



Look Inside

Kindergarten Grow Up
Track
Family Fun Night



Sioux Valley NEWS

Volume 153,

Week 17

Thursday, April 25, 2024

Official newspaper for Lincoln County, Canton, Fairview, Harrisburg and the Canton and Harrisburg School Districts since 1872

USPS SECD 497460

Got a Great Local News Story?

Tell us about it today!



Lunch and Learn

What: Lunch & Learn with the South Dakota Department of Labor & Regulation

About: StartSD Now Apprenticeship Program (new)
When: Thursday, April 25 @ 12 p.m.

Where: Canton Depot Museum Viking Room (In Basement on North Side)

Why: To educate small and large business owners, human resources personnel & other key decision-makers about a unique funding opportunity to educate, train & financial assistance in the hiring and training of new Employees

How: Federal money received at State level

Sponsored by the Canton Chamber of Commerce

Family Fun Night

Lawrence Elementary Family Fun Night will be on Friday, April 26 starting at 6 until 8 p.m. There will be many games and prizes. See page 8 for more information.

Last Day of School

Due to the three snow days in the school year, the last day of school will be a half day on Friday, May 17.

Bus Driver of the Year

Last year it was Rich Beitzel – Who will it be for 2023-24??

Bus 4 AM – Pastor Sheldon Hovaldt, PM Rod McKenney, Bus 18 Rich Beitzel, Bus 19 Faye Fossum, Bus 20 Tony Neu, Bus 21 Geoff Blair, Bus 51 Doug Bartling or Bus 52 Mahlon Thompson??

Send in your nomination today! We would appreciate hearing your thoughts, perhaps a little anecdote or memory, performed a special service or simply who you think is just simply a GREAT DRIVER!

The Driver of the Year will receive a very nice plaque as well as a Fantastic Weekend Out package valued at \$500!!

Send your nomination by May 3 to: Karen Ulrikson at Karen.Ulrikson@k12.sd.us

Weather



Thursday High 72 Low 54 Rain
Friday High 72 Low 51 Rain



Saturday High 66 Low 47 Cloudy
Sunday High 61 Low 48 Rain

Hiawatha Golf Club Has A New Look

By: Kala Hazelhoff

The Hiawatha Golf Club has been busy with a series of renovations over the past couple of years. In 2019, they updated their banquet room. The banquet room can be reserved a variety of events including baby showers, bridal showers, small wedding receptions, birthday parties and class reunions. Parties can bring their own food in, or Hiawatha Golf Club can also work with them on a special menu they can make for these events. The reservation of the banquet room is \$50 an hour.



The back wall of the building was knocked out and extended back to make more room for the kitchen, storage room and bathrooms.

November of 2021, the windows were replaced, and they also updated the bathrooms. In the winter of 2022, renovations were done to their walk-in cooler, front bar area, and golfer check in desk. Hand crafted tabletops were made by Matt McKenney. The kitchen renovations were started last fall and were fully completed right before opening this spring. The bar area is complemented with a beautiful wood siding, which was stained piece by piece. In summer of 2023, the patio area was updated, including grills and a gas campfire. Part of the money used to update the patio area was donated by friends and family of the late Jim Halling and Brian Alden.



The full-service grill and bar serve a full menu for breakfast, lunch, and supper. Breakfast options include breakfast sandwiches, biscuits and gravy, or building your own breakfast. For lunch and supper, the options go from appetizers, sandwiches, baskets, salads, wraps, and includes a kid's menu. The grill shoots to open around the first of April each spring, planning to be open through the mid to end of October. They are open seven days a week, at 7am to close at dark, or whenever the last golfers leave for the night. The Hiawatha Golf Club would like to remind customers they do NOT have to be members of the Golf Club to eat there, all are welcome! Since opening on April 1st, they have been extremely busy.



Matt McKenney engraved the table tops with the Hiawatha Golf Club Logo. Then each table was sealed so they can be used for many years.

All the boards on the bar and reception desk were hand stained and put together staggering the pattern.



If golfers are interested in becoming a member of the Hiawatha Golf Club there are student, single, and family memberships available. Family memberships include children under 21 years of age. There are also 12-Round punch cards available, with Women's league on Wednesday night and Men's league on Thursday nights.

For more information you can visit: www.hiawthagolfclub.com or call 605-987-2474.



A new reception desk and coolers were installed to welcome golfers to the great course.





John "Jack" D. Suter
January 30, 1947 -
April 14, 2024

John "Jack" D. Suter, age 77, died unexpectedly on Sunday, April 14, 2024 at his home in Canton. A Celebration of Jack's Life was held Thursday, April 18, 2024 at Canton United Methodist Church. In lieu of flowers, memorials may be directed to the Canton United Methodist Church or the Canton Public Library.

Jack was born on January 30, 1947 in Sioux Falls to David and Mary Jane (Carter) Suter. He grew up in Canton, graduating from Canton High School in 1965. He then enrolled at SDSU, earning a degree in Math Education. It was at SDSU that he would first meet his future wife, Elaine Brown, at the local "ice cream shop". He served his country in the US Air Force from 1970-1975. He achieved the rank of Captain at the time of his discharge. He married the love of his life, Elaine, on July 8, 1975 in Olympia, Wash.

The couple soon returned to Canton, where Jack ran the South Dakota Pheasant Company with his Dad for many years. After graduating with a Master's in Accounting and earning his CPA, he worked as a controller at the Canton-Inwood Area Hospital. He worked at Hope Haven for 8 years, retiring in 2009.

Jack was an honest, loyal man who loved sports and his family. He rarely missed watching or listening to a SDSU Jackrabbit's game. He also cheered on the Cubs, Bears, Duke Blue Devils and University of Illinois. Above all else, he loved to cheer on the Canton C-Hawks, Elk Point Jefferson Huskies and Avon Lake Shoreman, especially when his kids or grandchildren were playing or performing. He cherished time with his family and loved them deeply. Jack also enjoyed doing jigsaw puzzles, woodworking projects and completing cross-stitch projects.

Jack served his community by serving on the Canton Library Board and Canton Housing and Redevelopment Commission. He was a past Canton Citizen of the Year and was a very active member of Canton United Methodist Church.

Grateful for sharing his life are his wife of 48 years, Elaine; children, Melanie (Adrian) Norris, Melissa Suter, and John (Heidi) Suter; grandchildren, Isaac Suter, Avery Norris, Camryn Norris, Kenz Suter, Jack Suter and Linley Norris; brother, Tom Suter; sister, Janet (Jon) Halverson; sister-in-law, Peggy Suter; along with numerous extended family and friends. He is preceded in death by his parents, his mother-in-law Amy Brown and his brother Dan Suter.



John Edward Engstrom
November 26, 1946 -
March 13, 2024

John Edward Engstrom, age 77, formerly of Des Moines, Iowa, passed away unexpectedly of natural causes on Wednesday, March 13, 2024 in Sioux Falls. Visitation, with family present, will be Saturday, April 27, 2024 from 10:00 a.m. to noon at St. John's Lutheran Church 600 6th Ave. Des Moines, Iowa. A prayer service and time of sharing will be held at 10:30 a.m. Burial of his remains will take place at 3:00 p.m. at Amsterdam Township Cemetery in Kanawha, Iowa. In lieu of flowers, memorials may be directed to the Food Bank of Iowa.

John was born on November 26, 1946 in Fort Dodge, Iowa to Edward and Bessie (Nelson) Engstrom. He grew up on the family farm near Kanawha, IA. John was baptized and confirmed at Kanawha Lutheran Church and graduated from Kanawha High School in 1965. He attended Waldorf College for two years and then he obtained a Bachelor of Arts in History and Spanish from Augustana College in Sioux Falls. He furthered his education with degrees in Information Processing, Travel and graduate work in History and English as a Second Language. John was also honored to receive the Governor's Volunteer Service Award in Des Moines.

John spent most of his career as a teacher. He loved to travel in his spare time, visiting all 50 states and 16 countries. John also enjoyed making photo albums of his adventures and attending family reunions. He lived in Des Moines for 47 years and made many friends there. For the last two years he lived at Trail Ridge in Sioux Falls and really appreciated the Trail Ridge community. John was a member of the Sons of Norway, the Riceville Jaycees, and CAST (Catholic Adult Singles Together). He collected WWII and Hank Aaron memorabilia and loved watching the Iowa Hawkeyes, Atlanta Braves and Dallas Cowboys.

Grateful for sharing his life are his sisters, Mary Beth (John) Smith and Sarah Abbas; nieces and nephews, David (Tracy) Smith, Mark (Kelly) Smith, Julie Larson (Chris McIntyre), Matthew Abbas, and Stephanie Abbas (fiancé Kevin Lochner); great-nieces and nephews, Caleb (fiancée Brooke), Joshua, Seth, Gavin, Ben, Adelyn, Zoe, and Eli; along with many extended relatives and friends. He was preceded in death by his parents and brother-in-law, Don Abbas.

John will be remembered for his warmth and friendliness and he will be greatly missed by his family and friends. www.andersonandsonsfh.com



Cindy Clark
April 20, 1954 -
April 21, 2024

Cindy Clark, age 70, died Sunday, April 21, 2024 surrounded by her family at Ava's House in Sioux Falls, SD. Memorial services are pending. www.andersonandsonsfh.com



Richard Charles Slack
April 17, 2024

Richard Charles Slack, 93, passed away April 17, 2024 at Good Samaritan in Canton.

Survivors include his daughters, Vickie Straw (David Kappenman) and Mary (Mark) McClung; grandchildren, Jennifer Schaffer (Dan Valient), Jason (Shelly) Heibult, Emily Robinson, Nichole (Jeff) Drexler, Nicholas McClung; 11 great grandchildren and 5 great great grandchildren and brother, Vernon (Carolyn) Slack.

Funeral services will be held 10:00am Wednesday, April 24, 2024 at Harrisburg United Methodist Church. Visitation will be 5:00-7:00pm Tuesday, April 23, 2024 at Anderson Jones Corcoran Harrisburg Funeral Chapel with family present to greet friends.

Memorials may be directed to Harrisburg American Legion Post 45, Harrisburg Fire Department or Canton Senior Center. www.harrisburgchapel.com



Victor Victorovich Pavlenko
July 9, 1944 -
April 15, 2024

Victor Victorovich Pavlenko passed away in Hood River, Ore., on Monday, April 15, following a long illness. Vic was 79.

Vic was born in Chicago, Ill. on July 9, 1944, and primarily grew up in Peoria, Ill. The Pavlenkos spent much of their summers at the Illinois Valley Yacht & Canoe Club, where Vic and his brother, Alex, learned to sail and swim competitively.

Vic attended college at Valparaiso University in Valparaiso, Ind. At Valpo, Vic majored in business, but more importantly, he met his wife and partner of 57 years, Nancy. Vic charmed Nancy with his curiosity and sense of adventure, and the two were married in December 1966, as Nancy was starting her teaching career and Vic began his master's degree at Wartburg Theological Seminary in Dubuque, Iowa.

Vic graduated from Wartburg in 1971 and was ordained at Canton Lutheran Church in Canton, where he was called as an associate pastor. All told, Vic and Nancy spent 13 years living in Canton, raising their daughters, Laura and Catherine.

1983 marked a big shift for Vic's career and for his family. Vic accepted a role as head of strategy at New Vector, a cellular telephone start-up based in Bellevue, Wash. In 1986, Vic was promoted to a broader role at New Vector's parent company, US West, and he and the family moved to Greenwood Village, Colo. There Vic helped lead the development of US West's cellular networks and partnerships in Hungary, the Czech Republic, and Russia. In 1993, with their daughters both in college, Vic and Nancy moved to Moscow, where Vic was named president of US West's Russia operations and its local cellular joint-venture.

Vic retired from US West in 1996 and returned to his pastoral career. He was called to Good Samaritan Lutheran Church in Lanham, Md. and St. John Lutheran Church in Erie, Pa.

In 2013, Vic and Nancy moved to Hood River. Vic enjoyed the Hood River lifestyle, sailing his boat on the Columbia River, serving as a member of the Hood River Planning Commission, volunteering at the Lions Club and as a spiritual counselor and advocate for prisoners in Oregon's Department of Corrections, and occasionally preaching at Riverside Community Church.

Vic was an avid reader and student of international affairs. He sought adventure and was always curious about others, interviewing friends and strangers alike to learn more about their life experiences, interests, and dreams. He made his own drums and led drumming circles for children and adults. Every dog Vic met was perfect and earned a scratch on the tummy.

As the loudest family cheerleader, Vic enthusiastically rooted for Nancy, his daughters, sons-in-law, and grandchildren in the classroom, on sports fields and racecourses, at musical performances, and in the workplace.

Vic is survived by his wife, Nancy, daughters Laura (Josh) Lutton and Catherine (T) Dalbey, grandchildren Ted and Cal Lutton and Hugh and Anna Dalbey, and nephew Nicholas Pavlenko. Vic was preceded in death by his parents, Victor Z. and Lucy, and his brother, Alex.

A celebration of Vic's life will be held on Saturday, May 11 at 3 PM at Riverside Community Church, 317 State Street, Hood River, Ore. 97031. In lieu of flowers, please join the celebration at Riverside and help yourself to a book or two from Vic's expansive collection. All are welcome.

Visit www.AndersonsTributeCenter.com to leave a note of condolence for the family.

WEEKLY GRAIN QUOTES

Corn.....\$4.26
Beans.....\$10.85

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Lunch With The Senior Bunch

What's for Lunch?

April 29 - Swiss Steak, Brown Rice, Cauliflower, Pears

April 30 - Egg Bake W/ Ham, Cheese, & Hashbrowns, Scandianvian Blend Veg, V-8 Juice, Orange

May 1 - Beef & Noodles, Peas & Carrots, Cranberry Orange Bar, Pears

May 2 - Pork Roast, Mashed Potatoes, Carrots, Applesauce

May 3 - Taco Salad, Meat, Lettuce, Tomato, Cheese, Black Beans, Bread Pudding, Apples

South Dakota's K & J Trucking Wins National Award as Best Small Carrier

Sioux Falls, SD - April 10, 2024 - K & J Trucking, a distinguished women-owned trucking enterprise based in Sioux Falls, proudly announced today that it has been recognized as the Top Overall Small Carrier by Best Fleets to Drive For. Best Fleets to Drive For, renowned for its rigorous evaluation process, selects winners based on several criteria, including safety measures, HR policies, and driver-centric initiatives. To be eligible for this award companies must first be nominated by one of their drivers. For K & J Trucking, this recognition marks the culmination of a remarkable journey. Having participated in the awards for the fourth consecutive year, K & J Trucking has steadily climbed the ranks, earning a spot as a Fleet to Watch in 2021, followed by recognition as one of the Top 20 Best Fleets in 2022 and 2023. Now, in 2024, they proudly claim the prestigious title of Best Overall Small Carrier. Established 45 years ago, K & J Trucking has become a trusted name in the industry, boasting a team of 120 professional drivers. They are still proudly family-owned and operated. Throughout this rich history, K & J has remained steadfast in its commitment to providing unparalleled service while prioritizing the well-being and satisfaction of its drivers and staff.

"We are incredibly honored to be recognized as the Top Overall Small Carrier by Best Fleets to Drive For," said Shelley Koch, President & CEO at K & J Trucking. "We are blessed to have the best drivers and staff in the industry. This award shows that despite a difficult trucking economy our commitment to making K & J the best for our drivers has not gone unnoticed." As K & J Trucking celebrates this milestone, they reaffirm their commitment to advancing the industry and setting the standard for excellence in trucking. For media inquiries, please contact: Carrie Anderson Director of Communications canderson@kandjtrucking.com 605-461-6792 About K & J K & J Trucking, Inc. is a family-owned 120-truck carrier in Sioux Falls, SD. With customers spanning the US, K & J is proud to feed and provide for Americans across the country while engaging in the local community. To learn more about K & J Trucking, Inc. visit their website at www.drivekandj.com or contact them at the contact information listed above.

Vic was an avid reader and student of international affairs. He sought adventure and was always curious about others, interviewing friends and strangers alike to learn more about their life experiences, interests, and dreams. He made his own drums and led drumming circles for children and adults. Every dog Vic met was perfect and earned a scratch on the tummy.



Laura Woods, Owner -Monument Consultant
Rachel Scott, Monument Consultant
Grace Woods, Monument Consultant

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MEMORY LANE

2014

The Canton C-Hawk girls track team traveled to Chester on Saturday for the Tom Main Invite and came home with the team title out of 17 teams as they used their depth in all events to place multiple times as they out distanced the 2nd place Garretson team 140.5 to 107. The C-Hawks were led by Halie McMains as she won the 300 meter hurdles in the winning time of 50.9 as Justine Zylstra also finished in 50.9 for 2nd place. Halie also won the 3200 meter run with a time of 12:33.2. Canton set a new meet record in the 4x100 meter relay with a 1st place finish time of 52.1 and the team consisted of Liz Heggen, Hailey Toft, Katie Glenn and Tyanna Wiley.

On May 3, Newton Hills State Park along with Good Earth State Park, Union Grove State Park and Spirit Mound Historic Prairie is hosting a self-guided hiking/traveling expedition that will take hikers through the scenic areas of each park.

1999

Canton High School students received award winning ribbons at the Regional High School Art Fair. Andy Gillespie, Eric Feucht, Miranda Bowyer, Ynna Lundstrom and Lindsay Koupal.

Winners from the Canton Easter Egg Hunt were: Daphne Oakland, Taryn Boyd, Kelbi Pederson, Justin Jones, Brandon Parsons, Logan Ranschau, Whitney Morgan, Austin Rock and Cassie Sehr.

Marie Beitzel received a plaque from Mayor Dave Gard for 11 years of service on the Canton City Commission.

1974

Members of the Canton Lions Club are busily putting up more residential street signs again this spring. Saturday morning, members of the clubs were hauling steel pipe to the various corners where 43 new signs will be installed, while other members were drilling holes to place the new markers. The Canton Lions took on the project several years ago to install new street markers on every corner in Canton.

Lincoln County moved ahead of Union and Clay Counties to become the highest producer of soybeans in South Dakota last year, according to the South Dakota Crop and Livestock Reporting Service. Soybean production is Lincoln County during 1973 accounted for 1,544,400 bushels of the State's record 9,864,000 bushel crop. Of the 41,000 acres harvested in South Dakota last year, 59,400 acres were in Lincoln County.

Members of the Canton City Commission discussed where they are and where they're going pertaining to sanitary landfill for the Canton community Tuesday morning during the regular meeting of the Canton City Commission. At the present time, Canton, along with Lincoln County communities

are working out details for a county wide landfill.

Anxious to encourage loyalty and devotion to the Flag and the nation's institutions, VFW Post No. 3164 has provided each grade school student in Canton a booklet on flag etiquette and a pencil with the Pledge of Allegiance impinged on it on Loyalty Day, May 1.

1899

Alcester, Union County, is becoming one of the liveliest and most progressive counties in the southeastern portion of the state. A number of new dwellings and other buildings are now in course of construction there and more are contemplated. Among he proposed new buildings is an opera house, the ground floor which will be devoted to store rooms, offices etc. The building will be 25x150 feet and will be built of brick.

Our citizens have affected an arrangement with the county commissioners for placing a fine clock in the courthouse, the expense to be jointly by the city and county.

M. H. Herman has purchased an elegant hack, the first ever owned in our city. Mr. Herman proposed to keep at the head of the procession in the livery business and with that and in view, is treating the front of his establishment to a new coat of paint and Mr. Glenn is the artist who wields the brush.

HISTORY REVISITED

By Gaynor Johnson

The invention of the auto mobile radically changed the way we get from one place to another. Today we take our cars, SUVs and pickups for granted if we need to go to work, buy groceries, head to the drive-thru at Taco John's or spend a few days in the beautiful Black Hills. I'm not 100% sure that the story you are about to read tells of the very first automobile in South Dakota but it's an interesting account and slightly humorous as cars and trucks that can drive themselves are popping up on highways all over the place.

My late father spent his entire adult life working on cars that weren't running the way they were supposed to. I don't know for sure if he was Canton's finest mechanic when he ran Harold's Tune-up but I do know that other mechanics in town would seek out his skill and knowledge if they were stumped on how to fix this or that. (When Harold was puzzled by something he'd refer to my uncle, Floyd Nelson, who was also a local mechanic.) Harold seemed to know what made cars tick-or not-tick and I'm sure he would get a kick out of the following story that first appeared in South Dakota Magazine back in January,

Our First Auto by H.K. Stolze (Reprinted from 1987 issue)

Our State legislature is about to meet again, and this year as they squabble over speed laws, highway improvements, gasoline taxes and liability laws, we might reflect on what started in all in South Dakota.

In 1899, Louis Geenough, a hardware merchant and steamfitter, Harry Adams, a machinist, and Frank Edson, a blacksmith, "tinkered" the state's first automobile together. It was built to carry six passenger in a glass-enclosed compartment with the driver at a tiller in a covered cab up front. The power plant was a two-cylinder Wolverine engine built in Detroit. The body came from a wagon works in Elkhart, Ind. The engine was installed under the rear seats and was chain-driven. The machine ran well and without too much noise on city streets and level prairie roads.

The carriage was so sturdy and dependable that Edson was awarded a contract to carry mail between Pierre and Forty Sully. There was even some talk of transporting passengers between Pierre and the Black Hills. But the machine lacked power to climb hills and the project was abandoned. The owners planned to exhibit the carriage and county fairs and celebrations, and carry thrill-seekers for a fee. But here entered the long arm of the law, ever mindful of the welfare of the citizen. Old newspaper accounts tell how officers at Mitchell refused to allow the vehicle within the city limits. The State Fair board turned down the idea of the vehicle as a fair attraction. The Yankton Press and Dakotan declared it to be "a moral certainty that this infernal machine will frighten horses and endanger the lives of men, women and children."

The discouraged owners did little more with their automobile. It was placed in storage for some time. Howard Snyder recalled that it was shipped back to Detroit to have a better engine installed. It never took the road again in South Dakota. But look what it started.

1987 and then again in the Jan./Feb. 2007 issue.

As I'm writing this we've already had two inches of rain this morning according to the weatherman on KELO and there's a thunderstorm in the area. Later today, if we're still here and Canton is intact, we plan to meet and choose the Citizen, or Citizens, of the year for 2023. It's quite an honor and very humbling to receive this recognition by those who have been awarded it before. Shirley Temple definitely was the perfect choice for 2022 and whoever becomes our newest Citizen of the Year will be someone who has worked very hard and unselfishly to make our fair city better in ways some of us may not even be aware of.

In the Same issue of South Dakota Magazine that has the story about our State's first automobile there's a photo of the 2006 inductees to the SD Hall of Fame. Canton's own, the late Murray Rowe, poses with a big smile on his face alongside the other 14 who were chosen that year.

Happy reading as we finish out the last full week of April. And pray for peace in this crazy old world we live in.

Canton Library News

Tracey Zylstra, Librarian

Be sure to stop by the Library to view the Prairie Threads Quilt Guild display of spring creations. We are grateful they are willing to allow us to show them off, they bring so much color to the Library. The Library offers wireless printing to our patrons, as well as free Wi-Fi and public access computers. Have you signed up for Kanopy, our free streaming service? New books arrive daily, so be sure to stop by the Library and "check it out".

Our community recently lost a staunch supporter of our town, and of the Library. Jack Suter served on the Library Board for years, and we are grateful for the memorials that have been directed to the library by his family. He will be missed by many.

ADULT FICTION

The Year of Second Chances by Lara Avery (LP). Before Gabe passed away, he signed his young wife up for a dating service. Robin is encouraged by her family to use the subscription, and though she is reluctant, she takes the first step. She soon discovers new friends, tries new things, and finds a new version of herself...everyone deserves a second chance.

What Harms You by Lisa Black (LP). The death of Dr. Barbara Wright is thought to be an accident, but Ellie Carr and her supervisor believe differently. Can they uncover the truth before there are more victims?

Steeped in secrets by Lauren Elliott. Taking over an eclectic tea and psychic shop bequeathed to her by a woman she barely knew, Shay Myers finds her heightened senses on overdrive as she finds she has inherited an eclectic mix of customers and the attention of a killer.

Every Summer After by Carley Fortune. Returning home to attend the funeral of a friend's mother, Persephone Fraser reconnects with an old flame. The connection is undeniable. Can he forgive her, and she herself, and right the wrong that

separated them those years ago?

