COUNTY OF CLEVELAND, NORTH CAROLINA

AGENDA FOR THE REGULAR COMMISSION MEETING

May 5, 2020

6:00 PM

County Commissioners Chambers

- *Call to Order and Determination of a Quorum* Commission Chair
- <u>Pledge of Allegiance and Invocation</u> (Please stand for the Pledge of Allegiance and remain standing for the Invocation)
- <u>Recognition of Elected Officials</u>
- <u>Recognition of Veterans</u>
- <u>Recognition of Law Enforcement</u>
- <u>Recognition of County Department Heads</u>

1. MOTION TO ADOPT THE PROPOSED AGENDA

(Only emergency items shall be added to the agenda. Upon approval of the Commission Chair and County Commission, the item will be added.)

2. CONSENT AGENDA

Motion to approve the following Consent Agenda items: (Consent items will be adopted with a single motion, second and vote, unless a request for removal from the Consent Agenda is heard from a Commissioner.)

Α.	<u>Minutes</u>	Minutes from the April 7, 2020 Regular Commissioners Meeting
В.	<u>Finance</u> Department	Monthly Manager's Report
С.	<u>Tax</u> Administration	March 2020 Collection Report
D.	<u>Cooperative</u> Extension	Budget Amendment (BNA#052)
Е.	<u>Cooperative</u> <u>Extension</u>	Budget Amendment (BNA#053)

- F. <u>Health</u> Budget Amendment (BNA#054) <u>Department</u>
- G. <u>Finance</u> Budget Amendment (BNA#055) <u>Department</u>
- H. <u>Health</u> Budget Amendment (BNA#056) <u>Department</u>
- I. <u>Finance</u> Audit Contract <u>Department</u>
- J. <u>Commissioners</u> Motorcycle Awareness Month

REGULAR AGENDA

- Shelby High School Baseball Field Improvements Brian Epley, County Manager
- 4. COVID-19 Personnel Update

Elliot Engstrom, Deputy County Attorney

5. 2020 Census Timeline

Kerri Melton, Assistant County Manager

COMMISSIONER REPORTS

<u>ADJOURN</u>

The next meeting of the Cleveland County Board of Commissioners will be held on Tuesday, May 19, 2020 at 6:00pm in the Commissioners Chamber.

COUNTY OF CLEVELAND, NORTH CAROLINA

AGENDA ITEM SUMMARY

Minutes from the April 7, 2020 Regular Commissioners Meeting

Department:	Minutes
Agenda Title:	Minutes from the April 7, 2020 Regular Commissioners Meeting
Agenda Summary:	
Proposed Action:	

ATTACHMENTS:

File Name
DRAFT_04-07-2020_Minutes.pdf

Description DRAFT 04072020 Minutes

<u>Cleveland County Board of Commissioners</u> <u>April 7, 2020</u>

The Cleveland County Board of Commissioners met in a regular session on this date, at the hour of 6:00

p.m. in the Commission Chamber of the Cleveland County Administrative Offices.

PRESENT:Susan Allen, Chairman
Ronnie Whetstine, Vice-Chair
Johnny Hutchins, Commissioner
Doug Bridges, Commissioner
Deb Hardin, Commissioner
Brian Epley, County Manager
Tim Moore, County Attorney
Phyllis Nowlen, Clerk to the Board
Kerri Melton, Assistant County Manager
Elliot Engstrom, Deputy County Attorney
Perry Davis, Fire Marshal/Emergency Management Director

CALL TO ORDER

Chairman Allen called the meeting to order and Commissioner Bridges provided the invocation and led the

audience in the Pledge of Allegiance.

AGENDA ADOPTION

ACTION: Commissioner Hutchins made the motion, seconded by Commissioner Bridges and unanimously

approved by the Board to, approve the agenda with the following additions to the regular agenda:

Item 6: Discussion of Meeting Schedule Over Next 45 Days.

Item 7: Delegation of Authority to County Manager to Interpret and Administer the Families Coronavirus

Response Acts.

CITIZEN RECOGNITION

No one registered to speak.

CONSENT AGENDA

APPROVAL OF MINUTES

The Clerk to the Board included the Minutes from the *March 17, 2020 regular meeting*, in board members

packets.

<u>ACTION:</u> Commissioner Hardin made a motion, seconded by Commissioner Bridges, and passed

unanimously by the Board to, *approve the minutes as written*.

MINIMUM PROPERTY TAX BILLING RESOLUTION

Currently, Cleveland County does not have a minimum dollar threshold for the generation of a tax bill; bills

are generated regardless of amount. The cost to prepare, mail and process a tax bill under two dollars is greater

than revenue returned to the county. As provided by North Carolina General Statute 105-321(f), a resolution is

requested to establish a minimum original tax bill amount of \$2.00. The resolution does not apply to collection of

a balance less than two dollars; only to the creation of an original bill under that amount.

ACTION: Commissioner Hardin made the motion, seconded by Commissioner Bridges, and unanimously

adopted by the Board, to approve the Minimum Property Tax Billing Resolution.



FINANCE: BUDGET AMENDMENT (BNA #048)

ACTION: Commissioner Hardin made a motion, seconded by Commissioner Bridges, and unanimously

adopted by the Board to, approve the following budget amendment:

Account Number	Project Code	Department/Account Name	Increase	Decrease
065.981.5.533.00		Health Plan/BCBS Weekly Claims		\$364,662.00
065.981.5.890.00		Health Plan/Interfund Transfers	\$364,662.0	0
013.660.4.980.65		Employee Wellness/Tfrs Fm Health Plan	\$364,662.0	0
013.662.5.230.01		Employee Wellness/Prescription Drugs	\$364,662.0	0
Explanation of Revisions: Budget allocation for \$364,662 to transfer funds from the Health Plan to Employee				

Wellness to cover prescription drug costs.

SOCIAL SERVICES: BUDGET AMENDMENT (BNA #049)

ACTION: Commissioner Hardin made a motion, seconded by Commissioner Bridges, and unanimously

adopted by the Board to, *approve the following budget amendment:*

Account Number	Project Code	Department/Account Name	Increase	<i>Decrease</i>
010.998.5.891.00	-	Contingency/Emerg & Contingency		\$50,000.00
010.981.5.890.00		Fund Transfers/Interfund Transfers	\$50,000.00	
011.507.4.465.00		Outside Poor/Admin Services Allocation	\$50,000.00	
011.507.5.512.00		Outside Poor/Public Assistance	\$50,000.00	
Explanation of Revision	<u>ns:</u> Budget allocatio	n for \$50,000 to cover relief payment to the b	United Way of	Cleveland
County.				

EMERGENCY MANAGEMENT: BUDGET AMENDMENT (BNA #050)

ACTION: Commissioner Hardin made a motion, seconded by Commissioner Bridges, and unanimously

adopted by the Board to, *approve the following budget amendment:*

Account NumberProject CodeDepartment/Account NameIncreaseDecrease010.445.4.350.00Emergency Mgmt/Stated Government Grants\$18,279.00010.445.5.910.00Emergency Mgmt/Capital Equipment\$3,200.00Explanation of Revisions:Budget allocation for \$18,279 to receive grant funds from the North CarolinaDepartment of Public Safety to be used for capital equipment.

SHOOTING RANGE: BUDGET AMENDMENT (BNA #051)

ACTION: Commissioner Hardin made a motion, seconded by Commissioner Bridges, and unanimously

adopted by the Board to, *approve the following budget amendment:*

Account NumberProject CodeDepartment/Account NameIncreaseDecrease049.470.4.350.00Cap Proj-Shooting Range/State Government Grants\$487,500.00049.470.5.991.00Cap Proj-Shooting Range/Const In Progress\$487,500.00Explanation of Revisions:Budget allocation for \$487,500 to receive grant funds approved by the North CarolinaWildlife Commission for the design, permit, build and operate an additional 104.14 acres of skeet and trap for theFoothills Public Shooting Complex. The original MOU was approved on February 19, 2019.

EMERGENCY MANAGEMENT: CLEVELAND GASTON LINCOLN REGIONAL HAZARD MITIGATION

RESOLUTION

The Federal Emergency Management Agency (FEMA) has determined the Cleveland Gaston Lincoln Regional Hazard Mitigation Plan is approvable pending adoption. The mitigation plan has passed review by both the North Carolina Emergency Management Association (NCEM) and FEMA. It has been determined the proposed mitigation plan meets the FEMA requirements. Participating municipalities and counties can move forward with formally adopting the plan before the current one expires on May 4, 2020. (*Copy of the full mitigation plan is filed in the Clerk's office*).

ACTION: Commissioner Hardin made a motion, seconded by Commissioner Bridges, and unanimously

adopted by the Board to, approve the Cleveland Gaston Lincoln Regional Hazard Mitigation Resolution.



CALL BEFORE YOU DIG PROCLAMATION

Representative Hasting has asked for a proclamation of support to delegate April as "Safe Digging Month."

North Carolina 811 is trying to get the message out to all citizens to Call 811 before digging as more and more

utilities are going into the ground every day.

ACTION: Commissioner Hardin made a motion, seconded by Commissioner Bridges, and unanimously

adopted by the Board to, approve the Call Before You Dig Proclamation.



Whereas, North Carolina 811, a utility service notification center and leader in education celebrates its 42^{nd} year of continuous service to the State, is key to preventing injuries and damages when excavating; and

Whereas, this unique service provides easy, one-call notification about construction and excavation projects that may endanger workers and jeopardize utility lines while promating workplace and public safety, reducing underground utility damage, minimizing utility service interruptions and protecting the environment; and

Whereas, this vital service, which began in 1978 serves the citizens of North Carolina from the mountains to the coast, educates stakeholders about the need for excavation safety whether the project is as small as planting a tree to designing and beginning construction on a new interstate; and

Whereas, in 2019, the North Carolina one call system received 2.2 million notification requests and transmitted over 12.2 million requests, providing protection to utility companies infrastructure, their employees, excavators, and customers;

Now Therefore, Be It Resolved, that the Cleveland County Board of Commissioners hereby proclaims the month of April 2020 as "8II Safe Digging Month" and urges all excavators and homeowners of Cleveland County to contact 8-1-1 at least three working days prior to digging in order to "Know What's Below," avoid injury, protect the environment, prevent millions of dollars in damages and to remind excavators that three working days' notice is the law, for safe digging is no accident.

Adopted this the 7th Day of April 2020.

XIDan

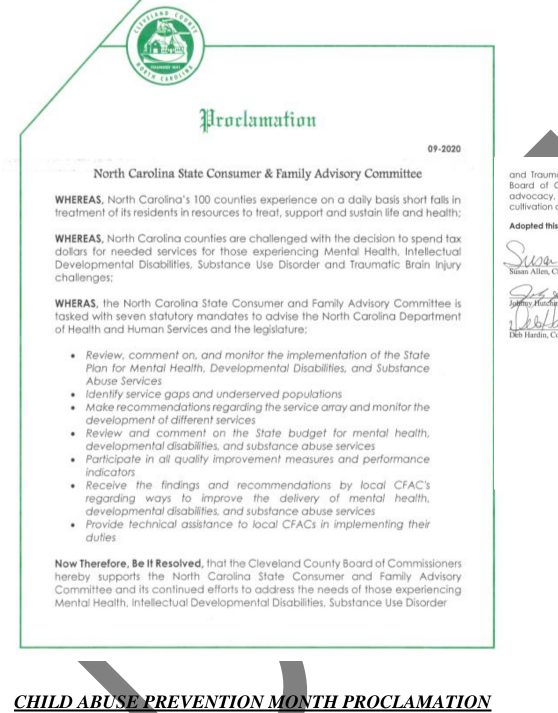
Douglas Bridges, Commissioner

STATE CONSUMER AND FAMILY ADVISORY COMMITTEE PROCLAMATION

The State Consumer & Family Advisory Committee (SCFAC) is asking each of North Carolina's one hundred counties to show support for the SCFAC as the members meet on May 19th with state legislators. The goal is to inform law makers of the needs associated with treatment and services for Mental Health, Substance Use Disorder and Intellectual Developmental Disabilities.

ACTION: Commissioner Hardin made a motion, seconded by Commissioner Bridges, and unanimously

adopted by the Board to, *approve the State Consumer and Family Advisory Committee Proclamation*.



and Traumatic Brain Injury challenges, their families and the community. The Board of County Commissioners also supports the engagement of systems advocacy, improved service delivery, ensurance of quality services and the cultivation of community engagement for those in need.

Adopted this the 7th Day of April 2020.





Child abuse and neglect affects many of Cleveland County's children and has reached

epidemic proportions in North Carolina and throughout the country. Last year, the Cleveland County

Department of Social Services had over 2,018 children reported as either abused, neglected, or dependent.

Commissioners encourage citizens to be vigilant and join child protection organizations, groups, and

individuals in observance of the month with appropriate education and prevention of child abuse.

ACTION: Commissioner Hardin made a motion, seconded by Commissioner Bridges, and unanimously

adopted by the Board to, approve the Child Abuse Prevention Month Proclamation.



<u>REGULAR AGENDA</u>

INSTALLMENT FINANCING FINAL RESOLUTION

Chairman Allen recognized County Manager Brian Epley to present the Installment Financing Final Resolution for the Job Ready Shell Building 3. Staff has been working on the Installment Financing for Job Ready Shell Building 3 for some time. The County has contracted with Davenport & Company LLC to distribute a Request for Proposals (RFP) to secure a commitment for a direct bank loan evidenced by an Installment Financing Agreement to finance a shell building project and associated costs. The RFP was distributed to over fifty national, regional, and local lending institutions. The construction of the proposed project is in collaboration with the City of Shelby and all costs associated with this project will be split equally with the city upon sale of the property. Through this process, the County was able to secure two responses to the RFP, including:

1. Sterling National Bank

2. Truist Bank – Formerly Branch Banking & Trust or BB&T

During the due diligence process with the banks, there were no concerns expressed related to the County's

credit or ability to borrow the funds.

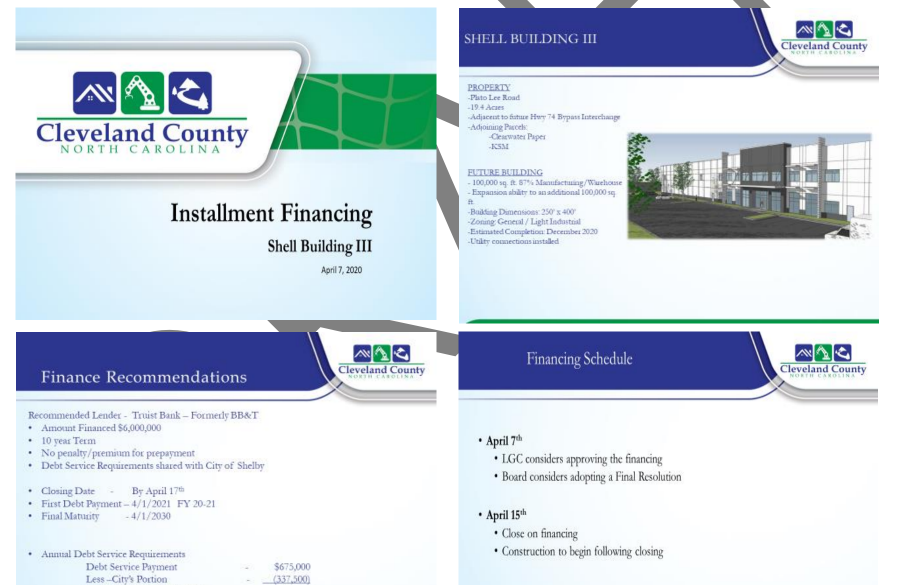
Overview of rates received:

- 1. Sterling National Bank
 - -5 Year fixed interest at 2.9%
 - -Prepayment Provision with a penalty of early pay off
- 2. Truist Bank
 - -5 Year fixed interest at 1.8%

-10 Year fixed interest at 2.19%

-Flexibility to pay off at any time without penalty

Based upon review of the proposals, related analyses, discussions with the City of Shelby and Bond Counsel, the recommendation is that the County select the Truist ten-year taxable proposal. While it is the County's desire to sell the facility and prepay the loan prior to the first principal payment, the ten year term would minimize any principal payments required should the sale take longer than one year. Additionally, the Truist ten-year taxable proposal provides the lowest annual debt service cost and the proposal provides flexibility to prepay or refinance the loan at any time in whole without penalty, which will allow the County to prepay the loan as soon as the property is sold. The annual debt service payment of approximately \$675,000 is to be split with the City of Shelby in the event property is not sold for economic development by the date first Debt Service Payment on April 1, 2021. The Local Government Commission (LGC) met today to determine the final approval for the installment financing. The LGC had several positive things to say about Cleveland County's financial position and found no issues with approving the financing. Mr. Epley reviewed the following PowerPoint to the Board.





Preliminary Finding Resolution & Installment Financing Contract Package Resolution



· Preliminary Finding Resolution, March 17, 2020

Approved Action Item	Pre-Approved by LGC
Public Purpose Need-Hold Public Hearing	✓
Affordability Analysis	✓
Preliminary Approval of Truist Bank	*

 Installment Financing Contract Package Resolution – For Consideration April 7, 2020

Recommended Approval Items	
Approve Financing Documents	
Approve Transactional Documents	
Authorize County Staff to complete closing	



Chairman Allen opened the floor to the Board for questions and discussion. Commissioner Whetstine inquired with the COVID-19 impact, how soon construction would be begin. County Attorney Tim Moore advised construction has been deemed essential in Cleveland County and if approved, the building of Job Ready Shell Building 3 could begin immediately.

<u>ACTION:</u> Commissioner Bridges made the motion, seconded by Commissioner Hardin, and unanimously adopted by the Board, *to approve the installment financing final resolution*.

<u>UPDATES TO CLEVELAND COUNTY PERSONNEL ORDINANCE</u>

Chairman Allen called Elliot Engstrom, Deputy County Attorney, to the podium to present the updates to the Cleveland County Personnel Ordinance. The North Carolina Human Resources Act generally requires the County to get approval from the Office of State Human Resources to make certain changes to employees governed by that Act, specifically employees at the Health Department and Department of Social Services. Under North Carolina General Statute § 126-11(b), the County "may petition the State Human Resources Commission to determine whether any portion of its total personnel system" is substantially equivalent to the State's human resources system. If the State grants this approval, this allows the County greater flexibility and efficiency in personnel matters, as decisions will no longer have to be sent to the State for approval on a regular basis. The basic requirements of a substantially equivalent personnel system are found in the North Carolina Administrative Code. These include a planned and organized recruiting program and logical and equitable practices that guide salary administration. All of the proposed changes to the personnel ordinance are made with these requirements in mind. Many of the changes are technical in nature and simply involve ensuring that the personnel ordinance is clear, fair, and consistent. However, some changes are more substantial. Some of the more substantial changes are as follows:

Article III § 6(b) of the revised ordinance prohibits non-exempt employees from accruing more than one hundred hours of compensatory time without approval from the Human Resources Director. The County currently has no policy in place regarding the accrual of compensatory time by non-exempt employees.

Article III § 6(c) of the revised ordinance allows exempt employees to accrue "flex time" for all overtime hours worked. Mechanically, this works exactly like the current ordinance, simply under a different name to provide a distinction between exempt and non-exempt employees.

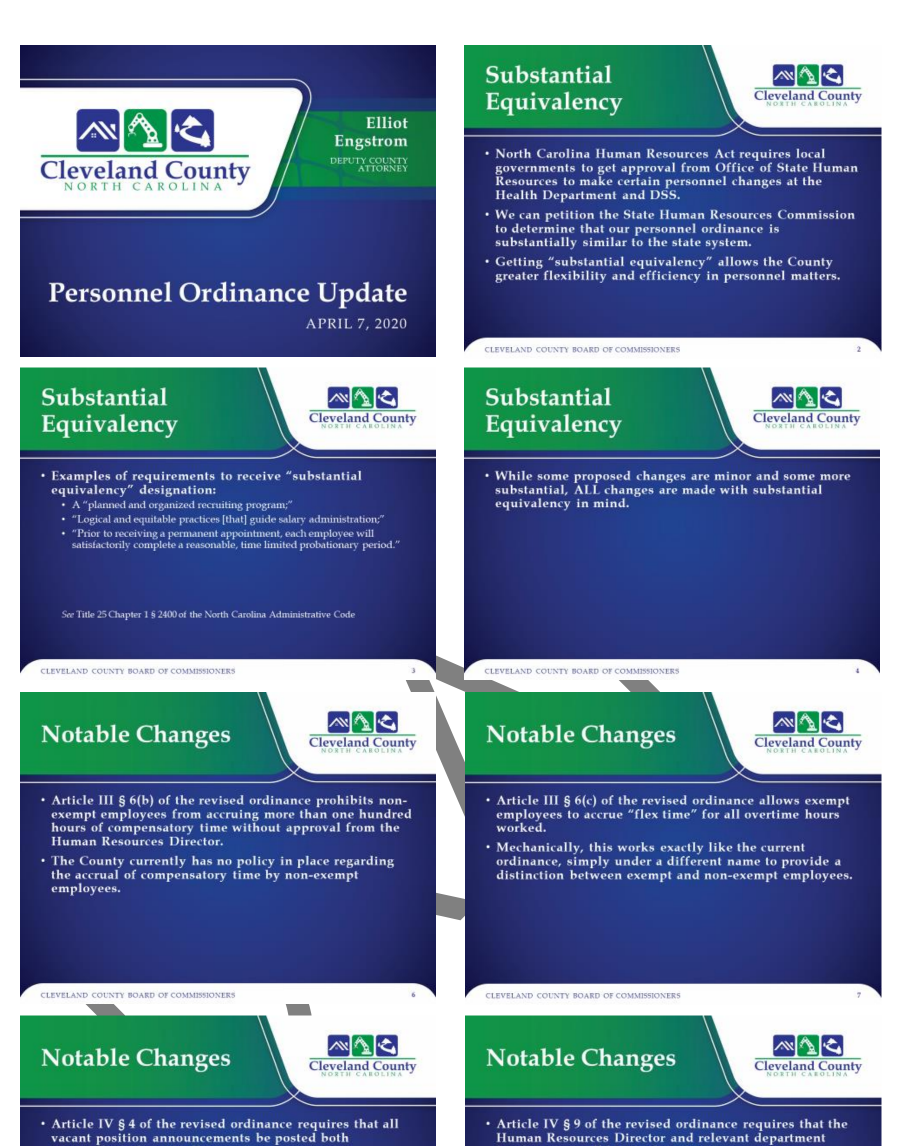
Article IV § 4 of the revised ordinance requires that all vacant position announcements be posted both internally and externally. The Human Resources Director will have authority to waive this requirement.

Article IV § 11 reduces the new employee probationary period of employment from 24 months to 12 months. A 12-month probationary period is in line with the corresponding period for state employees under the North Carolina Human Resources Act.

If the changes to the personnel ordinance are approved, staff will submit the ordinance to the Office of State

Human Resources for consideration of whether it meets the substantial equivalency test. Mr. Engstrom reviewed the

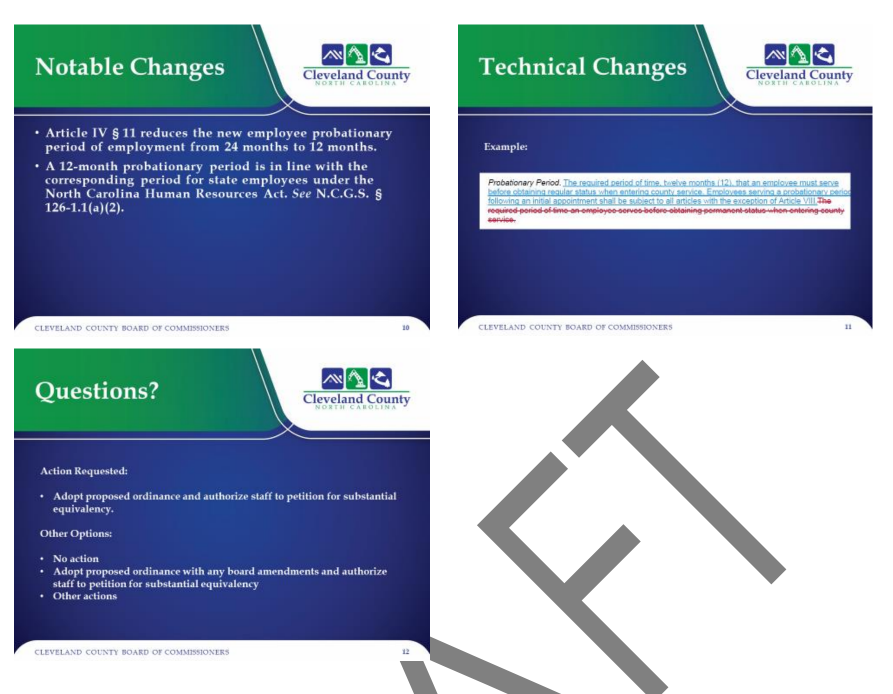
following PowerPoint to the Board.



- internally and externally.
- The Human Resources Director will have authority to waive this requirement.
- head approve all hiring decisions.

CLEVELAND COUNTY BOARD OF COMMISSIONERS

CLEVELAND COUNTY BOARD OF COMMISSIONERS



Chairman Allen opened the floor to the Board for questions and discussion. Commissioner

<u>ACTION:</u> Commissioner Whetstine made the motion, seconded by Commissioner Hutchins, and unanimously adopted by the Board, *to approve the revised versions of Articles I, II, III, IV, and VI (section 1 only) of the Cleveland County Personnel Ordinance and authorizes county staff to submit the revised ordinance to the Office of State Human Resources for consideration of whether it meets the standard for substantial equivalency.*

DISCUSSION OF MEETING SCHEDULE OVER NEXT 45 DAYS

Chairman Allen asked County Manager Brian Epley track the progression of COVID-19. The Governor's Executive Stay-At-Home Order and a variety of other public health issues, how these impact the organization and the citizens of Cleveland County.

Due to the COVID-19 pandemic, the County has evaluated

A tremendous amount of due diligence has been completed by the County's Administration Team to ensure

there are no operational concerns or issues with whatever option the Board chooses to do.

<u>ACTION:</u> Commissioner Whetstine made the motion, seconded by Commissioner Hutchins, and

unanimously adopted by the Board, to approve the installment financing for Job Ready Shell Building 3.

<u>DELEGATION OF AUTHORITY TO COUNTY MANAGER TO INTERPERT AND ADMINISTER</u> <u>THE FAMILIES FIRST CORONAVIRUS RESPONSE ACT</u> Chairman Allen called Finance Director Lucas Jackson to the podium to present the Installment Financing for Job Ready Shell Building 3.

Federal legislation was passed two weeks ago due to the COVID-19 pandemic and the county received guidance from the Department of Labor and the North Carolina School of Government on how to proceed while being in compliance with the new legislation.

<u>ACTION:</u> Commissioner Whetstine made the motion, seconded by Commissioner Hutchins, and unanimously adopted by the Board, *to approve the delegation of authority*

COMMISSIONER REPORTS

Perry Davis, Fire Marshal/Emergency Management Director – gave an update to the Board on the number of positive COVID-19 cases and the county's action plans for the pandemic.

<u>ADJOURN</u>

There being no further business to come before the Board at this time, Commissioner Whetstine made a motion, seconded by Commissioner Hutchins, and unanimously adopted by the Board, *to adjourn the meeting*.

Susan Allen, Chairman Cleveland County Board of Commissioners

Phyllis Nowlen, Clerk to the Board Cleveland County Board of Commissioners

COUNTY OF CLEVELAND, NORTH CAROLINA

AGENDA ITEM SUMMARY

Monthly Manager's Report

Department:Finance DepartmentAgenda Title:Monthly Manager's ReportAgenda Summary:Finance DepartmentProposed Action:Finance Department

ATTACHMENTS:

File Name	Description
Managers_report_5.5.20.docx	Managers Report
Manager_Budget_Summary_for_5.5.20_Mtgpdf	Line Items

Cleveland County, North Carolina Monthly Financial & Manager's Report

FY 2019-2020

EXECUTIVE SUMMARY

Finance:

- The 2020-2021 budget preparation is underway. Finance has conducted meetings with departments across the organization to review departmental requests and develop budget recommendations for consideration.
- Due to the COVID-19 pandemic and associated revenue shortfalls, the County has delayed all major capital purchases, projects that are not currently underway or grant funded, and personnel hiring. The months of May and June have also been designated as a non-spending period, aimed to reduce costs outside of essential operations.
- The bid package for the Foothills Public Shooting Complex expansion have been posted. Responses will we due back on June 1st for the selection process.
- The notice to proceed for Shell Building III has been finalized. Construction of this joint project site location will begin in May.
- The County's Wellness fund is trending favorable through the month of April. Health claims through April are approximately \$360,000 less when compared to this point in prior year.
- General Fund operating expenditures are on track with anticipated budgeted amounts through the month of April. Actual expenditures are currently trending around 2% below budgeted figures.
- The County has collected \$735,000k in investment income through the month of April. Through strategic cash flow planning and forecasting the County has recognized increase of approx. \$190k in investment income when compared to prior year.

