MINUTES

STATE OF NORTH CAROLINA
COUNTY OF HENDERSON

BOARD OF COMMISSIONERS
WEDNESDAY, JULY 10, 2019

The Henderson County Board of Commissioners met for a regularly scheduled meeting at 9:00 a.m. in the Commissioners’ Meeting Room of the Historic Courthouse on Main Street, Hendersonville.

Those present were: Chairman Grady Hawkins, Vice-Chairman William Lapsley, Commissioner Mike Edney, Commissioner Rebecca McCall, Commissioner Charlie Messer, County Manager Steve Wyatt, Assistant County Manager Amy Brantley, Attorney Russ Burrell and Clerk to the Board Teresa Wilson.

Also present were: Finance Director Samantha Reynolds, Director of Business and Community Development John Mitchell, Engineer Marcus Jones, Planning Director Autumn Radcliff, Construction Manager David Berry, Emergency Management/Rescue Coordinator Jimmy Brissie, Library Director Trina Rushing, Tax Administrator Darlene Burgess, Deputy Tax Collector Luke Small, Parks and Recreation Director Carleen Dixon, PIO Kathy Finotti – videotaping, and Lieutenant Mike Marstellar as security.

CALL TO ORDER/WELCOME
Chairman Hawkins called the meeting to order and welcomed all in attendance.

INVOCATION
The invocation was provided by John Mason of Main Street Baptist Church.

PLEDGE OF ALLEGIANCE
The Pledge of Allegiance to the American Flag was led by Chairman Hawkins.

2019.61 RESOLUTION IN MEMORIAM – WILLIAM L. MOYER
Commissioner Messer read the Resolution aloud.

Whereas, William L. “Bill” Moyer was born in Philadelphia, Pennsylvania and was a graduate of Lafayette and Temple Universities; and Whereas, his professional career included practicing law as a partner at Dechert Price and Rhoades in Philadelphia and as President and CEO of C-Tec Corporation in Wilkes Barre, Pennsylvania; and Whereas, while living in Pennsylvania, he served on the Board of the United States Telephone Association, was a Member of the Board of Supervisors of Upper Frederick Township and served as President of the Philadelphia area Cerebral Palsy Association; and Whereas, he retired to Flat Rock in 1990 and started a family business called Moyer Properties; and Whereas, he demonstrated his passion for public service in our community by serving in numerous civic and non-profit leadership capacities over many years, including Pardue Hospital, Conserving Carolina, Flat Rock Playhouse and the Asheville Regional Airport Authority; and Whereas, he served on the Henderson County Board of Commissioners from 1998-2010, serving as the Chairman in 2001 and again in 2005-2009; and Whereas, he was a member of Grace Lutheran Church, the Flat Rock Playhouse chorus, the Hendersonville Chorale and The Community Chorus; and Whereas, he was an avid conservationist, gardener, reader and golfer who also loved to travel and was very devoted to his family above all else; Now, Therefore, Be it Resolved, that William L. “Bill” Moyer will be remembered for his passion and commitment to service and his many contributions to our community.

Commissioner Messer made the motion to adopt the Resolution in Memoriam. All voted in favor and the motion carried.

Approved: August 5, 2019
PUBLIC HEARING

Chairman Hawkins made the motion to go into public hearing. All voted in favor and the motion carried.

Autumn Radcliff stated the Board of Commissioners (BOC) directed the Planning Board to review the requirements for RV (Recreational Vehicle) Parks which include park model parks. The Planning Board sent forth draft amendments last fall. The BOC tabled its discussion of the amendments and asked for the Technical Review Committee (TRC) and Planning Board to review the State standards and requirements for central holding tanks and to determine the appropriate density for these types of parks.

The TRC reviewed the item at its March 19th meeting and the Planning Board voted unanimously at its March 21st to send forward a favorable recommendation on the attached draft text amendments. The proposed text amendment includes:

- Amendments to the existing RV Park requirements such as: duration, density, buffer requirements, permanent structures (such as storages buildings), porches or decks would not be permitted (covered picnic areas are allowed), requires a 50 feet setback from perennial streams, minimum road standards, and limits permanently placed park models to no more than 10% of the park. The amendment also clarifies allowed sewage disposal systems, standards for the park model spaces, and requires that RV’s have a current tag, no underpinning and tires must be operational.
- The proposed Park Model RV Park use requires similar restrictions as those found in the traditional RV Park, but includes allowances for covered porches, decks and storage buildings, a minimum of 5 contiguous acres, a separation of 20 feet for fire safety, provide a minimum of 2 parking spaces, 25% open space, and does not allow traditional RV’s in these parks. The amendment also limits the allowed density for both RV Parks and Park Model RV Parks to no more than 10 sites per acre.
- Clarification to the Property Addressing Ordinance on the appeal process under G.S. 153A-239.1.

Public Notice:
The required public notice of this hearing was published in the Hendersonville Lightning on June 26, 2019 and July 3, 2019.

The Henderson County Board of Commissioners will hold a public hearing on proposed text amendments to the Henderson County Land Development Code (LDC) (TX-2018-04) and the Property Addressing Ordinance. The proposed LDC text amendment, (TX-2018-04) Recreational Vehicles (RV) Parks and Park Model Parks, propose modifications to the existing RV Park use and proposes a new use to address park model RV parks which include amendments such as density, location, size, duration, and other related restrictions. Proposed amendment to the property addressing ordinance include clarification on the appeal process under G.S. 153A-239.1.

Before adopting the proposed text amendments to the LDC and the Property Addressing Ordinance, the Board of Commissioners must hold a public hearing. The public hearing will be held Wednesday, July 10, 2019, at 9:00 a.m., in the Board of Commissioners Meeting Room located in the Henderson County Historic Courthouse, 1 Historic Courthouse Square, Hendersonville. The public is invited to attend and comment on the proposed text amendments.

Written comments addressed to the Henderson County Board of Commissioners, 1 Historic Courthouse Square, Suite 1, Hendersonville, NC 28792, will be accepted prior to the hearing. Information about the proposed amendments is available for review in the Henderson County Planning Department, 100 N. King St., Hendersonville, NC, between the hours of 8:00 A.M. and 4:30 P.M., Monday through Friday, or on the Henderson County Website at www.hendersoncountync.gov under the Board of Commissioners Agenda.

Please note that after considering public hearing comment, the Board of Commissioners may discuss other options or modify the proposed text amendments before taking final action.
Board action requested:
State law and the LDC require the Board of Commissioners hold a public hearing prior to acting on a text amendment and adopt a written statement of consistency with the County Comprehensive Plan.

**Land Development Code Text Amendments**

**What is an RV?**
- Meets RVIA standards
- NCDMV requires a tag and registration
- U.S. DOT categorizes RV's by class:
  - Class A: Large motor homes and converted commercial passenger vehicles (bus)
  - Class B: Campervans
  - Class C: RV's that are attached to a truck or hauled behind
  - Other RV Types: Truck campers, pop-ups, light weight travel trailers

**Land Development Code Text Amendments**

**What is a Park Model RV?**
- Meets RVIA standards (must meet or exceed ANSI Standard A119.5)
- Designed for temporary or seasonal use, not intended as a permanent residence
- Vacation type use purposes
- Not designed to be moved frequently
- Does no require a DMV tag
- Federal law requires the RV Park Model tag at door with the serial number
- Does not have a septic holding tank like a traditional RV and requires connection to a sewage disposal system

**Land Development Code Text Amendments**

Background:
- Questions and concerns were raised with recent applications for new RV Parks
- BOC directed the Planning Board to review these issues and concerns
• Planning Board discussed the draft amendments over several meetings and recommended draft text amendments to the LDC
• BOC reviewed the draft amendments and directed TRC and Planning Board to review the central holding tank (dump station) requirements and the allowed density
• TRC reviewed the draft amendment at its meeting on March 19th
• On March 21st, the Planning Board reviewed the amendments and recommended modifications to the standards for central holding tanks and density allowances

Planning Board Recommendation
• RV Parks: Require a sewage disposal system that is permitted by the applicable review agency
• Park Model Parks: Require a sewage disposal system as one of the following types: septic system, or approved public, community or municipal sewage disposal system that is permitted by the applicable review agency
• Density: Maximum density is 10 spaces per acre (with specific standards)

LDC Text Amendment A: RV (Recreation Vehicle) Park
Proposed changes to the existing RV Park regulations:
• B2 buffer required (30 ft planted buffer)
• Only 2 campsites per RV space
• No RV permitted in the floodway
• Covered porch, deck or accessory structure is not allowed
  – (covered picnic area and fire pit is allowed/outside of floodplain)
• RV space must be 50 feet from perennial streams
• RV’s shall:
  – Not be located in the park longer than 180 consecutive days (temporary use permit may apply)
  – Have a current tag, no underpinning, and tires must be operational
• Minimum of 16 ft wide roads for 2-way streets and 12 ft wide for 1-way streets

LDC Text Amendment A: RV (Recreation Vehicle) Park
Proposed changes to the existing RV Park regulations continued:
• Provide a sewage disposal system that is permitted by the applicable review agency
• Allowed density is 10 spaces per acre
• 10% of the RV Park may contain a park model provided:
  – It is not located in the 100 yr. floodplain
  – May contain a covered porch or deck not to exceed 150 sq. Ft.
  – Have a minimum separation of 20 ft between units
  – Must be for overnight or seasonal accommodations

LDC Text Amendment B: Park Model RV Parks
Add Park Model RV Parks to the permitted use table.

<table>
<thead>
<tr>
<th>USE TYPE</th>
<th>R1</th>
<th>R2</th>
<th>R2R</th>
<th>R3</th>
<th>R4</th>
<th>OI</th>
<th>MU</th>
<th>LC</th>
<th>CC</th>
<th>RC</th>
<th>I</th>
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<tbody>
<tr>
<td>Recreational Vehicle Park</td>
<td>S</td>
<td>S</td>
<td>S</td>
<td>S</td>
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<td>P</td>
<td>P</td>
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<td></td>
</tr>
<tr>
<td>Recreational Vehicle Park, Park Model</td>
<td>S</td>
<td>S</td>
<td>S</td>
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<td>S</td>
<td>P</td>
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LDC Text Amendment B: Park Model RV Parks
Proposed regulations for Park Model RV Parks are similar to RV Parks with the following exceptions:
• Each park model unit:
  – Shall a minimum of 2 parking spaces and be positioned in a like fashion
- Shall clearly display the space number as shown on the approved site plan
- May contain an open or covered porch that may be screened but not enclosed, not more than 15 ft in height or 400 sq. ft. in area
- May provide underpinning
- May contain an 1 accessory storage structure not to exceed 144 sq. ft. (12 x 12)
- Must have a minimum separation of 20 ft. between units

**LDC Text Amendment B: Park Model RV Parks**

Proposed regulations for Park Model RV Parks Continued:

- Park shall not contain other recreational vehicles other than park models
- Park must have a minimum of 5 contiguous acres
- Contain a minimum of 25% open space
- Provide a sewage disposal system as one of the following types: septic system, or approved public, community or municipal sewage disposal system that is permitted by the applicable review agency
- Allowed density is 10 spaces per acre

**Property Addressing Ordinance Amendments**

Clarification to the Property Addressing Ordinance on the appeal process under G.S. 153A-239.1

Amend Section 41-14 Appeals

Action taken by the Property Address Coordinator or under guidelines set forth in this chapter may be appealed by the property owner(s) to the **Zoning Board of Adjustment (ZBA) Board of Commissioners (BOC)** for a public hearing under G.S. 153A-239.1. Such an appeal must be filed in writing within 30 days of written notification of required owner action with the Property Addressing Coordinator, and the appellant must pay the cost of notifications for the hearing.

**Public Input**

1. Kaye Caldwell is concerned about parks being located in low density areas. She feels further review of the plan is necessary in order to minimize impact to adjoining property owners.

*Chairman Hawkins made the motion to go out of public hearing. All voted in favor and the motion carried.*

**Discussion**

Chairman Hawkins is concerned with density with regard to the small area plans.

Commissioner Edney requested further time for review of the documents pertaining to the LDC Text Amendments.

*It was consensus of the Board to roll the LDC Text Amendments to a future meeting, mid-August, allowing the Planning Board time to look at density, compatibility and the small area plan.*

*Commissioner Edney made the motion to adopt the proposed property addressing amendments as presented. All voted in favor and the motion carried.*

**INFORMAL PUBLIC COMMENT**

1. Dennis Justice discussed sports betting/gambling and the need for additional funding for Recreation.
2. Stefanie Wolf is opposed to the Tap Root Project and requested the Board vote against it.
3. Kris Kaufman is opposed to the Tap Root Project and requested the Board vote against it.
4. George Pappas spoke regarding constitutional protections and stated they protect all people not just citizens.
5. Cindy Rice spoke on behalf of the Greater Asheville Regional Airport Authority against the Rezoning Application for Tap Root. Their concern is dense residential development in the flight path. She asked the Board to vote against the rezoning application.

6. John DeGelleke finds that promised improvements in the Highway 191 Safety Project were eliminated in the work done at the schools.

**DISCUSSION/ADJUSTMENT OF CONSENT AGENDA**

Commissioner Messer made the motion to approve Consent Agenda as presented. All voted in favor and the motion carried.

CONSENT AGENDA consisted of the following:

**Minutes**

Draft minutes were presented for board review and approval of the following meeting(s):

- June 19, 2019 - Regularly Scheduled Meeting

Motion:

*I move the Board approves the minutes of June 19, 2019.*

**2019.62 Pending Releases and Refunds**

The pending releases and refunds have been reviewed by the Assessor and provided to the Board for approval. As a result of the review, it is the opinion of the Assessor that these findings are in order. Supporting documentation is on file in the County Assessor’s Office.

These pending release and refund requests are submitted for the approval by the Henderson County Board of Commissioners.

<table>
<thead>
<tr>
<th>Type</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Total Taxes Released from the Charge</td>
<td>$4,382.01</td>
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<tr>
<td>Total Refunds as a Result of the Above Releases</td>
<td>$  763.10</td>
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Motion:

*I move the Board approves the Combined Release/Refund Report as presented.*

**County Financial Report/Cash Balance Report – May 2019**

The March 2019 County Financial and Cash Balance Reports were provided for the Board’s review and approval.

The following are explanations for departments/programs with higher budget to actual percentages for the month of May:

- Garage – fuel costs to be allocated to user departments
- Rescue Squad – payment of 4th quarter Board approved contribution payment, excess fuel costs
- Agri-Business – excess operating expenditures that will be covered by membership fees
- Medical Services – Autopsies – higher than average billing for the year
- Mental Health – payment of 4th quarter Board approved maintenance of effort (MOE)
- Juvenile Justice Programs – higher than average juvenile detention fees
- Public Education – payment 10 of 10 of annual appropriation made to the public schools
- Debt Service – timing of larger debt service payments made during the year

The YTD deficit in the Hendersonville High School Project (2019) is due to the payment of architect fees and other expenditures for the project in the Capital Projects Fund that will be reimbursed from future financing.
The YTD deficit in the Oklawaha Greenway Project is due to the timing of the grantor’s reimbursement of expenditures incurred.

The YTD deficit in Cane Creek Water and Sewer District is due to encumbrances and expenditures for services and projects performed during the fiscal year, including the Mud Creek Interceptor project.

Motion:

*I move that the Board of Commissioners approves the May 2019 County Financial Report and Cash Balance Report as presented.*

**Henderson County Public Schools Financial Reports – May 2019**
The Henderson County Public Schools May 2019 Local Current Expense Fund / Other Restricted Funds and Capital Outlay Reports were provided for the Board’s information.

Motion:

*I move that the Board of Commissioners approves the Henderson County Public Schools May 2019 Financial Reports as presented.*

**NC Cardinal Memorandum of Agreement**
NC Cardinal is a consortium of North Carolina public libraries that share an online catalog and integrated library system (ILS), and share resources with other member libraries. Henderson County joined this online consortium in FY16.

The annual cost share for continued membership is determined based upon the size of the library’s collection and patron base. The FY20 Memorandum of Agreement and bylaws indicating our annual cost share of $10,628 was provided for approval. This full amount was accounted for, and approved, in the adopted FY20 budget.

Motion:

*I move that the Board approves the FY19-20 NC Cardinal Memorandum of Agreement as presented.*

**Unsealing of closed session general accounts**
This Board reviewed general accounts of the closed sessions listed below, and took the following action:

1) The following closed session general accounts were ordered unsealed, as the release of their contents would not frustrate the purpose of the closed session:

<table>
<thead>
<tr>
<th>Date</th>
<th>Session</th>
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<tbody>
<tr>
<td>February 2, 2015</td>
<td>Session II</td>
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<tr>
<td>March 18, 2015</td>
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<tr>
<td>April 15, 2015</td>
<td>Session II</td>
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<tr>
<td>October 5, 2015</td>
<td>Session I, II, III</td>
</tr>
<tr>
<td>December 7, 2015</td>
<td>Session II</td>
</tr>
<tr>
<td>September 6, 2016</td>
<td>Session III</td>
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<td>May 1, 2017</td>
<td>Session I</td>
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<tr>
<td>November 15, 2017</td>
<td>Session I, II</td>
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<tr>
<td>February 21, 2018</td>
<td>Session I</td>
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<tr>
<td>April 2, 2018</td>
<td>Session I</td>
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<tr>
<td>June 4, 2018</td>
<td>Session I</td>
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<tr>
<td>January 7, 2019</td>
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<td>April 18, 2018</td>
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<td>December 3, 2018</td>
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</tbody>
</table>

Motion:

*I motion the Board approves closed session general accounts as listed to be unsealed.*
2019.63 Thompkins request for refund of deed excise tax
Attorney C. Page Collie has requested, on behalf of Shawn Thomas Thompkins, the refund of the sum of Two Hundred Seventy Dollars ($270.00) in real property conveyance excise tax ("deed stamps"). The deed in question represented real estate located in Buncombe County, not Henderson County, but was first incorrectly recorded in the Henderson County Register of Deeds Office.

Pursuant to N.C. Gen. Stat. § 105-228.37, a request for refund of overpayment of real property conveyance excise tax must be made within six months of the date of payment. The payment was made on or about June 13, 2019. A letter to the Board of Commissioners requesting refund and an email waiving notice of the Board’s hearing of the consideration of their request are attached.

If the Board determines that a refund is in order, the refund will be of the amount of the excise tax paid.

Motion:

I move that the Board grants the refund requested insofar as it conforms to the requirements of N.C. Gen. Stat. §105-228.37(b).

Set Public Hearing for Conditional Rezoning Application #R-2019-02-C, Owen
Conditional Rezoning Application #R-2019-02-C was initiated on March 18, 2019 and requests that the County conditionally rezone approximately 5 acres of land from Residential Two (R2) to an Industrial Conditional District (I-CD). The project consists of 2 parcels (PIN(s): 9661-24-1053 & a portion of 9661-13-9920) located off Whispering Hills Drive (SR 1625). Amber Nicole Owen is the property owner and applicant.

The applicant is proposing to expand an existing legal nonconforming commercial use onto a recently acquired abutting parcel of land as identified on the Site Plan. The proposal includes, in addition to the existing indoor and outdoor storage areas, an outdoor commercial vehicle storage lot and an 80' by 50' garage for indoor equipment storage. The Existing Land Use Map provided identifies the existing commercial use parcel as “Parcel A” and the proposed expansion area as “Parcel B.” Conditional rezoning’s allows for the Board of Commissioners to place conditions on the property to address community concerns and make the proposed development compatible with adjacent uses.

The Technical Review Committee (TRC) reviewed the application on May 7, 2019 and forward the rezoning request to the Planning Board with conditions listed in the staff report.

The Planning Board reviewed the rezoning request at its May 16, 2019 and June 20, 2019 meetings. On June 20th following Board discussion, a motion to forward an unfavorable recommendation was unanimously passed. The Planning Board did provide conditions to be forwarded onto the Board of Commissioners that the applicant provide or address noise concerns, building setbacks, aesthetics of the site, access to and from the site, limiting uses, and restricting hours of operations.

Motion:

I move that the Board schedule a public hearing for conditional rezoning application #R-2019-02-C, Owen for Monday, August 5, 2019, at 5:30 PM.

2019.64 Library Security
Following discussion regarding library security at the April 17, 2019 Board of Commissioners meeting, the Board of Commissioners directed the Library Board of Trustees, County Attorney and law enforcement meet to develop a course of action to most effectively address security needs at the Main Library. Staff has had a series of meetings and discussions with the Board of Trustees, members of County administration and law enforcement, and present for the Board’s consideration a two-tiered approach including both an updated Code of Conduct and an increased presence by law enforcement.
An updated Code of Conduct and associated Disciplinary Policy were reviewed and approved by the Library Board of Trustees during their June 20, 2019 meeting. These documents will provide patrons with clear expectations regarding their conduct while on library property and allow staff to appropriately and fairly respond when expectations are not being met.

The Hendersonville Police Department agreement increases police presence at the Main Library from two hours to four hours per day, and allows for a varied schedule throughout the week. This agreement may be modified at any time as deemed necessary to address the evolving security needs of the library.

The Board is requested to approve the Code of Conduct, Code of Conduct Disciplinary Policy and Hendersonville Police Department Agreement as presented.

Motion:

_I move that the Board approves the Code of Conduct and Code of Conduct Disciplinary Policy as presented; and directs staff to execute the Hendersonville Police Department Agreement as presented._

Not-For Profit Performance Agreements
Subsequent to the approval of the FY 2019-2020 Budget, staff has distributed the funding agreements to the non-profit agencies receiving County allocations.

1. Blue Ridge Humane Society
   $ 75,000
2. Children and Family Resource Center
   $ 17,340
3. Council on Aging
   $ 36,075
4. Daniel Boone Council, Boy Scouts of America
   $ 5,000
5. Free Clinics
   $ 27,645
6. Henderson County Heritage Museum
   $100,000
7. Housing Assistance Corporation
   $ 11,750
8. Only Hope WNC
   $ 18,000
9. Pisgah Legal Services
   $ 20,000
10. Safelight
    $ 47,500
11. St. Gerard House
    $ 50,000
12. Vocational Solutions
    $ 41,625
13. Western Carolina Community Action, Inc. – Transportation Grant
    $ 38,905
14. Western Carolina Community Action, Inc. – Medical Transport
    $ 11,100
15. WNC Communities
    $ 4,219

Motion:

_I move the Board authorizes the Chairman to execute the funding agreements thereby authorizing the release of the first of the quarterly installments to the named agencies._

Set public hearing for Project Brighter Day
The Board is requested to set a public hearing on economic development matter “Project Brighter Day”.

