



**HARDIN COUNTY**  
Board of Supervisors

**Wednesday, September 29, 2021**

**NOTICE: Meetings will be held electronically and in-person. To access and participate in meetings remotely, please call 641-939-8108 for Zoom meeting information.**

1. 8:30 A.M. Closed Session Pursuant To Iowa Code Sections 21.5(1)(A), 22.7(3) And 22.7 (8) To Discuss Economic Development Projects  
Courthouse Large Conference Room
2. 9:00 A.M. Call To Order  
Courthouse Large Conference Room
3. Pledge Of Allegiance
4. Approval Of Agenda
5. Approval Of Minutes

Documents:

[08-30-2021 MINUTES.PDF](#)  
[09-21-2021 IFCS D ELECTION CANVASS MINUTES.PDF](#)

6. Approval Of Claims For Payment

Documents:

[VENDOR PUBLICATION REPORT 9-29-2021.PDF](#)

7. Utility Permits & Secondary Roads Department
8. 28E Agreement For Private Well Permitting

Documents:

[DNR - COUNTY PRIVATE WELLS 28E - FINAL - FILLABLE FORM.PDF](#)

9. Application For Use Of Courthouse Grounds – Life Chain

Documents:

[APPLICATION FOR USE OF COURTHOUSE GROUNDS - NASON.PDF](#)

10. Interest In CICS Employer Of Record Consideration
11. Changes Of Status – Sheriff's Office

Documents:

CHANGES OF STATUS - SHERIFFS OFFICE.PDF

12. Approval Of Rate Change For Communications Specialists

Documents:

MCDANIEL LETTER RE RATE CHANGE.PDF

13. Other Business

14. Adjournment/Recess

15. 9:30 A.M. Drainage  
Courthouse Large Conference Room

HARDIN COUNTY BOARD OF SUPERVISORS  
MINUTES – AUGUST 30, 2021  
MONDAY – 1:31 P.M.  
COURTHOUSE LARGE CONFERENCE ROOM

Vice-chair Renee McClellan called the meeting to order. The purpose of the meeting was to plan for receipt and use of American Rescue Plan Act (ARPA) funds. Also present were Supervisor Lance Granzow; and Michael Pearce, Matt Jones, Jolene Pieters, Jody Mesch, Wes Wiese, Taylor Roll, Connie Mesch, Darrell Meyer, Machel Eichmeier, and Angela Silvey. Attending via Zoom: Jamie Cashman, Jerry Kramer, Mark Buschkamp, Lisa Lawler, Angela De La Riva, and Dave Dunn. Supervisor BJ Hoffman was absent.

Jamie Cashman, ISAC Government Relations Manager, gave an overview of ARPA funds – \$3.2 million of which is earmarked for Hardin County – and types of projects funds can be used for: 1) COVID-19 response and mitigation, including small business relief and tourism, 2) premium pay for essential workers, 3) revenue loss to counties, and 4) broadband, water, and wastewater infrastructure. According to Cashman, the County will receive half its ARPA monies when approved by the U.S. Treasury and the other half one calendar year afterward. The County will have until 2024 to obligate the funding and until 2026 to expend monies. Cashman also touched upon federal reporting requirements.

Cashman encouraged the County to look for large projects to endeavor and to consider working with cities, who are also receiving funds. Cashman also suggested forming a work group to develop a list of projects that fit ARPA criteria.

Questions from McClellan, Taylor Roll, Granzow, Darrell Meyer, Machel Eichmeier, and Wes Wiese were answered.

Cashman left the meeting, and the Zoom meeting ended at 2:09 p.m.

Discussion ensued on forming one or more work groups. Ideas on projects were shared.

Matt Jones and Michael Pearce left the meeting at 2:14 p.m.

It was determined to create one work group consisting of County department heads, minus the Supervisors, and Roll will be the group's lead person.

The meeting ended at 2:37 p.m.

