

COUNTY BOARD OF SUPERVISORS

NOTICE OF MEETING

NOTE: UNDER THE KENOSHA COUNTY BOARD OF RULES OF PROCEDURE ANY REPORT, RESOLUTION, ORDINANCE OR MOTION APPEARING ON THIS AGENDA MAY BE AMENDED, WITHDRAWN, REMOVED FROM THE TABLE, RECONSIDERED OR RESCINDED IN WHOLE OR IN PART AT THIS OR AT FUTURE MEETINGS. NOTICE OF SUCH MOTIONS TO RECONSIDER OR RESCIND AT FUTURE MEETINGS SHALL BE GIVEN IN ACCORDANCE WITH SEC. 210(2) OF THE COUNTY BOARD RULES. FURTHERMORE, ANY MATTER DEEMED BY A MAJORITY OF THE BOARD TO BE GERMANE TO AN AGENDA ITEM MAY BE REFERRED TO THE PROPER COMMITTEE. ANY MATTER DEEMED FOR THE FIRST OF TWO READINGS IS SUBJECT TO A MOTION TO SUSPEND THE RULES IN ORDER TO PROCEED DIRECTLY TO DEBATE AND VOTE. ANY PERSON WHO DESIRES THE PRIVILEGE OF THE FLOOR PRIOR TO AN AGENDA ITEM BEING DISCUSSED SHOULD REQUEST A COUNTY BOARD SUPERVISOR TO CALL SUCH REQUEST TO THE ATTENTION OF THE BOARD CHAIRMAN.

NOTICE IS HEREBY GIVEN the Regular County Board Meeting of the Kenosha County Board of Supervisors will be held on Tuesday, the 17th day of August at 7:30PM., in the County Board Room located in the Administration Building. The following will be the agenda for said meeting:

- A. Call To Order By Chairman O'Day
- B. Pledge Of Allegiance
- C. Roll Call Of Supervisors
- D. Citizen Comments
- E. Announcements Of The Chairman
- F. Supervisor Reports
- G. COUNTY EXECUTIVE APPOINTMENTS

24. Brian Martinez To Serve On The Kenosha County Racial And Ethnic Equity Commission.

Documents:

MARTINEZ-RACIAL AND ETHNIC EQUITY COMMISSION-2021.PDF

25. Tyler Arentz To Serve On The Kenosha County Racial And Ethnic Equity Commission.

Documents:

ARENTZ-RACIAL AND ETHNIC EQUITY COMMISSION-2021.PDF

26. Bradden Backer To Serve On The Kenosha County Racial And Ethnic Equity Commission.

Documente:

BACKER-RACIAL AND ETHNIC EQUITY COMMISSION-2021.PDF

27. Justin Crosby To Serve On The Kenosha County Racial And Ethnic Equity Commission.

Documents:

CROSBY-RACIAL AND ETHNIC EQUITY COMMISSION-2021.PDF

28. Elizabeth Garcia To Serve On The Kenosha County Racial And Ethnic Equity Commission.

Documents:

GARCIA-RACIAL AND ETHNIC EQUITY COMMISSION-2021.PDF

29. Mimi Yang To Serve On The Kenosha County Racial And Ethnic Equity Commission.

Documents:

YANG-RACIAL AND ETHNIC EQUITY COMMISSION-2021.PDF

30. Derrell Greene To Serve On The Kenosha County Racial And Ethnic Equity Commission.

Documents:

GREENE-RACIAL AND ETHNIC EQUITY COMMISSION-2021.PDF

H. COUNTY BOARD CHAIRMAN APPOINTMENTS

1. Supervisor Sharon Pomaville To Serve On The Racial And Ethnic Equity Commission

Documents:

SUPERVISOR POMAVILLE - RACIAL AND ETHNIC EQUITY COMMISSION.PDF

2. Supervisor Daniel Gaschke To Serve On The Racial And Ethnic Equity Commission

Documents:

SUPERVISOR GASCHKE - RACIAL AND ETHNIC EQUITY COMMISSION.PDF

I. NEW BUSINESS

Resolution - One Reading

36. From The Human Services Committee A Resolution To Appoint Dr. Dominique Pritchett To The Kenosha County Board Of Health

Documents:

PRITCHETT BOH.PDF

37. From The Judiciary And Law Enforcement Committee A Resolution To Approve The 2021 Stein Farms Cabaret License

Documents:

RESOLUTION APPROVING STEIN FARMS CABARET LICENSE 2021.PDF

38. From The Judiciary & Law Enforcement And Finance & Administration Committees A Resolution - 2021 Law Enforcement Justice Assistance Grant (JAG) Award

Documents:

FY2021 LAW ENFORCEMENT JUSTICE ASSISTANCE GRANT (JAG) AWARD.PDF

39. From The Planning, Development & Extension Education Committee A Resolution To Approve The Appointment Of Robert W. Merry To Serve On The Kenosha County Land Information Council

Documents:

RES MERRY TO LIC 08-2021.PDF

40. From The Planning, Development & Extension Education Committee A Resolution Requesting Approval Of The Formation Of A Silver Lake Management District Within Kenosha County Pursuant To Wis. Stat. § 33.25

Documents:

RES SILVER LAKE MGT DISTRICT 08-2021.PDF

41. From The Public Works And Finance & Administration Committees A Resolution To Grant A Storm Water Easement To Northpoint Kenosha Industrial LLC As Part Of The County Trunk Highway "S" Project County Detention Basin

Documents:

RESOLUTION TO GRANT A STORM WATER EASEMENT TO NORTHPOINT INDUSTRIAL LLC.PDF

42. From The Finance & Administration Committee A Resolution Authorizing And Providing For The Sale And Issuance Of \$11,890,000 General Obligation Highway Improvement Bonds, Series 2021B, And All Related Details

Documents:

KENOSHA COUNTY 2021B G.O. HIGHWAY BONDS - AWARD RESOLUTION 42.PDF

43. From The Finance & Administration Committee A Resolution Authorizing And Providing For The Sale And Issuance Of \$15,445,000 General Obligation Promissory Notes, Series 2021A, And All Related Details

Documents:

J. COMMUNICATIONS

5. Communications From Andy M. Buehler Regarding Future Items Scheduled Before The Planning, Development & Extension Education Committee

Documents:

09-08-2021 COMMUNICATIONS_SIGNED.PDF

K. CLAIMS

10. Juliette Griffin - Personal Property Loss

Documents:

CLAIM GRIFFIN.PDF

11. Kit Stilwell - Violation Of Rights/Personal Injury

Documents:

CLAIM STILWELL.PDF

- L. Approval Of The July 20, 2021 Minutes By Supervisor Franco
- M. Adjourn



OFFICE OF THE COUNTY EXECUTIVE Jim Kreuser, County Executive

1010 – 56th Street, Third Floor Kenosha, Wisconsin 53140 (262) 653-2600 Fax: (262) 653-2817

ADMINISTRATIVE PROPOSAL

COUNTY EXECUTIVE APPOINTMENT 2021/22-24

RE: KENOSHA COUNTY RACIAL & ETHNIC EQUITY COMMISSION

TO THE HONORABLE KENOSHA COUNTY BOARD OF SUPERVISORS:

Placing special trust in his/her/their judgment and based upon his/her/their qualifications, I hereby submit to the Honorable Kenosha County Board of Supervisors for its review and approval the name of

Brian Martinez Kenosha, WI 53143

to serve on the Kenosha County Racial and Ethnic Equity Commission beginning immediately upon confirmation of the County Board and continuing until the 31st day of December 2022 or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors.

Brian Martinez will serve without pay.

Brian Martinez will be filling a vacancy on the Commission.

Respectfully submitted this 29th day of July 2021.

in Greuser

Jim Kreuser Kenosha County Executive

<u>APPLICATION FOR APPOINTMENT TO</u> <u>KENOSHA COUNTY RACIAL AND ETHNIC EQUITY COMMISSION</u>

(Please	type or print)		
Name:	Brian	Edward	Martinez
	First	Middle	Last
Resider	nce Address:		
Previou	as Address if above less	than 5 years:	
Occupa	tion: Martinos Master D	ry Cleaners	General Manager
	Compan	У	Title
Busines	ss Address:		
Telepho	one Number: Residence	e	Business
Daytim	e Telephone Number:		
Mailing	g Address Preference: H	Business	Residence 🖌
Email A	Address:		
Do you past 5 y		ness with any part of No 🗸	f Kenosha County Government in the
If yes, p	blease attach a detailed	document.	
Applica Hispanic	ant's race/ethnicity (Opt	tional):	
(Note: 1	Per the County Board r	esolution creating th	he commission, the makeup of the
			rse racial and ethnic makeup of census information with at all times
			representing racial and ethnic

minorities in Kenosha County.)

<u>Affiliations</u>: List affiliations in all service groups, public service organizations, social or charitable groups, labor, business or professional organization, and indicate if it was a board or staff affiliation.

Boys N Girls Club of Kenosha, Kenosha Ramblers, Coach At Mary D. Bradford High School

Kenosha County Racial Equity Commission Appointment Application - Page 2

<u>Special Interests</u>: Indicate organizations or activities in which you have a special interest but may not have been actively involved. Coats For Kids, Shop With A Cop

Nominee's Supervisory District 37

Governmental Services: List services with any governmental unit.

<u>Personal Statement:</u> Please indicate why you believe you would be a valuable addition to the Racial and Ethnic Equity Commission.

I believe I would be a great fit as I belive in equal rights for everyone. Decisions should not be made by race or color but should be made based on the situation at hand. Kenosha is a great city and can be even greater when we all work together.

*If more space is needed, please attach another sheet.

Conflict Of Interest: It would be inappropriate for you, as a current or prospective appointee, to have a member of your immediate family directly involved with any action that may come under the inquiry or advice of the appointed board, commission, or committee. A committee member declared in conflict would be prohibited from voting on any motion where "direct involvement" had been declared and may result in embarrassment to you and/or Kenosha County.

	Brian E Martinez
	Signature of Nominee
	5/25/21
	Date
Please return, along with your resume, to:	Kenosha County Executive
	1010 – 56th Street
	Kenosha, WI 53140

	(F	or Office Use Only)
Appointed To:		y Racial and Ethnic Equity Commission
	Comn	nission/Committee/Board
Term: Beginnin		Ending
Confirmed by th	e Kenosha County I	Board on:
New App	pointment	Reappointment
		Previous Terms:



OFFICE OF THE COUNTY EXECUTIVE Jim Kreuser, County Executive

1010 – 56th Street, Third Floor Kenosha, Wisconsin 53140 (262) 653-2600 Fax: (262) 653-2817

ADMINISTRATIVE PROPOSAL

COUNTY EXECUTIVE APPOINTMENT 2021/22-25

RE: KENOSHA COUNTY RACIAL & ETHNIC EQUITY COMMISSION

TO THE HONORABLE KENOSHA COUNTY BOARD OF SUPERVISORS:

Placing special trust in his/her/their judgment and based upon his/her/their qualifications, I hereby submit to the Honorable Kenosha County Board of Supervisors for its review and approval the name of

Tyler Arentz Kenosha, WI 53140

to serve on the Kenosha County Racial and Ethnic Equity Commission beginning immediately upon confirmation of the County Board and continuing until the 31st day of December 2022 or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors.

Tyler Arentz will serve without pay.

Tyler Arentz will be filling a vacancy on the Commission.

Respectfully submitted this 29th day of July 2021.

in Greuser

Jim Kreuser Kenosha County Executive

APPLICATION FOR APPOINTMENT TO KENOSHA COUNTY RACIAL AND ETHNIC EQUITY COMMISSION

(Please type or print)		
Name: Tyler	Albert Crazyhorse	Arentz
First	Middle	Last
Residence Address:		
Previous Address if above	less than 5 years:	¥
Occupation: Kenosha Unit	ied School District	Varsity Cheerleading Coach
Cor	npany	Title
Business Address: 3600 5	2nd Street #2697, Kenosh	a, WI, 53144
Telephone Number: Resid	lence	Business
Daytime Telephone Numb	er:	—
Mailing Address Preference	ce: Business	Residence 🖌
Email Address:		
Do you or have you done past 5 years? Yes		Kenosha County Government in the
If yes, please attach a deta	iled document.	
Applicant's race/ethnicity American Indian	(Optional):	
commission should, at a m Kenosha County as determ	inimum, reflect the diver tined by the most recent (e commission, the makeup of the se racial and ethnic makeup of census information with at all times
five of the seven non-Coun minorities in Kenosha Cou	ty Board commissioners inty.)	representing racial and ethnic
Affiliations: List affiliatio	ns in all service groups.	public service organizations social or

Affiliations: List affiliations in all service groups, public service organizations, social or charitable groups, labor, business or professional organization, and indicate if it was a board or staff affiliation. No affiliations at this time.

Kenosha County Racial Equity Commission **Appointment Application - Page 2**

Special Interests: Indicate organizations or activities in which you have a special interest but may not have been actively involved.

Volunteering over 300 plus hours between 2016-2019 for the Alzheimer's Association, Leukemia & Lymphoma Society, and the United Way. LGBT Resourse Center of Southeastern Wisconsin. Autism Society of Southeastern Wisconsin.

Nominee's Supervisory District Ed Kubicki

Governmental Services: List services with any governmental unit. None.

Personal Statement: Please indicate why you believe you would be a valuable addition to the Racial and Ethnic Equity Commission.

I moved to Kenosha, WI almost 7 years ago from Wisconsin Rapids, WI. A city in which has less than 20,000 people; a fifth of the city of Kenosha's population. I came from a city/county with not much young, ethnic, and diverse city officials or committee members. Kenosha is much different in many ways. Kenosha has a very diverse population in racial and ethnic backgrounds we need more representation to fullful these voices. Coming from a Native American and Mexican background in culture and everyday values; I am one of those people. My representation on the Racial and Ethnic Equity Commission would be useful to reach out into the communities of not just my racial background, but others as well. As a county of almost 170,000 people we have many ethnic groups that do not have their race or culture being recognized to the fullest potential. More specifically, looking at the most recent census of Kenosha County on July 1st, 2019, Native American's only makeup 0.8% of the total Kenosha County population. These people deserve to have their voices heard. Now is the time for myself to step up and become the voice my two ethnic groups need. Not only will my voice and background help in race and ethnicity, but also as a member of the LGBTQ+ community. My role being a young openly gay Native man is helpful with how many people this committee will serve and represent. I truly believe being a young voice with two different backgrounds and representing all LGBTQ+ individuals, I can contribute many solutions to any problem(s) that the county of Kenosha might endure.

Thank you.

*If more space is needed, please attach another sheet.

Conflict Of Interest: It would be inappropriate for you, as a current or prospective appointee, to have a member of your immediate family directly involved with any action that may come under the inquiry or advice of the appointed board, commission, or committee. A committee member declared in conflict would be prohibited from voting on any motion where "direct involvement" had been declared and may result in embarrassment to you and/or Kenosha County.

Signature of Nominee

6/30/2021

Please return, along with your resume, to: Kenosha County Executive

1010 - 56th Street Kenosha, WI 53140

	(For	Office Use Only)
Appointed To:	Kenosha County F	Racial and Ethnic Equity Commission
	Commis	sion/Committee/Board
Term: Beginnir	g	Ending
Confirmed by th	e Kenosha County Bo	ard on:
New App	pointment	Reappointment
		Previous Terms:



OFFICE OF THE COUNTY EXECUTIVE Jim Kreuser, County Executive

1010 – 56th Street, Third Floor Kenosha, Wisconsin 53140 (262) 653-2600 Fax: (262) 653-2817

ADMINISTRATIVE PROPOSAL

COUNTY EXECUTIVE APPOINTMENT 2021/22-26

RE: KENOSHA COUNTY RACIAL & ETHNIC EQUITY COMMISSION

TO THE HONORABLE KENOSHA COUNTY BOARD OF SUPERVISORS:

Placing special trust in his/her/their judgment and based upon his/her/their qualifications, I hereby submit to the Honorable Kenosha County Board of Supervisors for its review and approval the name of

Bradden Backer Kenosha, WI 53144

to serve on the Kenosha County Racial and Ethnic Equity Commission beginning immediately upon confirmation of the County Board and continuing until the 31st day of December 2023 or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors.

Bradden Backer will serve without pay.

Bradden Backer will be filling a vacancy on the Commission.

Respectfully submitted this 29th day of July 2021.

im Kneuser

Jim Kreuser Kenosha County Executive

APPLICATION FOR APPOINTMENT TO KENOSHA COUNTY RACIAL AND ETHNIC EQUITY COMMISSION

(Please	type or print)		
Name:	BRADDEN	CRAIG	BACKER
	First	Middle	Last
Resider	nce Address:		
Previou	s Address if a	above less than 5 years:	
Occupa	tion: BACK	ER EMPLOYMENT LAW,	
-		Company	Title
Busines	ss Address: _		
Telepho	one Number:	Residence	Business
Daytim	e Telephone I	Number:	
Mailing	g Address Pre	ference: Business	Residence
Email A	Address: Brad	@backer.law	
Do you past 5 y		lone business with any part of Yes No	f Kenosha County Government in the
If yes, p	blease attach a	detailed document.	
Applica Caucasia		icity (Optional):	
commis Kenosh	sion should, a a County as a	at a minimum, reflect the diver letermined by the most recent	he commission, the makeup of the rse racial and ethnic makeup of census information with at all times representing racial and ethnic

minorities in Kenosha County.)

<u>Affiliations</u>: List affiliations in all service groups, public service organizations, social or charitable groups, labor, business or professional organization, and indicate if it was a board or staff affiliation.

Wisconsin State Bar, member and formerly on Employment Law Section Board; Milwaukee Jewish Federation, former officer and Board Member; Hillel of UW-Madison, former member of Board and officer

Kenosha County Racial Equity Commission Appointment Application - Page 2

<u>Special Interests</u>: Indicate organizations or activities in which you have a special interest but may not have been actively involved.

Nominee's Supervisory District

Governmental Services: List services with any governmental unit.

<u>Personal Statement:</u> Please indicate why you believe you would be a valuable addition to the Racial and Ethnic Equity Commission.

believe that Kenosha County is at a critical crossroads in the process of identifying and implementing actions to respond to inequities due to race, national origin and ancestry. Indeed, in my view the need for governmental action in this regard is critical and overdue. Although I have no certainty about solutions and welcome the opportunity to join community members in a search for them, I have no doubt that these equity problems exist and demand individual and community responses.

My wife, Dena Feingold and I, are lifelong Wisconsin residents and have made our home in Somers for more than three decades. Together, we have worked to improve our understanding, consciousness and empathy concerning matters of race, national origin and other legally protected characteristics, while being mindful of the our limited understanding given that we are white.

Since 1981, I have served as an attorney focusing on employment law matters, generally, and civil rights in particular. I nope that as an advocate for and counselor of both employees and employers in such matters, my professional training and experience may be of value to the community as a member of this commission.

*If more space is needed, please attach another sheet.

Conflict Of Interest: It would be inappropriate for you, as a current or prospective appointee, to have a member of your immediate family directly involved with any action that may come under the inquiry or advice of the appointed board, commission, or committee. A committee member declared in conflict would be prohibited from voting on any motion where "direct involvement" had been declared and may result in embarrassment to you and/or Kenosha County.

	Bradden C. Backer
	Signature of Nominee
	6/29/21
	Date
Please return, along with your resume, to:	Kenosha County Executive
	1010 – 56th Street
	Kenosha, WI 53140

BRADDEN C. BACKER works at Backer Employment Law, LLC in southeast Wisconsin. He provides both employers and employees with advice and representation concerning a full range of employment matters and civil rights concerns. In addition, he has served as an independent investigator of harassment and a wide variety of other employment-related complaints and issues. Since 2012, Brad also has served as a mediator in a variety of employment/ business disputes, assisting the parties in resolving most of these matters without additional litigation.

Brad was selected as a "Wisconsin Top Lawyer"/ "Super Lawyer," a designation limited to five percent of Wisconsin attorneys, in a statewide vote of his peers since 2005 -- every year the designation was awarded in Wisconsin. He also was included in editions of "Best Lawyers in America," beginning in 2008 for his work in employment law for work representing both Management and individuals. In 2016 and 2018, he was named a "Lawyer of the Year" by the Wisconsin edition of "Best Lawyers" magazine for his representation of individuals in employment matters. He has been named a "Top Rated Labor & Employment" lawyer by Martindale-Hubbell for many consecutive years.

A frequent speaker at seminars and universities on employment issues, he is a co-author of the Wisconsin State Bar's three-volume Wisconsin Employment Law treatise and Hiring and Firing in Wisconsin, the latter an award-winning publication. Brad is co-author of Wisconsin Courts Struggle with Geography in Non-Solicitation Agreements, and ADA and WFEA: Differing Disability Protection. He is the author of The Scope of Wisconsin's Privacy Statute, and New Directions in Wisconsin Restrictive Covenant Law After "Star Direct," all articles published in "The Wisconsin Lawyer."

After completing his undergraduate degree in medieval European history, Phi Beta Kappa, at the University of Wisconsin - Madison in 1978, Brad learned that this degree was extremely interesting, but useless if he was interested in food and shelter. Lacking a clear direction in life, he chose to pursue an education in law, graduating from the University of Wisconsin Law School in 1981, where he also was selected to the Order of the Coif, served as a judicial intern to the late Hon. Thomas E. Fairchild of the Seventh Circuit Court of Appeals and was an author and editor on *The Wisconsin Law Review*. After graduation, he served as a clerk to the late Hon. John D. Butzner, Jr. of the United States Court of Appeals for the Fourth Circuit.

Brad and his wife, Rabbi Dena Feingold, have lived in Kenosha for over thirty years. They have two children of whom they are extremely proud.

	(For C	Office Use Only)
Appointed To:	Kenosha County Ra	acial and Ethnic Equity Commission
	Commissi	on/Committee/Board
Term: Beginnin	ng	Ending
Confirmed by th	e Kenosha County Boar	rd on:
New Ap	pointment	Reappointment
		Previous Terms:

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OFFICE OF THE COUNTY EXECUTIVE Jim Kreuser, County Executive

1010 – 56th Street, Third Floor Kenosha, Wisconsin 53140 (262) 653-2600 Fax: (262) 653-2817

ADMINISTRATIVE PROPOSAL

COUNTY EXECUTIVE APPOINTMENT 2021/22-27

RE: KENOSHA COUNTY RACIAL & ETHNIC EQUITY COMMISSION

TO THE HONORABLE KENOSHA COUNTY BOARD OF SUPERVISORS:

Placing special trust in his/her/their judgment and based upon his/her/their qualifications, I hereby submit to the Honorable Kenosha County Board of Supervisors for its review and approval the name of

Justin Crosby Wheatland, WI 53105

to serve on the Kenosha County Racial and Ethnic Equity Commission beginning immediately upon confirmation of the County Board and continuing until the 31st day of December 2023 or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors.

Justin Crosby will serve without pay.

Justin Crosby will be filling a vacancy on the Commission.

Respectfully submitted this 29th day of July 2021.

in Greucer

Jim Kreuser Kenosha County Executive

APPLICATION FOR APPOINTMENT TO KENOSHA COUNTY RACIAL AND ETHNIC EQUITY COMMISSION

(Please type or print)		
Name: Justin	Τ.	Crosby
First	Middle	Last
Residence Address:		
Previous Address if above	e less than 5 years:	
Occupation: Comcast NI	3CUniversal	Communication Tech (October 2005- June 2021)
Con	mpany	Title
Business Address:		
Telephone Number: Resi	dence	Business N/A
Daytime Telephone Numl	oer:	
Mailing Address Preferen	ce: Business	Residence
Email Address:		
Do you or have you done past 5 years? Yes		of Kenosha County Government in the
If yes, please attach a deta	iled document.	
Applicant's race/ethnicity African American	(Optional):	
commission should, at a m	ninimum, reflect the div	the commission, the makeup of the erse racial and ethnic makeup of
Kenosha County as determ	nined by the most recen	t census information with at all times
minorities in Kenosha Cou	uy boara commissionei inty.)	rs representing racial and ethnic
<u>Affiliations:</u> List affiliation charitable groups, labor, b board or staff affiliation.	ons in all service groups usiness or professional	s, public service organizations, social or organization, and indicate if it was a

SEE ATTACHED

12

Kenosha County Racial Equity Commission Appointment Application - Page 2

<u>Special Interests:</u> Indicate organizations or activities in which you have a special interest but may not have been actively involved.

Although not actively involved, I have a special interest in mentoring at risk youth, along with volunteering at a community center that would benefit such youth.

Nominee's Supervisory District District 22

Governmental Services: List services with any governmental unit.

<u>Personal Statement:</u> Please indicate why you believe you would be a valuable addition to the Racial and Ethnic Equity Commission.

Personal Statement and Objective for Justin T. Crosby:

To use my multifaceted skill set and diverse background both professionally and personally to provide support, communication, insight and service as part of the Racial and Ethnic Equity Commission. I feel my new voice and fresh ideas will add the unprecedented perspective needed to help navigate through racial and ethnic equity and contribute to dismantling racism in Kenosha County. I am looking to put my heart and soul into these efforts, unlike many times when others do so to only check off a box. This is important for me on a personal level as well as my wife, Aimee and I watch our son, who is 16 months old, grow up in Kenosha County. Thank you for your time and consideration.

Very Truly, Justin Tyrone Crosby

*If more space is needed, please attach another sheet.

Conflict Of Interest: It would be inappropriate for you, as a current or prospective appointee, to have a member of your immediate family directly involved with any action that may come under the inquiry or advice of the appointed board, commission, or committee. A committee member declared in conflict would be prohibited from voting on any motion where "direct involvement" had been declared and may result in embarrassment to you and/or Kenosha County.

Signature of Nomine

June 4th, 2021 Date

Please return, along with your resume, to: Kenosha County Executive

Kenosha County Executive 1010 – 56th Street Kenosha, WI 53140

Justin T. Crosby

Affiliations:

6

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Comcast Cares - Chicago, IL - Staff

First Presbyterian Church - Kenosha, WI - Book Club addressing racism - Member First Presbyterian Church - Kenosha, WI - Team Tannenbaum - Community Outreach - Group Leader Adopt-A-Highway - Western Kenosha County - Edenhofer Law Offices, S.C. - Group Leader

	(For O	ffice Use Only)	
Appointed To:	Kenosha County Ra	icial and Ethnic Equity Commission	
	Commissio	on/Committee/Board	
Term: Beginnin	g	Ending	
Confirmed by th	e Kenosha County Boar	d on:	_
New App	pointment	Reappointment	
		Previous Terms:	_



OFFICE OF THE COUNTY EXECUTIVE Jim Kreuser, County Executive

1010 – 56th Street, Third Floor Kenosha, Wisconsin 53140 (262) 653-2600 Fax: (262) 653-2817

ADMINISTRATIVE PROPOSAL

COUNTY EXECUTIVE APPOINTMENT 2021/22-28

RE: KENOSHA COUNTY RACIAL & ETHNIC EQUITY COMMISSION

TO THE HONORABLE KENOSHA COUNTY BOARD OF SUPERVISORS:

Placing special trust in his/her/their judgment and based upon his/her/their qualifications, I hereby submit to the Honorable Kenosha County Board of Supervisors for its review and approval the name of

Elizabeth Garcia Kenosha, WI 53143

to serve on the Kenosha County Racial and Ethnic Equity Commission beginning immediately upon confirmation of the County Board and continuing until the 31st day of December 2023 or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors.

Elizabeth Garcia will serve without pay.

Elizabeth Garcia will be filling a vacancy on the Commission.

Respectfully submitted this 29th day of July 2021.

im Greuser

Jim Kreuser Kenosha County Executive

APPLICATION FOR APPOINTMENT TO KENOSHA COUNTY RACIAL AND ETHNIC EQUITY COMMISSION

(Please	type or print)		
Name:	Elizabeth	Jane	Garcia
	First	Middle	Last
Resider	nce Address:		
Previou	is Address if above	less than 5 years:	
Occupa	tion: Law Office of	Mary Losey	Legal Secretary
	Cor	npany	Title
Busines	ss Address: 620 56	th Street Kenosha, WI 53	3140
Telepho	one Number: Resid	lence	Business
Daytim	e Telephone Numb	oer:	
Mailing	g Address Preferend	ce: Business	Residence 🖌
Email A	Address:		
Do you past 5 y		business with any part	of Kenosha County Government in the
If yes, p	please attach a deta	iled document.	
Applica White Hi	ent's race/ethnicity	(Optional):	
			the commission, the makeup of the
			verse racial and ethnic makeup of It census information with at all times
			rs representing racial and ethnic
	ies in Kenosha Cou		

<u>Affiliations</u>: List affiliations in all service groups, public service organizations, social or charitable groups, labor, business or professional organization, and indicate if it was a board or staff affiliation.

Root Pike WIN, member 2019-2021. Girl Scouts of Wisconsin Southeast, volunteer 2011 to 2016. Boys and Girls Club of Kenosha, volunteer softball coach 2009-2016. WIPZ Parkside Student Radio, 2005-2012

Kenosha County Racial Equity Commission Appointment Application - Page 2

<u>Special Interests</u>: Indicate organizations or activities in which you have a special interest but may not have been actively involved.

Kenosha PRIDE. St. Joesph Catholic Academy, my child's school.

In my spare time I work on my garden where I specialize in native plants to promote pollinator habitiat.

Nominee's Supervisory District Terry Rose

<u>Governmental Services</u>: List services with any governmental unit. Marshfield Clinic AmeriCorps: was a membership specialist for the Girl Scouts of Wisconsin Southeast 2009-2011.

<u>Personal Statement:</u> Please indicate why you believe you would be a valuable addition to the Racial and Ethnic Equity Commission.

I have lived in Kenosha since 2005; I attended and graduated from the University of Wisconsin Parkside with a BA in Communication. While I do not have deep roots here, I have a fierce passion for our community. I love Kenosha, I'm able to see that it is not perfect, but has so much potential; I believe I can help make Kenosha County a more equitable place. Additionally, volunteering is something I enjoy and miss greatly, I used to be very active in the community prior to

having my son. Although I have not worked in government, even student government before, my position in the law office requires me to take information and make it accesible to people; I think I could apply those skills to this commission.

*If more space is needed, please attach another sheet.

Conflict Of Interest: It would be inappropriate for you, as a current or prospective appointee, to have a member of your immediate family directly involved with any action that may come under the inquiry or advice of the appointed board, commission, or committee. A committee member declared in conflict would be prohibited from voting on any motion where "direct involvement" had been declared and may result in embarrassment to you and/or Kenosha County.

Signature of Nominee

Date

Please return, along with your resume, to: Kenosha County Executive

: Kenosha County Executive 1010 – 56th Street Kenosha, WI 53140 Elizabeth Garcia 808-74th Street Kenosha, WI 53143

Kenosha County Racial and Ethnic Equity Commission Application

Re: Interactions with County Government

May 26, 2021

In the past five years I have had a variety of interactions doing business with the Kenosha County Government. Mainly through the work I do at a family law practice located in downtown Kenosha, going to the Court House, District Attorney's office or the Register of Deeds for documents. Additionally for personal reasons at times, having to procure my child's birth certificate and for the Deed to my home; having to appear in court for my own cases, as well as having to speak to the District Attorney's for cases involving people I know.

Most recently, besides the interactions required through work, I have purchased plants through the county public works offering local plants at an affordable price.

Cordially, Elizabeth

Elizabeth Garcia elizabethjanegarcia@gmail.com 224.627.3127

	(Fo	or Office Use Only)
Appointed To:	Kenosha County	Racial and Ethnic Equity Commission
	Comm	ission/Committee/Board
Term: Beginnin		Ending
Confirmed by th	e Kenosha County E	Board on:
New App	pointment	Reappointment
		Previous Terms:



OFFICE OF THE COUNTY EXECUTIVE Jim Kreuser, County Executive 1010 – 56th Street, Third Floor Kenosha, Wisconsin 53140 (262) 653-2600 Fax: (262) 653-2817

ADMINISTRATIVE PROPOSAL

COUNTY EXECUTIVE APPOINTMENT 2021/22-29

RE: KENOSHA COUNTY RACIAL & ETHNIC EQUITY COMMISSION

TO THE HONORABLE KENOSHA COUNTY BOARD OF SUPERVISORS:

Placing special trust in his/her/their judgment and based upon his/her/their qualifications, I hereby submit to the Honorable Kenosha County Board of Supervisors for its review and approval the name of

Mimi Yang Pleasant Prairie, WI 53158

to serve on the Kenosha County Racial and Ethnic Equity Commission beginning immediately upon confirmation of the County Board and continuing until the 31st day of December 2024 or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors.

Mimi Yang will serve without pay.

Mimi Yang will be filling a vacancy on the Commission.

Respectfully submitted this 29th day of July 2021.

in Greucer

Jim Kreuser Kenosha County Executive

APPLICATION FOR APPOINTMENT TO KENOSHA COUNTY RACIAL AND ETHNIC EQUITY COMMISSION

(Please type	or print)		
Name: Mim	i		Yang
	First	Middle	Last
Residence A	ddress:		
Previous Ad	dress if above less t	han 5 years: n/a	
Occupation:	Carthage College/Massachusetts		Professor Emerita/New England Regional Fellow Title
Business Ad	dress: 2001 Alford F	Park Drive	
Telephone N	Jumber: Residence		Business
Daytime Tel	ephone Number:		
Mailing Add	lress Preference: B	usiness	Residence 🖌
Email Addre	ess:		
Do you or ha past 5 years?		ess with any part on No	of Kenosha County Government in the
If yes, please	e attach a detailed d	ocument.	
	race/ethnicity (Option n with a Spanish backgr	,	
(Note: Per th commission Kenosha Cos five of the se	he County Board re should, at a minimu unty as determined	solution creating 1m, reflect the div by the most recen	the commission, the makeup of the erse racial and ethnic makeup of t census information with at all times rs representing racial and ethnic
			, public service organizations, social or

charitable groups, labor, business or professional organization, and indicate if it was a board or staff affiliation.

Academic: Cultural Studies Association, Modern Languages Association, etc Local: Local 72 scholarship committee, Kenosha Boys and Grils Club, etc

Kenosha County Racial Equity Commission Appointment Application - Page 2

<u>Special Interests</u>: Indicate organizations or activities in which you have a special interest but may not have been actively involved. Please refer to the separate attachement "Special Interests".

Nominee's Supervisory District District 18 (Monica Yuhas)

<u>Governmental Services</u>: List services with any governmental unit. n/a

<u>Personal Statement:</u> Please indicate why you believe you would be a valuable addition to the Racial and Ethnic Equity Commission.

Please refer to the separate attachment " Personal Statement."

*If more space is needed, please attach another sheet.

Conflict Of Interest: It would be inappropriate for you, as a current or prospective appointee, to have a member of your immediate family directly involved with any action that may come under the inquiry or advice of the appointed board, commission, or committee. A committee member declared in conflict would be prohibited from voting on any motion where "direct involvement" had been declared and may result in embarrassment to you and/or Kenosha County.

Signature of Nominee -

June 27, 2021

Date

Please return, **along with your resume**, to: Kenosha County Executive 1010 – 56th Street Kenosha, WI 53140

Mimi Yang,

SPECIAL INTERESTS: Indicate organizations or activities in which you have a special interest but may not have been actively involved.

(1) Working with public libraries in Kenosha for lectures, workshops, and seminars on themes that define the commission -- race relation, racial history, American cultural identity, patriotism, and democracy. Design and deliver these outreach activities with an across-the-board audience in mind.

