CALL TO ORDER

PLEDGE OF ALLEGIANCE

INVOCATION – Chaplain Joe Creek

ROLL CALL

APPROVAL OF FEBRUARY 10, 2014 MINUTES

PRESENT PROCLAMATIONS

1. Athletic Trainers Month – Therese Sparn

VOTE ON ZONING RESOLUTION

CZ-2-2014: Application of Thomas R. Meeks, from R-1 to C-2

VOTE ON OTHER RESOLUTIONS

- **14-3-1:** Resolution in Support of Fiscal Year 2014 THDA HOME Grant Application
- **14-3-2:** Resolution of the Montgomery County Board of Commissioners Approving Amendments to the 2013-14 School Budget
- **14-3-3:** Resolution Authorizing the Negotiation of a Contract with Greater Dickson Gas Authority to Provide Natural Gas Service to Southern Montgomery County
- 14-3-4: Resolution of the Montgomery County Board of Commissioners Authorizing the Acceptance and Permission to Spend Grant Funds from the Tennessee Department of Health
- 14-3-5: Resolution to Establish an Updated Occupational Safety and Health Program Plan, Devise Rules and Regulations, and to Provide for a Safety Director and the Implementation of Such a Program Plan
- 14-3-6: Resolution to Encourage and Support an Act by the Tennessee General Assembly for the Honorary Naming of the US 41A Bypass, Also Known as Ashland City Road, to the David "Bubba" Johnson Memorial Highway

UNFINISHED BUSINESS

1. A motion needs to be made to amend Resolution 13-10-7 (Resolution Approving a Site Location and Development Agreement Between the State of Tennessee; the Industrial Development Board of the County of Montgomery, Tennessee; Montgomery County, Tennessee; the City of Clarksville, Tennessee; and a Major Manufacturing Company, to Establish a Manufacturing Facility in the Clarksville-Montgomery County Corporate Business Park) to approve the attachments to the Exhibits that were not complete at the time the resolution was approved in October of 2013.

REPORTS

1. County Clerk's Report – (requires approval by Commission)

REPORTS FILED

- 1. February 2014 Adequate Facilities Tax and Permit Revenue Reports
- 2. Accounts & Budgets Year-to-Date Report
- 3. Trustee's Report
- 4. School System Quarterly Financial and Construction Reports

COUNTY MAYOR NOMINATIONS – Mayor Carolyn Bowers

ANNOUNCEMENTS

1. The Ribbon Cutting and Dedication of the Cumberland Heights Bartee Center will be held on March 27, at 2:00 p.m. You should find an invitation on your desk.

ADJOURN

CZ-2-2014

RESOLUTION OF THE MONTGOMERY COUNTY BOARD OF COMMISSIONERS AMENDING THE ZONE CLASSIFICATION OF THE PROPERTY OF THOMAS R MEEKS

WHEREAS, an application for a zone change from R-1 Single-Family Residential District to C-2 General Commercial District has been submitted by Thomas R Meeks and

WHEREAS, said property is identified as County Tax Map 78-E-A, parcel 11.00, containing 0.63 acres, situated in Civil District 13, located in the southwest corner of the Zinc Plant Rd. & Cumberland Heights Rd. intersection.; and WHEREAS, said property is described as follows:

Beginning at an iron pin 30.0" off the center of Zinc Plant Road, being Bobby Baggett's Northeast corner, thence with Baggett South 05 degrees, 22' West-130.92'o an existing iron pin, thence with the fence line bordering Charlie Jones and John Potter South 86 degrees 18' East-285.50' to an iron pin, 25.0' off the center of Cumberland Heights Road, thence with the Road R.O.W. North 8 degrees, East-61.0' to an iron pin at the R.O.W. of Zinc Plant Road, thence with Zinc Plant Road R.O.W. North 72 degrees 33' 09" West-294.71' to the beginning containing 0.63 +/- acres (Tax Map 078-E-A Parcel 11.00)

WHEREAS, the Planning Commission staff recommends APPROVAL and the Regional Planning Commission recommends APPROVAL of said application.

NOW, THEREFORE, BE IT RESOLVED by the Montgomery County Board of County Commissioners assembled in regular session on this 10th day of March, 2014, that the zone classification of the property of Thomas R Meeks from R-1 to C-2 is hereby approved.

Duly passed and approved this 10	oth day of March, 2014.	().0 1 P. 10
	Sponsor	Van a. Fifthe
	Commissioner	• • • • • • • • • • • • • • • • • • • •
	Approved	
Attested:		County Mayor
County Clerk		

RESOLUTION IN SUPPORT OF FISCAL YEAR 2014 THDA HOME GRANT APPLICATION

WHEREAS, funds are available through the State of Tennessee, HOME Program; and

WHEREAS, Montgomery County wishes to improve housing within Montgomery County; and

WHEREAS, Montgomery County may apply for HOME funds in an amount not to exceed \$500,000.00.

NOW, THEREFORE, BE IT RESOLVED by the Montgomery County Board of Commissioners assembled in regular session on this the 10th day of March, 2014, that application be made for HOME funds for housing improvements, and that Carolyn Bowers, County Mayor, be authorized to sign the application and all assurances necessary to filing said application.

Dedeco		al Albin A Oth	day of March 2014
Duly p	assed and approve	a this 10"	day of March, 2014.
		Sponsor	Carly Dones
	Com	nmissioner	Joe / Creek
		Approved	
			County Mayor
ttested			
	County Clerk		

RESOLUTION OF THE MONTGOMERY COUNTY BOARD OF COMMISSIONERS APPROVING AMENDMENTS TO THE 2013-14 SCHOOL BUDGET

WHEREAS, the proposed amendments to the General Purpose School Fund, and Transportation Fund Budgets reflect the most recent estimates of revenues and expenditures, and,

WHEREAS, the Clarksville-Montgomery County Board of Education has studied the attached amendments and approved them on February 11, 2014, for recommendation to the Montgomery County Board of Commissioners.

NOW, THEREFORE, BE IT RESOLVED by the Montgomery County Board of County Commissioners assembled in Regular Business Session on this 10th day of March, 2014, that the 2013-14 School Budget be amended as per the attached schedules.

Sponsor By J
Commissioner
ApprovedCounty Mayor
AttestedCounty Clerk

CMCSS

Clarksville-Montgomery County School System General Purpose School Fund Budget

2013-20 Origir Budg
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Estimated Revenues

Local Revenues

Income lax Mixed Drink Tax	Career Ladder Extended Contracts	Career Ladder Program	Other State Education Funds	Early Childhood Education	Basic Education Program	Transition School To Work	State Revenues	lotal Local Revenues	Contributions & Gifts	Damages from Individuals	Sale of Equipment	Misc. Refund - Other	n-zate runding	Cale of Recycled Materials	Sale of Paggled Metails	Sale of Materials & Street	Cillilla background ree	Criminal Daylard Tay ordering	Tuition - Regular Day Students	Archives & Records Management Fee	Interstate Telecommunications Tax	Bank Excise Tax	Mixed Drink Tax	Business Tax	Wheel Tax	Local Option Sales Tax	Payments In Lieu of Taxes (Utility)	Interest & Penalties	Cir. Clk/Clk Mastr Coll	rustees Collection - Bankruptcy	Trustees Collection - Prior Years	Current Property Tax
134,800 310,000	106,600	620,000	30,000	1,829,270	120,911,166	90,000		76,872,941	60,000	1,000	25,000	35,000	159,245	1,000	50	133,116	30,000	40,000	0,000	6,000	10,000	\$0 000 ·	000,000	800,000	4 124 000	39,662,700	. 797,830	250,000	ı		1,000,000	29,887,700
134,800 310,000	106,600	620,000	30,000	1,829,270	120,911,166	90,000	•	76,872,941	60,000	1,000	25,000	35,000	159,245	1,000	50	133,116	30,000	40,000	6,300	6,000	10,000	7000	000,000	4, 124,000	4 434 000	39.662.700	797.830	250,000	ı	t	1,000,000	29,887,700
22,800 (310,000)	ì	102,486	1.830.354		988,834	1		878,072	20,000	1	95,000	30,800	76,255	5,000	1,450	23,284	(2,000)	•	2,200	0,000	10,000	304,000	254,000	(100,000)	(400,000)	(800 000)	25 170	38,000	3,158	36,855	(25,000)	942,900
157,600	106,600	722,486	1,860,354	1.829.270	121.900.000	90.000		77,751,013	80,000	1,000	120,000	65,800	235,500	6,000	1,500	156,400	28,000	40,000	8,500	20,000	75,000	354,000	716,000	4,024,000	4,004,700	38 867 700	823 000	288,000	3,158	36,855	975,000	30,830,600
Based on YTD collections Moved to local revenue		Based on YTD collections	PARCC acceptant funding	The state of the s	Move Tech PARCC funding/ADM growth				Premier Medical. Ed. Foundation		Based on YTD collections	Based on YTD collections	Based on YTD collections	Based on YTD collections		Based on YTD collections	Based on YTD collections	Based on YTD collections	Based on YID collections	Based on YTD collections	Based on YID collections	pased on TTD collections	Pond on VTD politations	Based on VTD collections	Based on YTD collections	Based on YTD collections	Based on YTD collections	Based on YTD collections	Based on YTD collections			

	2013-2014	Current	Proposed	Proposed	
	Budget	Amended Budget	Increase (Decrease)	Amended Budget	
Total State Revenues	124,031,836	124,031,836	2.634.474	126.666.310	
Federal Revenues		,	•		
Educ. of the Handicapped Act	1	81.018	ì	81 018	
Special Ed Preschool	1	19,482	ı	19.482	
Public Law 874 (Impact Aid)	3,416,000	3,416,000	F	3,416,000	
JROTC	460,000	460,000	120,000	580,000	Based on VTD collections
Adult Literacy	27,000	27,000		27,000	
Total Federal Revenues	3,903,000	4,003,500	120,000	4,123,500	
Non-Revenue Sources				•	
Insurance Recovery	25,000	25,000	8,000	33.000	Based on YTD collections
Operating Transfers	242,307	242,307	37,693	280,000	Based on YTD collections
lotal Non-Revenue Sources	267,307	267,307	45,693	313,000	

Beginning Reserves and Fund Balance

Total Revenues

205,075,084

205,175,584

3,678,239

208,853,823

Total Rese	Be.	료	7. 7. 7. R.
Total Reserves and Fund Balance	Beginning Fund Balance	Total Reserves	Reserve for On-The-Job Injury Reserve for Property & Liability Insurance Reserve for Extended Contract Reserve for Career Ladder
20,490,419	17,651,709	2,838,710	1,375,218 1,320,000 146,206 -2,714
24,463,763	21,621,693	2,842,070	1,375,218 1,320,000 147,372 (520)
ı	ı	1	1 1 1 1
24,463,763	21,621,693	2,842,070	1,375,218 1,320,000 147,372 (520)

Total Available Funds

225,565,503

229,639,347

3,678,239

233,317,586

2013-2014 Current Proposed Proposed Original Amended Increase Amended Budget (Decrease) Budget
Propose Amende Budge
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7440		EXpe
		Expenditures (
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-		(Appropriations)
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	24,038,292	100,960	23,937,332	23,612,492	Total 71200 - Special Education
	55,000	1	55,000	10,000	Equipment
	85,360	1	85,360	85,360	Supplies and Materials
	1,408,679	1	1,408,679	1,408,679	Colliacted Services
-	5,760,341		5,760,341	5,706,593	Employee Benefits
Additional positions based on student needs	16,728,912	100,960	16,627,952	16,401,860	Salaries
					71200 - Special Education
	1,063,365	23,247	1,040,118	1,031,021	Total 71150 - Alternative School
	3,000	•	3,000	3,000	supplies allu Matellais
	30,600	1	30,600	30,600	Collifacted Services
Required benefits	231,348	3,298	228,050	226,753	Controlled Control
Based on ed/exp/positions used	798,417	19,949	778,468	770,668	Salaries
					71150 - Alternative School
	106,994,320	71,787	106,922,533	105,716,359	Total 71100 - Regular Instruction
	23,000	1	23,000	23,000	Edubilieli
	416,247	1	416,247	416,24/	Crief Cital yes
School instructional supplies	2,219,226	71,787	2,147,439	2,142,439	oupplies and ividenals
	2,447,040	ŧ	2,447,040	2,447,040	Contracted Services
	25,876,086	1	25,876,086	25,702,360	Employee Benefits
	76,012,721	1	76,012,721	74,985,273	Salaries
					71100 - Regular Instruction

