HG -2025

STATE OF MISSOURI

ea.

January Session of the January Adjourned

Term. 2025

**County of Boone** 

In the County Commission of said county, on the

23rd

day of January

**20** 25

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

Now on this day, the County Commission of the County of Boone does hereby approve the award of Amendment #5 to County Contract C000285 from 49-27OCT08 for Financial and Compliance Auditing Services with RubinBrown LLP of St. Louis, Missouri for the Boone County Auditor's Office. The contract amendment is set-out in the attached and the Presiding Commissioner is authorized to sign the same.

Done this 23rd day of January 2025.

ATTEST:

Brianna L. Lennon

Clerk of the County Commission

Kip Kendrick

Presiding Commissioner

Justin Aldred

District I Commissioner

Janet M. Thompson

# **Boone County Purchasing**

Liz Palazzolo, CPPO, C.P.M. Senior Buyer



555 S. Tom Bass Road Columbia, MO 65202 Phone: (573) 886-4392

#### **MEMORANDUM**

TO: FROM: Boone County Commission Liz Palazzolo, Senior Buyer

DATE:

January 14, 2025

RE:

Amendment #5 to Contract C000285 from 49-27OCT08 - Financial and

Compliance Auditing Services for the Boone County Auditor's Office

Purchasing requests approval for Amendment #5 to contract C000285 awarded from County RFP 49-27OCT08 for Financial and Compliance Auditing Services for the Boone County Auditor's Office. The original contract was established February 05, 2009 through Commission Order 36-2009.

Amendment #5 adds four audit years and related contract renewals ranging from audits for Fiscal Year ending December 31, 2024 through Fiscal Year ending December 31, 2027. Four associated contract renewals are added allowing the contract to be renewed year-to-year through 12/31/2028.

Payment will reference this coding:

• 1190 – General Fund Non-Departmental/71101 – Professional Services: \$103,900.00

/lp

c: Contract File

01/09/25 RQST DATE

# PURCHASE REQUISITION BOONE COUNTY, MISSOURI

13642	RubinBrown LLP	49-27OC <b>T</b> 08
VNDR#	VENDOR NAME	BID#
Ship to Dept #:	1190	Bill to Dept #: 1190

Dept	Account	Item Description	Qty	Unit Price	Amount
		Financial and Compliance Audit for Fiscal Year Ending		1	
1190	71101	12/31/2024	1	\$103,900,00	\$103,900,0
					\$0.0
			J.		\$0.0
	-				\$0.0
					\$0.0
					\$0.0
					\$0.0
	ļ				\$0.0
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					\$0.0
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					\$0.0
					S0 C
					\$0.0
					\$0.0
					\$0.0 103,900.00

GRAND TOTAL: 103,900.00

I certify that the goods, services or charges above specified are necessary for the use of this department, are solely for the benefit of the county, and have been procured in accordance with statutory bidding requirements

Approving Official

Auditor Approval

Commission Order #: 46-

46-2025

Date: 1/23/2025

#### CONTRACT AMENDMENT NUMBER FIVE FINANCIAL AND COMPLIANCE AUDITING SERVICES For the BOONE COUNTY AUDITOR'S OFFICE

County contract # C000285 awarded from 49-27OCT08 dated February 05, 2009, made by and between Boone County, Missouri and RubinBrown LLP for and in consideration of the performance of the respective obligations of the parties set forth herein, is amended as follows:

1. **REVISE** the Contract Period to include four (4) additional one-year renewals as further referenced in the attached proposal dated **January 6, 2025** from **Ted Williamson** on behalf of the Contractor which shall be incorporated into the contract by reference as **Amendment #5** – **Attachment One**.

Audit Year – Fiscal Year Ending	Fees		
December 31, 2024	\$103,900.00		
December 31, 2025	\$107,900.00		
December 31, 2026	\$112,200.00		
December 31, 2027	\$116,700.00		

2. All other terms, conditions and prices of the original contract as previously amended or revised shall remain the same and apply hereto.

IN WITNESS WHEREOF the parties through their duly authorized representatives acknowledge termination of said contract.

