

R-82-12

Resolution for Township Motor Fuel Maintenance for 1982.
Passed April 14, 1982.

R-82-13

Resolution to support the Coal Severance Tax in Illinois.
Passed April 14, 1982.

R-82- 14

Resolution to grand General Telephone permission to install
a buried cable along County Highway #1 at West Point Church.
Passed May 12, 1982

R-82-15

Resolution to grand Carl E. Hine permission to install a
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May 12, 1982.

R-82-16

Resolution to grant General Telephone permission to install
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R-82-19

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to Jackson County in the amount of \$5,000.00 for Preliminary
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R-82-11

Resolution for County Motor Fuel Maintenance for 1982. Passed April 14, 1982.

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

WHEREAS: The petitioner William H. Childers R-R-3-Box 34
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 William Childers 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 SE 1/4 Sec 1-Range 3 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.

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

RESOLUTION # 82-2

RESOLUTUION ordering an election on the question of authorizing not exceeding \$6.5 million bonds of The County of Jackson, Illinois for the purpose of constructing and equipping a County jail and related facilities to be located in Murphysboro, Illinois, and raising taxes in excess of the statutory limit for the purpose of paying principal of and interest on such bonds.

WHEREAS under Section 432 of Chapter 34, Illinois Revised Statutes, it is the duty of each county board to erect or otherwise provide when necessary a suitable county courthouse, jail and other necessary county buildings; and

WHEREAS The County of Jackson, Illinois presently has inadequate jail facilities; and

WHEREAS it has been determined that adequate jail facilities can be provided at a cost of approximately \$5.6 million; and

WHEREAS Section 306 of Chapter 34, Illinois Revised Statutes, authorizes The County of Jackson, Illinois to submit to the voters of said county the question of issuing bonds, and to issue bonds approved by said voters; and

WHEREAS this County Board of Jackson County, Illinois deems it necessary to issue bonds in an amount not exceeding \$6.5 million for the purpose of constructing and equipping a County jail and related facilities to be located in Murphysboro, Illinois, such bonds to mature over a period not exceeding 20 years; and

WHEREAS in order to pay the principal of and interest on such bonds it is also necessary to raise taxes in an amount of not exceeding \$0.50.6 per \$100 valuation of taxable property in excess of the statutory limit for each of the years 1982 to 2001, inclusive; and

WHEREAS it is necessary to submit to a vote of the people at a general or special election the question of issuing such bonds and raising such taxes; and

WHEREAS Section 505 of Chapter 34, Illinois Revised Statutes, provides that questions of issuing bonds and of raising additional taxes submitted to a vote of the people at the same election, may be included in one proceeding;

NOW, THEREFORE, Be It Resolved by the County Board of Jackson County, Illinois, as follows:

Section 1. It is hereby deemed necessary that the bonds of the County be issued in the principal amount of not exceeding \$6.5 million for the purpose of paying the cost of constructing and equipping a County jail and related facilities to be located in Murphysboro, Illinois, and that taxes be raised in excess of the statutory limit in the amount of not exceeding \$0.50.6 per \$100 valuation of taxable property for each of the years 1982 to 2001, inclusive, for the purpose of paying principal of and interest on such bonds.

Section 2. At the election to be held on March 16, 1982, the following question shall be submitted to a vote of the people:

Shall The County of Jackson, Illinois issue not exceeding \$6.5 million bonds for the purpose of constructing and equipping a County jail and related facilities to be located in Murphysboro, Illinois; and shall the County Board be authorized to levy taxes in excess of the statutory limit in an amount not exceeding \$0.50.6 per \$100 valuation of taxable for each of the years 1982 to 2001, inclusive, for the purpose of paying the principal of and interest on such bonds?

Section 3. Said question shall be included in one proceeding as permitted by Section 505 of Chapter 34, Illinois Revised Statutes. Votes in favor said question shall be "For bonds and additional tax in excess of statutory limit" and votes opposed shall be "Against bonds and additional tax in excess of statutory limit".

Section 4. The County Clerk shall cause notice of said election to be published in The Southern Illinoisan, newspaper published in the County and having a general circulation therein and to be posted in not less than 15 public places in the County, all not less than 20 days prior to the date herein established for said election.

Section 5. The County Clerk is hereby directed to submit this proposal to the voters of the County at the election to be held on March 16, 1982, all in accordance with the provisions of the Election Code of the State of Illinois.

Section 6. This resolution shall be in full force and effect from and after its passage.

Mary Ann [Signature]
County Board Chairman

[Signature]
County Clerk

FILED

JAN 3 4 1982

Robert B. [Signature]
COUNTY CLERK
JACKSON COUNTY CLERK'S OFFICE

STATE OF ILLINOIS

COUNTY MAINTENANCE RESOLUTION

RESOLVED, by the Board of ~~Supervisors of County~~ Jackson County, that \$ 34,9993.00 is appropriated from the Motor Fuel Tax allotment for the maintenance of the following sections or patrols located on county highways and meeting the requirements of the Illinois Highway Code.

Table with 4 columns: Section or Patrol*, Amount, Section or Patrol*, Amount. Row 1: 82-00000-00-GM, 34,9993.00

*If appropriation is by Sections or Patrols show individual amounts.

and be it further RESOLVED, that the above designated sections or patrols be maintained under the provisions of said Illinois Highway Code during the year ending December 31, 19.82., and be it further RESOLVED, that the County Superintendent of Highways shall, as soon as practicable after the close of the period as given above, submit to the Department of Public Works and Buildings, Division of Highways, on forms furnished by said Department, a certified statement showing expenditures from and balances remaining in this appropriation, and be it further RESOLVED, that the County 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

19

Department of Public Works and Buildings Division of Highways

District Engineer

STATE OF ILLINOIS,

Jackson County, } ss.

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 at its meeting held at Murphysboro, Ill on 19.82..

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said county at my office in Murphysboro, Ill in said County this day of February, A.D. 19.82..