	7,650,677	(299,417)	7,950,094	7,783,972	Total 72130 - Other Student Support
	<u>.</u>				The second secon
	1.200		1,200	1,200	supplies and Materials
	301,783	1	301,783	301,783	Contracted Celylices
	1,816,788	t	1,010,700	1,7 87,007	Confront Continue
Chiacen reacties suberiors with Grant Inholing	0,000,000	(, , , , , ,)	2016 300	1 707 201	Employee Benefits
Depleted teacher street and with west to die	5 530 906	(299.417)	5,830,323	5,683,688	Salaries
					72130 - Other Student Support
	1,212,003	4/0	1,414,010		
	4 272 553	478	1 272 075	1.249.101	Total 72120 - Health Services
	13,000	,	13,000	13,000	Aary II Self
	18,345	,	10,343	2000	To linment
	200	1	10 700	18 045	Supplies and Materials
	700	ı	700	700	Contracted Services
paren en em exhaperations asca	348 767	r	348,767	345,195	Employee Benefits
Based on ed/exp/nositions used	891.741	478	891,263	872,161	Salaries
					72120 - Health Services
	795,914	£.	795,914	788,172	Total 72110 - Student Services
	6,000	i	6,000	6,000	Other Charges
	3,975	r	3/8/5	0,870	
	671,01	ı	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	370 6	Supplies and Materials
	1000		10 125	10 125	Contracted Services
	190.564	1	190,564	189,491	Employee Benefits
	585.250	1	585,250	578,581	Salaries
					72110 - Student Services
	4,899,438	3	4,899,438	4,851,755	Total 71300 - Vocational Education
	10,000		10,000		
	1000		10,000	10 000	Equipment
	182,000	1	182,000	182,000	Supplies and Materials
	84,000		84,000	84,000	Colludated Selvices
	1, 155, 427	r	1,155,427	1,148,664	
	3,468,011	1	3,468,011	3,427,091	Salaries
					71300 - Vocational Education
	Amended Budget	Increase (Decrease)	Amended Budget	Original Budget	
	U tanana	Proposed	Current	2013-2014	

	Concient of	ar pose sollool I	nafana nin	Ger	
	2013-2014 Original Budget	Current Amended Budget	Proposed Increase (Decrease)	Proposed Amended Budget	
72210 - Regular Instruction Support					
Salaries	7,389,239	7,481,997	26,770	7.508.767	Rased on decree/eyn/nocitions used
Employee Benefits	2,457,342	2,559,782		2,559,782	page of reflect cylabositoria rager
Contracted Services	71,971	71,971	ı	71.971	
Supplies and Materials	536,558	539,031	(1,250)	537.781	School supply allocation adjusted
Other Charges	242,086	242,086	34,878	276,964	Staff development requirements
Total 72210 - Regular Instruction Support	10,697,196	10,894,867	60,398	10,955,265	
72215 - Alternative School Support					
Salaries Employee Benefits	20,257 18,392	20,903 18,533	26	20,929	Actual salary requirement
					•
Total 72215 - Alternative School Support	38,649	39,436	32	39,468	
72220 - Special Education Support					
Salaries	1,627,599	1,659,180	ı	1.659.180	
Employee Benefits	521,225	526,466	t	526,466	
Contracted Services	31,900	31,001	r	31.001	
Supplies and Materials	82,050	81,750	1	81.750	
Other Charges	20,500	19,000	ſ	19,000	
Total 72220 - Special Education Support	2,283,774	2,317,397	1	2,317,397	

72230 - Vocational Education Support

Employee Benefits
Contracted Services

80,633 33,167 400 1,000 1,500

81,957 33,398 400 1,000 1,500

81,957 33,398 400 1,000 1,500

Supplies and Materials
Other Charges

Total 72230 - Vocational Education Support

116,700

118,255

118,255

72260 - Adult Education Support

	,				
	658,860	•	658,860	643,002	Total 72320 - Printing and Communications
	6,000	ı	6,000	6,000	Equipment
	12,000	t	12,000	12,000	Culei Citalges
	54,366	ı	54,366	54,366	Other Charges
	47,570	ı	47,570	47,570	Contracted Services
	158,659	1	158,659	156,030	Employee Benefits
	380,265	j	380,265	367,036	Salaries
					72320 - Printing and Communications
	386,249	*	386,249	380,840	Total 72320 - Director of Schools
	15,000	ī	15,000	15,000	Ouel Chaiges
	5,500		5,500	5,500	Supplies and Materials
	81,800	ı	81,800	79,300	Contracted Services
	61,300	1	61,300	59,616	Employee Benefits
	222,649	ť	222,649	221,424	Salaries
					72320 - Director of Schools
	3,727,151	400,437	3,326,714	2,264,517	Total 72310 - Board of Education
<u>:</u>	1,330,529	ţ	1,330,529	1,330,529	Irustees Commission
Liability premium moved from 72610	626,588	385,769	240,819	240,819	Insurance Premiums
	396,000	ı	396,000	396,000	Other Charges
٠	222,000	1	222,000	222,000	Contracted Services
Required benefits	1,076,879	1,043	1,075,836	14,218	Employee Benefits
Per Board/County Commission meeting rate change	75,155	13,625	61,530	60,951	Salaries
					72310 - Board of Education
	146,714	J	146,714	145,096	Total 72260 - Adult Education Support
	122,103 24,611	F I	122,103 24,611	120,715 24,381	Salaries Employee Benefits

	1,557,387	31,249	1,526,138	2,565,434	Total 72520 - Human Resources
	500	-	500	500	rdabillalit
Moved prof. devlopment to instruction	18,000	(11,285)	29,285	29,285	Cities Citaiges
-	38,000	ì	38,000	38,000	Other Cherry
Travel expense	78,255	(688)	78,943	78,943	Contracted Services
Required benefits	364,871	12,398	352,473	1,408,774	Employee Benefits
Startup for In-house Teacher Sub Program	1,057,761	30,824	1,026,937	1,009,932	Salaries
					72520 - Human Resources
	2,388,583	4,226	2,384,357	2,229,530	Total 72510 - Business Affairs
Actual cost of equipment	61,863	2,410	59,453	3,600	Equipment
example in survey adoptives	20,000		20,000	20,000	Other Charges
Savings in office simplies	41.000	(2,200)	43,200	43,200	Supplies and Materials
	228 221	•	228,221	203,760	Contracted Services
Required benefits	577,729	1,236	576,493	559,044	Employee Benefits
Startin for In-house Teacher Sub Program	1.459.770	2,780	1,456,990	1,399,926	Salaries
					72510 - Business Affairs
	15,752,570	27,670	15,724,900	15,505,206	Total 72410 - Office of the Principal
	58,000	E	58,000	58,000	Equipment
	24,000	t	24,000	24,000	Other Charges
	19,230	t	19,230	19,230	Contracted Services
Required benefits	4,156,843	9,570	4,147,273	4,115,164	Employee Benefits
Based on ed/exp/positions used	11,494,497	18,100	11,476,397	11,288,812	Salaries
					72410 - Office of the Principal
	mange.			•	
	Proposed Amended Rudget	Proposed Increase	Current Amended Budget	2013-2014 Original Budget	

	5,979,170	32,119	5,947,051	5,915,600	iotal 72810 - Information Technology
;					1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
Technology for NWHS academy	1,278,825	40,000	1,238,825	1,238,825	Equipment
	45,161	1	45,161	45,161	Cuner Charges
	1,517,158	1	1,517,158	1,517,158	outpiles and Materials
	2,056,802		2,056,802	2,056,802	Collitacted Set vices
Required benefits	262,610	(115)	262,725	257,057	Controded Control
Based on ed/exp/positions used	818,614	(7,766)	826,380	800,597	Salaries Employee Bornett
					72810 - Information Technology
	6,281,701	(37,754)	6,319,455	6,117,154	Total 72620 - Maintenance of Plant
Based on actual premiums	19,554	(1,490)	21,044	21,044	insurance Premiums
	5,000	ı	5,000	5,000	Equipment
	2,500	ı	2,500	2,500	Ciner Charges
Required for vehicle parts account	1,195,446	3,000	1,192,446	1,192,446	Supplies and Materials
Based on negotiated copier contract	1,596,357	(50,000)	1,646,357	1,646,357	Contracted Services
	1,040,272	ı	1,040,272	1,004,613	Employee Benefits
Based on ed/exp/positions used	2,422,572	10,736	2,411,836	2,245,194	Salaries
					72620 - Maintenance of Plant
	16,463,664	(390,696)	16,854,360	16,730,902	Total 72610 - Operation of Plant
Liability moved to Board accounts	463,205	(391,496)	854,701	854,701	ilisurance Fremiums
	7,724,810	1	7,724,810	1,124,810	Cilliaga
Based on actual cost	70,800	800	70,000	0,000	
	7,000	Ī	7,000	7,000	Crief Clarges
	436,969	1	436,969	436,969	Orbot Chargos
	491,360	ı	491,360	491,360	Contracted Services
	2,483,800	1	2,483,800	2,462,232	Employee Benefits
	4,785,720	•	4,785,720	4,683,830	Salaries
					72610 - Operation of Plant
	Amended Budget	Increase (Decrease)	Amended Budget	Original Budget	
and the second s	Proposed	Proposed	Current	2013-2014	
	-				

	2013-2014 Original Budget	Current Amended Budget	Proposed Increase (Decrease)	Proposed Amended Budget	
73400 - Early Childhood Education					
Salaries	1,425,198	1,455,445	1,198	1,456,643	Based on ed/exp/positions used
Employee Benefits	588,773	594,309	219	594,528	Required benefits
Contracted Services	51,000	51,000	1	51,000	
Supplies and Materials	10,000	10,000	1	10,000	
Other Charges	20,000	20,000	1	20,000	
Total 73400 - Early Childhood Education	2,094,971	2,130,754	1,417	2,132,171	
82230 - Debt Service					
Interest Payments	21,000	21,000	1	21,000	
Total 82230 - Debt Service	21,000	21,000		21,000	
99100 - Interfund Transfers					
	330,000	1,330,000	r	1,330,000	
	700,040	488,040	(11,775)	487,565	Based on actual debt payments
Total 99100 - Interfund Transfers	829,340	1,829,340	(11,775)	1,817,565	

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Total Expenditures	213,611,783	217,443,351	14,378	217,457,729	
Ending Reserves and Fund Balance					
Fund Balance On-The-Job Injury Reserve Property & Liability Insurance Reserve	9,106,918 1,375,218 1,320,000	9,345,834 1,375,218 1,320,000	3,701,630 - -	13,047,464 1,375,218 1,320,000	Projected fund balance as of 6/30/14
Extended Contract Reserve Career Ladder Reserve	154,335 -2,751	155,501 (557)	(37,763) (6)	117,738 (563)	Projected reserve as of 6/30/14 Projected reserve as of 6/30/14
Total Reserves and Fund Balance	11,953,720	12,195,996	3,663,861	15,859,857	
Total Expenditures, Reserves and Fund Balance	225,565,503	229,639,347	3,678,239	233,317,586	