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BJ Hoffman, Chair  
Board of Supervisors

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Jolene Pieters  
Hardin County Auditor

HARDIN COUNTY BOARD OF SUPERVISORS  
MINUTES – SEPTEMBER 21, 2021  
TUESDAY - 1:36 P.M.  
COURTHOUSE LARGE CONFERENCE ROOM

Vice-chair Reneé McClellan called the meeting to order to canvass the Hardin County results of the September 14, 2021 Iowa Falls Community School District Special Election. Also present were Michael Pearce, County Auditor Jolene Pieters, and Angela Silvey. Supervisor Lance Granzow joined the meeting via telephone. Supervisor BJ Hoffman was absent.

Granzow moved, McClellan seconded to approve the Hardin County results as follows. Motion carried.

The meeting adjourned at 1:38 p.m.

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BJ Hoffman, Chair  
Board of Supervisors

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Jolene Pieters  
Hardin County Auditor

**OFFICIAL RESULTS OF VOTES CAST AT THE IOWA FALLS COMMUNITY SCHOOL DISTRICT SPECIAL ELECTION - SEPTEMBER 14, 2021**

		<b>PUBLIC MEASURE A:</b> Shall the Board of Directors of the Iowa Falls Community School District, in the Counties of Hardin and Franklin, State of Iowa, for any purpose currently or hereafter statutorily authorized, those purposes including the following: purchasing and improving grounds; constructing schoolhouses or buildings and opening roads to schoolhouses or buildings; purchasing of buildings; purchase, lease or lease-purchase of technology and equipment; paying debts contracted for the erection or construction of schoolhouses or buildings, not including interest on bonds; procuring or acquisition of libraries; repairing, remodeling, reconstructing, improving, or expanding the schoolhouses or buildings and additions to existing schoolhouses; expenditures for energy conservation including payments made pursuant to a guarantee furnished by a school district entering into a financing agreement for energy conservation measures; renting facilities under Chapter 28E; purchasing transportation equipment for transporting students; lease purchase option agreements for school buildings; purchasing equipment for recreational purposes; purchasing equipment authorized by law; or for any purpose or purposes now or hereafter authorized by law, be authorized for a period of ten (10) years, to levy annually, a voter-approved physical plant and equipment property tax not to exceed sixty seven cents (\$0.67) per One Thousand Dollars (\$1,000) of the assessed valuation of the taxable property within the school district commencing with the levy for collection in the fiscal year ending June 30, 2023, or each year thereafter?			
	# of Voters	<b>YES</b>	<b>NO</b>		
<b>IOWA FALLS</b>	224	205	19		
<b>ABSENTEE</b>	7	6	1		
<b>TOTAL VOTES CAST</b>	231	211	20		