The requested date and time for the public hearing is August 5, 2019.

Motion:

_I move that the Board sets a public hearing on August 5, 2019, at 5:30 p.m., regarding economic development matter “Project Brighter Day”._

Lease Renewal – Bearswallow Mountaintop VIPER Site
During the February 4th, 2019 meeting of the Board of Commissioners the Board approved a lease agreement with George Barnwell Farms, LLC for our communications tower located on Bearswallow Mountain. This
agreement was amended by the Board on March 20th, 2019 to expand the scope of our lease to also include the land which encompasses the State of North Carolina VIPER tower and associated equipment. The State has subleased land from Henderson County for the VIPER tower since August 2010. In exchange Henderson County is allowed to install and maintain part of our communications equipment in the VIPER building. Our existing County owned building and tower also located at Bearwallow Mountain is at full capacity, making our agreement with the State of North Carolina mutually beneficial. Our current sub-lease agreements with the State of North Carolina will expire in December 2019. The agreements presented for consideration will allow the agreements to coincide with our property lease with George Barnwell Farms, LLC.

Motion:
I move the Board approves the sub-lease agreements between Henderson County and the State of North Carolina and authorize the County Manager so sign the sub-leases on behalf of Henderson County.

2019.65 Budget Amendment Library RFID project
During the September 19, 2018 Commissioner’s meeting the Board approved Tech Logic as the vendor for the 2-Year Library RFID grant funded project. Total grant appropriations for FY20 for this project are $40,733. The attached budget amendment in the amount of $40,733 places these funds into the appropriate line item budgets so that they may be expended according to grant guidelines.

Board action requested:
The Board is requested to approve the budget amendment in the amount of $40,733 for the RFID project as presented.

Motion:
I move that the Board approve the budget amendment in the amount of $40,733 for the Library RFID project.

Approve Declaration of Land Use Restrictions – Stoney Mountain Solid Waste Facility
On June 5, 2017, the Board of Commissioner’s granted access to DEQ for cleanup work at the pre-regulatory landfill site on the Stoney Mountain Solid Waste property. The site is located on the aerial below in green; the road to the convenience center crosses over the site about halfway to the center from Stoney Mountain Rd.

Since the June 5, 2017 meeting, DEQ has completed the investigation and design of the mitigation plan to
“address public health and environmental hazards posed at the site.” The plan calls for leaving the waste in place and constructing a modern landfill as much as possible: clearing vegetation, removing topsoil, constructing a cap with impermeable clay soils, construction a drainage system, and installing monitoring wells. The plan estimates the cost at approximately $750,000 with funding from the pre-regulatory landfill program. This program is funded by the $2/ton tax at all landfills and transfer stations in North Carolina.

The restrictions DEQ is asking the County (property owner) to approve basically protect the investment the State is making at the site. Staff does not anticipate any conflicts between future use of the property and the restrictions.

Motion:

*I move that the Board authorizes the Chairman to sign and date the Declaration of Perpetual Land Use Restrictions and the Property Owner Consent Form.*

**Facility Use Policy Exemption**
The County has received a request from Mr. Donnie Jones with Special Needs Sports to use the Historic Courthouse Courtyard and Community Room on Saturday, November 2, 2019. The specific request is for an Arts & Crafts show to sell items and raise funds for this organization.

To allow for this use on County grounds, the Board is requested to authorize a one-time exemption to rule #5 of the attached County Facility Use Policy, which prohibits solicitation on the grounds. This exemption, if granted, would only be valid for the date outlined above.

The Board is requested to grant an exemption to the County Facility Use Policy for Special Needs Sports allowing them to host an Arts & Crafts show in the Courtyard and Community Room of the Historic Courthouse on Saturday, November 2, 2019.

Motion:

*I move the Board grants an exemption to the County Facility Use Policy for Special Needs Sports allowing them to host an Arts & Crafts show in the Courtyard and Community Room of the Historic Courthouse on Saturday, November 2, 2019.*

**Annual Volunteer Appreciation Banquet**
Staff has made arrangements to hold the Annual Volunteer Appreciation Banquet at the Hendersonville Country Club. The tentative date is Thursday, October 17, 2019. Beginning at 6:00 p.m.

Motion:

*I move the Board schedules the 2019 Annual Volunteer Appreciation Banquet for Thursday, October 17, 2019 at 6:00 p.m.*

**DISCUSSION/ADJUSTMENT OF DISCUSSION AGENDA**
Chairman Hawkins made the motion to adopt the discussion agenda as presented. All voted in favor and the motion carried.

**NOMINATIONS**
Notification of Vacancies
1. Greater Asheville Regional Airport Authority Board – 1 vac.
2. Henderson County Board of Health – 1 vac.
3. Nursing/Adult Care Home Community Advisory Committee – 1 vac.

Nominations
Chairman Hawkins recognized the vacancies and opened the floor for nominations.
1. Asheville Regional Housing Consortium – 1 vac.
Chairman Hawkins nominated Sonya Flynn for position #2. *Chairman Hawkins made the motion to accept the appointment of Sonya Flynn to position #2 by acclamation. All voted in favor and the motion carried.*

2. **Cane Creek Water and Sewer District Advisory Committee – 6 vac.**
   There were no nominations at this time and this item was rolled to the next meeting.

3. **Child Protection and Fatality Prevention Team – 1 vac.**
   Chairman Hawkins noted that Sheriff Griffin had presented two names for the Sheriff’s Designee position #1, in order to properly cover the position. Position #9 is vacant and could be used for the second position as a placeholder. Chairman Hawkins nominated Scott Galloway for position #1 and Darren Whitaker for position #9. *Chairman Hawkins made the motion to accept the appointments of Scott Galloway to position #1 and Darren Whitaker to position #9 by acclamation. All voted in favor and the motion carried.*

4. **Environmental Advisory Committee – 1 vac. & Chair**
   Commissioner Messer nominated Shane Laughter for position #9 and further nominated Shane Laughter as the Chair. *Chairman Hawkins made the motion to accept the appointment of Shane Laughter to position #9 by acclamation and further accept his appointment as Chair. All voted in favor and the motion carried.*

5. **Greater Asheville Regional Airport Authority Board – 1 vac.**
   Commissioner Lapsley made the motion to suspend the rule for notification of vacancy and allow nominations and voting for the Greater Asheville Regional Airport Authority Board. *All voted in favor and the motion carried.*
   Commissioner Lapsley nominated Tom Apodaca for position #2 on the Greater Asheville Regional Airport Authority Board. *Chairman Hawkins made the motion to accept the appointment of Tom Apodaca to position #2 by acclamation. All voted in favor and the motion carried.*

6. **Henderson County Historic Courthouse Corporation dba/heritage Museum – 1 vac.**
   Commissioner McCall nominated Drew Brannon for position #7. *Chairman Hawkins made the motion to accept the appointment of Drew Brannon to position #7 by acclamation. All voted in favor and the motion carried.*

7. **Hendersonville City Zoning Board of Adjustment – 3 vac.**
   There were no nominations at this time and this item was rolled to the next meeting.

8. **Home and Community Care Block Grant Advisory Committee – 1 vac.**
   There were no nominations at this time and this item was rolled to the next meeting.

9. **Juvenile Crime Prevention Council – 3 vac.**
   There were no nominations at this time and this item was rolled to the next meeting.

10. **Library Board of Trustees – 2 vac.**
    Chairman Hawkins nominated Noreen Quinn for position #5. *Chairman Hawkins made the motion to accept the appointment of Noreen Quinn to position #5 by acclamation. All voted in favor and the motion carried.*

11. **Mountain Area Workforce Development Board – 1 vac.**
    There were no nominations at this time and this item was rolled to the next meeting.

12. **Mountain Valleys Resource Conservation and Development Program – 1 vac.**
    There were no nominations at this time and this item was rolled to the next meeting.

13. **Nursing/Adult Care Home Community Advisory Committee – 10 vac.**
    Commissioner McCall nominated Mark Whitfield for position #3 and Darryl Pierce for position #4. *Chairman Hawkins made the motion to accept the appointment of Mark Whitfield to position #3 and Darryl Pierce to position #4 by acclamation. All voted in favor and the motion carried.*

14. **Senior Volunteer Services Advisory Council – 3 vac.**
    There were no nominations at this time and this item was rolled to the next meeting.
CONTINUATION OF BOARD DISCUSSION OF TAP ROOT PROJECT CONDITIONAL REZONING (R-2018-10C) FARMS

Chairman Hawkins had previously been recused from discussion and voting.

Vice-Chairman Lapsley stated at the end of the Board’s June 19, 2019, meeting, this matter was continued to July 10 for further discussion. The public meeting, consideration by the Planning Board, and public hearing of this matter required by your ordinance has already been completed.

Vice-Chairman Lapsley noted that all prior conditions set forth by the Board of Commissioners have been accepted by the applicant and a new master plan has been received. The Greater Asheville Regional Airport Authority Board has issues with noise and residents in the flight path. An Avigation Easement will be executed by every property purchaser in the development. The Johnston Family has been farming this property for years and for many years since that it has been zoned Industrial for the community. Commercial zoning was tried and also failed. Unfortunately it must be zoned Residential (R1) with conditions due to the rare topography in the County. Cost for infrastructure is dramatically impacted by the topography and public utilities are available. The airport is the issue, and the homebuyer must consider this when considering the purchase. The Avigation Easement provides the necessary disclosure. Mr. Lapsley raised his family in the flight path even closer than this development, and he has no regrets. He does not support a no growth Land Development Code. Affordable housing has been presented many times and a developer must look at all costs. He reminded the Board that there are four members voting, and a tie vote will be a NO.

Commissioner Edney feels additional conditions should include no parking on all streets, bonding for amenities, and 20 feet front set-back for units. He commends the attorneys and noted the client has been well served. The Henderson County Comprehensive Plan specifically states that the County should do everything possible to make sure citizens are provided with adequate light and air, no overcrowding of land, less traffic, protection from danger, adequate schools – sewer – and transportation. He does not think this project meets those needs.

Attorney Bob Oast agrees to no parking on streets at all and to include amenity bonding. Warren Suggs of Civil Design Concepts stated the applicant agrees to internal set-backs of 20 ft from right of way.

Commissioner Messer feels all conditions have been met and affordable housing is needed.

Commissioner McCall feels there is still too much density and noise. This development would not allow a valued quality of life. The airport is too close and will grow even more.

Vice-Chairman Lapsley made the motion that the Board (1) adopt the resolution of consistency of this rezoning with the County comprehensive plan and (2) grant the rezoning petition R-2018-10-C, rezoning the property which is the subject of that petition to conditional zone R-2018-10-C, amending Chapter 42 of the Code to provide for such district, subject to all of the following conditions:

(A) That the development contain all of the development data, land design, features, amenities, and conditions shown on the amended master plan of Tap Root Subdivision, a copy of which I have today presented to the Clerk to the Board and initialed and dated, and

(B) That the developer comply in all respects with all the provisions shown on the document called “Conditional Rezoning Application R-2018-10-C”, which I have also today presented to the Clerk to the Board and dated and initialed. The Board was polled with the following votes.

<table>
<thead>
<tr>
<th>Commissioner Edney</th>
<th>Commissioner Lapsley</th>
<th>Commissioner Messer</th>
<th>Commissioner McCall</th>
</tr>
</thead>
<tbody>
<tr>
<td>NO</td>
<td>YES</td>
<td>YES</td>
<td>NO</td>
</tr>
</tbody>
</table>

A tie vote results in a failed motion and the conditional rezoning request was denied.

Darlene Burgess stated it is time once again for the delivery of the tax receipts to the Henderson County Tax Collector; however before they can be delivered, the following must occur (pursuant to N.C.G.S. 105-352):

(a) PREPAYMENTS. The Tax Collector must deliver any duplicate bills printed for prepayments received by the Tax Collector to the Finance Director and demonstrate to the Finance Director’s satisfaction that all prepayments received have been deposited.

(b) SETTLEMENT. The Tax Collector must make settlement with the Board of Commissioners for all taxes placed in his hands for collection for the past year.

(c) BOND. The Board of Commissioners must approve the bond to be issued for the Tax Collector and Deputy Tax Collector for Delinquent Taxes.

(d) ORDER OF COLLECTION. An Order of Collection must be adopted at today’s meeting, which will charge the Tax Collector with the collection of FY 2019-2020 taxes, plus all outstanding delinquent taxes.

Board action requested:

Statutory Requirements for Tax Collector’s Settlement (NCGS 105-373)
The Tax Collector’s Settlement must:
1. Occur after July 1 and before the Board charges the Collector with the FY2020 Levy
2. Include two lists:
   • Persons owning real property whose taxes remain unpaid; and
   • Persons not owning real property whose taxes remain unpaid (the “Insolvents List”)
3. Include an accounting of all amounts charged to the Collector and the amounts allowed as credits to the Collector
4. Include a statement from the Collector stating he/she has made diligent efforts to collect the tax
5. The Settlement for prior-year taxes shall be made in whatever form is satisfactory to the County’s Chief Accounting Officer and the Governing Body

FY2019 ANNUAL LEVY
Includes Real Property, Personal Property, Business Personal Property, and Public Service Property billed and collected by the County

<table>
<thead>
<tr>
<th>LEVY ADDITIONS</th>
<th>All amounts charged to the Tax Collector</th>
</tr>
</thead>
<tbody>
<tr>
<td>COUNTY</td>
<td>FIRE DISTRICTS</td>
</tr>
<tr>
<td>Tax</td>
<td>$73,742,778.88</td>
</tr>
<tr>
<td>Penalty</td>
<td>$287,525.13</td>
</tr>
<tr>
<td>Interest</td>
<td>$148,027.67</td>
</tr>
<tr>
<td>TOTAL</td>
<td>$74,178,321.68</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>LEVY CREDITS</th>
<th>All amounts allowed as credits to the Tax Collector</th>
</tr>
</thead>
<tbody>
<tr>
<td>COUNTY</td>
<td>FIRE DISTRICTS</td>
</tr>
<tr>
<td>Deposits</td>
<td>$22,731.76</td>
</tr>
<tr>
<td>Adjustments</td>
<td>$513,459.31</td>
</tr>
<tr>
<td>Reassessors</td>
<td>$59,718.35</td>
</tr>
<tr>
<td>Interest</td>
<td>$148,017.64</td>
</tr>
<tr>
<td>Unpaid Tax - Real Property</td>
<td>$775,904.03</td>
</tr>
<tr>
<td>Unpaid Tax - Registered Motor Vehicles</td>
<td>$517,921.00</td>
</tr>
<tr>
<td>TOTAL</td>
<td>$74,178,321.68</td>
</tr>
</tbody>
</table>

Mrs. Burgess noted Laurel Park and the City of Hendersonville will be included next year.
**REGISTERED MOTOR VEHICLE (RMV) LEVY**

Includes Registered (tagged) Motor Vehicle Tax Bills that are billed and collected on behalf of the County by NC’s Tax & Tag Together Program.
RMV tax is not part of the Collector’s charge, however it is part of the Tax Levy.

### LEVY ADDITIONS

<table>
<thead>
<tr>
<th></th>
<th>COUNTY</th>
<th>FIRE DISTRICTS</th>
<th>MUNICIPAL DISTRICTS</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tax</td>
<td>6,501,923.07</td>
<td>832,711.56</td>
<td>1,293,101.33</td>
<td>8,627,735.96</td>
</tr>
<tr>
<td>Vehicle Fee</td>
<td>-</td>
<td>-</td>
<td>166,800.00</td>
<td>166,800.00</td>
</tr>
<tr>
<td>Interest</td>
<td>35,049.13</td>
<td>4,605.56</td>
<td>7,054.45</td>
<td>46,709.14</td>
</tr>
<tr>
<td>TOTAL</td>
<td>6,536,972.20</td>
<td>837,317.12</td>
<td>1,466,555.78</td>
<td>8,841,245.10</td>
</tr>
</tbody>
</table>

### LEVY CREDITS

<table>
<thead>
<tr>
<th></th>
<th>COUNTY</th>
<th>FIRE DISTRICTS</th>
<th>MUNICIPAL DISTRICTS</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Levy Collected</td>
<td>6,484,405.38</td>
<td>830,972.27</td>
<td>1,453,397.70</td>
<td>8,768,775.35</td>
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<tr>
<td>Unpaid Levy</td>
<td>17,517.69</td>
<td>1,739.29</td>
<td>6,503.63</td>
<td>25,760.61</td>
</tr>
<tr>
<td>Interest Collected</td>
<td>35,049.13</td>
<td>4,605.56</td>
<td>7,054.45</td>
<td>46,709.14</td>
</tr>
<tr>
<td>TOTAL</td>
<td>6,536,972.20</td>
<td>837,317.12</td>
<td>1,466,555.78</td>
<td>8,841,245.10</td>
</tr>
</tbody>
</table>

**COMBINED ANNUAL & RMV LEVY**

Includes (1) Real Property, Personal Property, Business Personal Property and Public Service Property billed and collected by the County; and (2) RMV tax billed and collected on behalf of the County under NC’s Tax & Tag Program.

### LEVY ADDITIONS

<table>
<thead>
<tr>
<th></th>
<th>COUNTY</th>
<th>FIRE DISTRICTS</th>
<th>MUNICIPAL DISTRICTS</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tax &amp; Vehicle Fee</td>
<td>80,244,701.95</td>
<td>9,405,606.10</td>
<td>1,478,040.60</td>
<td>91,128,348.65</td>
</tr>
<tr>
<td>Penalty</td>
<td>287,425.13</td>
<td>31,684.35</td>
<td>-</td>
<td>319,109.48</td>
</tr>
<tr>
<td>Interest</td>
<td>183,076.80</td>
<td>25,283.70</td>
<td>7,054.45</td>
<td>215,414.95</td>
</tr>
<tr>
<td>TOTAL</td>
<td>80,725,203.88</td>
<td>9,462,574.15</td>
<td>1,318,295.05</td>
<td>91,662,878.08</td>
</tr>
</tbody>
</table>

### LEVY CREDITS

<table>
<thead>
<tr>
<th></th>
<th>COUNTY</th>
<th>FIRE DISTRICTS</th>
<th>MUNICIPAL DISTRICTS</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deposits</td>
<td>79,185,781.50</td>
<td>9,296,100.68</td>
<td>1,471,536.96</td>
<td>89,953,419.14</td>
</tr>
<tr>
<td>Adjustments</td>
<td>533,449.31</td>
<td>32,019.76</td>
<td>-</td>
<td>565,469.07</td>
</tr>
<tr>
<td>Releases</td>
<td>39,774.55</td>
<td>7,480.08</td>
<td>0.01</td>
<td>47,254.64</td>
</tr>
<tr>
<td>Interest</td>
<td>183,076.80</td>
<td>25,283.70</td>
<td>7,054.45</td>
<td>215,414.95</td>
</tr>
<tr>
<td>Unpaid Levy: Real &amp; Personal Property</td>
<td>755,604.03</td>
<td>99,950.64</td>
<td>-</td>
<td>855,554.67</td>
</tr>
<tr>
<td>Unpaid Levy: Registered Motor Vehicles</td>
<td>17,517.69</td>
<td>1,739.29</td>
<td>6,503.63</td>
<td>25,760.61</td>
</tr>
<tr>
<td>TOTAL</td>
<td>80,715,203.88</td>
<td>9,462,574.15</td>
<td>1,485,095.05</td>
<td>91,662,878.08</td>
</tr>
</tbody>
</table>

The following information focuses only on the County Levy for Annual Bills and do not include Fire Districts and/or Municipal Districts.

**LEVY COLLECTED**

**COMPARED TO**

**FY2019 BUDGETED PROPERTY TAX REVENUE**

<table>
<thead>
<tr>
<th></th>
<th>LEVY BUDGETED</th>
<th>LEVY COLLECTED ($ DEPOSITED)</th>
<th>$ COLLECTED OVER (UNDER) BUDGET</th>
</tr>
</thead>
<tbody>
<tr>
<td>FY2019</td>
<td>$ 76,722,389.00</td>
<td>$ 80,239,454.85</td>
<td>$ 3,517,065.85</td>
</tr>
<tr>
<td>FY2018</td>
<td>$ 74,231,301.00</td>
<td>$ 78,183,956.57</td>
<td>$ 3,952,655.57</td>
</tr>
<tr>
<td>FY2017</td>
<td>$ 73,075,676.00</td>
<td>$ 76,381,248.10</td>
<td>$ 3,305,572.10</td>
</tr>
<tr>
<td>FY2016</td>
<td>$ 65,998,066.00</td>
<td>$ 68,524,823.14</td>
<td>$ 2,526,757.14</td>
</tr>
</tbody>
</table>

*Includes RMV Levy
COLLECTOR’S EFFORTS TO COLLECT UNPAID TAX

<table>
<thead>
<tr>
<th>TYPE OF ACTION</th>
<th>FY2019 Activity</th>
<th>FY2018 Activity</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td># OF NEW ACTIONS</td>
<td>VALUE*</td>
</tr>
<tr>
<td>Payment Arrangements</td>
<td>261</td>
<td>$495,789</td>
</tr>
<tr>
<td>Bank Account Attachments</td>
<td>425</td>
<td>$535,780</td>
</tr>
<tr>
<td>Wage Garnishments</td>
<td>757</td>
<td>$400,023</td>
</tr>
<tr>
<td>Rent Attachments</td>
<td>6</td>
<td>$32,116</td>
</tr>
<tr>
<td>Garnishments of Echeated Funds</td>
<td>165</td>
<td>$114,451</td>
</tr>
<tr>
<td>NC Debt Setoff (State Income Tax Garnishment)</td>
<td>2,947</td>
<td>$1,160,452</td>
</tr>
</tbody>
</table>

* $Value includes the total value of each action when it was created. It should not be confused with collection activity resultant from the action. Total value includes levy, interest, penalties and any collection costs associated with the action.

