

Paul D. Pate Secretary of State State of Iowa

Full Legal Name

Email <u>auditor@co.buchanan.ia.us</u>

28E Agreement

FOR OFFICE USE ONLY:

FILED

M507865

2/17/2015 12:37:20 PM

*County

Organization Type

PLEASE READ INSTRUCTIONS ON BACK BEFORE COMPLETING THIS FORM

Item 1.	The full legal na	me, organization to	pe and county	v of each pa	articipant to t	his agreement are:

	I				I I
	Party 1	Buchanan County		County	Buchanan
	Party 2	Chickasaw County		County	Chickasaw
	Party 3	Fayette County		County	Fayette
	Party 4	Howard County		County	Howard
	Party 5	City of Elma		City	Howard
					*Enter "Other" if not in Iowa
Item 2.	The type (Enter only	of Public Service included in this agreement is one Service Code and Description)	S: 810 Any		, Boards, and Commis Description
Item 3.	The purp	ose of this agreement is: (please be specific)			
		reduce the flood risks; improve water quality; moni d regarding flood risks & water quality; allocate av n.			
Item 4.	The durat	ion of this agreement is: (check one)	nent Expires	n/dd/yyyy]	Indefinite Duration
Item 5.	Does this	agreement amend or renew an existing agre	ement? (check one	e)	
		Filing # of the agreement: M507489			
		ne filing number of the most recent version filed for this agre ng number of the agreement may be found by searching th		p://sos.iowa.gov/28e.	-
Item 6.	Attach tw	o copies of the agreement to this form if not fil	ling online.		
Item 7.	The prima	ary contact for further information regarding th	nis agreement is:	(optional)	
Item 7.		ary contact for further information regarding that	nis agreement is:		

Phone <u>319-334-4109</u>



Secretary of State State of Iowa

Paul D. Pate | 28E Agreement **Additional Participants**

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Item 1. The full legal name, organization type and county of each participant to this agreement are (continued):

	Full Legal Name	Organization Type	*County
Party 6	City of Independence	City	Buchanan
Party 7	City of New Hampton	City	Chickasaw
Party 8	Soil & Water Conservation District	Regional or District	Buchanan
Party 9	Soil & Water Conservaton District	Regional or District	Chickasaw
Party 10	Soil & Water Conservation District	Regional or District	Delaware
Party 11	Soil & Water Conservaton District	Regional or District	Fayette
Party 12	Soil & Water Conservation District	Regional or District	Howard
Party 13	Black Hawk County	County	Black Hawk
Party 14	Bremer County	County	Bremer
Party 15	Linn County	County	Linn
Party 16	Mitchell County	County	Mitchell
Party 17	City of Aurora	City	Buchanan
Party 18	City of Hazleton	City	Buchanan
Party 19	City of Quasqueton	City	Buchanan
Party 20	City of Winthrop	City	Buchanan
Party 21	City of Central City	City	Linn
Party 22	City of Fredericksburg	City	Chickasaw
Party 23	City of Readlyn	City	Bremer
Party 24	City of Sumner	City	Bremer
Party 25	City of Tripoli	City	Bremer
Party 26	City of Riceville	City	Howard
Party 27	Soil & Water Conservation District	Regional or District	Black Hawk
Party 28	Soil & Water Conservation District	Regional or District	Bremer
Party 29	Soil & Water Conservation District	Regional or District	Linn
Party 30	Soil & Water Conservation District	Regional or District	Mitchell

Upper Wapsipinicon River Watershed Management Authority: 28E Agreement

THIS AGREEMENT is voluntarily entered into by all parties/participants on signature pages and presented to the Iowa Secretary of State on this 17th day of September, 2014.

WHEREAS, the purpose of this Agreement is to allow the participants to make efficient use of their powers in securing funding for and cooperating to achieve the goals outlined in Paragraph 2 of this document. This 28E agreement shall be liberally construed to that end;

WHEREAS, this document is authorized by Iowa Code Chapter 28E (2011) and Iowa Code Chapter 466B (2011) to promote the most efficient use of material and human resources for the public good and for that purpose all cities, counties, soil and water conservation districts, and other governmental entities in the watershed are invited to become a participant in this Agreement;

NOW, THEREFORE, in consideration of the mutual covenants hereafter set forth, the participants agree as follows:

1. CREATION OF THE AUTHORITY.

Upon the effective date identified in Paragraph 3, there is hereby created a public agency to be known as the "Wapsipinicon River Watershed Management Authority" (The "Authority"). The agency shall be a political subdivision of the State of Iowa and a legal entity separate and distinct from the corporate existence of any participating parties and shall be subject to the control and supervision of any party or their officers and directors only to the extent provided herein.

