

MINUTES OF SIOUX COUNTY BOARD OF SUPERVISORS
MEETING HELD ON FEBRUARY 25, 2020

- 1) The Board of Supervisors of Sioux County, Iowa, met pursuant to adjournment at 9:00 a.m. with Chairman Jerry Muilenburg presiding. Members present were John Degen, Jerry Muilenburg, Carl Vande Weerd, Al Bloemendaal and Mark Sybesma.
- 2) Minutes of the meeting held on February 11, 2020, were submitted and the Chairman declared them approved.
- 3) As this was the date, February 25, 2020 and time, 9:00 a.m. for a public hearing on the Sioux County maximum property tax dollars, the Chairman opened the public hearing. Sioux County Auditor, Ryan Dokter, presented the proposed maximum property tax dollars for FY2021, which would collect \$7,049,925 into the General Basic Fund, which is a decrease of 5.55% from FY2020 and \$2,346,442 into the Rural Basic Fund, which is no change from FY2020. No other written or oral comments were made. The Chairman closed the public hearing. Motion by Sybesma and supported by Vande Weerd to approve the following resolution setting the maximum property tax dollars. Roll call on vote: Bloemendaal, Yes; Degen, Yes; Vande Weerd, Yes; Sybesma, Yes; Muilenburg, Yes. Motion carried unanimously.

RESOLUTION 2020-07
Approval of FY 2020/2021 Maximum Property Tax Dollars

WHEREAS, the Sioux County Board of Supervisors have considered the proposed FY2020/2021 county maximum property tax dollars for both the General County Services and Rural County Services, and

WHEREAS, a notice concerning the proposed county maximum property tax dollars was published as required and posted on county website and/or social media accounts if applicable,

WHEREAS, a public hearing concerning the proposed county maximum property tax dollars was held on February 25, 2020,

NOW THEREFORE BE IT RESOLVED by the Board of Supervisors of Sioux County that the maximum property tax dollars for General County Services and Rural County Services for FY2020/2021 shall not exceed the following:

General County Services-\$7,049,925
Rural County Services-\$2,346,442

The Maximum Property Tax dollars requested in either General County Services or Rural County Services for FY2020/2021 does not represent an increase of 102% from the Maximum Property Tax dollars requested for FY2019/2020.

Roll Call Vote:

Bloemendaal	YEA
Degen	YEA
Muilenburg	YEA
Sybesma	YEA
Vande Weerd	YEA

Signed and dated this 25^h day of February, 2020.

ATTEST: /s/Ryan Dokter, Sioux County Auditor

/s/Jerry Muilenburg, Chairman
Sioux County Board of Supervisors

- 4) Motion by Bloemendaal and supported by Degen to approve the claims for February 25, 2020 as presented by the County Auditor. Motion carried unanimously.
- 5) Chairman Muilenburg presented the 28E Agreement for the Workforce Development Region for Board consideration. The agreement is needed to continue the Local Workforce Development Region 3-4. Motion by Bloemendaal and supported by Sybesma to approve the resolution. Roll call on vote: Sybesma, Yes; Degen, Yes; Bloemendaal, Yes; Vande Weerd, Yes; Muilenburg, Yes. Motion carried unanimously.

RESOLUTION 2020-11

Passed and approved this 25TH day of February, 2020.

/s/Jerry Muilenburg

Chairperson, Sioux County Board of Supervisors

Attest:

I, Ryan Dokter, Auditor of the County of Sioux, Iowa do hereby certify that the foregoing resolution was duly and regularly adopted by this governing body on the 25th day of February, 2020.

/s/Ryan Dokter

County Auditor

Articles of Agreement For the Region 3-4 Chief Elected Official Consortium Workforce Innovation and Opportunity Act of 2014

WHEREAS, pursuant to the Workforce Innovation and Opportunity Act of July 2014 (WIOA), the Governor of Iowa has determined that, the counties of Kossuth, Emmet, Dickinson, Osceola, Lyon, Sioux, O'Brien, Clay, Palo Alto, Buena Vista, shall comprise Workforce Development Region 3-4; and

WHEREAS, the counties of Kossuth, Emmet, Dickinson, Osceola, Lyon, Sioux, O'Brien, Clay, Palo Alto, Buena Vista, desire to participate in and be a member of Workforce Development Region 3-4 as designated by the Governor; and

WHEREAS Chapter 28E of the Iowa Code allows units of local government to indicate their joint participation in the WIOA by executing a joint exercise of powers agreement in accordance with those laws and regulations:

IT IS NOW, THEREFORE AGREED, that the above listed counties in Workforce Development Region 3-4, hereby join together for the purpose of establishing a chief elected official board under the WIOA as follows:

1. Purpose

To establish a Chief Elected Official Board (CEO Board) pursuant to the provisions of Iowa Code Chapter 28E and the WIOA.

