

Clinton County Board of Supervisors

Clinton County Administration Building
1900 North Third Street

John F. Staszewski, Chairperson
Dan Srp, Vice Chairperson
Shawn Hamerlinck

P.O. Box 2957
Clinton, Iowa 52733-2957
Telephone: (563) 244-0575

www.clintoncounty-ia.gov

PUBLIC NOTICE is hereby given that the Clinton County Board of Supervisors will meet at the following time and place: MONDAY, June 8, 2015, 9:00 A.M.; Clinton County Administration Building, Conference Room B, 1900 N. 3rd St., Clinton, IA.

9:00 a.m. Review Correspondence & Claims
Call to Order – Pledge of Allegiance

9:15 a.m. Formal Action & Motions

RESOLUTIONS

- Tax suspension request – Christy Poggenpohl
- Tax suspension request – Kim Drury
- Tax suspension request – Nicole Walker
- Tax suspension request – Pamela Postma
- Approve redemption of tax sale certificate 13-158
- Approve County Engineer Employment Contract
- Award Z-50/E-44 HMA Resurfacing Project contract to Mathy Construction Company
- Set public hearing to solicit public comment on the proposed Drake's Run minor subdivision
- Set a public hearing to solicit public comment on the proposed rezoning of property owned by Joe & Marcia Strunk in Hampshire Township
- Authorize the Chairman to sign the environmental review document for EIRHA's CFP contract
- Personnel termination – Recorder's Office

MOTIONS

- Utility permit #13-5 for Mid America Pipeline Co
- Utility permit #10-74 for Eastern Iowa Light and Power
- Authorize signing of contract for appraisal of 2.3 and 0.6 acres for Elvira Waste Water project from appraiser David Mark Nelson of Roy R. Fisher

GENERAL PUBLIC

DEPARTMENT HEADS, ELECTED OFFICIALS & EMPLOYEES

9:20 a.m. Drainage District Trustees
The Supervisors will convene as the Board of Trustees for DD#17 for discussion and possible action on two repair requests.

9:30 a.m. Discussion
Larry and Dana Morey of Sharon Township have requested to speak with the Supervisors concerning a fence issue.

9:40 a.m. Discussion/Possible Action

County Mental Health Coordinator Becky Eskildsen will speak with the Supervisors concerning the replacement of the Mental Health Court Advocate.

9:50 a.m. Personnel Discussion – County IT Director Betsy Smith

The Supervisors anticipate this discussion will be closed per Code of Iowa Sec. 21.5(1)(i).

June 8, 2015

RESOLUTION # 2015-_____

WHEREAS, Christy Poggenpohl has petitioned for property tax suspension under provision of Code of Iowa, Section 427.8, on the following described property:

3467 295th Street, Camanche, IA

PARCEL # 2201350500

WHEREAS, eligibility for said suspension has been verified by Kim Ralston, CAP Director.

BE IT RESOLVED by the Clinton County Board of Supervisors that tax suspension [for the collection of taxes, special assessments, and rates or charges, including interest, fees and costs] be and is hereby approved and the County Treasurer is authorized to make entry on her records accordingly, all under provision of Section 427.8, Code of Iowa.

BE IT FURTHER RESOLVED that tax suspension under provision of Section 427.8, Code of Iowa is for the 2014 Assessment Year and all prior years and it is the responsibility of the petitioning taxpayer to reapply for further tax suspension.

Roll Call:

Hamerlinck: _____

Srp: _____

Staszewski: _____

**John Staszewski, Chairperson
Clinton County Board of Supervisors**

ATTEST:

**Eric Van Lancker
County Auditor
County of Clinton
State of Iowa**

June 8, 2015

RESOLUTION # 2015-_____

WHEREAS, KIM DRURY has petitioned for property tax suspension under provision of Code of Iowa, Section 427.8, on the following described property:

715 10TH AVENUE S., CLINTON, IA PARCEL # 80375000000

WHEREAS, eligibility for said suspension has been verified by Kim Ralston, CAP Director.

BE IT RESOLVED by the Clinton County Board of Supervisors that tax suspension [for the collection of taxes, special assessments, and rates or charges, including interest, fees and costs] be and is hereby approved and the County Treasurer is authorized to make entry on her records accordingly, all under provision of Section 427.8, Code of Iowa.

BE IT FURTHER RESOLVED that tax suspension under provision of Section 427.8, Code of Iowa is for the 2014 Assessment Year and all prior years and it is the responsibility of the petitioning taxpayer to reapply for further tax suspension.

Roll Call:

Hamerlinck: _____

Srp: _____

Staszewski: _____

**John Staszewski, Chairperson
Clinton County Board of Supervisors**

ATTEST:

**Eric Van Lancker
County Auditor
County of Clinton
State of Iowa**

June 8, 2015

RESOLUTION # 2015-_____

WHEREAS, NICOLE WALKER has petitioned for property tax suspension under provision of Code of Iowa, Section 427.8, on the following described property:

722 10TH AVE SOUTH, CLINTON, IA

PARCEL #80-37210000

WHEREAS, eligibility for said suspension has been verified by Kim Ralston, CAP Director.