2. PURPOSE AND FUNCTIONS.

The purpose of the Authority shall be to perform the following duties:

- a. Assess and reduce the flood risks in the watershed;
- b. Assess and improve water quality in the watershed;
- c. Monitor the federal flood risk planning and activities;
- d. Educate residents of the watershed regarding flood risks and water quality; and
- e. Allocate moneys made available for purposes of water quality and flood mitigation.

The Authority may make and enter into contracts and agreements and execute instruments necessary or incidental to the performance of the duties of the Authority but shall not under any circumstances acquire property by eminent domain.

3. EFFECTIVE DATE.

The effective date of this Agreement shall be the first day after the date on which all of the following conditions precedent have been satisfied:

- a. The governing bodies of all participants have adopted resolutions approving this Agreement and said resolutions become effective.
- b. This Agreement has been authorized and signed by the necessary representative or representatives from each participant and said signature page has been attached to this Agreement.
- c. This agreement has been filed with the Iowa Secretary of State.

4. DURATION.

The duration of this Agreement and of the Authority shall be perpetual unless this Agreement is amended or terminated per the provisions of this agreement.

5. GOVERNING BODY.

The Authority shall be governed by a board of directors. Members of the board of directors shall be divided among the political subdivisions which comprise the Authority and shall be appointed by the respective political subdivision's elected legislative body. The board of directors shall meet at least one time per calendar year but may draft bylaws which allow for meeting more frequently. The board shall be subject to the Iowa Open Meetings and Open Records Laws and shall make the necessary provisions to conform to the requirements of the law. Board members shall receive no compensation for serving in such a capacity but may be reimbursed for actual expenses incurred by their respective governing body or by the Authority subject to the existence and availability of funds.

Each participating political subdivision shall have one representative on the board of directors. The directors shall have staggered terms of four years with the initial terms being shortened and lengthened as necessary to achieve staggered terms. A person appointed to fill a vacancy shall be appointed in the same manner as the original appointment for the duration of the unexpired term. A director is eligible for reappointment.

A director may be removed after missing three consecutive regular meetings of the board. If a director is removed a successor shall be appointed for the duration of the unexpired term of the removed director in the same manner as the original appointment. The appointing body may at any time remove a director appointed by it for misfeasance, nonfeasance, or malfeasance in office or for any of the reasons outlined in lowa Code Section 66.

The board of directors shall adopt bylaws and shall elect one director as chairperson and one director as vice chairperson, each for a term of two years, and shall appoint a secretary who need not be a director. The board may create any committees necessary to achieve the purposes and functions of this agreement. Further duties shall be set forth in the bylaws.

A majority of the membership of the board of directors shall constitute a quorum of the board for the purpose of holding a meeting of the board. The affirmative vote of a majority of the quorum shall be necessary for any action taken by the Authority unless the board adopts a bylaw requiring a greater number of affirmative votes. A vacancy in the membership of the board shall not impair the rights of a quorum to exercise all the rights and perform all the duties of the Authority.

6. MAP OF AREA AND BOUNDARIES OF THE AUTHORITY.

Pursuant to the requirements of Iowa law, this Agreement includes a map showing the area and boundaries of the Authority. The map is attached to this Agreement and marked as Exhibit A.

7. COORDINATION WITH OTHER ENTITIES.

The Authority may choose to coordinate all of its activities with the Department of Natural Resources, the Department of Agriculture and Land Stewardship, Councils of Governments, Public Drinking Water Utilities, Soil and Water Conservation Districts, and any other local, state, or federal entities.

8. CONTRIBUTIONS TO THE AUTHORITY AND BUDGET.

Members of the Authority may, if deemed necessary and appropriate, contribute through an equitable formula, make appropriations from their respective budgets for the operation and administration of the Authority. Such a formula shall be presented and passed by Resolution by all parties bound by this Agreement. These appropriations may be utilized for but not limited to the employment of staff, marketing, grant writing fees, and administrative fees to Fiscal Agents. Any such contributions from the governing bodies of this Agreement shall be binding to fulfill.

