

Ohio County Fiscal Court
December 16, 2025 5:00 PM
Ohio County Community Center
Hartford, KY

Attendance Taken at 5:00 PM:

Present Board Members:

David Johnston
Dale Beavin
Larry Morphew
Michael McKenney
Jason Bullock
Bo Bennett

I. Call to Order Judge Executive David Johnston
I.A. Prayer and Pledge to American Flag

II. Approve November 18, 2025 Minutes

Motion Passed: Approved November 18, 2025 minutes passed with a motion by Bo Bennett and a second by Michael McKenney.

6 Yeas - 0 Nays.

David Johnston	Yes
Dale Beavin	Yes
Larry Morphew	Yes
Michael McKenney	Yes
Jason Bullock	Yes
Bo Bennett	Yes

III. Approve November 24, 2025 Special Call Meeting minutes

Motion Passed: Approved November 24, 2025 Special Call Meeting minutes passed with a motion by Dale Beavin and a second by Larry Morphew.

6 Yeas - 0 Nays.

David Johnston	Yes
Dale Beavin	Yes
Larry Morphew	Yes
Michael McKenney	Yes
Jason Bullock	Yes
Bo Bennett	Yes

IV. Treasurer's October 2025 Financial Statement

Motion Passed: Motion to acknowledge having received the Treasurer's October 2025 Financial Statement passed with a motion by Bo Bennett and a second by Michael McKenney.

6 Yeas - 0 Nays.

David Johnston	Yes
Dale Beavin	Yes
Larry Morphew	Yes
Michael McKenney	Yes
Jason Bullock	Yes
Bo Bennett	Yes

V. Treasurer's November 2025 Financial Report

Motion Passed: Motion to acknowledge having received the Treasurer's November 2025 Financial Statement passed with a motion by Jason Bullock and a second by Bo Bennett.

6 Yeas - 0 Nays.

David Johnston	Yes
Dale Beavin	Yes

Larry Morpew	Yes
Michael McKenney	Yes
Jason Bullock	Yes
Bo Bennett	Yes

VI. Bills, Claims, Payments and Transfers

Motion Passed: Bills, Claims, Payments and Transfers stand approved as presented passed with a motion by Jason Bullock and a second by Bo Bennett.

6 Yeas - 0 Nays.

David Johnston	Yes
Dale Beavin	Yes
Larry Morpew	Yes
Michael McKenney	Yes
Jason Bullock	Yes
Bo Bennett	Yes

VII. Jerusalem Ridge Report - Dennis Cook

Discussion: Dennis Cook presented the 2025 Jerusalem Ridge Festival Report. Reported that attendance and revenue was up. 2026 Festival to be September 10-13

VIII. Resolution 2025-21 - FY26 80/20 Bridge Project

Motion Passed: Motion to approve Resolution 2025-21 - FY26 80/20 Bridge Project for Roby Lane passed with a motion by Larry Morpew and a second by Dale Beavin.

6 Yeas - 0 Nays.

David Johnston	Yes
Dale Beavin	Yes
Larry Morpew	Yes
Michael McKenney	Yes
Jason Bullock	Yes
Bo Bennett	Yes

IX. Clerk's November 2025 Financial Statement

Motion Passed: Acknowledge receipt of Clerk's November 2025 financial statement passed with a motion by Bo Bennett and a second by Jason Bullock.

6 Yeas - 0 Nays.

David Johnston	Yes
Dale Beavin	Yes
Larry Morpew	Yes
Michael McKenney	Yes
Jason Bullock	Yes
Bo Bennett	Yes

X. Clerk's 2026 Fee Office Budget

Motion Passed: Approved the Clerks 2026 Fee Office Budget passed with a motion by Larry Morpew and a second by Michael McKenney.

6 Yeas - 0 Nays.

David Johnston	Yes
Dale Beavin	Yes
Larry Morpew	Yes
Michael McKenney	Yes
Jason Bullock	Yes
Bo Bennett	Yes

XI. Sheriff's 2024 Franchise Settlement

Motion Passed: Acknowledged having received the Sheriff's 2024 Franchise Settlement (pending audit) passed with a motion by Bo Bennett and a second by Jason Bullock.

6 Yeas - 0 Nays.

David Johnston	Yes
Dale Beavin	Yes
Larry Morphew	Yes
Michael McKenney	Yes
Jason Bullock	Yes
Bo Bennett	Yes

XII. Sheriff's Department Vehicle

Discussion: Sheriff spoke to the court, asked to surplus a 2020 Dodge Durango that they had had a lot of trouble with. On Gov Deals with a reserve of 10,000.00, and to take the money from that sale to apply to the purchase of a 2022 Chevy Tahoe with police package.

Motion Passed: Motion to approve the 2020 Dodge Durango to go to surplus passed with a motion by Jason Bullock and a second by Bo Bennett.

6 Yeas - 0 Nays.

David Johnston	Yes
Dale Beavin	Yes
Larry Morphew	Yes
Michael McKenney	Yes
Jason Bullock	Yes
Bo Bennett	Yes

XII.A. 2020 Chevy Tahoe

Motion Passed: Motion to purchase a 2020 Chevy Tahoe, police package vehicle, and to pay the \$36,795.00 with transfer from reserves(01-9200-999-0), money from sale of surplus vehicle to be put back into the reserve and for the treasurer to write the check for purchase of vehicle passed with a motion by Bo Bennett and a second by Jason Bullock.

6 Yeas - 0 Nays.

David Johnston	Yes
Dale Beavin	Yes
Larry Morphew	Yes
Michael McKenney	Yes
Jason Bullock	Yes
Bo Bennett	Yes

XIII. Tri-Axle Truck Surplus

Motion Passed: Motion to surplus from road department a 2025 Kenworth passed with a motion by Jason Bullock and a second by Bo Bennett.

6 Yeas - 0 Nays.

David Johnston	Yes
Dale Beavin	Yes
Larry Morphew	Yes
Michael McKenney	Yes
Jason Bullock	Yes
Bo Bennett	Yes

XIV. Tri-Axle Truck Purchase

Motion Passed: Approved to purchase a new 2026 Mack Granite F Tri -Axle Dump Truck VIN#1M2GR4GC6TM052849 from Worldwide Equipment in the amount of \$219,819.00.00, and to authorize county Treasurer to issue check(s) passed with a motion by Bo Bennett and a second by Jason Bullock.

6 Yeas - 0 Nays.

David Johnston	Yes
Dale Beavin	Yes
Larry Morpew	Yes
Michael McKenney	Yes
Jason Bullock	Yes
Bo Bennett	Yes

XV. Triple Crown Realty Lease

Motion Passed: Motion to approve signing of lease with Triple Crown Realty for office space on first floor of community center passed with a motion by Michael McKenney and a second by Jason Bullock.

6 Yeas - 0 Nays.

David Johnston	Yes
Dale Beavin	Yes
Larry Morpew	Yes
Michael McKenney	Yes
Jason Bullock	Yes
Bo Bennett	Yes

XVI. Project Lifesaver - Charlie Shields

Discussion: Charlie Shields presented to the court Project Lifesaver. Project Lifesaver is a non-profit, community-based safety program designed to protect and quickly locate individuals who are prone to the life-threatening behavior of wandering or eloping, primarily those with Alzheimer's Disease, Dementia, Autism Spectrum Disorder, Down Syndrome and other cognitive disabilities. He stated he would like to start this program in Ohio County. It has a \$6550 start up cost, \$5000 of which he ask the court to approve from FEMA administrative funds that EMA is going to receive. The remainder from community contributions.

Motion Passed: Motion to take \$5000 from General Fund to be reimburse from the FEMA funds when received by EMA, the Remaining \$1550 from community contributions passed with a motion by Bo Bennett and a second by Michael McKenney.

6 Yeas - 0 Nays.

David Johnston	Yes
Dale Beavin	Yes
Larry Morpew	Yes
Michael McKenney	Yes
Jason Bullock	Yes
Bo Bennett	Yes

XVII. Committee Reports

Discussion: Judge Johnston presented 2 names for approval for the Extension District Board

Motion Passed: Motion to approve Fred Maden and Sarah Smith for the Extension District Board unanimous with roll call passed with a motion by David Johnston.

6 Yeas - 0 Nays.

David Johnston	Yes
Dale Beavin	Yes
Larry Morpew	Yes
Michael McKenney	Yes
Jason Bullock	Yes
Bo Bennett	Yes

XVIII. Magistrate's Comments and Requests

XVIII.A. District 1 - Magistrate Michael McKenney

Discussion: Asked everyone to be patient with the road department getting gravel where it is needed

XVIII.B. District 2 - Magistrate Jason Bullock

Discussion: Stated he appreciated Dennis Cook bring the Jerusalem Ridge report and spoke a bit about the event.

XVIII.C. District 3 - Magistrate Bo Bennett

XVIII.D. District 4 - Magistrate Dale Beavin

Discussion: Asked everyone to please be patient with pot hole repairs, we are about 2 months out getting our new pot hole patcher

XVIII.E. District 5 - Magistrate Larry Morpew

Discussion: Asked some questions on the roads on the CPPP program list, which still has to pass through state budget.

XIX. County Officials Comments and Requests


Discussion: Beau Wright, Ohio County Park Director, stated that he had an individual wanting to invest in the golf course for a restaurant. He asked the courts thoughts on the City of Hartford annexing the park and the golf course, said as far as he knew the city council was in favor. County Attorney Justin Keown stated that he would look into it and see what needed to be done.

