

May 3, 2022

NOTICE: Public meetings will be held in-person and also livestreamed for viewing only, as possible. To view meetings remotely, please use the Zoom information listed below.

- 9:00 A.M. Call To Order Courthouse Large Conference Room
- 2. Pledge Of Allegiance
- 3. Approval Of Agenda
- 4. Approval Of Minutes 04/27/22

Documents:

04-27-22 MINUTES.PDF

5. Approval Of Claims For Payment - 05/04/22

Documents:

**VENDOR PUBLICATION REPORT 5.4.2022.PDF** 

6. Consideration Of CICS May Mental Health Month Proclamation

Documents:

#### MENTAL HEALTH MONTH PROCLAMATION.PDF

7. Consideration Of Heart Of Iowa Utility Permit UT-22-007-Installing Phone Service

Documents:

#### HEART OF IOWA UTILITY PERMIT UT-22-007.PDF

8. Consideration Of Motion Approving Petition To Intervene In HLP-2021-001 (Summit CO2 Pipeline)

Documents:

- 9. Opioid Litigation/Settlement Update
- 10. Consideration Of County Mileage Rate Reimbursement
- 11. Change Of Status-Secondary Roads

Documents:

#### CHANGE OF STATUS-SECONDARY ROADS.PDF

12. Auditor's Monthly Report-April

Documents:

#### AUDITOR MONTHLY REPORT-APRIL.PDF

13. Recorder's Monthly Report-April

Documents:

#### RECORDER MONTHLY REPORT-APRIL.PDF

- 14. Other Business
- 15. Adjournment/Recess
- 9:30 A.M. Drainage
   Courthouse Large Conference Room

#### HARDIN COUNTY BOARD OF SUPERVISORS MINUTES – APRIL 27, 2022 WEDNESDAY – 9:00 A.M. COURTHOUSE LARGE CONFERENCE ROOM

Board Chair BJ Hoffman called the meeting to order. Supervisors Lance Granzow and Renee McClellan were in attendance. Also attending were Thomas Craighton, Lori Kadner, Machel Eichmeier, Taylor Roll, Darrell Meyer, Dave McDaniel, Michael Pearce, Jolene Pieters, Mark Buschkamp, Ryan Keller, and Matt Rezab. Attending via Zoom: Cheryl Lawrence, Rocky Reents, City of Eldora, Megan Harrell, Elaine Loring, Curt Groen, Lisa Lawler, Donna Juber, Pauline Lloyd, and Julie Duhn.

The Pledge of Allegiance was recited.

McClellan moved, Granzow seconded to approve the agenda. Motion carried.

Granzow moved, McClellan seconded to approve the minutes from 04/20/22. Motion carried.

McClellan moved, Granzow seconded to approve the claims for payment for 04/27/22. Motion carried.

Granzow moved, McClellan seconded to adopt the Resolution Allocating American Rescue Plan Act Funds. Roll Call Vote: "Ayes" Granzow, McClellan, Hoffman. "Nays" none. Absent: None. Motion carried. Resolution No. 2022-17 is hereby adopted as follows:

#### **RESOLUTION NO. 2022-17**

#### RESOLUTION ALLOCATING AMERICAN RESCUE PLAN ACT FUNDS

**WHEREAS**, in March 2021, the federal government established the American Rescue Plan Act of 2021 (ARPA) which included the Coronavirus State and Local Fiscal Recovery Funds (SLFRF) to provide state, local and Tribal governments with the resources needed to respond to the pandemic and its economic effects; and

**WHEREAS**, the U.S. Department of the Treasury issued an Interim Final Rule implementing the SLFRF program on May 10, 2021, which included replacing lost revenue to County governments, and

WHEREAS, on January 6, 2022, the Treasury issued final rules for the SLFRF program, including authorization for counties to allocate up to \$10,000,000 of their total SLFRF allocation as lost revenue to spend on government services.

**NOW, THEREFORE, BE IT RESOLVED**, that the Hardin County Board of Supervisors approves allocating its total SLFRF allocation in the expected amount of \$3,272,138 as lost revenue to spend on government services.

**HEREBY RESOLVED** by the Hardin County Board of Supervisors this 27th day of April, 2022.

/s/ BJ Hoffman
BJ Hoffman, Chair

/s/ Lance Granzow
Lance Granzow, Vice Chair

/s/ Renee McClellan Renee McClellan

/s/ Jolene Pieters

Attest: Jolene Pieters, Auditor

McClellan moved, Granzow seconded to approve a Class C Liquor License for Radcliffe Friendly Fairways Golf Course, Inc. Motion carried.

Granzow moved, McClellan seconded to approve a Class A Liquor License for Iowa Falls Lodge Order of Moose Lodge #1331. Motion carried.

Granzow moved, McClellan seconded to accept the mowing bid from Kael Carr. Granzow discussed the mowing bids submitted and stated that the flat fee charged for the mowing season is preferred. Motion carried.

McClellan moved, Granzow seconded to approve the 28E Agreement between Franklin County and Hardin County Iowa for the Central Iowa Community Services (CICS) to provide human resources services. Franklin County will act as "Single Employer of Record" for all CICS staff performing duties of the Region. Hardin County has a shared employee between the County and CICS. BJ stated that the services in Hardin County will not change with this agreement. Roll Call Vote: "Ayes" Granzow, McClellan, Hoffman. "Nays" none. Absent: None. Motion carried.

Granzow moved, McClellan seconded to approve the change of status in the Sheriff's Department for the resignation of Jacob Chicoine, part-time jailer. Motion carried.

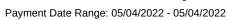
Mark Buschkamp, representing IFADC, updated the Board on various projects that they have been working on in the past month.

In other business, Machel wanted to remind everyone to pay their property taxes and the Treasurer's office will be sending out delinquent notices May 2, 2022.

McClellan moved, Granzow seconded to adjourn the meeting. Motion carried.

Meeting adjourned at 9:17 a.m.