2013-2014 Current Proposed Proposed Original Amended Increase Amended Budget (Decrease) Budget	Clarksville-Montgomery County School System Transportation Fund Budget

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1,835,000 1,835,000 44,100 1,879,100 60,000 60,000 - 15,0		14,125,984	45,300	14,080,684	12,850,317	Total Available Funds
1,835,000 1,835,000 44,100 1,879,100 60,000 60,000 - 60,000 - 15,000 15,000 15,000 - 15,000 15,000 - 15,000 15,000 15,000 15,000 15,000 15,000 15,000 1,200 50,200 1,200 2,500 - 2,500 1,000 1,000 - 3,200 7,000 7,000 - 7,000 - 7,000 1,000 1,000 - 1,000 1,000 1,000 - 1,000 1,000 1,000 - 1,000 1,0		3,247,945	ı	3,247,945	2,017,578	Beginning Fund Balance
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perfy Tax 1,835,000 1,835,000 44,100 1,879,100 plection - Prior Years 60,000 60,000 - 60,000 enalties 15,000 15,000 - 15,000 n Lieu of Taxes (Utility) 49,000 49,000 1,200 50,200 a Tax 3,000 3,000 - 3,000		2,500	1	2,500	2,500	
perty Tax 1,835,000 1,835,000 44,100 1,879,100 perty Tax 1,835,000 60,000 - 60,000 enalties 15,000 15,000 - 15,000 n Lieu of Taxes (Utility) 49,000 49,000 1,200 50,200	-	3,000	•	3,000	3,000	
perty Tax 1,835,000 1,835,000 44,100 1,879,100 50,000 - 60,000 - 60,000 - 15,000 - 15,000 - 15,000	Based on YTD collections	50,200	1,200	49,000	49,000	
Perty Tax 1,835,000 1,835,000 44,100 1,879,100 50,000 - 60,000		15,000	ı	15,000	15,000	
perty Tax 1,835,000 1,835,000 44,100 1,879,100		60,000	ı	60,000	60,000	
devenues	Based on YTD collections	1,879,100	44,100	1,835,000	1,835,000	40110 Current Property Tax
						Local Revenues

Clarksville-Montgomery County School System Transportation Fund Budget

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	2013-2014 Original Budget
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	Expenditures (Appropriations)
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Total Expenditures and Fund Balance	Ending Fund Balance	Total Expenditures	Total 72710 - Transportation	Insurance Premiums	Equipment	Other Charges	Supplies and Materials	Contracted Services	Employee Benefits	Salaries	72710 - Transportation	Total 72510 - Fiscal Services	72510 - Fiscal Services	Total 72310 - Board of Education	72310 - Board of Education Trustee's Commission
12,850,317	646,139	12,204,178	12,164,178	50,999	106,947	20,000	2,036,550	256,150	3,079,476	6,614,056		40,000		0	0
14,080,684	1,390,994	12,689,690	12,649,690	50,999	106,947	20,000	2,036,550	256,150	3,140,778	7,038,266				40,000	40,000
45,300	58,577	(13,277)	(13,277)	(5,257)	6,780	1	(11,700)	(3,100)	1			1	٠	•	
14,125,984	1,449,571	12,676,413	12,636,413	45,742	113,727	20,000	2,024,850	253,050	3,140,778	7,038,266				40,000	40,000
	Projected fund balance as of 6/30/14			Based on actual premium	Actual cost of equipment		Reduced vehicle parts account	Reduced vehicle maintenance account							

CMCSS

Clarksville-Montgomery County School System Federal Projects Fund Budget

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Budget	Original	2013-2014
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Budget	Amended	Current
Budget Budget (Decrease) Budget	Increase	Current Proposed Proposed
Budget	Amended	Proposed
		to a track of the common type of the designment of the

Estimated Revenues

, 1	26,292,071	2,508,547	23,783,524	22,783,524	Total Available Funds
Actual fund balance carried forward	1,347,561	1,347,561	•	0	Beginning Fund Balance
1	24,944,510	1,160,986	23,783,524	22,783,524	Total Revenues
Based on actual needs	1,775,000 1,775,000	650,407 650,407	1,124,593 1,124,593	124,593 124,593	49800 Operating Transfers Total Non-Revenue Sources
					Non-Revenue Sources
	22,436,868	388,832	22,048,036	22,048,036	Total Federal Revenues
Based on actual Federal allocations	2,884,435	(612,363)	3,496,798	3,496,798	47990 Other Direct Federal
Based on actual Federal allocations	2,641,704	1,146,334	1,495,370	1,495,370	47311 Race To The Top
Based on actual Federal allocations	1,045,681	(670)	1,046,351	1,046,351	47189 Title II-A
Based on actual Federal allocations	930,000	445,000	485,000	485,000	47147 Safe & Drug-Free Schools (Title IV, CCLC)
Based on actual Federal allocations	186,419	50,844	135,575	135,575	47146 English Language Acquisition (Title III)
Based on actual Federal allocations	58,432	(9,191)	67,623	67,623	47145 Preschool (IDEA)
Based on actual Federal allocations	5,465,114	(69,820)	5,534,934	5,534,934	47143 Individuals w/ Disabilities Educ. Act (IDEA)
Based on actual Federal allocations	8,647,368	(569,504)	9,216,872	9,216,872	47141 Title I
Based on actual Federal allocations	399,096	1,467	397,629	397,629	47131 Career Technical Education
Based on actual Federal allocations	178,618	6,734	171,884	171,884	47120 Adult Basic Education
					Federal Revenues
•	732,642	121,747	610,895	610,895	Total State Revenues
Based on actual Federal allocations	732,642	121,747	610,895	610,895	State Revenues 46590 Adult Ed,LEAP,Safe Schools,School Health

Clarksville-Montgomery County School System Federal Projects Fund Budget

		4			
	2013-2014 Original Budget	Current Amended Budget	Proposed Increase (Decrease)	Proposed Amended Budget	
Expenditures (Appropriations)					
71100 - Regular Instruction					
Salaries	4,862,844	4,995,721	236,228	5,231,949	Reflects program requirements
Employee Benefits	1,391,218	1,395,713	42,770	1,438,483	Reflects program requirements
Contracted Services	590,902	590,902	282,025	872,927	Reflects program requirements
Supplies and Materials	924,981	924,981	601,922	1,526,903	Reflects program requirements
Other Charges	ı	ı	5,000	5,000	Reflects program requirements
Equipment	236,407	236,407	651,447	887,854	Reflects program requirements
Total 71100 - Regular Instruction	8,006,352	8,143,724	1,819,392	9,963,116	
71200 - Special Education					
Salaries	2,026,887	2,031,382	28,395	2,059,777	Reflects program requirements
Employee Benefits	896,356	897,206	3,585	900,791	Reflects program requirements
Contracted Services	5,000	5,000	45,300	50,300	Reflects program requirements
Supplies and Materials	25,243	25,243	157,089	182,332	Reflects program requirements
Other Charges	79,892	79,892	(79,892)	ŧ	Reflects program requirements
Equipment	6,700	6,700	108,158	114,858	Reflects program requirements
Total 71200 - Special Education	3,040,078	3,045,423	262,635	3,308,058	
71300 - Vocational Education					
Salaries	50,903	51,447	ı	51,447	
Employee Benefits	14,398	14,488	t	14,488	
Contracted Services	4,500	4,500	(3,500)	1,000	Reflects program requirements
Supplies and Materials	49,688	49,688	(34,653)	15,035	Reflects program requirements
Other Charges	11,045	11,045	(2,245)	8,800	Reflects program requirements
Equipment	138,358	138,358	43,899	182,257	Reflects program requirements
Total 71300 - Vocational Education	268,892	269,526	3,501	273,027	

Clarksville-Montgomery County School System 2013-2014 Original Budget **Federal Projects Fund Budget** Current Amended Budget Proposed Increase Proposed Amended Budget

(Decrease)

	964,819	(148,365)	1,113,184	1,103,900	Total 72220 - Special Education Support
Reflects program requirements	31,500	(25,466)	56,966	56,966	Other Charges
Reflects program requirements	8,042	1,042	7,000	7,000	Supplies and Materials
Reflects program requirements	41,790	15,424	26,366	26,366	Contracted Services
Reflects program requirements	216,255	(36,432)	252,687	251,221	Employee Benefits
Reflects program requirements	667,232	(102,933)	770,165	762,347	Salaries
					72220 - Special Education Support
	6,557,660	(332,623)	6,890,283	6,910,606	Total 72210 - Regular Instruction Support
Reflects program requirements	347,500	347,500	1	1	Equipment
Reflects program requirements	877,294	(2,435,768)	3,313,062	3,313,062	Other Charges
Reflects program requirements	383,696	5,309	378,387	378,387	Supplies and Materials
Reflects program requirements	1,898,778	1,559,039	339,739	339,739	Contracted Services
Reflects program requirements	659,458	43,178	616,280	623,916	Employee Benefits
Reflects program requirements	2,390,934	148,119	2,242,815	2,255,502	Salaries
					72210 - Regular Instruction Support
	720,726	146,177	574,549	570,031	Total 72130 - Other Student Support
Reflects program requirements	2,300	300	2,000	2,000	Equipment
Reflects program requirements	226,705	92,390	134,315	134,315	Other Charges
Reflects program requirements	95,401	40,602	54,799	54,799	Supplies and Materials
Reflects program requirements	87,100	(4,091)	91,191	91,191	Contracted Services
Reflects program requirements	71,142	4,465	66,677	66,036	Employee Benefits
Reflects program requirements	238,078	12,511	225,567	221,690	Salaries
					72130 - Other Student Support
	93,977	4,389	89,588	89,588	Total 71600 - Adult Education
Reflects program requirements	15,065	(7,267)	22,332	22,332	Supplies and Materials
Reflects program requirements	1,200	1,200	ı	ı	Contracted Services
Reflects program requirements	10,379	839	9,540	9,540	Employee Benefits
Reflects program requirements	67,333	9,617	57,716	57,716	Salaries
					71600 - Adult Education
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Federal Projects Fund Budget	Clarksville-Montgomery County School System

	1,774,070	105,661	1,668,409	1,696,191	Total 72710 - Transportation
Reflects program requirements	1,485,344 195,926 3,000 46,956 27,844 15,000	134,492 41,125 2,500 10,000 (82,456)	1,350,852 154,801 500 36,956 110,300 15,000	1,373,627 159,808 500 36,956 110,300 15,000	72710 - Transportation Salaries Employee Benefits Contracted Services Supplies and Materials Other Charges Equipment
Reflects program requirements	15,200 243,670 258,870	57,770 57,770	15,200 185,900 201,100	15,200 185,900 201,100	72610 - Operation of Plant Contracted Services Equipment Total 72610 - Operation of Plant
	104,286	I	104,286	102,801	Total 72410 - Office of the Principal
	77,510 26,776	0,007	77,510 26,776	76,236 26,565	72410 - Office of the Principal Salaries Employee Benefits
	144 181	3.867	140.314	139,591	Total 72260 - Adult Education Support
Reflects program requirements Reflects program requirements	97,148 36,875 2,000 8,158	(112) - 3,979	97,148 36,987 2,000 4,179	96,527 36,885 2,000 4,179	72260 - Adult Education Support Salaries Employee Benefits Supplies and Materials Other Charges
	4,000	1	4,000	4,000	Total 72230 - Vocational Education Support
	500 3,500	1 1	500 3,500	500 3,500	Contracted Services Other Charges
	Proposed Amended Budget	Proposed Increase (Decrease)	Current Amended Budget	2013-2014 Original Budget	

