AGENDA

SLAUGHTERVILLE BOARD OF TRUSTEES REGULAR MEETING April 16, 2024 – 7:00 PM Slaughterville Town Hall – 10701 US Hwy 77

- 1. CALL TO ORDER
- 2. ROLL CALL, DECLARATION OF A QUORUM BEING PRESENT
- 3. PLEDGE OF ALLEGIANCE AND INVOCATION
- 4. CITIZEN COMMENTS

Anyone having an item of business to present to the Slaughterville Board of Trustees is requested to sign in prior to the meeting and will be called upon to speak by the mayor or presiding officer. Those addressing the Trustees are to come to the podium to speak. Presentations are limited to three (3) minutes. Due to Open Meeting Act regulations, Trustees are not able to participate in discussion during citizen comments. Remarks should be directed at the Board of Trustees as a whole. All citizen comments must directly pertain to an agenda item, if no such item appears on the agenda, it cannot be discussed.

5. CONSENT AGENDA

All items listed under the Consent Agenda are deemed to be non-controversial and routine in nature by the governing body. Items will be approved by one motion of the governing body. Items listed will not be discussed. Any member of the governing body desiring to discuss an item on the Consent Agenda may request it be removed from the Consent Agenda and placed in its proper order on the regular agenda for consideration.

- a) Approval of the minutes from March 28, 2024 special meeting.
- b) Approval of the March 2024 financial reports.
- c) Approval of the Proclamation for National Telecommunicator Week April 14-20, 2024.

6. ITEMS REMOVED FROM CONSENT AGENDA

Any items pulled from the consent agenda will be discussed and considered action to amend, deny, or approve.

7. REPORTS

This section is intended for the listed organization(s), staff, and Town Administrator to report and make announcements concerning municipal or community matters.

- a) Report from the Cleveland County Sheriff's Office.
- b) Report from the Fire Department.

- c) Report from the Planning and Development Administrator.
- d) Report from the Code Enforcement Officer.
- e) Report from the Town Administrator.

8. DISCUSSION AND/OR ACTION ITEMS

- a) Discussion and/or action to amend, deny, or approve the recommendation of approval from the Planning and Zoning Commission for a proposed Lot Split for the property located at 11400 Slaughterville Road in Slaughterville, Oklahoma, Section Fourteen (14), Township Seven (7) North, Range One (1) West, Cleveland County, Oklahoma for Kelly W. Osborn. Approximately 80.00 acres.
- b) Discussion and/or action to amend, deny, or approve a Budget Amendment to the 2023-2024 Fiscal Year Budget to the Private Grants Fund to record receipt of a Plains First Responder Grant in the amount of \$10,613.00 for the purchase of wildland gear.
- c) Review and discuss proposed changes to the Animal Ordinance.
- d) Discussion and/or action to amend, deny, or approve the recommendation from the Local Planning Action Committee (LPAC) regarding the updates to the CIP Top 10 List for capital asset purchase(s).
- e) Discussion and/or action to amend, deny, or approve the recommendation from the Local Planning Action Committee (LPAC) regarding project(s) for the American Rescue Plan Act (ARPA) funds. (Note: ARPA funds (\$606,310.50) must be obligated by December 31, 2024, and expended by December 31, 2026.)
- 9. REMARKS AND INQUIRIES BY TRUSTEES AND TOWN STAFF
- 10. ADJOURNMENT

This agenda was posted on April 12, 2024 at Slaughterville Town Hall and on the town website.

<u>Isl Christy Quickle</u> Christy Quickle, Town Clerk

If you require accommodations pursuant to the Americans with Disabilities Act or Section 504 of the Rehabilitation Act, please contact the Slaughterville Town Hall at 405-872-3000 at least twenty-four (24) hours prior to the scheduled starting time of the meeting.

MINUTES

TOWN OF SLAUGHTERVILLE BOARD OF TRUSTEES Special Meeting March 28, 2024

1. <u>CALL TO ORDER</u>

Mayor Taylor called the meeting of the Town of Slaughterville Board of Trustees to order at 7:00 p.m. on March 28, 2024. The meeting was held at the Slaughterville Town Hall at 10701 US Highway 77 and was conducted pursuant to the State Open Meeting Law with due and proper notice provided. Notice of the meeting was given by posting an agenda on March 26, 2024.

2. ROLL CALL, DECLARATION OF A QUORUM BEING PRESENT

LEAH GRADY	PRESENT
SANDY THOMPSON	PRESENT
EUGENE DICKSION	PRESENT
JERRY GARRETT	PRESENT
TROY TAYLOR	PRESENT

A quorum was established. Also present were Town Administrator Ashley Furry and Town Treasurer Chris Edwards. Staff present: Kim Reynolds and Josh Reagan.

3. PLEDGE OF ALLEGIANCE AND INVOCATION

Mayor Taylor led the Pledge of Allegiance and gave the invocation.

4. **RECOGNITION**

Recognition of Terry Searcy for Twenty-Five (25) years of volunteer service on the Slaughterville Fire Department.

5. <u>CITIZEN COMMENTS</u>

Anyone having an item of business to present to the Slaughterville Board of Trustees is requested to sign in prior to the meeting and will be called upon to speak by the mayor or presiding officer. Those addressing the Trustees are to come to the podium to speak. Presentations are limited to three (3) minutes. Due to Open Meeting Act regulations, Trustees are not able to participate in discussion during citizen comments. Remarks should be directed at the Board of Trustees as a whole. All citizen comments must directly pertain to an agenda item, if no such item appears on the agenda, it cannot be discussed.

Public comments were given.

6. CONSENT AGENDA

All items listed under the Consent Agenda are deemed to be non-controversial and routine in nature by the governing body. Items will be approved by one motion of the governing body. Items listed will not be discussed. Any member of the governing body desiring to discuss an item on the Consent Agenda may request it be removed from the Consent Agenda and placed in its proper order on the regular agenda for consideration.

- a) Approval of minutes from February 20, 2024 regular meeting.
- b) Approval of the February 2024 financial reports.
- c) Approval of minutes from March 19, 2024 regular meeting.

A motion was made by Eugene Dicksion and seconded by Troy Taylor to approve the consent agenda.

YEA: GRADY, THOMPSON, DICKSION, GARRETT, TAYLOR

NAY: NONE

7. <u>ITEMS REMOVED FROM CONSENT AGENDA</u>

Any items pulled from the consent agenda will be discussed and considered action to amend, deny, or approve.

There were no items removed from the Consent Agenda for separate consideration.

8. <u>REPORTS</u>

This section is intended for the listed organization(s), staff, and Town Administrator to report and make announcements concerning municipal or community matters.

- a) Report from the Cleveland County Sheriff's Office.
 - Cpt. Cornish reported the call volume was down from last month.
- b) Report from the Fire Department.
 - Chief Tolson reported the department responded to 30 calls for February.
- c) Report from the Planning and Development Administrator.
 - Ms. Reynolds reported on permits for the month of February.
- d) Report from the Code Enforcement Officer.
 - Mr. Reagan reported on code violations for the month of February.
- e) Report from the Town Administrator.

Mrs. Furry reported the following:

- A grant was submitted to Dolese through their community engagement program.
- Sales tax is up 4.76% from this time last year.
- The annual Oklahoma Municipal Assurance Group (OMAG) training will be held next month at 6:00 p.m., before the regular scheduled meeting.
- A survey for citizen input on the development of the town's property from the Master Plan was piloted on March 11th and is open until April 2nd.
- Governor Stitt proclaimed March as Flood Insurance Awareness Month.

9. <u>DISCUSSION AND/OR ACTION ITEMS</u>

a) Discussion and/or action to amend, deny, or approve the recommendation of approval from the Planning and Zoning Commission for a proposed Lot Split for the property located at 12801 Bryant Road in Slaughterville, Oklahoma, Section Thirteen (13), Township Seven (7) North, Range One (1) West, Cleveland County, Oklahoma for Jacob Barnes. Approximately 97.82 acres.

A motion was made by Troy Taylor and seconded by Sandy Thompson to approve the lot split request.

YEA: GRADY, THOMPSON, DICKSION, GARRETT, TAYLOR

NAY: NONE

b) Discussion and/or action to amend, deny, or approve the recommendation of approval from the Planning and Zoning Commission for a proposed Lot Split for the property located at approximately one-fourth of a mile east of 120th Street on the southside of Bryant Road in Slaughterville, Oklahoma, Section Twenty-Four (24), Township Seven (7) North, Range One (1) West, Cleveland County, Oklahoma for Phillip Boren. Approximately 72 acres.

A motion was made by Troy Taylor and seconded by Eugene Dicksion to approve the lot split request.

