Charles Mix County

Board of Commissioners

**Regular Session – November 23, 2021**

**(UNAPPROVED)**

The Charles Mix County Board of Commissioners met in regular session on the 23rd of November 2021 at 10:00 am. Commissioner – Colin Soukup opened the meeting with the Pledge of Allegiance. Chairman- Nick Stotz called the meeting to order with Commissioner- Colin Soukup, Deputy Auditor- Kristi Chester and Interim Auditor – Denise Weber present.

**Agenda:**

A motion was made by Soukup seconded by Stotz to approve the Agenda. All in favor, motion carried.

**Minutes:**

A motion was made by Soukup and seconded by Stotz to approve the minutes from the November 9, 2021 meeting. All in favor, motion carried.

**Bills:**

A motion was made by Soukup and seconded by Stotz to approve the bills for 11-23-21. All in favor, motion carried.

**Plats:**

A motion by Soukup and seconded by Stotz to approve the plat of Lot 1 RHL, Rolling Hills First Subdivision located in NE1/4, Section 34, Township 99N, Range 68 W of the 5th P.M., Charles Mix County. All in favor, motion carried.

 A motion by Soukup and seconded by Stotz to approve the plat Lot a, a subdivision of that Part of Block 28 Lying East line of Lot d of Block 28, Fourth Addition to the City of Wagner, Charles Mix County. All in favor, motion carried.

**Liquor License Renewals:**

A motion was made by Soukup and seconded by Stotz to approve the reissuance of the following liquor license applications. All in favor, motion carried.

Fort Randall Casino, 38538 SD Highway 46, Lake Andes, SD, W 1500’ of S 533’ of S1/2-SE1/4 except A Tract beginning 750’ East of SW corner of SE1/4 then N 530’, E 340’, S 530’ then West to beginning of Section 36, Township 96, Range 65; Retail (on-sale) Liquor License.

Dollar General Store #16067, 36767 SD Highway 44, Platte, SD 57369, W190’ of E357’ & N95’ of W67’ of E 424’ of Lot F Hoffman’s Second Subdivision located in NE ¼ of Section 24, Township 99, Range 68; Retail (on-off sale) Wine and Cider.

Lake Platte Golf Club Inc. 27574 Golf Course Rd, Platte, SD, Section 16, Township 99, Range 68, Municipal Golf Course Bldgs on Lease Site; Retail (on-sale) Liquor License.

Platte Creek Store 35999 282nd St, Platte, SD, N ½ - NE ¼ except Lot 1, Wynia First Subdivision, E ½ - NW ¼, SW ¼ - NW ¼, Less CO R/W (1.56A) Along N End Section 22, Township 98, Range 69; Retail (on-sale) Liquor License.

A&E Marina LLC 35324 SD Hwy 44, Platte, SD, Building on Leased site at Dock 44, S ½ - NW ¼ Title #170900414 of Section 15, Township 99, Range 70; Retail (on-sale) Liquor License.

Choteau Creek Brewing Company, 40228 296th St Wagner, SD 57380, S ½ of the SW ¼ in Section 26, in Township 96 N, Range 62 W; Retail (on-sale) Liquor License and Wine & Cider License.

**State’s Attorney:**

 State’s Attorney Steven Cotton asked Commissioners for reimbursement of State Bar dues of $540. Motion by Soukup seconded by Stotz. All in favor, motion carried.

**Provisional Budget:**

 The budget was discussed. No action taken.

**Highway:**

Cell Phones: Superintendent Cimpl and Administrative Assistant White discussed the current cell phones being used by the Highway Superintendent and Formen. They will be looking into other providers.

 DOT: The Preservation Grant was denied for the bridge North of Wagner

**Executive Session:**

A motion was made by Soukup and seconded by Stotz to enter into executive session at 10:26 am to discuss contract negotiations. All in favor motion carried. An end was declared to executive session at 10:55 am with no action taken.

**Sara Frankenstein:**

Sara met with Commissioners to discuss the Redistricting Map via phone. No action taken.

**Personnel:**

A motion was made by Soukup and seconded by Stotz to approve the hire Kristi Chester for the Deputy Auditor position at the rate of $23/hour paid salary until an Auditor is hired. Then she will be paid hourly and will keep track of sick and vacation time.

