



PRE-COUNCIL MEETING

Mayor's Conference Room
Municipal Building
Monday, May 4, 2015
6:30 p.m.

MAYOR: STEPHEN J. GALLIHER

MAYOR PRO-TEM: JO LYNN TURLEY

Committee Meetings – 6:30 p.m.

PUBLIC SAFETY COMMITTEE Police and Fire	Russell Driskell, Chair Vicky Collins, Vice Chair
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1. Review application for Hazardous Moving Violation Grant between the Sedalia Police Department and the Missouri Department of Transportation Highway Safety Division.

PUBLIC WORKS COMMITTEE Public Works, Water Pollution Control, Community Development, Water, Parks, Airport, Cemeteries and Community Center	Tolbert Rowe, Chair Don Meier, Vice Chair
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1. Review Bids for Solar Powered Wi-Fi School Lights.
2. Review Bids for Sign Reflectivity.
3. Review Ordinance vacating a North-South alley in the 700 Block of North Park Avenue in the City of Sedalia, Missouri.
4. Review Bids for the Demolition of Structures located at 103 East Jefferson, 1400 East 5th, 638 East 5th, 1700 South Brown, 400 East Harvey and 1215 East 9th.
5. Review Ordinance of the City of Sedalia, Missouri, approving and annexing an unincorporated area owned by Sylvia G. Thompson Charitable Trust, a Missouri Private Foundation Trust, and Thompson Hills Investment Corporation, a Missouri Corporation, into the City of Sedalia, Missouri, adjacent and contiguous to existing corporate limits of said city (Land South of Colton's).

FINANCE/ADMINISTRATION COMMITTEE Administrative, Library and Hospital	James Cunningham, Chair Bonita Nash, Vice Chair
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1. Review Resolution of the City of Sedalia, Missouri authorizing certain officers of the City to execute various documents from Third National Bank related to securing a letter of credit issued to the City of Sedalia, as the applicant, and Missouri Employers Mutual Insurance as the beneficiary.

IF YOU HAVE SPECIAL NEEDS, WHICH REQUIRE ACCOMMODATION, PLEASE NOTIFY THE CITY CLERK'S OFFICE. ACCOMMODATIONS WILL BE MADE FOR YOUR NEEDS.



CITY COUNCIL MEETING AGENDA

City Council Chambers
Municipal Building
Monday, May 4, 2015
7:00 p.m.

- A. SILENT PRAYER & PLEDGE OF ALLEGIANCE
- B. ROLL CALL
- C. SERVICE AWARDS
 - 1. John Collins – Police Officer – Police Department – 30 years of service
- D. SPECIAL AWARDS
 - 1. Retirement – Melvin Lange – Fire Department – 40 years 11 months
- I. MINUTES
 - 1. Pre-Council Meeting and Regular Council Meeting April 20, 2015
- II. REPORT OF SPECIAL BOARDS, COMMISSIONS AND COMMITTEES
- III. ROLL CALL OF STANDING COMMITTEES
 - A. PUBLIC SAFETY – Councilmember Russell Driskell
 - 1. Approve application for Hazardous Moving Violation Grant between the Sedalia Police Department and the Missouri Department of Transportation Highway Safety Division
 - B. PUBLIC WORKS – Councilmember Tolbert Rowe
 - 1. Award bid for Solar Powered Wi-Fi School Lights
 - 2. Award bid for Sign Reflectivity
 - 3. Award bids for the demolition of structures located at 103 East Jefferson, 1400 East 5th, 638 East 5th, 1700 South Brown, 400 East Harvey and 1215 East 9th
 - C. FINANCE / ADMINISTRATION – Councilmember James Cunningham
- V. NEW BUSINESS
 - A. ORDINANCES AND RESOLUTIONS
 - O** Vacating a North-South alley in the 700 Block of North Park Avenue in the City of Sedalia, Missouri
 - O** Approving and annexing an unincorporated area owned by Sylvia G. Thompson Charitable Trust, a Missouri Private Foundation Trust, and Thompson Hills Investment Corporation, a Missouri Corporation, into the City of Sedalia, Missouri, adjacent and contiguous to existing corporate limits of said city (Land South of Colton's)
 - R** Authorizing certain officers of the City to execute various documents from Third National Bank related to securing a letter of credit issued to the City of Sedalia, as the applicant, and Missouri Employers Mutual Insurance as the beneficiary
 - B. APPOINTMENTS
 - 1. Appoint – Randy Sparks – Alternate Substitute Municipal Court Judge – Term Ends March 31, 2016
 - 2. Nominations from Mayor Galliher
 - C. LIQUOR LICENSES
 - Renewal:
 - *Matt Moulton dba Sedalia Lions Club, P.O. Box 1085, Picnic License, \$37.50
 - D. APPROVAL OF DEPARTMENT BILLS

Click on any agenda item to view the related documentation

- E. MISCELLANEOUS ITEMS FROM MAYOR, CITY COUNCIL AND CITY ADMINISTRATOR
- F. GOOD AND WELFARE
- G. ADJOURN TO CLOSED DOOR SESSION – In accordance with Section 610.021 (1) RSMo to closed-door session for Legal Advice.

IF YOU HAVE SPECIAL NEEDS, WHICH REQUIRE ACCOMMODATION, PLEASE NOTIFY THE CITY CLERK'S OFFICE. ACCOMMODATIONS WILL BE MADE FOR YOUR NEEDS.



OFFICE OF THE CITY ADMINISTRATOR

To: Honorable Mayor Stephen Galliker & City Council Members
From: Gary Edwards, City Administrator
Re: Agenda items for City Council meeting on Monday, May 4, 2015

This meeting begins at 6:30 PM

Presentations:

No presentations

Public Safety Committee:

1. Review the application for a Hazardous Moving Violation Grant between the Sedalia Police Department and the Missouri Department of Transportation Highway Safety Division.

Public Works Committee:

1. Review bids for solar powered Wi-Fi school lights. Three bids were received ranging from \$6,543.35 to \$8,389.50. Staff is recommending that the City accept the low bid of \$6,543.35 from TAPCO, Inc. of Brown Deer, Wisconsin. The City has successfully worked with the company in the past. \$7,200 was budgeted for this expense. The City's goal is to replace all of the antiquated school lights with the solar powered lights that can be programmed from a computer.
2. Review bids for sign reflectivity. The Public Works Department has solicited bids for sign reflectivity material to be used in the City's sign shop. The reflectivity project, which must be completed by 2017, is mandated by the Manual for Uniform Traffic Control Devices. Three bids were received ranging from \$15,193.10 to \$23,495.50. City staff recommends that the low bid of \$15,193.10 from Vulcan Signs of Foley, Alabama be accepted. The City has successfully worked with this company in the past. \$20,000 was budgeted for this purchase.
3. Review an ordinance that calls for vacating a North-South alley in the 700 block of North Park Avenue. The vacation request was made by Russell Vinson, an officer with Bethany Baptist Church. The Church owns property on both sides of the alley and they are the only property owners impacted by this request. We have no utilities on this property. Staff recommends approval.
4. Review bids for the demolition of structures located at 103 East Jefferson; 1400 East 5th; 638 East 5th; 1700 South Brown; 400 East Harvey and 1215 East 9th. Staff is recommending that Schultz Wrecking be approved for all demolitions. In the case of all properties, Schultz offered the low bid. These demolitions are covered by the FY16 budget.
5. Review an ordinance approving and annexing an unincorporated area owned by the Sylvia G. Thompson Charitable Trust, a Missouri Private Foundation Trust, and Thompson Hills Investment Corporation, a Missouri Corporation, into the Sedalia city limits. This annexation, which is located near the Colton's restaurant, is related to the Hobby Lobby store.

Finance/Administration Committee

1. Review a Resolution authorizing certain officers of the City to execute various documents from Third National Bank related to securing a letter-of-credit issued to the City and Missouri Employers Mutual Insurance (MEM) as the beneficiary. MEM is the carrier for our workers compensation insurance coverage, which is due to expire May 1st. In lieu of placing on deposit with them an estimated monthly premium, they allow us to issue an irrevocable letter-of-credit, which is issued by Third National. It is time to renew the letter-of-credit.



CITY OF SEDALIA, MISSOURI
PRE-COUNCIL MEETING – APRIL 20, 2015

WORK SESSION

The Work Session started at 6:15 p.m. in the Mayor's Conference Room at the Municipal Building.

Council Members present were James Cunningham, Jo Lynn Turley, Russell Driskell, Donald Meier, Bob Cross and Tolbert Rowe. Bonita Nash arrived at 6:20 p.m. Larry Stevenson was absent.

Presentation – Financial Report

Finance Director, Kelvin Shaw, presented a year-end report for FY 2015 pertaining to sales tax and expenditures. Sales tax for FY 2015 in the month of March was up significantly and year to date was up 8.6% putting the City closer to the FY 2012 revenue levels. Mr. Shaw added that sales tax for the current month of April 2015 is up 23.1%.

Franchise tax is down due in part to Charter Cable having payments under protest (just under \$100,000) which have expired and Property tax was over billed by Pettis County for FY 2014 which resulted in a decrease in the amount of Property tax collected for FY 2015.

Public Safety expenditures have increased as well as Special Projects and Capital Expenditures in FY 2014 and FY 2015 which was part of the spend down on reserves.

COMMITTEE MEETING

Public Safety Committee – Councilman Meier, Chairman – No Report.

Public Works Committee – Councilman Rowe, Chairman, presented the following recommendations:

- Ordinance approving Exhibit T to the master agreement for professional services with Olsson Associates for engineering services in the amount of \$36,000 (Includes 2 items: Research & development related to possible county wide regional waste water system and survey services for new EQ-2 Site at New York Ave; funding through COP fund) was moved to full council on motion by Cunningham, seconded by Meier. All present in favor. Stevenson was absent.
- Ordinance approving an agreement for staffing services between Crown Hill Cemetery and IMKO Workforce Solutions (Temporary Part-time employee for Crown Hill Cemetery) was moved to full Council on motion by Driskell, seconded by Meier. All present in favor. Stevenson was absent.
- Bids for Downtown Railing Systems to Advanced Maintenance, Sedalia, MO in the amount of \$10,920 (needed for safety reasons) was moved to full Council on motion by Cross, seconded by Meier. All present in favor. Stevenson was absent.
- Issue regarding establishing a one hour parking restriction between the hours of 9:00 a.m. and 6:00 p.m. on the North side of West 16th Street between South Grand Avenue and South Prospect Avenue. A conflict was found in the March 11, 2015 minutes from the Citizen's Traffic Advisory Commission regarding the one hour parking restriction. In the minutes, the one hour

parking restriction was unanimously denied, however the request submission form showed a unanimous vote for the adoption of the parking restriction. City Attorney, Anne Gardner, advised the Council that regardless of whether the Traffic Advisory Commission approves or denies a request, the Council can still do as they see fit. Issue TABLED due to conflicting information on motion by Driskell, seconded by Meier. All present in favor. Stevenson was absent.

- Ordinance approving an agreement for professional services with Wilson & Company, Inc., Engineers & Architects for engineering services related to corrective measures evaluation and field support services of future leachate seeps at the Sanitary Landfill was moved to full Council on motion by Meier, seconded by Nash. All present in favor. Stevenson was absent.
- Ordinance approving a permanent utility easement and temporary construction easements from Devin Robb and Rachael Robb for sanitary sewer purposes relating to the sewer relief project was moved to full Council on motion by Turley, seconded by Cross. All present in favor. Stevenson was absent.
- Quote from Forklifts of Central Missouri, Jefferson City, MO for the purchase of a 72" Bobcat Sweeper and Gutter Broom Attachment in the amount of \$4,089.90 through the Missouri Department of Transportation cooperative procurement program (\$5,000 budgeted) was moved to full Council on motion by Driskell, seconded by Nash. All present in favor. Stevenson was absent.
- Proposal from Wilson & Company in the amount of \$7,200 for a traffic analysis for the intersection of Highway 50 and Curry Drive (Intersection experiencing increase of traffic due to addition of Kohl's, Menard's, Steak & Shake, Hobby Lobby and other anticipated businesses) was moved to full Council on motion by Meier, seconded by Cunningham. All present in favor. Stevenson was absent.
- Proposal from Wilson & Company in an amount not to exceed \$25,000 for the preparation of a storm water report and site grading plan for property located at 2420 South New York Avenue (Site of new Animal Shelter and Equalization Overflow Basin; due to animal shelter being located in City limits a stormwater analysis is required by ordinance) was moved to full Council on motion by Driskell, seconded by Meier. All present in favor. Stevenson was absent.

Finance/Administration Committee – Councilman Turley, Chairman presented the following recommendation:

- Ordinance authorizing a Deed of Full Release to Secretary of Veterans Affairs for special tax bills dated February 6, 2014, September 22, 2014, November 13, 2014 and December 22, 2014 placed against 1616 West 10th Street (Special tax bills have been paid in full and a Deed of Full Release has been requested) was moved to full Council on motion by Rowe, seconded by Meier. All present in favor. Stevenson was absent.

The meeting adjourned at 6:32 p.m. to Closed-Door Session in accordance with Sections 610.021 (1) & (2) RSMo for Legal Advice and Lease, Sale or Purchase of Real Estate on motion by Rowe, seconded by Meier. All present in favor. Stevenson was absent.

Respectfully submitted: Arlene Silvey, MPCC City Clerk



CITY OF SEDALIA, MISSOURI
COUNCIL MEETING – APRIL 20, 2015

The Council of the City of Sedalia, Missouri duly met on Monday, April 20, 2015, at 7:00 p.m. at the Municipal Building with Mayor Stephen J. Galliher presiding. Mayor Galliher called the meeting to order and asked for a moment of silent prayer. Mayor Galliher recognized Boy Scout Troop 300 who were in attendance and asked them to lead the Pledge of Allegiance.

ROLL CALL:

James Cunningham	Present	Donald Meier	Present
Jo Lynn Turley	Present	Bob Cross	Present
Russell Driskell	Present	Tolbert Rowe	Present
Bonita Nash	Present	Larry Stevenson	Absent

SPECIAL AWARDS:

Bob Hiller presented a check to Mayor Galliher from the 25th Annual D.A.R.E. Car Show in the amount of \$11,021 for the City's D.A.R.E. Program. Mr. Hiller stated that the City does not appropriate any funds for the D.A.R.E. Program. The program helps about 400-500 children per year from the Sedalia #200 School District and 60-80 children per year from St. Paul's Lutheran and Sacred Heart. Officer Bradley Beard serves on the National Board and Officer Rodney Collins was the past president of the Missouri D.A.R.E. Association and both officers are mentors and take 2 weeks twice a year to go to Jefferson City, Missouri to teach new officers from around the state to serve in the D.A.R.E. Program. Mr. Hiller also recognized Mark Allen, with City Safe & Lock, for his award for perfect attendance for the last 15 years and added that Mr. Allen's motorcycle alone has raised \$2,100 in the last 3 years for the D.A.R.E. Program.

MINUTES:

The following minutes were approved on motion by Cunningham, seconded by Meier. All present in favor. Stevenson was absent.

- Pre-Council Meeting April 6, 2015
- Regular Council Meeting April 6, 2015

REPORTS OF SPECIAL BOARDS, COMMISSIONS & COMMITTEES:

Minutes of the Citizen's Traffic Advisory Commission dated March 11, 2015 were not approved because issue was tabled at Pre-Council meeting.

ROLL CALL OF STANDING COMMITTEES:

PUBLIC SAFETY – DONALD MEIER, CHAIRMAN – No Report.

PUBLIC WORKS – TOLBERT ROWE, CHAIRMAN

Awarded bid for Downtown Railing Systems to Advanced Maintenance, Sedalia, MO in the amount of \$10,920.00 on motion by Turley, seconded by Nash. All present in favor. Stevenson was absent.

Approved purchase of a 72" Bobcat Sweeper and Gutter Broom Attachment from Forklifts of Central Missouri, Jefferson City, MO in the amount of \$4,089.90 through the Missouri Department of Transportation Cooperative Procurement Program on motion by Driskell, seconded by Nash. All present in favor. Stevenson was absent.

Approved proposal from Wilson & Company in the amount of \$7,200.00 for traffic analysis for the intersection of Highway 50 and Curry Drive on motion by Meier, seconded by Cunningham. All present in favor. Stevenson was absent.

Approved proposal from Wilson & Company in an amount not to exceed \$25,000.00 for the preparation of a storm water report and site grading plan for property located at 2420 South New York Avenue (Site of New Animal Shelter and Equalization Overflow Basin) on motion by Cross, seconded by Nash. All present in favor. Stevenson was absent.

FINANCE & ADMINISTRATION – JO LYNN TURLEY, CHAIRMAN – No Report.

NEW BUSINESS:

BILL NO. 2015 – 59, ORDINANCE NO. 10310 – AN ORDINANCE APPROVING AND ACCEPTING EXHIBIT T TO THE MASTER AGREEMENT FOR PROFESSIONAL SERVICES BETWEEN THE CITY OF SEDALIA, MISSOURI AND OLSSON ASSOCIATES FOR ENGINEERING SERVICES was read once by title. (Regional waste water system & survey services for new EQ-2 Site at New York)

2nd Reading – Motion by Turley, 2nd by Nash. All present in favor. Stevenson was absent.

