

PO Box 944, Newton, IA

Phone: 641-792-7016

Denny Stevenson

Doug Cupples

Brandon Talsma

September 17, 2024 9:30 a.m.

www.jasperia.org

Live Stream: https://zoom.us/j/8123744948 Meeting ID: 812 374 4948

Fax: 641-792-1053

Dial In: +1-646-931-3860

-Anyone that has an item on the agenda must appear in person for the Board to consider it.-

Pledge of Allegiance

- **Wellness Committee** Item 1
 - a) Blood Profile Contract for 2024
- Item 2 Sheriff – John Halferty
 - a) Update to HomeWav Contract
- Item 3 **Engineer – Mike Frietsch**
 - a) Supplemental Agreement No. 2 w/Snyder & Associates for Additional Services (Flap Grant Road Project)
 - b) Approval of Verizon Reveal Subscription
 - c) Denco Class-A Bridge Deck Repair Quote (J05, J10, & K32)
- Item 4 Approval of Liquor License for Fore Seasons Bar & Grill
- Item 5 Approval of Tax Rate Summary (Assessed Year 2023)
- Item 6 Approval of Claims paid through September 17, 2024
- Item 7 Approval of Board of Supervisors Minutes for September 10, 2024
- Item 8 **Board Appointments**

PUBLIC INPUT & COMMENTS

After the Regular Meeting

Work Session

CONTRACT FOR SERVICES

This Contract for Services (the "Agreement) is made as of September 5, 2024 between MercyOne Newton Medical Center Laboratory and Jasper County, Iowa.

RECITALS

WHEREAS, MercyOne Newton Medical Center Lab is in the business of performing laboratory testing services, and has staff who conduct patient blood draws ("Phlebotomy Services"); and

WHEREAS, Jasper County desires MercyOne Newton Medical Center to provide Phlebotomy Services for its employees, for the purpose of wellness checks.

NOW, THEREFORE, the parties agree as follows:

AGREEMENT

- 1. MercyOne Newton Medical Center staff will be in the in-service room of MercyOne Newton Medical Center on October 31, 2024, from 6:00 am to 9:00 am.
- MercyOne Newton Medical Center staff will be available to draw any Jasper County
 employee who wishes to participate and have a wellness check (the "Wellness Profile")
 conducted.
- 3. Jasper County agrees to pay \$30 per full time employee Wellness Profile completed. The Wellness Profile will test the following: Sodium, Potassium, Chloride, BUN, Creatinine, Glucose, Bilirubin, AST, ALT, GGT, ALP, Cholesterol, Triglycerides, HDL, LDL, TSH and Ferritin.
- 4. MercyOne Newton Medical Center's Staff will draw any part time Jasper County employees wishing to have the Wellness Profile done. The \$30 cost of the profile will be the responsibility of the part time employee and not Jasper County, and will be due at the time of the lab draw.
- 5. MercyOne Newton Medical Center Staff will draw any male Jasper County employee wishing to have PSA testing. The \$20 cost of the PSA test will be the responsibility of the employee and not Jasper County, and will be due at the time of the lab draw.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their respective duly authorized officers as of the date first above written.

MERCYONE NEWTON MEDICAL CENTER MEDICAL LABORATORY	HEALTH DEPARTMENT
By: Chad Kelley Chad Kelley MercyOne Newton Medical Center Chief Operating Officer	By: Kristina Winfield, Public Health Coordinator By: Board of Supervisors Chair -Brandon Talsma
MercyOne Newton Medical Center Address: 204 N. 4th Ave E. Newton, Iowa 50208	Jasper County Health Department 116 W 4th St S Newton, IA 50208 Phone: 641.787.9224
Phone: (641) 792-1273	Attest:

Jenna Jennings, County Auditor



Restated Master License and Services Agreement

This Master License and Services Agreement (the "Agreement"), and the exhibits hereto, made and entered into upon the date of last signing (the "Effective Date"), by and between Jasper County (IA) (the "County") and HomeWAV, LLC, a Delaware limited liability company ("HomeWAV"). Each of the County and HomeWAV may be referred to herein as a "Party" and collectively, the "Parties."

RECITALS

Whereas, HomeWAV is a provider of a unique, custom all-in-one inmate communications solution comprised of patented technology, software applications, hosted services, and equipment that has been adapted for use in secured detention facilities as more particularly described herein (collectively, the "System"); and

Whereas, the County desires that HomeWAV provide the System to one or more of its secured detention facilities (each a "Facility" and collectively, the "Facilities"), and HomeWAV desires to provide the System identified herein to the County pursuant to the terms and conditions set forth herein; and

Whereas, this Restated Master License and Services Agreement is intended to supersede and replace the Lease, Service, and Revenue Sharing Agreement executed between the parties on January 14th, 2019 and the Restated Master License and Services Agreement executed between the parties on August 22nd, 2024; and

Now, therefore, in consideration of the mutual covenants and promises contained herein, and for other good and valuable consideration, the Parties agree as follows:

1. Definitions.

- a. "Equipment" means the specific HomePAS™ Kiosks, ComPAS™ Tablets, ComPAS™ Charging, PoE Adaptor Sets, routers, switches and other such hardware and equipment which is provided to the County as part of the System licensed to it under this Agreement.
- b. "Licensed Services" means that portion of the System comprised of the Software and cloud-based applications that are run on a hosted system and which are provided by HomeWAV to the County pursuant to the license terms herein to enable inmate video calls and messaging services at each Facility.
- c. "Professional Services" means the installation, setup, configuration, and testing of the Equipment and the System, and training provided by HomeWAV to the County as more particularly described herein.
- d. "Software" means the proprietary and patented software program owned by HomeWAV and licensed to the County pursuant to the terms of this Agreement.
- 2. **Exclusivity.** The County acknowledges and agrees that this is an exclusive services agreement between the Parties; and accordingly, the County agrees that for as long as this Agreement remains in full force and effect HomeWAV will be its sole and exclusive provider of inmate video calls and messaging services for all of its Facilities. For purposes of clarity, this exclusive arrangement means, and the County agrees that the County is expressly prohibited from engaging, using, licensing, purchasing, or accepting from any third party, employee, contractor, or related entity any software, equipment or services that are similar to some or any part of the System (including the Licensed Services) or the Professional Services for use at any of its Facilities.
- 3. Term of this Agreement. This Agreement is effective as of the Effective Date and continues in full force and effect until expiration of a Term or earlier termination. HomeWAV will provide the System and related Professional Services and Licensed Services to the County through January 14th, 2029 (the "Initial Term") unless earlier terminated pursuant to Section 15. The Initial Term shall begin on the date that all Licensed Services called for under this Agreement are fully activated at the Facility (the "Commencement Date"). This Agreement will automatically renew for additional three (3) year periods (each a "Renewal Term") unless either Party notifies the



other Party of its desire not to renew this Agreement at least ninety (90) days prior to the commencement of the next Renewal Term. The Initial Term and each Renewal Term are collectively, the "Term."

- 4. **Professional Services (No Charge).** HomeWAV will provide the following Professional Services to the County at no charge during the Term:
 - arrange for the delivery of the Equipment to the County's Facilities included under this Agreement,
 - load the Software onto the Equipment,
 - · coordinate the installation of the Equipment in designated wall mount locations within the Facilities,
 - · provide system testing and acceptance on all Equipment,
 - · provide staff and inmate training on platform features and functionality,
 - arrange for installation of high-speed Internet service at a minimum of 0.5MB up/0.5MB down per kiosk, and any equipment associated therewith to service the System, and
 - arrange for cat 5e or greater cable to be installed (if necessary) to each location within the Facility where Equipment is to be installed.

HomeWAV may cause or obtain a physical site survey of each Facility to confirm the number of kiosks, the installation location within the Facility, and any other specifications or plans provided by the County (the "System Solutions"). The County acknowledges and agrees that all proposed System Solutions are contingent upon the site survey and that HomeWAV shall have authority to modify any proposed Systems Solutions as necessary to comply with the limitations of a given Facility.

- 5. **Support** and Maintenance (No Charge). For the entire Term of this Agreement, and at no charge to the County, HomeWAV will support and maintain the Equipment located at each Facility pursuant to HomeWAV's Software and Hardware Service Level Agreement attached hereto as Exhibit B (the "Service Agreement"). Under no circumstances may the County or any third party acting on behalf of the County install, uninstall, or perform any maintenance or related services on the Equipment, it being understood and agreed that only an approved HomeWAV technician may provide Professional Services, support, and maintenance on the Equipment.
- 6. Ownership of Equipment and Software. HomeWAV is the sole and exclusive owner of the Software and Equipment and retains all right, title and interest in and to the Software and Equipment at all times during the Term. The Software and Equipment are provided to the County pursuant to the System license granted in Section 7 below. HomeWAV will purchase and maintain insurance coverage for the Equipment and the Software comprising the System. HomeWAV will deliver the Equipment to the County's designated Facilities pursuant to a mutually agreed schedule and will install and configure the Equipment with the Software pursuant to the Professional Services set forth above. The cost required to replace any lost or damaged Equipment installed at the Facility, which shall include, but not be limited to the cost of the Equipment, configuration, shipping, and installation, shall be deducted from the County's share of revenue.
- 7. **License to System.** HomeWAV hereby grants to the County a limited, non-assignable, non-sublicensable, revocable, and nonexclusive license during the Term to use the Software, Equipment, and related components comprising the System solely for the limited purposes of providing video calls and messaging services to inmates in each Facility and viewing or monitoring the records of such calls. In addition, if the County exercises its right to



receive "Add-On Features" as set forth in Exhibit A attached hereto, HomeWAV will provide the County with reasonable assistance to enable the County to receive and use such Add-On Features with the System and will seek authorization from any third-party providers if necessary. The County will not, and will not permit any other person to, remove, alter, disfigure, or cover up any numbering, lettering, insignia, or any owner's tag(s) displayed upon the Equipment, and the County may not move the Equipment from the Facility or the location in the Facility where it is installed by HomeWAV. Any of the foregoing actions are deemed a material breach of this Agreement. The County's license to and use of the Software is governed by the terms of this Agreement, the Software End User License Agreement provided with the Software (a copy of which is located at https://app.homewav.com/account/terms), and the Website Terms of Use and Privacy Policy located at https://www.homewav.com/privacy-policy/, as such items may be updated, amended and modified in accordance with their respective terms (collectively, the "Software Terms and Conditions"). The County may not copy or modify the Software, or any adaptation, transcription, or merged portion thereof, unless expressly authorized in writing by HomeWAV. Any modifications, improvements, enhancements, changes, or any other alterations to the Software, or any derivative works made therefrom (collectively, "Modifications") that are made by the County or any third party acting on the County's behalf, whether or not authorized by HomeWAV, are deemed the sole and exclusive property of HomeWAV. Accordingly, the County hereby assigns to HomeWAV all of its right, title, and interest in and to such Modifications and shall take all necessary actions to ensure that any third party who has participated in the development of any Modifications likewise assigns all of their right, title, and interest in the Modifications to HomeWAV. For the avoidance of doubt, the foregoing licenses to the Software, Equipment and any related System components shall terminate immediately upon the termination or expiration of this Agreement.

- 8. **The County's Covenants and Obligations.** The County hereby covenants and agrees to the following terms as material conditions to its right to use the System:
 - a. It will not sell, sublicense, or assign the Equipment, the Software, or any other components of the System.
 - b. It will keep the Equipment free and clear of all liens and encumbrances.
 - c. It will only use the Equipment, Software, and other components of the System for (i) the limited purposes provided under the license in Section 7 and (ii) if requested by and, as applicable, purchased by the County, any Add-On Features in all cases pursuant to the terms and conditions of this Agreement and the Software Terms and Conditions.
 - d. It will use the System solely at the Facilities and locations within the Facilities where installed by HomeWAV.
 - e. It will ensure that none of the Equipment or Software is damaged by misuse or neglect, including, without limitation, by misuse by the inmates.
 - f. It will work with HomeWAV to ensure that all individuals to whom it grants access to and use the System will agree to the Software Terms and Conditions, and further acknowledges and agrees that it will be fully liable to HomeWAV for breach by any such individuals of the Software Terms and Conditions.
 - g. It acknowledges and agrees that HomeWAV will be the sole and exclusive provider of inmate video calls and messaging services and all related Professional Services to all of the County's Facilities.
 - h. It will not move the Equipment without the advance written consent of HomeWAV.



- i. It will not remove, alter, disfigure, or cover up any numbering, lettering, insignia, or any owner's tag(s) displayed upon the Equipment.
- j. It will provide an inmate roster from the Jail Management Software ("JMS"), via secure FTP or web services, at a minimum of every fifteen (15) minutes.
- k. It will authorize HomeWAV to integrate with its JMS provider and assume financial responsibility for the costs related to the integration.
- 9. Access to the Facility. The County will grant HomeWAV and its employees and subcontractors reasonable and necessary access to the Facilities in order to enable HomeWAV to perform its obligations and exercise its rights hereunder. HomeWAV shall have the right, upon reasonable notice, to enter into each Facility to inspect the System.
- 10. **Use of the System.** The County agrees that the System shall be available to inmates for voice calls, video calls, messaging, and tablet services for a minimum of twelve (12) hours per day, seven (7) days per week.
- 11. **System Usage Fees.** The Facility's inmates shall be charged the following fees for using the System, or such other prices as may be agreed to by the County and HomeWAV (such amounts, the "**Usage Fees**"). Usage Fee shall be defined as the cost per minute for voice calls, video calls, and the cost per message for messaging.

	Usage Fees
Service	Rates & Fees
Onsite Video Calls	No Cost
Remote Video Calls	\$0,20 per minute
Messaging	
Text	\$0.03 per 10 characters
Photo	\$0.25
Video Messages (60 seconds)	\$0.40
Voice Messages (60 seconds)	\$0.40
GIF	\$0.10
Transaction	Fees
Online Payment Fee	\$2.00
Cash Payment Fee	\$1.99
Surcharge	\$0.00
Connection Fee	\$0.00
Transfer Fee	\$0.00
Account Maintenance Fee	\$0.00
Billing Fee	\$0.00
Paper Bill Fee	\$0.00
Monthly Access Fee	\$0.00
Refund	Issued upon request less 10% of the current balance. This fe
	only charged on accounts that have usage.
Fraud	If fraud is determined, there will be a \$15.00 transaction fee
	each transaction that is disputed.



Revenues from using the System shall be deposited into a dedicated account established and maintained by HomeWAV and HomeWAV is authorized to disburse such funds in accordance with Section 12. HomeWAV reserves the right to change the Usage Fees, upon 30 days' written notice to the County if such changes arising from any one or combination of the following: (a) inflation, (b) a change in taxes, or any (c) rule, regulation, or other action by any government or regulatory entity resulting in increased costs to HomeWAV.

- 12. Revenue Sharing. HomeWAV shall pay to the County 20% of the Gross Billable Revenue ("GBR") generated from the usage of the System installed in the Facility. GBR shall be defined as Gross Revenue of the Usage Fees less monthly internet service and entertainment licensing fees, international calling fees, Federal, State, and Local taxes, and Cost Recovery Fee. For information on the Cost Recovery Fee and how it's applied, please refer to https://www.homewav.com/understanding-fees/. HomeWAV shall pay to the County, on a monthly basis, its share of the revenues not later than the last day of the following month.
- 13. **Communication Retention.** HomeWAV will make video call recordings, voice call recordings, and messages available to the County according to the following schedule:

On-Demand and Archived Storage			
90 Days On-Demand Period	Video calls, video messages, and voice messages.		
180 Days On-Demand Period Text messages, GIFs, and images			
Archival Period	Video calls, video messaging, and voice messaging will be archived on day 91 and will be available for an additional 365 days. GIFs, images, and text messages are not archived.		

Records maintained on-demand will be immediately accessible to facility administrators through the HomeWAV administrator panel (the "On-Demand Period"). Once the On-Demand Period has run, records will be archived but remain retrievable by HomeWAV for an additional 365 days (the "Archival Period"). Archived records may be retrieved for internal use only, by submitting a request to HomeWAV Technical Support and will require a fee to access the archive, as well as a charge based on the labor hours required to fulfill the request. The County agrees that HomeWAV shall have no liability to the County or any third party for any failure to record, store, transmit, relay, review, or monitor any call or message.

- 14. **Financial Reporting Requirements.** HomeWAV shall maintain an accounting program that accurately reflects the revenues generated by the System in the Facilities and provide that information to the County monthly during the term of this Agreement. HomeWAV shall retain its share of the revenues as payment for its obligations hereunder, and shall remit the County's share of revenues, along with such monthly financial reports, to the County. HomeWAV shall issue call data, revenue, and expense information by the last day of each month with respect to call activity that occurred in the Facilities during the prior month. HomeWAV shall maintain all books, documents, accounting records and other evidence pertaining to the services and payments under this Agreement and make such materials available for inspection at all reasonable times during the term of this Agreement, and for three (3) years after the date of the final payment under the Agreement.
- 15. **Installations.** HomeWAV's initial installation at each Facility shall be limited to physically mounting and installing equipment, running necessary cabling, performing testing, labeling of equipment, and the cleaning of debris, dust, or other trash from the installation area. HomeWAV technicians are not authorized to perform



additional tasks or assist with other projects. The County agrees to cooperate with HomeWAV to find mutually agreeable time blocks for technicians to perform necessary installations or maintenance. Any penalty HomeWAV incurs due to the Facility's failure to grant access to a technician who is scheduled to perform work at a given time shall be deducted from the County's share of revenue.

16. Termination.

- a. Rights of Termination. The County may terminate this Agreement if HomeWAV breaches any of its obligations under this Agreement and such breach remains uncured thirty (30) days after notice thereof, provided, that if the County breaches the scope of the license to any part of the System as set forth in Section 7, HomeWAV may terminate this Agreement immediately upon giving written notice to the County.
- b. Effects of and Actions upon Termination or Expiration. Upon termination or expiration of this Agreement, irrespective of the cause, the licenses granted by HomeWAV to the County shall terminate. The County shall take the following actions: (i) immediately cease and cause all of its users to immediately cease all access to and use of the System; (ii) and allow a HomeWAV authorized technician to remove the Equipment no later than (30) days following the termination or expiration date. In the event that any returned Equipment is not in good, working condition or any Equipment is not returned pursuant to this Section, the County will be liable for the replacement cost of such Equipment, and will remit payment in full upon demand by HomeWAV.
- c. Survival. Sections 11, 13, 15-18, 21-23, and 25-29 shall survive termination of this Agreement.
- 17. Agreement Documents. The attached Exhibit A describing the Add-On Features and Exhibit B setting forth the terms of the Service Agreement, and the Software Terms and Conditions are each made part of this Agreement and incorporated herein by this reference. This Agreement represents the entire agreement and understanding between HomeWAV and the County with respect to the subject matter hereof, and supersedes any other agreement or understanding, written or oral, that the Parties hereto may have had with respect thereto. No statements, representations, promises or inducements with respect to the subject matter by either Party or by any agent or representative of either Party which is not contained in this Agreement shall be valid or binding between the Parties.
- 18. **Force Majeure.** To the extent allowable by law, any delays or failures by either Party hereto in the performance of the obligations hereunder shall be excused if and to the extent such delays or failures are caused by occurrences beyond such Party's control (a "**Force Majeure**"), including, without limitation, acts of God, strikes or other labor disturbances, war, whether declared or not, sabotage, failure of the Internet, or any part or element thereof and/or any other cause or causes, whether similar or dissimilar to those herein specified, which cannot reasonably be controlled by such Party.
- 19. **Governing Law.** This Agreement shall be governed by the laws of the State of Iowa, both as to interpretation and performance.
- 20. **Independent Contractor.** Each party acknowledges and agrees that HomeWAV and its employees (and any subcontractors it engages) serve as independent contractors and that the County shall not be in any manner responsible for any payment, insurance, or incurred liability. Nothing in this Agreement will create an employer-employee relationship, association, joint venture, partnership, or other form of legal entity or business enterprise between the Parties, their agents, employees, or affiliates.



- 21. **Subcontractors.** HomeWAV shall have the right, in its sole and absolute discretion, to use subcontractors to perform its obligations and exercise its rights hereunder. HomeWAV shall be responsible for all acts and omissions of its subcontractors as if such acts or omissions were performed by HomeWAV.
- 22. **Notices.** All notices under this Agreement must be in writing and given to the other Party at the address or email below. Delivery is deemed to occur: (a) on the third (3rd) business day after bringing mailed first class, prepaid, (b) upon delivery from a nationally recognized overnight courier service, (c) upon delivery if hand delivered, and (d) upon receipt of an automated verification of receipt if sent by email. Either Party may change its address and/or addressee for notices at any time with fifteen (15) days' prior notice to the other Party in accordance with the foregoing.

HomeWAV:

HomeWAV, LLC

2020 Westport Center Dr. St. Louis, MO 63146

County:

Jasper County Jail 2300 Law Center Drive Newton, Iowa 50208

23. **Nondiscrimination and Non-Conflict Statements.** HomeWAV agrees that no person on the grounds of handicap, age, race, color, religion, sex, or national origin, shall be excluded from participation in, or be denied benefits of, or be otherwise subjected to discrimination in the performance of this Agreement, or in the employment practices of HomeWAV. HomeWAV shall upon request show proof of such non-discrimination and shall post in conspicuous places available to all employees and applicants notices of nondiscrimination.