BE IT RESOLVED by the Clinton County Board of Supervisors that tax suspension [for the collection of taxes, special assessments, and rates or charges, including interest, fees and costs] be and is hereby approved and the County Treasurer is authorized to make entry on her records accordingly, all under provision of Section 427.8, Code of Iowa.

BE IT FURTHER RESOLVED that tax suspension under provision of Section 427.8, Code of Iowa is for the 2014 Assessment Year and all prior years and it is the responsibility of the petitioning taxpayer to reapply for further tax suspension.

Roll Call:

Hamerlinck: _____

Srp: _____

Staszewski: _____

John Staszewski, Chairperson
Clinton County Board of Supervisors

ATTEST:

Eric Van Lancker
County Auditor
County of Clinton
State of Iowa

June 8, 2015

RESOLUTION # 2015-_____

WHEREAS, Pamela Postma has petitioned for tax suspension under provision of Code of Iowa, Section 427.9, on the following property:

1001 N 3rd Street, Clinton, IA

Parcel #: 84-03610000

WHEREAS, eligibility for said suspension has been verified by the Iowa Department of Human Services.

BE IT RESOLVED by the Clinton County Board of Supervisors that tax suspension (for the collection of taxes, special assessments, and rates or charges, including interest, fees and costs) be and is hereby approved and the County Treasure shall make entry on her records accordingly, all under provision of Section 427.9, Code of Iowa.

BE IT FURTHER RESOLVED that tax suspension under provision of Section 427.9, Code of Iowa is for the 2014 Assessment Year and all prior years and it is the responsibility of the petitioning taxpayer to reapply for further tax suspension.

Roll Call:

Hamerlinck: _____

Srp: _____

Staszewski: _____

John Staszewski, Chairman
Clinton County Board of Supervisors

ATTEST:

Eric Van Lancker
County Auditor
County of Clinton
State of Iowa

RESOLUTION # 2015-

WHEREAS, Wendy L. Bell has petitioned for a Tax Sale Certificate Redemption under provisions of Code of Iowa, Section 447.9, on the following described property:

734 15th Avenue S, Clinton, IA

Parcel # 8005630000

WHEREAS, eligibility for said 447.9 tax sale certificate redemption has been verified by Kim Ralston, CAP Director.

BE IT RESOLVED by the Clinton County Board of Supervisors that the redemption of the tax sale certificate 13-158 be and is hereby approved effective May 29, 2015. Additionally the Clinton County Board of Supervisors approves the payment of the interest due to the holder of Tax Sale Certificate FRTL-B159 LLC/UMB Bank; PO Box 17901, Denver, CO 80217. The County Treasurer is authorized to make entry on this record accordingly.

Roll Call:

Hamerlinck: _____

Srp: _____

Staszewski: _____

John Staszewski, Chairperson
Clinton County Board of Supervisors

ATTEST:

Eric Van Lancker
County Auditor
County of Clinton
State of Iowa

RESOLUTION # 2015-_____

June 8, 2015

WHEREAS, according to Iowa Code Section 309.17, the Board of Supervisors shall employ one or more licensed civil engineers who shall be known as county engineers, and,

WHEREAS, it is in the best interest of both parties to review the Clinton County Engineer Employment Contract and Agreement annually;

THEREFORE BE IT RESOLVED by the Board of Supervisors of Clinton County, Iowa, that said employment contract and agreement be and is hereby approved.

Roll Call:

Hamerlinck: _____

Srp: _____

Staszewski: _____

ATTEST:

**Eric Van Lancker
County Auditor
County of Clinton
State of Iowa**

**Chairman
Clinton County Board of Supervisors**

June 8, 2015

RESOLUTION # 2015-_____

WHEREAS: The Clinton County Board of Supervisors has considered the bids received by the Iowa Department of Transportation (IDOT) on May 19, 2015 for a HMA Resurfacing- Cold In-Place Recycling project located on Z-50 and E-44 (442nd Avenue, 115th Street), north of Andover, Project No. FM-C023 (97)—55-23.

WHEREAS: the total amount of each bid was as follows:

Mathy Construction Company	\$1,361,467.55
Determann Asphalt, LLC	\$1,466,896.65

THEREFORE BE IT RESOLVED that the Board of Supervisors of Clinton County, Iowa, concurs in the IaDOT's recommendation that the contract for said work be awarded to the low bidder, as follows:

Mathy Construction Company	\$1,361,467.55
Onalaska, WI	

BE IT FURTHER RESOLVED that the Chairperson of the Board of Supervisors be authorized to execute said contracts on behalf of Clinton County, Iowa.

