

DECEMBER 12, 1995

Smead

No. 2-153C

HASTINGS, MN
LOS ANGELES-CHICAGO-LOGAN, OH
MCGREGOR, TX-LOCUST GROVE, GA
U.S.A.

A G E N D A

INVOCATION: County Board Member, *Rev. Rucker*

PLEDGE OF ALLEGIANCE:

ROLL CALL:

VACANCY APPOINTMENT: None

CERTIFICATES OF RECOGNITION:

<u>Name</u>	<u>Department</u>	<u>Years of Service</u>
Kevin Cantway	Highway	10
Dale Kime	Highway	15

MINUTES OF LAST MEETING: None *Stump / Stump / M/C*

cc CLAIMS COMMITTEE REPORT: *Wash / Jensen 23/0/2 ab.*

COMMUNICATIONS:

DEPARTMENT REPORTS:

1. County Treasurer's Monthly Report for October, 1995.
2. County Collector's Monthly Report for October, 1995. *Lee / Bertrand (Otto)*
3. Coroner's Receipt of Money for October, 1995. *m/c.*
4. Coroner's Monthly Report for October, 1995. ~~Stump~~
5. Recorder of Deeds Monthly Report for October, 1995.
6. Animal Control's Monthly Report for October, 1995.
7. County Clerk's Monthly Report for October, 1995.
8. Circuit Clerk's Monthly Report for October, 1995.
9. Building & Zoning Monthly Report for November, 1995.

RESOLUTIONS:

1. Highway and Bridge Committee
cc A. County Engineer's Salary *Riegel / Jensen 25/0*
2. Planning-Zoning-Agriculture Committee
A. Zoning Board of Appeals Case #95-21; petitioner Armand and Joann Story *Riegel / Stump m/c Martin ab stain*
B. Hunters Run Subdivision, First Addition, Final Plat *Whitten / Drupp m/c*
C. ~~Country~~ ^{Country} Springs Subdivision Final Plat *Whitten / Washington m/c*
3. Finance-Purchase-Audit Committee
cc A. Adoption of FY 95-96 Budget *Darley / Lee 22/3 Amend 20/5 ARK*
cc B. Resolution authorizing the Chairman of the Kankakee County Board to execute an agreement between the County of Kankakee and Illinois Fraternal Order of Police, Labor Council on behalf of and with Lodge No. 150 for Kankakee County Sheriff's Police Bargaining Unit. Unit "A" Patrol and Unit "B" Command *LaHesse / Shutter 22/3*
4. Administration Committee
cc A. Appointment of Herbert H. Ruffini to the Kankakee River Valley Forest Preserve District Board *Darley / Merkle m/c.*
cc B. Procedure for the Sale or Disposal of surplus or unwanted property *Darley / Whitten 23/1*

Send to Dept. Needs

5. Personnel-Automation-Insurance Committee

PCA. 1996 Holidays to be observed by the offices of Kankakee County *LaHesse/Merkle*

PCB. Amendments to the Personnel Policies and Procedures Manual *24/0*
Merkle/LaHesse

6. Assessment-County Clerk-Recorder-Treasurer Committee

PCA. A resolution authorizing the Chairman to execute a Deed of Conveyance of the County's interest or authorize a cancellation of the appropriate certificates of purchase *Jensen/LaHesse 24/0*

B. Re-appointment of David Sargeant as Trustee for the Cabery Area Fire Protection District *Riegel/Boudreau(Att) m/c*

7. Sheriff Committee

PCA. A resolution authorizing the Chairman to sign an agreement with A & M Communications, Inc. *LaMott/LaHesse 24/0*

OLD BUSINESS

NEW BUSINESS

- There will be a Juvenile Detention Meeting on Thursday, December 14, 1995 at 8:00 a.m.

PC A motion to audit the per diem and adjourn this adjourned meeting of September 12, 1995 to January 9, 1996 at 9:00 A.M. at 189 East Court Street on the 4th floor Conference Room, Kankakee, Illinois.

Railey/Boudreau @ 11¹⁵ Am.

Kankakee County
Board Meeting
December 12, 1995
9:00 A.M.

O/S
R.T.

The meeting of the Kankakee County Board, Kankakee County Illinois, held pursuant to the adjourned meeting of September 12, 1995 was called to order by the Chairman, Mr. Russell A. Thompson, December 12, 1995 at 9:00 a.m. with the following members present:

Mr. Huot, Mr. Thompson, Mr. Martin, Mr. Jensen, Mr. Tripp, Mr. Bertrand (Bourb), Mr. Riegel, Mr. Graves, Mr. Dailey, Mr. Stump, Rev. Rucker, Mr. Washington, Ms. Shutter, Mr. Breault, Mr. LaGessee, Mr. Kruse, Mr. Meents, Mr. Merkle, Mr. Ruch, Mr. Boudreau, Mrs. Lee, Mr. Stauffenberg, Mr. Bertrand (Otto), Mr. Whitten, and Mr. LaMotte.

Members Absent:

Mr. Quigley, Rev. Dyson and Mr. Conway.

QUORUM PRESENT

Invocation was given by the County Board Member, Rev. Robert Rucker.

The Board recited the Pledge of Allegiance.

VACANCY APPOINTMENT:

None.

CERTIFICATES OF RECOGNITION:

<u>Name</u>	<u>Department</u>	<u>Years of Service</u>
Kevin Cantway	Highway	10
Dale Kime	Highway	15

MINUTES OF LAST MEETING:

On the motion of Mr. Stump and second of Mr. Stauffenberg the reading of the minutes of November 14, 1995 were waived and stand approved as recorded. Motion carried.

CLAIMS COMMITTEE:

The Clerk was directed to read the Claims Committee report which includes County General and Highway Claims. A motion to adopt the claims for payment was made by Mr. Washington and seconded by Mr. Jensen. Motion carried on a roll call vote of 23 ayes, 0 nays and 2 abstain.

COMMUNICATIONS:

None.

DEPARTMENT REPORTS:

1. County Treasurer's Monthly Report for October, 1995.
2. County Collector's Monthly Report for October, 1995.
3. Coroner's Receipt of Money for October, 1995.
4. Coroner's Monthly Report for October, 1995.
5. Recorder of Deeds Monthly Report for October, 1995.
6. Animal Control's Monthly Report for October, 1995.
7. County Clerk's Monthly Report for October, 1995.
8. Circuit Clerk's Monthly Report for October, 1995.
9. Building and Zoning Monthly Report for November, 1995.

A motion to approve the Department Reports and place them on file was made by Mrs. Lee and seconded by Mr. Bertrand (Otto). Motion carried.

RESOLUTIONS:

1. Highway and Bridge Committee
 - A. The committee submitted a resolution for Board consideration with reference to the County Engineer's Salary.

A motion to adopt the resolution was made by Mr. Riegel and seconded by Mr. Jensen. Motion carried on a roll call vote of 25 ayes and 0 nays.

2. Planning-Zoning-Agriculture Committee

- A. The committee submitted a resolution for Board consideration with reference to Zoning Board of Appeals Case #95-21; petitioner Armand and Joann Story.

A motion to adopt the resolution was made by Mr. Riegel and seconded by Mr. Stump.

Mr. Palzer said the site is located in Grant Park on a two (2) acre parcel. They are rezoning one (1) acre from residential to commercial for the construction of a storage unit. The Village of Grant Park said it is consistent with their Comprehensive Plan. The storage unit will consist of 20 units.

Mr. Martin asked what is the lot size.

Mr. Palzer said there is two acres and they are rezoning one acre. Mr. Palzer said he is not sure where the five acres came from. The parcel number shows that there are two acres.

Mr. Huot said he believes it was a typo on the five acre issue.

Mr. Martin said this is a deviation from our previous policy to encourage commercial development outside of residential areas.

Motion carried with Mr. Martin abstaining.

- B. The committee submitted a resolution for Board consideration with reference to Hunters Run Subdivision, First Addition, Final Plat.

A motion to adopt the resolution was made by Mr. Whitten and seconded by Mr. Tripp.

Mr. Ruch asked how many acres does this involve.

Mr. Palzer said there are 15 acres in this addition.

Mr. Dailey asked what is a final plat.

Mr. Palzer explained that a final plat is needed before it can be recorded.

Motion carried.

- C. The committee submitted a resolution for Board consideration with reference to Country Springs Subdivision Final Plat.

A motion to adopt the resolution was made by Mr. Whitten and seconded by Mr. Washington.

Mr. Palzer said it is a five (5) lot subdivision and it will operate off of septic and wells. The LESA score is 212.64 and the bond is in the amount of \$7,000.00.

Motion carried.

3. Finance-Purchase-Audit Committee

- A. The committee submitted a resolution for Board consideration with reference to the adoption of FY 95-96 Budget.

A motion to adopt the resolution was made by Mr. Dailey and seconded by Mrs. Lee.

Mr. Whitten asked if we are trying to eliminate River Patrol.

Mr. Thompson stated that the law has changed which requires that everybody be fully trained through the 12 week class. The individuals on River Patrol were part-time; therefore, they are looking at realigning it.

Mr. Graves said the revenue in the amount of \$20,000.00 for prisoner intake was eliminated. There were adjustments in the capital budget for the Sheriff's Department and additional personnel for the State's Attorney Office. Mr. Graves said all the changes have been incorporated in the present budget. Mr. Graves said we also decided to go to .25 cents per mile effective December 1st.

Mr. Ruch said at the budget review meeting, we were given a fund balance of 1.7 million and the final budget shows the fund balance to be \$1,305,000.00.

Mr. Graves said the fund balance during the review was \$1,457,000.00 and now it is \$1,305,000.00 which takes in the changes as discussed.

Mr. Martin said the County tax rate was distributed by Mr. Thompson; however, included is the 3 cents for juvenile detention in Will County. Mr. Martin said to turn to B-3 in the budget for FY 95-96 and look at the actual amount spent in 1993-94 which was \$9,566,185.00 and we are budgeting \$11,188,762.00 this year. This represents a \$1,600,000.00 raise in expenditures in two years which is a 15% increase.

Mr. Thompson asked Mr. Martin how much revenue increased.

Mr. Martin said it was raised by assessed valuation.

Mr. Graves said Mr. Martin's assumption is that an increase in spending is wasted money; however, we are providing more services to the community and there are additional mandated items. Mr. Graves suggested that we talk to our legislators to change the way we fund government.

Mr. Martin said just because the money is there, we don't have to spend it.

Mr. Ruch said its a shell game that we play every year. In 1991, we were levying to collect \$4,283,000.00, in 1992, \$5,159,000.00, in 1993, \$6,006,000.00, in 1994, \$6,762,000.00 and in 1995, \$7,658,000.00. The number has gone up each year and the reason is because of the shell game played between assessor's and governmental bodies. The assessor's say that they don't set the rate and only set the assessed valuation. If everyone's assessed valuation is going up, we should reduce the rates by the same amount to collect no more money than the previous year. Mr. Ruch said there are a lot of properties that go up for sale because people don't pay their taxes. We have to admit that we are raising taxes because we are not lowering the rate. Mr. Ruch said we do not need the State legislature to help us.

Ms. Shutter said one point is that as property values go up, value is worth more. As development occurs, property is worth more and that increases the rates.

Mr. Huot said Mr. Ruch's scenario was fine until he got to the Assessor's Office. The sales in the area indicate a large increase in value and then your property is worth more. That is how the system works. We should consider putting a cap on ourselves and capping the valuations and see how that flies. The Finance Committee can evaluate it and see what effect it would have.

Mr. Meents said the personnel services has increased 50% in the last two years.

Mr. Breault said he would love to hold taxes down but things cost more. Lawyer rates are higher now than in 1991. We are not-for-profit and most of the money is for salaries. We have added personnel to the State's Attorney, Sheriff, Probation, etc. Mr. Breault said he

appreciates the services. As long as we increase services, he does not mind what we are doing.

Mr. Ruch said when you look at additional monies being spent we should put funding for ARK back in. ARK should be funded first at \$10,000.00. They are so far along with the study to try to preserve the river. Mr. Schultz and Mr. Johnston were present to explain how ARK is doing.

Mr. Huot said he is also in favor of putting the money in for ARK. Mr. Huot said the river has an enormous economic impact.

Mr. Thompson said he read in the paper where the project is completed and a report will be ready in 1997. We have given twice the amount of what we were asked to give. Mr. Thompson said he cannot believe that it has taken five years to decide to look into getting grants.

Mr. Schultz said the County has been very helpful with the \$30,000.00 and they have raised and paid out \$148,000.00 by other sources. Mr. Schultz said they have obtained status this year and can now look into grants. Grants take a lot of time and people that know how to do them is needed which they now have. The study is paid for by 50% from the U.S. Geological. They have no unpaid debts at this time and expect to receive bills for 1996. They have completed in stream sediment analysis and will finish this month. All field data collection work will be done. This is an analysis being done by the US Geological Survey and then other experts in the field will review it and then publish the document that will end up in Federal and State libraries. Mr. Schultz said the County has been a major contributor and they will raise the money somehow.

Mr. Washington asked what is their status.

Mr. Schultz said it is a tax exempt not-for-profit.

Mr. Merkle asked what money is going out to the Indiana Stateline, etc.

Mr. Schultz said they were not restricted by state or county boundaries. In Indiana, they have a commission and they are in the process of acquiring land and restoring a portion of the wetlands. They have a major effort underway to acquire marginal farmland and restore the wetlands and we should support that effort because it will benefit us as well.

Mr. Merkle asked if the project is funded in Kankakee County.

Mr. Schultz said he would like to spread that out but there is difficulty in getting the major supporters to the meetings.

Mr. Thompson asked if the river is under the Department of Corps Engineers.

Mr. Schultz said effort was put forth to get a study of the basin and that did not happen.

Mr. Thompson asked how long will the study be.

Mr. Schultz said it will be completed in July 1996 and he would like to see ARK continued after the study is complete.

Rev. Rucker asked if the report in 1996 will tell us what needs to be done with the river.

Mr. Schultz said we cannot solve the problem until we know what it is. The study will determine what the problem is.

Ms. Shutter said she agrees that the river is an important resource. Her concern is that over the years we have gotten away from giving money as contributions. Out of the 50% that needed to be raised, the County has contributed \$30,000.00 which is 20%. Ms.

Shutter said she would like to see what businesses are contributing. Ms. Shutter said the only time we hear from ARK is the day they come in for money.

Mr. Schultz said they have meetings every month (tomorrow night) and they use to have someone attend the meetings.

Ms. Shutter said the money raised in 1995 pays 1994 bills. Technically, we are lagging a year behind. ARK does not have the money to pay the bills incurred in the last year.

Mr. Schultz said they have contacts with local industry and just about all the local industries have contributed.

Mr. Thompson asked if they underestimated the cost.

Mr. Schultz said \$300,000.00 was the amount for the three year study.

Mr. Thompson said we are in the fifth year and up to \$10,000.00 per year.

Mr. Schultz said the U.S. Geological have contributed two more years also.

Mr. Breault said it will cost each resident 10 cents by contributing \$10,000.00. The Kankakee River is by far the most economical resource in this County. If the river is gone the industries will be gone; economic will be gone. Cleveland is coming back very strong because they are getting their river and lake cleaned up.

A motion was made by Mr. Ruch and seconded by Mr. Huot to amend the budget to add \$10,000.00 for ARK.

Mr. Thompson said what happens when we get the study.

Mr. Schultz said the study identifies the problem and the next step is for the Corps of Engineers to do a basin wide study which is 100% Federally funded.

Mr. Breault asked what is our actual fund balance.

Mr. Graves said we will start with 1.9 million.

Motion carried on a roll call vote of 20 ayes and 5 nays to amend the budget to contribute \$10,000.00 to ARK.

Motion carried on a roll call vote of 22 ayes and 3 nays to adopt the budget.

- B. The committee submitted a resolution for Board consideration with reference to a resolution authorizing the Chairman of the Kankakee County Board to execute an agreement between the County of Kankakee and Illinois Fraternal Order of Police, Labor Council on behalf of and with Lodge No. 150 for Kankakee County Sheriff's Police Bargaining Unit. Unit "A" Patrol and Unit "B" Command.

A motion to adopt the resolution was made by Mr. LaGessee and seconded by Ms. Shutter.

Ms. Gorski said she has a message today that the union has a problem with the language on insurance.

Ms. Gorski said to buy off the matrix, which was a goal, would not be cost economical for the County at this time.

Mr. Martin said he abstained on the contract because he is not satisfied with it. Mr. Martin said they had the objective to get rid of the matrix which was not done. Mr. Martin said each side gets something coming out, if possible, and there were possibilities that should

have been worked on harder. Mr. Martin said we did not reduce the number of people allowed to take off for funerals. Mr. Martin said if we would have gotten rid of the matrix, he was willing to go more.

Mr. Ruch said because the matrix stays in effect, the 3.5%, etc. gets added to the matrix increase to come up with annual salary.

Ms. Gorski said it is itemized on the third sheet handed out.

Mr. Ruch asked what is the fiscal impact of this contract and how much more per year will we be spending.

Ms. Lucht said it is about a 5% increase.

Mr. Ruch asked if the dollar amount is in the budget that will be voted on today.

Mr. Breault asked if the wage schedule on page three is based on years of service.

Ms. Gorski said yes.

Ms. Lucht said the first year will cost \$76,319.00 which is a 4.59%, the second year will cost \$100,407.00 which is a 5.057% increase, the third year will cost \$98,387.00 which is a 5% increase.

Mr. Stump asked what would the buy out of the matrix cost.

Ms. Gorski said it would have costed a lot more than 5%.

Motion carried on a roll call vote of 22 ayes and 3 nays.

- C. The committee submitted a resolution for Board consideration with reference to the Tax Levy.

A motion was made by Mr. Ruch and seconded by Mr. Huot to read only the name and levy with the amount. Motion carried.

Mr. Thompson said he spoke with Will County and they do not have a problem in hiring individuals from Kankakee County.

Mr. Ruch asked if we could ask them to higher 25% of Kankakee residents.

Ms. Gorski said she has a draft contract and that has been our request.

A motion to adopt the resolution was made by Mr. LaGesse and seconded by Mrs. Lee. Motion carried on a roll call vote of 21 ayes and 3 nays.

4. Administration Committee

- A. The committee submitted a resolution for Board consideration with reference to the appointment of Herbert H. Ruffini to the Kankakee River Valley Forest Preserve District Board.

A motion to adopt the resolution was made by Mr. Dailey and seconded by Mr. Merkle. Motion carried.

- B. The committee submitted a resolution for Board consideration with reference to the procedure for the sale or disposal of surplus or unwanted property.

A motion to adopt the resolution was made by Mr. Dailey and seconded by Mr. Whitten.

Mr. Riegel asked why is the amount set at \$500.00 for worth and who sets that amount.

Mr. Thompson said the Department Heads set the worth.

Mr. Martin said he thought we have a policy in effect from ten years ago.

Mr. Washington said the policy was set in 1986 or 1987.

Mr. Thompson said we are tightening it up some.

Motion carried on a roll call vote of 23 ayes and 1 nay.

5. Personnel-Automation-Insurance Committee

- A. The committee submitted a resolution for Board consideration with reference to the 1996 Holidays to be observed by the offices of Kankakee County.

A motion to adopt the resolution was made by Mr. LaGessee and seconded by Mr. Merkle. Motion carried on a roll call vote of 24 ayes and 0 nays.

- B. The committee submitted a resolution for Board consideration with reference to amendments to the Personnel Policies and Procedures Manual.

A motion to adopt the resolution was made by Mr. Merkle and seconded by Mr. LaGessee. Motion carried on a roll call vote of 24 ayes and 0 nays.

6. Assessment-County Clerk-Recorder-Treasurer Committee

- A. The committee submitted a resolution for Board consideration with reference to a resolution authorizing the Chairman to execute a deed of conveyance of the County's interest or authorize a cancellation of the appropriate certificates of purchase.

A motion to adopt the resolution was made by Mr. Jensen and seconded by Mr. LaGessee. Motion carried on a roll call vote of 24 ayes and 0 nays.

- B. The committee submitted a resolution for Board consideration with reference to the re-appointment of David Sargeant as Trustee for the Cabery Area Fire Protection District.

A motion to adopt the resolution was made by Mr. Riegel and seconded by Mr. Bertrand (Otto). Motion carried.

7. Sheriff Committee

- A. The committee submitted a resolution for Board consideration with reference to a resolution authorizing the Chairman to sign an agreement with A & M Communications, Inc.

A motion to adopt the resolution was made by Mr. LaMotte and seconded by Mr. LaGessee. Motion carried on a roll call vote of 24 ayes and 0 nays.

OLD BUSINESS

Ms. Shutter said her and Doug Graves worked in the jail last week to find out what the Correctional Officers face. The day that they were there, the population was 105 with a break down of 87 felons, 12 murder and 28 crimes with weapons. Ms. Shutter distributed a sheet for others to sign-up to work. Ms. Shutter said there are some areas with no cameras and every ½ hour you have to walk around the cell blocks and you don't know what is going to be on the other side. There are safety elements there that are serious.

NEW BUSINESS

- There will be a Juvenile Detention Meeting on Thursday, December 14, 1995 at 8:00 a.m.

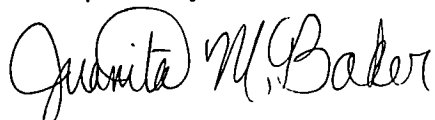
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Board Meeting
December 12, 1995
Page Eight

A motion to adjourn this adjourned meeting of September 12, 1995 to January 9, 1996 at 9:00 A.M. at 189 East Court Street on the 4th floor Conference Room, Kankakee, Illinois, was made by Mr. Dailey and seconded by Mr. Boudreau at 11:15 a.m. Motion carried on a roll call vote of 24 ayes and 0 nays.

Bruce Clark, County Clerk



Respectfully submitted,



Juanita M. Baker
Administrative Assistant

ROLL CALL AND VOTES

In County Board Dec 12th Session, A.D. 1995

Roll Call		Questions											
		On Motion Claims		On Motion County Engineer's Salary		On Motion FCP Contract		On Motion Amend budget \$10,000 ⁰⁰ ARK		On Motion Budget		On Motion Sale or Disposal of surplus or unwanted property	
Supervisors		AYE	NAY	AYE	NAY	AYE	NAY	AYE	NAY	AYE	NAY	AYE	NAY
✓	Mr. Huot	✓		✓		✓		✓		✓		✓	
✓	Mr. Thompson	✓		✓		✓			✓	✓		✓	
✓	Mr. Martin	✓		✓			✓	✓			✓	✓	
✓	Mr. Jensen	✓		✓		✓		✓		✓		✓	
✓	Mr. Tripp	✓		✓		✓		✓		✓		✓	
✓	Mr. Bertrand (B)	✓		✓		✓		✓		✓		✓	
✓	Mr. Riegel	✓		✓		✓		✓		✓			✓
✓	Mr. Graves	✓		✓		✓			✓	✓		✓	
✓	Mr. Dailey	✓		✓			✓		✓	✓		✓	
✓	Mr. Stump	✓		✓		✓		✓		✓		✓	
✓	Rev. Rucker	✓		✓		✓			✓	✓			
✓	Mr. Washington	✓		✓		✓		✓		✓		✓	
✓	Ms. Shutter	✓		✓		✓		✓		✓		✓	
✓	Mr. Breault	✓		✓		P		✓		✓		✓	
✓	Mr. LaGessee	✓		✓		✓		✓		✓		✓	
	Mr. Quigley	<hr/>											
✓	Mr. Kruse	✓		✓		✓		P		✓		✓	
✓	Mr. Meents	✓		✓		✓		✓		✓		✓	
✓	Mr. Merkle	✓		✓		✓			✓	✓		✓	
✓	Mr. Ruch	AB		✓			✓	✓			✓	✓	
✓	Mr. Boudreau	✓		✓		✓		✓		✓		✓	
✓	Mrs. Lee	✓		✓		✓		P		✓		✓	
✓	Mr. Stauffenberg	✓		✓		✓		✓		✓		✓	
✓	Mr. Bertrand (O)	✓		✓		✓		P		✓		✓	
✓	Mr. Whitten	AB		✓		✓		✓			✓	✓	
	Rev. Dyson	<hr/>											
✓	Mr. LaMotte	✓		✓		✓		✓		✓		✓	
	Mr. Conway	<hr/>											
TOTAL VOTES		23	0	25	0	22	3	20	5	22	3	23	1

2ab.

ROLL CALL AND VOTES

In County Board Dec. 12th Session, A.D. 1995

Roll Call		Questions											
		On Motion Holidays 1996		On Motion Personnel Policy Personal Salary Policy		On Motion Tax Sale		On Motion A & M Communications		On Motion Levy		On Motion Rediem	
		AYE	NAY	AYE	NAY	AYE	NAY	AYE	NAY	AYE	NAY	AYE	NAY
	Mr. Huot	✓		✓		✓		✓		✓		✓	
	Mr. Thompson	✓		✓		✓		✓		✓		✓	
	Mr. Martin	✓		✓		✓		✓			✓	✓	
	Mr. Jensen	✓		✓		✓		✓		✓		✓	
	Mr. Tripp	✓		✓		✓		✓		✓		✓	
	Mr. Bertrand (B)	✓		✓		✓		✓		✓		✓	
	Mr. Riegel	✓		✓		✓		✓		✓		✓	
	Mr. Graves	✓		✓		✓		✓		✓		✓	
	Mr. Dailey	✓		✓		✓		✓		✓		✓	
	Mr. Stump	✓		✓		✓		✓		✓		✓	
	Rev. Rucker	<hr/>											
	Mr. Washington	✓		✓		✓		✓		✓		✓	
	Ms. Shutter	✓		✓		✓		✓		✓		✓	
	Mr. Breault	✓		✓		✓		✓		✓		✓	
	Mr. LaGessee	✓		✓		✓		✓		✓		✓	
	Mr. Quigley	<hr/>											
	Mr. Kruse	✓		✓		✓		✓		✓		✓	
	Mr. Meents	✓		✓		✓		✓		✓		✓	
	Mr. Merkle	✓		✓		✓		✓		✓		✓	
	Mr. Ruch	✓		✓		✓		✓			✓	✓	
	Mr. Boudreau	✓		✓		✓		✓		✓		✓	
	Mrs. Lee	✓		✓		✓		✓		✓		✓	
	Mr. Stauffenberg	✓		✓		✓		✓		✓		✓	
	Mr. Bertrand (O)	✓		✓		✓		✓		✓		✓	
	Mr. Whitten	✓		✓		✓		✓			✓	✓	
	Rev. Dyson	<hr/>											
	Mr. LaMotte	✓		✓		✓		✓		✓		✓	
	Mr. Conway	<hr/>											
	TOTAL VOTES	24	0	24	0	24	0	24	0	21	3	24	0

TAB

Claims Committee Report

+++ COUNTY HIGHWAY +++

DECEMBER 12

A.D. 19 95

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Mr. Chairman and Members of the County Board:

Your Committee on County Claims would beg leave to report that they have examined the following Claims presented, and recommend payment and the clerk is hereby authorized and directed to issue orders to the several claimants, payable out of the fund as follows:

	<u>VENDORS</u>	<u>AMOUNT</u>
PAID LIST	<u>37</u>	<u>452,613.81</u>
UNPAID LIST	<u>41</u>	<u>24,346.26</u>
TOTALS	<u>78</u>	<u>476,960.07</u>

ALL of which is respectfully submitted.

Robert Buckler
Raymond L. Anderson
Leo P. Watten
Deane Bertrand
Leonard Martini
M. J. Lowrey

COMMITTEE

DATE 12-12-95
ACTION Adopted - RC vote
23 ayes, 0 nays + 2 abstain

Dec 1, 1995
12:09 pm

COUNTY HIGHWAY FUND
Check Register
Sorted by Check Number

C. Auditor

Check Number	Date	Vendor	Name	Discounts	Net Amount
10749	12/12/95	ALBERS	ALBERS AUTOMOTIVE, INC.	0.00	20.00
10750	12/12/95	AUTOGLASS	AUTO GLASS	0.00	152.02
10751	12/12/95	BEAUPRE	BEAUPRE'S TOWING	0.00	14.20
10752	12/12/95	BERRY	BERRY BEARING CO.	0.00	79.56
10753	12/12/95	BLOOMQUIST	BLOOMQUIST OIL CO., INC.	0.00	816.41
10754	12/12/95	BUMPER	RT#50 BUMPER TO BUMPER 1	0.00	81.46
10755	12/12/95	CHESTER	CHESTER COMPUTER CENTER	0.00	33.00
10756	12/12/95	DANS	DAN'S LIFT CO.	0.00	243.81
10757	12/12/95	DAVES	DAVE'S TIRE & ALIGNMENT	0.00	452.08
10758	12/12/95	DEHM	DEHM BUS SERVICE	0.00	330.00
10759	12/12/95	DOMESTIC	DOMESTIC GARMENT &	0.00	392.25
10760	12/12/95	FABCO	FABCO PRODUCTS, INC.	0.00	516.63
10761	12/12/95	FASTENAL	FASTENAL COMPANY	0.00	5.62
10762	12/12/95	GIRARDACE	GIRARD ACE	0.00	15.92
10763	12/12/95	HOSE	HOSE HEADQUARTERS	0.00	15.84
10764	12/12/95	INTERSTATE	INTERSTATE BATTERY	0.00	141.90
10765	12/12/95	INTLHYD	INTERNATIONAL HYDRAULICS	0.00	8.00
10766	12/12/95	JESTON	JESTON - THE CLEANING CO	0.00	398.00
10767	12/12/95	JMJ	J. MERLE JONES & SONS	0.00	238.80
10768	12/12/95	KKKSPRING	KANKAKEE SPRING CO., INC.	0.00	754.01
10769	12/12/95	KRANZ	KRANZ, INC.	0.00	99.04
10770	12/12/95	LABEAU	LaBEAU BROS., INC.	0.00	54.14
10771	12/12/95	LCAUTO	L.C. AUTO PARTS	0.00	362.75
10772	12/12/95	MARQUIE	MARQUIE & LAMBERT	0.00	158.62
10773	12/12/95	MENARDS	MENARDS	0.00	31.40
10774	12/12/95	MIKESMOW	MIKE'S MOWERS-N-MORE, INC	0.00	32.00
10775	12/12/95	MOTRIM	MO-TRIM INC.	0.00	606.98
10776	12/12/95	NAZDAR	NAZ-DAR/KC MIDWEST	0.00	38.17
10777	12/12/95	OSCO	OSCO DRUG	0.00	18.54
10778	12/12/95	PETROL	PETROLEUM TRADERS CORP.	0.00	6328.94
10779	12/12/95	PIEKARCZYK	JAMES W. PIEKARCZYK	0.00	8.95
10780	12/12/95	PRATT	PRATT SUPPLIES, INC.	0.00	46.50
10781	12/12/95	PROTECT	PROTECTION ASSOCIATES	0.00	222.00
10782	12/12/95	RACO	RA-CO COMMUNICATIONS	0.00	294.71
10783	12/12/95	ROESCH	ROESCH EQUIPMENT CO.	0.00	3774.38
10784	12/12/95	SEARS	SEARS, ROEBUCK & CO.	0.00	463.17
10785	12/12/95	SHELL	SHELL OIL CO.	0.00	28.52
10786	12/12/95	SIEMENS	SIEMENS MEDICAL SYSTEMS	0.00	84.60
10787	12/12/95	TARGET	TARGET	0.00	22.19
10788	12/12/95	TRISTAR	TRI STAR MARKETING, INC.	0.00	6364.95
10789	12/12/95	WLI	WLI INDUSTRIES, INC.	0.00	596.20
Report Total				0.00	24346.26

4)

STATE OF ILLINOIS)

ss.

COUNTY OF KANKAKEE)

County Board _____ Term _____

Mr. Chairman and Members of the County Board:

Your Committee on County Claims would beg leave to report that they have examined the following claims presented, and recommended payment and the clerk is hereby authorized and directed to issue orders to the several claimants, payable out of the fund as follows:

	<u>Name of Claimant</u>	<u>For What</u>	<u>Fund</u>	<u>Amount</u>
01.	AT&T	Account	Co Hwy	44.69
02.	Commonwealth Edison	Account	Co Hwy	1,921.84
03.	Mangiare Bene Catering	Inv.#1557	Co Hwy	371.00
04.	AT&T	Account	Co Hwy	12.75
05.	Ameritech	Account	Co Hwy	239.35
06.	Consumers IL Water Co.	Account	Co Hwy	44.95
07.	Hwy PR Account	Payroll	Co Hwy	42,212.69
08.	Navistar	Equipment	Co Hwy	60,606.00
09.	Terry A. Ohrt	P.E. #4	Co Hwy	5,909.69
10.	State of the Art,INC.	Tax Table	Co Hwy	119.00
11.	Vulcan Materials Co.	P.E. #5	Co Hwy	41.28
12.	Azzarelli Construction	P.E. 1,3&6	Co MF Tax	982.70
13.	Treasurer	Equipment	Co MF Tax	250,000.00
14.	Vulcan Materials	P.E. #10	Co MF Tax	119.23
15.	Hwy PR Account	Payroll	Co MF Tax	4,659.19
16.	Grosso Construction	Account	Twp MF Tax	12,254.52
17.	Pembroke Twp.	P.E. #24 & 25	Twp MF Tax	3,568.86
18.	Sicalco Ltd.	P.E. #2	Twp MF Tax	2,024.10
19.	Tobey's Construction	P.E. #1	Twp MF Tax	22,179.03
20.	Vulcan Materials	Account	Twp MF Tax	2,804.77
21.	Azzarelli	Account	Co Bridge	932.54
22.	John Fraenhoffer	P.E. #1	Co Bridge	2,220.00
23.	Riber Construction	Account	Co Bridge	6,745.02
24.	Azzarelli Construction	Account	Twp Bridge	7,460.37
25.	Riber Construction	Account	Twp Bridge	9,490.82
26.	Missouri Railroad Co	P.E. #1	Matching Tax	2,339.34
27.	First of America	Payroll	Hwy PR Acct.	9,701.61
28.	Il Dept. of Revenue	W/H Tax	Hwy PR Acct.	1,293.15
29.	Treasurer	Deductions	Hwy PR Acct.	522.94
30.	Circuit Clerk	Deductions	Hwy PR Acct.	108.25
31.	Circuit Clerk	Deductions	Hwy PR Acct.	215.92
32.	Riverside Credit Union	Deductions	Hwy PR Acct.	1,137.22

33.	Treasurer	Deductions	Hwy PR Acct.	161.54
34.	Cash	Misc.	Co Hwy	31.61
35.	United Pipe Co.	Seal	Co Hwy	20.50
36.	Ameritech	Account	Co Hwy	73.09
37.	Cash	Misc.	Co Hwy	44.25

All of which is respectfully submitted:

+++ COUNTY GENERAL +++ AND INCLUDING ALL FUNDS DECEMBER 12 A.D. 1995

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Mr. Chairman and Members of the County Board:

Your Committee on County Claims would beg leave to report that they have examined the following claims presented, and recommended payment and the clerk is hereby authorized and directed to issue orders to the several claimants, payable out of the fund as follows:

	<u>VENDORS</u>	<u>AMOUNT</u>
PAID LIST	<u>465</u>	<u>269,724.78</u>
UNPAID LIST	<u>176</u>	<u>251,698.84</u>
TOTALS	<u>641</u>	<u>521,423.62</u>

PAYROL 11/7 J.O.E=22085., 11.15=349,201.73, 11/30=324,136.60 GR.TOTAL 1,216,846.95
All of which is respectfully submitted.

Robert J. Clark
Raymond Buehler
Leo Robinson
Duane Bertrand
M. L. Conway

COMMITTEE

DATE 12-12-95
ACTION Adopted-RC vote
23 Ayes, 0 nays & 2 abstain

orig

VENDOR	NAME	ORG	VEND	CITY	ST	CHECK	GROSS	DISCOUNT	PAYMENT
1	AMERITECH			DECATUR	IL	30876	6,089.57		6,089.57
2	AMOCO OIL COMPANY			DES MOINES	IA	30877	32.88		32.88
5	A-1 LOCKSMITH			KANKAKEE	IL	30878	5.75		5.75
8	ADCRAFT PRINTERS			KANKAKEE	IL	30879	555.55		555.55
10	A&T			KANSAS CITY	MO	30880	5.25		5.25
15	AIT LABORATORIES			INDIANAPOLIS	IN	30881	300.00		300.00
24	A&M COMMUNICATIONS			BRADLEY	IL	30882	2,594.19		2,594.19
66	ASSOC. PSYCHIATRISTS OF			KANKAKEE	IL	30883	150.00		150.00
70	ALFAX			MEW YORK	NY	30884	1,707.30		1,707.30
72	ALTERNATIVE SOLUTIONS			PEORIA HEIGHTS	IL	30885	2,006.25		2,006.25
74	AG FORMS, INC.			KANKAKEE	IL	30886	812.56		812.56
82	AMERITECH MOBILE COMMUNICATION			CHICAGO	IL	30887	797.11		797.11
88	AZZARELLI CONSTRUCTION CO.			KANKAKEE	IL	30888	1,156.00		1,156.00
116	ALLSTATE INSURANCE COMPANY			LINCOLNSHIRE	IL	30889	624.66		624.66
212	BYRON JOHNSON OFFICE			KANKAKEE	IL	30890	VOID		
212	BYRON JOHNSON OFFICE			KANKAKEE	IL	30891	VOID		
212	BYRON JOHNSON OFFICE			KANKAKEE	IL	30892	8,018.45		8,018.45
214	BEAUPRE TOWING/REPAIR			KANKAKEE	IL	30893	VOID		
214	BEAUPRE TOWING/REPAIR			KANKAKEE	IL	30894	VOID		
214	BEAUPRE TOWING/REPAIR			KANKAKEE	IL	30895	2,750.69		2,750.69
219	BROOKS, PH. D., JAMES			BOURBONNAIS	IL	30896	1,000.00		1,000.00
222	BOB'S RUBBER STAMP			BOURBONNAIS	IL	30897	13.60		13.60
231	BRAYS RESTAURANT			KANKAKEE	IL	30898	312.64		312.64
39	BUMPER TO BUMPER			KANKAKEE	IL	30899	19.32		19.32
40	BUCZEK, DR. RONALD T.			KANKAKEE	IL	30900	140.00		140.00
253	B & B PUBLISHING CO			BOURBONNAIS	IL	30901	131.52		131.52
279	BEST LOCKING SYSTEM OF			LA GRANGE IL		30902	133.43		133.43
282	BAUKUS, ERWIN J.			BOURBONNAIS	IL	30903	1,150.00		1,150.00
295	BARGN-HUOT OIL CO.			KANKAKEE	IL	30904	278.00		278.00
311	BRADLEY SIGNS			BRADLEY	IL	30905	120.00		120.00
328	B & F TECHNICAL CODE SRV, INC.			ELGIN	IL	30906	3,000.00		3,000.00
349	BREZINSKI, DDS, THOMAS			BOURBONNAIS	IL	30907	100.00		100.00
1004	COMP USA INC.			DALLAS	TX	30908	4,238.96		4,238.96
1005	COMMONWEALTH EDISON CO			CHICAGO	IL	30909	187.28		187.28
1008	CHARLES EQUIPMENT CO.			ADDISON	IL	30910	1,462.19		1,462.19
1010	COMMUNICATIONS REVOLVING FUND			SPRINGFIELD	IL	30911	425.00		425.00
1051	CHRISTIANSSEN AUTO PRYS			KANKAKEE, IL.		30912	21.42		21.42
1054	CITY OF KANKAKEE RIVER PATROL			KANKAKEE	IL	30913	42.09		42.09
1066	R.E. COOPER, INC.			KANKAKEE, IL.		30914	137.03		137.03
1073	CITY BLUE TECHNOLOGIES			PEORIA	IL	30915	4,172.02		4,172.02
1089	CONTINENTAL CONSULTING GROUP			MEMPHIS	TN	30916	196.88		196.88
1149	C.L.R.			BOURBONNAIS	IL	30917	6,295.00		6,295.00
1809	DAILY JOURNAL			KANKAKEE	IL	30918	9,927.07		9,927.07
1814	DIVISION OF MGMT SERVICES			SPRINGFIELD	IL	30919	30.00		30.00
134	DUROTEST CORPORATION			NEWARK	NJ	30920	537.46		537.46
153	DAIRY PRODUCTS			BOURBONNAIS	IL	30921	867.00		867.00
1887	DAVID BRUGE PONTIAC			BOURBONNAIS	IL	30922	40.07		40.07
1889	DOJE'S INCORPORATED			OCOE	FL	30923	58.00		58.00
2309	ENGLEWOOD ELEC SUPPLY			KANKAKEE	IL	30924	405.40		405.40
2335	EIMICKE ASSOC., INC.			BRONXVILLE	NY	30925	7.93		7.93

VENDOR	NAME	ORG-VEND	CITY	ST	CHECK	GROSS	DISCOUNT	PAYMENT
2340	EAGLE FOOD CENTER #268		KANKAKEE	IL	30926	77.24		77.24
2502	EMERGENCY-MEDICAL-SERVICES		KANKAKEE	IL	30927	176.00		176.00
2508	FESTIVAL FOODS		BRADLEY	IL	30928	74.40		74.40
2518	FOTO-QUICK		KANKAKEE	IL	30929	478.00		478.00
2539	FAHROW-PRIVATE-PROCESS		BOURBONNAIS	IL	30930	1,652.00		1,652.00
2553	FRECHETTE, MARK J.,TREAS. (3)		FLEX INSURANCE	IL	30931	7,994.33		7,994.33
2800	LIBERTY FIRE EQUIP & INC.		KANKAKEE	IL	30932	41.65		41.65
2807	GORDON-ELECTRIC		KANKAKEE	IL	30933	10.25		10.25
2819	DEUSCHLE/GILMORE INS., INC.		KANKAKEE	IL	30934	1,647.00		1,647.00
2829	GIBSON CHEVROLET		MOMENCE	IL	30935	357.97		357.97
2870	GOVERNMENTAL-BUSINESS-SYSTEMS		BURR RIDGE	IL	30936	47,585.10		47,585.10
*****	WARNING -- AMOUNT IS TOO BIG TO PRINT IN WORDS, PLEASE TYPE AMOUNT BY HAND.							
2877	GORDON FOOD SERVICE		GRAND RAPIDS	MI	30937	1,603.50		1,603.50
2879	GIRARD-AGE HOME & HARDWARE		KANKAKEE	IL	30938	320.03		320.03
3304	HERSCHER PILOT		HERSCHER	IL	30939	1,438.80		1,438.80
3336	HARTFORD CHEMICAL		JERICO	NY	30940	55.88		55.88
3339	HUBLY'S TOWING		KANKAKEE	IL	30941	234.01		234.01
3366	F.L. HUNTER & ASSOCIATES, INC.		HINSDALE	IL	30942	130.00		130.00
4094	INSIGHT INDUSTRIES, INC.		ORLAND PARK	IL	30943	75.00		75.00
4113	JP FOOD SERVICE, INC.		STREATOR	IL	30944	585.75		585.75
4121	IDEAL COMPUTER SERVICES		KANKAKEE	IL	30945	5,619.43		5,619.43
4122	INDIANAPOLIS RUBBER STAMP		INDIANAPOLIS	IN	30946	450.00		450.00
4131	ILLINOIS FIRE & POLICE EQUIPMT		BOURBONNAIS	IL	30947	1,011.00		1,011.00
4136	INLAND SUPPLY CO.		KANKAKEE	IL	30948	3.48		3.48
4147	IBM CORPORATION - SQH		CHICAGO	IL	30949	14,227.57		14,227.57
*****	WARNING -- AMOUNT IS TOO BIG TO PRINT IN WORDS, PLEASE TYPE AMOUNT BY HAND.							
4159	JAFFE'S DRUG STORES		KANKAKEE	IL	30950	674.13		674.13
4160	JACKSON'S FISH & PET SUPPLY		BRADLEY	IL	30951	92.00		92.00
4181	JOHN WILEY & SONS, INC.		PHILADELPHIA	PA	30952	83.23		83.23
4194	JEWEL FOOD CENTER		KANKAKEE	IL	30953	352.50		352.50
4209	J.C.M. UNIFORMS		JOLIET	IL	30954	77.85		77.85
4458	K'S MERCHANDISE MART		INDIANAPOLIS	IN	30955	143.59		143.59
4465	KANKAKEE BUSINESS MACH		KANKAKEE	IL	30956	940.40		940.40
4466	KINDERPRINT COMPANY		MARTINEZ	CA	30957	38.26		38.26
4467	KRANZ SUPPLY COMPANY		BOURBONNAIS	IL	30958	205.46		205.46
4484	KAR PRODUCTS		DES PLAINES	IL	30959	428.71		428.71
4499	THE KANKAKEE LABOR RECORD		KANKAKEE	IL	30960	595.00		595.00
4532	KANKAKEE CO-TREAS(HWY-DEPT)		KANKAKEE	IL	30961	6,392.30		6,392.30
4538	KING, CARMEN		KANKAKEE	IL	30962	113.81		113.81
4825	L & K BOTTLED GAS		BRADLEY	IL	30963	40.00		40.00
4842	LRP PUBLISHERS		HORSHAM	PA	30964	18.25		18.25
4864	LAWYERS CO-OPERATIVE PUBL.CO.		CHICAGO	IL	30965	71.60		71.60
4865	AMECON DIV.LITTON SYSTEMS INC		COLLEGE PARK	MD	30966	99.00		99.00
4906	LYNN-PEAVY COMPANY		LENEXA	KS	30967	638.10		638.10
5056	M. LEE SMITH PUBLISHERS		NASHVILLE	TN	30968	51.00		51.00
5059	MC DONALDS		BOURBONNAIS	IL	30969	5,226.38		5,226.38
5061	MIDAS-MUFFLER-&-BRAKE		BOURBONNAIS	IL	30970	43.45		43.45
5071	MIKE'S MOWERS-N-MORE, INC.		KANKAKEE	IL	30971	219.95		219.95
5076	MANTENO LUMBER & TRUEVALUE, INC		MANTENO	IL	30972	2.99		2.99
5080	MYRON-MANUFACTURING-CORP.		MAYWOOD	NJ	30973	103.17		103.17