XX. Citizen's Comments

XXI. Adjournment

Judge Executive

Ohio County Fiscal Court Clerk

	Ohio County Fiscal Court Meeting REGULAR Judge Executive - David Johnston				
Michael McKenney Magistrate District 1	Jason Bullock Magistrate District 2	Bo Bennett Magistrate District 3	Dale Beavin Magistrate District 4	Larry Morpew Magistrate District 5	Justin Keown County Attorney
Ohio County Fiscal Court Meeting December 16, 2025 5:00 pm <ol style="list-style-type: none">1. Call to Order Prayer and Pledge2. Approve November 18, 2025 Minutes3. Approve November 24, 2025 Special Call Minutes4. Treasurer's October 2025 Financial Statement5. Treasurer's November 2025 Financial Statement6. Bills, Claims, Payments and Transfers7. Jerusalem Ridge Festival Report – Dennis Cook8. Resolution 2025-21 - FY26 80/20 Bridge Project9. Clerk's November 2025 Financial Statement10. Clerk's 2026 Fee Office Budget11. Sheriff's 2024 Franchise Settlement12. Sheriff's Department Vehicles13. Tri-Axle Truck Surplus14. Tri-Axle Truck Purchase15. Triple Crown Realty Lease16. Closed Session Under KRS 61.810 Chapter 1 Section C & F Return From Closed Session17. Personnel18. Project Lifesaver – Charlie Shields19. Committee Reports20. Magistrates Comments and Requests21. County Officials Comments and Requests22. Citizens Comments23. Adjournment					

Jerusalem Ridge 2025

Attendance from 26 states & 7 Country's

2024

Sponsorship \$15,164

Ticket Sales \$30,389

Attendance 720

+/- -\$32,688

2025

\$24,170 +38%

\$36,351 +18%

1438

+/- +\$12,372

\$45,060 Difference from 2024 – 2025

Plus money spent in campgrounds, hotels
and restaurants.

OHIO COUNTY
DRAINAGE STRUCTURE REPLACEMENT ON
ROBY LANE (CR 1363)
\$80,000 – CB01 BRIDGE FUNDS

AGREEMENT BETWEEN
COMMONWEALTH OF KENTUCKY
TRANSPORTATION CABINET
DEPARTMENT OF RURAL AND MUNICIPAL AID
AND
OHIO COUNTY

THIS AGREEMENT, entered into by and between the Commonwealth of Kentucky, Transportation Cabinet, Department of Rural and Municipal Aid, hereinafter referred to as the “Department” and the OHIO COUNTY Fiscal Court, hereinafter referred to as the “County.”

WITNESSETH:

WHEREAS, it would be to the benefit of the traveling public to repair or construct drainage structures on Roby Lane (CR 1363) (see authorized locations attachment), which shall hereinafter be referred to as the “Project”; and

WHEREAS, the County has expressed its desire to perform the work for the aforementioned Project and to be responsible for all phases of the Project;

NOW THEREFORE, in consideration of these premises and the mutual covenants contained herein, the parties agree as follows:

1. The Department shall be responsible for providing and agrees to reimburse up to the amount of eighty percent (80%) of the actual Rural Secondary project cost but in no case to exceed \$80,000 for the abovementioned Project. In no event shall the County not be responsible for twenty percent (20%) of the cost.
2. If the Project is performed by Contract, the County shall employ only contractors prequalified by the Kentucky Transportation Cabinet for the work items included in the Project and shall comply with all legal bidding requirements including, but not limited to, the provisions of KRS 45A and 424. Concurrence must be obtained by the County through the District 2 Chief District Engineer in Madisonville, KY

OHIO COUNTY
DRAINAGE STRUCTURE REPLACEMENT ON
ROBY LANE (CR 1363)
\$80,000 – CB01 BRIDGE FUNDS

prior to the awarding of any contract for work or materials to be used on this Project. This requirement shall not be limited to, but shall specifically apply to, all 20-foot bridges and above, defined as inventoried structures.

3. The County shall cause the Project to be constructed to a level which meets applicable county road and bridge standards (all bridges will be required to meet or exceed an H-20 loading); *approval from Bridge Preservation Branch of Division of Maintenance MUST BE OBTAINED before ANY additional load is added to any inventoried structure.* Furthermore, all materials paid for by the Department used on, or incorporated into, the Project shall meet the requirements specified in the Highway Department's Specifications for Road and Bridge Construction, current edition of State Specifications guidelines. The County will obtain any required permits or approval of plans for work to be accomplished on state-owned right-of-way from the Cabinet's District 2 Office in Madisonville, KY. These requirements shall not be limited to, but shall specifically apply to, all 20-foot and above, bridges, defined as inventoried structures.
4. To the extent permitted by law, the County shall indemnify and hold harmless the Department and all of its officers, agents, and employees from all suits, actions, or claims of any character because of any injuries or damages received by any person, persons, or property resulting from construction of the Project.
5. The County agrees to be responsible for all cost associated with this project over and above eighty percent (80%) of the actual Project cost. The County further agrees to be responsible for all of the costs over and above \$80,000.
6. The effective date of this Agreement is the date of signature by the Secretary of the Transportation Cabinet. The Term of Eligible Reimbursement under this Agreement shall be three (3) years from the date of its execution unless extended or amended by written Agreement in accordance with the provisions of KRS 45A. Any and all funding obligated for any phase of this Project shall be available to reimburse the County for eligible work activities completed and costs incurred prior to expiration.
7. The County shall maintain for a period of three (3) years after the Rural Secondary Office within the Department issues a project close date, all records of material, equipment, and labor costs involved

OHIO COUNTY
DRAINAGE STRUCTURE REPLACEMENT ON
ROBY LANE (CR 1363)
\$80,000 – CB01 BRIDGE FUNDS

- in the performance of the work for the Project. These records may be subject to audit by the Transportation Cabinet. In order to obtain reimbursement from the Department for the Project, the County shall submit to the Office of Rural and Secondary Roads documented invoices of materials, equipment, and labor used on the Project, including certification that the work was accomplished on a publicly maintained facility in accordance with this agreement.
8. The County may submit current billing reflecting the actual cost of the project during any given work period. This bill should indicate if it is for partial payment or final payment. The current billings will be paid within a reasonable time after receipt of same by the Department; however, in no event is the County to submit billings for work performed for less than a thirty-day (30) period.
 9. The Department reserves the right to inspect the methods used in order to perform the work necessary to successfully complete the Project and also reserves the right to cease all work commenced under the terms of this agreement at any time.
 10. The County will pass the attached Resolution and a copy of that resolution shall be attached to and made a part of this Agreement.

OHIO COUNTY
DRAINAGE STRUCTURE REPLACEMENT ON
ROBY LANE (CR 1363)
\$80,000 – CB01 BRIDGE FUNDS

MOA/PSC Exception Standard Terms and Conditions
Revised August 2025

Whereas, the first party, the state agency, has concluded that either state personnel are not available to perform said function, or it would not be feasible to utilize state personnel to perform said function; and

Whereas, the second party, the Contractor, is available and qualified to perform such function; and

Whereas, for the abovementioned reasons, the state agency desires to avail itself of the services of the second party;

NOW THEREFORE, the following terms and conditions are applicable to this contract:

1.00 Effective Date

This contract is not effective until the Secretary of the Finance and Administration Cabinet or his authorized designee has approved the contract and until the contract has been submitted to the Legislative Research Commission, Government Contract Review Committee ("LRC"). However, in accordance with KRS 45A.700, contracts in aggregate amounts of \$10,000 or less are exempt from review by the committee and need only be filed with the committee within 30 days of their effective date for informational purposes.

KRS 45A.695(7) provides that payments on personal service contracts and memoranda of agreement shall not be authorized for services rendered after government contract review committee disapproval, unless the decision of the committee is overridden by the Secretary of the Finance and Administration Cabinet or agency head if the agency has been granted delegation authority by the Secretary.

The Commonwealth will make payment within thirty (30) working days of receipt of contractor's invoice or of acceptance of goods and/or services in accordance with KRS 45.453 and KRS 45.454.

Payments are predicated upon successful completion and acceptance of the described work, services, supplies, or commodities, and delivery of the required documentation. Invoices for payment shall be submitted to the agency contact person or his representative.

2.00 LRC Policies

This section does not apply to governmental or quasi-governmental entities. Pursuant to KRS 45A.725, LRC has established policies which govern rates payable for certain professional services. These are located on the LRC webpage (<https://apps.legislature.ky.gov/moreinfo/Contracts/homepage.html>) and would impact any contract established under KRS 45A.690 et seq., where applicable.

3.00 Choice of Law and Forum

This section does not apply to governmental or quasi-governmental entities. This contract shall be governed by and construed in accordance with the laws of the Commonwealth of Kentucky. Any action brought against the Commonwealth on the contract, including but not limited to actions either for breach of contract or for enforcement of the contract, shall be brought in Franklin Circuit Court, Franklin County, Kentucky in accordance with KRS 45A.245.

OHIO COUNTY
DRAINAGE STRUCTURE REPLACEMENT ON
ROBY LANE (CR 1363)
\$80,000 – CB01 BRIDGE FUNDS

4.00 Cancellation

Both parties shall have the right to terminate and cancel this contract at any time not to exceed thirty (30) days' written notice served on the Contractor by registered or certified mail.