FISCAL YEAR-END COLLECTION RATES

<table>
<thead>
<tr>
<th>Levy Type</th>
<th>FY2019</th>
<th>FY2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual Levy</td>
<td>99.01%</td>
<td>99.05%</td>
</tr>
<tr>
<td>RMV Levy</td>
<td>99.73%</td>
<td>98.97%</td>
</tr>
<tr>
<td>Combined Levy</td>
<td>99.07%</td>
<td>99.04%</td>
</tr>
</tbody>
</table>

13-YEAR TREND: COMBINED LEVY COLLECTION RATE

Chairman Hawkins made the motion that the Board approve the tax collector’s settlement for Fiscal Year 2018-2019 taxes, and further approve the bonds, the order of collection and charge for collection to the tax collector for Fiscal Year 2019-2020 taxes. All voted in favor and the motion carried.

ASHEVILLE AIRPORT ANNUAL REPORT

Lew Bleiweis, Airport Director at the Asheville Regional Airport, provided the Annual Report to the Board of Commissioners.
WE ARE AVL

But we are more than a call sign. We are more than a destination. We are more than an airport.

WE ARE:
- 27 million people residing in the airport's market area
- 1,134,568 passengers who flew through AVL in 2018
- 451 Airport Authority employees
- 8 board members
- 35 volunteers
- 77 tenants with hundreds of on-airport employees
- 6 airlines
- Many local business partners

THIS IS WHO WE ARE.

They'll say...we made this year count...

Lew Bleiweis, A.A.E.
Executive Director

What would the AVL story be without the passion and dedication of our team? It's a combination of hard work, teamwork, and a shared vision for success. We are grateful for the opportunity to make a difference, and we couldn't have done it without you.

-- Tina Kinsey, A.A.E.
Director of Marketing, PR + Social Development

FIRST IN GROWTH

The 2018 journey was nothing short of a remarkable growth story. With significant growth in passenger numbers, nonstop flights, and commercial activities, AVL truly embraced the spirit of growth.

AIR SERVICE

New nonstop flights were added to our network, including
- Charlotte – American – Delta
- Atlanta – Delta
- Cleveland – Delta
- Houston – Delta
- Miami – American
- New York City – Delta

AIRPORT DEVELOPMENT

The airport's development projects included:
- The new passenger terminal
- The new rental car facility
- The new parking garages

FIRST IN GROWTH

We're preparing the way for the next 20+ years at AVL.

-- Michael Reisman, A.A.E.
Deputy Executive Director – Development

""
FIRST IN PERFORMANCE

Incredibly grateful that they saw something in us!
— Sy Barrow

PASSenger APReciation

We would like to thank everyone who has supported and visited our airport over the years. We appreciate your loyalty and hope you will continue to support us.

ART IN THE AIRPORT

The airport is proud to feature the artwork of local artists. This artwork is available for purchase and supports the local arts community.

MUSIC IN THE AIRPORT

Local musicians perform in the airport, providing an enjoyable experience for our passengers.

FIRST IN TEAM WORK

First is knowing we can't do it alone. Lucky for us, we have a "take it to the next level" kind of team. A "just good isn't good enough" kind of team. A "let's do this together" kind of team.

EVERYDAY CHAMPION

We are all champions in our own right. This is how we encourage each other, support each other, and help each other be successful.

"Trailblazing takes tenacity, and our team has what it takes."

FIRST IN TEAM WORK

Each member of our team is committed to making the experience of our customers as enjoyable as possible. We work together as a team, focusing on the needs of our customers, and we are dedicated to providing the best service possible.

The airport's mission is to provide a safe and reliable environment for our customers. We are committed to improving the experience of our customers, and we are working hard to achieve our goals.

Behind the scenes, our teams work hard to make sure that everything runs smoothly. We are dedicated to providing the best possible service, and we are always looking for ways to improve.

The values of teamwork and dedication are ingrained in our company culture. We believe in working together as a team, and we are committed to achieving our goals.

We are proud of our team and the work we do, and we are confident that we will continue to be successful in the future.
First in History

First is refusing to be defined by precedents. We want to write a new legacy, one shattered record at a time.

This year marks a milestone year unlike any other. We have achieved a record 12 consecutive months of growth with 1 million passengers, marking the first time in our history to achieve this feat in so short a span of time. This growth is not just about numbers, it’s about the impact it has on our community.

Now that we’ve broken this record, we refuse to let it go. With 2020 in our sights, we’re never been more ready to make every moment count to get yet another milestone year.

Moving Forward

The Greater Asheville Regional Airport Authority is proud to announce the airport terminal expansion and upgrade, which is co-funded with federal, state, and local dollars. The $11 million project includes a new terminal, addition of four gates, enhanced accessibility, and improved passenger experience. This is a major milestone for the airport and the community.

"Above and beyond" is the starting point that begins to describe the outstanding efforts of our team. — Matthew Burri
Greater Asheville Regional Airport Authority Board Chair

Sources of Revenue

- 2% Federal Government
- 4.5% Other
- 5% Concessionaires
- 8% FBO/General Aviation
- 21% Rental Car
- 24.5% Airlines
- 35% Parking

The Authority’s assets exceeded liabilities by 189,000,024 at June 30, 2019. This is an increase of almost $931 million from 2017 and an increase of more than $24.4 million from 2016.
TRANSPORTATION IMPROVEMENT PLAN UPDATE
Vice-Chairman Lapsley provided the Board of Commissioners and the public with an update concerning the Transportation Improvement Plan (TIP) for Department of Transportation roads within Henderson County. Every two years the NCDOT issues its statewide transportation improvement plan (STIP). Earlier this year the current STIP was published. Because the process takes such a long amount of time the Metropolitan Planning Organization (MPO) must start the process for the next cycle which will come out in 2021. Commissioner Lapsley, as a member of the Transportation Advisory Committee, feels it is important to provide an update on what the committee is doing and bring awareness to roadway projects that are being considered.

The process begins with the Transportation Advisory Committee (TAC) meeting with NCDOT staff at the district office where different roadway improvement projects are brought to attention by DOT and by members of the TAC appointed by the commission. Over the last year or so a number of projects have been brought to the attention of the committee for consideration and those projects are shown on the charts below. They are grouped into categories of Highway Projects which include Statewide Impacts (interstate projects), Regional Impacts (US Highways and NC Highways projects), and Division Needs (local secondary roads). The same process is used in all four counties in the Regional MPO, Buncombe County, Madison County, Haywood County and Henderson County.

Henderson County by reason of its population as compared to the other county members of the MPO is allotted seven projects to move forward for evaluation. Buncombe County is awarded ten projects, Haywood County and Madison County are allotted one or two projects. It is the responsibility of the TAC to go through the list of twenty-five projects provided, and pick out seven projects and send them to NCDOT for scoring. NCDOT will take the identified projects and collect statistical data on vehicle crashes, mortality incidents, environmental issues, etc., and present it to DOT staff in Raleigh where preliminary cost estimates of what the community is requesting to be done are assessed.

Steps Involved
- Projects are identified
- TAC reviews the list provided by DOT and chooses top seven projects for scoring
- NCDOT adds statistical data, and project descriptions and projects are scored
- Scored projects go back to the MPO for all four counties and scores are compared
- DOT meets with MPO to disclose amount of money available for new projects

The Transportation Advisory Committee will meet next week and will submit their top seven priorities in September. Chairman Hawkins feels the TAC should advertise appropriately in order for citizens to be aware of meetings and provide input.
<table>
<thead>
<tr>
<th>CITY</th>
<th>TIER</th>
<th>ROUTE</th>
<th>FROM</th>
<th>TO</th>
<th>PROJECT DESCRIPTION</th>
<th>COUNTY</th>
</tr>
</thead>
<tbody>
<tr>
<td>C10</td>
<td></td>
<td>US 176</td>
<td>NC 225</td>
<td>Shepherd Street</td>
<td>Access Management, Intersection Improvements</td>
<td>Henderson</td>
</tr>
<tr>
<td>C11</td>
<td></td>
<td>US 64</td>
<td>South Rugby Road</td>
<td>Banner Farm Road</td>
<td>Widening</td>
<td>Henderson</td>
</tr>
<tr>
<td>C13</td>
<td></td>
<td>US 64</td>
<td>Buncombe Street</td>
<td>Brickyard Road</td>
<td>Widening, Modernization, Access Management</td>
<td>Henderson</td>
</tr>
<tr>
<td>C14</td>
<td></td>
<td>NC 280</td>
<td>NC 191</td>
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<td>Hebron Road (SR 1171)</td>
<td>Modernization, safety and geometric improvements and intersection improvements with complete streets elements.</td>
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UPDATE ON PENDING ISSUES

Items listed for discussion include current and ongoing items of interest in the County, and allow commissioners and staff an opportunity to bring the full Board up to date on issues that occur between meetings. Commissioners may also use this opportunity to report on related committee work and assignments.

Topics for this meeting are as follows:

Construction Projects Update

David Berry provided an update to the Board of Commissioners on the status of current construction projects.

Hendersonville High School

David Berry stated the Hendersonville High School project is on schedule and on budget with GMP#1 approved for summer work. Contractors are working along the Bearcat Boulevard side of the project, as well as working on the inside of the school. The old vocational building is being prepared for the temporary cafeteria space. Good conversations have been maintained with the residents in the vicinity regarding interruption of services. Calls have been received by the County Manager, and staff has responded quickly. We have had a few unforeseen issues, but none that have affected our budget or schedule. August 14th is still anticipated as the completion date, with the punch out date of August 22nd. The architects, civil engineers and City Planning held a meeting this past Wednesday.

John Mitchell noted two public meetings have been held. The majority of comments from the public have been concerning traffic on Highway 25 going north. The Hendersonville Planning Board gave a unanimous recommendation to forward the application positively to City Council. NCDOT is expected to be available to answer any questions. That meeting will be held on August 1, 2019 at 5:45 p.m. It is anticipated to be at the City Operations Center but has not been finalized at this time. The City’s process for the Rezoning Application requires three public meetings to be held. The first was a neighborhood compatibility meeting. The second was the Planning Board itself, which then goes before the Council. It will be a conditional rezoning due to its size. As a result the final decision will be made by City Council at their regular meeting in August.

Commissioner Edney shared of video of water/sewer lines located under Hendersonville High School. He asked if staff could retain a cost, while people are on the site, to fix the problems.

Commissioner Lapsley agrees but it appears to him that the line is a sanitary sewer line going through the existing storm drain which is a problem that the City sewer system has created. It should be fixed (should have been fixed 30 years ago) but should be a responsibility of the City’s department, not associated with the County’s school project. The County should not have to incur the cost. Commissioner Lapsley will bring this up at the next City Water Advisory Committee meeting.

David Berry stated it is quite possible that this stormwater line and sewer line will be abandoned.

John Mitchell feels the County should get a guarantee from the City that they will be doing the work within a period of time determined by the Board of Commissioners.

Steve Wyatt stated staff (Marcus Jones and John Mitchell) will reach out tomorrow to City staff to get status and plans and bring the information back to the Board as soon as possible to determine if other steps are necessary.

Flat Rock/Rugby HVAC

Mr. Joe Captain of Delta Engineering continues to work on design modifications. Staff is in constant communication with him along with Henderson County Public Schools, answering questions. They have made several field visits to both facilities and expect the design to be complete this fall and go out to bid.
Main Library Roof Replacement
David Berry informed the Board that the Main Library roof is complete with the exception of the punch list, which has to do with factory warranties.

1995 Courthouse Skylights
The 1995 Courthouse skylights were discussed at the last meeting. To replace the gasket material with a glass company was around $93,000 plus contingencies and flashing. The number could go up considerably so staff obtained a price for the Kalwall system, which is what was used to replace the library skylights, at around $65,000 - $70,000. We are still waiting on a demolition number to add to the price of the Kalwall's to get a flat price. Staff was asked what the cost would be to get rid of the skylights and do a new roofing system on the building. This gets very complicated and would require an architect, structural people, and so forth. Without an architect it would be hard to pin a number down. It would be at least $250,000. Staff recommends that they be allowed to continue to investigate the Kalwall substitution of skylight material.

Commissioner Edney is opposed to anything other than repairing the skylights as it is due to poor lighting in the 1995 Courthouse.

Chairman Hawkins asked Commissioner Edney to take a look at the system in the Library.

DSS Renovation
Staff has proceeded as directed by the commission. An RFQ (Request for Qualifications) has been put together for a design build contractor to do that work. It is staffs opinion that this will be the most economical and quickest way to get the work done. It is not of a magnitude to require an architect. We should have the results today at 2:00 p.m. Staff will evaluate proposals received, the same way we do as with a construction manager at risk contractor or architect, and bring it back to the Board for direction of how to proceed.

Etowah Park Restrooms
At the last meeting David Berry was given direction to go ahead and contract with the low bid contract Dennis Dunlap. Mr. Dunlap is under contract and in the process of procuring his permit to do the work. Another part of this project will be the modification of the septic system. We have contracted with Brooks Engineering to design the modifications necessary to the existing septic system for it to function with the additional bathrooms. That design is complete. John Mitchell and David Berry will be meeting with the folks at the Health Department to decide what permitting is necessary to make the improvements. As soon as that is done it will be submitted back to Dunlap Construction for pricing as a change order to the work he is already doing out there. We expect to get this done in the next 7-10 days.

Blue Ridge Community College
We are currently in receipt of a proposal from Clark Nexsen for an amendment to his contract to perform both services at the college. David Berry and John Mitchell will review the amendment and are within 7-10 days of making this happen. The plan is to have this item on the agenda August 5, 2019. If approved Clark Nexsen will be given the go-ahead to get the work done. David Berry has requested a proposal for a survey of the affected property where these buildings are going. This will take time and in order to get financing we must have the survey in place.

Edneyville Elementary
This project is on schedule and on budget. Work continues with Beverly Grant/Barnhill and Clark Nexsen Architects. Several commissioners have visited the site.

Commissioner Edney asked if we had an agreement with the City yet regarding sewer. If not he would like to see it on a future agenda.
July 10, 2019

**Soccer Fields**
Carleen Dixon provided an update to the Board of Commissioners on the status of Soccer Fields. She was hopeful to have some firm numbers today but could not supply numbers yet for Jackson Park soccer field renovations or the turf request submitted by Commissioner McCall. Staff has been assured that they will have the information by the next meeting in August.

The Board is concerned that the problem will not be resolved until next year, but the issues is not a simple fix.

**DESIGNATION OF VOTING DELEGATE TO NCACC 112TH ANNUAL CONFERENCE**
The North Carolina Association of County Commissioners (NCACC) has requested that the Board of Commissioners designate a Voting Delegate for the NCACC 112th Annual Conference to be held in Guilford County August 22-24, 2019. During the business session on Saturday, August 24, scheduled from 2 – 4 p.m., each county will be entitled to one vote on items that come before the membership, including election of the NCACC Second Vice President. In order to facilitate this process, they ask that each county designate one voting delegate prior to Annual Conference using the Designation of Voting Delegate form.

Chairman Hawkins made the motion that the Board designate Charlie Messer as Henderson County’s voting delegate to the NCACC 112th Annual Conference. All voted in favor and the motion carried.

**COUNTY MANAGER’S REPORT**
Steve Wyatt reported the 4th of July event was successful with hundreds of people attending. The air-conditioned, portable restrooms were a hit. The event had a hometown feel with great music.

**Cane Creek Water and Sewer District**
Steve Wyatt and Vice-Chairman Lapsley have been discussing the legislation put forward by Representative McGrady, allowing Cane Creek Water and Sewer District to merge with MSD, providing Henderson County representation. It has passed the House and Senate, and is waiting for the Governor’s signature.

Vice-Chairman Lapsley stated this is the second round of an effort by Commissioners Lapsley and Messer, along with Representative McGrady, to get a Bill passed in the General Assembly allowing the merger of Cane Creek Water and Sewer District with MSD of Buncombe County. A Bill was passed three years ago, but the Bill had a provision whereby the MSD had in effect a veto position in the matter, and they exercised that position. Representative McGrady introduced a second Bill this spring, a similar Bill with the merger, after discussions with the MSD Board and Commissioners Lapsley and Messer. A Bill was drafted, submitted and passed in the House in early June. It went to the Senate next, where it was stalled for a few weeks. Last week Senate passed the Bill with an additional addendum requiring an agriculture study of something totally unrelated to what the MSD Bill was, in his opinion. The Senate however took it on, approved it, and sent it back to the House for concurrence of the revised Bill. On Monday night the House approved the revised Bill.

As part of the Bill, there is a process by which Henderson County would submit information to the Environmental Management Commission for concurrence that such a merger is a good thing in fact for the environment. Once we know that the Bill has been signed by the Governor, Vice-Chairman Lapsley would like the Board of Commissioners to move on this as quickly as possible. He asked that the Board direct staff once the Bill becomes law, with due haste, to prepare a package in accordance with the Bill to be submitted so that the merger can take place as soon as reasonably possible.

Vice-Chairman Lapsley made the motion that the Board direct staff proceed in accordance with the recent Bill approved by the General Assembly related to the merger of Cane Creek Water and Sewer District with MSD of Buncombe County. All voted in favor and the motion carried.
CLOSED SESSION
The Board is requested to go into closed session pursuant to N.C. Gen. Stat. §143-318.11(a), for the following reasons:

Pursuant to N.C. Gen. Stat. §143-318.11(a)(4), to discuss matters relating to the location or expansion of industries or other businesses in Henderson County, including agreement on a tentative list of economic development incentives that may be offered by the Board in negotiations.

Pursuant to N.C. Gen. Stat. §143-318.11(a)(5), to establish, or to instruct the public body's staff or negotiating agents concerning the position to be taken by or on behalf of the public body in negotiating the price and other material terms of a contract or proposed contract for the acquisition of real property by purchase, option, exchange, or lease.

Pursuant to N.C. Gen. Stat. §143-318.11(a)(6), to consider the qualifications, competence, performance, character, fitness, conditions of appointment, or conditions of initial employment of an individual public officer or employee or prospective public officer or employee, or to hear or investigate a complaint, charge or grievance against an individual public officer or employee.

Commissioner Edney made the motion that the Board go into closed session pursuant to N.C. Gen. Stat. §143-318.11(a)(4), (a)(5) and (a)(6), for the reasons set out in the Request for Board Action in the Board's agenda packet. All voted in favor and the motion carried.

ADJOURN
Chairman Hawkins made the motion to go out of closed session and adjourn at 1:00 p.m. All voted in favor and the motion carried.

Attest:

______________________________
Teresa L. Wilson, Clerk to the Board

______________________________
Grady Hawkins, Chairman
DURING THE JULY 10, 2019 MEETING, THE BOARD ENACTED THE FOLLOWING

2019.61 Resolution in Memoriam – William L. Moyer
2019.62 Pending Releases and Refunds
2019.63 Thompkins request for refund of deed excise tax
2019.64 Library Security
2019.65 Budget Amendment Library RFID project
RESOLUTION OF MEMORIAM
William L. “Bill” Moyer
February 4, 1939 – June 22, 2019

WHEREAS, William L. “Bill” Moyer was born in Philadelphia, Pennsylvania and was a graduate of Lafayette and Temple Universities; and

WHEREAS, his professional career included practicing law as a partner at Dechert Price and Rhoades in Philadelphia and as President and CEO of C-Tec Corporation in Wilkes Barre, Pennsylvania; and

WHEREAS, while living in Pennsylvania, he served on the Board of the United States Telephone Association, was a Member of the Board of Supervisors of Upper Frederick Township and served as President of the Philadelphia area Cerebral Palsy Association; and

WHEREAS, he retired to Flat Rock in 1990 and started a family business called Moyer Properties; and

WHEREAS, he demonstrated his passion for public service in our community by serving in numerous civic and non-profit leadership capacities over many years, including Pardee Hospital, Conserving Carolina, Flat Rock Playhouse and the Asheville Regional Airport Authority; and

WHEREAS, he served on the Henderson County Board of Commissioners from 1998-2010, serving as the Chairman in 2001 and again in 2005-2009; and

WHEREAS, he was a member of Grace Lutheran Church, the Flat Rock Playhouse chorus, the Hendersonville Chorale and The Community Chorus; and

WHEREAS, he was an avid conservationist, gardener, reader and golfer who also loved to travel and was very devoted to his family above all else;

NOW, THEREFORE, BE IT RESOLVED, that William L. “Bill” Moyer will be remembered for his passion and commitment to service and his many contributions to our community.

Approved and adopted this 10th day of July 2019.

GRADY HAWKINS, CHAIRMAN
HENDERSON COUNTY BOARD OF COMMISSIONERS

ATTEST:

Teresa L. Wilson, Clerk to the Board
July 10, 2019

Darlene Burgess, Assessor
HENDERSON COUNTY ASSESSOR'S OFFICE
200 N. Grove Street, Suite 102
Hendersonville, N.C. 28792

Dear Mrs. Burgess:

Attached please find tax release requests in the amount of $5,310.00 and tax refund requests in the amount of $763.10, reviewed at the Henderson County Board of Commissioners' Meeting on Wednesday, July 10, 2019. All releases and refunds were approved.

Sincerely,

Grady H. Hawkins, Chairman
Henderson County Board of Commissioners

GHH/tlw

enclosures
REQUEST FOR BOARD ACTION

HENDERSON COUNTY
BOARD OF
COMMISSIONERS

MEETING DATE: July 10, 2019

SUBJECT: Pending Releases & Refunds

PRESENTER: Darlene Burgess, Tax Administrator

ATTACHMENT: Yes
1. Pending Release/Refund Combined Report

SUMMARY OF REQUEST:

The attached pending releases and refunds have been reviewed by the Assessor. As a result of that review, it is the opinion of the Assessor that these findings are in order. Supporting documentation is on file in the County Assessor’s Office.

These pending release and refund requests are submitted for the approval by the Henderson County Board of Commissioners.

