AGENDA WILLIAMSON COUNTY BOARD OF COMMISSIONERS

Monday, October 9, 2023 - 7:00 p.m.

- II. INVOCATION & PLEDGE TO FLAG
- III. ROLL CALL
- IV. APPROVAL OF MINUTES of the regular September 11, 2023 County Commission Meetings (Copies were mailed to each member of the County Commission)
- V. CITIZEN COMMUNICATION
- VI. COMMUNICATIONS & MESSAGES

Friends of the Library Week - Mayor Rogers Anderson

- VII. REPORTS OF COUNTY OFFICES Department Heads should be prepared to make a verbal report and answer questions, upon request.
 - a. County Mayor Rogers C. Anderson
 - b. W.C. Schools Jason Golden, Director of Schools
 - c. Hospital Report Phil Mazzuca, CEO, Williamson Medical Center
 - d. Health Report Cathy Montgomery, County Health Director
 - e. Highway Report Eddie Hood, Superintendent
 - f. Agriculture Report Matt Horsman, Extension Leader
 - g. Parks & Recreation Report Gordon Hampton, Director
 - h. Office of Public Safety Bill Jorgensen, Director
 - i. Budget Committee Chas Morton, Chairman
 - j. Education Committee –
 - k. Finance (Investment) Committee Rogers Anderson, Chairman
 - 1. Human Resources Committee –
 - m. Law Enforcement/Public Safety Committee Greg Sanford, Chairman
 - n. Municipal Solid Waste Board Ricky Jones, Board Member
 - o. Parks & Recreation Committee Paul Webb, Chairman
 - p. Property Committee Pete Stresser, Chairman
 - q. Public Health Committee -
 - r. Purchasing & Insurance Committee -
 - s. Rules Committee Mary Smith, Chairman
 - t. Steering Committee Jennifer Mason, Chairman
 - u. Tax Study Committee -

Any other Committee wishing to report may do so at this time.

VIII. ELECTIONS & APPOINTMENTS

- IX. CONSENT AGENDA (Reference Attachment, if applicable)
- X. UNFINISHED BUSINESS
- XI. NEW BUSINESS
 - 1) ZONING

2) APPROPRIATIONS

Resolution No. 10-23-1, Resolution Authorizing The Williamson County Mayor To Enter Into A Letter Of Agreement With The State Of Tennessee, Department Of Finance And Administration Grant And Appropriating And Amending The 2023-24 General Sessions Budget By \$32,725.00 - Commissioner Sanford

Resolution No. 10-23-2, Resolution Authorizing The Williamson County Mayor To Enter Into A Grant Contract With The State Of Tennessee, Department Of Commerce And Insurance And Appropriating And Amending The 2023-24 Sheriff's Office Budget By \$40,000.00 – Revenues To Come From Grant Funds - Commissioner Sanford

Resolution No. 10-23-3, Resolution Authorizing A Grant Contract Between Williamson County, Tennessee And The State Of Tennessee, Tennessee Corrections Institute On Behalf Of The Williamson County Sheriff's Office And Amending The 2023-24 Sheriff's Office Budget By \$14,992. - Revenues To Come From Grant Funds - Commissioner Sanford

Resolution No. 10-23-4, Resolution Authorizing A Grant Contract Between Williamson County, Tennessee And The Department Of Health And Human Services On Behalf Of The Williamson County General Sessions Veterans Treatment Court And Amending The 2023-24 Veterans Treatment Court Budget By \$372,662 - Revenues To Come From Grant Funds - Commissioner Sanford

Resolution No. 10-23-5, Resolution Authorizing A Grant Contract Between Williamson County, Tennessee And The Tennessee Department Of Health And Human Services On Behalf Of The Williamson County General Sessions Dui Court And Amending The 2023-24 DUI Court Budget By \$395,875 - Revenues To Come From Grant Funds - Commissioner Sanford

Resolution No. 10-23-6, Resolution Authorizing The Williamson County Mayor To Enter Into A Grant Contract With The State Of Tennessee, Department Of Safety And Homeland Security And Appropriating And Amending The 2023-24 Sheriff's Office Budget By \$40,000.00 – Revenues To Come From Grant Funds - Commissioner Sanford

Resolution No. 10-23-7, Resolution Accepting A \$2,000 Donation From Dollar General To Be Used By The Library For Children's Literacy Learning Kits - Commissioner Webb

Resolution No. 10-23-8, Resolution Appropriating And Amending The 2023-24 Parks And Recreation Budget By \$31,922.50 - Revenues To Come From Donations - Commissioner Webb

Resolution No. 10-23-9, Resolution Authorizing The Williamson County Mayor To Sign A Contract Amendment With The State Of Tennessee Department Of Transportation For The Hillsboro Road Project - Commissioners Morton, Torres and Williams

Resolution No. 10-23-10, Resolution Appropriating And Amending The 2023-24 County Clerks Budget By \$50,000 – Revenues To Come From Reserve Account - Commissioner Morton

Resolution No. 10-23-11, Resolution Appropriating And Amending The 2023-24 Animal Control Budget By \$3,000 – Revenues To Come From Donations - Commissioner Morton

Resolution No. 10-23-12, Resolution Authorizing The Issuance, Sale And Payment Of Not To Exceed \$92,440,000 Of General Obligation Public Improvement And School Bonds Of Williamson County, Tennessee, And Providing For The Levy Of Taxes For The Payment Of Debt Service On The Bonds – Commissioner Morton

Resolution No. 10-23-13, Resolution Authorizing The Issuance, Sale And Payment Of Not To Exceed \$14,520,000 Of County District School Bonds Of Williamson County, Tennessee, And Providing For The Levy Of Taxes For The Payment Of Debt Service On The Bonds - Commissioner Morton

LATE FILED Resolution No. 10-23-27, Resolution Authorizing A Grant Contract Between Williamson County, Tennessee And The State Of Tennessee, Tennessee Department Of Health And Human Services On Behalf Of The Williamson County General Sessions Dui Court And Amending The 2023-24 DUI Court Budget By \$142,000 - Revenues To Come From Grant Funds – Commissioner Sanford

3) OTHER

Resolution No. 10-23-14, Resolution Accepting A Donation Of Medical Supplies From Davita Healthcare On Behalf Of Williamson County Animal Control – Commissioner Morton

Resolution No. 10-23-15, Resolution Authorizing The Williamson County Mayor To Enter Into An Interlocal Agreement With The Arrington Volunteer Fire Department, Williamson Rescue Squad, And Williamson Fire Rescue Concerning Reimbursement For The Purchase Of Software Licenses And Related Subscription Fees – Commissioner Sanford

Resolution No. 10-23-16, Resolution Authorizing The Williamson County Mayor To Execute A Lease Agreement With Starting Point Ministries For Office Space In The County Community Services Building - Commissioner Morton

Resolution No. 10-23-17, Resolution Authorizing The Williamson County Mayor To Enter Into A Memorandum Of Understanding With The Public Building Authority Of Williamson County, Tennessee - Commissioner Morton

Resolution No. 10-23-18, Resolution Accepting A Conditional Donation Of Real Property Located At 5441 Carters Creek Pike, Williamson County, Tennessee From The Burwood High School Trustees - Commissioner Morton

Resolution No. 10-23-19, Resolution Authorizing The Williamson County Mayor To Execute An Agreement To Purchase Real Property Located At Pewitt Road, Franklin, Tennessee – Commissioner Morton

Resolution No. 10-23-22, Resolution Authorizing The Williamson County Mayor To Execute A Memorandum Of Understanding With The City Of Franklin For The Provision Of Breathalyzer Tests By The Sheriff's Office To City Employees – Commissioner Sanford

Resolution No. 10-23-23, Resolution To Accept The 2023 County-Wide Parks And Recreation Master Plan For Williamson County, Tennessee – Commissioners Beathard, Morton, Webb and Hester

Resolution No. 10-23-25, Resolution Amending The Rules, Regulations And Procedures Of The Williamson County Board Of Commissioners Concerning the Consent Agenda Found Under Rule 3.9 – Commissioner Steve. Smith

XII. ADJOURNMENT

Anyone requesting accommodation due to disabilities should contact Williamson County Risk Management at (615) 790-5466. This request, if possible, should be made three (3) working days prior to the meeting.

Williamson Medical Center & Subsidiaries Financial Statement Highlights Month Ended August 31, 2023

	Mor	ith	Year to Date			
<u>Actuals</u>	Current	Budget	Current	Budget		
Net Revenue	\$28,677,433	\$28,113,096	\$53,778,358	\$56,413,174		
Total Operating Expenses	28,347,804	28,758,909	54,228,252	57,455,425		
Net Non-Operating Rev/Exp	506,994	871,845	1,587,782	1,743,689		
Net Income/Loss	\$836,623	\$226,032	\$1,137,887	\$701,438		
Balance Sheet	Current Month	Prior Month	Increase (decrease)			
Operating Account Balance	\$43,357,833	\$38,093,718	\$5,264,115			
Available to Use Cash	178,086,827	187,635,029	(9,548,202)			
Collections	28,950,499	24,017,493	. 4,933,006			
Days Cash on Hand -all sources	210	223	(12.6)			
Days Cash on Hand -excluding bond funds	102.3	96.4	5.9			
Debt Coverage	2.80	2.77	0.03			
	Current	13 Month	Increase			
Key Financial Stats/Indicators	Month	Average	(decrease)			
Admissions-Adults	767	744	23			
Admissions-Pediatrics	28	31	(3)			
Patient Days	2,832	2,876	(44)			
Equivalent Patient Days	10,967	10,593	374			
Surgeries	976	935	41			
Emergency Room	3,536	3,432	104			

WILLIAMSON MEDICAL CENTER & SUBSIL STATEMENT OF CASH FLOWS For the Period Ending August 31, 2023	JAKIES			The second second second second second
NET INCOME (LOSS) FROM OPERATIONS	\$	836,623		
PLUS DEPRECIATION (Not a Cash Expense)		1,409,665		
SUB-TOTAL			\$	2,246,2
CASH PROVIDED BY:				
INCREASE IN ACCRUED WAGES PAYABLE DECREASE IN ACCOUNTS RECEIVABLE DECREASE IN MISC ASSETS INCREASE IN BOND INTEREST PAYABLE INCREASE IN ACCOUNTS PAYABLE INCREASE IN OTHER LONG-TERM LIABILITIES LEASE RECEIVABLE LESS CURRENT PORTION INCREASE IN ACCRUED EMPLOYEE BENEFITS INCREASE IN THIRD PARTY SETTLEMENTS INCREASE IN PAYROLL TAXES PAYABLE CURRENT PORTION OF LEASE RECEIVALBE INCREASE IN OTHER CURRENT OBLIGATIONS	\$	2,454,647 753,602 602,276 639,441 390,052 302,521 261,225 134,116 89,893 73,547 42,862 815		5,744,9
TOTAL SOURCES OF CASH				7,991,2
INCREASE IN FIXED ASSETS DECREASE IN DEFERRED INFLOW OF RESOURCES DECREASE IN EMPLOYEE DED PAYABLE FINANCE LEASE LIABILITIES LESS CURRENT DECREASE IN CURRENT PORTION OF FINANCE LEASE LIABILITIES DECREASE IN NOTES PAYABLE INCREASE IN PREPAID EXPENSES DECREASE IN BONDS PAYABLE INCREASE IN INVENTORIES DECREASE IN SUBSCRIPTION LEASE LIABILITIES, LESS CURRENT PORTION DECREASE IN CURRENT PORTION OF SUBSCRIPTION LEASE LIABILITIES DECREASE IN CURRENT PORTION OF LONG TERM DEBT	\$	16,072,877 318,066 284,279 187,648 144,494 142,965 119,344 74,615 70,865 64,611 32,184 27,537	-	47,520,4
			***************************************	17,539,48
INCREASE OR (DECREASE) IN CASH ACCOUNTS BEGINNING TOTAL CASH BALANCE				(9,548,20
ENDING TOTAL CASH BALANCE			···········	187,635,02
OPERATING CASH FUNDS RESTRICTED AS TO USE:			\$	178,086,82 43,357,83 134,728,99

WILLIAMSON MEDICAL CENTER & SUBSIDIARIES BALANCE SHEET For the Period Ending August 31, 2023

CARL	CURRENT MONTH	PRIOR MONTH	INCREASE (DECREASE)	PERCENT CHANGE
CASH				
Funds Mgmt/General Fund	\$ 43,357,833 \$	38,093,718 \$	5,264,115	13.8%
TOTAL CASH	43,357,833	38,093,718	5,264,115	13.8%
RECEIVABLES				
Patient Receivables	124,063,338	128,355,606	(4,292,268)	-3.3%
Contractual Allowances	(90,124,260)	(93,458,505)	3,334,245	-3.6%
Other Receivables	1,232,321	1,027,899	204,422	19.9%
TOTAL RECEIVABLES	35,171,399	35,925,001	(753,602)	-2.1%
NVENTORIES				
General Stores	639,726	671,398	(31,672)	-4.7%
Pharmacy	726,047	726,047	O O	0.0%
Surgery	4,880,644	4,778,107	102,537	2.1%
TOTAL INVENTORIES	6,246,417	6,175,552	70,865	1.1%
Prepaid Expenses	4,107,372	3,988,028	119,344	3.0%
Current portion of lease receivable	3,128,438	3,171,301	(42,862)	-1.4%
TOTAL CURRENT ASSETS	92,011,460	87,353,599	4.657,860	5.3%
PROPERTY, PLANT & EQUIP				
and and Land Imp.	16,691,095	16,691,095	0	0.0%
Building & Building Serv	342,860,045	327,247,061	15,612,984	4.8%
Equipment	126,193,639	125,733,746	459,893	0.4%
Less: Accum Depr	(209,629,521)	(208,659,968)	(969,553)	0.5%
TOTAL P,P & E	276,115,258	261,011,934	15,103,324	5.8%
OTHER ASSETS				
Funded Depreciation	38,041,420	37,864,546	176,874	0.5%
2018 Bond Fund	5,128,259	5,104,415	23,844	0.5%
021B Bond Fund	27,216,731	27,086,804	129,927	0.5%
022 Bond Fund	35,108,380	50,276,669	(15,168,289)	-30.2%
ond Payment Fund	13,568,941	13,543,614	25,327	0.2%
ond Escrow Fund	15,665,263	15,665,263	0	0.0%
iscellaneous Assets/Investments	64,297,036	64,899,311	(602,276)	-0.9%
apitalized Costs/Bond Issue Costs case Receivable, less current portion	837,308	851,745	(14,436)	-1.7%
inance Lease Right-to-Use Assets	13,878,148	14,139,373	(261,225)	-1.8%
inance Lease Right-to-Ose Assets Subscription Right-to-Use Assets	9,345,798 1,292,624	9,677,770	(331,972)	-3.4%
TOTAL OTHER ASSETS	224,379,906	1,386,326 240,495,835	(93,703)	-6.7%
TOTAL ASSETS	\$ 592,506,624 \$	588,861,369 \$	3,645,255	0.6%

WILLIAMSON MEDICAL CENTER & SUBSIDIARIES BALANCE SHEET For the Period Ending August 31, 2023

ounts Payable from BJIT Ded Wages Payable Olf Taxes Payable	\$	12,822,442 \$	12,432,390	390,052	3.1%
from BJIT ced Wages Payable	\$	12,822,442 \$	12,432,390	390,052	3 40/
oed Wages Payable					27.1.76
		ACL MARIN ANNUA	_	*	0.0%
		10,530,370	8,075,724	2,454,647	30.4%
loyee Ded Payable		481,014	407,467	73,547	18.0%
ued Employee Benefits		(175,721)	108,558	(284,279)	-261.9%
		6,622,573	6,488,456	134,116	2.1%
				639,441	31.2%
				-	0.0%
					-1.6%
out notion of Finance Lance Linkship				89,893	25.7%
ent tention of Subsectation Loose Machines				(144,494)	-4.9%
Current Obligations				(32,184)	0.0%
Control Congains		2,325,098	2,324,283	815	0.0%
TAL CURRENT LIAB		47,683,339	44,389,323	3,294,016	7.4%
G TERM LIABILITIES					
ital Expansion Bonds 2012	\$	1,070,000 \$	1,070,000 3		0.0%
		17,587,740			-0.1%
		36,969,265	36,982,347		0.0%
		81,334,699	81,367,960		0.0%
		66,549,609	66,561,772		0.0%
		1,096,326			-3.3%
red Comp Liability		4,231,973		(01,0+1)	0.0%
lin Synergy Bank-Curd Lane Property		1,724,990	· ·	(42.086)	-0.7%
		12,870,179			-0.7%
		1,283,952	981,432		30.8%
ce Lease Liabilities, less current portion		7,360,452	7,548,100		-2.5%
cription Lease Liabilities, less current portion		519,022	583,632	, , , ,	0.0%
red Inflow of resources - lease obligations		16,080,455	16,398,520	(318,066)	-1.9%
'AL LONG TERM LIAB		248 678 862	046 404 D40	/10 m ou v	
		200,070,002	249,104,046	(485,384)	-0.2%
BALANCE		296,144,624	295,308,001	836,623	0.3%
	ital Expansion Bonds 2012 ital Expansion Bonds 2013 ital Expansion Bonds 2018 ital Expansion Bonds 2021 ital Expansion Bonds 2021 ital Expansion Bonds 2022 ital Expansion Bonds 2022 ital Expansion Bonds 2022 ital Expansion Bonds 2022 ital Expansion Bonds 2021 ital Expansion Bonds 2018 ital Expansion Bonds 2013 ital Expansion Bonds 2018 ital Expansion Bonds 2018 ital Expansion Bonds 2018 ital Expansion Bonds 2018 ital Expansion Bonds 2021 ital Expansion Bonds 2018 ital Expansion Bonds 2018 ital Expansion Bonds 2018 ital Expansion Bonds 2018 ital Expansion Bonds 2021 ital Expansion Bon	ent Portion-Bonds Payable ent Portion of Long Term Debt nated Third Party Settlements ent portion of Finance Lease Liabilities ent portion of Subscription Lease Liabilities ent portion of Subscription Lease Liabilities r Current Obligations TAL CURRENT LIAB G TERM LIABILITIES ital Expansion Bonds 2012 ital Expansion Bonds 2013 ital Expansion Bonds 2018 ital Expansion Bonds 2021 ital Expansion Bonds 2018 ital Expansion Bonds 201	ent Portion-Bonds Payable 6,565,379 ent Portion of Long Term Debt 1,740,904 nated Third Party Settlements 439,179 ent portion of Finance Lease Liabilities 2,794,008 ent portion of Subscription Lease Liabilities 847,943 r Current Obligations 2,325,098 TAL CURRENT LIAB 47,683,339 G TERM LIABILITIES Ital Expansion Bonds 2012 \$ 1,070,000 \$ Ital Expansion Bonds 2013 17,587,740 Ital Expansion Bonds 2018 36,969,265 Ital Expansion Bonds 2021 81,334,699 Ital Expansion Bonds 2022 66,549,609 Ital Expansion Bonds 2022 66,549,609 Ital Expansion Bonds 2022 1,096,326 red Comp Liability 4,231,973 Im Synergy Bank-Curd Lane Property 1,724,990 In Synergy Bank-Curd Lane Property 1,283,952 co Lease Liabilities, less current portion 7,360,452 entition Lease Liabilities, less current portion 7,519,022 red Inflow of resources lease obligations 148,678,662	2,690,151 2,050,710 2,05	2,690,151 2,050,710 639,441

Williamson Medical Center & Subsidiaries Income Statement

For the Period Ending August 31, 2023 Comparison of Actual to Budget

			М	onth To Date						Year T	o Da	<u>ste</u>	
	-	Actual		Budget	Variance	Var%	_	Actual		Budget		Variance	Var%
Net Patient Svc Revenue	\$	27.841,409	\$	27,280,224	561,185	2.1% \$	<u> </u>	52,166,056	\$	54,747,431	\$	(2,581,375)	-4.7%
Other Operating Revenue	\$	836,023	\$	832,871	\$ 3,152	0.4% \$	5	1,612,301	\$	1,665,743	\$	(53,441)	-3.2%
Net Operating Revenue	\$	28,677,433	\$	28,113,096	564,337	2.0% \$	ò	53,778,358	\$	56,413,174	\$	(2,634,816)	-4.7%
Operating Expenses:													
Salaries & Benefits	\$	16,405,111	\$	16,196,568	\$ 208,543	1.3% \$	}	31,463,467		32,395,356	\$	(931,889)	-2.9%
Medical Prof. Fees		313,518		321,163	(7,645)	-2.4%		375,801		642,326	•	(266,525)	-41.5%
Supplies		5,436,063		5,751,037	(314,973)	-5.5%		10.311,759		11,433,517		(1,121,758)	-9.8%
Other Expenses		1,643,002		1.835,981	(192,979)	-10.5%		3,140,353		3,671,963		(531,610)	-14.5%
Purchased Services		1,920,635		1,872,488	48,146	2.6%		3,587,565		3,748,920		(161,355)	-4.3%
Repair/Main Equipment		548,280		709,912	(161,631)	-22.8%		1,170,938		1,419,823		(248,885)	-17.5%
Equipment Leases		36,073		19,607	16,467	84.0%		51.482		39,214		12,268	31.3%
Total Operating Expenses	\$	26,302,683	\$	26,706,756	\$ (404,073)	-1.5% \$;	50,101,365	S	53,351,119	\$	(3,249,754)	-6.1%
Net Operating Income	\$	2,374,750	\$	1,406,340	\$ 968,410	68.9% \$		3,676,992	\$	3,062,055	\$	614,938	20.1%
Non-Operating Revenue	S	506,994		871,845	\$ (364,851)	-41.8% \$		1.587,782		1,743,689	\$	(155,908)	-8.9%
EBITDA	S	2,881,743	S	2,278,184	\$ 603,559	26.5% \$		5.264.774	\$	4,805,744	¢	459,030	9.6%
EBITDA %		9.9%		7.9%	,			9.5%	Ψ	8.3%	Ψ	400,000	3.0%
Interest	\$	635,456	\$	711,000	\$ (75,544)	-10.6% \$		1,304,180	s	1,422,000	S	(117.820)	-8.3%
Depreciation & Amort.		1,409,665		1,341,153	 68,512	5.1%		2,822,707	_	2,682,306	_	140,401	5.2%
Net Income/(Loss)	\$	836,623	\$	226,032	\$ 610,591	270.1% \$		1,137,887	\$	701,438	\$	436,449	62.2%
Net Income %		2.87%		0.78%				2.06%		1.21%			



WILLIAMSON COUNTY GOVERNMENT

FRIENDS OF LIBRARIES WEEK PROCLAMATION

WHEREAS, Friends of the Williamson County Public Library raise money that enables our library to move from good to great -- providing the resources for additional programming, much needed equipment, support for special events and performers throughout the year;

WHEREAS, the work of the Friends highlights on an on-going basis the fact that our library is the cornerstone of the community providing opportunities for all to engage in the joy of life-long learning and connect with the thoughts and ideas of others from ages past to the present;

WHEREAS, the Friends understand the critical importance of well-funded libraries and advocate to ensure that our library gets the resources it needs to provide a wide variety of services to all ages including access to print and electronic materials, along with expert assistance in research, readers' advisory, and children's services;

WHEREAS, the Friends' gift of their time and commitment to the library sets an example for all in how volunteerism leads to positive civic engagement and the betterment of our community;

NOW, THEREFORE, BE IT RESOLVED, that I, Rogers Anderson, as Mayor of Williamson County, hereby proclaims October 15-21, 2021, as Friends of Libraries Week in Williamson County and that I urge everyone to join the Friends of the Library and thank them for all they do to make our library and community so much better.



IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the County of Williamson to be affixed at Franklin, this the 9th day of October, 2023.

Rogers C. Anderson, Williamson County Mayor

Undesignated Fund Balance FY 2023-2024

	Beginning		Ending		Ending		Ending
	Fund Balance	Budget	Fund Balance	Budget	Fund Balance	Budget	Fund Balance
	July 1, 2023	Amend. & Adjust.	July 2023	Amend. & Adjust.	August 2023	Amend. & Adjust.	September 2023
General Fund	82,260,580.81	-7,351,713.86	74,908,866.95	44,961.97	74,953,828.92	-1,546,656.88	73,407,172.04
Solid Waste Sanitation Fund	10,432,949.01	-3,295,314.00	7,137,635.01	0.00	7,137,635.01	0.00	7,137,635.01
Highway/Public Works Fund	14,868,052.77	-6,895,000.00	7,973,052.77	0.00	7,973,052.77	175,927.54	8,148,980.31
General Debt Service Fund	39,634,289.61	0.00	39,634,289.61	0.00	39,634,289.61	0.00	39,634,289.61
Rural Debt Service Fund	23,259,927.28	0.00	23,259,927.28	0.00	23,259,927.28	0.00	23,259,927.28

General Debt:	
RS# 9-22-3 Page High Sch.	18,500,000
RS# 7-23-2 Maint. & Tech	5,304,537
RS# 5-23-2 Safety & Sec	622,700
RS# 5-23-3 Asphalt, roof, hvac	7,074,000
County General/Solid Waste Proj.	24,762,101
JJJ Project	35,000,000
	91,263,338
Rural Debt:	
RS# 5-23-2 Safety & Sec	2,490,800
RS# 5-23-3 Asphalt, roof, hvac	4,095,000
RS# 7-23-2 Maint. & Tech	7,695,463
	14,281,263
Total Debt Issuance	105,544,601
	=======================================

County General/Solid Waste Proj. Include:

Replace Longview Pool Unit	1,200,000.00
Emer. Service Station Design - Triune	641,240.00
Emer. Service Station Construct - Burwood	3,523,821.00
Emer. Service Station Construct - Franklin First	550,700.00
Emer. Service Station Furninshings - Franklin First	97,000.00
ESS Station Renovation - Peytonsville	270,000.00
Fire - New Engine Triune	817,860.00
Fire - New Tanker Franklin First	463,480.00
Fire - Mini pumper College Grove	349,000.00
Fire - Mini pumper Hillsboro/Leiper's Fork	349,000.00
Parks & Rec. New Field Lighting	4,000,000.00
Solid Waste Land Purchase	12,500,000.00
	24,762,101.00

9/14/23

Phoebe Reilly Budget Director, Williamson County, Tennessee 1320 West Main Street, Suite 125 Franklin, TN 37064

Dear Phoebe,

Please find enclosed the Consolidated Profit and Loss Statement for the Cool Springs Conference Center for period end August 31, 2023.