Hardin County

Vendor Name	Vendor Number	Payable Description	Total Payments
Ackley Public Library	648V	Library Allocations May22	776.73
Ahlers & Cooney-P.C.	61244V	Labor Relations	1,700.00
Alden Public Library	649V	Library Allocations May22	1,555.70
Alliant Energy	4253V	Hubbard Utility	409.72
Angela De La Riva	100411	Mileage-CVN	236.00
Associates for Psychiatric Services, P.(	101052	Court Report-Eller	285.00
Calhoun Burns and Associates Inc	5244V	2022 Bridge Rating & Inspections	2,775.80
Campbell Supply Co	620V	Hand gloves + Credit memo CM-00008100	512.13
CenturyLink 2956	4569V	Phone Acct-641-648-5056	345.30
Cintas-Chicago	2475V	Shop Towels & Uniforms	240.39
City of Ackley	3015V	Ackley Utility - Acct # 485113001	119.58
City of Eldora	510V	Library Allocations May22	1,555.70
City of Hubbard	61554V	Hubbard Utility	58.78
City of Iowa Falls	509V	Library Allocations May22	1,555.70
City of New Providence	515V	New Providence Utility	29.78
Coleman Moore Co.	63513V	520 Bags of Mulch	10,920.00
Galls Incorporated	1389V	Uniforms	1,304.34
GATR Truck Center	100679	#158 ABS Valve	1,255.30
GECRB/AMAZON	2403V	Building Maint	2,183.75
General Basic Fund	1270V	Postage Reimburse-Voter Reg. Return Se	9.24
Greenbelt Home Care	61807V	Indigent Care May22	8,706.65
Hardin County Agriculture Society	545V	Allocations May22	2,500.00
Hardin County Sheriff	1452V	Allocations May22	9,166.66
Hubbard Public Library	651V	Library Allocations May22	1,555.70
Innovative Ag Services Hubbard	868V	VA- Klaffke Tank#674-Buckeye	150.00
Interstate Batteries	880V	Batteries	801.65
Iowa Department of Revenue	232V	Permit ID 142010007 Conservation	192.00
Iowa Falls Auto Body	5068V	Vehicle Repair and Maint	500.00
Iowa Prison Industries	809V	Address signs x5 & reflector strips	364.10
Iowa Regional Utilities AssocNewton	62036V	Buckeye Utility	139.96
ISAC	920V	SEAT Training- Kuechenberg 4.13.22	50.00
J & T Plumbing & Heating	100042	Engineer's Office Sink	238.83
Janetta L. Miller-Buck	101053	VA-Mileage/Hours Jan22-Apr22	657.03
Jody L Mesch	58E	Phone Reimburse 938553867	40.00
John Deere Financial	1394V	Iowa Falls Shop rat traps	85.10
Kit Paper	100328	Phone Reimburse-April22	40.00
Knight Sanitation	993V	Sanitation-Tower Rock	47.00
Larry Bahr, Landlord	100390	VA Rent Reimburse-Burnett	250.00
Lori S Kadner	583E	Mileage-ICube Training	55.00
Mail Services LLC	63827V	May22 Renewal/Postage	622.07
Marla Kay Williams	2268V	ME-Roelfs 4.27.22	312.00
Martin Marietta Aggregate	4141V	Granular - Road Stone - Acct #235977	3,527.36
McDowell & Sons Contractors, Inc.	62529V	Sanitation May22	330.00
Mid-America Publishing Corp	62056V	Publications-Livestock at Large Ordinance	37.34
Murphy Tractor & Equipment Co., Inc	2286V	#206 Radio	486.12
Pitney Bowes Purchase Power	63814V	MH Meter Rental-5/1-7/31/22	64.04
Quaker Security LLC	100507	Courthouse Security	1,290.00
•		Office Furniture	562.28
Quill Corporation R Comm LLC	1432V	Eldora EMS Radio	
	63277V		625.00
Racom Corporation	61030V	Radio Repair	125.00
Radcliffe Public Library	653V	Library Allocations May22 Uniforms	1,555.70
Ray O'Herron Co. Inc.	100539	VA Remiburse- Rent -M Brown	146.08
Scenic Living Communities Inc. / Scenic			200.00
Sioux Sales Company	1764V	Uniforms	184.90
Steamboat Rock Library	654V	Library Allocations May22	1,555.70

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#### Payment Date Range: 05/04/2022 - 05/04/2022

Vendor Name	Vendor Number	Payable Description	Total Payments
Stew Hansen Dodge City	101051	Vehicle Purchase	16,913.00
Storey Kenworthy	61798V	Office Supplies	107.96
Summit Food Service LLC	2332V	Food Service	4,870.31
Tanner Lascheid	101039	Mileage-ICube	52.50
Times Citizen	538V	Publications-Vendor Report March 22	475.20
Truck Center Companies East LLC	100823	#158 Springs	1,314.46
U.S. Cellular	62000V	Phones Acct-400202255	644.40
Union Public Library	655V	Library Allocations May22	1,555.70
Van Wall Equipment, Inc.	2924V	#309 light repair - Acct # 892309 -Hubbard	216.99
Verizon Wireless	63648V	Phones Acct-9904858064	2,535.42
Verlyn Mensing	100703	VA Driver-Ashburn/Rash/Klaver/Moravic	560.00
Walmart Community/Capital One	62446V	Supplies-Office/Custodial/Cabins	155.28
Windstream Communications / CABS	62349V	Phone Acct- 6116IAFLSO	659.46
		<b>Grand Total:</b> 95,052.89	

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1215 EDGINGTON AVE., SUITE 1 ELDORA, IA 50627 (641) 939-8219 SUPERVISORS@HARDINCOUNTYIA.GOV

## **CICS Proclamation**

## May Mental Health Month 2022 "Back to Basics"

WHEREAS, mental health is essential to everyone's overall health and well-being; and

WHEREAS, all Americans experience times of difficulty and stress in their lives; and

WHEREAS, prevention is an effective way to reduce the burden of mental health conditions; and

WHEREAS, there is a strong body of research that supports specific tools that all Americans can use to better handle challenges, and protect their health and well-being; and

WHEREAS, mental health conditions are real and prevalent in our nation; and

WHEREAS, with early and effective treatment, those individuals with mental health conditions can recover and lead full, productive lives; and

WHEREAS, each business, school, government agency, healthcare provider, organization and citizen shares the burden of mental health problems and has a responsibility to promote mental wellness and support prevention efforts.

THEREFORE, we, the Hardin County Board of Supervisors, do hereby proclaim May 2022 as Mental Health Month in Hardin County. We also call upon the citizens, government agencies, public and private institutions, businesses, and schools to recommit our communities to increasing awareness and understanding of mental health, the steps our citizens can take to protect their mental health, and the need for appropriate and accessible services for all people with mental health conditions.

Signed this	4 <sup>th</sup> day of May, 2022	<u>2</u> .
BJ Hoffman	, Chair	

#### HARDIN COUNTY UTILITY PERMIT APPLICATION



Permit	No: UT-22-007		<b>POARY</b>
[	☑ Underground ☑ Aerial	□ Permanent Installation     □ Temporary Installation	
agrees the Cou	a Utility Permit Application for telecommu to comply with the following permit requir unty Engineer as deemed necessary to pr ments shall apply unless waived in writing	ements. Compliance shall be dete comote public health, safety, and g	rmined by the sole discretion of eneral welfare. These
APPLIC	CANT NAME: Heart of Iowa Communica	tions Coop	
STREE	T ADDRESS: 502 Main Street	12	
CITY:U	Inion	STATE: lowa	ZIP: 50258
PHONE	E: 641-486-2211 FAX: 641-4	86-2205 CONTACT PERSON:	Nathan Butler
TYPE (	OF WORK: Installing phone service bori	ng,plowing fiber underground. Set	ting Pedestal North side
	nty Highway D-35 address to new location	n is 25631 D-35 Adams Celebration	n of Life.
An app plan sh	ATION PLAN licant shall file a completed location plan all set forth the location of the proposed li ed installation.	as an attachment to this Utility Per ine on the secondary road system	mit Application. The location and include a description of the
At least	TTEN NOTICE t five (5) working days prior to the propose notice stating the time, date, location, and	ed installation, an applicant shall fi d nature of the proposed installatio	le with the County Engineer a n.
The Co with this	PECTION purity Engineer may provide a full-time ins sufficiently Engineer may provide a full-time ins sufficiently Engineer that the following that the following that is reasonably necessary to the following that is reasonably necessary to	the right, during reasonable hours a discharge of the inspector's official	and after showing proper duties, and to make any
The ap	PECTION FEES plicant shall pay actual costs directly attriber. Within thirty (30) days after completion section services rendered. The applicant a	of the installation, the County Eng	gineer shall submit a statement
	UIREMENTS stallation inspector shall assure that the fo	llowing requirements have been m	net:
A. B.	Construction signing shall comply with the Depth – (Add additional depth if ditch has of cover shall be as follows:  Telecommunications	s silted to the thickness of the dep  Electric48"  Water60"	rol Devices osited silt.) The minimum depth
C. D.	Minimum roadway overhead clearance f The applicant shall use reference marke in alignment as required by the County E above all underground utility lines.	or utility lines shall be 20 feet.	dary to locate line and changes be shall be placed one (1) foot
E. F.	All tile line locations shall be marked with No underground utility lines shall cross of County Engineer.	n references located in the ROW li over a crossroad drainage structure	ne. e without approval from the
	Residents along the utility route shall have access shall be maintained for residents	adjacent to the project.	
Н.	After construction, granular surfacing shoriginal condition. After surfacing has be Engineer once the road has been satura	all be added to the road by the app en applied, the road surface shall	be reviewed by the County