(2) Working with Kenosha County government on public and open forums to map out where we are with the vision and mission of the commission, and the path to create a culturally inclusive and racially diverse Kenoshan model/brand of racial and ethnic equity.

Personal Statement: Please indicate why you believe you would be a valuable addition to the Racial and Ethnic Equity Commission.

PERSONAL STATEMENT

My contributions to the Racial and Ethnic Equity Commission cannot be in isolation from its context, its vision, and its mission.

The Context

The creation of the Kenosha Racial and Ethnic Equity commission synergizes with the racial reckoning nationwide, especially in the wake of the death of George Floyd, the shooting of Jacob Blake, the rise of anti-Asian hate crimes during the pandemic, and the renewed controversy over the surge of illegal immigration at the southern border. Kenosha is not immune, and in fact, mirrors race relations, political tribalism, culture identities, and educational challenges that the nation is facing.

The Vision and Mission

Three integral fronts of the commission -- research, education, and policy reviewing/implementing – set our county on par with national debates and inquiries, and engage a local effort to depolarize, to heal, and to connect across racial, ethnical, and cultural backgrounds. The vision of the commission needs thinkers to articulate and promote; the mission of the commission needs doers to carry out and be hands-on. It is self-evident that the success of the commission depends on the skills, experiences, knowledge, and minds of its members; most importantly, on the integration of the thinking and the doing.

I see myself fit into the context, the vision, and the mission of the commission in the following three ways:

1. Research and articulation

My entire life and career speaks of race relations, intercultural communication, and depolarized worldviews. Growing up and educated in the English, Spanish, and Chinese speaking worlds, and with a native fluency in these three languages, firsthand and in the trenches, I engage teaching, scholarship, and community services around the projects and themes related to histories, societies, politics, and people from these worlds on a daily basis. As a professor in higher education, I published extensively, in both Spanish and English, on themes related to Latin American postmodernism and multiculturalism. Now as a New England Regional Fellow at the Massachusetts Historical Society, I have built a track-record of publications and writings on Americanism, women's suffrage movement, and current race relations, and political divides in the U.S. My works have been translated to different languages. Please refer to the appendix for the publications that I have authored.

Over decades, my strengths have been evident in research, scholarship, writing, and articulation of the issues that shape the core of an individual's cultural identity as well as the living and breathing themes of multicultural democracy and multiracial patriotism. Any execution of activities and projects needs to be guided by a mind and a soul; any "what" needs to be understood and justified by "why." My background as scholar/researcher would contribute to the commission with the articulation of vision and mission in a

Kenoshan context. My background as educator would help with pedagogical methods of teaching racial and cultural themes to an across-the-board audience.

A Pleasant Prairie resident, I was named a New England Regional Fellow last year and now engage my research and scholarship on race relations, multiracial democracy, and multicultural patriotism at the Massachusetts Historical Society in Boston – the bosom of American history, situated in the forefront of national debates on race, gender, immigration, democracy, and patriotism. Living between Kenosha and Boston, I can serve as a needed bridge between the local and the national.

2. Education and hands-on projects

At Carthage, as a Spanish professor who set up the Chinese program, I brought seemingly distant cultures and languages together in an increasingly globalized and multicultural curriculum. As a scholar, I have conducted research to parallel histories and societies in North and Latin Americas, thus bringing the English and Spanish speaking worlds together. 20 years ago, my Chinese language and culture expertise proved to be an asset to help Kenosha county with the Kenosha- Huairou (a suburban area in Beijing) sister county project. All this testifies that classroom integration of cultures and languages can be translated to community work and bridge cultures and people from different racial and ethnic backgrounds in Kenosha County. I am a hands-on scholar and would like to put my cultural knowledge and expertise to practical use for our County from the platform of the Racial and Ethnic Equity Commission.

3. Linguistic ability

I have native fluency in English, Spanish, and Chinese. These are three languages spoken by more than half of the world population in the 21st century – Chinese has 1.4 billion speakers, English more than 2 billion, and Spanish 700 million. There are more than 52 million Spanish speakers in the US, and more than 22 million Asian Americans living in the country. Already involved in the local Hispanic community, I can continue to use my linguistic strength to help the commission reach out to and gain trust from the locally and racially diverse people who speak these languages.

	(Fo	or Office Use Only)	
Appointed To:	Kenosha County Racial and Ethnic Equity Commission		
	Commission/Committee/Board		
erm: Beginnin	g	Ending	
Confirmed by th	e Kenosha County E	Board on:	
New Appointment		Reappointment	
		Previous Terms:	



OFFICE OF THE COUNTY EXECUTIVE Jim Kreuser, County Executive 1010 – 56th Street, Third Floor Kenosha, Wisconsin 53140 (262) 653-2600 Fax: (262) 653-2817

ADMINISTRATIVE PROPOSAL

COUNTY EXECUTIVE APPOINTMENT 2021/22-30

RE: KENOSHA COUNTY RACIAL & ETHNIC EQUITY COMMISSION

TO THE HONORABLE KENOSHA COUNTY BOARD OF SUPERVISORS:

Placing special trust in his/her/their judgment and based upon his/her/their qualifications, I hereby submit to the Honorable Kenosha County Board of Supervisors for its review and approval the name of

Derrell Greene Kenosha, WI 53142

to serve on the Kenosha County Racial and Ethnic Equity Commission beginning immediately upon confirmation of the County Board and continuing until the 31st day of December 2024 or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors.

Derrell Greene will serve without pay.

Derrell Greene will be filling a vacancy on the Commission.

Respectfully submitted this 29th day of July 2021.

in Theneer

Jim Kreuser Kenosha County Executive

.

APPLICATION FOR APPOINTMENT TO KENOSHA COUNTY RACIAL AND ETHNIC EQUITY COMMISSION

(Please	type or print)						
Name:	Derrell	W.	Greene				
	First	Middle	Last				
Resider	nce Address:						
Previous Address if above less than 5 years:							
Occupa	tion: Retired						
	Con	npany	Title				
Busines	ss Address:						
Telepho	Business						
Daytim	e Telephone Numb	er:					
Mailing Address Preference: Business Residence							
Email A	Address:						
Do you past 5 y	or have you done b ears? Yes		Kenosha County Government in the				
lf yes, p	please attach a detai	led document.					
Applica African A	nt's race/ethnicity merican	(Optional):					
commiss Kenosh five of t	sion should, at a m a County as determ	inimum, reflect the diver ined by the most recent of ty Board commissioners	ne commission, the makeup of the rse racial and ethnic makeup of census information with at all times representing racial and ethnic				
charitab	ons: List affiliation le groups, labor, bu r staff affiliation.	ns in all service groups, isiness or professional or	public service organizations, social or rganization, and indicate if it was a				

Omega Psi Phi, Sigma Pi Phi, Coalition for Dismantling Racism

Kenosha County Racial Equity Commission Appointment Application - Page 2

Special Interests: Indicate organizations or activities in which you have a special interest but may not have been actively involved. Veterans

Nominee's Supervisory District 13th

Governmental Services: List services with any governmental unit.

<u>Personal Statement:</u> Please indicate why you believe you would be a valuable addition to the Racial and Ethnic Equity Commission.

I served and retired from the Army after 23 years. I have a very broad perspective of people all over the world. I have served on several boards in the Kenosha community and have been very active in several Kenosha community based organizations. I bring a vast knowledge of African American history through my education and from living in many different communities. I went to segregated schools and lived in Jim Crow cities as a child.

I believe that Kenosha has great potential to be an inclusive and diverse community and I would like to bepart of the building block.

*If more space is needed, please attach another sheet.

Conflict Of Interest: It would be inappropriate for you, as a current or prospective appointee, to have a member of your immediate family directly involved with any action that may come under the inquiry or advice of the appointed board, commission, or committee. A committee member declared in conflict would be prohibited from voting on any motion where "direct involvement" had been declared and may result in embarrassment to you and/or Kenosha County.

Signature of Nominee

INR 18

Please return, along with your resume, to: Kenosha County Executive 1010 – 56th Street Kenosha, WI 53140

	(For	Office Use Only)	
Appointed To:	Kenosha County	Racial and Ethnic Equity Commission	
Commission/Committee/Board			
Term: Beginnin	ıg	Ending	
Confirmed by th	e Kenosha County Bo	oard on:	
New Ap	pointment	Reappointment	
		Previous Terms:	



1st DISTRICT

COUNTY OF KENOSHA

John J. O'Day Chairman Monica M. Yuhas Vice Chairwoman

1010 56th St. Kenosha, WI 53140

August 13, 2021

County Board Appointment Racial and Ethnic Equity Commission of Kenosha County

Pursuant to Resolution #1, passed May 18, 2021, I, John O'Day, Chair, Kenosha County Board of Supervisors, hereby appoint: **Supervisor Sharon Pomaville, 20th District Representative,** to the Racial and Ethnic Equity Commission of Kenosha County. Her service shall commence immediately upon confirmation by the Kenosha County Board of Supervisors and shall expire three years thereafter or until a successor is appointed, whichever is later.

farter colay

John J. O'Day Chair Kenosha County Board of Supervisors

WILLIAM GRADY 2ND DISTRICT TERRY W. ROSE 3RD DISTRICT JEFFREY GENTZ 4TH DISTRICT LAURA J. BELSKY 5TH DISTRICT DAVID CELEBRE 6TH DISTRICT EDWARD KUBICKI 7TH DISTRICT DANIEL GASCHKE 8TH DISTRICT ZACH RODRIGUEZ 9TH DISTRICT JOHN J. O'DAY 10TH DISTRICT ANDY BERG 11TH DIST'RICT RONALD |. FREDERICK 12TH DISTRICT GABE NUDO 13TH DISTRICT JOHN FRANCO 14TH DISTRICT BOYD FREDERICK 15TH DISTRICT AMY MAURER 16TH DISTRICT IERRY GULLEY 17TH DISTRICT JEFF WAMBOLDT 18TH DISTRICT MONICA M. YUHAS 19TH DISTRICT SANDRA BETH 20TH DISTRICT SHARON POMAVILLE 21ST DISTRICT MARK NORDIGIAN 22ND DISTRICT ERIN DECKER 23RD DISTRICT KIM LEWIS

County of Kenosha Board of Supervisors

Resolution No.

Subject: RESOLUTION TO APPROVE THE APPOINTMENT OF SHARON POMAVILLE TO SERVE ON THE RACIAL					
	AND ETHIC EQUITY COMMISSION OF KENOSHA COUNTY				
Original _X_	Corrected	2 nd Correction	Resubmitted		
Date Submitted:	August 9, 2021	Date resubmitted:			
Submitted by: Cha	air John O'Day				
Fiscal Note Attached: Legal Note Attached:					
Prepared By: Corporation Counsel Joseph M. Cardamone III					

WHEREAS, Resolution #1 (passed May 18, 2021) created the Racial and Ethnic Equity Commission; and

WHEREAS, Resolution #1 requires that the County Board Chair appoint two members of the County Board of Supervisors to that Commission; and

WHEREAS, Supervisor Sharon Pomaville is hereby presented to the Board by its Chair for appointment to the Racial and Ethnic Equity Commission;

NOW THEREFORE BE IT RESOLVED, That the County Board of Supervisors hereby confirms the appointment of Supervisor Sharon Pomaville to the Racial and Ethnic Equity Commission to serve for a term of three years from confirmation, or until such time as a successor is appointed, whichever is longer.

Respectfully submitted by:

feeles co Day

John O'Day Chairman, Kenosha County Board of Supervisors



1³¹ DISTRICT WILLIAM GRADY

COUNTY OF KENOSHA

John J. O'Day Chairman Monica M. Yuhas Vice Chairwoman

1010 56th St. Kenosha, WI 53140

August 13, 2021

County Board Appointment Racial and Ethnic Equity Commission of Kenosha County

Pursuant to Resolution #1, passed May 18, 2021, I, John O'Day, Chair, Kenosha County Board of Supervisors, hereby appoint: Supervisor Daniel Gaschke, 7th District Representative,

to the Racial and Ethnic Equity Commission of Kenosha County. His service shall commence immediately upon confirmation by the Kenosha County Board of Supervisors and shall expire one year thereafter, or until a successor is appointed, whichever is later.

John co Day

John J. O'Day Chair Kenosha County Board of Supervisors

2ND DISTRICT TERRY W. ROSE 3RD DISTRICT JEFFREY GENTZ 4TH DISTRICT LAURA J. BELSKY 5TH DISTRICT DAVID CELEBRE 6TH DISTRICT EDWARD KUBICKI 7TH DISTRICT DANIEL GASCHKE 8TH DISTRICT ZACH RODRIGUEZ 9TH DISTRICT JOHN J. O'DAY 10TH DISTRICT ANDY BERG 11TH DISTRICT RONALD]. FREDERICK 12TH DISTRICT GABE NUDO 13TH DISTRICT JOHN FRANCO 14TH DISTRICT BOYD FREDERICK 15TH DISTRICT AMY MAURER **16TH DISTRICT** JERRY GULLEY 17TH DISTRICT JEFF WAMBOLDT 18TH DISTRICT MONICA M. YUHAS 19TH DISTRICT SANDRA BETH 20TH DISTRICT SHARON POMAVILLE 21ST DISTRICT MARK NORDIGIAN 22ND DISTRICT ERIN DECKER 23RD DISTRICT KIM LEWIS

County of Kenosha Board of Supervisors

Resolution No.

Subject: RESOLUTION TO APPROVE THE APPOINTMENT					
	OF DANIEL GASCHKE TO SERVE ON THE RACIAL AND ETHIC EQUITY COMMISSION OF KENOSHA COUNTY				
Original _X_	Corrected	2 nd Correction	Resubmitted		
Date Submitted:	August 9, 2021	Date resubmitted:			
Submitted by: Ch	air John O'Day				
Fiscal Note Attached: Legal Note Attached: _					
Prepared By: Corporation Counsel Joseph M. Cardamone III					

WHEREAS, Resolution #1 (passed May 18, 2021) created the Racial and Ethnic Equity Commission; and

WHEREAS, Resolution #1 requires that the County Board Chair appoint two members of the County Board of Supervisors to that Commission; and

WHEREAS, Supervisor Daniel Gaschke is hereby presented to the Board by its Chair for appointment to the Racial and Ethnic Equity Commission;

NOW THEREFORE BE IT RESOLVED, That the County Board of Supervisors hereby confirms the appointment of Supervisor Daniel Gaschke to the Racial and Ethnic Equity Commission to serve for a term of one year from confirmation, or until such time as a successor is appointed, whichever is longer.

Respectfully submitted by

feeter co Day

John O'Day Chairman, Kenosha County Board of Supervisors

KENOSHA COUNTY BOARD OF SUPERVISORS

RESOLUTION NO.

Subject: Resolution to approve the appointment of Dr. Dominque Pritchett to the Kenosha County Board of Health					
Original 🗵 Corrected 🛛	2nd Correction Resubmitted				
Date Submitted:	Date Resubmitted:				
Submitted By: Human Services Committee					
Fiscal Note Attached	Legal Note Attached				
Prepared By: John T. Jansen	Signature:				

WHEREAS, pursuant to County Executive Appointment 2021/22-19, the County Executive has appointed Dr. Dominque Pritchett to serve on the Kenosha County Board of Health and

WHEREAS, the Human Services Committee has reviewed the request of the County Executive for confirmation of this appointment and is recommending to the County Board the approval of this appointment,

NOW, THEREFORE, BE IT RESOLVED that the Kenosha County Board of Supervisors confirms the appointment of Dr. Dominque Pritchett to the Kenosha County Board of Health. Dr. Pritchett's appointment shall be effective immediately and continue until the 4th Day of February 2022, or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors. Dr. Pritchett will serve without pay but will receive a per diem. Dr. Pritchett will be replacing Mark Modory on the Board.

HUMAN SERVICES COMMITTEE:	<u>Aye</u>	<u>Nay</u>	<u>Abstain</u>	Excused
excused				V
Láura Belský, Chairman <u>MCUSEC</u> Andy Berg, Vice Chairman				
Andu Death	×			
Sandra Beth arm Jecka				
Erin Decker	Ŕ			
Jerry Gulley	, P			
Kim Lewis Rose	X			
Terry Rose				

COUNTY OF KENOSHA OFFICE OF THE COUNTY EXECUTIVE JIM KREUSER

APPOINTMENT PROFILE KENOSHA COUNTY COMMISSIONS, COMMITTEES, & BOARDS

(Please type of	or print)				
Name:]	DOMINIQUE First	Ghuntelle Middle	Pritcht Last	247	
Residence Ad	ldress:		101		
Previous Add	ress if above less than f	5 years:			
Occupation:	Beloved Wellner Company	15 Center	<u>CED/Pe</u> Title	sychotherape	δ
Business Add	Iress: 3535 M	thate, Guite	207	KomDawi	53164
Telephone Nu	umber: Residence		Business	262204159	50
Daytime Tele	phone Number:				
Mailing Addr	ess Preference: Busine	ss (√) Reside	nce ()		
Email Addres	s: dpritcheff@ b	elovedwellnessa	enter. C	БМ	
Do you or hav past 5 years?	ve you done business wi Yes ()	ith any part of Kenosh No (V)	a County G	overnment in the	
If yes, please a	attach a detailed docum	ent.			
Affiliations: I charitable grou board or staff AWEACAM	List affiliations in all set ups, labor, business or p affiliation. MMOIGIAL AC	rvice groups, public se professional organizati	ervice organ on, and ind	nizations, social or licate if it was a	

Special Interests: Indicate organizations or activities in which you have a special interest but may not have been actively involved.

*If more space is needed, please attach another sheet.

Kenosha County Commissions, Committees, & Boards Appointment Profile - Page 2

Nominee's Supervisory District <u>GOWAG WAVE</u> A	
Governmental Services: List services with any governmental unit.	
Additional Information: List any qualifications or expertise you possess that would benefit the Board, Committee, Commission, etc. I MAYE VEER A ICAN HEAD IN THE WAYE IS YOUN WITH A KEN 51/2 MULTIC CARE HEAD WITH A WEAT A WITH 55 (BAUTARD) A U.E., AT WE LAW MULTIC WITH A MULTIC Conflict Of Interest: It would be inappropriate for you, as a current or prospective wath appointee, to have a member of your immediate family directly involved with any action that may come under the inquiry or advice of the appointed board, commission, or committee. A committee member declared in conflict would be prohibited from voting on any motion where "direct involvement" had been declared and may result in embarrassment to you and/or Kenosha County. Signature of Nominee JACA Date Please Return To: Kenosha County Executive 1010 – 56th Street Kenosha, WI 53140	f despartie
(For Office Use Only)	
Appointed To: Commission/Committee/Board	
Term: Beginning Ending	
Confirmed by the Kenosha County Board on:	
New Appointment Reappointment	
Previous Terms:	

C I - L - L



COUNTY OF KENOSHA

OFFICE OF THE COUNTY EXECUTIVE Jim Kreuser, County Executive 1010 – 56th Street, Third Floor Kenosha, Wisconsin 53140 (262) 653-2600 Fax: (262) 653-2817

ADMINISTRATIVE PROPOSAL -

COUNTY EXECUTIVE APPOINTMENT 2021/22-19

RE: KENOSHA COUNTY BOARD OF HEALTH

TO THE HONORABLE KENOSHA COUNTY BOARD OF SUPERVISORS:

Placing special trust in her judgment and based upon her qualifications, I hereby submit to the Honorable Kenosha County Board of Supervisors for its review and approval the name of

Dr. Dominique Pritchett Kenosha, WI 53140

to serve a five-year term on the Kenosha County Board of Health beginning immediately upon confirmation of the County Board and continuing until the 4th day of February 2022 or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors.

Dr. Pritchett will be replacing Mark Modory on the board.

Dr. Pritchett will serve without pay.

Respectfully submitted this 10th day of June 2021.

in Greuser

Jim Kreuser Kenosha County Executive

KENOSHA COUNTY BOARD OF SUPERVISORS

RESOLUTION NO.

Subject: Resolution to Approve the CABARET LICENSE -					
Original 🖾 Corrected 🗆	2nd Correction 🗆 Resubmitted 🗆				
Date Submitted: August 4, 2021	Date Resubmitted: Date Resubmitted				
Submitted By: Judiciary & Law Committee					
Fiscal Note Attached 🛛	Legal Note Attached				
Prepared By: Tony M. Gonzalez Captain of Field Operations	Signature: Jan M. Handy				

WHEREAS, the application of Clem Stein for a Probationary License for Stein Farms, 5708 312th Avenue, Salem, Wisconsin, in the Town of Wheatland, was made during the month of June 2020, was turned over to this office on June 17, 2020, and

WHEREAS, the establishment known as Stein Farms was granted a Probationary Cabaret License per County Board Resolution on August 18,2020, and

WHEREAS, the establishment known as Stein Farms was found to be in conformity with County Ordinace #8.02 governing it's conduct for a probationary period of the last six (6) months.

BE IT FURTHER RESOLVED, that a regular cabaret license, in lieu of a probationary cabaret license, be granted to Clem Stein and Stein Farms

Respectfully submitted,				
Judiciary)& Law Committee	Aye	<u>No</u>	<u>Abstain</u>	
Boyd Frederick, Chairperson	_			
Sharon Pomaville, Vice-Chairperson				
Jan Wamboldt	B			
Lafufa Belsky				
Mark Nordigian	Ø			
Jerry Guilley	Ø			
They ce Rose				

KENOSHA COUNTY BOARD OF SUPERVISORS

RESOLUTION NO.

Subject: Resolution to Approve the CABARET LICENSE -				
Original 🛛	Corrected 🗆	2nd Correction	Resubmitted 🛛	
Date Submitted: Au	igust 4, 2021	Date Resubmitted: Date Resubmitted		
Submitted By: Judiciary & Law Committee				
Fiscal Note Attached 🛛		Legal Note Attached		
Prepared By: Tony Captain of Field Oper		Signature: Jan M.	Hangly	

WHEREAS, the application of <u>Clem Stein</u> for a Probationary License for <u>Stein Farms, 5708</u> <u>312th Avenue, Salem, Wisconsin, in the Town of Wheatland</u>, was made during the month of <u>June 2020</u>, was turned over to this office on <u>June 17, 2020</u>, and Click or tap here to enter text.

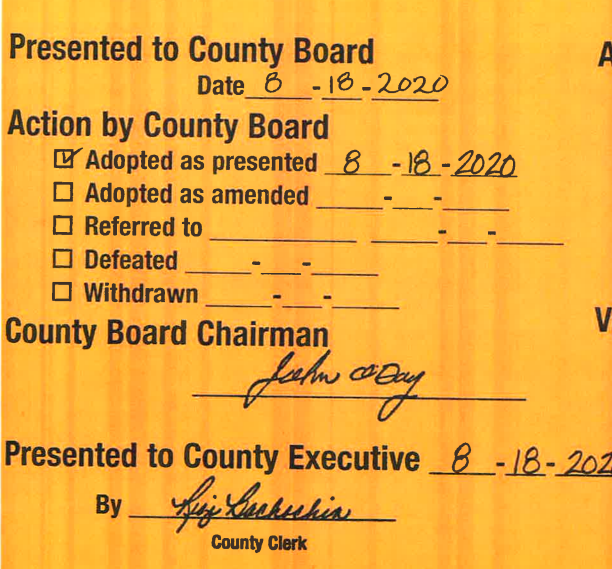
WHEREAS, the establishment known as <u>Stein Farms</u> was granted a Probationary Cabaret License per County Board Resolution on <u>August 18,2020</u>, and Click or tap here to enter text.

WHEREAS, the establishment known as <u>Stein Farms</u> was found to be in conformity with County Ordinace #8.02 governing it's conduct for a probationary period of the last six (6) months.

BE IT FURTHER RESOLVED, that a regular cabaret license, in lieu of a probationary cabaret license, be granted to <u>Clem Stein and Stein Farms</u>. Click or tap here to enter text.

Respectfully submitted, Judiciary & Law Committee	<u>Aye</u>	<u>No</u>	<u>Abstain</u>
Boyd Frederick, Chairperson			
Sharon Pomaville, Vice-Chairperson			
Jeff Wamboldt			
	Π		
Laura Belsky	1		
Mark Nordigian			
Jerry Gulley			

Incident Address	Incident CFS Disposition	Incident Date And Time	Incident Number	Incident Type	Incident Unit ID
5708 312TH AVE	Rep;	10/05/2020 19:56:35	2020-00337370	Fire Call	S332; S311;
5708 312TH AVE	NoRpt;	04/27/2021 20:44:30	2021-00317142	911 Investigation	\$309;
5708 312TH AVE	NoRpt;	05/01/2021 18:25:07	2021-00317808	Vandalism	S334;
5708 312TH AVE	NoTrns; NoRpt;	07/10/2021 20:25:27	2021-00328896	Medical Call	S359;
5708 312TH AVE	NoTrns; Trans;	07/23/2021 20:01:25	2021-00331444	Medical Call	S339;
			Total Number of Incidents: 5		·



Action by County Executive

	Approved _	8-20	- 2020
	□ Vetoed		
	□ Vetoed in p	art	
	Effective w	ithout sign	nature
	By /a	nes The	user
	\mathcal{D}	County Exec	utive
et	to action by	County	Board
	D Overridden	-	
	Vote	to	
	Sustained _		- 19
0	Vote	to	

KENOSHA COUNTY BOARD OF SUPERVISORS

RESOLUTION NO. 20

10

ubject: PROBATIONARY CABARET LICENSE - Stein Farms Original V Corrected 2nd Correction Date Submitted: August 18, 2020 Resubmitted Date Resubmitted: Submitted By: Judiciary & Law Enforcement Committee Fiscal Note Attached: Legal Note Attached Prepared By: Robert Hallisy, Jr. Signature **Captain of Operations** WHEREAS, the application of Clem Stein for a probationary caparet license for Stein Farms, 5708 312th Ave. Salem, Wisconsin, in the Town of Wheatland, was made during the month

of June of 2020, was turned over to the Kenosha Sheriff's Office on June 17, 2020, and,

WHEREAS, said applicant has paid to the Kenosha County Treasurer's Office the application fee

WHEREAS, the Kenosha Sheriff's Department has conducted an inspection of the premises, and

WHEREAS, the premises were found to be in conformity with the Cabaret Ordinance Number 8.02.

NOW, THEREFORE BE IT RESOLVED, that because this is the initial application by the license holder, a probationary license be granted to Clem Stein of Stein Farms for six months.

Respectfully Submitted,

JUDICIARY AND LAW ENFORCEMENT COMMITTEE

BelFill	Aye	No	Abstain	Excused
Superviser Boyd Frederick, Chairperson	X			
Supervisor David Celebre, Vice Chairperson				
Supervisor Jeff Wambeldt	A			
Supervisor Mark Northean	\varkappa			
Supervisor Laura Belsky	L			
Supervisor Sharon Pomaville	R	9		
Supervisor Jerry Gulley	A	[.]		

Kenosha County, Wisconsin

DATE: 6-9-20

JUN 1 6 2020

TO THE KENOSHA COUNTY BOARD OF SUPERVISORS:

I, as holder of a Class B Liquor License, hereby apply for a Probationary Cabaret License for:

Name of Premises S708 312th Ave. Salon WI. 53168 Address

5708 · 312 · Aur. Salim, WI. 53168 Mailing Address Zip Code

Located in the Town of <u>Wheat land</u>, in the County of Kenosha from the date hereof for **6 months**, (an application for a regular cabaret license will be sent upon expiration of the probationary license) and I hereby agree to deposit **\$200.00** for said license and to comply with all the provisions of the Cabaret License Ordinance adopted by the County Board and in effect March 6, 2001 and all the laws of the State of Wisconsin pertaining thereto.

Clem Stern

Signature of Applicant (Must be license holder)

312-371-1155

Day-time Telephone Number

A PHOTOCOPY OF YOUR CLASS B LIQUOR LICENSE MUST BE SUBMITTED WITH THIS APPLICATION

NOTE: AN UPDATED LIQUOR LICENSE MUST BE FILED WITH THE CLERK'S OFFICE FOLLOWING RENEWAL IN JULY

COMBINATION FORM

No. 2020/2021 -- 009

CLASS B RETAILER'S LICENSE for the sale of FERMENTED MALT BEVERAGES and INTOXICATING LIQUORS

WHEREAS, the local governing body of the TOWN of WHEATLAND, County of KENOSHA, Wisconsin, has, upon application duly made, granted and authorized the issuance of a Retall Class "B" License to Stein Farms LLC, Clem Stein, Agent to sell Fermented Malt Beverages as defined by and pursuant to Section 125.26 of the Statutes of the State of Wisconsin and Local Ordinances and the said applicant has paid to the Treasurer the sum of \$100.00 for such Class "B" Retailer's Fermented Malt Beverage license as required by local ordinances,

AND WHEREAS, the local governing body has granted and authorized the issuance of a "Class B" Intoxicating Liguor License to said applicant to sell intoxicating liquor as defined in and pursuant to Chapter 125.51(3) of the Statutes of the State of Wisconsin and local ordinances and the said applicant has paid to the Treasurer the sum of \$200.00 for such "Class B" Intoxicating Liquor License as provided by local ordinances and has complied with all the requirements necessary for obtaining such licenses,

LICENSES ARE HEREBY ISSUED to said applicant to sell, deal and traffic in, at retail, Fermented Malt Beverages and Intoxicating Liquors at the following described premises "Stein Farms" 5708 312th Ave., events barn, stage, beer garden, patio, breezeway, lodge, and courtyard per attached map.

FOR THE PERIOD from July 1, 2020 thru June 30, 2021.

Given under my hand and the corporate seal of the

TOWN of WHEATLAND this July 9th 2020 Ahrila M. Siegler Sheila M. Siegler, Town Clerk

4

TOWN OF WHEATLAND

34315 Geneva Road + P.O. Box 797 + New Munster, Wisconsin 53152-0797 + Phone: (262) 537-4340 + Fax (262) 537-4261

CERTIFICATE OF OCCUPANCY

Parcel No.:	95-4-219-364-0112	
Location:	5708-312 th AVE.	~
Owner(s):	STEIN FARMS	
Type of structure	: A.Z BANGLART HALL	
Current use:	SAME	

After final inspection of the structure located on the abovedescribed parcel, I hereby certify that it has been built according to the codes of the Town of Wheatland and the State of Wisconsin, with the following exceptions, and may be occupied as listed.

Any future use of the structure must conform with uses allowed for this zoning district as delineated in the Kenosha County Shoreland and Floodplain Zoning Ordinance.

1 Wheatland Building Inspector Certificate No. 70246

EXCEPTIONS:

After the above exceptions are completed, another inspection must be made and a clear certificate issued.

019 Jed. 5/27 DATED ;

(Form 01.19.2006)

KENOSHA COUNTY Treasurer 1010 56th Street Kenosha, WI 53140

003050-0007 Jeslyn S. 06/16/2020 02:52PM

COUNTY CLERK

CL23 Cabaret License-Probationary 1 @ 200.00 CL23 Cabaret License-Probationary	200.00
100-150-1510-444010	200.000
	200.00
Subtotal Total	200-00 200-00
CHECK Check Number3010	200.00
Change due	0,00

Paid by: The Stein Farms

Comments: Cabaret License Prob - Stein Farms

FOR CHECK PAYMENTS, RECEIPT IS NOT VALID UNTIL THE CHECK HAS CLEARED ALL BANKS.

> CUSTOMER COPY DUPLICATE RECEIPT

PAY TO THE ORDER OF Johnson Bank 075911052 FOR DEPOSIT ONLY KENUSHA COUNTY 122006022 001000 200100 KCAB

3

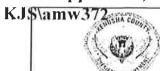
THE STEIN FARMS	79-1784/759	3010
CLEMENT STEIN III 5708 312TH AVE SALEM, WI 53168-9229	DATE 6-10-2	0
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Two Hundred		LARS A Sound Street
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AWINTRUST COMMUNITY BANK	R St	MP
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Case						
Locat	Number: tion: rting Office:	2019-00325599 5708 312TH AVE BURLINGTON, WI 53168 ID: 206 - Zoerner		Incident Type: Occurred From: Occurred Thru: Disposition: Disposition Date:	Service 06/12/2019 15:42 06/12/2019 15:42	
Offens	es			Reported Date:	06/12/2019 15:42 Wednesday	
No.	Group/O	RI Crime Code	Statute	Descrip	tion	Counts
Propert	ty					

Routing:

KSD Supplement, Officer: KCAD\DZoerner, Supervisor: KCAD\MMalecki, Merged By:



KENOSHA SHERIFF

FIELD CASE REPORT

CASE# 2019-00325599

Ę	REPORTED DATE/TIME 06/18/2020 10:24	OCCURRED INCIDENT TYPE	
EVEI	ОССОЛЯЕВ ГЛОН ВАТЕЛИИЕ	QCCURRED THRE DATE/TIME	EDCATION OF OCCURRENCE

	STATUTEDESCRIPTION	COUNTS	ATTEMPT/COMMIT
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OFFENSES			
OFFE			

	IACKET/SUBJECT TYPE	NAME	(LAST, FIRST, MIDDLE SUFFIX)					
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	JACKET/SUBJECT TYPE	NAME (LAST, FIRST, SICOL	E SUFFIX)					
ECT	008 AGE or AGE RANGE	ADDRESS (STREET, CMY, S	TATE ZIPI					
	RACE	SEX	HEIGHT	or RANGE	WEXNIT or RANGE	HYOR	EYE	
	IDENTY ICATION TYPE	PRIMARY PHONE	e	PHONE #	2		PHONE #3	

	JACKET/SUBJECT TYPE	HAME (LAST, FIRST, MIDDLE SUFFIX)				
		ADDRESS (STREET, CBY STATE 2P)				
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	ΝΛΑΝΤΑΚΑΤΙΟΝ ΤΥΡΕ	FRPAT'S PHONE	INDER #2		PHON	E #3

REPORTING OFFICER	124.07	Rt / 2 GE / H	
Zoerner David 206	06/18/2020	Malecki, Mark M	06/18/2020

KENOSHA SHERIFF

FIELD CASE REPORT



CASE# 2019-00325599

NARRATIVE

I, Sgt. David Zoerner, responded to Stein Farms at 5708 312th Avenue reference following up on a Cabaret License Check that I conducted on 06-12-2019.

The structures and layout of the venue remain unchanged from my previous inspection. See attached diagram.

Stein Farms is not currently in possession of a valid Class B Liquor License, as it is to be voted upon by the Town of Wheatland Board at the town meeting Monday, June 22, 2020, per Wheatland Town Clerk, Shiela Siegler. Clerk Siegler advised that she will forward the Class B Liquor License as soon as it is available. No problems with its issuance are foreseen.

Nothing further at this time.

Zoerner David 206	06/18/2020	Malecki, Mark M	06/18/2020	
PEPOUTING OFFICER	0:475	REVENED B		

KSD Supplement, Officer: KC^D/DZoerner, Supervisor: KCAD/DZoerner, Merged By:

KJS\crm406

KENOSHA SHERIFF

FIELD CASE SUPPLEMENT

CASE# 2019-00325599

SUPPLEMENTAL NARRATIVE

On 07/29/2019, I, Sgt. David Zoerner received notification from Town of Wheatland Clerk Sheila Siegler reference the Stein Farms Cabaret License Check final inspection. Clerk Siegler advised that the Stein Farm has not received "a final sign off," but with extenuating circumstances.