A summary of the financial and distribution date is as follows:

COOL SPRINGS CONFERENCE CENTER

August, 2023							
	C	URRENT MO	NTH	n i	Y	EAR-TO-DAT	Έ
	ACTUAL BUDGET LAST YR		ACTUAL	BUDGET	LAST YR		
GROSS REVENE	792,872	651,732	619,385		1,238,808	1,162,116	1,044,596
HOUSE PROFIT	237,735	124,280	104,748		260,604	171,042	126,143
Less: FIXED EXPENSES	38,711	41,594	40,401		77,597	83,188	80,801
NET INCOME	199,024	82,686	64,347		183,007	87,854	45,342
Less: FF&E RESERVE 5%	39,644	32,562	30,969		61,940	58,056	52,230
NET CASH FLOW	159,380	50,124	33,378		121,067	29,798	(6,888)

TOTAL CURRENT BALANCE DUE TO OWNERS

159,380

TOTAL DUE TO CITY OF FRANKLIN

79,690

TOTAL DUE TO WILLIAMSON COUNTY

79,690

The financial statements for the Cool Springs Conference Center, subject to routine year-end audit and adjustments, is true and correct in all material respects to the best of my knowledge.

Sincerely,

Kristin Lamb

Va

Controller

Matt Lahiff General Manage

FRANKLIN MARRIOTT COOL SPRINGS 700 COOL SPRINGS BLVD FRANKLIN, TENNESSEE 37067 USA T: 615.261.6100 MARRIOTT.COM/BNACS

Cool Springs Conference Center County Profit / -Loss By Fiscal Year

	2008-2009	2009-2010	2010-2011	2011-2012	2012-2013	2013-2014	2014-15	2015-16	2016-17	2017-18	<u>2018-19</u>	<u>2019-20</u>	2020-21	2021-22	2022-23	2023-24
July	-28,532.28	-46,497.94	-52,209.68	-7,691.22	-36,545.82	-28,542.26	-54,282.13	-17,511.50	-32,266.50	-29,761.00	-49,914.00	-63,264.00	-15,269.00	-21,002.00	-20,134.00	-19,158.00
August	57,702.78	-2,257.02	12,883.64	118,811.60	48,604.64	-18,101.32	16,435.07	-84,060.00	2,719.25	13,164.00	4,452.00	49,885.00	-14,794.00	52,329.00	16,689.00	79,690.00
September	24,071.74	-23,828.22	13,242.14	42,260.92	58,725.66	34,240.22	-45,234.55	-7,482.50	15,575.50	-2,501.00	40,369.00	68,500.00	-27,859.00	31,516.00	72,173.00	0.00
October	38,195.74	50,008.38	53,024.82	55,787.36	24,229.36	30,097.86	30,305.00	73,503.00	27,310.00	76,034.00	143,486.00	96,722.00	-28,058.00	88,432.00	87,654.00	0.00
November	17,167.38	2,607.48	61,641.12	5,322.02	4,962.94	-13,864.78	27,731.00	-1,435.50	-5,898.50	44,350.00	63,790.00	-6,258.00	-32,908.00	-13,698.00	41,869.00	0.00
December	103,200.30	29,329.56	39,646.60	63,430.36	54,577.16	91,933.14	-53,885.50	90,526.50	48,718.00	-43,578.00	9,187.00	18,602.00	-54,120.00	56,917.00	9,261.00	0.00
January	-33,427.76	-46,444.80	19,432.86	-34,983.82	-5,031.36	-12,669.10	-67,577.50	-15,958.50	-59,537.00	-32,369.00	16,722.00	35,126.00	-43,914.00	-15,337.00	-43,450.00	0.00
February	57,358.50	353.00	23,411.50	-12,989.64	13,210.72	21,279.74	136,887.00	52.50	14,645.00	88,228.00	60,530.00	63,595.00	-41,564.00	25,780.00	66,912.00	0.00
March	44,238.36	-18,362.38	18,311.86	68,439.42	22,493.26	-633.34	-32,783.00	-2,379.50	30,608.00	38,448.00	-48,696.00	39,316.00	-39,257.00	51,904.00	41,313.00	0.00
April	26,860.58	8,033.42	7,534.42	21,600.34	68,046.00	11,630.42	32,093.00	58,337.00	36,074.00	28,028.00	4,908.00	-32,937.00	43,488.00	109,510.00	83,065.00	0.00
May	33,395.54	-24,737.96	4,336.66	28,778.14	-19,740.92	-1,286.56	-4,720.50	972.00	-14,551.50	4,654.00	30,615.00	-43,893.00	-42,575.00	19,250.00	30,371.00	0.00
June	-22,410.26	23,554.94	1,394.46	18,276.76	12,929.40	-25,004.56	80,638.00	28,889.00	29,395.50	37,163.00	29,231.00	-13,204.00	163.00	29,256.00	-3,590.00	0.00
	317.820.62	-48.241.54	202.650.40	367.042.24	246.461.04	89.079.46	65.605.89	123,452,50	92.791.75	221,860.00	304,680.00	212,190.00	-296,667.00	414,857.00	382,133.00	60,532.00

Total profit/-loss since 1998 \$ 4,107,419.11

Williamson County Budget Report 8/31/2023

Revenue	Original Budget	Budget Amendments	Total	Actual Year To Date	Current Month	Remaining Budget	8.33% % Y T D
County General Fund	132,381,995	4,782,263	137,164,258	12,185,690	4,234,321	124,978,568	8.88%
Solid Waste Sanitation Fund	9,469,098	-	9,469,098	752,977	507,890	8,716,121	7.95%
Drug Control Fund	41,000	-	41,000	10,649	4,954	30,351	25.97%
Highway/Public Works Fund	15,000,000	-	15,000,000	1,385,419	1,368,676	13,614,581	9.24%
General Debt Service Fund	57,429,271	-	57,429,271	2,914,037	2,802,545	54,515,234	5.07%
Rural Debt Service Fund	27,389,475	-	27,389,475	4,213,810	4,185,991	23,175,665	15.38%
General Purpose School Fund	474,824,550	459,771	475,284,321	28,438,856	28,339,676	446,845,465	5.98%
Cafeteria Fund	18,789,718	-	18,789,718	1,770,835	1,760,651	17,018,883	9.42%
Extended School Program Fund	6,206,050	-	6,206,050	958,242	404,142	5,247,808	15.44%
	741,531,157	5,242,034	746,773,191	52,630,516	43,608,848	- 694,142,675	

	0.1.1	Doodeed		Actual Year	Current		Remaining	%
Annronviations	Original	Budget Amendments	Total	To Date	Current Month	Encumbrances	Budget	YTD
Appropriations	Budget							
County General Fund	143,516,176	12,532,119	156,048,295	25,875,972	9,657,598	6,223,558	123,948,765	20.57%
Solid Waste Sanitation Fund	9,215,854	3,295,314	12,511,168	4,572,506	3,947,752	2,196,445	5,742,216	54.10%
Drug Control Fund	196,250	-	196,250	34,229	3,461	30,817	131,204	33.14%
Highway/Public Works Fund	14,890,302	6,895,000	21,785,302	8,800,298	7,660,657	2,778,834	10,206,169	53.15%
General Debt Service Fund	56,954,867	_	56,954,867	57,804	44,475	-	56,897,064	0.10%
	, ,							
Rural Debt Service Fund	26,482,100	_	26,482,100	9,331	4,282	_	26,472,769	0.04%
	,,		, . , .	,				
General Purpose School Fund	517,589,466	587,380	518,176,846	33,618,173	25,500,668	16,208,452	468,350,220	9.62%
Contract a pood Contract	011,000,100	00.,000	0.0,,	,,	,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
Cafeteria Fund	19,015,289	1,348,120	20,363,409	1,749,158	1,636,121	7,859,809	10,754,443	47.19%
Careteria i dilu	10,010,200	1,010,120	20,000,100	1,1 10,100	1,000,141	.,000,000	, , , , , , , , , , ,	
Extended School Program Fund	6,337,642	_	6,337,642	1,203,614	688,947	71,021	5,063,007	20.11%
Extended School Flogram Fulld	0,007,042		0,007,042	1,250,017	000,0-17	7 1,021	2,230,001	
9	794,197,946	24,657,933	818,855,879	75,921,086	49,143,962	35,368,937	707,565,857	
1	134,131,340	27,007,800	010,000,079	70,021,000	70,170,002	00,000,007	101,000,001	

Williamson County Education Impact Fee

																			T	
	COLLECTION	COLLECTION	COLLECTION	COLLECTION			COLLECTION				. 1									TOTAL
	DURING	DURING	DURING	DURING	DURING	DURING	DURING	JULY	AUGUST	SEPTEMBER	OCTOBER	NOVEMBER	DECEMBER	JANUARY	FEBRUARY	MARCH	APRIL	MAY	JUNE	TOTAL
	FYE 6/30/17	FYE 6/30/18	FYE 6/30/19	FYE 6/30/20	FYE 6/30/21	FYE 6/30/22	FYE 6/30/23	2023	2023	2023	2023	2023	2023	2024	2024	2024	2024	2024	2024	COLLECTIONS
IM100 - WCS																				
FEE	2,154,192.00	11,553,360.00	12,745,981.00	13,421,814.00	39,385,076.50	22,189,650.00	13,776,382.00	1,517,050.00	2,080,059.00									_		118,823,564.50
PAID UNDER PROTEST	349,738.50	4,957,756.50	5,623,833.00	5,696,470.00	(16,627,798.00)					-	9.1	13%	-	2	-		1.0	7/	-	
INTEREST	10.00	91,466.58	508,762.89	709,023.96	194,397.41	146,643.91	1,941,663.67	232,208.33	247,584.50											4,071,761.25
TR COMMISSION	25,145.08	166,039.97	188,718.89	198,331.96	229,484.03	223,362.98	157,180.46	17,492.58	23,276.44											1,229,032.39
IM200 - FSSD																				
FEE	0.00	112,098.50	165,062.00	1,097,272.00	816,270.00	441,398.00	654,319.00		4,877.00		-				-		1.60			3,291,296.50
PAID UNDER PROTEST	0.00	193,385.00	18,366.00	4,506.00	(216,257.00)	14	- 1	-	72			245	-			-	100	*:	8	3.7
INTEREST	0.00	2,137.13	8,639.74	15,302.53	5,457.92	3,412.23	39,444.80	5,392.37	7,562.63											87,349.35
TR COMMISSION	0.00	3,062.11	1,987.56	11,111.93	6,088.45	4,448.10	6,937.65	53.92	124.40											33,814.12
																				-
																				425 044 425 42
NET COLLECTIONS	2,478,795.42	16,741,101.63	18,879,938.18	20,734,944.60	23,321,574.35	22,553,293.06	16,247,691.36	1,737,104,20	2,316,682.30	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	125,011,125.10

SUMMARY FOR IMPACT FEE COLLECTIONS

Total Collected to Date 125,0

Total Allocated for Projects Total Net Collections 125,011,125.10 (64,498,538.48) 60,512,586.62

Total Paid under Protest

Total Avaliable for Allocation

60,512,586.62

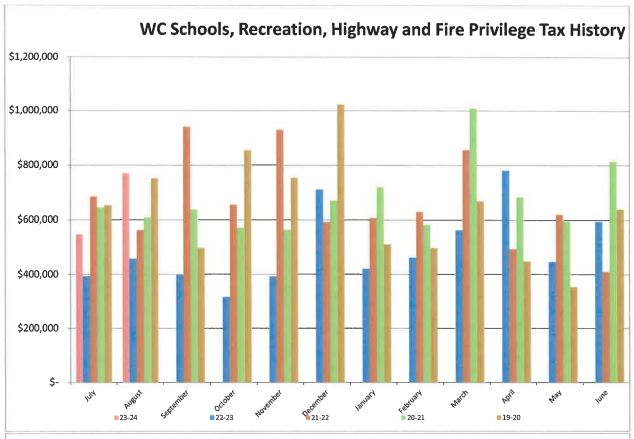
Williamson County Privilege Tax Report

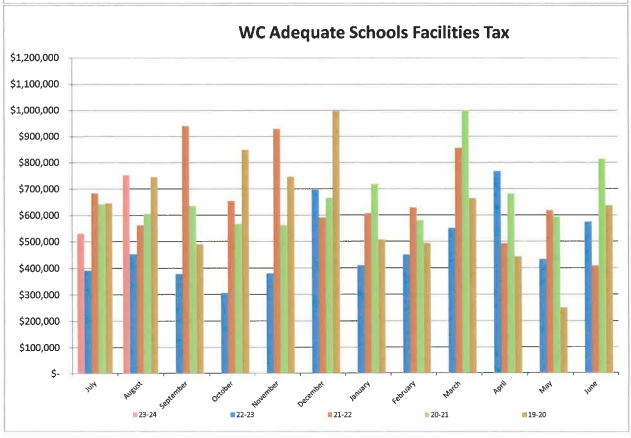
Month of AUGUST 2023

	Adequate School				
	Facilities	Schools	Recreation	Fire	Highway
	1 000 074 17	1 000 700 10	22.242.24		
Previous Balance	1,696,654.47	1,030,732.12	90,846.21	1,144,739.11	59,365.37
Brentwood	76,475.52	70,357.48	6,118.04		
Franklin	98,398.08	90,526.23	7,871.85		
Fairview	8,693.19	7,997.73	695.46		
Spring Hill	106,752.69	98,212.47	8,540.22		
Thompson's Station	75,043.98	69,040.46	6,003.52		
Nolensville	18,390.24	16,919.02	1,471.22		
Unincorporated Williamson County	355,726.80	249,008.76	28,458.14	71,145.36	7,114.54
Interest	14,111.11	18,441.70	2,966.86	8,274.16	2,032.60
Commercial					
Monthly Total	753,591.61	620,503.85	62,125.31	79,419.52	9,147.14
Cumulative Total	2,450,246.08	1,651,235.97	152,971.52	1,224,158.63	68,512.51
FSSD Monthly Appropriations	23,787.14	27,898.96			
Monthly Appropriations	155,698.09				
Cumulative Appropriations	98,630,205.13	152,382,316.12	15,137,622.52	3,738,587.97	7,523,933.59
Net Revenue	2,270,760.85	1,623,337.01	152,971.52	1,224,158.63	68,512.51

Appropriations:
Adequate Schools/ July '23 Cities payable
Adequate Schools/July '23 FSSD payable
Schools/July '23 FSSD payable

155,698.09 23,787.14 27,898.96





WILLIAMSON COUNTY HEALTH DEPARTMENT

1324 WEST MAIN STREET FRANKLIN, TN 37064 (615) 794-1542

2629 FAIRVIEW BOULEVARD FAIRVIEW, TN 37062 (615) 799-2389

MEMORANDUM

TO: Honorable Members of the Williamson Board of County Commissioners

FROM: Cathy Montgomery, County Director

Williamson County Health Department

DATE: October 2, 2023

RE: Monthly Services Report for Franklin and Fairview Clinics

SUBSTANCE MISUSE/MENTAL HEALTH PROJECT

The Williamson County Health Department, Prevention Coalition (Anti-Drug Coalition), TV personality and recovery advocate Jason Wahler, WC-TV, and other nonprofit organizations, partnered to host a *You Are Not Alone* community event at FSSD's Performing Arts Center on Tuesday, September 19th. Approximately 70 parents of school aged children and community members attended to learn more from subject matter and medical experts and other parents about the impacts of substance use on children, and prevention strategies to prevent use. More events like these will be coordinated soon.

FLU VACCINES

The health department is preparing for flu vaccinations.

- FSSD is again partnering with the HD to offer flu vaccines for teachers and students at (8) schools October 17-19.
- Fight Flu Day is scheduled Wednesday, November 1st where FREE flu vaccines will be available from 8:00a 4:30p at both Franklin and Fairview Clinics, and 9:00a 3:00p at the Williamson County Administrative Complex.

FRANKLIN CLINIC Health Services Report

Visits by Program

PROGRAMS	AUGUST 2023	VTD (January December 2023)
Child Health Services	149	618
Children Special Services	28	83
Dental	71	431
Family Planning Services	16	185
Motor Voter	48	265
Women's Health	62	540
HUGS (Helping Us Grow Successfully)	70	366
Men's Health	47	312
Tuberculosis Services	90	495
Sexually Transmitted Diseases	65	320
WIC Program (Women, Infants & Children Food Supplement Program)	192	968
Breastfeeding Program	25	134
Birth Certificates Issued	150	811
Vital Records / Number of Certified Death Certificates Issued	940	2,792

Food & General Sanitation (Environmental Health)

PROGRAMS	AUGUST 2023	(January - December 2023)
Camps	0	3
Child Care	7	60
Complaints	1	43
Food Service	139	1,157
Motels & Hotels	4	70
Bed & Breakfast	0	0
Schools	10	55
Swimming Pools	487	1,685
Other Environmental Services (Rabies)	2	19
Tattoos	2	65
Body Piercing	0	1

Health Education & Community Outreach for August 2023

Schools

Nutrition/Hydration presentation - Brentwood Middle School

Community Activities

Dental presentation @ Franklin Library summer reading program (x2)

Community Classes

Mental Health 1st Aid - WC Animal Control (x2)

Meetings/Plannings/Trainings

Williamson Health Equity Steering Committee
Find Hope Franklin (suicide prevention) Task Force meeting
Williamson County Opioid Task Force meeting
Williamson County Leadership Training

FAIRVIEW CLINIC

Health Services Report

Visits by Program

PROGRAMS	AUGUST 2023	VTD (January - December 2023)
Child Health Services	32	136
Family Planning Services	15	88
Motor Voter	8	68
Women's Health	46	247
Men's Health	16	164
Tuberculosis Services	5	27
Sexually Transmitted Diseases	21	117
WIC Program (Women, Infants & Children Food Supplement Program)	43	2,840
Breastfeeding Program	4	43
Birth Certificates Issued	25	181
Death Certificates Issued	0	19

CONSENT AGENDA Williamson County Board of Commissioners October 9, 2023 - 7:00 p.m.

NOTARIES

SECOND READINGS:

FUNDS IN-LIEU-OF AND ESCROW:

ACCEPTING ROADS:

OTHER:

Resolution No. 10-23-20: Resolution To Abandon Williamson County's Right Of Way Interest In A Portion Of Locust Ridge Road And Remove It From The Williamson County Road System - Commissioner Webb

Resolution No. 10-23-21, Resolution Authorizing The Williamson County Mayor To Execute An Agreement For Dedication Of Easement To The City Of Franklin, Tennessee For The Provision Of Water Services – Commissioner Webb

Resolution No. 10-23-24, Resolution Authorizing The Williamson County Mayor To Execute An Agreement For Dedication Of Utility Easement - Commissioner Webb

NEW

AYERS, BRENDA K. BANCROFT, EMILY MAE BARTON, PARKER VINCENT

BROWN, ALISA D.

BROWN, CYNTHIA LYNNE

CHI, VICKI LYNN CLICK, RACHEL W. CODY, MELISSA PAYNE DANIELS, ASHLEY C. DAWSON, DAVID LINDSAY

DRAKE, RHONDA JO ELLIOTT, MOLLIE C.

ENQUIST, BRANDON VAUGHN

ESTES, MADILYN RUTH FEDOR, KEITH MARCUS GARRAMONE, LISA L. GARRY, NIKKI L. GORDON, ANGELA R.

GUTHERIE, GRACE McLEAN HALLOCK, KATHRYN LYONS HARTMAN, VALERIE RENEE

HOLLAND, TERESA L.

HOLLANDER, ELAINA LOUISA HOLLIS, NICOLE ELIZABETH HORTON, JAIMIE FANYA

HOUSE, JUNE

JOHNSON, CASEY HAWKINS

JONES, JAMAR RASHAD

JONES, RALPH

JUNGHANS, LIA GARDNER KAZMIEROWICZ, BEN CASIMIR

KING, NANCY L.

MALONE, COLLEEN McKENNA

MANNING, VICKIE R.
MARTIN, BRANDON
MASONER, LESLI ANN
MEECE, ASHLEY NICOLE
MEYER, STACEY LYNN

MOOK, MELODI

MUNSON, MICHAEL CARL NOEL, MEREDITH BARRS OSTEEN, RICHARD BLAKE, JR.

PRINCE, MIKAYLA LEE

PROFIT, ALEASE MONISHAY RAMIREZ, FILEMON TAGANAS, IV. RANDALL, NESHAYA QUIAWN

REISMAN, ASHLEY M. ROGERS, JACOB EDWARD ROSS, KERRY WAYNE

RUTOSKEY, MATTHEW RYAN

SANDERS, SHANITA ANN SPRY, EMILY DAWN TAYLOR, AMELIA C.

VANCE, MELANIE DEANNE WEBB, NICOLE CHRISTINE WILLHELM, SHERYL JANINE WILSON, ANDREW DYLAN

WOOD, GUS A.

RENEWALS

AHLES, THOMAS J.
ANKRUM, JEFFREY S., SR.
BRADSHAW, SHAKUNDALA M.
BRITTIAN, OLLIE L.
BROOKSHER, T.
BRUMIT, CLINT

RENEWALS

BURCH, BECKY ELIZABETH

CLEVENGER, CASEY DAVIDSON, BRENT DEARING, NICK

DENNIS, LILLIE DENISE

EVANS, WILLIAM
FAHMY, HEIDI
FRANK, E. LEAH
FREEMAN, KAREN
GORDON, ANGELA
GRANDY, GREGORY L.
HARRER, NADINE
HEFLIN, KELLY M.

HERTSTEIN, STEVE L. HOLLINGSWORTH, CHRYSTAL S.

HOPPER, MARIAN INA, ALLISON

JENKINS, MELANIE R.
JOHNS, REBECCA
JOHNSON, JANICE K.
LEE, KATHARINE L.
LUMAN, WENDEE
MARTIN, LISA B.
MATUSZAK, ROSS
MAXWELL, LON

MAXWELL, SHANNAN L. MAYEAUX, MARY E. McBRIDE, NICHOLE L.

McCORMACK, ROBYN L. MEALER, DEBRA B. MEEKS, JOLEEN

MILLS, LORI S.

MILLS, LORI S.
MOORE, MATTHEW
MULLER, MICHELLE J.
MURPHY, MARY G.
NICHOLS, JANICE G.

NORTON, MORIAH NOVELLY, W. FAYE

O'NEAL, TARA

PARKER, DARLENE R. PEWITT, RODNEY L.

PYLES, DANIEL LAWSON, JR.

RADFORD, ELIZABETH G.
RAGAN, KEVIN J.
RITCHIE, JOSEPH
ROLFE, DANIELLE
SALCIDO, CARMEN P.
SAVAGE, JACKIE
SCOTT, JENNA
SCOTT, NANCY N.
STEPHENS ASHLEY D.

STEPHENS, ASHLEY D. STEPHENS, REBEKAH TASSEY, HAILEY

WATSON, CLAIRE WATTERUD, THERESA WELLS, KELSEY L.