(SEAL)

County Clerk

R E S O L U T I O N

WHEREAS, by virtue of Illinois Revised Statutes, Chapter 36, Section 9, the Jackson County Board must determine claims against the County, including payroll claims; and

WHEREAS, Illinois Revised Statutes, Chapter 34, Section 605.1 authorizes the County Board to delegate authority to determine claims against the County; and

WHEREAS, the Jackson County Board desires to adopt a procedure to expeditiously handle approval of payroll and insure the accuracy thereof;

NOW THEREFORE, BE IT RESOLVED AS FOLLOWS:

That the County Clerk and County Treasurer are hereby given the authority to determine payroll claims against the County upon submission of a verified affidavit by the County official or department head requesting payment stating that the amounts requested for payroll are just and true, and that the services charged therein were furnished, and that the amount claimed is due and unpaid after allowing all just credits.

APPROVED at the regular meeting of the Jackson County Board held on ~~January 10~~ ^{February} 10, 1982.

MARY NELL CHEW, CHAIRMAN
JACKSON COUNTY BOARD

ATTEST:

ROBERT B. HARRELL, COUNTY CLERK

R-82-4

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

EXHIBIT
EFFECTIVE 6-22-78
ORDER No. 4612-62
EXCH. CARBONDALE 6524

WHEREAS: The petitioner GENERAL TELEPHONE CO OF ILLINOIS

has requested permission to install ^{NAME} A BURIED CABLE ADDRESS
(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. 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. OF ILLINOIS ^{ACROSS} 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.

ATTEST

Robert B. Harrell

Robert B. Harrell, County Clerk
Jackson County

SEAL

R-12-5

RESOLUTION # _____

BE IT RESOLVED, by the County Board of Jackson County, State of Illinois that the sum of thirty five thousand three hundred seven and 56/100 dollars (\$35307.56) 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, 1982 to March 31, 1983 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 March 10, 1982.

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 12th day of March 1982.

Robert B. Harrell
Robert B. Harrell, County Clerk

SEAL

R-02-6

RESOLUTION TO CLEAR
AND SLOPE BANKS ALONG A
COUNTY HIGHWAY

WHEREAS: The petitioner Artie Phemister has requested permission to Clear and slope banks along County Highway 12 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 Artie Phemister 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 banks will be limited to the area in _____ 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 12 and no construction equipment will be placed on, or operated, on the surface of County Highway 12.
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 B. Harrell, County Clerk

SEAL

R-82-7

R E S O L U T I O N
O F
C O M M E N D A T I O N

DEPUTY DAVID J. NICHOLS
DEPUTY R. DAVID YOUNGBERG

- WHEREAS, on December 12, 1981, at 2:30 p.m., the Jackson County Sheriff's Department received an emergency call from the Murphysboro City Police Department informing the Sheriff's Department that a mother and child had fallen into a well in the Vergennes area; and,
- WHEREAS, Deputy David J. Nichols, who was on duty at the time, responded to the call, and Deputy R. David Youngberg, who was reporting for duty at 3:00 p.m., served as back-up for Deputy Nichols; and,
- WHEREAS, Deputy Nichols proceeded to the vicinity of the accident, and while in route was stopped by the eight year old son and brother of the victims who directed Deputy Nichols to the site; and,
- WHEREAS, upon arrival on the site Deputy Nichols descended into the well by means of the pipe, went into approximately fifteen feet of water and by braceing himself by means of his shoulders and feet on the sides of the well, supported both the mother and young child until the arrival of Deputy Youngberg; and,
- WHEREAS, Deputy Youngberg descended into the well and secured the child from Deputy Nichols, who continued to support the mother in the water, and returned the child to the surface where he immediately place his outer apparel on the boy; and,
- WHEREAS, Deputy Youngberg returned to the level of the water and attempted to assist the mother out of the well by having her hold onto his ankles as he ascended while Deputy Nichols supported the mother on his shoulders for the ascent; and,
- WHEREAS, because of weakness and chill the mother could not maintain her hold on Deputy Youngberg's ankles, and had to return to the support of Deputy Nichols who kept her above the water level while Deputy Youngberg returned to the surface and secured a cloths-line to attempt to raise the mother by means of the rope; and,
- WHEREAS, again because of weakness the mother could not accomplish the ascent by means of the rope, Deputy Youngberg returned to the surface and at that time the ambulance service had arrived and assisted the two Deputies in bringing the mother to the surface; and,
- WHEREAS, the action of the two Deputies is solely credited with the saving of the lives of the mother and child;

BE IT RESOLVED, AND IT IS HEREBY RESOLVED: The Jackson County Board in acknowledgement of the exemplary action of both Deputies, above and beyond the call of duty, and the examples set of professional devotion to duty, and the outstanding abilities evidenced by both Deputies in confronting a dire emergency situation in which two lives were involved, both Deputies are hereby recognized for their supreme devotion to their professional calling.

ADOPTED BY THE JACKSON COUNTY BOARD on this 10th day of March 1982.

ATTEST:


Robert B. Harrell
Robert B. Harrell/County Clerk

Mary Nell Chew
Mary Nell Chew/Chairman

RESOLUTION OF SUPPORT FOR THE
SOUTHERN ILLINOIS ENFORCEMENT GROUP

WHEREAS, in 1974 the Jackson County Board did support and participate in the creation of the Southern Illinois Enforcement Group; and

WHEREAS, Jackson County has continued to associate with the Counties of Perry, Union, and Williamson; the Cities of Carbondale, Carterville, and Murphysboro; and the Southern Illinois University-Carbondale, in their efforts to enforce narcotic and drug laws in the area by supporting the multi-county Southern Illinois Enforcement Group; and

WHEREAS, the Governor and the General Assembly of the State of Illinois did approve legislation entitled "Intergovernmental Drug Law Enforcement Act," which allowed for the creation of Metropolitan Enforcement Groups by units of local government; and

