Faulkner County Ordinances

(2011)

Ordinance Number	<u>Title</u>	Page #
11-01	Amend and Supplement Ordinance 10-33	3
11-02	Amend and Supplement Ordinance 10-33	4
11-03	Amend and Supplement Ordinance 10-33	5-7
11-04	Amend Ordinance 10-30	8-13
11-05	Amend and Supplement Ordinance 10-33	14
11-06	Amend and Supplement Ordinance 10-33	15
11-07	Amend and Supplement Ordinance 10-33	16-18
11-08	Authorizing Pulaski Co JP to Perform a Marriage in Faulkner County	19
11-09	Amend and Supplement Ordinance 10-33	20-21
11-10	Amend and Supplement Ordinance 10-33	22-23
11-11	Amend and Supplement Ordinance 10-33	24-25
11-12	Amend and Supplement Ordinance 10-33	26
11-13	Amend and Supplement Ordinance 10-33	27-28
11-14	Amend and Supplement Ordinance 10-33	29
11-15	Flood Damage Prevention Program	30-52
11-16	Amend and Supplement Ordinance 10-33	53-54
11-17	Authorizing a Credit Card Transaction Fee to be Collected by District Court	55-56
11-18	Amend and Supplement Ordinance 10-33	57-58
11-19	Amend and Supplement Ordinance 10-33	59
11-20	Purchasing New Electronic Voting Machines	60
11-21	Amend and Supplement Ordinance 10-33	61-63
11-22	Amend and Supplement Ordinance 10-33	64
11-23	Amend and Supplement Ordinance 10-33	65-67
11-24	Amend and Supplement Ordinance 10-33	68-69
11-25	Amend and Supplement Ordinance 10-33	70
11-26	Levying Millage Taxes on all Property, Real Estate and Personal	71-80

11-27	Establish the Annual Operating Budge for Calendar Year 2012	81
11-28	Approprite Funds Received under Act 799 of 2003	82-83
11-29	Amend and Supplement Ordinance 10-33	84-88

Conway, Arkansas 72034

ZGII FEB 16 P 3: 23

HELIKDA REYNOLDS

ORDINANCE 11-01

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1:

\$65.00 is transferred within department 5200, Juvenile Probation, from expenditure code

16 - Printing and Supplies to expenditure code 33 - Service Contracts.

Section 2:

\$611.92 is anticipated/projected to County General Fund (01).

(Revenue Series 8620)

\$611.92 is appropriated from County General Fund (01) to department 500, Sheriff,

expenditure code 05 - Overtime.

Section 3:

\$8,134.57 is anticipated/projected to Federal Drug Forfeiture Fund (135).

(Revenue Series 7617)

\$8,134.57 is appropriated from Federal Drug Forfeiture Fund (135) to department 1600,

Federal Drug Forfeiture, expenditure code 70 – Lease/Purchase.

Section 4:

\$3,500.00 is transferred within department 3800, Circuit Court 4th Division, from

expenditure code 93 - Machinery and Equipment to expenditure code 65 - Building and

Improvements.

Section 5:

\$12,000.00 is anticipated/projected to County General Fund (01).

(Revenue Series 8504)

\$12,000.00 is appropriated from County General Fund (01) to department 4200, Contract

Services, expenditure code 30 - CDBG Grant - Bethlehem House.

Section 6:

\$11,543.76 is transferred from department 900, Circuit Court 1st Division, to department

5800, Circuit Court 3rd Division as follows:

Amount

From

To

\$4,860.97

19 – Joint Budget Supplies 19 – Joint Budget Supplies

\$6,682,79

20 - Joint Budget Computer 20 - Joint Budget Computer

Dated: February 15, 2011

Dated: February 15, 2011

Attest:

Angela Smith

Quorum Court Secretariat

Faulkner County, AR

Approved:

Preston Scroggin

Faulkner County Judge

Conway, Arkansas 72034



FILE IO

MELINDA REYNOLDS

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1: \$42,441.73 is appropriated from County General Fund (01) to department 200, County Clerk, as follows:

\$29,000.00	01 – Salaries
\$ 2,218.50	06 – Social Security
\$ 3,756.95	07 – Retirement
\$ 7,376.28	09 - Health Insurance
\$ 90.00	12 – Fringe Benefits

Section 2: \$28,453.01 is anticipated/projected to County General Fund (01). (Revenue Series 8504)

\$28,453.01 is appropriated from County General Fund (01) to department 6500, Under-Aged Drinking Law Grant, as follows:

\$ 1,470.00	05 – Overtime Comp
\$ 1,920.00	16 – Printing and Supplies
\$ 2,000.00	23 – Food
\$10,450.00	55 - Advertising and Publication
\$ 1,100.00	78 – Officers Equipment
\$ 815.01	79 – Meals and Lodging
\$ 2,000.00	80 – Training
\$ 8,698.00	86 – Special Projects

Dated: February 15, 2011

Affirm:

Angela Smith

Attest:

Quorum/Court Secretariat

Faulkner County, AR

Preston Scroggin

Dated: February 15, 2011

Faulkner County Judge

Conway, Arkansas 72034



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ORDINANCE 11-03

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansascias An Ordinance to be entitled: An appropriation Ordinance to amend and TY CLERK supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1: \$2,400.00 is transferred within department 100, County Judge, from expenditure code 46 – Special Legal to expenditure code 01 – Salaries.

Section 2: \$2,400.00 is transferred within department 200, County Clerk, from expenditure code 07 – Retirement to expenditure code 01 – Salaries.

Section 3: \$1,200.00 is appropriated as a transfer from County Recorder's Cost Fund (03) to County General Fund (01).

\$1,200.00 is anticipated/projected to County General Fund (01). (Revenue Series 8300)

\$1,200.00 is appropriated from County General Fund (01) to department 300, Circuit Clerk, expenditure code 01 – Salaries.

Section 4: \$2,400.00 is transferred within department 400, County Treasurer, from expenditure code 07 – Retirement to expenditure code 01 – Salaries.

Section 5: \$30,000.00 is transferred from department 4200, Contract Services, expenditure code 27 – MEMS to department 500, Sheriff, expenditure code 01 – Salaries.

Section 6: \$3,600.00 is transferred within department 600, Collector, from expenditure code 65 – Buildings and Improvements to expenditure code 01 – Salaries.

Section 7: \$10,200.00 is transferred within department 700, Assessor, from expenditure code 18 – Small Equipment to expenditure code 01 – Salaries.

Section 8: \$600.00 is transferred within department 900, Circuit Court 1st Division, from expenditure code 68 – Machinery and Equipment Rental to expenditure code 01 – Salaries.

Section 9: \$600.00 is transferred within department 1000, Circuit Court 3rd Division, from expenditure code 16 – Printing and Supplies to expenditure code 01 – Salaries.

- Section 10: \$600.00 is transferred within department 1700, County Civil Attorney, from expenditure code 71 Computer to expenditure code 01 Salaries.
- Section 11: \$5,400.00 is transferred from department 4200, Contract Services, expenditure code 27 MEMS to department 1900, Circuit Court 5th Division, expenditure code 01 Salaries.
- Section 12: \$2,400.00 is transferred within department 2300, Building Maintenance, from expenditure code 65 Buildings and Improvements to expenditure code 01 Salaries.
- Section 13: \$23,400.00 is transferred from department 4200, Contract Services, expenditure code 27 MEMS to department 2400, County Jail, expenditure code 01 Salaries.
- Section 14: \$600.00 is transferred within department 2700, Coroner, from expenditure code 04 Contract Services to expenditure code 01 Salaries.
- Section 15: \$2,400.00 is transferred within department 3000, OEM, from expenditure code 61 Utilities to expenditure code 01 Salaries.
- Section 16: \$600.00 is transferred within department 3100, County Clerk Automation, from expenditure code 93 Machinery and Equipment to expenditure code 01 Salaries.
- Section 17: \$600.00 is transferred within department 4300, Collector's Automation, from expenditure code 71 Computer to expenditure code 01 Salaries.
- Section 18: \$36,000.00 is appropriated as a transfer from Jail Fines Fund (31) to Criminal Justice Fund (28).

\$36,000.00 is anticipated/projected to Criminal Justice Fund (28). (Revenue Series 8300)

\$36,000.00 is appropriated from Criminal Justice Fund (28) to department 4600, Criminal Justice, expenditure code 01 – Salaries.

Section 19: \$600.00 is transferred within department 4900, 9-1-1, from expenditure code 49 – Telephone to expenditure code 01 – Salaries.

Section 20: \$1,800.00 is appropriated as a transfer from County General Fund (01) to Juvenile Probation Fund (47).

\$1,800.00 is anticipated/projected to Juvenile Probation Fund (47). (Revenue Series 8300)

\$1,800.00 is transferred from department 4200, Contract Services, expenditure code 27 – MEMS to department 5200, Juvenile Probation expenditure code 01 – Salaries.

Section 21: \$1,800.00 is transferred within department 5400, Data Processing, from expenditure code 33 – Service Contracts to expenditure code 01 – Salaries.

Section 22: \$500.00 is transferred within department 5700, Under-Aged Substance Abuse Education from expenditure code 70 – Lease/Purchase to expenditure code 01 – Salaries.

Section 23: \$600.00 is transferred within department 5800, Circuit Court 2nd Division, from expenditure code 49 - Telephone to expenditure code 01 – Salaries.

Section 24: \$600.00 is transferred from department 4200, Contract Services, expenditure code 27 - MEMS to department 6300, Jail Juvenile Grant, expenditure code 01 - Salaries.

Section 25: \$3,000.00 is appropriated as a transfer from Public Defender Investigation Fund (49) to Victim of Crime Fund (41).

\$3,000.00 is anticipated/projected to Victim of Crime Fund (41). (Revenue Series 8300)

\$3,000.00 is appropriated from Victim of Crime Fund (41) to department 6400, Victim of Crime, expenditure code 01 – Salaries.

Affirm:

Section 26: \$600.00 is transferred within department 7200, Victim Services and Domestic Violence, from expenditure code 25 – Fuel, Oil, and Lube to expenditure code 01 – Salaries.

Dated: February 15, 2011 Dated: February 15, 2011

Angela Smith

Attest:

Quorum Court Secretariat Faulkner County, Arkansas Preston Scroggin

Faulkner County Judge Faulkner County, Arkansas

Faulkner County Quorum Court (501) 450-4900 Conway, Arkansas 72034



ORDINANCE 11-04

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas.

An Ordinance to be entitled: An Ordinance to amend Ordinance 10-30 which appropriated and levied millage taxes on all property, real estate and personal, in Faulkner County, and for other purposes.

- Section 1: On December 28, 2010, Ordinance 10-30 was adopted by the Faulkner County Quorum Court and apportioned and levied on all real and personal property within Faulkner County, Arkansas, ad volerem taxes for year 2010 incorporated by reference herein, the provision of the 2010 millage rate for school districts in Faulkner County, Arkansas, which was attached to the above-mentioned Ordinance.
- Section 2: The millage rate associated with the Quitman School District was set by the above-mentioned Ordinance at 32.1 mils.
- Section 3: As a result of a related tax rollback in Cleburne County, it is mandated that Faulkner County amend the Quitman School District millage rate to 33.5 mils.
- Section 4: The millage rate associated with the Rose Bud School District was set by the above-mentioned Ordinance at 38.7 mils.
- Section 5: As a result of a related tax rollback in Cleburne County, it is mandated that Faulkner County amend the Rose Bud School District millage rate to 39.3 mils.
- Section 6: An emergency is hereby declared to exist as this Ordinance is necessary for the proper and timely conduct of county operations and this Ordinance shall be in force and take effect upon passage and publication.

Dated: February 15, 2011 Dated: February 15, 2011

Angela Smith

Attest:

Quorum Court Secretariat Faulkner County, AR Approved:

Preston Scroggin \
Faulkner County Judge
Faulkner County, AR

TAXES TO BE PAID IN 2011

REAL PROPERTY 2010 MILLAGE, FAULKNER COUNTY, ARKANSAS

DISTRICT #	SCHOOL	CITY	CO. GEN.	CO. ROAD	CO. LIB.	TOTAL COUNTY	TOTAL CO, CITY & SCHOOLS
CONWAY #1	38.1	3.1	4.5	2.8	1.0	8.3	49.5
SOUTHSIDE #2	40.7	3.0	4.5	2.8	1.0	8.3	52.0
SOUTHSIDE #2 CITY –TWINGROVES	40.7	4.4	4.5	2.8	1.0	8.3	53.4
VILONIA #17	38.9	1.6	4.5	2.8	1.0	8.3	48.8
QUITMAN #21	32.1	3.9	4.5	2.8	1.0	8.3	44.3
GUY #34 GUY #34 – TWIN	39.6	2.2	4.5	2.8	1.0	8.3	50.1
GROVES	39.6	4.4	4.5	2.8	1.0	8.3	52.3
ROSEBUD #35W	38.7		4.5	2.8	1.0	8.3	47.0
MT VERNON/	41.5	2.3	4.5	2.8	1.0	8.3	52.1
ENOLA #41	41.5	1.3	4.5	2.8	1.0	8.3	51.1
GREENBRIER #47 GREENBRIER #47	38.0	2.0	4.5	2.8	1.0	8.3	48.3
CITY – WOOSTER	38.0	1.8	4.5	2.8	1.0	8.3	48.1
CITY – TWIN GROVES		4.4	4.5	2.8	1.0	8.3	50.7
PULASKI CO. #77	40.7		4.5	2.8	1.0	8.3	49.0
MAYFLOWER #78	40.5	4.0	4.5	2.8	1.0	8.3	52.8
VOLUNTEER TAXES	CO. WIDE	1.0 MI	LLS	EMER	GENCY	SQUAD	
VOLUNTEER TAXES	CO. WIDE	1.0 MII	LLS	FAULK	NER C	O. CONSERVAT	TION DIST.
VOLUNTEER TAXES	CO. WIDE	1.0 MII	LLS	MUSEU	J M CON	MMISSION	
VOLUNTEER TAXES	CO. WIDE	1.5 MII	LLS	ANIMA	L WEL	FARE & CONTI	ROL TAX

VOLUNTEER TAXES CITY OF CONWAY - 1.0 MILLS

VOLUNTEER TAXES CITY OF VILONIA - .7 MILLS

VOLUNTEER TAXES CITY OF MAYFLOWER - 1.0 MILLS

FRINGE DISTRICT ROLLBACK



TAXING UNIT: QUITMAN #21

L. Base County Cleburne 2010 Fringe County 2010 Fringe County Current Assmt. 55,910,522 Current Assmt. (Figure B) Rollback Millage 0.03350 Rollback Millage (Figure E) (Figure D) Fringe County 2010 Fringe County 2010 Fringe County (Figure B) (Figure D) Fringe County 2010 Fringe County 2010 Fringe County (Figure B)	Van Buren 2010	17,469,435 (Figure C)	0.03350 (Figure F)
Cleburne 2010 Fringe County t. 55,910,522 Current Assmt. (Figure A) Rollback Millage (Figure D)	Fringe County	Current Assmt.	Rollback Millage
Cleburne 2010 (Figure A) (Figure D)	Faulkner 2010	318,190 (Figure B)	0.03350 (Figure E)
.t	Fringe County	Current Assmt.	Roliback Millage
I. Base County Current Assmt. Rollback Millag	Cleburne 2010	55,910,522 (Figure A)	(Figure
(8)	l. Base County	Current Assmt.	Rollback Millag

II. Computations

	15	45	41	35	Ser C	外心
	= 0.025415 (Figure H)	= 0.000145 (Figure 1)	(Figure J)	= 0,0335	Millage Up Four Places)	
73,698,147 (Figure G)	0.03350 = (Figure D)	0.03350 = (Figure E)	0.03350 = (Figure F)	0.033500 =	(New Millage)	
U	×	×	×	H		
318,190 + 17,469,435 B) (Figure C)	0.7586	0.0043	0.2370	0.007941	(Figure J)	
318,190 + (Figure B)	73,698,147 = (Figure G)	73,698,147 = (Figure G)	73,698,147 = (Figure G)	0.000145 +	(Figure I)	
+	+	+	+	+		
55,910,522 (Figure A)	55,910,522 (Figure A)	318,190 (Figure B)	17,469,435 (Figure C)	0.025415	(Figure H)	
Step 1:	Step 2.	Step 3:	Step 4:	Step 5:	CC-3 07/20/04	

CC-3 07/20/04

FRINGE DISTRICT ROLLBACK



	1/21/a	2010
d		6.4

Base County White		Fringe County	Cleburne	н	Fringe County	Faulkner
32,347,030 (Figure A)		Current Assmt.	9,722,616 (Figure B)		Current Assmt.	352,038 (Figure C)
Rollback Millage (Figure D)		Roliback Millage	0.03800 (Figure E)		Rollback Millage	0.03960 (Figure F)
			19			
32,347,030 (Figure A)	+	9,722,616 + (Figure B)	352,038 (Figure C)	311	42,421,684 (Figure G)	
32,347,030 (Figure A)	+	42,421,684 = (Figure G)	0.7625	×	0.03960 = (Figure D)	0.030195 (Figure H)
9,722,616 (Figure B)	4-	42,421,684 = (Figure G)	0.2292	×	0.03800 = (Figure E)	0.008709 (Figure I)
352,038 (Figure C)	+	42,421,684 = (Figure G)	0,0083	×	0.03960 = (Figure F)	0.000329 (Figure J)
0.030195	+	+ 6028000	0.000329	n	0.039233 =	0.0393
(Figure H)		(Figure f)	(Figure J)		(New Millage)	Millage Jacob Places)
						A CANA

TAXING UNIT: Rosebud

	0.02500 0.00124 0.00726
0.00850	0.00850
School M & O 0.025	××
Rollback Mileage 0.0335	0.14588
PM / SCM 0.00850	0.00850 = 0.00850 =
(SCM) (0 0.025	+ +
Previous mileage (PM) 0.03350	0.00124 0.00726 0.00850
Check	Excess Debt



STATE OF ARKANSAS

ASSESSMENT COORDINATION DEPARTMENT

1614 WEST THIRD LITTLE ROCK, ARKANSAS 72201-1815 PHONE (501) 324-9240 FAX (501) 324-9242

Faye Hansburg **Deputy Director**

Facsimile Transmission Cover Sheet

Date: January 24, 2011		
Fax to:	Fax Number:	501-450-4938
The Honorable Melinda Reynolds		
Faulkner County Clerk		
From: Faye Tate Hansburg		
Number of pages transmitted (including cov	er sheet): <u>5</u>	
If you have problems receiving this transmiss the Assessment Coordination Department a 9242.		
Notes: Final: I have attached the Revised rollback from Cleburne County submitted. Please revision indicated a rollback. If you have any	view the Revised For	ms for district or districts
	Faye Tate Hanst	Mansburg Director

Assessment Coordination Department

Conway, Arkansas 72034



ORDINANCE 11-05

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1:

\$8,000.00 is appropriated from Teen Court Fund (38) to department 2500, Teen

Court, as follows:

\$ 2,000.00

17 – General Office Supplies

\$ 2,000.00

18 - Small Equipment

\$ 1,000.00

48 - Other Professional Services

\$ 3,000.00

52 - Travel

Dated: March 15, 2011

Dated: March 15, 2011

Attest:

Angela Smith

Quorum Court Secretariat Faulkner County, AR Approved:

Preston Scroggin

Faulkner County Judge Faulkner County, AR

Conway, Arkansas 72034



ORDINANCE 11-06

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1: \$1,025.00 is anticipated/projected to County Road Fund (02).

