



BOARD OF SUPERVISORS

PO Box 944, Newton, IA Phone: 641-792-7016 Fax: 641-792-1053

Thad Nearmyer

Doug Cupples

Brandon Talsma

April 28, 2026

9:30 a.m.

www.jasperia.org

Live Stream: <https://vimeo.com/event/5748477?fl=so&fe=fs>

-Anyone that has an item on the agenda must appear in person for the Board to consider it.-

Pledge of Allegiance

Item 1

Public Hearing

Opening Bids for Four Parcels of Jasper County Property

1. Parcel A (along parcels [04.31.300.003](#) & [04.31.300.004](#)), That part of the South ½ of the Southwest Quarter of Section 31, Township 81 North, Range 18 West of the 5th P.M., Jasper County, Iowa.
2. Parcel E (along parcel 09.06.100.003), That part of the Northwest Quarter of the Northwest Quarter of Section 6, Township 80 North, Range 18 West of the 5th P.M., Jasper County, Iowa.
3. Parcel C (along parcel 08.01.200.013), That part of the East ½ of the Northeast Quarter of Section 1, Township 80 North, Range 19 West of the 5th P.M., Jasper County, Iowa.
4. Parcel D (along parcel 09.06.100.002), That part of the Northwest Quarter of Section 6, Township 80 North, Range 18 West of the 5th P.M., Jasper County, Iowa.

Item 2

Resolution Approving the Selling of the ~~Four~~ Two Parcels of Jasper County Property

Item 3

Senior Nutrition – Kelli Van Manen

- a) Aging Resources of Central Iowa FY2027-2028 Contract

Item 4

Emergency Management – Jamey Robinson

- a) County EMS-Essential Services

Item 5

Public Hearing 1st Reading – Engineer – Mike Frietsch

- a) Amendment to the FY2026 Local Secondary Roads Budget

Item 6

Public Hearing 2nd Reading – Engineer – Mike Frietsch

- a) Secondary Roads FY2027 Budget (IA DOT & County 5 Year Road Plan Budgets)

Item 7

Engineer Mike Frietsch Base Stabilization and Seal Coat of N 95th Ave W from W 76th St N East 0.6 miles to

- a) Baxter City Limits Project No. L-154—73-50
- b) Approve Final Plans for Base Stabilization and Seal Coat of W 76th St N (S 52) from Hwy F-17 W North 0.5 Miles to End Project No. FM-C050(162)—55-50
- c) Approve the Permanent Easement for Public Highway Agreement (Parcel 1) on Parcel No. [13.06.400.008](#) as Owned by Jeffrey Gordon and Donna May Jackson Revocable Trust with Compensation in the amount of \$2,023.66
- d) Approve the Permanent Easement for Public Highway Agreement (Parcel 3) on Parcel No. [13.06.400.007](#) as Owned by Jeffrey Gordon and Donna May Jackson Revocable Trust with Compensation in the amount of \$1,274.09

(Engineer Items Continued to Page 2)

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Item 7 Engineer – Mike Frietsch (*Continued*)

- e) Revised Resolution to Apply for Modifications to the County Farm to Market System, Replaces Resolution 25-154
- f) Award Contract 50-C050-154 to InRoads, LLC. for HMA Resurfacing with Milling on F-48 W from Polk County East 5.3 Miles to the West City Limits of Colfax

Item 8 Public Hearing - 1st Reading

- a) Public Hearing for Changes to the Jasper County Ordinance 51A Establishing Fees for Certain Services relating to Medical Examiner, Medical Examiner Investigator and Transportation of Human Remains Seeking Reimbursement (*will change to 51B*)

Item 9 Public Hearing – FY2026-2027 Budget

Item 10 Resolution Approving FY2026-2027 Budget

Item 11 Resolution Approving Transfer Order #1568

Item 12 Resolution Approving Transfer Order #1569

Item 13 Approval of Board of Supervisors Minutes for April 21, 2026

Item 14 Board Appointments

PUBLIC INPUT & COMMENTS

After Regular Meeting - Work Session

- Jasper County Law Center improvement projects and funding ideas
- Jail Generator Discussion
- Training Facility
- Area Service Road Level B to Level A Temporarily
- Pickup Truck Bid

RESOLUTION 26-

WHERE AS: The Jasper County Board of Supervisors no longer needs two parcels of real estate described as Parcel A (along parcel #'s 04.31.300.003 & 04.31.300.004), Parcel E (along parcel # 09.06.100.003).

WHERE AS: The Jasper County Board of Supervisors finds it in the best interest of the Jasper County Taxpayers to divest itself of the two parcels described as Parcel A & E.

THEREFORE: The Jasper County Board of Supervisors resolves to sell the following two tracts of real estate, separately, each to the highest bidder.

1. Parcel A (along parcels 04.31.300.003 & 04.31.300.004), That part of the South ½ of the Southwest Quarter of Section 31, Township 81 North, Range 18 West of the 5th P.M., Jasper County, Iowa.
2. Parcel E (along parcel 09.06.100.003), That part of the Northwest Quarter of the Northwest Quarter of Section 6, Township 80 North, Range 18 West of the 5th P.M., Jasper County, Iowa.

Approved, this 28th day of April 2026.

Thad Nearmyer, Chairman
Jasper County Board of Supervisors

Attest: _____

Jenna Jennings, Auditor

Sections of 2 CFR 200 Appendix II Applicable To Contracts of Area Agencies on Aging Under Federal Awards

In addition to other provisions required by the Federal agency or non-Federal entity, all contracts made by the non-Federal entity (Area Agency on Aging) under the Federal award must contain provisions covering the following, as applicable.

(B) All contracts in excess of \$10,000 must address termination for cause and for convenience by the non-Federal entity including the manner by which it will be effected and the basis for settlement.

(G) Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387), as amended—Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).

(H) Debarment and Suspension (Executive Orders 12549 and 12689)—A contract award (see 2 CFR 180.220) must not be made to parties listed on the governmentwide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), “Debarment and Suspension.” SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.

(I) Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)—Contractors that apply or bid for an award exceeding \$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.

PART I: CONDITIONS APPLICABLE TO ALL NUTRITION CONTRACTS

Section 1.0 SCOPE OF SERVICE

- 1.1 The Subrecipient shall provide congregate nutrition, home-delivered nutrition, nutrition education, nutrition counseling, and other nutrition services, as appropriate, pursuant to their contract and Title III C of the Older Americans Act, as amended.
- 1.2 **Congregate Nutrition** A meal provided by a qualified, licensed nutrition project provider to a qualified individual. This may be in a traditional congregate setting, pop-up site, restaurant/café, grocery or convenience store, or food truck. The meal meets all the requirements of the Older Americans Act and State/Local laws. A unit of congregate nutrition is defined as one meal.
- 1.3 **Home Delivered Nutrition** service is described as provision of meals to eligible individuals at the consumer's place of residence. Funding for Home Delivered Nutrition under this contract requires all meals to meet the requirements of the Older Americans Act and State/Local laws. A unit of home delivered nutrition is defined as one meal.
- 1.4 **NSIP Qualified Meal:** Meal count used to determine a states allotment under the OAA Title III, Part A (Section 311).
- A meal provided to a qualified individual in a congregate or group setting through a program that meets all of the criteria for payment using OAA funds.
 - Food source is domestically produced; and
 - Served to an eligible individual, i.e. a person who is qualified to receive services under the OAA as defined in Title III; and
 - Served to an eligible person who has NOT been means-tested for participation; and
 - Compliant with the nutrition requirements; and
 - Served by an eligible agency, i.e. has a grant or contract with a SUA or AAA; and
 - Served to a person who has an opportunity to contribute toward the cost of the meal.
- 1.5 **Congregate and Home-Delivered meals using OAA, Title III funding will follow the Dietary Guidelines for Americans and Dietary Reference Intakes (DGA) and provide for each participating older individual:**
- a minimum of 33 1/3 percent of the dietary reference intakes (DRI) established by the Food and Nutrition Board of the National Academies of Sciences, Engineering, and Medicine if the project provides one meal per day.
 - a minimum of 66 2/3 percent of the allowances if the project provides two meals per day, and
 - 100 percent of the allowances if the project provides three meals per day, and
 - to the maximum extent practicable, are adjusted to meet any special dietary needs of eligible consumers, including meals adjusted for cultural considerations and preferences and medically tailored meals.
- 1.6 **Meal Safety**
- Congregate nutrition services will be offered in locations that fully comply with all current federal, state or local health, fire, safety, sanitation, accessibility and licensure requirements.

- All nutrition service providers will be inspected by the department of inspections, appeals and licensing or other state or local authority according to jurisdiction and will post the current food service establishment license.
- Leftovers may be taken offsite by consumers. Safe handling of any leftovers taken offsite after being served to the consumer is the responsibility of the consumer-Please visibly POST this statement at the dining center.
- Nutrition services providers shall notify Aging Resources of any food code violations classified as Priority items or Priority Foundation Items (defined by the applicable Food Code) that are identified during inspection by the department of inspections, appeals and licensing or other federal, state, or local agency, and the corrective action taken. *Aging Resources must notify the Department within ten (10) business days of the provider receiving notice of the violation.
- Aging Resources will provide procedures for handling suspected cases of food-borne illnesses.
- The occurrence or suspected occurrence of a food-borne illness by congregate or home-delivered nutrition services will be reported to the Department within 24 hours of the time the nutrition service provider or Aging Resources becomes aware of the occurrence or suspected occurrence.
- Nutrition service providers have a process for ensuring that meals are received by the consumer or their designee (such as a caregiver), and for ensuring that meals are protected from contamination, animals, or pests.
- Meals may not be left in a cooler, hanging in a bag on the door, left on the doorstep, or otherwise left unattended. **The department may consider exceptions to policy when documentation of the specific steps taken to ensure food safety is provided.
- Nutrition service providers must ensure equipment used to transport food maintains safe holding temperatures.
- Aging Resources will ensure that providers have policies and procedures on the usage of criminal and abuse registry background checks for hiring staff and obtaining volunteers.

- 1.7 **Nutrition Education** A targeted program provided monthly to all congregate and home delivered meal participants to promote better health by providing accurate and culturally sensitive nutrition, physical fitness, or health (as it relates to nutrition) information that is consistent with the current Dietary Guidelines for Americans and instruction to participants, caregivers, or participants and caregivers in a group or individual setting overseen by a dietitian or individual of comparable expertise. A unit of nutrition education is defined as one session (typical sessions may be 15 minutes to 1 hour long) per consumer.
- 1.8 **Nutrition Counseling** A standardized service as defined by the Academy of Nutrition & Dietetics (AND) that provides individualized guidance to individuals who are at nutritional risk because of their health or nutrition history, dietary intake, chronic illness, or medication use, caregivers. Counseling is provided one-on-one by a registered dietitian and addresses the options and methods for improving nutrition status with a measurable goal.
- 1.9 The Subrecipient and all staff will follow the nutrition program policies and procedures established in the Nutrition Program Policy Manual. **Please review annually.**

PART II: CONDITIONS STANDARD TO ALL TITLE III AND STATE AGING PROGRAMS CONTRACTS

Section 3.0 Contract Amount

- 3.1 The Subrecipient of Federal Award (here after referred to as Subrecipient) may receive, under this Agreement, funding not to exceed the amounts shown on the Contract Budget page. The source of funds (Title III or Iowa Aging Services) is shown on the Contract Budget page.
- 3.2 Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders, or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387).
- 3.3 Subrecipients that apply or bid for an award exceeding \$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in Connection with obtaining any Federal contract, grant or any other award covered by the Byrd Anti-Lobbying Amendment (31 U.S.C. 1352). Each Tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.
- 3.4 This contract does not restrict the Area Agency from contracting with other providers of similar services.
- 3.5 Payments under this Agreement are reimbursement for expenditures in accordance with the budget shown on the Contract Budget page.
- 3.6 **The amount of Area Agency funding to Subrecipients is subject to change due to decreases or increases in availability of federal or state funding.**
- 3.7 The total amount of this contract is the total of the Area Agency funding, required match and any over-match listed on the Contract Budget page. The total amount is subject to any and all funding restrictions which apply to the funding from the Area Agency.
- 3.8 Allowable Indirect Costs may not exceed 10% of the Subrecipient's Expenditure Budget.

3.9 Subrecipients who receive Title III funding from the Area Agency are required to provide matching funds, for the contract amount awarded by Aging Resources to the Subrecipient, from local sources in the following three-step match requirement.

<u>Year of Contract</u>	<u>Match Ratio</u>
1	75% - 25%
2	60% - 40%
3 & after	50% - 50%

Section 4.0 Designation of Project Manager

4.1 Project Manager - The Subrecipient agrees to assign the duties and responsibilities of Project Manager to the person identified as such on the cover page. The Project Manager is authorized by the Subrecipient to administer the terms and conditions specified in this Agreement or to negotiate on behalf of the Subrecipient any changes to this Agreement.

4.2 Modifications - The Subrecipient may change the person assigned the duties and responsibilities of Project Manager upon submission of the authorized signature form to the Area Agency.

Section 5.0 Personnel and Subcontracting

5.1 Aging Resources will not contract with any entity that is excluded from participation in Federal Health Care Programs. Providers and contracting entities are required to check the program exclusion status of individuals and entities prior to entering employment or contractual relationships. To determine whether an individual or entity is excluded search the HHS-OIG (Health and Human Services of Inspector General at: <https://exclusions.oig.hhs.gov>. An excluded individual or an entity employing or contracting with an excluded individual that submits a claim for reimbursement to federal health care program, or causes such a claim to be submitted, may be subject to civil money penalties and other damages for each item or service furnished during the period that the person or entity was excluded (section 1128A(a)(1)(D) of the Social Security Act).

Providers should search the HHS-OIG website to capture exclusions and reinstatements that have occurred since the last search. Claims paid for services rendered by an excluded individual or entity will be subject to repayment. Providers must search the HHS-OIG website by the name of any individual or entity. An additional listing of parties excluded from any federal payment is the [SAM.Gov](#) website. This listing should be checked as well. Providers who contract with Aging Resources must be registered on the SAM.Gov website.

5.2 The Subrecipient will secure the necessary personnel to perform the work and services under this Agreement.

- 5.3 All of the work and services required in this contract will be performed by the Subrecipient and all personnel shall be fully qualified and authorized under state and local law to perform such services.
- 5.4 All personnel of the Subrecipient and any authorized subcontractors must be authorized to work in the United States in accordance with federal law.
- 5.5 Changes in ownership or key personnel ie. Director or project manager must be reported to the Area Agency immediately.
- 5.6 The work or services required under this Agreement may be subcontracted only ~~with written approval from~~ after written notification to the Area Agency. No work or services shall be performed under a subcontract, and no funds shall be expended under a subcontract until written notification has been obtained from the Subrecipient. The Subrecipient shall ensure that all provisions contained within this Agreement shall be required of Subrecipients. ARCI will request and retain the subrecipient's subcontract for services performed under this Agreement.

Section 6.0 Performance Standards

- 6.1 The Subrecipient shall maintain records supporting units of service reported to the Area Agency in a form prescribed or approved by the Area Agency.
- 6.2 If one or more of the following conditions are discovered to be present the Area Agency may give written notice to the Subrecipient of the specific item of substandard performance.
 - 1 - a variance of 10% or more between the services performed and the expected level of service for the portion of the year which has passed,
 - 2 - excessive use of funds,
 - 3 - unsatisfactory performance or service
- 6.3 Correction of Performance - Within ten (10) working days of receipt of a correction notification, the Subrecipient will present a plan for corrective action including the date on which results of the corrective action may be expected, or to present reasons for modification of the goals or performance standards. Within ten (10) working days of the receipt by the Area Agency of the corrective action plan, the Area Agency shall approve or disapprove the plan.
- 6.4 Area Agency shall provide technical assistance as appropriate to meet the guidelines and mandates of this contract.

- 6.5 The Subrecipient shall perform a consumer satisfaction survey on an annual basis. The survey and the results will be made available to the Area Agency within the first five (5) months of the contract and are due by December 15th.
- 6.6 ARCI will provide a qualitative and quantitative summary report to provider after reviewing provider's annual survey compilation and provide technical assistance, corrective action plans, or contract termination when needed.

Section 7.0 Program Reporting

- 7.1 The Subrecipient shall register all participants for specified services which are funded in whole or in part by Older Americans' Act or State Aging Programs funding on client roster forms provided by the Area Agency. All participants served each month must be listed on the client roster. An "Aging & Disability Network Consumer Intake Form" must be completed and submitted for each client. **A new Intake Form is needed for each client each year and shall be retained in a locked file cabinet.** If any Intake Forms are missing, the report may not be processed for payment until the forms are received in the Area Agency's office. **Exception: Does not pertain to Legal Services.**
- 7.2 The specified contracted services that require an "Aging & Disability Network Consumer Intake Form" are:
Adult Day Care, Assisted Transportation, Chore, Congregate Meals, Health Promotion and Disease Prevention, Home-Delivered Meals, Homemaker, Nutrition Education, Personal Care, and Transportation. **Exception: Does not pertain to Legal Services.**
- 7.3 For Home-Delivered Meals and Congregate Meals, Subrecipients must have participants complete the Nutritional Risk Assessment portion of the Intake Form. If a consumer triggers nutritional risk, they shall be offered a pamphlet on Nutrition Education/Counseling and ask if they would like to be referred to AR's Nutrition and Wellness Specialist.
- 7.4 Subrecipients will use a person-centered approach to providing services to older adults.
- 7.5 Subrecipients will follow ARCI procedures for Wait Lists.
- 7.6 Subrecipients will follow ARCI procedures for Unmet needs Service Unavailable.