2. Duration

This agreement shall be effective upon the approval of the Boards of Supervisors of each of the member counties and the filing of this Agreement with the Secretary of State. This Agreement shall continue until the WIOA is rescinded, the region as currently designated is changed by the Governor or upon the CEO Board amending this Agreement.

3. New Entity

No separate legal or administrative entity is being created because of this Agreement. Pursuant to Iowa Code Chapter 28E.6, the CEO Board shall be responsible for administering this agreement and joint undertaking.

4. Organization and Administration

- a. A CEO Board of Ten (10) members is hereby created. Each county that is a signatory to this agreement shall appoint one (1) of its board members to this board and each member shall have one (1) vote on issues to come before the CEO Board.
- b. The CEO Board shall elect a Chief Lead Elected Official (CLEO), and Vice-CLEO by majority vote of the CEO Board and said officers shall be elected for one (1) year with each term expiring on Dec 31st.

5. Financing

This joint cooperative undertaking is to be financed by the federal funds allocated to the region under the WIOA and with funds that the CEO Board may apply for and receive on behalf of the Region 3-4 Workforce Development Area.

6. Powers and Duties

The roles and responsibilities of the CEO Board include:

- a. Providing input to the Governor, through IWD, on designation of local-workforce investment regions.
- b. Securing nominations for the local Regional Workforce Innovation and Opportunity Act Board (RWIOA Board) vacancies in accordance with Iowa Administrative Rules 877 - Chapter 6, and making final selection for appointment. It will be a shared priority by all members of the CEO Board to have a mix of representation on the RWIOA Board for each geographical area, within reason and in accordance with other board membership criteria.
- c. Accepting evenly shared liability for any misuse of WIOA Title 1 funds expended under the contract. It is hereby acknowledged that any repayment of funds must be made from non-Federal fund sources.
- d. Serving as Local Grant Recipient under WIOA, including designating an entity to serve as local sub-recipient.
- e. In partnership with the RWIOA Board, the CEO Board is responsible for:
 - i. Negotiating and reaching agreement with IWD on local performance standards.
 - ii. Local budget approval
 - iii. Maintaining a working relationship with staff at IWD for various topics
 - iv. Appointing a Youth Advisory Council.
 - v. Determining the role of the Coordinating Service Provider.
 - vi. Designating and certifying the Coordinating Service Provider.
 - vii. Developing a CEO Board/RWIOA Board Agreement, outlining how the two boards will cooperate and collaborate in establishing and overseeing the region's Workforce Development Center system.
 - viii. Selecting the WIOA Service Providers.
 - ix. Selecting the One Stop Operator.
 - x. Developing and entering into a Memorandum of Understanding with the Workforce Development Center System Partners.
 - xi. Conducting oversight of the local WIOA adult, dislocated worker services, and youth programs and the Workforce Development Center system; evaluating service delivery to determine if local needs and priorities are being met; determining whether regional needs have changed and if so, whether a plan modification is necessary; ensuring quality improvement is on-going, and ensuring that performance standards are met.
 - xii. Developing and submitting the Regional Workforce Development Customer Service Plan based on the Regional Assessment and Analysis.

7. Regional Workforce Innovation and Opportunity Act Board

Nominations and appointments for the RWIOA Board shall be made in compliance with Iowa Administrative Rules 877 - Chapter 6. To the extent possible each county will be represented.

8. Liability

By approval of this Agreement and the consummation of an agreement with the RWIOA Board named above, each member county government jointly and separately accepts responsibility and liability for the operation of the WIOA Title 1 programs to the extent of the responsibilities assigned and agreed upon in any agreement between the CEO Board and local sub-recipient.

9. Local Sub-recipient

The CEO Board shall select the local sub-recipient by sole source. The entity will be confirmed by majority vote of the CEO Board. In addition to the responsibilities required by federal and state rules, the sub-recipient shall perform certain duties as directed by the CEO Board from time to time.

10. Property

No property, real or personal, shall be acquired as a result of this Agreement

11. Internal dispute resolution process

Any matter before the CEO Board which can not achieve a simple majority, or which 2/3rds or more of the board seeks guidance on, shall be referred to the IWD Board to make a recommendation or final decision.