9. GRANTS AND FISCAL AGENTS.

The Authority shall have full authority to apply for and receive grants or endorse a participant to do the same for facilities construction and programming, but neither the Authority nor the participants in this Agreement shall be obligated to contribute or expend non-grant monies beyond amounts included in an approved budget. The Authority may enter into agreements with grant writers and Fiscal Agents to both write grants and administrate dollars, which may be received either by the Authority or a party to this Agreement for projects approved by the Authority.

10. FISCAL RESTRICTIONS.

The Authority shall have no power to impose any tax of any nature, nor pledge the credit of any of parties to this Agreement, nor incur any debt or other financial obligation the payment of which has not been provided for in the current or an approved future budget.

11. REPORTS AND AUDITS.

Between January 1 and January 15 of each year the Authority shall prepare and deliver to each participant an annual report which summarizes the programs and activities conducted or expected

to be conducted by the Authority during the previous, current, and ensuing fiscal year. In the event that the Authority establishes a financial budget, the Authority shall also comply with the audit provisions under lowa Code Section 11.6 and shall furnish copies of the audit report to each participant.

12. CONFLICTS OF INTEREST.

The Agency and its Committee shall be subject to all laws of the State of lowa relating to conflicts of interest and gifts which are applicable to municipalities and municipal officers generally.

13. VOLUNTARY TERMINATION.

Membership in this Agreement may be terminated voluntarily by any party to the Agreement. A party wishing to voluntarily terminate their membership shall provide written notice of intent to terminate membership to all other parties to the Agreement. The termination shall be effective twenty (20) days from the date that written notice is provided to other members. A party may withdraw written notice before the 20 day period expires and may reapply for membership to the board of directors after the 20 day period has expired. The board of directors may waive the 20 day period for good cause shown. Termination, whether voluntary or involuntary, in no way relieves a participant from any continuing obligations that may have been imposed on said participant by entry into the Authority. The board of directors shall determine whether a participant that has been terminated from the Authority has any continuing obligations and if so the amount or requirement of said continuing obligation.

The remaining parties may choose to amend this agreement by removing all references to a party that voluntarily terminates its membership in this agreement and continue this Agreement under all the terms and conditions as previously set.

14. INVOLUNTARY TERMINATION.

In the event that either a party to this Agreement fails to timely perform a duty imposed upon it under this Agreement, the Authority may cause notice to be served on the entity by certified mail which specifies the particulars of the alleged default and demands performance. If the party fails to cure its default within twenty (20) days after the date of mailing of the notice, the Authority may exercise all rights and remedies it may have at law or in equity including serving judgment for any damages incurred and/or a decree of specific performance of this agreement. A default shall not cause a termination of this Agreement. In the event the Authority fails to perform a duty or observe a requirement imposed by this Agreement, a party may pursue the same remedies against the Authority, if the Authority fails to cure such default within the time set forth above following notice of the default, the party shall be entitled to the same remedies as were given to the Authority. Termination, whether voluntary or involuntary, in no way relieves a participant from any continuing obligations that may have been imposed on said participant by entry into the Authority. The board of directors shall determine whether a participant that has been terminated from the Authority has any continuing obligations and if so the amount or requirement of said continuing obligation.

15. ADDITIONAL PARTIES

A city, County, or Soil and Water Conservation District within the Upper Wapsipinicon River Watershed who is not a party, may request, in writing to the Authority, to become a Party.

Such a request shall be considered and decided by a 2/3 vote of the board of directors, and shall become effective when the new party has signed the then-current Agreement pursuant to a resolution of its governing body and the requisite filing with the Iowa Secretary of State and/or County Auditor has been accomplished.

16, DISSOLUTION OF AGENCY.

