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Resolution providing for and making the annual appropriation for Jackson County, IL, for the Fiscal year beginning December 1, 1980 to November 30, 1981. Passed November 20, 1980.

BE IT RESOLVED, by the County Board of Jackson County, State of Illinois that the sum of twenty two thousand dollars (\$22000.00) for the salary of County Resident Engineer be appropriated for the fiscal year from December 1, 1979 to November 30, 1980 from funds allotted to Jackson County under the provisions of Chapter 121, Section 5-603 of the Road and Bridge Laws.

STATE OF ILLINOIS)  
COUNTY OF JACKSON)

I, Robert B. Harrell, County Clerk in and for said 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 a resolution adopted by the County Board of Jackson County at its regular meeting held at Murphysboro, Illinois on \_\_\_\_\_ 1980.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said County at my office in Murphysboro, Illinois in said County this \_\_\_\_\_ day of \_\_\_\_\_ 1980 A.D.

\_\_\_\_\_  
Robert B. Harrell, County Clerk

SEAL

January 9, 1980  
Page #6

*R B*

80-2-

RESOLUTION TO INSTALL, OPERATE & MAINTAIN  
A PUBLIC UTILITY ACROSS OR ALONG  
COUNTY HIGHWAYS

EFF 12 6-22-79  
ORDER No. 47  
EXCH. 100 514

WHEREAS: The petitioner GENERAL TELEPHONE CO. OF ILLINOIS

has requested permission to install A BURIED CABLE  
(across) (along) County Highway Number # 7 and

WHEREAS: such installation would be beneficial to the residents of Jackson County to grant such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving GENERAL TELEPHONE CO. OF ILLINOIS authority to proceed with the installation, operation and maintenance of a BURIED CABLE with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said BURIED CABLE such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner GENERAL TELEPHONE CO. ALONG said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding - 0 - days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

January 9, 1980  
Page 8-A

ATTEST Robert B. Harrell

Robert B. Harrell, County Clerk  
Jackson County

SEAL

R-80-2

WHEREAS: The petitioner GENERAL TELEPHONE Co. MARION, IL  
NAME ADDRESS

has requested permission to install A BURIED CABLE  
(across) (along) County Highway Number 12 and

WHEREAS: such installation would be beneficial to the residents of Jackson County to grant such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving GENERAL TELEPHONE Co. authority to proceed with the installation, operation and maintenance of a BURIED CABLE with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said BURIED CABLE such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner ALONG & ACROSS said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding Δ days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

January 9, 1980  
Page #8-B

ATTEST Robert B. Harrell  
Robert B. Harrell, County Clerk  
Jackson County

SEAL

RESOLUTION # R-80-4

BE IT RESOLVED that the following proposal for furnishing materials required for stone on the Jackson County Landfill Road for 1980 be accepted

GROUP A	W.A. Willis Route 1 Jonesboro, Il	Surfacing Material, CA9 (delivered to job site)	4.68/ton
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STATE OF ILLINOIS  
COUNTY OF JACKSON ss

I hereby certify that the foregoing is a true and perfect copy of a resolution adopted by the Jackson County Board at the meeting held on \_\_\_\_\_, 1980.

IN TESTIMONY whereof, I have hereunto set my hand and seal this \_\_\_\_\_ day of \_\_\_\_\_ 1980.

SEAL

\_\_\_\_\_  
Robert B. Harrell, County Clerk

January 12, 1980  
Page #7

R-80-4

WHEREAS: The petitioner Wm. R. Sykes Route 2, Cantonville, Ill.  
NAME ADDRESS  
has requested permission to install 2" plastic water line  
(~~across~~) (along) County Highway Number 12 and

WHEREAS: such installation would be beneficial to the residents of Jackson County to grant such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving Wm. R. Sykes authority to proceed with the installation, operation and maintenance of a 2" water line with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said water line such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner Wm R. Sykes said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding 0 days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

February 13, 1980  
Page #9

ATTEST

Robert B. Harrell  
Robert B. Harrell, County Clerk  
Jackson County

SEAL

IF FOR ANY REASON THE COUNTY HIGHWAY MUST BE CROSSED, IT MUST BE BORED UNDER THE SURFACE AND ENCASED.

K-00-5

80-6

WHEREAS: The petitioner GENERAL TELEPHONE CO. MARION, IL

has requested permission to install A BURIED CABLE

(across) (along) County Highway Number 17 and

WHEREAS: such installation would be beneficial to the residents of Jackson County to grant such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving GENERAL TELEPHONE CO. authority to proceed with the installation, operation and maintenance of a BURIED CABLE with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said BURIED CABLE such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner ALONG said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding 0 days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

February 13, 1980  
Page #10

ATTEST Robert B. Harroll

Robert B. Harroll, County Clerk  
Jackson County

SEAL

R-80-6

80-7

WHEREAS: The petitioner GENERAL TELEPHONE Co. : MARION, IL

has requested permission to install A BURIED CABLE  
(across)(along) County Highway Number 5 and

WHEREAS: such installation would be beneficial to the residents of Jackson County to grant such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving GENERAL TELEPHONE Co. authority to proceed with the installation, operation and maintenance of a BURIED CABLE with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said BURIED CABLE such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner ALONG & ACROSS said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding 0 days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

February 13, 1980  
Page #11

ATTEST Robert B. Harroll  
Robert B. Harroll, County Clerk  
Jackson County

SEAL

R-80-7

RESOLUTION ACCEPTED APPROVED BY THE COUNTY BOARD  
DESIGNATION AS M. MIN. FEBRUARY 13, 1980  
AS DELINEATED IN THE AREAWIDE PLAN  
AND WATER QUALITY MANAGEMENT PLAN FOR SOUTHERN ILLINOIS

80-8

WHEREAS, the Congress of the United States, in order to restore and maintain the chemical, physical, and biological integrity of the Nation's waters has enacted the Federal Water Pollution Control Act and associated amendments; and

WHEREAS, the Governor of the State of Illinois, pursuant to section 208 (a) (2) of P.L. 92-500 did on April 23, 1975, designate the ten-county area comprised of Franklin, Gallatin, Hamilton, Hardin, Jackson, Jefferson, Perry, Pope, Saline, and Williamson Counties as an area with substantial water quality control problems and further designated the Greater Egypt Regional Planning and Development Commission and the Southeastern Illinois Regional Planning and Development Commission jointly, to prepare the areawide waste treatment management plan for the ten-county area; and

WHEREAS, the affected general purpose units of local government, pursuant to 40CFR126.10, demonstrated their intent, through formally adopting resolutions, to join together in the planning process to develop a coordinated areawide waste treatment management plan throughout the ten-county area; and

WHEREAS, the Greater Egypt Regional Planning and Development Commission and the Southeastern Illinois Regional Planning and Development Commission have jointly prepared an areawide waste treatment management plan pursuant to P.L. 92-500 as amended and the associated federal regulations; and

WHEREAS, in order to meet the legislatively mandated requirements set forth in P.L. 92-500, the *Areawide Waste Treatment and Water Quality Management Plan for Southern Illinois* recommends the Jackson County Board be designated as the management agency to implement the recommendations of the *Areawide Waste Treatment and Water Quality Management Plan for Southern Illinois* within the designated management area of the Jackson County Board and its immediate environs; and

WHEREAS, the Jackson County Board possesses the authorities necessary to implement its assigned responsibilities of the plan pursuant to Section 208 (c) (2) (A) through (I) of P.L. 92-500, as amended. These responsibilities include but are not restricted to: (within budget constraints) the local review process for the surface mine control act; monitoring, permitting and enforcing private sewage disposal systems; encouraging establishment of private sewage disposal maintenance services; and control measures applied to transportation development sites; now therefore

IT IS HEREBY RESOLVED that the Jackson County Board accepts the responsibilities attendant to its designation as a management agency for the area constituting the Jackson County Board and its immediate environs pending certification by the Governor of the State of Illinois of the *Areawide Waste Treatment and Water Quality Management Plan for Southern Illinois*; and

BE IT FURTHER RESOLVED that the Jackson County Board reaffirms its commitment to join in efforts to maintain the continuing planning process; and

BE IT FURTHER RESOLVED that the Jackson County Board hereby endorses the *Areawide Waste Treatment and Water Quality Management Plan for Southern Illinois*.

PASSED AND APPROVED this \_\_\_\_\_ day of \_\_\_\_\_, A.D. 1978.