See attached for lateral and departmental line item transfers between 4/1/20-4/29/20:

County of Cleveland, North Carolina Manager's Budget Summary Presented at the 5/5/20 Board Meeting Time Period Covered : 4/1/2020 to 4/28/2020 For Fiscal Year Ending June 30, 2020

BUDGET TRANSFERS LEGEND: D = DEPARTMENTAL; L = LATERAL

	BUDGET	DATE SUBMITTED				
BUD #	ΤΥΡΕ	BY DEPT	DEPT NAME TO	DEPT NAME FROM	EXPLANATION	BUDGET AM
533	D	4/1/2020	EMS		Move funds to cover purchase of an AED for Comm Center	\$ 2
534	D	4/2/2020	Communications		Move funds for licenses and maintenance	\$
					Reverse Budget #533 posted to dept 446 but should have been to dept 447. Then post	
535	D	4/6/2020	Volunteer Rescue		correct entries to dept 447 for an AED	\$ 2
536	D	4/7/2020	Coop Ext		Temporary budget move to cover equipment replacement.	\$ 2
537	L	4/7/2020	Emergency Mgmt	Contingency	Transfer funds to cover purchase of face masks (COVID19)	\$ 8
538	D	4/8/2020	Employee Wellness		Reverse previous temporary budgets	\$ 107
539	L	4/13/2020	Legal	Emergency Mgmt	Transfer funds to cover building improvements	\$ 29
540	D	4/20/2020	Commissioners		Move funds to cover account deficits	\$
541	D	4/20/2020	Manager's Office		Move funds to cover increase in contracted services	\$:
					Move funds to cover contracted services, penalty expense, and	
542	D	4/20/2020	Finance		license/permits/certificates	\$
543	D	4/20/2020	Facilities Janitorial		Move additional funds to cover equipment purchase	\$
544	D	4/20/2020	Economic Development		Move funds to cover postage and grants	\$ 4
545	D	4/20/2020	Building Inspections		Move additional funds needed to cover telecommunications and dues/subscriptions	\$
546	D	4/20/2020	Emergency Mgmt		Move funds to cover account deficits; move grant funds to appropriate account	\$ 1 ²
					Move funds to cover increase in travel/training; maintenance contracts-equip;	
547	D	4/20/2020	Legal/Co Attorney		dues/subscriptions	\$
548	D	4/21/2020	LeGrand		Move funds to cover license/permits/certifications and professional services	\$
549	D	4/21/2020	Municipal Grants		Move funds to appropriate account for grant	\$!
550	D	4/21/2020	Adult Health		Move funds to cover contracted services through June 30.	\$
551	D	4/21/2020	Environmental Health		Move funds to cover postage and contracted services	\$
552	D	4/21/2020	Health Promotions		Move funds to cover medicine & supplies	\$
553	D	4/21/2020	Building Inspections		Move funds to cover credit card fees through June 30.	\$
554	D	4/21/2020	WIC		Move funds to cover account deficits	\$
555	D	4/22/2020	Animal Services		Move funds to cover department supplies; medicine/supplies; improvements	\$ 62
556	D	4/22/2020	Cooperative Ext		Move funds to cover telecommunications through June 30	\$
					Move funds to cover increase in contracted services, dues/subscriptions and	
557	D	4/24/2020	Human Resources		professional services	\$ 19
					Move funds to cover travel/training, telecommunications, contracted services,	
558	D	4/24/2020	Planning/Zoning		dues/subscriptions, professional services and awards/appreciation through June 30	\$
559	D	4/24/2020	Tax Admin		Move funds to cover maintenance contracts-equipment	\$
560	D	4/28/2020	EMS		Move funds to cover various operating accounts through June 30	\$ 19

COUNTY OF CLEVELAND, NORTH CAROLINA

AGENDA ITEM SUMMARY

Tax Collector's Monthly Report

Department:	Tax Administration
Agenda Title:	March 2020 Collection Report
Agenda Summary:	
Proposed Action:	

ATTACHMENTS:

File Name

- Monthend_Vehicles_March2020.pdf
- Percentage_2019_2020.pdf
- Monthend_Real_March2020.pdf

Description

March Vehicle Collection March Percentage March Real Estate Collection

TOTAL TAX	ES COLLECTED MAR	CH 2020
DEFREV	\$0.00	
2019	\$0.00	
2018	\$0.00	
2017	\$0.00	
2016	\$0.00	
2015	\$0.00	
2014	\$0.00	
2013	\$431.55	
2012	\$587.52	
2011	\$791.90	
2010	\$298.69	
2009	\$0.00	
TOTAL	\$2,109.66	
INTEREST	\$1,543.37	
FEES	\$957.09	
TOLERANCE	(\$11.44)	
TOTAL	\$4,598.68	\$4,598.68
	\$0.00	
L	\$4,598.68	
	DEF REV 2019 2018 2017 2016 2015 2014 2013 2012 2011 2010 2009 TOTAL INTEREST FEES TOLERANCE TOTAL	2019 \$0.00 2018 \$0.00 2017 \$0.00 2016 \$0.00 2015 \$0.00 2014 \$0.00 2013 \$431.55 2012 \$587.52 2011 \$791.90 2010 \$298.69 2009 \$0.00 TOTAL \$2,109.66 INTEREST \$1,543.37 FEES \$957.09 TOLERANCE \$11.44 TOTAL \$4,598.68 \$0.00 \$0.00 \$0.00 \$0.00

TOTAL TAXES UNCOLLECTED MARCH 2020

2019	\$0.00
2018	\$0.00
2017	\$0.00
2016	\$0.00
2015	\$0.00
2014	\$0.00
2013	\$62,423.04
2012	\$70,189.85
2011	\$53,310.81
2010	\$52,394.86
2009	\$0.00

TOTAL	\$238,318.56
DEF REV	\$0.00
TOTAL	\$238,318.56

Percentage	Real Proper	ty			
Revenue	Unit: 010				
	2019-2020	2018-2019	2017-2018	2016-2017	2015-2016
July	1.77%	4.45%	3.79%	2.32%	6.34%
August	48.74%	55.65%	55.63%	55.60%	53.72%
September	59.56%	57.88%	58.57%	57.37%	54.98%
October	57.29%	56.00%	56.43%	54.98%	53.36%
November	59.09%	58.95%	59.42%	58.00%	56.28%
December	75.56%	72.10%	72.67%	73.13%	81.61%
January	93.94%	93.34%	93.74%	93.07%	92.44%
February	95.84%	95.68%	95.94%	95.48%	95.12%
March	96.80%	97.04%	97.03%	96.96%	96.46%
April		97.72%	97.60%	97.58%	97.22%
May		98.14%	97.98%	98.20%	97.80%
June		98.43%	98.28%	98.42%	98.23%

TOTAL TAXES COLLECTED MARCH 2020

	YEAR	AMOUNT-REAL	AMOUNT-VEH	
	DEF REV	\$0.00		
	2019	\$854,419.65		
	2018	\$35,874.17	,	· ·
	2017	\$19,030.91	\$0.00	
	2016	\$5,648.61	\$0.00	
	2015	\$2,013.80	\$0.00	. ,
	2014	\$1,688.87	\$0.00	, ,
	2013	\$846.20	\$431.55	\$1,277.75
	2012	\$316.77	\$587.52	\$904.29
	2011	\$737.44	\$791.90	\$1,529.34
	2010	\$706.55	\$298.69	\$1,005.24
	2009	\$0.00	\$0.00	\$0.00
		,	40.00	ψ0.00
	TOTALS	\$921,282.97	\$2,109.66	- \$923,392.63
	DISCOUNT	(\$0.21))	
	INTEREST	\$43,599.42	\$1,543.37	\$0.00
	TOLERANCE	(\$25.10)	(\$11.44)	
	ADVERTISING	\$1,892.39	\$957.09	
	GARNISHMEN	\$8,299.33		
	NSF/ATTY	(\$133.67)		
	LEGAL FEES	\$10.78		_
	TOTALS	\$974,925.91	\$4,598.68	\$979,524.59
	MISC FEE	\$0.00	\$0.00	
DEE	TAXES COLL	\$974,925.91	\$4,598.68	\$979,524.59
DEF	\$12,167.21	\$13,001.35	\$0.00	
DISC	(\$30.28)	\$987,927.26	\$4,598.68	\$992,525.94
TOL	\$0.00			
INT	\$864.42			
			LLECTED MARC	
		AMOUNT-REAL	AMOUNT-VEH	COMBINED AMT
	2019 2018	\$2,956,830.26	\$0.00	\$2,956,830.26
	2018	\$785,940.22	\$0.00	\$785,940.22
	2017	\$412,896.57	\$0.00	\$412,896.57
	2018	\$255,681.38	\$0.00	\$255,681.38
		\$186,717.09	\$0.00	\$186,717.09
	2014 2013	\$173,902.27	\$0.00	\$173,902.27
		\$124,526.05	\$62,423.04	\$186,949.09
	2012 2011	\$95,744.33	\$70,189.85	\$165,934.18
	2010	\$73,390.48 \$66,227,15	\$53,310.81	\$126,701.29
	2010	\$66,337.15	\$52,394.86	\$118,732.01
	2003	\$0.00	\$0.00	\$0.00
	-		<u> </u>	
		\$5,131,965.80	\$238,318.56	\$5,370,284.36

DEF REV	\$62,751.96	\$0.00	\$62,751.96
TOTAL UNCOLLECTEE	\$5,194,717.76	\$238,318.56	\$5,433,036.32

REAL-PERSONAL COUNTY GENERAL

YEAR		TAXES COLLECTE	D	MONTH OF	MARCH
DEF R					2020
201		\$478,145.83			
201		\$19,456.46			
201		\$10,357.77			
2010 2011		\$2,746.12			
201		\$1,065.50			
2012		\$919.00			
2012		\$422.80			
2012		\$151.06			
201		\$356.97			
2009		\$344.36			
2000	2				
	SUB TOTAL	\$513,965.87			ACCOUNT NOS.
	DISCOUNT	(\$0.14)			<u></u>
	INTEREST	\$26,491.36			
	ADVERTISING	\$1,892.39			
	GARNISHMENT	\$8,299.33			
	NSF/ATTY	(\$133.67)			
	LEGAL FEES	\$10.78			
	TOLERANCE	(\$16.67)			
	TOTAL	\$550,509.25			
	Misc refund				
		\$550,509.25			
	TAXES CO	LLECTED THRU			
YEAR		03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	· ······	\$48,032,169.20	\$49,619,477.50	96.80%	\$1,587,308.30
2018		\$46,258,984.07	\$46,674,280.81	99.11%	\$415,296.74
2017		\$43,963,914.10	\$44,183,500.66	99.50%	\$219,586.56
2016		\$43,619,813.93	\$43,749,683.91	99.70%	\$129,869.98
2015		\$42,927,933.66	\$43,029,733.04	99.76%	\$101,799.38
2014		\$42,085,620.03	\$42,171,866.22	99.80%	\$86,246.19
2013		\$41,140,562.29	\$41,203,911.73	99.85%	\$63,349.44
2012		\$38,770,169.88	\$38,820,667.00	99.87%	\$50,497.12
2011		\$36,264,218.90	\$36,300,701.22	99.90%	\$36,482.32
2010		\$34,613,566.27	\$34,649,485.04	99.90%	\$35,918.77
2009		\$34,257,353.44	\$34,257,353.44	100.00%	\$0.00
					Ψ υ. υυ

	REV COLL	TAX		LEVY	%COLLECTED	UNCOLLECTED
TAX	\$8,000.13	\$17,339.50		\$59,609.22	29.09%	\$42,269.72
DISC	(\$18.94)	\$8,582.21		,	20.0070	Q12,200.12
TOL	\$0.00	\$601.02	INT			
Respectfu 1 Necole' E. Tax Collec	i E Richal Richard)				

<u>YEAR</u> DEF REV	TAXES COLLECTED	MONTH OF MARCH
2019	\$39,673.98	2020
2018	\$1,836.73	
2017	\$894.46	
2016	\$101.18	
2015	\$70.94	
2014	\$58.41	
2013	\$17.15	
2012		
2011		
2010	\$2.80	
2009		
SUB TOTAL	\$42,655.65	ACCOUNT NOS.
DISCOUNT	(\$0.02)	10 mil
INTEREST	\$2,103.70	
TOLERANCE	(\$1.66)	
TOTAL	\$44,757.67	

	TAKES COLLECTED THRU			
YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$2,814,693.99	\$2,925,478.80	96.21%	
2018	\$2,865,616.41	\$2,895,032.57	98.98%	•
2017	\$2,813,358.47	\$2,830,094.14	99,41%	\$16,735.67
2016	\$1,466,071.52	\$1,471,200.75	99.65%	\$5,129.23
2015	\$1,454,479.07	\$1,458,224.62	99.74%	\$3,745,55
2014	\$1,447,643.53	\$1,450,442.64	99.81%	\$2,799.11
2013	\$1,485,117.74	\$1,487,359.99	99.85%	
2012	\$864,951.95	\$865,993.49	99.88%	\$1.041.54
2011	\$774,923.59	\$775,820.57	99.88%	\$896,98
2010	\$766,349.41	\$767,219.15	99.89%	\$869.74
2009	\$761,819.45	\$761,819.45	100.00%	\$0.00

<u>2020 DEF</u>	REV COLL	TAX		LEVY	%COLLECTED	UNCOLLECTED	
TAX	\$925.94	\$1,890.89		\$6,780.09	27.89%	\$4,889.20	
DISC	(\$1.49)	\$1,008.60				+ .,000.20	
TOL	\$0.00	\$84.15	INT				
Respectfully, Tecoli E Dichel							
Necole' E.							
Tax Collec	ctor						

REAL-PERSONAL CLEVELAND COUNTY SOLID WASTE

<u>YEAR</u> DEF REV	FEES COLLECTED	MONTH OF	<u>MARCH</u> 2020
2019	\$58,337.78		2020
2018	\$3,376.71		
2017	\$1,800.03		
2016	\$847.91		
2015	\$411.74		
2014	\$364.76		
2013	\$216.68		
2012	\$15.00		
2011	\$15.00		
2010	\$15.00		
2009			
SUB TOTAL DISCOUNT INTEREST	\$65,400.61		ACCOUNT NOS
TOLERANCE			
TOTAL	\$65,400.61		

FEES COLLECTED THRU

YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$1,853,708.14	\$2,028,113.60	91.40%	
2018	\$1,850,509.56	\$1,911,213.23	96.82%	
2017	\$1,881,125.27	\$1,925,046.46	97.72%	\$43,921.19
2016	\$1,689,946.60	\$1,728,734.93	97.76%	\$38,788.33
2015	\$1,724,641.39	\$1,744,617.30	98,85%	\$19,975.91
2014	\$1,734,841.88	\$1,761,967.27	98.46%	\$27,125.39
2013	\$1,750,634.29	\$1,767,907.87	99.02%	\$17,273.58
2012	\$1,407,721.37	\$1,418,122.50	99.27%	\$10,401,13
2011	\$1,414,018.69	\$1,427,570.12	99.05%	\$13,551.43
2010	\$1,409,687.56	\$1,416,632.62	99.51%	\$6,945.06
2009	\$1,423,721.49	\$1,423,721.49	100.00%	\$0.00

2020 DEF	REV COLL		TAX		LEVY	%COLLECTED	UNCOLLECTED
TAX	\$0.00		\$0.00		\$771.78	0.00%	\$771.78
DISC	\$0.00	\$0.00			,	0.0070	φι 11.10
TOL	\$0.00	\$0.00		INT			
Respectfull 1 Ocol Necote' E. Tax Collect	ε E Dù chα. Richard	l					

VENDOR 3170 <u>REAL-PERSONAL</u> CLEVELAND COUNTY SCHOOLS

YEAR DEF REV	- T,	AXES COLLECTED)	MONTH OF	MARCH 2020
2019		\$125,828.19			2020
2018		\$5,120.90			
2017		\$2,725.67			
2016		\$722.61			
2015		\$280.43			
2014		\$241.88			
2013		\$111.26			
2012		\$39.74			
2011		\$93.95			
2010		\$90.63			
2009					
	SUB TOTAL	\$135,255.26			ACCOUNT NOS.
	DISCOUNT	(\$0.04)			<u>noocourt noo.</u>
	INTEREST	\$6,953.00			
	TOLERANCE	(\$4.17)			
	TOTAL	\$142,204.05			020.600.5.524.00

	TAXES COLLECTED THRU			
YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$12,640,070.79	\$13,057,785.36	96.80%	\$417,714.57
2018	\$12,173,444.29	\$12,282,733.05	99.11%	\$109,288,76
2017	\$11,569,478.61	\$11,627,265.08	99.50%	\$57,786.47
2016	\$11,478,927.00	\$11,513,103.74	99.70%	\$34,176.74
2015	\$11,296,853.00	\$11,323,643.04	99.76%	\$26,790,04
2014	\$11,075,192.78	\$11,097,889.83	99.80%	\$22,697.05
2013	\$10,826,493.99	\$10,843,165.36	99.85%	\$16,671.37
2012	\$10,202,687.15	\$10,215,976.17	99.87%	\$13,289.02
2011	\$9,543,028.68	\$9,552,629.63	99,90%	\$9,600.95
2010	\$9,108,617.07	\$9,118,069.12	99.90%	\$9,452.05
2009	\$9,014,649.51	\$9,014,649.51	100.00%	\$0.00

<u>2020 DEF RE</u>	EV COLL	TAX		LEVY	%COLLECTED	UNCOLLECTED
TAX	\$2,105.29	\$4,563.16		\$15,686.87	29.09%	\$11,123.71
DISC	(\$4.94)	\$2,258.50				••••
TOL	\$0.00	\$158.15	INT			
Respectfully, Necole' E. Rid Tax Collector						

REAL-PERSONAL FALLSTON FIRE

VENDOR 5110

YEAR DEF REV 2019 2018 2017	T <u>AXES COLLECTE</u> D Adde	MONTH OF ed to County Service District	<u>MARCH</u> 2020
2016 2015 2014 2013 2012 2011 2010 2009	\$0.68 \$1.11 \$13.62 \$12.67 \$0.47		
SUB TOTAL DISCOUNT INTEREST TOLERANCE TOTAL	\$28.55 \$20.29 (\$0.02) \$48.82		ACCOUNT NOS. 074.000.2.240.00

TAXES	COLL	ECTED	THRU
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	THE OULLOILD TINU			
YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$91.77	\$91.77	100.00%	
2018	\$614.00	\$614.00	100.00%	+ • • • •
2017	\$1,405.34	\$1,416.38	99,22%	
2016	\$130,555.05	\$131,452.04	99.32%	
2015	\$138,708.96	\$139,643.52	99.33%	\$500.00
2014	\$133,368.18	\$133,802.52	99.68%	+•••••
2013	\$131,096.20	\$131,236,57	99.89%	\$140.37
2012	\$130,211.70	\$130,317.89	99.92%	\$106.19
2011	\$129,869.52	\$129,955.48	99.93%	\$85.96
2010	\$120,554,43	\$120,605,50	99.96%	\$51.07
2009	\$119,845.61	\$119,845.61	100.00%	\$0.00

<u>2020 DEF</u>	REV COLL	T	AX		LEVY	%COLLECTED	UNCOLLECTED
TAX	\$0.47		\$33.00		\$48.71	0.00%	\$15.71
DISC	\$0.00	\$0.47			• • • • • •	0.0073	ψ10.71
TOL	\$0.00	\$0.00		INT			
Respectfu 1 Necote' E. Tax Collec	Richard	2					

REAL-PERSONAL LATTIMORE FIRE #7 VFD

<u>YEAR</u> DEF REV	TAXES COLLECTED	MONTH OF MARCH
2019	\$5,540.22	2020
2018	\$9.51	
2017	\$87.73	
2016	\$9.72	
2015		
2014		
2013	\$0.89	
2012 2011		
2010		
2009		
SUB TOTAL	\$5,648.07	ACCOUNT NOS.
DISCOUNT		<u> </u>
INTEREST	\$306.22	
TOLERANCE	(\$0.09)	
TOTAL	\$5,954.20	075.000.2.240.00

TAVES		
TAXES	COLLECTED	THRU

YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$252,081.37	\$264,401.76	95.34%	\$12,320.39
2018	\$252,469.90	\$255,013.84	99.00%	\$2,543.94
2017	\$244,762.26	\$245,874.41	99.55%	\$1,112.15
2016	\$273,564.08	\$273,935.95	99.86%	\$371.87
2015	\$264,745.67	\$265,052.11	99.88%	\$306.44
2014	\$268,347.51	\$268,584.86	99,91%	\$237.35
2013	\$206,010.26	\$206,120.89	99.95%	\$110.63
2012	\$107,909.80	\$107,990.48	99.93%	\$80.68
2011	\$84,952.71	\$84,995.28	99.95%	\$42.57
2010	\$84,258.54	\$84,301.04	99.95%	\$42.50
2009	\$83,411.08	\$83,411.08	100.00%	\$0.00

<u>2020 DEI</u>	REV COLL	TA	X		LEVY	%COLLECTED	UNCOLLECTED
TAX	\$28.43		\$46.51		\$593.87	7.83%	\$547.36
DISC	(\$0.14)	\$28.29					
TOL	\$0.00	\$0.00		INT			
Respectfu		\wedge					
y Les	ioli E Dich	\mathcal{V}					
Necole E	. Richard	•					
Tax Colle	ctor						

VENDOR **7990**

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VENDOR 11870

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YEAR DEF REV	TAXES COLLECTED	MONTH OF MARCH
2019	\$5,279.58	2020
2018	\$180.00	
2017	\$56.69	
2016	\$15.98	
2015		
2014	\$1.43	
2013		
2012		
2011		
2010		
2009		
SUB TOTAL	\$5,533.68	ACCOUNT NOS.
DISCOUNT		<u>/////////////////////////////////////</u>
INTEREST	\$269.87	
TOLERANCE	(\$0.11)	
TOTAL	\$5,803.44	076.000.2.240.00

TAXES	COLLECTED	THRU
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YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$288,688.48	\$306,950.54	94.05%	
2018	\$297,983.74	\$303,670.14	98.13%	
2017	\$295,134.59	\$299,707.37	98.47%	\$4,572.78
2016	\$170,192.39	\$170,922.83	99.57%	\$730.44
2015	\$179,333.25	\$179,880.70	99.70%	\$547.45
2014	\$174,896.64	\$175,275,21	99,78%	\$378.57
2013	\$173,620,75	\$173,943.86	99.81%	\$323.11
2012	\$168,039,82	\$168,280.58	99.86%	\$240.76
2011	\$169,834,96	\$170,042.83	99.88%	\$207.87
2010	\$171,770.52	\$171,981,44	99,88%	\$210.92
2009	\$172,717.56	\$172,717.56	100.00%	\$210.92 \$0.00

	REV COLL	-	ГАХ		LEVY	%COLLECTED	UNCOLLECTED
TAX	\$0.00		\$51.65		\$69.66	74.15%	March
DISC		\$0.00				11.1070	φ10.01
TOL	\$0.00	\$0.00		INT			
Respectfu 1 000 Necole' E. Tax Collec	Richard)					

VENDOR 12560

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CITY OF SHELBY

YEAR DEF REV	TAXES COLLECTED	MONTH OF MARCH 2020
2019	\$60,022.00	2020
2018	\$3,915.19	
2017	\$1,661.49	
2016	\$1,081.74	
2015	\$105.37	
2014	\$45.94	
2013	\$43.39	
2012	\$100.39	
2011	\$261.07	
2010	\$210.24	
2009		
SUB TOTAL	\$67,446.82	ACCOUNT NOS.
DISCOUNT		
INTEREST	\$3,718.45	
TOLERANCE	(\$0.54)	
SUBTOTAL	\$71,164.73	077.000.2.240.00
2% COLL FEE	(\$1,423.29)	010.413.4.540.00
TOTAL	\$69,741.44	10.000.1.203.00
		WIRE TRANSFER

YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$11,189,157.41	\$11,642,868.24	96.10%	\$453,710.83
2018	\$9,696,131.56	\$9,805,103.21	98.89%	\$108,971,65
2017	\$9,278,195.00	\$9,322,258.87	99,53%	\$44,063,87
2016	\$7,984,621.04	\$8,015,127.73	99.62%	\$30,506.69
2015	\$7,410,953.07	\$7,432,087.49	99.72%	\$21,134,42
2014	\$7,207,648.38	\$7,227,092.12	99.73%	\$19,443,74
2013	\$7,037,783.70	\$7,055,478.82	99.75%	\$17,695,12
2012	\$6,908,760.52	\$6,924,160.38	99.78%	\$15,399.86
2011	\$6,832,045.44	\$6,840,524.68	99.88%	\$8,479,24
2010	\$6,808,796.62	\$6,817,752.05	99.87%	\$8,955.43
2009	\$6,783,857.32	\$6,783,857.32	100.00%	\$0.00

2020 DEF	REV COLL	TAX		LEVY	%COLLECTED	UNCOLLECTED
TAX	\$717.96	\$748.01		\$2,315.18	32.31%	\$1,567.17
DISC	(\$3.58)	\$714.38		,		4.,007.17
TOL	\$0.00	\$0.00	INT			
Respectfu	Illy, _ NA	l				
4 Leci	li E Duchel					
Necole' E	Richard	-				
Tax Colle	ctor					

VENDOR 12560

CITY OF SHELBY **DISTRICT 25**

YEAR DEF REV	TAXES COLLECTED	MONTH OF	MARCH
2019 2018	\$4,590.12		2020
2017	\$10.62		
2016 2015 2014	\$3.39		
2014 2013 2012			
2011	·		
2010 2009			
SUB TOTAL	\$4,604.13		ACCOUNT NOS.
DISCOUNT INTEREST	\$143.93		
TOLERANCE SUBTOTAL	(\$0.31) \$4,747.75		077.000.2.240.00 010.413.4.540.00
2% COLL FEE TOTAL	(\$94.96) \$4,652.80		10.000.1.203.00 WIRE TRANSFER

YEAR	03/31/20	LEVY	% COLLECTED	
2019				UNCOLLECTED
	\$339,289.74	\$351,933.26	96.41%	\$12,643.52
2018	\$339,251.18	\$340,395.36	99.66%	\$1,144.18
2017	\$321,318.54	\$321,938.62	99.81%	\$620.08
2016	\$319,452.04	\$320,709.54	99.61%	\$1,257.50
2015	\$315,997.21	\$316,703.16	99.78%	\$705.95
2014	\$314,490.53	\$314,898.50	99.87%	\$407.97
2013	\$315,453.29	\$315,698.22	99.92%	\$244.93
2012	\$303,190.46	\$303,321.12	99.96%	\$130.66
2011	\$334,113.14	\$334,391.44	99,92%	\$278.30
2010	\$312,066.57	\$312,577.54	99.84%	\$510.97
2009	\$314,488.00	\$314,488.00	100.00%	\$0.00

2020 DEF	REV COLL		TAX	LEVY	%COLLECTED	UNCOLLECTED
TAX	\$0.00		\$0.00	\$0.00	#DIV/0!	\$0.00
DISC	\$0.00	\$0.00				40.00
TOL	\$0.00	\$0.00	INT			
Respectful Leco Necole' E.	lispide)				
Tax Collect	tor					

REAL-PERSONAL TOWN OF BOILING SPRINGS

YEAR	TAXES COLLECTED	MONTH OF	MARCH
DEF REV			2020
2019	\$8,737.69		2020
2018	\$111.15		
2017	\$220.82		
2016	\$19.61		
2015			
2014			
2013			
2012			
2011			
2010			
2009			
SUB T	OTAL \$9,089.27	Δ	CCOUNT NOS.
	, . ,	<u></u>	00001111003.

	\$0,000.21	ACCOUNT NUS.
DISCOUNT		
INTEREST	\$338.16	
TOLERANCE		
SUBTOTAL	\$9,427.43	078.000.2.240.00
2% COLL FEE	(\$188.55)	010.413.4.540.00
TOTAL	\$9,238.88	

2017 5 Mon 2016 Annex \$91.88

VENDOR 1411

YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$975,314.63	\$997,021.08	97.82%	\$21,706.45
2018	\$946,474.13	\$951,171.44	99.51%	\$4,697,31
2017	\$915,770.61	\$919,482.67	99.60%	\$3,712.06
2016	\$822,088.15	\$822,416.68	99.96%	\$328.53
2015	\$807,776.89	\$808,449.91	99.92%	\$673.02
2014	\$790,281.59	\$790,935.69	99.92%	\$654,10
2013	\$708,813.29	\$709,598.17	99.89%	\$784.88
2012	\$699,998.60	\$700,603.25	99.91%	\$604.65
2011	\$697,140.01	\$697,192.23	99.99%	\$52.22
2010	\$696,642.91	\$696,689.62	99,99%	\$46.71
2009	\$685,290.90	\$685,290.90	100.00%	\$0.00

<u>2020 DEF F</u>	REV COLL	<u> </u>	AX		LEVY	%COLLECTED	UNCOLLECTED
TAX			\$39.79		\$47.25	0.00%	\$7.46
DISC		\$0.00					
TOL	\$0.00	\$0.00		INT			
Respectfully	/	\wedge	1				
1 Leco	li E Arch	\mathcal{D}					
Necole E.F	Richard	-					
Tax Collecto	or						

REAL-PERSONAL TOWN OF GROVER

YEAR	TAXES COLLECTED	MONTH OF	MARCH
DEF REV		· · · · · · · · -	2020
2019	\$2,595.36		2020
2018	\$349.51		
2017	\$333.41		
2016			
2015			
2014			
2013			
2012			
2011			
2010			
2009			
SUB TOTAL	\$3,278.28	7	ACCOUNT NOS.
DISCOUNT		<u>-</u>	
INTEREST	\$187.50		
TOLERANCE	E (\$0.31)		
SUBTOTAL	\$3,465.47	ſ	79.000.2.240.00
	-	•	

(\$69.31)

\$3,396.16

010.413.4.540.00

TAXES COLLECTED THRU

2% COLL FEE

TOTAL

CTED
9.60
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()

<u>2020 DEI</u>	F REV COLL	TAX		LEVY	%COLLECTED	UNCOLLECTED
TAX	\$112.80	\$112.80		\$173.86	0.00%	
DISC	(\$0.57)	\$112.23		·		
TOL	\$0.00	\$0.00	INT			
Respectfu Necole E Tax Colle	Oli E Dil Richard)				

6230 VENDOR

REAL-PERSONAL CITY OF KINGS MOUNTAIN

YEAR DEF REV 2019	TAXES COLLECTED	MONTH OF MARCH 2020
2019	\$47,970.06 \$780.58	
2010	\$789.58 \$546.66	
2016	\$11.45	
2015	\$11.22	
2014	\$15.24	
2013	\$9.43	
2012	\$9.92	
2011	\$10.45	
2010	\$11.00	
2009		
SUB TOTAL	\$49,385.01	ACCOUNT NOS.
DISCOUNT		<u>1.0000111100</u>
INTEREST	\$2,053.90	
TOLERANCE	(\$0.47)	
SUBTOTAL	\$51,438.44	080.000.2.240.00
2% COLL FEE	(\$1,028.77)	010.413.4.540.00
TOTAL	\$50,409.67	10.000.1.203.00
		WIRE TRANSFER

TAXES COLLECTED THRU

VENDOR

7770

YEAR		03/31/20	LEVY	% COLLECTED U	NCOLLECTED
2019		\$6,712,563.88	\$6,794,324.69	98.80%	\$81,760,81
2018		\$6,564,890.12	\$6,593,928.50	99.56%	\$29.038.38
2017		\$5,236,507.00	\$5,247,898.32	99,78%	\$11.391.32
2016		\$4,658,862.21	\$4,667,420.25	99.82%	\$8,558.04
2015		\$3,866,645.66	\$3,872,454.49	99.85%	\$5,808,83
2014		\$3,666,817.51	\$3,676,875.56	99.73%	\$10,058.05
2013		\$3,144,866.40	\$3,148,433.74	99.89%	\$3,567.34
2012		\$2,392,725.05	\$2,395,168.71	99.90%	\$2,443,66
2011		\$2,322,257.70	\$2,324,873.03	99.89%	\$2,615,33
2010		\$2,255,219.14	\$2,257,331.26	99.91%	\$2,112.12
2009		\$2,177,553.73	\$2,177,553.73	100.00%	\$0.00
2009-20	CITY MUN				\$2,083.70
2019	CITY MUN	\$34,499.37	\$35,899.45		\$1,400.08
Shown separtely for information only. These amounts are incorporated in the totals above.					

