

Burleigh County Commission Meeting Agenda Tom Baker Meeting Room, City/County Office Building, 221 N 5th St, Bismarck

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September 20, 2023

5:00 PM Invocation and Pledge of Allegiance presented by Chaplain

COUNTY COMMISSION

- 1. Meeting called to order by the Chairman of the Board.
- 2. Roll call of members.
- 3. Approval of Agenda.
- 4. Public comment (restricted to items on the agenda excluding public hearing items.)
- 5. Consideration and approval of the September 6, 2023, meeting minutes and bills.
- 6. Consent Agenda:
 - a. Abatements.
 - b. Applications for licenses, raffles, and special events permits.
 - c. 2nd Access permit.
- 7. Sherriff Leben:
 - a. Traffic Safety Grant.
- 8. Commissioner Schwab:
 - a. Equine center discussion.
- 9. Bismarck/Burleigh Public Health Discussion.
- 10. Auditor/Treasurer Splonskowski:
 - a. Establishment of minimum sales prices for property acquired by the County through tax deed proceedings (non-payment of real estate taxes).
 - b. Approval of 2024 meeting calendar.
- 11. Other Business:

6:00 PM

Final Budget Public Hearing

The Burleigh County Commission will conduct a PUBLIC HEARING for the purpose of discussion on the proposed budget as published & adoption of the FINAL BUDGET for the year ending on December 31, 2024. Any taxpayer who may appear shall be heard in favor of or against any proposed expenditures or tax levies. When the hearing shall be concluded, the board shall adopt such estimate as finally is determined. All taxes shall be levied in specific amounts and shall not exceed the amount specified in the published estimates.

12. Open PUBLIC HEARING regarding Final 2024 Budget

- Motion to approve appropriate (maximum) levies for the Unorganized Townships.
- Motion to Adopt 2024 Final Budget & appropriate 2023 mill levies.

13. Adjourn.

The next regularly scheduled Commission meeting will be on October 2nd

Mark Splonskowski Burleigh County Auditor/Treasurer/Tax

BURLEIGH COUNTY COMMISSION MEETING MINUTES SEPTEMBER 6TH, 2023

5:00PM Invocation and Condolences by Chaplains Carr and Wyatt of Crisis Care Chaplaincy

Comm. Bitner called the regular meeting of the Burleigh County Commission to order. He shared a letter drafted by Mary Senger expressing Burleigh County's profound sadness at the loss of Chair Becky Matthews who passed away just two days prior. Comm. Munson also shared a tribute to Matthews and added that the flowers at the table were in her memory. She will be greatly missed.

Roll call of the members: Commissioners Woodcox, Munson, Bitner, and Schwab present.

Comm. Munson asked that we remove item 9 from the agenda for this meeting regarding the Renaissance Zone Program.

Motion by Comm. Woodcox, 2nd by Comm. Munson to approve the August 21st, 2023 meeting minutes and bills. All members present voted, "AYE". Motion carried.

Motion by Comm. Schwab, 2nd by Comm. Woodcox to approve the remainder of the consent agenda in its entirety. All members present voted "AYE". Motion carried.

Chelsea Flory, Burleigh County Human Service Zone Director presented a request for the reappointment of two zone board members whose terms are expiring 11-30-23. The two members are Jim Holm from the Burleigh County Sheriff's Department and Tracy Famias who has a background with Bismarck Public Schools. Motion by Comm. Munson, 2nd by Comm. Woodcox to approve this request. All members present voted "AYE". Motion carried.

Bismarck Mayor Michael Schmitz presented support for an additional increase in Burleigh County's portion of the Bismarck/Burleigh Public Health funding. During a Bismarck-Burleigh joint Commission meeting, it was discussed that Burleigh County would increase their portion of the funding to be 25% of Public Health operational costs for 2024. Mayor Schmitz stated that currently the citizens of Bismarck are paying 96% of the costs. Mayor Schmitz is suggesting that this be tax levied across all of Burleigh County going forward. There was no further discussion or questions.

County Engineer Marcus Hall presented a resolution to create a Special Assessment District (SAD) for the Falconer Estates Subdivisions and direct the County Special Assessment Screening Committee to meet and review the petition that the residents of the subdivisions have turned in. Mr. Hall stated that they are currently on step 6 of 23 in the Special Assessment District process. Motion by Comm. Munson to approve the resolution, 2nd by Comm. Schwab. All members present voted "AYE". Motion carried. Mr. Hall then presented a concern the Highway Department has regarding County Highway 10 from Bismarck City limit to 158th St. NE. He stated that stretch of road is experiencing a high level of truck traffic from a bituminous plant in the Aberle Park 2nd Subdivision going to the City of Bismarck. The patching budget for 2023 has all been spent, however the roadway continues to break up and there is a need to apply more restrictions until a mill and overlay project can be performed in 2024. Motion by Comm. Woodcox, 2nd by Comm. Munson to approve a reduced speed limit of 45 mph for trucks only in addition to reducing the Max Gross Vehicle

Weight to 80,000 pounds with a 6-ton max single axle weight. This motion and the 2nd were then rescinded due to concerns of head on collisions. New motion by Comm. Woodcox, 2nd by Comm. Munson to approve a reduced speed limit of 55 mph for all vehicles in addition to reducing the Max Gross Vehicle Weight to 80,000 pounds with a 6-ton max single axle weight, and eliminate all overload permits on this segment of the roadway. All members present voted "AYE". Motion carried. Mr. Hall then presented a request to transfer \$800,000 from the Highway Department's savings account to the Highway Department's General fund due to the beyond normal snow removal costs for 2022-2023. \$3,380,305 was spent on snow removal during the 2022-2023 season compared to an average cost of \$845,735 per year over the last 5 years. The State of North Dakota will be giving \$2 million towards these Highway Department costs but not until December 2023 and the bills are due now, hence this request. Motion by Comm. Schwab, 2nd by Comm. Woodcox to transfer \$800,000 from the Highway Department's Savings Account to the Highway Department's General Fund. All members present voted "AYE". Motion carried. Finally, Mr. Hall presented a discussion on the County funding of American Rescue Plan (ARPA) projects, and included a list of all projects that have been funded in addition to a list of projects that have been unfunded or underfunded that fit into the Water, Sewer, or Broadband category. There was currently \$982,918 available to spend. Mr. Hall noted that there were 5 projects that Burleigh County chose not to fund and those were Water Treatment Plant Supervisory Control and the Aerated Flow Equalization Basin both for the City of Bismarck, BEK Communications Cooperative, the City of Lincoln, and the City of Wing for their wastewater treatment system project. The underfunded projects were the City of Wilton's 2023 Street and Utility Improvements, the Bryan Slough Project for Burleigh County, and the Bismarck Rural Fire Department's New Station. Bismarck Rural Fire Chief Dustin Theurer shared that their expenses are much higher than the \$2 million funding granted to them from Burleigh County and shared some unexpected expenses that have pushed them to possibly needing over \$2.8 million. Comm. Bitner recommended that Fire Chief Theurer continue to keep the commission informed and that no action was taken at this time.

Sheriff Leben presented an ATV update regarding the OHV Ordinance and safety discussion from the last meeting. He stated that he reached out to North Dakota Parks and Recreation's OHV division and a meeting has been scheduled for this week with their director that handles the education and safety. Two items that will be discussed at this meeting are the possibility of a \$5,000 grant that could be awarded to do enforcement throughout the county and also the chance to partner with them on safety training throughout Burleigh County. He will provide an update once things are finalized and stated that Burleigh County Planning Director Mitch Flanagan will also be in attendance at this meeting to help with the process.

Comm. Munson presented a discussion on the Burleigh County Equestrian Center. He stated that based on Johnson Consulting's assessment of underlying assumptions and operating projections for the Equestrian Center, the level of activity is achievable. The construction estimates for phase 1 would be \$33 million. Motion by Comm. Munson, 2nd by Comm. Woodcox for Burleigh County to pledge the 40 acres of land in the NE corner of the Missouri Valley Fairgrounds for the development of the Equestrian/Ag facility. Comm. Munson stated that by pledging the land, a grant can then be obtained from the state which would allow them to move forward with raising additional funding coming from private donations. State's Attorney Lawyer stated that there was no talk of pledging or donating land at any previous meetings and wanted to look into what that would entail. Julie, representing the Equestrian Center stated that this would not be a pledge or a donation as Burleigh County would retain ownership of the property. Julie added that if they were awarded grant money from the state, that grant money would go to Burleigh County. She also stated that in her research, the value of this undeveloped land is \$5-8 million. Comm. Munson and Woodcox voted "AYE". Comm. Bitner and Schwab voted "NAY". Comm. Bitner then concluded that considering the vote, the commission would have to revisit this subject at another time. Comm. Woodcox presented a discussion on the budget and stated that he recommends delaying it until we appoint a new commissioner. Comm. Bitner then added that the next meeting is the final budget hearing (Sept. 20th) which has been published and mailed to residents. He thinks it would be advisable to have a special budget meeting prior to the final budget hearing.

Comm. Bitner then presented a discussion on the appointment of a commissioner to fill Becky Matthews' seat. This position would be until November of 2024 with the General Election. Comm. Woodcox asked if it would be possible to first determine who is chair and vice-chair prior to doing that. State's Attorney Lawyer shared that according to statute the commission would have to immediately appoint a commissioner to fill a vacancy and her recommendation was to then recommend a chair and vice chair after that commissioner is appointed. Comm. Bitner recommended that former Comm. Peluso be appointed back to the board and feels it's in the best interest of the county. Commissioners Woodcox and Munson suggested appointing whoever had the next highest votes from the previous election which was Amelia Doll. Comm. Bitner disagreed and stated he didn't want a brand-new commissioner with no experience. Motion by Comm. Munson, 2nd by Comm. Woodcox to appoint Amelia Doll as commissioner. Commissioners Munson and Woodcox voted "AYE". Commissioners Schwab and Bitner voted "NAY". Comm. Bitner then stated that if the board could not agree on a candidate, we would be required to appoint the County Auditor/Treasurer, Mark Splonskowski which was confirmed by State's Attorney Lawyer. Motion by Comm. Schwab to appoint former Comm. Peluso as commissioner. There was no second to the motion, so the motion died. Auditor Splonskowski stated that he had two people contact him to say that they would be willing to be a commissioner. Those people were Gerald Miller and Josie Milbrandt. Comm. Bitner also shared he had Steve Bakken contact him expressing interest. Motion by Comm. Woodcox, 2nd by Comm. Schwab to appoint Steve Bakken as our next county commissioner. Commissioners Schwab, Bitner, and Woodcox voted "AYE". Comm. Munson voted "NAY". Motion carried. Comm. Bitner stated that recently they did a request for proposals for Project Manager for the Provident Building remodel and there were zero responses. The plan was to develop a better package so there would be a clearer understanding of what the responsibilities and tasks are for this position so that it's better understood. It was then decided that there would be a special meeting to discuss the 2024 budget on Wednesday, Sept. 13th at 1pm in the Tom Baker room if that is available. State's Attorney Julie Lawyer reminded everyone for planning purposes that the statute states that taxes must be levied on or before the October meeting that is regularly scheduled which is Oct. 2nd. The deadline according to Deputy Finance Director Justin Schulz is Oct. 7th. So there is some room to extend past the final budget hearing if needed.

Meeting adjourned.

Mark Splonskowski, County Auditor/Treasurer

Brian Bitner, Chairman



LOCAL PERMIT OR RESTRICTED EVENT PERMIT NORTH DAKOTA OFFICE OF ATTORNEY GENERAL

GAMING DIVISION SFN 17926 (2-2023)

Permit Type (check one)			• • • • • • • • • • • • • • • • • • • •	
Local Permit Restricted Event Permit*				
Games Authorized Raffle by a Political or Legislative Di	strict Party			
Bingo Raffle Raffle Board Calendar Raffle			Twenty-One	
*See Instruction 2 (f) on Page 2. Poker, Twenty-One, and Paddlewheels n LOCAL PERMIT RAFFLES MAY NOT BE CONDUCTED OI	ay be conducted Only with a	Restricted Event Pe	ermit. Only c	one permit per year.
ORGANIZATION INFO	LINE AND CREDIT CARDS	MATNOT BE USE	DFOR WA	GERS
Name of Organization or Group	Dates Autho	prized (Read Instruct	ion 2)	
University of Mary Marauders Armada		3 - 02/17/2023		
Organization or Group Contact Person	E-mail		Telephone	Number
Elijah Stewart			I	
Mailing Address	City		State	ZIP Code
7500 University Dr	Bismarck		ND	58504
, = .	Disiliarek			00004
SITE INFO	Dismarck			00004
SITE INFO Site Name	DISINATOR		County	
SITE INFO	DISINATOR			
SITE INFO Site Name	City		County	
SITE INFO Site Name McDowell Activity Center			County Burleigh	
SITE INFO Site Name McDowell Activity Center Site Address	City		County Burleigh State	ZIP Code
SITE INFO Site Name McDowell Activity Center Site Address 7500 University Dr	City		County Burleigh State	ZIP Code
SITE INFO Site Name McDowell Activity Center Site Address 7500 University Dr	City Bismarck	ζ	County Burleigh State ND	ZIP Code
SITE INFO Site Name McDowell Activity Center Site Address 7500 University Dr If the city or county is placing restrictions on the permit, please explain	City Bismarch Friday 10/1-12/31, Raffle - 10 14, 11/15, 11/21, 12/1,	, /30, 11/30, 12/31, etc	County Burleigh State ND	ZIP Code 58504

Local governing bodies please see the instructions on the backside of this form on how to complete the permit. Be certain to provide the organization or group with the "Information Required to be Preprinted on a Standard Raffle Ticket" found on the backside of this forms if a raffle is being conducted. If a "Restricted Event Permit" is being issued, either provide organization or group with SFN 52880 "Report on a Restricted Event Permit" or make them aware that the report must be filed with the city or county <u>and</u> the Office of Attorney General within 30 days after the event. Before approving a site location, ensure compliance with the gaming law below

Before approving a local permit or restricted event permit the local governing body should review North Dakota Century Code 53-06.1-03(3)(a) which states:

3. A licensed organization or organization that has a permit shall conduct games as follows:

- a. Only one licensed organization or organization that has a permit may conduct games at an authorized site on a day, except that a raffle may be conducted for a special occasion by another licensed organization or organization that has a permit when one of these conditions is met:
 - (1) When the area for the raffle is physically separated from the area where games are conducted by the regular organization.

(2) Upon request of the regular organization and with the approval of the alcoholic beverage establishment, the regular organization's license or permit is suspended for that specific time of day by the Attorney General.

Local governing bodies should also review North Dakota Administrative Code 99-01.3-01-05 (Permits) for the administrative rules governing permits. These rules may be viewed on the North Dakota Attorney General's website at https://attorneygeneral.nd.gov/licensing-and-gaming/gaming/gaming-laws-rules-and-publications

CITY OR COUNTY CONTACT PERSON

Name	Title	Telephone Number	E-mail Address
Mark Splonskowski	Burleigh County Auditor	701-222-6695	msplonskowski@nd.gov
Signature of City or County Official		Date	Issuing Governing Body
			City County

City or County must submit a copy of the permit above to the Office of Attorney General within 14 days of issuance.



APPLICATION FOR A LOCAL PERMIT OR RESTRICTED EVENT PERMIT

NORTH DAKOTA OFFICE OF ATTORNEY GENERAL

GAMING DIVISION SFN 9338 (5-2023)

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Local Permit		Restricte	dEven	It Pel	rmit"										
Games to be conducted		Raffle by	a Polit	tical	or Legisla	tive Dist	trict Pa	arty							
Bingo 🔀 Raffle		Raffle Bo	bard		Calendar	Raffle		Sports	Pool		Poker*		Twenty-Or	ne*	Paddlewheels
*See Instruction 2 (f) on Page 2		-					-		-				-		
LOCAL PERMIT I	RAFF	ELES MAY	NOTB	BEC	ONDUCT	ED ONL	LINE	AND CR	EDIT C	ARD	S MAY NOT	T BE US	ED FOR W	AGERS	
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Organization or Group Contact Per							E-ma	uil					Telephon	e Numb	ег
Elijah Stewart															
Business Address							City						State	ZIP	Code
7500 University Dr							Bism	narck					ND	585)4
Mailing Address (if different)							City						State	ZIP	Code
_ , ,							,								
SITE INFO													1		
Site Name													County		1-10000000
McDowell Activity Center													Burlerig	h	
Site Physical Address							City						State	ZIP	Code
7500 University Dr							Bism	narck					ND	585	04
Provide the exact date(s) & freque	ncy o	of each eve	ent & typ	pe (E	Ex. Bingo	every Fr	riday 1	10/1-12/3	31, Rafi	fle - 1	0/30, 11/30,	12/31,	etc.)		
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All Items required for this Permit have been meet.

These Items are on file and can be seen upon request.