Section 8.0 Targeting of Services

- 8.1 The Subrecipient shall maintain a plan to target services to those with the greatest economic and social need, with special attention to minorities, low income, and low-income minority individuals as defined by the Area Agency.

- 8.2 Subrecipients will also use outreach efforts that will identify individuals eligible for assistance with special emphasis on:
- older individuals residing in rural areas,
 - those with severe disabilities,
 - older individuals with limited English proficiency
 - individuals with Alzheimer's disease and related disorders
 - people at risk for institutional placement

The plan shall be implemented throughout the contract period.

- 8.3 The targeting plan shall include a narrative of the Subrecipient's plans for serving needs of target population groups and a projection of the number of persons age 60 and over who will be served in each of the following target groups:

- 1 -minority (Subrecipients must project serving minority individuals)
- 2 -low income - defined as Federal Poverty Level, (Subrecipients must project serving low income individuals)
- 3 -low income minority.

- 8.4 Each month Supportive Services Subrecipients will report to the Area Agency the new unduplicated persons served who are age 60 and over and who are in each target group.

- 8.5 The Area Agency will monitor and evaluate the implementation of the targeting plan in the regular contract review process. Contract funds may be withheld and corrective action required if the Subrecipient fails to make progress in implementing the targeting plan.

- 8.6 The Subrecipient shall make specific efforts to identify older Native Americans if there is a significant population living in its service area and inform such persons of services available under the Older Americans Act. All efforts and the result shall be documented in writing.

- 8.7 The Subrecipient will acknowledge the Area Agency as a funding source whenever promoting the program whether in writing or verbally.

- 8.8 Because the funds received in this contract are to be targeted to older adults in the greatest need, when targeting funds, Subrecipients should consider whether there are other available funding sources. This consideration is not means-testing, which is prohibited. Rather, it is a prudent way of using all available funding sources to help older adults.

- Medicare and Medicaid are entitlement programs which means that eligible individuals have a legal right to receive covered services.
- Older Americans Act (OAA) programs are not entitlement programs.

- Medicare, Medicaid, or other insurance providers cannot require nor direct that an individual must be given services funded by the OAA.
- If Medicare, Medicaid, or other insurances are available to a consumer for a service, Subrecipients should use those funds before using discretionary OAA funds.

8.9 The Subrecipient will comply with all federal and state discrimination laws, and in accordance with such laws, no person in the United States shall, on the grounds of age, race, creed, color, religion, sex, national origin, physical or mental disability, marital status, sexual orientation, gender identity, or political affiliation be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity. (added FY24)

Section 9.0 Funding and Method of Payment

9.1 Funds under this contract will be disbursed by the Area Agency to the Subrecipient for services provided through this contract. The maximum allowable reimbursement, outlined in this contract, is not to be considered an amount which will be granted unconditionally. The total amount of this contract shall not exceed the financial Agreement amounts as modified by mutual written Agreement as provided for in Section 25.0.

9.2 Monthly payments to the Subrecipient will be based on the actual number of eligible units of services provided at the approved rate per unit. The Area Agency will make payment to the Subrecipient within 30 days of receiving the reimbursement report form. For Nutrition Subrecipients reported revenues and expenses must be of an equal dollar amount.

9.3 The Area Agency will provide the Subrecipient with forms for reporting units of service and expenditures for services provided under this contract.

9.4 All fiscal and programmatic reports, including all Client Intake forms, must be prepared and submitted each month by the 10th of the month following the month service was provided. The filing of incomplete reports or the late filing of reports will result in payments being withheld until the following month or until intake forms are completed for the roster submitted.

9.5 For all contracts, the final payment of contract funds will be made only after all reports for the contract period have been submitted and approved.

Section 10.0 Confidentiality And Program Income

10.1 The Subrecipient shall protect the **anonymity and** privacy, integrity, **and confidentiality of** all project participants and shall hold in confidence information

of a personal nature including but not limited to private information obtained in intake interviews and the amount contributed by participants.

- 10.2 The Subrecipient shall assure that no information about or obtained from an older individual is disclosed in a form that identifies the individual without that individual's informed consent.
- 10.3 The Subrecipient shall to the maximum extent possible, provide each elder or caregiver with a free and purely voluntary opportunity to contribute to the cost of the service by prominently displaying or distributing a suggested contribution schedule which takes into consideration income ranges of eligible individuals in local communities.

The suggested contribution schedule will use federal poverty ranges, which will be provided by the Area Agency. Subrecipients will set the suggested contribution amount per income range for their service(s). The full unit cost will also be posted along with a statement that contributions are voluntary, and service will not be denied for those 60+ individuals or their caregivers who cannot or will not contribute to the cost.

The subrecipient shall protect the privacy and confidentiality of each older individual or caregiver with respect to the persons contribution.

- 10.4 The Subrecipient shall evaluate risk exposure and utilize appropriate procedures to safeguard and account for personal information of consumers, all contributions, ensure against loss, mishandling, or theft.
- 10.5 Cash contributions, proceeds from fundraisers, and any other income generated through provision of services by the Subrecipient under this Agreement shall be defined as Program Income.
- 10.6 Accountability and Reporting - Any program income generated through the services of this Agreement shall be identifiable in the Subrecipient's accounting system. Program income shall be reported monthly to the Area Agency on the financial report form.
- 10.7 Use of Program Income - Program Income generated must be expended for the services under this Agreement and may be used as match for funds provided under this Contract. Subrecipient is required to use all contributions to expand service.

Section 11.0 Obligation of Funds, Accounting Records, and Audits

- 11.1 Uses of Funds - The Subrecipient is responsible for assuring all funds, including matching funds, are spent and all program activities are performed in

conformance with the contract. This includes all federal and/or state laws, rules, and regulations pertaining to cost and reporting standards.

- 11.2 Obligation of Funds - The Subrecipient shall have the authority to obligate and expend funds in this Agreement for the purposes specified and cannot delegate that authority to another. All funds must be expended during the fiscal period noted in this contract.
- 11.3 Accounting Records - The Subrecipient shall maintain records pertaining to expenses incurred and revenues acquired under this Agreement for which payment is claimed.
- 11.4 Reviews and Inspection - At any time during normal business hours and as frequently as is deemed necessary by the Area Agency, the Subrecipient shall make available to the Area Agency, or its designated representative, all of its records pertaining to all matters covered by this Agreement and permit the Area Agency to review, examine, make excerpts or transcripts from such records, contracts, invoices, payrolls, personnel records, conditions of employment, and all other matters covered by this Agreement.
- 11.5 Audits - Each year, Subrecipients expending \$500,000 or more in Federal awards during the sub-recipient's fiscal year shall engage an independent auditor to audit the accounting and programmatic records of the program. This audit shall be conducted in accordance with auditing standards generally accepted in the United States and the standards applicable to financial audits contained in the document, Government Auditing Standards, issued by the Comptroller General of the United States. One copy of the audit report shall be provided to the Area Agency within 30 days of issuance.

Subrecipients expending less than \$500,000 in federal funds shall provide the Area Agency with a copy of the financial audit which is conducted by the Subrecipient. Costs of such audits are not allowable costs and cannot be paid for with grant funds. One copy of the audit report shall be provided to the Area Agency within 30 days of issuance.

- 11.6 Audit Exceptions - The Subrecipient is responsible for any audit exceptions noted in subsequent audits resulting from the Subrecipient's action or lack thereof.
- 11.7 The Subrecipient is solely responsible for the repayment of all unallowable or questioned cost identified by audit or by appropriate State and or Federal monitoring agencies.
- 11.8 Federal Funds Source - The Subrecipient shall provide their auditor with the following identification information from the Catalog of Federal Domestic Assistance (CFDA) which relates to any federal funds in their contract with the

Area Agency. This information is necessary to determine the laws and regulations which apply to the contract as well as assessing compliance.

U.S. Department of Health and Human Services as passed through the Iowa Division of Aging and Disabilities Services and Aging Resources of Central Iowa.

Special Programs for the Aging - Title III	<u>CFDA Number</u>
Part B - Grants for Supportive Services & Senior Citizens	93.044
Part C - Nutrition Services	93.045
Part D - Disease Prevention & Health Promotion Services	93.043
Part E - Caregiver Support	93.052
Nutrition Services Incentive Program (NSIP)	93.053

- 11.9 The Area Agency and/or representatives of governmental bodies providing funding shall have free access to all facilities and personnel of or contracted by the Subrecipient during regular business hours for the purpose of monitoring and evaluating the performance of the services of the Subrecipient set forth in this Agreement.
- 11.10 Retention of Records – All records in the possession of the Subrecipient pertaining to this Agreement shall be retained by the Subrecipient for a period of five (5) years from the end of the contract period. All records shall be retained beyond the five (5) year period if audit findings have not been resolved within that period. Records for nonexpendable property acquired under this Agreement shall be retained for a five (5) year period after the final disposition of property.
- 11.11 If the Subrecipient is a tax-exempt non-profit organization under IRS Code Section 501(c)(3), the Subrecipient will provide the Area Agency with a complete copy of its annual IRS Form 990. In accordance with IRS regulations, the copy must include all information furnished to the IRS on Form 990 as well as all schedules, attachments and supporting documents.
- 11.12 Area Agency will conduct a risk assessment for all subrecipients annually during the annual review process.

Section 12.0 Duration of Contract

- 12.1 Duration of Contract - The Subrecipient agrees to provide the services described in the Scope of Service during the contract period identified on the cover page of this Agreement.
- 12.2 Termination for Cause - The Area Agency may terminate or modify this Agreement in whole or in part, at any time before the date of completion, whenever the Area Agency determines that the Subrecipient has failed to comply with the conditions of the Agreement. The Area Agency shall promptly notify the

Subrecipient in writing of the determination and reasons for the termination, together with the effective date, which shall be at least thirty (30) days after such notice. If the Area Agency deems the conditions of noncompliance to be so serious that the thirty (30) day notice is impossible, impractical, or detrimental to the well-being of the Area Agency or recipients or participants, the thirty (30) day notice is not required. Payments made to the Subrecipient or recoveries by the Area Agency under Agreements terminated for cause shall be in accord with legal rights and liabilities of the parties. The Subrecipient may appeal a termination for cause, using the Area Agency grievance procedure for service provider or Subrecipient.

- 12.3 Termination for Convenience - Either the Area Agency or Subrecipient may terminate or modify this Agreement in whole or in part when both parties agree that the continuation of the project would not produce beneficial results commensurate with the future expenditure of funds.
- 12.4 The Area Agency or the Subrecipient may terminate this Agreement providing a ninety (90) day **written** notice to the other party.
- 12.5 Rights in Incomplete Products - In the event this Agreement is terminated, all finished or unfinished data, reports, materials, equipment or other items shall become the property of the Area Agency at its option, and the Subrecipient shall be entitled to receive just and equitable compensation for any satisfactory work completed. Program income and any other unexpended federal or state monies after the final audit generated from the services provided under this Agreement shall become the Area Agency's funds.

Section 13.0 Insurance and Benefits

- 13.1 The Subrecipient will provide adequate general liability insurance coverage for all actions of Subrecipients, its employees, agents or volunteers, **including but not limited to contributions against loss, mishandling, or theft.**
- 13.2 Every officer of the Subrecipient who is authorized or responsible for receiving or depositing funds into program accounts or issuing financial documents, checks or other instruments of payments for program costs shall be bonded to provide protection against loss. The amount of coverage shall be the lesser of \$25,000 or the total amount of the contract.
- 13.3 Proof of both insurance and bonding must be available at the Subrecipient's for review by the Area Agency. Failure to comply with this requirement will result in termination of the contract.

Section 14.0 Property Acquisition, Inventory and Maintenance

- 14.1 Property Acquisition - Property or equipment provided by the Area Agency for

use of the Subrecipient and any property or equipment purchased utilizing federal or state funds under this Agreement shall remain the property of the Area Agency, unless specifically stated otherwise in writing by the Area Agency.

- 14.2 Property Inventory - An inventory of property provided by the Area Agency to the Subrecipient for use during the duration of this Agreement shall be maintained by the Subrecipient. The Subrecipient will maintain a perpetual inventory of all property and equipment purchased under this Agreement, a list of such property, except in kind Subrecipient property, as it is acquired. Property provided by the Area Agency or property purchased under this Agreement may not be disposed of by the Subrecipient without written authorization of the Area Agency.
- 14.3 Property Maintenance - Property and equipment acquired by the Subrecipient under Section 14.1 of this Agreement shall be utilized, maintained and accounted for in accordance with the provisions of this Agreement and in such a way as to allow ordinary wear and tear. Such property and equipment will be safeguarded and insured by the Subrecipient and any property or equipment lost, stolen or otherwise destroyed shall be replaced with comparable property or value by the Subrecipient.
- 14.4 Any facility housing a service will fully comply with all current federal, state or local health, fire, safety, sanitation, accessibility and licensure requirements.

Section 15.0 Nondiscrimination

- 15.1 The Subrecipient will comply with all federal and state discrimination laws, and in accordance with such laws, no person in the United States shall, on the grounds of age, race, creed, color, religion, sex, national origin, physical or mental disability, marital status, sexual orientation, gender identity, or political affiliation be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity.
- 15.2 The Subrecipient agrees to display posters containing its policies regarding non-discrimination, for employees and participants as well as grievance procedures.
- 15.3 Reports Regarding Discrimination - The Subrecipient will furnish information and reports regarding discrimination, as requested by the State of Iowa or the Area Agency.

Section 16.0 Grievance Procedures

- 16.1 The Subrecipient shall maintain written grievance procedures for prompt resolution of disputes with any participant. These procedures shall provide a hearing mechanism.

16.2 Grievance procedures for participants shall include reference to the Area Agency as an appeal body.

Section 17.0 Interest of Area Agency, Subrecipient, Officials and Others

No officer, member or employee of either party, and no public official of the governing body of the locality in which the project is situated or being carried out, who exercises any function or responsibilities to review or approve the project, shall participate in any decisions relating to this Agreement which affect his/her personal interest or the interest of any corporation, partnership, or association in which he/she is directly or indirectly interested or has any personal or pecuniary interest, direct or indirect, in this Agreement or the proceeds thereof.

Section 18.0 Assignment of Interest

Neither this Agreement nor any interest therein nor claim there under shall be assigned or transferred by the Subrecipient to any other party or parties without the prior written approval of the Area Agency.

Section 19.0 Litigation - Hold Harmless

The Subrecipient agrees to pay the cost of any litigation arising from failure of the Subrecipient to comply with the rules and regulations in this Agreement or resulting from the negligence or incompetence of the Subrecipient affecting real property or personal interests carrying out the provisions of the Agreement or in exercising any power or authority granted to the Subrecipient thereby. There shall be no liability, personal or otherwise, upon the Area Agency. The Subrecipient shall indemnify, save and hold harmless the Area Agency, its agents, directors, and employees of and from any and all costs, including attorney's fees, claims demands, actions or causes of action of whatever nature or character arising out of or by reason of personal property damage, bodily injury, or any other suit brought by any person due to any of the conditions mentioned in the first sentence of this paragraph or any accident or injury caused by the Subrecipient, its employees, agents, volunteers, or assignees.

Section 20.0 Disaster Responsiveness

The Subrecipient agrees to provide any assistance that might be deemed reasonable and appropriate by the Area Agency to areas outside its primary service area in the event of a disaster. The Subrecipient also agrees to accept assistance from other Subrecipients of the Area Agency in the event that a disaster strikes the Subrecipient's primary service area. An emergency situation or disaster may necessitate the shifting of funds from one activity to another or from one Subrecipient to another.

Section 21.0 Applicable Laws and Regulations

The Subrecipient agrees that it will comply with applicable Area Agency policies and procedures and applicable federal, state and local licensing laws and regulations, including but not limited to:

1. The Older Americans Act of 1965, as amended.
2. Office of Management and Budget (OMB) Uniform Guidance – 2 CFR 200 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.
3. Section 504 of the Rehabilitation Act of 1973 (Public Law 93-112, Nondiscrimination on the basis of handicap)
4. Title VI and VII of the Civil Rights Act of 1964 (Public Law 88-352, relating to nondiscrimination on the basis of race, color, religion, sex, age, disability or national origin)
5. Federal Freedom of Information Act 5 USC 552
6. The Code of Iowa – Chapter 231
7. Iowa Administrative Code – Chapter 17
8. Fair Labor Standards Act of 1938, as amended
9. Drug-Free Workplace Act of 1988 (Omnibus Drug Initiative Act of 1988)
10. Age Discrimination in Employment Act
11. Americans with Disabilities Act
12. Family Leave Act

Section 22.0 Promotion of Services

- 22.1 The Subrecipient shall publicize the availability of services in its service area by such means as are available, including but are not limited to: posters, brochures, flyers, electronic media, public service announcements and paid advertisements.
- 22.2 Publicity shall reflect the partnership between the Subrecipient and the Area Agency. The ways in which this is done will vary but will include specific mention in social & print media such as brochures, flyers, newsletters, news releases, advertisements, public service announcements, and posters.

Section 24.0 Prohibition of Solicitation

No employee, organization or client shall engage in any solicitation of program participants for any purpose whatsoever during the normal course of business.

Section 25.0 Amendment or Modification of this Document

The Area Agency or the Subrecipient may, during the duration of this Agreement, deem it necessary to make alterations to the provisions of this Agreement. Any

changes to the conditions of this Agreement must be mutually agreed upon by both the Area Agency and the Subrecipient and shall be incorporated into this Agreement through a written amendment signed by both the Area Agency and the Subrecipient. The provisions of the amendment shall be in effect as of the date of the amendment unless otherwise specified within the amendment. Amendments initiated by the Subrecipient must be submitted in writing to the Area Agency thirty (30) days prior to the date the amendments take place.