<b>Vendor Name</b>	<b>Vendor Number</b>	<b>Total Payments</b>
Ackley Public Library	648V	776.73
AgVantage FS	690V	483.73
Alden Public Library	649V	1,555.70
Alliant Energy	4253V	144.90
Angela De La Riva	100411	257.40
Angela J Silvey	559E	20.52
Bauer Built Tire, Inc	1609V	7,623.36
BC Roofing	100311	1,364.25
Casey's General Store-Eldora	62974V	40.00
Central Iowa Distr Inc	3043V	1,745.00
CenturyLink 2956	4569V	107.83
Cheryl A Lawrence	94E	81.90
Cintas-Chicago	2475V	194.62
City of Eldora	510V	1,555.70
City of Hubbard	61554V	64.08
City of Iowa Falls	509V	1,555.70
Clerk of Court	2031R	14.88
CLIA Laboratory Program	2899V	180.00
Concrete Inc	3067V	384.75
Craig W Boomgarden	532E	80.00
Devere Company Inc	2570V	149.00
Donnlee Jackson	2895V	390.00
Fast Lane Motor Parts LLC	100189	274.44
Franklin County Auditor	100919	662.50
Gary McEwen	222V	260.00
GATR Truck Center	100679	1,400.82
GEGRB/AMAZON	2403V	1,052.10
Greenbelt Home Care	61807V	9,267.08
Hardin Co Agriculture Soc	545V	2,500.00
Hardin County Firemans Assoc.	61656V	1,000.00
Hardin County Office Supplies	119V	44.99
Hardin County Sheriff	1452V	9,202.36
Hotsy Equipment Company	1821V	344.00
Hubbard Public Library	651V	1,555.70
Iowa Department of Natural Resources	100262	549.00
Iowa Department of Transportation	1007V	77.76
Jacob Chicoine	100934	97.53
Jennie L Wilson-Moore	100109	96.20
Jody L Mesch	58E	40.00
John Deere Financial	1394V	1,303.12
Kit Paper	100328	40.00
Knight Sanitation	993V	172.00
Krogh-Oppold Feed & Supply	309V	23.74
Lori S Kadner	583E	99.45
Mail Services LLC	63827V	571.11
McDowell & Sons Contractors, Inc.	62529V	330.00
Medicap Pharmacy #8095	5729V	866.06
Melissa Johanson	100935	80.00
Mid-America Publishing Corp	62056V	1,084.31
Midland Power Cooperative	5999V	2,303.33
Murphy Tractor & Equipment Co., Inc	2286V	4,134.88
Petroblend Corp.	1219V	2,660.00
Pinecrest Mobile Home Park	61190V	345.00
Polk County Treasurer	62794V	184.77
Positive Promotions, Inc.	100702	365.27

**Vendor Publication Report**

Payment Date Range: 09/29/2021 - 09/29/2021

<b>Vendor Name</b>	<b>Vendor Number</b>	<b>Total Payments</b>
Quaker Security LLC	100507	2,295.00
Quality Automotive Inc	61237V	48.50
R Comm LLC	63277V	4,679.00
Racom Corporation	61030V	61.72
Radcliffe Public Library	653V	1,555.70
Region Six Planning Commission	1201V	11,094.00
Star Equipment Ltd.	4437V	31.38
Steamboat Rock Library	654V	1,555.70
Summit Food Service LLC	2332V	4,564.15
Susan Seedorff-Keninger	100212	200.00
Theresa A. Ritland	61919V	265.15
Thomas Murphey-Park Host	100870	309.60
Thomson Reuters West Publishing Corporation	610V	62.47
Times Citizen	538V	873.60
Union Public Library	655V	1,555.70
Verlyn Mensing	100703	160.00
Vogel Traffic Services	63740V	74,402.72
Wesley Wiese	522E	40.00
Windstream	84V	942.73
<b>Grand Total:</b>	<b>166,454.69</b>	

**IOWA DNR AGREEMENT ID 21ESDWQBEDAY0001  
INTERGOVERNMENTAL (28E) AGREEMENT BETWEEN  
THE IOWA DEPARTMENT OF NATURAL RESOURCES  
AND  
\_\_\_\_\_ COUNTY, IOWA**

**THIS INTERGOVERNMENTAL (28E) AGREEMENT** (Agreement) is entered into by the Iowa Department of Natural Resources (Department), the \_\_\_\_\_ County Board of Supervisors (County Board), and the designated County private water well permitting entity (Permitting Agency) (jointly referred to as the County.)