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LOCAL PERMIT OR RESTRICTED EVENT PERMIT

NORTH DAKOTA OFFICE OF ATTORNEY GENERAL

GAMING DIVISION SFN 17926 (2-2023)

Permit Type (check one)					
Local Permit Restricted Event Permit*					
Games Authorized Raffle by a Political or Legislative D	istrict Party	8			
Bingo Raffle Raffle Board Calendar Raffle	e Sports	Pool Poker*] Twenty-O	one Paddlewheels*	
*See Instruction 2 (f) on Page 2. Poker, Twenty-One, and Paddlewheels r	nay be conducte	ed Only with a Restricted Event	Permit. Only	y one permit per year.	
LOCAL PERMIT RAFFLES MAY NOT BE CONDUCTED O	NLINE AND CR	EDIT CARDS MAY NOT BE US	SED FOR W	AGERS	
ORGANIZATION INFO					
Name of Organization or Group		Dates Authorized (Read Instru	,		
Sterling School PTA		10/8/2023 and 12/14/202	23		
Organization or Group Contact Person	E-mail		Telephone Number		
Tonya Bauer					
Mailing Address	City		State	ZIP Code	
	Sterling		ND	58572	
SITE INFO					
Site Name			County		
Sterling Elementary School			Burleig	h	
Site Address	City		State	ZIP Code	
118 McKenzie St		Sterling	ND	58572	
If the city or county is placing restrictions on the permit, please explain			-		
Provide the exact date(s) & frequency of each event & type (Ex. Bingo every	Friday 10/1-12/3	31. Raffle - 10/30, 11/30, 12/31	etc.)		
Bingo - 10/8/23 - one time Raffle - 12/14/23 - one time					

Permits must be issued prior to the 1st event date.

Local governing bodies please see the instructions on the backside of this form on how to complete the permit. Be certain to provide the organization or group with the "Information Required to be Preprinted on a Standard Raffle Ticket" found on the backside of this forms if a raffle is being conducted. If a "Restricted Event Permit" is being issued, either provide organization or group with SFN 52880 "Report on a Restricted Event Permit" or make them aware that the report must be filed with the city or county <u>and</u> the Office of Attorney General within 30 days after the event. Before approving a site location, ensure compliance with the gaming law below

Before approving a local permit or restricted event permit the local governing body should review North Dakota Century Code 53-06.1-03(3)(a) which states:

3. A licensed organization or organization that has a permit shall conduct games as follows:

a. Only one licensed organization or organization that has a permit may conduct games at an authorized site on a day, except that a raffle may be conducted for a special occasion by another licensed organization or organization that has a permit when one of these conditions is met:

(1) When the area for the raffle is physically separated from the area where games are conducted by the regular organization.

(2) Upon request of the regular organization and with the approval of the alcoholic beverage establishment, the regular organization's license or permit is suspended for that specific time of day by the Attorney General.

Local governing bodies should also review North Dakota Administrative Code 99-01.3-01-05 (Permits) for the administrative rules governing permits. These rules may be viewed on the North Dakota Attorney General's website at https://attorneygeneral.nd.gov/licensing-and-gaming/gaming-laws-rules-and-publications

CITY OR COUNTY CONTACT PERSON

Name	Title	Telephone Number	E-mail Address
Mark Splonskowski	Burleigh County Auditor	701-222-6695	msplonskowski@nd.go
Signature of City or County Official		Date	Issuing Governing Body City County

City or County must submit a copy of the permit above to the Office of Attorney General within 14 days of issuance.

APPLICATION FOR A LOCAL PERMIT OR RESTRICTED EVENT PERMIT

NORTH DAKOTA OFFICE OF ATTORNEY GENERAL GAMING DIVISION

SFN 9338 (5-2023					
Applying for (check one)					
Local Permit	Restricted Event Permit*		5		
Games to be conducted	Raffle by a Political or Legislative Di	istrict Party			
🗙 Bingo 🗙 Raffle	Raffle Board Calendar Raffle			Twenty-O	
*See Instruction 2 (f) on Page 2	2. Poker, Twenty-One, and Paddlewheels m RAFFLES MAY NOT BE CONDUCTED OF	may be conducted	Only with a Restricted Event P	ermit. Only	one permit per year.
LOCAL PERMIT F	RAFFLES MAY NOT BE CONDUCTED OF	NLINE AND CRE	DIT CARDS MAT NOT BE US		AGENO
Name of Organization or Group		-	Dates of Activity (Does not inclu	ude dates f	or the sales of tickets)
Sterling School TPA		ŕ	10/8/2023, 12/14/23		
Organization or Group Contact Per	rson	E-mail		Telephon	e Number
Tonya Bauer				1	
Business Address		City		State	ZIP Code
118 McKenzie St		Sterling		ND	58572
Mailing Address (if different)		City		State	ZIP Code
		Sterling		ND	58572
SITE INFO					
Site Name				County	
Sterling Elementary School				Burleigh	n
Site Physical Address		City		State	ZIP Code
118 McKenzie St		Sterling		ND	58572
Provide the exact date(s) & frequent	ncy of each event & type (Ex. Bingo every a	Friday 10/1-12/31	, Raffle - 10/30, 11/30, 12/31, €	etc.)	
Bingo 10/8/23 - One time					11
Raffle 12/14/23 - One time					
PRIZE / AWARD INFO (If More Pr	izes, Attach An Additional Sheet)				
Game Type	Descri	iption of Prize		Exact	Retail Value of Prize
Bingo	Solic	ited Prizes	x.		\$500
Raffle	Bee	fBundles			2,500
			Total (limit \$40,000 per year)	\$ 3	,600°-
Intended Uses of Gaming Proceed	s				
Directly used for extra curric	ular resources for the students, like				
Does the organization presently ha the Office of Attorney General at 1-	ave a state gaming license? (If yes, the orga -800-326-9240)	anization is not el	igible for a local permit or restri	cted event	permit and should call
Yes X No					
Has the organization or group rece not qualify for a local permit or rest	eived a restricted event permit from any city tricted event permit)	y or county for the	fiscal year July 1 - June 30 (If y	es, the org	anization or group does
Yes X No					1-11 - 1
Has the organization or group rece previously awarded)	eived a local permit from an city or county fo	or the fiscal year .	July 1 - June 30 (If yes, indicate	the total re	etali value of all prizes

No X Yes - Total Retail Value: (This amount is part of the total prize limit for \$40,000	per fiscal year)
---	------------------

Is the organization or group a state political party or legislative district party? (If yes, the organization or group may only conduct a raffle and must complete
SFN 52880 "Report on a Restricted Event Permit" within 30 days of the event. Net proceeds may be for political purposes.)

Yes X No

Printed Name of Organization Group's Permit Organizer	Telephone Number	E-mail Address	
Tonya Bauer			
Signature of Organization Group's Permit Organizer	Title		Date
Tonya Bauer	Principal/Teacher		8/18/2023
0			

List of Solicited items used for Bingo prizes in the past.

Purse, books, \$5 gift certificates, hats, sweatshirts, coffee mugs, flashlights, Ice cream certificates, sandwich coupons, dilly bars, jumper cables, pizzas, I Tunes cards, 1 night motel stay, movie passes, water bottles, socks, coats, gloves, tools, cakes, cupcakes, food basket, candles, movie basket, basketball, football, signs, baked goods, and car washes.

Prizes for Raffle Beef bundles - \$2,500 total in Value

Drawing for the raffle will be held on: December, 14th 2023 At Sterling Public School 118 McKenzie St Sterling, ND 58572 At 7:00 pm

Sterling Public School



118 McKenzie Street Sterling, ND 58572 701.387.4413

8-18-2023

Dear Burleigh County,

The Sterling School TPA (Teacher-Parent Association) sole purpose is to support the education of the students at Sterling Public School.

Projects that the association has supported in the past are purchasing books for our school library, field trips to the pumpkin patch, gateway to science, zoo, and Buckstop Junction, and supporting our fine art program with Theo Art school. They also support our teachers by purchasing needed classroom supplies and materials the teachers request.

The civic minded, community supported group of parents and teachers do whatever they can do to support the education and lives of the students at Sterling School.

Thank you,

Tonya Bauer, Principal/Pk-1 teacher Sterling School 118 McKenzie St.

Sterling, ND 58572

All Items required for this Permit have been meet.

These Items are on file and can be seen upon request.

The following list of abatements and settlement of taxes is forwarded for action to the Burleigh County Commission:

Abate #	Owner	Tax Year	Legal Description	Credit Type	Current MV	Reduced MV
			Lot 73, Block 3, Southbay 2nd Addition &	Error in property		
23-186	Jessica Knutson	2023	undivided interest in common areas	description	\$990,300	\$971,500
				Error in property		
23-187	James Shea	2023	Lot 18, Block 18, & south 10' of Lot 3	description	\$522,600	\$478,600
				Error in property		
23-189	1	2023	Lots 5-6, Block 6, Fisher	description	\$191,800	\$171,000
	David A & Sharon E			Error in property		
23-190	Fischer	2023	Lot 11, Block 2, Meadow Valley	description	\$279,500	\$229,500
			Lat 1 Black 2 Fart Lincoln Estatos #1 City			
22 4 0 4	Dev Q Karan Dah	2022	Lot 1, Block 2, Fort Lincoln Estates #1 City	Adjustment due to home	¢204 600	6470 500
23-191	Ray & Karen Daly	2023	of Lincoln, Burleigh County, North Dakota	condition	\$201,600	\$179,500
			W30' of S15' of Lot 7, W30' of Lots 8-12,			
			E10' of Alley ADJ on West; E15' of Lot 42			
			All Lots 43-44 & W10' Alley ADJ Lot 44,	Error in property		
23-192	Thomas & Twylla Rausch	2023	Block 85, McKenzie & Coffin's	description	\$473,300	\$343,300
			Block 5, South 50' of Lot 4, Northern	Error in property		
23-193	Shonna Auld	2023	Pacific	description	\$321,400	\$267,000
				Error in property		
23-194	Gregory & Julie Boreen	2023	Lot 10, Block 2, Wachter's 7th	description	\$334,500	\$300,600
23-195	Derrick & Amanda Levey	2021	Lot 6, Block 2, Horizon Heights 5th	60% Disabled Vet	\$387,600	\$279,600
23-195	Deffick & Affiditud Levey	2021			\$387,000	\$279,000
23-196	Derrick & Amanda Levey	2022	Lot 6, Block 2, Horizon Heights 5th	60% Disabled Vet	\$453,800	\$345,800
~ ~ ~ ~				Equalized with	4	4
23-197	Jason & Jennifer Glasser	2023	Lot 2, Block 1, Spiritwood Estates	surrounding properties	\$700,600	\$547,700
				True and full value		
23-203	John Lies	2023	Lot 1, Block 3, Timber Lane Place 2nd	exceeds market value	\$60,000	\$30,000



BURLEIGH COUNTY HIGHWAY DEPARTMENT

8100 43RD AVENUE NE BISMARCK, ND 58503 701-204-7748 FAX 701-204-7749 www.burleighco.com

Memo

Date: September 20, 2023

- To: Mark Splonskowski County Auditor
- From: Marcus J. Hall P.E. County Engineer
- RE: Second access permit for Stephane Blanchard

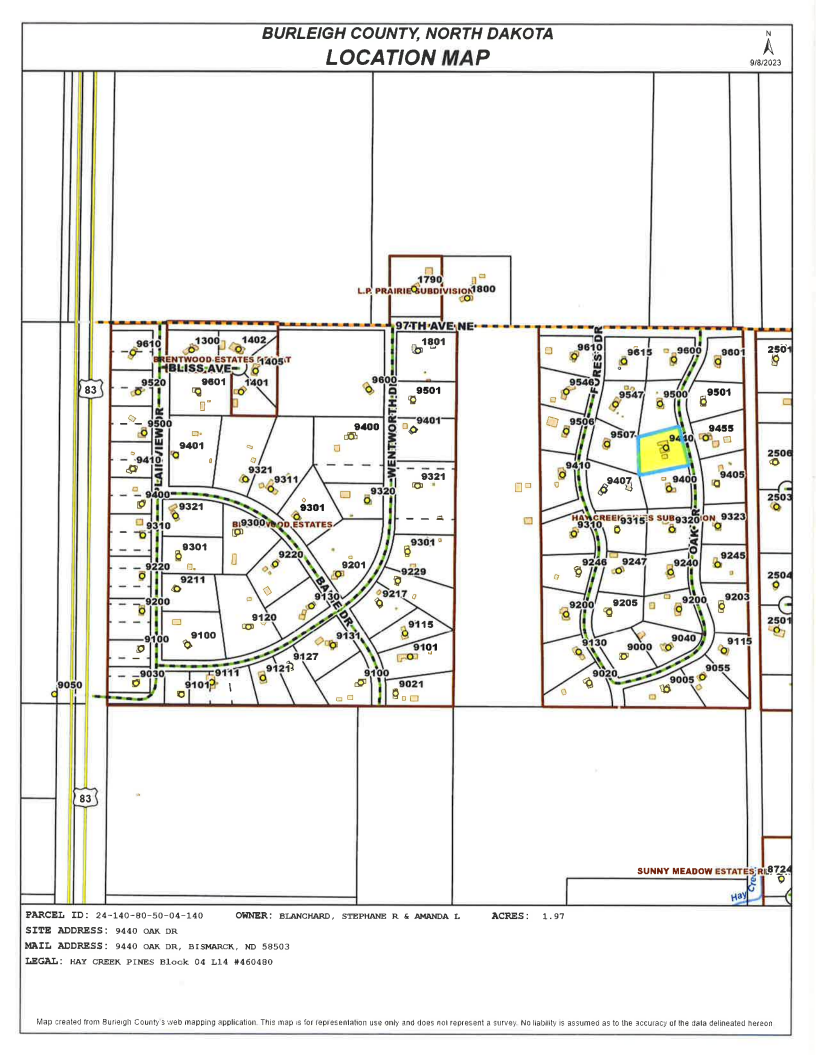
Stephane Blanchard from Hay Creek Pines Subdivision, Block 04, Lot 14 (9440 Oak Drive) has requested a second access permit to his lot. The first access approach is off of Oak Drive. He wishes to have a second approach off of Oak Drive in order to have better access to the north side of his lot. We have reviewed the location of the new proposed access off of Oak Drive and have determined that it will meet our requirements.

Please place the approval of a 2nd approach for Stephane Blanchard on the September 20, 2023 County Board Consent Agenda.

2nd Approach Permits Requirements

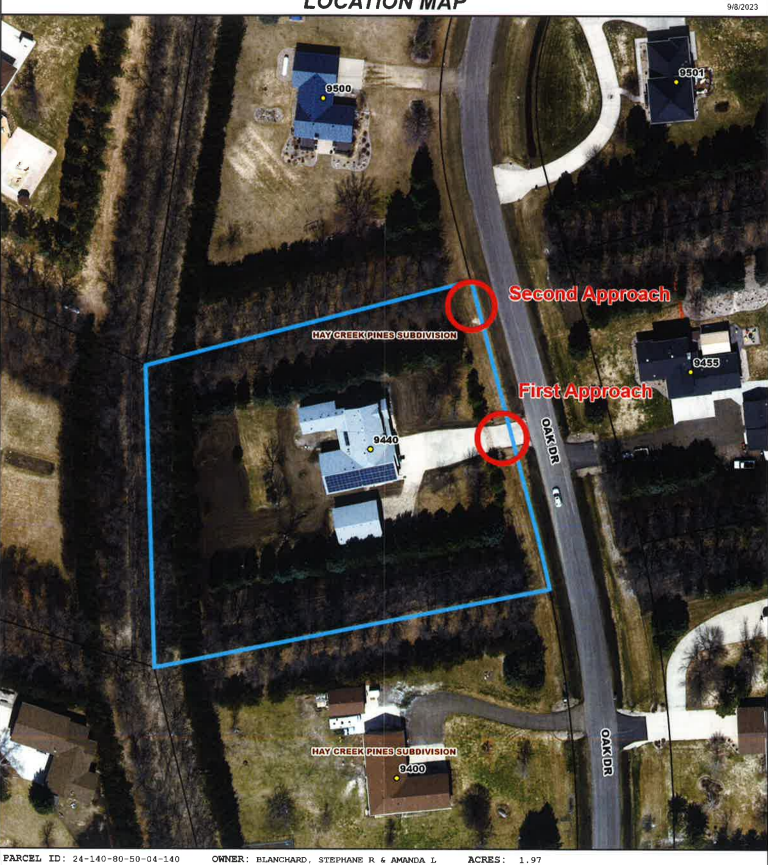
A second approach permit shall be granted by the County Engineer unless the application does not meet one of the following criteria:

- 1) The distance between adjacent approaches and the requested approach must be larger than 100 feet (center to center distance)
- 2) The requested approach provides adequate sight distance for the given speed zone (As set forth in "A Policy on Geometric Design of Highways and Street" by AASHTO.)
- 3) The second approach meets standards set out in the existing Burleigh County Zoning Ordinance.