<u>2020 DE</u>	<u>F REV COLL</u>	TAX		LEVY	%COLLECTED	UNCOLLECTED
TAX	\$113.16	\$1,581.04		\$1,646.60	0.00%	
DISC	(\$0.56)	\$112.60		- ,		400.00
TOL	\$0.00	\$0.00	INT			
Respect	ully,					
T Leri	olistrial)				
Nec ol e' E	E. Richard	<u></u>				
Tax Colle	ector					

REAL-PERSONAL TOWN OF LATTIMORE

VENDOR 801

8010

TOWN OF LATTIMORE

YEAR	TAXES COLLECTED	MONTH OF	MARCH
DEF REV			2020
2019	\$462.14	· ·	-
2018	\$5.29		
2017	\$19.07		
2016	\$0.77		
2015	•		
2014			
2013			
2012			
2011			
2010			
2009			
2000			
SUB TOTAL	\$487.27		
DISCOUNT	Q+01.21	A	CCOUNT NOS.
INTEREST	\$16.94		
TOLERANCE	(\$0.09)		
SUBTOTAL	\$504.12		
2% COLL FEE			1.000.2.240.00
	(\$10.08)	01	0.413.4.540.00
TOTAL	\$494.04		

03/31/20	LEVY	% COLLECTED	UNCOLLECTED
\$31,908.93	\$33,046.64	96.56%	
\$32,293.22	\$32,516.04	99.31%	
\$30,830.28	\$31,010.85	99.42%	
\$31,561.52	\$31,583.55	99.93%	
\$33,201.44	\$33,208.85	99.98%	
\$33,877.20	\$33,884.61	99,98%	
\$27,774.44		99.98%	\$6.07
\$31,694.01	\$31,704.40		\$10.39
\$30,718.52	\$30,726,14		\$7.62
\$30,091.97	\$30,098,80		
\$30,031.56	\$30,031.56	100.00%	\$0.00
	\$32,293.22 \$30,830.28 \$31,561.52 \$33,201.44 \$33,877.20 \$27,774.44 \$31,694.01 \$30,718.52 \$30,091.97	\$31,908.93 \$32,293.22 \$32,516.04 \$30,830.28 \$31,010.85 \$31,561.52 \$33,201.44 \$33,208.85 \$33,877.20 \$33,884.61 \$27,774.44 \$27,780.51 \$31,694.01 \$31,704.40 \$30,718.52 \$30,726.14 \$30,091.97 \$30,098.80	\$31,908.93 \$33,046.64 \$32,293.22 \$32,516.04 \$30,830.28 \$31,010.85 99.42% \$31,561.52 \$31,583.55 99.93% \$33,201.44 \$33,208.85 99.98% \$33,877.20 \$33,884.61 99.98% \$27,774.44 \$27,780.51 99.98% \$31,694.01 \$31,704.40 99.97% \$30,718.52 \$30,726.14 99.98% \$30,091.97 \$30,098.80 99.98%

2020 DEF	REV COLL	-	ΤΑΧ		LEVY	%COLLECTED	UNCOLLECTED
TAX	\$0.00		\$0.00		\$0.00	0.00%	\$0.00
DISC	\$0.00	\$0.00					40.00
TOL	\$0.00	\$0.00		INT			
Respectful Necole' E. Tax Collect	E E Duck Richard	Q					

		REAL-PERSONAL
VENDOR	14350	CLEVELAND CO. SANITARY DISTRICT
		CLEVELAND COUNTY WATER

<u>YEAR</u> DEF REV	TAXES COLLECTED	MONTH OF MARCH 2020
2019	\$11,276.08	
2018	\$443.99	
2017	\$219.73	
2016	\$49.06	
2015	\$26.93	
2014	\$28.59	
2013	\$11.93	
2012	\$0.19	
2011		
2010	\$1.87	
2009		· · · ·
SUB TOTAL	\$12,058.37	ACCOUNT NOS.
DISCOUNT	(\$0.01)	
INTEREST	\$632.09	
TOLERANCE	(\$0.47)	
SUBTOTAL	\$12,689.98	082.000.2.240.00
2% COLL FEE	(\$253.80)	010.413.4.540.00
TOTAL	\$12,436.18	

YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$794,661.11	\$829,232.81	95.83%	\$34,571,70
2018	\$746,755.05	\$755,933.55	98.79%	\$9,178.50
2017	\$732,246.07	\$737,028.22	99,35%	\$4,782,15
2016	\$730,026.14	\$732,656.30	99.64%	\$2,630.16
2015	\$728,785.34	\$730,786.50	99.73%	\$2,001,16
2014	\$714,608.39	\$715,974.26	99.81%	\$1,365.87
2013	\$714,436.80	\$715,440.73	99.86%	\$1,003.93
2012	\$692,684.20	\$693,442.96	99.89%	\$758.76
2011	\$642,677.69	\$643,326.28	99,90%	\$648.59
2010	\$632,881.61	\$633,525.22	99.90%	\$643.61
2009	\$631,762.29	\$631,762.29	100.00%	\$0.00

2020 DEF REV COLL		TAX		LEVY	%COLLECTED	UNCOLLECTED
TAX	\$163.03	\$415.69		\$1,798.93	23.11%	\$1,383.24
DISC	(\$0.06)	\$184.07		,	_0,7170	φ1,000.24
TOL	\$0.00	\$21.10	INT			
Respectf Necole' E Tax Colle	Richard	$\hat{\mathcal{O}}$			-	

<u>REAL-PERSONAL</u> TOWN OF KINGSTOWN

VENDOR 786

7865

	10	441	81	25

YEAR	TAXES COLLECTED	MONTH OF	MARCH
DEF REV			2020
2019	\$2,168.09		
2018	\$99.31		
2017	\$23.54		
2016	\$38.39		
2015	\$4.02		
2014			
2013			
2012			
2011			
2010	\$30.65		
2009			
SUB TOTAL	\$2,364.00	Ā	CCOUNT NOS.
DISCOUNT			
INTEREST	\$170.90		
TOLERANCE			
SUBTOTAL	\$2,534.90	0	33.000.2.240.00
2% COLL FEE	(\$50.70)		10.413.4.540.00
TOTAL	\$2,484.20		0.000.1.203.00
	• • • • • • • • • • • • • • • • • • • •		IRE TRANSFER
		v(AND HANDFER

TAXES COLLECTED THRU

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YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$58,311.81	\$71,773.63	81.24%	\$13,461,82
2018	\$65,567.27	\$71,430.30	91.79%	\$5,863,03
2017	\$49,029.87	\$51,928.14	94.42%	\$2,898.27
2016	\$50,485.77	\$52,117.89	96.87%	\$1,632,12
2015	\$66,165.04	\$67,620.03	97.85%	\$1,454.99
2014	\$67,133.36	\$68,254.96	98.36%	\$1,121.60
2013	\$68,575.63	\$68,953.97	99.45%	\$378.34
2012	\$68,639.16	\$68,981.82	99.50%	\$342.66
2011	\$68,494.12	\$68,584.67	99.87%	\$90.55
2010	\$68,914.13	\$69,111.07	99.72%	\$196.94
2009	\$67,631.86	\$67,631.86	100.00%	\$0.00

2020 DEF REV COLL		TAX			LEVY	%COLLECTED	UNCOLLECTED
ΤΑΧ	\$0.00		\$0.00		\$0.00	0.00%	
DISC	\$0.00	\$0.00					\$ 0.00
TOL	\$0.00	\$0.00		INT			
Respectfu	lly, 👝 , o	~					
1 lero	li E Di Ll Richard)					
Necele' E.	Richard	-					
Tax Collec	tor						

<u>REAL-PERSONAL</u> TOWN OF FALLSTON

VENDOR 5120

5120

YEAR	TAXES COLLECTED	MONTH OF	MARCH
DEF REV			2020
2019	\$306.57		2020
2018	\$0.03		
2017	\$21.92		
2016			
2015			
2014			
2013			
2012			
2011			
2010			
2009			

SUB TOTAL	\$328.52	ACCOUNT NOS.
DISCOUNT		<u></u>
INTEREST	\$17.11	
TOLERANCE		
SUBTOTAL	\$345.63	084.000.2.240.00
2% COLL FEE	(\$6.91)	010.413.4.540.00
TOTAL	\$338.72	

TAXES COLLECTED THRU

YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$18,138.12	\$18,880.39	96.07%	\$742.27
2018	\$18,805.05	\$18,932.85	99.32%	\$127.80
2017	\$18,499.35	\$18,509.14	99,95%	\$9.79
2016	\$18,527.39	\$18,533.75	99.97%	\$6.36
2015	\$20,213.05	\$20,316.31	99.49%	\$103.26
2014	\$18,703.94	\$18,794.58	99.52%	\$90.64
2013	\$18,679.04	\$18,720.08	99.78%	\$41.04
2012	\$18,710.03	\$18,742.53	99.83%	\$32.50
2011	\$18,260.93	\$18,267.75	99.96%	\$6.82
2010	\$18,098,16	\$18,109.23	99.94%	\$11.07
2009	\$17,902.61	\$17,902.61	100.00%	\$0.00

2020 DEF	REV COLL	-	ΤΑΧ		LEVY	%COLLECTED	UNCOLLECTED
TAX	\$0 .00		\$0.00		\$0.00	0.00%	
DISC	\$0.00	\$0.00					40.00
TOL	\$0.00	\$0.00	1	NT			
Respectful lecol Necole' E.	p, s, b, y	2					ł
Tax Collec	tor						

REAL-PERSONAL

VENDOR **4640**

YEAR	TAXES COLLECTED	MONTH OF	MARCH
DEF REV			2020
2019	\$250.55		
2018			
2017			
2016			
2015			
2014			
2013			
2012			
2011			
2010			
2009			
	-		
SUB TOTAL	\$250.55	Ā	CCOUNT NOS.
DISCOUNT			
INTEREST	\$8.80		
TOLERANCE			
SUBTOTAL	\$259.35	08	5.000.2.240.00
		••	10.00

010.413.4.540.00

(\$5.19)

\$254.16

TAXES COLLECTED THRU

2% COLL FEE

TOTAL

YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$15,782.36	\$16,891.52	93.43%	\$1,109.16
2018	\$16,395.55	\$16,537.94	99.14%	\$142.39
2017	\$15,083.07	\$15,216.00	99.13%	\$132.93
2016	\$14,744.15	\$14,780.51	99.75%	\$36.36
2015	\$14,679.88	\$14,728.00	99.67%	\$48.12
2014	\$14,912.14	\$14,953.71	99.72%	\$41.57
2013	\$14,738.04	\$14,759.57	99.85%	\$21.53
2012	\$14,365.31	\$14,402.34	99.74%	\$37.03
2011	\$13,884.13	\$13,926.77	99.69%	\$42.64
2010	\$13,979.73	\$14,022.37	99,70%	\$42.64
2009	\$14,540.82	\$14,540.82	100.00%	\$0.00

2020 DEF	REV COLL	ד	AX		LEVY	%COLLECTED	UNCOLLECTED
TAX	\$0.00		\$0.00		\$0.00	0.00%	\$0.00
DISC	\$0.00	\$0.00					40.00
TOL	\$0.00	\$0.00		INT			
Respectful	ly, 👝 🔥	_					
Necole' E. Tax Collect		Q					

REAL-PERSONAL TOWN OF POLKVILLE

VENDOR 11240

YEAR DEF RE	T <u>AXES CC</u>	DLLECTED	MONTH OF	MARCH
2019		\$128.80		2020
2018 2017				
2016				
2015 2014				
2013 2012				
2011				
2010 2009				
	SUB TOTAL	\$128.80		ACCOUNT NOS.

COBIONCE	ψ120.00	ACCOUNTINOS
DISCOUNT		
INTEREST	\$4.30	
TOLERANCE	(\$0.05)	
SUBTOTAL	\$133.05	086.000.2.240.00
2% COLL FEE	(\$2.66)	010.413.4.540.00
TOTAL	\$130.39	

TAXES COLLECTED THRU

YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$12,293.23	\$12,479.74	98.51%	
2018	\$12,279.14	\$12,302.07	99.81%	\$22.93
2017	\$12,008.70	\$12,052.25	99.64%	\$43.55
2016	\$11,802.24	\$11,813.19	99.91%	\$10.95
2015	\$12,055.19	\$12,061.74	99.95%	\$6.55
2014	\$11,590.39	\$11,604.64	99.88%	\$14.25
2013	\$11,756,43	\$11,761.61	99.96%	\$5.18
2012	\$11,547.53	\$11,547.86	100.00%	\$0.33
2011	\$11,580.91	\$11,580.94	100.00%	
2010	\$12,105,78	\$12,105.78	100.00%	\$0.03
2009	\$11,504.79	\$11,504.79		\$0.00
2000	φ11,004.75	φ11,004.79	100.00%	\$0.00

TAX	LEVY	%COLLECTED	UNCOLLECTED
\$0.00	\$4.18	0.00%	\$4.18
0		0.0070	φο
INT			
	\$0.00 0	\$0.00 \$4.18 0	\$0.00 \$4.18 0.00% 0

REAL-PERSONAL TOWN OF LAWNDALE

	TAXES COLLECTED	MONTH OFMARCH
DEF REV		2020
2019	\$1,515.41	
2018	\$123.89	
2017	\$50.42	
2016		
2015	\$36.54	
2014	, - <u></u> -	
2013		
2012		
2011		
2010		
2009		
2000		
SUB TOTAL	\$1,726.26	ACCOUNT NOS.
DISCOUNT	÷•;•=====	ACCOUNT NOS.
INTEREST	\$77.56	
TOLERANCE		
SUBTOTAL	\$1,803.82	
		087.000.2.240.00

010.413.4.540.00

(\$36.08)

\$1,767.74

TAXES COLLECTED THRU

2% COLL FEE

TOTAL

YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$60,349.99	\$65,230.89	92.52%	\$4,880.90
2018	\$42,545.13	\$43,592.04	97.60%	\$1.046.91
2017	\$42,817.32	\$43,433.51	98.58%	\$616.19
2016	\$42,170.46	\$42,482.11	99.27%	\$311.65
2015	\$45,698.20	\$46,009.12	99.32%	\$310.92
2014	\$44,390.55	\$44,697.65	99.31%	\$307.10
2013	\$44,638.83	\$44,918.54	99.38%	\$279.71
2012	\$44,351.94	\$44,558.75	99.54%	\$206.81
2011	\$44,128.33	\$44,306.00	99.60%	\$177.67
2010	\$44,150.03	\$44,337,99	99.58%	\$187.96
2009	\$46,636.79	\$46,636.79	100.00%	\$0.00

2020 DEF RE	V COLL		TAX		LEVY	%COLLECTED	UNCOLLECTED
TAX			\$8.95		\$8.95	0.00%	\$0.00
DISC		\$0.00					+ • • • • •
TOL	\$0.00	\$0.00		INT			
Respectfully,	$\sim \Lambda$	~					
1 Jeroli	2 Aich	\mathcal{D}					
Necole' E. Ric	hard	-					
Tax Collector							

VENDOR 80

8060

REAL-PERSONAL WN OF CASAR

2330 VENDOR

	<u>T0</u>

(\$4.74)

\$232.07

YEAR DEF REV	TAXES COLLECTED	MONTH OF MARCH	1
2019	\$215.39	2020	
2018	\$10.73		
2017	\$0.88		
2016			
2015			
2014			
2013			
2012			
2011			
2010			
2009			
SUB TOTAL	\$227.00	ACCOUNT	
DISCOUNT	•	<u>A00000111</u>	<u>v03</u> .
INTEREST	\$9.84		
TOLERANCE	=(\$0.03)		
SUBTOTAL	\$236.81	088.000.2.240.	00

010.413.4.540.00

2% COLL FEE

TOTAL

YEAR	03/31/20	LEVY		
			% COLLECTED	UNCOLLECTED
2019	\$5,467.35	\$5,883.70	92.92%	\$416.35
2018	\$5,598.32	\$5,683.96	98.49%	
2017	\$5,757.74	\$5,758.29	99.99%	
2016	\$5,682.95	\$5,683.32	99.99%	
2015	\$5,553.17	\$5,555.64	99.96%	4 + -
2014	\$5,581.71	\$5,583.97	99,96%	•
2013	\$5,577.02	\$5,579.23	99.96%	\$2.21
2012	\$5,600.50	\$5,600.50	100.00%	\$0.00
2011	\$5,607.04	\$5,616.73	99.83%	\$9.69
2010	\$5,720.53	\$5,731.81	99.80%	\$11.28
2009	\$5,712.49	\$5,712.49	100.00%	\$0.00

<u>2020 DEF</u>	REV COLL		TAX		LEVY	%COLLECTED	UNCOLLECTED
TAX	\$0.00		\$0.00		\$0.00	0.00%	\$0.00
DISC	\$0.00	\$0.00			·		÷0100
TOL	\$0.00	\$0.00		INT			
Respectful	lly,	• •					
Necole E.	Richard	LQ					
Tax Collec	tor						

REAL-PERSONA	L
TOWN OF WACC	<u>م</u>

VENDOR	14
	1-

4630

TOWN OF WACO

YEAR	TA	XES COLLECTED)	MONTH OF	MARCH
DEF REV					2020
2019		\$271.10			2020
2018					
2017					
2016					
2015					
2014					
2013					
2012					
2011					
2010					
2009					
s	SUB TOTAL	\$271.10		•	ACCOUNT NOS.
C	DISCOUNT	• • • • • •			<u>ACCOUNT NOS.</u>
ff	NTEREST	\$19.63			
т	OLERANCE				
s	UBTOTAL	\$290.73			089.000.2.240.00
2	% COLL FEE	(\$5.81)			
т	OTAL	\$284.92			010.413.4.540.00
		·····			

	TAXES COLLECTED THRU			
YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$23,396.01	\$25,517.05	91.69%	\$2,121.04
2018	\$24,443.63	\$24,761.93	98.71%	\$318.30
2017	\$24,774.25	\$24,832.06	99.77%	\$57.81
2016	\$24,291.47	\$24,371.21	99.67%	\$79.74
2015	\$23,857.19	\$23,953.46	99.60%	\$96.27
2014	\$28,910.85	\$29,075.06	99,44%	\$164.21
2013	\$19,983.62	\$20,077.89	99.53%	\$94.27
2012	\$21,139.20	\$21,222.22	99.61%	\$83.02
2011	\$18,625.80	\$18,708.82	99.56%	\$83.02
2010	\$17,089.45	\$17,162,70	99.57%	\$73.25
2009	\$12,909.31	\$12,909.31	100.00%	\$0.00

<u>2020 DEF I</u>	REV COLL 1	AX	LEVY	%COLLECTED	UNCOLLECTED
TAX	\$0.00	\$0.00	\$0.00	0.00%	\$0.00
DISC	\$0.00 \$0.00		,	010070	40.00
TOL	\$0.00 \$0.00	INT			
Respectfull Necole E. I Tax Collect	Oli & Diel				

REAL-PERSONAL TOWN OF PATTERSON SPRINGS

VENDOR 10910

YEAR	TAXES COLLECTED	MONTH OF	
DEF REV			MARCH
2019	\$337.64		2020
2018	\$13.56		
2017	÷ • • • • • •		
2016			
2015			
2014			
2013			
2012			
2011			
2010			
2009			
			ACCOUNT NOS.
			ACCOUNT NOS.
SUB TOTAL	\$351.20		
DISCOUNT			
INTEREST	\$20.65		

INTEREST	\$20.65	
TOLERANCE	(\$0.02)	
TOTAL	\$371.83	091.000.2.240.00
2% COLL FEE	(\$7,44)	010.413.4.540.00
TOTAL	\$364.39	010.415.4.540.00

	TAXES COLLECTED THRU			
YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$30,084.11	\$31,403.15	95.80%	
2018	\$30,088.40	\$30,588.31	98.37%	\$499.91
2017	\$29,790.78	\$30,084.26	99.02%	\$293.48

2020 DEF REV (TAX		LEVY	%COLLECTED	UNCOLLECTED
TAX		\$0.00		\$0.00	#DIV/0!	\$0.00
DISC	\$0.00			• •		40.00
TOL	\$0.00		INT			
Respectfully,	~ 10					
1 Jecoli	EDill.					
Necole' E. Richa	rd					
Tax Collector						

REAL-PERSONAL TOWN OF BELWOOD

VENDOR

1180

TOLERANCE

TOTAL

YEAR	-	TAXES COLLECTED	MONTH OF	MARCH
DEF REV				2020
2019		\$767.07		2020
2018		\$31.63		
2017		,		
2016				
2015				
2014				
2013				
2012				
2011				
2010				
2009				
				ACCOUNT NOS.
				ACCOUNT NOS.
รเ	UB TOTAL	\$798.70		
DI	ISCOUNT			
IN	ITEREST	\$35.22		

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\$817.15	
•	

(\$0.09)

\$833.83

	TAXES COLLECTED THRU			
YEAR	03/31/20	LEVY	% COLLECTED	UNCOLLECTED
2019	\$22,905.38	\$24,562.34	93.25%	\$1,656.96
2018	\$22,280.37	\$23,119.61	96.37%	\$839.24

2020 DEF REV 0		TAX	LEVY	%COLLECTED	UNCOLLECTED
TAX		\$24.06	\$51.86	46.39%	\$27.80
DISC	\$0.00		, ·		Ψ21.00
TOL	\$0.00	IN	Г		
Respectfully,	- ^ ^				
Necole E. Richar Tax Collector	Dichl				

COUNTY OF CLEVELAND, NORTH CAROLINA

AGENDA ITEM SUMMARY

Cooperative Extension: Budget Amendment (BNA#052)

Department: Cooperative Extension

Agenda Title: Budget Amendment (BNA#052)

Agenda Summary:

Proposed Action:

ATTACHMENTS:

File Name

bna052_4_21.pdf

Description

Cooperative Extension: Budget Amendment (BNA#052)

BUDGET NEW - ORDINANCE AMENDMENT

bna <u># 052</u>

SUBMITTED TO BOARD OF COUNTY COMMISSIONERS
FOR CONSIDERATION AT MEETING TO BE HELD ON:

121 122		
Anril	21	2020
ADD	/ /	2020

		SIGNATURES
FROM:	BUDGET OFFICER	KA B
THRU:	FINANCE OFFICE	Finance Director
FOR DEPT:	COOPERATIVE EXTENSION	Aug Traynick
DATE:	2/17/2020	Bepartment Manager

Account Numbe	r Project Code	Department	Account Name		Increase	Decrease
010.495.4.800.00		Cooperative Extension	Miscellaneous Revenue	\$	3,882.00	
010.495.5.211.00		Cooperative Extension	Controlled Property Exp	\$	3,882.00	
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······						
Explanation of Revision	s: Budget funds rece	ived from sale of old mulch	layer to purchase new mulch l	ayer an	d trailer	
		N APPROVED AND RECOP	RDED IN THE MINUTES OF T	HE CO	UNTY	
COMMISSIONERS	5 MEETING ON	(Date)	-			
RETURN TO FINA	ANCE OFFICE and F	orward copy via email to	Phyllis Nowlen, C Tonya.Sigmon@clevelandco			
cc: Personnel						
cc: Purchasing	Date: By:					

HP/SF/Forms/Budget/BNA Coop Ext Plastic Layer 472020/lp/05/21/09

Page 1 of 1 --- Printed 4/7/2020

CLEVELAND COUNTY

KF3112	DUPLICATE CASH	RECEIPT	10:07:42	07 APR 2020	C
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010-000-2-340-00 (GOV DEALS AUCTION PAYABLE		L	314.70	į
	ID#2569 MULCH	I LAYER-C SMITH			
	TOTAL REC	CEIPTS		4,196.00	

4,196.00

COUNTY OF CLEVELAND, NORTH CAROLINA

AGENDA ITEM SUMMARY

Cooperative Extension: Budget Amendment (BNA#053)

Department: Cooperative Extension

Agenda Title: Budget Amendment (BNA#053)

Agenda Summary:

Proposed Action:

ATTACHMENTS:

File Name

BNA053_05.05.20.pdf

Description

Coooperative Extension:Budget Amendment (BNA#053)

BUDGET NEW - ORDINANCE AMENDMENT

bna <u>#</u> 053

SUBMITTED TO BOARD OF COUNTY COMMISSIONERS FOR CONSIDERATION AT MEETING TO BE HELD ON:

BUDGET OFFICER

FINANCE OFFICE

4/21/2020

COOPERATIVE EXTENSION

FROM:

THRU:

DATE:

FOR DEPT:

May 5, 2020

SIGNATURES Finance Director

secattached

Department Manager

Account Number	Project Code	Department	Account Name		Increase	Decrease
010.495.4.410.00		Cooperative Extension	Local & Other Grants	\$	1,431.00	
010.495.5.700.00		Cooperative Extension	Grants	\$	1,431.00	
010.495.4.810.00		Cooperative Extension	Contributions/Donations	\$	1,307.00	×
010.495.5.790.00		Cooperative Extension	Contributions/Donations	\$	1,307.00	
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Explanation of Revisions: Budget additional do	Budget additional	grant funds received from Is	othermal Planning & Develop	ment fo	the GRG Pro	ogram.
		over budget amount for agric	ulture programs to cover expe	nses		

THE ABOVE AMENDMENT HAS BEEN APPROVED AND RECORDED IN THE MINUTES OF THE COUNTY

COMMISSIONERS' MEETING ON

(Date)

Phyllis Nowlen, Clerk to the Board

RETURN TO FINANCE OFFICE and Forward copy via email to Tonya.Sigmon@clevelandcounty.com

 cc: Personnel
 Batch # _____

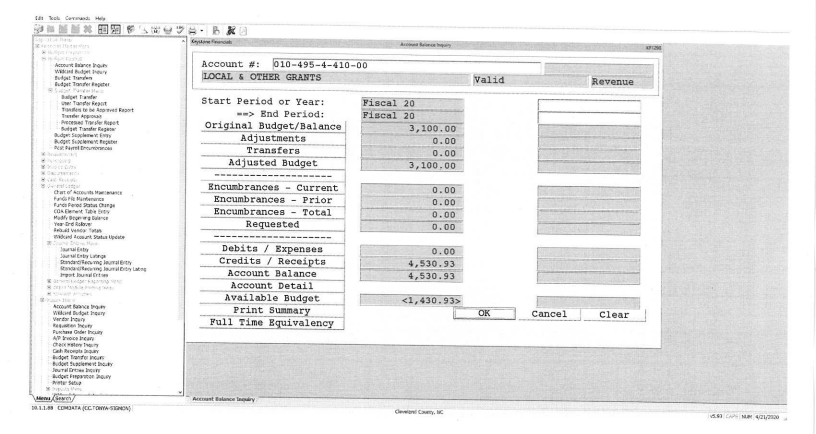
 cc: Purchasing
 Date: ______

 By: ______
 By: ______

Add header

		BODOFT NEW ORL	DINANCE AMENDMENT	
				BNA *
SUBMETTED TO	BOARD OF COUNTY	COMMISSIONERS		
FOR CONSIDER	LATION AT MEETING 1	FO BE HELD ON:	May 5, 2020	
				SIGNATURES
FROM	BUDGET OFFICER			
THRU	FINANCE OFFICE			Finance Director
FOR DEPT:	COOPERATIVE EX	TENSION		Kug Jaquick
DATE	421.20			Department Manager
Account Numb	er Prosect Code	Department	Account Name	Increase Decrease
				Sources Dressease
010.495.4.410.00		Cooperative Extension	Local & Other Grants	\$ 1,431.00
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010 495 5 790.00		Cooperative Extension	Contributions Domations	<u>\$ 1,307.00</u>
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CLEVELAND COUNTY

DUPLICATE CASH RECEIPT 15:50:01 21 APR 2020

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Date	04/13/2020		
Payer	CO-OP		
Description	4/9 CO-OP		
Туре	Memo		
Cash Account	010-000-1-130-01		
Amount	1,341.00		
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010 105 1 110 0			100 C

010-495-4-410-00 LOCAL & OTHER GRANTS

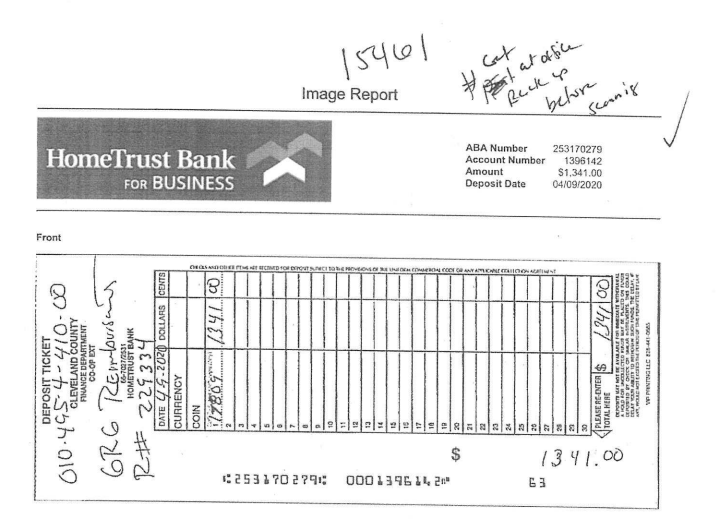
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1,341.00

TOTAL RECEIPTS

1,341.00

KF3112



Back

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CLEVELAND COUNTY

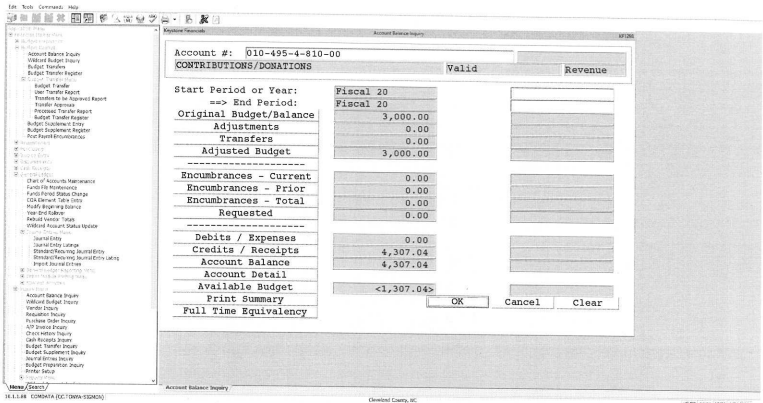
KF3112 DUPLICATE CASH RECEIPT 10:05:23 11 FEB 2020 _____ _____ Receipt Number 8994 Date 07/23/2019 Payer CO-OP Description 7/12 CO-OP Type Memo Cash Account 010-000-1-130-01 Amount 3,189.93 010-495-4-510-00 DEPARTMENTAL FEES ______ R 3,189.93 R#420858 ------TOTAL RECEIPTS 56

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CO-OPERATIVE EXTENSION DEPOSIT RECAP SHEET				
DEPOSIT DATE	7/12/2010			
	7/12/2019	PREPARED BY	Annie	Thompson
DEPARTMENTAL FEES GRG Grant			<u> </u>	
Isothermal Reimbursement Grant for GRG Program Re	ceipt#420858		\$	3,189.93
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	TOTAL FC	R 10.495.4.410.00	Ś	3,189.93
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DEPARTMENTAL FEES - 4H ENHANCEMENTS				
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DEPARTMENTAL FEES - SUMMER FUN				
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	031020 CRE 14635	3/9 CO-OP	877.43	
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COUNTY OF CLEVELAND, NORTH CAROLINA

AGENDA ITEM SUMMARY

Health Department: Budget Amendment (BNA#054)

Department: Health Department

Agenda Title: Budget Amendment (BNA#054)

Agenda Summary:

Proposed Action:

ATTACHMENTS:

File Name

BNA054_05.05.20.pdf

Description Health Dept:WIC: Budget Amendment (BNA#054)

BUDGET ORDINANCE AMENDMENT

bna #______S

TO BE SUBMITTE	D TO BOARD MEETING	May 5, 2020			
				SIGNATURES:	
FROM:	BUDGET OFFICER			P	
THRU:	FINANCE OFFICE		,	Finance	Director •
FOR DEPT:	HEALTH			100 Maril	0 Oluer
DATE:	April 22, 2020		,	Department	
Account Number	Project Code	Department	Account Name	Increase	Decrease
012.540.4.310.40		WIC	Federal Grants-WIC-CS	\$17,289.00	
012.540.5.210.40	-	WIC	Departmental Supply-WIC-CS	\$2,470.00	201
012.540.5.910.40		WIC	Capital Equipment-WIC-CS	\$ 14,819.00	
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	·				
Explanation of Revisions	Budget additional WIC	Special Funding to assis	at with COVID-19 barriers. The WI	C Department wo	uld like to
use funds to purcha	ase Laptops and equipme	nt to assist with Teleheal	th and Remote Access for staff.		

THE ABOVE AMENDMENT HAS BEEN APPROVED AND RECORDED IN THE MINUTES OF THE COUNTY

COMMISSIONERS' MEETING ON

(Date)

RETURN TO COUNTY FINANCE OFFICE

cc: Personnel Batch #

cc: Purchasing

Batch # _____ By _____

SF/Forms/Budget/Budget Amendment/xls/DC/10/06/04

Henry Earle, Clerk to the Board



ROY COOPER • Governor MANDY COHEN, MD, MPH • Secretary MARK T. BENTON • Assistant Secretary for Public Health Division of Public Health

April 21, 2020

MEMORANDUM

TO: Rebecca Slayton, WIC Director Cleveland County WIC Program

NC DEPARTMENT OF

HUMAN SERVICES

ND

HEALTH

FROM: Kim Lovenduski, Deputy Director Nutrition Services Branch

SUBJECT: WIC Special Funding Opportunity Approval – Phase 1

Thank you for submitting your FY2020 Special Funding Opportunity- Phase 1 Application. We are pleased to provide you with approval to purchase the following items:

QTY	ITEM	SFY	UNIT COST	TOTAL COST
13	Dell 3400 Laptop	2020	\$570.00	\$7410.00
13	8 GB RAM	2020	\$80.00	\$1040.00
13	USB/Thunderbolt Universal Docking Station	2020	\$150.00	\$1950.00
13	AC Adapter/Power Supply	2020	\$35.00	\$455.00
13	Dell Monitor	2020	\$97.00	\$1261.00
13	Nylon Carrying Case	2020	\$20.00	\$260.00
13	Brother Laser Printer	2020	\$169.99	\$2209.87
13	Topaz Signature Terminal	2020	\$207.93	<u>\$2209.87</u> \$2703.09
Se it in			Total	\$17,288.96

Plus Shipping, Handling and Taxes

Please note:

- 1. If the purchase price exceeds the amount approved, you must request approval of the excess before incurring the cost and use agency funds to cover the additional costs.
- Submit a copy of the invoice for equipment to the NC Department of Health and Human Services, Nutrition Services Branch, Attention: Karen Mason, 5601 Six Forks Road, 1914 Mail Service Center, Raleigh, NC 27699-1914, at the time you report the expenditure. The

NC DEPARTMENT OF HEALTH AND HUMAN SERVICES • DIVISION OF PUBLIC HEALTH • NUTRITION SERVICES BRANCH

LOCATION: 5601 Six Forks Road, Building 2, Raleigh, NC 27609 MAILING ADDRESS: 1914 Mail Service Center, Raleigh, NC 27699-1914 www.ncdhhs.gov • TEL: 919-707-5800 • FAX: 919-870-4818

AN EQUAL OPPORTUNITY / AFFIRMATIVE ACTION EMPLOYER

invoice should indicate the actual cost of each item including discount and sales tax and any serial or identification number.