- I. **Authority**: This agreement is entered into pursuant to the authority in Iowa Code sub-sections 455B.172(3) and (9) and section 455B.187; 567 Iowa Administrative Code (IAC) sections 38.15-17; and Iowa Code chapter 28E.
- II. **Statement of Purpose**: The purpose of this agreement is to establish the terms and conditions for delegation to designated county Permitting Agencies of the Department's permit-issuing authority with respect to private water well construction and reconstruction (hereafter, jointly, "construction"), as provided in Iowa Code subsections 455B.172(3) and (9), section 455B.187 and administrative rules in Chapters 38 and 49 (IAC) applicable to county delegation. The agreement specifies the extent and manner of cooperation between the two agencies in conducting programs for the evaluation and issuance of private water well construction and reconstruction permits. This agreement places emphasis on assuring the County well program meets or exceeds the minimum standards required by the Department.
- III. **Entire Agreement**: This Agreement, its amendments, and its attachments shall constitute the entire agreement between the Department and the County with respect to delegation of the Department's authority to issue and ensure compliance with private water well construction permits. To the extent that the terms of this Agreement conflict with an act of the Iowa Legislature or with 567 IAC Chapters 38 and 49, (hereafter jointly referred to as Chapter 38 and Chapter 49 (IAC)), that act or those Chapters shall control.
- IV. A. **Concurrent Jurisdiction**: The Department retains concurrent jurisdiction with the County over the permitting for the construction and reconstruction of private water wells as provided in Iowa Code section 455B.187. Nothing in this Agreement or its attachments shall be construed as limiting the power of the Department to issue or deny private water well construction permits or to take any other action, including taking enforcement action in any manner and against any person, consistent with the provisions of Chapter 38 (IAC) and Chapter 49 (IAC), or any other rules established or to be established under Division III of Chapter 455B, which the Department and/or the Environmental Protection Commission deem necessary for the continued proper implementation of Iowa Code section 455B.187 or related sections of the Iowa Code.  
B. **No Defense Created**: Nothing in this Agreement shall be construed as creating a defense for any person except the County in any action by or against the Department, and no person except the County may use the terms of this Agreement as a defense against the Department in any action by or against the Department.
- V. **Review for Compliance**: This section of this Agreement shall apply in the event that any of the following items are either rescinded, declared invalid or improper by a court of law, a final administrative action, or an act of the Iowa Legislature, or are rendered moot and/or void for any reason: all or part of this Agreement; and/or all or part of the applicable County ordinances, regulations, and/or resolutions



referred to in this agreement; and/or all or part of said Chapters 38 and 49 (IAC). In such an event, the remaining rules, ordinances, and/or resolutions shall remain in full force and effect. Upon notice of such an event, the Department shall promptly review the remaining rules, ordinances, and/or resolutions to determine this Agreement's continuing compliance with Iowa Code subsections 455B.172(3) and (9) and section 455B.187 and any rule enacted under the authority of those sections.

VI. Certification of Authority: The County certifies it has lawfully adopted private well construction and reconstruction permitting ordinances or enforceable regulations in accordance with Iowa Code section 455B.172(3) that satisfy one of the following standards:

- The ordinances or regulations adopt by reference Chapters 38 and 49 (IAC); or
- The ordinances or regulations adopt Chapters 38 and Chapter 49 (IAC) in their entirety; or
- The ordinances or regulations are consistent with and no less stringent than Chapters 38 and 49 (IAC); or
- The ordinances and regulations grant express authority to the Permitting Agency to implement Chapters 38 and 49 (IAC) as provided in Iowa Code subsections 455B.172(3) and (9).

The County further certifies these ordinances and regulations grant the county authority to enforce violations of the above ordinances and regulations, or the authority to enforce violations of Chapters 38 and 49 (IAC) as provided in Iowa Code subsections 455B.172(3) and (9). The Department may periodically review the county ordinances and regulations to determine that they are consistent with and no less stringent than Chapters 38 and 49 (IAC), and that the County has adequate authority to enforce their local ordinances or regulations, or has the authority to enforce Chapters 38 and 49 (IAC) as provided in Iowa Code subsections 455B.172(3) and (9).

