38-2022

CERTIFIED COPY OF ORDER

STATE OF MISSOURI

ea.

July Session of the July Adjourned

Te2m, 20

County of Boone

In the County Commission of said county, on the

19th

day of

July

20 22

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby approve the Road & Bridge Department to utilize the MODOT Cooperative Contract 60520C00351 to purchase two (2) John Deere 672G Motor Graders from Martin Equipment of Illinois, Inc. of Ashland, Missouri.

Done this 19th day of July 2022.

ATTEST:

Brianna L. Lennon

Clerk of the County Commission

Daniel K. Atwill

Presiding Commissioner

Justin Aldred

District I Commissioner

Janet M. Thompson

Boone County Purchasing

Robert Wilson Senior Buyer



613 E. Ash Street, Room 113 Columbia, MO 65201 Phone: (573) 886-4393 Fax: (573) 886-4390

MEMORANDUM

TO:

Boone County Commission

FROM:

Robert Wilson

DATE:

July 19, 2022

RE:

Cooperative Contract: 60520CO0351 - Motor Graders

Road & Bridge requests permission to utilize the **MODOT Cooperative Contract 60520CO0351** to purchase two (2) John Deere 672G Motor Graders from Martin Equipment of Illinois, Inc. of Ashland, Missouri.

Cost of contract is \$611,000 and will be paid from department 2040 – RB Road Maintenance, account 92300 – Replacement Machinery & Equipment.

This is a replacement purchase and the 2021 budgeted amount was \$630,000. The combined budgeted trade-in value was \$140,000, yielding a net cost of \$490,000

The contract price is \$611,000 less the trade-in price of \$145,000, yielding a net cost of \$466,000.

The Purchasing Department requests permission to dispose of the following surplus by trade-in:

2016 John Deere 672G Motor Grader, with fixed asset tag 20052 2015 John Deere 672G Motor Grader, with fixed asset tag 19739

Attached are the Disposal Forms for signature.

cc:

Greg Edington, RB Contract File

Commission	Order#	318-2022	

PURCHASE AGREEMENT FOR 672G MOTOR GRADERs

THIS AGREEMENT dated the	19th	day of	2022 is made between Boone
County, Missouri, a political subdivision	of the	State of Missouri	through the Boone County Commission, herein
"County" and Martin Equipment of Illing	iois, I	Inc., herein "Vendo	or."

IN CONSIDERATION of the parties performance of the respective obligations contained herein, the parties agree as follows:

- 1. Contract Documents This agreement shall consist of this Purchase Agreement for one (2) John Deere 672G Motor Grader, Martin Equipment quotation dated 10/26/2021, the Missouri Department of Transportation Contract 60520CO0351 with any addendums and Boone County Standard Terms and Conditions. All such documents shall constitute the contract documents which are incorporated herein by reference. Service or product data, specification and literature submitted with bid response may be permanently maintained in the County Purchasing Office bid file for this bid if not attached. In the event of conflict between any of the foregoing documents, this Purchase Agreement, the Missouri Department of Transportation Contract 60520CO0351 and Boone County Standard Terms and Conditions shall prevail and control over the vendor's bid response.
- 2. *Purchase* The County agrees to purchase from the Vendor and the Vendor agrees to supply the County with one (2) John Deere 672G Motor Grader as follows:

2022 John Deere 672G Motor Grader with 6WD S305,500.00 2 Extended Price \$305,500.00

Following Options at 50% Discount off of MSRP:

- Stinger Boards and Teeth
- RH Blade Control
- Extra Cab Lights

Included Service:

First 500 Hours

Warranty

- 3YR/4,000 HR COMP Warranty
- 7YR/7,500 HR PT/ Hyd Warranty

Subtotal \$611,000.00

Less Trade-In: 2016 John Deere 672G Motor Grader SN (674887) – Asset Tag #20052 - \$ 75,000.00 Less Trade-In: 2015 John Deere 672G Motor Grader SN (670332) – Asset Tag #19739 - \$ 70,000.00