**Executive Session:**

A motion was made by Soukup and seconded by Stotz to enter into executive session at 11:20 am to discuss personnel with Deputy Auditor- Kristi Chester and Interim Auditor-Denise Weber. All in favor, motion carried. An end was declared to executive session at 11:29 am.

**Cannabis Ordinance:**

 The following ordinance was previously passed on September 7, 2021 and now being published pursuant to SD Law.

**ORDINANCE #2021-02**

**An ORDINANCE CREATING LICENSING PROVISIONS FOR CANNABIS ESTABLISHMENTS located in charles mix county**

**Be It Ordained** by the Board of County Commissioners of Charles Mix County that Title the Revised Ordinances of Charles Mix County is hereby amended by adding the following:

**1.01: PURPOSE AND INTENT**

The Board of County Commissioners of Charles Mix County enacts the following licensing ordinances in order to ensure that cannabis establishments within the unincorporated areas of the County operate in a manner which complies with state laws and regulations, protects the health, safety, and welfare of the general public, prevents potential conflicts and issues arising from ownership and employees, recognizes certain safety and security considerations, and minimizes risk of unauthorized use or access of cannabis by the general public.

**1.02: DEFINITIONS**

Unless an alternative definition is explicitly stated in this section, this chapter utilizes the definitions for cannabis-related terms which are defined by SDCL 34-20G-1.

**Cannabis (or Marijuana):** all parts of any plant of the genus cannabis, whether growing or not, in its natural and unaltered state, except for drying or curing and crushing or crumbling. The term includes an altered state of marijuana absorbed into the human body. The term does not include fiber produced from the mature stalks of such plant, or oil or cake made from the seeds of such plant. The term does not include the plant Cannabis sativa L. and any part of that plant, including the seeds thereof and all derivatives, extracts, cannabinoids, isomers, acids, salts, and salts of isomers, whether growing or not, with a delta-9 tetrahydrocannabinol concentration of not more than three-tenths of one percent on a dry weight basis.

**Cannabis Cultivation Facility:** in addition to the definition in SDCL 34-20G-1, this term is further defined as a legally licensed entity that acquires, possesses, cultivates, delivers, transfers, transports, supplies, or sells cannabis and related supplies to a cannabis establishment.

**Cannabis Dispensary:** in addition to the definition in SDCL 34-20G-1, this term is further defined as a legally licensed entity that acquires, possesses, stores, delivers, transfers, transports, sells, supplies, or dispenses cannabis, cannabis products, paraphernalia, or related supplies and educational materials.

**Cannabis Establishment:** cannabis cultivation facility, a cannabis testing facility, a cannabis product manufacturing facility, or a cannabis dispensary.

**Cannabis Product Manufacturing Facility:** in addition to the definition in SDCL 34-20G-1, this term is further defined as a legally licensed entity that acquires, possesses, manufactures, delivers, transfers, transports, supplies, or sells cannabis products to a cannabis dispensary.

**Cannabis Products:** any concentrated cannabis, cannabis extracts, and products that are infused with cannabis or an extract thereof, and are intended for use or consumption by humans. The term includes edible cannabis products, beverages, topical products, ointments, oils, and tinctures

**Cannabis Testing Facility:** in addition to the definition in SDCL 34-20G-1, this term is further defined as a legally licensed entity legally authorized to analyze the safety and potency of cannabis.

**Department:**the South Dakota Department of Health

**1.03: LICENSE REQUIRED**

1. No cannabis establishment may be located or operate in the unincorporated area of the county without the appropriate valid and current cannabis establishment license issued by the County pursuant to this article. A violation of this provision is subject to the general penalty provision in Chapter 1.16. Each day of the violation constitutes a separate offense.
2. No cannabis establishment may be located or operate in the unincorporated area of the county without the appropriate valid and current cannabis establishment registration certificate issued by the Department pursuant to rules promulgated under SDCL 34-20G. A violation of this provision is subject to the general penalty provision in Chapter 1.16. Each day of the violation constitutes a separate offense.