February 13, 1980  
Page #63

ATTEST: \_\_\_\_\_

AYE: \_\_\_\_\_

Absent: \_\_\_\_\_

NAY: \_\_\_\_\_

80-8

was app. 3/12/80

RESOLUTION # 80-9

BE IT RESOLVED, by the County Board of Jackson County, State of Illinois that the sum of thirty two thousand twenty five dollars (\$32025.00) for salary and six hundred twenty five dollars (\$625.00) for expenses be appropriated for paying the salary and expenses of the County Superintendent of Highways from April 1, 1980 to March 31, 1981 from funds allotted to Jackson County under the provisions of the Motor Fuel Tax Law.

BE IT FURTHER RESOLVED, that the County Clerk is hereby directed to transmit two certified copies of the resolution to the Department of Transportation, Division of Highways, Springfield, Illinois, through its District Engineer at Carbondale, Illinois.

STATE OF ILLINOIS )  
                          )  
COUNTY OF JACKSON )

I, Robert B. Harrell, County Clerk in and for said 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 a resolution adopted by the County Board of Jackson County at its regular meeting held at Murphysboro, Illinois on \_\_\_\_\_ 1980.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said County at my office in Murphysboro, Illinois in said County this \_\_\_\_\_ day of \_\_\_\_\_ 1980.

March 12, 1980  
Page 9

\_\_\_\_\_  
Robert B. Harrell, County Clerk

R- 8-19

Approved 4-9-80

RESOLUTION NO. 80-10

AMENDMENT 1  
TO THE AMENDED  
RESOLUTION FOR ESTABLISHMENT OF  
GREATER EGYPT REGIONAL PLANNING AND DEVELOPMENT COMMISSION

WHEREAS, the General Assembly of the State of Illinois by "An Act to provide for regional planning and for the creation, organization, and powers of regional planning commission," approved June 26, 1929, as amended, has authorized the creation of Regional Planning Commissions, and

WHEREAS, said region of Franklin, Jackson, Jefferson, Perry, and Williamson Counties has created a Regional Planning Commission by the adoption by each county of an "AMENDED RESOLUTION FOR ESTABLISHMENT OF GREATER EGYPT REGIONAL PLANNING AND DEVELOPMENT COMMISSION"; and

WHEREAS, it is the policy of the County Board of Jackson that the Greater Egypt Regional Planning and Development Commission shall contain proportionate minority membership in accordance with the applicable local, state, and federal laws, rules, and regulations; and

WHEREAS, said Counties of Franklin, Jackson, Jefferson, Perry, and Williamson now desire to amend said Resolution by the addition of a paragraph in Section III of said "AMENDED RESOLUTION FOR ESTABLISHMENT OF GREATER EGYPT REGIONAL PLANNING AND DEVELOPMENT COMMISSION"; therefore

IT IS HEREBY RESOLVED: That the previous "AMENDED RESOLUTION FOR ESTABLISHMENT OF GREATER EGYPT REGIONAL PLANNING AND DEVELOPMENT COMMISSION" be and the same hereby is amended by the addition of a new paragraph 6 in Section III. Current paragraph 6, TERMS AND VACANCIES, shall become paragraph 7; current paragraph 7, COMPENSATION, shall become paragraph 8; current paragraph 8, REMOVAL, shall become paragraph 9. Section III, paragraph 6 of the said Amended Resolution shall be entitled and read as follows:

6. MINORITY REPRESENTATION. Should at anytime the normal appointive process not result in proportionate representation of minorities, then the above appointed members of the Commission shall have the power to create and appoint membership to the number of positions needed to fulfill said proportionate minority representation requirements. Such appointment(s) shall be made in a manner consistent with local, state, and federal laws, rules and regulations. Said appointment(s) shall begin on the 1st day of January and shall be for a term of 1 year. Such position(s) shall not be terminated prior to the end of the above referenced term, at which time a determination shall be made as to the necessity to continue said position(s).

PASSED AND APPROVED this 9th day of APRIL, A.D. 1980.

Aye: 12 Absent: 2  
Nay: 0

County Board Minutes  
April 9, 1980  
Page #2

W. A. Kelly  
Chairman of County Board  
Jackson County, Illinois

ATTEST: Robert B. Marshall

COUNTY CLERK JACKSON COUNTY, ILLINOIS

(SEAL)

80-10

approved 4-9-80

RESOLUTION # 80-11

WHEREAS, on March 31, 1980 bids were received for the construction of a bridge on a Carbondale Township road over Drury Creek and known as Sec. 78-02110-00-BR,

NOW THEREFORE, BE IT RESOLVED, that the County Board of Jackson County concurs in the award of the low bid, if and when, made by the State of Illinois, Department of Transportation for Sec. 78-02110-00-BR and authorizes and directs the County Clerk to file a certified copy of this resolution with the State of Illinois, Department of Transportation in Springfield, Illinois.

STATE OF ILLINOIS  
County of Jackson<sup>ss</sup>

I, Robert B. Harrell, County Clerk in and for the County of Jackson, Illinois hereby certify the foregoing is a true, perfect, and complete copy of a resolution adopted by the Jackson County Board at a meeting held on \_\_\_\_\_ 1980.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this \_\_\_\_\_ day of \_\_\_\_\_ 1980.

\_\_\_\_\_  
Robert B. Harrell, County Clerk

SEAL

R-80-11

Approved 4-9-80

RESOLUTION # 80-12

BE IT RESOLVED that the following proposals for furnishing materials required for the Maintenance 1980 County Motor Fuel Tax Program in Jackson County be accepted and that the Illinois Department of Transportation be requested to approve such acceptance.

<u>GROUP</u>	<u>BIDDER</u>	<u>ITEM</u>	<u>UNIT</u> <u>COST</u>
A	Southern States Asphalt Benton, Il	Bituminous Materials (del.) HFE 150	0.6225/gal
	Counton Co. E. Alton, Il.	Bituminous Materials (del.) MC800	0.7695/gal. <u>REJECTED</u>
B	Minkaid Stone Ava, Il	Seal Coat Aggregate CA16 (F.O.B. trucks)	3.60/ton
	Illinois Quarries Ava, Il	SAME	3.60/ton
	Lana Quarry Lana, Il	SAME	3.25/ton
C	Minkaid Stone Ava, Il	Surfacing Material CA9 (F.O.B. trucks)	3.10/ton
	Illinois Quarry Ava, Il	SAME	3.15/ton
	Lana Quarries Lana, Il	SAME	2.70/ton
	American Limestone Co. Jonesboro, Il	SAME	2.80/ton
	Minkaid Stone Ava, Il	Surfacing Material CA10 (F.O.B. trucks)	3.25/ton
	Illinois Quarries Ava, Il	SAME	3.35/ton
	Lana Quarry Lana, Il	SAME	2.70/ton
	American Limestone Co. Jonesboro, Il	SAME	2.80/ton
D	Willis Truck Serv. Jonesboro, Il	Surfacing Material CA 10 (Job site)	5.00/ton

STATE OF ILLINOIS  
County of Jackson<sup>ss</sup>

I hereby certify that the foregoing is a true and perfect copy of a resolution adopted by the Jackson County Board at the meeting held on \_\_\_\_\_ day of \_\_\_\_\_ 1980. In testimony whereof, I have hereunto set my hand and seal this \_\_\_\_\_ day of \_\_\_\_\_ 1980.

SEAL

Robert B. Harrell, County Clerk

R-80-12

Approved 4-9-80

RESOLUTION # 80-13

BE IT RESOLVED that the following proposals for furnishing materials required for Township Motor Fuel Maintenance 1980 be accepted and that the Illinois Department of Transportation be requested to approve such acceptance.