YEA: GRADY, THOMPSON, DICKSION, GARRETT, TAYLOR

NAY: NONE

c) Discussion and/or action to amend, deny, or approve the updates to the Governing Body Handbook.

A motion was made by Troy Taylor and seconded by Leah Grady to approve the updates to the Governing Body Handbook.

YEA: GRADY, THOMPSON, DICKSION, GARRETT, TAYLOR

NAY: NONE

d) Discussion and/or action to amend, deny, or approve Resolution 2024-0328 a Resolution declaring the eligibility of the Town of Slaughterville, a Political Subdivision to submit an application to the Oklahoma Opioid Abatement Board for use of funds set forth by the Oklahoma Attorney General for the Opioid Abatement Grant Program.

A motion was made by Jerry Garrett and seconded by Leah Grady to approve Resolution 2024-0328 as is.

YEA: GRADY, DICKSION, GARRETT, TAYLOR

NAY: THOMPSON

10.	REMARKS AND INQUIRIES BY TRUSTEES AND TOWN	<u>STAFF</u>
	None.	
11.	<u>ADJOURNMENT</u>	
	Mayor Taylor called adjournment at 7:49 p.m.	
	Approved this 16th d	ay of April, 2024.
Attest:		
	Troy Taylor, Mayor	
Chaigt	isty Quickle, Town Clerk	
Christy	isiy Quickie, 10WII Clerk	

TOWN OF SLAUGHTERVILLE



PROCLAMATION

NATIONAL TELECOMMUNICATORS WEEK

WHEREAS, in 1991 Congressional resolution named the second full week in April of every year, National Telecommunicator Week; and

- **WHEREAS**, emergencies can occur at anytime or any place and require the assistance of police, fire or emergency medical services; and
- **WHEREAS**, 9-1-1 is the Hotline for Help for people in emergency situations, and the 9-1-1 calltaker's voice is the first assurance that help is on the way; and
- WHEREAS, 9-1-1 professionals regularly meet the challenges of extremely stressful situations with calmness and efficiency; and
- **WHEREAS**, when an emergency occurs, the prompt response of police officers, firefighters and paramedics is critical to the protection of life and preservation of property; and
- **WHEREAS**, the safety of these emergency responders is dependent upon the quality and accuracy of information obtained from citizens who telephone the 9-1-1 communications center; and
- WHEREAS, Public Safety Dispatchers are the "heart of public safety," providing assistance before any other emergency services arrive on scene; and
- WHEREAS, Public Safety Dispatchers are a vital link for our emergency responders by monitoring their activities by radio, providing them information and ensuring their safety; and
- WHEREAS, Public Safety Dispatchers contribute substantially to the apprehension of criminals, suppression of fires and treatment of injuries and illnesses on a daily basis; and
- WHEREAS, each dispatcher has exhibited compassion, understanding and professionalism during the performance of his or her daily job duties.
- **NOW, THEREFORE, BE IT RESOLVED** that the Town of Slaughterville declares the week of April 14-20, 2024 to be National Telecommunicator Week in honor of the men and women whose diligence and professionalism keep our region's citizens and emergency responders safe.

PASSED, APPROVED AND ADOPTED this 16th day of April, 2024.

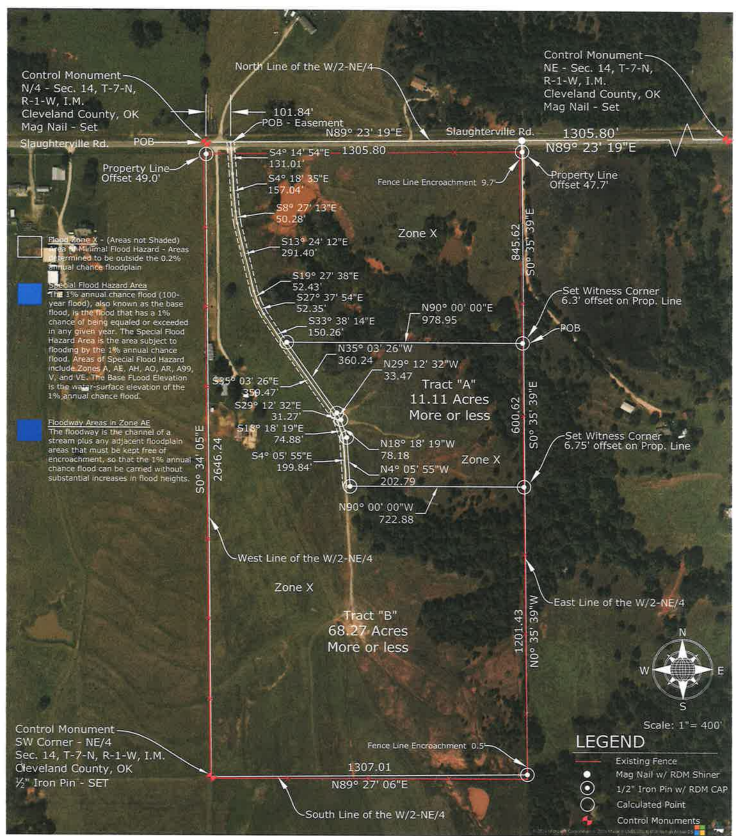
	Mayor	
ATTEST:		
Town Clerk		



Certificate of Survey Plat

RDM LAND SURVEYING CO. ROGER D. MAYES, PLS #1029 CA #2347, EXPIRES JUNE 30, 2025 P.O. BOX 921 PURCELL, OKLAHOMA 73080 (405) 527-5838

CLIENT: OSBORN, KELLY DATE OF SURVEY: 02/15/2024 BASIS OF BEARINGS: NAD 83 OK SOUTH



County: Cleveland Last Site Visit: 01/30/2024

Surveyor Notes:

- 1. This Certificate of Survey Plat/Lot Split is not a Flood Certificate, No Base Flood Elevation data determined.
- The location of the future dwelling was provided by the client.
- Aerial and Fema Data is for Visual Reference Only
- 4. FEMA Flood Data Overlay may not represent actual location of the Flood hazard area.

FEMA DATA INFO:

FIRM Data effective 9/26/2008 FIRM panel #40027C0385H

Polygons Derived from GIS Data from www.FEMA.gov

- located. No OKIE Utilities or any underground improvements were requested to be
- 4. No OKIE trumers were requested to improvements were requested to located.
 5. No Easements were provided or requested to be located.
 6. Property may be subject to adverse possession, prescriptive easements, and other boundary disputes.
 7. Aerial is for visual reference only may not be accurate with actual location of monuments.
 8. Parent Tract Legal descriptions were provided by client.

Certificate of Survey Plat

(Lot Split)

The West Half of the Northeast Quarter (W/2 NE/4) of Section Fourteen (14), Township Seven (7) North, Range One (1) West of the Indian Meridian, Cleveland County, Oklahoma, containing 80.00 acres, more or less, according to government survey.

Proposed Legal Descriptions:

Tract "A"

A tract of land that is a part of the West Half (W/2) of the Northeast Quarter (NE/4) of Section Fourteen (14), Township Seven (7) North, Range One (1) West of the Indian Meridian, Cleveland County, Oklahoma, more particularly described as follows: Commencing at the Northwest Corner of the Northeast Quarter (NE/4) of said Section 14; thence along Section line, N89°23'19"E a distance of 1305.80 feet to the Northeast Corner of the West Half (W/2) of the Northeast Quarter (NE/4) of said Section 14; thence along the East line of said W/2-NE/4, S0°35'39"E a distance of 845.62 feet to the POINT OF BEGINNING; thence continuing along the East line of said W/2-NE/4, S0°35'39"E a distance of 600.62 feet; thence N90°00'00"W a distance of 722.88 feet; thence N04°05'55"W a distance of 202.79 feet; thence N18°18'19"W a distance of 78.18 feet; thence N20°12'32"W a distance of 33 47 feet: thence N35°03'26"W a distance of 360.24 feet: thence N90°00'00"F a distance of 978.95 feet to the N29°12'32"W a distance of 33.47 feet; thence N35°03'26"W a distance of 360.24 feet; thence N90°00'00"E a distance of 978.95 feet to the POINT OF BEGINNING.

The above described tract of land contains 11.11 acres, more or less.