24. Warranties and Disclaimers.

- a. Services Warranty. HomeWAV warrants that it will perform the Professional Services, support and maintenance in a good and workmanlike manner using trained professionals, and that it will use commercially reasonable efforts to meet the performance terms in the Service Agreement.
- b. Disclaimers. EXCEPT AS PROVIDED HEREIN, THE SYSTEM AND ALL RELATED SERVICES IN THIS AGREEMENT ARE DELIVERED AND PROVIDED "AS IS" AND WITHOUT WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.
- 25. **Compliance with all Federal, State, and Municipal Laws.** HomeWAV will comply with all applicable federal, state, and local laws, statutes, ordinances, and regulations in any manner affecting the provision of inmate communication, and shall ensure that its third-party subcontractors, if any, obtain any necessary permits prior to installation of the Equipment in the Facilities.
- Assignment. Neither Party may assign this Agreement or any or all of its rights or obligations hereunder without the prior written consent of the other Party; provided, however, that HomeWAV may assign this Agreement to any of its subsidiaries or affiliates or to any entity that acquires all or substantially all of HomeWAV's assets and agrees to assume responsibility hereunder. None of the provisions of this Agreement shall be construed to be for the benefit of or enforceable by any person or entity other than the Parties hereto and their successors and assigns.
- 27. **Severability.** If any provision of this Agreement is declared illegal, void, or unenforceable the remaining provisions shall not be affected but shall remain in force and in effect.



- 28. **Supremacy.** In the event of any express conflict between this Agreement and any schedule, Request-for-proposal ("RFP") response, or other non-binding proposal, the terms of this Agreement shall supersede any contradictory provisions or terms in the schedule, RFP response, or other non-binding proposal.
- 29. **Counterparts.** This Agreement may be executed in one or more counterparts, each of which will be deemed an original hereof and all of which, when taken together, will be deemed to constitute one and the same agreement. Signatures transmitted by facsimile or other electronic means will be deemed originals.
- 30. **Authorization; Third Party Beneficiaries.** Each person signing below warrants and represents that he/she has full power and authority to execute this Agreement on behalf of the Party he/she represents. There are no third-party beneficiaries to this Agreement.
- 31. **Cooperative Servicing**. Subject to HomeWAV's written approval, other County Board's Sheriff's Offices, Regional Jail Authorities, or Corrections Departments with the County's state may desire to obtain services as generally described in this agreement and may award a contract to HomeWAV, HomeWAV agrees to provide equivalent services to any such entities, subject to adjustments based on an entity's specific requirements.

In witness whereof, the Parties hereto have caused this Agreement to be executed on the day and year first above written, to be effective as of the Effective Date.

HOMEWAV, LLC	
Ву:	Dated:
Name: Morteza Sahebkar	
Title: Chief Executive Officer	
JASPER COUNTY, IOWA	
Ву:	Dated:
Name:	
Title:	
Attest:	Dated:
Jenna Jennings County Auditor	
County Auditor	



EXHIBIT A

Add-On Features

HomeWAV will provide County with the add-on services selected below.

Add-On Ser	vice	Description of Features/Benefits	Cost
	DigitalDocs [™] Paperless System	Digital inmate medical grievance requests, custom/misc. inmate grievance requests, read-only documents, rules, handbook with digital inmate/visitor signature/acknowledgement, etc. through the all-in-one kiosk.	No Cost
	Commissary Ordering Integration	Integrate w/current or future provider through the all-in-one kiosk.	No Cost
	Free Voice Calls for County Employees	Free video calls for County Employees (must have a County Private email address).	No Cost



EXHIBIT B

Software and Hardware Service Level Agreement

Purpose

The purpose of this service-level agreement is to define service availability, priority levels, and response times.

Service Availability

Technical Support is available by phone, support ticket, and on-site.

Phone support is available from 8 AM to 8 PM Central by calling (844)-842-9167. After-hour messages may be left and will be addressed the next business day, beginning at 8 AM.

Technical support can be requested twenty-four hours per day, three hundred sixty-five days per year, by logging into your HomeWAV account and filling out a support ticket by clicking the Service Tickets tab.

Onsite support is coordinated between the HomeWAV Technical Support Representative and Facility Contact to ensure escort availability.

Definitions

Priority 1 (P1):

- A failure of 100% of the devices in any one area or 100% of the devices in the entire facility that prevents inmates from using voice, video, or messaging services.
- A failure that renders the HomeWAV system completely inoperable.

Priority 2 (P2):

• A failure of 50% of the devices in any one area or 50% of the devices in the entire facility that prevents inmates from using voice, video, or messaging services.

Priority 3 (P3):

An issue or request not meeting the P1 or P2 criteria.

Response and Resolution Times

P1 tickets will be responded to within sixty minutes of receiving the ticket. HomeWAV aims to resolve P1 issues within four hours of receiving that ticket. If the P1 ticket cannot be resolved remotely, HomeWAV will dispatch a local technician to troubleshoot and resolve the issue. A technical support representative will coordinate the technician's arrival time with the facility contact.

P2 tickets will be responded to within sixty minutes of receiving the ticket. HomeWAV aims to resolve P2 issues within eight hours of receiving that ticket. If the P2 ticket cannot be resolved remotely, HomeWAV will dispatch a local technician to troubleshoot and resolve the issue. A technical support representative will coordinate the technician's arrival time with the facility contact.



P3 tickets will be responded to within sixty minutes of receiving the ticket. HomeWAV aims to resolve P3 issues within forty-eight to seventy-two hours of receiving that ticket. If the P3 ticket cannot be resolved remotely, HomeWAV will dispatch a local technician to troubleshoot and resolve the issue. A technical support representative will coordinate the technician's arrival time with the facility contact.

Outages out of HomeWAV's control may delay resolution times. Such outages may include but are not limited to acts of God, internet, and power.

Lack of facility escorts or access to HomeWAV equipment may delay resolution times.

Warranty

HomeWAV software warranty includes support, maintenance, scheduled updates, and scheduled upgrades.

HomeWAV hardware warranty includes parts, equipment, labor, maintenance, natural disaster, and repair for everyday wear and defects. The HomeWAV hardware warranty may not cover damage due to abuse.

11

SUPPLEMENTAL AGREEMENT FOR ADDITIONAL SERVICES # $\underline{02}$

To: Snyder & Associates, Inc. 2727 SW Snyder Blvd.

Ankeny, IA 50023

Attn: Andy Burke Phone: 515-964-2020 Fax: 515-964-7938

This is authorization for Snyder & Associates, Inc. to proceed with the following described additional services.

Client: Jasper County Engineering Offi	ice			
Project Name: West 129th Street Sou	th & South	96 th Ave	enue West	
S&A Project Number: 123.0673.01		Origina	al Agreement Date: June 6, 2023	
DESCRIPTION OF ADDITIONAL SERVIC	ES:			
Refer to attached Exhibit E				
Lump Sum in the amount of: \$				
☐ Hourly plus expenses per original agre	ement or att	ached fe	ee schedule, estimated budget: \$	
□ Document attached: Refer to attached	Exhibit E			
The undersigned, on behalf of the Client, u Supplemental are additional services, scop defined in the original agreement. The Additional conditions contained in the original Profess	e of which is ditional Servi	not con	ntained within the original scope of serv his Supplemental are subject to the gen	
Jasper County	(Client)	SNY	DER & ASSOCIATES, INC. (Profession	,
(Type or Print Name above line) By:		By:	Mark A. Land, Date: 2024.09. 13:15:19 -05'00	P.E., CFM .05
(Authorized Agent)			(Authorized Agent)	
(Printed or typed signature)			Mark A. Land, P.E., CFM (Printed or typed signature)	
Date:		Date:	September 5, 2024	
		Route	e executed to: JPG	
Attest: Jenna Jennings, County	Auditor			
Johns Johnshige, Johns	11001001			



EXHIBIT E

SUPPLEMENTAL #2: SCOPE OF SERVICES FOR 4F DE MIMIMUS DETERMINATION, BORROW AREA AND HAUL ROUTE TEMPORARY CONSTRUCTION EASEMENTS, AND DRAINAGE IMPROVEMENTS

W 129TH STREET S AND S 96TH AVENUE W – SURFACE IMPROVEMENTS

JASPER COUNTY, IOWA

CLIENT:

JASPER COUNTY ENGINEERING OFFICE

910 NORTH IITH AVENUE EAST

NEWTON, IA 50208

C/O MIKE FRIETSCH, P.E., FMP

PROFESSIONAL:

SNYDER & ASSOCIATES, INC.

2727 SW SNYDER BLVD ANKENY, IOWA 50023

PROJECT:

W 129TH STREET S AND S 96TH AVENUE W - SURFACE

IMPROVEMENTS – ADDING ADMINISTRATION AND ENGINEERING SERVICES RELATED TO 4F DE MIMIMUS DETERMINATION, BORROW AREA AND HAUL ROUTE TEMPORARY CONSTRUCTION EASEMENTS,

AND DRAINAGE IMPROVEMENTS

DATE:

SEPTEMBER 5, 2024

SCOPE OF SERVICES:

Amend Section III, C with the following information:

C. Wetland and Stream Delineation

PROFESSIONAL will complete the Determination of Effect (DOE) form for threatened and endangered species related to the borrow area and submit DOE form to the Iowa DOT.

Amend Section III, E with the following information:

- E. Engineering Design and Plan Preparation
 - 15. PROFESSIONAL will perform Engineering and administrative services related to the 4f de minimus process. Service include:
 - a. Develop Notice of Intent with USFW for public notice
 - b. Review and submit public notice
 - c. Develop public exhibits for the borrow areas
 - d. Correspond with Jasper County and USFW Service for response to public comment



- e. Submit summary of public comments to Iowa DOT
- f. Review and administer RHPO form with USFW
- g. Coordination with USFW for cultural resources and historical preservation
- h. Review and update countersigned CE document
- i. Revise and re-submit concept statement
- 16. PROFESSIONAL will perform design and plan preparation for inlet and/or outlet grading and erosion control protection at culverts 2 and 5.

Amend Section III, H with the following information:

- H. Temporary Construction Easement Description and Exhibit PROFESSIONAL will provide a Temporary Construction Easement Description and Temporary Construction Easement Exhibit for each parcel affected within the project limits related to the culvert extensions and borrow area and related borrow haul routes. 28 parcels are impacted by the culvert extensions and borrow areas and require temporary construction easements.
 - 1. Research public records in the County courthouse to acquire the parent tract's recorded deed(s), subdivision plat(s), and recorded survey(s).
 - 2. A land description will be provided of the parcel of land described in a narrative format and accurate for the purposes of assessment and taxation.
 - 3. In situations where a land description cannot be provided without providing metes and bounds descriptions, additional services will be requested.
 - 4. The easement description will be provided to the CLIENT in a Word format and the exhibit will be provided in a PDF format to be used in the final document conveyance for each parcel, as performed by the CLIENT.
 - 5. It is understood that the CLIENT will perform all services for acquisition negotiation and execution of the temporary easements to meet Iowa DOT requirements.

Update Section V with the following information:

V. WORK SCHEDULE

The PROFESSIONAL understands the general proposed schedule for this project is as follows.

Notice to Proceed received from the CLIENT
Topographic Survey by CLIENT submitted to PROFESSIONAL
Concept Statement and Preliminary Plans to CLIENT and Iowa DOT
Resubmittal of Concept Statement to Iowa DOT
Check Plans to CLIENT and Iowa DOT
Final Plans and PDC to CLIENT and Iowa DOT

June 7, 2023 October 18, 2023* August 15, 2023* March 7, 2024 October 1, 2024 November 19, 2024



Letting Date February 18, 2025*

* Actual date the task was completed, submitted, or received.

Update Section VI with the following information:

VI. COMPENSATION AND TERMS OF PAYMENT

The CLIENT shall pay the PROFESSIONAL with the terms and conditions of the base agreement.

A. BASIC SERVICES

		Base	Supplemental	Supplemental	
ltem		Agreement	No. 1	No. 2	Total
I.	Project Administration &	\$0.700	£1.200	62.500	\$14.400
	Management	\$9,700	\$1,200	\$3,500	\$14,400
2.	Wetland and Stream				
	Delineation	\$5,500	\$5,500	\$1,500	\$12,500
3.	Structure Evaluation and				
	Report	\$3,500	\$0	\$0	\$3,500
4.	Design and Plan				
	Preparation	\$42,600	\$27,100	\$7,200	\$76,900
5.	Bid Assistance	\$3,200	\$0	\$0	\$3,200
	Total	\$64,500	\$33,800	\$12,200	\$110,500

B. ADDITIONAL SERVICES

The CLIENT shall pay the PROFESSIONAL based on a maximum fixed fee on hourly rates and fixed expenses as outlined in the Professional Standard Fee Schedule within the Base Agreement. Total fees of services shall not exceed the amount shown without the approval of the CLIENT.

		Base	Supplemental	Supplemental	
Item		Agreement	No. I	No. 2	Total
1.	UAS Topographic Survey of Borrow Area	\$0	\$2,800	\$0	\$2,800
2.	Temporary Easement Description and Exhibit	\$0	\$9,900	\$2,800	\$12,700
3.	Geotechnical Exploration	\$0	\$6,400	\$0	\$6,400
	Total	\$0	\$19,100	\$2,800	\$21,900

5055 North Point Pkwy Alpharetta, GA 30022-3074 Fax: (781) 577-4793

SERVICES ORDER FORM

Customer Service: 1-844-617-1100

Customer Service: www.verizonconnect.com



GENERAL INFORMATION Order Date: Customer Reference Number: VCF Salesperson Name: Region: September 6, 2024 Leslie Mar VZT Company Name: Officer or Owner: Telephone: Jasper County Iowa SCOTT VANWAARDHUIZEN 6418411100 Address (Mailing or Invoicing Address): Officer/Owner Email Address: Cell Phone: 101 1ST ST N svanwaardhuizen@jasperia.org City: State: Zip Code: Installation Contact if other than Officer/Owner: Telephone: 50208-3227 Newton IA Accounts Payable Contact, if other than Officer/Owner: Telephone: Please advise your VCF scheduler if there are multiple shipping or installation addresses Email:

BSCRIPTION SERV	/ICES:		
QUANTITY	DESCRIPTION	MONTHLY PER UNIT FEE	MONTHLY TOTALS
10	Powered Asset Tracking Subscription	9.98 USD	99.80 USD
47	Vehicle Tracking Subscription	15.98 USD	751.06 USD
32	Dual Channel AI Dashcam	26.98 USD	863.36 USD
32	Micro SD Card 256GB for AI Dashcam	1.60 USD	51.20 USD
32	ADAS Service	1.10 USD	35.20 USD
32	DMS Service	1.10 USD	35.20 USD

		TOTAL Monthly AMOUNT		1835.82 USD
The "Subscription Start I of 90 days after the date the month following the If Customer elects to be as a lump sum on the fir each ordered subscriptio	Months from the Subscription Start Date. Pate" is the earlier of (i) the date of installation of of shipment. The monthly bundled rate for is invo- month of the Subscription Start Date if Customer invoiced annually, the monthly bundled rate for t st of the month following the month of the Subscription shall start at the earlier of (i) the date of installa- sage of 90 days after the date of shipment.	oiced monthly on the first of elects to be invoiced monthly. twelve (12) months is invoiced ription Start Date. Billing for	Excludes Applica	able Taxes and Fees
ONF-TIME FEES (per	occurrence):			
ONE-TIME FEES (per			AMOUNT	EXTENDED PRICE
ONE-TIME FEES (per QUANTITY	Occurrence): DESCRIPTION	Total One-Time Fees	AMOUNT	EXTENDED PRICE
		Total One-Time Fees		EXTENDED PRICE 0.00 USD ABLE TAXES AND FEES

ORDER TERMS:

Customer agrees that the purchase and/or licensing of the products and/or services set forth in this order is subject to the terms and conditions in the contract between Verizon Connect NWF Inc.(VCN) (formerly Networkfleet, Inc.) and Sourcewell (formerly NJPA) (Contract #020221-NWF) that are in effect as of the date the order was received by VCN ('Sourcewell Contract"). The Sourcewell Contract terms and conditions are available at https://www.sourcewell-mn.gov/cooperative-purchasing/020221-nwf. If, in accordance with the terms of the Sourcewell Contract, Customer and VCN have executed an additional separate written agreement ('Customer Addendum") with respect to the products and/or services set forth in this order, the terms and conditions set forth in the Customer Addendum shall also apply with respect to the products and/or services set forth in this order.

Unless otherwise specified, this Order Form is valid for 30 days after the Order Date. Please remit a signed copy of this Order Form to your VCF Salesperson within the validity period.

INSTALLATION NOTES (not valid for changes to billing, payment or other contract terms):

5055 North Point Pkwy Alpharetta, GA 30022-3074 Fax: (781) 577-4793

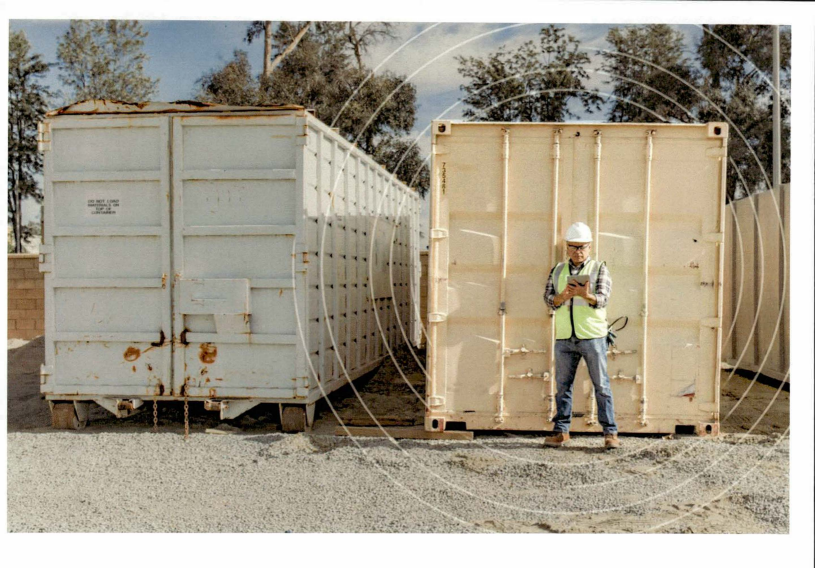
SERVICES ORDER FORM

Customer Service: 1-844-617-1100 **Customer Service:**



www.verizonconnect.com

VAIF Included	
Customer Name: Jasper County Iowa	
By (signature) Date:	
Attest: Jenna Jennings, County Auditor	



Verizon Connect asset tracking solutions

Use location, utilization and maintenance data to help improve asset productivity and extend the life of equipment







Expensive equipment and assets are worth tracking just as much as the vehicles in your fleet. With Asset Tracker for Reveal, you can enhance asset utilization, improve maintenance and better manage security of these valuable resources.



Asset utilization

See where assets are being used, reallocate unproductive equipment elsewhere and monitor engine hours. Avoid unnecessary equipment rentals and bid on jobs more effectively.



Maintenance tracking

Set up alerts for preventative maintenance on equipment according to mileage or engine hours. Help reduce downtime, prevent breakdowns and extend the life of your assets.



Location and security

Locate equipment on a live map and view the asset tracker's battery life. Get alerts for asset movement during off-hours to help address unauthorized use and theft.



Asset Tracker hardware

Verizon Connect offers a comprehensive platform to help you make smart decisions for your fleet.

Our latest, next-gen hardware works with our software for a responsive and customized user experience.

With improved battery life, easy installation and a more discreet size, you can enjoy these benefits: Your battery life is 5 years for powered assets and 10+ for non-powered assets.¹

Your ping rates and movement alerts can be customized.

The installation process can be easily completed through our mobile app.

Smaller hardware helps reduce the likelihood of outside tampering.

Future enhancements to the hardware can be done over the air.



Here are examples of the types of assets we can track. Ask our Sales Team for a complete list.

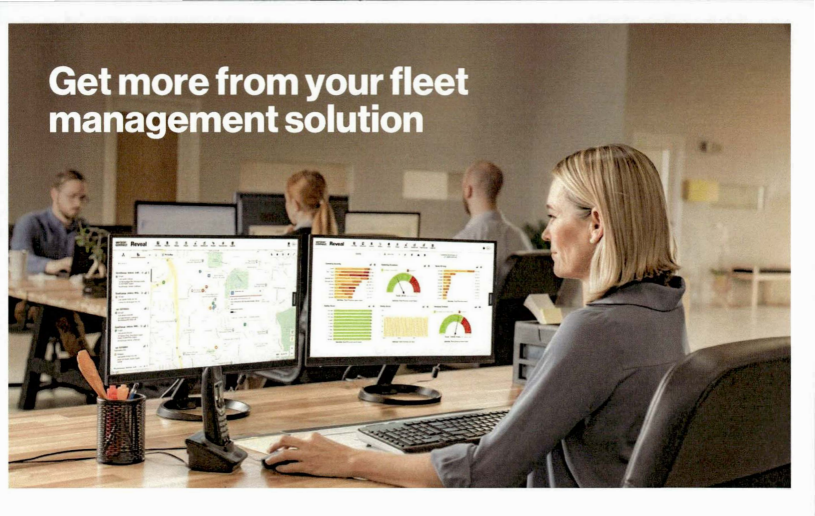
Non-powered assets

- Trailers
- Dumpsters
- · Portable toilets
- · Road signage
- Flatbeds
- Containers

Powered assets

- Generators
- Lawn equipment
- Loaders
- · Forklifts
- Tractors
- Backhoes





The great thing about the Reveal platform is that it's a true all-in-one fleet management solution. You can manage your assets, vehicles and drivers from the same system.

See both vehicle and asset status on a live map View vehicle and asset data from your mobile app

See where drivers are in relation to equipment

Reallocate assets, drivers or vehicles to other locations

About us

Verizon Connect is leading the way in innovation with a fleet management platform rated #1 for user experience.² Backed by the most reliable network in the U.S.,³ Verizon Connect provides all-in-one fleet software solutions for enterprises, small-to-medium businesses and government fleets. With decades of industry experience, we are committed to helping fleets strive for improved productivity, efficiency and safety.

See vehicle, job and asset status on a live map, schedule and manage work in the field, and coach workers on safe-driving habits with near real-time dashboards, reports and alerts. Connect your other business technology to your fleet data with integrations and partnerships. Plus, you can take your business with you using our suite of mobile apps for on-the-go fleet tracking at home or in the field.



There's a better way to manage your fleet. Visit verizonconnect.com or call 866.844.2235 to learn more.

²Commercial Telematics Vendors, Competitive Ranking, ABI Research. https://www.verizon.com/about/news/abi-research-verizon-connect (2020).