RUBINBROWN LLP	BOONE COUNTY, MISSOURI
by Hilliamson.  82282F71B8F44A7  title Partner	by: Boone County Commission  DocuSigned by:  57400BED98434D4  Presiding Commissioner
APPROVED AS TO FORM:  Decusioned by:  7D71DEAEB9D74DD.  County Counselor	ATTEST:  Signed by:  Brianna Lumon  D267E242BFB948C  County Clerk

#### AUDITOR CERTIFICATION

In accordance with RSMo 50.660, I hereby certify that a sufficient unencumbered appropriation balance exists and is available to satisfy the obligation(s) arising from this contract. (Note: Certification of this contract is not required if the terms of this contract do not create a measurable county obligation at this time.)

1190/71101: \$103,900.00

Nyle Rieman	1/16/2025	
EB91DB24AAAC49D		3
Ci amatayaa	Data	A

Signature

STATE OF MISSOURI

January Session of the January Adjourned

Term. 205

**County of Boone** 

ea.

In the County Commission of said county, on the

23rd

day of January

**20** 25

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

Now on this day, the County Commission of the County of Boone does hereby approve the attached Annual Consultant Service Agreements with Barlett & West.

Terms of the agreement are stipulated in the attached document. It is further ordered the Presiding Commissioner is hereby authorized to sign the agreement.

Done this 23rd day of January 2025.

ATTEST:

Brianna L. Lennon

Clerk of the County Commission

Kip Kendrick

Presiding Commissioner

Justin Aldred

District I Commissioner

Janet M. Thompson

# Commission Order GENERAL CONSULTANT SERVICES AGREEMENT

Date 01.23.2025

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

- 1. **Agreement duration** This contract shall be in effect beginning January 1, 2025, or the date of full execution; which ever is later and run through the calendar year ending on December 31, 2025. This agreement may be terminated in accordance with the terms and conditions set forth in this agreement.
- **Services** As authorized by the Owner in writing, the Consultant shall provide the Owner all engineering, surveying, and other professional services for the benefit of the Owner as prescribed by the Owner based upon requests for proposals for projects assigned during the term of this agreement and the Consultant shall provide the Owner, as applicable, with the services, reports, studies, surveys, plans, specifications, and other work required by the Owner's request for proposal. Consultant agrees to provide all such services in a timely manner as established by the Owner in writing for each assigned project, or in the absence of the designation, within a reasonable time after receipt of Owner directives. Consultant agrees to provide services by and through qualified personnel under standards and conditions generally accepted by professionals in the field or occupations for which services are provided. Services shall be provided based only upon requests for proposals provided to the Consultant by the Owner or Owner's representative and to which the Consultant prepares and submits a written proposal for services which is approved by the Owner in writing. No work shall be performed, nor shall compensation be paid for Consultant work performed without an Owner approved written proposal for professional services. Proposals for services shall be in written form, as required by the request for proposal, and shall be specifically responsive to the criteria provided by the Owner in its request for proposal. All work performed by the Consultant, based upon Owner approved proposals submitted by the Consultant, shall be subject to the terms and conditions of this agreement unless otherwise specifically agreed upon by the Owner and Consultant in writing. All proposals for work submitted by the Consultant to the Owner for work shall at a minimum contain the following:
  - 2.1 **Scope of Services** Each proposal for services shall contain a detailed description of work to be performed by the Consultant. When the Owner provides the Consultant with a written and/or graphic request for proposal, the Consultant's proposal shall be responsive to the request with the same or greater level of specificity required by the request for proposal. The Consultant shall specifically identify services which are included as basic services and those services which are excluded from basic services in the proposal. Services which the Consultant does not identify as excluded from basic services under the proposal and which are necessary for successful completion of the work in the judgment of the Owner shall be presumed to be a part of basic services under the proposal. If a request for proposal requires the Consultant to provide optional services, the Consultant's proposal shall respond to the options requested or provide reasons why the Consultant cannot provide or respond to the request for optional services.