Final Passage – Motion by Cross, 2nd by Turley. All present in favor. Stevenson was absent.

Roll Call Vote: Voting "Yes" were Cunningham, Turley, Driskell, Nash, Meier, Cross and Rowe.
No one voted "No". Stevenson was absent.

BILL NO. 2015 – 60, ORDINANCE NO. 10311 – AN ORDINANCE APPROVING AND ACCEPTING AN AGREEMENT FOR STAFFING SERVICES BY AND BETWEEN THE CITY OF SEDALIA, MISSOURI D/B/A CROWN HILL CEMETERY AND IMKO WORKFORCE SOLUTIONS was read once by title.

2nd Reading – Motion by Meier, 2nd by Nash. All present in favor. Stevenson was absent.

Final Passage – Motion by Driskell, 2nd by Nash. All present in favor. Stevenson was absent.

Roll Call Vote: Voting "Yes" were Cunningham, Turley, Driskell, Nash, Meier, Cross and Rowe.
No one voted "No". Stevenson was absent.

BILL NO. 2015 – 61, ORDINANCE NO. 10312 – AN ORDINANCE APPROVING AND ACCEPTING AN AGREEMENT FOR PROFESSIONAL SERVICES BETWEEN THE CITY OF SEDALIA, MISSOURI AND WILSON & COMPANY, INC., ENGINEERS & ARCHITECTS FOR ENGINEERING SERVICES RELATED TO CORRECTIVE MEASURES EVALUATION AND FIELD SUPPORT SERVICES OF FUTURE LEACHATE SEEPS AT THE CITY OF SEDALIA SANITARY LANDFILL was read once by title.

2nd Reading – Motion by Turley, 2nd by Cunningham. All present in favor. Stevenson was absent.

Final Passage – Motion by Driskell, 2nd by Turley. All present in favor. Stevenson was absent.

Roll Call Vote: Voting "Yes" were Cunningham, Turley, Driskell, Nash, Meier, Cross and Rowe.
No one voted "No". Stevenson was absent.

BILL NO. 2015 – 62, ORDINANCE NO. 10313 – AN ORDINANCE APPROVING AND ACCEPTING A PERMANENT UTILITY EASEMENT AND TEMPORARY CONSTRUCTION

EASEMENTS FROM DEVIN ROBB AND RACHAEL ROBB FOR SANITARY SEWER PURPOSES RELATING TO THE CITY OF SEDALIA MISSOURI SEWER RELIEF PROJECT was read once by title.

2nd Reading – Motion by Cunningham, 2nd by Driskell. All present in favor. Stevenson was absent.

Final Passage – Motion by Nash, 2nd by Driskell. All present in favor. Stevenson was absent.

Roll Call Vote: Voting “Yes” were Cunningham, Turley, Driskell, Nash, Meier, Cross and Rowe.

No one voted “No”. Stevenson was absent.

BILL NO. 2015 – 63, ORDINANCE NO. 10314 – AN ORDINANCE AUTHORIZING A DEED OF FULL RELEASE TO SECRETARY OF VETERANS AFFAIRS FOR SPECIAL TAX BILLS DATED FEBRUARY 6, 2014, SEPTEMBER 22, 2014, NOVEMBER 13, 2014, AND DECEMBER 22, 2014 PLACED AGAINST 1616 WEST 10TH STREET IN THE CITY OF SEDALIA, MISSOURI was read once by title.

2nd Reading – Motion by Meier, 2nd by Nash. All present in favor. Stevenson was absent.

Final Passage – Motion by Cunningham, 2nd by Nash. All present in favor. Stevenson was absent.

Roll Call Vote: Voting “Yes” were Cunningham, Turley, Driskell, Nash, Meier, Cross and Rowe.

No one voted “No”. Stevenson was absent.

APPOINTMENTS:

The following Board Appointments/Reappointments by Mayor Galliher were approved as presented on motion by Rowe, seconded by Nash. All present in favor. Stevenson was absent.

ANIMAL ADVISORY CONTROL BOARD

Reappoint Dana Gillig, 3409 S. Green Ridge Road, 3-year term expiring June 2018.

BOTHWELL REGIONAL HEALTH CENTER BOARD OF TRUSTEES

Appoint Larry Foster, 1530 Hunter’s Circle, 4-year term expiring June 2019.

Appoint Peggy Van Dyke, PO Box 1263, 4-year term expiring June 2019.

Appoint W.C. (Cam) Jennings, 201 W. 32nd, 4-year term expiring June 2019.

CENTRAL BUSINESS & CULTURAL DISTRICT BOARD OF DIRECTORS

Reappoint George Esser, 1409 W. Broadway, 3-year term expiring June 2018.

Reappoint Michelle Swords, 300 S. Ohio, 3-year term expiring June 2018.

Reappoint Douglass Freed, 1100 W. 4th, 3-year term expiring June 2018.

Reappoint David Esser, 116 E. Main #B, 3-year term expiring June 2018.

CITIZENS’ COMMITTEE FOR SMART GROWTH

Appoint Theron Broadfoot, 3403 W. 12th, 3-year term expiring June 2018.

Reappoint Kim Graves, 1901 S. Moniteau, 3-year term expiring June 2018.

Reappoint Jennifer Langdon, 712 S. Ohio Apt. A, 3-year term expiring June 2018.

HOUSING AUTHORITY BOARD OF DIRECTORS

Appoint Heather Hawkins-Hoehne, 429 Buckner Court, 4-year term expiring June 2019.

Reappoint Jamie Bethel, 1414 S. Park, 4-year term expiring June 2019.

PLUMBERS EXAMINING BOARD

Reappoint Don Meyer, 1611 S. Harrison, 1-year term expiring June 2016.

PUBLIC LIBRARY BOARD

Appoint Shirley Alexander, 216 Driftwood, 3-year term expiring June 2018.
Appoint Kim Welch, 1500 South Barrett, 3-year term expiring June 2018.
Reappoint Kathy Gardner, 1315 S. Carr, 3-year term expiring June 2018.

TAX INCREMENT FINANCING COMMISSION

Reappoint George Esser, 500 S. Ohio, 4-year term expiring July 2019.

TREE BOARD

Reappoint Mona McCormack, 31135 Sunrise Lane, 3-year term expiring June 2018.

BIDS:

- Downtown Railing Systems – March 26, 2015

LIQUOR LICENSES: None.

DEPARTMENT BILLS thru April 20, 2015 totaling \$378,117.18 were approved for payment on motion by Turley, seconded by Driskell. All present in favor. Stevenson was absent.

ADJOURN SINE DIE: Motion by Rowe, seconded by Cunningham to Adjourn Sine Die. All present in favor. Stevenson was absent.

The newly elected officials were called forward and given the Oath of Office by Arlene Silvey, MPCC City Clerk and were presented Certificates of Election.

Jo Lynn Turley, 1st Ward Councilman
Bonita Nash, 2nd Ward Councilman (1 Year)
Russell Driskell, 2nd Ward Councilman (2 Year)
Bob Cross, 3rd Ward Councilman
Vicky Collins, 4th Ward Councilman

The Council Members took their places and Mayor Galliher called the meeting to order at 7:20 p.m.

ROLL CALL:

James Cunningham	Present	Donald Meier	Present
Jo Lynn Turley	Present	Bob Cross	Present
Russell Driskell	Present	Tolbert Rowe	Present
Bonita Nash	Present	Vicky Collins	Present

Mayor Galliher welcomed all returning Councilmembers and new Councilmember Vicky Collins.

MAYOR PRO-TEM:

Motion by Rowe, seconded by Cunningham to nominate Councilman Turley for Mayor Pro-Tem.

With no other nominations, motion was made by Rowe, seconded by Nash to cease nominations. All in favor.

Roll Call for Councilman Turley for Mayor Pro-Tem was as follows:

James Cunningham	Yes	Donald Meier	Yes
Jo Lynn Turley	Yes	Bob Cross	Yes
Russell Driskell	Yes	Tolbert Rowe	Yes
Bonita Nash	Yes	Vicky Collins	Yes

Jo Lynn Turley was elected Mayor Pro-Tem.

Mayor Galliher announced Council Committee Appointments for Chairman and Vice-Chairman:

- Public Safety – Chairman Russell Driskell, Vice-Chairman Vicky Collins
- Public Works – Chairman Tolbert Rowe, Vice-Chairman Donald Meier
- Finance/Administration – Chairman James Cunningham, Vice-Chairman Bonita Nash

MISCELLANEOUS ITEMS FROM MAYOR/COUNCIL/ADMINISTRATOR:

Mayor Galliher thanked Bob Hiller for all his work with the D.A.R.E. Program.

Councilman Cross commented that he received a call from Larry Stevenson who stated that he could not attend the Council meeting this evening due to being in South Carolina at a veteran's reunion. Cross congratulated both Councilman Collins and Councilman Turley on their appointments.

GOOD & WELFARE:

Larry Foster and Peggy Van Dyke thanked the Council for appointing them to the Bothwell Regional Health Center Board of Trustees. Ms. Van Dyke added that it is an honor to serve the community and she hopes to work with the Council, Administration and current board members in a positive manner to move the hospital forward.

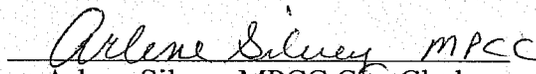
Officer Rodney Collins thanked the Council and Bob Hiller for all the support of the D.A.R.E. Program.

The meeting adjourned to reception at 7:30 p.m. on motion by Nash, seconded by Meier. All in favor

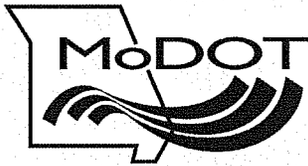
THE CITY OF SEDALIA, MISSOURI



Stephen J. Galliher, Mayor



Arlene Silvey, MPCC City Clerk



Traffic and Highway Safety Division
P.O. Box 270
Jefferson City, MO 65102
1-800-800-2358 or 573-751-4161

CITY COUNCIL AUTHORIZATION

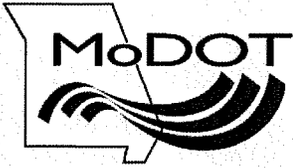
On _____, 20__ the Council of _____
_____ held a meeting and discussed the City's participation
in Missouri's Highway Safety Program.

It is agreed by the Council that the City of _____
will participate in Missouri's Highway Safety Program.

It is further agreed by the Council that the Chief of Police will investigate the
financial assistance available under the Missouri Highway Safety Program for
Traffic Enforcement and report back to the Council his/her recommendations.
When funding through the Highway Safety Division is no longer available, the
local government entity agrees to make a dedicated attempt to continue support
for this traffic safety effort.

Council Member

Mayor



**Traffic and Highway Safety Division
TRAFFIC ENFORCEMENT APPLICATION
October 01, 2015 through September 30, 2016**

Traffic and Highway Safety Division
P.O. Box 270
830 MoDOT Drive
Jefferson City, MO 65102
1-800-800-2358 or 573-751-4161

(Application due by March 02, 2015)

Agency:	Sedalia Police Dept.	Agency ORI#:	MO0800300
Address:	201 W. Second St.	Federal Tax ID#:	44.6000263
		State Tax ID#:	12493333
City:	Sedalia	State:	MO
		Zip:	65301-4334
		County:	Pettis
Phone:	660-826-8100	Fax:	660-826-7040
Contact:	Officer A.J. Silvey	Email:	ajsilvey@sedaliapolice.com
Jurisdiction:	Urban	Jurisdiction Population:	21387
Targeted Population:	All Drivers		

Project activity for which your agency is requesting funding:

Hazardous Moving Violation

Project Title:	Hazardous Moving Violation	Requested Amount:	\$9,629.00
Brief Description:	HMV enforcement on all drivers		

John Degonia

Authorizing Official

Authorizing Official Signature

Chief

Authorizing Official Title

PROBLEM IDENTIFICATION

Hazardous Moving Violations (HMV) also known as aggressive driving is a serious problem on Missouri's roadways and has contributed substantially to traffic crashes, especially crashes resulting in death. Aggressive drivers are defined within Missouri's Blueprint to SAVE MORE LIVES as, "drivers of motorized vehicles who committed one or more of the following violations which contributed to the cause of a traffic crash: speeding; driving too fast for conditions; and/or following too close."

Aggressive drivers not only put their own lives at risk, but the lives of others as well. Of the 959 people killed, 67.4% were the aggressive driver and the other 32.6% were some other party in the incident. Of the 5,617 seriously injured, slightly more than one-half (53.2%) were the aggressive drivers and nearly one-half (46.8%) being some other person involved.

Sedalia, MO is ranked 21st in the state of Missouri in terms of total crashes per city between the years of 2011 - 2013 according to the Missouri State Highway Patrol crash analysis center. Between the years of 2011-2013 Sedalia had 2,443 crashes.

Sedalia, MO utilizes the LETS accident reporting system. Using it's generated report for the year of 2014, excluding private property, the Sedalia, MO police department worked 741 accidents on it's roadways. Of these accidents, the hazardous moving violations of speed, too fast for conditions, violation of signal/sign, following too close, improper backing, improper turn and improper lane use accounted for the probable contributing circumstances in 613 of accidents. That means a hazardous moving violation factored into 83% of total accidents.

In the most recent traffic studies conducted in school zones in 2012 using the city street and alley traffic counters, it was discovered that approximately over 75% of traffic travels over 15mph in the school zones that were studied. Given this information, we would like to extend our enforcement to school zones as well as high traffic roadways.

The primary enforcement locations will be:

US 50, US 65, W 16th St, Thompson Blvd, Winchester Dr, Main St and school zones located on Warren Av, 16th St, 32nd St, New York Av, Ingram Av, Massachusetts Av and Tiger Pride Blvd. Monday through Saturday and December, January, February, March, April, May, June, July, August and September between the times of 0800-2000 for regular high-traffic and crash locations. 0800-1500 for school zone enforcement.

GOALS/OBJECTIVES

In 2011-2013, there were 419,658 traffic crashes in Missouri - 15.4% involved speeding. Correlating with the national data, Missouri's problem is also more significant when examining fatal crashes—of the 2,161 fatal crashes, 38.3% involved drivers who were speeding.

Goal #1:

To decrease HMV/aggressive driving related fatalities to:

- 314 by 2013
- 299 by 2014
- 288 by 2015
- 270 by 2016

Performance Measure:

- Number of HMV/aggressive driving-related fatalities

Benchmark:

- 2013 aggressive driving-related fatalities = 308

Goal #2:

To decrease speed-related fatalities to:

- 299 by 2013
- 285 by 2014
- 272 by 2015
- 258 by 2016

Performance Measure:

- Number of speed-related fatalities

Benchmark:

- 2013 speed-related fatalities = 302

Objective:

Develop and implement a plan that focuses on hazardous moving violations (such as speeding, following too closely, driving too fast for conditions, red-light running, improper lane changes, and failure to yield) at high crash locations and corridors.

According to our LETS accident reporting system, Sedalia MO worked 741 accidents on it's roadway. By utilizing grant funds we seek to allow Officers to work over-time in the high crash locations to work to reduce the amount of traffic crashes in our jurisdiction. The Sedalia Police Department also seeks to reduce HMVs in school zones. According to our most recent traffic studies in two different school zones in 2012, over 75% of traffic is traveling over the posted speed limit of 15mph.

Officers will deploy as single units to perform traffic stops in the high-crash areas in an attempt to decrease the amount of vehicle crashes and increase public safety. Officers may also use different techniques when enforcing speed limits, such as deploying an officer in an unmarked vehicle to shoot radar and watch for HMVs while calling out offenders to marked units who can then perform traffic stops and take appropriate actions.

PROJECT DESCRIPTION

Project Description information will be captured in the supplemental section.

Officers will be allowed to come in during the enforcement times in the selected months. A total of 32 hours PER MONTH will be allotted between the months of December and September. Any unused hours will be rolled into the next months allotment. This will allow Officers to come in at their discretion and perform extra enforcement during high-crash times. Statistics show that Sedalia has consistent crash rate during the selected months, days and times. Officers may also focus their attention on school zones during school hours. Statistics show that over 75% of Sedalia drivers are operating over the posted speed limit of 15mph during school hours.

SUPPLEMENTAL INFORMATION

Question

Answer

You must answer the following questions.

- | | |
|---|-----|
| 1 Does your agency have an internal safety belt policy for all personnel? | Yes |
| 2 Does your agency report racial profiling data annually? | Yes |
| 3 Does your agency report to STARS? | Yes |
| 4 Does your agency report UCR information annually? | Yes |
| 5 Has any of your officers/personnel been debarred and are therefore not eligible to receive federal funds for reimbursement of salary, fringe benefits, or overtime? | No |
| 6 Please explain any NO answer(s) to questions 1-4: | |

Please use the most current 12-months of data available for answering questions 7-12.