Tract "B'

A tract of land that is a part of the West Half (W/2) of the Northeast Quarter (NE/4) of Section Fourteen (14), Township Seven (7) North, Range One (1) West of the Indian Meridian, Cleveland County, Oklahoma, more particularly described as follows: BEGINNING at the Northwest Corner of the West Half (W/2) of the Northeast Quarter (NE/4) of said Section 14; thence along the West line of said W/2-NE/4, S0°34'05"E a distance of 2646.24 feet to the Southwest Corner of said W/2-NE/4; thence along the South line of said W/2-NE/4, N89°27'06"E a distance of 1307.01 feet to the Southeast Corner of said W/2-NE/4; thence along the East line of said W/2-NE/4, N0°35'39"W a distance of 1201.43 feet; thence N90°00'00"W a distance of 722.88 feet; thence N04°05'55"W a distance of 202.79 feet; thence N18°18'19"W a distance of 78.18 feet; thence N29°12'32"W a distance of 33.47 feet; thence N35°03'26"W a distance of 360.24 feet; thence N90°00'00"E a distance of 978.95 feet to a point on the East line of said W/2-NE/4; thence along the East line of said W/2-NE/4, N0°35'39"W a distance of 845.62 feet to a point on the North line of said W/2-NE/4; thence along the North line of said W/2-NE/4, S89°23'19"W a distance of 1305.80 feet to the POINT OF BEGINNING.

The above described tract of land contains 68.27 acres, more or less.

Proposed Easement Description:

The following legal description describes the centerline of a 30.00' Right-of-Way and Utility Easement. Commencing at the Northwest Corner of the Northeast Quarter (NE/4) of Section Fourteen (14), Township Seven (7) North, Range One (1) West of the Indian Meridian, Cleveland County, Oklahoma; thence along the North Line of said NE/4, N89°23'19"E a distance of 101.84 feet to the POINT OF BEGINNING; thence S04°14'54"E a distance of 131.01 feet; thence S04°18'35"E a distance of 157.04 feet; thence S08°27'13"E a distance of 50.28 feet; thence S13°24'12"E a distance of 291.40 feet; thence S19°27'38"E a distance of 52.43 feet; thence S27°37'54"E a distance of 52.35 feet; thence S33°38'14"E a distance of 150.26 feet; thence S35°03'26"E a distance of 359.47 feet; thence S29°12'32"E a distance of 31.27 feet; thence S18°18'19"E a distance of 74.88 feet; thence S04°05'55"E a distance of 199.84 feet to the end of said Easement.

> I, Roger D. Mayes, a Registered Land Surveyor in and for the State of Oklahoma, do hereby certify that I have made or have had made under my supervision, this survey in accordance with the original survey of this area and find this Plat of Survey to be a true and accurate E A Market Range Range Market Range R RIE A MAL

> > Registered Land Surveyor No. 1029

State of Oklahoma, County: Cleveland

Notary:

My Commission expires:___

State of Oklahoma)

County of Cleveland) SS

Before me, a Notary Public, in and for said County and State, on this 20 day of 2024, personally appeared, Roger D. Mayes, to me known to be the desiral person who executed the within and foregoing instrument and acknowledged to me that he executed the same as his free and voluntary act and deed.

My Commission expires: Capil 4,2025 Notary Public SLAUGHTERVILLE BOARD OF TRUSTEES Accepted by the Town of Slaughterville, Oklahoma, Board of Trustees on the _____day of _____, 2024 ATTEST: Town Clerk Mayor Notary: State of Oklahoma) County of Cleveland) SS Before me, a Notary Public, in and for said County and State, on this___day of_____ 2024, personally appeared, _, to me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that he executed the same as his free and voluntary act and deed.

Notary Public

Date



Town of Slaughterville

10701 US 77, Lexington, OK 73051 (405) 872-3000 Fax: (405) 872-0330

BUDGET AMENDMENT FOR 2023-2024 Fiscal Year Budget **GENERAL FUND**

Account	Account			Increase
<u>Number</u>	<u>Name</u>	Description		(Decrease)
4651.16	Fire - Private Grants	Plains First Res	sponder Grant	10,613.00
			Total:	10,613.00
EVDI ANATIONI				
EXPLANATION: To recognize grant pr	roceeds.			
To recognize grant p	ioccus.			
PASSED AN Oklahoma this 16 th d	ND APPROVED by the Boa ay of April 2024.	ard of Trustees	s of the Towr	of Slaughterville,
Mayor				
ATTEST:				
Town Clerk				
(SEAL)				

Town of Slaughterville								
General Fund Budget								
For the Year Ended June 30, 2024								
	Fiscal Year	Fiscal Year	Fiscal Year	Fiscal Year	Fiscal Year	Fiscal Year	Fiscal Year	Fiscal Year
	2023	2024	2024	2024	2024	2024	2024	2024
	GENERAL FUND	GENERAL FUND	GF BUDGET	GF BUDGET	GF BUDGET	GF BUDGET	GF BUDGET	AMENDED GF
REVENUES	BUDGET	BUDGET	AMEND #1	AMEND #2	AMEND #3	AMEND #4	AMEND #5	BUDGET
Sales tax	325,000.00	330,000.00						330,000
Use tax	85,000.00 2,500.00	125,000.00 2,500.00						125,000
Cigarette tax Franchise tax	128,000.00	150,000.00						2,500 150,000
Alcoholic beverage tax	20,000.00	20,000.00						20,000
								0
Permits and Fees Rental Revenues	22,000.00 3,550.00	20,000.00 3,550.00						20,000 3,550
Rental Revenues	3,550.00	3,550.00						3,550
Fire runs	500.00	600.00						600
Donations	500.00	500.00				10.010		500
Private Grants Government Grants	3,000.00 231,150.00	4,000.00 0.00				10,613		14,613
State Grants	4,800.00	60,000.00		43,340				103,340
Local Government Grants	20,000.00	40,000.00		,	795			40,795
Sale of Capital Assets	5,000.00	5,000.00						5,000
Interest income Other income	11,400.00 12,000.00	14,000.00 14,075.00						14,000 14,075
TOTAL REVENUES	874,400.00	789,225	0	43,340	795	10,613	0	843,973
		- /		.,				.,.
EXPENDITURES	1			l			1	
General Government Personal services	338,433	246,695	I	I	I	I	Ĭ	246,695
Materials and supplies	54,250	34,000						34,000
Other services and charges	73,980	73,370						73,370
Capital outlay	20,000	33,950	_	_	_	_	_	33,950
Total General Government	486,663	388,015	0	0	0	0	0	388,015
Fire Department	(I	FD	FD	FD FD	FD	FD FD	
Personal services	7,400	10,000						10,000
Materials and supplies	47,000	46,500			5,108			51,608
Other services and charges Capital outlay	13,530 105,000	11,865 190,000	13,588		2,127 14,617			13,992 218,205
Total Fire Department	172,930	258,365	13,588	0	21,852	0	0	293,805
	, , , , , , , , , , , , , , , , , , , ,				, , ,			
Park & Recreation			PARK	PARK	PARK	PARK	PARK	10.100
Personal Services Materials and Supplies	19,470 8,500	19,120 8,700						19,120 8,700
Other Services and Charges	1,430	1,375						1,375
Capital Outlay	0	2,600						2,600
Total Park & Recreation	29,400.00	31,795	0	0	0	0	0	31,795
Planning & Development	İ	l	P&D	P&D	P&D	P&D	P&D	
Personal Services	I	98,989	1 00	1	1 00	1 00	"	98,989
Materials and Supplies		14,600						14,600
Other Services and Charges		875						875
Capital Outlay Total Park & Recreation	0.00	114,464	0	0	0	0	0	0 114,464
Total Fair & Ned Callon	0.00	114,404	0	,		0	•	114,404
TOTAL EXPENDITURES	688,993	678,175	13,588	0	21,852	0	0	713,615
			(10.500)	10.010	(0.1.0==)	10.010		
REVENUES OVER (UNDER) EXPENDITURES	185,407	111,050	(13,588)	43,340	(21,057)	10,613	0	130,358
OTHER FINANCING SOURCES (USES)								
Net transfers-in (out)								0
REVENUES AND OTHER SOURCES OVER (UNDER) EXPENDITURES AND OTHER USES	185,407	111,050	(13,588)	43,340	(21,057)	10,613	0	130,358
LAFEINDITURES AND UTHER USES								
BEGINNING FUND BALANCE	1,505,621.00	1,691,028.00	1,802,078.00			1,810,773.00		
ENDING FUND BALANCE	1,691,028.00	1,802,078.00	\$1,788,490.00	1,831,830.00	1,810,773.00	1,821,386.00	1,821,386.00	1,951,744.00
								
BUDGET AMENDMENT #1 -	 							
Additional funding for two (2) water supply & storage tanks	[
and concrete pad								
BUDGET AMENDMENT #2 -								
To receipt REAP Grant Proceeds	[
BUDGET AMENDMENT #3 -								
To receipt FY23-24 CCJA Grant Proceeds and expenses,								
maint. on trucks and tools for FY20-21 CCJA Grant,								
booster hose for FY22-23 CCJA Grant, property insurance	[
and plumbing for Station 2 water tanks for FY23-24 Okla.	[
Dept. of Ag Grant, 15 blue and 15 green hoses for FY22- 23 Okla. Dept. of Ag Grant	[
BUDGET AMENDMENT #4 -								
To receipt FY23-24 Plains First Responder Grant Proceeds	[
BUDGET AMENDMENT #5 -	1							
	<u> </u>							

ANIMAL REGULATIONS

§ 4-101	Citation, authority and jurisdiction.
§ 4-102	Purpose.
§ 4- 103	Proper care and treatment of animals.
§ 4-104	Definitions.
§ 4- 105	Containment of animals.
§ 4- 106	Zoning requirements and setbacks.
§ 4- 107	Kennel licensing requirements.
§ 4- 108	Consideration of applications.
§ 4- 109	License certificate.
§ 4- 110	Standards for the humane handling, care, and treatment of dogs and cats.
§ 4- 111	Nuisance.
§ 4- 112	Administration and enforcement.
§ 4-113	Violations and penalties.