Just Once by Karen Kingsbury (LP). Following the attack by the Japanese on Pearl Harbor, Sam enlists and is sent overseas. His brother, and his girlfriend, remain at home, and an undeniable chemistry builds between them. Following news of injury to Sam, Hank enlists and will soon ship out. What will happen to the brothers: will the girlfriend lose everything, or will they both come home alive?

The River Murders by James Patterson. Mitchum's brother has been charged with murder. Nathaniel swears he did not kill anyone, but word on the street is that he was involved with the victim's wife. Now Mitchum will break every rule to expose the truth, even if it destroys the people he loves.

The Mystery Guest by Nita Prose (LP). When an acclaimed author dies at the Regency Grand Hotel, it is up to a fastidious maid to uncover the truth, no matter how dirty.



Canton Graduate Receives Medical Residency Match

The University of South Dakota Sanford School of Medicine Class of 2024 students received their post-graduate training assignments on Match Day, held on March 15.

Match Day is known in the medical education community as the day the National Resident Matching Program (NRMP) releases the results of all applicants who have applied for residency or fellowship training positions. Students find out where they will receive the next stage of training at clinics, hospitals and health care facilities across the nation.

Following graduation in May, Joseph Rath, from Canton, South Dakota, will begin training in orthopedic surgery at the University of Oklahoma College of Medicine in Oklahoma City, Oklahoma.



Thank you

The Family of Jack Suter would like to thank the community of Canton for the outpouring of kindness and support in the loss of our husband, dad and grandpa. The community of Canton and the Canton United Methodist Church will always hold a special place in the hearts of the Suter family. Go C-Hawks!

Elaine Suter
Adrian, Melanie, Avery, Camryn and Linley Norris
Melissa and Isaac Suter
John, Heidi, Kenz and Jack Suter

DWU's Sioux Falls Nursing program offers direct pathway for Southeast Tech LPN graduates

MITCHELL – Dakota Wesleyan University and Southeast Technical College (STC) in Sioux Falls have developed a new set of articulation agreements for enrolled students or graduates of STC's LPN program who wish to work toward a bachelor's degree through DWU's Sioux Falls-based B.S. in Nursing program.

DWU will accept a generous 30 credits for students who earn their LPN licensure through STC. Notably, many universities only grant 17 credits, making the DWU partnership a value-added option for those interested in advancing their nursing education.

Another attractive feature of the DWU program is the hybrid nature of the curriculum. Instruction is based in Sioux Falls where students will spend one day in the classroom and one day at their clinical site each week, with the rest of the program delivered online. Many LPN to B.S. programs are full time and in person, thereby decreasing the ability for students to be employed while attending classes.

STC Vice President of Academic Affairs Benjamin Valdez is happy to be able to offer this option to STC LPNs. "We are pleased to offer yet another option for our LPN graduates. Providing students of all disciplines with various pathways to utilize their education that are both personally and professionally rewarding while fulfilling STC's workforce-centered mission is a win for everyone."

Fredel Thomas, DWU Vice President of Admissions and Marketing, agreed that the program will be very attractive to LPNs in the Sioux Falls area. "LPN graduates often need a way to work while they continue their education. DWU's program offers generous credits through a hybrid model that works with real life. The success of our graduates who pass their NCLEX licensing exam speaks to that."

DWU is now accepting applications for the program, which

begins in August.

Additionally, the two schools engage in several other transfer pathways including Digital Media Production Technology, Law Enforcement Science, Accounting, Business Administration and Marketing. Students with an AAS degree can complete a bachelor's degree in each of these programs in two years or less. Students interested in learning about the specifics of these programs should contact the DWU Admissions office for a free transcript evaluation.

About DWU

DWU is a private, liberal arts university associated with the Dakotas Conference of the United Methodist Church, that is rooted in four values: lifelong learning, leadership development, faith exploration and genuine service to others. For more information about Dakota Wesleyan University, go to www.dwu.edu.

ABOUT SOUTHEAST TECHNICAL COLLEGE:

Southeast Tech is a career-focused learning environment for determined students who expect a life-changing education that gets results. Our faculty and staff are passionate about student success, and more than 65 associate degrees, diplomas, certificates and stand-alone courses provide pathways to professional accomplishment utilizing skills-relevant facilities and Sioux Falls as an extended classroom. Southeast Tech is a smart investment for students to launch their in-demand, technical careers in two years or less. Learn more about Southeast Tech at www.southeasttech.edu.



April 24
Tiffany Suarez, Elizabeth Hanson, Hillary Porter
April 25
Kyle Vongroven
April 26
Jacob Iverson
April 28
Robert Messner, Marshall Baldwin, Richard Ekle
April 29
Philip Olson
April 30
Al Warnock, Henrietta Tilstra
May 1
Jeff Keyman, David Haviland, Michelle Ingebrigtsen, Mike Lyle

Surf's Up!
Catch the wave of information at the Canton Library!
Books • Tapes • Videos and the Internet



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For Commission on June 4th

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Bookish

By: Kala Hazelhoff

“For Your Own Good” By: Samantha Downing

This book helped me to get out of a reading slump that I have been in for a hot minute. I was in the middle of a couple of different books and for whatever reason plucked this one from my shelf and started reading it. I could not put it down! I did not find any of the characters too likeable, but nevertheless wanted to continue reading the book. There were multiple things that happened throughout the story where I said, “what now?!” aloud to myself. The main character made drinking a glass of milk at the end of the day creepy.

“For Your Own Good” is a story that takes place at a prestigious academy on the East Coast. Teddy Crutcher is a “Teacher of the Year” there. His personal mission is to do whatever he can to mold his students into better people. Crutcher has unconventional methods which makes him a not-well-liked individual. People start dying mysteriously at the school and fingers are pointed at everyone but the killer. The point of view changes quite frequently, but the story moves smoothly even with the change of characters.

It was fun to see this story play out and had me rooting for the good guys at the end. If you are looking for a book to get you out of your own reading slump, I would recommend trying this thriller.

Pray for the Peace of Jerusalem

By: Governor Kristi Noem
April 19, 2024

From a young age, my mom and dad taught me that the Bible teaches us to pray for the Holy Land of Israel. In the face of brazen and callous attacks from those hell bent on the inhalation of the Jews, I pray for God’s chosen people even more today.

Israel has been the victim of many horrific attacks in the last six months – most recently by the nation of Iran. They are the world’s largest state sponsor of terrorism and openly profess hatred for democracy, Freedom, and basic human rights.

I am calling on the Biden Administration to stand up for these shared principles and hold Iran accountable for their heinous acts.

Unfortunately and inexplicably, not everyone agrees.

Since the horrific terrorist attacks on Israel on October 7th, 2023, antisemitism has been on the rise around the world, including right here in the United States. We have seen antisemitic acts of hate in places of work, in kids’ schools, and on college campuses. There has been footage of people cheering when the news broke that Iran attacked Israel. We have people chanting “Death to America” and “Death to Israel.” People are burning the American flag and instead waving the flag of Hamas, a known terrorist organization.

Anti-Israel protestors have also blocked bridges and roads in major cities across the country – from blocking the Golden Gate Bridge in San Francisco, to stopping traffic in New York City and Chicago. This is against the law, and these individuals should be held accountable.

It’s astounding how foolish these antisemitic, Anti-America “protestors”

are. We are so deeply blessed to live in this great country. The reality is, if these ignorant people tried to voice a complaint that was at odds with any of the governments in the terrorist nations they support, they’d be tortured or killed. America uniquely affords us the Freedom of speech, the Freedom to practice any religion we want, and the Freedom to assemble and protest. But rather than appreciating those privileges, these protestors are burning Old Glory and opting instead to wave the flag of terrorists who would certainly never grant them the same Freedoms.

South Dakota proudly stands with Israel. We have never turned our back on the Holy Land, and we certainly are not going to start now. I was proud to sign historic legislation this session to stop antisemitic acts of hatred in our state. The bill clearly defines antisemitism and makes it easier to prove when discriminatory conduct is motivated by antisemitism. This important and impactful legislation will ensure the safety of Jewish people in our state and strengthen South Dakota’s anti-discrimination laws.

Since signing that bill into law, my office has been inundated with antisemitic hatred and even violent threats. But we will stand firm. I hope that bill can serve as model legislation for other states. It’s time for leaders to step up and do all that we can to protect our Jewish communities from the devastating hate we see happening across our country and around the world.

I hope you will join me in praying for Israel. I pray for the strength of God’s chosen people. And I pray for the peace of Jerusalem.



OFF The Road With Jerry



Lost Treasure

This is a photo of the White River in Western S.D. where it meanders north and east to join the Missouri River. This is all mostly range land thru the Hills and Bluffs. There are stories of lost valuable treasure hidden in Western S.D. An Old Cowboy told a lot of younger persons about Well-Fargo stage coach running the Bismark, N.D. to Deadwood S.D. stage stop. But it got stopped and buried on a ranch in this county and the robbers must have been caught and never came back. This ranch is huge and this river goes thru part of it.



Along this river a S.D. rancher found another treasure trove inside a big cave above the river. The cowboy found this on the southeast of Cung Table in present day Oglale Sioux Land. The cowboy said there was huge Buffalo Robes hanging with dozens of old Native American Relics attached, like a Shaw man does but he got scared that someone would see him so he left in a hurry to get help.



We stopped many years ago and done some searching on the White River Banks. We found some smaller cave-like openings, but thye did not go in very far, and even if they did, there is a highly likely chance of the ceiling falling. We mainly looked on the south and east side of the river, depending on which bend of the river we were on.



This is another stretch of river banks sometimes getting higher and steeper. Other people have looked too, but sometimes people find gold and loot and then keep quiet and not tell the world, for security and safety reasons. If a common landslide happens here, there will be no way to locate it, except the remote possibility that a metal detector could detect thru the sand and rocks. However a warning that is lies within the boundaries of the Pine Ridge Indian Reservation, and one would have to apply for permission to search.

Financial Focus

Be careful when naming beneficiaries

You might not have thought much about beneficiary designations — but they can play a big role in your estate planning.

When you purchase insurance policies and open investment accounts, such as your IRA, you’ll be asked to name a beneficiary, and, in some cases, more than one. This might seem easy, especially if you have a spouse and children, but if you experience a major life event, such as a divorce or a death in the family, you may need to make some changes — because beneficiary designations carry a lot of weight under the law.

In fact, these designations can supersede the instructions you may have written in your will or living trust, so everyone in your family should know who is expected to get which assets. One significant benefit of having proper beneficiary designations in place is that they may enable beneficiaries to avoid the time-consuming — and possibly expensive — probate process.

The beneficiary issue can become complex because not everyone reacts the same way to events such as divorce — some people want their ex-spouses to still receive assets while others don’t. Furthermore, not all the states have the same rules about how beneficiary designations are treated after a divorce. And

some financial assets are treated differently than others.

Here’s the big picture: If you’ve named your spouse as a beneficiary of an IRA, bank or brokerage account, insurance policy, will or trust, this beneficiary designation will automatically be revoked upon divorce in about half the states. So, if you still want your ex-spouse to get these assets, you will need to name them as a non-spouse beneficiary after the divorce. But if you’ve named your spouse as beneficiary for a 401(k) plan or pension, the designation will remain intact until and unless you change it, regardless of where you live.

However, in community property states, couples are generally required to split equally all assets they acquired during their marriage. When couples divorce, the community property laws require they split their assets 50/50, but only those assets they obtained while they lived in that state. If you were to stay in the same community property state throughout your marriage and divorce, the ownership issue is generally straightforward, but if you were to move to or from one of these states, it might change the joint ownership picture.

Thus far, we’ve only talked about beneficiary designation issues surrounding divorce. But if an

ex-spouse — or any beneficiary — passes away, the assets will generally pass to a contingent beneficiary — which is why it’s important that you name one at the same time you designate the primary beneficiary. Also, it may be appropriate to name a special needs trust as beneficiary for a family member who has special needs or becomes disabled. If this individual were to be the direct beneficiary, any assets passing directly into their hands could affect their eligibility for certain programs.

You may need to work with a legal professional to sort out beneficiary designation issues and the rules that apply in your state. But you may also want to do a beneficiary review with your financial advisor whenever you experience a major life event, such as a marriage, divorce or the addition of a new child. Your investments, retirement accounts and life insurance proceeds are valuable assets — and you want them to go where you intended.

This article was written by Edward Jones for use by your local Edward Jones Financial Advisor.

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Sioux Valley NEWS

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Page 4

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Canton Commission Paves Way for New Subdivision

By Rollie Steck
The Canton City Commission met in regular session on Monday, April 15 at 7 p.m. at the Depot. All Commissioners were present at the time of roll call.

With no Visitors to be Heard, the only item before Old Business was to award the Secretary's Award for Drinking Water Excellence. South Dakota Department of Agriculture & Natural Resources has recognized the City for 23 years of drinking water excellence demonstrated by compliance and reporting requirements, drinking water standards and certification requirements. The following City Employees are being recognized: Christ Krogmann, Ryan Vandemore, Jordan Leinen, Bill Winter and Dalton Nelson. Applause occurred from all those in attendance.

The only item under Old Business was the Second Reading - An Ordinance Amending Ordinance No 1061: Qualifications and Term of Office for the Airport Board. The hearing has been conducted and the First Reading was held at the April 1 City Commission Meeting to amend Ordinance 1061: Qualifications and Terms of Office for the Airport Board. Once approved, it will be published on April 18 and effective May 8. Motion to approve Commissioner Jerry Chaon. Seconded by Commissioner Tyler Larson. Unanimous approval.

The first item under New Business was the Canvass of Election of the Canton City Commission election that took place on Tuesday, April 9. The results are as follows:

Per the City, a spoiled ballot is a ballot where a voter did not vote or voted for too many candidates and put the ballot in the ballot box. Motion to approve the Canvass of the Election by Commissioner Paul Garbers. Seconded by Chaon. Unanimous approval.

The next item under New business was the Preliminary Subdivision Plan Hearing - Monarch Village Subdivision. Planning and Zoning has conducted their hearing on March 26 for Monarch Village Subdivision submitted by ISG on behalf of EXP Development Services LLC of Sheridan, Wyoming at Parcel 200.50.58.001 and recommends approval of passage. City Engineer Myron Adam has reviewed all the plan submittals and JSA recommends approval of the Preliminary Subdivision as submitted on March 7, 2024 contingent that the items:

1. Identify proposed phasing and anticipated development times
2. Identify on the plans any property to be dedicated to the City outside of street right-of-way are addressed.

Justin Heim with ISG has addressed these items via email and also at the Planning and Zoning Hearing. Approval of the preliminary plan shall indicate the City Commission's approval of the general location of the lots, blocks and streets including the interrelationship to proposed zoning districts or land uses; all which shall be noted on the preliminary subdivision plan's certificate of approval. The approved plan shall be kept on file in the office of the Authorized Official and City Engineer. Any conditions included by the City Commission shall be resolved on a revised preliminary plan which would be submitted to the Authorized Official for administrative approval before any development engineering plans and



plots are submitted. Mayor Sandra Lundstrom opened the hearing. With no proponents and no opponents, Mayor Lundstrom closed the hearing. Motion to approve the preliminary plan by Garbers. Seconded by Commissioner Kris York. Unanimous approval.

Next on the agenda was the Rezone Hearing - Monarch Village

Municipal Election City of Canton, SD April 9, 2024			
	Precincts 1, 2, & 3	Precincts 4 & 5	Total Votes
<i>Commissioner</i>			
Jackie Pigors	193	83	276
Chad Skiles	143	92	235
Scott Baldwin	118	70	188
Spoiled	3		3
Precincts 1, 2, & 3	457		
Precincts 4 & 5	245		
Total Votes Cast	702		
Percentage of Registered Voters Casting Ballots	30.70%		
Total Registered Voters	2,287		

Subdivision. Planning and Zoning has conducted their hearing on March 26 for the proposed rezone for the Monarch Village Subdivision at Parcel 200.50.58.001 and recommends approval. Mayor Lundstrom opened the hearing. Jeff Tanner with the Canton Economic Development Corporation was available to answer any questions. With no proponents and no opponents, Mayor Lundstrom closed the hearing. Motion to give the First Reading by Larson. No second and vote is needed for a First Reading.

The Garbage Hauler License was next on the agenda. The City has received an application from Herm's Sanitation for a Garbage Hauler License. The application is in order and the fee has been paid. Motion to approve by Larson. Seconded by Chaon. Unanimous approval.

Next under New Business was the Yard & Tree Waste Hauler's License - Top Notch Tree Service. Top Notch Tree Service (Boe Sappingfield) has submitted his license application for the Yard and Tree Waste Hauler License valid through February 28, 2025. He will have his Certificate of Liability Insurance on file at City Hall. Motion to approve by Garbers. Seconded by Larson. Unanimous approval.

A Raffle Request - Canton Lutheran Church Youth Group was next under New Business. The Canton Lutheran Church Youth Group has submitted a raffle request. They will be selling tickets as soon as approved through May 5. Tickets will be 1 ticket/\$3, 5 tickets/\$10 or 12 tickets/\$20. There are two prizes of half a hog each (approximate total value: \$800). Motion to approve by Garbers. Seconded by Larson. Unanimous approval.

Next on the agenda was the Application for Keeping of Chickens - 123 South Blair Street. The City has received an application from Angela and Adam Lund at 123 South Blair Street for Keeping of the Chickens. A building permit has been submitted and Code Enforcement Officer Geoff Fillingsness has checked out the request and location. He noted that the location for the chicken coop is okay for the setbacks. The resulting final inspection will make sure that the criteria is met. Motion to approve by Larson. Seconded by Chaon. Unanimous approval.

The Planning and Zoning Commission Appointments was next on the agenda. There are two Planning and Zoning /commissioner whose terms are up this year: Jerry Chaon and Ben Oien. They both have agreed to a new 3 year term. Motion to reappoint Jerry Chaon and Ben Oien by Larson. Seconded by Garbers. Garbers aye. Larson aye. York aye. Mayor Lundstrom aye. Chaon abstained. Unanimous approval.

The Audit Engagement Agreement - ELO CPA's & Advisors was next on the agenda. ELO CPA's & Advisors has submitted their audit engagement letter for the annual audit for the year ending December 31, 2023. They are anticipating the fees to be approximately \$14,500. If significant additional time is necessary, they will discuss with

the City before incurring additional costs. Motion to approve by Larson. Seconded by Chaon. Unanimous approval.

Next on the agenda was to Award Bid - 2024 Slurry Seal Project. In 2024, the City will be doing a slurry seal project instead of chip seal. The City will award the bid to Asphalt Surfacing Technologies (ASTECH) out of St. Cloud, Minn. ASTECH bid was \$117,283.24 and Adam recommends awarding the bid to ASTECH. Motion to approve by Garbers. Seconded by Larson. Unanimous approval.

The Copier Lease for the Police Department was next under New Business. JJ with A&B Business Solutions has submitted a copier lease for a copier at the Police Department. Motion to approve by Chaon. Seconded by Larson. Unanimous approval.

Next under New Business was the Canton Housing Commission Resignation. Current Commissioner Jack Suter has resigned from his position. Motion to accept the resignation by Garbers. Seconded by Larson. Unanimous approval.

Appointment of Commissioner - Canton Housing and Redevelopment Commission was next on the agenda. Commission appointments for the Canton Housing and Redevelopment Commission are made through the City Commission. The following appointment needs to be made: Carrie Richardson - board member to complete the remainder of Jack Suter's term that ends on June 5, 2024. Motion to approve by Garbers. Seconded by Larson. Unanimous approval.

Next on the agenda was the LIIP Municipal Resolution. This resolution

Weekly Crossword

CLUES ACROSS

1. Excessively theatrical actors
5. Footwear
10. A way to disfigure
14. Exchange rate
15. Hawaiian wreaths
16. North-central Indian city
17. Bungle
18. Extremely angry
19. A short note of what's owed
20. Criminal organization
22. Mimic
23. Try to grab
24. U.S.-born individuals
27. Some are covert
30. Order of the British Empire
31. Don't know when yet
32. Payment (abbr.)
35. Winged angelic being
37. Variety of Chinese
38. A way to be anxious
39. Famed wrestler Hulk
40. Partner to cheese
41. Slang for sergeant
42. Canadian flyers
43. Actress Ryan
44. Highly unpleasant vapor
45. Body part
46. Halfway
47. Cool!
48. Consume
49. Salts
52. Upper bract of a floret of grass
55. Housepet
56. Cavalry-sword
60. Symbol of a nation
61. Frocks
63. Used to carry food
64. Portuguese folk song
65. Sharp mountain ridge
66. Ireland
67. Where golfers begin
68. Greek mythological sorceress
69. Fluid suspensions

CLUES DOWN

1. "Mad Men" leading man
2. Water (Spanish)



Pierce Mastalir is the son of Bruce and Cathy Mastalir and has two older siblings Alex and Rachel. He is involved in football, basketball, track, band, National Honor Society. Outside of school he was active in Boy Scouts and became an Eagle Scout.

Spring is his favorite season, blue is his favorite color and chicken is his favorite food. "Kick Starting My Heart" by Motley Crue is his favorite song.

His favorite school memory was going on the Disney trip with band and choir. Pierce's most influential person is DJ Khaled, he shows us how to act like ourselves and you should be who you are and not pretend to be someone you are not.

Jacob is his most influential teacher because she pushes you to do your best. After graduation Pierce is going into the Army where he will become a Combat Engineer.



PIERCE MASTALIR



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is to approve the City being the application on behalf of the Canton Economic Development Corporation for the Local Infrastructure Improvement Program (LIIP) grant in the amount not to exceed \$423,000 for improvements to Innovation Street. Motion to approve by York. Seconded by Larson. Unanimous approval.

Next under New Business was a Tattoo & Piercing Establishment License. Erick Matias has submitted an application and fee to open an establishment for a tattoo and body piercing establishment at 102 West 5th Street. According to Ordinance 116, a license is required by the City to conduct business at the establishment. An inspection by the Department of Health shall be conducted and upon proof of compliance from the Department of Health, The City shall grant a license effective for one

year. Motion to approve by Larson. Seconded by Chaon. Unanimous approval.

The final item under New Business was the Sales Tax Revenue Bond Resolution. This resolution is to authorize the issuance of up to \$1,100,000 in sales tax revenue bonds as part of the funding package of the pool. Motion to approve by Larson. Seconded by Garbers. Unanimous approval.

During Commissioner Dialogue, Larson mentioned that Sales Tax Revenue is up 7.04% from last year and up 7.27% for the year. Mayor Lundstrom noted that the last election had a better turnout.

With no further discussion, motion to adjourn at 7:52 p.m. by Garbers. Seconded by Larson. Unanimous approval.

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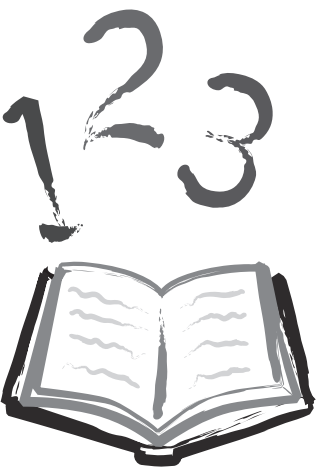
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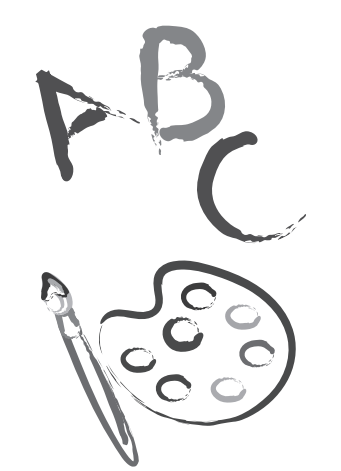
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Senate Democrats Can't Sweep the Border Crisis Under the Rug

By Sen. John Thune
 For the 22nd time in American history, the U.S. House of Representatives impeached a federal official: U.S. Department of Homeland Security Secretary Alejandro Mayorkas. The House put forward serious charges regarding the secretary's actions as a chief architect of the Biden administration's lax border security regime. The case deserved to be heard and decided on the merits, but the Senate was not given a chance to do so. Instead, Senate Democrats chose to rush to dismiss the charges without a trial.

Secretary Mayorkas and President Biden have presided over the worst border crisis on record: three successive years of record-breaking illegal immigration. If the current trajectory holds, we'll have yet another new record this year. While there are many factors that affect migrant flows, the current border crisis is the result of actions that this administration has taken or failed to take. Border security has been dismantled. Asylum and parole programs have been abused to effectively provide

amnesty to hundreds of thousands of individuals. And we've seen the unfortunate effects of illegal drugs and criminals that have come across the border and wreaked havoc in communities nationwide.