- | | |
|--|-----|
| 7 Total number of DWI violations written. | 76 |
| 8 Total number of speeding violations written. | 631 |
| 9 Total number of HVM violations written. | 969 |
| 10 Total number of child safety/booster seat violations written. | 10 |
| 11 Total number of safety belt violations written. | 19 |
| 12 Total number of sobriety checkpoints hosted. | 1 |

Use the most current three years crash data for questions 13-23.

- | | |
|---|------|
| 13 Total number of traffic crashes. | 2443 |
| 14 Total number of traffic crashes resulting in a fatality. | 3 |
| 15 Total number of traffic crashes resulting in a serious injury. | 25 |
| 16 Total number of speed-related traffic crashes. | 175 |
| 17 Total number of speed-related traffic crashes resulting in a fatality. | 1 |
| 18 Total number of speed-related traffic crashes resulting in a serious injury. | 3 |
| 19 Total number of alcohol-related traffic crashes. | 65 |

20 Total number of alcohol-related traffic crashes resulting in a fatality.	2
21 Total number of alcohol-related traffic crashes resulting in a serious injury.	7
22 Total number of unbuckled fatalities.	0
23 Total number of unbuckled serious injuries.	7

Enter your agency's information below.

24 Total number of commissioned law enforcement officers.	47
25 Total number of commissioned patrol and traffic officers.	30
26 Total number of commissioned law enforcement officers available for overtime enforcement.	38
27 Total number of vehicles available for enforcement.	12
28 Total number of radars/lasers.	12
29 Total number of in-car video cameras.	11
30 Total number of PBT's.	0
31 Total number of Breathalyzers.	1

The following information explains the strategies your agency will use to address the traffic crash problem. This information is considered to be the Project Description and should be specific to the crash problem.

32 Identify the primary enforcement locations.	
US 50, US 65, W 16th St, Thompson Blvd, Winchester Dr, Main St and school zones located on Warren Av, 16th St, 32nd St, New York Av, Ingram Av, Massachusetts Av and Tiger Pride Blvd.	
33 Enter the months in which enforcement will be conducted.	
December, January, February, March, April, May, June, July, August, September	
34 Enter the number of enforcement periods your agency will conduct each month.	5
35 Enter the days of the week in which enforcement will be conducted.	
Monday-Saturday	
36 Enter the time of day in which enforcement will be conducted.	
0800-2000 for regular high-traffic and crash locations. 0800-1500 for school zone enforcement.	
37 Enter the number of officers assigned during the enforcement period.	1
38 If equipment, promotional items, or supplies are requested to conduct this project, explain below why it is needed and how it will be used.	
None	

PROJECT EVALUATION

The MHTC will administratively evaluate this project. Evaluation will be based, at a minimum, upon the following:

1. Law enforcement compliance with state UCR, Racial Profiling, and STARS reporting requirements (law enforcement contracts only)
2. Timely submission of monthly reimbursement vouchers and appropriate documentation to support reimbursement for expenditures (i.e., personal services, equipment, materials)
3. Timely submission of periodic reports (i.e., monthly, quarterly, semi-annual) as required
4. Timely submission of the Year End Report of activity (due within 30 days after contract completion date)
5. Attaining the Goals set forth in this contract*
6. Accomplishing the Objectives* established to meet the project Goals, such as:
 - Enforcement activities (planned activities compared with actual activities)
 - Programs (number and success of programs held compared to planned programs, evaluations if available)
 - Training (actual vs. anticipated enrollment, student evaluations of the class, student test scores on course examinations, location of classes, class cancellation information)
 - Equipment purchases (timely purchase of equipment utilized to support and enhance the traffic safety effort; documentation of equipment use and frequency of use)
 - Public awareness activities (media releases, promotion events, incentive items or education materials produced or purchased)
 - Other (any other information or material that supports the Objectives)
7. The project will be evaluated by the Traffic and Highway Safety Division through annual crash analysis.

Evaluation results will be used to determine:

- The success of this type of activity in general and this particular project specifically;
- Whether similar activities should be supported in the future; and
- Whether grantee will receive funding for future projects.

*Evaluation and requests to fund future projects will not be based solely on attaining Goals and/or Objectives if satisfactory justification is provided.

At the end of the enforcement date, statistics will be pulled and compared to the previous years to measure the correlation between enforcement and crash stats. It is the Sedalia Police's Traffic Unit's desire to see a decrease in crashes during the months enforced. Subsequent traffic studies will also be reviewed to compare average speeds to the previous one conducted in 2012.

ADDITIONAL FUNDING SOURCES

Bureau of Justice

JAG Grant - \$11298 (Sedalia Police Department will receive 60% of this grant which is \$8070)

BUDGET

Category	Item	Description	Quantity	Unit Cost	Total	Match	Total Requested
Personnel							
	Overtime and Fringe	Officer Overtime	320	\$25.00	\$8,000.00	\$0.00	\$8,000.00
					\$8,000.00	\$0.00	\$8,000.00
Training							
	Professional Development	LETSAC Conference (Registration + Lodging)	3	\$543.00	\$1,629.00	\$0.00	\$1,629.00
					\$1,629.00	\$0.00	\$1,629.00
Total Contract					\$9,629.00	\$0.00	\$9,629.00

ATTACHMENTS

<u>Document Type</u>	<u>Description</u>	<u>Original File Name</u>	<u>Date Added</u>
EXCEL	Excel	2012 Traffic Count Reports SRTS.xlsx	02/09/2015
WORD	Word	Crashes by month.docx	02/09/2015

To: Gary Edwards
From: Bill Beck
Date: April 29, 2015
Subject: Solar Powered Wi-Fi School Lights

We have solicited bids for solar powered wi-fi school lights. We received three bids ranging from \$6,543.35 to \$8,389.50. I would like to request that we accept the low bid from TAPCO, Inc., Brown Deer, WI for \$6,543.35. We have worked with this company in the past and have had no concerns.

Our ultimate goal is to replace all of the antiquated school lights with the solar powered lights that can be programed from a computer. We are in the second year of this project. \$7,200 was budgeted for this project.

Thank you.

A handwritten signature in black ink, appearing to be the name 'Bill Beck', written in a cursive style.

Tabulation of Bids

Solar Powered Wi-Fi School Lights
 April 23, 2015 10:00 a.m.
 Mayor's Conference Room

	TAPCO Inc. 5100 W. Brown Deer Rd. Bown Deer, WI 53223	Mid America Signal, Inc 2429 S. Mill St. Kansas City, KS 66103	Medallion Electric Co. 216 S. Missouri P.O. Box 1541 Sedalia, MO 65302-1541
Description	Solar blinker sign system w/ time clock & modem, dual beacon/blinker sign controller, cabinet bracket set, Battery 12V, 30W/12V solar panel package, blinker sign S5-1, blink link web activation service-annual	Solar blinker sign system w/time clock & modem, dual beacon/blinker sign controller, blinker/sign S5-1, blink link activation service-annual	New Led Wi-Fi solar powered signal heads & controllers, 2180-system, DBB-1CDRATNMMVW controller, Web link activation service- annual
Amount	\$6,543.35	\$7,880.00	\$8,389.50
Delivery	28 Days	20-25 Days	30 Days ARO
Meet Specs	YES	YES	Not submitted

To: Gary Edwards
From: Bill Beck
Date: April 29, 2015
Subject: Sign Reflectivity Material

We have solicited bids for sign reflectivity material to be used in our sign shop. This reflectivity project is mandated per the Manual for Uniform Traffic Control Devices. We are in the second phase of the project and it must be complete by 2017.

We received three bids ranging from \$15,193.10 to \$23,495.50. I would like to request that we accept the low bid from Vulcan Signs, Foley, AL for \$15,193.10. We have worked with this company in the past and have had no concerns. This is below the \$20,000 budgeted for this project.

Thank you.

A handwritten signature in black ink, appearing to be 'Bill Beck', written in a cursive style.

Tabulation of Bids

Sign Reflectivity
 April 23, 2015 10:00 a.m
 Mayor's Conference Room

		Vulcan Signs P.O. Box 1850 Foley, AL 36535		Viebrock Sales & Service 30028 Hwy 65 Sedalia, MO 65301		Schulte Supply 4331 S. Washington Ave Independence, MO 64055		
QTY.	Size	Color	Material	Description/Code	Unit Price	Total Price	Unit Price	Total Price
200	18x9	White	.080 Aluminum HIP	Extruded aluminum (No Holes No message) Sign Blank	\$7.41	\$1,482.00	\$9.79	\$1,958.00
200	24x9	White	.080 Aluminum HIP	Extruded aluminum (No Holes No message) Sign Blank	\$10.49	\$2,098.00	\$13.48	\$2,696.00
200	30x9	White	.080 Aluminum HIP	Extruded aluminum (No Holes No message) Sign Blank	\$13.21	\$2,642.00	\$16.50	\$3,300.00
100	36x9	White	.080 Aluminum HIP	Extruded aluminum (No Holes No message) Sign Blank	\$15.63	\$1,563.00	\$19.51	\$1,951.00
700	9"			Wing Bracket	\$3.23	\$2,261.00	\$6.19	\$4,333.00
200	6"			Wing Bracket	\$2.96	\$592.00	\$5.20	\$1,040.00
10	3/4"x.20x100'		Stainless Steel	Banding strapping	\$27.50	\$275.00	\$32.67	\$326.70
1000	3/4"		Stainless Steel	Wing seals (for strap)	\$0.23	\$230.00	\$0.24	\$240.00
10	24"x.50 yds.	Green		Electro-Cut Film	\$325.81	\$3,258.10	\$432.30	\$4,323.00
100	90 degree		Extruded	cap for u-channel post	\$2.59	\$259.00	\$4.68	\$468.00
100	180 degree		Extruded	cap for u-channel post	\$2.59	\$259.00	\$4.68	\$468.00
100			Extruded	cross brackets	\$2.74	\$274.00	\$4.68	\$468.00
Total					\$15,193.10		\$21,571.70	\$23,495.50
Delivery				30 Days ARO			5 Weeks	None listed
Notes				extruded alum. (white				9" Wing Bracket- Metro Wing 800
				both sides), Electro-Cut				6" Wing Bracket - Metro Wing #8
				film (3M 1177), cap for				Metro Wing 800 (2-3) months, only
				u-channel (VS-1), cross				100 in stock, Balance 10 to 25 Days
				brackets (VS-1)				



MEMO

To: Gary Edwards, City Administrator
From: Andrew S. Burt, Chief Building Official *ASB*
Date: April 14, 2015
Subject: Bids For Demolition

In accordance with the City of Sedalia purchasing policy, we have obtained quotes for demolition of the structures located at the following properties:

103 East Jefferson

Schultz Wrecking	\$3,600.00
Poort Excavating LLC	\$5,300.00
B & P Excavating	\$5,500.00

Recommend awarding bid to Schultz Wrecking in the amount of **\$3,600.00**

1400 East 5th

Schultz Wrecking	\$4,000.00
Poort Excavating LLC	\$5,800.00
B & P Excavating	\$4,500.00

Recommend awarding bid to Schultz Wrecking in the amount of **\$4,000.00**

638 East 5th

Schultz Wrecking	\$3,300.00
Poort Excavating LLC	\$3,900.00
B & P Excavating	\$4,250.00

Recommend awarding bid to Schultz Wrecking in the amount of **\$3,300.00**

1700 South Brown

Schultz Wrecking	\$3,800.00
Poort Excavating LLC	\$4,600.00
B & P Excavating	\$5,750.00

Recommend awarding bid to Schultz Wrecking in the amount of **\$3,800.00**

400 East Harvey

Schultz Wrecking	\$3,300.00
Poort Excavating LLC	\$4,400.00
B & P Excavating	\$3,750.00

Recommend awarding bid to Schultz Wrecking in the amount of **\$3,300.00**

1215 East 9th

Schultz Wrecking	\$3,300.00
Poort Excavating LLC	\$3,900.00
B & P Excavating	\$4,500.00

Recommend awarding bid to Schultz Wrecking in the amount of **\$3,300.00**

BILL NO. _____

ORDINANCE NO. _____

AN ORDINANCE VACATING A NORTH-SOUTH ALLEY IN THE 700 BLOCK OF NORTH PARK AVENUE IN THE CITY OF SEDALIA, MISSOURI.

WHEREAS, the City of Sedalia has received a request from Russell Vinson, Officer of the Corporation, on behalf of Bethany Baptist Church, owners of real property located in the 700 Block of North Park Avenue, to vacate the existing North-South alley that is located in the midst of this property; a copy of said request is attached hereto and incorporated herein.

NOW THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF SEDALIA, MISSOURI, as follows:

Section 1. It is hereby found and determined that a North-South alley in the 700 Block of North Park Avenue in the City of Sedalia, Missouri, described as:

THE ALLEY RUNNING NORTH AND SOUTH THROUGH THE CENTER OF BLOCK THREE (3) OF RITCHEY 2ND ADDITION TO THE CITY OF SEDALIA, PETTIS COUNTY, MISSOURI, SAID ALLEY BEING BOUNDED ON THE NORTH BY THE SOUTH RIGHT OF WAY LINE OF HENRY STREET AND BOUNDED ON THE SOUTH BY THE NORTH RIGHT OF WAY LINE OF JOHNSON STREET.

should be and the same is hereby vacated.

Section 2. The City Clerk is hereby authorized and directed to file in her office said ordinance after recording said ordinance with the Pettis County Recorder of Deeds.

Section 3. This ordinance shall be in full force and effect from and after its passage and approval.

Read two times by title, copies of the proposed ordinance having been made available for public inspection prior to the time the bill is under consideration by the Council and passed by the Council of the City of Sedalia, Missouri this 4th day of May, 2015.

Presiding Officer of the Council

Approved by the Mayor of said City this 4th day of May, 2015.

ATTEST:

Stephen J. Galliher, Mayor

Arlene Silvey, MPCC
City Clerk

To: Gary Edwards
From: Bill Beck
Date: April 29, 2015
Subject: Vacate Alley at 700 North Park Avenue

I would recommend that Council approve the request from Bethany Baptist Church to vacate the alley in the 700 block of North Park Avenue. All required information has been received and reviewed.

The church owns the property on both sides of the alley so they are the only property owners affected by this request. We have also checked with all utility companies and there are no utilities in this alley so we will not need to keep an easement.

Thank you.

A handwritten signature in black ink, appearing to be 'BB', written in a cursive style.

BETHANY BAPTIST CHURCH

500 North Park Ave, Sedalia, Mo 65301 (660)826-8743 bethany.baptist@sbcglobal.net

April 7, 2015

To whom it may concern:

Bethany Baptist Church, Sedalia, has had its vacant block at 700 North Park Avenue rezoned to M1. To make the block more suitable for future development we petition that the alley designated for that block be vacated (although there is actually no alley in this undeveloped block). Note that, as we own the entire block, we possess all the property adjacent to the alley, the legal description of which is:

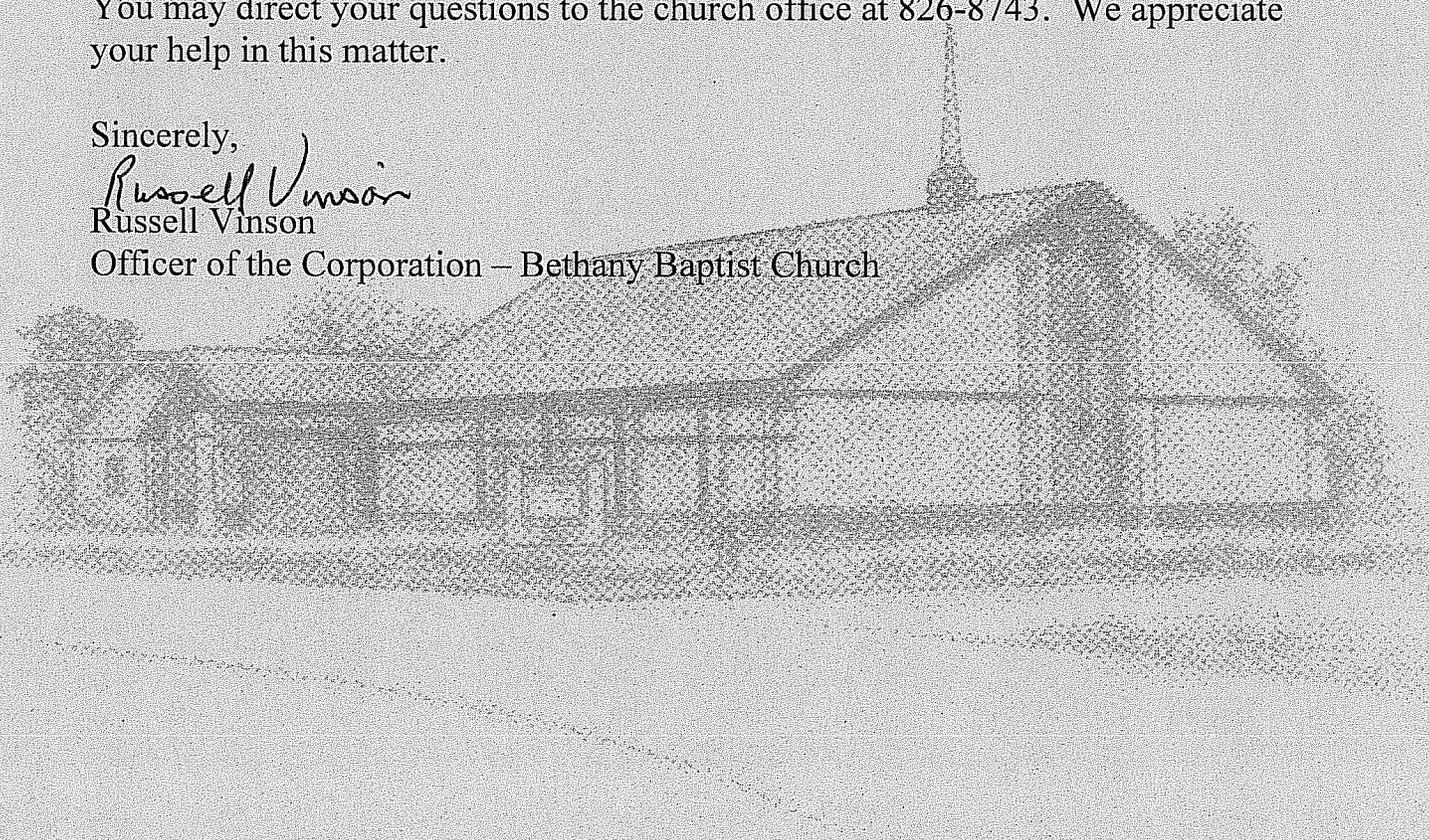
THE ALLEY RUNNING NORTH AND SOUTH THROUGH THE CENTER OF BLOCK THREE (3) OF RITCHEY 2ND ADDITION TO THE CITY OF SEDALIA, PETTIS COUNTY, MISSOURI, SAID ALLEY BEING BOUNDED ON THE NORTH BY THE SOUTH RIGHT OF WAY LINE OF HENRY STREET AND BOUNDED ON THE SOUTH BY THE NORTH RIGHT OF WAY LINE OF JOHNSON STREET.