applicant is necessary.

All damaged areas within the ROW shall be repaired and restored to at least their former condition by the applicant or the cost of any repair work caused to be performed by the county will be assessed against

the applicant.

Areas disturbed during construction which present an erosion problem shall be solved by the applicant in

J. Areas disturbed during construction which present an erosion problem shall be solved by the applicant in a manner approved by the County Engineer.
 K. All trenches, excavations, and utilities that are knifed shall be properly tamped.
 L. All utilities shall be located between the bottom of the backslope and the bottom of the foreslope, unless otherwise approved in writing by the County Engineer prior to installation.
 M. Road crossing shall be bored. The depth below the road surface shall match the minimum depth of cover for the respective utility.

January 2012

#### 6. NON-CONFORMING WORK

The County Engineer may halt the installation at any time if the applicant's work does not meet the requirements set forth in this Utility Permit Application.

#### 7. COUNTY INFRACTION

Violation of this permit is a county infraction under lowa Code Section 331.307, punishable by a civil penalty of \$100 for each violation. Each day that a violation occurs or is permitted to exist by the applicant constitutes a separate offense.

#### 8. HOLD HARMLESS

The utility company shall save this county harmless of any damages resulting from the applicant's operations. A copy of a certificate of insurance naming this county as an additional insured for the permit work shall be filed in the County Engineer's Office prior to installation. The minimum limits of liability under the insurance policy shall be \$1,000,000.

#### 9. PERMIT REQUIRED

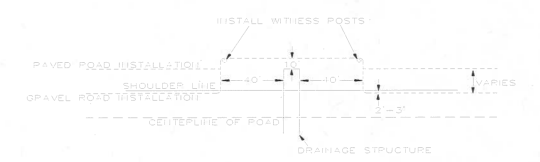
No applicant shall install any lines unless such applicant has obtained a Utility Permit from the County Engineer and has agreed in writing that said installation will comply with all ordinances and requirements of the county for such work. Applicants agree to hold the county free from liability for all damage to applicant's property which occurs proximately as a result of the applicant's failure to comply with said ordinances or requirements.

#### 10. RELOCATION

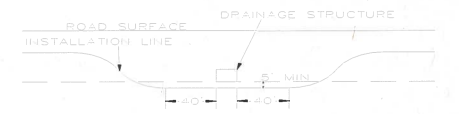
The applicant shall, at any time subsequent to installation of utility lines, at the applicant's own expense, relocate or remove such lines as may become necessary to conform to new grades, alignment or widening of ROW resulting from maintenance or construction operations for highway improvements.

	OMPANY: Heart of lowa
SIGNATURE: <u>Completed of</u>	nline
RECOMMENDED FOR APPROVAL:  DATE: 4-28-22	COUNTY ENGINEER
APPROVAL:	
DATE:	CHAIDMAN BOARD OF SUPERVISORS

#### NON-BORED INSTALLATION DETAIL



#### **BORED INSTALLATION DETAIL**



From D7/12 D7/9 1 Inch = 62 Feet 0 25631 County Highway D-35 25631 County Highway D-35 D7/12 D7/12 ᅙ PType D7/9 SEBF 4 Units Feet 193 759 ΒA as noteniha BFOV(1)(1.25) 2(5/8)(8) 2(5/8)(8) 83 BM 746 ᆼ (6) No. 1 Remarks S SECUNDAM DES H SEO NEWADIH As Staked

Heart Of Lowa Communications

Name: Daty Owasa

WO: 2022 COOP Prospect Staking
Exch: Eidora

State: lowa
County: Hardin

Twap: 89N Range: 20W

Section:17 Route: OWS

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# STATE OF IOWA BEFORE THE IOWA UTILITES BOARD

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IN RE:

DOCKET NO. HLP-2021-0001

SUMMIT CARBON SOLUTIONS, LLC

PETITION TO INTERVENE

**COMES NOW** the Board of Supervisors for the County of Hardin, State of Iowa, by and through the undersigned Hardin County Attorney, pursuant to IAC 199-7.13, and for this Petition to Intervene, states:

- Hardin County, Iowa, is primarily an agricultural county, with unique natural resources.
   It is also the home of an ethanol plant.
- The proposed Summit pipeline will pass through Hardin County, Iowa, intersecting forty
   (40) Hardin County farm-to-market roadways.
- 3. The proposed Summit pipeline will pass through several drainage districts in Hardin County. See the attached map labeled "Attachment A".
- 4. The proposed Summit pipeline will pass through several waterways in Hardin County, including the Iowa River and major contributary waterways, and the adjacent county-managed wildlife areas, known locally as the "Hardin County Greenbelt". See the attached map labeled "Attachment B".
- 5. The power of a county is vested in its board of supervisors under Iowa Code section 331.301(2).
- 6. The Board of Supervisors of the County of Hardin, State of Iowa, is granted authority under Iowa Code section 331.301(1) to "exercise any power and perform any function it

- deems appropriate to protect and preserve the rights, privileges, and property of the county or of its residents, and to preserve and improve the peace, safety, health, welfare comfort, and convenience of its residents".
- 7. Pursuant to Iowa Code section 486.1, the supervisors of Hardin County, Iowa, "shall have jurisdiction, power, and authority" over the drainage districts of Hardin County, Iowa, except those that elected to establish private trustees. Iowa Code section 468.186 provides in part, that when "any person proposes to construct a pipeline . . . on, over, across, or beneath the right-of-way of any drainage or levee district, such person shall, before beginning construction, obtain from the drainage or levee district an easement to cross the district's right-of-way." In addition to other provisions under Iowa Code Chapter 468, section 468.186(1) expressly vests in the Hardin County Board of Supervisors, plenary authority to impose "such additional conditions as they deem necessary".
- 8. To obtain an easement to construct a pipeline through drainage districts in Hardin County, a person must obtain a construction permit. A copy of the current permit requirements is attached hereto as "Attachment C".
- 9. As noted in IAC 199-7.13(4), the consumer advocate's role is not to be interpreted as representing every potential interest in the proceeding.
- 10. The aforementioned unique interests and perspectives of Hardin County, Iowa, are better protected through intervention by the Hardin County Board of Supervisors.
- 11. The Hardin County Board of Supervisors, through the county engineer, drainage clerk and drainage engineer, and the county conservation director, also are in a unique position to assist in the development of a sound record on issues that arise. Hardin County also