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<td>Total Refunds as a Result of the Above Releases</td>
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BOARD ACTION REQUESTED:

The Board is requested to approve this pending release and refund report as presented.

Suggested Motion:

I move the Board approve the Combined Release/Refund Report as presented.
## NCPTS Pending Release/Refund Report  
**Wednesday, June 26, 2019**

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<td>MANUFACTURED HOME WAS DEMOLISHED AND REMOVED FROM THE PROPERTY IN 2017. ABSTRACT VOIDED FOR 2018.</td>
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*Adjustments submitted for approval on or before
| OWNER | ABSTRACT | NOTE | VALUE CHANGE | ADJ. NUMBER | USER ID | STUOS ADDRESS | TAX DISTRICT | COUNTY | TAX | LATE LIST FEE | TOTAL | MOUNTAIN HOME FIRE | TAX | LATE LIST FEE | TOTAL | MOUNTAIN HOME FIRE | TAX | LATE LIST FEE | TOTAL | MOUNTAIN HOME FIRE | TAX | LATE LIST FEE | TOTAL | MOUNTAIN HOME FIRE | TAX | LATE LIST FEE | TOTAL | MOUNTAIN HOME FIRE | TAX | LATE LIST FEE | TOTAL | MOUNTAIN HOME FIRE | TAX | LATE LIST FEE | TOTAL | MOUNTAIN HOME FIRE | TAX | LATE LIST FEE | TOTAL | MOUNTAIN HOME FIRE | TAX | LATE LIST FEE | TOTAL |
|-------|----------|------|--------------|-------------|---------|---------------|--------------|---------|-----|---------------|------|------------------|-----|---------------|------|------------------|-----|---------------|------|------------------|-----|---------------|------|------------------|-----|---------------|------|------------------|-----|---------------|------|------------------|-----|---------------|------|------------------|-----|---------------|------|------------------|-----|---------------|------|------------------|
| 0002565402-2015-2015-0000 | MANUFACTURED HOME WAS REMOVED FROM THE PROPERTY IN 2012. ABSTRACT VOIDED FOR 2015. | ($25,700) | 6103 | RJones | 45 Jim Collins Dr | Hendersonville NC 28792 | COUNTY | TAX | $132.00 | $132.00 | $132.00 | $132.00 | $132.00 | $132.00 | MOUNTAIN HOME FIRE | TAX | $30.84 | $30.84 | $30.84 | $30.84 | MOUNTAIN HOME FIRE | TAX | $3.08 | $3.08 | $3.08 |
| 0002565402-2016-2016-0000 | MANUFACTURED HOME WAS REMOVED FROM THE PROPERTY IN 2012. ABSTRACT VOIDED FOR 2016. | ($25,700) | 6106 | RJones | 45 Jim Collins Dr | Hendersonville NC 28792 | COUNTY | TAX | $145.21 | $145.21 | $145.21 | $145.21 | $145.21 | $145.21 | MOUNTAIN HOME FIRE | TAX | $30.84 | $30.84 | $30.84 | $30.84 |
| 0002565402-2017-2017-0000 | MANUFACTURED HOME WAS REMOVED FROM THE PROPERTY IN 2012. ABSTRACT VOIDED FOR 2017. | ($25,700) | 6107 | RJones | 45 Jim Collins Dr | Hendersonville NC 28792 | COUNTY | TAX | $145.21 | $145.21 | $145.21 | $145.21 | $145.21 | $145.21 | MOUNTAIN HOME FIRE | TAX | $30.84 | $30.84 | $30.84 | $30.84 |
| 0002565402-2018-2018-0000 | MANUFACTURED HOME WAS REMOVED FROM THE PROPERTY IN 2012. ABSTRACT VOIDED FOR 2018. | ($25,700) | 6108 | RJones | 45 Jim Collins Dr | Hendersonville NC 28792 | COUNTY | TAX | $145.21 | $145.21 | $145.21 | $145.21 | $145.21 | $145.21 | MOUNTAIN HOME FIRE | TAX | $30.84 | $30.84 | $30.84 | $30.84 |
| MAJ, ANTHONY | | | ($126,500) | 6129 | Keckard | 114 Staton Ave NC | COUNTY | TAX | $129.38 | $129.38 | $129.38 | $129.38 | $129.38 | $129.38 | MOUNTAIN HOME FIRE | TAX | $12.94 | $12.94 | $12.94 | $12.94 |
| 0003010270-2014-2014-0000 | BUSINESS DOUBLE BILLED AS ABSTRACT 3010270 AND 3004570. ABSTRACT 3010270 VOIDED FOR 2014. | ($25,150) | 6129 | Keckard | 114 Staton Ave NC | COUNTY | TAX | $132.00 | $132.00 | $132.00 | $132.00 | $132.00 | $132.00 | MOUNTAIN HOME FIRE | TAX | $13.20 | $13.20 | $13.20 | $13.20 |
| 0003010270-2015-2015-0000 | BUSINESS DOUBLE BILLED AS ABSTRACT 3010270 AND 3004570. ABSTRACT 3010270 VOIDED FOR 2015. | ($25,700) | 6130 | Keckard | 114 Staton Ave NC | COUNTY | TAX | $132.00 | $132.00 | $132.00 | $132.00 | $132.00 | $132.00 | MOUNTAIN HOME FIRE | TAX | $13.20 | $13.20 | $13.20 | $13.20 |
| 0003010270-2016-2016-0000 | BUSINESS DOUBLE BILLED AS ABSTRACT 3010270 AND 3004570. ABSTRACT 3010270 VOIDED FOR 2016. | ($25,740) | 6131 | Keckard | 114 Staton Ave NC | COUNTY | TAX | $145.43 | $145.43 | $145.43 | $145.43 | $145.43 | $145.43 | MOUNTAIN HOME FIRE | TAX | $14.54 | $14.54 | $14.54 | $14.54 |

*Adjustments submitted for approval on or before Wednesday, June 26, 2019*
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### NCPTS Pending Release/Refund Report.  Wednesday, June 26, 2019*

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**TRAILBLAZER FIREARMS, LLC**

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**OWNER TOTAL:**

| TRAILBLAZER FIREARMS, LLC | ($27,888) | $211.92 | $0.00 |
| 0003095651-2017-2017-0000 | ($28,157) | $202.46 | $0.00 |
| 0003095651-2018-2018-0000 | ($28,157) | $202.46 | $0.00 |
| 0003095651-2019-2019-0000 | ($28,157) | $202.46 | $0.00 |

**OWNERS TOTAL:**

| GRAND TOTAL: | ($84,471) | $600.19 | $0.00 |

*Adjustments submitted for approval on or before  

Page 5 of 5
July 30, 2019

Steve Wyatt, County Manager
Henderson County
1 Historic Courthouse Square, Suite 2
Hendersonville, NC 28792

RE: Viper Lease Agreements

Hello Mr. Wyatt:

Enclosed please fully executed duplicate originals of the above-referenced lease agreements. Please forward one (1) invoice for the entire lease term as described in each of the Lease Agreements to the address below for further processing. The invoice should contain the following information: name of leasing agent, address of leased property, and complete remit to address (place check should be sent if not electronic).

Once we have received your invoice, we will forward the information to our accounting department where your payments will be processed as agreed.

Thank you for your assistance in this matter.

Sincerely,

[Signature]

Ronald R. Moore

Enclosures

cc: Max Casey, SHP
STATE OF NORTH CAROLINA

COUNTY OF HENDERSON

MEMORANDUM OF SUBLEASE

THIS MEMORANDUM OF SUBLEASE, is made as of the last date set forth in the notary acknowledgements below, by and between COUNTY OF HENDERSON, hereinafter designated as "Sublessor" and the STATE OF NORTH CAROLINA, a body politic and corporate, hereinafter designated as "Sublessee".

Sublessor and Sublessee entered into a Sublease Agreement dated _________, 2019 (the "Sublease"), the terms, covenants and conditions of which are hereby incorporated in this Memorandum of Sublease, for a term of six (6) years, commencing on the 1st day of January 2020 and terminating on the 31st day of December 2026.

In consideration of the terms, covenants, conditions and rental as set forth in the Sublease, Sublessor subleased to Sublessee that certain premises described as follows: Being a tract of land containing approximately 0.08 acres located at 5010 Bearwall Road, Gerton, Henderson County, North Carolina.

COUNTY OF HENDERSON

By: [Signature]
County Manager

ATTEST:

[Signature]
County Clerk

STATE OF NORTH CAROLINA

By:

[Signature]
Tim Walton, Director
State Property Office
STATE OF NORTH CAROLINA
COUNTY OF HENDERSON

I, _________, a Notary Public in and for the aforesaid County and State do hereby certify that _________ personally came before me this day and acknowledged that he/she is Clerk of HENDERSON COUNTY and that by authority duly given and as an act of HENDERSON COUNTY, the foregoing instrument was signed by _________, its COUNTY MANAGER, attested by himself/herself as CLERK and sealed with the common seal.

WITNESS my hand and Notarial Seal, this the _________ day of _________, 2019.

My Commission Expires: _________

[Signature]

JoAnne Martin Hinson
Notary Public
Print Name: JoAnne Martin Hinson

STATE OF NORTH CAROLINA
COUNTY OF WAKE

I, _________, a Notary Public in and for the aforesaid County of _________ and the State of North Carolina, do certify that Tim Walton, personally came before me this day and acknowledged that he is Director of State Property Office, Department of Administration, State of North Carolina, and that by authority duly given and as the act of the State, has signed the foregoing instrument.

IN WITNESS WHEREOF, I have hereunto set my hand and Notarial Seal, this the _________ day of _________, 2019.

________________________
Notary Public

________________________
Print Name

My Commission Expires: _________
STATE OF NORTH CAROLINA  

SUB-SUBLEASE AGREEMENT

COUNTY OF HENDERSON

THIS SUB-SUBLEASE AGREEMENT ("Sub-Lease") made and entered into as of the last date set forth in the notary acknowledgements below, by and between, the STATE OF NORTH CAROLINA, a body politic and corporate, hereinafter referred to as "Sub-Sessor", and the COUNTY OF HENDERSON, a body politic and corporate, hereinafter referred to as "Sub-Lessee" and each individually referred to herein as a "Party" and collectively referred to herein as the "Parties");

WITNESSETH:

THAT WHEREAS, Sub-Sessor and Sub-Lessee entered into a ground lease agreement dated __________, 2019 (the "Ground Sub-Lease"), incorporated herein by reference, in which the Sub-Lessee leased to Sub-Sessor that certain parcel or tract of land lying and being in Henderson County, North Carolina having an address of 5010 Bearwallow Road, Gerton, North Carolina 27572 and being more particularly shown and described in the construction documents by Tower Engineering Professionals, dated 8/27/2010, TEP#082374, titled BEARWALLOW MOUNTAIN, SITE NUMBER: HP1015, SCO ID NUMBER: 09-07507-011, with SHEET NUMBERS C-1 (SITE PLAN), C-2 (COMPOUND DETAIL), and C-3 (TOWER ELEVATION), attached hereinto (EXHIBIT A).

WHEREAS, pursuant to the terms of the Ground Sub-Lease, Sub-Sessor may use the Site to construct a communications tower, an equipment building and other infrastructure to support a coordinated State-wide communications network known as the Voice Interoperability Plan for Emergency Responders ("VIPER"); and

WHEREAS, Sub-Sessor, subject to the terms and conditions set forth herein, now desires to sublet the Premises, as defined herein, to Sub-Lessee; and

WHEREAS, the North Carolina Department of Public Safety, Division of Law Enforcement, State Highway Patrol has requested and approved the execution of this instrument for the purposes herein specified; and

WHEREAS, authority to approve and execute this sub-sublease agreement was delegated to the Department of Administration, by resolution adopted by the Governor and Council of State on the 9th day of January 2018; and
WHEREAS, the Parties have mutually agreed to the terms of this Sub-Sublease as hereinafter set out.

NOW THEREFORE, in consideration of the Ground Sublease, the rental hereinafter agreed to be paid and the terms and conditions hereinafter set forth, Sub-Sublessor does hereby let and Sub-Sublease unto Sub-Sublessee and Sub-Sublessee hereby takes and Sub-Subleases from Sub-Sublessor for and during the period of time and subject to the terms and conditions hereinafter set forth the Premises, as more particularly described herein.

1. **Premises.** The "Premises" shall consist of non-exclusive space to accommodate: two (2) antennas at 100’ AGL, four (4) at 50’ AGL, and three (3) at 60’ AGL on the self-supported communications tower ("Tower") constructed by Sub-Sublessor on the Site (the non-exclusive space on the Tower for the location of said antennas being referred to herein as the "Tower Space"), along with sufficient space in Sub-Sublessor’s equipment building ("Building") to house three (3) racks. The exact location of the Tower Space on the Tower and space in the Building where may locate its Communications Equipment, as said term is defined herein, shall be designated by Sub-Sublessor in its reasonable discretion.

2. **Ground Sublease Term.** Pursuant to the Ground Sublease, Sub-Sublessor subleased the Site from for a term of six (6) years, commencing on the 1st day of January 2020 and terminating on the 31st day of December 2026 ("Ground Sub-Sublease Term").

3. **Term.** The term of this Sub-Sublease shall be for a period of six (6) years, commencing on the 1st day of January 2020 and terminating on the 31st day of December 2026, with one (1) automatic five (5) year renewal term, together (the "Term").

4. **Rent.** shall pay to Sub-Sublessor as rental for the Premises, the sum of ONE DOLLAR ($1.00) for the Term.

5. **Condition of Premises.** Sub-Sublessor represents, subject to the terms of this Sub-Sublease, that the Premises are suitable for the uses described in Paragraph 6 below.

6. **Use and Equipment.** Sub-Sublessee shall use the Premises for the purpose of installing, operating, maintaining, repairing, replacing and removing antennas, microwave dishes, transmission lines, cables, wires, receivers, generator(s), transmitter(s), transfer switch(es) and accessories necessary to broadcast radio waves (all such equipment whether located in the Building or on the Tower being collectively referred to herein as the "Communications Equipment") and for no other purpose without the prior written consent of Sub-Sublessor. Sub-Sublessee shall not use or knowingly permit any part of the Premises to be used for any unlawful purpose, nor for any purpose or in any manner which is in violation of any present or future Federal, State or local governmental laws or regulations, or which will constitute a public or private nuisance, nor for any business, use, or purpose deemed disreputable or extra hazardous. shall not drill, cut, saw, burn, add to or remove any part of the Tower without the prior written consent of Sub-Sublessor. Sub-Sublessee agrees that the use and operation of any Communications Equipment installed on the Premises shall be consistent with the quiet use, enjoyment, and occupancy of Sub-Sublessor.
7. **Fixtures.** Sub-Sublessor hereby acknowledges and agrees that the Communications Equipment and any other items belonging to Sub-Sublessee on the Premises, shall remain the property of Sub-Sublessee and shall not be, become or be deemed by Sub-Sublessor to be fixtures upon the Premises.

8. **Conditions Precedent to Installation or Modification.** Notwithstanding anything to the contrary herein, the Parties agree that Sub-Sublessee's right to install its Communications Equipment or to make any modifications to its Communications Equipment at the Premises shall not commence until Sub-Sublessee, at its sole cost and expense, completes the following: (i) tenth order inter-modulation study; (ii) update of the most recent Tower loading analysis; (iii) provision for commercial electric service and emergency power to operate its Communications Equipment; and (iv) receipt of all required permits (if any) for the installation of, or modification to, its Communications Equipment and all required regulatory or governmental approvals of 's proposed use of the Premises. Sub-Sublessor shall have the right to review said inter-modulation study, Tower loading analysis and governmental permits to determine if Sub-Sublessee's Communications Equipment will cause a degradation in Sub-Sublessor's VIPER system or adversely affect the physical and structural capacity of the Tower. After reviewing said inter-modulation study, Tower loading analysis and governmental permits, if Sub-Sublessor determines in its sole discretion that the installation of, or modification to, Sub-Sublessee's Communications Equipment will result in a degradation of the VIPER system or adversely affect the physical and structural capacity of the Tower, Sub-Sublessee shall, at its sole cost and to the satisfaction of Sub-Sublessor, make any modifications, upgrades or improvements to its Communications Equipment necessary to prevent any disruption to the VIPER system or any impairment to the structural integrity of the Tower.

9. **Governmental Approvals and Compliance.** Sub-Sublessor agrees that the Tower and its operations shall meet applicable rules and regulations of the Federal Communications Commission ("FCC"), the Federal Aviation Administration ("FAA"), as well as all applicable State codes and regulations. Sub-Sublessee at its sole cost and expense, shall obtain any necessary governmental licenses or authorizations required for installation, repair, alteration, improvement, or expansion of its Communications Equipment and shall comply with government regulations applicable to its operations, including those of the FCC and FAA.

10. **Sub-Sublessor's and Sub-Sublessee's Rights in the Event of Interference.** The Communications Equipment shall be designed, constructed, installed, maintained, and operated in compliance with the applicable rules and regulations of the FCC and good engineering practices. Sub-Sublessee confirms to Sub-Sublessor that the installation and use of its Communications Equipment will not interfere with the operation of the VIPER system or any other equipment on the Tower. In the event the Communications Equipment causes interference with the VIPER system or other equipment on the Tower, Sub-Sublessee shall proceed immediately to correct and eliminate the interference. Sub-Sublessee shall cease operation of its Communications Equipment until the cause of such interference is removed. Should interference reasonably objectionable to Sub-Sublessee be caused by Sub-Sublessor's equipment, Sub-Sublessor shall cooperate with Sub-Sublessee to eliminate such interference. Sub-Sublessee expressly agrees to pay for such equipment as may be necessary to prevent its interference with any radio transmissions by Sub-Sublessor and will also be responsible for purchasing any
equipment to correct any interference that Sub-Sublessor's equipment may cause
in Sub-Sublessee's use and operation of its Communications Equipment. If interference caused
by the Communications Equipment is not corrected and eliminated within thirty (30) days after
Sub-Sublessee is notified of the interference, then Sub-Sublessor may terminate this Sub-
Sublease forthwith without liability to Sub-Sublessee.

11. **Repair and Maintenance.** Sub-Sublessor shall, at all times during the Term, at its own
expense, put and maintain in thorough repair and in good and safe condition the Tower, the
Building and the Site, whether such maintenance is necessitated by wear, tear, obsolescence,
government regulation, or defects, latent or otherwise, shall, at all times during the
Term, at its own expense, maintain its Communications Equipment.

12. **Utilities.** Sub-Sublessor shall permit access to its electric power source so that Sub-
Sublessee may obtain all electrical energy required to operate its Communications Equipment.
Sub-Sublessee shall pay for all electricity needed to power and operate 's Communications
Equipment.

13. **Sub-Sublessor's Right of Access.** Sub-Sublessor or its agents shall have the right to enter
the Premises at all times in order to examine it, or to make such alterations, repairs,
improvements, or additions to the Premises as Sub-Sublessor may deem necessary or desirable
without the same constituting an eviction of Sub-Sublessee in whole or in part, or a breach of this
Sub-Sublease.

14. **Sub-Sublessee's Right of Access.** with Sub-Sublessor's prior approval, shall have the
right of access to the Premises throughout the Term for the purposes of installing, inspecting,
maintaining, operating, repairing, and removing its Communications Equipment; provided,
however, that Sub-Sublessee and its agents and employees shall not compromise the security of
the VIPER system or disturb or interfere with Sub-Sublessor's operations during such time as
they are on the Premises.

15. **Sub-Sublessor's Right to Terminate.** In the event that Sub-Sublessor should elect,
pursuant to the Ground Sublease, to abandon its use and possession of the Tower, Building and
Site, this Sub-Sublease shall terminate without liability to Sub-Sublessor. Sub-Sublessor shall
give not less than thirty (30) days written notice of its intent to so terminate this Sub-Sublease.

16. **Surrender Upon Termination of Sub-Sublease.** Upon termination of this Sub-
Sublease, Sub-Sublessee shall surrender the Premises in as good condition as they were at the
beginning of the Term, reasonable use and wear and damage by fire, war, riots, insurrection,
public calamity, by the elements, by act of God, or by circumstances over which Sub-Sublessee
had no control or for which Sub-Sublessor is responsible pursuant to this Sub-Sublease,
excepted. It is understood and agreed that Sub-Sublessee shall have the right to remove from the
Premises, at 's own expense and without damage or injury to the Tower, the Building or any
other property of Sub-Sublessor, the Communications Equipment and all items of personal
property, trade fixtures, and other items belonging to Sub-Sublessee used in connection with
Sub-Sublessee's operations on the Premises.
17. Fire or Other Casualty Loss.
(a) If the Premises is totally or partially destroyed by wind, explosion, fire, or casualty of any kind, either Sub-Sublessor or Sub-Sublessee shall have the option of terminating this Sub-Sublease or any renewal thereof, upon giving written notice at any time within thirty (30) days from the date of such destruction, and if this Sub-Sublease be so terminated, any rent payable hereunder shall cease as of the date of such destruction.

(b) If the Premises should be partially damaged by wind, explosion, fire, or casualty (or if totally and completely destroyed) and neither Party elects to terminate this Sub-Sublease within the provisions of subparagraph (a) above, then in either event, Sub-Sublessor agrees, at Sub-Sublessor's sole cost and expense, to restore the Tower and the Building, as may be applicable, to a condition substantially similar to that immediately prior to such destruction or damage. Sub-Sublessor shall not be liable for any interruption of Sub-Sublessee's operations occasioned by electrical interference, wind, explosion, fire or other cause or casualty of any kind.

(c) If Sub-Sublessor undertakes to restore, rebuild, or repair the Tower and the Building in accord with the provisions of subparagraph (b) above, and such restoration, rebuilding or repair is not accomplished within one hundred eighty (180) days from the date of the casualty, Sub-Sublessee shall have the right to immediately terminate this Sub-Sublease by written notice to Sub-Sublessor.