You may direct your questions to the church office at 826-8743. We appreciate your help in this matter.

Sincerely,


Russell Vinson

Officer of the Corporation – Bethany Baptist Church



BILL NO. _____

ORDINANCE NO. _____

AN ORDINANCE OF THE CITY OF SEDALIA, MISSOURI, APPROVING AND ANNEXING AN UNINCORPORATED AREA OWNED BY SYLVIA G. THOMPSON CHARITABLE TRUST, A MISSOURI PRIVATE FOUNDATION TRUST, AND THOMPSON HILLS INVESTMENT CORPORATION, A MISSOURI CORPORATION, INTO THE CITY OF SEDALIA, MISSOURI, ADJACENT AND CONTIGUOUS TO EXISTING CORPORATE LIMITS OF SAID CITY.

WHEREAS, it is reasonable and necessary to the proper development of the City of Sedalia, Missouri, and stating that the City of Sedalia, Missouri, has the ability to furnish normal municipal services to said area within a reasonable amount of time after annexation becomes effective; and

WHEREAS, on February 19, 2015, a petition was submitted to the City Council of Sedalia, Missouri, under the provisions of Section 71.012 RSMo. whereby Sylvia G. Thompson Charitable Trust, a Missouri Private Foundation Trust, and Thompson Hills Investment Corporation, a Missouri Corporation, hereinafter described desires to have said real estate annexed into the corporate limits of the City of Sedalia, Missouri; and

WHEREAS, the City Council of the City of Sedalia, Missouri, held a public hearing on the 16th day of March, 2015, after having first given public notice of said public hearing by publication on March 5, 2015, in *The Sedalia Democrat*; and

WHEREAS, after considering and studying said request for annexation to the City of Sedalia, Missouri, and hearing evidence thereon, the City Council of the City of Sedalia, Missouri, does declare that said annexation is necessary for the reasonable and proper development of the City of Sedalia, Missouri, and that the City of Sedalia has the ability to furnish normal municipal services to said area within reasonable time after said annexation becomes effective and said area is contiguous to the existing corporate limits of the City of Sedalia, Missouri; and

WHEREAS, no written objections to said proposed annexation have been filed with the governing body of the City of Sedalia within fourteen (14) days after said public hearing.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF SEDALIA, MISSOURI, as follows:

Section 1. That under the provisions of Section 71.012 RSMo. the City Council of the City of Sedalia, Missouri, hereby declares that annexation of the land hereinafter described be and is necessary for the reasonable and proper development of the City of Sedalia, Missouri; that the City of Sedalia has the ability to furnish normal municipal service to said area within reasonable time after said annexation becomes effective; that said area is contiguous to the existing corporate limits of the City of Sedalia, Missouri; and should be a part of said City; said

tracts being a part of Pettis County, Missouri, are more particularly described on Exhibit A attached hereto.

Section 2. The tract shall be zoned C-2. The legal description is more particularly described on Exhibit A attached hereto.

Section 3. The City Clerk is hereby ordered and directed to cause three certified copies of this ordinance to be filed with the Office of County Clerk of Pettis County, Missouri, and placed on record with the Pettis County Recorder of Deeds.

Section 4. This ordinance shall be in full force and effect from and after its passage and approval.

Read two times by title, copies of the proposed ordinance having been made available for public inspection prior to the time the bill is under consideration by the Council and passed by the Council of the City of Sedalia, Missouri this 4th day of May, 2015.

Presiding Officer of the Council

Approved by the Mayor of said City this 4th day of May, 2015.

Stephen J. Galliher, Mayor

ATTEST:

Arlene Silvey, MPCC
City Clerk

EXHIBIT A
(Land South of Colton's)

A TRACT OF LAND LYING IN A PART OF THE NORTHWEST QUARTER OF SECTION 6 TOWNSHIP 45 NORTH, RANGE 21 WEST OF THE FIFTH PRINCIPAL MERIDIAN, PETTIS COUNTY, MISSOURI; BEGINNING AT THE NORTHWEST CORNER OF SAID SECTION 6; THENCE SOUTH 04°12'13" WEST, ALONG THE RANGE LINE, 593.45 FEET TO THE POINT OF BEGINNING; THENCE LEAVING SAID RANGE LINE, SOUTH 64°54'40" EAST, 450.70 FEET; THENCE NORTH 25°05'20" EAST, 65.0 FEET; THENCE SOUTH 64°54'40" EAST, 125.0 FEET; THENCE SOUTH 25°05'20" WEST, 600.0 FEET; THENCE NORTH 64°54'40" WEST, 371.57 FEET TO SAID RANGE LINE; THENCE NORTH 04°12'13" EAST, ALONG SAID RANGE LINE, 572.62 FEET TO THE POINT OF BEGINNING.

A 50.0 FOOT TRACT OF LAND TO BE DEDICATED FOR PUBLIC ROADWAY PURPOSES, LYING 25.0 FEET EACH SIDE OF THE FOLLOWING DESCRIBED CENTERLINE: BEGINNING AT THE NORTHWEST CORNER OF SECTION 6, TOWNSHIP 45 NORTH, RANGE 21 WEST OF THE FIFTH PRINCIPAL MERIDIAN, PETTIS COUNTY, MISSOURI; THENCE SOUTH 04°12'13" WEST, ALONG THE RANGE LINE, 593.45 FEET; THENCE LEAVING SAID RANGE LINE, SOUTH 64°54'40" EAST, 450.70 FEET; THENCE NORTH 25°05'20" EAST, 65.0 FEET; THENCE SOUTH 64°54'40" EAST, 125.0 FEET; THENCE SOUTH 25°05'20" WEST, 245.0 FEET TO THE POINT OF BEGINNING; THENCE SOUTH 64°54'40" EAST, 445.41 FEET TO THE WEST LINE OF LAMM DRIVE AND THE TERMINATION OF SAID ROADWAY.

A 40.0 FOOT TRACT OF LAND TO BE DEDICATED FOR PUBLIC ROADWAY PURPOSES, LYING 20.0 FEET EACH SIDE OF THE FOLLOWING DESCRIBED CENTERLINE: BEGINNING AT THE NORTHWEST CORNER OF SECTION 6, TOWNSHIP 45 NORTH, RANGE 21 WEST OF THE FIFTH PRINCIPAL MERIDIAN, PETTIS COUNTY, MISSOURI; THENCE SOUTH 04°12'13" WEST, ALONG THE RANGE LINE, 325.88 FEET TO THE SOUTHERLY LINE OF U.S. HIGHWAY 50; THENCE SOUTH 64°54'40" EAST, ALONG SAID SOUTHERLY LINE, 8.56 FEET; THENCE CONTINUING ALONG SAID SOUTHERLY LINE, NORTH 82°43" EAST, 12.63 FEET TO THE POINT OF BEGINNING; THENCE LEAVING SAID SOUTHERLY LINE, SOUTH 04°12'13" WEST, 274.82 FEET TO THE TERMINATION OF SAID ROADWAY.

RECEIVED
FEB 19 2015

BY:

PETITION FOR ANNEXATION

COMES NOW, Adam B. Fischer, in his capacities as Trustee of the Sylvia G. Thompson Charitable Trust, and as President of Thompson Hills Investment Corporation, a Missouri corporation, doing business in Sedalia, Pettis County, Missouri, both hereinafter referred to as "Petitioners", and being first duly sworn on his oath, states the following, to-wit:

1. That Sylvia G. Thompson Charitable Trust is a private charitable foundation doing business in Sedalia, Pettis County, Missouri, and is the owner of a portion of the real estate described on Exhibit A and attached hereto and made a part hereof as though set out herein verbatim;
2. That Thompson Hills Investment Corporation is a Missouri corporation doing business in Sedalia, Pettis County, Missouri, and is the owner of the remaining portion of said real estate described on Exhibit A.
3. That there are no other fee simple owners with interest in the title to said property.
4. That said real estate is contiguous and compact to the existing city limits of the City of Sedalia, Missouri.
5. That Petitioners request said property be annexed into the City of Sedalia, Missouri, and further request that the property be zoned C-2.
6. That Petitioners are authorized to present this verified petition to the City Council of Sedalia, Missouri.

SYLVIA G. THOMPSON CHARITABLE
TRUST

By Adam B. Fischer
Adam B. Fischer, Trustee

THOMPSON HILLS INVESTMENT
CORPORATION

By Adam B. Fischer
Adam B. Fischer, President

ALTA/ACSM LAND TITLE SURVEY

8.00 ACRE TRACT

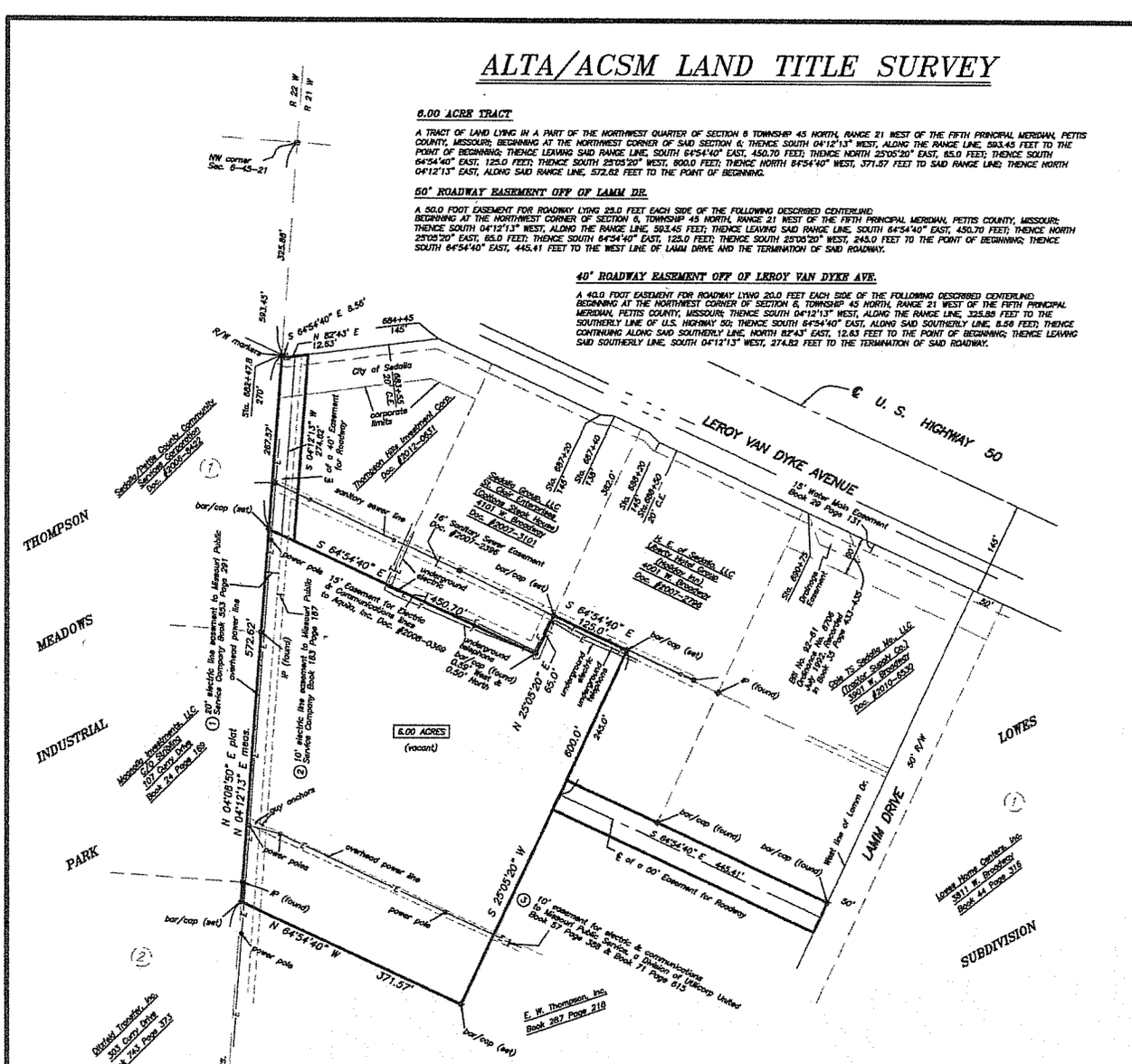
A TRACT OF LAND LYING IN A PART OF THE NORTHWEST QUARTER OF SECTION 8 TOWNSHIP 45 NORTH, RANGE 21 WEST OF THE FIFTH PRINCIPAL MERIDIAN, PETTIS COUNTY, MISSOURI, BEGINNING AT THE NORTHWEST CORNER OF SAID SECTION 8; THENCE SOUTH 04°12'13" WEST, ALONG THE RANGE LINE, 593.45 FEET TO THE POINT OF BEGINNING; THENCE LEAVING SAID RANGE LINE, SOUTH 64°54'40" EAST, 450.70 FEET; THENCE NORTH 25°05'20" EAST, 85.0 FEET; THENCE SOUTH 64°54'40" EAST, 125.0 FEET; THENCE SOUTH 25°05'20" WEST, 800.0 FEET; THENCE NORTH 64°54'40" WEST, 371.57 FEET TO SAID RANGE LINE; THENCE NORTH 04°12'13" EAST, ALONG SAID RANGE LINE, 572.62 FEET TO THE POINT OF BEGINNING.

60' ROADWAY BASEMENT OFF OF LAMM DR.

A 60.0 FOOT EASEMENT FOR ROADWAY LYING 25.0 FEET EACH SIDE OF THE FOLLOWING DESCRIBED CENTERLINE: BEGINNING AT THE NORTHWEST CORNER OF SECTION 8, TOWNSHIP 45 NORTH, RANGE 21 WEST OF THE FIFTH PRINCIPAL MERIDIAN, PETTIS COUNTY, MISSOURI; THENCE SOUTH 04°12'13" WEST, ALONG THE RANGE LINE, 593.45 FEET; THENCE LEAVING SAID RANGE LINE, SOUTH 64°54'40" EAST, 450.70 FEET; THENCE NORTH 25°05'20" EAST, 85.0 FEET; THENCE SOUTH 64°54'40" EAST, 125.0 FEET; THENCE SOUTH 25°05'20" WEST, 245.0 FEET TO THE POINT OF BEGINNING; THENCE SOUTH 64°54'40" EAST, 445.61 FEET TO THE WEST LINE OF LAMM DRIVE AND THE TERMINATION OF SAID ROADWAY.

40' ROADWAY BASEMENT OFF OF LEROY VAN DYKE AVE.

A 40.0 FOOT EASEMENT FOR ROADWAY LYING 20.0 FEET EACH SIDE OF THE FOLLOWING DESCRIBED CENTERLINE: BEGINNING AT THE NORTHWEST CORNER OF SECTION 8, TOWNSHIP 45 NORTH, RANGE 21 WEST OF THE FIFTH PRINCIPAL MERIDIAN, PETTIS COUNTY, MISSOURI; THENCE SOUTH 04°12'13" WEST, ALONG THE RANGE LINE, 325.88 FEET TO THE SOUTHERLY LINE OF U.S. HIGHWAY 50; THENCE SOUTH 64°54'40" EAST, ALONG SAID SOUTHERLY LINE, 8.58 FEET; THENCE CONTINUING ALONG SAID SOUTHERLY LINE, NORTH 82°43' EAST, 12.83 FEET TO THE POINT OF BEGINNING; THENCE LEAVING SAID SOUTHERLY LINE, SOUTH 04°12'13" WEST, 274.52 FEET TO THE TERMINATION OF SAID ROADWAY.