(Revenue Series 8606)

\$1,025.00 is appropriated from County Road Fund (02) to department 4400,

County Road, expenditure code 27 - Road Signs and Markings.

Section 2: \$674.21 is anticipated/projected to 9-1-1 Fund (24).

(Revenue Series 8606)

\$674.21 is appropriated from 9-1-1 Fund (24) to department 4900, 9-1-1,

expenditure code 18 - Small Equipment.

Section 3: \$1,700.00 is transferred within department 2100, Prosecuting Attorney, from

expenditure code 93 – Machinery and Equipment to expenditure code 70 –

Lease/Purchase.

Section 4: \$2,294.65 is anticipated/projected to Faulkner County Disaster Recovery Fund

(142). (Revenue Series 8504)

\$2,294.65 is appropriated from Faulkner County Disaster Recovery Fund (142)

to department 3400, Faulkner County Disaster Recovery, expenditure code 93 –

Machinery and Equipment.

Section 5: \$500.00 is transferred within department 5200, Juvenile Probation, from

expenditure code 16 – Printing and Supplies to 18 – Small Equipment.

Dated: March 15, 2011 Dated: March 15, 2011

Angera Smith

Quorum Court Secretariat Faulkner County, AR Approved:

Preston Scroggin

Faulkner County Judge Faulkner County, AR

Faulkner County **Ouorum Court** (501) 450-4900 Conway, Arkansas 72034



ORDINANCE 11-07

ET HADA REYHOLDS Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1: \$481.63 is anticipated/projected to 9-1-1 Fund (24).

(Revenue Series 8606)

\$481.63 is appropriated from 9-1-1 Fund (24) to department 4900, 9-1-1, expenditure code 79 – Meals and Lodging.

Section 2: \$48,000.00 is anticipated/projected to County Road Sales Tax Fund (11). (Revenue Series 8606)

> \$48,000.00 is appropriated from County Road Sales Tax Fund (11) to department 4500, County Road Sales Tax, expenditure code 34 – Asphalt.

Section 3: \$5,820.00 is anticipated/projected to County General Fund (01). (Revenue Series 8711)

> \$5,820.00 is appropriated from County General Fund (01) to department 700. Assessor, expenditure code 48 – Other Professional Services.

Section 4: \$7,500.00 is anticipated/projected to County General Fund (01). (Revenue Series 8711)

> \$7,500.00 is appropriated from County General Fund (01) to department 700, Assessor, expenditure code 48 – Other Professional Services.

Section 5: \$20,000.00 is transferred within department 5300, Library Sales Tax, from expenditure code 93 – Machinery and Equipment to expenditure code 91 – **Buildings**

Section 6: \$200.00 is transferred within department 3200, County Library, from expenditure code 48 - Other Professional Services to expenditure code 87 - General Improvements.

Section 7: \$350,000.00 is anticipated/projected to County General Fund (01). (Revenue Series 8721)

> \$350,000.00 is appropriated from County General Fund (01) to department 100, County Judge, expenditure code 91 – Buildings.

Section 8: \$75,000.00 is appropriated as a transfer from County Recorder's Cost Fund (03) to County General Fund (01).

\$75,000.00 is anticipated/projected to County General Fund (01). (Revenue Series 8300)

\$75,000.00 is appropriated from County General Fund (01) to department 100, County Judge, expenditure code 91 – Buildings.

- Section 9: \$125,000.00 is appropriated from County Recorder's Cost Fund (03) to department 6000, County Recorder's Cost, expenditure code 65 Buildings and Improvements.
- Section 10: \$158.84 is anticipated/projected to SHSGP Fund (19). (Revenue Series 8606)

\$158.84 is appropriated from SHSGP Fund (19) to department 6900, SHSGP, expenditure code 18 – Small Equipment.

- Section 11: \$600.00 is transferred within department 4000, Museum, from expenditure code 27 Archival & Exhibit Supplies to expenditure code 01 Salaries.
- Section 12: \$3,238.43 is anticipated/projected to County General Fund (01). (Revenue Series 8620)

\$3,238.43 is appropriated from County General Fund (01) to department 500, Sheriff, expenditure code 05 – Overtime.

Section 13: \$6,612.73 is anticipated/projected to Federal Drug Forfeiture Fund (135). (Revenue Series 7617)

\$6,612.73 is appropriated from Federal Drug Forfeiture Fund (135) to department 1600, Federal Drug Forfeiture, expenditure code 70 – Lease/Purchase.

Section 14: \$94.51 is anticipated/projected to Public Defender Fund (12). (Revenue Series 8606)

\$94.51 is appropriated from Public Defender Fund (12) to department 5600, Public Defender, expenditure code 17 – General Office Supplies.

Section 15: \$8,707.50 is anticipated/projected to Rural Fire Department Fund (44). (Revenue Series 8504)

\$8,707.50 is appropriated from Rural Fire Department Fund (44) to department 7300, Rural Fire Department, expenditure code 35 – Hwy 286 East Volunteer Fire Department.

Section 16: \$1,200.00 is transferred within department 2400, County Jail, from expenditure code 71 – Computers to expenditure code 93 – Machinery and Equipment.

Section 17: \$122,300.00 is anticipated/projected to Faulkner County/Saltillo Water Extension Fund (84). (Revenue Series 8504)

\$122,300.00 is appropriated from Faulkner County/Saltillo Water Extension Fund (84) to department 7100, Faulkner County/Saltillo Water Extension, expenditure code 95 – Construction in Progress.

Section 18: \$5,000.00 is transferred within department 4600, Criminal Justices Sales Tax, from expenditure code 59 – Fleet Liability to expenditure code 70 – Lease/Purchase.

Section 19: \$45,000.00 transferred from department 4200, Contract Services, expenditure code 27 – MEMS to department 100, County Judge, expenditure code 91 – Buildings.

Dated: April 19, 2011 Dated: April 19 2011

Attest: Angela Smith

Quorum Court Secretariat

Faulkner County, AR

Approved:

Preston Scroggin'
Faulkner County Judge
Faulkner County, AR

Faulkner County **Quorum Court** (501) 450-4900 Conway, Arkansas 72034



ORDINANCE 11-08

BE IT ENACTED BY THE QUORUM COURT OF THE COUNTY OF FAULKNER STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED: AN ORDINANCE AUTHORIZING PULASKI COUNTY JUSTICE OF THE PEACE DENNIS SOBBA TO PERFORM A MARRIAGE IN FAULKNER COUNTY, ARKANSAS ON MAY 14, 2011.

WHEREAS, A.C.A. § 9-11-213 authorizes the Quorum Court of Faulkner County, State of Arkansas to appoint officials to solemnize marriages within Faulkner County; and

WHEREAS, Marla Manning and Dustin Richards are scheduled to be married on May 14, 2011 in Faulkner County, Arkansas; and

NOW THEREFORE, BE IT ENACTED BY THE QUORUM COURT OF FAULKNER **COUNTY, ARKANSAS:**

- 1. Pulaski County Justice of the Peace Dennis Sobba is hereby appointed to solemnize the marriage between Marla Manning and Dustin Richards on May 14, 2011 in Faulkner County, Arkansas.
- 2. EMERGENCY CLAUSE. The adoption of this Ordinance is an emergency and therefore, an emergency is hereby declared to exist, and this Ordinance shall be in full force and effect immediately upon its passage and approval.

Dated: April 19, 2011

Angela Smith

Attest:

Quorum Court Secretariat

Faulkner County, AR

Approved:

Dated:

Preston Scroggin

Faulkner County Judge

April 19, 2011

Conway, Arkansas 72034

ORDINANCE 11-09

201 KAY 19 A 10: 49

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas: An ERK Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1:

\$7,695.00 is anticipated/projected to County Library Fund (10).

(Revenue Series 7708)

\$7,695.00 is appropriated from County Library Fund (10) to department 3200,

County Library, expenditure code 87 – General Improvements.

Section 2:

\$2,000.00 is anticipated/projected to Criminal Justice Sales Tax Fund (28).

(Revenue Series 8709)

\$2,000.00 is appropriated from Criminal Justice Sales Tax Fund (28) to

department 4600, Criminal Justice Sales Tax, expenditure code 78 – Officers

Equipment.

Section 3:

\$18,000.00 is appropriated as a transfer from Jail Fines Fund (31) to Criminal

Justice Fund (28).

\$18,000.00 is anticipated/projected to Criminal Justice Sales Tax Fund (28).

(Revenue Series 8300)

\$18,000.00 is appropriated from Criminal Justice Sales Tax Fund (28) to

department 4600, Criminal Justice Sales Tax, expenditure code 93 - Machinery

and Equipment.

Section 4:

\$2,500.00 is appropriated as a transfer from Teen Court Fund (38) to Juvenile

Court Grants Fund (144).

\$2,500.00 is anticipated/projected to Juvenile Court Grants Fund (144).

(Revenue Series 8300).

\$2,500.00 is appropriated from Juvenile Court Grants Fund (144) to department

6100, Juvenile Court Grants, as follows:

\$ 575.00

24 – Clothing and Uniforms

\$1,925.00

79 – Meals and Lodging

Section 5: \$500.00 is anticipated/projected to Juvenile Court Grants Fund (144). (Revenue Series 8504)

\$500.00 is appropriated from Juvenile Court Grants Fund (144) to department 6100, Juvenile Court Grants, as follows:

\$430.00 17 – General Office Supplies

\$ 70.00 23 – Food

Section 6: \$2,660.00 is transferred within department 2600, Election Commission, from expenditure code 74 – Elections as follows:

\$2,500.00 02 – Salaries Part-Time \$ 160.00 06 – Social Security

Section 7: \$6,600.00 is transferred within department 5700, Under-Aged Substance Abuse Education, to expenditure code 55 – Advertising and Publication as follows:

From \$3,000.00 16 – Printing & Supplies \$ 600.00 17 – General Office Supplies \$3,000.00 23 – Food

Section 8: \$10,000.00 is anticipated/projected to County General Fund (01). (Revenue Series 8504)

\$10,000.00 is appropriated from County General Fund (01) to department 5700, Under-Aged Substance Abuse Education, expenditure code 55 – Advertising and Publications.

Section 9: \$600.00 is appropriated from Museum Fund (107) to department 4000, Museum, expenditure code 17 – General Office Supplies.

Dated: May 17, 2011 Dated: May 17, 2011

Angela Smith
Quorum Court Secretariat

Attest:

Faulkner County, AR

Approved: 📐

Preston Scroggin
Faulkner County Judge
Faulkner County, AR

Faulkner County Quorum Court

(501) 450-4900 Conway, Arkansas 72034



Sponsored by: Finance & Administration Committee

Ordinance 11-10

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

The Estimated Balance 01-01-11, Total Projected Revenue, Recommended Fund Reserve, and Total Revenue Available to Appropriate are amended to read as follows:

Funds		Actual Cash Balance 01-01-11	Total Projected Revenue	commended und Reserve	otal Revenue Available to Appropriate
County General (01)	\$	7,571,155.79	\$ 18,356,865.79	\$ 2,202,823.90	\$ 16,154,041.89
County Road (02)	\$!	5,554,053.93	\$ 9,693,703.93	\$ 969,370.40	\$ 8,724,333.53
County Recorder's (03)	\$	948,218.50	\$ 1,693,018.50	\$ 169,301.85	\$ 1,523,716.65
Breathalyzer (04)	\$	4,832.49	\$ 4,832.49	\$ 483.25	\$ 4,349.24
Drug Control (08)	\$	29,768.25	\$ 29,768.25	\$ 2,976.83	\$ 26,791.42
Emergency Squad (09)	\$	122,353.87	\$ 182,503.87	\$ 18,250.39	\$ 164,253.48
County Library (10)	\$:	1,089,987.17	\$ 2,291,147.17	\$ 229,114.72	\$ 2,062,032.45
County Road Sales Tax (11)	\$5	5,296,230.44	\$ 8,692,230.44	\$ 869,223.05	\$ 7,823,007.39
Public Defender (12)	\$	59,394.76	\$ 97,054.76	\$ 9,705.48	\$ 87,349.28
Assessor Late Assessment (18)	\$	27,240.51	\$ 30,440.51	\$ 3,044.06	\$ 27,396.45
Homeland Security SHSGP (19)	\$	1,635.40	\$ 1,635.40	\$ 0.00	\$ 1,635.40
Jail Fees (20)	\$	53,138.80	\$ 192,588.80	\$ 19,258.88	\$ 173,329.92
Act 1262 – County (22)	\$	11,475.65	\$ 23,550.65	\$ 2,355.07	\$ 21,195.58
9-1-1 (24)	\$	304,723.23	\$ 616,723.23	\$ 61,672.33	\$ 555,050.90
Treasurer's Automation (26)	\$	40,778.01	\$ 85,308.01	\$ 8,530.81	\$ 76,777.20
Criminal Justice Sales Tax (28)	\$1	,461,818.59	\$ 4,864,418.59	\$ 486,441.86	\$ 4,377,976.73
Rural Development Grant (30)	\$	32.79	\$ 0.00	\$ 0.00	\$ 32.79
Jail Fines Ordinance 03-14 (31)	\$	416,642.49	\$ 583,292.49	\$ 58,329.25	\$ 524,963.24
PSAP/CMRS (32)	\$	314,161.18	\$ 515,811.18	\$ 51,581.12	\$ 464,230.06
Teen Court (38)	\$	36,849.02	\$ 36,849.02	\$ 0.00	\$ 36,849.02
Victim of Crime (41)	\$	6,114.70	\$ 49,825.50	\$ 4,982.55	\$ 44,842.95

Funds	Actual Cash Balance 01-01-11	Total Projected Revenue	commended and Reserve	otal Revenue Available to Appropriate
Child Support (43)	\$ 57,649.82	\$ 70,099.82	\$ 7,009.99	\$ 63,089.83
Rural Fire Protection (44)	\$ 22.99	\$ 0.00	\$ 0.00	\$ 22.99
Commissary (46)	\$ 235,984.22	\$ 364,584.22	\$ 36,458.43	\$ 328,125.79
Juvenile Probation (47)	\$ 47,979.11	\$ 182,139.11	\$ 18,213.92	\$ 163,925.19
Jail Juvenile Grant (48)	\$ 13,341.19	\$ 33,841.19	\$ 0.00	\$ 33,841.19
Public Defender Inv (49)	\$ 64,592.89	\$ 56,242.89	\$ 5,624.29	\$ 50,618.60
Juvenile Ct Representation (65)	\$ 1,818.09	\$ 1,818.09	\$ 181.81	\$ 1,636.28
County Clerk Cost (80)	\$ 32,801.44	\$ 74,266.44	\$ 7,426.65	\$ 66,839.79
Library Sales Tax (96)	\$ 200,616.93	\$ 202,716.93	\$ 20,271.70	\$ 182,445.23
Jail Booking Fee (100)	\$ 57,585.44	\$ 75,260.44	\$ 7,526.05	\$ 67,734.39
Collector's Automation (101)	\$ 69,685.06	\$ 150,510.06	\$ 15,051.01	\$ 135,459.05
Museum (107)	\$ 56,959.69	\$ 109,369.69	\$ 10,936.97	\$ 98,432.72
Homeland Security LETPP (113)	\$ 38.35	\$ 0.00	\$ 0.00	\$ 38.35
Public Safety Act 749-83 (117)	\$ 5,717.22	\$ 6,237.22	\$ 623.73	\$ 5,613.49
Animal Welfare & Control (126)	\$ 517,615.54	\$ 593,135.54	\$ 59,313.56	\$ 533,821.98
Mayflower Hwy 89 Proj (130)	\$ 0.00	\$ 20,000.00	\$ 0.00	\$ 20,000.00
Wastewater Study (131)	\$ 717.00	\$ 0.00	\$ 0.00	\$ 717.00
Wastewater Matching (132)	\$ 175.46	\$ 0.00	\$ 0.00	\$ 175.46
Federal Drug Forfeiture (135)	\$ 28,524.08	\$ 28,524.08	\$ 2,852.41	\$ 25,671.67
Citizen Corp Grant (137)	\$ 16.04	\$ 0.00	\$ 0.00	\$ 16.04
Under-Aged Sub Abuse (139)	\$ 13.99	\$ 0.00	\$ 0.00	\$ 13.99
Grassy Lake Rd Project (141)	\$ 197.99	\$ 0.00	\$ 0.00	\$ 197.99

Dated: May 17, 2011

Angela Smith

Attest:

Quorum Court Secretariat

Faulkner County, AR

Approved: \frac{\}{}

Preston Scroggin

Faulkner County Judge

Dated: May 17, 2011

Conway, Arkansas 72034



ORDINANCE 11-11

Be it enacted by the Quorum Court of the County of Faulkner, State of Arthurs State of Arthurs State of Arthurs State of Arthurs CLERK Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1:

\$5,100.00 is anticipated/projected to County Road Fund (02).