WHITTAKER, SAMANTHA WILLIAMS, TOYA RENEA

WYLIE, JORDAN

FILED 9/25/23 ENTERED 11:56am

JEFF WHIDBY, COUNTY CLERK JW

RESOLUTION TO ABANDON WILLIAMSON COUNTY'S RIGHT OF WAY INTEREST IN A PORTION OF LOCUST RIDGE ROAD AND REMOVE IT FROM THE WILLIAMSON COUNTY ROAD SYSTEM

WHEREAS, pursuant to Section 18 of Chapter 373 of the Private Acts of 1937, and *Tennessee Code Annotated, Section 54-10-201* the Board of Commissioners may abandon a County road or a portion of the road and remove it from the County Road System upon giving a five (5) day notice; and

whereas, pursuant to *Tennessee Code Annotated*, *Section 54-10-201*, the requesting property owner has signed and submitted a written petition requesting that a portion of Locust Ridge Road be abandoned (see Exhibit A), and delivered the petition, along with an affidavit swearing that the applicant has made the request and will not suffer any damages, to the Highway Department District representative, Commissioner Coleman; and

whereas, since only the applicant has property that will be affected by the abandoning of a portion of Locust Ridge Road and because the applicant has sworn that he will not suffer any damages from the abandonment of the portion of Locust Ridge Road requested by the property owner, the requirement to select two disinterested individuals to determine any damages to the property owner is waived and therefore moot; and

WHEREAS, the portion of Locust Ridge Road at issue is a dead end road with no other property owners abutting the portion of road being relinquished; and

WHEREAS, the Board of Highway Commissioners has received and reviewed the petition requesting the County to abandon a portion of Locust Ridge Road which will be a dead-end road, and remove that portion from the County Road System which shall place the responsibility of maintaining the road on the requesting property owner;

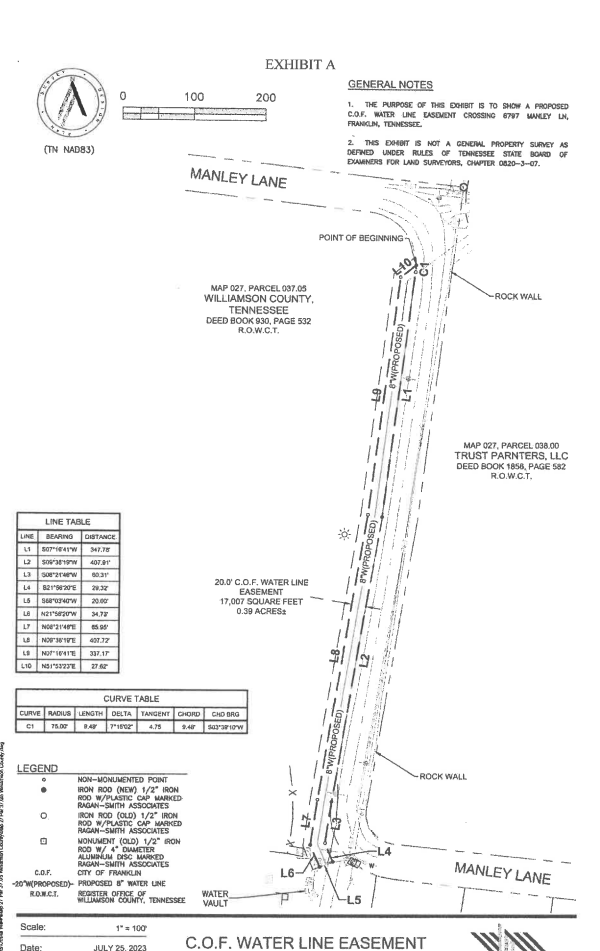
NOW THEREFORE, BE IT RESOLVED, upon the recommendation of the Williamson County Highway Department, the Williamson County Board of County Commissioners, meeting in regular session this the 9th day of October, 2023 hereby declare that it has relinquished its interest in the portion of Locust Ridge Road right of way, as further described in Exhibit B, and that it shall be abandoned and removed from the Williamson County Road System at the request of the sole property owner, conditioned on the property owner bringing the remaining length of Locust Ridge Road to remain under the County's jurisdiction, at a minimum, to County standards.

Ũ				
ROAD	<u>LENGTH</u>	WIDTH	DISTRICT	ASSESSED VALUE OF PROPERTY ABUTTING PROPOSED ROAD
Locust Ridge Road (Approx. 0.97 acres)	Approx. 0.39	Approx. 50 ft.	Southeast	\$2,765,200.00 \$691,300 assessed value
			anty Commissione	r Libe
COMMITTEES RE Highway Commission		For Against		
Commission Action T		For Against		Out
Jeff Whidby, County	Clerk	Bri	an Beathard, Com	mission Chairman
		Ro	gers Anderson, Co	unty Mayor

Date

RESOLUTION AUTHORIZING THE WILLIAMSON COUNTY MAYOR TO EXECUTE AN AGREEMENT FOR DEDICATION OF EASEMENT TO THE CITY OF FRANKLIN, TENNESSEE FOR THE PROVISION OF WATER SERVICES

WHEREAS,	Williamson County, Tennessee ("County property located at Map 027, Parcel 037.	of ("Property") located along Manley Lane; and					
WHEREAS,	County, upon approval of its legislative body, is authorized to grant easements on County property; and						
WHEREAS,	the City of Franklin has requested a water line easement to install a water line as further detailed in the Exhibit A and needs the easement to install the infrastructure necessary to provide the services; and						
WHEREAS,	the Williamson County Board of Commissioners finds it in the interest of the citizens of the County to authorize the Williamson County Mayor to execute the Dedication of Easement and all documentation needed to provide the easement to the City of Franklin for the installation of a water line:						
meetin Mayor	ng in regular session this the 9 th day of O to grant an easement to the City of Fra	e Williamson County Board of Commissioners, october, 2023, authorizes the Williamson County anklin, Tennessee on parcels owned by County described on the attached easement and map;					
Dedica	ation of Easement and all other documses stated herein.	anty Mayor is hereby authorized to execute the entation needed to grant the easement for the County Commissioner					
COMMITTE Parks and Rec Property Commission A	mittee For 6 Again	ust.					
Jeff Whidby, 0	County Clerk	Brian Beathard, Commission Chairman					
		Rogers Anderson, County Mayor					
		Date					



6797 MANLEY LANE

7th CIVIL DISTRICT OF WILLIAMSON COUNTY, CITY OF FRANKLIN, TENNESSEE EXHIBIT "A" - SHEET 1 OF 1

RaganSmith

Approved By:

Drawn By:

Project No.:

BDS

19163-1667

Resolution No. 10-23-24
Requested by: County Mayor's Office

FILED 9/25/23
ENTERED 11:56am
JEFF WHIDBY, COUNTY CLERK JW

RESOLUTION AUTHORIZING THE WILLIAMSON COUNTY MAYOR TO EXECUTE AN AGREEMENT FOR DEDICATION OF UTILITY EASEMENT

WHEREAS,	Williamson County, Tennessee property located at Map 088, Par	cel 009.12 ("Property"); and							
WHEREAS,	County, upon approval of its legislative body, is authorized to grant easements on County property; and								
WHEREAS,	Vogue Tower Partners, VII, LLC has requested a utility easement to install a high-speed fiber as further detailed in Exhibit A and needs the easement to install the infrastructure necessary to provide the services; and								
WHEREAS,	the Williamson County Board of Commissioners finds it in the interest of the citizens of the County to authorize the Williamson County Mayor to execute the Dedication of Easement and all documentation needed to provide the easement for the installation of high speed fiber:								
meetin Mayor	g in regular session this the 9 th d to grant a utility easement to V	that the Williamson County Board of Commissioners, ay of October, 2023, authorizes the Williamson County ogue Tower Partners, VII, LLC on property owned by 2 as further described on the attached easement and map;							
Dedica	FURTHER RESOLVED, that ation of Easement and all other ses stated herein.	the County Mayor is hereby authorized to execute the documentation needed to grant the easement for the County Commissioner							
COMMITTE	ES REFERRED TO & ACTION	TAKEN:							
Parks and Reco Property Com Commission A	reation For For 6 action Taken: For	Against Pass Out Against Pass Out Against Pass Out							
Jeff Whidby, V	Williamson County Clerk	Brian Beathard, Commission Chairman							
		Rogers Anderson, Williamson County Mayor							

Date

Site Name: TRINITY PARK

Site Number: TN-092

Site Location: Murfreesboro Road, Franklin, TN 37067

LESSEE'S PREMISES

All that Tract of Parcel of Land lying and being in the 14th Civil District of Williamson County, Tennessee, and being a portion of the property of Williamson County, Tennessee, of record in Deed Book 1888, Page 662, Register's Office, Williamson County, Tennessee, and being more particularly described as follows:

COMMENCE at a one-half-inch Iron Rod found at a Southeast Corner of the aforesaid property; Thence along a Chord Tie Line having a Bearing of N 45°08'28" W, a distance of 1,189.55 feet to the POINT OF BEGINNING;

Thence N 49°27'11" W, a distance of 40.00 feet; Thence N 40°32'49" E, a distance of 60.00 feet;

Thence S 49°27'11" E, a distance of 40.00 feet;

Thence S 40°32'49" W, a distance of 60.00 feet to the POINT OF BEGINNING.

Said tract contains 0.06 Acres (2,400 Square Feet), more or less.

LESSEE'S 20' ACCESS & UTILITY EASEMENT #1

All that Tract of Parcel of Land lying and being in the 14th Civil District of Williamson County, Tennessee, and being a portion of the property of Williamson County, Tennessee, of record in Deed Book 1888, Page 662, Register's Office, Williamson County, Tennessee, and being more particularly described as follows:

COMMENCE at a one-half-inch Iron Rod found at a Southeast Corner of the aforesaid property; Thence along a Chord Tie Line having a Bearing of N 45°08'28" W, a distance of 1,189.55 feet to the POINT OF BEGINNING;

Thence S 40°32'49" W, a distance of 20.00 feet;

Thence N 49°27'11" W, a distance of 20.00 feet;

Thence S 40°32'49" W, a distance of 103.95 feet;

Thence with a curve to the right with an arc length of 66.85 feet, with a radius of 60.00 feet, with a chord bearing of S 72°27'55" W, with a chord length of 63.45 feet;

Thence N 75°36'58" W, a distance of 132.64 feet;

Thence with a curve to the left with an arc length of 46.50 feet, with a radius of 23.56 feet, with a chord bearing of S 47°51'12" W, with a chord length of 39.31 feet;

Thence S 08°40'38" E, a distance of 66.05 feet;

Thence S 10°34'43" W, a distance of 58.81 feet;

Thence with a curve to the right with an arc length of 42.05 feet, with a radius of 27.68 feet, with a chord bearing of S $54^{\circ}05'39''$ W, with a chord length of 38.12 feet;

Thence N 82°23'24" W, a distance of 51.77 feet;

Thence with a curve to the left with an arc length of 25.24 feet, with a radius of 34.11 feet, with a chord bearing of S 76°24'48" W, with a chord length of 24.67 feet to the Western Line of the aforesaid property:

Thence N 03°37'00" E, along said Line, a distance of 23.06 feet;

Date					
STATE OF TENNESSEE COUNTY OF WILLIAMSON)				
BEFORE ME, the unde	-				ersonally appeared nsideration therein
WITNESS my hand an	d seal on this d	lay of		2023.	
My Commission Expires:			Notary Public		

Resolution No. 10-23-1
Requested by: General Sessions Court

FILED 9 /25/23
ENTERED 11:56am
JEFF WHIDBY, COUNTY CLERK

RESOLUTION AUTHORIZING THE WILLIAMSON COUNTY MAYOR TO ENTER INTO A LETTER OF AGREEMENT WITH THE STATE OF TENNESSEE, DEPARTMENT OF FINANCE AND ADMINISTRATION GRANT AND APPROPRIATING AND AMENDING THE 2023-2024 GENERAL SESSIONS BUDGET BY \$32,725.00

	ZOZO WOZI OZITZIATE OZ	0010110 20					
WHEREAS,	Williamson County ("County") such, is authorized to enter into	is a governm agreements w	ental entity of the vith state agencies	State of Tenr ; and	nessee and, as		
WHEREAS,	Williamson County received notice that it received a grant in the amount of \$32,725.00 from the State of Tennessee Department of Finance and Administration; and						
WHEREAS,	the grant does not require matching funds; and						
WHEREAS,	the Williamson County Board of Commissioners finds it in the interest of its citizens to enter into the letter agreement with the State of Tennessee Department of Finance and Administration for funding for indigent inmates:						
meeting in reg Mayor to ente Administration	EFORE, BE IT RESOLVED, ular session, this the 9th day of er into a letter of agreement with as well as all other document igations for funding for indigent	October, 202 ith the State is necessary	3, hereby authori of Tennessee, D	zes the Willia Department of	mson County Finance and		
AND BE IT F amended as fol	URTHER RESOLVED, that the llows:	e 2023-24 Wi	lliamson County	General Sessi	ons budget be		
Other	ENUES: State Grants 0000.469800.00000.00.00.00.G00)57	\$32,	725.00			
EMIF	ENDITURES: 3300.539904.00000.00.00.00.G00	_	\$32,	725.00 Jak			
COMMITTE	ES REFERRED TO & ACTIO	N TAKEN:					
	nent/Public Safety iittee	For <u>7</u> For <u>5</u>	Against 0 Against 0 Against	Pass	_ Out		
Jeff Whidby, O	County Clerk	Bri	an Beathard, Con	nmission Chai	rman		
		Ro	gers Anderson, W	Villiamson Cou	unty Mayor		
		Da	te				

ENTERED 11:56am COUNTY CLERK JO

RESOLUTION AUTHORIZING THE WILLIAMSON COUNTY MAYOR TO ENTER INTO A GRANT CONTRACT WITH THE STATE OF TENNESSEE, DEPARTMENT OF COMMERCE AND INSURANCE AND APPROPRIATING AND AMENDING THE 2023-24 SHERIFF'S OFFICE BUDGET BY \$40,000.00 - REVENUES TO COME FROM GRANT FUNDS

Williamson County ("County") is a governmental entity of the State of Tennessee and, as WHEREAS, such, is authorized to enter into contracts with state agencies; and

the Williamson County Sheriff's Office received a grant from the Tennessee Department WHEREAS, of Commerce and Insurance for the provision of funding for Tennessee law enforcement agencies to award hiring and retention bonuses; and

the grant is for five years and does not require any matching funds; and WHEREAS,

the Williamson County Board of Commissioners finds it in the interest of its citizens to WHEREAS, enter into the grant contract on behalf of the Williamson County Sheriff's Office for the provision of funding to grant hiring and retention bonuses:

NOW, THEREFORE, BE IT RESOLVED, that the Williamson County Board of Commissioners, meeting in regular session, this the 9th day of October, 2023, hereby authorizes the Williamson County Mayor to enter into a grant contract with the State of Tennessee, Department of Commerce and Insurance on behalf of the Williamson County Sheriff's Office as well as all other documents necessary to receive grant funding for hiring and retention bonuses;

AND BE IT FURTHER RESOLVED, that the 2023-24 Williamson County Sheriff's Office budget be amended as follows:

REVENUES:

State Grant

101.00000.469800.00000.00.00.00.G0055

\$40,000.00

EXPENDITURES:

Other Salaries & Wages 101.54110.518900.00000.00.00.00 \$40,000.00

COMMITTEES REFERRED TO & ACTIO Law Enforcement/Public Safety Committee Budget Committee Commission Action Taken:	ON TAKEN For 7 For 5 For	Against 0 Against 0 Against 0 Against	Pass	Out
Jeff Whidby, County Clerk	$\overline{\mathbf{c}}$	ommission Chairn	nan	
	\overline{R}	ogers Anderson, C	County Mayor	
		ate		

Resolution No. 10-23-3 Requested by: Sheriff's Office

FILED 9/25/23 ENTERED 11:56am

RESOLUTION AUTHORIZING A GRANT CONTRACT BETWEEN
WILLIAMSON COUNTY, TENNESSEE AND THE STATE OF TENNESSEE, TENNESSEE
CORRECTIONS INSTITUTE ON BEHALF OF THE WILLIAMSON COUNTY SHERIFF'S
OFFICE AND AMENDING THE 2023-24 SHERIFF'S OFFICE BUDGET

BY \$14,992.00. DEVENIUES TO COME FROM GRANT FUNDS

	BY \$14,992.00 - REVENUES T	TO COME FROM GRANT FUNDS	
WHEREAS,	Williamson County ("County") is a governmental entity of the State of Tennessee and, as such, is authorized to enter into contracts with state agencies; and		
WHEREAS,	Williamson County received a notice of award for a grant with the State of Tennessee, Tennessee Corrections Institute; and		
WHEREAS,	the grant is for training equipment	; and	
WHEREAS,	there is no requirement for Williamson County to appropriate matching funds; and		
WHEREAS,	the Williamson County Board of Commissioners has determined that it is in the interest of the citizens of Williamson County to authorize the Williamson County Mayor to execute the grant contract with the State of Tennessee, Tennessee Corrections Institute:		
meeting in reg contract on be	ular session, this 9th day of October half of the Williamson County Sh	hat the Williamson County Board of Commissioners, er, 2023, hereby authorizes the execution of the grant heriff's Office with the State of Tennessee, Tennessee office budget for the 2023-24 fiscal year;	
AND BE IT F	URTHER RESOLVED, that the 2	023-24 Sheriff's Office Budget be amended as follows:	
Other	ENUES State Grants 0000.469800.00000.00.00.00.G0028	\$14,992.00	
Other	ENDITURES Equipment 1210.579000.00000.00.00.00.G0028	\$14,992.00 County Commissioner	
COMMITTE	ES REFERRED TO & ACTION	TAKEN:	
Budget Comm	ittee For 5	Against 0 Against 0 Against O Pass Out	
Jeff Whidby, 0	County Clerk	Brian Beathard, Commission Chairman	
		Rogers Anderson, Williamson County Mayor	

Date

FILED 9/25/23
ENTERED 11:56am
JEFF WHIDBY, COUNTY CLERK 🗸 🕠

RESOLUTION AUTHORIZING A GRANT CONTRACT BETWEEN WILLIAMSON COUNTY, TENNESSEE AND THE DEPARTMENT OF HEALTH AND HUMAN SERVICES ON BEHALF OF THE WILLIAMSON COUNTY GENERAL SESSIONS VETERANS TREATMENT COURT AND AMENDING THE 2023-24 VETERANS TREATMENT COURT BUDGET BY \$372.662 - REVENUES TO COME FROM GRANT FUNDS

	DI WOTZ OUZ TEL	0 0 0 1/1			
WHEREAS,	Williamson County received a nemotion Mental Health Services Administration			nt with the Subst	tance Abuse and
WHEREAS,	the grant is for substance abuse and mental health services for participants of the Williamson County General Sessions Veterans Treatment Court; and				
WHEREAS,	there is no requirement for Williamson County to appropriate matching funds; and				
WHEREAS,	the Williamson County Board of Commissioners has determined that it is in the interest of the citizens of Williamson County to authorize the Williamson County Mayor to execute the grant contract with the Department of Health and Human Services:				
NOW, THEREFORE, BE IT RESOLVED, that the Williamson County Board of Commissioners, meeting in regular session, this 9 th day of October, 2023, hereby authorizes the execution of the grant contract on behalf of the Williamson County General Sessions Veterans Treatment Court with the Department of Health and Human Services and to amend the Veterans Treatment Court budget for the 2023-24 fiscal year;					
AND BE IT F as follows:	URTHER RESOLVED, that the	e 2023-24	Veterans Trea	atment Court Bu	dget be amended
<u>REVENUES</u> Other Federal Revenue \$372,662.00 101.00000.479900.00000.00.00.60056					
Contra	NDITURES Let with Government Agencies – Version 1300.530902.00000.00.00.00.00.00	56	County Commi	\$372,662.00 Sylvanian	aful .
COMMITTEE	S REFERRED TO & ACTION T	AKEN:			
Law Enforcem Budget Comm Commission A		Against_ Against_ Against_	0	Pass	Out
Jeff Whidby, O	County Clerk	,	Brian Beathard	, Commission C	hairman
			Rogers Anders	on, Williamson (County Mayor

Date

Resolution No. 10-23-5
Requested by: Mayor's Office

FILED 9/25/23
ENTERED 11:56am
JEFF WHIDBY, COUNTY CLERK 🔾

RESOLUTION AUTHORIZING A GRANT CONTRACT BETWEEN WILLIAMSON COUNTY, TENNESSEE AND THE TENNESSEE DEPARTMENT OF HEALTH AND HUMAN SERVICES ON BEHALF OF THE WILLIAMSON COUNTY GENERAL SESSIONS DUI COURT AND AMENDING THE 2023-24 DUI COURT BUDGET BY \$395,875

- REVENUES TO COME FROM GRANT FUNDS

- REVENUES TO COME FROM GRANT FUNDS Williamson County received a notice of award for a grant with the Substance Abuse and WHEREAS, Mental Health Services Administration; and the grant is for substance abuse and mental health services for participants of the WHEREAS, Williamson County General Sessions DUI Court; and there is no requirement for Williamson County to appropriate matching funds; and WHEREAS, WHEREAS, the Williamson County Board of Commissioners has determined that it is in the interest of the citizens of Williamson County to authorize the Williamson County Mayor to execute the grant contract with the Tennessee Department of Health and Human Services: NOW, THEREFORE, BE IT RESOLVED, that the Williamson County Board of Commissioners, meeting in regular session, this 9th day of October, 2023, hereby authorizes the execution of the grant contract on behalf of the Williamson County General Sessions DUI Court with the Tennessee Department of Health and Human Services and to amend the DUI Court budget for the 2023-24 fiscal year; AND BE IT FURTHER RESOLVED, that the 2023-24 DUI Court Budget be amended as follows: **REVENUES** Other Direct Federal Revenue 101.00000.479900.00000.00.00.00.G0029 \$395,875.00 **EXPENDITURES** Contracts Gov't Agencies 101.53300.530903.00000.00.00.00

COMMITTEES REFERRED	<u>TO 8</u>	& ACTIO	<u>N TAKEN</u>	<u>I:</u>		
Law Enforcement Public Safety Budget Committee Commission Action Taken	For_ For_ For_		Against_ Against_ Against_	0 0	Pass	Out
Jeff Whidby, County Clerk			Ē	Brian B	eathard, Commission	Chairman
			F	Rogers	Anderson, Williamso	n County Mayor
			i I)ate		

FILED 9/25/23
ENTERED 11:56am
JEFF WHIDBY, COUNTY CLERK

RESOLUTION AUTHORIZING THE WILLIAMSON COUNTY MAYOR TO ENTER INTO A GRANT CONTRACT WITH THE STATE OF TENNESSEE, DEPARTMENT OF SAFETY AND HOMELAND SECURITY AND APPROPRIATING AND AMENDING THE 2023-24 SHERIFF'S OFFICE BUDGET BY \$40,000.00 – REVENUES TO COME FROM GRANT FUNDS

WHEREAS, Williamson County ("County") is a governmental entity of the State of Tennessee and, as such, is authorized to enter into contracts with state agencies; and

WHEREAS, the Williamson County Sheriff's Office received a grant from the Tennessee Department of Safety and Homeland Security for the provision of funding for participation in the Police Traffic Services Highway Safety Project(s); and

WHEREAS, the grant does not require any matching funds; and

WHEREAS, the Williamson County Board of Commissioners finds it in the interest of its citizens to enter into the grant contract on behalf of the Williamson County Sheriff's Office for the provision of highway safety programs:

NOW, THEREFORE, BE IT RESOLVED, that the Williamson County Board of Commissioners, meeting in regular session, this the 9th day of October, 2023, hereby authorizes the Williamson County Mayor to enter into a grant contract with the State of Tennessee, Department of Safety and Homeland Security on behalf of the Williamson County Sheriff's Office as well as all other documents necessary to receive grant funding to implement a highway safety project;

AND BE IT FURTHER RESOLVED, that the 2023-24 Williamson County Sheriff's Office budget be amended as follows:

REVENUES: Federal Through State Grant- Highway Safety 101.00000.475900.00000.00.00.00.G0012	je.	\$40,000.00
EXPENDITURES: Overtime 101.54110.518700.00000.00.00.00.		\$31,653.00
Other Charges 101.54110.559902.00000.00.00		\$ 8,347.00

County Commissioner

COMMITTEES REFERRED TO & ACTIO	ON TAKEN:
Law Enforcement/Public Safety Committee	For7 Against0
Budget Committee	For 5 Against 0
Commission Action Taken:	For Against Pass Out
Jeff Whidby, County Clerk	Brian Beathard, Commission Chairman
	Rogers C. Anderson, County Mayor
	Date

Other Charges

101-56500-559901-00000-00-00-00

Requested by: Library Director

FILED 9/25/23 ENTERED 11:56am JEFF WHIDBY, COUNTY CLERK >>>

RESOLUTION ACCEPTING A \$2,000 DONATION FROM DOLLAR GENERAL TO BE USED BY THE LIBRARY FOR CHILDREN'S LITERACY LEARNING KITS

DE	DOED BY THE EIDREIN FOR CHIEDRES	
WHEREAS,	Williamson County Public Library applied for the Literacy Grant for funding the acquisition of mate	e Dollar General Literacy Foundation Youth erials for learning kits for checkout; and
WHEREAS,	Dollar General has awarded Williamson County F of \$2,000; and	Public Library a grant donation in the amount
WHEREAS,	the money received through the Dollar General I contract, or require matching funds, but does concliteracy; and	Literacy Foundation does not require a grant dition the donation be used toward children's
WHEREAS,	the Williamson County Board of Commissioner patrons to accept these funds on behalf of Williamson County Board of Commissioner patrons to accept these funds on behalf of Williamson County Board of Commissioner patrons to accept these funds on behalf of Williamson County Board of Commissioner patrons to accept these funds on behalf of Williamson County Board of Commissioner patrons to accept these funds on behalf of Williamson County Board of Commissioner patrons to accept these funds on behalf of Williamson County Board of Commissioner patrons to accept these funds on behalf of Williamson County Board of Commissioner patrons to accept these funds on behalf of Williamson County Board of Commissioner patrons to accept these funds on behalf of Williamson County Board of Commissioner patrons to accept these funds on behalf of Williamson County Board of C	
NOW, THER	EFORE, BE IT RESOLVED, that the 2023 - 24	Library Budget be amended, as follows:
	REVENUES Donations/Memorials 101-00000-486101-00000-00-00	\$ 2,000.00
	EXPENDITURES:	

Paul Webb, County Commissioner

\$ 2,000.00

COMMITTEES REFERRED TO &	ACTION T	AKEN:			
Library Board:	For 8	_Against _	0		
Budget Committee:	For <u>5</u>	_ Against _	0		
Commission Action Taken:	For	_ Against _		Pass	Out
Jeff Whidby, County Clerk				Brian Beath	nard, Commission Chairman
				Rogers C. A	Anderson, County Mayor
				Date	

RESOLUTION APPROPRIATING AND AMENDING THE 2023-24 PARKS AND RECREATION BUDGET BY \$31,922.50 - REVENUES TO COME FROM DONATIONS

WHEREAS, the Parks and Recreation Department received donations totaling \$23,882.50 from the Community Youth Associations to be utilized to offset the hiring and scheduling of umpires, referees, supervisors and;