02/04/2014		Clarksville-Montgomery County School System Federal Projects Fund Budget	le-Montgomery County Schoo Federal Projects Fund Budget	nty School nd Budget	System	
		2013-2014 Original Budget	Current Amended Budget	Proposed Increase (Decrease)	Proposed Amended Budget	
Indirect Cost Transfers To	ndirect Cost Transfers To Other Funds	525,801 124,593	525,801 124,593	(150,522) 625,407	375,279 750,000	Assessment for indirect costs Return of funds used for cashflow
Total 99100 - Int	Total 99100 - Interfund Transfers	650,394	650,394	474,885	1,125,279	
Total E	Total Expenditures	20,165,871	22,894,780	2,397,292	25,292,072	
Ending	Ending Fund Balance	0	888,744	111,255	999,999	999,999 Projected fund balance as of 6/30/14
Total Expenditures and Fund Balance	tures and	20,166,499	23,783,524	2,508,547	26,292,071	•

RESOLUTION AUTHORIZING THE NEGOTIATION OF A CONTRACT WITH GREATER DICKSON GAS AUTHORITY TO PROVIDE NATURAL GAS SERVICE TO SOUTHERN MONTGOMERY COUNTY

WHEREAS, various property owners of southern Montgomery County have expressed a desire for natural gas service; and

WHEREAS, the Greater Dickson Gas Authority of Dickson County, Tennessee, has indicated that they may be able to provide natural gas service to some residents of southern Montgomery County; and

WHEREAS, service may be available to residents in portions of Montgomery County Civil Districts 13, 16, 17, 18, 19, 20 and 22; and

WHEREAS, this project will not incur any costs to the taxpayers of Montgomery County,

NOW, THEREFORE BE IT RESOLVED by the Montgomery County Board of Commissioners meeting in regular business session on this 10th day of March, 2014, that the Montgomery County Mayor is hereby authorized to negotiate a contract with the Greater Dickson Gas Authority to extend natural gas service into portions of Montgomery County Civil Districts 13, 16, 17, 18, 19, 20 and 22.

Duly passed and approved this 10th day of March, 2014.

County Clerk

Attested

Sponsor Mach. Ky
Commissioner 22 / Cruek
Approved
County Mayor

AGREEMENT

AN AGREEMENT between the Board of Commissioners of Montgomery County, Tennessee and the Greater Dickson Gas Authority granting to the Greater Dickson Gas Authority, hereinafter designated as Grantee, its successors and assigns, an exclusive right and franchise to use and occupy the streets, avenues, roads, alleys, lanes, parks and other public places and ways in Civil Districts 13, 16, 17, 18, 19, 20 and 22 in the County of Montgomery in the State of Tennessee for constructing, maintaining, renewing, repairing, and/or operating a gas works and/or distribution system, and other necessary means for manufacturing, transmitting, distributing, and/or selling of manufactured or natural gas or commingle gas within and/or through the above mentioned area of Montgomery County, Tennessee.

SECTION 1. The exclusive right and franchise is hereby granted to the Greater Dickson Gas Authority, its successors and assigns, to lay, construct, extend, maintain, renew, replace and/or repair gas pipes and gas mains under, along and/or across any streets, avenues, roads, alleys, lanes, parks and other places and ways in Civil Districts 13, 16, 17, 18, 19, 20 and 22 of Montgomery County, Tennessee and to use and occupy the said streets, avenues, roads, alleys, lanes, parks and other public places and ways for the purpose of therein laying or constructing, extending, maintaining." renewing, replacing, and/or repairing mains and pipes and all appurtenances and appendages thereto used and/or useful for the manufacture, transmission, distribution, and/or sale of gas within and/or through the present or future territorial limits of Civil Districts 13, 16, 17, 18, 19, 20 and 22 of Montgomery County, Tennessee such right to continue for twenty (20) years after the date of this agreement.

SECTION 2. All rights herein granted and/or authorized shall be and governed only by this Agreement provided, however, the Board of Commissioners of Montgomery County, Tennessee expressly reserve unto themselves all of their police powers to adopt general regulations necessary to protect the safety and welfare of the general public in relation to the rights herein granted not inconsistent with the provisions of this Agreement.

SECTION 3. The Greater Dickson Gas Authority, upon making an opening upon any of the streets, alleys, or public ways of Civil Districts 13, 16, 17, 18, 19, 20 and 22 of Montgomery County, Tennessee for the purpose of laying pipes, and/or maintaining gas mains, shall use due care and caution to prevent injury to any person or persons and shall replace and restore all public ways to their former condition as nearly as practicable and within a reasonable time, and shall not unnecessarily obstruct or impede traffic on the streets, alleys, and public ways in Civil Districts 13, 16, 17, 18, 19, 20 and 22 of Montgomery County, Tennessee.

SECTION 4. The Greater Dickson Gas Authority shall save and keep harmless the Board of Commissioners of Montgomery County, Tennessee from any and all liability by reasons of damage or injury to any person or persons whatsoever on account of negligence of the Greater Dickson Gas Authority in the installation and maintenance of its mains and pipe lines along said streets, alleys and public ways, provided, however, the Greater Dickson Gas Authority shall have been notified in writing of any claim against the Board of Commissioners of Montgomery County, Tennessee on account thereof, and shall have been given ample opportunity to defend the same.

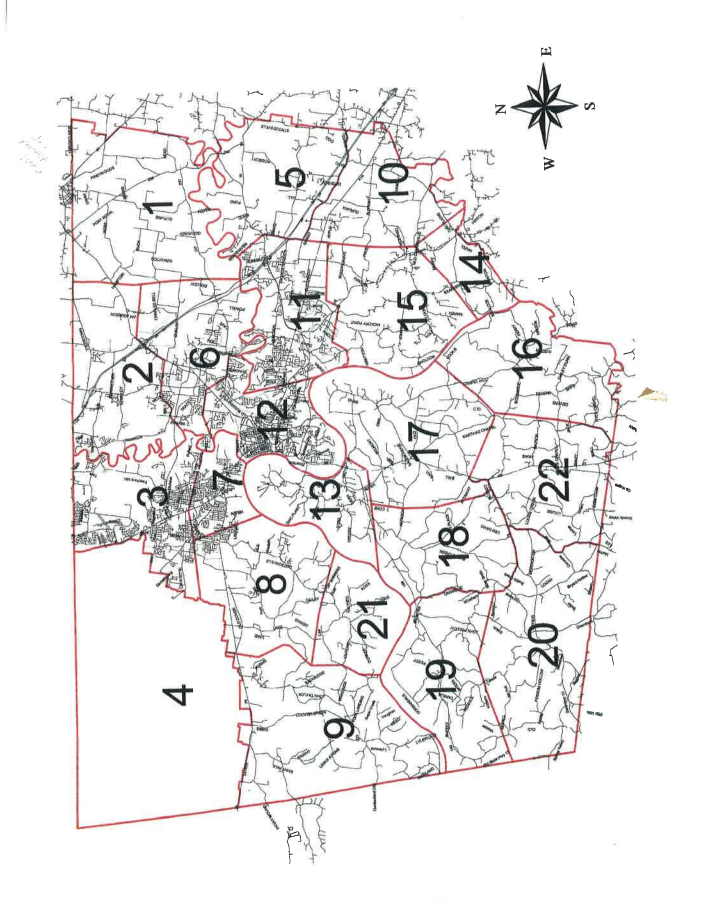
SECTION 5. This Agreement shall supersede any previous agreement between Montgomery County, Tennessee and Greater Dickson Gas Authority in regard to Civil Districts 13, 16, 17, 18, 19, 20 and 22 of Montgomery County, Tennessee.

<u>SECTION 6.</u> Greater Dickson Gas Authority agrees to pay Montgomery County, Tennessee tax equivalent pursuant to *Tennessee Code Annotated Section 7-39-401, et seq.*

<u>SECTION 7.</u> This Agreement shall be in full force and effect from and after its passage and its acceptance by the Greater Dickson Gas Authority, such acceptance to be in writing filed with the County Clerk of Montgomery County, Tennessee.

			MONTGOMERY COUNTY MAYOR
ATTEST:			Dated:
	COUNTY CLERK		
		Prepared By:	GREATER DICKSON GAS AUTHORITY
			GENERAL MANAGER
			Dated:
WITNESS;			

Civil District Map



AGREEMENT

AN AGREEMENT between the Board of Commissioners of Montgomery County, Tennessee and the Greater Dickson Gas Authority granting to the Greater Dickson Gas Authority, hereinafter designated as Grantee, its successors and assigns, an exclusive right and franchise to use and occupy the streets, avenues, roads, alleys, lanes, parks and other public places and ways in Civil Districts 13, 16, 17, 18, 19, 20 and 22 in the County of Montgomery in the State of Tennessee for constructing, maintaining, renewing, repairing, and/or operating a gas works and/or distribution system, and other necessary means for manufacturing, transmitting, distributing, and/or selling of manufactured or natural gas or commingle gas within and/or through the above mentioned area of Montgomery County, Tennessee.

SECTION 1. The exclusive right and franchise is hereby granted to the Greater Dickson Gas Authority, its successors and assigns, to lay, construct, extend, maintain, renew, replace and/or repair gas pipes and gas mains under, along and/or across any streets, avenues, roads, alleys, lanes, parks and other places and ways in Civil Districts 13, 16, 17, 18, 19, 20 and 22 of Montgomery County, Tennessee and to use and occupy the said streets, avenues, roads, alleys, lanes, parks and other public places and ways for the purpose of therein laying or constructing, extending, maintaining." renewing, replacing, and/or repairing mains and pipes and all appurtenances and appendages thereto used and/or useful for the manufacture, transmission, distribution, and/or sale of gas within and/or through the present or future territorial limits of Civil Districts 13, 16, 17, 18, 19, 20 and 22 of Montgomery County, Tennessee such right to continue for twenty (20) years after the date of this agreement.

SECTION 2. All rights herein granted and/or authorized shall be and governed only by this Agreement provided, however, the Board of Commissioners of Montgomery County, Tennessee expressly reserve unto themselves all of their police powers to adopt general regulations necessary to protect the safety and welfare of the general public in relation to the rights herein granted not inconsistent with the provisions of this Agreement.

SECTION 3. The Greater Dickson Gas Authority, upon making an opening upon any of the streets, alleys, or public ways of Civil Districts 13, 16, 17, 18, 19, 20 and 22 of Montgomery County, Tennessee for the purpose of laying pipes, and/or maintaining gas mains, shall use due care and caution to prevent injury to any person or persons and shall replace and restore all public ways to their former condition as nearly as practicable and within a reasonable time, and shall not unnecessarily obstruct or impede traffic on the streets, alleys, and public ways in Civil Districts 13, 16, 17, 18, 19, 20 and 22 of Montgomery County, Tennessee.

SECTION 4. The Greater Dickson Gas Authority shall save and keep harmless the Board of Commissioners of Montgomery County, Tennessee from any and all liability by reasons of damage or injury to any person or persons whatsoever on account of negligence of the Greater Dickson Gas Authority in the installation and maintenance of its mains and pipe lines along said streets, alleys and public ways, provided, however, the Greater Dickson Gas Authority shall have been notified in writing of any claim against the Board of Commissioners of Montgomery County, Tennessee on account thereof, and shall have been given ample opportunity to defend the same.

SECTION 5. This Agreement shall supersede any previous agreement between Montgomery County, Tennessee and Greater Dickson Gas Authority in regard to Civil Districts 13, 16, 17, 18, 19, 20 and 22 of Montgomery County, Tennessee.

<u>SECTION 6.</u> Greater Dickson Gas Authority agrees to pay Montgomery County, Tennessee tax equivalent pursuant to *Tennessee Code Annotated Section 7-39-401, et seq.*

<u>SECTION 7.</u> This Agreement shall be in full force and effect from and after its passage and its acceptance by the Greater Dickson Gas Authority, such acceptance to be in writing filed with the County Clerk of Montgomery County, Tennessee.