12. Termination by Counties

A county may withdraw from this Agreement by resolution of their Board of Supervisors and by providing notice of said withdrawal to the CEO Board at least ninety (90) days prior to the beginning of the upcoming fiscal year.

13. Amendments

The terms and provisions of this Agreement may be amended by at least two-thirds (2/3) roll call vote of the members of the CEO Board at any regular or special meeting for which the members were notified at least ten (10) calendar days prior to said meeting.

- 6) As this was the date, February 25, 2020 and time, 9:15 a.m. for a public hearing for the proposal to issue revenue bonds or notes, of the issuer in the aggregate principal amount not to exceed \$4,500,000-Sioux Center Health project, the Chairman opened the public hearing. Cory Nelson, CEO of Sioux Center Health discussed the project to add to the care facilities. No other written or oral comments were received. The Chairman closed the public hearing. Motion by Bloemendaal and supported by Vande Weerd to approve the following resolution. Roll call on vote: Sybesma, Yes; Degen, Yes, Vande Weerd, Yes; Bloemendaal, Yes; Muilenburg, Yes. Motion carried unanimously.

RESOLUTION 2020-09

Resolution Authorizing and Providing for the Issuance of Not to Exceed \$4,500,000 Aggregate Principal Amount of Health Facility Revenue Bonds (Sioux Center Health Project), Series 2020 and Approving the Execution of Documents Relating to the Bond, and Related Matters

WHEREAS, the County of Sioux, State of Iowa (the "Issuer"), is a county and political subdivision of the State of Iowa authorized and empowered by the provisions of Chapter 419 of the Code of Iowa, as amended (the "Act") to issue revenue bonds for the purpose of acquiring, constructing, improving and equipping a facility for an organization described in Section 501(c)(3) of the Internal Revenue Code (the "Code") which is exempt from federal income tax under Section 501(a) of Code (a "Tax Exempt Organization") and retiring any existing indebtedness on a facility for a Tax Exempt Organization, each of which purposes is a "project" within the meaning of the Act and each of which projects may be located within the Issuer, within eight miles of the corporate limits of the Issuer; and

WHEREAS, the Issuer has been requested by Sioux Center Health (the "Borrower"), a Tax Exempt Organization, to issue its Health Facility Revenue Bonds (Sioux Center Health Project), Series 2020, in an aggregate principal amount not to exceed \$4,500,000 (the "Bond") pursuant to the Act for the purposes of providing funds to the Borrower (a) to finance a portion of the costs of constructing, equipping and furnishing (i) an addition to the Borrower's Royale Meadows skilled nursing facility of approximately 32 units including single occupant rooms, fully accessible toilet rooms and roll-in showers, and related site and other improvements, all located at 1400 7th Avenue Southeast, Sioux Center, Iowa; (ii) an addition to the

Borrower's clinic including exam rooms and support space for family practice and specialty physicians and related site and other improvements located at 1101 9th Street SE, Sioux Center, Iowa (the "Borrower Campus"); (iii) an addition to the Borrower's Crown Pointe assisted living facility to add approximately 24 assisted living units and 16 memory care units, a new entrance and garages, an addition to connect all wings with the kitchen, dining room, café, salon, bank, post office and theater area, and related site and other improvements all located at 1400 7th Avenue Southeast, Sioux Center, Iowa; and (iv) a retail building for durable medical equipment, occupational health and space for visiting physicians and related site and other improvements located at the Borrower Campus (collectively, the "Project"), (b) to fund any necessary reserve funds, (c) to fund capitalized interest; and (d) to pay for costs of issuance and certain other costs associated with the issuance of the Bond; and

WHEREAS, it is proposed to finance the foregoing through the issuance of the Bond and to loan the proceeds from the sale of the Bond to the Borrower under a loan agreement between the Issuer and the Borrower, the obligations of which will be sufficient to pay the principal of, premium, if any, and interest on the Bond as and when the same shall be due and payable; and

WHEREAS, the Bond, when issued, shall be a limited obligation of the Issuer, and shall not constitute nor give rise to a pecuniary liability of the Issuer or a charge against its general credit or taxing powers, and the principal of and interest and premium, if any, on the Bond shall be payable solely out of the revenues derived from the aforementioned Loan Agreement or otherwise as provided therein; and

WHEREAS, notice of intention to issue the Bond has, as directed by the Board of Supervisors of the Issuer, been duly given in compliance with the Act and Section 147(f) of the Internal Revenue Code;