WHEREAS, the Indoor Sports Complex has been selected as a USTA Premier Pilot Site in which a donation of \$2,500.00 was received and;

WHEREAS, donations were received from supporters of the chorus program in the amount of \$5,540.00 and;

WHEREAS, the funds were not anticipated during the budget preparation process, and;

NOW, THEREFORE, BE IT RESOLVED, that the Williamson County Board of Commissioners meeting on this 9th of October, 2023, amends the Parks & Recreation Budget as follows:

<u>REVENUES:</u> 101.00000.486104.00000.00.00.00 –Dona	stions \$ 31,922.50
EXPENDITURES: Part-time Officials/Scorekeepers 101.56700.516901.00000.00.00.00	\$ 12,092.50
Maint/Repair Parks 101.56700.533501.00000.00.00.00	\$ 8,100.00
Other Supplies 101.56700.542900.00000.00.00	2,500.00
Other Supplies – Youth 101.56700.542901.00000.00.00.00	\$ 3,690.00
Other Charges/Special Events 101.56700.559900.00000.00.00	\$ <u>5,540.00</u>
	\$ 31,922.50
	Land Luebb- County Commissioner
COMMITTEES REFERRED TO & ACTION OF Parks & Recreation Committee: For Budget Committee: For 5 Commission Action Taken: For 10 Commission Action Taken:	TAKEN: _ Against Against Against Pass Out
Jeff Whidby, County Clerk	Commission Chairman
	Rogers C. Anderson, County Mayor
	Date

Requested by: Mayor's Office

FILED 9/25/23
ENTERED 11:56am
JEFF WHIDBY, COUNTY CLERK

RESOLUTION AUTHORIZING THE WILLIAMSON COUNTY MAYOR TO SIGN A CONTRACT AMENDMENT WITH THE STATE OF TENNESSEE DEPARTMENT OF TRANSPORTATION FOR THE HILLSBORO ROAD PROJECT

WHEREAS,	Williamson County and the State of Tare currently parties to a contract that corproject at the intersection of SR-106 and	ennessee Department of Transportation ("TDOT") oncerns federal pass through funding for a highway d SR-46; and
WHEREAS,		ne intersection at Hillsboro Road (SR-106, US-431) ate a ninety (90) degree alignment with turn lanes;
WHEREAS,	TDOT has contacted Williamson Courto expire on June 30, 2025; and	nty for the need to amend the original contract and
WHEREAS,	as part of the amendment, Williamson the project funds received for this TDC	County is no longer required to match any part of DT project; and
WHEREAS,		nissioners has determined that it is in the interest of authorize the Williamson County Mayor to execute OOT:
meeting in reg to execute the c contract and to	ular session, this 9th day of October, 202 contract amendment with the Tennessee	he Williamson County Board of Commissioners, 23, hereby authorize the Williamson County Mayor Department of Transportation to extend the original ement project at the intersection of Hillsboro Road
	REVENUES: Transportation Grant 171.00000.475900.00000.00.00.00.00	042 \$1,013,755.00
	EXPENDITURES: Capital Projects 171.91200.517300.00000.00.00.00.G0	042 \$1,013,755.00
-		Drew Torres-County Commissioner
Chas Morton	-County Commissioner	Matt Williams-County Commissioner
COMMITTE Highway Com Budget Comm Commission A	ittee For 5 Again	
Jeff Whidby, 0	County Clerk	Brian Beatherd, Commission Chairman
		Rogers C. Anderson, County Mayor
		Date

Resolution No. ___10-23-10_

Requested by: County Clerk

RESOLUTION APPROPRIATING AND AMENDING THE 2023-24 COUNTY CLERKS BUDGET BY \$50,000 – REVENUES TO COME FROM RESERVE ACCOUNT

WHEREAS, in an effort to more efficiently serve the public, the County Clerk's Office has utilized staff during non-regular business hours to expedite processing of title work for dealerships and the public;
WHEREAS, there are reserve funds available for these overtime expenditures which are derived from filing fees;
NOW, THEREFORE, BE IT RESOLVED, that the 2023-24 County Clerk's Office budget be amended, as follows:

REVENUES:

Automated Reserve County Clerk 101.00000.341692.00000.00.00.00

\$ 50,000

EXPENDITURES:

Office Equipment 101.52500.518700.00000.00.00.00

\$ 50,000

County Commissioner

Budget Committee:	For _ 5	Against _	0_	
Commission Action Taken:	For	Against _	Pass	Out
Jeff Whidby, County Clerk		_	Brian Bo	eathard, Commission Chairman
			Rogers	C. Anderson, County Mayor
			Date	

RESOLUTION APPROPRIATING AND AMENDING THE 2023-24 ANIMAL CONTROL BUDGET BY \$3,000 – REVENUES TO COME FROM DONATIONS

	BUDGET BY \$3,000 - REVEN	NUES TO	COME FROM DON	ATIONS
WHEREAS,	Williamson County Animal Co funding to provide supplies and	ontrol appli support for	ed to the Maddie's It the "Pawsabilities" I	Fund Grant Program, for Program; and
WHEREAS,	Maddie's Fund has awarded W program; and	illiamson (County a grant in the	amount of \$3,000 for this
WHEREAS,	the grant requires no matching f	funds from	the County; and	
WHEREAS,	the Williamson County Board of Williamson County to accept Maddie's Fund:			
meeting in reg	REFORE, BE IT RESOLVED, gular session this the 9 th day of C rant award funds;			
	FURTHER RESOLVED, the grant funding:	at the 202	3-24 Animal Contro	l budget be amended to
	REVENUE: Pawsabilities" - Maddie's Fund 101.00000.486109.00000.00.00		nation	\$3,000
	EXPENDITURE: Instructional Supplies 101.55120.542900.00000.00.00	0.00		\$3,000
		ī	County Commissioner	
COMMITTE	EES DEEEDDED TO 8 ACCTIO		·	
Public Health Budget Comn		For 5	Against Pass _ Against Pass _ Against Pass _	Out
Jeff Whidby,	County Clerk	Ī	Brian Beathard, Comm	nission Chairman

Rogers C. Anderson, County Mayor

Date

RESOLUTION NO. 10-23-12

Requested by: Budget Director

9/25/23 FILED ENTERED 11:56am

RESOLUTION AUTHORIZING THE ISSUANCE, SALE AND PAYMENT OF NOT TO

EXCEED \$92,440,000 OF GENERAL ORLICATION PROPERTY OF NOT TO EXCEED \$92,440,000 OF GENERAL OBLIGATION PUBLIC IMPROVEMENT AND SCHOOL BONDS OF WILLIAMSON COUNTY, TENNESSEE, AND PROVIDING FOR THE LEVY OF TAXES FOR THE PAYMENT OF DEBT SERVICE ON THE BONDS

WHEREAS, pursuant to Section 9-21-101, et seq., Tennessee Code Annotated and Sections 49-3-1001, et seq., Tennessee Code Annotated (the "Acts"), counties in Tennessee are authorized through their respective governing bodies to issue and sell their bonds to finance public works projects and school projects; and

WHEREAS, the Board of County Commissioners (the "Governing Body") of Williamson County, Tennessee (the "County") hereby determines that it is necessary and desirable to issue general obligation bonds of the County to provide funds for the (i) design, construction, improvement, renovation and equipping of public buildings and facilities for the County, including but not limited to (A) County high schools, (B) parks and recreation facilities, (C) fire and emergency services facilities, (D) solid waste transfer facilities and (E) sheriff facilities and county jail, juvenile justice and other judicial and justice system facilities; (ii) acquisition of all real and personal property related thereto; (iii) payment of engineering, legal, fiscal and administrative costs incident to the foregoing (collectively, the "Projects"); (iv) reimbursement to the appropriate fund of the County for prior expenditures for the costs of the Projects; and (v) payment of costs incident to the issuance and sale of such bonds; and

WHEREAS, the issuance of general obligation bonds to finance public works projects other than school projects must be preceded by the adoption and publication of an initial resolution and the statutory notice required by Section 9-21-206, Tennessee Code Annotated; and

WHEREAS, the Governing Body did on September 11, 2023 adopt initial resolutions proposing the issuance of general obligation bonds to finance the Projects other than those related to County high schools, which initial resolutions have been published as required by law, together with the statutory notice required by Section 9-21-206, Tennessee Code Annotated; and

WHEREAS, it is the intention of the Governing Body to adopt this Resolution for the purpose of authorizing the issuance, sale and payment of not to exceed \$92,440,000 in aggregate principal amount of its general obligation public improvement and school bonds; and providing for the levy of a tax for the payment of debt service on such bonds.

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of Williamson County, Tennessee, as follows:

Section 1. Authority. The bonds authorized by this resolution are issued pursuant to the Acts and other applicable provisions of law.

Section 2. Definitions. The following terms shall have the following meanings in this resolution unless the text expressly or by necessary implication requires otherwise:

- "Bonds" means not to exceed \$92,440,000 in aggregate principal amount of General Obligation Public Improvement and School Bonds of the County, authorized herein;
- "Book-Entry Form" or "Book-Entry System" means a form or system, as applicable, under which physical bond certificates in fully registered form are issued to a Depository, or to its nominee as

Registered Owner, with the certificate of bonds being held by and "immobilized" in the custody of such Depository, and under which records maintained by persons, other than the County or the Registration Agent, constitute the written record that identifies, and records the transfer of, the beneficial "book-entry" interests in those bonds;

- (c) "Code" shall mean the Internal Revenue Code of 1986, as amended, and all regulations promulgated thereunder;
 - (d) "County" shall mean Williamson County, Tennessee;
- (e) "Debt Management Policy" means the Debt Management Policy adopted by the Governing Body as required by the State Funding Board of the State of Tennessee;
- (f) "Depository" means any securities depository that is a clearing agency under federal laws operating and maintaining, with its participants or otherwise, a Book-Entry System, including, but not limited to, DTC;
- (g) "DTC" means the Depository Trust Company, a limited purpose company organized under the laws of the State of New York, and its successors and assigns;
- (h) "DTC Participant(s)" means securities brokers and dealers, banks, trust companies and clearing corporations that have access to the DTC System;
- (i) "Federal Tax Certificate and Agreement" shall have them meaning ascribed in Section 11 hereof.
 - (j) "Governing Body" means the Board of County Commissioners of the County;
 - (k) "Municipal Advisor" means Stephens Inc., Nashville, Tennessee;
 - (l) "Projects" shall have the meaning ascribed to it in the preamble hereto; and
- (m) "Registration Agent" means the registration and paying agent for the Bonds appointed by the County Mayor pursuant to Section 4 hereof.

Section 3. Findings of the Governing Body; Compliance with Debt Management Policy. The Governing Body hereby finds that the issuance and sale of the Bonds, as proposed herein, is consistent with the County's Debt Management Policy. The estimated debt service costs and costs of issuance of the Bonds are set forth in Sections 4 and 9 below. The Projects include capital improvements with varying estimated useful lives. In accordance with the terms of the Debt Management Policy, the following table identifies an estimated breakdown of the Projects by cost and useful life. The Governing Body acknowledges that all Projects will be amortized pro rata with the amortization of the Bonds, as projected in Section 4 below. As required by the Debt Management Policy, the weighted average maturity of the Bonds will be shorter than the weighted average useful life of the Projects.

<u>Project</u>		Estimated Cos	t	Estimated Life (Years)
Building Improvements	and	\$71,082,761		40
Construction				
HVAC and Major Maintenance	e	13,578,537		20
School Safety and Security		622,700		20
Park Field LED Lighting		4,000,000		20
Fire Apparatus		1,979,340		10
			Weighted Averag	e Life 35.4

Section 4. Authorization and Terms of the Bonds.

- (a) For the purpose of providing funds to (i) finance the costs of the Projects, (ii) reimburse the County for funds previously expended for such costs (if applicable); and (iii) pay the costs incident to the issuance and sale of the Bonds, as more fully set forth in Section 9 hereof, there are hereby authorized to be issued bonds of the County in an aggregate principal amount not to exceed \$92,440,000. The Bonds shall be issued in fully registered, book-entry only form, without coupons, shall be issued in one or more series, shall be known as "General Obligation Public Improvement and School Bonds" and shall have such series designation and dated date as shall be determined by the County Mayor pursuant to Section 8 hereof. The aggregate true interest rate on the Bonds shall not exceed the maximum interest rate permitted by applicable law at the time of the sale of the Bonds, or any series thereof. Interest on the Bonds shall be payable semi-annually on April 1 and October 1 in each year, commencing April 1, 2024. The Bonds shall be issued initially in \$5,000 denominations or integral multiples thereof, as shall be requested by the original purchaser.
- (b) Subject to modifications permitted in Section 8 hereof, the Bonds shall mature on April 1 of each year, subject to prior optional redemption as hereinafter provided, either serially or through mandatory

redemption, in the years and amounts provided in the table below. The interest amounts set forth below are estimates and are included herein solely for purpose of presenting estimated debt service costs as contemplated by the County's debt management policies. Actual principal and interest payments will depend upon market conditions on the date on which the Bonds are competitively bid and the structure of the winning bid, as described in Section 8.

Date	Principal	Interest	Total P+I
04/01/2024	-	1,303,339.00	1,303,339.00
04/01/2025	-	3,450,015.00	3,450,015.00
04/01/2026	-	3,450,015.00	3,450,015.00
04/01/2027	3,820,000.00	3,450,015.00	7,270,015.00
04/01/2028	3,935,000.00	3,335,415.00	7,270,415.00
04/01/2029	4,050,000.00	3,217,365.00	7,267,365.00
04/01/2030	4,175,000.00	3,091,815.00	7,266,815.00
04/01/2031	4,305,000.00	2,962,390.00	7,267,390.00
04/01/2032	4,440,000.00	2,828,935.00	7,268,935.00
04/01/2033	4,580,000.00	2,689,075.00	7,269,075.00
04/01/2034	4,725,000.00	2,544,805.00	7,269,805.00
04/01/2035	4,885,000.00	2,386,517.50	7,271,517.50
04/01/2036	5,055,000.00	2,213,100.00	7,268,100.00
04/01/2037	5,245,000.00	2,023,537.50	7,268,537.50
04/01/2038	5,450,000.00	1,818,982.50	7,268,982.50
04/01/2039	5,670,000.00	1,598,257.50	7,268,257.50
04/01/2040	5,905,000.00	1,365,787.50	7,270,787.50
04/01/2041	6,150,000.00	1,120,730.00	7,270,730.00
04/01/2042	6,405,000.00	862,430.00	7,267,430.00
04/01/2043	6,680,000.00	590,217.50	7,270,217.50
04/01/2044	6,965,000.00	302,977.50	7,267,977.50
Total	\$92,440,000.00	\$46,605,721.50	\$139,045,721.50

- (c) Subject to the adjustments permitted pursuant to Section 8 hereof, Bonds maturing on or before April 1, 2033 shall mature without option of prior redemption and Bonds maturing April 1, 2034 and thereafter, shall be subject to redemption prior to maturity at the option of the County on April 1, 2033 and thereafter, as a whole or in part at any time at the redemption price of par plus accrued interest to the redemption date. If less than all of the Bonds within a single maturity shall be called for redemption, the interests within the maturity to be redeemed shall be selected as follows:
 - (i) if the Bonds are being held under a Book-Entry System by DTC, or a successor Depository, the Bonds to be redeemed shall be determined by DTC, or such successor Depository, by lot or such other manner as DTC, or such successor Depository, shall determine; or
 - (ii) if the Bonds are not being held under a Book-Entry System by DTC, or a successor Depository, the Bonds within the maturity to be redeemed shall be selected by the Registration Agent by lot or such other random manner as the Registration Agent in its discretion shall determine.
- (d) Pursuant to Section 8 hereof, the County Mayor is authorized to sell the Bonds, or any maturities thereof, as term bonds with mandatory redemption requirements corresponding to the maturities set forth herein or as determined by the County Mayor. In the event any or all the Bonds are sold as term bonds, the County shall redeem term bonds on redemption dates corresponding to the maturity dates set forth herein, in aggregate principal amounts equal to the maturity amounts established pursuant to Section 8 hereof for each redemption date, as such maturity amounts may be adjusted pursuant to Section 8 hereof, at a price of par plus accrued interest thereon to the date of redemption. The term bonds to be redeemed within a single maturity shall be selected in the manner described in subsection (b) above.

At its option, to be exercised on or before the forty-fifth (45th) day next preceding any such mandatory redemption date, the County may (i) deliver to the Registration Agent for cancellation Bonds to be redeemed, in any aggregate principal amount desired, and/or (ii) receive a credit in respect of its redemption obligation under this mandatory redemption provision for any Bonds of the maturity to be redeemed which prior to said date have been purchased or redeemed (otherwise than through the operation of this mandatory sinking fund redemption provision) and canceled by the Registration Agent and not theretofore applied as a credit against any redemption obligation under this mandatory sinking fund provision. Each Bond so delivered or previously purchased or redeemed shall be credited by the Registration Agent at 100% of the principal amount thereof on the obligation of the County on such payment date and any excess shall be credited on future redemption obligations in chronological order, and the principal amount of Bonds to be redeemed by operation of this mandatory sinking fund provision shall be accordingly reduced. The County shall on or before the forty-fifth (45th) day next preceding each payment date furnish the Registration Agent with its certificate indicating whether or not and to what extent the provisions of clauses (i) and (ii) of this subsection are to be availed of with respect to such payment and confirm that funds for the balance of the next succeeding prescribed payment will be paid on or before the next succeeding payment date.

(e) Notice of call for redemption, whether optional or mandatory, shall be given by the Registration Agent on behalf of the County not less than 20 nor more than 60 days prior to the date fixed for redemption by sending an appropriate notice to the registered owners of the Bonds to be redeemed by first-class mail, postage

prepaid, at the addresses shown on the Bond registration records of the Registration Agent as of the date of the notice; but neither failure to mail such notice nor any defect in any such notice so mailed shall affect the sufficiency of the proceedings for redemption of any of the Bonds for which proper notice was given. The notice may state that it is conditioned upon the deposit of moneys in an amount equal to the amount necessary to effect the redemption with the Registration Agent no later than the redemption date ("Conditional Redemption"). As long as DTC, or a successor Depository, is the registered owner of the Bonds, all redemption notices shall be mailed by the Registration Agent to DTC, or such successor Depository, as the registered owner of the Bonds, as and when above provided, and neither the County nor the Registration Agent shall be responsible for mailing notices of redemption to DTC Participants or Beneficial Owners. Failure of DTC, or any successor Depository, to provide notice to any DTC Participant or Beneficial Owner will not affect the validity of such redemption. The Registration Agent shall mail said notices as and when directed by the County pursuant to written instructions from an authorized representative of the County (other than for a mandatory sinking fund redemption, notices of which shall be given on the dates provided herein) given at least forty-five (45) days prior to the redemption date (unless a shorter notice period shall be satisfactory to the Registration Agent). From and after the redemption date, all Bonds called for redemption shall cease to bear interest if funds are available at the office of the Registration Agent for the payment thereof and if notice has been duly provided as set forth herein. In the case of a Conditional Redemption, the failure of the County to make funds available in part or in whole on or before the redemption date shall not constitute an event of default, and the Registration Agent shall give immediate notice to the Depository or the affected Bondholders that the redemption did not occur and that the Bonds called for redemption and not so paid remain outstanding.

- (f) The County Mayor is hereby authorized and directed to appoint the Registration Agent for the Bonds and the Registration Agent so appointed is authorized and directed to maintain Bond registration records with respect to the Bonds, to authenticate and deliver the Bonds as provided herein, either at original issuance or upon transfer, to effect transfers of the Bonds, to give all notices of redemption as required herein, to make all payments of principal and interest with respect to the Bonds as provided herein, to cancel and destroy Bonds which have been paid at maturity or upon earlier redemption or submitted for exchange or transfer, to furnish the County at least annually a certificate of destruction with respect to Bonds canceled and destroyed, and to furnish the County at least annually an audit confirmation of Bonds paid, Bonds outstanding and payments made with respect to interest on the Bonds. The County Mayor is hereby authorized to execute and the County Clerk is hereby authorized to attest such written agreement between the County and the Registration Agent as they shall deem necessary and proper with respect to the obligations, duties and rights of the Registration Agent. The payment of all reasonable fees and expenses of the Registration Agent for the discharge of its duties and obligations hereunder or under any such agreement is hereby authorized and directed.
- The Bonds shall be payable, both principal and interest, in lawful money of the United States of America at the main office of the Registration Agent. The Registration Agent shall make all interest payments with respect to the Bonds by check or draft on each interest payment date directly to the registered owners as shown on the Bond registration records maintained by the Registration Agent as of the close of business on the fifteenth day of the month next preceding the interest payment date (the "Regular Record Date") by depositing said payment in the United States mail, postage prepaid, addressed to such owners at their addresses shown on said Bond registration records, without, except for final payment, the presentation or surrender of such registered Bonds, and all such payments shall discharge the obligations of the County in respect of such Bonds to the extent of the payments so made. Payment of principal of and premium, if any, on the Bonds shall be made upon presentation and surrender of such Bonds to the Registration Agent as the same shall become due and payable. All rates of interest specified herein shall be computed on the basis of a three hundred sixty (360) day year composed of twelve (12) months of thirty (30) days each. In the event the Bonds are no longer registered in the name of DTC, or a successor Depository, if requested by the Owner of at least \$1,000,000 in aggregate principal amount of the Bonds, payment of interest on such Bonds shall be paid by wire transfer to a bank within the continental United States or deposited to a designated account if such account is maintained with the Registration Agent and written notice of any such election and designated account is given to the Registration Agent prior to the record date.
- Any interest on any Bond that is payable but is not punctually paid or duly provided for on any (h) interest payment date (hereinafter "Defaulted Interest") shall forthwith cease to be payable to the registered owner on the relevant Regular Record Date; and, in lieu thereof, such Defaulted Interest shall be paid by the County to the persons in whose names the Bonds are registered at the close of business on a date (the "Special Record Date") for the payment of such Defaulted Interest, which shall be fixed in the following manner: the County shall notify the Registration Agent in writing of the amount of Defaulted Interest proposed to be paid on each Bond and the date of the proposed payment, and at the same time the County shall deposit with the Registration Agent an amount of money equal to the aggregate amount proposed to be paid in respect of such Defaulted Interest or shall make arrangements satisfactory to the Registration Agent for such deposit prior to the date of the proposed payment, such money when deposited to be held in trust for the benefit of the persons entitled to such Defaulted Interest as in this Section provided. Thereupon, not less than ten (10) days after the receipt by the Registration Agent of the notice of the proposed payment, the Registration Agent shall fix a Special Record Date for the payment of such Defaulted Interest which Date shall be not more than fifteen (15) nor less than ten (10) days prior to the date of the proposed payment to the registered owners. The Registration Agent shall promptly notify the County of such Special Record Date and, in the name and at the expense of the County, not less than ten (10) days prior to such Special Record Date, shall cause notice of the proposed payment of such Defaulted Interest and the Special Record Date therefor to be mailed, first class postage prepaid, to each registered owner at the address thereof as it appears in the Bond registration records maintained by the Registration Agent as of the date of such notice. Nothing contained in this Section or in the Bonds shall impair

any statutory or other rights in law or in equity of any registered owner arising as a result of the failure of the County to punctually pay or duly provide for the payment of principal of, premium, if any, and interest on the Bonds when due.

- The Bonds are transferable only by presentation to the Registration Agent by the registered owner, or his legal representative duly authorized in writing, of the registered Bond(s) to be transferred with the form of assignment on the reverse side thereof completed in full and signed with the name of the registered owner as it appears upon the face of the Bond(s) accompanied by appropriate documentation necessary to prove the legal capacity of any legal representative of the registered owner. Upon receipt of the Bond(s) in such form and with such documentation, if any, the Registration Agent shall issue a new Bond or the Bond to the assignee(s) in \$5,000 denominations, or integral multiples thereof, as requested by the registered owner requesting transfer. The Registration Agent shall not be required to transfer or exchange any Bond during the period commencing on a Regular or Special Record Date and ending on the corresponding interest payment date of such Bond, nor to transfer or exchange any Bond after the publication of notice calling such Bond for redemption has been made, nor to transfer or exchange any Bond during the period following the receipt of instructions from the County to call such Bond for redemption; provided, the Registration Agent, at its option, may make transfers after any of said dates. No charge shall be made to any registered owner for the privilege of transferring any Bond, provided that any transfer tax relating to such transaction shall be paid by the registered owner requesting transfer. The person in whose name any Bond shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes and neither the County nor the Registration Agent shall be affected by any notice to the contrary whether or not any payments due on the Bonds shall be overdue. The Bonds, upon surrender to the Registration Agent, may, at the option of the registered owner, be exchanged for an equal aggregate principal amount of the Bonds of the same maturity in any authorized denomination or denominations.
- (j) The Bonds shall be executed in such manner as may be prescribed by applicable law, in the name, and on behalf, of the County with the manual or facsimile signature of the County Mayor and with the official seal, or a facsimile thereof, of the County impressed or imprinted thereon and attested by the manual or facsimile signature of the County Clerk.
- (k) Except as otherwise provided in this resolution, the Bonds shall be registered in the name of Cede & Co., as nominee of DTC, which will act as securities depository for the Bonds. References in this Section to a Bond or the Bonds shall be construed to mean the Bond or the Bonds that are held under the Book-Entry System. One Bond for each maturity shall be issued to DTC and immobilized in its custody. A Book-Entry System shall be employed, evidencing ownership of the Bonds in authorized denominations, with transfers of beneficial ownership effected on the records of DTC and the DTC Participants pursuant to rules and procedures established by DTC.