			MONTGOMERY COUNTY MAYOR
			Dated:
ATTEST:	COUNTY CLERK		
		Prepared By:	
			GREATER DICKSON GAS AUTHORITY GENERAL MANAGER
			Dated:
WITNESS:			

RESOLUTION OF THE MONTGOMERY COUNTY BOARD OF COMMISSIONERS AUTHORIZING THE ACCEPTANCE AND PERMISSION TO SPEND GRANT FUNDS FROM THE TENNESSEE DEPARTMENT OF HEALTH

WHEREAS, the Tennessee Department of Health has advised the Montgomery County Health Department that special needs funding allocations pursuant to T.C.A. § 68-2-901 are available from a tobacco settlement; and

WHEREAS, the Tennessee Department of Health has advised that Montgomery County has been approved to receive these funds in the amount of \$79,510.00 annually for the next three years to be utilized toward the prevention of low birth weight babies due to prenatal smoking; and

WHEREAS, this grant will not require any matching county funds.

NOW, THEREFORE, BE IT RESOLVED by the Montgomery County Board of Commissioners assembled in Regular Session on this 10th day of March, 2014, that the Montgomery County Health Department accept grant funds from the Tennessee Department of Health in the amount of \$79,510.00 annually for the next three years for the purpose herein stated and as detailed below:

54110-00000-54-47590-G1330	\$ 79,510.00
54110-00000-54-51680-G1330	19,285.00
54110-00000-54-52010-G1330	1,197.00
54110-00000-54-52120-G1330	280.00
54110-00000-54-54990-G1330	8,896.00
54110-00000-54-53550-G1330	3,000.00
54110-00000-54-53990-G1330	6,960.00
54110-00000-54-54990-G1330	1,000.00
54110-00000-54-54990-G1330	26,892.00
54110-00000-54-53020-G1330	12,000.00
	54110-00000-54-47590-G1330 54110-00000-54-51680-G1330 54110-00000-54-52010-G1330 54110-00000-54-52120-G1330 54110-00000-54-54990-G1330 54110-00000-54-53550-G1330 54110-00000-54-54990-G1330 54110-00000-54-54990-G1330 54110-00000-54-54990-G1330

Duly passed and approved this 10th day of March, 2014.

Duly	y passed and approved this	5 10 th day of March, 2014		
		Sponsor _		
		Commissioner _		
		Approved _		
			County Mayor	
Attested				
	County Clerk			

TOTAL

\$ 79,510.00

RESOLUTION TO ESTABLISH AN UPDATED OCCUPATIONAL SAFETY AND HEALTH PROGRAM PLAN, DEVISE RULES AND REGULATIONS, AND TO PROVIDE FOR A SAFETY DIRECTOR AND THE IMPLEMENTATION OF SUCH PROGRAM PLAN

WHEREAS, in compliance with Public Chapter 561 of the General Assembly of the State of Tennessee for the year 1972, the **MONTGOMERY COUNTY BOARD OF COMMISSIONERS** hereby updates the Occupational Safety and Health Program Plan for the employees of the **MONTGOMERY COUNTY GOVERNMENT**.

WHEREAS, due to various changes in subsequent years, it has become necessary to amend the program plan to comply with more recent state requirements.

NOW, THEREFORE,

SECTION 1. BE IT RESOLVED BY THE **MONTGOMERY COUNTY BOARDS OF COMMISSIONERS**, that there be and is hereby amended as follows:

TITLE:

This section shall be known as "The Occupational Safety and Health Program Plan" for the employees of **MONTGOMERY COUNTY GOVERNMENT**.

PURPOSE:

The **MONTGOMERY COUNTY BOARD OF COMMISSIONERS**, in electing to update the established Program Plan will maintain an effective and comprehensive Occupational Safety and Health Program Plan for its employees and shall:

- 1) Provide a safe and healthful place and condition of employment that includes:
 - a) Top Management Commitment and Employee Involvement;
 - b) Continually analyze the worksite to identify all hazards and potential hazards;
 - c) Develop and maintain methods for preventing or controlling the existing or potential hazards; and
 - d) Train managers, supervisors, and employees to understand and deal with worksite hazards.
 - 2) Acquire, maintain and require the use of safety equipment, personal protective equipment and devices reasonably necessary to protect employees.
 - 3) Record, keep, preserve, and make available to the Commissioner of Labor and Workforce Development, or persons within the Department of Labor and Workforce Development to whom such responsibilities have been delegated, adequate records of all occupational accidents and illnesses and personal injuries for proper evaluation and necessary corrective action as required.
 - 4) Consult with the Commissioner of Labor and Workforce Development with regard to the adequacy of the form and content of records.
 - 5) Consult with the Commissioner of Labor and Workforce Development, as appropriate, regarding safety and

health problems which are considered to be unusual or peculiar and are such that they cannot be achieved under a standard promulgated by the State.

- 6) Provide reasonable opportunity for the participation of employees in the effectuation of the objectives of this Program Plan, including the opportunity to make anonymous complaints concerning conditions or practices injurious to employee safety and health.
- 7) Provide for education and training of personnel for the fair and efficient administration of occupational safety and health standards, and provide for education and notification of all employees of the existence of this Program Plan.

COVERAGE:

The provisions of the Occupational Safety and Health Program Plan for the employees of The **MONTGOMERY COUNTY GOVERNMENT** shall apply to all employees of each administrative department, commission, board, division, or other agency of the **MONTGOMERY COUNTY GOVERNMENT** whether part-time or full-time, seasonal or permanent.

STANDARDS AUTHORIZED:

The Occupational Safety and Health standards adopted by the **MONTGOMERY COUNTY BOARD OF COMMISSIONERS** are the same as, but not limited to, the State of Tennessee Occupational Safety and Health Standards promulgated, or which may be promulgated, in accordance with Section 6 of the Tennessee Occupational Safety and Health Act of 1972 (T.C.A. Title 50, Chapter 3).

VARIANCES FROM STANDARDS AUTHORIZED:

Upon written application to the Commissioner of Labor and Workforce Development of the State of Tennessee, we may request an order granting a temporary variance from any approved standards. Applications for variances shall be in accordance with Rules of Tennessee Department of Labor and Workforce Development Occupational Safety and Health, VARIANCES FROM OCCUPATIONAL SAFETY AND HEALTH STANDARDS, CHAPTER 0800-01-02, as authorized by T.C.A., Title 50. Prior to requesting such temporary variance, we will notify or serve notice to our employees, their designated representatives, or interested parties and present them with an opportunity for a hearing. The posting of notice on the main bulletin board shall be deemed sufficient notice to employees.

ADMINISTRATION:

For the purposes of this resolution, The **Safety and Risk Manager** is designated as the Safety Director of Occupational Safety and Health to perform duties and to exercise powers assigned to plan, develop, and administer this Program Plan. The Safety and Risk Manager shall develop a plan of operation for the Program Plan in accordance with Rules of Tennessee Department of Labor and Workforce Development Occupational Safety and Health, SAFETY AND HEALTH PROVISIONS FOR THE PUBLIC SECTOR, CHAPTER 0800-01-05, as authorized by T.C.A., Title 50.

FUNDING THE PROGRAM PLAN:

Sufficient funds for administering and staffing the Program Plan pursuant to this resolution shall be made available as authorized by the **MONTGOMERY COUNTY BOARD OF COMMISSIONERS**.

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SECTION 2. BE IT FURTHER RESOLVED that if any section, sub-section, sentence, clause, phrase, or portion of this resolution is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed separate, distinct, and independent provision, and such holding shall not affect the validity of the remaining portions hereof.

AMENDMENTS, ETC:

SECTION 3. BE IT FURTHER RESOLVED that this resolution shall take effect from and after the date it shall have been passed by the **MONTGOMERY COUNTY BOARD OF COMMISSIONERS**, properly signed, certified, and has met all other legal requirements of the **MONTGOMERY COUNTY BOARD OF COMMISSIONERS**, and as otherwise provided by law, the general welfare of the **MONTGOMERY COUNTY GOVERNMENT** requiring it.

Duly passed and approved, this the 10th day of March, 2014.

		Sponsor		
		Commissioner		
		Approved		
			COUNTY MAYOR	
Attested				
	COUNTY CLERK			

PLAN OF OPERATION FOR THE OCCUPATIONAL SAFETY AND HEALTH PROGRAM PLAN FOR THE EMPLOYEES OF MONTGOMERY COUNTY GOVERNMENT

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PURPOSE AND COVERAGE

The purpose of this plan is to provide guidelines and procedures for implementing the Occupational Safety and Health Program Plan for the employees of the **MONTGOMERY COUNTY GOVERNMENT**.

This plan is applicable to all employees, part-time or full-time, seasonal or permanent.

The **MONTGOMERY COUNTY BOARD OF COMMISSIONERS** in electing to update and maintain an effective Occupational Safety and Health Program Plan for its employees,

- a. Provide a safe and healthful place and condition of employment.
- b. Require the use of safety equipment, personal protective equipment, and other devices where reasonably necessary to protect employees.
- c. Make, keep, preserve, and make available to the Commissioner of Labor and Workforce Development, his/her designated representatives, or persons within the Department of Labor and Workforce Development to whom such responsibilities have been delegated, including the Safety Director of the Division of Occupational Safety and Health, adequate records of all occupational accidents and illnesses and personal injuries for proper evaluation and necessary corrective action as required.
- d. Consult with the Commissioner of Labor and Workforce Development or his/her designated representative with regard to the adequacy of the form and content of such records.
- e. Consult with the Commissioner of Labor and Workforce Development regarding safety and health problems which are considered to be unusual or peculiar and are such that they cannot be resolved under an occupational safety and health standard promulgated by the State.
- f. Assist the Commissioner of Labor and Workforce Development or his/her monitoring activities to determine Program Plan effectiveness and compliance with the occupational safety and health standards.
- g. Make a report to the Commissioner of Labor and Workforce Development annually, or as may otherwise be required, including information on occupational accidents, injuries, and illnesses and accomplishments and progress made toward achieving the goals of the Occupational Safety and Health Program Plan.
- h. Provide reasonable opportunity for and encourage the participation of employees in the effectuation of the objectives of this Program Plan, including the opportunity to make anonymous complaints concerning conditions or practices which may be injurious to employees \square safety and health.

II. DEFINITIONS

For the purposes of this Program Plan, the following definitions apply:

- a. COMMISSIONER OF LABOR and Workforce Development means the chief executive officer of the Tennessee Department of Labor and Workforce Development. This includes any person appointed, designated, or deputized to perform the duties or to exercise the powers assigned to the Commissioner of Labor and Workforce Development.
- EMPLOYER means the MONTGOMERY COUNTY GOVERNMENT and includes each administrative department, board, commission, division, or other agency of the MONTGOMERY COUNTY GOVERNMENT.
- c. SAFETY DIRECTOR OF OCCUPATIONAL SAFETY AND HEALTH or SAFETY DIRECTOR means the person designated by the establishing resolution, or executive order to perform duties or to exercise powers assigned so as to plan, develop, and administer the Occupational Safety and Health Program Plan for the employees of MONTGOMERY COUNTY GOVERNMENT.