BURLEIGH COUNTY, NORTH DAKOTA LOCATION MAP

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SITE ADDRESS: 9440 OAK DR MAIL ADDRESS: 9440 OAK DR, BISMARCK, ND 58503 LEGAL: HAY CREEK PINES Block 04 L14 #460480

Map created from Burleigh County's web mapping application. This map is for representation use only and does not represent a survey. No liability is assumed as to the accuracy of the data delineated hereon

ITEM

7

BURLEIGH COUNTY SHERIFF'S DEPARTMENT

KELLY LEBEN SHERIFF

Request for County Commission Action

Date: September 13, 2023

To: Mark Splonskowski Burleigh County Auditor

From: Kelly Leben July fl Burleigh County Sheriff

Re: 2023/2024 North Dakota Department Of Transportation Traffic Safety Grant

Please place the following item on the next Burleigh County Commission agenda.

Action Requested:

Approve the 2023/2024 ND DOT Traffic Safety Grant. The grant is available for review in the Burleigh County Auditor's Office.

Background:

The ND DOT Traffic Safety Grant is an annual grant awarded to Burleigh County. The grant award is used to fund additional traffic safety enforcement in high risk areas such as Impaired Driving, Distracted Driving, Occupant Protection, and Speed Enforcement.

Recommendation:

It is recommended that the County Commission approve the grant agreement.

Proposed Resolution:

THEREFORE BE IT RESOLVED: That the proper County officials are hereby authorized to authorize the ND DOT Traffic Safety Grant between Burleigh County and the State of North Dakota.

BURLEIGH MORTON DETENTION CENTER 4000 Apple Creek Road • PO Box 2499 Bismarck, ND 58502-2499 P 701-255-3113 • F 701-258-5319

MEMO:	Ronald J. Henke Director
FROM:	Sheila Kitzan Highway Safety Division
DATE:	August 28, 2023
SUBJECT:	Contract Explanation

The purpose of this contract is to provide funding to the Burleigh County Sheriff's Department to participate in the NHTSA funded statewide law enforcement overtime programs.

The total contract budget is \$17,850.

The contact person is Sheila Kitzan (328-2402).

12/slk Attachment

NDDOT Contract No. 12231129 Project No. PHSPOP2405-05-00, PHSPSC2407-04-00, PHSPID2410-02-00, & PHSPDD2411-02-00

North Dakota Department of Transportation TRAFFIC SAFETY CONTRACT

Federal Award and Subrecipient Information		
Subrecipient Name: Burleigh County Subrecipient UEI No.: GERJXYLAHGN1 Applicant Agency: Burleigh County Sheriff's Department	NDDOT Program Manager: Kelly Aberle NDDOT PM Telephone: 701-328-2658 NDDOT PM Email: kaberle@nd.gov	
ALN No.: 20.600 and 20.608	ALN Title: State and Community Highway Safety and Minimum Penalties for Repeat Offenders for Driving While Intoxicated	
Federal Agency Telephone: 720-963-3100 Federal Agency Email: NHTSA.region8@dot.gov	Awarding Federal Agency: National Highway Traffic Safety Administration Federal Agency Contact Information: Gina Espinosa-Salcedo	
AWARD NAME: Click It or Ticket, Speed and	Federal Award Date: November 30, 2022	
Distracted Driving Enforcement FAIN No.: 69A37523300004020ND0	Total Federal Award Amount: \$2,891,141.25	
AWARD NAME: Alcohol Enforcement FAIN No.: 69A37523300001640NDA	Federal Award Date: February 14, 2023 Total Federal Award Amount: \$905,069.00	
Budget Start Date: October 1, 2023	Budget End Date: September 30, 2024	
Performance Start Date: October 1, 2023 Indirect Cost Rate: N/A	Performance End Date: September 30, 2024 Research & Development Award: No	

Notice to Subrecipients: Federal awards may have specific compliance requirements. If you are not aware of the specific requirements for your award, please contact your NDDOT Program Manager.

This contract is between the state of North Dakota, acting by and through its Director of Transportation, hereinafter referred to as NDDOT, whose address is 608 East Boulevard Avenue, Bismarck, North Dakota 58505-0700, and Burleigh County Sheriff's Department, hereinafter referred to as the Contractor, whose address is 514 East Thayer Avenue, Bismarck North Dakota 58502-1416.

WHEREAS, NDDOT has been delegated the responsibility to administer the state's Annual Highway Safety Plan as authorized in Section 54-07-05 of the North Dakota Century Code; and

WHEREAS, the Contractor requests participation in the state's Annual Highway Safety Plan;

THEREFORE, in consideration of the mutual promises herein set forth, NDDOT and the Contractor agree:

Section 1: The Contractor shall perform the project(s) set forth in Appendix A, a copy of which is attached hereto and made a part hereof.

The Contractor shall comply with the provisions of Appendix B, a copy of which is attached hereto and made a part hereof.

Section 2: The term of this contract shall begin October 1, 2023, and shall end September 30, 2024.



Section 3 - Reimbursement:

NDDOT shall reimburse the Contractor for costs incurred under the terms of this contract, not to exceed \$17,850. Reimbursement of all costs under this contract is contingent on federal participation. Expenses incurred by the Contractor for travel, meals, and lodging, shall be reimbursed according to applicable state rates. Allowable costs are covered under 2 CFR Part 200. All requests for reimbursement must be submitted to NDDOT within 45 days of the termination date of this contract.

Section 4: Equipment acquired under this agreement for use in highway safety program areas shall be used and kept in operation for highway safety purposes by the Contractor; or the Contractor, by formal agreement with appropriate officials of a political subdivision or State agency, shall cause such equipment to be used and kept in operation for highway safety purposes. (Reference: 23 CFR 1200.31 and 2 CFR Part 200)

Section 5: Appendices A and E of the Title VI Assurances, attached, are hereby incorporated into and made a part of this agreement.

Section 6: The Contractor agrees to cooperate with NDDOT in meeting its commitments and goals with regard to the maximum utilization of disadvantaged business enterprises and will use its best efforts to ensure that disadvantaged business enterprises shall have the maximum practicable opportunity to compete for subcontract work under this agreement. The Contractor shall comply with requirements of 49 CFR Part 26.

Section 7: The Contractor shall ensure that no qualified individual with a disability, as defined in 29 USC 794 and 49 CFR Part 27 shall, solely by reason of this disability, be excluded from participation in, be denied the benefits of, or otherwise be subjected to discrimination under any program or activity that receives benefits from the assistance under this agreement.

Section 8: Grants or services that generate revenues as a result of funding through the National Highway Traffic Safety Administration (NHTSA) must be reported. Written notification of the source and amount of such income must be made to the NDDOT at the earliest opportunity. A separate account must be maintained for the collection, expenditure, and disposition of program income. Program income generated shall be used to further the objectives of the grant or service or reduce current grant or service costs. Records shall be maintained in accordance with state and federal guidelines.

Section 9: The Contractor certifies that it will comply with the retention and access requirements for records established by 2 CFR Part 200. The required records and documentation relating to the grant and/or subcontract shall be retained for a minimum of three years after the starting date of the retention period as defined in 2 CFR Part 200. The NDDOT or their authorized representative shall have the right of access to any books, documents, papers, or other records of grantees, contractors, or subcontractors which are pertinent to the grant and/or contract, in order to make audits, examinations, excerpts and transcripts. The right of access is not limited by the required retention period and shall last as long as the records are retained.

The Contractor will comply with all applicable state, local, and federal procurement procedures and will maintain a financial management system that complies with the minimum requirements of 2 CFR Part 200.

Section 10: The Contractor must have a seat belt use policy, a drug and alcohol driving policy, a distracted driving/texting policy, and a payroll and compensation policy in place before requesting reimbursement for any work completed under this agreement. The NDDOT's Highway Safety Division's program managers will locate and review the policies during scheduled on-site monitoring visits, if applicable. Absence of any policy may result in the NDDOT withholding payment until said policy is in place.

All contracted personnel are required to wear seat belts and obey traffic laws while on official business of this project.



Section 11 - Termination:

- a. This contract may be terminated by mutual consent of both parties, or by either party, upon 30 days' notice in writing or delivered by certified mail or in person.
- b. In addition, NDDOT may terminate this contract effective upon delivery of written notice to the Contractor, or at such later date as may be established by NDDOT, under any of the following conditions:
 - i. NDDOT funding from federal, state, or other sources is not obtained and continued at levels sufficient to allow for purchase of the indicated quantity of services. The contract may be modified by agreement of the parties in writing to accommodate a reduction in funds.
 - ii. If federal or state regulations or guidelines are modified, changed, or interpreted in such a way that the services are no longer allowable or appropriate for purchase under this contract or are no longer eligible for the funding proposed for payments authorized by this contract.
 - iii. If any license or certificate required by law or regulation to be held by the Contractor to provide the services required by the contract is for any reason denied, revoked, or not renewed.

Any such termination of this contract under (i), (ii), or (iii) above shall be without prejudice to any obligations or liabilities of either party already accrued prior to such termination.

- c. NDDOT, by written notice to the Contractor, may terminate the whole or any part of this agreement:
 - i. If the Contractor fails to provide services called for by this contract within the time specified herein or any extension thereof; or
 - ii. If the Contractor fails to perform any of the other provisions of this contract, or so fails to pursue the work as to endanger performance of this contract in accordance with its terms, and after receipt of written notice from NDDOT, fails to correct such failures within ten days or such longer period as NDDOT may authorize.

Section 12: Contractor may not assign or otherwise transfer or delegate any right or duty without NDDOT's express written consent, provided, however, that Contractor may assign its rights and obligations hereunder in the event of a change of control or sale of all or substantially all of its assets related to this Contract, whether by merger, reorganization, operation of law, or otherwise. Should Assignee be a business or entity with whom NDDOT is prohibited from conducting business, NDDOT shall have the right to terminate in accordance with the Termination for Cause section of this Contract.

Contractor may enter subcontracts provided that any subcontract acknowledges the binding nature of this Contract and incorporates this Contract, including any attachments. Contractor is solely responsible for the performance of any subcontractor with whom Contractor contracts. Contractor does not have authority to contract for or incur obligations on behalf of NDDOT.

Section 13: The Contractor agrees that NDDOT and NHTSA, or their designated representative(s), shall have the right to review and to copy any records and supporting documentation pertaining to the performance of this agreement. The Contractor agrees to maintain such records for possible audit for a minimum of three years after final payment, unless a longer period of records retention is stipulated. The Contractor agrees to allow the auditor(s) access to such records during normal business hours and to allow interview of any employees who might reasonably have information related to such records. Further, the Contractor agrees to include a similar right of the state to audit records and interview staff in any subcontract related to the performance of this agreement.



Audits must be in accordance with 2 CFR Part 200, Subpart F. The Contractor shall submit copies of audits covering the term of this agreement to NDDOT. This requirement is applicable to counties, cities, state agencies, Indian tribes, colleges, hospitals, and nonprofit businesses.

Entities that spend less than \$750,000 of federal funds from all sources may be subject to reviews by NDDOT at its discretion. These requirements are applicable to counties, cities, state agencies, Indian tribes, colleges, hospitals, and non-profit businesses.

- All entities receiving federal funds through NDDOT shall certify whether a Single Audit has been completed as part of the annual Federal award process.
- All entities must complete the Single Audit Certification Form
- All entities must provide a Schedule of Expenditures of Federal Awards (SEFA).

Section 14: Federal agencies and NDDOT shall review and approve the negotiated indirect cost rate, unless there is a federal statute that states otherwise, or a federal agency head has made other approved provisions. Any rate approved by a federal agency, or a cognizant agency must be approved by NDDOT.

If the Contractor does not have a federally negotiated indirect cost rate, the NDDOT can either:

- negotiate an indirect rate with the Contractor
- allow the de minimis 10% flat rate (the de minimis rate, is not applicable in certain cases (200.414(f); Appendix VII.D.1.B).) This rate may be used indefinitely, until the Contractor seeks to formally negotiate a rate. If the de minimis rate is used, the NDDOT does not need to review and approve.

Section 15: The NDDOT shall conduct pre-award risk assessments of applicants prior to issuing a contract. The Contractor shall conduct risk assessments of their subawardees either before or after making the award to determine the appropriate level of monitoring. The Contractor shall document its procedures for assessing risk and have them available upon NDDOT request.

Section 16: The NDDOT shall conduct a risk assessment on the Contractor and the following specific conditions shall be met and/or maintained throughout this agreement.

- 1. Annual Compliance Review.
- 2. Submit Receipts/Invoices with each voucher submission.

Review audit reports and determine how material any audit findings are in the audit reports and where they pose an increased risk to subrecipients abilities to comply and carry out their Statements of Work.
 Provide ongoing training and technical assistance on program related areas.

The NDDOT reserves the right to increase the monitoring during the agreement period based on periodical review of audit reports, audit findings, compliance review findings, federal reports, and reimbursement requests.

Section 17: The Federal awarding agency or pass-through entity and Contractor will comply with CFR §200.344 closeout requirements. The NDDOT is responsible for closing out the agreement when it determines that all application administrative actions and all required work have been completed and the agreement has reached its period of performance end date. The Contractor shall submit, no later than 90 calendar days after the period of performance end date of this agreement, all financial, performance and other reports as required by the terms and conditions of this agreement.

Section 18: Under the North Dakota public records law and subject to the Confidentiality clause of this Contract, certain records may be open to the public upon request.

Public records may include: (a) records NDDOT receives from Contractor under this Contract, (b) records obtained by either Party under this Contract, and (c) records generated by either Party under this Contract.



Contractor agrees to contact NDDOT immediately upon receiving a request for information under the public records law and to comply with NDDOT's instructions on how to respond to such request.

Section 19: No official or employee of a state or any other governmental instrumentality who is authorized in his official capacity to negotiate, make, accept, or approve, or to take part in negotiating, making, accepting, or approving any contract or subcontract in connection with a project shall have, directly or indirectly, any financial or other personal interest in any such contract or subcontract. No engineer, attorney, appraiser, inspector, or other person performing services for a state or a governmental instrumentality in connection with a project shall have, directly or indirectly, a financial or other personal interest, other than his employment or retention by a state or other governmental instrumentality, in any contract or subcontract in connection with such project. No officer or employee of such person retained by a state or other governmental instrumentality shall have, directly or indirectly, any financial or other personal interest in any real property acquired for a project unless such interest openly disclosed upon the public records of NDDOT and of such other governmental instrumentality, and such officer, employee, or person has not participated in such acquisition for and in behalf of the state.

Section 20: All work products, and copyrights of the contract which result from this contract are the exclusive property of NDDOT, with an unlimited license for use by the federal government and its assignees without charge.

Section 21: The Risk Management Appendix, attached, is hereby incorporated into and made a part of this agreement.

Section 22: All notices, certificates, or other communications shall be sufficiently given when delivered or mailed, postage prepaid, to the parties at their respective places of business as previously set forth.

Section 23: The provisions of this agreement shall be binding upon and shall inure to the benefit of the parties hereto, and their respective successors and assigns.

Section 24: The failure of the state to enforce any provisions of this contract shall not constitute a waiver by the state of that or any other provision.

Section 25: This agreement constitutes the entire agreement between the parties. No waiver, consent, modification, or change of terms of this agreement shall bind either party unless in writing and signed by both parties. Such waiver, consent, modification, or change, if made, shall be effective only in the specific instance and for the specific purpose given. There are no understandings, agreements, or representations, oral or written, not specified herein regarding this agreement. The Contractor, by the signature below of its authorized representative, hereby acknowledges that the Contractor has read this agreement, understands it, and agrees to be bound by its terms and conditions.

Section 26: The Contractor is advised that his or her signature on this contract certifies that the company or any person associated therewith is not currently under suspension, debarment, voluntary exclusion, or determination of ineligibility by any federal agency; has not been suspended, debarred, voluntarily excluded, or determined ineligible by any federal agency within the past three years; and has not been indicted, convicted, or had a civil judgment rendered against it by a court of competent jurisdiction on any matter involving fraud or official misconduct within the past three years.



