

MARION COUNTY encourages all citizens of the county to attend Board of Supervisors' meetings. Board of Supervisors' chambers are handicapped accessible and county staff members are available to provide assistance. If you are hearing impaired, vision impaired, or a person with limited English proficiency and require an interpreter or reader, please contact us by noon on the business day prior to scheduled meetings to arrange for assistance (641 828-2231). TTY telephone service is available for the hearing impaired through Relay Iowa (800-735-2942). For questions about ADA compliance or related issues, contact Steve Edwards (641-828-2213 or 641-891-8225).



The following information is available for participating in the meeting electronically.

If you wish to participate see instruction below:

-All participants will be muted upon entering the meeting -Participants are asked to use the chat feature to let the meeting controller know that they would like to address the Board, either during the open comments segment or if attending the meeting to address the Board for a specific agenda item.

Marion County is inviting you to a scheduled Zoom meeting.

Join Zoom Meeting https://us06web.zoom.us/j/85669123894?pwd=M1gwQ1g4WWZkaTITN3p DbHdzUFIEZz09

Meeting ID: 856 6912 3894 Passcode: 396466



MARION COUNTY BOARD OF SUPERVISORS REGULAR AGENDA

3014 E Main St, Knoxville, Iowa

March 28, 2023 9:00 A.M.



I. <u>CALL TO ORDER AND ROLL CALL</u>

Mark Raymie_____ Steve McCombs_____ Kisha Jahner____



II. <u>AGENDA</u>

1. March 28, 2023 - Regular Session Agenda



III. <u>COMMUNICATION</u>



AWO!

IV. <u>PUBLIC COMMENTS</u>:

This is the portion of our agenda during which we hear any public comment about any item NOT on the agenda below. If you are here to be heard on an agenda item, please wait for that item's discussion portion of the agenda to make your comment about the item. Thank you.



V. <u>CONSENT AGENDA</u>:

(All items listed under the consent agenda will be enacted by one motion.)

- 1. Marion County Claims through 3/28/2023.
- 2. Marion County employee salary adjustments. Complete list available in the Human Resource Office.
- 3. Marion County Conservation Board warrants #249500 #249531 through March 21, 2023.





Legislative update from Kelly Meyers, Skinner & Paschke, PLLC



2. Receive/file:

Marion County Zoning Commission Conformity Report -Adkins Urban Renewal Plan

To: Marion County Board of Supervisors

From: Marion County Zoning Commission

Subject: Adkins Urban Renewal Plan

Date: March 21 , 2023

The Marion County Zoning Commission met on <u>March 21, 2023, at 5p.m.</u> at the Marion County Office building at 3014 E. Main St., Knoxville to discuss the proposed <u>Adkins Urban Renewal</u> <u>Plan.</u>

After discussion, the Commission recommends that the Plan is in conformity with the County's Comprehensive Land Use Plan 2013, which Plan is the general plan for the development of the County as a whole. In the Land Use Plan 2013 the Adkins Urban Renewal Area was designated as a parcel of Pleasantville. Marion County DID NOT include this area in the 2013 Marion County Land Use Plan.

Melissa Poffenbarger, Zoning Administrator

Zoning Commission Chairperson

Date



Un-Table 3/14/2023 BOS Agenda Item #14 -Resolution Determining the Necessity and Setting Dates of a Consultation and a Public Hearing on a Proposed Adkins Urban Renewal Plan for a Proposed Urban Renewal Area in Marion County, State of Iowa



4. Resolution 2023-31:

Resolution Determining the Necessity and Setting Dates of a Consultation and a Public Hearing on a Proposed Adkins Urban Renewal Plan for a Proposed Urban Renewal Area in Marion County, State of Iowa



RESOLUTION NO. 2023-31

RESOLUTION DETERMINING THE NECESSITY AND SETTING DATES OF A CONSULTATION AND A PUBLIC HEARING ON A PROPOSED ADKINS URBAN RENEWAL PLAN FOR A PROPOSED URBAN RENEWAL AREA IN MARION COUNTY, STATE OF IOWA