<u>GROUP</u>	<u>ADDRESS</u>	<u>ITEM</u>	<u>UNIT COST</u>
A	Illini Asphalt Benton, IL	Bituminous Materials (appl.) MC800	0.824/gal
		Aggregate Spread	8.47/ton
A-1	Illini Asphalt Benton, IL	Emulsified Asphalt (appl.) HFE 150	0.724/gal
		Aggregate Spread	8.47/ton
B	Illini Asphalt Benton, IL	Bituminous Materials (del.) MC800	0.76/gal <u>REJECTED</u>
	North State Asphalt Benton	Bituminous Materials (del.) HFE 150	0.725/gal
C	Illinois Quarry Benton, IL	Leaf Coat Aggregate S.P.S. trucks	1.60/ton
	Lee Quarries Benton, IL	SAME	1.60/ton
	Ill. Sta. Benton, IL	SAME	1.60/ton
D	Illini Asphalt Co. Benton, IL	Bituminous Patching Mix. S.P.S. trucks	1.10/ton <u>REJECTED</u>
E		Emulsified Asphalt Mix. CA 10 and CA 14	1.10/gal
F	Freemling Truck Serv. Campbell Hill, IL	Surfacing Material (Bradley) CA 9 CA 10	4.98/ton 5.03/ton
G	Forby Truck Serv. Makanda, IL	Surfacing Material (Carbondale) CA 10	4.88/ton
H	Willis Truck Serv. Jonesboro, IL	Surfacing Material (Burgess) CA 9 CA 10	4.84/ton 4.84/ton
I	Willis Truck Serv. Jonesboro, IL	Surfacing Material (DeSoto) CA 9	4.84/ton
J	Forby Truck Serv. Makanda, IL	Surfacing Material (Gib) CA 9 CA 10	4.88/ton 4.88/ton
K	Freemling Truck Serv. Campbell Hill, IL	Surfacing Material (Ft. Bluff) CA 9 CA 10	4.98/ton 5.03/ton
L	Freemling Truck Serv. Campbell Hill, IL	Surfacing Material (Kinkaid) CA 9	4.98/ton
M	Willis Truck Serv.	Surfacing Material (Levan) CA 9 CA 10	4.84/ton 4.84/ton
N	Forby Truck Serv. Makanda, IL	Surfacing Material (Makanda) CA 9 CA 10	4.58/ton 4.58/ton
O	Willis Truck Serv. Jonesboro, IL	Surfacing Material (Murphysboro) CA 10	4.88/ton

R-80-13

	<u>BIDDER</u>	<u>ITEM</u>	<u>UNIT</u>
	Froemling Truck Serv. Campbell Hill, Il	Surfacing Material(Ora) CA9 CA 10	4.92/ton 4.98/ton
Q	Forby Truck Serv. Makanda, Il	Surfacing Material(Pomona) CA 9	4.78/ton
R	Forby Truck Serv. Makanda, Il	Surfacing Material(Sand Ridge) CA 9	5.27/ton
S	Forby Truck Serv. Makanda, Il	Surfacing Material(Somerset) CA 9 CA 10	4.99/ton 4.99/ton
T	Froemling Truck Serv. Campbell Hill, Il	Surfacing Material(Vergennes) CA9 CA 10	5.29/ton 5.32/ton
U	Metal Culverts, Inc. Box 479 Jefferson City, Mo	Pipe Culverts, Ty. 1, 22P 12" diameter 14" " 18" " 24" " 36" "	1.85/1.9. 2.64/2.8. 6.17/6.7. 19.1/20.2. 36.4/38.8.
V	Egyptian Concrete Co. Salem, Il	Pipe Culverts, Ty 1, 22P 18" diameter 26" diameter	8.0/8.4. 13.6/14.4.

STATE OF ILLINOIS  
County of Jackson, SS

I hereby certify that the foregoing is a true and perfect copy of a resolution of the Jackson County Board at the meeting held on the \_\_\_\_\_ day of \_\_\_\_\_, 1980.  
IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this \_\_\_\_\_ day of \_\_\_\_\_, 1980.

SEAL \_\_\_\_\_  
Robert P. Howell, County Clerk

80-14

Approved 4-9-80

Municipality	STATE OF ILLINOIS DEPT. OF TRANSPORTATION LOCAL AGENCY AGREEMENT FOR FEDERAL PARTICIPATION	Section 80-00026-02-RS		
Township		Fund Type FAS		
County Jackson		State Contract X	Day Labor	Local Contract

This agreement is made and entered into between the above local agency (LA) and the State of Illinois, acting by and through its Department of Transportation, hereinafter referred to as "STATE". The STATE and LA jointly propose to improve the designated location as shown below under PROJECT DESCRIPTION. The improvement shall be constructed in accordance with plans approved by the STATE and the STATE's policies and procedures approved and/or required by the United States Federal Highway Administration hereinafter referred to as FHWA.

PROJECT DESCRIPTION  
 Name Elkville to Vergennes Route FAS 1916 Length 3.0138 Miles  
 Termini Sta. 159+13 to Sta. 0+00, west edge of pavement at State Route 51 (FAP-2)

Description of Work Includes placing a 7" bituminous aggregate mixture complete base with 2" of bituminous surface course, Mixture "D", Class I, shoulders together with new A. R. culverts.

	DIVISION OF COST				TOTAL		
	FHWA	%	STATE	%		LA	%
Participating Construction	\$ 600,000	( 75 )	\$ 0.00	( 0 )	\$ 200,000	( 25 )	\$ 800,000
Non-Participating Construction							
Preliminary Engineering							
Construction Engineering	\$ 15,000	( 75 )	\$ 0.00	( 0 )	\$ 5,000	( 25 )	\$ 20,000
Right of Way							
Railroads							
Utilities							
<b>Sub Total</b>	<b>615,000</b>		<b>0.00</b>		<b>205,000</b>		<b>820,000</b>

Other Funding Not Included Above \$  
 Description of Other Funding:

Total Project Cost \$ 820,000  
 NOTE: If funding is lump sum and not a percentage of the total, place an asterisk in the appropriate space provided for entering percentages.

The above costs and percentages are approximate and subject to change. The percentage(s) recorded and maintained by the STATE, will be used in the final division of costs for billings or reimbursement.

LOCAL AGENCY APPROPRIATION

The LA on \_\_\_\_\_, 19\_\_\_\_, appropriated, by separate resolution \$ \_\_\_\_\_ To pay the LA's share of the cost and will in the future appropriate additional funds if the amount appropriated proves to be insufficient to cover the LA's share of the cost.

METHOD OF FINANCING (STATE CONTRACT WORK ONLY)

- METHOD A --- Lump Sum (95% of LA Obligation)
- METHOD B --- Monthly Payments of \$ \_\_\_\_\_
- METHOD C --- LA's share \$ \_\_\_\_\_ divided by estimated total cost multiplied by actual progress payment.  
 (See page two for details of the above methods and the financing of Day Labor and Local Contracts)

ADDENDUMS

Additional information and/or stipulations, if any, are hereby attached and identified below as being apart of this agreement.

Addendum N/A  
 (Insert NA, if not applicable) (Insert addendum numbers or letters and page numbers, if applicable)

The LA further agrees, as a condition of payment, that it accepts and will comply with the applicable provisions set forth on page two and all exhibits indicated above.

APPROVED

APPROVED

Name \_\_\_\_\_

STATE OF ILLINOIS  
DEPARTMENT OF TRANSPORTATION

Title \_\_\_\_\_  
 Chairman County Board/Mayor/Village President/etc

By: \_\_\_\_\_  
 Director of Highways

Signature \_\_\_\_\_

Date

FOR DEPARTMENT USE ONLY			
Construction		Engineering	
Job Number	Project Number	Job Number	Project Number

BLR 723 (9-78)

R-00-14

170 185  
170 171  
140 155  
140 100 to 141 00  
Approved 4-9-80

80-15

RESOLUTION TO CONSTRUCT A DRIVE AND SLOPE  
BANKS ALONG A COUNTY HIGHWAY

WHEREAS: The petitioner John W. McLaughlin RR # 4 Mansfield, Mo.  
Name Address  
has requested permission to install a driveway and slope banks along County Highway 7  
and

WHEREAS: such installation would be beneficial to the petitioner and residents of Jackson County to grant such permission;

THEREFORE: Be it resolved: by the Jackson County Board that the requested permission be granted giving John W. McLaughlin authority to proceed with the installation of a driveway and sloping of banks adjacent to the petitioner's property with the following conditions:

1. The driveway will be installed at station 140 100 to 141 00 and sloping of banks will be limited to the area between station 140 100 to station 141 00 and that the driveway will be constructed as indicated by the attached drawing.
2. The petitioner will furnish all material and pay all costs of the installation and work involved.
3. Two way traffic will be maintained on County Highway 7, and no construction equipment will be placed on, or operated on the surface of County Highway 7.
4. That the petitioner, his successor or assigns, shall assume all risks and liabilities for accidents or damage that may occur to persons or property, both public or private on account of said work.
5. That the permit is effective insofar only as the county has jurisdiction and does not presume to release the petitioner of any existing or enacted statutes relative to the work involved.
6. That in the event highway construction or maintenance requires the relocation of said entrance such relocation shall be done at the sole expense of the petitioner, his successor or assigns.
7. That said petitioner shall perform all work in a workman like manner and shall restore the seeding on the earth slopes when completed, and shall maintain such slopes until the seeding has been restored.
8. That such work performed by the petitioner shall be done in accordance with the State of Illinois Department of Transportation standard specifications for road and bridge construction in effect at the time of performing said work.
9. That said petitioner notify the County Superintendent of Highways when work is to be started and when completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, successor's or assign's attention either verbally or written will be just cause of revocation of this permit.