WHEREAS, pursuant to published notice of intention, this Board of Supervisors has conducted a public hearing, as required by Section 419.9 of the Act and Section 147(f) of the Internal Revenue Code, and this Board of Supervisors deems it necessary and advisable to proceed with the issuance of the Bond and the loan of the proceeds of the Bond to the Borrower; and

WHEREAS, the Borrower is negotiating with American State Bank, Sioux Center, Iowa (the "Lender") to purchase the Bond;

NOW, THEREFORE, IT IS RESOLVED by the Board of Supervisors of the Issuer, as follows:

Section 1. In order to finance the Project, fund any necessary reserves, fund capitalized interest and pay a portion of the costs of issuance of the Bond, the Bond is hereby authorized and ordered to be issued by the Issuer in substantially the form as has been presented to and considered by this Board and containing substantially the terms and provisions set forth therein, and the forms, terms and provisions of the Bond are hereby approved and the Chairperson and County Auditor are hereby authorized and directed to execute, attest and deliver the Bond, including the use of facsimile signatures as therein provided; it is the intent hereof that the Bond shall be issued in an aggregate principal amount not to exceed \$4,500,000 and shall bear interest at an interest rate not to exceed 3% per annum and shall mature on the dates and in the amounts and shall be subject to mandatory sinking fund redemption on such dates and in such amounts as shall be finally determined by the Borrower and the Lender. The execution and delivery of the Bond by the Chairperson and County Auditor shall constitute approval by this Board and the Issuer of the final terms and provisions of the Bond, including the final principal amount thereof, the interest rate thereon, the dates and amounts of maturities thereof and the redemption provisions related thereto.

Section 2. The Issuer shall loan the proceeds of the Bond to the Borrower for the purposes set forth in the preamble hereof, such loan of the proceeds of the Bond to be pursuant to one or more Loan Agreements (the "Loan Agreement") by and between the Issuer and the Borrower, in substantially the form as has been presented to and considered by this Board and containing substantially the terms and provisions set forth therein, and the form, terms and provisions of the Loan Agreement are hereby approved, subject to the review and approval of counsel to the Issuer, and the Chairperson and the County Auditor are hereby authorized and directed to execute and deliver the Loan Agreement with such changes, modifications, deletions or additions as deemed appropriate by bond counsel.

Section 3. Pursuant to an Assignment and Pledge Agreement (the "Pledge Agreement") to be entered into between the Issuer and the Lender, the Issuer, among other things, will grant to the Lender a security interest in all of the Issuer's rights, title and interest in and to the Loan Agreement (except certain reserved rights), including, but not limited to, the right to receive Loan Repayments (as defined in the Loan Agreement). The Chairperson and County Auditor are hereby authorized and directed to execute and deliver the Pledge Agreement with such changes, modifications, deletions or additions as deemed appropriate by bond counsel.

Section 4. It is hereby found, determined and declared that the Bond and interest and premium, if any, thereon shall never constitute the debt or indebtedness of the Issuer within the meaning of any constitutional or statutory provision or limitation and shall not constitute nor give rise to a pecuniary liability of the Issuer or a charge against its general credit or taxing powers, but the Bond and interest and premium, if any, thereon shall be payable solely and only from the revenues derived from the Loan Agreement and the debt obligations of the Borrower delivered pursuant thereto; and no part of the cost of the Project will be payable out of the general funds or other contributions of the Issuer (except the proceeds of the Bond).

Section 5. The Chairperson and the County Auditor are hereby authorized and directed to execute, attest and deliver any and all documents, instruments and agreements and do any and all things deemed necessary to effect the issuance and sale of the Bond and the execution and delivery of the Loan Agreement, the Pledge Agreement, an agreement concerning the maintenance of the tax-exempt status of the Bond, and to carry out the intent and purposes of this Resolution, including the preamble hereto and the execution by the Chairperson and, if required, the County Auditor, of the Bond, the Loan Agreement, the Pledge Agreement and an agreement concerning the maintenance of the tax-exempt status of the Bond shall constitute conclusive evidence of their approval and this Board's approval thereof and of any and all changes, modifications, additions or deletions therein from the respective forms thereof now before this meeting.