EXECUTED the date last below signed.		
WITNESS:	CONTRACTOR:	
NAME (TYPE OR PRINT)	NAME (TYPE OR PRINT)	6
SIGNATURE	SIGNATURE	<u>-</u>
	TITLE	
	To be signed by Owner; Partner; Corp. Pres., Vice Pres., or other authorized Corp. Officer . (If signed by other authorized Corp. Officer, please attach copy of Power of Attorney or other documentation showing authority to sign.)	20 - O
WITNESS:	NORTH DAKOTA DEPARTMENT OF TRANSPORTATION	
Laureen M. Martin	For the DIRECTOR (TYPE OR PRINT)	÷
SIGNATURE	SIGNATURE	52
		_
	DATE	
ATTORNEY GENERAL APPROVED as to	APPROVED as to substance by:	
	Karin Mongeon SAFETY DIVISION DIRECTOR (TYPE OR PRINT)	_
Special Asst Attorney General		
	SIGNATURE	
	DATE	2.1
CLA 16870 (Div. 12) L.D. Approved 7-17-89; 8-23		



NORTH DAKOTA DEPARTMENT OF TRANSPORTATION APPENDIX A OF THE TITLE VI ASSURANCES

During the performance of this contract, the Contractor, for itself, its assignees, and successors in interest (hereinafter referred to as the Contractor) agrees as follows:

- 1. <u>Compliance with Regulations</u>: The Contractor (hereinafter includes consultants) will comply with the Acts and the Regulations relative to Non-discrimination in Federally-assisted programs of the U.S. Department of Transportation, the Federal Highway Administration, as they may be amended from time to time, which are herein incorporated by reference and made a part of this contract.
- <u>Non-discrimination</u>: The Contractor, with regard to the work performed by it during the contract, will not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The Contractor will not participate directly or indirectly in the discrimination prohibited by the Acts and the Regulations, including employment practices when the contract covers any activity, project, or program set forth in Appendix B of 49 CFR Part 21.
- Solicitations for Subcontracts, Including Procurements of Materials and Equipment: In all solicitations, either by competitive bidding, or negotiation made by the Contractor for work to be performed under a subcontract, including procurements of materials, or leases of equipment, each potential subcontractor or supplier will be notified by the Contractor of the Contractor's obligations under this contract and the Acts and the Regulations relative to Non-discrimination on the grounds of race, color, or national origin.
- 4. <u>Information and Reports</u>: The Contractor will provide all information and reports required by the Acts, the Regulations, and directives issued pursuant thereto and will permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the Recipient or the Federal Highway Administration to be pertinent to ascertain compliance with such Acts, Regulations, and instructions. Where any information required of a Contractor is in the exclusive possession of another who fails or refuses to furnish the information, the Contractor will so certify to the Recipient or the Federal Highway Administration as appropriate, and will set forth what efforts it has made to obtain the information.
- 5. <u>Sanctions for Noncompliance</u>: In the event of a Contractor's noncompliance with the Nondiscrimination provisions of this contract, the Recipient will impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:
 - a. withholding payments to the Contractor under the contract until the Contractor complies; and/or
 - b. cancelling, terminating, or suspending a contract, in whole or in part.
- 6. <u>Incorporation of Provisions</u>: The Contractor will include the provisions of paragraphs one through six in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Acts, the Regulations and directives issued pursuant thereto. The Contractor will take action with respect to any subcontract or procurement as the Recipient or the Federal Highway Administration may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, that if the Contractor becomes involved in, or is threatened with litigation by a subcontractor, or supplier because of such direction, the Contractor may request the Recipient to enter into any litigation to protect the interests of the Recipient. In addition, the Contractor may request the United States to enter into the litigation to protect the interests of the interests of the United States.



NORTH DAKOTA DEPARTMENT OF TRANSPORTATION APPENDIX E OF THE TITLE VI ASSURANCES

During the performance of this contract, the Contractor, for itself, its assignees, and successors in interest (hereinafter referred to as the Contractor) agrees to comply with the following non-discrimination statutes and authorities; including but not limited to:

Pertinent Non-Discrimination Authorities:

- Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d *et seq.*, 78 stat. 252), (prohibits discrimination on the basis of race, color, national origin); and 49 CFR Part 21.
- The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 U.S.C. § 4601), (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects);
- Federal-Aid Highway Act of 1973, (23 U.S.C. § 324 et seq.), (prohibits discrimination on the basis of sex);
- Section 504 of the Rehabilitation Act of 1973, (29 U.S.C. § 794 *et seq.)*, as amended, (prohibits discrimination on the basis of disability); and 49 CFR Part 27;
- The Age Discrimination Act of 1975, as amended, (42 U.S.C. § 6101 *et seq.)*, (prohibits discrimination on the basis of age);
- Airport and Airway Improvement Act of 1982, (49 USC § 471, Section 47123), as amended, (prohibits discrimination based on race, creed, color, national origin, or sex);
- The Civil Rights Restoration Act of 1987, (PL 100-209), (Broadened the scope, coverage and applicability of Title VI of the Civil Rights Act of 1964, The Age Discrimination Act of 1975 and Section 504 of the Rehabilitation Act of 1973, by expanding the definition of the terms "programs or activities" to include all of the programs or activities of the Federal-aid recipients, sub-recipients and Contractors, whether such programs or activities are Federally funded or not);
- Titles II and III of the Americans with Disabilities Act, which prohibit discrimination on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing entities (42 U.S.C. §§ 12131-12189) as implemented by Department of Transportation regulations at 49 C.F.R. parts 37 and 38;
- The Federal Aviation Administration's Non-discrimination statute (49 U.S.C. § 47123) (prohibits discrimination on the basis of race, color, national origin, and sex);
- Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, which ensures nondiscrimination against minority populations by discouraging programs, policies, and activities with disproportionately high and adverse human health or environmental effects on minority and low-income populations;
- Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, and
 resulting agency guidance, national origin discrimination includes discrimination because of limited English
 proficiency (LEP). To ensure compliance with Title VI, you must take reasonable steps to ensure that LEP
 persons have meaningful access to your programs (70 Fed. Reg. at 74087 to 74100);
- Title IX of the Education Amendments of 1972, as amended, which prohibits you from discriminating because of sex in education programs or activities (20 U.S.C. 1681 et seq).



Risk Management Appendix

Routine* Service Agreements with Sovereign Entities and Political Subdivisions of the State of North Dakota:

Parties: State – State of North Dakota, its agencies, officers and employees

Governmental Entity – The Governmental Entity executing the attached document, its agencies, officers and employees **Governments** – State and Government Entity, as defined above

Each party agrees to assume its own liability for any and all claims of any nature including all costs, expenses and attorney's fees which may in any manner result from or arise out of this agreement.

Each party shall secure and keep in force during the term of this agreement, from insurance companies, government self-insurance pools or government self-retention funds, authorized to do business in North Dakota, the following insurance coverages:

- 1) Commercial general liability and automobile liability insurance minimum limits of liability required of the Governmental Entity are \$500,000 per person and \$2,000,000 per occurrence. The minimum limits of liability required of the State are \$500,000 per person and \$2,000,000 per occurrence.
- 2) Workers compensation insurance meeting all statutory limits.
- 3) The policies and endorsements may not be canceled or modified without thirty (30) days prior written notice to the undersigned State representative.

The State reserves the right to obtain complete, certified copies of all required insurance documents, policies, or endorsements at any time.

Each party that hires subcontractors shall require any non-public subcontractors, prior to commencement of work set out under an agreement between that party and the non-public subcontractor, to:

Defend, indemnify, and hold harmless the Governments, its agencies, officers and employees, from and against claims based on the vicarious liability of the Governments or its agents, but not against claims based on the Government's contributory negligence, comparative and/or contributory negligence or fault, sole negligence, or intentional misconduct. The legal defense provided by the Subcontractor to the Governments under this provision must be free of any conflicts of interest, even if retention of separate legal counsel for the Governments is necessary. Subcontractor also agrees to defend, indemnify, and hold the Governments harmless for all costs, expenses and attorneys' fees incurred if the Governments prevail in an action against Subcontractor in establishing and litigating the indemnification coverage provided herein. This obligation shall continue after the termination of this agreement.

Subcontractor shall secure and keep in force during the term of this agreement, from insurance companies, government self-insurance pools or government self-retention funds authorized to do business in North Dakota: 1) commercial general liability; 2) automobile liability; and 3) workers compensation insurance all covering the Subcontractor for any and all claims of any nature which may in any manner arise out of or result from this agreement. The minimum limits of liability required are \$500,000 per person and \$2,000,000 per occurrence for commercial general liability and automobile liability coverages, and statutory limits for workers compensation. The Governments shall be endorsed on the commercial general liability policy and automobile liability policy as additional insureds. The Governments shall have all the benefits, rights and coverages of an additional insured under these policies that shall not be limited to the minimum limits of insurance required by this agreement or by the contractual indemnity obligations of the Contractor. Said endorsement shall contain a "Waiver of Subrogation" waiving any right of recovery the insurance company may have against the Governments as well as provisions that the policy and/or endorsement may not be canceled or modified without thirty (30) days prior written notice to the undersigned representatives of the Governments, and that any attorney who represents the State under this policy must first qualify as and be appointed by the North Dakota Attorney General as a Special Assistant Attorney General as required under N.D.C.C. Section 54-12-08. Subcontractor's insurance coverage shall be primary (i.e., pay first) as respects any insurance, self-insurance or self-retention maintained by the Governments. Any insurance, self-insurance or self-retention maintained by the Governments shall be excess of the Contractor's insurance and the Subcontractor's insurance and shall not contribute with them. The insolvency or bankruptcy of the insured Subcontractor shall not release the insurer from payment under the policy, even when such insolvency or bankruptcy prevents the insured Subcontractor from meeting the retention limit under the policy. Any deductible amount or other obligations under the Subcontractor's policy(ies) shall be the sole responsibility of the Subcontractor. This insurance may be in policy or policies of insurance, primary and excess, including the so-called umbrella or catastrophe form and be placed with insurers rated "A-" or better by A.M. Best Company, Inc. The Governments will be indemnified, saved, and held harmless to the full extent of any coverage actually secured by the Subcontractor in excess of the minimum requirements set forth above. The Government Entity that hired the Subcontractor shall be held responsible for ensuring compliance with the above requirements by all Subcontractors. The Governments reserve the right to obtain complete, certified copies of all required insurance documents, policies, or endorsements at any time.

*See North Dakota Risk Management Manual, section 5.1 for discussion of "unique" and "routine" agreements.

RM Consulted 2007 Revised 07-23



AGREEMENT FOR PARTICIPATION IN THE NORTH DAKOTA HIGHWAY SAFETY PLAN

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Attachment 1 – Enforcement Overtime Calendar for FFY 2024

BACKGROUND

The North Dakota Department of Transportation's (NDDOT) Highway Safety Division administers the North Dakota Vision Zero initiative to reduce motor vehicle crash fatalities and serious injuries to zero. The Highway Safety Division receives and provides state and federal funding to local entities to assist the NDDOT to achieve the traffic safety goals identified in the Vision Zero Plan and the annual Highway Safety Plan. This contract will assist in achieving the following plan goals to:

- Decrease the number of alcohol and/or drug related crashes.
- Decrease the number of speed related crashes.
- Decrease the number of distracted driving related crashes.
- Increase seat belt use to decrease the severity of injuries and trauma sustained in crashes.
- Increase the public's knowledge and understanding of roadway safety and strategies.

The purpose of this contract is to provide funding to the **Burleigh County Sheriff's Department** (hereinafter referred to as the Contractor) to participate in the statewide enforcement programs listed below:

OCCUPANT PROTECTION (OP) ENFORCEMENT SCOPE OF WORK

PROJECT NO. PHSPOP2405-05-00

The *Click It or Ticket* (*CIOT*) enforcement campaign exists to increase occupant protection (OP) use for both adults and children through heightened enforcement of o laws in the state. The campaign's success is built upon the strategy that education, along with highly visible and consistent enforcement, is an effective means to change driver behavior and increase OP use.

Participating law enforcement agencies are required to work overtime during scheduled CIOT campaigns to achieve high visibility within their jurisdictions to deter motorists from driving or riding in a motor vehicle without the appropriate use of an OP device (i.e., seat belt or child passenger safety seat).

The Contractor may **only** work during the scheduled CIOT enforcement periods as identified in Attachment 1. The Contractor may not work outside the scheduled periods.

During each identified enforcement period, the Contractor must:

- Conduct a minimum of two shifts (no minimum number of hours per shift) per high visibility enforcement period within corridors and at times (including nighttime) where the occurrence of unbelted serious injury and fatal crashes is greatest. When possible, the Highway Safety Division will coordinate with the Contractor to determine these locations based on North Dakota (ND) crash data.
- Issue Citations *not warnings* for failure or improper use of an OP device. This is to assure the integrity of the *CIOT* message to the public. Each stop is an opportunity to educate the public on taking personal responsibility on driving behaviors and safety measures.
- Ensure that all officers working the overtime grant funding for OP have completed the Traffic Occupant Protection Strategies (TOPS) training. The Contractor must provide verification of the completed training upon request by the Highway Safety Division for each officer conducting overtime enforcement through the grant.
- Coordinate with the Highway Safety Division to complete earned media requirements (pre- and post-news releases).
- Submit an electronic enforcement log sheet for participating officers by the date indicated in the schedule, "Enforcement Log Due Date." The report will include: (1) number of enforcement hours, (2) dates and times of enforcement, (3) number and type of citations issued, and (4) number of enforcement contacts/stops made.
- Submit a reimbursement voucher by the date indicated in the schedule, "Reimbursement Voucher Due Date."
- Work with other area law enforcement within the region to conduct multi-agency enforcement efforts to maximize the visibility of law enforcement during the *CIOT* enforcement period.

IMPAIRED DRIVING (ID) ENFORCEMENT SCOPE OF WORK

PROJECT NO. PHSPID2410-02-00

The *Drive Sober or Get Pulled Over (DSOGPO)* enforcement campaign exists to deter impaired driving (ID) through heightened enforcement of ID laws in the state. The campaign's success is built upon the strategy that education, along with highly visible and consistent enforcement, is an effective means to change driver behavior.

The Contractor is required to work during the scheduled ID enforcement periods as outlined in Attachment 1. The Contractor may conduct additional enforcement activity beyond the required regional calendar events within their jurisdiction, if the budget allows, and if the Contractor can justify the purpose of additional enforcement. The Contractor must notify the Highway Safety Division of the additional enforcement activity prior to conducting the additional enforcement activity.

During each identified enforcement period of the contract period, the Contractor must:

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- Conduct a minimum of two shifts (no minimum number of hours per shift) per enforcement period, except for the National Labor Day *Drive Sober or Get Pulled Over* campaign.
- Conduct a minimum of four shifts (no minimum number of hours per shift) during the dates identified as the National Labor Day *Drive Sober or Get Pulled Over* campaign.
- Ensure that officers working the ID grant have been SFST (Standardized Field Sobriety Testing) certified and have attended a SFST refresher or ARIDE course at least once every three years. The Contractor must provide verification of the completed training upon request by the Highway Safety Division for each officer conducting overtime enforcement through the grant.
- Determine the best enforcement strategy (e.g., sobriety checkpoints vs. saturation patrols, time of day, locations, etc.) that will most effectively deter ID within the Contractor's jurisdiction. Data indicates this would typically be at night on weekends and holidays, or during special community events justifying the need for additional traffic enforcement. Some jurisdictions may have varying times based on demographics (e.g., college communities).
- Conduct high visibility enforcement within corridors and times where the occurrence of injury and death from ID is greatest. When possible, the Highway Safety Division will coordinate with the Contractor to determine these locations based on ND crash data.
- Coordinate with the Highway Safety Division to complete earned media requirements (pre- and post-news releases).
- Submit an electronic enforcement log sheet for participating officers by the date indicated in the schedule, "Enforcement Log Due Date." The report will include: (1) number of enforcement hours, (2) dates and times of enforcement, (3) number and type of citations issued, and (4) number of enforcement contacts/stops made.

- Submit a reimbursement voucher by the date indicated in the schedule, "Reimbursement Voucher Due Date."
- Work with other area law enforcement within the region to conduct multi-agency enforcement efforts to maximize the visibility of law enforcement during the ID enforcement period.

DISTRACTED DRIVING (DD) ENFORCEMENT OF WORK

PROJECT NO. PHSPDD2411-02-00

The distracted driving (DD) enforcement campaign exists to decrease the use of handheld electronic devices and other activities that are a distraction or cause inattentiveness by the driver through heightened enforcement of DD laws in the state. The campaign's success is built upon the strategy that education, along with heightened and consistent enforcement, is an effective means to change driver behavior and decrease crashes caused by driver distraction.

Participating law enforcement agencies are required to work overtime during scheduled DD campaigns to achieve heightened enforcement within their jurisdictions by enforcing the ban on all cell phone use by minors (under the age of 18) and activities by all drivers which cause inattentiveness resulting in traffic violations.

The Contractor is required to work during the scheduled DD enforcement periods as identified in Attachment 1. The Contractor may conduct additional enforcement activity beyond the required events within their jurisdiction, if the budget allows, and if the Contractor can justify the purpose of additional enforcement. The Contractor must notify the Highway Safety Division of the additional enforcement activity prior to conducting the additional enforcement activity.

During each identified enforcement period, the Contractor must:

- Conduct a minimum of two shifts (no minimum number of hours per shift) per DD enforcement period.
- Determine the best enforcement strategy that will efficiently use available resources and conduct heightened enforcement within corridors and at times where the occurrence of DD and electronic device usage is most prevalent.
- Issue Citations *not warnings* when observing a driver violating North Dakota's DD law. This is to assure the integrity of the *UDrive. UText. UPay.* message to the public. Each stop is an opportunity to educate the public on taking personal responsibility for their driving behaviors.
- Coordinate with the Highway Safety Division to complete earned media requirements (pre- and post-news releases).
- Submit an electronic enforcement log sheet for participating officers by the date indicated in the schedule, "Enforcement Log Due Date." The report will include: (1) number of enforcement hours, (2) dates and times of enforcement, (3) number and type of citations issued, and (4) number of enforcement contacts/stops made.