County Board Minutes  
April 9, 1980  
Page #25-A

ATTEST

Robert B. Harrell

Robert Harrell, County Clerk  
Jackson County

R-80-15

Approved 5/14/80

Resolution # 80-16

BE IT RESOLVED that the following proposals for furnishing materials required for the Maintenance 1980 County Motor Fuel Tax Program in Jackson County be accepted and that the Illinois Department of Transportation be requested to approve such acceptance.

<u>GROUP</u>	<u>BIDDER</u>	<u>ITEM</u>	<u>UNIT COST</u>
A	W. J. Counton Co. E. Alton, Il	Bituminous Materials (delivered) MC800	0.735/gal
E	E.T. Simonds Const. Carbondale, Il	Emulsified Asphalt Mix CA14 Mix	17.50/gal (Anna, Il.) 20.00/ton (Carbondale, I
		CA10 Mix	NO BID
F		Bituminous Patching Mixture	NO BID

STATE OF ILLINOIS  
County of Jackson<sup>SS</sup>

I hereby certify that the foregoing is a true and perfect copy of a resolution adopted by the Jackson County Board at the meeting held on \_\_\_\_\_ day of May 1980. IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this \_\_\_\_\_ day of May 1980.

SEAL

\_\_\_\_\_  
Robert B. Harrell, County Clerk

County Board Minutes  
May 14, 1980  
Page #7

R-00 16

approved 5/14/80

RESOLUTION # 80-17

BE IT RESOLVED that the following proposals for furnishing materials required for Township Motor Fuel Maintenance 1980 be accepted and that the Illinois Department of Transportation be requested to approve such acceptance.

<u>GROUP</u>	<u>BIDDER</u>	<u>ITEM</u>	<u>UNIT COST</u>
B	W. J. Counton Co. E. Alton, IL	Bituminous Materials (delivered) MC800	.735/gal
E	E. T. Simonds Const. Carbondale, IL	Emulsified Asphalt Mix CA14 Mix	17.50/ton (Anna, IL)
		CA10 Mix	20.00/ton (Carbondale, IL)
D		Bituminous Patching Mix	NO BID

STATE OF ILLINOIS  
County of Jackson<sup>ss</sup>

I hereby certify that the foregoing is a true and perfect copy of a resolution adopted by the Jackson County Board at the meeting held on the \_\_\_\_\_ day of May 1980.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this \_\_\_\_\_ day of May 1980.

\_\_\_\_\_  
Robert B. Harrelli, County Clerk

SEAL

County Board Meeting  
May 14, 1980  
Page #8

R-80-17

80-18  
RESOLUTION FOR ENGINEERING SERVICES ON  
TOWNSHIP MOTOR FUEL TAX  
CONSTRUCTION AND MAINTENANCE

Approved 5/14/80

BE IT RESOLVED, by the Jackson County Board that engineering services shall be done by a consulting engineer in accordance with an approved engineering agreement;

OR

by County personnel in the following manner:

- (A) Maintenance engineering at 3% of final maintenance cost
- (B) Construction sections requiring surveys, detailed plans, right-of-way dedications, staking inspection and administration will be done at actual cost; (Actual cost to be defined as material cost, payrolls, insurance and transportation)
- (C) Township bridge construction engineering at 0% of the final construction cost.

STATE OF ILLINOIS<sup>ss</sup>  
COUNTY OF JACKSON

I, Robert B. Harrell, County Clerk in and for said County, in the aforesaid State 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 a resolution adopted by the Jackson County Board at its regular meeting held at Murphyboro, Illinois on the \_\_\_\_\_ day of \_\_\_\_\_ 1980 A.D.

SEAL

\_\_\_\_\_  
Robert B. Harrell, County Clerk

County Board Minutes  
May 14, 1980  
Page #10

R-87-18

approved 5/14/80

RESOLUTION # 80-19

WHEREAS, on May 12, 1980 bids were received for the construction of a bridge on a Carbondale Township road over Little Crab Orchard Creek and known as Sec. 78-02111-00-BR,

NOW THEREFORE, BE IT RESOLVED, that the County Board of Jackson County concurs in the award of the low bid, if and when, made by the State of Illinois, Department of Transportation for Sec. 78-02111-00-BR and authorizes and directs the County Clerk to file a certified copy of this resolution with the State of Illinois, Department of Transportation in Springfield, Illinois.

STATE OF ILLINOIS  
County of Jackson<sup>ss</sup>

I, Robert B. Harrell, County Clerk in and for the County of Jackson, Illinois hereby certify the foregoing is a true, perfect, and complete copy of a resolution adopted by the Jackson County Board at a meeting held on the \_\_\_\_\_ day of \_\_\_\_\_ 1980.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this \_\_\_\_\_ day of \_\_\_\_\_ 1980.

\_\_\_\_\_  
Robert B. Harrell, County Clerk

SEAL

County Board Minutes  
May 14, 1980  
Page #11

R- 80-19

80-20  
RESOLUTION TO CONSTRUCT A DRIVE AND SLOPE  
BANKS ALONG A COUNTY HIGHWAY

WHEREAS: The petitioner: Wayne Alstat Rt 1 Vergennes  
Name Address  
has requested permission to install a driveway and slope banks along County Highway 8  
and

WHEREAS: such installation would be beneficial to the petitioner and residents of Jackson County to grant such permission;

THEREFORE: Be it resolved: by the Jackson County Board that the requested permission be granted giving Wayne Alstat authority to proceed with the installation of a driveway and sloping of banks adjacent to the petitioner's property with the following conditions:

1. The driveway will be installed ~~at station~~ IN NW 1/4 Sec 24 and T 15, R 3 W ~~sloping of banks will be limited to the area between station~~ to station and that the driveway will be constructed as indicated by the attached drawing.
2. The petitioner will furnish all material and pay all costs of the installation and work involved.
3. Two way traffic will be maintained on County Highway 8, and no construction equipment will be placed on, or operated on the surface of County Highway 8.
4. That the petitioner, his successor or assigns, shall assume all risks and liabilities for accidents or damage that may occur to persons or property, both public or private on account of said work.
5. That the permit is effective insofar only as the county has jurisdiction and does not presume to release the petitioner of any existing or enacted statutes relative to the work involved.
6. That in the event highway construction or maintenance requires the relocation of said entrance such relocation shall be done at the sole expense of the petitioner, his successor or assigns.
7. That said petitioner shall perform all work in a workman like manner and shall restore the seeding on the earth slopes when completed, and shall maintain such slopes until the seeding has been restored.
8. That such work performed by the petitioner shall be done in accordance with the State of Illinois Department of Transportation standard specifications for road and bridge construction in effect at the time of performing said work.
9. That said petitioner notify the County Superintendent of Highways when work is to be started and when completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, successor's or assign's attention either verbally or written will be just cause of revocation of this permit.

County Board Minutes  
June 11, 1980  
Page #9

ATTEST

Robert B. Harrell  
Robert Harrell, County Clerk  
Jackson County

R-80-20

WHEREAS: The petitioner

COOPERATIVE ASSOCIATION

Murphvsboro, Illinois

NAME

ADDRESS

has requested permission to install a 1-phase, 7.2 KV underground electric line

(across) (along) County Highway Number 8 and located in sections 13, 24,  
Ora TownshipWHEREAS: such installation would be beneficial to the residents of Jackson County to grant  
such permission;THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be  
granted giving Egyptian Electric Coop authority to proceed  
with the installation, operation and maintenance of a 1-phase, 7.2 KV underground  
electric line with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said Electric line such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner Egyptian Electric Coop said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding 0 days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

County Board Minutes  
June 11, 1980  
Page #10

ATTEST

Robert B. Harrell  
Robert B. Harrell, County Clerk  
Jackson County

SEAL

RESOLUTION # 80-22

Resolution Vacating And Closing That Part Of Fifth Street In Block 8 In The Consolidation Coal Company Of St. Louis Subdivision Of Lands In Section 9 And 10, Township 9 South, Range 2 West Of The 3rd P.M., Jackson County, Illinois, located North of Old Illinois Route 13.

Be It Resolved, by the County Board of Jackson County, State of Illinois that the part of FIFTH STREET in Block 8 in the Consolidation Coal Company Subdivision of Lands in Section 9 and 10, Township 9 South, Range 2 West of the 3rd P.M., Jackson County, Illinois, located north of old Illinois Route 13 be and the same is hereby vacated and closed upon a finding that Fifth Street has never been developed or used and that it is the public and economic interest to vacate Fifth Street and no owners or residents of proximate land will be denied access by this vacation and that the Murphysboro Township Highway Commissioner entered an order on the 23rd day of May, 1980 vacating and closing that part of FIFTH STREET made subject of this RESOLUTION.