Cross Reference: See also §13-119, Zoning Miscellaneous Provisions.

§ 4-101 CITATION, AUTHORITY AND JURISDICTION.

This ordinance and these regulations shall hereafter be known, cited, and referred to as "Animal Regulations of the Town of Slaughterville, Oklahoma." These regulations govern the specific and general regulations regarding animal treatment, care and containment; including standards for placement, construction and modification of facilities for housing animals and operations of kennels within the jurisdictional area of the Town of Slaughterville; and, have been prepared, adopted, and enacted by the Board of Trustees in and for the Town of Slaughterville in accordance with and pursuant to the authority granted by Title 4 O.S. §30.1 et. seq., Title 4 O.S. §30.15, and Title 11 O.S. 22-115 (and all subsequent amendments thereto). [Ord. No. 92, 3/20/12]

§ 4-102 PURPOSE.

The purpose of this ordinance is to establish general guidelines for the humane care, treatment, placement, construction, and modification of facilities to house animals, in order to protect the health, safety, and welfare of the public within the town. Specifically, the purposes of this ordinance are:

- A. To provide for the proper care and treatment of animals;
- B. To provide regulations for keeping and maintaining animals in the town;
- C. To provide rules and regulations regarding license for kennels; and
- D. To provide specific standards for construction, maintenance and modifications of kennel facilities. [Ord. No. 92, 3/20/12]

§ 4-103 PROPER CARE AND TREATMENT OF ANIMALS.

All animals kept within the town shall be properly cared for and treated humanely. Each person who harbors or owns an animal shall provide for the animal's basic needs of shelter, food, water, and exercise. Each person who harbors or owns an animal shall also provide for the animal's vaccinations in accordance with State laws and regulations.

A. It shall be lawful for a person to kill any animal of the family canidae or the family felidae found chasing livestock off the premises of the owner of such animal if the person is the owner or occupant of the property on which the animal is chasing the livestock or if the person is authorized to kill such an animal by the owner or occupant of such property, as established and set forth by Title 4 O.S. §41 et.seq.

B. It is unlawful for any person to:

- 1. Willfully or maliciously kill, injure, maim, disfigure, torture, beat with a stick, chain, club or any other object, mutilate, burn or scald with any substance, overdrive or overload an animal. Nothing herein shall negate a landowner's right to defend themselves or another person against an animal that threatens health and safety, or the lawful killing of animals;
- 2. To fail or refuse to provide for, or neglect any animal in his charge or custody, as owner or otherwise, with proper food, drink, shade, care or shelter from all elements;
- 3. To carry any animal in or upon any vehicle in a cruel or inhumane manner or otherwise cruelly treat any animal;
- 4. To make accessible to any animal, with the intent to cause harm or death, any substance which has in any manner been treated or prepared with any harmful or poisonous substance. It is not the intent of this section to prohibit the use of poisonous substances for the control of vermin of significance to public health as allowed by the health department, appropriate state or federal agency(ies), or town officials; or
- 5. to promote, stage, hold, manage, conduct, carry on or attend any game, exhibition, contest or fight in which one or more animals, fowl or birds are engaged for the purpose of injuring, killing, maiming, or destroying themselves or any other animal; or to keep a house, pit, or other place used for fights between animals, birds or fowl. [Ord. No. 92, 3/20/12]

§ 4-104 DEFINITIONS.

As used in this ordinance, the following terms shall have the meanings respectively ascribed to them in this section:

"Animals at Large" shall mean not being on their own property, or within five (5) feet from their owner or keeper.

"Cat" shall mean a mammal that is wholly or partly of the species felis domesticus.

"Code Enforcement Officer" or "Inspector" shall mean the person or the board who is responsible for the administration or enforcement of these regulations.

"Commercial Pet Breeders" shall mean those breeders who are licensed by the State of Oklahoma and meet all requirements of state law pertaining to breeders as set forth in Title 4 O.S. §30.1 et.seq.

"Dog" shall mean a mammal that is wholly or partly of the species canis familiaris.

"Facility" shall mean the premises used by a person for keeping, housing, or breeding animals. The term includes all buildings, property and confinement areas in a single location used to conduct such activity.

"Kennel" shall mean any use of premises, whether for profit, compensation or non-profit, for the purposes of boarding, breeding or selling dogs, cats, or other pets, consisting of six-(6) seven (7) animals or more of the same species, but not including those which are offspring born on the premises which are twelve (12) weeks or younger in age.

The Board needs to decide how many animals a person has before a person is considered a "kennel" and the more stringent regulations regarding kennels come into play. FYI: Kennels are handled through a specific use permit that requires more stringent hearings and requirements prior to the use being allowed on the property.

FYI: I looked up current state laws regarding kennels, and this is what I found:

Under animal regulations: there are requirements for "Commercial Pet Breeders" and "Animal Shelter Licensing Act"; and they provide that these acts "shall not affect the applicability of any other law, rule, order, ordinance, or other legal requirement of the federal government, this state, or a political subdivision of this state." These acts shall not prevent a municipality from prohibiting or further regulating by ordinance, the possession, breeding, or selling of dogs or cats. The State Board of Agriculture enforces the provisions. The Board of Agriculture requires licensing, but I cannot find a specific number of what the requirements are to be a commercial breeder or a animal shelter.

"Kennel Licensee" shall mean a person who received or is seeking a license to operate a kennel from the Town of Slaughterville.

"Kitten" means a cat less than twelve (12) weeks old.

"Nuisance" means offensive odor, excessive waste, excessive noise, contamination, irritation, pain, annoyance, harmful or any other matter that is considered offensive to an individual or the general public.

"Owner" shall mean any person, firm or corporation owning, harboring or keeping an animal. The occupant of any premises on which a domesticated, tamed, or feral animal remains, or to which it customarily returns, for a period of ten (10) days or more, shall be deemed to be harboring or keeping the animal.

"Person" shall mean any individual, association, trust, corporation, limited liability company, partnership, or other entity.

"Pet Permit" shall be required for any person who owns seven (7) or more of either cats or dogs.

I would suggest that we remove the "pet permit" requirements since there is no inspection and no fee for the citizen. Why issue a "permit" to citizens when there's nothing for the town to inspect. If there are inspections, then a fee needs to be imposed which equals the amounts of the inspection process and administrative costs.

"Puppy" means a dog less than twelve (12) weeks old.

"Substantially Improve" shall mean any repair or change, reconstruction or improvement of a structure, the cost of which equals or exceeds fifty percent (50%) of the market value of the structure.

"Town" shall mean the Town of Slaughterville, Cleveland County, Oklahoma.

"Veterinarian" shall mean any person currently licensed to practice veterinary medicine in Oklahoma. [Ord. No. 92, 3/20/12]

§ 4-105 CONTAINMENT OF ANIMALS.

Animals may be raised or kept, provided:

- A. the animals are not running at large as defined herein;
- B. no nuisance or health hazard is created;
- C. the activity is in compliance with all related ordinances of the Town of Slaughterville, Oklahoma; and
- D. All animals which are running at large, as defined herein, may be impounded and sold to discharge any costs and penalties established by the town and the expense of impounding, keeping or sale of such animals. The town may also provide for the erection of pens, pounds, and buildings for use by the town, within or without the municipal limits, and appoint and compensate keepers thereof, and establish and enforce such rules and regulations governing the pens, pounds or buildings. The town may further regulate and provide for the taxing of owners and harborers of dogs and authorize the killing of dogs which are found at large in violation of any ordinance regulating the same. [Ord. No. 92, 3/20/12, state law reference: 11 O.S. §22-115.]

§ 4-106 ZONING REQUIREMENTS AND SETBACKS.