Stein Farms has received approval from the state of the revised fire suppression plans for the building. The fire suppression system has been installed and last Friday it did pass a pressure test of the system. But, to receive a final signoff, the test must be performed in the presence of the building inspector and fire chief by an independent testing firm. Neither of those two officials were available on Friday. So, a date has been set up for mid-August. At that time, there should be a final to this.

Clerk Seigler advises that she will advise the Sheriff's Office of the outcome of that final inspection.

Nothing Further

REPORTING GEFICEP	5ATE	REVENED DY	
206 Zoerner	07/29/2019	Zoerner, David W	07/29/2019

APPLICATION FOR PROBATIONARY CABARET LICENSE

Kenosha County, Wisconsin

DATE: 4-23-19

TO THE KENOSHA COUNTY BOARD OF SUPERVISORS:

I, as holder of a Class B Liquor License, hereby apply for a Probationary Cabaret License for:

Slain Farms 5768 312th Ave. Schm WI. 53168 Name of Premises Address .5708 312" Ave. Salem, WI.53168 Malling Address Zip Code Located in the Town of Whenk land , in the County of Kenosha. from the date hereof for 6 months, (an application for a regular cabaret license will be sent upon expiration of the probationary license) and I hereby agree to deposit \$200.00 for said license and to comply with all the provisions of the Cabaret License Ordinance adopted by the County Board and In effect March 6, 2001 and all the laws of the State of Wisconsin pertaining thereto. Clen Stein PRINT LICENSE HOLDER'S NAME (Y' (

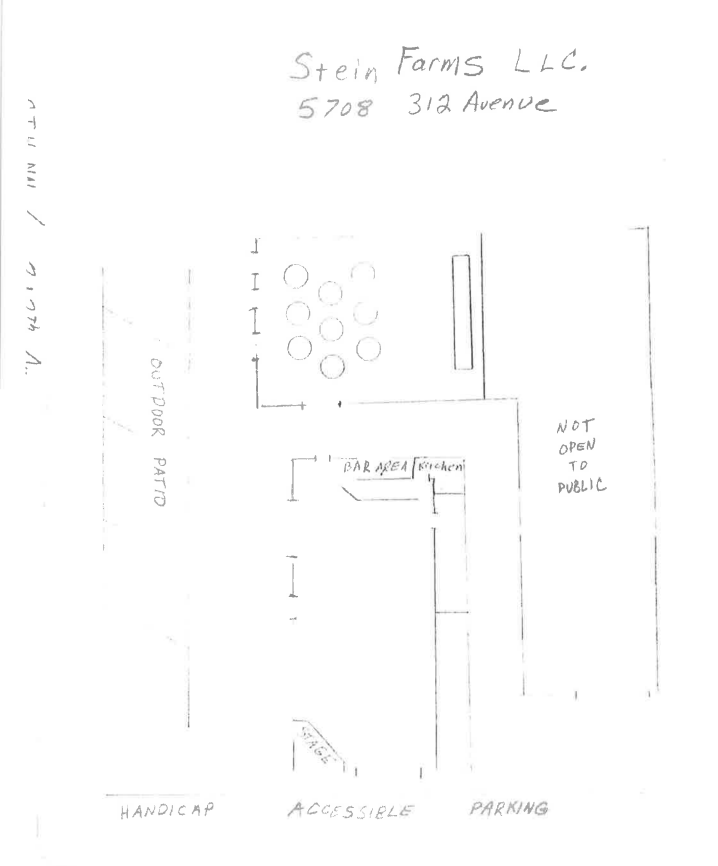
Signature of Applicant (Must be license holder)

312-37 (1155

Day-time Telephone Number

A PHOTOCOPY OF YOUR CLASS B LIQUOR LICENSE MUST BE SUBMITTED WITH THIS APPLICATION

NOTE: AN UPDATED LIQUOR LICENSE MUST BE FILED WITH THE CLERK'S OFFICE FOLLOWING RENEWAL IN JULY



57

Int of Revenue, Income, Sales & Excise Tax Division

COMBINATION FORM

No. 2018/2019-009

CLASS B RETAILER'S LICENSE FERMENTED MALT BEVERAGES and INTOXICATING LIQUORS

WHEREAS, the local governing body of the TOWN of WHEATLAND, County of KENOSHA, Wisconsin, has, upon application duly made, granted and authorized the Issuance of a Retail Class "B" License to Stein Farms LLC, Clem Stein, Agent to sell Fermented Malt Beverages as defined by and pursuant to Section 125.26 of the Statutes of the State of Wisconsin and Local Ordinances and the said applicant has paid to the Treasurer the sum of \$16.67 for such Class "B" Retailer's Fermented Malt Beverage license as required by local ordinances,

AND WHEREAS, the local governing body has granted and authorized the issuance of a "Class B" Intoxicating Liquer License to said applicant to sell intoxicating liquor as defined in and pursuant to Chapter 125.51(3) of the Statutes of the State of Wisconsin and local ordinances and the said applicant has paid to the Treasurer the sum of \$33.33 for such "Class B" Intoxicating Liquor License as provided by local ordinances and has complied with all the requirements necessary for obtaining such licenses,

LICENSES ARE HEREBY ISSUED to said applicant to sell, deal and traffic in, at retail, Fermented Malt Beverages and Intoxicating Liquors at the following described premises "Stein Farms" 5708 312th Ave., events barn, stage, beer garden, patio, breezeway, lodge, and courtyard per attached map.

FOR THE PERIOD from May 9 thru June 30, 2019

Given under my hand and the corporate seal of the

TOWN of WHEATLAND

Speila M. Su

this 13 day of May, 2019



CLEM STEIN STEIN FARMS LLC 5708 312TH AVE. SALEM WI 53168-9229

ing passion in the second second

WISCONSIN DEPARTMENT OF REVENUE PO BOX 8902 MADISON, WI 53708-6902

Letter ID

Contact Information:

website: revenue.wl.gov

2135 RIMROCK RD PO BOX 8902 MADISON, WI 53708-8902 ph: 608-286-2776 fax: 608-284-6884 email: DORBusinessTax@wisconsln.gov

L0635431312

Tax Type

Account Type

456-1029951372-02

Account Number

Sales & Use Tax

Seller's Permit

Wisconsin Department of Revenue Seller's Permit

Legal/real name:

STEIN FARMS LLC

Business name:

STEIN FARMS LLC 5708 312TH AVE. SALEM WI 53168-9229

- This certificate confirms you are registered with the Wisconsin Department of Revenue
- and authorized in the business of selling tangible personal property and taxable services.
- You may not transfer this permit.
- This permit must be displayed at the place of business and is not valid at any other location.

- · If your business is not operated from a fixed location, you must carry or display this permit at all events.

WINPAS - all 020 (R 01/17)

Sec. 183.0202 Wis. Stats,



State of Wisconsin Department of Financial Institutions

ARTICLES OF ORGANIZATION - LIMITED LIABILITY COMPANY

Executed by the undersigned for the purpose of forming a Wisconsin Limited Liability Company under Chapter 183 of the Wisconsin Statutes:

Article 1.	Name of the limited liability company: Stein Farms LLC	
Article 2.	The limited liability company is organized under Ch. 183 of the Wisconsin Statutes.	
Article 3.	Name of the initial registered agent: LEGALINC CORPORATE SERVICES INC.	
Article 4.	Street address of the initial registered office: 4650 WEST SPENCER STREET SUITE L APPLETON, WI 54914 United States of America	
Article 5.	Management of the limited liability company shall be vested in: A member or members	
Article 6.	Name and complete address of each organizer: Clem Stein 5708 312th Ave. Salem, WI 53168 United States of America	
Other Information.	This document was drafted by: Zoe Dickson	
	Organizer Signature: Clem Stein	

Date & Time of Receipt: 5/30/2017 2:35:46 PM

Stips: //www.wofi.org/apjs:/CorpFormation/plugins/DomneticLLC/printerFriendly.aspx?ld=563845Rc=1692615074

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Under penalties of perjury, I declare that the statements in this registration are true and correct to the best of my knowledge and belief; that this registration applies only to the specified business and location or, where the registration is for murg han one location, it applies only to the businesses at the locations opecified on the attached list.

CIGHAT (N. C) TIB F 5630.54 (05/2915) DTLE PRESIDENT/MANAGER Page 1 of 2 0ATE 03/14/2019

Date of this notice: 05-30-2017

Employer Identification Number: 82-1694879

Form: SS-4

Number of this notice: CP 575 G

For assistance you may call us at: 1-800-829-4933

IF YOU WRITE, ATTACH THE STUB AT THE END OF THIS NOTICE.

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Number (EIN). We assigned you EIN 82-1694879. This EIN will identify you, your business accounts, tax returns, and concurrents, even if you have no employees. Please keep this notice in your permanent records.

When filing tax documents, payments, and related correspondence, it is very important that you use your EIN and complete name and address exactly as shown above. Any variation may cause a delay in processing, result in incorrect information in your account, or even cause you to be assigned more than one EIN. If the information is not correct as shown above, please make the correction using the attached tear off stub and return it to us.

A limited liability company (LLC) may file Form 8632, Entity Classification Election, and elect to be classified as an association taxable as a corporation. If the LLC is eligible to be treated as a corporation that meets certain tests and it will be electing S corporation status, it must timely file Form 2553, Election by a Small Business Corporation. The LLC will be treated as a corporation has of the effective date of the S corporation election and does not need to file Form 8632.

To obtain tax forms and publications, including those referenced in this notice, visit our Web site at www.irs.gov. If you do not have access to the Internet, call 1-800-929-3676 (TTY/TDD 1-800-829-4059) or visit your local IRS office.

IMPORTANT REMINDERS:

- * Keep a copy of this notice in your permanent records. This notice is issued only one time and the IRS will not be able to generate a duplicate copy for you. You may give a copy of this document to anyone asking for proof of your EIN.
- * Use this EIN and your name exactly as they appear at the top of this motice on all your federal tax forms.
- * Refer to this EIN on your tax-related correspondence and documents.

If you have questions about your EIN, you can call us at the phone pumber or write to us at the address shown at the top of this notion. If you write, please lear off the stub at the bottom of this notice and send it along with your letter. If you do not used up will us, do not complete and return the stub.

Your name control associated with this EOD is ETED. You will need to provide this information along with your EIN. If you the your teturns electronically

thank you for your couperation.

STEIN FARMS LLC CLEM STEIN SOLE MBR 5708 312TH AVE SALEM, WI 53168

KSD Case, Officer: KCAD\DZ perner, Supervisor: KCAD\DZoerner, Merged By: KJS\mrs366



KENOSHA SHERIFF

FIELD CASE REPORT

CASE# 2019-00325599

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	REPORTED DATE/THE	DCCURRED NODENT TYPE		
Ę	06/12/2019 15:42	Service		
μ Ξ	OCCURRED FROM DATE/TIME	OCCURRED THRU DATE/TIME	LOCATION OF DCCURRENCE	STEIN FARMS LLC
Ш	06/12/2019 15:42	06/12/2019 15:42	5708 312 AVE	

	STATUTE/DESCRFT/DH	COUNTS	АТЛЕИРТ/СОММІТ
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OFFENSES			
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	JACKET/SUBJECT TYPE		NAHE (LA	AST, FIRST, MODLE SUFFIC)								
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SUB,	White			Male	6'0	6'0	170	170	Brown	า	Blue	
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206 ZoernerDavid	06/12/2019	Zoerner, David W	06/13/2019



KENOSHA SHERIFF

FIELD CASE REPORT

CASE# 2019-00325599

NARRATIVE

On 06-12-2019 at 1542 hours, Sergeant David Zoerner conducted a Probationary Cabaret License Application Check at Stein Farms, 5708 312th Avenue. I met with owner Clem Stein in the north building at the bar area. I observed their Class B Retailer's License issued by the Town of Wheatland on May 13, 2019 clearly displayed on the west wall at the bar area. Expires June 30, 2019. Also clearly displayed was the Temporary Cabaret License for an event held there on June 8, 2019. Mr. Stein also presented me with three additional Temporary Cabaret Licenses for upcoming events. These are dated for June 16, 2019, June 23, 2019 and June 30, 2019. I gave Clem Stein a printed copy of the Kenosha County Ordinance 8.02 Cabaret Licenses.

The Stein Farms venue is two separate buildings. The north building contains a dance area with a small stage in the northeast corner, bar and kitchen area. The building to the south contains seating area for dinner service, also can be used as a dancing area, per Clem Stein. There is an outdoor seating area to the east of these buildings. The north side of the property contains the parking area including clearly marked handicap accessible parking stalls directly in front of the north building and outdoor seating area.

Stein Farms has had issues with its fire suppression system and does not have a final inspection completed by the state at this time. I spoke with Shiela Siegler, Clerk for the Town of Wheatland reference the inspection for Stein Farms LLC. Clerk Siegler advised that Stein Farms is waiting for a revised state plan approval as there were changes made during the installation of their fire suppression system. Stein Farms cannot receive a final inspection from the Town of Wheatland building inspector until Town of Wheatland has the state approved plan on file.

Clerk Siegler advised that although municipalities can issue business licenses, the Town of Wheatland does not. Siegler provided me with copies of business documentation for Stein Farms LLC including the Wisconsin Department of Revenue Seller's Permit, State of Wisconsin Articles of Incorporation - Limited Liability Company, Alcohol Dealer Registration from the Alcohol and Tobacco Tax and Trade Bureau and their Internal Revenue Service Employer ID number assignment.

PEPORTING OFFICER	DW35	REVENTD IN	
206 ZoernerDavid	06/12/2019	Zoerner, David W	06/13/2019

COMBINATION FORM No. 2019/2020 -- 009

CLASS B RETAILER'S LICENSE for the sale of FERMENTED MALT BEVERAGES and INTOXICATING LIQUORS

WHEREAS, the local governing body of the TOWN of WHEATLAND, County of KENOSHA, Wisconsin, has, upon application duly made, granted and authorized the issuance of a Retail Class "B" License to **Stein Farms LLC**, **Clem Stein, Agent** to sell Fermented Malt Beverages as defined by and pursuant to Section 125.26 of the Statutes of the State of Wisconsin and Local Ordinances and the said applicant has paid to the Treasurer the sum of **\$100.00** for such Class "B" Retailer's Fermented Malt Beverage license as required by local ordinances,

AND WHEREAS, the local governing body has granted and authorized the issuance of a "Class B" Intoxicating Liquor License to said applicant to sell intoxicating liquor as defined in and pursuant to Chapter 125.51(3) of the Statutes of the State of Wisconsin and local ordinances and the said applicant has paid to the Treasurer the sum of **\$200.00** for such "Class B" Intoxicating Liquor License as provided by local ordinances and has complied with all the requirements necessary for obtaining such licenses,

LICENSES ARE HEREBY ISSUED to said applicant to sell, deal and traffic in, at retail, Fermented Malt Beverages and Intoxicating Liquors at the following described premises "Stein Farms" 5708 312th Ave., events barn, stage, beer garden, patio, breezeway, lodge, and courtyard per attached map.

FOR THE PERIOD from July 1, 2019 thru June 30, 2020.

Given under my hand and the corporate seal of the

TOWN of WHEATLAND

this twenty-fourth day of June 2019

Sheile m. Sugar

Sheila M. Siegler, Town Clerk



COUNTY CLERK

1010 56th Street Kenosha WI 53140 (262) 653-2552 regi.bachochin@kenoshacounty.org

July 1, 2021

Stein Farms LLC c/o Clem Stein 5708 312th Ave Salem WI 53168

RE: PROBATIONARY CABARET LICENSE EXPIRATION

Your Probationary Cabaret License has expired in February 2021. Due to staff changes and the temporary closure of the County building, it has been overlooked for recommendation of the Probationary Cabaret License to be converted to a Regular Cabaret.

At this time, I have issued your establishment an Extension of Probationary Cabaret License to be displayed until such time as the resolution goes before the County Board. If you have any questions, please contact the me at 262-653-2552.

Thank you,

backschin

Kegi Bachochin Kenosha County Clerk

COUNTY OF KENOSHA --- STATE OF WISCONSIN

207

Extension of Probationary Expires August 1, 2021

(P)

â

No.



CABARET LICENSE

To All to Whom it may Concern, Greetings:

WHEREAS, pursuant to Section 8.02 of the Municipal Code of the County of Kenosha, application has been received and is on file in the office of the County Clerk for a Cabaret License for the premises hereinafter described, and

WHEREAS, said applicant has paid to the Clerk of Kenosha County, the sum of zero dollars, and

WHEREAS, pursuant to Section 8.02 of the Municipal Code of the County of Kenosha, the County Board of Supervisors of the County of Kenosha has authorized the granting of a Cabaret License to STEIN FARMS LLC.

NOW, THEREFORE, a Cabaret License is hereby granted to Clem Stein, Agent at 5708 312th Ave, Town of Wheatland to provide entertainment pursuant to the provisions of said Municipal Code,

BE IT FURTHER KNOWN, that this license is granted subject to the provisions and conditions of said Municipal Code and subject to revocation as therein provided.

> Given under my hand and the Official Seal of the County of Kenosha at my office, in the City of Kenosha, in County aforesaid, this 1st day July of 2021 A.D.,

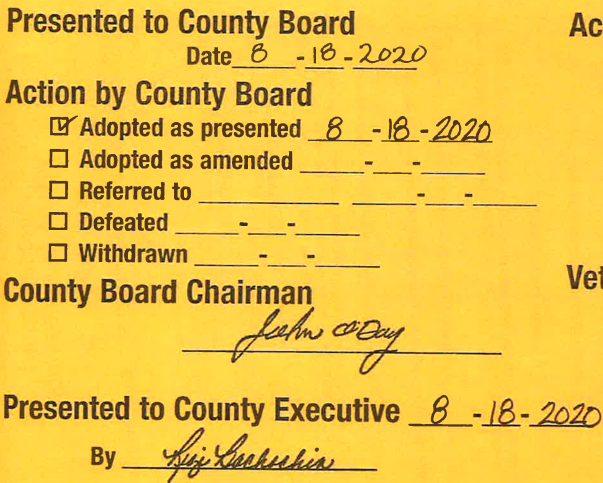
MADAL County Clerk

SAL Y

Ser.

200

RESOLUTION No. 28



County Clerk

Action by County Executive



- Vetoed ______
- □ Vetoed in part ____-
- Effective without signature

unes Kouser Bv

County Executive

Veto action by County Board

Overridden	_	
Vote	to	
Sustained	-	
Vote	_ to	

KENOSHA COUNTY BOARD OF SUPERVISORS

RESOLUTION NO. 20

ubject: PROBATIONARY CABARET LICENSE - Stein Farms

Original V Corrected Date Submitted: August 18, 2020	2 nd Correction Resubmitted
Submitted By: Judiciary & Law Enforcement Committee Fiscal Note Attached:	
Prepared By: Robert Hallisy, Jr. Captain of Operations	Legal Note Attached:

WHEREAS, the application of **Clem Stein** for a probationary caparet license for **Stein Farms**, **5708 312th Ave. Salem**, Wisconsin, in the Town of **Wheatland**, was made during the month of **June of 2020**, was turned over to the Kenosha Sheriff's Office on **June 17**, 2020, and,

WHEREAS, said applicant has paid to the Kenosha County Treasurer's Office the application fee of \$200.00, and

WHEREAS, the Kenosha Sheriff's Department has conducted an inspection of the premises, and

WHEREAS, the premises were found to be in conformity with the Cabaret Ordinance Number 8.02.

NOW, THEREFORE BE IT RESOLVED, that because this is the initial application by the license holder, a probationary license be granted to Clem Stein of Stein Farms for six months.

Respectfully Submitted,

JUDICIARY AND LAW ENFORCEMENT COMMITTEE

Superviser Boyd Frederick, Chairperson Supervisor David Celebre, Vice Chairperson Jeff Wambøldt //Supervisor Mark Nor sor Laura 161 TIM Supervisor Sharon, Pomaville Supervisor Jerry Gulley

Aye	No	<u>Abstain</u>	Excused
×			
17			
A			
X			
M	P		
,s	Ð		

Kenosha County, Wisconsin

DATE: 6-9-20

TO THE KENOSHA COUNTY BOARD OF SUPERVISORS:

I, as holder of a Class B Liquor License, hereby apply for a Probationary Cabaret License for:

Name of Premises STOR 312th Ave Salon WI. 53/68 Address

5708. 312 Ave. Salim, WI. 53/68 Mailing Address Zip Code

Located in the Town of Wheat land , in the County of Kenosha from the date hereof for 6 months, (an application for a regular cabaret license will be sent upon expiration of the probationary license) and I hereby agree to deposit \$200.00 for said license and to comply with all the provisions of the Cabaret License Ordinance adopted by the County Board and in effect March 6, 2001 and all the laws of the State of Wisconsin pertaining thereto.

Clem Stern PRINT LICENSE HOLDER'S NAME

Il St

Signature of Applicant (Must be license holder)

3 12 - 371 - 1155 Day-time Telephone Number

A PHOTOCOPY OF YOUR CLASS B LIQUOR LICENSE MUST BE SUBMITTED WITH THIS APPLICATION

NOTE: AN UPDATED LIQUOR LICENSE MUST BE FILED WITH THE CLERK'S OFFICE FOLLOWING RENEWAL IN JULY



COMBINATION FORM

No. 2020/2021 -- 009

CLASS B RETAILER'S LICENSE for the sale of FERMENTED MALT BEVERAGES and INTOXICATING LIQUORS

WHEREAS, the local governing body of the TOWN of WHEATLAND, County of KENOSHA, Wisconsin, has, upon application duly made, granted and authorized the Issuance of a Retail Class "B" License to Stein Farms LLC, Clem Stein, Agent to sell Fermented Malt Beverages as defined by and pursuant to Section 125.26 of the Statutes of the State of Wisconsin and Local Ordinances and the said applicant has paid to the Treasurer the sum of \$100.00 for such Class "B" Retailer's Fermented Malt Beverage license as required by local ordinances,

AND WHEREAS, the local governing body has granted and authorized the issuance of a "Class B" Intoxicating Liquor License to said applicant to sell intoxicating liquor as defined in and pursuant to Chapter 125.51(3) of the Statutes of the State of Wisconsin and local ordinances and the said applicant has paid to the Treasurer the sum of \$200.00 for such "Class B" Intoxicating Liquor License as provided by local ordinances and has complied with all the requirements necessary for obtaining such licenses,

LICENSES ARE HEREBY ISSUED to said applicant to sell, deal and traffic in, at retail, Fermented Malt Beverages and Intoxicating Liquors at the following described premises "Stein Farms" 5708 312th Ave., events barn, stage, beer garden, patio, breezeway, lodge, and courtyard per attached map.

4

FOR THE PERIOD from July 1, 2020 thru June 30, 2021.

Given under my hand and the corporate seal of the

TOWN of WHEATLAND this July 9 1 _ 2020

Sheila M. Siegler, Town Clerk

TOWN OF WHEATLAND

34315 Geneva Road · P.O. Box 797 · New Munster, Wisconsin 53152-0797 · Phone: (262) 537-4340 · Fax (262) 537-4261

CERTIFICATE OF OCCUPANCY

Parcel No.:	95-4	1-219-364-0	0412	
Location:	5708	- 312 H AVE.	~	
Owner(s):	STI	EIN FARMS		
Type of struct	ure: A	2 BANGUA	THALL	
Current use:	411	SAME		

After final inspection of the structure located on the abovedescribed parcel, I hereby certify that it has been built according to the codes of the Town of Wheatland and the State of Wisconsin, with the following exceptions, and may be occupied as listed.

Any future use of the structure must conform with uses allowed for this zoning district as delineated in the Kenosha County Shoreland and Floodplain Zoning Ordinance.

Wheatland Building Inspector Certificate No. 70246

EXCEPTIONS:

After the above exceptions are completed, another inspection must be made and a clear certificate issued.

3/17/019 Red. 5/21/020 DATED: (Form 01.19.2006)

KENOSHA COUNTY Treasurer 1010 56th Street Kenosha, WI 53140

003050-0007 Jeslyn S. 06/16/2020 02:52PM

COUNTY CLERK

CL23 Cabaret License-Probationary 1 @ 200.00	
CL23 Cabaret License-Probationary	200,00
100-150-1510-444010	200.000

200.00

1

Subtotal Total	200.00 200.00
CHECK Check Number3010	200.00
Change due	0,00

Paid by: The Stein Farms

Comments: Cabaret License Prob - Stein Farms

FOR CHECK PAYMENTS, RECEIPT IS NOT VALID UNTIL THE CHECK HAS CLEARED ALL BANKS.

> CUSTOMER COPY DUPLICATE RECEIPT

PAY TO THE ORDER OF Johison Bank 075911052 FOR DEPOSIT OMLY KENOSHA COUNTY 122006822 003000-000007:06/16/2020 02:6 [PM 200.00 KCAB

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16

THE STEIN FARMS	79-1784/759	3010
CLEMENT STEIN III 5703 312TH AVE SALEM, WI 53168-9229	DATE 6-10	20
PAY TO THE Kenocha Courty	Treasurer \$	2002
Two Hundred		DLLARS & HELT
TOWN BANK		
AWINTRUST COMMUNITY BANK	R St	MP
59%78%3%0000%20869#	3010	

AND	Kenosha County Sheriff's Department Summary								
Print Date/Time Login ID: Case Number:	kcad\	/2020 08:25 rhallisy -00325599		С	Kenosha County DRI Number:	Sheriff's Department WI0300000			
Case									
Case Number Location: Reporting Offi	5708 (BURL	00325599 312TH AVE INGTON, WI 53168 206 - Zoerner		Incident Type: Occurred From: Occurred Thru: Disposition: Disposition Date: Reported Date:	Service 06/12/2019 15:42 06/12/2019 15:42 06/12/2019 15:42 Wednesday				
No. Group	o/ORI	Crime Code	Statute	Descrip	ition	Counts			
				6					
Property									
Date Code	e	Туре	Make	Model Desc	cription	Tag No. Item No.			

Routing:

KSD Supplement, Officer: KCAD\DZoerner, Supervisor: KCAD\MMalecki, Merged By:

KJ\$\amw372



KENOSHA SHERIFF

FIELD CASE REPORT

CASE# 2019-00325599

	REPORTED DATE/TIME	OCCURRED INCIDENT TYPE	
lĘ.	06/18/2020 10:24		
EVEN	DCCURRED FROM DATE/TIME	OCCURRED THRU DATE/TIME	LOCATION OF OCCURRENCE

	STATUTEDESCRIPTION	COUNTS	ATTEMPT/COMMIT
OFFENSES			

	JACKET/SUBJECT TYPE	NAME (L	AST, FIRST, MIDDLE SUFFIX)				
JECT	DOU ALSE OF ALSE RATINE	ADDRESS	S (STREET, CITY, STATE, ZIP)				
SUBJ			SEX	ILEIGHT or RANGE	WEKET OF RANGE	HAIR	ÊYÊ
	IDENTIFICATION TYPE		FRMARY, PHONE	PHONE #2		PHONE	#3

Γ	IACKET//SUBJECT IVPE	HAVE (LAST, FIRST, MIDDLE SUFFIX)					
l Ш	DOB AGE of AGE HANGE	18 AGE of AGE NANGE ADDRESS (STREET, NYY STATE ZP)					
SUBJ	RACE	SEX	HE GHT or RANGE	WENTIF or RANGE	HVB	EYE	
	IDENTIFICATION TYPE	BRIMARY PHONE	PHQUE #2	FIRGULE 62		рноне из	

	JACKETISUBJECT TYPE	HAME (LA	ST, FIRST, MIDDLE SUFFOX)						
JECT	DOB AGE of AGE RANGE	ADTRESS	(STREET, CITY STATE 249)						
SUBJ	RACE		SEX	HERAH) or RAI	IGE	WEIGHT or RALIGE	11,581	LYE	
	IDENTFICATION TYPE		PRIMARY PHONE		EAUQUE NO			PHQNE #1	

Zoerner David 206	06/18/2020	Malecki, Mark M	06/18/2020	
DEPOSTAC OFFICED		- 長生学文 (1) (1)		



KENOSHA SHERIFF FIELD CASE REPORT

CASE# 2019-00325599

NARRATIVE

I, Sgt. David Zoerner, responded to Stein Farms at 5708 312th Avenue reference following up on a Cabaret License Check that I conducted on 06-12-2019.

The structures and layout of the venue remain unchanged from my previous inspection. See attached diagram.

Stein Farms is not currently in possession of a valid Class B Liquor License, as it is to be voted upon by the Town of Wheatland Board at the town meeting Monday, June 22, 2020, per Wheatland Town Clerk, Shiela Siegler. Clerk Siegler advised that she will forward the Class B Liquor License as soon as it is available. No problems with its issuance are foreseen.

Nothing further at this time.

REPORTING OFFICER	DATE	REVEWED BY	
Zoerner David 206	06/18/2020	Malecki, Mark M	06/18/2020

KSD Supplement, Officer: KC^D/DZoerner, Supervisor: KCAD/DZoerner, Merged By:

KJS\crm406



KENOSHA SHERIFF

FIELD CASE SUPPLEMENT

CASE# 2019-00325599

SUPPLEMENTAL NARRATIVE

On 07/29/2019, I, Sgt. David Zoerner received notification from Town of Wheatland Clerk Sheila Siegler reference the Stein Farms Cabaret License Check final inspection. Clerk Siegler advised that the Stein Farm has not received "a final sign off," but with extenuating circumstances.

Stein Farms has received approval from the state of the revised fire suppression plans for the building. The fire suppression system has been installed and last Friday it did pass a pressure test of the system. But, to receive a final signoff, the test must be performed in the presence of the building inspector and fire chief by an independent testing firm. Neither of those two officials were available on Friday. So, a date has been set up for mid-August. At that time, there should be a final to this.

Clerk Seigler advises that she will advise the Sheriff's Office of the outcome of that final inspection.

Nothing Further

NEUCIALING OFFICED	0ATE	REVENED ON	
206 Zoerner	07/29/2019	Zoerner, David W	07/29/2019

APPLICATION FOR PROBATIONARY CABARET LICENSE

Kenosha County, Wisconsin

DATE: 4-23-19

TO THE KENOSHA COUNTY BOARD OF SUPERVISORS:

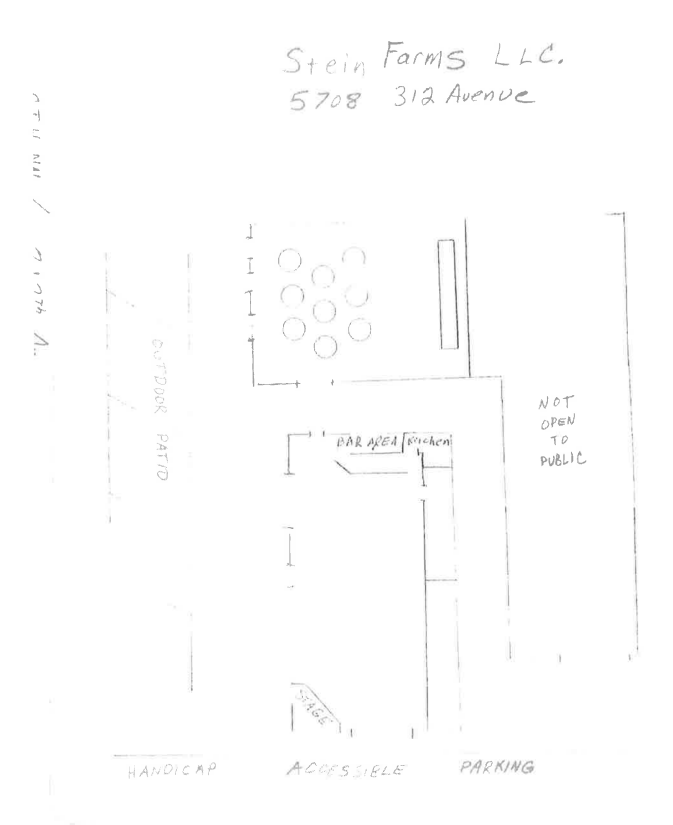
I, as holder of a Class B Liquor License, hereby apply for a Probationary Cabaret License for:

Sleig Forms S708 312th Ave. Silven WI. 53168 Name of Premises Address 5708 312 Ave. Salam, WI.53168 Malling Address Zip Code Located in the Town of Whenk land , in the County of Kenosha ... from the date hereof for 6 months, (an application for a regular cabaret license will be sent upon expiration of the probationary license) and I hereby agree to deposit \$200.00 for said license and to comply with all the provisions of the Cabaret License Ordinance adopted by the County Board and In effect March 6, 2001 and all the laws of the State of Wisconsin pertaining thereto. Clen Stein PRINT LICENSE HOLDER'S NAME $Y' \in \{$ Signature of Applicant (Must be license holder) 312.37 1155

Day-time Telephone Number

A PHOTOCOPY OF YOUR CLASS B LIQUOR LICENSE MUST BE SUBMITTED WITH THIS APPLICATION

NOTE: AN UPDATED LIQUOR LICENSE MUST BE FILED WITH THE CLERK'S OFFICE FOLLOWING RENEWAL IN JULY



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N

Int of Revenue, Income, Sales & Excise Tax Divisi Nusconsin Dros COMBINATION FORM

No. 2018/2019-009

CLASS B RETAILER'S LICENSE

FERMENTED MALT BEVERAGES and INTOXICATING LIQUORS

WHEREAS, the local governing body of the TOWN of WHEATLAND, County of KENOSHA, Wisconsin, has, upon application duly made, granted and authorized the issuance of a Retail Class "B" License to Stein Farms LLC, Clem Stein, Agent to sell Fermented Malt Beverages as defined by and pursuant to Section 125.26 of the Statutes of the State of Wisconsin and Local Ordinances and the said applicant has paid to the Treasurer the suro of \$16.67 for such Class "B" Retailer's Fermented Malt Beverage license as required by local ordinances,

AND WHEREAS, the local governing body has granted and authorized the issuance of a "Class B" Intoxicating Liquer License to said applicant to sell intoxicating liquor as defined in and pursuant to Chapter 125.51(3) of the Statutes of the State of Wisconsin and local ordinances and the said applicant has paid to the Treasurer the sum of \$33.33 for such "Class B" Intexicating Liquor License as provided by local ordinances and has complied with all

the requirements necessary for obtaining such licenses;

LICENSES ARE HEREBY ISSUED to said applicant to sell, deal and traffic in, at retail, Fermented Malt Beverages and Intoxicating Liquors at the following described premises "Stein Farms" 5708 312th Ave., events barn, stage, beer garden, patio, breezeway, lodge, and courtyard per attached map.

FOR THE PERIOD from May 9 thru June 30, 2019.

Given under my hand and the corporate seal of the

TOWN of WHEATLAND

3 day of May, 2019

Speila M. Sugler



WISCONSIN DEPARTMENT OF REVENUE PO BOX 8802 MADISON, WI 53708-8902

L

Contact Information:

2135 RIMROCK RD PO BOX 8902 MADISON, W1 53708-8902 ph: 608-286-2776 fax: 608-264-6884 email: DORBusinessTax@wisconsin.gov wabsite: revenue.wi.gov

Letter ID L0635431312

CLEM STEIN STEIN FARMS LLC 5708 312TH AVE. SALEM WI 53168-9229

Wisconsin Department of Revenue Seller's Permit

Legal/real name:

STEIN FARMS LLC

Business name:

STEIN FARMS LLC 5708 312TH AVE. SALEM WI 53168-9229

- This certificate confirms you are registered with the Wisconsin Department of Revenue and authorized in the business of selling tangible personal property and taxable services.
- · You may not transfer this permit.
- This permit must be displayed at the place of business and is not valid at any other location.
- If your business is not operated from a fixed location, you must carry or display this permit at all events.

