

CERTIFIED COPY OF ORDER

STATE OF MISSOURI }
 County of Boone } ea.

March Session of the February Adjourned Term. 20 02

In the County Commission of said county, on the 12th day of March 20 02

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby approve the following budget revision:

Department Account and Title	Amount Decrease	Amount Increase
6100-71101: Professional Services	\$4,545.00	
6200-71101: Professional Services		\$4,545.00

Said budget revision is to cover design fees for Courthouse HVAC capital improvement project. The County Commission of the County of Boone does hereby approve the agreement for engineering services with Malicoat-Winslow Engineers, P.C. It is further ordered that the Presiding Commissioner be hereby authorized to sign said agreement.

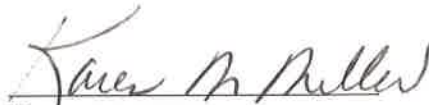
Done this 12th day of March, 2002.



Don Stamper
 Presiding Commissioner

ATTEST:

Wendy S. Noren sr
 Wendy S. Noren
 Clerk of the County Commission



Karen M. Miller
 District I Commissioner



Skip Elkin
 District II Commissioner

AGREEMENT FOR ENGINEERING SERVICES

MAR 01 2002

THIS AGREEMENT is made and entered into this 12th day of MARCH, 2002, by and between Boone County, Missouri, a first class county and political subdivision of the state of Missouri through its County Commission (herein "Owner") and Malicoat-Winslow Engineers, P.C. (herein "Engineer").

IN CONSIDERATION OF the performance of the engineering services rendered under this agreement and payment for such services, the parties agree to the following:

1. **Project Description** - The Engineer agrees to provide engineering services as enumerated in this agreement and any amendments thereto with respect to the project known as: Courthouse HVAC Renovations, which generally consists of the following described work:

- Shipping / Receiving Corridor #G72, Judges Corridor #G64 and Holding Cells- Add VAV box over Judges corridor with supply grilles in Judges corridor G72. Disconnect supply duct from elevator vestibule and move to corridor G72. Add 1 new VAV box for each holding cell.
- Clerk's Office A128 & A133- Replace fan terminal with larger unit. Add more supply diffusers and ducts.
- Main Distribution GFI Breaker Trip- Install phase-loss protection in the Andover digital control system to turn off all large motors when a fuse blows. Also, have an electrical contractor test the breaker trip settings and adjust if it is necessary to match the building load. This should prevent the main GFI breaker from tripping.
- First Floor Lobby- Disconnect lobby E102 from existing VAV box and tie to new VAV box mounted over room E125, or E129. Enlarge supply grille to E102. Add another supply grille to room E130.
- Corridor E329, East Side of Original Building, 3rd Floor- Install larger VAV box to replace existing VAV box and add supply grille in corridor.
- Corridor A135, New Building, First Floor, North of Courtroom 1W- Add another supply grille in corridor.
- Shut off valves for supply and return lines on each of three floors for hot water feeding VAV boxes.

2. **Basic Services** - The Engineer shall provide as basic services as follows:

- Review CAD plans from original designer
- Review and evaluate prior consultant study dated 5-5-00
- Conduct site investigation
- Prepare design
- CAD drafting 16 x 80
- Prepare specifications
- Conduct prebid inspection
- Conduct final inspection

12.6 *Standard of Care* - The Engineer shall perform the services described in this agreement with a degree of care, skill and diligence ordinarily exercised under similar conditions and in the performance of similar services with respect to projects of a similar nature to those services contemplated by this agreement by competent members of the engineering profession practicing in the area of the location of the project.

13. **Special Conditions** - The following special conditions shall be applicable to this agreement:

13.1 *Government Permits* - Consultant shall be required to identify all applicable governmental permits necessary for execution of the project and assist the owner in obtaining all such permits.

13.2 *Construction Observation* - Engineer shall be required to certify to governmental agencies as necessary that the project has been constructed in substantial compliance with the plans and specifications and the engineer shall observe the project as the engineer deems appropriate as a part of basic services to make such certification.

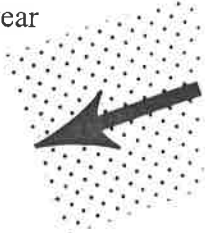
IN WITNESS WHEREOF, the parties have entered into this agreement on the day and year first above written.