Section 26.0 Agreement Coverage

This instrument contains the entire Agreement between the parties. Any statements, inducements or promises not contained herein shall not be binding upon said parties. This Agreement shall insure to the benefit of and be binding upon the successors in office of the respective parties.

If any of the provisions herein shall be in conflict with applicable federal laws or within the laws of the State of Iowa, or shall be declared to be invalid by any court of record of this state, such invalidity shall be construed to affect only such portions as are declared invalid or in conflict with the laws and such remaining portion or portions of the Agreement shall remain in effect and shall be construed as if such invalid or conflicting portion of such Agreement were not contained herein.

P/Contract Management: Part II Conditions Standard to all Title III & Aging Programs Contracts Updated 4/2020
Updated 7/17/2023
Updated 7/29/2024
Updated 3/24/2026

Addendum to Section 8.0 Targeting of Services of Part II Contract Conditions standard to all Title III & Aging Program Contracts

Subrecipient Plan to Target Services -According to regulations of the Older American's Act.

1. Our project will target services to those with the greatest economic need, with special attention to minorities, low income, and low-income minority individuals as defined by the Area Agency on Aging (AAA).
2. Our outreach efforts that will identify individuals eligible for assistance with special emphasis on:
 - older individuals residing in rural areas,

- those with severe disabilities,
- older individuals with limited English proficiency
- individuals with Alzheimer's disease and related disorders
- people at risk for institutional placement

The plan shall be implemented throughout the contract period.

3. Our plans for serving needs of target population groups and a projection of the number of persons age 60 and over who will be served in each of the following target groups are encapsulated in the Narrative portion of the RFP submitted to the AAA.

- 1 -minority (contractors must project serving minority individuals)
- 2 -low income - defined as Federal Poverty Level, (Subrecipients must project serving low income individuals)
- 3 -low income minority.

Added October 2023

**AGING RESOURCES OF CENTRAL IOWA
 FY 2027 - 2028 CONTRACT AWARD
 (July 1, 2026 - June 30, 2028)**

SUBRECIPIENT/Subaward:

Jasper County Board of Supervisors

Aging Resources'

SERVICE(S):

Title III / ES: Nutrition

Award

\$122,000

This Agreement is made and entered into as a two (2) year contract between Aging Resources of Central Iowa, hereinafter referred to as the "Area Agency" and the agency shown above, hereinafter referred to as the "Subrecipient." Subrecipient will comply with all current federal, state, and local health, fire, safety, sanitation, accessibility, and licensure requirements.

The Subrecipient and the Area Agency agree to the terms and conditions of the contract which include:

1. This Contract Award Cover Page
2. Contract Budget/Specification of Service Page
3. Title III Contract Conditions
 - Part I Conditions Applicable to Contracts of this Service Type
 - Part II Conditions Applicable to all Aging Resources' Contracts
 - Part II Contract Conditions Addendum for all Services
4. Contract Authorized Signatures Page
5. Section 2 CFR 200 Appendix 11 Applicable to Contracts of AAAs under Federal Awards.

In witness of this agreement, the parties have agreed to extend this contract beginning July 1, 2026 and ending June 30, 2028.

Jasper Co.SUBRECIPIENT: Sign Below	AGING RESOURCES:
Project Manager / Date	AR Executive Director / Date
Authorized Official / Date	AR Board Chairperson / Date

CONTRACTOR'S AUTHORIZED SIGNATURES

The following persons are authorized to sign program and fiscal reports for the Contractor:

Contractor's Official (Chairperson, President) :

Print Name	Signature	Date
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Contractor's Project Manager :

Print Name	Signature	Date
------------	-----------	------

Contractor's Accountant/Bookkeeper :

Print Name	Signature	Date
------------	-----------	------

Other (Title) :

Print Name	Signature	Date
------------	-----------	------

Other (Title) :

Print Name	Signature	Date
------------	-----------	------

SECONDARY ROADS BUDGET

Iowa Department of Transportation

County: Jasper County
Fiscal Year: 2026
Version: 1
Status: Submitted

COUNTY CERTIFICATION

This Secondary Road Budget was adopted by the Board of Supervisors on

_____ Date

ATTESTED

County Auditor

_____ Date

County Engineer

_____ Date

Chairperson, Board of Supervisors

_____ Date

SECONDARY ROADS BUDGET

		Actual Receipts Prior Years		Estimated Receipts	
		2 nd Prior	1 st Prior	Current	Next
		FY 2023	FY 2024	FY 2025	FY 2026
1. County Auditor's Beginning Balance		\$8,902,978.03	\$9,258,365.89	\$10,024,300.06	\$5,960,004.31
Receipts from Property Tax Levies	0.00000 Dollars on all taxable property in county except on property within cities and towns. (Max. \$3.00375)	\$3,696,037.52	\$3,951,134.68	\$3,867,176.42	\$1,895,715.15
	0.00000 Dollars on all taxable property in the county. (Max. \$0.16875)				
2A. Local Option Sales Tax		\$493,600.00	\$272,700.00	\$32,488.00	\$0.00
3. Regular Road Use Tax Received	(Doesn't include transfer of local R.U.T. to FM account for const. on FM routes)	\$5,732,824.88	\$5,823,473.33	\$5,961,417.82	\$5,844,558.00
3b. Amount for 306.4(a3)	(Senate File 451 - FM Ext. in City <=500)	\$38,300.16	\$39,285.88	\$39,499.12	\$39,077.00
3c. Time 21		\$661,235.32	\$656,277.56	\$657,268.31	\$652,392.00
4. RISE Funds		\$0.00	\$0.00	\$0.00	\$0.00
5. FA Bridge Replacement Funds		\$0.00	\$31,104.22	\$7,233.78	\$738,555.00
5a. SWAP Bridge Replacement Funds		\$0.00	\$0.00	\$0.00	\$0.00
6. Proposed transfer of FM funds to Local Secondary Fund (Section 309.10)		\$0.00	\$0.00	\$0.00	\$0.00
7. Tax Refunds (-) and/or Credits (+) (Section 309.10 - Code of Iowa)		\$0.00	\$61,483.98	\$26,972.04	\$0.00
8. Miscellaneous Receipts <i>Donations, sale of used materials, Special Assessments, etc</i> <i>Itemized for 2026</i>	Culvert, Bridge and Sign Damage Reimbursements				\$6,819.00
	Dust Control, Jury Duty and Maps				\$16,039.00
	fema				\$602,000.00
	Fuel Dividends and Usage Reimbursement				\$129,490.00
	Insurance Claims		\$194,423.24	\$6,019.43	\$7,130.00
	All Other	\$259,721.02	\$362,705.79	\$274,802.84	\$584,897.00
9. Total Miscellaneous Receipts		\$259,721.02	\$557,129.03	\$280,822.27	\$1,346,375.00
10. TOTAL RECEIPTS		\$19,784,696.93	\$20,650,954.57	\$20,897,177.82	\$16,476,676.46
11. Road Use Tax Funds or other local funds not transferred to Secondary Roads to be transferred to FM fund for construction.		0	0	\$0.00	\$0.00

SECONDARY ROADS BUDGET

	Actual Expenditures Prior Years		Estimated Expenditures	
	Prior 2	Prior 1	Current	Next
	FY 2023	FY 2024	FY 2025	FY 2026
70X * Administration and Engineering				
700 Administration Expenditures	\$343,752.85	\$372,855.61	\$355,158.06	\$337,081.00
701 Engineering Expenditures	\$364,484.27	\$500,690.74	\$597,707.80	\$644,700.00
TOTAL ADMINISTRATION AND ENGINEERING	\$708,237.12	\$873,546.35	\$952,865.86	\$981,781.00
020* Construction				
Adjusted Construction Program Expenditures (300) on FM and Local Sec. Roads <i>(With other than FM funds --- See Accomplishment Year projects)</i>	\$535,296.66	\$392,594.38	\$1,472,815.82	\$2,695,083.00
71X* Roadway Maintenance				
710 Bridges and Culverts (420, 430)	\$375,545.41	\$362,929.19	\$508,153.25	\$418,670.00
711 Roads (4250, 460, 480)	\$3,587,873.76	\$4,289,714.27	\$8,335,488.74	\$5,558,840.00
712 Snow and Ice Control (520)	\$513,409.09	\$543,645.57	\$446,829.35	\$543,527.00
713 Traffic Controls (590)	\$227,883.96	\$246,771.31	\$142,168.92	\$251,607.00
714 Road Clearing (490)	\$305,326.42	\$301,856.66	\$425,437.29	\$445,957.00
TOTAL ROADWAY MAINTENANCE	\$5,010,038.64	\$5,744,917.00	\$9,858,077.55	\$7,218,601.00
72X * General Roadway				
720 New Equipment (610)	\$2,272,827.18	\$1,167,876.00	\$391,386.28	\$772,000.00
721 Equipment Operations (620, 630, 650)	\$1,513,158.46	\$1,653,393.86	\$1,410,536.78	\$1,664,037.00
722 Tools, Materials and Supplies (655, 660, 670, 680, 690)	\$372,406.61	\$158,616.12	\$142,927.18	\$151,900.00
723 Real Estate and Buildings (800)	\$114,366.37	\$635,710.80	\$708,564.04	\$167,725.00
TOTAL GENERAL ROADWAY	\$4,272,758.62	\$3,615,596.78	\$2,653,414.28	\$2,755,662.00
TOTAL EXPENDITURES (70X + 020 + 71X + 72X)	\$10,526,331.04	\$10,626,654.51	\$14,937,173.51	\$13,651,127.00
County Auditor's balance at end of fiscal year	\$9,258,365.89	\$10,024,300.06	\$5,960,004.31	\$2,825,549.46
TOTAL (Must equal receipts) [Does not include transfer of Road Use Tax to FM Fund]	\$19,784,696.93	\$20,650,954.57	\$20,897,177.82	\$16,476,676.46

SECONDARY ROADS BUDGET

Iowa Department of Transportation

County: Jasper County
Fiscal Year: 2027
Version: Original
Status: DOT Approved
DOT Approved: 3/24/2026

COUNTY CERTIFICATION

This Secondary Road Budget was adopted by the Board of Supervisors on

_____ Date

ATTESTED

County Auditor

_____ Date

County Engineer

_____ Date

Chairperson, Board of Supervisors

_____ Date

SECONDARY ROADS BUDGET

		Actual Receipts Prior Years		Estimated Receipts	
		2 nd Prior	1 st Prior	Current	Next
		FY 2024	FY 2025	FY 2026	FY 2027
1. County Auditor's Beginning Balance		\$9,258,365.89	\$10,024,300.06	\$5,960,004.31	\$4,436,435.31
Receipts from Property Tax Levies	0.00000 Dollars on all taxable property in county except on property within cities and towns. (Max. \$3.00375)	\$3,951,134.68	\$3,867,176.42	\$3,852,031.00	\$3,349,412.40
	0.00000 Dollars on all taxable property in the county. (Max. \$0.16875)				
2A. Local Option Sales Tax		\$272,700.00	\$32,488.00	\$0.00	\$0.00
3. Regular Road Use Tax Received	(Doesn't include transfer of local R.U.T. to FM account for const. on FM routes)	\$5,823,473.33	\$5,961,417.82	\$5,844,558.00	\$5,884,053.00
3b. Amount for 306.4(a3)	(Senate File 451 - FM Ext. in City <=500)	\$39,285.88	\$39,499.12	\$39,077.00	\$38,937.51
3c. Time 21		\$656,277.56	\$657,268.31	\$652,392.00	\$652,334.00
4. RISE Funds		\$0.00	\$0.00	\$0.00	\$0.00
5. FA Bridge Replacement Funds		\$31,104.22	\$7,233.78	\$1,475,000.00	\$0.00
5a. SWAP Bridge Replacement Funds		\$0.00	\$0.00	\$0.00	\$0.00
6. Proposed transfer of FM funds to Local Secondary Fund.(Section 309.10)		\$0.00	\$0.00	\$0.00	\$0.00
7.Tax Refunds (-) and/or Credits (+).(Section 309.10 - Code of Iowa)		\$61,483.98	\$26,972.04	\$0.00	\$0.00
8. Miscellaneous Receipts					
<i>Donations, sale of used materials, Special Assessments, etc</i>					
<i>Itemized for 2027</i>					
All Other		\$557,129.03	\$280,822.27	\$264,500.00	
9. Total Miscellaneous Receipts		\$557,129.03	\$280,822.27	\$264,500.00	\$0.00
10. TOTAL RECEIPTS		\$20,650,954.57	\$20,897,177.82	\$18,087,562.31	\$14,361,172.22
11. Road Use Tax Funds or other local funds not transferred to Secondary Roads to be transferred to FM fund for construction.		0	0	\$0.00	\$0.00

SECONDARY ROADS BUDGET

	Actual Expenditures Prior Years		Estimated Expenditures	
	Prior 2	Prior 1	Current	Next
	FY 2024	FY 2025	FY 2026	FY 2027
70X * Administration and Engineering				
700 Administration Expenditures	\$372,855.61	\$355,158.06	\$349,197.00	\$332,953.00
701 Engineering Expenditures	\$500,690.74	\$597,707.80	\$552,307.00	\$569,797.00
TOTAL ADMINISTRATION AND ENGINEERING	\$873,546.35	\$952,865.86	\$901,504.00	\$902,750.00
020* Construction				
Adjusted Construction Program Expenditures (300) on FM and Local Sec. Roads <i>(With other than FM funds --- See Accomplishment Year projects)</i>	\$392,594.38	\$1,472,815.82	\$3,055,000.00	\$990,400.00
71X* Roadway Maintenance				
710 Bridges and Culverts (420, 430)	\$362,929.19	\$508,153.25	\$390,779.00	\$466,202.00
711 Roads (4250, 460, 480)	\$4,289,714.27	\$8,335,488.74	\$5,593,586.00	\$5,430,315.00
712 Snow and Ice Control (520)	\$543,645.57	\$446,829.35	\$541,332.00	\$588,657.00
713 Traffic Controls (590)	\$246,771.31	\$142,168.92	\$296,532.00	\$304,527.00
714 Road Clearing (490)	\$301,856.66	\$425,437.29	\$314,586.00	\$397,091.00
TOTAL ROADWAY MAINTENANCE	\$5,744,917.00	\$9,858,077.55	\$7,136,815.00	\$7,186,792.00
72X * General Roadway				
720 New Equipment (610)	\$1,167,876.00	\$391,386.28	\$527,470.00	\$500,000.00
721 Equipment Operations (620, 630, 650)	\$1,653,393.86	\$1,410,536.78	\$1,772,019.00	\$1,738,532.00
722 Tools, Materials and Supplies (655, 660, 670, 680, 690)	\$158,616.12	\$142,927.18	\$141,400.00	\$157,400.00
723 Real Estate and Buildings (800)	\$635,710.80	\$708,564.04	\$116,919.00	\$195,715.00
TOTAL GENERAL ROADWAY	\$3,615,596.78	\$2,653,414.28	\$2,557,808.00	\$2,591,647.00
TOTAL EXPENDITURES (70X + 020 + 71X + 72X)	\$10,626,654.51	\$14,937,173.51	\$13,651,127.00	\$11,671,589.00
County Auditor's balance at end of fiscal year	\$10,024,300.06	\$5,960,004.31	\$4,436,435.31	\$2,689,583.22
TOTAL (Must equal receipts) [Does not include transfer of Road Use Tax to FM Fund]	\$20,650,954.57	\$20,897,177.82	\$18,087,562.31	\$14,361,172.22

SECONDARY ROADS FIVE YEAR PROGRAM

Iowa Department of Transportation

County: **Jasper County**

Fiscal Year: **2027**

Version: **Original**

Status: **DOT Approved**

DOT Approved: **3/27/2026**

COUNTY CERTIFICATION

The detailed construction program for the secondary road system was adopted by the Board of Supervisors on _____

Date

ATTESTED

County Auditor

Date

County Engineer

Date

Chairperson, Board of Supervisors

Date

Generated on 3/27/2026 10:41 AM

SECONDARY ROADS FIVE YEAR PROGRAM

Project Number Project Name Project ID	Location Description of Work Section / Township / Range	AADT Length Federal ID	Status FM Transfer	Day Labor Type of Work Project Type	Fund	Accomp Year FY 2027	Priority Years				Total
							1st FY 2028	2nd FY 2029	3rd FY 2030	4th FY 2031	
L-C050(L12)--73-50 Local Bridge Replacement - L12 50971	On E 84TH ST S, Over PRAIRIE CREEK, from S 44th Ave E S 0.3 miles S16 T79 R18 16 / 79 / 18	69 miles 196630	Previous	\$100 320 Bridges Local	Local	\$250					\$250
					FM						
					Special						
					FA						
					SWAP						
L-164--73-50 Surface Improvements - N 95th Ave W 57256	On N 95TH AVE W, from W 76th St N E 0.6 miles to Baxter CL 15 / 81N / 20W	194 0.600 miles	Previous	\$0 364 Bituminous Seal Coat Local	Local	\$200					\$200
					FM						
					Special						
					FA						
					SWAP						
L---73-50 Box Culvert Replacement - Halter Ave 58157	On Halter Ave, Over Box Culvert, from N 4th Ave E SW Existing box culvert carries an unnamed drainage swale from the west and discharges it into Elk Creek to the east. DA is about 0.1 sq miles. Box may be replaced with a pipe culvert depending on total cost for box sections. 36 / 80N / 19W	190 miles	New	\$40 332 Box Culverts Local	Local	\$90					\$90
					FM						
					Special						
					FA						
					SWAP						
FM-C050(159)--55-50 HMA Resurfacing F-62 W	On F 62, from IA 14 S E 3.8 miles to Main St	813 3.800 miles	Previous	\$0 366 HMA	Local						\$2,700
					FM	\$2,700					