³Best network based on rankings from the RootMetrics® US RootScore® Report 2H 2020 of 3 mobile networks. Results may vary. Award is not an endorsement. Experience may vary.

©2021 Verizon. All rights reserved. 252002_US_0421

Verizon Connect Reveal

Vehicle and asset tracking Integrated Video dashcams





A total fleet platform to move your business forward

Doing business has become increasingly difficult in the fleet space where you rely on vehicles and drivers to get work done. If you're looking to keep tabs on safety, compliance or productivity in an efficient, digital way, Verizon Connect Reveal is the platform that can deliver.

Get one software solution to manage your entire fleet of vehicles, drivers, jobs and assets. Reveal takes your fleet data and gives you meaningful insights to help you make better-informed decisions for your business.

Our award-winning user interface offers maps, dashboards, graphs and reports to help you take action.

- Cut costs by reducing idling and unnecessary fuel use
- Promote safety by coaching drivers and showing them where they can improve
- Increase productivity with better routes and visibility into fleet activities

The perks of Reveal include:

- Access to your software on any web browser and easy self-installation of your hardware
- A suite of mobile apps to manage your business from home or the field
- · One system, one login to access your entire fleet

Contents

Live map	1
Route replay	2
Dashboards and scorecards	3
Alerts	4
Reports	5
Types of reports	6
Geofencing	7
Mobile app	8
Vehicle maintenance	9
Additional solutions for Reveal	10
Integrated Video	11
Asset tracking	13
Logbook for Reveal	14
Peripherals	15
Hardware	16



Live map

See your entire crew on one screen

The live map feature shows you where all your vehicles are in near real time.

It can help you:

- · Dispatch more efficiently
- · Improve response times
- · Reduce the time spent calling drivers for updates

Solve problems fast and stay on schedule.

The vehicle status pane shows you everything you need to know about any driver or vehicle at a glance. Right-click to:

Find the nearest vehicles

Save a special location

Send directions to your team





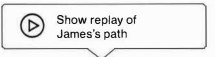
Route replay

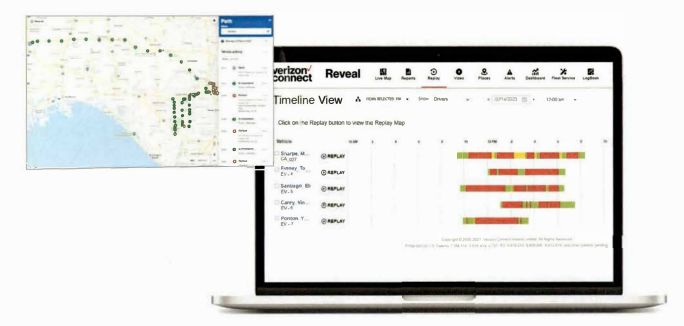
Follow the breadcrumbs

This feature helps you spot early starts or finishes and off-hours activity. You can watch a trip from startup to shutdown with an interactive display of vehicle and driver activity. See color-coded vehicle status, which highlights long stops and excessive idling

View interactive timeline segments for location and trip details

Drill down into full replay mode for one or multiple vehicles







Dashboards and scorecards

Metrics that make a difference

Reveal tracks the hours spent and miles driven by vehicle and driver, and then it translates that into dollars. You can see a display of your team's performance using your operational costs, such as how an inefficient route can impact your payroll expense.

Driver behavior can impact your bottom line. Our dashboard translates data points into insights that matter to your business, including:

- · After-hours driving
- · Modeled payroll expense
- · Safety scores
- Vehicle maintenance expense
- · Wasted fuel

Set driver performance standards

Measuring your team against benchmarks shows you how each driver is doing compared to others. You can see who your top and bottom performers are with stack rankings, and a driver scorecard provides data to help you coach for better behaviors. Scorecards can also be used to create a driver safety program with healthy competition and incentives to improve scores.





Alerts

Solve problems as they happen

Instant alerts help you correct a situation with a vehicle or driver when something goes wrong.

By setting a policy, you'll receive an alert the moment unwanted behaviors occur, such as speeding, extended idling or entering forbidden areas. Policy types that would trigger an alert can be based on activity, idling, geofencing, harsh driving and ignition.

You control who receives alerts, which alerts they get and how they receive them. You can also deliver alerts directly to drivers via email or text.

Some alert types include:

- Inactivity
- Late start
- · Sensor activation
- Speeding

- Towing
- · Dashcam footage
- · Geofence activity





Reports

Delivered to you, the way you want them

Reports are how business owners, fleet managers and other staff guide action. Reveal gives you access to reports that provide a story, so good decisions can be made.

Reveal identifies which driver is in which vehicle, so your data is accurate. It also delivers reports to your inbox based on your preferences, whether that's daily, weekly or quarterly. The reports are scannable and allow you to click into more detail when needed. Share reports with coworkers and give them the appropriate access level based on responsibilities.









Types of reports

The five main report types are based on fuel, activity, driving style, summary and timecard data.



Fuel reports

- Fuel Efficiency Report
- Fuel Purchased Report
- · Lost Fuel Report
- Carbon Footprint Report



Activity reports

- · Cost Analysis Report
- · Daily Report
- · Detailed Report
- · Geofence Report
- · Proximity Report
- Sensor Report
- · Speeding Report
- User Activity Report
- Vehicle Maintenance Report



Driving style reports

Rank drivers from 0 to 100 with our proprietary safety score.

- Driving Style Summary Report
- Harsh Driving Incident Report



Summary reports

- Distance Traveled Report
- · Exception Report
- Custom Summary Report



Timecard reports

Cross-reference our reports with your accounting system to help streamline payroll and customer invoicing.

- Daily Timecard Report
- Payroll Summary Report
- Weekly Timesheet Report

Talk to your Sales Team for a complete list of all reports available.



Geofencing

Create boundaries for your business

Geofencing is a feature that sets borders around geographical areas that are meaningful to your business.

This can include repeat customer or pick-up locations, employee homes and your business address. Then you can see when your drivers enter and leave those areas. You can drill down to see rankings, vital statistics and stop-by-stop details.

Reveal also analyzes the size, shape and activity around the geofences and proactively points out corrections so you can accurately capture activity.

Get quick access to the:

Number of visits at a location and the details of when those stops happened

Average time spent at every location

Average time spent traveling to and from the location

Geofences to correct

This feature analyzes vehicle activity and lets you know when you may have a geofence that needs to be adjusted.

New suggested geofences

This feature analyzes activity and creates geofences for you.





Mobile app

Take your business wherever you go

Business owners and fleet managers work from the office, in the field and at home.

With the Spotlight Mobile App for Reveal, you can see the live location of all vehicles and monitor driver activities, so you can always be in the know about the status of your fleet.

View all vehicles and assets on a live map

Locate any driver and see more about their status

See vehicle activity and route history

Receive alerts on driver behaviors, including speeding and hard braking













Vehicle maintenance

More trucks on the road, not in the shop

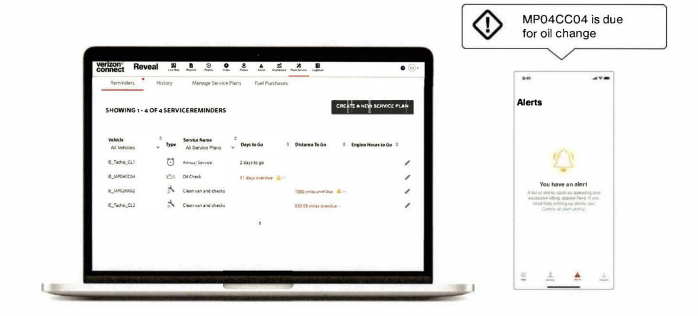
Vehicle maintenance is too often left to drivers to remember. Reveal helps you coordinate and manage your vehicle maintenance needs with:

- · Scheduled reminders and alerts when your vehicles are due for service
- Service tracking by date, mileage or engine hours
- · Vehicle use and fuel consumption logging

Setup and use

Reveal was designed with nontechnical users in mind, so it's easy to make changes as your company changes. Managers, dispatchers and supervisors have different data needs. Simple permissions can specify who can see what information and limit access to only the features they really need.

The Reveal platform is easy to access without needing installation, maintenance or updates to download. Our intuitive user interface with clear icons at the top helps you navigate the system with ease.





Additional solutions for Reveal

Take your fleet tracking platform further with these add-on products to give more context, streamline operations and protect valuable assets.

Integrated Video

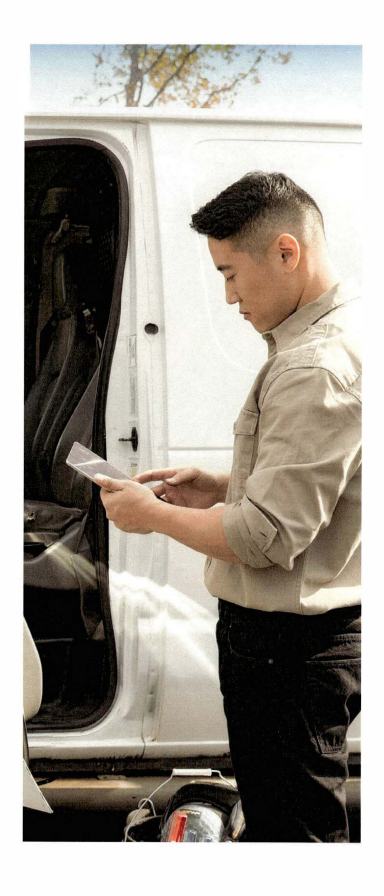
Get dual-facing dashcams with built-in artificial intelligence (AI) to help enhance safety, reduce accidents and deflect false claims.

Asset Tracker

Monitor your costly equipment to help improve utilization, properly allocate resources and track stolen assets.

Logbook for Reveal

Manage ELD compliance, give drivers a mobile app to track HOS and simplify compliance with roadside inspections.





Integrated Video

Dashcams with built-in Al

Integrated Video provides road- and driver-facing dashcams with built-in AI to help reduce accidents and promote safe driving.

Create a culture of safety and coach drivers using real video footage in context

- Automatically send audible in-cab alerts in real time to address potentially risky situations, like talking on the phone or smoking while driving, and when nearing a pedestrian or cyclist
- · Review dangerous events, like tailgating, falling asleep, looking away from the road, hard braking or rapid acceleration
- · Coach your crew on how to avoid distracted driving

Get classifications backed by Verizon Connect proprietary Al

- · Understand the severity of an event and respond appropriately
- · Set up notifications to alert appropriate team members





Integrated Video

A smart solution to mitigate liability

False accident claims can cost a fleet a huge amount of time and money. Integrated Video provides reliable video evidence alongside fleet data to help save time, exonerate drivers and reduce unnecessary expenses.

The whole story

Watch driver-facing and road-facing video footage side by side on your phone or computer.

On-demand clips

If you need footage from a specific date and time, simply request an on-demand video clip from the footage available on your SD card.

Video downloads

You can download your videos, save them to your desktop or email them to a colleague. Videos are stored in Reveal for 90 days.

I was to the point where I was going to guit my job until I started to understand that I had an advocate, that the camera could help me out of a bad situation."

Alan Brewster Driver B.A.M. Trucking





Asset tracking

Powered and nonpowered

Track your expensive equipment and assets on the live map to help improve visibility, security and utilization.

Powered assets

- · Receive engine on/off alerts
- · Set up geofences to track movements
- · Track idling time
- · Enjoy a five-year battery life backup1

Nonpowered assets

- Track just about any asset that doesn't have a power source
- · Enjoy a 10-year battery life1

Asset examples:

- Trailers
- Generators
- Containers
- Tractors
- Loaders
- Lawn equipment





Logbook for Reveal

Manage your ELD compliance



Track hours of service (HOS)

Log drivers' hours through a simple mobile app.



Regulation updates

Receive automatic updates to regulations if they change.



Reporting and inspections

Run reports on driver logs and simplify compliance with roadside inspections.



Driver support

Receive 24/7 driver support for the mobile app.





Peripherals

Access even more metrics

Add additional layers of data to your fleet tracking system with these helpful add-ons.

Fuel card integration

- · Verify fuel purchases and flag suspicious transactions
- · Identify vehicles with poor fuel economy
- · Coach workers to drive efficiently
- · Report on your fleet's carbon footprint

Engine Connect

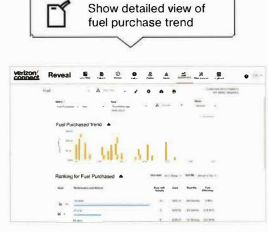
- Capture accurate odometer readings
- · Receive diagnostic trouble code (DTC) alerts when problems are detected
- Track engine hours

Partner Marketplace

We work with a number of partners to offer integrations that take your fleet data and share it with other systems you already use. This can help streamline data sharing and provide better communication between your teams.

Learn more about our partners here >







Hardware

Devices that keep your vehicles connected

Our hardware devices offer a reliable way to capture and communicate your vehicle data.

Vehicle Data Device

- Offers frequent plotting rates so your data is up to date
- 4G LTE-enabled, next-generation technology built by us
- Provides easy installation

Driver ID and key fobs

- · Know which driver drove which vehicle on what day with a unique key fob
- · Useful for fleets where drivers change vehicles throughout the day

Equipment Asset Tracker

- · Small device with easy self-installation
- · Able to be upgraded over the air
- · Five-year battery life backup for powered device1
- 10-year battery life for nonpowered device1





A total fleet partner to move your business forward

Verizon Connect is your partner in the fleet management journey with a commitment to bringing customers innovative, meaningful solutions.

Why choose Verizon Connect?

We're leaders in user experience.

Verizon Connect is rated #1 in innovation for fleet tracking software.²

Our intuitive platform is easy to implement across your fleet and easy to use.

We're backed by the Verizon network.

A dependable network is critical to getting accurate fleet data when you need it. You can trust that our software is backed by the fast and reliable Verizon network.

We're one of the largest providers in the world.

Being big is a benefit when it comes to a technology partner. We have the support teams, research and development funding, and security backing to sustain a long-term plan and product roadmap for our customers.





To learn more, call us at 866.844.2235 or visit verizonconnect.com to schedule a free product demo.

Exhibit C-1: Verizon Connect NWF Additional Terms and Conditions

These additional terms and conditions set forth in this Exhibit C-1 (the "Additional Terms") are part of Sourcewell Contract #020221-NWF ("Sourcewell Contract"), which governs the purchase and use by a Sourcewell Member ("Customer" or "You") of products and services offered by Verizon Connect NWF Inc. ("VCN"). Customer's providing an electronic signature as part of completing an electronic Order Form or submitting or signing an Order Form for products and services offered pursuant to the Sourcewell Contract indicates Customer's acceptance of the terms of the Sourcewell Contract, including these Additional Terms. If Customer does not agree to the Sourcewell Contract, including these Additional Terms, the Customer may not order such products or services. With respect to each Customer, its Accepted Order Form plus the terms of the Sourcewell Contract, including these Additional Terms, are collectively referred to herein as the "Agreement". If there is a conflict between the terms of a Customer's Accepted Order Form and its Agreement, the terms of the Agreement (without reference to its Accepted Order Form) shall prevail.

Pursuant to the Sourcewell Contract, VCN offers the following three suites of telematics product offerings:

- (1) VCN Solutions -- the Devices, VCN Services, VCN Website, Customer Website Pages and Installation Services developed and offered by VCN (collectively, "VCN Solutions");
- (2) VCT Solutions -- the Devices, VCT Service Website, VCT Server Software, Remote Software, Map Data, VCN Website and Installation Services developed by Verizon Connect Telo ("VCT") and offered through its affiliate, VCN (collectively, "VCT Solutions"); and
- (3) VCF Solutions -- the Devices, accessories and services developed by Verizon Connect Fleet ("VCF") and offered through its affiliate, VCN (collectively, "VCF Solutions").

Unless otherwise specified in this exhibit, these Additional Terms shall apply to VCN Solutions, VCT Solutions and VCF Solutions (collectively, "Verizon Connect Services").

1. **DEFINITIONS**

When used in these Additional Terms, the following terms, when capitalized, shall have the meaning as set forth below:

- 1.1. Accepted Order Form: An Order Form which has been executed by Customer and accepted by VCN.
- 1.2. Agreement Term: Agreement Term shall have the meaning set forth in Section 11.1 below.
- 1.3. **Confidential Information**: Any non-public or proprietary information of a party (the "Disclosing Party") which is obtained by the other party (the "Receiving Party") in the course of activity pursuant to the Agreement, including information which is disclosed on an Order Form, or in connection with the provision to, and use by, Customer of Verizon Connect Services, whether such information is disclosed in oral, written, graphic, electronic or any other form. Confidential Information does not include any information that the Receiving Party can show: (a) was known to the Receiving Party prior to receiving the same from the Disclosing Party; (b) is independently developed by the Receiving Party; (c) is acquired by the Receiving Party from another source that has the right to disclose such information without

restriction as to use or disclosure; or (d) is or becomes part of the public domain through no fault or action of the Receiving Party.

- 1.4. **Devices**: The physical equipment designated on an Accepted Order Form.
- 1.5. **Fees:** The purchase prices for Devices and accessories, Installation Service fees for Devices, the fees for the applicable VCN Services, VCT Services and/or VCF Services, and any other fees payable by Customer as set forth in these Additional Terms and an Accepted Order Form.
- 1.6. **Installation Services:** The set of services offered to install Devices in accordance with Section 4 below. Installation Services may include: (i) the installation of Devices and corresponding accessories into Customer-designated Vehicles; and (ii) the provision of cable wiring and other minor ancillary parts required to install the purchased Devices. Installation Services are not offered in the states of Alaska or Hawaii.
- 1.7. **Order Form:** An order form provided by VCN to Customer, pursuant to which Customer orders Devices, and/or Services.
- 1.8. **Service Partners:** The companies that VCN, VCT and VCF work with, from time to time, to provide the VCN Solutions, VCT Solutions and/or VCF Solutions, including, but not limited to, wireless service carriers, installers, website operators, mapping data providers and licensors.
- 1.9. **Service Term**: The period during which Customer is entitled to use the VCN Solutions, VCT Solutions and/or VCF Solutions under each applicable Accepted Order Form and as set forth in Section 11 herein.
- 1.10. **Third Party Services**: The services that Customer may elect to receive directly from a third party, including wireless service, internet service, safety monitoring, fuel card, or any other service related to the VCN Solutions, VCT Solutions and/or VCF Solutions. Additional terms and conditions between such third party service providers and Customer apply if Third Party Services are used in connection with the VCN Solutions, VCT Solutions and VCF Solutions.
- 1.11. VCN Website: The VCN website currently located at www.verizonconnect.com.
- 1.12. **Vehicle:** An on-road vehicle, off-road vehicle and/or stationary or movable equipment owned or under the control of Customer, which is equipped (or will be equipped) with a Device.
- 1.13. Definitions applicable solely to the VCN Solutions:
 - 1.13.1 **Customer Website Pages:** The web pages on the VCN Website which are designated by VCN for use by Customer.
 - 1.13.2 **Device Contract Term:** The minimum length of time a Device is required to be active as part of a VCN Solution, which is identified on the applicable Accepted Order Form.
 - 1.13.3 **VCN Services:** The services offered hereunder by VCN, from time to time, including, but not limited to: (a) collection of diagnostic and/or location information from a Vehicle; (b) analysis, delivery and posting of Vehicle information to the VCN Website; (c) notification to

Customer and/or a designated third party by e-mail of certain events or Vehicle information; (d) Customer access and usage of Customer Website Pages; (e) Device installation services, but only to the extent such services are identified on an Accepted Order Form; (f) any proprietary data feed or elements thereof or any application programming interfaces (APIs) provided by VCN ("VCN Data Services"), but only to the extent such services are identified on an Accepted Order Form; and (g) any professional services provided by VCN as set forth on a signed Professional Services Addendum attached to an Accepted Order Form.

1.14. Definitions applicable solely to the VCT Solutions:

- 1.14.1 **Map Data:** The map data and satellite imagery provided as part of the Software Service. The use of Map Data is pursuant to applicable end user license agreements which are incorporated herein by reference and can be found on the VCN Website.
- 1.14.2 **Remote Software**: Software that may be provided by VCN that will be installed on a permitted device or computer system to access the Service Website and certain additional features of the Software Service. The use of Remote Software is pursuant to applicable end user license agreements which are incorporated herein by reference and may be found on the VCN Website.
- 1.14.3 **VCT Service Website**: An access-restricted website and its related databases, servers, and software.
- 1.14.4 VCT Server Software: The software residing on the VCT Service Website.
- 1.14.5 **VCT Services**: Any VCT software services ordered hereunder.

1.15. Definitions applicable solely to the VCF Solutions:

- 1.15.1 **Authorization Agreement**: The document under which Customer authorizes direct debit or credit card payments to be made for VCF Solutions.
- 1.15.2 Non-powered Asset Vehicle Tracking Units: Tracking units for Vehicles that do not have their own power sources, such as flatbeds, generators, pumps, dumpsters, containers, lifts and tanks.
 - 1.15.3 VCF Embedded Hardware: any Vehicle tracking unit equipment embedded in or installed by the original Vehicle manufacturer in a Vehicle at the time of the Vehicle's acquisition. Embedded Hardware is not "Equipment" (defined below) but is equipment obtained by Customer directly from a third party and may be operated with the Verizon Connect Services. Embedded Hardware is owned by Customer and Customer is responsible for its maintenance.
 - 1.15.4 **VCF Services**: The VCF subscription services and software applications specified on the Accepted Order Form, including any associated VCF Software, Devices and documentation.
 - 1.15.5 **VCF Software**: The online software applications provided as part of the VCF Services, together with any other software provided in connection with the VCF Services.

1.15.6 **VCF Subscription**: A single subscription to the VCF Services, whether based on the number of Vehicles, users, administrators or other measures set forth on the applicable Services Order Form. As it relates to the VCF Solutions, a "Subscription" may also be referred to as a "unit".