In total, 7.6 million illegal immigrants have been encountered at the southern border. Another 1.8 million known gotaways, who evaded authorities at the border, have entered the country, in addition to those that weren't detected at all. It's the gotaways that the chief of Border Patrol says keep him up at night. In just the last six months, 75 individuals on the terrorist watch list were caught trying to cross the border illegally. How many dangerous individuals have entered without being caught?

The border crisis is a national security crisis caused by the actions of this administration. Many Americans are concerned about the situation at the border, and the American people deserve accountability on this issue. The House of Representatives put forward serious charges, and it should not have been too much to ask that the Senate take this

matter seriously, examine the facts, and render a verdict. But instead Senate Democrats chose to sweep the charges under the rug to avoid confronting the border crisis and its causes.

While Democrats may have effectively made the charges disappear, they can't obscure the failures of Secretary Mayorkas and President Biden. Unfortunately, the border crisis continues, and its effects are far-reaching. Every state is effectively a border state. Cities far from the border are reeling from an influx of migrants. And deadly fentanyl continues to plague too many communities.

The president and Secretary Mayorkas have demonstrated their unwillingness to use their power to stem the flow of illegal immigration, and there appears to be no end in sight for this border crisis. There needs to be accountability for this crisis and its potentially dangerous consequences. My Republican colleagues and I will continue to hold the administration accountable and work to secure the border.



Standing with our Allies

April 19, 2024
BIG Update
 Gas prices have increased more than 50% since President Biden took office. One way to combat the high prices is to allow more renewable fuel options at the pump. But without action from the EPA, South Dakotans can't access E15 ethanol in the summer months due to a D.C. Circuit Court decision on the Clean Air Act in July of 2021.

I recently urged the Environmental Protection Agency (EPA) to allow drivers cleaner, cheaper E15 fuel during the summer driving season. I'm pleased to share the EPA heeded our request and announced its waiver for the sale of E15 during summer months (June 1 – September 15). This is great news for consumers and ethanol producers. This decision will also bolster America's energy security by adding billions of gallons of ethanol to our fuel supply.

BIG Idea
 This week, I was joined by many health care professionals from Avera, American College of Surgeons, South Dakota Association of Health Care Organizations, Home Care Association of America, and

more. Many of the groups discussed the unfair Medicare physician fee schedule. We discussed policy solutions like the Strengthening Medicare for Patients and Providers Act to adjust the reimbursements for inflation.

BIG News
 Last weekend, Iran launched its first direct attack on Israel. Hundreds of drones and missiles were shot towards Israel. Thankfully, Israel and its allies were able to intercept almost all projectiles, minimizing damage and saving countless lives. President Biden and his Administration have failed to take a strong stance in support of our ally Israel, and even told them not to strike back. In September 2023, Biden released \$6 billion to Iran and just two months later, released another \$10 billion in sanctions, fueling their ability to strike Israel at this capacity.

In stark contrast to the Administration's actions, Congress passed 17 bills in support of Israel and condemning Iran this week. Iran and their leaders must be held accountable, and America must stand with our ally, Israel.

Legislative Report

Karla Lems
REPRESENTATIVE



This year, a trio of bills was crafted by leadership and labeled the "Landowner Bill of Rights." However, many every day South Dakota land owners believe it should have been titled "The Pipeline Bill of Rights." In this package of bills that emerged in a flurry of political maneuvering and fast talking, with some help with many in places of power, you will find SB 201. The people are so incensed over this stripping of local control that they have taken action. A petition drive to refer this bill to a vote of the people is underway. Over 17,000 signatures of registered voters in South Dakota will need to be collected for this law to be referred to a vote of the people in November. Why? Because South Dakota is not for sale!

So what is wrong with SB 201? You may have heard that this would provide the best landowner protections in the whole country! However, our neighboring blue state of Minnesota has better protections than South Dakota. They only allow eminent domain for a handful of public uses, and not for CO2 pipelines.

The most critical thing that SB 201 does is strip the ability of the county, township, municipality, or any other governmental unit to enact ordinances. We presently have various counties that have ordinances in place for various things. SB 201 is specific to projects that need a permit under the SD Public Utilities Commission. These are the big projects that you see coming to our state. Currently, the law states that "A permit for the construction of a transmission facility within a designated area may supersede or preempt any county or municipal land use, zoning, or building rules, regulations, or ordinances upon a finding by the Public Utilities Commission." Under SB 201, the word "may" is removed. SD 49-41B-28 would change to say, "A permit for the construction of a transmission facility within a designated area supersedes and preempts any county, township, municipal, or any other governmental unit land use, zoning, or building rule, regulation, or ordinance."

Last summer two pipelines for Carbon dioxide capture were denied a permit because the SD Public Utilities Commission determined they could not abide by the county ordinances and setbacks that were in place. To circumvent the current process, they are removing local control. So next time they or others (think solar and wind) come to South Dakota, they can roll through if they get the permit approved by the SD PUC. We are now effectively and completely changing the rules in the middle of the game. They are greasing the skids to sell out our state!

In a recent article I read, there were statements made that need clarification.

1) It was stated that SB 201 requires the carbon pipeline to pay additional money annually to landowners and counties. Actually, the wording used in the enrolled law states that "A county may impose a pipeline surcharge up to one dollar per linear foot of carbon dioxide pipeline installed in the county." The county is not required to do so. The county may only collect it as long as the company is collecting the 45Q tax credit from the federal government. Again, remember that the federal dollars are our money. Half of this is to go to property tax relief, and half to wherever the county determines. But they are off the hook once the 45Q tax credit goes away. If you have been paying attention to how our federal government is going through the money, I wouldn't count on this lasting. And by the way, do you ever get to stop paying your property tax?

2) It was stated that there was strong bi-partisan support for this bill. The vote was 40-30. There was fierce debate on the floor. In fact, I encourage you to go watch the debate. It's some of the best display of patriotism I have heard in a long time. And by the way, I speak to these things as the person who did champion property rights last year and authored HB 1133—with the input of several who are looking out for South Dakota property owners. South Dakota property owners showed up and packed the rooms at the hearings. I was so proud to be among the people, stand for their rights, and was one among other legislators who championed their cause.

The REAL Landowner Bill of Rights could be summed up in the bills that did not make it to the finish line. The REAL reform bills included: HB 1079 (No survey before permit) ; HB 1256 (90% sign up before eminent domain) ; HB 1193 (No condemnation without PUC permit) ; HB 1190 (establish criteria for eminent domain) ; HB 1203 (levels the playing field in court during condemnation); HB 1243 (Any party allowed to request an extension with PUC); HB 1219 (No eminent domain for CO2 pipeline) ; HB 1246 (establish reclamation process)

3) It has been said that political activists are bringing the Referendum on SB 201. If you want to call them that, go ahead. They are actually just ordinary South Dakota citizens who have are working together to protect themselves and their neighbors from out of state, foreign backed companies who see South Dakota as a way to make billions of dollars. These property owners have families, jobs, and many do not have a lot of money. These people who are working to collect signatures on the 201 Referendum care about the SD Constitution and the rights of the people. Yes, we still have good people who will

work together for a common cause. They come together around the following:

SD Constitution Article 6 §1. Inherent rights. All men are born equally free and independent, and have certain inherent rights, among which are those of enjoying and defending life and liberty, of acquiring and protecting property and the pursuit of happiness. To secure these rights governments are instituted among men, deriving their just powers from the consent of the governed.

I leave you with this: John Adams said, "Our constitution was made only for a moral and religious people. It is wholly inadequate to the government of any other.

- 1) Pray that this nation will return to God.
- 2) Engage & hold your government accountable.
- 3) Vote – check out who is backing your candidate—be careful!
- 4) Go to sdprca.com and see where to sign the petition.

South Dakota is not for sale!
 Representative Karla Lems
 District 16

Notice to Bidders

NOTICE TO BIDDERS
 Sealed bids will be received by the County Auditor of Lincoln County, SD, 104 N. Main Street, Suite 110, Canton, SD 57103 at the office of the County Auditor of said County until 2:00 pm (local time) on the 14th day of May, 2024, and then be publicly opened and read, for furnishing all equipment, labor, and materials as set forth in the specifications and performing all work, incidental thereto for **Phase II General Aviation Apron Reconstruction, Marv-Skie Lincoln County Airport, Tea, South Dakota.**

Bid Schedule A – Apron Reconstruction

Primary Work: Approximately 5,844 SqYd of Asphalt Pavement/Base Removal (13" Nominal Depth), 37 SqYd of Concrete Pavement Removal (6" Nominal Depth), 417 CuYd of Unclassified Excavation, 141 CuYd of Disposal of Excess Material, 150 CuYd of Subbase Course (Furnished), 185 CuYd of Subbase Course (Recycled), 250 SqYd of Geogrid, 417 SqYd of Geotextile Separator Fabric, 69 CuYd of Aggregate Base Course, 69 Ton of SD DOT Class E, Type I Asphalt Concrete, Composite, 69 SqYd of 6" Reinforced Concrete Valley Gutter, 0.6 Ton of Emulsified Asphalt Prime Coat, 0.2 Ton of Emulsified Asphalt Tack Coat, Pavement Markings, 133 Ft of 4" Perforated Underdrain Pipe, 1 Each 2' x 3' Type B Inlet w/ Type E Frame and Grate, and various other items of related construction.

Bid Schedule B – Fuel and Electrical Improvements

Primary Work: Approximately AvGas Fuel System: Removal, Reinstallation, Piping, Dispensing, Credit Card Reader Modifications, Electrical, Soil Sampling & Testing, & All Other Related Work & Incidentals, Complete, Apron Flood Lighting: Removal, Electrical, Concrete Footings, Pole, Fixtures, & All Other Related Work & Incidentals, Complete, Temporary Phasing Work, Electrical, Demolition Work, Electrical, 654 Ft of 1-1/C No. 8 AWG, 5 kV, L-824, Type C Cable, Installed in Duct, 870 Ft of 1-1/C No. 8 AWG, 600V, THWN-2 Cable, Installed in Conduit, 435 Ft of 1-1/C No. 8 AWG, 600V (GND), THWN-2 Cable, Installed in Conduit, 315 Ft of 1-1/C No. 6 AWG, Solid, Bare Copper Counterpoise Wire, Installed in Trench or Plowed, Including Connections/Terminations, and Ground Rods, 717 Ft of Trenching & Backfilling for Conduit, 244 Ft of Non-Encased, Electrical Conduit, 1-Way, 2-Inch, Type I, Sch. 40 PVC in Trench, 489 Ft of Sand-Encased, Electrical Conduit, 4-Way, 2-Inch, Type III, Sch. 80 PVC in Trench, 4 Each Cable Markers, 4 each H-20 Concrete Manhole (48"x48"), with Casting & Lid, and various other items of related construction.

Alternate Bid Schedule A – Taxilane Reconstruction

Primary Work: Approximately

417 SqYd of Asphalt Pavement/Base Removal (13" Nominal Depth), 37 SqYd of Concrete Pavement Removal (6" Nominal Depth), 417 CuYd of Unclassified Excavation, 141 CuYd of Disposal of Excess Material, 150 CuYd of Subbase Course (Furnished), 185 CuYd of Subbase Course (Recycled), 250 SqYd of Geogrid, 417 SqYd of Geotextile Separator Fabric, 69 CuYd of Aggregate Base Course, 69 Ton of SD DOT Class E, Type I Asphalt Concrete, Composite, 69 SqYd of 6" Reinforced Concrete Valley Gutter, 0.6 Ton of Emulsified Asphalt Prime Coat, 0.2 Ton of Emulsified Asphalt Tack Coat, Pavement Markings, 133 Ft of 4" Perforated Underdrain Pipe, 1 Each 2' x 3' Type B Inlet w/ Type E Frame and Grate, and various other items of related construction.

1. Plans and Specifications: Copies of the Plans and Specifications are available for inspection at:

Office of the Lincoln County Auditor, Canton South Dakota, or at the Office of Helms and Associates, 416 Production Street, Aberdeen, South Dakota.

Plans and Specifications may be obtained, at the Office of the latter, upon payment to Helms and Associates for shipping and handling in the amount of \$100 for an 11" x 17" size set of plans and specifications.

Plans and Specifications may be retrieved by registering with the Issuing Office at <http://www.helmsengineering.com/biddocs.html>. Following registration, complete sets of Plans and Specifications may be downloaded as portable document format (PDF) files. Users who have downloaded the Plans and Specifications will be mailed an invoice of \$20.00. All payments are non-refundable.

Additionally, upon request, in accordance with South Dakota Codified Law 5-18B-1, one copy of Plans and Specifications shall be furnished, without charge, to each Contractor resident in South Dakota who intends, in good faith, to bid upon the project.

2. Bid Guarantee: Each bid must be accompanied by a certified check, cashier's check or draft in the amount of five percent (5%) of the total bid, and drawn on a solvent State or National Bank, or a ten percent (10%) Bid Bond issued by a surety authorized to do business in the State of South Dakota and payable to Lincoln County, South Dakota.

3. Contract Bonds: Separate Payment and Performance Bonds guaranteeing faithful performance of the Contract and payment of all labor, materials, rentals, etc., will be required for an amount equal to one hundred percent (100%) of the amount of the Contract. All bonds must be issued or co-signed by a licensed resident agent of South Dakota.

4. Commencement and Completion: The Engineer will set the beginning date in a written "Notice to Proceed with Construction". The Contractor shall begin the work within ten (10) days of the date set forth in the written "Notice to Proceed" and shall complete the work within the number of calendar days, working days, or completion date or dates as shown in the Specifications.

5. Title VI: Lincoln County, in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (78 Stat. 252, 42 USC §§ 2000d to 2000d-4) and the Regulations, hereby notifies all bidders or offerors that it will affirmatively ensure that any contract entered into pursuant to this advertisement, disadvantaged business enterprises will be afforded

full and fair opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, or national origin in consideration for an award.

6. Minimum Wage Rates: The successful bidder will be required to comply with all applicable Federal Labor Laws, including the minimum wage rates decision of the United States Department of Labor.

7. Affirmative Action: A Contractor who may be awarded a contract of \$10,000 or more and subcontractors who may be awarded a subcontract of \$10,000 or more will be required to maintain an affirmative action program, the standards for which are contained in the advertised specifications.

8. Award of Contract: The right is reserved, as the interest of Lincoln County, South Dakota, may require, to reject any and all bids, to waive informality in bids received, and to accept or reject any items of any bid, unless such bid is qualified by specific limitation.

9. The contractor will certify that he and any of his subcontractors meet the requirements of 49 CFR, Part 29, regarding debarment, suspension, ineligibility and voluntary exclusion as further described in these specifications.

10. The contractor will certify that he and his subcontractors will comply with the 49 CFR, 30.17, regarding Foreign Trade Restrictions as further noted in project specifications.

11. The contractor will certify that he and his subcontractors will comply with "BUY AMERICAN CERTIFICATION (JAN. 1991)" as further noted in project specifications.

12. The contractor will comply with "BUY AMERICAN-STEEL AND MANUFACTURED PRODUCTS FOR CONSTRUCTION CONTRACTS (JAN. 1991)" as further described in project specifications.

13. If an applicant (corporation) has either unpaid Federal tax liability or has been convicted of a criminal violation under any Federal law within the preceding 24 months, the applicant is ineligible to receive an award unless the sponsor has received notification from the agency suspension and debarment official (SDO) that the SDO has considered suspension or debarment and determined that further action is not required to protect the Government's interests.

A Pre-Bid Conference will be held virtually 11:00 am on May 8, 2024. The conference is intended to clarify any questions regarding bidding and/or construction requirements. All interested contractors, subcontractors, and suppliers are encouraged to attend.

Lincoln County Airport South Apron Pre-Bid Meeting
 May 8, 2024, 11:00 AM – 12:00 PM (America/Chicago)

Please join my meeting from your computer, tablet or smartphone.
<https://meet.goto.com/605528421>
 You can also dial in using your phone. Access Code: 605-528-421
 United States: +1 (872) 240-3212
 LINCOLN COUNTY, SOUTH DAKOTA
 BY /s/ Tiffani Landeen

Board Chair

Published in the Sioux Valley News on April 25 and May 2, 2024, at the total approximate cost of \$197.26 and may be viewed free of charge at www.sdpublicnotices.com.

HELP WANTED

The City of Canton is accepting applications for the following positions:

- Public Works Street Maintenance, CDL Preferred
- Public Works Seasonal Maintenance (must be 16)

Applications are available at City Hall

Applications are Due to City Hall by May 3rd.



The City of Canton is an Equal Opportunity Employer

City of Canton Earns Secretary's Award

The City of Canton has supplied twenty-three consecutive years of safe drinking water to the public it serves and has been awarded the Secretary's Award for Drinking Water Excellence by the South Dakota Department of Agriculture and Natural Resources. This report is a snapshot of the quality of the water that we provided last year. Included are details about where your water comes from, what it contains, and how it compares to Environmental Protection Agency (EPA) and state standards. We are committed to providing you with information because informed customers are our best allies.

Water Source

We serve more than 3,714 customers an average of 240,000 gallons of water per day. Our water is groundwater that we produce from local wells. The state has performed an assessment of our source water and they have determined that the relative susceptibility rating for the Canton public water supply system is low.

For more information about your water and information on opportunities to participate in public meetings, call (605)987-2881 and ask for Kyle Cwach.



Additional Information

The sources of drinking water (both tap water and bottled water) include rivers, lakes, streams, ponds, reservoirs, springs, and wells. As water travels over the surface of the land or through the ground, it dissolves naturally-occurring minerals, and can pick up substances resulting from the presence of animals or from human activity.

Contaminants that may be present in source water include:

- Microbial contaminants, such as viruses and bacteria, which may come from sewage treatment plants, septic systems, agricultural livestock operations, and wildlife.
- Inorganic contaminants, such as salts and metals, which can be naturally-occurring or result from urban stormwater runoff, industrial or domestic wastewater discharges, oil and gas production, mining, or farming.
- Pesticides and herbicides, which may come from a variety of sources such as agriculture, urban stormwater runoff, and residential uses.
- Organic chemical contaminants, including synthetic and volatile organic chemicals, which are by-products of industrial processes and petroleum production, and can also come from gas stations, urban stormwater runoff, and septic systems.
- Radioactive contaminants, which can be naturally-occurring or be the result of oil and gas production and mining activities.

In order to ensure that tap water is safe to drink, EPA prescribes regulations which limit the amount of certain contaminants in water provided by public water systems. FDA regulations establish limits for contaminants in bottled water which must provide the same protection for public health.

Drinking water, including bottled water, may reasonably be expected to contain at least small amounts of some contaminants. The presence of contaminants does not necessarily indicate that water poses a health risk.

More information about contaminants and potential health effects can be obtained by calling the Environmental Protection Agency's Safe Drinking Water Hotline (800-426-4791).

Some people may be more vulnerable to contaminants in drinking water than the general population. Immuno-compromised persons such as persons with cancer undergoing chemotherapy, persons who have undergone organ transplants, people with HIV/AIDS or other immune system disorders, some elderly, and infants can be particularly at risk from infections. These people should seek advice about drinking water from their health care providers. EPA/CDC guidelines on appropriate means to lessen the risk of infection by Cryptosporidium and other microbial contaminants can be obtained by calling the Environment Protection Agency's Safe Drinking Water Hotline (800-426-4791).

If present, elevated levels of lead can cause serious health problems, especially for pregnant women and young children. Lead in drinking water is primarily from materials and components associated with service lines and home plumbing. The City of Canton public water supply system is responsible for providing high quality drinking water, but cannot control the variety of materials used in plumbing components. When your water has been sitting for several hours, you can minimize the potential for lead exposure by flushing your tap for 30 seconds to 2 minutes before using water for drinking or cooking. If you are concerned about lead in your water, you may wish to have your water tested. Information on lead in drinking water, testing methods, and steps you can take to minimize exposure is available from the Safe Drinking Water Hotline or at <http://www.epa.gov/safewater/lead>.

Toso Recognized with Augie Pride Award

Reprinted from Augustana News

Every Friday, you'll find Mary (McConahie) Toso '90, director of the Augustana Student Success Center, decked out in navy and gold, complete with her Augustana class ring. On the shelf in her office sits photos from her time as an Augustana student — "90s hair" and all. Toso displays her Augustana pride in many ways and, now, she can display it in the ultimate way — with the 2024 Augie Pride Award.

Toso was recognized with the award on Wednesday, April 17, at the university's annual Service Awards & Retirement Recognition Ceremony in the Ordal Dining Hall in the Morrison Commons. The Augie Pride Award is given to those who go above and beyond the call of duty to provide exceptional service to the university — nominated by other AU employees.

"One cannot ignore Mary's role as Augustana's biggest cheerleader and champion. Whether at alumni events, student programming or community gatherings, Mary consistently goes above and beyond to promote the core values and achievements of Augustana," one of Toso's nominators wrote. "Her infectious spirit and positive energy contribute immeasurably to the sense of community and pride



as a first-year student. Throughout her time as a student, Toso was a resident advisor (RA), New Student Orientation (NSO) co-chair, Viking Days co-chair, Augustana Student Association (ASA) senator, The Augustana Mirror editor and member of The Augustana Band.

"I was an English and journalism (double) major, but I realized that

Now, at the helm of the Student Success Center, Toso leads a team that works with students as they design their college experience and engage in high-impact practices such as internships, research and leadership roles on and off campus. She is also a primary academic advisor for first-year students in the School of Business.

"Early last fall, I walked into Mary's office for the first time with not a clue what I was doing," wrote one of Toso's student nominators. "I sat down, stressed and greatly overwhelmed with so many questions about resumes, cover letters and jobs. After I finished dumping my frustrations onto Mary's desk, she immediately began to help me build my cover letter and resume from the ground up. She devoted herself to helping me gain confidence in myself and never once failed to answer a question I had."

Toso's devotion to her students includes her own children, three of whom are Augustana alumni, as well as a current student. Becca (Toso) Mahowald '17, Jacob '20, Matthew '23 and Elizabeth '25, as well as Toso's husband, Jonathan, were on hand to surprise Toso during the Service Awards.

"For us, we just have a lot of pride that all of our kids are going to be Augie grads," said Toso. "Just knowing that there's a lot of the



that defines our beloved institution. Where there may be barriers in a student's personal life, Mary, without hesitation, takes as much time as needed to meet their needs."

Toso, who has served Augustana for nearly 25 years, said she wasn't even thinking about the Augie Pride Award when President Stephanie Hersheth Sandlin began her presentation. But, as soon as Toso realized she was the recipient, her immediate feeling was gratitude.

"Over all these years, I've just so greatly admired and been so excited for anyone who's ever been recognized with the Augie Pride Award," Toso said. "I just feel humbled to be in their company. I think about people who have been here like Mark Hecht (director of recreational services), Nancy Davidson (director of advancement operations) and Joni Krueger (registrar & assistant vice provost of academic affairs), who have been Augie Pride Award winners — just to be thought of as a person who's as dedicated to this place as I know all of those people are is humbling. And, when you pour yourself into a place, it means a lot to know that someone realizes it."

Toso, a Sioux Falls native, has been pouring herself into Augustana since she began in 2000, initially as director of student activities. She has also served as director of alumni engagement, director of internships & employee relations and, now, director of the Student Success Center.

One could say, however, that Toso first began pouring herself into Augustana in 1986, when she stepped onto Augustana's campus

the advisors I was working with at Augustana, that these were their careers," said Toso. "And, I thought to myself, 'When I think about my Augustana experience, the thing that I've loved the most is this involvement that I've had.' Jim Bies (retired vice president for student affairs) was my mentor and he helped me find my master's degree program at Loyola University Chicago so I could get my master's



in college student personnel."

Toso spent a decade away from Augustana, completing her master's and starting a family with her husband, Jonathan '89, who she met at a Halloween party her first year at Augustana. In 2000, when the director of student activities job became available at her alma mater, Toso applied and interviewed with Bies.

Toso family connected to this place, and to have them all here with me on such a special day solidifies and makes me realize, again, how much this place means to me. This runs in our blood. This is who we are. It's also a neat feeling to have our kids be like, 'My mom really loves this place, and other people realize that she really loves this place.'"

NEW TO FAMILY FUN NIGHT?

HERE IS SOME INFO!