- has several county commissions, such as its commission on pioneer cemeteries, that should be consulted to avoid or mitigate damage to unique features of the county.
- 12. Decisions of the Iowa Utility Board regarding the requested permit and eminent domain will directly impact the availability and maintenance of Hardin County's farm-to-market roadways, critical drainage district infrastructure, natural resources and the residents of Hardin County, Iowa.
- 13. Regarding the material allegations asserted in the petition filed by Summit Carbon Solutions, LLC, the Hardin County Board of Supervisors states:
  - a. Section I of the petition for hazardous liquid pipeline permit (hereinafter "petition") is admitted.
  - b. Section II of the petition is admitted only to the extent it is a general description of the project related to Hardin County, Iowa. All other claims are denied for lack of information.
  - c. Section III of the petition is admitted only to the extent it is a general description of the project related to Hardin County, Iowa. All other claims are denied for lack of information.
  - d. Section IV of the petition is admitted only to the extent it is a general description of the project related to Hardin County, Iowa. All other claims are denied for lack of information.
  - e. Section V of the petition is admitted.
  - f. Section VI of the petition is admitted only to the extent it is a general description of the project related to Hardin County, Iowa. The necessity of, and specific derivative benefits to be derived from, the proposed pipeline are denied for lack of information.

- g. Section VII of the petition is admitted only to the extent it is a general description of the project related to Hardin County, Iowa. All other claims are denied for lack of information.
- h. Section VIII of the petition is admitted only to the extent it is a general description of the project related to Hardin County, Iowa. All other claims are denied for lack of information.
- Section IX is not a material fact allegation and therefore is neither admitted nor denied.
- j. Section X is a statement of intent, not a material fact allegation, and therefore is neither admitted nor denied. Intervenor hereby states that there are local ordinances and permits that must be adhered to.
- k. Section XI (request for eminent domain) is resisted as to Hardin County's interest in real property, and as to interests in real property held by residents of Hardin County, Iowa.
- 1. Section XII is denied for lack of knowledge.
- m. Section XIII is denied for lack of knowledge. Intervenor hereby states that there are additional laws and local ordinances and permits that must be adhered to as it relates to the project in Hardin County.
- 14. If the petition to intervene is granted, the Board of Supervisors reserves the right to participate through filing of pleadings and briefs, providing exhibits and potential testimony at various stages of the proceedings, as well as the option to provide oral argument.

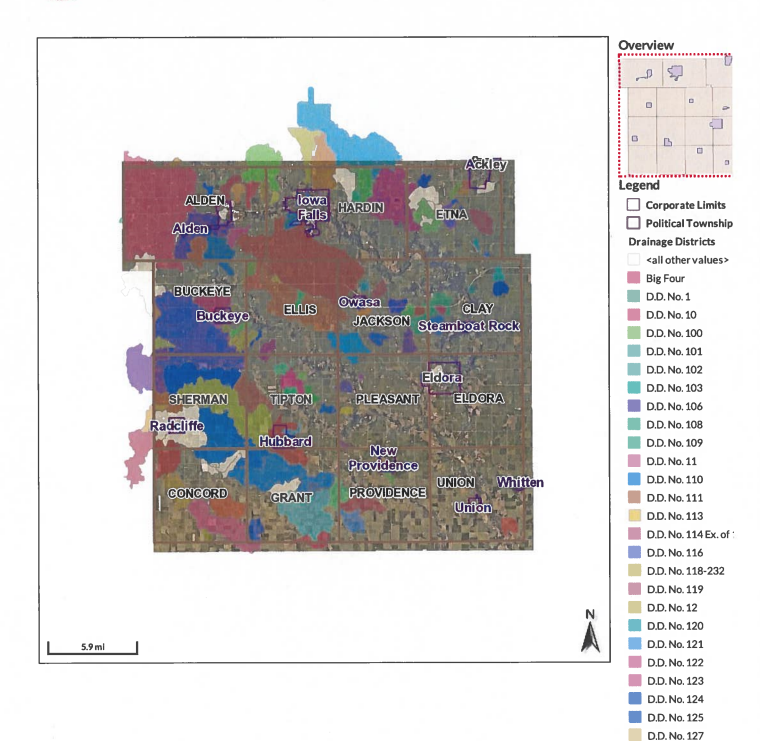
15. The Hardin County Board of Supervisors approved this petition to intervene by majority vote, and have authorized the undersigned member of the Board to execute this petition and have authorized the Hardin County Attorney to appear on behalf of the Hardin County Board of Supervisors in these proceedings.

WHEREFORE, the Hardin County Board of Supervisors prays this petition to intervene be granted.

	Board of Supervisors, Hardin County, Iowa
BY:	
	BJ Hoffman, Board Chair

/s/ Darrell G. Meyer
Hardin County Attorney
1201 14<sup>th</sup> Avenue
Eldora, Iowa 50627
641-939-8118
dmeyer@hardincountyia.gov
ATTORNEY FOR INTERVENOR

## Beacon<sup>™</sup> Hardin County, IA





D.D. No. 128 D.D. No. 129 D.D. No. 13 D.D. No. 130 D.D. No. 130 EXT 1

D.D. No. 131
D.D. No. 133

D.D. 140. 104 D.D. No. 135 D.D. No. 136 D.D. No. 138 D.D. No. 139 D.D. No. 14 D.D. No. 140 D.D. No. 142 D.D. No. 143 D.D. No. 144 D.D. No. 146 D.D. No. 147 D.D. No. 148 D.D. No. 149 D.D. No. 15 D.D. No. 150 D.D. No. 152 D.D. No. 154 D.D. No. 155 D.D. No. 156 D.D. No. 157 D.D. No. 158 D.D. No. 159 D.D. No. 16 D.D. No. 160 D.D. No. 161 D.D. No. 162 D.D. No. 165 D.D. No. 166 D.D. No. 167 D.D. No. 168 D.D. No. 17 D.D. No. 18 D.D. No. 19

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- D.D. No. 55: Div #2
- D.D. No. 55: Div #3
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- D.D. No. 88