2. ORDERS, DELIVERY, AND ACCEPTANCE

- 2.1. **Order Forms**: Customer may not modify, rescind or cancel an Accepted Order Form, in whole or in part, without VCN's written consent; any such action by Customer shall be considered null and void and have no effect on the Accepted Order Form. The transmittal to Customer of an Order Form does not constitute an offer. All orders are subject to acceptance by VCN, evidenced either (a) in writing via email, or (b) by shipping the Devices or provisioning the Verizon Connect Service.
- 2.2. **Shipping**, **Risk of Loss and Acceptance**: Devices will be shipped to the address designated on Customer's Accepted Order Form. Title and risk of loss will transfer to Customer upon receipt of the Devices by Customer or Customer's agent at the address designated on Customer's Accepted Order Form. Shipping is included in the price of Devices or, if applicable, Device accessories (e.g., cables).

3. INTELLECTUAL PROPERTY RIGHTS AND LICENSES

Except as explicitly set forth in this Agreement, all rights, title (other than Devices and hardware accessories purchased by Customer), and interest in and to the Devices, Verizon Connect Services and, upon its creation, all other proprietary rights therein, shall at all times remain with VCN, its affiliates and/or its suppliers. Except as expressly stated herein, this Agreement does not grant Customer any rights to, or in, patents, copyrights, database rights, trade secrets, trade names, trademarks (whether registered or unregistered), or any other rights, title, interest or licenses in respect of the Verizon Connect Services and the Devices. Customer will not delete or alter the copyright, trademark, and other proprietary rights notices of VCN, its affiliates or their licensors appearing on the Devices or Verizon Connect Services.

3.1. VCN LICENSE

3.1.1 During the Service Term, VCN grants to Customer a non-exclusive, non-transferable license to: (a) use the VCN Services in the United States and such other countries as may be approved by VCN in writing; (b) access and use the Customer Website Pages; and (c) use the firmware and the software included in the VCN Devices, solely for use in connection with the VCN Services, and as provided in this Agreement. Redistribution or resale of the VCN Services by the Customer is prohibited without VCN's prior written consent.

3.2. VCT LICENSE

3.2.1 During the Service Term, Customer will have a non-exclusive, non-transferable license to: (i) access and use the VCT Server Software through the VCT Service Website within the United States; (ii) download one copy of the Remote Software to each permitted device or computer system; (iii) install and use, for its internal business purposes only, the Remote Software on each permitted device or computer system; (iv) view any Map Data; and (v) use the VCT Service in accordance with this Agreement.

3.3. VCF LICENSE

3.3.1 During the Service Term, Customer will have a non-exclusive, non-transferable license to access and use the VCF Devices and VCF Services. The VCF Devices and the VCF Services may contain certain third-party applications licensed to VCF or its affiliates. The right to access and use the VCF Services granted hereunder shall be subject to any underlying third party license for any component of the VCF Devices or VCF Services.

3.4. API DATA SERVICES

- 3.4.1 Certain Services, such as VCN Data Services, which are offered pursuant to the Agreement facilitate the sharing of the data collected by the applicable Verizon Connect Services with third parties and/or third party applications (collectively, "API Data Services"). If Customer requests API Data Services, the following additional terms apply:
- 3.4.2 To enable VCN and its affiliates to provide the API Data Services requested by Customer, Customer authorizes VCN and its affiliates to grant the individual(s) and/or companies selected by Customer (each, a "Third Party") access to data from Customer's subscription services account and related information therein. Customer acknowledges that the data access granted to the Third Party via the API Data Services is being undertaken solely at the direction of, and for the convenience of Customer. With respect to each specific API Data Service provided to the Third Party requested by Customer, this authorization remains in effect until Customer cancels such API Data Services by providing written termination notice (as described in Section 11 below).
- 3.4.3 Customer acknowledges and agrees that Customer is responsible for protecting and securing all usernames and passwords from unauthorized use, including use by the Third Party or by any other person/organization to whom Customer grants access (whether directly or through the API Data Services). Customer agrees that access to the Third Party or any other person/organization to whom Customer provides access, directly or indirectly, is at Customer's sole risk and expense.
- 3.4.4 Customer agrees to comply with all data protection laws and regulations, including the General Data Protection Regulation (EU) 2016/679 (GDPR) and the California Consumer Privacy Act (CCPA), if such regulations are applicable pursuant to the data access being provided by the API Data Services granted by this Form. Customer acknowledges that if GDPR is applicable, Customer would be deemed a "controller" thereunder. Customer represents and warrants that it has obtained all relevant consents from end-users, employees, or relevant data subjects to this access. Customer further agrees to indemnify and hold VCN harmless from and against any and all claims, losses, costs, damages, and liabilities by third parties arising out of or in any way connected to or related to such access, including but not limited to the failure to obtain end user or data subject consent for this transfer or such access.

4. INSTALLATION SERVICES

4.1. Upon creation of an Accepted Order Form and except for Devices for Self-Install (as defined below), VCN will perform Installation Services pursuant to this Agreement to enable the Verizon Connect Services ordered by Customer. Installation Services may be performed by a Service Partner, who will install the Devices at a mutually agreed-upon time and location. Prior to performance of Installation

Services, Customer must provide to VCN an accurate list of Devices to be installed and the address(es) where Devices should be shipped. Installation Services are not offered in the states of Alaska or Hawaii. Customer personnel must be onsite during performance of Installation Services to: (i) provide keys and access to Vehicles; (ii) allow for Vehicle inspections; and (iii) acknowledge installation-related issues. If Customer personnel does not remain onsite during the entirety of the installation process, the installation will be deemed accepted when completed. The following services are outside the scope of Installation Services, which VCN will not be obligated to perform: (a) procure, install, or configure mobile devices; (b) install tablets or tablet mounts; or (c) train Customer on how to self-install Devices or other hardware. Generally, VCN will require two to three weeks' lead-time to begin installations. Installer will follow generally accepted industry standards when performing Installation Services. Specific installation requests must be provided in advance by Customer in writing. Before proceeding with any Installation Service that involves more work than is standard and customary, VCN will advise and obtain Customer approval for additional fees to be charged for such non-standard installation. Customer shall be liable for a "no-show" charge at then-current standard rates per Vehicle in the event that (i) Customer, any Vehicle or delivered Device is not available or prepared for a scheduled installation, or (ii) a scheduled installation appointment is cancelled, or the installation location and/or time is changed, by Customer less than 24 hours prior to the previously agreed date and time. VCN's inability to install a Device in Customer Vehicles due to unavailability of Customer or relevant Vehicles shall not relieve Customer of its duty to pay any relevant fees pertaining to such Vehicle(s). Customer acknowledges and agrees that installation of the Device may involve drilling holes, rewiring, and performing other similar alterations to the Vehicle and that VCN has no obligation to restore the Vehicle to its original state after removal of Devices. When Installation Services are completed, the installer will provide an installation log to Customer documenting any issues found.

- 4.2. **Self-Install of Devices:** In the event that installation or de-installation is carried out by Customer, Customer's employees, agents, representatives or nominated subcontractors ("Self-Install"), then Customer shall be responsible for compliance with all applicable laws related thereto and the proper installation of the Device. Non-powered Asset Vehicle Tracking Units that are part of VCF Solution require Customer to Self-Install. Customer acknowledges and understands that VCN will not be obligated in any way for the installation of any Self-Install Devices. VCN shall not be liable for any issues, losses or damages whatsoever in connection with the Self-Install of Devices, including without limitation, if Devices or Verizon Connect Services are not able to properly function, unless such damage has been caused by the negligent act or omission of VCN. For Self-Installed Devices, Customer shall be responsible for ensuring secure placement in or on the applicable Vehicle and for ongoing inspections for wear and tear and potential degradation.
- 4.3. **VCN Solutions:** For Devices, VCN or its Service Partners will install the Device in the applicable vehicle at a mutually agreed location, in accordance with its Installation Policy, located at https://static.verizonconnect.com/networkfleet/Installation Policy.pdf, as it may be amended from time to time. Installation Services are not offered in the states of Alaska or Hawaii.

5. TRAINING AND SUPPORT SERVICES

5.1. Customer will designate one or more employee(s) to act as the coordinator(s) for Customer's use of the Devices and Verizon Connect Services and will require such coordinator(s) to participate in training provided from time to time by VCN. This online training may be available at no additional charge to Customer.

- 5.3 VCT Support Desk (Gov Fleet): During the time Customer is entitled to receive VCT Services, and subject to Section 8 below (Exclusions), VCN or its designee will provide Customer with reasonable telephone or e-mail consultation and technical assistance regarding the VCN Devices and VCN Solutions Verizon Connect Services during VCN's regular working hours. Customer may call VCN or its designee at (800) 906-9316 or e-mail inquiries to fleet.govt@verizonconnect.com for support services.
- 5.4 VCF Support Desk (Reveal): During the time Customer is entitled to receive VCF Services, and subject to Section 8 below (Exclusions), VCN or its designee will provide Customer with reasonable telephone or e-mail consultation and technical assistance regarding the VCN Devices and VCN Solutions Verizon Connect Services during VCN's regular working hours. Customer may call VCN or its designee at 800-906-9545 or e-mail inquiries to reveal.govt@verizonconnect.com or support services.

6. CUSTOMER OBLIGATIONS

- 6.1. Customer agrees to use the Verizon Connect Services in accordance with their intended purposes. Customer shall comply, and cause its employees and agents to comply, with all applicable laws and regulations and with VCN's Website Acceptable Use Policy (available at the VCN Website) and Verizon's Privacy Policy (available at www.verizon.com/privacy). Customer will provide notice to its Vehicle operators that the Vehicle has been enabled for use with a Verizon Connect Services, which collects data associated with the Vehicle's location and manner of operation.
- 6.2. Customer shall provide VCN with (i) all necessary cooperation in relation to this Agreement, (ii) all necessary and timely access to its premises and Vehicles to enable VCN to comply with its obligations in relation to the installation of the Devices, and (iii) all necessary access to such information as may be required by VCN in order to render the Verizon Connect Services.
- 6.3. Customer shall ensure that (i) only authorized users access the Verizon Connect Services, (ii) usernames and passwords are protected from unauthorized use, (iii) it immediately notifies VCN in respect of any suspected or actual breach of security, and (iv) its network and systems comply with the relevant specifications provided by VCN from time to time. Customer is responsible for all use of the Verizon Connect Services made using any usernames and passwords registered by or allocated to it, whether or not the use is made by Customer or someone else using its username and password. Customer is responsible for protecting and securing its username and password from unauthorized use.
- 6.4. Customer confirms that to the extent required under applicable law or regulation, that it shall provide notice to and receive consents from all its employees, contractors, agents and other authorized users of the Devices and Verizon Connect Services of: (a) the nature of the Verizon Connect Services, including for the collection of Vehicle Information (defined below), and, if applicable, any Video and Audio Content (as defined below in Section 17.3) and the anticipated use of any such information and content, which may include his or her personal data by the Customer and by VCN and its affiliates in connection thereto and (b) the collection, use and disclosure of such information and content as set out in this Agreement and in Verizon's Privacy Policy. In addition to the foregoing, the Customer acknowledges and

agrees that it is solely responsible for accessing and using the Devices and Verizon Connect Services in compliance with the terms of this Agreement and any applicable law or regulation, including without limitation, local law provisions regarding remote employee monitoring and the recording, storage and use of Video and Audio Content.

6.5 Customer assumes sole legal and financial responsibility for its own use of the Devices and Verizon Connect Services, inclusive of responsibility for all freedom of information laws (including, but not limited to, FOIA, sunshine records laws, open records laws, and/or government data laws) and therefore shall defend and hold harmless VCN and its Affiliates, employees, agents, and subcontractors against any and all claims, damages, expenses, costs, fees, losses, liabilities, demands, actions, or suits arising from or caused by the unlawful or improper use of the Devices or Verizon Connect Services by Customer or its employees or agents.

6.6 Integrated Video Services:

- 6.6.1 If Customer orders Integrated Video services, Customer understands and specifically consents that the Devices or Integrated Video services can be used to record both video content and oral communications, that VCN will have access to recordings generated by the Devices or Integrated Video services, and that VCN may retain backup copies of such recordings. Customer represents and agrees that it will take measures to ensure that every individual who will operate or occupy a vehicle equipped with Devices or Integrated Video services, or anyone whose private communications the Devices or Integrated Video services could foreseeably intercept, has provided lawful consent to being recorded and has further consented to VCN accessing and retaining such recordings. VCN specifically relies on these representations.
- 6.6.2 In addition to the foregoing, Customer acknowledges and agrees that it is solely responsible for accessing and using the Devices and Integrated Video services in compliance with the terms of this Agreement and any applicable law or regulation, including without limitation, (a) local law provisions regarding remote employee monitoring and/or automated processing of personal information; (b) laws governing the recording, storage and use of video content; (c) the Electronic Communications Privacy Act, 18 U.S.C. § 2510 et seq.; (d) state and local laws governing unlawful eavesdropping, wiretapping, recording, or surveillance; and (e) all freedom of information laws (including, but not limited to, FOIA, sunshine records laws, open records laws, and/or government data laws).

6.7 VCF Embedded Hardware:

If Customer orders VCF Embedded Hardware, Customer acknowledges and agrees that:

- 6.7.1 The original Vehicle manufacturer may require Customer to accept additional terms of service and its privacy policy. Any such terms and conditions and privacy policy are between Customer and the original Vehicle manufacturer.
- 6.7.2 In order to access, activate and use VCF Embedded Hardware and the Verizon Connect Services, Customer is required to first duly register with VCN and/or the original Vehicle manufacturer in accordance with the instructions provided by VCN and/or the original Vehicle manufacturer. Customer represents that all information it provides to VCN and/or the original Vehicle manufacturer will be complete and correct in all material respects. Customer acknowledges that

- (1) failure to comply with the instructions VCN and/or the original Vehicle manufacturer provides may prevent or impair Customer from receiving the Verizon Connect Services and/or activating VCF Embedded Hardware, and Verizon Connect shall not be liable for any loss or damage as a result thereof; and (2) VCN shall in no way be responsible for any instructions provided to Customer from the original Vehicle manufacturer.
- 6.7.3 VCN may share Collected Data (as defined below) with the original Vehicle manufacturer in order to activate VCF Embedded Hardware.
- 6.7.4 The terms of Section 3 (Intellectual Property Rights), Section 4 (Installation and Services), Section 15 (Proprietary Rights), and Section 21.4 of the Agreement shall not apply to any VCF Embedded Hardware.

7. LIMITED WARRANTY

7.1. VCN Solutions:

- 7.1.1 **Devices:** VCN warrants to Customer that VCN Devices (other than Asset Tracker Devices) provided by VCN will be free from defects in material and workmanship that prevent the VCN Device from functioning in accordance with its specifications for the greater of (i) three (3) years after shipment or (ii) such time as Customer has continuously paid for VCN Services. The VCN Device warranty will cease to be effective thereafter. For the avoidance of doubt, the warranty will not resume in the event Customer resumes VCN Services at a later date.
- 7.1.2 **Asset Tracker Devices:** VCN warrants to Customer that Asset Tracker Devices (excluding the battery) which have been purchased new from VCN by Customer will be free from defects in material and workmanship that prevent the VCN Device from functioning in accordance with its specifications for a period of three (3) years following the initial activation of such Asset Tracker Device.
- 7.1.3 **Accessories:** VCN warrants to Customer that all accessories (including harnesses) which are purchased new from VCN by Customer will be free from defects in material and workmanship that prevent them from functioning in accordance with their specifications for a period of one (1) year from the date of shipment.

7.1.4 Installation Services:

- 7.1.4.1 <u>Standard Warranty</u>: VCN warrants to Customer that Installation Services provided by VCN or its authorized subcontractors will be free from defects in workmanship for a period of one (1) year following completion of such Installation Services.
- 7.1.4.2 Extended Warranty: In the event Customer purchases an extended installation warranty ("Limited Lifetime Warranty"), VCN warrants to Customer that such installation services shall be free from defects in workmanship associated with VCN's installation of the VCN Device pursuant to this Agreement during the period of coverage of the Limited Lifetime Warranty.
- 7.1.5 Additional Warranty Terms and Claims Process: Warranty claims must be made by notifying VCN in writing promptly after Customer learns of the facts supporting a warranty claim,

- as specified in VCN's then-current applicable warranty policy located at https://static.verizonconnect.com/networkfleet/Limited Lifetime Warranty Policy Direct VAR.p df. Subject to Section 8 (Exclusions) below and the VCN's then-current applicable warranty policy, VCN will, at its discretion, either repair or replace any non-complying VCN Device with a VCN Device of equivalent functionality, and, if applicable, remedy any defects in the installation of the VCN Device.
- 7.1.6 THE REMEDIES IN THIS SECTION 7.1 ARE SUBJECT TO THE LIMITATIONS AND EXCLUSIONS SET FORTH IN SECTION 7.4 AND 8 BELOW AND ARE VCN'S ONLY OBLIGATION AND CUSTOMER'S ONLY REMEDY FOR BREACH OF ANY WARRANTY FOR A VCN SOLUTION.

7.2. VCT Solutions:

- 7.2.1 VCN warrants to Customer that a VCT Device purchased hereunder will be free from material defects in material and workmanship that prevent the VCT Device from functioning in accordance with its specifications for a period of twelve (12) months from shipment;
- 7.2.2 VCN warrants to Customer that the VCT Service will materially conform to the applicable user documentation provided with the VCT Service for the term of the order;
- 7.2.3 VCN warrants to Customer that Installation Services will be free from defects in workmanship for thirty (30) days from completion of such installation;
- 7.2.4 VCN will, at its discretion, repair or replace any VCT Device with a VCT Device of equivalent functionality, and if applicable, remedy any defects in installation of the Device. VCN will use commercially reasonable efforts to repair or replace the non-conforming VCT Service as a part of support and maintenance for the VCT Service;
- 7.2.5 THE REMEDIES IN THIS SECTION 7.2 ARE SUBJECT TO THE LIMITATIONS AND EXCLUSIONS SET FORTH IN SECTIONS 7.4 AND 8 BELOW AND ARE THE SOLE OBLIGATIONS AND REMEDY FOR BREACH OF ANY WARRANTY FOR A VCT SOLUTION.

7.3 VCF Solutions:

- 7.3.1 **VCF Devices**. Subject to the exclusions in Section 7.4 below, VCN warrants that, for the applicable Service Term and during Customer's continuous subscription (the "Warranty Period"), the Devices will be free from defects in materials and workmanship and will substantially conform to the specifications for such Devices. If a VCF Device is defective within the Warranty Period, VCF will repair or replace it within a reasonable period using components or replacements that are new, or equivalent to new in accordance with industry standards and practice. Customer will provide VCF or its designated representatives reasonable access to Vehicles to effect such repairs or replacements.
- 7.3.2 **VCF Asset Tracker Devices**. (a) Subject to the limitations contained herein, VCN warrants that, for the applicable Service Term, the VCF Asset Tracker Devices will be free from defects in materials and workmanship and will substantially conform to the specifications for such VCF Asset Tracker Devices. If the VCF Asset Tracker Devices is defective within

the Warranty Period, VCN will repair or replace them within a reasonable period using components or replacements that are new, or equivalent to new in accordance with industry standards and practice. Customer will provide VCN or its designated representatives reasonable access to Vehicles to effect such repairs or replacements. (b) Battery-Powered VCF Asset Tracker Devices. Customer acknowledges and agrees that (i) Customer shall be solely responsible for replacing and installing any depleted batteries required to operate the Battery-Powered VCF Asset Tracker Devices ordered by Customer under the Agreement and that VCN's warranty obligations set forth in Section 7.3.1 above shall not apply to any such depleted batteries for any reason; (ii) Customer is solely responsible for keeping track of the remaining expected life of such batteries, and ordering replacement batteries from VCN in a timely manner to ensure uninterrupted receipt of the applicable VCN Services; and (iii) VCN shall not be liable for any loss or damage whatsoever in connection with the Self-install of such batteries, including without limitation if VCF Asset Tracker Devices or Services should be unable to function properly, unless such damage has been caused by the negligent act or omission of VCN. VCN shall not be liable to Customer for any loss or damage whether resulting directly or indirectly from the unavailability of any of the Services, degradation of the accuracy of the information, or the failure of Equipment as a result of any depleted batteries. Subject to the limitations contained in this section, for the avoidance of doubt VCN warrants that for the duration of the applicable Service Term, battery-powered asset-tracking Equipment, including the related batteries, will be free from defects in materials and workmanship and will substantially conform to the specifications of such Equipment.

7.3.3 THE ABOVE REMEDY ARE SUBJECT TO THE LIMITATIONS AND EXCLUSIONS SET FORTH IN SECTIONS 7.4 AND 8 BELOW AND SHALL BE THE CUSTOMER'S SOLE AND EXCLUSIVE REMEDY AND SHALL BE IN LIEU OF ANY OTHER REMEDY AVAILABLE TO THE CUSTOMER AT LAW OR IN EQUITY IN RESPECT OF ANY DEFECTIVE VCF DEVICES.