 If you no longer wish to purchase the equipment listed above please submit notification to the NC Department of Health and Human Services, Nutrition Services Branch, Attention: Karen Mason, 5601 Six Forks Road, 1914 Mail Service Center, Raleigh, NC 27699-1914.

North Carolina WIC Program Special Funding Opportunity Guidance – Phase 1 FFY2019-2020

APPLICATION DEADLINE: 12:00 PM on April 30, 2020

The Nutrition Services Branch is pleased to offer the first of two time-limited funding opportunities for Special Projects this federal fiscal year (FFY), which ends September 30, 2020. This first opportunity is intended to address barriers related to COVID-19 (staffing, equipment, etc.).

If funds are available, a second phase will be made available in early May. Phase 2 is for more complex needs that will require more extensive planning and multiple bids (renovations, outreach strategies, etc). Phase 2 funding will be available from June 1 – September 30, 2020.

Funding Requirements – Phase 1:

All Local Agencies are eligible to apply for funding, however SFY 2019-2020 projected lapsed funding by agency will be taken into consideration when reviewing an application. Attachment 1 details the lapsed funding by local agency for SFY 2019-2020 using expenditures entered into the Aid to County System through March 31, 2020. Agencies that we are projecting to lapse more than 3% are highlighted in yellow. Agencies projected to lapse funds may still apply but they must submit a plan for utilizing the funding they currently have in place.

Addressing food insecurity and meeting the needs of new applicants is a top priority for NC. To ensure this is being accomplished, all local agencies applying for this funding must ensure that they will have a phone line designated to WIC that is staffed during business hours for appointments. Agencies with multi-program lines will be considered if they are staffed so that callers can easily reach a live person to discuss WIC eligibility or services. Phone systems that do not provide easy access to a live person will not be considered.

Timeline for Special Funding Opportunity – Phase 1:

- Grant applications are due by Noon on April 30, 2020 (Attachment 2, Statement of Need and Action Plan(s)). Late applications will not be accepted.
- Notification of Grant Awards, or follow-up, will be provided no later than May 8, 2020.
- Local agencies will need to let us know how much of the funding will be needed in SFY 19-20 (service period ends May 31st) or the first quarter of SFY 20-21 (service period June 1st September 30th). Services and/or equipment procured through this funding must be received or encumbered no later than September 30th, 2020 to be in compliance with federal regulations.
- Expenditures must be reported in the Aid to County System by June 15, 2020 for SFY 19-20 and November 15, 2020 for SFY 20-21.

Page 1 of 3

Examples of how the funds can be used:

Applications submitted for Special Funding Opportunity – Phase 1, should focus on funding needed to support the increasing demand for services due to COVID-19 and remote work, as applicable:

- Temporary staffing to assist with direct service provision, as well as answering telephones and scheduling appointments.
- Equipment that will allow employees to work remotely, such as (but not limited to): laptops, docking stations, portable printers and scanners, VPN, Wi-Fi, cell phones, etc.
- Other Local Agencies will be able to designate other needs related to addressing increase demand for services due to COVID-19.

GUIDELINES

All requests for Special Funding must be accompanied by at least one Statement of Need (Item A below) and a completed Application (Attachment 2). Additionally, equipment requests should follow the requirements as outlined below in Item B.

A. Statement of Need (Required of all applications)

Each item included in the Application (Attachment 2) must be addressed in a Statement of Need, including narrative detailing how the item will assist with meeting changing needs due to COVID-19, and a detail of steps to be taken after funds have been received.

B. Equipment Requests

Attachment 3 provides a list of preselected laptops and docking stations that are on State Contract and meet programmatic requirements to help expedite the approval process (eliminates requirement for two bids and evaluation process). The equipment has been screened to ensure that it has peripheral equipment needed to support telehealth (microphone, speakers, and camera – plus some have ports for headsets), should that opportunity become available.

If you are in an agency that has staff working from home, your plan may include having designated staff that are teleworking answer your main line remotely. Many phone companies offer the ability to have a phone line ring to a cell phone(s) simultaneously or call forwarding. As applicable, please reach out to your phone provider to see what options are available.

If non-state contract items are being requested, two bids should be attached to the application. Requests must meet existing guidelines for use of WIC Program Funds.

Local agencies are strongly encouraged to purchase docking stations instead of PCs so that they can use their computer remotely. This eliminates the need for staff to have both a PC and a laptop.

State Contract sites

Non-computer related equipment: <u>https://ncadmin.nc.gov/statewide-term-contracts</u> Computer/IT equipment: <u>https://it.nc.gov/resources/it-strategic-sourcing/statewide-it-contracts</u>.

The application will suffice as an official equipment request.

There is no cap on the total amount an agency may request. Award amounts will be determined based on the availability of funds and the Statement of Need provided through the application process. The WIC Special Funding Opportunity – Phase 1 will be funded if the criteria outlined in this announcement are met, funds are available, proposed expenditures meet existing guidelines for WIC funds, and the purchase/project is approved by the Nutrition Services Branch.

Send Applications to:

Email: <u>Sheila.Hirt@dhhs.nc.gov</u> and cc: <u>Lisa.Dupree@dhhs.nc.gov</u>, or FAX: 919-870-4818 Important: If you do not receive email confirmation of receipt, please contact Sheila Hirt at 919-707-5793 by 5:00 PM on April 30, 2020. North Carolina WIC Program - Special Funding Opportunity - Phase 1 - FFY2019-2020

SFY2020 (by 5/31/2020) SFY2021 Identify SFY Funding Need: SFY 20; SFY 20; SFY 20; SFY21 SFY21 (6/1/2020 - 9/30/2020) 5 v S S 1. Verify eligibility for funding. Is your agency projected to lapse greater than 3% of your funding (Att. 1)? If yes, evaluate whether or not you need this funding. If so, include a plan 2. Provide a response to each item in the appropriate Statement of Need Section (Temporary Staffing, Equipment and/or Other). "Total Cost' will automatically calculate. Additional 3. Evaluate your agencies ability to promptly answer WIC calls by a staff member that can answer questions about elibility and services. If not in compliance, address in statement **Total Cost** \$0.00 \$0.00 \$0.00 \$0.00 Additional Costs 4. If procuring equipment that is not on state contract, remember to include two bids and report the lowest cost item in the budget section below. VES 1 **Total Number** Expected to Contact Fax: 980-484-5106 Our agency currently has a designated WIC telephone line, or a multi-program line with a live operator who can discuss of Hours WIC eligibility and services (if no, please provide information on how this requirement will be met in a 'Statement of Work Cost per Cost per Hour lines may be inserted and you may include a separate narrative describing your activity if you think it will assist the reviewers. Description (position title and time frame) Application Contact Email: Rebecca.slayton@clevelandcountync.gov Agency Name: Cleveland County WIC Program 5. Submit completed Application with Statement of Need. Statement of Need - Temporary Staffing Contact Telephone: 980-484-5206 **Contact Name: Rebecca Slayton Total Cost - Temporary Staffing** for utilizing existing funding. Need' area below): Directions:

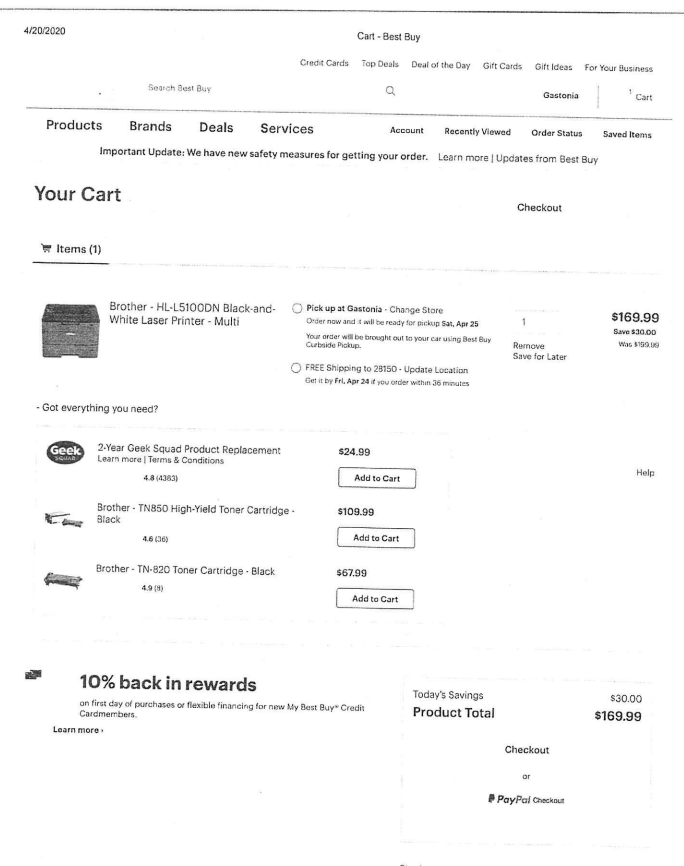
SFY2020 (by 5/31/2020) SFY2021 Identify SFY Funding Need: (6/1/2020 - 9/30/2020) **Total Cost** Shipping, etc.) Additional Costs (Tax, Number of Units Item? (if no, cost if not on State Contract) (lowest Unit Contract provide 2 quotes) State Item Description Statement of Need - Equipment

Attachment 2

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\$17,288.96



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4/20/2020

Topaz SigLite T-L460-HSB Wired Signature Terminal - T-L460-HSB-R - Point of Sale Computers - CDW.com

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Specifications are provided by the manufacturer.

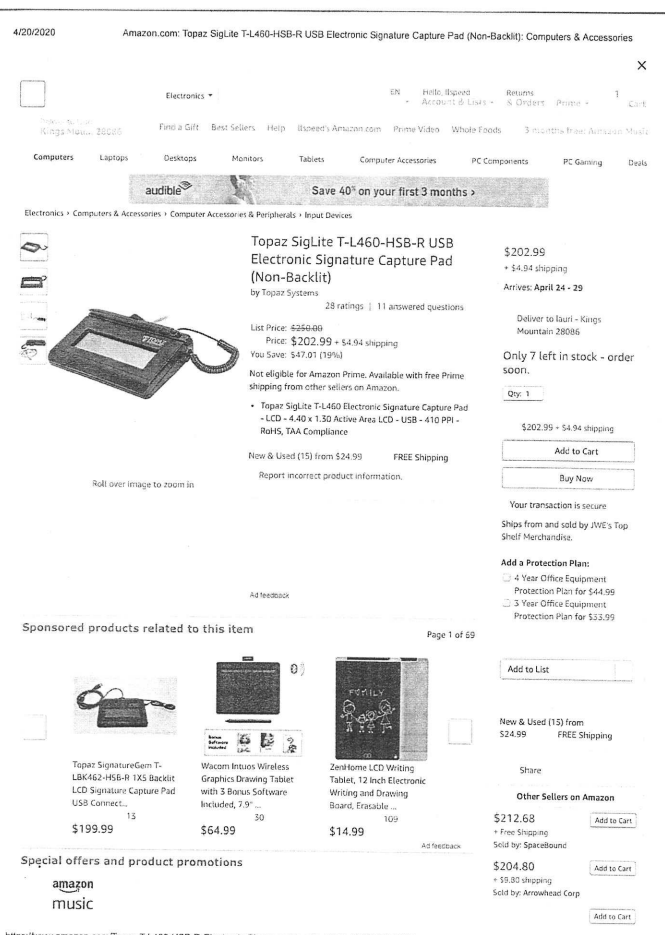
Header

Features :

Manufacturer :	Topaz Systems	
Brand :	Тораг	
Product Line :	Topaz SigLite LCD 1X3	
Model :	7-L460-HSB	
Packaged Quantity :	1	
Input Device		
Product Type :	Signature terminal	
Connectivity Technology :	Wired	
	USB	
interrace:	055	
	410	
Interface : Movement Resolution : Active H-Area :		

https://www.cdw.com/product/topaz-siglite-t-I460-hsb-wired-signature-terminal/1117764

Touch pad, LCD screen



https://www.amazon.com/Topaz-T-L460-HSB-R-Electronic-Signature-Non-Backlit/dp/B003CNLRM2

Attachment 3

Standard Laptop

2.1 Standard Laptop	0 tait	the second s	Lenovo	
Unit Price	\$570.00	\$577.30	\$576.00	
Vendor Part Number	000051533994/1	969731	20N9S1N800	
Vendor Model Number	Latitude 3400	ProBook 440 G6	ThinkPad E490	
Operating System	Windows 10 Pro 64 bit ONLY	Windows 10 Pro 64 bit ONLY	Windows 10 Pro 64 bit ONLY	
Processor	Intel i3-8145U (2.1GHz, 4MB Cache)	Intel i3-8145U (2 1GHz, 4MB Cache)	Intel i3-8145U (2.1GHz, 4MB Cache)	
Trusted Platform Module	TPM 2.0	TPM 2.0	TPM 2.0	
Memory	8.0GB 2400MHz, with free slots, expandable to 16GB	SGB (1xEGB) DDR4 2400, with free slots, expandable to 16GB	8GB DDR4 2400MHz, with free slots, expandable to 16GB	
Video	Intel [®] UHD Graphics 620	Intel [®] UHD Graphics 620	Intel HD Graphics 620	
Video Display	14.0 Inch, FHD (1920 X 1080)	14" FHD (1920x1080) Anti-Glare LED UWVA	14.0 FHD (1920x1080) IPS	
Hard Drive	M.2 256GB PCIe NVMe SSD	256GB PCIe NVMe Value SSD	M.2 2242 256GB SSD PCIe-NVMe TLC	
Fingerprint	None	None	None	
USB Ports	2x USB 3.1	USB-C 3.1 Gen 1/DisplayPort (Power Delivery) { 2 x USB 3.1 Gen 1 { USB 2.0 (powered) { LAN } HDMI { Headphone/microphone combo jack	One USB 2.0, two USB 3.1 Gen 1 (one Always On), one USB 3.1 Type-C Gen 2 (with the function of Power Delivery and DisplayPort)	
HDMI or DisplayPort	HDMI 1.4	1 HDMIL4; 1 DISPLAYPORT	HDMI 1.46	
Integrated NIC	Intel® 1219LM 10/100/1000 Ethernet	Intel Integrated Gigabit Ethemet (10,100,1000), Wake on LAN	Integrated Gigabit Ethernet (10,100,1000), Wake on LAN	
Bluetooth	Bluetooth 4.2	Bluetooth 5.0	Bluetooth 5.0	
Internal Wireless Adapter	Qualcomm QCA61x4A 802.11ac Dual Band (2x2) Wireless Adapter+ Bluetcoth 4.2	Intel 9560 ac 2x2 nvp + Bluetooth 5 WW 2Antennaes	Intel Wireless-AC 9260, Wi-Fi 2x2 802.11ac + Bluetooth 5.0, M.2 card	
Webcam	720p HD webcam	720p HD webcam	HD720p camera, fixed focus	
Power	65W with 3' Cord	45W Power adapter w/ 1.0M Cord	65W AC Adapter (2pin) - US (USB Type C)	
Battery	3 Cell 42Whr ExpressCharge	3 Cell 48WHr Long life battery- up to 15 hours.	Integrated Li-Ion 45Wh battery, supports Rapid Charge (charge up to 80% in 1hr) with 65W AC adapter; Max: 13hr	
Hardware Warranty	Onsite Service After Remote Diaznosis 3 Years	Includes 3 Year Next Business Day, On- Site	BYR NBD Onsite	
Keep Hard Drive	Keep Your Hard Drive, 3 Year	Site Includes 3 Year HP Carepack for Disk Retentions Service	3YR KYD	
Energy Consumption	ENERGY STAR® certified	ENERGY STAR [®] certified	ENERGY STAR certified	
Environmental	EPEAT® Silver	EPEAT [®] Silver registered in the United States	EPEAT Silver	
Unit dimensions and weight	13.0" x 0.76"x 9.37", 3.69 lbs	12.76 x 9.36 x 0.71 in, Starting at 3.53 lbs	12.96"* x 9.53"" x 0.78""; Starting at 3.87 lb	

Attachment 3

Standard Laptop Accessories

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Accessory Description/Item Number	Vendor Part Number	Unit Price	Vendor Part Number	Unit Price	Vendor Part Number	Unit Price
Memory 8.0GB DDR3 SDRAM (1 DIMM) 2.07	A9210967	\$80.00	4VN06AA	\$60.00	4X70W30750	\$90.00
Port Replicator (Docking Station) 2.10	WD19905AP	\$100.00	STW10UT	\$125.31	40A50090U5	\$132.00
USB/Thunderbolt Universal Docking Station 2.31	452-BCYT	\$150.00	STW10UT	\$126.31	40AS0090US	\$132.00
AC Adapter / Power Supply 2.20	492-BBME	\$35.00	H6Y88AA	\$15.79	4X20M26268	\$36.00
Nylon Carrying Case 2.29	460-BBYM	\$20.00	H2W17AA	\$18.94	4X40E77328	\$20.00

Display Monitors

-

Note: Please review unit dimensions and assess space requirements when selecting a monitor.

		HP	Leneve
Unit Price	\$97.00	\$126.00	\$99.00
Vendor Part Number	3000052260592/1	M1F41A8#ABA	61A9MAR1US
Vendor Model Number	P2018H	Elite E202	ThinkVision T22i-10
Display Type	IPS	IPS w/LED backlight	TFT-LCD, In-Plane Switching (IPS)
Aspect Ratio	15:9	16:9	16:9
Max / Native Resolution	1600x900 @ 60Hz	1600 × 900 @ 50 Hz	1920x1080
Response Time	8ms gray to gray	7 ms gray to gray	6ms (typical); 4ms (extreme mode)
Image Contrast Ratio	1000: 1 (typical)	1000 to 1	1000:1 (typical)
Brightness	250 cd/m² (typical)	250 cd/m ²	250 nits or cd/m2 (typical)
Pixel Pitch	0.271 mm × 0.263 mm	0.27675 (H) x 0.27675(V)mm	0.248 x 0.248 mm
Angle	(160° vertical / 170° horizontal)	178° H/V	178(H)/178(V)
Colors	16.7 million colors	Up to 16.7 million colors	16.7 million color
Input Signal	1 x DispiayPort 1 x HDMI 1 x VGA	(1) DisplayPort (1) HDMI (1) VGA	VGA DisplayPort 1.2 HDMI 1.4
Cables Included	VGA DisplayPort	(1) DisplayPort (1) VGA	VGA DisplayPort
Tilt Base	Tilt (5° to 21')	-5* to +20*	Tilt: 30° back, -5° forward
Swivel	Swivel (45° to 45°)	±45°	swivel: (-180 to +180); detachable stand
Height Adjustable	Yes	Yes, 150 mm	Yes
Rotation Capable	Pivot (90° clockwise)	90' Pivotable	Rotation for portrait/landscape viewing (50 to portrait)
Mount	VESA comp.	100 mm VESA mount	VESA comp.
Hardware Warranty	3-Year Advanced Exchange Service and Premium Panel Guarantee	3YR Limited Warranty with Next Business Day On-site	3 Year Limited Warranty, with 3 Year next business day advanced exchange
Unit Dimensions and Weight	18.2" x 7.1" x 13.3", 13.51 lbs	18.85 x 7.44 x 19.42 in, 10.67 lbs.	14.08* H x 19.28* W x 9.92* D; 10.85 lbs.

COUNTY OF CLEVELAND, NORTH CAROLINA

AGENDA ITEM SUMMARY

Finance Department: Budget Amendment (BNA055)

Department: Finance Department

Agenda Title: Budget Amendment (BNA#055)

Agenda Summary:

Proposed Action:

ATTACHMENTS:

File Name

BNA055_05.05.20.pdf

Description Cap Proj FCC Shell Bldg Budget Amendment (BNA#055)

BUDGET NEW - ORDINANCE AMENDMENT

BNA # 055

SUBMITTED TO BOARD OF COUNTY COMMISSIONERS FOR CONSIDERATION AT MEETING TO BE HELD ON:

May 5, 2020

SIGNATURES FROM: BUDGET OFFICER 28/20 THRU: FINANCE OFFICE Finance Director NIA FOR DEPT: FOOTHILLS COMMERCE CENTER DATE: 4/28/2020 Department Manager

Account Number	Project Code	Department	Account Name	Increase	Decrease
489.225.4.400.00		Cap Proj-FCC Shell Bldg	3 Loan Proceeds	\$5,950,000.00	
489.225.5.490.00		Cap Proj-FCC Shell Bldg	3 Professional Serv	\$ 100,000.00	
489.225.5.992.00		Cap Proj-FCC Shell Bldg	3 Joint Venture Construct	\$5,850,000.00	
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Explanation of Revisions: Budget loan proceeds for funding of Shell Building #3 at Foothills Commerce Center.

Joint Project with City of Shelby

THE ABOVE AMENDMENT HAS BEEN APPROVED AND RECORDED IN THE MINUTES OF THE COUNTY

COMMISSIONERS' MEETING ON

(Date)

Phyllis Nowlen, Clerk to the Board

RETURN TO FINANCE OFFICE and Forward copy via email to Tonya.Sigmon@clevelandcounty.com

cc: Personnel Ba cc: Purchasing Da

Batch # _____ Date:_____ By:_____

PROJECT FUND AGREEMENT

This PROJECT FUND AGREEMENT is dated April 15, 2020 (the "Project Fund Agreement"), and is by and between the COUNTY OF CLEVELAND, NORTH CAROLINA, a body corporate and politic and a political subdivision of the State of North Carolina (the "County"), and TRUIST BANK ("Truist").

RECITALS

The Borrower is, simultaneously with the execution and delivery of this Project Fund Agreement, executing and delivering an Installment Financing Contract, dated as of the date hereof (the "Contract"), between the Borrower and Truist. The purpose of the Contract is to provide for Truist's advance of \$5,950,000 to the Borrower to pay the costs of a shell building (the "Project") and to pay related financing costs. In partial consideration for Truist's entering into the Contract, the Borrower has agreed to provide for financing proceeds to be deposited and disbursed pursuant to this Project Fund Agreement.

NOW, THEREFORE, the parties agree as follows:

SECTION 1. DEFINITIONS.

In this Project Fund Agreement, the term "Project Costs" means all costs of the design, planning, demolishing, constructing, acquiring, installing and equipping of the Project as determined in accordance with generally accepted accounting principles, including (a) sums required to reimburse the Borrower or its agents for advances made for any such costs, and (b) all closing costs or other costs related to the financing of the Project through the Contract and all related transactions.

In addition, any capitalized terms used in this Project Fund Agreement and not otherwise defined shall have the meanings assigned thereto in the Contract.

SECTION 2. PROJECT FUND.

2.1. <u>Project Fund</u>. On the date hereof ("the Closing Date"), Truist shall deposit \$5,944,100 (consisting of the \$5,950,000 amount advanced less a fee of \$5,900 to be paid directly by Truist to its legal counsel) into a special account of the Borrower at Truist Bank to be designated "2020-00006 County of Cleveland Project Fund" (the "Project Fund"). The Project Fund shall be held separate and apart from all other funds or accounts of the Borrower. The Project Fund is the Borrower's property, but the Borrower may withdraw amounts on deposit in the Project Fund only as provided in this Project Fund Agreement and only for application from time to time to the payment of Project Costs or otherwise as permitted by Section 2.3 hereof. Pending such application, such amounts shall be subject to a lien and charge in favor of Truist to secure the Borrower's obligations under the Contract.

2.2. <u>Requisitions from Project Fund</u>. The Borrower may withdraw funds from the Project Fund only after authorization from Truist. Truist shall authorize the disbursement of

funds from the Project Fund only to the Borrower and only upon its receipt of one or more written requisitions in the form set forth in Exhibit A attached hereto signed by one of the designated Borrower Representatives named in Section 3.11 hereof. The Borrower shall submit its signed requisitions in pdf format by electronic transmission at the email address contained in the requisition form.

Upon receipt of a requisition from the Borrower, Truist shall undertake such review of the matters referred to in such requisition as it shall deem appropriate, and within seven (7) business days after such receipt shall notify the Borrower if it does not approve the requisition with the reasons for its disapproval. Truist has no obligation to make a review and any review by Truist is only for Truist's benefit. Truist shall not unreasonably withhold payment of any requisition.

2.3. Disposition of Project Fund Balance.

(a) *Upon completion* - Promptly after the Project has been completed to the point that the Project is suitable for carrying out substantially all the purposes it is to serve for the Borrower, and the Borrower has withdrawn from the Project Fund all of the funds needed to complete the Project, the Borrower shall deliver to Truist a written certificate of completion executed by a Borrower Representative stating that (i) the Project has been completed, (ii) there are no mechanic's or other liens against the Project for labor or materials furnished in connection with the Project, and (iii) no further funds will be requisitioned from the Project Fund to pay Project Costs. Truist may then withdraw any balance remaining in the Project Fund (and not required to be retained to pay Project Costs incurred but not yet paid) and apply such amount as provided in subsection (d) of this Section.

(b) *Upon default* - Upon the occurrence of an Event of Default, Truist may withdraw any balance remaining in the Project Fund and apply such amount as provided in subsection (d) of this Section.

(c) After delay or inactivity - If (i) more than three years have elapsed from the Closing Date or (ii) at least six months have elapsed from Truist's most recent receipt of a requisition for Project Costs, then Truist, upon 30 days' notice from Truist to the Borrower, may withdraw any balance remaining in the Project Fund and apply such amount as provided in subsection (d) of this Section.

(d) Application of Project Fund balance - Truist may apply any amounts withdrawn from the Project Fund pursuant to this Section in the following order: (i) to the payment of any Additional Payments then due to Truist under the Contract, (ii) to the payment of any interest accrued to the Project Fund disposition date that is then due and payable, (iii) to the payment of any principal amount then due and payable, (iv) to the prepayment of principal and accrued interest in accordance with the prepayment provisions of the Contract; and (v) to the payment of future Installment Payments in inverse order of maturity; provided, however, that (1) at the option of Truist, Truist may deliver funds held under this Project Fund Agreement to the Borrower to be applied to additional Project Costs or future debt service payments, and (2) in no event will Truist apply any funds in the manner set forth herein if it is advised in an opinion of bond counsel provided by the Borrower that such a use of funds could adversely affect the

exclusion from gross income for federal income tax purposes of the interest component of Installment Payments. Any prepayment hereunder shall not affect any other Borrower payment obligation under the Contract. Truist shall notify the Borrower of any withdrawal from the Project Fund made under this Section, and in the notice shall describe its application of the funds so withdrawn.

2.4. Investment.

(a) The Borrower and Truist agree that money in the Project Fund will be continuously invested and reinvested in a public funds money rate savings account, as directed by Truist, that meets the requirements of Section 159-30 of the General Statutes of North Carolina, as amended.

(b) [reserved]

(c) Investment obligations acquired with money in the Project Fund shall be deemed at all times to be part of the Project Fund. The interest accruing thereon and any profit or loss realized upon the disposition or maturity of any such investment shall be credited to or charged against the Project Fund.

(d) All earnings on moneys in the Project Fund shall be used for Project Costs or otherwise applied in accordance with Section 2.3 hereof.

SECTION 3. MISCELLANEOUS.

3.1. <u>Notices</u>. Except as set forth in Section 2.2 hereof with respect to the delivery of requisitions to Truist, any notice or other communication required or contemplated by this Project Fund Agreement shall be deemed to be delivered so long as it is delivered by hand or on the date shown on a certified mail receipt, or a delivery receipt (or similar evidence) from a national commercial package delivery service, if addressed as follows:

(a) If intended for the Borrower, addressed to it at the following address: County of Cleveland, North Carolina, PO Box 1210, Shelby, NC 28151, Attention: Finance Director.

(b) If intended for Truist, addressed to it at the following address: Truist Bank, 5130 Parkway Plaza Boulevard, Charlotte, North Carolina 28217, Attention: Governmental Finance.

Any party may designate a different or alternate address for notices by notice given under this Project Fund Agreement.

3.2. <u>Survival of Covenants and Representations</u>. All covenants, representations and warranties made by the Borrower in this Project Fund Agreement and in any certificates delivered pursuant to this Project Fund Agreement shall survive the delivery of this Project Fund Agreement.

3.3. <u>Choice of Law</u>. The parties intend that North Carolina law shall govern this Project Fund Agreement.

3.4. <u>Amendments</u>. This Project Fund Agreement may not be modified or amended unless such amendment is in writing and signed by Truist and the Borrower.

3.5. <u>No Third-Party Beneficiaries</u>. There are no parties intended to be or which shall be deemed to be third-party beneficiaries of this Project Fund Agreement.

3.6. <u>Successors and Assigns</u>. All of the covenants and conditions of this Project Fund Agreement shall be binding upon and inure to the benefit of the parties to this Project Fund Agreement and their respective successors and assigns.

3.7. <u>Severability</u>. If any court of competent jurisdiction shall hold any provision of this Project Fund Agreement invalid or unenforceable, such holding shall not invalidate or render unenforceable any other provision of this Project Fund Agreement.

3.8. <u>Counterparts</u>. This Project Fund Agreement may be executed in any number of counterparts, including separate counterparts, each executed counterpart constituting an original but all together only one agreement.

3.9. <u>Termination</u>. Except as otherwise provided in this Project Fund Agreement, this Project Fund Agreement shall cease and terminate upon payment of all funds (including investment proceeds) from the Project Fund.

3.10. <u>E-Verify</u>. Truist understands that "E-Verify" is a federal program operated by the United States Department of Homeland Security and other federal agencies, or any successor or equivalent program used to verify the work authorization of newly hired employees pursuant to federal law in accordance with Section 64-25(5) of the General Statutes of North Carolina, as amended. Truist uses E-Verify to verify the work authorization of its employees in accordance with Section 64-26(a) of the General Statutes of North Carolina, as amended. Truist will require that any subcontractor that it uses in connection with the transactions contemplated by this Project Fund Agreement certify to such subcontractor's compliance with E-Verify.

3.11. <u>Designation of Borrower Representatives and Official Custodian</u>. In accordance with the terms herein, the Borrower hereby designates the following persons as Borrower Representatives authorized to sign requisitions to withdraw funds from the Project Fund account:

Printed Name: R. Lucas Jackson	Signature:

The Borrower may designate additional Borrower Representatives to sign requisitions upon written notification to Truist.

The Borrower designates the person listed below an "Official Custodian" for the purposes of the Federal Deposit Insurance Corporation. The person listed below is an officer, employee or agent of the Borrower who has plenary authority, including control, over funds owned by the Borrower. Control of public funds includes possession of, as well as the authority to establish, accounts in an insured depository institution and to make deposits, withdrawals and disbursements. The Official Custodian on the account is considered the insured depositor.

Printed Name:

R. Lucas Jackson

Signature:

Last 4 Numbers of Date of Birth:

06/1990

Upon written notification to Truist, the Borrower may update the Official Custodian.

Note: The Official Custodian must provide a copy of his/her driver's license.

¹ The last 4 digits of the official custodian's social security number will be used only to differentiate the official custodian from other Truist account holders with the same name.

IN WITNESS WHEREOF, each of the parties has caused this Project Fund Agreement to be signed and delivered by a duly authorized officer, all as of the date first above written.

> COUNTY OF CLEVELAND, NORTH CAROLINA

By:< Name: Bri Effey Manager Title

Attest:

[SEAL]

Name: R. Lucas Jackson Title: Finance Director

TRUIST BANK

By:___ Name: Title:

[PROJECT FUND AGREEMENT, DATED APRIL 15, 2020]

IN WITNESS WHEREOF, each of the parties has caused this Project Fund Agreement to be signed and delivered by a duly authorized officer, all as of the date first above written.

> COUNTY OF CLEVELAND, NORTH CAROLINA

[SEAL]

Ву:		
Name:		
Title	×	

Attest:

Name: Title:

TRUIST BANK

By:

Name: Title:

ANDIEN G. Smith Sn. U.U.