Tax Type

Account Type

Account Number

Sales & Use Tex

Seller's Permit

456-1029951372-02

WINPAS - at 020 (R 01/17)

Printer-Friendly Form View

Sec. 183.0202 Wis. Stats.



State of Wisconsin Department of Financial Institutions

ARTICLES OF ORGANIZATION - LIMITED LIABILITY COMPANY

Executed by the undersigned for the purpose of forming a Wisconsin Limited Liability Company under Chapter 183 of the Wisconsin Statutes:

Article 1.	Name of the limited liability company:
	Stein Farms LLC
Article 2.	The limited liability company is organized under Ch. 183 of the Wisconsin Statutes.
Article 3.	Name of the initial registered agent:
	LEGALINC CORPORATE SERVICES INC.
Article 4	Street address of the initial registered office:
	4650 WEST SPENCER STREET SUITE L
6	APPLETON, WI 54914
	United States of America
Article 5.	Management of the limited liability company shall be vested in:
	A member or members
Article 6.	Name and complete address of each organizer:
	Clem Stein
Ŷ,	5708 312th Ave. Salem, WI 53168
	United States of America
Other Information.	This document was drafted by:
	Zoe Dickson
	Organizer Signature:
	Clem Stein

Date & Time of Receipt: 5/30/2017 2.35:46 PM

Tally, WWW with rightposiCorpf creation/plugats/Domosticl LC/or inter Friendly as particle 5838458 (= 1682815074

- 89

	14	DEPARTMI COHOL AND TOBACO	ENT OF THE TREA			
	Alcohol Dea	ler Registration	- For Use O	n and After July	y 1, 2008	
	(P)	lense read Instructions				Marine States of Samery on Samery
	Cor	SECTION 1 – ID polate all tields in sech				
NAME (Los	I, First, Middle) or CORPOR	A MARK TRADE A	the side of the second s	YER IDENTIFICATION	NUMBER ((See Instructions)
STEIN FARM	45 LLC		~	82-1694879		
MAILING A	DDRESS (Street address o	r P.O. Box)	CITY		STATE	ZIP CODE
5708 31211	I AVE.		SALEM		WI	53168
	OX 8, b, or 6: NEW BUSINESS OUT OF BUSINESS	CHANGE IN:	3 BUSINESS WIT (complete items t IE / TRADE NAMI DRESS / LOCATIC		HIP INFO	ICATION NUMBER
	HANGE, OR OF ENTRY	203	INESS CLASS	(OLD:	-)
	NESS, OR OF TERMINATI ESS (mm/dd/yyyy)			(NEW:	-)
	SECTION Enter Information	2 - BUSINESS CL	ASS(ES) AND P	REMISES LOCATI	ONS Iss code	
DEALER O	CLASS		SUBCLASS			CLASS CODE
RETAIL OF	EALER (Anyone who calls,	or offers for sale,	Liquors (Distiller	l Spirits, Wine or Béer)	
	cohol products to any perso re package stores, restaura		Beer Only			12
clubs, fraten	nat organizations, grocery s	tores or supermarkets	Liquors (Distilled	Spirits, Wine or Beer) – At Large*	15
which sell st	ch beverages.)		Beer Only - AL	.atyo"		16
sale, bevera	LE DEALER (Anyone who ge alcohol products to anot	her dealer. An	Liquors (Distilled	l Spíritis, Wine, or Beer	7)	31
	must register as a wholesal whol products to other deal		Bear Only			32
* A retail dea	iler at large is one whose b	Islness requires him to	o move from place	to place, such as a d	reus or camb	vell.
CLASS CODE	TRADE NAME	PREMISES STREET NUMB		CITY, STATE ZIP CODE	L.	TELEPHONE NUMBER
11	STEIN FARMS	5708 312	TH AVE.	SALEM, WI. 53:	168 (312) 371-1155
				*+	()
					C)
					()
					()

Under penalties of perjury, indeclate that the statements in this registration are true and correct to the best of my knowledge and belief, that this registration applies only to the specified business and location or, where the registration is for must than one location. It unplies only to the businesses of the locations specified on the stached list

STOPPAL PRISE

HILE PRESIDENT/MANAGER Page 1 of a DATE 03/14/2019

118 F 5630,54 (05/2015)

IRS DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE CINCINNATI OH 45999-0023

1

Date of this notice: 05-30-2017

Employer Identification Number: 82-1694879

Form: SS-4

Number of this notice: CP 575 G

For assistance you may call us at: 1-800-829-4933

IF YOU WRITE, ATTACH THE STUB AT THE END OF THIS NOTICE.

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Number (EIN). We assigned you EIN 02-1694079. This EIN will identify you, your business accounts, tax raturns, and documents, even if you have no employees. Please keep this notice in your permanent records.

When filing tax documents, payments, and related correspondence, it is very important that you use your EIN and complete name and address exactly as shown above. Any variation may cause a delay in processing, result in incorrect information in your account, or even cause you to be assigned more than one RIN. If the information is not correct as shown above, please make the correction using the attached tear off stub and return it to us.

A limited liability company (LLC) may file Form 8632, Entity Classification Election, and elect to be classified as an association taxable as a corporation. If the LLC is eligible to be treated as a corporation that meets certain tests and it will be electing S corporation status, it must timely file Form 2553, Election by a Small Business Corporation. The LLC will be treated as a corporation as of the effective date of the S corporation election and does not need to file Form 8632.

To obtain tax forms and publications, including those referenced in this notice, visit our Web site at www.irs.gov. If you do not have access to the Internet, call 1-803-829-3676 (TTY/TDD 1-800-829-4059) or visit your local IRS office.

IMPORTANT REMINDERS :

- Keep a copy of this notice in your permanent records. This notice is issued only one time and the IRS will not be able to generate a duplicate copy for you. You may give a copy of this document to anyone asking for proof of your EIN.
- Use this EIN and your name exactly as they appear at the top of this metice on all your federal tax forms.
- Refer to this EIN on your tax-related correspondence and documents.

If you have questions about your ELN, you can call us at the phone number or write to us at the address shown at the top of this notice. If you write, please tear off the Trib at the bottom of this notice and bend it along with your letter. If you do not need to write us, do not complete and return the stol.

Your name control associated with this AD is STR: You will need to provide the information, along with your BIN, if you take your seturus electronically

Tomation and the year of period on a

STEIN FARMS LLC CLEM STEIN SOLE MBR 5708 312TH AVE SALEM, WI 53168

KSD Case, Officer: KCAD\DZ perner, Supervisor: KCAD\DZoerner, Merged By: KJS\mrs366



KENOSHA SHERIFF

FIELD CASE REPORT

CASE# 2019-00325599

-	REPORTED DATE/T M	OCCURRED INCIDENT 11/PE		
E	06/12/2019 15:42	Service		
Ш		OCCURRED THRU DATE/TME	OCATION OF OCCURRENCE	STEIN FARMS LLC
Ш	06/12/2019 15:42	06/12/2019 15:42	5708 312 AVE	

	STATUTEDESCRIPTION	COUNTS	ATTEMPT/COMMIT
OFFENSES			
OFFE			

	JACKET/SUBJECT TYPE		HAME (LAST, FIRST, MIDDLE SUFFX)									
	Adult	Other	Stein,	Stein, Clement								
le l	Don	AGE OF AGE RAROE	ADDRESS (ST	DDRESS (STREET, CITY, STATE ZP)								
E E	09/30/1960	58	5700 3	5700 312 AVE Salem, WI 53168								
ഫ്	RACE		St	EX	IIF KIT or R	ANGE	WEISHF or R	AhGE	NAN		EVE	
S	^{RACE} White		1	Male	6'0	6'0	170	170	Brown	1	Blue	
	DENTIFICATION TYPE		PS	RWARY PHONE		PHONE #2	2			PHONE #3		
	Photo Drive	rs License		(312)371-1155								

	JACKET/SUBJECT TYPE	NAME (LA	ST, FIRST MIDDLE SUFFD()						
JECT	DOB AGE OF AGE TANGE	ADDRESS (STREET_CITY_STATE, ZIP)							
	RACE		3EX	HE GHT of RAI	152	WEIGHT IH RANGE	HAR.		EYE
	IDENTIFICATION LYPE		PRWARY PHONE		PHONE #2			PHONE #3	

	JACKETISUBIEC I TAFE		HAVE (LA	ST, FRAST, MIDOLE SUFFIX)						
JECT	B00	AGE of AGE RANGE	ADORESS (ISTREET, CITY, STATE ZPI						
SUBJ	KaCL			SEX	HOH MAA	161.	WE CHT & RANGE	HAR		(5)E
	ΟΕΗ ΓΕΊΩΑΤΚΟΊ ΤΥΡΕ			PRIZARY PHONE		E0016.#2			РНОНЕ #3	

MENGRAN OF CEP	(141)	BEA+2741(9)	
206 ZoernerDavid	06/12/2019	Zoerner, David W	06/13/2019



KENOSHA SHERIFF FIELD CASE REPORT

NARRATIVE

On 06-12-2019 at 1542 hours, Sergeant David Zoerner conducted a Probationary Cabaret License Application Check at Stein Farms, 5708 312th Avenue. I met with owner Clem Stein in the north building at the bar area. I observed their Class B Retailer's License issued by the Town of Wheatland on May 13, 2019 clearly displayed on the west wall at the bar area. Expires June 30, 2019. Also clearly displayed was the Temporary Cabaret License for an event held there on June 8, 2019. Mr. Stein also presented me with three additional Temporary Cabaret Licenses for upcoming events. These are dated for June 16, 2019, June 23, 2019 and June 30, 2019. I gave Clem Stein a printed copy of the Kenosha County Ordinance 8.02 Cabaret Licenses.

The Stein Farms venue is two separate buildings. The north building contains a dance area with a small stage in the northeast corner, bar and kitchen area. The building to the south contains seating area for dinner service, also can be used as a dancing area, per Clem Stein. There is an outdoor seating area to the east of these buildings. The north side of the property contains the parking area including clearly marked handicap accessible parking stalls directly in front of the north building and outdoor seating area.

Stein Farms has had issues with its fire suppression system and does not have a final inspection completed by the state at this time. I spoke with Shiela Siegler, Clerk for the Town of Wheatland reference the inspection for Stein Farms LLC. Clerk Siegler advised that Stein Farms is waiting for a revised state plan approval as there were changes made during the installation of their fire suppression system. Stein Farms cannot receive a final inspection from the Town of Wheatland building inspector until Town of Wheatland has the state approved plan on file.

Clerk Siegler advised that although municipalities can issue business licenses, the Town of Wheatland does not. Siegler provided me with copies of business documentation for Stein Farms LLC including the Wisconsin Department of Revenue Seller's Permit, State of Wisconsin Articles of Incorporation - Limited Liability Company, Alcohol Dealer Registration from the Alcohol and Tobacco Tax and Trade Bureau and their Internal Revenue Service Employer ID number assignment.

PEPORTING OFFICER	24675	REVEATO MY	
206 ZoernerDavid	06/12/2019	Zoerner, David W	06/13/2019

BLB Combination Class B Retail License Wisconsin Department of Revenue, Income, Sales & Excise Tax Division

No. 2019/2020 -- 009

COMBINATION FORM

CLASS B RETAILER'S LICENSE for the sale of FERMENTED MALT BEVERAGES and INTOXICATING LIQUORS

wHEREAS, the local governing body of the TOWN of WHEATLAND, County of KENOSHA, Wisconsin, has, upon application duiy made, granted and authorized the issuance of a Retail Class "B" License to Stein Farms LLC, Clem Stein, Agent to sell Fermented Malt Beverages as defined by and pursuant to Section 125.26 of the Statutes of the State of Wisconsin and Local Ordinances and the said applicant has paid to the Treasurer the sum of \$100.00 for such Class "B" Retailer's Fermented Malt Beverage license as required by local ordinances,

AND WHEREAS, the local governing body has granted and authorized the issuance of a "Class B" Intoxicating Liquor License to said applicant to sell intoxicating liquor as defined in and pursuant to Chapter 125.51(3) of the Statutes of the State of Wisconsin and local ordinances and the said applicant has paid to the Treasurer the sum of \$200.00 for such "Class 8" Intoxicating Liquor Ucense as provided by local ordinances and has complied with all the requirements necessary for obtaining such licenses,

LICENSES ARE HEREBY ISSUED to said applicant to sell, deal and traffic in, at retail, Fermented Mait Beverages and Intoxicating Liquors at the following described premises "Stein Farms" 5708 312th Ave., events barn, stage, beer garden, patio, breezeway, lodge, and courtyard per attached map.

FOR THE PERIOD from July 1, 2019 thru June 30, 2020.

Given under my hand and the corporate seal of the

TOWN of WHEATLAND

this twenty-fourth day of June 2019

Shille m. Siegler

Sheila M. Siegler, Town Clerk

KENOSHA COUNTY BOARD OF SUPERVISORS RESOLUTION NO.

Subject: FY2021 Law Enforcement Justice Assistance Grant (JAG) Award							
Original 🗵 Corrected 🗆	2 nd Correction □ Resubmitted □						
Date Submitted:	Date Resubmitted						
Submitted By:Judiciary & Law Enforcement Committee & Finance/Administration Committee							
Fiscal Note Attached: X	Legal Note Attached						
Prepared By: Angela Khabbaz, Fiscal Services Manager	Signature: 1/27/22						

WHEREAS, the Kenosha County Sheriff's Department has been awarded \$14,577 from the federal Law Enforcement Justice Assistance Grant (JAG) program through the US Department of Justice, Bureau of Justice Assistance, and

WHEREAS, these funds have been made available to the Kenosha County Sheriff's Department through a Memorandum of Understanding (MOU) of an agreed upon 60/40 split of the amount awarded to the City of Kenosha totalling \$36,442, and

WHEREAS, the funds earmarked for the Sheriff's Department will be used to purchase TruSpeed Laser Speed Devices used for speed enforcement as well as measuring severe crashes and crime scenes, and

WHEREAS, the spending period for this award begins on October 1, 2021 and expires on September 2024, and

WHEREAS, the City of Kenosha is the fiduciary of this grant program, responsible for the application and subsequent financial and programmatic reporting to the federal Bureau of Justice Assistance and will, upon request, reimburse the Sheriff's Department for the expenditures herein, and

WHEREAS, this grant will not require a local match of funds, and

WHEREAS, this budget modification will not require any additional tax levy dollars.

NOW, THEREFORE BE IT RESOLVED, that the Kenosha County Board of Supervisors accept the 2021 JAG grant award of \$14,577; modifying revenue and expenditure as per the budget modification form, which is incorporated herein by reference.

BE IT FURTHER RESOLVED, that any unobligated grant funds remaining available at year end be hereby authorized for carryover to subsequent years until such time as the grant funds are expended in accord with the JAG grant requirements, and that the administration shall be authorized to modify the grant fund appropriation among various budget and expenditure appropriation units within the Sheriff's Department budget in accordance with all Federal and State regulations of the JAG program and in compliance with generally accepted accounting principles.

Note: This resolution requires no funds from the general fund. It increases revenues by \$14,577 and increases expenditures by \$14,577.

Respectfully Submitted, JUDICIARY AND LAW ENFORCEMENT COMMITTEE

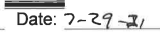
(D-)DA	Aye	<u>No</u>	<u>Abstain</u>	Excused
Supervisor-Boyd Frederick, Chair				
Supervisor Sharon Pomaville, Vice Chair	ď			
Supervisor Jeff Wamboldt	2	- 🗆		
Supervison/Laura Belsky				8
Supervisor Mark Noralgian	12			
Supervisor Jerry Gulley				
June , Ree	\checkmark			
FINANCE/ADMINIST	RATION CC	MMITTI	=F	
		/		
Supervisor Jeffrey Gentz, Chair	Aye	No	<u>Abstain</u>	Excused
All Yents	Aye	No	<u>Abstain</u>	
Supervisor Jeffrey Gentz, Chair Ren Ledunh	Aye		<u>Abstain</u>	
Supervisor Jeffrey Gentz, Chair Rom Leeluch Supervisor Ron Frederick, Vice Chair	Aye		<u>Abstain</u>	
Supervisor Jeffrey Gentz, Chair Supervisor Ron Frederick, Vice Chair Supervisor David Celebre	Aye		<u>Abstain</u>	
Supervisor Jeff rey Gentz, Chair Supervisor Ron Frederick, Vice Chair Supervisor David Celebre Supervisor Jeff Wamboldt Supervisor Jeff Wamboldt Supervisor Ed Kubicki Supervisor Ed Kubicki			<u>Abstain</u>	
Supervisor Jeffrey Gentz, Chair Supervisor Ron Frederick, Vice Chair Supervisor David Celebre Supervisor Jeff Wamboldt Supervisor Jeff Wamboldt				

Kenosha County Administrative Proposal Form

1. Proposal Overview						
Division: Law Enforcement Department: SHERIFF						
Proposal Summary (attach explanation and required documents):						
A resolution to accept \$14,577 of grant funds offered through the federal Bureau of Justice Assistance Grant program (JAG).						
This is an annual formula grant offered to the City of Kenosha whereby the County of Kenosha is considered a disparate jurisdiction and can share the grant funds awarded by and agreement between the City and County.						
The total funds offered to the City of Kenosha is \$36,442.						
This resolution recognizes \$14,577, a 60/40 split of the funds to be used for Law Enforcement Equipment. This money will be used to purchase Laser Speed Detection						
Devices.						
Dept./Division Head Signature:						
2. Department Head Review						
Comments:						
Recommendation: Approval 📈 Non-Approval 🗌						
Department Head Signature: Date: 7-77-234						
3. Finance Division Review						
Comments:						
Recommendation: Approval 💭 Non-Approval 🗌						
Finance Signature:						
4. County Executive Review						
Comments:						
Action: Approval 🕅 Non-Approval						



im



Revised 01/11/2001 (5/10/01) DISTRIBUTION

- Original Returned to Requesting Dept.
- Department attaches the Original to the Resolution to County Board
- Copy to Secretary of Oversight Committee to distribute in packets with Resolution
- Copy to Requesting Department File

GMS APPLICATION NUMBER 2021-35004-WI-DJ

BJA FY 2021 EDWARD BYRNE MEMORIAL

JUSTICE ASSISTANCE GRANT (JAG) PROGRAM

INTERGOVERNMENTAL AGREEMENT

By And Between

THE CITY OF KENOSHA, WISCONSIN,

A Wisconsin Quasi-Municipal Corporation

And

THE COUNTY OF KENOSHA, WISCONSIN,

A Wisconsin Quasi-Municipal Corporation

THIS AGREEMENT is made and entered into by and between the CITY OF KENOSHA, WISCONSIN, a Wisconsin municipal corporation organized and existing under the laws of the State of Wisconsin, and with offices located at 625- 52nd Street, Kenosha, Wisconsin 53140 (hereinafter "CITY"), and the COUNTY OF KENOSHA, WISCONSIN, a Wisconsin quasi-municipal corporation organized and existing under the laws of the State of Wisconsin, and with the offices located at 1010- 56th Street, Kenosha, Wisconsin 53140 (hereinafter "COUNTY").

WHEREAS, CITY AND COUNTY, maintain separate, and independent, law enforcement agencies in the performance of their respective governmental functions, which agencies are fully funded from current revenues legally available to the parties ; and,

WHEREAS, CITY has made application (NUMBER 0-BJA-2021-35004) for a Grant, under the 2021 Edward Byrne Memorial Justice Assistance Grant (JAG) Program, administered by the United States Department of Justice, Office of Justice Programs; and,

WHEREAS, the proposed Grant, as provided by the United States Department of Justice, Office of Justice Programs, stipulates that funds are to be allocated to the CITY, and COUNTY, and that the award be approved and accepted by the respective governing bodies; and

WHEREAS, the CITY, and COUNTY, find the acceptance of the 2021 Edward Byrne Justice Assistance Grant in the amount of \$36,443.00 and the allocation of Grant funds to be in the public interest and best interest of all parties.

WITNESSETH:

NOW, THEREFORE, in consideration of the mutual undertakings and agreements herein set forth, CITY, and COUNTY agree as follows:

SECTION I

CITY agrees to pay COUNTY a total sum of fourteen thousand, five hundred and seventy-seven dollars

SECTION II

COUNTY agrees to use a total sum of fourteen thousand, five hundred and seventy-seven dollars of JAG funds for the Law Enforcement Program for the period of October 01, 2021 to September 30, 2024.

SECTION III

Nothing in the performance of this Agreement shall impose any liability for claims against COUNTY other than claims for which liability may be imposed by the laws of the State of Wisconsin.

SECTION IV

Nothing in the performance of this Agreement shall impose any liability for claims against the CITY other than claims for which liability may be imposed by the laws of the State of Wisconsin.

SECTION V

CITY and COUNTY will be responsible for their own actions in providing services under this Agreement and shall not be liable for any civil liability that may arise from the furnishing of the services by the other party.

SECTION VI

The parties to this Agreement do not intend for any third party to obtain a right by virtue of this Agreement.

SECTION VII

By entering into this Agreement, CITY, and COUNTY do not intend to create any obligations, express, or implied, other than those set forth herein. Further, this Agreement shall not create any rights in any party not a signatory hereto.

SECTION VIII

CITY and COUNTY certify that they have authority under their respective organizational structure and governing laws to accept the Edward Byrne Justice Assistance Grant and execute this Agreement. This Agreement was approved by the Common Council of CITY at a duly noticed and convened meeting held on the ______ day of ______ 2021. This Agreement was approved by the Board of Supervisors of COUNTY at a duly noticed and convened meeting held on the ______ day of ______ 2021. IN WITNESS WHEREOF, the parties hereto have herein executed this Agreement on the dates below given.

CITY OF KENOSHA, WISCONSIN,

A Wisconsin Municipal Corporation

BY:

John Antaramian, Mayor

Date:_____

BY:

Matt Krauter,

City Clerk/ Treasurer

Date:

STATE OF WISCONSIN)

: SS.

COUNTY OF KENOSHA)

Personally, came before me this _____ day of _____, 2021, John Antaramian, Mayor, and Matt Krauter, City Clerk/ Treasurer, of the CITY OF KENOSHA, WISCONSIN, a municipal corporation, to me known to be such Mayor and City Clerk/ Treasurer of said municipal corporation, and acknowledged to me that they executed the foregoing instrument as such officers as the agreement of said City, by its authority.

Notary Public, Kenosha County, WI. My Commission expires/ is:_____

COUNTY OF KENOSHA, WISCONSIN,

A Wisconsin Municipal Corporation

BY:	
Jim Kreuser, County Executi	ve

Date:

BY:

Regi Bachochin, County Clerk

Date:

BY:

David Beth, Kenosha County Sheriff

Date:

STATE OF WISCONSIN)

: SS.

COUNTY OF KENOSHA)

Personally came before me this _____ day of _____ 2021, Jim Kreuser, County Executive, and Regi Bachochin, County Clerk, and David Beth, Sheriff of the COUNTY OF KENOSHA, WISCONSIN, a Wisconsin quasi- municipal corporation, to me known to be such County Executive and County Clerk and Sheriff of said quasi- municipal corporation, and acknowledged to me that they executed the foregoing instrument as such officers as the agreement of said County, by its authority.

Notary Public, Kenosha County, WI.

My Commission expires/ is: _____

Kenosha County Sheriff's Department Application # BJA-2021-35004 BJA FY2021 Edward Byrne Memorial Justice Assistance Grant (JAG) Project Title: TruSpeed Laser Speed Devices Purpose Area: Law Enforcement Type of Program: Equipment

Program Narrative

The federal Edward Byrne Memorial Justice Assistance Grant program provides critical funding for Kenosha County Sheriff's Department (KSD) to support law enforcement equipment. This round of funding will be used to purchase TruSpeed Laser Speed Devices, these devices assist in speed enforcement as well as measuring severe crashes and crime scenes

Kenosha County is located in the southeast corner of the State of WI with a population of 166,426 (2010 Census) and is positioned between two large municipalities: Milwaukee, WI to the north and Chicago, IL to the south, both within 1-hour travel. Kenosha County also is a part of the north-south corridor of Interstate 94, a major thoroughfare. The Kenosha County Sheriff's Department has patrol jurisdiction of the entire 272 square miles of the county.

Utilizing the annual JAG program funding opportunity, we've purchased three (3) AED's in 2007 and eight (8) AED's in 2012.

In 2018, the Sheriff's Department had included in their operating budget to afford to purchase twenty one (21) additional AED's.

In 2019, the Sheriff's Department purchased eleven (11) additional AED's using the JAG program funding opportunity;

In 2020, the Sheriff's Department utilized the grant funding to afford the purchase of ten (10) additional AED's.

In 2021, the Sheriff's Department will utilize the grant funding to afford the purchase of six (6) additional TruSpeed Laser Speed Devices used for speed enforcement as well as measuring severe crashes and crime scenes.

Goal: Increase the quantity of our inventory of TruSpeed Laser Speed Devices in order to provide enough devices to equip the new squads.

As a disparate jurisdiction under the FY2021 JAG Byrne grant program, Kenosha County, will set-aside 3% (\$437.00) of our sub-recipient amount of \$14,577 toward expenses incurred in order for the Kenosha County Sheriff's Department to become NIBRS compliant by September 30, 2023.

Goal: To utilize the \$437.00 of 'set-aside' funds awarded in the FY2021 JAG grant program to cover costs of software/hardware/labor costs to implement the move from UCR data reporting elements to NIBRS reporting format for crime statistics.

Assessment/Evaluation

Performance measures will be dictated by accomplishing purchasing the Laser Speed Devices and installing them in the new squads as we move through the year. It will include demonstrating procurement and inventory control and staff training, if necessary.

Evaluation of the project will include determining the number of Laser Speed Devices that will still be needed to up fit the newly added fleet. Also, an assessment will be made as to the progress of the data conversion tasks that must be undertaken with our records management system to move from UCR crime reporting data to the NIBRS crime reporting data elements.

Sustainability

Additional purchases may be required, once this funding expires, to continue adding to our inventory of Laser Speed Devices to be able to up fit new squads that will be added to our fleet in the future.

It is the intent of the Sheriff's Department to begin to utilize funds provided through the federal BJA Edward Byrne Memorial JAG annual formula grant to build our inventory of the Laser Speed Devices.

Annually, local levy funding and other non-levy revenue sources may be planned, through the Sheriff's operating budget process, to afford repairs and accessories for the current inventory of Laser Speed Devices. It is estimated that that no more than \$2,500 per year will be necessary for repair/supply needs.

Project Identifiers

This program for spending activities can be associated with the following Project Identifiers:

- Equipment-General
- Policing
- Standards

JAG Grant - Equipment Purchase Plan

Kenosha County Sheriff's Department

FUNDING SOURCE: BJA FY2021 EDWARD BYRNE MEMORIAL - Justice Assistance Grant (JAG) Program Grant Application #: <u>2021-35004-WI-DI</u> **Spending Period**: October 01, 2021 thru September 30, 2024

KSD Share of Grant Funds: \$14,577 Award #: AX Acct: 2130.530050

	Check #				INAL	ied	n KSD	chases in	rant
					penditures -Fl	\$14,577 Grant Funding Awarded	Amount spent from KSD	udget to cover purchases in	excess of JAG Grant
	Date Paid	0		-	Total Ex	Grant F	Amo	budget	_
Invoice	Amount	\$ (14,970.00)		(\$437.00)	\$ (15,407.00) Total Expenditures -FINAL	\$14,577			(\$830.00)
	Item Received								
	P.O. Issued								
	Actual Price EA	\$2,495.00							
	QTY-Planned Price Each Total Proposed QTY Purchased	9							
	Total Proposed	\$14,970		\$437.00	\$15,407				
Proposed	Price Each	\$2,495							
	QTY-Planned	9							
	Description	TruSpeed Laser Speed Devices	NIBRS Set Aside Funds - 3% of award share	(Used for cost of Training for NIBRS reporting)					
Grant	Item # Budget Category	EQUIPMENT		OTHER					
	Item #	1		2					

Prepared: 6/29/2021

COLUMN TOTALS (EXP TOPAL + REV TOTAL) PREPARED BY: DEPARTMENT HEAD: FINANCE DIRECTOR: (required) COUNTY EXECUTIVE: SEE BACK OF FORM FOR REQUIRED LEVELS OF APPROVAL FOR BUDGET MODIFICATION.		JAG-US Dept of Justice	REVENUES			Machy/Equip >\$100<\$5000	MAIN ACCOUNT DESCRIPTION EXPENSES		DEPTIDIVISION: SHERIFF PURPOSE OF BUINGET MODIFICATION (RECOMPANY)		KENOSHA COUNTY EXPENSE/REVENUE BUDGET MODIFICATION FORM
QUIRED LEVI		100	FUND DIV			100	FUND DI		IHS INVITA UTAIL		ENSE/REVEN
ELS OF A) (==++	210	DIVISION			210	DIVISION	NICO AN	SHERIFF		EBUD
PPROVAL F		2130	SUB- DIVISION		ene to enreligion	2130	SUB- DIVISION		2021		GET MODIF
DATE: $\mathcal{B}/II/2$ DATE: $\mathcal{B}/I/-2$ DATE: $\mathcal{B}/I/-2$ DATE: $\mathcal{B}/I/-2$ DATE: $\mathcal{B}/I/-2$		442795	MAIN ACCT		11-11-11-11-11-1-1-1-1-1-1-1-1-1-1-1-1	530050	(2) MAIN ACCT	increase Expense and Reven through the City of Kenosha	1		ICATION FO
MODIFICAT	REVENUE TOTALS			EXPENSE TOTALS			PROJECT	ty of Kenosha	ŀ		RM
	OTALS			DTALS			SUB- PROJECT	ie budgets			
14,577 DIVI	0		REVENUE DECREASE (+)	14.577		14,577		increase Expense and Revenue budgets by \$14.577 to acknowledge anticipated award for the 2021 federal Justice Assistance Grant; passed through the City of Kenosha.			
<u>.577</u> 14.577 DIVISION HEAD:	14,577	14,577	REVENUE INCREASE (-)	0			(3) (4) EXPENSE EXPENSE INCREASE (+) DECREASE (-)	wledge anticipated a	BATCH#	DOCUMENT #	
i i i i i i i i i i i i i i i i i i i	0	0	ADOPTED BUDGET	64,733		64,733	(5) ADOPTED BUDGET	ward for the 202			
Please fill mail columns: (1) & (2) Main Account information as requested (3) & (4) Budget change requested (5) Original budget as adopted by the board (6) Current budget (original budget w/past r (7) Actual expenses to date (7) Actual expenses to date (8) Budget after requested modifications (9) Balance available after transfer (col 8 - c	0	0	CURRENT BUDGET	64,733		64,733	(6) CURRENT BUDGET	1 federal Justice	ENTI	G/L I	
HETE DATE all columns: in Account inform: dget change reques budget as adopted b budget as adopted b budget (original bud penses to datc her requested modi ther requested modi				21.649		21,649	(7) ACTUAL EXPENSES	e Assistance Gri	ENTRY DATE	G/L DATE	Prepared:
Please firm all columns: (1) & (2) Main Account information as required (3) & (4) Budget change requested (5) Original budget as adopted by the board (6) Current budget (original budget w/past mods.) (7) Actual expenses to date (7) Actual expenses to date (8) Budget after requested modifications (9) Balance available after transfer (col 8 - col 7).	0	14,577	REVISED	79,310		79,310	AFTER TRANSFER (8) (9) REVISED EXPENS BUDGET BAL AV/	ant; passed			6/30/2021
), sj 1				57,661		57,661	RANSFER (9) EXPENSE BAL AVAIL				





BOARD OF SUPERVISORS

RESOLUTION NO.

Subject: REQUEST TO APPROVE THE APPOINTMENT OF ROBERT W. MERRY TO SERVE ON THE KENOSHA COUNTY LAND INFORMATION COUNCIL

Original	Corrected	2nd Correction Resubmitted	ד
Date Submitted:	August 17, 2021	Date Resubmitted:	
Submitted By: Extension Educat	Ų, I		
Fiscal Note Attac	bhed	Legal Note Attached	,
Prepared By: Division	Andy M. Buehler, Director on of Planning and Development	Signature: Junly M. Duellor	

- WHEREAS, pursuant to County Executive Appointment 2021/22-23 the County Executive has appointed Robert W. Merry (Kenosha County Surveyor) to serve on the Kenosha County Land Information Council; and
- WHEREAS, the Planning, Development & Extension Education Committee of the Kenosha County Board of Supervisors has reviewed the request of the County Executive for confirmation of the above-named to serve on the Kenosha County Land Information Council and is recommending to the County Board the approval of the appointment,
- NOW, THEREFORE, BE IT RESOLVED that the Kenosha County Board of Supervisors confirms the appointment of Robert W. Merry (Kenosha County Surveyor) to the Kenosha County Land Information Council. Mr. Merry's appointment shall be effective immediately and shall continue until the 1st day of July 2025, or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors. Mr. Merry will serve without pay and will be succeeding himself.

Resolution -- Merry Appointment 08-2021 -- Page 2

Approved by:

PLANNING, DEVELOPMENT & EXTENSION EDUCATION				
COMMITTEE	Aye	<u>No</u>	<u>Abstain</u>	Excused
DanienGasenke/Chairman	ø			
Any Maurer	ø			
Sander Bith Sandra Beth	Ø			
Gabe Nudo		Ø		
Zach Rodriguez				ø

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COUNTY OF KENOSHA

OFFICE OF THE COUNTY EXECUTIVE Jim Kreuser, County Executive

1010 – 56th Street, Third Floor Kenosha, Wisconsin 53140 (262) 653-2600 Fax: (262) 653-2817

ADMINISTRATIVE PROPOSAL

COUNTY EXECUTIVE APPOINTMENT 2021/22-23

RE: KENOSHA COUNTY LAND INFORMATION COUNCIL

TO THE HONORABLE KENOSHA COUNTY BOARD OF SUPERVISORS:

Placing special trust in his judgment and based upon his qualifications, I hereby submit to the honorable Kenosha County Board of Supervisors for its review and approval the name of

Mr. Robert W. Merry Chief Surveyor Southeastern Wisconsin Regional Planning Commission

to serve on the Kenosha County Land Information Council beginning immediately upon the confirmation of the County Board and continuing until the 1st day of July, 2025 or until a successor is appointed by the County Executive and confirmed by the Kenosha County Board of Supervisors.

Since his last appointment, Mr. Merry has attended eleven of the eleven meetings held.

Mr. Merry will serve without pay. Mr. Merry will be succeeding himself.

Respectfully submitted this 15th day of July, 2021.

Trenser

Jim Kreuser Kenosha County Executive



BOARD OF SUPERVISORS

RESOLUTION NO.

Subject: Requesting approval of the formation of a Silver Lake Management District within Kenosha County pursuant to Wis. Stat. § 33.25.