Roll Call:

Hamerlinck: _____

Srp: _____

Staszewski: _____

ATTEST:

Eric Van Lancker
County Auditor
County of Clinton
State of Iowa

Chairman
Clinton County Board of Supervisors

RESOLUTION #2015 - _____

BE IT RESOLVED, that the Clinton County Board of Supervisors will hold a Public Hearing on the **22nd day of June, 2015 at 9:45 a.m.** in Conference Room B at the Clinton County Administration Building, 1900 North 3rd Street, Clinton, Iowa 52732 for the purpose of soliciting public comment on a proposed map amendment to the Clinton County Zoning Ordinance changing the designation of certain property in Section 6, Township 82 North, Range 7 East of the 5th P.M. from AR-1 (Agricultural Recreational) to R-1 (Suburban Residential); and

BE IT FURTHER RESOLVED, the Clinton County Board of Supervisors authorizes Planning and Zoning Director Nate Mueller to prepare and submit the proper Public Hearing notice to the appropriate media outlets.

Roll Call: Hamerlinck: _____

Srp: _____

Staszewski: _____

**John Staszewski, Chairperson
Clinton County Board of Supervisors**

ATTEST:

**Eric Van Lancker, County Auditor
County of Clinton, State of Iowa**



ECIA

June 3, 2015

MEMO TO: Clinton County Board of Supervisors

RE: EIRHA Environmental Review

FROM: Mark Schneider *MS*

The US Department of Housing & Urban Development (HUD) awards regional housing authorities, including the Eastern Iowa Regional Housing Authority (EIRHA) funding from its Capital Fund Program (CFP) on a five-year basis to maintain and upgrade their public housing units. All federally funded projects require an environmental review. HUD has previously completed environmental reviews for housing authorities but this year has discontinued this service. EIRHA contracted with ECIA, who does this type of work on federally funded projects, including many in Clinton County and for another housing authority, to complete the environmental review for this funding contract.

The housing authorities are not allowed under HUD regulations to approve and sign the environmental review. The regulations require that the environmental review must be accepted and approved by the local government and signed by the chief elected official. The resolution is on the agenda so the Board of Supervisors can accept and approve the environmental review for the Clinton County EIRHA properties and authorize the Chairperson's signature on the forms.

There is no direct budget impact here as EIRHA is not part of the County's financial structure. EIRHA will be paying for the contractual costs of ECIA to complete the environmental review.

It is my recommendation that the Board of Supervisors approve the resolution as proposed.

June 8, 2015

RESOLUTION 2015-_____

WHEREAS, the Eastern Iowa Regional Housing Authority (EIRHA) received notice from the US Department of Urban Development (HUD) that EIRHA will be awarded a five-year Capital Fund Program (CFP) contract to complete upgrades to its public units; and

WHEREAS, HUD requires an environmental review to be conducted by EIRHA to be eligible to receive the CFP funding; and

WHEREAS, the EIRHA contracted with the ECIA Community Development Department to conduct the environmental review; and

WHEREAS, HUD requires that a local government accept responsibility for the environmental review; and

WHEREAS, Clinton County supports and endorses the work of the EIRHA in Clinton County;

THEREFORE BE IT RESOLVED by the Clinton County Board of Supervisors that Clinton County approves the environmental review conducted by ECIA on behalf of the EIRHA for its CFP contract and authorizes the Chairperson to sign the environmental review documents.

Roll Call:

Hamerlinck: _____

Srp: _____

Staszewski: _____

Chairperson, John Staszewski

ATTEST:

County Auditor, Eric Van Lancker

June 8, 2015

RESOLUTION 2015-_____

WHEREAS, Beth Varner has exercised her right to bump into the County Recorder's Office pursuant to Section 7.05 of the General Services Collective Bargaining Agreement with her first day of employment in said Recorder's Office being April 23, 2015; and

WHEREAS, in accordance with Section 7.04 of the General Services Collective Bargaining Agreement, Beth Varner was given up to 30 working days to satisfactorily perform her job; and

WHEREAS, Beth Varner has not performed her job to the satisfaction of the County Recorder and as a consequence has been relieved of her duties and dismissed from the County Recorder's Office effective June 2, 2015;

THEREFORE BE IT RESOLVED by the Board of Supervisors of Clinton County, Iowa, that the County Auditor be and is hereby authorized to discontinue payroll from the General Basic Fund, County Recorder's Office, for Beth Varner as Clerk II effective June 2, 2015.