[PROJECT FUND AGREEMENT, DATED APRIL 15, 2020]

EXHIBIT A

[TO BE PREPARED ON BORROWER'S LETTERHEAD FOR SUBMISSION]

PROJECT FUND REQUISITION

[Date]

Email requisitions to: GFProjectfunds@bbandt.com

Requisition Team Truist Bank Direct Dial: (252) 296-0452 or (252) 296-0653

RE: Request for disbursement of funds from the Project Fund related to Contract No. 9933000831-00006 with the County of Cleveland, North Carolina, dated April 15, 2020

To Whom It May Concern,

Pursuant to the terms and conditions of the Project Fund Agreement, dated April 15, 2020, the County of Cleveland, North Carolina (the "Borrower"), requests the disbursement of funds from the Project Fund established under the Project Fund Agreement for the following Project Costs:

This is requisition number _____ from the Project Fund.

Disbursements will be to the County of Cleveland, North Carolina.

Amount: \$____

Attach copies of applicable vendor invoices or spreadsheet of expenditures to requisition when submitting.

Project Description:

Location of Equipment/Project:

To receive funds via wire transfer please include:

ABA Routing Number:

Account Number:

Physical address of Borrower: County of Cleveland, North Carolina, PO Box 1210, Shelby, NC 28151, Attention: Finance Director

The Borrower makes this requisition pursuant to the following representations:

A-1

- 1. The Borrower has appropriated in its current fiscal year funds sufficient to pay the Installment Payments and estimated Additional Payments due in the current Fiscal Year.
- 2. The purpose of this disbursement is for partial payment of the cost of the Project provided for under the Contract referenced above.
- 3. The requested disbursement has not been subject to any previous requisition.
- 4. No notice of any lien, right to lien or attachment upon, or claim affecting the right to receive payment of, any of the moneys payable herein to any of the persons, firms or corporations named herein has been received, or if any notice of any such lien, attachment or claim has been received, such lien, attachment or claim has been received, such lien, attachment or claim has been released or discharged or will be released or discharged upon payment of this requisition.
- 5. This requisition contains no items representing payment on account of any percentage entitled to be retained on the date of this requisition.
- 6. No Event of Default is continuing under the Contract, and no event or condition is existing which, with notice or lapse of time or both, would become an Event of Default.
- 7. The Borrower shall allow Truist to deliver and file, or cause to be filed, any Uniform Commercial Code financing statements with respect to the Project or portion of the Project that Truist may request to evidence its security interest.
- 8. The Borrower has in place insurance on this portion of the Project that complies with the insurance provisions of the Contract.
- 9. Each amount requested for payment in this requisition either (a) represents a reimbursement to the Borrower for a Project Cost expenditure previously made, or (b) will be used by the Borrower promptly upon the receipt of funds from Truist to make payments for Project Costs to third parties described in this requisition.

Capitalized terms used in this requisition have the meanings ascribed in the Project Fund Agreement.

Attached is evidence that the amounts shown in this requisition are properly payable at this time, such as bills, receipts, invoices, architects' payment certifications or other appropriate documents.

IF REQUEST IS FINAL REQUEST, CHECK HERE \Box .

COUNTY OF CLEVELAND, NORTH CAROLINA

By:_____

Printed Name:	
Title:	

Wire Transfer Agreement

This Wire Transfer Agreement is dated April 15, 2020 (this "Agreement") and is by and between the COUNTY OF CLEVELAND, NORTH CAROLINA, a body corporate and politic and a political subdivision of the State of North Carolina (the "County"), and TRUIST BANK ("Truist").

RECITALS

The Borrower is, simultaneously with the execution and delivery of this Agreement, executing and delivering (a) An Installment Financing Contract, dated as of the date hereof (the "Contract"), between the Borrower and Truist, and (b) a Project Fund Agreement, dated the date hereof (the "Project Fund Agreement"), between the Borrower and Truist. The purpose of the Contract is to provide for Truist's advance of \$5,950,000 to the Borrower to enable the Borrower to finance a shell building and to pay related financing costs. In partial consideration for Truist's entering into the Contract, the Borrower has agreed to provide for financing proceeds to be deposited and disbursed pursuant to the Project Fund Agreement.

In order to prevent unauthorized or fraudulent wire transfers through cyber fraud and other means, Truist and the Borrower hereby agree to the following:

Section 1. <u>Wire Transfer Requirements</u>. In the event a wire transfer is made by Truist to disburse funds as contemplated by the Contract or the Project Fund Agreement (a "Disbursement"), said wire transfer shall be delivered as directed in a written "Disbursement Authorization" provided to Truist by a representative of the Borrower, subject to the terms and conditions set forth herein. For the purposes of this Agreement, a representative of the Borrower shall include employees and elected and/or appointed officials of the Borrower, bond counsel, the Borrower's legal counsel, the LGC or the Borrower's financial advisor.

Section 2. <u>Verification Procedures</u>. Prior to making any Disbursement pursuant to a Disbursement Authorization not delivered to Truist in person by a representative of the Borrower, Truist shall verify such Disbursement Authorization verbally via telephone communication with a representative of the Borrower. The Borrower shall ensure that a representative of the Borrower will provide such verification to Truist. The Borrower shall not disclose, or allow to be disclosed, such Truist verification procedures to any third party unless there is a legitimate business need to make such disclosure or such disclosure is required by law, and the Borrower accepts the risk of such third party knowledge of the security procedures. If the Borrower has reason to believe that a security procedure has been obtained by or disclosed to an unauthorized person or learns of any unauthorized transfer or of any discrepancy in a transfer request, then the Borrower shall notify Truist immediately.

Section 3. <u>Payee Identification</u>. The Borrower is solely responsible for accurately identifying the wire transfer information contained in the Disbursement Authorization delivered to Truist by a representative of the Borrower, including but not limited to the bank name and its ABA number, beneficiary's account name and account number and beneficiary's physical address, together with other information requested by Truist (collectively, "Remittance Instructions"). If the Remittance Instructions describe a beneficiary inconsistently by name and

account number, the Borrower acknowledges that Truist may make payment on the basis of the account number alone, that Truist is not obligated to detect such errors, and that the Borrower assumes the risk of any loss resulting therefrom.

Section 4. <u>Duty to Reconcile Written Confirmation</u>. Upon request from a representative of the Borrower, Truist shall use its best efforts to send a representative of the Borrower written confirmation of the Disbursement in the form of a reference number, beneficiary name and wire amount. A representative of the Borrower shall promptly review and reconcile the written confirmation of the Disbursement sent by Truist, and shall report to Truist in writing, promptly, but in no event later than ten (10) business days after the date of such written confirmation, any unauthorized, erroneous, unreceived or improperly executed payment. Truist and the Borrower agree that ten (10) business days is a reasonable time for the detection and reporting to Truist of such information. After that time, all items on the written confirmation will be considered correct and the Borrower will be precluded from recovering from Truist if such wire transfer identified in the written confirmation was actually made by Truist. For the avoidance of doubt, any such writings can be provided electronically.

Section 5. <u>Unauthorized Payments</u>. Notwithstanding any other provision herein, if a Disbursement has been verified by a representative of the Borrower pursuant to Section 2, it shall be binding on the Borrower if Truist acted in good faith in making such Disbursement.

Section 6. <u>Recordation</u>. Truist may record any telephone conversation between Truist and a representative of the Borrower in order to reduce the risk of unauthorized or erroneous transfers. Truist may retain such recordings for as long as Truist may deem necessary.

Section 7. Indemnification and Hold Harmless. If Truist complies with the provisions of this Agreement, the Borrower agrees that Truist shall not be responsible for any communication or miscommunication by a representative of the Borrower, and the Borrower further agrees to indemnify, to the extent allowed by law, Truist and hold Truist harmless from and against any and all losses, claims, expenses, suits, costs or damages, demands or liabilities of whatever kind or nature, whether now existing or hereafter relating in any way to a wire transfer made pursuant to the Contract or the Project Fund Agreement.

Section 8. <u>Applicable Law</u>. All wire transfer orders are governed by Article 4A of the Uniform Commercial Code, except as any provisions thereof that may be and are modified by the terms hereof. If any part of the applicable wire transfer order involves the use of the Fedwire, the rights and obligations of Truist and the Borrower regarding that wire transfer order are governed by Regulation J of the Federal Reserve Board.

Section 9. <u>Choice of Law</u>. The parties intend that North Carolina law shall govern this Agreement.

Section 10. <u>Amendments</u>. This Agreement may not be modified or amended unless such amendment is in writing and signed by Truist and the Borrower.

Section 11. <u>No Third-Party Beneficiaries</u>. There are no parties intended to be or which shall be deemed to be third-party beneficiaries of this Agreement.

Section 12. <u>Successors and Assigns</u>. All of the covenants and conditions of this Agreement shall be binding upon and inure to the benefit of the parties to this Agreement and their respective successors and assigns.

Section 13. <u>Severability</u>. If any court of competent jurisdiction shall hold any provision of this Agreement invalid or unenforceable, such holding shall not invalidate or render unenforceable any other provision of this Agreement.

Section 14. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts, including separate counterparts, each executed counterpart constituting an original but all together only one agreement.

Section 15. <u>Termination</u>. This Agreement shall cease and terminate upon termination of the Contract and the Project Fund Agreement.

Section 16. <u>E-Verify</u>. Truist understands that "E-Verify" is a federal program operated by the United States Department of Homeland Security and other federal agencies, or any successor or equivalent program used to verify the work authorization of newly hired employees pursuant to federal law in accordance with Section 64-25(5) of the General Statutes of North Carolina, as amended. Truist uses E-Verify to verify the work authorization of its employees in accordance with Section 64-26(a) of the General Statutes of North Carolina, as amended. Truist will require that any subcontractor that it uses in connection with the transactions contemplated by this Agreement certify to such subcontractor's compliance with E-Verify. IN WITNESS WHEREOF, each of the parties has caused this Wire Transfer Agreement to be signed and delivered by a duly authorized officer, all as of the date first above written.

> COUNTY OF CLEVELAND, NORTH CAROLINA

By: Name: Brian Epter Tille County Manger

[SEAL]

Attest:

Name: R. Lucas Jackson Title: Finance Director

TRUIST BANK

By:____ Name: Title:

[WIRE TRANSFER AGREEMENT DATED APRIL 15, 2020]

IN WITNESS WHEREOF, each of the parties has caused this Wire Transfer Agreement to be signed and delivered by a duly authorized officer, all as of the date first above written.

> COUNTY OF CLEVELAND, NORTH CAROLINA

[SEAL]

By:		
Name:		
Title		

Attest:

Name: Title:

TRUIST BANK

By: 6. Sm. h Name: ALDITH Sn. U.P.

Title:

[WIRE TRANSFER AGREEMENT DATED APRIL 15, 2020]

RECORDING FEE : 64,00 20

Doc No: 200038176 Recorded: 04/14/2020 08:53:26 AM Fee Amt: \$64.00 Page 1 of 20

Cleveland County North Carolina Betsy S. Harnage, Register of Deeds BK 1811 PG 182 - 201 (20)

DEED OF TRUST AND SECURITY AGREEMENT

Prepared by: Edwin F. Lucas III, Esq. Robinson, Bradshaw & Hinson, P.A. 101 North Tryon Street, Suite 1900 Charlotte, North Carolina 28246

Return to: Truist Bank 5130 Parkway Plaza Boulevard Charlotte, NC 28217

STATE OF NORTH CAROLINA COUNTY OF CLEVELAND

(COLLATERAL IS OR INCLUDES FIXTURES)

This DEED OF TRUST AND SECURITY AGREEMENT, made and entered into as of April 15, 2020 (this "Deed of Trust"), from the COUNTY OF CLEVELAND, NORTH CAROLINA, a body corporate and politic and a political subdivision of the State of North Carolina, whose address is 311 East Marion Street, Shelby, NC 28151, as grantor (the "Grantor"), to BB&T Collateral Service Corporation, whose address is 5130 Parkway Plaza Boulevard, Charlotte, NC 28217, as trustee (the "Trustee"), for the benefit of TRUIST BANK. whose address 5130 Parkway Plaza Boulevard, Charlotte, NC 28217 (the "Lender" and, together with its successors and assigns, the "Beneficiary");

WITNESSETH:

WHEREAS, the Grantor and the Lender have entered into an Installment Financing Contract dated as of even date herewith (the "Installment Financing Contract"), pursuant to which (i) the Lender has agreed to advance \$5,950,000 to enable the Grantor to finance the cost of the Project (as defined in the Installment Financing Contract) and (ii) the Grantor has agreed to make the Installment Payments and Additional Payments (as each such term is defined in the Installment Financing Contract) to the Lender;

WHEREAS, this Deed of Trust has been executed and delivered to secure (i) the obligations of the Grantor to make the Installment Payments and Additional Payments and (ii) the performance of all of the other liabilities and obligations, whether now existing or hereafter arising, of the Grantor to the Lender under the Installment Financing Contract (all such obligations and liabilities described in (i) or (ii) above being hereinafter collectively called the "Indebtedness"); and

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security interests hereinafter described;

NOW, THEREFORE, in consideration of the above preambles and for the purposes aforesaid, and in further consideration of the sum of Ten Dollars (\$10.00) paid to the Grantor by the Trustee and other valuable consideration, receipt of which is hereby acknowledged, the Grantor has given, granted, bargained, sold and conveyed, and by these presents does give, grant, bargain, sell and convey, unto the Trustee, its heirs, successors and assigns, the following property (collectively the "Premises"):

(a) The real property lying and being in the County of Cleveland, North Carolina and described below in the legal description attached as Exhibit A hereto (collectively the "Real Property"):

SEE EXHIBIT A ATTACHED HERETO FOR THE REAL PROPERTY DESCRIPTION, WHICH EXHIBIT A IS SPECIFICALLY INCORPORATED HEREIN BY REFERENCE.

(b) All buildings, structures, additions and other improvements of every nature whatsoever now or hereafter in the future constructed or situated on or about the Real Property (collectively the "Improvements").

All gas and electric fixtures, radiators, heaters, engines and machinery, (c) boilers, ranges, elevators and motors, plumbing and heating fixtures, carpeting and other floor coverings, fire extinguishers and any other safety equipment required by governmental regulation or law, washers, dryers, water heaters, mirrors, mantels, air conditioning apparatus, refrigerating plants, refrigerators, cooking apparatus and appurtenances, window screens, awnings and storm sashes and other machinery, equipment or other tangible personal property, which are or shall be so attached to the Improvements, including all extensions, additions, improvements, betterments, renewals, replacements and substitutions, or proceeds from a permitted sale of any of the foregoing, as to be deemed to be fixtures under North Carolina law (collectively the "Fixtures") and accessions to the Real Property and a part of the Premises as between the parties hereto and all persons claiming by, through or under them, and which shall be deemed to be a portion of the security for the Indebtedness. The location of the collateral described in this paragraph is also the location of the Real Property, and the record owner of the Real Property is the Grantor.

(d) All easements, rights-of-way, strips and gores of land, vaults, streets, ways, alleys, passages, sewer rights, waters, water courses, water rights and powers, minerals, flowers, shrubs, crops, trees, timber and other emblements now or hereafter located on the Real Property or under or above the same or any part or parcel thereof, and all estates, rights, titles, interests, privileges, liberties, tenements, hereditaments and appurtenances, reversion and reversions, remainder and remainders, whatsoever, in any way belonging, relating or appertaining to the Premises or any part thereof, or which hereafter shall in any

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(e) All leases affecting the Premises or any part thereof and all income, rents and issues of the Premises and the Improvements now or hereafter located thereon from time to time accruing (including without limitation all payments under leases or tenancies, proceeds of insurance, condemnation payments, tenant security deposits whether held by the Grantor or in a trust account, and escrow funds), and all the estate, right, title, interest, property, possession, claim and demand whatsoever at law, as well as in equity, of the Grantor of, in and to the same; reserving only the right to the Grantor to collect and apply the same so long as the Grantor is not in Default hereunder.

SUBJECT, HOWEVER, to such of the Permitted Encumbrances (as defined in Exhibit B hereto and specifically incorporated herein by reference) as are superior to the security created by this Deed of Trust and excluding all property excluded from the lien or security interest of the Lender under the Installment Financing Contract and all property released pursuant to the provisions of the Installment Financing Contract or this Deed of Trust.

TO HAVE AND TO HOLD, the Premises unto the Trustee, its heirs, successors and assigns, in fee simple forever, upon the trusts, terms and conditions and for the uses and purposes hereinafter set out and to secure (i) the payment of the Indebtedness and any renewals, modifications or extensions thereof, in whole or in part, and (ii) the additional payments hereinafter agreed to be made by or on behalf of the Grantor, by a conveyance of the lands and security interests herein described;

And the Grantor covenants with the Trustee that the Grantor is lawfully seized of the Premises in fee simple and has the right to convey the same in fee simple; that, except for Permitted Encumbrances, the same are free and clear of all encumbrances, and that the Grantor will warrant and defend the title to the same against the claims of all persons whomsoever arising by, under or through the Grantor.

THIS CONVEYANCE IS MADE UPON THIS SPECIAL TRUST that, if the Grantor shall pay the Indebtedness in accordance with the terms of the Installment Financing Contract, together with interest thereon, and any renewals or extensions thereof in whole or in part, and shall comply with all the covenants, terms and conditions of this Deed of Trust, then this conveyance shall be null and void and may be cancelled of record at the request of the Grantor.

THIS DEED OF TRUST secures an obligation incurred for the construction of an improvement on the real property covered hereby and as such constitutes a "construction mortgage" under Section 25-9-334 of the General Statutes of North Carolina.

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ARTICLE I

Section 1.1 **Payment of Indebtedness**. The Grantor will pay the Indebtedness and all other sums now or hereafter secured hereby promptly as the same shall become due as provided in the Installment Financing Contract and as permitted by law.

Section 1.2 Taxes, Liens and Other Charges.

(a) The Grantor will pay, or cause to be paid, before the same become delinquent, all taxes, liens, assessments and charges of every character including all utility charges, whether public or private, already levied or assessed or that may hereafter be levied or assessed upon or against the Premises; and will furnish the Beneficiary, on or before the final date whereon the same can be paid without penalty, evidence of the due and punctual payment of all such taxes, liens, assessments and charges. Nothing contained herein shall require the payment or discharge of any such tax, lien, assessment or charge by the Grantor for so long as the Grantor shall in good faith and at its own expense contest the same or the validity thereof by appropriate legal proceedings provided that such proceedings shall prevent (i) the collection thereof or other realization thereof and the sale or forfeiture of the Premises or any part thereof to satisfy the same or (ii) the enforcement thereof, against the Grantor, the Trustee, the Beneficiary and the Premises and so long as the Grantor first deposits with the Beneficiary in escrow such sums or other security as the Beneficiary may reasonably require to assure Beneficiary of the availability of sufficient monies to pay such tax, lien, assessment or charge if and when the same is finally determined to be due.

(b) The Grantor will not suffer any mechanic's, materialman's, laborer's, statutory or other lien to be created and to remain outstanding upon all or any part of the Premises. The Grantor shall be entitled to discharge such liens by bonds or to contest any such liens pursuant to the same procedure as the Grantor is entitled to contest taxes in the preceding subsection 1.2(a).

Section 1.3 **Insurance.** The Grantor shall obtain and maintain, or cause to be obtained and maintained, during the term of this Deed of Trust the insurance coverage specified in the Installment Financing Contract.

The net proceeds from any related insurance policy or policies shall be applied as provided in the Installment Financing Contract. The Beneficiary shall not be held responsible for any failure to collect any insurance proceeds due under the terms of any policy regardless of the cause of such failure if it has complied with Section 8.4 of the Installment Financing Contract.

In the event of the foreclosure of this Deed of Trust or any other transfer of title to the Premises in extinguishment of the Indebtedness secured hereby, all right, title and interest of the Grantor in and to all insurance policies then in force shall pass to the purchaser or Beneficiary, as appropriate.

Section 1.4 **Condemnation.** Any award for the taking of, or damage to, all or any part of the Premises or any interest therein upon the lawful exercise of the power of eminent domain shall be payable and applied as provided in the Installment Financing Contract. The Grantor shall

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Section 1.5 Care of Premises.

(a) The Grantor will keep or cause to be kept the buildings, parking areas, roads and walkways, recreational facilities, landscaping and all other Improvements of any kind now or hereafter erected on the Real Property or any part thereof in good condition and repair (ordinary wear and tear excepted), will not commit or suffer any waste, and will not do or suffer to be done anything which will increase the risk of fire or other hazard to the Premises or any part thereof.

(b) Except in the ordinary course of its business or as provided in Section 6.1 of the Installment Financing Contract, the Grantor will not remove, demolish or alter or permit to be removed, demolished or altered the structural character of any Improvement located on the Real Property or any Fixture without the prior written consent of the Beneficiary.

(c) If the Premises or any part thereof is damaged by fire or any other cause, the Grantor will give immediate notice thereof to the Beneficiary and the Trustee.

(d) Upon reasonable prior notice to the Grantor, the Beneficiary or its representative is hereby authorized to enter upon and inspect the Premises at any time during normal business hours. The Beneficiary agrees that any confidential information about the Grantor obtained in the exercise of its rights under this subsection shall, except as otherwise required by law or regulation applicable to the Beneficiary, be maintained in a confidential manner and shall be used by the Beneficiary only for the protection of its rights and interests hereunder.

(e) The Grantor will comply promptly or cause there to be compliance promptly with all present and future laws, ordinances, rules and regulations of any governmental authority (including, but not limited to, all environmental and ecological laws and regulations) affecting the Premises or any part thereof.

Section 1.6 Leases Affecting Premises. The Grantor may lease any portion of the Premises as provided in the Installment Financing Contract.

Section 1.7 Security Agreement and Financing Statement. With respect to the Fixtures, this Deed of Trust is hereby made and declared to be a security agreement in favor of the Beneficiary encumbering each and every item of such property included herein as a part of the Premises, and the Grantor hereby grants a security interest to the Beneficiary in and to all of the Fixtures. Upon request by the Beneficiary, at any time and from time to time, a financing statement or statements reciting this Deed of Trust to be a security agreement affecting all of such property shall be executed by the Grantor and the Beneficiary and filed in accordance with the provisions of the Uniform Commercial Code as enacted in the State of North Carolina applicable to the perfection of security interests by filing financing statements thereunder. The remedies for any violation of the covenants, terms and conditions of the security agreement contained in this Deed of Trust shall be (i) as prescribed herein or (ii) as prescribed by general law, at the Beneficiary's sole election.

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and the Fixtures are the "collateral."

Section 1.8 Further Assurances. At any time, and from time to time, upon request by the Beneficiary, the Grantor will make, execute and deliver or cause to be made, executed and delivered, to the Beneficiary and/or the Trustee and, where appropriate, cause to be recorded and/or filed and from time to time thereafter to be re-recorded and/or refiled at such time and in such offices and places as shall be deemed desirable by the Beneficiary, any and all such other and further deeds of trust, security agreements, financing statements, continuation statements, instruments of further assurance, certificates and other documents as may, in the opinion of the Beneficiary, be necessary or desirable in order to effectuate, complete, or perfect, to continue and preserve or to give notice of (a) the obligations of the Grantor under the Installment Financing Contract or this Deed of Trust and (b) the lien of this Deed of Trust as a first and prior lien, subject to Permitted Encumbrances, upon and security title in and to all of the Premises, whether now owned or hereafter acquired by the Grantor. Upon any failure by the Grantor so to do, the Beneficiary may make, execute, record, file, re-record and/or refile any and all such deeds of trust, security agreements, financing statements, continuation statements, instruments, certificates, and documents for and in the name of the Grantor and the Grantor hereby irrevocably appoints the Beneficiary as its agent and attorney-in-fact to do so.

Section 1.9 **Expenses.** The Grantor will pay or reimburse the Beneficiary and the Trustee, upon demand therefor, for all reasonable attorneys' fees, costs and expenses actually incurred by the Beneficiary and the Trustee in any suit, action, legal proceeding or dispute of any kind in which the Beneficiary and/or the Trustee is made a party or appears as party plaintiff or defendant, affecting the Indebtedness secured hereby, this Deed of Trust or the interest created herein, or the Premises, including, but not limited to, the exercise of the power of sale contained in this Deed of Trust, any condemnation action involving the Premises or any action to protect the security hereof, but excepting therefrom any negligence or willful misconduct by the Beneficiary or any breach of this Deed of Trust by the Beneficiary; and all such amounts paid by the Beneficiary shall be added to the Indebtedness.

Section 1.10 Estoppel Affidavits. The Grantor upon ten (10) days' prior written notice, shall furnish the Beneficiary a written statement, duly acknowledged, setting forth the unpaid principal of, and interest on, the Indebtedness and whether or not any offsets or defenses exist against the payment of such principal and interest.

Section 1.11 Subrogation. The Beneficiary shall be subrogated to the claims and liens of all parties whose claims or liens are discharged or paid with the proceeds of the Indebtedness.

Section 1.12 Books, Records, Accounts and Annual Reports. The Grantor will keep and maintain or will cause to be kept and maintained proper and accurate books, records and accounts relating to the Premises. The Beneficiary shall have the right from time to time at all times during normal business hours to examine such books, records and accounts at the office of the Grantor or such other person or entity maintaining such books, records and accounts and to make copies or extracts thereof as the Beneficiary shall desire.

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at the time performance of such obligation shall be due, shall involve transcending the mint of validity presently prescribed by any applicable usury statute or any other applicable law, with regard to obligations of like character and amount, then ipso facto the obligation to be fulfilled shall be reduced to the limit of such validity, so that in no event shall any exaction be possible under this Deed of Trust or the Installment Financing Contract that is in excess of the current limit of such validity, but such obligation shall be fulfilled to the limit of such validity.

Section 1.14 **Changes in Ownership.** The Grantor hereby acknowledges to the Beneficiary that (a) the identity and expertise of the Grantor were and continue to be material circumstances upon which the Beneficiary has relied in connection with, and which constitute valuable consideration to the Beneficiary for, the extending to the Grantor of the Indebtedness and (b) any change in such identity or expertise could materially impair or jeopardize the security for the payment of the Indebtedness granted to the Beneficiary by this Deed of Trust. The Grantor therefore covenants and agrees with the Beneficiary, as part of the consideration for the extending to the Grantor of the Indebtedness, that the entire Indebtedness shall, at the option of the Beneficiary, become immediately due and payable, should the Grantor further encumber, pledge, convey, transfer or assign any or all of its interest in the Premises or any portion thereof without the prior written consent of the Beneficiary or except as otherwise permitted herein or in the Installment Financing Contract.

Section 1.15 Use and Management of the Premises. The Grantor shall not alter or change the use of the Premises or abandon the Premises without the prior written consent of the Beneficiary or except as otherwise permitted herein or in the Installment Financing Contract.

Section 1.16 Acquisition of Collateral. The Grantor shall not acquire any portion of the personal property, if any, covered by this Deed of Trust, subject to any security interest, conditional sales contract, title retention arrangement or other charge or lien taking precedence over the security title and lien of this Deed of Trust without the prior written consent of the Beneficiary.

Section 1.17 Hazardous Material.

(a) The Grantor represents, warrants and agrees that: (i) the Grantor has not used or installed any Hazardous Material (as hereinafter defined) in violation of applicable Environmental Laws (as hereinafter defined) on, from or in the Premises and, to the best of the Grantor's actual knowledge, no other person has used or installed any Hazardous Material on, from or in the Premises; (ii) to the best of the Grantor's actual knowledge, no other person has violated any applicable Environmental Laws relating to or affecting the Premises; (iii) to the best of the Grantor's actual knowledge, the Premises are presently in compliance with all applicable Environmental Laws, and there are no facts or circumstances presently existing upon or under the Premises, or relating to the Premises, which may violate any applicable Environmental Laws, and there is not now pending or threatened any action, suit, investigation or proceeding against the Grantor or the Premises (or against any other party relating to the Premises) seeking to enforce any right or remedy against the Grantor or the Premises under any of the Environmental Laws; (iv) the Premises shall be kept free of Hazardous Materials to the extent required by applicable Environmental Laws, and shall not be used to generate, manufacture, refine, transport, treat, store,

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acquisition, construction and instantiation of the raoject (as defined in the instantiation rmanong Contract) and any additional Improvements on the Real Property; (v) the Grantor shall not cause or permit the installation of Hazardous Materials in, on, over or under the Premises or a Release (as hereinafter defined) of Hazardous Materials unto or from the Premises or suffer the presence of Hazardous Materials in, on, over or under the Premises in violation of applicable Environmental Laws; (vi) the Grantor shall comply or cause there to be compliance with Environmental Laws applicable to the Premises, all at no cost or expense to the Beneficiary or the Trustee; (vii) the Grantor has obtained and the Grantor will at all times continue to obtain and/or maintain all licenses, permits and/or other governmental or regulatory actions necessary for the Premises to comply with applicable Environmental Laws (the "Permits") and the Grantor will be and at all times remain in full compliance with the terms and provisions of the Permits; (viii) to the best of the Grantor's actual knowledge, there has been no Release of any Hazardous Materials on or from the Premises in violation of applicable Environmental Laws, whether or not such Release emanated from the Premises or any contiguous real estate, which has not been abated and any resulting violation of applicable Environmental Laws abated; (ix) the Grantor shall immediately give the Beneficiary oral and written notice in the event that the Grantor receives any notice from any governmental agency, entity, or any other party with regard to Hazardous Materials on, from or affecting the Premises and the Grantor shall conduct and complete all investigations, studies, sampling, and testing, and all remedial, removal, and other actions necessary to clean up and remove all Hazardous Materials on, from or affecting the Premises in accordance with all applicable Environmental Laws.

(b) To the extent permitted by law and subject to the provisions of Section 160A-20 of the General Statutes of North Carolina, as amended ("G.S. § 160A-20"), the Grantor hereby agrees to indemnify the Beneficiary and the Trustee and hold the Beneficiary and the Trustee harmless from and against any and all liens, demands, defenses, suits, proceedings, disbursements, liabilities, losses, litigation, damages, judgments, obligations, penalties, injuries, costs, expenses (including, without limitation, reasonable attorneys' and experts' fees) and claims of any and every kind whatsoever paid, incurred, suffered by, or asserted against the Beneficiary, the Trustee and/or the Premises for, with respect to, or as a direct or indirect result of: (i) the presence of Hazardous Materials in, on or under the Premises, or the escape, seepage, leakage, spillage, discharge, emission or Release on or from the Premises of any Hazardous Materials regardless of whether or not caused by or within the control of the Grantor; (ii) the violation of any Environmental Laws applicable to the Premises or the Grantor, whether or not caused by or within the control of the Grantor; (iii) the failure by the Grantor to comply fully with the terms and provisions of this Section; (iv) the violation of any of the Environmental Laws in connection with any other property owned by the Grantor, which violation gives or may give rise to any rights whatsoever in any party with respect to the Premises by virtue of any of the Environmental Laws, whether or not such violation is caused by or within the control of the Grantor; or (v) any warranty or representation made by the Grantor in subsection (a) of this Section being false or untrue in any material respect.

(c) In the event the Beneficiary has a reasonable basis to suspect that the Grantor has violated any of the covenants, warranties, or representations contained in this Section, or that the Premises are not in compliance with the applicable Environmental Laws for any reason, the Grantor shall take such steps as the Beneficiary reasonably requires by notice to the Grantor in

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its interest, and the cost and expenses of all such actions taken by the Beneficiary, including, without limitation, the Beneficiary's reasonable attorneys' fees, shall be added to the Indebtedness.