(Revenue Series 8606)

\$5,100.00 is appropriated from County Road Fund (02) to department 4400, County

Road, expenditure code 27 – Road Signs and Marking.

Section 2:

\$476.20 is anticipated/projected to County General Fund (01).

(Revenue Series 8606)

\$476.20 is appropriated from County General Fund (01) to department 700, Assessor,

expenditure code 73 – Dues and Memberships.

Section 3:

\$2,000.00 is transferred within department 2100, Prosecuting Attorney, from expenditure

code 79 – Meals and Lodging to expenditure code 70 – Lease/Purchase.

Section 4:

\$100.00 is transferred within department 4000, Museum, from expenditure code 49 -

Telephone to expenditure code 50 – Postage.

Section 5:

\$5,970.75 is anticipated/projected to Rural Fire Protection Grant Fund (44).

(Revenue Series 8504)

\$5,970.75 is appropriated from Rural Fire Protection Grant Fund (44) to department

7300, Rural Fire Protection Grant, expenditure code 38 - Wescon Volunteer Fire

Department.

Section 6:

\$202.72 is transferred from department 2600, Election Commission, expenditure code

74 - Elections to department 200, County Clerk, expenditure code 06 - Social Security.

Section 7:

\$13,000.00 is appropriated as a transfer from Jail Fines Fund (31) to Criminal Justice

Fund (28).

\$13,000.00 is anticipated/projected to Criminal Justice Sales Tax Fund (28).

(Revenue Series 8300)

\$13,000.00 is appropriated from Criminal Justice Sales Tax Fund (28) to department

4600, Criminal Justice Sales Tax, expenditure code 93 - Machinery and Equipment.

Section 8:

\$18,894.35 is anticipated/projected to County General Fund (01).

(Revenue Series 8624)

\$18,894.35 is appropriated from County General Fund (01) to department 100, County

Judge, expenditure code 09 – Health Insurance.

Section 9:

\$2,000.00 is anticipated/projected to Teen Court Fund (38).

(Revenue Series 8709)

\$1,500.00 is appropriated from Teen Court Fund (38) to department 2500, Teen Court, as

follows:

\$500.00

17 - General Office Supplies

\$500.00

23 - Food

\$500.00

24 - Clothing and Uniforms

Section 10:

\$1,642.09 is appropriated as a transfer from Juvenile Court Representation Fund (65) to

Juvenile Probation Fund (47).

\$1,642.09 is anticipated/projected to Juvenile Probation Fund (47).

(Revenue Series 8300)

\$1,642.09 is appropriated from Juvenile Probation Fund (47) to department 5200,

Juvenile Probation, expenditure code 46 – Special Legal.

Section 11:

\$351,151.45 is anticipated/projected to County General Fund (01).

(Revenue Series 8721)

\$351,151.45 is appropriated from County General Fund (01) to department 100, County

Judge, expenditure code 92 – Building Loan (Circuit Clerk).

Section 12:

\$7,500.00 is transferred within department 100, County Judge, from expenditure code

70 – Lease/Purchase to expenditure code 44 – Rental/ Prosecuting Attorney's Office.

Dated: June 21, 2011

Dated: June 21, 2011

Attest:

Angelá Smith

Quorum Court Secretariat

Faulkner County, AR

Approved: __.

Preston Scroggin

Faulkner County Judge

Conway, Arkansas 72034



ORDINANCE 11-12

MELINDA REYNOLDS COUNTY CLERK

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. Of Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1: \$43,521.08 is appropriated from County General Fund (01) to department 500, Sheriff, as follows:

\$29,149.82	01 – Salaries
\$ 2,229.96	06 – Social Security
\$ 3,658.30	07 – Retirement
\$ 7,600.00	09 – Health Insurance
\$ 200.00	10 – Workmen's Comp
\$ 583.00	11 – Unemployment
\$ 100.00	12 – Fringe Benefits

Section 2:

\$20,000.00 is appropriated from County General Fund (01) to department 100, County Judge, expenditure code 48 – Other Professional Services.

Dated: June 21, 2011

Dated: June 21, 2011

Attest:

Angela Smith

Quorum Court Secretariat

Faulkner County, AR

Approved:

Preston Scroggin

Faulkner County Judge

Conway, Arkansas 72034



ORDINANCE 11-13

2011 JUL 20 A 11: 24

Be it enacted by the Quorum Court of the County of Faulkner, State of Allah RESY MOLDS Ordinance to be entitled: An appropriation Ordinance to amend and supplement ERK Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1:

\$10,000.00 is transferred within department 4300, Collector's Automation Fund, from expenditure code 48 – Other Professional Services to expenditure code 93 – Machinery and Equipment.

Section 2:

\$91.75 is anticipated/projected to 9-1-1 Fund (24).

(Revenue Series 8606)

\$91.75 is appropriated from 9-1-1 Fund (24) to department 4900, 9-1-1, expenditure code 18 – Small Equipment.

Section 3:

\$250.00 is transferred within department 3800, Circuit Court 4th Division, from expenditure code 48 – Other Professional Services to expenditure code 23 – Food.

Section 4:

\$200.00 is transferred within department 2600, Election Commission, from expenditure code 74 – Elections to expenditure code 02 –Part-Time Salaries.

Section 5:

\$692.00 is transferred within department 3100, County Clerk Automation, from expenditure code 07 – Retirement as follows:

\$680.00

02 – Part-Time Salaries

\$ 12.00

06 – Social Security

Section 6:

\$7,100.00 is transferred within department 5700, Under-Aged Substance Abuse Education, as follows:

	From	To
\$5,500.00	70 – Lease/Purchase	01 – Salaries
\$ 800.00	09 – Health Insurance	06 – Social Security
\$ 800.00	09 – Health Insurance	07 – Retirement

Section 7: \$463.14 is anticipated/projected to County General Fund (01).

(Revenue Series 8711)

\$463.14 is appropriated from County General Fund (01) to department 7000, CID, expenditure code 78 – Officers Equipment.

Section 8: \$8,793.75 is anticipated/projected to Criminal Justice Sales Tax Fund (28). (Revenue Series 8708)

> \$8,793.75 is appropriated from Criminal Justice Sales Tax Fund (28) to department 4600, Criminal Justice Sales Tax, expenditure code 78 - Officers Equipment.

Section 9: \$4,000.00 is transferred within department 2500, Teen Court, from expenditure code 05 – Salaries Overtime to expenditure code 02 – Part-Time Salaries.

Dated: July 19, 2011 Dated: July 19, 2011

Quorum Court Secretariat

Faulkner County, AR

Approved: **Preston Scroggin**

Faulkner County Judge Faulkner County, AR

Conway, Arkansas 72034

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ORDINANCE 11-14

MELINDA REYNOLDS

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1:

\$100,000.00 is appropriated from County Road Fund (02) to department

4400, County Road, expenditure code 48 – Other Professional Services.

Section 2:

\$12,500.00 is appropriated from County General Fund (01) to department

100, County Judge, expenditure code 48 – Other Professional Services.

Section 3:

\$2,500.00 is appropriated as a transfer from County General Fund (01) to

Museum Fund (107).

\$2,500.00 is anticipated/projected to Museum Fund (107).

(Revenue Series 8300)

\$2,500.00 is appropriated from Museum Fund (107) to department 4000,

Museum, expenditure code 65 – Buildings and Improvements.

Dated: July 19, 2011

Dated: July 19, 2011

Attest:

Angela Smith

Quorum Court Secretariat

Faulkner County, AR

Approved:

Preston Scroggin^{\lambda}

Faulkner County Judge

Conway, Arkansas 72034

ORDINANCE 11-15



BE IT ENACTED BY THE QUORUM COURT OF THE COUNTY OF FAULKNER, STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED: "AN ORDINANCE PROVIDINGS FOR THE ESTABLISHMENT OF A FLOOD DAMAGE PREVENTION PROGRAM DC FOR FAULKNER COUNTY AND FOR OTHER PURPOSES."

WHEREAS, the Legislature of the State of Arkansas has in Ark. Code Ann. § 14-268-101 et seq., delegated the responsibility of local governmental units to adopt regulations to minimize flood losses. Therefore, the Quorum Court of Faulkner County, Arkansas, does hereby ordain as follows:

WHEREAS, the Federal Emergency Management Agency (FEMA) has identified Special Flood Hazard Areas of Faulkner County in the current scientific and engineering report entitled "The Flood Insurance Study (FIS) for Faulkner County," dated 12/19/2006, with an effective Flood Insurance Rate Map (FIRM) dated 12/19/2006.

WHEREAS, these Special Flood Hazard Areas are subject to periodic flooding events that result in loss of life and property, pose health and safety hazards, disrupt commerce and governmental services, and cause extraordinary public expenditures for flood protection and relief, all of which adversely affect the public health, safety and general welfare.

WHEREAS, these periodic flooding events are exacerbated by the cumulative effect of floodplain developments which cause an increase in flood heights and velocities, and by the placement of inadequately elevated, inadequately flood-proofed or otherwise unprotected structures or uses vulnerable to floods into Special Flood Hazard Areas. Such structures or uses are inherently hazardous to other lands because of their adverse impact on flooding events.

NOW THEREFORE BE IT ORDAINED BY THE QUORUM COURT OF FAULKNER COUNTY, ARKANSAS:

SECTION 1. LANDS TO WHICH THIS ORDINANCE APPLIES - the ordinance shall apply to all Special Flood Hazard Areas within the jurisdiction of Faulkner County.

SECTION 2. <u>METHODS OF REDUCING FLOOD LOSSES</u> - this ordinance uses the following methods to accomplish the stated purpose:

- A. This ordinance restricts or prohibits structures or uses in Special Flood Hazard Areas that adversely impact health, safety or property during flooding events;
- B. This ordinance requires protection against flood damage for structures or uses vulnerable to floods at the time of initial construction or after substantial improvement of the structure, or after substantial damage has occurred;

- C. This ordinance controls the alteration of natural floodplains, stream channels and natural protective barriers which are involved in the accommodation and transport of flood waters;
- D. This ordinance controls floodplain development (structural development, placement of manufactured structures, clearing, grading, mining, drilling, dredging, placement of fill, excavating, watercourse alteration, drainage improvements, roadway or bridge construction, individual water or sewer installations and other activities) which may increase flood damage by increasing flood elevations, flood water velocities, or flood discharge patterns;
- E. This ordinance regulates the construction of flood barriers which unnaturally divert floodwaters or which may adversely impact other lands.

SECTION 3. <u>FLOOD DAMAGE PREVENTION CODE ADOPTED BY REFERENCE</u> - there is hereby adopted by reference a "Flood Damage Prevention Code for Faulkner County, Arkansas," dated August 18, 2008 and as amended on August 16, 2011. A copy of the referenced code shall be filed in the office of the Faulkner County Clerk and shall be available for inspection and copying by any person during normal office hours.

SECTION 4. <u>ABROGATION AND GREATER RESTRICTIONS</u> - this ordinance does not repeal, abrogate, or impair any existing easements, covenants, or deed restrictions. Whenever there is a conflict or overlap between this ordinance and another ordinance, easement, covenant, or deed restriction, the instrument with the more stringent restrictions applies.

SECTION 5. <u>INTERPRETATION</u> - in the interpretation and application of this ordinance, all provisions must:

- A. Be considered as minimum requirements;
- B. Be liberally construed in favor of the governing body; and
- C. Be deemed to neither limit nor repeal any other powers granted under State statutes.

SECTION 6. WARNING AND DISCLAIMER OF LIABILITY - the degree of flood protection required by this ordinance is considered reasonable for regulatory purposes. Documented scientific and engineering data form the basis for these requirements. On rare occasions, flooding events greater than those considered for this ordinance will occur. In addition, flood heights may increase over time due to man-made or natural causes. This ordinance does not imply that land outside Special Flood Hazard Areas will be free from flooding, nor that strict adherence to this ordinance protects uses permitted within Special Flood Hazard Areas from all flood damages. This ordinance specifically does not create liability on the part of the community, nor any official or employee of the community, for any flood damages that result while strictly following this ordinance, or from any lawful administrative decision made under the provisions of this ordinance.

SECTION 7. <u>COMPLIANCE</u> - constructing, locating, substantially altering or changing the use of any structure or land after the effective date of this ordinance requires full compliance with the provisions of this ordinance and all other applicable regulations.

SECTION 8. PENALTY FOR NON-COMPLIANCE - flood hazards are reduced by compliance with the provisions of this code. Accordingly, enforcement of this ordinance discourages non-compliance and is a recognized mechanism for flood hazard reduction.

- A. The Floodplain Administrator must enforce the provisions of this ordinance and is authorized to:
 - a. Issue cease and desist orders on non-compliant floodplain development projects;
 - b. Notify local law enforcement officers and provide the requisite information and evidence so as to afford them the necessary tools to issue citations for non-compliance;
 - c. Determine the presence of a nuisance and if a nuisance is determined to be in existence, the Floodplain Administrator may petition a court of competent jurisdiction to enjoin the person or entity which owns the property or which is in actual or apparent control of the premises from maintaining the nuisance and the maintenance thereof may be abated. This action is not to be construed as a limitation placed upon any other citizen from filing an action to enjoin and abate the condition;
 - d. Request that FEMA file a 1316 Action (Denial of Flood Insurance) against non-compliant properties; and
 - e. Take any other lawful action necessary to prevent or remedy any instance of non-compliance with the provisions of this ordinance.
- B. It is a misdemeanor to violate or fail to comply with any provision of this ordinance.
- C. Any person found, in a court of competent jurisdiction, guilty of violating this ordinance is subject to fines of not more than \$500 per day for each violation; in addition the defendant is subject to payment of all associated court costs and costs involved in the case.

SECTION 9. SEVERABILITY - if any court of competent jurisdiction finds that any section, clause, sentence, or phrase of this ordinance is invalid or unconstitutional, that finding in no way affects the validity of the remaining portions of this ordinance.

SECTION 10. <u>EMERGENCY CLAUSE</u> - it is hereby found and declared by the Faulkner County Quorum Court that severe flooding has occurred in the past within its jurisdiction and will certainly occur within the future; that flooding is likely to result in infliction of serious personal injury or death, and is likely to result in substantial injury or destruction of property within its jurisdiction; in order to effectively comply with minimum standards for coverage under the National Flood Insurance Program; and in order to effectively remedy the situation described herein, it is necessary that this ordinance become effective immediately.

Therefore, an emergency is hereby declared to exist, and this ordinance, being necessary for the immediate preservation of the public peace, health and safety, shall be in full force and effect from and after its passage and approval.

Dated:

August 16, 2011

Attest: Angela Smith

Quorum Court Secretariat Faulkner County, AR

Dated:

August 16, 2011

Approved:\

Faulkner County Judge Faulkner County, AR

FLOOD DAMAGE PREVENTION CODE FOR FAULKNER COUNTY, ARKANSAS, AUGUST 18, 2008

ARTICLE 1 DEFINITIONS

Unless specifically defined below, words or phrases used in this Code have their common usage meaning to give the most reasonable application to this Code.

Additional definitions for floodplain management terms can be found at Part §59.1 of 44 CFR.

44 CFR (Emergency Management and Assistance – National Flood Insurance Program Regulations) Parts 59-75 contain Federal regulations upon which local floodplain managements are based

- 44 CFR § 65.12 contains the section of the Federal regulations which involves revision of flood insurance rate maps to reflect base flood elevations caused by proposed encroachments.
- "100-year flood" is any flood with a 1% chance of occurring in any given year. The term is misleading, because of its statistical derivation. A "100-year flood" may occur many times in any given 100-year period, or it may not occur at all in 100 years.
- "500-year flood" is any flood with a 0.2% chance of occurring in any given year. As with the 100-year flood, this term is also misleading, because of its statistical derivation. A "500-year flood" may occur many times in any given 500-year period, or it may not occur at all in 500 years.
- "Accessory Structures" are structures which are on the same parcel of property as the principle structure and the use of which is incidental to the use of the principle structure (such as garages and storage sheds).
- "Adverse impact" means any negative or harmful effect.
- "AE Risk Zones" are special flood hazard areas where detailed studies have determined base flood elevations.
- "AH Risk Zones" are special flood hazard areas characterized by shallow flooding with ponding effects (where floodwaters accumulate in depressions and linger until absorbed or evaporated).
- "AO Risk Zones" are special flood hazard areas characterized by shallow flooding with sheet flow (where floodwaters flow in a broad, shallow sheet rather than through a narrow channel).
- "A Risk Zones" are special flood hazard areas without detailed studies, where base flood elevations have not been determined.
- "Appeal Board" means a person or persons specifically designated to render decisions on variance applications and floodplain management complaints.
- "Automatic" entry and exit of floodwaters means that the water must be able to enter and exit with no intervening action from a person.
- "Base flood" is the flood profile used as the basis for the NFIP regulations. The Federal government has selected the "100-year flood" as the base flood.
- "Base flood elevation" refers to the expected height of floodwaters during the peak of the base flood event.
- "Basement" is any enclosed area that is below grade on all four walls.
- "BFE" is the acronym for Base Flood Elevation.