Roll Call:

Hamerlinck: _____

Srp: _____

Staszewski: _____

John Staszewski, Chairperson

ATTEST:

County Auditor, Eric Van Lancker

**APPLICATION FOR APPROVAL OF CONSTRUCTION
WITHIN CLINTON COUNTY RIGHT-OF-WAY**

This is a Permit Application for telecommunications, electric, gas, water, earthwork, drainage and other miscellaneous work within county ROW. The applicant agrees to comply with the following permit requirements. Compliance shall be determined by the sole discretion of the County Engineer as deemed necessary to promote public health, safety and the general welfare. These requirements shall apply unless waived in writing by the County Engineer prior to installation.

Applicant Name: Enterprise Products / Mid America Pipeline

Street Address: 2727 N. Loop West

City, State & Zip Code: Houston, Texas 77008-1044

Contact Person: Gayle Snow 316-734-5973

1. Location Plan. An applicant shall file a completed location plan as an attachment to this Permit Application. The location plan shall set forth the location of the proposed utility and/or construction on the secondary road system and include a description of the proposed installation.
2. Written Notice. At least 10 working days prior to the proposed construction, an applicant shall file with the County Engineer a written notice stating the time, date, location and nature of the proposed construction. Permits will be issued for a maximum period of one year.
3. Inspection. The County Engineer may provide a full-time inspector during the installation of utility lines and construction within ROW to insure compliance with this permit. The inspector may have the right, during reasonable hours and after showing proper identification, to enter any installation site in the discharge of the inspector's official duties, and to make any inspection or test that is reasonably necessary to protect the public health, safety and welfare.
4. Inspection Fees. **(Utility Permits Only)** Upon approval of the application by the Board of Supervisors, the permit will be issued by the County Engineer upon payment of the required prepaid \$100.00 permit fee made payable to the County Treasurer's office. Inspection fees may be required by the County Engineer and paid by the applicants. The applicant shall pay actual costs directly attributable to the installation inspection conducted by the County Engineer.
5. Requirements. The installation inspector shall assure that the following requirements have been met:
 - A) Construction signing shall comply with the Manual on Uniform Traffic Control Devices.
 - B) Depth – (Add additional depth if ditch has silted to the thickness of the deposited silt.) The minimum depth of cover shall be as follows:

Telecommunications.....	36"	Electric.....	48"
Gas.....	48"	Water.....	60"
Sewer.....	60"		

- C) The applicant shall use reference markers in the right-of-way ("R.O.W.") boundary to locate line and changes in alignment as required by the County Engineer. A permanent warning tape shall be placed one (1) foot above all underground utility lines.
 - D) All tile line locations shall be marked with references located in the R.O.W. line.
 - E) No underground utility lines shall cross over a crossroad drainage structure without written approval.
 - F) Residents along the utility route shall have uninterrupted access to public roads. An all-weather access shall be maintained for residents adjacent to the project.
 - G) A joint assessment of the road surfacing shall be made by the applicant and the Road Maintenance Superintendent both before and after construction. After construction, granular surfacing shall be added to the road by the applicant to restore the road to its original condition excluding tile crossings. After surfacing has been applied, the road surface shall be reviewed by the Road Maintenance Superintendent once the road has been saturated, to determine if additional surfacing on the roadway by the applicant is necessary.
 - H) All damaged areas within the R.O.W. shall be repaired and restored to at least its former condition by the applicant or the cost of any repair work caused to be performed by the County will be assessed against the applicant.
 - I) Areas disturbed during construction which present an erosion problem shall be rectified by the applicant in a manner approved by the County Engineer.
 - J) All trenches, excavations, and utilities that are knifed shall be properly tamped.
 - K) All utilities shall be located between the bottom of the backslope and the bottom of the foreslope, unless otherwise approved in writing by the County Engineer prior to installation.
 - L) Paved road utility crossings shall be bored. The depth below the road surface shall match the minimum depth of cover for the respective utility.
6. Non-Conforming Work. The County Engineer may suspend the installation at any time if the applicant's work does not meet the requirements set forth in this Permit.
7. Emergency Work. In emergency situations, work may be initiated by an applicant without first obtaining a permit. However, a permit must be obtained within fourteen (14) days of initiation of the work. All emergency work shall be done in conformity with the provisions of this ordinance and shall be inspected for full compliance.
8. County Infraction. Violation of this permit is a county infraction under Iowa Code Section 331.307, punishable by a civil penalty of \$100 for each violation. Each day that a violation occurs or is permitted to exist by the applicant constitutes a separate offense.
9. Hold Harmless. The utility company shall save the County harmless of any damages resulting from the applicant's operations. A copy of a certificate of insurance naming the County as an additional insured for the permit work shall be filed in the County Engineer's office prior to installation. The minimum limits of liability under the insurance policy shall be \$1,000,000.

10. Permit Required. No applicant shall install any lines unless such applicant has obtained a permit from the County Engineer and has agreed in writing that said installation will comply with all ordinances and requirements of the County for such work. Applicants agree to hold the County free from liability for all damage to applicant's property which occurs proximately as a result of the applicant's failure to comply with said ordinances or requirements.
11. Relocation. The applicant shall, at any time subsequent to installation of utility lines, at the applicant's own expense, relocate or remove such lines as may become necessary to conform to new grades, bridge construction, alignment or widening of R.O.W. resulting from maintenance or construction operations for highway improvements.