Section 6. In order to qualify the Bond as a "qualified tax exempt obligation" within the meaning of Section 265(b)(3) of the Code, the Issuer hereby makes the following factual statements and representations:

(A) The Issuer hereby designates the Bond as a "qualified tax-exempt obligation" for purposes of Section 265(b)(3) of the Code;

(B) The reasonably anticipated amount of tax-exempt obligations (other than obligations described in clause (ii) of Section 265(b)(3)(c) of the Code) which will be issued by the Issuer (and all entities whose obligations will be aggregated with those of the Issuer) during this calendar year 2020 will not exceed \$10,000,000; and

(C) Not more than \$10,000,000 of obligations issued by the Issuer during this calendar year 2020 (including the Bond) have been designated for purposes of Section 265(b)(3) of the Code.

Section 7. The provisions of this Resolution are hereby declared to be separable and if any action, phrase or provision shall for any reason be declared to be invalid, such declaration shall not affect the validity of the remainder of the sections, phrases and provisions.

Section 8. This Resolution shall become effective immediately upon its passage and approval.

Section 9. All resolutions, parts of resolutions or prior actions of the Issuer in conflict herewith are hereby repealed to the extent of such conflict and this Resolution shall become effective immediately upon adoption.

Passed and approved February 25, 2020.

SIOUX COUNTY, IOWA

/s/Jerry Muilenburg, Chairperson

Attest:/s/Ryan Dokter, County Auditor

Motion by Bloemendaal and supported by Sybesma to approve all other related documents for the Sioux Center Health project including, the loan agreement, Sioux County bond, assignment and pledge agreement, agreement to purchase Sioux County bond, closing certificate of Sioux County, tax exemption agreement, and IRS form 8038. Motion carried unanimously.

7) Randy Jacobsma, Sioux County Treasurer,

- Requested Board approval of the following tax abatement resolution for properties that the County will not be able to collect tax on. Roll call on vote: Sybesma, Yes; Degen, Yes; Bloemendaal, Yes; Vande Weerd, Yes; Muilenburg, Yes. Motion carried unanimously.

RESOLUTION No. 2020-10
SIOUX COUNTY BOARD OF SUPERVISORS
Date: February 25, 2020
ABATEMENT OF TAXES

Whereas, The Sioux County Board of Supervisors have concluded that the following parcels have no merit in collecting taxes and move that the taxes be abated based on reasons noted:

Owner	Parcel	Payable Year	Original Tax	Current Tax	Reason
Boyd-Hull Lincoln - 170 Sensvad, Rudolph, OA & John Heirs	0427276011	1996-97	\$2.00	\$335.00	Parcel has no value. Amount deemed uncollectable.
		1997-98	\$2.00		
		1998-99	\$2.00		
		1999-2000	\$2.00		
		2000-01	\$2.00		
		2001-02	\$2.00		
		2002-03	\$2.00		
		0223-04	\$2.00		
		2004-05	\$2.00		
		2005-06	\$2.00		
		2007-08	\$2.00		
		2016-17	\$4.00		
		2017-18	\$4.00		
		2018-19	\$4.00		
2019-20	\$4.00				
Maurice – 100 Unknown Owner	208476028	2008-09	\$8.00	\$451.00	Parcel has no value. Amount deemed uncollectable.
		2009-10	\$8.00		
		2010-11	\$8.00		
		2011-12	\$8.00		
		2012-13	\$8.00		
		2013-14	\$8.00		
		2014-15	\$12.00		
		2015-16	\$12.00		
		2016-17	\$12.00		
		2017-18	\$12.00		
2018-19	\$12.00				

		2019-20	\$12.00		
Sioux Center – 130 Elmer H Den Herder	1609152029	2008-09 2009-10 2010-11 2011-12 2012-13 2013-14 2014-15 2015-16 2016-17 2017-18 2018-19 2019-20	\$10.00 \$10.00 \$10.00 \$10.00 \$10.00 \$10.00 \$10.00 \$12.00 \$12.00 \$12.00 \$10.00 \$12.00	\$436.00	Parcel has no value. Amount deemed uncollectable
Orange City – 110 John Broek	1732176053	1991-92 1992-93 1993-94 1994-95 1995-96 1996-97 1997-98 1998-99 1999-2000 2000-01 2001-02 2002-03 2003-04 2007-08 2009-10 2010-11 2011-12 2012-13 2013-14 2014-15 2015-16 2016-17 2017-18	\$10.00 \$34.00 \$34.00 \$24.00 \$26.00 \$34.00 \$34.00 \$34.00 \$36.00 \$36.00 \$38.00 \$38.00 \$40.00 \$28.00 \$24.00 \$26.00 \$26.00 \$26.00 \$28.00 \$28.00 \$28.00 \$28.00 \$28.00	\$6877.50	Parcel has no value. Amount deemed uncollectable.