This Order shall become effective immediately upon its passage, provided, however, that Petitioner shall within 30 days after the passage hereof, file for record in the Office of the Jackson County Clerk and Recorder, Jackson County, Illinois, a certified copy of this Resolution.

APPROVED:

6/11/80  
DATE

William G. Kelley  
WILLIAM G. KELLEY  
Chairman

County Board Minutes  
June 11, 1980  
Page #12

MINUTES

Board Member Eugene Chambers moved the adoption of the above resolution and Board Member Russell Elliott seconded the motion. After discussion, the Board voted as follows:

AYES: Eugene Chambers, Mary Nell Chew, Benjamin Dunn, Russell Elliott, Gary Hartlieb, Sharon Kowalzik, Alvin Lange, Larry Lipe, Mae Nelson, Tross Pierson, Natalie Trimble, Bill Kelley.

APPROVED AS TO LEGALITY  
& FORM - J.C.S.A.O.

R-8022

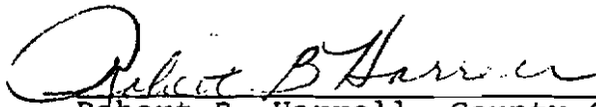
NAYS: None

ABSTAIN: None

ABSENT: Walter Robinson, Ima Valentine

Said motion to adopt the Resolution having been passed and adopted by an affirmative vote of at least two-thirds of the members of the County Board of Jackson County, Illinois, the Chairman declared said Resolution adopted and approved same.

The Board met in a regular session on this 11 day of June, 1980.

  
Robert B. Harrell, County Clerk

County Board Minutes  
June 11, 1980  
Page #13

80-23

RESOLUTION TO CONSTRUCT A DRIVE AND SLOPE

BANKS ALONG A COUNTY HIGHWAY

WHEREAS: The petitioner Duane E. Burke RR # 1 Murphysboro Ill  
Name Address  
has requested permission to install a driveway and slope banks along County Highway 5  
and

WHEREAS: such installation would be beneficial to the petitioner and residents of Jackson County to grant such permission;

THEREFORE: Be it resolved by the Jackson County Board that the requested permission be granted giving Duane E. Burke authority to proceed with the installation of a driveway and sloping of banks adjacent to the petitioner's property with the following conditions:

1. The driveway will be installed at station 178 ± 06 and sloping of banks will be limited to the area between station — to station — and that the driveway will be constructed as indicated by the attached drawing.
2. The petitioner will furnish all material and pay all costs of the installation and work involved.
3. Two way traffic will be maintained on County Highway 5, and no construction equipment will be placed on, or operated on the surface of County Highway 5.
4. That the petitioner, his successor or assigns, shall assume all risks and liabilities for accidents or damage that may occur to persons or property, both public or private on account of said work.
5. That the permit is effective insofar only as the county has jurisdiction and does not presume to release the petitioner of any existing or enacted statutes relative to the work involved.
6. That in the event highway construction or maintenance requires the relocation of said entrance such relocation shall be done at the sole expense of the petitioner, his successor or assigns.
7. That said petitioner shall perform all work in a workman like manner and shall restore the seeding on the earth slopes when completed, and shall maintain such slopes until the seeding has been restored.
8. That such work performed by the petitioner shall be done in accordance with the State of Illinois Department of Transportation standard specifications for road and bridge construction in effect at the time of performing said work.
9. That said petitioner notify the County Superintendent of Highways when work is to be started and when completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, successor's or assign's attention either verbally or written will be just cause of revocation of this permit.

County Board Minutes  
June 11, 1980  
Page #11

ATTEST

Robert B. Harrell  
Robert Harrell, County Clerk  
Jackson County

R-80-23

RESOLUTION # 80-24

RESOLUTION ENDORSING THE CONTINUATION OF REVENUE SHARING

WHEREAS, the State and Local Government Fiscal Assistance Act of 1972, as amended (General Revenue Sharing) will expire on September 30, 1980; and

WHEREAS, it appears to this board that there is much debate in Congress as to whether to continue this appropriation beyond its current authorization; and

WHEREAS, through 12-12-72 through 4-8-80 the County of Jackson has received a total of \$2,938,025.00 in General Revenue Sharing funds; and

WHEREAS, in the County of Jackson these funds have been expended to the benefit of the citizens as shown on the attached summary; and

WHEREAS, in the County of Jackson had to raise this amount of money in support of these services the ad valorem tax rate would have to be increased by 250% to 300%; and

WHEREAS, the General Revenue Sharing Program has the lowest administrative costs of any of the federal assistance programs, is distributed equitable to local and state governments, and provides counties much needed flexibility in delivering locally determined services and programs; and

WHEREAS, the board feels that the General Revenue Sharing Program should be continued on its present basis;

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners for the

County of Jackson as follows;

1. That this board hereby endorses the continuation of the State and Local Government Fiscal Assistance Act of 1972;
2. That copies of this resolution shall be sent to The Honorable Charles Percy and the Honorable Adlai Stevenson, United States Senator; and The Honorable Paul Simon, U.S. House of Representatives;
3. That this resolution shall be effective upon its adoption.

Adopted this 11 day of June, 1980.

County Board Minutes  
June 11, 1980  
Page #104

William Kelly  
Chairman of County Board  
Jackson County, Illinois

Robert B. Harrell  
Robert B. Harrell, County Clerk  
Jackson County, Illinois

R-80-24

WHEREAS: The petitioner GENERAL TELEPHONE COMPANY, MARION, IL

has requested permission to install A BURIED CABLE  
(across)(along) County Highway Number 13 and

WHEREAS: such installation would be beneficial to the residents of Jackson County to grant such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving GENERAL TELEPHONE COMPANY authority to proceed with the installation, operation and maintenance of a BURIED CABLE with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said BURIED CABLE such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner ACROSS AND ALONG said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding 0 days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

County Board Minutes  
July 9, 1980  
Page #13

ATTEST Robert B. Harrell  
Robert B. Harrell, County Clerk  
Jackson County

SEAL

R-80-25

RESOLUTION NO. 80-26

BE IT RESOLVED by the Jackson County Board that the following question shall be submitted to the electors of Jackson County at the general election to be held in said county on November 4, 1980:

Shall a tax to provide revenue for the purpose of affording police protection by the Jackson County Sheriff's Department be levied and collected annually by Jackson County, such tax not to exceed .10% in the first year it is levied and not to exceed an additional .05% in any succeeding year of the value, as equalized or assessed by the Department of Local Government Affairs, *Dept. of Revenue*, of all taxable property in Jackson County?

APPROVED at the regular meeting of the Jackson County Board held on September 10, 1980.

\_\_\_\_\_  
WILLIAM G. KELLEY  
CHAIRMAN, JACKSON COUNTY BOARD

County Board Meeting  
September 10, 1980  
Page #69

ATTEST:

\_\_\_\_\_  
ROBERT HARRELL  
COUNTY CLERK

R-80-26

Resolution R-80-27

Adopted by Jackson County  
The  
Overall Economic Development Program 1980

WHEREAS, Jackson County is a member of the Greater Egypt Regional Planning and Development Commission, and;

WHEREAS, The Greater Egypt Regional Planning and Development Commission Region has been designated by the Economic Development Administration Redevelopment Area County, and;

WHEREAS, Jackson County is a designated Economic Development Administration Redevelopment Area County, and;

WHEREAS, the Greater Egypt Regional Planning and Development Commission upon review and consideration of these activities did adopt the "Overall Economic Development Program 1967" and the "Overall Economic Development Program 1976", and;

WHEREAS, the Greater Egypt Economic Development District revises and updates the forementioned "Overall Economic Development Program" annually, and;

WHEREAS, The Economic Development goals and programs of the Jackson County Redevelopment Area are addressed in the Overall Economic Development Program, and;

WHEREAS, these goals and objectives have been included in the revision and updating of the adopted "Overall Economic Development Program".

NOW, THEREFORE IT IS RESOLVED, that Jackson County, upon review and consideration of this program, does hereby adopt the "Overall Economic Development Program 1980".

BE IT FURTHER RESOLVED, that this resolution be spread at length upon the Minute Records of the proceedings of the Jackson County Board.

This Resolution adopted at a regular meeting of the Jackson County Board on this 10<sup>th</sup> day of SEPT, 1980, A. D.