Each DTC Participant shall be credited in the records of DTC with the amount of such DTC Participant's interest in the Bonds. Beneficial ownership interests in the Bonds may be purchased by or through DTC Participants. The holders of these beneficial ownership interests are hereinafter referred to as the "Beneficial Owners." The Beneficial Owners shall not receive the Bonds representing their beneficial ownership interests. The ownership interests of each Beneficial Owner shall be recorded through the records of the DTC Participant from which such Beneficial Owner purchased its Bonds. Transfers of ownership interests in the Bonds shall be accomplished by book entries made by DTC and, in turn, by DTC Participants acting on behalf of Beneficial Owners. SO LONG AS CEDE & CO., AS NOMINEE FOR DTC, IS THE REGISTERED OWNER OF THE BONDS, THE REGISTRATION AGENT SHALL TREAT CEDE & CO., AS THE ONLY HOLDER OF THE BONDS FOR ALL PURPOSES UNDER THIS RESOLUTION, INCLUDING RECEIPT OF ALL PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS, RECEIPT OF NOTICES, VOTING AND REQUESTING OR DIRECTING THE REGISTRATION AGENT TO TAKE OR NOT TO TAKE, OR CONSENTING TO, CERTAIN ACTIONS UNDER THIS RESOLUTION.

Payments of principal, interest, and redemption premium, if any, with respect to the Bonds, so long as DTC is the only owner of the Bonds, shall be paid by the Registration Agent directly to DTC or its nominee, Cede & Co. as provided in the Letter of Representation relating to the Bonds from the County and the Registration Agent to DTC (the "Letter of Representation"). DTC shall remit such payments to DTC Participants, and such payments thereafter shall be paid by DTC Participants to the Beneficial Owners. The County and the Registration Agent shall not be responsible or liable for payment by DTC or DTC Participants, for sending transaction statements or for maintaining, supervising or reviewing records maintained by DTC or DTC Participants.

In the event that (1) DTC determines not to continue to act as securities depository for the Bonds or (2) the County determines that the continuation of the Book-Entry System of evidence and transfer of ownership of the Bonds would adversely affect their interests or the interests of the Beneficial Owners of the Bonds, the County shall discontinue the Book-Entry System with DTC. If the County fails to identify another qualified securities depository to replace DTC, the County shall cause the Registration Agent to authenticate and deliver replacement Bonds in the form of fully registered Bonds to each Beneficial Owner. If the purchaser of the Bonds, or any series thereof, does not intend to reoffer the Bonds to the public, then the County Mayor and the purchaser may agree that the Bonds be issued in the form of fully-registered certificated Bonds and not utilize the Book-Entry System.

THE COUNTY AND THE REGISTRATION AGENT SHALL NOT HAVE ANY RESPONSIBILITY OR OBLIGATIONS TO ANY DTC PARTICIPANT OR ANY BENEFICIAL OWNER WITH RESPECT TO (i) THE BONDS; (ii) THE ACCURACY OF ANY RECORDS MAINTAINED BY DTC OR ANY DTC PARTICIPANT; (iii) THE PAYMENT BY DTC OR ANY DTC PARTICIPANT OF ANY AMOUNT DUE TO ANY BENEFICIAL OWNER IN RESPECT OF THE PRINCIPAL OF AND INTEREST ON THE BONDS; (iv) THE DELIVERY OR TIMELINESS OF DELIVERY BY DTC OR ANY DTC PARTICIPANT OF ANY NOTICE DUE TO ANY BENEFICIAL OWNER THAT IS REQUIRED OR PERMITTED UNDER THE TERMS OF THIS RESOLUTION TO BE GIVEN TO BENEFICIAL OWNERS, (v) THE SELECTION OF BENEFICIAL OWNERS TO RECEIVE PAYMENTS IN THE EVENT OF ANY PARTIAL REDEMPTION OF THE BONDS; OR (vi) ANY CONSENT GIVEN OR OTHER ACTION TAKEN BY DTC, OR ITS NOMINEE, CEDE & CO., AS OWNER.

- (l) The Registration Agent is hereby authorized to take such action as may be necessary from time to time to qualify and maintain the Bonds for deposit with DTC, including but not limited to, wire transfers of interest and principal payments with respect to the Bonds, utilization of electronic book entry data received from DTC in place of actual delivery of Bonds and provision of notices with respect to Bonds registered by DTC (or any of its designees identified to the Registration Agent) by overnight delivery, courier service, telegram, telecopy or other similar means of communication. No such arrangements with DTC may adversely affect the interest of any of the owners of the Bonds, provided, however, that the Registration Agent shall not be liable with respect to any such arrangements it may make pursuant to this section.
- (m) The Registration Agent is hereby authorized to authenticate and deliver the Bonds to the original purchaser, upon receipt by the County of the proceeds of the sale thereof and to authenticate and deliver Bonds in exchange for Bonds of the same principal amount delivered for transfer upon receipt of the Bond(s) to be transferred in proper form with proper documentation as hereinabove described. The Bonds shall not be valid for any purpose unless authenticated by the Registration Agent by the manual signature of an officer thereof on the certificate set forth herein on the Bond form.
- (n) In case any Bond shall become mutilated, or be lost, stolen, or destroyed, the County, in its discretion, shall issue, and the Registration Agent, upon written direction from the County, shall authenticate and deliver, a new Bond of like tenor, amount, maturity and date, in exchange and substitution for, and upon the cancellation of, the mutilated Bond, or in lieu of and in substitution for such lost, stolen or destroyed Bond, or if any such Bond shall have matured or shall be about to mature, instead of issuing a substituted Bond the County may pay or authorize payment of such Bond without surrender thereof. In every case the applicant shall furnish evidence satisfactory to the County and the Registration Agent of the destruction, theft or loss of such Bond, and indemnity satisfactory to the County and the Registration Agent; and the County may charge the applicant for the issue of such new Bond an amount sufficient to reimburse the County for the expense incurred by it in the issue thereof.
- Section 5. Source of Payment. The Bonds shall be payable from unlimited ad valorem taxes to be levied on all taxable property within the County. For the prompt payment of the debt service on the Bonds, the full faith and credit of the County are hereby irrevocably pledged.
- Section 6. Form of Bonds. The Bonds shall be in substantially the following form, the omissions to be appropriately completed when the Bonds are prepared and delivered:

(Form of Face of Bond)

PEGISTERED

, as registration agent and paying

DECICTEDED

trust office of

Number			\$
GENERAL	STA COUN	O STATES OF AMERICA TTE OF TENNESSEE ITY OF WILLIAMSON MPROVEMENT AND SCHOO	L BOND, SERIES
Interest Rate:	Maturity Date:	Date of Bond:	CUSIP No.:
Registered Owner:	CEDE & CO.		
Principal Amount:			
FOR VALU	E RECEIVED, Williamson	County, Tennessee (the "Count	y") hereby promises to pay

registered owner hereof, hereinabove named, or registered assigns, in the manner hereinafter provided, the principal amount hereinabove set forth on the maturity date hereinabove set forth (or upon earlier redemption as set forth herein), and to pay interest (computed on the basis of a 360-day year of twelve 30-day months) on said principal amount at the annual rate of interest hereinabove set forth from the date hereof until said maturity date or redemption date, said interest being payable on April 1, 2024, and semi-annually thereafter on the first day of [April] and [October] in each year until this Bond matures or is redeemed. Both principal hereof and interest hereon are payable in lawful money of the United States of America by check or draft at the principal corporate

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agent (the "Registration Agent"). The Registration Agent shall make all interest payments with respect to this Bond on each interest payment date directly to the registered owner hereof shown on the Bond registration records maintained by the Registration Agent as of the close of business on the fifteenth day of the month next preceding the interest payment date (the "Regular Record Date") by check or draft mailed to such owner at such owner's address shown on said Bond registration records, without, except for final payment, the presentation or surrender of this Bond, and all such payments shall discharge the obligations of the County to the extent of the payments so made. Any such interest not so punctually paid or duly provided for on any interest payment date shall forthwith cease to be payable to the registered owner on the relevant Regular Record Date; and, in lieu thereof, such defaulted interest shall be payable to the person in whose name this Bond is registered at the close of business on the date (the "Special Record Date") for payment of such defaulted interest to be fixed by the Registration Agent, notice of which shall be given to the owners of the Bonds of the issue of which this Bond is one not less than ten (10) days prior to such Special Record Date. Payment of principal of this Bond shall be made when due upon presentation and surrender of this Bond to the Registration Agent.

Except as otherwise provided herein or in the Resolution, as hereinafter defined, this Bond shall be registered in the name of Cede & Co., as nominee of The Depository Trust Company, New York, New York ("DTC"), which will act as securities depository for the Bonds of the series of which this Bond is one. One Bond for each maturity of the Bonds shall be issued to DTC and immobilized in its custody. A book-entry system shall be employed, evidencing ownership of the Bonds in \$5,000 denominations, or multiples thereof, with transfers of beneficial ownership effected on the records of DTC and the DTC Participants, as defined in the Resolution, pursuant to rules and procedures established by DTC. So long as Cede & Co., as nominee for DTC, is the registered owner of the Bonds, the County and the Registration Agent shall treat Cede & Co., as the only owner of the Bonds for all purposes under the Resolution, including receipt of all principal of and interest on the Bonds, receipt of notices, voting and requesting or taking or not taking, or consenting to, certain actions hereunder. Payments of principal and interest with respect to the Bonds, so long as DTC is the only owner of the Bonds, shall be paid directly to DTC or its nominee, Cede & Co. DTC shall remit such payments to DTC Participants, and such payments thereafter shall be paid by DTC Participants to the Beneficial Owners, as defined in the Resolution. Neither the County nor the Registration Agent shall be responsible or liable for payment by DTC or DTC Participants, for sending transaction statements or for maintaining, supervising or reviewing records maintained by DTC or DTC Participants. In the event that (1) DTC determines not to continue to act as securities depository for the Bonds or (2) the County determines that the continuation of the book-entry system of evidence and transfer of ownership of the Bonds would adversely affect its interests or the interests of the Beneficial Owners of the Bonds, the County may discontinue the book-entry system with DTC. If the County fails to identify another qualified securities depository to replace DTC, the County shall cause the Registration Agent to authenticate and deliver replacement Bonds in the form of fully registered Bonds to each Beneficial Owner. Neither the County nor the Registration Agent shall have any responsibility or obligations to any DTC Participant or any Beneficial Owner with respect to (i) the Bonds; (ii) the accuracy of any records maintained by DTC or any DTC Participant; (iii) the payment by DTC or any DTC Participant of any amount due to any Beneficial Owner in respect of the principal or maturity amounts of and interest on the Bonds; (iv) the delivery or timeliness of delivery by DTC or any DTC Participant of any notice due to any Beneficial Owner that is required or permitted under the terms of the Resolution to be given to Beneficial Owners, (v) the selection of Beneficial Owners to receive payments in the event of any partial redemption of the Bonds; or (vi) any consent given or other action taken by DTC, or its nominee, Cede & Co., as owner.

Bonds of the issue of which this Bond is one maturing on or before April 1, 2033 shall mature without option of prior redemption and Bonds maturing April 1, 2034 and thereafter, shall be subject to redemption prior to maturity at the option of the County on April 1, 2033 and thereafter, as a whole or in part at any time at the redemption price of par plus accrued interest to the redemption date.

If less than all the Bonds shall be called for redemption, the maturities to be redeemed shall be designated by the Board of County Commissioners of the County, in its discretion. If less than all the principal amount of the Bonds of a maturity shall be called for redemption, the interests within the maturity to be redeemed shall be selected as follows:

- (i) if the Bonds are being held under a Book-Entry System by DTC, or a successor Depository, the amount of the interest of each DTC Participant in the Bonds to be redeemed shall be determined by DTC, or such successor Depository, by lot or such other manner as DTC, or such successor Depository, shall determine; or
- (ii) if the Bonds are not being held under a Book-Entry System by DTC, or a successor Depository, the Bonds within the maturity to be redeemed shall be selected by the Registration Agent by lot or such other random manner as the Registration Agent in its discretion shall determine.

[Subject to the credit hereinafter provided, the County shall redeem Bonds maturing ______ on the redemption dates set forth below opposite the maturity dates, in aggregate principal amounts equal to the respective dollar amounts set forth below opposite the respective redemption dates at a price of par plus accrued interest thereon to the date of redemption. DTC, as securities depository for the series of Bonds of which this Bond is one, or such Person as shall then be serving as the securities depository for the Bonds, shall determine the interest of each Participant in the Bonds to be redeemed using its procedures generally in use at that time. If DTC, or another securities depository is no longer serving as securities depository for the Bonds, the Bonds to be redeemed within a maturity shall be selected by

the Registration Agent by lot or such other random manner as the Registration Agent in its discretion shall select. The dates of redemption and principal amount of Bonds to be redeemed on said dates are as follows:

Final Maturity Redemption <u>Date</u> Principal Amount of Bonds Redeemed

*Final Maturity

At its option, to be exercised on or before the forty-fifth (45th) day next preceding any such redemption date, the County may (i) deliver to the Registration Agent for cancellation Bonds to be redeemed, in any aggregate principal amount desired, and/or (ii) receive a credit in respect of its redemption obligation under this mandatory redemption provision for any Bonds of the maturity to be redeemed which prior to said date have been purchased or redeemed (otherwise than through the operation of this mandatory sinking fund redemption provision) and canceled by the Registration Agent and not theretofore applied as a credit against any redemption obligation under this mandatory sinking fund provision. Each Bond so delivered or previously purchased or redeemed shall be credited by the Registration Agent at 100% of the principal amount thereof on the obligation of the County on such payment date and any excess shall be credited on future redemption obligations in chronological order, and the principal amount of Bonds to be redeemed by operation of this mandatory sinking fund provision shall be accordingly reduced. The County shall on or before the forty-fifth (45th) day next preceding each payment date furnish the Registration Agent with its certificate indicating whether or not and to what extent the provisions of clauses (i) and (ii) of this subsection are to be availed of with respect to such payment and confirm that funds for the balance of the next succeeding prescribed payment will be paid on or before the next succeeding payment date.]

Notice of call for redemption[, whether optional or mandatory,] shall be given by the Registration Agent not less than 20 nor more than 60 days prior to the date fixed for redemption by sending an appropriate notice to the registered owners of the Bonds to be redeemed by first-class mail, postage prepaid, at the addresses shown on the Bond registration records of the Registration Agent as of the date of the notice; but neither failure to mail such notice nor any defect in any such notice so mailed shall affect the sufficiency of the proceedings for the redemption of any of the Bonds for which proper notice was given. The notice may state that it is conditioned upon the deposit of moneys in an amount equal to the amount necessary to effect the redemption with the Registration Agent no later than the redemption date ("Conditional Redemption"). As long as DTC, or a successor Depository, is the registered owner of the Bonds, all redemption notices shall be mailed by the Registration Agent to DTC, or such successor Depository, as the registered owner of the Bonds, as and when above provided, and neither the County nor the Registration Agent shall be responsible for mailing notices of redemption to DTC Participants or Beneficial Owners. Failure of DTC, or any successor Depository, to provide notice to any DTC Participant will not affect the validity of such redemption. From and after any redemption date, all Bonds called for redemption shall cease to bear interest if funds are available at the office of the Registration Agent for the payment thereof and if notice has been duly provided as set forth in the Resolution, as hereafter defined.]

This Bond is transferable by the registered owner hereof in person or by such owner's attorney duly authorized in writing at the principal corporate trust office of the Registration Agent set forth on the front side hereof, but only in the manner, subject to limitations and upon payment of the charges provided in the Resolution, as hereafter defined, and upon surrender and cancellation of this Bond. Upon such transfer a new Bond or Bonds of authorized denominations of the same maturity and interest rate for the same aggregate principal amount will be issued to the transferee in exchange therefor. The person in whose name this Bond is registered shall be deemed and regarded as the absolute owner thereof for all purposes and neither the County nor the Registration Agent shall be affected by any notice to the contrary whether or not any payments due on the Bond shall be overdue. Bonds, upon surrender to the Registration Agent, may, at the option of the registered owner thereof, be exchanged for an equal aggregate principal amount of the Bonds of the same maturity in authorized denomination or denominations, upon the terms set forth in the Resolution. The Registration Agent shall not be required to transfer or exchange any Bond during the period commencing on a Regular Record Date or Special Record Date and ending on the corresponding interest payment date of such Bond[, nor to transfer or exchange any Bond after the notice calling such Bond for redemption has been made, nor during a period following the receipt of instructions from the County to call such Bond for redemption].

This Bond is one of a total authorized issue aggregating \$_____ and issued by the County for the purpose of providing funds to (i) finance public works and public facilities improvements for the County and high school construction and improvement projects, and (ii) pay costs of issuing the Bonds, under and in full compliance with the constitution and statutes of the State of Tennessee, including Sections 9-21-101 et seq., Tennessee Code Annotated and Sections 49-3-1001 et seq., Tennessee Code Annotated and pursuant to a resolution duly adopted by the Board of County Commissioners of the County on October 9, 2023 (the "Resolution").

This Bond is payable from unlimited ad valorem taxes to be levied on all taxable properly located within the County. For the prompt payment of principal of and interest on this Bond, the full faith and credit of the County are irrevocably pledged. For a more complete statement of the general covenants and provisions pursuant to which this Bond is issued, reference is hereby made to the Resolution.

This Bond and the income therefrom are exempt from all present state, county and municipal taxes in Tennessee except (a) Tennessee excise taxes on interest on the Bond during the period the Bond is held or beneficially owned by any organization or entity, other than a sole proprietorship or general partnership, doing business in the State of Tennessee, and (b) Tennessee franchise taxes by reason of the inclusion of the book value of the Bond in the Tennessee franchise tax base of any organization or entity, other than a sole proprietorship or general partnership, doing business in the State of Tennessee.

It is hereby certified, recited, and declared that all acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this Bond exist, have happened and have been performed in due time, form and manner as required by law, and that the amount of this Bond, together with all other indebtedness of the County, does not exceed any limitation prescribed by the constitution and statutes of the State of Tennessee.

IN WITNESS WHEREOF, the County has caused this Bond to be signed by its County Mayor and attested by its County Clerk under the corporate seal of the County, all as of the date hereinabove set forth.

	WILLIAMSON COUNTY
	BY:
(SEAL)	County Mayor
ATTESTED:	
County Clerk	
• • •	
Date of Registration:	
This Bond is one of the issue of Bon	nds issued pursuant to the Resolution hereinabove described.
Re	gistration Agent
By	:Authorized Officer
•	Authorized Officer
(F	FORM OF ASSIGNMENT)
	the undersigned sells, assigns, and transfers unto ddress is (Please insert Number of Assignee), the within Bond of
Williamson County, Tennessee, and does	Number of Assignee), the within Bond of hereby irrevocably constitute and appoint, ecords kept for registration thereof with full power of substitution in
Dated:	
	NOTICE: The signature to this assignment must correspond with the name of the registered owner as it appears on the face of the within Bond in every particular, without alteration or enlargement or any change whatsoever.
Signature guaranteed:	
NOTICE: Signature(s) must be guaranteed by a member firm of a Medallion Program acceptable to the Registration Agent.	

Section 7. Levy of Tax. The County, through its Governing Body, shall annually levy and collect a tax upon all taxable property within the County, in addition to all other taxes authorized by law, sufficient to pay principal of and interest on the Bonds when due, and for that purpose there is hereby levied a direct annual tax in such amount as may be found necessary each year to pay principal and interest coming due on the Bonds in said year. Principal and interest falling due at any time when there are insufficient funds from this tax levy on hand shall be paid from the current funds of the County and reimbursement therefor shall be made out of the taxes

hereby provided to be levied when the same shall have been collected. The tax herein provided may be reduced to the extent of any appropriations from other funds, taxes and revenues of the County to the payment of debt service on the Bonds.

Section 8. Sale of Bonds.

- (a) The Bonds shall be offered by competitive sale, in one or more series, as required by law at a price of not less than ninety-nine percent (99%) of par exclusive of original issue discount, as a whole or in part, from time to time, as shall be determined by the County Mayor in consultation with the Municipal Advisor. The County Mayor is authorized to award the Bonds to the bidder whose bid results in the lowest true interest cost to the County, provided the rate or rates on none of the Bonds exceeds the maximum interest rate permitted by applicable law at the time of the sale of the Bonds or any series thereof. The award of the Bonds by the County Mayor to the lowest bidder shall be binding on the County, and no further action of the Governing Body with respect thereto shall be required.
 - (b) The County Mayor is further authorized with respect to Bonds, or any series thereof:
 - (1) change the dated date of the Bonds, to a date other than the date of issuance of the Bonds;
 - (2) to designate the Bonds, or any series thereof, to a designation other than "General Obligation Public Improvement and School Bonds" and to specify the series designation of the Bonds, or any series thereof;
 - (3) change the first interest payment date on the Bonds or any series thereof to a date other than April 1, 2024, provided that such date is not later than twelve months from the dated date of such series of Bonds;
 - (4) adjust the principal and interest payment dates and the maturity amounts of the Bonds, or any series thereof, provided that (A) the total principal amount of all series of the Bonds does not exceed the total amount of Bonds authorized herein; (B) the final maturity date of each series shall not exceed the 21st fiscal year following the fiscal year of such series; (C) the principal payment dates and amounts of any series of Bonds shall be structured so that the resulting debt service on such series of Bonds is consistent with the provisions of Section 4 hereof.
 - (5) establish the terms upon which the Bonds will be subject to redemption at the option of the County; and
 - (6) sell the Bonds, or any series thereof, or any maturities thereof as Term Bonds with mandatory redemption requirements corresponding to the maturities set forth herein or as otherwise determined by the County Mayor, as he shall deem most advantageous to the County; and
- (c) The County Mayor is authorized to sell the Bonds, or any series thereof, simultaneously with any other bonds or notes authorized by resolution or resolutions of the Governing Body. The County Mayor is further authorized to sell the Bonds, or any series thereof, as a single issue of bonds with any other bonds with substantially similar terms authorized by resolution or resolutions of the Governing Body, in one or more series as he shall deem to be advantageous to the County and in doing so, the County Mayor is authorized to change the designation of the Bonds to a designation other than "General Obligation Public Improvement and School Bonds"; provided, however, that the total aggregate principal amount of combined bonds to be sold does not exceed the total aggregate principal amount of Bonds authorized by this resolution or bonds authorized by any other resolution or resolutions adopted by the Governing Body.
- (d) The form of the Bond set forth in Section 6 hereof, shall be conformed to reflect any changes made pursuant to this Section 8 hereof.
- (e) The County Mayor and County Clerk are authorized to cause the Bonds, in book-entry form (except as otherwise permitted herein), to be authenticated and delivered by the Registration Agent to the successful bidder and to execute, publish, and deliver all certificates and documents, including an official statement and closing certificates, as they shall deem necessary in connection with the sale and delivery of the Bonds. The County Mayor is hereby authorized to enter into a contract with the Municipal Advisor, for Municipal Advisory services in connection with the sale of the Bonds and to enter into a contract with Bass, Berry & Sims PLC to serve as bond counsel in connection with the Bonds, in forms approved by the County Mayor as evidenced by his execution thereof.

Section 9. Disposition of Bond Proceeds.

(a) The proceeds of the sale of each series of the Bonds shall be paid to the County Trustee to be deposited with a financial institution regulated by the Federal Deposit Insurance Corporation or similar or successor federal agency in one or more special funds, each known as the Public Improvement and School Construction Fund (the "Construction Fund"), or such other designation as shall be determined by the County Mayor to be kept separate and apart from all other funds of the County. The funds in the Construction Fund shall be disbursed solely to (i) pay costs of the Projects or reimburse the County for the prior payment thereof

and (ii) pay costs of issuance of the Bonds. Moneys in the Construction Fund shall be invested as directed by the County Trustee in such investments as shall be permitted by applicable law and the earnings thereon shall either (i) be retained in the Construction Fund and applied to the purposes described above, or (ii) transferred to the County's debt service fund and applied to payment of interest on the Bonds, in either case in a manner consistent the terms of the Federal Tax Certificate and Agreement. Any funds remaining in the Construction Fund following completion of the Projects shall be deposited to the applicable County Debt Service Fund to be used to pay debt service on the Bonds, subject to any modifications by the Governing Body.

- (b) In accordance with state law, the various department heads responsible for the fund or funds receiving and disbursing funds are hereby authorized to amend the budget of the proper fund or funds for the receipt of proceeds from the issuance of the Bonds, including bond proceeds, accrued interest, reoffering premium, and other receipts from this transaction. The department heads responsible for the fund or funds are further authorized to amend the proper budgets to reflect the appropriations and expenditures of the receipts authorized by this resolution.
- (c) The following is an estimate of the non-underwriting costs of issuance of the Bonds (any underwriting discount will be determined by competitive bid):

Financial Advisor:	\$85,000
Bond Counsel:	\$75,000
Rating Agency:	\$75,000
Paying Agent:	\$1,000
Official Statements:	\$1,750
Misc./Contingency:	\$12,250
Total:	\$250,000

Section 10. Official Statement: Continuing Disclosure Agreement.

- (a) The officers of the County are hereby authorized and directed to provide for the preparation and distribution of a Preliminary Official Statement and Official Statement describing the Bonds in accordance with the requirements of Rule 15c2-12(e)(3) of the Securities and Exchange Commission (the "Rule"). The officers of the County are authorized, on behalf of the County, to deem the Preliminary Official Statement and the Official Statement in final form, each to be final as of its date within the meaning of the Rule. Notwithstanding the foregoing, no Official Statement is required to be prepared if the Rule does not require it.
- (b) The County hereby covenants and agrees that it will provide annual financial information and material event notices if and as required by the Rule. The County Mayor is authorized to execute at the Closing of the sale of the Bonds a continuing disclosure agreement satisfying the requirements of the Rule. Failure of the County to comply with the continuing disclosure agreement shall not be a default hereunder, but any such failure shall entitle the owner or owners of any of the Bonds to take such actions and to initiate such proceedings as shall be necessary and appropriate to cause the County to comply with the agreement, including the remedies of mandamus and specific performance.