SECONDARY ROADS FIVE YEAR PROGRAM

55080	Reasnor			Paving					
				FM	Special				
					FA				
		11 / 78N / 19W				SWAP			

SECONDARY ROADS FIVE YEAR PROGRAM

Project Number Project Name Project ID	Location Description of Work Section / Township / Range	AADT Length Federal ID	Status FM Transfer	Day Labor Type of Work Project Type	Fund	Accomp	Priority Years				Total
						Year	1st	2nd	3rd	4th	
						FY	FY	FY	FY	FY	
						2027	2028	2029	2030	2031	
FM-C050(162)--55-50 Surface Improvements - W 76th St N 57255	On W 76th St N (S 52), from Hwy F-17 W N 0.5 miles to End 15 / 81N / 20W	21 0.500 miles	Previous	\$0 364 Bituminous Seal Coat FM	Local						\$200
					FM	\$200					
					Special						
					FA						
					SWAP						
FM-C050(165)--55-50 Pavement Maintenance - F-17 W Baxter CL to Bridge C20 (NBIS 30821) 57286	On F 17 W, from Baxter CL E 4.2 miles to Bridge C20 (NBIS 30821) 17 / 81N / 19W	1488 4.200 miles	Previous	\$0 364 Bituminous Seal Coat FM	Local						\$250
					FM	\$250					
					Special						
					FA						
					SWAP						
FLAP-C050()-6L-50 Improved Access to Neal Smith NWR 52884	W 129th St S IA 163 to S 102nd Ave W, S 96th Ave W to Pacific St., S 102nd Ave W to end, S 88th Ave W bridge 17 / 78 / 21	16 5.700 miles	Previous	\$0 320 Bridges FA	Local	\$50	\$200				\$1,000
					FM	\$225					
					Special						
					FA	\$225	\$300				
					SWAP						
FLAP-C050(134)--6L-50 Surface Improvements - W 129th St S 52890	On W 129TH ST S, from S 96th Ave W S 1.0 miles to S 102nd Ave W Project is authorized in the STIP under parent TPMS ID 52884 17 / 78 / 21	122 1.000 miles	Previous	\$0 364 Bituminous Seal Coat FA	Local						\$0
					FM						
					Special						
					FA						
					SWAP						

SECONDARY ROADS FIVE YEAR PROGRAM

SECONDARY ROADS FIVE YEAR PROGRAM

Project Number Project Name Project ID	Location Description of Work Section / Township / Range	AADT Length Federal ID	Status FM Transfer	Day Labor Type of Work Project Type	Fund	Accomp	Priority Years				Total	
						Year	1st	2nd	3rd	4th		
						FY	FY	FY	FY	FY		
						2027	2028	2029	2030	2031		
FLAP-C050(141)--7L-50 Surface Improvements - S 102nd Ave W 52891	On S 102ND AVE W, from W 129th St S E .5 miles to End of Road Project is authorized in the STIP under parent TPMS ID 52884 17 / 78 / 21	16 0.500 miles	Previous	\$0 364 Bituminous Seal Coat FA	Local							\$0
					FM							
					Special							
					FA							
					SWAP							
L-C050(N22)--73-50 Local Bridge Replacement - N22 50974	On F 58, Over SQUAW CREEK, from W 92nd St S W 0.5 miles S30 T79 R20 30 / 79 / 20	99 miles 197240	Previous	\$100 320 Bridges Local	Local		\$350					\$350
					FM							
					Special							
					FA							
					SWAP							
FM-C050(--55-50 HMA Pavement - F-27 E from E136th St N to T-38 N 52898	On F 27, from E 136th St N E 1.5 miles to T 38 10 / 80 / 17	1000 1.500 miles	Previous	\$0 366 HMA Paving FM	Local							\$1,500
					FM		\$1,500					
					Special							
					FA							
					SWAP							
FM-C050(--55-50 Pavement Maintenance - F-24 W 57288	On F 24 W, from S 52 W 5.5 miles to IA 117 2 / 80N / 21W	306 5.500 miles	Previous	\$0 364 Bituminous Seal Coat FM	Local							\$400
					FM		\$400					
					Special							
					FA							
					SWAP							

SECONDARY ROADS FIVE YEAR PROGRAM

Project Number Project Name Project ID	Location Description of Work Section / Township / Range	AADT Length Federal ID	Status FM Transfer	Day Labor Type of Work Project Type	Fund	Accomp Year FY 2027	Priority Years				Total
							1st FY 2028	2nd FY 2029	3rd FY 2030	4th FY 2031	
BRS-C050(160)--60-50 Bridge Replacement - H10 56043	On N 23RD AVE W, Over CHERRY CREEK, from W 28th St N E 0.1 miles S20 T80N R19W 20 / 80N / 19W	785 miles 198030	Previous	\$0 320 Bridges FA	Local						\$2,000
					FM						
					Special						
					FA	\$1,600					
					SWAP	\$400					
FLAP-C050(135)--7L-50 Bridge Replacement - P01 49840	On S 88TH AVE W, Over WALNUT CREEK, from W 117th St S W 0.2 miles S9 T78 R21 Project is authorized in the STIP under parent TPMS ID 52884 9 / 78 / 21	24 miles 195950	Previous	\$0 320 Bridges FA	Local						\$0
					FM						
					Special						
					FA						
					SWAP						
STP-S-C050(152)--5E-50 HMA Resurfacing - T-38 N from I80 N to US 6 E 52711	On T-38 N, from I 80 W N 1.7 miles to US 6 E 26 / 80 / 17	677 1.700 miles 31260	Previous	\$0 366 HMA Paving FA	Local						\$1,200
					FM	\$700					
					Special						
					FA	\$500					
					SWAP						
L-C050(L25)--73-50 Local Bridge Replacement - L25 49769	On S 60TH AVE E, Over ELK CREEK, from E 84th St S W 0.2 miles S28 T79 R18 28 / 79 / 18	39 miles 196741	Previous	\$60 320 Bridges Local	Local		\$250				\$250
					FM						
					Special						
					FA						
					SWAP						

SECONDARY ROADS FIVE YEAR PROGRAM

Project Number Project Name Project ID	Location Description of Work Section / Township / Range	AADT Length Federal ID	Status FM Transfer	Day Labor Type of Work Project Type	Fund	Accomp Year FY 2027	Priority Years				Total
							1st FY 2028	2nd FY 2029	3rd FY 2030	4th FY 2031	
LFM-C050(C16)--7X-50 Local Bridge Replacement - C16 55076	On N 99th Ave E, Over LITTLE SNIPE CREEK, from E 20th St N W S14 T81 R19 14 / 81 / 19	30 miles 199150	Previous	\$100 320 Bridges Local	Local			\$600			\$600
					FM						
					Special						
					FA						
LFM-C050(C19)--7X-50 Local Bridge Replacement -C19 55078	On N 99TH AVE E, Over SNIPE CREEK, from W 4th St N E 0.5 miles S10 T81 R19 10 / 81 / 19	90 miles 199170	Previous	\$100 320 Bridges Local	Local			\$600			\$600
					FM						
					Special						
					FA						
FM-C050(--55-50 Pavement Improvements - Republic Ave 37404	On Republic Ave, from Monroe CL E 4.8 miles to E 40th St S 31 / 78 / 19	400 4.800 miles	Previous	\$0 364 Bituminous Seal Coat FM	Local						\$2,000
					FM		\$2,000				
					Special						
					FA						
FM-C050(--55-50 Pavement Maintenance - F-48 W 57341	On F 48, from Newton CL W 5.4 miles to I- 80 31 / 80N / 19W	2303 5.400 miles	Previous	\$0 364 Bituminous Seal Coat FM	Local						\$350
					FM		\$350				
					Special						
					FA						
					SWAP						

SECONDARY ROADS FIVE YEAR PROGRAM

Project Number Project Name Project ID	Location Description of Work Section / Township / Range	AADT Length Federal ID	Status FM Transfer	Day Labor Type of Work Project Type	Fund	Accomp	Priority Years				Total
						Year	1st	2nd	3rd	4th	
						FY 2027	FY 2028	FY 2029	FY 2030	FY 2031	
BRS-C050()-60-50 Bridge Replacement - P18 57280	On F 70, Over CAMP CREEK, from W 137th St S W 0.3 miles S31 T78N R21W 31 / 78N / 21W	550 miles 196120	Previous	\$0 320 Bridges FA	Local						\$2,500
					FM						
					Special						
					FA		\$2,000				
					SWAP		\$500				
BHOS-C050()-5N-50 Bridge Deck Replacement - Bridge G30 58136	On N 19TH AVE W, Over Indian Creek, from W 92nd St N E 0.3 miles 29 / 80N / 20W	153 miles 198380	New	\$0 320 Bridges FA	Local						\$900
					FM						
					Special						
					FA		\$900				
					SWAP						
BHOS-C050()-89-50 Bridge Approach Replacement - Bridge H12 58205	On W 28TH ST N, from N 19th Ave W S 0.8 miles 29 / 80N / 19W	538 miles 198051	New	\$0 320 Bridges FA	Local						\$250
					FM						
					Special						
					FA		\$250				
					SWAP						
L-C050(T04)--73-50 Local Bridge Replacement - T04 50976	On E 132ND ST S, Over SMALL STREAM, from Temple Ave S 0.6 miles S4 T78 R17 4 / 78 / 17	87 miles 195010	Previous	\$100 320 Bridges Local	Local			\$250			\$250
					FM						
					Special						
					FA						
					SWAP						

SECONDARY ROADS FIVE YEAR PROGRAM

Project Number Project Name Project ID	Location Description of Work Section / Township / Range	AADT Length Federal ID	Status FM Transfer	Day Labor Type of Work Project Type	Fund	Accomp	Priority Years				Total
						Year	1st	2nd	3rd	4th	
						FY 2027	FY 2028	FY 2029	FY 2030	FY 2031	
L-C050(M02)--73-50 Local Bridge Replacement - M02 57281	On S 24TH AVE W, Over SMALL STREAM, from IA 14 S W 0.4 miles S5 T79N R19W 5 / 79N / 19W	105 miles 196831	Previous	\$100 320 Bridges Local	Local				\$600		\$600
					FM						
					Special						
					FA						
					SWAP						
FM-C050(--55-50 Pavement Maintenance - F-48 W 58179	On HWY F-48 W, from I-80 W 3.1 miles to Colfax CL 4 / 79N / 20W	1501 3.100 miles	New	\$0 364 Bituminous Seal Coat FM	Local						\$300
					FM			\$300			
					Special						
					FA						
					SWAP						
BRS-C050(--60-50 Bridge Replacement - G13 57282	On F 36, Over PRAIRIE CREEK, from W 64th St N W 0.2 miles S14 T80N R20W 14 / 80N / 20W	642 miles 198205	Previous	\$0 320 Bridges FA	Local						\$1,500
					FM						
					Special						
					FA			\$1,200			
					SWAP			\$300			
STP-S-C050(--5E-50 HMA Resurfacing - S-52 from F-48 W to F-36 W 57284	On HWY S-52 N, from HWY F-48 W N 3.5 miles to HWY F-36 W 22 / 80N / 20W	601 3.500 miles	Previous	\$0 366 HMA Paving FA	Local						\$4,500
					FM			\$3,500			
					Special						
					FA			\$1,000			
					SWAP						

SECONDARY ROADS FIVE YEAR PROGRAM

Project Number Project Name Project ID	Location Description of Work Section / Township / Range	AADT Length Federal ID	Status FM Transfer	Day Labor Type of Work Project Type	Fund	Accomp Year FY 2027	Priority Years				Total
							1st FY 2028	2nd FY 2029	3rd FY 2030	4th FY 2031	
L-C050(B02)--73-50 Local Bridge Replacement - B02 45874	On E 84TH ST N, Over SMALL STREAM, from N 107th Ave E N 0.4 miles S4 T81 R18 4 / 81 / 18	5 miles 198861	Previous	\$100 320 Bridges Local	Local					\$350	\$350
					FM						
					Special						
					FA						
					SWAP						
L-C050(E16)--73-50 Local Bridge Replacement - E16 49782	On N 95TH AVE W, Over SILVER CREEK, from W 140th St N W 0.6 miles S18 T81 R21 18 / 81 / 21	34 miles 199620	Previous	\$100 320 Bridges Local	Local					\$250	\$250
					FM						
					Special						
					FA						
					SWAP						
L-C050(I18)--73-50 Local Bridge Replacement - I18 49785	On INDIGO AVE, Over COON CREEK, from Kellog E 0.1 miles S24 T80 R18 24 / 80 / 18	87 miles 197840	Previous	\$100 320 Bridges Local	Local					\$200	\$200
					FM						
					Special						
					FA						
					SWAP						
L-C050(B07)--73-50 Local Bridge Replacement - B07 49841	On N 99TH AVE E, Over ALLOWAY CREEK, from E 84th St N W 0.3 miles S16 T81 R18 16 / 81 / 18	10 miles 198921	Previous	\$60 320 Bridges Local	Local					\$130	\$130
					FM						
					Special						
					FA						
					SWAP						

SECONDARY ROADS FIVE YEAR PROGRAM

Project Number Project Name Project ID	Location Description of Work Section / Township / Range	AADT Length Federal ID	Status FM Transfer	Day Labor Type of Work Project Type	Fund	Accomp Year FY 2027	Priority Years				Total
							1st FY 2028	2nd FY 2029	3rd FY 2030	4th FY 2031	
FM-C050()-55-50 Pavement Maintenance F-48 W 58180	On HWY F-48 W, from Colfax CL W 5.3 miles to Polk County Line 10 / 79N / 21W	1370 5.300 miles	New	\$0 364 Bituminous Seal Coat FM	Local						\$500
					FM				\$500		
					Special						
					FA						
					SWAP						
BRS-C050()-60-50 Bridge Replacement - R02 57283	On S 74 S, Over CARSON CREEK, from S 76th Ave E SE 0.1 miles S3 T78N R19W 3 / 78N / 19W	825 miles 195590	Previous	\$0 320 Bridges FA	Local						\$1,500
					FM						
					Special						
					FA				\$1,200		
					SWAP				\$300		
STP-S-C050()-5E-50 HMA Resurfacing - S 52 from F- 36 W to F-24 W 58158	On HWY S-52 N, from HWY F-36 W N 1.9 miles to HWY F-24 W 9 / 80N / 20W	613 1.900 miles	New	\$0 366 HMA Paving FA	Local						\$2,000
					FM				\$1,500		
					Special						
					FA				\$500		
					SWAP						

SECONDARY ROADS FIVE YEAR PROGRAM

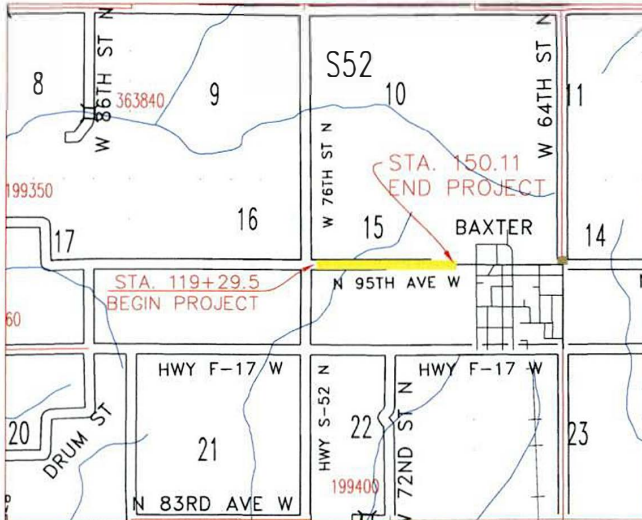
Fund	2027	2028	2029	2030	2031	Total
SWAP		\$400,000	\$500,000	\$300,000	\$300,000	\$1,500,000
FM	\$3,375,000	\$2,600,000	\$2,350,000	\$3,800,000	\$2,000,000	\$14,125,000
Local	\$590,001	\$550,000	\$1,450,000	\$850,000	\$930,000	\$4,370,001
FA	\$225,002	\$2,400,001	\$3,150,000	\$2,200,000	\$1,700,000	\$9,675,003
Total	\$4,190,003	\$5,950,001	\$7,450,000	\$7,150,000	\$4,930,000	\$29,670,004

LETTING DATE: JULY 21, 2026

PROJECT NUMBER: L-164--73-50
JASPER COUNTY: BASE STABILIZATION & SEAL COAT

LEGEND

- DIVIDED HIGHWAY
- PAVED ROAD
- BITUMINOUS ROAD
- GRAVEL ROAD
- EARTH ROAD
- INTERSTATE HIGHWAY
- UNITED STATES HIGHWAY
- STATE HIGHWAY
- COUNTY HIGHWAY
- RAILROAD
- AIRPORT
- HYDROLOGY
- BRIDGE
- STATE BOUNDARY
- COUNTY BOUNDARY
- CORPORATE LIMIT LINE
- TOWNSHIP LINE
- SECTION LINE



PROJECT LOCATION
VICINITY MAP



SCALES: AS NOTED
2022 AADT 310 V.P.D.



JASPER COUNTY

IOWA
DEPARTMENT OF TRANSPORTATION
HIGHWAY DIVISION
PLANS OF PROPOSED IMPROVEMENT ON THE
SECONDARY ROAD SYSTEM
JASPER COUNTY
L-164--73-50
BASE STABILIZATION
& SEAL COAT

On N 95TH AVE W, FROM W 76TH ST
N E 0.6 MILES TO BAXTER CL
MAX AADT: 610

Refer to the Proposal Form for list of applicable specifications

Traffic control devices, procedures, layouts, signing, and pavement markings installed within the limits of this project shall conform to the "Manual on Uniform Traffic Control Devices for Streets and Highways" as adopted by the Department per 761 of the Iowa Administrative Code (IAC) chapter 130.

THIS PROJECT IS NOT COVERED BY AN IOWA DEPARTMENT OF NATURAL RESOURCES NPDES PERMIT.

Approved _____ Date _____
Board of Supervisors

I HEREBY CERTIFY THAT THIS ENGINEERING DOCUMENT WAS PREPARED BY ME OR UNDER MY DIRECT PERSONAL SUPERVISION AND THAT I AM A DULY LICENSED PROFESSIONAL ENGINEER UNDER THE LAWS OF THE STATE OF IOWA.

BY: _____ DATE: _____

MICHAEL J. FRIETSCH, PE 26831
MY LICENSE RENEWAL DATE IS DEC. 31, 2026
SHEETS COVERED BY THIS SEAL: A.01-E.01

PROJECT NUMBER: L-164--73-50

TOTAL SHEETS
8

INDEX OF SHEETS	
NO.	DESCRIPTION
A.01	TABLE SHEET
B.01	GENERAL NOTES AND QUANTITIES
C.01	TYPICAL CROSS SECTIONS
D.01-02	PLAN AND PROFILE
E.01	TRAFFIC CONTROL PLAN

TRAFFIC CONTROL PLAN	
ROADWAY WILL NOT BE OPEN TO TRAFFIC. THE CONTRACTOR SHALL INSTALL BARRICADES AND SAFETY FENCING AROUND THE CONSTRUCTION OPERATIONS AS NECESSARY TO PROTECT THE PUBLIC. ADJACENT LANDOWNERS WILL BE ALLOWED ACCESS.	

MILEAGE SUMMARY			
DIV.	LOCATION	LIN. FT.	MILES
BOP 119+29.5	EOP 150+11	3,081.5	0.58

STANDARD ROAD PLANS			
THE FOLLOWING STANDARD PLANS SHALL BE CONSIDERED APPLICABLE TO CONSTRUCTION WORK ON THIS PROJECT.			
STANDARD		STANDARD	STANDARD
EW-105	04-21-15		
TC-252	10-21-25		

UTILITY CONTACTS				
COMPANY	UTILITY	CONTACT	PHONE	E-MAIL
IOWA REGIONAL UTILITY ASS.	WATER	Kimberlin Annis	541-792-7011	locates@rua.net
BLACKHILLS ENERGY GRIMES	GAS	CHUCK WOODS	515-343-2037	chuck.woods@blackhillscorp.com
ALLIANT ENERGY	ELEC.	FIELD ENGINEER	800-855-4268	locates@alliant-energy.com
CITY OF BAXTER	BAX	PEG KIMBERLEY	541-227-3120	city@baxter-ia.com
WINDSTREAM ENTERPRISE	COMM.	LOCATE DESK	800-941-3430	wcl.clec.locate@windstream.com
CONSUMERS ENERGY	ELEC.	KEVIN PETERSON	641-498-7701	onecall@consumerenergy.com
PARTNER COMMUNICATIONS	COMM.	TRACY DECKER	641-498-7701	tdecker@partner.net
MEDIACOM	COMM.	DAVE MEYERS	515-991-7388	dmyers2@mediacomcc.com

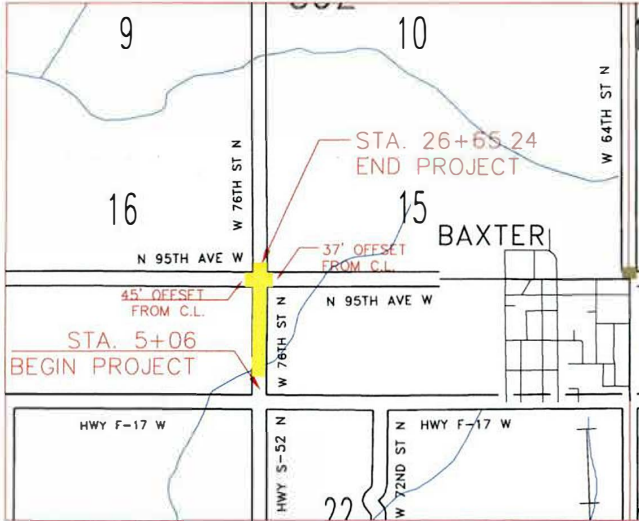


SHEET A.01

LETTING DATE: JULY 21, 2026
PROJECT NUMBER: FM-C050(162)--55-50
JASPER COUNTY: BASE STABILIZATION & SEAL COAT

LEGEND

- DIVIDED HIGHWAY PAVED ROAD BITUMINOUS ROAD GRAVEL ROAD EARTH ROAD
- INTERSTATE HIGHWAY UNITED STATES HIGHWAY STATE HIGHWAY COUNTY HIGHWAY
- RAILROAD AIRPORT HYDROLOGY BRIDGE
- STATE BOUNDARY COUNTY BOUNDARY CORPORATE LIMIT LINE TOWNSHIP LINE SECTION LINE



PROJECT LOCATION VICINITY MAP



JASPER COUNTY

IOWA
DEPARTMENT OF TRANSPORTATION
HIGHWAY DIVISION
PLANS OF PROPOSED IMPROVEMENT ON THE
FARM TO MARKET SYSTEM
JASPER COUNTY
FM-C050(162)--55-50
BASE STABILIZATION,
& SEAL COAT

ON W 76TH ST N (S 52), FROM
HWY F-17 W N 0.5 MILES TO END
MAX AADT: 190

Refer to the Proposal Form for list of applicable specifications

"Traffic control devices, procedures, layouts, signing, and pavement markings installed within the limits of this project shall conform to the Manual on Uniform Traffic Control Devices for Streets and Highways" as adopted by the Department per 761 of the Iowa Administrative Code (IAC) chapter 130."

THIS PROJECT IS NOT COVERED BY AN IOWA DEPARTMENT OF NATURAL RESOURCES NPDES PERMIT.

Approved _____ Date _____
Board of Supervisors



I HEREBY CERTIFY THAT THIS ENGINEERING DOCUMENT WAS PREPARED BY ME OR UNDER MY DIRECT PERSONAL SUPERVISION AND THAT I AM A DULY LICENSED PROFESSIONAL ENGINEER UNDER THE LAWS OF THE STATE OF IOWA.

BY: _____ DATE: _____

MICHAEL J. FRIETSCH, PE 26831
MY LICENSE RENEWAL DATE IS DEC. 31, 2026
SHEETS COVERED BY THIS SEAL: A.01-E.01

PROJECT NUMBER: FM-C050(162)--55-50

TOTAL SHEETS
5

INDEX OF SHEETS

NO.	TITLE SHEET	DESCRIPTION
A.01	GENERAL NOTES AND QUANTITIES	
B.01	TYPICAL CROSS SECTIONS	
C.01	PLAN SHEET	
D.01	TRAFFIC CONTROL & TABULATION	
E.01		

TRAFFIC CONTROL PLAN

ROADWAY WILL NOT BE OPEN TO TRAFFIC. THE CONTRACTOR SHALL INSTALL BARRICADES AND SAFETY FENCING AROUND THE CONSTRUCTION OPERATIONS AS NECESSARY TO PROTECT THE PUBLIC. ADJACENT LANDOWNERS WILL BE ALLOWED ACCESS.

MILEAGE SUMMARY

DIV.	LOCATION	LIN. FT.	MILES
BOP 5+06	EOP 26+65.24	2,159.24	0.41

STANDARD ROAD PLANS

THE FOLLOWING STANDARD PLANS SHALL BE CONSIDERED APPLICABLE TO CONSTRUCTION WORK ON THIS PROJECT.

STANDARD	DATE	STANDARD	DATE	STANDARD	DATE
EW-105	04-21-15				
TC-252	10-21-25				

UTILITY CONTACTS

COMPANY	UTILITY	CONTACT	PHONE	E-MAIL
IOWA REGIONAL UTILITY ASS.	WATER	Kimberlin Annis	641-792-7011	locates@ruo.net
BLACKHILLS ENERGY GRIMES	GAS	CHUCK WOODS	515-343-2037	chuckwoods@blackhillscorp.com
ALLIANT ENERGY	ELEC.	FIELD ENGINEER	800-855-4266	locates@alliant-energy.com
CITY OF BAXTER	BAX	PEG KIMBERLEY	641-227-3120	city@baxter-iowa.com
WINDSTREAM ENTERPRISE	COMM.	LOCATE DESK	800-941-3030	locates@windstream.com
CONSUMERS ENERGY	ELEC.	KEVIN PETERSON	641-498-3100	kevin.peter@consumersenergy.com
PARTNER COMMUNICATIONS	COMM.	TRACY DECKER	641-498-3100	tracy@partner.com
MEDIACOM	COMM.	DAVE MEYERS	515-991-1818	meyers@mediacomcc.com



SHEET A.01

Prepared by and Return to: Jasper County Highway Department, 910 N 11th Ave E, Newton, IA 50208
Permanent Easement for Public Highway
Parcel No. 1306400008

For the consideration of two thousand twenty three and 66/100 -----(\$2,023.66)-----DOLLARS and other valuable consideration in hand paid by Jasper County, Iowa, Jeffrey Gordon and Donna May Jackson Revocable Trust, of Newton, State of Iowa, do hereby grant to Jasper County, Iowa a permanent construction easement for road purposes and for use as a Public Highway in, to, on, over and across real estate in Jasper County, Iowa.

THE EASEMENT RIGHT GRANTED FOR HIGHWAY PURPOSES IS TO LAND DESCRIBED AS FOLLOWS:

PERMANENT EASEMENT FOR PUBLIC HIGHWAY PARCEL - 1

THAT PART OF THE NORTHEAST QUARTER OF THE SOUTHEAST QUARTER OF SECTION 6, TOWNSHIP 79 NORTH, RANGE 19 WEST OF THE FIFTH PRINCIPAL MERIDIAN, JASPER COUNTY, IOWA, DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTHWEST CORNER OF THE NORTHEAST QUARTER OF THE SOUTHEAST QUARTER OF SAID SECTION 6;
THENCE ON AN ASSUMED BEARING NORTH 86 DEGREES 31 MINUTES 24 SECONDS EAST 241.42 FEET ALONG THE SOUTH LINE OF THE NORTHEAST QUARTER OF THE SOUTHEAST QUARTER OF SAID SECTION 6 TO THE POINT OF BEGINNING;
THENCE NORTH 03 DEGREES 28 MINUTES 36 SECONDS WEST 33.00 FEET;
THENCE NORTH 80 DEGREES 42 MINUTES 33 SECONDS EAST 197.44 FEET;
THENCE NORTH 86 DEGREES 31 MINUTES 24 SECONDS EAST 97.45 FEET TO THE CENTERLINE OF CHERRY CREEK; THENCE SOUTH 03 DEGREES 28 MINUTES 36 SECONDS EAST 53.00 FEET ALONG SAID CENTERLINE TO SAID SOUTH LINE OF THE NORTHEAST QUARTER OF THE SOUTHEAST QUARTER;
THENCE SOUTH 86 DEGREES 31 MINUTES 24 SECONDS WEST 293.87 FEET ALONG SAID SOUTH LINE TO THE POINT OF BEGINNING.

SAID TRACT CONTAINS 0.31 ACRES, OF WHICH 0.09 ACRES IS PROPOSED AS NEW, WHILE THE REMAINDER IS SUBJECT TO AN EXISTING JASPER COUNTY HIGHWAY EASEMENT OVER THE SOUTHERLY 0.22 ACRES THEREOF.

This easement and transfer is exempt for transfer tax. Iowa Code Sec. 428A.2(17).

This easement is being acquired for public purposes and a Declaration of Value is not required. Iowa Code Sec. 428A.1.

Grantors do hereby covenant with grantees, and successors in interest, that grantors hold the real estate by title in fee simple, that they have good and lawful authority to sell and convey the real estate; that the real estate is free and clear of all liens and encumbrances except as may be above stated; and grantors covenant to warrant and defend the real estate against the lawful claims of all persons except as may be above stated. Each of the undersigned hereby relinquishes all rights of dower, homestead and distributive share in and to the easement.

Words and phrases herein, including acknowledgement hereof, shall be construed as in the singular or plural number, and as masculine or feminine gender, according to the context.

Dated 4/20, 2026 (SIGN IN INK)

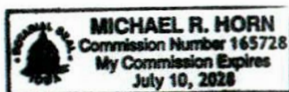
Donna May Jackson Trustee

STATE OF Iowa, COUNTY OF Pocahontas, SS:

On this 20th day of April, 2026, before me, the undersigned, a Notary Public in and for said state, personally appeared Donna May Jackson, Trustee to me known to be the identical person named in and who executed the foregoing instrument and acknowledged that they executed the same as their voluntary act and deed.

[Signature] (Sign in Ink)

Michael R. Horn (Print/Type Name)
Notary Public in and for the State



INDEX LEGEND

COUNTY: Jasper
SECTION: 6, T-79N, R-19W, NE 1/4 of the SE 1/4
SURVEY FOR: Jasper County Engineer, Newton, IA

OWNERS: Jeffrey Gordon Jackson & Donna May
Jackson Revocable Trust, Newton, IA
SURVEYOR & SURVEY COMPANY:
Jason S. Lowry, P.L.S.
Lowry Land Services, L.L.C.
752 Diamond Trail Rd., Searsboro, Iowa 50242
PREPARED BY AND RETURN TO:
Jason S. Lowry, P.L.S.
Lowry Land Services, L.L.C.
752 Diamond Trail Rd., Searsboro, Iowa 50242
(641) 521-1160, lowrylandservices@gmail.com

RIGHT OF WAY ACQUISITION PLAT - PARCEL 1
Part of the NE 1/4 of the SE 1/4, SEC. 6, T-79N, R-19W,
JASPER COUNTY, IOWA

(SEE PAGE 2 FOR GRAPHICAL REPRESENTATION OF THIS PLAT OF SURVEY)

DESCRIPTION OF PARCEL - 1

That part of the Northeast Quarter of the Southeast Quarter of Section 6, Township 79 North, Range 19 West of the Fifth Principal Meridian, Jasper County, Iowa, described as follows:

Commencing at the Southwest Corner of the Northeast Quarter of the Southeast Quarter of said Section 6;
thence on an assumed bearing North 86 degrees 31 minutes 24 seconds East 241.42 feet along the south line of the Northeast Quarter of the Southeast Quarter of said Section 6 to the point of beginning;
thence North 03 degrees 28 minutes 36 seconds West 33.00 feet;
thence North 80 degrees 42 minutes 33 seconds East 197.44 feet;
thence North 86 degrees 31 minutes 24 seconds East 97.45 feet to the centerline of Cherry Creek;
thence South 03 degrees 28 minutes 36 seconds East 53.00 feet along said centerline to said south line of the Northeast Quarter of the Southeast Quarter;
thence South 86 degrees 31 minutes 24 seconds West 293.87 feet along said south line to the point of beginning.

Said tract contains 0.31 acres and is subject to a Jasper County Highway Easement over the southerly 0.22 acres thereof.

MEASURED DISTANCE/BEARING - (M)
RECORDED DISTANCE/BEARING - (R)

MONUMENTS

- ▲ - found sec. cor. (pipe, stone, etc.)
- - set 5/8" x 18" rebar with pink plastic cap P.L.S. 22291
- O - no monument found or set
- - found lot cor.



I hereby certify that this land surveying document was prepared and the related survey work was performed by me or under my direct personal supervision and that I am a duly Licensed Land Surveyor under the laws of the State of Iowa.

My license renewal date is 12/31/2027

Pages covered by this seal: 1 - 2

Jason S. Lowry
Jason S. Lowry

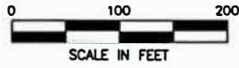
04/21/2026

Iowa Lic. No. 22291 Date

LOWRY LAND SERVICES, L.L.C.