**1.04: LICENSE APPLICATION**

1. An application for a cannabis establishment license must be made on a form provided by the County. No other application form will be considered.
2. The applicant must submit the following:
	1. Application fee of $5,000. The County will reimburse $2,500 for applicants who fail to obtain a registration certificate from the South Dakota Department of Health.
	2. An application that will include, but is not limited to, the following:
		1. The legal name of the prospective cannabis establishment;
		2. The physical address of the prospective cannabis establishment that meets the location requirements in 1.07, as well as any location requirements pursuant SDCL 34-20G and the administrative rules promulgated thereunder.
		3. The name, address, and birth date of each principal officer, owner, and board member of the proposed cannabis establishment.
		4. A sworn statement that no principal officer, owner, or board member has been convicted of a violent felony offense in the previous ten (10) years in any jurisdiction.
		5. Any additional information requested by the County.

**1.05: ISSUANCE OF LICENSE**

1. The County will issue a license unless:
	1. The applicant has made a false statement on the application or submits false records or documentation; or
	2. Any owners, principal officer, or board member of the applicant is under the age of twenty-one (21) years; or
	3. Any owner, principal officer, or board member of the applicant has been convicted of a violent felony offense in the previous ten (10) years in any jurisdiction;
	4. The proposed location does not meet the applicable location requirements found in 1.07 and under SDCL 34-20G;
	5. The proposed location does not meet all location requirements under SDCL 34-20G and the administrative rules promulgated thereunder;
	6. The license is to be used for a business prohibited by state or local law, statute, rule, ordinance, or regulation; or
	7. Any owner, principal officer, or board member of the applicant has had a cannabis establishment license revoked by the County or a registration certificate revoked by the state; or
	8. An applicant, or an owner, principal officer, or board member thereof, is overdue in payment to the County of taxes, fees, fines, or penalties assessed against or imposed upon the applicant in relation to any cannabis establishment; or
	9. The applicant will not be operating the business for which the license would be issued.
2. In the case of an application for a cannabis dispensary license, the County will reject the application if the limit on the number of cannabis dispensaries has been reached.

1. The license must be posted in a conspicuous place at or near the entrance to the cannabis establishment so that it may be easily read at any time.

**1.06: COUNTY NEUTRALITY AS TO APPLICANTS**

1. Upon request from the Department as to the County’s preference of applicants, the County will neither support nor oppose any registration certificate application under consideration by the Department. Likewise, if inquiry is made by the Department, the County will abstain from endorsing any application as beneficial to the community.

**1.07: LOCATIONS**

1. Cannabis Dispensary
	1. Dispensary shall not be located within a prescribed distance from certain existing uses as measured from the lot line of the property where the dispensary is proposed, to the lot line of the protected uses listed below:
		1. Shall not be located within 1,000 feet of a public or private school existing before the date of the cannabis dispensary establishment application. (34-20G-55)
		2. Shall not be located within 1,000 feet from a nonresidential daycare facility
		3. Shall not be located within 1,000 feet from a public park, public pool or public recreational facility or library
		4. Shall not be located within 1,000 feet of a religious institution
		5. Shall not be located within 1,000 feet of a residence.
		6. No future development will cause a dispensary to become nonconforming due to the establishment of a protected use within the distance prescribed herein.
	2. Other location standards are as follows:
		1. No cannabis dispensary shall share premises with or permit access directly from another cannabis establishment, business that sells alcohol or tobacco, or if allowed by law, other cannabis establishment. (44:90:04:14)
		2. It shall be unlawful to operate a dispensary in a building which contains a residence or a mixed-use building with commercial and residential uses.
	3. General Provisions and Performance Standards for Dispensaries are shown below:
		1. No more than 3 cannabis dispensaries shall be allowed to operate in the unincorporated area of the County at any time.
		2. No dispensary shall allow access entry to anyone under 21 years of age
		3. Access control methods shall be installed pursuant to state requirements
		4. Shall be located within a completely enclosed permanent structure. Mobile dispensaries are prohibited.
		5. Drive-through dispensaries are prohibited.
		6. No cannabis dispensary may operate between the hours of 5:01 p.m. and 7:59 a.m. any day of the week.
		7. Shall provide for proper disposal of cannabis remnants and/or by-products and shall not place waste items in exterior refuse containers.
		8. Retail products, storage, sales, and display areas shall be kept out of the public view and shall not be visible from the exterior of the building.
		9. Signage and advertising shall be limited to on premise signage only, no billboard advertising, pole signage is prohibited, and signage is limited to text only with no graphic displays or video.
2. Cannabis Cultivation Facility