- d. INSPECTOR(S) means the individual(s) appointed or designated by the Safety Director of Occupational Safety and Health to conduct inspections provided for herein. If no such compliance inspector(s) is appointed, inspections shall be conducted by the Safety Director of Occupational Safety and Health.
- e. APPOINTING AUTHORITY means any official or group of officials of the employer having legally designated powers of appointment, employment, or removal there from for a specific department, board, commission, division, or other agency of this employer.
- f. EMPLOYEE means any person performing services for this employer and listed on the payroll of this employer, either as part-time, full-time, seasonal, or permanent. It also includes any persons normally classified as __volunteers __provided such persons received remuneration of any kind for their services. This definition shall not include independent contractors, their agents, servants, and employees.
- g. PERSON means one or more individuals, partnerships, associations, corporations, business trusts, or legal representatives of any organized group of persons.
- h. STANDARD means an occupational safety and health standard promulgated by the Commissioner of Labor and Workforce Development in accordance with Section VI (6) of the Tennessee Occupational Safety and Health Act of 1972 which requires conditions or the adoption or the use of one or more practices, means, methods, operations, or processes or the use of equipment or personal protective equipment necessary or appropriate to provide safe and healthful conditions and places of employment.
- i. IMMINENT DANGER means any conditions or practices in any place of employment which are such that a hazard exists which could reasonably be expected to cause death or serious physical harm immediately or before the imminence of such hazard can be eliminated through normal compliance enforcement procedures.
- j. ESTABLISHMENT or WORKSITE means a single physical location under the control of this employer where business is conducted, services are rendered, or industrial type operations are performed.
- k. SERIOUS INJURY or HARM means that type of harm that would cause permanent or prolonged impairment of the body in that:
 - 1. A part of the body would be permanently removed (e.g., amputation of an arm, leg, finger(s); loss of an eye) or rendered functionally useless or substantially reduced in efficiency on or off the job (e.g., leg shattered so severely that mobility would be permanently reduced), or
 - A part of an internal body system would be inhibited in its normal performance or function to such a
 degree as to shorten life or cause reduction in physical or mental efficiency (e.g., lung impairment
 causing shortness of breath).

On the other hand, simple fractures, cuts, bruises, concussions, or similar injuries would not fit either of these categories and would not constitute serious physical harm.

- I. ACT or TOSH Act shall mean the Tennessee Occupational Safety and Health Act of 1972.
- m. GOVERNING BODY means the County Quarterly Court, Board of Aldermen, Board of Commissioners, City or Town Council, Board of Governors, etc., whichever may be applicable to the local government, government agency, or utility to which this plan applies.

n. CHIEF EXECUTIVE OFFICER means the chief administrative official, County Judge, County Chairman, County Mayor, Mayor, City Manager, General Manager, etc., as may be applicable.

III. EMPLOYERS RIGHTS AND DUTIES

Rights and duties of the employer shall include, but are not limited to, the following provisions:

- a. Employer shall furnish to each employee conditions of employment and a place of employment free from recognized hazards that are causing or are likely to cause death or serious injury or harm to employees.
- b. Employer shall comply with occupational safety and health standards and regulations promulgated pursuant to Section VI (6) of the Tennessee Occupational Safety and Health Act of 1972.
- c. Employer shall refrain from and unreasonable restraint on the right of the Commissioner of Labor and Workforce Development to inspect the employers place(s) of business. Employer shall assist the Commissioner of Labor and Workforce Development in the performance of their monitoring duties by supplying or by making available information, personnel, or aids reasonably necessary to the effective conduct of the monitoring activity.
- d. Employer is entitled to participate in the development of standards by submission of comments on proposed standards, participation in hearing on proposed standards, or by requesting the development of standards on a given issue under Section 6 of the Tennessee Occupational Safety and Health Act of 1972.
- e. Employer is entitled to request an order granting a variance from an occupational safety and health standard.
- f. Employer is entitled to protection of its legally privileged communication.
- g. Employer shall inspect all worksites to insure the provisions of this Program Plan are complied with and carried out.
- h. Employer shall notify and inform any employee who has been or is being exposed in a biologically significant manner to harmful agents or material in excess of the applicable standard and of corrective action being taken.
- i. Employer shall notify all employees of their rights and duties under this Program Plan.

IV. EMPLOYEES RIGHTS AND DUTIES

Rights and duties of employees shall include, but are not limited to, the following provisions:

- a. Each employee shall comply with occupational safety and health act standards and all rules, regulations, and orders issued pursuant to this Program Plan and the Tennessee Occupational Safety and Health Act of 1972 which are applicable to his/her or her own actions and conduct.
- b. Each employee shall be notified by the placing of a notice upon bulletin boards, or other places of common passage, of any application for a permanent or temporary order granting the employer a variance from any provision of the TOSH Act or any standard or regulation promulgated under the Act.

- c. Each employee shall be given the opportunity to participate in any hearing which concerns an application by the employer for a variance from a standard or regulation promulgated under the Act.
- d. Any employee who may be adversely affected by a standard or variance issued pursuant to the Act or this Program Plan may file a petition with the Commissioner of Labor and Workforce Development or whoever is responsible for the promulgation of the standard or the granting of the variance.
- e. Any employee who has been exposed or is being exposed to toxic materials or harmful physical agents in concentrations or at levels in excess of that provided for by any applicable standard shall be provided by the employer with information on any significant hazards to which they are or have been exposed, relevant symptoms, and proper conditions for safe use or exposure. Employees shall also be informed of corrective action being taken.
- f. Subject to regulations issued pursuant to this Program Plan, any employee or authorized representative of employees shall be given the right to request an inspection and to consult with the Safety Director or Inspector at the time of the physical inspection of the worksite.
- g. Any employee may bring to the attention of the Safety Director any violation or suspected violations of the standards or any other health or safety hazards.
- h. No employee shall be discharged or discriminated against because such employee has filed any complaint or instituted or caused to be instituted any proceeding or inspection under or relating to this Program Plan.
- i. Any employee who believes that he or she has been discriminated against or discharged in violation of subsection (h) of this section may file a complaint alleging such discrimination with the Safety Director. Such employee may also, within thirty (30) days after such violation occurs, file a complaint with the Commissioner of Labor and Workforce Development alleging such discrimination.
- j. Nothing in this or any other provisions of this Program Plan shall be deemed to authorize or require any employee to undergo medical examination, immunization, or treatment for those who object thereto on religious grounds, except where such is necessary for the protection of the health or safety or others or when a medical examination may be reasonably required for performance of a specific job.
- k. Employees shall report any accident, injury, or illness resulting from their job, however minor it may seem to be, to their supervisor or the Safety Director within twenty-four (24) hours after the occurrence.

V. ADMINISTRATION

- a. The Safety Director of Occupational Safety and Health is designated to perform duties or to exercise powers assigned so as to administer this Occupational Safety and Health Program Plan.
 - 1. The Safety Director may designate person or persons as he/she deems necessary to carry out his/her powers, duties, and responsibilities under this Program Plan.
 - 2. The Safety Director may delegate the power to make inspections, provided procedures employed are as effective as those employed by the Safety Director.
 - 3. The Safety Director shall employ measures to coordinate, to the extent possible, activities of all

departments to promote efficiency and to minimize any inconveniences under this Program Plan.

- 4. The Safety Director may request qualified technical personnel from any department or section of government to assist he/she in making compliance inspections, accident investigations, or as he/she may otherwise deem necessary and appropriate in order to carry out his/her duties under this Program Plan.
- 5. The Safety Director shall prepare the report to the Commissioner of Labor and Workforce Development required by subsection (g) of Section 1 of this plan.
- 6. The Safety Director shall make or cause to be made periodic and follow-up inspections of all facilities and worksites where employees of this employer are employed. He/she shall make recommendations to correct any hazards or exposures observed. He/she shall make or cause to be made any inspections required by complaints submitted by employees or inspections requested by employees.
- 7. The Safety Director shall assist any officials of the employer in the investigation of occupational accidents or illnesses.
- 8. The Safety Director shall maintain or cause to be maintained records required under Section VIII of this plan.
- 9. The Safety Director shall, in the eventuality that there is a fatality or an accident resulting in the hospitalization of three or more employees insure that the Commissioner of Labor and Workforce Development receives notification of the occurrence within eight (8) hours.
- b. The administrative or operational head of each department, division, board, or other agency of this employer shall be responsible for the implementation of this Occupational Safety and Health Program Plan within their respective areas.
 - 1. The administrative or operational head shall follow the directions of the Safety Director on all issues involving occupational safety and health of employees as set forth in this plan.
 - 2. The administrative or operational head shall comply with all abatement orders issued in accordance with the provisions of this plan or request a review of the order with the Safety Director within the abatement period.
 - 3. The administrative or operational head should make periodic safety surveys of the establishment under his/her jurisdiction to become aware of hazards or standards violations that may exist and make an attempt to immediately correct such hazards or violations.
 - 4. The administrative or operational head shall investigate all occupational accidents, injuries, or illnesses reported to him/her. He shall report such accidents, injuries, or illnesses to the Safety Director along with his/her findings and/or recommendations in accordance with APPENDIX IV of this plan.

VI. STANDARDS AUTHORIZED

The standards adopted under this Program Plan are the applicable standards developed and promulgated under Section VI (6) of the Tennessee Occupational Safety and Health Act of 1972. Additional standards may be promulgated by the governing body of this employer as that body may deem necessary for the safety and health of employees. Note: 29 CFR 1910 General Industry Regulations; 29 CFR 1926 Construction Industry Regulations; and the Rules of Tennessee Department of Labor and Workforce Development Occupational Safety and Health, CHAPTER 0800-01-1 through CHAPTER 0800-01-11 are the standards and rules invoked.

VII. VARIANCE PROCEDURE

The Safety Director may apply for a variance as a result of a complaint from an employee or of his/her knowledge of certain hazards or exposures. The Safety Director should definitely believe that a variance is needed before the application for a variance is submitted to the Commissioner of Labor and Workforce Development.

The procedure for applying for a variance to the adopted safety and health standards is as follows:

- a. The application for a variance shall be prepared in writing and shall contain:
 - 1. A specification of the standard or portion thereof from which the variance is sought.
 - 2. A detailed statement of the reason(s) why the employer is unable to comply with the standard supported by representations by qualified personnel having first-hand knowledge of the facts represented.
 - 3. A statement of the steps employer has taken and will take (with specific date) to protect employees against the hazard covered by the standard.
 - 4. A statement of when the employer expects to comply and what steps have or will be taken (with dates specified) to come into compliance with the standard.
 - 5. A certification that the employer has informed employees, their authorized representative(s), and/or interested parties by giving them a copy of the request, posting a statement summarizing the application (to include the location of a copy available for examination) at the places where employee notices are normally posted and by other appropriate means. The certification shall contain a description of the means actually used to inform employees and that employees have been informed of their right to petition the Commissioner of Labor and Workforce Development for a hearing.
- b. The application for a variance should be sent to the Commissioner of Labor and Workforce Development by registered or certified mail.
- c. The Commissioner of Labor and Workforce Development will review the application for a variance and may deny the request or issue an order granting the variance. An order granting a variance shall be issued only if it has been established that:
 - 1. The employer
 - i. Is unable to comply with the standard by the effective date because of unavailability of professional

or technical personnel or materials and equipment required or necessary construction or alteration of facilities or technology.

- ii. Has taken all available steps to safeguard employees against the hazard(s) covered by the standard.
- iii. Has as effective Program Plan for coming into compliance with the standard as quickly as possible.
- 2. The employee is engaged in an experimental Program Plan as described in subsection (b), section 13 of the Act.
- d. A variance may be granted for a period of no longer than is required to achieve compliance or one (1) year, whichever is shorter.
- e. Upon receipt of an application for an order granting a variance, the Commissioner to whom such application is addressed may issue an interim order granting such a variance for the purpose of permitting time for an orderly consideration of such application. No such interim order may be effective for longer than one hundred eighty (180) days.
- f. The order or interim order granting a variance shall be posted at the worksite and employees notified of such order by the same means used to inform them of the application for said variance (see subsection (a)(5) of this section).