For purposes of this Deed of Trust: (i) "Hazardous Material" or "Hazardous (d) Materials" means and includes, without limitation, (a) solid or hazardous waste, as defined in the Resource Conservation and Recovery Act of 1980, or in any applicable state or local law or regulation, (b) hazardous substances, as defined in the Comprehensive Environmental Response, Compensation and Liability Act of 1980 ("CERCLA"), or in any applicable state or local law or regulation, (c) gasoline, or any other petroleum product or by-product, (d) toxic substances, as defined in the Toxic Substances Control Act of 1976, or in any applicable state or local law or regulation or (e) insecticides, fungicides, or rodenticides, as defined in the Federal Insecticide, Fungicide, and Rodenticide Act of 1975, or in any applicable state or local law or regulation, as each such Act, statute or regulation may be amended from time to time; (ii) "Release" shall have the meaning given such term in the Environmental Laws, including, without limitation, Section 101(22) of CERCLA; and (iii) (iii) "Environmental Law" or "Environmental Laws" shall mean any "Super Fund" or "Super Lien" law, or any other federal, state or local statute, law, ordinance or code, regulating, relating to or imposing liability or standards of conduct concerning public health and safety, worker health and safety, pollution, the environment, wetlands, the preservation and reclamation of natural resources or waste management, without limitation all those related to the presence, use, production, generation, handling, transportation, treatment, storage, disposal, distribution, labeling, testing, processing, discharge, release, threatened release, control or cleanup of any Hazardous Materials as may now or at any time hereafter be legally in effect, including, without limitation, the following, as same may be amended or replaced from time to time, and all regulations promulgated and officially adopted thereunder or in connection therewith: the Super Fund Amendments and Reauthorization Act of 1986 ("SARA"); CERCLA; The Clean Air Act ("CAA"); the Clean Water Act ("CWA"); The Toxic Substance Control Act ("TSCA"); the Solid Waste Disposal Act ("SWDA"), as amended by the Resource Conservation and Recovery Act ("RCRA"); the Hazardous Waste Management System; and the Occupational Safety and Health Act of 1970 ("OSHA"). The obligations and liabilities of the Grantor under this Section which arise out of events or actions occurring prior to the satisfaction of this Deed of Trust shall survive the exercise of the power of sale under or foreclosure of this Deed of Trust, the delivery of a deed in lieu of foreclosure of this Deed of Trust, the cancellation or release of record of this Deed of Trust, and/or the payment in full of the Indebtedness.

(e) The parties expressly agree that an event under the provisions of this Section which may be deemed to be a default under this Deed of Trust and/or the Installment Financing Contract shall not be a default until the Grantor has received notice of such event. Further, in terms of compliance with future governmental laws, regulations or rulings applicable to environmental conditions, the Grantor shall be permitted to afford itself of any defense or other protection against the application or enforcement of any such law, regulation or ruling.

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Default", wherever used in this Deed of Trust, shall mean any one or more of the following events:

(a) Failure by the Grantor to pay when due, any Installment Payment as required by the Installment Financing Contract or by this Deed of Trust.

(b) Failure by the Grantor to duly observe or perform after notice and lapse of any applicable grace period any other term, covenant, condition or agreement of this Deed of Trust.

(c) Any warranty of the Grantor contained in this Deed of Trust proves to be untrue or misleading in any material respect.

(d) The occurrence of any "Event of Default" under the Installment Financing Contract.

Section 2.2 Acceleration upon Default, Additional Remedies. In the event an Event of Default shall have occurred and is continuing, the Beneficiary may declare all Indebtedness to be due and payable and the same shall thereupon become due and payable without any presentment, demand, protest or notice of any kind. Thereafter, the Beneficiary may take any one or more of the following actions:

Either in person or by agent, with or without bringing any action or proceeding, or (a) by a receiver appointed by a court as hereinafter provided and without regard to the adequacy of its security, enter upon and take possession of the Premises, or any part thereof, in its own name or in the name of the Trustee, and do any acts which it deems necessary or desirable to preserve the value, marketability or rentability of the Premises, or part thereof or interest therein, increase the income therefrom or protect the security hereof, and, with or without taking possession of the Premises, sue for or otherwise collect the rents and issues thereof, including those rents and issues past due and unpaid, and apply the same, less costs and expenses of operation and collection including attorney's fees, upon any Indebtedness, all in such order as the Beneficiary may determine. The entering upon and taking possession of the Premises, the collection of such rents and issues and the application thereof as aforesaid, shall not cure or waive any Event of Default or notice of Event of Default hereunder or invalidate any act done in response to such Default or pursuant to such notice of Default and notwithstanding the continuance in possession of the Premises or the collection, receipt and application of rents and issues, the Trustee or the Beneficiary shall be entitled to exercise every right provided for in any instrument securing or relating to the Indebtedness or by law upon occurrence of any Event of Default, including the right to exercise the power of sale.

(b) Commence an action to foreclose this Deed of Trust as a mortgage, appoint a receiver as hereinafter provided, specially enforce any of the covenants hereof, or cause the Trustee to foreclose this Deed of Trust by power of sale.

(c) Exercise any or all of the remedies available to a secured party under any applicable laws.

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deficiency judgment for amounts that may be owed under the Installment Financing Contract or this Deed of Trust when the sale of all or any portion of the Premises is insufficient to produce enough money to pay in full all remaining Indebtedness under the Installment Financing Contract or this Deed of Trust, and the taxing power of the Grantor is not and may not be pledged directly or indirectly or contingently to secure any moneys due or secured under this Deed of Trust.

Section 2.3 Foreclosure by Power of Sale. Should the Beneficiary elect to foreclose by exercise of the power of sale herein contained, the Beneficiary shall notify the Trustee and shall deposit with the Trustee this Deed of Trust and such receipts and evidence of expenditures made and secured hereby as the Trustee may require.

Upon application of the Beneficiary, it shall be lawful for and the duty of the Trustee, and the Trustee is hereby authorized and empowered, to expose to sale and to sell the Premises at public auction for cash, after having first complied with all applicable requirements of laws of the State of North Carolina with respect to the exercise of powers of sale contained in deeds of trust, and upon such sale the Trustee shall convey title to the purchaser in fee simple. After retaining from the proceeds of such sale just compensation for the Trustee's services and all expenses incurred by the Trustee, including the Trustee's commission not exceeding one percent (1%) of the bid and reasonable attorneys' fees for legal services actually performed, the Trustee shall apply the residue of the proceeds first to the payment of all sums expended by the Beneficiary under the terms of this Deed of Trust; second, to the payment of the Indebtedness secured hereby; and the balance, if any, shall be paid to the Grantor. The Grantor agrees that in the event of sale hereunder. the Beneficiary shall have the right to bid thereat. The Trustee may require the successful bidder at any sale to deposit immediately with the Trustee cash or certified check in an amount not to exceed twenty-five percent (25%) of the bid, provided notice of such requirement is contained in the advertisement of the sale. The bid may be rejected if the deposit is not immediately made and thereupon the next highest bidder may be declared to be the purchaser. Such deposit shall be refunded in case a resale is had; otherwise, it shall be applied to the purchase price.

Section 2.4 **Performance by the Beneficiary on Defaults by the Grantor.** If the Grantor shall default in the payment, performance or observance of any term, covenant or condition of this Deed of Trust, the Beneficiary may, at its option, pay, perform or observe the same, and all payments made or costs or expenses incurred by the Beneficiary in connection therewith shall be secured hereby and shall be, without demand, immediately repaid by the Grantor to the Beneficiary with interest thereon at the Default Rate provided in the Installment Financing Contract. The Beneficiary shall be the sole judge of the necessity for any such actions and of the amounts to be paid but no such action shall be taken unreasonably. The Beneficiary is hereby empowered to enter and to authorize others to enter upon the Premises or any part thereof for the purpose of performing or observing any such defaulted term, covenant or condition without thereby becoming liable to the Grantor or any person in possession holding under the Grantor.

Section 2.5 Receiver. If an Event of Default shall have occurred and is continuing and such Event of Default as to Events of Default occurring under subsections (b), (c) and (d) of Section 2.1 continues uncured for a period of thirty (30) days or more after notice of such Event

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of any party bound for its payment, to the appointment of a receiver or receivers to take possession of and to operate the Premises and to collect and apply the rents and issues thereof. The Grantor hereby irrevocably consents to such appointment, provided the Grantor receives notice of any application therefor. Any such receiver or receivers shall have all of the rights and powers permitted under the laws of the State of North Carolina and all the powers and duties of the Beneficiary in case of entry as provided in subsection (a) of Section 2.2, and shall continue as such and exercise all such powers until the date of confirmation of sale of the Premises unless such receivership is sooner terminated. Subject to the provisions of Section 2.2, the Grantor will pay to the Beneficiary upon demand all reasonable expenses, including receiver's fees, attorneys' fees, costs and agent's compensation, incurred pursuant to the provisions of this Section; and all such expenses shall be secured by this Deed of Trust.

Section 2.6 Waiver of Appraisement, Valuation, Stay, Extension and Redemption Laws. The Grantor agrees, to the full extent permitted by law, that in case of a Default hereunder, neither the Grantor nor anyone claiming through or under it shall or will set up, claim or seek to take advantage of any appraisement, valuation, stay, extension, homestead, exemption or redemption laws now or hereafter in force, in order to prevent or hinder the enforcement or foreclosure of this Deed of Trust, or the absolute sale of the Premises, or the final and absolute putting into possession thereof, immediately after such sale, of the purchasers thereat, and the Grantor, for itself and all who may at any time claim through or under it, hereby waives to the full extent that it may lawfully so do, the benefit of all such laws, and any and all right to have the assets comprised in the security intended to be created hereby marshalled upon any foreclosure of the lien hereof.

Section 2.7 Leases. The Beneficiary and the Trustee, or either of them, at their option and to the extent permitted by law, are authorized to foreclose this Deed of Trust subject to the rights of any tenants of the Premises, and the failure to make any such tenants parties to any such foreclosure proceedings and to foreclose their rights will not be, nor be asserted to be by the Grantor, a defense to any proceedings instituted by the Beneficiary and the Trustee to collect the sums secured hereby.

Section 2.8 **Discontinuance of Proceedings and Restoration of the Parties.** In case the Beneficiary and the Trustee, or either of them, shall have proceeded to enforce any right, power or remedy under this Deed of Trust by foreclosure, entry or otherwise, and such proceedings shall have been discontinued or abandoned for any reason, or shall have been determined adversely to the Beneficiary and the Trustee, or either of them, then and in every such case the Grantor and the Beneficiary and the Trustee, and each of them, shall be restored to their former positions and rights hereunder, and all rights, powers and remedies of the Beneficiary and the Trustee, and each of them, shall continue as if no such proceeding had been taken.

Section 2.9 **Remedies Not Exclusive.** Subject to Article XV of the Installment Financing Contract and Section 2.2 of this Deed of Trust, the Trustee and the Beneficiary, and each of them, shall be entitled to enforce payment and performance of any Indebtedness or obligations secured hereby and to exercise all rights and powers under this Deed of Trust or any

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now or nereatter of otherwise secured, whether by mongage, accu or must, preuge, nen, assignment or otherwise. Neither the acceptance of this Deed of Trust nor its enforcement, whether by court action or pursuant to the power of sale or other powers herein contained, shall prejudice or in any manner affect the Trustee's or the Beneficiary's right to realize upon or enforce any other security now or hereafter held by the Trustee or the Beneficiary, it being agreed that the Trustee and the Beneficiary, and each of them, shall be entitled to enforce this Deed of Trust and any other security now or hereafter held by the Beneficiary or the Trustee in such order and manner as they or either of them may in their absolute discretion determine. No remedy herein conferred upon or reserved to the Trustee or the Beneficiary is intended to be exclusive of any other remedy herein or by law provided or preclusive of any other remedy herein or by law provided or permitted, but each shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute. Every lawful power or remedy given by any instrument securing or relating to the Indebtedness secured hereby to the Trustee or the Beneficiary or to which either of them may be otherwise entitled, may be exercised, concurrently or independently, from time to time and as often as may be deemed expedient by the Trustee or the Beneficiary and either of them may pursue inconsistent remedies.

Section 2.10 **Waiver.** No delay or omission of the Beneficiary or the Trustee to exercise any right, power or remedy accruing upon any Default shall exhaust or impair any such right, power or remedy or shall be construed to be a waiver of any such Default, or acquiescence therein; and every right, power and remedy given by this Deed of Trust to the Beneficiary and the Trustee, and each of them, may be exercised from time to time and as often as may be deemed expedient by the Beneficiary and the Trustee, and each of them. No consent or waiver, expressed or implied, by the Beneficiary to or of any breach or Default by the Grantor in the performance of the obligations thereof hereunder shall be deemed or construed to be a consent or waiver to or of any other breach or Default in the performance of the same or any other obligations of the Grantor hereunder. Failure on the part of the Beneficiary to complain of any act or failure to act or to declare an Event of Default, irrespective of how long such failure continues, shall not constitute a waiver by the Beneficiary of its rights hereunder or impair any rights, powers or remedies consequent on any breach or Default by the Grantor.

Section 2.11 Suits to Protect the Premises. The Beneficiary and the Trustee, and each of them, shall have the power (a) to institute and maintain such suits and proceedings as they may deem expedient to prevent any impairment of the Premises by any acts which may be unlawful or in violation of this Deed of Trust, with notice of commencement of such suits and proceedings to be given to the Grantor, (b) to preserve or protect their interest in the Premises and in the rents and issues arising therefrom, and (c) to restrain the enforcement of or compliance with any legislation or other governmental enactment, rule or order that may be unconstitutional or otherwise invalid, if the enforcement of or compliance with such enactment, rule or order would impair the security hereunder or be prejudicial to the interest of the Beneficiary.

Section 2.12 The Beneficiary May File Proofs of Claim. In the case of any receivership, insolvency, bankruptcy, reorganization, arrangement, adjustment, composition or other proceedings affecting the Grantor, its creditors or its property, the Beneficiary, to the extent permitted by law, shall be entitled to file such proofs of claim and other documents as may be

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institution of such proceedings and for any authonal amount which may become due and payable by the Grantor hereunder after such date.

Section 2.13 Waiver of Rights. By execution of this Deed of Trust and to the extent permitted by law, the Grantor expressly: acknowledges the right to accelerate the Indebtedness and the power of sale given herein to the Trustee to sell the Premises by foreclosure under power of sale upon default by the Grantor and without any notice other than such notice (if any) as is specifically required to be given by law or under the provisions of this Deed of Trust; waives any and all rights of the Grantor to appraisement, dower, curtsey and homestead rights to the extent permitted by applicable law; acknowledges that the Grantor has read this Deed of Trust and any and all questions regarding the legal effect of this Deed of Trust and its provisions have been explained fully to the Grantor and the Grantor has consulted with counsel of its choice prior to executing this Deed of Trust; and acknowledges that all waivers of the aforesaid rights of the Grantor have been made knowingly, intentionally and willingly by the Grantor as part of a bargained for transaction.

ARTICLE III

Section 3.1 Successors and Assigns. This Deed of Trust shall inure to the benefit of and be binding upon the parties hereto and their respective heirs, executors, legal representatives, successors and assigns. Whenever a reference is made in this Deed of Trust to the Grantor, the Trustee or the Beneficiary such reference shall be deemed to include a reference to the heirs, executors, legal representatives, successors and assigns of the Grantor, the Trustee or the Beneficiary, respectively.

Section 3.2 **Terminology.** All personal pronouns used in this Deed of Trust, whether used in the masculine, feminine or neuter gender, shall include all other genders; the singular shall include the plural, and vice versa. Titles and articles in this Deed of Trust are for convenience only and neither limit nor amplify the provisions of this Deed of Trust itself, and all references herein to articles, sections or subsections shall refer to the corresponding articles, sections or subsections of this Deed of Trust unless specific reference is made to articles, sections or subsections of another document or instrument.

Section 3.3 Severability. If any provision of this Deed of Trust or the application thereof to any person or circumstance shall be invalid or unenforceable to any extent, the remainder of this Deed of Trust and the application of such provision to other persons or circumstances shall not be affected thereby and shall be enforced to the greatest extent permitted by law.

Section 3.4 **Governing Law.** This Deed of Trust shall be construed and governed according to the laws of the State of North Carolina.

Section 3.5 Notices, Demands and Requests. All notices, demands or requests provided for or permitted to be given pursuant to this Deed of Trust must be in writing and shall be deemed to have been properly given if served or given by personal delivery or by being deposited in the United States Mail, postage prepaid, registered or certified return receipt

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Trust Trustee, 5130 Parkway Plaza Boulevard, Charlotte, NC 20217, and (0) II to the Deed of

All notices, demands and requests shall be effective upon personal delivery or upon being deposited in the United States Mail. However, the time period in which a response to any notice, demand or request must be given, if any, shall commence to run from the date of receipt of the notice, demand or request by the addressee thereof. Rejection or other refusal to accept or the inability to deliver because of changed address of which no notice was given shall be deemed to be receipt of the notice, demand or request sent. By giving at least thirty (30) days written notice thereof, the Grantor, the Trustee or the Beneficiary shall have the right from time to time and at any time during the term of this Deed of Trust to change their respective addresses and each shall have the right to specify as its address any other address within the United States of America.

Section 3.6 Appointment of Successor to the Trustee. The Beneficiary shall at any time have the irrevocable right to remove the Trustee herein named without notice or cause and to appoint a successor thereto by an instrument in writing, duly acknowledged, in such form as to entitle such written instrument to be recorded in the State of North Carolina, and in the event of the death or resignation of the Trustee named herein, the Beneficiary shall have the right to appoint a successor thereto by such written instrument, and any Trustee so appointed shall be vested with the title to the Premises and shall possess all the powers, duties and obligations herein conferred on the Trustee in the same manner and to the same extent as though such were named herein as the Trustee .

Section 3.7 The Trustee's Powers. At any time, or from time to time, without liability therefor and without notice, upon written request of the Beneficiary and presentation of this Deed of Trust, and without affecting the personal liability of any person for payment of the Indebtedness secured hereby or the effect of this Deed of Trust upon the remainder of the Premises, the Trustee may (i) reconvey any part of the Premises, (ii) consent in writing to the making of any map or plat thereof, (iii) join in granting any easement therein, or (iv) join in any extension agreement or any agreement subordinating the lien or charge hereof.

Section 3.8 **The Beneficiary's Powers.** Without affecting the liability of any other person liable for the payment of any obligation herein mentioned, and without affecting the lien or charge of this Deed of Trust upon any portion of the Premises not then or theretofore released as security for the full amount of all unpaid obligations, the Beneficiary may, from time to time and without notice (i) release any person so liable, (ii) extend the maturity or alter any of the terms of any such obligation, (iii) grant other indulgences, (iv) cause to be released or reconveyed at any time at the Beneficiary's option, any parcel, portion or all of the Premises, (iii) take or release any other or additional security for any obligation herein mentioned, or (iv) make compositions or other arrangements with debtor in relation thereto. The provisions of Section 45-45.1 of the General Statutes of North Carolina, as amended, or any similar statute hereafter enacted in replacement or in substitution thereof shall be inapplicable to this Deed of Trust.

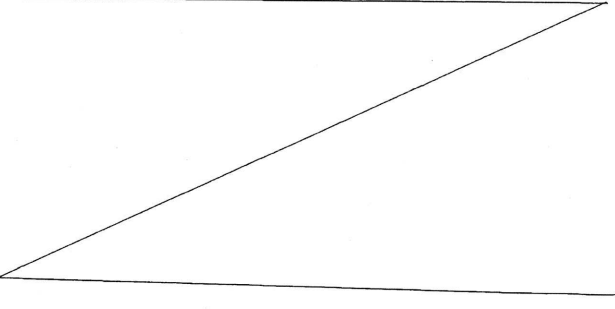
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continue to exist, the Grantor may at any time or times grant easements, licenses, rights of way and other rights or privileges in the nature of easements with respect to any part of the Premises, and the Grantor may release existing interests, easements, licenses, rights of way and other rights or privileges with or without consideration, and the Beneficiary agrees that it shall execute and deliver and will cause, request or direct the Deed of Trust Trustee to execute and deliver any instrument necessary or appropriate to grant or release any such interest, easement, license, right of way or other right or privilege but only upon receipt of (i) a copy of the instrument of grant or release, (ii) a written application signed by the Grantor requesting such instrument and (iii) a certificate executed by the Grantor and reasonably acceptable to the Beneficiary to the effect that the grant or release (A) is not detrimental to the effective use of the Premises or the proper conduct of the operations of the Grantor at the Premises and (B) will not materially impair the value of the security under this Deed of Trust in contravention of the provisions hereof.

(b) Upon the Grantor exercising its rights to dispose of any Fixtures in accordance with the provisions of Section 6.1 of the Installment Financing Contract, the Beneficiary and the Trustee will execute all releases or other documents necessary to effectuate the release of the respective Fixtures from the lien of this Deed of Trust.

Section 3.10 Acceptance by the Trustee. The Trustee accepts this Trust when this Deed of Trust, duly executed and acknowledged, is made of public record as provided by law.

Section 3.11 Miscellaneous. The covenants, terms and conditions herein contained shall bind, and the benefits and powers shall inure to the respective heirs, executors, administrators, successors and assigns of the parties hereto. Whenever used herein, the singular number shall include the plural, the plural the singular, and the term "Beneficiary" shall include any payee of the indebtedness hereby secured and any transferee or assignee thereof, whether by operation of law or otherwise.



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COUNTY OF CLEVELAND, NORTH CAROLINA

By:

Susan K. Allen, Chair of the Board of Commissioners for the County

H-

Phyllis Nowlen, Clerk to the Board of Commissioners for the County

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I, Velda A. Cureton, a Notary Public, certify that Susan K. Allen came before me this day and acknowledged that she is the Chair of the Board of Commissioners for the County of Cleveland, North Carolina, and that, by authority duly given and as the act of said County, the foregoing instrument was signed in its name by her, sealed with its seal, and attested by Phyllis Nowlen, the Clerk to the Board of Commissioners for said County.

WITNESS my hand and notarial seal, this $15^{\pm 2}$ day of April, 2020.

RATOIS My Commi sion Expires: 6-20-2020

Velda a. Curto Notary Public

BEGINNING at a PK/nail set in the centerline of Plato Lee road (SR 1315) said PK/Nail being located the following eight (8) courses and distances from a found railroad spike which spike is located N. 31-30-48 W. 12,755.47 feet (per the N.C. State Plane Grid system) from National Geodetic Survey concrete marker Carbide: 1) S. 3-50-02 E. 122.36 feet; 2) S. 2-43-30 E. 100.02 feet; 3) S. 3-53-33 E. 377.87 feet; 4) S. 3-49-37 E. 193.12 feet; 5) S. 3-02-46 E. 26.38 feet; 6) S. 30-02-56 E. 72.30 feet; 7) N. 00-06-51 W. 89.37 feet and 8) S. 00-06-51 E. 9.12 feet and runs thence N. 88-09-55 E. 30.01 feet to a rebar set in the eastern margin of the right of way of Plato Lee Road; thence with said right of way margin N. 3-49-55 W. 24.46 feet to a set rebar, a new corner with the City of Shelby; thence a new line with the City of Shelby N. 86-38-15 E. 560.35 feet to a set rebar; thence a new line N. 86-38-15 E. 10.00 feet to a point in Little Beaver Dam Creek; thence a new line with Little Beaver Dam Creek the following twenty-three (23) courses and distances to a rebar set in the David Michael and Betsy Bankfield line: 1) S. 17-43-41 E. 53.18 feet; 2) S. 48-20-55 E. 53.90 feet; 3) S. 74-15-24 E. 35.51 feet; 4) S. 32-42-50 E. 47.10 feet; 5) S. 47-25-45 E. 51.51 feet; 6) S. 6-57-07 W. 62.55 feet; 7) S. 23-34-30 E. 23.23 feet; 8) S. 10-10-15 E. 27.67 feet; 9) S. 35-57-48 E. 33.43 feet; 10) S. 34-54-08 E. 81.01 feet; 11) S. 51-44-18 E. 101.82 feet; 12) S. 25-52-32 E. 36.50 feet; 13) S. 42-15-23 E. 73.78 feet; 14) S. 25-08-29 E. 44.98 feet; 15) S. 30-49-31 E. 69.20 feet; 16) S. 8-15-49 W. 35.19 feet; 17) S. 39-04-55 E. 74.59 feet; 18) S. 32-49-51 E. 34.93 feet; 19) S. 23-20-32 E. 54.98 feet; 20) S. 51-20-15 E.34.81 feet; 21) S. 5-31-52 E. 20.65 feet; 22) S. 3-50-02 E. 10 feet; and 23) S. 3-50-02 E. 76.37 feet; thence a common boundary with David Michael and Betsy Bankfield S. 85-21-27 W. 405.62 feet to a point in an unnamed stream shown on the USGS Quadrangle map; thence S. 85-21-27 W. 476.21 feet to a found half inch rebar; thence S. 86-21-23 W. 169.78 feet to a found one inch open top iron pin in the eastern margin of the right of way of Plato Lee Road; thence S. 86-08-18 W. 29.96 feet to a found railroad spike in the centerline of Plato Lee Road; thence with the centerline of Plato Lee Road N. 3-50-02 W. 953.87 feet to a set PK/Nail, the point and place of BEGINNING.

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A-1

Permitted encumbrances (the "Permitted Encumbrances") are as follows:

(1) easements, exceptions or reservations (i) for the purpose of pipelines, telephone lines, cable television lines, telegraph lines, power lines and substations, roads, streets, alleys, highways, parking, railroad purposes, drainage and sewerage purposes, dikes, canals, laterals, ditches, transportation of oil, gas or other materials, removal of oil, gas or other materials, and other like purposes, or (ii) for the joint or common use of real property, facilities and equipment, which exist on the Closing Date (as defined in the Installment Financing Contract) or arise under the provisions of Section 3.9 of this Deed of Trust and which, in the case of either (i) or (ii), in the aggregate do not materially interfere with or impair the operation of the Premises for the purposes for which they are or may reasonably be expected to be used;

(2) the rights of the Lender under the Installment Financing Contract;

(3) the lien of this Deed of Trust;

(4) any lease in conformity with the provisions of Section 6.11 of the Installment Financing Contract;

(5) any materialmen's liens incurred in the ordinary course of business and not remaining undischarged for more than sixty (60) days from the date thereof; and

(6) any other liens, encumbrances, charges and restrictions on the Real Property shown on record at the Cleveland County Register of Deeds as of the date of the Installment Financing Contract, or approved in writing by the Lender.

12937091v3 21210.00014

B-1

COUNTY OF CLEVELAND, NORTH CAROLINA

AGENDA ITEM SUMMARY

Health Department: Budget Amendment (BNA#056)

Department: Health Department

Agenda Title: Budget Amendment (BNA#056)

Agenda Summary:

Proposed Action:

ATTACHMENTS:

File Name

BNA056_05.05.20.pdf

Description

Enivronmental Health:Budget Amendment (BNA#056)

BUDGET NEW - ORDINANCE AMENDMENT

BNA # 050

 TO BE SUBMITTED TO BOARD MEETING
 May 5, 2020

 FROM:
 BUDGET OFFICER

 THRU:
 FINANCE OFFICE

 FOR DEPT:
 HEALTH

April 28, 2020

SIGNATURE Directo M

...

Account Number	Project Code	Department	Account Name	Increase	Decrease
012.541.4.350.00	<u>NA</u>	ENV. HEALTH	State Gov't. Grants	\$25,690.00	
012.541.5.121.00	<u>NA</u>	ENV. HEALTH	Salary-Reg.	\$23,568.00	
012.541.5.210.00	NA	ENV. HEALTH	Departmental Supplies	\$2,122.00	
	·				
			·		
		<u></u>			
			· · · · · · · · · · · · · · · · · · ·		

Explanation of Revisions: Budget DHHS Food and Lodging Funds to cover exisiting salaries and departmental supplies.

THE ABOVE AMENDMENT HAS BEEN APPROVED AND RECORDED IN THE MINUTES OF THE COUNTY

COMMISSIONERS' MEETING ON

(Date)

Henry Earle, Clerk to the Board

.

RETURN TO COUNTY FINANCE OFFICE

cc: Personnel cc: Purchasing

DATE:

Batch #_____ By _____

SF/Fcrms/Budget/Budget Amendment/xds/DC/10/06/04

Muled of 20/2010

Division of Public Health Agreement Addendum FY 19-20

Page 1 of 2

Cleveland County Health Department Local Health Department Legal Name

874 Food and Lodging Activity Number and Description

04/01/2020 - 05/31/2020

Service Period

05/01/2020 - 06/30/2020

Payment Period

Original Agreement Addendum Agreement Addendum Revision #

I. **Background:**

In order to fund a portion of local expenditures created by state-mandated Food, Lodging, and Institution (Food and Lodging) sanitation programs and activities, the legislature established a State Inspections, Statistics, and Fees Program within the Environmental Health Section. This program centralizes public health data, invoices regulated facilities, and distributes the funds in accordance with G.S. 130A-248(d). The receipts collected are redistributed to local environmental health programs in the form of aid to counties.

Π. **Purpose:**

The Agreement Addendum allows for the Local Health Department's environmental health program to implement state-mandated sanitation regulations. The funds from this Agreement Addendum are to be used to support local Food and Lodging programs and activities. The disbursement and fund purpose are described under "Regulation of food and lodging establishments" in North Carolina General Statute 130A-248(d) and under "Disbursements of Funds" in North Carolina Administrative Code 15A NCAC 18A .2901.

Ш. Scope of Work and Deliverables:

<u>^</u>.

The Local Health Department Food and Lodging funds are distributed based on the attached Food and Lodging Distribution Calculations spreadsheet. The Local Health Department shall use this funding for food, lodging, and institution sanitation programs and activities.

Assuring consistency and quality of Food and Lodging permitting and inspection activities is essential to effective program implementation. Inconsistency or failure to apply permitting and inspection rules

althan oliver		3/20/20	20
Health Director Signature (use blue ink)	Date	
Local Health Department to complete: (If follow-up information is needed by DPH)	Phone number with area code:	Mathia M Gro-444- Michaelly (G	Neilly 3137 Alvelandcanty.com

Signature on this page signifies you have read and accepted all pages of this document. Revised July 2019

Food Protection and Facilities Branch **DPH Section / Branch Name** Shane Smith (919) 707-5872

shane.smith@dhhs.nc.gov **DPH Program Contact**

Environmental Health Section /

(name, phone number, and email)

DPH Program Signature Date (only required for a negotiable agreement addendum)

creates liability for the county and the Local Health Department and may lead to a loss of confidence from the public and operators. To provide for consistency and quality within the Food and Lodging Program, and as part of this Agreement Addendum, the Local Health Department shall maintain an internal Quality Assurance Plan.

A summary of the previous year's approved Quality Assurance Plan activities must be submitted to the Environmental Health Regional Specialist for review by May 1, 2020.

IV. <u>Performance Measures/Reporting Requirements:</u>

The Local Health Department shall ensure funds are used for Food and Lodging sanitation programs and activities in accordance with G.S. 130A-248(d).

V. <u>Performance Monitoring and Quality Assurance</u>:

The Division of Public Health will review annual required inspection data submitted electronically to the Environmental Health Inspections Data System to assure required food, lodging, and institution inspections are completed at the frequency required. Failure to complete required inspections or if deficiencies persist, will cause the Local Health Department to lose funding.

During program monitoring activities, Environmental Health Regional Specialists may review documentation to verify that the approved Quality Assurance Plan is being implemented.

If the Local Health Department Food and Lodging program is not in compliance with an approved Quality Assurance Plan, a corrective action plan must be submitted no later than May 15, 2020, to the Environmental Health Regional Specialist indicating how deficiencies will be addressed.

VI. <u>Funding Guidelines or Restrictions</u>:

- 1. Requirements for pass-through entities: In compliance with 2 CFR §200.331 Requirements for pass-through entities, the Division of Public Health provides Federal Award Reporting Supplements to the Local Health Department receiving federally funded Agreement Addenda.
 - a. Definition: A Supplement discloses the required elements of a single federal award. Supplements address elements of federal funding sources only; state funding elements will not be included in the Supplement. Agreement Addenda (AAs) funded by more than one federal award will receive a disclosure Supplement for each federal award.
 - b. Frequency: Supplements will be generated as the Division of Public Health receives information for federal grants. Supplements will be issued to the Local Health Department throughout the state fiscal year. For federally funded AAs, Supplements will accompany the original AA. If AAs are revised and if the revision affects federal funds, the AA Revisions will include Supplements. Supplements can also be sent to the Local Health Department even if no change is needed to the AA. In those instances, the Supplements will be sent to provide newly received federal grant information for funds already allocated in the existing AA.
- 2. The Local Health Department is required to submit a signed and completed Food and Lodging Local Health Department Request for Payment form (DPH EH 2948) to request funds. Reimbursement will not be made until this Agreement Addendum and the DPH EH 2948 form is fully executed. Requests for Payment forms will be processed during the period May 1, 2020 through June 5, 2020. Requests received after June 5, 2020 will not be processed.