Total Including Trade \$ 466,000.00

- 3. **Delivery** Vendor agrees to deliver equipment as set forth in the bid documents and within 90 120 days after receipt of order. Delivery shall be to Boone County Road & Bridge, Attn: Greg Edington, 5551 Tom Bass Rd., Columbia, MO 65201.
- 4. For Fixed Asset Tracking Send list of equipment described in this contract, with their individual serial numbers to Boone County Auditor, Attention: Heather Acton, 801 East Walnut Street, Room 304, Columbia, MO 65201 within thirty (30) days from date of purchase order.
- 5. *Billing and Payment* All billing shall be invoiced to the Boone County Road & Bridge Department and billings may only include the prices listed in the vendor's bid response. No additional fees for paper work processing, labor, or taxes shall be included as additional charges in excess of the charges in the Vendor's bid response to the specifications. The County agrees to pay all invoices within thirty days of receipt of an accurate statement. In the event of a billing dispute, the County reserves the right to withhold payment on the disputed

amount; in the event the billing dispute is resolved in favor of the Vendor, the County agrees to pay interest at a rate of 9% per annum on disputed amounts withheld commencing from the last date that payment was due.

- 6. **Binding Effect** This agreement shall be binding upon the parties hereto and their successors and assigns for so long as this agreement remains in full force and effect.
- 7. **Termination** This agreement may be terminated by the County upon thirty days advance written notice for any of the following reasons or under any of the following circumstances:
 - a. County may terminate this agreement due to material breach of any term or condition of this agreement, or
 - b. County may terminate this agreement if in the opinion of the Boone County Commission if delivery of products are delayed or products delivered are not in conformity with bidding specifications or variances authorized by County, or
 - c. If appropriations are not made available and budgeted for any calendar year.

IN WITNESS WHEREOF the parties through their duly authorized representatives have executed this agreement on the day and year first above written.

MARTIN EQUIPMENT OF ILLINOIS, INC.	BOONE COUNTY, M	ISSOURI
By Enaw Kowe Tottle Branch Manager	By: Boone County Com Docusigned by: Daniel K. Atwill Presiding Commissioner	
APPROVED AS TO FORM: Docusigned by: Courry Courrestor	ATTEST:	
In accordance with RSMo 50.660, I hereby certify that a sufficient unencumbered appropriation balance exists and is available to satisfy the obligation(s) arising from this contract. (Note: Certification of this contract is not required if the terms of this contract do not create a measurable county obligation at this time.)		
Sure E ALLAKEL by BU 7	/12/2022	2040 - 92300 - \$466,000.00
Sign&Nires202164C5	Date	Appropriation Account

BOONE COUNTY

Request for Disposal/Transfer of County Property Complete, sign, and return to Auditor's Office

Date: 06/21/2022	Fixed Asset Tag Number: 20052
Description of Asset: 2	2016 John Deere 672G Motor Grader
	*
Requested Means of Di	isposal: Sell XTrade-In Recycle/Trash Other, Explain:
Other Information (Ser	rial number, etc.): VIN:1DW672GXEGF674887, Hours: 7348
Condition of Asset: Go	pod
Reason for Disposition	: Planned replacement for 2022
Location of Asset and I	Desired Date for Removal to Storage: NA
If "YES", does th	ith grant funding? TYES NO e grant impose restriction and/or requirements pertaining to disposal? TYES NO ocumentation demonstrating compliance with the agency's restrictions and/or requirements.
	: 2040 Road & Bridge Signature
To be Completed by:	AUDITOR
Original Acquisition Da	ate G/L Account for Proceeds
Original Acquisition Ar	mount
Original Funding Source	ee
Account Group	
	COUNTY COMMISSION / COUNTY CLERK
Approved Disposal Me	thod:
Transfer	Department NameNumber
	Location within Department
	Individual
Trade	AuctionSealed Bids
Other Exp	plain
Commission Order	Tumber 318 - 2022
Date Approved	9/2/
Signature	ult (////

BOONE COUNTY

Request for Disposal/Transfer of County Property Complete, sign, and return to Auditor's Office

Date: 06/21/2022	Fixed Asset Tag Number: 19739
Description of Asset:	2015 John Deere 672G Motor Grader
Requested Means of D	isposal: Sell Trade-In Recycle/Trash Other, Explain:
Other Information (Se	rial number, etc.): VIN: 1DW672GXVFF670332, Hours: 8480
Condition of Asset: G	ood
Reason for Disposition	: Planned replacement for 2022
Location of Asset and	Desired Date for Removal to Storage: NA
If "YES", does th If yes, attach o	ith grant funding? TYES NO see grant impose restriction and/or requirements pertaining to disposal? TYES NO ocumentation demonstrating compliance with the agency's restrictions and/or requirements. e: 2040 Road & Bridge Signature
To be Completed by:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	ate G/L Account for Proceeds
Original Acquisition A	mount
Original Funding Sour	ce
Account Group	
	COUNTY COMMISSION / COUNTY CLERK
Approved Disposal Me	thod:
Transfer	Department NameNumber
	Location within Department
	Individual
Trade	AuctionSealed Bids
Other Ex	plain
Commission Order N	Tumber 318-2022
Date Approved	19.2022
Signature M/len	IK (IX)