- 2.2 **Time for Completion** Each proposal for services shall contain a detailed description of the estimated time to complete each task or item of work to be performed by the Consultant under the proposal. When the Owner provides the Consultant with a written and/or graphic request for proposal, the Consultant's proposal shall be responsive to any request for estimated or maximum completion times for work with the same or greater level of specificity required by the request for proposal.
- 2.3 Compensation - Each proposal for services shall state the basis of compensation on either: (1) an hourly fee plus expense basis with a statement of maximum compensation to be charged, or, (2) a lump sum payment of compensation for all work to be performed, or, (3) a payment based upon unit prices. Proposals for compensation for an hourly fee plus expense basis shall provide detailed time and expense estimates to support a maximum contract amount to be charged and shall be consistent with the hourly rates, unit prices and reimbursement rates made a part of this agreement by reference in paragraph two (2) below. When the Owner or Owner's representative requests the Consultant to provide work on an hourly fee plus expense basis, the Consultant's proposal shall be responsive to the request and shall not propose payment on another basis unless otherwise authorized. Unit price proposals shall identify and estimate the quantity of units as a part of the proposal when they can be identified and estimated, or as necessary in response to a particular request for proposal requesting such information. Each proposal for services shall also state a proposed payment schedule at a frequency no greater than monthly in such amounts as are consistent with amount of work to be performed and billed. Reimbursable expenses proposed shall be specifically identified and estimated as a part of the proposal with a statement of the maximum amount to be charged unless the Owner's request for proposal specifies otherwise.
- 2.4 **Signatures** Consultant proposals for services under this agreement shall be signed and dated by the Consultant or an authorized representative of the Consultant (as applicable), and shall be considered binding offers to contract open for acceptance by the Owner for an indefinite duration unless limited in the proposal or withdrawn prior to acceptance by the Owner. All proposals for services under this agreement shall be on forms approved by the Owner; use of the signature block shown in this agreement on a proposal for services shall be considered an adequate signature block. In the absence of an Owner provided form, the signature block shall contain a signature line for Boone County, Missouri by its Presiding Commissioner, a signature line for attestation by the County Clerk, a signature line approving the proposal by the Director of Resource Management, and a signature line for the County Attorney approving the proposal as to legal form. In addition, the signature block shall contain a line for insertion of the date the proposal is approved by the Owner.
- 3. **Compensation** In consideration for the Consultant's provision of services under this agreement, the Owner agrees to compensate the Consultant for services rendered in accordance with the hourly rates, unit prices and reimbursement rates for expenses set forth in the schedule for hourly rates and expense charges to be in effect for the calendar year of this agreement which is either attached to this agreement or maintained on file with the Boone County Resource Management Department and is hereby incorporated by reference. No increases in the rates and charges set forth in the attached schedule shall be permitted for this calendar year without the written authorization of the Owner. Payments shall be made within thirty (30) days of receipt of

invoice by the Owner. Invoices shall be submitted periodically as mutually agreed upon by the Owner and Consultant, or in the absence of such agreement, upon completion of the work constituting the task or project for which services are provided. Invoices for services on an hourly fee plus expense basis shall individually describe the task or project by name, show hours expended by classes of personnel in increments of not less than one-half hour and rates applied, as well as describe work performed during the invoice period; reimbursable expenses shall be itemized. Invoices for services performed on a unit price basis shall identify the task or project by name. identify and quantify units charged for services during the invoice period. Invoices for services on a lump sum basis shall identify the task or project by name and the invoiced amount. Periodic invoices shall not exceed the amounts permitted in the Consultant's proposal approved by the Owner. The Owner reserves the right to withhold payment for inadequately documented invoices until documented as required herein. The Owner further reserves the right to withhold payments for unperformed work or work not performed on a timely basis in accordance with the Consultant's proposal when delays in performance of services are not attributable to the Owner, or as a result of a billing dispute between the Owner and Consultant. However, Owner agrees to pay interest at a rate of nine percent (9%) annum on any disputed billed amounts for which payments are withheld beyond thirty (30) days of invoice if and to the extent that those disputed amounts are resolved in favor of the Consultant.

- 4. **Owner Responsibilities -** Owner agrees to furnish Consultant with all current and available information for each task or project assigned to Consultant, along with any information necessitated by changes in work or services initiated by the Owner which may affect services rendered thereunder.
- 5. **Coordination of Work and Work Product** Consultant shall coordinate all work with the Owner's designated representative for each task or project assigned to Consultant and submit to the Owner's representative all work product in written or graphic form (and in electronic form if requested) as applicable or required. All reports, surveys, test data, memoranda, samples, plans, specifications, and other documents or materials submitted by or to the Owner shall be considered the property of the Owner. When available and requested by the Owner, work product shall be provided in electronic form at actual cost in media compatible for use with Owner software and equipment.
- 6. **Insurance** Consultant shall procure and maintain professional liability insurance in such amounts as are deemed mutually agreeable to the parties and approved by the Owner or the Owner's representative in writing within thirty (30) days of this Agreement. Consultant shall also maintain general public liability insurance with coverage's no less than \$2,000,000.00 per occurrence, and worker's compensation insurance as required by state law. Failure of Consultant to obtain or maintain such insurance during this contract, or to provide proper proofs thereof upon request of the Owner, shall not diminish, waive or otherwise reduce the Consultant's obligations to maintain such insurance coverage and Consultant shall indemnify and hold the Owner and all its personnel harmless from and against any and all claims, damages, losses and expenses, including reasonable attorney's fees and litigation costs, arising out of or resulting from the performance of services, provided that any such claim, damage, loss or expenses, is caused in whole or in part by the negligent act, omission and or liability of the Consultant, its agents or employees. The Consultant shall provide the Owner with certificates of insurance exhibiting the