**MALICOAT-WINSLOW
ENGINEERS, P.C.**

BOONE COUNTY, MISSOURI

By _____
Title _____

By: *[Signature]*
Presiding Commissioner



APPROVED:
[Signature]
Public Works Director

ATTEST:
[Signature]
County Clerk

APPROVED AS TO FORM:

[Signature]
County Counselor

AUDITOR CERTIFICATION

In accordance with RSMo 50.660, I hereby certify that a sufficient unencumbered appropriation balance exists and is available to satisfy the obligation(s) incurred by this contract.

[Signature]
Signature

5/4/02
Date

6200-71101
Appropriation Account

CERTIFIED COPY OF ORDER

STATE OF MISSOURI }
 County of Boone } ea.

March Session of the February Adjourned Term. 20 02

In the County Commission of said county, on the 12th day of March 20 02
 the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby approve the renewal of the AGC-Eastern Missouri Laborers' Joint Training Fund Agreement with Boone County for Training Services for one year, starting February 16, 2002 and ending February 15, 2003. It is further ordered that the Presiding Commissioner be hereby authorized to sign said agreement.

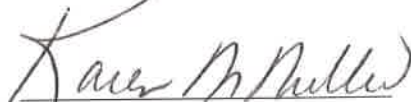
Done this 12th day of March, 2002.

ATTEST:

Wendy S. Noren sr
 Wendy S. Noren
 Clerk of the County Commission



Don Stamper
 Presiding Commissioner



Karen M. Miller
 District I Commissioner



Skip Elkin
 District II Commissioner

Renewal of Agreement

UNDER THE PROVISIONS of Section 4, Duration and Renewal of Agreement, of the Agreement entered into by and between the AGC-Eastern Missouri Laborers' Joint Training Fund and Boone County, Missouri through the Boone County Commission, on February 16, 1995, it is agreed to extend the Agreement for an additional one (1) year period commencing February 16, 2002 and ending February 15, 2003.

IN WITNESS WHEREOF the parties through their duly authorized representative, have affixed their signatures as of the date indicated.

AGC-EASTERN MISSOURI LABORERS' JOINT TRAINING FUND

BOONE COUNTY MISSOURI

by *Jim Hansen*
Chairman

by *Al Stamps*
Presiding Commissioner

by *J. B. Reynolds*
Secretary-Treasurer

ATTEST:

DATED: FEB 07 2002

Wendy J. Noren sr
County Clerk

DATED: 03/12/2002

CERTIFICATION:

I certify that this contract is within the purpose of the appropriation to which it is to be charged and there is an unencumbered balance of such appropriation sufficient to pay the costs arising from this contract.

APPROVED:

David Muntz
Public Works

Jane C. Pritchard 3/6/02
Auditor *by me* Date
2040 - 37210 \$12,480

APPROVED AS TO FORM:

[Signature]
County Counselor

DATED: _____

AGC-EASTERN MISSOURI LABORERS' JOINT TRAINING FUND AGREEMENT WITH BOONE COUNTY, MISSOURI FOR TRAINING SERVICES

THIS AGREEMENT is entered into by and between the AGC-Eastern Missouri Laborers' Joint Training Fund, herein "Fund," and Boone County, Missouri through the Boone County Commission, herein "County".

IN CONSIDERATION of the performance of each parties obligations contained in this agreement, the parties agree to the following:

1. **Background of Agreement** - This agreement is made in view of the following facts which the parties agree to be true:

1.1 Boone County, Missouri is a statutory governing body created under the laws of the State of Missouri which operates a Public Works Department. Within the Public Works Department is the Maintenance Operations Division responsible for the repair and maintenance of Boone County roads. Workers employed by the Boone County Public Works Department who perform work for the Maintenance Operations Division are members of Public Service Employees Local Union No. 45 of the Laborers' International Union of North America, AFL-CIO.

1.2 AGC-Eastern Missouri Laborers' Joint Training Fund operates a training facility devoted primarily to training union workers in various skills and trades.

1.3 The County desires to obtain training for its union employees in the Public Works Department Maintenance Operations Division which is offered by the Fund and the Fund is willing to provide training under its standard terms and conditions offered to non-governmental union workers and both parties are, for this purpose, entering into this agreement.