WHEREAS, the Governor and the General Assembly of the State of Illinois have since Fiscal Year 1978 provided for the necessary appropriations to the Illinois Department of Law Enforcement to implement the Act; and

WHEREAS, the Southern Illinois Enforcement Group has, since 1977 been certified and operational as a metropolitan enforcement group as provided by the Act, including the receipt of 50% or more of its funding from the local governmental jurisdictions creating it; and

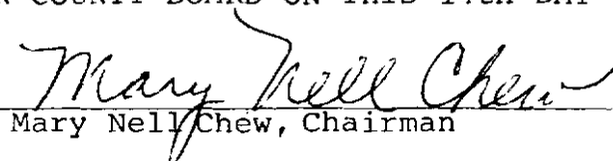
WHEREAS, the Jackson County Board has determined that the Southern Illinois Enforcement Group is a successful operation having substantive impact upon the area's narcotic and drug trafficking problems, and represents a service which cannot be cost effectively provided on an independent jurisdictional basis; and

WHEREAS, the Governor of the State of Illinois has proposed to delete funding for all metropolitan enforcement groups in the Fiscal Year 1983 budget, which included those funds needed by the Southern Illinois Enforcement Group to maintain an effective and efficient narcotic and drug enforcement service.

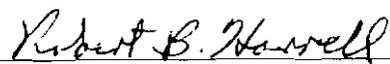
NOW, THEREFORE, BE IT RESOLVED, by the Jackson County Board, that:

1. The Jackson County Board expresses its support for the past accomplishments of the Southern Illinois Enforcement Group and endorses the continued operation of the Southern Illinois Enforcement Group in its narcotic and drug enforcement activities.
2. The Jackson County Board urges the Governor and General Assembly of the State of Illinois to restore funding in the Fiscal Year 1983 budget for the metropolitan enforcement groups at a level not less than that provided in Fiscal Year 1982 budget.

PASSED AND APPROVED BY THE JACKSON COUNTY BOARD ON THIS 14th DAY OF APRIL, 1982.


Mary Nell Chew, Chairman

ATTEST:


Robert B. Harrell, County Clerk

WHEREAS, on April 5, 1982 the County Highway Department took bids for furnishing gasoline and diesel fuel for the County Highway and Sheriff Departments and,
WHEREAS, the low bidder was the Hines Oil Co., Murphysboro, Illinois now
THEREFORE, BE IT RESOLVED that the County Board of Jackson County does hereby approve the low bid of the Hines Oil Co. to furnish gasoline and diesel fuel from May 15, 1982 to May 15, 1984.

STATE OF ILLINOIS
County of Jackson^{SS}

I, Robert B. Harrell, County Clerk of Jackson County Illinois declare the above to be a correct copy of the resolution approved by the County Board of Jackson County on the 14th day of April 1982.

Robert B. Harrell

Robert B. Harrell, County Clerk

SEAL

RESOLUTION # 82-11

BE IT RESOLVED that the following proposals for furnishing materials required for County Motor Fuel Maintenance 1982 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	Southern States Asphalt Benton, Il	Bituminous Materials delivered (HFE 150)	0.7220/gal
B	Anna Quarries Anna, Il	Seal Coat Aggregate (F.O.B. trucks)	3.60/ton
	Kinkaid Stone Co Ava, Il	Seal Coat Aggregate (F.O.B. trucks)	3.80/ton
	So. Illinois Stone Co. Buncombe, Il	Seal Coat Aggregate (F.O.B. trucks)	3.75/ton
C	Anna Quarries Anna, Il	Surfacing Material CA 9 and CA 10 (F.O.B. trucks)	3.00/ton
	Kinkaid Stone Co. Ava, Il	SAME	3.25/ton
	So. Illinois Stone Co.	SAME	3.25/ton
D	Perry County Stone Co. Perryville, Mo	Surfacing Material CA 10 (Job site)	4.78/ton
E	Simonds Const. Co. Carbondale, Il	Emulsified Asphalt Mixture CA 10 Mix	NO BIDS
		CA 14 Mix (Anna) (Carbondale)	19.50/ton 22.00/ton
F	So. Illinois Stone Co. Buncombe, Il	Bituminous Patching Mix.	22.00/ton

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 the 14th day of April 1982.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 15th day of April 1982.

Robert B. Harrell
Robert B. Harrell, County Clerk

SEAL

BE IT RESOLVED that the following proposals for furnishing materials required for Township Motor Fuel Maintenance 1982 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	Illini Asphalt Benton, Il	Bituminous Materials Applied (liquid Asphalt HFE 150)	0.819/gal
		Aggregate Spread	9.10/ton
B	Illinois Stone Co. Buncombe, Il	Bituminous Patching Mixture	22.00/ton
C	Simonds Const. Co. Carbondale, Il	Emulsified Asphalt Mix CA 10 Mix. CA 14 Mix. (Anna) [Carbondale]	NO BIDS 19.50/ton 22.00/ton
D	Forby Truck Service Makanda, Il	Surfacing Material (Bradley) Grade CA 9 and CA 10	4.55/ton
E	Willis Trucking Jonesboro, Il	Surfacing Material (Carbondale) Grade CA 10	4.88/ton
F	Froemling Truck Serv. Campbell Hill, Il	Surfacing Material (Degognia) Grade CA 9	4.47/ton
G	Forby Truck Serv. Makanda, Il	Surfacing Material (DeSoto) Grade CA9 and CA 10	5.23/ton
H	Forby Truck Serv. Makanda, Il	Surfacing Material (Elk) Grade CA 9 and CA 10	5.63/ton
I	Froemling Truck Serv. Campbell Hill, Il	Surfacing Material (Ft. Bluff) Grade CA 9 and CA 10	4.63/ton
J	Forby Truck Serv. Makanda, Il	Surfacing Material (Grand Tower) Grade CA 10	4.82/ton
K	Forby Truck Serv. Makanda, Il	Surfacing Material (Kinkaid) Grade CA 9	4.73/ton
L	Forby Truck Serv. Makanda, Il	Surfacing Material (Ivan) Grade CA 9	4.98/ton
M	Forby Truck Serv. Makanda, Il	Surfacing Material (Makanda) Grade CA 9 and CA 10	4.78/ton
N	Forby Truck Serv. Makanda, Il	Surfacing Material (Murphysboro) Grade CA 10	4.73/ton
O	Froemling Truck Serv. Campbell Hill, Il	Surfacing Material (Ora) Grade CA 9	4.98/ton
P	Forby Truck Serv. Makanda, Il	Surfacing Material (Pomona) Grade CA 9	5.24/ton