1. Cannabis Cultivation Facility shall not be located within a prescribed distance from certain existing uses as measured from the lot line of the property where the cultivation facility is proposed, to the lot line of the protected uses listed below:

1. Shall not be located within 1,000 feet of a public or private school existing before the date of the cannabis cultivation establishment application. (34-20G-55)
2. Shall not be located within 1,000 feet from a nonresidential daycare facility
3. Shall not be located within 1,000 feet from a public park, public pool or public recreational facility or library
4. Shall not be located within 1,000 feet of a religious institution
5. Shall not be located within 1,000 feet of a residence.
6. No future development will cause a cultivation facility to become nonconforming due to the establishment of a protected use within the distance prescribed herein.

2. General Provisions and Performance Standards for Cannabis Cultivation Facilities

* + 1. All cultivation operations shall be within a completely enclosed permanent building.
		2. Shall provide for proper disposal of cannabis remnants and/or by-products and shall not place waste items in exterior refuse containers.
		3. Shall provide for a ventilation and filtration system designed to ensure that odors from cultivation are not detectable beyond the property line. Ventilation and filtration systems shall meet the standards set forth by the State of South Dakota. All cultivation operations shall be within a completely enclosed permanent building or secured greenhouse facility.
		4. Security measures shall be installed as required by state regulations.
		5. Perimeter of the property shall be fenced with minimum of a six (6) foot high solid fence and security access gates.
		6. Signage and advertising shall be limited to on premise signage only, no billboard advertising, pole signage is prohibited, and signage is limited to text only with no graphic displays or video.
1. Cannabis Testing Facility
	* + 1. Cannabis Testing Facility shall not be located within a prescribed distance from certain existing uses as measured from the lot line of the property where the testing facility is proposed, to the lot line of the protected uses listed below:
2. Shall not be located within 1,000 feet of a public or private school existing before the date of the cannabis testing establishment application. (34-20G-55).
3. Shall not be located within 1,000 feet from a nonresidential daycare facility.
4. Shall not be located within 1,000 feet from a public park, public pool or public recreational facility or library.
5. Shall not be located within 1,000 feet of a religious institution.
6. Shall not be located within 1,000 feet of a residence.
7. No future development will cause a testing facility to become nonconforming due to the establishment of a protected use within the distance prescribed herein.

2. General Provisions and Performance Standards for Cannabis Testing Facilities

1. All testing operations shall be within a completely enclosed permanent building.
2. Shall provide for proper disposal of cannabis remnants and/or by-products and shall not place waste items in exterior refuse containers.
3. Shall provide for a ventilation and filtration system designed to ensure that odors from cultivation are not detectable beyond the property line. Ventilation and filtration systems shall meet the standards set forth by the State of South Dakota. All cultivation operations shall be within a completely enclosed permanent building or secured greenhouse facility.
4. Security measures shall be installed as required by state regulations.
5. Perimeter of the property shall be fenced with minimum of a six (6) foot high solid fence and security access gates.
6. Signage and advertising shall be limited to on premise signage only, no billboard advertising, pole signage is prohibited, and signage is limited to text only with no graphic displays or video.
7. Cannabis Product Manufacturing Facility
	* + 1. Cannabis Product Manufacturing Facility shall not be located within a prescribed distance from certain existing uses as measured from the lot line of the property where the manufacturing facility is proposed, to the lot line of the protected uses listed below:
8. Shall not be located within 1,000 feet of a public or private school existing before the date of the cannabis testing establishment application. (34-20G-55).
9. Shall not be located within 1,000 feet from a nonresidential daycare facility.
10. Shall not be located within 1,000 feet from a public park, public pool or public recreational facility or library.
11. Shall not be located within 1,000 feet of a religious institution.
12. Shall not be located within 1,000 feet of a residence.
13. No future development will cause a manufacturing facility to become nonconforming due to the establishment of a protected use within the distance prescribed herein.
	* 1. General Provisions and Performance Standards for Cannabis Testing Facilities
14. All manufacturing operations shall be within a completely enclosed permanent building.
15. Shall provide for proper disposal of cannabis remnants and/or by-products and shall not place waste items in exterior refuse containers.
16. Shall provide for a ventilation and filtration system designed to ensure that odors from cultivation are not detectable beyond the property line. Ventilation and filtration systems shall meet the standards set forth by the State of South Dakota. All cultivation operations shall be within a completely enclosed permanent building or secured greenhouse facility.
17. Security measures shall be installed as required by state regulations.
18. Perimeter of the property shall be fenced with minimum of a six (6) foot high solid fence and security access gates.
19. Extraction processes utilizing flammable liquefied gas shall not be located in any building containing Group A, E, I, or R occupancies as defined by the International Building Code.
20. Exit doors from extraction rooms shall swing in the direction of egress and be self-closing. Panic hardware shall be provided on door and where latching door hardware is provided panic hardware shall also be provided.
21. Extraction rooms, booths, or hoods, including ductwork where required for hazardous exhaust systems shall be protected by an approved automatic fire extinguishing system.
22. Signage and advertising shall be limited to on premise signage only, no billboard advertising, pole signage is prohibited, and signage is limited to text only with no graphic displays or video.