VENDOR	NAME	ORG	VEND	CITY	ST	CHECK	GROSS	DISCOUNT	PAYMENT
5356	MCGRATH-WHALEN			BRADLEY	IL	30974 VOID			
5356	MCGRATH-WHALEN			BRADLEY	IL	30975 VOID			
5356	MCGRATH-WHALEN			BRADLEY	IL	30976	3,474.82		3,474.82
5366	MAB PAINT STORE			TERRE HAUTE	IN	30977	51.42		51.42
5369	MICHIE-BUTTERWORTH			BALTIMORE	MD	30978	75.44		75.44
5371	MINOLTA DOCUMENT IMAGING			SCHAUMBURG	IL	30979	281.45		281.45
5454	MERCON SUPPLY			KANKAKEE	IL	30980	107.72		107.72
5455	MARQUIE & LAMBERT			KANKAKEE	IL	30981	2,804.64		2,804.64
5458	MEDTHRIFT CO.			BRADLEY	IL	30982	190.59		190.59
5473	MUNICIPAL ELECTRONICS INC			DECATUR	IL	30983	88.29		88.29
5477	MEDCENTRE LABORATORY			KANKAKEE	IL	30984	538.00		538.00
5486	MIRRIELES CHEVROLET			BRADLEY	IL	30985	142.57		142.57
5502	AM MULTIGRAPHICS			CHICAGO	IL	30986	59.35		59.35
5507	MARTINO PAPER & ENV.CO			CHICAGO	IL	30987	392.40		392.40
5511	MOORE MEDICAL CORPORATION			NEW BRITAIN	CT	30988	183.50		183.50
5532	MORRISONS HOSPITALITY GROUP			ATLANTA	GA	30989	7,679.60		7,679.60
5536	MANATRON, INC			KALAMAZOO	MI	30990	1,323.40		1,323.40
5539	MICROFILM SERVICE CO. INC.			BLOOMINGTON	IL	30991	543.29		543.29
6279	NATIONAL GAS & ELECTRIC L.P.			HOUSTON	TX	30992	3,060.00		3,060.00
6547	O'BRIENS AUTO GROUP LTD.			BOURBONNAIS	IL	30993	54.41		54.41
6552	O'HERRON CO., INC., RAY			DANVILLE	IL	30994	32.50		32.50
6555	NEXUS INC., ONARGA ACADEMY			MINNEAPOLIS	MN	30995	700.00		700.00
6559	GCE CREDIT CORP.			CHICAGO	IL	30996	1,103.00		1,103.00
6563	DLDHAM GRAPHICS SUPPLY			SPRINGFIELD	IL	30997	28.20		28.20
6567	OAKSIDE CLINIC			KANKAKEE	IL	30998	3,960.00		3,960.00
6656	P.F. PETTIBONE AND CO.			HEBRON	IL	30999	916.55		916.55
6661	PROGRESS REPORTER, INC.			MOMENCE	IL	31000	3,988.00		3,988.00
6682	PALZER, THOMAS E.			KANKAKEE,	IL	31001	10.81		10.81
6687	PROFESSIONAL ASSOCIATES			NORMAL	IL	31002	55.00		55.00
6691	PRO-DEC			KANKAKEE	IL	31003	379.79		379.79
6704	PYRAMID COMMUNICATIONS			KANKAKEE	IL	31004	744.25		744.25
6724	PITNEY BOWES			NORWALK	CT	31005	1,529.00		1,529.00
6741	PROTECTION ASSOCIATES INC.			KANKAKEE	IL	31006	624.00		624.00
7198	ROTO ROOTER			BRADLEY	IL	31007	130.00		130.00
7207	RIVERSIDE MEDICAL CTR.			KANKAKEE,	IL	31008	997.00		997.00
7212	RUSSELL PUBLICATIONS			PEOTONE,	IL	31009	4,209.68		4,209.68
7223	REID, M.D., DANIELA			KANKAKEE	IL	31010	895.00		895.00
7232	RIVERVIEW GALLERY			BOURBONNAIS	IL	31011	264.40		264.40
7234	RIVERSIDE CREDIT UNION			KANKAKEE	IL	31012	100.00		100.00
7236	RIVERSIDE VISIONS			KANKAKEE	IL	31013	50.00		50.00
7256	REGEL ASSOCIATES SELECTIVE			BOURBONNAIS	IL	31014	3,838.11		3,838.11
*****	WARNING -- AMOUNT IS TOO BIG TO PRINT IN WORDS, PLEASE TYPE AMOUNT BY HAND.								
7265	RETRIEVAL BUSINESS SYSTEMS			MILAN	IL	31015	4,024.00		4,024.00
7267	RITE-AWAY PAPERS			GRESTWOOD	IL	31016	1,822.80		1,822.80
7268	REXFORD RAND CORPORATION			MICHIGAN CITY	IN	31017	347.32		347.32
7295	S.S.B.O.A.			MATTESON	IL	31018	200.00		200.00
7608	ST. MARY'S HOSPITAL			KANKAKEE	IL	31019	7,343.95		7,343.95
7620	STENOGRAPH CORP.			CHICAGO	IL	31020	513.29		513.29
7647	STUN-TECH, INC.			CLEVELAND	OH	31021	1,602.00		1,602.00
7648	SWAIM, SCOTT J. ATTY			KANKAKEE	IL	31022	2,200.00		2,200.00

OR	NAME	ORG-VEND	CITY	ST	CHECK	GROSS	DISCOUNT	PAYMENT
7672	SECURITY LUMBER & SUPL		BRADLEY, IL.		31023	1,424.48		1,424.48
7678	SCANLON-COLLISION-SPECIALISTS		HERSCHER	IL	31024	250.00		250.00
7694	STAR NEWSPAPERS		DWIGHT	IL	31025	1,605.60		1,605.60
7699	SHELL OIL COMPANY		TULSA	OK	31026	26.25		26.25
7700	SAPALA, JOSEPH C., M.D.		JOLIET	IL	31027	3,300.00		3,300.00
7718	SIRCHIE		RALEIGH	NC	31028	156.17		156.17
7746	SOLUTION SPECIALTIES, INC.		LAKE VILLA	IL	31029	37.05		37.05
8606	TOWN & COUNTRY MICRO-GRAPHICS		HAMMOND	IN	31030	34.80		34.80
8618	TITLEWAVE SUPPORT		SAN ANTONIO	TX	31031	145.41		145.41
8625	THOLENS LANDSCAPING		KANKAKEE	IL	31032	1,402.50		1,402.50
8639	TRI-RIVER-POLICE TRNG REGION		CREST HILL	IL	31033	30.00		30.00
8646	TOUSIGNANT, INC		KANKAKEE	IL	31034	52.00		52.00
8654	TRAFFIC INSTITUTE		EVANSTON	IL	31035	1,900.00		1,900.00
8658	THE FAMILY CARE NETWORK		KANKAKEE	IL	31036	115.00		115.00
9103	UNITED PARCEL SERVICE		LOUISVILLE	KY	31037	50.00		50.00
9105	UNIVERSITY OF ILLINOIS-GAR		URBANA	IL	31038	6,990.00		6,990.00
9108	U.S. POST OFFICE		KANKAKEE	IL	31039	400.00		400.00
9109	UNITED LABORATORIES		ITASCA	IL	31040	502.00		502.00
9110	U.S. IDENTIFICATION MANUAL		REDWOOD CITY	CA	31041	49.00		49.00
920	JARCO		CHICAGO	IL	31042	27.90		27.90
924	UNISYS		BALTIMORE	MD	31043	1,112.00		1,112.00
9128	UTILITY AUDIT SYSTEMS, INC.		ROME	GA	31044	441.83		441.83
9158	VANSCO INDUSTRIAL SUPPLIES		BONFIELD	IL	31045	183.10		183.10
9166	VILLAGE OF MANTENO		MANTENO	IL	31046	1,000.00		1,000.00
9180	WITHAM MEMORIAL HOSPITAL		LEBANON	IN	31047	200.00		200.00
9257	WEST PUBLISHING CO.		ST. PAUL	MN	31048	70.00		70.00
9258	WALGREEN'S PHARMACY #00514		KANKAKEE	IL	31049	124.11		124.11
9265	WAL-MART STORE #01-1307		BRADLEY	IL	31050	175.58		175.58
9270	WOODY'S EMS, INC.		KANKAKEE	IL	31051	13.48		13.48
92269	ST. LOUIS CITY SHERIFF		ST. LOUIS	MO	31052	22.50		22.50
92799	W. SCOTT NELSON		CHICAGO	IL	31053	317.00		317.00
92800	MICHAEL ROSENBLAT		CHICAGO	IL	31054	326.50		326.50
TOTALS						251,698.84		251,698.84

VENDOR	NAME	ORG	VEND	CITY	ST	CHECK	GROSS	DISCOUNT	PAYMENT
1	AMERITECH			DECATUR	IL	30730	6,886.68		6,886.68
20	AT&T			KANSAS CITY	MO	30731	208.76		208.76
23	AT&T			MAITLAND	FL	30732	8.60		8.60
34	AMERITECH			BEDFORD PARK	IL	30733	468.59		468.59
68	AMERICAN PAGING INC.			DENVER	CO	30734	23.61		23.61
88	AZZARELLI CONSTRUCTION CO.			KANKAKEE	IL	30735	855.00		855.00
103	AUTOMATIC DATA PROCESS			DENVER	CO	30736	700.15		700.15
207	BAUER, MONICA			KANKAKEE	IL	30737	29.24		29.24
220	BARON, DENNIS J.			KANKAKEE	IL	30738	135.00		135.00
238	BURNS, JAMES T., ATTY., P.D.			KANKAKEE	IL	30739	250.00		250.00
266	BERZ, MICHAEL			KANKAKEE	IL	30740	250.00		250.00
276	BREAULT, BRUCE			ST. ANNE	IL	30741	29.44		29.44
282	BAUKUS, ERWIN J.			BOURBONNAIS	IL	30742	4,055.00		4,055.00
316	BERTRAND, DUANE			KANKAKEE	IL	30743	11.04		11.04
320	BONESS, DALE			HERSCHER	IL	30744	24.72		24.72
327	BERTRAND, DUANE (OTTO TWSHP)			KANKAKEE	IL	30745	33.12		33.12
345	BAITY, EDDIE L.			KANKAKEE	IL	30746	18.86		18.86
1005	COMMONWEALTH EDISON CO			CHICAGO	IL	30747	3,498.49		3,498.49
1007	CLARK, BRUCE			KANKAKEE	IL	30748	242.00		242.00
1020	CLAY, JEFFERY			KANKAKEE	IL	30749	99.00		99.00
1021	CLARK BOARDMAN CALLAGHAN			CHICAGO	IL	30750	219.35		219.35
99	CAVINS, GENE			KANKAKEE	IL	30751	39.10		39.10
68	COMMONWEALTH EDISON (VAC)			CHICAGO	IL	30752	300.75		300.75
1064	COX, WILLIAM			KANKAKEE	IL	30753	43.70		43.70
1100	COY, DENNIS			KANKAKEE	IL	30754	69.00		69.00
1103	COLE'S WINDOW SERVICE			KANKAKEE	IL	30755	40.00		40.00
1104	CARNAHAN, WILLIAM					30756	5.54		5.54
1111	CLERK OF CIRCUIT COURT/COOK CO			CHICAGO	IL	30757	120.00		120.00
1800	DEVALK, DAN			KANKAKEE	IL	30758	333.27		333.27
1809	DAILY JOURNAL			KANKAKEE	IL	30759	881.38		881.38
1859	DAILEY, JAMES			KANKAKEE	IL	30760	41.40		41.40
2306	EWERS, JOSEPH			KANKAKEE	IL	30761	4.60		4.60
2501	IL FRATERNAL ORDER OF POLICE			SPRINGFIELD	IL	30762	655.50		655.50
2527	MULCAHY, JO LYNN			KANKAKEE	IL	30763	120.00		120.00
2546	FLOYD, TAMMY			KANKAKEE	IL	30764	49.82		49.82
2552	FRECHETTE, MARK J., TREAS. (2)			FLEX REIMBUSABLE	IL	30765	1,236.38		1,236.38
2553	FRECHETTE, MARK J., TREAS. (3)			FLEX INSURANCE	IL	30766	8,094.33		8,094.33
2555	FRECHETTE, MARK J., TREAS. (5)			REGULAR INSURANCE	IL	30767	2,554.50		2,554.50
2556	FABER FLORAL CO.			KANKAKEE	IL	30768	40.00		40.00
2559	FIRST OF AMERICA SERVICES			BAY CITY	MI	30769	250.00		250.00
2562	FRECHETTE, MARK J., TREAS.			TRANSFER FUNDS	IL	30770	5,000.00		5,000.00
2563	FRATERNAL ORDER OF POLICE			KANKAKEE	IL	30771	57.00		57.00
2572	FOSTER, BILL			KANKAKEE	IL	30772	225.17		225.17
2580	FITCH, BYRON			KANKAKEE	IL	30773	70.84		70.84
2819	DEUSCHLE/GILMORE INS., INC.			KANKAKEE	IL	30774	157.88		157.88
2827	CLERK OF CIRCUIT COURT			KANKAKEE	IL	30775	387.00		387.00
2830	GLADE, MARVIN			KANKAKEE	IL	30776	123.05		123.05
2833	GLAZAR, JR., EDWARD, ATTY.			KANKAKEE	IL	30777	350.00		350.00
2854	GIL AND ASSOCIATES, INC.			PARK FOREST	IL	30778	5,553.33		5,553.33
2862	GERTS, RONALD J., P.C.			BOURBONNAIS	IL	30779	250.00		250.00

VENDOR	NAME	ORG VEND CITY	ST	CHECK	GROSS	DISCOUNT	PAYMENT
2863	GARFIELD, KRISTEN	KANKAKEE	IL	30780	110.17		110.17
2866	GRAVES, DOUGLAS B.	KANKAKEE	IL	30781	128.80		128.80
3000	GENETIC DESIGN	CHARLOTTE	NC	30782	370.00		370.00
3005	HUOT, BRUCE	KANKAKEE	IL	30783	12.42		12.42
3323	HAWKINS, SUZI	KANKAKEE	IL	30784	27.30		27.30
3328	HENNING, GLEN	GRANT PARK	IL	30785	40.24		40.24
3334	HAYES, BARBARA	KANKAKEE	IL	30786	19.92		19.92
3349	HOLDER PUBLICATIONS	BLOOMINGTON	IL	30787	64.90		64.90
3365	HIGGINS, VIRGINIA	KANKAKEE	IL	30788	62.50		62.50
3390	HIGGINS, MARION	KANKAKEE	IL	30789	209.02		209.02
4021	IKE MILSAP	KANKAKEE	IL	30790	75.00		75.00
4048	I.I.C.L.E.	SPRINGFIELD	IL	30791	222.68		222.68
4105	ILLINOIS DEPT OF REVENUE (RCDR	SPRINGFIELD	IL	30792	20,000.00		20,000.00
4131	ILLINOIS FIRE & POLICE EQUIPMT	BOURBONNAIS	IL	30793	127.00		127.00
4132	AFSCME COUNCIL 31	SPRINGFIELD	IL	30794	499.66		499.66
4166	JENSEN, GAYLORD	KANKAKEE	IL	30795	55.89		55.89
4185	JOHNSON, RICK	KANKAKEE	IL	30796	4.60		4.60
4194	JEWEL FOOD CENTER	KANKAKEE	IL	30797	279.36		279.36
4462	KANKAKEE SANITARY DISPOSAL, INC	KANKAKEE	IL	30798	542.40		542.40
4464	CONSUMERS IL WATER CO.	KANKAKEE	IL	30799	842.18		842.18
4483	KANKAKEE COUNTY HIGHWAY DEPT.	KANKAKEE	IL	30800	4,047.83		4,047.83
4488	KUESTER, ALLAN C., ATTORNEY	KANKAKEE	IL	30801	250.00		250.00
4548	KRUSE, KARL A.	HERSCHER	IL	30802	131.56		131.56
4549	LESHEN, KENNETH A., ATTORNEY	KANKAKEE	IL	30803	250.00		250.00
4549	LAMOTTE, J.	KANKAKEE	IL	30804	62.10		62.10
4859	LEGAL DIV/PANTGRPH PRT	BLOOMINGTON	IL	30805	55.95		55.95
4864	LAWYERS CO-OPERATIVE PUBL.CO.	CHICAGO	IL	30806	2,462.13		2,462.13
4882	LAGESSE, MICHAEL	KANKAKEE	IL	30807	11.04		11.04
4909	LEGAL DIRECTORIES PUBLISHING	DALLAS	TX	30808	44.98		44.98
4913	LOCKWOOD, MICHAEL	KANKAKEE	IL	30809	10.00		10.00
5041	MODEL MOTEL	KANKAKEE	IL	30810	631.50		631.50
5046	MATHEW BENDER	ALBANY	NY	30811	318.00		318.00
5456	MILONE, SHARON CSR	BOURBONNAIS	IL	30812	376.20		376.20
5481	MEENTS, EDWIN W.	KANKAKEE	IL	30813	152.53		152.53
5484	MERKLE, DAVID E.	BOURBONNAIS	IL	30814	27.60		27.60
5494	MIRAMONTES, MATILDE	KANKAKEE	IL	30815	25.00		25.00
5534	MARTIN, LEONARD	KANKAKEE	IL	30816	13.80		13.80
6254	NORTHERN IL GAS CO.(416)	AURORA	IL	30817	2,490.81		2,490.81
6258	NORTHERN IL GAS (VAC)	AURORA	IL	30818	31.77		31.77
6287	NATIONAL EMERGENCY NUMBER ASSC	COSHOCOTON	OH	30819	60.00		60.00
6310	NOVACK, EUGENE	GRANT PARK	IL	30820	9.20		9.20
6664	PEPIN, DAVID	GRANT PARK	IL	30821	9.20		9.20
6685	POWELL, HARRY	KANKAKEE	IL	30822	71.54		71.54
6686	PEMBROKE TOWNSHIP/WATER, SEWER	HOPKINS PARK	IL	30823	50.00		50.00
6702	NACO/MIDWEST	COLUMBUS	OH	30824	6,415.72		6,415.72
7005	PRISTACH, ANDREW	ST. ANNE	IL	30825	17.36		17.36
7156	QUIGLEY, MICHAEL	ST. ANNE	IL	30826	18.40		18.40
7203	RIVERSIDE REFERENCE LAB	KANKAKEE	IL	30827	253.75		253.75
7214	RIEGEL, ROLLIN	BONFIELD	IL	30828	65.78		65.78
7234	RIVERSIDE CREDIT UNION	KANKAKEE	IL	30829	18,961.17		18,961.17

VENDOR	NAME	ORG VENDOR CITY	ST	CHECK	GROSS	DISCOUNT	PAYMENT
7252	ROACH, ROBERT	KANKAKEE	IL	30830	277.15		277.15
7604	SEGGEBRUCH, GRACE	KANKAKEE	IL	30831	59.58		59.58
7609	SMYLY, ROOSEVELT	ST. ANNE	IL	30832	8.05		8.05
7603	SHEPARD'S/MCGRAW-HILL, INC.	CHICAGO	IL	30833	2,588.94		2,588.94
7609	SCHMIDT, WILLIAM O., ATTY., P.D.	KANKAKEE	IL	30834	880.00		880.00
7643	SCHAAFSMA, BONNIE JEAN	MOMENCE	IL	30835	120.00		120.00
7650	SMITH, KENT	KANKAKEE	IL	30836	120.00		120.00
7665	SCHWASS, DIANNE	KANKAKEE	IL	30837	259.67		259.67
7692	STUMP, ELMER	KANKAKEE	IL	30838	12.88		12.88
7727	SHUTTER, PEGGY	KANKAKEE	IL	30839	14.72		14.72
7729	SAWYER, WILLIAM	BOURBONNAIS	IL	30840	15.96		15.96
7744	SCANLON, JAMES L.	HERSCHER	IL	30841	8.00		8.00
7748	SMITH, ED., ATTORNEY	KANKAKEE	IL	30842	250.00		250.00
7754	STAUFFENBERG, JAMES	KANKAKEE	IL	30843	64.40		64.40
7756	STEVENSON, SUSAN	KANKAKEE	IL	30844	311.00		311.00
7782	SMITH, WILLIAM F.	KANKAKEE	IL	30845	250.00		250.00
8567	THOMAS, KATHRYN	KANKAKEE	IL	30846	30.91		30.91
8571	TEAMSTERS LOCAL #705	BOURBONNAIS	IL	30847	84.00		84.00
8619	TRIPP, JAMES	KANKAKEE	IL	30848	12.42		12.42
8638	TRIBBEY, RALPH	KANKAKEE	IL	30849	10.00		10.00
8644	TAYLOR PUBLICATIONS	KANKAKEE	IL	30850	330.30		330.30
8670	TURNER, RANDALL	KANKAKEE	IL	30851	23.00		23.00
8671	THE CREDIT BUREAU	KANKAKEE	IL	30852	16.00		16.00
9102	UNITED WAY OF KANKAKEE	KANKAKEE	IL	30853	115.00		115.00
9103	UNITED PARCEL SERVICE	LOUISVILLE	KY	30854	66.00		66.00
9108	USA FUNDS	INDIANAPOLIS	IN	30855	56.80		56.80
9119	UNIVERSITY OF IL LAW REVIEW	CHAMPAIGN	IL	30856	30.00		30.00
9161	VILLAREAL, ROSA	BOURBONNAIS	IL	30857	45.00		45.00
9172	VANDERHEI, SHARON C.	MOMENCE	IL	30858	90.00		90.00
9173	VILT, MELODY A.	BONFIELD	IL	30859	10.00		10.00
9190	WINTERROTH, DAVID C.	HERSHCER	IL	30860	125.00		125.00
9193	WATSEKA FIRST NATIONAL BANK	KANKAKEE	IL	30861	52,708.00		52,708.00
9249	VIERS, BARBARA A.	BOURBONNAIS	IL	30862	25.00		25.00
9253	WARREN, GORHAM/LAMONT	CHICAGO	IL	30863	233.70		233.70
9256	WHEELER, CARA L.	BOURBONNAIS	IL	30864	69.00		69.00
9257	WEST PUBLISHING CO.	ST. PAUL	MN	30865	2,379.25		2,379.25
9259	WASHINGTON, GEO. JR.			30866	36.80		36.80
9261	WINKEL, RICHARD J.	KANKAKEE	IL	30867	42.60		42.60
9276	WESTERN STATES ENVELOPE CO.	MILWAUKEE	WI	30868	139.44		139.44
9285	WETZEL, BRENDA	KANKAKEE	IL	30869	75.00		75.00
9295	WHITTEN, LEO	KANKAKEE	IL	30870	9.66		9.66
9297	WITHAM, ROBERT	KANKAKEE	IL	30871	16.22		16.22
9301	WILLIAMS II, DAVID	KANKAKEE	IL	30872	214.92		214.92
92797	33RD ANNUAL NCRC CONFERENCE	OAK LAWN	IL	30873	85.00		85.00
92798	SAFETY TOWN	BOURBONNAIS	IL	30874	1,023.04		1,023.04
TOTALS					169,461.56		169,461.56

ENDOR	NAME	ORG	VEND	CITY	ST	CHECK	GROSS	DISCOUNT	PAYMENT
34	AMERITECH			BEFORD PARK	IL	30409	6.00		6.00
69	AMERIGAS			MOROECO	IN	30410	365.08		365.08
212	BYRON JOHNSON OFFICE			KANKAKEE	IL	30411 VOID			
212	BYRON JOHNSON OFFICE			KANKAKEE	IL	30412 VOID			
212	BYRON JOHNSON OFFICE			KANKAKEE	IL	30413	2,884.53		2,884.53
243	BEAUPRE, BRYAN			KANKAKEE	IL	30414	165.00		165.00
253	B & B PUBLISHING CO			BOURBONNAIS	IL	30415	13,485.00		13,485.00
274	WARNING AMOUNT IS TOO BIG TO PRINT IN WORDS, PLEASE TYPE AMOUNT BY HAND.								
274	BLANCHETTE, STEPHEN			KANKAKEE	IL	30416	129.60		129.60
282	BAUKUS, ERWIN J.			BOURBONNAIS	IL	30417	412.50		412.50
1005	COMMONWEALTH EDISON CO			CHICAGO	IL	30418	8,307.54		8,307.54
1007	CLARK, BRUCE			KANKAKEE	IL	30419	208.25		208.25
1054	CITY OF KANKAKEE RIVER PATROL			KANKAKEE	IL	30420	237.78		237.78
1100	COY, DENNIS					30421	41.40		41.40
1111	CLERK OF CIRCUIT COURT/COOK CO			CHICAGO	IL	30422	120.00		120.00
1327	EINFELDT, H.R.			KANKAKEE IL		30423	174.53		174.53
1501	IL FRATERNAL ORDER OF POLICE			SPRINGFIELD	IL	30424	655.50		655.50
1512	FIRST OF AMERICA (M.C.)			KALAMAZOO	MI	30425	2,139.35		2,139.35
1526	FEDERAL EXPRESS CORP.			MEMPHIS	TN	30426	22.50		22.50
1552	FRECHETTE, MARK J., TREAS. (2)			FLEX REIMBUSABLE	IL	30427	1,206.38		1,206.38
1553	FRECHETTE, MARK J., TREAS. (3)			FLEX INSURANCE	IL	30428	7,029.73		7,029.73
1555	FRECHETTE, MARK J., TREAS. (5)			REGULAR INSURANCE	IL	30429	1,740.64		1,740.64
163	FRATERNAL ORDER OF POLICE			KANKAKEE	IL	30430	57.00		57.00
1781	FULTON, DWAYNE			KANKAKEE	IL	30431	165.00		165.00
1797	GTE NORTH			INDIANAPOLIS	IN	30432	507.60		507.60
1819	DEUSCHLE/GILMORE INS., INC.			KANKAKEE	IL	30433	920.00		920.00
1827	CLERK OF CIRCUIT COURT			KANKAKEE	IL	30434	387.00		387.00
1854	GIL AND ASSOCIATES, INC.			PARK FOREST	IL	30435	1,473.33		1,473.33
1344	HAWKINS, HARRIET			MOMENCE	IL	30436	10.00		10.00
1347	HUNTER, TIQUANA			KANKAKEE	IL	30437	165.00		165.00
1365	HIGGINS, VIRGINIA			KANKAKEE	IL	30438	62.50		62.50
1132	AFSCME COUNCIL 31			SPRINGFIELD	IL	30439	532.22		532.22
1167	JAMES EDWARDS APTS.			MANTENO	IL	30440	165.00		165.00
1462	KANKAKEE SANITARY DISPOSAL, INC			KANKAKEE	IL	30441	72.00		72.00
1481	KRAVAT, JIMMY			HERSCHER	IL	30442	300.00		300.00
1532	KANKAKEE CO. TREAS (HWY DEPT)			KANKAKEE	IL	30443	163.85		163.85
1807	LUCHT, TAMMY			KANKAKEE	IL	30444	840.00		840.00
1072	MCCLEAN CO. JOY. DETENTION CTR.			NORMAL	IL	30445	10,056.21		10,056.21
1456	MILONE, SHARON CSR			BOURBONNAIS	IL	30447	56.75		56.75
1486	MIRRIELES CHEVROLET			BRADELY	IL	30448	29.95		29.95
1289	NICKENS, O. RUTH			ST. ANNE	IL	30449	10.00		10.00
1661	PROGRESS REPORTER, INC.			MOMENCE	IL	30450	323.20		323.20
1690	PILCHER, ROBERT			ST. ANNE	IL	30451	165.00		165.00
192	PORTER, DR. LEONARD			BRADELY	IL	30452	160.00		160.00
122	NACO/MIDWEST			COLUMBUS	OH	30453	6,389.97		6,389.97
1204	R & J APARTMENTS			KANKAKEE	IL	30454	112.50		112.50
1210	RECORD PRESS, INC.			ST. ANNE	IL	30455	1,230.00		1,230.00
1234	RIVERSIDE CREDIT UNION			KANKAKEE	IL	30456	18,251.92		18,251.92
1257	RONE, DAISY			ST. ANNE	IL	30457	64.00		64.00

VENDOR	NAME	ORG	VEND CITY	ST	CHECK	GROSS	DISCOUNT	PAYMENT
7602	SAPP, JUDY		KANKAKEE	IL	30458	14.49		14.49
7608	ST. MARY'S HOSPITAL		KANKAKEE	IL	30459	358.15		358.15
7643	SCHAAFSMA, BONNIE JEAN		MOMENCE	IL	30460	120.00		120.00
7651	SORICH, GUADALUPE		BRADLEY	IL	30461	75.00		75.00
7678	SCANLON COLLISION SPECIALISTS		HERSCHER	IL	30462	350.00		350.00
8569	TALLEY, OZZIE		KANKAKEE	IL	30463	165.00		165.00
8571	TEAMSTERS LOCAL #705		BOURBONNAIS	IL	30464	84.00		84.00
8580	THOMPSON, BERNIE		MANTENO	IL	30465	240.00		240.00
8651	THOMAS, ANDREW		KANKAKEE	IL	30466	165.00		165.00
9102	UNITED WAY OF KANKAKEE		KANKAKEE	IL	30467	117.00		117.00
9103	UNITED PARCEL SERVICE		LOUISVILLE	KY	30468	77.29		77.29
9108	U.S. POST OFFICE		KANKAKEE	IL	30469	10,000.00		10,000.00
9118	USA FUNDS		INDIANAPOLIS	IN	30470	56.80		56.80
9197	WOLFE, BERNICE		HOPKINS PARK	IL	30471	165.00		165.00
9249	VIERG, BARBARA A.		BOURBONNAIS	IL	30472	25.00		25.00
9285	WETZEL, BRENDA		KANKAKEE	IL	30473	675.00		675.00
9950	ZAVALA, TAMMY		KANKAKEE	IL	30474	100.00		100.00
9276	MAGON COUNTY PROBATION & COURT		DECATUR	IL	30475	360.00		360.00
9276	BROWARD COUNTY SHERIFF		FT. LAUDERDALE	FL	30476	51.00		51.00
92764	THARALDSON ENTERPRISES, INC.		FARGO	ND	30477	578.34		578.34
92765	TAMMY LUCHT		KANKAKEE	IL	30478	200.00		200.00
92766	WAKE COUNTY SHERIFF		RALEIGH	NC	30479	35.00		35.00

TOTALS 96,107.76 96,107.76

VENDOR	NAME	ORG VENDOR CITY	ST	CHECK	GROSS	DISCOUNT	PAYMENT
51	AMERICAN RED CROSS	KANKAKEE	IL	30481	75.00		75.00
94	BENSON LAMORE GARAGE	GRANT PARK	IL	30482	75.00		75.00
1040	CONGREGATIONAL CHURCH	KANKAKEE	IL	30483	75.00		75.00
1075	CHURCH OF THE NAZARENE	KANKAKEE	IL	30484	75.00		75.00
2510	FIRST ASSEMBLY OF GOD	KANKAKEE	IL	30485	75.00		75.00
2514	FRIENDSWOOD CHRISTIAN	BOURBONNAIS	IL	30486	75.00		75.00
2817	GRANT PARK LEGION	GRANT PARK	IL	30487	75.00		75.00
2829	GIBSON CHEVROLET	MOMENCE	IL	30488	75.00		75.00
4449	KANKAKEE KAB COMPANY	KANKAKEE	IL	30489	75.00		75.00
4869	REDDICK LIONS CLUB	REDDICK	IL	30490	75.00		75.00
4871	LION'S CLUB-BONFIELD	BONFIELD	IL	30491	75.00		75.00
5055	MOSCICKIS REALTY	MOMENCE	IL	30492	75.00		75.00
5460	MATERNITY B.V.M. SCHOOL	BOURBONNAIS	IL	30493	75.00		75.00
5486	MIRRIELES CHEVROLET	BRADLEY	IL	30494	75.00		75.00
5513	MC CLAIN FORD	MANTENO	IL	30495	75.00		75.00
6247	NEW LIFE CHRISTIAN FELLOWSHIP	MOMENCE	IL	30496	75.00		75.00
6651	OUR SAVIOR LUTHERAN	BRADLEY	IL	30497	75.00		75.00
7622	ST. JAMES PARISH HALL	IRWIN	IL	30498	75.00		75.00
7630	ST. GEORGE PARISH HALL	BOURBONNAIS	IL	30499	75.00		75.00
7668	SENIOR CITIZENS HIGHRISE	KANKAKEE	IL	30500	75.00		75.00
7704	SUPER K-MART	BRADLEY	IL	30501	75.00		75.00
8656	THE BAPTIST TEMPLE	BOURBONNAIS	IL	30502	75.00		75.00
904	WICHERT FIRST REFORMED CHURCH	ST. ANNE	IL	30503	75.00		75.00
9903	Y.W.C.A.	KANKAKEE	IL	30504	75.00		75.00
9904	Y.M.C.A.	KANKAKEE	IL	30505	75.00		75.00
9957	ZION LUTHERAN CHURCH	CHEBANSE	IL	30506	75.00		75.00
92568	MORRICAL, ALMA	KANKAKEE	IL	30507	7.27		7.27
92569	BORSCHNACK, LOUISE	KANKAKEE	IL	30508	7.27		7.27
92570	SURPRENANT, CHARLOTTE	KANKAKEE	IL	30509	11.24		11.24
92571	SAGE, NYLA	KANKAKEE	IL	30510	6.24		6.24
92572	HERSCHER, LUCILLE	KANKAKEE	IL	30511	6.24		6.24
92573	FRITZ, BERNARD	HERSCHER	IL	30512	13.65		13.65
92574	SCANLON, DEBBIE	HERSCHER	IL	30513	8.65		8.65
92575	SEVERSON, ARLENE	HERSCHER	IL	30514	8.65		8.65
92576	BERGER, SHIRLEY J.	BUCKINGHAM	IL	30515	14.48		14.48
92577	SCHAUMBERG, EVELYN	HERSCHER	IL	30516	9.48		9.48
92578	HENDRIX, DARLENE	BUCKINGHAM	IL	30517	9.48		9.48
92579	SUTTER, LOIS	UNION HILL	IL	30518	15.26		15.26
92580	SCHNEIDER, MARTHA	BUCKINGHAM	IL	30519	10.26		10.26
92581	BOYER, JANET	REDDICK	IL	30520	10.26		10.26
92582	MARCEAU, MARY KATHERINE	KANKAKEE	IL	30521	10.06		10.06
92583	LACKEY, DAISY M.	KANKAKEE	IL	30522	5.06		5.06
92584	HARDAWAY, HAROLD	KANKAKEE	IL	30523	5.06		5.06
92585	CALBERT, MARK	KANKAKEE	IL	30524	15.46		15.46
92586	STEWART, JULIANA	KANKAKEE	IL	30525	5.23		5.23
92587	BOHLEN, CHRISTOPHER	KANKAKEE	IL	30526	10.11		10.11
92588	GRAVES, ARDIS	KANKAKEE	IL	30527	5.11		5.11
92589	YOUNG, BOOKER	KANKAKEE	IL	30528	5.11		5.11
92590	CARR, KATHERINE	KANKAKEE	IL	30529	10.43		10.43
92591	HOOD, EDDIE MAE	KANKAKEE	IL	30530	5.43		5.43

VENDOR	NAME	ORG VENDOR CITY	ST	CHECK	GROSS	DISCOUNT	PAYMENT
92592	SURPRENANT, SUSAN A.	KANKAKEE	IL	30531	5.43		5.43
92593	BUCKMAN, GERALD	KANKAKEE	IL	30532	15.40		15.40
92594	MCKENNA, ROBERT C.	KANKAKEE	IL	30533	5.20		5.20
92595	ST. JOHN, ALICE M.	KANKAKEE	IL	30534	10.41		10.41
92596	KOERNER, RUSSELL K	KANKAKEE	IL	30535	5.41		5.41
92597	DRAUDE, SHARON A.	KANKAKEE	IL	30536	5.41		5.41
92598	RABOURN, CECIL R.	KANKAKEE	IL	30537	10.23		10.23
92599	DENAULT, MARY E.	KANKAKEE	IL	30538	5.23		5.23
92600	SPRAKER, BETTY	KANKAKEE	IL	30539	5.23		5.23
92601	PRICE, MARION M.	KANKAKEE	IL	30540	15.36		15.36
92602	GANT, MARY	KANKAKEE	IL	30541	5.18		5.18
92603	FOSTER, JOYCE	KANKAKEE	IL	30542	16.00		16.00
92604	HARMON, DOROTHY	KANKAKEE	IL	30543	5.50		5.50
92605	FAFORD, JAMES	KANKAKEE	IL	30544	15.68		15.68
92606	HULT, MARJORIE	KANKAKEE	IL	30545	5.34		5.34
92607	DEVINE, JOE	KANKAKEE	IL	30546	10.06		10.06
92608	KIBBONS, RUTH	KANKAKEE	IL	30547	5.06		5.06
92609	VELLUNTINI, MARIE	KANKAKEE	IL	30548	5.06		5.06
92610	DYKSTRA, VANCE	KANKAKEE	IL	30549	10.39		10.39
92611	DELANEY, ETHEL	KANKAKEE	IL	30550	5.39		5.39
92612	SHEGOG, JOANN	KANKAKEE	IL	30551	5.39		5.39
92613	BACHMAN, EMILY I.	KANKAKEE	IL	30552	10.39		10.39
92614	SCHAEFER, BARBARA	KANKAKEE	IL	30553	5.39		5.39
92615	BARNA, CORA	KANKAKEE	IL	30554	5.39		5.39
92616	BENOIT, COLLEEN J.	KANKAKEE	IL	30555	15.68		15.68
92617	BRENT, DENISE	KANKAKEE	IL	30556	5.34		5.34
92618	HOWARD, JOHN	KANKAKEE	IL	30557	20.54		20.54
92619	MORRIS, LOUISE	KANKAKEE	IL	30558	5.25		5.25
92621	BANKS, DORIS	KANKAKEE	IL	30559	5.25		5.25
92622	HENDERSON, JOYCE A.	KANKAKEE	IL	30560	15.78		15.78
92623	COY, CHARLOTTE	BRADLEY	IL	30561	5.39		5.39
92624	TERRELL JR., STEPHEN M.	BRADLEY	IL	30562	10.39		10.39
92625	HUBLER, ROSIE E.	BRADLEY	IL	30563	5.39		5.39
92626	O'CONNELL, KERRY	BRADLEY	IL	30564	5.39		5.39
92627	SNODGRASS, CLAUDE	BOURBONNAIS	IL	30565	10.39		10.39
92628	SKIMERHORN, DELBERT	BRADLEY	IL	30566	5.39		5.39
92629	KEAGLE, ESTHER	BRADLEY	IL	30567	5.39		5.39
92630	REGAS, BRENDA	BRADLEY	IL	30568	15.92		15.92
92631	COY, IRENE	BRADLEY	IL	30569	5.46		5.46
92632	BAKER, LINDA	BRADLEY	IL	30570	15.78		15.78
92633	ROSS, ESTHER	BRADLEY	IL	30571	5.39		5.39
92634	REICH, ROBERT	BOURBONNAIS	IL	30572	10.75		10.75
92635	PIERCE, DONALD	BOURBONNAIS	IL	30573	5.75		5.75
92636	HALIHAN, REGINA	BOURBONNAIS	IL	30574	5.75		5.75
92637	TRIPP, JAMES	BRADLEY	IL	30575	10.89		10.89
92638	ALLAIN, EDNA M.	BOURBONNAIS	IL	30576	5.89		5.89
92639	DELLIBAC, HARRY	BOURBONNAIS	IL	30577	5.89		5.89
92640	SMITH, MARIETA	BOURBONNAIS	IL	30578	16.78		16.78
92641	PROCTOR, CLELIA	BOURBONNAIS	IL	30579	5.89		5.89
92642	BATEMAN, SUSIE	BOURBONNAIS	IL	30580	10.87		10.87