2. **County Obligations** - The County agrees to contribute to the Fund the sum of \$0.15 per hour on the basis of a forty hour work week, regardless of hours actually worked for each worker who is eligible to participate in training during the term of this Agreement. Contributions shall be made payable to the Fund, paid quarterly in advance, and shall be accompanied by a report listing each employee's name and social security number. The report shall be signed and certified by the director or assistant director of the Public Works Department and shall be mailed to "Laborers-AGC Training Center, AFL-CIO, Route 1, Box 79 H, High Hill, MO 63350."

3. **Fund Obligations** - The Fund agrees to provide training benefits to the employees listed in the report during the contract period in accordance with the training programs of the Fund, the Agreement and Declaration of Trust of the Fund and all applicable rules and regulations as are now or may in the future be established by the Trustees of the Fund.

4. **Duration and Renewal of Agreement** - This agreement shall be effective for the period of one year commencing from the date hereof and shall terminate upon the one year anniversary

date of this agreement unless and until renewed for additional periods consisting of at least one year by the parties hereto.

IN WITNESS WHEREOF the parties through their duly authorized representatives have executed this agreement on the dates indicated by their signature.

**AGC-EASTERN MISSOURI
LABOR'S JOINT TRAINING FUND**

by G. Thomas Harvill
G. Thomas Harvill, Chairman

by John B. Morgan
John B. Morgan, Secretary-Treasurer

DATED: 2/10/95

BOONE COUNTY, MISSOURI

by Boone County Commission
Don Stamper
Don Stamper, Presiding Commissioner

Absent
Karen M. Miller, District I Commissioner

Linda Vogt
Linda Vogt, District II Commissioner

ATTEST:
Wendy Noren
Wendy Noren, County Clerk *by mom*

Approved:
Stan Elmore
Stan Elmore, Director of Public Works

Approved as to form:
John L. Patton
John L. Patton, County Counselor

CERTIFIED COPY OF ORDER



STATE OF MISSOURI }
County of Boone } ea.

March Session of the February Adjourned Term. 20 02

In the County Commission of said county, on the 12th day of March 20 02
the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby approve the utility relocation agreement with Boone Electric for the Academy Road project. It is further ordered that the Presiding Commissioner be hereby authorized to sign said agreement.

Done this 12th day of March, 2002.

Don Stamper
Presiding Commissioner

ATTEST:

Wendy S. Noren
Wendy S. Noren
Clerk of the County Commission

Karen M. Miller
District I Commissioner

Skip Elkin
District II Commissioner

UTILITY RELOCATION AGREEMENT

FEB 27 2002

THIS AGREEMENT, dated the 12th of March, 2002, by and between the County of Boone, a political subdivision of the State of Missouri (hereinafter "County") and Boone Electric Cooperative (hereinafter "Boone Electric").

WITNESSETH:

WHEREAS, County is reconstructing a portion of Academy Road (the "Project") which will require Boone Electric's poles to be relocated; and

WHEREAS, Boone Electric has prepared plans for the necessary relocation of its utility poles; as per work order # 02-00354; and

WHEREAS, this agreement sets out the duties and responsibilities of each party regarding such relocation.

NOW, THEREFORE, in consideration of the following covenants and agreements, County and Boone Electric agree as follows:

1. County and Boone Electric agree that Boone Electric shall relocate Boone Electric's poles and other facilities located in and adjacent to the outer boundary of County right of way for the Project as shown by the approved plans and specifications for the Project maintained on file with County's Director of Public Works and made a part hereof by reference.;

2. County agrees to reimburse Boone Electric the actual cost of the relocation based on final as-built plans not to exceed \$9,903.32 without prior written approval of the County.;

IN WITNESS WHEREOF, County and Boone Electric have duly authorized the signatory below to execute this agreement on behalf of such entities on the above referenced date.

BOONE ELECTRIC COOPERATIVE

By: Jay Turner, President

BOONE COUNTY, MISSOURI

By: Don Stamper, Presiding Commissioner

ATTEST:

Wayne Hilgedick, Secretary

WAYNE HILGEDICK

Approved: Dave Mink, Director Public Works

ATTEST:

Wendy Noren, County Clerk

Approved as to Legal Form:

John L. Patton, County Counselor

I certify that this contract is within the purpose of the appropriation to which it is to be charged and there is an unencumbered balance to the credit of such appropriation sufficient to pay therefore.