- A. Animal raising, animal zoos, animal care facilities, animal sanctuaries, kennels, and all other activities relating to animals shall be located in only those areas and zoning districts as identified in §§13-124, et.seq., 13-130 et.seq., and 13-168(5) Zoning.
- B. There shall be a limitation of cats and dogs in residential zoned districts, R-1, R-2, R-3 and RL-1 to a total of four (4) of both combined species, per residentially zoned parcel or tract of land.

The current requirements is for 4 animals (cats and dogs) for residential residents. If the Board desires to change this number that is completely up to the Board members. Recently there has been a complaint about a person who has "200 cats in a residential area." I was advised that one of the neighbors was trying to sell his real property and had to reduce the price because of the situation with the 200 cats. If there is no limit, then the town will not have any authority to act on behalf neighbors who complain.

C. There shall be a limitation of cats and dogs in zoning districts, AR-1, AR-2, C-1, C-2, I-1, I-2, IN-1 and M-1 to a total of eight (8) with no more than five (5) seven (7) of any one species.

The current requirements is for 8 animals (cats and dogs) for agricultural, commercial and industrial residents; with no more than 7 of one species. If the Board desires to change this number that is completely up to the Board members.

D. It shall be unlawful for any person to own six (6) seven (7) or more cats, or six (6) seven (7) or more dogs without applying for and obtaining a "pet permit" that shall be good for two (2) years without the necessity of inspections. A kennel license.

My suggestion is to remove the "pet permit" and allow citizens to have the number of animals that the board suggests; understanding that those living in residential areas may have a different number than those who reside in an agricultural / commercial / industrial area.

E. A kennel license shall be required for any person who is selling for commercial purposes, or who is keeping animals as a non-profit for re-homing purposes, or for those purposes as defined in this ordinance. A kennel license from the town as required by this ordinance. Kennels are only allowed in zoning districts AR-1 and AR-2 as a use permitted on review. Specific Use Permit, and all provisions set forth in the zoning ordinance, specifically, §§ 13.113.1 though 13.113.5 shall be fully complied with. Side and rear setbacks for kennel facilities shall be a minimum of 100 feet; front setbacks shall be those established in §13 Zoning. [Ord. No. 92, 3/20/12]

My recommendation is to keep these provisions. Or, if the Board prefers, limit the number of animals a non-profit may own for re-homing purposes. For example, our resident who had 50 dogs which lived on farmland with no one present. The animals were kept in various cages with 5-7-10 dogs in each cage, and there was very little, if any shelter during cold / hot weather. The provisions of the kennel license require indoor facilities, sanitation, feeding, and outdoor runs.

The last sentence was moved from H below. It establishes setbacks for kennel facilities so I would keep it by where we allow kennels.

- **F**. There shall be a limitation of grazing livestock in residential zoned districts, R-1, R-2, R-3 and RL-1:
- 1. In residential zoned districts, all livestock including but not limited to, horses, cattle, and llamas, shall be limited to one (1) animal per penned acre.
- 2. In residential zoned districts, goats and sheep shall be limited to five (5) animals per penned acre.
- 3. The above limitations are mutually exclusive; one (1) large animal cannot also be held on one (1) acre that also houses sheep, goats or swine.
- 4. In residential zoned districts, chickens (or singular size poultry such as guinea-fowl) shall be limited to twenty (20) per penned acre and turkeys (or similar size poultry such as peacocks) to five (5) per penned acre, unless other livestock are also raised on that acre.
- 5. Ten (10) chickens or other small poultry or (2) turkeys or geese or other poultry of similar size may be housed on one (1) acre that also houses one (1) large animal, or one (1) swine, or five (5) or fewer goats or sheep.
- 6. In the event offspring are born to any of the above animals the owner may keep the offspring until sixty (60) days past weaning age. This rule cannot be violated even in short-term except by boarding animals for an overnight period of time. This regulation shall not be interpreted to supersede more restrictive regulations found in covenants or restrictions in a homeowner's association.
 - **G**. In residential zoned districts, swine shall be limited to one (1) per acre.

The above regulations are set forth for residential residents. If the Board desires to change the number of animals in these areas, that is completely up to the Board. The reason why this was ever initiated in the first place is because there was one resident who had (I forgot the exact number) but it was 10-20 horses on one acre and there was not one blade of grass on the premises. The horses were not malnourished, but they certainly had difficulty moving around the area.

H. Side and rear setbacks for kennel facilities shall be a minimum of 100 feet; front setbacks shall be those established in §13 Zoning. [Ord. No. 92, 3/20/12]

I would suggest this provision be moved to kennel requirements set forth in E above.

§ 4-107 KENNEL LICENSING REQUIREMENTS.

It shall be unlawful for any person or owner to operate a kennel without first paying the appropriate fee and receiving a license issued from the town.

A. Requirements for licensing kennels:

- 1. Ownership. All persons who are in compliance with the ordinances for the town, as well as all other federal, state and local regulations may make application to obtain a license to operate a kennel. If the applicant is an entity, it must be an Oklahoma entity in good standing or an entity licensed to do business in Oklahoma and in good standing and either have a contract to lease the premises or own the premises where the kennel is licensed and located.
- 2. Inspections. Each applicant must allow inspections by the town to ensure proper compliance with the ordinances of the town as well as all laws of all federal, state and local agencies.
- 3. Application Process: Both an initial application and annual renewal applications shall be made to the town on a timely basis.
- 4. General: Any person or property owner desiring to construct, establish, remodel, or substantially improve an existing kennel shall first make application, pay the necessary fees, and obtain a license.
- 5. Separate applications must be made for each individual and separate kennel or operating location that is requested.
 - B. Contents of applications.
- 1. Initial application. All persons applying for a kennel license shall submit to the town a completed, signed application providing or attaching the following information and documents, respectively:
 - a) the current name, previous name, if any, and alias, if any, of the applicant, including any name under which the applicant is doing, has done, or will do business;
 - b) the address of the physical location, the mailing address, if different, and the telephone number of the applicant;
 - c) if the applicant is an entity:
 - 1) the name and address of the owners who own 10% or more of the interest in the entity;
 - 2) a description of the entity form of the applicant, and a statement of whether the applicant is an Oklahoma entity or a foreign entity registered to do business in Oklahoma;
 - 3) a certificate that the entity is in good standing issued by the Oklahoma Secretary of State and filing number;
 - 4) the name and address of the managers of the applicant and of the managers of all owners of the manager, if the manager is an entity; and

- 5) the applicant shall state or provide a copy of the following:
 - i) the state and date of incorporation or formation;
 - ii) the name and address of the registered agent or agent appointed to receive service of process; and
 - the name, address, and title of each officer, director, general partner, managing member; and employee with managerial authority.
- d) Copies of the certificate of incorporation, articles of organization, or certificate or agreement of formation, and any other documents relating to the corporation shall be available upon request of the town;
- e) If the applicant is a sole proprietorship or a general partnership doing business under a trade name, the trade name registration filed with the Oklahoma Secretary of State;
- f) The number of the applicant's driver's license or other government issued government identification, or if the applicant is an entity, the applicant's tax identification number;
- g) A copy of the Oklahoma sales tax permit issued by the Oklahoma Tax Commission and the sales tax identification number, if sales are going to be conducted on the premises. If sales of product are not anticipated, then a sworn affidavit from the applicant indicating that sales are not going to be made from the kennel;
- h) State whether the applicant or any individual required to be disclosed under this section, has ever been convicted of, or entered a plea of guilty or no contest, to any felony, or any crime involving animal cruelty, abuse, or neglect, and whether the applicant has been convicted of violating the act with respect to each crime, the applicant shall state:
 - 1) the crime and degree, if applicable, of which the applicant was convicted;
 - 2) the date of the conviction or plea;
 - 3) the Court having jurisdiction over the crime; and
 - 4) the Probation officer's name, address, and telephone number, if applicable.
- i) State whether the applicant or any individual required to be disclosed under this section has received any adverse ruling from any court of competent jurisdiction or any administrative tribunal involving honesty, fraud, misrepresentation, breach of fiduciary duty, gross negligence, or incompetence in a matter related to commercial

pet breeding, or cruelty to animals including the case number and the name of the court or administrative body in which it was filed;