County Board Meeting  
September 10, 1980  
Page #70

The Jackson County Board

W. L. Gerald Kelley  
ITS CHAIRMAN

ATTEST:

Robert S. Harrell

R-80-27

Municipality	STATE OF ILLINOIS DEPT. OF TRANSPORTATION LOCAL AGENCY AGREEMENT FOR FEDERAL PARTICIPATION	Section 79-00066-00-1P
Township		Fund Type FEDERAL AID URBAN
County JACKSON	80-28A	State Contract <input checked="" type="checkbox"/> Day Labor Local Contract

This agreement is made and entered into between the above local agency (LA) and the State of Illinois, acting by and through its Department of Transportation, hereinafter referred to as "STATE". The STATE and LA jointly propose to improve the designated location as shown below under PROJECT DESCRIPTION. The improvement shall be constructed in accordance with plans approved by the STATE and the STATE's policies and procedures approved and/or required by the United States Federal Highway Administration hereinafter referred to as FHWA.

**PROJECT DESCRIPTION**  
 Name Pleasant Hill Road Route 9713 & 9717 Length 1.76 Miles  
 Termini Improvement of Pleasant Hill Road from U. S. Route 51 <sup>westwardly</sup> easterly to McLafferty Lane and McLafferty Lane from Pleasant Hill Road <sup>northwardly</sup> southerly for approximately 3700'  
 Description of Work Reconstruction of the existing roadway by the placement of a bituminous concrete surface course measuring 24 feet in width and the removal and replacement of the structure carrying Pleasant Hill Road over Piles Fork.

	DIVISION OF COST				TOTAL			
	FHWA	%	STATE	%		LA	%	
Participating Construction .....		( )	\$	( )	\$	( )	\$	
Non-Participating Construction ....		( )	\$	( )	\$	( )	\$	
Preliminary Engineering .....	25,600	( 80 )	\$	( -0- )	\$ 6,400	( 20 )	\$	32,000
Construction Engineering .....		( )	\$	( )	\$	( )	\$	
Right of Way .....		( )	\$	( )	\$	( )	\$	
Railroads .....		( )	\$	( )	\$	( )	\$	
Utilities .....		( )	\$	( )	\$	( )	\$	
Sub Total	25,600				6,400			

Other Funding Not Included Above ..... \$  
 Description of Other Funding:

Total Project Cost ..... \$ 32,000  
 NOTE: If funding is lump sum and not a percentage of the total, place an asterisk in the appropriate space provided for entering percentages.

The above costs and percentages are approximate and subject to change. The percentage(s) recorded and maintained by the STATE, will be used in the final division of costs for billings or reimbursement.

**LOCAL AGENCY APPROPRIATION**  
 The LA on \_\_\_\_\_, 19\_\_\_\_, appropriated, by separate resolution \$\_\_\_\_\_. To pay the LA's share of the cost and will in the future appropriate additional funds if the amount appropriated proves to be insufficient to cover the LA's share of the cost.

**METHOD OF FINANCING (STATE CONTRACT WORK ONLY)**  
 METHOD A --- Lump Sum (95% of LA Obligation)  
 METHOD B --- Monthly Payments of \$\_\_\_\_\_  
 METHOD C --- LA's share \$ 6,400.00 divided by estimated total cost multiplied by actual progress payment.  
 (See page two for details of the above methods and the financing of Day Labor and Local Contracts)

**ADDENDUMS**  
 Additional information and/or stipulations, if any, are hereby attached and identified below as being apart of this agreement.

**Addendum**  
 (Insert NA, if not applicable) (Insert addendum numbers or letters and page numbers, if applicable)

The LA further agrees, as a condition of payment, that it accepts and will comply with the applicable provisions set forth on page two and all exhibits indicated above.

APPROVED	APPROVED
Name _____	STATE OF ILLINOIS DEPARTMENT OF TRANSPORTATION
Title _____ Chairman County Board/Mayor/Village President/etc	By: _____ Director of Highways
Signature _____	Date _____

FOR DEPARTMENT USE ONLY			
Construction		Engineering	
Job Number	Project Number	Job Number	Project Number

BLR 723 (9-78)

County Board Minutes  
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R-80-28A

RESOLUTION

80-28B

WHEREAS, the State's Attorneys Appellate Service Commission was created by Public Act 80-1, 1st Special Session, Ill.Rev.Stats., 1977, Chapter 14, Section 201 et seq., approved December 3, 1977, which agency provides appellate services in criminal cases to State's Attorneys in Judicial Districts containing less than 3,000,000 inhabitants, and;

WHEREAS, the Illinois General Assembly appropriates monies for the ordinary and contingent expenses of the State's Attorneys Appellate Service Commission, one-third from the State's Attorneys Appellate Service County Fund and two-thirds from the General Revenue Fund, provided that such funding receives county approval and support from within the respective Judicial Districts eligible to apply, and;

WHEREAS, the State's Attorneys Appellate Service Commission shall administer the operation of the appellate offices so as to insure that all participating State's Attorneys continue to have final authority in the preparation, filing and arguing of criminal appellate briefs, and;

WHEREAS, the State's Attorneys Appellate Service Commission and the Illinois General Assembly have reviewed and approved a budget for Fiscal Year 1981, which funds will provide for the continued operation of the agency.

NOW, THEREFORE, BE IT RESOLVED that the Jackson County Board, in regular session, this 8th day of

OCT, 1980, does hereby support the continued operation of the State's Attorneys Appellate Service Commission, and designates the State's Attorneys Appellate Service Commission to administer the operation of the appellate

County Board Minutes  
offices. October 8, 1980

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BE IT FURTHER RESOLVED that the attorneys employed by the State's Attorneys Appellate Service Commission are hereby authorized to act as Assistant State's Attorneys on behalf of the duly elected or appointed State's Attorney of this county in criminal appeals, when requested to do so by the State's Attorney, and may with the advice and consent of

R-18-B

the State's Attorney, prepare, file and argue criminal appellate briefs in the reviewing court.

BE IT FURTHER RESOLVED that the Jackson County Board hereby agrees to participate in the 1981 State's Attorneys Appellate Service Commission for Fiscal Year 1981, commencing December 1, 1980, and ending November 30, 1981, a sum of money not to exceed \$5850.00 for the express purpose of providing a portion of the funds required for financing the operation of the State's Attorneys Appellate Service Commission, and agrees to deliver same to the Commission on request during the 1981 Fiscal Year.

BE IT FURTHER RESOLVED that the Jackson County Board hereby agrees to participate in the 1981 State's Attorneys Appellate Service Commission Summer Intern Program which shall commence June 8, and end August 14, 1981; each student participating in the program will be paid a weekly salary of \$157.50 plus required fringe benefits; the total cost to the county per student shall not exceed \$525.00; the Board hereby agrees to appropriate to the State's Attorneys Appellate Service Commission a sum of money not to exceed \$ 1050.00 for 2 students for the specific purpose of providing a portion of the funds required to finance the operation of the 1981 State's Attorneys Appellate Service Commission Summer Intern Program and agrees to deliver same to the Commission on request during the 1981 Fiscal Year.

Passed and adopted by the County Board of Jackson County, Illinois, this 8th day of OCT, 1980.

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W. A. Kelly  
Chairman

ATTEST: Robert B. Howell  
COUNTY CLERK

RESOLUTION FOR IMPROVEMENT BY COUNTY UNDER THE ILLINOIS HIGHWAY CODE

BE IT RESOLVED, by the Board of County Board of Jackson County, Illinois, that the following described County Highway(s) be improved under the Illinois Highway Code:

County Highway(s) 13, beginning at U.S. Rt. 51 on Pleasant Hill Road westerly to McLafferty Lane and McLafferty Lane

extending along said route(s) in a(n) northerly direction approximately 3700 feet.

a distance of approximately 0.70 mi.; and,

BE IT FURTHER RESOLVED, that the improvement shall consist of reconstruction of the existing roadway by placement of a bituminous concrete surface 2 1/2 ft. in width.

(If surfacing, give type and width, and width of graded roadbed; and, if earth grading, give roadbed width)

and shall be designated as Section 79-00066-00-FP -MFT: and, -CF:

BE IT FURTHER RESOLVED, that the improvement shall be constructed by contract (Insert either "contract," or "the County through its officers, agents and employees") : and

BE IT FURTHER RESOLVED, that there is hereby appropriated the sum of thirty two thousand dollars, (\$ 32,000.00 )

from the County's allotment of Motor Fuel Tax Funds for the construction of this improvement: and,

BE IT FURTHER RESOLVED, that the Clerk is hereby directed to transmit two certified copies of this resolution to the district office of the Department of Public Works and Buildings, Division of Highways.