18. Insurance. Sub-Sublessee shall obtain adequate insurance coverage in accordance with all applicable laws for (i) workers' compensation, (ii) automobile liability and (iii) fire and extended coverage with regard to the 's activities on or about Premises and its Communications Equipment located on the Premises. shall require any of its contractors or agents entering the Premises to obtain and keep in place with well rated insurers, licensed to do business in the State of North Carolina, adequate insurance coverage, as applicable, for (i) statutory workers' compensation including employers' liability; (ii) comprehensive general liability including personal injury, broad form property damage, independent contractor, products/completed operations and, only if applicable, XCU (explosion, collapse, underground) and; (iii) automobile liability; and (iv) fire and extended coverage insurance. Notwithstanding the rights of any insurer, nothing herein shall affect the authority of the Attorney General of North Carolina, including but not limited to, the Attorney General's authority to represent Sub-Sublessor in any and all litigation.

19. Liability.
(a) To the extent permitted by applicable law, Sub-Sublessee shall be liable for the negligent or intentional acts or omissions of its agents and employees and shall save Sub-Sublessor harmless from and against any and all loss, damage, claim, demand, liability, or expense, including reasonable attorney fees, by reason of damage to person or property on or about the Premises or the Site, which may arise or be claimed to have arisen as a result of the use of the Premises by Sub-Sublessee or which may arise out of the installation, operation, repair, maintenance, inspection, or removal of Communications Equipment by Sub-Sublessee, its agents or employees, except where such loss or damage arises from the willful or negligent misconduct of Sub-Sublessor, its agents or employees.
(b) As between Sub-Sublessor and, Sub-Sublessor, subject to the terms of this Sub-Sublease, Sub-Sublessee will be primarily liable for the negligent or intentional acts or omissions of its agents and employees. As to third parties, Sub-Sublessor is an immune sovereign and is not ordinarily subject to suit. However, Sub-Sublessor has enacted Chapter 143, Article 3), of the North Carolina General Statutes (the "Tort Claims Act"), pursuant to which Sub-Sublessor may be liable for the torts of its officers and employees, within the terms of the Tort Claims Act; accordingly, Sub-Sublessor will be primarily liable for any claims within the coverage of the Tort Claims Act. No provision of this Sub-Sublease shall be construed as constituting a waiver of Sub-Sublessor's sovereign immunity or Sub-Sublessor's immunity under the Eleventh Amendment of the Constitution of the United States.

(a) For purposes of this Sub-Sublease: (i) "Hazardous Material" or "Hazardous Materials" means and includes, without limitation, (1) solid or hazardous waste, as defined in the Resource Conservation and Recovery Act of 1980, or in any applicable state or local law or regulation, (2) hazardous substances, as defined in the Comprehensive Environmental Response Compensation and Liability Act of 1980 ("CERCLA"), or in any applicable state or local law or regulation, (3) gasoline, or any other petroleum product or by-product, (4) toxic substances, or rodenticides, as defined in the Federal Insecticide, Fungicide, and Rodenticide Act of 1975, or in any applicable state or local law or regulation, as such Act, statute, or regulation may be amended from time to time; (ii) "Release" shall have the meaning given such term, in Environmental Laws, including, without limitation, CERCLA; and (iii) "Environmental Law" or "Environmental Laws" shall mean "Super Fund" or "Super Lien" law or any other federal, state, or local statute, law, ordinance, or code, regulating, relating to or imposing liability or standards of conduct concerning any Hazardous Materials as may now or at any time hereafter be legally in effect, including, without limitation, the following, as same may be amended or replaced from time to time, and all regulations promulgated and officially adopted thereunder or in connection therewith: Super Fund Amendments and Reauthorization Act of 1986 ("SARA"); the Comprehensive Environmental Response, Compensation and Liability Act of 1980 ("CERCLA"); the Clean Air Act ("CAA"); the Clean Water Act ("CWA"); the Toxic Substance Control Act ("TSCA"); the Solid Waste Disposal Act ("SWDA"), as amended by the Resource Conservation and Recovery Act ("RCRA"), the Hazardous Waste Management System; and the Occupational Safety and Health Act of 1970 ("OSHA"). All obligations and liabilities arising under this Paragraph 20 which arise out of events or actions occurring prior to the expiration or termination of this Sub-Sublease shall survive the assignment of this Sub-Sublease and the expiration, termination, cancellation or release of record of this Sub-Sublease.

(b) Sub-Sublessee agrees that it will conduct its activities on the Premises and the Site in compliance with all applicable Environmental Laws. As between Sub-Sublessee and Sub-Sublessor, Sub-Sublessee, subject to the terms of this Sub-Sublease and to the extent permitted by applicable law, will be primarily liable for the existence or discovery of any Hazardous Materials on the Premises or the Site or for the migration of any Hazardous Materials to other properties or for the release of any Hazardous Materials into the environment in violation of applicable Environmental Laws, arising solely from Sub-Sublessee's use of the Premises. As between Sub-Sublessor and Sub-Sublessee, Sub-Sublessor, subject to the terms of this Sub-Sublease and to the extent permitted by the Tort Claims Act, will be primarily liable for the
existence or discovery of any Hazardous Materials on the Site or for the migration of any
Hazardous Materials to other properties or for the release of any Hazardous Materials into the
environment in violation of applicable Environmental Laws, arising solely from Sub-Sublessor's
use of the Site.

21. **Right to Assign and Sub-Lease.** Sub-lessee shall not assign this Sub-Lease or
sublet the Premises or any part thereof without the prior written consent of Sub-Sublessor.

22. **Prohibition on Gifts.** North Carolina General Statute §133-32 prohibits the offer to, or
acceptance by, any employee of Sub-Sublessor of any gift from anyone with a contract with
Sub-Sublessor, or from any person seeking to do business with Sub-Sublessor. By execution of
this Sub-Lease, Sub-Sublessee attests, for its entire organization, including its employees or
agents, that it is not aware that any such gift has been offered, accepted, or promised by any
employees of its organization.

23. **Modification.** No modification of any provision hereof and no cancellation or surrender
hereof shall be valid unless made in writing and signed and agreed to by both Parties.

24. **Binding Effect.** Subject to the provisions herein, this Sub-Lease shall extend to and
bind the Parties and their heirs, executors, administrators, successors and assigns.

25. **Applicable Law.** This Sub-Lease shall be governed by, construed under and
interpreted and enforced in accordance with the laws of the State of North Carolina, regardless of
conflict of law principles.

26. **Effect of Waiver.** The failure of either Party to insist in any instance upon strict
performance of any of the terms and conditions set forth in this Sub-Lease shall not be
construed as a waiver of the same in any other instance.

27. **Complete Agreement.** This Sub-Lease represents the entire agreement between the
Parties covering everything agreed upon or understood in this transaction. There are no oral
promises, conditions, representations, understandings, interpretations or terms of any kind as
conditions or inducements to the execution hereof or in effect between the Parties.

28. **Severability.** In case any one or more of the provisions contained in this Sub-Lease
shall for any reason be held to be invalid, illegal, or unenforceable in any respect, such invalidity,
illegality or unenforceability shall not affect any other provision hereof and this Sub-Lease
shall be construed as if such invalid, illegal, or unenforceable provision had never been contained
herein.

29. **Construction.** No provision of this Sub-Lease shall be construed against or interpreted
to the disadvantage of any Party by any court or other governmental or judicial authority by
reason of such Party's having or being deemed to have prepared or imposed such provision.

30. **Interpretation.** The use of headings, captions and numbers in this Sub-Lease is
solely for the convenience of identifying and indexing the various provisions in this Sub-
Sublease and shall in no event be considered otherwise in construing or interpreting any provision in this Sub-Sublease. Feminine or neuter pronouns shall be substituted for those of the masculine form, and the plural may be substituted for the singular number in any place or places herein in which the context may require such substitution or substitutions.

31. **Terms.** Capitalized terms used in this Sub-Sublease shall have the meanings ascribed to them at the point where first defined, irrespective of where their use occurs, with the same effect as if the definitions of such terms were set forth in full and at length every time such terms are used.

32. **Counterparts.** This Sub-Sublease may be executed in two or more counterparts, each of which shall be deemed an original, and all of such counterparts together shall constitute one and the same instrument.

33. **Memorandum of Sub-Sublease for Recording.** At the request of either Party, Sub-Sublessor and shall execute a memorandum of this Sub-Sublease for recording in the public records at the requesting Party's sole cost and expense. The memorandum of Sub-Sublease shall set forth the Parties, provide a description of the Premises, specify the Term and incorporate this Sub-Sublease by reference.

34. **Notices.** All notices herein provided to be given, or which may be given by either Party to the other, shall be deemed to have been fully given when made in writing and deposited in the United States mail, certified and postage prepaid and addressed as follows:

to Sub-Sublessor:  North Carolina Department of Public Safety  
Attn: VIPER Coordinator  
4227 Mail Service Center  
Raleigh, North Carolina 27699-4227

with copy to:  State Property Office  
Attn: Manager, Leasing and Space Planning Section  
1321 Mail Service Center  
Raleigh, North Carolina 27699-1321

with a copy to:  County of Henderson  
Attn: County Manager  
1 Historic Courthouse Square  
Hendersonville, North Carolina 28792

Nothing herein contained shall preclude the giving of such notice by personal service. The address to which notices shall be mailed as aforesaid to either Party may be changed by written notice.

[signatures begin on following page]
IN TESTIMONY WHEREOF, this Sub-Sublease has been executed by the Parties, in duplicate originals, as of the dates set forth in the notary acknowledgements below.

COUNTY OF HENDERSON

By: [Signature]

Print Name: Steve Wyatt

Title: County Manager

ATTEST:

[Signature]

Clerk (Seal)

STATE OF NORTH CAROLINA

COUNTY OF Henderson

I, JoAnne Martin Hinson, a Notary Public in and for the aforesaid County and State do hereby certify that Teresa L. Wilson personally came before me this day and acknowledged that he/she is Clerk of the County of Henderson and that by authority duly given and as an act of the County of Henderson, the foregoing instrument was signed by Teresa L. Wilson, its Clerk to the Board, attested by himself/herself as Clerk and sealed with the common seal.

IN WITNESS WHEREOF, I have hereunto set my hand and Notarial Seal, this the 10th day of July, 2019.

JoAnne Martin Hinson
Notary Public

My Commission Expires: May 23, 2023
Print Name: JoAnne Martin Hinson

JOANNE MARTIN HINSON
NOTARY PUBLIC
Henderson County
North Carolina
My Commission Expires May 23, 2023
SUB-SUBLESSOR:

STATE OF NORTH CAROLINA

By: [Signature]

Tim Walton, Director
Department of Administration
State Property Office
State of North Carolina

STATE OF NORTH CAROLINA
COUNTY OF WAKE

I, Marion B. Patrick, a Notary Public in and for the aforesaid County of Wake and the State of North Carolina, do certify that Tim Walton, personally came before me this day and acknowledged that he is Director of State Property Office, Department of Administration, State of North Carolina, and that by authority duly given and as the act of the State, has signed the foregoing instrument.

IN WITNESS WHEREOF, I have hereunto set my hand and Notarial Seal, this the 23rd day of July, 2019.

[Signature]
Notary Public

Print Name: Marion B. Patrick

[Stamp]
EXHIBIT A

SHEET C-1 (SITE PLAN), SHEET C-2 (COMPOUND DETAIL), & SHEET C-3 (TOWER ELEVATION)
NOTES:
1. THIS PLAN HAS BEEN PREPARED WITHOUT THE BENEFIT OF A REPORT OF TITLE.
2. THIS PLAN DOES NOT REPRESENT A TITLE SURVEY.
4. THIS PROPERTY IS LOCATED IN FLOOD ZONE "A" AREAS DETERMINED TO BE OUTSIDE 100-YEAR FLOODPLANE (FPDA FROM MAP NUMBER 37/0082200).
5. SUBJECT PIN: 060-34-9878
6. PROPERTY OWNER: GEORGE BARNWELL
   743 GRANT MOUNTAIN ROAD
   HENDERSONVILLE, NC 28792

WATER SUPPLY NOTE:
THE APPROVED WATER SUPPLY PER SECTION 308.1 OF THE NC FIRE CODE HAS BEEN ADOPTED BY

LEGEND
- EXIST. PROPERTY LINE
- ADJ. PROPERTY LINE
- EXIST. UTILITY POLE
- EXIST. TELCO PEDESTAL
- EXIST. MANHOLE PED
- EXIST. LIGHT POLE
- EXIST. CONTOUR LINE
- EDGE OF PAVEMENT
- OVERHEAD WIRE
- CHAIN LINK FENCE
- EXIST. TREE LINE
- IRON ROD FOUND
- PROPERTY CORNER

SITE PLAN
SCALE: 1" = 40'

PROJECT INFORMATION:
BEARMALLOW MOUNTAIN
SITE # HP-1015
SCO ID # 09-07507-011
550 BEARMALLOW MOUNTAIN ROAD
HENDERSONVILLE, NC 28792
(PENDANCY COUNTY)

PLANS PREPARED BY:
TOWER ENGINEERING PROFESSIONALS
370 JUNCTION BOULEVARD
RALEIGH, NC 27603
OFFICE: (919) 851-4431
WWW.TOWERPRO.COM

PLANS PREPARED FOR:
3318 GARNER ROAD, BLDG. 2
HENDERSON, NC 27537
OFFICE: (919) 672-4460

ICL LICENSE #01-174

SIGNATURE:

DATE: AUGUST 27, 2003

DRAWN BY: TRG
CHECKED BY: JOE

SHEET TITLE:
SITE PLAN

SHEET NUMBER: C-1

REVISION:

TEP #: 083374
ANSI/TIA-222-G DESIGN NOTE:

The proposed tower shall be designed per the following parameters:
- Structure Classification: II
- Exposure Category: B
- Topographic Category: 3
- Crest Height: 180°

ANTENNA MOUNT NOTE:

Notes:
1. Proposed coax to be mounted to waveguide ladder. Verify with tower manufacturer that the ladder will be provided with the tower.
2. Lightning rod, tower lights, and climbing ladder to be provided by tower manufacturer.
3. Tower shall be illuminated only as required by the Federal Communications Commission (FCC), the Federal Aviation Administration (FAA), or other state or federal agency of competent jurisdiction.
4. Tower shall be constructed of galvanized steel or painted per applicable standards of the FAA or other applicable federal or state agency.
5. A single sign, 2 feet square, in a visible location shall be required with name and emergency telephone number of the tower owner and all companies operating on the tower. No advertising shall be attached to the tower.
STATE OF NORTH CAROLINA

COUNTY OF HENDERSON

GROUND SUBLEASE AGREEMENT

THIS GROUND SUBLEASE AGREEMENT ("Sublease"), made and entered into as of the last date set forth in the notary acknowledgements below by and between COUNTY OF HENDERSON, a political subdivision of the State of North Carolina, hereinafter referred to as "Sublessor"; and the STATE OF NORTH CAROLINA, a body politic and corporate, hereinafter referred to as "Sublessee";

WITNESSETH:

THAT WHEREAS, the North Carolina Department of Public Safety, Division of the State Highway Patrol, has requested and approved the execution of this instrument for the purposes herein specified; and,

WHEREAS, authority to approve and execute this sublease agreement was delegated to the Department of Administration, by resolution adopted by the Governor and Council of State on the 9th day of January 2018; and

WHEREAS, the parties hereto have mutually agreed to the terms of this Sublease as hereinafter set out.

NOW THEREFORE, in consideration of the Premises, as described herein, and the promises and covenants contained in the terms and conditions hereinafter set forth, Sublessor does hereby rent, Sublease and demise unto Sublessee for and during the term and under the terms and conditions hereinafter set forth, those premises with all rights, privileges and appurtenances thereto belonging, lying and being in the Town of Gerton, Henderson County, North Carolina, and being more particularly described herein.

The terms and conditions of this Sublease are as follows:

1. **Premises.** Sublessor hereby Subleases to Sublessee and Sublessee hereby Subleases from Sublessor a parcel of land containing 0.08 acres, more or less, having a physical street address of 5010 Bearwallow Road, Gerton, Henderson County, North Carolina (the "Premises"), and more particularly described in the construction documents by Tower Engineering Professionals, dated 8/27/2010, TEP#082374, titled BEARWALLOW MOUNTAIN, SITE NUMBER: HP1015, SCO ID NUMBER: 09-07507-01L, with SHEET NUMBERS C-1 (SITE PLAN),C-2 (COMPOUND DETAIL), and C-3 (TOWER ELEVATION), attached hereinto (EXHIBIT A).
2. **Term.** The term of this Sublease shall be for a period of six (6) years, commencing on the 1st day of January 2020 and terminating on the 31st day of December 2026, with one (1) automatic five (5) year renewal term, together (the “Term”).

3. **Rent.** Sublessee shall pay to Sublessor as rental for the Premises, the sum of ONE DOLLAR ($1.00) for the Term.

4. **Equipment / Use / Fixtures.** Sublessee shall use the Premises for the purpose of constructing and installing a 100' self-supported communications tower (the “Tower”) and an equipment building (the “Building”) and for the purpose of installing, operating, maintaining, repairing, replacing and removing, intellirepeaters, microwave dishes, batteries, chargers, UPS, generator transfer switch(es), antennas, transmission lines, waveguides, cables, wires, receivers and generator(s) (all such equipment whether located in the Building or on the Tower being collectively referred to herein as the “Communications Equipment”). Sublessee intends to primarily use the Communications Equipment to support its Voice Interoperability Plan for Emergency Responders (“VIPER”) strategic communications system. Sublessor agrees that the Tower, the Building, the Communications Equipment and any other items belonging to Sublessee on the Premises, shall remain the property of Sublessee and shall not be, become, or be deemed by Sublessor to be fixtures upon the Premises.

5. **Utilities / Maintenance.** Sublessee shall be responsible for the maintenance and operation of the Tower, the Building and the Communications Equipment, including, but not limited to all utility charges attributable to Sublessee’s use of the Premises. Sublessee shall repair at its own expense damage to the Premises, Tower, Building and Communications Equipment, which is the result of Sublessee’s use of the Premises except if such cost arises out of the negligent or wrongful acts or omissions of Sublessor, its contractors or agents.

6. **Access.** Sublessor grants to Sublessee free and unrestricted ingress and egress to the Premises during the Term for the purpose of installing, maintaining, operating, repairing, replacing, upgrading and removing the Tower, the Building and the Communications Equipment. Sublessor shall provide Sublessee with legal and practical means of ingress and egress to the Premises and shall be responsible for the repair and maintenance of said means of ingress and egress.

7. **Insurance & Liability.**

   (a) Sublessor agrees that Sublessee’s decision to self-insure satisfies all insurance requirements of this Sublease applicable to Sublessee.

   (b) As between Sublessor and Sublessee, Sublessee, subject to the terms of this Sublease, will be primarily liable for the negligent or intentional acts or omissions of its agents, contractors or employees. As to third parties, Sublessee is an immune sovereign and is not ordinarily subject to suit. However, Sublessee has enacted Chapter 143, Article 31, of the North Carolina General Statutes (the “Tort Claims Act”), pursuant to which the Sublessee may be liable for the torts of its officers and employees, within the terms of the
Tort Claims Act, and accordingly, Sublessee will be primarily liable for any claims within the coverage of the Tort Claims Act.

(c) Sublessor shall be liable to Sublessee for any loss or damages suffered by Sublessee which are a direct result of the failure of Sublessor to perform an act required by this Sublease, provided that Sublessor could reasonably have complied with said requirement.

8. **Governmental Approvals & Compliance.** During the Term, Sublessee shall comply with all State and Federal laws and regulations applicable to the Premises. Sublessee shall obtain any necessary State or Federal licenses or authorizations required for the installation and construction of the Tower, Building or Communications Equipment and shall comply with government regulations applicable to its operations, including those of the Federal Aviation Administration ("FAA") and the Federal Communications Commission ("FCC").

9. **Interference.** The Communications Equipment and any other equipment used by Sublessee on the Tower or in the Building shall be designed, constructed, installed, maintained, and operated in compliance with the applicable rules and regulations of the FCC and good engineering practices.

10. **Condition of Tower.** Sublessee has the right and responsibility to repair and maintain the Tower. Subject to other provisions contained in this Sublease, Sublessee, at its sole cost, except if such cost arises out of a negligent or wrongful acts or omissions of Sublessor, its contractors or agents, shall maintain and repair the Tower and access to the Premises, if applicable thereto, such that Sublessee may utilize the Premises for the purposes and to the extent herein permitted, including, without limitation, the Tower lighting system and markings and the structural integrity of the Tower. Installation, maintenance and repair of the Tower must comply with all State and Federal, ordinances, rules and regulations, applied in a manner consistent with standard industry practices. Such duties include, without limitation, but subject to the other provisions contained in this Sublease, the maintenance of appropriate records and notifications to the FAA of any failure on Sublessee’s part and repairs and correction of the same. Subject to the terms of this Paragraph, Sublessee assumes all responsibility for any fines, levies and/or other penalties imposed as a result of non-compliance with said requirements of said authorities.

11. **Security.** Sublessor agrees and acknowledges that the Tower and the Building will be secured by a locked fenced.

12. **Taxes.** If applicable, Sublessee will pay any personal property taxes assessed on, or any portion of the taxes attributable to its interest in the Tower, the Building or the Communications Equipment.

13. **Right to Terminate.** Sublessee may terminate this Sublease, at its option, after giving not less than thirty (30) days’ notice to Sublessor, if:
(a) Any governmental agency denies a request by Sublessee for or revokes a permit, license or approval, which is required for Sublessee to install or operate the Tower, the Building or the Communications Equipment on the Premises; or

(b) Sublessee determines that technical problems or radio interference problems from other antennas or from nearby radio transmitting facilities, which problems cannot reasonably be corrected, preclude Sublessee from using the Premises for its intended purpose; or

(c) Utilities necessary for Sublessee’s use of the Premises are not available to the Premises; or

(d) The Premises are damaged or destroyed to an extent, which prohibits or materially interferes with Sublessee’s use of the Premises; or

(e) Sublessee determines, in its sole discretion, that the Premises is no longer needed.