Q	Forby Truck Serv. Makanda, Il	Surfacing Material (Sand Ridge) Grade CA 9	5.14/ton
R	Froemling Truck Serv. Campbell Hill, Il	Surfacing Material (Somerset) Grade CA 9 and CA 10	4.84/ton
S	Froemling Truck Serv. Campbell Hill, Il	Surfacing Material (Vergennes) Grade CA 9	5.14/ton
T	Silver Eagle Const. Products St. Charles, No.	Pipe Culverts, Ty I (furnished) 12" diameter 15" diameter 18" diameter 18" arch diameter equivalent	5.95/L.F. 6.95/L.F. 8.00/L.F. 8.50/L.F.
U	Egyptian Concrete Co. Salem, Il	Pipe Culverts, Ty I (furnished) 18" diameter	9.05/L.F.

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 the 14th day of April 1982.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 15th day of April 1982.

Robert B. Harrell
Robert B. Harrell, County Clerk

SEAL

RESOLUTION # 82-13

WHEREAS: Coal is a non-renewable resource whose wealth is no longer available once it is severed from the ground; and

WHEREAS: The impacts of coal mining are most directly felt by the citizens of Illinois' coal counties; and

WHEREAS: Local governments are faced with the task of providing the increased services required during coal mining; and

WHEREAS: Local governments need to develop a strong, diversified economic base to break the traditional "Boom and bust" cycle of Illinois' coal industry; and

WHEREAS: Illinois is one of the few major coal producing states without a severance tax on coal.

NOW THEREFORE BE IT RESOLVED: That Jackson County Board hereby endorses the passage and implementation of a state-wide Coal Severance Tax in Illinois;

PROVIDING: At least a majority of the revenues from said tax are returned to the county from which the coal was severed to provide current operating funds and for economic and capital development projects; and

PROVIDING: The county government has the option for using said revenues to meet future needs of the county and its citizens.

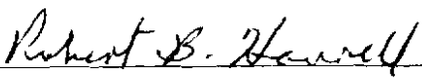
BE IT FURTHER RESOLVED: That Jackson County Board will work with other interested parties to establish a coal severance tax in Illinois.



Mary Nell Chew, Chairman

DATE: April 14, 1982

ATTEST:



Robert B. Harrell, County Clerk

WHEREAS: The petitioner GENERAL TELEPHONE COMPANY RT. 3, BOX 1166A, MARION, IL

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 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 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.

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

SEAL

Res No. 82-16

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

WHEREAS: The petitioner Carl E. Hines RR #4 Memphisboro 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 CARLE HINES 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 ⁱⁿ at station near SE 1/4 Sec 20 - 28 - 2
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 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 juris-
diction 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 speci-
fications 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

R-52-15

WHEREAS: The petitioner GENERAL TELEPHONE COMPANY RT. 3, BOX 1166A, MARION, IL
NAME ADDRESS

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 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 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.

ATTEST Robert B. Harrell

Robert B. Harrell, County Clerk
Jackson County

SEAL

R-82-16

WHEREAS: The petitioner GENERAL TELEPHONE COMPANY RT. 3 BOX 166A MARION, ILL.

has requested permission to install A BURIED CABLE
(across) (along) County Highway Number 1B 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 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 D 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.

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

SEAL

Robert B. Harrell 82-17

RESOLUTION # 82-18

WHEREAS, the FY 1982 Township Bridge Funds allocated to Jackson County are not sufficient to pay 80% of the cost of Preliminary Engineering for Section 82-01115-00-BR, Bradley Township;

THEREFORE, we hereby agree that the sum of \$5000.00 shall be paid from future Township Bridge allocations, or from County funds, Township funds, or other funds available, and we hereby declare that the same be an indebtedness of the County in the sum of \$5000.00.

COUNTY OF JACKSON
STATE OF ILLINOIS ss

I, Robert B. Harrel, County Clerk of the aforesaid County do hereby certify the above resolution to be a true copy of a resolution approved by the County Board of Jackson County, Illinois on the 14 day of June 1982.

Robert B. Harrel

Robert B. Harrel, County Clerk

SEAL

RESOLUTION # 82-19

WHEREAS, the FY 1982 Township Bridge Funds allocated to Jackson County are not sufficient to pay 80% of the cost of Preliminary Engineering for Section 82-05108-00-BE, Elk Township;

THEREFORE, we hereby agree that the sum of \$5000/00 shall be apid from future Township Bridge allocations, or from County funds, Township funds, or other funds available, and we hereby declare that the same be an indebtedness of the County in the sum of \$5000.00.

COUNTY OF JACKSON
STATE OF ILLINOIS ^{SS}

I Robert B. Harrel, County Clerk of the aforesaid County do hereby certify the above resolution to be a true copy of a resolution approved by the County Board of Jackson County, Illinois on the 14 day of June 1982.

Robert B. Harrel

Robert B. Harrel, County Clerk

SEAL

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

EXHIBIT 2
EFFECTIVE 6-22-78
ORDER No. C-461
EXCH. AIA 5143

WHEREAS: The petitioner GENERAL TELEPHONE CO OF ILLINOIS

has requested permission to install A BURIED DROP
(across) (along) County Highway Number 23 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 DROP 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 DROP 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.