FAMILY FUN NIGHT HAS:

- MANY, MANY GAMES AND PRIZES
- RAFFLE ITEMS
- SILENT AUCTION
- FACE PAINTING
- LIVE DJ FOR MUSIC AND DANCING
- \$2 HOT DOG MEAL

• EACH GAME/RAFFLE ITEM REQUIRES TICKETS TO PARTICIPATE

• TICKETS ARE 4 FOR \$1

• COME AND PLAY GAMES AND HAVE FUN TOGETHER AT LAWRENCE ELEMENTARY ON APRIL 26TH 6:00-8:30PM

Canton Baseball Drops a Pair of Games Over the Weeks Action

The Canton Baseball team fell to Elk Point and Freeman/Canistota to fall to 2-4 on the season as the Canton pitching had a hard time finding the strike zone as walks hurt the C-Hawks. In the Freeman/Canistota/Marion game Canton pitching was started by Arthur Benoit as he threw 3 innings with one hit and 3 run with 8 walks and 2 strikeouts. Matt Anderson came in and pitched 4 innings with one hit and one run but he also had 8 walks with 5 strikeouts. Canton had 4 hits with one each from Anderson, Benoit, Braxton Mulder and Shane Sehr and the Canton team hit the ball hard but seemed like right to someone from the other team as they out hit the F/C/M team 4-2.

Canton next faced Elk Point-Jefferson and was defeated 15-5 to move their record to 2-4 and in the game Mulder started out on the mound and pitched 4 innings and gave up 5 hits and 4 runs with 4 strikeouts and gave up 5 walks. Hunter Richmond came in and

pitched 1 and 2/3 innings and gave up 6 hits and 11 runs with 9 earned along with 2 K's and 6 walks. EPJ scored 3 in the 1st inning then 1 in the 4th and 4 in the 5th then seven in the 6th to end the game with the 10 run rule. Canton scored 3 in the 3rd inning and 2 in the 5th on 8 hits with 2 errors. Canton was led by

Mulder with 2 hits with Richmond 2 hits and Wyyette Greenwood 2 hits and one hit from Benoit, Keyvin Strand. Mulder scored twice with one from Benoit, Strand and Richmond. Strand had a triple with doubles by Mulder, Richmond and Benoit. Shane Sehr had 2 stolen bases.



The Canton Baseball Team Roster: Landon Hill, Arthur Benoit, Carson Patch, Shane Sehr, Camden Surdez, Braxton Mulder, Aiden Stubson, Corbin Winqvist, Camdyn Ockenga, Wyyette Greenwood, Calex Jarman, Landon McMartin, Ryder Thompson, Hunter Hamre, Theo Meister, Nick Baker, Aiden Ostrom, Kayden Chaulk, Wyatt Jacobs, Keagon Short, Owen Gard, Zeek Ancell, Alex Opland, Mason Bentz, Keyvin Strand, Tayson Ockenga, Matt Anderson, Hunter Richmond, Espn Anderson.

Deinema Foundation Donated to Canton Senior Center/Canton Community Center



Canton Senior Center/Community Center members L to R: LeAnn Anderson, Shirley Temple, Connie Renli, Wilma Romereim, Linda Hill, Terri Nolet, & John Anderson accepting the foundation grant award check from Karla Lems, Jim & Caroline Deinema Canton Community Foundation Advisory Board Member.

The \$5000 grant award will assist the Canton Senior/Community Center in increasing the dollars available for match in the grant process. This is an important part of the grassroots community group's fundraising efforts as they move forward with making a new Canton Community Center a reality.



Canton Baseball Schedule:

- April 25- Parkston at Canton 5:30
- April 28- Parker at Canton 2:00pm
- April 29- Dakota Valley at Canton 5:30
- May 5- Canton at Beresford 2:00pm
- May 9- Canton at Vermillion 5:30
- May 15- Canton at Bon Homme 5:30
- May 16- Wagner at Canton 5:00

Sportstalk

By Rich Beitzel



Big weekend for the high school kids as they had their prom Saturday and they followed that up with a trip to Thunder Road and I drove a bus up with Tony and Tony and that was 3 full busses with a handful of chaperones and I didn't know they had this new huge building for lots of stuff for the kids to do. I was impressed with all the games and bowling alley and one with small pins and bowling balls and lots and lots of other stuff that they seemed to be enjoying. After Prom does a nice job of raising money so they can do this stuff and I hope the kids enjoy what opportunities they have to do this. I went in and watched the boys hitting the punching bag as they try to ring up the most points and I thought about showing them how to do it but since I was driving one of the busses I didn't think it would be to handy to be in the emergency room getting my broken hand and shoulder fixed up so I just watched. So if your looking for something to do inside I recommend the Thunder Road building it looked like fun.

This week could be a big make up time for all our spring sports after we had a lot of meets to go to and most were cancelled or postponed so if your wondering when and were the track meet might be and when you will have to check the schools web site to keep up. I had a couple of things cancelled last week and two on Friday so they are going to have to get it all in sometime. Track, softball, girls golf and baseball good luck as it gets real busy soon as the end of the school year is closing in and it wont be to much longer with Graduation not far off.

WORTHING COMMUNITY FIRE DEPARTMENT PANCAKE FEED

9AM TO 1PM

All you can eat pancakes and french toast!

Raffle Prizes:
 1st - Traeger Grill
 2nd- \$200 Gift Card to the Canton Locker
 3rd- Gift Card to Russ' Place

\$10/1 ticket or \$20/3 tickets

Freewill Donation

APRIL 28, 2024

WORTHING FIRE HALL
 403 LOUISE AVE WORTHING, SD 57077

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Valley Vendors Craft Show

GRAND VALLEY LUTHERAN CHURCH
 28529 SD HWY 11
 CANTON, SD 57013

JUNE 1, 2024
 9AM-4PM
CHURCH BUILDING CONTAINS STAIRS

VARIETY OF VENDORS
 FOOD AVAILABLE FOR PURCHASE
 BAKE SALE
 RAFFLE OF A KIDS JOHN DEERE TRACTOR
 PROCEEDS TO BENEFIT GV SUNDAY SCHOOL & A PORTION TO BENEFIT LOVE INC

Notice of Name Change

NOTICE OF HEARING FOR ADULT NAME CHANGE STATE OF SOUTH DAKOTA COUNTY OF LINCOLN IN CIRCUIT COURT SECOND JUDICIAL CIRCUIT FILE NO: CIV 24-307 IN THE MATTER OF THE PETITION OF: Ricardo Luis Russo-Garbutt (Current Name) FOR A CHANGE OF NAME TO: Ricardo Luis Russo (Proposed Name) NOTICE IS HEREBY GIVEN a Verified Petition for Adult Name Change has been filed by Ricardo Luis Russo-Garbutt the object and prayer of which is to change Petitioner's name from Ricardo Luis Russo-Garbutt to Ricardo Luis Russo. On the 16th day of May, 2024, at the hour of 9:00 a.m. said verified petition will be heard by this Court before the Honorable Rasmussen Presiding, at the Court Room in the Lincoln County Courthouse, City of Canton, Lincoln County, South Dakota, or as soon thereafter as is convenient for the court. Anyone may come and appear at that time and place and show reasons, if any, why said name should not be changed as requested. Dated this 4th day of April, 2024 at Canton, South Dakota. Judge Rasmussen, Circuit Court Judge

Attest: Brittan Anderson, Clerk of Court By: Deputy

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Meeting Minutes

MINUTES OF CANTON CITY COMMISSION SPECIAL MEETING APRIL 11, 2024 UNAPPROVED The Canton City Commission met at the Canton Depot, on Thursday, April 11, 2024 at 7:00 p.m. Commissioner York and Mayor Lundstrom were present for roll call. Commissioners Chaon, Larson and Garbers were absent at the time of roll call. The Pledge of Allegiance was recited. There was no quorum present. Kyle Cwack Finance Officer

Published in the Sioux Valley News on April 25, 2024, at the total approximate cost of \$8.19 and may be viewed free of charge at www.sdpublicnotices.com.

Notice to Creditors

NOTICE TO CREDITORS AND NOTICE OF INFORMAL PROBATE AND APPOINTMENT OF PERSONAL REPRESENTATIVE STATE OF SOUTH DAKOTA COUNTY OF LINCOLN IN CIRCUIT COURT SECOND JUDICIAL CIRCUIT 41PRO 24-29 ESTATE OF RICHARD DEAN LOE, Deceased. Notice is given that on the 3rd day of April, 2024, Paul Loe, whose address is 219 N. Howard Street, Canton, SD 57013, was appointed as personal representative of the estate of Richard Dean Loe.

Notice to Creditors

NOTICE TO CREDITORS STATE OF SOUTH DAKOTA COUNTY OF LINCOLN IN CIRCUIT COURT SECOND JUDICIAL CIRCUIT 41PRO24-000028 In the Matter of the Estate of CONRAD LEE PLASIER, Deceased. NOTICE IS GIVEN that on April 3rd, 2024, Michael Scott Plasier located at 46896 Linkota Court, Lennox, South Dakota 57039 was appointed as Personal Representative of the Estate of Conrad Lee Plasier. Creditors of Decedent must file their claims within four (4) months after the date of the first publication of this Notice or their claims may be barred. Claims may be filed with the Personal Representative or may be filed with the Clerk, and a copy of the claim mailed to

Notice to Bid

NOTICE TO BID: CRUSHED SURFACE GRAVEL The Lincoln County Highway Department requests sealed bids for 35,000 tons (more or less) of Crushed Surface Gravel within 10 miles of Canton. The sealed bid must be received by 2:30 pm on Wednesday, May 1, 2024 at the Lincoln County Highway Shop where the bids will be officially opened and read to the public at 2:45 pm. Bids not received by the deadline will not be opened and returned to the bidder. To request a bid blank, email highway@lincolncountysd.org or go to

Notice of Audit

NOTICE OF AUDIT OF THE FISCAL AFFAIRS OF HARRISBURG SCHOOL DISTRICT NO.41-2 Notice is hereby given that the Harrisburg School District No. 41-2 of Lincoln County, South Dakota has been audited by ELO Prof. LLC for the fiscal year ended June 30, 2023. A detailed report thereon is available for Public Inspection, during normal business hours, at the business office of the School District, and also available at the Department of Legislative Audit in Pierre, South Dakota or on the Department of Legislative Audit website at http://www.state.sd.us/legislativeaudit/Reports/reports_all.htm The following finding and

recommendation provide a brief description of a significant deficiency in internal controls in the audit report. Finding: A significant deficiency in internal controls was noticed due to a lack of proper segregation of duties. Recommendation: We recommend that the School District officials be cognizant of this lack of segregation of duties. This notice is published in compliance with the provisions of SDCL 4-11-7.2 ELO Prof. LLC

Published in the Sioux Valley News on April 18 and 25, 2024, at the total approximate cost of \$21.76 and may be viewed free of charge at www.sdpublicnotices.com.

Advertisement for Bids

Advertisement for Bids The City of Harrisburg (Owner) is requesting Bids for the construction of the following project: Harrisburg SE Infrastructure Street & Utility Improvements Harrisburg, South Dakota SEI No: 21259 Sealed bids for the construction of the Project will be received at City Office at 301 E. Willow Street until 2:00 PM, local time, April 30, 2024 and then will be publicly opened and read immediately thereafter. No bids will be received after the specified hour and date, and Bids which are not prepared and filed in accordance with "Instructions to Bidders" may be rejected. The project includes the following work: In general, the project consists of improvements to sanitary sewer, water main, storm sewer, and roadway infrastructure in the southeast quadrant of Harrisburg, SD. The following trade work is anticipated: traffic control; erosion control; installation of sanitary sewer facilities; installation of water main facilities; installation of storm sewer facilities; earthwork for roadway facilities; concrete curb & gutter; asphalt paving; and concrete paving. The Issuing Office for the Bidding Documents is Stockwell Engineers located at 801 North Phillips Ave, Suite 100, Sioux Falls, SD 57104, (605) 338-6668. Prospective bidders may download and examine complete electronic bidding documents at no charge at the designated website, www.stockwellengineers.com. Prospective Bidders are urged to register with the designated website as a plan holder, even if Bidding Documents are obtained from a plan room or source other than the designated website in either electronic or paper format. The designated website will be updated periodically with addenda, lists of registered plan holders, reports, and other information relevant to submitting a Bid for the Project. All official notifications, addenda, and other Bidding Documents will be offered only through the designated website. Neither Owner nor Engineer will be responsible for Bidding Documents, including addenda, if any, obtained from sources other than the designated website. Per SDCL 5-18B-1, the Issuing Office will, upon request, furnish one copy of the Bidding Documents, without charge, to each contractor resident in South Dakota who intends, in good faith, to bid upon the project. This project is funded through the State of South Dakota's SRF program and requires the following conditions. 1. Davis Bacon and Related Acts

the Personal Representative. Dated this 16th day of April, 2024. BOYCE LAW FIRM, LLP Zachary T. Schmidt 300 S. Main Avenue Sioux Falls, SD 57104 Telephone: (605)336-2424 E-mail: ztschmidt@boycelaw.com Attorney for Personal Representative Lincoln County Clerk of Courts 104 N. Main Street Canton, SD 57013-1732

Published in the Sioux Valley News on April 25, and May 2 and 9, 2024, at the total approximate cost of \$41.57 and may be viewed free of charge at www.sdpublicnotices.com.

the Bids & RFPs page on the Lincoln County website, www.lincolncountysd.org. Bids submitted on forms other than those supplied by the Lincoln County Highway Department will not be considered. Lincoln County reserves the right to reject any or all bids, waive technicalities, and make award(s) as deemed to be in the best interest of the county. Published in the Sioux Valley News on April 18 and 25, 2024, at the total approximate cost of \$21.76 and may be viewed free of charge at www.sdpublicnotices.com.

Published in the Sioux Valley News on April 18 and 25, 2024, at the total approximate cost of \$27.38 and may be viewed free of charge at www.sdpublicnotices.com.

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Notice of Name Change

NOTICE OF HEARING FOR NAME CHANGE OF A MINOR CHILD (UNCONTESTED) STATE OF SOUTH DAKOTA COUNTY OF LINCOLN IN CIRCUIT COURT SECOND JUDICIAL CIRCUIT FILE NO: CIV 24-329 IN THE MATTER OF THE PETITION OF: Keyauna Lyn Beckley (Birth Certificate Name), A Minor Child FOR A CHANGE OF NAME TO: Keyauna Lyn Pedersen (Proposed Name) NOTICE IS HEREBY GIVEN a Verified Petition for Name Change of a Minor Child has been filed by Kelsey Pedersen the object and prayer of which is to change their minor child's name from Keyauna Lyn Beckley to Keyauna Lyn Pedersen. On the 16th day of May, 2024, at the hour of 9:00 a.m. said Verified Petition

Notice to Creditors

NOTICE TO CREDITORS AND NOTICE OF INFORMAL PROBATE AND APPOINTMENT OF PERSONAL REPRESENTATIVE STATE OF SOUTH DAKOTA COUNTY OF LINCOLN IN CIRCUIT COURT SECOND JUDICIAL CIRCUIT 41PRO. 24-32 ESTATE OF BRIAN LLOYD ALDEN, Deceased. Notice is given that on the 10th day of April, 2024, Lisa Alden, whose address is 1001 N. Kidder Street, Canton, South Dakota 57013, was appointed as personal representative of the estate of Brian Lloyd Alden. Creditors of decedent must file their claims within four months after the date of the first publication of this notice or their claims may be barred. Claims may be filed with the personal representative or may be filed with the clerk, and a copy of the claim mailed to the personal representative. Dated this 11th day of April, 2024. Lisa Alden 1001 N. Kidder Street Canton, South Dakota 57013 (605) 310-4353 Lincoln County Clerk of Courts 104 N. Main Street Canton, SD 57013 (605) 987-5891 John P. Peterson Peterson Law Office, P.C. 6201 E. Silver Maple Circle, Suite 102 Sioux Falls, SD 57110 605-331-1031

Advertisement

ADVERTISEMENT Lincoln County Highway Shop Office Addition Lincoln County, SD

Sealed Bids will be received by VanDeWalle Architects LLC. 210 S. Phillips Ave, Sioux Falls, South Dakota, 57104, (605) 339-4411, until 11:00 AM local time on Wednesday, the 8th Day of May 2024 for the above-referenced project. Bids shall be prepared and submitted in accordance with the Bidding Documents. Lincoln County, South Dakota reserves the right to accept or reject any and/or all Bids as set forth in the Bidding Documents. Bids will be publicly opened and read aloud at or shortly after the time named above at VanDeWalle Architects LLC. 210 S. Phillips Ave, Sioux Falls, South Dakota, 57104. Bids will be reviewed by Lincoln County at a subsequent meeting of the Lincoln County Commissioners. The Project includes the following

Work: • Remodeling existing office space. Approximately 705 sf. • Construct a new office addition. Approximately 1,621-1,854 sf. Each bid shall be accompanied by a Bid Security as described in the Bidding Documents. The Successful Bidder will be required to provide Payment and Performance Bonds as described in the Bidding Documents. Bidding documents may be obtained in PDF format by contacting VanDeWalle Architects via phone at 1-605-339-4411 or email: travis@vandewallearchitects.com A pre-bid conference will be held at 3 p.m. on April 24th at the project site, 28202 478th Ave, Canton, SD 57013. BY: Sheri Lund Lincoln County Auditor

Notice to Creditors

NOTICE TO CREDITORS STATE OF SOUTH DAKOTA COUNTY OF LINCOLN IN CIRCUIT COURT SECOND JUDICIAL CIRCUIT 41PRO. 24-31 Estate of ROBERT ALLEN HEINIS, Deceased. Notice is given that on April 9, 2024, Ronald Heinis, whose address is 4061 Valley West Drive, Rapid City, SD 57702, was appointed as personal representative of the estate of Robert Heinis. Creditors of decedent must file their claims within four (4) months after the mailing or delivery of this notice, whichever is later, or their claims may be barred. Claims may be filed with the personal representative or may be filed with the clerk and a copy of the claim mailed to the personal representative. Mailed this 10th day of April, 2024. Ronald Heinis 4061 Valley West Drive Rapid City SD 57702 (605) 484-0073 Clerk of Courts 104 N. Main Street Canton, SD 57013 (605) 297-3115 TSCHETTER & ADAMS LAW OFFICE, P.C. Kenneth M. Tschetter 5919 S. Remington Place, Suite 100 Sioux Falls, SD 57108 (605) 367-1013 Attorney for Ronald Heinis

Notice of Foreclosure

NOTICE OF FORECLOSURE SALE STATE OF SOUTH DAKOTA COUNTY OF LINCOLN IN CIRCUIT COURT SECOND JUDICIAL CIRCUIT 41CIV23-000738 FIRST DAKOTA NATIONAL BANK, Plaintiff, vs. JOHN R. PEDERSON, Defendant. Notice is hereby given that under and by virtue of a Default Judgment for Foreclosure dated March 19, 2024, wherein Plaintiff First Dakota National Bank, holder of a certain Promissory Note and Mortgage - 180 Day Redemption are attached as Exhibits 1 and 2 to the Complaint on file herein. The Promissory Note was executed by Defendant John R. Pederson in favor of First Dakota National Bank on May 16, 2022. The Mortgage 180 Day Redemption was dated May 16, 2022, and recorded on May 18, 2022, in Book 173 of Mortgages, page 3739 in the Office of the Register of Deeds of Lincoln County, South Dakota. First Dakota National Bank obtained a Default Judgment for Foreclosure against Defendant John R. Pederson herein on March 19, 2024, which Default Judgment was in the aggregate amount of \$275,094.51, excluding attorney's fees, costs and disbursements. In accordance with the Default Judgment For Foreclosure, First Dakota National Bank is authorized to sell his real estate described as follows: The North 538.00 Feet of the West 890.00 Feet of the East Half (E½) of Government Lot Two (2) in the Northwest Quarter (NW¼) of Section Six (6), Township Ninety-eight (98)

will be heard by this Court before the Honorable Rasmussen Presiding, at the Court Room in the Lincoln County Courthouse, City of Canton, Lincoln County, South Dakota, or as soon thereafter as is convenient for the court. Any interested party may come and appear at that time and place and show reasons, if any, why said name should not be changed as requested. Dated this 12th day of April, 2024 at Canton, South Dakota. Judge Rasmussen, Circuit Court Judge

Attest: Brittan Anderson, Clerk of Court By: Deputy

Published in the Sioux Valley News on April 18, 25 and May 2 and 11, 2024 at the total approximate cost of \$64.97 and may be viewed free of charge at www.sdpublicnotices.com.

Dated this 11th day of April, 2024. Lisa Alden 1001 N. Kidder Street Canton, South Dakota 57013 (605) 310-4353

Lincoln County Clerk of Courts 104 N. Main Street Canton, SD 57013 (605) 987-5891

John P. Peterson Peterson Law Office, P.C. 6201 E. Silver Maple Circle, Suite 102 Sioux Falls, SD 57110 605-331-1031

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City of Canton Meeting Minutes

MINUTES OF CANTON CITY COMMISSION MEETING APRIL 15, 2024 UNAPPROVED

The Canton City Commission met at the Depot Viking Room, on Monday, April 15, 2024 at 7:00p.m. Commissioners Chaon, Garbers, Larson, York and Mayor Lundstrom were present for roll call.

The Pledge of Allegiance was recited. CONSENT CALENDAR

Commissioner Larson moved and Commissioner York seconded to approve the consent calendar consisting of the following: 1) to approve the minutes from the April 1, 2024 Regular Meeting and the April 11, 2024 Special Meeting and that they are signed and published; 2) to approve the warrants to be listed at the end of the minutes; 3) to approve the month end reports for March; 4) to approve the agenda. Unanimous approval.

VISITOR DIALOGUE:

Mayor Lundstrom presented the Secretary's Award for Drinking Water Excellence recognizing the City of Canton for the 23rd year as well as Chris Krogmann, Ryan Vandemore, Jordan Leimen, Bill Winter, & Dalton Nelson for their work as specialists.

SECOND READING - AN ORDINANCE AMENDING ORDINANCE 1061: QUALIFICATIONS AND TERMS OF OFFICE FOR THE AIRPORT BOARD

Commissioner Chaon moved and Commissioner Larson seconded to give a second reading to an Ordinance entitled "An Ordinance Amending, Chapter 32: City Organizations, Of The City of Canton, South Dakota" and that it be given a number, signed and published. Unanimous approval.

CANVASS OF ELECTION

Commissioner Garbers moved and Commissioner Chaon seconded to approve the results of the canvass of the election that took place on April 9, 2024. Unanimous approval.

PRELIMINARY SUBDIVISION PLAN HEARING - MONARCH VILLAGE SUBDIVISION

This being the time and place for a public hearing for a preliminary subdivision plan submitted by ISG on behalf of EXP Development Services LLC of Sheridan, Wyoming.

Mayor Lundstrom opened the hearing.

Justin Heim with ISG was available for any questions.

Mayor Lundstrom asked for proponents and opponents. Hearing none, Mayor Lundstrom closed the hearing.

Commissioner Garbers moved and Commissioner York seconded to approve the preliminary plan. Unanimous approval.

REZONE HEARING - MONARCH VILLAGE SUBDIVISION

This being the time and place for a public hearing for a rezone at Parcel 200.50.58.001.

Mayor Lundstrom opened the hearing.

Jeff Tanner with CEDC was available for any questions.

Mayor Lundstrom asked for proponents and opponents. Hearing none, Mayor Lundstrom closed the hearing.

Commissioner Larson gave first reading to an Ordinance titled "An Ordinance Amending the City of Canton Zoning Ordinances to Rezone Certain Property Located in the City of Canton, Lincoln County, South Dakota."

GARBAGE HAULER LICENSE

Commissioner Larson moved and Commissioner Chaon seconded to approve Herm's Sanitation license application for the 2024 Garbage Hauler License, as presented and on file, and authorize the Finance Officer to sign. Unanimous approval.

YARD & TREE WASTE HAULER'S LICENSE - TOP NOTCH TREE SERVICE

Commissioner Garbers moved and Commissioner Larson seconded to approve the license application from Top Notch Tree Service, as presented and on file, contingent upon the receipt of their certificate of liability insurance and authorize for the Mayor to sign. Unanimous approval.

RAFFLE REQUEST-CANTON LUTHERAN CHURCH YOUTH GROUP

Commissioner Garbers moved and Commissioner Larson seconded to approve a raffle as requested by the Canton Lutheran Church Youth Group, as presented and on file, and authorize the Mayor to sign. Unanimous approval.