June E. Pitchford, Auditor

2/28/02 Date



Boone Electric Cooperative

1413 Rangeline St., P.O. Box 797, Columbia, MO 65205-0797 Telephone: 573-449-4181
Fax: 573-441-7272 Website: www.BooneElectric.com Email: comments@BooneElectric.com

February 6, 2002

Mr. John Watkins
Project Development Mgr.
Boone County Public Works
5551 Highway 63 South
Columbia, MO. 65201



RE: ACADEMY ROAD PROJECT: BOONE ELECTRIC W.O. # 02-00354
RELOCATION OF ELECTRIC POLES = \$ 9,903.32

ESTIMATE BILL

Boone Electric Labor -----	\$ 2,797.40
Boone Electric Overhead -----	\$ 6,232.20
Boone Electric Material -----	\$ 873.72

TOTAL ESTIMATE \$ 9,903.32

Total does not reflect poles 5, 6, & 7 which are not Boone County Public Works involvement.

Sincerely,

Doug Gardner
Field Engineer

CERTIFIED COPY OF ORDER

STATE OF MISSOURI }
 County of Boone } ea.

March Session of the February Adjourned

Term. 20 02

In the County Commission of said county, on the

12th day of March 20 02

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby approve the legal services cooperative agreement between the County of Boone and Boone County Group Homes and Family Support. It is further ordered that the Presiding Commissioner be hereby authorized to sign said agreement.

Done this 12th day of March, 2002.

ATTEST:

Wendy S. Noren
 Wendy S. Noren
 Clerk of the County Commission

Don Stampler
 Don Stampler
 Presiding Commissioner

Karen M. Miller
 Karen M. Miller
 District I Commissioner

Skip Elkin
 Skip Elkin
 District II Commissioner

LEGAL SERVICES COOPERATIVE AGREEMENT

This agreement dated the 12th day of March, 2002, is made by and between Boone County, Missouri, a political subdivision of the state of Missouri through the Boone County Commission, referred to in this agreement as "County" and Boone County Group Homes & Family Support, referred to in this agreement as "BCGH&FS."

This agreement is made to specify the terms and conditions of contracted legal services for the benefit of BCGH&FS provided by County through the office of the Boone County Counselor (referred to in this agreement as "Attorney") and for that purpose the parties agree as follows:

1. ***Services of Attorney*** - During the term of this agreement and any extensions of it Attorney shall act as general counsel for BCGH&FS and provide all legal services required of BCGH&FS which are not otherwise provided to BCGH&FS under other contract; all such services shall be performed and provided in a manner consistent with the rules of professional responsibility applicable to the attorneys licensed to practice law in this state and subject to the terms and conditions of this agreement. In this regard it is agreed that Attorney shall not be required to provide any legal services which are inconsistent or in conflict with the disciplinary rules applicable to attorneys licensed to practice law in this state as established by the Missouri Supreme Court and in the event of a potential violation of such disciplinary rules arises, the County and BCGH&FS both agree to not require Attorney to engage in such services and when necessary will retain other legal counsel to avoid or cure any such potential violations.

2. ***Conflicts of Interest*** - If either BCGH&FS, County, or Attorney believe that potential or actual conflict of interest has or may arise as a result of any communication or

transaction involving County through its County Commission and BCGH&FS through its board of directors, such potential or actual conflict shall be disclosed by or to Attorney and Attorney shall, consistent with the rules of professional responsibility applicable to attorneys in Missouri, obtain all parties consent to continued representation with respect to the matter involving a potential or actual conflict of interest, or withdraw from representation concerning the matter at issue permitting the BCGH&FS and County to obtain separate counsel at their own expense.

3. ***Contractual Relationship*** - It is agreed that Attorney is a full time employee of County subject to the general supervision and control of the Boone County Commission. Legal services performed under this agreement shall be provided to BCGH&FS by Attorney as an independent contractor pursuant to sections 56.640 & 70.220 RSMo and Attorney shall not be considered or act as a BCGH&FS employee or officer. Accordingly, it is agreed that County shall be responsible for all employer financial, insurance, and tax obligations, as well as professional expenses and overhead, except as otherwise provided in this agreement.