VII. Duties:

A. Duties of the County

1. Personnel: The County represents that it either has, or will acquire no later than the date of signing this agreement, all personnel required for the performance of the work specified under this Agreement.
2. Continued Employment: The County shall continue to employ sufficient personnel to perform the services of this Agreement for the duration of the Agreement.
3. Documentation: Prior to or immediately upon the signing of this Agreement, the County shall submit the following information to the Department:
  - i. The name(s), title(s), and all relevant work contact information of the employee(s) and/or the division(s) designated within the Permitting Agency that will be responsible for implementing the provisions of this agreement and the delegation authorities specified in Section VI above.
  - ii. A copy of the County regulations and/or County ordinance(s) and/or adopting resolutions authorizing the County to implement and enforce the water well construction permit rules of Chapters 38 and 49 (IAC) pursuant to the County's certification under Section V of this Agreement.
4. Compliance with Administrative Rules: The County shall comply with all applicable administrative rules in Chapter 38 and 49 (IAC).
5. Permit Application Review and Permit Issuance:
  - i. The Permitting Agency shall review all private water well construction permit applications for requests to construct private water wells (which shall include all applications to modify, repair, or upgrade existing private wells) on property or portions of property located within the County in accordance with the provisions of County ordinances, regulations, and the provisions of Chapters 38 and 49 (IAC), except as provided in subrule 567 IAC 38.15(4) and rule 567 IAC 38.16.

- ii. In its review, the Permitting Agency shall determine:
  - 1) If the proposed well location falls within an area that is regulated by federal, state, or local institutional controls.
  - 2) If the proposed well will withdraw less than 500 gallons per minute and the proposed location is known to be within 1000 feet of a previous or current known contaminated site or leaking underground storage tank (LUST) site as shown on the Department's Facility Explorer tool.
  - 3) If the proposed well will withdraw 500 gallons or more per minute and the proposed location is known to be within 2,500 feet of a previous or current known contaminated site or LUST site as shown on the Department's Facility Explorer tool.
  - 4) If the water well construction permit is submitted for a project requesting 10 or more boreholes.
  - 5) If the proposed well location falls within an area where the well is also regulated by a local governing body through the use of municipal ordinances or local covenants.

When proposed water well construction application meets any of the criteria stated in section VII.A.5.ii.1, VII.A.5.ii.2, VII.A.5.ii.3, VII.A.5.ii.4, or VII.A.5.ii.5 of this Agreement, the Permitting Agency shall consult with the Department before the issuance of a well construction permit.

- iii. If after the review of an application, the Permitting Agency determines that the proposed construction of a private water well complies with all applicable laws, rules, and county ordinances, and is pursuant to the authority granted to the County by this Agreement, the Permitting Agency shall issue a private well construction permit in a timely manner to the applicant.
  - iv. If the review by the Permitting Agency determines that an application should be denied, the Permitting Agency shall provide a written explanation to the applicant stating the reasons for the denial and shall include notice of the right to appeal the denial.
- 6. Compliance, Inspections and Monitoring: The County has the primary responsibility for enforcing its laws and regulations relating to the private water well construction permit program as long as this delegation agreement is in force.
  - 7. Monitoring for Compliance: It is expected that the County and/or Permitting Agency will monitor compliance with issued well construction permits by initiating full or partial on-site inspection and monitoring of permitted wells. The Department shall be allowed access to any reports of such or similar inspections or monitoring activities.
  - 8. Enforcement Action by the Permitting Agency: Should the Permitting Agency take enforcement action against permits issued by the Permitting Agency for applicable violations of Chapters 38 and 49 (IAC), as well as County rules, ordinances, and/or regulations, such enforcement action shall be handled in accordance with the noncompliance provisions of the County ordinances and regulations or any other applicable County ordinance, resolution, rules and/or regulations.
  - 9. Intergovernmental Cooperation: The County shall submit such information as the Department may require to show compliance with the private water well construction rules and the adequate implementation of the permitting authority delegated to the County.
  - 10. Reporting: Pursuant to 567 IAC 38.15(3), the Permitting Agency shall enter all new permit information on the internet access program called Private Well Tracking System (PWTS) before the well is constructed. The Permitting Agency shall ensure that well construction log information has also been entered in the PWTS within 90 days after well construction.

11. State Permit Fees: Pursuant to subrule 567 IAC 38.5(1), the County shall submit to the Department a fee of \$25 for each well permit issued. These fees shall be submitted within 90 days of well permit issuance. Fees must be submitted along with DNR form 542-8073.

