



Saline County Board of Commissioners

Meeting Agenda

AGENDA

SALINE COUNTY BOARD OF COMMISSIONERS

SALINE COUNTY COURTHOUSE

Wilber, NE

9:30 AM

DATE: March 19, 2024

This agenda is kept on a daily basis and may change from day to day as requests come in to the County Clerk's office. Requests to be on the agenda must be in the County Clerk's office 24 hours prior to the start of the meeting as stated above. This agenda is considered current on the day of the meeting and cannot be changed or altered except for an emergency.

The Board reserves the right to go into executive session if such session is clearly necessary for the protection of the public interest or for the prevention of needless injury to the reputation of an individual.

ROLL CALL

APPROVAL OF AGENDA

APPROVAL OF MINUTES OF THE PREVIOUS MEETING

CITIZENS FORUM - In compliance with the Open Meetings Act and Saline County Resolution #2023-34 a rule of five (5) minutes per person to speak has been established.

CORRESPONDENCE

REPORT OF OFFICIALS

BUSINESS FOR ACTION

Scott Davis presenting March Veteran of the Month, Andrew Grisak

Discuss/Approve Interlocal Agreement - to create the Southeast Planning Exercise Training (PET) Region, a separate legal entity, to provide for cooperative public safety services by and among the counties of Cass, Gage, Fillmore, Jefferson, Johnson, Lancaster, Nemaha, Otoe, Pawnee, Richardson, Saline, Seward, Thayer, and York
Discuss/Approve signing Proclamation to claim March 21, 2024, as World Down Syndrome Day in Saline County

Discuss/Approve to allow CASA to set up pinwheels on the courthouse lawn

Discuss/Approve Closing Saline County Courthouse early May 8, 2024, for employee training;

Discussion Ann Geibler with LegalShield & I.D. Shield - Present benefits they offer

Discuss/Approve Sheriff Fees - \$3,123.24

Discuss/Approve Clerk Fees - \$16,503.41

Discuss/Approve Agreement with the Lancaster County Youth Services Center

Discussion Special Recall Election - Costs

RESOLUTIONS TO TRANSFER FUNDS

Discuss/Approve Resolution #2024-012 for \$7,660.21 to be transferred from the Inheritance Fund #2700 to the Juvenile Services Aid Program Fund #2516, to be reimbursed when funds are available

HIGHWAY SUPERINTENDENT - ROAD AND BRIDGE MATTERS

Discuss/Approve Request to occupy Right-of-Way for HRW Farming.

CLAIMS APPROVAL

11:30 COUNTY GENERAL ASSISTANCE AND CLOSED SESSION MATTERS

ADJOURNMENT



INTERLOCAL AGREEMENT

TO CREATE THE SOUTHEAST PLANNING EXERCISE TRAINING (PET) REGION, A SEPARATE LEGAL ENTITY, TO PROVIDE FOR COOPERATIVE PUBLIC SAFETY SERVICES BY AND AMONG THE COUNTIES OF CASS, GAGE, FILLMORE, JEFFERSON, JOHNSON, LANCASTER, NEMAHA, OTOE, PAWNEE, RICHARDSON, SALINE, SEWARD, THAYER, AND YORK.

THIS AGREEMENT, made and entered by and between the Counties of Cass, Gage, Fillmore, Jefferson, Johnson, Lancaster, Nemaha, Otoe, Pawnee, Richardson, Saline, Seward, Thayer, and York, all being political subdivisions of the State of Nebraska, hereinafter referred to collectively as the "Parties" and individually as a "Party."

WITNESSETH:

WHEREAS, Neb. Rev. Stat. § 81-829.60¹ provides that in carrying out the Emergency Management Act, the Governor, and the principal executive officers or governing bodies of the political subdivision of the state shall utilize the services, equipment, supplies, and facilities of existing departments, offices, and agencies of the state and its political subdivisions to the maximum extent practicable;

WHEREAS, Neb. Rev. Stat. § 81-829.48² provides that the director or coordinator of each county emergency management organization shall, in collaboration with other public and private entities within this state, develop or cause to be developed mutual aid arrangements for reciprocal emergency management aid and assistance in case of Natural, Manmade, or Civil emergency too great to be dealt with unassisted;

WHEREAS, the Parties recognize the need and public benefit of regional emergency management coordination, planning, exercise, training, interoperable communications, grant funds administration and dispersion, and mutual aid arrangements;

WHEREAS, the Interlocal Cooperation Act, Neb. Rev. Stat. §§13-801³ et seq., permits units of local governments in the State of Nebraska to cooperate with other localities in a manner that will best serve local communities;

WHEREAS, Neb. Rev. Stat. §13-801³ provides that any one or more public agency may contract with any one or more public agency to perform any governmental service, activity, or other undertaking which each public agency entering into the contract is authorized by law to perform;

WHEREAS, the Parties desire to establish a regional inter-jurisdictional emergency management organization, to be known as the Southeast PET Region Planning, Exercise and Training Group (hereinafter referred to as "the Southeast PET Region"), for the purpose of ensuring regional emergency management coordination, planning, exercise, training, interoperable communications, grant fund administration and dispersion, and mutual aid arrangements among the Parties;

WHEREAS, the Southeast PET Region shall include the Counties of Cass, Gage, Fillmore, Jefferson, Johnson, Lancaster, Nemaha, Otoe, Pawnee, Richardson, Saline, Seward, Thayer, and York;

WHEREAS, the Parties previously entered into an interlocal agreement, dated October 17, 2017, to clarify the obligations of the Parties in the Southeast PET Region and

WHEREAS, the Parties desire to terminate the previous interlocal agreement and enter into an updated interlocal agreement to provide flexibility related to accepting and administering Federal Homeland Security grant funds on behalf of the Southeast PET Region;

NOW, THEREFORE, in consideration of the mutual covenants herein contained, it is agreed by the Parties hereto as follows:

- 1) Purpose: To establish the Southeast PET Region for the purpose of ensuring the provision of regional emergency management coordination, planning, exercise, training, interoperable communications, grant fund administration and dispersion, and mutual aid among the Parties.
- 2) Creation of the Southeast PET Region: The Parties hereby create the Southeast PET Region, a separate legal entity, for the sole and exclusive purpose of ensuring the provision of regional emergency management coordination, planning, exercise, training, Incident Management Assistance Team (IMAT), interoperable communications, grant fund administration and dispersion, and mutual aid arrangements among the Parties. The Southeast PET Region shall have and exercise only those powers expressly provided in this agreement. The Southeast PET Region shall have no taxing authority.
- 3) Term. This agreement shall have a term of five (5) years from the final date of execution by all Parties to this agreement unless earlier terminated pursuant to the terms of this agreement. Approximately six (6) months prior to the expiration of this agreement, the Governing Board shall review the effectiveness and utility, recommend changes, and, if warranted, request an extension for an additional term. Any extension shall be agreed upon in writing by all Parties.

- 4) Termination. This agreement may be terminated at any time, with or without cause, upon the mutual consent of a majority of the member Parties.
- 5) Withdrawal and Termination of Participation. Any Party reserves the right to withdraw from this agreement and consequently terminate its participation in the Southeast PET Region at its discretion, with or without specified cause. Such withdrawal shall be effective upon delivery of written notice to the Southeast PET Region as well as to the non-withdrawing Parties, specifically the designated emergency manager or county attorney. This notice must be given at least ninety (90) days prior to the intended effective date of withdrawal.
- 6) The activities of the Southeast PET Region ("Region") shall be governed by the Southeast PET Region Governing Board ("Governing Board"). The Governing Board shall be comprised of one (1) representative ("Primary Representative") from each of the Parties. The respective Party's governing body shall appoint the Party's Primary Representative. In addition to appointing a Primary Representative, each Party's governing body may appoint an alternate representative ("Alternate Representative") who may serve in the absence of the Primary Representative.
- 7) The Governing Board is required to convene a minimum of four times each calendar year, with the specific times and locations to be determined by the Board. The governing board will maintain an executive committee consisting of the Chair, Vice-Chair, Secretary, and fiscal agent. The Chairperson will serve a one-year term, after which the Vice-Chairperson shall automatically succeed to the position of Chairperson. Furthermore, each year, the Governing Board shall elect an individual to serve as the Vice-Chairperson Elect for a one-year term. Following this period, the Vice-Chairperson Elect will advance to the role of Vice-Chairperson without the need for an additional election, ensuring a consistent and orderly leadership progression.
- 8) Each member of the Governing Board (GB) shall be the Emergency Manager appointed by their respective county board(s). They will represent their county or counties until such time as they retire, pass away, or are terminated from their position. This ensures consistent and dedicated representation for each county within the GB's jurisdiction.
- 9) The Governing Board shall elect the Vice-Chairperson and the Secretary from among its members at the organization's annual meeting. Elections shall be held by roll call ballot, and a two-thirds (2/3) majority vote of the voting members present at the first meeting of the calendar year shall be required to elect.⁴

The Vice-Chairperson shall serve a term of one (1) year, after which they shall assume the role of Chairperson. The Secretary may serve unlimited terms at their discretion or until the Governing Board elects a successor.

The Governing Board shall appoint a Fiscal Agent and a Grant Administrator from the appointed representatives of the Parties, each to serve for a term of three (3) years. Individuals serving in the roles of Fiscal Agent or Grant Administrator shall be prohibited from holding any other office on the Governing Board during their respective terms.

A quorum⁹ for the conduct of business by the Governing Board shall consist of not less than a majority of the appointed representatives of the Parties. All questions, resolutions, or actions before the Governing Board shall be determined by a majority vote of the members present, provided a quorum is in attendance.