Original Corrected	2nd Correction Resubmitted
Date Submitted: August 17, 2021	Date Resubmitted:
Submitted By: Planning, Development & Extension Education Committee	
Fiscal Note Attached	Legal Note Attached 🗖
Prepared By: Joseph Cardamone Kenosha County Corporation Counsel	Signature: Joseph M. Cardamone III

WHEREAS, on July 21, 2021, pursuant to Chapter 33, Wis. Stats., a verified petition (the "Petition") requesting the formation of a public inland protection and rehabilitation district, to be known as the Silver Lake Management District (the "District"), was filed with the Kenosha County Clerk and was addressed to the Kenosha County Board of Supervisors; and

WHEREAS, pursuant to § 33.25, Wis. Stats., the Petition was signed by approximately 78 percent of the landowners within the proposed District; and

WHEREAS, the Petition included the name of the proposed District, a Statement of Necessity of the proposed District, a Statement of Health, Comfort, Convenience, Necessity and Public Welfare of the proposed District, a map of the proposed boundaries of the District, and a legal description of the proposed District. Attached hereto as <u>Exhibit A</u> is a true and correct copy of the Petition and its attachments; and

WHEREAS, on July 23, 2021, the Kenosha County Clerk confirmed that the Petition was signed by more than 51 percent of landowners within the proposed District; and

WHEREAS, on August 9, 2021, the Village of Salem Lakes approved the inclusion of its territory within the proposed District; and

WHEREAS, pursuant to § 33.26, Wis. Stats., on August 11, 2021, the Committee on Planning, Development & Extension Education (the "Committee") held a public hearing, in compliance with all relevant statutes, at which time all interested parties were permitted to offer their objections, criticisms or suggestions as to the necessity of the proposed District and to question whether their property would be benefited by the establishment of the proposed District; and

Page 2 - Resolution - Request to Create a Silver Lake Management District - August 17, 2021

WHEREAS, the Committee does hereby submit the following report and findings, as follows:

- 1. The Petition was filed on July 21, 2021 in conformance with Chapter 33, Wis. Stats.
- 2. A public hearing on the Petition was held on August 11, 2021 consistent with § 33.26, Wis. Stats.
- 3. The Kenosha County Clerk has determined, and the Committee has affirmed, that the Petition was signed by more than 51 percent of the landowners within the proposed District, in excess of the requirement set forth under § 33.25, Wis. Stats.
- 4. The Village of Silver Lake approved the inclusion of its territory within the boundaries of the proposed District on August 9, 2011.
- 5. The proposed District is necessary.
- 6. The proposed District will promote the public health, comfort, convenience, necessity, and public welfare.
- 7. The lands to be included within the proposed District will be benefited by the establishment of the proposed District.
- 8. The boundaries of the proposed District are consistent with and conformant to the boundaries described in Exhibit A, attached hereto, and Chapter 33, Wis. Stats.

NOW, THEREFORE, BE IT RESOLVED, that the Kenosha County Board of Supervisors (the "Board") has reviewed and considered the Committee's report, and does hereby accept and adopt the Committee's report as its own; and

BE IT FURTHER RESOLVED, that the Board has reviewed and considered the Committee's findings, and does hereby accept and adopt the Committee's findings as its own; and

BE IT FURTHER RESOLVED, that pursuant to Chapter 33, Wis. Stats., the Board does hereby direct and order the formation of the Silver Lake Management District, as a body corporate and politic, with all the rights and obligations described thereunder, consistent with the boundaries set forth in Exhibit A; and

BE IT FURTHER RESOLVED, that the Board understands that pursuant to § 33.27, Wis. Stats., that the County is required, pursuant to the entry of this order, to appoint three individuals to serve as commissioners of the Silver Lake Management District until the first annual meeting of the District; and

BE IT FURTHER RESOLVED, that the Board understands that, pursuant to § 33.28, Wis. Stats., that the County is required to appoint one commissioner who is a member of, or nominated by, the County Land & Water Conservation Committee; and

Page 3 – Resolution – Request to Create a Silver Lake Management District – August 17, 2021

BE IT FURTHER RESOLVED, that the Board understands that these appointments will be made by the County Executive, follow the regular procedure for appointments, and will require approval by the County Board; and

BE IT FURTHER RESOLVED, that this order shall not take effect until such time that the County Board has approved those appointments required by § 33.27 and § 33.28, Wis. Stats; and

BE IT FURTHER RESOLVED, that upon such time and conditions as outlined in this resolution, County staff is hereby directed and authorized to take any and all steps necessary to effectuate the order.

NOW, THEREFORE, BE IT RESOLVED:

FIRST: That the Kenosha County Board of Supervisors recognizes and supports the efforts of the Silver Lake Protection Association.

SECOND: That the Kenosha County Board of Supervisors supports the formation of a Lake Management District as requested in aforementioned Petition dated July 12, 2021.

Dated this 11th day of August, 2021.

PLANNING, DEVELOPMENT				
& EXTENSION EDUCATION				
COMMITTEE	Aye	<u>No</u>	<u>Abstain</u>	Excused
Daniel Gaschke, Chair	Þ			
Any Maurer, Vice Chair	Ø			
Sandra Beth	Ø			
John MC	P			
Zach Rodriguez				P

\\co.kenosha.wi.us\KCFiles\Data\PDDATA\RESOLUTIONS\Resolutions 2021\RES SilverLake Management District.doc





Silver Lake Protection Association P.O. Box 165 Silver Lake, WI 53170 www.silverlakeprotectionassociation.com

TO: Kenosha County Board of Supervisors Kenosha County Planning, Development & Extension Education Committee Kenosha County Clerk Regi Bachochin

- FROM: David Zyer, Vice President Silver Lake Protection Association ("SLPA")
- DATE: July 12, 2021

RE: Silver Lake Management District

I, David Zyer, submit this Petition and request approval for the formation of the Silver Lake Management District (the "District") within Kenosha County pursuant to Wis. Stat. § 33.25. This Petition is submitted by me, as Vice President and representative of the Silver Lake Protection Association (the "Association") Board of Directors (the "Board"), along with 82 percent of the landowners of the lands within the proposed District.

In support of this Petition, we submit the following documents and information:

1. Landowner Signatures.

Approximately, 191 of the 233 (82 percent) landowners within the proposed District have signed the Petition to form the District. See Exhibit 1.

2. Name of the Proposed District.

The name of the proposed District is the "Silver Lake Management District."

3. Statement of Necessity for the Proposed District.

The Association is unable to meet its financial needs to address invasive species pervading the Lake; to adequately protect wildlife and wildlife habitats in and around the Lake; prevent the Lake from succumbing to pollution and aquatic species that present the potential to render the Lake inhospitable to residents, tourists, and businesses that depend upon the Lake for their recreational, economic, and environmental needs; and, conduct Lake management activities designed to protect the Lake, along with its aquatic resources, personal investments, and values, including property values, that are greatly affected by the health of the Lake. The formation of the District will enable the acquisition of grants for lake projects and management plans, and assist in protection of the Lake habitat through restoration efforts. Absent coordinated efforts to protect the Lake, including the wildlife that depends on it, the economic and tourism businesses that rely on the Lake will be decimated, and the quality of life for property owners along the Lake will be substantially degraded.

4. Statement of Public Health, Comfort, Convenience, Necessity and Public Welfare.

The mission of the District is to preserve, protect, and enhance the waters and the shoreline of the Lake for current and future generations. Accordingly, it is necessary for the public heath, comfort, convenience, necessity or public welfare that the District be formed for the protection of Silver Lake (the "Lake"). In addition, the lands to be included in the District will be benefitted by the establishment of the District. Formation of the District will assure that the lands located within, adjacent to, and reliant upon the Lake can depend on the Lake for its economic, recreational, and business needs for generations to come.

5. Map of the Proposed District.

See Exhibit 2.

6. Legal Description of the Proposed District.

See Exhibit 3.

These documents and information serve as the Petition to establish the District, and are genuine to the best of my knowledge.

SILVER LAKE PROTECTION ASSOCIATION

a

David Zyer, Vice President Email: dave zyer@yahoo.com Phone: 708-227-2855

STATE OF WISCONSIN)

) ss

COUNTY OF KENOSHA)

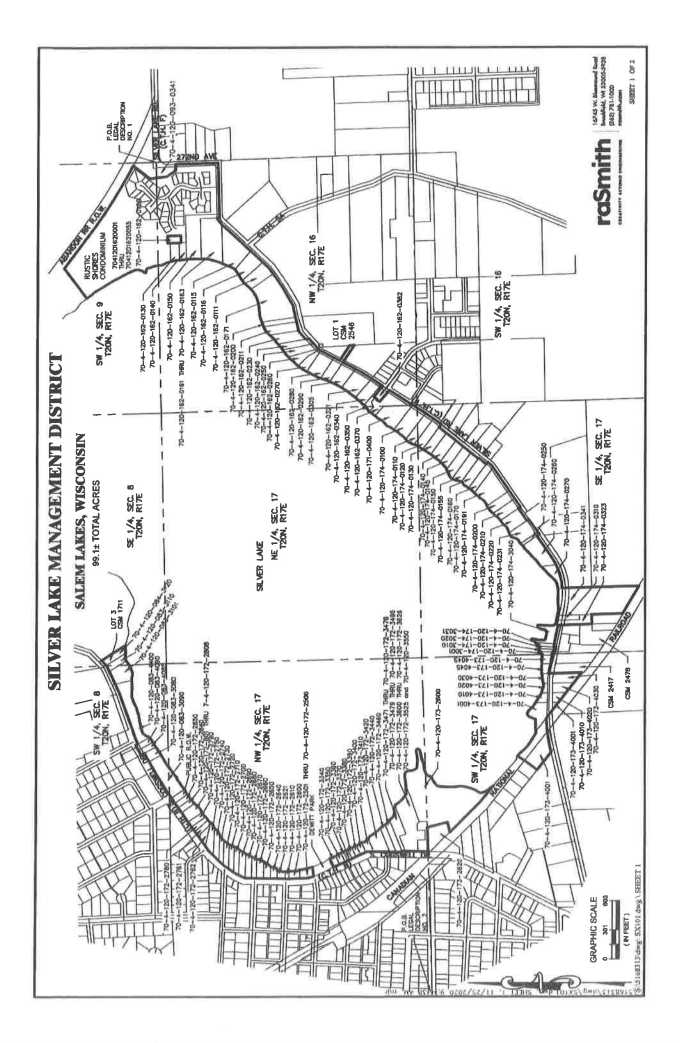
On this 1/2 day of ______ On this 2/2 day of 4/2/2, 2021, personally came before me David Zyer, to me known to be the Vice President of the Silver Lake Protection Association, and the person who executed the foregoing instrument on behalf of the Silver Lake Protection Association and acknowledged the same.

Notarial Seal



Notary Public, State of Wisconsin

My Commission: 04-09-2023



R LAKE MANAGEMENT DISTRICT	SALEM LAKES, WISCONSIN	LEGAL DESCRIPTION NO. 2 Also, commencing at the southwest comer of Northwest 1/4 of said Section 17; thence Easterly on and along the south line of said Northwest to the east right of way line of Cogswell Drive and the point of beginning; thence Northerly on and along said east right of way line to the northerly corner of Lot 3 of CSM 1711; thence Southeasterly on and along the easterly line of said Lot 3 to the southerly store line of Siner Lake; thence	Sourtwestery and sourcesstery on and along the shore line or said silver Lake to the Northeastery night of way line of the Canadian National Railcoad and the southernmost corner of a parcel with the tax key no. of 70-4-120-173-2500; thence Northwesterly on and along the southwesterly line of said parcel to the Southwest corner of a parcel with the tax key number of 70-4-120-173-2520; thence Northeasterly along the southwest and parcel to the east line of said parcel; thence Northwesterly on and along said east line to the south line of the Northwest 1/4 of said Section 17; thence Westerly on and along said south line point of beginning. Except from the above description all land of DeWitt Park	November 25, 2020 Drawing No. 168313-RMK		Instantial Instantial Instantial Instantial
SILVER LAKE MA	,	LEGAL DESCRIPTION NO. 1 That part of the Southwest 1/4 of Section 9, the Northwest 1/4 of Section 16, the Northeast 1/4, Southeast 1/4, Southwest 1/4 and the Northwest 1/4 of Section 17 and the Southwest 1/4 and Southeast 1/4 of Section 8 in Township 20 North, Range 17 East in the Town of Salem Lakes, Kenosha County, W, more particularly described as follows:	Commencing at the Northeast corner of Northwest 1/4 of said Section 16; thence Westerly, on and along the north line of said Northwest 1/4 to the west right of way line of 272nd Avenue; thence Southerly, on and along said west right of way line to the northeast corner of Rustic Shores Condominum Plat and the point of beginning; thence continuing Southerly, on and along said west right of way line to the northeast corner of Rustic Shores Condominum Plat and the point of beginning; thence continuing Southerly, on and along said west right of way line to the north right of way line to Silver Lake Road (CTH F); thence Westerly, on and along said westerly right of way line to the westerly filt of said section to a proceed westerly right of way line to the orther of the ortheast of a said a long said north right of any line to the westerly filt of said section to a proceed westerly right of avery line to the orther of the orther of a said a long said north right of any line to the westerly filt of a said section to a said a long said westerly right of any line to the westerly filt of a said section to a said a long said westerly right of any line to the westerly filt of a said a section to a said a long said a section the section to a said a said a section a said a long said a section to a said a section a sect	line to the east line of said parcel and the west line of Lot 1 of Certified Survey Map (CSM) 2546; thence Southerly on and along said east line and said west line of Lot 1 to the south line of said parcel; thence Westerly on and along said south line to the west right of way line of Silver Lake Road; thence southwesterly	on and along said west right of way line to the east line of a parcel with the tax key no. of 70-4-120-174-0341; thence Southerty, on and along said east line to the worth right of way line of the Canadian National Raitroad; thence Northwesterhy on and along the north right of way line to the west line of said parcel; thence Mortherty on and along said west line to the southeast corner of a parcel to the west line of said parcel and the east line of (CSIM) No 2473; thence Northerty, on and along the owth right of way line to the said parcel with a tax key no. of 70-4-120-173-4030 and the west line of said parcel to the north right of way line of Silver Lake Road; thence Northwesterhy on and along said north right of way line to the southeast corner of said parcel with a tax key no. of 70-4-120-173-4030 and the west line of CSIM 2417; thence Southerty on and along said more along said west line to the southeast corner of said parcel in the north right of way line of a parcel with the tax key no. of 70-4-120-173-4030; thence Northwesterhy on and along said casts line to the southeast corner of said parcel; thence Northwesterhy on and along said parcel to the wester. Southwesterhy on and along said north right of way line to the southeast line of said parcel to the wester most corner of said parcel; thence Northwesterhy on and along the northwest line of said parcel to the wester most corner of said parcel; thence Northwesterhy on and along the northwest line of said parcel and the tax key no. of 70-4-120-173-4001; thence Southwesterhy on and along the northwest line of along the easterly shoreline of said parcel; thence Southwesterhy on and along the easterly shoreline of said parcel to the northwest corner of said Plat and the southwestern line of an abandon railood sight to of way line to the west right of way line of Silver Lake receiver a parcel with the tax key no. of 70-4-120-162-0362 and 70-4-120-162-0120	5 5 5 5)68313 dwy SXIO: dwy \SPHET 2

\$ 5168313 dwg' SX101 dwg \ SHEET 2

Kenosha



County

BOARD OF SUPERVISORS

RESOLUTION NO.

Subject: Resolution to Grant a Storm Water Easement to Northpoint Kenosha Industrial LLC as Part of the County Trunk Highway "S" Project County Detention Basin				
Original 🛚 Corrected 🗆 2 nd Correction 🗆 Resubmitted 🗆				
Date Submitted: 7/28/21	Date Resubmitted:			
Submitted by: John Miyer				
Fiscal Note Attached	Legal Note Attached			
Prepared by: John F. Moyer Sr. Asst. Corporation Counsel	Signature: AMoyer			

WHEREAS, Kenosha County recently acquired property and constructed a detention basin as part of the County Trunk Highway (CTH) S project, and

WHEREAS, Northpoint Kenosha Industrial LLC is engaged in development in the area of the County Detention Pond and propose to install a storm sewer pipe along the detention basin. Northpoint has been responsive to the County request to have a culvert bypass the detention basin and drain into the ditch rather than the detention pond to prevent overloading the detention basin beyond its design capacity, and

WHEREAS, good storm water management, sanitation and sewage are matters of public health and safety and the easement will minimally affect the County property and allow maintenance of the sewer line which benefits residents in the area,

NOW, THEREFORE BE IT RESOLVED, that the Kenosha County Board of Supervisors approves the grant of permanent and perpetual easement to Northpoint Kenosha Industrial LLC on the County-owned property in the southwest corner of CTH S and the Canadian Pacific Railway, approximately one quarter mile east of Highway H for the purpose of relocating and maintaining utilities, under the terms as described more specifically in the attached easement document, and authorizes the Kenosha County Executive and County Clerk to sign all necessary and related documents.

HWY S Northpoint Easement Resolution August 2021 Page 2

Respectfully Submitted:

PUBLIC WORKS/FACILITIES COMMITTEE

ulli.

Bill Grady, Chairperson

100

John Franco, Vice Chairperson

Laura Belsky

Andy Berg

Gabe Nudo ma Sharon Pomaville

m odriguez

	/		
Aye	Nay	Abstain	Excused
\checkmark			
			L
V			
\checkmark			

HWY S Northpoint Easement Resolution August 2021 Page 3

FINANCE/ADMINISTRATION COMMITTEE

	1	1		
Supervisor Jeffrey Gentz, Chair	Aye	Nay	Abstain	Excused
Rom Grederick, Vice-Chair				
Supervisor John Franco	V			
Supervisor David Celebre				
Unard D. Kubidin Supervisor Ed Kubicki	K			
Supervisor Jeff Wamboldt	Ķ			
Marica Muhas Supervisor Monica Yuhas	Y			

Kenosha County Administrative Proposal Form

Division: Highway Department: Public Works and Development Services Proposal Summary (attach explanation and required documents): A Resolution to Grant a Storm Water Easement to Northpoint Industrial LtC as a Part of the Kenosha County Trunk Highway S Project Dept/Division Head Signature: Chment Horgen Date: 7/28/202 2. Department Head Review Comments: Date: 7/28/202 Recommendation: Approval Non-Approval Date: 7-28-2 [3. Finance Division Review Comments: Date: 7/28/202 Recommendation: Approval Non-Approval Date: 7/28-2 [3. Finance Division Review Comments: Date: 7/28/2-1 4. County Executive Review Comments: Comments: Action: Approval Non-Approval Date: 7/28/2-1	1. Proposal Overview		
Proposal Summary (attach explanation and required documents): A Resolution to Grant a Storm Water Easement to Northpoint Industrial LLC as a Part of the Kenosha County Trunk Highway S Project Dept./Division Head Signature:		Department:	
A Resolution to Grant a Storm Water Easement to Northpoint Industrial LLC as a Part of the Kenosha County Trunk Highway S Project Dept./Division Head Signature:	Proposal Summary (attach explanation	and required	
as a Part of the Kenosha County Trunk Highway S Project Dept/Division Head Signature:	A Resolution to Grant a Storm Wa	ater Easemen	t to Northpoint Industrial LLC
Dept./Division Head Signature: Chinewy Horywa Date: 7/28/202 2. Department Head Review Comments: Recommendation: Approval A Non-Approval Date: 7-28-21 3. Finance Division Review Comments: Recommendation: Approval Non-Approval Date: 7/28/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2	as a Part of the Kenosha County	Trunk Highw	ay S Project
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Department Head Signature: 3. Finance Division Review Comments: Recommendation: Approval INON-Approval I Finance Signature: Jack Marce Date: 7.28-21 Action: Approval Non-Approval I Action: Approval Non-Approval I			
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3. Finance Division Review Comments: Recommendation: Approval Non-Approval Finance Signature: Jackton: Approval Date: 7/28/24 Action: Approval Non-Approval	Department Head Signature:	2	Data 7-79-21
Comments: Recommendation: Approval Non-Approval Date: 7/28/2-/ Finance Signature: Date: 7/28/2-/ <u>4. County Executive Review</u> Comments: Action: Approval Non-Approval D	Department Head Signature.	4-1-	Date: 120-21
Finance Signature: <u>Jan Hyp</u> Date: <u>7/28/2-1</u> <u>4. County Executive Review</u> Comments: Action: Approval Non-Approval	3. Finance Division Review Comments:		
Finance Signature: <u>Jan Hyp</u> Date: <u>7/28/2-1</u> <u>4. County Executive Review</u> Comments: Action: Approval Non-Approval	Recommendation: Approval 🔀 Non-	-Approval	
Comments: Action: Approval Non-Approval	Finance Signature:	0	1 Date: _7/28/21
Action: Approval Non-Approval			
	Comments:		
Executive Signature: Im person Date: 7-28-21	Action: Approval Non-Approval		
	Executive Signature:	luce	Date: <u>7-28-21</u>

Revised 01/11/2001

PERMANENT STORM SEWER EASEMENT BETWEEN NP KENOSHA INDUSTRIAL, LLC AND KENOSHA COUNTY, WISCONSIN

Document Number

Document Title

This space is reserved for recording data

Return to:

Austin T. Dowling, Esq. 4825 NW 41st St., #500 Riverside, MO 64150

Parcel Identification Number(s)

PERMANENT STORM SEWER EASEMENT

Between

NP KENOSHA INDUSTRIAL, LLC A Delaware Limited Liability

Company And

KENOSHA COUNTY, WISCONSIN A Municipal Corporation

This Permanent Storm Sewer Easement ("**Easement**") effective as of the last date of execution is entered into between NP Kenosha Industrial, LLC, a Delaware limited liability company, with principal offices located at 4825 NW 41st Street, Suite 500, Riverside, MO 64150 ("**NORTHPOINT**"), and Kenosha County, Wisconsin, a municipal corporation duly organized and existing under the laws of the State of Wisconsin with offices located at 19600 75th Street, Suite 122-1, Bristol, WI 53104 ("**COUNTY**").

COUNTY is the owner of the real estate legally described and generally depicted in the crosshatching on <u>Exhibit A</u> situated in the County of Kenosha, and State of Wisconsin, hereinafter referred to as the "**Real Estate**".

COUNTY, in consideration of One Dollar (\$1.00) and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and subject to the terms and conditions below provided, does hereby grant to the NORTHPOINT and the NORTHPOINT's authorized agents and employees a non-exclusive permanent easement, in, to and under and across that certain portion of the Real Estate legally described and shown on Exhibit B (the "Easement Area") to install, construct, reconstruct, repair, remove, replace, inspect, and maintain, storm sewer, and appurtenances, all of which is hereafter referred to as the "Permitted Work", for the purposes of conveying storm sewerage over, across, through, and under the Real Estate, together with the right to, within the Easement Area, excavate and refill ditches and/or trenches, install appurtenances, and the further right to, within the Easement Area, remove, cut or trim trees, shrubs, bushes, plants, undergrowth, fences, pavement or any other improvements, structures and obstructions interfering with the Permitted Work. COUNTY shall have and retain all other rights not granted to NORTHPOINT to the use and occupancy of the Easement Area. No improvements or structures shall be erected or placed over or upon the Easement Area. Further, NORTHPOINT agrees that all utility installations will be performed in a safe and prudent manner and will be in compliance with all State of Wisconsin and local building codes, and other state, federal, and local regulations for the type of work, utility lines or service installed. This Easement is being granted for nominal consideration, and NORTHPOINT shall hold COUNTY, its officers, officials, employees and agents (the "County Parties") harmless for any accidental damage by Kenosha County, or its agents, employees or assigns, to any structures, lines, pipes, or other facilities installed under this easement, except to the extent caused by the gross negligence or willful misconduct of COUNTY or County Parties. If COUNTY shall need to conduct future construction in this Easement Area, NORTHPOINT shall, at COUNTY'S request, temporarily move, suspend and replace such structures, lines, pipes or other facilities for a reasonable temporary period of time, at NORTHPOINT's expense, so long as the same will not cause material erosion or other damage to NORTHPOINT's adjacent property, and COUNTY will carefully consider all costs and interruptions before making such request.

NORTHPOINT will allow, at no cost or expense to NORTHPOINT, COUNTY and County Parties to connect to the sewer main installed by virtue of this Easement, if future construction or expansion by COUNTY or County Parties makes such connection desirable to COUNTY, and NORTHPOINT shall not impose any cost, charge, fee, special assessment or other expense associated with such connection, except for normal usage charge for service.

For the purpose of performing the Permitted Work, NORTHPOINT shall have the right to enter and pass over the Real Estate in order to use the Easement Area and the lands of the COUNTY reasonably adjacent thereto for the temporary transportation, laying down and storage of materials, backfill, tools and equipment, the depositing and removal of excavated materials, and for other reasonable purposes incidental to the Permitted Work. Upon completion of the Permitted Work, the Easement Area shall be restored by NORTHPOINT to its reasonably similar, or better, condition prior to performing the Permitted Work, at NORTHPOINT's sole cost and expense. This Easement shall run with the land and be binding upon the heirs, successors and assigns of the parties hereto. Nonuse or limited use of the easement rights granted in this Easement shall not prevent later use of the easement to the fullest extent authorized in this Easement. Each person who executes this Easement certifies that they are acting within the scope of their respective authority in doing so. This Easement shall be governed by and construed in accordance with the laws of the State of Wisconsin. COUNTY, NORTHPOINT and their respective successors, assigns and successors in title shall have all rights to enforce this Easement at law or in equity.

Signature pages follow

NORTHPOINT:

NP KENOSHA INDUSTRIAL, LLC, A Delaware Limited Liability Company

By: NPD MANAGEMENT, LLC, its Authorized Member

By: NATHANIEL HAGEDORN, Manager

1/21/2021 Date:

STATE OF MISSOURI)

:SS

COUNTY OF PLATTE)

BE IT REMEMBERED, that on this day of July, 2021, before me, the undersigned, a Notary Public in and for said County and State aforesaid, came Nathaniel Hagedorn, Manager of NPD Management, LLC, a Missouri limited liability company, the Authorized Member of NP Kenosha Industrial, LLC, a Delaware limited liability company ("NP Kenosha") who is personally known to me to be such Manager, and who is personally known to me to be the same person who executed, as such Manager, the within instrument on behalf of NP Kenosha, and Nathaniel Hagedorn duly acknowledged the execution of the same to be the act and deed of NP Kenosha.

LISA L BEASLEY Notary Public - Notary Seal Platte County - State of Missouri Commission Number 19497557 Commission Expires Sep 10, 2023

Notary Public, County of <u>Platte</u> <u>M</u> My Commission expires/is: <u>910</u>

COUNTY:

KENOSHA COUNTY, WISCONSIN, A Wisconsin Municipal Corporation

By:	
Name:	
Title:	

Date:

STATE OF WISCONSIN) :SS COUNTY OF KENOSHA)

Personally came before me this_day of____, 2021, _____, who is the ______ of the Kenosha County, Wisconsin, a Wisconsin municipal corporation, to me known to be such _______ of said municipal corporation, and acknowledged to me that they executed the foregoing instrument as such officers as the agreement of said municipal corporation, by its authority.

Print Name______ Notary Public, Kenosha County, WI. My Commission expires/is:

Drafted By: Austin T. Dowling 4825 NW 41st St., #500 Riverside, MO 64150

EXHIBIT A REAL ESTATE

The following tract of land in Kenosha County, State of Wisconsin, described in as follows:

Part of the Northeast 1/4 of the Northwest 1/4 of Section 28, Township 2 North, Range 22 East of the Fourth Principal Meridian, lying and being in the Town of Somers, Kenosha County, Wisconsin more particularly described as follows:

Commencing at the Northwest Corner of said Quarter Section; thence North 89°48'27" East along the North line of said 1/4 Section 2627.23 feet to a point on the West line of Canadian Pacific Railroad; thence South 01°39'34" East along said West line 160.05 feet to the point of beginning of lands to be described; thence continuing South 01°39'34" East along said West line 869.40 feet to a point; thence North 89°19'07" West 683.76 feet to a point; thence North 23°16'11" West 419.84 feet to a point; thence North 02°30'30" West 206.64 feet to a point; thence North 52°55'39" West 232.96 feet to a point; thence North 01°32'52" East 193.77 feet to a point on the South line of CTH S; thence South 83°51'45" East along said South line 487.47 feet to a point; thence South 88°34'03" East along said South line 529.58 feet to the point of beginning.

This parcel contains 17.308 Acres, more or less.

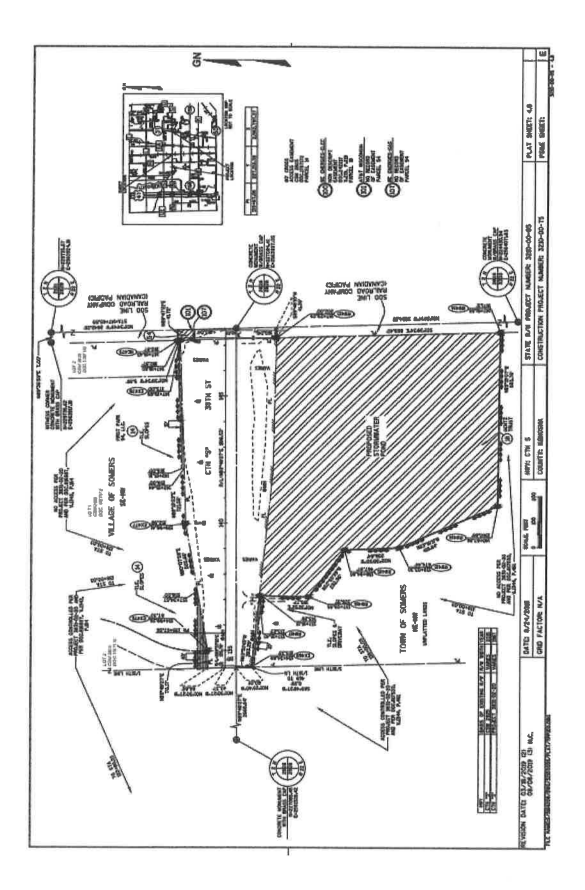
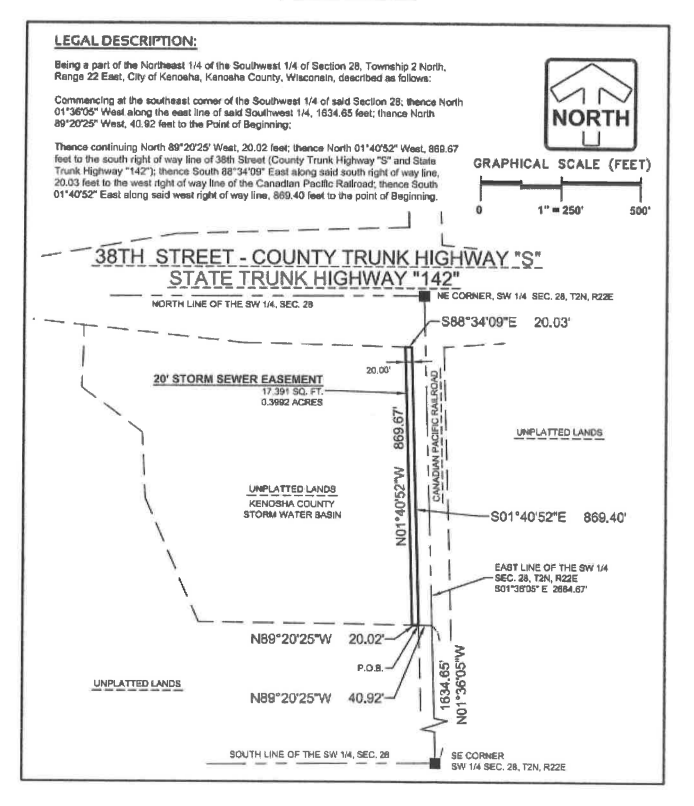


EXHIBIT B EASEMENT AREA





Kenosha

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BOARD OF SUPERVISORS

RESOLUTION NO. 2021-___

Subject: \$11	,890,000 General Obligation High	roviding for the Sale and Issuance of away Improvement Bonds, Series 2021B, elated Details
Original 🛛	Corrected	2nd Correction Resubmitted Resubmitted
Date Submitted:	August 17, 2021	Date Resubmitted:
Submitted By: Finance/Administration Committee		
County Board		
Meeting Date:	August 17, 2021	
Fiscal Note Attac	hed	Legal Note Attached
Prepared By:	Foley & Lardner LLP	Signature:

Subject: A Resolution Authorizing and Providing for the Sale and Issuance of \$11,890,000 General Obligation Highway Improvement Bonds, Series 2021B; and All Related Details

Approved by:

FINANCE/ADMINISTRATION COMMITTEE:

<u>Committee Member</u>	Aye	<u>No</u>	<u>Abstain</u>	Excused
Jeff Gentz, Chairman				
Ronald J. Frederick, Vice Chair				
David Celebre				
Jeff Wamboldt				
Edward Kubicki				
Monica Yuhas				
John Franco				

COUNTY BOARD OF SUPERVISORS OF KENOSHA COUNTY, WISCONSIN

August 17, 2021

Resolution No. 2021-_

A Resolution Authorizing and Providing for the Sale and Issuance of \$11,890,000 General Obligation Highway Improvement Bonds, Series 2021B, and All Related Details

RECITALS

The County Board of Supervisors (the "**Governing Body**") of Kenosha County, Wisconsin (the "**County**") makes the following findings and determinations:

1. The County needs funds for the following purposes and in the proposed borrowing amounts set forth below (collectively, the "**Project**"):

Ma	aximum Amount Authorized	Borrowing Amount	Initial Resolution Number and Purpose
(a)	\$19,630,000	\$4,110,000	2016-63 – Highway Projects Including Hwy S Project (between Hwy 31 and I-94); and
(b)	7,945,000	7,780,000	2020-51 – Highway Projects Including Hwy S Project (between Hwy 31 and I-94).

2. On November 10, 2016, the Governing Body adopted initial resolution number 2016-63 for the purposes and in the maximum amount authorized as set forth in paragraph 1(a) above ("**Initial Resolution 2016-63**"). Of the \$19,630,000 maximum borrowing amount authorized by Initial Resolution 2016-63, the County previously borrowed \$8,880,000 in connection with the issuance of its \$8,880,000 General Obligation Highway Improvement Bonds, Series 2019B, dated September 10, 2019, and \$6,640,000 in connection with the issuance of its \$10,460,000 General Obligation Corporate Purpose Bonds, Series 2020D, dated September 3, 2020. As of the date of this resolution, \$4,110,000 of the maximum borrowing amount authorized by Initial Resolution 2016-63 remains available.

3. On November 12, 2020, the Governing Body adopted initial resolution number 2020-51 for the purposes and in the maximum amount authorized as set forth in paragraph 1(b) above ("**Initial Resolution 2020-51**"). The County has not previously borrowed under the authority granted by Initial Resolution 2020-51; therefore, as of the date of this resolution, the maximum borrowing amount of \$7,945,000 authorized by Initial Resolution 2020-50 remains available.

4. Each initial resolution described in the preceding paragraphs was (i) adopted by an affirmative vote of at least three-fourths of the members-elect (as defined in Section 59.001 (2m) of the Wisconsin Statutes) of the Governing Body in accordance with Section 67.045(1)(f) of the Wisconsin Statutes, and (ii) approved and signed by the County Executive in accordance with Section 59.17(6) of the Wisconsin Statutes.

5. The County Clerk caused notice of the adoption of (i) Initial Resolution 2016-63 to be given to the electors of the County by publication in the County's official newspaper on November 18, 2016 in the manner and form directed by Initial Resolution 2016-63, and (ii) Initial Resolution 2020-51 to be given to the electors of the County by publication in the County's official newspaper on November 25, 2020 in the manner and form directed by Initial Resolution 2020-51.