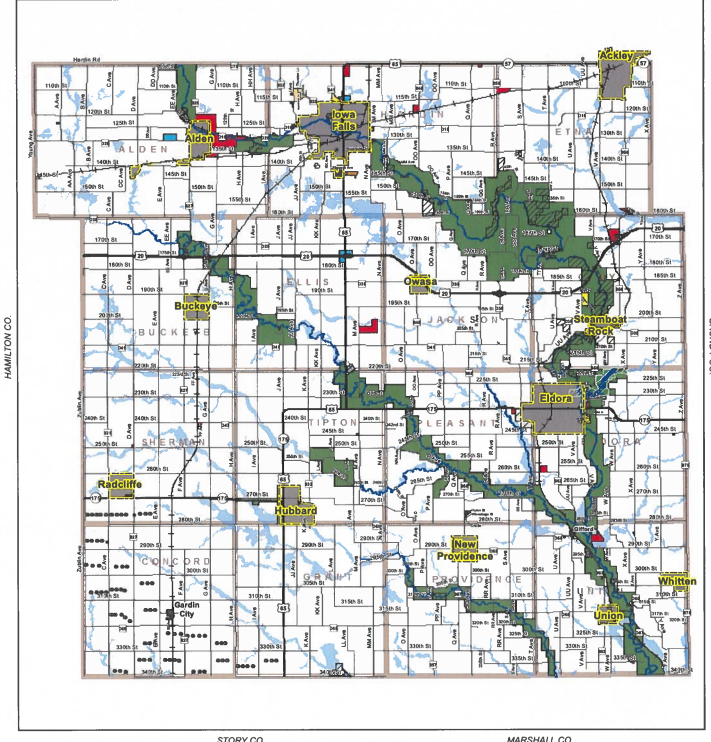
D.D. No. 9 D.D. No. 91 D.D. No. 93 D.D. No. 94 D.D. No. 95 D.D. No. 98 D.D. No. 99 J.D.D. F-H 1 J.D.D. F-H 2 J.D.D. F-H 3-47 J.D.D. F-H 4-53 J.D.D. F-H 5-75 J.D.D. H-H 1-103 J.D.D. H-H 104-222 J.D.D. H-H 105-216 J.D.D. H-H 118-232 DIV<sub>2</sub> J.D.D. H-H 164-294 J.D.D. H-H 2-104 J.D.D. H-H 3-110 J.D.D. H-H 4-122 J.D.D. H-S 1-35 J.D.D. H-S 3-58 J.D.D. H-S 4-112

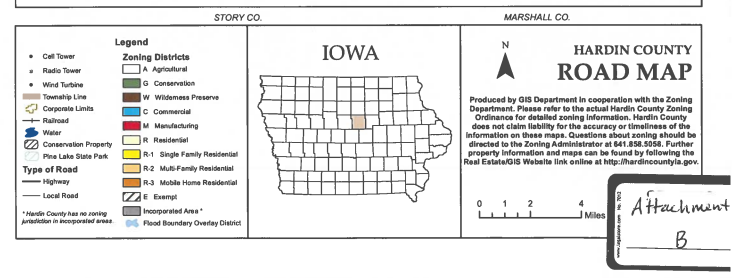
Disclaimer: The maps included in this website do not represent a survey and are compiled from official records, including plats, surveys, recorded deeds, and contracts, and only contain information required for government purposes. No warranties, expressed or implied, are provided for the data herein, its use or its interpretation. Hardin County assumes no responsibility for use or interpretation of the data. Any person that relies on any information obtained from this site does so at his or her own risk. All critical information should be independently verified.

Drainage District Disclaimer: This drainage district information is compiled from official records and available information. The level of information varies for each district. No liability is assumed for the accuracy of the data delineated herein, either express or implied by Hardin County or its employees. This data only contains information required for county purposes. See additional documents and maps for more detailed information. Please contact Hardin County at <a href="mailto:drainage@hardincountyia.gov">dr 641-939-8111</a> for additional information.

Date created: 4/27/2022 Last Data Uploaded: 4/26/2022 11:10:00 PM

Developed by Schneider





# HARDIN COUNTY DRAINAGE DISTRICT UTILITY PERMIT APPLICATION

Applicant:				
	Company Name			
	Address			
	City	State	Zip	
Applicant Contact:	Name		( Phone	_)
	Email			
Utility Type:				
Drainage District(s) Cro	ossed:			
Facilities Crossed (spec	cific tile, open ditch):			
Description of Work:				
(Location plan of proposed utility must be attached.)				
operate and maintain u attached Requirements	itilities on, over, across s for Construction On,	approval is hereby requested for the s or beneath established Hardin Co Over, Across or Beneath Establish vocation of the permit by the Hardi	ounty Drain hed Drainag	page Districts, subject to the ge District. Failure to comply
Applicant Signa	ature		Date	
Submit Form and Loca	tion Plan To:	Hardin County Auditor's Office Attn: Drainage Clerk 1215 Edgington Ave, Suite 1 Eldora, IA 50627 Fax (641) 939-8225 drainage@hardincountyia.gov		For Office Use Only
Application Approval:				
By: Board of Supervisor	Chairman Acting as Dra	Date:		
Board of Supervisor		PERMIT #:		- Attachment
				C.



1215 EDGINGTON AVE., SUITE 1 ELDORA, IA 50627 (641) 939-8108

## REQUIREMENTS FOR CONSTRUCTION ON, OVER, ACROSS OR BENEATH ESTABLISHED DRAINAGE DISTRICT

Upon issuance of a permit for utilities on, over, across or beneath established Hardin County Drainage Districts, the applicant shall be governed by these requirements and shall comply with all conditions contained herein.

#### SECTION I - Standard Requirements

- 1. The Applicant shall furnish the Drainage District, or its representative, plats showing the exact location of the proposed construction. If it is found that such locations are in conflict with the present or proposed facilities and that a more desirable location is possible, the Applicant shall review such possible alignment changes. No construction is to commence with the drainage facility without an approved application.
- 2. Upon approval of the application, and prior to the commencement of any construction, the Applicant is required to pay a prepaid inspection fee made payable to County Treasurer's Office. The prepaid inspection fee shall be equal to \$2,000 per crossing of any of the Drainage District's facilities (by way of illustration, if an application includes a scope of work that would result in crossing over the Drainage District's tile in three (3) locations, the prepaid inspection fee would be \$6,000). Within thirty (30) days after completion of the installation, the Drainage District or its designee shall remit any unused portions of the prepaid inspection fee to the Applicant, along with a statement for services rendered. Inspection fees and cost in excess of the prepaid inspection fee are the responsibility of the Applicant.
- 3. Applicant shall comply with lowa One-Call requirements prior to commencing any work.
- 4. The Drainage District shall provide Applicant access to maps or other information regarding the location of all known drainage district facilities so that reasonable care may be taken by Applicant to avoid un-necessary damage to said drainage district facilities.
- 5. The Applicant shall hold the Drainage District harmless from any damage that may result to the Drainage District facility because of the construction or maintenance of the utility, and shall reimburse the Drainage District for any expenditures that the Drainage District may have to make on said Drainage District facilities resulting from Applicant's construction and installation of utilities, or their subsequent repair or modification.
- 6. The Applicant shall take all reasonable precaution during the construction of said utility to protect and safeguard the lives and property of the public and adjacent property owners and shall hold the Drainage District harmless from any damages or losses that may be sustained by adjacent property owners on account of such construction operations. Further, Applicant agrees to replace, repair or reimburse all damages to private property occasioned by Applicant's installation of subsequent modification or repairs.
- 7. The Drainage District assumes no responsibility for damages to the Applicants property occasioned by any construction or maintenance operation of said Drainage District facilities, subsequent to Applicant's installation.
- 8. A copy of a certificate of insurance naming the County/Drainage District as additional insured for their permit work shall be provided to the County Auditor prior to installation. The limit of liability under the insurance policy shall not be less than \$1,000,000 per occurrence.
- 9. The Applicant agrees to give the Drainage District twenty-four (24) hours (Saturday and Sunday excluded) notice of its intention to commence construction on any lands within the jurisdiction of the Drainage District. Said notice shall be made in writing to the County Auditor or to the designated Drainage District representative.
- 10. The Applicant agrees to place permanent, visible markers or monuments at locations where utility crosses Drainage District facilities. These monuments or markers shall identify the owners name, address and phone number.
- 11. The Drainage District Trustees may appoint a representative to inspect and approve all construction across Drainage District facilities as part of this permit. All compensation, wages, mileage and other expenses for this representative will be paid by the Applicant. It will be the responsibility of the Applicant to make all contacts with private parties (adjacent owners/operators) to determine the location of private drainage facilities. Said representative will also inspect all crossing of Drainage District facilities and may, if required, observe the crossing of private drainage facilities, and shall have the authority to require the Applicant to excavate and expose the crossing of any Drainage District facility where the representative believes it prudent to visually examine Applicants crossing of the Drainage District facility. Further, said representative has the authority to suspend construction and installation by the Applicant within any Drainage District jurisdiction by verbal order to the contractor at the site and a telephone call to Applicants contact person listed on page 1 within six (6) hours of the verbal order.