coverage as specified above within thirty (30) days of execution of this agreement and thereafter within five (5) working days after request by the Owner. All certificates of insurance shall contain provision that insurance provided shall not be canceled or altered except upon ten (10) days written notice to the Owner.

- 7. **Delegation and Subcontracting -** Unless otherwise proposed and approved in the Consultant's proposal for services, the Consultant shall not delegate or subcontract any work to be performed by the Consultant under this agreement to any other person, business or entity without the express advance written approval of the Owner for such delegation or subcontract work.
- 8. **Records and Samples** To the extent not otherwise transferred to the Owner's possession, Consultant agrees to retain and provide the Owner with reasonable access to all work product, records, papers and other documents involving transactions and work related to or performed under this agreement for a period of three (3) years after this agreement expires. When services involve testing or sampling, Consultant agrees to either retain all test products or samples collected by or submitted to Consultant or return same to the Owner as mutually agreed upon. In absence of agreement, Consultant shall not dispose of test samples or products without notice to or consent by the Owner or the Owner's representative.
- 9. Additional Services No compensation shall be paid for any service rendered by the Consultant considered an additional service beyond the scope of services approved by the Owner unless rendition of that service and expense thereof has been authorized in writing by the Owner in advance of performance of such service. Any additional services performed by the Consultant prior to such authorization by the Owner shall be deemed a part of basic services for work performed under an Owner approved proposal for services governed by this agreement, whether enumerated in this agreement or not, for which the Consultant shall be entitled to no additional compensation.
- 10. Owner Authorization -When the term Owner is used in this agreement, it shall mean the government of Boone County, Missouri or the Boone County Commission, as the context requires. Authorization by the Owner shall mean authorization obtained by recorded majority vote of the Boone County Commission. It is further understood and agreed that no person or party is authorized to bind the Owner to any proposed agreement for services under the auspices of this agreement without having obtained the prior approval of the Boone County Commission by recorded majority vote for such authorization. In this regard, it is understood and agreed that the Consultant shall not be entitled to rely upon verbal or written representations by any agent or employee of the Owner in deviation to the terms and conditions of this agreement, or as authorization for compensation for services except as may be approved by recorded vote of the Boone County Commission. When the term Owner's representative is used, it shall mean the Director of the Boone County Resource Management Department or his designee as specified in writing. It shall be presumed that such representative shall have all necessary decision making authority with respect to services provided under this agreement and Owner approved proposals for services except such representative shall have no authority to make decisions concerning changes to the Consultant's compensation or reimbursement, or with respect to services to be performed under this agreement or Owner approved proposal for services which involve or affect cost, expense or budgetary allowances.

- 11. **Termination** - The Owner may and reserves the right to terminate this agreement at any time with or without cause by giving the Consultant written notice of termination. Upon receipt of such notice, Consultant shall discontinue all services in connection with the performance of services authorized under this agreement or Owner approved proposal for services and Owner shall upon invoice remit payment for all authorized services completed up to the date of termination notice. Upon payment of this invoice, the Consultant shall deliver any and all work product including drawings, plans, and specifications, or other documents, prepared as instruments of service, whether complete or in progress. It is further agreed that if services are terminated the Consultant shall be compensated for all services rendered through the date of termination not to exceed the amount authorized for services through the date of termination. If the Owner questions the extent of work on a final invoice, the Consultant shall give the Owner the opportunity to review and evaluate all work upon which the invoice is based in the offices of the Consultant prior to payment. This agreement or work performed under the provisions of this agreement may also be terminated by the Consultant upon not less than seven days written notice in the event the Owner shall substantially fail to perform in accordance with the terms and conditions of this agreement, through no fault of the Consultant. In the event of termination by the Consultant, the other provisions concerning termination contained in this paragraph shall be applicable.
- 12. **Governing Law** This agreement shall be governed by the laws of the state of Missouri and it is agreed that this agreement is made in Boone County, Missouri and that Boone County, Missouri is proper venue for any action pertaining to the interpretation or enforcement of any provision within or services performed under this agreement.
- 13. **Certification of Lawful Presence / Work Authorization -** Consultant shall complete and return the Work Authorization Certification attached hereto, and if applicable, the other required lawful presence documents for an individual Consultant.
- 14. **Miscellaneous** This agreement constitutes the entire agreement of the parties superseding all prior negotiations, written or verbal, and may only be amended by signed writing executed by the parties through their authorized representatives hereunder.