VENDOR	NAME	ORG	VEND CITY	ST	CHECK	GROSS	DISCOUNT	PAYMENT
92643	JOUBERT, MARY LOU		BOURBONNAIS	IL	30581	5.87		5.87
92644	MILLER, MAUREEN A.		BOURBONNAIS	IL	30582	5.87		5.87
92645	WARREN, DOUG		BOURBONNAIS	IL	30583	10.85		10.85
92646	DARRAH, WILBUR		BOURBONNAIS	IL	30584	5.85		5.85
92647	DUNN JR., THOMAS J.		BOURBONNAIS	IL	30585	5.85		5.85
92648	LUCEK, BILL		BOURBONNAIS	IL	30586	10.89		10.89
92649	LUCEK, MARY KAY		BOURBONNAIS	IL	30587	5.89		5.89
92650	RUYLE, BERTHA		BOURBONNAIS	IL	30588	5.89		5.89
92651	GEARY, JACQUELINE		BOURBONNAIS	IL	30589	11.17		11.17
92652	SHARP, NANCY L.		BOURBONNAIS	IL	30590	6.17		6.17
92653	HASTE, PATRICIA A.		BRADLEY	IL	30591	6.17		6.17
92654	MERILLAT, VIRLENE		BOURBONNAIS	IL	30592	11.17		11.17
92655	MARTIN, LAVERN		BOURBONNAIS	IL	30593	6.17		6.17
92656	MARION, STEPHEN		BOURBONNAIS	IL	30594	6.17		6.17
92657	WINKEL, RICHARD J.		BOURBONNAIS	IL	30595	10.85		10.85
92658	O'DELL, PATRICIA L.		BOURBONNAIS	IL	30596	5.85		5.85
92659	GOLEMO, MARIAN R.		BOURBONNAIS	IL	30597	5.85		5.85
92660	MCCLURE, TOM		BOURBONNAIS	IL	30598	11.12		11.12
92661	ATKINSON, ANN		BOURBONNAIS	IL	30599	6.12		6.12
92662	FRANTZ, RUTH		BOURBONNAIS	IL	30600	6.12		6.12
92663	BDUCHARD, FREDA		BOURBONNAIS	IL	30601	19.64		19.64
92664	DOWN, KAREN ANN		BOURBONNAIS	IL	30602	7.32		7.32
92665	SAWYER, BILL		BOURBONNAIS	IL	30603	13.40		13.40
92666	BDUDREAU, DIANE		MANTENO	IL	30604	8.40		8.40
92667	SMITH, CAROLYN		MANTENO	IL	30605	8.40		8.40
92668	RIEGEL, ROLLIN		BONFIELD	IL	30606	12.89		12.89
92669	ABRAHAM, JOHN F.		MANTENO	IL	30607	20.74		20.74
92670	LAKE, MARGARET M.		MANTENO	IL	30608	7.87		7.87
92671	VAUGHN, PEGGY		MANTENO	IL	30609	12.87		12.87
92672	SHAW, BONNIE		MANTENO	IL	30610	7.87		7.87
92673	YOUNG, MARY		MANTENO	IL	30611	7.87		7.87
92674	OSBORNE, KEN		MANTENO	IL	30612	12.87		12.87
92675	JAROS, JEAN C.		MANTENO	IL	30613	7.87		7.87
92676	RAYMAN, GLENN T.		MANTENO	IL	30614	7.87		7.87
92677	BUKOWSKI, ROBERT		MOMENCE	IL	30615	13.12		13.12
92678	ARP, LAVELLA		MOMENCE	IL	30616	8.12		8.12
92679	BAKEMAN, ARLENE		MOMENCE	IL	30617	8.12		8.12
92680	HARTMAN, OPAL		MOMENCE	IL	30618	13.17		13.17
92681	BACON, CHRISTINE		MOMENCE	IL	30619	8.17		8.17
92682	MERRITT, CRYSTAL		MOMENCE	IL	30620	8.17		8.17
92683	NOVACK, MELBA		GRANT PARK	IL	30621	13.17		13.17
92684	D'BRIEN, BONNIE		MOMENCE	IL	30622	8.17		8.17
92685	DENFIP, JANICE K.		MOMENCE	IL	30623	8.17		8.17
92686	ELLIOTT, ROGER		MOMENCE	IL	30624	13.12		13.12
92687	SLINGERLAND, MAXINE		MOMENCE	IL	30625	8.12		8.12
92688	SAINDON, ELAINE		MOMENCE	IL	30626	8.12		8.12
92689	JENSEN, GAYLORD		MOMENCE	IL	30627	13.17		13.17
92690	THERIEN, MARILYN		MOMENCE	IL	30628	8.17		8.17
92691	WEST, GLADYS		BEAVERVILLE	IL	30629	8.17		8.17
92692	RADEFORD, MYRTLE A		ST ANNE	IL	30630	13.12		13.12

13.12

VENDOR	NAME	ORG VENDOR CITY	ST	CHECK	GROSS	DISCOUNT	PAYMENT
92693	PIEL, WILLIE MAE	ST. ANNE	IL	30631	8.12		8.12
92694	PRAIRIE, DEANNA	ST. ANNE	IL	30632	8.12		8.12
92695	MONFERDINI, FRANK	KANKAKEE	IL	30633	11.17		11.17
92696	MONFERDINI, GWEN	KANKAKEE	IL	30634	6.17		6.17
92697	EILDERS, JAN	KANKAKEE	IL	30635	6.17		6.17
92699	MONFERDINI, SANDRA	KANKAKEE	IL	30636	11.42		11.42
92700	MESSIER, MARY LOU	KANKAKEE	IL	30637	6.42		6.42
92701	DIGREGORIO, KATHY	KANKAKEE	IL	30638	6.42		6.42
92702	MEENTS, PERNA LEE	KANKAKEE	IL	30639	11.05		11.05
92703	BAKER, BETTY JO	KANKAKEE	IL	30640	6.05		6.05
92704	KIBBONS, TERRY	KANKAKEE	IL	30641	6.05		6.05
92705	BRUNNER, IVAN	HERSCHER	IL	30642	15.15		15.15
92706	BRUNNER, SHIRLEY	HERSCHER	IL	30643	10.15		10.15
92707	HALL, TERRY	BONFIELD	IL	30644	10.15		10.15
92708	STEWART, ELVIA L.	MOMENCE	IL	30645	13.86		13.86
92709	HOLT, ROMESA	ST. ANNE	IL	30646	8.86		8.86
92710	SPEARS, CLEMENTINE	HOPKINS PARK	IL	30647	8.86		8.86
92711	SMITH-JONES, BARBARA	HOPKINS PARK	IL	30648	13.56		13.56
92712	COLLINS, EVA M.	HOPKINS PARK	IL	30649	8.56		8.56
92713	PERKINS, LAWANDA	ST. ANNE	IL	30650	8.56		8.56
92714	ELLISON, ALVIN	ST. ANNE	IL	30651	13.61		13.61
92715	ECHOLS, PATRICIA A.	MOMENCE	IL	30652	8.61		8.61
92716	RONE, LOEREATH A.	ST. ANNE	IL	30653	8.61		8.61
92717	LEVEQUE, LARRY	ST. ANNE	IL	30654	13.40		13.40
92718	WITVOET, BEVERLEY	ST. ANNE	IL	30655	8.40		8.40
92720	WIELGUS, ELIZABETH	KANKAKEE	IL	30656	8.40		8.40
92721	RITSEMA, JACOB	ST. ANNE	IL	30657	12.87		12.87
92722	SASS, EVELYN	ST. ANNE	IL	30658	7.87		7.87
92723	ROMEIN, DOLORES	ST. ANNE	IL	30659	7.87		7.87
92724	SCHNELL, DUANE E.	KANKAKEE	IL	30660	10.96		10.96
92725	SEARLS, GEORGE	KANKAKEE	IL	30661	5.96		5.96
92726	SANDERS, BOB	KANKAKEE	IL	30662	5.96		5.96
92727	HENDERSON, RUTH	KANKAKEE	IL	30663	10.73		10.73
92728	MULLIKIN, MARJORIE	KANKAKEE	IL	30664	5.73		5.73
92729	BELL, JOHNNIE M.	KANKAKEE	IL	30665	5.73		5.73
92730	RUFFINI, HERBERT	ST. ANNE	IL	30666	11.26		11.26
92731	GIFFEN, MARGARET	ST. ANNE	IL	30667	6.26		6.26
92732	RARDIN, DON	ST. ANNE	IL	30668	6.26		6.26
92733	TATRO, KEITH	CHEBANSE	IL	30669	12.36		12.36
92734	FOSTER, LAFERNE	CHEBANSE	IL	30670	7.36		7.36
92735	MOORE, ELIZABETH	CHEBANSE	IL	30671	7.36		7.36
92736	FERRIS, BLANCHE F.	KANKAKEE	IL	30672	12.27		12.27
92737	MEYER, CHRISTINE J.	GRANT PARK	IL	30673	24.24		24.24
92738	ECKHOFF, ANNETTE	GRANT PARK	IL	30674	9.62		9.62
92739	SCHRAGE, LARRY R.	GRANT PARK	IL	30675	14.57		14.57
92740	VOIGT, ORLANDO	GRANT PARK	IL	30676	9.57		9.57
92741	JUMP, VAN A.	MOMENCE	IL	30677	9.57		9.57
92742	LAMORE, MILDRED	GRANT PARK	IL	30678	14.32		14.32
92743	MARTENS, SHIRLEY	GRANT PARK	IL	30679	9.32		9.32
92744	ROSENBROCK, ESTHER	GRANT PARK	IL	30680	9.32		9.32

VENDOR	NAME	ORG	VEND CITY	ST	CHECK	GROSS	DISCOUNT	PAYMENT
92746	SMITH, PATRICIA		KANKAKEE	IL	30681	21.39		21.39
92747	CREWS, SHELLEY		BOURBONNAIS	IL	30682	6.28		6.28
92748	LEWELLEN, KATHRYN		BOURBONNAIS	IL	30683	17.56		17.56
92749	BRANTZ, JOHN		HERSCHER	IL	30684	42.78		42.78
92750	HEARN, KENNETH		KANKAKEE	IL	30685	25.30		25.30
92751	HESS, JOHN		KANKAKEE	IL	30686	6.67		6.67
92752	BACHMAN, AL		KANKAKEE	IL	30687	15.64		15.64
92753	ELLIOTT, KIM		GRANT PARK	IL	30688	38.64		38.64
92754	HUNTER, DIANE		KANKAKEE	IL	30689	35.00		35.00
92755	HENDRICKSON, MERRY LOU		KANKAKEE	IL	30690	35.00		35.00
92756	MODEL ILLINOIS GOVERNMENT		BOURBONNAIS	IL	30691	50.00		50.00
92757	DUCHENE, HOWARD		BOURBONNAIS	IL	30692	5.55		5.55
92758	RIEGEL, DOROTHY		BONFIELD	IL	30693	7.89		7.89
92759	WEAKLEY, THERESA		BONFIELD	IL	30694	7.89		7.89
92760	WRIGHT, MARY ANN		AROMA PARK	IL	30695	11.03		11.03
92761	LAMB, INA MAE		AROMA PARK	IL	30696	6.03		6.03
92762	STRUMIL, HARRIET		AROMA PARK	IL	30697	6.03		6.03
92763	REAGAN, JOY		AROMA PARK	IL	30698	34.50		34.50
92764	ARSENEAU, ROWLAND		KANKAKEE	IL	30699	15.18		15.18
92765	HULL, LEO		KANKAKEE	IL	30700	5.09		5.09
92766	JEFFRIES, RUTH		KANKAKEE	IL	30701	15.46		15.46
92767	WILLIAMS, BRINDA E.		KANKAKEE	IL	30702	5.23		5.23
92768	ROMER, RUTH		KANKAKEE	IL	30703	10.11		10.11
92769	ROMER, DAVID		KANKAKEE	IL	30704	5.11		5.11
92770	BROWN, MINNIE		KANKAKEE	IL	30705	5.11		5.11
92771	DARLING, HAROLD		KANKAKEE	IL	30706	10.16		10.16
92772	WINQUEST, REBECCA		KANKAKEE	IL	30707	5.16		5.16
92773	COY, BRIAN		KANKAKEE	IL	30708	5.16		5.16
92774	KERSCHKE, HAROLD		KANKAKEE	IL	30709	10.36		10.36
92775	SPENCE, DOUG		BRADLEY	IL	30710	5.36		5.36
92776	KOURBETIS, GEORGE		KANKAKEE	IL	30711	5.36		5.36
92777	HULL, HENRIETTA		KANKAKEE	IL	30712	10.06		10.06
92778	HELTON, TIM		KANKAKEE	IL	30713	5.06		5.06
92779	WHITE, NAAMON		KANKAKEE	IL	30714	5.06		5.06
92780	COURT, RICHARD		KANKAKEE	IL	30715	15.58		15.58
92781	SWANSON, JOHN		KANKAKEE	IL	30716	5.29		5.29
92782	THOMAS, RUDOLPH		KANKAKEE	IL	30717	5.29		5.29
92783	PERKINS, ALBERT		KANKAKEE	IL	30718	5.29		5.29
92784	KUEFFER, GERALDEAN		BRADLEY	IL	30719	10.55		10.55
92785	ROE, MADELINE		BRADLEY	IL	30720	5.55		5.55
92786	VAUGHN, TERRY		BOURBONNAIS	IL	30721	10.73		10.73
92787	MC ROBERTS, MAX		BOURBONNAIS	IL	30722	5.73		5.73
92788	MC ROBERTS, JOANN		BOURBONNAIS	IL	30723	5.73		5.73
92789	DARNELL, OTTIE		BRADLEY	IL	30724	16.28		16.28
92790	HARMS, DIANE		BRADLEY	IL	30725	5.64		5.64
92791	POWER, KEVIN		BRADLEY	IL	30726	10.87		10.87
92792	SIMON, KEITH		BOURBONNAIS	IL	30727	5.87		5.87
92793	WINTER, RUTH		BOURBONNAIS	IL	30728	5.87		5.87

4155.46

TAB

Department Reports

COMMITTEE REPORT

TO THE HONORABLE COUNTY BOARD OF KANKAKEE COUNTY:

Your Committee, to whom was referred the matter of.....

COUNTY TREASURER'S MONTHLY REPORT

beg to submit the following report on the matter before them:

WE HAVE EXAMINED THE OCTOBER, 1995 MONTHLY REPORT OF THE COUNTY TREASURER AND
EX-OFFICIO COUNTY COLLECTOR, AND TO THE BEST OF OUR KNOWLEDGE FIND IT TO BE TRUE
AND CORRECT. INTEREST EARNED DURING THE MONTH OF OCTOBER FROM FUNDS INVESTED WAS
\$22,566.67 AND INTEREST EARNED FROM OCTOBER 1, 1995 TO OCTOBER 31, 1995 ON
CHECKING ACCOUNTS WAS \$31,263.71.

COUNTY CLERK, TREASURER, RECORDER &
ASSESSOR'S COMMITTEE

Stephen Jensen
Michael J. Taylor
Duane A. Bertrand

All of which is respectfully submitted.

DATE	<u>12-12-95</u>
ACTION	<u>Approved to be placed on file</u>

James R. Ferguson
David E. Voulter

Committee.

Treasurer's Remarks:

Total amount of interest earned on checking accounts in
October, 1995: \$31,263.71

Accumulative interest earned on checking accounts from
12-1-94 to 10-31-95: \$315,741.33

Total amount of Treasurer's & Collector's funds

Invested as of 10-31-95: \$6,161,874.87

Invested in IPTIP: \$2,494,521.81

Interest earned on funds invested in October, 1995: \$22,566.67

Accumulative interest earned on funds invested from 12-1-94 to
10-31-95: \$257,486.91

I, Mark J. Frechette, County Treasurer, Kankakee County, State of Illinois, do solemnly swear that to the best of my knowledge and belief, the above is a true statement of all funds and accounts in my custody. I have received neither directly nor indirectly for my own use, nor for the benefit of others, any other monies than herein specified for the period ending October 31, 1995.



Mark J. Frechette
County Treasurer

KANKAKEE COUNTY AUDITOR

DATE: 11/20/95 SEQUENCE FILE # 1
 TIME: 15:10

KANKAKEE COUNTY TREASURER'S REPORT
 MONTH ENDING OCTOBER 31, 1995

	BEGINNING BALANCE	RECEIPTS	DISBURSED	ENDING BALANCE
CASH ACCOUNTS				
FOA - GENERAL FUND#1	581,837.62	568,433.08	909,258.42	241,012.28
FIRST OF AMERICA INVESTMENTS - IPTIP	26,463.98		2,812.56	23,651.42
INVESTMENTS - FIRST OF AMERICA	530,548.21	484,248.77		1,014,796.98
TOTAL GENERAL FUND	1,138,849.81	1,052,681.85	912,070.98	1,279,460.68
HIGHWAY PAYROLL ACCOUNT	3,672.44	79,155.28	79,283.46	3,544.26
TOTAL HIGHWAY PAYROLL FUND	3,672.44	79,155.28	79,283.46	3,544.26
COUNTY HIGHWAY CURRENT INVESTMENTS	806,178.00	145,343.21	458,157.21	493,364.00
TOTAL COUNTY HIGHWAY FUND	806,178.00	495,343.21	458,157.21	843,364.00
COUNTY MOTOR FUEL TAX CURRENT INVESTMENTS	109,445.59	50,411.44	131,221.85	28,635.18
TOTAL COUNTY MOTOR FUEL TAX	703,283.39	103,998.67	50,000.00	757,282.06
	812,728.98	154,410.11	181,221.85	785,917.24
TOWNSHIP MOTOR FUEL TAX CURRENT INVESTMENTS	40,221.53	53,339.35	60,525.28	33,035.60
TOTAL TOWNSHIP MOTOR FUEL TAX	698,944.05	73,659.12	50,000.00	722,603.17
	739,165.58	126,998.47	110,525.28	755,638.77
FEDERAL AID MATCHING CURRENT INVESTMENTS	453,368.22	16,134.63	200,000.00	269,502.85
TOTAL FEDERAL AID MATCHING	500,000.00	200,000.00		700,000.00
	953,368.22	216,134.63	200,000.00	969,502.85
COUNTY JOINT BRIDGE ACCOUNT CURRENT INVESTMENTS	535,636.85	15,663.21	450,234.70	101,065.36
TOTAL COUNTY JOINT BRIDGE ACCT	500,000.00	450,000.00		950,000.00
	1,035,636.85	465,663.21	450,234.70	1,051,065.36
TOWNSHIP BRIDGE ACCOUNT	47,628.09	118.95	1,877.60	45,869.44
TOTAL TOWNSHIP BRIDGE ACCT	47,628.09	118.95	1,877.60	45,869.44
CURRENT INVESTMENTS EMERGENCY RELIEF TOTAL EMERGENCY RELIEF				

KANKAKEE COUNTY AUDITOR

DATE: 11/20/95 SEQUENCE FILE # 1
 TIME: 15:10

KANKAKEE COUNTY TREASURER'S REPORT
 MONTH ENDING OCTOBER 31, 1995

PAGE 2

	BEGINNING BALANCE	RECEIPTS	DISBURSED	ENDING BALANCE
CAFETERIA PLAN	22,501.79	4,417.59	4,548.21	22,371.17
CURRENT INVESTMENTS				
TOTAL CAFETERIA PLAN	22,501.79	4,417.59	4,548.21	22,371.17
TORT LIABILITY	88,648.84	21,399.07	24,045.85	86,002.06
CURRENT INVESTMENTS	250,000.00			250,000.00
TOTAL TORT LIABILITY	338,648.84	21,399.07	24,045.85	336,002.06
CIRCUIT CLERK COMPUTER FUND	19,586.13	8,237.11	2,671.28	25,151.96
CURRENT INVESTMENTS	70,000.00			70,000.00
TOTAL CIRCUIT CLERK COMPUTER	89,586.13	8,237.11	2,671.28	95,151.96
RECORDER OF DEEDS COMPUTER FND	28,981.38	5,792.16	8,998.29	25,775.25
CURRENT INVESTMENTS	25,000.00			25,000.00
TOTAL REC. OF DEEDS COMPUTER	53,981.38	5,792.16	8,998.29	50,775.25
VETERANS ASSISTANCE COMMISSION	99,244.79	10,028.53	8,079.60	101,193.72
CURRENT INVESTMENTS	100,000.00			100,000.00
TOTAL VETERANS ASSISTANCE COMM	199,244.79	10,028.53	8,079.60	201,193.72
INTEREST ON UNDISTRIBUTED TAX				
CURRENT INVESTMENTS				
TOTAL INT ON UNDISTRIBUTED TAX				
PENSION FUND	277,374.27	78,419.63	222,311.85	133,482.05
CURRENT INVESTMENTS	850,000.00	100,000.00		950,000.00
TOTAL PENSION FUND	1,127,374.27	178,419.63	222,311.85	1,083,482.05
INHERITANCE TAX	36,924.57	73.97	32,483.89	4,514.65
TOTAL INHERITANCE TAX	36,924.57	73.97	32,483.89	4,514.65
COUNTY HEALTH DEPARTMENT FUND	140,921.12	314,136.15	163,299.19	291,758.08
CURRENT INVESTMENTS	461,130.37			461,130.37
TOTAL CO HEALTH DEPARTMENT	602,051.49	314,136.15	163,299.19	752,888.45

	BEGINNING BALANCE	RECEIPTS	DISBURSED	ENDING BALANCE
EMPLOYEE HEALTH & BENEFIT	236,179.08	57,096.90	85,737.11	207,538.87
CURRENT INVESTMENTS				
TOTAL EMPLOYEE HEALTH/BENEFIT	236,179.08	57,096.90	85,737.11	207,538.87
DOG TAX	7,505.75	3,850.16		11,355.91
CURRENT INVESTMENTS	30,000.00			30,000.00
TOTAL DOG TAX	37,505.75	3,850.16		41,355.91
LEGACIES ON HAND	9,531.16	132.39		9,663.55
CURRENT INVESTMENTS	25,000.00			25,000.00
TOTAL LEGACIES ON HAND	34,531.16	132.39		34,663.55
E.S.D.A.				
CURRENT INVESTMENTS				
TOTAL ESDA				
GENERAL PAYROLL	73,608.09	721,472.53	720,023.23	75,057.39
TOTAL GENERAL PAYROLL	73,608.09	721,472.53	720,023.23	75,057.39
CONDEMNATION ACCOUNT	20,561.12	118.84		20,679.96
CURRENT INVESTMENTS				
TOTAL CONDEMNATION ACCOUNT	20,561.12	118.84		20,679.96
LAW LIBRARY	306.20	1,820.57	485.00	1,641.77
CURRENT INVESTMENTS				
TOTAL LAW LIBRARY	306.20	1,820.57	485.00	1,641.77
TREASURER INDEMNITY FUND	4,577.25	202.22		4,779.47
CURRENT INVESTMENTS	30,000.00			30,000.00
TOTAL TREASURER INDEMNITY FUND	34,577.25	202.22		34,779.47
PROBATION SERVICE FEES	50,060.25	1,787.79		51,848.04
CURRENT INVESTMENTS				
TOTAL PROBATION SERVICE FEES	50,060.25	1,787.79		51,848.04

	BEGINNING BALANCE	RECEIPTS	DISBURSED	ENDING BALANCE
COURT SECURITY FEES	47,394.29	59,736.90	9,541.93	97,589.26
CURRENT INVESTMENTS	50,000.00		50,000.00	
TOTAL COURT SECURITY FEES	97,394.29	59,736.90	59,541.93	97,589.26
KANKAKEE 911	59,196.97	46,412.42	87,419.80	18,189.59
CURRENT INVESTMENTS	225,000.00	30,000.00		255,000.00
TOTAL KANKAKEE 911	284,196.97	76,412.42	87,419.80	273,189.59
DARE ACCOUNT	2,064.76	104.23	274.48	1,894.51
CURRENT INVESTMENTS				
TOTAL DARE	2,064.76	104.23	274.48	1,894.51
COUNTY TREASURER COMPUTER FUND	3,335.79	97.10		3,432.89
CURRENT INVESTMENTS	20,000.00			20,000.00
TOTAL CO TREASURER COMPUTER	23,335.79	97.10		23,432.89
COUNTY GARBAGE TIPPING FEE	104,706.49	38,050.42	77,726.66	65,030.25
CURRENT INVESTMENTS	275,000.00			275,000.00
TOTAL CO. GARBAGE TIPPING FEE	379,706.49	38,050.42	77,726.66	340,030.25
FORFEITED FUNDS SHERIFF	3,062.10	1,391.85		4,453.95
CURRENT INVESTMENTS				
TOTAL FORFEITED FUNDS SHERIFF	3,062.10	1,391.85		4,453.95
BUILDING ENTERPRISE FUND				
CURRENT INVESTMENTS				
TOTAL BUILDING ENTERPRISE FUND				
WORKING CASH FUND	682.82	.01		682.83
CURRENT INVESTMENTS				
TOTAL WORKING CASH FUND	682.82	.01		682.83
CAMEO SYSTEM/E.S.D.A.				
CURRENT INVESTMENTS				
TOTAL CAMEO SYSTEM/E.S.D.A.				

KANKAKEE COUNTY AUDITOR

DATE: 11/20/95 SEQUENCE FILE # 1
 TIME: 15:10

KANKAKEE COUNTY TREASURER'S REPORT
 MONTH ENDING OCTOBER 31, 1995

PAGE 5

	BEGINNING BALANCE	RECEIPTS	DISBURSED	ENDING BALANCE
COUNTY CLERK COMPUTER FUND CURRENT INVESTMENTS TOTAL CO CLERK COMPUTER FUND	35,599.25	1,361.02		36,960.27
COURT DOCUMENT STORAGE FUND CURRENT INVESTMENTS TOTAL COURT DOCUMENT STORAGE	42,582.91	8,648.36	2,556.26	48,675.01
CDAP BLOCK GRANT CURRENT INVESTMENTS TOTAL CDAP BLOCK GRANT	102,348.23	16,269.73	40,000.00	78,617.96
FAMILIES WITH A FUTURE GRANT CURRENT INVESTMENTS TOTAL FAMILIES WITH A FUTURE	3,216.76	16,399.80	19,616.56	590,000.00
CRIME VICTIMS ASSISTANCE GRANT CURRENT INVESTMENTS TOTAL CRIME VICTIMS ASSISTANCE	13,207.02	47.68	22.00	668,617.96
CDAP BLOCK STATE GRANT TOTAL CDAP BLOCK STATE GRANT				
ATTORNEY GENERAL GRANT TOTAL ATTORNEY GENERAL GRANT				
PARA TRANSIT GRANT TOTAL PARA TRANSIT GRANT	1.00			1.00
TRANSPORTATION GRANT TOTAL TRANSPORTATION GRANT	78,670.18	134.15	27,167.98	51,636.35
CHILD SUPPORT ENFORCEMENT CURRENT INVESTMENTS TOTAL CHILD SUPPORT ENFORCEMNT	79,577.78	30,120.12	79,478.64	30,219.26

KANKAKEE COUNTY AUDITOR

DATE: 11/20/95 SEQUENCE FILE # 1
 TIME: 15:10

KANKAKEE COUNTY TREASURER'S REPORT
 MONTH ENDING OCTOBER 31, 1995

	BEGINNING BALANCE	RECEIPTS	DISBURSED	ENDING BALANCE
MOMENCE-PEMBROKE DR. DIST. CURRENT INVESTMENTS	36,021.65	1,120.06		37,141.71
TOTAL MOMENCE-PEMBROKE DR DIST	36,021.65	1,120.06		37,141.71
MOMENCE-YELLOWHEAD DR. DIST. CURRENT INVESTMENTS	16,524.96	292.92		16,817.88
TOTAL MOMENCE-YELLOWHEAD	16,524.96	292.92		16,817.88
SNAKE CREEK DR. DIST. CURRENT INVESTMENTS	4,281.44	101.07		4,382.51
TOTAL SNAKE CREEK DR. DIST.	4,281.44	101.07		4,382.51
SPRING CREEK DR. DIST. CURRENT INVESTMENTS	8,383.44	267.76		8,651.20
TOTAL SPRING CREEK DR. DIST.	10,000.00	267.76		10,000.00
	18,383.44	267.76		18,651.20
UNION #1 DR. DIST. CURRENT INVESTMENTS	39,533.60	111.71		39,645.31
TOTAL UNION #1 DR. DIST.	39,533.60	111.71		39,645.31
UNION #2 DR. DIST. CURRENT INVESTMENTS	8,404.75	228.58		8,633.33
TOTAL UNION #2 DR. DIST.	8,404.75	228.58		8,633.33
UNION #6 DR. DIST. CURRENT INVESTMENTS	29,447.71	302.19		29,749.90
TOTAL UNION #6 DR. DIST.	29,447.71	302.19		29,749.90
JOE BENES DRAINAGE DISTRICT CURRENT INVESTMENTS	7,535.94	213.34		7,749.28
TOTAL JOE BENES DRAINAGE DIST	7,535.94	213.34		7,749.28
LITTLE BEAVER DRAINAGE DIST CURRENT INVESTMENTS	17,129.79	268.21		17,398.00
TOTAL LITTLE BEAVER DRAINAGE	17,129.79	268.21		17,398.00

	BEGINNING BALANCE	RECEIPTS	DISBURSED	ENDING BALANCE
RAYMOND DRAINAGE DIST CURRENT INVESTMENTS TOTAL RAYMOND DRAINAGE DIST.	6,923.32	21.26	23.38	6,921.20
PTAB APPRAISAL TOTAL PTAB APPRAISAL	2,074.48	4.26		2,078.74
CONTRACT APPRAISAL TOTAL CONTRACT APPRAISAL	12,450.58	181.40	592.80	12,039.18
ARROWHEAD HILLS ASSESSMENT TOTAL ARROWHEAD HILLS	2,948.01	332.10		3,280.11
DUI GRANT #510 TOTAL DUI GRANT #510				
MANTENO #9 DRAINAGE DISTRICT CURRENT INVESTMENTS TOTAL MANTENO #9 DRAINAGE DIST	2,010.14			2,010.14
MANTENO #10 DRAINAGE DISTRICT CURRENT INVESTMENTS TOTAL MANTENO #10 DRAINAGE DIS	1,773.83	5.66		1,779.49
CRIME STOPPERS CURRENT INVESTMENTS TOTAL CRIME STOPPERS				
CDAP LOANS CURRENT INVESTMENTS TOTAL CDAP LOANS	.13CR			.13CR
FORFEITED FUNDS STATES ATTY CURRENT INVESTMENTS TOTAL FORF FUNDS STATES ATTY	4,932.26	1,165.18	328.46	5,768.98

	BEGINNING BALANCE	RECEIPTS	DISBURSED	ENDING BALANCE
DRIVING IMPROVEMENT PROGRAM	17,192.00	6,633.00		23,825.00
TOTAL DRIVING IMPROVEMENT PROG	17,192.00	6,633.00		23,825.00

COMMITTEE REPORT

TO THE HONORABLE COUNTY BOARD OF KANKAKEE COUNTY:

Your Committee, to whom was referred the matter of.....

COUNTY COLLECTOR'S MONTHLY REPORT

beg to submit the following report on the matter before them:

WE HAVE EXAMINED THE OCTOBER, 1995 MONTHLY REPORT OF THE COUNTY TREASURER AND
EX-OFFICIO COUNTY COLLECTOR AND TO THE BEST OF OUR KNOWLEDGE FIND IT TRUE AND
CORRECT.

COUNTY CLERK, TREASURER,
RECORDER & ASSESSOR'S COMMITTEE

Joseph Jensen
Michael J. Halpin
Dean A. Bertrand

All of which is respectfully submitted.

DATE	<u>12-12-95</u>
ACTION	<u>Approved to</u> <u>be placed on file</u>

James R. Fung
David E. Muhl

Committee.

MONTHLY REPORT - COUNTY COLLECTOR

MONTH ENDING OCTOBER 31, 1995

RECAPITULATION OF COLLECTOR'S ACCOUNTS

Back Tax Account	29,331.05	
Back Tax Investment	150,000.00	179,331.05
Tax in Litigation	71,173.59	
Taxes in Litigation Investment	275,000.00	346,173.59
Current Tax Account	3,578,574.57	
Current Tax Investment	-0-	3,578,574.57
Tax Refund Account		<u>1,477.31</u>
TOTAL CASH IN BANKS AND INVESTMENTS;		<u><u>4,105,556.52</u></u>

Collector's Remarks:

I, Mark J. Frechette, County Treasurer, Kankakee County, State of Illinois to solemnly swear that to the best of my knowledge and belief, the above is a true statement of all funds and accounts in my custody, I have received neither directly nor indirectly for my own use, nor for the benefit of other, any other monies than herein specified for the period ending October 31, 1995.



Mark J. Frechette
County Collector

MONTHLY REPORT - COUNTY COLLECTOR
MONTH ENDING October 31, 1995

Back Tax Account

Balance: September 30, 1995	18,964.03
Receipts:	10,667.02
Total:	29,631.05
Disbursements:	300.00
Balance in Bank: October 31, 1995	29,331.05
Investments in Certificates of Deposit:	<u>150,000.00</u>
Total Cash and Investments:	179,331.05

Taxes in Litigation

Balance: September 30, 1995	71,042.21
Receipts:	131.38
Total:	71,173.59
Disbursements:	-0-
Balance in Bank: October 31, 1995	71,173.59
Investments in Certificates of Deposit:	<u>275,000.00</u>
Total Cash and Investments:	346,173.59

Current Tax

Balance: September 30, 1995	5,314,637.91
Receipts:	1,216,531.73
Total:	6,531,169.64
Disbursements:	2,952,595.07
Balance in Bank: October 31, 1995	3,578,574.57
Investments in Certificates of Deposit:	-0-
Total Cash and Investments:	<u>3,578,574.57</u>

Tax Refund Account

Balance: September 30, 1995	1,472.84
Receipts:	4,443.87
Total:	5,916.71
Disbursements:	<u>4,439.40</u>
Balance in Bank: October 31, 1995	1,477.31

FOA

3,552,077.12

26,496.45

KKK FEDERAL

1.00

3,578,574.57

KANKAKEE COUNTY CORONER'S OFFICE MONTHLY STATISTICS SHEET

CASES REPORTED:	62	OCTOBER 1995	TO DATE TOTAL
Coroner Cases	15		239
Medical Cases	47		546
Autopsies	3		40
Toxicology	3		69
Inquests	1		50
Inquiries	14		189

MANNER OF DEATHS

NATURAL	11	173
Heart	7	106
CVA		5
SIDS		
Fetal		
COPD		10
Pneumonia		4
Cancer		27
Other	4	21

CONTRIBUTORY

Fracture		
Other		
Naturals Autopsy	2	16

HOMICIDE	1	13
Firearm	1	8
Knife/sharp inst		2
Blunt inst.		
Auto reckless		2
Strangulation		
Poison		
Other		1
Homicides Autopsy	1	12

SUICIDE		7
Firearm		5
Hanging		
Drowning		
Auto/pedestrian		
CO		2
Fire		
Drug		
Knife		
Other		
Suicides Autopsy		2

ACCIDENTAL	3	41
Fire		
Drowning		3
Vehicular		18
Alcohol		
Asphyxia	1	3
Drug		4
CO		2
Other	2	11
Accidental Autopsy		5

UNDETERMINED		5
Gunshot wound		2
Drowning		
CO		
OD		2
Other		1
Undetermined autopsy		5

Signatures

Russell Burtch
James Thomas
James P. Stamp
Jim Lettelle
James E. Wilson, Sr.
Emel Hye

James Buckley

DATE 12-12-95
 ACTION Approved to be placed on file

CORONER'S MONTHLY RECEIPTS OF MONEY OCTOBER, 1995

DATE	NAME	ORDER	MONTHLY TOTAL	GRAND TOTAL
9-22-95	FUNERAL HM	CREMATION PERMITS	150.	
	95-3448	TOX, TRANS	54.	
	95-3462	ROSAS	35.	
9-29-95	95-3135	TRANS., CR TOX, AUTOPSY	201.	
	CLANCY	CREMATION PERMIT	10.	
	95-3503	COMPLETE FILE	65.	
		SEPTEMBER TOTALS	515.00	6,459.00
10-27-95	FUNERAL HMS	CREMATIONS	130.	
	94-3412	AUT, TOX	45.	
	95-3407	TRANS, TOX	102.	
	95-3420	MISC.	1.	
	95-3385	TRANS, AUT.	68.	
	95-3481	CR. JV. TRANS	59.	
	95-3385	JV. AUT. TRAN	68.	
		OCTOBER TOTALS	473.00	6,932.00

Signatures

Ronald Bretnard
James Topp
Ernest Stenwig
Jim Foltz
Paul G. Hyman, Jr.
Charles H. Lee
James W. Hartley

DATE	<u>12-12-95</u>
ACTION	<u>Approved to be placed on file</u>

Kankakee County - Recorder of Deeds

TO THE CHAIRMAN AND KANKAKEE COUNTY BOARD

REPORT OF DENNIS COY, RECORDER OF DEEDS, FOR THE MONTH OF October, 1995

BANK BALANCE, October 1, 1995

2,500.22

RECEIPTS

RECORDING & UCC FEES	23,388.00	
PHOTOSTAT FEES	592.75	
STATE STAMPS	17,832.00	
COUNTY STAMPS	8,916.00	
COMPUTER FEES	5,607.00	
LATE FEES	259.00	56,594.75
		<u>59,094.97</u>

TOTAL CASH AVAILABLE

DISBURSEMENTS

EXCESS FEES PAID TO COUNTY TREASURER 56,595.00

BANK BALANCE October 31, 1995

2,499.97

CASH IN BOX	30.00
CASH IN SAFE & BANK	<u>2,469.97</u>
	2,499.97

STATE OF ILLINOIS
COUNTY OF KANKAKEE

I, DENNIS COY, KANKAKEE COUNTY RECORDER, DO SOLEMNLY SWEAR THAT THE FOREGOING ACCOUNT IS, IN ALL RESPECTS JUST AND TRUE, ACCORDING TO MY BEST KNOWLEDGE AND BELIEF, AND THAT I NEITHER RECEIVED, DIRECTLY OR INDIRECTLY NOR DIRECTLY OR INDIRECTLY AGREE TO RECEIVE OR BE PAID, FOR MY OWN OR ANOTHER'S BENEFIT, AND OTHER MONIES ARTICLES OF CONSIDERATION THAN THEREIN STATED, NOR AM I ENTITLED TO ANY FEE, OR EMOLUMENT FOR THE PERIOD THEREIN MENTIONED OTHER THAN HEREIN SPECIFIED.

Dennis B. Coy

KANKAKEE COUNTY RECORDER

SIGNED AND SWORE TO BEFORE ME THIS 3TH DAY OF NOVEMBER, 1995

Jacqueline Hubert
NOTARY PUBLIC

APPROVED BY RECORDER'S COMMITTEE:

Stanford Jensen
James R. Tripp
David E. Miller
Deane R. Bertrand
Michael J. Turner

DATE	<u>12-12-95</u>
ACTION	<u>Approved to be placed on file</u>

Kankakee County Animal Control Department

1270 Stanford Drive
Kankakee, Illinois 60901

Report to the Kankakee County Board for the month of October, 1995

Funds Submitted to County Treasurer

	This Month	Last Year	Total This Year	Total Last Year
Impoundment	\$360	\$365	\$2725	\$2270
Board	\$780	\$940	\$6100	\$5020
Security Deposit Forfeit	\$325	\$125	\$1000	\$775
Security Deposit Refund	\$230	\$150	\$1344	\$1321
Fines	\$600	\$300	\$3050	\$1775
Trip/E & D/Trap Rental	\$45	\$120	\$534	\$1354
Registration/Co. Clerk	\$16	\$10	\$241	\$151
Total for Month	\$2126	\$1860	\$13803	\$10951
Service/Misc. Fees Received	\$358.50	\$1244.50	\$19911.50	\$16393

ANIMAL BITES

a. bites reported	[28]	22	282	304
b. biting animals impounded at Veterinarian (owners expense)	2	3	29	35
c. biting animals impounded at Animal Control Center	8	1	48	49
d. biting animals impounded at home	11	6	119	131
e. biting animals NOT impounded	4	6	48	40
1. unable to locate animal or	3		20	
2. victim refusing to cooperate	1		27	
f. out of County	1		16	
g. biting animal heads for laboratory examination	1	4	19	22
h. animals positive	0	0	1?	0

STRAY ANIMAL CONTROL

a. abandoned, ownerless, injured animals picked up, euthanized and disposed of according to Animal Control Act.	[133]	146	1555	1604
b. stray animals impounded awaiting owners, payment of board/line.	36	32	239	191
c. investigation and examination of farm animals destroyed by dogs.	0	1	7	9
d. animals adopted	41	36	655	193

Approved by General Health/Schools/Animal Control

Committee at meeting held _____, 19____

David E. Muehle
Chairman

M. J. Conway

Dwaine A. Bertrand

Leo [unclear]

Chris [unclear]

Respectfully submitted,

James E. Maass, Supervisor

Animal Control Department

DATE 12-12-95
ACTION Approved to be placed on file

81 Chevrolet 121,372

Vehicle Mileage 90 Dodge 120,536

COUNTY CLERK'S OFFICE

STATEMENT OF FUNDS RECEIVED AND DISBURSED

FOR THE PERIOD OF October 1, 1995 TO October 31, 1995

OFFICE FUND		
BALANCE OF: <u>October 1, 1995</u>		\$ <u>200.00</u>
<u>RECEIPTS:</u>		
<u>FEEs</u>		
MARRIAGE LICENSES ISSUED	\$ <u>975.00</u>	
REDEMPTION FEES	<u>155.00</u>	
AUTOMATION FUND	<u>1,142.00</u>	
ISSUE MISCELLANEOUS CERTIFICATES	<u>4,437.00</u>	
ANIMAL CONTROL	<u>4,074.00</u>	
MISCELLANEOUS PUBLIC SERVICES	<u>743.39</u>	\$ <u>11,586.77</u>
INTEREST EARNED	<u>60.38</u>	
TOTAL PUBLIC SERVICES		\$ <u>11,786.77</u>
<u>DISBURSEMENTS:</u>		
EXCESS FEES TRANSFERRED TO COUNTY		
COUNTY CLERK'S FEES	\$ <u>6,310.39</u>	
AUTOMATION FUND	<u>1,142.00</u>	
ANIMAL CONTROL	<u>4,074.00</u>	
INTEREST	<u>60.38</u>	
TOTAL DISBURSEMENTS:		\$ <u>11,586.77</u>
BALANCE OF <u>October 31, 1995</u>		\$ <u>200.00</u>
<u>FEES OF OTHERS:</u>		
BALANCE OF <u>October 1, 1995</u>	\$ <u>27,601.65</u>	
MONTHLY RECEIPTS	<u>74,765.80</u>	
CASH AVAILABLE	<u>102,367.45</u>	
MONTHLY DISBURSEMENTS	<u>30,339.91</u>	
BALANCE OF <u>October 31, 1995</u>	<u>72,027.54</u>	\$ <u>72,027.54</u>
BALANCE COUNTY CLERK'S ACCOUNT	\$ <u>72,027.54</u>	
CASH ON HAND	<u>200.00</u>	
DEPOSIT IN TRANSIT	<u>-----</u>	
TOTAL:	# <u>72,227.54</u>	\$ <u>72,227.54</u>

DATE 12-12-95
ACTION Approved to be
placed on file

Animal Fees Collected for the Month of OCTOBER, 1995

Registration of Dogs

Receipts

Disbursements

A. \$4074.00 Registration Fees collected

B. 450 Dogs Registered

C. \$216 00 \$4.00 fees collected

\$828.00 \$6.00 fees collected

\$1680.00 \$10.00 fees collected

\$1350.00 \$15.00 fees collected

A. \$ 4074.00 Registration fees to
County Treasurer 5573
Check Number

Post Cards Mailed

A. 502 Vaccination Reminders

B. 332 past due reminders

Vaccination of Dogs

774 Dogs Reported Vaccinated

Joseph J. Jensen
Michael K. Jensen
Gregory A. Bertrand
David E. Wadell

CIRCUIT CLERK

MONTHLY REPORT
OCTOBER 1995

DATE 12-12-95
ACTION Approved to
be placed on file

RECEIPTS

CLERKS FEES.....	\$40034.75
INTEREST PAID ON INVESTED FUNDS.....	\$ 3271.79
CRIME STOPPERS FUND.....	\$ 729.00
DOMESTIC VIOLENCE FUND.....	\$ 0.00
SHERIFF FEES.....	\$ 2836.60
STATES ATTORNEY FEES.....	\$ 2957.00
COUNTY BOND FORFEITURES.....	\$ 4903.18
LIBRARY FEES.....	\$ 1664.00
COURT SYSTEM FEES.....	\$ 5969.00
SURCHARGE FUND.....	\$ 8763.70
DOCUMENT STORAGE FUND.....	\$ 7087.00
STATE BAIL FORFEITURES.....	\$ 654.82
VICTIMS FUND.....	\$ 5640.00
DRIVERS EDUCATION FUND	\$ 7507.00
AUTOMATION FEE	\$ 8083.00
DRUG ABUSE FUND	\$ 683.75
DEPARTMENT OF CRIMINAL INVESTIGATION	\$ 49.00
KAMEG	\$ 2406.25
PROBATION FEES	\$ 2585.00
COURT SECURITY FUND	\$ 9447.00
PUBLIC DEFENDERS FUND	\$ 3407.90
STATE CRIME LAB FUND	\$ 433.98
DRUG TREATMENT FUND	\$ 8571.64
DOMESTIC BATTERY FUND	\$ 0.00
DRIVING SCHOOL FUND	\$ 7678.00
DRIVER IMPROVMENT PROGRAM	\$ 1140.00
SEXUAL ASSAULT FUND	\$ 100.00
GANG VIOLENCE FUND	\$ 552.00
CHILD PORNOGRAPHY FUND	\$ 0.00
FINES(BROKEN DOWN ON FOLLOWING PAGE)	\$75318.78
<u>TOTAL RECEIPTS FOR THE MONTH</u>	<u>\$212474.14</u>

FINES

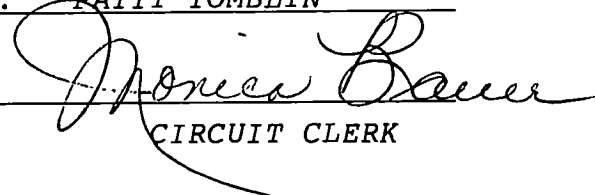
COUNTY(CRIMINAL)	\$ 9703.65
COUNTY(TRAFFIC & STATE POLICE)	\$16911.00
COUNTY(SHERIFF)	\$11604.63
KANKAKEE	\$13690.25
BRADLEY	\$ 5378.00
BOURBONNAIS	\$ 7379.88
MANTENO	\$ 2707.00
MOMENCE	\$ 1464.00
ST. ANNE	\$ 1212.00
AROMA PARK	\$ 538.00
HOPKINS PARK	\$ 76.00
GRANT PARK	\$ 1580.37
CHEBANSE	\$ 625.00
HERSCHER	\$ 392.00
KANKAKEE RIVER PATROL	\$ 196.00
ESSEX	\$ 106.00
BUCKINGHAM	\$ 0.00
CONSERVATION	\$ 616.00
OVERWEIGHT	\$ <u>1139.00</u>
<u>TOTAL FINES</u>	\$75318.78

CHILD SUPPORT/MAINTENANCE FEE

<u>TOTAL AMOUNT RECEIVED</u>	\$620988.69
ANNUAL SUPPORT/MAINTENANCE FEE	\$ 292.00
BLOOD TEST REIMBURSEMENT	\$ 609.00

REPORT SUBMITTED BY: RATTI TOMBLIN

REPORT REVIEWED BY:


CIRCUIT CLERK

J. J. J. J.

KANKAKEE COUNTY

MONTH November

1995

NEW HOMES	NO. <u>14</u>	TOTAL VALUATION <u>\$1,568,817</u>
MOBILE HOMES	NO. <u>2</u>	TOTAL VALUATION <u>\$8,000</u>
MOBILE HOME REPAIRS	NO. <u>0</u>	TOTAL VALUATION <u>0</u>
GARAGES	NO. <u>4</u>	TOTAL VALUATION <u>\$57,025</u>
RESIDENTIAL REPAIRS	NO. <u>43</u>	TOTAL VALUATION <u>\$389,666</u>
AGRICULTURAL BUILDINGS	NO. <u>2</u>	TOTAL VALUATION <u>\$54,843</u>
COMMERCIAL	NO. <u>4</u>	TOTAL VALUATION <u>\$376,900</u>
INDUSTRY	NO. <u>2</u>	TOTAL VALUATION <u>\$417,600</u>
CHURCH	NO. <u>0</u>	TOTAL VALUATION <u>0</u>
SCHOOL	NO. <u>0</u>	TOTAL VALUATION <u>0</u>
DEMOLITION	NO. <u>1</u>	TOTAL VALUATION <u>\$6,200</u>
SMOKE DETECTORS	NO. <u>19</u>	TOTAL VALUATION <u>\$665</u>
CODE BOOKS	No <u>0</u>	TOTAL VALUATION <u>0</u>
SWIMMING POOLS	NO. <u>0</u>	TOTAL VALUATION <u>0</u>
FENCES	NO. <u>1</u>	TOTAL VALUATION <u>\$1,957</u>

TOTAL PERMITS ISSUED 737

FEES COLLECTED \$ 15,324

TOTAL VALUATION OF PERMITS ISSUED \$ 2,881,008

NO. CHARGE PERMITS NO. 1 FEES WAIVED \$1,775

FARM NO. 6 FEES WAIVED \$ \$784

ENTERPRIZE ZONE NO. 3 FEES WAIVED \$ \$4,489

TOTAL FEES WAIVED \$ 7,048

REMARKS PER THIS REPORT:

DATE <u>12-12-95</u>
ACTION <u>Approved to be placed on file</u>

Heidi S. Smith
 SUPERVISOR OF BUILDING & ZONING

TAB

Resolutions



TAB

Highway and Bridge

Resolution of the County Board
of
Kankakee County, Illinois


Ordinance # _____

Resolution # 95-12-12-157

BE IT RESOLVED, by the County Board of Kankakee County, Illinois that there is hereby appropriated, the sum of Sixty-five Thousand Eight Hundred Forty Seven and no/100 Dollars (\$65,847.00) from the County's allotment of Motor Fuel Tax Funds for the purpose of paying the County Engineer's salary from January 1, 1996 thru December 31, 1996.