Section 11. Federal Tax Matters.

- (a) The Bonds will be issued as federally tax-exempt obligations. The County hereby covenants that it will not use, or permit the use of, any proceeds of the Bonds in a manner that would cause the Bonds to be subjected to treatment under Section 148 of the Code, and applicable regulations thereunder, as an "arbitrage bond". To that end, the County shall comply with applicable regulations adopted under said Section 148. The County further covenants with the registered owners from time to time of the Bonds that it will, throughout the term of the Bonds and through the date that the final rebate, if any, must be made to the United States in accordance with Section 148 of the Code, comply with the provisions of Sections 103 and 141 through 150 of the Code and all regulations proposed and promulgated thereunder that must be satisfied in order that interest on the Bonds shall be and continue to be excluded from gross income for federal income tax purposes under Section 103 of the Code.
- (b) The appropriate officers of the County are authorized and directed, on behalf of the County, to execute and deliver all such certificates and documents that may be required of the County in order to comply with the provisions of this Section related to the issuance of the Bonds, including a federal tax certificate and agreement governing (among other things) the application of the sale proceeds of the Bonds and the investment earnings thereon (the "Federal Tax Certificate and Agreement").
- (c) It is reasonably expected that the County will reimburse itself for certain expenditures made by it in connection with the Projects by issuing the Bonds. This resolution shall be placed in the minutes of the Governing Body and shall be made available for inspection by the general public at the office of the Governing Body. This resolution constitutes a declaration of official intent under Treas. Reg. §1.150-2.

- <u>Section</u> 12. <u>Discharge and Satisfaction of Bonds</u>. If the County shall pay and discharge the indebtedness evidenced by any of the Bonds in any one or more of the following ways, to wit:
- (a) By paying or causing to be paid, by deposit of sufficient funds as and when required with the Registration Agent, the principal of and interest on such Bonds as and when the same become due and payable;
- (b) By depositing or causing to be deposited with any trust company or financial institution whose deposits are insured by the Federal Deposit Insurance Corporation or similar federal agency and which has trust powers ("an Agent"; which Agent may be the Registration Agent) in trust or escrow, on or before the date of maturity or redemption, sufficient money or Federal Obligations, as hereafter defined, the principal of and interest on which, when due and payable, will provide sufficient moneys to pay or redeem such Bonds and to pay interest thereon when due until the maturity or redemption date (provided, if such Bonds are to be redeemed prior to maturity thereof, proper notice of such redemption shall have been given or adequate provision shall have been made for the giving of such notice);
 - (c) By delivering such Bonds to the Registration Agent, for cancellation by it;

and if the County shall also pay or cause to be paid all other sums payable hereunder by the County with respect to such Bonds, or make adequate provision therefor, and by resolution of the Governing Body instruct any such Agent to pay amounts when and as required to the Registration Agent for the payment of principal of and interest on such Bonds when due, then and in that case the indebtedness evidenced by such Bonds shall be discharged and satisfied and all covenants, agreements and obligations of the County to the holders of such Bonds shall be fully discharged and satisfied and shall thereupon cease, terminate and become void.

If the County shall pay and discharge the indebtedness evidenced by any of the Bonds in the manner provided in either clause (a) or clause (b) above, then the registered owners thereof shall thereafter be entitled only to payment out of the money or Federal Obligations deposited as aforesaid.

Except as otherwise provided in this Section, neither Federal Obligations nor moneys deposited with the Registration Agent pursuant to this Section nor principal or interest payments on any such Federal Obligations shall be withdrawn or used for any purpose other than, and shall be held in trust for, the payment of the principal and interest on said Bonds; provided that any cash received from such principal or interest payments on such Federal Obligations deposited with the Registration Agent, (A) to the extent such cash will not be required at any time for such purpose, shall be paid over to the County as received by the Registration Agent and (B) to the extent such cash will be required for such purpose at a later date, shall, to the extent practicable, be reinvested in Federal Obligations maturing at times and in amounts sufficient to pay when due the principal and interest to become due on said Bonds on or prior to such redemption date or maturity date thereof, as the case may be, and interest earned from such reinvestments shall be paid over to the County, as received by the Registration Agent. For the purposes of this Section, Federal Obligations shall mean direct obligations of, or obligations, the principal of and interest on which are guaranteed by, the United States of America, which bonds or other obligations shall not be subject to redemption prior to their maturity other than at the option of the registered owner thereof.

- Section 13. Resolution a Contract. The provisions of this resolution shall constitute a contract between the County and the registered owners of the Bonds, and after the issuance of the Bonds, no change, variation or alteration of any kind in the provisions of this resolution shall be made in any manner until such time as the Bonds and interest due thereon shall have been paid in full.
- Section 14. Authorization of Additional Actions. The officers of the County are hereby authorized and directed to do any and all things and to execute and deliver any and all documents which they may deem necessary or advisable in order to consummate the issuance, sale and delivery of the Bonds and otherwise to effectuate the purposes of and intent of this Resolution.
- <u>Section</u> 15. <u>Separability</u>. If any section, paragraph or provision of this resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this resolution.
- Section 16. Repeal of Conflicting Resolutions and Effective Date. All other resolutions and orders, or parts thereof, in conflict with the provisions of this resolution are, to the extent of such conflict, hereby repealed and this resolution shall be in immediate effect from and after its adoption.

Adopted and approved this 9^{th} day of October, 2023.

County Commissioner

Municipal Solid Waste Board	For <u>4</u>	Against _0	<u>)</u>		
Tax Study Committee	For <u>4</u>	Against 0	_		
Budget Committee	For <u>4</u>	Against	<u></u>		
COMMISSION ACTION TAKEN: F	or Against _	Pass	_ Out	Abstain	Absent
Jeff Whidby, County Clerk		Brian Beatl	hard, Coi	nmission Chair	man
		Rogers And	derson, C	County Mayor	
		Date			

RESOLUTION AUTHORIZING THE ISSUANCE, SALE AND PAYMENT OF NOT TO EXCEED \$14,520,000 OF COUNTY DISTRICT SCHOOL BONDS OF WILLIAMSON COUNTY, TENNESSEE, AND PROVIDING FOR THE LEVY OF TAXES FOR THE PAYMENT OF DEBT SERVICE ON THE BONDS

WHEREAS, pursuant to Sections 49-3-1001, et seq., Tennessee Code Annotated (the "Act"), counties in Tennessee are authorized through their respective governing bodies to issue and sell their bonds to finance school projects; and

WHEREAS, the Board of County Commissioners (the "Governing Body") of Williamson County, Tennessee (the "County") hereby determines that it is necessary and desirable to issue county district school bonds of the County to provide funds for the (i) acquisition, design, construction, improvement, renovation and equipping of County K-8 school facilities; (ii) acquisition of property real and personal appurtenant to the foregoing; (iii) payment of engineering, architectural, legal, fiscal and administrative costs incident to the foregoing (collectively, the "Projects"); (iv) reimbursement to the appropriate fund of the County for prior expenditures for the foregoing costs; and (v) payment of costs incident to the issuance and sale of such bonds; and

WHEREAS, it is the intention of the Governing Body to adopt this Resolution for the purpose of authorizing the issuance, sale and payment of not to exceed \$14,520,000 in aggregate principal amount of its county district school bonds; and providing for the levy of a tax for the payment of debt service on such bonds.

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of Williamson County, Tennessee, as follows:

- <u>Section</u> 1. <u>Authority</u>. The bonds authorized by this resolution are issued pursuant to the Act and other applicable provisions of law.
- <u>Section 2. Definitions.</u> The following terms shall have the following meanings in this resolution unless the text expressly or by necessary implication requires otherwise:
- (a) "Bonds" means not to exceed \$14,520,000 in aggregate principal amount of County District School Bonds of the County, authorized herein;
- (b) "Book-Entry Form" or "Book-Entry System" means a form or system, as applicable, under which physical bond certificates in fully registered form are issued to a Depository, or to its nominee as Registered Owner, with the certificate of bonds being held by and "immobilized" in the custody of such Depository, and under which records maintained by persons, other than the County or the Registration Agent, constitute the written record that identifies, and records the transfer of, the beneficial "book-entry" interests in those bonds;
- (c) "Code" shall mean the Internal Revenue Code of 1986, as amended, and all regulations promulgated thereunder;
 - (d) "County" shall mean Williamson County, Tennessee;
- (e) "Debt Management Policy" means the Debt Management Policy adopted by the Governing Body as required by the State Funding Board of the State of Tennessee;
- (f) "Depository" means any securities depository that is a clearing agency under federal laws operating and maintaining, with its participants or otherwise, a Book-Entry System, including, but not limited to, DTC;

- (g) "DTC" means the Depository Trust Company, a limited purpose company organized under the laws of the State of New York, and its successors and assigns;
- (h) "DTC Participant(s)" means securities brokers and dealers, banks, trust companies and clearing corporations that have access to the DTC System;
- (i) "Federal Tax Certificate and Agreement" shall have them meaning ascribed in Section 11 hereof.
 - (j) "Governing Body" means the Board of County Commissioners of the County;
 - (k) "Municipal Advisor" means Stephens Inc., Nashville, Tennessee;
 - (1) "Projects" shall have the meaning ascribed to it in the preamble hereto; and
- (m) "Registration Agent" means the registration and paying agent for the Bonds appointed by the County Mayor pursuant to Section 4 hereof.

Section 3. Findings of the Governing Body; Compliance with Debt Management Policy. The Governing Body hereby finds that the issuance and sale of the Bonds, as proposed herein, is consistent with the County's Debt Management Policy. The estimated debt service costs and costs of issuance of the Bonds are set forth in Sections 4 and 9 below. The Projects include capital improvements with varying estimated useful lives. In accordance with the terms of the Debt Management Policy, the following table identifies an estimated breakdown of the Projects by cost and useful life. The Governing Body acknowledges that all Projects will be amortized pro rata with the amortization of the Bonds, as projected in Section 4 below. As required by the Debt Management Policy, the weighted average maturity of the Bonds will be shorter than the weighted average useful life of the Projects.

<u>Project</u>	Estimated Cost	Estimated Life (Years)
School Safety and Security HVAC, Roofs and Major Maintenance	\$2,409,800 7,697,300	20 20
School Technology Equipment	4,174,163	15
	Weighte	d Average Life 18.5

Section 4. Authorization and Terms of the Bonds.

- (a) For the purpose of providing funds to (i) finance the costs of the Projects, (ii) reimburse the County for funds previously expended for such costs (if applicable); and (iii) pay the costs incident to the issuance and sale of the Bonds, as more fully set forth in Section 9 hereof, there are hereby authorized to be issued bonds of the County in an aggregate principal amount not to exceed \$14,520,000. The Bonds shall be issued in fully registered, book-entry only form, without coupons, shall be issued in one or more series, shall be known as "County District School Bonds" and shall have such series designation and dated date as shall be determined by the County Mayor pursuant to Section 8 hereof. The aggregate true interest rate on the Bonds shall not exceed the maximum interest rate permitted by applicable law at the time of the sale of the Bonds, or any series thereof. Interest on the Bonds shall be payable semi-annually on April 1 and October 1 in each year, commencing April 1, 2024. The Bonds shall be issued initially in \$5,000 denominations or integral multiples thereof, as shall be requested by the original purchaser.
- (b) Subject to modifications permitted in Section 8 hereof, the Bonds shall mature on April 1 of each year, subject to prior optional redemption as hereinafter provided, either serially or through mandatory redemption, in the years and amounts provided in the table below. The interest amounts set forth below are estimates and are included herein solely for purpose of presenting estimated debt service costs as contemplated by the County's debt management policies. Actual principal and interest payments will depend upon market conditions on the date on which the Bonds are competitively bid and the structure of the winning bid, as described in Section 8.

Date	Principal	Interest	Total P+I
04/01/2024	-	204,726.28	204,726.28
04/01/2025	-	541,922.50	541,922.50
04/01/2026	-	541,922.50	541,922.50
04/01/2027	600,000.00	541,922.50	1,141,922.50
04/01/2028	620,000.00	523,922.50	1,143,922.50
04/01/2029	635,000.00	505,322.50	1,140,322.50
04/01/2030	655,000.00	485,637.50	1,140,637.50
04/01/2031	675,000.00	465,332.50	1,140,332.50
04/01/2032	700,000.00	444,407.50	1,144,407.50
04/01/2033	720,000.00	422,357.50	1,142,357.50
04/01/2034	740,000.00	399,677.50	1,139,677.50
04/01/2035	765,000.00	374,887.50	1,139,887.50
04/01/2036	795,000.00	347,730.00	1,142,730.00
04/01/2037	825,000.00	317,917.50	1,142,917.50
04/01/2038	855,000.00	285,742.50	1,140,742.50
04/01/2039	890,000.00	251,115.00	1,141,115.00
04/01/2040	930,000.00	214,625.00	1,144,625.00
04/01/2041	965,000.00	176,030.00	1,141,030.00
04/01/2042	1,000,000.00	135,500.00	1,135,500.00
04/01/2043	1,050,000.00	93,000.00	1,143,000.00
04/01/2044	1,100,000.00	47,850.00	1,147,850.00
Total	\$14,520,000.00	\$7,321,548.78	\$21,841,548.78

- (c) Subject to the adjustments permitted pursuant to Section 8 hereof, Bonds maturing on or before April 1, 2033 shall mature without option of prior redemption and Bonds maturing April 1, 2034 and thereafter, shall be subject to redemption prior to maturity at the option of the County on April 1, 2033 and thereafter, as a whole or in part at any time at the redemption price of par plus accrued interest to the redemption date. If less than all of the Bonds within a single maturity shall be called for redemption, the interests within the maturity to be redeemed shall be selected as follows:
 - (i) if the Bonds are being held under a Book-Entry System by DTC, or a successor Depository, the Bonds to be redeemed shall be determined by DTC, or such successor Depository, by lot or such other manner as DTC, or such successor Depository, shall determine; or
 - (ii) if the Bonds are not being held under a Book-Entry System by DTC, or a successor Depository, the Bonds within the maturity to be redeemed shall be selected by the Registration Agent by lot or such other random manner as the Registration Agent in its discretion shall determine.
- (d) Pursuant to Section 8 hereof, the County Mayor is authorized to sell the Bonds, or any maturities thereof, as term bonds with mandatory redemption requirements corresponding to the maturities set forth herein or as determined by the County Mayor. In the event any or all the Bonds are sold as term bonds, the County shall redeem term bonds on redemption dates corresponding to the maturity dates set forth herein, in aggregate principal amounts equal to the maturity amounts established pursuant to Section 8 hereof for each redemption date, as such maturity amounts may be adjusted pursuant to Section 8 hereof, at a price of par plus accrued interest thereon to the date of redemption. The term bonds to be redeemed within a single maturity shall be selected in the manner described in subsection (b) above.

At its option, to be exercised on or before the forty-fifth (45th) day next preceding any such mandatory redemption date, the County may (i) deliver to the Registration Agent for cancellation Bonds to be redeemed, in any aggregate principal amount desired, and/or (ii) receive a credit in respect of its redemption obligation under this mandatory redemption provision for any Bonds of the maturity to be redeemed which prior to said date have been purchased or redeemed (otherwise than through the operation of this mandatory sinking fund redemption provision) and canceled by the Registration Agent and not theretofore applied as a credit against any redemption obligation under this mandatory sinking fund provision. Each Bond so delivered or previously purchased or redeemed shall be credited by the Registration Agent at 100% of the principal amount thereof on the obligation of the County on such payment date and any excess shall be credited on future redemption obligations in chronological order, and the principal amount of Bonds to be redeemed by operation of this mandatory sinking fund provision shall be accordingly reduced. The County shall on or before the forty-fifth (45th) day next preceding each payment date furnish the Registration Agent with its certificate indicating whether or not and to what extent the provisions of clauses (i) and (ii) of this subsection are to be availed of with respect to such payment and confirm that funds for the balance of the next succeeding prescribed payment will be paid on or before the next succeeding payment date.

(e) Notice of call for redemption, whether optional or mandatory, shall be given by the Registration Agent on behalf of the County not less than 20 nor more than 60 days prior to the date fixed for redemption by sending an appropriate notice to the registered owners of the Bonds to be redeemed by first-class mail, postage prepaid, at the addresses shown on the Bond registration records of the Registration Agent as of the date of the notice; but neither failure to mail such notice nor any defect in any such notice so mailed shall affect the sufficiency of the proceedings for redemption of any of the Bonds for which proper notice was given. The notice may state that it is conditioned upon the deposit of moneys in an amount equal to the amount necessary to effect

the redemption with the Registration Agent no later than the redemption date ("Conditional Redemption"). As long as DTC, or a successor Depository, is the registered owner of the Bonds, all redemption notices shall be mailed by the Registration Agent to DTC, or such successor Depository, as the registered owner of the Bonds, as and when above provided, and neither the County nor the Registration Agent shall be responsible for mailing notices of redemption to DTC Participants or Beneficial Owners. Failure of DTC, or any successor Depository, to provide notice to any DTC Participant or Beneficial Owner will not affect the validity of such redemption. The Registration Agent shall mail said notices as and when directed by the County pursuant to written instructions from an authorized representative of the County (other than for a mandatory sinking fund redemption, notices of which shall be given on the dates provided herein) given at least forty-five (45) days prior to the redemption date (unless a shorter notice period shall be satisfactory to the Registration Agent). From and after the redemption date, all Bonds called for redemption shall cease to bear interest if funds are available at the office of the Registration Agent for the payment thereof and if notice has been duly provided as set forth herein. In the case of a Conditional Redemption, the failure of the County to make funds available in part or in whole on or before the redemption date shall not constitute an event of default, and the Registration Agent shall give immediate notice to the Depository or the affected Bondholders that the redemption did not occur and that the Bonds called for redemption and not so paid remain outstanding.

- Gounty Mayor is hereby authorized and directed to appoint the Registration Agent for the Bonds and the Registration Agent so appointed is authorized and directed to maintain Bond registration records with respect to the Bonds, to authenticate and deliver the Bonds as provided herein, either at original issuance or upon transfer, to effect transfers of the Bonds, to give all notices of redemption as required herein, to make all payments of principal and interest with respect to the Bonds as provided herein, to cancel and destroy Bonds which have been paid at maturity or upon earlier redemption or submitted for exchange or transfer, to furnish the County at least annually a certificate of destruction with respect to Bonds canceled and destroyed, and to furnish the County at least annually an audit confirmation of Bonds paid, Bonds outstanding and payments made with respect to interest on the Bonds. The County Mayor is hereby authorized to execute and the County Clerk is hereby authorized to attest such written agreement between the County and the Registration Agent as they shall deem necessary and proper with respect to the obligations, duties and rights of the Registration Agent. The payment of all reasonable fees and expenses of the Registration Agent for the discharge of its duties and obligations hereunder or under any such agreement is hereby authorized and directed.
- The Bonds shall be payable, both principal and interest, in lawful money of the United States of America at the main office of the Registration Agent. The Registration Agent shall make all interest payments with respect to the Bonds by check or draft on each interest payment date directly to the registered owners as shown on the Bond registration records maintained by the Registration Agent as of the close of business on the fifteenth day of the month next preceding the interest payment date (the "Regular Record Date") by depositing said payment in the United States mail, postage prepaid, addressed to such owners at their addresses shown on said Bond registration records, without, except for final payment, the presentation or surrender of such registered Bonds, and all such payments shall discharge the obligations of the County in respect of such Bonds to the extent of the payments so made. Payment of principal of and premium, if any, on the Bonds shall be made upon presentation and surrender of such Bonds to the Registration Agent as the same shall become due and payable. All rates of interest specified herein shall be computed on the basis of a three hundred sixty (360) day year composed of twelve (12) months of thirty (30) days each. In the event the Bonds are no longer registered in the name of DTC, or a successor Depository, if requested by the Owner of at least \$1,000,000 in aggregate principal amount of the Bonds, payment of interest on such Bonds shall be paid by wire transfer to a bank within the continental United States or deposited to a designated account if such account is maintained with the Registration Agent and written notice of any such election and designated account is given to the Registration Agent prior to the record date.
- (h) Any interest on any Bond that is payable but is not punctually paid or duly provided for on any interest payment date (hereinafter "Defaulted Interest") shall forthwith cease to be payable to the registered owner on the relevant Regular Record Date; and, in lieu thereof, such Defaulted Interest shall be paid by the County to the persons in whose names the Bonds are registered at the close of business on a date (the "Special Record Date") for the payment of such Defaulted Interest, which shall be fixed in the following manner: the County shall notify the Registration Agent in writing of the amount of Defaulted Interest proposed to be paid on each Bond and the date of the proposed payment, and at the same time the County shall deposit with the Registration Agent an amount of money equal to the aggregate amount proposed to be paid in respect of such Defaulted Interest or shall make arrangements satisfactory to the Registration Agent for such deposit prior to the date of the proposed payment, such money when deposited to be held in trust for the benefit of the persons entitled to such Defaulted Interest as in this Section provided. Thereupon, not less than ten (10) days after the receipt by the Registration Agent of the notice of the proposed payment, the Registration Agent shall fix a Special Record Date for the payment of such Defaulted Interest which Date shall be not more than fifteen (15) nor less than ten (10) days prior to the date of the proposed payment to the registered owners. The Registration Agent shall promptly notify the County of such Special Record Date and, in the name and at the expense of the County, not less than ten (10) days prior to such Special Record Date, shall cause notice of the proposed payment of such Defaulted Interest and the Special Record Date therefor to be mailed, first class postage prepaid, to each registered owner at the address thereof as it appears in the Bond registration records maintained by the Registration Agent as of the date of such notice. Nothing contained in this Section or in the Bonds shall impair any statutory or other rights in law or in equity of any registered owner arising as a result of the failure of the

County to punctually pay or duly provide for the payment of principal of, premium, if any, and interest on the Bonds when due.

- (i) The Bonds are transferable only by presentation to the Registration Agent by the registered owner, or his legal representative duly authorized in writing, of the registered Bond(s) to be transferred with the form of assignment on the reverse side thereof completed in full and signed with the name of the registered owner as it appears upon the face of the Bond(s) accompanied by appropriate documentation necessary to prove the legal capacity of any legal representative of the registered owner. Upon receipt of the Bond(s) in such form and with such documentation, if any, the Registration Agent shall issue a new Bond or the Bond to the assignee(s) in \$5,000 denominations, or integral multiples thereof, as requested by the registered owner requesting transfer. The Registration Agent shall not be required to transfer or exchange any Bond during the period commencing on a Regular or Special Record Date and ending on the corresponding interest payment date of such Bond, nor to transfer or exchange any Bond after the publication of notice calling such Bond for redemption has been made, nor to transfer or exchange any Bond during the period following the receipt of instructions from the County to call such Bond for redemption; provided, the Registration Agent, at its option, may make transfers after any of said dates. No charge shall be made to any registered owner for the privilege of transferring any Bond, provided that any transfer tax relating to such transaction shall be paid by the registered owner requesting transfer. The person in whose name any Bond shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes and neither the County nor the Registration Agent shall be affected by any notice to the contrary whether or not any payments due on the Bonds shall be overdue. The Bonds, upon surrender to the Registration Agent, may, at the option of the registered owner, be exchanged for an equal aggregate principal amount of the Bonds of the same maturity in any authorized denomination or denominations.
- (j) The Bonds shall be executed in such manner as may be prescribed by applicable law, in the name, and on behalf, of the County with the manual or facsimile signature of the County Mayor and with the official seal, or a facsimile thereof, of the County impressed or imprinted thereon and attested by the manual or facsimile signature of the County Clerk.
- (k) Except as otherwise provided in this resolution, the Bonds shall be registered in the name of Cede & Co., as nominee of DTC, which will act as securities depository for the Bonds. References in this Section to a Bond or the Bonds shall be construed to mean the Bond or the Bonds that are held under the Book-Entry System. One Bond for each maturity shall be issued to DTC and immobilized in its custody. A Book-Entry System shall be employed, evidencing ownership of the Bonds in authorized denominations, with transfers of beneficial ownership effected on the records of DTC and the DTC Participants pursuant to rules and procedures established by DTC.

Each DTC Participant shall be credited in the records of DTC with the amount of such DTC Participant's interest in the Bonds. Beneficial ownership interests in the Bonds may be purchased by or through DTC Participants. The holders of these beneficial ownership interests are hereinafter referred to as the "Beneficial Owners." The Beneficial Owners shall not receive the Bonds representing their beneficial ownership interests. The ownership interests of each Beneficial Owner shall be recorded through the records of the DTC Participant from which such Beneficial Owner purchased its Bonds. Transfers of ownership interests in the Bonds shall be accomplished by book entries made by DTC and, in turn, by DTC Participants acting on behalf of Beneficial Owners. SO LONG AS CEDE & CO., AS NOMINEE FOR DTC, IS THE REGISTERED OWNER OF THE BONDS, THE REGISTRATION AGENT SHALL TREAT CEDE & CO., AS THE ONLY HOLDER OF THE BONDS FOR ALL PURPOSES UNDER THIS RESOLUTION, INCLUDING RECEIPT OF ALL PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS, RECEIPT OF NOTICES, VOTING AND REQUESTING OR DIRECTING THE REGISTRATION AGENT TO TAKE OR NOT TO TAKE, OR CONSENTING TO, CERTAIN ACTIONS UNDER THIS RESOLUTION.