ATTEST

Robert B. Harrall

Robert B. Harrall, County Clerk
Jackson County

SEAL

Res No 82-20

RESOLUTION TO MOVE A House OVER A COUNTY HIGHWAY

WHEREAS, the Petitioner, Kennedy Court Co Robert B Harrell
Name Address
has requested permission to move a house (along) (over)
County Highway 14 between First & Second Street, Elkville, Ill.
which location is indicated on the attached map.

Such movement would be beneficial to the residents of Jackson County and _____
Robert B Harrell
Name of Individual

THEREFORE: Permission is granted giving Kennedy Court Co authority
Name of Mover
to proceed with movement of a house (along) (over) County Highway 14
with the following conditions:

1. That both lanes of traffic will not be interrupted for more than _____ hour(s) and that adequate protection will be provided for the safety of the general public. Traffic control personnel and signs shall be provided at both ends of the route to inform the traveling public of detours where the movement will occur.

2. That the petitioner, his successors or assigns, shall assume all risks and liabilities for accidents or damages that may accrue to persons or property, both public and private on account of said movement.

3. That this permit is effective insofar only as to Jackson County's jurisdiction and does not presume to release the petitioner from compliance with the provisions of any existing or enacted statutes relative to such movement.

4. That said petitioner shall perform the movement in a manner which will cause the least inconvenience to the traveling public and shall restore the disturbed public road surface and right-of-way.

5. That such movement performed by the petitioner _____ (along) (over) said public road shall be done in a manner which will cause the least damage to the public road surface, right-of-way and appurtenances.

6. That the petitioner notify the Jackson County Highway Department when work is to be started and completed.

7. That any violation of any portion of this petition not corrected when brought to the petitioner, his successors or assigns, attention either verbally or written will be just cause for revocation of this permit.

8. This permit is good only for the period from _____, 19____ to _____ 19____.

9. Prior arrangements shall be made with public utility companies for adjustment to their facilities.

10. A copy of the petitioner's liability policy shall be attached to this petition.

Robert B Harrell
Robert B. Harrell, County Clerk

SEAL

Dated Aug 6 1989

Res. No 82-21

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

WHEREAS: The petitioner Elkville Waterworks Box 124 Elkville, Ill.
NAME ADDRESS 6293
has requested permission to install Four (4) inch encased waterline under
~~()~~ County Highway Number 14 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 the Village of Elkville Waterworks Department authority to proceed with the installation, operation and maintenance of a Four inch waterline 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 waterline 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, the Village of Elkville 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.

ATTEST Robert B. Harrell

Robert B. Harrell, County Clerk
Jackson County

SEAL

Res # 82-22

2-82-23

FEDERAL-AID SECONDARY
RESOLUTION TO CONSTRUCT BY COUNTY

Under the provisions of Title 23, United States Code, "Highways", as amended and supplemented.

WHEREAS, the State of Illinois, through its Department of Transportation, hereinafter called the STATE, and the County of Jackson, hereinafter called the COUNTY, propose jointly to construct 0.1894 miles - Five (5) locations of abandoned railroad crossings from _____ to _____ and to be designated as Illinois Project RRS-PRO-000S(20B) Sec. 82-00088-00-RR, said improvement to consist of constructing aggregate surface courses and aggregate base courses with two (2) seal coat treatments at the abandoned crossings.

AND WHEREAS, the STATE and the COUNTY agree on the estimated cost of the improvement as follows:

<u>QUANTITY</u>	<u>ITEM</u>	<u>UNIT PRICE</u>	<u>COST</u>
325.000 cu.yd.	Earth Excavation	2.50	812.50
300.000 ton	Agg Base Cse A	8.50	2550.00
205.000 ton	Agg Surf Cse A	7.50	1537.50
680.000 gallon	Bit Mtls C&S Ct	.85	578.00
40.000 ton	Cover Coat Agg ton	9.50	380.00
8.000 lin.ft.	P Cul 1 36	35.00	280.00
12.000 lin.ft.	P Cul 1 Ad Eqv 30	30.00	360.00
	TOTAL		6498.00

AND WHEREAS, the COUNTY desires to construct this project with its own forces, in compliance with plans, estimates and special provisions approved by the STATE under the Secondary Road Plan.

AND WHEREAS, the STATE agrees to reimburse the COUNTY for a portion of the cost of the project upon the receipt and approval of progress estimates;

NOW, THEREFORE, BE IT RESOLVED, that the COUNTY will construct the project with its own forces in accordance with the plans, specifications and estimate approved by the STATE, under the Secondary Road Plan, and that reimbursement by the STATE will be for that portion of the cost payable from Federal-aid Secondary funds and the STATE'S share required to match the Federal-aid Secondary funds for the work performed, based on the unit prices shown herein;

AND BE IT FURTHER RESOLVED, that the Clerk is hereby directed to transmit four certified copies of this resolution to the STATE, through the office of the Regional or District Engineer at his office in Carbondale, Illinois, for its consideration and approval;

AND BE IT FURTHER RESOLVED, that the approval of this resolution by the STATE shall be considered as its concurrence in and acceptance of the terms contained herein.

I, Robert B. Harrell, County Clerk in for said County in the State of Illinois, 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, Il on July 14, 19 82.