BE IT RESOLVED, that the Clerk is hereby directed to transmit two (2) certified copies of this Resolution to the Department of Transportation, through its District Engineer's office at Ottawa, IL.

ADOPTED AND PASSED THIS 12TH DAY OF DECEMBER, 1995.



RUSSELL THOMPSON, CHAIRMAN

ATTEST:



BRUCE CLARK, COUNTY CLERK

(SEAL)

DATE	<u>12-12-95</u>
ACTION	<u>Adopted-RC vote</u> <u>of 25 ayes - 0 nays</u>

TAB

Planning - Zoning - Agriculture

**Resolution of the County Board
of
Kankakee County, Illinois**

Ordinance # _____
Resolution # 95-12-12-158

RE: ZBA Case #95-21; Rezoning

WHEREAS, an application for a rezoning request, pursuant to the terms of the Kankakee County Zoning Ordinance, has been filed by Armand & Joann Story, in the Office of the County Clerk of Kankakee County for a rezoning from Agriculture to Commercial on a parcel legally described herein; and,

WHEREAS, all matters required by law of the State of Illinois and the Zoning Ordinance of Kankakee County to be done, have been done; and,

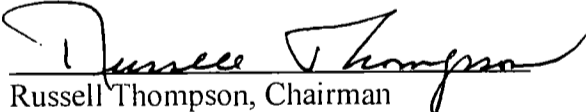
WHEREAS, the Zoning Board of Appeals has caused a public hearing after due notice to be held on said application and has made findings and recommendation that said request be approved; and,

WHEREAS, the Planning, Zoning, and Agriculture Committee has reviewed said findings and recommendation and concurs with the approval of the request as submitted; and,

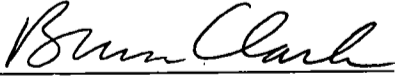
WHEREAS, the rezoning will not be detrimental to the public health, safety, and economic and general welfare.

NOW, THEREFORE, be it resolved by the County Board of the County of Kankakee and State of Illinois that a rezoning from Agriculture to Commercial be approved on a parcel legally described in Exhibit A, a copy of which is attached herein and made a part hereof.

PASSED and adopted this 12th day of December, 1995.


Russell Thompson, Chairman

ATTEST:


Bruce Clark, County Clerk

DATE	<u>12-12-95</u>
ACTION	<u>Adopted</u>

LEGAL DESCRIPTION

A TRACT OF LAND IN THE NORTHEAST QUARTER OF SECTION 25, TOWNSHIP 32 NORTH, RANGE 13 EAST OF THE 3RD P.M. IN KANKAKEE COUNTY, ILLINOIS, DESCRIBED AS FOLLOWS: COMMENCING AT THE NORTHEAST CORNER OF SAID SECTION 25; THENCE SOUTH 89°37'00" WEST A DISTANCE OF 75.00 FEET TO A POINT; THENCE SOUTH 00°23'00" EAST A DISTANCE OF 1,325.30 FEET TO A POINT; THENCE NORTH 89°37'00" EAST A DISTANCE OF 15.00 FEET TO A POINT; THENCE SOUTH 00°23'00" EAST A DISTANCE OF 564.80 FEET TO A POINT; THENCE NORTH 89°37'00" EAST A DISTANCE OF 5.00 FEET TO A POINT; THENCE SOUTH 00°23'00" EAST A DISTANCE OF 165.60 FEET TO A POINT; THENCE SOUTH 89°37'00" WEST A DISTANCE OF 5.00 FEET TO A POINT, SAID POINT TO BE KNOWN AS THE POINT OF BEGINNING. FROM SAID POINT OF BEGINNING; THENCE SOUTH 00°23'00" EAST ALONG THE WEST RIGHT-OF-WAY LINE OF S.B.I. ROUTE 1 A DISTANCE OF 64.40 FEET TO A POINT; THENCE SOUTH 89°37'00" WEST A DISTANCE OF 345.17 FEET TO A POINT; THENCE NORTH 00°23'00" WEST A DISTANCE OF 250.00 FEET TO A POINT; THENCE NORTH 89°37'00" EAST A DISTANCE OF 88.40 FEET TO A POINT; THENCE SOUTH 00°23'00" EAST A DISTANCE OF 165.60 FEET TO A POINT; THENCE NORTH 89°27'00" EAST A DISTANCE OF 256.77 FEET TO THE POINT OF BEGINNING, CONTAINING 1.00 ACRES, SUBJECT TO RIGHTS-OF-WAY FOR ROADS, DRAINAGE, AND EASEMENTS APPARENT OR OF RECORD, AND SUBJECT TO SURVEY

COMMITTEE REPORT

TO THE HONORABLE COUNTY BOARD OF KANKAKEE COUNTY:

Your Committee, to whom was referred the matter of

ZONING BOARD OF APPEALS CASE #95-21: REZONING. THE PETITIONER IS ARMAND
AND JOANN STORY

beg to submit the following report on the matter before them:

THE COMMITTEE RECOMMENDS THE ADOPTION OF SAID RESOLUTION HEREWITH SUBMITTED

All of which is respectfully submitted.

AYES

NAYS

Duane Kucera
George Washington Jr.
Regan J. Mutter
Charles J. Stamp
Rollin Reigel
R. Tompson

PRESENT

ABSTAIN

Leonard Martine

**Resolution of the County Board
of
Kankakee County, Illinois**

Ordinance # _____
Resolution # 95-12-12-159

RE: Hunters Run Subdivision, First Addition, Final Plat

WHEREAS, an application for approval of the Final Plat of the Hunters Run Subdivision, First Additon, an urban subdivision, as required under the terms of the Kankakee County Subdivision Rules and Regulations has been filed in the office of the Planning Department of Kankakee County and by said office reviewed and delivered to the Planning, Zoning, and Agriculture Committee of said County; and

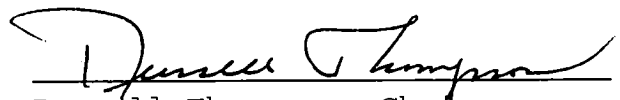
WHEREAS, all matters required by law of the State of Illinois and the Subdivision Rules and Regulations of Kankakee County to be done, have been done, and

WHEREAS, said Final Plat, a copy of which is attached hereto, incorporated by reference and made a part hereof, has been reviewed by the Planning, Zoning, and Agriculture Committee and found to conform to the existing rules and regulations; and

WHEREAS, the Planning, Zoning, and Agriculture Committee has recommended that the said Final Plat be approved,


NOW THEREFORE, be it and it is hereby resolved that the Kankakee County Board approves the Final Flat of the Hunters Run Subdivision, First Addition, for recording.

PASSED and approved this 12th day of December, 1995.

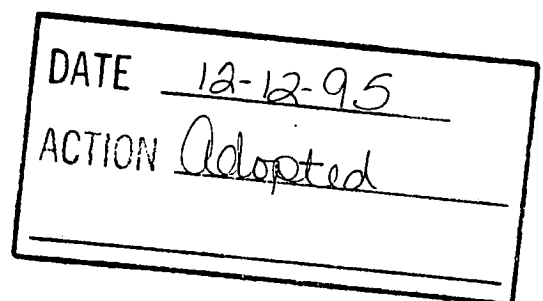


Russell Thompson, Chairman

ATTEST:



Bruce Clark, County Clerk



COMMITTEE REPORT

TO THE HONORABLE COUNTY BOARD OF KANKAKEE COUNTY:

Your Committee, to whom was referred the matter of

HUNTERS RUN SUBDIVISION, FIRST ADDITION, FINAL PLAT

beg to submit the following report on the matter before them:

THE COMMITTEE RECOMMENDS THE ADOPTION OF SAID RESOLUTION HEREWITH SUBMITTED

All of which is respectfully submitted.

AYES

NAYS

Bruce Huey
Gregory J. Spitzer
George Washington Jr.
Leonard Martin
Ernest J. Stump
Dollie Reigel

PRESENT

R. V. Thompson

ABSTAIN

PLANNING-ZONING-AGRICULTURE COMMITTEE

(Committee)

**Resolution of the County Board
of
Kankakee County, Illinois**

Ordinance # _____
Resolution # 95-12-12-160

RE: Country Springs Subdivision Final Plat

WHEREAS, an application for approval of the Final Plat of the Country Springs Subdivision, country subdivision, as required under the terms of the Kankakee County Subdivision Rules and Regulations has been filed in the office of the Planning Department of Kankakee County and by said office reviewed and delivered to the Planning, Zoning, and Agriculture Committee of said County; and

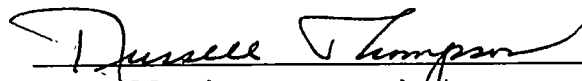
WHEREAS, all matters required by law of the State of Illinois and the Subdivision Rules and Regulations of Kankakee County to be done, have been done, and

WHEREAS, said Final Plat, a copy of which is attached hereto, incorporated by reference and made a part hereof, has been reviewed by the Planning, Zoning, and Agriculture Committee and found to conform to the existing rules and regulations; and

WHEREAS, the Planning, Zoning, and Agriculture Committee has recommended that the said Final Plat be approved,


NOW THEREFORE, be it and it is hereby resolved that the Kankakee County Board approves the Final Flat of the Country Springs Subdivision for recording.

PASSED and approved this 12th day of December, 1995.



Russell Thompson, Chairman

ATTEST:



Bruce Clark, County Clerk

DATE	<u>12-12-95</u>
ACTION	<u>Adopted</u>

COMMITTEE REPORT

TO THE HONORABLE COUNTY BOARD OF KANKAKEE COUNTY:

Your Committee, to whom was referred the matter of

County
~~COUNTY~~ SPRINGS SUBDIVISION FINAL PLAT

beg to submit the following report on the matter before them:

THE COMMITTEE RECOMMENDS THE ADOPTION OF SAID RESOLUTION HEREWITH SUBMITTED

All of which is respectfully submitted.

AYES	NAYS
<u><i>Bruce Hunt</i></u>	<hr/>
<u><i>Henry J. Shutter</i></u>	<hr/>
<u><i>George Washington Jr.</i></u>	<hr/>
<u><i>Leonard Martin</i></u>	PRESENT
<u><i>Charles J. Hunt</i></u>	<hr/>
<u><i>Rollin Prigel</i></u>	<hr/>
<hr/>	<hr/>
<u><i>D. J. Thompson</i></u>	ABSTAIN
<hr/>	<hr/>
<hr/>	<hr/>
<hr/>	<hr/>

TAB

.....*Finance - Purchase - Audit*.....

**Resolution of the County Board
of
Kankakee County, Illinois**

Ordinance # _____
Resolution # 95-12-12-161

RE: RESOLUTION AUTHORIZING THE CHAIRMAN OF THE KANKAKEE COUNTY BOARD TO EXECUTE AN AGREEMENT BETWEEN THE COUNTY OF KANKAKEE AND ILLINOIS FRATERNAL ORDER OF POLICE, LABOR COUNCIL ON BEHALF OF AND WITH LODGE NO. 150 FOR KANKAKEE COUNTY SHERIFF'S POLICE BARGAINING UNIT. UNIT "A" PATROL AND UNIT "B" COMMAND

WHEREAS, the State of Illinois has adopted the Illinois Public Labor Relations Act, effective July 1, 1984, which gives public employees of Kankakee County the right to join unions and imposes on the County of Kankakee the legal duty to bargain with said unions; and,

WHEREAS, this County Board selected a negotiating team and legal counsel to meet with F.O.P. and to bargain to establish a contract, which expired November 30, 1995; and,

WHEREAS, this County Board has selected a negotiating team and legal counsel to meet with F.O.P. and to bargain to establish a new contract; and,

WHEREAS, said negotiating team and legal counsel have reached an agreement with F.O.P. which is composed of provisions of the original contract as well as negotiated provisions, a copy is attached hereto, incorporated by reference and made a part hereof and referred to as Exhibit "A"; and,

WHEREAS, the County Board of Kankakee County deems it to be in the best interests of Kankakee County to execute an agreement which includes the provisions negotiated by the County Board Bargaining Unit and F.O.P.; and,

WHEREAS, said agreement shall be for a period of three (3) years beginning December 1, 1995.

NOW, THEREFORE BE IT RESOLVED by the County Board of Kankakee County, Illinois, that the Chairman of said County Board is hereby authorized to execute the contract referred to above.

This resolution shall be in full force and effect upon its passage in accordance with law.

ADOPTED AND PASSED THIS 12TH DAY OF DECEMBER, 1995.

Russell Thompson
RUSSELL A. THOMPSON, CHAIRMAN

ATTEST:

Bruce Clark
BRUCE CLARK, COUNTY CLERK

DATE	<u>12-12-95</u>
ACTION	<u>Adopted - RC vote</u>
	<u>22 ayes - 3 nays</u>

Sheriff's FOP Contract Summary Sheet

The negotiating team for the County and the Sheriff, and the Sheriff FOP Lodge have reached a tentative contract agreement.

Most of the current contract language has remained the same as was in the contract which just expired November 30, 1995. The terms and substantive changes are as follows:

Term of the contract:

Three (3) years (through November 1998).

Wages and Compensation:

The wage schedule remains in place. Annual increases to the wage schedule are 3.5%, 3.5% and 3.0% for the fiscal years 1995-1996, 1996-1997 and 1997-1998 respectively.

Compensatory time:

Officers may accumulate up to ninety (90) hours of compensatory time. [This reflects an increase of ten (10) hours from the preceding contract.]

Sick Leave:

Provisions remain the same but for the acknowledgment of the Family and Medical Leave Act.

Pay Period:

Salaries shall be paid either semi-monthly or bi-weekly in accordance with the pay schedule for the rest of the County.

Uniform Allowance:

The clothing allowance was increased from \$425.00 annually to \$450.00 annually. Although the allowance will continue to be paid in two installments, there will be certain deductions/contributions necessary to meet certain tax requirements.

Insurance:

The insurance package is basically the same offered to non-union county employees, except that an amount certain has been negotiated for FY 97-98.

	FY 95-96 Single/Family	FY 96-97 Single/Family	FY 97-98 Single/Family
HMO	\$25.00/\$90.00	\$27.50/\$95.00	\$35.00/\$95.00
PPO	\$30.00/\$105.00	\$30.00/\$105.00	\$35.00/\$110.00

Dental Insurance:

Is a new addition to this contract. The proposed agreement basically states that if the County offers a dental insurance plan to county employees, the same plan and same terms will be offered to the FOP members.

Rank Pay:

Corporal	\$900.00 annually (this represents an increase of \$125.00 over the last year of the last contract).
Sergeant	\$1,850.00 annually (this represents an increase of \$250.00 over the last year of the last contract).
Lieutenant	\$2,900.00 annually (this represents an increase of \$355.00 over the last year of the last contract).

Seniority:

Clarifies that seniority, as referred to in the contract, is defined as the continuous length of service or employment from the date of last hire as a Sheriff's Police Officer for the County of Kankakee (as opposed to last date of hire as a County employee elsewhere). Transferable benefits (e.g. vacation and sick time accrued) would not be affected.

All new

APPENDIX A

Section 1. Wage Schedule -- Unit A

Officers in Bargaining Unit A shall be paid according to the following pay schedule:

Eff. Date	12-01-95	12-01-96	12-01-97
Start	22,359.46	23,142.04	23,836.30
1 Yr	23,868.85	24,704.26	25,445.39
2 Yrs	25,443.64	26,334.17	27,124.20
3 Yrs	26,935.70	27,878.45	28,714.80
4 Yrs	31,323.79	32,420.12	33,392.72
6 Yrs	31,900.31	33,016.83	34,007.33
8 Yrs	32,478.18	33,614.91	34,623.36
10 Yrs	32,982.80	34,127.20	35,161.31
12 Yrs	33,487.11	34,659.16	35,698.94
14 Yrs	33,922.20	35,109.47	36,162.76
16 Yrs	34,210.48	35,407.84	36,470.08
18 Yrs	34,353.27	35,555.64	36,622.31
20 Yrs	34,581.67	35,792.03	36,685.79

NOTE 1: An employee shall move from step to step based upon the anniversary date of the employee's date of hire.

NOTE 2: No member of the bargaining unit shall incur a decrease in pay as a result of this Agreement being in force but shall maintain present pay levels until the member qualifies for their next step increase.

Section 2. Wage Schedule - Unit B

Command officers in Bargaining Unit B shall be paid a base pay according to the pay schedule set forth in Section 1 of Appendix B. Additionally, they shall receive annual command rank pay, payable pro-rata in each pay period, as follows:

	<u>Corporal</u>	<u>Sergeant</u>	<u>Lieutenant</u>
12/1/95	\$900.00	\$1,850.00	\$2,900.00

LABOR AGREEMENT
BETWEEN
THE COUNTY OF KANKAKEE &
THE KANKAKEE COUNTY SHERIFF
AND
THE ILLINOIS FRATERNAL ORDER OF
POLICE
LABOR COUNCIL
ON BEHALF OF AND WITH
KANKAKEE F.O.P. LODGE NO. 150
FOR
KANKAKEE COUNTY SHERIFF'S POLICE
PATROL OFFICER BARGAINING UNIT(s)

UNIT A - PATROL
UNIT B - COMMAND

DECEMBER 1, 1995 TO NOVEMBER 30, 1998

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PREAMBLE

This Agreement is entered into by the County of Kankakee, a body politic, and Sheriff of Kankakee County, hereinafter referred to as the "Employer", and the Fraternal Order of Police, Kankakee County Peace Officers, Lodge No. 150, and the Illinois F.O.P. Labor Council, hereinafter referred to as the "Lodge".

The purpose of this Agreement is to provide an orderly collective bargaining relationship between the Employer and the Lodge representing the employees in the bargaining unit, and to make clear the basic terms upon which such relationship depends. It is the intent of both the Employer and the Lodge to work together to provide and maintain satisfactory terms and conditions of employment, and to prevent as well as to adjust misunderstandings and grievances relating to employees wages, hours and working conditions.

In consideration of mutual promises, covenants and agreements contained herein, the parties hereto, by their duly authorized representative and/or agents, do mutually covenant and agree as follows:

ARTICLE 1 RECOGNITION (UNIT A)

The Employer hereby recognizes the Lodge as the sole and exclusive collective bargaining representative for the purpose of collective bargaining on any and all matters relating to wages, hours, and all other terms and conditions of employment of all full-time sworn patrol officers in the bargaining unit. The bargaining unit shall include: All full-time Patrol Officers in the Kankakee County Sheriff's Police Department, but excluding Corporals, Sergeants, Lieutenants, one Patrol Commander, one Chief of Administrative Services, one Chief of Corrections, Chief

of Investigative Services, Chief Deputy, Sheriff, all confidential, managerial and supervisory employees as defined by the Act and all other employees of the County of Kankakee and Kankakee County Sheriff's Office.

ARTICLE 1
RECOGNITION (UNIT B)

The Employer hereby recognizes the Lodge as the sole and exclusive collective bargaining representative for the purpose of collective bargaining on any and all matters relating to wages, hours, and all other terms and conditions of employment of all full-time sworn ranking officers in the bargaining unit. The bargaining unit shall include: Employees in the rank of Corporal, Sergeant and Lieutenant in the Kankakee County Sheriff's Police Department but excluding Patrol Officers, one Patrol Commander, one Chief of Administrative Services, one Chief of Corrections, Chief of Investigative Services, Chief Deputy, and Sheriff.

ARTICLE 2
MANAGEMENT RIGHTS

The Employer possesses the sole right to operate the Sheriff's Office of the County and all management rights repose in it. Except as specifically amended, changed or modified by the Agreement, these rights include, but are not limited to, the following:

- a) To direct all operations of the County;
- b) To establish reasonable work rules and schedules of work;
- c) To hire or promote from the Merit Commission eligibility list, transfer, schedule and assign employees in positions and to create, combine, modify and eliminate positions within the County;
- d) To suspend, discharge and take other disciplinary action against employees under the established work

rules and regulations of the Kankakee County Sheriff's Police and the provisions of this Agreement;

- e) To lay off employees;
- f) To maintain efficiency of County operations;
- g) To introduce new or improved methods or facilities;
- h) To change existing methods or facilities;
- i) To determine the kinds and amounts of services to be performed as pertains to County operations; and the number and kind of classifications to perform such services;
- j) To contract out for goods or services other than law enforcement services or as provided in this Agreement;
- k) To determine the methods, means and personnel by which County operations are to be conducted:
 - 1) To set patrol zones, number of squad cars per shift, assignment of cars and equipment to personnel and to change these as needed to meet department needs and priorities;
 - 2) To determine proper uniform and attire for all sworn personnel, to change, alter or amend this clothing and equipment as needed, and to set the dates of conversion from season to season;
 - 3) To determine the shift or duty assignments, the number of personnel per shift or duty assignments, and to change or alter these after proper notice (past practice has been a minimum of fourteen (14) calendar days notice to transferred personnel);
 - 4) To require compliance with regular written department rules and regulations, and to all general orders, special orders, official notices or memorandum issued from the Administration Division or Sheriff of Kankakee County on department letterhead, memorandum, general or special order, or other identifiable department documents;
 - 5) The holding of part-time or secondary employment outside the Kankakee County Sheriff's Department by officers in the bargaining units is subject to the Rules and Regulations of the Sheriff's Department. While the holding of certain types of employment will not be approved under such Rules and Regulations as tending to bring discredit to

the officer and the Department, permission to hold part-time or secondary employment shall not be unreasonably withheld by the Sheriff;

- 6) To establish required training sessions and qualifications for specific duty assignments and to change or amend these requirements as needed to meet departmental needs or requirements;
 - 7) To determine the proper utilization of department vehicles and equipment, the proper cleaning, care and maintenance of those vehicles and equipment, the number of personnel assigned to each vehicle and the location of vehicles when not in service;
 - 8) To retain the right to issue, loan, and/or assign any or all department equipment and vehicles to employees or other individuals as necessary and directed by the Sheriff; and,
 - 9) To schedule overtime work as required in the manner most advantageous to the department and in accordance with this Agreement.
- l) To take whatever action is necessary to carry out the functions of the County in situations of emergency.
 - m) Appendix regarding lateral entry is attached hereto and made a part hereof.

ARTICLE 3 SUBCONTRACTING

Section 1. General Policy

It is the general policy of the Employer to continue to utilize employees to perform work they are qualified to perform. However, the Employer reserves the right to contract out any work it deems necessary in the interests of economy, improved work product, or emergency.

Section 2. Notice and Discussion

Absent an emergency situation, prior to the Employer changing its policy involving the overall subcontracting of work in a bargaining unit area, when such change amounts to a significant deviation from past practice resulting in layoff of a

significant number of bargaining unit employees, the Employer shall first notify the Lodge and offer the Lodge an opportunity to discuss and participate in considerations over the desirability of such subcontracting of work, including means by which to minimize the impact of such on employees.

ARTICLE 4
F.O.P. RIGHTS

Section 1. Bulletin Boards

The Employer shall provide the Lodge with designated space on available bulletin boards, or provide bulletin boards on a reasonable basis, where none are available for exclusive use of the Lodge.

Section 2. Lodge Representatives

Employees selected by the Lodge to act as Lodge representatives shall be known as "Reps." The name of employees selected as Reps and the names of other Lodge representatives who may represent employees shall be certified in writing to the Employer by Lodge No. 150 and the individuals so certified shall constitute the Lodge Grievance Committee.

Section 3. F.O.P. Access to Work Site

Authorized representatives of the National or State Lodge shall be permitted to visit the Department during working hours to talk with officers of the local Lodge and/or representatives of the Employer concerning matters covered by this Agreement, so long as such visits do not interfere with the normal work of the local Lodge member or operations of the Sheriff's Department.

Section 4. F.O.P. Access to Employee Records

The Lodge or a representative shall have the right to examine time sheets and other records pertaining to the computation of compensation of any employee whose pay is in

dispute or any other records of the employee pertaining to a specific grievance, at reasonable times with the employee's consent.

Section 5. Attendance at Lodge Meetings

Subject to the need for orderly scheduling and emergencies, the Employer agrees that elected officials of the Board of Directors of the Lodge not to exceed four (4) in number shall be permitted reasonable time off, without loss of pay, as is needed to attend general, board or special meetings of the Lodge, provided that at least forty-eight (48) hours notice of such meetings shall be given in writing to the Employer, and provided further that the names of all such officials and officers shall be certified in writing to the Employer. Provided, that such officers shall remain on duty and that any officer who is on duty who is attending such a meeting shall continue to respond to violent crimes or felonies in progress.

Section 6. Grievance Processing

Reasonable time while on duty shall be permitted Lodge representatives for the purpose of aiding or assisting or otherwise representing officers in the handling and processing of grievances or exercising other rights set forth in this Agreement, and such reasonable time shall be without loss of pay.

Section 7. F.O.P. Conferences

Any employee(s) chosen as delegate(s) to an F.O.P. State or National Conference will, upon written application approved by the Lodge and submitted to the Sheriff with at least fourteen (14) days notice, be given time off without pay for the period of time required to attend such Convention or Conference. This period of time shall not exceed one (1) week nor exceed more than two (2) employees. However, such employees, at their option, may

utilize compensatory time, vacation or personal days for such time off.

Section 8. Lodge Negotiating Team

Members designated as being on the Lodge negotiating team who are scheduled to work on a day on which negotiations will occur, shall, for the purpose of attending scheduled negotiations, be excused from their regular duties without loss of pay. If a designated Lodge negotiating team member is in regular day off status on the day of negotiations, he will not be compensated for attending the session.

ARTICLE 5
DUES DEDUCTION AND FAIR SHARE

Section 1. Dues Deduction

Upon receipt of a written and signed authorization form from an employee, the Employer shall deduct the amount of Lodge dues and initiation fee, if any, set forth in such form and any authorized increase therein, and shall remit such deductions monthly to the Illinois Fraternal Order of Police Labor Council at the address designated by the Lodge in accordance with the laws of the State of Illinois. The Lodge shall advise the Employer of any increase in dues, in writing, at least thirty (30) days prior to its effective date.

Section 2. Dues

Each officer who on the effective date of this Agreement is a member of the Lodge, and each officer who becomes a member after that date shall maintain his/her membership in good standing in the Lodge during the term of this Agreement. With respect to any officer on whose behalf the Employer receives written authorization in a form agreed upon by the Lodge and the Employer, the Employer shall deduct from the wages of the officer the dues and/or financial obligation uniformly required and shall

forward the full amount to the Lodge by the tenth (10th) day of the month following the month in which the deductions are made. The amounts deducted shall be in accordance with the schedule to be submitted to the Employer by the Lodge. Authorization for such deduction shall be irrevocable unless revoked by written notice to the Employer and the Lodge during the fifteen (15) day period prior to the expiration of this Agreement. The Employer will not similarly deduct dues in any other organization as to officers covered by this Agreement.

Section 3. Fair Share

As set forth herein, an officer who is not a member of the Lodge may be required to pay a fair share (not to exceed the amount of Lodge dues) of the cost of the collective bargaining process, contract administration in pursuing matters affecting wages, hours, and other conditions of employment, but not to exceed the amount of dues uniformly required of members. All officers hired on or after February 20, 1986, and who have not made application for membership shall, on or after the thirtieth (30th) day of their hire, be required to pay a fair share as defined above. Any Lodge member who resigns his/her membership in the Lodge shall also be subject to fair share. Any officer holding an excluded position described in ARTICLE 2 of this Agreement who is transferred from his/her excluded position to a position included in the bargaining unit shall also be subject to these fair share provisions. The Employer shall with respect to any officer, hired after February 20, 1986, in whose behalf the Employer has not received a written authorization as provided for above, the Employer shall deduct from the wages of the officer, the fair share financial obligations including any retroactive amount due and owing, and shall forward said amount to the Lodge on the tenth (10th) day of the month following the month in which the deduction is made, subject only to the following:

(1) The Lodge has certified to the Employer that the affected officer has been delinquent in his obligations for at least thirty (30) days;

(2) The Lodge has certified to the Employer that the affected officer has been notified in writing of the obligation and the requirement for each provision of this Article and that the employee has been advised by the Lodge of his obligations pursuant to this Article and of the manner in which the Lodge has calculated the fair share fee;

(3) The Lodge has certified to the Employer that the affected officer has been given a reasonable opportunity to prepare and submit any objections to the payment and has been afforded an opportunity to have said objections adjudicated before an impartial arbitrator assigned by the employee and the Lodge for the purpose of determining and resolving any objections the officer may have to the fair share fee.

ARTICLE 6
BILL OF RIGHTS

Section 1. Conduct of Disciplinary Investigation

Whenever a law enforcement officer is under investigation or subjected to interrogation by the Sheriff's Department, for any reason which could lead to disciplinary action, suspension or dismissal, the investigation or interrogation shall be conducted under the following conditions:

- (a) The interrogation shall be conducted at a reasonable hour, preferably at a time when the law enforcement officer is on duty;
- (b) The interrogation shall take place at the office of command of the investigating officer;
- (c) The law enforcement officer under interrogation shall be informed of the name, rank, and command of the officer in

- charge of the investigation, the interrogating officer, and all persons present during the interrogation. All questions directed to the officer under interrogation shall be asked by and through one interrogator;
- (d) No anonymous complaint made against a law enforcement officer shall be investigated unless the allegation is of a criminal nature;
 - (e) The law enforcement officer under investigation shall be informed in writing of the nature of the complaint prior to any interrogation, and of the names of all complainants and witnesses;
 - (f) Interrogating sessions shall be for reasonable periods and shall be timed to allow for such personal necessities and rest periods as are reasonably necessary;
 - (g) Any law enforcement officer under interrogation shall not be threatened with transfer, dismissal, or disciplinary action;
 - (h) A complete record shall be kept of the complete interrogation of a law enforcement officer including all recess periods. Such record may be electronically recorded and the officer may also record the complete interrogation. A copy of the record shall be available to the officer or his counsel upon request after transcription.
 - (i) If any law enforcement officer under interrogation is under arrest, or is likely to be placed under arrest as a result of the interrogation, he shall be completely informed of all his rights prior to the commencement of the interrogation;
 - (j) At the request of any law enforcement officer under interrogation, he shall have the right to be represented by counsel of his choice who shall be present at all times during the interrogation. The interrogation shall be suspended for a reasonable time until representation can be obtained.
 - (k) No law enforcement agency shall insert any adverse material into any file of the officer unless the officer has an opportunity to review and receive a copy of said material in writing regarding the adverse material, unless the officer waives these rights in writing;
 - (l) No public statement shall be made prior to a final decision being rendered by the Sheriff, Grievance Committee or Board of Arbitration, and no public statement shall be made if the officer is found innocent unless the officer requests a public statement.

Section 2. Disclosure of Assets

No law enforcement officer shall be required or requested to disclose any item of his property, income, assets, source of income, debts, or personal or domestic expenditures (including those of any member of his family or household) unless such information is necessary in investigating a possible conflict of interest with respect to the performance of his official duties, or unless such disclosure is required by law.

Section 3. Relief of Duty

The law enforcement officer may be relieved of duty and shall receive all ordinary pay and benefits, as he/she would have if he/she were not charged.

Section 4. Payment Prior to Discipline

If any officer covered by this Agreement is charged by indictment or complaint to have violated any provision of the Criminal Code of Illinois or any Statute of the United States, he shall be entitled to his wages and other economic benefits provided for in this Agreement until such time as a disciplinary decision has been made providing otherwise.

Section 5. Non-Adoption of Ordinance

The Employer shall not adopt any ordinance and the Sheriff shall not adopt any regulation which prohibits the right of an officer to bring suit arising out of his duties as an officer.

Section 6. Photo Dissemination

No photo of an officer under investigation shall be made available to the media prior to a conviction for a criminal offense or prior to a final disciplinary decision being rendered.

Section 7. Compulsion of Testimony

The Sheriff shall not compel an officer under investigation to speak or testify before, or to be questioned by any

nongovernmental agency relating to any matter or issue under investigation.

ARTICLE 7
NON-DISCRIMINATION

Section 1. Equal Employment Opportunity

The Employer will continue to provide equal employment opportunity for all officers, and develop and apply equal employment practices.

Section 2. Prohibition Against Discrimination

Both the Employer and the Lodge agree not to illegally discriminate against any employee on the basis of race, sex, creed, religion, color, marital or parental status, age (40-70), national origin, political affiliation and/or beliefs, mental or physical handicap or sexual orientation.

Section 3. Lodge Membership or Activity

Neither the Employer nor the Lodge shall interfere with the right of employees covered by this Agreement to become or not become members of the Lodge, and there shall be no discrimination against any such employees because of lawful Lodge membership or non-membership activity or status.

ARTICLE 8
NO STRIKE

Section 1. No Strike Commitment

Neither the Lodge nor any officer will call, initiate, authorize, participate in, sanction, encourage, or ratify any work stoppage or the concerted interference with the full, faithful and proper performance of the duties of employment with the Employer during the term of this Agreement. Neither the Lodge nor any officer shall refuse to cross any picket line, by whomever established.

Section 2. Resumption of Operations

In the event of action prohibited by Section 1 above, the Lodge immediately shall disavow such action and request the officers to return to work, and shall use its best efforts to achieve a prompt resumption of normal operations. The Lodge, including its officials and agents, shall not be liable for any damages, direct or indirect, upon complying with the requirements of this Section.

Section 3. Lodge Liability

Upon the failure of the Lodge to comply with the provisions of Section 2 above, any agent or official of the Lodge who is an officer covered by this Agreement may be subject to the provisions of Section 4 below.

Section 4. Discipline of Strikers

Any officer who violates the provisions of Section 1 of this Article shall be subject to immediate discharge. Any action taken by the Employer against any officer who participates in action prohibited by Section 1 above shall not be considered as a violation of this Agreement and shall not be subject to the provisions of the grievance procedure, except that the issue of whether an officer in fact participated in a prohibited action shall be subject to the grievance and arbitration procedure.

ARTICLE 9 **RESOLUTION OF IMPASSE**

Section 1. Notice to Arbitrate

If in any case of a dispute between the Employer and the Lodge the collective bargaining process reaches an impasse with the result that said Employer and Lodge are unable to effect a settlement, then either party to the dispute after written notice to the other party containing specifications of the issue or issues in dispute, may request the appointment of a Board of

Arbitration pursuant to Section 14 of the Illinois Public Labor Relations Act, as amended.

Section 2. Impasse Defined

For purposes of this section, an impasse shall be deemed to occur in the collective bargaining process if the parties do not reach a settlement of the issue or issues in dispute by way of a written agreement within forty-five (45) days after collective bargaining proceedings have been initiated.

Section 3. Composition and Selection of Board of Arbitration

The Board of Arbitration shall be composed of three persons: one appointed by the Employer, one appointed by the Lodge, and a third member to be agreed upon by the Employer and the Lodge. The members of the Arbitration Board representing the Employer and the Lodge shall be named within five days from the date of the request for the appointment of such Board. If, after a period of ten days from the date of the appointment of the two arbitrators appointed by the Employer and the Lodge, the third arbitrator has not been selected by them, then either arbitrator may request the Public Employees Labor Mediation Roster of the State Labor Board or its successor in function, to furnish a list of five members of said Association who are residents of Illinois from which the third arbitrator shall be selected. The arbitrators appointed by the Employer and the Lodge shall meet to alternately strike names from the list with the Employer arbitrator striking first. The individual whose name remains on the list shall be the third arbitrator and shall act as Chairman of the Board of Arbitration. The Board of Arbitration thus established shall commence arbitration proceedings within ten days after the third arbitrator is selected and shall make its determination within thirty (30) days after the appointment of the third arbitrator. Arbitration hearings shall be conducted in Kankakee, Illinois, unless otherwise mutually agreed by the parties.

Section 4. Standards for Board of Arbitration

Where there is no agreement between the parties, or where there is an agreement but the parties have begun negotiations or discussions looking to a new Agreement or amendment of the existing agreement, and wage rates or other conditions of employment under the proposed new or amended agreement are in dispute, the arbitration panel shall base its findings, opinions and order upon the following factors, as applicable:

- (a) The lawful authority of the Employer;
- (b) Stipulations of the parties;
- (c) The interests and welfare of the public and the financial ability of the unit of government to meet those costs;
- (d) Comparison of the wages, hours and conditions of employment of the employees involved in the arbitration proceeding with the wages, hours and conditions of employment of other employees performing similar services and with other employees generally:
 - (1) in public employment in comparable communities;
 - (2) in private employment in comparable communities.
- (e) The average consumer prices for goods and services, commonly known as the cost-of-living index;
- (f) The overall compensation presently received by the employees, including direct wage compensation, vacations, holidays and other excused time, insurance and pensions, medical and hospitalization benefits, the continuity and stability of employment, and all other benefits received;
- (g) Changes in any of the foregoing circumstances during the pendency of the arbitration proceedings;
- (h) Such other factors, not confined to the foregoing, which are normally or traditionally taken into consideration in the determination of wages, hours and conditions of employment through voluntary collective bargaining, mediation, fact-finding, arbitration or otherwise between the parties, in the public service or in private employment.

The Board of Arbitration may interpret the Agreement but shall have no right to ignore, add to, take from or modify any of the provisions of this Agreement.

Section 5. Arbitration Award Final and Binding

The determination of the majority of the Board of Arbitration thus established shall be final on the issue or issues in dispute and shall be binding upon the Employer, subject to its statutory ratification authority, and the Lodge involved, and said determination will be based upon the final offer of settlement of each party as to each economic issue submitted to the Board of Arbitration. Such determination shall be in writing and a copy thereof shall be forwarded to both parties to the dispute.

Section 6. Arbitration Expense

The compensation, if any, of the arbitrator appointed by the Lodge shall be paid by the Lodge. The compensation of the arbitrator appointed by the Employer, if any, shall be paid by the Employer. The compensation for the third member of the Arbitration panel, as well as all stenographic and other expenses incurred by the Arbitration panel in connection with the arbitration proceedings, shall be borne equally by the Employer and the Lodge. Provided, that the Employer shall first pay such expenses and the Lodge shall then reimburse the Employer one-half (1/2) of such expenses within forty-five (45) days. Expenses of supplemental arbitration should the Employer not ratify an arbitration award shall be entirely paid by the Employer.