752 DIAMOND TRAIL RD., SEARSBORO, IOWA 50242, 641-521-1160

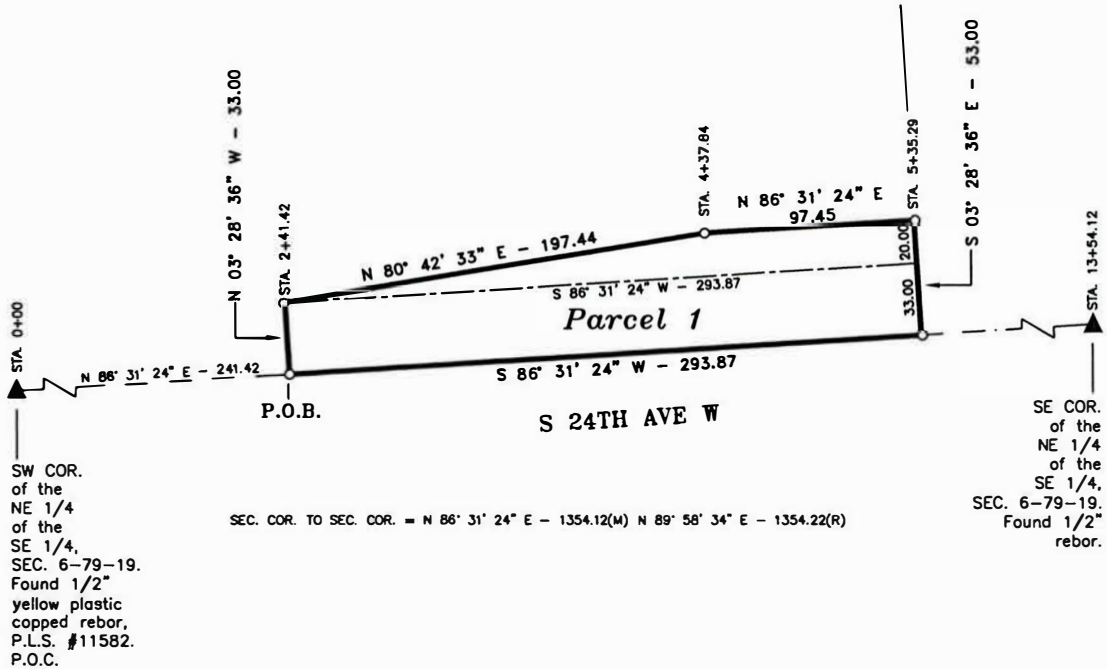
RIGHT OF WAY ACQUISITION PLAT - PARCEL 1
 Part of the NE 1/4 of the SE 1/4, SEC. 6, T-79N, R-19W,
 JASPER COUNTY, IOWA



----- Present North line of Jasper County Highway Easement

NE 1/4
SE 1/4

WARRANTY DEED
INSTRUMENT NO.
 2022-00474



AREA OF PARCEL 1	
NE 1/4 SE 1/4 SEC. 6	= 0.09 Acres
PLUS PRESENT RIGHT OF WAY	= 0.22 Acres
TOTAL ACREAGE OF RIGHT OF WAY	= 0.31 Acres

COMPENSATION ESTIMATE

Parcel ID Number: 1306400008
Project Number: L-C050(M03)--73-50
County: Jasper
Owner(s) of Record: Jeffrey Gordon and Donna May Jackson Revocable Trust

Owner's Mailing Address: 4791 S 24th Ave W
Newton, IA 50208

Basis for land value estimate: Jasper County Resolution 09-34

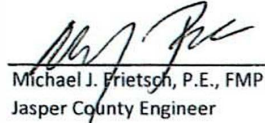
Land to be acquired:	Fee Title	0.00 acres @	= \$	-
	Permanent Easement	0.09 acres @ \$ 11,373.98	= \$	1,023.66
	Temp Construction Easement	acres @ \$ 150.00	= \$	-
	Fence	0.00 rods @	= \$	-
	Other considerations:	Crop Loss	\$	1,000.00

TOTAL ESTIMATE:

\$ 2,023.66

Certification: I hereby certify that I am familiar with the property which is subject of this estimate, that the estimate is based on data contained in the file of the agency, that I have no direct or indirect present or future personal interest in this property or in any benefit from the aquisition of this property.

Signed:



Michael J. Frietsch, P.E., FMP
Jasper County Engineer

Date of Estimate:

04/10/2026

Prepared by and Return to: Jasper County Highway Department, 910 N 11th Ave E, Newton, IA 50208
Permanent Easement for Public Highway
Parcel No. 1306400007

For the consideration of one thousand two hundred seventy four and 09/100 ----- (\$1,274.09)-----DOLLARS and other valuable consideration in hand paid by Jasper County, Iowa, Jeffrey Gordon and Donna May Jackson Revocable Trust, of Newton, State of Iowa, do hereby grant to Jasper County, Iowa a permanent construction easement for road purposes and for use as a Public Highway in, to, on, over and across real estate in Jasper County, Iowa.

THE EASEMENT RIGHT GRANTED FOR HIGHWAY PURPOSES IS TO LAND DESCRIBED AS FOLLOWS:

PERMANENT EASEMENT FOR PUBLIC HIGHWAY PARCEL - 3

THAT PART OF PARCEL 'A', RECORDED IN BOOK A, PAGE 560 IN THE JASPER COUNTY RECORDER'S OFFICE, OF THE SOUTHEAST QUARTER OF THE SOUTHEAST QUARTER OF SECTION 6, TOWNSHIP 79 NORTH, RANGE 19 WEST OF THE FIFTH PRINCIPAL MERIDIAN, JASPER COUNTY, IOWA, DESCRIBED AS FOLLOWS:

BEGINNING AT THE NORTHWEST CORNER OF SAID PARCEL 'A';
THENCE ON AN ASSUMED BEARING NORTH 86 DEGREES 31 MINUTES 24 SECONDS EAST 156.96 FEET ALONG THE NORTH LINE OF SAID PARCEL 'A' AND ALONG THE NORTH LINE OF THE SOUTHEAST QUARTER OF THE SOUTHEAST QUARTER OF SAID SECTION 6;
THENCE SOUTH 03 DEGREES 28 MINUTES 36 SECONDS EAST 33.00 FEET;
THENCE SOUTH 78 DEGREES 43 MINUTES 23 SECONDS WEST 73.68 FEET;
THENCE SOUTH 86 DEGREES 31 MINUTES 24 SECONDS WEST 83.96 FEET TO THE WESTERLY LINE OF SAID PARCEL
THENCE NORTH 03 DEGREES 28 MINUTES 36 SECONDS WEST 43.00 FEET ALONG SAID WESTERLY LINE TO THE POINT OF BEGINNING.

SAID TRACT CONTAINS 0.15 ACRES, OF WHICH 0.03 ACRES IS PROPOSED AS NEW, WHILE THE REMAINDER IS SUBJECT TO AN EXISTING JASPER COUNTY HIGHWAY EASEMENT OVER THE NORTHERLY 0.12 ACRES THEREOF.

This easement and transfer is exempt for transfer tax. Iowa Code Sec. 428A.2(17).

This easement is being acquired for public purposes and a Declaration of Value is not required. Iowa Code Sec. 428A.1.

Grantors do hereby covenant with grantees, and successors in interest, that grantors hold the real estate by title in fee simple, that they have good and lawful authority to sell and convey the real estate; that the real estate is free and clear of all liens and encumbrances except as may be above stated; and grantors covenant to warrant and defend the real estate against the lawful claims of all persons except as may be above stated. Each of the undersigned hereby relinquishes all rights of dower, homestead and distributive share in and to the easement.

Words and phrases herein, including acknowledgement hereof, shall be construed as in the singular or plural number, and as masculine or feminine gender, according to the context.

Dated 4/20, 2026 (SIGN IN INK)
Donna May Jackson, Trustee

STATE OF Iowa, COUNTY OF Pocahontas ss:

On this 20th day of April, 2026, before me, the undersigned, a Notary Public in and for said state, personally appeared Donna May Jackson, Trustee to me known to be the identical person named in and who executed the foregoing instrument and acknowledged that they executed the same as their voluntary act and deed.

[Signature] (Sign in Ink)
Michael R Horn (Print/Type Name)
Notary Public in and for the State



INDEX LEGEND

COUNTY: Jasper
SECTION: 6, T-79N, R-19W, SE 1/4 of the SE 1/4
SURVEY FOR: Jasper County Engineer, Newton, IA

OWNERS: Jeffrey Gordon Jackson & Donna May
Jackson Revocable Trust, Newton, IA
SURVEYOR & SURVEY COMPANY:
Jason S. Lowry, P.L.S.
Lowry Land Services, L.L.C.
752 Diamond Trail Rd., Searsboro, Iowa 50242
PREPARED BY AND RETURN TO:
Jason S. Lowry, P.L.S.
Lowry Land Services, L.L.C.
752 Diamond Trail Rd., Searsboro, Iowa 50242
(641) 521-1160, lowrylandservices@gmail.com

RIGHT OF WAY ACQUISITION PLAT - PARCEL 3
Part of Parcel 'A' in the SE 1/4 of the SE 1/4, SEC. 6, T-79N, R-19W,
JASPER COUNTY, IOWA

(SEE PAGE 2 FOR GRAPHICAL REPRESENTATION OF THIS PLAT OF SURVEY)

DESCRIPTION OF PARCEL - 3

That part of Parcel 'A', recorded in Book A, Page 560 in the Jasper County Recorder's Office, of the Southeast Quarter of the Southeast Quarter of Section 6, Township 79 North, Range 19 West of the Fifth Principal Meridian, Jasper County, Iowa, described as follows:

Beginning at the northwest corner of said Parcel 'A';
thence on an assumed bearing North 86 degrees 31 minutes 24 seconds East 156.96 feet along the north line of said Parcel 'A' and along the north line of the Southeast Quarter of the Southeast Quarter of said Section 6;
thence South 03 degrees 28 minutes 36 seconds East 33.00 feet;
thence South 78 degrees 43 minutes 23 seconds West 73.68 feet;
thence South 86 degrees 31 minutes 24 seconds West 83.96 feet to the westerly line of said Parcel 'A';
thence North 03 degrees 28 minutes 36 seconds West 43.00 feet along said westerly line to the point of beginning.

Said tract contains 0.15 acres and is subject to a Jasper County Highway Easement over the northerly 0.12 acres thereof.

MEASURED DISTANCE/BEARING - (M)
RECORDED DISTANCE/BEARING - (R)

MONUMENTS

- ▲ - found sec. cor. (pipe, stone, etc.)
- - set 5/8" x 18" rebor with pink plastic cap P.L.S. 22291
- - no monument found or set
- - found lot cor.



I hereby certify that this land surveying document was prepared and the related survey work was performed by me or under my direct personal supervision and that I am a duly Licensed Land Surveyor under the laws of the State of Iowa.

My license renewal date is 12/31/2027

Pages covered by this seal: 1 - 2

Jason S. Lowry
Jason S. Lowry

04/21/2026

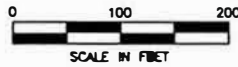
Iowa Lic. No. 22291

Date

LOWRY LAND SERVICES, L.L.C.

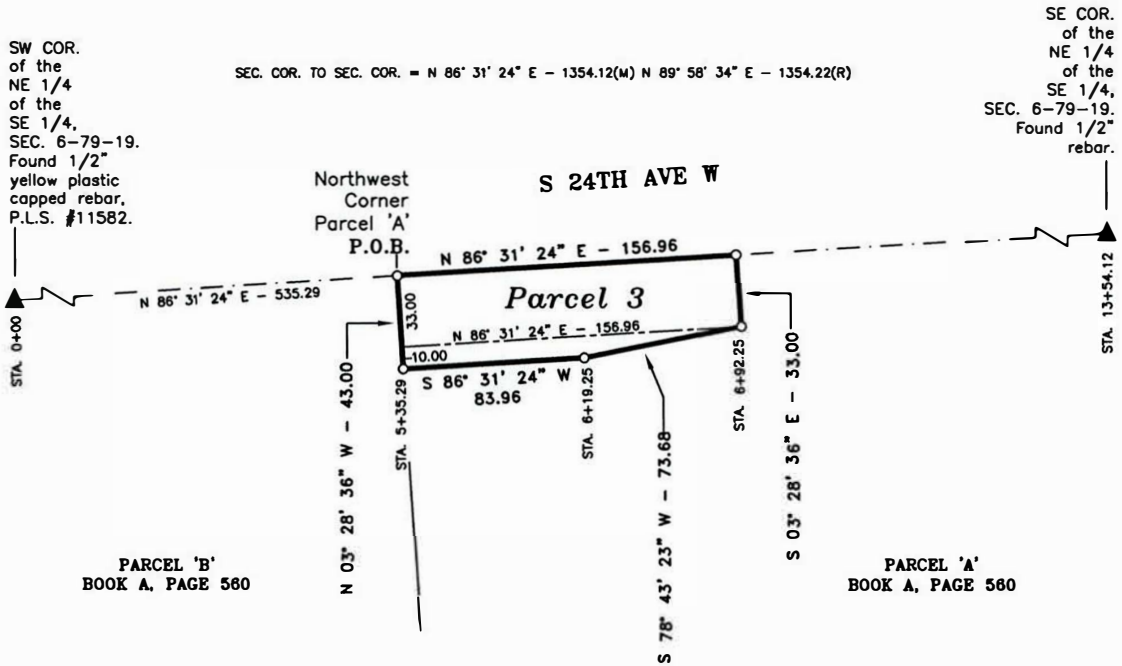
752 DIAMOND TRAIL RD., SEARSBORO, IOWA 50242, 641-521-1160

RIGHT OF WAY ACQUISITION PLAT - PARCEL 3
 Part of Parcel 'A' in the SE 1/4 of the SE 1/4, SEC. 6, T-79N, R-19W,
 JASPER COUNTY, IOWA



----- Present South line of Jasper County Highway Easement

AREA OF PARCEL 3	
SE 1/4 SE 1/4 SEC. 6	= 0.03 Acres
PLUS PRESENT RIGHT OF WAY	= 0.12 Acres
TOTAL ACREAGE OF RIGHT OF WAY	= 0.15 Acres



WARRANTY DEED
 INSTRUMENT NO.
 2022-00474

SE 1/4
 SE 1/4

COMPENSATION ESTIMATE

Parcel ID Number: 1306400007
Project Number: L-C050(M03)--73-50
County: Jasper
Owner(s) of Record: Jeffrey Gordon and Donna May Jackson Revocable Trust
Owner's Mailing Address: 4791 S 24th Ave W
Newton, IA 50208
Basis for land value estimate: Jasper County Resolution 09-34

Land to be acquired:	Fee Title	0.00 acres @	= \$	-
	Permanent Easement	0.03 acres @ \$ 9,136.31	= \$	274.09
	Temp Construction Easement	acres @ \$ 150.00	= \$	-
	Fence	0.00 rods @	= \$	-
	Other considerations:	Crop Loss	\$	1,000.00

TOTAL ESTIMATE:

\$ 1,274.09

Certification:

I hereby certify that I am familiar with the property which is subject of this estimate, that the estimate is based on data contained in the file of the agency, that I have no direct or indirect present or future personal interest in this property or in any benefit from the acquisition of this property.

Signed:



Michael J. Frietsch, P.E., FMP
Jasper County Engineer

Date of Estimate:

04/10/2026

Resolution No. _____

A RESOLUTION TO APPLY FOR MODIFICATIONS TO THE COUNTY FARM TO MARKET SYSTEM

WHEREAS, a county may apply for modifications to its farm to market system to add or subtract mileage from its system, to accept or delete highways gained or lost through jurisdictional transfers, or to change the classification of roads within its system, and

WHEREAS, the Board of Supervisors of Jasper County has consulted with its County Engineer and desires to modify its farm to market road system to provide continuity of intra-county and inter-county routes, to meet the needs of existing or potential traffic, to better meet land use needs, or to provide a more suitable location for a farm to market route, and

WHEREAS, application for modifications to any county's farm to market system must be made to the Farm to Market Review Board per the requirements of Code of Iowa Section 306.6,

NOW THEREFORE BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF JASPER COUNTY that this county is formally requesting that the Farm to Market Review Board approve the following modifications to its farm to market system:

Road segments proposed for addition to the farm to market system: Namely, **E 19th St N from N 19th Ave E 1.2 miles to N 39th Ave E**, N 39th Ave E from E 19th St N 0.5 miles to E 28th St N, N 39th Ave E from E 28th St N 1.0 miles to Hwy T-12 N, N 59th Ave E from E 84th St N 1.0 miles to E 92nd St N, N 59th Ave E from E 92nd St N 1.0 miles to IA 224, S 44th Ave W from IA 117 N 1.0 miles to W 92nd St S, S 44th Ave W from W 92nd St S 1.0 miles to W 84th St S, S 44th Ave W from W 84th St S 0.5 miles to W 80th St S, S 44th Ave W from W 80th St S 0.5 miles to W 76th St S, S 44th Ave W from W 76th St S 1.3 miles to Neptune St, W 76th St S from S 52nd Ave W 1.0 miles to S 44th Ave W, E 116th St N from F-17 E 2.0 miles to N 107th Ave E, E 84th St S from S 28th Ave E 1.0 miles to S 12th Ave E, E 84th St S from S 12th Ave E 1.0 miles to US 6 E, S 100th Ave E from Hwy T-33 S 1.0 miles to E 136th St S, Titan Ave from E 136th St S 0.8 miles to E 142nd St S, Titan Ave from E 142nd St S 0.5 miles to E 146th St S, Titan Avenue from E 146th St S 0.7 miles to Hwy T-38 S, S 52nd Ave E from Hwy T-38 S 1.3 miles to E 156th St S, E 156th St S from S 52nd Ave E 1.2 miles to 462nd Ave Poweshiek County, Robin Ave from Ranch Ave 2.4 miles to E 56th St S, E 56th St S from Robin Ave 0.8 miles to Ranch Ave, S 104th Ave W from W 8th St S 0.5 miles to W 16th St S, W 16th St S from S 104th Ave W 1.0 miles to S 96th Ave W, W 16th St S from S 96th Ave W 0.5 miles to Hwy F-62 W, S 88th Ave W from W 129th St S 0.5 miles to W 133rd St S, W 133rd St S from S 88th Ave W 1.5 miles to IA 163 W, W 131st St S from Hwy F-70 W 1.0 miles to High Street (Vandalia), High Street (Vandalia) from W 131st St S 0.2 miles to Pinion Ave (Main St Vandalia), and Pinion Ave from High Street 0.3 miles to W 129th St S.