5.00 Funding Out Provision

The state agency may terminate this contract if funds are not appropriated to the contracting agency or are not otherwise available for the purpose of making payments without incurring any obligation for payment after the date of termination, regardless of the terms of the contract. The state agency shall provide the Contractor thirty (30) calendar days' written notice of termination of the contract due to lack of available funding.

6.00 Reduction in Contract Worker Hours

The Kentucky General Assembly may allow for a reduction in contract worker hours in conjunction with a budget balancing measure for some professional and non-professional service contracts. If under such authority the agency is required by Executive Order or otherwise to reduce contract hours, the agreement will be reduced by the amount specified in that document. If the contract funding is reduced, then the scope of work related to the contract may also be reduced commensurate with the reduction in funding. This reduction of the scope shall be agreeable to both parties and shall not be considered a breach of contract.

7.00 Authorized to do Business in Kentucky

This section does not apply to governmental or quasi-governmental entities.

The Contractor affirms that it is properly authorized under the laws of the Commonwealth of Kentucky to conduct business in this state and will remain in good standing to do business in the Commonwealth of Kentucky for the duration of any contract awarded.

The Contractor shall maintain certification of authority to conduct business in the Commonwealth of Kentucky during the term of this contract. Such registration is obtained from the Secretary of State, who will also provide the certification thereof.

Registration with the Secretary of State by a Foreign Entity

Pursuant to KRS 45A.480(1)(b), an agency, department, office, or political subdivision of the Commonwealth of Kentucky shall not award a state contract to a person that is a foreign entity required by KRS 14A.9-010 to obtain a certificate of authority to transact business in the Commonwealth ("certificate") from the Secretary of State under KRS 14A.9-030 unless the person produces the certificate within fourteen (14) days of the bid or proposal opening. Therefore, foreign entities should submit a copy of their certificate with their solicitation response. If the foreign entity is not required to obtain a certificate as provided in KRS 14A.9-010, the foreign entity should identify the applicable exception in its solicitation response. Foreign entity is defined within KRS 14A.1-070.

For all foreign entities required to obtain a certificate of authority to transact business in the Commonwealth, if a copy of the certificate is not received by the contracting agency within the time frame identified above, the foreign entity's solicitation response shall be deemed non-responsive or the awarded contract shall be cancelled.

Businesses can register with the Secretary of State at <https://onestop.ky.gov/Pages/default.aspx>

OHIO COUNTY
DRAINAGE STRUCTURE REPLACEMENT ON
ROBY LANE (CR 1363)
\$80,000 – CB01 BRIDGE FUNDS

8.00 Invoices for fees

This section does not apply to governmental or quasi-governmental entities.
The Contractor shall maintain supporting documents to substantiate invoices and shall furnish same if required by state government.

9.00 Travel expenses, if authorized

This section does not apply to governmental or quasi-governmental entities.
The Contractor shall be paid for no travel expenses unless and except as specifically authorized by the specifications of this contract or authorized in advance and in writing by the Commonwealth. The Contractor shall maintain supporting documents that substantiate every claim for expenses and shall furnish same if requested by the Commonwealth.

10.00 Other expenses, if authorized herein

This section does not apply to governmental or quasi-governmental entities.
The Contractor shall be reimbursed for no other expenses of any kind, unless and except as specifically authorized within the specifications of this contract or authorized in advance and in writing by the Commonwealth.

If the reimbursement of such expenses is authorized, the reimbursement shall be only on an out-of-pocket basis. Request for payment of same shall be processed upon receipt from the Contractor of valid, itemized statements submitted periodically for payment at the time any fees are due. The Contractor shall maintain supporting documents that substantiate every claim for expenses and shall furnish same if requested by the Commonwealth.

11.00 Purchasing and specifications

This section does not apply to governmental or quasi-governmental entities.
The Contractor certifies that he/she will not attempt in any manner to influence any specifications to be restrictive in any way or respect nor will he/she attempt in any way to influence any purchasing of services, commodities or equipment by the Commonwealth of Kentucky. For the purpose of this paragraph and the following paragraph that pertains to conflict-of-interest laws and principles, "he/she" is construed to mean "they" if more than one person is involved and if a firm, partnership, corporation, or other organization is involved, then "he/she" is construed to mean any person with an interest therein.

12.00 Conflict-of-interest laws and principles

This section does not apply to governmental or quasi-governmental entities.
The Contractor certifies that he/she is legally entitled to enter into this contract with the Commonwealth of Kentucky, and by holding and performing this contract, he/she will not be violating either any conflict of interest statute (KRS 45A.330-45A.340, 45A.990, 164.390), or KRS 11A.040 of the executive branch code of ethics, relating to the employment of former public servants.

OHIO COUNTY
DRAINAGE STRUCTURE REPLACEMENT ON
ROBY LANE (CR 1363)
\$80,000 – CB01 BRIDGE FUNDS

13.00 Campaign finance

This section does not apply to governmental or quasi-governmental entities.

The Contractor certifies that neither he/she nor any member of his/her immediate family having an interest of 10% or more in any business entity involved in the performance of this contract, has contributed more than the amount specified in KRS 121.056(2), to the campaign of the gubernatorial candidate elected at the election last preceding the date of this contract. The Contractor further swears under the penalty of perjury, as provided by KRS 523.020, that neither he/she nor the company which he/she represents, has knowingly violated any provisions of the campaign finance laws of the Commonwealth, and that the award of a contract to him/her or the company which he/she represents will not violate any provisions of the campaign finance laws of the Commonwealth.

14.00 Access to Records

The state agency certifies that it is in compliance with the provisions of KRS 45A.150, "Access to contractor's books, documents, papers, records, or other evidence directly pertinent to the contract." The Contractor, as defined in KRS 45A.030, agrees that the contracting agency, the Finance and Administration Cabinet, the Auditor of Public Accounts, and the Legislative Research Commission, or their duly authorized representatives, shall have access to any books, documents, papers, records, or other evidence, which are directly pertinent to this agreement for the purpose of financial audit or program review. The Contractor also recognizes that any books, documents, papers, records, or other evidence, received during a financial audit or program review shall be subject to the Kentucky Open Records Act, KRS 61.870 to 61.884. Records and other prequalification information confidentially disclosed as part of the bid process shall not be deemed as directly pertinent to the agreement and shall be exempt from disclosure as provided in KRS 61.878(1)(c).

15.00 Social security

This section does not apply to governmental or quasi-governmental entities.

The parties are cognizant that the state is not liable for social security contributions, pursuant to 42 U.S. Code, section 418, relative to the compensation of the second party for this contract.

Any exceptions to this stipulation require an attachment or exhibit that explicitly addresses, and provides a basis for, payment of second party's social security contributions by the state, pursuant to 42 U.S. Code, section 418.

16.00 Violation of tax and employment laws

KRS 45A.485 requires the Contractor and all subcontractors performing work under the contract to reveal to the Commonwealth any final determination of a violation by the Contractor within the previous five (5) year period of the provisions of KRS chapters 136, 139, 141, 337, 338, 341, and 342. These statutes relate to corporate and utility tax, sales and use tax, income tax, wages and hours laws, occupational safety and health laws, unemployment insurance laws, and workers compensation insurance laws, respectively. Disclosure of any violations is required prior to the award of any state contract and throughout the duration the contract.

Failure to disclose violations shall be grounds for the Commonwealth's disqualification of a contractor or subcontractor from eligibility for future state contracts for a period of two (2) years.

To comply with KRS 45A.485, the Contractor and all subcontractors performing work under this contract shall report any such final determination(s) of any violation(s) within the previous five

OHIO COUNTY
DRAINAGE STRUCTURE REPLACEMENT ON
ROBY LANE (CR 1363)
\$80,000 – CB01 BRIDGE FUNDS

(5) years to the Commonwealth by providing a list of the following information regarding any violation(s): (1) specific KRS violated, (2) date of any final determination of a violation, and (3) state agency which issued the final determination.

A list of any disclosures made prior to award of a contract shall be attached to the contract.

The Contractor affirms that it has not violated any of the provisions of the above statutes within the previous five (5) year period, aside from violations explicitly disclosed and attached to this contract. Contractor further affirms that it will (1) communicate the above KRS 45A.485 disclosure requirements to any subcontractors and (2) disclose any subcontractor violations it becomes aware of to the Commonwealth.

17.00 Nondiscrimination

The Equal Employment Opportunity Act of 1978 (the "Act"), KRS 45.560 to 45.640, applies to all State government contracts or subcontracts in an amount exceeding \$500,000. The contractor shall comply with all terms and conditions of the Act.

During the performance of this contract, the Contractor agrees as follows:

- (a) The Contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, age forty (40) and over, disability, veteran status, or national origin or.
- (b) The Contractor shall take affirmative action in regard to employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination rates of pay or other forms of compensation, and selection for training, so as to ensure that applicants are employed and that employees are treated during employment without regard to their race, color, religion, sex, age forty (40) and over, disability, veteran status, and national origin.
- (c) The Contractor shall state in all solicitations or advertisements for employees placed by or on behalf of the Contractor that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, age forty (40) and over, disability, veteran status, or national origin.
- (d) The Contractor shall post notices in conspicuous places, available to employees and applicants for employment, setting forth the provisions of this non-discrimination clause.

The Contractor shall send a notice to each labor union or representative of workers with which he/she has a collective bargaining agreement or other contract or understanding advising the said labor union or workers' representative of the Contractor's commitments under this nondiscrimination clause.

The Contractor's noncompliance with the nondiscrimination clauses of this contract shall constitute a material breach of the contract.