14. **Termination.** Upon termination of this Sublease, Sublessee will peaceably surrender the Premises in as good order and condition as when received, reasonable use and wear and damage by fire, war, riots, insurrection, public calamity, by the elements, by act of God, or by circumstances over which Sublessee had no control or for which Sublessor is responsible pursuant to this Sublease, excepted. It is understood and agreed that Sublessee shall have the right to remove from the Premises: (i) the Tower; (ii) the Building and (iii) the Communications Equipment and any other items belonging to Sublessee. Sublessee hereby agrees to repair to the reasonable satisfaction of Sublessor any portion of the Premises damaged by the removal of the Tower, Building or Communications Equipment.

15. **Title & Quiet Possession.** Sublessor agrees that Sublessee, upon keeping and performing the covenants and agreements herein contained, shall at all times during the existence of this Sublease peaceably and quietly have, hold, and enjoy the Premises free from the adverse claims of any person. Sublessor represents and warrants to Sublessee that Sublessor has the full right to make this Sublease and that Sublessee shall have quiet and peaceful possession of the Premises throughout the Term.

16. **Holdover.** Any hold over after the expiration of the Term, shall be construed to be a tenancy from month to month, and shall otherwise be on the terms and conditions herein specified, so far as applicable; however, either Party shall give not less than sixty (60) days written notice to terminate the tenancy.

17. **Environmental Laws.** Sublessee represents, warrants and agrees that it will conduct its activities on the Premises in compliance with all applicable environmental laws. As between Sublessor and Sublessee, Sublessee, subject to the terms of this Sublease and to the extent permitted by the Tort Claims Act, will be primarily liable for the existence or discovery of any hazardous substance on the Premises or for the migration of any substance from the Premises to adjacent property.
hazardous substance to other properties or for the release of any hazardous substance into the environment in violation of applicable environmental laws, arising solely from Sublessee’s use of the Premises. Sublessee represents warrants and agrees that it has in the past and will in the future conduct its activities on the Premises in compliance with all applicable environmental laws and that the Premises is free of hazardous substances as of the date of this Sublease. Sublessee shall be responsible for, and promptly conduct any investigation and remediation as required by any environmental law or common law, of all spills or other release of hazardous substances, not caused solely by Sublessee, that have occurred or which may occur on the Premises. Sublessee agrees, to indemnify Sublessee and hold Sublessee harmless from and against any and all liens, demands, defenses, suits, proceedings, disbursements, liabilities, losses, litigation, damages, judgments, obligations, penalties, injuries, costs, expenses (including, without limitation, attorneys’ and experts’ fees) and claims of any and every kind whatsoever paid, incurred, suffered by, or asserted against Sublessee with respect to, or as a direct or indirect result of the violation of any environmental laws applicable to the Premises, caused by or within the control of Sublessee. Sublessee’s indemnification of Sublessee specifically includes cost incurred in connection with any investigation of site conditions or any cleanup, remedial, removal, or restoration work required by any governmental authority.

18. **Availability of Funds.** Sublessee and Sublessee agree and understand that the continuation of this Sublease for the Term, is dependent upon and subject to the appropriation, allocation or availability of funds for this purpose to the agency of Sublessee responsible for payment of said rental. Sublessee and Sublessee also agree that in the event the agency of Sublessee or that body responsible for the appropriations of said funds, in its sole discretion, determines, in view of its total local operations that available funding for the payment of rents are insufficient to continue the operation of its local operations on the Premises, it may choose to terminate this Sublease by giving Sublessee written notice of said termination, and this Sublease shall terminate immediately without any further liability to Sublessee.

19. **Assignment and Subletting.** Sublessee shall not assign this Sublease without the prior written consent of Sublessee, which consent shall not be unreasonably withheld or delayed. Sublessee, in its reasonable discretion, shall have the right to sublet the Premises in whole or in part.

20. **Prohibition on Gifts.** North Carolina General Statute §133-32 and Executive Order 24 prohibit the offer to, or acceptance by, any employee of Sublessee of any gift from anyone with a contract with Sublessee, or from any person seeking to do business with Sublessee. By execution of this Sublease, Sublessee attests, for its entire organization, including its employees or agents, that it is not aware that any such gift has been offered, accepted, or promised by any employees of its organization.

21. **Modification.** No modification of any provision hereof and no cancellation or surrender hereof shall be valid unless made in writing and signed and agreed to by both Parties.
22. **Binding Effect.** Subject to the provisions herein, this Sublease shall extend to and bind the Parties and their heirs, executors, administrators, successors and assigns.

23. **Applicable Law.** This Sublease shall be governed by, construed under and interpreted and enforced in accordance with the laws of the State of North Carolina, regardless of conflict of law principles.

24. **Effect of Waiver.** The failure of either Party to insist in any instance upon strict performance of any of the terms and conditions set forth in this Sublease shall not be construed as a waiver of the same in any other instance.

25. **Complete Agreement.** This Sublease represents the entire agreement between the Parties covering everything agreed upon or understood in this transaction. There are no oral promises, conditions, representations, understandings, interpretations or terms of any kind as conditions or inducements to the execution hereof or in effect between the Parties.

26. **Severability.** In case any one or more of the provisions contained in this Sublease shall for any reason be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provision hereof and this Sublease shall be construed as if such invalid, illegal, or unenforceable provision had never been contained herein.

27. **Construction.** No provision of this Sublease shall be construed against or interpreted to the disadvantage of any Party by any court or other governmental or judicial authority by reason of such Party's having or being deemed to have prepared or imposed such provision.

28. **Interpretation.** The use of headings, captions and numbers in this Sublease is solely for the convenience of identifying and indexing the various provisions in this Sublease and shall in no event be considered otherwise in construing or interpreting any provision in this Sublease. Feminine or neuter pronouns shall be substituted for those of the masculine form, and the plural may be substituted for the singular number in any place or places herein in which the context may require such substitution or substitutions.

29. **Terms.** Capitalized terms used in this Sublease shall have the meanings ascribed to them at the point where first defined, irrespective of where their use occurs, with the same effect as if the definitions of such terms were set forth in full and at length every time such terms are used.

30. **Authority.** Each person executing this Sublease on behalf of Sublessor does hereby represent and warrant that, if applicable: (a) Sublessor is duly organized and in good standing in the State of its organization and, if different, qualified to do business and in good standing in the State of North Carolina, (b) Sublessor has full lawful right and authority to enter into this Sublease and to perform all of its obligations hereunder, and (c) each person signing this Sublease on behalf of Sublessor is duly and validly authorized to do so.
31. **Counterparts.** This Sublease may be executed in two or more counterparts, each of which shall be deemed an original, and all of such counterparts together shall constitute one and the same instrument.

32. **Memorandum of Sublease for Recording.** At the request of either Party, Sublessor and Sublessee shall execute a memorandum of this Sublease for recording in the public records at the requesting Party's sole cost and expense. The memorandum of Sublease shall set forth the Parties, provide a description of the Site, specify the Term and incorporate this Sublease by reference.

33. **Notices.** All notices herein provided to be given, or which may be given by either Party to the other, shall be deemed to have been fully given when made in writing and deposited in the United States mail, certified and postage prepaid and addressed as follows:

   - **to Sublessor:** County of Henderson  
     Atttn: County Manager  
     1 Historic Courthouse Square  
     Hendersonville, North Carolina 28792

   - **to Sublessee:** North Carolina Department of Public Safety  
     Atttn: Sublease Coordinator  
     4701 Mail Service Center  
     Raleigh, North Carolina 27699-4701

   - **with copy to:** State Property Office  
     Atttn: Space Planning and Leasing Manager  
     1321 Mail Service Center  
     Raleigh, North Carolina 27699-1321

   Nothing herein contained shall preclude the giving of such notice by personal service. The address to which notices shall be mailed as aforesaid to either Party may be changed by written notice.

   [signatures begin on following page]
IN TESTIMONY WHEREOF, this Sublease has been executed by the parties hereto, in duplicate originals, as of the last date set forth in the notary acknowledgement below.

**SUBLESSOR:**

COUNTY OF HENDERSON

By: [Signature]

Print Name: [Signature]

County Manager

**ATTEST:**

[Signature]  (Seal)

Clerk

**STATE OF NORTH CAROLINA**

**COUNTY OF HENDERSON**

I, [Signature], a Notary Public in and for the aforesaid County and State do hereby certify that [Signature] personally came before me this day and acknowledged that he/she is Clerk of the County of Henderson and that by authority duly given and as an act of County of Henderson, the foregoing instrument was signed by [Signature], its County Manager, attested by himself/herself as Clerk and sealed with the common seal.

IN WITNESS WHEREOF, I have hereunto set my hand and Notarial Seal, this the 10th day of July, 2019.

[Signature]

Notary Public

Print Name: [Signature]

My Commission Expires: May 23, 2023

[Notary Public Badge]

EO# 45-27.1

TEC
SUBLESSEE:

STATE OF NORTH CAROLINA

By: [Signature]

Tim Walton, Director
Department of Administration
State Property Office
State of North Carolina

STATE OF NORTH CAROLINA
COUNTY OF WAKE

I, Marion B. Patrick, a Notary Public in and for the aforesaid County of Wake and the State of North Carolina, do certify that Tim Walton, personally came before me this day and acknowledged that he is Director of State Property Office, Department of Administration, State of North Carolina, and that by authority duly given and as the act of the State, has signed the foregoing instrument.

IN WITNESS WHEREOF, I have hereunto set my hand and Notarial Seal, this the 33rd day of July, 2019.

[Signature]
Notary Public
Print Name: Marion B. Patrick
My Commission Expires: August 10, 2019

SPO# 45-27.1
TEC
EXHIBIT A

SHEET C-1 (SITE PLAN), SHEET C-2 (COMPOUND DETAIL), & SHEET C-3 (TOWER ELEVATION)
ANSI/TIA-222-G DESIGN NOTE:
THE PROPOSED TOWER SHALL BE DESIGNED PER THE FOLLOWING PARAMETERS:

- STRUCTURE CLASSIFICATION: B
- EXPOSURE CATEGORY: B
- TOPOGRAPHIC CATEGORY: 1
- CREST HEIGHT: 1870'

ANTENNA MOUNT NOTE:
ANTENNA/MICROWAVE MOUNTS OR Redistribution have been ordered FROM THE TOWER MANUFACTURER. MOUNTS SPECIFIED ON SHEET C-6 SHOULD NOT BE DUPLICATED IF EXISTING MOUNTS ARE PRESENT.

NOTES:
1. PROPOSED COAX TO BE MOUNTED TO WAVEGUIDE LADDER. VERIFY WITH TOWER MANUFACTURER THAT THE LADDER WILL BE PROVIDED WITH THE TOWER.
2. LIGHTNING ROD, TOWER LIGHTS, AND CLIMBING LADDER TO BE PROVIDED BY TOWER MANUFACTURER.
3. TOWER SHALL BE ILLUMINATED ONLY AS REQUIRED BY THE FEDERAL COMMUNICATIONS COMMISSION (FCC), THE FEDERAL AVIATION ADMINISTRATION (FAA), OR OTHER STATE OR FEDERAL AGENCY OF COMPETENT JURISDICTION.
4. TOWER SHALL BE CONSTRUCTED OF GALVANIZED STEEL OR PAINTED PER APPLICABLE STANDARDS OF THE FAA OR OTHER APPLICABLE FEDERAL OR STATE AGENCY.
5. A SINGLE SIGN, 2 FEET SQUARE, IN A VISIBLE LOCATION SHALL BE ERECTED WITH NAME AND EMERGENCY TELEPHONE NUMBER OF THE TOWER OWNER AND ALL COMPANIES OPERATING ON THE TOWER. NO ADVERTISING SHALL BE ATTACHED TO THE TOWER.

TOWER ELEVATION

SCALE: 10' = 1'-0"

S.C. #6-57001-JIL
BEAVER MOUNTAIN
Conditions
Rezoning Application R-2018-10-C
Tap Root Farms, LLC, Owner

GENERAL CHARACTERISTICS

The following conditions are in addition to and intended to supplement the approved site plan and the Henderson County Land Development Code (herein “Henderson County LDC”). In case of any conflict between this document, the LDC, and the site plan, the approved site plan will control. To the extent that any specification or development standard has been omitted from or is not addressed in the site plan or this document, the presumption is that the standard or specification in the LDC shall apply.

1. The Subject Property consists of 297 acres located on Butler Bridge Road in Henderson County (PINs: 9652-03-1362, 9642-82-3681, 9642-84-4544). The Subject Property consists of two tracts, shown as Tract 1 and Tract 2 on the site plan. The subject property is to be purchased in two (2) separate tracts with Tract 1 being first and then Tract 2.

2. The subject property is rezoned from RC to R-1 (CD)

3. Size and Scope of project (numbers are approximate, subject to confirmation when site plan is final):
   a. Size of project: 297 acres.
   b. As shown on the site plan: Maximum of 891 total residential units, including 483 single family homes and 408 town homes; Single family lot sizes shall be a minimum of 7,100 square feet for at least 366 lots (75%) of the total single family lots on the subject property. All buildings to have a minimum 20 foot separation. All single family lots will have side setbacks of ten feet.
   c. Overall project density will not exceed 3.0 units per acre, including floodplain, greenway easements, or other open space areas proposed for conveyance to County or third party conservation organization.

4. I-26 and outer boundary of project: All buildings must maintain 50 foot minimum setback from the I-26 right of way; no landscape buffer required along outer project boundary.

STREETS, TRAFFIC AND PARKING

5. Sidewalks not less than 5 feet in width shall be installed on at least one side of each roadway within the development, with a planted strip at least 2 feet in width between sidewalk and curb.

6. Interior roads – build to Henderson County design standards for residential subdivisions; minimum roadway width of 27 feet including 2' valley curb & gutter. The central “spine” road will have a central planted median, with paved surface of 14’ minimum paved lanes

07/10/2019
and 30" curb and gutter, and will be built to NCDOT standards with minimum 60 foot road right of way; no pervious pavement required within the development.

7. Traffic Impacts on Butler Bridge Road - Adhere to all recommendations of Traffic Impact Analysis approved by NCDOT. All NCDOT- required improvements must be complete not later than the completion of construction of 50 % + 1 of the total units in Tract 1, unless NCDOT directs otherwise. However, entrance improvements for Tract 1 shall be completed before a certificate of occupancy is issued for any structure in Tract 1. Entrance improvements for Tract 2 shall be completed before a certificate of occupancy is issued for any structure in Tract 2

8. Off-street parking: each unit shall have sufficient off street parking for at least two automobiles. An additional 204 off-street spaces (.5 space per townhome unit) shall be provided as follows: 131 spaces in the townhome area, and 73 spaces in the clubhouse area, with locations as shown on the site plan.

   On-street Parking. Within the single family area, on-street parking shall be allowed on only one side of the street

   No on-street storage of boats, campers, recreational vehicles, or trailered apparatus.

INFRASTRUCTURE

9. Stormwater drainage facilities shall be built to NCDOT design standards for residential subdivisions; No standing water detention facilities allowed, only subsurface.

10. Fire hydrant locations shall be provided per Henderson County fire standards within development and be approved by the Fire Marshall and indicated on each development plan.

11. Subsurface utilities are required for all phases of the development.

LANDSCAPING, OPEN SPACE and AMENITIES

12. Landscaping--including street trees, buffers, and natural areas--will be provided as required by the Henderson County LDC and noted on Master Plan

13. Greenway:

   A permanent easement will be reserved along the French Broad River for use by the County as a greenway, in the approximate location shown on the master plan. The easement will be 50 feet in width where not restricted by topography or individual lot ownership, but in no case may the easement be less than 20 feet in width. Lots that adjoin the greenway may be smaller than standard in order to accommodate the greenway. This easement shall not be defeasible. Lots abutting the proposed future public greenway shall execute a disclosure statement.

   Other greenways and trails shall be as shown on the master plan.

14. Open Space:

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a. The applicant will set aside approximately 121 acres of the Subject Property as open space. A minimum of 10% of the total area in the townhome section shall be open space.

b. Open space areas (approximate size and location) shall be shown on the master plan. These areas shall be designated and (where applicable) dedicated for each phase of the project as plats are recorded. The open space does not have to be owned by the HOA, but can be held by an individual, organization or non-profit or the County, subject to restrictions to prevent development.

c. Not later than the completion of construction of 50 % + 1 of the total units in Tract 1 of the project, a portion of the open space shall be conveyed to the County for use as athletic fields or for passive recreation, and associated facilities. The approximate location of this area is shown on the master plan. Access to this area shall be via the central spine road. The greenway area provided for in Section 14, above, shall also be conveyed to the County. The exact location & size of the areas to be conveyed to the County shall be approved by the County. The developer shall prepare and deliver to the County a properly prepared survey plat. The County will cover all closing costs. The Developer (land owner) shall provide a clear & unencumbered title to the property shown on the plat. A minimum 60 foot wide public easement shall be conveyed to the County across the main access road across Tract 1 in the subdivision, and across any open space area necessary to access the property to be transferred to the County. The combined area shall be at least 75 acres. Following conveyance of these areas, applicant shall have no further responsibility for these areas.

15. Resident amenities:

a. Central amenity area measuring at least 2.5 acres, including: (1) Olympic size (25 meters by 50 meters) swimming pool, with smaller splash pool; (2) clubhouse of at least 5,000 square feet of covered area, with storage space, restrooms and meeting space with tables, chairs, and restroom facilities; (3) patio/deck area with tables and chairs; (4) playground with equipment; (5) pickleball courts. Other amenities include playgrounds dispersed through the site, and a trail system as shown on the master plan, with benches and viewing platforms.

b. Amenity Areas shall be constructed and open to residents (transferred to HOA or third party organization) not later than the completion of construction of 50 % + 1 of the total units in Tract 1 of the project.

AIRPORT

16. Attached as Exhibit “A-1” is an example of the Avigation Easement, which shall be executed in substantially identical form by all the owner(s) of property making up the subject development prior to the sale of any lots in the development. Further, any owner (including the developer) of residential property who sells property within the Tap Root Development is required to disclose to buyers that: (1) the property is located in close proximity to the Asheville Regional Airport; (2) the property is subject to the Avigation Easement (together

07/10/2019
with the recording information regarding the Aviation Easement in the Henderson County, North Carolina Registry.

STANDARD CONDITIONS

17. Street lighting: Lighting will be installed in accordance with the following:

   - Light Level - .5 fc average with 4-6 Avg/Min uniformity (or compliant with current IES/ANSI standards for residential street lighting - reference RP-8-18)
   - Pole Mounting Height - Max 25 ft (spacing dependent on design layout to meet recommended light level)
   - Pole Material - Aluminum or Concrete preferred
   - B-U-G Rating (Back-Up-Glare) - Not to exceed B2-U0-G2 (B1-U0-G1 preferred) Light Source - LED, 3500K or 4000K Color Temp (not to exceed 4000K)

18. Street Trees—Street trees shall be installed per Henderson County LDC requirements, using County-approved species.


20. There must be a minimum separation of 20 feet between buildings in the townhome area. All single family lots shall have a 10 foot side setback.

21. Submit to and receive approval of a water utilities plan from the City of Hendersonville and comply with City of Hendersonville regulations.

22. Submit to and receive approval of a sewer utilities plan from the Cane Creek Sewer District and provide proof of MSD wastewater treatment allocation.

23. Apply for and receive a swimming pool permit from the Henderson County Department of Public Health Division of Environmental Health prior to the pool construction.

24. Submit for prior approval all building plans for all structures to the County Inspections Department.

25. Apply for a floodplain, stormwater, and soil erosion control permit from the County for each phase of development.

26. Require cluster mailboxes per the standards and requirements of the USPS and identify on the development plan an area with appropriate vehicle access and parking.

27. Apply for and execute an encroachment agreement with NCDOT for utility work within the right of way of Butler Bridge Road and I-26.

28. Apply for and receive a NCDOT street access permit and comply with all required road improvements identified by the TIA and NCDOT.

29. Pay in full all fees for permits, as each fee is assessed or becomes due.

07/10/2019
30. Per Chapter 42 of the Henderson County Code, the approval authority for each phase of the project is delegated to the Henderson County Planning Board.

31. The County shall retain the right to suspend construction and the issuance of building permits if the developer is found by the County to be in noncompliance with any one of the conditions imposed on the Tap Root Project by the Board of Commissioners.

REQUIREMENT FOR HOME OWNERS ASSOCIATION and RESTRICTIVE COVENANTS

Applicant is responsible for implementing the development plan and maintaining compliance with all of the conditions set out herein, all of the features of the approved master plan, and all applicable provisions of the Henderson County LDC to the extent not waived or modified herein.

Applicant has elected to carry out some of its responsibilities through a Home Owners Association (HOA), and the use of private restrictive covenants, as allowed by the Henderson County Code. The forms of the organizational documents and bylaws for the HOA, as well as the restrictive covenants, and other documents governing the operation of the HOA and the project (herein collectively "HOA documents") are attached hereto as Exhibits B, C and D, and have been reviewed by the County Attorney as to their legal sufficiency to satisfy this limited purpose. To this end, the County reserves the right to review any amendment or revision to the HOA documents prior to its effectiveness to ensure continued compliance with this conditional zoning ordinance, and other applicable County ordinances.

Failure to comply with any of the provisions of this conditional zoning ordinance or the Henderson County LDC, or other applicable provisions of the County ordinances, shall subject the applicant or its successors to penalties at law or in equity as provided for in the Henderson County LDC, other County ordinances, or North Carolina law, including repeal or amendment to this conditional zoning enactment.