7.4 EXCLUSIONS:

- 7.4.1 **VCN Solutions:** The Limited Warranty for VCN Solutions do not include repair, replacement or correction of any defect, damage or malfunctions caused by: (a) installation not performed by VCN or its authorized subcontractors and/or failure to properly install the VCN Devices as described in the VCN installation guides (for clarification, the applicable warranty shall apply except to the extent any defect, damage or malfunctions were caused by improper self-installation); (b) accident, negligence, theft, vandalism, operator error, misuse or acts of God; (c) failure of the facilities Customer uses to access the VCN Website or failure to conform to VCN specifications; (d) modifications, attachments, repairs or unauthorized parts replacements performed by Customer or any third party not authorized by VCN; or (e) use by Customer of hardware or software not provided or approved by VCN. Customer will be responsible for the cost of any support services provided by VCN resulting from any of the foregoing.
- 7.4.2 **VCT Solutions:** The Limited Warranty for VCT Solutions does not cover any VCT Device which: (i) has been repaired, disassembled, reverse engineered, decompiled, adjusted, altered, or modified in any way so as in the judgement of VCN, or its supplier to affect its stability and reliability; (ii) has an accessory purchased from any entity other than VCN installed thereon; (iii) has been subject to misuse, abuse, negligence, accident, incorrect installation (unless installed by VCN, VCT, or a Service Partner), or improper storage, maintenance, or operation; (iv) has had software installed on it by a party other than the original manufacturer, VCN, or Service Partner;

- (v) has been subjected to operating or environmental conditions that deviate from the VCT Device's specifications; (vi) has been damaged due to acts of God; (vii) has been damaged due to service performed by an unauthorized entity; or (viii) has its serial number defaced, altered, or removed. The Limited Warranty for VCT Solutions does not extend to Map Data. Nothing will be construed as providing or intending to provide the Limited Warranty to a third party. The Limited Warranty will not apply if Customer has more than one On-Board Diagnostic System II device connected to an On-Board Diagnostic System port at a time. The Limited Warranty does not extend to any accessories (e.g. panic switch, ID button, cables, and other accessories purchased for use with location tracking units) or tablets, except that VCN will pass on to Customer any manufacturer warranty made available by manufacturer, if applicable. VCN does not warrant installations during any period (a) against abuse, misuse, modification, or unintended use; or (b) an installation which results in covering or otherwise concealing an antenna.
- 7.4.3 **VCF Solutions:** Under no circumstances shall VCN be liable to Customer or any third party for loss of use of any Vehicle when the VCF Devices is being repaired or replaced or for any indirect or consequential loss. VCF's obligation to repair or replace defective VCF Devices pursuant to Section 7.3 above does not apply to malfunctions resulting from: (i) damage caused by incorrect installation, use, modification or repair by any unauthorized third party or by the Customer or its representative, (ii) misuse or abuse to any element of the system or component thereof, (iii) damage caused by Customer, its agents, representatives or any third party outside VCF's control, or (iv) damage caused by the connection of the VCF Device to any third party products or software provided by the Customer.
- 7.4.4 VCF Embedded Hardware: VCN takes no responsibility for and gives no warranties, guarantees or representations with respect to VCF Embedded Hardware and shall therefore not be responsible or liable for any loss or damage whatsoever in connection with VCF Embedded Hardware. This limitation includes the failure of Verizon Connect Services to function properly, unless such damage has been caused by the negligent act or omission of VCN. Customer shall be responsible for the maintenance of VCF Embedded Hardware.
 - 7.4.5 Replacement Devices Not Covered by Warranty: If the Device and/or accessory is not eligible to be replaced at no charge pursuant to the warranty terms specified above, Customer will be charged the price specified in pricing information for any replacement Device and/or accessory shipped to Customer and Customer shall submit an Order for such replacement Device and/or accessory.

8. DISCLAIMER OF WARRANTIES

EXCEPT FOR THE LIMITED DEVICE AND INSTALLATION WARRANTY SET FORTH IN SECTION 7.1 ABOVE, NEITHER VCN NOR ITS AFFILIATES NOR THEIR SUPPLIERS MAKES ANY WARRANTY OR GUARANTEE OF ANY KIND WITH RESPECT TO THE DEVICES, THE INSTALLATION SERVICES AND THE VERIZON CONNECT SERVICES, INCLUDING MAPPING INFORMATION, MAP DATA, COLLECTED DATA, ALERTS, REPORTS (SUCH AS HOURS OF SERVICE REPORTS), QUALITY, RELIABILITY, OR ACCURACY THEREOF. THE DEVICES AND VERIZON CONNECT SERVICES ARE PROVIDED "AS IS" AND "WITH ALL FAULTS BASIS". TO THE FULLEST EXTENT PERMISSIBLE BY APPLICABLE LAW, ALL REPRESENTATIONS AND WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, ARE HEREBY DISCLAIMED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF NONINFRINGEMENT, MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, AND ANY IMPLIED WARRANTY ARISING FROM COURSE OF PERFORMANCE, COURSE OF DEALING OR USAGE OF TRADE. VCN AND

ITS AFFILIATES DO NOT WARRANT THAT THE RECEIPT OF DATA, MAPPING INFORMATION, AND OTHER CONTENT FROM THE DEVICES WILL BE AVAILABLE AT ALL TIMES, AT ALL GEOGRAPHIC LOCATIONS, UNINTERRUPTED OR ERROR-FREE, OR THAT THE TRANSMISSION OF DATA, MAPPING INFORMATION, MAP DATA AND OTHER CONTENT FROM VCN OR ITS AFFILIATES TO CUSTOMER OR TO THE CUSTOMER WEBSITE PAGES WILL ALWAYS BE ACCURATE, TIMELY OR COMPLETE OR MEET THE CUSTOMER'S REQUIREMENTS. VCN AND ITS AFFILIATES MAKES NO WARRANTIES OF ANY KIND, AND HEREBY DISCLAIM ALL WARRANTIES OF ANY KIND, WITH RESPECT TO THE CONTENT OF ANY THIRD PARTY INFORMATION WHICH IT MAY MAKE AVAILABLE TO THE CUSTOMER IN THE COURSE OF PROVIDING ONE OR MORE OF THE VERIZON CONNECT SERVICES. NO ORAL OR WRITTEN ADVICE OR INFORMATION PROVIDED BY VCN OR ITS AFFILIATES WILL CREATE A WARRANTY, AND CUSTOMER IS NOT ENTITLED TO, AND WILL NOT, RELY ON ANY SUCH ADVICE OR INFORMATION.

9. FEES AND INVOICING TERMS – VCN SOLUTIONS & VCT SOLUTIONS

- 9.1. **FOR VCN SOLUTIONS:** Unless otherwise provided in an Accepted Order Form, or by written agreement between VCN and Customer:
 - 9.1.1 **Unbundled Devices and Accessories**: Purchase prices and shipping fees are invoiced upon delivery of the VCN Device and/or accessory, as applicable, to the common carrier for shipment to Customer.
 - 9.1.2 **Unbundled VCN Service:** The applicable VCN Services fee associated with a Device begins at the time of activation of the Device and is invoiced monthly in arrears.
 - 9.1.3 VCN Bundled Devices and Services: The monthly bundled rate for a VCN Device and VCN Service (includes Device, applicable accessory, VCN Services and ground shipping) is invoiced monthly and begins on the first of the month following the month in which the Device is shipped. Customer acknowledges that depending on the timing of the installation scheduling, invoicing for this VCN bundled Device and VCN Service may begin prior to the Device's installation and the start of the VCN Service. Once the VCN Service provided as part of the VCN bundled offering has started, the monthly bundled rate for a VCN Device and VCN Service shall be invoiced monthly in advance (e.g., the May 1 invoice shall cover the May 1-31 service period).
 - 9.1.4 **Device Installation Fee:** If applicable, the Device installation fee is invoiced one-time upon completion of the Installation Services. However, if the Limited Lifetime Warranty is purchased for a VCN Solution, then the monthly installation fee is invoiced upon applicable Device activation.
- 9.2. **FOR VCT SOLUTIONS:** Notwithstanding that VCN is the holder of this Sourcewell Contract #020221-NWF, the parties expressly agree that VCT (a VCN affiliate) will directly invoice Customer for all Fees associated with VCT Solutions pursuant to the terms of this Section 9 and as follows:
 - (a) for each Customer that places its first Accepted Order Form for any Verizon Connect Services after the August 4, 2020 revision date of this Exhibit C-1 (a "**New Customer**"), VCT will directly invoice New Customers for VCT Solutions as described in this Section 9 (excluding Section 9.1).
 - (b) for Customers that have purchased any Verizon Connect Services prior to the August 4,

2020 revision date of this Exhibit C-1 ("**Existing Customers**"), VCN will continue to invoice Existing Customers based on the previously applicable invoicing terms. For each Existing Customer that agrees in writing to direct invoicing by VCT, VCT will begin directly invoicing Existing Customers on or after September 1, 2020 for VCT Solutions being delivered under all active Accepted Orders Forms and any issued after this Exhibit C-1 becomes effective.

Unless otherwise provided in a written agreement between VCN and Customer:

- 9.2.1 **Unbundled Devices and Accessories**: Purchase prices and shipping fees are invoiced upon shipment of the VCT Device and/or accessory, as applicable, to the common carrier for shipment to Customer.
- 9.2.2 **Unbundled VCT Service**: Fees for VCT Services that require products from VCT will begin the first day of the month following the earlier of: (a) installation of each product included on a purchase order or (b) one hundred twenty (120) days following the Order Effective Date. Fees for the Services that do not require product from VCT will begin the first day of the month following thirty (30) days from Order Effective Date or activation of the OEM data feed. The invoice will be monthly in arrears.
- 9.2.3. **Device Installation Fee:** If applicable, the Device installation fee is invoiced one-time upon completion of the Installation Services.
- 9.3 Customer will be invoiced monthly in accordance with the terms set forth in this Section 9. If Customer has elected to enter into an Authorization Agreement, payment of all fees will be made automatically via credit or debit card or ACH on the invoice date. Customer is responsible for providing updated payment authorizations if payment information changes and failure to do so may result in a suspension or termination of unpaid VCN Service or VCT Service.
- 9.4. All other Fees are due and payable as set forth in the Accepted Order Form.
- 9.5. Fees do not include applicable taxes and surcharges. VCN may charge, and Customer agrees to be responsible for, and pay at the same time as Fees are paid, applicable state and local sales taxes and other government mandated fees in connection with the sale of the VCN Solutions and VCT Solutions unless Customer has provided satisfactory certificates or other evidence of exemption.
- 9.6. Customer understands and agrees that the VCN Website contains functionality that allows Customer to make changes to Customer's account, including changes by Customer which may affect the monthly charges for the applicable Verizon Connect Services or other fees payable to VCN. Customer shall be responsible for all charges resulting from Customer's actions initiated through Customer's access to the VCN Website.

10. FEES AND INVOICING TERMS FOR VCF SOLUTIONS

- 10.1. Notwithstanding that VCN is the holder of Sourcewell Contract #020221-NWF, the parties expressly agree that VCF (a VCN affiliate) may directly invoice Customer for all Fees associated with VCF Solutions.
- 10.2. Unless otherwise provided in a written agreement between VCN and Customer:

- 10.2.1 **Unbundled Devices and Accessories:** Purchase prices and shipping fees are invoiced on the first day following the month of the delivery of the VCF Device and/or accessory, as applicable, to the common carrier for shipment to Customer.
- 10.2.2 **Unbundled VCF Service:** The applicable VCF Services fee associated with a Device begins at the time of VCF Service is activated and is invoiced either monthly in arrears or annually in advance (e.g., the May 1 invoice shall cover the May 1-April 30 service period).
- 10.2.3 **Embedded Hardware:** Commencement of the Service Term and billing term for all Verizon Connect Services ordered shall be at the earlier of (i) activation of the Embedded Hardware by the original Vehicle manufacturer, or (ii) 30 days from the execution of an applicable Services Order Form.
- 10.2.4 VCF Bundled Devices and VCF Services (other than VCF Bundled Self-Installed Devices and VCF Services): The monthly bundled rate for a VCF Device and VCF Services (includes VCF Device, applicable accessory, VCF Services, initial Installation Service, and ground shipping) is invoiced monthly on the first of the month following the month of the VCF Bundle Start Date if Customer elects to be invoiced monthly. If Customer elects to be invoiced annually, the monthly bundled rate for twelve (12) months is invoiced as a lump sum on the first of the month following the month of the VCF Bundle Start Date. The "VCF Bundle Start Date" is the earlier of (i) completion of the associated VCF Device installation; or (ii) the passage of ninety (90) days after the date of the Accepted Order Form regardless whether VCF has shipped the associated VCF Device. Fees begin on the VCF Bundle Start Date.
- 10.2.5 VCF Bundled Self-Install Devices and VCF Services: For those VCF Bundled Devices and VCF Services that are Self-Installed ("VCF Bundled Self-Installed Devices and Services") as part of a VCF Solution (such as Non-Powered Asset Tracking units), the monthly bundled rate for a VCF Bundled Self-Installed Devices and Services is invoiced monthly on the first of the month following the month of the VCF Self-Install Bundle Start Date if Customer elects to be invoiced monthly. If Customer elects to be invoiced annually, the monthly bundled rate for twelve (12) months is invoiced as a lump sum on the first of the month following the month of the VCF Self-Install Bundle Start Date. The "VCF Self-Install Bundle Start Date" is the earlier of (i) completion of the associated VCF Device installation; or (ii) the passage of ninety (90) days after the date of shipment. Fees begin on the VCF Bundle Start Date.
- 10.2.6 **Device Installation Fee:** If applicable, the Device installation fee is invoiced one-time upon completion of the Installation Services. For VCF Solutions, future de-installs, or reinstalls (or combined de-installs and reinstalls completed at the same time) will be billed at \$80 per Vehicle. Additional charges may apply if there are multiple installation locations or if more than one visit is necessary to complete the Installation Service. Customer may not transfer its monthly Subscription price to a lower monthly Subscription price after completion of the Installation Service.
- 10.3. All other Fees are due and payable as set forth in the Accepted Order Form.
- 10.4. Fees do not include applicable taxes and surcharges. VCF may charge, and Customer agrees to be responsible for, and pay at the same time as Fees are paid, applicable state and local sales taxes

and other government mandated fees in connection with the sale of the VCF Solutions unless Customer has provided satisfactory certificates or other evidence of exemption.

11. TERM, SUSPENSION AND TERMINATION

11.1. **Agreement Term:** As related to each Accepted Order Form, the initial Agreement Term shall be for the term specified on the Accepted Order Form. Upon expiration of the initial Agreement Term, this Agreement will automatically renew for one-month periods until either party elects to terminate by providing written notice to the other party, or the Agreement is otherwise terminated, as set forth herein.

11.2. Service Term:

- 11.2.1 **For VCN Solutions & VCT Solutions**. The Service Term associated with each Device begins: (a) for non-bundled Devices upon activation; or (b) for bundled Devices upon the date on which the bundled Device is shipped. When the Service Term set forth in the Accepted Order Form expires, the Service Term shall continue on a month-to-month basis. Unless otherwise specified in the Accepted Order Form, the Service Term for add-on features shall be coterminous with the Service Term for the base Vehicle tracking units to which the add-on features apply.
- 11.2.2 **For VCF Solutions**. The Service Term for each Accepted Order Form shall be in effect for the period as specifically set forth on the Accepted Order Form. Unless otherwise specified in the Accepted Order Form, the Service Term for add-on features shall be coterminous with the Service Term for the base Vehicle tracking units to which the add-on features apply.
- 11.3. **Termination:** Either party may terminate its obligations pursuant to an Accepted Order Form by giving written notice to the other party: (a) immediately if the other party breaches its obligations under an Accepted Order Form or this Agreement and fails to cure such breach within ten (10) days after receipt of notice for payment breach or within thirty (30) days after receipt of notice for all other types of breaches (or such later date as may be specified in the notice); or (b) without cause with sixty (60) days' advance written notice, which may be subject to termination fees as set forth herein. If notice of breach is sent by VCN, during the notice or cure period VCN may suspend Customer's access to and use of the applicable Verizon Connect Services with respect to all Customer Devices, without incurring any liability whatsoever, until the breach is cured, and Customer shall remain liable for all applicable Fees while access and use are suspended.
- 11.4. VCN may terminate its obligations pursuant to an Accepted Order Form immediately and without limiting its other rights or remedies available at law or in equity if Customer breaches its obligations under an Accepted Order Form or this Agreement and was sent a prior notice of breach during the preceding twelve (12) months, such termination to be effective on the date specified in the notice or the date of the notice, if no effective date is specified.

11.5. Termination Fees:

11.5.1 **For VCN Devices.** VCN will charge an early termination fee for VCN Devices terminated by VCN pursuant to Section 11.3(a) or 11.4 above, or terminated by Customer pursuant to Section 11.3(b) above prior to the VCN Device being activated for at least the length of its applicable Device Contract Term in the amount of: (a)Ten Dollars (\$10.00) per month for each bundled Device (other than for a bundled Expressfleet Device) for the remainder of the Device Contract

Term, or (b) Five Dollars (\$5.00) per month for each bundled Expressfleet Device for the remainder of the Device Contract Term.

- 11.5.2 For VCF Devices. VCF may charge, in its sole discretion, a Device recovery fee in the event Customer terminates the VCF Subscription and such termination is effective prior to the end of the initial 12-month period following delivery of the affected VCF Device. VCF may charge a one-time Device recovery fee in the amount of: (a) Fifty Dollars (\$50.00) for a Vehicle Tracking Hardware Device, (b) Fifty Dollars (\$50.00) for an Asset Trackers, or (c) One Hundred Seventy-Five Dollars \$175.00 for a Video Road Facing Al Camera or a Dual Video Al Camera.
- 11.6. If the obligations of either party pursuant to an Accepted Order Form are terminated for any reason in accordance with this Section 11 or any other reason, the Verizon Connect Services will terminate effective as of the date of the termination, Customer will pay to VCN any Fees for Devices received or Verizon Connect Services provided prior to the effective date of the termination and otherwise payable hereunder, and the parties' respective rights and obligations under Sections 9, 10, 11, 12, 13, 14, 15, 17, 18, 19, and 20 of this Agreement will survive.

12. INDEMNIFICATION

12.1. The party seeking indemnification pursuant to the associated Sourcewell Contract #020221-NWF shall: (a) provide the other party with prompt written notice of the claim; (b) allow the indemnifying party to control the defense and settlement of the claim, provided, however, that the indemnifying party shall not agree to any injunctive relief or settlement that obligates the indemnified party to perform any obligation make an admission of guilt, fault or culpability or incur any expense, without such indemnified party's prior written consent, which shall not be unreasonably withheld, delayed or conditioned; (c) have the right to obtain its own counsel at its own expense; and (d) provide reasonable cooperation to the indemnifying party.

13. LIMITATION OF LIABILITY

- 13.1. NEITHER PARTY, NOR ITS AGENTS OR VENDORS, SHALL BE LIABLE FOR CONSEQUENTIAL, SPECIAL, INDIRECT OR INCIDENTAL DAMAGES, INCLUDING LOST PROFITS OR LOST DATA, EVEN IF THAT PARTY IS INFORMED THAT THOSE DAMAGES MAY OCCUR. VCN'S CUMULATIVE LIABILITY UNDER ANY LEGAL THEORY SHALL NOT EXCEED THE AMOUNT PAID TO VCN UNDER THIS AGREEMENT DURING THE SIX (6) MONTHS PRIOR TO THE DATE THE LIABILITY ACCRUES FOR A CLAIM. THE FOREGOING LIMITATIONS SHALL NOT APPLY TO LIABILITY OF EITHER PARTY ARISING UNDER SECTION 12 (INDEMNIFICATION), SECTION 14 (CONFIDENTIALITY) AND/OR SECTION 15 (PROPRIETARY RIGHTS). SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THOSE PARTICULAR LIMITATIONS MAY NOT APPLY TO YOU.
- 13.2. WITHOUT LIMITING THE FOREGOING, UNLESS DIRECTLY CAUSED BY THE GROSS NEGLIGENCE OR WILLFUL MISCONDUCT OF VCN, VCN IS NOT RESPONSIBLE FOR LIABILITIES OF ANY KIND RESULTING FROM DELAYS IN DELIVERY, INSTALLATION OR PROVIDING VCN OR OTHER SERVICES, REGARDLESS OF THE CAUSE OF THE DELAY. CUSTOMER UNDERSTANDS AND AGREES THAT VCN CANNOT GUARANTEE THE SECURITY OF WIRELESS TRANSMISSIONS, AND THAT THEY SHALL NOT BE LIABLE FOR ANY DAMAGES OF ANY KIND RESULTING FROM

AN ALLEGED OR ACTUAL LACK OF SECURITY RELATING TO CUSTOMER'S USE OF THE VCN SERVICES.

13.3. CUSTOMER UNDERSTANDS AND AGREES THAT: (a) THE DEVICE IS A WIRELESS DEVICE AND THAT THE VERIZON CONNECT SERVICES WORK BY USING WIRELESS COMMUNICATIONS NETWORKS TO CONNECT THE DEVICES WITH DATA CENTER(S) AND BY USING GPS (GLOBAL POSITIONING SYSTEM) TO DETERMINE A VEHICLE'S LOCATION; (b) THE VERIZON CONNECT SERVICES WILL NOT OPERATE UNLESS A VEHICLE IS IN AN AREA THAT HAS ADEQUATE WIRELESS COMMUNICATIONS COVERAGE AND, EVEN IF A VEHICLE IS IN SUCH AREA, THE VERIZON CONNECT SERVICES ARE SUBJECT TO WIRELESS SERVICE NETWORK AND TRANSMISSION LIMITATIONS AND MAY BE ADVERSELY AFFECTED BY TERRAIN, SIGNAL STRENGTH, WEATHER AND ATMOSPHERIC CONDITIONS, OR OTHER THINGS THAT VCN DOES NOT CONTROL; AND (C) INFORMATION ABOUT A VEHICLE'S LOCATION WILL NOT BE AVAILABLE UNLESS THE DEVICE IN THE VEHICLE IS ABLE TO RECEIVE GPS SIGNALS.

14. CONFIDENTIALITY

- 14.1. Each party as a Receiving Party will protect Confidential Information of the Disclosing Party against any unauthorized use or disclosure to the same extent that the Receiving Party protects its own Confidential Information of a similar nature against unauthorized use or disclosure, but in no event will Receiving Party use less than a reasonable standard of care to protect such Confidential Information. The Receiving Party will not use or disclose any Confidential Information of the Disclosing Party for any purpose other than as: (a) reasonably necessary to perform its obligations under this Agreement; (b) expressly permitted by this Agreement; (c) required by applicable law (provided that the Receiving Party shall notify the Disclosing Party of such required disclosure promptly and cooperate with the Disclosing Party, at the Disclosing Party's reasonable request and expense, in any lawful action to contest or limit such required disclosure); or (d) consented to in writing by the Disclosing Party.
- 14.2. The parties further agree that any obligations to protect Confidential Information set forth herein shall survive termination of this Agreement for a period of three (3) years from the termination of this Agreement, except that as to any Confidential Information deemed a "trade secret" under applicable law, such obligations shall continue for so long as such information is deemed a trade secret.
- 14.3. The provisions of this Section 14 are necessary for the protection of the business and goodwill of the Disclosing Party and are considered by the Receiving Party to be reasonable for such purpose. The Receiving Party agrees that any breach of these provisions may cause the Disclosing Party substantial and irreparable damages and, therefore, in the event of any such breach, in addition to other remedies which may be available, the Disclosing Party shall have the right to seek specific performance and other injunctive and equitable relief.