The board of directors may choose to terminate the Authority under the rules and bylaws prescribed by the board. Upon termination, the Authority shall dissolve and the affairs of the Authority shall be wound up as herein provided. The winding up of the affairs of the Authority and the distribution of its assets shall be conducted by the board of directors as follows:

- a. General Funds. Any balance of a fund created by the mechanism described in this Agreement, shall be returned to the party per the same formula which created the fund.
- b. Unexpended Grants and Gifts. To the extent the Authority may possess funds received from contributions towards a specific project and such funds have not been expended, such funds shall be returned to the donors to the extent possible. If any grants create a legal obligation the board of directors shall determine the liability of each member and former member of the Authority.
- c. If the Authority should own any facility and this Authority is terminated, such facility may be donated and turned over to a non-profit or governmental entity or sold and proceeds divided equitably between the parties involved in this Agreement.

17. SEVERABILITY/INVALIDITY

If any term, provision, or condition of this Agreement shall be determined to be invalid by a court of competent jurisdiction, such invalidity shall in no way effect the validity of any other term, provision, or condition of this Agreement, and the remainder of the Agreement shall survive in full force and effect unless to do so would substantially impair the rights and obligations of the Parties to this Agreement or substantially frustrate the attainment of the purposes of this Agreement.

18. RECORDATION

This Agreement shall be recorded pursuant to the requirements of the Code of Iowa, Chapter 28E.

18. ENTIRE AGREEMENT

This Agreement and attachments hereto constitute the entire Agreement among the parties and supersedes or replaces any prior agreements among the parties relating to its subject matter.

19. AMENDMENTS.

This Agreement may be amended at any time by the parties. All amendments shall be in writing, signed by all of the Parties, and filed in an electronic format with the Iowa Secretary of State as required by Iowa Code §28E.8(2011).

20. APPLICABLE LAWS.

This Agreement shall be governed by, construed and enforced in accordance with the laws of the State of Iowa. This Agreement is made pursuant to statutory authority granted to the parties pursuant to Iowa Code Sections 28E, 466B, and other relevant federal or state law.

21. NO WAIVER

The waiver or acceptance by any party of a breach or violation of any provision(s) of this Agreement by another party shall not operate as, or be construed to be, a waiver of any other or subsequent breach.

22. NO ASSIGNMENT OR DELEGATION

Neither this Agreement, nor any right or obligation under it, may be assigned, transferred, or delegated in whole or in part to any outside entity without the prior approval of the board of directors.

23. AUTHORITY AND AUTHORIZATION

Each party to this Agreement shall supply to the Authority a copy of the resolution by the governing body of each party as evidence of the power and authority of each party to enter into this agreement.

24. HEADINGS AND CAPTIONS

The paragraph headings and captions set forth in this Agreement are for identification purposes only and do not limit or construe the contents of the paragraphs.

25. SIGNATURE PAGES

The parties agree that this Agreement has attached to it signature pages which shall be assembled and filed together with the Agreement and shall together constitute one and the same instrument. A completed copy of this Agreement with executed signature pages shall be sent to each party.

IN WITNESS WHEREOF, the County of Buchanan has caused this Agreement to be executed and signed by its respective officers this day and year:

COUNTY OF BUCHANAN, IOWA

Ollem	the	Show-	16
Chairman, B	oard of §	Apervisors	

ATTEST:

Cindu	SOSS.	
County Audito	ok —	<u> </u>

Date: 9/15/2014

The County of Chickasaw hereby resolves to enter into the 28E Agreement for the Creation of the Upper Wapsipinicon River Watershed Management Authority.

CHICKASAW COUNTY, IOWA

By: Rik Hostellas

Rick Holthaus, Chairperson, Chickesaw County Board of Supervisors

By: Joan 9 Knull

Joan Knoll, Chickasaw County Auditor

STATE OF IOWA, COUNTY OF CHICKASAW, SS:

On this ______ day of September, 2012, before me, the undersigned, a Notary Public in and for the State of lowe, personally appeared Rick Holthaus and Joan Knoll, to me personally known, and who, being by me duly sworn, did say that they are the Chairperson of the Board of Supervisors and Auditor, respectively, of the County of Chickasaw, lowa; that the instrument was signed and sealed on behalf of the County, by authority of its Board of Supervisors on the ______ day of September, 2014, and that

acknowledged the execution of the instrument to be the voluntary act and deed and the voluntary act and deed of the County, by it voluntarily executed.