The Governing Board shall perform the following duties:

1. The Governing Board shall determine which grants provided by the Homeland Security Grant Program, should be applied for by the Southeast PET Region. The Governing Board shall select grants within the Homeland Security Grant Program that provide funds for regional emergency management planning, exercise, and training activities, and/or interoperable communications.
2. The Governing Board shall coordinate and allocate the use of such grant funds in the various jurisdictions of the Parties. A project budget shall be prepared and maintained by the Governing Board for each grant that is obtained on behalf of the Southeast PET Region. Grant project budgets may be revised from time to time, but no budget or revision thereof shall be effective unless and until the Governing Board approves the same.
3. The Governing Board shall develop plans, procedures, and equipment specifications for interoperable communications between the Parties.
4. The Governing Board shall develop and maintain the Southeast PET Region Interlocal Agreement that:
 - a. Reduces the vulnerability of people and communities within the jurisdictions of the Southeast PET Region to damage, injury, loss of life and property resulting from natural, technological, or manmade disasters and emergencies, civil disturbances, hostile military, or paramilitary actions, or terrorist actions.
 - b. Establishes methods for coordinating joint emergency planning, exercise, and training activities among the Parties.
 - c. Establishes plans and procedures for the coordinated request and deployment of the Southeast PET Region Incident Management Assistant Team. (IMAT)

- d. Establishes plans and procedures for the coordinated deployment of equipment and resources during training or an emergency.
 - e. Coordinates mutual aid arrangements between the Parties for reciprocal emergency management aid and assistance in case of disaster, emergency, or civil defense emergency too great to be dealt with unassisted.
 - f. The Governing Board shall maintain a Southeast PET Region federal Approved Equipment List.
 - g. As provided in Nebraska Revised Statute (Neb. Rev. Stat.) § 13-804(6)⁵, the Governing Board possesses specific legal and contractual powers to act on behalf of the Southeast PET Region.
 - h. The Southeast PET Region governing board holds the power to initiate or defend against legal action in its own name. However, this clause doesn't restrict an individual party's right to pursue legal matters independently if it pertains directly to their own county's interests. Despite this, all parties agree not to engage in litigation against any other party within this interlocal agreement.
 - i. The Governing Board may make and execute contracts, agreements, and other instruments necessary for exercising its powers and accomplishing the purposes set forth in this agreement.
 - j. The Governing Board may adopt by-laws, rules of procedure, and other governing documents as deemed appropriate for the Southeast PET Region's proper conduct and operation.
- 10) Meetings and Secretary. The Chairperson or any two representatives may call meetings of the Governing Board. Written notice of the meeting and agenda shall be provided to each representative and the County Clerk of each Party no less than seven days prior to each such meeting. The Governing Board shall also give public notice of the meeting pursuant to Neb. Rev. Stat. § 84-1411, as amended. Public notice shall be given by posting a notice of the meeting through each County Clerk. The Southeast PET Region's Secretary will maintain an agenda and all meeting materials in the office of the Secretary, where the agenda and meeting materials shall be available for inspection by the public. All meetings shall be conducted in accordance with the Open Meetings Act, Chapter 84, Article 14, of the Nebraska Revised Statutes 6, as amended⁴.

- 11) Fiscal Agent. The Governing Board shall appoint the Official Fiscal Agent of the Southeast PET Region from the appointed representatives of the Parties, The Fiscal Agent shall establish one or more separate accounts for the Southeast PET Region. Said account or accounts shall be maintained within the Fiscal Agent existing accounting system or set up independently. Said accounts are referred to herein collectively as the "Southeast PET Region Account".
- a) The Fiscal Agent is responsible for overseeing the payment or disbursement of grant funds in accordance with the grant project budget approved by the Governing Board. The Clerk of the Fiscal Agent County ("Clerk") is responsible for executing payments or disbursements in alignment with the approved grant project budget. [41 CFR Part 301-10 and 301-11, U.S. General Services Administration (GSA), NEMA]⁷ No payment or disbursement shall be made unless all the following conditions are met: The Fiscal Agent has received properly supported documentation for goods and services.
 - b) The Fiscal Agent has verified that the goods and/or services have been provided in accordance with existing agreements. The Fiscal Agent has confirmed the timely performance or delivery of goods and/or services.
 - c) The Fiscal Agent shall: Submit requests for project payments to the designated County Clerk as aligned with the Governing Board-approved budgets; overseeing grant fund projects; creating and managing grant fund accounts; documenting all grant payments received from the Department of Homeland Security for the Southeast PET Region. Furthermore, the Fiscal Agent must ensure not to exceed the latest approved budget or incur costs from activities without the Governing Board's consent. All expenses must be substantiated with duly processed invoices, contracts, or vouchers.
 - d) Checks, payroll, invoices, contracts, vouchers, orders, or other accounting documents related to a specific Southeast PET Region grant project must be: Clearly identified and readily accessible. Stored in accordance with a properly signed voucher filed in the office of the Fiscal Agent.
 - e) The Fiscal Agent is responsible for overseeing any expenses of the Southeast PET Region not covered by grant funds. Funding shortages are shared equally amongst the Parties to this agreement.
 - f) In case of any funding shortages, the Fiscal Agent is responsible for ensuring that these shortages are shared equally among all parties involved in the agreement. This involves calculating the amount each party needs to contribute and coordinating the collection of these funds.

12) The Fiscal Agent is responsible for Establish fair market value for any surplus or unusable jointly held property and the sale or disposition of jointly held property at the direction of the executive committee.

13) Training Coordinator:

The Governing Board shall designate the Official Training Coordinator for the Southeast PET Region from among the eligible Emergency Managers or their alternates for a three-year tenure. The Training Coordinator is eligible for reappointment for successive terms. The duties and powers of the Training Coordinator include:

- a) The Training Coordinator acts as the official representative of the Southeast PET Region within the NEMA training cooperative.
- b) Conduct thorough needs assessments to determine training requirements within the Southeast PET Region. Utilize after-action reviews to gather insights on areas of improvement and identify training needs. Organize and participate in exercises to evaluate current skills and identify areas where training is needed within the region.
- c) Organize and maintain the Southeast PET Region training calendar, ensuring it aligns with the overarching State PET Calendar. Regularly update the calendar to reflect changes in training schedules, new training sessions, and any cancellations or rescheduling.
- d) Coordinate regional training programs that support the development and growth of the Southeast PET Region, such as Incident Management Assistant Teams (IMAT), Incident Command (ICS), and National Incident Management System (NIMS) for Advanced Development and Advanced Professional Development training sessions.
- e) When funding permits, it is the responsibility of the Southeast PET Region Training Coordinator to annually attend one of the following conferences: either the International Association of Emergency Managers (IAEM) or the Incident Management Teams Association (IMTA). This attendance ensures that our region is up-to-date with the highest standards and best practices in emergency management.
- f) Support members of the Southeast PET Region in their pursuit of position-specific task books, ensuring they meet all required benchmarks and training standards.

14) Grant Administration.

The Governing Board will designate one of its standing members as the Official Grant Administrator for the Southeast PET Region ('Grant Administrator'). This individual will be entrusted with the following responsibilities and authorities:

- a) Oversee the application and management of all grants within the Southeast PET Region to ensure that they align with the region's objectives and requirements.
- b) Attend all grant-related workshops, ensuring that the interests of the Southeast PET Region are properly recognized and advocated for.
- c) Research, draft, and present work plans and investment justifications in a timely manner to facilitate effective decision-making by the Governing Board. Report to the Governing Board on the status of ongoing grant projects, including milestones achieved, challenges encountered, and recommendations for future actions.
- d) Uphold adherence to all grant stipulations, encompassing aspects such as financial accounting, reporting, and documentation, to preserve the integrity and legality of grant activities. This also includes any additional responsibilities not specified here but subsequently approved by a majority of the Governing Board.

15) Cooperative Arrangements.

Each Party shall maintain its own local Emergency Management Planning, Exercise and Training Program, and other operating components of their local Emergency Management Program.

Each Party has the discretion to authorize public safety agencies from other Parties to partake in its local Emergency Management Planning, Exercise, and Training Program.

Each Party agrees to appoint one representative (Director) and one alternate representative (Deputy Director or Designee) to the Southeast PET Region Governing Board. The Governing Board representative of a Party shall be appointed by the governing body of the Party.

Each Party agrees to coordinate joint emergency planning, exercise, and training activities with the other Parties of the Southeast PET Region.

Each Party agrees to coordinate the deployment of equipment and resources with the other Parties of the Southeast PET Region during training or an emergency.

Each Party agrees to establish mutual aid agreements with the other Parties of the Southeast PET Region for reciprocal emergency management aid and assistance in case of disaster, emergency, or civil defense emergency too great to be dealt with unassisted.

Each Party agrees to coordinate with other Parties of the Southeast PET Region to maintain a Southeast PET Region federal Approved Equipment List.

Each Party agrees to coordinate interoperable communications between the other Parties of the Southeast PET Region for emergency management purposes.

- 16) It is the express intent of the Parties that this agreement shall not create an employer--employee relationship. Employees of one Party shall not be deemed to be employees of any other Party. Each Party shall be responsible to its respective employees for all salaries, and benefits. The employees of one Party shall not be entitled to any salary, wages, or benefits from any other Party, including but not limited to overtime, vacation, retirement benefits, workers' compensation, sick leave, or injury leave. Each Party shall also be responsible for maintaining workers' compensation insurance, unemployment insurance for its employees, and for payment of all federal, state, local, and any other payroll taxes with respect to its employees' compensation.
- 17) Amendment and Modification. This agreement may be amended or modified by written agreement of all of the Parties.
- 18) Property. Any property acquired or made available by any Party to this agreement for the purposes of this agreement shall remain the property of the Party acquiring or making such property available and shall be disposed of by such Party as provided by law, regulation, or ordinance governing the same.
 - a. Any property acquired jointly shall be held in the name of the Southeast PET Region during the term of this agreement and shall, upon termination or conclusion of this agreement, be equitably distributed among the Parties based upon the Parties' financial contributions toward the purchase and maintenance of any such property. In the event any Party withdraws from this agreement, an equitable distribution of the jointly held property, or the fair market value thereof, shall be made to the withdrawing Party based upon the withdrawing Party's financial contributions toward the purchase and maintenance of any such jointly held property.
 - b. Any property to be purchased and jointly held by the Parties pursuant to this agreement shall be purchased pursuant to the County Purchasing Act, Neb. Rev. Stat. § 23-3101 et. seq.7
 - c. Any surplus or unusable jointly held property shall be disposed of pursuant to the rules and statutes applicable to the Party making such disposition on behalf of the Parties. The proceeds of any sale or disposition of jointly held property shall be equitably distributed among the Parties based upon the Parties' financial contributions toward the purchase and maintenance of any such property.