WHEREAS, it is hereby found and determined that one or more economic development areas, as defined in Chapter 403, Code of Iowa, exist within the County and the rehabilitation, conservation, redevelopment, development, or combination thereof, of the area is necessary in the interest of the public health, safety, or welfare of the residents of the County; and

WHEREAS, this Board has caused there to be prepared a proposed Adkins Urban Renewal Plan ("Plan" or "Urban Renewal Plan") for the Adkins Urban Renewal Area ("Area" or "Urban Renewal Area"), which proposed Plan is attached hereto as Exhibit 1 and which is incorporated herein by reference; and

WHEREAS, the purpose of the Plan is to form the Adkins Urban Renewal Area suitable for economic development and to include a list of proposed projects to be undertaken within the Urban Renewal Area, and a copy of the Plan has been placed on file for public inspection in the office of the County Auditor; and

WHEREAS, the property proposed to be included in the Urban Renewal Area is legally described in the Plan and this Board has reasonable cause to believe that the Area described in the Plan satisfies the eligibility criteria for designation as an urban renewal area under Iowa law and; and

WHEREAS, it is desirable that the area be redeveloped as part of the overall redevelopment covered by the Plan; and

WHEREAS, portions of the land proposed to be included in the Urban Renewal Area is within the corporate boundaries of the City of Pleasantville, Iowa and the County will enter into a joint agreement with the city to allow the County to operate within the proposed Urban Renewal Area; and

WHEREAS, the proposed Urban Renewal Area includes land classified as agricultural land and written permission of the current owners will be obtained; and

WHEREAS, the Iowa statutes require the Board of Supervisors to submit the proposed Urban Renewal Plan to the County Planning and Zoning Commission for review and recommendation as to its conformity with the general plan for development of the County as a whole, prior to Board of Supervisor approval thereof; and

WHEREAS, creation of the Urban Renewal Area and adoption of the Urban Renewal Plan therefore has been considered by the County Planning and Zoning Commission for the County and the commission has recommended that the Urban Renewal Plan is in conformity with the general plan for development of the County as a whole, as evidenced by its minutes filed herewith, which minutes are hereby accepted, approved in all respects and incorporated herein by this reference; and

WHEREAS, the Iowa statutes require the Board of Supervisors to notify all affected taxing entities of the consideration being given to the proposed Urban Renewal Plan and to hold a consultation with such taxing entities with respect thereto, and further provides that the designated representative of each affected taxing entity may attend the consultation and make written recommendations for modifications to the proposed division of revenue included as a part thereof, to which the County shall submit written responses as provided in Section 403.5, Code of Iowa, as amended; and

WHEREAS, the Iowa statutes further require the Board of Supervisors to hold a public hearing on the proposed Urban Renewal Plan subsequent to notice thereof by publication in a newspaper having general circulation within the County, which notice shall describe the time, date, place and purpose of the hearing, shall generally identify the urban renewal area covered by the Plan and shall outline the general scope of the urban renewal project under consideration, with a copy of the notice also being mailed to each affected taxing entity.

NOW THEREFORE, BE IT RESOLVED, BY THE BOARD OF SUPERVISORS OF MARION COUNTY, STATE OF IOWA:

Section 1. That the consultation on the proposed Urban Renewal Plan required by Section 403.5(2), Code of Iowa, as amended, shall be held on April 10, 2023, in the Board Conference Room, 3014 East Main Street, Knoxville, Iowa, at 10:00 A.M., and County Supervisor Raymie, or his delegate, is hereby appointed to serve as the designated representative of the County for purposes of conducting the consultation, receiving any recommendations that may be made with respect thereto and responding to the same in accordance with Section 403.5(2), Code of Iowa.