APPLICATION FOR KEEPING CHICKENS - 123 SOUTH BLAIR STREET

Commissioner Larson moved and Commissioner Chaon seconded to approve the request from Angela & Adam Lund, as presented and on file, and authorize the Mayor to sign. Unanimous approval.

PLANNING & ZONING COMMISSION APPOINTMENTS

Commissioner Larson moved and Commissioner Garbers seconded to approve the re-appointment of Jerry Chaon and Ben Oien for another 3-year term on the Planning & Zoning Commission. Commissioners Garbers, Larson, York, and Mayor Lundstrom voted aye, Commissioner Chaon abstained. Motion carries.

AUDIT ENGAGEMENT LETTER - ELO CPAs & ADVISORS

Commissioner Larson moved and Commissioner Chaon seconded to approve the agreement with ELO CPAs & Advisors, as presented and on file, and authorize the Mayor's signature. Unanimous approval.

AWARD BID - 2024 SLURRY SEAL PROJECT

Commissioner Garbers moved and Commissioner Larson seconded to award the bid to Asphalt Surfacing Technologies (ASTECH) for \$117,283.24, as presented and on file, and authorize the Mayor's signature. Unanimous approval.

COPIER LEASE FOR POLICE DEPARTMENT

Commissioner Chaon moved and Commissioner Larson seconded to accept the lease with A&B Business Solutions for a copier lease for the Police Department, as presented and on file, and authorize the Finance Officer to sign. Unanimous approval.

CANTON HOUSING COMMISSION RESIGNATION

Commissioner Garbers moved and Commissioner Larson seconded to accept Jack Suter's resignation from

the Canton Housing Commission. Unanimous approval.

APPOINTMENT OF COMMISSIONER - CANTON HOUSING & REDEVELOPMENT COMMISSION

Commissioner Garbers moved and Commissioner Larson seconded to approve the appointment of Carrie Richardson for the remainder of Jack Suter's term with the Canton Housing & Redevelopment Commission that ends on June 5, 2024. Unanimous approval.

LIP MUNICIPAL RESOLUTION

Commissioner York moved and Commissioner Larson seconded to approve the following Resolution, and that it given a number and signed. Unanimous approval.

RESOLUTION CITY OF CANTON, SOUTH DAKOTA

SD GOED Local Infrastructure Improvements Program Application WHEREAS, the City of Canton desires assistance from the S.D. Governor's Office of Economic Development Local Infrastructure Improvements Program for the purpose of completing improvements to W. Innovation Street; and

WHEREAS, the Canton City Commission hereby commits to the continued maintenance of the public infrastructure after project is completed; and

WHEREAS, the Canton City Commission commits to providing the project match and any costs exceeding \$423,000; and

WHEREAS, the Canton City Commission acknowledges its responsibility to secure any needed rights-of-way or easements for construction;

NOW, THEREFORE, BE IT RESOLVED that the Canton City Commission does hereby adopt this resolution authorizing the filing of the grant application, including all understandings and assurances contained therein, for the South Dakota Governor's Office of Economic Development Local Infrastructure Improvements Program, and does hereby authorize the Mayor to act in connection with the application and to provide such additional information as may be required.

Adopted this 15th day of April, 2024.

Sandra Lundstrom, Mayor ATTEST:

Kyle Cwach, Finance Officer TATTOO & PIERCING ESTABLISHMENT LICENSE

Commissioner Larson moved and Commissioner Chaon seconded to approve the tattoo & piercing establishment license, as presented and on file, contingent on proof of compliance from the Department of Health following their inspection. Unanimous approval.

SALES TAX REVENUE BOND RESOLUTION

Commissioner Larson moved and Commissioner Garbers seconded to approve the following Resolution, and that it given a number and signed. Unanimous approval.

RESOLUTION AUTHORIZING THE EXECUTION, TERMS, ISSUANCE, SALE AND PAYMENT OF SALES TAX REVENUE BONDS, SERIES 2024 IN THE AGGREGATE PRINCIPAL AMOUNT OF NOT TO EXCEED ONE MILLION ONE HUNDRED THOUSAND AND NO/100 (\$1,100,000), OF THE CITY OF CANTON OF LINCOLN COUNTY, SOUTH DAKOTA.

WHEREAS, the City of Canton is authorized by the provisions of SDCL §10-52-2.10 to issue bonds; WHEREAS, the City of Canton pursuant to the provisions of Sections 36.040 through 36.045 of the City of Canton Code of Ordinances, levies non-ad valorem tax; and

WHEREAS, the City Commission has determined and does hereby declare that is necessary and in the best interest of the City to issue Sales Tax Revenue Bonds, Series 2024 for the purpose of providing funds to fund the costs of capital projects inside the City of Canton and pay the costs of issuance of Bonds.

WHEREAS, the City has determined that it may be in the best interests to obtain bond insurance on the Bonds which will result in a lower interest rate the City will pay on the Bonds; and

WHEREAS, the bond insurer requires certain language in the resolution passed authorizing the Bonds.

NOW THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF CANTON OF LINCOLN COUNTY, AS FOLLOWS:

ARTICLE I DEFINITIONS

Section 1.1. Definition of Terms.

In addition to the words and terms elsewhere defined in this Bond Resolution, the following words and terms as used herein, whether or not the words have initial capitals, shall have the following meanings, unless the context or use indicates another or different meaning or intent, and such definitions shall be equally applicable to both the singular and plural forms of any of the words and terms herein defined:

"Act" means collectively SDCL Chapter 6-8B and Chapter 10-52, as amended.

"Acting President" means the acting president of the board of commissioners who may act as the Mayor in the absence of the Mayor.

"Authorized Officer of the City" means the Mayor and the Finance Officer, or, in the case of any act to be performed or duty to be discharged, any other member, officer, or employee of the City then authorized to perform such act or discharge such duty.

"Bonds" means not to exceed \$1,100,000 in aggregate principal amount of Sales Tax Revenue Bonds, Series 2024, dated in 2024, or such other designation or date as shall be determined by the City Commission pursuant to Section 8.1 hereof, authorized and issued under the Bond Resolution.

"Bond Counsel" means Meierhenry Sargent LLP, a firm of attorneys recognized as having experience in matters relating to the issuance of state or local governmental obligations.

"Bondholder", "Holder" and "Registered Owner" means the

registered owner of a Bond, including any nominee of a Depository or means the person or entity having a true and legal interest in the Bonds.

"Bond Insurance Commitment" means the commitment(s) of the Bond Insurer, if any, to insure one or more series, or certain principal maturities thereof, all or a portion of the Bonds.

"Bond Insurance Policy" means the policy(ies) of municipal bond insurance, if any, delivered by the Bond Insurer at the time of issuance and delivery of Bonds to be insured pursuant to the Bond Insurance Commitment.

"Bond Insurer" means the municipal bond insurer(s), if any, that has committed to insure one or more series, or certain principal maturities thereof, of the Bonds, pursuant to the Bond Insurance Commitment.

"Bond Payment Date" means the payment dates as provided in the Bond Purchase Agreement.

"Bond Purchase Agreement" means the agreement between the City and the Underwriter for the purchase of the Bonds.

"Bond Resolution" means the within Resolution, duly adopted by the City Commission on the date hereof, as it may be amended from time to time.

"Book-Entry Form" or "Book-Entry System" means a form or system, as applicable, under which physical bond certificates in fully registered form are issued to a Depository or to its nominee as Registered Owner, with the certificated certificates being held by and "immobilized" in the custody of such Depository, and under which records maintained by persons, other than the City or the Paying Agent and Registrar, constitute the written record that identifies, and records the transfer of the beneficial "book-entry" interests in those Bonds.

"Business Day" means a day (other than a Saturday or a Sunday) on which commercial banks and foreign exchange markets settle payments in New York.

"Capital Project" means to fund the costs of capital projects inside the City of Canton.

"City" means the City of Canton, Lincoln County, South Dakota, a commission form of municipality organized under the State of South Dakota.

"City Commission" means the City Commission of the City elected pursuant to the provisions of the SDCL Title 9.

"City Finance Officer" means the City appointed pursuant to the provisions of South Dakota Codified Laws Title 9 or, in the absence of such appointment or in the event the person so appointed is unable or incapable of acting in such capacity, the person appointed by the City Commission to perform the duties otherwise performed by the City Finance Officer, or his/her designee.

"Closing Date" means the date the Bonds are exchanged for value.

"Code" means the Internal Revenue Code of 1986, as amended, and the applicable regulations of the United States Department of Treasury promulgated thereunder as in effect on the date of issuance of the Bonds.

"Costs of Issuance" means all costs, fees, charges and expenses incurred in connection with the issuance of the Bonds, including costs for bond insurance and rating agency fees.

"Debt" means (1) indebtedness of the City for borrowed money or for the deferred purchase price of property or services, and expressly including the obligation to pay principal and interest on or with respect to revenue bonds, (2) the obligation of the City as lessee under leases which should be recorded as capital leases under generally accepted accounting principles, and (3) obligations of the City under direct or indirect guarantees in respect of, and obligations, contingent or otherwise, to purchase or otherwise acquire, or otherwise to assure a creditor against loss in respect of, indebtedness or obligations of others of the kinds referred to in subdivisions (1) and (2) above.

"Depository" means any securities depository that is a clearing agency under federal laws operating and maintaining, with its participants or otherwise, a Book-Entry System, including, but not limited to DTC.

"DTC" means the Depository Trust Company, a limited purpose company organized under the laws of the State of New York, and its successors and assigns.

"DTC Participant(s)" means securities brokers and dealers, banks, trust companies and clearing corporations that have access to the DTC system.

"Insured Bonds" means the Bonds.

"Issuer" shall mean the City of Canton, South Dakota.

"Interest Payment Dates" means such dates set forth in the Bond Purchase Agreement.

"Letter of Representation" means the Blanket Issuer Letter of Representations to DTC of the City.

"Mayor" means the Mayor elected pursuant to the provisions of SDCL Chapter 9-13 or his or her designee acting on his or her behalf.

"Official Statement" and "Preliminary Official Statement" means that Official Statement and Preliminary Official Statement described in Section 8.2 hereof pertaining to the sale of the Bonds.

"Original Issue Discount or OID" means an amount by which the par value of a security exceeds its public offering price at the time of its original issuance.

"Original Issue Premium or OIP" means the amount by which the public offering price of a security at the time of its original issuance exceeds its par value.

"Outstanding", "Bonds Outstanding", or "Outstanding Bonds" means, as of a particular date all Bonds issued and delivered under this Bond Resolution except: (1) any Bond paid or redeemed or otherwise canceled by the City at or before such date; (2) any Bond for the payment of which cash, equal to the principal amount thereof with interest to date of maturity, shall have theretofore been deposited prior to maturity by the City for the benefit of the Owner thereof; (3) any Bond for the redemption of which cash, equal to the redemption price thereof with interest to the redemption date, shall have theretofore been deposited

with the Paying Agent and Registrar and for which notice of redemption shall have been mailed in accordance with this Bond Resolution; (4) any Bond in lieu of or in substitution for which another Bond shall have been delivered pursuant to this Resolution, unless proof satisfactory to the City is presented that any Bond, for which a Bond in lieu of or in substitution therefor shall have been delivered, is held by a bona fide Underwriter, as that term is defined in Article 8 of the Uniform Commercial Code of the State, as amended, in which case both the Bond in lieu of or in substitution for which a new Bond has been delivered and such new Bond so delivered therefor shall be deemed Outstanding; and, (5) any Bond deemed paid under the provisions of Article VII of this Resolution, except that any such Bond shall be considered Outstanding until the maturity or redemption date thereof only for the purposes of being exchanged, transferred, or registered.

"Outstanding Parity Bonds" means any bonds payable from the Sales Tax.

"Paying Agent and Registrar" means City Finance Officer, its successor or successors, hereafter appointed in the manner provided in Article VI hereof.

"Person" means an individual, partnership, corporation, trust, or unincorporated organization, or a governmental entity or agency or political subdivision thereof.

"Placement Agent" means a municipal securities dealer acting as agent who places the Bonds directly with investors on behalf of the City.

"Private Placement" means where the Placement Agent sells the Bonds on behalf of the City directly to investors on an agency basis rather than by purchasing the securities from the issuer and reselling them to investors.

"Policy" shall mean the Municipal Bond Insurance Policy, if so issued, that guarantees the scheduled payment of principal of and interest on the Insured Obligations when due.

"Purchase Agreement" means the Bond Purchase Agreement authorized pursuant to and described in Section 8.1 hereof by and between the City and the Underwriter.

"Purchaser" means the person who purchases the bonds.

"Rating Agency" means one or more of the following rating agencies: S&P Global Ratings, Moody's Investors Service Inc. and Fitch IBCA, Inc.

"Record Date" means the dates set forth in the Bond Purchase Agreement.

"Resolution" means this Bond Resolution.

"Required Reserve" means an amount, if required, which will comply with the Internal Revenue Regulations specifying the maximum amount in a reserve fund permitted to be invested without regard to investment yield.

"Sales Tax" means the special limited obligations of the City payable solely from the proceeds of the City's Sales Tax collected in each year, which are subject to SDCL Chapter 10-45 and SDCL Chapter 10-46, imposed under of the Sections 36.040 through 36.045 Canton Code of Ordinances, South Dakota, as amended.

"Schedule" means the principal and interest payment schedule for the Bonds.

"Underwriter" means Colliers Securities LLC, Sioux Falls, South Dakota, acting for and on behalf of itself and such securities dealers as they may designate.

Section 1.2. References to Resolution.

The words "hereof", "herein", "hereunder", and other words of similar import refer to this Bond Resolution as a whole.

Section 1.3. References to Articles, Sections, Etc.

References to Articles, Sections, and other subdivisions of this Bond Resolution are to the designated Articles, Sections, and other subdivisions of this Bond Resolution as originally adopted.

Section 1.4. Headings.

The headings of this Bond Resolution are for convenience only and shall not define or limit the provisions hereof.

ARTICLE II FINDINGS

Section 2.1.

It is hereby found, declared a necessity, and determined by the City Commission that all limitations upon the issuance of Bonds have been met and that the Bonds are being authorized, issued and sold in accordance with the provisions of the Act.

ARTICLE III AUTHORITY, PLEDGE, LEVY AND ACCOUNTS

Section 3.1. Authority to Issue Bonds.

The City declares it necessary and is authorized by SDCL Chapter 10-52 to issue bonds (i) to fund the costs of capital projects inside the City of Canton, therefore sales tax revenue bonds shall be authorized and issued pursuant to, and in accordance with, the provisions of the Act, the Bond Resolution, and other applicable provisions of law, in the aggregate principal amount as finalized by the Bond Purchase Agreement.

Section 3.2. Pledge of Sales Tax.

The Sales Tax shall be, and they are hereby irrevocably pledged to the prompt and full payment of the principal, premium, and interest on each and all of said Bonds as such principal, premium, and interest respectively become due.

Section 3.3. Collection of Taxes.

Pursuant to SDCL § 10-52-2.10, the City does hereby pledge, provide, and agree that it will continue to impose and collect the Sales Tax so long as the Bonds are outstanding. The governing body does hereby pledge so much of the collections of the Sales Tax as may be necessary to pay the principal, premium, and interest on the bonds, and to maintain any debt service reserve established by the Bonds.

Section 3.4. Accounts.

(a) Sales Tax Fund. The Finance Officer has established and will maintain the Sales Tax Revenue Fund as a separate and special account in the financial records of the City until all Bonds issued and made payable therefrom, and interest due thereon, have been duly paid or discharged. All collections of the Sales Tax shall be credited, as received, to the Sales Tax Revenue Fund.

(b) Construction Account. There is hereby created and established a "Construction Account," a capital project fund of the City. There shall be credited to the Construction Account the proceeds from the sale of the Bond remaining after payment of the (i) Underwriter's discount, (ii) OID, and (iii) any other expenses of issuing the Bonds. All moneys credited to the Construction Account shall be applied solely to the payment of the costs associated with the Capital Project and Costs of Issuance.

(c) Principal and Interest Account. There is hereby created and established a "Principal and Interest Account," a debt service fund of the City. Immediately upon delivery of the Bonds, there shall be credited to the Principal and Interest Account the amount of accrued interest received from the Underwriter, if any. Commencing on the date specified in the Bond Purchase Agreement, there shall be withdrawn from the Sales Tax Fund at least monthly and credited to the Principal and Interest Account an amount which will equal at least one-sixth (1/6th) of the interest becoming due on the next succeeding payment date and one-twelfth (1/12th) of the principal becoming due on the next succeeding payment dates with respect to the Outstanding Bonds. In all events there shall be credited to the Principal and Interest Account amounts sufficient to pay the principal of and interest on the Outstanding Bonds as the same become due.

(d) Reserve Account. There is hereby created and established a "Reserve Account." If set forth in the Bond Purchase Agreement, there shall be credited to the Reserve Account from the proceeds of the Bonds, an amount equal to the Reserve Requirement. Thereafter, in the event that the amount on deposit in the Reserve Account shall thereafter fall below the Reserve Requirement, additional deposits shall be made from the Sales Tax to the Reserve Account until the Reserve Requirement is again reached. Upon the issuance of any parity lien bonds, the Reserve Requirement established in this section shall be increased to an amount equal to the combined maximum annual debt service on the Outstanding Bonds. The balance required shall be funded on the delivery date of the parity lien bonds. Moneys credited to the Reserve Account may be used only for the payment of principal of and interest on the Outstanding Bonds and shall be used only in the event that there are insufficient moneys in the Principal and Interest Account to meet such principal and interest payments promptly when due. The interest from any investment of the Reserve Account may be transferred from time to time to the Construction Account, provided that after completion of the Capital Project such interest shall be transferred to the Principal and Interest Account. No transfer of investment income shall be made from the Reserve Account at any time when the balance therein is less than the Reserve Requirement. Such investments shall be subject to the limitations of South Dakota law.

(e) Subordinate Lien Bonds. After making the above required payments, any remaining Sales Tax may be used for the payment of the principal of and interest on any additional sales tax revenue bonds having a lien which is subordinate to the lien of the Outstanding Bonds, and for a reserve fund as additional security for the payment of such subordinate lien bonds.

(f) Other Expenditures. The remaining Sales Tax may be used for any legally authorized purpose.

ARTICLE IV FORM, TERMS, EXECUTION, AND TRANSFER OF BONDS

Section 4.1. Authorized Bonds.

The aggregate principal amount of Bonds that may be issued under the Bond Resolution shall not exceed One Million One Hundred Thousand and No/100 Dollars (\$1,100,000).

Section 4.2. Form of Bonds; Execution.

(a) The Bonds are issuable only as fully registered Bonds, without coupons, in any denomination. All Bonds issued under the Resolution shall be substantially in the form set forth in Exhibit A attached hereto, and by this reference incorporated herein as fully as though copied.

(b) The Bonds shall be executed in such manner as may be prescribed by applicable law in the name and on behalf of the City with the manual or facsimile signature of the Mayor, attested by the manual or facsimile signature of the City Finance Officer, and approved as to form and countersigned by a Resident Attorney by his manual or facsimile signature.

(c) In the event any officer whose manual or facsimile signature shall appear on any Bond shall cease to be such officer before the delivery of such Bond, such manual or such facsimile signature shall nevertheless be valid and sufficient for all purposes as if he or she had remained in office until such delivery. Any Bond may bear the facsimile signature of, or may be manually signed by, such individuals who, at the actual time of the execution of such Bond, were the proper officers of the City to sign such Bond, although on the date of the adoption by the City of this Resolution, such individuals may not have been such officers.

Section 4.3. Maturities, Interest Rates, and Certain Other Provisions of Bonds.

(a) The Bonds shall become due and payable and be subject to the terms and conditions as are set forth in the Bond Purchase Agreement.

(b) The Bonds shall be designated "Sales Tax Revenue Bonds, Series 2024," or such other designation as shall be determined by the City Commission pursuant to Section 8.1 hereof. The Bonds shall bear interest from their date or from the most recent interest payment date to which interest has been paid or duly provided for, until the principal amount of the Bonds is paid, such interest (computed upon the basis of a 360-day year of twelve 30-day months unless otherwise provided by the Bond Purchase Agreement) being payable on Interest Payment Dates.

City of Canton Meeting Minutes continued

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Interest on each Bond shall be paid by wire transfer, check or draft of the Paying Agent, payable in lawful money of the United States of America, to the person in whose name such Bond is registered at the close of business on the Record Date. The principal of the Bond shall be payable in lawful money of the United States of America at the principal office of the Paying Agent on the Bond Payment Date. Each Bond shall state that it is issued pursuant to the Act.

(c) The Paying Agent and Registrar shall make all interest payments with respect to the Bonds on each interest payment date directly to the registered owners as shown on the bond registration records maintained by the Paying Agent and Registrar as of the close of business on the Record Date by wire transfer, check or draft mailed to such owners at their addresses shown on said bond registration records, without, except for final payment, the presentation or surrender of such registered Bonds, and all such payments shall discharge the obligations of the City in respect of such Bonds to the extent of the payments so made. Payment of principal and premium, if any, on the Bonds shall be made upon presentation and surrender of such Bonds to the Paying Agent and Registrar as the same shall become due and payable.

Section 4.4. Negotiability of Bonds.

All Bonds issued under this Resolution shall be negotiable, subject to the provisions for registration and transfer contained in this Resolution and in the Bonds.

Section 4.5. Registration, Transfer and Exchange of Bonds.

(a) The Bonds are transferable only by presentation to the Paying Agent and Registrar by the registered owner, or his legal representative duly authorized in writing, of the registered bond(s) to be transferred with the form of assignment on the reverse side thereof completed in full and signed with the name of the registered owner as it appears upon the face of the bond(s) accompanied by appropriate documentation necessary to prove the legal capacity of any legal representative of the registered owner. Upon receipt of the bond(s) in such form and with such documentation, if any, the Paying Agent and Registrar shall issue a new bond or bonds to the assignee(s) in \$5,000 denominations, or integral multiples thereof, as requested by the registered owner requesting transfer. The Paying Agent and Registrar shall not be required to transfer or exchange any bond during the period commencing on a Record Date and ending on the corresponding interest payment date of such bond, nor to transfer or exchange any bond after the publication of notice calling such bond for redemption has been made, nor to transfer or exchange any bond during the period following the receipt of instructions from the City to call such bond for redemption; provided, the Paying Agent and Registrar, at its option, may make transfers after any of said dates. No charge shall be made to any registered owner for the privilege of transferring any Bonds, provided that any transfer tax relating to such transaction shall be paid by the registered owner requesting transfer. The person in whose name any bond shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes and neither the City nor the Paying Agent and Registrar shall be affected by any notice to the contrary whether or not any payments due on the Bonds shall be overdue. Bonds, upon surrender to the Paying Agent and Registrar, may, at the option of the registered owner, be exchanged for an equal aggregate principal amount of Bonds of the same maturity in any authorized denomination or denominations.

(b) Except as otherwise provided in this subsection or in the Bond Purchase Agreement, the Bonds shall be registered in the name of Cede & Co., as nominee of DTC, which will act as securities depository for the Bonds. References in this Section to a Bond or the Bonds shall be construed to mean the Bond or the Bonds that are held under the Book-Entry System. One Bond for each maturity shall be issued to DTC and immobilized in its custody. Unless otherwise provided herein, a Book-Entry System shall be employed, evidencing ownership of the Bonds in authorized denominations, with transfers of beneficial ownership affected on the records of DTC and the DTC Participants pursuant to rules and procedures established by DTC.

Each DTC Participant shall be credited in the records of DTC with the amount of such DTC Participant's interest in the Bonds. Beneficial ownership interests in the Bonds may be purchased by or through DTC Participants. The holders of these beneficial ownership interests are herein referred to as the "Beneficial Owners." The Beneficial Owners shall not receive the Bonds representing their beneficial ownership interests. The ownership interests of each Beneficial Owner shall be recorded through the records of the DTC Participant from which such Beneficial Owner purchased its Bonds. Transfers of ownership interests in the Bonds shall be accomplished by book entries made by DTC and, in turn, by DTC Participants acting on behalf of Beneficial Owners. SOLONG ASCEDE & CO., AS NOMINEE FOR DTC, IS THE REGISTERED OWNER OF THE BONDS, THE PAYING AGENT AND REGISTRAR SHALL TREAT CEDE & CO., AS THE ONLY HOLDER OF THE BONDS FOR ALL PURPOSES UNDER THIS RESOLUTION, INCLUDING RECEIPT OF ALL PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS, RECEIPT OF NOTICES, VOTING AND REQUESTING OR DIRECTING THE PAYING AGENT AND REGISTRAR TO TAKE OR NOT TO TAKE, OR CONSENTING TO, CERTAIN ACTIONS UNDER THIS BOND RESOLUTION.