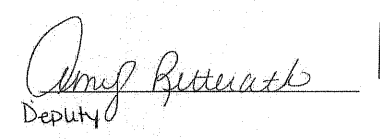
Notary Public

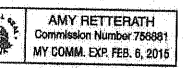
S A S

PATTI K. ROSAUER Commission Number 727350 My Commission Expires March 11, 2006 The County of Fayette hereby resolves to enter into the 28E Agreement for the Creation of the Upper Wapsipinicon River Watershed Management Authority.

FAYETTE COUNTY, IOWA Darrel Dolf, Chairperson, Fayette County Board of Supervisors Lori Moellers, Fayette County Auditor STATE OF IOWA, COUNTY OF FAYETTE, SS: On this day of September 2014, before me, the undersigned, a Notary Public in and for the State of Iowa, personally appeared Darrel Dolf and Lori Moellers, to me personally known, and who, being by me duly sworn, did say that they are the Chairperson of the Board of Supervisors and Auditor, respectively, of the County of Fayette, lowa; that the instrument was signed and sealed on behalf of the County, by authority of its Board of Supervisors on the day of September 2014, and that and Lori Moellers Darrel acknowledged the execution of the instrument to be the voluntary act and deed and the voluntary act and deed of the County, by it voluntarily executed. **RUTH ANN KEARNEY** Commission Number 747123 Commission Expines May 29. 2016

The County of Howard hereby resolves to enter into the 28E Agreement for the Creation of the Upper Wapsipinicon River Watershed Management Authority.





The City of Elma hereby resolves to enter into the 28E Agreement for the Creation of the Upper Wapsipinicon Watershed Management Authority.

By: Jerry Steven, Mayor
By: Wannon Gebel, City Clerk

STATE OF IOWA, COUNTY OF HOWARD, SS:

On this 9 day of September 2014, before me, the undersigned, a Notary Public in and for the State of lowa, personally appeared Jerry Steven and Shannon Gebel, to me personally known, and who, being by me duly sworn, did say that they are the Mayor and City Clerk, respectively, of the City of Elma, Iowa; that the instrument was signed and sealed on behalf of the City, by authority of its City Council on the day of September 2014, and that Levy Steven and Shannon Cebel, acknowledged the execution of the instrument to be the voluntary act and deed and the voluntary ace and deed of the City, by it voluntarily executed.

Notary Public

MARY JO FRIEDRICH

IN WITNESS WHEREOF, the City of Independence has caused this Agreement to be executed and signed by its respective officers this day and year:

CITY OF INDEPENDENCE

Santa Caria
Bonita Davis, Mayor of the City of Independence

ATTEST:

Barbara K. Rundle, MMC, ICMC, City Clerk/Treasurer

Date: August 25, 2014

IN WITNESS WHEREOF, the City of New Hampton has caused this Agreement to be executed and signed by its respective officers this day and year:

CITY OF NEW HAMPTON, IOWA

Bob Martin, Mayor City of New Hampton

ATTEST:

Sucition Kollect City Clerk

Date: 9-19-14

The Buchanan Soil and Water Conservation District hereby resolves to enter into the 28E Agreement for the Creation of the Upper Wapsipinicon Watershed Management Authority.

BUCHANAN COUNTY SWCD, IOWA

By: rulinge alduch

George Aldrich, Chairperson, Buchanan County SWCD

STATE OF IOWA, COUNTY OF BUCHANAN, SS:

On this	8+n	day of Septe	mber 2014, before me, the undersigned, a Notary
Public in a	ind for the State	of lowa, persona	ally appeared George Aldrich, to me personally
known, ar	id who, being b	y me duly sworn,	did say that they are the Chairperson of the Board of
was signe	d and sealed on	behalf of the Soi	Vater Conservation District, lowa; that the instrument and Water Conservation District, by authority of its
Board of C	commissioners (on the <u></u> $\S^{\sqcup n}$	day of September 2014, and that
Ju	112 A. A141	laus	acknowledged the execution of the
instrumer	nt to be the volu	intary act and dec	ed and the voluntary act and deed of the Soil and
Water Cor	nservation Distr	ict, by it voluntar	ily executed.

JULIE A. ALTHAUS
Commission Number 194787
My Commission Expires

The Chickasaw Soil and Water Conservation District hereby resolves to enter into the 28E Agreement for the Creation of the Upper Wapsipinicon River Watershed Management Authority.