15. PROPRIETARY RIGHTS

15.1. Customer acknowledges and agrees that the Devices and the Verizon Connect Services (including the components incorporated therein, such as hardware, software, data, websites and services) may include proprietary information and know-how, techniques, algorithms, processes, patent, copyright, trademark, service mark, trade secrets, or other intellectual property that are protected by and subject to intellectual property rights (collectively "Proprietary Rights") of VCN, its affiliates or the Service Partners (including, with respect to the VCN Website, materials that may be proprietary to Tele

Atlas or its suppliers), and that VCN, its affiliates and/or the Service Partners retain title to and ownership of those Proprietary Rights and any and all improvements, modifications, fixes or enhancements made by or for VCN, its affiliates and/or the Service Partners to any aspect of the Verizon Connect Services (including the Devices), regardless of whether such items or services are created or suggested by Customer.

- 15.2. Customer will not copy, modify, reverse-engineer, disassemble, translate, convert or decompile any software or firmware included in any Verizon Connect Services, or otherwise provided to Customer by or on behalf of VCN, and will not disclose such software or provide access to the Devices, such software or any Verizon Connect Services to any third party for such a purpose.
- 15.3. Customer agrees that with respect to Verizon Connect Services, it shall not, nor shall it permit any third party to (a) assign, transfer, lease, rent, sell, distribute or import such Verizon Connect Services to any third party; (b) except with the express written consent of VCN, combine, embed or incorporate the Verizon Connect Services into any other product or service other than any Customer-owned or developed interface for purposes of receiving the data feed delivered from the Devices; (c) remove or alter any proprietary notices in the Verizon Connect Services; (d) use the Verizon Connect Services in connection with the transmission, sale, license, or delivery of any infringing, competitive, defamatory, offensive, or illegal products, services, or materials; (e) use the Verizon Connect Services in any manner that threatens the integrity, performance, or availability of the Verizon Connect Service; or (f) use the Verizon Connect Service in any manner that violates local, state or federal laws, regulations or orders.

16. MODIFICATIONS; WEBSITE MAINTENANCE

16.1. VCN and its affiliates may alter or modify all or part of the Devices, the Verizon Connect Services and/or associated websites from time to time; provided that such alterations or modifications shall not materially adversely affect the intended use of the Verizon Connect Services. Subject to the foregoing, such alterations and modifications, or both, may include, without limitation, the addition or withdrawal of features, information, products, services, software or changes in instructions. If such alterations or modifications in fact materially adversely affect such intended use, Customer may, as its sole and exclusive rights and remedy, elect to terminate this Agreement on thirty (30) days written notice to VCN. VCN reserves the right to perform scheduled maintenance for the Verizon Connect Services and its associated website(s) from time to time. This may include application and database maintenance as well as general website maintenance and may or may not involve unavailability of the Verizon Connect Services and/or its associated website(s).

17. **DATA**

17.1. Collected Data: In the course of providing the Verizon Connect Services, VCN or its affiliates may receive or collect spatial data or data relating to the Vehicles, mobile objects, devices, locations, employees, contractors, suppliers, and/or customers of Customer, including but not limited to, vehicle identification number (VIN), GPS location, vehicle speed, acceleration, vehicle diagnostics information, tracking data, rate of travel, ignition on/off, idle time, number of stops, names and ID numbers of employees, addresses of customers, and other similar information ("Collected Data"). Customer represents and warrants that it has all necessary rights and authority with respect to the Collected Data. The collection, amalgamation, manipulation or recording of Collected Data may give rise to intellectual property rights including database rights, copyrights, rights in know-how and confidential information, design rights and other similar rights anywhere in the world ("Vehicle IP"). Customer acknowledges and

agrees that as between Customer and VCN, VCN owns all Collected Data and Vehicle IP, including all rights in and to such Collected Data and Vehicle IP, and Customer hereby assigns for good and valuable consideration (the receipt of which is hereby acknowledged by Customer) any rights it may have in any current and future Collected Data and Vehicle IP. Customer has the right to use any Collected Data and Vehicle IP provided to Customer as part of the Verizon Connect Services for its own internal business purposes.

- 17.2. Video Content: Collected Data shall not include any content recorded by cameras associated with the Integrated Video service ("Video Content"), nor any content recorded by audio devices associated with the Integrated Video service ("Audio Content"). The Video and Audio Content shall be owned by Customer, including all rights in and to such Video and Audio Content. Without limiting the generality of the foregoing, Customer acknowledges and agrees that VCN may review, analyze, manipulate, copy and modify the Video and Audio Content. VCN may also distribute reports, analyses and data based upon the Video and Audio Content; provided, however, that VCN agrees that it shall not disclose to any third parties any Video and Audio Content that specifically identifies Customer, or any of the drivers of Customer's Vehicles without Customer's prior written consent. The parties agree that the foregoing restriction shall not apply to disclosures of Video or Audio Content that are (i) required by law or in response to a request from law enforcement authorities, (ii) made in connection with a subpoena or other similar demand, (iii) made in connection with a contemplated merger, acquisition or similar transaction, (iv) made to VCN's affiliates or related companies, and/or (v) made to Service Partners for delivering services on behalf of VCN.
- 17.3. **Use of Collected Data:** Customer agrees that during and after termination of the Verizon Connect Services, (i) VCN may retain and use Collected Data for purposes of providing the Verizon Connect Services, and conducting research and development; (ii) VCN may share Collected Data with its affiliates, providers of Third Party Services and other third-parties providing services to VCN and its affiliates, subject to the obligation of confidentiality; (iii) VCN and its affiliates may disclose Collected Data if required under applicable law, regulation or court order; and (iv) VCN and its affiliates may use and share with third parties any Collected Data in aggregated or de-identified form such that the source of the Collected Data cannot be identified or that is publicly available without any restriction. Customer acknowledges that Collected Data may be commercially exploited by or on behalf of VCN and its affiliates for commercial marketing purposes, subject to the permissions and restrictions set forth above and in this Agreement, and in Verizon's Privacy Policy (available at www.verizon.com/privacy). If Customer has provided consent, VCN may continue to receive and collect the Collected Data after the termination of the Verizon Connect Services for purposes of facilitating API Data Services, including Third Party Services (defined in Section 1 above), that are requested by Customer.

18. SERVICE PARTNERS

Nothing set forth in an Accepted Order Form or in this Agreement gives Customer any specific rights with respect to, nor does it create a contract between Customer and the Service Partners. The Service Partners have no legal, equitable or other liability of any kind to Customer, and Customer hereby waives any and all claims or demands therefore. Customer is not a third-party beneficiary of any agreement between or among VCN and the Service Partners, but the Service Partners are intended third party beneficiaries of this Agreement, and the protections set forth in this Agreement, including, among other things, the disclaimers of warranties, limitations of liability, and indemnification provisions, do apply to the Service Partners.

Customer understands and agrees that: (a) the software used in connection with the Service is controlled by U.S. export control laws; (b) further transfer or export of the software may be subject to U.S. export control laws or similar laws of other countries; (c) Customer will abide by such laws; and (d) Customer will not re-export or divert the software to a country or activity in contravention of U.S. law. Customer represents and warrant that Customer is not, nor does Customer anticipate being, listed on any U.S. Government, United Nations or other country's prohibited parties list (including, but not limited to the U.S. Department of Commerce Denied Persons List or Entity List and the U.S. Treasury Department's Specially Designated Nationals, Terrorists or Narcotics Traffickers List).

20. GENERAL

- 20.1. No amendment, change, modification or waiver to any provision of any Accepted Order Form or this Agreement will be binding unless signed by an authorized representative of each party.
- 20.2. The provisions of an Accepted Order Form, including without limitation, this Agreement, and any action related thereto will be governed and interpreted under the laws of the State of Delaware without giving effect to any conflicts of law principles to the contrary.
- 20.3. EACH PART OF THIS AGREEMENT THAT LIMITS LIABILITY, DISCLAIMS WARRANTIES OR GUARANTEES, OR EXCLUDES DAMAGES IS SEVERABLE AND INDEPENDENT OF ANY OTHER PROVISION AND IS TO BE ENFORCED IN SUCH MANNER. IF ANY REMEDY FAILS TO FULFILL ITS ESSENTIAL PURPOSE, THE LIMITATIONS OF LIABILITY AND EXCLUSIONS OF DAMAGES REMAIN IN EFFECT TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW.
- 20.4. Except as otherwise expressly permitted in this Agreement, each party must deliver all notices or other communications required or permitted under an Accepted Order Form or this Agreement to the other party, in the case of VCN to Verizon Connect, One Verizon Way, Basking Ridge, New Jersey 07920, Attention: Legal Department; and in the case of Customer at the address listed on the signature page of the Accepted Order Form, by courier, by certified or registered mail (postage prepaid and return receipt requested), electronically with proof of receipt, or by a nationally-recognized express mail service. Notice will be effective upon receipt or refusal of delivery. If delivered by certified or registered mail, any such notice will be considered to have been given five (5) business days after it was mailed, as evidenced by the postmark. If delivered by courier or express mail service, any such notice shall be considered to have been given on the delivery date reflected by the courier or express mail service receipt. Each party may change its address for receipt of notice by giving notice of such change to the other party.
- 20.5. Customer may not assign, sublease, sublicense or in any way transfer or assign any of its rights and obligations under this Agreement without VCN's prior written consent, including by operation of law, change of control, merger or otherwise.
- 20.6. This Agreement, together with any Accepted Order Form and any documents or policies referred to herein or in an Accepted Order Form, constitutes the entire agreement between Customer and VCN with respect to the Verizon Connect Services and all related hardware, software and service components. The aforementioned shall prevail over all prior or contemporaneous oral and written communications or agreements between Customer and VCN. In the event of any conflict or inconsistency between the provisions of this Agreement, an Accepted Order Form, or any documents or policies referred to herein or in an Accepted Order Form, the parties agree that any such conflict or inconsistency shall be resolved first in favor of an Accepted Order Form, and next in favor of this Agreement. VCN will not be bound by,

and specifically objects to, any term, condition or other provision that is different from or in addition to the provisions of this Agreement or an Accepted Order Form which is proffered by Customer in any purchase order, receipt, acceptance, confirmation, correspondence or otherwise, unless VCN specifically agrees in writing.

- 20.7. Any waiver or failure to enforce any provision of this Agreement or an Accepted Order Form on one occasion will not be deemed a waiver of any such provision or any other provision on any other occasion.
- 20.8. In any arbitration, mediation or other legal action or proceeding to enforce any right or remedy under an Accepted Order Form or this Agreement, the prevailing party will be entitled to recover, in addition to any other relief to which it may be entitled, its reasonable attorneys' fees and other costs incurred in that action or proceeding.
- 20.9. If any provision of an Accepted Order Form or this Agreement is held by a court of competent jurisdiction to be unenforceable, the enforceability of the remaining provisions of the Accepted Order Form and this Agreement will not be affected and the unenforceable provision will be deemed modified such that it is enforceable and accomplishes the intention of the parties to the fullest extent possible.
- 20.10. Customer agrees that the Verizon Connect Services may be provided by, and all related information (including Collected Data) accessed and/or stored by, resources located within and outside the United States and consents to such performance of services, including access and storage of information, from outside the United States.
- 21. **ORDER OF PRECEDENCE:** In the event of a conflict between provisions, the following order of precedence applies: (1) these additional terms and conditions as included in this Exhibit C-1; (2) VCN's proposal; (3) the RFP; and (4) documents attached to or incorporated by reference in the RFP.



416 E. Main Street Mingo, Iowa 50168 (641) 363-4212 FAX (641) 363-4211 www.dencohighway.com

Quote

Class-A Bridge Deck Repair

To

Michael Frietsch, PE

Jasper County 910 N 11th Ave E Newton, IA 50208 Quote Date:

9/13/2024

Quote Valid Until:

Denco Contact:

10/13/2024 Ben Maxwell

Issued By:

(515) 460-0195

Project Location

J-05 (On F27 in Rock Creek State Park)

J-10 (On F27 0.5 mile east of T38) K-32 (On F62 0.5 mile north of 80th Ave E)

Project Description

Denco Highway Construction proposes to complete Class-A Bridge Deck Repairs on the listed bridges according to lowa DOT Specifications. Denco will mark all deteriorating and delaminated areas, diamond saw the perimeters, and chip to a firm base to remove all unsound areas. Open patches will then be thoroughly sandblasted clean, including all exposed rebar, and state-approved rapid-set material will be placed and finished. Debris will be disposed of properly.

DESCRIPTION	QTY	UNIT	UNIT PRICE	SUBTOTAL
Class-A Bridge Deck Repair	737.66	SQ FT	\$82.00	\$60,488.12
Mobilization	1.00	LUMP SUM	\$2,500.00	\$2,500.00
			TOTAL	\$62 988 12

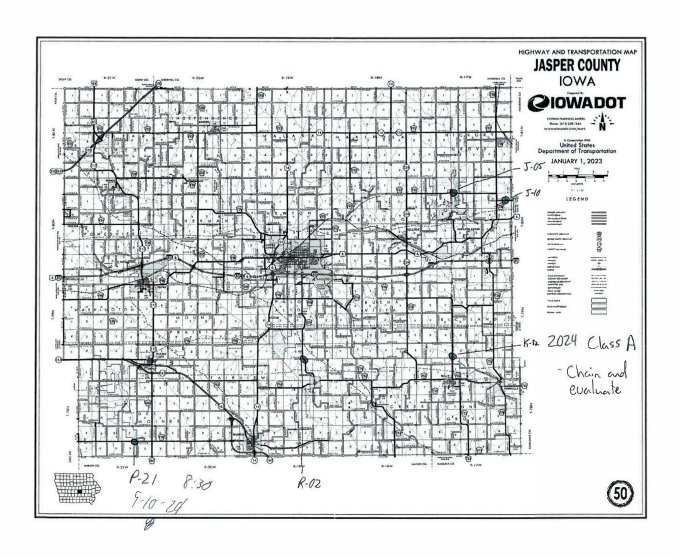
- 1. This is an estimate of services described; actual quantities will be used for invoice.
- 2. Our price includes all labor, materials, equipment, and traffic control to complete the project.
- 3. A current Certificate of Insurance will be sent to your office upon receiving a signed quote or contract.
- 4. Please forward an Iowa Sales Tax Exemption Certificate for the project upon acceptance.