IN WITNESS WHEREOF, the parties have executed this agreement by their duly authorized signatories effective the date and year first-above written.

BARTLETT & WEST INC.	BOONE COUNTY, MISSOURI
By Bola Gilbert	By Format by:
	Presiding Commissioner
Title	
1/13/2025 Dated:	Dated:
APPROVED AS TO FORM:	ATTEST:
DocuSigned by:	Signed by: Brianna L Lunon
County Attorney	County Clerk
APPROVED:	
Signed by: Bill Floria _E4553EBCC9414BF	
Director Boone County Resource Management	



STATE OF MISSOURI

January Session of the January Adjourned

Term. 205

**County of Boone** 

In the County Commission of said county, on the

23rd

day of January

25 20

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

Now on this day, the County Commission of the County of Boone does hereby approve the release of the Subdivision Improvements Performance Bond between the County of Boone and Liberty Mutual Surety, Bond Number 39S224628, in the amount of \$42,440. Said performance bond was issued on behalf of Iuvo Constructum, LLC for a temporary septic storage tank for the Plat of Oak Hill Estates Plat 1. The work has been completed as required. The original Commission Order accepting the performance bond is 81-2022.

Done this 23rd day of January 2025.

ATTEST:

Brianna L. Lennon

Clerk of the County Commission

Presiding Commissioner

District I Commissioner

Janet M. Thompson

STATE OF MISSOURI

January Session of the January Adjourned

Term. 205

**County of Boone** 

In the County Commission of said county, on the

23rd

January day of

**20** 25

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

Now on this day, the County Commission of the County of Boone does hereby accept the attached certification by the Boone County Clerk regarding the election of Hospital Trustees of Boone County. Pursuant to the provisions of 115.124.1 RSMo., No election shall be held for such office and the candidate, Jerry D Kennett, shall assume the duties of their office at the same time and in the same manner as if they had been elected at the April 8, 2025, election. It is further ordered the Boone County Commissioners are hereby authorized to sign the commission for Jerry D Kennett to serve as a Hospital Trustee of Boone County for a five-year term.

Done this 23rd day of January 2025.

ATTEST:

Brianna L. Lennon

Clerk of the County Commission

Presiding Commissioner

District I Commissioner

Janet M. Thompson



## BRIANNA L. LENNON BOONE COUNTY CLERK

801 E. WALNUT ST, ROOM 236 COLUMBIA, MISSOURI 65201 TELEPHONE (573) 886-4295 FAX (573) 886-4300

January 23, 2025

I, Brianna L. Lennon, County Clerk and Election Authority in and for the County of Boone hereby certify that at the close of filing for Hospital Trustee of Boone County, five year term, at 5:00 p.m. on December 31, 2024 the number of candidates filed for the position equals the number of positions to be elected. I further certify that the notice provided for in subsection 5 of section 115.127 has been published in at least one newspaper of general circulation in the district. Pursuant to the provisions of 115.124.1 RSMo. no election shall be held for such office and the candidate, Jerry D Kennett, shall assume the duties of their office at the same time and in the same manner as if they had been elected at the April 8, 2025 election.

Given under my hand and seal this 23rd day of January, 2025.