- d. An inventory of all property jointly held and a report on the disposition of any joint property sold, transferred, or disposed of during the prior twelve months shall be provided to the County Clerk of each Party on or prior to April 1 of each year.

19) All financial obligations associated with the Southeast PET Region that are not covered by grant funds will be equally divided among the signatories of this agreement.

Within 30 days of incurring any financial obligations not covered by grant funds, the Fiscal Agent shall send invoices to each Party for their respective shares of these costs. Each Party shall pay such monthly invoice within 45 days from the invoice date.

In the event that a signatory of this agreement fails to fulfill their financial responsibilities for costs not covered by grant funds, the following measures may be implemented:

- Legal Measures: The governing board is authorized to initiate legal proceedings against the party in breach.
- Impact on Future Projects Receiving Grant Funding: Non-compliance in payment could negatively impact the governing board support for upcoming projects within this agreement, potentially leading to delays or a reduction in the scope of future projects.

20) Provision of Assistance. Pursuant to the Interlocal Cooperation Act³, any Party to this agreement, in the Party's sole discretion, may appropriate funds and may sell, lease, give, or otherwise provide assistance, including personnel and services, to the other Parties to this agreement as may be within the Party's legal power to furnish.

21) Additional Agreements.

- a. Additional counties may join as Parties to this Agreement provided, they accept and execute the terms herein. Their inclusion is contingent upon receiving written consent from the governing bodies of all existing Parties, or by securing a unanimous vote from the Governing Board during a regularly scheduled meeting where all members are present.
- b. This agreement shall become effective for each such additional Party on the later of the date when the governing body of such additional Party executes this agreement or the final date of execution of written approval of all governing bodies of all the current Parties to the agreement.

22) Each Party to this Agreement ("indemnifying party") agrees to indemnify and hold harmless, to the fullest extent allowed by law, the other Parties to the agreement and their principals, officers, and employees from and against all claims, demands, suits, actions, payments, liabilities, judgments and expenses (including court-ordered attorneys' fees), arising out of or resulting from the acts or omissions of the indemnifying Party's principals, officers, or employees in the performance of this agreement.

Liability includes any claims, damages, losses, and expenses arising out of or resulting from the performance of this agreement that results in any claim for damage whatsoever, including any bodily injury, civil rights liability, sickness, disease, or damage to or destruction of tangible property, including the loss of use resulting therefrom. Further, each Party shall maintain a policy or policies of insurance (or a self-insurance program), sufficient in coverage and amount to pay any judgments or related expenses from or in conjunction with any such claims. Nothing in this agreement shall require any Party to indemnify or hold harmless any other Party from liability for the negligent or wrongful acts or omissions of said other Party or its principals, officers, or employees.

23) If any portion of this agreement is held invalid, the remainder hereof shall not be affected thereby if such remainder continues to conform to the terms and requirements of applicable law.

24) Each Party agrees that in providing services pursuant to this agreement, it shall not discriminate against any employee, applicant for employment, or any other person on the basis of race, color, religion, sex, disability, national origin, age, marital status, receipt of public assistance, or any other basis prohibited by applicable state or federal law.

25) This agreement is not intended to, and does not, create any rights or benefits on behalf of any person, whether an individual or an entity, other than the Parties to this agreement. No Party to this Agreement shall not be obligated or liable hereunder to any person, whether an individual or an entity, other than the other Parties to this agreement.

26) If any Party or Parties bring(s) against another Party or Parties any proceeding arising out of this agreement, the Party or Parties may bring that proceeding against the other Party or Parties only and exclusively in a District Court in a neutral jurisdiction, located in Nebraska, agreed upon by the parties and each Party hereby submits to the exclusive jurisdiction of that court for purposes of any such proceeding.

- 27) The Parties hereby agree that this agreement constitutes the entire understanding of the Parties and supersedes all prior contracts, agreements, and negotiations between the Parties related to the subject matter contained herein, whether verbal or written.
- 28) Any Party's failure or neglect to enforce any of its rights under this agreement will not be deemed to be a waiver of that Party's rights.
- 29) The validity, construction, interpretation, and performance of this agreement shall be governed by and construed in accordance with the laws of the State of Nebraska.
- 30) The previous interlocal agreement between the Parties, dated October 17, 2017, is terminated as of the final date of execution of all Parties to this agreement.

¹[Neb. Rev. Stat. § 81-829.60](#)

²[Neb. Rev. Stat. § 81-829.48](#)

³[Neb. Rev. Stat. §§13-801](#)

⁴ Southeast Regional Governance Board By-Laws Page 2 ARTICLE IV – OFFICERS Section 1 subsection (b)

⁵[Neb. Rev. Stat. § 13-804\(6\)](#).

⁶[Open Meetings Act, Chapter 84, Article 14, of the Nebraska Revised Statutes](#)

⁷[41 CFR Part 301-10 and 301-11, U.S. General Services Administration \(GSA\)](#),

⁸[County Purchasing Act, Neb. Rev. Stat. § 23-3101](#)

⁹ Southeast Regional Governance Board By-Laws Page 3 ARTICLE VI – MEETINGS Section 3

IN WITNESS WHEREOF, the parties hereto have made and executed this Interlocal Agreement on the respective dates, under each signature.

SALINE COUNTY, NEBRASKA, a political subdivision of the State of Nebraska acting by and through its duly authorized Board of County Commissioners

EXECUTED this 19th day of, March, 2024,

BY THE BOARD OF COUNTY COMMISSIONERS
OF SALINE COUNTY, NEBRASKA

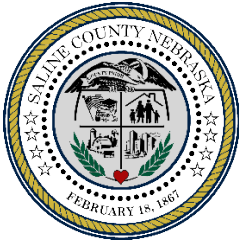
_____ Board Chair, Phil Hardenburger	_____ Date
_____ Stephanie A. Krivohlavek,	_____ Date
_____ Russ Karpisek,	_____ Date
_____ Marvin A. Kohout,	_____ Date
_____ Janet J. Henning,	_____ Date

APPROVED AS TO FORM this 19th day of, March, 2024

ATTEST: Diann Nettifee
 Clerk of the County of Saline

By: _____
 Diann Nettifee, County Clerk

_____ David Solheim, County Attorney	_____ Date
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Proclamation

Whereas,

Down Syndrome is a genetic anomaly caused by an extra copy of the twenty-first chromosome. According to current data about 250,000 people in the United States have Down Syndrome. Studies show that about 1 in 800 babies are born with Down Syndrome each year; and

Whereas,

The date 3-21 has come to represent 3 copies of chromosome 21 and has developed into a movement to celebrate and value people with Down Syndrome around the world; and

Whereas,

Down Syndrome does not typically run in families and is not caused by anything either parent did or did not do; and

Whereas,

Despite dramatic increases in lifespan and intellectual ability, there is still much work to be done regarding the rights to equality, inclusion, education, medical care, research, and support for people with Down Syndrome here in Saline County, the State of Nebraska, the United States and abroad; and

Whereas,

Organizations in Nebraska are committed to connecting those touched by Down Syndrome through education, advocacy, inclusion, and support; and

Whereas,

Through public awareness, Saline County recognizes the hard work and progress made by self-advocates, parents, medical professionals, researchers, and many non-profit organizations all over the world.

Now, Therefore,

I, Phil Hardenburger, Chairperson of Board of Commissioners, Saline County, Nebraska, do hereby proclaim the 21st Day of March 2024 as World Down Syndrome Day in Saline County, and I do hereby urge all citizens to take note of the observance.



DATED: _____

Phil Hardenburger, Chairperson
Saline County Board of Commissioners

Affordable Legal & Identity Theft Protection



Have you ever?

- Needed your Will prepared or updated?
- Signed a contract?
- Had social media accounts? (Facebook, Instagram, Twitter, LinkedIn, Youtube)
- Been concerned about your child's identity?
- Received a moving traffic violation?
- Worried about being a victim of identity theft?

LegalShield Plan

- **Dedicated Provider Law Firm**- Direct access, no call center
- **Advice and Consultation (Personal)**- Phone consultations with your law firm for personal legal matters, even pre-existing matters
- **Letters/Phone Calls (Personal)**- Made on your behalf to help resolve personal legal matters
- **Uncontested Divorce, Separation, Adoption and/ or Name Change Representation**- Available 90 consecutive days from the effective date of your plan
- **Document Review (Personal)**- Your provider law firm will review personal documents (up to 15 pages each)
- **Will Preparation**- Living Will, Health Care Power of Attorney, Financial Power of Attorney
- **Residential Loan Document Assistance**- For the purchase of your primary residence, once per membership year
- **Moving Traffic Violation Assistance**- With non-criminal, moving traffic matters when driving with a license and proper registration
- **Trial Defense (Civil)**- When named defendant in a covered civil lawsuit
- **Income Tax Audit Services**- Receive representation if audited by the IRS on your personal tax return
- **25% Discount**- From the provider law firm's standard hourly rate for additional legal services
- **Provides 24/7/365**- emergency legal access for covered emergencies



Put your law firm and identity theft protection in the palm of your hand with the LegalShield and IDShield mobile apps!