ARTICLE 10
NEW CLASSIFICATIONS AND VACANCIES

Section 1. New Classifications

Where the Employer finds it necessary to create a new job classification, the work of which falls within the scope of the

bargaining unit, the Employer and Lodge agree to jointly petition the State Labor Board to seek the necessary unit clarification.

If the inclusion of a new position classification is agreed to by the parties or found appropriate by the Labor Board, the parties shall negotiate as to the proper pay grade for the classification. If no agreement is reached within thirty (30) calendar days from the date its inclusion was determined, the Lodge may appeal the proposed pay grade to the 3rd step of the grievance procedure.

The grievance committee or arbitrator shall determine the reasonableness of the proposed salary grade in relationship to:

- (a) The job content and responsibilities attached thereto in comparison with the job content and responsibilities of other position classifications in the Employer's work force;
- (b) Like positions with similar job content and responsibilities within the labor market generally;
- (c) Significant differences in working conditions to comparable position classifications.

The pay grade originally assigned by the Employer shall remain in effect pending the grievance committee or arbitrator's decision.

If the decision is to increase the pay grade of the position classification, such rate change shall be applied retroactive to the date of its installation.

Upon installation of the new position classification, the filling of such position classification shall be in accordance with the posting and bidding procedures of this Agreement.

Section 2. Vacancies

Vacancies shall be created and filled in accordance with past practice using the established Merit Commission procedures. The Sheriff shall fill vacancies for new positions or promotions by selecting the most qualified person from an eligibility list

created by the Merit Commission in accordance with their past practice.

In the event two or more employees are equally qualified to fill a vacancy for a promotion, the most senior shall be appointed.

ARTICLE 11
PERSONNEL FILES

Section 1. Personnel Files

The Employer shall keep a central personnel file within the bargaining unit for each employee. Employer is free to keep working files including I. I. D. files, but material not maintained in the central personnel file may not provide the basis for disciplinary action against an employee.

Section 2. Inspection

Upon request of an employee, the Employer shall reasonably permit an employee to inspect his/her personnel file subject to the following:

- (a) Such inspection shall occur immediately following receipt of the request;
- (b) Such inspection shall occur during daytime working hours Monday through Friday upon reasonable request;
- (c) The employee shall not be permitted to remove any part of the personnel file from the premises but may obtain copies of any information contained therein upon payment for the cost of copying;
- (d) Upon written authorization by the requesting employee, in cases where such employee has a written grievance pending, and is inspecting his/her file with respect to such grievance, that employee may have a representative of the Lodge present during such inspection and/or may designate in such written authorization that said representative may inspect his/her personnel file subject to the procedures contained in this Article;
- (e) If an employee disagrees with any information contained in the personnel file, the employee may submit a written statement of his/her position which shall

become an integral part of that portion of the file over which disagreement exists, until such portion is permanently removed from such file;

- (f) If the employee disagrees with any information contained in the personnel record, a removal or correction of that information may be mutually agreed upon by the employer and the employee. If an agreement cannot be reached, the employee may submit a written statement explaining the employee's position. The Employer shall attach the employee's statement to the disputed portion of the personnel record. The employee's statement shall be included whenever that disputed portion of the personnel record is released to a third party as long as the disputed record is a part of the file. The inclusion of any written statement attached in the record without further comment or action by the Employer, shall not imply or create any presumption of Employer argument with its content. If either the Employer or the employee places in the personnel record information which is false, the employer or employee, whichever is appropriate, shall have remedy through the grievance procedure to have that information expunged.
- (g) Pre-employment information, such as reference reports, credit checks or information provided the Employer with a specific request that it remain confidential, shall not be subject to inspection or copying.
- (h) "Employee" means a person currently employed or subject to recall after a layoff-or leave of absence with a right to return to a position with an Employer; or a former Employee who has terminated service within the preceding year.

Section 3. Notification

Employees shall be given immediate notice by Employer when a formal, written warning or other disciplinary documentation is permanently placed in their personnel file.

Section 4. Limitation on Use of File Material

It is agreed that any material and/or matter not available for inspection, such as provided in Section 1 above, shall not be used in any manner or any forum adverse to the officer's interests.

Section 5. Use of File Material

Any information of an adverse employment nature which may be contained in any unfounded, exonerated or otherwise not sustained file, shall not be used against the officer in any future proceedings. Any record of oral reprimands or written reprimands based on behavior or misconduct which has not been repeated for the period of one year, shall not be considered in any subsequent disciplinary proceeding. Oral Reprimands shall be purged from all files after the one year period. Provided, however, that the Grievance Committee at the third step of the grievance procedure, an arbitrator or judge reviewing the severity of a suspension or the merits of a discharge may consider the fact that the officer had previously received such reprimands.

ARTICLE 12
EMPLOYEE TESTING

Section 1. Statement of Policy.

It is the policy of Kankakee County that the public has the right to expect persons employed by the County to be free from the effects of drugs and alcohol . The Employer has the right to expect its employees to report for work fit and able for duty. The purposes of this policy shall be achieved in such manner as not to violate any established rights of the officers.

Section 2. Prohibitions.

Officers shall be prohibited from:

- a) Consuming or possessing alcohol, unless in accordance with duty requirements, at any time during the work day or anywhere on any County premises, job sites, including all County buildings, properties, vehicles and the officer's personal vehicle while engaged in County business;
- b) Illegally consuming, possessing, selling, purchasing or delivering any illegal drug;

- c) Failing to report to their supervisor any known adverse side effects of medication or prescription drugs which they are taking.

This section is not intended to limit the duty of the Employer to enforce the laws of the State of Illinois and all regulations of the Kankakee County Sheriff's Department, or to restrict the Employer's right to require prospective hires to submit to a drug screening procedure.

Section 3. Drug and Alcohol Testing.

Where the Sheriff has reasonable suspicion to believe that an officer is under the influence of alcohol or illegal drugs during the course of the work day, the Sheriff shall have the right to require the officer to submit to alcohol or drug testing as set forth in this Agreement. There shall be no random or unit-wide testing of officers, except random testing of an individual officer as authorized in Section 7 below.

Section 4. Order to Submit to Testing.

At the time an officer is ordered to submit to testing authorized by this Agreement, the Sheriff shall provide the officer with a written notice of the order, setting forth the objective facts and reasonable inferences drawn from those facts which have formed the basis of the order to test. The officer shall be permitted to consult with a representative of the FOP or a private attorney at the time the order is given; provided, however, that in no circumstances may implementation of the order be delayed longer than forty five (45) minutes. No questioning of the officer shall be conducted without first affording the officer the right to FOP representation and/or legal counsel. Refusal to submit to such testing may subject the employee to discipline, but the officer's taking of the test shall not be construed as a waiver of any objection or rights that he may have.

Section 5. Tests to Be Conducted.

In conducting the testing, authorized by this Agreement, the Kankakee County Sheriff's Department shall:

- a) Use only a clinical laboratory or hospital facility that is licensed pursuant to the Illinois Clinical Laboratory Act that has or is capable of being accredited by the National Institute of Drug Abuse (NIDA);
- b) Insure that the laboratory or facility selected conforms to all NIDA standards;
- c) Establish a chain of custody procedure for both sample collection and testing that will insure the integrity of the identity of each sample and test result. No officer covered by this Agreement shall be permitted at any time to become a part of this chain of custody;
- d) Collect a sufficient sample of the same bodily fluid or material from an officer to allow for initial screening, a confirmatory test and a sufficient amount to be set aside reserved for later testing if requested by the officer;
- e) Collect samples in such a manner as to insure a high degree of security for the sample and its freedom from adulteration;
- f) Confirm any sample that tests positive in the initial screening for drugs by testing the second portion of the same sample by gas chromatography/mass spectrometry (GCMS) or an equivalent or better scientifically accurate and accepted method that provides quantitative data about the detected drug or drug metabolites;
- g) Provide the officer tested with an opportunity to have the additional sample tested by a clinical laboratory or hospital facility of the officer's own choosing, at the officer's expense; Provided the officer makes such demand of the Sheriff or his designee within seventy-two (72) hours of receiving the results of the test;
- h) Require that the laboratory or hospital facility report to the Sheriff that a blood or urine sample is positive only if both the initial screening and subsequent confirmatory test indicate the presence of a substance should any information concerning such testing or the results thereof be used-herein (e.g., billings for testing that-reveal the nature or number of tests administered), the County will not use such information

in any manner or forum adverse to the officer's interests;

- i) Require that with regard to alcohol testing, for the purpose of determining whether or not the officer is under the influence of alcohol, test results that show an alcohol concentration of .04 or more based upon the grams of alcohol per 100 milliliters of blood be considered positive. This shall not preclude the County from attempting to show that lesser test results, i.e., below .04, demonstrate that the officer was under the influence of alcohol, but the County shall bear the burden of proof in such cases. The County shall also be permitted and the Employee shall be required to submit to a breathalyzer test administered by non-bargaining unit personnel, provided that such breathalyzer test shall be conducted by qualified personnel in an area which affords privacy;
- j) Provide each officer tested with a copy of all information and reports received by the County in connection with the testing and the results at no cost to the officer;
- k) Insure that no officer is the subject of any adverse employment action except temporary reassignment or relief from duty with pay during the pendency of any testing procedure. Any such temporary reassignment or relief from duty shall be immediately discontinued in the event of a negative test result.

Section 6. Right to Contest.

The Lodge and/or the officer, with or without the Lodge, shall have the right to file a grievance concerning any testing permitted by this Agreement, contesting the basis for the order to submit to the tests, the right to test, the administration of the tests, the significance and accuracy of the test, the consequences of the testing or results or any other alleged violation of this Agreement. Such grievances shall be commenced at Step 2 of the grievance procedure. It is agreed that the parties in no way intend or have in any manner restricted, diminished, or otherwise impair any constitutional rights that officers may have with regard to such testing. Officers retain any such constitutional rights as may exist and may pursue the

same at their own discretion, with or without the assistance of the Lodge.

Section 7. Voluntary Requests for Assistance.

The County shall take no adverse employment action against an officer who prior to any mandatory testing and for the first time voluntarily seeks treatment, counseling or other support for an alcohol or drug problem, other than the County may require reassignment of the officer with pay if he is then unfit for duty in his current assignment. The County may make available through its Employee Assistance Program (if available) a means by which the officer may seek referrals and treatment. All such requests shall be confidential and any information received by the Employer, through whatever means, shall not be used in any manner adverse to the officer's interests, except reassignment as described above.

Section 8. Discipline.

All officers who voluntarily seek assistance with a drug and/or alcohol related problem, shall not be subject to any disciplinary or other adverse employment action by the County.

The foregoing is conditioned upon:

- a) The officer agreeing to the appropriate treatment as determined by the physician(s) involved;
- b) The officer discontinues his abuse of the drug or abuse of alcohol;
- c) The officer completes the course of treatment prescribed, included an "after-care" group for a period of up to twelve (12) months;
- d) The officer agrees to submit to random testing during hours of work during the period of "after-care".

Officers who do not agree to or act in accordance with the foregoing, or who test positive for drugs, or test positive for alcohol shall be subject to discipline, up to and including

discharge, based on the facts and circumstances of the particular case.

The foregoing shall not be construed as an obligation on the part of the Employer to retain an officer on active status through the period of rehabilitation if it is appropriately determined that the officer's current use of alcohol or drugs prevents such individual from performing the duties of a peace officer or whose continuance on active status would constitute a direct threat to the property or safety of others. Such officers shall be afforded the opportunity to use any accumulated paid leave that he/she may have, such as compensatory time, vacation time, sick days, or personal leave days, or take an unpaid leave of absence pending treatment at his option.

ARTICLE 13
DISCIPLINE AND DISCHARGE

Section 1. Discipline and Discharge

The parties recognize the principles of progressive and corrective discipline.

Disciplinary action or measures shall include only the following:

- counseling session (not placed in affected employees personnel file)
- oral reprimand
- written reprimand
- suspension (notice to be given in writing)
- discharge

The authority of the Sheriff to suspend shall be limited to an aggregate of not more than thirty (30) days in any twelve (12) month period.

Disciplinary action may be imposed upon an employee only for failing to fulfill his responsibilities as an employee and for just cause. Any disciplinary action or measure imposed upon an

employee may be processed as a grievance through the regular grievance procedure.

If the Employer has reason to reprimand an employee, it shall be done in a manner that will not embarrass the employee before other employees or the public.

Section 2. Predisciplinary Meeting

For discipline other than oral and written reprimands, prior to notifying the employee of the contemplated discipline to be imposed, the Employer shall notify the local Lodge of the meeting and then shall meet with the employee involved and inform the employee of the reason for such contemplated discipline, including any names of witnesses and copies of pertinent documents. The employee shall be informed of his/her contract rights to Lodge representation and shall be entitled to such, if so requested by the employee, and the employee and Lodge Rep shall be given the opportunity to rebut or clarify the reasons for such discipline and further provided that a Lodge Rep shall be available within twenty-four (24) hours of notification. If the employee does not request Lodge representation, a Lodge Rep shall nevertheless be entitled to be present as a non-active participant at any and all such meetings.

Section 3. Merit Commission

The Employer and the Lodge agree that the provisions of this Agreement relating to discipline, discharge, grievance procedures and arbitration shall be exclusive to similar procedures heretofore available under the Sheriff's Merit Commission. Provided, however, that nothing herein shall infringe on the function of the Sheriff's Merit Commission in testing applicants for new positions or promotions and creating eligibility lists for any such positions from which the Sheriff shall fill any such positions.

ARTICLE 14
GRIEVANCE PROCEDURE

Section 1. Definition of a Grievance

A grievance is defined as any difference, complaint or dispute between the Employer and the Lodge or any employee regarding the application, meaning or interpretation of this Agreement. This grievance procedure is subject to and shall not conflict with any provisions of the Illinois Public Labor Relations Act.

Section 2. Subject Matter

Only one subject matter shall be covered in any one grievance. A written grievance shall contain a statement of the grievant's complaint, the Article, and Section of the Agreement allegedly violated, the date of the alleged violation, the relief sought, and the signature of the grieving employee's) and the date.

Section 3. Grievance Processing

No employee or Lodge representative shall leave their work assignment to investigate, file or process grievances without first making mutual arrangements with their supervisor as well as the supervisor of any other work station to be visited, and such mutual arrangements shall not be denied unreasonably. In the event of a grievance, the employee shall always perform his/her assigned work task and grieve his/her complaint later, unless the employee reasonably believes that the assignment endangers his/her safety.

Section 4. Grievance Procedure

Any grievance or dispute which may arise between the parties, including the application, meaning or interpretation of this Agreement, shall be settled in the following manner;

Step I: The Lodge Rep, and/or the employee, shall take up the grievance or dispute with the employee's immediate

supervisor within five (5) working days of the date of the grievance or the employee's knowledge of its occurrence. In the event of a grievance, the employee shall perform his assigned work task and grieve his complaint later, unless the employee reasonably believes that the assignment endangers his/her safety. The supervisor shall attempt to adjust the matter and shall respond to the Lodge Rep and/or the employee within five (5) working days. If an employee desires to process a grievance in his/her own behalf, the Lodge may be present at the hearing.

Step II: If the grievance has not been settled, it shall be presented in writing by the Lodge Rep or the Lodge Grievance Committee to the Sheriff within five (5) working days after the supervisor's response is due. The Sheriff shall respond to the Lodge Rep or the employee in writing within five (5) working days. The written presentation shall specify the particular contract provision in question.

Step III: If the grievance remains unsettled, it shall be presented within ten (10) calendar days after receipt of the Sheriff's response, or the date that the response was due, if no response is given, to the standing County Grievance Committee, consisting of three (3) members of the Kankakee County Board. The Kankakee County Board Chairman shall Chair this committee and shall select from the County Board two (2) members to serve on this Grievance Committee.

The County Grievance Committee shall conduct a hearing within fifteen (15) calendar days after receipt of the grievance and issue a written decision to the Sheriff, to the grievant, and to the Lodge within five (5) calendar days after the date of the hearing.

Section 5. Arbitration Procedures

If the grievance is still unsettled, either party may within fifteen (15) working days after the written decision of the County Grievance Committee is due, by written notice to the other party, request arbitration.

If the grievance is not settled in Step Three, the matter shall be referred for arbitration by written request by the Employer or the Lodge made within fifteen (15) calendar days of the Employer's answer in Step Three. Arbitration shall proceed in the following manner:

- (1) The Employer and the Lodge shall each appoint a representative to the arbitration panel. The two

arbitrators shall in turn, by mutual agreement, select a third arbitrator to serve as chairman of the arbitration panel. In the event the two arbitrators are unable to agree upon the third arbitrator, they shall obtain a list of recognized arbitrators from an organization that is recognized as providing such lists, such as the Public Employees Labor Mediation Roster or Federal Mediation and Conciliation Service. Upon receipt of such list, each party shall strike a name from the list, until there is one name remaining. The remaining individual shall be the third party and the chairman of the panel.

- (2) The arbitrators shall promptly review the grievance and the information and decisions rendered at the various steps of the grievance procedures. The arbitrators shall confer with the parties to this grievance as necessary and may hold a hearing at the option of the neutral arbitrator. The scope of the hearing shall be at the sole discretion of the neutral arbitrator. The hearing shall only be open to all parties in interest.
- (3) The arbitrators shall issue their decision not later than thirty (30) calendar days from the date of closing of any conference or hearing, if necessary, or if no conference or hearings are required, then from the date when the final grievance documents are submitted to them.
- (4) The decision of the arbitrators shall be in writing and shall set forth the findings of fact, reasoning and conclusions of the issues submitted.
- (5) The decision of the arbitration panel shall be binding to the parties concerned in the grievance.
- (6) The cost of the arbitration panel shall be borne equally by the Lodge and the Employer.
- (7) If the Arbitration Board calls for meetings or hearings, and these meetings cannot be held during the normal working hours of the grieved patrol officer, then no additional compensation or overtime payment shall be made by the Employer to either the grieved employee, witnesses or representatives of the Lodge.
- (8) The arbitrators may interpret the Agreement but shall have no right to ignore, add to, take from, or modify any of the provisions of this Agreement.

Section 6. Processing Grievances

The Lodge Grievance Committee and employee members may Investigate and process grievances during scheduled working hours without loss of pay consistent with the provisions of Section 3 above.

ARTICLE 15 SENIORITY

Section 1. Definition of Seniority

As used herein, the term "seniority" shall refer to and be defined as the continuous length of service or employment covered by this Agreement from the date of last hire as a Sheriff's Police Officer for the County of Kankakee.

Section 2. Probation Period

An employee is a "probationary employee" for his/her first six (6) months of employment and until he/she successfully completes state mandated P.T.I. or equivalent schooling. No matter concerning the discipline, layoff or termination of, a probationary employee shall be subject to the grievance and arbitration procedures. At the request of the Lodge, however, the Employer, through a designated representative, shall discuss the termination of the probationary employee with the Lodge, provided the request is made within seventy-two (72) hours following the termination. A probationary employee shall have no seniority, except as otherwise provided in this Agreement, until he/she has completed his/her probationary period. Upon the completion of his/her probationary period, he/she will acquire seniority from his/her date of hire.

Section 3. Seniority List

The Employer and Lodge have agreed upon a seniority list setting forth the present seniority dates for all officers

covered by this Agreement which shall become effective on the date of execution of this Agreement. Such list shall finally resolve all questions of seniority affecting officers covered under this Agreement or employed at the time the Agreement becomes effective. Disputes as to seniority listing shall be resolved through the grievance procedure. The agreed list is attached hereto as Appendix B and made a part hereof.

Section 4. Termination of Seniority

An employee shall be terminated by the Employer and his/her seniority broken when he:

- (a) quits; or
- (b) is discharged for just cause; or
- (c) is laid off pursuant to the provisions of the applicable agreement for a period of twenty-four (24) months; or
- (d) accepts gainful employment while on an approved leave of absence from the Sheriff's Police Department; or
- (e) is absent for three consecutive scheduled work days without proper notification or authorization; or
- (f) fails to return to work at the conclusion of an approved leave of absence for a period of three (3) consecutive days.

Section 5. Seniority While On Leave

Employees will not continue to accrue seniority credit for all time spent on authorized unpaid leave of absence.

Section 6. Conflicts in Vacation

Officers shall select the periods of their annual vacation on the basis of seniority. Vacation schedules may be adjusted to accommodate seasonal operations, significant revision in organization, work assignments or the number of personnel in particular ranks. Provided however, that no officer shall have

priority in selecting vacation for more than two (2) weeks per year.

ARTICLE 16
LAYOFF

Section 1. Layoff

In the event the Employer determines a layoff is necessary, employees shall be laid off within each particular job classification in the inverse order of their seniority unless compliance with jail standards, state, or federal law require otherwise. The Employer agrees to inform the Lodge in writing not less than thirty (30) days prior to such layoff and to provide the Lodge with the names of all officers to be laid off in such notice. Layoffs may be initiated by the Employer only where there are insufficient funds to continue operating the department at existing levels.

Section 2. Layoff Order

- a) Probationary employees shall be laid off first, then full-time officers shall be laid off in inverse order of their seniority. Individual officers shall receive notice in writing of the layoff not less than thirty (30) days prior to the effective date of such layoff.

- b) A command officer laid off from his position in Unit B may elect to return to a lower rank in Unit B, seniority permitting, or may elect to return to patrolman rank and bump into Unit A thereby causing the layoff of the least senior patrolman. Any officer bumped from his position may elect the same procedures, bumping into lower ranks in Unit B or to patrolman rank in Unit A, as the case may be.

Section 3. Recall

Employees shall be recalled from layoff within each particular job classification according to their seniority. No new employees at all shall be hired until all employees on layoff in that particular job classification desiring to return to work shall have been given the opportunity to return to work. Command officers who have elected to bump into lower ranks shall have first priority, according to their seniority, to be recalled to command ranks, provided they have previously held the rank which is subject to recall.

ARTICLE 17
INDEMNIFICATION

Section 1. Employer Responsibility

The Employer shall be responsible for, hold officers harmless from and pay for damages or moneys which may be adjudged, assessed or otherwise levied against any officer covered by this Agreement.

Section 2. Legal Representation

Officers shall have legal representation by the Employer in any civil cause of action brought against an officer resulting from or arising out of the performance of duties.

Section 3. Cooperation

Officers shall be required to cooperate with the Employer during the course of the investigation, administration or litigation of any claim arising under this Article.

Section 4. Applicability

The Employer will provide the protections set forth in Section 1 and Section 2 above, so long as the officer is acting within the scope of his employment and where the officer cooperates, as defined in Section 3, with the Employer in defense

of the action or actions or claims. Intentional acts of misconduct shall not be covered by these provisions.

ARTICLE 18
HOLIDAYS

Section 1. Holidays Recognized and Observed

The following days shall be recognized and observed as paid holidays:

New Years Day	Labor Day
Lincoln's Birthday	General Election (even-numbered years)
Good Friday	Veteran's Day
Memorial Day	Thanksgiving Day
July 4th	Christmas Day

Eligible employees shall receive eight (8) hours pay for each of the holidays listed above as holiday pay.

Section 2. Non-Paid Holidays

The following days shall be recognized and observed as non-paid holidays:

Martin Luther King's Birthday
Washington's Birthday
Columbus Day

Eligible employees shall receive eight (8) hours compensatory time off for each of the non-paid holidays listed above.

Section 3. Holiday Work

If an employee works on any of the paid holidays described in Section 1 above, he/she shall be paid at the rate of time and one-half for all hours worked in addition to his/her holiday pay.

ARTICLE 19
VACATIONS

Section 1. Eligibility and Allowances

Employees shall start to earn vacation allowances as of their date of hire but their service date shall be January 1 in accordance with past practice.

Vacation allowances shall be earned annually based on the following schedule:

Forty (40) hours per year for all employees having at least one year of service;

Eighty (80) hours per year for all employees having at least two years of service.

One hundred twenty hours (120) hours per year for all employees having at least ten years of service.

One hundred sixty hours (160) per year for all employees having at least fifteen years of service.

Section 2. Vacation Pay

The rate of vacation pay shall be the employee's regular straight time rate of pay in effect for the employee's regular job on the pay day immediately preceding the employee's vacation period.

Employees shall receive their vacation pay no later than three (3) days prior to the start of their vacation period at the employee's request in accordance with current payroll practice.

Such request must be made not later than the pay period prior to the employee's scheduled vacation.

Section 3. Choice of Vacation Period

Vacations shall be granted at the time requested by the employee, subject to the performance of bargaining unit work. If the nature of the work makes it necessary to limit the number of employees on vacation at the same time, the employee with the greater seniority shall be given his/her choice of vacation period in the event of any conflict over vacation periods

provided, however, that no employee shall receive priority in vacation scheduling for more than two weeks in any calendar year.

Vacation periods shall be taken each year. If the Employer is unable to grant the schedule request of the employee or reschedule the vacation, the employee shall be compensated for each day of unused vacation at the employee's base rate of pay.

Section 4. Holiday During Vacation Period

If a holiday occurs during the calendar week in which a vacation is taken by an employee, the employee shall be compensated for such holiday in accordance with this Agreement.

Section 5. Work During Vacation Period

Any employee who is requested to and does work during his/her vacation period shall be paid for regular hours at a rate of time and one-half (1-1/2) of his/her regular rate. In addition, the employee's vacation (with pay) shall be rescheduled to any future period the employee may request subject to other provisions of this Agreement.

Section 6. Vacation Rights in Case of Layoff or Separation

Any employee who is laid off, discharged, retired, or separated from the service of the Employer for any reason, prior to taking his/her vacations shall be compensated in cash for the unused vacation he/she has accumulated at the time of separation. Payment shall be made within fifteen (15) days after separation of active employment.

ARTICLE 20
SICK LEAVE

Section 1. Allowance

It is the policy of Kankakee County to provide protection for its full-time employees against loss of income because of illness. All eligible employees are encouraged to save as much

sick leave as possible to meet serious illness situations. Sick leave is not intended for a one-day vacation nor to be used to extend vacation period or holidays.

Any employee contracting or incurring any non-service connected sickness or disability, which renders such employee unable to perform the duties of his employment, shall receive sick leave with pay in accordance with this Agreement.

Section 2. Accumulation

Sick leave will be granted as follows: (5 working days) after one (1) year continuous employment from date of employment; (12 working days) after two (2) years continuous employment, based on calendar year beginning January 1st; (15 working days) after five (5) years continuous employment based on calendar year beginning January 1st. After the first four (4) months of employment, January 1st of the next year will constitute the anniversary date for the employee. Sick leave may be accumulated up to, but no more than, 140 days.

Section 3. Procedures

No employee will be permitted to take leave if it has not been earned. Sick leave shall be paid at full pay at the current rate of compensation.

Sick leave may be utilized by employees when they are sufficiently ill so that good judgment would determine it best not to report to work, in the event of injury, and for routine medical and dental appointments. An employee may use up to five (5) sick days each year in the event of serious illness in the employee's immediate family. All foreseeable leave for such purposes shall require a specific prior approval of the Sheriff; in the event of sick leave for any purpose, the Sheriff may require the certificate of a medical doctor giving information as to the circumstances involved.

Employees who are unable to return to work upon expiration of sick leave benefits and all other authorized benefit time must request a leave of absence without pay. Non-paid sick leave shall be equivalent to the total accumulated sick leave available on the first day of illness, or thirty (30) calendar days, whichever is greater. Failure to apply for a leave of absence for extended illness upon expiration of all such benefits will result in automatic termination.

Any absence of three (3) working days or longer may require a physician's statement of release and verification substantiating that he may return to work. In addition, the Sheriff may request a physician's statement of verification of absence for shorter periods of time.

Notice of an employee's desire to return to work after an extended illness must be given to the Sheriff no less than twenty-four (24) hours in advance.

Sheriff or any authorized authority may direct an employee who appears ill to leave work to protect the health of other employees. Compliance with such an order will not be charged to sick leave for the first day.

An employee shall be paid sick leave equivalent to the normally, scheduled straight time day.

The Sheriff's Department shall maintain a record of sick leave accrual, sick leave taken, and the balance of sick leave allowance available for the individual employees.

Section 4. Abuse of Leave

Sufficient evidence of abuse of leave is subject to the disciplinary procedures of this Agreement.

Section 5. Current Practice

The parties agree that in all other respects, sick leave shall be administered in accordance with the current practice, buyback of 50% of accumulated sick leave at the employee's rate

of pay at the time of retirement, to a maximum of seventy (70) days.

Section 6. Family Medical Leave Act

Except as otherwise provided for in this contract, the parties shall be governed by the provisions of the Family and Medical Leave Act.

ARTICLE 21
LEAVES OF ABSENCE

Section 1. Eligibility Requirements

Employees shall be eligible for leaves of absence after four (4) months service with the Employer.

Section 2. Application for Leave

Any request for a leave of absence shall be submitted in writing by the employee to the Sheriff. The request shall state the reason the leave of absence is being requested and the approximate length of time off the employee desires.

Authorization for leave of absence shall be furnished to the employee by the Sheriff, and it shall be in writing.

Any request for a leave of absence shall be answered promptly. Requests for immediate leaves (for example, sickness or death) shall be answered before the end of the shift on which the request is submitted.

A request for a short leave of absence, a leave not exceeding one month, shall be answered within five (5) days. A request for a leave of absence exceeding one (1) month shall be answered within fifteen (15) days.

In addition to accruing seniority while on any leave of absence granted under the provisions of this Agreement, employees shall be returned to the position they held at the time the leave of absence was requested.

Section 3. Paid Leaves

(a) Jury Duty/Civic Duty: Upon notice to the Sheriff, full-time or part-time employees shall be permitted authorized absence from duty for appearance in court because of jury service and obedience to subpoena or by direction of proper authority. Said absence from duty will be with full pay for each day the employee serves on jury duty or testifies as a witness, other than as a defendant, including necessary travel time. Upon performing such service, the employee will sign a waiver of the allowable per diem as such performance of duty is considered time worked. Travel time, however, will be paid. The employee will report to work when not required to be in court during regular work hours. Attendance in court in connection with an employee's official, usual duty or in connection with a case in which the County of Kankakee is a party, together with travel time necessarily involved, shall not be considered absence from duty within the meaning of this policy. Such absence from duty will be without pay when an employee appears in private litigation to which the County of Kankakee is not a party.

Employees required to work during the entire time polls are open on election day shall be granted one (1) hour paid leave to vote.

(b) Bereavement: In the event of the death of an Employee's mother, father, wife, husband, child, stepchildren and foster children, brothers, sisters, brothers-in-law, sisters-in-law, grandchildren, grandparents, spouse's parents, an Employee will be granted paid leave for up to four (4) days. In the event of the death of an Employee's uncles, aunts, nieces and nephews, an Employee will be granted paid leave for up to three (3) days to attend funeral services.

(c) Military Service: Any employee who is a member of a reserve force of the United States or of this State and who is ordered by the appropriate authorities to attend a training period or perform other duties under the supervision of the United States or this State shall be granted a leave of absence during the period of such activity. An employee who is a member of a reserve component of the armed services or the Illinois National Guard shall be granted annual training leave. The County shall pay the difference between the government base pay and the employee's base salary for no more than two (2) work weeks per year. Military training leave shall be granted without the loss of other leave time. Any employee who enters into active service in the armed forces of the United States while in the service of the Employer shall be granted a leave of absence for the period of military service.

(d) Employer Required Continuing Education Leave: The tuition and fees for authorized courses of instruction, workshops, seminars and any other continuing educational courses which are work related and required by the Sheriff shall be paid for by the Sheriff without any loss in employee's time and rate of pay.

Section 4. Unpaid Leaves

Discretionary Leave: The Sheriff may grant, at his discretion, a leave of absence under this subsection to any bargaining unit employee for good and sufficient reason and may prescribe the terms and conditions for such leave, including whether or not such leave shall be with pay. However, such leave may not exceed six (6) months but may, with good cause, be extended for an additional six (6) month period. The provisions contained within this subsection do not include those remaining leaves provided for within this Article.

Section 5. Benefits During Leave

Neither holidays, vacation, or sick pay shall be earned while on leaves of absence longer than three (3) months.

Section 6. Abuse of Leave

Sufficient evidence of abuse of leave is subject to the disciplinary procedures of this Agreement.

Section 7. Failure to Return From Leave

Failure to return from a leave of absence within three (3) working days after the expiration date therefrom shall be cause for immediate discharge with loss of all benefits and rights accrued pursuant to the terms of this agreement. The provisions contained herein shall not apply in cases where it was impossible for the employee to return and evidence of such is provided Employer within three (3) working days after the expiration of such leave of absence or as soon as practical.

Section 8. Prohibition Against Misuse of Leaves

During any leaves granted pursuant to the terms of this Agreement, regardless of being with or without pay, an employee may not be gainfully employed or independently self-employed without prior approval by the Employer. Violation of the provisions contained within this Agreement shall subject the employee to immediate discharge or loss of all benefits and rights accrued pursuant to the terms of this Agreement.

ARTICLE 22
HOURS OF WORK/OVERTIME

Section 1. Work Day

For those officers assigned to the Patrol Division, eight (8) consecutive hours of work within a 24-hour period beginning and ending on one of the following shift schedules:

- (a) beginning at 11:00 P.M. and ending at 7:00 A.M.;

- (b) beginning at 7:00 A.M. and ending at 3:00 P.M.;
- (c) beginning at 3:00 P.M. and ending at 11:00 P.M.; or,
- (d) beginning at 7:00 P.M. and ending at 3:00 A.M.

These shift schedules shall constitute the regular work day. All other officers shall work eight (8) consecutive hours of work within a twenty-four hour period beginning and ending at such times as are assigned by the Sheriff for the administrative or investigative personnel of the Sheriff's Department. The regular hours of work each day shall be consecutive except that they may be interrupted by breaks and a lunch period as hereinafter provided.

Section 2. Work Period

For those officers assigned to the Patrol Division, the work period is defined as a regularly recurring period of twenty-eight (28) days. For all other officers, the work period is defined as a regularly recurring period of seven (7) days.

Section 3. Work Shifts

All employees in the classification of patrol officer, corporal, sergeant, and lieutenant, while assigned to the uniformed Patrol Division shall be afforded the opportunity to submit written bids for shift assignment three (3) times a year, occurring every four (4) months: January 1, May 1 and September 1.)

The bid shall set forth the officer's preference for the Department's shift assignments. The Sheriff will establish shift assignments based on the employees' shift bids, manpower needs, and maintaining the efficiency of the Department and the Patrol Division for each respective period (January through April, May through August and September through December.)

The sheriff will make shift assignments in a fair manner, taking into consideration the officer's seniority and any prior denials of shift preferences.

Except as set forth herein, the Sheriff retains the discretion to determine the number of employees to be assigned to each patrol shift, division, or specialized unit and the discretion to assign and transfer employees to meet the bona fide requirements of the Department.

In addition to the foregoing, the parties further agree that employees shall not be transferred or assigned in the Department based upon personality, political, or discriminatory considerations.

For all other officers, eight (8) consecutive hours of work shall constitute a work shift. All employees shall be scheduled to work on a regular work shift consisting of five (5) such shifts, Monday through Friday, in each 7-day work period. An employee shall work forty (40) hours in each work period as his/her regular shift.

Section 4. Work Schedule

Work schedules showing the employees normal shifts, workdays and hours shall be posted on all department bulletin boards at all times, fourteen (14) days prior to the beginning of any work schedule. Except for emergency situations, work schedules shall not be changed. The Sheriff may flex the work shift of an employee upon seven (7) days' notice to the affected employee, provided that an employee is not flexed for a period of more than two (2) weeks nor more than three (3) times in a twelve (12) month period. Flexed employees shall receive the higher shift differential due for the flexed shift and may decline the flex if undue personal hardship would result.

Section 5. Rest Periods

The Employer recognizes that rest periods of approximately fifteen (15) minutes each should be provided all employees. All officers working an eight-hour shift shall receive two (2) rest periods during each shift. The employees recognize the nature of the bargaining unit work is such that the formal scheduling of such rest periods is not reasonable.

Rest periods may be taken by the employee during each shift so long as the employee's rest period is not scheduled in a manner which seriously interferes with performance of the employee's work.

Section 6. Lunch periods

All officers shall receive a lunch period of thirty (30) minutes which may be interrupted subject to the operating needs of the Sheriff.

Section 7. Overtime

a) All officers shall receive overtime for all hours worked over eight (8) in a workday and after forty (40) in a workweek.

b) All officers may elect to receive compensatory time off in lieu of paid compensation for overtime, provided that such election is made at the time the overtime hours are worked. No officer may accumulate more than ninety (90) hours compensatory time.

Section 8. Court Time

Officers covered by this Agreement required to attend court outside their regularly scheduled work hours shall be compensated at time and one-half for actual hours worked or a minimum of two hours, whichever is greater.

Section 9. Call Back

A call back is defined as an official assignment of work which does not continuously precede or follow an officer's regularly scheduled work hours. Employees reporting back to the employer's premises at a specified time on a regularly scheduled work day on call back shall be compensated for two hours at the appropriate overtime rate or be compensated for the actual time worked, whichever is greater, also at the overtime rate.

Section 10. Overtime Distribution

Overtime shall be distributed as evenly as possible and within each division.

ARTICLE 23
WAGES AND COMPENSATION

Section 1. Wage Schedule

Employees shall be compensated in accordance with the wage schedule attached to this Agreement as Appendix A and made a part hereof. The wages listed in this Appendix reflect an increase of 3.5%; 3.5%; and 3% for the FYs 1995-96; 1996-97; and 1997-98, respectively based upon the preceding year's wages (FY 1994-95).

When any position not listed on the wage schedule is established, the Employer may designate a job classification and rate structure for the position. In the event the Lodge does not agree that the classification and rate are proper, the Lodge shall have the right to submit the issue as a grievance at Step 3 of the grievance procedure.

Section 2. Shift Differential

In addition to the established wage rates, officers assigned to the following shifts will receive the following shift differentials:

7:00 P.M. to 3:00 A.M.	\$80.00 per month
11:00 P.M. to 7:00 A.M.	\$60.00 per month
3:00 P.M. to 11:00 P.M.	\$40.00 per month

Section 3. Pay Period

The salaries and wages of employees shall be paid either bi-weekly or semi-monthly in accordance with the pay schedule of Kankakee County.

Section 4. Educational Incentive

The Employer agrees to pay monthly educational incentive pay to officers who have completed the number of college semester credit hours listed below:

For All Employees		
Hired Prior to 12/1/92	30-59 Hours	\$20.00 per month
	60-119 Hours	\$30.00 per month
	120 Hours or more	\$50.00 per month

For All Employees		
Hired After 12/1/92	40-59 Hours	\$20.00 per month
	60-119 Hours	\$30.00 per month
	120 Hours or more	\$50.00 per month

Section 5. Stand-By Pay

Officers assigned to the Detective Division shall receive \$25.00 monthly as "stand-by" pay, for the time while so assigned.

ARTICLE 24
CLOTHING ALLOWANCE

Section 1. Allowance Amount and Payment

All employees covered by this Agreement shall receive a yearly clothing allowance of \$450.00. This clothing allowance is to be paid annually in two (2) equal installments payable in December and June of each year.

Section 2. Uniform Changes

The Employer shall pay for all expenses incurred because of uniform and/or equipment changes made by the Employer.

Section 3. Damaged Uniforms

Any portion of an officer's clothing or equipment, including personal property required in the performance of duty, which is damaged or stolen in the line of duty, shall be replaced by the Employer.

ARTICLE 25
INSURANCE AND PENSION

Section 1. Insurance

The current insurance policy for Health and Life Insurance in effect as of January 1, 1996 shall remain in full force and effect during the length of the contract. There shall be no change in premiums, benefits, deductibles or any other term or condition of the current policy of health insurance covering unit employees except those listed in this Article XXV. In the event such coverage is canceled through no fault of the employer, the Employer agrees to provide at least the same premium dollar it is providing now in replacing the Health and Life Insurance Plan.

	FY 95-96	FY 96-97	FY 97-98
	Single/Family	Single/Family	Single/Family
HMO	\$25/\$90	\$27.50/\$95	\$35/\$95
PPO	\$30/\$105	\$30/\$105	\$35/\$110

Each individual employee is responsible for payment of deductible and expenses which are not covered by insurance.

Section 2. Pensions

Employer shall continue to contribute on behalf of the employees to the Illinois Municipal Retirement Fund in the amount the Employer is required to contribute by State statute.

effectuate the purposes and intent of the parties,
both parties agree to meet as necessary.

Section 2. Integrity of Grievance Procedure

It is expressly understood and agreed that such meetings shall be exclusive of the grievance procedure. Grievances being processed under the grievance procedure shall not be discussed in detail at labor-management conferences, and any such discussions of a pending grievance shall be non-binding on either party and solely for the purpose of exploring alternatives to settle such grievances and such grievance discussion shall only be held by mutual agreement of the Employer and the Lodge, nor shall negotiations for the purpose of altering any or all of the terms of this Agreement be carried on at such meetings.

Section 3. Safety Issues

Any report or recommendation which may be prepared by the Lodge or the Employer as a direct result of a labor-management conference discussion will be in writing and copies shall be submitted to the Employer and the Lodge.

Section 4. Disabling Equipment Defects

The Employer recognizes its obligation to provide safe equipment and vehicles to the officers. No officer shall be required to use any equipment that the Employer and the Lodge mutually agree is defective because of a disabling condition. When an assigned department vehicle has a disabling defect as mutually agreed between the Lodge and the Employer or is in violation of the Law, the officer may notify his supervisor, complete required reports and follow the patrol commander's direction relative to requesting repair, replacement or the continued operation of said vehicle.

Section 3. Dental Insurance

If the employer offers a comprehensive dental insurance plan to County employees, the employer shall offer the same plan, with the same terms to the F.O.P. bargaining unit employees. The Employer shall determine which insurance company will be used and what coverage will be offered.

ARTICLE 26 LABOR MANAGEMENT/SAFETY COMMITTEE

Section 1. Labor Management Conferences

The Lodge and the Employer mutually agree that in the interest of efficient management and harmonious employee relations, it is desirable that meetings be held between Lodge representatives and responsible administrative representatives of the Employer. Such meetings may be requested at least seven (7) days in advance by either party by placing in writing a request to the other for a labor-management conference and expressly providing the agenda for such meeting. Such meetings and locations shall be limited to:

- (a) Discussion of the implementation and general administration of this Agreement.
- (b) A sharing of general information of interest to the parties.
- (c) Notifying the Lodge of changes in non-bargaining conditions of employment contemplated by the Employer which may affect employees.
- (d) Discussion of pending grievances on a non-binding basis to attempt to adjust such grievances and to discuss procedures for avoiding further grievances.
- (e) Items concerning safety issues.

The Employer and the Lodge agree to cooperate with each other in matters of the administration of this Agreement, and to the degree that standards of law enforcement can be effectuated for the maximum protection of the citizens of the State of Illinois. To

Section 5. Lodge Rep Attendance

When absence from work is required to attend labor-management conferences, Lodge members shall, before leaving their work station, give reasonable notice to and receive approval from, their supervisor in order to remain in pay status. Supervisors shall approve the absence except in emergency situations. Lodge members attending such conferences shall be limited to three (3). Travel expenses associated with any labor-management conferences shall be the responsibility of the employee.

ARTICLE 27
GENERAL PROVISIONS

Section 1. Maintenance of Standards

All economic benefits and work practices not in conflict with this Agreement and currently in effect shall continue and remain in effect for the term of this Agreement including Sheriff's rules and regulations and general orders.