4. ***Compensation*** - County shall be compensated for Attorney's legal services provided to BCGH&FS on a time billed and expense incurred basis under the following schedule:

4.1 ***General Services*** - BCGH&FS agrees to pay and reimburse County for legal services under this agreement at a rate of \$80.00 per hour for all time spent in providing legal services to or on behalf of BCGH&FS, but not less than \$3,000.00 per calendar year. County may adjust the hourly rate for services as a part of its annual budgeting process to recover all actual pro rata expenses incurred by County in funding the office of County Counselor and shall notify BCGH&FS of any anticipated rate change at least

sixty (60) days in advance of the beginning of any calendar year.

4.2 *Reimbursable Expenses* - BCGH&FS shall pay or reimburse County for expenditures made on behalf of the BCGH&FS which are uniquely attributable to BCGH&FS business and not absorbed as a part of law office overhead within the budget established by County for legal services, including court filing fees and court costs, process server fees, special computer aided or paraprofessional legal research services, printing, long distance telephone calls made on behalf of the BCGH&FS, litigation expenses such as the cost of depositions, expert witnesses, investigators and travel expenses consistent with county policies for reimbursement of employees for travel expenses. Attorney shall notify and obtain BCGH&FS's consent before incurring reimbursable expenses whenever practicable unless such expenses shall be immediately necessary in order to protect BCGH&FS's interests. County agrees to require Attorney to itemize and document all such reimbursable expenses on statements provided to BCGH&FS.

5. *Billings* - County shall require Attorney to keep itemized time records in 1/10th hour increments for all time-billed legal services under this agreement incurred and, subject to the need to preserve the attorney-client privilege or other lawful privilege, make such time records available to BCGH&FS or its independent outside auditor, and to the general public under applicable open meetings and records law. County shall also require attorney to keep itemized expense records regardless of hourly amounts billed to BCGH&FS. All billings shall be submitted to the BCGH&FS for payment through Attorney for each month and shall be paid by BCGH&FS to County no later than the 30 days after the billing date.

6. **Records** - Information, communications and records provided, made or retained by or on behalf of BCGH&FS within the scope of legal services provided under this agreement shall be subject to the attorney-client privilege unless waived by BCGH&FS or its authorized representative. It is agreed that Attorney shall not be required retain original legal documents with signatures and it shall be the obligation of BCGH&FS to retain all written communications and documents prepared by Attorney in the course of rendering services under this agreement which are transmitted or communicated to BCGH&FS as a part of services provided under this agreement. It is further agreed that all work product of Attorney may be kept in written, electronic or electronic image form as an alternative to written form. In the event this agreement is terminated, BCGH&FS shall be obligated to: (a) notify Attorney in writing of any files or other documents it desires returned or provided to BCGH&FS which were prepared or retained as a part of services under this agreement, and (b) pay the actual cost of reproducing and transmitting any instruments of service or other writings or communications prepared or retained as a part of services rendered under this agreement which were not previously transmitted to BCGH&FS by Attorney. BCGH&FS shall provide any such notification within thirty (30) days of the date this agreement is terminated; in the event such notice is not given or is not received within such thirty (30) day time period, then Attorney is thereby authorized to destroy or otherwise dispose of any and all such records at Attorney's discretion by any means which is consistent with the rules of professional responsibility applicable to attorneys.

7. **Duration of Agreement** - This agreement shall be effective from and after January 1, 2002, and extend through calendar year 2002. Subject to appropriations being made available to fund the anticipated obligations under this agreement, this agreement shall

automatically renew for each additional calendar year after 2002 unless either party gives written notice of its intent to terminate or renegotiate this agreement, or part thereof, at least forty-five (45) days in advance of the end of the calendar year. This agreement may be terminated by County or BCGH&FS at any time upon ten (10) days notice if Attorney ceases employment with County or the office of County Counselor is eliminated.

8. **Delegation of Duties** - Attorney may delegate the provision of legal services to qualified attorneys on a temporary basis as need dictates to provide legal services when Attorney is absent from the county or when due to illness, injury or other reason which creates a need for additional or substitute legal services. Any such temporary attorney shall serve at the discretion of Attorney and be paid by County and fees and expenses for such temporary services shall be billed to BCGH&FS under the rates in effect under this agreement, provided that Attorney shall not delegate provision of legal services to any attorney to whom the BCGH&FS objects in writing.