- "Buoyancy" is the upward force exerted by water. Buoyancy can cause underground tanks to float free and can lift structures off foundations.
- "Certificates of Compliance" are formal documents issued by floodplain administrators certifying that completed projects comply with the requirements of the local Code.
- "CFR" is the acronym for the Code of Federal Regulations. The Code of Federal Regulations is the codification of the general and permanent rules published in the Federal Register by the executive departments and agencies of the Federal Government. It is divided into 50 titles that represent broad areas subject to Federal regulation. The Federal regulations pertaining to the national Flood Insurance Program are found in title 44, Emergency Management and Assistance.
- "Clearing" is the act of cutting timber or shrubs from an area
- "Commercial business park" is typically an area of offices or light industrial usage, although retail, service, or industrial usage is sometimes included in supporting roles. For example, a commercial business park of office complexes may also include restaurants which service these offices.
- "Concrete deadman anchors" are heavy steel rods embedded in buried sections of concrete, used to secure items in place under tension.
- "Covenant" is a clause in a contract that requires one party to do, or refrain from doing, certain things. A covenant frequently appears as a restriction that a lender imposes on a borrower.
- "Crawlspace" is a type of structural foundation where the space beneath the lowest floor is typically not deep enough to allow a person to stand and not all four walls are below grade.
- "Critical Facilities" include: Governmental facilities that are considered essential for the delivery of critical services and crisis management (such as data and communication centers and key governmental complexes); facilities that are essential for the health and welfare of the whole population (such as hospitals, prisons, police and fire stations, emergency operations centers, evacuation shelters and schools); mass transportation facilities (such as airports, bus terminals, train terminals); lifeline utility systems (including potable water, wastewater, oil, natural gas, electric power and communications systems); high potential loss facilities (such as nuclear power plants or military installations); hazardous material facilities (such as industrial facilities housing or manufacturing or disposing of corrosives, explosives, flammable materials, radioactive materials and toxins.
- "Deed restriction" refers to a clause in a deed that limits the future uses of the property in some respect. Deed restrictions may impose a vast variety of limitations and conditions, for example, they may limit the density of buildings, dictate the types of structures that can be erected, prevent buildings from being used for specific purposes or even from being used at all.
- "Development" broadly means any manmade change in improved or unimproved real estate. It includes, but is not limited to, construction, reconstruction, or placement of a building, or any addition or substantial improvement to a building. "Development" also includes the installation of a manufactured home on a site, preparing a site for a manufactured home, or installing a travel trailer on a site for more than 180 consecutive days. The installation of utilities, construction of roads, bridges, culverts or similar projects are also "developments." Construction or erection of levees, dams, walls, or fences; drilling, mining, filling, dredging, grading, excavating, paving, or other alterations of the ground surface are "developments." Storage of materials including the placement of gas and liquid storage tanks are "developments," as are channel modifications or any other activity that might change the direction, height, or velocity of flood or surface waters. "Development" does not include maintenance of existing buildings and facilities, maintenance of existing drainage

- ditches, resurfacing of roads, gardening, plowing, or similar practices that do not involve filling, grading, or construction of levees.
- "Development Permit" refers to the permit required for placing a "development" in the floodplain.
- "Easements" are rights or permissions held by one person to make specific, limited use of land owned by another person.
- "Elevation Certificate" refers to FEMA form 81-31, which for the purposes of this Code must be properly completed by a Professional Engineer, Surveyor or Architect licensed to practice in the State of Arkansas.
- "Erosion" is the process of soil removal by moving water.
- "Existing Structure" means, for floodplain management purposes, a structure which is in place before any reconstruction, rehabilitation, addition, or other improvement takes place.
- "Existing Manufactured Home Park or Subdivision" means a manufactured home park or subdivision for which the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including, at a minimum, the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed before the effective date of the floodplain management regulations adopted by a community.
- "Expansion to an Existing Manufactured Home Park or Subdivision" means the preparation of additional sites by the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads).
- "Federal Emergency Management Agency", or FEMA, is the Federal agency responsible for administering the National Flood Insurance Program.
- "FEMA" is the acronym for the Federal Emergency Management Agency.
- "Fill" refers to the placement of natural sand, dirt, soil, rock, concrete, cement, brick or similar material at a specified location to bring the ground surface up to a desired elevation.
- "FIRM" is the acronym for Flood Insurance Rate Map.
- "Flood Fringe" refers to the portion of the 100-year floodplain which is outside the floodway (See definition of floodway below.)
- "Flood Insurance Rate Map" (or "FIRM") refers to the official flood map of a community on which FEMA has categorized Special Flood Hazard Areas into risk premium zones. flood maps
- "Flood Insurance Study" (or "FIS") is the official report provided by FEMA. It contains flood profiles, floodway tables, engineering methods, and other descriptive and technical data.
- "Floodplain Management" means the operation of an overall program of corrective and preventive measures for reducing flood damage, including but not limited to emergency preparedness plans, flood control works and floodplain management regulations.
- "Flooding events" are general or temporary conditions of partial or complete inundation of normally dry land areas from the overflow of inland or tidal waters, or from the unusual and rapid accumulation or runoff of surface waters from any source.
- "Floodplain" refers to any land area susceptible to inundation by floodwaters from any source. For the purposes of this Code, floodplain refers to the land area susceptible to being inundated by the base flood.
- "Floodplain Administrator" refers to the community official designated in the local Flood Damage Prevention Code as responsible for the Code's administration.

- "Floodplain Development Permit" is a permit issued by the local Floodplain Administrator and is required before beginning any development in an area designated as a Special Flood Hazard Area on the community's FIRM.
- "Floodproofing" is a combination of structural and nonstructural additions, changes, or adjustments to structures that reduce or eliminate the risk of flood damage.
- "Floodproofing Certificate" refers to FEMA form 81-65, which for the purposes of this Code must be properly completed by a Professional Engineer or Architect licensed to practice in the State of Arkansas.
- "Floodway" or "Regulatory Floodway" refers to a stream channel and the land to either side of the stream channel that must remain undeveloped and open in order to allow floodwaters to pass without increasing the base flood elevation more than a designated height. For the purposes of this Code, the height is one foot (1 ft.). Severe restrictions or prohibitions are imposed on development within the floodway.
- "Flow-through openings" are openings specifically designed to allow floodwaters to flow into and out of enclosed spaces, minimizing the danger of foundation or wall collapse from lateral hydrostatic pressure.
- "Functionally dependent use" is a use that requires a location or construction contrary to the requirements of the Code. Shipyards and docks are the most common examples of "functionally dependant uses," but in Arkansas, water and wastewater treatment facilities are often constructed on normally prohibited sites. Another example of a functionally dependant use might be an addition to a manufacturing facility with precision equipment which must align with existing equipment in a pre-existing, pre-FIRM building. Variances may be granted for functionally dependant uses.
- "Grade" means the surface of the ground.
- "Grading" means to smooth the surface of the ground, typically with heavy construction equipment.
- "Highest Adjacent Grade" (HAG) means the highest natural elevation of the ground surface prior to construction next to the proposed walls of a structure.
- "Historical Structure" means any structure that is:
- 1. Listed individually in the National Register of Historic Places (a listing maintained by the Department of Interior) or preliminarily determined by the Secretary of the Interior as meeting the requirements for individual listing on the National Register;
- 2. Certified or preliminarily determined by the Secretary of the Interior as contributing to the historical significance of a registered historic district or a district preliminarily determined by the Secretary to qualify as a registered historic district;
- 3. Individually listed on a state inventory of historic places in states with historic preservation programs which have been approved by the Secretary of the Interior; or
- 4. Individually listed on a local inventory or historic places in communities with historic preservation programs that have been certified either:
 - a. By an approved state program as determined by the Secretary of the Interior or;
 - b. Directly by the Secretary of the Interior in states without approved programs.
- "Hydrodynamic forces" are the forces and stresses associated with moving water, including impacts from objects carried in the water.
- "Hydrostatic flood forces" are the forces and stresses associated with standing floodwaters.

- "Lacustrine Flooding" is flooding associated with a lake.
- "Lateral forces" are the horizontal hydrostatic forces associated with standing water. Water exerts an equal force in all directions, and as little as three feet of standing water can generate sufficient lateral force to collapse a foundation or wall.
- "Lowest floor" refers to the lowest floor of the lowest enclosed area (including basement). For a typical slab-on-grade construction, the elevation of the lowest floor is the top of the first floor of the house. For a typical basement foundation construction, the elevation of the lowest floor is the top of the basement floor. For a typical crawlspace foundation construction, the elevation of the lowest floor is the top of the first floor of the house. For typical split-level constructions, the elevation of the lowest floor is the top of the first living area floor the garage floor is not the lowest floor as long as there are no living areas in the garage and it is used solely for storage, parking vehicles and entry to the house. The elevation of the lowest floor of a manufactured home, however, is the bottom surface of the lowest floor joist.
- "Manufactured Homes" or Structures are modular in nature and are constructed elsewhere and transported to another site for placement, assembly, or reassembly.
- "Manufactured Home Park or Subdivision" means a parcel (or contiguous parcels) of land subdivided into two or more manufactured home lots for rent or sale.
- "Mean Sea Level" (MSL) means, for the purposes of the NFIP, the National Geodetic Vertical Datum (NGVD) of 1929 or other datum, to which base flood elevations shown on a community's FIRM are referenced.
- "Mixed Use Structures" are structures with both a business and a residential component, but where the area used for business is less than 50% of the total floor area of the structure.
- "New Construction" means, for floodplain management purposes, structures for which the "start of construction" commenced on or after the date of a floodplain management regulation adopted by a community and includes any subsequent improvements to such structures.
- "New Manufactured Home Park or Subdivision" means a manufactured home park or subdivision for which the construction of facilities for servicing the lots on which the manufactured homes are to be affixed (including at a minimum, the installation of utilities, the construction of streets, and either final site grading or the pouring of concrete pads) is completed on or after the effective date of floodplain management regulations adopted by a community.
- "No Adverse Impact principle" is a principle of restricting or prohibiting land development that does harm or "adversely affects" someone else's property or land.
- "Nonresidential Structures" are structures used only for commercial or public purposes, such as businesses, schools, churches, etc...
- "No-Rise Certificates" are formal certifications signed and stamped by a Professional Engineer licensed to practice in the State of Arkansas, demonstrating through hydrologic and hydraulic analyses performed in accordance with standard engineering practice that a proposed development will not result in any increase in flood levels within the community during the occurrence of a base flood event.
- "Piers" are columns of masonry or other structural material (commonly cement blocks stacked up to support a manufactured home), usually rectangular, used to support other structural members.
- "Pilings" are steel tubes driven to rock or a suitable soil bearing layer and connected to the foundation of a structure.
- "Ponding" is a flooding effect where floodwaters accumulate in shallow depressions and linger until absorbed or evaporated.

- "Recreational vehicles" means a vehicle which is:
 - (i) built on a single chassis;
- (ii) 400 square feet or less when measured at the largest horizontal projections;
 - (iii) designed to be self-propelled or permanently towable by a light duty truck; and
 - (iv) designed primarily not for use as a permanent dwelling but as temporary living quarters for recreational, camping, travel, or seasonal use.
- "Risk Zones" categorize special flood hazard areas into groupings by the specific risk of flooding. Zones A, AE, AO, and AH are Special Flood Hazard Areas. See "X Risk Zones" in this section.
- "Riverine flooding" is flooding associated with a river or stream channel.
- "RV" is the acronym for recreational vehicle.
- "Screw augers" are any type of anchor that twists into the soil, typically to a depth of 4 feet or more. They are not suitable for securing manufactured homes against floodwaters because saturated grounds often soften and fail to hold the anchor in place.
- "Section 404 Wetlands Permit" is a permit required under Section 404 of the Clean Water Act for the discharge of dredged and fill material into any surface water of the United States. The US Army Corps of Engineers issues Section 404 permits.
- "SFHA" is the acronym for Special Flood Hazard Area.
- "Shallow flooding" means a depth of less than 3 feet.
- "Slab anchors" are anchors where the hook of the anchor is wrapped around a horizontal rebar in the slab before the concrete is poured.
- "Special flood hazard areas" are geographical areas identified on FEMA flood maps as being at-risk for flooding. The maps further categorize these areas into various flood risk zones A, AE, AH, and AO.
- "Start of Construction" includes substantial improvement and means the date the building permit was issued, provided the actual start of construction, repair, reconstruction, rehabilitation, addition placement, or other improvement was within 180 days of the permit date. The actual start means either the first placement of permanent construction of a structure on a site, such as the pouring of slab or footings, the installation of piles, the construction of columns, or any work beyond the stage of excavation; or the placement of a manufactured home on a foundation. Permanent construction does not include land preparation, such as clearing, grading and filling; nor does it include the installation of streets and/or walkways; nor does it include excavation for basement, footings, piers or foundations or the erection of temporary forms; nor does it include the installation on the property of accessory buildings, such as garages or sheds not occupied as dwelling units or not part of the main structure. For a substantial improvement, the actual start of construction means the first alteration of any wall, ceiling, floor, or other structural part of a building, whether or not that alteration affects the external dimensions of the building.
- **"State Coordinating Agency"** is the agency that acts as a liaison between FEMA and a community for the purposes of floodplain management. The Arkansas Natural Resources Commission is the State Coordinating Agency for Arkansas.
- "Stream channels" are depressed natural pathways through which water of any quantity routinely flows.
- "Structural development" is a development that includes the placement or construction of a structure.

- "Structure," for the purposes of floodplain management, refers to any building with two or more rigid walls and a fully secured roof on a permanent site or to any gas or liquid storage tank that is principally above ground.
- "Substantial damage" is damage of any origin where the cost to restore a structure to its original undamaged state would equal or exceed 50% of the market value of the structure before any damage occurred. In determining whether substantial damage has occurred, estimators must use standard contractor and materials costs. There are no exceptions for homeowners who make their own repairs or for discounted or free raw materials.
- "Substantial improvement" is any reconstruction, remodeling, addition or improvement to a structure with a cost equaling or exceeding 50% of the market value of the structure before any improvement. Improvements to correct identified violations of local health, sanitary or safety Codes are not substantial improvements, regardless of the cost, as long as they are the minimum improvement necessary to bring the structure up to Code. Alterations to historical structures are also exempted, as long as the improvement does not affect the structure's official status of "historical structure."
- "Uses vulnerable to floods" are simply any land or structural uses that may be negatively affected by a flood.
- "Variance" is a formal, written permission from the Appeals Board to construct or develop in a way that is inconsistent with the requirements of this Code. The variance only deals with this Code the Appeals Board has no authority to waive any other governmental requirement, and has no say in the cost of flood insurance.
- "Violation" means the failure of a structure or other development to be fully compliant with the community's floodplain management regulations. A structure or other development without the elevation certificate, other certifications, or other evidence of compliance required in this Code is presumed to be in violation until such time as that documentation is provided.
- "Watercourse alteration" refers to any change that occurs within the banks of a watercourse.
- "Water Surface Elevation" means the height, in relation to the National Geodetic Vertical Datum (NGVD) of 1929 (or other datum, where specified), of floods of various magnitudes and frequencies in the floodplains of coastal or riverine areas.
- "X Risk Zones" are a special group of insurance risk zones. One type, shown as non-shaded areas on FEMA issued flood maps, indicates a zone where flooding is not expected to occur. The second type, shown as shaded areas of FEMA flood maps, indicates a flood hazard area that is expected to be affected by the 500-year flood, but not by the 100-year base flood.

ARTICLE 2 <u>ADMINISTRATION</u>

SECTION A. DESIGNATION OF THE FLOODPLAIN ADMINISTRATOR

The County Judge of Faulkner County, or his designee, is hereby appointed the Floodplain Administrator.

SECTION B. DUTIES & RESPONSIBILITIES OF THE FLOODPLAIN ADMINISTRATOR It is the duty and responsibility of the Floodplain Administrator or his designee to:

(1) **Obtain accreditation each year** as required by A.C.A. §14-268-106 through the State Coordinating Agency, which is the **Arkansas Natural Resources Commission**.

(2) Administer and implement the provisions of this Code and other appropriate sections of 44 CFR (Emergency Management and Assistance - National Flood Insurance Program Regulations) as they pertain to floodplain management

(3) Review applications for Floodplain Development Permits to:

- a) Evaluate proposed projects for reasonable safety from flooding;
- b) Evaluate proposed projects for conformance with No Adverse Impact principles;
- c) Ensure that all other permits necessary (including Section 404 Wetlands Permits as required by the Federal Water Pollution Control Act Amendments of 1972, 33 U.S.C. 1334) for proposed projects are obtained from the appropriate government agency prior to issuing a Floodplain Development Permit; and
- d) Ensure that proposed projects conform to the applicable provisions of this Code.

(4) Approve or deny applications for Floodplain Development Permits on the basis of:

- a) The proposed development's compliance or non-compliance with the provisions of this Code;
- b) The expected flood elevation, flood water velocity, flood duration, rate of rise and sediment transport of the floodwaters expected at the proposed development site;
- c) The proposed development's potential to adversely impact life and property by changing flooding patterns, changing erosion rates, or being swept onto other lands by flood waters;
- d) The proposed development's susceptibility to flood damage;
- e) The proposed development's compatibility with existing and planned community development;
- f) The proposed development's accessibility by ordinary and emergency vehicles during flooding events;
- g) The anticipated costs of providing governmental services to the proposed development during and after flooding events, including maintenance and repair of streets, bridges, facilities and public utilities such as sewer, gas, electrical and water systems;
- h) The proposed development's functionally dependent use;
- i) The availability of alternative locations, not subject to flooding or erosion damage, for the proposed development; and
- j) The relationship of the proposed use to the comprehensive plan for that area.
- (5) Interpret the exact location of the boundaries of Special Flood Hazard Areas whenever a mapped boundary appears to be different from actual field conditions. (The sole purpose of this interpretation is to determinate the applicability of the provisions of this Code to the proposed project.)
- (6) **Notify adjacent communities** and the State Coordinating Agency, which is the Arkansas Natural Resources Commission, a minimum of 60 days **prior to any alteration or relocation of a watercourse**, and submit evidence of all such notifications to FEMA.

- (7) Ensure that the flood carrying capacity within an altered or relocated portion of a watercourse is not diminished, and that the alteration or relocation does not adversely impact any other lands.
- (8) Obtain, review and reasonably utilize, whenever the current Flood Insurance Study or current Flood Insurance Rate Map does not provide base flood elevation data, any base flood elevation data and floodway data available from any Federal, State or other source. The Floodplain Administrator may obtain such data by requiring the applicant to submit it in conjunction with a Floodplain Development Permit application. (The sole use of this data is the administration of the provisions of this Code.)
- (9) **Inspect floodplain developments as necessary** to ensure construction is in accordance with the application data that formed the basis for the decision to issue the Floodplain Development Permit.
- (10) Issue Certificates of Compliance.
- (11) Maintain all records and documents pertaining to this Code for public inspection.