Page 1 of 1

Co. []	County	Percentage for FY2018-19		1st (1)		2nd (2a)		3rd (2b)		Total	Co, ID	County	Pen FY
001	**Alamance	100%	5	750	5	30,752	5	11,279	5	42.781	051	Johnston	<u> </u>
002	Alexander	99%	\$	750	\$	3,831	1		Š	4,581	052	"Jones	t
D2	Alleghany	84%	s	750	Ś	2,583	-		s	3,333	053	1.09	<u> </u>
604	*Anson	91%	\$	750	\$	3,714			Š	4,464	054	Lenoir	
D2	*Ashe	77%	\$	750	\$	4,326	ſ		Š	5,076	055	Lincoln	
D6	Avery	32%	\$	750	5	1.934		_	Š	2,684	056	Macon	<u> </u>
007	Beaufort	100%	\$	750	\$	10,495	\$	3,818	\$	15,063	057	Madison	<u> </u>
DI	Bertie	100%	\$	750	\$	3,498	s	1,273	\$	5,521	D4	Martin	
009	*Bladen	100%	\$	750	\$	6,891	\$	2,506	Š	10,147	D7	*McDowell	<u> </u>
010	*Brunswick	100%	\$	750	\$	28,147	\$	10,238	Ś	39,135	060	*Mecklenburg	<u> </u>
011	"Buncombe	100%	\$	750	\$	79,352	\$	28,862	\$	108,964	D6	Mitchell	<u> </u>
012	Burke	61%	\$	750	\$	8,860			ŝ	9,610	062	Montgomery	
013	Cabarrus	100%	\$	750	\$	39,968	5	14,538	Š	55,256	063	Moore	 .
014	Caldwell	77%	\$	750	\$	10,122	÷.		ŝ	10,872	064	Nash	<u> </u>
D1	Canden	97%	\$	750	Š	1,440			ŝ	2,190	065	New Hanover	1
016	Carteret	94%	s	750	s	20,429			s	21,179	086	Northampton	
017	Caswell	100%	Š	750	Š	2,597	\$	945	ŝ	4,292	067	"Onslow	┼──
018	Catawba	100%	\$	750	\$	35,939	\$	13,072	s	49,761	068	Orange	
019	Chatham	100%	Š	750	Š	14,205	s	5,167	\$	20,123	069	Pantico	
020	Chercikee	100%	\$	750	\$	8,004	5	2,911	\$	11,665	D1	Pasquotank	──
D1	Chowan	99%	Š	750	\$	3,568	۴.	2,311	ŝ	4,318	071	Pender	(—
122	Clay	94%	\$	750	s	2,093	-		\$	2.843	D1	Perguimans	┣
123	"Cleveland	100%	\$	750	s	18,288	5	6,652	\$	25,690	073	Person	
024	Columbus	100%	\$	750	\$	11,768	s	4,280	\$	16,798	074	Pitt	┢──
025	Craven	93%	Š	750	Š	18,930	÷		\$	19,680	075	Poik	╋━━
026	Cumberland	88%	Š	750	\$	55,743			s	56,493	076	Randolph	┢
D1	Currituck	95%	Š	750	ŝ	7,906			\$	8,656	077	Richmond	
028	Dare	100%	Š	750	Š	24,861	s	9,043	5	34,654	078	Robeson	┼──
029	Davidson	99%	\$	750	\$	26,029	-	0,010	\$	26,779	079	Rockingham	
)30	Davie	100%	\$	750	\$	7,792	\$	2,834	\$	11,376	080	Rowan	<u> </u>
31	Duplin	94%	\$	750	\$	11,759	Ť		\$	12,509	D7	Rutherford	
)32	Duhan	82%	\$	750	\$	59,288			s	60.038	082	Sampson	+
033	Edgecombe	58%	\$	750	s	4,735			\$	5,485	083	Scotland	+
34	Forsyth	68%	\$	750	\$	49,382		_	\$	50,132	084	Stanty	+
)35	Franklin	93%	\$	750	\$	7,690			3 5		085	Stokes	
)36	Gaston	100%	ŝ	750	\$	39,087	5	44.240	Ť	<u>8,440</u> 54.027	085		
21	Gates	100%	\$	750	\$	1,219	3	14,210 443	\$		087	Surry	
38	Graham	100%	\$	750	\$	2,968	5	_	Ť	2,412	088	Swain	+
23	Granville	90%	\$	750	\$	8,540	•	1,080	\$ \$	4,798 9,290	000 D4	Transylvania	+
7 740	*Greena	100%	\$	750	ŝ	3,923	\$	1,427	3		090	"Tyrrell "Union	
141	*Guilford	71%	\$	750	\$	75,534	3	1,427	3 5	6,100 76,284	D3	Vance	+
	Halifax	98%		750		10,805	-						
X43	Hamett	92%		_	\$	15,752			\$	11,555	092 093	Wake	
	Haywood	<u> </u>			• •				\$	16,502		Warren	-
-	Henderson			_	3 5	11,985	•	0.000	\$	12,735	D4	Washington	╀─
11 21	Hertford	100%			_	26,663 5,877	-	9,698	\$	37,111	D2	Watauga	╂
47	Heldord Hoke	99% 77%			\$	5,877	-		\$	6,627	096	Wayne	+
/4/ /48	Hyde			_	ہ ۲	4,408		1 497	\$	5,158	097	Wilkes	+
	1,100	100%		750	-	3,923 29,383		1,427	\$	6,100 30,133	098 099	Wilson Yadkin	+
740 749	lredell	82%	\$						S				

Co, ID	County	Percentage for EV2018-19					Total			
051	*Johnston	100%	\$	750	\$	34,667	\$	12.609	\$	48,026
052	*Jones	100%	\$	750	\$	1,219	\$	443	\$	2,412
053	Leo	100%	\$	750	\$	13,093	\$	4,762	\$	18,605
054	Lenoir	80%	\$	750	\$	9,881	-		\$	10,631
055	Lincoln	91%	\$	750	\$	11,577			s	12,327
056	Macon	100%	\$	750	\$	12,298	\$	4,473	5	17,521
057	Madison	97%	\$	750	\$	4,165	-		S	4.915
D4	Martin	100%	\$	750	\$	5,142	\$	1,870	\$	7,762
D7	*McDowell	69%	\$	750	\$	6,510			\$	7,260
060	**Mecklenburg	85%	\$	750	\$	207,575			\$	208,325
D6	Mitchell	38%	\$	750	\$	1,108			\$	1,858
662	Montgomery	97%	\$	750	\$	5,142			\$	5,892
063	Moore	· 91%	\$	750	\$	21,417	_		\$	22,167
064	Nash	81%	\$	750	\$	16,101			\$	16,851
065	New Hanover	84%	\$	750	\$	51,472			\$	52,222
086	Northampton	38%	\$	750	\$	1,068			\$	1,818
067	*Onslow	100%	\$	750	\$	31,115	\$	11,318	\$	43,183
068	Orange	100%	\$	750	\$	26,292	\$	9,563	\$	38,605
069	Paniico	88%	\$	750	\$	2,332			\$	3,082
Dí	Pasquotank	98%	\$	750	\$	9,351		_	\$	10,101
071	*Pender	100%	\$	750	\$	10,708	\$	3,895	\$	15,353
D1	Pergutmans	95%	\$	750	\$	2,669			\$	3,419
073	"Person	100%	\$	750	\$	6,202	\$	2,256	\$	9,208
074	Pitt	98%	\$	750	\$	33,662			\$	34,412
075	Poik	68%	\$	750	\$	3,532			\$	4,282
076	Randolph	90%	\$	750	\$	22,231			\$	22,981
077	Richmond	100%	\$	750	\$	7,845	\$	2,854	5	11,449
078 079	Robeson	94%	\$	750	\$	22,771			5	23,521
080	Rockingham	100%	\$	750	\$	17,121	\$	6,228	5	24,099
000 D7	Rowan	57%	\$	750	\$	13,808	┝		5	14,558
082	Rutherford	69%	\$	750	\$	9,510			\$	10,260
083	"Sampson "Scotland	100%	\$	750	\$	10,230	\$	3,721	5	14,701
084		46%	\$	750	\$	2,999	Ļ		\$	3,749
085	*Stanly Stokes	100%	\$	750	\$	12,298	\$	4,473	5	17,521
086	SUTTY	95%	\$	750 750	\$	6,446			\$	7,196
087	Swain		5	750	\$	18,341	8	6,671	\$	25,762
088	Transylvania	<u>66%</u> 56%	\$ \$	<u></u>	\$	<u>4,478</u> 5,462	┞		5	5,228
D4	Tyrrell	100%	\$	750	\$	1,113	5	405	15	6,212
090	Union	100%	5	750	ŝ	31,752	\$	11,549	5	2,268
D3	Vance	74%	<u> </u>	750	\$	6,511	ť	11,013	5	<u>44,051</u> 7,261
092	Wake	73%		750	- ·	151,841	t		\$	152,591
093	Warren	83%		750	_	2,860			5	3,610
D4	Washington	100%		750		2,491	_	906	s	4,147
D2	Watauga	90%	_	750		15,075			s	15,825
096	"Wayne	100%		750	<u> </u>	24,755	_	9,004	18	34,509
097	Wilkes	97%	\$	750	\$	10,952			Š	11,702
698	Wilson	100%	\$	750	\$	17,864	\$	6,498	_	25,112
099	Yadkin	92%	\$	750		7,364			\$	8,114
D6	Yancey	59%				1,532			\$	2,282
		Subtotals	L	\$37,500		\$955,948)	. \$103,498		\$1,096,946

•	Hur	ricane	Florence	

**	World	Equestriar	I Games
----	-------	------------	---------

	1st (1)	2nd (2a)	3rd (2b)	Total
TOTALS:	\$ 75,000	\$ 1,835,743	\$ 253,867	\$ 2,164,610

T 3rd Т

D1-Albemarle Regional Health Services-D2-Appaiachian District Health Department-D3-Granville-Vance District Health Department-D4-Martin-Tyrreil-Washington District Health Department-14,177 Martin, Tyrreil, Washington District Health Department-S 14,177 Martin, Tyrreil, Washington District Health District-S 14,177 Martin, Tyrreil, Washington District Health District Health District Health District-S 14,177 Martin-S 14,177 Martin, Tyrreil, Washington District Health Dis

1st 2nd

D6-Toe River Health District- \$ 6,824 Avery, Mitchell, Yancay D7-Foothilis Health District- \$ 17,520 McDowell, Rutherford

N.C. Department of Health and Human Services

FOOD & LODGING LOCAL HEALTH DEPARTMENT REQUEST FOR PAYMENT

SFY	20

<u>5, 1 *5</u>		16001C2320
	Division of Public Health	NCAS Number
04/01/2020 05/31/2020 Effective Date Termination Date		Activity 874
LHD: Cleveland County Health Department	nt Activi	ity: Food & Lodging Distribution
LHD's Project Director: Nathan	McNeilly	
Distribution - indicate with a check ma	ark all that apply	
☑ 15A NCAS 18A.2901(1) (\$750 1	Baseline distribution)	
☑ 15A NCAS 18A:2901(2)(a) (Dis	tribution based on inspection percentage)	
☑ 15A NCAS 18A.2901(2)(b) (Dis	tribution based on 100% inspection rate)	
AMOUNT REQUESTED		\$25,690

- Note #1: LHD shall report Local Food and Lodging expenditures in the appropriate category (e.g., 101, 102, or 103) in the ZZZZ line item in the Aid-to-Counties Database.
- Note #2: LHD shall report Local Food and Lodging Temporary Food Establishment (TFE) fees collected in category 107 Local Temporary Food Establishment (TFE State) in the ZZZZ line item in the Aid-to-Counties Database.
- Note #3: LHD shall report Local Food and Lodging Limited Food Services Establishment (LFSE) fees collected in category 107 – Limited Food Services Establishment (LFSE – State) in the ZZZZ line item in the Aid-to-Counties Database.

THIS SECTION FOR L	OPH USE ONLY:
Company 2B01	
Account	Center
536560874	1153-4752-SZ23

As chief executive officer of the recipient organization, I hereby certify that this request for payment is an accurate reflection of funds to be disbursed in accordance with 15A NCAC 18A.2901 "Disbursement of Funds". I further certify that to the best of my knowledge and belief we have complied with all laws, regulations and contractual provisions that are conditions of payment under this agreement.

3/19/2020 Date Authorized Official Signature 3/19/2020 LIID Finance Office **DPH Environmental Health Section Signature** Date DPH Contracts Officer Signature Date -----



ROY COOPER • Governor MANDY COHEN, MD, MPH • Secretary MARK T. BENTON • Assistant Secretary for Public Health Division of Public Health

April 24, 2020

MEMORANDUM

To: Cleveland County Health Department

From: Josh Jordan, REHS, Food Protection and Facilities Branch

Subject: Agreement Addendum FY19-20 874 Food and Lodging Quality Assurance Plan Activities

The Agreement Addendum (AA) is an agreement between the Division of Public Health (DPH) and a single local health department which commissions work to be performed in a particular program area, known as an Activity. The Agreement Addendum defines the work activity to be performed, the timeframes, the deliverables, the performance measures, and reporting requirements. The Agreement Addendum requires the Local Health Department to provide specific services, which includes maintaining an internal Quality Assurance Plan. In addition, a summary of the previous year's approved Quality Assurance Plan activities must be submitted to the Environmental Health Regional Specialist.

This memo serves to acknowledge the receipt of the summary of activities completed for your Food and Lodging Program Quality Assurance Plan.

Cc: Lena Williams, DPH, Environmental Health Section

NC DEPARTMENT OF HEALTH AND HUMAN SERVICES • DIVISION OF PUBLIC HEALTH

LOCATION: 5605 SIX FORKS RD, RALEIGH NC 27609 MAILING ADDRESS: 1632 MAIL SERVICE CENTER, RALEIGH NC 27699-1632 www.ncdhhs.gov • TEL: 919-707-5854 • FAX: 919-845-3972

Leslie Mcswain

From:	Nathan McNeilly <nathan.mcneilly@clevelandcounty.com></nathan.mcneilly@clevelandcounty.com>
Sent:	Wednesday, April 29, 2020 9:34 AM
То:	'Leslie McSwain'
Cc:	'Michelle Lovelace'
Subject:	FW: Order

Leslie,

Per our conversation we will need approximately \$2121.61 in departmental supplies. The remaining FLI funds can go into salaries and fringes.

Lappreciate your help!

Thanks Nathan

From: Michelle Lovelace [mailto:Michelle.Lovelace@clevelandcounty.com] Sent: Tuesday, April 28, 2020 10:32 AM To: Nathan Mcneilly <nathan.mcneilly@clevelandcounty.com> Subject: Order

Print Cartridge: \$418.92 Office Supplies \$113.43 Forestry Supply \$847.58 Flashlight \$53.45 Thermo-Works \$ 298.99 Chlorine Test strips \$9.50 Chlorine Test Strips for Day Care \$29.74

Total, 1771.61

Refurbished Auger \$73.03 each please shipping thru UPS <u>4@73.03=292.12</u> = \$50 shipping

Estimated 350.00

Total (including estimated costs) =\$2121.61

Michelle O Lovelace Processing Asst IV Environmental Health Department 200 S Post Road Shelby NC 28152 980-484-5265 (O) 980-484-5135 (F) WWW.Clevelandcounty.com

COUNTY OF CLEVELAND, NORTH CAROLINA

AGENDA ITEM SUMMARY

Audit Contract

Department: Finance Department

Agenda Title: Audit Contract

Agenda Summary:

Proposed Action:

ATTACHMENTS:

 File Name
 Description

 Cleveland_County_-_2020_Contract_and_Engagement_Letter_ Audit Contract

 Single_Audit_.pdf
 Audit Contract

Staff_report_4.28.20_Audit_Contract.docx

Audit Contract Staff Report

The	Governing Board
	BOARD OF COMMISSIONERS
of	Primary Government Unit (or charter holder)
	CLEVELAND COUNTY
and	Discretely Presented Component Unit (DPCU) (if applicable)
	N/A

Primary Government Unit, together with DPCU (if applicable), hereinafter referred to as Governmental Unit(s)

and	Auditor Name
	THOMPSON, PRICE, SCOTT, ADAMS & CO, P.A.
	Auditor Address
	1626 S MADISON STREET, WHITEVILLE, NC 28472

Hereinafter referred to as Auditor

for	Fiscal Year Ending	Audit Report Due Date
	06/30/20	10/31/20

Must be within four months of FYE

hereby agree as follows:

LGC-205

1. The Auditor shall audit all statements and disclosures required by U.S. generally accepted auditing standards (GAAS) and additional required legal statements and disclosures of all funds and/or divisions of the Governmental Unit(s). The non-major combining, and individual fund statements and schedules shall be subjected to the auditing procedures applied in the audit of the basic financial statements and an opinion shall be rendered in relation to (as applicable) the governmental activities, the business- type activities, the aggregate DPCUs, each major governmental and enterprise fund, and the aggregate remaining fund information (non-major government and enterprise funds, the internal service fund type, and the fiduciary fund types).

2. At a minimum, the Auditor shall conduct his/her audit and render his/her report in accordance with GAAS. The Auditor shall perform the audit in accordance with *Government Auditing Standards* if required by the State Single Audit Implementation Act, as codified in G.S. 159-34. If required by OMB *Uniform Administration Requirements, Cost Principles, and Audit Requirements for Federal Awards* (Uniform Guidance) and the State Single Audit Implementation Act, the Auditor shall perform a Single Audit. This audit and all associated audit documentation may be subject to review by Federal and State agencies in accordance with Federal and State laws, including the staffs of the Office of State Auditor (OSA) and the Local Government Commission (LGC). If the audit requires a federal single audit performed under the requirements found in Subpart F of the Uniform Guidance (§200.501), it is recommended that the Auditor and Governmental Unit(s) jointly agree, in advance of the execution of this contract, which party is responsible for submission of the audit and the accompanying data collection form to the Federal Audit Clearinghouse as required under the Uniform Guidance (§200.512).

If the audit and Auditor communication are found in this review to be substandard, the results of the review may be forwarded to the North Carolina State Board of CPA Examiners (NC State Board).

3. If an entity is determined to be a component of another government as defined by the group audit standards, the entity's auditor shall make a good faith effort to comply in a timely manner with the requests of the group auditor in accordance with AU-6 §600.41 - §600.42.

4. This contract contemplates an unmodified opinion being rendered. If during the process of conducting the audit, the Auditor determines that it will not be possible to render an unmodified opinion on the financial statements of the unit, the Auditor shall contact the LGC staff to discuss the circumstances leading to that conclusion as soon as is practical and before the final report is issued. The audit shall include such tests of the accounting records and such other auditing procedures as are considered by the Auditor to be necessary in the circumstances. Any limitations or restrictions in scope which would lead to a qualification should be fully explained in an attachment to this contract.

5. If this audit engagement is subject to the standards for audit as defined in *Government Auditing Standards*, 2018 revision, issued by the Comptroller General of the United States, then by accepting this engagement, the Auditor warrants that he/she has met the requirements for a peer review and continuing education as specified in *Government Auditing Standards*. The Auditor agrees to provide a copy of the most recent peer review report to the Governmental Unit(s) and the Secretary of the LGC prior to the execution of an audit contract. Subsequent submissions of the report are required only upon report expiration or upon auditor's receipt of an updated peer review report. If the audit firm received a peer review rating other than pass, the Auditor shall not contract with the Governmental Unit(s) without first contacting the Secretary of the LGC for a peer review analysis that may result in additional contractual requirements.

If the audit engagement is not subject to *Government Accounting Standards* or if financial statements are not prepared in accordance with U.S. generally accepted accounting principles (GAAP) and fail to include all disclosures required by GAAP, the Auditor shall provide an explanation as to why in an attachment to this contract or in an amendment.

6. It is agreed that time is of the essence in this contract. All audits are to be performed and the report of audit submitted to LGC staff within four months of fiscal year end. If it becomes necessary to amend this due date or the audit fee, an amended contract along with a written explanation of the delay shall be submitted to the Secretary of the LGC for approval.

7. It is agreed that GAAS include a review of the Governmental Unit's (Units') systems of internal control and accounting as same relate to accountability of funds and adherence to budget and law requirements applicable thereto; that the Auditor shall make a written report, which may or may not be a part of the written report of audit, to the Governing Board setting forth his/her findings, together with his recommendations for improvement. That written report shall include all matters defined as "significant deficiencies and material weaknesses" in AU-C 265 of the *AICPA Professional Standards (Clarified*). The Auditor shall file a copy of that report with the Secretary of the LGC.

8. All local government and public authority contracts for audit or audit-related work require the approval of the Secretary of the LGC. This includes annual or special audits, agreed upon procedures related to internal controls, bookkeeping or other assistance necessary to prepare the Governmental Unit's (Units') records for audit, financial statement preparation, any finance-related investigations, or any other audit- related work in the State of North Carolina. Approval is not required on contracts and invoices for system improvements and similar services of a non-auditing nature.

9. Invoices for services rendered under these contracts shall not be paid by the Governmental Unit(s) until the invoice has been approved by the Secretary of the LGC. (This also includes any progress billings.) [G.S. 159-34 and 115C-447] All invoices for Audit work shall be submitted in PDF format to the Secretary of the LGC for approval. The invoice marked 'approved 'with approval date shall be returned to

the Auditor to present to the Governmental Unit(s) for payment. This paragraph is not applicable to contracts for audits of hospitals.

10. In consideration of the satisfactory performance of the provisions of this contract, the Governmental Unit(s) shall pay to the Auditor, upon approval by the Secretary of the LGC if required, the fee, which includes any costs the Auditor may incur from work paper or peer reviews or any other quality assurance program required by third parties (federal and state grantor and oversight agencies or other organizations) as required under the Federal and State Single Audit Acts. This does not include fees for any pre-issuance reviews that may be required by the NC Association of CPAs (NCACPA) Peer Review Committee or NC State Board of CPA Examiners (see Item 13).

11. If the Governmental Unit(s) has/have outstanding revenue bonds, the Auditor shall submit to LGC staff, either in the notes to the audited financial statements or as a separate report, a calculation demonstrating compliance with the revenue bond rate covenant. Additionally, the Auditor shall submit to LGC staff simultaneously with the Governmental Unit's (Units') audited financial statements any other bond compliance statements or additional reports required by the authorizing bond documents, unless otherwise specified in the bond documents.

12. After completing the audit, the Auditor shall submit to the Governing Board a written report of audit. This report shall include, but not be limited to, the following information: (a) Management's Discussion and Analysis, (b) the financial statements and notes of the Governmental Unit(s) and all of its component units prepared in accordance with GAAP, (c) supplementary information requested by the Governmental Unit(s) or required for full disclosure under the law, and (d) the Auditor's opinion on the material presented. The Auditor shall furnish the required number of copies of the report of audit to the Governing Board upon completion.

13. If the audit firm is required by the NC State Board, the NCACPA Peer Review Committee, or the Secretary of the LGC to have a pre-issuance review of its audit work, there shall be a statement in the engagement letter indicating the pre-issuance review requirement. There also shall be a statement that the Governmental Unit(s) shall not be billed for the pre-issuance review. The pre-issuance review shall be performed prior to the completed audit being submitted to LGC Staff. The pre-issuance review report shall accompany the audit report upon submission to LGC Staff.

14. The Auditor shall submit the report of audit in PDF format to LGC Staff. For audits of units other than hospitals, the audit report should be submitted when (or prior to) submitting the final invoice for services rendered. The report of audit, as filed with the Secretary of the LGC, becomes a matter of public record for inspection, review and copy in the offices of the LGC by any interested parties. Any subsequent revisions to these reports shall be sent to the Secretary of the LGC along with an Audit Report Reissued Form (available on the Department of State Treasurer website). These audited financial statements, excluding the Auditors' opinion, may be used in the preparation of official statements for debt offerings by municipal bond rating services to fulfill secondary market disclosure requirements of the Securities and Exchange Commission and for other lawful purposes of the Governmental Unit(s) without requiring consent of the Auditor. If the LGC Staff determines that corrections need to be made to the Governmental Unit's (Units') financial statements, those corrections shall be provided within three business days of notification unless another deadline is agreed to by LGC staff.

15. Should circumstances disclosed by the audit call for a more detailed investigation by the Auditor than necessary under ordinary circumstances, the Auditor shall inform the Governing Board in writing of the need for such additional investigation and the additional compensation required therefore. Upon approval by the

Secretary of the LGC, this contract may be modified or amended to include the increased time, compensation, or both as may be agreed upon by the Governing Board and the Auditor.

16. If an approved contract needs to be modified or amended for any reason, the change shall be made in writing, on the Amended LGC-205 contract form and pre-audited if the change includes a change in audit fee (pre-audit requirement does not apply to charter schools or hospitals). This amended contract shall be completed in full, including a written explanation of the change, signed and dated by all original parties to the contract. It shall then be submitted to the Secretary of the LGC for approval. No change to the audit contract shall be effective unless approved by the Secretary of the LGC, the Governing Board, and the Auditor.

17. A copy of the engagement letter, issued by the Auditor and signed by both the Auditor and the Governmental Unit(s), shall be attached to this contract, and except for fees, work, and terms not related to audit services, shall be incorporated by reference as if fully set forth herein as part of this contract. In case of conflict between the terms of the engagement letter and the terms of this contract, the terms of this contract shall take precedence. Engagement letter terms that conflict with the contract are deemed to be void unless the conflicting terms of this contract are specifically deleted in Item 28 of this contract. Engagement letters containing indemnification clauses shall not be accepted by LGC Staff.

18. Special provisions should be limited. Please list any special provisions in an attachment.

19. A separate contract should not be made for each division to be audited or report to be submitted. If a DPCU is subject to the audit requirements detailed in the Local Government Budget and Fiscal Control Act and a separate audit report is issued, a separate audit contract is required. If a separate report is not to be issued and the DPCU is included in the primary government audit, the DPCU shall be named along with the parent government on this audit contract. DPCU Board approval date, signatures from the DPCU Board chairman and finance officer also shall be included on this contract.

20. The contract shall be executed, pre-audited (pre-audit requirement does not apply to charter schools or hospitals), and physically signed by all parties including Governmental Unit(s) and the Auditor, then submitted in PDF format to the Secretary of the LGC.

21. The contract is not valid until it is approved by the Secretary of the LGC. The staff of the LGC shall notify the Governmental Unit and Auditor of contract approval by email. The audit should not be started before the contract is approved.

22. Retention of Client Records: Auditors are subject to the NC State Board of CPA Examiners' Retention of Client Records Rule 21 NCAC 08N .0305 as it relates to the provision of audit and other attest services, as well as non-attest services. Clients and former clients should be familiar with the requirements of this rule prior to requesting the return of records.

23. This contract may be terminated at any time by mutual consent and agreement of the Governmental Unit(s) and the Auditor, provided that (a) the consent to terminate is in writing and signed by both parties, (b) the parties have agreed on the fee amount which shall be paid to the Auditor (if applicable), and (c) no termination shall be effective until approved in writing by the Secretary of the LGC.

24. The Governmental Unit's (Units') failure or forbearance to enforce, or waiver of, any right or an event of breach or default on one occasion or instance shall not constitute the waiver of such right, breach or default on any subsequent occasion or instance.

25. There are no other agreements between the parties hereto and no other agreements relative hereto that shall be enforceable unless entered into in accordance with the procedure set out herein and approved by the Secretary of the LGC.

26. E-Verify. Auditor shall comply with the requirements of NCGS Chapter 64 Article 2. Further, if Auditor utilizes any subcontractor(s), Auditor shall require such subcontractor(s) to comply with the requirements of NCGS Chapter 64, Article 2.

27. For all non-attest services, the Auditor shall adhere to the independence rules of the AICPA Professional Code of Conduct and Governmental Auditing Standards, 2018 Revision (as applicable). Financial statement preparation assistance shall be deemed a "significant threat" requiring the Auditor to apply safeguards sufficient to reduce the threat to an acceptable level. If the Auditor cannot reduce the threats to an acceptable level, the Auditor cannot complete the audit. If the Auditor is able to reduce the threats to an acceptable level, the documentation of this determination, including the safeguards applied, must be included in the audit workpapers.

All non-attest service(s) being performed by the Auditor that are necessary to perform the audit must be identified and included in this contract. The Governmental Unit shall designate an individual with the suitable skills, knowledge, and/or experience (SKE) necessary to oversee the services and accept responsibility for the results of the services performed. If the Auditor is able to identify an individual with the appropriate SKE, s/he must document and include in the audit workpapers how he/she reached that conclusion. If the Auditor determines that an individual with the appropriate SKE cannot be identified, the Auditor cannot perform both the non-attest service(s) and the audit. See "Fees for Audit Services" page of this contract to disclose the person identified as having the appropriate SKE for the Governmental Unit.

28. Applicable to charter school contracts only: No indebtedness of any kind incurred or created by the charter school shall constitute an indebtedness of the State or its political subdivisions, and no indebtedness of the charter school shall involve or be secured by the faith, credit, or taxing power of the State or its political subdivisions.

29. All of the above paragraphs are understood and shall apply to this contract, except the following numbered paragraphs shall be deleted (See Item 16 for clarification).

30. The process for submitting contracts, audit reports and invoices is subject to change. Auditors and units should use the submission process and instructions in effect at the time of submission. Refer to the N.C. Department of State Treasurer website at https://www.nctreasurer.com/slg/Pages/Audit-Forms-and-Resources.aspx.

31. All communications regarding audit contract requests for modification or official approvals will be sent to the email addresses provided on the signature pages that follow.

32. Modifications to the language and terms contained in this contract form (LGC-205) are not allowed.

FEES FOR AUDIT SERVICES

1. For all non-attest services, the Auditor shall adhere to the independence rules of the AICPA Professional Code of Conduct (as applicable) and *Governmental Auditing Standards,2018 Revision*. Refer to Item 27 of this contract for specific requirements. The following information must be provided by the Auditor; contracts presented to the LGC without this information will be not be approved.

Financial statements were prepared by: Auditor Governmental Unit Third Party

If applicable: Individual at Governmental Unit designated to have the suitable skills, knowledge, and/or experience (SKE) necessary to oversee the non-attest services and accept responsibility for the results of these services:

Name:	Title and Unit / Company:	Email Address:
ROBERT L. JACKSON	FINANCE OFFICER - CLEVELAND COUNTY	lucas. jackson@clevelandcountync.gov

2. Fees may not be included in this contract for work performed on Annual Financial Information Reports (AFIRs), Form 990s, or other services not associated with audit fees and costs. Such fees may be included in the engagement letter but may not be included in this contract or in any invoices requiring approval of the LGC. See Items 8 and 13 for details on other allowable and excluded fees.

3. Prior to submission of the completed audited financial report, applicable compliance reports and amended contract (if required) the Auditor may submit invoices for approval for services rendered, not to exceed 75% of the total of the stated fees below. If the current contracted fee is not fixed in total, invoices for services rendered may be approved for up to 75% of the prior year billings. Should the 75% cap provided below conflict with the cap calculated by LGC staff based on the prior year billings on file with the LGC, the LGC calculation prevails. All invoices for services rendered in an audit engagement as defined in 20 NCAC 3 .0503 shall be submitted to the Commission for approval before any payment is made. Payment before approval is a violation of law. (This paragraph not applicable to contracts and invoices associated with audits of hospitals).

PRIMARY GOVERNMENT FEES

Primary Government Unit	CLEVELAND COUNTY	
Audit Fee	\$ 53,500.00	
Additional Fees Not Included in Audit Fee:		
Fee per Major Program	\$	
Writing Financial Statements	\$ 1,500.00	
All Other Non-Attest Services	\$	
75% Cap for Interim Invoice Approval (not applicable to hospital contracts)	\$ 41,250.00	

DPCU FEES (if applicable)		
Discretely Presented Component Unit	N/A	
Audit Fee	\$	
Additional Fees Not Included in Audit Fee:		
Fee per Major Program	\$	
Writing Financial Statements	\$	
All Other Non-Attest Services	\$	
75% Cap for Interim Invoice Approval (not applicable to hospital contracts)	\$	

SIGNATURE PAGE

AUDIT FIRM

Audit Firm*	
THOMPSON, PRICE, SCOTT, ADAMS & CO, P.A.	
Authorized Firm Representative (typed or printed)* ALAN W. THOMPSON	Signature*
Date*	Email Address*
04/21/20	alanthompson@tpsacpas.com

GOVERNMENTAL UNIT

Governmental Unit*		
CLEVELAND COUNTY		
Date Primary Government Unit Governing Board		
Approved Audit Contract* (G.S.159-34(a) or G.S.115C-447(a))		
Mayor/Chairperson (typed or printed)*	Signature*	SIGN HE
Date	Email Address	
		V

Chair of Audit Committee (typed or printed, or "NA")	Signature
Date	Email Address

GOVERNMENTAL UNIT – PRE-AUDIT CERTIFICATE

Required by G.S. 159-28(a1) or G.S. 115C-441(a1). Not applicable to hospital contracts.