9. **Modification and Amendment** - This agreement constitutes the entire agreement and may only be modified or amended by signed writing executed with the same formality as this agreement.

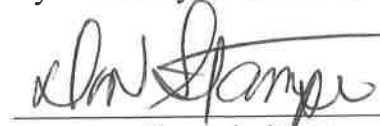
IN WITNESS WHEREOF the parties have executed this agreement by their authorized representatives on the day and year first above written.

Boone County Group Homes
& Family Support
By Its Board of Directors



Chairman

Boone County, Missouri
By Its County Commission



Presiding Commissioner

ATTEST:

(Assistant) Secretary

ATTEST:

Wendy S. Nolen sr

County Clerk

Approved by Attorney:



County Counselor

CERTIFICATION:

I certify that this contract is within the purpose of the appropriation to which it is to be charged and there is an unencumbered balance of such appropriation sufficient to pay the costs arising from this contract.

Revenue Only - No Encumbrance Required
Auditor _____ Date _____

KH 3/11/2002

CERTIFIED COPY OF ORDER

STATE OF MISSOURI }
 County of Boone } ea.

March Session of the February Adjourned

Term. 20 02

In the County Commission of said county, on the

12th day of March 20 02

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby rescind the Boone County Soil and Water Conservation District contract portion of Commission Order 73-2002 and approve a new agreement between the County of Boone and the Boone County Soil and Water Conservation District. It is further ordered that the Presiding Commissioner be hereby authorized to sign said agreement.

Done this 12th day of March, 2002.




Don Stamper
 Presiding Commissioner

ATTEST:

Wendy S. Noren
 Wendy S. Noren
 Clerk of the County Commission



Karen M. Miller
 District I Commissioner



Skip Elkin
 District II Commissioner

MAR 13 2002

SOIL AND WATER CONSERVATION SERVICE AGREEMENT

THIS AGREEMENT is made on the 12th day of March, 2002, by and between Boone County, Missouri, a first class county and a political subdivision of the state of Missouri, by and through its County Commission, hereinafter "County", and Boone County Soil and Water Conservation District, a political subdivision of the state of Missouri, hereinafter called "District".

IN CONSIDERATION OF each party's performance of its respective obligations under this agreement, the parties agree to the following:

1. **District's Obligations** - In consideration of the County's payment for services the District agrees to provide County with the following services during calendar year 2002 and thereafter as further provided in this agreement:

1.1 **Planning Department Services** - District agrees to review proposed developments and subdivision plats for sufficiency of erosion control and storm water runoff plans and to make written comments and recommendations pertaining to same in a form of a written report for each such submittal. Written reports shall be submitted prior to the second Thursday of each month provided County makes request for review and written report at least two weeks before the second Thursday of each month. District further agrees to provide testimony on proposed developments and subdivision plats with respect to erosion control and storm water runoff periodically when and as needed at Planning and Zoning Commission meetings and/or County Commission meetings.

1.2 **Plat Books** - District agrees to provide County at no additional cost 64 Boone County Plat Books as periodically updated and current within the year of distribution for calendar year 2002 and thereafter as may be provided to County by District. Such plat books shall be provided to the Department of Planning and Building Inspection for distribution within county government as deemed appropriate by County; additional plat books may be purchased through District.

2. **County Obligation** - County agrees to pay District a lump sum of \$15,000.00 for services under this agreement during calendar year 2002; payment shall be made in one lump sum upon invoice by District.

3. **Termination** - This agreement may be terminated by either party upon thirty days written notice for cause in the event either party materially fails to perform any term or condition of this agreement. In the event of termination, District shall refund any unearned amounts paid to District prorated through the date of termination.

4. **Agreement Renewal** - This agreement may automatically annually renew for one

year periods provided District has submitted to County a budget request for each succeeding year and County approves of such budget request and District has otherwise complied with the terms and conditions of this agreement; automatic renewal shall be contingent upon the amount of annual funds appropriated by County and acceptance of such amount by District. However, County shall not be obligated to renew this agreement or provide appropriations for funding any renewal of this agreement for any succeeding year.