Section 2. That the County Auditor is authorized and directed to cause a notice of such consultation to be sent by regular mail to all affected taxing entities, as defined in Section 403.17(1), Code of Iowa, along with a copy of this Resolution and the proposed Urban Renewal Plan, the notice to be in substantially the following form:





NOTICE OF A CONSULTATION TO BE HELD BETWEEN MARION COUNTY, STATE OF IOWA AND ALL AFFECTED TAXING ENTITIES CONCERNING THE PROPOSED ADKINS URBAN RENEWAL PLAN FOR MARION COUNTY, STATE OF IOWA

Marion County, State of Iowa will hold a consultation with all affected taxing entities, as defined in Section 403.17(1), Code of Iowa, as amended, commencing at 10:00 A.M. on April 10, 2023, in the Board Conference Room, 3014 East Main Street, Knoxville, Iowa concerning a proposed Adkins Urban Renewal Plan for the Adkins Urban Renewal Area, a copy of which is attached hereto.

Each affected taxing entity may appoint a representative to attend the consultation. The consultation may include a discussion of the estimated growth in valuation of taxable property included in the proposed Urban Renewal Area, the fiscal impact of the division of revenue on the affected taxing entities, the estimated impact on the provision of services by each of the affected taxing entities in the proposed Urban Renewal Area, and the duration of any bond issuance included in the Plan.

The designated representative of any affected taxing entity may make written recommendations for modifications to the proposed division of revenue no later than seven days following the date of the consultation. County Supervisor Raymie, or his delegate, as the designated representative of Marion County, State of Iowa, shall submit a written response to the affected taxing entity, no later than seven days prior to the public hearing on the proposed Adkins Urban Renewal Plan, addressing any recommendations made by that entity for modification to the proposed division of revenue.

This notice is given by order of the Board of Supervisors of Marion County, State of Iowa, as provided by Section 403.5, Code of Iowa, as amended.

Dated this day of , 2023.

County Auditor, Marion County, State of Iowa

(End of Notice)

Section 3. That a public hearing shall be held on the proposed Urban Renewal Plan before the Board of Supervisors at its meeting which commences at 9:00 A.M. on May 9, 2023, in the Board Conference Room, 3014 East Main, Knoxville, Iowa.

Section 4. That the County Auditor is authorized and directed to publish notice of this public hearing in the <u>Marion County Express</u>, once on a date not less than four (4) nor more than twenty (20) days before the date of the public hearing, and to mail a copy of the notice by ordinary mail to each affected taxing entity, such notice in each case to be in substantially the following form:



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(One publication required)

NOTICE OF PUBLIC HEARING TO CONSIDER APPROVAL OF A PROPOSED ADKINS URBAN RENEWAL PLAN FOR A PROPOSED URBAN RENEWAL AREA IN MARION COUNTY, STATE OF IOWA

The Board of Supervisors of Marion County, State of Iowa, will hold a public hearing before itself at its meeting which commences at 9:00 A.M. on May 9, 2023 in the Board Conference Room, 3014 East Main, Knoxville, Iowa, to consider adoption of a proposed Adkins Urban Renewal Plan (the "Plan") concerning a proposed Urban Renewal Area in Marion County, State of Iowa.

The Adkins Urban Renewal Area is proposed to contain the land legally described as follows:

The Adkins Urban Renewal Area includes the Adkins Property, Infrastructure Property and ROW described below:

Adkins Property

THE PART OF THE NW ¼ OF THE NE ¼ AND OF THE NE ¼ OF THE NW ¼ OF SECTION 16, TOWNSHIP 76 NORTH, RANGE 21 WEST OF THE 5TH P.M. LYING WEST OF THE WEST LINE OF PARCEL "A" AS CONVEYED TO THE IOWA DEPARTMENT OF TRANSPORTATION AS SHOWN ON THE ACQUISITION PLAT ACCOMPANYING THE COURT OFFICER DEED RECORDED IN BOOK 200 PAGE 4674, EXCEPT PARCEL "B" OF SAID NE ¼ OF THE NW ¼ ACCORDING TO PLAT OF SURVEY THEREOF RECORDED IN BOOK 2005, PAGE 5319

Infrastructure Property

Parcel A of the SE 1/4 of the SW 1/4 of Section 9, Township 76 North, Range 21 West of the 5th P.M., according to the Acquisition Plat accompanying the Court Officer Deed recorded in Book 2000, Page 5213

ROW

The full right of way of any roads adjacent to the Adkins Property and the full right of way of W. Pleasant Street from 700 feet west of the centerline of Highway 5 to 700 feet east of said centerline, and the full right of way of IA Highway 5 beginning 800 feet north of its intersection with W. Pleasant Street to 750 feet south of said intersection.