- Submit a reimbursement voucher by the date indicated in the schedule, "Reimbursement Voucher Due Date."
- Work with other area law enforcement within the region to conduct multi-agency enforcement efforts to maximize the heightened enforcement of DD laws during the enforcement period.

SPEED (SC) ENFORCEMENT SCOPE OF WORK

PROJECT NO. PHSPSC2407-04-00

The speed (SC) enforcement campaign exists to decrease speed violations through heightened enforcement of speeding laws in the state. The campaign's success is built upon the strategy that education, along with highly visible and consistent enforcement, is an effective means to change driver behavior and decrease excessive speed.

Participating law enforcement agencies are required to work overtime during scheduled Speed campaigns to achieve high visibility within their jurisdictions to deter motorists from driving above the posted speed limits.

The Contractor may **only** work during the scheduled Speed enforcement periods as identified in Attachment 1. The Contractor may not work outside the scheduled period.

During each identified enforcement period, the Contractor must:

- Conduct a minimum of two shifts (no minimum number of hours per shift) per high visibility enforcement period within corridors and at times (including nighttime) where the occurrence of highest number of speed-related serious injury and fatal crashes is greatest. When possible, the Highway Safety Division will coordinate with the Contractor to determine these locations based on North Dakota (ND) crash data.
- Issue Citations *not warnings* for driving above the posted speed limits. This is to assure the integrity of the *Speeding Slows You Down* message to the public. Each stop is an opportunity to educate the public on taking personal responsibility in driving behaviors and safety measures.
- Coordinate with the Highway Safety Division to complete earned media requirements (pre- and post-news releases).
- Submit an electronic enforcement log sheet for participating officers by the date indicated in the schedule, "Enforcement Log Due Date." The report will include: (1) number of enforcement hours, (2) dates and times of enforcement, (3) number and type of citations issued, and (4) number of enforcement contacts/stops made.
- Submit a reimbursement voucher by the date indicated in the schedule, "Reimbursement Voucher Due Date."
- Work with other area law enforcement within the region to conduct multi-agency enforcement efforts to maximize the heightened enforcement of speeding laws during the enforcement period.

REPORTING AND AUDIT REPORTING/ALL PROJECTS

Reporting

The Contractor must submit the enforcement logs and reimbursement voucher(s) to the Highway Safety Division per the schedule referenced in the previous enforcement sections. Late reports may result in a delay in processing or a reduction in payment.

The Contractor must retain for a minimum of three years, copies of timesheets, payroll, agency work schedules, and any other supporting documentation.

An enforcement contact is defined as one traffic stop, which may include multiple enforcement actions with the occupants of a motor vehicle while conducting overtime enforcement under contract with NDDOT.

Because the law enforcement overtime programs are statewide efforts, participation by each contracted entity is critical to the success of the campaigns. If the Contractor is unable to fulfill any portion of the contractual scope of work, they must contact the Highway Safety Division immediately.

Audit Reporting

A non-federal entity that expends \$750,000 or more during the non-federal entity's fiscal year in federal awards must have a single or program-specific audit conducted for that year in accordance with the provisions of 2 CFR 200, Subpart F.

Entities that spend less than \$750,000 of federal funds from all sources may be subject to reviews by NDDOT at its discretion. These requirements are applicable to counties, cities, state agencies, Indian tribes, colleges, hospitals, and non-profit businesses.

- All entities receiving federal funds through NDDOT shall certify whether a Single Audit has been completed as part of the annual Federal award process.
- All entities must complete the Single Audit Certification Form.
- All entities must provide a Schedule of Expenditures of Federal Awards (SEFA).

NDDOT RESPONSIBILITIES, REIMBURSEMENT, AND OTHER REQUIREMENTS/ALL PROJECTS

NDDOT Responsibilities

This Scope of Work will be monitored by the NDDOT's Program Manager. Oversight will include, but will not be limited to, desktop and on-site monitoring of program finances, operations, and performance. This will include identification and written notification of issues and/or concerns that could significantly affect the program's performance and outcomes to agents of the contracting agency in the community.

Based on federal grant requirements, NDDOT may revise the enforcement dates shown in Attachment 1. The Contractor will be notified by email and will receive a revised Attachment 1 that will identify the revised enforcement dates and due dates of enforcement logs and reimbursement vouchers.

Reimbursement

This contract will reimburse allowable expenses up to each project's total budget for costs incurred through completion of the scope of work and/or at the direction of the program manager. The Highway Safety Division reserves the right to deny payment for unallowable expenses identified in the applicable cost principles.

Overtime wages will be reimbursed at the agency-approved overtime rate and mileage, if applicable, will be reimbursed at the state-approved rate.

At the close of the state fiscal year, which is June 30, enforcement logs and reimbursement vouchers must be submitted no later than July 15 for any services or purchases that took place on or before June 30. Vouchers received after July 15 may not be reimbursed. Please note: only equipment that has been received by June 30 is affected by this due date.

The final reports/vouchers for all projects are due no later than November 14, 2024. *Vouchers received after November 14, 2024, will not be reimbursed.*

Other Requirements

In accordance with 23 CFR Part 1300 Appendix C, the Contractor, as a representative of its political subdivision, requests the benefit of the NDDOT Highway Safety Division coordination of paid media and marketing to capitalize on the high visibility enforcement and education model necessary to change driver behavior. The NDDOT Highway Safety Division will coordinate paid and earned media statewide to complement the enforcement initiative outlined in this project agreement. The outreach may include the following: TV spots, radio spots, online ads, billboards, print ads, press releases, posters, flyers, and/or outreach events. These efforts will include local jurisdictions and will be coordinated statewide. By signing the contract, the Contractor signifies his/her understanding of the outreach component of the mobilization and approves the use of these educational techniques within his/her jurisdiction.

The Contractor is encouraged to follow the guidelines for vehicular pursuits issued by the International Association of Chiefs of Police that are currently in effect.

The Contractor shall not use the funds for supplanting also known as general costs of government. *Funds for programs and services provided through this grant are intended to supplement, not supplant, other state or local funding sources.* Supplanting is defined as replacing routine and/or existing state or local expenditures with the use of federal grant funds and/or using federal grant funds for costs of activities that constitute general expenses required to carry out the overall responsibilities of state, local, or federally-recognized Indian tribal governments.

Written and verbal warnings are not encouraged under any of the grant programs.

The Contractor is encouraged to use the E-Citation module within TraCS Web while conducting overtime enforcement activities through NDDOT grant funded programs. The Highway Safety Division will monitor enforcement activities in TraCS. Upon request, those issuing paper citations or electronic citations in another program will be required to submit copies of citations to the Highway Safety Division.

BUDGETS

OCCUPANT PROTECTION (OP) ENFORCEMENT BUDGET

PROJECT NO. PHSPOP2405-05-00 / ALN NO. 20.600

DIRECT COSTS Overtime wages Mileage PROJECT TOTAL		\$ 4,400 <u>\$ 300</u> <u>\$ 4,700</u>
Participation		
Federal	100%	\$ 4,700
State	-	
Local		

IMPAIRED DRIVING (ID) ENFORCEMENT BUDGET

PROJECT NO. PHSPID2410-02-00 / ALN NO. 20.608

DIRECT COSTS Overtime wages Mileage PROJECT TOTAL		\$ 5,500 <u>\$ 400</u> <u>\$ 5,900</u>
Participation Federal State	100%	\$ 5,900
Local	170 (N	

DISTRACTED DRIVING (DD) ENFORCEMENT BUDGET

PROJECT NO. PHSPDD2411-02-00 / ALN NO. 20.600

DIRECT COSTS		
Overtime wages		\$ 2,250
Mileage		\$ 300
PROJECT TOTAL		\$ 2,550
Participation		
Federal	100%	\$ 2,550
State	-	
Local	21	

SPEED (SC) ENFORCEMENT BUDGET

PROJECT NO. PHSPSC2407-04-00 / ALN NO. 20.600

DIRECT COSTS

Overtime wages		\$ 4,400
Mileage		<u>\$ 300</u>
PROJECT TOTAL		<u>\$ 4,700</u>
Participation		
Federal	100%	\$ 4,700
State	120) (121)	
Local	a ()	

OCCUPANT PROTECTION (OP) ENFORCEMENT DATES

	Enforcement	Reimbursement
Enforcement Dates	Log Due Date	Voucher Due Date
November 1 – December 14, 2023	12/19/2023	1/31/2024
*May 1 - June 2, 2024	6/7/2024	6/30/2024

*May 20 – June 2, 2024, is the National "Click It or Ticket" (CIOT) Enforcement Campaign

Participating agencies are required to conduct a minimum of two (2) shifts per enforcement period.

Contractor may not work any other dates for the occupant protection campaign.





IMPAIRED DRIVING (ID) ENFORCEMENT DATES

Enforcement Dates	Enforcement Log Due Date	Reimbursement Voucher Due Date
*December 15, 2023 – January 31, 2024	2/5/2024	3/15/2024
March 1 – March 31, 2024	4/5/2024	5/15/2024
**August 16 – September 2, 2024	9/7/2024	10/15/2024

*December 15, 2023 – January 1, 2024, is the National "Drive Sober or Get Pulled Over" (DSOGPO) Campaign. ND extends the enforcement campaign until January 31, 2024.

August 16– September 2, 2024, is the National "Drive Sober or Get Pulled Over" Campaign. **This DSOGPO campaign requires a minimum of four (4) shifts to be worked.

Participating agencies are required to conduct a minimum of two (2) shifts per enforcement period.





SPEED (SP) ENFORCEMENT DATES

Enforcement Dates	Enforcement Log Due Date	Reimbursement Voucher Due Date			
July 1 – August 15, 2024	8/20/2024	9/20/2024			

Participating agencies are required to conduct a minimum of two (2) shifts per enforcement period.

Contractor may not work any other dates for the speed enforcement campaign.





DISTRACTED DRIVING (DD) ENFORCEMENT DATES

	Enforcement	Reimbursement
Enforcement Dates	Log Due Date	Voucher Due Date
*April 1 – 30, 2024	5/5/2024	6/15/2024
September 1 – 30, 2024	10/5/2024	10/31/2024

*April 1 – 30, 2024 coincides with the National Distracted Driving Awareness Month campaign.

Participating agencies are required to conduct a minimum of two (2) shifts per enforcement period.





Appendix A to Part 1300-Certifications and Assurances for Highway Safety Grants

[Each fiscal year, the Governor's Representative for Highway Safety must sign these Certifications and Assurances affirming that the State complies with all requirements, including applicable Federal statutes and regulations, that are in effect during the grant period. Requirements that also apply to subrecipients are noted under the applicable caption.]

State: _____ Fiscal Year: ²⁰²⁴

By submitting an application for Federal grant funds under 23 U.S.C. Chapter 4 or Section 1906, Public Law 109-59, as amended by Section 25024, Public Law 117-58, the State Highway Safety Office acknowledges and agrees to the following conditions and requirements. In my capacity as the Governor's Representative for Highway Safety, I hereby provide the following Certifications and Assurances:

GENERAL REQUIREMENTS

The State will comply with applicable statutes and regulations, including but not limited to:

- 23 U.S.C. Chapter 4—Highway Safety Act of 1966, as amended;
- Sec. 1906, Public Law 109-59, as amended by Sec. 25024, Public Law 117-58;
- 23 CFR part 1300—Uniform Procedures for State Highway Safety Grant Programs;
- <u>2 CFR part 200</u>—Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards;
- <u>2 CFR part 1201</u>—Department of Transportation, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.

INTERGOVERNMENTAL REVIEW OF FEDERAL PROGRAMS

The State has submitted appropriate documentation for review to the single point of contact designated by the Governor to review Federal programs, as required by Executive Order 12372 (Intergovernmental Review of Federal Programs).

FEDERAL FUNDING ACCOUNTABILITY AND TRANSPARENCY ACT (FFATA)

The State will comply with FFATA guidance, *OMB Guidance on FFATA Subaward and Executive Compensation Reporting*, August 27, 2010, (<u>https://www.fsrs.gov/documents/OMB</u> <u>Guidance on FFATA Subaward and Executive Compensation Reporting 08272010.pdf</u>) by reporting to FSRS.gov for each sub-grant awarded:

- Name of the entity receiving the award;
- Amount of the award;

- Information on the award including transaction type, funding agency, the North American Industry Classification System code or Catalog of Federal Domestic Assistance number (where applicable), program source;
- Location of the entity receiving the award and the primary location of performance under the award, including the city, State, congressional district, and country; and an award title descriptive of the purpose of each funding action;
 - Unique entity identifier (generated by SAM.gov);
- The names and total compensation of the five most highly compensated officers of the entity if:

(i) the entity in the preceding fiscal year received---

(I) 80 percent or more of its annual gross revenues in Federal awards;

(II) \$25,000,000 or more in annual gross revenues from Federal awards; and (ii) the public does not have access to information about the compensation of the senior executives of the entity through periodic reports filed under section 13(a) or 15(d) of the Securities Exchange Act of 1934 (<u>15 U.S.C. 78m(a)</u>, <u>780(d)</u>) or section 6104 of the Internal Revenue Code of 1986;

• Other relevant information specified by OMB guidance.

NONDISCRIMINATION

(applies to subrecipients as well as States)

The State highway safety agency [and its subrecipients] will comply with all Federal statutes and implementing regulations relating to nondiscrimination ("Federal Nondiscrimination Authorities"). These include but are not limited to:

- Title VI of the Civil Rights Act of 1964 (<u>42 U.S.C. 2000d</u> et seq., 78 stat. 252), (prohibits discrimination on the basis of race, color, national origin);
- <u>49 CFR part 21</u> (entitled Non-discrimination in Federally-Assisted Programs of the Department of Transportation—Effectuation of Title VI of the Civil Rights Act of 1964);
- <u>28 CFR 50.3</u> (U.S. Department of Justice Guidelines for Enforcement of Title VI of the Civil Rights Act of 1964);
- The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 U.S.C. 4601), (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects);
- Federal-Aid Highway Act of 1973, (23 U.S.C. 324 et seq.), and Title IX of the Education Amendments of 1972, as amended (20 U.S.C. 1681-1683 and 1685-1686) (prohibit discrimination on the basis of sex);
- Section 504 of the Rehabilitation Act of 1973, (29 U.S.C. 794 et seq.), as amended, (prohibits discrimination on the basis of disability) and 49 CFR part 27;
- The Age Discrimination Act of 1975, as amended, (<u>42 U.S.C. 6101</u> et seq.), (prohibits discrimination on the basis of age);
- The Civil Rights Restoration Act of 1987, (Pub. L. 100-209), (broadens scope, coverage, and applicability of Title VI of the Civil Rights Act of 1964, The Age Discrimination Act of 1975 and Section 504 of the Rehabilitation Act of 1973, by expanding the definition of the terms "programs or activities" to include all of the programs or activities of the

Federal aid recipients, subrecipients and contractors, whether such programs or activities are Federally-funded or not);

- Titles II and III of the Americans with Disabilities Act (42 U.S.C. 12131-12189) (prohibits discrimination on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing) and 49 CFR parts 37 and 38;
- <u>Executive Order 12898</u>, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations (preventing discrimination against minority populations by discouraging programs, policies, and activities with disproportionately high and adverse human health or environmental effects on minority and low-income populations);
- <u>Executive Order 13166</u>, Improving Access to Services for Persons with Limited English Proficiency (requiring that recipients of Federal financial assistance provide meaningful access for applicants and beneficiaries who have limited English proficiency (LEP));
- <u>Executive Order 13985</u>, Advancing Racial Equity and Support for Underserved Communities through the Federal Government (advancing equity across the Federal Government); and
- <u>Executive Order 13988</u>, Preventing and Combating Discrimination on the Basis of Gender Identity or Sexual Orientation (clarifying that sex discrimination includes discrimination on the grounds of gender identity or sexual orientation).

The preceding statutory and regulatory cites hereinafter are referred to as the "Acts" and "Regulations," respectively.

GENERAL ASSURANCES

In accordance with the Acts, the Regulations, and other pertinent directives, circulars, policy, memoranda, and/or guidance, the Recipient hereby gives assurance that it will promptly take any measures necessary to ensure that:

"No person in the United States shall, on the grounds of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity, for which the Recipient receives Federal financial assistance from DOT, including NHTSA."

The Civil Rights Restoration Act of 1987 clarified the original intent of Congress, with respect to Title VI of the Civil Rights Act of 1964 and other non-discrimination requirements (the Age Discrimination Act of 1975, and Section 504 of the Rehabilitation Act of 1973), by restoring the broad, institutional-wide scope and coverage of these nondiscrimination statutes and requirements to include all programs and activities of the Recipient, so long as any portion of the program is Federally assisted.