GENERAL NOTES

THE PROPERTY SURVEYED HEREIN LIES WITHIN ZONE "X" FLOOD ZONE ACCORDING TO FEMA FLOOD HAZARD BOUNDARY MAP COMMUNITY PANEL NUMBER 29023 0003 B WITH AN EFFECTIVE DATE OF 05/01/87. SUBJECT PROPERTY IS LOCATED WITHIN PETTIS COUNTY AND THE COUNTY DOES NOT HAVE ZONING REQUIREMENTS. BASED ON GRAPHIC DETERMINATION ONLY THE PROPERTY SURVEYED HEREIN DOES NOT LIE WITHIN A FLOOD HAZARD AREA.

IN REFERENCE TO TABLE A ITEM NUMBER 8 THERE ARE NO SUBSTANTIAL FEATURES OBSERVED IN THE PROCESS OF CONDUCTING THE SURVEY.

IN REFERENCE TO TABLE A ITEM NUMBER 16 THERE IS NO EVIDENCE OF CURRENT EXISTING WORKING, BUILDING CONSTRUCTION OR BUILDING ADDITIONS.

IN REFERENCE TO TABLE A ITEM NUMBER 17 THERE ARE NO PROPOSED CHANGES IN STREET RIGHT-OF-WAY LINES OR ANY EVIDENCE OF RECENT STREET OR SIDEWALK CONSTRUCTION OR REPAIRS.

IN REFERENCE TO TABLE A ITEM NUMBER 18 THERE IS NO OBSERVED EVIDENCE OF THE SITE BEING USED AS A SOLID WASTE DUMP, SLUMP OR SANITARY LANDFILL.

IN REFERENCE TO TABLE A ITEM NUMBER 19 THERE ARE NO WETLANDS ON THE SITE.

THIS SURVEY REFLECTS ABOVE GROUND INDICATIONS OF BURIED UTILITIES AND INFORMATION AVAILABLE FROM UTILITY COMPANIES AND ARE LOCATED AS ACCURATELY AS POSSIBLE FROM INFORMATION AVAILABLE.

1. ELECTRIC LINE EASEMENT GRANTED TO MISSOURI PUBLIC SERVICE COMPANY AS RECORDED JANUARY 5, 1962 IN BOOK 553 PAGE 291
2. ELECTRIC LINE EASEMENT GRANTED TO MISSOURI PUBLIC SERVICE COMPANY AS RECORDED MARCH 16, 1978 IN BOOK 163 PAGE 107
3. EASEMENT FOR ELECTRIC AND COMMUNICATION LINES GRANTED TO MISSOURI PUBLIC SERVICE, A DIVISION OF UTILITIES LIMITED AS RECORDED MAY 23, 2000 IN BOOK 57 PAGE 308 AND OCTOBER 18, 2000 IN BOOK 71 PAGE 815

SUBDIVISION PROPERTY.

CERTIFICATION

TO COPELAND DEVELOPMENT & CONSTRUCTION CO., INC. AND AGENTS NATIONAL TITLE INSURANCE COMPANY:

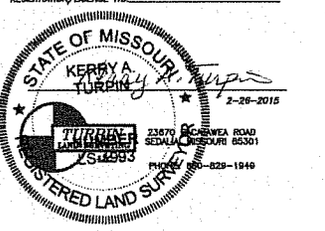
THIS IS TO CERTIFY THAT THIS MAP OR PLAT AND THE SURVEY ON WHICH IT IS BASED WERE MADE IN ACCORDANCE WITH THE 2011 MINIMUM STANDARD DETAIL REQUIREMENTS FOR ALTA/ACSM LAND TITLE SURVEYS, JOINTLY ESTABLISHED AND ADOPTED BY ALTA AND NSPS, AND INCLUDES ITEMS 1, 2, 3, 4, 6(A), 8, 11(A), 13, 14, 15, 17, 18 AND 19 OF TABLE A THEREOF.

THE FIELD WORK WAS COMPLETED ON FEB. 25, 2015.

DATE OF PLAT OR MAP: FEB. 26, 2015

Surveyor: *Kerry A. Turpin*

REGISTRATION LICENSE NO. 1993



PREPARED FOR:
 Jessica Copeland
 Copeland Development & Construction Co., Inc.
 101 West Street
 Chillicothe, Mo. 64601

COPELAND

ALTA/ACSM LAND TITLE SURVEY

6.00 ACRE TRACT

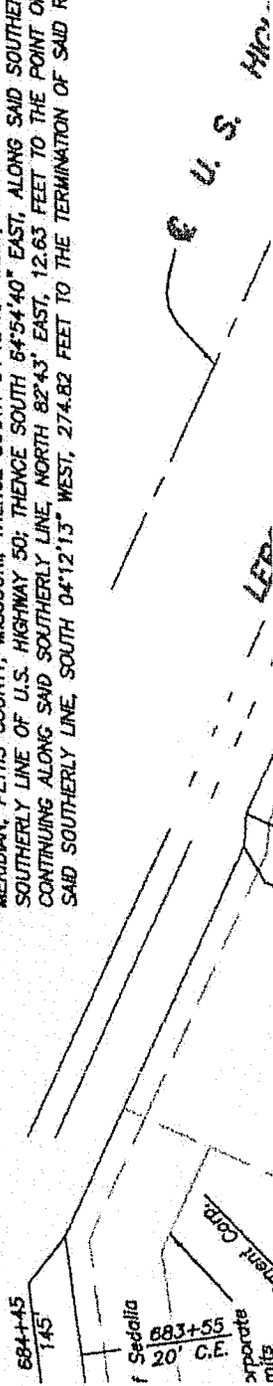
A TRACT OF LAND LYING IN A PART OF THE NORTHWEST QUARTER OF SECTION 6 TOWNSHIP 45 NORTH, RANGE 21 WEST OF THE FIFTH PRINCIPAL MERIDIAN, PETTIS COUNTY, MISSOURI; BEGINNING AT THE NORTHWEST CORNER OF SAID SECTION 6; THENCE SOUTH 04°12'13" WEST, ALONG THE RANGE LINE, 593.45 FEET TO THE POINT OF BEGINNING; THENCE LEAVING SAID RANGE LINE, SOUTH 64°54'40" EAST, 450.70 FEET; THENCE NORTH 25°05'20" EAST, 65.0 FEET; THENCE SOUTH 64°54'40" EAST, 125.0 FEET; THENCE SOUTH 25°05'20" WEST, 600.0 FEET; THENCE NORTH 64°54'40" WEST, 371.57 FEET TO SAID RANGE LINE; THENCE NORTH 04°12'13" EAST, ALONG SAID RANGE LINE, 572.62 FEET TO THE POINT OF BEGINNING.

50' ROADWAY EASEMENT OFF OF LAMM DR.

A 50.0 FOOT EASEMENT FOR ROADWAY LYING 25.0 FEET EACH SIDE OF THE FOLLOWING DESCRIBED CENTERLINE: BEGINNING AT THE NORTHWEST CORNER OF SECTION 6, TOWNSHIP 45 NORTH, RANGE 21 WEST OF THE FIFTH PRINCIPAL MERIDIAN, PETTIS COUNTY, MISSOURI; THENCE SOUTH 04°12'13" WEST, ALONG THE RANGE LINE, 593.45 FEET; THENCE LEAVING SAID RANGE LINE, SOUTH 64°54'40" EAST, 450.70 FEET; THENCE NORTH 25°05'20" EAST, 65.0 FEET; THENCE SOUTH 25°05'20" WEST, 125.0 FEET; THENCE SOUTH 64°54'40" WEST, 245.0 FEET TO THE POINT OF BEGINNING; THENCE SOUTH 64°54'40" EAST, 445.41 FEET TO THE WEST LINE OF LAMM DRIVE AND THE TERMINATION OF SAID ROADWAY.

40' ROADWAY EASEMENT OFF OF LEROY VAN DYKE AVE.

A 40.0 FOOT EASEMENT FOR ROADWAY LYING 20.0 FEET EACH SIDE OF THE FOLLOWING DESCRIBED CENTERLINE: BEGINNING AT THE NORTHWEST CORNER OF SECTION 6, TOWNSHIP 45 NORTH, RANGE 21 WEST OF THE FIFTH PRINCIPAL MERIDIAN, PETTIS COUNTY, MISSOURI; THENCE SOUTH 04°12'13" WEST, ALONG THE RANGE LINE, 325.88 FEET TO THE SOUTHERLY LINE OF U.S. HIGHWAY 50; THENCE SOUTH 64°54'40" EAST, ALONG SAID SOUTHERLY LINE, 8.56 FEET; THENCE CONTINUING ALONG SAID SOUTHERLY LINE, NORTH 82°43' EAST, 12.63 FEET TO THE POINT OF BEGINNING; THENCE LEAVING SAID SOUTHERLY LINE, SOUTH 04°12'13" WEST, 274.82 FEET TO THE TERMINATION OF SAID ROADWAY.



NOTICE OF PUBLIC HEARING

~ Annexation Petition ~

The City of Sedalia will hold a public hearing at 7:00 p.m. on Monday, March 16, 2015, in the Council Chambers at the Municipal Building, 200 South Osage Avenue, to consider an annexation petition filed with the City on February 19, 2015.

The legal description is set forth below. Public comments concerning the requested annexation will be entertained at the hearing.

Legal Description for the property owned by Sylvia G. Thompson Charitable Trust, a Missouri private foundation trust and Thompson Hills Investment Corporation, a Missouri Corporation, state the following:

All of the following described tract of land in Pettis County, Missouri, which is contiguous and compact to the existing city limits of the City of Sedalia, Missouri, to-wit:

A TRACT OF LAND LYING IN A PART OF THE NORTHWEST QUARTER OF SECTION 6 TOWNSHIP 45 NORTH, RANGE 21 WEST OF THE FIFTH PRINCIPAL MERIDIAN, PETTIS COUNTY, MISSOURI; BEGINNING AT THE NORTHWEST CORNER OF SAID SECTION 6; THENCE SOUTH 04°12'13" WEST, ALONG THE RANGE LINE, 593.45 FEET TO THE POINT OF BEGINNING; THENCE LEAVING SAID RANGE LINE, SOUTH 64°54'40" EAST, 450.70 FEET; THENCE NORTH 25°05'20" EAST, 65.0 FEET; THENCE SOUTH 64°54'40" EAST, 125.0 FEET; THENCE SOUTH 25°05'20" WEST, 600.0 FEET; THENCE NORTH 64°54'40" WEST, 371.57 FEET TO SAID RANGE LINE; THENCE NORTH 04°12'13" EAST, ALONG SAID RANGE LINE, 572.62 FEET TO THE POINT OF BEGINNING.

A 50.0 FOOT TRACT OF LAND TO BE DEDICATED FOR PUBLIC ROADWAY PURPOSES, LYING 25.0 FEET EACH SIDE OF THE FOLLOWING DESCRIBED CENTERLINE: BEGINNING AT THE NORTHWEST CORNER OF SECTION 6, TOWNSHIP 45 NORTH, RANGE 21 WEST OF THE FIFTH PRINCIPAL MERIDIAN, PETTIS COUNTY, MISSOURI; THENCE SOUTH 04°12'13" WEST, ALONG THE RANGE LINE, 593.45 FEET; THENCE LEAVING SAID RANGE LINE, SOUTH 64°54'40" EAST, 450.70 FEET; THENCE NORTH 25°05'20" EAST, 65.0 FEET; THENCE SOUTH 64°54'40" EAST, 125.0 FEET; THENCE SOUTH 25°05'20" WEST, 245.0 FEET TO THE POINT OF BEGINNING; THENCE SOUTH 64°54'40" EAST, 445.41 FEET TO THE WEST LINE OF LAMM DRIVE AND THE TERMINATION OF SAID ROADWAY.

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ALONG SAID SOUTHERLY LINE, 8.56 FEET; THENCE CONTINUING ALONG SAID SOUTHERLY LINE, NORTH 82°43" EAST, 12.63 FEET TO THE POINT OF BEGINNING; THENCE LEAVING SAID SOUTHERLY LINE, SOUTH 04°12'13" WEST, 274.82 FEET TO THE TERMINATION OF SAID ROADWAY.

Handicapped citizens needing accommodation in order to attend this public hearing should contact the City Administrator's Office at (660) 827-3000 extension 145 no later than 48 hours prior to the scheduled hearing.

Gary Edwards, City Administrator
City of Sedalia

1x

RESOLUTION NO. _____

A RESOLUTION OF THE CITY OF SEDALIA, MISSOURI AUTHORIZING CERTAIN OFFICERS OF THE CITY TO EXECUTE VARIOUS DOCUMENTS FROM THIRD NATIONAL BANK RELATED TO SECURING A LETTER OF CREDIT ISSUED TO THE CITY OF SEDALIA, AS THE APPLICANT, AND MISSOURI EMPLOYERS MUTUAL INSURANCE AS THE BENEFICIARY.

WHEREAS, the City of Sedalia, Missouri has made application for a line of credit with Third National Bank for an amount not exceeding at any one time the amount of Eighty Thousand Fifteen dollars and Seventy-five Cents (\$80,015.75); and

WHEREAS, said line of credit is to serve as a deposit with the City's workers compensation carrier, Missouri Employers Mutual Insurance for payment of said premium; and

WHEREAS, certain officers of the City of Sedalia, Missouri are authorized to execute various documents related to said line of credit; said documents are attached hereto as Exhibits A through E and incorporated by reference herein; and

WHEREAS, the City of Sedalia, Missouri as applicant and borrower and per officer approval, authorizes draws on the line of credit to cover any written presentation of demand made to Third National Bank, Lender, from Missouri Employers Mutual Insurance, the beneficiary.

NOW THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF SEDALIA, MISSOURI, as follows:

Section 1. The Council of the City of Sedalia, Missouri, hereby authorizes certain officers of the City of Sedalia, Missouri to execute various documents from Third National Bank related to a secured letter of credit as contained in Exhibits A through E, in substantively the same form and content as the agreements have been proposed.

Section 2. The City Clerk is hereby directed to file in her office a duplicate or copy of the documents after they have been executed by the parties or their duly authorized representatives.

Section 3. This resolution shall take effect and be in full force and effect from and after its passage and approval.

PASSED by the Council of the City of Sedalia, Missouri, this 4th day of May 2015.

Presiding Officer of the Council

ATTEST:

Arlene Silvey, MPCC
City Clerk



City of Sedalia
Finance Department
200 S. Osage
Sedalia, MO 65301
(660)827-3000 www.cityofsedalia.com

To: Gary Edwards
City Administrator

From: Kelvin L. Shaw, CPA
Finance Director

Date: April 29, 2015

Re: Letter of Credit for Missouri Employers Mutual (Workers Compensation Insurance)

Missouri Employers Mutual (MEM) is the carrier for our workers compensation insurance coverage that is due to renew May 1st. We currently make monthly reports to them online of actual payroll along with the related payment. Therefore, they are providing coverage in advance of receiving payment. In lieu of placing on deposit with them an estimated monthly premium, they allow for us to issue an irrevocable letter of credit (LOC) issued by a financial institution.

Third National Bank (TNB) has issued such letter of credit in 2005. In connection with this year's renewal, MEM requested that we update this LOC. Third National Bank has issued a new LOC. In order for them to back up the LOC, they issue a Promissory Note with the City in case the LOC is drawn on to show that the City now owes them. Then to secure payment of the note, we have an Assignment of Depository Account agreement with TNB, which basically says they can take funds out of our checking account with them to pay off this note. Please keep in mind that none of this comes into play unless we do not pay MEM for the workers compensation insurance coverage in accordance with the agreement we have with them. However what this does do is allows us to continue to earn interest on the funds that would otherwise be required to be on deposit with MEM as prepaid insurance.

Please do not hesitate to contact me with any questions or concerns that you may have.

Cc: Anne Gardner



HLP0049

GOVERNMENTAL CERTIFICATE

Principal \$80,015.75	Loan Date 04-23-2015	Maturity	Loan No	Call / Coll A015 / 313015	Account	Officer 15141	Initials
References in the boxes above are for Lender's use only and do not limit the applicability of this document to any particular loan or item. Any item above containing "****" has been omitted due to text length limitations.							