Whereas, The Board of Supervisors of Sioux County has the authority to abate taxes based on The Iowa Code. [Sec.445.63]

Whereas, The Board of Supervisors can also abate taxes when the Treasurer determines that it is impractical to pursue the collection of taxes through the tax sale or personal judgment remedies.

Whereas, The Board of Supervisors shall abate, by resolution, the amount due, and direct the Treasurer to strike the amount due from the county system. Iowa Code [Sec. 445.16]

BE IT RESOLVED BY the Sioux County Board of Supervisors as follows:

The Board of Supervisors has decided that these taxes cannot be collected and direct the Treasurer to strike the amount due from the county system on each parcel noted above.

The above and foregoing Resolution was adopted by the Board of Supervisors of Sioux County, Iowa, on February 25, 2020.

/s/Jerry Muilenburg, Chairman
Sioux County Board of Supervisors

ATTEST: /s/Ryan Dokter, Sioux County Auditor

- Discussed County vacation policy and clerical wage scale with the Board.

8) Committee Reports:

- **Vande Weerd** – Attended the YES Board meeting on February 21, 2020. Things are going well at the agency and are keeping an eye on legislation. Clients and transports are up.
- **Bloemendaal** – 1) Attended the Northwest Iowa Planning meeting and discussed the workforce development region. 2) Attended a RIDES meeting and are working on some reimbursement issues. 3) Reported on the Trails meeting. The agency is considering applying for funding for a trail between Orange City and Sioux Center. The application would be broken into 3 legs for the six-mile stretch. The first leg would include County property and would need an easement for the trail.
- **Muilenburg** – Reported that the bills were approved electronically for the Landfill.
- **Muilenburg, Degen, Bloemendaal** – Reported on the Airport Board meeting. The Airport Board was receptive to provide funding to the Maurice Fire Department for the equipment that was purchased. Payment was authorized to landowners for drainage issues.

9) Motion by Vande Weerd and supported by Bloemendaal to approve the liquor license renewal for the Hull Golf Course Association. Motion carried unanimously.

10) Motion by Sybesma and supported by Degen to approve the following resolution approving the Compensation Board recommendation for elected official's salaries for FY2021. Roll call on vote: Sybesma, Yes; Degen, Yes; Bloemendaal, Yes; Vande Weerd, Yes; Muilenburg, Yes. Motion carried unanimously.

RESOLUTION 2020-08

WHEREAS, the Sioux County Compensation Board meets annually to recommend a compensation schedule for elected officials for the fiscal year immediately following, in accordance with Iowa Code Chapters 331.905 and 331.907, and

WHEREAS, the Sioux County Compensation Board met on November 12, 2019, and made the following salary recommendations for the following elected officials for the fiscal year beginning July 1, 2020:

<u>Elected Official</u>	<u>Current Salary</u>	<u>Proposed Increase</u>	<u>Recommended Salary</u>
Auditor	\$75,917	3.0%	\$78,195
County Attorney	\$124,282	3.0%	\$128,010
Recorder	\$73,797	3.0%	\$76,011
Sheriff	\$97,479	3.0%	\$100,403
Supervisors	\$36,826	3.0%	\$37,931
Treasurer	\$73,797	3.0%	\$76,011

THEREFORE, BE IT RESOLVED that the Sioux County Board of Supervisors approves the following salary adjustments for the following elected officials for the fiscal year beginning July 1, 2020:

<u>Elected Official</u>	<u>Approved Salary</u>	<u>Approved Increase</u>
Auditor	\$78,195	3.0%

County Attorney	\$128,010	3.0%
Recorder	\$76,011	3.0%
Sheriff	\$100,403	3.0%
Supervisors	\$37,931	3.0%
Treasurer	\$76,011	3.0%

PASSED AND APPROVED this 25th day of February, 2020.

/s/Jerry Muilenburg, Board Chairperson

ATTEST:/s/Ryan Dokter, Sioux County Auditor

- 11)** Motion by Degen and supported by Bloemendaal to set March 24, 2020 as the date for a public hearing on the Sioux County FY2021 budget. Motion carried unanimously.
- 12)** Motion by Bloemendaal and supported by Degen to adjourn the meeting. Motion carried unanimously and the meeting was adjourned at 10:18 a.m. until 9:00 a.m. Tuesday, March 10, 2020.

Jerry Muilenburg, Chairman
Sioux County Board of Supervisors

ATTEST: _____
Ryan Dokter
Sioux County Auditor