DENCO SIGNATURE

DATE

AUTHORIZED BY

DATE





Taxing year 2023

Oty Districts District Code	District Name	Total Levy	County	Assessor	Area School	School	City	City Ag	Othe
BXBX	BAXTER CITY	40.527800	6.484050	0.288410	0.759160	18.694660	14.143880	0.000000	0.157640
BXBXA	BAXTER CITY AG LAND	29.387670	6.484050	0.288410	0.759160	18.694660	0.000000	3.003750	0.157640
CFCF	COLFAX CITY	41.364110	6.484050	0.288410	0.759160	17.524280	16.150570	0.000000	0.157640
CFCFA	COLFAX CITY AG LAND	28.217290	6.484050	0.288410	0.759160	17.524280	0.000000	3.003750	0.157640
CFCFE	COLFAX CITY CITY ANNX	25.213540	6.484050	0.288410	0.759160	17.524280	0.000000	0.000000	0.15764
KLGNT	KELLOGG CITY	31.650400	6.484050	0.288410	0.759160	15.861140	8.100000	0.000000	0.157640
KLNTA	KELLOGG CITY AG	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
BGNT	LAMBS GROVE CITY	34,358710	6.484050	0.288410	0.759160	15,861140	10.808310	0.000000	0.157640
VLS	LYNNVILLE CITY	29.283070	6.484050	0.288410	0.759160	12,121580	9.472230	0.000000	0.157640
VLSA	LYNNVILLE CITY AG LAND	22.814590	6.484050	0.288410	0.759160	12.121580	0.000000	3.003750	0.15764
MGMG	MINGO CITY	37.087800	6.484050	0.288410	0.759160	17,524280	11.874260	0.000000	0.15764
MGMGA	MINGO CITY AG LAND	28.217290	6.484050	0.288410	0.759160	17.524280	0.000000	3.003750	0.15764
AVCF	MITCHELLVILLE CITY	35,208760	6.484050	0.288410	0.759160	17.524280	9.995220	0.000000	0.15764
MVCFA	MITCHELLVILLE CITY AG LD	28.217290	6.484050	0.288410	0.759160	17.524280	0.000000	3.003750	0.15764
NMN	MONROE CITY	34.696180	6.484050	0.288410	0.759160	14.610000	12,396920	0.000000	0.15764
ANMNA	MONROE CITY AG LAND	25.303010	6.484050	0.288410	0.759160	14.610000	0.000000	3.003750	0.15764
IWNT	NEWTON CITY	40.650620	6.484050	0.288410	0.759160	15.861140	17.100220	0.000000	0.15764
NWNTA	NEWTON CITY AG LAND	26.554140	6.484050	0.288410	0.759160	15.861140	0.000000	3.003740	0.15764
WNTE	NEWTON CITY RACEWAY ANEX	23.550400	6.484050	0.288410	0.759160	15,861140	0.000000	0.000000	0.15764
WNT1	NEWTON CITY SSMID	42.149360	6,484050	0.288410	0.759160	15.861140	18.598960	0.000000	0.15764
DAGN	OAKLAND ACRES CITY	27.846060	6,484050	0.288410	1.739710	13,773950	5.402300	0.000000	0.15764
DAGNA	OAKLAND ACRES CITY AG	22.443760	6.484050	0.288410	1.739710	13.773950	0.000000	0.000000	0.15764
PCPC	PRAIRIE CITY CITY		6.484050		0.759160	14.610000	11.388440	0.000000	0.15764
PCPCA		33,687700 25,298680	6.484050	0.288410 0.288410	0.759160	14.610000	0.000000	2.999420	0.15764
RSMN	PRAIRIE CITY CITY AG LAND REASNOR CITY		6.484050	0.288410	0.759160	14.610000	11.841370	0.000000	0.15764
		34.140630 25.303010	6.484050	0.288410	0.759160	14.610000			
SMNA	REASNOR CITY AG LAND SULLY CITY	28.842630					0.000000 9.031790	3.003750 0.000000	0.15764 0.15764
SYLS			6.484050	0.288410	0.759160	12.121580			
SYLSA	SULLY CITY AG LAND	22.814590	6.484050	0.288410	0.759160	12.121580	0.000000	3.003750	0.15764
VALMG	VALERIA CITY	33.313540	6.484050	0.288410	0.759160	17.524280	8.100000	0.000000	0.15764
Rural Districts District Code	District Name	Total Levy	County	Assessor	Area School	School	Township		Othe
BVLS6	B VISTA/L-SLLY/SULLY FIRE	23,670220	9.494870	0.288410	0,759160	12.121580	0.848560		0.15764
BVLS4		23,670220	9.494870	0.288410	0.759160	12,121580	0.848560		0.15764
	B VISTAIL-SULLY/KELL FIRE				0.759160	12.121580	0.848560		0.15764
BVLS5	B VISTANEAWISE LOCK FIRE	23.670220	9.494870	0.288410					0.15764
BVNT4	B VISTA/NEW/KELLOGG FIRE	27.409780	9.494870	0.288410	0.759160	15,861140	0.848560		
BVNT5	B VISTA/NEW/REASNOR FIRE	27.409780	9.494870	0.288410	0.759160	15,861140	0.848560		0.15764
BVNT6	B VISTANEW/SULLY FIRE	27,409780	9.494870	0.288410	0.759160	15.861140	0.848560		0.15764
BVNT1	BUENA VISTA/NEWTON/NBF	27.409780	9.494870	0.288410	0.759160	15.861140	0.241060		0.76514
CCBFF	CL CR/BOND-F/COLLINS FIRE	28.386660	9.494870	0.288410	0.759160	17.000080	0.686500		0.15764
CCBFE	CL CR/BOND-F/MINGO FIRE	28.386660	9.494870	0.288410	0.759160	17.000080	0.686500		0.15764
CCMGE	CL CR/COL-MNGO/MINGO FIRE	28.910860	9.494870	0.288410	0.759160	17.524280	0.686500		0.15764
CCCNF	CL CR/COL-MXM./COLNS FIRE	27.965510	9.494870	0.288410	0.759160	16.578930	0.686500		0.15764
CBX7	CLEAR CR/BAXTER/MM CONTR	30.081240	9.494870	0.288410	0.759160	18.694660	0.686500		0.15764
	DES M/PCM/CAMP TWP FIRE	25.917580	9.494870	0.288410	0.759160	14.610000	0,607500		0.15764
MPCC				0.288410	0.759160	14.610000	0.540000		0.15764
	DES M/PCM/MONORE FIRE	25.850080	9.494870	0.200410					0.15764
OMMNB	DES M/PCM/MONORE FIRE DES M/SEP/CAMP TWP FIRE	25.850080 26.750110	9.494870 9.494870	0.288410	0.759160	15,442530	0.607500		
OMMNB OMSPC OMPC2	DES M/SEP/CAMP TWP FIRE DES MOINES/PCM/WC	26.750110 25.917580	9.494870 9.494870	0.288410 0.288410	0.759160 0.759160	15.442530 14.610000	0.000000		0.76514
OMMNB OMSPC OMPC2	DES M/SEP/CAMP TWP FIRE	26.750110	9.494870	0.288410	0.759160 0.759160 0.759160	15.442530 14.610000 12.121580	0.000000 0.678000		0.76514 0.15764
DMMNB DMSPC DMPC2 ECLS5	DES M/SEP/CAMP TWP FIRE DES MOINES/PCM/WC	26.750110 25.917580	9.494870 9.494870	0.288410 0.288410	0.759160 0.759160	15.442530 14.610000	0.000000 0.678000 0.678000		0.76514 0.15764 0.15764
DMMNB DMSPC DMPC2 ECLS5	DES M/SEP/CAMP TWP FIRE DES MOINES/PCM/WC ELK CR/L-SULLY/REAS FIRE	26.750110 25.917580 23.499660	9.494870 9.494870 9.494870	0.288410 0.288410 0.288410	0.759160 0.759160 0.759160	15.442530 14.610000 12.121580	0.000000 0.678000		0.76514 0.15764 0.15764 0.15764
DMMNB DMSPC DMPC2 ECLS5 ECLS6 ECMN5 ECPL6	DES M/SEP/CAMP TWP FIRE DES MOINES/PCM/WC ELK CR/L-SULLY/REAS FIRE ELK CR/L-SULLY/SULLY FIRE	26.750110 25.917580 23.499660 23.49960 25.988080 25.935490	9.494870 9.494870 9.494870 9.494870 9.494870 9.494870	0.288410 0.288410 0.288410 0.288410 0.288410 0.288410	0.759160 0.759160 0.759160 0.759160 0.759160 0.759160	15.442530 14.610000 12.121580 12.121580 14.610000 14.557410	0.000000 0.678000 0.678000 0.678000 0.678000		0.76514 0.15764 0.15764 0.15764
OMMNB OMSPC OMPC2 CLS5 CLS6 CCMN5	DES M/SEP/CAMP TWP FIRE DES MOINES/PCM/WC ELK CR/L-SULLY/REAS FIRE ELK CR/L-SULLY/SULLY FIRE ELK CR/PCM/REASNOR FIRE	26.750110 25.917580 23.499660 23.499660 25.988080	9.494870 9.494870 9.494870 9.494870 9.494870	0.288410 0.288410 0.288410 0.288410 0.288410	0.759160 0.759160 0.759160 0.759160 0.759160	15.442530 14.610000 12.121580 12.121580 14.610000	0.000000 0.678000 0.678000 0.678000 0.678000 0.678000		0.76514 0.15764 0.15764 0.15764
MMNB MSPC MPC2 CLS5 CLS6 CMN5 CPL6 CPL5	DES M/SEP/CAMP TWP FIRE DES MOINES/PCM/WC ELK CR/L-SULLY/REAS FIRE ELK CR/L-SULLY/SULLY FIRE ELK CR/PCM/REASNOR FIRE ELK CR/PELLA/SULLY FIRE	26.750110 25.917580 23.499660 23.49960 25.988080 25.935490	9.494870 9.494870 9.494870 9.494870 9.494870 9.494870	0.288410 0.288410 0.288410 0.288410 0.288410 0.288410	0.759160 0.759160 0.759160 0.759160 0.759160 0.759160	15.442530 14.610000 12.121580 12.121580 14.610000 14.557410	0.000000 0.678000 0.678000 0.678000 0.678000		0.76514 0.15764 0.15764 0.15764 0.15764
MMNB MSPC MPC2 CLS5 CLS6 CMN5 CPL6 CPL5 VNT	DES M/SEP/CAMP TWP FIRE DES MOINES/PCM/WC ELK CR/L-SULLY/REAS FIRE ELK CR/L-SULLY/SULLY FIRE ELK CR/PCM/REASNOR FIRE ELK CR/PELLA/SULLY FIRE ELK CREEK/PELLA/REAS FIRE	26.750110 25.917580 23.499660 23.499660 25.988080 25.935490 25.935490	9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870	0.288410 0.288410 0.288410 0.288410 0.288410 0.288410	0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160	15.442530 14.610000 12.121580 12.121580 14.610000 14.557410 14.557410	0.000000 0.678000 0.678000 0.678000 0.678000 0.678000		0.76514 0.15764 0.15764 0.15764 0.15764 0.15764
OMMNB OMSPC OMPC2 CCLS5 CCLS6 CCMN5 CCPL6 CCPL5 VNT	DES M/SEP/CAMP TWP FIRE DES MOINES/PCM/WC ELK CR/L-SULLY/REAS FIRE ELK CR/L-SULLY/SULLY FIRE ELK CR/PCM/REASNOR FIRE ELK CR/PELLA/SULLY FIRE ELK CREEK/PELLA/REAS FIRE FAIRVIEW/NEWTON	26.750110 25.917580 23.499660 23.499660 25.988080 25.935490 25.935490 27.166200	9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870	0.288410 0.288410 0.288410 0.288410 0.288410 0.288410 0.288410	0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160	15.442530 14.610000 12.121580 12.121580 14.610000 14.557410 14.557410 15.861140	0.000000 0.678000 0.678000 0.678000 0.678000 0.678000 0.604980		0.76514 0.15764 0.15764 0.15764 0.15764 0.15764 0.76514
MMMNB MSPC MPC2 CLS5 CLS6 CMN5 CPL6 CPL5 VNT VMN	DES M/SEP/CAMP TWP FIRE DES MOINES/PCM/WC ELK CR/L-SULLY/REAS FIRE ELK CR/L-SULLY/SULLY FIRE ELK CR/PCM/REASNOR FIRE ELK CR/PELLA/SULLY FIRE ELK CREEK/PELLA/REAS FIRE FAIRVIEW/NEWTON FAIRVIEW/NEWTON/NBF	26.750110 25.917580 23.499660 23.499660 25.988080 25.935490 25.935490 27.166200 27.233710	9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870	0.288410 0.288410 0.288410 0.288410 0.288410 0.288410 0.288410 0.288410	0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160	15.442530 14.610000 12.121580 12.121580 14.610000 14.557410 14.557410 15.861140	0.000000 0.678000 0.678000 0.678000 0.678000 0.678000 0.604980 0.064990		0.76514 0.15764 0.15764 0.15764 0.15764 0.15764 0.76514 0.15764
DMMNB DMSPC DMPC2 ECLS5 ECLS6 ECMN5 ECPL6 ECPL5 EVNT EVMN EVPC2	DES M/SEP/CAMP TWP FIRE DES MOINES/PCM/WC ELK CR/L-SULLY/REAS FIRE ELK CR/L-SULLY/SULLY FIRE ELK CR/PCM/REASNOR FIRE ELK CR/PELLA/SULLY FIRE ELK CREEK/PELLA/REAS FIRE FAIRVIEW/NEWTON FAIRVIEW/NEWTON/NBF FAIRVIEW/PCM	26.750110 25.917580 23.499660 23.499660 25.988080 25.935490 27.166200 27.233710 25.915060	9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870	0.288410 0.288410 0.288410 0.288410 0.288410 0.288410 0.288410 0.288410 0.288410	0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160	15.442530 14.610000 12.121580 12.121580 14.610000 14.557410 14.557410 15.861140 14.610000	0.000000 0.678000 0.678000 0.678000 0.678000 0.678000 0.604980 0.064990 0.604980		0.76514 0.15764
DMMNB DMSPC DMPC2 ECLS5 ECLS6 ECMN5 ECPL6 ECPL5 EVNT EVNT1 EVMN EVPC2 HGGN9	DES M/SEP/CAMP TWP FIRE DES MOINES/PCM/WC ELK CR/L-SULLY/REAS FIRE ELK CR/L-SULLY/SULLY FIRE ELK CR/PCM/REASNOR FIRE ELK CR/PELLA/SULLY FIRE ELK CREEK/PELLA/REAS FIRE FAIRVIEW/INEWTON FAIRVIEW/INEWTON/NBF FAIRVIEW/PCM FAIRVIEW/PCM/WC	26.750110 25.917580 23.499660 23.499660 25.988080 25.935490 27.166200 27.233710 25.915060 25.982570	9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870	0.288410 0.288410 0.288410 0.288410 0.288410 0.288410 0.288410 0.288410 0.288410 0.288410	0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160	15.442530 14.610000 12.121580 12.121580 14.610000 14.557410 15.861140 15.861140 14.610000 14.610000	0.000000 0.678000 0.678000 0.678000 0.678000 0.678000 0.604980 0.064990 0.604980 0.064990		0.76514 0.15764 0.15764 0.15764 0.15764 0.15764 0.15764 0.76514 0.76514
DMPCC DMMNB DMSPC DMPC2 ECLS5 ECLS6 ECMN5 ECPL6 ECPL5 FVNT FVNT1 FVMN FVPC2 HGGN9 HGGN8 HGGN8	DES M/SEP/CAMP TWP FIRE DES MOINES/PCM/WC ELK CR/L-SULLY/REAS FIRE ELK CR/L-SULLY/SULLY FIRE ELK CR/PCM/REASNOR FIRE ELK CR/PELLA/SULLY FIRE ELK CREEK/PELLA/REAS FIRE FAIRVIEW/NEWTON FAIRVIEW/NEWTON/NBF FAIRVIEW/PCM FAIRVIEW/PCM/WC H GR/GRN-NEWB/GILMAN FIRE	26.750110 25.917580 23.499660 23.499660 25.988080 25.935490 27.166200 27.233710 25.915060 25.982570 26.139580	9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870 9.494870	0.288410 0.288410 0.288410 0.288410 0.288410 0.288410 0.288410 0.288410 0.288410 0.288410 0.288410	0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 0.759160 1.739710	15.442530 14.610000 12.121580 12.121580 14.610000 14.557410 15.861140 15.861140 14.610000 14.610000 13.773950	0.000000 0.678000 0.678000 0.678000 0.678000 0.678000 0.604980 0.064990 0.604980 0.064990 0.685000		0.76514 0.15764 0.15764 0.15764 0.15764 0.15764 0.76514 0.76514 0.76514

9/12/2024 2:28 PM Page 1 of 7



Taxing year 2023

District Code	District Name	Total Levy	County	Assessor	Area School	School	Township	Othe
HGNT4	H GROVE/NEW/KELLOGG FIRE	27.313720	9.494870	0.288410	0.759160	15.861140	0.752500	0.15764
DBX7	INDEP/BAXTER/WM CONTRACT	30.072890	9.494870	0.288410	0.759160	18.694660	0.678150	0.15764
DCM7	INDEP/COL-MINGO/WM CONTR	28.902510	9.494870	0.288410	0.759160	17.524280	0.678150	0.15764
GNT	KELLOGG TWP/NEWFON	27.459320	9.494870	0.288410	0.759160	15.861140	0.898100	0.15764
GLS	LYNN GR/L-SLLY/SULLY FIRE	23.659430	9.494870	0.288410	0.759160	12,121580	0.837770	0.15764
MKBX3	MALAKA/BAXTER/WM	30.092240	9.494870	0.288410	0.759160	18.694660	0.090000	0.76514
MKBX7	MALAKA/BAXTER/WM CONTRACT	30.092240	9.494870	0.288410	0.759160	18.694660	0.697500	0.15764
IKNT1	MALAKA/NEWTON/NBF	27.258720	9,494870	0.288410	0.759160	15.861140	0.090000	0.76514
MKNT3	MALAKA/NEWTON/WM	27.258720	9.494870	0.288410	0.759160	15.861140	0.090000	0.76514
MKNT7	MALAKA/NEWTON/WM CONTRACT	27.258720	9.494870	0.288410	0.759160	15.861140	0.697500	0.15764
MRSMG	MARIP/E MRSHL/JFFRSN FIRE	23,131120	9.494870	0.288410	1.739710	10.875090	0.575400	0.15764
IRSM4	MARIP/E MRSHL/KELLGG FIRE	23.198620	9.494870	0.288410	1.739710	10.875090	0.642900	0.15764
MRSM7	MARIP/E MRSHL/WM CONTRACT	23,198620	9.494870	0.288410	1.739710	10.875090	0.642900	0.15764
IRNTG	MARIPOSA/NEW/JEFFRSN FIRE	27.136620	9.494870	0.288410	0.759160	15,861140	0.575400	0.15764
IRNT4	MARIPOSA/NEW/KELLOGG FIRE	27.204120	9.494870	0.288410	0.759160	15.861140	0.642900	0.15764
IRNT1	MARIPOSA/NEWTON/NBF	27.204120	9.494870	0.288410	0.759160	15.861140	0.035400	0.76514
IRNT7	MARIPOSA/NEWTON/WM CONTRC	27.204120	9.494870	0.288410	0.759160	15.861140	0.642900	0.15764
MPCFD	MD PR/COL-M/COLFAX FIRE	28,992740	9.494870	0.288410	0.759160	17.524280	0.768380	0.15764
MPCFA	MD PR/COL-MINGO/WC CONTR	28.992740	9.494870	0.288410	0.759160	17.524280	0.768380	0.15764
PNTB	MD PR/NEWTON/MONROE FIRE	27.329600	9.494870	0.288410	0.759160	15.861140	0.768380	0.15764
IPNTA	MD PR/NEWFON/WC CONTRCTD	27.329600	9.494870	0.288410	0.759160	15.861140	0.768380	0.15764
IPPCD	MD PR/PCM/COLFAX FIRE	26.078460	9.494870	0.288410	0.759160	14.610000	0.768380	0.15764
MPPCA	MD PR/PCM/WC CONTRCTD	26.078460	9.494870	0.288410	0.759160	14.610000		0.15764
MPCF1	MD PRAIRIE/COLF-MINGO/NBF	29.060240	9.494870	0.288410	0.759160		0.768380	0.76514
MPCF2	MD PRAIRIE/COLF-MINGO/WC	29.060240	9.494870	0.288410	0.759160	17.524280 17.524280	0.228380 0.228380	0.76514
IPNT1	MOUND PRAIRIE/NEWTON/NBF	27.397100	9.494870					0.76514
IPNT2	MOUND PRAIRIE/NEWTON/WC			0.288410	0,759160	15.861140	0.228380	
IPPC2		27.397100	9.494870	0.288410	0.759160	15,861140	0.228380 0.228380	0.76514
	MOUND PRAIRIE/PCM/WC	26.145960	9.494870	0.288410	0.759160	14.610000		0.76514
TNTS	NEW TWP/NEWTON/NBF/SEWER	27.754120	9.494870	0.288410	0.759160	15.861140	0.045400	1.30514
TNT7	NEW TWP/NEWTON/WM CONTRCT	27.214120	9.494870	0.288410	0.759160	15.861140	0.652900	0.15764
TNT1	NEWTON TWP/NEWTON/NBF	27.214120	9.494870	0.288410	0.759160	15.861140	0.045400	0.76514
ALS	PALO ALTO/L-S/REASNR FIRE	23.839160	9.494870	0.288410	0.759160	12.121580	1.017500	0.15764
ANT	PALO ALTO/NEW/REASNR FIRE	27.578720	9.494870	0.288410	0.759160	15.861140	1.017500	0.15764
ANT1	PALO ALTO/NEWTON/NBF	27.578720	9.494870	0.288410	0.759160	15.861140	0.410000	0.76514
AMN	PALO ALTO/PCM/REASNR FIRE	26.327580	9.494870	0.288410	0.759160	14.610000	1.017500	0.15764
WCME	POWSHK/COL-M/MINGO FIRE	28.887130	9.494870	0.288410	0.759160	17.524280	0.662770	0.15764
WCMD	POWSHK/COL-MINGO/COL FIRE	28.887130	9.494870	0.288410	0.759160	17.524280	0.662770	0.15764
RCGN8	R CR/GRN-NEWB/GRINL FIRE	26,163760	9.494870	0.288410	1.739710	13.773950	0.709180	0.15764
RCGNS	R CR/GRN-NEWB/GRINL FIRE	26.163760	9.494870	0.288410	1.739710	13.773950	0.709180	0.15764
CGN4	R CRK/GRN-NEWB/KELL FIRE	26.163760	9.494870	0.288410	1.739710	13.773950	0.709180	0.15764
CNT4	R CRK/NEWTON/KELLG FIRE	27.270400	9.494870	0.288410	0.759160	15.861140	0.709180	0.15764
LNT4	RICHLAND/NEWTON/KELL FIRE	27.228720	9.494870	0.288410	0.759160	15.861140	0.667500	0.15764
LGN6	RICHLD/GRN-NEWB/SLLY FIRE	26.122080	9.494870	0.288410	1.739710	13.773950	0.667500	0.15764
LLS4	RICHLD/L-SULLY/KELL FIRE	23.489160	9.494870	0.288410	0.759160	12.121580	0.667500	0.15764
LLS6	RICHLD/L-SULLY/SULLY FIRE	23.489160	9.494870	0.288410	0.759160	12.121580	0.667500	0.15764
LGN8	RICHLND/GRN-NEWB/GRN FIRE	26.122080	9.494870	0.288410	1.739710	13.773950	0.667500	0.15764
RLGN4	RICHLND/GRN-NEWB/KEL FIRE	26.122080	9.494870	0.288410	1.739710	13.773950	0.667500	0.15764
LLS8	RICHLND/L-SULLY/GRNL FIRE	23.489160	9.494870	0.288410	0.759160	12.121580	0.667500	0.15764
HBXE	SHERMAN/BAXTER/MINGO FIRE	29.984740	9.494870	0.288410	0.759160	18.694660	0.590000	0.15764
HBX1	SHERMAN/BAXTER/NBF	30.052240	9.494870	0.288410	0.759160	18.694660	0.050000	0.76514
HBX7	SHERMAN/BAXTER/WM CONTRCT	30.052240	9.494870	0.288410	0.759160	18.694660	0.657500	0.15764
HCMD	SHERMAN/COL-M/COLFAX FIRE	28.881860	9.494870	0.288410	0.759160	17.524280	0.657500	0.15764
HCME	SHERMAN/COL-M/MINGO FIRE	28.814360	9.494870	0.288410	0.759160	17.524280	0.590000	0.15764
HNTD	SHERMAN/NEWTN/COLFAX FIRE	27.218720	9.494870	0.288410	0.759160	15.861140	0.657500	0.15764
HNTE	SHERMAN/NEWTON/MINGO FIRE	27.151220	9.494870	0.288410	0.759160	15.861140	0.590000	0.15764
HNT1	SHERMAN/NEWTON/NBF	27.218720	9.494870	0.288410	0.759160	15.861140	0.050000	0.76514
HNT7	SHERMAN/NEWTON/WM CONTRCT	27.218720	9,494870	0.288410	0.759160	15.861140	0.657500	0.15764
VSCFH	WASH/COL-M/MITCHLVL FIRE	28.777160	9.494870	0.288410	0.759160	17.524280	0.552800	0.15764
VSCFA	WASH/COL-M/WC CONTRACTED	28.777160	9.494870	0.288410	0.759160	17.524280	0.552800	0.15764
		26.695410	9.494870	0.288410	0.759160	15.442530	0.552800	0.15764

9/12/2024 2:28 PM Page 2 of 7



Taxing year 2023

Rural District

District Name	Total Levy	County	Assessor	Area School	School	Township	Other
WASHGTN/COL-M/COLFAX FIRE	28,777160	9.494870	0.288410	0.759160	17.524280	0.552800	0.157640
WASHINGTON/COLF-MINGO/WC	28.844660	9.494870	0.288410	0.759160	17.524280	0.012800	0.765140
WASHINGTON/PCM/WC	25.930380	9.494870	0.288410	0.759160	14.610000	0.012800	0.765140
WASHINGTON/PCM/WC CONTRCT	25.862880	9.494870	0.288410	0.759160	14.610000	0.552800	0.157640
WASHNGTN/PCM/MTCHLVL FIRE	25.862880	9.494870	0.288410	0.759160	14.610000	0.552800	0.157640
	WASHGTN/COL-M/COLFAX FIRE WASHINGTON/COLF-MINGO/MC WASHINGTON/PCM/MC WASHINGTON/PCM/MC CONTRCT	WASHGTN/COL-M/COLFAX FIRE 28.777160 WASHINGTON/COLF-MINGO/WC 28.844660 WASHINGTON/PCM/WC 25.930380 WASHINGTON/PCM/WC CONTRCT 25.862880	WASHGTN/COL-M/COLFAX FIRE 28.777160 9.494870 WASHINGTON/COLF-MINGO/MC 28.844660 9.494870 WASHINGTON/PCM/MC 25.930380 9.494870 WASHINGTON/PCM/MC CONTRCT 25.862880 9.494870	WASHGTN/COL-M/COLFAX FIRE 28.777160 9.494870 0.288410 WASHINGTON/COLF-MINGO/MC 28.844660 9.494870 0.288410 WASHINGTON/PCM/MC 25.930380 9.494870 0.288410 WASHINGTON/PCM/MC CONTRCT 25.862880 9.494870 0.288410	WASHGTN/COL-M/COLFAX FIRE 28.777160 9.494870 0.288410 0.759160 WASHINGTON/COLF-MINGO/MC 28.844660 9.494870 0.288410 0.759160 WASHINGTON/PCM/WC 25.930380 9.494870 0.288410 0.759160 WASHINGTON/PCM/WC CONTRCT 25.862880 9.494870 0.288410 0.759160	WASHGTN/COL-M/COLFAX FIRE 28.777160 9.494870 0.288410 0.759160 17.524280 WASHINGTON/COLF-MINGO/MC 28.844660 9.494870 0.288410 0.759160 17.524280 WASHINGTON/PCM/WC 25.930380 9.494870 0.288410 0.759160 14.610000 WASHINGTON/PCM/WC CONTRCT 25.862880 9.494870 0.288410 0.759160 14.610000	WASHGTN/COL-M/COLFAX FIRE 28.777160 9.494870 0.288410 0.759160 17.524280 0.552800 WASHINGTON/COLF-MINGO/MC 28.844660 9.494870 0.288410 0.759160 17.524280 0.012800 WASHINGTON/PCM/WC 25.930380 9.494870 0.288410 0.759160 14.610000 0.012800 WASHINGTON/PCM/WC CONTRCT 25.862880 9.494870 0.288410 0.759160 14.610000 0.552800