CERTIFIED COPY OF ORDER

STATE OF MISSOURI

July Session of the July Adjourned

Te2m. 20

County of Boone

In the County Commission of said county, on the

19th

day of

July

22 20

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby approve the attached Boone County Road & Bridge Improvement/Repair Cooperative Agreement between Boone County and the Town of Harrisburg.

Terms of the agreement are stipulated in the attached. It is further ordered the Presiding Commissioner is hereby authorized to sign said agreement.

Done this 19th day of July 2022.

ATTEST:

Brianna L. Lennon

Clerk of the County Commission

Daniel K. Atwill

Presiding Commissioner

Justin Aldred

District I Commissioner

Janet M. Thompson

BOONE COUNTY ROAD & BRIDGE IMPROVEMENT/REPAIR COOPERATIVE AGREEMENT APPLICATION ENTITIES¹

WHEREAS, County has, in Commission Order 249-2011, adopted updated policies regarding the distribution of certain road sales tax and property tax revenues, the terms and conditions of which are incorporated herein by reference; and

WHEREAS, City is an "Application Entity" as described in the aforementioned Commission Order; and

WHEREAS, City has been classified as an Application Entity that will receive an annual amount as described in Commission Order 609-2012, the terms and conditions of which are incorporated herein by reference; and

WHEREAS, County is willing to enter into a cooperative agreement with the City for the improvement and/or repair of City's road system under certain terms and conditions; and

WHEREAS, the parties are empowered to enter into cooperative agreement(s) for the purposes herein stated pursuant to section 70.220 and section 229.040 RSMo.

NOW, THEREFORE, IN CONSIDERATION of the mutual undertakings and agreements herein contained, the parties agree as follows:

1. **PURPOSE.** The purpose of this Agreement is to effectuate the Application-Based Funding from the County to the City as contemplated in County's policies on distributing road sales tax revenue and road property tax revenues. The terms and conditions of Commission Order 249-2011& 609-2012 are incorporated into this agreement by reference.

2. **COUNTY AGREEMENTS:**

a. County will pay to the City the sum of Seventeen Thousand Six Hundred
 Forty-Six Dollars and Two Cents (\$17,646.02) as determined by the formula for
 Year 4 of the 6-year cycle as described in the aforementioned Commission Order

¹ Application entities are: Harrisburg, Hartsburg, Huntsdale, McBaine, Pierpont, Rocheport and Sturgeon.

609-2012, for use solely in the completion of road improvement and/or repair projects.

3. CITY AGREEMENTS.

- a. City agrees to use the funds that it receives from County pursuant to this Agreement solely for improving and maintaining its roads and bridges in accordance with its Boone County Road & Bridge Improvement/Repair Cooperative Agreement General Agreement for funding, certified by Commission Order 463-2011 which is incorporated herein by reference.
- b. City agrees that it shall submit to an audit by the County or its designated auditor upon request for purposes of determining whether the funds received by the City from the County under this agreement have been expended in compliance with this agreement.
- c. City agrees that it shall reimburse the County for any funds paid to it under this agreement which are expended in violation of this agreement or applicable law, rule or regulation, within ninety (90) days of notification of such a finding by County.
- d. City agrees to timely provide any documentation or information reasonably requested by County which relates in any way to this Agreement.
- e. City agrees that it will be liable for, and agrees to be liable for, and shall indemnify, defend and hold the County of Boone harmless from all claims, suits, judgments or damages, including court costs and attorney's fees, arising out of or in the course of the operation of this agreement. Notwithstanding the foregoing, nothing herein is intended to waive either the City's or the County's sovereign immunity as to any third party.
- f. City agrees that, for any work not performed by the City's own employees, City will comply with any and all applicable competitive bidding statutes or ordinances, the state Prevailing Wage law, domestic products purchase laws and such other laws, rules and regulations which are applicable to the City in letting and carrying out contracts for "public works" as that term is defined in applicable statutes, rules, regulations, and ordinances.
- 4. **PAYMENTS IN EXCESS OF LEGAL OBLIGATIONS.** City represents that the payments from County to City contemplated herein are in excess of any legal obligations