- 12. The construction and maintenance of Applicants installation shall be carried on in such a manner as to not interfere with or interrupt the function of said Drainage District facilities without the express written consent of the Drainage District Representative. In the event it becomes necessary to temporarily stop the flow of water, the following shall be completed by the Applicant:
  - a. If the crossing involves a tile line, the replacement of tile with approved materials, in the manner approved by the Drainage Districts designated representative, shall be performed as rapidly as possible. If the approved method of repair is impossible and the volume of water flowing in the tile is sufficient to create the possibility of crop loss or property damage, the Contractor will be permitted to temporarily block the tile line to prevent the flow of this tile water into the pipeline, or tile line ditch. In the event this tile line is so temporarily blocked, the Contractor will be expected to provide sufficient pumping equipment to pump the impounded tile water across the construction ditch to the undisturbed tile line. Such temporary blockages of said Drainage District tile lines will be removed a rapidly as possible and any tile repairs caused by this blockage will be immediately repaired at the Applicants expense.
  - b. If the crossing involves an open ditch that is carrying sufficient flow of water to make it necessary to place a temporary dam across said open ditch, such temporary dams may be constructed only upon approval from the Drainage District designated representative. The maximum elevation of this impounded water shall be determined by the designated Drainage District representative and all excess water must be allowed to flow across the construction ditch through either a closed metal culvert pipe or by pumping. All temporary dam structures are to be removed as soon as the crossing is completed. The construction and removal of these dams shall be in such a manner that the smooth and efficient function of the drainage ditch is not impaired, with all costs and damages borne by Applicant.
- 13. The Applicant will at any time subsequent to the commencement of construction, and at Applicants sole expense, reconstruct or replace its installation as may be necessary to conform to new grade or alignments resulting from maintenance or construction operations by the Drainage District in connection with any of its drainage facilities. Applicant agrees to do this within forty-five (45) days of receipt of written request from the Drainage District, or such longer time period as the Drainage District may specify, without cost to the Drainage District. Such reconstruction or realignment of Applicants improvements shall be made in accordance with and approved by the Drainage District or its designated representative. If the Applicant is unable to comply within the time period specified above, the Drainage District may cause the work to be done and the Applicant will pay the cost thereof upon receipt of a statement of such costs.
- 14. CROSSING OF OPEN DITCH FACILITIES. Utility crossings shall be constructed as follows, as directed by the designated representative of the Drainage District:
  - a. Passage of installation in a horizontal plane five feet (5') below design grade of drainage ditch, as established by the Drainage District representative.
  - b. The above depth to extend to a point two (2) times the design base width of ditch either side of centerline of drainage ditch (measured along the centerline of utility) unless the existing base width is greater than the design bases width. If the existing base width is greater than the design with, the depth is to extend to a point two (2) times the existing width.
  - c. The rate of slope for transition from normal utility laying depth of crossings of drainage ditches shall not be steeper than 4:1.
  - d. If such ditch crossings occur at points of outlets of Drainage District or private tile lines or within twenty-five feet (25') of said outlets, such outlets must be relocated to a point not less than twenty-five feet (25') from such crossings. Such relocations shall be at the expense of the Applicant and as directed by the representative of the Drainage District.



- 15. CROSSING OF DRAINAGE DISTRICT TILE LINES. Utility crossings shall be constructed as follows, as directed by the designated representative of the Drainage District:
  - a. All proposed installations must be placed under the existing Drainage District tile lines. These requirements may be waived only upon the review by and approval of the designated representative of the Drainage District. Such waiver must be in writing.
  - b. A minimum of one foot (1') clearance below existing Drainage District facilities must be maintained.
  - c. At all crossings of Drainage District tile lines with the proposed utility, one of the following must be used:
    - i. Replace Drainage District tile with reinforced concrete pipe of same or larger diameter than existing tile. Concrete pipe to be 2,000 D strength (lowa Department of Transportation approved) with standard tongue and groove joints. Pipe to have a minimum of three (3) bolt-type connectors at each joint.
    - ii. Replace Drainage District tile with cathodic protected corrugated metal pipe. Diameter of corrugated metal pipe to be a minimum of two inches (2") larger than outside diameter of tile line being replaced. (Specifications regarding gage, cathodic protection and other details to be subject to review and approval.)
    - iii. Dual wall plastic with specific approval of Drainage District representative.
    - iv. Bore new utility installation; maintain existing tile in an undisturbed state.
  - d. The length of tile to be replaced by any of the above alternates is as follows:
    - i. Eight-inch (8") tile and smaller: Six feet (6') either side of centerline of proposed installation, measured at right angles to the centerline of installation.
    - ii. Ten inch (10") tile and larger: Ten feet (10') either side of centerline of proposed installation, measured at right angles to the centerline of installation.
  - e. At all crossings of Drainage District tile lines where the Drainage District and private tile lines are damaged by the construction, maintenance or repair of Applicants installation shall be repaired as directed by the Drainage Districts designated representative.
- 16. This permit is subject to existing regulations and statutes of the State of Iowa and future regulations, which may be promulgated or enacted.
- 17. This application is subject to revocation by Hardin County, if in its judgment it is necessary for legitimate purposes. In such event, written notice shall be provided to permit holder.
- 18. Applicant agrees to pay all other legitimate costs, fees and expenses associated with its crossing of the Drainage District facility, including but not limited to, publication costs, engineering costs and legal service costs. Said costs will be paid within thirty (30) days of the mailing of the statements to the Applicant.
- 19. Applicant agrees to provide a copy of as-built plan of the utility route and location, showing route changes that may have taken place during construction.
- 20. Applicant agrees to include a copy of these requirements to all bidding specifications; or if the construction and installation contract has been let by the time this permit is approved, Applicant agrees to provide a copy of these requirements to the contractor and to advise them that they are bound by the terms of these requirements.