Entity: CITY OF SEDALIA
200 S OSAGE AVE
SEDALIA, MO 65301 4334

Lender: THIRD NATIONAL BANK
Main Bank Location
301 West Broadway
P.O. Box 351
Sedalia, MO 65302-0351

COPY

I, THE UNDERSIGNED, DO HEREBY CERTIFY THAT:

THE ENTITY'S EXISTENCE. The complete and correct name of the governmental entity is CITY OF SEDALIA ("Entity"). The Entity is a governmental entity which is, and at all times shall be, duly organized, validly existing, and in good standing under and by virtue of the laws and regulations of the State of Missouri. The Entity has the full power and authority to own its properties and to transact the business and activities in which it is presently engaged or presently proposes to engage. The Entity maintains an office at 200 S OSAGE AVE, SEDALIA, MO 65301 4334. The Entity shall do all things necessary to preserve and to keep in full force and effect its existence, rights and privileges, and shall comply with all regulations, rules, ordinances, statutes, orders and decrees of the Entity and any other governmental or quasi-governmental authority or court applicable to the Entity and the Entity's business activities.

CERTIFICATES ADOPTED. At a meeting of the appropriate governing body of the Entity, duly called and held on **April 23, 2015**, at which a quorum was present and voting, or by other duly authorized action in lieu of a meeting, the resolutions set forth in this Certificate were adopted.

OFFICIALS. The following named persons is an Officials of CITY OF SEDALIA:

<u>NAMES</u>	<u>TITLES</u>	<u>AUTHORIZED</u>	<u>ACTUAL SIGNATURES</u>
ARLENE F SILVEY	City Clerk	Y X	_____
STEPHEN J GALLIHER	Mayor	Y X	_____
KELVIN L SHAW	Finance Director	Y X	_____
GARY L EDWARDS	City Administrator	Y X	_____

ACTIONS AUTHORIZED. Any two (2) of the authorized persons listed above may enter into any agreements of any nature with Lender, and those agreements will bind the Entity. Specifically, but without limitation, any two (2) of such authorized persons is authorized, empowered, and directed to do the following for and on behalf of the Entity:

Borrow Money. To borrow, as a cosigner or otherwise, from time to time from Lender, on such terms as may be agreed upon between the Entity and Lender, such sum or sums of money as in their judgment should be borrowed; however, not exceeding at any one time the amount of **Eighty Thousand Fifteen & 75/100 Dollars (\$80,015.75)**, in addition to such sum or sums of money as may be currently borrowed by the Entity from Lender.

Execute Notes. To execute and deliver to Lender the promissory note or notes, or other evidence of the Entity's credit accommodations, on Lender's forms, at such rates of interest and on such terms as may be agreed upon, evidencing the sums of money so borrowed or any of the Entity's indebtedness to Lender, and also to execute and deliver to Lender one or more renewals, extensions, modifications, refinancings, consolidations, or substitutions for one or more of the notes, any portion of the notes, or any other evidence of credit accommodations.

Grant Security. To mortgage, pledge, transfer, endorse, hypothecate, or otherwise encumber and deliver to Lender any property now or hereafter belonging to the Entity or in which the Entity now or hereafter may have an interest, including without limitation all of the Entity's real property and all of the Entity's personal property (tangible or intangible), as security for the payment of any loans or credit accommodations so obtained, any promissory notes so executed (including any amendments to or modifications, renewals, and extensions of such promissory notes), or any other or further indebtedness of the Entity to Lender at any time owing, however the same may be evidenced. Such property may be mortgaged, pledged, transferred, endorsed, hypothecated or encumbered at the time such loans are obtained or such indebtedness is incurred, or at any other time or times, and may be either in addition to or in lieu of any property theretofore mortgaged, pledged, transferred, endorsed, hypothecated or encumbered.

Execute Security Documents. To execute and deliver to Lender the forms of mortgage, deed of trust, pledge agreement, hypothecation agreement, and other security agreements and financing statements which Lender may require and which shall evidence the terms and conditions under and pursuant to which such liens and encumbrances, or any of them, are given; and also to execute and deliver to Lender any other written instruments, any chattel paper, or any other collateral, of any kind or nature, which Lender may deem necessary or proper in connection with or pertaining to the giving of the liens and encumbrances. Notwithstanding the foregoing, any one of the above authorized persons may execute, deliver, or record financing statements.

Negotiate Items. To draw, endorse, and discount with Lender all drafts, trade acceptances, promissory notes, or other evidences of indebtedness payable to or belonging to the Entity or in which the Entity may have an interest, and either to receive cash for the same or to cause such proceeds to be credited to the Entity's account with Lender, or to cause such other disposition of the proceeds derived therefrom as they may deem advisable.

Further Acts. In the case of lines of credit, to designate additional or alternate individuals as being authorized to request advances under such lines, and in all cases, to do and perform such other acts and things, to pay any and all fees and costs, and to execute and deliver such other documents and agreements, including agreements waiving the right to a trial by jury, as the Officials may in their discretion deem reasonably necessary or proper in order to carry into effect the provisions of this Certificate. The following person or persons are

**GOVERNMENTAL CERTIFICATE
(Continued)**

Loan No: 6

Page 2

authorized, except as provided in this paragraph, to request advances and authorize payments under the line of credit until Lender receives from the Entity, at Lender's address shown above, written notice of revocation of such authority: **ARLENE F SILVEY, City Clerk of CITY OF SEDALIA; STEPHEN J GALLIHER, Mayor of CITY OF SEDALIA; KELVIN L SHAW, Finance Director of CITY OF SEDALIA; and GARY L EDWARDS, City Administrator of CITY OF SEDALIA** THIS NOTE IS TO SECURE LETTER OF CREDIT #0099 ISSUED FOR: THE CITY OF SEDALIA, AS THE APPLICANT AND MISSOURI EMPLOYERS MUTUAL INSURANCE AS THE BENEFICIARY. BORROWER AUTHORIZES DRAWS ON THIS NOTE TO COVER ANY WRITTEN PRESENTATION OF DEMAND MADE TO LENDER FROM MISSOURI EMPLOYERS MUTUAL INSURANCE. PER OFFICER APPROVAL.

ASSUMED BUSINESS NAMES. The Entity has filed or recorded all documents or filings required by law relating to all assumed business names used by the Entity. Excluding the name of the Entity, the following is a complete list of all assumed business names under which the Entity does business: **None.**

NOTICES TO LENDER. The Entity will promptly notify Lender in writing at Lender's address shown above (or such other addresses as Lender may designate from time to time) prior to any (A) change in the Entity's name; (B) change in the Entity's assumed business name(s); (C) change in the structure of the Entity; (D) change in the authorized signer(s); (E) change in the Entity's principal office address; (F) change in the Entity's principal residence; or (G) change in any other aspect of the Entity that directly or indirectly relates to any agreements between the Entity and Lender.

CERTIFICATION CONCERNING OFFICIALS AND CERTIFICATES. The Officials named above is duly elected, appointed, or employed by or for the Entity, as the case may be, and occupy the positions set opposite their respective names. This Certificate now stands of record on the books of the Entity, is in full force and effect, and has not been modified or revoked in any manner whatsoever.

CONTINUING VALIDITY. Any and all acts authorized pursuant to this Certificate and performed prior to the passage of this Certificate are hereby ratified and approved. This Certificate shall be continuing, shall remain in full force and effect and Lender may rely on it until written notice of its revocation shall have been delivered to and received by Lender at Lender's address shown above (or such addresses as Lender may designate from time to time). Any such notice shall not affect any of the Entity's agreements or commitments in effect at the time notice is given.

IN TESTIMONY WHEREOF, I have hereunto set my hand and attest that the signatures set opposite the names listed above is their genuine signatures.

I have read all the provisions of this Certificate, and I personally and on behalf of the Entity certify that all statements and representations made in this Certificate are true and correct. This Governmental Certificate is dated April 23, 2015.

CERTIFIED TO AND ATTESTED BY:

X

ARLENE F SILVEY, City Clerk of CITY OF SEDALIA

NOTE: If the Officials signing this Certificate is designated by the foregoing document as one of the officials authorized to act on the Entity's behalf, it is advisable to have this Certificate signed by at least one non-authorized official of the Entity.



HLP0581

PROMISSORY NOTE

Principal	Loan Date	Maturity	Loan No	Call / Coll	Account	Officer	Initials
\$80,015.75	04-23-2015			4A015 / 313015		15141	
References in the boxes above are for Lender's use only and do not limit the applicability of this document to any particular loan or item. Any item above containing "****" has been omitted due to text length limitations.							

Borrower: CITY OF SEDALIA
200 S OSAGE AVE
SEDALIA, MO 65301 4334

Lender: THIRD NATIONAL BANK
Main Bank Location
301 West Broadway
P.O. Box 351
Sedalia, MO 65302-0351

Principal Amount: \$80,015.75

Date of Note: April 23, 2015

PROMISE TO PAY. CITY OF SEDALIA ("Borrower") promises to pay to THIRD NATIONAL BANK ("Lender"), or order, in lawful money of the United States of America, on demand, the principal amount of Eighty Thousand Fifteen & 75/100 Dollars (\$80,015.75) or so much as may be outstanding, together with interest on the unpaid outstanding principal balance of each advance. Interest shall be calculated from the date of each advance until repayment of each advance.

PAYMENT. Borrower will pay this loan in full immediately upon Lender's demand. Unless otherwise agreed or required by applicable law, payments will be applied to first to accrued unpaid interest, then to any unpaid credit insurance charges (if applicable), then to principal, and any remaining amount to any unpaid collection costs and late charges (as applicable). Borrower will pay Lender at Lender's address shown above or at such other place as Lender may designate in writing.

VARIABLE INTEREST RATE. The interest rate on this Note is subject to change from time to time based on changes in an independent index which is the prime rate as published in the Wall Street Journal, more fully defined as the base rate on corporate loans posted by at least 70% of the 10 largest U.S. banks. When a range of rates has been published, the lower of the rates will be used (the "Index"). The Index is not necessarily the lowest rate charged by Lender on its loans. If the Index becomes unavailable during the term of this loan, Lender may designate a substitute index after notifying Borrower. Lender will tell Borrower the current Index rate upon Borrower's request. The interest rate change will not occur more often than each day. Borrower understands that Lender may make loans based on other rates as well. The Index currently is 3.250% per annum. Interest on the unpaid principal balance of this Note will be calculated as described in the "INTEREST CALCULATION METHOD" paragraph using a rate of 2.000 percentage points over the Index, adjusted if necessary for any minimum and maximum rate limitations described below, resulting in an initial rate of 5.250% per annum based on a year of 360 days. NOTICE: Under no circumstances will the interest rate on this Note be less than 5.250% per annum or more than the maximum rate allowed by applicable law.

INTEREST CALCULATION METHOD. Interest on this Note is computed on a 365/360 basis; that is, by applying the ratio of the interest rate over a year of 360 days, multiplied by the outstanding principal balance, multiplied by the actual number of days the principal balance is outstanding. All interest payable under this Note is computed using this method. This calculation method results in a higher effective interest rate than the numeric interest rate stated in this Note.

INTEREST AFTER DEFAULT. Upon default, including failure to pay upon final maturity, at Lender's option, and if permitted by applicable law, Lender may add any unpaid accrued interest to principal and such sum will bear interest therefrom until paid at the rate provided in this Note (including any increased rate). Upon default, the interest rate on this Note shall be increased by adding an additional 3.000 percentage point margin ("Default Rate Margin"). The Default Rate Margin shall also apply to each succeeding interest rate change that would have applied had there been no default. However, in no event will the interest rate exceed the maximum interest rate limitations under applicable law.

LENDER'S RIGHTS. Upon Lender's demand, Lender may declare the entire unpaid principal balance under this Note and all accrued unpaid interest immediately due, and then Borrower will pay that amount.

COLLATERAL. Borrower acknowledges this Note is secured by the following collateral described in the security instrument listed herein: deposit accounts described in an Assignment of Deposit Account executed on April 23, 2015.

ATTORNEYS' FEES; EXPENSES. Lender may hire or pay someone else to help collect this Note if Borrower does not pay. Borrower will pay Lender that amount. This includes, subject to any limits under applicable law, Lender's attorneys' fees and Lender's legal expenses whether or not there is a lawsuit, including attorneys' fees and expenses for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), and appeals. If not prohibited by applicable law, Borrower also will pay any court costs, in addition to all other sums provided by law.

GOVERNING LAW. This Note will be governed by federal law applicable to Lender and, to the extent not preempted by federal law, the laws of the State of Missouri without regard to its conflicts of law provisions. This Note has been accepted by Lender in the State of Missouri.

CHOICE OF VENUE. If there is a lawsuit, Borrower agrees upon Lender's request to submit to the jurisdiction of the courts of Pettis County, State of Missouri.

DISHONORED ITEM FEE. Borrower will pay a fee to Lender of \$25.00 if Borrower makes a payment on Borrower's loan and the check or preauthorized charge with which Borrower pays is later dishonored.

RIGHT OF SETOFF. To the extent permitted by applicable law, Lender reserves a right of setoff in all Borrower's accounts with Lender (whether checking, savings, or some other account). This includes all accounts Borrower holds jointly with someone else and all accounts Borrower may open in the future. However, this does not include any IRA or Keogh accounts, or any trust accounts for which setoff would be prohibited by law. Borrower authorizes Lender, to the extent permitted by applicable law, to charge or setoff all sums owing on the indebtedness against any and all such accounts, and, at Lender's option, to administratively freeze all such accounts to allow Lender to protect Lender's charge and setoff rights provided in this paragraph.

LINE OF CREDIT. This Note evidences a straight line of credit. Once the total amount of principal has been advanced, Borrower is not entitled to further loan advances. Advances under this Note may be requested either orally or in writing by Borrower or as provided in this paragraph. Lender may, but need not, require that all oral requests be confirmed in writing. All communications, instructions, or directions by telephone or otherwise to Lender are to be directed to Lender's office shown above. The following person or persons are authorized, except as provided in this paragraph, to request advances and authorize payments under the line of credit until Lender receives from Borrower, at Lender's address shown above, written notice of revocation of such authority: THIS NOTE IS TO SECURE LETTER OF CREDIT #0099 ISSUED FOR: THE CITY OF SEDALIA, AS THE APPLICANT AND MISSOURI EMPLOYERS MUTUAL INSURANCE AS THE BENEFICIARY. BORROWER AUTHORIZES DRAWS ON THIS NOTE TO COVER ANY WRITTEN PRESENTATION OF DEMAND MADE TO LENDER FROM MISSOURI EMPLOYERS MUTUAL INSURANCE. PER OFFICER APPROVAL. Borrower agrees to be liable for all sums either: (A) advanced in accordance with the instructions of an authorized person or (B) credited to any of Borrower's accounts with Lender. The unpaid principal balance owing on this Note at any time may be evidenced by endorsements on this Note or by Lender's internal records, including daily computer print-outs.

SUCCESSOR INTERESTS. The terms of this Note shall be binding upon Borrower, and upon Borrower's heirs, personal representatives, successors and assigns, and shall inure to the benefit of Lender and its successors and assigns.

NOTIFY US OF INACCURATE INFORMATION WE REPORT TO CONSUMER REPORTING AGENCIES. Borrower may notify Lender if Lender reports any inaccurate information about Borrower's account(s) to a consumer reporting agency. Borrower's written notice describing the specific inaccuracy(ies) should be sent to Lender at the following address: THIRD NATIONAL BANK 301 West Broadway Sedalia, MO 65302-0351.

GENERAL PROVISIONS. If any part of this Note cannot be enforced, this fact will not affect the rest of the Note. Lender may delay or forgo enforcing any of its rights or remedies under this Note without losing them. Borrower and any other person who signs, guarantees or endorses this Note, to the extent allowed by law, waive presentment, demand for payment, and notice of dishonor. Upon any change in the terms of this Note, and unless otherwise expressly stated in writing, no party who signs this Note, whether as maker, guarantor, accommodation maker or endorser, shall be released from liability. All such parties agree that Lender may renew or extend (repeatedly and for any length of time) this loan or release any party or guarantor or collateral; or impair, fail to realize upon or perfect Lender's security interest in the collateral; and take any other action deemed necessary by Lender without the consent of or notice to anyone. All such parties also agree that Lender may modify this loan without the consent of or notice to anyone other than the party with whom the modification is made. The obligations under this Note are joint and several.

PROMISSORY NOTE
(Continued)

Loan No: f

Page 2

ORAL OR UNEXECUTED AGREEMENTS OR COMMITMENTS TO LOAN MONEY, EXTEND CREDIT OR TO FORBEAR FROM ENFORCING REPAYMENT OF A DEBT INCLUDING PROMISES TO EXTEND OR RENEW SUCH DEBT ARE NOT ENFORCEABLE, REGARDLESS OF THE LEGAL THEORY UPON WHICH IT IS BASED THAT IS IN ANY WAY RELATED TO THE CREDIT AGREEMENT. TO PROTECT YOU (BORROWER(S)) AND US (CREDITOR) FROM MISUNDERSTANDING OR DISAPPOINTMENT, ANY AGREEMENTS WE REACH COVERING SUCH MATTERS ARE CONTAINED IN THIS WRITING, WHICH IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN US, EXCEPT AS WE MAY LATER AGREE IN WRITING TO MODIFY IT.

JURY WAIVER. Lender and Borrower hereby waive the right to any jury trial in any action, proceeding, or counterclaim brought by either Lender or Borrower against the other.