Each Contractor shall, for the length of the contract or at the point at which the contract is covered by this Act and until its conclusion, furnish such information as required by the Act and any rules, regulations and orders issued pursuant thereto and permit access to all books and records pertaining to his employment practices and work sites by the contracting agency and the Cabinet to ascertain compliance with the Act.

OHIO COUNTY
DRAINAGE STRUCTURE REPLACEMENT ON
ROBY LANE (CR 1363)
\$80,000 – CB01 BRIDGE FUNDS

This section applies to agreements disbursing federal funds, in whole or part, only when the terms for receiving those funds mandate its inclusion.

18.00 Bidder, Offeror, or Contractor Mandatory Representations Compliance with Commonwealth Law
The contractor represents that, pursuant to [KRS 45A.485](#), they and any subcontractor performing work under the contract will be in continuous compliance with the KRS chapters listed below and have revealed to the Commonwealth any violation determinations within the previous five (5) years:

[KRS Chapter 136](#) (CORPORATION AND UTILITY TAXES)
[KRS Chapter 139](#) (SALES AND USE TAXES)
[KRS Chapter 141](#) (INCOME TAXES)
[KRS Chapter 337](#) (WAGES AND HOURS)
[KRS Chapter 338](#) (OCCUPATIONAL SAFETY AND HEALTH OF EMPLOYEES)
[KRS Chapter 341](#) (UNEMPLOYMENT COMPENSATION)
[KRS Chapter 342](#) (WORKERS' COMPENSATION)

Boycott Provisions

The contractor represents that, pursuant to [KRS 45A.607](#), they are not currently engaged in, and will not for the duration of the contract engage in, the boycott of a person or an entity based in or doing business with a jurisdiction with which Kentucky can enjoy open trade. Note: The term Boycott does not include actions taken for bona fide business or economic reasons, or actions specifically required by federal or state law.

Lobbying Prohibitions

The contractor represents that they, and any subcontractor performing work under the contract, have not violated the agency restrictions contained in [KRS 11A.236](#) during the previous ten (10) years, and pledges to abide by the restrictions set forth in such statute for the duration of the contract awarded.

The contractor further represents that, pursuant to [KRS 45A.328](#), they have not procured an original, subsequent, or similar contract while employing an executive agency lobbyist who was convicted of a crime related to the original, subsequent, or similar contract within five (5) years of the conviction of the lobbyist.

OHIO COUNTY
DRAINAGE STRUCTURE REPLACEMENT ON
ROBY LANE (CR 1363)
\$80,000 – CB01 BRIDGE FUNDS

IN WITNESS WHEREOF, the parties have caused this agreement to be executed by its officers, thereunto duly authorized.

OHIO COUNTY FISCAL COURT

By: _____ Date: _____
COUNTY JUDGE/EXECUTIVE

TRANSPORTATION CABINET USE:

APPROVED AS TO FORM AND LEGALITY:

By: _____ Date: _____
OFFICE OF LEGAL SERVICES

TRANSPORTATION CABINET
DEPARTMENT OF RURAL AND MUNICIPAL AID

By: _____ Date: _____
DEPARTMENT COMMISSIONER

COMMONWEALTH OF KENTUCKY
TRANSPORTATION CABINET

By: _____ Date: _____
CABINET SECRETARY

Load Rating for County Routes

A Load rating shall be required for all culverts, 20 feet and above, before they are opened to traffic. They shall be done using LRFR, Load and Resistance Factor Rating method. They shall be done in accordance with the AASHTO MBE (The Manual for Bridge Evaluation, current edition); the AASHTO LRFD Bridge Design Specifications, current edition; the FHWA Load Rating for the FAST Act's Emergency Vehicles; and the Kentucky Bridge Inspection Procedures Manual, current edition.

Ratings shall be provided for design loads using HL93 for Inventory and Operating; legal loads for KYTC's Types 1-4 Posting trucks and Single- Unit Specialized Hauling Vehicles 4-7, and Emergency Vehicles EV2 and EV3.

The axle spacing and weight of the rating vehicles are shown in the following figures. See AASHTO LRFD Bridge Design Specifications for details on HL93.

Truck Type 1

40,000 lbs
20.00 tons



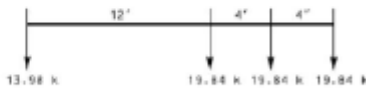
Truck Type 2

56,700 lbs
28.35 tons



Truck Type 3

73,500 lbs
36.75 tons



Truck Type 4

80,000 lbs
40.00 tons

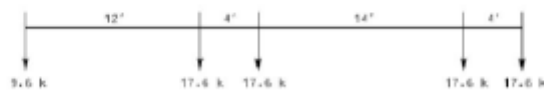


Figure 1: KYTC Standard Analysis Trucks

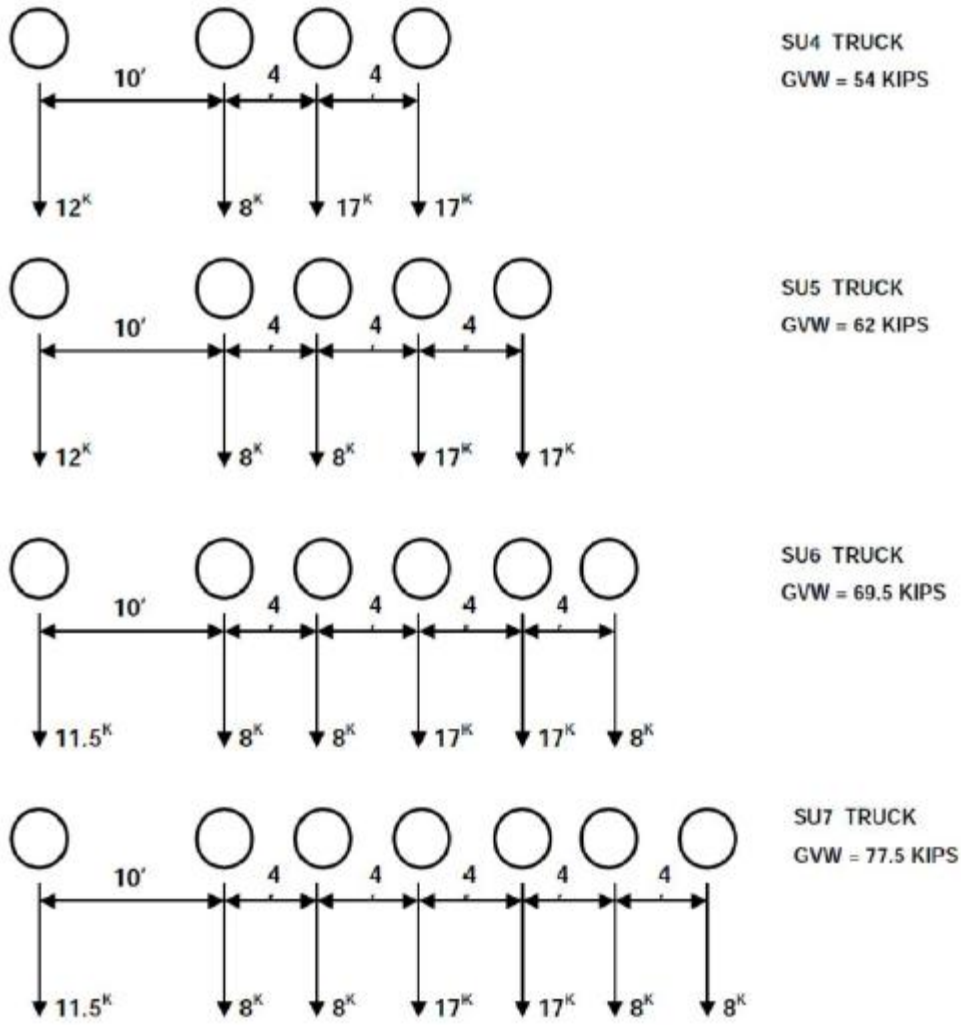


Figure 2: Single-Unit Special Hauling Vehicles, SU4-SU7

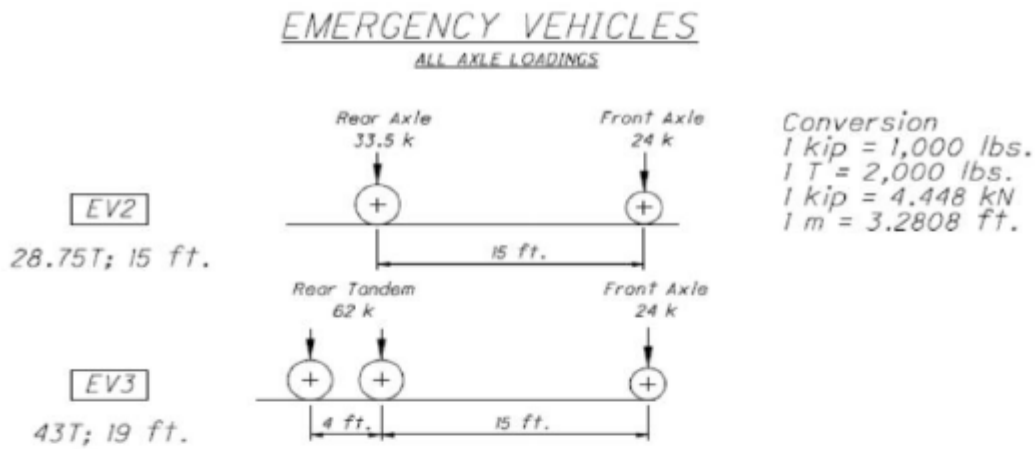


Figure 3: Emergency Vehicles

The controlling load ratings for each rating type and vehicle shall be presented in a table, such as this one, with the controlling section and location.