FOR MORE INFORMATION, CONTACT YOUR INDEPENDENT ASSOCIATE

Associate: Ann Giebler (www.costsavings.legalshield.com)
Email: agiebler@cox.net
Mobile: 402.689.8678 Fax: 402.206.2219

IDShield Plan

- **Continuous Credit Monitoring**- Monitors information on your Experian credit report
- **Privacy Management**- One-on-one consultation on online privacy dangers
- **Reputation Management**- Scans social media accounts for any content you have posted in the past that could damage your online reputation
- **Financial Threshold Account Monitoring***- Looks out for activity tied to personal financial accounts
- **\$3 Million Protection Policy**- Coverage for lost wages, legal defense fees, stolen funds and more
- **Unlimited Service Guarantee**- We'll do whatever it takes for as long as it takes to restore your identity
- **Full-Service Restoration**- Provides one-on-one consultation to resolve identity related issues
- **Provides 24/7/365** live support for identity theft emergencies
- **Trend Micro Maximum Security** defends against ransomware and other threats
- **VPN Proxy One**- turns a public hotspot into a secure Wi-Fi via Virtual Private Network (VPN) with bank-grade data encryption to keep your information protected from hackers
- **Password Manager** get multiple device protection and privacy for your digital life

LegalShield + IDShield Dual Plan

Credit Counseling and Education

Available exclusively to those with both a LegalShield and IDShield Membership, our Identity Theft Specialists will provide one-on-one education to help you understand your valuable credit rating and actions that are likely to have an impact on your credit score. Additionally, your provider law firm can offer legal consultation on the laws surrounding credit scores and lending, as well as draft letters on your behalf and review documents up to 15 pages.

Individual Plan

\$21.95
LegalShield Plan

\$12.95
IDShield Plan

\$34.90
Dual Plan

Family Plan

\$21.95
LegalShield Plan

\$22.95
IDShield Plan

\$41.90
Dual Plan

*We do not monitor all transactions at all businesses and the monitoring network is limited only to institutions participating in the financial monitoring feature.

Pre-Paid Legal Services, Inc. ("PPLSI") provides access to legal services offered by a network of provider law firms to its members through membership-based participation. Neither PPLSI nor its officers, employees or sales associates directly or indirectly provide legal services, representation, or advice. See a legal plan overview for specific state of residence for complete terms, coverage, amounts and conditions. IDShield provides access to identity theft protection and restoration services and plans are available at individual or family rates. A family plan covers the named member, named member's spouse or domestic partner and eligible dependent children under the age of 18. Consultation and Restoration Services or eligible dependent children under the age of 26. For complete terms, coverage, and conditions, please see an identity theft plan. All Licensed Private Investigators are licensed in the state of Oklahoma. An Identity Fraud Protection Plan ("Plan") is issued through a nationally recognized carrier. PPLSI is not an insurance carrier. This covers certain identity fraud expenses and legal costs as a result of a covered identity fraud event, with the amount of coverage dependent on the type of identity theft plan. See a Plan for complete terms, coverage, conditions, limitations, and family members who are eligible under the Plan.

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 03/04/24
 Accrual Basis

Saline Civil Account
Transactions by Account
 As of February 29, 2024

MAR - 5 2024

Type	Date	Num	Name	Memo	Split	Amount	at _____ o'clock and _____ minute	Balance	Clerk
200 · Due to County Treasurer								3,003.00	
201 · Writ Fees								1,303.00	
Check	02/01/2024	10276	Saline County Treasurer	Jan 2024 fees &...	100 · Ca...	-1,303.00		0.00	
Invoice	02/01/2024	245-48	David Chipman or Mindy Rush-Chipman	Writ Fees-Rudy ...	120 · A/R	18.00		18.00	
Invoice	02/01/2024	245-49	Kuncl Funeral Home	Writ Fees-Barba...	120 · A/R	6.00		24.00	
Invoice	02/01/2024	245-54	BQ & Associates, PC, LLO	Writ Fees-Manu...	120 · A/R	18.00		42.00	
Invoice	02/01/2024	245-72	Rausch Sturm LLP	Writ Fees-Brian ...	120 · A/R	18.00		60.00	
Invoice	02/01/2024	245-73	Rausch Sturm LLP	Writ Fees-Alicia ...	120 · A/R	18.00		78.00	
Invoice	02/01/2024	245-71	Rausch Sturm LLP	Writ Fees-Manu...	120 · A/R	6.00		84.00	
Invoice	02/01/2024	245-55	Messerli & Kramer PA	Writ Fees-Vicent...	120 · A/R	18.00		102.00	
Invoice	02/01/2024	245-56	Messerli & Kramer PA	Writ Fees-Mltzy ...	120 · A/R	18.00		120.00	
Invoice	02/01/2024	245-51	James A Cada	Writ Fees-Christ...	120 · A/R	6.00		126.00	
Invoice	02/01/2024	245-52	Collection Agency, LLC	Writ Fees-Steve...	120 · A/R	6.00		132.00	
Invoice	02/01/2024	245-53	Collection Agency, LLC	Writ Fees-Amy ...	120 · A/R	27.00		159.00	
Invoice	02/01/2024	245-74	Collection Agency, LLC	Writ Fees-Shem...	120 · A/R	6.00		165.00	
Invoice	02/01/2024	245-69	AR Solutions Inc	Writ Fees-Juana...	120 · A/R	18.00		183.00	
Invoice	02/01/2024	245-70	AR Solutions Inc	Writ Fees-Andre...	120 · A/R	6.00		189.00	
Invoice	02/01/2024	245-57	State	Writ Fees-Travis...	120 · A/R	18.00		207.00	
Invoice	02/05/2024	245-59	Red Credit Solutions, LLC	Writ Fees-Kathri...	120 · A/R	6.00		213.00	
Invoice	02/05/2024	245-58	James A Cada	Writ Fees-Dilon ...	120 · A/R	18.00		231.00	
Invoice	02/05/2024	245-60	State	Writ Fees-Billy ...	120 · A/R	18.00		249.00	
Invoice	02/05/2024	245-61	State	Writ Fees-Billy ...	120 · A/R	18.00		267.00	
Invoice	02/06/2024	245-78	Messerli & Kramer PA	Writ Fees-Veron...	120 · A/R	18.00		285.00	
Invoice	02/06/2024	245-80	Messerli & Kramer PA	Writ Fees-Eliza ...	120 · A/R	18.00		303.00	
Invoice	02/06/2024	245-79	Messerli & Kramer PA	Writ Fees-Joel V...	120 · A/R	6.00		309.00	
Invoice	02/06/2024	245-64	James A Cada	Writ Fees-Theod...	120 · A/R	18.00		327.00	
Invoice	02/06/2024	245-65	James A Cada	Writ Fees-Cissy ...	120 · A/R	6.00		333.00	
Invoice	02/06/2024	245-62	Credit Management	Writ Fees-Blanc...	120 · A/R	18.00		351.00	
Invoice	02/06/2024	245-63	Credit Management	Writ Fees-Laura...	120 · A/R	18.00		369.00	
Invoice	02/06/2024	245-66	State	Writ Fees-Alice ...	120 · A/R	45.00		414.00	
Invoice	02/06/2024	245-67	State	Writ Fees-Gary ...	120 · A/R	18.00		432.00	
Invoice	02/06/2024	245-68	State	Writ Fees-Jose ...	120 · A/R	18.00		450.00	
Invoice	02/07/2024	245-76	State	Writ Fees-Cindy ...	120 · A/R	20.00		470.00	
Invoice	02/07/2024	245-77	State	Writ Fees-Mann...	120 · A/R	6.00		476.00	
Invoice	02/08/2024	245-75	Credit Management	Writ Fees-Patrici...	120 · A/R	18.00		494.00	
Invoice	02/09/2024	245-81	James A Cada	Writ Fees-Jamie...	120 · A/R	6.00		500.00	
Invoice	02/09/2024	245-84	Credit Management	Writ Fees-April ...	120 · A/R	18.00		518.00	
Invoice	02/09/2024	245-83	State	Writ Fees-Hayd...	120 · A/R	18.00		536.00	
Invoice	02/09/2024	245-82	James A Cada	Writ Fees-Jame...	120 · A/R	27.00		563.00	
Invoice	02/11/2024	245-93	Wakefield & Associates	Writ Fees-Tara ...	120 · A/R	18.00		581.00	
Invoice	02/12/2024	245-86	James A Cada	Writ Fees-Elizab...	120 · A/R	18.00		599.00	
Invoice	02/12/2024	245-87	Red Credit Solutions, LLC	Writ Fees-Cryst...	120 · A/R	6.00		605.00	
Invoice	02/13/2024	245-89	Mandarin Law Group LLP	Writ Fees-Amy ...	120 · A/R	18.00		623.00	
Invoice	02/13/2024	245-88	State	Writ Fees-Cincy ...	120 · A/R	20.00		643.00	