- imposed on County by virtue of applicable Missouri law, including RSMo §137.556 and the ballot language presented to voters authorizing the current Road & Bridge Sales Tax Levy under RSMo §67.547.
- 5. **TIMING OF PAYMENTS.** The payments from County to City contemplated herein will occur one time per year, near the beginning of the fourth quarter of the calendar year, and after receipt of the fully executed annual agreement.
- 6. **REPORTING.** City shall file a written report with County, at least annually, detailing the road and bridge improvement projects funded in whole or in part with the funding received herein, as well as provide a summary of any planned, future projects that are anticipated to be funded with current or future funding from the County. Said reports shall be in sufficient detail so as to allow County to document what specific portions of any City project were funded or are contemplated to be funded with funds received from the County.
- 7. **ASSIGNMENT.** Neither party may assign or transfer any of its rights or obligations under this Agreement to any other person or entity without the prior, written consent of the other party.
- 8. **SOLE BENEFIT OF PARTIES.** This Agreement is for the sole benefit of City and County. Nothing in this Agreement is intended to confer any rights or remedies on any third party.
- 9. **RELATIONSHIP OF PARTIES.** Nothing herein shall be deemed or construed by the parties hereto, nor by any third party, as creating the relationship of principal and agent, or of partnership, or of joint venture, between the parties hereto.
- 10. **TERM.** This Agreement shall be in effect from its execution until January 1 of the following calendar year.
- 11. **TERMINATION.** Either party may terminate this Agreement upon thirty (30) days written notice directed to the other party.
- 12. **NONAPPROPRIATION**. The payments from County contemplated herein are conditioned upon there being a sufficient, unencumbered fund balance budgeted for that purpose. The County's obligations hereunder shall not in anyway be construed to be a debt of the County in contravention of any applicable constitutional or statutory limitation or requirement concerning the creation of indebtedness by the County, nor shall anything contained herein constitute a pledge of the general credit, tax revenues,

funds or moneys of the County beyond that which is specifically required by state law. Notwithstanding any provision of this Agreement, the decision whether or not to budget or appropriate funds, or to extend this Agreement for any subsequent fiscal year, is solely within the discretion of the then-current governing body of the County, it being understood that adjustments to an appropriation may be made by the County in accordance with its Economic Development Adjustment policies adopted as part of its policies relating to the distribution of road sales taxes and road property taxes.

- 13. **GOVERNING LAW AND VENUE.** This Agreement shall be governed by the laws of the State of Missouri, and any action relating to the same shall be brought in the Circuit Court of Boone County, Missouri.
- 14. **BINDING ON SUCCESSORS.** The covenants, agreements, and obligations herein contained shall extend to, bind, and inure to the benefit of the parties hereto and their respective successors and approved assigns.
- 15. **COUNTERPARTS.** This Agreement may be executed by the parties in several counterparts, each of which shall be deemed an original instrument.
- 16. **COMPLETE AGREEMENT.** All negotiations, considerations, representations, and understandings between the parties are incorporated herein, shall supersede any prior agreements, and may be modified or altered only in writing signed by the parties hereto.
- 17. **AUTHORITY OF SIGNATORIES.** Each of the persons signing this Agreement on behalf of either party represent that he/she has been duly authorized and empowered, by order, ordinance or otherwise, to execute this Agreement and that all necessary action on behalf of said party to effectuate said authorization has been taken and done.

IN WITNESS WHEREOF the parties hereto have caused this Agreement to be executed by their duly-authorized officers on day and year indicated by their signature below.

BOONE COUNTY	TOWN OF HARRISBURG
By:	By:
Presiding Commissioner	Authorized City Representative
Date: 7.19.2022	Date: 6-21-22
ATTEST: Branna Deanoup County Clerk	ATTEST: **City Clerk** **Cit
APPROVED AS TO FORM: County Attorney	APPROVED AS TO FORM: City Attorney
Boone County Auditor Certification:	

I hereby certify that a sufficient, unencumbered appropriation balance exists and is available to satisfy the obligation arising from this contract. (Note: Certification of this contract is not required

if the terms of this contract do not create a measurable county obligation at this time.)

Some F. Pitchford by BUI

CERTIFIED COPY OF ORDER

STATE OF MISSOURI

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July Session of the July Adjourned

Teren. 20

County of Boone

In the County Commission of said county, on the

19th

day of

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20 22

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby approve the attached Boone County Road & Bridge Improvement/Repair Cooperative Agreement between Boone County and the City of Sturgeon.