5. **Authority of Signatories** - The signatories hereof by execution of this agreement represent that they have obtained all necessary approvals by their respective governing bodies and taken all necessary actions to enter into and bind the parties hereto.

IN WITNESS WHEREOF, the parties have executed this agreement on the day and year first above-written.

**BOONE COUNTY SOIL AND
WATER CONSERVATION DISTRICT**



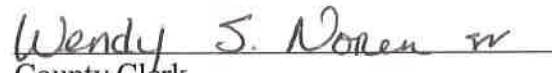
Title Boone SWCD, Chairman

**BOONE COUNTY, MISSOURI
BY: BOONE COUNTY COMMISSION**



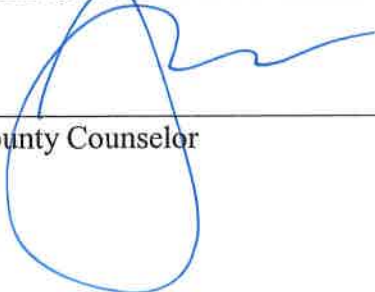
Presiding Commissioner

ATTEST:



County Clerk

APPROVED AS TO FORM:



County Counselor

CERTIFICATION:

I certify that this contract is within the purpose of the appropriation to which it is to be charged and there is an unencumbered balance of such appropriation sufficient to pay the costs arising from this contract.



Auditor Date

1430 - 86605 \$15,000.00

CERTIFIED COPY OF ORDER

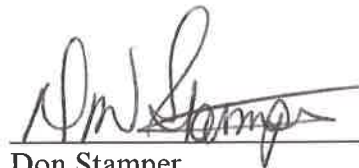
STATE OF MISSOURI }
 County of Boone } ea.

March Session of the February Adjourned Term. 20 02

In the County Commission of said county, on the 12th day of March 20 02
 the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby rescind Commission Order 100-2002 and reappoint Lisa Weaver Scribner to the Boone County Community Services Advisory Commission for a term that will expire December 31, 2004.

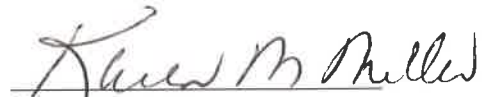
Done this 12th day of March, 2002.



Don Stamper
 Presiding Commissioner

ATTEST:

Wendy S. Noren sr
 Wendy S. Noren
 Clerk of the County Commission



Karen M. Miller
 District I Commissioner



Skip Elkin
 District II Commissioner

Don Stamper, Presiding Commissioner
Karen M. Miller, District I Commissioner
Skip Elkin District II Commissioner

11-26-01 rec'd



Boone County Government Center
801 E. Walnut, Room 245
Columbia, MO 65201
573-886-4305 • FAX 573-886-4311
E-mail: commission@boonecountymmo.org

reappoint for 3 yr. term
to expire 12/31/2005-2004

Boone County Commission

~~100-2002~~
131-2002

Thurs. Jan. 31
4:00

BOONE COUNTY BOARD OR COMMISSION APPLICATION FORM

reapplying
Board or Commission: Boone County Community Services Advisory Commission Term: 2002-05

Current Township: _____ Today's Date: November 23, 2001

Name: Lisa Weaver-Scribner

Home Address: 3605 Teakwood Dr. Columbia Zip Code: 65203

Business Address: self employed - same as home Zip Code: _____

Home Phone: 573 446 1822 Work Phone: 573 446 1823
Fax: 573 446 1823 E-mail: lwscribner@aol.com

Qualifications: resume attached

Past Community Service: City of Columbia Substance Abuse Advisory Commission 1997-2000
Boone County Community Services Advisory Commission 1999-2001

References: Phil Steinhaus, manager, office of community services, City of Columbia
874-7490, Kathleen Cain, current chair BCCSAC, 874-1034

I have no objections to the information in this application being made public. To the best of my knowledge at this time I can serve a full term if appointed. I do hereby certify that the above information is true and accurate.

Lisa Weaver-Scribner
Applicant Signature

Return Application To: Boone County Commission Office
Boone County Government Center
801 East Walnut, Room 245
Columbia, MO 65201
Fax: 573-886-4311