A copy of the Plan is on file for public inspection in the office of the County Auditor, County Courthouse, Knoxville, Iowa. Marion County, State of Iowa is the local public agency which, if such Plan is approved, shall undertake the urban renewal activities described in such Plan.

The general scope of the urban renewal activities under consideration in the Plan is to promote the growth and retention of qualified industries and businesses in the Urban Renewal Area through various public purpose and special financing activities outlined in the Plan. To accomplish the objectives of the Plan, and to encourage the further economic development of the Urban Renewal Area, the Plan provides that such special financing activities may include, but not be limited to, the making of loans or grants of public funds to private entities under Chapter 15A, Code of Iowa. The County also may reimburse or directly undertake the installation, construction and reconstruction of substantial public improvements, including, but not limited to, street, water, sanitary sewer, storm sewer or other public improvements. The County also may acquire and make land available for development or redevelopment by private enterprise as authorized by law. The Plan and that tax increment reimbursement of the costs of urban renewal projects may be sought if and to the extent incurred by the County. The Plan initially proposes no specific public infrastructure or site improvements to be undertaken by the <u>County, and</u> provides that the Plan may be amended from time to time.

Any person or organization desiring to be heard shall be afforded an opportunity to be heard at such hearing.

This notice is given by order of the Board of Supervisors of Marion County, State of Iowa, as provided by Section 403.5, Code of Iowa.

Dated this day of , 2023.

County Auditor, Marion County, State of Iowa

(End of Notice)

6

- 5

Section 5. That the proposed Urban Renewal Plan, attached hereto as Exhibit 1, for the proposed Urban Renewal Area described therein is hereby officially declared to be the proposed Urban Renewal Plan referred to in the notices for purposes of such consultation and hearing and that a copy of the Plan shall be placed on file in the office of the County Auditor.

Section 6. That the Chairperson and County Auditor are hereby authorized and directed to sign the Joint Agreement included as Exhibit C to the Urban Renewal Plan on behalf of the County, and that the County Auditor is hereby authorized and directed, if he has not already done so, to submit a request to the city council of the City of Pleasantville, Iowa for their approval of the Joint Agreement, with respect to the County's establishment of the proposed Urban Renewal Area within the city's "area of operation," as defined in Iowa Code Section 403.17(4).

Section 7. That the recommendation of the County Planning and Zoning Commission as to the Urban Renewal Plan's conformity with the general plan for the development of the County as <u>a whole has</u> been received and is accepted.

PASSED AND APPROVED this 28th day of March, 2023.

Chairperson, Board of Supervisors

ATTEST:

County Auditor

Label the Plan as Exhibit 1 (with all exhibits) and attach it to this Resolution.

ADKINS URBAN RENEWAL PLAN

for the

ADKINS URBAN RENEWAL AREA

MARION COUNTY, IOWA

April 2023



7

Indiana Township Trustee Vacancies/Appointments

INDIANA





Richard Lambirth 1000 11 0.00

12/31/24

6. Resolution 2023-32:

Authorizing Marion County to Enter Into the Settlement Agreements with Teva Pharmaceutical Industries Ltd, Allergan Finance LLC, Walgreen Co., Walmart Inc., CVS Health Corporation and CVS Pharmacy Inc.