Total Mileage added to the Farm to Market System: 28.2 miles

Road segments proposed for deletion from the farm to market system: Namely, **Sherman Street in Monroe, Iowa also known as Old IA 374 from IA 14 0.5 miles to the Monroe City Limits**, Old IA 374 Hwy from Monroe City Limits 0.1 miles to Dead End, S 12th Ave E from IA 224 1.1 miles to I-80 (dead end), S 12th Ave E from E 108th St S 2.8 miles to E 132nd St S, S 12th Ave E from E 132nd St S 1.0 miles to E 140th St S, S 12th Ave E from E 140th St S 0.30 miles to E 142nd St S, S 12th Ave E from E 142nd St S 0.2 miles to T-38 S, S 64th Ave E from Hwy T-38 S 0.8 miles to E 152nd St S, S 64th Ave E

from E 152nd St S 0.5 miles to E 156th St S, E 156th St S from S 64th Ave E 0.2 miles to 462nd Ave Poweshiek County, S 112th Ave E from Hwy T-33 S 1.4 miles to E 142nd St S, E 142nd St S from S 112th Ave E 0.1 miles to S 112th Ave E, S 112th Ave E from E 142nd St S 1.3 miles to Hwy T-38 S, E 128th St N from Hwy F-17 E 2.0 miles to N 107th Ave E, S 60th Ave W from IA 117 1.0 miles to W 92nd St S, S 60th Ave W from W 92nd St S 2.0 miles to W 76th St S, S 52nd Ave W from W 76th St S 1.0 miles to W 68th St S, S 52nd Ave W from W 68th St S 0.30 miles to W 66th St S, W 66th St S from S 52nd Ave W 1.0 miles to S 44th Ave W, S 104th Ave W from W 8th St S 0.6 miles to Rifle St, Rifle St from S 104th Ave W 1.8 miles to Hwy F-62 W, Ranch Ave from Robin Ave 3.5 miles to E 56th St S, E 84th St N from N 67th Ave E 1.0 miles to N 75th Ave E, E 84th St N from N 75th Ave E 1.0 miles to N 83rd Ave E, E 84th St N from N 83rd Ave E 1.0 miles to IA 14 N, W 125th St S from F-70 W 1.0 miles to S 112th Ave W, S 112th Ave W from W 125th St S 0.3 miles to Pinion Ave, and Pinion Ave from S 112th Ave W 0.4 miles to W 129th St S.

Total Mileage deleted from the Farm to Market System: 28.2 miles

AYES: _____

NAYS: _____

Approved this _____ day of _____, 2026

Thad Nearmyer

Brandon Talsma

Doug Cupples

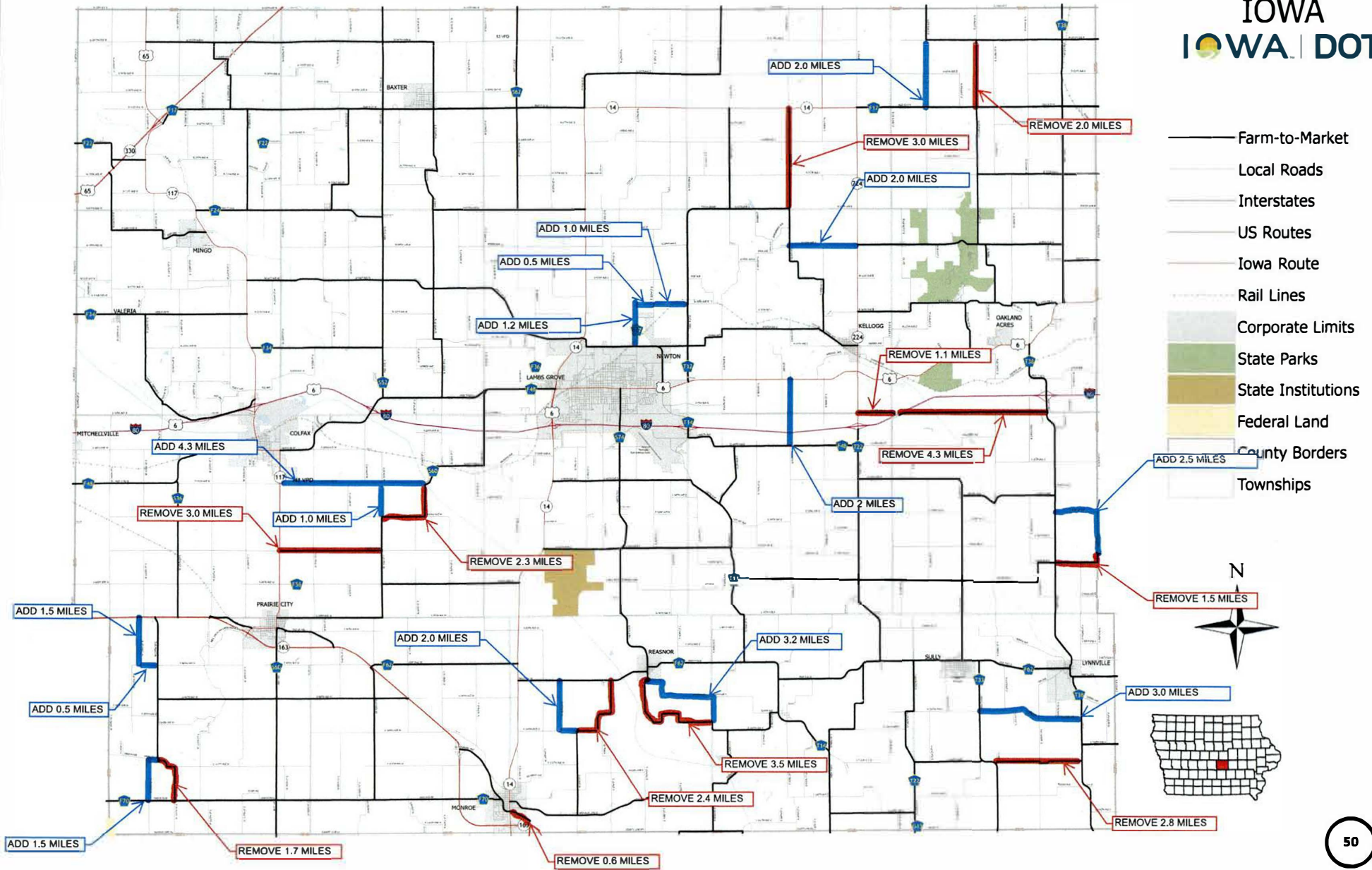
ATTEST: _____ Jenna Jennings
Jasper County Auditor



**JASPER COUNTY IOWA
FARM-TO-MARKET SYSTEM REVISIONS
11/20/2025 Rev 04/02/2026**

Road Segment			Township	Length	
Name	Start	End		Removed (mi)	Added (mi)
Sherman Street (Old IA 374)	IA 14	Monroe CL	Fairview East	0.5	
Old IA 374 Hwy	Monroe CL	Dead End	Fairview East	0.1	
S 12th Ave E	IA 224	I-80	Beuna Vista	1.1	
S 12th Ave E	I-80	E 132nd St S	Richland	2.8	
S 12th Ave E	E 132nd St S	E 140th St S	Richland	1	
S 12th Ave E	E 140th St S	E 142nd St S	Richland	0.3	
S 12th Ave E	E 142nd St S	T-38 S	Richland	0.2	
S 64th Ave E	T-38 S	E 152nd St S	Richland	0.8	
S 64th Ave E	E 152nd St S	E 156th St S	Richland	0.5	
E 156th St S	S 64th Ave E	462nd Ave (Poweshiek County)	Richland	0.2	
S 112th Ave E	T-33 S	E 142nd St S	Lynn Grove	1.4	
E 142nd St S	S 112th Ave E	S 112th Ave E	Lynn Grove	0.1	
S 112th Ave E	E 142nd St S	T-38 S	Lynn Grove	1.3	
E 128th St N	F-17 E	N 107th Ave E	Hickory Grove	2	
S 60th Ave W	IA 117	W 92nd St S	Mound Prairie	1	
S 60th Ave W	W 92nd St S	W 76th St S	Mound Prairie	2	
S 52nd Ave W	W 76th St S	W 68th St S	Mound Prairie	1	
S 52nd Ave W	W 68th St S	W 66th St S	Mound Prairie	0.3	
W 66th St S	S 52nd Ave W	S 44th Ave W	Mound Prairie	1	
S 104th Ave W	W 8th St S	Rifle St	Fairview East	0.6	
Rifle St	S 104th Ave W	F-62 W	Fairview East	1.8	
Ranch Ave	Robin Ave	E 56th St S	Fairview East	3.5	
E 84th St N	N 67th Ave E	N 75th Ave E	Mariposa	1	
E 84th St N	N 75th Ave E	N 83rd Ave E	Mariposa	1	
E 84th St N	N 83rd Ave E	IA 14 N	Mariposa	1	
W 125th St S	F-70 W	S 112th Ave W	Des Moines	1	
S 112th Ave W	W 125th St S	Pinion Ave	Des Moines	0.3	
Pinion Ave	S 112th Ave W	W 129th St S	Des Moines	0.4	
E 19th St N	N 19th Ave E	N 39th Ave E	Newton		1.2
N 39th Ave E	E 19th St N	E 28th St N	Newton		0.5
N 39th Ave E	E 28th St N	T-12 N	Newton		1
N 59th Ave E	E 84th St N	E 92nd St N	Kellogg		1
N 59th Ave E	E 92nd St N	IA 224 N	Kellogg		1
S 44th Ave W	IA 117 N	W 92nd St S	Mound Prairie		1
S 44th Ave W	W 92nd St S	W 84th St S	Mound Prairie		1
S 44th Ave W	W 84th St S	W 80th St S	Mound Prairie		0.5
S 44th Ave W	W 80th St S	W 76th St S	Mound Prairie		0.5
S 44th Ave W	W 76th St S	Neptune St	Mound Prairie		1.3
W 76th St S	S 52nd Ave W	S 44th Ave W	Mound Prairie		1
E 116th St N	F-17 E	N 107th Ave E	Hickory Grove		2
E 84th St S	S 28th Ave E	S 12th Ave E	Beuna Vista		1
E 84th St S	S 12th Ave E	US 6 E	Beuna Vista		1
S 100th Ave E	T-33 S	E 136th St S	Lynn Grove		1
Titan Ave	E 136th St S	E 142nd St S	Lynn Grove		0.8
Titan Ave	E 142nd St S	E 146th St S	Lynn Grove		0.5
Titan Ave	E 146th St S	T-38 S	Lynn Grove		0.7
S 52nd Ave E	T-38 S	E 156th St S	Richland		1.3
E 156th St S	S 52nd Ave E	462nd Ave (Poweshiek County)	Richland		1.2
Robin Ave	Ranch Ave	E 56th St S	Fairview East		2.4
E 56th St S	Robin Ave	Ranch Ave	Elk Creek		0.8
S 104th Ave W	W 8th St S	W 16th St S	Fairview East		0.5
W 16th St S	S 104th Ave W	S 96th Ave W	Fairview East		1
W 16th St S	S 96th Ave W	F-62 W	Fairview East		0.5
S 88th Ave W	W 129th St S	W 133rd St S	Des Moines		0.5
W 133rd St S	S 88th Ave W	IA 163 W	Des Moines		1.5
W 131st St S	F-70 W	High Street (Vandalia)	Des Moines		1
High Street (Vandalia)	W 131st St S	Pinion Ave (Main St)	Des Moines		0.2
Pinion Ave (Main St)	High Street (Vandalia)	W 129th St S	Des Moines		0.3
SUM				28.2	28.2

Jasper County IOWA IOWA DOT





Contracts and Specifications Bureau

04/21/2026 11:33 AM

Project(s) and Vendor Ranking

Page 2 of 2

Call Order: 153
Letting Date: April 21, 2026 10:00 A.M.
Letting Status: AWARDED
Contract Period: Start Date: 06/15/26 130 Working Days

Contract ID: 50-C050-154
Awarded Vendor: INROADS, LLC.

Primary County: JASPER
DBE Goal: 0.0%

Rank	Vendor ID	Vendor Name	Total Bid	Percent Of Low Bid
1	IN122	INROADS, LLC.	\$5,781,313.03	100.00%
2	EL045	ELDER CORPORATION	\$6,100,000.00	105.51%
3	RE300	REILLY CONSTRUCTION CO., INC.	\$6,386,616.41	110.47%
4	MO484	C.J. MOYNA & SONS, LLC & PROGRESSIVE STRUCTURES, LLC, JV	\$6,563,890.58	113.54%
5	GR219	GRIMES ASPHALT AND PAVING CORPORATION	\$7,546,055.00	130.52%

CONFIDENTIAL - DESTROY IF PROJECT IS NOT AWARDED

RESOLUTION 07-103

Jasper County, Iowa

Ordinance Number ~~51A~~ 51B

~~A RESOLUTION TO AMEND ORDINANCE NUMBER 11-1 AND ORDINANCE NUMBER 51 APPOINTING A JASPER COUNTY MEDICAL EXAMINER AND DEPUTY MEDICAL EXAMINERS, RATIFYING AND CONFIRMING ALL PRIOR ACTS AND DOINGS, AND ESTABLISHING FEES FOR CERTAIN SERVICES RELATING TO MEDICAL EXAMINER DUTIES, AUTHORIZING THE POSITION OF MEDICAL EXAMINER INVESTIGATOR ASSISTANCE AND SETTING FEES FOR MEDICAL EXAMINER SERVICES, MEDICAL EXAMINER INVESTIGATOR SERVICES, AND TRANSPORTATION OF HUMAN REMAINS, AND RETAINING ALL RIGHTS INCLUDING BUT NOT LIMITED TO FULL JURISDICTION AND AUTHORITY TO REVIEW ALL CLAIMS FOR FEES AND EXPENSES RELATING TO MEDICAL EXAMINER, MEDICAL EXAMINER INVESTIGATORS AND TRANSPORTATION SERVICES AND TO SEEK REIMBURSEMENT THEREFOR.~~

Jasper County Ordinance Number 11-1 passed and approved on or about December 23, 1997, and Jasper County Ordinance Number 51 passed and approved on or about July 18, 2006, **Jasper County Ordinance Number 51A (Resolution 07-103) passed and approved on or about December 18, 2007,** ~~are is each~~ hereby amended by striking same and by substituting in lieu thereof the following new Ordinance:

**BE IT NOW HEREBY RESOLVED THAT THE FOLLOWING ORDINANCE BE,
AND IS HEREBY, ENACTED BY JASPER COUNTY, IOWA:**

IT IS HEREBY RESOLVED that, subject to the provisions of this ordinance and all applicable provisions of Iowa law and all applicable rules and regulations, ~~Dr. Gautam Kakade, the Board of Supervisors shall appoint~~ an Iowa-licensed physician in good standing, ~~be and is hereby appointed to serve as Jasper County Medical Examiner for a two-year term and continuing beyond such term or until his~~ **the new** successor shall have been duly appointed and qualified and is hereby authorized and directed to perform each and every duty of such office authorized by law.

IT IS HEREBY FURTHER RESOLVED that, subject to the provisions of this ordinance and all applicable provisions of Iowa law and all applicable rules and regulations, ~~Newton Clinic, P.C. and each Iowa-licensed physician in good standing affiliated with said Newton Clinic, P.C. be, and is hereby, appointed to serve as Deputy~~

Jasper County Medical Examiner and is hereby authorized and directed to in the absence of the aforesaid Jasper County Medical Examiner to act in such capacity and to thereupon perform each and every duty of the Jasper County Medical Examiner authorized by law.

IT IS HEREBY FURTHER RESOLVED that all lawful and appropriate prior acts and doings of the late Dr. Fred E. Carpenter, Jr. and Newton Clinic, P.C. and each Iowa-licensed physician affiliated with Newton Clinic, P.C. while serving as or under the auspices as Jasper County Medical Examiner or Deputy Medical Examiner be and are hereby ratified, confirmed and approved as the authorized acts and doings of said person while acting on behalf of Jasper County, Iowa as its medical examiner and that all prior payments for fees and expenses relating to performance of authorized duties of such person(s) as medical examiner or deputy medical examiner be and are hereby ratified, confirmed and approved as authorized acts and doings of the Jasper County Auditor.

IT IS HEREBY FURTHER RESOLVED that the Board of Supervisors of Jasper County, Iowa may, from time to time, appoint a new or deputy or one or more substitutes or one or more additional Jasper County Medical Examiner by Resolution.

IT IS HEREBY FURTHER RESOLVED that, subject to all applicable provisions of Iowa law and all applicable rules and regulations, the Medical Examiner/Deputy Medical Examiner(s) may at his/her sole discretion, on a continuing basis unless and until further formal action to the contrary be taken by the Jasper County Board of Supervisors, engage the services of one or more persons whom they may designate as qualified Medical Examiner Investigators, who shall serve at the leisure of and under the Direction of the Medical Examiner and each Deputy Medical Examiner, with fees for services and expenses of such person(s) to be billed directly to Jasper County, Iowa and subject to review by the Jasper County Board of Supervisors on a case-by-case or per service basis and receipt and approval of itemized statements for such services.