#### **SECTION II – WIND TURBINE REQUIREMENTS**

- 21. This Section shall apply to commercial wind turbine applicants as defined in Hardin County Ordinance 29, Article XXIII.
- 22. Section I above shall also apply, but to the extent the requirements of Section II herein are incompatible with those in Section I herein, those in Section II shall apply.
- 23. Prior to approval and issuance of a permit, applicant first shall obtain conditional approval from the Drainage District. The conditional approval shall be for each proposed site and shall require the applicant and the Drainage District to enter into an agreement containing the following terms: (1) At applicant's expense, and at District's direction and conditions, applicant shall televise the District Tile that may be impacted as determined by the District; (2) The applicant shall enter into a damages agreement with the District, per site, that: a. allocates to the applicant a percentage of fault for resulting damages to the Drainage District facilities; b. establishes damages based on replacement cost to the Drainage District; c. establishes a damages deposit; and d. requires the applicant to pay the Drainage District legal fees related to the agreement, including enforcement.
- 24. No permit shall be approved or issued without first entering a damages agreement as set forth in the previous paragraph. A permit will also include the following requirements:
  - A. At District's discretion, under the District's direction and conditions, and at applicant expense, applicant shall televise the District tile before and after a turbine's construction to review tile conditions.
  - B. Applicant shall use GPS to map crane walks and ingress and egress of all vehicles and equipment with a gross weight of 8,000 lbs. or greater, and shall provide this data to the District in a format approved by the District.
  - C. Applicant shall maintain a two hundred (200) foot setback from the outside of the turbine's footing to any District facilities, including open ditches, to allow for repairs to Drainage facilities.
  - D. At applicant expense, the District shall designate at its discretion an engineer/technician that the applicant shall allow to be present to observe any and all aspects of construction. These costs shall not be passed on to the landowner or District.
  - E. Wind turbine underground accessory facilities, feeder lines and cables shall be bored under District facilities at a depth approved by the District.
  - F. Applicant shall use the District engineer and local contractors approved by the District for all work pertaining to tile televising/inspection, repair and replacement. The District shall maintain a current price list for local contractors' services and rates and shall be provided at the applicant's request.
  - G. Any time a wind turbine undergoes changes, re-powering or re-blading, or any service to the turbine that requires a crane walk, the site will need to be re-televised as required in subparagraph "A" above, as well as new GPS mapping as required in subparagraph "B" above.
  - H. The District has the authority to enter upon the land and service any District facilities at any time, with or without the consent of, or prior notice to the applicant. The applicant is responsible for any cost increase experienced by the District for service and maintenance of District facilities due to a wind turbine and turbine accessory facilities and lines.
  - I. The applicant shall pay any legal costs, including reasonable attorney fees, incurred by the District related to any disputes or enforcement of these permit requirements.
- 25. The term "Applicant" shall mean the permit applicant, the applicant's agents, heirs, successors, assigns, and facility owners.



1215 EDGINGTON AVE., SUITE 1 ELDORA, IA 50627 (641) 939-8108

#### SECTION III - HAZARDOUS LIQUID PIPELINE / PRESSURIZED PIPELINE REQUIREMENTS

- 26. This Section shall apply to applicants related to the installation of hazardous liquid pipelines / pressurized pipelines (collectively referred to herein as "Pipelines").
- 27. Section I above shall also apply, but to the extent the requirements of Section III herein are incompatible with those in Section I herein, those in Section III shall apply.
- 28. Prior to approval and issuance of a permit, applicant first shall obtain conditional approval from the Drainage District. The conditional approval shall be for each proposed site and shall require the applicant and the Drainage District to enter into an agreement containing the following terms: (1) At applicant's expense, and at District's direction and conditions, applicant shall televise the District Tile that may be impacted as determined by the District; (2) The applicant shall enter into a damages agreement with the District, per site, that: a. allocates to the applicant a percentage of fault for resulting damages to the Drainage District facilities; b. establishes damages based on replacement cost to the Drainage District; c. establishes a damages deposit; and d. requires the applicant to pay the Drainage District legal fees related to the agreement, including enforcement.
- 29. No permit shall be approved or issued without first entering a damages agreement as set forth in the previous paragraph. A permit will also include the following requirements:
  - A. At District's discretion, under the District's direction and conditions, and at applicant expense, applicant shall televise the District tile before and after the Pipeline's construction and land restoration to review tile conditions.
  - B. Applicant shall use GPS to map ingress and egress of all vehicles and equipment with a gross weight of 8,000 lbs. or greater, and shall provide this data to the District in a format approved by the District.
  - C. Applicant shall maintain a two hundred (200) foot setback from the outside of any above-ground Pipeline facility to any District facilities, including open ditches, to allow for repairs to Drainage facilities.
  - D. At applicant expense, the District shall designate at its discretion an engineer/technician that the applicant shall allow to be present to observe any and all aspects of construction. These costs shall not be passed on to the landowner or District.
  - E. Applicant shall use the District engineer and local contractors approved by the District for all work pertaining to tile televising/inspection, repair and replacement of District facilities. The District shall maintain a current price list for local contractors' services and rates and shall be provided at the applicant's request.
  - F. Any time Pipeline undergoes changes, modifications, repairs, or any service to Pipeline that requires use of vehicles and equipment with a gross weight of 8,000 lbs. or greater, the District facilities near the site will need to be re-televised as required in subparagraph "A" above, as well as new GPS mapping as required in subparagraph "B" above.
  - G. The District has the authority to enter upon the land and service any District facilities at any time, with or without the consent of, or prior notice to the applicant. The applicant is responsible for any cost increase experienced by the District for service and maintenance of District facilities due to Pipeline.
  - H. The applicant shall pay any legal costs, including reasonable attorney fees, incurred by the District related to any disputes or enforcement of these permit requirements.
- 30. The term "applicant" shall mean the permit applicant, the applicant's agents, heirs, successors, assigns, and facility owners.
- 31. The requirements above are in addition to the requirements set forth in Iowa Administrative Code 199 Chapter 9, including the creation / filing of a land restoration plan.



### HARDIN COUNTY Employee Change of Status Report

lease enter the following chan	ge(s) as of		<u> </u>		
		Date			
Jame:			Department:		
Address:			Position:		
			Salary/Hour	ly Rate:	
City Sta	te	Zip Code			
und:			_		
tatus:	Permanent	t Part-time	Temporary/Seas	sonal Part-time	
leason of Change:					
Hired R	esignation				
	etirement				
Demotion La	ayoff				
Pay Increase D	ischarge				
Leave of Absence			<u> </u>		
	Dates				
ther:					
Dates of Employment:	to		Last Day of	Work	
			` 11		
eyond the last day of work, the	e following v	acation time	was (or will be paid):	to _ From	То
uthorized by:		Danartmant Haad		D	ate
uthorized by:El	ected Official or l	Берапшеш неац			aic
Authorized by:EI	ected Official or l	рераншен неас			aic

## County Auditor's Report of Fees Collected

County of	) SS: ) Hardin County	
To the Board of Supervisors of	HARDIN COUNTY:	
the following is a true and corre	ect statement of the fe	y and State, do hereby certify that es collected by me in my office for and the same has been paid to the
4150 Passport fees 4150 Photo fees 4150 Passport Postage	No. Doc. 13 15 5 Total	Fees collected \$455.00 \$225.00 \$62.25 \$742.25
All of which is respectfully subn	nitted.	
Jolene Pieters Hardin County Auditor		5.2.2022 Date
Chairperson, Board of Supervis	sors	Date

## COUNTY RECORDER'S REPORT OF FEES COLLECTED

(See Chapter 342, Code)