PRIOR TO SIGNING THIS NOTE, BORROWER READ AND UNDERSTOOD ALL THE PROVISIONS OF THIS NOTE, INCLUDING THE VARIABLE INTEREST RATE PROVISIONS. BORROWER AGREES TO THE TERMS OF THE NOTE.

BORROWER ACKNOWLEDGES RECEIPT OF A COMPLETED COPY OF THIS PROMISSORY NOTE.

BORROWER:

CITY OF SEDALIA

By: ARLENE F SILVEY, City Clerk of CITY OF SEDALIA

By: STEPHEN J GALLIHER, Mayor of CITY OF SEDALIA

By: KELVIN L SHAW, Finance Director of CITY OF SEDALIA

By: GARY L EDWARDS, City Administrator of CITY OF SEDALIA



HLP0094

ASSIGNMENT OF DEPOSIT ACCOUNT

Principal	Loan Date	Maturity	Loan No	Call / Coll	Account	Officer	Initials
\$80,015.75	04-23-2015			4A015 / 313015		15141	
References in the boxes above are for Lender's use only and do not limit the applicability of this document to any particular loan or item. Any item above containing "****" has been omitted due to text length limitations.							

Grantor: CITY OF SEDALIA
200 S OSAGE AVE
SEDALIA, MO 65301 4334

Lender: THIRD NATIONAL BANK
Main Bank Location
301 West Broadway
P.O. Box 351
Sedalia, MO 65302-0351

THIS ASSIGNMENT OF DEPOSIT ACCOUNT dated April 23, 2015, is made and executed between CITY OF SEDALIA ("Grantor") and THIRD NATIONAL BANK ("Lender").

ASSIGNMENT. For valuable consideration, Grantor assigns and grants to Lender a security interest in the Collateral, including without limitation the deposit account(s) described below, to secure the Indebtedness and agrees that Lender shall have the rights stated in this Agreement with respect to the Collateral, in addition to all other rights which Lender may have by law.

COLLATERAL DESCRIPTION. The word "Collateral" means the following described deposit account(s) ("Account"):

Checking Account Number 59293 with Lender with an approximate balance of \$8,820,593.98 with a hold amount of \$80,015.75

together with (A) all interest, whether now accrued or hereafter accruing; (B) all additional deposits hereafter made to the Account; (C) any and all proceeds from the Account; and (D) all renewals, replacements and substitutions for any of the foregoing.

CROSS-COLLATERALIZATION. In addition to the Note, this Agreement secures all obligations, debts and liabilities, plus interest thereon, of Grantor to Lender, or any one or more of them, as well as all claims by Lender against Grantor or any one or more of them, whether now existing or hereafter arising, whether related or unrelated to the purpose of the Note, whether voluntary or otherwise, whether due or not due, direct or indirect, determined or undetermined, absolute or contingent, liquidated or unliquidated, whether Grantor may be liable individually or jointly with others, whether obligated as guarantor, surety, accommodation party or otherwise, and whether recovery upon such amounts may be or hereafter may become barred by any statute of limitations, and whether the obligation to repay such amounts may be or hereafter may become otherwise unenforceable.

RIGHT OF SETOFF. To the extent permitted by applicable law, Lender reserves a right of setoff in all Grantor's accounts with Lender (whether checking, savings, or some other account). This includes all accounts Grantor holds jointly with someone else and all accounts Grantor may open in the future. However, this does not include any IRA or Keogh accounts, or any trust accounts for which setoff would be prohibited by law. Grantor authorizes Lender, to the extent permitted by applicable law, to charge or setoff all sums owing on the Indebtedness against any and all such accounts, and, at Lender's option, to administratively freeze all such accounts to allow Lender to protect Lender's charge and setoff rights provided in this paragraph.

GRANTOR'S REPRESENTATIONS AND WARRANTIES WITH RESPECT TO THE COLLATERAL. With respect to the Collateral, Grantor represents and promises to Lender that:

Ownership. Grantor is the lawful owner of the Collateral free and clear of all loans, liens, encumbrances, and claims except as disclosed to and accepted by Lender in writing.

Right to Grant Security Interest. Grantor has the full right, power, and authority to enter into this Agreement and to assign the Collateral to Lender.

No Prior Assignment. Grantor has not previously granted a security interest in the Collateral to any other creditor.

No Further Transfer. Grantor shall not sell, assign, encumber, or otherwise dispose of any of Grantor's rights in the Collateral except as provided in this Agreement.

No Defaults. There are no defaults relating to the Collateral, and there are no offsets or counterclaims to the same. Grantor will strictly and promptly do everything required of Grantor under the terms, conditions, promises, and agreements contained in or relating to the Collateral.

Proceeds. Any and all replacement or renewal certificates, instruments, or other benefits or proceeds related to the Collateral that are received by Grantor shall be held by Grantor in trust for Lender and immediately shall be delivered by Grantor to Lender to be held as part of the Collateral.

Validity; Binding Effect. This Agreement is binding upon Grantor and Grantor's successors and assigns and is legally enforceable in accordance with its terms.

Financing Statements. Grantor authorizes Lender to file a UCC financing statement, or alternatively, a copy of this Agreement to perfect Lender's security interest. At Lender's request, Grantor additionally agrees to sign all other documents that are necessary to perfect, protect, and continue Lender's security interest in the Property. Grantor will pay all filing fees, title transfer fees, and other fees and costs involved unless prohibited by law or unless Lender is required by law to pay such fees and costs. Grantor irrevocably appoints Lender to execute documents necessary to transfer title if there is a default. Lender may file a copy of this Agreement as a financing statement.

LENDER'S RIGHTS AND OBLIGATIONS WITH RESPECT TO THE COLLATERAL. While this Agreement is in effect, Lender may retain the rights to possession of the Collateral, together with any and all evidence of the Collateral, such as certificates or passbooks. This Agreement will remain in effect until (a) there no longer is any Indebtedness owing to Lender; (b) all other obligations secured by this Agreement have been fulfilled; and (c) Grantor, in writing, has requested from Lender a release of this Agreement.

LENDER'S EXPENDITURES. If any action or proceeding is commenced that would materially affect Lender's interest in the Collateral or if Grantor fails to comply with any provision of this Agreement or any Related Documents, including but not limited to Grantor's failure to discharge or pay when due any amounts Grantor is required to discharge or pay under this Agreement or any Related Documents, Lender on Grantor's behalf may (but shall not be obligated to) take any action that Lender deems appropriate, including but not limited to discharging or paying all taxes, liens, security interests, encumbrances and other claims, at any time levied or placed on the Collateral and paying all costs for insuring, maintaining and preserving the Collateral. All such expenditures incurred or paid by Lender for such purposes will then bear interest at the rate charged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses will become a part of the Indebtedness and, at Lender's option, will (A) be payable on demand; (B) be added to the balance of the Note and be apportioned among and be payable with any installment payments to become due during either (1) the term of any applicable insurance policy; or (2) the remaining term of the Note; or (C) be treated as a balloon payment which will be due and payable at the Note's maturity. The Agreement also will secure payment of these amounts. Such right shall be in addition to all other rights and remedies to which Lender may be entitled upon Default.

LIMITATIONS ON OBLIGATIONS OF LENDER. Lender shall use ordinary reasonable care in the physical preservation and custody of any certificate or passbook for the Collateral but shall have no other obligation to protect the Collateral or its value. In particular, but without limitation, Lender shall have no responsibility (A) for the collection or protection of any income on the Collateral; (B) for the preservation of rights against issuers of the Collateral or against third persons; (C) for ascertaining any maturities, conversions, exchanges, offers, tenders, or similar matters relating to the Collateral; nor (D) for informing the Grantor about any of the above, whether or not Lender has or is deemed to have knowledge of such matters.

REINSTATEMENT OF SECURITY INTEREST. If payment is made by Grantor, whether voluntarily or otherwise, or by guarantor or by any third party, on the Indebtedness and thereafter Lender is forced to remit the amount of that payment (A) to Grantor's trustee in bankruptcy or to any similar person under any federal or state bankruptcy law or law for the relief of debtors. (B) by reason of any judgment, decree or order of any court or administrative body having jurisdiction over Lender or any of Lender's property, or (C) by reason of any settlement or compromise of any claim made by Lender with any claimant (including without limitation Grantor), the Indebtedness shall be considered unpaid for the purpose of enforcement of this Agreement and this Agreement shall continue to be effective or shall be reinstated, as the case may be, notwithstanding any cancellation of this Agreement or of any note or other instrument or agreement evidencing the Indebtedness and the Collateral will continue

**ASSIGNMENT OF DEPOSIT ACCOUNT
(Continued)**

Loan No: (

Page 2

to secure the amount repaid or recovered to the same extent as if that amount never had been originally received by Lender, and Grantor shall be bound by any judgment, decree, order, settlement or compromise relating to the Indebtedness or to this Agreement.

DEFAULT. Default will occur if payment in full is not made immediately when due.

RIGHTS AND REMEDIES ON DEFAULT. Upon Default, or at any time thereafter, Lender may exercise any one or more of the following rights and remedies, in addition to any rights or remedies that may be available at law, in equity, or otherwise:

Accelerate Indebtedness. Lender may declare all Indebtedness of Grantor to Lender immediately due and payable, without notice of any kind to Grantor.

Application of Account Proceeds. Lender may take directly all funds in the Account and apply them to the Indebtedness. If the Account is subject to an early withdrawal penalty, that penalty shall be deducted from the Account before its application to the Indebtedness, whether the Account is with Lender or some other institution. Any excess funds remaining after application of the Account proceeds to the Indebtedness will be paid to Grantor as the interests of Grantor may appear. Grantor agrees, to the extent permitted by law, to pay any deficiency after application of the proceeds of the Account to the Indebtedness. Lender also shall have all the rights of a secured party under the Missouri Uniform Commercial Code, even if the Account is not otherwise subject to such Code concerning security interests, and the parties to this Agreement agree that the provisions of the Code giving rights to a secured party shall nonetheless be a part of this Agreement.

Transfer Title. Lender may effect transfer of title upon sale of all or part of the Collateral. For this purpose, Grantor irrevocably appoints Lender as Grantor's attorney-in-fact to execute endorsements, assignments and instruments in the name of Grantor and each of them (if more than one) as shall be necessary or reasonable.

Other Rights and Remedies. Lender shall have and may exercise any or all of the rights and remedies of a secured creditor under the provisions of the Missouri Uniform Commercial Code, at law, in equity, or otherwise.

Deficiency Judgment. If permitted by applicable law, Lender may obtain a judgment for any deficiency remaining in the Indebtedness due to Lender after application of all amounts received from the exercise of the rights provided in this section.

Election of Remedies. Except as may be prohibited by applicable law, all of Lender's rights and remedies, whether evidenced by this Agreement or by any other writing, shall be cumulative and may be exercised singularly or concurrently. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or to take action to perform an obligation of Grantor under this Agreement, after Grantor's failure to perform, shall not affect Lender's right to declare a default and exercise its remedies.

Cumulative Remedies. All of Lender's rights and remedies, whether evidenced by this Agreement or by any other writing, shall be cumulative and may be exercised singularly or concurrently. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or to take action to perform an obligation of Grantor under this Agreement, after Grantor's failure to perform, shall not affect Lender's right to declare a default and to exercise its remedies.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Agreement:

Amendments. This Agreement, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Agreement. No alteration or amendment to this Agreement shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

Attorneys' Fees; Expenses. Grantor agrees to pay upon demand all of Lender's costs and expenses, including Lender's attorneys' fees and Lender's legal expenses, incurred in connection with the enforcement of this Agreement. Lender may hire or pay someone else to help enforce this Agreement, and Grantor shall pay the costs and expenses of such enforcement. Costs and expenses include Lender's attorneys' fees and legal expenses whether or not there is a lawsuit, including attorneys' fees and legal expenses for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), and appeals. Grantor also shall pay all court costs and such additional fees as may be directed by the court.

Caption Headings. Caption headings in this Agreement are for convenience purposes only and are not to be used to interpret or define the provisions of this Agreement.

Governing Law. This Agreement will be governed by federal law applicable to Lender and, to the extent not preempted by federal law, the laws of the State of Missouri without regard to its conflicts of law provisions. This Agreement has been accepted by Lender in the State of Missouri.

Choice of Venue. If there is a lawsuit, Grantor agrees upon Lender's request to submit to the jurisdiction of the courts of Pettis County, State of Missouri.

No Waiver by Lender. Lender shall not be deemed to have waived any rights under this Agreement unless such waiver is given in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by Lender of a provision of this Agreement shall not prejudice or constitute a waiver of Lender's right otherwise to demand strict compliance with that provision or any other provision of this Agreement. No prior waiver by Lender, nor any course of dealing between Lender and Grantor, shall constitute a waiver of any of Lender's rights or of any of Grantor's obligations as to any future transactions. Whenever the consent of Lender is required under this Agreement, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lender.

Notices. Any notice required to be given under this Agreement shall be given in writing, and shall be effective when actually delivered, when actually received by telefacsimile (unless otherwise required by law), when deposited with a nationally recognized overnight courier, or, if mailed, when deposited in the United States mail, as first class, certified or registered mail postage prepaid, directed to the addresses shown near the beginning of this Agreement. Any party may change its address for notices under this Agreement by giving formal written notice to the other parties, specifying that the purpose of the notice is to change the party's address. For notice purposes, Grantor agrees to keep Lender informed at all times of Grantor's current address. Unless otherwise provided or required by law, if there is more than one Grantor, any notice given by Lender to any Grantor is deemed to be notice given to all Grantors.

Power of Attorney. Grantor hereby appoints Lender as its true and lawful attorney-in-fact, irrevocably, with full power of substitution to do the following: (1) to demand, collect, receive, receipt for, sue and recover all sums of money or other property which may now or hereafter become due, owing or payable from the Collateral; (2) to execute, sign and endorse any and all claims, instruments, receipts, checks, drafts or warrants issued in payment for the Collateral; (3) to settle or compromise any and all claims arising under the Collateral, and in the place and stead of Grantor, to execute and deliver its release and settlement for the claim; and (4) to file any claim or claims or to take any action or institute or take part in any proceedings, either in its own name or in the name of Grantor, or otherwise, which in the discretion of Lender may seem to be necessary or advisable. This power is given as security for the Indebtedness, and the authority hereby conferred is and shall be irrevocable and shall remain in full force and effect until renounced by Lender.

**ASSIGNMENT OF DEPOSIT ACCOUNT
(Continued)**

Loan No: 1

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Agreement. The word "Agreement" means this Assignment of Deposit Account, as this Assignment of Deposit Account may be amended or modified from time to time, together with all exhibits and schedules attached to this Assignment of Deposit Account from time to time.

Borrower. The word "Borrower" means CITY OF SEDALIA and includes all co-signers and co-makers signing the Note and all their successors and assigns.

Collateral. The word "Collateral" means all of Grantor's right, title and interest in and to all the Collateral as described in the Collateral Description section of this Agreement.

Default. The word "Default" means the Default set forth in this Agreement in the section titled "Default".

Grantor. The word "Grantor" means CITY OF SEDALIA.

Indebtedness. The word "Indebtedness" means the indebtedness evidenced by the Note or Related Documents, including all principal and interest together with all other indebtedness and costs and expenses for which Grantor is responsible under this Agreement or under any of the Related Documents. Specifically, without limitation, Indebtedness includes all amounts that may be indirectly secured by the Cross-Collateralization provision of this Agreement.

Lender. The word "Lender" means THIRD NATIONAL BANK, its successors and assigns.

Note. The word "Note" means the Note dated April 23, 2015 and executed by CITY OF SEDALIA in the principal amount of \$80,015.75, together with all renewals of, extensions of, modifications of, refinancings of, consolidations of, and substitutions for the note or credit agreement.

Property. The word "Property" means all of Grantor's right, title and interest in and to all the Property as described in the "Collateral Description" section of this Agreement.

Related Documents. The words "Related Documents" mean all promissory notes, credit agreements, loan agreements, environmental agreements, guaranties, security agreements, mortgages, deeds of trust, security deeds, collateral mortgages, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the Indebtedness.

WAIVE JURY. All parties to this Agreement hereby waive the right to any jury trial in any action, proceeding, or counterclaim brought by any party against any other party.

GRANTOR HAS READ AND UNDERSTOOD ALL THE PROVISIONS OF THIS ASSIGNMENT OF DEPOSIT ACCOUNT AND AGREES TO ITS TERMS. THIS AGREEMENT IS DATED APRIL 23, 2015.

GRANTOR:

CITY OF SEDALIA

By: _____
ARLENE F SILVEY, City Clerk of CITY OF SEDALIA

By: _____
STEPHEN J GALLIHER, Mayor of CITY OF SEDALIA

By: _____
KELVIN L SHAW, Finance Director of CITY OF SEDALIA

By: _____
GARY L EDWARDS, City Administrator of CITY OF SEDALIA



HLP0535

ERRORS AND OMISSIONS AGREEMENT

Principal	Loan Date	Maturity	Loan No	Call / Coll	Account	Officer	Initials
\$80,015.75	04-23-2015			4A015 / 313015		15141	

References in the boxes above are for Lender's use only and do not limit the applicability of this document to any particular loan or item.
Any item above containing "****" has been omitted due to text length limitations.