SPECIFIC ASSURANCES

More specifically, and without limiting the above general Assurance, the Recipient agrees with and gives the following Assurances with respect to its Federally assisted Highway Safety Grant Program:

- The Recipient agrees that each "activity," "facility," or "program," as defined in § 21.23(b) and (e) of <u>49 CFR part 21</u> will be (with regard to an "activity") facilitated, or will be (with regard to a "facility") operated, or will be (with regard to a "program") conducted in compliance with all requirements imposed by, or pursuant to the Acts and the Regulations.
- 2. The Recipient will insert the following notification in all solicitations for bids, Requests For Proposals for work, or material subject to the Acts and the Regulations made in connection with all Highway Safety Grant Programs and, in adapted form, in all proposals for negotiated agreements regardless of funding source:

"The [name of Recipient], in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (78 Stat. 252, 42 U.S.C 2000d to 2000d-4) and the Regulations, hereby notifies all bidders that it will affirmatively ensure that in any contract entered into pursuant to this advertisement, disadvantaged business enterprises will be afforded full and fair opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, or national origin in consideration for an award."

- 3. The Recipient will insert the clauses of appendix A and E of this Assurance (also referred to as DOT Order 1050.2A)^[1] in every contract or agreement subject to the Acts and the Regulations.
- 4. The Recipient will insert the clauses of appendix B of DOT Order 1050.2A, as a covenant running with the land, in any deed from the United States effecting or recording a transfer of real property, structures, use, or improvements thereon or interest therein to a Recipient.
- 5. That where the Recipient receives Federal financial assistance to construct a facility, or part of a facility, the Assurance will extend to the entire facility and facilities operated in connection therewith.
- 6. That where the Recipient receives Federal financial assistance in the form of, or for the acquisition of, real property or an interest in real property, the Assurance will extend to rights to space on, over, or under such property.
- 7. That the Recipient will include the clauses set forth in appendix C and appendix D of this DOT Order 1050.2A, as a covenant running with the land, in any future deeds, leases, licenses, permits, or similar instruments entered into by the Recipient with other parties:
 - a. for the subsequent transfer of real property acquired or improved under the applicable activity, project, or program; and
 - b. for the construction or use of, or access to, space on, over, or under real property acquired or improved under the applicable activity, project, or program.
- 8. That this Assurance obligates the Recipient for the period during which Federal financial assistance is extended to the program, except where the Federal financial assistance is to provide, or is in the form of, personal property, or real property, or interest therein, or

structures or improvements thereon, in which case the Assurance obligates the Recipient, or any transferee for the longer of the following periods:

- a. the period during which the property is used for a purpose for which the Federal financial assistance is extended, or for another purpose involving the provision of similar services or benefits; or
- b. the period during which the Recipient retains ownership or possession of the property.
- 9. The Recipient will provide for such methods of administration for the program as are found by the Secretary of Transportation or the official to whom he/she delegates specific authority to give reasonable guarantee that it, other recipients, sub-recipients, sub-grantees, contractors, subcontractors, consultants, transferees, successors in interest, and other participants of Federal financial assistance under such program will comply with all requirements imposed or pursuant to the Acts, the Regulations, and this Assurance.
- 10. The Recipient agrees that the United States has a right to seek judicial enforcement with regard to any matter arising under the Acts, the Regulations, and this Assurance.

By signing this ASSURANCE, the State highway safety agency also agrees to comply (and require any sub-recipients, sub-grantees, contractors, successors, transferees, and/or assignees to comply) with all applicable provisions governing NHTSA's access to records, accounts, documents, information, facilities, and staff. You also recognize that you must comply with any program or compliance reviews, and/or complaint investigations conducted by NHTSA. You must keep records, reports, and submit the material for review upon request to NHTSA, or its designee in a timely, complete, and accurate way. Additionally, you must comply with all other reporting, data collection, and evaluation requirements, as prescribed by law or detailed in program guidance.

The State highway safety agency gives this ASSURANCE in consideration of and for obtaining any Federal grants, loans, contracts, agreements, property, and/or discounts, or other Federal-aid and Federal financial assistance extended after the date hereof to the recipients by the U.S. Department of Transportation under the Highway Safety Grant Program. This ASSURANCE is binding on the State highway safety agency, other recipients, sub-recipients, sub-grantees, contractors, subcontractors and their subcontractors', transferees, successors in interest, and any other participants in the Highway Safety Grant Program. The person(s) signing below is/are authorized to sign this ASSURANCE on behalf of the Recipient.

THE DRUG-FREE WORKPLACE ACT OF 1988 (41 U.S.C. 8103)

The State will provide a drug-free workplace by:

- a. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the grantee's workplace, and specifying the actions that will be taken against employees for violation of such prohibition;
- b. Establishing a drug-free awareness program to inform employees about:
 - 1. The dangers of drug abuse in the workplace;
 - 2. The grantee's policy of maintaining a drug-free workplace;

- 3. Any available drug counseling, rehabilitation, and employee assistance programs;
- 4. The penalties that may be imposed upon employees for drug violations occurring in the workplace;
- 5. Making it a requirement that each employee engaged in the performance of the grant be given a copy of the statement required by paragraph (a);
- c. Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee will—
 - 1. Abide by the terms of the statement;
 - 2. Notify the employer of any criminal drug statute conviction for a violation occurring in the workplace no later than five days after such conviction;
- d. Notifying the agency within ten days after receiving notice under subparagraph (c)(2) from an employee or otherwise receiving actual notice of such conviction;
- e. Taking one of the following actions, within 30 days of receiving notice under subparagraph (c)(2), with respect to any employee who is so convicted—
 - 1. Taking appropriate personnel action against such an employee, up to and including termination;
 - 2. Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
- f. Making a good faith effort to continue to maintain a drug-free workplace through implementation of all of the paragraphs above.

POLITICAL ACTIVITY (HATCH ACT)

(applies to subrecipients as well as States)

The State will comply with provisions of the Hatch Act (<u>5 U.S.C. 1501-1508</u>), which limits the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.

<u>CERTIFICATION REGARDING FEDERAL LOBBYING</u> (applies to subrecipients as well as States)

CERTIFICATION FOR CONTRACTS, GRANTS, LOANS, AND COOPERATIVE AGREEMENTS

The undersigned certifies, to the best of his or her knowledge and belief, that:

- No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement;
- 2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a

Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions;

3. The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, subgrants, and contracts under grant, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

RESTRICTION ON STATE LOBBYING

(applies to subrecipients as well as States)

None of the funds under this program will be used for any activity specifically designed to urge or influence a State or local legislator to favor or oppose the adoption of any specific legislative proposal pending before any State or local legislative body. Such activities include both direct and indirect (*e.g.*, "grassroots") lobbying activities, with one exception. This does not preclude a State official whose salary is supported with NHTSA funds from engaging in direct communications with State or local legislative officials, in accordance with customary State practice, even if such communications urge legislative officials to favor or oppose the adoption of a specific pending legislative proposal.

CERTIFICATION REGARDING DEBARMENT AND SUSPENSION

(applies to subrecipients as well as States)

INSTRUCTIONS FOR PRIMARY TIER PARTICIPANT CERTIFICATION (STATES)

- 1. By signing and submitting this proposal, the prospective primary tier participant is providing the certification set out below and agrees to comply with the requirements of <u>2</u> <u>CFR parts 180</u> and <u>1200</u>.
- 2. The inability of a person to provide the certification required below will not necessarily result in denial of participation in this covered transaction. The prospective primary tier participant shall submit an explanation of why it cannot provide the certification set out below. The certification or explanation will be considered in connection with the department or agency's determination whether to enter into this transaction. However, failure of the prospective primary tier participant to furnish a certification or an explanation shall disqualify such person from participation in this transaction.
- 3. The certification in this clause is a material representation of fact upon which reliance was placed when the department or agency determined to enter into this transaction. If it is later determined that the prospective primary tier participant knowingly rendered an

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erroneous certification, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause or default or may pursue suspension or debarment.

- 4. The prospective primary tier participant shall provide immediate written notice to the department or agency to which this proposal is submitted if at any time the prospective primary tier participant learns its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 5. The terms covered transaction, civil judgment, debarment, suspension, ineligible, participant, person, principal, and voluntarily excluded, as used in this clause, are defined in <u>2 CFR parts 180</u> and <u>1200</u>. You may contact the department or agency to which this proposal is being submitted for assistance in obtaining a copy of those regulations.
- 6. The prospective primary tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under <u>48</u> <u>CFR part 9. subpart 9.4</u>, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency entering into this transaction.
- 7. The prospective primary tier participant further agrees by submitting this proposal that it will include the clause titled "Instructions for Lower Tier Participant Certification" including the "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion—Lower Tier Covered Transaction," provided by the department or agency entering into this covered transaction, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions and will require lower tier participants to comply with <u>2 CFR parts 180</u> and <u>1200</u>.
- 8. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under <u>48 CFR part 9, subpart 9.4</u>, debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant is responsible for ensuring that its principals are not suspended, debarred, or otherwise ineligible to participate in covered transactions. To verify the eligibility of its principals, as well as the eligibility of any prospective lower tier participants, each participant may, but is not required to, check the System for Award Management Exclusions website (<u>https://www.sam.gov/</u>).
- 9. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 10. Except for transactions authorized under paragraph 6 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under <u>48 CFR part 9, subpart 9.4</u>, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency may terminate the transaction for cause or default.

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS—PRIMARY TIER COVERED TRANSACTIONS

- 1. The prospective primary tier participant certifies to the best of its knowledge and belief, that it and its principals:
 - a. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in covered transactions by any Federal department or agency;
 - b. Have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
 - c. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
 - d. Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State, or local) terminated for cause or default.
- 2. Where the prospective primary tier participant is unable to certify to any of the Statements in this certification, such prospective participant shall attach an explanation to this proposal.

INSTRUCTIONS FOR LOWER TIER PARTICIPANT CERTIFICATION

- By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below and agrees to comply with the requirements of <u>2</u> <u>CFR parts 180</u> and <u>1200</u>.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension or debarment.
- 3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 4. The terms covered transaction, civil judgment, debarment, suspension, ineligible, participant, person, principal, and voluntarily excluded, as used in this clause, are defined in <u>2 CFR parts 180</u> and <u>1200</u>. You may contact the person to whom this proposal is submitted for assistance in obtaining a copy of those regulations.

- 5. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under <u>48 CFR part</u> <u>9, subpart 9.4</u>, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- 6. The prospective lower tier participant further agrees by submitting this proposal that it will include the clause titled "Instructions for Lower Tier Participant Certification" including the "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion—Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions and will require lower tier participants to comply with 2 CFR parts 180 and 1200.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under <u>48 CFR part 9, subpart 9.4</u>, debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant is responsible for ensuring that its principals are not suspended, debarred, or otherwise ineligible to participate in covered transactions. To verify the eligibility of its principals, as well as the eligibility of any prospective lower tier participants, each participant may, but is not required to, check the System for Award Management Exclusions website (<u>https://www.sam.gov/</u>).
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under <u>48 CFR part 9, subpart 9.4</u>, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension or debarment.

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION—LOWER TIER COVERED TRANSACTIONS

- 1. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in covered transactions by any Federal department or agency.
- 2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

BUY AMERICA

(applies to subrecipients as well as States)

The State and each subrecipient will comply with the Buy America requirement (23 U.S.C. 313) when purchasing items using Federal funds. Buy America requires a State, or subrecipient, to purchase with Federal funds only steel, iron and manufactured products produced in the United States, unless the Secretary of Transportation determines that such domestically produced items would be inconsistent with the public interest, that such materials are not reasonably available and of a satisfactory quality, or that inclusion of domestic materials will increase the cost of the overall project contract by more than 25 percent. In order to use Federal funds to purchase foreign produced items, the State must submit a waiver request that provides an adequate basis and justification for approval by the Secretary of Transportation.

CERTIFICATION ON CONFLICT OF INTEREST

(applies to subrecipients as well as States)

GENERAL REQUIREMENTS

No employee, officer, or agent of a State or its subrecipient who is authorized in an official capacity to negotiate, make, accept, or approve, or to take part in negotiating, making, accepting, or approving any subaward, including contracts or subcontracts, in connection with this grant shall have, directly or indirectly, any financial or personal interest in any such subaward. Such a financial or personal interest would arise when the employee, officer, or agent, any member of his or her immediate family, his or her partner, or an organization which employs or is about to employ any of the parties indicated herein, has a financial or personal interest in or a tangible personal benefit from an entity considered for a subaward. Based on this policy:

- 1. The recipient shall maintain a written code or standards of conduct that provide for disciplinary actions to be applied for violations of such standards by officers, employees, or agents.
 - a. The code or standards shall provide that the recipient's officers, employees, or agents may neither solicit nor accept gratuities, favors, or anything of monetary value from present or potential subawardees, including contractors or parties to subcontracts.
 - b. The code or standards shall establish penalties, sanctions, or other disciplinary actions for violations, as permitted by State or local law or regulations.
- 2. The recipient shall maintain responsibility to enforce the requirements of the written code or standards of conduct.

DISCLOSURE REQUIREMENTS

No State or its subrecipient, including its officers, employees, or agents, shall perform or continue to perform under a grant or cooperative agreement, whose objectivity may be impaired because of any related past, present, or currently planned interest, financial or otherwise, in

organizations regulated by NHTSA or in organizations whose interests may be substantially affected by NHTSA activities. Based on this policy:

- 1. The recipient shall disclose any conflict of interest identified as soon as reasonably possible, making an immediate and full disclosure in writing to NHTSA. The disclosure shall include a description of the action which the recipient has taken or proposes to take to avoid or mitigate such conflict.
- 2. NHTSA will review the disclosure and may require additional relevant information from the recipient. If a conflict of interest is found to exist, NHTSA may (a) terminate the award, or (b) determine that it is otherwise in the best interest of NHTSA to continue the award and include appropriate provisions to mitigate or avoid such conflict.
- 3. Conflicts of interest that require disclosure include all past, present, or currently planned organizational, financial, contractual, or other interest(s) with an organization regulated by NHTSA or with an organization whose interests may be substantially affected by NHTSA activities, and which are related to this award. The interest(s) that require disclosure include those of any recipient, affiliate, proposed consultant, proposed subcontractor, and key personnel of any of the above. Past interest shall be limited to within one year of the date of award. Key personnel shall include any person owning more than a 20 percent interest in a recipient, and the officers, employees or agents of a recipient who are responsible for making a decision or taking an action under an award where the decision or action can have an economic or other impact on the interests of a regulated or affected organization.

<u>PROHIBITION ON USING GRANT FUNDS TO CHECK FOR HELMET USAGE</u> (applies to subrecipients as well as States)

The State and each subrecipient will not use 23 U.S.C. Chapter 4 grant funds for programs to check helmet usage or to create checkpoints that specifically target motorcyclists.

POLICY ON SEAT BELT USE

In accordance with <u>Executive Order 13043</u>, Increasing Seat Belt Use in the United States, dated April 16, 1997, the Grantee is encouraged to adopt and enforce on-the-job seat belt use policies and programs for its employees when operating company-owned, rented, or personally-owned vehicles. The National Highway Traffic Safety Administration (NHTSA) is responsible for providing leadership and guidance in support of this Presidential initiative. For information and resources on traffic safety programs and policies for employers, please contact the Network of Employers for Traffic Safety (NETS), a public-private partnership dedicated to improving the traffic safety practices of employers and employees. You can download information on seat belt programs, costs of motor vehicle crashes to employers, and other traffic safety initiatives at <u>www.trafficsafety.org</u>. The NHTSA website (<u>www.nhtsa.gov</u>) also provides information on statistics, campaigns, and program evaluations and references.

POLICY ON BANNING TEXT MESSAGING WHILE DRIVING

In accordance with <u>Executive Order 13513</u>, Federal Leadership On Reducing Text Messaging While Driving, and DOT Order 3902.10, Text Messaging While Driving, States are encouraged to adopt and enforce workplace safety policies to decrease crashes caused by distracted driving, including policies to ban text messaging while driving company-owned or rented vehicles, Government-owned, leased or rented vehicles, or privately-owned vehicles when on official Government business or when performing any work on or behalf of the Government. States are also encouraged to conduct workplace safety initiatives in a manner commensurate with the size of the business, such as establishment of new rules and programs or re-evaluation of existing programs to prohibit text messaging while driving, and education, awareness, and other outreach to employees about the safety risks associated with texting while driving.