Terms of the agreement are stipulated in the attached. It is further ordered the Presiding Commissioner is hereby authorized to sign said agreement.

Done this 19th day of July 2022.

ATTEST:

Brianna L. Lennon

Clerk of the County Commission

Daniel K. Atwill

Presiding Commissioner

Justin Aldred

District I Commissioner

Janet M. Thompson

BOONE COUNTY ROAD & BRIDGE IMPROVEMENT/REPAIR COOPERATIVE AGREEMENT APPLICATION ENTITIES¹

THIS AGREEMENT, dated this day of _______, 2022, is made and entered into by and between Boone County, a first class non-charter county and political subdivision of the State of Missouri by and through its County Commission, herein "County" and the City of Sturgeon, a municipal corporation, herein "City".

WHEREAS, County has, in Commission Order 249-2011, adopted updated policies regarding the distribution of certain road sales tax and property tax revenues, the terms and conditions of which are incorporated herein by reference; and

WHEREAS, City is an "Application Entity" as described in the aforementioned Commission Order; and

WHEREAS, City has been classified as an Application Entity that will receive an annual amount as described in Commission Order 609-2012, the terms and conditions of which are incorporated herein by reference; and

WHEREAS, County is willing to enter into a cooperative agreement with the City for the improvement and/or repair of City's road system under certain terms and conditions; and

WHEREAS, the parties are empowered to enter into cooperative agreement(s) for the purposes herein stated pursuant to section 70.220 and section 229.040 RSMo.

NOW, THEREFORE, IN CONSIDERATION of the mutual undertakings and agreements herein contained, the parties agree as follows:

1. **PURPOSE.** The purpose of this Agreement is to effectuate the Application-Based Funding from the County to the City as contemplated in County's policies on distributing road sales tax revenue and road property tax revenues. The terms and conditions of Commission Order 249-2011& 609-2012 are incorporated into this agreement by reference.

2. COUNTY AGREEMENTS:

a. County will pay to the City the sum of Fifty-Two Thousand Nine Hundred Thirty Eight Dollars and Five Cents (\$52,938.05) as determined by the formula for Year 4 of the 6-year cycle as described in Commission Order 609-2012, for use solely in the completion of road improvement and/or repair projects.

¹ Application entities are: Harrisburg, Hartsburg, Huntsdale, McBaine, Pierpont, Rocheport and Sturgeon.

3. CITY AGREEMENTS.

- a. City agrees to use the funds that it receives from County pursuant to this Agreement solely for improving and maintaining its roads and bridges in accordance with its Boone County Road & Bridge Improvement/Repair Cooperative Agreement General Agreement for funding, certified by Commission Order 469-2011 which is incorporated herein by reference.
- b. City agrees that it shall submit to an audit by the County or its designated auditor upon request for purposes of determining whether the funds received by the City from the County under this agreement have been expended in compliance with this agreement.
- c. City agrees that it shall reimburse the County for any funds paid to it under this agreement which are expended in violation of this agreement or applicable law, rule or regulation, within ninety (90) days of notification of such a finding by County.
- d. City agrees to timely provide any documentation or information reasonably requested by County which relates in any way to this Agreement.
- e. City agrees that it will be liable for, and agrees to be liable for, and shall indemnify, defend and hold the County of Boone harmless from all claims, suits, judgments or damages, including court costs and attorney's fees, arising out of or in the course of the operation of this agreement. Notwithstanding the foregoing, nothing herein is intended to waive either the City's or the County's sovereign immunity as to any third party.
- f. City agrees that, for any work not performed by the City's own employees, City will comply with any and all applicable competitive bidding statutes or ordinances, the state Prevailing Wage law, domestic products purchase laws and such other laws, rules and regulations which are applicable to the City in letting and carrying out contracts for "public works" as that term is defined in applicable statutes, rules, regulations, and ordinances.
- 4. **PAYMENTS IN EXCESS OF LEGAL OBLIGATIONS.** City represents that the payments from County to City contemplated herein are in excess of any legal obligations imposed on County by virtue of applicable Missouri law, including RSMo §137.556 and