SECTION C. ESTABLISHMENT OF DEVELOPMENT PERMIT

A Floodplain Development Permit is required for all structural development, placement of manufactured structures, clearing, grading, mining, drilling, dredging, placement of fill, excavating, watercourse alteration, drainage improvements, roadway or bridge construction, individual water or sewer installations or any other development in a Special Flood Hazard Area to ensure conformance with the provisions of this Code.

SECTION D. PERMIT PROCEDURES

- (1) **Application** for a Floodplain Development Permit shall be presented to the Floodplain Administrator on forms furnished by him/her and may include, but not be limited to, plans in duplicate drawn to scale showing the location, dimensions, and elevation of proposed landscape alterations, existing and proposed structures, including the placement of manufactured homes, and the location of the foregoing in relation to areas of special flood hazard.
- (2) The **documentation** required with each Application for a Floodplain Development Permit, and the specific provisions of this Code applicable to the proposed development, are dependant upon the type of development proposed and the Risk Zone of the proposed development site. Article 3, Section A contains standards for all developments in all Risk Zones. Article 3, Section B contains standards for specific development types in specific Risk Zones.
- (3) The decision of the Floodplain Administrator to approve or deny issuance of a Floodplain Development Permit is subject to appeal to the designated Appeal Board. Within Faulkner County, Arkansas the designated Appeal Board is the Faulkner County Quorum Court.

SECTION E. <u>PROCEDURES FOR VARIANCE FROM THE REQUIRMENTS OF THIS CODE</u>

- (1) Applicants must submit petitions for variances directly to the Appeal Board (Section E).
- (2) Variances may only be issued:
 - a) if showing a good and sufficient cause;
 - b) granting of the variance will not result in any adverse impact upon other lands;
 - c) if granting of the variance will not result in any additional threats to public safety;
 - d) if granting of the variance will not result in extraordinary public expense;
 - e) if granting of the variance does not create a nuisance, cause fraud on or victimization of the public, or conflict with existing laws or ordinances;
 - f) if granting of the variance will not result in increased flood heights or an increase in expected flood velocities;
 - g) if the requested variance is the minimum necessary, considering the flood hazards, to afford the necessary relief; and
 - h) upon determination that the requested variance is necessary to avoid an extraordinary hardship to the applicant.
- (3) Variances may not be issued for developments inside a regulatory floodway unless
 - a) all requirements of 44 CFR §65.12 are first met; or
 - b) the following requirements are met:
 - 1. a No-Rise Certificate signed and sealed by a Professional Engineer licensed to practice in the State of Arkansas is submitted to document that no increase in the base flood elevation would result from granting a variance for the proposed development;
 - 2. protective measures are employed to minimize damages during flooding events; and
 - 3. the variance does not result in any adverse impact to other lands.
- (4) Examples of developments for which variance petitions may be appropriate include but are not limited to
 - a) the new construction of, or substantial improvement to, a structure on a lot of 1/2 acre or less in size that is surrounded by contiguous lots with existing structures constructed below the base flood elevation:
 - b) for the reconstruction, rehabilitation or restoration of an historical structure, provided that:
 - 1. the proposed repair or rehabilitation will not preclude the structure's continued designation as a historic structure; and
 - 2. the variance is the minimum necessary to preserve the historic character and design of the structure.
 - c) the new construction of, substantial improvement to, or other development necessary to conduct a functionally dependent use, provided that:
- 1. the criteria outlined in Article 2, Section E, (3) and (4) and Article 2, Section F are met, and
- 2. the structure or other development is protected by methods that minimize flood damages during the base flood and create no additional threats to public safety.

SECTION F. APPEAL BOARD

- (1) Within Faulkner County, Arkansas the Faulkner County Quorum Court is the designated Appeal Board.
- (2) The Appeal Board will consider an appeal only with allegations of an error in any requirement, decision, or determination made by the Floodplain Administrator in the enforcement or administration of this Code.

- (3) Upon consideration of the factors noted in Article 1, Sections E and F, and the intent of this ordinance, the Appeal Board may attach such conditions to the granting of variances as it deems necessary to further the purpose and objectives of this ordinance.
- (4) Appeal Board decisions are binding only upon the requirements of this Code, and have no bearing on the decision of any lending institution to require the purchase of flood insurance or on the rate determination of such insurance.
- (5) Any time the Appeal Board issues a variance, it must provide the applicant with a formal written warning of an increased risk of flood damage due to removal of restrictions designed to lessen such risks. The notice must also warn of a corresponding increase in the cost of flood insurance, since the cost of such insurance will be commensurate with the increased risk.
- (6) Aggrieved parties may appeal any decision of the Appeal Board to a court of competent jurisdiction.

ARTICLE 3 PROVISIONS FOR FLOOD HAZARD REDUCTION

SECTION A. GENERAL STANDARDS

The following standards apply to <u>all developments in Special Flood Hazard Areas</u>, regardless of the type of proposed development or the Risk Zone of the proposed site.

- All new and substantial construction or substantial improvements shall be designed (or modified) and adequately anchored to prevent flotation, collapse or lateral movement of the structure resulting form hydrodynamic and hydrostatic loads, including the effects of buoyancy;
- 2. All new construction or substantial improvements shall be constructed by methods and practices that minimize flood damage;
- 3. All new construction or substantial improvements shall be constructed with materials resistant to flood damage;
- 4. All **critical facilities** constructed or substantially improved in Special Flood Hazard Areas (SFHA) must be constructed or modified to **exceed 500-year flood protection** standards <u>or</u> **located outside the SFHA**.
- 5. The placement or construction of all new structures must be in full compliance with the provisions of this Code
- 6. For the purposes of this Code, all mixed-use structures are subject to the more stringent requirements of residential structures.
- 7. A substantial improvement or substantial damage to an existing structure triggers a requirement to bring the entire structure into full compliance with the provisions of this Code. The existing structure, as well as any reconstruction, rehabilitation, addition, or other improvement, must meet the standards of new construction in this Code.

- 8. Any improvement to an existing structure that is less than a substantial improvement requires the improvement, but not the existing structure, to be in full compliance with the provisions of this Code.
- 9. All manufactured homes to be placed within a Special Flood Hazard Area on a community's FIRM shall be installed using methods and practices which minimize flood damage. For the purposes of this requirement, manufactured homes must be elevated and anchored to resist flotation, collapse, or lateral movement. Methods of anchoring may include, but are not limited to, use of over-the-top or frame ties to ground anchors. This requirement is in addition to applicable State and local anchoring requirements for resisting wind forces. Screw augers or expanding anchors will not satisfy the requirement of this provision.
- 10. The design or location of **electrical**, **heating**, **ventilation**, **plumbing**, **and air conditioning equipment for new structures**, or for any improvements to an existing structure, must prevent water from entering or accumulating within the components during base flood events.
- 11. The design of all new and replacement water supply systems must minimize or eliminate infiltration of floodwaters into the system during base flood events.
- 12. The design of all new and replacement sanitary sewage systems must minimize or eliminate infiltration of floodwaters into the system during flooding events, and must prevent sewage discharge from the systems into floodwaters.
- 13. The placement of **on-site waste disposal systems** must avoid impairment to, or contamination from, the disposal system during base flood events.
- 14. Construction of basement foundations in any Special Flood Hazard Area is prohibited.
- 15. New construction and substantial improvements, with **fully enclosed areas (such as garages and crawlspaces)** below the lowest floor that are usable solely for parking of vehicles, building access or storage in an area other than a basement and which are below the base flood elevation shall be designed to automatically equalize hydrostatic flood forces on exterior walls by allowing for the entry and exit of floodwaters. Designs for meeting this requirement must either be certified by a registered professional engineer or architect or meet or exceed the following minimum criteria:
 - (a) A minimum of two openings on separate walls having a total net area of not less than 1 square inch for every square foot of enclosed area subject to flooding shall be provided.
 - (b) The bottom of all openings shall be no higher than 1 foot above grade.
 - (c) Openings may be equipped with screens, louvers, valves, or other coverings or devices provided that they permit the automatic entry and exit of floodwaters.
 - 16. The placement of **recreational vehicles (RV)** in Special Flood Hazard Areas must either (a) be temporary, as demonstrated by the RV being fully licensed, being on wheels or a jacking system, attached to the site only by quick disconnect type utilities and security devices, having no permanently attached additions, and being immobile for no more than 180 consecutive days; or else

- (b) meet all provisions of this Code applicable to manufactured home structures.
- 17. All proposals for the development of a residential subdivision, commercial business park or manufactured home park/subdivision must have public utilities and facilities such as sewer, gas, electrical and water systems located and constructed to minimize or eliminate flood damage.
- 18. All proposals for the development of a residential subdivision, commercial business park or a manufactured home park/subdivision must include an adequate drainage plan to reduce exposure to flood hazards.
- 19. All proposals for the development of a commercial business park or a manufactured home park/subdivision must include an adequate evacuation plan for the escape of citizens from affected nonresidential structures during flooding events.

SECTION B. RISK ZONE SPECIFIC STANDARDS

In addition to the General Standards, the following standards apply to specific development types in specific Risk Zones, except as revised in Section E of this Article. Risk Zones listed in this Code that do not appear on the current FIRM are not applicable.

(1) In AE Risk Zones:

Special Flood Hazard Areas with base floods determined

- a) For Residential Structures in Zone AE:
 - 1. For all new residential structures, the top surface of the lowest floor must have an elevation 2 feet or more above the published BFE. This elevation must be documented on an Elevation Certificate properly completed by a Professional Engineer, Surveyor or Architect licensed to practice in the State of Arkansas.
 - 2. For all substantial improvements or substantial damage to existing residential structures, the entire structure becomes subject to the requirements of a new residential structure.
 - 3. For any reconstruction, rehabilitation, addition, or other improvement to an existing residential structure that is less than a substantial improvement, only the improved area, but not the entire structure, becomes subject to the requirements of a new residential structure.
- b) For Nonresidential Structures in Zone AE:
- 1. All new commercial, industrial or other nonresidential structures must either:
 - a. have the lowest floor (including basement) elevated 2 feet or more above the base flood level or

- b. be floodproofed such that, together with attendant utility and sanitary facilities, be designed so that below an elevation of 2 feet above the base flood level the structure is watertight with walls substantially impermeable to the passage of water and with structural components having the capability of resisting hydrostatic and hydrodynamic loads and effects of buoyancy.
- c. A registered professional engineer or architect shall develop and/or review structural design, specifications, and plans for the construction, and shall certify on a Floodproofing Certificate that the design and methods of construction are in accordance with accepted standards of practice as outlined in this subsection. A record of such certification which includes the specific elevation (in relation to mean sea level) to which such structures are floodproofed shall be maintained by the Floodplain Administrator.
- 2. For all substantial improvements or substantial damage to existing commercial, industrial or other nonresidential structures the entire structure becomes subject to the requirements of a new nonresidential structure.
- 3. For any reconstruction, rehabilitation, addition, or other improvement to an existing nonresidential structure that is less than a substantial improvement, only the improved area, but not the entire structure, becomes subject to the requirements of a new nonresidential structure.

c) For Manufactured Homes in Zone AE:

- 1. All manufactured homes that are placed or substantially improved on sites:
 - a. outside of a manufactured home park or subdivision,
 - b. in a new manufactured home park or subdivision,
 - c. in an expansion to an existing manufactured home park or subdivision, or
 - d. in an existing manufactured home park or subdivision on which a manufactured home has incurred "substantial damage" as a result of a flood, be elevated on a permanent foundation such that the lowest floor of the manufactured home is elevated 2 feet or more above the base flood elevation and be securely anchored to an adequately anchored foundation system to resist flotation, collapse, and lateral movement.
- 2. Require that manufactured homes be placed or substantially improved on sites in an existing manufactured home park or subdivision on the community's FIRM that are not subject to the provisions of paragraph (1.) of this section be elevated so that either:
- a. the lowest floor of the manufactured home is 2 feet or more above the base flood elevation, or b. the manufactured home chassis is supported by reinforced piers or other foundation elements of at least equivalent strength that are no less than 36 inches in height above grade and be securely anchored to an adequately anchored foundation system to resist flotation, collapse, and lateral movement.

- 3. For all substantial improvements or substantial damage to existing manufactured home, the entire structure becomes subject to the requirements of a new manufactured home.
- 4. For any reconstruction, rehabilitation, addition, or other improvement to an existing manufactured home that is less than a substantial improvement, only the improved area, but not the entire structure, becomes subject to the requirements of a new manufactured home.
- d) Where FEMA has not established a regulatory floodway in Zone AE, no Floodplain Development Permit may be issued unless a detailed engineering analysis is submitted along with the application that demonstrates the increase in base floodwater elevation due to the proposed development and all cumulative developments since the publication of the current FIRM will be less than 2 feet.

(2) Floodways

High risk areas of stream channel and adjacent floodplain

- a) Developments in regulatory floodways are prohibited, unless
- 1. A No-Rise Certificate, signed and stamped by a Professional Engineer licensed to practice in the State of Arkansas, is submitted to demonstrate through hydrologic and hydraulic analyses performed in accordance with standard engineering practice that the proposed development would not result in any increase in flood levels within the community during the occurrence of a base flood event; or
- 2. All requirements of 44 CFR §65.12 are first met.
- b) No Manufactured Home may be placed in a regulatory floodway, regardless of elevation height, anchoring methods, or No-Rise Certification.

(3) In AH or AO Risk Zones:

Special Flood Hazard Areas of shallow flooding

- a) For Residential Structures in Zones AH or AO:
 - 1. All new residential structures must be constructed with the top surface of the lowest floor elevated 2 feet or more above the published BFE, or 2 feet or more above the highest adjacent grade in addition to the depth number specified (at least 2 feet if no depth number is specified) on the community's FIRM. This elevation must be documented on an Elevation Certificate properly completed by a Professional Engineer, Surveyor or Architect licensed to practice in the State of Arkansas.
 - 2. For all substantial improvements or substantial damage to existing residential structures the entire structure becomes subject to the requirements of a new residential structure.
 - 3. For any reconstruction, rehabilitation, addition, or other improvement to an existing residential structure that is less than a substantial improvement, only the improved area, but not the entire structure, becomes subject to the requirements of a new residential structure

b) For Nonresidential Structures in Zones AH or AO:

- 1. All new commercial, industrial or other nonresidential structure must either:
 - a. have the top surface of the lowest floor elevated 1 foot or more above the published BFE, or 2 feet or more above the highest adjacent grade in addition to the depth number specified (at least 2 feet if no depth number is specified) on the community's FIRM, with documentation on an Elevation Certificate properly completed by a Professional Engineer, Surveyor or Architect licensed to practice in the State of Arkansas; or
 - b. be floodproofed such that the structure, together with attendant utility and sanitary facilities be designed so that below 2 feet or more above the published BFE in Zone AH, or 2 feet or more above the base specified flood depth in an AO Zone, the structure is watertight with walls substantially impermeable to the passage of water and with structural components having the capability of resisting hydrostatic and hydrodynamic loads of effects of buoyancy.
- 2. For all substantial improvements or substantial damage to existing commercial, industrial or other nonresidential structures, the entire structure becomes subject to the requirements of a new nonresidential structure.
- 3. For any reconstruction, rehabilitation, addition, or other improvement to an existing nonresidential structure that is less than a substantial improvement, only the improved area, but not the entire structure, becomes subject to the requirements of a new nonresidential structure.

c) For Manufactured Homes in Zones AH or AO:

- 1. All manufactured homes that are placed or substantially improved on sites:
 - a. outside of a manufactured home park or subdivision.
 - b. in a new manufactured home park or subdivision,
 - c. in an expansion to an existing manufactured home park or subdivision, or
 - d. in an existing manufactured home park or subdivision on which a manufactured home has incurred "substantial damage" as a result of a flood, be elevated on a permanent foundation such that the lowest floor of the manufactured home is elevated 2 feet or more above the published BFE, or 2 feet or more above the highest adjacent grade in addition to the depth number specified (at least 2 feet if no depth number is specified) on the community's FIRM, and be securely anchored to an adequately anchored foundation system to resist flotation, collapse, and lateral movement.
- 2. Require that manufactured homes be placed or substantially improved on sites in an existing manufactured home park or subdivision on the community's FIRM that are not subject to the provisions of paragraph 1. of this section be elevated so that either:

- a. the lowest floor of the manufactured home meets the elevation standard of paragraph 1., or
- b. the manufactured home chassis is supported by reinforced piers or other foundation elements of at least equivalent strength that are no less than 36 inches in height above grade and be securely anchored to an adequately anchored foundation system to resist flotation, collapse, and lateral movement.
- 3. For all substantial improvements or substantial damage to existing manufactured home, the entire structure becomes subject to the requirements of a new manufactured home.
- 4. For any reconstruction, rehabilitation, addition, or other improvement to an existing manufactured home that is less than a substantial improvement, only the improved area, but not the entire structure, becomes subject to the requirements of a new manufactured home.
 - d) Where FEMA has not established a regulatory floodway in Zone in Zones AH or AO, no Floodplain Development Permit may be issued unless a detailed engineering analysis is submitted along with the application that demonstrates the increase in base floodwater elevation due to the proposed development and all cumulative developments since the publication of the current FIRM will be less than 1 foot.
 - e) Require adequate drainage paths around structures on slopes, to guide flood waters around and away from proposed structures.