Payments of principal, interest, and redemption premium, if any, with respect to the Bonds, so long as DTC is the only owner of the Bonds, shall be paid by the Paying Agent and Registrar directly to DTC or its nominee, Cede & Co., as provided in the Letter of Representation. DTC shall remit such payments to DTC Participants, and such payments thereafter shall

be paid by DTC Participants to the Beneficial Owners. Neither the City nor the Paying Agent and Registrar shall be responsible or liable for payment by DTC or DTC Participants, for sending transaction statements or for maintaining, supervising or reviewing records maintained by DTC or DTC Participants.

In the event that (1) DTC determines not to continue to act as securities depository for the Bonds or (2) the City determines that the continuation of the Book-Entry System of evidence and transfer of ownership of the Bonds would adversely affect their interests or the interests of the Beneficial Owners of the Bonds, the City may discontinue the Book-Entry System with DTC. If the City fails to identify another qualified securities depository to replace DTC, the City shall cause the Paying Agent and Registrar to authenticate and deliver replacement Bonds in the form of fully registered Bonds to each Beneficial Owner.

NEITHER THE CITY NOR THE PAYING AGENT AND REGISTRAR SHALL HAVE ANY RESPONSIBILITY OR OBLIGATIONS TO ANY DTC PARTICIPANT OR ANY BENEFICIAL OWNER WITH RESPECT TO (i) THE BONDS; (ii) THE ACCURACY OF ANY RECORDS MAINTAINED BY DTC OR ANY DTC PARTICIPANT; (iii) THE PAYMENT BY DTC OR ANY DTC PARTICIPANT OF ANY AMOUNT DUE TO ANY BENEFICIAL OWNER IN RESPECT OF THE PRINCIPAL OF AND INTEREST ON THE BONDS; (iv) THE DELIVERY OR TIMELINESS OF DELIVERY BY DTC OR ANY DTC PARTICIPANT OF ANY NOTICE DUE TO ANY BENEFICIAL OWNER THAT IS REQUIRED OR PERMITTED UNDER THE TERMS OF THIS BOND RESOLUTION TO BE GIVEN TO BENEFICIAL OWNERS, (v) THE SELECTION OF BENEFICIAL OWNERS TO RECEIVE PAYMENTS IN THE EVENT OF ANY PARTIAL REDEMPTION OF THE BONDS; OR (vi) ANY CONSENT GIVEN OR OTHER ACTION TAKEN BY DTC, OR ITS NOMINEE, CEDE & CO., AS OWNER.

SO LONG AS A BOOK-ENTRY SYSTEM OF EVIDENCE OF TRANSFER OF OWNERSHIP OF ALL THE BONDS IS MAINTAINED IN ACCORDANCE HEREWITH, THE PROVISIONS OF THIS RESOLUTION RELATING TO THE DELIVERY OF PHYSICAL BOND CERTIFICATES SHALL BE DEEMED INAPPLICABLE OR BE OTHERWISE SO CONSTRUED AS TO GIVE FULL EFFECT TO SUCH BOOK-ENTRY SYSTEM. IF THE PROVISIONS OF THE LETTER OF REPRESENTATION SHALL BE IN CONFLICT WITH THE PROVISIONS OF THIS RESOLUTION AS SAID PROVISIONS RELATE TO DTC, THE PROVISIONS OF THE LETTER OF REPRESENTATION SHALL CONTROL.

Section 4.6. Mutilated, Lost, Stolen, or Destroyed Bonds.

(a) In the event any bond is mutilated, lost, stolen, or destroyed, the City may execute, and upon the request of an Authorized Officer of the City the Paying Agent and Registrar shall authenticate and deliver, a new bond of like maturity, interest rate, and principal amount, and bearing the same number (but with appropriate designation indicating that such new bond is a replacement bond) as the mutilated, destroyed, lost, or stolen bond, in exchange for the mutilated bond or in substitution for the bond so destroyed, lost, or stolen. In every case of exchange or substitution, the bondholder shall furnish to the City and the Paying Agent and Registrar: (1) such security or indemnity as may be required by them to save each of them harmless from all risks, however remote; and, (2) evidence to their satisfaction of the mutilation, destruction, loss, or theft of the subject bond and the ownership thereof. Upon the issuance of any bond upon such exchange or substitution, the City and the Paying Agent and Registrar may require the Owner thereof to pay a sum sufficient to defray any tax or other governmental charge that may be imposed in relation thereto and any other expenses, including printing costs and counsel fees, of the City and the Paying Agent and Registrar. In the event any Bond which has matured or is about to mature shall become mutilated or be destroyed, lost, or stolen, the City may, instead of issuing a Bond in exchange or substitution therefor, pay or authorize the payment of the same (without surrender thereof except in the case of a mutilated bond) if the Owner thereof shall pay all costs and expenses, including attorneys' fees, incurred by the City and the Paying Agent and Registrar in connection herewith, as well as a sum sufficient to defray any tax or other governmental charge that may be imposed in relation thereto and shall furnish to the City and the Paying Agent and Registrar such security or indemnity as they may require to save them harmless and evidence to the satisfaction of the City and the Paying Agent and Registrar the mutilation, destruction, loss, or theft of such Bond and of the ownership thereof.

(b) Every bond issued pursuant to the provisions of this section shall constitute an additional contractual obligation of the City (whether or not the destroyed, lost, or stolen bond shall be found at any time to be enforceable) and shall be entitled to all the benefits of this Bond Resolution equally and proportionately with any and all other Bonds duly issued under this Bond Resolution.

(c) All Bonds shall be held and owned upon the express condition that the provisions of this Section are exclusive, with respect to the replacement or payment of mutilated, destroyed, lost, or stolen Bonds, and, to the maximum extent legally permissible, shall preclude all other rights or remedies, notwithstanding any law or statute now existing or hereafter enacted to the contrary.

Section 4.7. Authentication.

The Paying Agent and Registrar is hereby authorized to authenticate and deliver the Bonds to the Underwriter or as it may designate upon receipt by the City of the proceeds of the sale thereof, to authenticate and deliver Bonds in exchange for Bonds of the same principal amount delivered for

transfer upon receipt of the bond(s) to be transferred in proper form with proper documentation as hereinabove described. The Bonds shall not be valid for any purpose unless authenticated by the Paying Agent and Registrar by the manual signature of an officer thereof on the certificate set forth herein on the bond form.

Section 4.8. Qualification for DTC.

The Paying Agent and Registrar is hereby authorized to take such actions as may be necessary from time to time to qualify and maintain the Bonds for deposit with DTC, including but not limited to, wire transfers of interest and principal payments with respect to the Bonds, utilization of electronic book entry data received from DTC in place of actual delivery of Bonds and provision of notices with respect to Bonds registered by the DTC (or any of its designees identified to the Paying Agent and Registrar) by overnight delivery, courier service, telegram, teletype or other similar means of communication. No such arrangements with DTC may adversely affect the interest of any of the Owners of the Bonds, provided, however, that the Paying Agent and Registrar shall not be liable with respect to any such arrangements it may make pursuant to this section.

Section 4.09. Rating Agency.

The City is authorized to enter into an agreement with a Rating Agency as may be required under the Purchase Agreement. Any terms or conditions of the Rating Agency shall be attached to this resolution and incorporated herein as if stated in full.

Section 4.10. Bond Counsel.

The Mayor and Finance Officer are authorized to retain Meierhenry Sargent LLP as Bond Counsel upon such terms as they approve.

Section 4.11. Dissemination Agent.

The City authorizes the Authorized Officer of the City to retain a dissemination agent with regard to the written undertaking authorized in Section 11.7 hereof.

Section 4.12. Underwriter or Placement Agent.

The Mayor and Finance Officer are authorized to retain Colliers Securities LLC as Underwriter or Placement Agent upon such terms as they approve.

Section 4.13. Bond Insurance, Surety Bond, Municipal Bond Debt Service Insurance Policy.

If it is determined to obtain municipal bond insurance with respect to the Bonds, the Authorized Officers of the City are authorized to take all actions necessary to obtain such municipal bond insurance for all or a portion of the Bonds, and/or a surety bond and/or a municipal bond debt service insurance policy with respect to all or a portion of the reserve requirement, if any, with respect to the Bonds and/or any and all outstanding bonds issued pursuant to the Resolution. The Authorized Officers of the City are authorized to agree to such additional provisions as the Bond Insurer may reasonably request and which are acceptable to the Authorized Officers of the City including provisions regarding restrictions on investment of Bond proceeds, the payment procedure under the municipal bond insurance policy, the rights of the Bond Insurer in the event of default and payment of the Bonds by the bond insurer and notices to be given to the bond insurer. In addition, any reference required by the bond insurer to the Bond Insurance Policy shall be made in the form of Bond provided herein. Any provisions which may be required by the Bond Insurer to be included in this Resolution with respect to a Bond Insurance Policy, surety bond, or municipal bond debt service insurance policy shall be attached hereto, and be included herein as if stated in full.

ARTICLE V REDEMPTION OF BONDS PRIOR TO MATURITY

Section 5.1. Redemption.

(a) Redemption. The Bonds shall be redeemable as set forth in the Bond Purchase Agreement.

ARTICLE VI PAYING AGENT AND REGISTRAR

Section 6.1. Appointment and Acceptance of Duties.

(a) The City hereby authorizes the City Finance Officer to appoint the Paying Agent and Registrar with respect to the Bonds and authorizes and directs the Paying Agent and Registrar to maintain bond registration records with respect to the Bonds, to authenticate and deliver the Bonds as provided herein, either at original issuance, upon transfer, or as otherwise directed by the City, to effect transfers of the Bonds, to give all notices of redemption as required herein, to make all payments of principal and interest with respect to the Bonds as provided herein, to cancel and destroy Bonds which have been paid at maturity or upon earlier redemption or submitted for exchange or transfer, to furnish the City at least annually a certificate of destruction with respect to Bonds canceled and destroyed, and to furnish the City at least annually an audit confirmation of Bonds paid, Bonds Outstanding and payments made with respect to interest on the Bonds. The Mayor and the City Finance Officer, or either of them is hereby authorized to execute and the City Finance Officer is hereby authorized to attest such written agreement between the City and the Paying Agent and Registrar as they shall deem necessary or proper with respect to the obligations, duties and rights of the Paying Agent and Registrar. The payment of all reasonable fees and expenses of the Paying Agent and Registrar for the discharge of its duties and obligations hereunder or under any such agreement is hereby authorized and directed.

Section 6.2. Permitted Acts and Functions.

The Paying Agent and Registrar may become the Owner of any Bonds, with the same rights as it would have if it were not a Paying Agent and Registrar. The Paying Agent and Registrar may act as a purchaser or fiscal agent in connection with the sale of the Bonds or of any other securities offered or issued by the City.

Section 6.3. Resignation or Removal of the Paying Agent and Registrar and Appointment of Successors.

(a) The Paying Agent and Registrar may at any time resign

and be discharged of the duties and obligations created by the Bond Resolution by giving at least sixty (60) calendar days' written notice to the City Finance Officer. The Paying Agent and Registrar may be removed at any time by the City Finance Officer, provided that such removal does not constitute a breach of any contractual agreement with any such Paying Agent and Registrar, by filing written notice of such removal with such Paying Agent and Registrar. Any successor Paying Agent and Registrar shall be appointed by the City Finance Officer and shall be a trust company or a bank having the powers of a trust company, having a combined capital, surplus, and undivided profits aggregating at least Seventy-One Million Dollars (\$71,000,000), willing to accept the office of Paying Agent and Registrar on reasonable and customary terms and authorized by law to perform all the duties imposed upon it by the Bond Resolution.

(b) In the event of the resignation or removal of the Paying Agent and Registrar, such Paying Agent and Registrar shall pay over, assign and deliver any monies and securities held by it as Paying Agent and Registrar, and all books and records and other properties held by it as Paying Agent and Registrar, to its successor, or if there be no successor then appointed, to the City Finance Officer until such successor be appointed.

Section 6.4. Merger or Consolidation of Paying Agent and Registrar.

Any corporation or association into which the Paying Agent and Registrar may be converted or merged, or with which it may be consolidated, or to which it may sell or transfer its trust business and assets as a whole, or substantially as a whole, or any corporation or association resulting from any such conversion, sale, merger, consolidation, or transfer to which it is a party shall be and become successor Paying Agent and Registrar hereunder and shall be vested with all the trusts, powers, discretion, immunities, privileges, and other matters as was its predecessor, without the execution or filing of any instrument or any further act, deed, or conveyance on the part of any of the parties hereto, anything herein contained to the contrary notwithstanding. Upon any such conversion, merger, consolidation, sale or transfer, the City Finance Officer shall have the right and option, upon notice to such converted, merged, consolidated or acquiring entity, to remove such entity and appoint a successor thereto pursuant to the procedures and requirements set forth in Section 6.3 hereof.

ARTICLE VII ADDITIONAL BONDS

The City may issue additional bonds (the "Parity Bonds") payable from the Sales Tax and having a lien upon such revenues on a parity with the Bonds and the Outstanding Parity Bonds providing that:

(1) The City is current in the payment of principal and interest on the Outstanding Parity Bonds and is current in the accumulations required for the Principal and Interest Account and the Reserve Account within the Capital Improvement Fund,

(2) The City is in compliance with the covenants of the Bond Resolution, and either,

(3) (A) the Pledged Revenues collected in the last preceding fiscal year (as determined by the City) are sufficient to cover 1.25 times the combined average annual principal and interest requirements on the Outstanding Bonds and the proposed parity lien bonds, or (B) the estimated Pledged Revenues to be collected in the fiscal year in which the proposed parity lien bonds will be issued shall be at least equal to 1.25 times the combined average annual principal and interest requirements of the Outstanding Bonds and the proposed parity lien bonds.

ARTICLE VIII SALE OF BONDS, OFFICIAL STATEMENT, TAX MATTERS AND DEPOSIT OF PROCEEDS

Section 8.1. Sale of Bonds.

The Bonds may be sold as a Private Placement or to the Underwriter, at a price to be set forth in the Bond Purchase Agreement. The Mayor and the Finance Officer, or either of them, in consultation with the Placement Agent or Underwriter, are authorized to make such changes in the structuring of the terms and sale of the Bonds as they shall deem necessary. In this regard, they, or either of them, in consultation with the Placement Agent or Underwriter are authorized to cause to be sold an aggregate principal amount of the Bonds less than that authorized herein, to sell any or all of the Bonds as term Bonds with annual mandatory redemption requirements which will produce substantially the same annual principal reductions as authorized herein, to change the dated date of the Bonds, and to adjust principal and interest payment dates and redemption dates of the Bonds. The form of the bond set forth in Exhibit A attached hereto shall be conformed to reflect any changes, if any, as hereinbefore mentioned. The Mayor and the City Finance Officer, or either of them, are hereby authorized to execute and the City Finance Officer is authorized to attest the Bond Purchase Agreement with the Underwriter providing for the purchase and sale of the Bonds. The Bond Purchase Agreement shall be in form and content acceptable to the Mayor and City Finance Officer, the execution thereof by either of them to constitute conclusive evidence thereof; provided the Bond Purchase Agreement effects the sale of the Bonds in accordance with the provisions of this Resolution and is not inconsistent with the terms hereof. The Mayor and the City Finance Officer are authorized to cause the Bonds to be authenticated and delivered by the Paying Agent and Registrar to the purchaser or Underwriter and to execute, publish, and deliver all Bonds, documents including the Official Statement and closing documents as they shall deem necessary in connection with the sale and delivery of the Bonds.

Section 8.2. Official Statement.

If the Bonds are sold to the Underwriter, the Mayor, Finance Officer, and the Underwriter are hereby authorized and directed to provide for the preparation and

distribution of a Preliminary Official Statement describing the Bonds (the "Preliminary Official Statement"). After the Bonds have been sold, the Mayor and Finance Officer shall make such completions, omissions, insertions and changes in the Preliminary Official Statement not inconsistent with this Resolution as are necessary or desirable to complete it as a final Official Statement for purposes of Rule 15c2-12(e)(3) of the Securities and Exchange Commission.

To comply with paragraph (b) (3) of Rule 15c212 of the Securities and Exchange Commission under the Securities Exchange Act of 1934 (the "Rule") and with Rule G32 City agrees to deliver to the Underwriter, the Official Statement (which shall be a final official statement, as such term is defined in the Rule, as of its date) in an electronic format as prescribed by the MSRB.

Section 8.3. Disposition of Bond Proceeds.

The proceeds of the sale of the Bonds shall be deposited in the Construction Account. The proceeds shall be used for the Capital Project and Costs of Issuance and shall be evidenced on the books of the City.

Section 8.4. Tax Matters.

(a) The City covenants and agrees with the registered owners from time to time of the Bonds that it will not take or permit to be taken by any of its officers, employees or agents any action which would cause the interest on the Bonds to become includable in gross income for federal income tax purposes under the Code and applicable Treasury Regulations (the "Regulations"), and covenants to take any and all actions within its powers to ensure that the basic interest on the Bonds will not become includable in gross income for federal income tax purposes under the Code and the Regulations.

(b) The Mayor and the City Finance Officer, being the officers of the City charged with the responsibility for issuing the Bonds pursuant to this Resolution are hereby authorized and directed to execute and deliver to the Underwriter thereof a certificate in accordance with the provisions of Section 148 of the Code, and Section 1.148-2(b) of the Regulations, stating that on the basis of facts, estimates and circumstances in existence on the date of issue and delivery of the Bonds, it is reasonably expected that the proceeds of the Bonds will be used in a manner that would not cause the Bonds to be "arbitrage bonds" within the meaning of Section 148 of the Code and the Regulations.

(c) The City shall file with the Secretary of the Treasury a statement concerning the Bonds containing the information required by Section 149(e) of the Code.

(d) Pursuant to Section 265(b)(3) (B)(ii) of the Code, the City hereby designates the Bonds as "qualified tax-exempt obligations" for purposes of Section 265(b)(3) of the Code. The City hereby represents that it does not anticipate that obligations bearing interest not includable in gross income for purposes of federal income taxation under Section 103 of the Code (including refunding obligations as provided in Section 265 (b) (3) of the Code and including "qualified 501 (c)(3) Bonds" but excluding other "private activity bonds," as defined in Sections 141(a) and 145(a) of the Code) will be issued by or on behalf of the City and all "subordinate entities" of the City in 2024 in an amount greater than \$10,000,000.

ARTICLE IX MISCELLANEOUS

Section 9.1. Failure to Present Bonds.

(a) Subject to the provisions of Section 4.7 hereof, in the event any Bond shall not be presented for payment when the principal or redemption price hereof becomes due, either at maturity or at the date fixed for prior redemption thereof or otherwise, and in the event monies sufficient to pay such Bond shall be held by the Paying Agent and Registrar for the benefit of the Owner thereof, all liability of the City to such Owner for the payment of such Bond shall forthwith cease, determine, and be completely discharged. Whereupon, the Paying Agent and Registrar shall hold such monies, without liability for interest thereon, for the benefit of the Owner of such Bond who shall thereafter be restricted exclusively to such monies for any claim under the Resolution or on, or with respect to, said Bonds.

(b) If any Bond shall not be presented for payment within a period of five years following the date when such Bond becomes due, whether by maturity or otherwise, the Paying Agent and Registrar shall, subject to the provisions of any applicable escheat or other similar law, pay to the City any monies then held by the Paying Agent and Registrar for the payment of such Bond and such Bond shall (subject to the defense of any applicable statute of limitation) thereafter constitute an unsecured obligation of the City.

Section 9.2. Payments Due on Saturdays, Sundays, and Holidays.

In any case where the date of maturity or interest on or principal of any Bonds, or the date fixed for redemption of any Bonds, shall be a Saturday or Sunday or shall be, at the place designated for payment, a legal holiday or a day on which banking institutions similar to the Paying Agent and Registrar are authorized by law to close, then the payment of the interest on, or the principal, or the redemption price of, such Bond need not be made on such date but must be made on the next succeeding day not a Saturday, Sunday, or a legal holiday or a day upon which banking institutions similar to the Paying Agent and Registrar are authorized by law to close, with the same force and effect as if made on the date of maturity or the date fixed for redemption, and no interest shall accrue for the period after such date.

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Section 9.3. Miscellaneous Acts. The appropriate officers of the City are hereby authorized, empowered, and directed to do any and all such acts and things, and to execute, acknowledge, deliver, and, if applicable file or record, or cause to be filed or recorded, in any appropriate public offices, all such documents, instruments, and certifications, in addition to those acts, things, documents, instruments, and certifications hereinbefore authorized and approved, as may, in their discretion, be necessary or desirable to implement or comply with the intent of the Bond Resolution, or any of the documents herein authorized and approved, or for the authorization, issuance, and delivery by the City of the Bonds.

Section 9.4. Amendment. The City Commission is hereby authorized to make such amendments to the Bond Resolution as will not impair the rights of the Bondholders.

Section 9.5. No Recourse Under Bond Resolution or on Bonds.

All stipulations, promises, agreements, and obligations of the City contained in the Resolution or any supplemental resolutions shall be deemed to be the stipulations, promises, agreements, and obligations of the City and not of any officer, director, or employee of the City in his or her individual capacity, and no recourse shall be had for the payment of the principal or of interest on the Bonds or for any claim based thereon or on the Resolution against any officer, director, or employee of the City or against any official or individual executing the Bonds.

Section 9.6. Partial Invalidity. If any one or more of the provisions of the Bond Resolution, or of any exhibit or attachment thereto, shall be held invalid, illegal, or unenforceable in any respect, by final decree of any court of lawful jurisdiction, such invalidity, illegality, or unenforceability shall not affect any other provision hereof, or of any exhibit or attachment thereto, but the Bond Resolution, and the exhibits and attachments thereto, shall be construed the same as if such invalid, illegal, or unenforceable provision had never been contained herein, or therein, as the case may be.

Section 9.7. Continuing Disclosure. The City hereby covenants and agrees that it will provide financial information and material event notices as required by Rule 15c2-12 of the Securities Exchange Commission for the Bonds. The Mayor is authorized to execute at the Closing of the sale of the Bonds, an agreement for the benefit of and enforceable by the owners of the Bonds specifying the details of the financial information and material event notices to be provided and its obligations relating thereto. Failure of the City to comply with the undertaking herein described and to be detailed in said closing agreement, shall not be a default hereunder, but any such failure shall entitle the owner or owners of any of the Bonds to take such actions and to initiate such proceedings as shall be necessary and appropriate to cause the City to comply with its undertaking as set forth herein and in said agreement, including the remedies of mandamus and specific performance.

Section 9.8. Post Issuance Compliance.

The City does hereby adopt Meierhenry Sargent Post-Issuance Compliance Policy and Tax-Advantaged Obligations and Continuing Disclosure with regard to the Bonds attached hereto. The City appoints the Finance Officer as its chief post issuance compliance officer.

Section 9.9. Conflicting Resolutions Repealed.

All resolutions or parts thereof in conflict herewith are, to the extent of such conflict, hereby repealed.

Commissioner Larson motioned and was seconded by Commissioner Garbers and upon vote being taken the following voted AYE: Commissioners Chaon, Garbers, Larson, York and Mayor Lundstrom and the following voted NAY: none

ATTEST: Mayor

Finance Officer EXHIBIT A-(FORM OF BOND) UNITED STATES OF AMERICA STATE OF SOUTH DAKOTA CITY OF CANTON LINCOLN COUNTY, SOUTH DAKOTA SALES TAX REVENUE BONDS, SERIES 2024

REGISTERED REGISTERED No. \$00 Interest Rate; Maturity Date; Bond Date

% Registered Owner: Principal Amount: AND NO\100 DOLLARS

REFERENCE IS HEREBY MADE TO THE FURTHER PROVISIONS OF THE CERTIFICATE SET FORTH ON THE FOLLOWING PAGES, WHICH FURTHER PROVISIONS SHALL FOR ALL PURPOSES HAVE THE SAME EFFECT AS IF SET FORTH AT THIS PLACE.

It is hereby certified and recited that all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this Bond did exist, have happened, been done and performed in regular and due form and time as required by law.

This Bond shall not be valid or become obligatory for any purpose or be entitled to any benefit or security under the Resolution until it shall have been authenticated by the execution by the Registrar of the certificate of authentication endorsed hereon.