Rating Type	Rating Vehicle	Controlling Rating	Tons	Controlling Section	Controlling Location
		Factor			
Inventory	HL93	0.8		Arch	Buckling at top
Operating	HL93	1.02		Arch	Buckling at top
Posting	KY Type 1	2.39	47.8	Arch	Buckling at pier/bearing
Posting	KY Type 2	1.69	47.9	Arch	Buckling at pier/bearing
Posting	KY Type 3	1.33	48.9	Arch	Flexure at top
Posting	KY Type 4	1.34	53.6	Arch	Shear at top
Posting	SU4	1.8	48.6	Arch	Shear at pier/bearing
Posting	SU5	1.6	49.6	Arch	Buckling at top
Posting	SU6	1.43	49.7	Arch	Buckling at top
Posting	SU7	1.31	50.8	Arch	Buckling at top
Posting	EV2	1.05	30.5	Arch	Flexure at top
Posting	EV3	1.02	43.9	Arch	Flexure at top

Table 2: Example Table of Controlling Load Ratings

The summary shall include the table of controlling load ratings, the date the load rating was completed, design loading of the culvert, the road that crosses the culvert, and the facility that the road crosses (i.e. KY 99 over Yellow Creek).

Ohio Co FY26 80/20 Bridge Project# 20632 - \$80,000

AUTHORIZATION LOCATION						
ITEM NUMBER	COUNTY	DIST	FACILITY NAME	ROUTE	LENGTH	SCOPE
1	Ohio	2	ROBY LN (CR 1363)	CR 1363	0.028 - 0.033 (0.005 MI)	DRAINAGE STRUCTURE - FROM BEDA RD (CR 1379), SOUTHWEST 0.028 MILES, EXTENDING SOUTHWEST TO ENDING MP 0.033.

R E S O L U T I O N

Fiscal Court of OHIO County

Resolution adopting and approving the execution of a Rural Secondary Program Agreement between the Fiscal Court and the Commonwealth of Kentucky, Transportation Cabinet, Department of Rural and Municipal Aid, and accepting all roads and streets referred to therein as being a part of the County Road System.

Be it resolved by the Fiscal Court that:

The Fiscal Court does hereby certify that all roads and streets referred to in said Agreement are county roads as defined in KRS 178.010(1)(b); and

The Fiscal Court does hereby ratify and adopt all statements, representations, warranties, covenants, and agreements contained in said Agreement and does hereby accept said Agreement and by such acceptance agrees to all the terms and conditions therein stated; and

The County Judge/Executive of the county is hereby authorized and directed to sign said Agreement as set forth on behalf of the Fiscal Court of OHIO County, and the County Clerk of OHIO County is hereby authorized and directed to certify thereto.

The vote taken on said Resolution, the result being as follows:

AYES

NAYS

_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____

COMMONWEALTH OF KENTUCKY):

OHIO COUNTY

I, _____, County Clerk of
OHIO County certify that the foregoing is a true copy of the
Order above. Given under my hand and seal of office this the
____ day of _____, _____.

SIGNED _____

CLERK OF OHIO COUNTY

OHIO COUNTY
FINANCIAL STATUS REPORT
CURRENT

Print Date: 12/2/2025 4:11 pm
Page 1 of 3

Receipt Start: 11/1/2025 Receipts End: 11/30/2025 Period: 11/1/2025 thru 11/30/2025 using expense date for Accounts 25G - 25G

REVENUES	
FROM STATE & COUNTY:	
Registration of Voters	
Prepare Tax Bills	
Board of Supervisors, Appeals	
Grants Library & Archives	
Voter Personnel Reimbursement	
Salary, Clerk of Fiscal Court	
County Reimbursement	
Election Commissioner	
HB537 SPECIAL REVENUE	
FEES FROM TAXES & LICENSES:	
Motor Vehicle Licenses	\$39,040.42
Child Victim Fund	
Motor Vehicle Usage Taxes	\$148,071.41
Motor Vehicle Notary Fees	\$11.00
Motor Vehicle Lien Release Fees	\$1,036.00
Motor Vehicle Property Tax - Motax	\$127,706.23
Delinquent Taxes	\$6,456.80
Hunting & Fishing Licenses	
Marriage Licenses	\$550.00
Miscellaneous Licenses	
County Stickers	\$11,654.50
Deed Transfer Taxes	\$6,126.00
RECORDING FEES:	
Deeds & Power Of Attorney	\$3,196.00
Real Estate Mortgages/Fixture Filing	\$3,473.00
Chattel Mortgages	\$4,561.00
Wills & Estates	\$191.00
Releases	\$2,445.00
Liens	\$250.00
Leases	\$114.00
Election Filing	\$1,350.00
Storage Fees	\$2,730.00
Affordable Housing Trust	\$1,542.00
Miscellaneous Recordings	\$674.00
Postage & Copy Work	\$558.41
Miscellaneous	
Refunds & Overpayments	\$867.99
TOTAL SALES	\$362,604.76
MISCELLANEOUS BANK TRANSACTIONS	
Transfer of Funds (earned prev yr)	
Cash Drawer Transactions	
NSF Checks Less Redeposits	(\$159.39)
Interest Received on Bank Account	\$7.18
Misc Income/Refunds/Bank Cr Memos	
Accounts Receivable Credit Memos	
TOTAL MISCELLANEOUS BANK TRANSACTIONS	(\$152.21)
Outstanding Accounts Receivables	(\$145.00)
TOTAL REVENUES GENERATED	\$362,307.55

OHIO COUNTY
FINANCIAL STATUS REPORT
CURRENT

Print Date: 12/2/2025 4:11 pm
Page 2 of 3

Receipt Start: 11/1/2025 Receipts End: 11/30/2025 Period: 11/1/2025 thru 11/30/2025 using expense date for Accounts 25G - 25G

EXPENDITURES	
MOTOR VEHICLE DEPARTMENT	
Motor Vehicle Licenses	\$26,592.92
Motor Vehicle Usage Tax	\$143,629.27
Motor Vehicle Ad Valorem Tax	\$122,597.99
MOTOR VEHICLE DEPARTMENT TOTALS	\$292,820.18
REAL ESTATE & PROPERTY TAXES	
Deed Transfer Taxes	\$5,819.70
Delinquent Taxes	\$5,793.92
TOTAL REAL ESTATE & PROPERTY TAXES	\$11,613.62
COUNTY STICKERS	\$11,188.32
Legal Process Taxes	\$1,474.27
Misc Licenses/Commissions	
Affordable Housing Trust Fund	
Storage Fees to Fiscal Court	\$2,730.00
SALARIES	
Salary, Clerk	
Salary, Deputies	
TOTAL SALARIES	
MISCELLANEOUS EXPENSES	
Health/Life & Unemployment Insurance	
Employer Match/Soc Sec & Retirement	
Clerk's Expenses	
Clerk's Insurance & Bonds	
Clerk's Dues & Convention Expenses	
Postage	
Operating Expenses & Office Supplies	
Election Reimbursements	
Microfilming & Indexing Records	
Misc Equipment & Maintenance Agmts	
General Repairs & Maintenance	
Candidate Filing Fee	
Refunds	\$911.08
NSF Check Charges	
Grant Library & Archives	
Uncollectible Accounts Receivable	
Outstanding Accounts Receivable	
Clerk's Final Settlement	
BANK CHARGES	
TRANSFER(S) OF FUNDS	
CERTIFICATE OF DEPOSIT	
MISCELLANEOUS BANK TRANSACTIONS	
SUBTOTAL BANK ACTIVITY	
TOTAL EXPENDITURES	\$320,737.47

OHIO COUNTY
FINANCIAL STATUS REPORT
CURRENT

Print Date: 12/2/2025 4:11 pm
Page 3 of 3

Receipt Start: 11/1/2025 Receipts End: 11/30/2025 Period: 11/1/2025 thru 11/30/2025 using expense date for Accounts 25G - 25G

TOTAL REVENUES OVER EXPENDITURES	\$41,570.08
----------------------------------	-------------

I certify that this statement, to the best of my knowledge, is true and correct.