IT IS HEREBY FURTHER RESOLVED that the fees for services provided by the Jasper County Medical Examiner, in but only in those situations where by law Jasper County, Iowa is mandated to pay any fees for services, be and are hereby set **by the Jasper County Board of Supervisors Resolution at the beginning of each fiscal year** in the sum of ~~\$50.00 per hour, with a minimum of \$150.00 per call for service, plus mileage at the authorized per mile vehicle use deduction rate as established from time to time by the Internal Revenue Service or the per mile reimbursement rate established from time to time for Jasper County employees, which ever mileage rate be the higher, plus such actual expenses as Jasper County may be mandated to pay under state law or any rule or regulation but subject to the requirements of strict itemization and timely submission thereof by the medical examiner and further subject to the continuing duty and right of the Jasper County Board of Supervisors under the provisions of Iowa Code §331.401 to review and approve or deny any and all claims submitted from Jasper County taxpayers' funds. The aforesaid sum per call for service rate shall be annually on each July 1st adjusted upward cumulatively by three percent (3.0%), commencing July 1, 2009.~~

IT IS HEREBY FURTHER RESOLVED that at least annually the Medical Examiner shall file with the Jasper County Auditor the names of each person designated a Jasper County Medical Examiner Investigator; and, the fees for services provided by each Jasper County Medical Examiner Investigator **shall be set by the Jasper County Board of Supervisors Resolution at the beginning of each fiscal year.** ~~be and are hereby set in the sum of \$35.00 per hour, with a minimum of \$100.00 per call for service, plus mileage at the authorized per mile vehicle use deduction rate as established from time to time by the Internal Revenue Service or the per mile reimbursement rate established from time to time for Jasper County employees, which ever mileage rate be the higher, plus such actual expenses as Jasper County may be mandated to pay under state law or any rule or regulation but subject to the requirements of strict itemization and timely submission thereof by such medical examiner investigator and further subject to the continuing duty and right of the Jasper County Board of Supervisors under the provisions of Iowa Code §331.401 to review and approve or deny any and all claims submitted from Jasper County taxpayers' funds. The aforesaid sum per call for service rate shall be annually on July 1st adjusted upward cumulatively by three percent (3.0%), commencing July 1, 2009.~~

IT IS HEREBY FURTHER RESOLVED that the maximum allowable fee for transportation of human remains at any point within a two-hundred mile radius of the Jasper County Courthouse in Newton, Iowa for purposes of autopsy or other authorized and necessary purpose including all labor and equipment and actual expenses and fees, **shall be set by the Jasper County Board of Supervisors Resolution at the beginning of each fiscal year.** ~~be and is hereby fixed at \$250.00, plus a vehicle usage fee calculated at the authorized per mile vehicle use deduction rate as established from time to time by the Internal Revenue Service or the per mile reimbursement rate established from time to time for Jasper County employees, whichever mileage rate be the higher. The aforesaid fixed fee portion for such transportation services shall be annually on each July 1st adjusted upward cumulatively by three percent (3.0%), commencing July 1, 2009.~~

IT IS HEREBY FURTHER RESOLVED that Jasper County, Iowa shall be deemed the payor of last resort relative to any and all other sources of payment available for such aforementioned services. Acceptance of payment by any contemplated payee shall be deemed a full and unrestricted assignment of all right, title and interest of such payee in such claim for services over to Jasper County, Iowa for purposes of indemnification and a guarantee of full cooperation at no further cost to Jasper County, Iowa on the part of such payee relative to all efforts of Jasper County, Iowa to seek indemnification or other third-party source repayment.

IT IS HEREBY FURTHER RESOLVED that nothing contained within this Resolution shall in any manner limit the duty and right of the Jasper County Board of Supervisors to review and approve or deny each and every claim for payment under the provisions of Iowa Code §331.401 or to seek initial payment or subrogation or repayment as by law and/or as by any contract provided.

IT IS FURTHER HEREBY RESOLVED that each payment made in any manner relating to the services, fees, expenses, etc. hereinabove contemplated shall be deemed to have been made with a full reservation of all rights and shall not be deemed to have been made as and for any full accord and satisfaction on the part of Jasper County, Iowa,

thereby reserving unto Jasper County, Iowa all claims, cross-claims, and such other reservations of rights as by law Jasper County, Iowa may have expressly done on a claim-by-claim basis.

The ordinance shall be in full force and effect May 5th, 2026, after its final passage, approval and publication as provided by law. All previous ordinances are considered null and void.

Passed and approved on this _____ day of _____, 20____ following three readings (or due to waiver thereof in the manner allowed by law).

First Reading Passed: _____

Second Reading Passed: _____

Third Reading Passed: _____

Approved: _____

Published: _____

Published: _____

Published: _____

Thad Nearmyer, Chairman
Jasper County Board of Supervisors

Attest:

Jenna Jennings, Auditor

Resolution: _____

ADOPTION OF BUDGET & CERTIFICATION OF TAXES
Fiscal Year July 1, 2026 - June 30, 2027

County Number: 50 County Name: JASPER COUNTY Date Adopted: (entered upon adoption)

At the meeting of the Board of Supervisors of this County, held after the public hearing as required by law, on the date specified above and to the right, the proposed budget for the fiscal year listed above was adopted as summarized and attached hereto, and tax levies, as itemized below, were approved for all taxable property of this County. By signing, the County confirms it has fully complied with all postings and publications required per 24.2A and 331.434. There is attached a Long-Term Debt Schedule (Form 703) for the debt service needs, if any.

Note: Utility Tax Replacements are estimated by subtracting the amounts produced in Column T from the amounts entered in Column P. The software performs this calculation and places the budget-year estimated Utility Tax Replacement amounts on line 11 of the Revenues Detail sheet.

Budget Basis
CASH

GENERAL BASIC FUND LEVY CALCULATION

	GBFL Max Rate	GBFL Max Dollars	Non-TIF Taxable w/ G&E	Taxable Growth %
FY 2026 Budget Data	4.07874	8,987,477	2,203,493,556	6.75
	Limitation Percentage			
	3			
	GBFL Max Rate	GBFL Max Dollars	Revenue Growth %	
Max Allowed GBFL for FY 2027	3.95994	9,314,596	3.64	

RURAL BASIC FUND LEVY CALCULATION

	RBFL Max Rate	RBFL Max Dollars	Non-TIF Taxable w/ G&E	Taxable Growth %
FY 2026 Budget Data	3.95000	5,055,796	1,279,948,446	5.83
	Limitation Percentage			
	2			
	RBFL Max Rate	RBFL Max Dollars	Revenue Growth %	
Max Allowed RBFL for FY 2027	3.87255	5,245,845	3.76	

		UTILITY REPLACEMENT AND PROPERTY TAX DOLLARS	VALUATION WITH GAS & ELEC UTILITIES	LEVY RATE	VALUATION WITHOUT GAS & ELEC UTILITIES	PROPERTY TAXES LEVIED
A. Countywide Levies:	1		2,352,206,263		2,312,350,337	
General Basic	2	9,314,596		3.95994		9,156,769
+ Cemetery (Pioneer - 331.424B)	3	2,000		0.00085		1,965
= Total for General Basic	4	9,316,596				9,158,734
Emerg Mgmt Dollars Included Above in Gen Basic-Info Only for Tax Statement	5					0
General Supplemental	6	1,930,796		0.82084		1,898,070
Emerg Mgmt Dollars Included Above in Gen Supp-Info Only for Tax Statement	7	18,686				18,360
Debt Service (from Form 703 col. I Countywide total)	9	1,457,834	2,470,068,757	0.59020	2,430,212,831	1,434,312
Voted Emergency Medical Services (Countywide)	10					0
Other	11					0
Subtotal Countywide (A)	12	12,705,226		5.37183		12,491,116
B. All Rural Services Only Levies:	13		1,354,622,853		1,327,604,860	
Rural Services Basic	14	5,053,901		3.73085		4,953,095
Rural Services Supplemental	16					0
Unified Law Enforcement	17					0
Other	18					0
Other	19					0
Subtotal All Rural Services Only (B)	20	5,053,901		3.73085		4,953,095
Subtotal Countywide/All Rural Services (A + B)	21	17,759,127		9.10268		17,444,211
C. Special District Levies:						
Flood & Erosion	22			0.00000		0
Voted Emergency Medical Services (partial county)	23			0.00000		0
Other	24	0		0.00000		0
Other	25			0.00000		0
Other	26			0.00000		0
Township ES Levies (Summary from Form 638-RE)	27	0	0		0	0
Subtotal Special Districts (C)	28	0				0
GRAND TOTAL (A + B + C)	29	17,759,127				17,444,211

Compensation Schedule for FY 2026/2027			
Elected Official	Annual Salary	Number of Official County Newspapers	Names of Official County Newspapers:
Attorney	157,853		
Auditor	100,631	1	Newton News
Recorder	98,677	2	Jasper Tribune
Treasurer	100,631	3	Hometown Press
Sheriff	157,163	4	
Supervisors	47,000	5	
Supervisor Vice Chair, if different		6	
Supervisor Chair, if different			

At a lawful meeting of the Board of Supervisors of the County indicated above, on the date indicated, the budget for fiscal year listed above, was adopted as summarized above by resolution. In addition, tax levies were voted on all taxable property of this county

(Board Chairperson)

(Date)

(County Auditor or Budget Preparer)

(Date)

COUNTY AUDITOR'S CERTIFICATION

By Electronically Certifying, I certify the budget meets all statutory obligations.

(County Auditor Signature of Certification)

(Date)

Resolution _____

STATE OF IOWA
Jasper County



TRANSFER ORDER

\$190,089.72

Newton, Iowa, April 28, 2026

Doug Bishop, Treasurer, Jasper County, Iowa

Transfer One hundred ninety thousand eighty nine dollars and 72/100***

From: 0001 - General Basic
Fund

To: 0020 - Secondary Roads Fund

xxxx-99-0051-000-81400

xxxx-4-99-0051-904000

Account of: Road Use Funds Match

By Order of Board of Supervisors.

Supervisor

NO. 1568

Attest

Auditor/Designee

This transfer is required in order to receive State Road Use Funds.

2nd payment for FY2026

Resolution _____

STATE OF IOWA
Jasper County

}

TRANSFER ORDER

\$1,076,558.64

Newton, Iowa, April 28, 2026

Doug Bishop, Treasurer, Jasper County, Iowa

Transfer One million seventy six thousand five hundred fifty eight dollars and 64/100***

From: 0011 - Rural Services
Fund

To: 0020 - Secondary Roads Fund

xxxx-99-0051-000-81400

xxxx-4-99-0051-904000

Account of: Road Use Funds Match

By Order of Board of Supervisors.

NO. 1569

Supervisor

Attest

Auditor/Designee

This transfer is required in order to receive State Road Use Funds.

2nd payment for FY2026

	A	B	C	D	E	F	G	H	I	J	
1	Jasper County				Computation of Maximum/Minimum Allowable Transfer from General						
2	Year ended June 30, 2026				Basic and Rural Services Basic Funds to Secondary Roads Fund						
3	Period 1-9										
4							Tax Rate	Total Fund Tax			
5					Collections		Per \$1000	Levy Per \$1000	Total		
6	Maximum Allowable Transfer (As required by Chapter 331.429 of the Code of Iowa)										
7	General Basic Fund Share of:										
8	Current tax & State Tax Credits (except Military)				8,326,189.01	0.16875	3.87459	362,630.47			
9	Utility & Excise Tax				121,931.99	0.16875	3.87459	5,310.50			
10	Military tax credit				-	0.16875	3.50000	-			
11	Mobile Home tax collections				4,305.66	0.16875	3.50000	207.59			
12	Delinquent tax collections				5.11	0.16875	3.50000	0.25			
13	Maximum amount authorized				8,452,431.77			368,148.81			
14	Actual Transfers							(178,059.09)	178,059.09		
15	Under (Over) maximum authorized transfers							190,089.72	190,089.72		
16	Percentage of Actual to Maximum							0.48			
17											
18	Rural Services Basic Fund Share of:										
19	Current tax & State Tax Credits (except Military)				4,664,799.83	3.00375	3.95000	3,547,314.55			
20	Utility & Excise Tax				85,020.80	3.00375	3.95000	64,653.48			
21	Military tax credit				-	3.00375	3.95000	-			
22	Mobile Home tax collections				3,578.71	3.00375	3.95000	2,721.41			
23	Delinquent tax collections				-	3.00375	3.95000	-			
24	Maximum amount authorized				4,753,399.34			3,614,689.43			
25	Actual Transfers							(1,717,656.06)	1,717,656.06		
26	Under (Over) maximum authorized transfers							1,897,033.37	1,076,558.64		
27	Percentage of Actual to Maximum							0.48			
28											
29	Minimum Allowable Transfer (As required by Chapter 312.2(8) of the Code of Iowa)										
30					Assessed Value of Taxable Property		Tax Rate Per \$1000	Total			
31	General Basic Fund (All taxable property in the County)				2,203,493,556.00		0.16875	371,839.54			
32	Rural Service Fund (Not located within City limits)				1,279,948,446.00		3.00375	3,844,645.14			
33	Total revenue potential							4,216,484.68			
34	Minimum Allowable Transfer (75% of total revenue potential)							3,162,363.51	3,162,363.51		
35											
36	Total Actual Transfer from General Basic & Rural Services Funds							3,982,838.25			
37	Local Option Sales Tax (Secondary Roads Fund)							-			
38	Other Funds Provided for Secondary Road Purposes							-			
39	Total							3,982,838.25			
40	Under (Over) minimum requirement							(820,474.74)			
41	Percentage of Minimum Total to Maximum for General Basic & Rural Services Fund (If greater then 75% - OK)							0.94			
42											

April 21, 2026

Tuesday, April 21, 2026, the Jasper County Board of Supervisors met in regular session at 9:30 a.m. with Supervisors Cupples, Talsma, and Nearmyer present and accounted for, Chairman Nearmyer presiding.

Betsy Stursma and Alex Jacobsen with Iowa Primary Care Association (PCA) gave a presentation on the new behavioral health system in Iowa.

Motion by Talsma, seconded by Cupples to open a Public Hearing on the amendment for the current budget FY2025-2026.

YEA: NEARMYER, TALSMA, CUPPLES

Motion by Cupples, seconded by Talsma to close the Public Hearing.

YEA: NEARMYER, TALSMA, CUPPLES

Motion by Talsma, seconded by Cupples to adopt Resolution 26-19, approving the current budget FY2025-2026 amendment.

YEA: NEARMYER, TALSMA, CUPPLES

A complete copy of the resolution is on file in the Office of the Jasper County Auditor.

Motion by Talsma, seconded by Cupples to adopt Resolution 26-20, approving the appropriation for the FY2025-2026 budget amendment.

YEA: NEARMYER, TALSMA, CUPPLES

A complete copy of the resolution is on file in the Office of the Jasper County Auditor.

Motion by Talsma, seconded by Cupples to open a Public Hearing for the 1st reading for the Secondary Roads FY2027 budget.

YEA: NEARMYER, TALSMA, CUPPLES

Motion by Cupples, seconded by Talsma to close the Public Hearing.

YEA: NEARMYER, TALSMA, CUPPLES

Ray Maxey, Veterans Affairs Director spoke with the Board about putting designated parking spots for Veterans at the Administration Building, Courthouse, and Community Center buildings.

Motion by Talsma, seconded by Cupples to approve placing Veterans designated parking spots at the Courthouse (1), County Administration Building (2), and Community Center building (2).

YEA: NEARMYER, TALSMA, CUPPLES

Motion by Talsma, seconded by Cupples to adopt Resolution 26-21 approving a 28E Agreement between Central Iowa Regional Tactical Team (CIRTT) and Grinnell Police Department, Jasper County Sheriff's Office, Pella Police Department, Poweshiek County Sheriff's Office, and Newton Police Department.

YEA: NEARMYER, TALSMA, CUPPLES

A complete copy of the resolution is on file in the Office of the Jasper County Auditor.

Motion by Cupples, seconded by Talsma to approve the PPME Contract with Secondary Roads effective July 1, 2026, to June 30, 2027.

YEA: NEARMYER, TALSMA, CUPPLES

Motion by Cupples, seconded by Talsma to authorize the County Engineer to sign notification for work in Iowa Interstate Railroad right-of-way on behalf of Jasper County for the Image Ave. Scrub Seal Project.

YEA: NEARMYER, TALSMA, CUPPLES

Mike Frietsch, Engineer presented bids to purchase two (2) new tilt trailers. There was only one (1) bid presented:

Thomas Trailers & Equipment \$17,293.26 per unit

Motion by Cupples, seconded by Talsma to approve the only bid to Thomas Trailers & Equipment in the amount of \$34,586.52 to purchase 2 new RoadClipper by Diamond C tilt trailers.

YEA: NEARMYER, TALSMA, CUPPLES

Motion by Cupples, seconded by Talsma to approve a temporary liquor license for 2nd Ave. Social LLC at Country View Barn, 7198 E 36th St. S., Newton, IA on June 18, 2026, to June 22, 2026.

YEA: NEARMYER, TALSMA, CUPPLES

Motion by Talsma, seconded by Cupples to approve claims paid through April 21, 2026.

YEA: NEARMYER, TALSMA, CUPPLES

Motion by Talsma, seconded by Cupples to approve the Board of Supervisors minutes from April 14, 2026.

YEA: NEARMYER, TALSMA, CUPPLES

There were no Board Appointments.

The Board moved into an open session with Ryan Eaton, Information Systems Director, for an employee evaluation. Ryan communicates well with his staff, other departments, and the Board if there are any changes going on or updates. He stays fluent in rules and laws that are changing constantly and keeps his staff up to date. Trying to cross train and delegate tasks to his staff members so it's not all on one plate. He tries to be conservative and push projects down the road until they are absolutely needed. Ryan is resourceful and is trying to find new processes for our daily operations.

Motion by Cupples, seconded by Talsma to adjourn from the regular meeting and recess until 1:30 p.m.

YEA: NEARMYER, TALSMA, CUPPLES

Motion by Talsma, seconded by Cupples to come out of recess and enter into the work session.

YEA: NEARMYER, TALSMA, CUPPLES

Mike Frietsch spoke with the Board about replacing the old 28E Agreement with the City of Monroe on S. 128th Ave. W. (County Line Road) consisting of 0.5 miles. The old agreement allowed the County to capture \$900.00 per year for maintenance. The new agreement will increase the maintenance services to \$2,000.00 per year with a 3% increase on year 2 and thereafter. Mike also discussed the Farm to Market roads in Jasper County and some of the changes that are being made.

Motion by Cupples, seconded by Talsma to adjourn the Tuesday, April 21, 2026, meeting of the Jasper County Board of Supervisors.

YEA: NEARMYER, TALSMA, CUPPLES

Jenna Jennings, Auditor

Thad Nearmyer, Chairman