- j) A statement indicating whether the applicant, or any individual required to be disclosed under this section, has ever had an application for a license, registration, certificate, or endorsement related to pet breeding or animal care denied or rejected by any state or federal licensing authority in Oklahoma or another state, and provide the following:
 - 1) type of Application;
 - 2) reason for the suspension or revocation;
 - 3) date of denial or rejection; and
 - 4) name and address of the state licensing authority that denied or rejected the application.
- k) A statement indicating whether any agency has ever revoked or suspended a license, registration, certificate, or endorsement of the applicant or any individual required to be disclosed under this section. For each instance, the applicant shall state:
 - 1) the reason for the suspension or revocation;
 - 2) the date of the suspension or revocation; and
 - 3) the name and address of the state licensing authority that suspended or revoked the license.
- 1) A statement indicating whether the applicant, or any individual required to be disclosed under this section, has ever surrendered a license, registration, certificate, or endorsement to any state or federal licensing authority, whether located in Oklahoma or elsewhere:
- m) Proof of worker's compensation insurance if there are employees, showing that the applicant is in compliance with Oklahoma Worker's Compensation Laws, if applicable;
- n) Affidavit of lawful presence in the United States of America, as provided under Title 56 O.S. Supp. 2007 §71;
- o) One original signed under penalty of perjury attesting to the true and correct statements provided in the application;
- p) State the maximum number of animals proposed to be kept, or housed by the applicant and provide a brief description of the applicant's operation;

- q) The date of commencement of operations at that location;
- r) Whether they are a commercial animal or pet breeder and if so, whether they are properly licensed within the State of Oklahoma;
- s) A statement regarding overall purpose of the facility to house the animals, and whether the owner intends to breed animals for sale; whether the intent is to have an indoor kennel, or an outdoor kennel, or a combination;
- t) Plans and designs which are drawn to scale and which reflect a proposed layout of the entire facility, including setbacks, proposed runs, utilities, sanitary waste disposal systems, location of hot and cold running water, showers and sinks, proper ventilation, location of windows, location of heaters, fans, and air conditioning units and other types of temperature controls, the floor type, and the exact location of all indoor facilities, and/or outdoor facilities;
- u) A verification and signature of the applicant and owner of the property verifying the truth and accuracy of the information contained in the application and allowing the town inspector or agents of the town entry into the licensee's premises for the purpose of determining compliance with the ordinance as well as laws and regulations of the state; and
- v) Any other relevant information required by the town.
- 2. Annual renewal applications. In a renewal application, the kennel licensees shall disclose to the town any changes to the information provided in the initial application or the previous renewal application. If there has been any change to the information contained in any document that the kennel licensee submitted to the town as part of the initial application or the most recent renewal application, the kennel operator shall submit to the town an updated version of such document. Kennel licensees shall submit renewal applications annually and pay the renewal application and inspection fee no later than 60 days before the expiration date of the licensee's kennel license. [Ord. No. 92, 3/20/12]

§ 4-108 CONSIDERATION OF APPLICATIONS.

- A. Town staff will review applications for completeness and will inspect the premises. Town staff will evaluate every complete application and the premises for full compliance. If the application and kennel site meet the requirements, then the application shall be approved. If the application is denied, then reasons for the denial shall be provided.
- B. Incomplete applications. If an application is deemed to be incomplete, then the town shall notify the applicant regarding the deficiencies. The applicant may submit additional information within 30 days to supplement and complete the application, or such additional period of time as deemed necessary by town staff. Applications which are not supplemented and remain incomplete after a six (6) month period shall be deemed denied. Applicants must re-file any

application and pay the appropriate fees if they desire to be reconsidered for a kennel license. All fees paid shall be non-transferrable and non-refundable.

- C. Withdrawn applications. If an applicant requests that the applicant's application be withdrawn from consideration, the town staff will reject the application. In such case, the applicant must submit a new and complete application and pay the appropriate fee if the applicant desires further consideration. All fees paid shall be non-transferrable and non-refundable.
- D. Grounds for denial, suspension, or revocation of a license. The town may cancel or revoke a kennel license or refuse to issue an original license or renew a license:
- 1. For any felony conviction by the applicant, or if the applicant is an entity, any felony conviction by any director, shareholder, member, or partner of the applicant;
- 2. For any misdemeanor conviction in any court involving animal cruelty by any individual required to be disclosed under the initial application or renewal application;
- 3. If the applicant has held or applied for a license pursuant to the Animal Welfare Act set forth in Title 4 O.S. §30.1 et. seq., and the license was suspended or revoked, or the application was refused due to the improper care of animals;
 - 4. For failing to renew the annual license;
 - 5. If the application contained false or misleading information;
- 6. If the application is incomplete or improperly completed and the applicant fails to provide a properly completed application after receiving notice from the town;
 - 7. If the applicant fails to pay the annual license application fee in a timely manner;
- 8. If the applicant fails to comply with all of the ordinances adopted by the town, or any state or federal law; and/or
 - 9. If the applicant fails to provide any other information as required by the town.
- E. If a license is denied or revoked, the applicant or licensee may not re-apply for a license for a period of six (6) months after the date of the notice of denial or revocation. In order to obtain a license, the applicant must submit an initial license application, and pay the application fee, and any other outstanding fees. The applicant shall also appear before the code enforcement officer or their designee, and respond to town staff inquiries regarding the correction of the previous violations and to any other reasonable inquiries from the town. [Ord. No. 92, 3/20/12]

§ 4-109 <u>LICENSE CERTIFICATE.</u>

A. Once an application is approved, the town shall issue a license to operate a kennel to the applicant. The certificate will identify the licensee by name, address, and license number,

show the effective date, show the expiration date, and acknowledge the licensee's right to act as a kennel in the Town of Slaughterville.

- B. Licensees shall prominently display the original license certificate or a certified copy of the license certificate at the licensee's place of business.
- C. A kennel license is not transferable from one person to another, or from one location to another. In case of the sale, lease, or relocation to a new facility of the kennel, the license will be immediately revoked on the effective date of the lease, sale, or relocation. A prospective buyer must obtain his own kennel license prior to finalizing the sale. The person that will operate the facility after the sale, lease, or relocation shall obtain a kennel license prior to the effective date of the lease, sale or relocation. A licensed kennel, owner, or operator who sells or leases his or her operation shall notify the town of the sale or lease in writing no later than 10 calendar days after the effective date. In the case of a change of location, the town shall not issue a license until the new location has been inspected and determined by the town to be in compliance with the town's ordinances.
- D. Changes of information. The licensee shall update all information submitted in previous licensing applications to disclose all information required in this ordinance and in the application regarding the address, telephone number, managers, members, general partners, or employees with managerial control, as disclosed in licensing applications. [Ord. No. 92, 3/20/12]

§ 4-110 STANDARDS FOR THE HUMANE HANDLING, CARE, AND TREATMENT OF DOGS AND CATS.

All kennels shall meet the following requirements:

- A. Housing facilities, general. Facilities and operating standards.
- 1. Structure and construction. Housing facilities for dogs and cats must be designed and constructed so that they are structurally sound. They must be kept in good repair, and they must protect the animals from injury, contain the animals securely, and restrict other animals from entering.
- 2. Condition and site. Housing facilities and areas used for storing animal food or bedding must be free of any accumulation of trash, waste material, junk, weeds, and other discarded materials. Animal areas inside of housing facilities must be kept neat and free of clutter, including equipment, furniture, and stored material, but may contain materials actually used and necessary for cleaning the area, and fixtures or equipment necessary for proper husbandry practices. Kennel facilities must be physically separated from any other business. If a housing facility is located on the same premises as another business, it must be physically separated from the other business so that animals the size of dogs, skunks, and raccoons are prevented from entering.

3. Surfaces:

- a) General requirements: The surfaces of housing facilities including houses, dens, and other furniture-type fixtures and objects within the facility must be constructed in a manner and made of materials that allow them to be readily cleaned and sanitized, or removed or replaced when worn or soiled. Interior surfaces and any surfaces that come in contact with dogs or cats must:
 - 1) Be free of excessive rust that prevents the required cleaning and sanitization, or that affects the structural strength of the surface; and
 - 2) Be free of jagged edges or sharp points that might injure the animals.
- b) Maintenance and replacement of surfaces: All surfaces must be maintained on a regular basis. Surfaces of housing facilities including houses, dens, and other furniture-type fixtures and objects within the facility that cannot be readily cleaned and sanitized, must be replaced when worn or soiled.
- c) Cleaning: Hard surfaces with which the dogs or cats come in contact must be spotcleaned daily and sanitized in accordance with §14-110(I) to prevent accumulation of excreta and reduce disease hazards. Floors made of dirt, absorbent bedding, sand, gravel, grass, or other similar material must be raked or spot-cleaned with sufficient frequency to ensure all animals the freedom to avoid contact with excreta. Contaminated material must be replaced whenever this raking and spot-cleaning is not sufficient to prevent or eliminate odors, insects, pests, or vermin infestation. All other surfaces of housing facilities must be cleaned and sanitized when necessary to satisfy generally accepted husbandry standards and practices. Sanitization may be done using any of the methods provided in §14-110(I) for primary enclosures.
- 4. Water and electric power. The housing facility must have reliable electric power adequate for heating, cooling, ventilation, and lighting, and for carrying out other husbandry requirements in accordance with this ordinance. The housing facility must provide adequate running hot and cold potable water for the dogs' and cats' drinking needs, for cleaning, and for carrying out other husbandry requirements.
- 5. Storage. Supplies of food and bedding must be stored in a manner that protects the supplies from spoilage, contamination, and vermin infestation. The supplies must be stored off the floor and away from the walls, to allow cleaning underneath and around the supplies. Foods requiring refrigeration must be stored accordingly, and all food must be stored in a manner that prevents contamination and deterioration of its nutritive value. All open supplies of food and bedding must be kept in leak-proof containers with tightly fitting lids to prevent contamination and spoilage. Only food and bedding that is currently being used may be kept in the animal areas. Substances that are toxic to the dogs or cats but are required for normal husbandry practices must not be stored in food storage and preparation areas, but may be stored in secured cabinets in the animal areas.
- 6. Drainage and waste disposal. Housing facility operators must provide for regular and frequent collection, removal, and disposal of animal and food wastes, bedding, debris, garbage, water, other fluids and wastes, and dead animals, in a manner that minimizes