- the ballot language presented to voters authorizing the current Road & Bridge Sales Tax Levy under RSMo §67.547.
- 5. **TIMING OF PAYMENTS.** The payments from County to City contemplated herein will occur one time per year, near the beginning of the fourth quarter of the calendar year, and after receipt of the fully executed annual agreement.
- 6. **REPORTING.** City shall file a written report with County, at least annually, detailing the road and bridge improvement projects funded in whole or in part with the funding received herein, as well as provide a summary of any planned, future projects that are anticipated to be funded with current or future funding from the County. Said reports shall be in sufficient detail so as to allow County to document what specific portions of any City project were funded or are contemplated to be funded with funds received from the County.
- 7. **ASSIGNMENT.** Neither party may assign or transfer any of its rights or obligations under this Agreement to any other person or entity without the prior, written consent of the other party.
- 8. **SOLE BENEFIT OF PARTIES.** This Agreement is for the sole benefit of City and County. Nothing in this Agreement is intended to confer any rights or remedies on any third party.
- 9. **RELATIONSHIP OF PARTIES.** Nothing herein shall be deemed or construed by the parties hereto, nor by any third party, as creating the relationship of principal and agent, or of partnership, or of joint venture, between the parties hereto.
- 10. **TERM.** This Agreement shall be in effect from its execution until January 1 of the following calendar year.
- 11. **TERMINATION.** Either party may terminate this Agreement upon thirty (30) days written notice directed to the other party.
- 12. **NONAPPROPRIATION**. The payments from County contemplated herein are conditioned upon there being a sufficient, unencumbered fund balance budgeted for that purpose. The County's obligations hereunder shall not in anyway be construed to be a debt of the County in contravention of any applicable constitutional or statutory limitation or requirement concerning the creation of indebtedness by the County, nor shall anything contained herein constitute a pledge of the general credit, tax revenues, funds or moneys of the County beyond that which is specifically required by state law.

Notwithstanding any provision of this Agreement, the decision whether or not to budget or appropriate funds, or to extend this Agreement for any subsequent fiscal year, is solely within the discretion of the then-current governing body of the County, it being understood that adjustments to an appropriation may be made by the County in accordance with its Economic Development Adjustment policies adopted as part of its policies relating to the distribution of road sales taxes and road property taxes.

- 13. **GOVERNING LAW AND VENUE.** This Agreement shall be governed by the laws of the State of Missouri, and any action relating to the same shall be brought in the Circuit Court of Boone County, Missouri.
- 14. **BINDING ON SUCCESSORS.** The covenants, agreements, and obligations herein contained shall extend to, bind, and inure to the benefit of the parties hereto and their respective successors and approved assigns.
- 15. **COUNTERPARTS.** This Agreement may be executed by the parties in several counterparts, each of which shall be deemed an original instrument.
- 16. **COMPLETE AGREEMENT.** All negotiations, considerations, representations, and understandings between the parties are incorporated herein, shall supersede any prior agreements, and may be modified or altered only in writing signed by the parties hereto.
- 17. **AUTHORITY OF SIGNATORIES.** Each of the persons signing this Agreement on behalf of either party represent that he/she has been duly authorized and empowered, by order, ordinance or otherwise, to execute this Agreement and that all necessary action on behalf of said party to effectuate said authorization has been taken and done.

IN WITNESS WHEREOF the parties hereto have caused this Agreement to be executed by their duly-authorized officers on day and year indicated by their signature below.

BOONE COUNTY	CITY OF STURGEON
By: Presiding Commissioner	By: Authorized City Representative
Date: 1.19.2022	Date: 1 - 2022
ATTEST: Sounty Clerk	ATTEST: City Clerk
APPROVED AS TO FORM: County Attorney Boone County Auditor Certification: I hereby certify that a sufficient, unencumbered	APPROVED AS TO FORM: City Attorney

7-12-2022 Date

appropriation balance exists and is available to satisfy the obligation arising from this contract. (Note: Certification of this contract is not required

if the terms of this contract do not create a measurable county obligation at this time.)

June E Pitchford by GUI County Auditor

32/-2022

CERTIFIED COPY OF ORDER

STATE OF MISSOURI

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July Session of the July Adjourned

22rm. 20

County of Boone

19th

day of

July

20 22

the following, among other proceedings, were had, viz:

In the County Commission of said county, on the

Now on this day, the County Commission of the County of Boone does hereby appoint Boone County Collector of Revenue Brian McCollum to serve as the County's representative on its Chapter 100 Taxing Entity Review Panel.

Done this 19th day of July 2022.

Xeanna

Brianna L. Lennon
Clerk of the County Commission

Daniel K. Atwill

Presiding Commissioner

Justin Aldred

District I Commissioner

Janet M. Thompson