SIGNED: Bess J. Ralph
OHIO COUNTY

DATE: December 3, 2025

12/16/2025 10:00 AM

Part Two Receipts	Budget Estimate	1/1 thru 3/31	4/1 thru 6/30	7/1 thru 9/30	10/1 thru 12/31	Total YTD	Accounts Receivable 12/31	Settlement Total
1. Federal Grants/Reimbursements								
2. State Grants								
3. State Fees For Services								
4. Tax Bill Prep	\$6,000.00							
5. Registration of Voters	\$8,000.00							
6. Licenses and Taxes								
7. Motor Vehicle:								
8. Licenses and Transfers	\$947,000.00							
9. Usage Tax	\$2,310,000.00							
10. Tangible Personal Property Tax	\$2,684,403.00							
11. Notary Fees								
12.								
13. Licenses: (A-10-10)								
14. County stickers	\$245,000.00							
15. Marriage	\$7,500.00							
16. Affordable Housing Trust Fund	\$36,240.00							
17.								
18.								
19.								
20. Deed Transfer Tax	\$85,000.00							
21. Delinquent Taxes	\$275,000.00							
22. Fees Collected for Services								
23. Recordings:								
24. Deeds, Encumbrances, and Contracts	\$41,500.00							
25. Real Estate Mortgages	\$67,980.00							
26. Chattel Mortgages & Financing S	\$87,787.00							
27. Powers of Attorney	\$5,665.00							
28. All Other Recordings								
29. Charges for Other Services:								
30. Copywork	\$4,200.00							
31. Postage	\$5,642.00							
Part Two (continued) Receipts	Budget Estimate	1/1 thru 3/31	4/1 thru 6/30	7/1 thru 9/30	10/1 thru 12/31	Total YTD	Accounts Receivable 12/31	Settlement Total
32. Other: (See notes)								
33. Candidate Filing Fee								
34. Storage Fee	\$39,000.00							
35. Interest Earned	\$200.00							
36.								
37. Total Revenues	\$6,844,317.00							
38. Petty Cash								
39. Borrowed Money								
40. Total Receipts	\$6,844,317.00							

County Clerk's Budget and Report

17 (1-12-2025 Rev. 11/01/20)

Copy the figure shown on line 40 in the Budget Estimate column for the necessary on page numbers 1, line 1. Copy the figure shown on line 41 in the Total YTD column to page numbers 2, line 1. Copy the figure shown on line 39 in the Budget column for 12/31 report only to page 1, line 9.

Part Three Disbursements	Budget Estimate	1/1 thru 3/31	4/1 thru 6/30	7/1 thru 9/30	10/1 thru 12/31	Total YTD	12/31 Unpaid Obligations	Settlement Total
Required Payments								
1. Payments to State <small>(include)</small>								
2. Motor Vehicle								
3. Licenses & Transfers	\$686,045.00							
4. Usage Tax	\$2,219,652.00							
5. Tangible Personal Prop Tax	\$1,621,201.00							
6. Licenses (describe)								
7.								
8. Marriage Licenses								
9. Affordable Housing Trust Fund	\$21,930.00							
10. Delinquent Tax	\$20,313.00							
11. Legal Process Tax	\$21,912.00							
12.								
13. Payments to Fiscal Court <small>(include)</small>								
14. Tangible Personal Property Tax	\$130,569.00							
15. Delinquent Tax	\$14,428.00							
16. Deed Transfer Tax	\$55,000.00							
17. Storage fees	\$39,000.00							
18. County Sickers	\$27,477.00							
Part Three (continued)								
19.								
20.								
21. Payments to Other Districts (describe)								
22. Tangible Personal Property Tax	\$1,407,133.00							
23. Delinquent Tax	\$138,516.00							
24.								
25. Payments to Sheriff	\$22,000.00							
26.								
27. Payments to County Attorney	\$55,000.00							
28. Total Required Payments	\$6,069,596.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00		
Official Expenses								
29. Personal Services								
30. County Clerk's Gross Salary								
31. County Clerk's Expense Allowance								
32. Deputies Gross Salaries								
33. Part Time Gross Salaries								

...All amounts

County Clerk's Budget and Fees

2024 FRANCHISE TAX SETTLEMENT

	STATE	COUNTY	SCHOOL	LIBRARY	HEALTH	EXTENSION	SOIL	WATERSHED	Fire Acres
JULY		28,129.81	203,548.12	33,878.62	16,212.47	29,923.24	996.29	435.23	
NOVEMBER		95.88	685.92	114.12	54.64	113.31	0.08		
DECEMBER		134,684.29	960,895.65	158,017.35	76,199.64	146,229.40	2,335.41		
BANK		92,495.99							
JANUARY		2,899.28	19,742.88	3,175.43	1,553.20	2,840.57	0.02		
FEBRUARY		42,733.94	294,632.60	47,593.77	23,215.30	42,456.00	310.63		
MARCH		13,396.30	94,949.36	15,580.37	7,524.19	13,048.99	462.69	359.72	
Exonerations Increases (Real Estate)									
Exonerations Increases (Tangible)									
SCHOOL COMMISSIONS REPAID			35,122.17						
Penalties									
TOTAL CHARGES		314,435.49	1,609,576.70	256,359.86	124,759.44	234,611.51	4,105.12	794.95	
Exonerations Decreases (Real Estate)									
Exonerations Decreases (Tangible)									
Delinquents - 62A359 (Real Estate)									
Delinquents - 62A359 (Tangible)									
Delinquents - 62A362 (Real Estate)									
Delinquents - 62A362 (Tangible)									
Discounts		3,740.93	13,468.92	2,235.06	1,071.69	2,207.47			
TOTAL CREDITS		3,740.93	13,468.92	2,235.06	1,071.69	2,207.47			
CHARGES LESS CREDITS		310,694.56	1,596,107.78	256,124.80	123,687.75	232,404.04	4,105.12	794.95	
Less Commissions		13,204.50	35,122.17	10,885.33	5,256.72	9,877.19	174.45	33.79	
Amount Due To Taxing District		297,490.06	1,560,985.61	245,239.47	118,431.03	222,526.85	3,930.67	761.16	
Less Amount Previously Remitted		297,490.04	1,560,985.61	245,239.50	118,431.03	222,526.87	3,930.67	761.16	
Less Current & Prior Year Refunds									
AMOUNT DUE TO COMPLETE SETTLEMENT		0.02		(0.03)		(0.02)			

OHIO COUNTY SHERIFF ADAM L. WRIGHT 31-Jul-25

Summary of Discount, Penalty and Amount Remitted

District	STATE	COUNTY	SCHOOL	LIBRARY	HEALTH	EXTENSION	SOIL	WATERSHED	#REFI	#REFI	Fire Acres
Discount	-	-	-	-	-	-	-	-	-	-	-
Add/Supp/Ornt Discount	-	-	-	-	-	-	-	-	-	-	-
Minerals Discounts	-	-	-	-	-	-	-	-	-	-	-
Franchise Discounts	-	3,740.93	13,468.92	2,235.06	1,071.69	2,207.47	-	-	-	-	-
TOTAL DISCOUNTS	-	3,740.93	13,468.92	2,235.06	1,071.69	2,207.47	-	-	-	-	-
Penalty	-	-	-	-	-	-	-	-	-	-	-
Add/Supp/Ornt Penalty	-	-	-	-	-	-	-	-	-	-	-
Minerals Penalty	-	-	-	-	-	-	-	-	-	-	-
Franchise Penalty	-	-	-	-	-	-	-	-	-	-	-
TOTAL PENALTY	-	-	-	-	-	-	-	-	-	-	-
Commission	-	-	-	-	-	-	-	-	-	-	-
Commission Minerals	-	-	-	-	-	-	-	-	-	-	-
Commission Franchise	-	13,204.50	35,122.17	10,885.33	5,256.72	9,877.19	174.45	33.79	-	-	-
Commission Add/Supp/Ornt	-	-	-	-	-	-	-	-	-	-	-
TOTAL COMMISSIONS	-	13,204.50	35,122.17	10,885.33	5,256.72	9,877.19	174.45	33.79	-	-	-
Amount Remitted	-	-	-	-	-	-	-	-	-	-	-
Minerals Remitted	-	-	-	-	-	-	-	-	-	-	-
Franchise Remitted	-	297,490.04	1,660,985.61	245,239.50	119,431.03	222,526.87	3,930.67	761.16	-	-	-
Add/Supp/Ornt Remitted	-	-	-	-	-	-	-	-	-	-	-
TOTAL REMITTED	-	297,490.04	1,660,985.61	245,239.50	119,431.03	222,526.87	3,930.67	761.16	-	-	-
REFUNDS	-	-	-	-	-	-	-	-	-	-	-

2020 Dodge DURANGO 4x4 H0245 1C450/PT9LC215142 [See Ticket\(s\)](#) [New Vehicle Ticket](#)

Description	Date	Ticket	F.O. #	Total	
	Sep 19, 2025	Inv # 3625	4093	\$954.91	View Edit More
	Sep 16, 2025	Inv # 3812	4079	\$2,060.13	View Edit More
	Aug 14, 2025	Inv # 3736	3992	\$249.50	View Edit More
	Jun 16, 2025	Inv # 3623	3654	\$634.00	View Edit More
	May 16, 2025	Inv # 3565	3795	\$794.14	View Edit More
	Feb 7, 2025	Inv # 3360	3576	\$67.79	View Edit More
	Feb 4, 2025	Inv # 3343	3490	\$713.55	View Edit More
	Jan 10, 2025	Inv # 3207	3497	\$346.11	View Edit More
	Dec 2, 2024	Inv # 3254	3416	\$348.92	View Edit More
	Oct 31, 2024	Inv # 3186	3371	\$214.68	View Edit More
	Sep 11, 2024	Inv # 3078	3247	\$42.74	View Edit More
Oil Change	Aug 12, 2024	Inv # 3006	3183	\$662.99	View Edit More
Diag & R&R	Jul 16, 2024	Inv # 2949	3124	\$291.19	View Edit More
Diag & R&R & Wiring Repair	Jul 1, 2024	Inv # 2899	3070	\$300.00	View Edit More
	Feb 22, 2023	Inv # 2005	2209	\$92.59	View Edit More

\$5,822.13

\$2,080.52

\$7,995.24
Total

2020 Dodge
CP 0245
K-9 car



2553 W. Chicago Ave
Chicago, IL 60622
Call Us: (773) 235-6500
Text Us: (773) 235-6535
sales@chicagomotors.com

[VIEW INVENTORY](#)

[< Back to Inventory](#)

2022 Chevrolet Tahoe 4WD SSV Police



 Photo Viewer
43 Images

Price
\$36,795

* Please call for availability

 Engine	5.3L V8 OHV 16V
 Transmission	10-SPEED AUTOMATIC
 Drive	4WD
 VIN	1GNSKLED2NR220945
 Mileage	68,165
 Exterior	BLACK
 Interior	BLACK
 Stock NO	R-7093
 Fuel economy	

Comments

Chicago Motors Inc. is your number-one source for pre-owned police and government vehicles. Since 1988, our family-owned and operated business has been providing quality vehicles to police car enthusiasts and fleet buyers worldwide.