B. Duties Of The Department

1. Administrator: The Department shall be the administrator of this Agreement for purposes of Iowa Code section 28E.6(1) to ensure its terms are properly carried out.
2. Review of County Program: The Department shall periodically review the rules, policies and procedures of the County and/or Permitting Agency to ensure consistency with Chapters 38 and 49 (IAC). The Department shall advise the County and Permitting Agency of its findings in writing. Such reviews shall not be more frequent than once a year unless the Department provides prior written notice. The Department shall conduct at least one review within the 12 months prior to the expiration date of this agreement.
3. Technical Assistance: The Department shall provide technical assistance and well program information to the County programs.
4. Areas of Contamination: The Department shall make available the technical resources to help the Permitting Agency determine the boundaries of known sources of contamination so that the Permitting Agency can determine if additional Department consultation and authorization is required by the applicant relating to the potential for groundwater contamination.
5. Water Allocation Permits: If the use of a proposed well intends to withdraw greater than 25,000 gallons per day, the Department shall, through its normal water allocation procedures under 567 IAC Chapters 50-54, provide the applicant a review of the proposed withdrawal prior to the use of the proposed well.
6. Compliance: The Department states its intention to limit its involvement in compliance activities or enforcement actions related to the Permitting Agency or private well construction permits issued by the Permitting Agency to:
  - i. Audits of the County and/or Permitting Agency's compliance with this Agreement; and
  - ii. Review and comment on any proposed changes in the County and/or Permitting Agency's rules, ordinances, policies, and/or procedures related to this Agreement; and
  - iii. Compliance activities or enforcement actions against any person where:
    - 1) The County specifically requests the Department's involvement and the Department agrees to accept responsibility; or
    - 2) The Department determines that the County program's enforcement response is inappropriate or untimely, after providing notice to the County and Permitting Agency in writing and allowing the County and/or Permitting Authority a reasonable opportunity to act prior to initiating any Department compliance activities or enforcement actions; or
    - 3) The Department is enforcing the provisions of 567 IAC 38.15(4), 38.16 and 38.17.
7. Intergovernmental Cooperation: In addition to the assistance and cooperation noted regarding specific issues above, the Department will keep the County informed of state and federal developments which may affect the private water well construction program in the County.

VIII. Amendments: This Agreement may be amended at a later date by mutual agreement of the parties. Additionally, this Agreement expressly includes "Attachment A: Memoranda of Understanding," which shall include all memorandums of understanding between the County and the Department that are entered into before or after the signing of this Agreement that provide for specific procedures to be used by those parties in the implementation of this Agreement.

- IX. Period of Agreement: This Agreement is valid for an initial period of up to five years, beginning upon approval and signature of the County and the Department, and shall end five years after the signed date. This Agreement may be renewed by amendment for up to an additional five years. Such an amendment may expressly include a duplication of this section of the Agreement to allow for future extensions. This Agreement may remain in effect up to a period of one month after the expiration date through a memorandum of understanding between the County and the Department if renewal negotiations are in progress and additional time is required.
- X. Legal or Administrative Entity Created: No new legal or administrative entity is created by this agreement.
- XI. Manner of Financing: The functions to be performed by the County, under the provisions of this agreement, are to be financed by the County at no obligation to the Department. The County may use permitting fees charged to all eligible applicants pursuant to 567 IAC 38.5. However, the County is not necessarily limited to the funding source referenced above.
- XII. Acquiring, Holding, or Disposing of Real Property: The functions of this Agreement do not require the acquisition, holding, or disposal of real property. In the event that an amendment to this Agreement or a memorandum of understanding included in Attachment A requires the acquisition, holding, or disposal of real property, this Agreement shall be amended to detail a manner of acquiring, holding, or disposing of real property.
- XIII. Termination: The Department or the County may terminate this agreement by providing to the other party a written notice of intent to terminate this agreement at least 60 days prior to the intended date of termination. The notice shall specify the reasons for termination, and shall be delivered by sending the notice to the person listed below via U.S. Certified Mail.