(SEAL)

Robert B. Harrell
County Clerk

(For the Department of Transportation's Use Only)

ATTEST:

APPROVED _____, 19__

STATE OF ILLINOIS
DEPARTMENT OF TRANSPORTATION

Under Secretary
Chief Transportation Engineer

By: _____
Secretary

RESOLUTION TO CONSTRUCT A DRIVE AND SLOPE

BANKS ALONG A COUNTY HIGHWAY

WHEREAS: The petitioner Michael E. Downs RR1, Box 103, Eldon, Mo
Name Address

requested permission to install a driveway and slope banks along County Highway _____

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

BEFORE: Be it resolved: by the Jackson County Board that the requested permission be granted giving Michael Downs 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 Lot #2-Westwind Terrace S/D 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 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
September 8, 1982
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ATTEST Robert B. Harrell
Robert Harrell, County Clerk
Jackson County

Resolution # 82-25

J. C. SWART
Permit Agent

INSTALL, MAINTAIN & MAINTAIN
UTILITY ACROSS OR ALONG
COUNTY HIGHWAYS

Local Phone 618-997-1351 Ex 119

UPH SERVICE CORP



Seismograph Service Corporation

ADDRESS

CONDUCT SEISMOGRAPH OPERATION FOR GAS & OIL
: B-111 and

P. O. Box 1590 • Tulsa, Oklahoma 74102 • (918) 627-3330

WHEREAS: such ~~installation~~ ^{work} is 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 SEISMOGRAPH SERVICE CORP authority to proceed with the ~~installation, operation and maintenance~~ of a SEISMOGRAPH OPERATION with the following conditions:

1. That the petitioner will furnish all material and pay all costs of the ^{work} ~~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 _____ 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 SEISMOGRAPH SERVICE CORP 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. Harrell, County Clerk
Jackson County

SEAL

Resolution # 82-26

Resolution 02-27

STATE OF ILLINOIS

RESOLUTION FOR IMPROVEMENT BY COUNTY UNDER THE ILLINOIS HIGHWAY CODE

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

County Highway () 12, beginning at a point near the intersection of C. H. 12 and SBI Route 13

and extending along said route () in a () southerly direction to a point near the corner of the Southwest quarter of Section 13, Township 10 South, Range 1 West of the 3rd P.M., a distance of approximately 3,7971 mi.; and,

BE IT FURTHER RESOLVED, that the improvement shall consist of the placement of a bituminous leveling course and surface course, 22' wide, 2" to 2 1/4" thick on an existing bituminous concrete surface course and water bound macadam base.

and shall be designated as Section 82-00010-01-RS -MFT: and,

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 two hundred thousand and 00/100 dollars, (\$200,000.00)

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

19

Department of Public Works and Buildings Division of Highways

District Engineer

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 Board of County Board of Jackson County,

at its regular meeting held at Murphysboro, Il. on Sept. 8 19 82

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said County at my office in Murphysboro, Il, in said County, this 9 day of September A.D. 19 82 (SEAL)

Robert B. Harrell County Clerk.

(01074-6M-3-68)185-1

Form BIR 242 (Rev. 3-66)

RESOLUTION TO INSTALL DROP BOX ON A COUNTY HIGHWAY

Res. 28
82-28

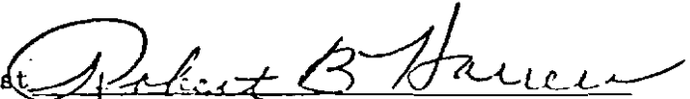
WHEREAS: The petitioner J. STOCKINGER has requested permission to install a drop box and slope banks along County Highway 23 and

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 J. Stockinger authority to proceed with the installation of a drop box and sloping banks adjacent to the petitioner's property with the following conditions:

1. The construction of the drop box and sloping of banks will be limited to the area within 50 feet each side of the drop box and adjacent to the 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 23 and no construction equipment will be placed on, or operated, on the surface of County Highway 23.
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 drop box, 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.
11. That this permit is in effect for twelve [12] months from date of approval by the County Board and if the work is not completed within this time, the permit is void.
12. That the petitioner, his successor, or assigns shall maintain the drop box at his expense and shall not become a liability of Jackson County.

County Board Minutes
October 13, 1982
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Attest 
Robert B. Harrell, County Clerk

Dated Oct 15, 1982

Resolution # 82-00

Locality JACKSON	STATE OF ILLINOIS DEPT OF TRANSPORTATION LOCAL AGENCY AGREEMENT FOR FEDERAL PARTICIPATION	Section 82-00088-00-RR
		Fund Type RRS, RRO
		State Contract
		Day Labor X
		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 _____ Route Various Length 0.19 Miles
 Termini: Five locations throughout Jackson County along the abandoned ICG Railroad Line.

Description of Work _____ Existing Str. No. None
Removal of abandoned railroad embankment, construction of an aggregate base and bituminous surface treatment at two locations, and an aggregate surface course at three locations.

	DIVISION OF COST						TOTAL
	FHWA	%	STATE	%	LA	%	
Participating Construction ... RRS	\$ 845.00	(90)	\$	()	\$ 95.00	(10)	\$ 940.00
Non-Participating Construction RRO	\$ 5,002.00	(90)	\$	()	\$ 556.00	(10)	\$ 5,558.00
Preliminary Engineering	\$	()	\$	()	\$	()	\$
Construction Engineering	\$	()	\$	()	\$	()	\$
Right of Way	\$	()	\$	()	\$	()	\$
Railroads	\$	()	\$	()	\$	()	\$
Utilities	\$	()	\$	()	\$	()	\$
Sub Total	<u>5,847.00</u>				<u>651.00</u>		<u>6,498.00</u>

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

Total Project Cost _____ \$ 6,498.00

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 part 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
 Name Mary Neil Chew
 Title Chairperson of County Board
Chairman County Board Mayor Village President etc
 Signature Mary Neil Chew

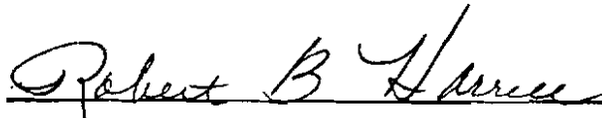
APPROVED
 STATE OF ILLINOIS
 DEPARTMENT OF TRANSPORTATION
 By: _____
Director of Highways
 Date _____

FOR DEPARTMENT USE ONLY					
Construction		Engineering		Right-of-Way	
Job Number	Project Number	Job Number	Project Number	Job Number	Project Number
C-99-004-82	RRO-RRS-000 S (208)				

COUNTY HIGHWAY RESOLUTION # 82-31

WHEREAS, the public welfare demands that repairs be made to structure(s)
BR 3002, Sec. 78-00080-00-BR _____ on County Highway 9 and;
WHEREAS, there are funds available in the "County Bridge Fund" to cover the
County's share of the cost of such replacement, now, therefore;
BE IT RESOLVED, that the County Superintendent of Highways be directed by
the County Board to replace structure(s) BR 3002, Sec. 78-00080-00-BR
and use "County Bridge Funds" to pay the County's share of cost provided
a sufficient balance remains in the County Bridge Fund for administering
Section 5-501 of the Road and Bridge Laws, and
BE IT FURTHER RESOLVED, that County Bridge Funds in the amount of not more
than \$66000.00 be appropriated for such purpose.