6-1-15

DATE SUBMITTED

Mid America Pipeline

NAME OF APPLICANT OR COMPANY

Gayle Snow

BY

ROW Agent

APPROVAL:

DATE

COUNTY ENGINEER

APPROVAL: Required for Franchise Utility Permit Applications Only

DATE

CHAIRPERSON, BOARD OF SUPERVISORS



P.O. Box 4324 Houston, Texas 77210-4324 713.880.6500
2727 North Loop West Houston, Texas 77008-1044 www.epplp.com

June 1, 2015

Dear Sirs,

Enterprise Products Operating L.P./Mid-America Pipeline Company is requesting a permit to repair our existing pipeline within Clinton County's, Road Right-of-Way.

We will be excavating, evaluating and repairing any anomaly found.

**The excavating site is located on the East side of 262nd Ave.
Approximately 3100 feet south of 270th St. on a Dead End road.**

The dig will be approximately 10 feet deep or less and approximately 40 feet wide.

We will comply with all rules and regulations stated in the permit requirements application. The road right-of-way will be left in uniform condition and all areas disturbed shall be seeded and mulched.

We do not anticipate getting into the road surface itself.

If excavation is required on the road surface, in order to repair the pipe, the size and type of gravel replaced, on roadway, will be at County's recommendations.

Attached, please find the approximate location of the above mentioned project.

Should you have any questions, please contact Gayle Snow at 316-734-5973.

I will pick up the permit. Please do not mail.

Your assistance is greatly appreciated.

Thank you,

A handwritten signature in cursive script that reads "Gayle Snow".

Gayle Snow

Right-of-way Agent

316-734-5973

Twin Peaks Field Services Inc.

gsnow@twinpeaksfieldservices.com



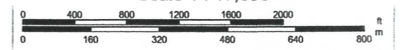
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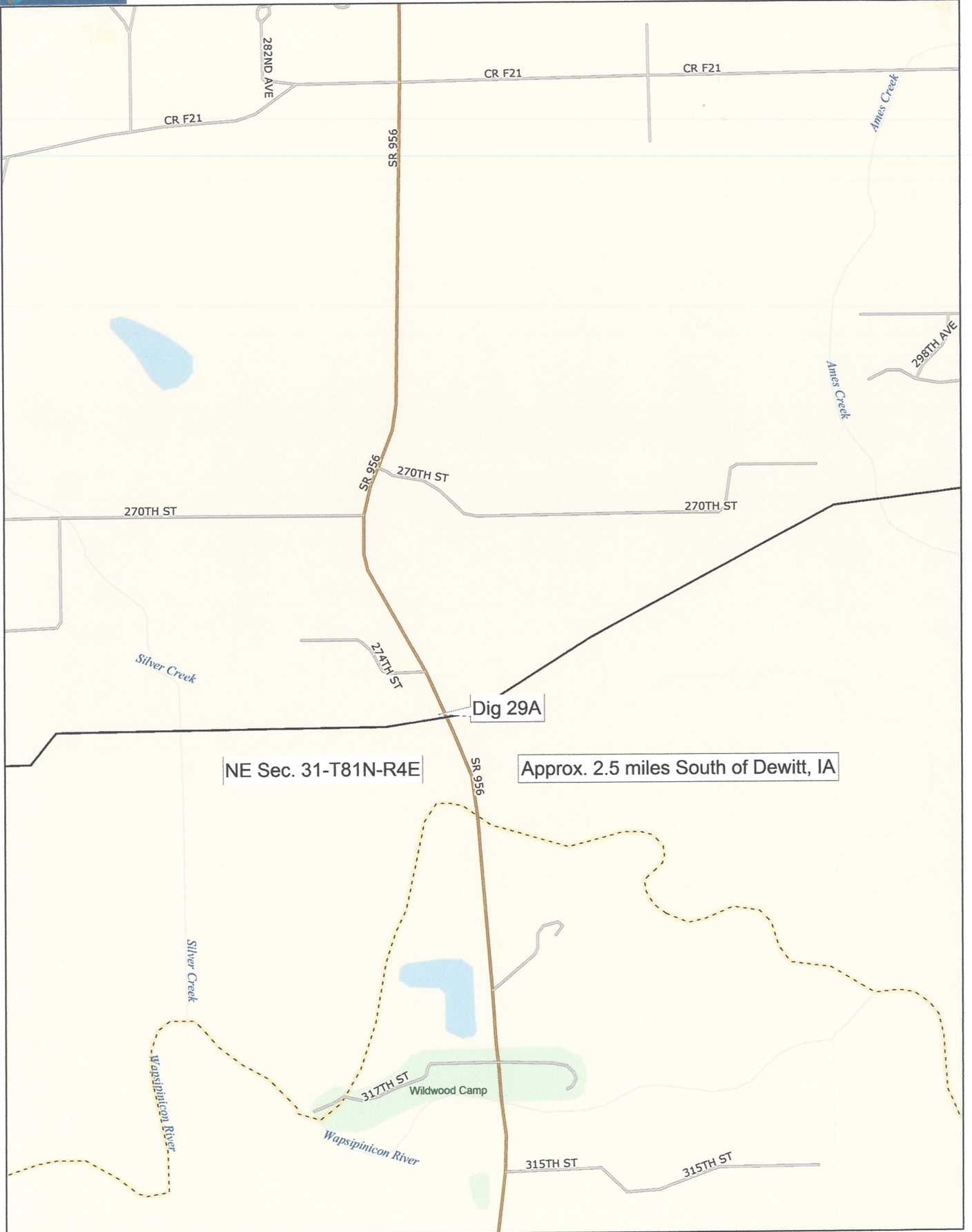