Payments of principal, interest, and redemption premium, if any, with respect to the Bonds, so long as DTC is the only owner of the Bonds, shall be paid by the Registration Agent directly to DTC or its nominee, Cede & Co. as provided in the Letter of Representation relating to the Bonds from the County and the Registration Agent to DTC (the "Letter of Representation"). DTC shall remit such payments to DTC Participants, and such payments thereafter shall be paid by DTC Participants to the Beneficial Owners. The County and the Registration Agent shall not be responsible or liable for payment by DTC or DTC Participants, for sending transaction statements or for maintaining, supervising or reviewing records maintained by DTC or DTC Participants.

In the event that (1) DTC determines not to continue to act as securities depository for the Bonds or (2) the County determines that the continuation of the Book-Entry System of evidence and transfer of ownership of the Bonds would adversely affect their interests or the interests of the Beneficial Owners of the Bonds, the County shall discontinue the Book-Entry System with DTC. If the County fails to identify another qualified securities depository to replace DTC, the County shall cause the Registration Agent to authenticate and deliver replacement Bonds in the form of fully registered Bonds to each Beneficial Owner. If the purchaser of the Bonds, or any series thereof, does not intend to reoffer the Bonds to the public, then the County Mayor and the purchaser may agree that the Bonds be issued in the form of fully-registered certificated Bonds and not utilize the Book-Entry System.

THE COUNTY AND THE REGISTRATION AGENT SHALL NOT HAVE ANY RESPONSIBILITY OR OBLIGATIONS TO ANY DTC PARTICIPANT OR ANY BENEFICIAL OWNER WITH RESPECT TO (i) THE BONDS; (ii) THE ACCURACY OF ANY RECORDS MAINTAINED BY DTC OR ANY DTC PARTICIPANT; (iii) THE PAYMENT BY DTC OR ANY DTC PARTICIPANT OF ANY AMOUNT DUE TO ANY BENEFICIAL OWNER IN RESPECT OF THE PRINCIPAL OF AND INTEREST ON THE BONDS; (iv) THE DELIVERY OR TIMELINESS OF DELIVERY BY DTC OR ANY DTC PARTICIPANT OF ANY NOTICE DUE TO ANY BENEFICIAL OWNER THAT IS REQUIRED OR PERMITTED UNDER THE TERMS OF THIS RESOLUTION TO BE GIVEN TO BENEFICIAL OWNERS, (v) THE SELECTION OF BENEFICIAL OWNERS TO RECEIVE PAYMENTS IN THE EVENT OF ANY PARTIAL REDEMPTION OF THE BONDS; OR (vi) ANY CONSENT GIVEN OR OTHER ACTION TAKEN BY DTC, OR ITS NOMINEE, CEDE & CO., AS OWNER.

- (l) The Registration Agent is hereby authorized to take such action as may be necessary from time to time to qualify and maintain the Bonds for deposit with DTC, including but not limited to, wire transfers of interest and principal payments with respect to the Bonds, utilization of electronic book entry data received from DTC in place of actual delivery of Bonds and provision of notices with respect to Bonds registered by DTC (or any of its designees identified to the Registration Agent) by overnight delivery, courier service, telegram, telecopy or other similar means of communication. No such arrangements with DTC may adversely affect the interest of any of the owners of the Bonds, provided, however, that the Registration Agent shall not be liable with respect to any such arrangements it may make pursuant to this section.
- (m) The Registration Agent is hereby authorized to authenticate and deliver the Bonds to the original purchaser, upon receipt by the County of the proceeds of the sale thereof and to authenticate and deliver Bonds in exchange for Bonds of the same principal amount delivered for transfer upon receipt of the Bond(s) to be transferred in proper form with proper documentation as hereinabove described. The Bonds shall not be valid for any purpose unless authenticated by the Registration Agent by the manual signature of an officer thereof on the certificate set forth herein on the Bond form.
- (n) In case any Bond shall become mutilated, or be lost, stolen, or destroyed, the County, in its discretion, shall issue, and the Registration Agent, upon written direction from the County, shall authenticate and deliver, a new Bond of like tenor, amount, maturity and date, in exchange and substitution for, and upon the cancellation of, the mutilated Bond, or in lieu of and in substitution for such lost, stolen or destroyed Bond, or if any such Bond shall have matured or shall be about to mature, instead of issuing a substituted Bond the County may pay or authorize payment of such Bond without surrender thereof. In every case the applicant shall furnish evidence satisfactory to the County and the Registration Agent of the destruction, theft or loss of such Bond, and indemnity satisfactory to the County and the Registration Agent; and the County may charge the applicant for the issue of such new Bond an amount sufficient to reimburse the County for the expense incurred by it in the issue thereof.

Section 5. Source of Payment. The Bonds shall be payable from unlimited ad valorem taxes to be levied on all taxable property within that portion of the County lying outside the territorial boundaries of the Franklin Special School District. For the prompt payment of the debt service on the Bonds, and subject to the limitation set forth in the preceding sentence, the full faith and credit of the County are hereby irrevocably pledged.

<u>Section</u> 6. <u>Form of Bonds</u>. The Bonds shall be in substantially the following form, the omissions to be appropriately completed when the Bonds are prepared and delivered:

(Form of Face of Bond)

STATE OF TENNESSEE
COUNTY OF WILLIAMSON
COUNTY DISTRICT SCHOOL BOND, SERIES ____

Interest Rate:

Maturity Date:

Date of Bond:

CUSIP No.:

Registered Owner: CEDE & CO.

Principal Amount:

FOR VALUE RECEIVED, Williamson County, Tennessee (the "County") hereby promises to pay to the registered owner hereof, hereinabove named, or registered assigns, in the manner hereinafter provided, the principal amount hereinabove set forth on the maturity date hereinabove set forth (or upon earlier redemption as set forth herein), and to pay interest (computed on the basis of a 360-day year of twelve 30-day months) on said

principal amount at the annual rate of interest hereinabove set forth from the date hereof until said maturity date or redemption date, said interest being payable on April 1, 2024, and semi-annually thereafter on the first day of April and October in each year until this Bond matures or is redeemed. Both principal hereof and interest hereon are payable in lawful money of the United States of America by check or draft at the principal corporate trust , as registration agent and paying agent (the "Registration Agent"). The Registration Agent shall make all interest payments with respect to this Bond on each interest payment date directly to the registered owner hereof shown on the Bond registration records maintained by the Registration Agent as of the close of business on the fifteenth day of the month next preceding the interest payment date (the "Regular Record Date") by check or draft mailed to such owner at such owner's address shown on said Bond registration records, without, except for final payment, the presentation or surrender of this Bond, and all such payments shall discharge the obligations of the County to the extent of the payments so made. Any such interest not so punctually paid or duly provided for on any interest payment date shall forthwith cease to be payable to the registered owner on the relevant Regular Record Date; and, in lieu thereof, such defaulted interest shall be payable to the person in whose name this Bond is registered at the close of business on the date (the "Special Record Date") for payment of such defaulted interest to be fixed by the Registration Agent, notice of which shall be given to the owners of the Bonds of the issue of which this Bond is one not less than ten (10) days prior to such Special Record Date. Payment of principal of this Bond shall be made when due upon presentation and surrender of this Bond to the Registration Agent.

Except as otherwise provided herein or in the Resolution, as hereinafter defined, this Bond shall be registered in the name of Cede & Co., as nominee of The Depository Trust Company, New York, New York ("DTC"), which will act as securities depository for the Bonds of the series of which this Bond is one. One Bond for each maturity of the Bonds shall be issued to DTC and immobilized in its custody. A book-entry system shall be employed, evidencing ownership of the Bonds in \$5,000 denominations, or multiples thereof, with transfers of beneficial ownership effected on the records of DTC and the DTC Participants, as defined in the Resolution, pursuant to rules and procedures established by DTC. So long as Cede & Co., as nominee for DTC, is the registered owner of the Bonds, the County and the Registration Agent shall treat Cede & Co., as the only owner of the Bonds for all purposes under the Resolution, including receipt of all principal of and interest on the Bonds, receipt of notices, voting and requesting or taking or not taking, or consenting to, certain actions hereunder. Payments of principal and interest with respect to the Bonds, so long as DTC is the only owner of the Bonds, shall be paid directly to DTC or its nominee, Cede & Co. DTC shall remit such payments to DTC Participants, and such payments thereafter shall be paid by DTC Participants to the Beneficial Owners, as defined in the Resolution. Neither the County nor the Registration Agent shall be responsible or liable for payment by DTC or DTC Participants, for sending transaction statements or for maintaining, supervising or reviewing records maintained by DTC or DTC Participants. In the event that (1) DTC determines not to continue to act as securities depository for the Bonds or (2) the County determines that the continuation of the book-entry system of evidence and transfer of ownership of the Bonds would adversely affect its interests or the interests of the Beneficial Owners of the Bonds, the County may discontinue the book-entry system with DTC. If the County fails to identify another qualified securities depository to replace DTC, the County shall cause the Registration Agent to authenticate and deliver replacement Bonds in the form of fully registered Bonds to each Beneficial Owner. Neither the County nor the Registration Agent shall have any responsibility or obligations to any DTC Participant or any Beneficial Owner with respect to (i) the Bonds; (ii) the accuracy of any records maintained by DTC or any DTC Participant; (iii) the payment by DTC or any DTC Participant of any amount due to any Beneficial Owner in respect of the principal or maturity amounts of and interest on the Bonds; (iv) the delivery or timeliness of delivery by DTC or any DTC Participant of any notice due to any Beneficial Owner that is required or permitted under the terms of the Resolution to be given to Beneficial Owners, (v) the selection of Beneficial Owners to receive payments in the event of any partial redemption of the Bonds; or (vi) any consent given or other action taken by DTC, or its nominee, Cede & Co., as owner.

Bonds of the issue of which this Bond is one maturing on or before April 1, 2033 shall mature without option of prior redemption and Bonds maturing April 1, 2034 and thereafter, shall be subject to redemption prior to maturity at the option of the County on April 1, 2033 and thereafter, as a whole or in part at any time at the redemption price of par plus accrued interest to the redemption date.

If less than all the Bonds shall be called for redemption, the maturities to be redeemed shall be designated by the Board of County Commissioners of the County, in its discretion. If less than all the principal amount of the Bonds of a maturity shall be called for redemption, the interests within the maturity to be redeemed shall be selected as follows:

- (i) if the Bonds are being held under a Book-Entry System by DTC, or a successor Depository, the amount of the interest of each DTC Participant in the Bonds to be redeemed shall be determined by DTC, or such successor Depository, by lot or such other manner as DTC, or such successor Depository, shall determine; or
- (ii) if the Bonds are not being held under a Book-Entry System by DTC, or a successor Depository, the Bonds within the maturity to be redeemed shall be selected by the Registration Agent by lot or such other random manner as the Registration Agent in its discretion shall determine.]

[Subject to the credit hereinafter provided, the County shall redeem Bonds maturing _______ on the redemption dates set forth below opposite the maturity dates, in aggregate principal amounts equal to the respective dollar amounts set forth below opposite the respective redemption dates at a price of par plus accrued interest thereon to the date of redemption. DTC, as securities depository for the series of Bonds of which this Bond is one, or such Person as shall then be serving as the securities depository for the Bonds, shall determine the interest of each Participant in the Bonds to be redeemed using its procedures generally in use at that time. If DTC, or another securities depository is no longer serving as securities depository for the Bonds, the Bonds to be redeemed within a maturity shall be selected by the Registration Agent by lot or such other random manner as the Registration Agent in its discretion shall select. The dates of redemption and principal amount of Bonds to be redeemed on said dates are as follows:

Final Maturity Redemption <u>Date</u> Principal Amount of Bonds
Redeemed

*Final Maturity

At its option, to be exercised on or before the forty-fifth (45th) day next preceding any such redemption date, the County may (i) deliver to the Registration Agent for cancellation Bonds to be redeemed, in any aggregate principal amount desired, and/or (ii) receive a credit in respect of its redemption obligation under this mandatory redemption provision for any Bonds of the maturity to be redeemed which prior to said date have been purchased or redeemed (otherwise than through the operation of this mandatory sinking fund redemption provision) and canceled by the Registration Agent and not theretofore applied as a credit against any redemption obligation under this mandatory sinking fund provision. Each Bond so delivered or previously purchased or redeemed shall be credited by the Registration Agent at 100% of the principal amount thereof on the obligation of the County on such payment date and any excess shall be credited on future redemption obligations in chronological order, and the principal amount of Bonds to be redeemed by operation of this mandatory sinking fund provision shall be accordingly reduced. The County shall on or before the forty-fifth (45th) day next preceding each payment date furnish the Registration Agent with its certificate indicating whether or not and to what extent the provisions of clauses (i) and (ii) of this subsection are to be availed of with respect to such payment and confirm that funds for the balance of the next succeeding prescribed payment will be paid on or before the next succeeding payment date.]

Notice of call for redemption[, whether optional or mandatory,] shall be given by the Registration Agent not less than 20 nor more than 60 days prior to the date fixed for redemption by sending an appropriate notice to the registered owners of the Bonds to be redeemed by first-class mail, postage prepaid, at the addresses shown on the Bond registration records of the Registration Agent as of the date of the notice; but neither failure to mail such notice nor any defect in any such notice so mailed shall affect the sufficiency of the proceedings for the redemption of any of the Bonds for which proper notice was given. The notice may state that it is conditioned upon the deposit of moneys in an amount equal to the amount necessary to effect the redemption with the Registration Agent no later than the redemption date ("Conditional Redemption"). As long as DTC, or a successor Depository, is the registered owner of the Bonds, all redemption notices shall be mailed by the Registration Agent to DTC, or such successor Depository, as the registered owner of the Bonds, as and when above provided, and neither the County nor the Registration Agent shall be responsible for mailing notices of redemption to DTC Participants or Beneficial Owners. Failure of DTC, or any successor Depository, to provide notice to any DTC Participant will not affect the validity of such redemption. From and after any redemption date, all Bonds called for redemption shall cease to bear interest if funds are available at the office of the Registration Agent for the payment thereof and if notice has been duly provided as set forth in the Resolution, as hereafter defined.]

This Bond is transferable by the registered owner hereof in person or by such owner's attorney duly authorized in writing at the principal corporate trust office of the Registration Agent set forth on the front side hereof, but only in the manner, subject to limitations and upon payment of the charges provided in the Resolution, as hereafter defined, and upon surrender and cancellation of this Bond. Upon such transfer a new Bond or Bonds of authorized denominations of the same maturity and interest rate for the same aggregate principal amount will be issued to the transferee in exchange therefor. The person in whose name this Bond is registered shall be deemed and regarded as the absolute owner thereof for all purposes and neither the County nor the Registration Agent shall be affected by any notice to the contrary whether or not any payments due on the Bond shall be overdue. Bonds, upon surrender to the Registration Agent, may, at the option of the registered owner thereof, be exchanged for an equal aggregate principal amount of the Bonds of the same maturity in authorized denomination or denominations, upon the terms set forth in the Resolution. The Registration Agent shall not be required to transfer or exchange any Bond during the period commencing on a Regular Record Date or Special Record Date and ending on the corresponding interest payment date of such Bond[, nor to transfer or exchange any Bond after the notice calling such Bond for redemption has been made, nor during a period following the receipt of instructions from the County to call such Bond for redemption].

This Bond is one of a total authorized issue aggregating \$____ and issued by the County for the purpose of providing funds to finance County K-8 school projects and payment of costs of issuing the Bonds,

under and in full compliance with the constitution and statutes of the State of Tennessee, including Sections 49-3-1001 et seq., Tennessee Code Annotated and pursuant to a resolution duly adopted by the Board of County Commissioners of the County on October 9, 2023 (the "Resolution").

This Bond shall be payable from unlimited ad valorem taxes to be levied on all taxable property within that portion of the County lying outside the territorial boundaries of the Franklin Special School District. For the prompt payment of the debt service on the Bonds, and subject to the limitation set forth in the preceding sentence, the full faith and credit of the County are hereby irrevocably pledged.

This Bond and the income therefrom are exempt from all present state, county and municipal taxes in Tennessee except (a) Tennessee excise taxes on interest on the Bond during the period the Bond is held or beneficially owned by any organization or entity, other than a sole proprietorship or general partnership, doing business in the State of Tennessee, and (b) Tennessee franchise taxes by reason of the inclusion of the book value of the Bond in the Tennessee franchise tax base of any organization or entity, other than a sole proprietorship or general partnership, doing business in the State of Tennessee.

It is hereby certified, recited, and declared that all acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this Bond exist, have happened and have been performed in due time, form and manner as required by law, and that the amount of this Bond, together with all other indebtedness of the County, does not exceed any limitation prescribed by the constitution and statutes of the State of Tennessee.

IN WITNESS WHEREOF, the County has caused this Bond to be signed by its County Mayor and attested by its County Clerk under the corporate seal of the County, all as of the date hereinabove set forth.

WILLIAMSON COUNTY

WILLIAWSON COUNTY	
BY: County Mayor	
(SEAL)	
ATTESTED:	
County Clerk	
Transferable and payable at the principal corporate trust office of:	
Date of Registration:	
This Bond is one of the issue of Bonds issued pursuant to the Resolution hereinabove described.	
Registration Agent	
By:Authorized Officer	
(FORM OF ASSIGNMENT)	
	unto isert
rederal Identification or Social Security Number of Assignee), the within Bond Williamson County, Tennessee, and does hereby irrevocably constitute and appoint attorney, to transfer the said Bond on the records kept for registration thereof with full power of substitution the premises.	,
Dated:	
NOTICE: The signature to this assignment must correspond with the name of the registered owner	

correspond with the name of the registered owner as it appears on the face of the within Bond in every particular, without alteration or enlargement or any change whatsoever.

Signature guaranteed:

<u>NOTICE</u>: Signature(s) must be guaranteed by a member firm of a Medallion Program acceptable to the Registration Agent.

Section 7. Levy of Tax. The County, through its Governing Body, shall annually levy and collect a tax upon all taxable property within that portion of the County lying outside the territorial boundaries of the Franklin Special School District, in addition to all other taxes authorized by law, sufficient to pay the debt service on the Bonds when due, and for that purpose there is hereby levied a direct annual tax in such amount as may be found necessary each year to pay debt service coming due on the Bonds in said year. Principal and interest falling due at any time when there are insufficient funds from this tax levy on hand shall be paid from the current funds of the County and reimbursement therefor shall be made out of the taxes hereby provided to be levied when the same shall have been collected. The tax herein provided may be reduced to the extent of any direct appropriations from other funds, taxes and revenues of the County to the payment of debt service on the Bonds.

Section 8. Sale of Bonds.

- (a) The Bonds shall be offered for public sale, in one or more series, as required by law at a price of not less than ninety-nine percent (99%) of par, as a whole or in part, from time to time, as shall be determined by the County Mayor in consultation with the Municipal Advisor. The County Mayor is authorized to award the Bonds to the bidder whose bid results in the lowest true interest cost to the County, provided the rate or rates on none of the Bonds exceeds the maximum interest rate permitted by applicable law at the time of the sale of the Bonds or any series thereof. The award of the Bonds by the County Mayor to the lowest bidder shall be binding on the County, and no further action of the Governing Body with respect thereto shall be required.
 - (b) The County Mayor is further authorized with respect to Bonds, or any series thereof:
 - (1) change the dated date of the Bonds, to a date other than the date of issuance of the Bonds;
 - (2) to designate the Bonds, or any series thereof, to a designation other than "County District School Bonds" and to specify the series designation of the Bonds, or any series thereof;
 - (3) change the first interest payment date on the Bonds or any series thereof to a date other than April 1, 2024, provided that such date is not later than twelve months from the dated date of such series of Bonds;
 - (4) adjust the principal and interest payment dates and the maturity amounts of the Bonds, or any series thereof, provided that (A) the total principal amount of all series of the Bonds does not exceed the total amount of Bonds authorized herein; (B) the final maturity date of each series shall not exceed the final day of the 21st fiscal year following the fiscal year of such series; (C) the principal payment dates and amounts of any series of Bonds shall be structured so that the resulting debt service on such series of Bonds is consistent with the provisions of Section 4 hereof.
 - (5) establish the terms upon which the Bonds will be subject to redemption at the option of the County; and
 - (6) sell the Bonds, or any series thereof, or any maturities thereof as Term Bonds with mandatory redemption requirements corresponding to the maturities set forth herein or as otherwise determined by the County Mayor, as he shall deem most advantageous to the County.
- (c) The County Mayor is authorized to sell the Bonds, or any series thereof, simultaneously with any other bonds or notes authorized by resolution or resolutions of the Governing Body. The County Mayor is further authorized to sell the Bonds, or any series thereof, as a single issue of bonds with any other bonds with substantially similar terms authorized by resolution or resolutions of the Governing Body, in one or more series as he shall deem to be advantageous to the County and in doing so, the County Mayor is authorized to change the designation of the Bonds to a designation other than "County District School Bonds"; provided, however, that the total aggregate principal amount of combined bonds to be sold does not exceed the total aggregate principal amount of Bonds authorized by this resolution or bonds authorized by any other resolution or resolutions adopted by the Governing Body.
- (d) The form of the Bond set forth in Section 6 hereof, shall be conformed to reflect any changes made pursuant to this Section 8 hereof.

(e) The County Mayor and County Clerk are authorized to cause the Bonds, in book-entry form (except as otherwise permitted herein), to be authenticated and delivered by the Registration Agent to the successful bidder and to execute, publish, and deliver all certificates and documents, including an official statement and closing certificates, as they shall deem necessary in connection with the sale and delivery of the Bonds. The County Mayor is hereby authorized to enter into a contract with the Municipal Advisor, for Municipal Advisory services in connection with the sale of the Bonds and to enter into a contract with Bass, Berry & Sims PLC to serve as bond counsel in connection with the Bonds, in forms approved by the County Mayor as evidenced by his execution thereof.

Section 9. Disposition of Bond Proceeds.

- (a) The proceeds of the sale of each series of the Bonds shall be paid to the County Trustee to be deposited with a financial institution regulated by the Federal Deposit Insurance Corporation or similar or successor federal agency in a special fund known as the County District School Construction Fund (the "Construction Fund"), or such other designation as shall be determined by the County Mayor to be kept separate and apart from all other funds of the County. The funds in the Construction Fund shall be disbursed solely to (i) pay costs of the Projects or reimburse the County for the prior payment thereof and (ii) pay costs of issuance of the Bonds. Moneys in the Construction Fund shall be invested as directed by the County Trustee in such investments as shall be permitted by applicable law and the earnings thereon shall either (i) be retained in the Construction Fund and applied to the purposes described above, or (ii) transferred to the County's debt service fund and applied to payment of interest on the Bonds, in either case in a manner consistent the terms of the Federal Tax Certificate and Agreement. Any funds remaining in the Construction Fund following completion of the Projects shall be deposited to the applicable County Debt Service Fund to be used to pay debt service on the Bonds, subject to any modifications by the Governing Body.
- (b) In accordance with state law, the various department heads responsible for the fund or funds receiving and disbursing funds are hereby authorized to amend the budget of the proper fund or funds for the receipt of proceeds from the issuance of the Bonds, including bond proceeds, accrued interest, reoffering premium, and other receipts from this transaction. The department heads responsible for the fund or funds are further authorized to amend the proper budgets to reflect the appropriations and expenditures of the receipts authorized by this resolution.
- (c) The following is an estimate of the non-underwriting costs of issuance of the Bonds (any underwriting discount will be determined by competitive bid):

Financial Advisor:	\$28,500
Bond Counsel:	\$25,000
Rating Agency:	\$25,500
Paying Agent:	\$1,000
Official Statements:	\$1,750
Miscellaneous:	\$3,250
Total:	\$85,000

Section 10. Official Statement; Continuing Disclosure Agreement.

- (a) The officers of the County are hereby authorized and directed to provide for the preparation and distribution of a Preliminary Official Statement and Official Statement describing the Bonds in accordance with the requirements of Rule 15c2-12(e)(3) of the Securities and Exchange Commission (the "Rule"). The officers of the County are authorized, on behalf of the County, to deem the Preliminary Official Statement and the Official Statement in final form, each to be final as of its date within the meaning of the Rule. Notwithstanding the foregoing, no Official Statement is required to be prepared if the Rule does not require it.
- (b) The County hereby covenants and agrees that it will provide annual financial information and material event notices if and as required by the Rule. The County Mayor is authorized to execute at the Closing of the sale of the Bonds a continuing disclosure agreement satisfying the requirements of the Rule. Failure of the County to comply with the continuing disclosure agreement shall not be a default hereunder, but any such failure shall entitle the owner or owners of any of the Bonds to take such actions and to initiate such proceedings as shall be necessary and appropriate to cause the County to comply with the agreement, including the remedies of mandamus and specific performance.

Section 11. Federal Tax Matters.

(a) The Bonds will be issued as federally tax-exempt obligations. The County hereby covenants that it will not use, or permit the use of, any proceeds of the Bonds in a manner that would cause the Bonds to be subjected to treatment under Section 148 of the Code, and applicable regulations thereunder, as an "arbitrage bond". To that end, the County shall comply with applicable regulations adopted under said Section 148. The County further covenants with the registered owners from time to time of the Bonds that it will, throughout the term of the Bonds and through the date that the final rebate, if any, must be made to the United States in accordance with Section 148 of the Code, comply with the provisions of Sections 103 and 141 through 150 of

the Code and all regulations proposed and promulgated thereunder that must be satisfied in order that interest on the Bonds shall be and continue to be excluded from gross income for federal income tax purposes under Section 103 of the Code.