MARION COUNTY RESOLUTION NO. 2023-32

Authorizing MARION County to Enter Into the Settlement Agreements with Teva Pharmaceutical Industries Ltd., Allergan Finance, LLC, Walgreen Co., Walmart, Inc., CVS Health Corporation and CVS Pharmacy, Inc.,

WHEREAS, in 2018, the County Board of Supervisors authorized MARION County (the "County") to enter into an engagement agreement with Crueger Dickinson LLC, Simmons Hanly Conroy LLC and von Briesen & Roper, s.c. (the "Law Firms") to pursue litigation against certain manufacturers, distributors, and retailers of opioid pharmaceuticals (the "Opioid Defendants") in an effort to hold the Opioid Defendants financially responsible for the impact on of the Opioid Epidemic on the County and resources necessary to combat the opioid epidemic;

WHEREAS, on behalf of the County, the Law Firms filed a lawsuit against the Opioid Defendants in 2018 and have been litigating against the Opioid Defendants since that <u>time</u>

WHEREAS, negotiations to settle claims against several of the Opioid Defendants, specifically Teva Pharmaceutical Industries Ltd., Allergan Finance, LLC, Walgreen Co., Walmart, Inc., CVS Health Corporation and CVS Pharmacy, Inc (the "Settling Defendants") have been ongoing for several years;

WHEREAS, negotiations with the Settling Defendants have resulted in proposed nationwide settlements of state and local government claims involved in the Litigation;

WHEREAS, the proposed terms of those proposed nationwide settlements are set forth in the Teva and Allergan Settlement Agreement and the Walmart, Walgreens, and CVS Settlement Agreement (collectively "Settlement Agreements");

WHEREAS, the Settlement Agreements as well as a summary of the main terms of the Settlement Agreements, the deadlines for submitting the Participation Agreements to the Settlement Agreements and the MDL Court's Order setting deadlines for any Plaintiff who declines to enter into the Settlement Agreements have been provided to the County prior to the execution of this Resolution;

WHEREAS, the Settlement Agreements provide, among other things, for the payment of a certain sum to settling government entities in Iowa including to the State of Iowa and Participating Subdivisions, as that term is defined in the Settlement Agreements ("Iowa Opioid Funds"), upon occurrence of certain events as defined in the Settlement Agreements;

WHEREAS, the Law Firms have engaged in extensive discussions with the State Attorney General's Office ("AGO") as to how the Iowa Opioid Funds will be allocated, which has resulted in the Iowa Opioid Allocation Memorandum of Understanding ("Allocation MOU"), which is an agreement between all of the entities who are signatories to the Allocation MOU; WHEREAS, the Allocation MOU divides Iowa Opioid Funds as follows: (i) 50% to the State ("the Iowa Abatement Share") and (ii) 50% to Participating Local Governments ("LG Share"), net of fees and costs allocated to the Iowa Backstop Fund as set forth in Section D of the Allocation MOU and in this Resolution ("LG Abatement Share");

WHEREAS, the LG Abatement Share shall be distributed in direct payments to the Counties that are Participating Local Governments according to the allocation model developed in connection with the proposed negotiating class in the National Prescription Opiate Litigation (MDL No. 2804) in the amounts set forth on Exhibit 2 to the Allocation MOU ("Direct Distribution Percentage"). The Direct Distribution Percentage will be multiplied by the total LG Abatement Share to arrive at the total allocation to the Participating Local Government (the "Direct Distribution Amount");

WHEREAS, 100% of the Iowa Abatement Share and the LG Abatement Share, regardless of allocation, shall be utilized only for Opioid Related Expenditures incurred after the Effective Date of this MOU. The list of approved Opioid Related Expenditures is set forth in Exhibit 1 of the MOU (Iowa State – Local Allocation MOU.

WHEREAS at least 75% of the Iowa Abatement Share and 75% of the LG Abatement Share shall be utilized for only the "Core Strategies" listed in Schedule A of Exhibit 1 to Allocation MOU;

WHEREAS, every Participating Local Government that receives a Direct Distribution Amount shall create a separate fund on its financial books and records that is designated for the receipt and expenditure of the entity's Direct Distribution Amount, called the "LG Abatement Fund;"

WHEREAS, Funds in an LG Abatement Fund shall not be commingled with any other money or funds of the Participating Local Government, but a Participating Local Government may invest LG Abatement Fund funds consistent with the investment of other funds of a Participating Local Government;