IN WITNESS WHEREOF, the City has caused this Bond to be signed by the manual or facsimile signature of its Mayor of the City and to be countersigned by the manual or facsimile signature of its City Finance Officer all as of the Bond Date specified above.

ATTEST: City Finance Officer COUNTERSIGNED: Resident Attorney City of Canton, South Dakota By: Mayor CERTIFICATE OF AUTHENTICATION

This bond is a bond of the series designated therein and has been issued

under the provisions of the within-mentioned Resolution and the date of its authentication is _____, 2024.

Bond Registrar and Paying Agent By:

Authorized Officer KNOW ALL MEN BY THESE PRESENTS: That the City of Canton, Lincoln County, South Dakota, (the "City") hereby acknowledges itself to owe and for value received promises to pay the Principal Amount, to the Registered Owner mentioned above in lawful money of the United States of America, together with interest thereon from the Bond Date mentioned above at the Interest Rate mentioned above. The interest hereon is payable _____ and semiannually thereafter on _____ and _____ in each

year to maturity or earlier redemption by wire transfer, check or draft mailed to the Registered Owner at its address as it appears on the Bond registration books of the City maintained by _____, as Bond registrar and paying agent (the "Registrar"), on the close of business on the _____ day (whether or not a business day) of the calendar month next preceding such interest payment date (the "Record Date"). The principal hereof due at maturity or upon redemption prior to maturity is payable at the office of Registrar upon presentation and surrender of this Bond at maturity or upon earlier redemption. The principal of, premium (if any) and interest on this Bond is payable in any coin or currency of the United States of America which, at the time of payment, is legal tender for the payment of public and private debts.

This Bond is one of an authorized issue of Bonds limited in aggregate principal amount to a maximum of \$1,100,000 (the "Bonds") the proceeds of this issue (Series 2024) will be used for the purpose of providing funds to fund the costs capital projects inside the City of Canton, pursuant to a resolution duly and regularly adopted by the City (the "Resolution"), and are subject to all the provisions and limitations of the Resolution and Chapters 10-52 and 6-8B, South Dakota Codified Laws, as amended. The City has pledged and agreed to collect, so long as the Bonds are outstanding, special limited obligations of the City payable solely from the proceeds of the City's Sales Tax collected in each year, which are subject to SDCL Chapter 10-45 and SDCL Chapter 10-46, imposed under Ordinance No. _____ of the Canton Code of Ordinances, as amended (the "Sales Tax") in an amount sufficient to pay principal, premium and interest when due on the Bonds.

[Bond Insurance Provisions] [Reserve Provisions] [Redemption Provisions]

This Bond is transferable by the registered holder hereof in person or by his attorney duly authorized in writing at the office of the Bond Registrar in _____, but only in the manner, subject to the limitations and upon payment of the charges provided in the Bond Resolution, and upon surrender and cancellation of this Bond. Upon such transfer a new Bond or Bonds of authorized denomination of the same maturity and for the same aggregate principal amount will be issued to the transferee in exchange therefore.

The City and the Bond Registrar may deem and treat the registered holder hereof as the absolute owner hereof and neither the City nor the Bond Registrar shall be affected by any notice to the contrary.

Additional Debt: The City may issue additional bonds (the "Parity Bonds") payable from the Sales Tax and having a lien upon such revenues on a parity with the Bonds and the Outstanding Parity Bonds providing that: (1) the City is current in the payment of principal and interest on the Outstanding Parity Bonds and is current in the accumulations required for the Principal and Interest Account and the Reserve Account within the Capital Improvement Fund, (2) the City is in compliance with the covenants of the Bond Resolution, and either, (3)(A) the Pledged Revenues collected in the last preceding fiscal year (as determined by the City) are sufficient to cover 1.25 times the combined average annual principal and interest requirements on the Outstanding Bonds and the proposed parity lien bonds, or (B) the estimated Pledged Revenues to be collected in the fiscal year in which the proposed parity lien bonds will be issued shall be at least equal to 1.25 times the combined average annual principal and interest requirements of the Outstanding Bonds and the proposed parity lien bonds.

Bank Qualification: The City has in the Resolution designated such issue of Bonds as "qualified tax-exempt obligations" pursuant to Section 265(b)(3)(B)(III) of the Internal Revenue Code of 1986, as amended.

[Private Placement Restriction on Transfer Provisions]

BOND OPINION City of Canton Lincoln County, South Dakota \$1,100,000 Sales Tax Revenue Bonds, Series 2024 Ladies and Gentlemen:

We have acted as bond counsel in connection with the issuance by the City of Canton (the "Issuer") of \$1,100,000 Sales Tax Revenue Bonds, Series 2024, dated _____, 2024, (the "Bonds"). We have examined such certified proceedings and other papers as we deem necessary to render this opinion.

As to questions of fact material to our opinion, we have relied upon the certified proceedings and other certifications of public officials furnished to us, without undertaking to verify such facts by independent investigation.

Based upon the foregoing, we are of the opinion that, under existing law:

- 1. The Issuer is duly created and validly existing as a body corporate and politic and public instrumentality of the State of South Dakota with the corporate power to adopt and perform the Resolution and issue the Bonds. 2. Resolution _____ has been duly adopted by the Issuer on _____, 2024 and constitutes a valid and binding special obligation of the Issuer enforceable upon the

Issuer.

3. The Resolution pledges the special limited obligations of the City payable solely from the proceeds of the City's Sales Tax collected in each year, which are subject to the South Dakota Use Tax Act, SDCL ch. 10-46 imposed by Sections 36.040 through 36.045 of the Canton Code of Ordinances, South Dakota, as amended. (the "Sales Tax") in an amount sufficient to pay principal, premium and interest when due on the Bonds.

4. The Bonds have been duly authorized, executed and delivered by the Issuer and are valid and binding special obligations of the Issuer, payable solely from City's Sales Tax.

5. The interest on the Bonds is excluded from gross income for federal income tax purposes and is not an item of tax preference for purposes of the federal alternative minimum tax; however, such interest is taken into account in determining the annual adjusted financial statement income of certain corporations for the purpose of computing the alternative minimum tax imposed on such corporations. The opinions set forth in the preceding sentence are subject to the condition that the Issuer comply with all requirements of the Internal Revenue Code of 1986 as amended, that must be satisfied subsequent to the issuance of the Bonds in order that interest thereon be, or continue to be, excluded from gross income for federal income tax purposes. The Issuer has covenanted to comply with each such requirement. Failure to comply with certain of such requirements may cause the inclusion of interest on the Bonds in gross income for federal income tax purposes to be retroactive to the date of issuance of the Bonds. We express no opinion regarding other federal tax consequences arising with respect to the Bonds.

6. The Bonds are exempt from all taxation as property by the State of South Dakota except for estate inheritance taxes, and taxes imposed upon financial institutions.

7. The Bonds are qualified tax-exempt obligations within the meaning of Section 265(b)(3)(B)(i)(III) of the Code. The Bonds are eligible for purchase by financial institutions.

It is to be understood that the rights of the holders of the Bonds and the enforceability thereof may be subject to bankruptcy, insolvency, reorganization, moratorium and other similar laws affecting creditors' rights heretofore or hereafter enacted to the extent constitutionally applicable and that their enforcement may be subject to the exercise of judicial discretion in accordance with general principles of equity and subject to regulatory requirements under the laws of the United States and of the State of South Dakota.

Meierhenry Sargent LLP [AS PROVIDED IN THE RESOLUTION REFERRED TO HEREIN, UNTIL THE TERMINATION OF THE SYSTEM OF BOOK-ENTRY-ONLY TRANSFERS THROUGH DEPOSITORY TRUST COMPANY, NEW YORK, NEW YORK (TOGETHER WITH ANY SUCCESSOR SECURITIES DEPOSITORY APPOINTED PURSUANT TO THE RESOLUTION, "DTC"), AND NOTWITHSTANDING ANY OTHER PROVISIONS OF THE RESOLUTION TO THE CONTRARY, A PORTION OF THE PRINCIPAL AMOUNT OF THIS CERTIFICATE MAY BE PAID OR REDEEMED WITHOUT SURRENDER HEREOF TO THE REGISTRAR. DTC OR A NOMINEE, TRANSFEREE OR ASSIGNEE OF DTC OF THIS CERTIFICATE MAY NOT RELY UPON THE PRINCIPAL AMOUNT INDICATED HEREOF AS THE PRINCIPAL AMOUNT HEREOF OUTSTANDING AND UNPAID. THE PRINCIPAL AMOUNT HEREOF OUTSTANDING AND UNPAID SHALL FOR ALL PURPOSES BE THE AMOUNT DETERMINED IN THE MANNER PROVIDED IN THE RESOLUTION.

UNLESS THIS CERTIFICATE IS PRESENTED BY AN AUTHORIZED OFFICER OF DTC (A) TO THE REGISTRAR FOR REGISTRATION OF TRANSFER OR EXCHANGE OR (B) TO THE REGISTRAR FOR PAYMENT OF PRINCIPAL, AND ANY CERTIFICATE ISSUED IN REPLACEMENT HEREOF OR SUBSTITUTION HEREFOR IS REGISTERED IN THE NAME OF DTC AND ANY PAYMENT IS MADE TO DTC OR ITS NOMINEE, ANY TRANSFER, PLEDGE OR OTHER USE HEREOF FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL BECAUSE ONLY THE REGISTERED OWNER HEREOF, DTC OR ITS NOMINEE, HAS AN INTEREST HEREIN.] (Form of Assignment) FOR VALUE RECEIVED the undersigned hereby sells, assigns and transfers unto the within Certificate and all rights thereunder, and hereby irrevocably constitutes and appoints attorney to transfer the within Certificate on the books kept for registration thereof, with full power of substitution in the premises.

Dated: NOTICE: The signature to this Assignment must correspond with the name as it appears upon the face of the within Certificate in every particular, without alteration or enlargement or any change whatever.

ATTACHMENT TO RESOLUTION Post-Issuance Compliance Policy for Tax-Exempt and Tax-Advantaged Obligations and Continuing Disclosure Definitions "Compliance Officer" means the Finance Officer of the Issuer. "Issuer" means the City of Canton, South Dakota.

Statement of Purpose This Post-Issuance Compliance Policy (the "Policy") sets forth specific policies of the Issuer designed to monitor post-issuance compliance:

- (i) with applicable provisions of the Internal Revenue Code of 1986, as amended (the "Code"), and regulations promulgated thereunder ("Treasury Regulations") for obligations issued by the Issuer on tax-exempt or tax-advantaged basis ("Obligations"); and (ii) with applicable requirements set forth in certificates and agreement(s) ("Continuing Disclosure Agreements") providing for ongoing disclosure in connection with the offering of obligations to investors

("Offerings"), for obligations (whether or not tax exempt I tax-advantaged) subject to the continuing disclosure requirements of Rule 15c2-12 (the "Rule") promulgated by the Securities and Exchange Commission ("SEC") under the Securities Exchange Act of 1934.

This Policy documents practices and describes various procedures and systems designed to identify on a timely basis facts relevant to demonstrating compliance with the requirements that must be satisfied subsequent to the issuance of Obligations in order that the interest on such Obligations continue to be eligible to be excluded from gross income for federal income tax purposes or that the Obligations continue to receive tax-advantaged treatment. The federal tax law requirements applicable to each particular issue of Obligations will be detailed in the arbitrage or tax certificate prepared by bond counsel and signed by officials of the Issuer and the post-closing compliance checklist provided by bond counsel with respect to that issue. This Policy establishes a permanent, ongoing structure of practices and procedures that will facilitate compliance with the requirements for individual borrowings.

This Policy similarly documents practices and describes various procedures and systems designed to ensure compliance with Continuing Disclosure Agreements, by preparing and disseminated related reports and information and reporting "material events" for the benefit of the holders of the Issuer's obligations and to assist the Participating Underwriters (within the meaning of the Rule) in complying with the Rule.

The Issuer recognizes that compliance with pertinent law is an on-going process, necessary during the entire term of the obligations, and is an integral component of the Issuer's debt management. Accordingly, the analysis of those facts and implementation of the Policy will require on-going monitoring and consultation with bond counsel and the Issuer's accountants and advisors.

General Policies and Procedures The following policies relate to procedures and systems for monitoring post-issuance compliance generally.

A. The Compliance Officer shall be responsible for monitoring post-issuance compliance issues.

B. The Compliance Officer will coordinate procedures for record retention and review of such records.

C. All documents and other records relating to Obligations issued by the Issuer shall be maintained by or at the direction of the Compliance Officer. In maintaining such documents and records, the Compliance Officer will comply with applicable Internal Revenue Service ("IRS") requirements, such as those contained in Revenue Procedure 97-22.

D. The Compliance Officer shall be aware of options for voluntary corrections for failure to comply with post-issuance compliance requirements (such as remedial actions under Section 1.141-12 of the Regulations and the Treasury's Tax-Exempt Bonds Voluntary Closing Agreement Program) and take such corrective action when necessary and appropriate.

E. The Compliance Officer will review post-issuance compliance procedures and systems on a periodic basis, but not less than annually.

Issuance of Obligations - Documents and Records

With respect to each issue of Obligations, the Compliance Officer will:

A. Obtain and store a closing binder and/or CD or other electronic copy of the relevant and customary transaction documents (the "Transcript").

B. Confirm that bond counsel has filed the applicable information report (e.g., Form 8038, Form 8038-G, Form 8038-CP) for such issue with the IRS on a timely basis.

C. Coordinate receipt and retention of relevant books and records with respect to the investment and expenditure of the proceeds of such Obligations with other applicable staff members of the Issuer.

Arbitrage The following policies relate to the monitoring and calculating of arbitrage and compliance with specific arbitrage rules and regulations.

The Compliance Officer will: A. Confirm that a certification of the initial offering prices of the Obligations with such supporting data, if any, required by bond counsel, is included in the Transcript.

B. Confirm that a computation of the yield on such issue from the Issuer's financial advisor or bond counsel (or an outside arbitrage rebate specialist) is contained in the Transcript.

C. Maintain a system for tracking investment earnings on the proceeds of the Obligations.

D. Coordinate the tracking of expenditures, including the expenditure of any investment earnings. If the project(s) to be financed with the proceeds of the Obligations will be funded with multiple sources of funds, confirm that the Issuer has adopted an accounting methodology that maintains each source of financing separately and monitors the actual expenditure of proceeds of the Obligations.

E. Maintain a procedure for the allocation of proceeds of the issue and investment earnings to expenditures, including the reimbursement of pre-issuance expenditures. This procedure shall include an examination of the expenditures made with proceeds of the Obligations within 18 months after each project financed by the Obligations is placed in service and, if necessary, a reallocation of expenditures in accordance with Section 1.148-6(d) of the Treasury Regulations.

F. Monitor compliance with the applicable "temporary period" (as defined in the Code and Treasury Regulations) exceptions for the expenditure of proceeds of the issue and provide for yield restriction on the investment of such proceeds if such exceptions are not satisfied.

G. Ensure that investments acquired with proceeds of such issue are purchased at fair market value. In determining whether an investment is purchased at fair market value, any

applicable Treasury Regulation safe harbor may be used.

H. Avoid formal or informal creation of funds reasonably expected to be used to pay debt service on such issue without determining in advance whether such funds must be invested at a restricted yield.

I. Consult with bond counsel prior to engaging in any post-issuance credit enhancement transactions or investments in guaranteed investment contracts.

J. Identify situations in which compliance with applicable yield restrictions depends upon later investments and monitor implementation of any such restrictions.

K. Monitor compliance with six-month, 18-month or 2-year spending exceptions to the rebate requirement, as applicable.

L. Procure a timely computation of any rebate liability and, if rebate is due, to file a Form 8038-T and to arrange for payment of such rebate liability.

M. Arrange for timely computation and payment of "yield reduction payments" (as such term is defined in the Code and Treasury Regulations), if applicable.

Private Activity Concerns The following policies relate to the monitoring and tracking of private uses and private payments with respect to facilities financed with the Obligations.

The Compliance Officer will: A. Maintain records determining and tracking facilities financed with specific Obligations and the amount of proceeds spent on each facility.

B. Maintain records, which should be consistent with those used for arbitrage purposes, to allocate the proceeds of an issue and investment earnings to expenditures, including the reimbursement of pre-issuance expenditures.

C. Maintain records allocating to a project financed with Obligations any funds from other sources that will be used for otherwise non-qualifying costs.

D. Monitor the expenditure of proceeds of an issue and investment earnings for qualifying costs.

E. Monitor private use of financed facilities to ensure compliance with applicable limitations on such use. Examples of potential private use include:

- 1. Sale of the facilities, including sale of capacity rights; 2. Lease or sub-lease of the facilities (including leases, easements or use arrangements for areas outside the four walls, e.g., hosting of cell phone towers) or leasehold improvement contracts; 3. Management contracts (in which the Issuer authorizes a third party to operate a facility, e.g., cafeteria) and research contracts; 4. Preference arrangements (in which the Issuer permits a third party preference, such as parking in a public parking lot); 5. Joint-ventures, limited liability companies or partnership arrangements; 6. Output contracts or other contracts for use of utility facilities (including contracts with large utility users); 7. Development agreements which provide for guaranteed payments or property values from a developer; 8. Grants or loans made to private entities, including special assessment agreements; and 9. Naming rights arrangements.

Monitoring of private use should include the following:

- 1. Procedures to review the amount of existing private use on a periodic basis; and 2. Procedures for identifying in advance any new sale, lease or license, management contract, sponsored research arrangement, output or utility contract, development agreement or other arrangement involving private use of financed facilities and for obtaining copies of any sale agreement, lease, license, management contract, research arrangement or other arrangement for review by bond counsel.

If the Compliance Officer identifies private use of facilities financed with tax-exempt or tax-advantaged debt, the Compliance Officer will consult with the Issuer's bond counsel to determine whether private use will adversely affect the tax status of the issue and if so, what remedial action is appropriate. The Compliance Officer should retain all documents related to any of the above potential private uses.

Qualified Tax-Exempt Obligations If the Issuer issues qualified tax-exempt obligations in any year, the Compliance Officer shall monitor all tax-exempt financings (including lease purchase arrangements and other similar financing arrangements and conduit financings on behalf of 501(c)(3) organizations) to assure that the \$10,000,000 "Small Issuer" limit is not exceeded.

Federal Subsidy Payments The Compliance Officer shall be responsible for the calculation of the amount of any federal subsidy payments and the timely preparation and submission of the applicable tax form and application for federal subsidy payments for tax-advantaged obligations such as Build America Bonds, New Clean Renewable Energy Bonds and Qualified School Construction Bonds.

Reissuance The following policies relate to compliance with rules and regulations regarding the reissuance of Obligations for federal law purposes.

The Compliance Officer will identify and consult with bond counsel regarding any post-issuance change to any terms of an issue of Obligations which could potentially be treated as a reissuance for federal tax purposes.

Record Retention The following policies relate to retention of records relating to the Obligations Issued. The Compliance Officer will:

A. Coordinate with staff regarding the records to be maintained by the Issuer to establish and ensure that an issue remains in compliance with applicable federal tax requirements for the life of such issue.

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B. Coordinate with staff to comply with provisions imposing specific recordkeeping requirements and cause compliance with such provisions, where applicable.

C. Coordinate with staff to generally maintain the following:

1. The Transcript relating to the transaction (including any arbitrage or other tax certificate and the bond counsel opinion);
2. Documentation evidencing expenditure of proceeds of the issue;
3. Documentation regarding the types of facilities financed with the proceeds of an issue, including, but not limited to, whether such facilities are land, buildings or equipment, economic life calculations and information regarding depreciation.
4. Documentation evidencing use of financed property by public and private entities (e.g., copies of leases, management contracts, utility user agreements, developer agreements and research agreements);
5. Documentation evidencing all sources of payment or security for the issue; and
6. Documentation pertaining to any investment of proceeds of the issue (including the purchase and sale of securities, SLGs subscriptions, yield calculations for each class of investments, actual investment income received by the investment of proceeds, guaranteed investment contracts, and rebate calculations).

D. Coordinate the retention of all records in a manner that ensures their complete access to the IRS.

E. Keep all material records for so long as the issue is outstanding (including any refunding), plus seven years.

Continuing Disclosure

Under the provisions of SEC Rule 15c2-12 (the "Rule"), Participating Underwriters (as defined in the Rule) are required to determine that

issuers (such as the Issuer) have entered into written Continuing Disclosure Agreements to make ongoing disclosure in connection with Offerings subject to the Rule. Unless the Issuer is exempt from compliance with the Rule or the continuing disclosure provisions of the Rule as a result of certain permitted exemptions, the Transcript for each issue of related obligations will include a Continuing Disclosure Agreement executed by the Issuer.

In order to monitor compliance by the Issuer with its Continuing Disclosure Agreements, the Compliance Officer will, if and as required by such Continuing Disclosure Agreements:

A. Assist in the preparation or review of annual reports ("Annual Reports") in the form required by the related Continuing Disclosure Agreements.

B. Maintain a calendar, with appropriate reminder notifications, listing the filing due dates relating to dissemination of Annual Reports, which annual due date is generally expressed as a date within a certain number of days (e.g., 365 days) following the end of the Issuer's fiscal year (the "Annual Report Due Date"), as provided in the related Continuing Disclosure Agreements.

C. Ensure timely dissemination of the Annual Report by the Annual Report Due Date, in the format and manner provided in the related Continuing Disclosure Agreements, which may include transmitting such filing to the Municipal Securities Rulemaking Board ("MSRB") through the Electronic Municipal Market Access ("EMMA") System at www.emma.msrb.org in the format prescribed by the MSRB.

D. Monitor the occurrence of any "Material Event" (as defined in the Continuing Disclosure Agreements) and timely file notice of the occurrence of any such Material Event

in the manner provided under the Continuing Disclosure Agreements. To be timely filed, such notice must be transmitted within 10 days (or such other time period as set forth in the Continuing Disclosure Agreements) of the occurrence of such Material Event.

E. Ensure timely dissemination of notice of any failure to perform under a Continuing Disclosure Agreement, if and as required by the Continuing Disclosure Agreement.

F. Respond to requests or ensure that the Issuer Contact (as defined in the Continuing Disclosure Agreement) responds to requests, for information under the Rule, as provided in the Continuing Disclosure Agreements.

G. Monitor the performance of any dissemination agent(s) engaged by the Issuer to assist in the performance of any obligation under the Continuing Disclosure Agreements.

PASSED and ADOPTED by the City of Canton, South Dakota, this 15th day of April, 2024.

Mayor
ATTEST:
Finance Officer
DIALOGUE:

Mayor Lundstrom commented about the election turnout being better than last year and mentioned the Earth Day Cleanup on April 20th from 10am until noon.

Commissioner Larson advised that sales tax is up 7.04% from last year and 7.27% for the year.

ADJOURNMENT
Commissioner Garbers moved and Commissioner Larson seconded to adjourn. Unanimous Approval.

Tiffany VanDeKieft
Assistant Finance Officer

Warrants:
04-09-24: A-OK Sanitary Service, 1095.00, garbage; Appears/Servall, 139.84, uniforms; Applied Concepts Inc, 84.55, cable; Aramark, 180.76, cleaning supplies; AT&T Mobility,

531.77, cell phone; Bryan Rock Products Inc, 1946.39, agrilime; Burbach Aquatics Inc, 203769.40, phase 3 reimbursement; Canton Home & Farm Supply, 93.08, supplies; Center Point Large Print, 26.89, books; Central Square, 2011.99, maintenance; Cintas, 185.81, first aid supplies; Demco Inc, 179.51, supplies; Flexible Pipe Tool Company, 260.75, supplies; Gale/Cengage Learning, 167.32, books; JD's House of Trophies, 45.30, plaque; JSA Consulting Engineers, 42475.00, engineering; Kirbyside Car Wash, 94.25, car washes; Lacey Rentals Inc, 607.50, rental; Lookout Books, 255.40, books; Matheson Tri-Gas Inc, 175.77, rental; MidAmerican Books, 187.69, books; MidAmerican Energy Co, 103.16, heat; Midwest Tape, 163.20, books; NAPA Auto Part of Canton, 1260.29, repair; Overdrive Inc, 388.43, books; Pfeifer Implement Co Inc, 138.42, supplies; Pheasantland Industries, 478.01, notices; Plunketts Pest Control, 541.18, service; Ray O'Herron Co Inc, 497.25, supplies; SD Dept of Labor, 898.66, unemployment; Sioux Falls Networks, 137.50, service; Southeastern Electric Coop, 88.80, electricity; Southern Wine & Spirits, 968.78, wine; Stitches Embroidery, 2006.75, shirts; The Library Store, 101.01, books; Tri-State Aerial LLC, 2433.33, management fee; US Bank, 25928.75, bond interest; Wilson & Company Inc, 47050.00, service; Xcel Energy, 9690.86, electricity; Zomer Plumbing & Heating, 486.50, service.