Chairperson _____ _____ _____ _____ _____ _____	County Board of Supervisors	Director Department of Natural Resources 502 E 9 <sup>th</sup> St Des Moines IA 50319-0034
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Upon termination, the County shall transfer to the Department all private water well construction permit program records in its possession, including file copies of permits, permittee files, unused application forms, all pending applications and pending fees, and all other documents generated as a result of this program. No later than 30 days following the stated termination date, the County shall deliver the above materials to the Department at the following address: Iowa DNR - Water Supply Section, 502 E 9<sup>th</sup> St, Des Moines IA 50319-0034.

- XIV. Filing and Recording: The Department shall file a copy of this agreement electronically with the Iowa Secretary of State in accordance with Iowa Code section 28E.8.

**ATTACHMENT A: Memoranda of Understanding**

None.

**IN WITNESS THEREOF**, the Department and the County have executed two copies of this agreement that include, each of which shall be considered an original.

**IOWA DEPARTMENT OF NATURAL RESOURCES**

\_\_\_\_\_ Date: \_\_\_\_\_  
Iowa Department of Natural Resources

\_\_\_\_\_ **COUNTY, IOWA**

\_\_\_\_\_ Date: \_\_\_\_\_  
(Signature)

\_\_\_\_\_ Chairperson  
(Type or print name)  
County Board of Supervisors

County Authorized Permitting Agency  
\_\_\_\_\_  
(Entity Name)

\_\_\_\_\_ Date: \_\_\_\_\_  
(Authorized Signature)

\_\_\_\_\_ \_\_\_\_\_  
(Type or print name) (Title)

# APPLICATION FOR USE OF HARDIN COUNTY COURTHOUSE GROUNDS

After you have completed this form, please return it to the Hardin County Auditor's Office by fax at 641-939-8245 or to Angela Silvey at [asilvey@hardincountyia.gov](mailto:asilvey@hardincountyia.gov).

Date(s) of use: 10-3-21

Time of use (start and end times): 2 - 3:30 p.m.

Group requesting use: Life Chain Hardin County

Name of person responsible: Ken Nason

Address: 21231 220th St, Hubbard

Telephone #: 641-864-3597 Fax #: \_\_\_\_\_

E-mail address: kebe@netins.net

Name of event: Life Chain 2021

Type of event: Standing on North Courthouse sidewalk holding signs for life facing the street

Specific areas of Courthouse grounds you request to use: North sidewalk

Is the event open to the general public?  Yes  No

Number of participants expected: 10-20

What equipment will be used on the Courthouse grounds? (Ex: chairs, tables, electrical equipment, etc.)  
A few chairs & posters

**FILED**

SEP 21 2021

HARDIN COUNTY AUDITOR

When will equipment be set up? 1:45

If held outside, will food be served for a fee?  Yes  No

If yes, has the appropriate Health Department permit been obtained?  Yes  No

Has this group used Courthouse grounds for other events?  Yes  No October

If yes, please list functions and dates: 1st Sunday of each of the last many years

A liability insurance policy naming the County as an "additional insured" is required in the amount of \$ \_\_\_\_\_ at the time of the event. Does this group have liability insurance to cover this event?  Yes  No

I have read the *Policy for Use of Courthouse Grounds*. I understand that Courthouse grounds will be left in a clean and neat condition after use. I am liable for all damages, expenses, and loss caused by any person who attends or participates in this scheduled event. By signing this application, I agree to defend and hold harmless the County regarding any damage which may occur as a result of this scheduled function.