contamination and disease risks. Waste material must not be disposed of or stored in any manner that would create a nuisance to neighbors. Housing facilities must be equipped with disposal facilities and drainage systems that are constructed and operated so that animal waste and water are rapidly eliminated and animals stay dry. Disposal and drainage systems must minimize vermin and pest infestation, insects, odors, and disease hazards. All drains must be properly constructed, installed, and maintained. If closed drainage systems are used, they must be equipped with traps and prevent the backflow of gases and the backup of sewage onto the floor. If the facility uses sump or settlement ponds, or other similar systems for drainage and animal waste disposal, the system must be located far enough away from the animal area of the housing facility to prevent odors, diseases, pests, and vermin infestation. Standing puddles of water in animal enclosures must be drained or mopped up so that the animals stay dry. Trash containers in housing facilities and in food storage and food preparation areas must be leak proof and must have tightly fitted lids on them at all times. Dead animals, animal parts, and animal waste must not be kept in food storage or food preparation areas, food freezers, food refrigerators, or animal areas.

- 7. Washrooms and sinks. Washing facilities such as washrooms, basins, sinks, or showers must be provided for animal caretakers and must be readily accessible.
 - B. Indoor housing facilities.
- 1. Heating, cooling, and temperature. Indoor housing facilities for dogs and cats must be sufficiently heated and cooled when necessary to protect the dogs and cats from temperature or humidity extremes and to provide for their health and well-being. Dry bedding, solid resting boards, or other methods of conserving body heat must be provided when temperatures are below 50°F (10°C). The preceding requirements are in addition to, not in place of, all other requirements pertaining to climatic conditions.
- 2. Ventilation. Indoor housing facilities for dogs and cats must be sufficiently ventilated at all times when dogs or cats are present to provide for their health and well-being, and to minimize odors, drafts, ammonia levels, and moisture condensation. Ventilation must be provided by windows, vents, fans, or air conditioning. Auxiliary ventilation, such as fans, blowers, or air conditioning must be provided when the ambient temperature is 85°F (29.5°C) or higher. The relative humidity must be maintained at a level that ensures the health and well-being of the dogs or cats housed therein, in accordance with generally accepted professional and husbandry practices.
- 3. Lighting. Indoor housing facilities for dogs and cats must be lighted well enough to permit routine inspection and cleaning of the facility, and observation of the dogs and cats. Animal areas must be provided a regular daily lighting cycle of either natural or artificial light. Lighting must be uniformly diffused throughout animal facilities and provide sufficient illumination to aid in maintaining good housekeeping practices, adequate cleaning, adequate inspection of animals, and for the well-being of the animals. Primary enclosures must be placed so as to protect the dogs and cats from excessive light.
- 4. Interior surfaces. The floors and walls of indoor housing facilities, and any other surfaces in contact with the animals, must be impervious to moisture. The ceilings of indoor

housing facilities must be impervious to moisture or be replaceable (e.g., a suspended ceiling with replaceable panels).

- 5. Exercise. All indoor housing facilities shall have a dog run available for dogs to exercise. The run shall be no less than 10 feet long and 36 inches wide for dogs up to 45 pounds and at least 48 inches wide for dogs over 45 pounds.
 - C. Outdoor housing facilities.
- 1. Restrictions. The following categories of dogs or cats must not be kept in outdoor facilities, unless that practice is specifically approved by a generally accepted professional and husbandry practices:
 - a) dogs or cats that are not acclimated to the temperatures prevalent in the area or region where they are maintained;
 - b) breeds of dogs or cats that cannot tolerate the relevant temperatures of the area without stress or discomfort (such as short-haired breeds in cold climates);
 - c) sick, infirm, aged or young dogs or cats; and
 - d) when their acclimation status is unknown, dogs and cats must not be kept in outdoor facilities when the ambient temperature is less than 50°F (10°C).
- 2. Shelter from the elements. Outdoor facilities for dogs or cats must include one or more shelter structures that are accessible to each animal in each outdoor facility, and that are large enough to allow each animal in the shelter structure to sit, stand, and lie in a normal manner, and to turn about freely. In addition to the shelter structures, one or more separate outside areas of shade must be provided, large enough to contain all the animals at one time and protect them from the direct rays of the sun. Shelters in outdoor facilities for dogs or cats must contain a roof, four sides, and a floor, and must:
 - a) provide the dogs and cats with adequate protection and shelter from the cold and heat;
 - b) provide the dogs and cats with protection from the direct rays of the sun and the direct effect of wind, rain, or snow;
 - c) be provided with a wind break and rain break at the entrance; and
 - d) contain clean, dry, bedding material if the ambient temperature is below 50°F (10°C). Additional clean, dry bedding is required when the temperature is 35°F (1.7°C) or lower.
- 3. Construction. Building surfaces in contact with animals in outdoor housing facilities must be impervious to moisture. Metal barrels, cars, refrigerators or freezers, and the like must not be used as shelter structures. The floors of outdoor housing facilities may be of

compacted earth, absorbent bedding, sand, gravel, or grass, and must be replaced if there are any prevalent odors, diseases, insects, pests, or vermin. All surfaces must be maintained on a regular basis. Surfaces of outdoor housing facilities, including houses, dens, etc. that cannot be readily cleaned and sanitized, must be replaced when worn or soiled.

- 4. Exercise. All outdoor housing facilities shall have a dog run available for dogs to exercise. The run shall be no less than 10 feet long and 36 inches wide for dogs up to 45 pounds and at least 48 inches wide for dogs over 45 pounds.
- D. Mobile or traveling housing facilities. The requirements set forth in indoor housing facilities set forth in §4-110(B) shall be fully met regarding the following:
 - 1. heating, cooling, and temperature;
 - 2. ventilation; and
 - 3. lighting.
- E. Primary enclosures. Primary enclosures for dogs and cats must meet the following minimum requirements:
 - 1. General requirements.
 - a) Primary enclosures must be designed and constructed of suitable materials so that they are structurally sound. The primary enclosures must be kept in good repair.
 - b) Primary enclosures must be constructed and maintained so that they:
 - 1) have no sharp points or edges that could injure the dogs and cats;
 - 2) protect the dogs and cats from injury;
 - 3) contain the dogs and cats securely;
 - 4) keep other animals from entering the enclosure;
 - 5) enable the dogs and cats to remain dry and clean;
 - 6) provide shelter and protection from extreme temperatures and weather conditions that may be uncomfortable or hazardous to all the dogs and cats;
 - 7) provide sufficient shade to shelter all the dogs and cats housed in the primary enclosure at one time;
 - 8) provide all the dogs and cats with easy and convenient access to clean food and water:

- 9) enable all surfaces in contact with the dogs and cats to be readily cleaned and sanitized or be replaceable when worn or soiled;
- have floors that are constructed in a manner that protects the dogs' and cats' feet and legs from injury, and that, if of mesh or slatted construction, do not allow the dogs' and cats' feet to pass through any openings in the floor;
- provide sufficient space to allow each dog and cat to turn about freely, to stand, sit, and lie in a comfortable, normal position, and to walk in a normal manner; and
- if the suspended floor of a primary enclosure is constructed of metal strands, the strands must either be greater than 1/8 of an inch in diameter (9 gauge). The suspended floor of any primary enclosure must be strong enough so that the floor does not sag or bend between the structural supports.
- 2. Additional requirements for cats.
- a) Space. Each cat, including weaned kittens, that is housed in any primary enclosure must be provided minimum vertical space and floor space as follows:
 - 1) each primary enclosure housing cats must be at least 24 in. high (60.96 cm);
 - 2) cats up to and including 8.8 lbs (4 kg) must be provided with at least; three (3) square feet with no less than one and one-half (1½) on one side;
 - 3) cats over 8.8 lbs (4 kg) must be provided with at least; four (4) square feet; with no less than two (2) feet on one side;
 - 4) each queen with nursing kittens must be provided with an additional amount of floor space, based on her breed and behavioral characteristics, and in accordance with generally accepted husbandry practices. If the additional amount of floor space for each nursing kitten is equivalent to less than 5 percent of the minimum requirement for the queen, such housing must be approved by the town's code enforcement officer; and
 - 5) the minimum floor space required by this section is exclusive of any food or water pans. The litter pan may not be considered part of the floor space.
- b) Compatibility. All cats housed in the same primary enclosure must be compatible, as determined by observation. Not more than 12 adult non-conditioned cats may be housed in the same primary enclosure. Queens in heat may not be housed in the same primary enclosure with sexually mature males, except for breeding. Except when maintained in breeding colonies, queens with litters may not be housed in the same primary enclosure with other adult cats, and kittens under 4 months of age may not be housed in the same primary enclosure with adult cats, other than the

dam or foster dam. Cats with a vicious or aggressive disposition must be housed separately.