6. No sufficient petition for referendum on the question of the adoption or effectiveness of (i) Initial Resolution 2016-63, or the issuance of the bonds described therein, was filed with the County Clerk within 30 days after the date on which Initial Resolution 2016-63 was adopted, and (ii) Initial Resolution 2020-51, or the issuance of the bonds described therein, was filed with the County Clerk within 30 days after the date on which Initial Resolution 2020-51 was adopted adopted

7. The County may choose to issue one or more separate series of obligations to finance portions of the Project.

8. The Governing Body deems it in the best interests of the County that the funds needed be borrowed in the aggregate amount stated above and for the purposes of the Project, pursuant to the provisions of Chapter 67 of the Wisconsin Statutes, and upon the terms and conditions set forth below.

9. On July 20, 2021, the Governing Body adopted a resolution (the "Authorizing Resolution") authorizing the amounts and purposes specified in the Initial Resolutions to be combined into a single bond issue designated as "highway improvement bonds", the notification and sale of, and set forth certain details relating to, the County's General Obligation Highway Improvement Bonds, Series 2021B (the "Obligations") authorized to be issued by this resolution.

10. The County Clerk caused notice of the sale of the Obligations (the "**Notice to Bidders**") to be given to media typically monitored by potential bidders in the manner and form directed by the Authorizing Resolution. The Notice to Bidders is made of record in these proceedings, and the Governing Body ratifies the Notice to Bidders.

11. In accordance with the Notice to Bidders and the bidding terms that were included in the document that was used for offering the Obligations for sale by competitive bid (the "**Notice of Sale**"), written bids for the sale of the Obligations were received and delivered to the Governing Body.

12. The Governing Body has considered all the bids it received. The Governing Body has decided to accept the bid of Morgan Stanley & Co, LLC (the "**Purchaser**"), or a group that it represents, to purchase the Obligations on the terms specified in the Purchaser's

bid. The Purchaser bid the price of \$12,597,222.48 for the entire issue of Obligations (the "**Purchase Price**"), plus any accrued interest, and specified that the Obligations maturing on September 1 in the years shown below will bear interest at the respective interest rates shown below:

<u>Year</u>	Principal <u>Amount</u>	Interest <u>Rate</u>	Year	Principal <u>Amount</u>	Interest <u>Rate</u>
2022	\$500,000	4.00%	2032	\$680,000	3.00%
2023	510,000	4.00	2033	680,000	2.00
2024	320,000	4.00	2034	730,000	2.00
2025	330,000	4.00	2035	750,000	2.00
2026	350,000	4.00	2036	750,000	2.00
2027	400,000	4.00	2037	750,000	2.00
2028	450,000	4.00	2038	750,000	2.00
2029	500,000	3.00	2039	750,000	2.00
2030	570,000	3.00	2040	750,000	2.00
2031	620,000	3.00	2041	750,000	2.00

13. The Purchaser's bid complies with all terms of the Notice to Bidders and the Notice of Sale.

14. The County has taken all actions required by law and has the power to sell and issue the Obligations.

15. The Governing Body is adopting this resolution to sell the Obligations and provide for their issuance upon the terms and conditions set forth in this resolution.

RESOLUTIONS

The Governing Body resolves as follows:

Section 1. <u>Definitions</u>.

In addition to the terms defined in the recitals to this resolution, the following capitalized terms have the meanings given in this section, unless the context clearly requires another meaning.

"Book-Entry System" means a system in which no physical distribution of certificates representing ownership of the Obligations is made to the owners of the Obligations but instead all outstanding Obligations are registered in the name of a securities depository appointed by the County, or in the name of such depository's nominee, and the depository and its participants record beneficial ownership and effect transfers of the Obligations electronically.

"Code" means the Internal Revenue Code of 1986, as amended.

"**Continuing Disclosure Agreement**" means the Continuing Disclosure Agreement, dated as of the Original Issue Date, to be executed by the County and delivered on the closing date of the Obligations.

"County" means Kenosha County, Wisconsin.

"**Debt Service Fund**" means the fund created by the County pursuant to Section 67.11 of the Wisconsin Statutes to provide for the payment of debt service on its general obligations.

"Debt Service Fund Account" has the meaning given in Section 17 hereof.

"**Depository**" means DTC or any successor appointed by the County and acting as securities depository for the Obligations.

"DTC" means The Depository Trust Company.

"Financial Officer" means the Treasurer.

"**Fiscal Agent**" means Bond Trust Services Corporation, or any successor fiscal agent appointed by the County to act as authentication agent, paying agent, and registrar for the Obligations pursuant to Section 67.10 (2) of the Wisconsin Statutes.

"Governing Body" has the meaning given in the recitals to this resolution.

"Initial Resolutions" has the meaning given in the recitals to this resolution.

"**Municipal Officers**" means the County Board Chairperson and the County Clerk. These are the officers required by law to execute general obligations on the County's behalf.

"Notice of Sale" has the meaning given in the recitals to this resolution.

"**Obligations**" means the \$11,890,000 Kenosha County, Wisconsin General Obligation Highway Improvement Bonds, Series 2021B, which will be issued pursuant to this resolution.

"Original Issue Date" means September 1, 2021.

"Project" has the meaning given in the recitals to this resolution.

"**Purchase Agreement**" means the purchase agreement, which may be a bid form, signed and presented by the Purchaser to evidence the purchase of the Obligations.

"Purchase Price" has the meaning given in the recitals to this resolution.

"Purchaser" has the meaning given in the recitals to this resolution.

"**Record Date**" means the 15th day (whether or not a business day) of the calendar month just before each regularly scheduled interest payment date for the Obligations.

"Recording Officer" means the County Clerk.

"**Register**" means the register maintained by the Fiscal Agent at its designated office, in which the Fiscal Agent records:

- (i) The name and address of the registered owner of each Obligation.
- (ii) All transfers of each Obligation.

"Treasurer" means the County Treasurer.

Section 2. <u>Exhibits</u>.

The attached exhibits are also a part of this resolution as though they were fully written out in this resolution:

- (i) *Exhibit A* Form of Obligation.
- (ii) *Exhibit B* Notice to Electors of Sale.

Section 3. <u>Highway Improvement Bonds</u>.

The County is combining the general obligation bonds authorized under the Initial Resolutions into a single bond issue and designating them as "highway improvement bonds".

Section 4. <u>Purposes of Borrowing; Issuance of Obligations</u>.

The Governing Body authorizes the Obligations and orders that they be prepared, executed, and issued. The Obligations will be fully registered, negotiable, general obligation highway improvement bonds of the County in the principal amount of \$11,890,000. The Obligations will be issued pursuant to the provisions of Chapter 67 of the Wisconsin Statutes and the authority granted by the adoption of the Initial Resolutions to pay the costs of the Project and certain expenses of issuing the Obligations (including, but not limited to, printing costs and fees for financial consultants, bond counsel, fiscal agent, rating agencies, bond insurance, and registration, as applicable).

Section 5. <u>Terms of Obligations</u>.

The Obligations will be named "Kenosha County, Wisconsin General Obligation Highway Improvement Bonds, Series 2021B." The Obligations will be dated the Original Issue Date, even if they are actually issued or executed on another date. Each Obligation will also be dated the date on which it is authenticated by the Fiscal Agent. That date is its registration date.

The face amount of each Obligation will be \$5,000 or any multiple thereof up to the principal amount authorized for that maturity.

The Obligations will bear interest from the Original Issue Date. Interest will be due and payable semiannually on each March 1 and September 1, beginning on March 1, 2022, until the principal of the Obligations has been paid. Interest on each Obligation will be (i) computed on the basis of a 360-day year of twelve 30-day months and (ii) payable to the person in whose name the Obligation is registered on the Register at the end of the day on the applicable Record Date. The Obligations will be numbered consecutively as may be required to comply with any applicable rules or customs or as determined by the Municipal Officers executing the Obligation is registered on the Register as the absolute owner of the Obligations for all purposes whatsoever under this resolution. The following table shows when the Obligations will mature and the rate of interest each maturity will bear:

Principal Maturity Date (September 1)	Principal <u>Amount</u>	Interest <u>Rate</u>	Principal Maturity Date (September 1)	Principal <u>Amount</u>	Interest <u>Rate</u>
2022	\$500,000	4.00%	2032	\$680,000	3.00%
2023	510,000	4.00	2033	680,000	2.00
2024	320,000	4.00	2034	730,000	2.00
2025	330,000	4.00	2035	750,000	2.00
2026	350,000	4.00	2036	750,000	2.00
2027	400,000	4.00	2037	750,000	2.00
2028	450,000	4.00	2038	750,000	2.00
2029	500,000	3.00	2039	750,000	2.00
2030	570,000	3.00	2040	750,000	2.00
2031	620,000	3.00	2041	750,000	2.00

The principal of, and interest on, the Obligations will be payable in lawful money of the United States of America.

Section 6. <u>Fiscal Agent</u>.

The County appoints the Fiscal Agent to act as authentication agent, paying agent, and registrar for the Obligations. The appropriate officers of the County are directed to enter into a fiscal agency agreement with the Fiscal Agent on behalf of the County. The fiscal agency agreement may provide for the County to pay the reasonable and customary charges of the Fiscal Agent for those services. The fiscal agency agreement shall require the Fiscal Agent to comply with all applicable federal and state regulations. Among other things, the Fiscal Agent shall maintain the Register.

Section 7. <u>Appointment of Depository</u>.

The County appoints DTC to act as securities depository for the Obligations. An authorized representative of the County has previously executed a blanket issuer letter of representations with DTC on the County's behalf, and the County ratifies and approves that document.

Section 8. <u>Book-Entry System</u>.

On the date of their initial delivery, the Obligations will be registered in the name of DTC or its nominee and maintained in a Book-Entry System. If the County's relationship with DTC is terminated, then the County may appoint another securities depository to maintain the Book-Entry System.

If on any date the Obligations are *not* being maintained in a Book-Entry System, then the County will do the following:

- At its expense, the County will prepare, authenticate, and deliver to the beneficial owners of the Obligations fully-registered, certificated Obligations in the denomination of \$5,000 or any multiple thereof in the aggregate principal amount then outstanding. The beneficial owners will be those shown on the records of the Depository and its direct and indirect participants.
- (ii) The County will appoint a fiscal agent to act as authentication agent, paying agent, and registrar for the Obligations under Section 67.10 (2) of the Wisconsin Statutes (the Fiscal Agent may be reappointed in this capacity).

Section 9. <u>Redemption</u>.

The Obligations maturing on and after September 1, 2030 are subject to redemption before their stated maturity dates, at the County's option, in whole or in part, in the order of maturity selected by the County, on September 1, 2029 and on any date thereafter. The redemption price will be 100% of the principal amount redeemed, plus accrued interest to the redemption date, and no premium will be paid. If payment of an Obligation called for redemption has been made or provided for, then interest on the Obligation stops accruing on the stated redemption date. If less than all outstanding Obligations of a specific maturity are redeemed, then such Obligations will be redeemed in multiples of \$5,000 in accordance with Sections 10 and 11 hereof.

Section 10. <u>Manner of Payment/Transfers/Redemption Notices Under</u> <u>Book-Entry System</u>.

So long as the Obligations are being maintained in a Book-Entry System, the following provisions apply:

Payment. The Fiscal Agent is directed to pay the principal of, and interest on, the Obligations by wire transfer to the Depository or its nominee in accordance with the Depository's rules that are then in effect.

Transfers. The Obligations are transferable, only upon the Register and only if the Depository ceases to act as securities depository for the Obligations and the County appoints a successor securities depository. If that happens, then upon the surrender of the Obligations to the Fiscal Agent, the County will issue new fully registered Obligations in the same aggregate

principal amount to the successor securities depository, and the Obligations will be recorded as transferred to the successor securities depository in the Register.

The Fiscal Agent will not be required to make any transfer of the Obligations (i) during the 15 calendar days before the date of the sending of notice of any proposed redemption of the Obligations, or (ii) with respect to any particular Obligation, after such Obligation has been called for redemption.

Partial Redemption. If less than all the Obligations of a particular maturity are to be redeemed, then the Depository and its direct and indirect participants will select the beneficial owners of the Obligations to be redeemed. If less than all the principal amount of a specific maturity is redeemed, then on the redemption date, upon surrender to the Fiscal Agent of the Obligation, the County will issue one or more new Obligations in the principal amount outstanding after the redemption.

Notice of Redemption. Notice of the redemption of any of the Obligations will be sent to the Depository, in the manner required by the Depository, not less than 30, and not more than 60, days prior to the proposed redemption date. A notice of optional redemption may be revoked by sending notice to the Depository, in the manner required by the Depository, not less than 15 days prior to the proposed optional redemption date.

Section 11. <u>Manner of Payment/Transfers/Redemption Notices *Not* Under <u>Book-Entry System</u>.</u>

If on any date the Obligations are *not* being maintained in a Book-Entry System, then the following provisions apply:

Payment. The Fiscal Agent will pay the principal of each Obligation upon its presentation and surrender on or after its maturity or earlier redemption date at the designated office of the Fiscal Agent, and the Fiscal Agent will pay, on each interest payment date, the interest on each Obligation by wire or other electronic money transfer, or by check of the Fiscal Agent sent by first class mail, to the person or entity in whose name the Obligation is registered on the Register at the end of the day on the applicable Record Date.

Transfers. Each Obligation is transferable, only upon the Register, for a like aggregate principal amount of the same maturity and interest rate in denominations of \$5,000 or any multiple thereof. A transfer may be requested by the registered owner in person or by a person with a written power of attorney. The Obligation shall be surrendered to the Fiscal Agent, together with a written instrument of transfer satisfactory to the Fiscal Agent signed by the registered owner or by the person with the written power of attorney. The County will issue one or more new fully registered Obligations in the same aggregate principal amount to the transferee or transferees, as applicable, in exchange for the surrendered Obligations and upon the payment of a charge sufficient to reimburse the County or the Fiscal Agent for any tax, fee, or other governmental charge required to be paid with respect to such registration.

The Fiscal Agent will not be required to make any transfer of the Obligations (i) during the 15 calendar days before the date of the sending of notice of any proposed

redemption of the Obligations, or (ii) with respect to any particular Obligation, after the Obligation has been called for redemption.

Partial Redemptions. If less than all the Obligations of a particular maturity are to be redeemed, then the County or the Fiscal Agent will randomly select the Obligations to be redeemed. If an Obligation has been called for redemption but less than the entire principal amount thereof is redeemed, then on or after the redemption date, upon surrender of the Obligation to the Fiscal Agent, the County will issue a new Obligation in the principal amount outstanding after the redemption.

Notice of Redemption. Notice of the redemption of any of the Obligations shall be sent by first class mail, not less than 30, and not more than 60, days before the redemption date, to the registered owners of the Obligations to be redeemed, at the respective addresses set forth in the Register. A notice of optional redemption may be revoked by sending a notice by first class mail, not less than 15 days prior to the proposed optional redemption date, to the registered owners of the Obligations which have been called for optional redemption.

Section 12. Form of Obligations.

The Obligations shall be in substantially the form shown in <u>Exhibit A</u>. Omissions, insertions, or variations are permitted if they are deemed necessary or desirable and are consistent with this resolution or any supplemental resolution. The County may cause the approving opinion of bond counsel to be printed or reproduced on the Obligations.

Section 13. <u>Execution of Obligations</u>.

The Obligations shall be signed by the persons who are the Municipal Officers on the date on which the Obligations are signed. The Obligations shall be sealed with the County's corporate seal (or a facsimile), if the County has one, and they shall also be authenticated by the manual signature of an authorized representative of the Fiscal Agent.

The Obligations will be valid and binding even if before they are delivered any person whose signature appears on the Obligations is no longer living or is no longer the person authorized to sign the Obligations. In that event, the Obligations will have the same effect as if the person were living or were still the person authorized to sign the Obligations.

A facsimile signature may be used as long as at least one signature of a Municipal Officer is a manual signature or the Fiscal Agent's certificate of authentication has a manual signature. If a facsimile signature is used, then it will be treated as the officer's own signature.

Section 14. <u>Continuing Disclosure</u>.

The appropriate officers of the County are directed to sign the Continuing Disclosure Agreement, and the County agrees to comply with all its terms.

Section 15. <u>Sale of Obligations</u>.

The County awards the sale of the Obligations to the Purchaser at the Purchase Price, plus any accrued interest from the Original Issue Date to the date of delivery of the Obligations. The County approves and accepts the Purchase Agreement. The Municipal Officers are directed (i) to sign the Purchase Agreement in the County's name and (ii) to take any additional actions needed to complete the sale of the Obligations, including arranging for a specific date, time, and location of closing of the sale.

The Financial Officer is directed to comply with the terms of the Notice of Sale with respect to any good-faith deposit requirements.

The Municipal Officers are directed to sign the Obligations and to arrange for delivery of the Obligations to the Purchaser through the facilities of DTC in accordance with the Notice of Sale, the Purchase Agreement, and this resolution. The Obligations may be delivered to the Purchaser upon payment by the Purchaser of the Purchase Price, plus any accrued interest, as required by the Notice of Sale.

Unless waived by the Purchaser, the delivery of the Obligations is conditioned upon the County furnishing the following items to the Purchaser:

- (i) The Obligations, together with the written, unqualified approving opinion of the law firm of Foley & Lardner LLP, bond counsel, evidencing the legality of the Obligations and that interest on the Obligations will be excluded from gross income for federal income tax purposes.
- (ii) A transcript of the proceedings relating to the issuance of the Obligations.
- (iii) A certificate showing that no litigation has been threatened or is pending that would affect the legality of the Obligations or the right of the County to issue them at the time of their delivery.

Section 16. <u>General Obligation Pledge; Tax Levy</u>.

For the prompt payment of the principal of, and interest on, the Obligations, the County irrevocably pledges its full faith and credit. The County hereby levies upon all taxable property in its territory a direct, annual, and irrepealable tax in an amount sufficient to pay, and for the express purpose of paying, the interest on the Obligations as it falls due and also to pay and discharge the principal of the Obligations on their maturity dates.

This tax shall be carried from year to year into the County's tax roll. It shall be collected in addition to all other taxes and in the same manner and at the same time as all other taxes. The amount of this tax that is carried into the County's tax roll may be reduced in any year by the amount of any surplus money in the Debt Service Fund Account available to pay debt service on the Obligations for such year. The tax for each year the levy is made will be in the following amounts:

Levy Year	Debt Service Amount Due in Following Year	Levy Year	Debt Service Amount Due in Following Year
2021	\$818,700.00	2031	\$833,600.00
2022	808,700.00	2032	813,200.00
2023	598,300.00	2033	849,600.00
2024	595,500.00	2034	855,000.00
2025	602,300.00	2035	840,000.00
2026	638,300.00	2036	825,000.00
2027	672,300.00	2037	810,000.00
2028	704,300.00	2038	795,000.00
2029	759,300.00	2039	780,000.00
2030	792,200.00	2040	765,000.00

Section 17. <u>Debt Service Fund Account.</u>

The County shall create a separate account within the Debt Service Fund solely for the Obligations (the "**Debt Service Fund Account**"), which shall be maintained and administered as provided in Section 67.11 of the Wisconsin Statutes. The Treasurer is directed to keep the proceeds of the taxes levied under this resolution, when they are collected, in the Debt Service Fund Account. Any accrued interest received on the date of delivery of the Obligations and the premium, if any, paid to the County by the Purchaser in excess of the stated principal amount of the Obligations shall be deposited into the Debt Service Fund Account and used to pay interest on the Obligations. If the money in the Debt Service Fund Account is insufficient to make a payment of principal of, or interest on, the Obligations on a date on which such a payment is due, then the County will promptly provide the necessary funds to make the payment from other available sources.

Section 18. Borrowed Money Fund.

The sale proceeds of the Obligations (not including any accrued interest or premium received) shall be deposited in and kept by the Treasurer in a separate fund as provided in Section 67.10 (3) of the Wisconsin Statutes. The fund will be designated with both the name of the Obligations and the name Borrowed Money Fund (the "**Borrowed Money Fund**"). Money in the Borrowed Money Fund, including any earnings, shall be (i) used to pay the costs of the Project and issuing the Obligations or (ii) transferred to the Debt Service Fund Account as provided by law.

Section 19. Official Statement.

The County ratifies and approves the preliminary offering document prepared and distributed in connection with the sale of the Obligations, and the County authorizes and directs the final version of such document (the "**Official Statement**") to be prepared prior to the issuance of the Obligations; *provided, however*, that the Official Statement shall be substantially in the form submitted to this meeting, with such modifications as the Municipal Officers

approve. The Municipal Officers are directed to deliver copies of the Official Statement to the Purchaser and, if the Purchaser requests, execute one or more copies on behalf of the County. Execution and delivery of the Official Statement will conclusively evidence the approval of the Municipal Officers.

Section 20. <u>Publication of Notice</u>.

The Recording Officer is directed to publish notice that the County has agreed to sell the Obligations. The notice shall be published in the County's official newspaper, as a class 1 notice under Chapter 985 of the Wisconsin Statutes promptly after the execution of the Purchase Agreement. The notice shall be in substantially the form shown in <u>Exhibit B</u>. The Recording Officer shall obtain proof, in affidavit form, of the publication, and shall compare the notice as published with the attached form to make sure that no mistake was made in publication.

Section 21. <u>Authorization of Officers</u>.

The appropriate officers of the County are directed to prepare and furnish the following items to the Purchaser and the attorneys approving the legality of the Obligations:

- (i) Certified copies of proceedings and records of the County relating to the Obligations and to the financial condition and affairs of the County.
- (ii) Other affidavits, certificates, and information that may be required to show the facts about the legality of the Obligations, as such facts appear on the books and records under the officer's custody or control or as are otherwise known to the officer.

All certified copies, affidavits, certificates, and information furnished for such purpose will be representations of the County as to the facts they present.

Section 22. <u>Tax Law Covenants</u>.

The County covenants that it will comply with all requirements of the Code and the Treasury Regulations promulgated thereunder, that must be satisfied so that interest on the Obligations will be excluded from gross income for federal income tax purposes.

Section 23. Further Authorization.

The County authorizes its officers, attorneys, and other agents or employees to do all acts required of them to carry out the purposes of this resolution.

Section 24. <u>Conflict with Prior Acts</u>.

In case any part of a prior action of the Governing Body conflicts with this resolution, that part of the prior action is hereby rescinded.

Section 25. <u>Severability of Invalid Provisions</u>.

If a court holds any provision of this resolution to be illegal or invalid, then the illegality or invalidity shall not affect any other provision of this resolution.

Section 26. <u>Effective Date</u>.

This resolution takes effect upon its adoption and approval in the manner provided by law.

* * * * * * * * * *

Adopted: August 17, 2021

County Board Chairperson

County Clerk

County Executive

EXHIBIT A

FORM OF OBLIGATION

Unless this certificate is presented by an authorized representative of The Depository Trust Company, a New York corporation ("DTC"), to the County or its agent for registration of transfer, exchange, or payment, and any certificate issued is registered in the name of Cede & Co. or in such other name as is requested by an authorized representative of DTC (and any payment is made to Cede & Co. or to such other entity as is requested by an authorized representative of DTC), ANY TRANSFER, PLEDGE, OR OTHER USE HEREOF FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL inasmuch as the registered owner hereof, Cede & Co., has an interest herein.

STATE OF WISCONSIN KENOSHA COUNTY

No. R-____

Registered

GENERAL OBLIGATION HIGHWAY IMPROVEMENT BOND, SERIES 2021B

Interest <u>Rate</u>	Maturity <u>Date</u>	Original <u>Issue Date</u>	<u>CUSIP</u>
%	September 1, 20	September 1, 2021	489782
REGISTERED OWNER:	CEDE & CO.		
PRINCIPAL AMOUNT:			Dollars

KENOSHA COUNTY, WISCONSIN (herein called the "**County**"), hereby acknowledges itself to owe, and for value received promises to pay the Principal Amount to the Registered Owner on the Maturity Date, and to pay interest on the Principal Amount from the Original Issue Date at the annual rate of the Interest Rate. Interest is due and payable semiannually on each March 1 and September 1, beginning on March 1, 2022, until the Principal Amount has been paid. Interest is computed on the basis of a 360-day year of twelve 30-day months.

This Obligation is one of a duly authorized issue of bonds (the "**Obligations**") of the County of an aggregate principal amount of \$11,890,000, all of like tenor, except as to denomination, interest rate, maturity date, and redemption provisions, issued by the County pursuant to the provisions of Chapter 67 of the Wisconsin Statutes, and is authorized by (1) separate initial resolutions adopted by the governing body of the County on November 10, 2016 and on November 20, 2020 for highway projects; and (2) the resolution duly adopted by the governing body of the County on August 17, 2021, entitled: "A Resolution Authorizing and Providing for the Sale and Issuance of \$11,890,000 General Obligation Highway Improvement Bonds, Series 2021B, and All Related Details" (the "**Resolution**"). The Obligations are issuable only in the form of fully registered bonds.

On the date of their initial delivery, the Obligations will be maintained in a system in which no physical distribution of certificates representing ownership of the Obligations is made to the owners of the Obligations but instead all outstanding Obligations are registered in the name of a securities depository appointed by the County (a "**Depository**"), or in the name of the Depository's nominee, and the Depository and its participants record beneficial ownership and effect transfers of the Obligations electronically (a "**Book-Entry System**"). So long as the Obligations are maintained in a Book-Entry System, then the principal of, and interest on, this Obligation will be paid by wire transfer to the Depository or its nominee in accordance with the Depository's rules that are then in effect by Bond Trust Services Corporation, or any successor fiscal agent appointed by the County under Section 67.10 (2) of the Wisconsin Statutes (the "**Fiscal Agent**"), which will act as authentication agent, paying agent, and registrar for the Obligations.

If on any date the Obligations are *not* being maintained in a Book-Entry System, then (i) the principal of this Obligation will be paid by the Fiscal Agent upon its presentation and surrender on or after its maturity date or earlier redemption date at the designated office of the Fiscal Agent, and (ii) the interest on this Obligation will be paid by the Fiscal Agent on each interest payment date by wire or other electronic money transfer, or by check of the Fiscal Agent sent by first class mail, to the person or entity in whose name this Obligation is registered on the register (the "**Register**") maintained by the Fiscal Agent at the end of the day on the 15th day (whether or not a business day) of the calendar month just before each regularly scheduled interest payment date (the "**Record Date**"). The County and the Fiscal Agent may treat the entity or person in whose name this Obligation is registered on the Register as the absolute owner of this Obligation for all purposes.

The principal of, and interest on, this Obligation is payable in lawful money of the United States of America. For the prompt payment of the principal of, and interest on, this Obligation, the County has irrevocably pledged its full faith and credit. The County has levied upon all taxable property in its territory a direct, annual, and irrepealable tax sufficient in amount to pay, and for the express purpose of paying, the interest on this Obligation as it falls due and the principal of this Obligation on the Maturity Date.

The Obligations maturing on and after September 1, 2030 are subject to redemption before their stated maturity dates, at the County's option, in whole or in part, in the order of maturity selected by the County, on September 1, 2029 and on any date thereafter. The redemption price will be 100% of the principal amount redeemed, plus accrued interest to the redemption date, and no premium will be paid. If payment of an Obligation called for redemption has been made or provided for, then interest on the Obligation stops accruing on the stated redemption date. If less than all outstanding Obligations of a specific maturity are redeemed, then such Obligations will be redeemed in multiples of \$5,000 as set forth below.

So long as the Obligations are being maintained in a Book-Entry System, the following provisions apply:

Transfers. The Obligations are transferable, only upon the Register and only if the Depository ceases to act as securities depository for the Obligations and the County appoints a successor securities depository. If that happens, then upon the

surrender of the Obligations to the Fiscal Agent, the County will issue new fully registered Obligations in the same aggregate principal amount to the successor securities depository and the Obligations will be recorded as transferred to the successor securities depository in the Register.

The Fiscal Agent will not be required to make any transfer of the Obligations (i) during the 15 calendar days before the date of the sending of notice of any proposed redemption of the Obligations, or (ii) with respect to any particular Obligation, after such Obligation has been called for redemption.

Partial Redemption. If less than all the Obligations of a particular maturity are to be redeemed, then the Depository and its direct and indirect participants will select the beneficial owners of the Obligations to be redeemed. If less than all the principal amount of a specific maturity is redeemed, then on the redemption date and upon surrender to the Fiscal Agent of the Obligation, the County will issue one or more new Obligations in the principal amount outstanding after the redemption.

Notice of Redemption. Notice of the redemption of any of the Obligations will be sent to the Depository, in the manner required by the Depository, not less than 30, and not more than 60, days prior to the proposed redemption date. A notice of optional redemption may be revoked by sending notice to the Depository, in the manner required by the Depository, not less than 15 days prior to the proposed optional redemption date.

If on any date the Obligations are *not* being maintained in a Book-Entry System, then the following provisions apply:

Transfers. Each Obligation is transferable, only upon the Register, for a like aggregate principal amount of the same maturity and interest rate in denominations of \$5,000 or any multiple thereof. A transfer may be requested by the registered owner in person or by a person with a written power of attorney. The Obligation shall be surrendered to the Fiscal Agent, together with a written instrument of transfer satisfactory to the Fiscal Agent signed by the registered owner or by the person with the written power of attorney. The County will issue one or more new fully registered Obligations, in the same aggregate principal amount to the transferee or transferees, as applicable, in exchange for the surrendered Obligations and upon the payment of a charge sufficient to reimburse the County or the Fiscal Agent for any tax, fee, or other governmental charge required to be paid with respect to such registration.

The Fiscal Agent will not be required to make any transfer of the Obligations (i) during the 15 calendar days before the date of the sending of notice of any proposed redemption of the Obligations, or (ii) with respect to any particular Obligation, after such Obligation has been called for redemption.

Partial Redemption. If less than all the Obligations of a particular maturity are to be redeemed, then the County or the Fiscal Agent will randomly select the Obligations to be redeemed. If an Obligation has been called for redemption but less than the entire principal amount thereof is redeemed, then on or after the redemption date, upon surrender of the Obligation to the Fiscal Agent, the County will issue a new Obligation in the principal amount outstanding after the redemption.

Notice of Redemption. Notice of the redemption of any of the Obligations shall be sent by first class mail, not less than 30, and not more than 60, days before the redemption date, to the registered owners of any Obligations to be redeemed, at the respective addresses set forth in the Register. A notice of optional redemption may be revoked by sending a notice by first class mail, not less than 15 days prior to the proposed optional redemption date, to the registered owners of the Obligations which have been called for optional redemption.

The County certifies, recites, and declares that all acts, conditions, and procedures required by law to exist, to have happened, and to be performed, leading up to and in the issuing of this Obligation and of the issue of which it is a part, do exist, have happened, and have been performed in regular and due form, time, and manner as required by law; that the indebtedness of the County, including this Obligation and the issue of which it is a part, does not exceed any limitation, general or special, imposed by law; and that a valid, direct, annual and irrepealable tax has been levied by the County sufficient to pay the interest on this Obligation when it falls due and also to pay and discharge the principal of this Obligation at maturity.

IN WITNESS WHEREOF, the County, by its governing body, has caused this Obligation to be executed in its name and on its behalf by the manual or facsimile signatures of its County Board Chairperson and Clerk and to be sealed with its corporate seal (or a facsimile thereof), if any, all as of the Original Issue Date.

KENOSHA COUNTY, WISCONSIN

By:___

County Board Chairperson

[SEAL]

And:

County Clerk

Certificate of Authentication

Dated: September __, 2021

This Obligation is one of the Obligations described in the Resolution.

BOND TRUST SERVICES CORPORATION, as Fiscal Agent

By:

Authorized Signatory

ASSIGNMENT

For value received, the undersigned hereby sells, assigns, and transfers unto

PLEASE INSERT SOCIAL SECURITY OR OTHER IDENTIFYING NUMBER OF ASSIGNEE

(Please Print or Type Name and Address of Assignee)

the within-mentioned Obligation and all rights thereunder and does hereby irrevocably constitute attorney-in-fact, to transfer the and appoint same on the books of the registry in the office of the Fiscal Agent, with full power of substitution in the premises.

Dated:

Signature Guaranteed

NOTICE: Signatures must be guaranteed by an "eligible guarantor institution" meeting the requirements of the Fiscal Agent. Those requirements include membership or participation particular, without any alteration or change. in the Securities Transfer Association Medallion Program ("STAMP") or such other "signature guarantee program" as may be determined by the Fiscal Agent in addition to, or in substitution for, STAMP, all in accordance with the Securities Exchange Act of 1934, as amended.

Note: The signature to this assignment must correspond with the name as written on the face of the within Obligation in every When assignment is made by a guardian, trustee, executor or administrator, an officer of a corporation, or anyone in a representative capacity, proof of the person's authority to act must accompany this Obligation.

EXHIBIT B

NOTICE TO THE ELECTORS OF KENOSHA COUNTY, WISCONSIN <u>Relating to Bond Sale</u>

On August 17, 2021, pursuant to Chapter 67 of the Wisconsin Statutes, a resolution was offered, read, approved, and adopted whereby Kenosha County, Wisconsin authorized the borrowing of money and entered into a contract to sell general obligation highway improvement bonds in the principal amount of \$11,890,000. It is anticipated that the closing of this bond financing will be held on or about September 1, 2021. A copy of all proceedings had to date with respect to the authorization and sale of said bonds is on file and may be examined in the office of the County Clerk, at 1010 56th Street, Kenosha, Wisconsin 53140 between the hours of 9:00 a.m. and 4:30 p.m. on weekdays.

This notice is given pursuant to Section 893.77 of the Wisconsin Statutes, which provides that an action or proceeding to contest the validity of such financing, for other than constitutional reasons, must be commenced within 30 days after the date of publication of this notice.

Publication Date: August ____, 2021

/s/ Regi Bachochin County Clerk



Kenosha



BOARD OF SUPERVISORS

RESOLUTION NO. 2021-____

Subject: A Resolution Authorizing and Providing for the Sale and Issuance of \$15,445,000 General Obligation Promissory Notes, Series 2021A, and All Related Details				
Original 🗵	Corrected	2nd Correction	Resubmitted	
Date Submitted:	August 17, 2021	Date Resubmitted:		
Submitted By:	Finance/Administration Committee			
County Board				
Meeting Date:	August 17, 2021			
Fiscal Note Attached		Legal Note Attached		
Prepared By:	Foley & Lardner LLP	Signature:		

Subject: A Resolution Authorizing and Providing for the Sale and Issuance of \$15,445,000 General Obligation Promissory Notes, Series 2021A, and All Related Details

Approved by:

FINANCE/ADMINISTRATION COMMITTEE:

Committee Member	Aye	<u>No</u>	<u>Abstain</u>	Excused
Jeff Gentz, Chairman	_ □			
Ronald J. Frederick, Vice Chair				
David Celebre				
Jeff Wamboldt				
Edward Kubicki				
Monica Yuhas				
John Franco				

COUNTY BOARD OF SUPERVISORS OF KENOSHA COUNTY, WISCONSIN

August 17, 2021

Resolution No.: 2021-___

A Resolution Authorizing and Providing for the Sale and Issuance of \$15,445,000 General Obligation Promissory Notes, Series 2021A, and All Related Details

RECITALS

The County Board of Supervisors (the "**Governing Body**") of Kenosha County, Wisconsin (the "**County**") makes the following findings and determinations:

1. The County needs funds for the following purposes and in the proposed borrowing amounts set forth below (collectively, the "**Project**"):

Ma	aximum Amount Authorized]	Borrowing Amount	Initial Resolution Number and Purpose
(a)	2,040,000	\$	755,000	2017-53 - Grants for the Kenosha Area Business Alliance;
(b)	12,865,000		15,000	2019-46 - Budgeted Capital Projects Including Road and Highway Improvements; and
(c)	15,240,000	1	4,675,000	2020-50 - Budgeted Capital Projects Including Road and Highway Improvements.