**1.08: BUILDING CODE**

All Cannabis Establishments are required to be constructed in conformance with the 2021 Edition of the International Building Code and International Fire Code.

**1.09: EXPIRATION OF LICENSE AND RENEWAL**

1. Each license expires one year from the date of issuance and may be renewed only by making application as provided in Section 1.04.  Application for renewal must be submitted at least thirty (30) days before the expiration date. The license holder must continue to meet the license requirements to be eligible for a renewal.
2. The renewal fee is $5,000. The County will reimburse $2,500 for applicants who fail to obtain a renewal of their registration certificate from the Department.
3. Failure to renew a license in accordance with this section may result in additional fees. Upon expiration of the license, the County may order closure of the cannabis establishment.
4. If a license holder has not operated an establishment for which it holds a license in the preceding twelve (12) months, the license will not be renewed.

**1.10: SUSPENSION**

1. A license may be suspended if the license holder or an employee or agent of the license holder:
2. Violates or is otherwise not in compliance with any section of this article.
3. Consumes or smokes or allows any person to consume or smoke cannabis on the premises of the cannabis establishment.
4. Knowingly dispenses or provides cannabis or cannabis products to an individual or business to whom it is unlawful to provide cannabis or cannabis products.
5. A license may be suspended if the license holder has its Department-issued registration certificate suspended, revoked, or not renewed by the Department or if the registration certificate is expired.
6. A license may be suspended if the license holder creates or allows to be created a public nuisance at the cannabis establishment.

**1.11: REVOCATION**

1. A license may be revoked if the license is suspended under Section 1.11 and the cause for the suspension is not remedied.
2. A license may be revoked if the license is subject to suspension under Section 1.11 because of a violation outlined in that section and the license has been previously suspended in the preceding 24 months.
3. A license is subject to revocation if a license holder or employee of a license holder:
	1. Gave false or misleading information in the material submitted during the application process;
	2. Knowingly allowed possession, use, or sale of non-cannabis controlled substances on the premises;
	3. Operated the cannabis establishment or the business of the cannabis establishment for which a license is required under this article while the license was suspended;
	4. Repeated violations of Section 1.12;
	5. Operated a function of a cannabis establishment for which the license holder was not licensed (e.g., a licensed cannabis cultivation facility conducting cannabis testing functions without a cannabis testing establishment license);
	6. A license holder, or an owner, principal officer, or board member thereof, is delinquent in payment to the city, county, or state for any taxes or fees related to the cannabis establishment;
	7. A license holder, or an owner, principal officers, or board member thereof, has been convicted of, or continues to employ an employee who has been convicted of, a disqualifying felony offense as defined by SDCL 34-20G; or
	8. The license holder has its Department-issued registration certificate suspended, revoked, or not renewed or the registration certificate is expired.
	9. The license holder allows a public nuisance to continue after notice from the County.