WHEREAS, Funds in a LG Abatement Fund may be expended by a Participating Local Government only for Opioid Related Expenditures, shall be dedicated to funding opioid abatement measures as provided in the Settlement Agreements and the Allocation MOU and, for avoidance of doubt, funds in a LG Abatement Fund may not be expended for costs, disbursements or payments made or incurred prior to the Settlement;

WHEREAS, if any audit required by the Allocation MOU reveals an expenditure inconsistent with the terms of the Allocation MOU, the Participating Local Government shall immediately redirect the funds associated with the inconsistent expenditure to an Opioid Related Expenditure;

WHEREAS, the County must comply annually with the reporting requirements in the Allocation MOU;



WHEREAS, if the County elects to become a Participating Subdivision in the Settlement Agreements it will receive the benefits associated with the Settlement Agreement and the Allocation MOU, provided the County (a) approves the Settlement Agreements; (b) executes the Participation Agreements stating the County's intention to be bound by the Settlement Agreements;

WHEREAS, the intent of this Resolution is to authorize the County to enter into the Settlement Agreements by executing the Participation Agreements.

NOW, THEREFORE, BE IT RESOLVED: the County Board of Supervisors hereby approves and authorizes JARED HARMON to settle and release the County's claims against the Settling Defendants in exchange for the consideration set forth in the Settlement Agreements by taking the following measures:

- The execution and delivery of the Participation Agreement to the Settlement Agreements and any and all documents ancillary thereto.
- The execution and delivery of any and all further and other documents necessary to
 effectuate the foregoing and the terms of this Resolution.

BE IT FURTHER RESOLVED: the County shall deposit the LG Share in its account titled "LG Abatement Fund" to receive the LG Abatement Share from the Settlement Agreements.

BE IT FURTHER RESOLVED that all actions heretofore taken by the Board of Supervisors and other appropriate public officers and agents of the County with respect to the matters contemplated under this Resolution are hereby ratified, confirmed and approved.

Adopted by the Marion County Board of Supervisors this 28th day of March, 2023

Kisha Jahner, Marion County Board Chair

ATTEST:

Jake Grandia, Marion County Auditor



7. Resolution 2023-35:

Appointment of Deputy County Attorney Ross Gibson

RESOLUTION # 2023-35

APPOINTMENT OF DEPUTY COUNTY ATTORNEY, ROSS GIBSON

WHEREAS it is in the best interest of the citizens of Marion County for the County Attorney's Office to designate a deputy, who will act as First Assistant County Attorney, and:

WHEREAS the Code of Iowa has established the rules and procedures for the establishment of the deputy,

NOW THEREFORE BE IT RESOLVED BY THE MARION COUNTY BOARD OF SUPERVISORS, for the benefit of all Marion County citizens, that Ross Gibson be appointed as deputy county attorney and shall have the title of First Assistant County Attorney.



Support for Application to OCIO Broadband Intervention Zone Invitation to Qualify #001





WHAT IS AN **INVITATION TO QUALIFY?**

An Invitation to Qualify (ITQ) is a way for communities to help the state identify areas that should be funded with future grant funding opportunities by showcasing the communities' need for high-speed internet.

WHO CAN BE AN **APPLICANT?**

Applicants must be a community such as a city or county government, or organizations or regional entities within or representing the community.

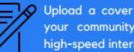
HOW DO I APPLY?

Register online for an Iowa Grants system account and submit the online application.

I NEED HELP!

No-cost help desk services will be available to provide phone and e-mail support. 515-218-1413 ociogrants@iowa.gov

WHAT YOU NEED TO COMPLETE AN APPLICATION



Upload a cover letter to describe your community and the benefit high-speed internet would bring.

Use our instructions to determine address locations in your community area that lack high-speed broadband.



Optionally, you can talk about how a lack of internet impacts work, education, and health monitoring in your community.

Providing letters from community leaders that support the buildout of high-speed internet can help enrich an application.



Finally, you can add why you think internet hasn't been built out to your community yet.