2. On November 8, 2017, the Governing Body adopted initial resolution number 2017-53 for the purposes and in the maximum amount authorized as set forth in paragraph 1(a) above ("**Initial Resolution 2017-53**"). Of the \$2,040,000 maximum borrowing amount authorized by Initial Resolution 2017-53, the County previously borrowed \$255,000 in connection with the issuance of its \$13,360,000 General Obligation Promissory Notes, Series 2020C, dated September 3, 2020 (the "**2020C Notes**"). As of the date of this resolution, \$1,785,000 of the maximum borrowing amount authorized by Initial Resolution 2017-53 remains available.

3. On November 6, 2019, the Governing Body adopted initial resolution number 2019-46 for the purposes and in the maximum amount authorized as set forth in paragraph 1(b) above ("**Initial Resolution 2019-46**"). Of the \$12,865,000 maximum borrowing amount authorized by Initial Resolution 2019-46, the County previously borrowed \$12,850,000 in connection with the issuance of the 2020C Notes. As of the date of this resolution, \$15,000 of the maximum borrowing amount authorized by Initial Resolution 2019-46 remains available.

4. On November 12, 2020, the Governing Body adopted initial resolution number 2020-50 for the purposes and in the maximum amount authorized as set forth in paragraph 1(c) above ("**Initial Resolution 2020-50**"). The County has not previously borrowed under the authority granted by Initial Resolution 2020-50; therefore, as of the date of this resolution, the maximum borrowing amount of \$15,240,000 authorized by Initial Resolution 2020-50 remains available.

5. Each initial resolution described in the preceding paragraphs was (i) adopted by an affirmative vote of at least three-fourths of the members-elect (as defined in Section 59.001 (2m) of the Wisconsin Statutes) of the Governing Body in accordance with Section 67.045(1)(f) of the Wisconsin Statutes, and (ii) approved and signed by the County Executive in accordance with Section 59.17(6) of the Wisconsin Statutes.

6. The County may choose to issue one or more separate series of obligations to finance portions of the Project.

7. The Governing Body deems it in the best interests of the County that the funds needed be borrowed in the aggregate amount stated above and for the purposes of the Project, pursuant to the provisions of Section 67.12 (12) of the Wisconsin Statutes, and upon the terms and conditions set forth below.

8. On July 20, 2021, the Governing Body adopted a resolution (the "**Authorizing Resolution**") authorizing the notification and sale of, and set forth certain details relating to, the County's General Obligation Promissory Notes, Series 2021A (the "**Obligations**") authorized to be issued by this resolution.

9. The County Clerk caused notice of the sale of the Obligations (the "**Notice to Bidders**") to be given to media typically monitored by potential bidders in the manner and form directed by the Authorizing Resolution. The Notice to Bidders is made of record in these proceedings, and the Governing Body ratifies the Notice to Bidders.

10. In accordance with the Notice to Bidders and the bidding terms that were included in the document that was used for offering the Obligations for sale by competitive bid (the "**Notice of Sale**"), written bids for the sale of the Obligations were received and delivered to the Governing Body.

11. The Governing Body has considered all the bids it received. The Governing Body has decided to accept the bid of Piper Sandler & Co. (the "**Purchaser**"), or a group that it represents, to purchase the Obligations on the terms specified in the Purchaser's bid. The Purchaser bid the price of \$16,159,598.87 for the entire issue of Obligations (the "**Purchase Price**"), plus any accrued interest, and specified that the Obligations maturing on September 1 in the years shown below will bear interest at the respective interest rates shown below:

Principal <u>Amount</u>	Interest <u>Rate</u>
\$1,275,000	2.00%
1,575,000	2.00
1,625,000	2.00
1,475,000	2.00
1,485,000	2.00
1,505,000	2.00
1,580,000	2.00
1,635,000	1.50
1,645,000	1.50
1,645,000	1.50
	<u>Amount</u> \$1,275,000 1,575,000 1,625,000 1,475,000 1,485,000 1,505,000 1,580,000 1,635,000 1,645,000

12. The Purchaser's bid complies with all terms of the Notice to Bidders and the Notice of Sale.

13. The County has taken all actions required by law and has the power to sell and issue the Obligations.

14. The Governing Body is adopting this resolution to sell the Obligations and provide for their issuance upon the terms and conditions set forth in this resolution.

RESOLUTIONS

The Governing Body resolves as follows:

Section 1. <u>Definitions</u>.

In addition to the terms defined in the recitals to this resolution, the following capitalized terms have the meanings given in this section, unless the context clearly requires another meaning.

"Book-Entry System" means a system in which no physical distribution of certificates representing ownership of the Obligations is made to the owners of the Obligations but instead all outstanding Obligations are registered in the name of a securities depository appointed by the County, or in the name of such depository's nominee, and the depository and its participants record beneficial ownership and effect transfers of the Obligations electronically.

"Code" means the Internal Revenue Code of 1986, as amended.

"**Continuing Disclosure Agreement**" means the Continuing Disclosure Agreement, dated as of the Original Issue Date, to be executed by the County and delivered on the closing date of the Obligations.

"County" means Kenosha County, Wisconsin.

"**Debt Service Fund**" means the fund created by the County pursuant to Section 67.11 of the Wisconsin Statutes to provide for the payment of debt service on its general obligations.

"Debt Service Fund Account" has the meaning given in Section 16 hereof.

"**Depository**" means DTC or any successor appointed by the County and acting as securities depository for the Obligations.

"DTC" means The Depository Trust Company.

"Financial Officer" means the Treasurer.

"**Fiscal Agent**" means Bond Trust Services Corporation, or any successor fiscal agent appointed by the County to act as authentication agent, paying agent, and registrar for the Obligations pursuant to Section 67.10 (2) of the Wisconsin Statutes.

"Governing Body" has the meaning given in the recitals to this resolution.

"Initial Resolutions" has the meaning given in the recitals to this resolution.

"**Municipal Officers**" means the County Board Chairperson and the County Clerk. These are the officers required by law to execute general obligations on the County's behalf.

"Notice of Sale" has the meaning given in the recitals to this resolution.

"**Obligations**" means the \$15,445,000 Kenosha County, Wisconsin General Obligation Promissory Notes, Series 2021A, which will be issued pursuant to this resolution.

"Original Issue Date" means September 1, 2021.

"Project" has the meaning given in the recitals to this resolution.

"**Purchase Agreement**" means the purchase agreement, which may be a bid form, signed and presented by the Purchaser to evidence the purchase of the Obligations.

"Purchase Price" has the meaning given in the recitals to this resolution.

"Purchaser" has the meaning given in the recitals to this resolution.

"**Record Date**" means the 15th day (whether or not a business day) of the calendar month just before each regularly scheduled interest payment date for the Obligations.

"Recording Officer" means the County Clerk.

"**Register**" means the register maintained by the Fiscal Agent at its designated office, in which the Fiscal Agent records:

- (i) The name and address of the registered owner of each Obligation.
- (ii) All transfers of each Obligation.

"Treasurer" means the County Treasurer.

Section 2. <u>Exhibits</u>.

The attached exhibits are also a part of this resolution as though they were fully written out in this resolution:

- (i) *Exhibit A* Form of Obligation.
- (ii) *Exhibit B* Notice to Electors of Sale.

Section 3. <u>Purposes of Borrowing; Issuance of Obligations</u>.

The Governing Body authorizes the Obligations and orders that they be prepared, executed, and issued. The Obligations will be fully registered, negotiable, general obligation promissory notes of the County in the principal amount of \$15,445,000. The Obligations will be issued pursuant to the Initial Resolutions and the provisions of Section 67.12 (12) of the Wisconsin Statutes to pay the costs of the Project and certain expenses of issuing the Obligations (including printing costs and fees for financial consultants, bond counsel, fiscal agent, rating agencies, bond insurance, and registration, as applicable).

Section 4. <u>Terms of Obligations</u>.

The Obligations will be named "Kenosha County, Wisconsin General Obligation Promissory Notes, Series 2021A." The Obligations will be dated the Original Issue Date, even if they are actually issued or executed on another date. Each Obligation will also be dated the date on which it is authenticated by the Fiscal Agent. That date is its registration date.

The face amount of each Obligation will be \$5,000 or any multiple thereof up to the principal amount authorized for that maturity.

The Obligations will bear interest from the Original Issue Date. Interest will be due and payable semiannually on each March 1 and September 1, beginning on March 1, 2022, until the principal of the Obligations has been paid. Interest on each Obligation will be (i) computed on the basis of a 360-day year of twelve 30-day months and (ii) payable to the person in whose name the Obligation is registered on the Register at the end of the day on the applicable Record Date. The Obligations will be numbered consecutively as may be required to comply with any applicable rules or customs or as determined by the Municipal Officers executing the Obligations. The County and the Fiscal Agent may treat the entity or person in whose name any Obligation is registered on the Register as the absolute owner of the Obligations for all purposes whatsoever under this resolution. The following table shows when the Obligations will mature and the rate of interest each maturity will bear:

Maturity Date (September 1)	Principal Amount	Interest Rate
2022	\$1,275,000	2.00%
2023	1,575,000	2.00
2024	1,625,000	2.00
2025	1,475,000	2.00
2026	1,485,000	2.00
2027	1,505,000	2.00
2028	1,580,000	2.00
2029	1,635,000	1.50
2030	1,645,000	1.50
2031	1,645,000	1.50

The principal of, and interest on, the Obligations will be payable in lawful money of the United States of America.

Section 5. <u>Fiscal Agent</u>.

The County appoints the Fiscal Agent to act as authentication agent, paying agent, and registrar for the Obligations. The appropriate officers of the County are directed to enter into a fiscal agency agreement with the Fiscal Agent on behalf of the County. The fiscal agency agreement may provide for the County to pay the reasonable and customary charges of the Fiscal Agent for those services. The fiscal agency agreement shall require the Fiscal Agent to comply with all applicable federal and state regulations. Among other things, the Fiscal Agent shall maintain the Register.

Section 6. <u>Appointment of Depository</u>.

The County appoints DTC to act as securities depository for the Obligations. An authorized representative of the County has previously executed a blanket issuer letter of representations with DTC on the County's behalf, and the County ratifies and approves that document.

Section 7. <u>Book-Entry System</u>.

On the date of their initial delivery, the Obligations will be registered in the name of DTC or its nominee and maintained in a Book-Entry System. If the County's relationship with DTC is terminated, then the County may appoint another securities depository to maintain the Book-Entry System.

If on any date the Obligations are *not* being maintained in a Book-Entry System, then the County will do the following:

- At its expense, the County will prepare, authenticate, and deliver to the beneficial owners of the Obligations fully-registered, certificated Obligations in the denomination of \$5,000 or any multiple thereof in the aggregate principal amount then outstanding. The beneficial owners will be those shown on the records of the Depository and its direct and indirect participants.
- (ii) The County will appoint a fiscal agent to act as authentication agent, paying agent, and registrar for the Obligations under Section 67.10 (2) of the Wisconsin Statutes (the Fiscal Agent may be reappointed in this capacity).

Section 8. <u>Redemption</u>.

The Obligations maturing on and after September 1, 2029 are subject to redemption before their stated maturity dates, at the County's option, in whole or in part, in the order of maturity selected by the County, on September 1, 2028 and on any date thereafter. The redemption price will be 100% of the principal amount redeemed, plus accrued interest to the redemption date, and no premium will be paid. If payment of an Obligation called for redemption has been made or provided for, then interest on the Obligation stops accruing on the stated redemption date. If less than all outstanding Obligations of a specific maturity are redeemed, then such Obligations will be redeemed in multiples of \$5,000 in accordance with Sections 9 and 10 hereof.

Section 9. <u>Manner of Payment/Transfers/Redemption Notices Under</u> <u>Book-Entry System</u>.

So long as the Obligations are being maintained in a Book-Entry System, the following provisions apply:

Payment. The Fiscal Agent is directed to pay the principal of, and interest on, the Obligations by wire transfer to the Depository or its nominee in accordance with the Depository's rules that are then in effect.

Transfers. The Obligations are transferable only upon the Register and only if the Depository ceases to act as securities depository for the Obligations and the County appoints a successor securities depository. If that happens, then upon the surrender of the Obligations to the Fiscal Agent, the County will issue new fully registered Obligations in the same aggregate principal amount to the successor securities depository, and the Obligations will be recorded as transferred to the successor securities depository in the Register.

The Fiscal Agent will not be required to make any transfer of the Obligations (i) during the 15 calendar days before the date of the sending of notice of any proposed redemption of the Obligations, or (ii) with respect to any particular Obligation, after such Obligation has been called for redemption.

Partial Redemption. If less than all the Obligations of a particular maturity are to be redeemed, then the Depository and its direct and indirect participants will select the beneficial

owners of the Obligations to be redeemed. If less than all the principal amount of a specific maturity is redeemed, then on the redemption date, upon surrender to the Fiscal Agent of the Obligation, the County will issue one or more new Obligations in the principal amount outstanding after the redemption.

Notice of Redemption. Notice of the redemption of any of the Obligations will be sent to the Depository, in the manner required by the Depository, not less than 30, and not more than 60, days prior to the proposed redemption date. A notice of optional redemption may be revoked by sending notice to the Depository, in the manner required by the Depository, not less than 15 days prior to the proposed optional redemption date.

Section 10. <u>Manner of Payment/Transfers/Redemption Notices Not Under</u> <u>Book-Entry System</u>.

If on any date the Obligations are *not* being maintained in a Book-Entry System, then the following provisions apply:

Payment. The Fiscal Agent will pay the principal of each Obligation upon its presentation and surrender on or after its maturity or earlier redemption date at the designated office of the Fiscal Agent, and the Fiscal Agent will pay, on each interest payment date, the interest on each Obligation by wire or other electronic money transfer, or by check of the Fiscal Agent sent by first class mail, to the person or entity in whose name the Obligation is registered on the Register at the end of the day on the applicable Record Date.

Transfers. Each Obligation is transferable, only upon the Register, for a like aggregate principal amount of the same maturity and interest rate in denominations of \$5,000 or any multiple thereof. A transfer may be requested by the registered owner in person or by a person with a written power of attorney. The Obligation shall be surrendered to the Fiscal Agent, together with a written instrument of transfer satisfactory to the Fiscal Agent signed by the registered owner or by the person with the written power of attorney. The County will issue one or more new fully registered Obligations in the same aggregate principal amount to the transferee or transferees, as applicable, in exchange for the surrendered Obligations and upon the payment of a charge sufficient to reimburse the County or the Fiscal Agent for any tax, fee, or other governmental charge required to be paid with respect to such registration.

The Fiscal Agent will not be required to make any transfer of the Obligations (i) during the 15 calendar day period before the date of the sending of notice of any proposed redemption of the Obligations, or (ii) with respect to any particular Obligation, after the Obligation has been called for redemption.

Partial Redemptions. If less than all the Obligations of a particular maturity are to be redeemed, then the County or the Fiscal Agent will randomly select the Obligations to be redeemed. If an Obligation has been called for redemption but less than the entire principal amount thereof is redeemed, then on or after the redemption date, upon surrender of the Obligation to the Fiscal Agent, the County will issue a new Obligation in the principal amount outstanding after the redemption.

Notice of Redemption. Notice of the redemption of any of the Obligations shall be sent by first class mail, not less than 30, and not more than 60, days before the redemption date, to the registered owners of the Obligations to be redeemed, at the respective addresses set forth in the Register. A notice of optional redemption may be revoked by sending a notice by first class mail, not less than 15 days prior to the proposed optional redemption date, to the registered owners of the Obligations which have been called for optional redemption.

Section 11. Form of Obligations.

The Obligations shall be in substantially the form shown in <u>Exhibit A</u>. Omissions, insertions, or variations are permitted if they are deemed necessary or desirable and are consistent with this resolution or any supplemental resolution. The County may cause the approving opinion of bond counsel to be printed or reproduced on the Obligations.

Section 12. <u>Execution of Obligations</u>.

The Obligations shall be signed by the persons who are the Municipal Officers on the date on which the Obligations are signed. The Obligations shall be sealed with the County's corporate seal (or a facsimile), if the County has one, and they shall also be authenticated by the manual signature of an authorized representative of the Fiscal Agent.

The Obligations will be valid and binding even if before they are delivered any person whose signature appears on the Obligations is no longer living or is no longer the person authorized to sign the Obligations. In that event, the Obligations will have the same effect as if the person were living or were still the person authorized to sign the Obligations.

A facsimile signature may be used as long as at least one signature of a Municipal Officer is a manual signature or the Fiscal Agent's certificate of authentication has a manual signature. If a facsimile signature is used, then it will be treated as the officer's own signature.

Section 13. <u>Continuing Disclosure</u>.

The appropriate officers of the County are directed to sign the Continuing Disclosure Agreement, and the County agrees to comply with all its terms.

Section 14. <u>Sale of Obligations</u>.

The County awards the sale of the Obligations to the Purchaser at the Purchase Price, plus any accrued interest from the Original Issue Date to the date of delivery of the Obligations. The County approves and accepts the Purchase Agreement. The Municipal Officers are directed (i) to sign the Purchase Agreement in the County's name and (ii) to take any additional actions needed to complete the sale of the Obligations, including arranging for a specific date, time, and location of closing of the sale.

The Financial Officer is directed to comply with the terms of the Notice of Sale with respect to any good-faith deposit requirements.

The Municipal Officers are directed to sign the Obligations and to arrange for delivery of the Obligations to the Purchaser through the facilities of DTC in accordance with the Notice of Sale, the Purchase Agreement, and this resolution. The Obligations may be delivered to the Purchaser upon payment by the Purchaser of the Purchase Price, plus any accrued interest, as required by the Notice of Sale.

Unless waived by the Purchaser, the delivery of the Obligations is conditioned upon the County furnishing the following items to the Purchaser:

- (i) The Obligations, together with the written, unqualified approving opinion of the law firm of Foley & Lardner LLP, bond counsel, evidencing the legality of the Obligations and that interest on the Obligations will be excluded from gross income for federal income tax purposes.
- (ii) A transcript of the proceedings relating to the issuance of the Obligations.
- (iii) A certificate showing that no litigation has been threatened or is pending that would affect the legality of the Obligations or the right of the County to issue them at the time of their delivery.

Section 15. <u>General Obligation Pledge; Tax Levy</u>.

For the prompt payment of the principal of, and interest on, the Obligations, the County irrevocably pledges its full faith and credit. The County hereby levies upon all taxable property in its territory a direct, annual, and irrepealable tax in an amount sufficient to pay, and for the express purpose of paying, the interest on the Obligations as it falls due and also to pay and discharge the principal of the Obligations on their maturity dates.

This tax shall be carried from year to year into the County's tax roll. It shall be collected in addition to all other taxes and in the same manner and at the same time as all other taxes. The amount of this tax that is carried into the County's tax roll may be reduced in any year by the amount of any surplus money in the Debt Service Fund Account available to pay debt service on the Obligations for such year. The tax for each year the levy is made will be in the following amounts:

Levy Year	Debt Service Amount Due in Following Year
2021	\$1,559,275.00
2022	1,833,775.00
2023	1,852,275.00
2024	1,669,775.00
2025	1,650,275.00
2026	1,640,575.00
2027	1,685,475.00
2028	1,708,875.00
2029	1,694,350.00
2030	1,669,675.00

Section 16. <u>Debt Service Fund Account.</u>

The County shall create a separate account within the Debt Service Fund solely for the Obligations (the "**Debt Service Fund Account**"), which shall be maintained and administered as provided in Section 67.11 of the Wisconsin Statutes. The Treasurer is directed to keep the proceeds of the taxes levied under this resolution, when they are collected, in the Debt Service Fund Account. Any accrued interest received on the date of delivery of the Obligations and the premium, if any, paid to the County by the Purchaser in excess of the stated principal amount of the Obligations shall be deposited into the Debt Service Fund Account and used to pay interest on the Obligations. If the money in the Debt Service Fund Account is insufficient to make a payment of principal of, or interest on, the Obligations on a date on which such a payment is due, then the County will promptly provide the necessary funds to make the payment from other available sources.

Section 17. Borrowed Money Fund.

The sale proceeds of the Obligations (not including any accrued interest or premium received) shall be deposited in and kept by the Treasurer in a separate fund as provided in Section 67.10 (3) of the Wisconsin Statutes. The fund will be designated with both the name of the Obligations and the name Borrowed Money Fund (the "**Borrowed Money Fund**"). Money in the Borrowed Money Fund, including any earnings, shall be (i) used to pay the costs of the Project and issuing the Obligations, or (ii) transferred to the Debt Service Fund Account as provided by law.

Section 18. <u>Official Statement</u>.

The County ratifies and approves the preliminary offering document prepared and distributed in connection with the sale of the Obligations, and the County authorizes and directs the final version of such document (the "**Official Statement**") to be prepared prior to the issuance of the Obligations; *provided, however*, that the Official Statement shall be substantially in the form submitted to this meeting, with such modifications as the Municipal Officers approve. The Municipal Officers are directed to deliver copies of the Official Statement to the Purchaser and, if the Purchaser requests, execute one or more copies on behalf of the County.

Execution and delivery of the Official Statement will conclusively evidence the approval of the Municipal Officers.

Section 19. <u>Publication of Notice</u>.

The Recording Officer is directed to publish notice that the County has agreed to sell the Obligations. The notice shall be published in the County's official newspaper as a class 1 notice under Chapter 985 of the Wisconsin Statutes promptly after the execution of the Purchase Agreement. The notice shall be in substantially the form shown in <u>Exhibit B</u>. The Recording Officer shall obtain proof, in affidavit form, of the publication, and shall compare the notice as published with the attached form to make sure that no mistake was made in publication.

Section 20. <u>Authorization of Officers</u>.

The appropriate officers of the County are directed to prepare and furnish the following items to the Purchaser and the attorneys approving the legality of the Obligations:

- (i) Certified copies of proceedings and records of the County relating to the Obligations and to the financial condition and affairs of the County.
- (ii) Other affidavits, certificates, and information that may be required to show the facts about the legality of the Obligations, as such facts appear on the books and records under the officer's custody or control or as are otherwise known to the officer.

All certified copies, affidavits, certificates, and information furnished for such purpose will be representations of the County as to the facts they present.

Section 21. <u>Tax Law Covenants</u>.

The County covenants that it will comply with all requirements of the Code and the Treasury Regulations promulgated thereunder, that must be satisfied so that interest on the Obligations will be excluded from gross income for federal income tax purposes.

Section 22. <u>Further Authorization</u>.

The County authorizes its officers, attorneys, and other agents or employees to do all acts required of them to carry out the purposes of this resolution.

Section 23. <u>Conflict with Prior Acts</u>.

In case any part of a prior action of the Governing Body conflicts with this resolution, that part of the prior action is hereby rescinded.

Section 24. <u>Severability of Invalid Provisions</u>.

If a court holds any provision of this resolution to be illegal or invalid, then the illegality or invalidity shall not affect any other provision of this resolution.

Section 25. <u>Effective Date</u>.

This resolution takes effect upon its adoption and approval in the manner provided by law.

* * * * * * * * * *

Adopted: August 17, 2021

County Board Chairperson

County Clerk

County Executive

EXHIBIT A

FORM OF OBLIGATION

Unless this certificate is presented by an authorized representative of The Depository Trust Company, a New York corporation ("DTC"), to the County or its agent for registration of transfer, exchange, or payment, and any certificate issued is registered in the name of Cede & Co. or in such other name as is requested by an authorized representative of DTC (and any payment is made to Cede & Co. or to such other entity as is requested by an authorized representative of DTC), ANY TRANSFER, PLEDGE, OR OTHER USE HEREOF FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL inasmuch as the registered owner hereof, Cede & Co., has an interest herein.

STATE OF WISCONSIN KENOSHA COUNTY

Registered

No. R-____

\$_____

GENERAL OBLIGATION PROMISSORY NOTE, SERIES 2021A

Interest	Maturity	Original	
Rate	Date	Issue Date	CUSIP
%	September 1, 20	September 1, 2021	489782
REGISTERED OWNER:	CEDE & CO.		
PRINCIPAL AMOUNT:			Dollars

KENOSHA COUNTY, WISCONSIN (herein called the "**County**"), hereby acknowledges itself to owe and for value received promises to pay the Principal Amount to the Registered Owner on the Maturity Date, and to pay interest on the Principal Amount from the Original Issue Date at the annual rate of the Interest Rate. Interest is due and payable semiannually on each March 1 and September 1, beginning on March 1, 2022, until the Principal Amount has been paid. Interest is computed on the basis of a 360-day year of twelve 30-day months.

This Obligation is one of a duly authorized issue of notes (the "**Obligations**") of the County of an aggregate principal amount of \$15,445,000, all of like tenor, except as to denomination, interest rate, maturity date, and redemption provisions, issued by the County pursuant to the provisions of Section 67.12 (12) of the Wisconsin Statutes, and is authorized by (1) separate initial resolutions adopted by the governing body of the County on November 8, 2017, November 6, 2019, and November 12, 2020 and (2) the resolution duly adopted by the governing body of the County on August 17, 2021, entitled: "A Resolution Authorizing and Providing for the Sale and Issuance of \$15,445,000 General Obligation Promissory Notes, Series

2021A, and All Related Details" (the "**Resolution**"). The Obligations are issuable only in the form of fully registered notes.

On the date of their initial delivery, the Obligations will be maintained in a system in which no physical distribution of certificates representing ownership of the Obligations is made to the owners of the Obligations but instead all outstanding Obligations are registered in the name of a securities depository appointed by the County (a "**Depository**"), or in the name of the Depository's nominee, and the Depository and its participants record beneficial ownership and effect transfers of the Obligations electronically (a "**Book-Entry System**"). So long as the Obligations are maintained in a Book-Entry System, then the principal of, and interest on, this Obligation will be paid by wire transfer to the Depository or its nominee in accordance with the Depository's rules that are then in effect by Bond Trust Services Corporation, or any successor fiscal agent appointed by the County under Section 67.10 (2) of the Wisconsin Statutes (the "**Fiscal Agent**"), which will act as authentication agent, paying agent, and registrar for the Obligations.

If on any date the Obligations are *not* being maintained in a Book-Entry System, then (i) the principal of this Obligation will be paid by the Fiscal Agent upon its presentation and surrender on or after its maturity date or earlier redemption date at the designated office of the Fiscal Agent, and (ii) the interest on this Obligation will be paid by the Fiscal Agent, on each interest payment date, by wire or other electronic money transfer, or by check of the Fiscal Agent sent by first class mail, to the person or entity in whose name this Obligation is registered on the register (the "**Register**") maintained by the Fiscal Agent at the end of the day on the 15th day (whether or not a business day) of the calendar month just before each regularly scheduled interest payment date (the "**Record Date**"). The County and the Fiscal Agent may treat the entity or person in whose name this Obligation is registered on the Register as the absolute owner of this Obligation for all purposes.

The principal of, and interest on, this Obligation is payable in lawful money of the United States of America. For the prompt payment of the principal of and interest on this Obligation, the County has irrevocably pledged its full faith and credit. The County has levied upon all taxable property in its territory a direct, annual, and irrepealable tax sufficient in amount to pay, and for the express purpose of paying, the interest on this Obligation as it falls due and the principal of this Obligation on the Maturity Date.

The Obligations maturing on and after September 1, 2029 are subject to redemption before their stated maturity dates, at the County's option, in whole or in part, in the order of maturity selected by the County, on September 1, 2028 and on any date thereafter. The redemption price will be 100% of the principal amount redeemed, plus accrued interest to the redemption date, and no premium will be paid. If payment of an Obligation called for redemption has been made or provided for, then interest on the Obligation stops accruing on the stated redemption date. If less than all outstanding Obligations of a specific maturity are redeemed, then such Obligations will be redeemed in multiples of \$5,000 as set forth below.

So long as the Obligations are being maintained in a Book-Entry System, the following provisions apply:

Transfers. The Obligations are transferable, only upon the Register and only if the Depository ceases to act as securities depository for the Obligations and the County appoints a successor securities depository. If that happens, then upon the surrender of the Obligations to the Fiscal Agent, the County will issue new fully registered Obligations in the same aggregate principal amount to the successor securities depository and the Obligations will be recorded as transferred to the successor securities depository in the Register.

The Fiscal Agent will not be required to make any transfer of the Obligations (i) during the 15 calendar days before the date of the sending of notice of any proposed redemption of the Obligations, or (ii) with respect to any particular Obligation, after such Obligation has been called for redemption.

Partial Redemption. If less than all the Obligations of a particular maturity are to be redeemed, then the Depository and its direct and indirect participants will select the beneficial owners of the Obligations to be redeemed. If less than all the principal amount of a specific maturity is redeemed, then on the redemption date and upon surrender to the Fiscal Agent of the Obligation, the County will issue one or more new Obligations in the principal amount outstanding after the redemption.

Notice of Redemption. Notice of the redemption of any of the Obligations will be sent to the Depository, in the manner required by the Depository, not less than 30, and not more than 60, days prior to the proposed redemption date. A notice of optional redemption may be revoked by sending notice to the Depository, in the manner required by the Depository, not less than 15 days prior to the proposed optional redemption date.

If on any date the Obligations are *not* being maintained in a Book-Entry System, then the following provisions apply:

Transfers. Each Obligation is transferable, only upon the Register, for a like aggregate principal amount of the same maturity and interest rate in denominations of \$5,000 or any multiple thereof. A transfer may be requested by the registered owner in person or by a person with a written power of attorney. The Obligation shall be surrendered to the Fiscal Agent, together with a written instrument of transfer satisfactory to the Fiscal Agent signed by the registered owner or by the person with the written power of attorney. The County will issue one or more new fully registered Obligations, in the same aggregate principal amount to the transferee or transferees, as applicable, in exchange for the surrendered Obligations and upon the payment of a charge sufficient to reimburse the County or the Fiscal Agent for any tax, fee, or other governmental charge required to be paid with respect to such registration.

The Fiscal Agent will not be required to make any transfer of the Obligations (i) during the 15 calendar day period before the date of the sending of notice of any proposed redemption of the Obligations, or (ii) with respect to any particular Obligation, after such Obligation has been called for redemption.

Partial Redemption. If less than all the Obligations of a particular maturity are to be redeemed, then the County or the Fiscal Agent will randomly select the Obligations to be redeemed. If an Obligation has been called for redemption but less than the entire principal amount thereof is redeemed, then on or after the redemption date, upon surrender of the Obligation to the Fiscal Agent, the County will issue a new Obligation in the principal amount outstanding after the redemption.

Notice of Redemption. Notice of the redemption of any of the Obligations shall be sent by first class mail, not less than 30, and not more than 60, days before the redemption date, to the registered owners of any Obligations to be redeemed, at the respective addresses set forth in the Register. A notice of optional redemption may be revoked by sending a notice by first class mail, not less than 15 days prior to the proposed optional redemption date, to the registered owners of the Obligations which have been called for optional redemption.

The County certifies, recites, and declares that all acts, conditions, and procedures required by law to exist, to have happened, and to be performed, leading up to and in the issuing of this Obligation and of the issue of which it is a part, do exist, have happened, and have been performed in regular and due form, time, and manner as required by law; that the indebtedness of the County, including this Obligation and the issue of which it is a part, does not exceed any limitation, general or special, imposed by law; and that a valid, direct, annual and irrepealable tax has been levied by the County sufficient to pay the interest on this Obligation when it falls due and also to pay and discharge the principal of this Obligation at maturity.

IN WITNESS WHEREOF, the County, by its governing body, has caused this Obligation to be executed in its name and on its behalf by the manual or facsimile signatures of its County Board Chairperson and Clerk and to be sealed with its corporate seal (or a facsimile thereof), if any, all as of the Original Issue Date.

KENOSHA COUNTY, WISCONSIN

By: ___

County Board Chairperson

[SEAL]

And: _____

County Clerk

CERTIFICATE OF AUTHENTICATION

Dated: September __, 2021

This Obligation is one of the Obligations described in the Resolution.

BOND TRUST SERVICES CORPORATION, as Fiscal Agent

By:

Authorized Signatory

ASSIGNMENT

For value received, the undersigned hereby sells, assigns, and transfers unto

PLEASE INSERT SOCIAL SECURITY OR OTHER IDENTIFYING NUMBER OF ASSIGNEE

(Please Print or Type Name and Address of Assignee)

the within-mentioned Obligation and all rights thereunder and does hereby irrevocably constitute and appoint ________attorney-in-fact, to transfer the same on the books of the registry in the office of the Fiscal Agent, with full power of substitution in the premises.

Dated:

Signature Guaranteed

NOTICE: Signatures must be guaranteed by an "eligible guarantor institution" meeting the requirements of the Fiscal Agent. Those requirements include membership or participation in the Securities Transfer Association Medallion Program ("STAMP") or such other "signature guarantee program" as may be determined by the Fiscal Agent in addition to, or in substitution for, STAMP, all in accordance with the Securities Exchange Act of 1934, as amended.

Note: The signature to this assignment must correspond with the name as written on the face of the within Obligation in every particular, without any alteration or change. When assignment is made by a guardian, trustee, executor or administrator, an officer of a corporation, or anyone in a representative capacity, proof of the person's authority to act must accompany this Obligation.

EXHIBIT B

NOTICE TO THE ELECTORS OF KENOSHA COUNTY, WISCONSIN <u>RELATING TO NOTE SALE</u>

On August 17, 2021, pursuant to Section 67.12 (12) of the Wisconsin Statutes, a resolution was offered, read, approved, and adopted whereby Kenosha County, Wisconsin authorized the borrowing of money and entered into a contract to sell general obligation promissory notes in the principal amount of \$15,445,000. It is anticipated that the closing of this note financing will be held on or about September 1, 2021. A copy of all proceedings had to date with respect to the authorization and sale of said notes is on file and may be examined in the office of the County Clerk, at 1010 56th Street, Kenosha, Wisconsin 53140 between the hours of 9:00 a.m. and 4:30 p.m. on weekdays.

This notice is given pursuant to Section 893.77 of the Wisconsin Statutes, which provides that an action or proceeding to contest the validity of such financing, for other than constitutional reasons, must be commenced within 30 days after the date of publication of this notice.

Publication Date: August ____, 2021

/s/ Regi Bachochin County Clerk



COUNTY OF KENOSHA

Division of Planning & Development

Andy M. Buehler, Director Division of Planning & Development 19600 75th Street, Suite 185-3 Bristol, WI 53104-9772 (262) 857-1895

MEMORANDUM

Communication to Kenosha County Board of Supervisors (For Informational Purposes Only)

As required by Section 59.69(2)(e), the following report is being made on the petitions to the **September 8, 2021** Planning, Development & Extension Education Committee meeting that have been filed in the Kenosha County Clerk & Kenosha County Planning & Development Offices for future consideration by the County Board.