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 03/04/24
 Accrual Basis

Saline Civil Account
Transactions by Account
 As of February 29, 2024

Type	Date	Num	Name	Memo	Split	Amount	Balance
Invoice	02/14/2024	245-90	Credit Management	Writ Fees-Patrici...	120 · A/R	18.00	661.00
Invoice	02/14/2024	245-91	State	Writ Fees-Bobbi...	120 · A/R	18.00	679.00
Invoice	02/14/2024	245-92	Credit Management	Writ Fees-Hemo...	120 · A/R	6.00	685.00
Invoice	02/15/2024	245-95	Collection Agency, LLC	Writ Fees-Carly ...	120 · A/R	18.00	703.00
Invoice	02/15/2024	245-96	Collection Agency, LLC	Writ Fees-Joshu...	120 · A/R	18.00	721.00
Invoice	02/15/2024	245-94	James A Cada	Writ Fees-Jerrol...	120 · A/R	12.00	733.00
Invoice	02/19/2024	245-97	Collection Agency, LLC	Writ Fees-Yusel...	120 · A/R	18.00	751.00
Invoice	02/19/2024	245-98	ARL Credit Services, Inc	Writ Fees-Salva...	120 · A/R	6.00	757.00
Invoice	02/19/2024	246-09	Gurstel Law Firm, PC	Writ Fees-Yolan...	120 · A/R	6.00	763.00
Invoice	02/20/2024	245-99	Office of the Attorney General	Writ Fees-Ms Va...	120 · A/R	18.00	781.00
Invoice	02/20/2024	246-03	Collection Agency, LLC	Writ Fees-Jamie...	120 · A/R	6.00	787.00
Invoice	02/20/2024	246-05	Collection Agency, LLC	Writ Fees-Jorge ...	120 · A/R	18.00	805.00
Invoice	02/20/2024	246-06	Collection Agency, LLC	Writ Fees-Larry ...	120 · A/R	18.00	823.00
Invoice	02/20/2024	246-07	Collection Agency, LLC	Writ Fees-David ...	120 · A/R	27.00	850.00
Invoice	02/20/2024	246-01	Dennis Haller	Writ Fees-Mitch...	120 · A/R	18.00	868.00
Invoice	02/20/2024	245-100	State	Writ Fees-Tyler ...	120 · A/R	6.00	874.00
Invoice	02/20/2024	246-02	State	Writ Fees-Dusti...	120 · A/R	27.00	901.00
Invoice	02/21/2024	245-50	Messerli & Kramer PA	Writ Fees-Melin...	120 · A/R	6.00	907.00
Invoice	02/21/2024	246-04	Collection Agency, LLC	Writ Fees-Paige...	120 · A/R	18.00	925.00
Invoice	02/21/2024	246-08	Bryan Smith & Associates Inc	Writ Fees-Ashle...	120 · A/R	18.00	943.00
Invoice	02/22/2024	246-10	Collection Agency, LLC	Writ Fees-Shem...	120 · A/R	6.00	949.00
Invoice	02/22/2024	246-11	Collection Agency, LLC	Writ Fees-Kathe...	120 · A/R	18.00	967.00
Invoice	02/22/2024	246-12	State	Writ Fees-Carlo...	120 · A/R	18.00	985.00
Invoice	02/23/2024	246-20	James A Cada	Writ Fees-Cissy ...	120 · A/R	6.00	991.00
Invoice	02/26/2024	246-14	Collection Agency, LLC	Writ Fees-Teres...	120 · A/R	6.00	997.00
Invoice	02/26/2024	246-16	Collection Agency, LLC	Writ Fees-Migue...	120 · A/R	18.00	1,015.00
Invoice	02/26/2024	246-15	Gurstel Law Firm, PC	Writ Fees-Adian...	120 · A/R	18.00	1,033.00
Invoice	02/26/2024	246-13	State	Writ Fees-Joyce...	120 · A/R	45.00	1,078.00
Invoice	02/27/2024	246-17	Michael W Frey	Writ Fees-Danie...	120 · A/R	18.00	1,096.00
Invoice	02/28/2024	246-18	Kuncl Funeral Home	Writ Fees-Annet...	120 · A/R	6.00	1,102.00
Invoice	02/28/2024	246-19	State	Writ Fees-Dann...	120 · A/R	18.00	1,120.00
Invoice	02/29/2024	246-22	James A Cada	Writ Fees-Thanh...	120 · A/R	6.00	1,126.00
Invoice	02/29/2024	246-23	James A Cada	Writ Fees-Bush ...	120 · A/R	18.00	1,144.00
Total 201 · Writ Fees						-159.00	1,144.00

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 Accrual Basis

Saline Civil Account
Transactions by Account
 As of February 29, 2024

Type	Date	Num	Name	Memo	Split	Amount	Balance
202 · Mileage							1,205.00
Check	02/01/2024	10276	Saline County Treasurer	Jan 2024 fees &...	100 · Ca...	-1,205.00	0.00
Invoice	02/01/2024	245-48	David Chipman or Mindy Rush-Chipman	Mileage-Rudy Pl...	120 · A/R	13.92	13.92
Invoice	02/01/2024	245-49	Kuncl Funeral Home	Mileage-Barbara...	120 · A/R	4.02	17.94
Invoice	02/01/2024	245-54	BQ & Associates, PC, LLO	Mileage-Manuel ...	120 · A/R	18.09	36.03
Invoice	02/01/2024	245-72	Rausch Sturm LLP	Mileage-Brian S...	120 · A/R	26.13	62.16
Invoice	02/01/2024	245-73	Rausch Sturm LLP	Mileage-Alicia B...	120 · A/R	31.49	93.65
Invoice	02/01/2024	245-71	Rausch Sturm LLP	Mileage-Manuel ...	120 · A/R	15.41	109.06
Invoice	02/01/2024	245-55	Messerli & Kramer PA	Mileage-Vicente ...	120 · A/R	15.41	124.47
Invoice	02/01/2024	245-56	Messerli & Kramer PA	Mileage-Mitzy R...	120 · A/R	22.11	146.58
Invoice	02/01/2024	245-51	James A Cada	Mileage-Christo...	120 · A/R	15.13	161.71
Invoice	02/01/2024	245-52	Collection Agency, LLC	Mileage-Steven ...	120 · A/R	15.13	176.84
Invoice	02/01/2024	245-53	Collection Agency, LLC	Mileage-Amy/Ja...	120 · A/R	19.97	196.81
Invoice	02/01/2024	245-74	Collection Agency, LLC	Mileage-Shem L...	120 · A/R	18.09	214.90
Invoice	02/01/2024	245-69	AR Solutions Inc	Mileage-Juana B...	120 · A/R	15.41	230.31
Invoice	02/01/2024	245-70	AR Solutions Inc	Mileage-Andrew ...	120 · A/R	3.35	233.66
Invoice	02/01/2024	245-57	State	Mileage-Travis S...	120 · A/R	0.00	233.66
Invoice	02/05/2024	245-59	Red Credit Solutions, LLC	Mileage-Kathrin ...	120 · A/R	15.41	249.07
Invoice	02/05/2024	245-58	James A Cada	Mileage-Dilon K...	120 · A/R	0.67	249.74
Invoice	02/05/2024	245-60	State	Mileage-Billy Wa...	120 · A/R	121.00	370.74
Invoice	02/05/2024	245-61	State	Mileage-Billy Wa...	120 · A/R	121.00	491.74
Invoice	02/06/2024	245-78	Messerli & Kramer PA	Mileage-Veronic...	120 · A/R	15.41	507.15
Invoice	02/06/2024	245-80	Messerli & Kramer PA	Mileage-Eliza Br...	120 · A/R	16.08	523.23
Invoice	02/06/2024	245-79	Messerli & Kramer PA	Mileage-Joel Val...	120 · A/R	16.75	539.98
Invoice	02/06/2024	245-64	James A Cada	Mileage-Theodo...	120 · A/R	0.67	540.65
Invoice	02/06/2024	245-65	James A Cada	Mileage-Cissy R...	120 · A/R	15.41	556.06
Invoice	02/06/2024	245-62	Credit Management	Mileage-Blanca ...	120 · A/R	20.10	576.16
Invoice	02/06/2024	245-63	Credit Management	Mileage-Laura M...	120 · A/R	0.67	576.83
Invoice	02/06/2024	245-66	State	Mileage-Alice Br...	120 · A/R	26.13	602.96
Invoice	02/06/2024	245-67	State	Mileage-Gary Wi...	120 · A/R	44.00	646.96
Invoice	02/06/2024	245-68	State	Mileage-Jose Ju...	120 · A/R	44.00	690.96
Invoice	02/07/2024	245-76	State	Mileage-cindy P...	120 · A/R	0.00	690.96
Invoice	02/07/2024	245-77	State	Mileage-Manny ...	120 · A/R	44.00	734.96
Invoice	02/08/2024	245-75	Credit Management	Mileage-Patricia ...	120 · A/R	23.45	758.41
Invoice	02/09/2024	245-81	James A Cada	Mileage-Jamie H...	120 · A/R	0.00	758.41
Invoice	02/09/2024	245-84	Credit Management	Mileage-April Br...	120 · A/R	0.67	759.08
Invoice	02/09/2024	245-83	State	Mileage-Hayden...	120 · A/R	16.08	775.16
Invoice	02/09/2024	245-82	James A Cada	Mileage-James/...	120 · A/R	15.41	790.57
Invoice	02/11/2024	245-93	Wakefield & Associates	Mileage-Tara Do...	120 · A/R	15.41	805.98
Invoice	02/12/2024	245-86	James A Cada	Mileage-Elizabet...	120 · A/R	16.75	822.73
Invoice	02/12/2024	245-87	Red Credit Solutions, LLC	Mileage-Crystal ...	120 · A/R	39.53	862.26
Invoice	02/13/2024	245-89	Mandarich Law Group LLP	Mileage-Amy Ke...	120 · A/R	22.11	884.37
Invoice	02/13/2024	245-88	State	Mileage-Cindy P...	120 · A/R	0.00	884.37
Invoice	02/14/2024	245-90	Credit Management	Mileage-Patricia ...	120 · A/R	16.08	900.45