(4) In "A" Risk Zones:

Special Flood Hazard Areas with no base flood elevations determined

- a) In Zone A, The applicant or the applicant's agent must determine a base flood elevation prior to construction. The BFE will be based on a source or method approved by the local Floodplain Administrator.
- b) For Residential Structures in Zone A:
- 1. For all new residential structures, the top surface of the lowest floor must have an elevation 2 feet or more above the BFE. This elevation must be documented on an Elevation Certificate properly completed by a Professional Engineer, Surveyor or Architect licensed to practice in the State of Arkansas.
- 2. For all substantial improvements or substantial damage to existing residential structures, the entire structure becomes subject to the requirements of a new residential structure.
- 3. For any reconstruction, rehabilitation, addition, or other improvement to an existing residential structure that is less than a substantial improvement, only the improved area, but not the entire structure, becomes subject to the requirements of a new residential structure.

c) For Nonresidential Structures in Zone A:

1. All new commercial, industrial or other nonresidential structures must either:

- a. have the lowest floor (including basement) elevated 2 feet or more above the base flood level or b. be floodproofed such that, together with attendant utility and sanitary facilities, be designed so that below an elevation of 1 foot above the base flood level the structure is watertight with walls substantially impermeable to the passage of water and with structural components having the capability of resisting hydrostatic and hydrodynamic loads and effects of buoyancy.
- c. A registered professional engineer or architect shall develop and/or review structural design, specifications, and plans for the construction, and shall certify on a Floodproofing Certificate that the design and methods of construction are in accordance with accepted standards of practice as outlined in this subsection. A record of such certification which includes the specific elevation (in relation to mean sea level) to which such structures are floodproofed shall be maintained by the Floodplain Administrator.
 - 2. For all substantial improvements or substantial damage to existing commercial, industrial or other nonresidential structures the entire structure becomes subject to the requirements of a new nonresidential structure.
 - 3. For any reconstruction, rehabilitation, addition, or other improvement to an existing nonresidential structure that is less than a substantial improvement, only the improved area, but not the entire structure, becomes subject to the requirements of a new nonresidential structure.

d) For Manufactured Homes in Zone A:

- 1. All manufactured homes that are placed or substantially improved on sites:
- a. outside of a manufactured home park or subdivision, b. in a new manufactured home park or subdivision,
- c. in an expansion to an existing manufactured home park or subdivision, or
- d. in an existing manufactured home park or subdivision on which a manufactured home has incurred "substantial damage" as a result of a flood, be elevated on a permanent foundation such that the lowest floor of the manufactured home is elevated 2 feet or more above the base flood elevation and be securely anchored to an adequately anchored foundation system to resist flotation, collapse, and lateral movement.
- 2. Require that manufactured homes be placed or substantially improved on sites in an existing manufactured home park or subdivision on the community's FIRM that are not subject to the provisions of paragraph (1.) of this section be elevated so that either:
 - a. the lowest floor of the manufactured home is 2 feet or more above the base flood elevation, or
 - b. the manufactured home chassis is supported by reinforced piers or other foundation elements of at least equivalent strength that are no less than 36 inches in height above grade and be securely anchored to an adequately anchored foundation system to resist flotation, collapse, and lateral movement.
- 3. For all substantial improvements or substantial damage to existing manufactured home, the entire structure becomes subject to the requirements of a new manufactured home.
- 4. For any reconstruction, rehabilitation, addition, or other improvement to an existing manufactured home that is less than a substantial improvement, only the improved area, but not the entire structure, becomes subject to the requirements of a new manufactured home.

e) Base flood elevation data and a regulatory floodway, utilizing accepted engineering practices, shall be generated for subdivision proposals and other proposed development including the placement of manufactured home parks and subdivisions which is greater than 50 lots or 5 acres, whichever is lesser, if not otherwise provided.

Conway, Arkansas 72034



ORDINANCE 11-16

2011 AUG 17 P 3: 44

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An OC Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1:

\$5,000.00 is anticipated/projected to Juvenile Probation Fund (47).

(Revenue Series 7619)

\$5,000.00 is appropriated from Juvenile Probation Fund (47) to department 5200, Juvenile Probation, as follows:

\$2,000.00 \$1,000.00 17 - General Office Supplies

18 – Small Equipment

\$2,000.00

79 - Meals and Lodging

Section 2:

\$5,000.00 is anticipated/projected to Teen Court Fund (38).

(Revenue Series 8504)

\$5,000.00 is appropriated from Teen Court Fund (38) to department 2500, Teen Court, expenditure code 02 – Part-time Salaries.

Section 3:

\$130.00 is transferred within department 3100, County Clerk Automation, from

expenditure code 09 – Health Insurance as follows:

\$ 30.00

01 – Salaries

\$100.00

06 - Social Security

Section 4:

\$6,000.00 is transferred within department 4300, Collector's Automation, from expenditure code 93 – Machinery and Equipment as follows:

\$3,500.00

18 - Small Equipment

\$2,500.00

33 – Service Contracts

Section 5:

\$12,464.67 is anticipated/projected to County Road Fund (02).

(Revenue Series 8606)

\$12,464.67 is appropriated from County Road Fund (02) to department 4400, County Road, expenditure code 40 – Concrete and Bridge Material.

Section 6:

\$57,254.76 is anticipated/projected to Criminal Justice Sales Tax Fund (28).

(Revenue Series 8708)

\$57,254.76 is appropriated from Criminal Justice Sales Tax Fund (28) to department

4600, Criminal Justice Sales Tax, as follows:

\$15,000.00

78 – Officers Equipment

\$42,254.76

94 – Vehicles

Section 7:

\$14,066.95 is anticipated/projected to County General Fund (01).

(Revenue Series 8708)

\$14,066.95 is appropriated from County General Fund (01) to department 7000, CID, as

follows:

\$ 2,066.95

78 – Officers Equipment

\$12,000.00

94 – Vehicles

Dated: August 16, 2011

Dated: August 16, 2011

Attest:

Angela Smith

Quorum Court Secretariat

Faulkner County, AR

Approved:

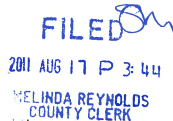
Preston Scroggin

Faulkner County Judge Faulkner County, AR

Faulkner County Quorum Court

(501) 450-4900 Conway, Arkansas 72034

FAULKNER COUNTY, ARKANSAS ORDINANCE NO. \\-\7



AN ORDINANCE AUTHORIZING A CREDIT CARD TRANSACTION FEE TO BE COLLECTED BY THE DISTRICT DC COURT OF FAULKNER COUNTY; DECLARING AN EMERGENCY; AND FOR OTHER PURPOSES.

WHEREAS, due to changes in state law, there exists an opportunity to implement a fee for processing payments by credit card authorized by law and performed by District Court personnel;

WHEREAS, Arkansas Code Ann. §16-13-706 as amended by Act 1218 of 2011 authorizes the District Court pursuant to §16-13-709 or §16-92-118 to accept payment of fines and associated cost by an approved credit card or debit card and when the offender pays fines or court costs by an approved credit card or debit card, the court may assess the offender a transaction fee;

WHEREAS, Arkansas Code Ann. §16-92-118(e) as amended by Act 1218 of 2011 authorizes the Quorum Court of Faulkner County, Arkansas to establish a transaction fee to be charged by District Court pursuant to Arkansas Code Ann. §16-13-709 for the collection of fines assessed in that District Court for any electronic payment of a court-ordered fine by an approved credit card or debit card.

NOW THEREFORE, BE IT ORDAINED BY THE QUORUM COURT OF FAULKNER COUNTY, ARKANSAS,

- Section 1. Pursuant to Arkansas Code §16-92-118(e) as amended by Act 1218 of 2011, there is hereby established a credit card transaction fee in the amount of \$2.00 for each and every individual for whom the District Court receipts a payment made by credit card in the amount of \$200.00 or less authorized by law.
- Section 2. Pursuant to Arkansas Code §16-92-118(e) as amended by Act 1218 of 2011, there is hereby established a credit card transaction fee in the amount of \$5.00 for each and every individual for whom the District Court receipts a payment made by credit card in any amount over \$200.00 which is authorized by law.
- Section 3. The fees established herein as provided for in Arkansas Code Ann. §16-92-118(e)(1) and (2) as amended by Act 1218 of 2011 collected by the District Court shall be deposited by the tenth day of each month in the appropriate district court automation fund, established under §16-13-704 to be used solely for the purposes stated in that section.
- Section 4. That any ordinances in conflict herewith are hereby repealed to the extent of that conflict.
- Section 5. That this ordinance is necessary for the protection of the peace, health and safety of the citizens of Conway, and therefore, an emergency is declared to exist, and this ordinance shall go into effect immediately upon passage and its provisions shall be begin as of September 1, 2011.

PASSED this ____ day of August, 2011.

APPROVED

COUNTY SHIPER

ATTEST:

QUOTUM COURT

Conway, Arkansas 72034



ORDINANCE 11-18

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1: \$1,072.40 is anticipated/projected to Drug Control Fund (08).

(Revenue Series 8724)

\$1,072.40 is appropriated from Drug Control Fund (08) to department 4100, Drug Control owner diturn and 70. House (Parallel Parallel Paral

Control, expenditure code 70 – Lease/Purchase.

Section 2: \$500.00 is anticipated/projected to Criminal Justice Sales Tax Fund (28).

(Revenue Series 8606)

\$500.00 is appropriated from Criminal Justice Sales Tax Fund (28) to department

4600, Criminal Justice Sales Tax, expenditure code 48 – Other Professional

Services.

Section 3: \$6,282.62 is appropriated as a transfer from IEGCP Fund (146) to 9-1-1

Fund (24).

\$6,282.62 is anticipated/projected to 9-1-1 Fund (24).

(Revenue Series 8300)

\$6,282.62 is appropriated from 9-1-1 Fund (24) to department 4900, 9-1-1,

expenditure code 17 – General Office Supplies.

Section 4: \$4,547.60 is anticipated/projected to County General Fund (01).

(Revenue Series 8624)

\$4,547.60 is appropriated from County General Fund (01) to department 2100,

Prosecuting Attorney, expenditure code 82 – Grant Match.

Section 5: \$1,500.00 is anticipated/projected to County General Fund (01).

(Revenue Series 8711)

\$1,500.00 is appropriated from County General Fund (01) to department 1000,

Circuit Court 3rd Division, expenditure code 48 – Other Professional Services

(Drug Court).

Section 6: \$500.00 is transferred within department 4800, PSAP, from expenditure code

49 – Telephone to expenditure code 33 – Service Contracts.

Section 7: \$3,906.47 is anticipated/projected to County General Fund (01). (Revenue Series 7608)

\$3,906.47 is appropriated from County General Fund (01) to department 7000, CID, expenditure code 48 – Other Professional Services (Towing).

Section 8: \$83.12 is anticipated/projected to 9-1-1 Fund (24). (Revenue Series 8606)

\$83.12 is appropriated from 9-1-1 Fund (24) to department 4900, 9-1-1, expenditure code 18 – Small Equipment.

Section 9: \$6,000.00 is transferred within department 400, County Treasurer, from expenditure code 07 – Retirement to expenditure code 02 – Salaries Part-Time.

Section 10: \$20,000.00 is transferred within department 4600, Criminal Justice Sales Tax, from expenditure code 61 – Utilities to expenditure code 02 – Salaries Part-Time.

Section 11: \$3,500.00 is transferred within department 7200, Victim Services, from expenditure code 25 – Fuel, Oil, and Lube to expenditure code 65 – Buildings and Improvements.

Section 12: \$7,496.43 is anticipated/projected to County General Fund (01). (Revenue Series 8624)

\$7,496.43 is appropriated from County General Fund (01) to department 100, County Judge, expenditure code 09 – Health Insurance.

Section 13: \$10,000.00 is transferred within department 100, County Judge, from expenditure code 71 – Computers to expenditure code 93 – Machinery and Equipment.

Section 14: \$15,000.00 is transferred from department 2600, Election Commission, expenditure code 66 – Machinery and Equipment Repairs to department 200, County Clerk, expenditure code 93 – Machinery and Equipment.

Dated: September 20, 2011 Dated: September 20, 2011

Angela Smith

Attest:

Quorum Court Secretariat Faulkner County, AR

Approved:

Preston Scroggin
Faulkner County Judge
Faulkner County, AR

Conway, Arkansas 72034



ORDINANCE 11-19

201 829 21 F B 12

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1:

\$50,000.00 is appropriated from County Road Fund (02) to department 4400,

County Road, expenditure code 66 – Machinery and Equipment Repairs.

Section 2:

\$250,000.00 is appropriated from County Road Sales Tax Fund (11) to

department 4500, County Road Sales Tax, as follows:

\$200,000.00

34 – Asphalt

\$ 50,000.00

40 - Concrete Bridge Material

Section 3:

\$127,315.08 is appropriated from 911 Fund (24) to department 4900, 9-1-1.

as follows:

\$ 2,459.78

18 – Small Equipment

\$124,855.30

93 - Machinery and Equipment

Dated: September 20, 2011

Dated: September 20, 2011

Attest

Angela Smith

Quorum Court Secretariat

Faulkner County, AR

Approved:

Preston Scroggin

Faulkner County Judge

Faulkner County, AR

Conway, Arkansas 72034





44 50 21 P to 12

BE IT ENACTED BY THE QUORUM COURT OF THE COUNTY OF FAULKNER, STATE OF ARKANSAS; AN ORDINANCE TO BE ENTITLED: PURCHASING NEW ELECTRONIC VOTING MACHINES.

WHEREAS, Faulkner County's population has greatly increased over the past four (4) years; and

WHEREAS, as a result of the increased population it is the desire of the Faulkner County Quorum Court and the Faulkner County Election Commission, in an effort to promote and encourage voter participation, to proportionally increase the number of voting machines to avoid additional congestion during all voting periods;

WHEREAS, it is the Faulkner County Election Commission's desire to open early voting sites in Greenbrier, Vilonia, and Mayflower; and

WHEREAS, an appropriation in furtherance and support of voter participation and encouragement is warranted and in the county's best interests.

NOW, THEREFORE, BE IT ORDAINED BY THE QUORUM COURT OF THE COUNTY OF FAULKNER, STATE OF ARKANSAS, AS FOLLOWS:

Section 1:

\$15,000.00 is hereby appropriated to the Faulkner County Clerk for the specific purpose of purchasing voting machines that are at least as technologically advanced as those machines currently owned by Faulkner County.

Section 2:

It shall be understood that the amount appropriated by this Ordinance is a one-time appropriation for the stated purpose.

Section 3:

An emergency is hereby declared to exist as this Ordinance is necessary for the proper and timely conduct of county operations and this Ordinance shall be in force and take effect upon passage and publication.

Dated:

Affirm:

Dated:

September 20, 2011

September 20, 2011

Attest:

Angela Smith

Quorum Court Secretariat Faulkner County, Arkansas Preston Scroggin Faulkner County Judge

Faulkner County Arkansas

Conway, Arkansas 72034



ORDINANCE 11-21

201 001 00 P 3: 16

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas, Antios Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1: \$200.00 is transferred within department 4200, Contract Services, from

expenditure code 27 – MEMS to expenditure code 05 – Cooperative Extension

Service.

Section 2: \$7,999.06 is appropriated as a transfer from Citizen Corp Grant Fund (137) to 911

Fund (24).

\$7,999.06 is anticipated/projected to 911 Fund (24).

(Revenue Series 8300)

\$7,999.06 is appropriated from 911 Fund (24) to department 4900, 911, as

follows:

Section 3: \$2,500.00 is transferred within department 500, Sheriff, from expenditure code

49 – Telephone to expenditure code 47 – Drug Buy.

Section 4: \$1,000.00 is transferred within department 2700, Coroner, from expenditure code

78 – Miscellaneous Law Enforcement to expenditure code 61 – Electricity.

Section 5: \$125,532.00 is anticipated/projected to Faulkner County Disaster Recovery Fund

(142). (Revenue Series 8504)

\$125,532.00 is appropriated from Faulkner County Disaster Recovery Fund (142)

to department 3400, Faulkner County Disaster Recovery, expenditure code 93 -

Machinery and Equipment.

Section 6: \$2,000.00 is transferred from department 2700, Coroner, from expenditure code

49 – Telephone to department 100, County Judge, expenditure code 51 – Coroner

Building Rental/Lease.

Section 7: \$18,460.68 is transferred within department 4900, 911, from expenditure code 93 – Machinery and Equipment, as follows:

Section 8: \$2,000.00 is transferred within department 5800, Circuit Court 2nd Division, from expenditure code 71 – Computer to expenditure code 48 – Other Professional Services.

Section 9: \$1,000.00 is transferred within department 5800, Circuit Court 2nd Division, from expenditure code 19 – Joint Budget Supplies to expenditure code 75 – Other Professional Services Joint Budget.

Section 10: \$2,500.00 is transferred from department 5800, Circuit Court 2nd Division, expenditure code 19 – Joint Budget Supplies to department 1000, Circuit Court 3rd Division, expenditure code 48 – Other Professional Services (Drug Court).

Section 11: \$2,500.00 is transferred within department 3800, Circuit Court 4th Division, as follows:

From To
\$ 500.00 16 - Printing & Supplies \$2,000.00 02 - Part-Time Salaries
\$1,000.00 17 - General Supplies \$ 460.00 06 - Social Security
\$1,000.00 18 - Small Equipment \$ 40.00 10 - Workmen's Comp

Section 12: \$24,487.84 is appropriated from Jail Fines Fund (31) to department 1400, Jail Fines, as follows:

\$15,111.54	01 – Salaries
\$ 1,511.15	05 – Overtime
\$ 1,156.03	06 – Social Security
\$ 2,035.53	07 – Retirement
\$ 3,800.00	09 – Health Insurance
\$ 370.24	10 – Workmen's Comp
\$ 453.35	11 – Unemployment
\$ 50.00	12 – Fringe Benefits

Section 13: \$24,487.84 is transferred from department 2400, County Jail to department 500, Sheriff, as follows:

	From	То
\$15,111.54	01 – Salaries	01 - Salaries
\$ 1,511.15	05 – Overtime	05 – Overtime
\$ 1,156.03	06 – Social Security	06 – Social Security
\$ 2,035.53	07 – Retirement	07 - Retirement
\$ 3,800.00	09 – Health Insurance	09 - Health Insurance
\$ 370.24	10 – Workmen's Comp	10 – Workmen's Comp
\$ 453.35	11 – Unemployment	11 – Unemployment
\$ 50.00	12 – Fringe Benefits	12 – Fringe Benefits

Dated: October 18, 2011

Dated: October 18, 2011

Attest:

Angela Smith

Quorum Court Secretariat

Faulkner County, AR

Approved:

Preston Scroggin

Faulkner County Judge Faulkner County, AR

Faulkner County
Quorum Court
(501) 450-4900
Conway, Arkansas 72034

FILED

2011 OCT 20 P 3: 17

ORDINANCE 11-22

MELINDA REYNOLDS COUNTY OLERK

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1:

\$5,000.00 is appropriated from County General Fund (01) to department

100, County Judge, expenditure code 48 – Other Professional Services.