VIII. RECORDKEEPING AND REPORTING

- a. Recording and reporting of all occupational accident, injuries, and illnesses shall be in accordance with instructions and on forms prescribed in the booklet. You can get a copy of the Forms for Recordkeeping from the internet. Go to ww.osha.gov and click on Recordkeeping Forms located on the home page.
- b. The position responsible for recordkeeping is shown on the SAFETY AND HEALTH ORGANIZATIONAL CHART, Appendix IV to this plan.
- c. Details of how reports of occupational accidents, injuries, and illnesses will reach the recordkeeper are specified by ACCIDENT REPORTING PROCEDURES, Appendix IV to this plan. The Rule of Tennessee Department of Labor and Workforce Development Occupational Safety and Health, OCCUPATIONAL SAFETY AND HEALTH RECORD-KEEPING AND REPORTING, CHAPTER 0800-01-03, as authorized by T.C.A., Title 50.

IX. EMPLOYEE COMPLAINT PROCEDURE

If any employee feels that he/she is assigned to work in conditions which might affect his/her health, safety, or general welfare at the present time or at any time in the future, he should report the condition to the Safety Director of Occupational Safety and Health.

- a. The complaint should be in the form of a letter and give details on the condition(s) and how the employee believes it affects or will affect /her health, safety, or general welfare. The employee should sign the letter but need not do so if he/she wishes to remain anonymous (see subsection (h) of Section 1 of this plan).
- b. Upon receipt of the complaint letter, the Safety Director will evaluate the condition(s) and institute any

corrective action, if warranted. Within ten (10) working days following the receipt of the complaint, the Safety Director will answer the complaint in writing stating whether or not the complaint is deemed to be valid and if no, why not, what action has been or will be taken to correct or abate the condition(s), and giving a designated time period for correction or abatement. Answers to anonymous complaints will be posted upon bulletin boards or other places of common passage where the anonymous complaint may be reasonably expected to be seen by the complainant for a period of three (3) working days.

- c. If the complainant finds the reply not satisfactory because it was held to be invalid, the corrective action is felt to be insufficient, or the time period for correction is felt to be too long, he/she may forward a letter to the Chief Executive Officer or to the governing body explaining the condition(s) cited in his/her original complaint and why he believes the answer to be inappropriate or insufficient.
- d. The Chief Executive Officer or a representative of the governing body will evaluate the complaint and will begin to take action to correct or abate the condition(s) through arbitration or administrative sanctions or may find the complaint to be invalid. An answer will be sent to the complainant within ten (10) working days following receipt of the complaint or the next regularly scheduled meeting of the governing body following receipt of the complaint explaining decisions made and action taken or to be taken.
- e. After the above steps have been followed and the complainant is still not satisfied with the results, he/she may then file a complaint with the Commissioner of Labor and Workforce Development. Any complaint filed with the Commissioner of Labor and Workforce Development in such cases shall include copies of all related correspondence with the Safety Director and the Chief Executive Officer or the representative of the governing body.
- f. Copies of all complaint and answers thereto will be filed by the Safety Director who shall make them available to the Commissioner of Labor and Workforce Development or his/her designated representative upon request.

X. EDUCATION AND TRAINING

- a. Safety Director and/or Compliance Inspector(s):
 - 1. Arrangements will be made for the Safety Director and/or Compliance Inspector(s) to attend training seminars, workshops, etc., conducted by the State of Tennessee or other agencies. A list of Seminars can be obtained.
 - 2. Access will be made to reference materials such as 29 CFR 1910 General Industry Regulations; 29 CFR 1926 Construction Industry Regulations; The Rules of Tennessee Department of Labor and Workforce Development Occupational Safety and Health, and other equipment/supplies, deemed necessary for use in conducting compliance inspections, conducting local training, wiring technical reports, and informing officials, supervisors, and employees of the existence of safety and health hazards will be furnished.
- b. All Employees (including supervisory personnel):

A suitable safety and health training program for employees will be established. This program will, as a minimum:

1. Instruct each employee in the recognition and avoidance of hazards or unsafe conditions and of standards and regulations applicable to the employees work environment to control or eliminate any hazards, unsafe conditions, or other exposures to occupational illness or injury.

- 2. Instruct employees who are required to handle or use poisons, acids, caustics, toxicants, flammable liquids, or gases including explosives, and other harmful substances in the proper handling procedures and use of such items and make them aware of the personal protective measures, person hygiene, etc., which may be required.
- 3. Instruct employees who may be exposed to environments where harmful plants or animals are present, of the hazards of the environment, how to best avoid injury or exposure, and the first aid procedures to be followed in the event of injury or exposure.
- 4. Instruct all employees of the common deadly hazards and how to avoid them, such as Falls; Equipment Turnover; Electrocution; Struck by/Caught In; Trench Cave In; Heat Stress and Drowning.
- 5. Instruct employees on hazards and dangers of confined or enclosed spaces.
 - i. Confined or enclosed space means space having a limited means of egress and which is subject to the accumulation of toxic or flammable contaminants or has an oxygen deficient atmosphere. Confined or enclosed spaces include, but are not limited to, storage tanks, boilers, ventilation or exhaust ducts, sewers, underground utility accesses, tunnels, pipelines, and open top spaces more than four feet (4) in depth such as pits, tubs, vaults, and vessels.
 - ii. Employees will be given general instruction on hazards involved, precautions to be taken, and on use of personal protective and emergency equipment required. They shall also be instructed on all specific standards or regulations that apply to work in dangerous or potentially dangerous areas.
 - iii. The immediate supervisor of any employee who must perform work in a confined or enclosed space shall be responsible for instructing employees on danger of hazards which may be present, precautions to be taken, and use of personal protective and emergency equipment, immediately prior to their entry into such an area and shall require use of appropriate personal protective equipment.

XI. GENERAL INSPECTION PROCEDURES

It is the intention of the governing body and responsible officials to have an Occupational Safety and Health Program Plan that will insure the welfare of employees. In order to be aware of hazards, periodic inspections must be performed. These inspections will enable the finding of hazards or unsafe conditions or operations that will need correction in order to maintain safe and healthful worksites. Inspections made on a pre-designated basis may not yield the desired results. Inspections will be conducted, therefore, on a random basis at intervals not to exceed thirty (30) calendar days.

- a. In order to carry out the purposes of this Resolution, the Safety Director and/or Compliance Inspector(s), if appointed, is authorized:
 - 1. To enter at any reasonable time, any establishment, facility, or worksite where work is being performed by an employee when such establishment, facility, or worksite is under the jurisdiction of the employer and;
 - 2. To inspect and investigate during regular working hours and at other reasonable times, within reasonable limits, and in a reasonable manner, any such place of employment and all pertinent conditions, processes, structures, machines, apparatus, devices, equipment, and materials therein, and to question privately any supervisor, operator, agent, or employee working therein.

- b. If an imminent danger situation is found, alleged, or otherwise brought to the attention of the Safety Director or Inspector during a routine inspection, he/she shall immediately inspect the imminent danger situation in accordance with Section XII of this plan before inspecting the remaining portions of the establishment, facility, or worksite.
- c. An administrative representative of the employer and a representative authorized by the employees shall be given an opportunity to consult with and/or to accompany the Safety Director or Inspector during the physical inspection of any worksite for the purpose of aiding such inspection.
- d. The right of accompaniment may be denied any person whose conduct interferes with a full and orderly inspection.
- e. The conduct of the inspection shall be such as to preclude unreasonable disruptions of the operation(s) of the workplace.
- f. Interviews of employees during the course of the inspection may be made when such interviews are considered essential to investigative techniques.
- g. Advance Notice of Inspections.
 - Generally, advance notice of inspections will not be given as this precludes the opportunity to make minor or temporary adjustments in an attempt to create misleading impression of conditions in an establishment.
 - 2. There may be occasions when advance notice of inspections will be necessary in order to conduct an effective inspection or investigation. When advance notice of inspection is given, employees or their authorized representative(s) will also be given notice of the inspection.
- h. The Safety Director need not personally make an inspection of each and every worksite once every thirty (30) days. He/she may delegate the responsibility for such inspections to supervisors or other personnel provided:
 - 1. Inspections conducted by supervisors or other personnel are at least as effective as those made by the Safety Director.
 - 2. Records are made of the inspections, any discrepancies found and corrective actions taken. This information is forwarded to the Safety Director.
- i. The Safety Director shall maintain records of inspections to include identification of worksite inspected, date of inspection, description of violations of standards or other unsafe conditions or practices found, and corrective action taken toward abatement. Those inspection records shall be subject to review by the Commissioner of Labor and Workforce Development or his/her authorized representative.

XII. IMMINENT DANGER PROCEDURES

a. Any discovery, any allegation, or any report of imminent danger shall be handled in accordance with the following procedures:

- 1. The Safety Director shall immediately be informed of the alleged imminent danger situation and he/she shall immediately ascertain whether there is a reasonable basis for the allegation.
- 2. If the alleged imminent danger situation is determined to have merit by the Safety Director, he/she shall make or cause to be made an immediate inspection of the alleged imminent danger location.
- 3. As soon as it is concluded from such inspection that conditions or practices exist which constitutes an imminent danger, the Safety Director or Compliance Inspector shall attempt to have the danger corrected. All employees at the location shall be informed of the danger and the supervisor or person in charge of the worksite shall be requested to remove employees from the area, if deemed necessary.
- 4. The administrative or operational head of the workplace in which the imminent danger exists, or his/her authorized representative, shall be responsible for determining the manner in which the imminent danger situation will be abated. This shall be done in cooperation with the Safety Director or Compliance Inspector and to the mutual satisfaction of all parties involved.
- 5. The imminent danger shall be deemed abated if:
 - i. The imminence of the danger has been eliminated by removal of employees from the area of danger.
 - ii. Conditions or practices which resulted in the imminent danger have been eliminated or corrected to the point where an unsafe condition or practice no longer exists.
- 6. A written report shall be made by or to the Safety Director describing in detail the imminent danger and its abatement. This report will be maintained by the Safety Director in accordance with subsection (i) of Section XI of this plan.

b. Refusal to Abate.

- 1. Any refusal to abate an imminent danger situation shall be reported to the Safety Director and Chief Executive Officer immediately.
- 2. The Safety Director and/or Chief Executive Officer shall take whatever action may be necessary to achieve abatement.

XIII. ABATEMENT ORDERS AND HEARINGS

- a. Whenever, as a result of an inspection or investigation, the Safety Director or Compliance Inspector(s) finds that a worksite is not in compliance with the standards, rules or regulations pursuant to this plan and is unable to negotiate abatement with the administrative or operational head of the worksite within a reasonable period of time, the Safety Director shall:
 - 1. Issue an abatement order to the head of the worksite.
 - 2. Post or cause to be posted, a copy of the abatement order at or near each location referred to in the abatement order.
- b. Abatement orders shall contain the following information:

- 1. The standard, rule, or regulation which was found to violated.
- 2. A description of the nature and location of the violation.
- 3. A description of what is required to abate or correct the violation.
- 4. A reasonable period of time during which the violation must be abated or corrected.
- c. At any time within ten (10) days after receipt of an abatement order, anyone affected by the order may advise the Safety Director in writing of any objections to the terms and conditions of the order. Upon receipt of such objections, the Safety Director shall act promptly to hold a hearing with all interested and/or responsible parties in an effort to resolve any objections. Following such hearing, the Safety Director shall, within three (3) working days, issue an abatement order and such subsequent order shall be binding on all parties and shall be final.

XIV. PENALTIES

- a. No civil or criminal penalties shall be issued against any official, employee, or any other person for failure to comply with safety and health standards or any rules or regulations issued pursuant to this Program Plan.
- b. Any employee, regardless of status, who willfully and/or repeatedly violates, or causes to be violated, any safety and health standard, rule, or regulation or any abatement order shall be subject to disciplinary action by the appointing authority. It shall be the duty of the appointing authority to administer discipline by taking action in one of the following ways as appropriate and warranted:
 - 1. Oral reprimand.
 - 2. Written reprimand.
 - 3. Suspension for three (3) or more working days.
 - 4. Termination of employment.