Scale 1 : 17,600



1" = 1,466.7 ft

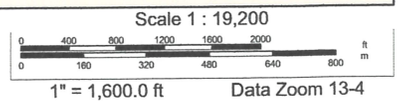
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CLINTON COUNTY ENGINEER

Clinton County Administration Building
1900 North Third Street
P.O. Box 2957
Clinton, Iowa 52733-2957
563-244-0564
Fax: 563-243-3739

June 8, 2015

Mid America Pipeline
Attn: Gayle Snow
Twin Peaks Field Services
20527 West 95th Street
Lenexa, KS 66220-3659

Subject: Permit # 13-5 Pipeline Maintenance

Dear Gayle,

Please find enclosed one signed copy of your requested permit for maintenance within the county right-of-way. This permit was approved based on the following stipulation:

Please call 24 hours before construction and keep one copy of the permit and construction plans at the job site.

As built plans or a letter stating that the above permitted utility has been constructed as permitted will be required within sixty (60) days of construction.

Please submit the \$100 permit fee, made payable to the Clinton County Engineer's Office. If you have any questions, please call the office at the above listed number. Thank you.

Sincerely,

Elliott Pennock, EIT
Assistant County Engineer

**CLINTON COUNTY
BOARD OF SUPERVISORS
MOTION**

June 8, 2015

Supervisor _____ moved to authorize the Chairperson to sign Utility Permit Number 13-5 for Mid America Pipeline Co. to perform maintenance on a pipeline within the county right-of-way located in Section 35 of DeWitt South along the east side of 262nd Avenue, T81-R3E, and in Section 31 of DeWitt South along the west side of Y68 (SR 956), T81-R4E.

Roll Call:

Hamerlinck: _____

Srp: _____

Staszewski: _____

Motion _____

APPLICATION FOR APPROVAL OF CONSTRUCTION
WITHIN CLINTON COUNTY RIGHT-OF-WAY

This is a Permit Application for telecommunications, electric, gas, water, drainage utilities and other miscellaneous work within county ROW. The applicant agrees to comply with the following permit requirements. Compliance shall be determined by the sole discretion of the County Engineer as deemed necessary to promote public health, safety and the general welfare. These requirements shall apply unless waived in writing by the County Engineer prior to installation.

Applicant Name: Eastern Iowa Light & Power
Street Address: 500 S. 5th Street
City, State, Zip: Dewitt, IA, 52742
Contact Person: Aaron Healy: 563-649-3146 x7390 or 563-529-3723

1. Location Plan. An applicant shall file a completed location plan as an attachment to this Permit Application. The location plan shall set forth the location of the proposed utility and/or construction on the secondary road system and include a description of the proposed installation.
2. Written Notice. At least 10 working days prior to the proposed construction, an applicant shall file with the County Engineer a written notice stating the time, date, location and nature of the proposed construction.
3. Inspection. The County Engineer may provide a full-time inspector during the installation of utility lines and construction within ROW to insure compliance with this permit. The inspector may have the right, during reasonable hours and after showing proper identification, to enter any installation site in the discharge of the inspector's official duties, and to make any inspection or test that is reasonably necessary to protect the public health, safety and welfare.
4. Inspection Fees. Upon approval of the application by the Board of Supervisors, the permit will be issued by the County Engineer upon payment of the required prepaid \$100.00 permit fee made payable to the County Treasurer's office. Inspection fees may be required by the County Engineer and paid by the applicants. The applicant shall pay actual costs directly attributable to the installation inspection conducted by the County Engineer.
5. Requirements. The installation inspector shall assure that the following requirements have been met:
 - A) Construction signing shall comply with the Manual on Uniform Traffic Control Devices.
 - B) Depth - (Add additional depth if ditch has silted to the thickness of the deposited silt.) The minimum depth of cover shall be as follows:

Telecommunications.....	36"	Electric.....	48"
Gas.....	48"	Water.....	60"
Sewer.....	60"		

- C) The applicant shall use reference markers in the right-of-way ("R.O.W.") boundary to locate line and changes in alignment as required by the County Engineer. A permanent warning tape shall be placed one (1) foot above all underground utility lines.
 - D) All tile line locations shall be marked with references located in the R.O.W. line.
 - E) No underground utility lines shall cross over a crossroad drainage structure without written approval.
 - F) Residents along the utility route shall have uninterrupted access to public roads. An all-weather access shall be maintained for residents adjacent to the project.
 - G) A joint assessment of the road surfacing shall be made by the applicant and the County Engineer both before and after construction. After construction, granular surfacing shall be added to the road by the applicant to restore the road to its original condition. After surfacing has been applied, the road surface shall be reviewed by the County Engineer once the road has been saturated, to determine if additional surfacing on the roadway by the applicant is necessary.
 - H) All damaged areas within the R.O.W. shall be repaired and restored to at least its former condition by the applicant or the cost of any repair work caused to be performed by the County will be assessed against the applicant.
 - I) Areas disturbed during construction which present an erosion problem shall be solved by the applicant in a manner approved by the County Engineer.
 - J) All trenches, excavations, and utilities that are knifed shall be properly tamped.
 - K) All utilities shall be located between the bottom of the backslope and the bottom of the foreslope, unless otherwise approved in writing by the County Engineer prior to installation.
 - L) Paved road crossings shall be bored. The depth below the road surface shall match the minimum depth of cover for the respective utility.
6. Non Conforming Work. The County Engineer may suspend the installation at any time if the applicant's work does not meet the requirements set forth in this Permit.
 7. Emergency Work. In emergency situations, work may be initiated by an applicant without first obtaining a permit. However, a permit must be obtained within fourteen (14) days of initiation of the work. All emergency work shall be done in conformity with the provisions of this ordinance and shall be inspected for full compliance.
 8. County Infraction. Violation of this permit is a county infraction under Iowa Code Section 331.307, punishable by a civil penalty of \$100 for each violation. Each day that a violation occurs or is permitted to exist by the applicant constitutes a separate offense.
 9. Hold Harmless. The utility company shall save the County harmless of any damages resulting from the applicant's operations. A copy of a certificate of insurance naming the County as an additional insured for the permit work shall be filed in the County Engineer's office prior to installation. The minimum limits of liability under the insurance policy shall be \$1,000,000.

10. Permit Required. No applicant shall install any lines unless such applicant has obtained a permit from the County Engineer and has agreed in writing that said installation will comply with all ordinances and requirements of the County for such work. Applicants agree to hold the County free from liability for all damage to applicant's property which occurs proximately as a result of the applicant's failure to comply with said ordinances or requirements.
11. Relocation. The applicant shall, at any time subsequent to installation of utility lines, at the applicant's own expense, relocate or remove such lines as may become necessary to conform to new grades, bridge construction, alignment or widening of R.O.W. resulting from maintenance or construction operations for highway improvements.