Borrower: CITY OF SEDALIA
200 S OSAGE AVE
SEDALIA, MO 65301 4334

Lender: THIRD NATIONAL BANK
Main Bank Location
301 West Broadway
P.O. Box 351
Sedalia, MO 65302-0351

LOAN NO.: (

The undersigned Borrower for and in consideration of the above-referenced Lender funding the closing of this loan agrees, if requested by Lender or Closing Agent for Lender, to fully cooperate and adjust for clerical errors, any or all loan closing documentation if deemed necessary or desirable in the reasonable discretion of Lender to enable Lender to sell, convey, seek guaranty or market said loan to any entity, including but not limited to an investor, Federal National Mortgage Association, Federal Home Loan Mortgage Corporation, Government National Mortgage Association, Federal Housing Authority or the Department of Veterans Affairs.

The undersigned Borrower does hereby so agree and covenant in order to assure that this loan documentation executed this date will conform and be acceptable in the marketplace in the instance of transfer, sale or conveyance by Lender of its interest in and to said loan documentation.

DATED effective this **April 23, 2015**

BORROWER:

CITY OF SEDALIA

By: _____
ARLENE F SILVEY, City Clerk of CITY OF SEDALIA

By: _____
STEPHEN J GALLIHER, Mayor of CITY OF SEDALIA

By: _____
KELVIN L SHAW, Finance Director of CITY OF SEDALIA

By: _____
GARY L EDWARDS, City Administrator of CITY OF SEDALIA

Sworn to and subscribed before me this _____ day of _____, 20_____.

X _____
(Notary Public)

My Commission Expires: _____

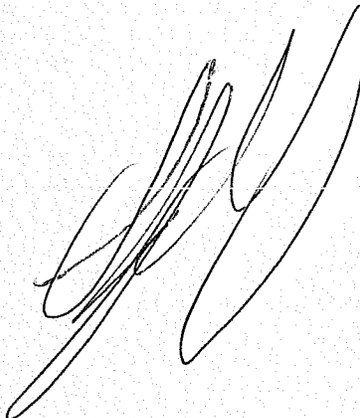
Office of the Mayor

TO: Members of City Council
FROM: Mayor Stephen Galliher
DATE: April 22, 2015
RE: Municipal Court Appointment

I would like to make the following recommendation:

NEW APPOINTMENT:

CITY OF SEDALIA ALTERNATE SUBSTITUTE MUNICIPAL COURT JUDGE <i>(This position is assigned to assure coverage in case of absence or conflict of interest by either the elected Municipal Court Judge or the Substitute Municipal Court Judge).</i>		
	Randy Sparks 414 S. Ohio	Effective immediately Term ends March 31, 2016

A handwritten signature in black ink, appearing to be "Randy Sparks", is written over the signature line of the table above.

Office of the Mayor

TO: Members of City Council
 FROM: Mayor Stephen Galliher
 DATE: April 29, 2015
 RE: Appointments to City Boards and Commissions



I would like to make the following recommendations:

New appointments:

BOARD	MEMBER	TERM
Citizens Traffic Advisory Commission		
	David Goldsmith 718 E. 24 th	Completing Donna Heembrock's Term Expiring 06-2017
	James Callis 3217 Cunningham Court	3 Year Term Expiring 06-2018
Zoning Board of Adjustment		
	Earl Gerke 2903 S. Kentucky	5 Year Term Expiring 06-2020

Reappointments:

BOARD	MEMBER	TERM
Citizens Traffic Advisory Commission		
	Ruth Kell 626 E. 18 th Street	3 Year Term Expiring 06-2018
	John Rucker 909 South Arlington Ave.	3 Year Term Expiring 06-2018
	Dennis Henderson 2702 Clarendon Road	3 Year Term Expiring 06-2018
Park Board		
	Rhiannon Foster 2416 Golf Drive	3 Year Term Expiring 06-2018
	Kristy Woolery 2902 Skyline Drive	3 Year Term Expiring 06-2018
	Dan VanDyne 2800 Gregory Lane	3 Year Term Expiring 06-2018

Reappointments (continued):

BOARD	MEMBER	TERM
Planning & Zoning Commission		
	La Vera Schmitt 3016 E. 12 th	4 Year Term Expiring 06-2019
	Gregory Nehring 1016 W. Broadway	4 Year Term Expiring 06-2019
	George Esser 500 S. Ohio	4 Year Term Expiring 06-2019
Police Personnel Board		
	Lauretta Emerson 111 East Jefferson	5 Year Term Expiring 06-2020
	Jeff Leeman 913 Royal Boulevard	5 Year Term Expiring 06-2020
Public Works Board		
	Jack Robinson 1617 W. 7 th Street	4 Year Term Expiring 06-2019
	Gregory Nehring 1016 W. Broadway	4 Year Term Expiring 06-2019



**City of Sedalia
Department Bills 5-4-2015**

Vendor Name	Invoice Number	Amount
511-Praxair Distribution Inc	52324036	\$ 89.60
Anthony Beck	0415A	\$ 71.75
Apac-Missouri Inc	9000263319	\$ 1,753.72
Apac-Missouri Inc	9000263423	\$ 314.84
Apac-Missouri Inc	9000263650	\$ 138.72
Apac-Missouri Inc	9000263651	\$ 7,362.36
AT & T	0515	\$ 80.42
AT & T	0515A	\$ 218.63
AT & T	0515B	\$ 114.64
B & P Excavating	1674	\$ 200.00
Bell Plumbing Supply Inc	162901	\$ 10.47
Bings West	37	\$ 39.88
Boone Quarries	174907	\$ 1,030.19
Bryant Motor Co	130135	\$ 95.44
Buso's AA Muffler Shop	4882	\$ 45.00
Caterpillar Financial	0415	\$ 15,348.37
Center for Human Services	0415	\$ 30.00
Central Stone Company	567237	\$ 417.60
Central Stone Company	567898	\$ 403.44
Champion Brands LLC	478526	\$ 455.60
Charter Communications	0415-11	\$ 244.19
Charter Communications	0415-12A	\$ 80.00
Charter Communications	0415-12D	\$ 170.72
Charter Communications	0415-13	\$ 208.75
Charter Communications	0415-14	\$ 80.00
Charter Communications	0415-MUNI	\$ 215.00
Charter Communications	0515-12B	\$ 98.91
Cintas Corp #379	379174260	\$ 715.81
Cintas Corp #379	379175242	\$ 729.88
City Safe & Lock Service	0735185	\$ 78.85
Conrad Fire Equipment Inc	498655	\$ 41.44
Cooperative Workshops Inc	43694	\$ 6,666.67
Craig Plumbing	73246	\$ 167.50
Crescent Parts & Equipment	3495785-00	\$ 61.94
D C Battery inc	071653	\$ 109.00
Denise Bryant	0415	\$ 30.00
Don's Truck Towing & Truck Wash Inc	124072	\$ 48.00
Don's Truck Towing & Truck Wash Inc	124074	\$ 99.00
Dugan's Paint And Floorcovering	S0211449	\$ 57.69
Economic Development	785	\$ 10.00
Employee Screening Service Llc	177082	\$ 64.00
Engineering Surveys & Services	ESS06294	\$ 2,150.00
Family Medicine Associates Pc	0415	\$ 500.85
Family Medicine Associates Pc	0415A	\$ 477.85
Family Medicine Associates Pc	0415B	\$ 500.85

**City of Sedalia
Department Bills 5-4-2015**

Vendor Name	Invoice Number	Amount
Fastenal Company	MOSED152064	\$ 2.00
Fastenal Company	MOSED152068	\$ 79.67
Fastenal Company	MOSED152092	\$ 12.00
Fastenal Company	MOSED152214	\$ 12.00
Fastenal Company	MOSED152388	\$ 46.92
Federal Signal Corp	6012197	\$ 46.97
Fedex	5-011-03166	\$ 29.51
Fischer Concrete Service Inc	23441	\$ 493.88
Fischer Concrete Service Inc	23442	\$ 2,151.76
Foley Industries	4402745	\$ 3,342.44
Foley Industries	4402789	\$ 3,957.92
Foley Rental	H00785-01	\$ 2,851.99
Forklifts Of Central Missouri Inc	S0044661	\$ 24.10
Fort Bend Services Inc	0195421	\$ 2,826.00
Fort Bend Services Inc	0195589	\$ 2,119.50
Gary Edwards	0415	\$ 39.51
Government Finance Officers Association	0123004	\$ 225.00
H.D. Industries Inc	22648	\$ 213.24
H.D. Industries Inc	22695	\$ 250.00
Hank's Portable Toilets & Septic Tank Clean	1925	\$ 4,400.00
Hfe Process	7230	\$ 207.99
Hillyard - Columbia	601564506	\$ 23.72
Hillyard - Columbia	800184648	\$ (5.51)
IBT Inc.	6529488	\$ 40.49
IBT Inc.	6532419	\$ 837.11
IBT Inc.	6534435	\$ 548.16
I-Land Internet Services	1711753	\$ 59.95
I-Land Internet Services	1711754	\$ 3.99
IMKO Workforce Solutions	100114	\$ 200.00
IMKO Workforce Solutions	100396	\$ 200.00
Joleigh Melte	0415	\$ 36.49
KCP&L	0415-05	\$ 127.43
KCP&L	0415-12	\$ 378.26
KCP&L	0415-12A	\$ 790.90
KCP&L	0415-14	\$ 20.19
KCP&L	0415-14A	\$ 20.06
KCP&L	0415-14C	\$ 117.29
KCP&L	0415-14D	\$ 97.37
KCP&L	0415-14E	\$ 49.01
KCP&L	0415-14F	\$ 173.99
KCP&L	0415-14G	\$ 33.47
KCP&L	0415-14H	\$ 615.23
KCP&L	0415-14I	\$ 17.76
KCP&L	0415-14K	\$ 17.26
KCP&L	0415-14M	\$ 20.69

**City of Sedalia
Department Bills 5-4-2015**

Vendor Name	Invoice Number	Amount
KCP&L	0415-14N	\$ 41.56
KCP&L	0415-14P	\$ 30.34
KCP&L	0415-14Q	\$ 28.99
KCP&L	0415-14R	\$ 30.53
KCP&L	0415-14S	\$ 30.24
KCP&L	0415-14T	\$ 30.18
KCP&L	0415-17	\$ 26.21
KCP&L	0415-18	\$ 857.23
KCP&L	0415-20	\$ 441.08
KCP&L	0415-24	\$ 27.83
KCP&L	0415-24A	\$ 20.69
KCP&L	0415-24C	\$ 98.35
KCP&L	0415-61C	\$ 1,095.10
KCP&L	0415-61M	\$ 254.19
KCP&L	0415-65	\$ 299.87
KCP&L	0415-Comp	\$ 761.93
KCP&L	0415-Muni Bldg	\$ 240.95
KCP&L	0415-Muni Bldg	\$ 180.88
KCP&L	0415-Muni Bldg	\$ 90.32
KCP&L	0415-Muni Bldg	\$ 60.30
KCP&L	0415-Muni Bldg	\$ 1,160.36
KCP&L	0415-Muni Bldg	\$ 210.91
KCP&L	0415-Muni Bldg	\$ 150.62
KCP&L	0415-Muni Bldg	\$ 120.59
KCP&L	0415-Muni Bldg	\$ 60.29
KCP&L	0415-SL	\$ 35,931.91
KCP&L	0514-24D	\$ 17.19
Key Hydraulics	15-35997	\$ 187.25
Key Hydraulics	15-36040	\$ 623.00
Lea's Truck Service Llc	8060prt	\$ 31.10
Lehman Construction Co Llc	3	\$ 196,560.16
Lowe's Companies Inc	514	\$ 1,232.15
Madewell	007510	\$ 1,525.17
Mailfinance	N5288890	\$ 408.45
Mianny Rodriguez	0415A	\$ 30.00
Mary Ann Marti	0415	\$ 150.00
MCI	0515	\$ 304.72
MDOA	0415	\$ 175.00
MFA Oil & Propane	D0001518794	\$ 989.50
Midland Printing Company	50896	\$ 90.78
Midland Printing Company	81059	\$ 282.88
Missouri Department of Corrections	5801	\$ 967.50
Missouri Pilots Association	0415	\$ 200.00
Missouri Typewriter Of Warrensburg Inc	41411	\$ 95.00
NAPA Of Sedalia Genuine Parts Company	387985	\$ 18.18

**City of Sedalia
Department Bills 5-4-2015**

Vendor Name	Invoice Number	Amount
Norton & Schmidt	2015-0491	\$ 1,467.25
Open Door Thrift Shop	234577	\$ 8.00
O'Reilly Automotive Inc.	0114-318188	\$ 113.12
O'Reilly Automotive Inc.	0114-318291	\$ 251.38
O'Reilly Automotive Inc.	0114-319943	\$ 11.49
O'Reilly Automotive Inc.	0247-363191	\$ 27.36
Otten Small Engine Service	157658	\$ 11.41
Otten Small Engine Service	157970	\$ 64.00
Pettis County Recorder of Deeds	58509	\$ 120.00
Pettis County Recorder of Deeds	58560	\$ 27.00
Poort Excavating Llc	5834	\$ 3,800.00
Printlynx	111833	\$ 115.23
Printlynx	111834	\$ 17.99
Printlynx	111886	\$ 405.55
Printlynx	111914	\$ 18.00
Printlynx	111920	\$ 43.45
Public Safety Center Inc	5592829	\$ 87.31
Quicksilver Water	737510	\$ 13.50
Quill Corporation	3118680	\$ 84.98
Red Municipal and Industrial Equipment Co	8435	\$ 69.29
Red Municipal and Industrial Equipment Co	8447	\$ 237.93
Red Municipal and Industrial Equipment Co	8448	\$ 7,596.92
Red Municipal and Industrial Equipment Co	8449	\$ 1,588.55
Rhinoville	6723360848	\$ 85.00
Rick Ball Ford - Sedalia	77910	\$ 99.00
Rick Ball Ford - Sedalia	135648	\$ 10.32
Rick Ball Ford - Sedalia	135651	\$ 14.88
Ricoh USA Inc	5035616178	\$ 30.06
Rolling Prairie	47467	\$ 56.75
Schriefer's Office Equip Inc	269430	\$ 53.04
Sedalia Animal Shelter	0515	\$ 2,400.00
Sedalia Weekly Observer, The	2172	\$ 150.00
Sedalia/Pettis Co Dev Co	0515	\$ 10,416.67
Sherwin Williams Co	9074-1	\$ 35.42
Sherwin Williams Co	9085-7	\$ 112.00
SMC Electric Supply	60205033-01	\$ 28.30
SMC Electric Supply	60205177-00	\$ 90.65
Smith Paper & Janitor Supply	589310	\$ 26.71
Smith Paper & Janitor Supply	589490	\$ 43.60
Smith Paper & Janitor Supply	589510	\$ 26.19
Smith Paper & Janitor Supply	589550	\$ 20.40
Smith Paper & Janitor Supply	589552	\$ 76.78
Smith Paper & Janitor Supply	589920	\$ 26.19
Smith Paper & Janitor Supply	589984	\$ 211.34
Staples Business Advantage	3262917768	\$ 162.23

City of Sedalia
Department Bills 5-4-2015

Vendor Name	Invoice Number	Amount
Staples Business Advantage	3262917913	\$ 55.46
Stephen Galliher	0415	\$ 96.94
Stewart-Amos Equipment Co	283950	\$ 267.34
Stone Laser Imaging	0415A	\$ 40.00
Tallman Company	S133250	\$ 22.39
Tallman Company	S133298-00	\$ 87.69
Tallman Company	S133353-00	\$ 476.10
The Safariland Group	0415-Cherry	\$ 275.00
Tim's Tree Service Llc	3893	\$ 400.00
Tim's Tree Service Llc	3902	\$ 350.00
Tim's Tree Service Llc	3903	\$ 400.00
Tri Air Testing Inc	89027	\$ 474.00
United Rotary Brush Corp	CI168404	\$ 466.49
USIC Locating Service Inc	120940	\$ 2,633.25
Usps-Hasler	0415A	\$ 1,500.00
Verizon Wireless	9744247979	\$ 2,832.61
W & M Welding Inc	43245	\$ 1,300.00
Walmart Community/RFCSLLC	03147	\$ 87.74
Walmart Community/RFCSLLC	04093	\$ 63.88
Walmart Community/RFCSLLC	07207	\$ 71.50
Walmart Community/RFCSLLC	09301	\$ 148.15
Warehouse Tire & Muffler	181469	\$ 1,606.42
Warehouse Tire & Muffler	181956	\$ 430.16
WEF Membership	0415	\$ 133.00
Western Extralite Company	S5136745.001	\$ 142.43
Western Extralite Company	S5140857.001	\$ 36.18
Western Extralite Company	S5140857.002	\$ 20.66
Woods Super Market	101	\$ 44.90
Woods Super Market	103	\$ 24.98
Woods Super Market	119	\$ 45.88
Total Bills To Be Paid		\$ 360,641.15