This instrument has been pre-audited in the manner required by The Local Government Budget and Fiscal Control Act or by the School Budget and Fiscal Control Act.

Primary Governmental Unit Finance Officer* (typed or printed) Robert Lucas Jackson	Signature*	SIGN HERI
Date of Pre-Audit Certificate*	Email Address* lucas.jackson@clevelandcountync.gov	



Thompson, Price, Scott, Adams & Co, P.A.

P.O. Box 398 1626 S Madison Street Whiteville, NC 28472 Telephone (910) 642-2109 Fax (910) 642-5958

Alan W. Thompson, CPA R. Bryon Scott, CPA Gregory S. Adams, CPA

CERTIFIED PUBLIC ACCOUNTANTS CONSULTANTS AND TAX ADVISORS

April 21, 2020

Cleveland County 311 East Marion Street Shelby, NC 28152

To Management and Those Charged With Governance:

We are pleased to confirm our understanding of the services we are to provide the Cleveland County for the year ended June 30, 2020. We will audit the financial statements of the governmental activities, business-type activities, each major fund, and the aggregate remaining fund information, including the related notes to the financial statements, which collectively comprise the basic financial statements, of the Cleveland County as of and for the year ended June 30, 2020. Accounting standards generally accepted in the United States provide for certain required supplementary information (RSI), such as management's discussion and analysis (MD&A), to supplement the Cleveland County's basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. As part of our engagement, we will apply certain limited procedures to the Cleveland County's RSI in accordance with auditing standards generally accepted in the United States of America. These limited procedures will consist of inquiries of management regarding the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We will not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance. The following RSI is required by generally accepted accounting principles and will be subjected to certain limited procedures, but will not be audited:

- 1. Management's discussion and analysis.
- 2. Law Enforcement Officers' Special Separation Allowance Schedule of Total Pension Liability (Asset) and Schedule of Total Pension Liability (Asset) as a Percentage of Covered-Employee Payroll
- 3. Schedule of Changes in the Total OPEB Liability and Related Ratios
- 4. Schedule of the Proportionate Share of the Net Pension Liability (Asset) and Schedule of County Contributions LGERS
- 5. Schedule of the Proportionate Share of the Net Pension Liability (Asset) and Schedule of County Contributions ROD

We have also been engaged to report on supplementary information other than RSI that accompanies the Cleveland County's financial statements. We will subject the following supplementary information to the auditing procedures applied in our audit of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America and will provide an opinion on it in relation to the financial statements as a whole:

- 1. Schedule of Expenditures of Federal and State Awards.
- 2. Combining and Individual Fund Financial Statements, Budgetary Schedules, and Other Schedules

Our responsibility for other information included in documents containing the entity's audited financial statements and auditors' report does not extend beyond the financial information identified in the report. We have no responsibility for determining whether such other information contained in these documents is properly stated.

Audit Objectives

The objective of our audit is the expression of opinions as to whether your financial statements are fairly presented, in all material respects, in conformity with U.S. generally accepted accounting principles and to report on the fairness of the supplementary information referred to in the second paragraph when considered in relation to the financial statements as a whole. The objective also includes reporting on-

- Internal control related to the financial statements and compliance with the provisions of laws, regulations, contracts, and agreements, noncompliance with which could have a material effect on the financial statements in accordance with *Government Auditing Standards*.
- Internal control over compliance related to major programs and an opinion (or disclaimer of opinion) on compliance with federal statutes, regulations, and the terms and conditions of federal awards that could have a direct and material effect on each major program in accordance with the Single Audit Act Amendments of 1996 and Title 2 U.S. *Code of Federal Regulations* (CFR) Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* (Uniform Guidance).

The *Government Auditing Standards* report on internal control over financial reporting and on compliance and other matters will include a paragraph that states (1) that the purpose of the report is solely to describe the scope of testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the entity's internal control or on compliance, and (2) that the report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the entity's internal control and compliance. The Uniform Guidance report on internal control over compliance will include a paragraph that states that the purpose of the report on internal control over compliance is solely to describe the scope of testing of internal control over compliance is solely to describe the scope of testing of internal control over compliance is solely to the report. Both reports will state that the report is not suitable for any other purpose.

Our audit will be conducted in accordance with auditing standards generally accepted in the United States of America; the standards for financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States; the Single Audit Act Amendments of 1996; and the provisions of the Uniform Guidance, and will include tests of accounting records, a determination of major program(s) in accordance with the Uniform Guidance, and other procedures we consider necessary to enable us to express such opinions. We will issue written reports upon completion of our Single Audit. Our reports will be addressed to the Board of Commissioners and management of Cleveland County. We cannot provide assurance that unmodified opinions will be expressed. Circumstances may arise in which it is necessary for us to modify our opinions or add emphasis-of-matter or other-matter paragraphs. If our opinions on the financial statements or the Single Audit compliance opinions are other than unmodified, we will discuss the reasons with you in advance. If circumstances occur related to the condition of your records, the availability of sufficient appropriate audit evidence, or the existence of a significant risk of material misstatement of the financial statements caused by error, fraudulent financial reporting, or misappropriation of assets, which in our professional judgment prevent us from completing the audit or forming an opinion on the financial statements, we retain the right to take any course of action permitted by professional standards, including declining to express an opinion or issue a report, or withdrawing from the engagement.

Audit Procedures-General

An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements; therefore, our audit will involve judgment about the number of transactions to be examined and the areas to be tested. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements. We will plan and perform the audit to obtain reasonable rather than absolute assurance about whether the financial statements are free of material misstatement, whether from (1) errors, (2) fraudulent financial reporting, (3) misappropriation of assets, or (4) violations of laws or governmental regulations that are attributable to the entity or to acts by management or employees acting on behalf of the entity. Because the determination of waste and abuse is subjective, *Government Auditing Standards* do not expect auditors to perform specific procedures to detect waste or abuse in financial audits nor do they expect auditors to provide reasonable assurance of detecting waste or abuse.

Because of the inherent limitations of an audit, combined with the inherent limitations of internal control, and because we will not perform a detailed examination of all transactions, an unavoidable risk exists that some noncompliance may exist and not be detected by us, even though the audit is properly planned and performed in accordance with U.S. generally accepted auditing standards and *Government Auditing Standards*. In addition, an audit is not designed to detect immaterial misstatements or violations of laws or governmental regulations that do not have a direct and material effect on the financial statements or major programs. However, we will inform the appropriate level of management of any material errors, any fraudulent financial reporting, or misappropriation of assets that come to our attention. We will also inform the appropriate level of management of any material abuse that comes to our attention. We will include such matters in the reports required for a Single Audit. Our responsibility as auditors is limited to the period covered by our audit and does not extend to any later periods for which we are not engaged as auditors.

Our procedures will include tests of documentary evidence supporting the transactions recorded in the accounts, and may include tests of the physical existence of inventories (if material), and direct confirmation of receivables and certain other assets and liabilities by correspondence with selected individuals, funding sources, creditors, and financial institutions. We will request written representations from your attorneys as part of the engagement, and they may bill you for responding to this inquiry. At the conclusion of our audit, we will also require certain written representations from you about your responsibilities for the financial statements; schedule of expenditures of federal awards; federal award programs; compliance with laws, regulations, contracts, and grant agreements; and other responsibilities required by generally accepted auditing standards.

Audit Procedures-Internal Controls

Our audit will include obtaining an understanding of the entity and its environment, including internal control, sufficient to assess the risks of material misstatement of the financial statements and to design the nature, timing, and extent of further audit procedures. Test of controls may be performed to test the effectiveness of certain controls that we consider relevant to preventing and detecting errors and fraud that are material to the financial statements and to preventing and detecting misstatements resulting from illegal acts and other noncompliance matters that have a direct and material effect on the financial statements. Our tests, if performed, will be less in scope than would be necessary to render an opinion on internal control and, accordingly, no opinion will be expressed in our report on internal control issued pursuant to *Government Auditing Standards*.

As required by the Uniform Guidance, we will perform tests of controls over compliance to evaluate the effectiveness of the design and operation of controls that we consider relevant to preventing or detecting material noncompliance with compliance requirements applicable to each major federal award program. However, our tests will be less in scope than would be necessary to render an opinion on those controls and, accordingly, no opinion will be expressed in our report on internal control issued pursuant to the Uniform Guidance.

An audit is not designed to provide assurance on internal control or to identify significant deficiencies or material weaknesses. Accordingly, we will express no such opinion. However, during the audit, we will communicate to management and those charged with governance internal control related matters that are required to be communicated under AICPA professional standards, *Government Auditing Standards*, and the Uniform Guidance.

Audit Procedures-Compliance

As part of obtaining reasonable assurance about whether the financial statements are free of material misstatement, we will perform tests of the Cleveland County's compliance with provisions of applicable laws, regulations, contracts, and agreements, including grant agreements. However, the objective of those procedures will not be to provide an opinion on overall compliance and we will not express such an opinion in our report on compliance issued pursuant to *Government Auditing Standards*.

The Uniform Guidance requires that we also plan and perform the audit to obtain reasonable assurance about whether the auditee has complied with federal statutes, regulations, and the terms and conditions of federal awards applicable to major programs. Our procedures will consist of tests of transactions and other applicable procedures described in the *OMB Compliance Supplement* for the types of compliance requirements that could have a direct and material effect on each of Cleveland County's major programs. For federal programs that are included in the 2019 Compliance Supplement, our compliance and internal control procedures will relate to the compliance requirements that the 2019 Compliance Supplement identifies as being subject to audit. The purpose of these procedures will be

to express an opinion on Cleveland County's compliance with requirements applicable to each of its major programs in our report on compliance issued pursuant to the Uniform Guidance.

Other Services

We will also assist in preparing the financial statements, schedule of expenditures of federal and State awards, and related notes of Cleveland County in conformity with U.S. generally accepted accounting principles and the Uniform Guidance based on information provided by you. We will assist in the preparation of year-end adjusting entries as needed. These nonaudit services do not constitute an audit under *Government Auditing Standards* and such services will not be conducted in accordance with *Government Auditing Standards*. We will perform the services in accordance with applicable professional standards. The other services are limited to the financial statements, schedule of expenditures of federal and State awards, and related notes services previously defined. We, in our sole professional judgment, reserve the right to refuse to perform any procedure or take any action that could be construed as assuming management responsibilities.

Management Responsibilities

Management is responsible for (1) designing, implementing, and maintaining effective internal controls relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error, including internal controls over federal and State awards, and for evaluating and monitoring ongoing activities, to help ensure that appropriate goals and objectives are met; (2) following laws and regulations; (3) ensuring that there is reasonable assurance that government programs are administered in compliance with compliance requirements; and (4) ensuring that management and financial information is reliable and properly reported. Management is also responsible for implementing systems designed to achieve compliance with applicable laws, regulations, contracts, and grant agreements. You are also responsible for the selection and application of accounting principles; for the preparation and fair presentation of the financial statements, schedule of expenditures of federal and State awards, and all accompanying information in conformity with U.S. generally accepted accounting principles; and for compliance with applicable laws and regulations (including federal statutes) and the provisions of contracts and grant agreements (including award agreements). Your responsibilities also include identifying significant contractor relationships in which the contractor has responsibility for program compliance and for the accuracy and completeness of that information.

Management is also responsible for making all financial records and related information available to us and for the accuracy and completeness of that information. You are also responsible for providing us with (1) access to all information of which you are aware that is relevant to the preparation and fair presentation of the financial statements, (2) access to personnel, accounts, books, records, supporting documentation, and other information as needed to perform an audit under the Uniform Guidance, (3) additional information that we may request for the purpose of the audit, and (4) unrestricted access to persons within the government from whom we determine it necessary to obtain audit evidence.

Your responsibilities include adjusting the financial statements to correct material misstatements and confirming to us in the management representation letter that the effects of any uncorrected misstatements aggregated by us during the current engagement and pertaining to the latest period presented are immaterial, both individually and in the aggregate, to the financial statements taken as a whole.

You are responsible for the design and implementation of programs and controls to prevent and detect fraud, and for informing us about all known or suspected fraud or illegal acts affecting the government involving (1) management, (2) employees who have significant roles in internal control, and (3) others where the fraud or illegal acts could have a material effect on the financial statements. You responsibilities include informing us of your knowledge of any allegations of fraud or suspected fraud affecting the government received in communications from employees, former employees, grantors, regulators, or others. In addition, you are responsible for identifying and ensuring that the entity complies with applicable laws, regulations, contracts, agreements, and grants. Management is also responsible for taking timely and appropriate steps to remedy fraud and noncompliance with provisions of laws, regulations, contracts, and grant agreements that we report. Additionally, as required by the Uniform Guidance, it is management's responsibility to evaluate and monitor noncompliance with federal statutes, regulations, and the terms and conditions of federal awards; take prompt action when instances of noncompliance are identified including noncompliance identified in audit findings; promptly follow up and take corrective action on reported audit findings; and prepare a summary schedule of prior audit findings and a separate corrective action plan. The summary schedule of prior audit findings should be available for our review by May 1, 2020.

You are responsible for identifying all federal and State awards received and understanding and complying with the compliance requirements and for the preparation of the schedule of expenditures of federal and State awards (including notes and noncash assistance received) in conformity with the Uniform Guidance. You agree to include our report on the schedule of expenditures of federal and State awards in any document that contains and indicates that we have reported on the schedule of expenditures of federal and State awards. You also agree to make the audited financial statements readily available to intended users of schedules of expenditures of federal and State awards is issued with our report thereon. Your responsibilities include acknowledging to us in the written representation letter that (1) you are responsible for presentation of the schedule of expenditures of federal and State awards in accordance with the Uniform Guidance; (2) you believe the schedule of expenditures of federal and State awards, including its form and content, is stated fairly in accordance with the Uniform Guidance; (3) the methods of measurement or presentation have not changed from those used in the prior period (or, if they have changed, the reasons for such changes); and (4) you have disclosed to us any significant assumptions or interpretations underlying the measurement or presentation of the schedule of expenditures of networks.

You are also responsible for the preparation of the other supplementary information, which we have been engaged to report on, in conformity with U.S. generally accepted accounting principles. You agree to include our report on the supplementary information in any document that contains and indicates that we have reported on the supplementary information. You also agree to make the audited financial statements readily available to users of the supplementary information no later than the date the supplementary information is issued with our report thereon. Your responsibilities include acknowledging to us in the written representation letter that (1) you are responsible for presentation of the supplementary information in accordance with GAAP; (2) you believe the supplementary information, including its form and content, is fairly presented in accordance with GAAP; (3) the methods of measurement or presentation have not changed from those used in the prior period (or, if they have changed, the reasons for such changes); and (4) you have disclosed to us any significant assumptions or interpretations underlying the measurement or presentation of the supplementary information.

Management is responsible for establishing and maintaining a process for tracking the status of audit findings and recommendations. Management is also responsible for identifying and providing report copies of previous financial audits, attestation engagements, performance audits, or other studies related to the objectives discussed in the Audit Objectives section of this letter. This responsibility includes relaying to us corrective actions taken to address significant findings and recommendations resulting from those audits, attestation engagements, performance audits, or studies. You are also responsible for providing management's views on our current findings, conclusions, and recommendations, as well as your planned corrective actions, for the report, and for the timing and format for providing that information. With regard to using the auditors' report, you understand that you must obtain our prior written consent to reproduce or use our report in bond offering official statements or other documents. With regard to electronic dissemination of audited financial statements, including financial statements published electronically on your website, you understand that electronic sites are a means to distribute information and, therefore, we are not required to read the information contained in these sites or to consider the consistency of other information in the electronic site with the original document.

You agree to assume all management responsibilities relating to the financial statements, schedules of expenditures of federal and State awards, related notes, and any other nonaudit services we provide. You will be required to acknowledge in the management representation letter our assistance with preparation of the financial statements, schedule of expenditures of federal and State awards, and related notes prior to their issuance and have accepted responsibility for them. Further, you agree to oversee the nonaudit services by designating an individual, (Shane Fox), who possesses suitable skill, knowledge, or experience; evaluate the adequacy and results of those services; and accept responsibility for them.

Engagement Administration, Fees, and Other

We may from time to time, and depending on the circumstances, use third-party service providers in serving your account. We may share confidential information about you with these service providers, but remain committed to maintaining the confidentiality and security of your information. Accordingly, we maintain internal policies, procedures, and safeguards to protect the confidentiality of your personal information. In addition, we will secure confidentiality agreements with all service providers to maintain the confidentiality of your information and we will take reasonable precautions to determine that they have appropriate procedures in place to prevent the unauthorized release of your confidential information to others. In the event that we are unable to secure an appropriate confidentiality agreement, you will be asked to provide your consent prior to the sharing of your confidential information with the third-party service provider. Furthermore, we will remain responsible for the work provided by any such third-party service providers.

We understand that your employees will prepare all cash, accounts receivable, or other confirmations we request and will locate any documents selected by us for testing. We will schedule the engagement based in part on deadlines, working conditions, and the availability of your key personnel. We will plan the engagement based on the assumption that your personnel will cooperate and provide assistance by performing tasks such as preparing requested schedules, retrieving supporting documents, and preparing confirmations. If for whatever reason your personnel are unavailable to provide the necessary assistance in a timely manner, it may substantially increase the work we have to do to complete the engagement within the established deadlines, resulting in an increase in fees over our original fee estimate. We will not undertake any accounting services (including but not limited to reconciliation of accounts and preparation of requested schedules) without obtaining approval through a written change order or additional engagement letter for such additional work.

At the conclusion of the engagement, we will complete the appropriate sections of the Data Collection Form that summarizes our audit findings. It is management's responsibility to submit the reporting package (including financial statements, schedule of expenditures of federal awards, summary schedule of prior audit findings, auditors' reports, and corrective action plan) along with the Data Collection Form to the federal audit clearinghouse. We will coordinate with you the electronic submission and certification. If applicable, we will provide copies of our report for you to include with the reporting package you will submit to pass-through entities. The Data Collection Form and the reporting package must be submitted within the earlier of 30 days after receipt of the auditors' report or nine months after the end of the audit period, unless a longer period is agreed to in advance by the cognizant or oversight agency for audits.

We will provide copies of our reports to the Board; however, management is responsible for distribution of the reports and the financial statements. Unless restricted by law or regulation, or containing privileged and confidential information, copies of our reports are to be made available for public inspection.

The audit documentation for this engagement is the property of Thompson, Price, Scott, Adams & Co., P.A. and constitutes confidential information. However, subject to applicable laws and regulations, audit documentation and appropriate individuals will be made available upon request in a timely manner to Oversight Agencies (or its designee), a federal agency provided direct or indirect funding, or the U.S. Government Accountability Office for purposes of a quality review of the audit, to resolve audit findings, or to carry out oversight responsibilities. We will notify you of any such request. If requested, access to such audit documentation will be provided under the supervision of Thompson, Price, Scott, Adams & Co., P.A. personnel. Furthermore, upon request, we may provide copies of selected audit documentation to the aforementioned parties. These parities may intend, or decide, to distribute the copies or information contained therein to others, including other governmental agencies.

The audit documentation for this engagement will be retained for a minimum of five years after the report release date or for any additional period requested by the federal cognizant agency. If we are aware that a federal awarding agency, pass-through entity, or auditee is contesting an audit finding, we will contact the party contesting the audit finding for guidance prior to destroying the audit documentation.

We expect to begin our audit by approximately May 1, 2020 and to issue our reports no later than October 31, 2020. Alan Thompson is the engagement partner and is responsible for supervising the engagement and signing the reports or authorizing another individual to sign them.

Our fee for these services will be at our standard hourly rates plus out-of-pocket costs (such as report reproduction, word processing, postage, travel, copies, telephone, etc.) except that we agree that our gross fee, including expenses, should not exceed \$55,000. Also, any excessive additional fees incurred in obtaining required audit evidence (i.e. bank confirmations) will be billed directly to the Board. Our standard hourly rates vary according to the degree of responsibility involved and the experience level of the personnel assigned to your audit. Our invoices for these fees will be rendered each month as work progresses and are payable on presentation. In accordance with our firm policies, work may be suspended if your account becomes 60 days or more overdue and may not be resumed until your account is paid in full. If we elect to terminate our services for nonpayment, our engagement will be deemed to have been completed upon written notification of termination, even if we have not completed our report(s). You will be obligated to compensate us for all time expended and to reimburse us for all out-of-pocket costs through the date of termination. The above fee is based on anticipated cooperation from your personnel and the assumption that unexpected circumstances will not be encountered during the audit.

If additional programs are required to be tested that have not been identified as major programs for testing in previous years, additional fees may be charged at standard hourly rates. If significant additional time is necessary, we will discuss it with you and arrive at a new fee estimate before we incur the additional costs. However, we believe our contract as it is will be sufficient to cover but we do want to reserve the right to discuss this issue.

We appreciate the opportunity to be of service to the Cleveland County and believe this letter accurately summarizes the significant terms of our engagement. If you have any questions, please let us know. If you agree with the terms of our engagement as described in this letter, please sign the enclosed copy and return it to us.

Very truly yours,

W Hengson Ala

Alan W. Thompson, CPA Thompson, Price, Scott, Adams & Co., P.A.

RESPONSE:

This letter correctly sets forth the understanding of the Cleveland County.	SIGN HERE
Management signature:	SIGNHERE
Title:	
Date:	
Governance signature:	SIGN HERE
Title:	
Date:	

CC: Board of Commissioners



STAFF REPORT

To: County Commissioners

Date: 04/28/2020

Via: Brian Epley, County Manager

From: Lucas Jackson, Finance Director

Subject: Annual External Audit Contract Amendment

Summary Statement:

N.C.G.S. 159-34 requires each unit of local government in North Carolina to have its' accounts audited at the close of each fiscal year by a certified public accounting firm. The audit evaluates the performance of a unit of local government with regard to compliance with applicable federal and state laws as well as the accuracy and reliance of the financial statement disclosures.

Review:

Each year Cleveland County's audit contract must be approved first by the County Board of Commissioners and then the North Carolina Local Government Commission. The Finance Department is recommending renewal of the contract with Thompson, Price, Scott, Adams & Co, P.A. for the 2019-2020 fiscal year audit.

Fiscal Impact: No increase from last years audit contract- \$53,500.

<u>Recommendation</u>: Finance Director recommends approval of the 2019-2020 fiscal year audit contract with Thompson, Price, Scott, Adams & Co, P.A.

COUNTY OF CLEVELAND, NORTH CAROLINA

AGENDA ITEM SUMMARY

Motorcycle Awareness Month

Department: Commissioners

Agenda Title: Motorcycle Awareness Month

Agenda Summary:

Proposed Action:

ATTACHMENTS:

File Name

Motorcycle_Awareness_Month_.pdf

Description Motorcycle Awareness Proclamation

Motorcycle Awareness Month 2020

Whereas, motorcycles are an increasingly popular means of transportation for commuting, touring and recreational use; and

Whereas, with the warmer weather approaching, more motorcycles will be on the highways and the need to be more aware of their presence is of the utmost urgency; and,

Whereas, it is especially important the citizens in Cleveland County be aware of motorcycles on the streets and highways and to recognize the importance of motorcycle safety in general and promoting vigilant driving procedures as well as limiting grass clippings on the roadways can reduce the occurrence of injuries and fatalities for operators of all motor vehicles including motorcycles; and

Whereas, safe motorcycle operation is enhanced through a combination of rider training and experience, good judgement and observance of traffic laws; states and motorcycle organizations across this country will be conducting a variety of activities to promote the importance of motorist awareness and safely sharing the road with motorcycles. A motorcycle organization conducting a variety of activities and fund raising activities for various charities for our community; and

Now, Therefore Be It Resolved That the Cleveland County Board of Commissioners proclaim May 2020 as Motorcycle Awareness Month and ask all citizens to join in the effort to keep Cleveland County's roads safe for all.

Adopted this, the 5th day of May, 2020.

Susan Allen, Chairman

J. Ronnie Whetstine, Vice-Chairman

Johnny Hutchins, Commissioner

Doug Bridges, Commissioner

Deb Hardin, Commissioner

COUNTY OF CLEVELAND, NORTH CAROLINA

AGENDA ITEM SUMMARY

Shelby High School Baseball Field Improvements

Department:Agenda Title:Shelby High School Baseball Field ImprovementsAgenda Summary:Brian Epley, County ManagerProposed Action:Implement School Schoo

ATTACHMENTS:

File Name
Staff_report_shelby_high_baseball_field.docx

Description Staff Report BB Field



STAFF REPORT

To: County Commissioners

Date: May 4, 2020

Via: Brian Epley, County Manager

From: Kerri Melton, Assistant County Manager

Subject: Shelby High School Baseball Field Improvements

Summary Statement:

In 2008, Cleveland County hosted the first American Legion World Series on the Shelby High School Baseball field. In 2011, Shelby won a bid to be the permanent home of the American Legion World Series. The American Legion World Series games have been played in Shelby, North Carolina since that time.

Review:

The baseball field at Shelby High School is in need of improvements to better secure the American Legion World Series long term. The American Legion World Series is an event that draws thousands of visitors from across the country to Shelby, North Carolina.

With the cancellation of the Shelby High School baseball season, the Post 82 baseball season and the American Legion World Series, now is the opportune time to complete these improvements. Proposed improvements will include laser grading of the field, turf improvements and replacement of existing perimeter fencing. The estimated project cost is \$350,000. The county has been asked to allocate \$75,000 towards these public asset improvements with the remaining funds being raised privately. The funds will be allocated from Travel and Tourism.

<u>Fiscal Impact:</u> \$75,000 in FY 19/20. Funds will be paid directly to the contractor hired to complete field improvements ***There will be no funding allocated to the American Legion World Series in the FY 20/21 budget

<u>Recommendation</u>: Approve \$75,000 in funding for improvements to the Shelby High School baseball field.

COUNTY OF CLEVELAND, NORTH CAROLINA

AGENDA ITEM SUMMARY

COVID-19 Personnel Update

Department:	
Agenda Title:	COVID-19 Personnel Update
Agenda Summary:	Elliot Engstrom, Deputy County Attorney
Proposed Action:	

ATTACHMENTS:

le Name	Description
rsonnel_Update_COVID19_Staff_Report.docx	Staff Report
AFT_COVID-19_RESOLUTION.pdf	COVID-19 Resolution
r	rsonnel_Update_COVID19_Staff_Report.docx

STAFF REPORT

To: Board of Commissioners

Date: May 1, 2020

From: Elliot Engstrom, Deputy County Attorney

Subject: COVID-19 Personnel Resolution

Summary Statement:

Staff recommends adopting a resolution summarizing, approving, and requiring certain personnel actions in response to the COVID-19 pandemic.

<u>Review</u>:

In response to the COVID-19 pandemic, County government ceased certain operations and conducted others with reduced staffing, resulting in some employees being unable to work for a period of time.

During a time of such uncertainty, it has been important for the County to support its employees, including those employees who have been on the front lines of the County's response to the pandemic. It is further important for County government to learn from any changes and innovations that have been put in place that might be beneficial even after the pandemic subsides.

By adopting this resolution, the Board of Commissioners would take the following actions:

- Ratify the County Manager's grant of 160 (160) hours of sick time to all full-time employee;
- Ratify the County Manager's authorization for employees to take leave from whatever source they choose (vacation, sick, comp, etc.), until the Board retracts its declaration of a State of Emergency;
- Postpone biometrics and direct the County Manager and Human Resources Director to take appropriate action to pay employees their annual HSA dollars on a fair and consistent basis; and
- Require the County Manager to take several actions aimed at protecting employees, promoting remote work, and capturing any innovations that may be useful in the future.

Because some of these are personnel actions and the County keeps its personnel policies in an ordinance, this resolution would need to be approved as provided for in N.C.G.S. § 153A-45 (by a unanimous vote of the Board).

Attachments:

• Proposed Resolution

Action Requested

Adopt the resolution by a unanimous vote of the Board.

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Resolution Approving and Requiring Certain Personnel Actions in Response to the COVID-19 Pandemic

WHEREAS, in response to the COVID-19 pandemic, County government ceased certain operations and conducted others with reduced staffing, resulting in some employees being unable to work for a period of time;

WHEREAS, it is important for County government to support its employees, including those employees who have been on the front lines of the County's response to the COVID-19 pandemic;

WHEREAS, it is important for County government to maintain, learn from, and further develop any operational innovations have been developed in response to the COVID-19 pandemic;

WHEREAS, it is important for County government to continue to encourage and enable social distancing and virtual work where possible during the COVID-19 pandemic; and

WHEREAS, N.C.G.S. § 153A-94 authorizes the Board of Commissioners to "adopt or provide for rules and regulations or ordinances concerning but not limited to" sick leave.

THEREFORE, THE CLEVELAND COUNTY BOARD OF COMMISSIONERS RESOLVES THAT:

- 1. The County Manager's grant of eighty (80) hours of sick time to all full-time employees on March 27, 2020 is hereby ratified and approved;
- 2. The County Manager's grant of eighty (80) hours of sick time to all full-time employees on April 9, 2020 is hereby ratified and approved;
- 3. The County Manager's authorization for employees to take leave from whatever source they choose in whatever order they choose, whether it be vacation, sick, or compensatory time, is hereby ratified and approved and shall remain in effect until this Board retracts the State of Emergency that it declared on March 17, 2020;
- 4. Biometrics shall be postponed until October 2020, and the County Manager and Human Resources Director shall take appropriate action to pay employees their Health Savings Account ("HSA") dollars on a fair and consistent basis;
- 5. The County Manager shall further:
 - a. Ensure that employees who physically report to work have personal protective equipment (PPE) to the extent that such PPE is available;
 - b. Promote and allow virtual and remote work to the extent that such virtual

and remote work is, in the discretion of the County Manager, safe and practicable;

- c. Conduct an analysis of innovations throughout County government in response to the COVID-19 pandemic and ensure that any useful innovations are captured, kept in practice, and further developed after the pandemic has subsided; and
- d. Encourage each County Department Head to develop work plans customized for their departments that maximize operational efficiency while also maintaining social distancing where possible so long as the County's State of Emergency remains in effect; and
- 6. This resolution has the effect of an ordinance and must be approved as provided for in N.C.G.S. § 153A-45.

By:

Adopted this the 5th day of May, 2020.

Susan Allen, Chairman Cleveland County Board of Commissioners

ATTEST:

Phyllis Nowlen, Clerk Cleveland County Board of Commissioners

COUNTY OF CLEVELAND, NORTH CAROLINA

AGENDA ITEM SUMMARY

2020 Census Timeline

Department:		
Agenda Title:	2020 Census Timeline	
Agenda Summary:	Kerri Melton, Assistant County Manager	
Proposed Action:		

ATTACHMENTS:

File Name
Staff_report_census.docx

Description Census Staff Report



STAFF REPORT

To: County Commissioners

Date: May 4, 2020

Via: Brian Epley, County Manager

From: Kerri Melton, Assistant County Manager

Subject: 2020 Census Update

Summary Statement:

The 2020 Census is currently under way. Due the COVID-19 pandemic, the timeline for the census has been modified by the US Census Bureau.

Review:

Below, please find updated Census timeline. Information will be shared regarding the response rates in the country, state, county and local municipalities. We will continue to look for opportunities to encourage our residents to respond to the 2020 Census.

Amended 2020 Census Operations Timelines

Reactivation of the activities - June 1st. Field activities - June 13th Respond on line - Until October 31st. Group quarters - September 30th. Update leave - June 13st until July 9th Update enumerators - June 14st until July 29th Prisons, hospitals, etc - July 9th until September 30th Non respond follow up - August 11th until October 30th President - April 30th 2021 Governors - July 2021

Fiscal Impact: None

COUNTY OF CLEVELAND, NORTH CAROLINA

AGENDA ITEM SUMMARY

Ad	jou	rn

Department:

Agenda Title: The next meeting of the Cleveland County Board of Commissioners will be held on Tuesday, May 19, 2020 at 6:00pm in the Commissioners Chamber.

Agenda Summary:

Proposed Action:

ATTACHMENTS: File Name No Attachments Available

Description