Section 2. Replacement of Glasses

The Employer agrees to repair or replace as necessary an officer's eyeglasses, contact lenses, and prescription sunglasses, if such are damaged or broken, if during the course of the employee's duties the employee is required to exert physical force or is attacked by another person. Any such incident shall be documented with immediate supervisor.

Section 3. Required Inoculations

The Employer agrees to pay all expenses for inoculation or immunization shots for the employee and for members of an employee's family when such becomes necessary as a result of said employee's exposure to contagious diseases where said officer has been exposed to said disease in the line of duty.

Section 4. Use of Masculine Pronoun

The use of the masculine pronoun in this or any other document is understood to be for clerical convenience only, and it is further understood that the masculine pronoun includes the feminine pronoun as well.

Section 5. Work Rules

The Sheriff has issued reasonable Rules and Regulations and general orders governing working conditions and may continue to do so. The current published revision of such Rules and Regulations shall be maintained in the squad room for reference by the officers.

Section 6. Retirement Badge

The Employer will provide a retirement badge and case to bargaining unit members upon retirement from the Kankakee County Sheriff's Department at no cost to the employee.

ARTICLE 28
SAVINGS CLAUSE

If any provision of this Agreement or any application thereof should be rendered or declared unlawful, invalid or unenforceable by virtue of any judicial action, or by any existing or subsequently enacted Federal or State legislation, including the Americans With Disabilities Act, or by Executive Order or other competent authority, the remaining provisions of this Agreement shall remain in full force and effect. In such event, upon the request of either party, the parties shall meet promptly and negotiate with respect to substitute provisions for those provisions rendered or declared unlawful, invalid or unenforceable.

ARTICLE 29
COMPLETE AGREEMENT

The parties acknowledge that during the negotiations which preceded this Agreement, each had the unlimited right and opportunity to make demands and proposals with respect to any subject or matter not removed by law from the area of collective bargaining. The understandings and agreements arrived at by the parties after the exercise of that right and opportunity are set forth in this Agreement.

ARTICLE 30
DURATION AND SIGNATURE

Section 1. Term of Agreement

This Agreement shall be effective from December 1, 1995 and shall remain in full force and effect until November 30, 1998. It shall continue in effect from year to year thereafter unless notice of termination is given in writing by certified mail by either party in accordance with Section 3 of this Article. The notices referred to shall be considered to have been given as of the date shown on the postmark. Written notice may be tendered in person, in which case the date of notice shall be the written date of receipt.

Section 2. Continuing Effect

Notwithstanding any provision of this Article or Agreement to the contrary, this Agreement shall remain in full force and effect after any expiration date while negotiations or Resolution of Impasse Procedure are continuing for a new Agreement or part thereof between the parties.

Section 3. Successor Bargaining

The parties agree that if either side decides to negotiate a successor Agreement, the other party may so notify the other at least ninety (90) days and no more than one-hundred and twenty

(120) days prior to the expiration of this Agreement or the extension thereof. In the event such notice to negotiate is given, then the parties shall meet not later than ten (10) days after the date of receipt of such notice, or at such reasonable times as are agreeable to both parties for the purposes of negotiation. All notices provided for in this Agreement shall be served upon the other party by certified mail, return receipt requested. Any impasses at said negotiations shall be resolved by invoking the procedure of Section 14 of the Illinois Public Labor Relations Act.

IN WITNESS WHEREOF, the parties hereto have affixed their signatures this 1 day of December, 1995.

Dwight A. Thompson
Kankakee County Board Chairman

Bill [Signature]
Kankakee Co. FOP Lodge #150

Ronie [Signature]
Kankakee County Sheriff

Alan [Signature]
Kankakee Co. FOP Lodge #150

Bruce Clark
Kankakee County Clerk

James [Signature]
Kankakee Co. FOP Lodge #150

Donald L. Smith
Kankakee Co. FOP Lodge #150

[Signature]
Kankakee Co. FOP Lodge #150

M. Diane Dillon
Kankakee Co. FOP Lodge #150

[Signature]
Illinois FOP Labor Council

54 Kenneth [Signature]

APPENDIX A

Section 1. Wage Schedule -- Unit A

Officers in Bargaining Unit A shall be paid according to the following pay schedule:

Eff. Date	12-01-95	12-01-96	12-01-97
Start	22,359.46	23,142.04	23,836.30
1 Yr	23,868.85	24,704.26	25,445.39
2 Yrs	25,443.64	26,334.17	27,124.20
3 Yrs	26,935.70	27,878.45	28,714.80
4 Yrs	31,323.79	32,420.12	33,392.72
6 Yrs	31,900.31	33,016.83	34,007.33
8 Yrs	32,478.18	33,614.91	34,623.36
10 Yrs	32,982.80	34,137.20	35,161.31
12 Yrs	33,487.11	34,659.16	35,698.94
14 Yrs	33,922.20	35,109.47	36,162.76
16 Yrs	34,210.48	35,407.84	36,470.08
18 Yrs	34,353.27	35,555.64	36,622.31
20 Yrs	34,581.67	35,792.03	36,865.79

NOTE 1: An employee shall move from step to step based upon the anniversary date of the employee's date of hire.

NOTE 2: No member of the bargaining unit shall incur a decrease in pay as a result of this Agreement being in force but shall maintain present pay levels until the member qualifies for their next step increase.

Section 2. Wage Schedule - Unit B

Command officers in Bargaining Unit B shall be paid a base pay according to the pay schedule set forth in Section 1 of Appendix B. Additionally, they shall receive annual command rank pay, payable pro-rata in each pay period, as follows:

	<u>Corporal</u>	<u>Sergeant</u>	<u>Lieutenant</u>
12/1/95	\$900.00	\$1,850.00	\$2,900.00

APPENDIX B - Page 1

SENIORITY LIST - UNIT A

LAST NAME	FIRST NAME	TITLE	HIRE DATE
AYDELOTT,	Mark	Patrolman	10-16-88
BARWEGEN,	Douglas	Patrolman	09-01-93
BERNS,	Richard	Patrolman	02-01-95
BERTRAND,	Brady	Patrolman	08-16-93
BOYT,	Huey	Patrolman	12-13-86
CURWICK, Jr.	Charles	Patrolman	05-16-88
DAVIS,	Eric	Patrolman	06-01-95
DEMIERRE,	Ricky	Patrolman	04-16-95
DILLON,	Marcia	Patrolwoman	08-01-85
DOUGLAS,	David	Patrolman	09-10-89
FAHROW,	Neil	Patrolman	02-01-75
GROSS,	Dale	Patrolman	09-07-92
HARRINGTON,	Daniel	Patrolman	12-02-74
HERNANDEZ,	Leo	Patrolman	03-16-92
HERNANDEZ	Teresa	Patrolwoman	03-16-95
HUNTLEY,	Todd	Patrolman	08-23-93
JEPSON,	David	Patrolman	04-17-90
KENISON,	Kevin	Patrolman	04-19-90
KINSTNER,	Angela	Patrolwoman	01-01-95
KRIZAK-SCHMIDT,	Janice	Patrolwoman	01-01-82
LAIRD,	Brent	Patrolman	04-16-94
LITRELL,	Joel	Patrolman	02-01-95
LOCKWOOD,	Michael	Patrolman	09-16-91
LONG,	Craig	Patrolman	01-04-78
LOVE,	Mike	Patrolman	08-21-78
MAZZUCHI,	Mary	Patrolwoman	01-01-82
MEENTS,	Jerry	Patrolman	01-10-77
MESSIER,	Allen	Patrolman	07-16-95
PONTON,	Kenneth	Patrolman	07-01-79
POWELL, Jr.	Harry	Patrolman	12-01-86
QUICK,	Kurt	Patrolman	07-01-95
RAETZ,	Brian	Patrolman	02-01-90
RAMSEY,	Alan	Patrolman	10-28-91
REGAS,	Pamela	Patrolwoman	02-01-80
RYAN,	Derek	Patrolman	06-23-89
SIMINGTON,	Jamal	Patrolman	01-01-94
STUKENBORG,	David	Patrolman	07-01-95
TURNER, Jr.	Walter	Patrolman	03-11-94
YEATES,	Jason	Patrolman	06-01-95
ZINANNI,	David	Patrolman	07-13-90

APPENDIX B - PAGE 2

SENIORITY LIST - UNIT B

<u>LAST NAME</u>	<u>FIRST NAME</u>	<u>HIRE DATE</u>	<u>PROMOTION DATE</u>	<u>RANK</u>
CARNAHAN	WILLIAM	11-10-88	07-01-95	CORPORAL
FAIRFIELD	RAYMOND	08-01-85	10-01-95	CORPORAL
HARDESTY	PATRICK	03-10-75	07-01-86	CORPORAL
HOUK	GLENN	03-01-71	10-01-79	LIEUTENANT
LECLAIR	ROBERT	12-02-74	02-17-77	LIEUTENANT
LOCKWOOD	KENNETH	12-18-74	05-01-76	LIEUTENANT
MAREK	JOSEPH	01-05-75	05-01-76	LIEUTENANT
MITCHELL	GARY	01-16-75	11-28-88	LIEUTENANT
MONNEY	FRANCIS	06-22-89	07-01-95	CORPORAL
MULCHAY	JOLYNN	12-01-86	07-01-95	SERGEANT
RUCH	JOHN	02-05-76	07-01-86	CORPORAL
SMITH	DONALD	02-01-77	10-16-91	SERGEANT
SWINFORD	ALAN	12-01-90	07-01-95	CORPORAL
THOMAS	BARRY	03-20-78	10-16-91	SERGEANT
WHITE-LONG	CHRISTINE	12-02-74	01-01-80	SERGEANT
WILLIAMS	DAVID	03-16-88	10-01-95	SERGEANT

APPENDIX C
LATERAL ENTRY

1. Applicant must have a minimum of one (1) year of full time service as a police officer in a bona fide law enforcement agency.
2. Applicant must, at the time of application, be serving as a full-time police officer or be a full-time officer in a "lay off" status from a bona fide law enforcement agency.
3. Applicant must have successfully completed the State of Illinois Basic Law Enforcement Officers Training at a state certified law enforcement training facility or be eligible prior to appointment for a waiver of training from the Illinois Local Law Enforcement Officers Training Board based upon previous law enforcement training.
4. Applicant shall submit to a psychological examination and a polygraph.
5. Applicant must submit to and pass a urine test prescribed to determine the use of illegal substances.
6. Be acceptable to the Merit Commission following an investigation of his or her background; has undergone an oral interview by the Commission and found to be acceptable.
7. Candidates found to have satisfied all these requirements will be presented to the Sheriff for consideration to be hired.
8. Candidates found acceptable for "lateral entry" will be given credit for previous service equal to one year for each year of full time service as a Police Officer. In no case shall a candidate receive more than two (2) years of credit. Further, the credit shall apply only to the pay scale and not with regard to seniority. The candidates' seniority begins at the date of hire as does all benefits.

COMMITTEE REPORT

TO THE HONORABLE COUNTY BOARD OF KANKAKEE COUNTY:

Your Committee, to whom was referred the matter of

RESOLUTION AUTHORIZING THE CHAIRMAN OF THE KANKAKEE COUNTY BOARD TO EXECUTE
AN AGREEMENT BETWEEN THE COUNTY OF KANKAKEE AND ILLINOIS FRATERNAL ORDER

OF POLICE, LABOR COUNCIL ON BEHALF OF AND WITH LODGE NO. 150 FOR KANKAKEE
COUNTY SHERIFF'S POLICE BARGAINING UNIT. UNIT "A" PATROL AND UNIT "B" COMMAND

beg to submit the following report on the matter before them:

THE COMMITTEE RECOMMENDS THE ADOPTION OF SAID RESOLUTION HEREWITH SUBMITTED

All of which is respectfully submitted.

AYES

NAYS

Edmund [unclear]

Don P. [unclear]

George Washington [unclear]

Raymond [unclear]

Robert J. [unclear]

Charles [unclear]

PRESENT

ABSTAIN

Leonard Martin

Finance
(Committee)

**Resolution of the County Board
of
Kankakee County, Illinois**

Ordinance # _____

Resolution # 95-12-12-162

RE: APPOINTMENT OF HERBERT H. RUFFINI TO THE KANKAKEE RIVER VALLEY FOREST PRESERVE DISTRICT BOARD

WHEREAS, the voters of Bradley-Bourbonnais, Kankakee, Limestone, and Aroma Townships approved the formation of a Forest Preserve District on November 4, 1986; and,

WHEREAS, the presiding officer of the County Board of Kankakee County in which such Forest Preserve District is situated, with the advice and consent of the County Board, shall appoint a Board of Commissioners for said Forest Preserve District consisting of five commissioners; and,

WHEREAS, the Administration Committee of the County Board has solicited applications for the position of commissioners and has interviewed said applicants and made recommendations to the Chairman of the County Board,

NOW, THEREFORE BE IT RESOLVED that Herbert H. Ruffini is appointed to fill an unexpired term which will end on June 30, 2000.

ADOPTED AND PASSED THIS 12TH DAY OF DECEMBER, 1995.


RUSSELL A. THOMPSON, CHAIRMAN

ATTEST:


BRUCE CLARK, COUNTY CLERK

DATE	<u>12-12-95</u>
ACTION	<u>Adopted</u>

COMMITTEE REPORT

TO THE HONORABLE COUNTY BOARD OF KANKAKEE COUNTY:

Your Committee, to whom was referred the matter of

APPOINTMENT OF HERBERT H. RUFFINI TO THE KANKAKEE RIVER VALLEY FOREST

PRESERVE DISTRICT BOARD

beg to submit the following report on the matter before them:

THE COMMITTEE RECOMMENDS THE ADOPTION OF SAID RESOLUTION HEREWITH SUBMITTED

All of which is respectfully submitted.

AYES

NAYS

Russell Thompson

James White

Michael J. LaRosa

James Huns

PRESENT

Ned Huns

Douglas B. Lawrence

Kenneth Burtland

ABSTAIN

ADMINISTRATION COMMITTEE

(Committee)

COMMITTEE REPORT

TO THE HONORABLE COUNTY BOARD OF KANKAKEE COUNTY:

Your Committee, to whom was referred the matter of

PROCEDURE FOR THE SALE OR DISPOSAL OF SURPLUS OR UNWANTED PROPERTY

beg to submit the following report on the matter before them:

THE COMMITTEE RECOMMENDS THE ADOPTION OF SAID RESOLUTION HERewith SUBMITTED

All of which is respectfully submitted.

AYES

NAYS

Dussele Thompson
Bruce Huns
James A. Hartley
Thomas B. Stroud
Carl Kruse

PRESENT

ABSTAIN

ADMINISTRATION COMMITTEE

(Committee)

**Resolution of the County Board
of
Kankakee County, Illinois**

Ordinance # _____
Resolution # 95-12-12-11a3

RE: PROCEDURE FOR THE SALE OR DISPOSAL OF SURPLUS OR UNWANTED PROPERTY

WHEREAS, it has been determined by the County Board of Kankakee County that from time to time the County is in possession of property which is surplus, scrap, obsolete or unwanted; and,

WHEREAS, it is deemed in the best interest of cost-economics to authorize the Head of a Department which is in possession of such surplus, scrap, obsolete, or unwanted property to sell or otherwise dispose of such property; and,

WHEREAS, the County Board deems that it is in the best interest of the citizens of the County that a uniform procedure for sale or disposal of surplus, scrap, obsolete, or unwanted property be adopted, and therefore the Board recommends that the following procedure be adopted:

Section I

Definition of Surplus Equipment: Equipment which is no longer necessary or useful to or in the best interests of the County to retain.

Section II

Surplus items should be listed for disposal and the appropriate department committee should declare the items as surplus and authorize the disposition of said items. All items (combined) that would have an estimated salvage value of over five hundred and 00/100 (\$500.00) dollars should be put into the competitive bid process.

Section III

A copy of the list shall be distributed to each county department and each department shall be notified of the deadline established by the department head, by which county departments may obtain such surplus equipment. All purchases of surplus equipment by county departments are subject to the procedures set out in the Kankakee County Purchasing Ordinance as amended June 12, 1990.

Section IV

If no county department obtains such surplus equipment, then, copies of a list of surplus equipment and materials shall be posted in county buildings in places of general notice to all county employees and the general public. Any county employee or general public wishing to purchase any listed equipment must submit a written, sealed bid to the department head by the deadline posted on the notice and presented to the Administration Committee.

PROCEDURE FOR THE SALE OR DISPOSAL OF SURPLUS
OR UNWANTED PROPERTY

Page Two

Section V

Sales of surplus equipment to county employees and general public will be to the highest bidder.

Section VI

The department head shall prepare and file with the County Auditor a detailed report of the surplus equipment or materials sold, itemizing the items, purchase price, and purchaser.

Section VII

The provision of this ordinance shall not apply to the disposal of surplus equipment specifically provided for by the Illinois Compiled Statutes and the Kankakee County Highway Department.

Section VIII

To the extent that any department head is previously mandated by Federal requirements to follow bidding procedures, the provisions of this ordinance is superseded by Federal and State requirements.

Section IX

Any other County ordinance in conflict with this ordinance is hereby rescinded.

This ordinance shall be in full force and effect upon its adoption and passage in accordance with the law.

NOW, THEREFORE BE IT RESOLVED that the County Board of Kankakee County hereby establishes the procedures heretofore recited as and for its procedure for the sale or disposal of surplus, scrap, obsolete, or unwanted equipment.

ADOPTED AND PASSED THIS 12TH DAY OF DECEMBER, 1995.


RUSSELL A. THOMPSON, CHAIRMAN

ATTEST:


BRUCE CLARK, COUNTY CLERK

DATE	<u>12-12-95</u>
ACTION	<u>Adopted RC vote</u>
	<u>23 ayes and 1 nay</u>

TAB

Personnel - Automation - Insurance.

**Resolution of the County Board
of
Kankakee County, Illinois**

Ordinance # _____
Resolution # 95-12-12-164

**RE: 1996 HOLIDAYS TO BE OBSERVED BY THE OFFICES OF
KANKAKEE COUNTY**

WHEREAS, the Kankakee County Board, Kankakee County, Illinois

declares the following holidays to be observed by the offices of Kankakee County:

New Year's Day	Monday	January 1, 1996
Martin Luther King Jr.'s Birthday	Monday	January 15, 1996
Lincoln's Birthday	Monday	February 12, 1996
Washington's Birthday (Observed)	Monday	February 19, 1996
Memorial Day (Observed)	Monday	May 27, 1996
Independence Day	Thursday	July 4, 1996
Labor Day	Monday	September 2, 1996
Columbus Day (Observed)	Monday	October 14, 1996
Veteran's Day	Monday	November 11, 1996
Thanksgiving Day	Thursday	November 28, 1996
Day Following Thanksgiving Day	Friday	November 29, 1996
Christmas Day	Wednesday	December 25, 1996

BE IT FURTHER RESOLVED, by the Kankakee County Board of
Kankakee County, Illinois, that the above listed days be observed as legal holidays
by the County of Kankakee for the year 1996; and that all County offices be closed
during each of the several aforementioned days.

ADOPTED AND PASSED THIS 12TH DAY OF DECEMBER, 1995.


RUSSELL A. THOMPSON, CHAIRMAN

ATTEST:


BRUCE CLARK, COUNTY CLERK

DATE	<u>12-12-95</u>
ACTION	<u>Adopted - RC vote</u>
	<u>24 ayes - 0 nays</u>

IN THE CIRCUIT COURT OF THE 21ST JUDICIAL CIRCUIT
KANKAKEE, COUNTY, ILLINOIS

GENERAL ORDER

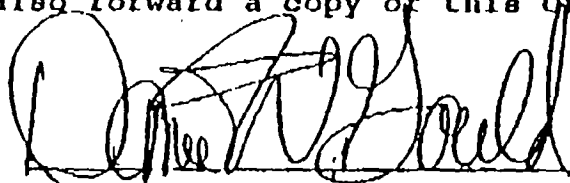
By virtue of the authority vested in me, IT IS ORDERED that the Offices of the Circuit Clerk, the Probation Office, the Jury Commission Office, the Office of the Public Defender and the Circuit Courts of the Twenty-first Circuit in Kankakee County, and all divisions thereof shall be closed on the following dates in the calendar year, 1996:

- NEW YEAR'S DAY Monday, January 1, 1996
- MARTIN LUTHER KING JR. BIRTHDAY . . Monday, January 15, 1996
- LINCOLN'S BIRTHDAY Monday, February 12, 1996
- WASHINGTON'S BIRTHDAY (Observed) . . Monday, February 19, 1996
- MEMORIAL DAY (Observed) Monday, May 27, 1996
- INDEPENDENCE DAY Thursday, July 4, 1996
- LABOR DAY Monday, September 2, 1996
- COLUMBUS DAY (Observed) Monday, October 14, 1996
- VETERANS' DAY Monday, November 11, 1996
- THANKSGIVING DAY Thursday, November 28, 1996
- DAY FOLLOWING THANKSGIVING DAY . . . Friday, November 29, 1996
- CHRISTMAS DAY Wednesday, December 25, 1996

Further that any and all papers, documents and pleadings which by virtue of the law must have been filed on said dates, may be filed on the next succeeding court date with the same force and effect as if they had been filed on the dates hereinbefore specified.

The Circuit Clerk is to post in the courthouse, in the usual places, a copy of this Order; and also forward a copy of this Order to all Kankakee County attorneys.

Dated: Sept. 25, 1995


DANIEL W. GOULD, Chief Judge

COMMITTEE REPORT

TO THE HONORABLE COUNTY BOARD OF KANKAKEE COUNTY:

Your Committee, to whom was referred the matter of

1996 HOLIDAYS TO BE OBSERVED BY THE OFFICES OF KANKAKEE COUNTY

beg to submit the following report on the matter before them:

THE COMMITTEE RECOMMENDS THE ADOPTION OF SAID RESOLUTION HERewith SUBMITTED

All of which is respectfully submitted.

AYES	NAYS
<u>Leary J. Shutter</u>	_____
<u>Michael J. LaRose</u>	_____
<u>Karl K...</u>	_____
<u>Dennis A...</u>	PRESENT
<u>Douglas B. H...</u>	_____
<u>Jim Staufferberg</u>	_____
<u>Robert J. Stamp</u>	_____
<u>Daniel E. Miller</u>	ABSTAIN
_____	_____
_____	_____
_____	_____

**Resolution of the County Board
of
Kankakee County, Illinois**

Ordinance # _____
Resolution # 95-12-12-1165

**RE: AMENDMENTS TO THE PERSONNEL POLICIES AND
PROCEDURES MANUAL**

WHEREAS, the Personnel Policies and Procedures Manual has been in effect since January 1, 1991 and amended July 1, 1993; and,

WHEREAS, the Personnel-Automation-Insurance Committee recommends amendments and additions to the Personnel Policies and Procedures Manual for Kankakee County employees; and,

WHEREAS, said amendment is in the creation of the Personal Day Policy, herewith attached and marked Exhibit "A",

NOW, THEREFORE BE IT RESOLVED by the Kankakee County Board of Kankakee, Illinois this 12th day of December, 1995 that the Personal Day Policy of the Personnel Policies and Procedures Manual is hereby created and effective January 1, 1996 for all Kankakee County employees.

BE IT FURTHER RESOLVED that any prior resolutions pertaining to the Personal Day Policy of the Personnel Policies and Procedures Manual are hereby declared null and void.

ADOPTED AND PASSED THIS 12TH DAY OF DECEMBER, 1995.


RUSSELL A. THOMPSON, CHAIRMAN

ATTEST:


BRUCE CLARK, COUNTY CLERK

DATE	<u>12-12-95</u>
ACTION	<u>Adopted 24 votes</u>
	<u>24 ayes - 0 nays</u>

Adopted December 12, 1995
Effective January 1, 1996

POLICIES AND PROCEDURES

PERSONAL DAYS

POLICY

The County of Kankakee provides one personal day per year for all full-time employees not governed by a Union Contract.

PROCEDURE

On January 1, 1996, all full-time employees will be awarded one approved personal day per calendar year. All personal day requests should be made in advance to the Department Heads. Department Heads have the responsibility to maintain a staff adequate to provide services for their area. They have the authority to limit the number of employees allowed to use leave time in any one day as necessary to provide services.

Personal days will not be carried over from one year to the next and are not payable upon separation from the County. Personal days must be used in increments of no less than one hour.

COMMITTEE REPORT

TO THE HONORABLE COUNTY BOARD OF KANKAKEE COUNTY:

Your Committee, to whom was referred the matter of

AMENDMENTS TO THE PERSONNEL POLICIES AND PROCEDURES MANUAL

beg to submit the following report on the matter before them:

THE COMMITTEE RECOMMENDS THE ADOPTION OF SAID RESOLUTION HEREWITH SUBMITTED

All of which is respectfully submitted.

AYES

NAYS

Regan A. Shutter

Michael J. LaFosse

Karl [unclear]

Dennis [unclear]

Douglas B. Graves

Jim Staufferburg

Charles J. Stumpf

Edward E. Mehl

PRESENT

ABSTAIN

PERSONNEL-AUTOMATION-INSURANCE COMMITTEE

(Committee)

TAB

Assessment - County CLK - Recorder - Treasure

**Resolution of the County Board
of
Kankakee County, Illinois**

Ordinance # _____
Resolution # 95-12-12-166

RE: A RESOLUTION AUTHORIZING THE CHAIRMAN TO EXECUTE A DEED OF CONVEYANCE OF THE COUNTY'S INTEREST OR AUTHORIZE A CANCELLATION OF THE APPROPRIATE CERTIFICATES OF PURCHASE

WHEREAS, the County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to 35 ILCS 200/21-90 and 35 ILCS 200/21-175; and,

WHEREAS, pursuant to this program, the County of Kankakee has acquired an interest in the real estate described on the attached list, and it appearing to the Treasurer's Committee that it would be in the best interest of the County to dispose of its interest in said property; and,

WHEREAS, the parties on the attached list, have offered the amounts shown and the breakdown of these amounts have been determined as shown,

THEREFORE, your Assessment-County Clerk-Recorder-Treasurer Committee recommends the adoption of the following resolution:

BE IT RESOLVED by the County Board of Kankakee County, Illinois, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize a cancellation of the appropriate certificates of purchase, as the case may be, on the attached described real estate, for the amounts shown on the attached, to be disbursed according to law.

ADOPTED AND PASSED THIS 12TH DAY OF DECEMBER, 1995.



RUSSELL A. THOMPSON, CHAIRMAN

ATTEST:



BRUCE CLARK, COUNTY CLERK

DATE	<u>12-12-95</u>
ACTION	<u>Adopted-ll note</u>
	<u>24ays-Draup</u>

KANKAKEE COUNTY

DATE: November, 1995

MONTHLY RESOLUTION LIST

PAGE 1

RES NO.	ITEM NUMBER	TYPE OF TRANS	ACCOUNT NAME	TOTAL COLLECTED	COUNTY CLERK	AUCTIONEER	RECORDER	AGENT	COUNTY TREASURER
1	0995002	Sale	STEVENSON<AMOS	\$518.50	\$20.57	\$3.50	\$30.00	\$150.00	\$314.43
2	0995008	Sale	DAVIS<TIFFANY NICOLE	\$317.10	\$18.05	\$2.10	\$30.00	\$150.00	\$116.95
3	0995012	Sale	DAVIS<TIFFANY NICOLE	\$417.80	\$20.57	\$2.80	\$30.00	\$150.00	\$214.43
4	0995015	Sale	WILKERSON CHESS<OSCAR &	\$317.10	\$34.52	\$2.10	\$30.00	\$150.00	\$100.48
5	0995027	Sale	WARD<CORNELL	\$1,022.00	\$25.61	\$7.00	\$30.00	\$250.00	\$709.39
6	0995028	Sale	LEWIS<SAMUEL	\$518.50	\$18.05	\$3.50	\$30.00	\$150.00	\$316.95
7	0995032	Sale	SIMMONS<SYTACHA	\$1,122.70	\$19.64	\$7.70	\$30.00	\$275.00	\$790.36
8	0995033	Sale	MOSCICKIS<FRANK B	\$4,043.00	\$18.05	\$28.00	\$30.00	\$1,000.00	\$2,966.95
9	0995034	Sale	JOSEPH<DENNIS W & MAE	\$1,224.00	\$38.62	\$8.40	\$45.00	\$300.00	\$831.98
10	0995035	Sale	HODGE<MARK	\$13,106.00	\$23.09	\$91.00	\$30.00	\$3,250.00	\$9,711.91
11	0995037	Sale	MOSCICKIS<FRANK B	\$3,841.60	\$20.57	\$26.60	\$30.00	\$950.00	\$2,814.43
12	0995038	Sale	MOSCICKIS<FRANK B	\$2,129.70	\$51.63	\$14.70	\$60.00	\$525.00	\$1,478.37
13	0995039	Sale	HARRIS<DARRYL	\$1,022.00	\$20.57	\$7.00	\$30.00	\$250.00	\$714.43
14	0995044	Sale	MODERT<NEAL H	\$719.90	\$20.57	\$4.90	\$30.00	\$175.00	\$489.43
15	0995045	Sale	HARRIS<DARRYL	\$719.90	\$20.57	\$4.90	\$30.00	\$175.00	\$489.43
16	0995046	Sale	MOSCICKIS<FRANK B	\$2,029.00	\$20.57	\$14.00	\$30.00	\$500.00	\$1,464.43
17	0995047	Sale	MOSCICKIS<FRANK B	\$1,223.40	\$20.57	\$8.40	\$30.00	\$300.00	\$864.43
18	0995053	Sale	SIMMONS<SYTACHA	\$719.90	\$24.22	\$4.90	\$30.00	\$175.00	\$485.78
19	0995055	Sale	YOUNG<ROY	\$417.80	\$29.94	\$2.80	\$30.00	\$150.00	\$205.06
20	0995060	Sale	MOSCICKIS<FRANK B	\$4,143.70	\$20.57	\$28.70	\$30.00	\$1,025.00	\$3,039.43
21	0995063	Sale	MOSCICKIS<FRANK B	\$1,726.90	\$0.00	\$11.90	\$45.00	\$425.00	\$1,245.00
22	0995064	Sale	MOSCICKIS<FRANK B	\$921.30	\$20.57	\$6.30	\$30.00	\$225.00	\$639.43
23	0995065	Sale	CHESS<OSCAR & VIVIAN	\$317.10	\$29.94	\$2.10	\$30.00	\$150.00	\$105.06
24	0995068	Sale	WILKERSON CHESS<OSCAR &	\$317.10	\$34.95	\$2.10	\$30.00	\$150.00	\$100.05
25	0995070	Sale	MOSCICKIS<FRANK B	\$518.50	\$20.57	\$3.50	\$30.00	\$150.00	\$314.43
26	0995073	Sale	WILLIAMS<ROBERT L	\$1,726.90	\$25.61	\$11.90	\$30.00	\$425.00	\$1,234.39

KANKAKEE COUNTY

DATE: November, 1995

MONTHLY RESOLUTION LIST

PAGE 2

RES NO.	ITEM NUMBER	TYPE OF TRANS	ACCOUNT NAME	TOTAL COLLECTED	COUNTY CLERK	AUCTIONEER	RECORDER	AGENT	COUNTY TREASURER
27	0995074	Sale	SHERROD<SELASSIE & DOROTHY	\$1,626.20	\$20.57	\$11.20	\$30.00	\$400.00	\$1,164.43
28	0995075	Sale	STRONG<FRANKLIN D & LOUISE	\$518.50	\$0.00	\$3.50	\$30.00	\$150.00	\$335.00
29	0995005	Sale	NEW WORLD DEVELOPMENT	\$8,574.50	\$25.61	\$59.50	\$30.00	\$2,125.00	\$6,334.39
<u>TOTALS</u>				\$55,820.60	\$664.37	\$385.00	\$930.00	\$14,250.00	\$39,591.23

CLERK FEES \$664.37
 RECORDER FEES \$930.00

TOTAL TO COUNTY \$41,185.60

Committee Members

KANKAKEE

9100543 09-32-209-001
 CERT. # PERM. INDEX NO.
 0995002
 TOWNSHIP: KANKAKEE

LEGAL:
 GEO V HULINGS SUBD LAND BETW
 MULBERRY ST
 & NYC R/W WH LOTS 1-2-3&4

PROPERTY ADDR: *of*
~~360 N SCHUYLER~~ *rear*

ASSESSEE:
 ZION GATE MB CHURCH

752 E OAK
 KANKAKEE, IL 60901

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$93.72

PENALTY: 18%

DATE REDEEMED: / /

COMMENTS:
 COMMERCIAL BUSINESSES

CERT: 9100543 KANKAKEE

CHARGE 1: \$7.33

CHARGE 2: \$0.00

CHARGE 3: \$13.24

CHARGE 4: \$0.00

DEED APPLIED FOR

7-95 VL

09-32-209-001 9100543

VACANT LOT

SIZE: IRR X
 INSPECTED ON: 9/93

SALE TO:

Amos Stevenson

Subject to 1996 taxes

Purchase Price	\$	500.00
Auctioneer Fee	\$	3.50
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	518.50

Revolving Account Reimbursement:

\$	7.33	Certified Mail
\$.00	Tract Book
\$	13.24	Publication
\$.00	Cancel .. Certificates

DISBURSEMENTS

Co. Clerk	\$	20.57
Tax Agent	\$	150.00
Co. Collector	\$	314.43
Co. Recorder	\$	30.00
Auctioneer	\$	3.50
	\$.

Item Number

0995002

Resolution #

11-95-1

KANKAKEE

9100589 09-33-105-022
CERT. # PERM. INDEX NO.
0995008
TOWNSHIP: KANKAKEE

LEGAL:
HARDEBECKS SUBD

PROPERTY ADDR:
861 N EVERGREEN

ASSESSEE:
HICKMAN D. DEAN

861 N EVERGREEN
KANKAKEE, IL 60901

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$310.58
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL WITH DWELLING

*Resolution Case
Insert*

7-95 VL

CERT: 9100589 KANKAKEE
CHARGE 1: \$4.81
CHARGE 2: \$0.00
CHARGE 3: \$13.24
CHARGE 4: \$0.00

09-33-105-022 9100589
~~2 STRUCTURES - 2SF BROWN ASP~~
~~BRK & 2SF WHITE ALUM BOTH VAC~~
SIZE: 50 X 145
INSPECTED ON: 9/93

SALE TO:

Tiffany Nicole Davis

Subject to 1996 taxes

Purchase Price	\$	300.00
Auctioneer Fee	\$	2.10
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	317.10

Revolving Account Reimbursement:

\$	4.81	Certified Mail
\$.00	Tract Book
\$	13.24	Publication
\$.00	Cancel __ Certificates

DISBURSEMENTS

Co. Clerk	\$	18.05
Tax Agent	\$	150.00
Co. Collector	\$	116.95
Co. Recorder	\$	30.00
Auctioneer	\$	2.10
	\$.

Item Number 0995008

Resolution # 11-95-2

KANKAKEE

9100627 09-33-404-007
CERT. # PERM. INDEX NO.
0995012
TOWNSHIP: KANKAKEE

LEGAL:
HOBBIE HEIGHTS ADDN

PROPERTY ADDR:
~~SXX~~ N ILL

ASSESSEE:
BALLINGER<DENNIS

P.O. BOX 1452
DECATUR, IL 62525

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$44.44
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS

CERT: 9100627 KANKAKEE
CHARGE 1: \$7.33
CHARGE 2: \$0.00
CHARGE 3: \$13.24
CHARGE 4: \$0.00

7-95 VL
09-33-404-007 9100627
VACANT LOT

SIZE: 45 X 145
INSPECTED ON: 9/93

SALE TO:

Tiffany Nicole Davis

Subject to 1996 taxes

Purchase Price	\$	400.00
Auctioneer Fee	\$	2.80
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	417.80

Revolving Account Reimbursement:

\$	7.33	Certified Mail
\$.00	Tract Book
\$	13.24	Publication
\$.00	Cancel -- Certificates

DISBURSEMENTS

Co. Clerk	\$	20.57
Tax Agent	\$	150.00
Co. Collector	\$	214.43
Co. Recorder	\$	30.00
Auctioneer	\$	2.80
	\$.

Item Number

0995012

Resolution #

11-95-3

KANKAKEE

8900135. 10-33-106-003
CERT. # PERM. INDEX NO.
0995015 *Yo Bidder*
No Bidder
TOWNSHIP: GANEER

LEGAL:
SUNSET HILL SUBD LOT 14 BLK
111 77-13666

PROPERTY ADDR:
4806 FAIR ELMS AVE.

ASSESSEE:
MERRETT REGINA
MERRITT, REGINA

WESTERN SPRGS, IL 60558

DATE OF SALE: 12/03/90

FACE AMOUNT OF TAX: \$69.83
PENALTY: 18%
DATE REDEEMED: / / 135

COMMENTS:
RESIDENTIAL VACANT LANDS
6-94 same

TRACT BOOK
PUBLICATION
CERTIFIED MAIL ~~12.09~~

KANKAKEE 8900135

MAIL CHRG 11.45

PUBL CHRG 23.07

DEED APPLIED FOR

7-95 VL NPA

10-33-106-003 8900135

VACANT LOT
NO APPEARANT ACCESS
SIZE: 40 X 100
INSPECTED ON: 9/93

DEED ISSUED

SALE TO:

Oscar & Durian Wilkerson

Subject to *1996* *Chess* taxes

Purchase Price	\$	300.00
Auctioneer Fee	\$	2.10
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	317.10

Revolving Account Reimbursement:

\$	<i>11.45</i>	Certified Mail
\$	<i>.00</i>	Tract Book
\$	<i>23.07</i>	Publication
\$	<i>.00</i>	Cancel -- Certificates

DISBURSEMENTS

Co. Clerk	\$	<i>34.52</i>
Tax Agent	\$	<i>150.00</i>
Co. Collector	\$	<i>100.48</i>
Co. Recorder	\$	<i>30.00</i>
Auctioneer	\$	<i>2.10</i>
	\$.

Item Number *0995015*

Resolution # *11-95-4*

KANKAKEE

9100158 19-12-302-022
CERT. # PERM. INDEX NO.
0995027
TOWNSHIP: PEMBROKE

LEGAL:
POINT PLEASANT 1ST ADDN LOT
38

PROPERTY ADDR:
Florida

ASSESSEE:
HOUSING SERVICE CORP

1010 TITLE BUILDING
ATLANTA, GA 30314

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$512.76
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL WITH DWELLING

CERT: 9100158 KANKAKEE
CHARGE 1: \$12.37
CHARGE 2: \$0.00
CHARGE 3: \$13.24
CHARGE 4: \$0.00

DEED APPLIED FOR

7-95 VL
19-12-302-022 9100158
~~1 STORY FRAME GRN W/ RED TRM~~
~~WHITE TRAILOR OCCUPIED~~
SIZE: 90 X 413.3
INSPECTED ON: 9/93

SALE TO:

Cornell Ward

Subject to *1996* taxes

Purchase Price	\$	1000.00
Auctioneer Fee	\$	7.00
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	1022.00

Revolving Account Reimbursement:

\$	<i>12.37</i>	Certified Mail
\$	<i>.00</i>	Tract Book
\$	<i>13.24</i>	Publication
\$	<i>.00</i>	Cancel Certificates

DISBURSEMENTS

Co. Clerk	\$	<i>25.61</i>
Tax Agent	\$	<i>250.00</i>
Co. Collector	\$	<i>709.39</i>
Co. Recorder	\$	<i>30.00</i>
Auctioneer	\$	<i>7.00</i>
	\$.

Item Number

0995027

Resolution #

11-95-5

KANKAKEE

9100178 19-15-104-011
CERT. # PERM. INDEX NO.
0995028
TOWNSHIP: PEMBROKE

LEGAL:
GARDEN CITY SUBD

PROPERTY ADDR:
f lands

ASSESSEE:
MEDLEY, MARQUERITE

3643 W DOUGLAS BLVD
CHICAGO, IL 60623

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$36.70
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS

CERT: 9100178 KANKAKEE
CHARGE 1: \$4.81
CHARGE 2: \$0.00
CHARGE 3: \$13.24
CHARGE 4: \$0.00

DEED APPLIED FOR

7-95 V.L.

19-15-104-011 9100178
VACANT LOT

SIZE: 83 X 224.8
INSPECTED ON: 9/93

SALE TO:

Samuel Lewis

Subject to 1996 taxes

Purchase Price	\$	500.00
Auctioneer Fee	\$	3.50
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	518.50

Revolving Account Reimbursement:

\$	4.81	Certified Mail
\$.00	Tract Book
\$	13.24	Publication
\$.00	Cancel __ Certificates

DISBURSEMENTS

Co. Clerk	\$	18.05
Tax Agent	\$	150.00
Co. Collector	\$	316.95
Co. Recorder	\$	30.00
Auctioneer	\$	3.50
	\$.

Item Number

0995028

Resolution #

11-95-6

KANKAKEE

9000219 19-15-403-021
CERT. # PERM. INDEX NO.
- 0995032-*Bad D.P.*
TOWNSHIP: PEMBROKE

LEGAL:
PON & CO 1ST ADDN

S170 OF W 80FT LOT9 72-7131

PROPERTY ADDR:
1311 W 61ST STREET

ASSESSEE:
GOLDEN<SAM
GOLDEN, SAM
1311 W 61ST STREET
CHICAGO, IL 60636

DATE OF SALE: 11/25/91

FACE AMOUNT OF TAX: \$25.34
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS

6-94 VL
7-95 VL 0794063-D.P. bad

TRACT BOOK
PUBLICATION
CERTIFIED MAIL

2-29

CERT: 9000219 KANKAKEE
CHARGE 1: \$6.87
CHARGE 2: \$0.00
CHARGE 3: \$12.77
CHARGE 4: \$0.00

D9F

PROCEEDINGS
debt covered

SALE TO:

Sytacha Simmons

Subject to 1996 taxes

Purchase Price	\$	1100.00
Auctioneer Fee	\$	7.70
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	1122.70

Revolving Account Reimbursement:

\$	<i>6.87</i>	Certified Mail
\$	<i>.00</i>	Tract Book
\$	<i>12.77</i>	Publication
\$	<i>.00</i>	Cancel _ Certificates

DISBURSEMENTS

Co. Clerk	\$	19.64
Tax Agent	\$	275.00
Co. Collector	\$	790.36
Co. Recorder	\$	30.00
Auctioneer	\$	7.70
	\$.

Item Number

0995032

Resolution #

11-95-7

KANKAKEE

9100198 19-16-202-009
CERT. # PERM. INDEX NO.
0995033
TOWNSHIP: PEMBROKE

LEGAL:
MOSCICKIS&KARLOCK 1ST

PROPERTY ADDR:
~~R. R. 3 BOX 454-C~~
Wildwood
ASSESSEE:
HEARN:WILLIE

R. R. 3 BOX 454-C
MOMENCE, IL 60954

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$201.42
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS

*12/14 Lewis Rollins called
w/ sending \$140.00 to
start TP's
called for TTP's 4/16/94*

CERT: 9100198 KANKAKEE
CHARGE 1: \$4.81
CHARGE 2: \$0.00
CHARGE 3: \$13.24
CHARGE 4: \$0.00

DEED APPLIED FOR
7-95 VL
19-16-202-009 9100198
VACANT LOT

SIZE: 295 X 711± $\frac{1}{2}$
INSPECTED ON: 9/93

SALE TO:

Frank Moscickis

Subject to *1996* taxes

Purchase Price	\$	4000.00
Auctioneer Fee	\$	28.00
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	4043.00

Revolving Account Reimbursement:

\$	4.81	Certified Mail
\$.00	Tract Book
\$	13.24	Publication
\$.00	Cancel .. Certificates

DISBURSEMENTS

Co. Clerk	\$	18.05
Tax Agent	\$	1000.00
Co. Collector	\$	2966.95
Co. Recorder	\$	30.00
Auctioneer	\$	28.00
	\$.