CHICKASAW SWCD, IOWA

By: Kni Koultu

Kim Leichtman, Chairperson, Chickasaw SWCD

STATE OF IOWA, COUNTY OF CHICKASAW, SS:

On this _______ day of September, 2014, before me, the undersigned, a Notary Public in and for the State of lowa, personally appeared Kim Leichtman, to me personally known, and who, being by me duly sworn, did say that they are the Chairperson of the Board of Commissioners of the Soil and Water Conservation District, of the County of Chickasaw, lowa; that the instrument was signed and sealed on behalf of the Soil and Water Conservation District, by authority of its Board of Commissioners on the ______ day of September, 2014, and that _______ acknowledged the execution of the instrument to be the voluntary act and deed and the voluntary act and deed of the Soil and Water Conservation District, by it voluntarily executed.

Delaware Soil and Water Conservation District hereby resolves to enter into the 28E Agreement for the Creation of the Upper Wapsipinicon River Watershed Management Authority.

DELAWARE SWCD, IOWA

By: Stere duck

Steve Lucken, Chairperson, Delaware SWCD

STATE OF IOWA, COUNTY OF DELAWARE, SS:

On this	10th	day of September, 201	4, before m	e, the undersigned, a Notary
Public in	and for the St	ate of Iowa, personally appea	red Steve L L	reken, to me personally known,
and who	, being by me	duly sworn, did say that they	are the Chai	rperson of the Board of
Commis	sioners of the	Soil and Water Conservation [district, of th	e County of Delaware, lowa;
that the	instrument wa	s signed and sealed on behalf	of the Soil a	and Water Conservation District
by author	rity of its Boai	d of Commissioners on the _	10th	day of September, 2014,
and that	<u>Cathy G</u>	<u>caif</u>	ackno	wledged the execution of the
Instrum	ent to be the v	oluntary act and deed and the	voluntary a	ct and deed of the Soil and
Water C	onservation Di	strict, by it voluntarily execute	ed.	
	***		14 × 5 × 2 4 × 2 4 × 4 4 × 4 × 4 × 4 × 4 × 4 ×	The single in the land of the second state of

The Fayette Soil and Water Conservation District hereby resolves to enter into the 28E Agreement for the Creation of the Upper Wapsipinicon River Watershed Management Authority.

FAYETTE COLUMN SWCD, IOWA

Elis, but

William E. Bennett, Chairperson, Fayette € SWCD

STATE OF IOWA, COUNTY OF FAYETTE, SS:

On this ______ day of September, 2014, before me, the undersigned, a Notary Public in and for the State of Iowa, personally appeared Bill Bennett, to me personally known, and who, being by me duly sworn, did say that they are the Chairperson of the Board of Commissioners of the Soil and Water Conservation District, of the County of Fayette, Iowa; that the instrument was signed and sealed on behalf of the Soil and Water Conservation District, by authority of its Board of Commissioners on the ______ day of September, 2014, and that ______ & Bernnet & ______ acknowledged the execution of the instrument to be the voluntary act and deed and the voluntary act and deed of the Soil and Water Conservation District, by it voluntarily executed.

Notary Public

emmission Number 1005.
My Commission Expires

The Howard Soil and Water Conservation District hereby resolves to enter into the 28E Agreement for the Creation of the Upper Wapsipinicon River Watershed Management Authority.

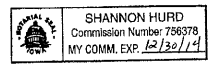
HOWARD SWCD, IOWA

By: Bat a leily

Bart Wilson, Chairperson, Howard SWCD

STATE OF IOWA, COUNTY OF HOWARD, SS:

ourson Hu



The County of Black Hawk hereby resolves to enter into the 28E Agreement for the creation of the Upper Wapsipinicon River Watershed Management Authority on this 21st day of October 2014.

COUNTY OF BLACK HAWK, IOWA

Seal

Craig White, Chairman Board of Supervisors

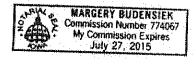
ATTEST:

Grant Veeder, County Auditor

STATE OF IOWA, COUNTY OF BLACK HAWK, SS:

On this <u>21st day of October</u>, <u>2014</u> before me, the undersigned, a Notary Public in and for the State of lowa, personally appeared <u>Craig White</u> and <u>Grant Veeder</u>, to me personally known and who being by me duly sworn, did say that they are the Chairperson of the Board of Supervisors and Auditor, respectably, of the County of Black Hawk, lowa; that he instrument was signed and sealed on behalf of the County by authority of its Board of Supervisors on the <u>21st day of October</u>, <u>2014</u> and that <u>Craig White</u> and <u>Grant Veeder</u> acknowledge the execution of the instrument to be voluntary act and deed and the voluntary act and deed of the County, by it voluntarily executed.