IDENTIFIED as conditions stated in motion:

Movant  Date

07/10/2019
STATE OF NORTH CAROLINA
COUNTY OF HENDERSON

AVIGATION EASEMENT

This Avigation Easement made and entered into this the ___ day of _____________ 2019, by
and between ______________________ of Henderson County, North Carolina (collectively
"Grantor"), and the Greater Asheville Regional Airport Authority, a body corporate and politic of the
State of North Carolina ("Grantee"), and the County of Henderson, a body corporate and politic of the
State of North Carolina ("County");

WITNESSETH:

WHEREAS, Grantor is the fee simple owner of approximately 297 acres located on Butler Bridge
Road in Henderson County, North Carolina (PINs: 9652-03-1362, 9642-82-3681, 6242-84-4544), which
real property is more commonly known as the Tap Root Dairy Farm, and which property is more
particularly described on Exhibit A attached hereto and incorporated herein by reference ("Property);

WHEREAS, Grantee is the owner, operator and sole sponsor of the Asheville Regional Airport in
Henderson County and in Buncombe County, North Carolina ("Airport");

WHEREAS, a conditional re-zoning application (#R-2018-10-C) was filed in Henderson County,
NC seeking to have the Property rezoned from Regional Commercial to Residential One Conditional
District;

WHEREAS, Grantee opposed the re-zoning application, as the primary flight path of the Airport
is over the Property; and

WHEREAS, on account of Grantee’s concerns, Grantor has agreed to provide an Avigation
Easeement to Grantee.

NOW THEREFORE, in consideration of the sum $10.00 and other good and valuable
consideration, the receipt and sufficiency of which is hereby acknowledged, the Grantor, for themselves,
their officers, directors, members, managers, employees, heirs, administrators, executors, successors
and assigns, do hereby give, grant and convey to the Grantee and the Grantee’s successors and assigns,
the following appurtenant rights and benefits, for the use and benefit of the Grantee, the Airport, aircraft operators, and the public:

1. A perpetual right and easement for the unobstructed use, passage and flight of all types of aircraft in and through the airspace over the Property at any height or altitude above the surface of the land.

2. A perpetual right and easement of said aircraft to cause noise, vibrations, fumes, fear, interference with sleep or communication, illumination, deposits of dust, and fuel particles (incidental to the normal operation of aircraft), and other disturbances or any other effects associated with or incident to the normal operation of aircraft taking off, landing or otherwise operating at or in the vicinity of the Airport, or on, over, or in the vicinity of the Property.

3. As used herein, the term “aircraft” shall mean any and all types of aircraft, whether now in existence or hereinafter manufactured and developed, to include, but not be limited to: jet, propeller-driven, civil, military, commercial and general aviation aircraft and helicopters, regardless of existing or future noise levels or times of operation, for the purpose of transporting persons or property through the air, by whoever owns or operates the aircraft.

4. The Grantor agrees to keep the easement area free of any of the following: structures (permanent or temporary) that might create glare or contain misleading lights, or any lights that are aimed up or into the flight path of aircraft, or that otherwise interfere with the safe flight of aircraft during the hours of darkness; fuel handling and storage facilities; smoke generating activities; radio interference with any Airport, FAA, or other aviation frequency or communication facilities or equipment; and the creation of any means of electrical interference that could effect the movement of aircraft in the easement area. (Nothing in this paragraph is intended to impact normal, reasonable residential use of the Property.)

5. The Grantor agrees to restrict the height of structures and other obstructions on the Property to heights as required by the aeronautical study undertaken (2019-ASO-2092-OE) and as required by the March 6, 2019 FAA Determination of No Hazard to Air Navigation related to the Property, and to prevent the use of the Property that would interfere with the arrival or departure of any aircraft at the Airport or with the air navigation and communication facilities and equipment serving the Airport. (Nothing in this paragraph is intended to impact normal, reasonable residential use of the Property.)

These perpetual rights and easement shall run with the Property by whomsoever owned and shall be subject to the following terms, conditions and limitations:

1. These perpetual rights and easement shall be for the use and benefit of Grantee, the Airport, the aircraft operators using the Airport, and the public, and shall be appurtenant to the Airport as it is now constituted and as it may exist in the future irrespective of any expansion of the Airport, the construction of any additional runways or other facilities thereon or any other change that may hereafter occur at the Airport or the facilities thereof.
2. Except as otherwise provided herein, these perpetual rights and easement shall be given full effect notwithstanding any increase in the number or frequency of aircraft using or flights landing or taking off from the Airport, any change in the patterns or altitudes of such aircraft or flights or the proximity thereof to the Property, or any change in the type or noise characteristics of such aircraft, and notwithstanding any other change in the Property's exposure to aircraft noise or other aircraft disturbance.

3. Except as otherwise provided herein, Grantee, the Grantee's members, board, officers, directors, employees, agents, successors and assigns, the Airport, and all aircraft operators using the Airport, and the County, its officials, agents and employees, are all hereby released and forever discharged from any claims by the Grantor or the Grantor's successors in title, now or in the future, whether now known or unknown, for compensation or for other relief by reason of any allege interference with the use and enjoyment of the Property or impact on the market value thereof, heretofore occurring or resulting now or in the future from operation of aircraft using the Airport or located at the Airport.

4. These perpetual rights and easement shall terminate upon abandonment of the Airport.

TO HAVE AND TO HOLD the perpetual rights and easement granted herein unto the Grantee and its successors and assigns forever. It being understood and agreed that all provisions herein shall run with the land and shall be binding upon the Grantor, their heirs, administrators, executors, officers, directors, members, managers, employees, successors and assigns forever.

Grantor does hereby covenant to the Grantee that Grantor is seized of the Property in fee and has the right to convey the perpetual rights and easement granted herein.

IN WITNESS WHEREOF, the Grantor has hereunto set their hand and seal as of the day, month and year above written

______________________________

BY: ______________________________

PRINT NAME: __________________________

TITLE: _____________________________

[NOTARIZATION PAGE TO FOLLOW]
STATE OF NORTH CAROLINA  
COUNTY OF HENDERSON

I, a Notary Public in and for said County and State, do hereby certify that ____________ personally appeared before me this day and acknowledged the due execution of the foregoing Avigation Easement.

Witness my hand and notarial seal, this the ___ day of ____________, 2019.

________________________________________

PRINT NAME: ________________________________________

My Commission Expires:

________________________________________
EXHIBIT A

[PROPERTY DESCRIPTION INSERTED HERE]
DECLARATION OF PERPETUAL LAND USE RESTRICTIONS

For Property Owned by: Henderson County

The real property which is the subject of this Declaration of Perpetual Land Use Restrictions ("Declaration") is contaminated with hazardous substances, and is part of an INACTIVE HAZARDOUS SUBSTANCE OR WASTE DISPOSAL SITE ("the Site") as defined by North Carolina's Inactive Hazardous Sites Response Act of 1987, which consists of Section 130A-310 through Section 130A-310.19 of the North Carolina General Statutes ("N.C.G.S."). This Declaration is part of a Remedial Action Plan for the Site that has been approved by the Secretary of the North Carolina Department of Environmental Quality, Division of Waste Management, Superfund Section or its successor in function, or his/her delegate, as authorized by N.C.G.S. Section 130A-310.3(f). The North Carolina Department of Environmental Quality shall hereafter be referred to as "DEQ". Hereafter, the Division of Waste Management, Superfund Section shall be referred to as "Superfund Section".

Henderson County, is the owner in fee simple of the properties ("the Property"), which is located at 54 Moonstone Lane and adjacent acres in the County of Henderson, City of Hendersonville, State of North Carolina, and is the real property legally described in Deed Book /Page 1542/540, 1542/540, 1381/300, 660/17, 218/159 (Plat C 008), and 1055/631 in the Office of the Register of Deeds for Henderson County. The Property is also shown on a Notice of Inactive Hazardous Substance or Waste Disposal Site, in the form of a survey plat ("Notice Plat"), which has been recorded prior to the recordation of this Declaration in Map Book ___ Page ____ in the Office of the Register of Deeds for Henderson County.

For the purpose of protecting public health and the environment, Henderson County hereby declares that all of the Property shall be held, sold and conveyed subject to the following perpetual land use restrictions, which shall run with the land; shall be binding on all parties having any right, title or interest in the Property or any part thereof, their heirs, successors and assigns; and shall, as provided in N.C.G.S. Section 130A-310.3(f), be enforceable without regard to lack of privity of estate or contract, lack of benefit to particular land, or lack of any property interest in particular land. These restrictions shall continue in perpetuity and cannot be amended or canceled unless and until the Henderson County Register of Deeds receives and records the written concurrence of the Secretary of DEQ or its successor in function, or his/her delegate. If any provision of this Declaration is found to be unenforceable in any respect, the validity, legality, and enforceability of the remaining provisions shall not in any way be affected or
impaired.

**PERPETUAL LAND USE RESTRICTIONS**

The following restrictions shall apply to the Waste Disposal Area:

1. The Waste Disposal Area shown on the Notice Plat shall be used for open space only. "Open space" for purposes of this restriction means an undeveloped area where the sole human use shall be non-dermal recreational activities such as hiking, running, hunting, fishing and bird watching. All other uses at the Property are prohibited, except as approved in writing by the Superfund Section or its successor function.

2. The Waste Disposal Area shown on the Notice Plat shall not be used for the following:
   a) Horseback riding
   b) Bicycle riding
   c) Motorized vehicle or motorbike riding
   d) Farming
   e) Gardening
   f) Grazing of livestock
   g) Timber production
   h) Kennels or private animal pens
   i) Mining, extraction of coal, oil, gas or any other minerals or non-mineral substances
   j) Storage of any bulk materials

3. No surface or subsurface native or fill earthen materials may be removed from the Waste Disposal Area shown on the Notice Plat without prior written approval by the Superfund Section or its successor in function.

4. No above- or below-ground construction or improvements (including, but not limited to, utilities, roads, sidewalks, landscaping, asphalt, concrete, other impervious materials, temporary and permanent structures) and no alteration or disturbance of the existing soil and contours, other than erosion control measures, are allowed in the Waste Disposal Area shown on the Notice Plat without prior written approval by the Superfund Section or its successor in function.

5. No new trees or shrubs may be planted in the Waste Disposal Area shown on the Notice Plat.

6. The Waste Disposal Area shown on the Notice Plat shall not be accessed by any mobile heavy equipment including, but not limited to, cranes, tractors, and excavators without prior written approval by the Superfund Section or its successor in function.

7. Surface water shall not be used on the Property for any purpose without prior written approval by the Superfund Section or its successor in function.
8. No activities that would cause the exposure, removal, or use of groundwater, including but not limited to, installation of water supply wells, fountains, ponds, lakes, swimming pools or other features that use groundwater, or construction or excavation activities that would encounter or expose groundwater may occur on the Property without prior approval of the Superfund Section or its successor in function.

9. The main building shown on the Notice Plat shall not be demolished without prior written approval by the Superfund Section or its successor in function.

10. The Property Owner shall conduct and comply with the following maintenance activities unless the Property Owner is a single-family residence, non-profit organization or school:

   A. No woody vegetation shall be allowed to grow on the Waste Disposal Area shown on the Notice Plat.

   B. All grased areas shall be properly maintained to ensure that a healthy vegetative cover is always present. Mowing or brush hogging of the Waste Disposal Area shown on the Notice Plat should be conducted twice a year.

   C. A soil cover of a thickness of 12 inches shall be maintained over the geotextile erosional marker covering the Waste Disposal Area shown on the Notice Plat. Erosion of the soil cover shall be repaired promptly upon discovery.

   D. All bollards shall be inspected at least annually and maintained in the specific location depicted on the Notice Plat, in original or like condition and in a manner that demarcates the Waste Disposal Area.

   E. Signs indicating the presence of contamination and restricting disturbance of soil shall be located at each corner and along the perimeter of fencing surrounding the Waste Disposal Area. The front of each sign shall face away from the Waste Disposal Area. Each sign shall be located at a maximum distance of 100 feet apart and in a manner such they are easily visible along the perimeter of the Waste Disposal Area at all times. The signs shall state the following using similar font with a minimum of one-half (0.5) inch font size:

   NOTICE
   RESTRICTED ACCESS - CONTAMINATED AREA
   Contact the Property Owner
   Regarding Land Use Restrictions
   Prior to Access or Disturbing Soil

11. If the property owner is a single-family residence, non-profit organization or school, the Property Owner shall conduct and comply with the following maintenance activities:

   a) No woody vegetation shall be allowed to grow on the Waste Disposal Area shown
on the Notice Plat.

b) All grassed areas shall be properly maintained to ensure that a healthy vegetative cover is always present. Mowing or brush hogging of the Waste Disposal Area shown on the Notice Plat should be conducted twice a year.

12. No person conducting environmental assessment or remediation at the Site or involved in determining compliance with applicable land use restrictions at the Property, at the direction of, or pursuant to a permit or order issued by the Superfund Section or its successor in function may be denied access to the Property for the purpose of conducting such activities.

13. Each person who owns any portion of the Property shall cause the instrument of any sale, lease, grant, or other transfer of any interest in the Property to include a provision expressly requiring the lessee, grantee, or transferee to comply with this Declaration. The failure to include such provision shall not affect the validity or applicability of any land use restriction in this Declaration.

14. Each person who owns any portion of the Property shall submit a letter report, containing the notarized signature of the owner, in January of each year on or before January 31st, to the Superfund Section or its successor in function, confirming the following:
   a) This Declaration is still recorded in the Office of the Henderson County Register of Deeds.
   b) Activities and conditions at the Property remain in compliance with the land use restrictions herein.
   c) The Property has not been subdivided since the last letter report submitted to the Superfund Section.
   d) The Waste Disposal Area has been inspected to verify the following:
      i. Erosion of the cover system has not occurred; and
      ii. Bollards or signs are in good condition and remain in original location.

REPRESENTATIONS AND WARRANTIES

The owner of the Property hereby represents and warrants that the owner of the Property is the sole owner of the Property holding fee simple title to the Property free and clear; and

that this Declaration will not materially violate or contravene or constitute a material default under any other agreement, document or instrument to which the owner of the Property is a party or by which the owner of the Property may be bound or affected.

ENFORCEMENT

Adherence to the above land use restrictions is necessary to protect public health and the
environment. The restrictions are an integral part of the remedy for the contamination at the Site and shall be enforceable without regard to lack of privity of estate or contract, lack of benefit to particular land, or lack of any property interest in particular land. These land use restrictions shall be enforced by any owner, operator, or other party responsible for any part of the Site. The above land use restrictions may also be enforced by the Superfund Section through the remedies provided in N.C.G.S. Chapter 130A, Article 1, Part 2 or by means of a civil action, and may also be enforced by any unit of local government having jurisdiction over any part of the Site. Any attempt to cancel this Declaration without the approval of the Superfund Section or its successor in function shall constitute noncompliance with the Remedial Action Plan approved by the Superfund Section for the Site and shall be subject to enforcement by the Superfund Section to the full extent of the law. Failure by any party required or authorized to enforce any of the above restrictions shall in no event be deemed a waiver of the right to do so thereafter as to the same violation or as to one occurring prior or subsequent thereto.

FUTURE SALES, LEASES, CONVEYANCES AND TRANSFERS

When any portion of the Property is sold, leased, conveyed or transferred, pursuant to N.C.G.S. Section 130A-310.8(e) the deed or other instrument of transfer shall contain in the description section, in no smaller type than that used in the body of the deed or instrument, a statement that the real property being sold, leased, conveyed, or transferred has been used as a hazardous substance or waste disposal site and a reference by book and page to the recordation of the Notice of Inactive Hazardous Substance or Waste Disposal Site referenced in this Declaration.
OWNER SIGNATURE

IN WITNESS WHEREOF, I execute these presents on this ___ day of ______________, 20___.

Signatory's name typed or printed: ______________________________________________________

Signature: _________________________________________________________________________

STATE OF NORTH CAROLINA
COUNTY OF ________________

I, ________________________, a Notary Public, do hereby certify that

_____________________________________ personally appeared before me this day,
produced proper identification in the form of __________________, and signed this Declaration.

WITNESS my hand and official seal this ___ day of __________, 20___.

_________________________________ Notary Public

My Commission expires: ________________

[SEAL]
APPROVAL AND CERTIFICATION OF THE NORTH CAROLINA DEPARTMENT OF ENVIRONMENTAL QUALITY

The foregoing Declaration of Perpetual Land Use Restrictions is hereby approved and certified.

By: ________________________________

Jim Bateson, Chief
Superfund Section
Division of Waste Management
North Carolina Department of Environmental Quality

STATE OF NORTH CAROLINA
COUNTY OF _______________________

I, ________________________________, a Notary Public, do hereby certify that personally appeared before me this day, produced proper identification in the form of ____________________, and signed this Declaration.

WITNESS my hand and official seal this ___ day of _______, 20___.

________________________________
Notary Public

My Commission expires: __________________

[SEAL]

REGISTER OF DEEDS CERTIFICATION

The foregoing Declaration of Perpetual Land Use Restrictions is certified to be duly recorded at the date and time, and the Book and Page, shown on the first page hereof.

Register of Deeds for Henderson County

By: ________________________________

Signature

Type or print name and title
Property Owner Consent to Land-Use Restrictions

Corporate Ownership

Henderson County, the owner of real property located at 54 Moonstone Line and adjacent acres, City of Hendersonville, Henderson County, North Carolina ("Property"), hereby states that it is agreeable to the imposition of Land-Use Restrictions ("Restrictions") on the Property partially or completely in lieu of remediation of hazardous substances to unrestricted-use levels. Said corporation understands that it may refuse to consent upon review of the specific Restrictions proposed for the Property.

<check the boxes that apply>

☐ The corporation holds fee simple title to the Property free, clear and unencumbered;

[or]

☐ There are non-financial encumbrances (utility easements, greenways, lease agreements, land-use restrictions, etc.) on the property. I have provided to the Superfund Section the names of all other persons that own an interest in or hold an encumbrance on the Property (Attachment A) and have notified such persons of my intention to record Restrictions on the Property;

and, [if applicable]

☐ I understand that if other interest in, or encumbrances on, the Property conflict with the proposed Restrictions, the persons who own such interests or hold such encumbrances must agree to subordinate such interest or encumbrances to the Restrictions. The subordination agreement[s] is [are] included as Attachment B.

[Signature]

*Signature of County's Representative*

*Grady Hawkins, Chairman*

*Signatory's name and title typed or printed*

*Henderson County Board of Commissioners*

*Title*
THIS IS NOT A SURVEY.
All information or data provided, whether subscribed, purchased or otherwise distributed, whether in hard copy or digital media, shall be at the user's own risk. Henderson County makes no warranties or guarantees, including the warranties of merchantability or of fitness for a particular purpose. Map data is not appropriate for, and is not to be used as, a geodetic, legal, or engineering base system. The data is not intended as a substitute for surveyed locations such as can be determined by a registered Public Land Surveyor, and does not meet the minimum accuracy standards of a Land Information System/Geographic Information System Survey in North Carolina (21 NCAC 55.1608).
LINE-ITEM TRANSFER REQUEST
HENDERSON COUNTY

Department: Library

Please make the following line-item transfers:

What expense line-item is to be increased?

<table>
<thead>
<tr>
<th>Account</th>
<th>Line-Item Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>115611 512600</td>
<td>Salaries &amp; Wages - Temp PT</td>
<td>$8,752</td>
</tr>
<tr>
<td>115611 526020</td>
<td>Dept Supplies - Nonexpendable</td>
<td>$19,916</td>
</tr>
<tr>
<td>115611 547500</td>
<td>Rental of Equipment</td>
<td>$1,425</td>
</tr>
<tr>
<td>115611 526000</td>
<td>Dept Supplies &amp; Materials</td>
<td>$10,640</td>
</tr>
</tbody>
</table>

What expense line-item is to be decreased? Or what additional revenue is now expected?

<table>
<thead>
<tr>
<th>Account</th>
<th>Line-Item Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>114611 458003</td>
<td>LSTA Technology Grant</td>
<td>$40,733</td>
</tr>
</tbody>
</table>

Justification: Please provide a brief justification for this line-item transfer request.

This amendment places LSTA grant appropriated funds in the appropriate line item budget so that funds may be expended according to grant guidelines. This amendment is for Federal Award ID # LS-00-19-0034-19 with state project code NC-19-39.

Authorized by Department Head

Authorized by Budget Office

Authorized by County Manager

7/10/2019

Date

For Budget Use Only

Batch #

BA #

Batch Date
Resolution Approving the Settlement with the Tax Collector for the 2018-2019 Tax Year

WHEREAS, N.C.G.S. 105-352 requires that settlement be made with the Tax Collector for the taxes charged to the Tax Collector in the previous tax year prior to delivery of the tax receipts to the Tax Collector for the current tax year, said settlement being conducted in accordance with N.C.G.S. 105-373; and

WHEREAS, N.C.G.S 105-373 requires that settlement be made for both taxes charged to the Tax Collector in the previous tax year, and for all delinquent taxes charged to the Tax Collector, there being a specified format for current tax year settlements, but not delinquent taxes; and

WHEREAS, the Henderson County Board Commissioners has received a proposed settlement for the 2018-2019 tax year taxes, and all delinquent taxes charged to the Tax Collector for prior tax years;

NOW THEREFORE BE IT RESOLVED AS FOLLOWS:

1. The Settlement for the 2018-2019 taxes charged to the Tax Collector is hereby approved. The Board finds:
   a. All prepayments received by the Tax Collector were properly deposited;
   b. The settlement is in proper form;
   c. A diligent effort was made to collect from the person who were legally obligated to pay their taxes for the 2018-2019 fiscal year; and
   d. Those persons identified in the report of insolvents submitted by the Tax Collector are found to be insolvents. The insolvents list shall be entered into the minutes and credited to the Tax Collector as part of this settlement.

2. The Settlement for the delinquent taxes charged to the tax collector for the previous fiscal years is hereby approved. The Board finds that the settlement for the delinquent taxes is in an appropriate form.

THIS the 10th day of July, 2019.

THE HENDERSON COUNTY BOARD OF COMMISSIONERS

[Signature]

Grady Hawkins, Chairman

Attest: (County Seal)

[Signature]

Teresa L. Wilson, Clerk to the Board
Resolution Setting the Bond Amounts for the Tax Collector and Deputy Tax Collector

WHEREAS, N.C.G.S. 105-352 requires that before the tax receipts are delivered to the Tax Collector for collection, the Board of Commissioners must approve a bond amount for the Tax Collector and Deputy Tax Collector; and

WHEREAS, the Board of Commissioners is desirous of complying with N.C.G.S. 105-352;

NOW THEREFORE IT BE RESOLVED AS FOLLOWS:

1. The Bond amount for the Tax Collector shall be set at $1,000,000 through August of 2020.

2. The bond amount for the Deputy Tax Collector shall be set at $250,000 to run through August of 2020.

THIS the 10th day of July, 2019.