**1.12. SUSPENSION AND REVOCATION PROCESS**

1. The license holder will receive a notice of intent to suspend or notice of intent to revoke informing the license holder of the violation and the County’s intention to suspend or revoke the license. The notice will be hand delivered to the license holder or an employee or agent of the license holder or sent by certified mail, return receipt requested to the physical address of the cannabis establishment.
2. If the license holder disputes the suspension or revocation, the license holder has ten (10) days from the postmark date on the notice or the date the notice was hand delivered to request a hearing before a hearing panel, which will consist of the County Commission Chairperson, Auditor, and Sheriff.
3. A suspension will be for thirty (30) days and begins ten (10) days after the postmark date on the notice or the date the notice is hand delivered unless the license holder exercises its rights to process and appeal, in which case the suspension takes effect upon the final determination of suspension.
4. A revocation will be for one (1) year and begins ten (10) days after the postmark date on the notice or the date the notice is hand delivered unless the license holder appeals the revocation, in which case the revocation takes effect upon the final determination of revocation.
5. The license holder who has had the license revoked may not be issued any cannabis establishment license for one year from the date the revocation became effective.

**1.13: APPEAL**

An applicant or license holder who has been denied a license or renewal of a license or who has had a license suspended or revoked under this article may appeal to the Board of County Commissioners by submitting a written appeal within ten **(**10**)** days of the postmark on the notice of denial, nonrenewal, suspension, or revocation. The written appeal must be submitted to Charles Mix County Courthouse. The appeal will be considered by the Board of County Commissioners at a regularly scheduled meeting within one month of the receipt of the appeal.

**1.14: LICENSES NOT TRANSFERRABLE**

No cannabis establishment license holder may transfer the license to any other person or entity either with or without consideration, nor may a license holder operate a cannabis establishment at any place other than the address designated in the application.

**1.15: LIABILITY FOR VIOLATIONS**

Notwithstanding anything to the contrary, for the purposes of this article, an act by an employee or agent of a cannabis establishment that constitutes grounds for suspension or revocation will be imputed to the cannabis establishment license holder for purposes of finding a violation of this article, or for purposes of license denial, suspension, or revocation, only if an officer, director or general partner or a person who managed, supervised or controlled the operation of the cannabis establishment, knowingly allowed such act to occur on the premises.

**1.16: PENALTIES**

Any person who operates or causes to be operated a cannabis establishment without a valid license or in violation of this article is subject to a suit for injunction as well as prosecution for ordinance violations. Such violations are punishable by a maximum fine of five hundred dollars ($500.00). Each day a cannabis establishment so operates is a separate offense or violation.

**Severability**. The provisions of this ordinance are severable. If any provision of this ordinance or the application thereof to any person or circumstance is held to be invalid, such invalidity shall not affect other provisions or applications of this ordinance which can be given effect without the invalid provision or application.

Passed and adopted this 7th day of September, 2021.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Chairperson

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Interim Auditor

Dated this \_\_ day of \_\_\_\_, 20\_

Auditor, Charles Mix County, South Dakota

Dated: \_\_\_\_\_\_, 20\_\_

**Next Meetings:**

The next meeting for December has been set for the 9th & 23rd at 10:00 am.

**Public Comment:**

No public comments were heard. No action taken.

**Adjourn:**

A motion was made by Soukup and seconded by Stotz to adjourn until the next regular session December 9th, 2021 at 10:00 am. All in favor, motion carried.

**BILLS 11-23-21**

**COMMISSIONERS:** SD ASSOCIATION OF COUTNY OFFICIALS, WEBSITE HOSTING, 150.00 **TOTAL: 150.00**

**COURTS:** RONALD KAFKA,JUROR FEES,61.76, LAURA HUBERT,JUROR FEES, 63.44, JULIE GUSTAD,JUROR FEES,79.40, DEAN SCHAEFER,COURT REPORTING,956.00, STUART ASHES,JUROR FEES,71.00, BRADEN ANDERSON,JOROR FEES,76.04, LINDA IEDEMA,JUROR FEES,75.20, SHIELA R GAU,JUROR FEES,55.88, JEREMY ELDRIDGE,JUROR FEES,55.04,REBECCA JANDREAU,JUROR FEES,62.60, DEPT OF HEALTH,BLOOD DRAWS,430.00, VERIZON WIRELESS,JURY PHONE,97.48 **TOTAL: 2,083.84**