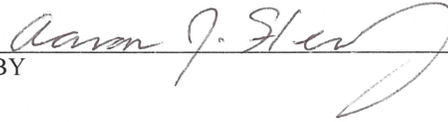
05-29-2015

DATE

Eastern Iowa Light & Power

NAME OF APPLICANT OR COMPANY

BY



**RECOMMENDED FOR
APPROVAL:**

DATE

COUNTY ENGINEER

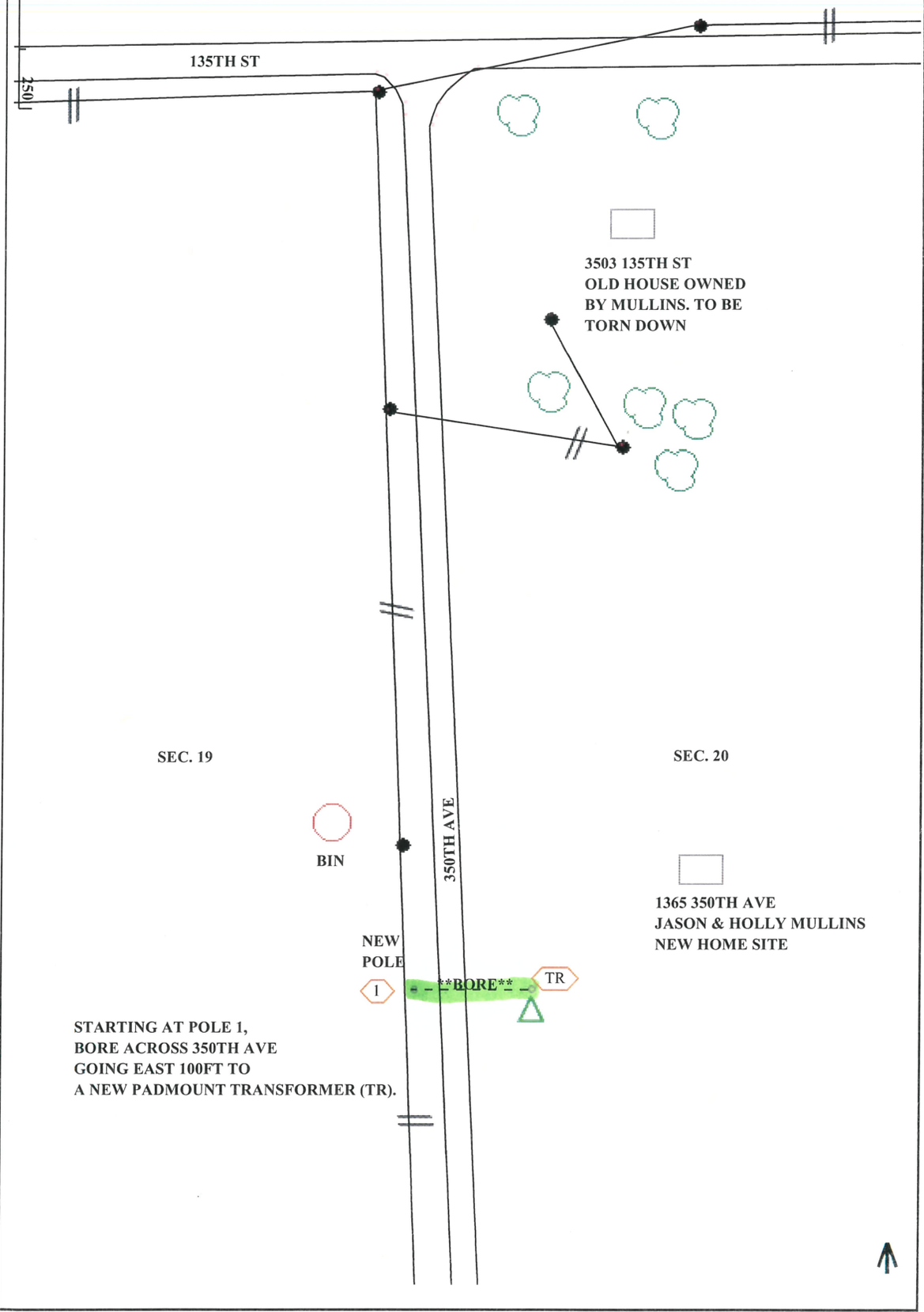
APPROVAL:

DATE

CHAIRPERSON, BOARD OF SUPERVISORS

North

CLINTON CO. DEEP CREEK TWP
83N-5E
SEC. 19&20



135TH ST

2501

3503 135TH ST
OLD HOUSE OWNED
BY MULLINS. TO BE
TORN DOWN

SEC. 19

SEC. 20

BIN

350TH AVE

1365 350TH AVE
JASON & HOLLY MULLINS
NEW HOME SITE

NEW
POLE

I

BORE

TR

STARTING AT POLE 1,
BORE ACROSS 350TH AVE
GOING EAST 100FT TO
A NEW PADMOUNT TRANSFORMER (TR).



North

CLINTON CO. DEEP CREEK TWP
83N-5E
SEC. 19&20

135TH ST

350 S 135TH ST
OLD HOUSE OWNED
BY MULLINS TO BE
TORN DOWN

SEC. 19

SEC. 20

BIN

350TH AVE

1365 350TH AVE
JASON & HOLLY MULLINS
NEW HOME SITE

NEW
POLE

B

TR

STARTING AT POLE 1,
BORN ACROSS 350TH AVE
GOING EAST 80FT TO
A NEW PADMOUNT TRANSFORMER TR



**CLINTON COUNTY
BOARD OF SUPERVISORS
MOTION**

June 8, 2015

Supervisor _____ moved to authorize the Chairperson to sign Utility Permit Number 10 – 74 for Eastern Iowa Light and Power to bore underground electrical across 350th Avenue in Sections 19 and 20 of Deep Creek Township, T83N-R5E.

Roll Call:

Hamerlinck: _____

Srp: _____

Staszewski: _____

Motion _____

**CLINTON COUNTY
BOARD OF SUPERVISORS
MOTION**

June 8, 2015

Motion by Supervisor _____ to authorize the Chairperson to sign contract from appraiser David Mark Nelson of Roy R. Fisher to appraise the market value for a 2.3 acre sites to be acquired in fee simple, and a permanent easement or fee simple acquisition on a 0.6 acre site, both in Elvira, Iowa.

Roll Call:

Hamerlinck: _____

Srp: _____

Staszewski: _____

Motion _____