Margery Budensiek, Notary Public



IN WITNESS WHEREOF, the County of Bremer has caused this Agreement to be executed and signed by its respective officers this day and year:

COUNTY OF BREMER, IOWA

Ken Kammeyer, Chairmen Board of Supervisors

ATTEST:

Shelley Wolf, County Auditor

Date: Oct. 6, 2014

IN WITNESS WHEREOF, the County of Area has caused this Agreement to be executed
signed by its respective officers this day and year:
COUNTY OF LINE 10WA 12-1-14
COUNTY OF June, IOWA
Chairman Board of Supervisors
ATTEST:
Jul Miller by Reherra Share, Deputy
Date: 12-1-14

IN WITNESS WHEREOF, the County of Mitchell has caused this Agreement to be executed and signed by its respective officers this day and year:

COUNTY OF MITCHELL, IOWA

Joel Voaklander, Chairman Board of Supervisors

ATTEST:

Lowell Tesch, County Auditor

Date: Sept. 30, 2014

IN WITNESS WHEREOF, the City of \underline{Aurora} has caused this Agreement to be executed and signed by its respective officers this day and year:

CITY OF Aurora, IOWA

Mayor, City of Autora

ATTEST:

City Clerk

Date: 702.5.2014

RESOLUTION 30-2014

The City of Central City hereby resolves to enter into the 28E Agreement for the Creation of the Upper Wapsipinicon River Watershed Management Authority.

Don Gray, Mayor

ATTEST:

LaNeil McFadden, City Clerk

City of Central City, Iowa

STATE OF IOWA

) ss:

LINN COUNTY

On this 10th day of December, 2014, before me, the undersigned, a Notary Public in and for the State of Iowa, personally appeared Don Gray and LaNeil McFadden, to me personally known, who, being by me duly sworn, did say that they are the Mayor and City Clerk, respectively, of the City of Central City, Iowa, a municipal corporation; that the seal affixed to the foregoing instrument is the corporate seal of the municipal corporation, and that the instrument was signed and sealed on behalf of the municipal corporation by the authority of its City Council; and that Don Gray and LaNeil McFadden acknowledged the execution of the instrument to be their voluntary act and deed and the voluntary act and deed of the corporation, by it and by them voluntarily executed.

Notary Public in and for the State of Iowa



IN WITNESS WHEREOF, the City of <u>fredericks</u> has caused this Agreement to be executed and signed its respective officers this day and year:	by
CITY OF, IOWA Fredericks burg	

Bayan O'Say Mayor, dity of

ATTEST: Cindy Lantow City Clerk

Date:

IN WITNESS WHEREOF, the City of Hazleton has caused this Agreement to be executed and signed by its respective officers this day and year:

CITY OF HAZLETON, IOWA

Gerald VandeVorde, Mayor City of Hazleton

ATTEST:

Lisa Baych, City Clerk

Date:

IN WITNESS WHEREOF, the City of Lesquiton has caused this Agreement to be executed and signed by
its respective officers this day and year
1
CITY OF Wasgustan, IOWA
$\sim 200M_{\odot}$
(Cay)
Mayor, City of
ATMEST: MOUST
Muta O. Clarold
City Clerk
Date: 10-13-14

IN WITNESS WHEREOF, the City of Reading has caused this Agreemer its respective officers this day and year:	nt to be executed and signed by
CHTY OF Readlyg IOWA	
 Mayor, City of Recedyn	
ATTEST:	
City Clerk J Bulo	

IN WITNESS WHEREOF, the City of Riceville, lowa has caused this Agreement to be executed and signed by its respective officers this day and year:

CITY OF RICEVILLE, IOWA

Mayor, City of Riceville

ATTEST:

Mynauleddel

Date: 10.22.2014

IN WITNESS WHEREOF, the City of Whitehas caused this Agreement to be executed and signed by its respective officers this day and year:

CITY OF WHEREOF, the City of Whitehas caused this Agreement to be executed and signed by its respective officers this day and year:

ATTE TE

City Clerk

Date: 17700100,0014

IN WITNESS WHEREOF, the City of Tripoli has caused this Agreement to be executed and signed by its respective officers this day and year:

CITY OF TRIPOLI, IOWA

Mayor, City of Tripoli

ATTEST:

City Clerk

Date: 10-20-2014

IN WITNESS WHEREOF, the City of $\frac{Winterphas}{Winterphas}$ has caused this Agreement to be executed and signed by its respective officers this day and year:

CITY OF WINHIP IOWA

Mayor, City of

ATTEST:

City Clerk

Date:

10/8/14

The Black Hawk Soil and Water Conservation District hereby resolves to enter into the 28E Agreement for the Creation of the Upper Wapsipinicon River Watershed Management Authority.

BLACK HAWK SWCD, IOWA

By: Monstelling Chairperson, BLACK HAWK SWED

STATE OF IOWA, COUNTY OF BLACK HAWK, 5S:



The Bremer Soil and Water Conservation District hereby resolves to enter into the 28E Agreement for the Creation of the Upper Wapsipinicon River Watershed Management Authority.

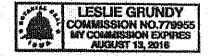
BREMER COUNTY SWCD, IOWA

By: Senny Henry SWCD

Chairperson, Bremer County SWCD

STATE OF IOWA, COUNTY OF BREMER, SS:

On this / 3 to day of November 2014, before me, the undersigned, a Notary
Public in and for the State of Iowa, personally appeared King Hinning, to me personally
known, and who, being by me duly sworn, did say that they are the Chairperson of the Board of
Commissioners of the Bremer Soil and Water Conservation District, lowa; that the instrument
was signed and sealed on behalf of the Soil and Water Conservation District, by authority of its
Board of Commissioners on the 13th, day of November 2014, and that
acknowledged the execution of the instrument to be the voluntary
act and deed and the voluntary act and deed and the voluntary act and deed of the Soil and
Water Conservation District, by it voluntarily executed.



The Linn Soil and Water Conservation District hereby resolves to enter into the 28E Agreement for the Creation of the Upper Wapsipinicon River Watershed Management Authority.

LINN COUNTY SWCD, IOWA Chairperson, Linn SWCD STATE OF IOWA, COUNTY OF LINN, SS: day of November 2014, before me, the undersigned, a Notary Public in and for the State of Iowa, personally appeared Laure Kroese, to me personally known, and who, being by me duly sworn, did say that they are the Chairperson of the Board of Commissioners of the Linn Soil and Water Conservation District, lowa; that the instrument was signed and sealed on behalf of the Sojl and Water Conservation District, by authority of its Board day of November 2014, and that of Commissioners on the Multiplacknowledged the execution of the instrument to be the voluntary act and deed and the voluntary act and deed and the voluntary act and deed of the Soil and Water Conservation District, by it voluntarily executed. TAMMY ANN DOUGHERTY Notarial Seal - IOWA Commission No. 181976 My Commission Expires **Notary Public**

The Mitchell Soil and Water Conservation District hereby resolves to enter into the 28E Agreement for the Creation of the Upper Wapsipinicon River Watershed Management Authority.

MITCHELL SWCD, IOWA

By: Rose My Coutty

Rose McCarthy, Chairperson, Mitchell SWCD

STATE OF IOWA, COUNTY OF MITCHELL, SS:

On this _______ day of September, 2014, before me, the undersigned, a Notary Public in and for the State of lowa, personally appeared Rose McCarthy, to me personally known, and who, being by me duly sworn, did say that they are the Chairperson of the Board of Commissioners of the Soil and Water Conservation District, of the County of Mitchell, lowa; that the instrument was signed and sealed on behalf of the Soil and Water Conservation District, by authority of its Board of Commissioners on the ______ day of September, 2014, and that ______ acknowledged the execution of the instrument to be the voluntary act and deed and the voluntary act and deed of the Soil and Water Conservation District, by it voluntarily executed.

Notary Public

DEANNA HALBACH
Commission Number 187130
My Comm. Exp. 1() -2() -1