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 Accrual Basis

Saline Civil Account
Transactions by Account
 As of February 29, 2024

Type	Date	Num	Name	Memo	Split	Amount	Balance
Invoice	02/14/2024	245-91	State	Mileage-Bobbi M...	120 · A/R	0.00	900.45
Invoice	02/14/2024	245-92	Credit Management	Mileage-Hemon ...	120 · A/R	15.41	915.86
Invoice	02/15/2024	245-95	Collection Agency, LLC	Mileage-Carly Ol...	120 · A/R	12.73	928.59
Invoice	02/15/2024	245-96	Collection Agency, LLC	Mileage-Joshua ...	120 · A/R	2.01	930.60
Invoice	02/15/2024	245-94	James A Cada	Mileage-Jerrod/...	120 · A/R	15.41	946.01
Invoice	02/19/2024	245-97	Collection Agency, LLC	Mileage-Yuselei...	120 · A/R	16.08	962.09
Invoice	02/19/2024	245-98	ARL Credit Services, Inc	Mileage-Salvado...	120 · A/R	16.75	978.84
Invoice	02/19/2024	246-09	Gurstel Law Firm, PC	Mileage-Yolanda...	120 · A/R	38.86	1,017.70
Invoice	02/20/2024	245-99	Office of the Attorney General	Mileage-Ms Vap...	120 · A/R	15.41	1,033.11
Invoice	02/20/2024	246-03	Collection Agency, LLC	Mileage-Jamie H...	120 · A/R	0.00	1,033.11
Invoice	02/20/2024	246-05	Collection Agency, LLC	Mileage-Jorge G...	120 · A/R	15.41	1,048.52
Invoice	02/20/2024	246-06	Collection Agency, LLC	Mileage-Larry Q...	120 · A/R	8.71	1,057.23
Invoice	02/20/2024	246-07	Collection Agency, LLC	Mileage-David/L...	120 · A/R	0.67	1,057.90
Invoice	02/20/2024	246-01	Dennis Haller	Mileage-Mitchell ...	120 · A/R	16.75	1,074.65
Invoice	02/20/2024	245-100	State	Mileage-Tyler H...	120 · A/R	0.67	1,075.32
Invoice	02/20/2024	246-02	State	Mileage-Dustin ...	120 · A/R	0.00	1,075.32
Invoice	02/21/2024	245-50	Messerli & Kramer PA	Mileage-Melinda...	120 · A/R	23.60	1,098.92
Invoice	02/21/2024	246-04	Collection Agency, LLC	Mileage-Paige B...	120 · A/R	38.86	1,137.78
Invoice	02/21/2024	246-08	Bryan Smith & Associates Inc	Mileage-Ashley ...	120 · A/R	10.05	1,147.83
Invoice	02/22/2024	246-10	Collection Agency, LLC	Mileage-Shem L...	120 · A/R	16.08	1,163.91
Invoice	02/22/2024	246-11	Collection Agency, LLC	Mileage-Katheri...	120 · A/R	15.41	1,179.32
Invoice	02/22/2024	246-12	State	Mileage-Carlos ...	120 · A/R	16.08	1,195.40
Invoice	02/23/2024	246-20	James A Cada	Mileage-Cissy R...	120 · A/R	16.08	1,211.48
Invoice	02/26/2024	246-14	Collection Agency, LLC	Mileage-Teresa ...	120 · A/R	15.41	1,226.89
Invoice	02/26/2024	246-16	Collection Agency, LLC	Mileage-Miguel ...	120 · A/R	22.11	1,249.00
Invoice	02/26/2024	246-15	Gurstel Law Firm, PC	Mileage-Adianez...	120 · A/R	15.41	1,264.41
Invoice	02/26/2024	246-13	State	Mileage-Joyce ...	120 · A/R	22.11	1,286.52
Invoice	02/27/2024	246-17	Michael W Frey	Mileage-Daniel ...	120 · A/R	15.41	1,301.93
Invoice	02/28/2024	246-18	Kuncl Funeral Home	Mileage-Annette...	120 · A/R	15.41	1,317.34
Invoice	02/28/2024	246-19	State	Mileage-Danny ...	120 · A/R	15.41	1,332.75
Invoice	02/29/2024	246-22	James A Cada	Mileage-Thanh ...	120 · A/R	15.41	1,348.16
Invoice	02/29/2024	246-23	James A Cada	Mileage-Bush Lu	120 · A/R	16.08	1,364.24
Total 202 · Mileage						159.24	1,364.24
203 · Vehicle Inspections							380.00
General ...	02/01/2024	224			-SPLIT-	-380.00	0.00
Sales Re...	02/29/2024	Feb 2024	Saline County Treasurer	Title Inspections...	160 · On...	460.00	460.00
Total 203 · Vehicle Inspections						80.00	460.00

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 03/04/24
 Accrual Basis

Saline Civil Account
Transactions by Account
 As of February 29, 2024

Type	Date	Num	Name	Memo	Split	Amount	Balance
204 · Gun Permits							115.00
General ...	02/01/2024	224			203 · Ve...	-115.00	0.00
Sales Re...	02/29/2024	Feb 2024	Saline County Treasurer	Gun Permits 78...	160 · On...	155.00	155.00
Total 204 · Gun Permits						40.00	155.00
208 · Miscellaneous							0.00
Total 208 · Miscellaneous							0.00
Total 200 · Due to County Treasurer						120.24	3,123.24
TOTAL						120.24	3,123.24

Gun Permits	\$155.00
Mileage	\$1,364.24
Vehicle Insp	\$460.00
Writ Fees	\$1,144.00
	<u>\$3,123.24</u>

Saline County Clerk REPORT OF FEES

February

Copies	\$	32.00
Emailing Fees	\$	12.00
Phone & Written Searches	\$	-
Maps	\$	-
Tax Liens (Federal & State)	\$	-
Marriage Licenses	\$	68.00
Election, voter registration lists, etc.	\$	27.16
Real Estate	\$	4,104.00
Documentary Stamp Tax	\$	12,260.25

TOTAL	<u>\$</u>	<u>16,503.41</u>
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Approved

This 19th day of March, 2024

County Board



Brad Alexander, Facility Director
Youth Services Center
1200 Radcliff Street
Lincoln, NE 68512
Phone (402) 441-7093
Fax (402) 441-5626
www.lancaster.ne.gov/youth

March 13, 2024

Saline County
P.O. Box 865
Wilber, NE 68465

RE: Agreement with the Lancaster County Youth Services Center for juvenile detention services.

The Youth Services Center is now starting to update our detention contracts. Our records indicate that we have an existing contract with your county. If your county is interested in continuing to utilize the Lancaster County Youth Services Center for juvenile detention services please have your County Board sign the two contracts that are included. Next, return the signed copies to the Lancaster County Youth Services Center. We will then present them to the Lancaster County Board of Commissioners for their signatures. After all signatures are acquired for the agreement, we will return one original copy to you for your files and the Lancaster County Clerk will retain one copy.

Here's a list of some of the primary terms of the agreement:

- This agreement is for holding pre-adjudicated youth, youth held on adult charges or out-of-state runaways in the facility for the requesting county.
- The new rate is \$334.00 per day. Portions of the day will be prorated.
- The requesting county is responsible for the cost of all medical care including pharmaceuticals.
- The requesting county is responsible for the cost of emergency transportation and or any instance where one-to-one supervision is required to ensure the safety of the youth.

If you have any questions, please do not hesitate to contact me at 402-441-7093 or email at balexander@lancaster.ne.gov .

Sincerely,

Brad Alexander,
Director

Enclosure(s) - 2

DETENTION SERVICES AGREEMENT

THIS AGREEMENT, is made and entered into this ____ day of _____, 20__, by and between the County of _____, Nebraska, hereinafter referred to as "County" and the County of Lancaster, Nebraska, through the Lancaster County Youth Services Center, hereinafter referred to as the "Youth Services Center." Individually, the County and the Youth Services Center may be referred to as a "Party," and collectively they may be referred to as "Parties."

WHEREAS, the Interlocal Cooperation Act, Neb. Rev. Stat. §§ 13-801 et. seq., provides that two or more public agencies may enter into agreements for joint and cooperative exercise of powers, privileges, or authority capable of being exercised by either agency;

WHEREAS, both Parties to this Agreement are political subdivisions of the State of Nebraska;

WHEREAS, the Youth Services Center is a juvenile detention facility, as defined by Neb Rev. Stat. § 83-4,125;

WHEREAS, the County desires that the Youth Services Center assume the safekeeping, care, and sustenance of certain Juveniles, as defined in the Nebraska Juvenile Code, Neb. Rev. Stat. §§ 43-245 et seq., held as detainees by the County under the County's lawful authority pursuant to statutes made and provided in such cases. Such Juveniles shall include only the following detainees held by the County: Juveniles who are detained in pre-adjudicated status, on adult charges, on out-of-state warrants, or as out-of-state runaways;

WHEREAS, the Youth Services Center is willing to perform this service for the County under certain terms and conditions; and

WHEREAS, the Parties wish to reduce their understanding to writing;

NOW, THEREFORE, in consideration of the mutual covenants contained herein, it is agreed as follows by the Parties hereto:

1. Youth Services Center Services. The Youth Services Center will assume the safekeeping, care, and sustenance of Juveniles held by the County under the County's lawful authority. Said safekeeping, care, and sustenance shall include services, procedures, and operations required by the Juvenile Detention Standards, Title 83 Nebraska Administrative Code ("Juvenile Detention Standards").

2. Per Diem Charges. In consideration of the safekeeping, care, and sustenance provided by the Youth Services Center, the County shall pay the Youth Services Center the sum of \$334.00 per Juvenile per day, beginning with the first day of services. This rate shall be referred to as "the Per Diem Rate." For the purpose of this Section 2, a "day" shall be measured in four 6-hour increments and billed as follows:

- (a) 25% of the Per Diem Rate (\$83.50) for a stay less than or equal to six hours;
- (b) 50% of the Per Diem Rate (\$167.00) for a stay over six hours but less than or equal to twelve hours;
- (c) 75% of the Per Diem Rate (\$250.50) for a stay over twelve hours but less than or equal to eighteen hours;
- (d) 100% of the Per Diem Rate (\$334.00) for a stay over eighteen hours but less than or equal to twenty-four hours.