SECTION 402 REQUIREMENTS

- 1. To the best of my personal knowledge, the information submitted in the annual grant application in support of the State's application for a grant under <u>23 U.S.C. 402</u> is accurate and complete.
- 2. The Governor is the responsible official for the administration of the State highway safety program, by appointing a Governor's Representative for Highway Safety who shall be responsible for a State highway safety agency that has adequate powers and is suitably equipped and organized (as evidenced by appropriate oversight procedures governing such areas as procurement, financial administration, and the use, management, and disposition of equipment) to carry out the program. (23 U.S.C. 402(b)(1)(A))
- 3. At least 40 percent of all Federal funds apportioned to this State under <u>23 U.S.C. 402</u> for this fiscal year will be expended by or on behalf of political subdivisions of the State in carrying out local highway safety programs (<u>23 U.S.C. 402(b)(1)(C)</u>) or 95 percent by and on behalf of Indian tribes (<u>23 U.S.C. 402(h)(2)</u>), unless this requirement is waived in writing. (This provision is not applicable to the District of Columbia, Puerto Rico, the U.S. Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Mariana Islands.)
- 4. The State's highway safety program provides adequate and reasonable access for the safe and convenient movement of physically handicapped persons, including those in wheelchairs, across curbs constructed or replaced on or after July 1, 1976, at all pedestrian crosswalks. (23 U.S.C. 402(b)(1)(D))
- 5. As part of a comprehensive program, the State will support a data-based traffic safety enforcement program that fosters effective community collaboration to increase public safety, and data collection and analysis to ensure transparency, identify disparities in traffic enforcement, and inform traffic enforcement policies, procedures, and activities. (23 U.S.C. 402(b)(1)(E))
- 6. The State will implement activities in support of national highway safety goals to reduce motor vehicle related fatalities that also reflect the primary data-related crash factors within the State, as identified by the State highway safety planning process, including:

- Participation in the National high-visibility law enforcement mobilizations as identified annually in the NHTSA Communications Calendar, including not less than 3 mobilization campaigns in each fiscal year to
 - o Reduce alcohol-impaired or drug-impaired operation of motor vehicles; and
 - o Increase use of seat belts by occupants of motor vehicles;
- Sustained enforcement of statutes addressing impaired driving, occupant protection, and driving in excess of posted speed limits;
- An annual statewide seat belt use survey in accordance with 23 CFR part 1340 for the measurement of State seat belt use rates, except for the Secretary of Interior on behalf of Indian tribes;
- Development of statewide data systems to provide timely and effective data analysis to support allocation of highway safety resources;
- Coordination of triennial Highway Safety Plan, data collection, and information systems with the State strategic highway safety plan, as defined in 23 U.S.C. 148(a); and
- Participation in the Fatality Analysis Reporting System (FARS), except for American Samoa, Guam, the Commonwealth of the Northern Mariana Islands, or the United States Virgin Islands
- 7. The State will actively encourage all relevant law enforcement agencies in the State to follow the guidelines established for vehicular pursuits issued by the International Association of Chiefs of Police that are currently in effect. (23 U.S.C. 402(j))
- 8. The State will not expend Section 402 funds to carry out a program to purchase, operate, or maintain an automated traffic enforcement system, except in a work zone or school zone. (23 U.S.C. 402(c)(4))

I understand that my statements in support of the State's application for Federal grant funds are statements upon which the Federal Government will rely in determining qualification for grant funds, and that knowing misstatements may be subject to civil or criminal penalties under <u>18 U.S.C. 1001</u>. I sign these Certifications and Assurances based on personal knowledge, and after appropriate inquiry.

Click here to validate form fields and permit signature

find,

7/31/2023

Signature Governor's Representative for Highway Safety

Date

Ron Henke

Printed name of Governor's Representative for Highway Safety

DocuSign

Certificate Of Completion

Envelope Id: C432EDA267464E5093B5788AB9476549 Subject: SO Burleigh Contract #12231129 Contract Number: 12231129 PCN: Source Envelope: Document Pages: 37 Certificate Pages: 3 AutoNav: Enabled Envelopeld Stamping: Enabled Time Zone: (UTC-06:00) Central Time (US & Canada)

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22

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Envelope Originator: Sheila Kitzan 608 E Boulevard Ave Bismarck, ND 58505 skitzan@nd.gov IP Address: 165.234.92.5

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Resent: 9/11/2023 7:01:12 AM

Viewed: 9/11/2023 9:40:25 AM

Signed: 9/11/2023 9:40:30 AM

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Shannon Sauer ssauer@nd.gov

Security Level: Email, Account Authentication (None), Authentication

Signature Adoption: Pre-selected Style Using IP Address: 165.234.253.12

Authentication Details

SMS Auth: Transaction: 755dc6d3-112a-46d2-a61f-ec1e7fdd18a7 Result: passed Vendor ID: TeleSign Type: SMSAuth Performed: 9/11/2023 9:40:19 AM Phone: +1 701-426-9825

Electronic Record and Signature Disclosure: Not Offered via DocuSign

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Electronic Record and Signature Disclosure: Not Offered via DocuSign

Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure: Not Offered via DocuSign

Karin Mongeon

kamongeon@nd.gov

Security Level: Email, Account Authentication (None), Authentication

Electronic Record and Signature Disclosure: Not Offered via DocuSign

Signer Events

Clint Morgenstern

cdmorgenstern@nd.gov

Security Level: Email, Account Authentication (None), Authentication

Electronic Record and Signature Disclosure: Not Offered via DocuSign

Robin R. Rehborg

rrehborg@nd.gov Security Level: Email, Account Authentication

(None), Authentication

Electronic Record and Signature Disclosure: Not Offered via DocuSign

Laureen M. Martin

Imartin@nd.gov

Security Level: Email, Account Authentication (None), Authentication

Electronic Record and Signature Disclosure: Not Offered via DocuSign

In Person Signer Events

Signature

Status

Signature

Editor Delivery Events

Sheila Kitzan

skitzan@nd.gov North Dakota Highway Patrol Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure Not Offered via DocuSign

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Timestamp

Timestamp Sent: 9/6/2023 9:53:18 AM Viewed: 9/7/2023 11:18:18 AM Completed: 9/7/2023 11:20:00 AM

Agent Delivery Events	Status	Timestamp	
Tracy Nelson		Sent: 9/11/2023 9:40:38 AM	
tnelson@burleighsd.com		Viewed: 9/12/2023 12:53:16	PM
Security Level: Email, Account Authentication (None)			
Electronic Record and Signature Disclosure: Not Offered via DocuSign			
Intermediary Delivery Events	Status	Timestamp	
Certified Delivery Events	Status	Timestamp	
Sheila Kitzan			
skitzan@nd.gov			
Security Level: Email, Account Authentication (None)			
Electronic Record and Signature Disclosure: Not Offered via DocuSign			
Carbon Copy Events	Status	Timestamp	
DOT Legal Admin			
dotlegaladmin@nd.gov			
Security Level: Email, Account Authentication (None)			
Electronic Record and Signature Disclosure: Not Offered via DocuSign			

Carbon Copy Events

Status

Timestamp

DOT Legal Admin

dotlegaladmin@nd.gov

Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure: Not Offered via DocuSign

Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure: Not Offered via DocuSign

Witness Events	Signature	Timestamp
Notary Events	Signature	Timestamp
Envelope Summary Events	Status	Timestamps
Envelope Sent	Hashed/Encrypted	9/6/2023 9:53:19 AM
Envelope Updated	Security Checked	9/7/2023 11:20:00 AM
Envelope Updated	Security Checked	9/7/2023 11:20:00 AM
Envelope Updated	Security Checked	9/7/2023 11:20:00 AM
Envelope Updated	Security Checked	9/7/2023 11:20:00 AM
Envelope Updated	Security Checked	9/7/2023 11:20:00 AM
Envelope Updated	Security Checked	9/7/2023 11:20:00 AM
Payment Events	Status	Timestamps

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ITEM

8

Burleigh County Equestrian and Ag Facility Summary

Purpose:

The Burleigh County Equestrian and Ag Facility is to be a premier public equestrian, agriculture and livestock facility for local, state and national education, recreation, social events and competitions on the Missouri Valley Complex.

What it is:

- Located at the Missouri Valley Complex
- Owned by Burleigh County
- Multi-use, multi-discipline facility
- Main dirt floor event arena connected to warm up arena
- Configurable stall facilities for events and shows
- Relocation and inclusion of the current outdoor arena
- RV and LQ hookups

What it serves:

- Growing demands of
 - Agriculture
 - Education
 - Farm Safety
 - Work Force Development
 - Equestrian
 - o Livestock
 - Recreation
 - Tourism...and many more!

How it will be funded:

- Public and private partnerships
 - Land*, Grants, Donations

Initial Project Steering Committee

- Julie Kuennen Chair
- Scott Flach
- Steve Neu
- Alan Heim
- Dan Reis
- Kay Lacoe
- Tisa Peek
- Katie Oakland

*Land for the project will be provided by Burleigh County, no additional County funds are to be used for the building of the facility.

ITEM

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NOTICE IS HEREBY GIVEN, that the following real estate has been forfeited to the County of Burleigh, State of ND, for delinquent taxes; that said County has taken tax deed to such property and will offer for sale at public auction at the Office of the County Auditor in said County on Tuesday, November 21, 2023 beginning at 10:00 am ACCORDING to NDCC 57-28-19, some Cities have the first option to purchase property; therefore, some parcels may not be listed at sale time. EACH PARCEL of real estate will be offered separately and sold to the highest bidder thereof, but not for a sum less than the minimum sale price. The purchaser will be required to pay cash for all parcels of real estate sold plus \$23.00 as and for the filing fee with the County Recorder. This sale will continue from day to day until complete. REAL PROPERTY, fixtures, and structures are without warranty or representation.

			All Delinguent						Specials	MIN SALE
			Tax, Specials,	2023 Est. Tax				2022 Specials	Delinguent	
			Penalty &	& Specials	Total	2023 MV	MV x 65%	Current	w/ Penalty	
				& specials				Current		
LISTED OWNER	PROPERTY ADDRESS	PARCELID#	Interest						& Interest	AMOUNT
83 PROPERTIES LLC	1401 SKYLINE BLVD UNIT J	1453-001-210	\$14,088.82	\$4,216.68	\$18,305.50	316,900.00	\$205,985	\$53.44	\$204.06	\$18,305.50
BOULDER RIDGE DEVELOPMENT INC	637 E LASALLE DR	1514-004-001	\$12,067.84	\$3,856.13	\$15,923.97	47,000.00	\$30,550	\$3,066.75	\$10,199.14	\$15,923.97
BRYANS, SARAH ANN	1431 EASTWOOD ST	0497-024-026	\$7,779.17	\$2,534.12	\$10,313.29	181,600.00	\$118,040	\$358.46	\$1,048.68	\$10,313.29
BURLEIGH COUNTY TAX SALE	4612 NORMANDY ST	1511-002-120	\$1,744.36	\$329.26	\$2,073.62	-	\$0	\$339.33	\$1,413.84	\$50.00
BURLEIGH COUNTY TAX SALE	5117 NORMANDY ST	1516-002-001	\$11,453.27	\$2,346.55	\$13,799.82	-	\$0	\$2,666.43	\$11,322.14	\$50.00
BURLEIGH COUNTY TAX SALE	622 BOEHM DR	0115-003-100	\$5,627.02	\$979.51	\$6,606.53	-	\$0	\$1,009.16	\$5,464.71	\$50.00
BURLEIGH COUNTY TAX SALE	NONE	CR-143-78-00-10-151	\$601.77	\$74.69	\$676.46	1,000.00	\$650	\$60.00	\$375.00	\$1.00
CALHEIM, GARY	NONE	48-137-76-00-17-830	\$93.84	\$13.60	\$107.44	2,000.00	\$1,300	\$0.00	\$0.00	\$107.44
CONDON, CHENILLE	3128 TYLER PKWY	0933-002-010	\$14,566.90	\$6,309.23	\$20,876.13	502,500.00	\$326,625	\$379.62	\$909.59	\$20,876.13
CONMY, MICHAEL & TANA BECKER	314 W RENO AVE	0497-022-015	\$7,763.30	\$2,434.37	\$10,197.67	166,900.00	\$108,485	\$435.24	\$1,343.74	\$10,197.67
CREEK PROPERTIES LLC & BUFFALO JUMP PROP	3950 N 15TH ST	2045-001-001	\$873.85	\$239.19	\$1,113.04	18,200.00	\$11,830	\$0.00	\$0.00	\$1,113.04
EAGLES NEST	2627 E ROSSER AVE	0655-004-001	\$5,054.58	\$155.25	\$5,209.83	8,700.00	\$5,655	\$42.16	\$4,637.70	\$5,209.83
ECKHOLM, CAROLYN J	804 E LASALLE DR UNIT C	1585-002-008	\$11,638.28	\$3,409.05	\$15,047.33	233,400.00	\$151,710	\$824.98	\$3,143.49	\$15,047.33
GENDRON, KEITH & PATRICIA	6437 KINGSWOOD RD	23-140-81-50-07-020	\$6,774.38	\$2,202.51	\$8,976.89	262,300.00	\$170,495	\$0.00	\$0.00	\$8,976.89
GOLIK, ALICE J	717 W AVE B	0040-019-055	\$9,914.06	\$3,200.03	\$13,114.09	260,300.00	\$169,195	\$123.56	\$1,285.74	\$13,114.09
GROSS, JORDON M	1934 CATHERINE DR	0460-007-005	\$12,268.97	\$3,317.75	\$15,586.72	223,100.00	\$145,015	\$699.73	\$2,738.93	\$15,586.72
HAHN, BYRON J & BRENDA J	513 S 10TH ST	0035-012-037	\$8,640.51	\$2,876.73	\$11,517.24	225,000.00	\$146,250	\$221.99	\$847.40	\$11,517.24
HAMEL, CAROLINE	730 W BOWEN AVE	0125-002-005	\$14,519.37	\$4,540.50	\$19,059.87	362,800.00	\$235,820	\$256.71	\$979.31	\$19,059.87
HAMMES, JAMES A & LEONA E	NONE	31-139-81-72-09-100	\$335.07	\$84.77	\$419.84	9,300.00	\$6,045	\$1.86	\$6.78	\$419.84
INVESCO HOLDINGS INC & MDS PROPERTIES LLC	1700 SKYLINE BLVD	1457-001-700	\$33,629.95	\$9,008.98	\$42,638.93	428,100.00	\$278,265	\$3,487.98		\$42,638.93
INVESTCORE INC	124 NINA LN	2225-002-150	\$19,723.48	\$4,069.98	\$23,793.46	12,500.00	\$8,125	\$4,616.33	\$19,107.64	\$23,793.46
JOHNSON, BRYAN	1518 E AVE C	0050-028-030	\$4,804.60	\$1,362.61	\$6,167.21	115,200.00	\$74,880	\$0.00	\$0.00	\$6,167.21
JOHNSON, FRED & MITZI	NONE	34-139-77-92-01-060	\$1,794.05	\$683.09	\$2,477.14	102,700.00	\$66,755	\$0.00	\$0.00	\$2,477.14
KUHN, DEBRA & KUHN, JESSICA	203 MAIN ST	CW-142-76-00-08-230	\$1,266.49	\$378.51	\$1,645.00	32,000.00	\$20,800	\$0.00	\$0.00	\$1,645.00
LISTER, JAMES R	506 N 17TH ST	0050-045-025	\$6,550.78	\$1,986.43	\$8,537.21	165,000.00	\$107,250	\$439.81	\$1,054.88	\$8,537.21
LUNA, MARK & VALERIE	503 GREENFIELD LN	31-139-80-45-05-030	\$6,709.47	\$2,246.89	\$8,956.36	280,000.00	\$182,000	\$0.00	\$0.00	\$8,956.36
MADSON, GINA	1554 OAKLAND DR	0605-031-025	\$11,668.01	\$3,572.13	\$15,240.14	265,300.00	\$172,445	\$442.64	\$1,589.92	\$15,240.14
MDS PROPERTIES LLC & INVESCO HOLDINGS INC	4601 N 19TH ST	1452-006-010	\$27,330.34	\$5,165.91	\$32,496.25	18,700.00	\$12,155	\$5,074.43	\$26,433.86	\$32,496.25
MDS PROPERTIES LLC & INVESCO HOLDINGS INC	4415 N 15TH ST	1466-001-002	\$20,224.61	\$6,146.09	\$26,370.70	297,600.00	\$193,440	\$2,297.69	\$7,740.24	\$26,370.70
MDS PROPERTIES LLC & INVESCO HOLDINGS INC	1609 SKYLINE BLVD	1466-001-050	\$30,372.96	\$8,403.37	\$38,776.33	455,900.00	\$296,335	\$2,492.25		\$38,776.33
MDS PROPERTIES LLC & INVESCO HOLDINGS INC	1619 SKYLINE BLVD	1466-001-100	\$28,355.22	\$9,396.49	\$37,751.71	539,700.00	\$350,805	\$2,380.24		\$37,751.71
MDS PROPERTIES LLC & INVESCO HOLDINGS INC	1701 SKYLINE BLVD	1466-001-150	\$26,272.73	\$7,233.46	\$33,506.19	372,800.00	\$242,320	\$2,411.77	\$10,648.25	\$33,506.19
MDS PROPERTIES LLC & INVESCO HOLDINGS INC	1711 SKYLINE BLVD	1466-001-200	\$14,333.45	\$3,829.62	\$18,163.07	187,400.00	\$121,810	\$1,412.13	\$6,454.09	\$18,163.07
MDS PROPERTIES LLC & INVESCO HOLDINGS INC	1713 UPTOWN LN	1466-001-250 / 251	\$27,292.87	\$7,367.81	\$34,660.68	390,700.00	\$253,955	\$2,307.35	\$10,503.17	\$34,660.68
MDS PROPERTIES LLC & INVESCO HOLDINGS INC	1703 UPTOWN LN	1466-001-300	\$27,344.60	\$7,437.52	\$34,782.12	395,900.00	\$257,335	\$2,308.74	\$10,504.84	\$34,782.12
MDS PROPERTIES LLC & INVESCO HOLDINGS INC	1621 UPTOWN LN	1466-001-350	\$27,119.96	\$7,381.41	\$34,501.37	396,800.00	\$257,920	\$2,238.81	\$10,242.63	\$34,501.37
MDS PROPERTIES LLC & INVESCO HOLDINGS INC	1611 UPTOWN LN	1466-001-400	\$27,181.55	\$7,302.40	\$34,483.95	380,200.00	\$247,130	\$2,382.80		\$34,483.95
MDS PROPERTIES LLC & INVESCO HOLDINGS INC	1601 UPTOWN LN	1466-001-450	\$27,360.40	\$7,349.99	\$34,710.39	382,500.00	\$248,625	\$2,400.78	\$11,089.53	\$34,710.39
MOYER, CARLA & TOTH, ASHLEY	160 AUSTIN ST	CR-143-78-00-07-060	\$829.63	\$360.64	\$1,190.27	7,300.00	\$4,745	\$264.00	\$620.40	\$1,190.27
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 301	0636-002-069	\$3,132.66	\$630.22	\$3,762.88	39,300.00	\$25,545	\$389.34	\$1,512.66	\$3,762.88
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 303	0636-002-070	\$3,105.63	\$621.02	\$3,726.65	38,600.00	\$25,090	\$389.34	\$1,512.66	\$3,726.65