Brianna L. Lennon Boone County Clerk

(seal)

#### **DECLARATION OF CANDIDATE FOR ELECTION**

STATE OF MISSOURI Boone Hospital Center Trustee
County of Boone ss. 5 year term
To Brianna L. Lennon, Boone County Clerk  Date (2/10/24
I, Jerry Dalz Kennett aresident and registered voter of the County of
Boone and the state of Missouri, residing at 7100 S. Lakota Ridge lane,
Columba, No 65203
do announce myself a candidate for the office of Hospital Trustee to be voted for at the municipal
election to be held on the 8th day of April, 2025.
-I further declare that if elected to such office I will qualifyI further declare that I have no outstanding campaign disclosure reports due from any prior electionsI also further declare that I have not been found guilty of or pled guilty to a felony under the federal laws of the United States of America or to a felony under the laws of this state or an offense committed in another state that would be considered a felony in this state.
Signature of Candidate
NOTICE Type or print your name exactly as you desire it printed on the ballot.  Name    Tevry D Kennett
AFFIDAVIT
STATE OF MISSOURI SS.
County of Boone  I hereby swear (or affirm) that the information contained in the foregoing declaration of candidacy is, to
the best of my knowledge, true.
Signature of Candidate
Subscribed and sworn to before me this
Date Filed: 1410/24 Time Filed: 11:53 am Deputy Initials: DV

## **Notice to Candidate**

Regarding Personal Financial Disclosure (PFD)/Financial Interest Statement Filing Requirement

Part One: Candidate I			
	- 1 / 11		Name of the order of the contract of the contr
Candidate's Name:	Jerry Dale Gennett	Political Subdivision:	Boone County
Office Sought:	Hospital Trustee	Election Date:	April 8, 2025
Part Two: Filing Status	(check one)		The Reserve of the State of the
Statement with the (proceed to part 3)  A candidate must file a PFD/one must apply):  The political subdivision \$1 million and the subdinterest ordinance on fil required to file pursuan. The political subdivision \$1 million and has a corthe MEC that specifically position to file; or the caparents, or a business in est) has had a business sion in excess of \$500 ir	a PFD/Financial Interest Missouri Ethics Commission  Financial Interest Statement if (only has an annual operating budget over ivision does not have a conflict of e with the MEC and the candidate is t to \$\$ 105.483—105.492, RSMo.; or has an annual operating budget over ifflict of Interest ordinance on file with or requires a candidate running for this andidate (or their spouse, child(ren), in which they own a substantial inter- transaction with the political subdivi- in the preceding 12 months; or Associate Circuit Judge Candidate in candidates file with the Supreme	A candidate is not re Statement if (only of The political sul million or unde The political sul million and the ordinance on fil candidate runn candidate, their which they own transaction with file); or	bdivision's annual operating budget is \$1
<ul> <li>candidate filing for the line of the candidate filing for the ballot.</li> <li>NOTE: If the political subdivision.</li> <li>And if filing deadlines a</li> </ul>	nterest Statement is not filed by <u>Ja</u> e election), candidate will be assess nterest Statement is not filed by <u>Ja</u>	sed a \$10 per day late fee anuary 21, 2025 alified as a candidate and a with the MEC: and by the political subdivision	(21 days after the closing date of their name will be removed from the
Part Four: Acknowled  I,	gement (completed by candid  Lewe H, her  int name) in for which I am filing, in enforcing	ate and witnessed by eby acknowledge the aut laws governing candidate ate's obligation to file a Pl on time; and	election official)  thority of the Missouri Ethics Commission, es for elected office in Missouri; and  FD/Financial Interest Statement,
Candidate Initials  Signature of candidate  Signature of election official (w	Daniett L	9	ett @ Motteart Center, CE

Signature

Declaration under 115.306, RSMo: I hereby declare under penalties of perjury that I am not currently aware of any delinquency in the filing or payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on my declaration of candidacy, or that I am not a past or present corporate officer of any fee office that owes any taxes to the state, other than those taxes which may be in dispute. I declare under penalties of perjury that I am not aware of any information that would prohibit me from fulfilling any bonding requirements for the office for which I am filing

promoten	io from failining arry bordaing requirements for the	office for writer ram ming.
Signature	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Date (MM/DD/YYYY)
Cu	rey Demest	12,06,2024
	υ <i>—</i>	

4	Embosser or black ink rubber stamp seal	Subscribed and sworn before me, this			
			ista day of De	eember year 2024	
<u> </u>	TRACI FALLS	State	County (or City of St. Louis)	My Commission Expires (MM/DD/YYYY)	
5	NOTARY PUBLIC - NOTARY SEAL STATE OF MISSOURI	MU	Boone	U8/27/2026	
y 11	MY COMMISSION EXPIRES AUGUST 27, 2028 CAMDEN COUNTY COMMISSION #14428924		Frai Jules		
	was well that the we		ne (Typed or Printed)		

Please review 115.306, RSMo. A failure to comply may disqualify you from the ballot. Upon request by the Department of Revenue, the candidate shall provide a copy of tax receipts for the candidate's personal property, municipal, and real property taxes, and any other information necessary to demonstrate compliance with 115.306, RSMo.