- (b) The appropriate officers of the County are authorized and directed, on behalf of the County, to execute and deliver all such certificates and documents that may be required of the County in order to comply with the provisions of this Section related to the issuance of the Bonds, including a federal tax certificate and agreement governing (among other things) the application of the sale proceeds of the Bonds and the investment earnings thereon (the "Federal Tax Certificate and Agreement").
- (c) It is reasonably expected that the County will reimburse itself for certain expenditures made by it in connection with the Projects by issuing the Bonds. This resolution shall be placed in the minutes of the Governing Body and shall be made available for inspection by the general public at the office of the Governing Body. This resolution constitutes a declaration of official intent under Treas. Reg. §1.150-2.
- <u>Section</u> 12. <u>Discharge and Satisfaction of Bonds</u>. If the County shall pay and discharge the indebtedness evidenced by any of the Bonds in any one or more of the following ways, to wit:
- (a) By paying or causing to be paid, by deposit of sufficient funds as and when required with the Registration Agent, the principal of and interest on such Bonds as and when the same become due and payable;
- (b) By depositing or causing to be deposited with any trust company or financial institution whose deposits are insured by the Federal Deposit Insurance Corporation or similar federal agency and which has trust powers ("an Agent"; which Agent may be the Registration Agent) in trust or escrow, on or before the date of maturity or redemption, sufficient money or Federal Obligations, as hereafter defined, the principal of and interest on which, when due and payable, will provide sufficient moneys to pay or redeem such Bonds and to pay interest thereon when due until the maturity or redemption date (provided, if such Bonds are to be redeemed prior to maturity thereof, proper notice of such redemption shall have been given or adequate provision shall have been made for the giving of such notice);
 - (c) By delivering such Bonds to the Registration Agent, for cancellation by it;

and if the County shall also pay or cause to be paid all other sums payable hereunder by the County with respect to such Bonds, or make adequate provision therefor, and by resolution of the Governing Body instruct any such Agent to pay amounts when and as required to the Registration Agent for the payment of principal of and interest on such Bonds when due, then and in that case the indebtedness evidenced by such Bonds shall be discharged and satisfied and all covenants, agreements and obligations of the County to the holders of such Bonds shall be fully discharged and satisfied and shall thereupon cease, terminate and become void.

If the County shall pay and discharge the indebtedness evidenced by any of the Bonds in the manner provided in either clause (a) or clause (b) above, then the registered owners thereof shall thereafter be entitled only to payment out of the money or Federal Obligations deposited as aforesaid.

Except as otherwise provided in this Section, neither Federal Obligations nor moneys deposited with the Registration. Agent pursuant to this Section nor principal or interest payments on any such Federal Obligations shall be withdrawn or used for any purpose other than, and shall be held in trust for, the payment of the principal and interest on said Bonds; provided that any cash received from such principal or interest payments on such Federal Obligations deposited with the Registration Agent, (A) to the extent such cash will not be required at any time for such purpose, shall be paid over to the County as received by the Registration Agent and (B) to the extent such cash will be required for such purpose at a later date, shall, to the extent practicable, be reinvested in Federal Obligations maturing at times and in amounts sufficient to pay when due the principal and interest to become due on said Bonds on or prior to such redemption date or maturity date thereof, as the case may be, and interest earned from such reinvestments shall be paid over to the County, as received by the Registration Agent. For the purposes of this Section, Federal Obligations shall mean direct obligations of, or obligations, the principal of and interest on which are guaranteed by, the United States of America, which bonds or other obligations shall not be subject to redemption prior to their maturity other than at the option of the registered owner thereof.

Section 13. Resolution a Contract. The provisions of this resolution shall constitute a contract between the County and the registered owners of the Bonds, and after the issuance of the Bonds, no change, variation or alteration of any kind in the provisions of this resolution shall be made in any manner until such time as the Bonds and interest due thereon shall have been paid in full.

Section 14. Authorization of Additional Actions. The officers of the County are hereby authorized and directed to do any and all things and to execute and deliver any and all documents which they may deem necessary or advisable in order to consummate the issuance, sale and delivery of the Bonds and otherwise to effectuate the purposes of and intent of this Resolution.

<u>Section</u> 15. <u>Separability</u>. If any section, paragraph or provision of this resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this resolution.

<u>Section</u> 16. <u>Repeal of Conflicting Resolutions and Effective Date</u>. All other resolutions and orders, or parts thereof, in conflict with the provisions of this resolution are, to the extent of such conflict, hereby repealed and this resolution shall be in immediate effect from and after its adoption.

Adopted and approved this 9 th day of October, 2023.	
6 (
N.II	
County Commissioner	
County Commissioner 7	

COMMITTEES REFERRED TO AND ACTION TAKEN:

Tax Study Committee	For <u>4</u>	Against	0		
Budget Committee For	4 Agains	t1			
COMMISSION ACTION TAKEN:	For Against	Pass	_ Out	Abstain	Absent
Jeff Whidby, County Clerk		Brian Beat	thard, Con	nmission Chair	rman
		Rogers An	derson, C	ounty Mayor	
		Date			

Late Filed Resolution No. 10-23-27

Requested by: General Sessions Court

FILED 9/27/23
ENTERED 4:20pm
JEFF WHIDBY, COUNTY CLERK

RESOLUTION AUTHORIZING A GRANT CONTRACT BETWEEN WILLIAMSON COUNTY, TENNESSEE AND THE STATE OF TENNESSEE, TENNESSEE DEPARTMENT OF HEALTH AND HUMAN SERVICES ON BEHALF OF THE WILLIAMSON COUNTY GENERAL SESSIONS DUI COURT AND AMENDING THE 2023-24 DUI COURT BUDGET BY \$142,000 - REVENUES TO COME FROM GRANT FUNDS

WHEREAS,	Williamson County received a notice Mental Health Services Administration	of award for a grant with the Substance Abuse and on; and	
WHEREAS,	the grant is for substance abuse and mental health treatment services for participants of the Williamson County General Sessions DUI Court ("DUI Court"); and		
WHEREAS,	there is no requirement for Williamso	on County to appropriate matching funds; and	
WHEREAS,	the funds are remaining from a previous	ous grant receive by the DUI Court; and	
WHEREAS,	the Williamson County Board of Commissioners has determined that it is in the interest of the citizens of Williamson County to authorize the Williamson County Mayor to execute the grant contract with the State of Tennessee, Tennessee Department of Health and Human Services:		
meeting in reg contract on bel	tular session, this 9th day of October, half of the Williamson County Genera	the Williamson County Board of Commissioners, 2023, hereby authorizes the execution of the grant al Sessions DUI Court with the State of Tennessee, and to amend the DUI Court budget for the 2023-24	
AND BE IT F	URTHER RESOLVED, that the 2023	3-24 DUI Court Budget be amended as follows:	
	NUES Direct Federal Revenue. 0000.479900.00000.00.00.00.G0029	\$142,000.00	
Contra	NDITURES acts Govt Agencies. 3300.530903.00000.00.00.00	S142,000.00 County Commissioner - Greg Sanford	
COMMITTE	ES REFERRED TO & ACTION TA	AKEN:	
Budget Comm Commission A	ittee For <u>5</u> Aga	inst 0	
Jeff Whidby, C	County Clerk	Brian Beathard, Commission Chairman	
		Rogers Anderson, Williamson County Mayor	
		Date	

Resolution No. 10-23-14
Requested by: Animal Center Director

FILED 9/25/23
ENTERED 11:56am
JEFF WHIDBY, COUNTY CLERK

RESOLUTION ACCEPTING A DONATION OF MEDICAL SUPPLIES FROM DAVITA HEALTHCARE ON BEHALF OF WILLIAMSON COUNTY ANIMAL CONTROL

WHEREAS, Tennessee Code Annotated, Section 5-8-101, provides that a county government may accept donations of money, intangible personal property, tangible personal property, and real property that are subject to conditional or restrictive terms if the county legislative body takes action to accept the conditional donation; and

WHEREAS, Williamson County Animal Center has received 4 (four) pallets of various medical supplies from Davita Healthcare as personal protection equipment;

NOW, THEREFORE, BE IT RESOLVED, that the Williamson County Board of Commissioners, meeting in regular session this the 9th day of October, 2023, on behalf of Williamson County Animal Control, accepts the generous donation of medical supplies from Davita Healthcare to be used by Animal Control.

County Commissioner **COMMITTEES REFERRED TO & ACTION TAKEN:** Public Health Committee For Against Pass **Budget Committee** For <u>5</u> Against 0 Pass __ Out Commission Action Taken: Against Pass Jeff Whidby, County Clerk Commission Chairman Rogers C. Anderson, Williamson County Mayor Date

Resolution No. 10-23-15
Requested by: Office of Public Safety Director

ENTERED 11:56am

JEFF WHIDBY, COUNTY CLERK

Rogers Anderson, Williamson County Mayor

RESOLUTION AUTHORIZING THE WILLIAMSON COUNTY MAYOR TO ENTER INTO AN INTERLOCAL AGREEMENT WITH THE ARRINGTON VOLUNTEER FIRE DEPARTMENT, WILLIAMSON RESCUE SQUAD, AND WILLIAMSON FIRE RESCUE CONCERNING REIMBURSEMENT FOR THE PURCHASE OF SOFTWARE LICENSES AND RELATED SUBSCRIPTION FEES

LICENSES AND RELATED SUBSCRIPTION FEES pursuant to Tennessee Code Annotated, Section 12-9-101 et. seq. parties have the express WHEREAS, authority, upon approval of their governing bodies, to enter into an interlocal agreement for the joint cooperation in the provision of public services; and Williamson County has contracted with CentralSquare for the purchase of field operation WHEREAS, licenses which includes annual subscription fees for the field operation software; and the volunteer fire agencies may elect to purchase one (1) or more software licenses; and WHEREAS, the volunteer fire agencies agree to reimburse Williamson County for the purchase of the WHEREAS, software licenses and the annual subscription fees subject to an annual increase of five percent (5%); and the Williamson County Board of Commissioners has determined that it is in the best WHEREAS, interest of the citizens of Williamson County to authorize the County Mayor to execute an interlocal agreement with the Arrington Volunteer Fire Department, the Williamson County Rescue Squad, and Williamson Fire Rescue for the purchase of software licenses and the related annual subscriptions: NOW, THEREFORE, BE IT RESOLVED, that the Williamson County Board of Commissioners, meeting in regular session, this the 11th day of September, 2023, as authorized by Tennessee Code Annotated, Section 12-9-101, et. seq., hereby authorizes the Williamson County Mayor to execute an interlocal agreement and all other documents with the Arrington Volunteer Fire Department, the Williamson County Rescue Squad, and Williamson Fire Rescue to define the financial obligations and responsibilities for the entire cost of the volunteer fire agencies' purchase of the software licenses and subscription fees. **COMMITTEES REFERRED TO & ACTION TAKEN:** Law Enforcement Committee For 7 Against 0 For _/ Against __ Pass __ Out __ **Budget Committee** Commission Action Taken: Jeff Whidby, County Clerk Brian Beathard, Commission Chairman

Date

Resolution No. 10-23-16
Requested by: County Mayor's Office

RESOLUTION AUTHORIZING THE WILLIAMSON COUNTY MAYOR TO EXECUTE A LEASE AGREEMENT WITH STARTING POINT MINISTRIES FOR OFFICE SPACE IN THE COUNTY COMMUNITY SERVICES BUILDING

WHEREAS,	Tennessee and, as such,	is authorized by	nty") is a governmental entity of the State of Tennessee Code Annotated, Section 7-51-901 et. such terms as the Board of Commissioners deems	
WHEREAS,	Williamson County own Services Building which	amson County owns real property commonly referenced as the County Community ces Building which is located at 129 W. Fowlkes Street, Franklin, Tennessee; and		
WHEREAS,		Starting Point Ministries is a non-profit entity that provides legal, financial, spiritual, and emotional guidance; and		
WHEREAS,	Suite 148 in the County Community Services Building is vacant and Starting Point Ministries has agreed to lease the suite subject to the terms and conditions of the lease agreement; and			
WHEREAS,	the Williamson County Board of Commissioners finds it in the interest of the citizens of Williamson County to enter into a lease agreement with Starting Point Ministries for the lease of Suite 148 to provide legal, financial planning, and counseling services:			
meetin Mayor docum	g in regular session this to execute a lease agree	the 9 th day of C ement with Start nite 148 of the Co	e Williamson County Board of Commissioners, ectober, 2023, authorizes the Williamson County ing Point Ministries, as well as all other related unty Community Services Building located at 129	
			County Commissioner	
			12	
	ES REFERRED TO &			
Property Comr		For 5 Again		
Budget Comm	, <u> </u>			
Commission A	ction Taken:	For Agair	st Pass Out	
Jeff Whidby, C	County Clerk		Brian Beathard, Commission Chairman	
			Rogers Anderson, County Mayor	

Date

Resolution No.	10-23-17	
Paguacted by County	Marror's Office	

Requested by: County Mayor's Office

RESOLUTION AUTHORIZING THE WILLIAMSON COUNTY MAYOR TO ENTER INTO A MEMORANDUM OF UNDERSTANDING WITH THE PUBLIC BUILDING AUTHORITY OF WILLIAMSON COUNTY, TENNESSEE

- public building authorities are non-profit entities that may be used by a county to provide WHEREAS, broader authority to finance and may be used to oversee county projects to the degree permissible by the authorizing agreement; and
- in June 2018 the Williamson County Board of Commissioners authorized the establishment WHEREAS, of the Public Building Authority of Williamson County, Tennessee ("PBA") which has resulted in Williamson County reducing change orders and ultimately total project costs, under the purview of the PBA; and
- Williamson County is currently completing phase two of a parks and recreation project WHEREAS, referred to as the Bethesda Park Project and desires to request the PBA to take over the oversight of the remaining phases of the Bethesda Park Project; and
- the Williamson County Board of Commissioners has determined that it is in the best WHEREAS, interest of the citizens of Williamson County to authorize the County Mayor to execute a memorandum of understanding with the PBA to oversee the oversight, financing, planning, and construction of select PBA projects:

NOW, THEREFORE, BE IT RESOLVED, that the Williamson County Board of Commissioners, meeting in regular session, this the 9th day of October, 2023, hereby authorizes the Williamson County Mayor to execute a memorandum of understanding and all other documents with the Public Building Authority of Williamson County, Tennessee to transfer the remaining phases of the Bethesda Park Project and any other projects assigned to the PBA subject to the limitations of the memorandum of understanding.

County Commissioner

COMMITTEES REFERRED TO & ACTIO	N TAKEN:
Property Committee	For 6 Against 0
Budget Committee	For 5 Against 0
Commission Action Taken:	For Against Pass Out
Jeff Whidby, County Clerk	Brian Beathard, Commission Chairman
	Rogers Anderson, Williamson County Mayor
	Date

Requested by: the Mayor's Office

RESOLUTION ACCEPTING A CONDITIONAL DONATION OF REAL PROPERTY LOCATED AT 5441 CARTERS CREEK PIKE, WILLIAMSON COUNTY, TENNESSEE FROM THE BURWOOD HIGH SCHOOL TRUSTEES

WHEREAS,	Tennessee Code Annotated, Section 5-8-101, provides that a county government may accept donations of money, intangible personal property, tangible personal property, and real property that are subject to conditional or restrictive terms if the county legislative body takes action to accept the conditional donation; and		
WHEREAS,	the Burwood High School Trustees are the rightful owners of approximately 2.47 acres of real property located at 5441 Carters Creek Pk., Thompson's Station, TN 37179, Williamson County, Tennessee, and found at Map 147, Parcel 002.01 (the "Property"); and		
WHEREAS,	the Burwood High School Trustees have expressed their intent to generously donate the Property to Williamson County, Tennessee; and		
WHEREAS,	Williamson County desires to accept the donation of the Property; and		
WHEREAS,	the Williamson County Board of Commissioners finds it in the interest of the citizens of Williamson County to accept the generous conditional donation of the Property from the Burwood High School Trustees:		
meetin donatio Willian School	EFORE, BE IT RESOLVED, that the Williamson County Board of Commissioners g in regular session this the 9 th day of October 2023, accepts the generous conditional on of real property located at 5441 Carters Creek Pk., Thompson's Station, TN 37179 mson County, Tennessee, and found at Map 147, Parcel 002.01 from the Burwood High Trustees to be used and operated Sunday through Saturday, in part for recreational purposes be benefit of the Burwood Community and its residents.		
Property Com	ation Committee For 5 Against 0 ittee For Against		
Jeff Whidby, O	County Clerk Brian Beathard, Commission Chairman		

Rogers Anderson, County Mayor

Date

RESOLUTION AUTHORIZING THE WILLIAMSON COUNTY MAYOR TO EXECUTE AN AGREEMENT TO PURCHASE REAL PROPERTY LOCATED AT PEWITT ROAD, FRANKLIN, TENNESSEE

WHEREAS,	pursuant to <i>Tennessee Code Annotated</i> , <i>Section 5-7-101</i> , Williamson County may acquire and hold property for County purposes and make all contracts necessary to acquire interest in real property; and		
WHEREAS,	Kimberly L. Crews and Hilliard R. Crews Jr., Trustees for the C.E. Crews Jr./KC Trust (collectively, the "Sellers") own an approximate five hundred thirty-eight (538) acre tract located on Pewitt Road, Franklin, Tennessee and described as Tax Map 95, Control Map 95, Parcel 018.12 ("Parcel"); and		
WHEREAS,	the parties have negotiated a sales price of \$13,450,000.00 which is compatible to the value of property in the area; and		
WHEREAS,	finding it to be in the interest of the citizens of Williamson County, the Williamson County Board of Commissioners authorizes the purchase of the Seller's interest in the Parcel to permit the County to enhance the services currently provided in the community:		
meetir Seller Tax M	ng in regular session, the s interest in the real pro- fap 95, Control Map 9.	nis 9 th day of Octoperty located on I 5, Parcel 018.12,	ne Williamson County Board of Commissioners, ober, 2023, hereby authorizes the purchase of the Pewitt Road, Franklin, Tennessee, and described as and authorizes the County Mayor to execute all the Parcel for a price not to exceed \$13,450,000.00. County Commissioner
COMMITTE Property Com Budget Comm Commission A	nittee	For 6 A	EN: gainst0 gainst Pass Out
Jeff Whidby,	County Clerk		Brian Beathard, Commission Chairman
			Rogers C. Anderson, County Mayor
			Date

FILED 9/25/23
ENTERED 11:56am
JEFF WHIDBY, COUNTY CLERK 🗸 🔾

RESOLUTION AUTHORIZING THE WILLIAMSON COUNTY MAYOR TO EXECUTE A MEMORANDUM OF UNDERSTANDING WITH THE CITY OF FRANKLIN FOR THE PROVISION OF BREATHALYZER TESTS BY THE SHERIFF'S OFFICE TO CITY EMPLOYEES

((*))	SHERIFF S OFFICE TO CITT EMILECTEES		
WHEREAS,	Williamson County ("County") is a governmental entity of the State of Tennessee and, as such, is authorized to enter into Memorandum of Understandings ("MOU") with municipalities for cooperation in the provision of law enforcement services; and		
WHEREAS,	the Williamson County Sheriff's Office ("Sheriff's Office") routinely assists other law enforcement agencies with the provision of breathalyzer tests because it has deputies that are certified by the Tennessee Bureau of Investigation in the use of breathalyzer tests; and		
WHEREAS,	the City of Franklin ("City") has requested assistance in the provision of breathalyzer tests to City employees that are involved in a vehicle accident while operating a City owned vehicle; and		
WHEREAS,	the MOU provides that the Sheriff's Office will provide breathalyzer tests to City employees upon the request of the City at no cost to the City unless the City employee is charged with a DUI, which cost will be paid by the City employee as court costs; and		
WHEREAS,	the Williamson County Board of Commissioners finds it in the interest of the citizens of the County to authorize the Williamson County Mayor to enter into a MOU with the City concerning the provision of breathalyzer tests by the Sheriff's Office to City employees:		
NOW, THEREFORE, BE IT RESOLVED, that the Williamson County Board of Commissioners, meeting in regular session this the 9th day of October 2023, authorizes the Williamson County Mayor to execute the Memorandum of Understanding with the City of Franklin as well as all other related documents necessary for the Williamson County Sheriff's Office to provide breathalyzer tests to City employees that are involved in a motor vehicle accident while operating a City vehicle. County Commissioner			

Resolution No. 10-23-23
Requested by: Parks & Recreation Director

FILED 9/25/23 ENTERED 11:56am

RESOLUTION TO ACCEPT THE 2023 COUNTY-WIDE PARKS AND RECREATION MASTER PLAN FOR WILLIAMSON COUNTY, TENNESSEE

WHEREAS, the Williamson County Parks and Recreation Department hired a consulting team with expertise in master planning to review existing and needed facilities for parks and leisure services throughout the county; and endeavored to study and gather public input from all areas of the county; and

WHEREAS, in an effort to study and gather public input from all areas of the county, a series of Open House meetings for Public Involvement were geographically spread throughout the county to allow all residents to attend; and

WHEREAS, public participation meetings, as well as the opportunity for additional public comment through surveys available online played an important role in the development of the Master Plan; and

whereas, upon completion of the data gathering and analysis phase, as well as a thorough understanding of the various factors that impact parks and recreation in the County, the consultant team began the process of researching, evaluating and testing a wide range of alternative strategies and potential actions that the county could consider pursuing; and

WHEREAS, the result of this process is attached and incorporated herein as the Parks and Recreation Department Master Plan for Williamson County, Tennessee, with a projected cost of all improvements of approximately \$400 million; and

WHEREAS, after a thorough evaluation based upon discussions with the public and in order to provide the services outlined for a projected residential growth of approximately 500,000 residents by 2045, the consultant team is recommending that the County implement a multi-faceted funding strategy for managing the County needs; and

WHEREAS, the consultant team found that a substantial funding gap exists between the costs of and the anticipated funds that will be available to pay for them, based upon the current funding environment; and

WHEREAS, the chief elements of this strategy include recommendations related to land use, funding sources and other methods/opportunities to address the current and future recreational needs; and

NOW, THEREFORE, BE IT RESOLVED, that the Williamson County Board of Commissioners at its regular meeting on this the 9th day of October, 2023, hereby accepts the 2023 County-wide Parks and Recreation Master Plan, as a tool for future planning parks and recreation services throughout the county.

The state of the s	Land J. Webl
County Commissioner	County Commissioner
	Dittin Health
County Commissioner	County Commissioner

COMMITTEES REFERRED TO	AND ACTION TAKEN:	
Budget Committee	For 5 Against 0	
Parks & Recreation Committee	For Against	
Commission Action Taken:	For Against	Pass Out
Jeff Whidby, County Clerk		Commission Chairman
		Dancing C. Anderson, Country Morror
		Rogers C. Anderson, County Mayor
		Date

FILED 9/25/23
ENTERED 11:56am
JEFF WHIDBY, COUNTY CLERK J

RESOLUTION AMENDING THE RULES, REGULATIONS AND PROCEDURES OF THE WILLIAMSON COUNTY BOARD OF COMMISSIONERS CONCERNING THE CONSENT AGENDA FOUND UNDER RULE 3.9

WHEREAS, pursuant to the Rules, Regulations and Procedures ("Rules") for the Williamson County Board of Commissioners, a rule shall remain in effect until such time as it is appealed or amended; and

WHEREAS, Rule 11 provides that any amendment to the Rules at the regularly-scheduled October or November meeting requires a majority vote; and

WHEREAS, Rule 3.9 of the Rules defines those resolutions and actions which may be included on the consent agenda; and

WHEREAS, the Board of Commissioners have determined that its Rules, Regulations and Procedures need to be amended to include speed limit reductions on county roads as a routine item that may be included on a consent agenda:

NOW, THEREFORE, BE IT RESOLVED, that the Williamson County Board of Commissioners, meeting in regular session this the 9th day of October 2023, by a majority vote and upon recommendation of the Rules Committee, make the following revisions to Rule 3.9 of the Rules, Regulations and Procedures for the Williamson County Board of Commissioners:

Amend Rule 3.9 to include the language underlined and italicized below so the paragraph reads:

The consent agenda shall include those items which are typically considered routine items. The items that may be included on the consent agenda shall be those items concerning the acceptance of roads into the county road system, the reduction of the speed limit on roads in the county road system, funds in lieu of, authorization to sign addendums to annual lease agreements which do not materially alter the purpose of the lease agreement, memorandums of understanding that do not involve the appropriation of funds or that which are otherwise required to be approved pursuant to Tennessee Law, list of notaries, easements provided by utility or communication companies that are on a form easement document that has been approved by prior County Commission action, authorizations to sign service agreements that do not exceed the current fiscal year, and authorizations to sign grant contracts with the State of Tennessee which do not require an amendment to the budget or appropriations of funds. New lease agreements, interlocal agreements, and agreements for services with terms exceeding the present budget year shall not be considered routine agreements to be considered on the consent agenda. Nothing in this section shall limit a County Commissioner's ability to request any item be pulled from the consent agenda to be discussed and separate action taken.

AND BE IT FURTHER RESOLVED, that upon approval of this resolution and its signing, the Board of Commissioners directs the County Clerk's Office to make the revisions to the Rules, Regulations and Procedures of the Board of County Commissioners.

County Commissioner

COMMITTEES REFERRED TO & ACTION TAKEN:

Rules Committee: For 6 Against 0
Commission Action Taken For Against Pass Out ____

Jeff Whidby, County Clerk Brian Beathard, Commission Chairman

Rogers Anderson, County Mayor

Date