Item Number **0995033**

Resolution # **11-95-8**

KANKAKEE

9100200 19-16-203-008
CERT. # PERM. INDEX NO.

TOWNSHIP: PEMBROKE

LEGAL:
MOSCICKIS&KARLOCK 1ST

KANKAKEE

9100199 19-16-203-007
CERT. # PERM. INDEX NO.
0995034

TOWNSHIP: PEMBROKE

LEGAL:
MOSCICKIS&KARLOCK 1ST

PROPERTY ADDR:
824 E. 88TH PL.
Florida

ASSESSEE:
HUGGINS<LORENZO

824 E. 88TH PL.
CHICAGO, IL 60619

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$75.36
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS

CERT: 9100199 KANKAKEE

CHARGE 1: \$9.85

CHARGE 2: \$0.00

CHARGE 3: \$13.24

CHARGE 4: \$0.00

DEED APPLIED FOR

SALE TO:

Alennis W. Mae Joseph

Subject to 1996 taxes

Purchase Price	\$	1200.00
Auctioneer Fee	\$	8.40
Recording Fee	\$	15.00
Time Payment Chg	\$.
<i>overpd 60¢</i> TOTAL COLLECTED	\$	1224.00

Revolving Account Reimbursement:

\$	12.14	Certified Mail
\$.00	Tract Book
\$	26.48	Publication
\$.00	Cancel .. Certificates

DISBURSEMENTS

Co. Clerk	\$	38.62
Tax Agent	\$	300.00
Co. Collector	\$	831.98
Co. Recorder	\$	45.00
Auctioneer	\$	8.40
	\$.

Item Number 0995034

Resolution # 11-95-9

KANKAKEE

9100208 19-16-303-010
CERT # PERM. INDEX NO.
0995035

TOWNSHIP: PEMBROKE

LEGAL:
MOSCICKIS & KARLOCK SUB LOT
38

PROPERTY ADDR:
Main

ASSESSEE:
REYNOLDS, W
EASTON, D
476 AURORA AVE
ST. PAUL, MN 55103

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$509.10
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL WITH DWELLING

CERT: 9100208 KANKAKEE
CHARGE 1: \$9.85
CHARGE 2: \$0.00
CHARGE 3: \$13.24
CHARGE 4: \$0.00

DEED APPLIED FOR

7-95 Same
19-16-303-010 9100208
1 STORY FRAME RED AND WHITE
COMM BUILDING
SIZE: 95 X 615
INSPECTED ON: 9/93

SALE TO:

Mark Hodge

Subject to *1996* taxes

Purchase Price	\$	<i>13,000.00</i>
Auctioneer Fee	\$	<i>91.00</i>
Recording Fee	\$	<i>15.00</i>
Time Payment Chg	\$.
TOTAL COLLECTED	\$	<i>13,106.00</i>

Revolving Account Reimbursement:

\$	<i>9.85</i>	Certified Mail
\$	<i>.00</i>	Tract Book
\$	<i>13.24</i>	Publication
\$	<i>.00</i>	Cancel Certificates

DISBURSEMENTS

Co. Clerk	\$	<i>23.09</i>
Tax Agent	\$	<i>3250.00</i>
Co. Collector	\$	<i>9711.91</i>
Co. Recorder	\$	<i>30.00</i>
Auctioneer	\$	<i>91.00</i>
	\$.

Item Number *0995035*

Resolution # *11-95-10*

KANKAKEE

9100212 19-16-402-001
CERT. # PERM. INDEX NO.
0995037
TOWNSHIP: PEMBROKE

LEGAL:
MOSCICKIS & KARLOCK SUBLOT 6
0

PROPERTY ADDR:
~~5242 W QUINCY~~
Wildwood
ASSESSEE:
GRIFFIN HATTIE

5242 W QUINCY
CHICAGO, IL 60644

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$201.42
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS

CERT: 9100212 KANKAKEE
CHARGE 1: \$7.33
CHARGE 2: \$0.00
CHARGE 3: \$13.24
CHARGE 4: \$0.00

DEED APPLIED FOR

7-95 VG.
19-16-402-001 9100212
VACANT LOT

SIZE: 474.5 X 755
INSPECTED ON: 9/93

SALE TO:

Frank Moscickis

Subject to *1996* taxes

Purchase Price	\$	<i>3800.00</i>
Auctioneer Fee	\$	<i>26.60</i>
Recording Fee	\$	<i>15.00</i>
Time Payment Chg	\$.
TOTAL COLLECTED	\$	<i>3841.60</i>

Revolving Account Reimbursement:

\$	<i>7.33</i>	Certified Mail
\$	<i>.00</i>	Tract Book
\$	<i>13.24</i>	Publication
\$	<i>.00</i>	Cancel .. Certificates

DISBURSEMENTS

Co. Clerk	\$	<i>20.57</i>
Tax Agent	\$	<i>950.00</i>
Co. Collector	\$	<i>2814.43</i>
Co. Recorder	\$	<i>30.00</i>
Auctioneer	\$	<i>26.60</i>
	\$.

Item Number

0995037

Resolution #

11-95-11

KANKAKEE

9100217 19-17-200-015
CERT. # PERM. INDEX NO.

TOWNSHIP: PEMBROKE

LEGAL:

KANKAKEE

9100216 19-17-200-014
CERT. # PERM. INDEX NO.

TOWNSHIP: PEMBROKE

KANKAKEE

9100215 19-17-200-013
CERT. # PERM. INDEX NO.
0995038
TOWNSHIP: PEMBROKE

LEGAL:
PINEVIEW SUBD LOT 16 76-9106

PROPERTY ADDR:
~~6540 S PEORIA~~
Chicago
ASSEESSEE:
SALLIS<QUENTIN R

6540 S PEORIA
CHICAGO, IL 60621

DATE OF SALE: 11/23/92
FACE AMOUNT OF TAX: \$202.14
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS

CERT: 9100215 KANKAKEE
CHARGE 1: \$7.33
CHARGE 2: \$0.00
CHARGE 3: \$13.24
CHARGE 4: \$0.00

FEED APPLIED FOR

SALE TO:

Frank Moscickis

Subject to 1996 taxes

Purchase Price	\$	2100.00
Auctioneer Fee	\$	14.70
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	2129.70

Revolving Account Reimbursement:

\$	11.91	Certified Mail
\$.00	Tract Book
\$	39.72	Publication
\$.00	Cancel .. Certificates

DISBURSEMENTS

Co. Clerk	\$	51.63
Tax Agent	\$	525.00
Co. Collector	\$	1478.37
Co. Recorder	\$	60.00
Auctioneer	\$	14.70
	\$.

Item Number 0995038

Resolution # 11-95-12

KANKAKEE

9100238 19-18-300-014
CERT. # PERM. INDEX NO.
0995039
TOWNSHIP: PEMBROKE

LEGAL:
FOREST VALLEY SUBD

PROPERTY ADDR:
~~6832 S CLYDE AVE~~

red bud
ASSESSEE:
HOBBS < GENEVA

6832 S CLYDE AVE
CHICAGO, IL 60649

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$24.44

PENALTY: 18%

DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS

*Called for amt to redeem
12/8/93*

CERT: 9100238 KANKAKEE

CHARGE 1: \$7.33

CHARGE 2: \$0.00

CHARGE 3: \$13.24

CHARGE 4: \$0.00

DEED APPLIED FOR

7-95 VL

19-18-300-014 9100238
VACANT LOT

SIZE: 116.4 X 369.6
INSPECTED ON: 9/93

SALE TO:

Darryl Harris

Subject to 1996 taxes

Purchase Price	\$	1000.00
Auctioneer Fee	\$	7.00
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	1022.00

Revolving Account Reimbursement:

\$	7.33	Certified Mail
\$.00	Tract Book
\$	13.24	Publication
\$.00	Cancel _ Certificates

DISBURSEMENTS

Co. Clerk	\$	20.57
Tax Agent	\$	250.00
Co. Collector	\$	714.43
Co. Recorder	\$	30.00
Auctioneer	\$	7.00
	\$.

Item Number

0995039

Resolution #

11-95-13

KANKAKEE

9100283 19-22-402-003
CERT. # PERM. INDEX NO.
0995044
TOWNSHIP: PEMBROKE

LEGAL:
COLONIAL ESTATES

PROPERTY ADDR:
~~659 NORTH LOREL~~
RESIDENCE

ASSESSEE:
HIGHTOWER < LEROY

659 NORTH LOREL
CHICAGO, IL 60644

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$101.74
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS

CERT: 9100283 KANKAKEE
CHARGE 1: \$7.33
CHARGE 2: \$0.00
CHARGE 3: \$13.24
CHARGE 4: \$0.00

DEED APPLIED FOR

7-95 VL

19-22-402-003 9100283
VACANT LOT

SIZE: 100 X 724.89
INSPECTED ON: 9/93

SALE TO:

Neal H Modest

Subject to 1996 taxes

Purchase Price	\$	700.00
Auctioneer Fee	\$	4.90
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	719.90

Revolving Account Reimbursement:

\$	7.33	Certified Mail
\$.00	Tract Book
\$	13.24	Publication
\$.00	Cancel _ Certificates

DISBURSEMENTS

Co. Clerk	\$	20.57
Tax Agent	\$	175.00
Co. Collector	\$	489.43
Co. Recorder	\$	30.00
Auctioneer	\$	4.90
	\$.

Item Number

0995044

Resolution #

11-95-14

KANKAKEE

9100286 19-22-403-030
CERT. # PERM. INDEX NO.
0995045

TOWNSHIP: PEMBROKE

LEGAL:
COLONIAL ESTATES

PROPERTY ADDR:
~~8050 S. LOAMIS~~
67PMSS

ASSESSEE:
RICHIE MILDRED

8050 S. LOAMIS
CHICAGO, IL 60620

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$66.50
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS

CERT: 9100286 KANKAKEE
CHARGE 1: \$7.33
CHARGE 2: \$0.00
CHARGE 3: \$13.24
CHARGE 4: \$0.00

DEED APPLIED FOR

7-95 VL

19-22-403-030 9100286
VACANT LOT

SIZE: 100 X 200
INSPECTED ON: 9/93

SALE TO:

Darryl Harris

Subject to 1996 taxes

Purchase Price	\$	700.00
Auctioneer Fee	\$	4.90
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	719.90

Revolving Account Reimbursement:

\$ 7.33	Certified Mail
\$.00	Tract Book
\$ 13.24	Publication
\$.00	Cancel Certificates

DISBURSEMENTS

Co. Clerk	\$	20.57
Tax Agent	\$	175.00
Co. Collector	\$	489.43
Co. Recorder	\$	30.00
Auctioneer	\$	4.90
	\$.

Item Number 0995045

Resolution # 11-95-15

KANKAKEE

9100287 19-23-101-016
CERT. # PERM. INDEX NO.
0995046
TOWNSHIP: PEMBROKE

LEGAL:
HOPKINS PARK WOODS LOT 42

PROPERTY ADDR:
Ohio

ASSESSEE:
ROGERS DARETTA

1503 W 51ST ST
CHICAGO, IL 60615

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$910.12
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL WITH DWELLING

CERT: 9100287 KANKAKEE
CHARGE 1: \$7.33
CHARGE 2: \$0.00
CHARGE 3: \$13.24
CHARGE 4: \$0.00

DEED APPLIED FOR

7-95 VL

19-23-101-016 9100287
~~1 SF PINK ASP SITING~~
~~UGV AND OVERGROWN~~
SIZE: 165 X 1736.6
INSPECTED ON: 9/93

SALE TO:

Frank Moscickis

Subject to 1996 taxes

Purchase Price	\$	2000.00
Auctioneer Fee	\$	14.00
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	2029.00

Revolving Account Reimbursement:

\$	7.33	Certified Mail
\$.00	Tract Book
\$	13.24	Publication
\$.00	Cancel -- Certificates

DISBURSEMENTS

Co. Clerk	\$	20.57
Tax Agent	\$	500.00
Co. Collector	\$	1464.43
Co. Recorder	\$	30.00
Auctioneer	\$	14.00
	\$.

Item Number

0995046

Resolution #

11-95-16

KANKAKEE

9100291 19-23-300-031
CERT. # PERM. INDEX NO.
0995047
TOWNSHIP: PEMBROKE

LEGAL:
HOPKINS PARK WOODS

PROPERTY ADDR:
P.O. BOX 463 Ohio

ASSESSEE:
SMITH-CALVIN
HIRKS
445 WEBSTER #10
SAN FRANCISCO, CA 94117

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$50.42
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS

CERT: 9100291 KANKAKEE
CHARGE 1: \$7.33
CHARGE 2: \$0.00
CHARGE 3: \$13.24
CHARGE 4: \$0.00

DEED APPLIED FOR

7-93 VL
19-23-300-031 9100291
VACANT LOT
-036 IMPROVEMENT
SIZE: X
INSPECTED ON: 9/93

SALE TO:

Frank Moscickis

Subject to 1996 taxes

Purchase Price	\$	1200.00
Auctioneer Fee	\$	8.40
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	1223.40

Revolving Account Reimbursement:

\$	7.33	Certified Mail
\$.00	Tract Book
\$	13.24	Publication
\$.00	Cancel .. Certificates

DISBURSEMENTS

Co. Clerk	\$	20.57
Tax Agent	\$	300.00
Co. Collector	\$	864.43
Co. Recorder	\$	30.00
Auctioneer	\$	8.40
	\$.

Item Number 0995047

Resolution # 11-95-17

KANKAKEE

9000308 19-26-100-030
CERT. # PERM. INDEX NO.
099505370 *PI 000FA*
TOWNSHIP: PEMBROKE

LEGAL:
MEADOWLANE FARMS SUBD. W120F
T L17 EX S17
5FT

PROPERTY ADDR:
P. O. BOX 245

ASSESSEE:
BILLS<THELMA
BILLS, THELMA
P. O. BOX 245
HOPKINS PARK, IL 60944

DATE OF SALE: 11/25/91

FACE AMOUNT OF TAX: \$25.34
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS
6-94 VL No Apparent Access
6-95 Access unknown

TRACT BOOK
PUBLICATION
CERTIFIED MAIL *2.20*

CERT: 9000308 KANKAKEE
CHARGE 1: \$11.45
CHARGE 2: \$0.00
CHARGE 3: \$12.77
CHARGE 4: \$0.00

Daf

PROCEEDINGS

dead wood

SALE TO:

Sytacha Simmons
Subject to *1996* taxes

Purchase Price	\$	700.00
Auctioneer Fee	\$	4.90
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	719.90

Revolving Account Reimbursement:

\$	<i>11.45</i>	Certified Mail
\$	<i>.00</i>	Tract Book
\$	<i>12.77</i>	Publication
\$	<i>.00</i>	Cancel _ Certificates

DISBURSEMENTS

Co. Clerk	\$	<i>24.22</i>
Tax Agent	\$	<i>175.00</i>
Co. Collector	\$	<i>485.78</i>
Co. Recorder	\$	<i>30.00</i>
Auctioneer	\$	<i>4.90</i>
	\$.

Item Number

0995053

Resolution #

11-95-18

KANKAKEE

8900357 19-26-200-053
CEPT PERM. INDEX NO.
0995055
TOWNSHIP: PEMBROKE

7-26-93 ISSUED

NO 31001-1R
NO 31001-1R

LEGAL:
MEADOWLANE FARMS SUBD 100X1
65 FT LOT 50 TRACT 6

PROPERTY ADDR:
553 E 75TH ST

ASSESSEE:
TILLMAN LEO
TILLMAN, LEO

CHICAGO, IL 60619

DATE OF SALE: 12/03/90

FACE AMOUNT OF TAX: \$84.07
PENALTY: 18%
DATE REDEEMED: / / 357

COMMENTS:
RESIDENTIAL VACANT LANDS
6-94 VL

TRACT BOOK
PUBLICATION
CERTIFIED MAIL ~~12.29~~

KANKAKEE 8900357

MAIL CHRG 6.87
PUBL CHRG 23.07

DEED APPLIED FOR

7-95 VL

19-26-200-053 8900357
VACANT LOT

SIZE: 100 X 175.5
INSPECTED ON: 9/93

SALE TO:	
<i>Roy Young</i>	
Subject to <u>1996</u> taxes	
Purchase Price	\$ 400.00
Auctioneer Fee	\$ 2.80
Recording Fee	\$ 15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$ 417.80
Revolving Account Reimbursement:	
\$ 6.87	Certified Mail
\$.00	Tract Book
\$ 23.07	Publication
\$.00	Cancel .. Certificates
DISBURSEMENTS	
Co. Clerk	\$ 29.94
Tax Agent	\$ 150.00
Co. Collector	\$ 205.06
Co. Recorder	\$ 30.00
Auctioneer	\$ 2.80
	\$.
Item Number	0995055
Resolution #	11-95-19

KANKAKEE

9100332 19-32-200-033
CERT. # FERM. INDEX NO.
0995060
TOWNSHIP: PEMBROKE

LEGAL:
PEMBROKE FARMS SUBD EH LOT 2
9 BAL 2.60 ACRES

PROPERTY ADDR:
R.R. 1 Main

ASSESSEE:
GRAY<MARION

R.R. 1
ST. ANNE, IL 60964

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$140.24
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL WITH DWELLING

CERT: 9100332 KANKAKEE
CHARGE 1: \$7.33
CHARGE 2: \$0.00
CHARGE 3: \$13.24
CHARGE 4: \$0.00

DEED APPLIED EOB

7-95 Same
19-32-200-033 9100332
1 SF GREY ASP SHINGLES
WHITE FRONT
SIZE: 147.2 X IRR
INSPECTED ON: 9/93

SALE TO:

Frank Moscickis

Subject to 1996 taxes

Purchase Price	\$	4100.00
Auctioneer Fee	\$	28.70
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	4143.70

Revolving Account Reimbursement:

\$	7.33	Certified Mail
\$.00	Tract Book
\$	13.24	Publication
\$.00	Cancel Certificates

DISBURSEMENTS

Co. Clerk	\$	20.57
Tax Agent	\$	1025.00
Co. Collector	\$	3039.43
Co. Recorder	\$	30.00
Auctioneer	\$	28.70
	\$.

Item Number 0995060

Resolution # 11-95-20

KANKAKEE

8801008 19-36-302-003
CERT. # PERM. INDEX NO.

TOWNSHIP: PEMBROKE

LEGAL:
HOPKINS PARK HEIGHTS SUBD LO
T 22 77-153 54

KANKAKEE

8801007 19-36-302-002
CERT. # PERM. INDEX NO.

0995063
TOWNSHIP: PEMBROKE

LEGAL:
HOPKINS PARK HEIGHTS SUBD LO
T 23 77-153 54

PROPERTY ADDR:

ASSESSEE: *PER JB*
NELSON WILLIAMS *1-815-944-5874*
REV. WILLIAMS, NELSON
P.O. BOX 102
MOMENCE, IL 60954

DATE OF SALE: 11/20/89

FACE AMOUNT OF TAX: \$145.98

PENALTY: 18%

COMMENTS:
RESID VACANT LANDS

6-94 VL

DATE REDEEMED: *1 / 1*
12-9-91-Statement
SENT TO NAME
ADDRESS ABOVE

TRACT BOOK
PUBLICATION
CERTIFIED MAIL *2.00*

CERT NO.-8801007 03/11/92
10 19-36-302-002 1988
SHER MAIL 2.29
CIRC MAIL 2.29
PUBL 29.66
pd by def
12/94

7-95 VL

19-36-302-002 8801007
VACANT LOT

SALE TO:

Frank Moscickis

Subject to *1996* taxes

Purchase Price	\$	1700.00
Auctioneer Fee	\$	11.90
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	1726.90

Revolving Account Reimbursement:

\$.00	Certified Mail
\$.00	Tract Book
\$.00	Publication
\$.00	Cancel .. Certificates

DISBURSEMENTS

Clerk	\$.00
Tax Agent	\$	425.00
Co. Collector	\$	1245.00
Co. Recorder	\$	45.00
Auctioneer	\$	11.90
	\$.

Item Number *0995063*

Resolution # *11-95-21*

DEED APPLIED FOR

KANKAKEE

9100348 19-36-302-005
CERT. # PERM. INDEX NO.
0995064
TOWNSHIP: PEMBROKE

LEGAL:
HOPKINS PK HEIGHTS SUB LOT 2
0

PROPERTY ADDR:
~~1132 S. DURRANCE ST.~~
PLUM

ASSESSEE:
BURKETT<LOUIS

2004 S. HEMBERGER ST.
PHILADELPHIA, PA 19145

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$50.42
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS

CERT: 9100348 KANKAKEE
CHARGE 1: \$7.33
CHARGE 2: \$0.00
CHARGE 3: \$13.24
CHARGE 4: \$0.00

~~DEED~~ APPLIED FOR

7-95 VL
19-36-302-005 9100348
VACANT LOT

SIZE: 132 X 657.8
INSPECTED ON: 9/93

SALE TO:

Frank B. Moscickis

Subject to 1996 taxes

Purchase Price	\$	900.00
Auctioneer Fee	\$	6.30
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	921.30

Revolving Account Reimbursement:

\$ 7.33	Certified Mail
\$.00	Tract Book
\$ 13.24	Publication
\$.00	Cancel .. Certificates

DISBURSEMENTS

Co. Clerk	\$	20.57
Tax Agent	\$	225.00
Co. Collector	\$	639.43
Co. Recorder	\$	30.00
Auctioneer	\$	6.30
	\$.

Item Number

0995064

Resolution #

11-95-22

KANKAKEE

8900461 20-31-201-015
CERT # PERM. INDEX NO.
-0995065 *NO BIDDERS*
TOWNSHIP: PEMBROKE

LEGAL:
ILLINOIS FARMS SUBD BAL 0
F LOT 181 2.25 AC

PROPERTY ADDR:
16240 S ASHLAND

ASSESSEE:
JOHNSON NELLIE
JOHNSON, NELLIE

MARKHAM, IL 60426

DATE OF SALE: 12/03/90

FACE AMOUNT OF TAX: \$133.71

PENALTY: 18%

DATE REDEEMED: / / 461

COMMENTS:
RESIDENTIAL WITH DWELLING

6-94 Same
7-95 Same

TRACT BOOK
PUBLICATION
CERTIFIED MAIL *7.29*

KANKAKEE 8900461

MAIL CHRG 6.87
PUBL CHRG 23.07
DEED APPLIED FOR

20-31-201-015 8900461

VACANT GROUND WITH
NO APPEARANT ACCESS
SIZE: 165 X 473.4
INSPECTED ON: 9/93

SALE TO:

Oscar & Yvonne Chess

Subject to 1996 taxes

Purchase Price	\$	300.00
Auctioneer Fee	\$	2.10
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	317.10

Revolving Account Reimbursement:

\$	6.87	Certified Mail
\$.00	Tract Book
\$	23.07	Publication
\$.00	Cancel -- Certificates

DISBURSEMENTS

Co. Clerk	\$	29.94
Tax Agent	\$	150.00
Co. Collector	\$	105.06
Co. Recorder	\$	30.00
Auctioneer	\$	2.10
	\$.

Item Number

0995065

Resolution #

11-95-23

KANKAKEE

REDEEMED

8801104 27-12-300-016
 CERT. # PERM. INDEX NO.
 0995068-0293420 No D.P.
 TOWNSHIP: PEMBROKE
 No B IDDER

LEGAL:
 147 X 81 SW COR EH NEQ NEQ S
 WQ 12 29 11W

PROPERTY ADDR:

ASSESSEE:
 MIDWEST LAND DEV CORP
 MIDWEST LAND DEV CORP
 P.O. BOX 99
 BOURBONNAIS, IL 60914

DATE OF SALE: 11/20/89

FACE AMOUNT OF TAX: \$453.07

PENALTY: 18%

COMMENTS:
 RESID VACANT LANDS
 6-94 VL no apparent access
 6-95 Same
 DATE REDEEMED: / /

~~REDEEMED FOR~~

TRACT BOOK
 PUBLICATION
 CERTIFIED MAIL *nc*

CERT NO.-8801104 03/11/92
 10 27-12-300-016 1988
 SHER MAIL 0.00
 CIRC MAIL 2.29
 PUBL 29.66

27-12-300-016 8801104
 PROBABLY VACANT LOT
 LANDLOCKED
 SIZE: 81 X 147
 INSPECTED ON: 11/91

SALE TO:

Chess
Oscar & Vivian Wilkerson

Subject to 1996 taxes

Purchase Price	\$	300.00
Auctioneer Fee	\$	2.10
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	317.10

Revolving Account Reimbursement:

\$	2.29	Certified Mail
\$.00	Tract Book
\$	29.66	Publication
\$	3.00	Cancel <u>1</u> Certificates

DISBURSEMENTS

Co. Clerk	\$	34.95
Tax Agent	\$	150.00
Co. Collector	\$	100.05
Co. Recorder	\$	30.00
Auctioneer	\$	2.10
	\$.

Item Number

0995068

Resolution #

11-95-24

KANKAKEE

9100392 28-06-100-021
CERT # PERM. INDEX NO.
0995070

TOWNSHIP: PEMBROKE

LEGAL:
2.50 ACRE IN NH OF SEQ OF SW
Q OF NWQ 29 10W 76-10369

PROPERTY ADDR:
~~RR 5 BOX 119~~

ASSESSEE:
TAYLOR FRANK & T

RR 5 BOX 119
ST. ANNE, IL 60964

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$50.30

PENALTY: 18%

DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS

CERT: 9100392 KANKAKEE

CHARGE 1: \$7.33

CHARGE 2: \$0.00

CHARGE 3: \$13.24

CHARGE 4: \$0.00

DEED APPLIED FOR

B-95 Same

28-06-100-021 9100392
VACANT GROUND

SIZE: 165 X 2.5ACR
INSPECTED ON: 9/93

SALE TO:

Frank Muscickis

Subject to 1996 taxes

Purchase Price	\$	500.00
Auctioneer Fee	\$	3.50
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	518.50

Revolving Account Reimbursement:

\$	7.33	Certified Mail
\$.00	Tract Book
\$	13.24	Publication
\$.00	Cancel Certificates

DISBURSEMENTS

Co. Clerk	\$	20.57
Tax Agent	\$	150.00
Co. Collector	\$	314.43
Co. Recorder	\$	30.00
Auctioneer	\$	3.50
	\$.

Item Number

0995070

Resolution #

11-95-25

KANKAKEE

9100400 28-06-300-040
CERT. # PERM. INDEX NO.
0995073
TOWNSHIP: PEMBROKE

LEGAL:
1 AC SE COR SWQ SWQ EX E 52X
208 AC BAL 75 ACS6 T29 R10W

PROPERTY ADDR:
~~1406 S BUCHANAN ST.~~
Pennsylvania
ASSESSEE:
YARBROUGH MARY

1406 S BUCHANAN ST.
MARION, IL 62959

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$25.04
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS

CERT: 9100400 KANKAKEE
CHARGE 1: \$12.37
CHARGE 2: \$0.00
CHARGE 3: \$13.24
CHARGE 4: \$0.00

DEED APPLIED FOR

6-95 Same
28-06-300-040 9100400
VACANT GROUND
3.57 X 1567
SIZE: .75 X ACRES
INSPECTED ON: 9/93

SALE TO:

Robert L. Williams

Subject to 1996 taxes

Purchase Price	\$	1700.00
Auctioneer Fee	\$	11.90
Recording Fee	\$	15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$	1726.90

Revolving Account Reimbursement:

\$	<i>12.37</i>	Certified Mail
\$	<i>.00</i>	Tract Book
\$	<i>13.24</i>	Publication
\$	<i>.00</i>	Cancel Certificates

DISBURSEMENTS

Co. Clerk	\$	<i>25.61</i>
Tax Agent	\$	<i>425.00</i>
Co. Collector	\$	<i>1234.39</i>
Co. Recorder	\$	<i>30.00</i>
Auctioneer	\$	<i>11.90</i>
	\$.

Item Number

0995073

Resolution #

11-95-26

KANKAKEE

9100405 28-06-302-077
CERT. # PERM. INDEX NO.
0995074
TOWNSHIP: PEMBROKE

LEGAL:
E 204.2 OF S 660 EH SWQ EX T
R BAL 3.09 AC 6 29 10W 75-

PROPERTY ADDR:
~~7531 STONEY ISLD.#830~~
Pennsylvania

ASSESSEE:
HICKS % CONNOR JR. DR.
HICKS % CONNOR JR. DR.
7531 STONEY ISLD.#162
CHICAGO, IL 60649

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$59.40
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS

CERT: 9100405 KANKAKEE
CHARGE 1: \$7.33
CHARGE 2: \$0.00
CHARGE 3: \$13.24
CHARGE 4: \$0.00

DEED APPLIED FOR

7-95 Same
28-06-302-077 9100405
VACANT GROUND

SIZE: 204.25 X IRR
INSPECTED ON: 9/93

SALE TO:

Selassie & Dorothy Sherrod
Subject to *1996* taxes

Purchase Price	\$	<i>1600.00</i>
Auctioneer Fee	\$	<i>11.20</i>
Recording Fee	\$	<i>15.00</i>
Time Payment Chg	\$.
TOTAL COLLECTED	\$	<i>1626.20</i>

Revolving Account Reimbursement:

\$	<i>7.33</i>	Certified Mail
\$	<i>.00</i>	Tract Book
\$	<i>13.24</i>	Publication
\$	<i>.00</i>	Cancel .. Certificates

DISBURSEMENTS

Co. Clerk	\$	<i>20.57</i>
Tax Agent	\$	<i>400.00</i>
Co. Collector	\$	<i>1164.43</i>
Co. Recorder	\$	<i>30.00</i>
Auctioneer	\$	<i>11.20</i>
	\$.

Item Number *0995074*

Resolution # *11-95-27*

KANKAKEE

9000394 28-06-303-009
CERT. # PERM. INDEX NO.
0995075 sub 12/94
TOWNSHIP: PEMBRUKE

LEGAL:
LEESVILLE SUBD. LOTS 4<5<6

PROPERTY ADDR:
R.R. 5 BOX 102

ASSESSEE:
MERRITT DORIS
MERRITT, DORIS
R.R. 5 BOX 102
ST. ANNE, IL 60964

DATE OF SALE: 11/25/91

FACE AMOUNT OF TAX: \$76.26
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL VACANT LANDS

6-94 1 story block VGV
7-95 VL NPA

TRACT BOOK
PUBLICATION
CERTIFIED MAIL ~~2.29~~

CERT: 9000394 KANKAKEE
CHARGE 1: \$4.58 pd by
CHARGE 2: \$0.00 def
CHARGE 3: \$12.77
CHARGE 4: \$0.00 12/94

pd

PROCEEDINGS
dead account

SALE TO:

Franklin & Louise Strong

Subject to 1996 taxes

Purchase Price	\$	500.00
Auctioneer Fee	\$	3.50
Recording Fee	\$	15.00
Time Payment Chg	\$.
<i>supd \$1.50</i>		
TOTAL COLLECTED	\$	520.00

Revolving Account Reimbursement:

\$.00	Certified Mail
\$.00	Tract Book
\$.00	Publication
\$.00	Cancel __ Certificates

DISBURSEMENTS

Co. Clerk	\$.00
Tax Agent	\$	150.00
Co. Collector	\$	335.00
Co. Recorder	\$	30.00
Auctioneer	\$	3.50
<i>J & L Strong</i>	\$	1.50

Item Number 0995075

Resolution # 11-95-28

KANKAKEE

9100567 09-32-402-007
CERT. # PERM. INDEX NO.
0995005

TOWNSHIP: KANKAKEE

LEGAL:
ASSOCIATES NORTH ADDN

PROPERTY ADDR:
454 E BIRCH ST.

ASSESSEE:
DORTCH WILLIE MAE

656 N WILDWOOD
KANKAKEE, IL 60901

DATE OF SALE: 11/23/92

FACE AMOUNT OF TAX: \$445.10
PENALTY: 18%
DATE REDEEMED: / /

COMMENTS:
RESIDENTIAL WITH DWELLING

CERT: 9100567 KANKAKEE

- CHARGE 1: \$12.37
- CHARGE 2: \$0.00
- CHARGE 3: \$13.24
- CHARGE 4: \$0.00

7-95 Same

09-32-402-007 9100567
2 STORY FRAME WHITE ALUM SID
VACANT BOARDED
SIZE: 50 X 50
INSPECTED ON: 9/93

SALE TO:

New World Development

Subject to 1996 taxes

Purchase Price	\$ 8500.00
Auctioneer Fee	\$ 59.50
Recording Fee	\$ 15.00
Time Payment Chg	\$.
TOTAL COLLECTED	\$ 8574.50

Revolving Account Reimbursement:

\$ 12.37	Certified Mail
\$.00	Tract Book
\$ 13.24	Publication
\$.00	Cancel .. Certificates

DISBURSEMENTS

Co. Clerk	\$ 25.61
Tax Agent	\$ 2125.00
Co. Collector	\$ 6334.39
Co. Recorder	\$ 30.00
Auctioneer	\$ 59.50
	\$.

Item Number 0995005

Resolution # 11-95-29

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

KANKAKEE TWSP

PERMANENT PARCEL NUMBER: 09-32-209-001

As described in certificate(s): 9100543 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, AMOS STEVENSON, has bid \$518.50 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$314.43 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$20.57 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$3.50 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$518.50.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$314.43 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

KANKAKEE TWSP

PERMANENT PARCEL NUMBER: 09-13-105-022

As described in certificate(s): 9100589 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, TIFFANY NICOLE DAVIS, has bid \$317.10 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$116.95 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$18.05 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$2.10 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$317.10.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$116.95 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-002

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

KANKAKEE TWSP

PERMANENT PARCEL NUMBER: 09-33-404-007

As described in certificate(s): 9100627 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, TIFFANY NICOLE DAVIS, has bid \$417.80 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$214.43 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$20.57 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$2.80 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$417.80.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$214.43 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-003

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

GANEER TWSP

PERMANENT PARCEL NUMBER: 10-33-106-003

As described in certificate(s): 8900135 sold December 1990

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, OSCAR & WILKERSON CHESS, has bid \$317.10 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$100.48 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$34.52 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$2.10 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$317.10.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$100.48 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-004

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-12-302-022

As described in certificate(s): 9100158 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, CORNELL WARD, has bid \$1,022.00 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$709.39 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$25.61 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$7.00 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$1,022.00.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$709.39 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-005

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-15-104-011

As described in certificate(s): 9100178 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, SAMUEL LEWIS, has bid \$518.50 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$316.95 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$18.05 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$3.50 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$518.50.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$316.95 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-006

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-15-403-021

As described in certificate(s): 9000219 sold November 1991

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, SYTACHA SIMMONS, has bid \$1,122.70 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$790.36 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$19.64 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$7.70 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$1,122.70.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$790.36 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-007

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-16-202-009

As described in certificate(s): 9100198 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, FRANK B MOSCICKIS, has bid \$4,043.00 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$2,966.95 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$18.05 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$28.00 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$4,043.00.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$2,966.95 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-16-203-007,008

As described in certificate(s): 9100199, 9100200 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, DENNIS W & MAE JOSEPH, has bid \$1,224.00 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$831.98 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$38.62 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$8.40 for his services and the Recorder of Deeds shall receive \$45.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$1,224.00.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$831.98 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-16-303-010

As described in certificate(s): 9100208 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, MARK HODGE, has bid \$13,106.00 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$9,711.91 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$23.09 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$91.00 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$13,106.00.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$9,711.91 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-010

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-16-402-001

As described in certificate(s): 9100212 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, FRANK B MOSCICKIS, has bid \$3,841.60 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$2,814.43 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$20.57 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$26.60 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$3,841.60.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$2,814.43 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-011

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-17-200-013,4,5

As described in certificate(s): 9100215, 9100216; 9100217 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, FRANK B MOSCICKIS, has bid \$2,129.70 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$1,478.37 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$51.63 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$14.70 for his services and the Recorder of Deeds shall receive \$60.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$2,129.70.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$1,478.37 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-18-300-014

As described in certificate(s): 9100238 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, DARRYL HARRIS, has bid \$1,022.00 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$714.43 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$20.57 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$7.00 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$1,022.00.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$714.43 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-013

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-22-402-003

As described in certificate(s): 9100283 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, NEAL H MODERT, has bid \$719.90 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$489.43 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$20.57 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$4.90 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$719.90.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$489.43 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-014

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-22-403-030

As described in certificate(s): 9100286 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, DARRYL HARRIS, has bid \$719.90 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$489.43 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$20.57 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$4.90 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$719.90.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$489.43 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-015

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-23-101-016

As described in certificate(s): 9100287 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, FRANK B MOSCICKIS, has bid \$2,029.00 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$1,464.43 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$20.57 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$14.00 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$2,029.00.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$1,464.43 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Brian Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-016

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-23-300-031

As described in certificate(s): 9100291 sold NOVember 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, FRANK B MOSCICKIS, has bid \$1,223.40 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$864.43 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$20.57 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$8.40 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$1,223.40.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$864.43 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-26-100-030

As described in certificate(s): 9000308 sold November 1991

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, SYTACHA SIMMONS, has bid \$719.90 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$485.78 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$24.22 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$4.90 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$719.90.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$485.78 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-26-200-053

As described in certificate(s): 8900357 sold December 1990

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, ROY YOUNG, has bid \$417.80 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$205.06 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$29.94 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$2.80 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$417.80.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$205.06 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-019

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-32-200-033

As described in certificate(s): 9100332 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, FRANK B MOSCICKIS, has bid \$4,143.70 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$3,039.43 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$20.57 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$28.70 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$4,143.70.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$3,039.43 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-020

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-36-302-002,003

As described in certificate(s): 8801007, 8801008 sold November 1989

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, FRANK B MOSCICKIS, has bid \$1,726.90 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$1,245.00 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$0.00 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$11.90 for his services and the Recorder of Deeds shall receive \$45.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$1,726.90.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$1,245.00 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 19-36-302-005

As described in certificate(s): 9100348 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, FRANK B MOSCICKIS, has bid \$921.30 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$639.43 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$20.57 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$6.30 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$921.30.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$639.43 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-022

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 20-31-201-015

As described in certificate(s): 8900461 sold December 1990

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, OSCAR & VIVIAN CHESS, has bid \$317.10 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$105.06 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$29.94 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$2.10 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$317.10.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$105.06 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 27-12-300-016

As described in certificate(s): 8801104 sold November 1989
9300548 sold November 1994

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, OSCAR & WILKERSON CHESS, has bid \$317.10 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$100.05 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$34.95 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$2.10 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$317.10.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$100.05 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 19 95.

ATTEST:

Brian Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-024

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 28-06-100-021

As described in certificate(s): 9100392 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, FRANK B MOSCICKIS, has bid \$518.50 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$314.43 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$20.57 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$3.50 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$518.50.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$314.43 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

SALE TO NEW OWNER

11-95-025

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 28-06-300-040

As described in certificate(s): 9100400 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, ROBERT L WILLIAMS, has bid \$1,726.90 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$1,234.39 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$25.61 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$11.90 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$1,726.90.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$1,234.39 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 28-06-302-077

As described in certificate(s): 9100405 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, SELASSIE & DOROTHY SHERROD, has bid \$1,626.20 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$1,164.43 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$20.57 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$11.20 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$1,626.20.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$1,164.43 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

PEMBROKE TWSP

PERMANENT PARCEL NUMBER: 28-06-303-009

As described in certificate(s): 9000394 sold November 1991

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, FRANKLIN D & LOUISE STRONG, has bid \$518.50 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$335.00 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$0.00 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$3.50 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$520.00.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$335.00 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

WHEREAS, The County of Kankakee has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to Ch. 120, Secs. 697(d) and 716(a), Ill. Rev. Stat, 1987, and

WHEREAS, Pursuant to this program, the County of Kankakee has acquired an interest in the following described real estate:

KANKAKEE TWSP

PERMANENT PARCEL NUMBER: 09-32-402-007

As described in certificate(s): 9100567 sold November 1992

and it appearing to the Treasurer's Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, NEW WORLD DEVELOPMENT, has bid \$8,574.50 for the County's interest such bid having been presented to the Treasurer's Committee, at the same time it having been determined by the Treasurer's Committee and the Agent for the County, Joseph E. Meyer, that the County shall receive from such bid \$6,334.39 as a return for its Certificate(s) of Purchase. The County Clerk shall receive \$25.61 for cancellation of Certificate(s) and to reimburse the Revolving Account the charges advanced from this account, the Auctioneer shall receive \$59.50 for his services and the Recorder of Deeds shall receive \$30.00 for recording. The remainder being the monies due the Agent under his contract for services. The total paid by Purchaser is \$8,574.50.

THEREFORE, Your Treasurer's Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF KANKAKEE COUNTY, ILLINOIS, that the Chairman of the Board of Kankakee County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$6,334.39 to be paid to the Treasurer of Kankakee County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 12th day of December, 1995.

ATTEST:

Bruce Clark

CLERK

Russell A. Thompson

CHAIRMAN

COMMITTEE REPORT

TO THE HONORABLE COUNTY BOARD OF KANKAKEE COUNTY:

Your Committee, to whom was referred the matter of

A RESOLUTION AUTHORIZING THE CHAIRMAN TO EXECUTE A DEED OF CONVEYANCE OF THE
COUNTY'S INTEREST OR AUTHORIZE A CANCELLATION OF THE APPROPRIATE CERTIFICATES
OF PURCHASE

beg to submit the following report on the matter before them:

THE COMMITTEE RECOMMENDS THE ADOPTION OF SAID RESOLUTION

All of which is respectfully submitted.

AYES

[Handwritten signatures: Susan Johnson, Michael J. LaVigne, Deane C. Bertwood]

NAYS

PRESENT

ABSTAIN

[Handwritten signatures: Darrell Thompson, James T. ...]

**Resolution of the County Board
of
Kankakee County, Illinois**

Ordinance # _____
Resolution # 95-12-12-1167

**RE: RE-APPOINTMENT OF DAVID SARGEANT AS TRUSTEE FOR THE
CABERY AREA FIRE PROTECTION DISTRICT**

BE IT RESOLVED by the County Board of the County of Kankakee, Illinois that in pursuance of the authority in the Board conferred by the provisions of 70 ILCS 705-1 et. seq., and in pursuance of the request for the re-appointment of David Sargeant as Trustee for the Cabery Area Fire Protection District, this County Board does now re-appoint David Sargeant, whose address is RR #1, Cabery, Illinois, as Trustee of said Cabery Area Fire Protection District with term ending May, 1998, on the first Monday,

FURTHERMORE, we do fix the bond of said David Sargeant in the amount of One Thousand Dollars,

AND NOW WE FURTHER find that David Sargeant has filed with the Clerk of this Board his Bond in the amount of One Thousand Dollars, with individual sureties, said Bond is now hereby approved,

WE THEREFORE ORDER that upon the said filing with the Clerk of this Board his Oath, as trustee of said Cabery Area Fire Protection District, that the County Clerk of the County of Kankakee, Illinois as Clerk of the Board, do formally notify the said David Sargeant of his re-appointment as Trustee of said Cabery Area Fire Protection District for the term as hereinabove set forth.

ADOPTED AND PASSED THIS 12TH DAY OF DECEMBER, 1995.