PAYROLL BY DEPARTMENT:
Commission, 505.88; Finance Office, 11285.33; Public Building, 361.76; Police, 20010.46; Street, 12272.31; Rubble, 841.88; Sewer, 2724.05; Water, 3686.65; Recreation, 37.88; Parks, 2202.40; Library, 4547.35.

04-16-24: AFLAC, 863.55, insurance; Ameritas Life Insurance Co, 581.10, insurance; Farmers State

Bank, 42183.44, payroll; First Bank & Trust, 8650.58, social security; First Bank & Trust, 4604.49, federal withholdings; First Bank & Trust, 745.08, HSA; Kansas City Life Insurance, 166.25, insurance; LegalShield, 138.94, employee deductions; SDRS, 14632.98, retirement; SDRS Supplemental, 1605.00, retirement; Wellmark of SD, 14011.13, insurance.

04-16-24: Bluepeak, 126.99, internet; C&R Supply Inc, 27.86, supplies; Canton United Methodist Church, 125.00, election; Frieberg, Nelson & Ask, 2407.50, services; Jack's Uniforms & Equipment, 458.73, uniform; KLJ Engineering LLC, 5190.43, services; Karen Leffler, 250.00, election worker; Myra Leffler, 250.00, election worker; Matheson Tri-Gas Inc, 219.33, supplies; Sharon Mitchell, 250.00, election worker; LeeAnne Narum, 250.00, election worker; Pheasantland Industries, 80.55, envelopes; SD Division of Motor Vehicles, 19.20, title & plate fees; SD Municipal League, 250.00, registration fees; SD One Call, 55.65, locates; Debra Simunek, 250.00, election worker; Sioux Falls Networks, 59.00, services; Stensland Sand & Gravel, 815.46, gravel; Swank Movie Licensing Inc, 706.00, license; Shirley Temple, 250.00, election worker; Two Way Solutions Inc, 850.00, port; US Bank Equip Finance, 211.18, copier lease; Voyager Fleet Systems Inc, 1265.42, fuel; Xcel Energy, 1169.07, electricity; Zomer Plumbing & Heating, 209.10, service.

Published in the Sioux Valley News on April 25, 2024, at the total approximate cost of \$1083.42 and may be viewed free of charge at www.sdpublicnotices.com.

City of Harrisburg Meeting Minutes

Harrisburg City Council Unapproved Meeting Minutes

The regular meeting of the City Council was called to order on April 16, 2024 at 6:00 pm, with Mayor Derick Wenck presiding. Council members were Tom Anez, Matt Westerman, and Kevin Maxwell and Chris Kindt. Also present from the City were Deb Harris, Jill Johnke, Andrew Pietrus, Toby Huizenga, Monty Jenkins and Jason Thurston. A list of all others in attendance is on file at the city office.

Pledge of Allegiance was recited.

Public Comment: Landon Greenfield voiced concerns over the letter he received from the City about his drainage

Consent Agenda: Motion Kindt, seconded Maxwell to approve the consent agenda as presented. Upon roll call vote; all present in favor

1. Approval of Agenda
2. Approved April 9, 2024 City Council Meeting Minutes
3. Approval of April 16, 2024 Claims
4. Approved payment to Mary McClung – election worker \$250.00
5. Approved and authorized Mayor to sign abatement – Tiger Estates Development Parcel 270.63.75.C100 in the amount of \$5.64
6. Drinking Water Certificates
7. Approved Library Surplus A & B Business \$141.05; Apriver

\$106.75; Banner Assoc \$1,534.50; Bryan Rock Prod \$3,770.97; Butler Machinery \$736.17; CHS \$9,200.36; City of Harrisburg \$1,479.89; Creekside Place \$92,897.15; Dakota Fluid Power \$1,770.95; Dakota Inflatables \$2,394.75; Distinct Auto Glass \$240.00; Episky Display LLC \$5,000.00; Grainger \$2,966.75; Harrisburg Heritage \$6,235.95; HDL LLC \$9,266.78; Hireclck \$298.00; Home Definition \$25.00; Iwork \$5,900.00; Light & Siren \$288.98; Linc City Treasurer \$3,685.78; Matheson Tri-Gas \$63.83; McClung, Mary \$250.00; MidAmerican Energy \$1,482.15; Midco \$162.02; NAPA Auto Parts \$748.85; Novak Sanitary Service \$361.49; Olson, Virginia \$1,500.00; Pheasantland Ind \$603.13; Rural Route 1 Services \$232.29; Sanitation Products \$697.81 SDPAA \$307.59; Skogen, Gary \$4,290.21; South Dakota 811 \$200.55; Stockwell Engineers \$571,954.53; Sunbelt Rentals \$305.90; T & R Contracting \$142,527.45; Titan Machinery \$3,994.15; Toshiba \$336.72; Traffic Solutions \$10,192.88; USA Bluebook \$420.61; Wealth Management \$366,359.90; White Glove Cleaning \$247.50

Business Item 1. Motion Anez, seconded Maxwell to approve April 9, 2024 Election Results. Roll call; Anez

– abstains, Maxwell – aye, Westerman – aye, Kindt – aye.

Business Item 2. Motion Kindt, seconded Maxwell to approve Ordinance 2024-03 rezoning property at 408 N Cliff from General Business to Heavy Industrial and at 27246 475th Ave from A-1 Agricultural to Heavy Industrial and amend the zoning map. Upon roll call vote; all in favor.

Business Item 3. Motion Maxwell, seconded Kindt to approve advertisement for bids for the asphalt paving and concrete repairs – Homesites Addition. Upon roll call vote; all in favor.

With no further business, a motion was made by Kindt seconded Maxwell to adjourn the city council meeting at 6:28 pm. Upon roll call, all members present in favor.

The next regular meeting of the Harrisburg City Council will be held at 6:00 pm on Tuesday, May 7, 2024.

Submitted by Jill Johnke, Deputy Finance Officer

Published in the Sioux Valley News on April 25, 2024, at the total approximate cost of \$39.78 and may be viewed free of charge at www.sdpublicnotices.com.

Notice of Election

NOTICE OF SCHOOL BOARD ELECTION HARRISBURG SCHOOL DISTRICT #41-2

A school district election will be held on May 7, 2024, in all voting precincts in School District #41-2, Harrisburg, South Dakota. If the polls cannot be opened because of bad weather, the election may be postponed one week.

The election polls will be open from seven o'clock a.m. to seven o'clock p.m. central standard time on the day of the election.

At the election, the following offices will be voted upon: One (1), three-year term for school board members residing anywhere within the district.

The following candidates have filed petitions for the above vacancy:

Patrick Foley
Jay W. Hutton

The polling place in each precinct of this district is as follows:

For residents residing in the City of Sioux Falls and Delapre Township, the polling place located at Harrisburg

North Middle School, 2201 West 95th Street, Sioux Falls, SD.

And, For residents residing in the City of Harrisburg, and the following Townships: Springdale, Dayton, LaValley, Lynn, and Perry, the polling place will be the Community Room located at the Liberty Elementary School, 200 Willow Street, Harrisburg, SD.

Voters with disabilities may contact the Business/HR Manager for information and special assistance in absentee voting or polling place accessibility.

Jennifer Conway
Business/HR Manager
Harrisburg School #41-2
Lincoln County
Harrisburg, SD 57032

Published in the Sioux Valley News on April 25 and May 2, 2024, at the total approximate cost of \$37.91 and may be viewed free of charge at www.sdpublicnotices.com.

Notice of Application

NOTICE OF AIR QUALITY CONSTRUCTION PERMIT MODIFICATION APPLICATION

The South Dakota Department of Agriculture and Natural Resources (DANR) has received and reviewed the application for a modification to an air quality construction permit for the following applicant:

APPLICANT NAME: East Dakotas Renewable Energy, LLC
FACILITY LOCATION: Centerville, South Dakota

The air quality construction permit will be modified to remove state emissions limits, update the units, update the generator unit description, change reporting requirements, change sulfur content testing requirements, and change the sulfur dioxide hourly limit to a sulfur content limit in biogas. The following processes and units are included in the permit modification:

1. Unit #1 – Four anaerobic digesters and one high Btu plant, with a maximum operating rate of 1,200 standard cubic feet per minute;
2. Unit #2 – 2021 Generac generator, fueled with natural gas and with a maximum operating rate of 729 horsepower or 500 kilowatts;
3. Unit #3 – 2021 Perennial Energy flare with a maximum operating rate of 47.36 million Btus per hour; and
4. Unit #4 – 2021 Perennial Energy thermal oxidizer fueled with natural gas and with a maximum operating

rate of 5.46 million Btus per hour.

A review of the modification indicates that East Dakotas Renewable Energy, LLC can still operate in compliance with South Dakota's Air Pollution Control rules and the federal Clean Air Act. DANR, therefore, recommends that the Board of Minerals and Environment modify East Dakotas Renewable Energy, LLC's existing air quality construction permit with conditions to ensure compliance with South Dakota Codified Laws (SDCL) 34A1 and the federal Clean Air Act.

In accordance with the Administrative Rules of South Dakota (ARSD) 74:36:20:11, any person desiring to comment on DANR's draft permit conditions related to the permit modification must submit written comments to the address by close of business on the thirtieth day of this public notice. Comments may be directed to the following mailing address: Teresa Williams; PMB 2020; Department of Agriculture and Natural Resources; 523 East Capitol; Pierre, South Dakota 57501. DANR will consider and address all comments submitted and issue a final permit decision pursuant to ARSD 74:36:20:13. DANR will notify the applicant and each person that submitted written comments or requested notice of DANR's final permit decision, including notification of any changes to the permit based on the comments.

Any person desiring to contest the

issuance of this permit and have a contested case hearing must file a petition, which complies with ARSD 74:09:01:01. This petition must be filed either by close of business on the thirtieth day of this public notice or, if that person submits comments on DANR's draft permit pursuant to the paragraph above, within thirty days of receiving notice of DANR's final permit decision. Upon receipt of a petition, DANR will schedule this matter for a contested case hearing before the Board of Minerals and Environment.

If no comments or objections are received by close of business on the thirtieth day of this public notice, the draft permit becomes the final permit decision and the permit will be issued.

Copies of DANR's draft permit conditions and other information may be obtained from Teresa Williams, at the above address or telephone at (605) 773-3151 or the One-Stop Public Notice Page at:

<https://danr.sd.gov/public/default.aspx>

Hunter Roberts, Secretary
Department of Agriculture and Natural Resources

Published in the Sioux Valley News on April 25, 2024, at the total approximate cost of \$44.46 and may be viewed free of charge at www.sdpublicnotices.com.

City of Harrisburg Notices

CITY OF HARRISBURG NOTICE OF PUBLIC HEARING PLANNING COMMISSION

Notice is hereby given that the City of Harrisburg Planning Commission will hold a Public Hearing on May 14, 2024, at the hour of 6:00 p.m. or shortly thereafter at the Liberty School Board Room, 200 E Willow Street, Harrisburg, SD to receive public input regarding amendments to Section 3 and Section 8, Recreational Facilities, of the City of Harrisburg Zoning regulations.

The Planning Commission invites all interested people to attend and offer their comments. Those unable to attend may submit comments in writing, prior to the hearing, to: City of Harrisburg Planning & Zoning, PO Box 26, Harrisburg, SD 57032. In compliance with the Americans with Disabilities Act (ADA), if you need special assistance to participate in this hearing, please contact the City Planning & Zoning office at (605) 646-

1344. Anyone who is deaf, hard-of-hearing or speech-disabled may utilize Relay South Dakota at (800) 877-1113 (TTY/Voice). Notification 48 hours prior to the hearing will enable the City to make reasonable arrangements to ensure accessibility to this hearing.

Published in the Sioux Valley News on April 25, 2024, at the total approximate cost of \$15.21 and may be viewed free of charge at www.sdpublicnotices.com.

CITY OF HARRISBURG NOTICE OF PUBLIC HEARING PLANNING COMMISSION

Notice is hereby given that the City of Harrisburg Planning Commission will hold a Public Hearing on May 14, 2024, at the hour of 6:05 p.m. or shortly thereafter at the Liberty School Board Room, 200 E Willow Street, Harrisburg, SD to receive public input regarding amendments to Section 4.9, Signs, of the City of

Harrisburg Zoning regulations.

The Planning Commission invites all interested people to attend and offer their comments. Those unable to attend may submit comments in writing, prior to the hearing, to: City of Harrisburg Planning & Zoning, PO Box 26, Harrisburg, SD 57032. In compliance with the Americans with Disabilities Act (ADA), if you need special assistance to participate in this hearing, please contact the City Planning & Zoning office at (605) 646-1344. Anyone who is deaf, hard-of-hearing or speech-disabled may utilize Relay South Dakota at (800) 877-1113 (TTY/Voice). Notification 48 hours prior to the hearing will enable the City to make reasonable arrangements to ensure accessibility to this hearing.

Published in the Sioux Valley News on April 25, 2024, at the total approximate cost of \$14.82 and may be viewed free of charge at www.sdpublicnotices.com.

Notice of Annual Meeting

NOTICE OF ANNUAL MEETING AND ELECTION OF ELMEN PLACE ROAD DISTRICT

Please take notice that the annual meeting of the Elmen Place Road District will be held on Tuesday, May 7, 2024, at 6:30 o'clock p.m. The meeting will be held at 26994 Elmen

Place, Sioux Falls, SD. The election of a trustee for a 3-year term on the Board of Trustees shall occur at the annual meeting. Nathan Omanson has filed a petition seeking election to the office of Trustee.

ELMEN PLACE ROAD DISTRICT /s/ Nathan Omanson

Secretary

Published in the Sioux Valley News on April 25, 2024, at the total approximate cost of \$8.97 and may be viewed free of charge at www.sdpublicnotices.com.

Ordinance No 2024-03

1st Reading: April 9, 2024
2nd Reading: April 16, 2024
Date Adopted: April 16, 2024
Date Published: April 25, 2024
Date Effective: May 15, 2024

ORDINANCE NO. 2024-03

AN ORDINANCE OF THE CITY OF HARRISBURG, SD, REZONING PROPERTY AT 408 N CLIFF AVENUE FROM THE GB GENERAL BUSINESS DISTRICT TO THE HI HEAVY INDUSTRIAL DISTRICT AND AT 27246 475TH AVENUE FROM A-1 AGRICULTURAL TO HI HEAVY INDUSTRIAL AND AMENDING THE OFFICIAL ZONING MAP OF THE CITY OF HARRISBURG.

BE IT ORDAINED BY THE CITY OF HARRISBURG, SD:

The E 122.33' and the S 279.09' of Tract 20 Industrial Park Addition, City of Harrisburg, Lincoln County, SD, located at 408 N Cliff Avenue, is hereby rezoned from the GB General

Ordinance No 2024-03

Business District to the HI Heavy Industrial District and the official zoning map of the City of Harrisburg is amended to include the rezoning; and The E 19.64' and the N 84.46' of the S 300' of the W 300' of the W 1/2 of the NW 1/4 of Section 36, Township 100 N, Range 50 W, 5th P.M., City of Harrisburg, Lincoln County, SD, located at 27246 4 75th Avenue, is hereby rezoned from the A-1 Agricultural District to the HI Heavy Industrial District and the official zoning map of the City of Harrisburg is amended to include the rezoning.

Date adopted: April 16, 2024

Derick Wenek, Mayor
Attest: Deb Harris,
Finance Officer

Published in the Sioux Valley News on April 25, 2024, at the total approximate cost of \$19.11 and may be viewed free of charge at www.sdpublicnotices.com.

Notice of Application

NOTICE OF APPLICATION FOR TITLE V AIR QUALITY OPERATING PERMIT

The South Dakota Department of Agriculture and Natural Resources (DANR) has received and reviewed the application for a Title V air quality operating permit for the following applicant:

APPLICANT NAME: East Dakotas Renewable Energy, LLC
FACILITY LOCATION: Centerville, South Dakota

The Title V air quality operating permit will allow the operation of the following processes and units:

1. Unit #1 – Four anaerobic digesters and high Btu plant which has a maximum operating rate of 1,200 standard cubic feet per minute;
2. Unit #2 – 2021 emergency generator, fueled with natural gas and with a maximum operating rate of 729 horsepower or 500 kilowatts;
3. Unit #3 – 2021 Perennial Energy flare with a maximum operating rate of 47.36 million Btus per hour; and
4. Unit #4 – 2021 Perennial Energy thermal oxidizer, fueled with natural gas, and with a maximum operating rate of 5.46 million Btus per hour.

A review of this application indicates East Dakotas Renewable Energy, LLC can operate the renewable natural gas production facility in compliance with South Dakota's Air Pollution Control rules and the federal Clean Air Act. DANR, therefore, recommends that the Board of Minerals and Environment issue a Title V air quality operating permit to East Dakotas Renewable Energy, LLC with conditions to ensure compliance with South Dakota Codified Laws (SDCL) 34A1 and the federal Clean Air Act.

In accordance with the Administrative Rules of South Dakota (ARSD) 74:36:05:17, any person desiring to comment on DANR's draft permit conditions must submit written comments to the address below by close of business on the thirtieth day of this public notice. Comments may be directed to the following mailing

address: Teresa Williams; PMB 2020; Department of Agriculture and Natural Resources; 523 East Capitol, Pierre, South Dakota 57501. DANR will consider and address all comments submitted and issue a final permit decision pursuant to ARSD 74:36:05:18. DANR will notify the applicant and each person that requested notice or submitted written comments of DANR's final permit decision, including notification of any changes to the permit based on the comments.

Any person desiring to contest the issuance of this permit and have a contested case hearing must file a petition, which complies with ARSD 74:09:01:01. This petition must be filed either by close of business on the thirtieth day of this public notice or, if that person submits comments on DANR's draft permit pursuant to the paragraph above, within thirty days of receiving notice of DANR's final permit decision. Upon receipt of a petition, DANR will schedule this matter for a contested case hearing before the Board of Minerals and Environment.

If no comments or objections are received by close of business on the thirtieth day of this public notice, the draft permit becomes the final permit decision and the proposed permit will be submitted to EPA for review.

Copies of DANR's draft permit conditions and other information may be obtained from Teresa Williams, at the above address, telephone at (605) 773-3151 or the One-Stop Public Notice Page at:

<https://danr.sd.gov/public/default.aspx>

Hunter Roberts, Secretary
Department of Agriculture and Natural Resources

Published in the Sioux Valley News on April 25, 2024, at the total approximate cost of \$42.12 and may be viewed free of charge at www.sdpublicnotices.com.

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HELP WANTED - FULL TIME
 The Farm Service Agency has a Permanent Full Time Program Technician vacancy in the Lincoln County Office located in Canton, SD. Opening date is April 15, 2024 and the closing date is April 26, 2024. To view this vacancy announcement and apply for this vacancy, please visit www.usajobs.gov.
 FSA is an Equal Opportunity Provider and Employer.

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
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C-Hawks Host Canton Relays

The Canton C-Hawk boys and girls track teams hosted the Canton Relays and both teams finished in 3rd place with one first place finisher on the girls team when Jayrn Warejcka won the long jump with a leap of 16'7.5 and in the discus Jenna VandeWeerd won with a throw of 115'1. On the boys team Julius Moore finished with 2 individual 1st place finishes in the long jump with the winning leap of 19'11 along with a 23.39 time in the 200 meter dash. Moore also ran in the winning 4x200 meter relay with Carson Metzger, Cain Wallner, Moore and Landon Dominisse when they won the event in the winning time of 1:35.40.

Canton Relays Boys Results:
Long Jump- Moore 19'11 1st; Micah Decker 14'1
High Jump- Bil Yuek 3rd
Shot- Wallner 42'1.5 3rd; Canaan McCracken 36'7.5; Tyler Rozeboom 38'5.5; Cam Winter 36'1.5; Gavin Neu 33'4
Discus- Ryan Kuper 115'2 5th; Jeremy Eich 97'1; Pierce Mastalir 89'7; Rozeboom 89'1; Colin Gustad 85'3; Tyler Lease 81'5
Javelin- Wallner 132'8 4th; Alex

Rhead 107'1; McCracken 106'7; Caleb Hofer 105'2
100- Dominisse 11.37 3rd; Metzger 12.07; McCracken 12.61; Zach Bartels 12.63; Hofer 13.29
200- Moore 23.39 1st; Dominisse 23.80 3rd; Metzger 24.79 5th; Yuek 24.91 7th; Bartels 26.06
400- Eli Anderson 55.96 3rd; Yuek 57.47 5th; Biruk VanDeStroet 58.66 6th; Jarius Battese 58.82 7th
800- Wyatt Tuntland 2:57; Damian Gardner 3:11
1600- Ryland Richardson 5:41; Tuntland 6:12; Gardner 6:19
4x100- 45.85 2nd (Metzger, Wallner, Moore, Dominisse)
4x200- 135.40 1st (Metzger, Wallner, Moore, Dominisse)
4x400- 3:52 5th (VanDeStroet, Yuek, Battese, E. Anderson)
Sprint Medley- 4:27 6th (Hofer, Mastalir, Decker, Richardson)
Canton Relays Girls Results:
Long Jump- J. Warejcka 16'7.5 1st; Gracie Turbes 13'0.5; Brooke Warejcka 13'0.5; Josie Nelson 11'7
Triple Jump- Turbes 30'6 6th; Avayla Jaacks 29'1.5; Aubrey Deurmier 29'3'5; Abby Dose 29'4;
Shot- Danica Rozeboom 35'9.5 2nd; Jenna VandeWeerd 31'4.5;

Kori Wallner 30'6.75; Finley Kroger 26'1; Tessa Thompson 27'5; Nya Yuek 23'5; Kaylee Dean 22'7.5
Discus- VandeWeerd 115'1 1st; Wallner 91'0 6th; Rozeboom 86'1; Yuek 70'3; Thompson 59'3; Dean 57'3; Kroger 63'2
Javelin- J. Warejcka 97'11 1st; VandeWeerd 79'8; Autumn Ask 86'2; Rozeboom 83'7; Wallner 57'3; Jordan Rhead 64'11; Kara Dose 67'3; Anna Folkens 50'7; Nayeli Ortega 43'1; Lakyen Qualseth 51'6; Francine Reyes 53'6; Marin Rhode 58'7; B. Warejcka 54'10; Yuek 52'6
100H- J. Warejcka 15.8 3rd; Camryn Skiles 16.8 5th; B. Warejcka 17.0; Rhode 18.2; Sara Schroder 18.3; Jordan Rhead 20.6
300H- Camryn Skiles 53.7; Sara Schroder 54.1; B. Warejcka 56.3; Rhode 56.4; Brynn Oakland 56.5; Kiley Dose 62.3; Rhead 59.6
100- Qynn Van Bockern 13.8; Oakland 14.4; Brylee Sieler 14.9; Chanel Godlevsky 15.1; Ortega 15.5; Josie Skiles 16.7; Cayrli Stearns 15.8
200- Jaacks 28.5; Van Bockern 28.6; Oakland 31.5 Reyes 31.8; Sieler 31.2
400- Van Bockern 70.7 3rd; Godlevsky 72.3 5th; Qualseth 77.8; Sieler 76.8; J. Skiles 86.0
800- Abby Dose 2:55.5 6th; Kara Dose 3:08.6; Emma Bockelman 3:10.2; Folkens 3:26.0; Clair Baumann 3:15.3
1600- Ava Sletten 6:09.2 6th; Grace Gannon 6:14.7; Jewel Gannon 6:35.4; Baumann 7:21.2; Cardi Adams 7:04.9; Bockelman



7:14.9; Hailey Strand 7:28.7; Hannah Fong 7:39.2
3200- G. Gannon 13:41.4 3rd; J. Gannon 14:33.4 5th; Strand 16:46.8 6th
4x100- 53.6 3rd (Van Bockern, Jaacks, C. Skiles, J. Warejcka)
4x200- 2:03.1 3rd (Deurmier, Alyssa McCracken, Turbes, Reyes)
4x400- 4:35.7 4th (Jaacks, C. Skiles, Godlevsky, Jayla York)
4x800- 11:23.7 3rd (Sletten, G.Gannon, Abby Dose, York)
Medley Relay- 5:10.3 2nd (McCracken, Deurmier, Turbes, York)



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