THE HENDERSON COUNTY BOARD OF COMMISSIONERS

BY: Grady Hawkins, Chairman

Attest: (County Seal)

Teresa L. Wilson, Clerk to the Board
Resolution Adopting the Order of Collection for the 2019-2020 Tax Year

WHEREAS, N.C.G.S. 105-352 requires that before the tax receipts for the 2019-2020 Tax Year may be delivered to the Tax Collector for collection the following must occur: (1) the Tax Collector must deliver any duplicate bills printed for prepayments received by the Tax Collector to the Finance Director and demonstrate to the Finance Director's satisfaction that all prepayments received have been deposited; (2) the Tax Collector must make settlement with the Board of Commissioners for all taxes placed in his hands for collection for the 2018-2019 tax year; and (3) the Board of Commissioners must approve the bonds proposed for the Tax Collector (and the Deputy Tax Collector) for collection of all taxes charged for the 2019-2020 Tax Year and all delinquent taxes

WHEREAS, prepayments were received for 2019 taxes; and

WHEREAS, the Board of Commissioners has approved the settlement for the taxes charged to the Tax Collector for collection for the 2018-2019 tax year, including the delinquent taxes; and

WHEREAS, The Board of Commissioners has approved the bonds proposed for the Tax Collector and the Deputy Tax Collector;

NOW THEREFORE BE IT RESOLVED that the order of collection attached hereto is hereby adopted.

THIS the 10th day of July, 2019.

THE HENDERSON COUNTY BOARD OF COMMISSIONERS

BY:  

Grady Hawkins, Chairman

Attest:  (County Seal)

Teresa L. Wilson, Clerk to the Board
STATE OF NORTH CAROLINA
COUNTY OF HENDERSON

ORDER OF COLLECTION

TO THE TAX COLLECTOR OF HENDERSON COUNTY:

You, Darlene Burgess, are hereby authorized, empowered, and commanded to collect the taxes, including current, insolvent and delinquent, set forth in the tax records filed in the Office of the Assessor for Henderson County and in the tax receipts herewith delivered to you, in the amounts and from the taxpayers likewise therein set forth. Such taxes are hereby declared to be a first lien upon all real property of the respective taxpayers in the County of Henderson, and this order shall be a full and sufficient authority to direct, require, and enable you to levy on and sell any real or personal property of such taxpayers, for and on account thereof, in accordance with law.

WHEREAS, the County of Henderson includes the following unincorporated districts: Blue Ridge Fire District, Valley Hill Fire District, Edneyville Fire District, Etowah-Horseshoe Fire District, Fletcher Fire District, Green River Fire District, Mountain Home Fire District, Mills River Fire District, Dana Fire District, Gerton Fire District, Raven Rock Fire District, and Bat Cave Fire District. You are hereby ordered to collect on their behalf in accordance with paragraph one of this Order of Collection.

WHEREAS, an Interlocal Agreement for Tax Collection was made effective July 15th, 2015 between the County of Henderson and City of Saluda, you are hereby authorized and empowered to collect on their behalf in accordance with paragraph one of this Order of Collection and the adopted Interlocal Agreement.

WHEREAS, an Interlocal Agreement for Tax Collection was made effective July 1st, 2019 between the County of Henderson and City of Hendersonville, you are hereby authorized and empowered to collect on their behalf in accordance with paragraph one of this Order of Collection and the adopted Interlocal Agreement.

WHEREAS, the City of Hendersonville contains two special districts: Downtown-Main Street and Seventh Avenue, you are hereby authorized and empowered to collect on their behalf in accordance with paragraph one of this Order of Collection and the adopted Interlocal Agreement.

WHEREAS, an Interlocal Agreement for Tax Collection was made effective July 1st, 2019 between the County of Henderson and Town of Laurel Park, you are hereby authorized and empowered to collect on their behalf in accordance with paragraph one of this Order of Collection and the adopted Interlocal Agreement.

WITNESS my hand and official seal, this 10th day of July, 2019.

HENDERSON COUNTY BOARD OF COMMISSIONERS

BY: [Signature]
Grady Hawkins, Chairman

ATTEST: (OFFICIAL SEAL)

Teresa L. Wilson, Clerk to the Board
July 10, 2019

Henderson County Board of Commissioners
Henderson County Historic Courthouse
1 Historic Courthouse Square, Suite 1
Hendersonville, NC 28792

RE: Tax Collector’s Settlement: FY2018-2019

Dear Henderson County Commissioners:

Attached please find the Preliminary Report for FY2018-2019 along with the Settlement for Current-Year Taxes and Delinquent Taxes. A list of all unpaid tax liens is available for your review in the Office of the Clerk to the Board.

I am happy to report that as of the close of FY2018-2019, the Henderson County Tax Collector’s Office collected 99.01% of the annual tax bills and 99.73% processed through Tax & Tag Together, for an aggregate collection percentage of 99.07%.

I would like to take the opportunity to thank the staff for their hard work and dedication toward these accomplishments. The annual collection percentage, as reported, remains above the FY2017-2018 statewide average of 98.97% for annual tax bills.

Thank you for the opportunity to be of service to you.

Respectfully submitted,

Darlene Burgess
Henderson County Tax Administrator
TO: Henderson County Board of Commissioners
FROM: Darlene Burgess, Tax Administrator
DATE: 10 July 2019

In accordance with N.C.G.S. 105-373(a)(1), I respectfully submit the following Report:

Attached to this Report is (1) a list of the persons owning real property whose taxes for 2018 remain unpaid, along with the principal amount owed by each person; and (2) a list of the persons not owning real property whose personal property taxes for 2018 remain unpaid, along with the principal amount owed by each person.


Further, I hereby certify that I have made diligent efforts to collect the taxes due from the persons listed in such a manner that is reasonably necessary.

Respectfully submitted,

[Signature]
Darlene Burgess, Tax Administrator

SWORN TO AND SUBSCRIBED BEFORE ME, this ___ day of July, 2019.

[Signature]
Notary Public

My Commission expires:
3-9-2024

JENNIFER P. SCOTT
Notary Public, North Carolina
Henderson County
My Commission Expires March 09, 2024
July 10, 2019

Henderson County Board of Commissioners
Henderson County Historic Courthouse
1 Historic Courthouse Square, Suite 1
Hendersonville, NC 28792


Dear Henderson County Commissioners:

For the FY2018-2019, we collected $1,025,291.48 in prior-year taxes, plus all applicable fees and interest. At the close of this fiscal year, we have collected 99.69% of our prior-year (2017) annual tax bills (real property and listed personal property), and 99.83% for all previous years (including 2017 and years beyond our ten-year reach for enforced remedies.)

The responsibilities of the Deputy Tax Collector and staff include the monitoring and administration of statutorily-provided remedies used to collect delinquent tax. We have generated a great amount of revenue this year through the use of these remedies and are pleased to provide the following details on our efforts. While each effort is not always successful, our staff tirelessly explores all remedies for collection of delinquent taxes.

- Payment Arrangements: 261 new arrangements created, potential collection of $495,789.98.
- Wage Garnishments: 757 new actions created, potential collection of $400,023.86.
- Rent Attachments: 6 new action created, potential collection of $32,116.42.
- Pre-foreclosure: 625 new actions created, potential collection of $588,958.21.
- Monies: 165 new actions created, potential collection of $114,451.82.
- NC Debt Setoff: 2947 new actions created, $1,160,452.43 total taxes submitted for possible setoff.

The progress relating to delinquent tax collections has truly been a team effort based on persistence, commitment, dedication and pride in carrying out our statutory charge. Thank you for the opportunity to be of service to you as the governing body, and to our fellow taxpayers and citizens.

Respectfully submitted,

[Signature]

Luke Small
Deputy Tax Collector

[Signature]

Darlene Burgess
Tax Administrator
# Settlement for Current Taxes: FY 2018-2019

Report date 30 June 2019

## Charges to the Tax Collector:

<table>
<thead>
<tr>
<th>Total amount of all taxes placed in the Tax Collector's hands for collection for the year:</th>
<th>Tax &amp; Penalty</th>
<th>Interest</th>
<th>Charge</th>
<th>Credit</th>
<th>Difference</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total General County</strong></td>
<td><strong>74,030,204.01</strong></td>
<td><strong>146,027.67</strong></td>
<td><strong>74,176,231.68</strong></td>
<td><strong>74,176,231.68</strong></td>
<td><strong>0.00</strong></td>
</tr>
<tr>
<td><strong>Fire Districts:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>F15 Bat Cave</td>
<td>112,739.12</td>
<td>634.78</td>
<td>113,373.90</td>
<td>113,373.90</td>
<td>0.00</td>
</tr>
<tr>
<td>F01 Blue Ridge</td>
<td>1,067,296.35</td>
<td>2,690.13</td>
<td>1,069,943.08</td>
<td>1,069,943.08</td>
<td>0.00</td>
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<tr>
<td>F09 Dana</td>
<td>623,381.26</td>
<td>1,663.62</td>
<td>625,044.88</td>
<td>625,044.88</td>
<td>0.00</td>
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<tr>
<td>F03 Edneyville</td>
<td>770,646.09</td>
<td>2,640.90</td>
<td>773,286.99</td>
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<td>F04 Elowah-Horse Shoe</td>
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<td>5,116.87</td>
<td>1,194,653.33</td>
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<tr>
<td>F05 Fletcher</td>
<td>985,289.52</td>
<td>1,906.36</td>
<td>987,195.88</td>
<td>987,195.88</td>
<td>0.00</td>
</tr>
<tr>
<td>F11 Gerton</td>
<td>133,200.14</td>
<td>267.73</td>
<td>133,467.87</td>
<td>133,467.87</td>
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</tr>
<tr>
<td>F06 Green River</td>
<td>482,779.17</td>
<td>1,089.20</td>
<td>483,868.37</td>
<td>483,868.37</td>
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<tr>
<td>F08 Mills River</td>
<td>121,866.43</td>
<td>326.25</td>
<td>122,192.68</td>
<td>122,192.68</td>
<td>0.00</td>
</tr>
<tr>
<td>F07 Mountain Home</td>
<td>1,496,276.43</td>
<td>2,027.47</td>
<td>1,498,304.17</td>
<td>1,498,304.17</td>
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<tr>
<td>F12 Raven Rock</td>
<td>191,124.79</td>
<td>393.73</td>
<td>191,518.52</td>
<td>191,518.52</td>
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<tr>
<td>F02 Valley Hill</td>
<td>1,430,516.53</td>
<td>1,930.83</td>
<td>1,432,449.36</td>
<td>1,432,449.36</td>
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<tr>
<td><strong>Total Fire Districts</strong></td>
<td><strong>6,604,578.89</strong></td>
<td><strong>20,678.14</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Municipal Districts:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C01 City of Hendersonville</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>C02 City of Laurel Park</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>C03 City of Saluda</td>
<td>18,139.27</td>
<td>0.00</td>
<td>18,139.27</td>
<td>18,139.27</td>
<td>0.00</td>
</tr>
<tr>
<td>C04 City of Fletcher</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>C50 Village of Flat Rock 51</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>Village of Flat Rock 52</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>Village of Flat Rock 56</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>C60 Town of Mills River</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td><strong>Total Municipal Districts</strong></td>
<td><strong>18,139.27</strong></td>
<td><strong>0.00</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td><strong>$82,652,922.17</strong></td>
<td><strong>$168,705.81</strong></td>
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<td></td>
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</table>

**Total Charge to Tax Collector:** $82,821,627.98
# Credits to the Tax Collector:

All sums deposited by the Tax Collector to the credit of the Taxing Unit:

<table>
<thead>
<tr>
<th>G01</th>
<th>General County</th>
<th>Deposits</th>
<th>Adjustments</th>
<th>Releases</th>
<th>Interest</th>
<th>Outstanding Tax / Liens against Real &amp; Personal Property</th>
<th>Outstanding Tax / Liens against Registered Motor Vehicles</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>72,701,376.12</td>
<td>533,448.31</td>
<td>39,774.55</td>
<td>148,627.67</td>
<td>755,604.03</td>
<td>0.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Fire Districts:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>F15 Bat Cave</td>
<td>107,852.88 2,928.00 16.16 634.76 1,802.08 0.00</td>
</tr>
<tr>
<td>F01 Blue Ridge</td>
<td>1,046,356.16 4,335.88 188.94 2,680.13 14,388.97 0.00</td>
</tr>
<tr>
<td>F09 Dana</td>
<td>810,131.37 2,469.78 659.12 1,063.62 10,050.99 0.00</td>
</tr>
<tr>
<td>F03 Edneyville</td>
<td>742,610.92 9,450.94 3,100.48 2,640.90 15,474.77 0.00</td>
</tr>
<tr>
<td>F04 Etowah-Horse Shoe</td>
<td>1,175,782.61 2,749.50 818.40 5,116.87 10,165.95 0.00</td>
</tr>
<tr>
<td>F05 Fletcher</td>
<td>971,464.96 1,412.60 2,230.07 1,908.36 10,150.99 0.00</td>
</tr>
<tr>
<td>F11 Gerton</td>
<td>132,304.35 136.26 13.68 267.73 680.57 0.00</td>
</tr>
<tr>
<td>F06 Green River</td>
<td>477,477.21 891.63 131.68 1,089.20 4,278.65 0.00</td>
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<tr>
<td>F08 Mills River</td>
<td>119,672.80 443.18 22.19 326.25 1,528.26 0.00</td>
</tr>
<tr>
<td>F07 Mountain Home</td>
<td>1,475,300.59 5,986.46 149.06 2,027.74 10,930.32 0.00</td>
</tr>
<tr>
<td>F12 Raven Rock</td>
<td>166,758.85 13.37 21.11 393.73 2,331.66 0.00</td>
</tr>
<tr>
<td>F02 Valley Hill</td>
<td>1,411,178.31 1,293.16 123.93 1,930.83 16,014.53 0.00</td>
</tr>
<tr>
<td>Total Fire Districts</td>
<td>8,465,128.41 32,019.76 7,480.08 20,678.14 99,550.54 0.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Municipal Districts:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>C01 City of Hendersonville</td>
<td>0.00 0.00 0.00 0.00 0.00 0.00</td>
</tr>
<tr>
<td>C02 Town of Laurel Park</td>
<td>0.00 0.00 0.00 0.00 0.00 0.00</td>
</tr>
<tr>
<td>C03 City of Saluda</td>
<td>16,129.26 0.00 0.01 0.00 0.00 0.00</td>
</tr>
<tr>
<td>C04 Town of Fletcher</td>
<td>0.00 0.00 0.00 0.00 0.00 0.00</td>
</tr>
<tr>
<td>C50 Village of Flat Rock 51</td>
<td>0.00 0.00 0.00 0.00 0.00 0.00</td>
</tr>
<tr>
<td>Village of Flat Rock 52</td>
<td>0.00 0.00 0.00 0.00 0.00 0.00</td>
</tr>
<tr>
<td>Village of Flat Rock 56</td>
<td>0.00 0.00 0.00 0.00 0.00 0.00</td>
</tr>
<tr>
<td>C60 Town of Mills River</td>
<td>16,129.26 0.00 0.01 0.00 0.00 0.00</td>
</tr>
<tr>
<td>Total Municipal Districts</td>
<td>16,129.26 0.00 0.01 0.00 0.00 0.00</td>
</tr>
<tr>
<td>TOTAL</td>
<td>$81,184,643.79 $565,469.07 $47,254.64 $163,705.81 $555,554.67 $0.00</td>
</tr>
</tbody>
</table>

**Total Credits to Tax Collector:** $82,821,627.98

Respectfully Submitted,

[Signature]

Dariene Burgess, Tax Administrator

Sworn to and subscribed before me this ___ day of July, 2019.

[Signature]

JENNIFER P SCOTT
Notary Public, North Carolina
Henderson County
My Commission Expires March 09, 2024
**FY2018-2019 Delinquent Property Tax Collections**

**Delinquent Property Tax Collected for General County:**

<table>
<thead>
<tr>
<th>TAX YEAR</th>
<th>TOTAL COUNTY LEVY CREDIT (Tax + Late List Penalties + Rebates and Releases)</th>
<th>ACCRUED INTEREST COLLECTED + COSTS COLLECTED</th>
<th>TOTAL COUNTY CASH COLLECTED (Includes Tax, Penalties, Interest &amp; Costs)</th>
<th>YEAR END COUNTY LEVY DUE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Regular</td>
<td>RMV</td>
<td>Regular</td>
<td>RMV</td>
</tr>
<tr>
<td>2017</td>
<td>460,126.35</td>
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<td>77,138.35</td>
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<tr>
<td>2010</td>
<td>137,904.90</td>
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<td>35,904.68</td>
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<tr>
<td>2015</td>
<td>38,828.13</td>
<td>0.00</td>
<td>11,208.35</td>
<td>0.00</td>
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<tr>
<td>2014</td>
<td>19,428.00</td>
<td>0.00</td>
<td>7,270.03</td>
<td>0.00</td>
</tr>
<tr>
<td>2013</td>
<td>13,952.90</td>
<td>0.00</td>
<td>5,915.88</td>
<td>0.00</td>
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<tr>
<td>2012</td>
<td>10,300.93</td>
<td>0.00</td>
<td>5,274.19</td>
<td>0.00</td>
</tr>
<tr>
<td>2011</td>
<td>5,812.62</td>
<td>0.00</td>
<td>4,518.38</td>
<td>0.00</td>
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<tr>
<td>2010</td>
<td>5,218.49</td>
<td>0.00</td>
<td>4,660.60</td>
<td>0.00</td>
</tr>
<tr>
<td>2009</td>
<td>5,622.99</td>
<td>0.00</td>
<td>4,578.87</td>
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<tr>
<td>2008</td>
<td>4,264.95</td>
<td>0.00</td>
<td>4,164.32</td>
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<tr>
<td>2007/2009</td>
<td>1,863.98</td>
<td>0.00</td>
<td>2,572.34</td>
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<tr>
<td><strong>TOTAL:</strong></td>
<td>704,133.92</td>
<td>0.00</td>
<td>163,542.99</td>
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</table>

**Delinquent Property Tax Collected for Municipalities:**

<table>
<thead>
<tr>
<th>MUNICIPALITY</th>
<th>TOTAL CITY LEVY CREDIT (Tax + Late List Penalties - Rebates and Releases)</th>
<th>ACCRUED INTEREST COLLECTED + COSTS COLLECTED</th>
<th>TOTAL CITY CASH COLLECTED (Includes Tax, Penalties, Interest &amp; Costs)</th>
<th>YEAR END CITY LEVY DUE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Regular</td>
<td>RMV</td>
<td>Regular</td>
<td>RMV</td>
</tr>
<tr>
<td>Hendersonville</td>
<td>1,142.51</td>
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<td>927.11</td>
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<tr>
<td>Laurel Park</td>
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<tr>
<td>Saluda</td>
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<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
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<tr>
<td>Fletcher</td>
<td>630.15</td>
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<td>614.44</td>
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<tr>
<td>Flat Rock 51</td>
<td>2.65</td>
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<tr>
<td>Flat Rock 52</td>
<td>2.67</td>
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<td>Flat Rock 56</td>
<td>0.00</td>
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<td>0.00</td>
</tr>
<tr>
<td>Mills River</td>
<td>146.13</td>
<td>0.00</td>
<td>114.00</td>
<td>0.00</td>
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<tr>
<td><strong>TOTAL:</strong></td>
<td>2,166.62</td>
<td>0.00</td>
<td>1,429.03</td>
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</tbody>
</table>
### Total Delinquent Property Tax Collected:

<table>
<thead>
<tr>
<th></th>
<th>TOTAL LEVY CREDIT</th>
<th>ACCRUED INTEREST COLLECTED</th>
<th>TOTAL CASH COLLECTED</th>
<th>YEAR END LEVY DUE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total</strong></td>
<td>720,392.64</td>
<td>185,096.89</td>
<td>832,802.75</td>
<td>3,119,055.00</td>
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<tr>
<td><strong>General County</strong></td>
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<td>1,829.03</td>
<td>3,953.62</td>
<td>372,213.04</td>
</tr>
<tr>
<td><strong>Municipalities</strong></td>
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<td>18,121.63</td>
<td>102,330.81</td>
<td>1,899,856.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>825,718.67</td>
<td>203,058.55</td>
<td>934,761.16</td>
<td>3,769,973.00</td>
</tr>
</tbody>
</table>

**Notes:**
1. Differences in sum of Levy Credit + Accrued Interest and Total Cash Collected is attributed to Rebates (late Releases) and Refunds.
2. The Year End Levy Due columns include amounts due for years prior to 2006 which are legally unenforceable.

Respectfully Submitted,

[Signature]

Darnell Burgos, Tax Administrator

Notary Public, North Carolina
Henderson County
My Commission Expires March 09, 2024
Designation of Voting Delegate
to NCACC Annual Conference

I, Charlie Messer, hereby certify that I am the duly designated voting delegate for Henderson County at the 112th Annual Conference of the North Carolina Association of County Commissioners to be held in Guilford County, N.C., on August 22-24, 2019.

Signed: Charlie Messer
Title: Commissioner

Article VI, Section 2 of our Constitution provides:

“On all questions, including the election of officers, each county represented shall be entitled to one vote, which shall be the majority expression of the delegates of that county. The vote of any county in good standing may be cast by any one of its county commissioners who is present at the time the vote is taken; provided, if no commissioner be present, such vote may be cast by another county official, elected or appointed, who holds elective office or an appointed position in the county whose vote is being cast and who is formally designated by the board of county commissioners. These provisions shall likewise govern district meetings of the Association. A county in good standing is defined as one which has paid the current year's dues.”

Please return this form to Alisa Cobb by: 12 Noon on Friday, August 16, 2019:

NCACC
323 W. Jones Street, Suite 500
Raleigh, NC 27603
Fax: (919) 733-1065
Email: alisa.cobb@ncacc.org
Phone: (919) 715-2685