From serving small and mid-sized government agencies and the taxi industry to catering to Blues Brothers and Hollywood fans around the globe, police cars are part of our DNA. As a second-generation family business, our passion for police vehicles goes beyond business—it's a lifelong commitment.

Vehicles in our inventory are individually hand selected from across the country, mechanically reconditioned, cosmetically detailed, specifically photographed and marketed, and personally test-driven to ensure the highest quality pre-owned police cars on the market.

Our selection includes over 250 vehicles spanning three major makes—Chevrolet, Ford, and Dodge, and 13 submodels of their respective police and government vehicle trims.

Visit us online at ChicagoMotors.com to browse our up-to-date inventory, view up to 50+ images per unit, and access free Carfax reports.

We take pride in our 5-star customer service and offer best-in-class remote purchase assistance.

Nationwide and International Shipping: We provide door-to-door nationwide shipping and can ship to all major US ports for international buyers.

Need help finding the perfect vehicle? Contact our knowledgeable sales staff to schedule a visit or test drive. We are here to assist you with any questions or processes involved in acquiring your ideal pre-owned police car.

Appointments are highly recommended for in-person visits, as advertised vehicles are stored in multiple lots within our neighborhood.

Call us at 773-235-6500 or email us at sales@chicagomotors.com. Our prompt and dedicated sales team is available and ready to assist. Reach out anytime—we look forward to hearing from you!

Features

Inquire about this vehicle

Vehicle interested in: **2022 Chevrolet Tahoe 4WD SSV Police**

If you have questions about this vehicle, please enter them below.

First name:



CORPORATE OFFICE: 3475 Ashley Road, Montgomery, Alabama, 36108
Local: (334) 264-3265 Phone: (334) 264-3265 Fax: (334) 269-6990
Web: www.jmwood.com

**CODE
9045**

Auction Location: 3475 Ashley Road, Montgomery, Alabama, 36108, United States

OHIO COUNTY FISCAL COURT
DAVID JOHNSTON, JDG EXECUTIVE
130 EAST WASHINGTON ST STE 209
HARTFORD KENTUCKY 42347
Phone: (270) 298-4400

**52nd Annual End of Year Auction - Montgomery, AL
Dec 04, 2025**

Consignor Settlement

Sold Item Listing

Lot	Description	Price	Commission	Net Due
1153	2025 KENWORTH T880 DUMP TRUCK VIN 1NKZL40X8SJ177541~Tri Axle, 500 HP Cummins X15 engine, Allison 4500 RDS A/T, 46K rears, 20K front, 16' Logan body, high-lift gate, 11R22.5 rear tires, 425/65R22.5 front tires, Odometer Reading 12,644 Miles, County Owned, Warranty Available	215,000.00	15,050.00	199,950.00
SubTotal:		215,000.00	15,050.00	199,950.00

Expenses

Type	Inventory	Date	Description	Lot	Amount
Cleanups	2025 KENWORTH T880 Dump Truck	Dec 04, 2025	CLEANUP	1153	(320.00)

Payments

Payment Date	Payment Method	Transaction #	Amount
Dec 12, 2025	Check/Cheque	50881	(199,630.00)

Statement Totals : 1 Lot Sold

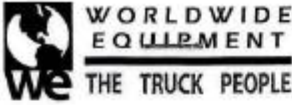
Total Sales	215,000.00
Less: Commissions	(15,050.00)
Less: Expenses	(320.00)
Sub Total Amount Due	199,630.00
Less: Payments	(199,630.00)
Total Amount Owing	0.00

Commission Deal Details

Commissions are Calculated by 'Bid Amount'

Name Commission
Rate (7%) 0 - ∞ - 7 %

Invoice



Worldwide Equipment Inc
945 Nandino Drive
Lexington KY 40511
859-281-5152

Date: 12/12/2025
Invoice#: DE-23487
Salesperson: Scott Pekar

Bill To: 12903 OHIO COUNTY FISCAL COURT 130 E. WASHINGTON ST. SUITE 215 HARTFORD KY 42347 P:(270) 298-7704	Ship To: OHIO COUNTY FISCAL COURT 130 E. WASHINGTON ST. SUITE 215 HARTFORD KY 42347 P:(270) 298-7704
--	--

Stock#: N45479	VIN: 1M2GR4GC6TM052849	New 2026 MACK GRANITE F	Price:	\$219,819.00
			Per Unit:	\$219,819.00
			Total Price	\$219,819.00
			Total	\$219,819.00

PRICING BASED ON THE STATE OF KENTUCKY
MASTER AGREEMENT NUMBER: MA 605 2000000449

Dated this the 12th Day of Dec, 2025
 By: Jackie Wilson Asst. Sec.
 State of Tennessee
 County of Knox
 SUBSCRIBED and SWORN TO before me on this 12th
 day of Dec, 2025
 NOTARY: Brandy Couch
 MY COMMISSION EXPIRES: 04-07-2026
 ID# _____



Terms of Agreement

No Liability Insurance Included

Any warranties applicable to a new motor vehicle ordered hereunder are the Manufacturer's warranties only and not the Dealer's. DEALER HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. BUYER SHALL NOT BE ENTITLED TO RECOVER FROM THE SELLER ANY CONSEQUENTIAL DAMAGES, DAMAGES TO PROPERTY, DAMAGES FOR LOSS OF USE, LOSS OF TIME, LOSS OF PROFITS OR INCOME, OR ANY INCIDENTAL DAMAGES. The seller neither assumes nor authorizes any other person to assume for it any liability in connection with the sale of such vehicle. This disclaimer in no way affects the terms of the Manufacturer's warranty.

LEASE

This LEASE, made and entered into by and between the OHIO COUNTY FISCAL COURT by and through its Judge Executive, David Johnston, with its address being 130 E. Washington Street, Hartford, Kentucky 42347 (hereinafter referred to as "Landlord") and Triple Crown Realty Group, of 100 W. 3rd St., Owensboro, Kentucky 42303 (hereinafter referred to as "Tenant").

WITNESSETH:

In consideration of the premises and the covenants and conditions herein contained, Landlord and Tenant agree as follows:

(A) LEASE

Landlord hereby leases to Tenant that certain portion of a building consisting of approximately 2 square feet and being Suite # 110, on real estate which Landlord owns and which is located in Ohio County, Kentucky, and more particularly described as Ohio County Community Center, 130 E. Washington Street, Hartford, Ohio County, Kentucky, including the common use of the parking area adjacent to the building of Landlord for automobiles of Tenant, its customers and other lessees in said building and public at large.

(B) TERM

The term of this lease shall be for a period of one (1) year beginning on January 1, 2026 and ending on December 31, 2026.

(C) FIXED RENT

Tenant shall pay as rent for the premises, during the entire term of this Lease, the following fixed minimum annual rental:

From Jan 1, 2026 to Dec 31, 2026, the sum of Five hundred fifty (550) 00/100 Dollars (\$ 450.00) per month in advance on the first day of each month beginning Jan 1, 2026.

(D) RENEWAL TERM

Tenant, upon notice in writing to Landlord given at least six (6) months prior to the expiration of the initial term, shall have an option to renew this lease for additional one (1) year period on the same terms and conditions as are contained herein. Tenant shall pay as fixed minimum monthly rent for the premises in the same amount as originally set.

(E) USE

The premises shall be used for Real Estate business purposes and such other lawful purposes as are properly connected with said business of Tenant.

(F) COMPLIANCE

Tenant covenants and agrees that in the use and occupancy of said premises, she will comply with all valid laws, federal, state, and municipal, and with all lawful requirements of all public authorities. Tenant covenants to comply with the federal, state, and city laws and ordinances in regard to nuisances, insofar as the premises are concerned, and that she will not by any act of her own, or her Subtenant (if any), render Landlord liable therefore; that she will make good or pay at the expiration of this lease, or on the vacation of said property, for all glass broken in windows, doors, etc.; proper repair all locks, or keys to the same, if lost, and/or pay for the same at a fair valuation. During the term of this lease, Tenant agrees promptly to remove all trash and debris from the leased premises.

(G) ASSIGNMENT AND SUBLETTING

The premises shall not be underlet/sublet, or the term, in whole or in part, assigned, transferred, or set over by the act of Tenant, by process or operation of law, or in any other manner whatsoever, without the prior written consent of Landlord, which consent may be withheld for any reason by Landlord.

(H) UTILITIES AND SANITATION/CUSTODIAN

Tenant shall, during the term hereof, at her/its own cost and expense, pay all charges for phone and internet services. Tenant shall further be responsible for cleaning/janitorial/ custodial services along with garbage collection at her cost.

(I) DUTY TO PAY

No demand of rent need at any time be made on the premises or elsewhere, but it shall be the duty of the Tenant to pay the same generally, when due, without demand. Failure to pay rent shall cause an additional fee of Ten Dollars (\$10.00) per day late fee to be assessed.