NOTICE IS HEREBY GIVEN, that the following real estate has been forfeited to the County of Burleigh, State of ND, for delinquent taxes; that said County has taken tax deed to such property and will offer for sale at public auction at the Office of the County Auditor in said County on Tuesday, November 21, 2023 beginning at 10:00 am ACCORDING to NDCC 57-28-19, some Cities have the first option to purchase property; therefore, some parcels may not be listed at sale time. EACH PARCEL of real estate will be offered separately and sold to the highest bidder thereof, but not for a sum less than the minimum sale price. The purchaser will be required to pay cash for all parcels of real estate sold plus \$23.00 as and for the filing fee with the County Recorder. This sale will continue from day to day until complete. REAL PROPERTY, fixtures, and structures are without warranty or representation.

			All Delinquent Tax, Specials, Penalty &	2023 Est. Tax & Specials	Total	2023 MV	MV x 65%	2022 Specials Current	w/ Penalty	MIN SALE
LISTED OWNER	PROPERTY ADDRESS	PARCELID#	Interest						& Interest	AMOUNT
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 305	0636-002-071	\$2,752.63	\$504.31	\$3,256.94	30,200.00	\$19,630	\$382.84	\$1,487.79	\$3,256.94
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 307	0636-002-072	\$2,752.63	\$504.31	\$3,256.94	30,200.00	\$19,630	\$382.84	\$1,487.79	\$3,256.94
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 309	0636-002-073	\$2,752.63		\$3,256.94	30,200.00	\$19,630	\$382.84	\$1,487.79	\$3,256.94
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 311	0636-002-074	\$2,752.64	\$504.31	\$3,256.95	30,200.00	\$19,630	\$382.85	\$1,487.80	\$3,256.95
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 313	0636-002-075	\$2,752.63	\$504.31	\$3,256.94	30,200.00	\$19,630	\$382.84	\$1,487.79	\$3,256.94
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 315	0636-002-076	\$3,054.30		\$3,654.23	36,800.00	\$23,920	\$391.99	1 /	\$3,654.23
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 317	0636-002-077	\$2,851.98	\$536.26	\$3,388.24	32,400.00	\$21,060	\$385.97	\$1,499.76	\$3,388.24
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 319	0636-002-078	\$2,851.98	\$536.26	\$3,388.24	32,400.00	\$21,060	\$385.97	\$1,499.76	\$3,388.24
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 321	0636-002-079	\$2,851.98	\$536.26	\$3,388.24	32,400.00	\$21,060	\$385.97	\$1,499.76	\$3,388.24
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 323	0636-002-080	\$3,140.09	\$627.93	\$3,768.02	38,700.00	\$25,155	\$395.13	\$1,534.75	\$3,768.02
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 325	0636-002-081	\$3,294.39	\$677.90	\$3,972.29	42,200.00	\$27,430	\$399.22	\$1,550.40	\$3,972.29
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 302	0636-002-082	\$3,140.13	\$634.16	\$3,774.29	39,600.00	\$25,740	\$389.34	\$1,512.68	\$3,774.29
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 304	0636-002-083	\$3,105.65	\$621.02	\$3,726.67	38,600.00	\$25,090	\$389.34	\$1,512.68	\$3,726.67
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 306	0636-002-084	\$2,752.65	\$504.31	\$3,256.96	30,200.00	\$19,630	\$382.84	\$1,487.81	\$3,256.96
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 308	0636-002-085	\$2,752.63	\$504.31	\$3,256.94	30,200.00	\$19,630	\$382.84	\$1,487.79	\$3,256.94
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 310	0636-002-086	\$2,752.63	\$504.31	\$3,256.94	30,200.00	\$19,630	\$382.84	\$1,487.79	\$3,256.94
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 312	0636-002-087	\$2,752.63	\$504.31	\$3,256.94	30,200.00	\$19,630	\$382.84	\$1,487.79	\$3,256.94
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 314	0636-002-088	\$2,752.63	\$504.31	\$3,256.94	30,200.00	\$19,630	\$382.84	\$1,487.79	\$3,256.94
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 316	0636-002-089	\$3,054.30	\$599.93	\$3,654.23	36,800.00	\$23,920	\$391.99	\$1,522.78	\$3,654.23
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 318	0636-002-090	\$2,851.98	\$536.26	\$3,388.24	32,400.00	\$21,060	\$385.97	\$1,499.76	\$3,388.24
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 320	0636-002-091	\$2,851.98	\$536.26	\$3,388.24	32,400.00	\$21,060	\$385.97	\$1,499.76	\$3,388.24
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 322	0636-002-092	\$2,851.98	\$536.26	\$3,388.24	32,400.00	\$21,060	\$385.97	\$1,499.76	\$3,388.24
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 324	0636-002-093	\$3,140.07	\$627.93	\$3,768.00	38,700.00	\$25,155	\$395.13	\$1,534.73	\$3,768.00
ND PROPERTIES & INVESTMENTS LLC	1309 TACOMA AVE 326	0636-002-094	\$3,342.49	\$692.90	\$4,035.39	43,200.00	\$28,080	\$401.15	\$1,557.73	\$4,035.39
NELSON, MARK	1416 E AVE F	0050-006-035	\$7,802.19	\$2,623.51	\$10,425.70	184,800.00	\$120,120	\$767.74	\$1,656.88	\$10,425.70
OPP, RACHEL	3703 JERICHO RD	1275-001-085	\$6,461.01	\$1,984.77	\$8,445.78	159,800.00	\$103,870	\$97.04	\$446.93	\$8,445.78
SC2 DEVELOPMENT, LLC	1425 SKYLINE WAY	1458-001-150	\$32,646.99	\$9,377.13	\$42,024.12	516,000.00	\$335,400	\$2,673.04	\$10,399.11	\$42,024.12
SKY 19 DEVELOPMENT LLC	4600 N 19TH ST UNIT 101	1457-001-651	\$14,345.04	\$4,555.03	\$18,900.07	312,300.00	\$202,995	\$464.79	\$1,996.22	\$18,900.07
SKY 19 DEVELOPMENT LLC	4600 N 19TH ST UNIT 201	1457-001-652	\$13,946.99	\$4,393.76	\$18,340.75	301,100.00	\$195,715	\$450.25	\$1,933.83	\$18,340.75
SKY 19 DEVELOPMENT LLC	4600 N 19TH ST UNIT 301	1457-001-653	\$13,942.14	\$4,393.76	\$18,335.90	301,100.00	\$195,715	\$450.25	\$1,933.83	\$18,335.90
SKY 19 DEVELOPMENT LLC	4600 N 19TH ST UNIT 401	1457-001-654	\$11,853.59	\$3,663.03	\$15,516.62	245,500.00	\$159,575	\$450.25	\$1,933.83	\$15,516.62

BURLEIGH COUNTY COMMISSION AND PARK BOARD 2024 MEETING SCHEDULE TOM BAKER MEETING ROOM - CITY\COUNTY BUILDING

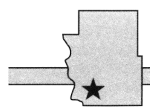
<u>DATE</u>	<u>AGENDA</u>
Jan. 3 (Wed)	Regular Meeting – Reorganize/Assign Portfolios
17 (Wed)	2 nd Meeting
Feb. 5	Regular Meeting
21 (Wed)	2 nd Meeting
Mar. 4	Regular Meeting
18	2 nd Meeting
Apr. 1	Regular Meeting
15	2 nd Meeting
May 6	Regular Meeting
20	2 nd Meeting
June 3	Regular Meeting/Equalization
17	2 nd Meeting
July 1	Regular Meeting
15 & 16	2 nd Meeting & Preliminary Budget Introduction (8:30AM)
Aug. 5	Regular Meeting
19	2 nd Meeting
Sept. 4 (Wed)	Regular Meeting
16	2 nd Meeting/Final Budget Hearing
Oct. 7 21	Regular Meeting Hearing to establish minimum sales prices for tax sale 2 nd Meeting
Nov. 4	Regular Meeting
18	2 nd Meeting
19	Annual Tax Sale (10:00 AM)
Dec. 2	Regular Meeting
16	2 nd Meeting

11-11-05. Meetings of board - Time and place.

The board of county commissioners shall meet and hold regular meetings for the transaction of business at a time and place to be designated by the commission on a date certain established by resolution or ordinance of the commission. The county auditor shall have power to call special meetings when the interests of the county demand it. The chairman of the board, or a majority of the members thereof, may call special meetings that must be noticed in accordance with section 44-04-20.

PUBLIC HEARING

STATE OF NORTH DAKOTA



County of Burleigh

221 NORTH 5TH STREET . P.O. BOX 5518 . BISMARCK, NORTH DAKOTA 58506-5518

September 13, 2023

Honorable Commissioners:

The following is the final budget for Burleigh County for calendar year 2024. The document contains the budgets for the General, Special Revenue, and Debt Service Funds.

The budget process is coordinated by the Finance Department under direction of the Budget Committee, County Commissioners, Department Directors, and the Auditor/Treasurer. The Budget Committee consists of Commissioner Munson, Commissioner Matthews, Auditor/Treasurer Splonskowski, and Deputy Finance Director Schulz. Burleigh County uses best practices to prepare the annual budget by using annual revenues for ongoing operational costs and cash reserves/fund balance for one-time expenditures. These methods serve as the keys for a balanced budget.

The County's goal for the 2024 budget is to maintain services at the current level and to remain sustainable in future years while making the adjustments needed to better balance the budget.

The County is continuing to recover from the impacts of COVID-19 and the rapid inflationary period that followed. The County continues to monitor these factors to best address them.

The Budget Committee identified areas of significant need for the 2024 budget. The Budget Committee focused on:

- 1. Remodel of the Provident Building to consolidate our departments currently within the City/County Building into the Provident Building already owned by the County.
- 2. Infrastructure needs including:
 - a. Construction of 66th Street SE Railroad Overpass (\$2,801,812 for 2024). Funds reallocated by the Commission following the Preliminary Budget Hearing due to the project being cancelled.
 - b. Replacement of a bridge on 236th St SE and removal of a bridge on 102 Ave SE (\$1,500,000 total cost with Federal Funds covering all but \$150,000).
 - c. Replacement of a bridge on Apple Creek Road one half mile east of 80th Street (\$1,440,000 total cost with Federal Funds covering all but \$144,000).
- 3. Update the Boiler System within the Courthouse (\$1,130,000 from ARPA funds). Commission chose to remove this at the July 19, 2023 meeting.
- 4. Employee retention and recruitment.
- 5. Addition of a County Administrator within the county to aid in county management related to both past and future growth. The Commission chose to remove this following the Preliminary Budget Hearing.
- 6. Public Health Discussions between the City and County have resulted in the creation of an independent Health Board that is equally represented by both entities. A proposal from the city of an expense split of 75% City and 25% County will more closely match the split in population for the given areas. This will lead to an increase of about \$285,000 to the County Public Health budget. The Commission decided at the September 13, 2023 meeting to reduce the \$580,664 request to \$300,000.
- 7. Address revenues to better match them with ongoing operational costs.

The Budget Committee approved only 4 additional positions (FTEs) requested in the 2024 budget. FTEs that were approved included: Four full-time positions within the Highway Department and a reduction of six temporary employees.

The total 2024 General Fund Expenditure Budget is \$34,948,349, with \$25,566,980 or 73% coming from Salary and Fringe Benefits.

The County used the 2023 true and full property valuation for the 2024 property tax calculations. Property values increased on average 9.08% from the previous year.

The expenditure Budget for 2024 is \$79,146,345 compared to 2023 at \$71,250,381 for an increase of \$7,895,964. Of the \$7,895,964, \$5,201,812 is a transfer from the Special Road Fund. That leaves an actual expense increase of \$2,694,152 or 3.8%. That increase consists of the following:

- 1. \$2,140,039 for Salary and Fringe Benefits.
- 2. \$660,000 (1 Mill) for the Highway Department.
- 3. \$4,582 for Public Health.
- 4. \$332,500 for a Capital Improvement Fund.
- 5. That leaves an actual decrease outside of numbers 1-3 of \$442,969.

In the 2024 budget, the County Commission will use a collection of \$30,817,361 in property tax revenues, which is an increase of \$8,047,809 from the previous year. New growth amounts to \$511,845 for a net difference of \$7,535,964 on existing parcels.

This equates to an increase on a \$300,000 home inside city limits of \$119.88 and outside of city limits of \$120.69 for an increase of 8.88 and 8.94 mills respectively.

As we have discussed over the last six months, the 2023 budget included a use of \$5,500,000 of reserve funds to be used to balance the budget for ongoing operational costs. This is an unsustainable activity and with our current general fund reserves below 40%, it is recommended that we cannot utilize reserve funds again this year to cover that \$5,500,000 of the \$8,047,809 increase.

Debt service funds are established to collect special assessments annually and make payments on existing debt service. These funds are budgeted based on the annual debt service needed to pay for special assessment bonds using special assessment collections.

The County Commission approved a salary increase of a step and 3% COLA. This was based on data from CPI reports and the Kiplinger Letter. Along with this data, it was identified that recruiting and retention of employees is experiencing some significant hurdles.

The Health Insurance committee recommends an 8% increase in the plan premiums this year with a \$500,000 General Fund Loan payback in 2024.

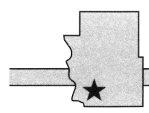
The County continues to have new construction in both residential and commercial development within the county. This creates opportunities for new growth but, also creates challenges to increase services and provide infrastructure maintenance and improvements. Many estimates were made based on the information available at the time this budget was approved. The County Commission and Budget Committee continue to monitor inflationary impacts on operations to create strategies to offset cost increases while creating minimal impact on the taxpayers as the county continues to grow and expand.

A summary of Expenditures and Revenues for the 2024 General Fund Balance is: Revenue: \$34,448,349 Expenditure: \$34,948,349 Difference: (\$500,000) This difference is made up by a \$500,000 loan payback from the Health Insurance Fund to the General Fund.

Justin Schulz Deputy Finance Director

Mark Splonskowski Burleigh County Auditor/Treasurer/Tax STATE OF NORTH DAKOTA

County of Burleigh



221 NORTH 5TH STREET . P.O. BOX 5518 . BISMARCK, NORTH DAKOTA 58506-5518

TO:Burleigh County CommissionersFROM:Justin Schulz, Deputy Finance DirectorDATE:September 13, 2023SUBJECT:2024 Preliminary Budget Changes

- 1. Removal of County Administrator from the County Board Budget.
 - a. \$127,462 Salary reduction
 - b. \$55,777 Fringe Benefits reduction
 - i. Total Reduction of \$183,239
- 2. Removal of \$5,000 from County Involvement from the County Board Budget.
- 3. Removal of \$86,000 from the Planning budget line item 1001.41980.00382.
- 4. Removal of \$91,721 for County Advertising Lewis and Clark Development.
- 5. Reduce Public Health from \$580,664 to \$300,000.
- 6. TOTAL combined reduction of \$646,624.