9. Resolution 2023-37:

Request for FY 2023/2024 Suspension of Property Taxes – Parcel 12582-005-00

RESOLUTION NO. 2023-37 SUSPENSION OF TAXES

WHEREAS, Section 427.9 of the Code of Iowa requires the Board of Supervisors of Marion County Iowa to order the Treasurer to suspend the collection of all the taxes, special assessments, and rates or charges, including interest, fees, and costs, assessed against the parcels and remaining unpaid for those individuals that present to the county board of supervisors evidence they are receiving federal supplementary security income or state supplementary, as defined in section 249.1, or are a resident of a health care facility, as defined by section 135C.1, which is receiving payment from the department of human services for the person's care;

WHEREAS, the eligibility for continued tax suspension of the individual owning Parcel 12582-005-00 has been verified by the Iowa Department of Human Services as required annually under Section 427.9 of the Code of Iowa;

THEREFORE, the Board of Supervisors of Marion County Iowa directs the Treasurer to suspend the collection of all the taxes, special assessments, and rates or charges, including interest, fees, and costs, assessed against the parcel 12582-005-00 for tax collection year 2023/2024.



AWOL

Appointment – Marion County Board of Health

- Dan Vander Beek: To Fill Vacancy – term ending 12/31/2023

Board of Health (3 yr. term)	Vacant 12.13.2022	12/31/2023
Board of Health (3 yr. term)	Huyser, Ann	12/31/2023
Board of Health (3 yr. term)	Lensing, Dale	12/31/2024
Board of Health (3 yr. term)	Raymie, Mark	12/31/2023
Board of Health (3 yr. term)	Remington, Shannon	12/31/2025
Appointed @ BOS		



Marion County Courthouse Grounds Special Event Application - Mock Trial for 8th Grade: Classical Conversations – Challenge B of Pella 4/22/2023



SPECIAL EVENT PERMIT APPLICATION FORM

1. SPONSOR Classical Conversations - Challenge B of Pella

ADDRESS 24 Glenwood St. Pella, IA 50219

PHONE 641-780-5195

2. EVENT TYPE: (description) Mock Trial for 8th grade

3. EVENT CONTACT PERSON(s) Andi Dykstra PHONE 641-780-5195

ADDRESS 24 Glenwood St. Pella, IA 50219 E-MAIL andi@iowatec.com

4. ON-SITE CONTACT PERSON(s) Andi Dykstra PHONE 641-780-5195

5. EVENT LOCATION (Hopefully) Marion County Courthouse - courtroom

6. EVENT DATE 4/22/23 EVENT START TIME 9:00am EVENT END TIME 2:00pm

7. SET UP TIME 9:00am TAKE DOWN TIME 1:30pm

8. RAIN DATE/TIME_n/a

9. RESTROOMS: NUMBER OF TOILETS BEING PROVIDED n/a

LOCATION(S) OF TOILETS - n/a

USE OF COURTHOUSE RESTROOMS REQUESTED? yes

10. UTILITIES TO BE USED (LIST EQUIPMENT TYPES)(attach additional pages if necessary)

n/a

10a. ELECTRICAL SOURCE N/a

10b. WATER SOURCE n/a

12. SITE PLAN ATTACHED.	YES	× NO
13. INDEMNITY AGREEMENT SIGNED AND ATTACHED.	YES	× NO
14. INSURANCE CERTIFICATE ATTACHED. requesting a waiver	YES	x NO
15. DAMAGE DEPOSIT INCLUDED (AMOUNT \$) YES	× NO

11. SECURITY n/a

I have read this Special Event Agreement and Application packet and have accurately and truthfully completed the Application. I agree that I will obtain any other permits necessary and will follow the guidelines and requirements set forth in the packet.

andrea L. Dypetra 3/15/23

Signature

Date

Marion County Courthouse Grounds Special Event Application - Knoxville Farmers Market: Summer of 2023