Dated: October 18, 2011

Dated: October 18, 2011

Angela/Smith

Attest:

Quorum Court Secretariat

Faulkner County, AR

Approved:

Preston Scroggin

Faulkner County Judge

Faulkner County, AR

Conway, Arkansas 72034

FILED 2011 HOV 16 P 1: 35

ORDINANCE 11-23

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. CAnRK Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1:

\$35,900.00 is anticipated/projected to County General Fund (01).

(Revenue Series 8607)

\$800.00 is appropriated from County General Fund (01) to department 100, County Judge, as follows:

\$600.00

01 – Salaries

\$200.00

02 - Salaries Part-Time

\$1,300.00 is appropriated from County General Fund (01) to department 200, County Clerk, as follows:

\$1,200.00

01 - Salaries

\$ 100.00

02 – Salaries Part-Time

\$400.00 is appropriated from County General Fund (01) to department 300, Circuit Clerk, expenditure code 01 – Salaries.

\$900.00 is appropriated from County General Fund (01) to department 400, County Treasurer, as follows:

\$800.00

01 – Salaries

\$100.00

02 – Salaries Part-Time

\$11,500.00 is appropriated from County General Fund (01) to department 500, Sheriff,

\$10,200.00

01 - Salaries

\$ 1,300.00

02 – Salaries Part-Time

\$1,200.00 is appropriated from County General Fund (01) to department 600, Collector, expenditure code 01 – Salaries.

\$3,400.00 is appropriated from County General Fund (01) to department 700, Assessor, expenditure code 01 – Salaries.

\$200.00 is appropriated from County General Fund (01) to department 900, Circuit Court 1st Division, expenditure code 01 – Salaries.

\$200.00 is appropriated from County General Fund (01) to department 1000, Circuit Court 3rd Division, expenditure code 01 – Salaries.

\$200.00 is appropriated from County General Fund (01) to department 1700, County Attorney, expenditure code 01 – Salaries.

\$1,300.00 is appropriated from County General Fund (01) to department 1800, Quorum Court, expenditure code 02 – Salaries Part-Time.

1,800.00 is appropriated from County General Fund (01) to department 1900, Circuit Court 5^{th} Division, expenditure code 01 - Salaries.

\$1,900.00 is appropriated from County General Fund (01) to department 2100, Prosecuting Attorney, as follows:

\$1,800.00

01 - Salaries

\$ 100.00

02 - Salaries Part-Time

\$800.00 is appropriated from County General Fund (01) to department 2300, Building Maintenance, expenditure code 01 – Salaries.

\$8,400.00 is appropriated from County General Fund (01) to department 2400, County Jail, expenditure code 01 – Salaries.

\$200.00 is appropriated from County General Fund (01) to department 2700, Coroner, expenditure code 01 – Salaries.

\$200.00 is appropriated from County General Fund (01) to department 3000, Office of Emergency Management, expenditure code 01 – Salaries.

\$600.00 is appropriated from County General Fund (01) to department 5400, Data Processing, expenditure code 01 – Salaries.

\$200.00 is appropriated from County General Fund (01) to department 5800, Circuit Court 2^{nd} Division, expenditure code 01 – Salaries.

\$200.00 is appropriated from County General Fund (01) to department 7200, Victim Services, expenditure code 01 – Salaries.

\$200.00 is appropriated from County General Fund (01) to department 6300, Jail Juvenile Grant, to expenditure code 01 – Salaries.

Section 2: \$7,500.00 is transferred within department 4400, County Road, from expenditure code 02 – Salaries Part-Time to expenditure code 01 – Salaries.

Section 3: \$2,200.00 is transferred within department 6000, County Recorder's Cost, from expenditure code 71 - Computers to expenditure code 01 - Salaries.

Section 4: \$5,000.00 is transferred within depart expenditure code 19 - Books as follow		*	nty Library, from
	\$3,000.00	01 – Salaries	

\$2,000.00

Section 5:	\$200.00 is transferred within department 4000, Museum, from expenditure code
	09 – Health Insurance to 01 – Salaries.

02 - Salaries Part-Time

Section 6:	\$200.00 is transferred within department 4300, Collector's Automation, from
	expenditure code 11 – Unemployment Comp to 01 – Salaries.

Section 7:	_\$13,400.00 is transferred within department 4600, Criminal-Justice Sales Tax,
	from expenditure code 25 – Fuel, Oil, and Lube as follows:

\$12,400.00	01 – Salaries
\$ 1,000.00	02 – Salaries Part-Time

Section 8:	\$200.00 is transferred within department 4300, Collector's Automation,	from
the street and	expenditure code 11 – Unemployment Comp to 01 – Salaries.	

Section 9:	\$600.00 is transferred within department 4800, PSAP, from expenditure code 05 –
	Overtime to expenditure code 01 – Salaries.

Section 10:	\$600.00 is transferred within department 4900, 911, from expenditure 49 –
	Telephone to expenditure code 01 – Salaries.

Section 11:	\$600.00 is transferred within department 5200, Juvenile Probation, from
	expenditure code 09 – Health Insurance to 01 – Salaries.

Dated: November 15, 2011 Da	ated: November 15, 2	2011
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Attest: _______ Angela Smith Quorum Court Secretariat

Faulkner County, AR

Approved: Preston Scroggin Faulkner County Judge Faulkner County, AR

Conway, Arkansas 72034

FILED 20H MOV 16 P 1: 35

ORDINANCE 11-24

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1:

\$5,200.00 is transferred within department 4700, Emergency Squad, as follows:

From

\$5,000.00

86 – Special Projects 18 – Small Equipment

\$ 100.00 \$ 100.00 25 - Fuel, Oil, & Lube 23 - Food 61 – Utilities

52 - Travel

Section 2:

\$20,020.00 is transferred within department 4900, 911, from expenditure code

49 – Telephone as follows:

\$20,000.00

01 - Salaries

\$ 20.00 09 - Health Insurance

Section 3:

\$18,313.60 is transferred within department 4900, 911, from expenditure code

93 – Machinery and Equipment as follows:

\$ 1,453.60

79 – Meals and Lodging

\$16,860.00

80 - Training

Section 4:

\$25,000.00 is transferred within department 3200, County Library, from

expenditure code 19 – Books to expenditure code 02 – Salaries Part-Time.

Section 5:

\$9,000.00 is anticipated/projected to County General Fund (01).

(Revenue Series 8614)

\$9,000.00 is appropriated from County General Fund (01) to department 2600,

Election Commission, expenditure code 74 – Elections.

Section 6: \$12,400.00 is anticipated/projected to County General Fund (01). (Revenue Series 8624)

\$12,400.00 is appropriated from County General Fund (01) to department 100, County Judge, expenditure code 09 – Health Insurance.

Section 7: \$5,000.00 is transferred within department 100, County Judge, from expenditure code 46 – Special Legal to expenditure code 02 – Salaries Part-Time.

Section 8: \$400.00 is transferred within department 2400, County Jail, from expenditure code 11 – Unemployment to expenditure code 10 – Workmen Comp.

Section 9: \$2,000.00 is transferred from department 2100, Prosecuting Attorney, expenditure code 77 – Jurors and Witnesses to department 1000, Circuit Court 3rd Division, expenditure code 23 – Juror Food.

Section 10: \$15,000.00 is transferred within department 100, County Judge, from expenditure code 46 – Special Legal to expenditure code 01 – Salaries.

Section 11: \$2,000.00 is transferred within department 5800, Circuit Court 2nd Division, from expenditure code 20 – Joint Budget Computer to expenditure code 19 – Joint Budget Supplies.

Dated: November 15, 2011 Dated: November 15, 2011

Angela Smith

Quorum Court Secretariat Faulkner County, AR Approved: \

Preston Scroggin \
Faulkner County Judge
Faulkner County, AR

Conway, Arkansas 72034

FILED

ORDINANCE 11-25

2011 NOV 15 P 1: 35

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. Ordinance to be entitled: An appropriation Ordinance to amend and supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1:

\$5,000.00 is appropriated from Emergency Squad Fund (09) to department 4700.

Emergency Squad, as follows:

\$2,500.00 \$2,500.00 22 – Medicine and Drugs

25 - Fuel, Oil, and Lube

Section 2:

\$5,000.00 is appropriated from County Clerk Cost Fund (80) to department 3100.

County Clerk Cost, expenditure code 93 – Machinery and Equipment.

Section 3:

\$3,500.00 is appropriated from Juvenile Court Grants Fund (144) to department

6100, Juvenile Court Grants as follows:

\$1,854.08 \$ 193.68 \$ 185.58 21.70 37.80 05 – Overtime

06 – Social Security

07 – Retirement

10 – Workmen Comp

11 – Unemployment

\$1,207.16

17 – General Office Supplies

Dated: November 15, 2011

Dated: November 15, 2011

Attest:

Quorum Court Secretariat

Faulkner County, AR

Approved:

Preston Scroggin

Faulkner County Judge Faulkner County, AR

Conway, Arkansas 72034

ORDINANCE 11-26

FILED

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas. An Ordinance to be entitled: An Ordinance appropriating and levying millage taxes on all NOLDS property, real estate and personal, in Faulkner County, and for other purposes.

Section 1:

There is hereby apportioned and levied on all real and personal property within Faulkner County, Arkansas, ad volerem taxes for year 2010 incorporating by reference, the provision of attached 2011 millage rates for school districts in Faulkner County, Arkansas, as shown.

Section 2:

The attached 2011 millage rates summary for Faulkner County, Arkansas, shall be filed in the Office of the County Clerk and there kept available for public use, copy and inspection.

Section 3:

Publication of the Ordinance shall be initiated within two calendar days, excepting holidays, after approval by the County Judge.

Dated:

November 15, 2011

Dated:

November 15, 2011

Attest:

Angela Smith

Quorum Court Secretariat

Faulkner County, AR

Approved:

Preston Scroggin

Faulkner County Judge

Faulkner County, AR

TAXES TO BE PAID IN 2012

PERSONAL PROPERTY 2011 MILLAGE, FAULKNER COUNTY, ARKANSAS

DISTRICT #	SCHOOL	CITY	CO. GEN.	CO. ROAD	CO. LIB.	TOTAL COUNTY	TOTAL CO, CITY & SCHOOLS
CONWAY #1	38.1	3.1	4.5	2.8	1.0	8.3	49.5
SOUTHSIDE #2 SOUTHSIDE #2	37.0	3.0	4.5	2.8	1.0	8.3	48.3
CITY -TWINGROVES	37.0	4.4	4.5	2.8	1.0	8.3	49.7
VILONIA #17	38.9	1.6	4.5	2.8	1.0	8.3	48.8
QUITMAN #21	33.5	3.9	4.5	2.8	1.0	8.3	45.7
GUY #34 GUY #34 – TWIN	39.5	2.2	4.5	2.8	1.0	8.3	50.0
GROVES	39.5	4.4	4.5	2.8	1.0	8.3	52.2
ROSEBUD #35W	38.8	-0-	4.5	2.8	1.0	8.3	47.1
MT VERNON/	41.5	2.3	4.5	2.8	1.0	8.3	52.1
ENOLA #41	41.5	1.3	4.5	2.8	1.0	8.3	51.1
GREENBRIER #47 GREENBRIER #47	38.0	2.0	4.5	2.8	1.0	8.3	48.3
CITY - WOOSTER	38.0	1.7	4.5	2.8	1.0	8.3	48.0
CITY - TWIN GROVES	5 38.0	4.4	4.5	2.8	1.0	8.3	50.7
PULASKI CO. #77	40.7	-0-	4.5	2.8	1.0	8.3	49.0
MAYFLOWER #78	40.5	4.0	4.5	2.8	1.0	8.3	52.8
VOLUNTEER TAXES	CO. WIDE	1.0 MII	LS	EMERO	GENCY	SQUAD	
VOLUNTEER TAXES CO. WIDE 1.0 MIL		LS	FAULKNER CO. CONSERVATION DIST.				
VOLUNTEER TAXES CO. WIDE 1.0 MILI		LS	MUSEUM COMMISSION				
VOLUNTEER TAXES O	CO. WIDE	1.5 MIL	LS	ANIMA	L WEL	FARE & CONTE	ROL TAX

VOLUNTEER TAXES CITY OF CONWAY - 1.0 MILLS

VOLUNTEER TAXES CITY OF VILONIA - .7 MILLS

VOLUNTEER TAXES CITY OF MAYFLOWER - 1.0 MILLS

PERSONAL PROPERTY MILLAG	NAL PROPERTY MIL	LAGI
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This is to certify that this is the correct millage to be assessed by the Quorum Court at the regular meeting in November 2011 for Schools, Road, County General, County Library, for Faulkner County.

MELINDA REYNOLDS, COUNTY CLERK

PRESTON SCROGGIN FAULKNER COUNTY JUDGE

(501) 450-4900 Conway, Arkansas 72034

2011 DEC 28 P 3: 19

MELINDA REYNOLDS
IN THE COUNTY COURT OF FAULKNER COUNTY ERK

COURT ORDER 11-114

IN THE MATTER OF CHANGING THE MILLAGE LEVY TO ENSURE COMPLIANCE WITH THE ARKANSAS CONSTITUTION

After having been apprised of all the facts and circumstances associated with the incorrect millage levy as it applies to the Southside School District, this Court finds and Orders the following:

- 1. The Faulkner County Clerk on or before December 20, 2011 was provided the millage levy by all taxing entities;
- 2. The millage levy was passed by the Faulkner County Quorum Court on December 20, 2011;
- 3. On or about December 21, 2011, the Faulkner County Clerk received correspondence from Van Buren County that the millage levy Van Buren County provided regarding the Southside School District was incorrect due to mineral tax assessment inconsistencies in Van Buren County;
- 4. According to the correspondence received from Van Buren County, Southside School District's millage levy should be increased from the initial 37.0 mils to the corrected 38.6 mils;
- 5. Pursuant to A.C.A. § 14-14-904, this Court hereby finds that there was a failure of a taxing entity, specifically Van Buren County, to report the correct millage rate to the Faulkner County Quorum Court; and
- 6. Further, the County Court hereby directs the Faulkner County Clerk to correct the error in order to correct the millage levy.

WHEREFORE, the Faulkner County Court hereby Orders the Faulkner County Clerk to adjust and correct the Southside School District millage levy from 37.0 mils to 38.6 mils.

IT IS SO ORDERED.

Preston Scroggin

Faulkner County Judge

December 28, 2011

TAXES TO BE PAID IN 2012

PERSONAL PROPERTY 2011 MILLAGE, FAULKNER COUNTY, ARKANSAS

DISTRICT #	SCHOOL	CITY	CO. GEN.	CO. ROAD	CO. LIB.	TOTAL COUNTY	TOTAL CO, CITY & SCHOOLS
CONWAY #1	38.1	3.1	4.5	2.8	1.0	8.3	49.5
SOUTHSIDE #2 SOUTHSIDE #2	38.6	3.0	4.5	2.8	1.0	8.3	49.9
CITY -TWINGROVES	38.6	4.4	4.5	2.8	1.0	8.3	51.3
VILONIA #17	38.9	1.6	4.5	2.8	1.0	8.3	48.8
QUITMAN #21	33.5	3.9	4.5	2.8	1.0	8.3	45.7
GUY #34 GUY #34 – TWIN	39.5	2.2	4.5	2.8	1.0	8.3	50.0
GROVES	39.5	4.4	4.5	2.8	1.0	8.3	52.2
ROSEBUD #35W	38.8	-0-	4.5	2.8	1.0	8.3	47.1
MT VERNON/	41.5	2.3	4.5	2.8	1.0	8.3	52.1
ENOLA #41	41.5	1.3	4.5	2.8	1.0	8.3	51.1
GREENBRIER #47 GREENBRIER #47	38.0	2.0	4.5	2.8	1.0	8.3	48.3
CITY - WOOSTER	38.0	1.7	4.5	2.8	1.0	8.3	48.0
CITY – TWIN GROVES	38.0	4.4	4.5	2.8	1.0	8.3	50.7
PULASKI CO. #77	40.7	-0-	4.5	2.8	1.0	8.3	49.0
MAYFLOWER #78	40.5	4.0	4.5	2.8	1.0	8.3	52.8
VOLUNTEER TAXES O	CO. WIDE	1.0 MIL	LS	EMERO	GENCY	SQUAD	
VOLUNTEER TAXES O	CO. WIDE	1.0 MIL	LS	FAULK	NER C	O. CONSERVAT	ION DIST.
VOLUNTEER TAXES O	O. WIDE	1.0 MIL	LS	MUSEU	M COM	IMISSION	
VOLUNTEER TAXES C	O. WIDE	1.5 MIL	LS	ANIMA	L WEL	FARE & CONTE	ROL TAX

VOLUNTEER TAXES CITY OF CONWAY - 1.0 MILLS

VOLUNTEER TAXES CITY OF VILONIA - .7 MILLS

VOLUNTEER TAXES CITY OF MAYFLOWER - 1.0 MILLS

P	ERS	ONA	L PR	OPER	TY M	ILLAGE
-		OLIZI				

This is to certify that this is the correct millage to be assessed by the Quorum Court at the regular meeting in November 2011 for Schools, Road, County General, County Library, for Faulkner County.

Witness, my Hand and Seal this _______ day of ______ Occupie, 2

MELINDA REYNOLDS, COUNTY CLERK

PERSONAL PROPERTY MILLAGE

This is to certify that this is the correct millage to be assessed by the Quorum Court at the regular meeting in November 2011 for Schools, Road, County General, County Library, for Faulkner County. Witness, my Hand and Seal this 38th day of Delinder, 2011.