- HCP2 LLC, 1412 136th Ave., Union Grove, WI 53182 (Owner), Jeff Badtke, 1412 136th Ave., Union Grove, WI 53182 (Agent), requests an amendment to the Adopted Land Use Plan map for Kenosha County: 2035 (map 65 of the comprehensive plan) from "Farmland Protection", "PEC" & "Non-Farmed Wetland" to General Agricultural and Open Land", "PEC" & "Non-Farmed Wetland" on Tax Parcel #30-4-220-363-0100, located in the southwest ¼ of Section 36, T2N, R20E, Town of Brighton.
- HCP2 LLC, 1412 136th Ave., Union Grove, WI 53182 (Owner), Jeff Badtke, 1412 136th Ave., Union Grove, WI 53182 (Agent), requesting a **rezoning** from A-1 Agricultural Preservation Dist. to A-2 General Agricultural Dist. & C-1 Lowland Resource Conservancy Dist. on Tax Parcel #30-4-220-363-0100, located in the southwest ¼ of Section 36, T2N, R20E, Town of Brighton.
- 3. **HCP2 LLC**, 1412 136th Ave., Union Grove, WI 53182 (Owner), Jeff Badtke, 1412 136th Ave., Union Grove, WI 53182 (Agent), requesting a **Certified Survey Map** on Tax Parcel #30-4-220-363-0100, located in the southwest ¼ of Section 36, T2N, R20E, Town of **Brighton**.
- 4. Approval of Minutes
- 5. Citizens Comments
- 6. Any Other Business Allowed by Law
- 7. Adjournment

Sincerely,

DocuSigned by andy Buelder 5E5E88199951407

ANDY M. BUEHLER, Director Division of Planning & Development

AMB:BF:aw

Dr. Slana 262.654-0726

COUNTY OF KENOSHA Regi Bachochin Unitor Soft Street NYL 53140 Regi Bachochin
CLAIM AGAINST KENOSHA COUNTY
FULL NAME <u>Julie He Grissin</u> DATE 7-9-2021 ADDRESS <u>2023-27th Aue</u> <u>kenosha wz 53140</u> TELEPHONE NUMBER: Home: <u>262-925-4882</u> Work: DATE & TIME OF ACCIDENT OR LOSS <u>Mid-June</u> LOCATION OF ACCIDENT <u>Room 113</u> <u>151</u> (1051) Frame
DESCRIPTION OF ACCIDENT OR LOSS (2nd) Eye glasses 225,00 Arm Broke Completly by Aide t per Resident
WITNESS: Name Address Phone AMOUNT OF CLAIM (damages) \$ 350 / ShSE 98,00 Chame CLAIMANT'S SIGNATURE Please attach receipts, estimates, and/or other supporting data to this form. RETURN THIS FORM TO: KENOSHA COUNTY CLERK 1010 – 56 TH STREET
KENOSHA WI 53140

j's

July 21, 2021

Kit Stilwell 116029 KCDC EW 69 4777 88th Ave Kenosha, WI. 53144

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on April 6, 2021 by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2019CM000287 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on April 6, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2019CM000287 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Respectfully submitted in the best interest of the public,

Mr. Kit Stilwell

Subscribed and sworn to before me this day of totary Public, Kenos



July 22, 2021

Kit Stilwell 116029 KCDC EW 69 4777 88th Ave Kenosha, WI. 53144

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on April 5, 2021 of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000592.

According to the minutes for case 2018CM000592, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of April 5, 2021, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

The inactions of Kenosha County employees violates by guarantee Constitutional rights pursuant to the 5th, 8th and 14th amendment of the United States Constitution.

If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

Respectfully submitted in the best interest of the public,

Mr. Kit Stilwell

Subscribed and sworn to before me this, day of

Notary Public, Kenosha County W My Commission Expires:



July 22, 2021

Kit Stilwell 116029 KCDC EW 69 4777 88th Ave Kenosha, WI. 53144

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

DECEIVE JUL 26 2021 REGI BACHOCHIN COUNTY CLERK

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on April 6, 2021 of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000592.

According to the minutes for case 2018CM000592, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of April 6, 2021, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

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If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

Respectfully submitted in the best interest of the public,

DAte 7-23-21

Subscribed and sworn to before me this 23 day of July, 201

My Commission Expires:

July 22, 2021

Kit Stilwell 116029 KCDC EW 69 4777 88th Ave Kenosha, WI. 53144

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on April 6, 2021 of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000214.

According to the minutes for case 2018CM000214, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of April 6, 2021, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

The inactions of Kenosha County employees violates by guarantee Constitutional rights pursuant to the 5th, 8th and 14th amendment of the United States Constitution.

If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

Respectfully submitted in the best interest of the public,

Date 7-23-21

Mr. Kit Stilwell

Subscribed and sworn to before me th and Public Ke My Commission Expires:



Kit Stilwell 116029 KCDC EW 69 4777 88th Ave Kenosha, WI. 53144

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on April 6, 2021 of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2019CM000287.

According to the minutes for case 2019CM000287, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of April 6, 2021, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

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If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

Respectfully submitted in the best interest of the public,

DAte 7-27-21

Mr. Kit Stilwell

Subscribed and sworn to before me day d

Notary Public, Ker My Commission Expires:



Kit Stilwell 116029 KCDC EW 69 4777 88th Ave Kenosha, WI. 53144

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on April 6, 2021 of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2020CM001395.

According to the minutes for case 2020CM001395, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of April 6, 2021, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

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If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

Respectfully submitted in the best interest of the public,

ATE 7-73-21

Mr. Kit Stilwell

Subscribed and worn to before me

Notary Public, Korsha County, MI My Commission Expires:



Kit Stilwell 116029 KCDC EW 69 4777 88th Ave Kenosha, WI. 53144

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

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If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

Date 7-23-21

Mr. Kit Stilwell

Subscribed and sworn to before me thi 23 day (lotary Public My Commission Expires:



Kit Stilwell 116029 KCDC ÉW 69 4777 88th Ave Kenosha, WI. 53144

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

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Date 7-23-21

Mr. Kit Stilwell

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Notary Public, Kenosla County Wildows My Commission Expires: 8/5/202-3

JUL 2.6.2021 **REGI BACHOCHIN** JNTY CLERK

Kit Stilwell 116029 KCDC EW 69 4777 88th Ave Kenosha, WI. 53144

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

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G JUL 2 6 2021 REGI BACHOCHIN COUNTY CLERK

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Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

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Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2019CM000287 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on April 5, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2019CM000287 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

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My Commission Expires: 8/5/2023



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Date 7-23-21

Subscribed and sworn 23 day

My Commission Expires:



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2 6 2021

REGI BACHOCHIN

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REGI BACHOCHIN

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Kit Stilwell 116029 KCDC EW 69 4777 88th Ave Kenosha, WI. 53144

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Date 7-23-21 Kit Stilwell

Mr. Kit Stilwell

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JUL 2.6 2021 **REGI BACHOCHIN** COUNTY CLERE

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July 22, 2021



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My Commission Expires:

JUL 2 6 2021 **REGI BACHOCHIN** COUNTY CLERK

C

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

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July 21, 2021

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JUL 2.6 202 **REGI BACHOCHIN** COUNTY CLE

July 21, 2021

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Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on April 4, 2021 by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2020CM001395 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes sim to hold/keep me in custody on April 4, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2020CM001395 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Respectfully submitted in the best interest of the public,

Mr. Kit Stilwell

Subscribed and sworn to before me this a day of all and a solution of the second seco

My Commission Expires: 8/5/2023



Kit Stilwell 116029 KCDC EW 69 4777 88th Ave Kenoshá, WI. 53144

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on April 4, 2021 of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha- Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2020CM001395.

According to the minutes for case 2020CM001395, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of April 4, 2021, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

The inactions of Kenosha County employees violates by guarantee Constitutional rights pursuant to the 5th, 8th and 14th amendment of the United States Constitution.

If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

2021 Mr. Kit Stilwell

Subscribed and sworn to before me this 23 day a

ublic, Kenosha Cor My Commission Expires:



Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000,00) for being the victim of felony crimes of false imprisonment and misconduct in public office on April 4, 2021 by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2018CM000592 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on April 4, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2018CM000592 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Respectfully submitted in the best interest of the public,

7-23-21 PATE:

Mr. Kit Stilwell

Subscribed and sworn to before me this day of your , 202/

My Commission Expires: 855002



July 21, 2021

Kit Stilwell 116029 KCDC EW 69 4777 88th Ave Kenosha, WI. 53144

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on April 4, 2021 of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2019CM000287.

According to the minutes for case 2019CM000287, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of April 4, 2021, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

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I am requesting a response that this Notice of Claim was received. Thank you.

Respectfully submitted in the best interest of the public,

7-23-21 DATE: Mr. Kit Stilwell

Subscribed and sworn to before me this 🔺 dav 🚳

Notary Public, Kenosha County Wi My Commission Expires: 8/5/2023

E G .1111-6 2021 REGLBACHOCHIN

Kit Stilwell 116029 KCDC EW 69 4777 88th Ave Kenosha, WI. 53144



Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on April 4, 2021 of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000214.

According to the minutes for case 2018CM000214, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a detendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of April 4, 2021, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

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I am requesting a response that this Notice of Claim was received. Thank you.

Respectfully submitted in the best interest of the public,

Mr. Kit Stilwell

Subscribed and sworn to before me this 23 day of (Public Kene sha Cou My Commission Expires:

Kit Stilwell 116029 KCDC EW 69 4777 88th Ave Kenosha, WI. 53144

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on April 4, 2021 by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2019CM000287 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on April 4, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2019CM000287 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Respectfully submitted in the best interest of the public,

7-23-21 DATE:

Mr. Kit Stilwell

Notary Public, Kee My Commission Expires:

Subscribed and sworn to before me this day of

G E 2021 6 **REGI BACHOCHIN**

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140 AUG 2 2021 REGI BACHOCHIN COUNTY CLERK

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 12, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2019CM000287 that no longer exist because the deadline for a trial expired over 2 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April</u> 12, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2019CM000287 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

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Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Date 7-30 2021

Mr. Kit Stilwell

Subscribed and sworn to before me ic, Kenosha Coun My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140 AUG 2 2021 REGI BACHOCHIN COUNTY CLERK

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 14, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2018CM000592 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April 14, 2021</u>.

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Please respond that you received this notice of claim. Thank you.

Kit Stilwell 7-30 2021 Date 11111111111

Mr. Kit Stilwell Subscribed and sworn to before me day of ry Public, Kenosha Cotin My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 14, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000214.

According to the minutes for case 2018CM000214, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April</u> '<u>14, 2021</u>, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

The inactions of Kenosha County employees violates by guarantee Constitutional rights pursuant to the 5th, 8th and 14th amendment of the United States Constitution.

If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you,

7-30 Date -2021

Subscribed and sworn to before me this 202 39 day of Lul. My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilweil am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 10, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or on her behalf, and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2020CM001395.

According to the minutes for case 2020CM001395, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April</u> <u>10, 2021</u>, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

The inactions of Kenosha County employees violates by guarantee Constitutional rights pursuant to the 5th, 8th and 14th amendment of the United States Constitution.

If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 230 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

Kit Shlud 1-30 2021 Date Mr. Kit Stilwel Subscribed and sworn to before me this day of . My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenoshá, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 11, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court, Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000384.

According to the minutes for case 2018CM000384, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April 11, 2021</u>, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

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I am requesting a response that this Notice of Claim was received. Thank you.

Kit Stilwell

Subscribed and sworn to before mes July /day of Notary Public, Kenosha County, My Commission Expires: 12

Kenosha County Clerk 1010 56th Street Kenosha, W1. 53140 REGI BACHOCHIN COUNTY CLERK

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 10, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2019CM 000287.

According to the minutes for case 2019CM000287, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April</u> <u>10, 2021</u>, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

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I am requesting a response that this Notice of Claim was received. Thank you.

Respectfully submitted in the best interest of the public,

Public, Kenosha Coun

My Commission Expires:

Kil 7-30 Date 2021 Mr. Kit Stilwell Subscribed and sworn to before me the 39 / day of 200

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

'To Kenosha County Clerk:

1 Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 12, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2018CM000214 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April</u> 12, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2018CM000214 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Kit Shlud Date 7-30 2021 Mr. Kit Stilwell

Subscribed and sworg to before day of My Commission Expires:



Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

AUG 202 **REGI BACHOCHIN** COUNTY CLE

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County³ by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 13, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2020CM001395 that no longer exist because the deadline for a trial expired over 183 days ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April</u> 13, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2020CM001395 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

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Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Kit Stilled 2021 Date 7-30 Mr. Kit Stilwell

Subscribed and sworn in before My Commission Expires

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



2021

Subject: Notice of Claim.

'To Kenosha County Clerk:

1 Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 11, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or on her behalf, and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2020CM001395.

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If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 230 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

Respectfully submitted in the best interest of the public,

Kit Stlud 7-20 Date

Mr. Kit Stilwell



Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 10, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000384.

According to the minutes for case 2018CM000384, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April</u> <u>10, 2021</u>, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

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I am requesting a response that this Notice of Claim was received. Thank you.

Kit Stelevell 7-30-2021

Mr. Kit Stilwe

Subscribed and sworn to before me to day of Wilc. Kenosha Coun My Commission Expires:



Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140 AUG - 2 2021 REGI BACHOCHIN COUNTY CLERK

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 14, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2019CM000287.

According to the minutes for case 2019CM000287, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April</u> <u>14, 2021</u>, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

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I am requesting a response that this Notice of Claim was received. Thank you.

Date 7-30 2021 Mr. Kit Stilwell Subscribed and swpm, to before m Juli day of ary Public, Kenosha My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 14, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2020CM001395 that no longer exist because the deadline for a trial expired over 183 days ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April</u> 14, 2021.

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Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Respectfully submitted in the best interest of the public,

Kit Sthield 7-30 2021 Date Mr. Kit Stilwell in hefor Subscribed and sworn

My Commission Expires

C AUG 2021 **REGI BACHOCHIN**

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140 AUG - 2 2021 REGI BACHOCHIN COUNTY CLERK

Subject: Notice of Claim.

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Respectfully submitted in the best interest of the public,

Date 30 2021 Mr. Kit Stilwell Subscribed and sworm to before

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,Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140 AUG - 2 2021 REGI BACHOCHIN COUNTY CLERK

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day of

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

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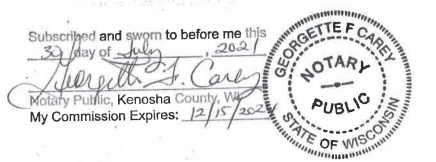
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Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

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I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 12, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2018CM000592 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April 12, 2021</u>.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2018CM000592 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Kit Allell Date 7-30 2021 Mr. Kit Stilwell Subscribed and sworn to before me May of C, Kenosha County, My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 13, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000214.

According to the minutes for case 2018CM000214, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, 1 notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April 13, 2021</u>, 1 have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

The inactions of Kenosha County employees violates by guarantee Constitutional rights pursuant to the 5th, 8th and 14th amendment of the United States Constitution.

If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

Kil Stil and 30 Date -2021

Mr. Kit Stilwell

Subscribed and sworn to before me this 30 day of ___ Notary Public, Kenosha County, W My Commission Expires:

AUG 1 0 2021 REGI BACHOCHIN COUNTY CLERK

Kenosha County Clerk 1010 56th Street Kenosha, Wl. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 18, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2019CM000287 that no longer exist because the deadline for a trial expired over 2 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custo ly on <u>April 18, 2021</u>.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2019CM000287 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Kit Stilud Date 8 -6 2021 Mr. Kit Stilwell

Subscribed and sworn to before me this day of Ceus atary Public, Kenosha County, WI

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 12, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2020CM001395 that no longer exist because the deadline for a trial expired over 183 days ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April 12, 2021</u>.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2020CM001395 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you,

Kil Att Date 2021Mr. Kit Stilwell Subscribed and sworn to before me the osha Coun My Commission Expires:



Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 18, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000214.

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According to the minutes for case 2018CM000214, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April</u> <u>18, 2021</u>, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

The inactions of Kenosha County employees violates by guarantee Constitutional rights pursuant to the 5th, 8th and 14th amendment of the United States Constitution.

If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

Dato -2021 8-Date Mr. Kit Stilwell

Subscribed and sworn to before me this day of dury , 202/ Kenosha County sublic. My Commission Expires: 8

Kenosha County Clerk^{*} 1010 56th Street Kenosha, WI. 53140 REGI BACHOCHIN COUNTY CLERK

Subject: Notice of Claim

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 15, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2019CM000287 that no longer exist because the deadline for a trial expired over 2 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April</u> 15, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2019CM000287 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Date 7-30 Kit Stilwell 2021 Mr. Kit Stilwell

Subscribed and sworn to before me My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 20, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2018CM000214 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April</u> 20, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2018CM000214 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Date 8-6 2021

Mr. Kit Stilwell

Subscribed and sworn to before me this ,200 day of tary Public, Kenosha My Commission Expires:



Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 19, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000214.

According to the minutes for case 2018CM000214, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April 19, 2021</u>, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

The inactions of Kenosha County employees violates by guarantee Constitutional rights pursuant to the 5th, 8th and 14th amendment of the United States Constitution.

If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

Date -2021 Mr. Kit Stilwell

Subscribed and swom to before me this My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

[']I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 21, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2019CM000287.

According to the minutes for case 2019CM000287, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April</u> 21, 2021, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

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I am requesting a response that this Notice of Claim was received. Thank you.

Respectfully submitted in the best interest of the public,

8~6 -2021 Date

Mr. Kit Stilwell

Subscribed and sworn to before me this

Kaile Amon

My Commission Expires: 8/5/2023

AUG 1 0 2021 REGI BACHOCHIN COUNTY CLERK

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

1 Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 16, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2019CM000287 that no longer exist because the deadline for a trial expired over 2 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April 16, 2021</u>.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2019CM000287 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Kit Stilvel 7-30 2021 Date Mr. Kit Stilwell Subscribed and swprn to before me 30 **Commission Expires:**

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140 AUG 1 0 2021 REGI BACHOCHIN COUNTY CLERK

Subject: Notice of Claim.

To Kenosha County Clerk:

1

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 21, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000214.

According to the minutes for case 2018CM000214, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April</u> <u>21, 2021</u>, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

The inactions of Kenosha County employees violates by guarantee Constitutional rights pursuant to the 5th, 8th and 14th amendment of the United States Constitution.

If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

8-6-2021 Date Mr. Kit Stilwell

Subscribed and sworn to before me this day of Notary Public, Kenr My Commission Expires:

AUG 1 0 2021

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 17, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2019CM000287 that no longer exist because the deadline for a trial expired over 2 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April</u> 17, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2019CM000287 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you,

Date 7-30 2021 Mr. Kit Stilwell Subscribed and swom/to before me My Commission Expires:



Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 20, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000214.

According to the minutes for case 2018CM000214, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April</u> 20, 2021, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

The inactions of Kenosha County employees violates by guarantee Constitutional rights pursuant to the 5^{th} , 8^{th} and 14^{th} amendment of the United States Constitution.

If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

8-Ç Kit Shluel -2021 Date Mr. Kit Stilwell Subscribed and sworn to before me and sv orn to before me day of Notary Public, Kenes My Commission Expires:

AUG 1 0 2021 REGIBACHOCHIN COUNTY CLERK

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 18, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2018CM000384 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April 18, 2021.</u>

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2018CM000384 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Date <u>8 - 6</u> -2021

Mr. Kit Stilwell

Subscribed and sworn to before me this

Notary Public, Kenosha Cou My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

1 0 2021 AUG **REGI BACHOCHIN**

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 19, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2018CM000384 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April</u> 19, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2018CM000384 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Respectfully submitted in the best interest of the public,

Date 8 - 6-2021

Mr. Kit Stilwell

Subscribed and sworn to before me

Notary Public, Kenosha County, Willow 23 My Commission Expires: 8/5/2023



Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 20, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000384.

According to the minutes for case 2018CM000384, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April</u> 20, 2021, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

The inactions of Kenosha County employees violates by guarantee Constitutional rights pursuant to the 5th, 8th and 14th amendment of the United States Constitution.

If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

Respectfully submitted in the best interest of the public,

8- 6 2021 Mr. Kit Stilwell

Subscribed and sworn to before me this

Kenosha County

day of

My Commission Expires:

Notary Public.

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

A11G REGI BACHOCHIN COUNTY CLE

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 20, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2018CM000384 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April 20, 2021</u>.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2018CM000384 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violåted my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Respectfully submitted in the best interest of the public,

Kil Ste Date 8 - 6 -2021

Mr. Kit Stilwell

Subscribed and sworn to before me this day of live

My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 19, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000384.

According to the minutes for case 2018CM000384, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April</u> <u>19, 2021</u>, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

The inactions of Kenosha County employees violates by guarantee Constitutional rights pursuant to the 5th, 8th and 14th amendment of the United States Constitution.

If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

8- 6 -2021 Mr. Kit Stilwell

Subscribed and sworn to before me this

6 day of

tary Public, Kenosha Cou My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 17, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000214.

According to the minutes for case 2018CM000214, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April</u> <u>17, 2021</u>, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's 'even recorded in the minutes that are filed, in the court file, that bond was set.

The inactions of Kenosha County employees violates by guarantee Constitutional rights pursuant to the 5th, 8th and 14th amendment of the United States Constitution.

If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

Kit Stl. all - 30 Date -2021

Mr. Kit Stilwell

Subscribed and sworn to before me /day of _c ary Public, Kenosha County, W My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



'Subject: Notice of Claim

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 13, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000384.

According to the minutes for case 2018CM000384, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April 13, 2021</u>, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

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Respectfully submitted in the best interest of the public,

Kit Stilwell 7-30-2021 Mr. Kit Stilwell Subscribed and sworn to before m day of Notary Public, Kenosha County

My Commission Expires: /

AUG 1 0 2021 REGIBACHOCHIN COUNTY CLERK

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000,00) for being the victim of a felony crime on <u>April 18, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000384.

According to the minutes for case 2018CM000384, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

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Respectfully submitted in the best interest of the public,

6-2021 Mr. Kit Stilwell

Subscribed and swarn to before me this day.of

Notary Public, Kenosha County, WI My Commission Expires: 8/5/2023

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140 AUG 1 0 2021

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 18, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000592.

According to the minutes for case 2018CM000592, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

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Respectfully submitted in the best interest of the public,

8-6-2021 Mr. Kit Stilwell

Subscribed and sworn to before me this

Notary Public, Kenosha County My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

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8-6-2021 Mr. Kit Stilwell

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Notary Public. Kenosha Cour My Commission Expires

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

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Respectfully submitted in the best interest of the public,

8- 6 -2021 Mr. Kit Stilwell

Subscribed and swom to before me this day of Notary Public, Kenesha (

My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

C AllG 2021 REGI BACHOCHIN OUNT

Subject: Notice of Claim.

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Kit St. J. C. ell 8-6-2021 Mr. Kit Stilwell

Subacribed and sworn to before me this (0

Notary Public, Kenosha C My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

2021 1.0 **REGI BACHOCHIN**

Subject: Notice of Claim.

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To Kenosha County Clerk:

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Kit 8-6-2021

Mr. Kit Stilwell

Subscribed and sworn to before me this day of Public, Kenosita Cou My Commission Expires: .

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

REGI BACHOCHIN

Subject: Notice of Claim.

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Kil Stilud 8-6-2021

Mr. Kit Stilwell

Subscribed and swarn to before me this dayo My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140 AUG 1 0 2021 REGI BACHOCHIN COUNTY CLERK

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 21, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000592.

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I am requesting a response that this Notice of Claim was received. Thank you.

8-6 Mr. Kit Stilwell

Subscribed and sworn to before me this

My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 10, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2018CM000214 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April 10, 2021</u>.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2018CM000214 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Kit Stilwell 20 2021 Date Mr. Kit Stilwell Subscribed and sworn to before me this 30 200 day of My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 14, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for .case 2019CM000287 that no longer exist because the deadline for a trial expired over 2 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April</u> 14, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2019CM000287 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

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Please respond that you received this notice of claim. Thank you.

Kit Stillel Date 7- 30 2021 Mr. Kit Stilwell

and sworn to before me th Commission Expires:

AUG 1 0 2021 REGI BACHOCHIN COUNTY CLERK

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 15, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2018CM000384 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April 15, 2021.</u>

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2018CM000384 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

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Please respond that you received this notice of claim. Thank you,

Kil Stl Date 7-30 2021 Mr. Kit Stilwell

Subscriped and sworn to before me this My Commission Expires:



Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 11, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000214.

According to the minutes for case 2018CM000214, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April 11, 2021</u>. I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

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30 -2021Date

Mr. Kit Stilwell

Subscribed and sworn to before me /day q y Public, Kenosha County, Wi My Commission Expires: 12

AUG 1 0 2021 REGI BACHOCHIN COUNTY CLERK

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

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Kit Stilvell Mr. Kit Stilwell Date 7 - 30 2021pibed and sworn to before me day of Public. Kenosha County My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

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Respectfully submitted in the best interest of the public,

Kit Stiluel Date 7-30 2021 Mr. Kit Stilwell Subscribed and sworn to before i

Notary Public, Kenosha County, W

Kenosha County Clerk 1010 56th Street 'Kenosha, WI. 53140



Subject: Notice of Claim.

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Kit Still 7-10 Date 2021 Mr. Kit Stilwell

Subscribed and sworn to before me My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140 AUG 1 0 2021 REGIBACHOCHIN

Subject: Notice of Claim.

To Kenosha County Clerk:

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Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



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I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 11, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2018CM000384 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April 11, 2021.</u>

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2018CM000384 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sheriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Kit Sthel Date 7-30 2021 Mr. Kit Stilwell

bed and sworn to before me day of lic, Keno My Commission Expires:

Kenoshá County Clerk 1010 56th Street Kenosha, WI. 53140 AUG 1 0 2021

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 19, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2018CM000214 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April</u> 19, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2018CM000214 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

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Please respond that you'received this notice of claim. Thank you.

Date 8-6 2021

Mr. Kit Stilwell

Subscribed and sworn to before me this, Notary Public, Kenesha County, My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

AUG. 1 0 2021 REGIBACHOCHIN COUNTY CLERK

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 18, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

١

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2018CM000214 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April 18, 2021</u>.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2018CM000214 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

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Please respond that you received this notice of claim. Thank you.

Ģ Date ~2021 Mr. Kit Stilwell

Subscribed and swarn to before me this day of 20. Kenosha Count My Commission Expires:

Kenosha County Clerk '1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

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Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2018CM000592 that no longer exist because the Yeadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April 19, 2021</u>.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2018CM000592 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

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Please respond that you received this notice of claim. Thank you.

Respectfully submitted in the best interest of the public,

Kil Storell Date 8- 6 -2021

Mr. Kit Stilwell Subscribed and swom to before me this day of Aus, 2021

AUS sha Goun Public Kep My Commission Expires:

Kenosha County Clerk. 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

AUG 1 0 2021 REGI BACHOCHIN COUNTY CLERK

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Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2018CM000592 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April</u> 18, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2018CM000592 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

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Kit Sto 10 Date 8- 6 -2021

Mr. Kit Stilwell

Motary Public, Kenosha County/W/2023

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

REGI BACHOCHIN OLINEY CLEB

Subject: Notice of Claim.

To Kenosha County Clerk:

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Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2019CM000287 that no longer exist because the deadline for a trial expired over 2 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April</u> 19, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2019CM000287 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

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Please respond that you received this notice of claim. Thank you.

Respectfully submitted in the best interest of the public,

Kit stil a Date &:- C 2021

Mr. Kit Stilwell

Subscribed and sworn to before me this day of ublic, Kenosha

My Commission Expires: <u>\$15/2023</u>

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

REGI BACHOCHIN

Subject: Notice of Claim.

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Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2020CM001395 that no longer exist because the deadline for a trial expired over 183 days ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April 19, 2021</u>.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2020CM001395 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

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Please respond that you received this notice of claim. Thank you.

Kil Stelvell Date 8- 6 2021

Mr. Kit Stilwell

Subscribed and sworn to before me this day of luce

Notary Public, Kerlosha Cot My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

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Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2020CM001395 that no longer exist because the deadline for a trial expired over 183 days ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April</u> 18, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2020CM001395 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

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Please respond that you received this notice of claim. Thank you.

Respectfully submitted in the best interest of the public,

Date & - 6 Kil Stilwel 2021 Mr. Kit Stilwell

Subscribed and sworn to before me this ue Notary Public, Kenosha Co

My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

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According to the minutes for case 2019CM000287, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April 18, 2021</u>, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

The inactions of Kenosha County employees violates by guarantee Constitutional rights pursuant to the 5th, 8th and 14th amendment of the United States Constitution.

If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

Date 8 - 6-2021

Mr. Kit Stilwell

Subscribed and swom to before me thi

Notary Public, Kenosha Cour My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

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According to the minutes for case 2019CM000287, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April 19, 2021</u>, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

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I am requesting a response that this Notice of Claim was received. Thank you.

8- C 2021 Date Mr. Kit Stilwell

Subscribed and sworn to before me this JSCL

My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

REGIBACHOCHIN

Subject: Notice of Claim.

To Kenosha County Clerk:

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The inactions of Kenosha County employees violates by guarantee Constitutional rights pursuant to the 5^{th} , 8^{th} and 14^{th} amendment of the United States Constitution.

If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 230 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

Respectfully submitted in the best interest of the public,

Date August 6, 2021 Mr. Kit Stilwell

ubscribed and swom to before me this

Notary Public, Kenosha Coun My Commission Expires:



Kenosha County Clerk [°] 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 20, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2019CM000287.

According to the minutes for case 2019CM000287, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

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If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

8-6 2021 Date Mr. Kit Stilwell

Subscribed and sworn to before me this 6 day of alugo Notary Public, Kenos My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 20, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or on her behalf, and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2020CM001395.

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If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 230 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

August 6 Kil St. O. M. Date

Mr. Kit Stilwell

Subscribed and sworn to before me this My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 21, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or on her behalf, and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2020CM001395.

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August 6, 2021 Date Mr. Kit Stilwell

Subscribed and sworn to before me this

Votary Public, Kenosha County My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

REGIBACHOCHIN

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenoşha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 19, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or on her behalf, and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2020CM001395.

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Respectfully submitted in the best interest of the public,

August & 2021 (it Stillell Date

Mr. Kit Stilwell

Subscribed and sworn to before me this 6 day of ally Johnon

dic. Kenosha County,

My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

AUG REGEBACHOCHIN

Subject: Notice of Claim.

To Kenosha County Clerk:

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Respectfully submitted in the best interest of the public,

L. S. 2021 Kit Stil do Date August

Mr. Kit Stilwell

Subscribed and sworn to before me this day of aug 2321 Sauce to Austra

Notary Public, Kenosha Cour My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

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Date August & +S Mr. Kit Stilwell

Subscribed and sworn to before me this day of hudi

Public Kene My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

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Respectfully submitted in the best interest of the public,

8-6-2021 Kit At Mr. Kit Stilwell

Subscribed and sworn to before me this

202

Notary Public, Kenesha Couply, WI My Commission Expires: 8/5/202 3

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140



Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of a felony crime on <u>April 20, 2021</u> of Misconduct in public office by Kenosha County Clerk of Court Rebecca Matosha-Mentink and or Kenosha County Court Commissioner Loren Keating for not performing their mandated job duties for case 2018CM000592.

According to the minutes for case 2018CM000592, on November 30, 2020 "cash bond was set." Wisconsin State Statute 969.09(3) mandates a defendant shall receive a copy of the bond and the defendant executes pursuant to this chapter.

On February 23, 2021, I notified Judge Schroeder in court that I have yet to receive my bond. Judge Schroeder stated on the record that the clerk will send me a copy of the bond. As of <u>April</u> 20,2021, I have not received a cash bond or a copy of a cash bond from anyone. I made several request to county employees regarding the cash bond before the February court date, and it's even recorded in the minutes that are filed, in the court file, that bond was set.

The inactions of Kenosha County employees violates by guarantee Constitutional rights pursuant to the 5th, 8th and 14th amendment of the United States Constitution.

If I would have received my bond on November 30, 2020, I could have signed it and not been a victim of false imprisonment for over 225 days and counting.

I am requesting a response that this Notice of Claim was received. Thank you.

Respectfully submitted in the best interest of the public,

8-6-2021

Mr. Kit Stilwell

Subscribed and swom to before me this

ungin

Notary Public, Kenosha Coupty, W My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

REGIBACH

Subject: Notice of Claim.

To Kenosha County Clerk:

I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 20, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2019CM000287 that no longer exist because the deadline for a trial expired over 2 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April</u> 20, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2019CM000287 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

Kenosha County Sheriff David Beth's unlawful actions have; denied me of my liberties, cause anguish, by right to work, freedom of speech, the right to seek medical treatment of my choosing, the pursuit of happiness, eating healthy, etcetera.

Also Sneriff Beth violated my guarantee constitutional rights pursuant to the 1st, 5th, 8th and 14th amendment of the United States Constitution.

Please respond that you received this notice of claim. Thank you.

Respectfully submitted in the best interest of the public,

g - 8 C Date 2021

Mr. Kit Stilwell

Subscribed and sworn to before me this (pai diav.of Notary Public, Kenosha Cou My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140 AUG 1 0 2021 REGI BACHOCHIN COUNTY CLERK

Subject: Notice of Claim.

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I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 21, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

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Please respond that you received this notice of claim. Thank you.

Kit Stil DO 8-Ç Date 2021

Mr. Kit Stilwell

Subscribed and sworn to before me this day o LUSIN My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

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Please respond that you received this notice of claim. Thank you.

6 Date 2021 Mr. Kit Stilwell

Subscribed and sworn to before me this day of Notary Public, Kenosha Co My Commission Expires:

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

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I Kit Stilwell am formally notifying Kenosha County by way of the Kenosha County Clerk of this notice of claim for fifty thousand dollars (\$50,000.00) for being the victim of felony crimes of false imprisonment and misconduct in public office on <u>April 20, 2021</u> by Kenosha County Sheriff David Beth for intentionally confining and restraining me without my consent.

Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2020CM001395 that no longer exist because the deadline for a trial expired over 183 days ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April</u> 20, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2020CM001395 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

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Kit Shhueld Date 8 - 6 2021

Mr. Kit Stilwell

Subscribed and sworn to before me this

Rotary Public, Kenosha Cour My Commission Expires.

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

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Please respond that you received this notice of claim. Thank you.

Kil Stilvell Mr. Kit Stilwell Date 8-G 2021

Subscribed and swom to before me this

My Commission Expires.

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

2021 **REGIBACHOCHIN**

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Please respond that you received this notice of claim. Thank you.

Respectfully submitted in the best interest of the public,

Kit Stilwell Date 8 - 6 2021 Mr. Kit Stilwell

Subscribed and swom to before me this a day of Cur 2121

Notary Public, Kenosha (My Commission Expires;

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140

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Respectfully submitted in the best interest of the public,

Date $8 - \zeta$ N 2021 Mr. Kit Stilwell

Subscribed and swom to before me this day of <u>area</u>, <u>202</u> <u>Survey</u> bubble, Kenoshe Coupy M

My Commission Expires: 8

Kenosha County Clerk 1010 56th Street Kenosha, WI. 53140 AUG LO 2021

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Kenosha County Sheriff David Beth did not only unlawfully detain me in KCDC for a trial for case 2018CM000592 that no longer exist because the deadline for a trial expired over 3 years ago, he did not have a court order/writ that authorizes him to hold/keep me in custody on <u>April</u> 20, 2021.

I made two request to the Kenosha County Sheriff's department for a copy, of by what legal means I am being incarcerated, as of this date I have not received any legal document that states so and there is no court order in the court record for case 2018CM000592 that gives the Sheriff the authority to incarcerate me. One of the bogus responses was from Sheriff David Beth.

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Kit Stelwell Date 8 - 6 - 2021

Mr. Kit Stilwell

Subscribed and sworn to before me this day of /// My Commission Expires: