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ORDINANCES

- 99-1 An Ordinance Adopting and Implementing in Part the State Gift Tax Act
- 99-2 Amendment of Ordinance Concerning Application For A Regional Pollution Control Facility
- 99-3 An ordinance amending the ordinance regulating development in special flood hazard areas
- 99-4 A ordinance changing the date for the submission of applications for the senior citizens assessment freeze homestead exemption
- 99-5 A ordinance to add territory to the Jackson County Enterprise Zone (Southern Illinois Healthcare facility)
- 99-6 A ordinance to add territory to the Jackson County Enterprise Zone (Dogwood Fireplace and Lawn facility)
- 99-7 A ordinance to add territory to the Jackson County Enterprise Zone (Carbondale Business Development Corporation facility)
- 99-8 A ordinance to add territory to the Jackson County Enterprise Zone (EMAC, Inc)
- 99-9 A ordinance to add territory to the Jackson County Enterprise Zone (Richard Kennedy Property)
- 99-10 An ordinance for the establishment of an altered speed zone on Chautaugua Rd.
- 99-11 An ordinance amending the Jackson County Private Sewage Disposal System Ordinance
- 99-12 An ordinance amending the Jackson County Food Service Sanitation Ordinance
- 99-13 An ordinance establishing juror fees

99-14

A ordinance for the establishment of an altered speed zone establishing a speed limit of 45 mph on Huffman Road.

99-15

An ordinance providing for and making the annual tax levy for Jackson County Illinois for the year December 1, 1999 through November 30, 2000.

99-16

An ordinance for the establishment of an altered speed zone establishing a speed limit of 45 mph on Chautauqua Road beginning at Country Club Road and extending easterly to Rowden Road

99-17

An ordinance for the establishment of an altered speed zone establishing a speed limit of 45 mph on Pleasant Hill Road beginning at McLafferty Road and extending westerly to Country Club Road

99-18

A ordinance for the establishment of an altered speed zone establishing a speed limit of 40 mph on Union Hills Road beginning at Pleasant Hill Road

99-19

A ordinance to determine the assessment of 911 surcharges on Centrex or Centranet telephone customers

ORDINANCE NO. 99-19

AN ORDINANCE TO DETERMINE THE ASSESSMENT OF 911 SURCHARGES ON CENTREX OR CENTRANET TELEPHONE CUSTOMERS

WHEREAS, the State of Illinois has enacted into law the "Emergency Telephone System Act, 50 ILCS 750/0.01 *et seq.* (West 1998); and

WHEREAS, the majority of Jackson County, Illinois legal voters voting on a referendum to impose a surcharge presented to them at the November 6, 1990 General Election voted in favor of the imposition of the \$1.25/month surcharge; and

WHEREAS, thereafter there was created the Jackson County Emergency Telephone System Board to operate and maintain an emergency telephone system (911 system); and

WHEREAS, there is now a need to clarify the assessment of surcharges on telephone customers with Centrex or CentraNet telephone systems as a result of the Appellate Court of Illinois, First District, decision in *City of Chicago and ETSSB, vs. Illinois Commerce Commission and the Illinois Telephone Association*, 228 Ill. Dec. 369, 689 N.E.2d 241 (1st Dist. 1997);

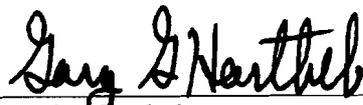
WHEREAS, the purpose of this Ordinance is merely to clarify, and not change, current existing practice.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNTY BOARD OF JACKSON COUNTY, ILLINOIS AS FOLLOWS:

Section 1.

All Centrex and CentraNet telephone customers within Jackson County shall continue to be assessed the 911 surcharge on the basis of 1 surcharge for every 10 Centrex or CentraNet lines.

APPROVED AT THE REGULAR MEETING OF THE JACKSON COUNTY BOARD
on this 8 day of Dec., 1999.



Gary G. Martlieb
Chairman

ATTEST:



Larry Reinhardt
County Clerk

AN ORDINANCE FOR THE ESTABLISHMENT

OF AN ALTERED SPEED ZONE

99-18

IT IS HEREBY DECLARED by the Board of Jackson County, Illinois, that the basic statutory vehicular speed limits established by Section 11-604 of the Illinois Vehicle Code are more than that considered reasonable and proper on the highway listed below for which Jackson County Department of Highways has maintenance responsibility and which is not under the jurisdiction of the Department of Transportation, State of Illinois.

BE IT FURTHER DECLARED that this Board has caused to be made an engineering and traffic investigation upon highway listed below; and,

BE IT FURTHER DECLARED that, by virtue of Section 11-604 of the above Code, this Board determines and declares that reasonable and proper absolute maximum speed limit upon a portion of Union Hill Road as listed below shall be 40 m.p.h.

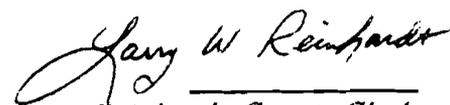
A 40 mile per hour speed limit beginning at Pleasant Hill Road and extending southerly for a total distance of 0.75 miles.

BE IT FURTHER DECLARED that signs be erected giving notice thereof in conformance with the standards and specifications contained in the Illinois Manual of Uniform Traffic Control Devices for Streets and Highways.

BE IT FURTHER DECLARED that this ordinance shall take effect immediately after the erection of said signs giving notice of the maximum speed limits.

I, Larry Reinhardt, County Clerk in and for Jackson County, in the State aforesaid, and keeper of the records and files thereof, as provided by statute, do hereby certify the foregoing to be a true, perfect, and complete copy of an ordinance adopted by the Board of Jackson County at its regular meeting held at Murphysboro on 12-8, 1999.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said County this 8 day of 12, 1999


Larry Reinhardt, County Clerk

SEAL



AN ORDINANCE FOR THE ESTABLISHMENT

OF AN ALTERED SPEED ZONE

99-17

IT IS HEREBY DECLARED by the Board of Jackson County, Illinois, that the basic statutory vehicular speed limits established by Section 11-604 of the Illinois Vehicle Code are more than that considered reasonable and proper on the highway listed below for which Jackson County Department of Highways, Carbondale Township and Murphysboro Township have maintenance responsibility and which is not under the jurisdiction of the Department of Transportation, State of Illinois.

BE IT FURTHER DECLARED that this Board has caused to be made an engineering and traffic investigation upon highway listed below; and,

BE IT FURTHER DECLARED that, by virtue of Section 11-604 of the above Code, this Board determines and declares that reasonable and proper absolute maximum speed limit upon a portion of Pleasant Hill Road as listed below shall be 45 m.p.h.

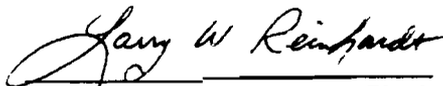
A 45 mile per hour speed limit beginning at McLafferty Road and extending westerly to Country Club Road for a total distance of 2.16 miles.

BE IT FURTHER DECLARED that signs be erected giving notice thereof in conformance with the standards and specifications contained in the Illinois Manual of Uniform Traffic Control Devices for Streets and Highways.

BE IT FURTHER DECLARED that this ordinance shall take effect immediately after the erection of said signs giving notice of the maximum speed limits.

I, Larry Reinhardt, County Clerk in and for Jackson County, in the State aforesaid, and keeper of the records and files thereof, as provided by statute, do hereby certify the foregoing to be a true, perfect, and complete copy of an ordinance adopted by the Board of Jackson County at its regular meeting held at Murphysboro on 12-8, 1999.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said County this 8 day of Dec., 1999


Larry Reinhardt, County Clerk

SEAL

AN ORDINANCE FOR THE ESTABLISHMENT

OF AN ALTERED SPEED ZONE

99-16

IT IS HEREBY DECLARED by the Board of Jackson County, Illinois, that the basic statutory vehicular speed limits established by Section 11-604 of the Illinois Vehicle Code are more than that considered reasonable and proper on the highway listed below for which Carbondale Township and Murphysboro Township have maintenance responsibility and which is not under the jurisdiction of the Department of Transportation, State of Illinois.

BE IT FURTHER DECLARED that this Board has caused to be made an engineering and traffic investigation upon highway listed below; and,

BE IT FURTHER DECLARED that, by virtue of Section 11-604 of the above Code, this Board determines and declares that reasonable and proper absolute maximum speed limit upon a portion of Chautauqua Rd. as listed below shall be 45 m.p.h.

A 45 mile per hour speed limit beginning at Country Club Road and extending easterly to Rowden Rd. for a total distance of 1.00 miles.

BE IT FURTHER DECLARED that signs be erected giving notice thereof in conformance with the standards and specifications contained in the Illinois Manual of Uniform Traffic Control Devices for Streets and Highways.

BE IT FURTHER DECLARED that this ordinance shall take effect immediately after the erection of said signs giving notice of the maximum speed limits.

I, Larry Reinhardt, County Clerk in and for Jackson County, in the State aforesaid, and keeper of the records and files thereof, as provided by statute, do hereby certify the foregoing to be a true, perfect, and complete copy of an ordinance adopted by the Board of Jackson County at its regular meeting held at Murphysboro on December 8th, 1999.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said County this 9th day of December, 1999.


Larry Reinhardt, County Clerk

SEAL

AN ORDINANCE FOR THE ESTABLISHMENT

OF AN ALTERED SPEED ZONE

99-14

IT IS HEREBY DECLARED by the Board of Jackson County, Illinois, that the basic statutory vehicular speed limits established by Section 11-604 of the Illinois Vehicle Code are more than that considered reasonable and proper on the highway listed below for which Murphysboro Township has maintenance responsibility and which is not under the jurisdiction of the Department of Transportation, State of Illinois.

BE IT FURTHER DECLARED that this Board has caused to be made an engineering and traffic investigation upon highway listed below; and,

BE IT FURTHER DECLARED that, by virtue of Section 11-604 of the above Code, this Board determines and declares that reasonable and proper absolute maximum speed limit on Hoffman Road as listed below shall be 45 m.p.h.

A 45 mile per hour speed limit beginning at IL Rte. 127 and extending westerly to Hickory Ridge Road for a total distance of 2.35 miles.

BE IT FURTHER DECLARED that signs be erected giving notice thereof in conformance with the standards and specifications contained in the Illinois Manual of Uniform Traffic Control Devices for Streets and Highways.

BE IT FURTHER DECLARED that this ordinance shall take effect immediately after the erection of said signs giving notice of the maximum speed limits.

I, Larry Reinhardt, County Clerk in and for Jackson County, in the State aforesaid, and keeper of the records and files thereof, as provided by statute, do hereby certify the foregoing to be a true, perfect, and complete copy of an ordinance adopted by the Board of Jackson County at its regular meeting held at Murphysboro on 11-10, 1999.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said County this 10 day of NOV, 1999

Larry W Reinhardt
Larry Reinhardt, County Clerk

SEAL

ORDINANCE NO. 99-13

AN ORDINANCE ESTABLISHING JUROR FEES

WHEREAS, the County is required to pay jurors fees for their attendance and service in Jackson County Circuit Courts; and

WHEREAS, because of a recent amendment to Section 4-11001 of the Counties Code, the County wishes to set a new fee for both grand and petit jurors; and

WHEREAS, the present Ordinance is intended to repeal all other similar Ordinances which pertain to the payment of grand and petit juror fees.

Therefore, be it ordained as follows:

1. Effective January 1, 2000, both grand and petit jurors shall be paid according to the following schedule:
 - a) For jurors that are selected and serve on a jury panel - \$25 each day.
 - b) For all other jurors - \$15 each day.
2. This Ordinance shall repeal all other previous Ordinances that pertain to juror fees.

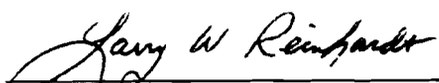
ORDAINED AND ADOPTED BY THE JACKSON COUNTY BOARD AT ITS REGULAR MONTHLY MEETING THIS 10TH DAY OF NOVEMBER, 1999.

By its Chairman,



Gary G. Hartlieb

ATTEST:



Larry W. Reinhardt, Clerk

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ORDINANCE 99- 12

**AN ORDINANCE AMENDING THE JACKSON COUNTY
FOOD SERVICE SANITATION ORDINANCE**

WHEREAS, there exists a Jackson County Food Service Sanitation Ordinance, as amended, regulating and licensing certain food establishments located in Jackson County, Illinois; and

WHEREAS, commensurate with the authority of the Jackson County Board to adopt certain ordinances regulating and licensing such establishments, from time to time, amendments to the existing ordinance are necessary; and

WHEREAS, the present amending ordinance is intended to amend, and not repeal, the Jackson County Food Service Sanitation Ordinance, and all its amendments; and

WHEREAS, the Jackson County Food Service Sanitation Ordinance has established license fees for food service establishments and retail food stores which have not been revised for more than ten years; and

WHEREAS, the amendments made by this present amending ordinance are for the purpose of revising fees to cover the increasing costs of the Jackson County food safety program and to further supplement tax and grant monies also used to support this program; and

WHEREAS, the amendments made by this present amending ordinance are for the purpose of establishing new categories and fees to more proportionately distribute the cost of the food safety program to the establishments requiring additional time and resources of the Jackson County Health Department; and

WHEREAS, the present amending ordinance has been duly approved by the Jackson County Board of Health.

**THEREFORE, THE JACKSON COUNTY BOARD ORDAINS AND ADOPTS
THE FOLLOWING:**

1. The present amending ordinance shall be incorporated into the existing Jackson County Food Service Sanitation Ordinance, as amended, as if originally part of the Food Service Sanitation Ordinance; further
2. Section H g. is amended as follows (additions are underlined - deletions are struck-out):

FEES: The following fees shall be required for food service establishments and retail food stores.

The annual license fee for a food service establishment shall be determined by "seating capacity" and risk category. Establishments are reviewed annually in accordance with Illinois Department of Public Health guidelines to determine if they are a Category I, II, or III establishment as defined in Section 750.10 of the Food Service Sanitation Code (77 Illinois Administrative Code 750). These definitions may be revised time to time in the Food Service Sanitation Code, but generally indicate that a Category I establishment presents a high relative risk, Category II establishment presents a medium relative risk, and Category III establishment presents a low relative risk of causing foodborne illness. Category I establishments require additional inspections since they present a higher relative risk of causing foodborne illness based on the large number of food handling operations typically implicated in foodborne outbreaks and other factors. The "Special High Risk" category are establishments where 3 or more additional inspections, or more than 5 recheck inspections, were needed during the previous annual license period. The application fee for a plan review shall be determined by "seating capacity." The following fee schedule shall apply:

| <u>Seating Capacity</u> | <u>Fees</u> |
|-------------------------|-------------|
| 1-50 | \$50.00 |
| 51 to 75 | \$100.00 |
| 76 to 100 | \$150.00 |
| over 100 | \$200.00 |

| <u>Seating Capacity</u> | <u>Annual Fees for Category II & III Establishments</u> | <u>Annual Fees for Category I Establishments</u> | <u>Annual Fees for Special High Risk Establishments</u> | <u>Plan Review Application Fees</u> |
|-------------------------|---|--|---|-------------------------------------|
| 1 to 50 | \$75.00 | \$100.00 | \$200.00 | \$50.00 |
| 51 to 75 | \$125.00 | \$150.00 | \$300.00 | \$100.00 |
| 76 to 100 | \$175.00 | \$200.00 | \$400.00 | \$100.00 |
| over 100 | \$225.00 | \$250.00 | \$500.00 | \$150.00 |

Without Seating Capacity -- ~~\$100.00~~ \$125.00

Drive-in food services, catering operations, food stands, mobile food units, stand-up counter service, delicatessen, or similar operations.

The annual license fee for a retail food store shall be determined by "square footage" and risk category. Establishments are reviewed annually in accordance with Illinois Department of Public Health guidelines to determine if they are a Category I, II, or III establishment as defined in Section 750.10 of the Food Service Sanitation Code (77 Illinois Administrative Code 750). These definitions may be revised time to time in the Food Service Sanitation Code, but generally indicate that a Category I establishment presents a high relative risk, Category II establishment presents a medium relative risk, and Category III establishment presents a low relative risk of causing foodborne illness. Category I establishments require additional inspections since they present a higher relative risk of causing foodborne illness based on the

large number of food handling operations typically implicated in foodborne outbreaks and other factors. The "Special High Risk" category are establishments where 3 or more additional inspections, or more than 5 recheck inspections, were needed during the previous annual license period. The application fee for a plan review shall be determined by "square footage." The following fee schedule shall apply:

| <u>Square Footage</u> | <u>Fees</u> |
|-------------------------------|--------------|
| <u>1 to 4,999 sq. ft.</u> | <u>\$50</u> |
| <u>5000 to 15,000 sq. ft.</u> | <u>\$100</u> |
| <u>over 15,000 sq. ft.</u> | <u>\$200</u> |

| <u>Square Footage</u> | <u>Annual Fees for Category II & III Establishments</u> | <u>Annual Fees for Category I Establishments</u> | <u>Annual Fees for for Special High Risk Establishments</u> | <u>Plan Review Application Fees</u> |
|------------------------|---|--|---|-------------------------------------|
| <u>1 to 4,999</u> | <u>\$75.00</u> | <u>\$100.00</u> | <u>\$200.00</u> | <u>\$50.00</u> |
| <u>5,000 to 15,000</u> | <u>\$125.00</u> | <u>\$150.00</u> | <u>\$300.00</u> | <u>\$100.00</u> |
| <u>over 15,000</u> | <u>\$225.00</u> | <u>\$250.00</u> | <u>\$500.00</u> | <u>\$150.00</u> |

The license fee for a temporary food service establishment shall be ~~\$20.00~~ \$25.00.

The annual license fee for There shall be no fees charged for any schools, religious, voluntary, or non-profit making community organizations or institutions - - \$25.00. However, charitable organizations may apply to the Jackson County Health Department for a waiver of annual license fees and plan review application fees. A waiver will only be granted if the organization can demonstrate an economic need for the waiver.

All fees shall be made payable to the Jackson County Health Department and shall be deposited into the Jackson County Health Department funds.

3. The present amending ordinance shall be inserted and incorporated into the existing Jackson County Food Service Sanitation Ordinance and its amendments; further

4. The present amending ordinance shall be effective on the first day of the month following its adoption by the Jackson County Board; further

5. The Chairman of the County Board shall be authorized to sign this present ordinance.

ORDAINED AND ADOPTED BY THE JACKSON COUNTY BOARD AT ITS REGULAR
MONTHLY MEETING THIS 13 DAY OF Oct., 1999.

BY ITS CHAIRMAN,



Gary G. Hartlieb

ATTEST:



Larry W. Reinhardt, County Clerk & Recorder

ORDINANCE 99- //

AN ORDINANCE AMENDING THE JACKSON COUNTY PRIVATE SEWAGE DISPOSAL SYSTEM ORDINANCE

WHEREAS, there exists a Jackson County Private Sewage Disposal System Ordinance, as amended, regulating and permitting the construction, repair and installation of private sewage disposal systems in Jackson County, Illinois; and

WHEREAS, the present ordinance is intended to amend the existing private sewage disposal system ordinance; and

WHEREAS, the present amending ordinance is adopted by virtue of the authority of the Jackson County Board, Jackson County, Illinois; and

WHEREAS, the Jackson County Private Sewage Disposal System Ordinance has established a permit fee which has not been revised for more than ten years; and

WHEREAS, the amendment made by this present amending ordinance is for the purpose of revising the permit fee to cover the increasing costs of the Jackson County private sewage disposal program and to further supplement tax and grant monies also used to support this program; and

WHEREAS, the present amending ordinance has been duly approved by the Jackson County Board of Health.

THEREFORE, THE JACKSON COUNTY BOARD ORDAINS AND ADOPTS THE FOLLOWING:

1. The present amending ordinance shall be incorporated into the existing Jackson County Private Sewage Disposal System Ordinance, as amended, as if originally part of the Private Sewage Disposal System Ordinance; further

2. Section 2.7.1 shall be amended as follows (additions are underlined - deletions are struck-out):

There shall be a standard ~~\$50~~ \$100.00 permit fee charged for the issuance of a permit authorizing the construction, alteration, or extension of any private sewage disposal system. The fee shall be collected by the Health Department at the time an application for permit is submitted, and shall be deposited into the Health Department fund. If a permit is denied, the fee shall be returned to the applicant. In addition, the following fee schedule shall apply for other specific services rendered.

- | | | |
|----|---------------------------------------|---------|
| 1. | Design of plans | \$25.00 |
| 2. | Percolation test (reading only) | \$25.00 |

3. Subdivision plan review \$100.00

A fee waived permit may be issued to non-profit organizations.

3. The present amending ordinance shall be inserted and incorporated into the existing Jackson County Private Sewage Disposal System Ordinance and its amendments; further

4. The present amending ordinance shall be effective on the first day of the month following its adoption by the Jackson County Board; further

5. The Chairman of the County Board shall be authorized to sign this present ordinance.

ORDAINED AND ADOPTED BY THE JACKSON COUNTY BOARD AT ITS REGULAR MONTHLY MEETING THIS 13 DAY OF Oct, 1999.

BY ITS CHAIRMAN,

Gary G. Hartlieb
Gary G. Hartlieb

ATTEST:

Larry W. Reinhardt
Larry W. Reinhardt, County Clerk & Recorder

AN ORDINANCE FOR THE ESTABLISHMENT
99-10
OF AN ALTERED SPEED ZONE

IT IS HEREBY DECLARED by the Board of Jackson County, Illinois, that the basic statutory vehicular speed limits established by Section 11-604 of the Illinois Vehicle Code are less than that considered reasonable and proper on the highway listed below for which Murphysboro Township has maintenance responsibility and which is not under the jurisdiction of the Department of Transportation, State of Illinois.

BE IT FURTHER DECLARED that this Board has caused to be made an engineering and traffic investigation upon highway listed below; and,

BE IT FURTHER DECLARED that, by virtue of Section 11-604 of the above Code, this Board determines and declares that reasonable and proper absolute maximum speed limit upon a portion of Chautauqua Rd. as listed below shall be 45 m.p.h.

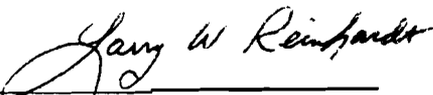
A 45 mile per hour speed limit beginning at Country Club Road and extending westerly to IL Rte. 127 for a total distance of 2.63 miles.

BE IT FURTHER DECLARED that signs be erected giving notice thereof in conformance with the standards and specifications contained in the Illinois Manual of Uniform Traffic Control Devices for Streets and Highways.

BE IT FURTHER DECLARED that this ordinance shall take effect immediately after the erection of said signs giving notice of the maximum speed limits.

I, Larry Reinhardt, County Clerk in and for Jackson County, in the State aforesaid, and keeper of the records and files thereof, as provided by statute, do hereby certify the foregoing to be a true, perfect, and complete copy of an ordinance adopted by the Board of Jackson County at its regular meeting held at Murphysboro on _____, 1999.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said County this 13 day of 10, 1999



Larry Reinhardt, County Clerk

SEAL



ORDINANCE NO. 99-9

AN ORDINANCE TO ADD TERRITORY
TO THE JACKSON COUNTY ENTERPRISE ZONE
(JACKSON COUNTY)

WHEREAS, the Jackson County Board established an Enterprise Zone through Ordinance No. 90-2, pursuant to authority granted it by the Illinois Enterprise Zone Act (The "Act"; P.A. 82-1019), as amended, subject to the approval of the Illinois Department of Commerce and Community Affairs, and subject to provisions of the Act; and

WHEREAS, an Intergovernmental Agreement was entered into between the County of Jackson, Illinois (hereinafter "County") and the Cities of Carbondale and Murphysboro (hereinafter collectively "Cities"), through which the governments designated certain areas, and any areas subsequently certified from time to time, as an Enterprise Zone pursuant to and in accordance with the Act, subject to certification of the State as in the Act provided, and known as the Jackson County Enterprise Zone; and

WHEREAS, the Jackson County Carbondale-Murphysboro Enterprise Zone was approved by the Illinois Department of Commerce and Community Affairs, effective March 1, 1990; and

WHEREAS, a request has been made to expand the current Enterprise Zone area through the addition of a certain parcel of property, pursuant to authority of the Act, and subject to approval by the Illinois Department of Commerce and Community Affairs, and subject to provisions of the Act; and

WHEREAS, the designating units of government through their designated zone administrator, and pursuant to statute, conducted at least one public hearing within the Enterprise Zone area.

NOW, THEREFORE, BE IT ORDAINED BY THE JACKSON COUNTY BOARD OF JACKSON COUNTY, ILLINOIS, AS FOLLOWS:

SECTION 1. That Section III of Ordinance 90-2, the Ordinance Establishing an Enterprise Zone for Jackson County, Illinois, is hereby amended by adding Exhibits A-17 and B-17 (which exhibits are attached to this ordinance and made a part thereof) to the list of Exhibits within said Section III.

SECTION 2. That all ordinances and parts thereof in conflict herewith are expressly repealed and are of no other force and effect.

SECTION 3. The repeal of any ordinance by this Ordinance shall not affect any rights accrued or liability incurred under said repealed ordinance to the effective date hereof. The provisions of this Ordinance insofar as they are the same or substantially the same as those of any prior ordinance, shall be construed as a continuation of said prior ordinances.

SECTION 4. That it is the intention of the Jackson County Board that this Ordinance and every provision thereof shall be considered separable, and the invalidity of any section, clause, or provision of this Ordinance shall not affect the validity of any other portion of this Ordinance.

SECTION 5. That the Jackson County Board finds that the subject matter of this Ordinance pertains to the government and affairs of the Jackson County and is passed pursuant to authorities granted it by State statute and the Illinois Constitution.

SECTION 6. That this Ordinance shall be known as Ordinance No. 99-9 of the Jackson County, Illinois, and shall be in full force and effect from and after its passage, approval, and recording, and after the Illinois Department of Commerce and Community Affairs has approved the application for amendment to the Enterprise Zone in the Jackson County, Illinois.

PASSED this 13 day of Oct, 1999.

APPROVED this 13 day of Oct, 1999.

JACKSON COUNTY BOARD

Gary S. Hartel
COUNTY BOARD CHAIRMAN

ATTESTED:

Gary W Reinhardt
COUNTY CLERK

GENERAL DESCRIPTION

The property described below lies adjacent to, and is bounded on the south, by the properties located within the Murphysboro Enterprise Zone.

LEGAL DESCRIPTION

Beginning at the northwest corner of Lot 6 of Block 2 of the W.F. Harris and M.C. Naylor's Addition to the City of Murphysboro, said corner also being in the east right-of-way line of 4th Street and on the south right-of-way line of an alley running in an east-west direction through the said Block 2, this being the Point of Beginning for this description,

thence east a distance of 200 feet along the south right-of-way line of said alley to the northeast corner of Lot 9 of said Block 2,

thence north a distance of 20 feet to the southeast corner of Lot 2 of said Block 2,

thence north from the southeast corner of Lot 2 along the east line of said Lot a distance of 90 feet to a point,

thence west along a line parallel to the south line of Lot 2 a distance of 50 feet to a point in the east line of Lot 3 (this also being the west line of Lot 2) of said Block 2,

thence north along the east line of said Lot 3 to the northeast corner of said Lot 3,

thence west a distance of 150 feet along the north line of Lots 3, 4, and 5 (this also being the south right-of-way line of Murphy Street) to the northwest corner of Lot 5 of said Block 2, said corner also being in the east right-of-way line of 4th Street,

thence south a distance of 180 feet along the east right-of-way line of 4th Street to the northwest corner of Lot 6 of said Block 2, this being the Point of Beginning and End of this description.

The description above contains the following parcels of property and corresponding property tax identification number of lots situated in Block 2 of W.F. Harris and M.C. Naylor's's Addition to the City of Murphysboro, and is listed below:

North 100 feet of Lot 5, Property Tax I.D. Number 14-04-431-001
South 60 feet of Lot 5, Property Tax I.D. Number 14-04-431-002

North 100 feet of Lot 4, Property Tax I.D. Number 14-04-431-016
South 60 feet of Lot 4, Property Tax I.D. Number 14-04-431-017

Lot 3, Property Tax I.D. Number 14-04-431-004

South 90 feet of Lot 2, Property Tax I.D. Number 14-04-431-005

That part of the east-west alley (now vacated by the City of Murphysboro) lying between North and Murphy Streets, and to the east of 4th Street, and to the west of the east lines, as extended, of Lots 2 and 9 in said Block 2.

GREATER EGYPT REGIONAL PLANNING AND DEVELOPMENT COMMISSION

Franklin Jackson Jefferson Perry Williamson

LEGEND

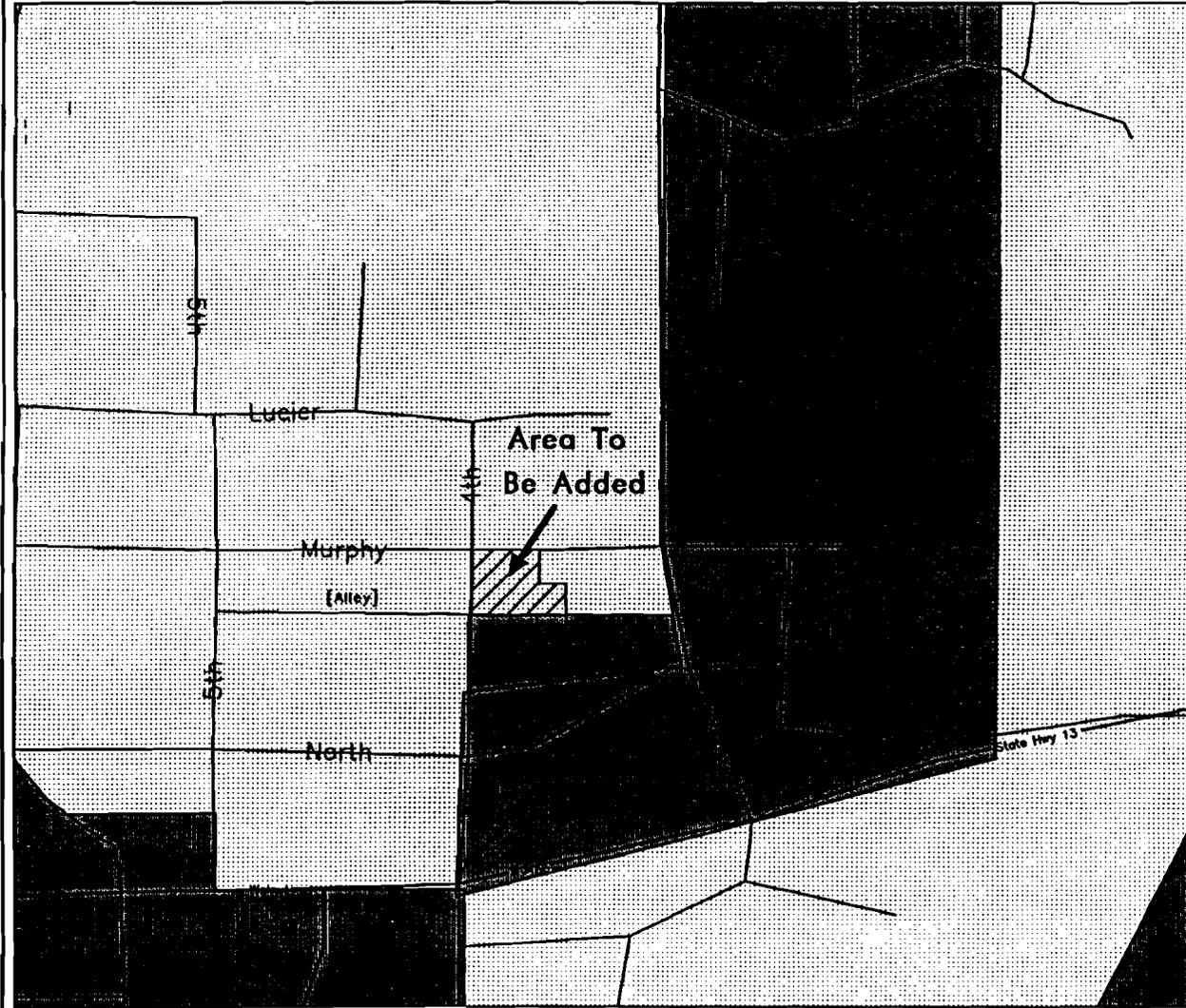
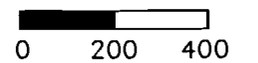
-  County
-  Places
-  Highways
-  Roads
-  Enterprise Zone

Enterprise Zones

Murphysboro

-  Property to be Added to Enterprise Zone

Feet



ORDINANCE NO. 99-8

AN ORDINANCE TO ADD TERRITORY
TO THE JACKSON COUNTY ENTERPRISE ZONE
(JACKSON COUNTY)

WHEREAS, the Jackson County Board established an Enterprise Zone through Ordinance No. 90-2, pursuant to authority granted it by the Illinois Enterprise Zone Act (The "Act"; P.A. 82-1019), as amended, subject to the approval of the Illinois Department of Commerce and Community Affairs, and subject to provisions of the Act; and

WHEREAS, an Intergovernmental Agreement was entered into between the County of Jackson, Illinois (hereinafter "County") and the Cities of Carbondale and Murphysboro (hereinafter collectively "Cities"), through which the governments designated certain areas, and any areas subsequently certified from time to time, as an Enterprise Zone pursuant to and in accordance with the Act, subject to certification of the State as in the Act provided, and known as the Jackson County Enterprise Zone; and

WHEREAS, the Jackson County Carbondale-Murphysboro Enterprise Zone was approved by the Illinois Department of Commerce and Community Affairs, effective March 1, 1990; and

WHEREAS, a request has been made to expand the current Enterprise Zone area through the addition of a certain parcel of property, pursuant to authority of the Act, and subject to approval by the Illinois Department of Commerce and Community Affairs, and subject to provisions of the Act; and

WHEREAS, the designating units of government through their designated zone administrator, and pursuant to statute, conducted at least one public hearing within the Enterprise Zone area.

NOW, THEREFORE, BE IT ORDAINED BY THE JACKSON COUNTY BOARD OF JACKSON COUNTY, ILLINOIS, AS FOLLOWS:

SECTION 1. That Section III of Ordinance 90-2, the Ordinance Establishing an Enterprise Zone for Jackson County, Illinois, is hereby amended by adding Exhibits A-16 and B-16 (which exhibits are attached to this ordinance and made a part thereof) to the list of Exhibits within said Section III.

SECTION 2. That all ordinances and parts thereof in conflict herewith are expressly repealed and are of no other force and effect.

SECTION 3. The repeal of any ordinance by this Ordinance shall not affect any rights accrued or liability incurred under said repealed ordinance to the effective date hereof. The provisions of this Ordinance insofar as they are the same or substantially the same as those of any prior ordinance, shall be construed as a continuation of said prior ordinances.

SECTION 4. That it is the intention of the Jackson County Board that this Ordinance and every provision thereof shall be considered separable, and the invalidity of any section, clause, or provision of this Ordinance shall not affect the validity of any other portion of this Ordinance.

SECTION 5. That the Jackson County Board finds that the subject matter of this Ordinance pertains to the government and affairs of the Jackson County and is passed pursuant to authorities granted it by State statute and the Illinois Constitution.

SECTION 6. That this Ordinance shall be known as Ordinance No. 99-8 of the Jackson County, Illinois, and shall be in full force and effect from and after its passage, approval, and recording, and after the Illinois Department of Commerce and Community Affairs has approved the application for amendment to the Enterprise Zone in the Jackson County, Illinois.

PASSED this 13 day of Oct., 1999.

APPROVED this 13 day of Oct., 1999.

JACKSON COUNTY BOARD

Gary S. Hartlieb
COUNTY BOARD CHAIRMAN

ATTESTED:

Gary W. Reinhardt
COUNTY CLERK

LEGAL DESCRIPTION

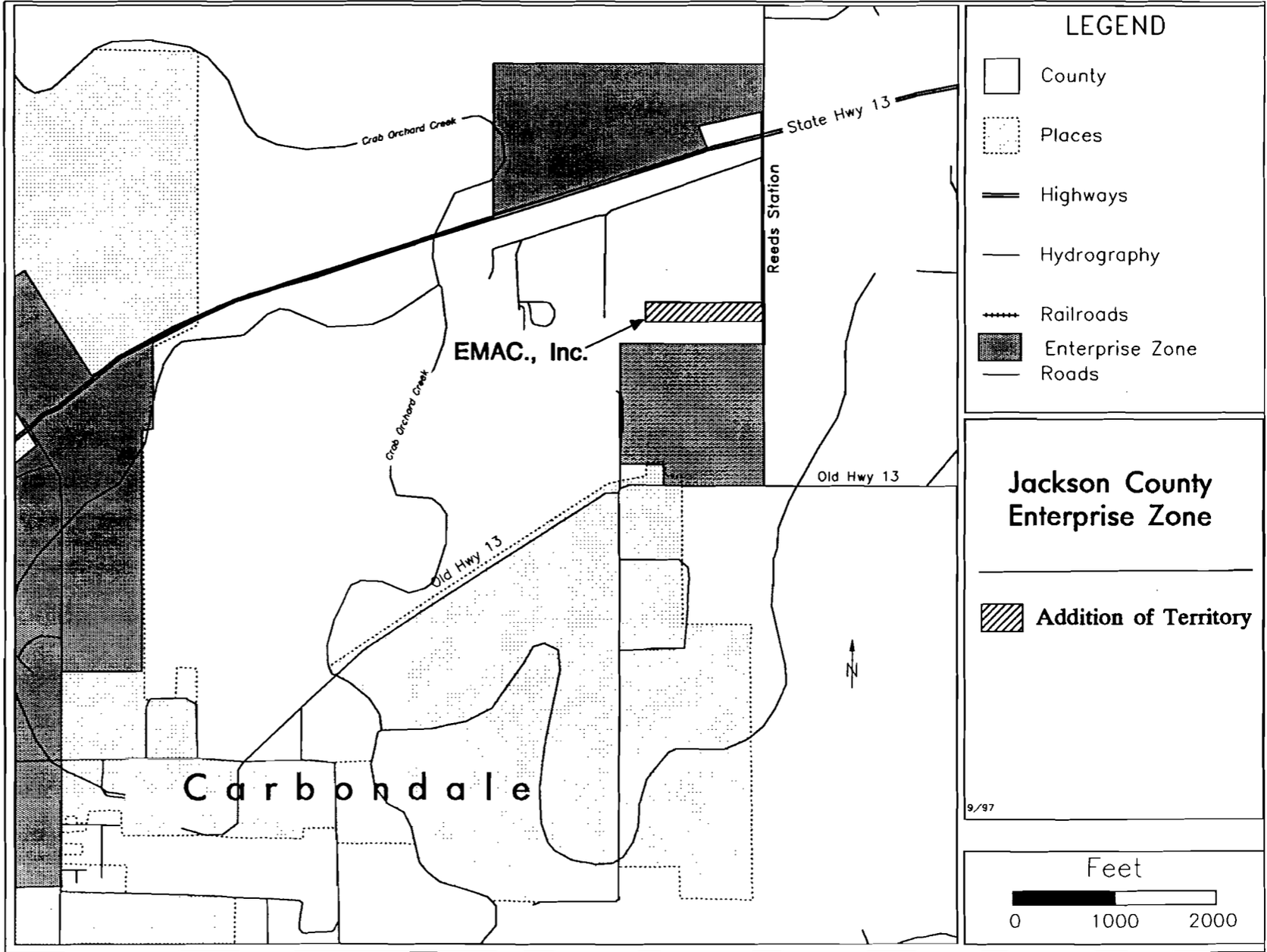
The east line of the property described below is also the east line of the southeast quarter of the northwest quarter of Section 13, Township 9 South, Range 1 West of the Third Principal Meridian, this line also being the centerline of Reeds Station Road as well as an existing connector strip within the Enterprise Zone.

GENERAL DESCRIPTION

Part of the Southeast Quarter of the Northwest Quarter of Section 13, Township 9 South, Range 1 West of the Third Principal Meridian.

DETAILED DESCRIPTION

The North 198.32 feet of the South 396.64 feet of the Southeast Quarter of the Northwest Quarter of Section 13, Township 9 South, Range 1 West of the Third Principal Meridian, EXCEPT the West 250.00 feet thereof, containing 5.00 acres, more or less. All situated in Jackson County, Illinois.



LEGEND

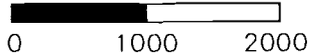
-  County
-  Places
-  Highways
-  Hydrography
-  Railroads
-  Enterprise Zone
-  Roads

Jackson County Enterprise Zone

-  Addition of Territory

9/97

Feet



ORDINANCE NO. 99-1

AN ORDINANCE TO ADD TERRITORY
TO THE JACKSON COUNTY ENTERPRISE ZONE
(JACKSON COUNTY)

WHEREAS, the Jackson County Board established an Enterprise Zone through Ordinance No. 90-2, pursuant to authority granted it by the Illinois Enterprise Zone Act (The "Act"; P.A. 82-1019), as amended, subject to the approval of the Illinois Department of Commerce and Community Affairs, and subject to provisions of the Act; and

WHEREAS, an Intergovernmental Agreement was entered into between the County of Jackson, Illinois (hereinafter "County") and the Cities of Carbondale and Murphysboro (hereinafter collectively "Cities"), through which the governments designated certain areas, and any areas subsequently certified from time to time, as an Enterprise Zone pursuant to and in accordance with the Act, subject to certification of the State as in the Act provided, and known as the Jackson County Enterprise Zone; and

WHEREAS, the Jackson County Carbondale-Murphysboro Enterprise Zone was approved by the Illinois Department of Commerce and Community Affairs, effective March 1, 1990; and

WHEREAS, a request has been made to expand the current Enterprise Zone area through the addition of a certain parcel of property, pursuant to authority of the Act, and subject to approval by the Illinois Department of Commerce and Community Affairs, and subject to provisions of the Act; and

WHEREAS, the designating units of government through their designated zone administrator, and pursuant to statute, conducted at least one public hearing within the Enterprise Zone area.

NOW, THEREFORE, BE IT ORDAINED BY THE JACKSON COUNTY BOARD OF JACKSON COUNTY, ILLINOIS, AS FOLLOWS:

SECTION 1. That Section III of Ordinance 90-2, the Ordinance Establishing an Enterprise Zone for Jackson County, Illinois, is hereby amended by adding Exhibits A-14 and B-14 (which exhibits are attached to this ordinance and made a part thereof) to the list of Exhibits within said Section III.

SECTION 2. That all ordinances and parts thereof in conflict herewith are expressly repealed and are of no other force and effect.

SECTION 3. The repeal of any ordinance by this Ordinance shall not affect any rights accrued or liability incurred under said repealed ordinance to the effective date hereof. The provisions of this Ordinance insofar as they are the same or substantially the same as those of any prior ordinance, shall be construed as a continuation of said prior ordinances.

SECTION 4. That it is the intention of the Jackson County Board that this Ordinance and every provision thereof shall be considered separable, and the invalidity of any section, clause, or provision of this Ordinance shall not affect the validity of any other portion of this Ordinance.

SECTION 5. That the Jackson County Board finds that the subject matter of this Ordinance pertains to the government and affairs of the Jackson County and is passed pursuant to authorities granted it by State statute and the Illinois Constitution.

SECTION 6. That this Ordinance shall be known as Ordinance No. 99-7 of the Jackson County, Illinois, and shall be in full force and effect from and after its passage, approval, and recording, and after the Illinois Department of Commerce and Community Affairs has approved the application for amendment to the Enterprise Zone in the Jackson County, Illinois.

PASSED this 14 day of July, 1999.

APPROVED this 14 day of July, 1999.

JACKSON COUNTY BOARD

Gary S. Hartlieb
COUNTY BOARD CHAIRMAN

ATTESTED:

Gary W Reinhardt
COUNTY CLERK

LEGAL DESCRIPTION

CONNECTING STRIP

Beginning at the intersection of the north section line of Section 13 with the centerline of Reeds Station Road, this also being the northeast corner of the Northwest Quarter (NW 1/4) of Section 13, Township 9 South, Range 1 West, of the 3rd P.M.,

thence southerly along said quarter section line to the northeast corner of the Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) of Section 13, Township 9 South, Range 1, West.

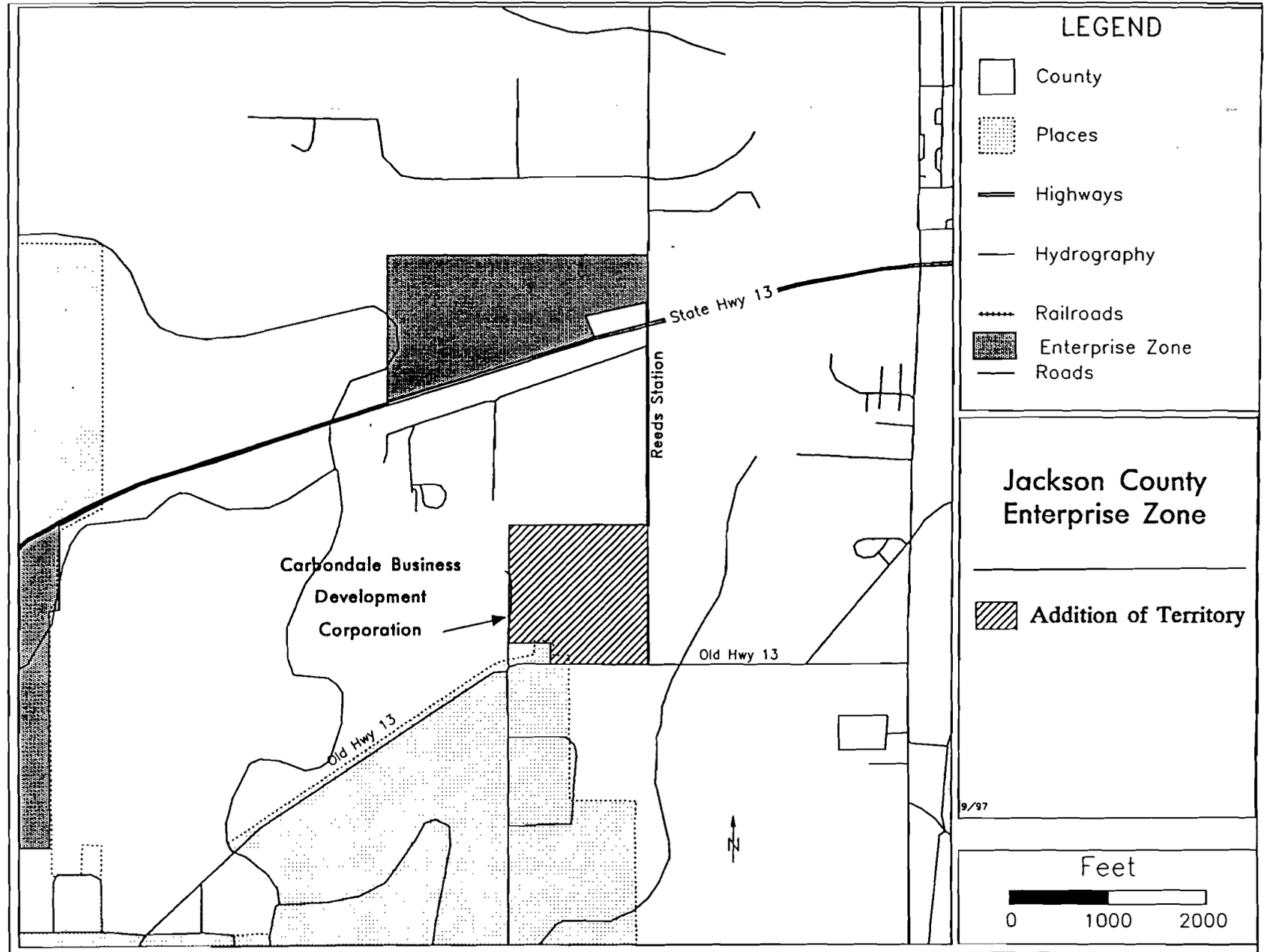
DETAILED DISCRIPTION OF PROPERTY

The Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) of Section 13, Township 9 South, Range 1 West of the 3rd P.M. except the following:

one square acre in the southwest corner of the Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) of Section 13,

and also except:

commencing 3.162 chains east of the southwest corner of the Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) of Section 13, Township 9 South, Range 1 West of the 3rd P.M., thence east 3.162 chains; thence north 3.162 chains; thence west 3.162 chains; thence south 3.162 chains to the point of beginning.



1

1

1

ORDINANCE NO. 99-6

AN ORDINANCE TO ADD TERRITORY
TO THE JACKSON COUNTY ENTERPRISE ZONE
(JACKSON COUNTY)

WHEREAS, the Jackson County Board established an Enterprise Zone through Ordinance No. 90-2, pursuant to authority granted it by the Illinois Enterprise Zone Act (The "Act"; P.A. 82-1019), as amended, subject to the approval of the Illinois Department of Commerce and Community Affairs, and subject to provisions of the Act; and

WHEREAS, an Intergovernmental Agreement was entered into between the County of Jackson, Illinois (hereinafter "County") and the Cities of Carbondale and Murphysboro (hereinafter collectively "Cities"), through which the governments designated certain areas, and any areas subsequently certified from time to time, as an Enterprise Zone pursuant to and in accordance with the Act, subject to certification of the State as in the Act provided, and known as the Jackson County Enterprise Zone; and

WHEREAS, the Jackson County Carbondale-Murphysboro Enterprise Zone was approved by the Illinois Department of Commerce and Community Affairs, effective March 1, 1990; and

WHEREAS, a request has been made to expand the current Enterprise Zone area through the addition of a certain parcel of property, pursuant to authority of the Act, and subject to approval by the Illinois Department of Commerce and Community Affairs, and subject to provisions of the Act; and

WHEREAS, the designating units of government through their designated zone administrator, and pursuant to statute, conducted at least one public hearing within the Enterprise Zone area.

NOW, THEREFORE, BE IT ORDAINED BY THE JACKSON COUNTY BOARD OF JACKSON COUNTY, ILLINOIS, AS FOLLOWS:

SECTION 1. That Section III of Ordinance 90-2, the Ordinance Establishing an Enterprise Zone for Jackson County, Illinois, is hereby amended by adding Exhibits A-16 and B-16 (which exhibits are attached to this ordinance and made a part thereof) to the list of Exhibits within said Section III.

SECTION 2. That all ordinances and parts thereof in conflict herewith are expressly repealed and are of no other force and effect.

SECTION 3. The repeal of any ordinance by this Ordinance shall not affect any rights accrued or liability incurred under said repealed ordinance to the effective date hereof. The provisions of this Ordinance insofar as they are the same or substantially the same as those of any prior ordinance, shall be construed as a continuation of said prior ordinances.

SECTION 4. That it is the intention of the Jackson County Board that this Ordinance and every provision thereof shall be considered separable, and the invalidity of any section, clause, or provision of this Ordinance shall not affect the validity of any other portion of this Ordinance.

SECTION 5. That the Jackson County Board finds that the subject matter of this Ordinance pertains to the government and affairs of the Jackson County and is passed pursuant to authorities granted it by State statute and the Illinois Constitution.

SECTION 6. That this Ordinance shall be known as Ordinance No. 99-6 of the Jackson County, Illinois, and shall be in full force and effect from and after its passage, approval, and recording, and after the Illinois Department of Commerce and Community Affairs has approved the application for amendment to the Enterprise Zone in the Jackson County, Illinois.

PASSED this 14 day of July, 1999.

APPROVED this 14 day of July, 1999.

JACKSON COUNTY BOARD

Gary S. Hardke
COUNTY BOARD CHAIRMAN

ATTESTED:

Gary W. Reinhardt
COUNTY CLERK

LEGAL DESCRIPTION

CONNECTING STRIP

Beginning at the intersection of the north section line of Section 13 with the centerline of Reeds Station Road, this also being the northeast corner of the Northwest Quarter (NW 1/4) of Section 13, Township 9 South, Range 1 West, of the 3rd P.M.,

thence south along the east line of said quarter section to its intersection with the south ROW line of SBI Rte. 13,

thence southwesterly along said ROW line to a point 20.95 feet northeasterly from the intersection of said ROW with the west line of the Northeast Quarter (NE 1/4) of the Northwest Quarter (NW 1/4) of Section 13, this being the end of the description for the connecting strip.

GENERAL DESCRIPTION OF PROPERTY

Beginning at a point 20.95 feet east of the intersection of the south ROW line of SBI Rte. 13 with the west line of the Northeast Quarter (NE 1/4) of the Northwest Quarter (NW 1/4) of Section 13, this being the point of beginning for the following description,

thence northeasterly along said ROW line a distance of 73.32 feet to a point,

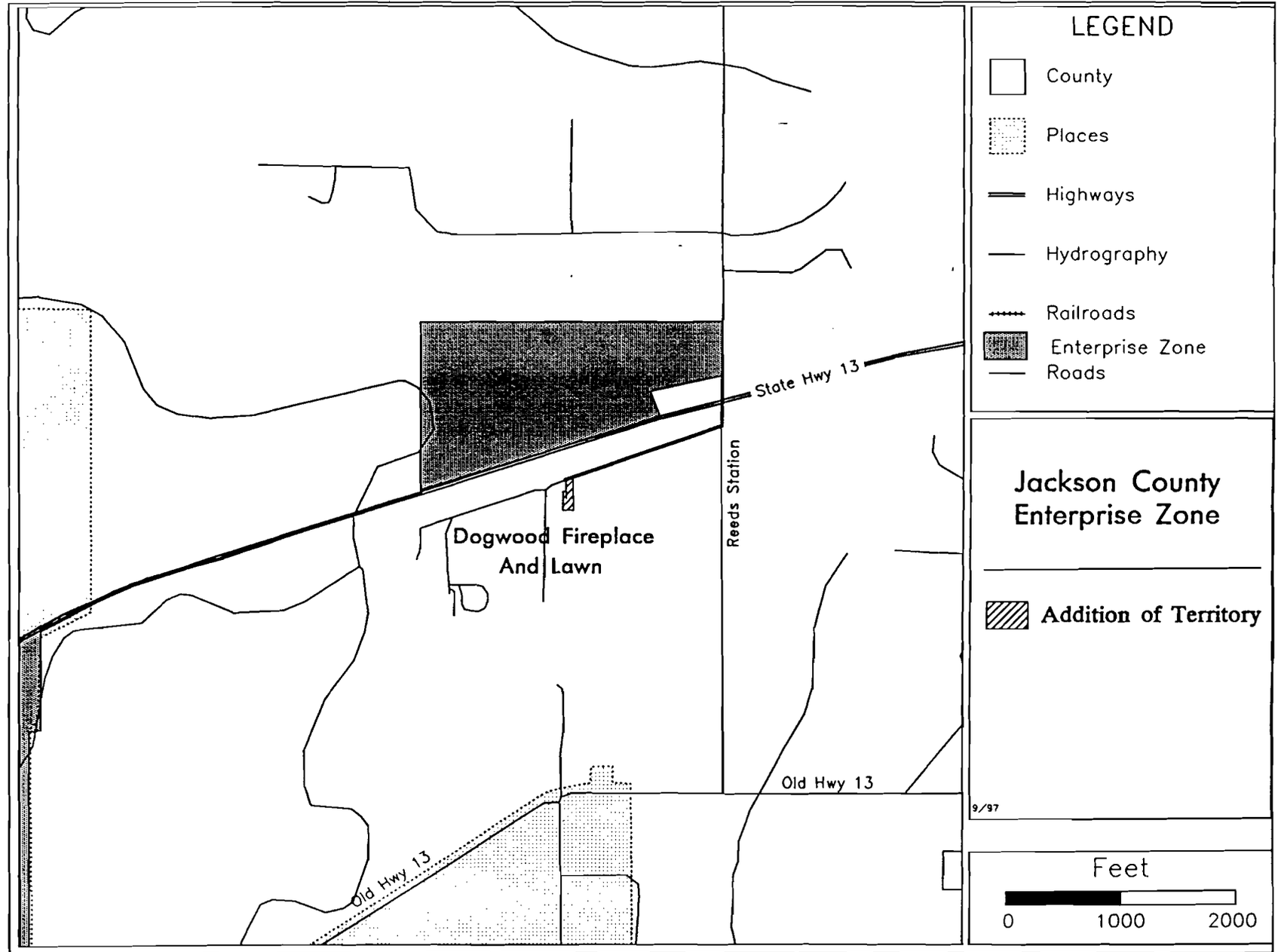
thence south along a line parallel to the west line of the Northeast Quarter (NE 1/4) and the Southeast Quarter (SE 1/4) of the Northwest Quarter (NW 1/4), a distance of 286.74 feet to a point,

thence west a distance of 90 feet along a line parallel with the north section line of the Southeast Quarter (SE 1/4) of the Northwest Quarter (NW 1/4) of Section 13 to a point in the west line of said Quarter-Quarter,

thence north along said Quarter-Quarter line a distance of 165.01 feet to a point,

thence east along a line parallel with the north line of the Southeast Quarter (SE 1/4) of the Northwest Quarter (NW 1/4) of Section 13 a distance of 19.83 feet to a point,

thence north along a line parallel to the west section line of the Southeast Quarter of the Northwest Quarter (NW 1/4) of Section 13 a distance of 100.5 feet to a point, this being the point of beginning and end of this description.



LEGEND

-  County
-  Places
-  Highways
-  Hydrography
-  Railroads
-  Enterprise Zone
-  Roads

**Jackson County
Enterprise Zone**

-  Addition of Territory

Feet



9/97

ORDINANCE NO. 99-5

AN ORDINANCE TO ADD TERRITORY
TO THE JACKSON COUNTY ENTERPRISE ZONE
(JACKSON COUNTY)

WHEREAS, the Jackson County Board established an Enterprise Zone through Ordinance No. 90-2, pursuant to authority granted it by the Illinois Enterprise Zone Act (The "Act"; P.A. 82-1019), as amended, subject to the approval of the Illinois Department of Commerce and Community Affairs, and subject to provisions of the Act; and

WHEREAS, an Intergovernmental Agreement was entered into between the County of Jackson, Illinois (hereinafter "County") and the Cities of Carbondale and Murphysboro (hereinafter collectively "Cities"), through which the governments designated certain areas, and any areas subsequently certified from time to time, as an Enterprise Zone pursuant to and in accordance with the Act, subject to certification of the State as in the Act provided, and known as the Jackson County Enterprise Zone; and

WHEREAS, the Jackson County Carbondale-Murphysboro Enterprise Zone was approved by the Illinois Department of Commerce and Community Affairs, effective March 1, 1990; and

WHEREAS, a request has been made to expand the current Enterprise Zone area through the addition of a certain parcel of property, pursuant to authority of the Act, and subject to approval by the Illinois Department of Commerce and Community Affairs, and subject to provisions of the Act; and

WHEREAS, the designating units of government through their designated zone administrator, and pursuant to statute, conducted at least one public hearing within the Enterprise Zone area.

NOW, THEREFORE, BE IT ORDAINED BY THE JACKSON COUNTY BOARD OF JACKSON COUNTY, ILLINOIS, AS FOLLOWS:

SECTION 1. That Section III of Ordinance 90-2, the Ordinance Establishing an Enterprise Zone for Jackson County, Illinois, is hereby amended by adding Exhibits A-15 and B-15 (which exhibits are attached to this ordinance and made a part thereof) to the list of Exhibits within said Section III.

SECTION 2. That all ordinances and parts thereof in conflict herewith are expressly repealed and are of no other force and effect.

SECTION 3. The repeal of any ordinance by this Ordinance shall not affect any rights accrued or liability incurred under said repealed ordinance to the effective date hereof. The provisions of this Ordinance insofar as they are the same or substantially the same as those of any prior ordinance, shall be construed as a continuation of said prior ordinances.

SECTION 4. That it is the intention of the Jackson County Board that this Ordinance and every provision thereof shall be considered separable, and the invalidity of any section, clause, or provision of this Ordinance shall not affect the validity of any other portion of this Ordinance.

SECTION 5. That the Jackson County Board finds that the subject matter of this Ordinance pertains to the government and affairs of the Jackson County and is passed pursuant to authorities granted it by State statute and the Illinois Constitution.



SECTION 6. That this Ordinance shall be known as Ordinance No. 99-5 of the Jackson County, Illinois, and shall be in full force and effect from and after its passage, approval, and recording, and after the Illinois Department of Commerce and Community Affairs has approved the application for amendment to the Enterprise Zone in the Jackson County, Illinois.

PASSED this 14 day of July, 1999.

APPROVED this 14 day of July, 1999.

JACKSON COUNTY BOARD

Gary G. Huth
COUNTY BOARD CHAIRMAN

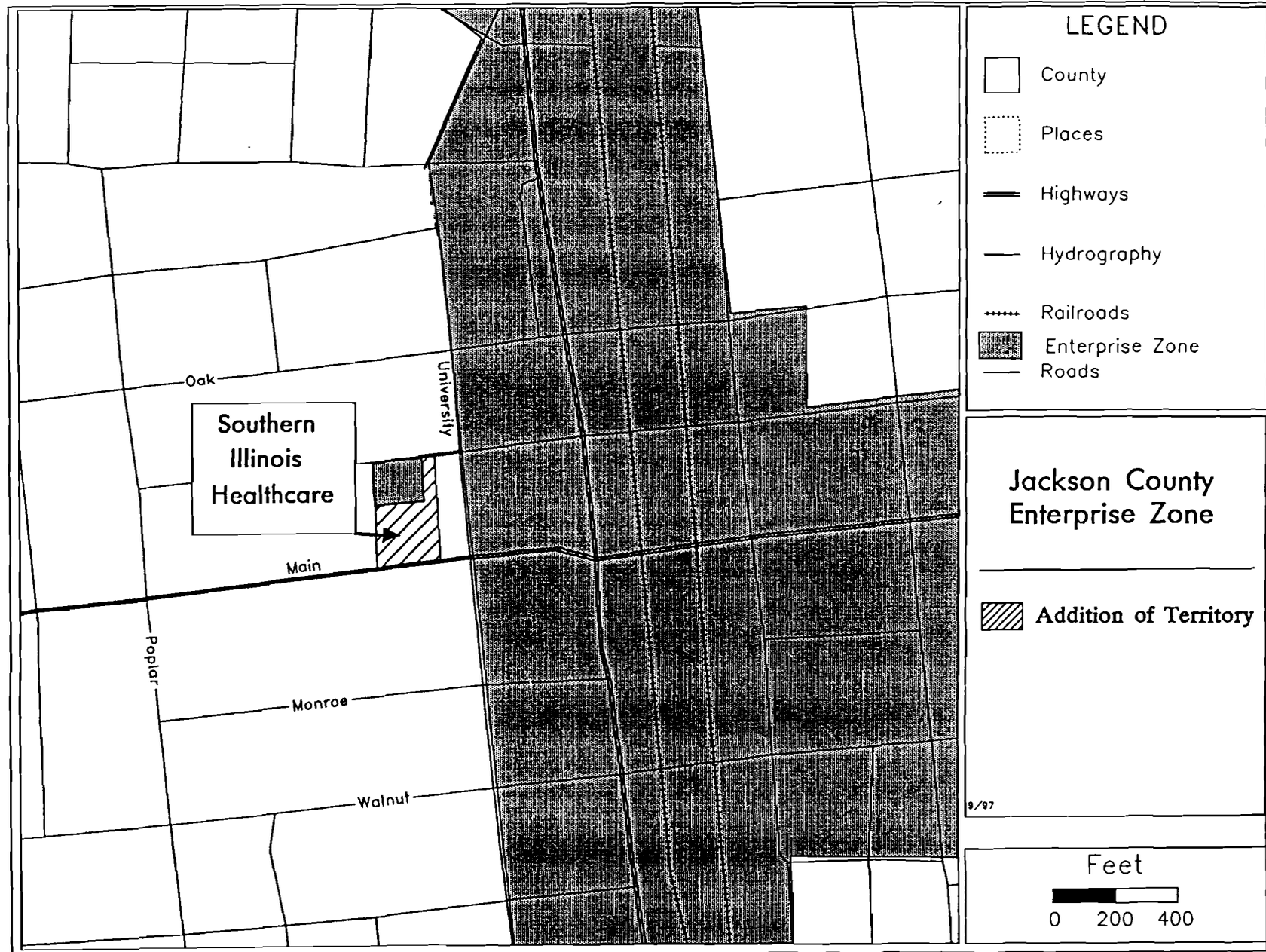
ATTESTED:

Gary W. Reinhardt
COUNTY CLERK

LEGAL DESCRIPTION

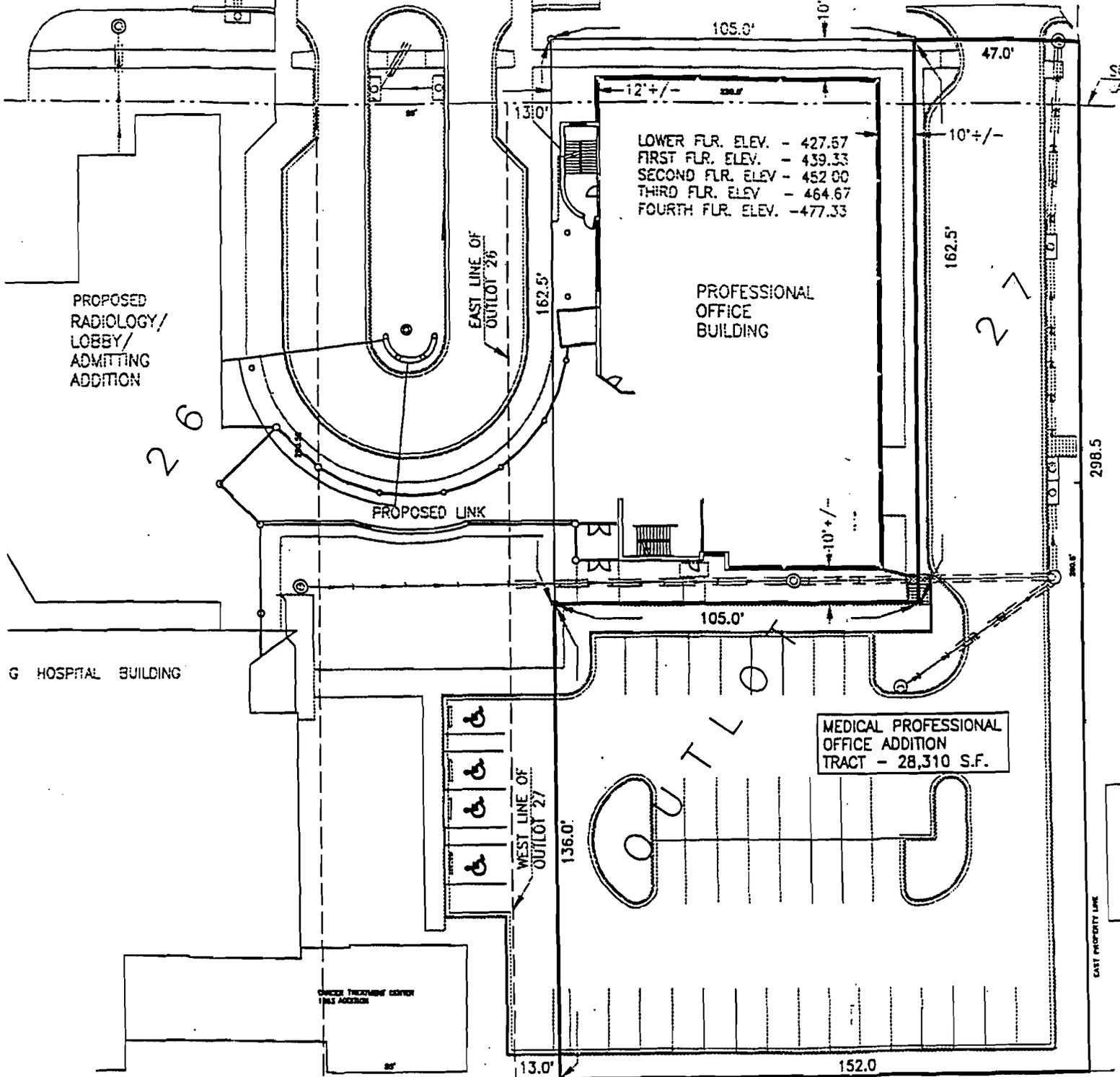
The following described real estate in the City of Carbondale, County of Jackson and State of Illinois:

Situated in and a part of outlet 27 in the City of Carbondale, Jackson County, Illinois, being more particularly described as follows: Commencing at the southwest corner of Outlet 27 in the City of Carbondale, Illinois; thence easterly along the south line of Outlet 27, said line also being the north right-of-way line of west main street, a distance of 13.0 feet to the point of beginning for this description: from said point of beginning thence northerly along a line parallel with and 13 feet distant easterly from the west line of Outlet 27, a distance of 136.0 feet to the current southwest corner of the Southern Illinois Healthcare property; thence easterly along a line parallel with the south line of said Outlet 27, a distance of 105.0 feet to the current southeast corner of the said Southern Illinois Healthcare property; thence northerly along a line parallel with the west line of said Outlet 27, a distance of 162.5 feet to the current northeast corner of the said southern Illinois Healthcare property; thence easterly along a line parallel with the south line of said Outlet 27, a distance of 47.0 feet to a point of intersection with the east line of Outlet 27 extended; thence southerly along said east line extended and the east line of Outlet 27, a distance of 298.5 feet to the southeast corner of said Outlet 27; thence westerly along the south line of said Outlet 27, a distance of 152 feet to the point of beginning and continuing 28,310 sq. ft.



JACKSON STREET - NOW VACATED
CITY ORD. NO. 92-52

JACKSON STREET



LOWER FLR. ELEV. - 427.67
 FIRST FLR. ELEV. - 439.33
 SECOND FLR. ELEV. - 452.00
 THIRD FLR. ELEV. - 464.67
 FOURTH FLR. ELEV. - 477.33

PROFESSIONAL
 OFFICE
 BUILDING

MEDICAL PROFESSIONAL
 OFFICE ADDITION
 TRACT - 28,310 S.F.

PROPOSED
 RADIOLOGY/
 LOBBY/
 ADMITTING
 ADDITION

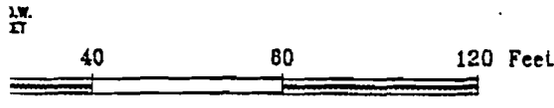
G HOSPITAL BUILDING

PROPOSED LINK

EAST LINE OF
 OUTLOT 26

WEST LINE OF
 OUTLOT 27

P.O.B.
 SOUTHWEST CORNER
 OF OUTLOT 27



MAIN STREET

298.5

27

26

EAST PROPERTY LINE

S.S.
S.C.

ORDINANCE NO. 99-4

AN ORDINANCE CHANGING THE DATE FOR THE SUBMISSION OF APPLICATIONS
FOR THE SENIOR CITIZENS ASSESSMENT FREEZE
HOMESTEAD EXEMPTION

WHEREAS, the County of Jackson adopted Ordinance 95-3 on February 8, 1995 implementing the Senior Citizen Assessment Freeze Homestead Exemption; and

WHEREAS, that Ordinance set the deadline for accepting applications for assessment freeze exemptions to July 1st of each year beginning with 1995; and

WHEREAS, Public Acts 91-0045 & 91-0056, effective June 30, 1999, have mandated some changes to the assessment freeze program, and these changes will affect the 1999 assessments; and

WHEREAS, Public Act 91-0045 mandates changes to the method the equalized assessed value is to be calculated. Public Act 91-0056 mandates that the income eligibility threshold for the assessment freeze program be increased from \$35,000 each year to \$40,000 each year; and

WHEREAS, the purpose of this present Ordinance is to change, for this year only, the application deadline date to 4:00 p.m. October 29, 1999, in order to accept, process and implement the changes mandated by Public Acts 91-0045 & 91-0056.

NOW, THEREFORE, BE IT ORDAINED BY THE JACKSON COUNTY BOARD:

1. For this assessment year only, the deadline for accepting applications for the senior citizen assessment freeze homestead exemption shall be extended to 4:00 p.m. October 29, 1999.
2. After assessment year 1999, the application deadline shall revert back to July 1st of each year.
3. This present Ordinance shall become effective upon adoption by the Jackson County Board.

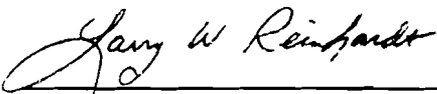
ADOPTED BY THE COUNTY BOARD AT ITS REGULAR MONTHLY MEETING THIS 14TH DAY OF JULY, 1999.

By its Chairman,



Gary G. Hartlieb

Attest:



Larry W. Reinhardt, Clerk

ORDINANCE NO. 99 - 3

AN ORDINANCE AMENDING IN PART THE ORDINANCE REGULATING
DEVELOPMENT IN SPECIAL FLOOD HAZARD AREAS

WHEREAS, the Jackson County Board adopted Ordinance 93-3 on August 2, 1993, to regulate development in Special Flood Hazard Areas; and

WHEREAS, on February 4, 1994 the Jackson County Board adopted Ordinance 94-2 amending in part Ordinance 93-3; and

WHEREAS, the Jackson County Board desires to amend Ordinance 94-2 in part to change the designated enforcement officer; and

WHEREAS, the present amendment is only intended to amend that part specifically referred to and not to in any way repeal the prior Ordinances. The changes made by the present amending Ordinance are hereby incorporated into the prior Ordinances.

NOW, THEREFORE, the Jackson County Board hereby ordains and adopts the following:

1. Section 3 is forthwith amended to read as follows (deletions are struck-out and additions are underlined):

There is hereby created the Office of the Jackson County Building Official, an administrative office of the County of Jackson County, Illinois, hereinafter the "County". The Administrative Assistant to the Jackson County Board Office of Emergency Management shall be the Jackson County Building Official.

2. The amendment shall become effective upon adoption by the Jackson County Board.

3. All remaining portions of the Ordinances 93-3 and 94-2 shall remain in full force and effect and undisturbed by the present amending Ordinance.

APPROVED BY THE JACKSON COUNTY BOARD AT ITS REGULAR MONTHLY MEETING
THIS 14th DAY OF July, 1999.

Gary G. Hartheb
Chairman, Jackson County Board

ATTEST:

Gary W Reinhardt
County Clerk

AMENDMENT OF ORDINANCE CONCERNING APPLICATION FOR A REGIONAL POLLUTION CONTROL FACILITY

WHEREAS, the County of Jackson adopted ordinance 91-4 on June 12, 1991, pertaining to the application for siting of a pollution control facility; and

WHEREAS, the County of Jackson amended the ordinance on November 11, 1998 to clarify its meaning; and

WHEREAS, the County of Jackson desires to amend Section 11 of the ordinance and update the application fee amounts required for each application for a pollution control facility site.

NOW, THEREFORE, BE IT ORDAINED AND ADOPTED AS FOLLOWS:

1. The amendments made and adopted by the present amending ordinance shall be incorporated into the existing Ordinance Concerning Application For A Regional Pollution Control Facility as amended on November 11, 1998 as if originally part of it; further

2. SECTION 11. FILING FEE. Each application for a pollution control facility site which includes ~~disposal and storage~~ transfer, treatment, storage and/or disposal of hazardous material shall include a ~~\$250,000.00~~ \$400,000.00 application fee and each application for a pollution control facility site which includes ~~disposal and storage~~ transfer, treatment, storage and/or disposal of non-hazardous material shall include a ~~\$130,000.00~~ \$250,000.00 application fee, said fees to cover the reasonable and necessary costs, including but not limited to: notice costs, court reporter costs, transcription costs, and other expenses incurred by the County of Jackson in conducting the review of the request for site approval, the subsequent public hearing, and the site approval decision. Each application for a permit modification or expansion of an existing site shall include a ~~\$25,000.00~~ \$50,000.00 application fee for the reasonable and necessary costs as set forth herein above. Any portion of the application fee that remains unexpended at the conclusion of the hearing process shall be returned to the applicant. Should there be any additional costs incurred by the County in excess of the application fee the applicant shall bear any and all additional costs. For purposes of this Ordinance 'pollution control facility' shall have the same meaning as defined in the Illinois Environmental Protection Act which may be amended from time to time.

3. The Jackson County Board is authorized to insert and incorporate the amendments made by this ordinance into the existing Ordinance Concerning Application For A Regional Pollution Control Facility; further

4. The changes made by this amending ordinance shall be effective upon approval and adoption of the Jackson County Board; further

5. The Ordinance Concerning Application For A Regional Pollution Control Facility shall not be altered or repealed in any way by this present ordinance except as specifically stated in this ordinance.

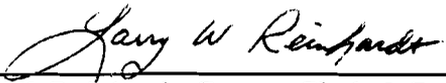
APPROVED and ADOPTED this 9th day of June 1999 by the Jackson County Board at its regular monthly meeting.

By its Chairman,



Gary G. Harshbarger

ATTEST:



Larry W. Reinhardt, County Clerk & Recorder

Appendix A

POLLUTION CONTROL FACILITY APPLICATION FEE CHARGED BY COUNTIES

| County | County Contact | Title | Phone | Application Fee |
|------------|-----------------------|----------------------------------|--------------|-----------------|
| Adams | Leonard Schnellbecker | Solid Waste Coordinator | 217/222-8440 | \$125,000 |
| Bond | Merri Cross | Director of Environmental Health | 618/664-1442 | \$150,000 |
| Boone | Ken Terrinoni | County Administrator | 815/547-4770 | \$125,000 |
| Carroll | Judith Gray | County Clerk | 815/244-0284 | \$250,000 |
| Champaign | Peter Herlofsky | Champaign County | 217/384-3772 | \$250,000 |
| Christian | Joe Stepping | Christian County | 217/287-2334 | \$25,000 |
| Clark | Bill Downey | County Clerk | 217/826-8311 | \$200,000 |
| Clay | Alan Buck | State's Attorney | 618/665-3522 | \$250,000 |
| Clinton | David Lampe | County Clerk | 618/594-2464 | \$250,000 |
| Coles | Jeff Lahr | Solid Waste Planning Coord. | 217/348-0521 | \$250,000 |
| DeKalb | Ray Bockman | Dept. of Public Works | 815/895-7189 | \$125,000 |
| DeWitt | Mark Smith | Admin. Dept. of Plan & Zon. | 217/935-5917 | \$250,000 |
| DuPage | Kevin Dixon | DuPage County S. W. Dept. | 630/682-7372 | \$100,000 |
| Franklin | Dave Dobill | County Clerk | 618/438-3221 | \$300,000 |
| Fulton | Wanda Williams | County Board Chairman | 309/547-3041 | \$125,000 |
| Greene | Jeffrey Gilbert | County Board Chairman | 217/942-5443 | \$75,000 |
| Grundy | Bart Hagston | Solid Waste Coordinator | 815/941-3214 | \$250,000 |
| Hancock | Kerry Asbridge | County Clerk | 217/847-3605 | \$250,000 |
| Henry | Steve Magerkurth | Solid Waste/Recy. Coord. | 309/944-8881 | \$150,000 |
| Iroquois | Gloria Schleef | Zoning Officer | 815/432-6995 | \$200,000 |
| Jackson | Bonnie Long | Chair. Solid Waste Committee | 618/687-7240 | \$250,000 |
| Jasper | Franklin Geier | County Board Chairman | 618/752-2141 | \$300,000 |
| Jefferson | Richard England | County Board Chairman | 618/244-8000 | \$300,000 |
| JoDaviess | Paul Hartman | JoDaviess/Carroll Cos. S.W.A. | 815/273-2251 | \$250,000 |
| Kane | David Akemann | State's Attorney | 630/232-3500 | \$250,000 |
| Kankakee | Mike Van Mill | Regional Planning Director | 815/937-2940 | \$150,000 |
| Kendall | Brett Hall | Solid Waste Coordinator | 630/553-9100 | \$100,000 |
| Lake | Meg Marcouiller | Asst. State's Attorney | 630/360-7329 | \$250,000 |
| LaSalle | Michael Harsted | Dir. of Env. Serv. & Land Use | 815/434-8666 | \$75,000 |
| Lawrence | Teri Linton | County Clerk's Office | 618/943-2346 | \$25,000 |
| Lee | Walter Willis | Solid Waste Coordinator | 815/284-1164 | \$75,000 |
| Livingston | Charles Schopp | Zoning Administrator | 815/844-5166 | \$75,000 |
| Logan | Bob Menzie | Zoning Department | 217/732-8835 | \$150,000 |
| Macon | Brady Wilson | Macon Co S.W. Management | 217/425-4505 | \$250,000 |
| Macoupin | Joe Saracco | Recorder of Deeds | 217/854-3214 | \$150,000 |
| Madison | Joe Parente | Administrator Env. Dept. | 618/692-6200 | \$75,000 |
| Marion | Carolyn Baker | County Clerk | 618/548-3400 | \$250,000 |
| Marshall | Thomas V. ... | County Board Chairman | 309/246-4060 | \$500,000 |
| McDonough | Chad Br... | Recycling Coordinator | 309/837-3941 | \$150,000 |

ORDINANCE NO. 99 - /

AN ORDINANCE ADOPTING AND IMPLEMENTING IN PART
THE STATE GIFT BAN ACT

WHEREAS, the Illinois General Assembly has adopted the State Gift Ban Act (5 ILCS 425/1 *et. seq.*), and made it effective January 1, 1999; and

WHEREAS, Section 83 of the State Gift Ban Act mandates all units of local government to adopt provisions substantially in accordance with the provisions of the State Gift Ban Act within six (6) months of the effective date of the State Gift Ban Act; and

WHEREAS, the County of Jackson, being a unit of local government, intends to adopt and implement provisions substantially in accordance with the State Gift Ban Act as mandated by said Act.

THEREFORE, the County of Jackson, through its County Board hereby adopts and ordains as follows:

Section 1. Definitions

As used in this Ordinance:

"County" means each office, board, commission, agency, department, authority, institution or outgrowth of the County; including the Regional Office of Superintendent of Schools and the Jackson County Health Department.