MELINDA REYNOLDS, COUNTY CLERK

TAXES TO BE PAID IN 2012

PERSONAL PROPERTY 2011 MILLAGE, FAULKNER COUNTY, ARKANSAS

DISTRICT #	SCHOOL	CITY	CO. GEN.	CO. ROAD	CO. LIB.	TOTAL COUNTY	TOTAL CO, CITY & SCHOOLS
CONWAY #1	38.1	3.1	4.5	2.8	1.0	8.3	49.5
SOUTHSIDE #2 SOUTHSIDE #2	38.6	3.0	4.5	2.8	1.0	8.3	49.9
CITY -TWINGROVES	38.6	4.4	4.5	2.8	1.0	8.3	51.3
VILONIA #17	38.9	1.6	4.5	2.8	1.0	8.3	48.8
QUITMAN #21	33.5	3.9	4.5	2.8	1.0	8.3	45.7
GUY #34 GUY #34 – TWIN	39.5	2.2	4.5	2.8	1.0	8.3	50.0
GROVES	39.5	4.4	4.5	2.8	1.0	8.3	52.2
ROSEBUD #35W	38.8	-0-	4.5	2.8	1.0	8.3	47.1
MT VERNON/	41.5	2.3	4.5	2.8	1.0	8.3	52.1
ENOLA #41	41.5	1.3	4.5	2.8	1.0	8.3	51.1
GREENBRIER #47 GREENBRIER #47	38.0	2.0	4.5	2.8	1.0	8.3	48.3
CITY - WOOSTER	38.0	1.7	4.5	2.8	1.0	8.3	48.0
CITY – TWIN GROVES	38.0	4.4	4.5	2.8	1.0	8.3	50.7
PULASKI CO. #77	40.7	-0-	4.5	2.8	1.0	8.3	49.0
MAYFLOWER #78	40.5	4.0	4.5	2.8	1.0	8.3	52.8
VOLUNTEER TAXES O	CO. WIDE	1.0 MII	LS	EMERO	GENCY	SQUAD	
VOLUNTEER TAXES O	CO. WIDE	1.0 MII	LS	FAULK	NER C	O. CONSERVA	FION DIST.
VOLUNTEER TAXES C	O. WIDE	1.0 MII	LS	MUSEU	JM CON	MMISSION	
VOLUNTEER TAXES C	O. WIDE	1.5 MIL	LS	ANIMA	L WEL	FARE & CONT	ROL TAX
VOLUMEED TAXES C	ITTI OT COM	7137 40	N # # # # # # # # # # # # # # # # # # #				

VOLUNTEER TAXES CITY OF CONWAY - 1.0 MILLS

VOLUNTEER TAXES CITY OF VILONIA - .7 MILLS

VOLUNTEER TAXES CITY OF MAYFLOWER - 1.0 MILLS

REAL ESTATE MILLAGE

This is to certify that this is the correct millage to be assessed by the Quorum Court at the regular meeting in November 2011, for Schools, Road, County General, County Library, for Faulkner County.

Witness, my Hand and Seal this 28th day of Deember, 2011

MELINDA REYNOLDS, COUNTY CLERK

TAXES TO BE PAID IN 2012

REAL PROPERTY 2011 MILLAGE, FAULKNER COUNTY, ARKANSAS

DISTRICT #	SCHOOL	CITY	CO. GEN.	CO. ROAD	CO. LIB.	TOTAL COUNTY	TOTAL CO, CITY & SCHOOLS
CONWAY #1	38.1	3.1	4.5	2.8	1.0	8.3	49.5
SOUTHSIDE #2 SOUTHSIDE #2	38.6	3.0	4.5	2.8	1.0	8.3	49.9
CITY -TWINGROVES	38.6	4.4	4.5	2.8	1.0	8.3	51.3
VILONIA #17	38.9	1.6	4.5	2.8	1.0	8.3	48.8
QUITMAN #21	33.5	3.9	4.5	2.8	1.0	8.3	45.7
GUY #34 GUY #34 – TWIN	39.5	2.2	4.5	2.8	1.0	8.3	50.0
GROVES	39.5	4.4	4.5	2.8	1.0	8.3	52.2
ROSEBUD #35W	38.8		4.5	2.8	1.0	8.3	47.1
MT VERNON/	41.5	2.3	4.5	2.8	1.0	8.3	52.1
ENOLA #41	41.5	1.3	4.5	2.8	1.0	8.3	51.1
GREENBRIER #47 GREENBRIER #47	38.0	2.0	4.5	2.8	1.0	8.3	48.3
CITY – WOOSTER	38.0	1.7	4.5	2.8	1.0	8.3	48.0
CITY – TWIN GROVES	5 38.0	4.4	4.5	2.8	1.0	8.3	50.7
PULASKI CO. #77	40.7		4.5	2.8	1.0	8.3	49.0
MAYFLOWER #78	40.5	4.0	4.5	2.8	1.0	8.3	52.8
VOLUNTEER TAXES	CO. WIDE	1.0 MI	LLS	EMERO	GENCY	SQUAD	
VOLUNTEER TAXES	CO. WIDE	1.0 MIL	LS	FAULK	NER C	O. CONSERV	ATION DIST.
VOLUNTEER TAXES	CO. WIDE	1.0 MIL	LS	MUSEU	M COI	MMISSION	
VOLUNTEER TAXES O	CO. WIDE	1.5 MIL	LS	ANIMA	L WEL	FARE & CON	TROL TAX

VOLUNTEER TAXES CITY OF CONWAY - 1.0 MILLS

VOLUNTEER TAXES CITY OF VILONIA - .7 MILLS

VOLUNTEER TAXES CITY OF MAYFLOWER - 1.0 MILLS

Faulkner County Quorum Court (501) 450-4900

Conway, Arkansas 72034

FILED

ORDINANCE 11-27

2011 DEC 21 P 4: 16

Be it enacted by the Quorum Court of Faulkner County, State of Arkansas. An Ordinance to be entitled: An appropriation Ordinance to establish the annual operating budget for calendar year CLERK 2012.

Section 1: ANNUAL BUDGET ADOPTED BY REFERENCE.

The annual budget for calendar year 2012 identified as "2012 annual Budget, Faulkner County, Arkansas", dated December 20, 2011 is hereby adopted by reference. A copy of said budget shall be filed in the Office of the County Clerk and shall be available for inspection and copying by any person during normal business hours.

Section 2: NONRESTRICTED EXPENDITURE CATEGORIES.

Expenditures of funds appropriated by this Ordinance shall not be restricted to the line item expenditure codes comprising the four major categories of expenditures - Personal Services, Supplies, Other Services and Charges and Capital Outlays, but shall be restricted to office/departmental expenditures.

Section 3: EXPENDITURE RESTRICTED TO SPECIFIED FUNDS.

No expenditure of appropriated funds shall be made from any fund other that the fund specified in the Ordinance or an amendment thereto.

Section 4: TRANSFERS.

Any transfer of monies between the various funds of the County or between the four major categories of expenditures – Personal Services, Supplies, Other Services and Charges, Capital Outlays – shall be made only with prior approval of the Faulkner County Quorum Court. Provided, however, all transfers budgeted for in the annual budget shall be exempt from the provisions of this section.

Section 5: REPEALER.

All ordinances and parts of ordinances in conflict with this ordinance are hereby repealed. If any provision of this ordinance or the application thereof to any person or circumstance is held to be invalid, such invalidity shall not affect other provisions or application of the ordinance which can be given effect without the invalid provision or application, and to this end the provisions of this ordinance are declared severable.

Section 6: EFFECTIVE DATE.

This ordinance is adopted to comply with the provisions of A.C.A. § 16-34-101 et seq and shall be effective as of January 1, 2012.

Dated:

December 20, 2011

Dated: De

December 20, 2011

Attest:

Angela Smith

Quorum Court Secretariat

Faulkner County, AR

Approved:

Preston Scro

Faulkner County Judge

Faulkner County, AR

Faulkner County Quorum Court (501) 450-4900

Conway, Arkansas 72034



ORDINANCE 11-28

BE IT ENACTED BY THE QUORUM COURT OF THE COUNTY OF FAULKNER, STATE OF ARKANSAS; AN ORDINANCE TO APPROPRIATE FUNDS RECEIVED EYNOLOS UNDER ACT 799 OF 2003 TO BE APPROPRIATED AND EXPENDED FOR FISH AND CLERK WILDLIFE CONSERVATION AND FOR OTHER LAWFUL PURPOSES.

WHEREAS, pursuant to A.C.A. § 15-41-209, fine monies deposited as special revenues in the Game Protection Fund may be expended in the form of grants for fish and wildlife conservation education and other purposes consistent with Arkansas Constitution, Amendment 35; and

WHEREAS, pursuant to A.C.A. § 15-41-209, the Arkansas Department of Education has received monies associated with the Game Protection Fund and has distributed the sum of \$4,344.28 to Faulkner County for distribution pursuant to the applicable law.

NOW, THEREFORE, BE IT ORDAINED BY THE QUORUM COURT OF FAULKNER COUNTY, ARKANSAS, THAT:

Article 1:

The sum of \$4,344.28 received from the Arkansas Department of Education and forwarded to Faulkner County shall be distributed to the below-mentioned eligible recipients for the purposes specifically set forth in A.C.A. § 6-16-1101, e.g. the study of general fish and wildlife conservation issues, hunter education training, fishing education training, boating education training, wildlife habitat development, Project WILD, and the Hooked on Fishing.

Article 2: The sum of \$4,344.28 shall be distributed as follows:

1.	Conway School District	\$ 620.61
2.	Vilonia School District	\$ 620.61
3.	Guy-Perkins School District	\$ 620.61
4.	Mt. Vernon-Enola School District	\$ 620.61
5.	Greenbrier School District	\$ 620.61
6.	Mayflower School District	\$ 620.61
7.	Conservation District	\$ 620.62
TO	TAL	\$ 4,344.28

Article 3: Severability – In the event any portion of this ordinance is declared or adjudged invalid or unconstitutional, such declaration or adjudication shall not affect the remaining portions of this ordinance, which shall remain in full force and effect as if the portion so declared or adjudged invalid or unconstitutional was not originally a part of this ordinance and the remaining portions of the ordinance shall be executed fully and faithfully.

Dated:

December 20, 2011

Dated:

December 20, 2011

Angela Smith Quorum Court Secretariat Faulkner County, Arkansas Affirm:

Preston Scroggin

Faulkner County Judge Faulkner County Arkansas

Faulkner County Quorum Court (501) 450-4900

(301) 430-4900 Conway, Arkansas 72034

PILED 2011 DEC 21 P 4:17

ORDINANCE 11-29

Be it enacted by the Quorum Court of the County of Faulkner, State of Arkansas HOLDS An Ordinance to be entitled: An appropriation Ordinance to amend and TYCLERK supplement Faulkner County Ordinance 10-33 (December 28, 2010).

Section 1:

\$59,815.07 is appropriated as a transfer from SHSGP Fund (19) to 911

Fund (24).

\$59,815.07 is anticipated/projected to 911 Fund (24).

(Revenue Series 8300)

\$59,815.07 is appropriated from 911 Fund (24) to department 4900, 911, as follows:

\$16,800.00 \$ 346.40 \$42,668.67

80 – Training

86 - Special Projects

.67 93 – Machinery & Equipment

Section 2:

Section 3:

\$3,200.00 is transferred within department 100, County Judge, from expenditure code 11 – Unemployment as follows:

\$1,500.00 \$1,700.00

\$1,971.00

06 - Social Security

18 – Small Equipment

\$1,700.0

\$1,700.00 09 – Health Insurance

	From	То
\$3,500.00	11 - Unemployment	01 – Salaries
\$2,300.00	07 – Retirement	01 – Salaries
\$1,000.00	02 – Salaries Part-time	06 – Social Security

\$8,771.00 is transferred within department 200, County Clerk, as follows:

Section 4:

\$3,900.00 is transferred within department 400, County Treasurer, from expenditure code 11 – Unemployment as follows:

\$2,000.00	01 - Salaries
\$ 500.00	06 – Social Security
\$ 500.00	50 – Postage
\$ 900.00	61 – Utilities

07 – Retirement

Section 5: \$33,000.00 is transferred within department 500, Sheriff, from expenditure code 11 – Unemployment as follows:

\$25,000.00

01 – Salaries

\$ 8,000.00

06 - Social Security

Section 6:

\$4,800.00 is transferred within department 600, Collector, from expenditure code 11 – Unemployment as follows:

\$2,000.00

01 – Salaries

\$2,800.00

09 - Health Insurance

Section 7:

\$5,000.00 is transferred within department 100, County Judge, from expenditure code 65 –Buildings and Improvements to expenditure code 09 – Health Insurance.

Section 8:

\$10,000.00 is transferred within department 700, Assessor, from expenditure code 11 – Unemployment to 01 – Salaries.

Section 9:

\$1,000.00 is transferred within department 900, Circuit Court 1st Division, from expenditure code 93 – Machinery and Equipment as follows:

\$700.00

01 – Salaries

\$300.00

06 – Social Security

Section 10:

\$500.00 is transferred within department 1000, Circuit Court 3rd Division, from expenditure code 11 – Unemployment as follows:

\$300.00

01 – Salaries

\$200.00

07 – Retirement

Section 11:

700.00 is transferred within department 1700, County Civil Attorney, from expenditure code 11 – Unemployment to expenditure code 01 – Salaries.

Section 12:

\$1,000.00 is transferred within department 1900, Circuit Court 5th Division, from expenditure code 11 – Unemployment to 02 – Salaries Part-time.

Section 13:

\$9,000.00 is transferred within department 2100, Prosecuting Attorney, from expenditure code 09 – Health Insurance to expenditure code 01 – Salaries.

Section 14:

\$1,500.00 is transferred within department 2300, Building Maintenance, from expenditure code 11 – Unemployment as follows:

\$1,000.00

01 – Salaries

\$ 500.00

06 – Social Security

Section 15: \$2,000.00 is transferred within department 2500, Teen Court, from expenditure code 17 – General Office Supplies as follows:

\$1,500.00 \$ 500.00

02 – Salaries Part-Time 06 – Social Security

Section 16: \$850.00 is transferred within department 2700, Coroner, from expenditure code 11 – Unemployment as follows:

\$500.00

01 - Salaries

\$350.00

07 – Retirement

Section 17: \$10,500.00 is transferred within department 3200, Library, from expenditure code 11 – Unemployment as follows:

\$5,500.00

01 – Salaries

\$5,000.00

02 – Salaries Part-Time

Section 18: \$1,450.00 is transferred within department 4000, Museum, as follows:

From

To

\$ 450.00

11 – Unemployment 06 – Social Security

\$1,000.00

09 - Health Insurance 01 - Salaries

Section 19: \$800.00 is transferred within department 4300, Collector's Automation, from expenditure code 11 – Unemployment to expenditure code 01 – Salaries.

Section 20: \$10,000.00 is transferred within department 4800, PSAP, from expenditure 02 – Salaries Part-Time to expenditure code 01 – Salaries.

Section 21: \$3,000.00 is transferred within department 2700, Coroner, from expenditure code 93 – Machinery and Equipment to expenditure code 94 – Vehicles.

Section 22: \$5,000.00 is transferred within department 4900, 911, from expenditure code 49 – Telephone as follows:

\$1,250.00 06 – Social Security \$2,500.00 07 – Retirement \$1,250.00 09 – Health Insurance

Section 23: \$5,500.00 is transferred within department 5200, Juvenile Probation Fees, from expenditure code 09 – Health Insurance as follows:

\$3,500.00 01 – Salaries \$1,000.00 06 Social S

\$1,000.00 06 – Social Security \$1,000.00 07 – Retirement Section 24: \$2,000.00 is transferred within department 5400, Data Processing, from expenditure code 11 – Unemployment as follows:

\$1,000.00 01 – Salaries

\$1,000.00 06 – Social Security

Section 25: \$12,200.00 is transferred within department 2600, Election Commission, from expenditure code 74 – Elections to expenditure code 48 – Other Professional Services.

Section 26: \$600.00 is transferred within department 5800, Circuit Court 2nd Division, from expenditure code 11 – Unemployment as follows:

\$300.00 01 – Salaries \$300.00 06 – Social Security

Section 27: \$650.00 is transferred within department 6300, Jail Juvenile Grant, from expenditure code 05 – Overtime as follows:

\$350.00 01 - Salaries \$200.00 06 - Social Security \$100.00 07 - Retirement

Section 28: \$5,900.00 is transferred within department 7200, Victim Service, from expenditure code 49 – Telephone as follows:

\$4,900.00 01 - Salaries \$ 450.00 06 - Social Security \$ 550.00 07 - Retirement

Section 29: \$500.00 is transferred within department 4200, Contract Services, from expenditure code 27 – MEMS to expenditure code 05 – Cooperative Extension Services.

Section 30: \$1,000.00 is transferred within department 3000, OEM, from expenditure code 11 – Unemployment to expenditure code 09 – Health Insurance.

Section 31: \$200.00 is transferred within department 4000, Museum, from expenditure code 16 – Printing and Supplies to expenditure code 07 – Retirement.

Section 32: \$32,500.00 is transferred within department 2400, County Jail as follows:

From To \$17,000.00 11 – Unemployment 01 – Salaries \$14,000.00 53 – Common Carrier 01 – Salaries \$ 1,500.00 55 – Adv & Pub 01 – Salaries Section 33: \$59,000.00 is transferred from department 500, Sheriff, to department 2400, County Jail as follows:

	From	То
\$10,000.00	07 – Retirement	01 - Salaries
\$10,000.00	07 – Retirement	09 – Health Insurance
\$30,000.00	09 – Health Ins	09 – Health Insurance
\$ 5,000.00	09 – Health Ins	06 – Social Security
\$ 4,000.00	09 - Health Ins	07 – Retirement

Section 34: \$10,000.00 is transferred within department 4600, Criminal Justice Sales Tax, from expenditure code 09 – Health Insurance to expenditure code 07 – Retirement.

Dated: December 20, 2011 Dated: December 20, 2011

Angela Smith Quorum Court Secretariat

Faulkner County, AR

Approved:

Faulkner County Judge Faulkner County, AR