Form 5120 (Revised 08-2015)

Mail to: Missouri Department of Revenue

General Counsel's Office

P.O. Box 475

Jefferson City, MO 65105

Phone: (573) 751-4450 TTY: (800) 735-2966

Fax: (573) 751-7151

Visit http://dor.mo.gov/personal/candidates/ for additional information.



STATE OF MISSOURI

ea.

January Session of the January Adjourned

Term. 205

**County of Boone** 

In the County Commission of said county, on the

23rd

day of January

**20** 25

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

Now on this day, the County Commission of the County of Boone does hereby accept the attached certification by the Boone County Clerk regarding the election of Commissioner of the Centralia Special Road District. Pursuant to the provisions of 115.124.1 RSMo., No election shall be held for such office and the candidate, Craig Childs, shall assume the duties of his office at the same time and in the same manner as if he had been elected at the April 8, 2025, election. It is further ordered the Boone County Commissioners are hereby authorized to sign the commission for Craig Childs to serve as Commissioner of Centralia Special Road District for a three-year term.

Done this 23rd day of January 2025.

ATTEST:

Brianna L. Lennon

Clerk of the County Commission

Kip Kendrick

**Presiding Commissioner** 

Justin Aldred

District I Commissioner

Janet M. Thompson



## BRIANNA L. LENNON BOONE COUNTY CLERK

801 E. WALNUT ST, ROOM 236 COLUMBIA, MISSOURI 65201 TELEPHONE (573) 886-4295 FAX (573) 886-4300

January 23, 2025

I, Brianna L. Lennon, County Clerk and Election Authority in and for the County of Boone hereby certify that at the close of filing for Commissioner of Centralia Special Road District of Boone County at 5:00 p.m. on December 31, 2024 the number of candidates filed for the position equals the number of positions to be elected. I further certify that the notice provided for in subsection 5 of section 115.127 has been published in at least one newspaper of general circulation in the district. Pursuant to the provisions of 115.124.1 RSMo., no election shall be held for such office and the candidate, Craig Childs, shall assume the duties of their office at the same time and in the same manner as if they had been elected at the April 8, 2025 election.

Given under my hand and seal this 23rd day of January, 2025.

Brianna L. Lennon Boone County Clerk

(seal)

#### **DECLARATION OF CANDIDATE FOR ELECTION**

RECEIVED

					" " COLIVED
TE OF MISSOURI	22	,	-	-00	JAN 07 2025
nty of Boone					BOONE COUNTY CLERK

STATE OF MISSOURI	JAK
County of Boone ss.	BOONE
To Brianna L. Lennon, Boone County Clerk	Date 12-13-24
	a resident and registered voter of the County of
Boone and the state of Missouri, residing at 123	101 Sexton Lane
Cen	tralia, 10 65240
do announce myself a candidate for the office of Com	• • • • • • • • • • • • • • • • • • •
voted for at the municipal election to be held on the 8	th day of April, 2025.
-I further declare that if elected to such office I will q -I further declare that I have no outstanding campaig -I also further declare that I have not been found guil laws of the United States of America or to a felony un another state that would be considered a felony in thi	gn disclosure reports due from any prior elections. Ity of or pled guilty to a felony under the federal ader the laws of this state or an offense committed in
Signature	y Chly Of Candidate
NOTICE Type or print your name exactly as you desire it printe  Name  Craig Chills  Address  1230) Sexton Lanc  Mailing Centralia, Mo 152  Address (if different)  Telephone # (optional)	d on the ballot.
AFFID	AVIT
STATE OF MISSOURI ss. County of Boone	
I hereby swear (or affirm) that the information contain the best of my knowledge, true.	ned in the foregoing declaration of candidacy is, to
Subscribed and sworn to before me this	Signature of Caudidate of December, 2024.  have of election official or other officer orized to administer oaths

Date Filed: 12-13-24 Time Filed: 8: 10am

Deputy Initials: MJ/)