SPECIAL EVENT PERMIT APPLICATION FORM

1. SPONSOR Knoxville Faimers Market Mars ADDRESS (00) 5, 3rd St. PHONE (141-871-1009 2. EVENT TYPE: (description) Farmers Market - Variety of Vendors Selling produce, flowers, eggs, heney, cafts, books, etc. 3. EVENT CONTACT PERSON(S) Denaly M/AISh PHONE 441-871-1009 ADDRESS (10) 5 ZIA St E-MAIL denay (Marshsgarden, Com PHONE 641-871-1009 4. ON-SITE CONTACT PERSON(s) Dengin 5. EVENT LOCATION <u>Coulthouse</u> <u>Spliall</u> 5. t <u>53</u>, 23 to 9.30, 23 set <u>5</u>, 200 6. EVENT DATE <u>Twes</u> <u>event start time twes</u> <u>sub</u> <u>Event end time <u>56</u> to 12:00 pm <u>54</u> <u>Tice</u> <u>Am</u> 7. SET UP TIME <u>Twes</u> <u>2115 fm</u> TAKE DOWN TIME <u>Twes</u> <u>5</u>; 36 pm</u>

9. RESTROOMS: NUMBER OF TOILETS BEING PROVIDED 1/A - Dangs + Colfec connection

USE OF COURTHOUSE RESTROOMS REQUESTED? 1855 bly Some May Worder in

10. UTILITIES TO BE USED (LIST EQUIPMENT TYPES)(attach additional pages if necessary)

Water

Electric

8. RAIN DATE/TIME N/A

LOCATION(S) OF TOILETS -

10a. ELECTRICAL SOURCE	01	n West	Side	
				RECEIVED
106. WATER SOURCE Fau de +	cr	West	Side	MAR 1 7 2023

MARION CO. AUDITOR

127 US We

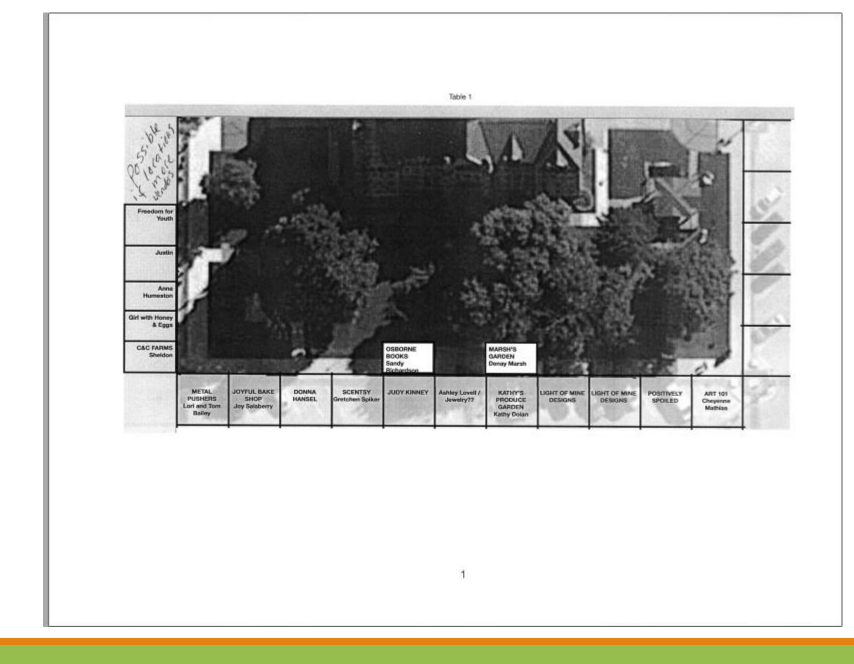
their s

11. SECURITY Knowlle Police if necessary

12. SITE PLAN ATTACHED.	YES YES	NO NO
13. INDEMNITY AGREEMENT SIGNED AND ATTACHED.	YES YES	NO NO
14. INSURANCE CERTIFICATE ATTACHED.	YES	NO NO
15. DAMAGE DEPOSIT INCLUDED (AMOUNT S) YES	NO NO

I have read this Special Event Agreement and Application packet and have accurately and truthfully completed the Application. I agree that I will obtain any other permits necessary and will follow the guidelines and requirements set forth in the packet.

Date



MARION

AWO

13. Board of Supervisor Updates



VII. BOARD OF SUPERVISOR ADJOURNMENT