**STATES ATTORNEY:** GEDDES SANITARY,GARBAGE,55.00, THOMSON REUTERS,SOFTWARE,167.10,THOMSON REUTERS,BOOKS, 17.70 **TOTAL: 239.80**

**COURT APPOINTED ATTORNEYS**: JOHNSON POCHOP LAW,SERVICES,2496.05,STEKLY LAW OFFICE,SERVICES,746.91,BIRMINGHAM & CWACH,SERVICES,308.65,HEIN LAW OFFICE,SERVICES,7434.20,KEITH GOEHRING,SERVICES,1587.48,SWIER LAW,SERVICES,986.00,WHALEN LAW,SERVICES,13908.05 **TOTAL: 27,467.34**

**GOVERNMENT BLDGS:** GEDDES SANITARY,GARBAGE,55.00,BEST PROPANE,PROPANE,914.76, **TOTAL: 969.76**

**REGISTER OF DEEDS:** MCLEODS OFFICE SUPPLY,ENVELOPES,80.00 **TOTAL: 80.00**

**SHERIFF:** ULTIMATE CAR WASH,CAR WASH,24.00,AT&T,CELL PHONES,475.93, HMN ARCHITECTS,ARCHITECT PLANS,620.00,KASEY VEURINK, TIRE REPAIR,21.94, AUTO GLASS ESXPRESS,REPAIRS,61.03,WRIGHT EXPRESS,GAS,2622.88,B & L COMMUNICATIONS,EQUIP,245.00, BOMGAARS SUPPLY,SUPPLIES,44.97,COMMERCIAL STATE BANK,CREDIT CARD,36.17,OFFICE PRODUCTS,SUPPLIES,132.26, SEVERSON SERVICE,REPAIRS,25.00, DAVE’S SERVICE,VEH SERVICE,138.00, VERNON’S REPAIR,REPAIRS,236.45 **TOTAL: 4,683.63**

**JAIL:** CAHOY’S STORE,GROCERIES,258.46, BRECKE PEST CONTROL,PEST CONTROL,110.00,HMN ARCHITECTS,ARCHITECTS PLANS,620.00, JAMES DRUG,MEDS,50.67, BEST PROPANE,PROPANE,567.00, SANFORD MEDICAL CENTER,PRISONER CARE,1850.20, CASH WAY DISTRIBUTING,GROCERIES,4636.46, WRIGHT EXPRESS,GAS,455.70, AVERA ST BENEDICT,MEDICAL,602.82, CHAMBERLAIN WHOLESALE SUPPLY,GROCERIES,832.15, COMMERCIAL STATE BANK,SUPPLIES,145.23, GRAHAM TIRE COMPANY,TIRES,394.00, HILLYARD,DISH DETERGENT,317.24, WAGNER LAKE ANDES AMBULANCE,PRISONER CARE,662.00, OFFICE PRODUCTS,SUPPLIES,116.27, PENNINGTON SHERIFF, SHUTTLE TO RAPID CITY, 187.00, VERNON’S REPAIR,VEH MAINT.,68.00 **TOTAL:11,873.20**

**JUVENILE DETENTION:** BOMGAARS,SUPPLIES,21.47, MINNEHAHA COUT JUV CENTER,JUVENILE HOUSING,1220.00 **TOTAL: 1,241.47**

**MENTALLY ILL**: LINCOLN COUNTY TREASURER,SERVICES, 1335.33 **TOTAL: 1,335.33**

**WEED**: JOSH ROUSE,DISTRICT MEETING,30.00, BOMGAARS,SUPPLIES,32.98 **TOTAL: 62.98**

**HIGHWAY**: CAHOY’S STORE,SUPPLIES,30.43, DANTE AG & TIRE,PARTS,34.61, PHEASANTLAND INDUSTRIES,SUPPLIES,787.86, BOMGAARS,SUPPLIES,287.30, DIAMOND MOWERS,PARTS,1558.25, NORTHWESTERN,UTILITIES,23.91 **TOTAL: 2,722.36**

**EMERGENCY DISASTER:** BEST PROPANE,PROPANE,481.95 **TOTAL: 481.95**

**GRAND TOTAL: 53,391.66**

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Nick Stotz, Chairman Denise Weber, Interim Auditor