State of IOWA County of	) SS: ) HARDIN COUNTY	
TO: The Board of Super	visors of HARDIN COUNTY	
certify that the following is	rder of the above-named County an a true and correct statement of the total deviation of the statement of th	fees collected by me in
and the same has been pa	aid to the County Treasurer.	
All of which is respectfully	submitted.	
Sori D Kan	duer HARDIN	05/02/2022
LORI S. KADNEF	R COUNTY RECORDER	/ DATED
JOLENE PIETER	S COUNTY AUDITOR	_
CHAIRMAN	BOARD OF SUPERVISORS	_

## **Recorder's Monthly Report to the Treasurer**

04/01/2022 to 04/30/2022

Liability		
Account Number	Description	Ne
0001-1-07-8000-400000-2	Use Tax-DOR	(\$393.00
0001-1-07-8000-400000-3	State Sales Tax-DOR	(\$1,818.00)
0001-1-07-8000-400000-4	Local Option Tax-DOR	(\$303.00)
0001-1-07-8000-401000-1	Snowmobile Registration Fees-State	(\$54.50)
0001-1-07-8000-401001	Snowmobile Titles - State	(\$26.00)
0001-1-07-8000-401002	Snowmobile Liens - State	(\$6.50)
0001-1-07-8000-402000	RVVRS Boat Registration Fees - State	(\$7,452.95)
0001-1-07-8000-402001-1	RVVRS Boat Titles - State	(\$9.00)
0001-1-07-8000-402001-2	RVVRS Boat Titles - DOR	(\$30.00)
0001-1-07-8000-402002-1	RVVRS Boat Liens - State	(\$3.00)
0001-1-07-8000-402002-2	RVVRS Boat Liens - DOR	(\$10.00)
0001-1-07-8000-403000-1	Hunting & Fishing Fees-State	(\$1,494.00)
0001-1-07-8000-404000-2	Real Estate Transfer Tax-State	(\$53,581.64)
0001-1-07-8000-406000-1	Vitals Certified Copies-State	(\$990.00)
0001-1-07-8000-407000-1	ATV Registration Fees-State	(\$353.50)
0001-1-07-8000-407000-2	ATV Titles-State	(\$91.00)
0001-1-07-8000-407000-3	ATV Liens-State	(\$26.00)
0001-1-07-8000-413001-1	Marriage License-State	(\$186.00)
Revenue		(\$66,828.09)
Account Number	Description	Net
0001-1-07-8000-400000	Recording of Instruments	(\$6,235.00)
0001-1-07-8000-400000-1	Over Payment	(\$5.00)
0001-1-07-8000-401000	Snowmobile Writing Fees (\$5.00)-County	(\$25.00)
0001-1-07-8000-402001	RVVRS Boat Titles - County	(\$30.00)
0001-1-07-8000-402002	RVVRS Boat Liens - County	(\$10.00)
0001-1-07-8000-403000	Hunting & Fishing Fees-County	(\$26.50)
0001-1-07-8000-404000	Real Estate Transfer Tax-County	(\$11,169.56)
0001-1-07-8000-406000	Vitals Certified Copies-County	(\$360.00)
0001-1-07-8000-407000	ATV Writing Fees(\$5.00)-County	(\$90.00)
0001-1-07-8000-408000	RVVRS Writing Fees - County	(\$351.25)
0001-1-07-8000-410000	Auditor's Transfer Fees - \$5.00	(\$515.00)
0001-1-07-8000-413001	Marriage License-County	(\$24.00)
0001-1-07-8000-550000	Photocopy/Fax Fees	(\$411.86)
0024-1-07-0000-414000	Document Management Fees	(\$300.00)
5410-1-07-0000-416000	Electronic Transaction Fees	(\$300.00)
Total		(\$19,853.17)
Grand Total		(\$86,681.26)

## **Recorder's Monthly Report to the Treasurer**

04/01/2022 to 04/30/2022

Range Summary	Account	Alas
Range Department of Revenue	Account	Net Net
Department of Revenue	0001-1-07-8000-400000-4 Local Option Tax-DOR	(\$303.00)
	0001-1-07-8000-400000-3 State Sales Tax-DOR	(\$1,818.00)
	0001-1-07-8000-400000-2 Use Tax-DOR	(\$393.00)
	0001-1-07-8000-402002-2 RVVRS Boat Liens - DOR	(\$10.00)
	0001-1-07-8000-402001-2 RVVRS Boat Titles - DOR	(\$30.00)
	0001-1-07-8000-404000-2 Real Estate Transfer Tax- State	(\$53,581.64)
Department of Revenue		(\$56,135.64)
Hunting and Fishing		
	0001-1-07-8000-403000 Hunting & Fishing Fees- County	(\$26.50)
	0001-1-07-8000-403000-1 Hunting & Fishing Fees- State	(\$1,494.00)
Hunting and Fishing		(\$1,520.50)
Marriage Application		
	0001-1-07-8000-413001-1 Marriage License-State	(\$186.00)
	0001-1-07-8000-413001 Marriage License-County	(\$24.00)
Marriage Application		(\$210.00)
RVVRS County		
	0001-1-07-8000-408000 RVVRS Writing Fees - County	(\$351.25)
	0001-1-07-8000-401000 Snowmobile Writing Fees (\$5.00)-County	(\$25.00)
	0001-1-07-8000-402001 RVVRS Boat Titles - County	(\$30.00)
	0001-1-07-8000-407000 ATV Writing Fees(\$5.00)- County	(\$90.00)
	0001-1-07-8000-402002 RVVRS Boat Liens - County	(\$10.00)
RVVRS County		(\$506.25)
RVVRS State		
	0001-1-07-8000-401002 Snowmobile Liens - State	(\$6.50)
	0001-1-07-8000-401001 Snowmobile Titles - State	(\$26.00)
	0001-1-07-8000-402002-1 RVVRS Boat Liens - State	(\$3.00)
	0001-1-07-8000-402000 RVVRS Boat Registration Fees - State	(\$7,452.95)
	0001-1-07-8000-402001-1 RVVRS Boat Titles - State	(\$9.00)
	0001-1-07-8000-407000-2 ATV Titles-State	(\$91.00)
	0001-1-07-8000-407000-1 ATV Registration Fees- State	(\$353.50)
	0001-1-07-8000-401000-1 Snowmobile Registration Fees-State	(\$54.50)
<b>国际市场关系是不是不是国际的国际</b>	0001-1-07-8000-407000-3 ATV Liens-State	(\$26.00)
RVVRS State		(\$8,022.45)
Transfer Tax		
	0001-1-07-8000-404000 Real Estate Transfer Tax- County	(\$11,169.56)
	0001-1-07-8000-404000-2 Real Estate Transfer Tax- State	(\$53,581.64)
Transfer Tax		(\$64,751.20)
Vitals Certified Copies	0004 4 07 9000 406000 4 Vitale Centified Centified	(6000 00)
	0001-1-07-8000-406000-1 Vitals Certified Copies- State	(\$990.00)

## **Recorder's Monthly Report to the Treasurer**

04/01/2022 to 04/30/2022

	0001-1-07-8000-406000 Vitals Certified Copies- County	(\$360.00)
Vitals Certified Copies		(\$1,350.00)