9/12/2024 2:28 PM Page 3 of 7





Taxing year 2023

Authority Detail

	Tot ai Lev y	W F NE PI D S CE R ME TE RY	A SE	EFFRONWPIRE	ETA AAOT ATD NUAC	E FI	R F.	AL WEST	WE WE	K/RF	PO WE SH IEK TW P	MI NG O FIR E	GR IN NE LL AM BU LAC NC	GR IN NE LL RU RA L FIR E	NHOW NED CHEEK	RI CH LA ND RR	DE S MO IN ES RR	MOUND PR ARIER	SU LL Y FIR E	SU LLY AM BUANCE	SH ER MA N RR	CO LF AX FIR E	BV I	RE AS 10 R WH I	RE AS NO R FIR E	KE LL OG AM BU LA NC E	KE LL OG G FIR E	WA C SH M IN T GT ON F RR	A P I W I P IR I I	CA P MP LI MP TO AM R BU LA NC	A COLOR	EL WILLER CON R. C. E. F. C. N. R. C. E. F.	A CE.	L CC A LL R NS FIF E AA R BU NS	O MUSE HIS SELECTION OF THE SELECTION OF	E G G G	HI N KK W R OI FR OI FR OI FR	ET NO	LY KIN I	GE RCLL CG CG EW P R	O CC KR AX EE AM E BI KR LI	MO F NR OE M FIR E	DE PER NO.	MA MA FIR FIR
BUENA VISTA TOWNSHIP/CEMETERY	0.2 41 06 0	0.2 41 06 0			E																		0.0 00 00																					_
BUENA VISTA TOWNSHIP/KELLOGG FIRE	0.6 07 50	0																					0			0.1 35 00 0	0.4 72 50 0																	
BUENA VISTA TOWNSHIP/REASNOR FIRE	0.6 07 50																						(0.2 02 50 0	0.4 05 00 0	0	0																	
BUENA VISTA TOWNSHIP&ULLY FIRE	0.6 07 50																		0.4 50 00 0	0.1 57 50 0				0	0																			
CLEAR CREEK TOWNSHIP/CEMETERY		0.0 25 00 0													0.0 54 00 0				0	0													0.	0										
CLEAR CREEK TOWNSHIP/COLLINS FIRE	0.6 07 50	0													0																			0.0	6 7 0									
CLEAR CREEK TOWNSHIP/MINGO FIRE	0,6 07 50											0.6 07 50																						(0									
CLEAR CREEK TWPWEST MALAKA CONTRTD FIRE	0.6 07 50 0				0.	.6 07 50						0																																
DES MOINES TOWNSHIP/CAMP TWP FIRE	0.6 07 50					0																						0	04 0 05 00 0	0.2 02 50 0														
DES MOINES TOWNSHIP/CEMETERY		0.0 00 00 0															0.0 00 00 0												0	0														
DES MOINES TOWNSHIP/MONROE FIRE	0.5 40 00 0	0															0																									0.5 40 00	5	
ELK CREEK TOWNSHIP/CEMETERY		0.0 59 00													0.0 11 50 0																0	00										0)	
ELK CREEK TOWNSHIP/REASNOR FIRE	0.6 07 50	0													0								C	0.2 02 50 0	0.4 05 00 0							0												
ELK CREEK TOWNSHIP/SULLY FIRE	0.6 07 50																		0.4 50 00 0	0.1 57 50 0				0	0																			
FAIRVIEW TOWNSHIP/CEMETERY	0.0 64 99 0	0.0 64 99 0					0.00	0000											0	0																								
FAIRVIEW TOWNSHIP/FIRE	0.5 39 99 0	0				0. 3	.5 19 19 0	0																																				
HICKORY GROVE TOWNSHIP/CEMETERY	0.1 45 00 0	0.1 45 00					0																													0	00000							
HICKORY GROVE TOWNSHIP/GILMAN FIRE	0.5 40 00 0	0																																			0							0.5 40 00 0
HICKORY GROVE TOWNSHIP/GRINNELL FIRE	0.6 07 50												0.2 00 00 0	0.4 07 50 0																														ő
HICKORY GROVE TOWNSHIP/KELLOGG FIRE	0.6 07 50												0	0												0.1 35 00 0	0.4 72 50																	
INDEPENDENCE TOWNSHIP/CEMETERY		0.0 70 65 0																								ő	Ó																0.0	
INDEPNON CE TWP/WEST MALAKA CONTR CTD FIRE	0.6 07 50	0		0.:	2 0. 2 0 0 0	.4 25																																					Ö	
KELLOGG TOWNSHIP/CEMETERY		0.2 23 11 0		-	0	0									0.0 67 49 0																								0	.0				
KELLOGG TOWNSHIP/KELLOGG FIRE	0.6 07 50	0													0											0.1 35 00 0	0.4 72 50 0													0				
LYNN GROVE TOWNSHIP/CEMETERY		0.1 62 77 0													0.0 67 50 0											Ō	Ō											0	0.0 00 00 0					
LYNN GROVE TOWNSHIP/SULLY FIRE	0.6 07 50 0	0													Ö				0.4 50 00 0	0.1 57 50 0																			Ō					



Jasper County

Taxing year 2023

ТочтшМре	Tot	0	MA	Æ	WE	WE	FID	FAI 1	WE	VAIE:	WA	PO	MI	OR	OR.	NO	ĐI	OF I	MO S	205 5	2(1)	an c	n 8	V R	F 0	E 1	ve i	ne v	NA C	Δ (:A P	Δ 1	: I W	A C	: C	:0	MI	sur .	NE	IY	KE	RO.	co	WO.	IM	
	Tot el Lev y	NE D CE ME TE RY	MA RI PO SA RR	SEFERON NO PERE	WEST A LANG TEACHER BUSINE	WET MA LACOTATE EFF	FIR	FAI RV IE W RR	WET NA LIKE ONT AND LACE	ST MA LA CONT FIRE	MA LA KA RR	PO WE SH IEK TW P RR	MI NG OFIR E	GR.NELLANDS	GRIN NELL RIA LIRE	NO NO OWNE DEMENT	RI CH LA ND RR	DE I	PR F	BU E	BU SELLY AM BU F	SH CER L	F R	IR A	E A A FI	SORRE E	ME HILLING OF SHAME O	CELLOG IRE	MA C SH M IN T GT ON F RR	PIR	P P P P P P P P P P P P P P P P P P P	A I	EL KREKR CNRCEF	ANTREKOTATO	REEKR	SULUS IN THE SULUS	MI TO HELLER E	HI CK OR Y GR OV ER	NE WT ON TW P RR	LY NN GR OV E RR	KELLOG G TW P RR	RO CK CR EE K RR	CO LAX AND BUANCE	MO NR OE FIR E	DE PE ND EN CE RR	FIRE
					NC E																												FI	Ë												
MALAKA TOWNSHIP/CEMETERY		0.0 90 00 0									0.0 00 00 0																																			
MALAKA TWP/WEST MALAKA CONTRACTED FIRE	0.6 07 50 0								0.2 02 50	0.4 05 00 0																																				
MARIPOSA TOWNSHIP/CEMETERY	0.0 35 40 0	0.0 35 40 0	0.0 00 00																																											
MARIPOSA TOWNSHIP/JEFFERSON TWP FIRE	0.5 40 00 0			0.5 40 00 0																																										
MARIPOSA TOWNSHIP/KELLOGG FIRE	0.6 07 50			Ü																						0	0.1 0 35 00 0	72 50 0																		
MARIPOSATWP/WEST MALAKA CONTRACTEO FIRE	0.6 07 50 0				0.2 02 50	0.4 05 00 0																					U	U																		
MOUND PR TWP/WALNUT CREEK CNTRCTD FIRE					O	0																											0 4	5												
MOUND PRAIRIE TOWNSHIP/CEMETERY	0.2 28 38 0	0.1 60 88 0														0.0 67 50 0			0.0 00 00 0															0												
MOUND PRAIRIE TOWNSHIP/COLFAX FIRE	0.5 40 00	0														0			0			0	5																							
MOUND PRAIRIE TOWNSHIP/MONROE FIRE	0.5 40 00 0																						0																					0.5 40 00 0		
NEWTON TOWNSHIP/CEMETERY		0.0 03 40 0														0.0 42 00 0																							0.0 00 00 0					0		
NEWTON TWP/WEST MALAKA CONTRACTED FIRE	0.6 07 50	Ö			0.2 02 50 0	0.4 05 00 0										ő																							0							
PALO ALTO TOWNSHIP/CEMETERY		0.4 10 00 0			ő	ő																									0	00000														
PALO ALTO TOWNSHIP/REASNOR FIRE	0.6 07 50	ő																						0.0	2 0 0	.4						ő														
POWESHIEK TOWNSHIP/CEMETERY	0.1 92 77 0	0.1 92 77 0										0.0 00 00 0													ŏ	õ																				
POWESHIEK TOWNSHIP/COLFAX FIRE	0.4 70 00	6										w										0	4																							
POWESHIEK TOWNSHIP/MINGO FIRE	0.4 70 00												0.4 70 00 0									(0																							
RICHLAND TOWNSHIP/CEMETERY	0												00			0.0	0.0																													
RICHI AND	0.0 60 00 0													0.1		0.0 60 00 0	00																													
TOWNSHIP/GRINNELL FIRE RICHLAND TOWNSHIP/KELLOGG FIRE	0.6 07 50 0													0.1 35 00 0	0.4 72 50 0											(0.2	0.4																		
RICHLAND	0																		(0,4 (0.1						50	000																		
TOWNSHIP/SULLY FIRE ROCK CREEK TOWNSHIP/CEMETERY	0.6 07 50 0	0.1																		72 50 0	0.1 35 00 0																					0.0				
		0.1 01 68 0												0.2	0.4																											0.0 00 00 0				
ROCK CREEK TOWNSHIP/GRINNELL FIRE ROCK CREEK	0.6 07 50 0													0.2 02 50 0	05 00 0												0.1 (0.4																		
ROCK CREEK TOWNSHIP/KELLOGG FIRE SHERMAN	0.6 07 50 0															0.0					,	0.0					0.1 0 35 00 0	0.4 72 50 0																		
SHERMAN TOWNSHIP/CEMETERY SHERMAN	0.0 50 00 0															0.0 50 00 0						0.0 00 00 0	4																				0.2			
SHERMAN TOWNSHIP/COLFAX FIRE	0												0.5									0	0																				0.2 02 50 0			
SHERMAN TOWNSHIP/MINGO FIRE	0.5 40 00 0												0.5 40 00 0																																	



Taxing year 2023

	Tot Coal Vi	MA RI PO SA RR		WE WEST STAN MALE ON THE CONTRACT CENTRAL CONTRACT CENTRAL CEN		R FAI E RV IE W RR	WE ST MA LAGO COT AND LAGO E	WE ST MA LACONTRE	MA LA KA RR	PO WE 8H IEK TW P RR	MI ON I	SR OF F	BR NGIN NIE V	O RI CH CH V ND E RR	DE S MO IN ES RR	MO UN D PRAIRIE E RR	SU LL Y FIR E	SULY AM BU BLA NC E	SH ER MA N FRR	CO B LF R AX FIR E	V RER AS NO F	E RI B AN R FI	E KES LI	KEL LL B OG G G FIR FIR	WA SH IN GT ON RR	CA MP TW P FIR E	CA MP TW P AM BU LA NC E	PA LO AL TO RR	EL WLLCREKR CKRCEF	A CLINE RE ELECTOR RE	CO LLI NS FIR E & & C AM LA NC	MI TC HE LL VIL LE FIR E	HI CK OR Y GR OV E RR	NE I WT NON G TW O P RR R	Y KE IN LL IR OG IV G IV R R R R	RO CK CR EE K RR	CO LF AX AM BU LA NC E	MO NR OE F FIR N E E	IN GILL DE MA PE MA ND FIR EN E CE
SHERMAN TWP/WEST MALAKA CONTRACTED FIRE	0.6 07 50 0			0.2 0. 02 0 50 0	6																																		
WASHINGTON TOWNSHIP/CEMETERY	0.0 12 80 0												0. 1 8	0 2 0											0.0 00 00														
WASHINGTON TOWNSHIP/COLFAX FIRE	0.5 40 00 0																			0.5 40 00 0																			
WASHINGTON TOWNSHIP/MITCHELLVIL LE FIRE	0 0.5 40 00																			0												0.5 40 00 0							
WASHINGTON TWP/WALNUT CR CONTRACTED FIRE	0.5 40 00																												0	.5 10 10		00							
Ску															_		_							_														_	
	Total Levy	GENE RAL- \$8.10 LIMIT	EMER MGMT	L GE	ER I	NSUR ANCE	EMP OYE BEN FIT	E	ER8	MGI G R	A DE	EBT RVI CE	LOCA L EMER		CF RR	ORT OF LOCA EMG WGMT COM	LBG TR		ORT OCA EMG GMT COM	POLIC E/FIR RETIR EE		RR	SMID) KL	GN F	RSMN RR	PCP	R C	RR	OAGN RR	SY	RR L	RT OCA EMG IGMT	CAPIT AL IMPR OVEM ENTS	MNM R	R LV	RR	ORT LOCA EMG	BXBX RR
BAXTER CORPORATION	14.143 880	8.2059 20				2.1408	0.733	32 1 40	.0667		1.9	5 555				COM																					(0.0415 70	0.0000
COLFAX CORPORATION	16.150 570	8.0617 00		0.00	000	1.1674 50	2.747	78 1.	4065 60		2.7	302 40	0.0467	0.00	00																								
KELLOGG CORPORATION	8.1000 00	8.1000 00																						0.0	000														
LAMBS GROVE CORPORATION	10.808 310	8.1278 60				0.3414		0.	1833		2.1	224 80			(0,0332	0.000	10																					
LYNNVILLE CORPORATION	9.4722	7.8640 80				1.5704							0.0376																							0.0	000		
MINGO CORPORATION		8.1263	0.0405	5 0.00	000	2.2016	0.284	10 1.	2217	0.000	0																												
MITCHELLVILLE CORPORATION		7.8640				0.4320			5858		•							0.	2343	0.5858																			
MONROE CORPORATION	12,396	8.1262				0.6291	0.99	40 0.	8807		1.0	0546							50	00												0	.0371	0.8750	0.000	0			
NEWTON CORP SSMID	920 1.4987	30				40	3	30	90			00											1.4987	7									30	00		0			
NEWTON CORPORATION	17.100	8.3700				0.6419	2.208	37 1.	1728		2.5	089						0.	0433	1,7543	0.00		40)															
	220	5.4023				90	(00	90			60						-	60	1.7543		00								0.0000									
OAKLAND ACRES CORPORATION PRAIRIE CITY	00	7.9777				1.0387	4.070		2621									_												0.0000									
CORPORATION	440	00				10	1.072		50										0373								0.000	õ											
REASNOR CORPORATION	370	8.3112 00				2.9326 90		0	.5083 30									0.	0891 50						C	0000.0													
SULLY CORPORATION		7.8640 80									1.1	10																			0.00	00							
VALERIA CORPORATION	8.1000	8.1000 00																										0.0	0000										
Bahool		To	tal Lavy			GEN	NERAL		N	IANAG	EMEN	т	VOT	ED PH	YSIC.	AL.		PLAY	GROU	ND	REGU	LAR	PHYSI	CAL		INSTR	опо	NAL		DE81	T SER	/ICE	v	OTED I	HYSIC	AL.	REGUI	AR PH	YSICAL PLANT
BAXTER SCHOOL		18	.694660			12.3	64320			2	37196	0			.2865								0.330				0,11				3.22	9140	PLA	(I & EC	ULPME	41		-	PLANT
80NDURANT-FARRAR SCHOOL			.000080				199320				.55550				.3400								0.330				1.22				4.05								
COLFAX-MINGO SCHOOL		17	.524280			10.6	357970			1	48007	0											0.330	0000			1.00	1520			2.69	0940			1.1637	во			
COLLINS-MAXWELL SCHOOL		16	.578930			8.5	590000			1	70133	0		1	.3400	00							0.330	0000			0.56	7600			4.05	0000							
EAST MARSHALL SCHOOL		10	,875090			7.1	150010			2	52718	0		C	.6700	00			0.1350	00			0.330	0000			0.06	2900											
GRINNELL-NEWBURG SCHOOL		13	,7 73 950	•		12.0	11710			0	.00000	0		C	.5105	50							0.330	0000			0.92	1690											
LYNNVILLE-SULLY SCHOOL		12	.121580			7.4	83940			1.	02127	0		C	.3243	50											0.29	1610			2.67	0410						0	330000
NEWTON SCHOOL		15	.861140				393130				97415			C	.6700	00							0.330	0000			0.04				2.44								
PCM SCHOOL PELLA SCHOOL			.610000 .557410				274050 063840				55960 62375				.3400								0.330				0.40				3.60								
SOUTHEAST POLK SCHOOL			.442530				371880				70128				.3400								0.330				0.25				2.14								
Area Sahool																																							
044400 VI 1/50550			Total La	_	EA	ARLY R					EC	UIPM					NERAL			DEBT	8ERV	ACE				URANC			TOR	T LIAB			UNI	EMPLO					PLANT
OMACC - XI MERGED AREA SCHOOL IOWA VALLEY - VI MERGED AREA SCHOOL			1.7397					33090 60570				0.090					202500				0.669	9240				0.2192					1580				000250				0.202500
County			Yotal La	evy f	RURAL	L SERV	ICES E	BASIC			COF	RURAL	RR		pır	GEI PPLEM	VERAL	. ,	DMIN	BLDG	CAP P	ROJ		GI	ENER#	L BAS	С	PIO	NEER	CEMET	TERY		col	JNTYW	DE RR	JC S	HERIF	F RADI	O DEBT
COUNTY FUNDS- COUNTY MDE			6.4840	050											8U		914180				0.425		_			4.0787	10			0.00	0930			0.	000000			0	0.164870
COUNTYWIDE COUNTY FUNDS-RURAL ONLY			3.0108	320			3,0	10820				0.000	0000																										



Taxing year 2023

Assessor												
				Total Levy			ASSESSI	MENT EXPENSE			co	ASSESSOR RR
COUNTY ASSESSOR				0.268410				0.288410				0.000000
Other												
	Total Levy	BRUCELLOSIS & TUBERCULOSIS ERADICATION	BRUCELLOSIS RR	AG EXT EDUCATION	TORT LIABILITY	AG EXTENSION RR	DES MOINES REGIONAL TRANSIT AUTHORITY	GENERAL	WALNUT CREEK RR	NEWTON RURAL BEN FIRE RR	WEST MALAKA BEN FIRE RR	NTNTS RR
AGRICULTURAL EXTENSION COUNCIL	0.155840			0.152580	0.003260	0.000000						
BRUCELLOSIS & TUBERCULOSIS ERADICATION	0.001800	0.001800	0.000000									
COUNTRY CLUB ACRES SANITARY SEWER DIST,	0.540000							0.540000				0.000000
DESMOINES REGIONAL TRANSIT AUTHORITY	0.000000						0.000000					
NEWFON RURAL BENEFITED FIRE DISTRICT	0.607500							0.607500		0.000000		
WALNUT CREEK BENEFITED FIRE DISTRICT	0.607500							0.607500	0,000000			
WEST MALAKA BENEFITED FIRE	0.607500							0.607500			0.000000	

9/12/2024 2:28 PM Page 7 of 7

September 10, 2024

Tuesday, September 10, 2024, the Jasper County Board of Supervisors met in regular session at 9:30 a.m. with Supervisors Talsma, Stevenson and Cupples present and accounted for; Chairman Talsma presiding.

Motion by Stevenson, seconded by Cupples to adopt Resolution 24-84 creating a permanent full-time position of Communications Center Director.

YEA: CUPPLES, STEVENSON, TALSMA

A complete copy of the resolution is on file in the Office of the Jasper County Auditor.

Motion by Cupples, seconded by Stevenson to adopt Resolution 24-85, a hiring resolution certifying the following appointment to the Auditor for payroll implementation:

DEPARTMENT	POSITION	EMPLOYEE	PAY RATE	RANGE/STEP	EFFECTIVE DATE
Sheriff's Office	Part-Time Jailer	Brianna Kotowski	\$21.01	Hire-In Rate Union Scale	09/20/2024

YEA: CUPPLES, STEVENSON, TALSMA

A complete copy of the resolution is on file in the Office of the Jasper County Auditor.

Motion by Cupples, seconded by Stevenson to adopt Resolution 24-86, a hiring resolution certifying the following appointment to the Auditor for payroll implementation:

DEPARTMENT	POSITION	EMPLOYEE	PAY RATE	RANGE/STEP	EFFECTIVE DATE
Secondary Roads	Full-Time Skilled Laborer	Colton Gifford	\$25.41	Hire-In Rate Union Scale	09/09/2024
				(7/27/24)	

YEA: CUPPLES, STEVENSON, TALSMA

A complete copy of the resolution is on file in the Office of the Jasper County Auditor.

Motion by Cupples, seconded by Stevenson to approve the proposed 2025 County Holiday schedule.

YEA: CUPPLES, STEVENSON, TALSMA

Motion by Cupples, seconded by Stevenson to set a Public Hearing for Sully Key Cooperative for moving 30,000-gallon of NH3 storage with recommended date and time of September 24, 2024, at 9:30 am in the Jasper County Board of Supervisors room.

YEA: CUPPLES, STEVENSON, TALSMA

Motion by Cupples, seconded by Stevenson to approve the Board of Supervisors minutes from September 3, 2024.

YEA: CUPPLES, STEVENSON, TALSMA

There were no Board Appointments.

Sarah Patterson from RSVP gave an update on the program and how many citizens they are serving and the programs they are offering. Jerry Chandler addressed the Board concerning Hwy 6 paving and the maintenance vehicles.

Motion by Cupples, seconded by Stevenson to adjourn the regular meeting and enter into the work session.

YEA: CUPPLES, STEVENSON, TALSMA	
There was no work session.	
Motion by Stevenson, seconded by Cupples to adjourn the	e Tuesday, September 10, 2024, meeting of
the Jasper County Board of Supervisors.	
YEA: CUPPLES, STEVENSON, TALSMA	
Jenna Jennings, Auditor	Brandon Talsma, Chairman