"Employee" means all full-time, part-time, and contractual employees, and salaried appointed officials of the County.

"Gift" means any gratuity, discount, entertainment, hospitality, loan, forbearance, or other tangible or intangible item having monetary value including, but not limited to, cash, food and drink, and honoraria for speaking engagements related to or attributable to government employment or the official position of an employee, member, officer, or judge.

"Officer or Official" means the following elected officers: Members of the County Board, County Clerk & Recorder, County Treasurer, County Sheriff, County Coroner, County State's Attorney, County Clerk of the Circuit Court, and Regional Superintendent of Schools.

"Political organization" means a party, committee, association, fund, or other organization (whether or not incorporated) organized and operated primarily for the purpose of directly or indirectly accepting contributions or making expenditures, or both,

for the function of influencing or attempting to influence the selection, nomination, election, or appointment of any individual to any federal, state, or local public office or office in a political organization, or the election of Presidential or Vice-Presidential electors, whether or not the individual or electors are selected, nominated, elected, or appointed. The term includes the making of expenditures relating to an office described in the preceding sentence that, if incurred by the individual, would be allowable as a federal income tax deduction for trade or business expenses.

"Prohibited source" means any person or entity who:

- (1) is seeking official action by the Officer or an employee of the Officer directing the employee or any other employee of the County;
- (2) does business or seeks to do business with the Officer or an employee of the Officer directing the employee or any other employee of the County;
- (3) conducts activities regulated by the Officer or an employee of the Officer directing the employee or any other employee of the County;
- (4) has interests that may be substantially affected by the performance or non-performance of the official duties of the Officer or an employee of the Officer or any other employee of the County; or
- (5) is registered or required to be registered with the Secretary of State under the Lobbyist Registration Act.

Section 2. Gift Ban

Except as otherwise provided in this Ordinance, no employee shall solicit or accept any gift from any prohibited source or in violation of any federal or State statute, rule, or regulation. This ban applies to and includes spouses of and immediate family living with the employee. No prohibited source shall offer or make a gift that violates this Section.

Section 3. Exceptions

The restriction in Section 2 does not apply to the following:

- (1) Anything for which the employee pays the market value or anything not used and promptly disposed of as provided in Section 5.
- (2) A contribution, as defined in Article 9 of the Election Code [10 ILCS 5/9-1 *et seq.*] that is lawfully made under that Act or attendance at a fund-raising event sponsored by a political organization.
- (3) A gift from a relative, meaning those people related to the individual as father, mother, son, daughter, brother, sister, uncle, aunt, great aunt, great uncle, first cousin, nephew, niece, husband, wife, grandfather, grandmother, grandson,

granddaughter, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, stepfather, stepmother, stepson, stepdaughter, stepbrother, stepsister, half brother, half sister, and including the father, mother, grandfather, or grandmother of the individual's spouse and the individual's fiancé or fiancée.

(4) Anything provided by an individual on the basis of a personal friendship unless the employee has reason to believe that, under the circumstances, the gift was provided because of the official position or employment of the employee, and not because of the personal friendship. In determining whether a gift is provided on the basis of personal friendship, the employee shall consider the circumstances under which the gift was offered, such as:

(i) the history of the relationship between the individual giving the gift and the recipient of the gift, including any previous exchange of gifts between those individuals;

(ii) whether to the actual knowledge of the employee the individual who gave the gift personally paid for the gift or sought a tax deduction or business reimbursement for the gift; and

(iii) whether to the actual knowledge of the employee the individual who gave the gift also at the same time gave the same or similar gifts to other employees.

(5) A commercially reasonable loan evidenced in writing with repayment due by a date certain made in the ordinary course of the lender's business.

(6) A contribution or other payments to a legal defense fund established for the benefit of the employee that is otherwise lawfully made.

(7) Intra-office and inter-office gifts. For the purpose of this Act, "intra-office gifts" means any gift given to an employee from another employee or Officer of the County;

(8) Food, refreshments, lodging, transportation, and other benefits:

(i) resulting from the outside business or employment activities (or outside activities that are not connected to the duties of the employee as an employee) of the employee, or the spouse of the employee, if the benefits have not been offered or enhanced because of the official position or employment of the employee and are customarily provided to others in similar circumstances;

(ii) customarily provided by a prospective employer in connection with bona fide employment discussions; or

(iii) provided by a political organization in connection with a fund-raising or campaign event sponsored by that organization.

(9) Pension and other benefits resulting from continued participation in an employee

welfare and benefits plan maintained by a former employer.

(10) Informational materials that are sent to the employee, in the form of books, articles, periodicals, other written materials, audiotapes, videotapes, or other forms of communication.

(11) Awards or prizes that are given to competitors in contests or events open to the public, including random drawings.

(12) Honorary degrees (and associated travel, food, refreshments, and entertainment provided in the presentation of degrees and awards).

(13) Training (including food and refreshments furnished to all attendees as an integral part of the training) provided to an employee, if the training is in the interest of the County.

(14) Educational missions, including meetings with government officials either foreign or domestic, intended to educate public officials on matters of public policy, to which the employee may be invited to participate along with other federal, state, or local public officials and community leaders.

(15) Bequests, inheritances, and other transfers at death.

(16) Anything that is paid for by the federal government, the State, or a governmental entity, or secured by the County under a government contract.

(17) A gift of personal hospitality of an individual other than a registered lobbyist or agent of a foreign principal, including hospitality extended for a nonbusiness purpose by an individual, not a corporation or organization, at the personal residence of that individual or the individual's family or on property or facilities owned by that individual or the individual's family.

(18) Free attendance at a widely attended event permitted under Section 4.

(19) Opportunities and benefits that are:

(i) available to the public or to a class consisting of all employees, whether or not restricted on the basis of geographic consideration;

(ii) offered to members of a group or class in which membership is unrelated to employment or official position;

(iii) offered to members of an organization such as an employee's association or credit union, in which membership is related to employment or official position and similar opportunities are available to large segments of the public through organizations of similar size;

(iv) offered to any group or class that is not defined in a manner that specifically discriminates among government employees on the basis of branch of government or type of responsibility, or on a basis that favors those of higher rank or rate of pay; (v) in the form of loans from banks and other financial institutions on terms generally available to the public; or

(vi) in the form of reduced membership or other fees for participation in organization activities offered to all government employees by professional organizations if the only restrictions on membership relate to professional qualifications.

(20) A plaque, trophy, or other item that is substantially commemorative in nature and that is extended for presentation.

(21) Golf or tennis; food or refreshments of nominal value and catered food or refreshments; meals or beverages consumed on the premises from which they were purchased.

(22) Donations of products from an Illinois company that are intended primarily for promotional purposes, such as display or free distribution, and are of minimal value to any individual recipient.

(23) An item of nominal value such as a greeting card, baseball cap, or T-shirt.

Section 4. Attendance at Events

(a) An employee may accept an offer of free attendance at a widely attended convention, conference, symposium, forum, panel discussion, dinner, viewing, reception, or similar event, provided by the sponsor of the event, if:

- (1) the employee participates in the event as a speaker or a panel participant, by presenting information related to government, or by performing a ceremonial function appropriate to the employee's official position or employment; or
- (2) attendance at the event is appropriate to the performance of civic affairs in Illinois or the official duties or representative function of the employee.

(b) An employee who attends an event described in subsection (a) may accept a sponsor's unsolicited offer of free attendance at the event for an accompanying individual.

(c) An employee or the spouse or dependent thereof, may accept a sponsor's unsolicited offer of free attendance at a charity event, except that reimbursement for transportation and lodging may not be accepted in connection with the event.

(d) For purposes of this Section, the term "free attendance" may include waiver of all or part of a conference or other fee, the provision of transportation, or the provision of food, refreshments, entertainment, and instructional materials furnished to all attendees as an integral part of the event. The term does not include entertainment collateral to the event,

nor does it include food or refreshments taken other than in a group setting with all or substantially all other attendees, except as authorized under subsection (21) of Section 3.

Section 5. Gift Disposition

The recipient of a gift that is given in violation of this Act may, at his or her discretion, return the item to the donor or give the item or an amount equal to its value to an appropriate charity.

Section 6. Reimbursement

(a) A reimbursement (including payment in kind) to an employee from a private source other than a registered lobbyist or agent of a foreign principal for necessary transportation, lodging, and related expenses for travel to a meeting, speaking engagement, fact finding trip, or similar event in connection with the duties of the employee shall be deemed to be a reimbursement to the governmental entity and not a gift prohibited by this Act if the employee:

- (1) discloses to his supervisor or other employee directing that employee, (or in the case of an employee without an immediate supervisor, the County Board) receipt of the reimbursement within 30 days of its receipt; or
- (2) receives advance authorization from the Officer or other employee directing that employee (or in the case of an employee without an immediate supervisor, the County Board) to accept reimbursement.

(b) For purposes of subsection (a), events, the activities of which are substantially recreational in nature, shall not be considered to be in connection with the duties of the employee.

(c) Each advance authorization to accept reimbursement shall be signed by the officer or other employee under whose direct supervision the employee works and shall include:

- (1) the name of the employee;
- (2) the name of the person who will make the reimbursement;
- (3) the time, place, and purpose of the travel; and
- (4) a determination that the travel is in connection with the duties of the employee as an employee and would not create the appearance that the employee is using public employment for private gain.

(d) Each disclosure made under subsection (a) of expenses reimbursed or to be reimbursed shall be signed by the officer, or other employee under whose direct supervision the employee works (in the case of travel by an employee) and shall include:

- (1) a good faith estimate of total transportation expenses reimbursed or to be reimbursed;

- (2) a good faith estimate of total lodging expenses reimbursed or to be reimbursed;
- (3) a good faith estimate of total meal expenses reimbursed or to be reimbursed;
- (4) a good faith estimate of the total of other expenses reimbursed or to be reimbursed; and
- (5) a determination that all those expenses are necessary transportation, lodging, and related expenses.

Section 7. Enforcement

Enforcement of this Ordinance shall be as follows:

- (a) The State's Attorney is authorized to prosecute any violation of this Ordinance. Complaints for violations of this Ordinance will be filed in the Jackson County Circuit Court.
- (b) A violation of this Ordinance shall subject the employee to a fine not to exceed \$500.00, payable to the Jackson County Treasurer's office.
- (c) Each receipt of an unlawful gift under this Ordinance shall constitute a separate offense.

Section 8. Exemptions

All appointed employees, who are non-salaried, and all Officers or Officials of the County are exempt from the terms of this Ordinance.

Section 9. Severability

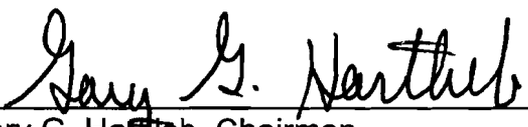
- (a) If any section, subsection, sentence, clause, phrase, or any portion of this ordinance is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such offending portion shall be deemed a separate, distinct and independent provision and such holding shall not affect the validity of the remaining portions thereof.
- (b) Should the State Gift Ban Act be declared invalid in its entirety, this Ordinance shall be null and void and no effect in Jackson County.

Section 10. Effective Date

This Ordinance shall become effective upon adoption by the Jackson County Board.

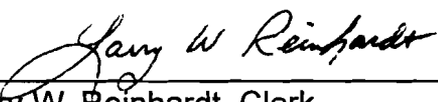
THIS ORDINANCE SHALL BE KNOWN AS ORDINANCE NO. 99- 1 AND HAS BEEN ADOPTED AND APPROVED BY THE JACKSON COUNTY BOARD AT ITS REGULAR MONTHLY MEETING, THIS 9 DAY OF JUNE, 1999.

By its Chairman,



Gary G. Hartleb, Chairman

ATTEST:



Larry W. Reinhardt, Clerk
County of Jackson, Illinois