APPROVED

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Department of Public Works and Buildings Division of Highways County Board Minutes November 12, 1980 Page #7

District Engineer

I, County Clerk in and for said 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 a resolution adopted by the Board of County,

at its meeting held at on 19

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said County at my office in, in said County, this day of A.D. 19 (SEAL) County Clerk.

R-6-29

11-12-80

80-30

RESOLUTION TO CL  
AND SLOPE BANKS ALONG A  
COUNTY HIGHWAY

WHEREAS: The petitioner Robert B. Harrell has requested permission to Clear and slope banks along County Highway 5 and

WHEREAS: such work would be beneficial to the petitioner and residents of Jackson County to grant such permission;

THEREFORE: Be It Resolved, by the Jackson County Board that the requested permission be granted, giving Robert B. Harrell authority to proceed with the clearing and sloping of banks adjacent to the petitioner's property with the following conditions:

1. The clearing and sloping of bnaks will be limited to the area in BETWEEN STATION 91+00 to 92+00 adjacent to petitioner's property .
2. The petitioner will furnish all material and pay all costs of the work involved.
3. Two way traffic will be maintained on County Highway 5 and no construction equipment will be placed on, or operated, on the surface of County Highway 5.
4. That the petitioner, his successor or assigns, shall assume all risks and liabilities for accidents or damage that may occur to persons or property, both public or private on account of said work.
5. That the permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner of any existing or enacted statutes relative to the work involved.
6. That in the event highway construction or maintenance requires the relocation of said entrance such relocation shall be done at the sole expense of the petitioner, his successor or assigns.
7. That said petitioner shall perform all work in a workman like manner and shall restore the seeding on the earth slopes when completed, and shall maintain such slopes until the seeding has been restored.
8. That such work performed by the petitioner shall be done in accordance with the State of Illinois Department of Transportation standard specifications for road and bridge construction in effect at the time of performing said work.
9. That said petitioner notify the County Superintendent of Highways when work is to be started and when completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, successor's or assign's attention, either vervally or written, will be just cause of revocation of this permit.

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Attest Robert B. Harrell

R-80-30

RESOLUTION TO CONSTRUCT A DRIVE AND SLOPE  
BANKS ALONG A COUNTY HIGHWAY

WHEREAS: The petitioner Lester C. Thies, Campbell Hill, Ill 62916 B41101  
Name Address  
 has requested permission to install a driveway and slope banks along County Highway 20  
 and

WHEREAS: such installation would be beneficial to the petitioner and residents of Jackson County to grant such permission;

THEREFORE: Be it resolved: by the Jackson County Board that the requested permission be granted giving LESTER THIES authority to proceed with the installation of a driveway and sloping of banks adjacent to the petitioner's property with the following conditions:

1. The driveway will be installed at station 14±00 and sloping of banks will be limited to the area between station 14±00 to station \_\_\_\_\_ and that the driveway will be constructed as indicated by the attached drawing.
2. The petitioner will furnish all material and pay all costs of the installation and work involved.
3. Two way traffic will be maintained on County Highway 20, and no construction equipment will be placed on, or operated on the surface of County Highway 20.
4. That the petitioner, his successor or assigns, shall assume all risks and liabilities for accidents or damage that may occur to persons or property, both public or private on account of said work.
5. That the permit is effective insofar only as the county has jurisdiction and does not presume to release the petitioner of any existing or enacted statutes relative to the work involved.
6. That in the event highway construction or maintenance requires the relocation of said entrance such relocation shall be done at the sole expense of the petitioner, his successor or assigns.
7. That said petitioner shall perform all work in a workman like manner and shall restore the seeding on the earth slopes when completed, and shall maintain such slopes until the seeding has been restored.
8. That such work performed by the petitioner shall be done in accordance with the State of Illinois Department of Transportation standard specifications for road and bridge construction in effect at the time of performing said work.
9. That said petitioner notify the County Superintendent of Highways when work is to be started and when completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, successor's or assign's attention either verbally or written will be just cause of revocation of this permit.

ATTEST Robert B. Harrell  
 Robert Harrell, County Clerk  
 Jackson County

RESOLUTION TO INSTALL, MAINTAIN & MAINTAIN  
A PUBLIC UTILITY ACROSS OR ALONG  
COUNTY HIGHWAYS

EFFECTIVE 1-22-78  
ORDER No. 11.61.30  
EXCH.       

WHEREAS: The petitioner General Telephone Co. Marion, Ill.

has requested permission to install a buried cable along & across  
(across) (along) County Highway Number 7 and

WHEREAS: such installation would be beneficial to the residents of Jackson County to grant such permission;

THEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving General Telephone Company authority to proceed with the installation, operation and maintenance of a buried cable with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the installation, future operation and maintenance.
2. That one way traffic will be maintained during the construction period and that adequate protection will be provided for the safety of the general public.
3. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may occur to persons or property both public and private on account of said work.
4. That this permit is effective insofar only as the County has jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to the work involved.
5. That in the event highway construction or maintenance requires the relocation of said buried cable such relocation shall be done at the sole expense of the petitioner, his successors or assigns.
6. That said petitioner shall perform all work in a workman like manner and shall restore the disturbed public road surface, right of way and all appurtenances to their original or better condition and maintain such restored portion at his sole expense for not less than one (1) year or until the disturbed area becomes stable.
7. That such work performed by the petitioner along and across said public road shall be done in accordance with the State of Illinois, Dept. of Transportation Standard Specifications of Road & Bridge Construction in effect at the time of performing said work.
8. That no public road will be closed to one way traffic for a period exceeding 0 days.
9. That the petitioner notify the County Superintendent of Highway when work is to be started and completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, his successors' or assigns' attention either verbally or written will be just cause of revocation of this permit.

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ATTEST Robert B. Harroll  
Robert B. Harroll, County Clerk  
Jackson County

SEAL

R-80-32

## RESOLUTION TO CONSTRUCT A DRIVE AND SLOPE

## BANKS ALONG A COUNTY HIGHWAY

WHEREAS: The petitioner Marie C. Burdine Rt 2, Box 241, Ava, Ill.  
Name Address  
 has requested permission to install a driveway and slope banks along County Highway 7  
 and

WHEREAS: such installation would be beneficial to the petitioner and residents of Jackson County to grant such permission;

THEREFORE: Be it resolved: by the Jackson County Board that the requested permission be granted giving Assembly of God Church authority to proceed with the installation of a driveway and sloping of banks adjacent to the petitioner's property with the following conditions:

1. The driveway will be installed at station NW 1/4 NE 1/4 Sec 36-7-4 and sloping of banks will be limited to the area between station 595+30 to station 596+00 and that the driveway will be constructed as indicated by the attached drawing.
2. The petitioner will furnish all material and pay all costs of the installation and work involved.
3. Two way traffic will be maintained on County Highway 7, and no construction equipment will be placed on, or operated on the surface of County Highway 7.
4. That the petitioner, his successor or assigns, shall assume all risks and liabilities for accidents or damage that may occur to persons or property, both public or private on account of said work.
5. That the permit is effective insofar only as the county has jurisdiction and does not presume to release the petitioner of any existing or enacted statutes relative to the work involved.
6. That in the event highway construction or maintenance requires the relocation of said entrance such relocation shall be done at the sole expense of the petitioner, his successor or assigns.
7. That said petitioner shall perform all work in a workman like manner and shall restore the seeding on the earth slopes when completed, and shall maintain such slopes until the seeding has been restored.
8. That such work performed by the petitioner shall be done in accordance with the State of Illinois Department of Transportation standard specifications for road and bridge construction in effect at the time of performing said work.
9. That said petitioner notify the County Superintendent of Highways when work is to be started and when completed.
10. That any violation of any portion of this petition not corrected when brought to the petitioner's, successor's or assign's attention either verbally or written will be just cause of revocation of this permit.