XV. CONFIDENTIALITY OF PRIVILEGED INFORMATION

All information obtained by or reported to the Safety Director pursuant to this plan of operation or the legislation (resolution, or executive order) enabling this Occupational Safety and Health Program Plan which contains or might reveal information which is otherwise privileged shall be considered confidential. Such information may be disclosed to other officials or employees concerned with carrying out this Program Plan or when relevant in any proceeding under this Program Plan. Such information may also be disclosed to the Commissioner of Labor and Workforce Development or their authorized representatives in carrying out their duties under the Tennessee Occupational Safety and Health Act of 1972.

XVI. DISCRIMINATION INVESTIGATIONS AND SANCTIONS

The Rule of Tennessee Department of Labor and Workforce Development Occupational Safety and Health, DISCRIMINATION AGAINST EMPLOYEES EXERCISING RIGHTS UNDER THE OCCUPATIONAL SAFETY AND HEALTH ACT OF 1972 0800-01-08, as authorized by T.C.A., Title 50. The agency agrees that any employee who believes they have been discriminated against or discharged in violation of Tenn. Code Ann § 50-3-409 can file a complaint with their agency/safety Safety Director within 30 days, after the alleged discrimination occurred. Also, the agency agrees the employee has a right to file their complaint with the Commissioner of Labor and Workforce Development within the same 30 day period. The Commissioner of Labor and Workforce Development may investigate such complaints, make recommendations, and/or issue a written notification of a

violation.

XVII. COMPLIANCE WITH OTHER LAWS NOT EXCUSED

- a. Compliance with any other law, statute, resolution, or executive order, which regulates safety and health in employment and places of employment, shall not excuse the employer, the employee, or any other person from compliance with the provisions of this Program Plan.
- b. Compliance with any provisions of this Program Plan or any standard, rule, regulation, or order issued pursuant to this Program Plan shall not excuse the employer, the employee, or any other person from compliance with the law, statue, resolution, or executive order, as applicable, regulating and promoting safety and health unless such law, statute, resolution, or executive order, as applicable, is specifically repealed.

Signature: Safety Director, Occupational Safety and Health and Date

APPENDIX - II NOTICE TO ALL EMPLOYEES

NOTICE TO ALL EMPLOYEES OF MONTGOMERY COUNTY GOVERNMENT

The Tennessee Occupational Safety and Health Act of 1972 provide job safety and health protection for Tennessee workers through the promotion of safe and healthful working conditions. Under a plan reviewed by the Tennessee Department of Labor and Workforce Development, this government, as an employer, is responsible for administering the Act to its employees. Safety and health standards are the same as State standards and jobsite inspections will be conducted to insure compliance with the Act.

Employees shall be furnished conditions of employment and a place of employment free from recognized hazards that are causing or are likely to cause death or serious injury or harm to employees.

Each employee shall comply with occupational safety and health standards and all rules, regulations, and orders issued pursuant to this Program Plan which are applicable to his or her own actions and conduct.

Each employee shall be notified by the placing upon bulletin boards or other places of common passage of any application for a temporary variance from any standard or regulation.

Each employee shall be given the opportunity to participate in any hearing which concerns an application for a variance from a standard.

Any employee who may be adversely affected by a standard or variance issued pursuant to this Program Plan may file a petition with the Safety Director or **COUNTY MAYOR**.

Any employee who has been exposed or is being exposed to toxic materials or harmful physical agents in concentrations or at levels in excess of that provided for by an applicable standard shall be notified by the employer and informed of such exposure and corrective action being taken.

Subject to regulations issued pursuant to this Program Plan, any employee or authorized representative(s) of employees shall be given the right to request an inspection.

No employee shall be discharged or discriminated against because such employee has filed any complaint or instituted or caused to be instituted any proceedings or inspection under, or relating to, this Program Plan.

Any employee who believes he or she has been discriminated against or discharged in violation of these sections may, within thirty (30) days after such violation occurs, have an opportunity to appear in a hearing before the **LOSS CONTROL COMMITTEE** for assistance in obtaining relief or to file a complaint with the Commissioner of Labor and Workforce Development alleging such discrimination.

A copy of the Occupational Safety and Health Program Plan for the Employees of MONTGOMERY COUNTY GOVERNMENT is available for inspection by any employee at HUMAN RESOURCES, 1 MILLENNIUM PLAZA, SUITE 111 during regular office hours.

Signature: (County) MAYOR AND DATE	

APPENDIX - III PROGRAM PLAN BUDGET

STATEMENT OF FINANCIAL RESOURCE AVAILABILITY

Be assured that **MONTGOMERY COUNTY GOVERNMENT** has sufficient financial resources available or will make sufficient financial resources available as may be required in order to administer and staff its Occupational Safety and Health Program Plan and to comply with standards.

APPENDIX - IV ACCIDENT REPORTING PROCEDURES

- (1-15) Employees shall report all accidents, injuries, or illnesses directly to the Safety Director as soon as possible, but not later than twenty-four (24) hours after the occurrence. Such reports may be verbal or in writing. All fatalities or accidents involving the hospitalization of three (3) or more employees shall be reported to the Safety Director and/or record keeper immediately, either by telephone or verbally, and will be followed by a written report within four (4) hours after their occurrence. The Safety Director will insure completion of required reports and records in accordance with Section VIII of the basic plan.
- (16-50) Employees shall report all accidents, injuries, or illnesses to their supervisor as soon as possible, but not later than two (2) hours after the occurrence. All fatalities or accidents involving the hospitalization of three (3) or more employees shall be reported to the Safety Director and/or record keeper immediately, either by telephone or verbally, and will be followed by a written report within four (4) hours after their occurrence. The supervisor will investigate the accident or illness, complete an accident report, and forward the accident report to the Safety Director and/or record keeper within twenty-four (24) hours of the time the accident or injury occurred or the time of the first report of the illness.
- (51-250) Employees shall report all accidents, injuries, or illnesses to their supervisors as soon as possible, but not later than two (2) hours after the occurrence. The supervisor will provide the Safety Director and/or record keeper with the name of the injured or ill employee and a brief description of the accident or illness by telephone as soon as possible, but not later than four (4) hours, after the accident or injury occurred or the time of the first report of the illness. All fatalities or accidents involving the hospitalization of three (3) or more employees shall be reported to the Safety Director and/or record keeper immediately, either by telephone or verbally, and will be followed by a written report within four (4) hours after their occurrence. The supervisor will then make a thorough investigation of the accident or illness (with the assistance of the Safety Director or Compliance Inspector, if necessary) and will complete a written report on the accident or illness and forward it to the Safety Director within seventy-two (72) hours after the accident, injury, or first report of illness and will provide one (1) copy of the written report to the recordkeeper.
- (251-Plus) Employees shall report all accidents, injuries, or illnesses to their supervisors as soon as possible, but not later than two (2) hours after their occurrence. The supervisor will provide the administrative head of the department with a verbal or telephone report of the accident as soon as possible, but not later than four (4) hours, after the accident. If the accident involves loss of consciousness, a fatality, broken bones, severed body member, or third degree burns, the Safety Director will be notified by telephone immediately and will be given the name of the injured, a description of the injury, and a brief description of how the accident occurred. The supervisor or the administrative head of the accident within seventy-two (72) hours after the accident occurred (four (4) hours in the event of accidents involving a fatality or the hospitalization of three (3) or more employees).

Since Workers Compensation Form 6A or OSHA NO. 301 Form must be completed; all reports submitted in writing to the person responsible for recordkeeping shall include the following information as a minimum:

1. Accident location, if different from employer's mailing address and state whether accident occurred on premises owned or operated by employer.

- 2. Name, social security number, home address, age, sex, and occupation (regular job title) of injured or ill employee.
- 3. Title of the department or division in which the injured or ill employee is normally employed.
- 4. Specific description of what the employee was doing when injured.
- 5. Specific description of how the accident occurred.
- 6. A description of the injury or illness in detail and the part of the body affected.
- 7. Name of the object or substance which directly injured the employee.
- 8. Date and time of injury or diagnosis of illness.
- 9. Name and address of physician, if applicable.
- 10. If employee was hospitalized, name and address of hospital.
- 11. Date of report.

NOTE: A procedure such as one of those listed above or similar information is necessary to satisfy Item Number 4 listed under PROGRAM PLAN in Section V. ADMINISTRATION, Part b of the Tennessee Occupational Safety and Health Plan. This information may be submitted in flow chart form instead of in narrative form if desired. These procedures may be modified in any way to fit local situations as they have been prepared as a guide only.

The four (4) procedures listed above are based upon the size of the work force and relative complexity of the organization. The approximate size of the organization for which each procedure is suggested is indicated in parenthesis in the left hand margin at the beginning, i.e., (1-15), (16-50), (51-250), and (251 Plus), and the figures relate to the total number of employees including the Chief Executive Officer but excluding the governing body (County Court, City Council, Board of Directors, etc.).

Generally, the more simple an accident reporting procedure is, the more effective it is. Please select the one procedure listed above, or prepare a similar procedure or flow chart, which most nearly fits what will be the most effective for your local situation. Note also that the specific information listed for written reports applies to all three of the procedures listed for those organizations with sixteen (16) or more employees.

RESOLUTION TO ENCOURAGE AND SUPPORT AN ACT BY THE TENNESSEE GENERAL ASSEMBLY FOR THE HONORARY NAMING OF THE US 41A BYPASS, ALSO KNOWN AS ASHLAND CITY ROAD, TO THE DAVID 'BUBBA' JOHNSON MEMORIAL HIGHWAY

WHEREAS, from time to time, members of the Tennessee General Assembly have seen fit to name certain highways to honor those exemplary public servants who, during their lifetimes, contributed to the safety, security, and quality of life of their respective communities; and

WHEREAS, no public servant is more deserving of this honor than David 'Bubba' Johnson, who served his native Montgomery County with dignity and distinction as a Montgomery County Emergency Medical Technician, a Clarksville Police Department Patrol Officer, and a Montgomery County Sheriff's Deputy; and

WHEREAS, his tenacious and steadfast efforts to reduce the impaired operation of motor vehicles resulting in hundreds of drug and alcohol convictions that have been recognized by the Governor's Highway Safety Office and Mothers Against Drunk Driving; and

WHEREAS, Deputy David 'Bubba' Johnson was performing these duties when his life was taken from his family, coworkers, and community on Sunday, January 12, 2014, on the very roadway that he faithfully worked as a law enforcement officer for ____ years; and

WHEREAS, the Montgomery County Legislative Body finds it fitting to honor a man of high ethical integrity, and the caliber of person that served his family and community in a manner that all would do well to emulate; and

WHEREAS, it is most appropriate that the US 41A Bypass, also known as Ashland City Road be named to honor his memory and to permanently commemorate his sacrifice.

NOW, THEREFORE, BE IT RESOLVED by the Montgomery County Board of Commissioners, assembled in regular business session this 14th day of April, 2014, that:

SECTION 1. This legislative body encourages the Tennessee General Assembly to pass an act that designates US 41A Bypass from the intersection of US 41A to the intersection of State Route 48 as the "David 'Bubba' Johnson Memorial Highway;" and

SECTION 2. The erection of suitable signs or to affix suitable markers designating US 41A Bypass as the "David 'Bubba' Johnson Memorial Highway" shall be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices and work performed by the Tennessee Department of Transportation; and

SECTION 3. The naming of the "David 'Bubba' Johnson Memorial Highway" will be for honorary purposes only and should not be construed as requiring the alteration of any address, or the system for assigning addresses, in the county, city, or any other governmental entity affected; and

SECTION 4. This resolution shall take effect upon its passage and approval, the public welfare requiring it.

Duly passed and approved this 14th day of April, 2014.

		Sponsor		
		Commissioner		
		Approved		
			County Mayor	
\ttest				
	County Clerk			