I, Robert B. Harrell, County Clerk in and for said County in the State of
Illinois, 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 in Murphysboro, Illinois on 10-13-82.


Robert B. Harrell
County Clerk

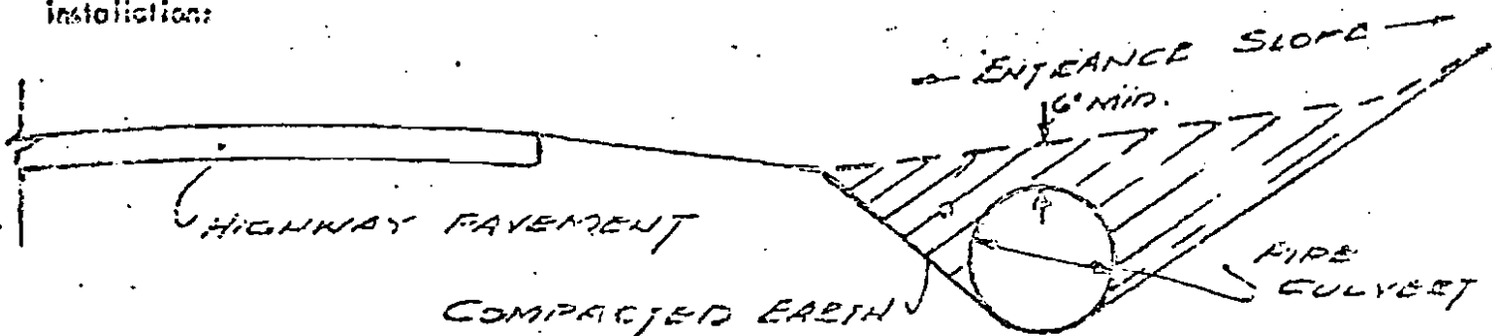
SEAL

May 11, 1966

TO: Jackson County Land Developers - Builders - Home Owners

Your attention is again called to certain regulations in Jackson County regarding the installation of driveway entrances and side approaches to improved county highways. These regulations have been in force for a period of two years and this Committee intends to strictly enforce the requirements as passed by the Board of Supervisors.

Below is a cross section along center line of a proposed entrance showing method of installation:



Procedure for permits: Any person desiring to construct a driveway entrance or side approach to an improved public road in Jackson County shall submit an application for such permit to the Office of the County Superintendent of Highways and shall specify the materials to be used and the diameter and length of pipe culvert proposed. Materials permitted are finished concrete pipe or corrugated metal pipe. In no case shall pipe diameters be less than 12", minimum cover of pipe shall not be less than 6". In no case shall a drive slope extend to the public highway any nearer than the outside edge of road shoulder. Lateral slopes at end of pipe shall be constructed at the ratio of one horizontal - one vertical.

Upon review and approval of the application a permit will be issued for the installation. No work may be started until such permit has been obtained.

By order of

County Board Minutes
October 13, 1982
Page 24

Road and Bridge Committee
Jackson County Board of Supervisors

W. J. Brander

Freddie Basten
Agency Attorney

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

per 87.30

WHEREAS: The petitioner Egyptian Electric Cooperative Assoc. Route # 2, Murphysboro, Ill.

NAME	ADDRESS
has requested permission to install <u>A 1-phase, 7.2 KV overhead power line</u>	
(across)&(along) County Highway Number <u>31</u>	and in Section 12, T.9S - R.3W

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 Egyptian Electric Cooperative Association authority to proceed with the installation, operation and maintenance of a 1-phase, 7.2 KV overhead power 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 Power 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 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.

ATTEST Robert B. Harrell

Robert B. Harrell, County Clerk
Jackson County

SEAL

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

Res 32-3

WHEREAS: The petitioner Elkville Waterworks Elkville, Ill
NAME ADDRESS
is requested permission to install 3/4 inch waterline encased in a 12 inch
under County Highway Number 14 and

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

WHEREFORE: BE IT RESOLVED, by the Jackson County Board that the requested permission be granted giving Elkville Waterworks authority to proceed with the installation, operation and maintenance of a 3/4 inch waterline under C.H. 14 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 waterline 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 under 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.

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

SEAL

Res. 82 25

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

WHEREAS: The petitioner Giant City School as requested permission to install a driveway and slope banks along County Highway 12 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 Giant City School 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 750 FT. NORTH of C. H. 24 on C. H. 12 and sloping of banks will be limited to the area between station XXXXXXXXXXXX to station XXXXXXXXXXXX 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 12, and no construction equipment will be placed on, or operated on the surface of County Highway 12.
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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Page 27

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

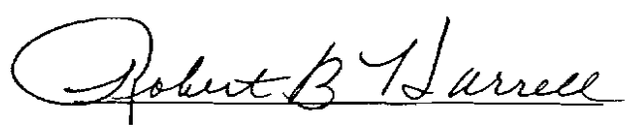
RESOLUTION # 82-37

WHEREAS, on September 27, 1982 bids were received for the resurfacing of a portion of CH 12(FAS 919), known as Section 82-00010-01-RS,

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 Section 82-00010-01-RS 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.