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ATTEST

Robert B. Harrell  
 Robert Harrell, County Clerk  
 Jackson County

A RESOLUTION PROVIDING FOR A TAX LEVY FOR COUNTY HIGHWAY PURPOSES FOR THE FISCAL YEAR  
DECEMBER 1, 1980 to NOVEMBER 30, 1981

WHEREAS, the Jackson County Board is authorized by law to levy an annual tax known as the "County Highway Tax" at a rate which is not to exceed .10% of the value of all taxable property within the county, and

WHEREAS, the Board is also authorized to levy an additional annual tax not to exceed .05% of the value of all taxable property within the county, which tax is to be put into a separate fund in the County Treasury to be known as the "County Bridge Fund", and

WHEREAS, the Board has further authority to levy an annual tax to be known as the "Federal Aid Matching Tax" at a rate not to exceed .05% of the value of all taxable property within the county,

NOW, THEREFORE, BE IT RESOLVED BY THE JACKSON COUNTY BOARD THAT;

1. The tax levies made by this resolution shall be for the period beginning December 1, 1980 and ending on November 30, 1981;

2. Pursuant to authority granted in Ill. Rev. Stat., ch. 121, sec. 5-601, the Board hereby levies the County Highway Tax in the sum of \$212,000.00 and directs that such tax be extended at a rate equal to 10% of the value, as equalized or assessed by the Department of Local Government Affairs, of all taxable property within Jackson County.

3. Pursuant to the authority granted in Ill. Rev. Stat., ch. 121, sec. 5-602, the Board hereby levies a tax in the sum of \$106,000.00 to be collected and deposited in the County Bridge Fund, and directs that such tax be extended at a rate not exceeding .05% of the value of all taxable property in Jackson County as equalized or assessed by the Department of Local Government Affairs, of all taxable property within Jackson County.

4. Pursuant to the authority granted in Ill. Rev. Stat., ch. 121, sec. 5-603, the Board hereby levies the Federal Aid Matching Tax in the sum of \$106,000.00 and directs that such tax be extended at a rate equal to .05% of the value as equalized or assessed by the Department of Local Government Affairs, of all taxable property within Jackson County.

5. That the taxes levied in this Resolution shall be expended for the purposes set forth in the itemized budget attached hereto as Exhibit A, and made a part of this Resolution by this reference as if the same were fully set forth herein.

DATED THIS 20 DAY OF NOVEMBER 1980.

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JACKSON COUNTY BOARD

William Kelley  
William Kelley, Chairman

ATTEST

Robert B. Harrell  
Robert B. Harrell, County Clerk

A RESOLUTION PROVIDING FOR AND MAKING THE ANNUAL TAX LEVY FOR JACKSON COUNTY, ILLINOIS, FOR THE FISCAL YEAR DECEMBER 1, 1980 TO NOVEMBER 30, 1981.

WHEREAS, the Jackson County Board is authorized and required by law to levy and collect, annually, taxes for County purposes, including purposes for which money may be raised by the County by taxation.

NOW, THEREFORE, BE IT RESOLVED BY THE JACKSON COUNTY BOARD, that:

1. The tax levy provided for in this Resolution shall be for the fiscal year beginning December 1, 1980, and ending November 30, 1981.

2. The sum of \$1,700,840.00 is hereby levied upon all taxable property in Jackson County, Illinois, as equalized as assessed by the Department of Local Government Affairs, for the purpose of meeting and defraying the necessary expenses and liabilities as hereinafter set forth:

a. the sum of \$ 129,874.00 is levied for the County's payment and contribution to the Illinois Municipal Retirement Fund;

b. the sum of \$ 13,500.00 is levied for E.S.D.A.

c. the sum of \$170,000.00 is levied for the County's payment to the Public Building Commission for the leasing of the facilities for the Jackson County Nursing Home;

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November 20, 1980

Page #85 purposes;

d. the sum of \$180,000.00 is levied for Public Health purposes;

e. the sum of \$ 30,725.00 is levied for the purpose of treating and caring for those affected with Tuberculosis;

f. the sum of \$205,000.00 is levied for the operation of the Community Mental Health Board;

g. the sum of \$225,000.00 is levied for corporate general purposes;

h. the sum of \$ 60,000.00 is levied for Election purposes;

i. the sum of \$ 47,500.00 is levied for Property Records purposes;

j. the sum of \$38,730.00 is levied for Assessment purposes;

k. the sum of \$334,565.00 is levied for Ambulance purposes;

l. the sum of \$265,946.00 is levied for Social Security purposes.

3. The County Clerk of Jackson County is directed to extend and the ex-officio Collector of taxes for Jackson County is directed to collect the foregoing amounts pursuant to statute.

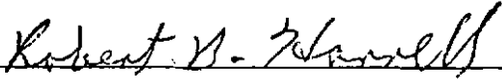
Approved at the Special Meeting of the Jackson County Board on the 20th day of November, 1980.



William G. Kelley  
Chairman  
Jackson County Board

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ATTEST:



Robert B. Harrell  
Jackson County Clerk

RESOLUTION NO. 80-R-36

A Resolution providing for and making the annual appropriation for Jackson County, Illinois, for the Fiscal year beginning December 1, 1980 to November 30, 1981.

WHEREAS, the Jackson County Board has put on display and made available to the public a proposed budget for the fiscal year December 1, 1980, to November 30, 1981;

WHEREAS, the Jackson County Board has enacted a tax levy ordinance for the fiscal year December 1, 1980, to November 30, 1981;

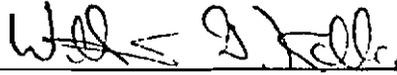
WHEREAS, The Jackson County Board is aware of and made provisions within its budget for various sources of revenue other than that recieved through property taxation;

NOW, THEREFORE, BE IT ORDAINED BY THE JACKSON COUNTY BOARD THAT THE FOLLOWING APPROPRIATIONS BE MADE FOR THE OPERATION OF JACKSON COUNTY GOVERNMENT IN FISCAL YEAR DECEMBER 1, 1980, TO NOVEMBER 30, 1981:

1. The sums listed in this ordinance are more fully defined and itemized in the Jackson County Budget which is attached hereto and incorporated by reference.
2. The sum of \$125,995.00 is appropriated for the operation of the Treasurer's Office.
3. The sum of \$150,086.00 is appropriated for the operation of the CountyClerk's Office.
4. The sum of \$115,955.00 is appropriated for the operation of the Circuit Clerk's Office.
5. The sum of \$632,317.00 is appropriated for the operation of the Sheriff's Department.
6. The sum of \$203,424.00 is appropriated for the operation of the State's Attorneys Office.
7. The sum of \$41,615.00 is appropriated for the operation of the Coroner's Office.
8. The sum of \$49,971.00 is appropriated for the operation of the Supervisor of Assessments Office.
9. The sum of \$56,841.00 is appropriated for the operation of the Animal Control.   
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10. The sum of \$102,345.00 is appropriated for the operation of the Probation Office.

11. The sum of \$105,369.00 is appropriated for the operation of the Public Defender's Office.
12. The sum of \$48,061.00 is appropriated for the operation of the Superintendent of Education's Office.
13. The sum of \$34,168.00 is appropriated for the operation of the Board of Review.
14. The sum of \$71,269.00 is appropriated for the operations of the Jury Commission.
15. The sum of \$44,725.00 is appropriated for the operation of the Courts.
16. The sum of \$97,400.00 is appropriated for the maintenance, repairs, and improvements to the buildings owned by the County of Jackson.
17. The sum of \$105,817.00 is appropriated for the cost of Elections.
18. The sum of \$2,185.00 is appropriated for the operation of the Merit Commission.
19. The sum of \$671,846.00 is appropriated for use by the County Board.
20. The sum of \$3,900.00 is appropriated for use in Weed Control.
21. The sum of \$8,100.00 is appropriated for use in Real Estate taxation problems, collections, and sales.
22. The sum of \$141,564.00 is appropriated for Offices and Services.
23. The sum of \$53,392.00 is appropriated for the operation of the Computer Center.
24. The sum of \$87,598.00 is appropriated for the upkeep and maintenance of Property Record Cards.
25. The sum of \$519,565.00 is appropriated for the operation of the Ambulance Service.
26. The sum of \$395,820.00 is appropriated for payments into the Illinois Municipal Retirement Fund.
27. The sum of \$164,799.00 is appropriated for the operations of the Jackson County C.E.T.A. program.
28. The sum of \$24,588.00 is appropriated for the operation of the Emergency Service and Disaster Agency.
29. The sum of \$2,393,897.00 for the operation of the Jackson County Nursing Home. November 20, 1980  
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30. The Treasurer of Jackson County is directed to distribute pursuant to this appropriation ordinance upon approval of expenditures by the Jackson County Board.

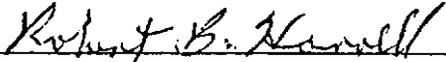
Enacted at the Special Meeting of the Jackson County Board  
on the 20th day of November, 1980.



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William G. Kelley  
Chairman  
Jackson County Board

ATTEST:



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Robert B. Harrell  
Jackson County Clerk

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