#### Missouri Department of Revenue Candidate's Affidavit of Tax Payments and Bonding Requirements

	First Name	Middle Name	Last Name			
		AT	CINIC			
ō	Crniq	"Cot	Un.12			
這	Social Security Number Fex 10	County of Residence	Telephone Number*	-		
Candidate Information		Boone	(573) 433-	1159		
	Street Address*	City	State	Zip Code		
date	12301 Gexton Lan	re Centralia	Mo	65240		
	Elected Office Candidate is Seeking	E-mail Address				
Сап	Special Rd Domict	CCh:1151466@	Gnail.com			
	* Please update the Department should ar	ny information change				
	Declaration under <u>115.306</u> , <u>RSMo</u> : I hereby declare under penalties of perjury that I am not currently aware of any delinquency in the filing or payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on my declaration of candidacy, or that I am not					
2	a past or present corporate officer of any fee office that owes any taxes to the state, other than those taxes					
듷						
Signature	which may be in dispute. I declare under penalties of perjury that I am not aware of any information that would prohibit me from fulfilling any bonding requirements for the office for which I am filing.					
Ö		ing requirements for the office for with		0.0		
	Signature		Date (MM/DD/YY)	(1)		
	Cruz Chills		12/13	12024		
L Z	Embosser or black ink rubber stamp seal	Subscribed and sworn before me, this	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \			
Ö		137 day of	Necember	year 2024		
ם	or Annual result of the	State County (or City of St. Louis) My Commission Expires (MM/DD/YYYY)				
Notary Information	MARILYN J. DICK Notary Public - Notary Seal	mo Boone	01,12,20	28		
트	State of Missouri Commissioned for Boone County	Notary Public Signature				
چ	Documeston Expires: January 12, 2028 Commission Number: 20687129	Marilian Of Back	-			
ote	Contratazioni salubbili Sociav.158	Notary Public Name (Typed fr Printed)				
2		Marilyn J. D.	CK			

Please review 115.306, RSMo. A failure to comply may disqualify you from the ballot. Upon request by the Department of Revenue, the candidate shall provide a copy of tax receipts for the candidate's personal property, municipal, and real property taxes, and any other information necessary to demonstrate compliance with 115.306, RSMo.

Form 5120 (Revised 08-2015)



### **Notice to Candidate**

Regarding Personal Financial Disclosure (PFD)/Financial Interest Statement Filing Requirement

Part One: Candidate l	information					
Candidate's Name:	crain Childs	Political Subdivision:	Centralia Special Road District			
Office Sought:	Commissioner	Election Date:	April 8, 2025			
Part Two: Filing Status	s (check one)					
Statement with the (proceed to part 3)  A candidate must file a PFD/one must apply):  The political subdivision \$1 million and the subdinterest ordinance on fi required to file pursuan.  The political subdivision \$1 million and has a conthe MEC that specifically position to file; or the caparents, or a business in est) has had a business sion in excess of \$500 in.  The candidate is a new or the parents of the caparents.	A PFD/Financial Interest Missouri Ethics Commission  Financial Interest Statement if (only a has an annual operating budget over livision does not have a conflict of le with the MEC and the candidate is at to \$\frac{8}{2}\$ 105.483—105.492, RSMo.; or a has an annual operating budget over a flict of interest ordinance on file with an annual operating for this andidate (or their spouse, child(ren), an which they own a substantial intertransaction with the political subdivination the preceding 12 months; or Associate Circuit Judge Candidate all candidates file with the Supreme	Interest State  A candidate is not received by the political submillion or under,  The political submillion and the sordinance on file candidate running candidate, their which they own transaction with file); or  The office sough	division's annual operating budget is \$1			
Part Three: Filing Deadlines and Penalties						
<ul> <li>If the PFD/Financial Interest Statement is not filed by</li></ul>						
NOTE: If the political subdivision has a conflict of interest ordinance with the MEC:  1. And if filing deadlines are not met, penalties (if any) are assessed by the political subdivision in accordance with its ordinance.  2. Candidate must also file a copy of their PFD/Financial Interest Statement with the governing body/subdivision						
Part Four: Acknowledgement (completed by candidate and witnessed by election official)  I,						
Notice to Candidate: written notice of candidate's obligation to file a PFD/Financial Interest Statement, including the consequences for failure to file on time; and  The MEC's Guide to Ethics Law—A Plain English Summary: regarding laws governing candidates for elected office in Missouri.						
Signature of Candidate  May 199	Jaich	Candidate's email address	4			

Rev. 08/2023