RUSSELL A. THOMPSON, CHAIRMAN

ATTEST:



BRUCE CLARK, COUNTY CLERK

DATE <u>12-12-95</u>
ACTION <u>Adopted</u>

COMMITTEE REPORT

TO THE HONORABLE COUNTY BOARD OF KANKAKEE COUNTY:

Your Committee, to whom was referred the matter of

RE-APPOINTMENT OF DAVID SARGEANT AS TRUSTEE FOR THE CABERY AREA FIRE

PROTECTION DISTRICT

beg to submit the following report on the matter before them:

THE COMMITTEE RECOMMENDS THE ADOPTION OF SAID RESOLUTION HEREWITH SUBMITTED

All of which is respectfully submitted.

AYES

Joseph J. ...
Michael J. ...
Deane O. ...

NAYS

James R. ...
 David E. ...

PRESENT

Daniel Thompson

ABSTAIN



TAB

Sheriff

**Resolution of the County Board
of
Kankakee County, Illinois**

Ordinance # _____
Resolution # 95-12-12-168

RE: A RESOLUTION AUTHORIZING THE CHAIRMAN TO SIGN AN AGREEMENT WITH A & M COMMUNICATIONS, INC.

WHEREAS, the County Board of Kankakee County deems it to be in the best interest of Kankakee County to authorize the Chairman to sign an agreement with A & M Communications, Inc. for the repair and maintenance of communications system equipment in the Sheriff's Department, a copy of which is attached hereto, and referred to as Exhibit "A".

NOW, THEREFORE, BE IT RESOLVED by the County Board of Kankakee County, Illinois, that the Chairman of said County Board is hereby authorized to sign a contract agreement as referred to above, copy of which is attached hereto, incorporated by reference and made a part hereof.

This resolution shall be in full force and effect upon its passage in accordance with law.

ADOPTED AND PASSED THIS 12TH DAY OF DECEMBER, 1995.



RUSSELL A. THOMPSON, CHAIRMAN

ATTEST:



BRUCE CLARK, COUNTY CLERK

DATE <u>12-12-95</u>
ACTION <u>Adopted - roll vote</u>
<u>24 ayes - 0 nays</u>

**COMMUNICATIONS SYSTEM EQUIPMENT MAINTENANCE
SERVICE CONTRACT
COUNTY OF KANKAKEE, ILLINOIS
KANKAKEE COUNTY SHERIFF'S POLICE**

CUSTOMER:
County of Kankakee
Kankakee County Sheriff's Police
470 E. Merchant St.
Kankakee, Illinois 60901

CONTRACTOR:
A & M Communications, Inc.
A 7 Arthur Industrial
N Bradley, II 60915
D _____

This Contract, made and entered into this 1st day of January, 1996, by and between the County of Kankakee, Illinois for the Kankakee County Sheriff's Police Department, hereinafter called the 'LICENSEE' and the bidder, hereinafter called the 'CONTRACTOR', for the repair and maintenance of communications system equipment owned by the County of Kankakee, Illinois and held and operated by the Kankakee County Sheriff's Police Department. The Contract is designed to provide a working agreement between the LICENSEE and CONTRACTOR.

The LICENSEE and CONTRACTOR agree as follows:

I. PERFORMANCE BOND

A. The County of Kankakee shall demand from the CONTRACTOR a posting of a Performance Bond equal to twice the amount of the highest bid total submitted by the bidding vendors. This bond shall be required to insure the LICENSEE that the CONTRACTOR can provide the services and secure the repair parts or outside assistance necessary for the continued operation of the LICENSEE'S communications system equipment. The CONTRACTOR shall provide said Performance Bond within one (1) week of notification by the County of Kankakee of the awarded bid.

II. INSURANCE AND INDEMNIFICATION

A. For the period of the contract, the CONTRACTOR shall maintain insurance with an insurance carrier, insuring the CONTRACTOR while performing hereunder for the following types and in the stated amounts:

- | | |
|-------------------------------|--------------------------|
| (1) Liability (Bodily injury) | \$250,000 per person |
| (2) Property Damage | \$500,000 per occurrence |
| (3) Worker's Compensation | Full statutory limits |

B. the LICENSEE shall be named as an additional insured.

COMMUNICATION SERVICE CONTRACT, page 2

C. The CONTRACTOR shall furnish a Certificate of Insurance upon execution of the contract and agrees that all applicable insurance policies are open to inspection. The LICENSEE shall also notify the County, in writing, of the termination or change in coverage thirty (30) days prior to such amendment or change.

Failure of the CONTRACTOR to comply with any portion of this section is cause, for the County of Kankakee, to terminate the contract without penalty to the County of Kankakee upon ten (10) days written notice.

III. CONTRACT PERIOD, TERMINATION AND AUTOMATIC RENEWAL

A. This contractual agreement shall extend for a period of 23 months, commencing at 12:01 A.M. on January 1, 1996 and shall expire at midnight on November 30, 1997. The contract shall continue for successive periods of one (1) month after expiration of the above stated time, through automatic renewal, and will become void at the effective date of a newly signed agreement.

B. The contract may be canceled by either party with or without cause, upon thirty (30) days written notice to the other party. If either party has not notified the other, this contract and all of it's covenants, terms and conditions shall remain in full force and effect for the succeeding periods mentioned above.

IV. PRIOR NEGOTIATIONS

A. This contract constitutes the entire contractual agreement of the parties hereto and shall supersede all prior offers, negotiations and agreement.

V. AMENDMENTS

A. No revision of this contract shall be valid unless made in writing and signed by both parties to the contract.

VI. EQUIPMENT UNDER CONTRACT

A. The CONTRACTOR shall provide service and maintain all equipment specified in Exhibit "A" in accordance with the terms, covenants, conditions, and provisions of this contract. Service and maintenance of such equipment is extended to include all communications equipment owned by the County of Kankakee, Illinois and held by the Kankakee County Sheriff's Police Department, regardless of the vehicle or building in which the equipment is installed, or agency the equipment is charged to.

B. All equipment covered under factory warranty will be serviced by a warranty authorized service agent.

VII. MAINTENANCE STANDARDS

A. The equipment shall be maintained by the CONTRACTOR in accordance with the standards of good workmanship, and as outlined in the instruction manuals furnished with the equipment when manufactured. The equipment shall not be subject to mechanical abuse.

B. Radio technicians performing maintenance and service on the County of Kankakee communications system and equipment shall hold National Association of Business and Educational Radio (NABER) certification and have the proper experience and training to perform work on F.M. two-way equipment common to the County of Kankakee. Radio technicians should be trained in service and repair of; Motorola Centracom consoles and related control equipment, Motorola CRT consoles, MSR base stations, Micor base stations, DeskTrac base stations, Syntor, Micor and Radius mobiles, System 90 sirens equipment, PAC-RT vehicular repeaters and HT-90/HT-600 portable radios and other mobile, vehicular repeater equipment and portables used by the Sheriff's Police.

C. The CONTRACTOR will be required to submit, at time of bid, certificates of factory training attended by technicians, on the above listed equipment, or documented equivalent, as part of the agreement. The CONTRACTOR shall insure technicians are current and keep up with manufacturer's standards of repair technique and procedure and shall supply the LICENSEE with copies of any certificates earned by technicians from training sessions attended on equipment such as the LICENSEE'S.

D. The CONTRACTOR must also maintain a full complement of test equipment of the type necessary to provide service on the equipment as designated by this contract. In particular, Motorola Centracom consoles and related control equipment, Motorola CRT consoles, MSR base stations, Micor base stations, DeskTrac base stations, Syntor, Micor and radius mobiles, System 90 sirens, PAC-RT vehicular repeaters, HT-90/HT-600 portable radios and other mobile, vehicular repeater equipment and portable radios used by the Sheriff's Police.

VIII. SERVICE STANDARDS

A. Service shall consist of:

- 1) Parts and labor necessary to repair defective or inoperative equipment, and the necessary preventative parts and labor to reduce or eliminate equipment malfunctions and insure continued normal system operation;
- 2) Parts and labor necessary to locate and repair defective or inoperative equipment as a result of nonmalicious operator accidents and errors made due to system unfamiliarity.
- 3) Make tests and subsequent repairs and written reports of periodic frequency and modulation measurements made in accordance with the standards set forth by any public safety communications governing bodies of the State of Illinois or federal government;
- 4) Make periodic frequency and modulation measurements and system performance checks in accordance with the standards and specifications outlined under 'SPECIFICATIONS' of this agreement, and as set forth by the Kankakee County Sheriff's Police Department specifications;
- 5) Provide parts and labor necessary to replace defective switches, fuses, wires, relays and other related items used in the installation and operation of mobile radios, sirens and warning lights after installation in department vehicles;
- 6) Provision by the CONTRACTOR of itemized monthly statements including date of work performed, serial number of the equipment, vehicle or location of equipment, problem and work performed to repair the problem and parts used;
- 7) The CONTRACTOR shall be held liable to provide the LICENSEE with the best service available to the end that the CONTRACTOR shall provide and fund any outside assistance necessary to resolve system and equipment problems and insure continued normal system and equipment operation should the CONTRACTOR fail to perform to the LICENSEE'S satisfaction;

COMMUNICATION SERVICE CONTRACT, page 5

8) The CONTRACTOR shall provide and be able to secure and fund any outside assistance for engineering questions or system upgrading or modifications, should the LICENSEE require such information.

IX. PARTS AND REPLACEMENTS

A. The CONTRACTOR shall maintain an adequate parts stock to provide repair and return of equipment within a reasonable period of time. Only genuine factory replacement parts or better shall be considered in evaluating parts stock. The CONTRACTOR shall furnish, at his expense, all replacement parts including mobile and portable radio antennas and cables for the equipment listed in Exhibit "A" necessary to maintain the system. Portable radios are excluded from this provision.

X. ADDITIONAL EQUIPMENT

A. Additional equipment, similar to or supportive of existing equipment, added or purchased by the LICENSEE during the contract period, that the LICENSEE wishes to have covered under this contract will be maintained by the CONTRACTOR in accordance with the terms of this contract, for the periods specified and for the same rate agreed upon for existing equipment of similar type and design. This takes into consideration that new equipment is covered by warranty and failures would be covered by same for all or a portion of the contract period.

B. Equipment removed from coverage shall cause the maintenance fee to be adjusted down for the period specified by a rate presently being paid for existing equipment of similar type and design.

XI. MAINTENANCE FEE AND PAYMENT

A. A monthly maintenance fee of * \$680.00 shall be in effect for the contractual period. Payment of the fee to the CONTRACTOR shall be in accordance with the invoice submitted on or about the first day of each month through the duration of the contract. The monthly fee is broken down as follows;

Console and related control maintenance:	108.00
Base Station and related control maintenance:	<u>240.00</u>
Mobile radio and related control maintenance:	<u>70.00</u>
PAC-RT repeater and related control maintenance:	<u>90.00</u>
HT-90/600 portable and related control maintenance:	<u>70.00</u>
System 90 sirens and related control maintenance:	<u>27.00</u>
MT1000/P110 portables & related control maintenance:	<u>25.00</u>
Kenwood portables & related control maintenance:	<u>0.00</u>
TOTAL MONTHLY PAYMENT	<u>*\$680.00</u>

* Includes labor for all removals and installations during contractual period. Parts used for removals and installations are not included.

XII. EXCLUSIONS

A. Maintenance and service does not include repair or replacement of equipment which otherwise becomes defective due to damage caused by accidents, physical abuse, misuse, acts of God, or fires. It does not include maintenance of any transmission lines, antennas, or tower at the base locations. Such maintenance may be furnished on a time and material basis and in accordance with the provisions set forth in the sections of 'SERVICE' and 'PARTS AND REPLACEMENTS'.

XIII. INTERRUPTION OF SERVICE

A. The CONTRACTOR shall be notified in the event of the failure of any unit covered under this contract. The CONTRACTOR shall be liable for any interruption or interference affecting the use of or transmission through equipment maintained, to the extent of a prorated allowance based on the monthly maintenance fee specified herein for the time such interference or interruption is attributable to the sole fault of the CONTRACTOR.

XIV. PLACE OF MAINTENANCE AND SERVICE WORK

A. Maintenance work on the base station equipment and other fixed equipment shall be performed at the location of the equipment. All mobile and other equipment shall be maintained at the CONTRACTOR'S place of business.

XV. SPECIFICATIONS

A. Base stations and fixed equipment related to its operation shall be maintained on a twenty-four (24) hour a day, seven (7) day a week basis, with a one-half (1/2) hour maximum allowable response time of a radio technician to the equipment location.

B. Mobile radio equipment and other equipment in Exhibit "A" covered by this contract shall be maintained during the CONTRACTOR'S normal business hours, five (5) days a week at the CONTRACTOR'S place of business.

C. Frequency, power and modulation checks and inspections shall be made once a year on all mobile equipment or at anytime which the equipment is "benched" for service at the CONTRACTOR'S place of business. All main and remote base station equipment shall be checked for frequency, modulation, and power levels on a bi-monthly basis.

XVI. OTHER COMMUNICATIONS EQUIPMENT AND INSTALLATIONS

A. This contract shall not obligate or bind the LICENSEE to use the CONTRACTOR for repair to other communications equipment owned by the County of Kankakee, Kankakee County Sheriff's Police and not covered under this contract and specified in Exhibit "A".

B. This contract shall not obligate or bind the LICENSEE to use the CONTRACTOR for installation or removal of communications equipment owned by the County of Kankakee, Kankakee County Sheriff's Police from buildings or vehicles.

XVII. EXECUTIONS

A. The LICENSEE hereby agrees that the CONTRACTOR shall service and maintain the equipment listed herein in accordance with the terms and conditions herein specified.

EXECUTED BY THE LICENSEE ON THIS 12th DAY OF December 1995.

APPROVED AND ACCEPTED BY:

CONTRACTOR

Benny Marcis
Signature

PRESIDENT
Title

LICENSEE

Dussee Thompson
Signature

Chairman
Title

EXHIBIT "A"

I. VHF MOBILE RADIOS

A. Motorola Syntor	30
B. Motorola Micor	3
C. Motorola Radius	14
D. Midland (trunk mount)	1
E. Regency (under dash mounts)	1
F. Kenwood TK730	1
G. Kenwood TK705	1
1. Coverage extended to antennas and coax only.	

Mobiles include, but are not limited to; all accessories, antennas, coax, control cables, microphones and cords, speakers, housings and mounts.

II. UHF VEHICULAR REPEATERS

A. Motorola PAC-RT vehicular repeaters	25
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Repeaters include, but are not limited to; all accessories, antennas, coax, control cables, chargers, housings and mounts.

III. UHF/VHF PORTABLE RADIOS

A. Motorola Ht-90/HT-600 UHF portable radios	27
B. Motorola MT1000 portable radios	14
C. Motorola P110 portable radios	6
D. Kenwood TK250 portable radios	11

Portables include but are not limited to all accessories; antennas and speaker microphones.

IV. SYSTEM 90 SIRENS

A. Motorola System 90 sirens	11
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Sirens include, but are not limited to; all accessories, controls, control cables, power supplies, housing and mounts.

V. WARRANTY COVERAGE

A. Equipment as noted below is covered under a manufactures warranty for the times as listed below and therefore is not subject to charge for maintenance, except during the time period of the contract for which there is no warranty.

1. Kenwood TK730 mobile;
1 unit covered until 7/97
2. Kenwood TK705 mobile;
1 unit covered until 8/95
3. Kenwood TK250 portables
2 units covered until 3/97
4. Kenwood TK250 portables
4 units covered until 5/97
5. Kenwood TK250 portables
5 units covered until 7/97

VI. FIXED SITE EQUIPMENT

A. Motorola Centracom Series II Control Center, three (3) fully redundant control positions with control modules;

1. TACH I with talk in/talk out capabilities
2. TACH II with talk in/talk out capabilities
3. TACH III
4. Kankakee City 800 Trunking System
5. Bourbonnais Police 800 System
6. IREACH
7. VHF Point-to-Point
8. Bradley Police
9. Iroquois County Sheriff
10. VHF Low Band Point-to-Point/Will Co. Shf.
11. VHF Low Band Fire/Bradley Fire
12. VHF 4 Channel Fire
13. Riverside Ambulance
14. ESDA/County Highway
15. Master Control Modules
16. Preprogram Paging Modules (8 modules)
17. Voting Display
18. Auxiliary control switches
19. Phone Patch
20. Paging Control
21. Illinois State Police Car to Car / Car to Base
22. Illinois State Police Base to Car / Trauma
23. I.S.P.E.R.N / Grundy County
24. Essex Fire / VHF County Channel 7

COMMUNICATION SERVICE CONTRACT, PAGE 10

REMOTE BASE STATION CONTROL MODULES

- 27. Bourbonnais / Manteno Fire
- 28. Momence / Limestone Fire
- 29. Pilot / OPEN

B. Centracom Series II Plus CRT

- 1. IBM PS 2 Computer (CPU, Color Monitor, Keyboard) 2
- 2. PC Mouse 2
- 3. Interface Unit 2

Related speakers, microphones, foot switches, headsets (12), and cabinetry.

C. Motorola transmitters and receivers which include comparators, voters, filters, cavities, switchers,

- 1. Micor TACH I repeater/Model C73RCB3105E 2
- 2. Micor Talk in receiver/Model C73RCB3105E 2
- 3. Micor TACH II repeater/Model C73RCB3105E 2
- 4. Micor Talk in receiver/Model C73RCB3105E 2
- 5. Micor TACH III repeater/Model C73RCB3105ET 1
- 6. Spectra Kankakee City Trunking L99ZX 1
- 7. DeskTrac Bourbonnais 800 L35SUM70D0 1
- 8. MSR2000 T4/4R VHF Police C73KSB6106 1
- 9. Micor T2/R2 VHF Low Band Point / Will Co. 1
- 10. MSR2000 T4/R4 VHF Fire C73KSB3196 1
- 11. Micor T2/R2 VHF Low Band Fire 1

VII. RELATED ANCILLARY RADIO COMMUNICATIONS EQUIPMENT

- A. Any and all radio communications system equipment associated with or integral to the maintenance and operation of the system described above, not specifically delineated in EXHIBIT 'A'.

COMMUNICATIONS SYSTEM EQUIPMENT MAINTENANCE
SERVICE CONTRACT
COUNTY OF KANKAKEE, ILLINOIS
KANKAKEE COUNTY SHERIFF'S POLICE

CUSTOMER:

County of Kankakee
Kankakee County Sheriff's Police A
470 E. Merchant St. N
Kankakee, Illinois 60901 D

CONTRACTOR:

A&M COMMUNICATIONS, INC.
7 ARTHUR INDUSTRIAL
BRADLEY, IL 60915

This Contract, made and entered into this 1ST day of DECEMBER, 1995, by and between the County of Kankakee, Illinois for the Kankakee County Sheriff's Police Department, hereinafter called the 'LICENSEE' and the bidder, hereinafter called the 'CONTRACTOR', for the repair and maintenance of communications system equipment owned by the County of Kankakee, Illinois and held and operated by the Kankakee County Sheriff's Police Department. The Contract is designed to provide a working agreement between the LICENSEE and CONTRACTOR.

The LICENSEE and CONTRACTOR agree as follows:

I. PERFORMANCE BOND

A. The County of Kankakee shall demand from the CONTRACTOR a posting of a Performance Bond equal to twice the amount of the highest bid total submitted by the bidding vendors. This bond shall be required to insure the LICENSEE that the CONTRACTOR can provide the services and secure the repair parts or outside assistance necessary for the continued operation of the LICENSEE'S communications system equipment. The CONTRACTOR shall provide said Performance Bond within one (1) week of notification by the County of Kankakee of the awarded bid.

II. INSURANCE AND INDEMNIFICATION

A. For the period of the contract, the CONTRACTOR shall maintain insurance with an insurance carrier, insuring the CONTRACTOR while performing hereunder for the following types and in the stated amounts:

- | | |
|-------------------------------|--------------------------|
| (1) Liability (Bodily injury) | \$250,000 per person |
| (2) Property Damage | \$500,000 per occurrence |
| (3) Worker's Compensation | Full statutory limits |

B. the LICENSEE shall be named as an additional insured.

COMMUNICATION SERVICE CONTRACT, page 2

C. The CONTRACTOR shall furnish a Certificate of Insurance upon execution of the contract and agrees that all applicable insurance policies are open to inspection. The LICENSEE shall also notify the County, in writing, of the termination or change in coverage thirty (30) days prior to such amendment or change.

Failure of the CONTRACTOR to comply with any portion of this section is cause, for the County of Kankakee, to terminate the contract without penalty to the County of Kankakee upon ten (10) days written notice.

III. CONTRACT PERIOD, TERMINATION AND AUTOMATIC RENEWAL

A. This contractual agreement shall extend for a period of 24 months, commencing at 12:01 A.M. on December 1, 1995 and shall expire at midnight on November 30, 1997. The contract shall continue for successive periods of one (1) month after expiration of the above stated time, through automatic renewal, and will become void at the effective date of a newly signed agreement.

B. The contract may be canceled by either party with or without cause, upon thirty (30) days written notice to the other party. If either party has not notified the other, this contract and all of it's covenants, terms and conditions shall remain in full force and effect for the succeeding periods mentioned above.

IV. PRIOR NEGOTIATIONS

A. This contract constitutes the entire contractual agreement of the parties hereto and shall supersede all prior offers, negotiations and agreement.

V. AMENDMENTS

A. No revision of this contract shall be valid unless made in writing and signed by both parties to the contract.

VI. EQUIPMENT UNDER CONTRACT

A. The CONTRACTOR shall provide service and maintain all equipment specified in Exhibit "A" in accordance with the terms, covenants, conditions, and provisions of this contract. Service and maintenance of such equipment is extended to include all communications equipment owned by the County of Kankakee, Illinois and held by the Kankakee County Sheriff's Police Department, regardless of the vehicle or building in which the equipment is installed, or agency the equipment is charged to.

B. All equipment covered under factory warranty will be serviced by a warranty authorized service agent.

VII. MAINTENANCE STANDARDS

A. The equipment shall be maintained by the CONTRACTOR in accordance with the standards of good workmanship, and as outlined in the instruction manuals furnished with the equipment when manufactured. The equipment shall not be subject to mechanical abuse.

B. Radio technicians performing maintenance and service on the County of Kankakee communications system and equipment shall hold National Association of Business and Educational Radio (NABER) certification and have the proper experience and training to perform work on F.M. two-way equipment common to the County of Kankakee. Radio technicians should be trained in service and repair of; Motorola Centracom consoles and related control equipment, Motorola CRT consoles, MSR base stations, Micor base stations, DeskTrac base stations, Syntor, Micor and Radius mobiles, System 90 sirens equipment, PAC-RT vehicular repeaters and HT-90/HT-600 portable radios and other mobile, vehicular repeater equipment and portables used by the Sheriff's Police.

C. The CONTRACTOR will be required to submit, at time of bid, certificates of factory training attended by technicians, on the above listed equipment, or documented equivalent, as part of the agreement. The CONTRACTOR shall insure technicians are current and keep up with manufacturer's standards of repair technique and procedure and shall supply the LICENSEE with copies of any certificates earned by technicians from training sessions attended on equipment such as the LICENSEE'S.

D. The CONTRACTOR must also maintain a full complement of test equipment of the type necessary to provide service on the equipment as designated by this contract. In particular, Motorola Centracom consoles and related control equipment, Motorola CRT consoles, MSR base stations, Micor base stations, DeskTrac base stations, Syntor, Micor and radius mobiles, System 90 sirens, PAC-RT vehicular repeaters, HT-90/HT-600 portable radios and other mobile, vehicular repeater equipment and portable radios used by the Sheriff's Police.

VIII. SERVICE STANDARDS

A. Service shall consist of:

- 1) Parts and labor necessary to repair defective or inoperative equipment, and the necessary preventative parts and labor to reduce or eliminate equipment malfunctions and insure continued normal system operation;
- 2) Parts and labor necessary to locate and repair defective or inoperative equipment as a result of nonmalicious operator accidents and errors made due to system unfamiliarity.
- 3) Make tests and subsequent repairs and written reports of periodic frequency and modulation measurements made in accordance with the standards set forth by any public safety communications governing bodies of the State of Illinois or federal government;
- 4) Make periodic frequency and modulation measurements and system performance checks in accordance with the standards and specifications outlined under 'SPECIFICATIONS' of this agreement, and as set forth by the Kankakee County Sheriff's Police Department specifications;
- 5) Provide parts and labor necessary to replace defective switches, fuses, wires, relays and other related items used in the installation and operation of mobile radios, sirens and warning lights after installation in department vehicles;
- 6) Provision by the CONTRACTOR of itemized monthly statements including date of work performed, serial number of the equipment, vehicle or location of equipment, problem and work performed to repair the problem and parts used;
- 7) The CONTRACTOR shall be held liable to provide the LICENSEE with the best service available to the end that the CONTRACTOR shall provide and fund any outside assistance necessary to resolve system and equipment problems and insure continued normal system and equipment operation should the CONTRACTOR fail to perform to the LICENSEE'S satisfaction;

COMMUNICATION SERVICE CONTRACT, page 5

8) The CONTRACTOR shall provide and be able to secure and fund any outside assistance for engineering questions or system upgrading or modifications, should the LICENSEE require such information.

IX. PARTS AND REPLACEMENTS

A. The CONTRACTOR shall maintain an adequate parts stock to provide repair and return of equipment within a reasonable period of time. Only genuine factory replacement parts or better shall be considered in evaluating parts stock. The CONTRACTOR shall furnish, at his expense, all replacement parts including mobile and portable radio antennas and cables for the equipment listed in Exhibit "A" necessary to maintain the system. Portable radios are excluded from this provision.

X. ADDITIONAL EQUIPMENT

A. Additional equipment, similar to or supportive of existing equipment, added or purchased by the LICENSEE during the contract period, that the LICENSEE wishes to have covered under this contract will be maintained by the CONTRACTOR in accordance with the terms of this contract, for the periods specified and for the same rate agreed upon for existing equipment of similar type and design. This takes into consideration that new equipment is covered by warranty and failures would be covered by same for all or a portion of the contract period.

B. Equipment removed from coverage shall cause the maintenance fee to be adjusted down for the period specified by a rate presently being paid for existing equipment of similar type and design.

XI. MAINTENANCE FEE AND PAYMENT

A. A monthly maintenance fee of *680.00 shall be in effect for the contractual period. Payment of the fee to the CONTRACTOR shall be in accordance with the invoice submitted on or about the first day of each month through the duration of the contract. The monthly fee is broken down as follows;

Console and related control maintenance:	<u>108.00</u>
Base Station and related control maintenance:	<u>240.00</u>
Mobile radio and related control maintenance:	<u>70.00</u>
PAC-RT repeater and related control maintenance:	<u>90.00</u>
HT-90/600 portable and related control maintenance:	<u>70.00</u>
System 90 sirens and related control maintenance:	<u>27.00</u>
MT1000/P110 portables & related control maintenance:	<u>25.00</u>
Kenwood portables & related control maintenance:	<u>-0-</u>
TOTAL MONTHLY PAYMENT	<u>*680.00</u>

*Includes labor for all removals and installations during contractual period. Parts used for removals and installations are not included.

XII. EXCLUSIONS

A. Maintenance and service does not include repair or replacement of equipment which otherwise becomes defective due to damage caused by accidents, physical abuse, misuse, acts of God, or fires. It does not include maintenance of any transmission lines, antennas, or tower at the base locations. Such maintenance may be furnished on a time and material basis and in accordance with the provisions set forth in the sections of 'SERVICE' and 'PARTS AND REPLACEMENTS'.

XIII. INTERRUPTION OF SERVICE

A. The CONTRACTOR shall be notified in the event of the failure of any unit covered under this contract. The CONTRACTOR shall be liable for any interruption or interference affecting the use of or transmission through equipment maintained, to the extent of a prorated allowance based on the monthly maintenance fee specified herein for the time such interference or interruption is attributable to the sole fault of the CONTRACTOR.

XIV. PLACE OF MAINTENANCE AND SERVICE WORK

A. Maintenance work on the base station equipment and other fixed equipment shall be performed at the location of the equipment. All mobile and other equipment shall be maintained at the CONTRACTOR'S place of business.

XV. SPECIFICATIONS

A. Base stations and fixed equipment related to its operation shall be maintained on a twenty-four (24) hour a day, seven (7) day a week basis, with a one-half (1/2) hour maximum allowable response time of a radio technician to the equipment location.

B. Mobile radio equipment and other equipment in Exhibit "A" covered by this contract shall be maintained during the CONTRACTOR'S normal business hours, five (5) days a week at the CONTRACTOR'S place of business.

C. Frequency, power and modulation checks and inspections shall be made once a year on all mobile equipment or at anytime which the equipment is "benched" for service at the CONTRACTOR'S place of business. All main and remote base station equipment shall be checked for frequency, modulation, and power levels on a bi-monthly basis.

XVI. OTHER COMMUNICATIONS EQUIPMENT AND INSTALLATIONS

A. This contract shall not obligate or bind the LICENSEE to use the CONTRACTOR for repair to other communications equipment owned by the County of Kankakee, Kankakee County Sheriff's Police and not covered under this contract and specified in Exhibit "A".

B. This contract shall not obligate or bind the LICENSEE to use the CONTRACTOR for installation or removal of communications equipment owned by the County of Kankakee, Kankakee County Sheriff's Police from buildings or vehicles.

XVII. EXECUTIONS

A. The LICENSEE hereby agrees that the CONTRACTOR shall service and maintain the equipment listed herein in accordance with the terms and conditions herein specified.

EXECUTED BY THE LICENSEE ON THIS 1ST DAY OF DECEMBER 1995.

APPROVED AND ACCEPTED BY:.....

CONTRACTOR

Benny Marcis
Signature

PRESIDENT
Title

LICENSEE

Dussell Thompson
Signature

Chairman
Title

EXHIBIT "A"

I. VHF MOBILE RADIOS

A. Motorola Syntor	30
B. Motorola Micor	3
C. Motorola Radius	14
D. Midland (trunk mount)	1
E. Regency (under dash mounts)	1
F. Kenwood TK730	1
G. Kenwood TK705	1
1. Coverage extended to antennas and coax only.	

Mobiles include, but are not limited to; all accessories, antennas, coax, control cables, microphones and cords, speakers, housings and mounts.

II. UHF VEHICULAR REPEATERS

A. Motorola PAC-RT vehicular repeaters	25
--	----

Repeaters include, but are not limited to; all accessories, antennas, coax, control cables, chargers, housings and mounts.

III. UHF/VHF PORTABLE RADIOS

A. Motorola Ht-90/HT-600 UHF portable radios	27 - UHF
B. Motorola MT1000 portable radios	14 - VHF & UHF x2
C. Motorola P110 portable radios	6 - UHF
D. Kenwood TK250 portable radios	11

Portables include but are not limited to all accessories; antennas and speaker microphones.

IV. SYSTEM 90 SIRENS

A. Motorola System 90 sirens	11
------------------------------	----

Sirens include, but are not limited to; all accessories, controls, control cables, power supplies, housing and mounts.

COMMUNICATIONS SERVICE CONTRACT, page 9

V. WARRANTY COVERAGE

A. Equipment as noted below is covered under a manufactures warranty for the times as listed below and therefore is not subject to charge for maintenance, except during the time period of the contract for which there is no warranty.

1. Kenwood TK730 mobile;
1 unit covered until 7/97
2. Kenwood TK705 mobile;
1 unit covered until 8/95
3. Kenwood TK250 portables
2 units covered until 3/97
4. Kenwood TK250 portables
4 units covered until 5/97
5. Kenwood TK250 portables
5 units covered until 7/97

TK350

VI. FIXED SITE EQUIPMENT

A. Motorola Centracom Series II Control Center, three (3) fully redundant control positions with control modules;

1. TACH I with talk in/talk out capabilities
2. TACH II with talk in/talk out capabilities
3. TACH III
4. Kankakee City 800 Trunking System
5. Bourbonnais Police 800 System
6. IREACH
7. VHF Point-to-Point
8. Bradley Police
9. Iroquois County Sheriff
10. VHF Low Band Point-to-Point/Will Co. Shf.
11. VHF Low Band Fire/Bradley Fire
12. VHF 4 Channel Fire
13. Riverside Ambulance
14. ESDA/County Highway
15. Master Control Modules
16. Preprogram Paging Modules (8 modules)
17. Voting Display
18. Auxiliary control switches
19. Phone Patch
20. Paging Control
21. Illinois State Police Car to Car / Car to Base
22. Illinois State Police Base to Car / Trauma
23. I.S.P.E.R.N / Grundy County
24. Essex Fire / VHF County Channel 7

COMMUNICATION SERVICE CONTRACT, PAGE 10

REMOTE BASE STATION CONTROL MODULES

- 27. Bourbonnais / Manteno Fire
- 28. Momence / Limestone Fire
- 29. Pilot / OPEN

B. Centracom Series II Plus CRT

- 1. IBM PS 2 Computer (CPU, Color Monitor, Keyboard) 2
- 2. PC Mouse 2
- 3. Interface Unit 2

Related speakers, microphones, foot switches, headsets (12), and cabinetry.

C. Motorola transmitters and receivers which include comparators, voters, filters, cavities, switchers,

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- 2. Micor Talk in receiver/Model C73RCB3105E 2
- 3. Micor TACH II repeater/Model C73RCB3105E 2
- 4. Micor Talk in receiver/Model C73RCB3105E 2
- 5. Micor TACH III repeater/Model C73RCB3105ET 1
- 6. Spectra Kankakee City Trunking L99ZX 1
- 7. DeskTrac Bourbonnais 800 L35SUM70D0 1
- 8. MSR2000 T4/4R VHF Police C73KSB6106 1 - MSR 5000
- 9. Micor T2/R2 VHF Low Band Point / Will Co. 1
- 10. MSR2000 T4/R4 VHF Fire C73KSB3196 1
- 11. Micor T2/R2 VHF Low Band Fire 1

VII. RELATED ANCILLARY RADIO COMMUNICATIONS EQUIPMENT

- A. Any and all radio communications system equipment associated with or integral to the maintenance and operation of the system described above, not specifically delineated in EXHIBIT 'A'.

The United States of America

Federal Communications Commission

GENERAL RADIOTELEPHONE OPERATOR LICENSE

(General Radiotelephone Certificate)

This certifies that the individual named below is a licensed radio operator and is authorized to operate licensed radio stations for which this class of license is valid. The authority granted is subject to any endorsement placed on this license. The authority granted is also subject to the orders, rules, and regulations of the Federal Communications Commission, the statutes of the United States, and the provision of any treaties to which the United States is a party, which are binding upon radio operators.

This license may not be assigned or transferred to any other person. This license is valid for the lifetime of the holder unless suspended by the FCC.

Endorsement: NONE

Licensee: BENNY J. MARCIER

		Place of Issuance CHICAGO, IL.
Date of Birth MAY 21, 1955	Issuance Date JANUARY 2, 1985	License Number PG-18-20263

Benny Marcier
Signature of Licensee



The United States of America

Federal Communications Commission

GENERAL RADIOTELEPHONE OPERATOR LICENSE

(General Radiotelephone Certificate)

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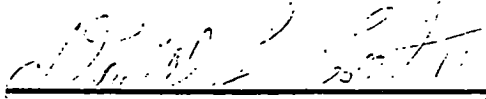
This license may not be assigned or transferred to any other person. This license is valid for the lifetime of the holder unless suspended by the FCC.

Endorsement:

NONE

Licensee: DANIEL L. LOFTUS

Date of Birth		Place of Issuance
DECEMBER 20, 1951		CHICAGO, IL.
Issuance Date	License Number	
JANUARY 2, 1985	PG-18-19897	



Signature of Licensee



The United States of America

FEDERAL COMMUNICATIONS COMMISSION

GENERAL RADIOTELEPHONE OPERATOR LICENSE

(General Radiotelephone Certificate)

This certifies that the individual named and described below is a licensed radio operator and is authorized to operate licensed radio stations for which this class of license is valid. The authority granted is subject to any endorsement placed on this license. The authority granted is also subject to the orders, rules, and regulations of the Federal Communications Commission, the statutes of the United States, and the provision of any treaties to which the United States is a party, which are binding upon radio operators.

The license may not be assigned or transferred to any other person. It expires at three o'clock AM Eastern Standard Time on the date shown below.

Endorsement:

Licensee: William L. Ryan

Sex M	Height 5'6"	Weight 145	Color Eyes Blue	Color Hair Straw/Blond	Date of Birth January 27, 1954
Place of Issuance St. Paul, Minnesota			Expiration Date May 17, 1988		License Number PG-16-3250

William L. Ryan
Signature of Licensee

Not Valid Without FCC Seal





MOTOROLA COMMUNICATIONS & ELECTRONICS, INC.
TECHNICAL TRAINING DEPARTMENT



Certificate of Achievement

this is to certify that

Dan Loftus

*has successfully completed a course of Factory Training
designed to increase his proficiency in the service and
maintenance of*

MICOR MOBILE & BASE

on the 13th day of December, 1974

Eugene W. Martin
VICE PRESIDENT

National Service Manager
MOTOROLA Communications and Electronics, Inc.

Melvin T. Minnear
MANAGER, NATIONAL TECHNICAL TRAINING
MOTOROLA Communications and Electronics, Inc.



MOTOROLA COMMUNICATIONS & ELECTRONICS, INC.
TECHNICAL TRAINING DEPARTMENT



Certificate of Achievement

this is to certify that

DAN L. LOFTUS

*has successfully completed a course of Factory Training
designed to increase his proficiency in the service and
maintenance of*

PPD - LO & HI-BAND METRO-PAGEBOY PAGER
[REDACTED]

on the 23rd day of October, 1973

Robert F. Davis
VICE PRESIDENT

National Parts & Service Manager
MOTOROLA Communications and Electronics, Inc.

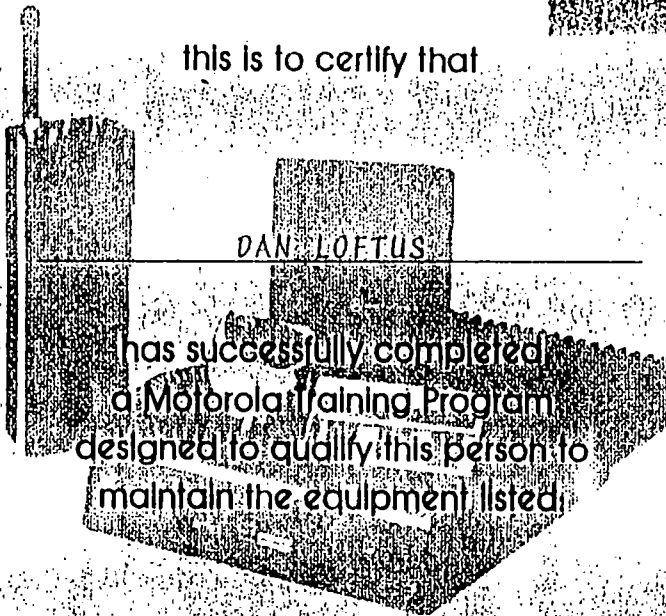
Robert L. Batts
MANAGER OF TECHNICAL TRAINING

MOTOROLA Communications and Electronics, Inc.



Certificate of Achievement

this is to certify that



DAN LOFTUS

has successfully completed
a Motorola Training Program
designed to qualify this person to
maintain the equipment listed:



SPECTRA TAC

BY FTR JIM ASP



Complete Ant. Site Hardware

by FTR Don Moriarty



Centracom II

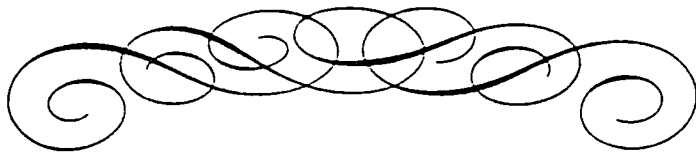
Sr. FTR Bob Miller

Robert F. Clendenen

Manager-National Service Training



CERTIFIED TECHNICIAN



The National Association of
Business and Educational Radio, Inc.

Certifies that

William L. Ryan

has demonstrated a knowledge of the Federal Communications Commission's Rules and Regulations governing the Land Mobile and Private Fixed Radio Services and has shown a general comprehension of the theories of electronics and radio propagation. This individual is hereby recognized as a NABER Certified Technician through a FEDERAL COMMUNICATIONS COMMISSION endorsed program.



Emmett B. Kitchin

PRESIDENT, NABER

William L. Ryan

SIGNATURE OF TECHNICIAN

JULY 1, 1984

DATE OF ISSUANCE

JULY 31, 1989

DATE OF EXPIRATION

13549



SENIOR MEMBER

This certificate is presented to:

Dan Loftus

A NABER-certified technician who is a distinguished
senior-level member in good standing with the
ASSOCIATION OF COMMUNICATIONS TECHNICIANS
(ACT)

ACT is a section of the
National Association of Business and Educational Radio, Inc.

DECEMBER 1986 - DECEMBER 1987

Date

Jay Kitchen

President, NABER



Certificate of Achievement

This is to certify that

Dan Loftus

has successfully completed a MOTOROLA training program
in the principles and servicing of

CoveragePLUS

Instructed by

Bob Abrams, Jay Satinsky, Don Bartoli

Conducted on June 26-28, 1990

at Schaumburg, Illinois

A handwritten signature in cursive script, reading 'Robert C. Keck', is written over a horizontal line.

Manager-National Service Training



MOTOROLA



THE NATIONAL ASSOCIATION OF
BUSINESS AND EDUCATIONAL RADIO

attests that

William L. Ryan

is a

CERTIFIED TWO-WAY RADIO TECHNICIAN

The above technician has earned Certification through NABER based upon possession of a valid Federal Communications Commission Radio Telephone license. This individual is hereby recognized as a NABER-Certified Technician.

Jay Kotcher

PRESIDENT, NABER

013549

CERTIFICATION NUMBER

William L. Ryan

SIGNATURE OF TECHNICIAN

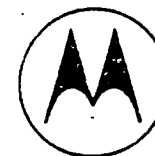
December 31, 1994

EXPIRATION DATE

Motorola Communications & Electronics, Inc.



presents this




Certificate of Achievement

to
Bill Ryan

IN RECOGNITION OF CONSCIENTIOUS PARTICIPATION AND SUCCESSFUL
COMPLETION OF

AREA 'B' SALES SUPPORT SEMINAR

ISSUED THIS 13TH DAY OF MARCH, 1981



AREA VICE-PRESIDENT



AREA TRAINING MANAGER

MOTOROLA INC.

CELLULAR SYSTEM GROUP
CERTIFICATE OF COMPLETION
PRESENTED TO

BILL RYAN

IN RECOGNITION OF COMPLETION OF THE MOTOROLA
CELLULAR MOBILE AND PORTABLE TRAINING PROGRAM

QUALIFIED FOR D.M.T. AND DYNA T*A*C MODULE EXCHANGE LEVEL REPAIRS

TELECOM
JOILET, ILLINOIS
APRIL 11, 1990

CERTIFICATE NO. 4551



INSTRUCTOR



INSTRUCTOR

COMMITTEE REPORT

TO THE HONORABLE COUNTY BOARD OF KANKAKEE COUNTY:

Your Committee, to whom was referred the matter of

A RESOLUTION AUTHORIZING THE CHAIRMAN TO SIGN AN AGREEMENT WITH

A & M COMMUNICATIONS, INC.

beg to submit the following report on the matter before them:

THE COMMITTEE RECOMMENDS THE ADOPTION OF SAID RESOLUTION HEREWITH SUBMITTED

All of which is respectfully submitted.

AYES

NAYS

James A. [unclear]

Michael J. LaSalle

Rollin [unclear]

Clare E. [unclear]

James R. [unclear]

Harold [unclear]

PRESENT

ABSTAIN

Darrell Thompson

SHERIFF COMMITTEE

(Committee)