2.1. Adjusted Per Diem Charges. At least 60 days, but not more than 90 days, prior to the conclusion of the Initial Term or any Renewal Term, Youth Services Center may notify the County of an adjustment to the Per Diem Rate for the upcoming Renewal Term. This adjusted rate shall be referred to as "the Adjusted Per Diem Rate." Unless the Agreement is terminated pursuant to the provisions of this Agreement, on the first day of the Renewal Term that follows the date of the notification of the Adjusted Per Diem Rate, the Adjusted Per Diem Rate shall replace the Per Diem Rate for purposes of Section 2 of this Agreement.

3. Additional Charges. In addition to the Per Diem Charges described in Section 2 of this Agreement, the County shall pay to the Youth Services Center:

- (a) The actual cost of medical care, including medication(s), that is required by the Juvenile while the Juvenile is in the custody of the Youth Services Center.
- (b) The actual cost of repairing property damage caused by the Juvenile while the Juvenile is in the custody of the Youth Services Center.
- (c) The hourly rate of the employee(s) assigned to one-to-one supervision of the Juvenile during those hours one-to-one supervision is provided when, in the sole discretion of the Youth Services Center, the Youth Services Center deems one-to-one supervision to be necessary for the safety and security of the Juvenile.

- (d) The cost of emergency transportation provided pursuant to Section 8 of this Agreement as follows: the hourly rate of the employee(s) assigned to one-to-one supervision of the Juvenile throughout the duration of the emergency transportation, plus mileage at the current mileage rate established by the State of Nebraska Department of Administrative Services pursuant to Neb. Rev. Stat. § 81-1176, as amended.

4. Invoice. For the Per Diem Charges described in Section 2 and the Additional Charges described in Section 3(b) through 3(d), the Youth Services Center shall submit to the County itemized billing statements in the calendar month following the calendar month of the Juvenile's discharge from the Youth Services Center. The billing statement shall be sent by U.S. Mail to the billing contact address provided in Section 4.1 of this Agreement. Such statements shall include:

- (a) the name and date of birth of each Juvenile held;
- (b) the name of person authorizing detention;
- (c) the dates and times of admittance and discharge;
- (d) the length of stay;
- (e) the Per Diem Charges for each Juvenile described in Section 2 of this Agreement; and
- (f) the Additional Charges for each Juvenile described in Section 3(b) through 3(d) of this Agreement.

All charges on the billing statement shall be paid by the County within 30 days from the date of the billing statement.

With respect to the Additional Charges provided for by Section 3(a) of this Agreement, the County hereby authorizes the Youth Services Center to request each provider of Medical Care to directly invoice the County for the provision of such Medical Care. The County shall pay each such invoice for Medical Care according to the terms of such invoice. In addition, in the event that any provider of Medical Care does not directly invoice the County and instead invoices the Youth Services Center, the Youth Services Center hereby delegates and assigns, and the County hereby accepts such delegation and assignment of, the Youth Services Center's duties and rights arising out of each invoice for Medical Care. Immediately upon receipt of each such invoice for Medical Care, the Youth Services Center shall forward that invoice to the County's billing contact

as provided in Section 4.1 of this Agreement for the County to process payment directly from the County to the invoicing person or entity pursuant to the terms of the invoice.

4.1 Billing Contact. Each Party shall designate a contact person to handle invoicing, billing questions, and disputes. Such person's contact information is specified below. A Party may change this designation by providing ten (10) business days' notice in writing to the other Party's designee listed in the Notices section of this Contract.

COUNTY

YOUTH SERVICES CENTER

Melissa Hood
YSC Administrator
Lancaster County Youth Services Center
1200 Radcliff
Lincoln, NE 68512
402-441-8659
mhood@lancaster.ne.gov

5. Authorized Individuals. Prior to the admittance of any Juveniles to the Youth Services Center, the County shall provide the Youth Services Center with a written list of persons authorized to request placement and transportation. Such list shall include, for each individual, his or her position, employer, business address, and telephone number.

6. Written Notices of Admission and Discharge. The County shall make all requests for admission in writing in advance, and shall give all notices of discharge in writing in advance.

7. Reservation of Right to Refuse Admittance and Request Removal. The Youth Services Center reserves the right to refuse any request for admission, and may, at any time, require the County to remove and assume custody of any Juvenile.

8. Transportation. The Youth Services Center shall furnish transportation of the Juvenile only in the event of an emergency. The County shall be responsible for all other transportation to any and all areas outside the Youth Services Center, including transfers to all court appearances and routine medical, optical, and dental treatment.

8.1 Video Equipment. Upon written request from County to Youth Services Center, Youth Services Center agrees to make available to County for use in the Youth Services Center the Youth Service Center's equipment for video court and video visitation.

9. Admittance. At the time of admittance of any Juvenile, the County shall provide the following to the Youth Services Center:

- (a) a copy of a court order authorizing detention, which is in accordance with the state and federal laws governing the detention of juveniles; or
- (b) an advance written authorization from a probation officer, followed by a court order within 24 hours of admission, except that a court order shall be required by the close of the next business day following an admission that occurs by written authorization on a weekend or legal holiday; and
- (c) a completed book-in form as requested by the Youth Services Center; and
- (d) a written statement from a representative of the County authorizing detention.

Written authorizations may be delivered by electronic communication, facsimile, hand delivery, or U.S. Mail.

10. Release. Except in an emergency situation, the Youth Services Center will not permanently remove or release any County Juvenile without proper written authorization from the County, subject to the provisions to Section 7 of this Agreement.

11. Access. The County shall be granted reasonable access to the Youth Services Center facility for purposes of inspection and inquiry pertinent to the facility's general operation or detention of individuals held for the County.

12. Rules. The Youth Services Center shall provide, upon request, a copy of all pertinent policies and procedures relating to resident and visitor rules.

13. Non-discrimination. The Parties agree that in providing services pursuant to this Agreement, they shall not discriminate against any employee, applicant for employment, Juvenile, or any other person on the basis of race, color, religion, sex, disability, national origin, age, marital status, receipt of public assistance, or any other basis prohibited by applicable state or federal law.

14. Term. This Agreement shall become effective upon execution by both Parties, and shall remain in full force and effect for an Initial Term of one year, unless terminated pursuant to the provisions of this Agreement. At the conclusion of the Initial Term and the conclusion of any Renewal Term, this Agreement shall automatically renew for a Renewal Term of one year, unless terminated pursuant to the provisions of this Agreement.

15. Termination. This Agreement may be terminated by either Party by giving to the other Party written notice of its intention to terminate at least thirty (30) days prior to the proposed date of termination. In the event that County terminates this Agreement, Youth Services Center

shall be entitled to payment pursuant to the terms of this Agreement for any work performed that has been satisfactorily completed as of the termination date, and any costs incurred through the termination date.

In addition, either Party may immediately terminate this Agreement, in whole or in part, if the other Party fails to perform its obligations under this Agreement in a timely and proper manner. Either Party may, by providing written notice of default to the other Party, allow the other Party to cure a failure or breach of this Agreement within a period of thirty (30) days or longer, at the non-breaching Party's discretion. Allowing the other Party time to cure a failure or breach of contract does not waive the non-breaching Party's right to immediately terminate the Agreement for the same or different failure or breach of this Agreement that may occur at a different time. In the event that County terminates this Agreement, Youth Services Center shall be entitled to payment pursuant to the terms of this Agreement for any work performed that has been satisfactorily completed as of the termination date, and any costs incurred through the termination date.

16. Independent Contractor. It is the express intent of the Parties that this Agreement shall not create an employer-employee relationship. Employees of the County shall not be deemed to be employees of the Youth Services Center and employees of the Youth Services Center shall not be deemed to be employees of the County. The Youth Services Center and the County shall be responsible to their respective employees for all salary and benefits. Neither the County's employees nor the Youth Services Center's employees shall be entitled to any salary, wages, or benefits from the other Party, including but not limited to overtime, vacation, retirement benefits, workers' compensation, sick leave or injury leave. The County shall also be responsible for maintaining workers' compensation insurance, unemployment insurance for its employees, and for payment of all federal, state, local and any other payroll taxes with respect to its employees' compensation.

17. Hold Harmless. Each Party agrees to save and hold harmless, to the fullest extent allowed by law, the other Party and its principals, officers, and employees from and against all claims, demands, suits, actions, payments, liabilities, judgments and expenses (including court-ordered attorneys' fees), arising out of or resulting from the acts or omissions of their principals, officers, or employees in the performance of this Agreement. Liability includes any claims, damages, losses, and expenses arising out of or resulting from performance of this Agreement that results in any claim for damage whatsoever including any bodily injury, civil rights liability,

sickness, disease, or damage to or destruction of tangible property, including any loss of use resulting therefrom. Further, each Party shall maintain a policy or policies of insurance (or a self-insurance program), sufficient in coverage and amount to pay any judgments or related expenses from or in conjunction with any such claims. Nothing in this Agreement shall require either Party to indemnify or hold harmless the other Party from liability for the negligent or wrongful acts or omissions of said other Party or its principals, officers, or employees.

18. Integration. The Parties hereby agree that this Agreement constitutes the entire understanding of the Parties and supersedes all prior contracts, agreements and negotiations between the Parties whether verbal or written.

19. Forbearance Not Waiver. Youth Services Center's failure or neglect to enforce any of its rights under this Agreement will not be deemed to be a waiver of Youth Services Center's rights.