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 10-13 1982.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 15 day of October 1982.



Robert B. Harrell, County Clerk

SEAL

82-38

RESOLUTION FOR TAX LEVY TO
HOUSE COUNTY OFFICES AND DEPARTMENTS

WHEREAS, Illinois Revised Statutes, Chapter 34, Section 2154 authorizes the Jackson County Board to levy a tax of not to exceed .04% of the equalized assessed value of the taxable property in the County for providing housing for county offices and departments; and

WHEREAS, the current facilities provided for county offices and departments are in need of improvements to meet life-safety requirements, handicapped access, and better service to the public; and

WHEREAS, substantial costs are incurred yearly for the maintenance of these facilities, including utilities, repair, cleaning, etc.; and

WHEREAS, in order to properly meet the above needs, additional funds are needed;

BE IT THEREFORE RESOLVED, that the County Board of Jackson County does resolve to levy a tax for the purpose of housing county offices and departments in the amount of \$92,000.

This Resolution shall become effective 30 days after its adoption unless a petition is filed with the County Clerk by not less than 5% of the registered voters of the County requesting the submission of the proposition to the voters by referendum in accordance with Illinois Revised Statutes, Chapter 34, Section 2155. Upon expiration of the 30 day period, if no such petition is on file with the County Clerk, a tax levy ordinance may be adopted by the County Board levying \$92,000 or less as authorized herein. All revenues collected pursuant to this tax shall be deposited and held in the Building Fund and used only for the purposes authorized by law.

ADOPTED BY 9-3 VOTE OF THE JACKSON COUNTY BOARD AT THE SPECIAL MEETING HELD THIS 27th day of October, 1982, SAID VOTE BEING AT LEAST 2/3 OF THE MEMBERS OF THE BOARD IN FAVOR OF THIS RESOLUTION.

ATTEST:

Robert B. Harrell
County Clerk

Mary Nell Chew
CHAIRMAN

RESOLUTION # 82-40

WHEREAS, the Py 1983 Township Bridge Funds allocated to Jackson County are not sufficient to pay 80% of the cost of Construction and Construction Engineering for Section 81-10106-00-BR, Makanda Township;

THEREFORE, we hereby agree that the sum of \$40,000.00 shall be paid from future Township Bridge allocations, or from County funds, Township funds, or other funds available, and we hereby declare that the same be an indebtedness of the County and Township in the sum of \$40,000.00.

COUNTY OF JACKSON
STATE OF ILLINOIS^{SS}

I, Robert B. Harrell, County Clerk of the aforesaid County do hereby certify the above resolution to be a true copy of a resolution approved by the County board of Jackson County, Illinois on the 10 day of November 1982.



Robert B. Harrell, County Clerk

SEAL

RESOLUTION FOR SCAVENGER SALE

BE IT HEREBY RESOLVED that pursuant to Illinois Revised Statutes, Chapter 120, Paragraph 716a, the Jackson County Treasurer and Ex-Officio Collector shall publish an advertisement giving notice of intended application for judgment for sale of all tracts of lands and lots upon which all or part of the general taxes for each of 3 or more years are delinquent or of the date of the advertisement. The Jackson County Treasurer and Ex-Officio Collector shall proceed to apply for judgment for said sale pursuant to the aforementioned statute, known as the Scavenger Act. The minimum bid permissible under such sale shall be \$1.00 plus the costs of the sale. The date of the sale shall be in the direction of the Treasurer and Ex-Officio Collector, but no later than May 1, 1983.

PASSED this 10th day November, 1982
at the regular meeting of the Jackson County Board.

Mary Nell Chew
COUNTY BOARD CHAIRMAN

ATTEST:

Robert B. Harrell
COUNTY CLERK

RESOLUTION - #82-42

ESTABLISHING THE
GREATER EGYPT REGIONAL PLANNING AND DEVELOPMENT COMMISSION
AS THE
COMMUNITY ACTION AGENCY
FOR
JACKSON COUNTY, ILLINOIS

WHEREAS, the Jackson County Board desires for the County to receive the services of a Community Action Agency, and

WHEREAS, the Jackson County Board did, in 1961, create the Greater Egypt Regional Planning and Development Commission to act as the County Planning Agency, and

WHEREAS, in 1967 the Jackson County Board did designate the Greater Egypt Regional Planning and Development Commission to act as the Economic Development Agency for the County, and

WHEREAS, the Greater Egypt Regional Planning and Development Commission has the administrative and planning capacity to administer a Community Action Agency, and

WHEREAS, designation of the Greater Egypt Regional Planning and Development Commission is consistent with the intent and purposes of the Agency, and

WHEREAS, Jackson County has a population greater than 50,000.

NOW, THEREFORE, IT IS HEREBY RESOLVED by the Jackson County Board that:

1. The Greater Egypt Regional Planning and Development Commission is hereby designated the Community Action Agency for Jackson County, Illinois, such agency to act as the "Administrative Entity" for the "Community Services Block Grant Program" in Jackson County, effective December 1, 1982.
2. By such designation, the Jackson County Board will have Governing Board representation in the same number and classification as other members of the Community Action Agency.
3. It is further understood that by passage of this resolution, the Jackson County Board authorizes the Greater Egypt Regional Planning and Development Commission to join with any or all of the Illinois Counties of Franklin, Jefferson, and Williamson to mutually provide such Community Action Agency.
4. The Greater Egypt Regional Planning and Development Commission is hereby authorized to take the necessary steps to comply with the various state and federal regulations, laws and guidelines to establish such a Community Action Agency.

Upon a motion duly made by *Larry Lipe* and seconded by *Joan Nolcom*, passed this 30th day of November, 1982.

VOTE: 11 Aye
1 Nay
0 Abstentions

Mary Nell Chew
CHAIRMAN

ATTEST:
Robert B. Harrell

Special Board Meeting
November 30, 1982
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