(J) NO HAZARDOUS MATERIALS

Tenant will not bring on the premises any explosives or articles deemed extra-hazardous on account of fire; or use or allow to be used on the said premises any oil, burning fluids, kerosene, or camphor for heating or warming purposes, or anything except incandescent electric lights for illuminating purposes, and that she will not use or permit to be used on the premises anything that will invalidate any policies of insurance which may now or hereafter be carried on said premises or said building, or that will increase the rate of insurance thereon.

(K) NO SIGNS

Tenant shall not paint, affix, erect, or hang any signs on the leased premises except such as shall have been approved in writing by Landlord, through its Judge Executive, whose approval may be withheld for any reason.

(L) INSPECTION

Landlord and its agents shall have the right to enter said premises at reasonable hours for the purpose of inspecting same or exhibiting same to prospective purchasers or lessees, or for the purpose of making any needful repairs or alterations to said premises where said Landlord may deem necessary, so long as reasonable notice has been provided to Tenant.

(M) CASUALTY

In the event the leased premises or any part thereof are damaged by fire casualty or the elements, Tenant agrees to give immediate notice thereof to Landlord.

If a part of the said premises shall be damaged, but not so as to render them totally untenable, the rent shall abate proportionately. If the damage shall be so extensive as to render the entire premises wholly untenable, the rent shall wholly cease from the time of such damage or destruction until the premises are restored to the condition which were prior to such damage or destruction. If, however, the building or leased premises shall be totally destroyed or the damage shall be so great that with the exercise of reasonable care and diligence, the premises cannot be restored to its prior condition within ninety (90) days after such damage or destruction, Landlord shall, within a reasonable time, so notify Tenant, who shall have the option, for a period of ten (10) days after said notice, of canceling and terminating this lease.

(N) INDEMNIFICATION

Landlord shall not be liable for injury to person or damage occurring in or upon the leased premises, during the term of this lease.

(O) INSURANCE REQUIREMENTS

Tenant agrees to produce a public liability insurance policy with an insurance company acceptable to Landlord and admitted to do business in Kentucky, in an amount indemnifying up to the sum of _____ Dollars (\$_____) for one or more claims for injury or damage to any person or persons for injury or damage caused by any accident upon the leased premises, said policy to run for the benefit of, and in the name of, both Tenant and Landlord hereunder, said policy, or a certificate of insurance in form acceptable to Landlord, to be kept in force at Tenant's expense, by renewal or otherwise, throughout the term of this lease, and to be delivered to Landlord and retained by Landlord in its possession during the term of the lease. Said policy shall also provide for payment of _____

Dollars (\$ _____) property damage including the interior and door of the leased premises.

(P) NO SURRENDER

It is mutually agreed that no surrender of the leased premises, or of any portion of the term herein created, shall be valid unless accepted by Landlord in writing.

(Q) ABANDONMENT

In the event Tenant shall vacate or abandon the leased premises for a period of sixty (60) days during the life of this lease, Landlord may, at its option, without terminating this lease, enter said premises, remove Tenant's signs and effects therefrom, and relet the premises for the account of Tenant for such rent and upon such terms as may be satisfactory to Landlord, without such re-entry working a forfeiture of the rents to be paid or the covenants to be performed by Tenant under the terms hereof. Landlord is authorized, at Tenant's expense, to make such repairs, alterations, changes, or additions in or to the leased premises as may, in its opinion, be reasonably necessary to relet them advantageously, and, if a sufficient sum of money shall not be realized monthly from such reletting to pay the cost of said repairs, alterations, changes, or additions, and the cost of reletting said premises, and the rent to be paid hereunder by Tenant, then Tenant agrees to pay and satisfy the deficiency each month upon demand therefore.

(R) DEFAULT

Tenant agrees that if the rent reserved by this lease, or any part thereof, shall be unpaid for ten (10) days after the same is due, or if Tenant shall fail to keep and perform any of the other covenants, conditions, provisions, and agreements herein contained to be kept and performed by Tenant, and said default shall continue for thirty (30) days after notice thereof has been given Tenant by Landlord, or if a petition in bankruptcy be filed by or against Tenant, or if Tenant shall be adjudged bankrupt or insolvent by any court, or if Tenant shall make an assignment for the benefit of creditors, or if a receiver or trustee in bankruptcy of Tenant shall be appointed in any suit or proceeding brought by or against

Tenant, or if the leasehold interest of Tenant shall be levied upon under any execution which is not removed, Landlord may, at its option, terminate this lease, Tenant agreeing that the covenants and agreements made by Tenant herein shall be deemed conditions as well as covenants.

(S) RETURN OF PREMISES

Tenant agrees immediately upon termination of this lease by Landlord, for any of the causes specified in Section (S) hereof, or upon the expiration of said lease by lapse of time, to remove all effects belonging to Tenant from the premises, and to vacate and surrender possession of said premises in the same condition as when received (ordinary wear and tear excepted).

If such possession be not immediately surrendered, it is agreed that Landlord may forthwith re-enter said premises and repossess itself thereof as of its former estate, and remove any persons or effects therefrom, using such force as may be necessary for that purpose without being deemed guilty in any manner of trespass, forcible entry, or detained, and Tenant hereby expressly agrees that the mailing or placing of a written notice of Landlord's intention to terminate this lease, or re-enter said premises, in the manner herein provided for notices, three (3) days in advance of the actual re-entry, shall be the only notice required, and expressly waives the service of any demand for the payment of rent or other money due Landlord hereunder, and the service of any and every other notice or demand within the meaning of the Kentucky statutes.

The receipt of money by Landlord from Tenant after Landlord has given notice to Tenant of its intention to terminate the lease, or after the termination thereof, shall not operate in any way to reinstate, continue, or extend the term of this lease, or affect any notice given prior thereto, it being agreed that after service of notice, commencement of a suit, or final judgment for possession of said premises, Landlord may recover and collect any rent due, and the payment of said rent shall not waive or affect said notice, suit, or judgment.

If Tenant neglects or refuses to remove all effects belonging to Tenant from the premises immediately upon the termination or expiration of this lease as provided above, it is agreed that Landlord may, at its option, remove the same or any part thereof, and store the effects so removed without liability to Tenant for the loss thereof; in such event, Tenant agrees to pay Landlord for any and all expenses incurred in removing and storing such effects. Alternately, Landlord may, at its option, upon ten (10) days' written notice to Tenant, sell said effects, or any of them, for such price as Landlord deems best, and apply the proceeds of such sale to the payment of any amounts due Landlord from Tenant under this lease, including the cost of removing, storing, or selling said effects.

(T) HOLDOVER

Tenant hereby agrees to pay to Landlord, as liquidated damages for all the time Tenant shall retain possession of the premises after the expiration or termination of this lease, by lapse of time or otherwise, a sum equal to one and a half the amount of rent that would be due for such a period at the rate specified herein. This provision shall not operate as a waiver by Landlord of any right of re-entry hereinabove provided.

(U) NO WAIVER

The failure of Landlord to insist upon a strict performance of any of the covenants or conditions of this lease by Tenant, or to declare a forfeiture for any violations thereof, or to exercise any option conferred on it hereunder, shall not be construed as a waiver or relinquishment for the future of its right to insist upon a strict compliance by Tenant with all the covenants, agreements, and conditions thereof, or its right to exercise said options, or to declare a forfeiture for the violation of such condition or agreement, if the violation be continued or repeated.

(V) NO ALTERATIONS

Tenant will not permit or make any alterations of or upon any part of the leased premises except with the written consent of Landlord obtained prior thereto whose consent shall not be unreasonably withheld. All alterations and additions to the premises shall

remain for the benefit of Landlord unless, otherwise provided in the written consent. Tenant further agrees, in the event of such alterations and in the making thereof, as herein provided, to indemnify and save Landlord harmless from all expense, liens, claims, or damages to either persons or property or the leased premises arising out of or resulting from the undertaking or making said alterations or additions.

(W) NOTICES

All notices to be given by Landlord to Tenant in pursuance of the terms of this lease, or otherwise, shall be deemed to be fully given if sent by registered mail addressed to Tenant at Triple Crown Realty Group, 100 W 3rd St,
Owensboro, Kentucky 42303. All notices to be given by Tenant to Landlord, pursuant to the terms of this lease, or otherwise, shall be deemed to be fully given if sent by registered mail to Ohio County Fiscal Court, 130 E. Washington Street, Hartford, Kentucky 42347 or at such address as Landlord may advise Tenant to use.

(X) CHOICE OF LAW

This lease shall be governed by the laws of the Commonwealth of Kentucky. Should any suit be brought to enforce the provisions hereof, said suit shall be brought in the courts of Ohio County, Kentucky.

(Y) NON-ASSIGNMENT; BINDING EFFECT

Subject to the rider attached hereto, Tenant shall not assign the aforesaid lease, or any provisions thereof, without the written consent of Landlord. This lease shall bind and be to the benefit of the parties hereto, and their respective heirs, personal representatives, heirs, successors and assigns.

The representative of Tenant executing this lease personally guarantees payment of rent and all amounts of rent, fees, charges, costs, etc. as noted herein.

IN TESTIMONY WHEREOF, Landlord and Tenant, either in person or through their officers who have been duly authorized to take such action by

LANDLORD:

OHIO COUNTY FISCAL COURT

BY: _____
OHIO COUNTY JUDGE EXECUTIVE

TENANT:

BY: 
Charlie Dawson
Date: 11/21/25

THIS PAGE INTENTIONALLY LEFT BLANK