Kenneth E. Nason \_\_\_\_\_ 9-21-21  
Signature of Responsible Person Date

## FOR COUNTY USE ONLY

Date Received: 9/21/2021

Date Certificate of Insurance Received: \_\_\_\_\_

Approved by the Board of Supervisors on \_\_\_\_\_  
Date



# HARDIN COUNTY

## Courthouse

HARDIN COUNTY COURTHOUSE  
1215 EDGINGTON AVE.  
ELDORA, IA 50627

### HARDIN COUNTY Employee Change of Status Report

Please enter the following change(s) as of 10/11/2021  
Date

Name: Heather Johlas  
Address: 811 Beck Street  
Charles City                      Iowa                      50616  
City                                      State                                      Zip Code

Department: Sheriff/Communications  
Position: Assistant Director  
Salary/Hourly Rate: \$21.96

Fund: 0001-05-1040-000-10006

Status:     Full-time             Permanent Part-time             Temporary/Seasonal Part-time

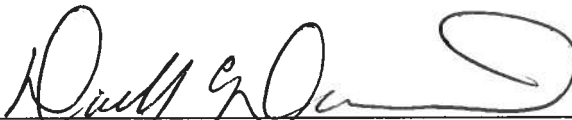
Reason of Change:

- Hired                                       Resignation
- Promotion                                       Retirement
- Demotion                                       Layoff
- Pay Increase                                       Discharge
- Leave of Absence \_\_\_\_\_  
Dates

Other: Going from full time to part time. Accepted a full time position with Floyd County.

Dates of Employment: 12/3/2019 to 10/08/2021                      Last Day of Work 10/08/2021  
From                                      To                                      (if applicable)

Beyond the last day of work, the following vacation time was (or will be paid): \_\_\_\_\_ to \_\_\_\_\_  
From                                      To

Authorized by:  \_\_\_\_\_  
Elected Official or Department Head                                      Date

Authorized by: \_\_\_\_\_  
Board of Supervisors                                      Date





# HARDIN COUNTY

## Courthouse

HARDIN COUNTY COURTHOUSE  
1215 EDGINGTON AVE.  
ELDORA, IA 50627

### HARDIN COUNTY Employee Change of Status Report

Please enter the following change(s) as of 10/11/2021  
Date

Name: Gillian Gear  
Address: 29657 Co Hwy S-62  
Union Iowa 50258  
City State Zip Code

Department: Sheriff  
Position: Communications Operator  
Salary/Hourly Rate: \$18.78

Fund: 0001-05-1040-000-10112

Status:  Full-time  Permanent Part-time  Temporary/Seasonal Part-time

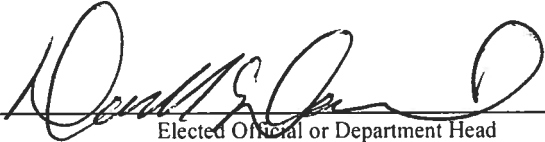
Reason of Change:

- Hired
- Resignation
- Promotion
- Retirement
- Demotion
- Layoff
- Pay Increase
- Discharge
- Leave of Absence \_\_\_\_\_  
Dates

Other: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Dates of Employment: \_\_\_\_\_ to \_\_\_\_\_ Last Day of Work \_\_\_\_\_  
From To (if applicable)

Beyond the last day of work, the following vacation time was (or will be paid): \_\_\_\_\_ to \_\_\_\_\_  
From To

Authorized by:  \_\_\_\_\_  
Elected Official or Department Head Date

Authorized by: \_\_\_\_\_  
Board of Supervisors Date

**HARDIN CO. SHERIFF'S OFFICE**



David L. McDaniel  
1116 14th Avenue  
Eldora, Iowa 50627  
641-939-8189  
1-800-568-4373  
Fax 641-939-8249

*A New Century of Service*

**Hardin County Board of Supervisors,**

**Effective September 25<sup>th</sup>, 2021 all fulltime Communications Specialist salaries will increase one (1) dollar per hour. At that time all part-time salaries will increase to the starting base salary of a fulltime Communications Specialist.**

A handwritten signature in black ink, appearing to read "Dave McDaniel".

**Dave McDaniel  
Sheriff  
Hardin County**