20. Notices. Except for billing and invoicing conducted pursuant to Sections 4 and 4.1 of this Agreement, all other notices, request for services, or other communications provided under this Agreement shall be in writing and shall be given to the Youth Services Center or the County at the email address set forth below or such other email address as either may specify hereafter in writing:

COUNTY:

[NAME]
[TITLE]
[EMAIL ADDRESS]

YOUTH SERVICES CENTER:

Intake/Release Staff
Lancaster County Youth Services Center
YouthIntake@lancaster.ne.gov
Ph. (402) 441-5656
Fax. (402) 441-6595

Such notice or other communication shall be emailed, return receipt requested. For the purpose of the Agreement, all notices will be deemed to have been given upon the date of delivery as proved by the return receipt referenced above.

21. Third Party Rights. This Agreement is not intended to, and does not, create any rights or benefits on behalf of any person, whether an individual or an entity, other than the Parties to this Agreement. Youth Services Center shall not be obligated or liable hereunder to any person, whether an individual or an entity, other than County.

22. Venue. If either Party brings against the other Party any proceeding arising out of this Agreement, that Party may bring that proceeding against the other Party only and exclusively in the Lancaster County District Court in Lincoln, Nebraska, and each Party hereby submits to the exclusive jurisdiction of that court for purposes of any such proceeding.

23. Assignment. County may not assign this Agreement or any rights, interest, or obligations hereunder, by operation of law or otherwise, without prior written consent of Youth Services Center. Any assignment by County without Youth Services Center's prior written consent shall be absolutely void.

24. Force Majeure. Neither Party shall be liable for any failure of or delay in the performance of this Agreement for the period that such failure or delay is due to causes beyond its reasonable control, including but not limited to acts of God, war, strikes or labor disputes, embargoes, government orders, or any other force majeure event

EXECUTED BY THE COUNTY, this ____ day of _____, 20__.

BY THE BOARD OF COUNTY
COMMISSIONERS/SUPERVISORS
OF _____ COUNTY,
NEBRASKA

Approved as to form this ____ day
of _____, 20__.

County Attorney

EXECUTED BY THE YOUTH SERVICES CENTER, this _____ day of
_____, 20__.

BY THE BOARD OF COUNTY
COMMISSIONERS OF LANCASTER
COUNTY, NEBRASKA

Approved as to form this _____ day
of _____, 20__.

Deputy County Attorney
for Patrick Condon
Lancaster County Attorney

Special Election 1/9/2024

11/3/2023 USPS	Certified Letter	8.56	\$		8.56
11/15/2023 Cherry County Clerk	Incoming Ballot envelope	334.39			
	Outgoing Ballot envelope	378.25			
	Freight	179.91	\$		892.55
11/22/2023 Crete News	Notice of Special Election	72.00	\$		72.00
11/29/2023 Eakes	2X4 Labels	57.98			
	1X2 1/2 Labels	21.08	\$		79.06
11/30/2023 ES&S	Language Set-Up English	288.82			
	Candidates/Yes-No	16.40			
	Props/Amends/Instructs	17.43	\$		322.65
11/30/2023 ES&S	Layout Charge	50.67	\$		50.67
12/6/2023 Eakes	1X2 5/8 Labels	21.08	\$		21.08
12/6/2023 ES&S	Election Day Ballot	390.00			
	Test Ballot	1.30			
	Coding Ballot	1.30			
	Freight	31.49	\$		424.09
	Central Tabulator	418.76			
12/6/2023 ES&S	Reporting Setup	418.76			
	Ballot Faces	35.88			
	Ballot Types	59.85			
	Contests/Issues	14.37			
12/6/2024 ES&S	Precincts	18.03			
	Candidate/Responses	12.02			
	Media Burn-EQC	11.26			
	Media Burn-Express Vote B	11.26			
	Media Burn-Central Scanne	11.26			
	Media Burn-Reporting Key	11.26	\$		1,022.71
	Postage	1,065.39	\$		1,065.39
12/18/2023 USPS	Canvas Board	54.00			
1/6/2024 Marge Rhynalds	Doris Ourecky	35.00			
	Sharon Cerveny	53.76			
	Patty Bauer	74.48	\$		217.24
	Est. 160 Hours Office	28.46	\$		4,553.60
		Total			\$ 8,729.60

RESOLUTION #2024-012

BE IT HEREBY RESOLVED, by the Board of Commissioners of Saline County, NE,
that the sum of \$7,660.21 be transferred from the Inheritance Fund #2700 to the Juvenile
Services Aid Program Fund #2516, to be reimbursed when funds are available.

Motion made by Commissioner _____, seconded by Commissioner
_____, to adopt the foregoing Resolution. All members present
voting as follows:

Yeas: _____

Nays: _____

Abstentions: _____

Absent: _____

Chairman

SUBSCRIBED AND SWORN TO before me this 19th day of March, 2024

SEAL

Saline County Clerk

SALINE COUNTY
REQUEST TO OCCUPY COUNTY RIGHT-OF-WAY

HRW Farming, hereinafter referred to as owner, requests to construct/bury Electric Cable/ Utility Line occupying the Right-of-Way of the Saline County Public Road System at (legal description):

10-8N-1E to 3-8N-1E

Nickel to Spreeman property

Construction on Gravel Roads **MUST** be Tunneled/ Bored

Trenching on dirt roads optional by pre-approval only

(Please indicate one): Trenching (pre-approved by Highway Superintendent)
Tunneled/Bored

Owner proposes to place and maintain the aforesaid construction on Saline County Public Right-of-Way at owner's expense and hereby absolves Saline County, its officials and employees from any liability from the placing and maintaining of said construction.

The owner will cooperate fully with the officials of Saline County and will keep them fully and immediately informed of all construction or maintenance work required on Saline County public Right-of-Way. The surface of the road will be restored to the same condition as it was prior to the work and such restoration will be accomplished to the reasonable satisfaction of the Saline County officials.

Person to be contacted, prior to construction, is the County Highway Superintendent, Courthouse, second floor, phone (402) 821-2737. Each location to be inspected by Saline County when permit is submitted and upon project completion. Saline County will determine if any labor or gravel will be required to restore the surface of the road or County Right-of-Way to the same condition as it was prior to the project. If determined necessary, the work shall be performed and gravel supplied by the owner.

Attach a sketch or map indicating approximate location to or from an easily recognized landmark.

Date 3/5/24

Bob Miller
Signature of "Owner"

Phone 402-641-2266

630 US Hwy 6
Friend NE 68359
(complete mailing address)

At the option of the County Board of Commissioners, the owner shall furnish a Surety Bond for an amount specified by the Board. The form of the bond shall be acceptable to the Saline County Board.

Surety Bond Required: YES NO Amount _____

COMMENTS: (County only) I recommend that this permit be granted subject to _____ agreeing to return the damaged area to its original condition.

THIS PERMIT SUBJECT TO REQUIREMENTS LISTED ON ATTACHED SHEET

Date MARCH 8 2024

Bruce H. Fife
Signature - Highway Superintendent

We hereby grant _____ permission to occupy the County Right-of-Way at the location indicated and according to the procedure and conditions described in this document.

Date _____

Signature - Chairman of County Board

Date 3/5/24

SALINE COUNTY

REQUIREMENTS

(Bore or Bury Electric Cable\Utility Line)

1. The cable must be buried a MINIMUM of five (5) feet BELOW ditch elevation.
2. Saline County will be notified no less than 48 hours in advance of any construction.

CALL: Bruce Filipi (402)-821-2737 (Hwy. Supt. Office)
(402)-826-9394 (Cell)

3. The applicant, HRW Farming will adequately sign the location of the Electric Cable/Utility line at frequent intervals and at all culvert locations to insure that the applicant, HRW Farming will be notified before any future excavation by county forces.
4. The applicant, HRW Farming will be required to relocate the Electric Cable/Utility line at their own expense, if necessary, for any future roadway construction.

5 & 6 Apply to trenching operations only (Dirt Roads)

5. The applicant, HRW Farming will be responsible for obtaining adequate compaction of backfill for all trench cuts. Backfill will be placed in successive horizontal layers not exceeding six (6) inches, and properly compacted.
6. All waste material from the trenching operation will be evenly distributed over the ditch side slopes or back slopes. All roadway side slopes, ditches or back slopes disturbed by the trenching operation will be reseeded with a mixture of grass seed as recommended by the Nebraska Game & Parks Commission for seeding county roadways.

Applicant: BS Mithy
Signature

Address: 630 US Hwy 6
Friend NE 68359

Phone # 402-641-2266

Pay Period

3 #2

Pay Date:

3/22/2024

Direct Deposits	\$198,089.46
Tax Liabilities	\$67,764.08
Third Party Liabilities	
Third Party Electronic Payments	\$489.45
Payroll Billing	
Total amount to be debited or wired	\$266,342.99

Totals for Meeting Minutes

Ameritas – <i>Group Retirement</i>	\$32,330.24
Medica (#5359)	
Health Savings Account	\$10,217.47
Principal – <i>Dental</i> (#5240)	\$2,360.40
Madison National Life – <i>Group Life Ins.</i> (#3270)	\$316.67
AFLAC (#155)	\$971.96
VSP – <i>Eye Care</i> (#4748)	\$566.54
Empower Retirement (#5207)	\$3,026.61
Point C – <i>Dep. Care and Unreimb. Med</i>	\$977.07
Colonial Supplement Ins. (#3334)	\$177.43
Madison National Life – <i>Disability Ins.</i> (#3718)	\$554.36
Teamsters Local Union No. 554 (#4366)	\$351.00
New York Life (#4741)	\$95.64
Globe Life Insurance (#5150)	\$213.64
Saline County Court	\$513.77

Approved this 19th day of March, 2024

County Board

Chairman