- c) Litter. In all primary enclosures, a receptacle containing sufficient clean litter must be provided to contain excreta and body wastes.
- d) Resting surfaces. Each primary enclosure housing cats must contain a resting surface or surfaces that, in the aggregate, are large enough to hold all the occupants of the primary enclosure at the same time comfortably. The resting surfaces must be elevated, impervious to moisture, and be able to be easily cleaned and sanitized, or easily replaced when soiled or worn. Low resting surfaces that do not allow the space under them to be comfortably occupied by the animal will not be counted as part of the floor space.
- 3. Additional requirements for dogs:
- a) Space.
 - Each dog housed in a primary enclosure (including weaned puppies) must be provided a minimum amount of floor space, calculated as follows: find the mathematical square of the sum of the length of the dog in inches (measured from the tip of its nose to the base of its tail) plus 6 inches; then divide the product by 144. The calculation is: (length of dog in inches + 6) x (length of dog in inches + 6) = required floor space in square inches. Required floor space in inches/144 = required floor space in square feet. No side shall be smaller than the length of the dog plus 6 inches.
 - 2) Each bitch with nursing puppies must be provided with an additional amount of floor space, based on her breed and behavioral characteristics, and in accordance with generally accepted husbandry practices as determined by a veterinarian. If the additional amount of floor space for each nursing puppy is less than 5 percent of the minimum requirement for the bitch, such housing must be approved by the town's code enforcement officer or attending veterinarian in the case of a research facility, and, in the case of dealers and exhibitors, such housing must be approved by a licensed veterinarian.
 - The interior height of a primary enclosure must be at least 6 inches higher than the head of the tallest dog in the enclosure when it is in a normal standing position. Each dog must be able to stand in a comfortable normal position.
- b) Compatibility. All dogs housed in the same primary enclosure must be compatible, as determined by observation. Not more than 4 adult non-conditioned dogs may be housed in the same primary enclosure. Bitches in heat may not be housed in the same primary enclosure with sexually mature males, except for breeding. Except when maintained in breeding colonies, bitches with litters may not be housed in the

same primary enclosure with other adult dogs, and puppies under 4 months of age may not be housed in the same primary enclosure with adult dogs, other than the dam or foster dam. Dogs with a vicious or aggressive disposition must be housed separately.

- c) Dogs in mobile or traveling shows or acts. Dogs that are part of a mobile or traveling show or act may be kept, while the show or act is traveling from one temporary location to another, in transport containers that comply with all requirements of this ordinance. When the show or act is not traveling, the dogs must be placed in primary enclosures that meet the minimum requirements of this section.
- d) Prohibited means of primary enclosure. Permanent tethering of dogs is prohibited for use as primary enclosure. Temporary tethering of dogs is prohibited for use as primary enclosure unless approval is obtained from the town.
- F. Compatible grouping. Dogs and cats that are housed in the same primary enclosure must be compatible, with the following restrictions:
- 1. females in heat (estrus) may not be housed in the same primary enclosure with males, except for breeding purposes;
- 2. any dog or cat exhibiting a vicious or overly aggressive disposition must be housed separately;
- 3. puppies or kittens 4 months of age or less may not be housed in the same primary enclosure with adult dogs or cats other than their dams or foster dams, except when permanently maintained in breeding colonies;
- 4. dogs or cats may not be housed in the same primary enclosure with any other species of animals, unless they are compatible; and
- 5. dogs and cats that have or are suspected of having a contagious disease must be isolated from healthy animals in the colony, as directed by a licensed veterinarian. When an entire group or room of dogs and cats is known to have or believed to have been exposed to an infectious agent, the group may be kept intact during the process of diagnosis, treatment, and control.

G. Feeding.

- 1. Dogs and cats must be fed at least once each day, except as otherwise might be required to provide adequate veterinary care. The food must be uncontaminated, wholesome, palatable, and of sufficient quantity and nutritive value to maintain the normal condition and weight of the animal. The diet must be appropriate for the individual animal's age and condition.
- 2. Food receptacles must be used for dogs and cats, must be readily accessible to all dogs and cats, and must be located so as to minimize contamination by excreta and pests, and be protected from rain and snow. Feeding pans must either be made of a durable material that can be

easily cleaned and sanitized or be disposable. If the food receptacles are not disposable, they must be kept clean and must be sanitized. If the food receptacles are disposable, they must be discarded after one use. Self-feeders may be used for the feeding of dry food. If self-feeders are used, they must be kept clean and must be sanitized in accordance with §14-110(I). Measures must be taken to ensure that there is no molding, deterioration, or caking of feed.

- H. Watering. If potable water is not continually available to the dogs and cats, it must be offered to the dogs and cats as often as necessary to ensure their health and well-being, but not less than twice daily for at least 1 hour each time, unless restricted by an attending veterinarian. Water receptacles must be kept clean and sanitized, in accordance with §14-110(I) and before being used to water a different dog or cat or social grouping of dogs or cats.
 - I. Cleaning, sanitization, housekeeping, and pest control.
- 1. Cleaning of primary enclosures. Excreta and food waste must be removed from primary enclosures daily, and from under primary enclosures as often as necessary to prevent an excessive accumulation of feces and food waste, to prevent soiling of the dogs or cats contained in the primary enclosures, and to reduce disease hazards, insects, pests and odors. When steam or water is used to clean the primary enclosure, whether by hosing, flushing, or other methods, dogs and cats must be removed, unless the enclosure is large enough to ensure the animals would not be harmed, wetted, or distressed in the process. Standing water must be removed from the primary enclosure and animals in other primary enclosures must be protected from being contaminated with water and other wastes during the cleaning. The pans under primary enclosures with grill-type floors and the ground areas under raised runs with mesh or slatted floors must be cleaned as often as necessary to prevent accumulation of feces and food waste and to reduce disease, hazards, pests, insects and odors.
 - 2. Sanitization of primary enclosures and food and water receptacles.
 - a) Used primary enclosures and food and water receptacles must be cleaned and sanitized in accordance with this section before they can be used to house, feed, or water another dog or cat, or social grouping of dogs or cats.
 - b) Used primary enclosures and food and water receptacles for dogs and cats must be sanitized at least once every 2 weeks using one of the methods prescribed in paragraph c below, and more often if necessary to prevent an accumulation of dirt, debris, food waste, excreta, and other disease hazards.
 - c) Hard surfaces of primary enclosures and food and water receptacles must be sanitized using one of the following methods:
 - 1) live steam under pressure;
 - 2) washing with hot water (at least 180°F) and soap or detergent, as with a mechanical cage washer; or

- washing all soiled surfaces with appropriate detergent solutions and disinfectants, or by using a combination detergent/disinfectant product that accomplishes the same purpose, with a thorough cleaning of the surfaces to remove organic material, so as to remove all organic material and mineral buildup, and to provide sanitization followed by a clean water rinse.
- d) Pens, runs, and outdoor housing areas using material that cannot be sanitized such as gravel, sand, grass, earth, or absorbent bedding, must be sanitized by removing the contaminated material as necessary to prevent odors, diseases, pests, insects, and vermin infestation.
- 3. Housekeeping for premises. Premises where housing facilities are located, including buildings and surrounding grounds, must be kept clean and in good repair to protect the animals from injury, to facilitate the husbandry practices required in this subpart, and to reduce or eliminate breeding and living areas for rodents and other pests and vermin. Premises must be kept free of accumulations of trash, junk, waste products, and discarded matter. Weeds, grasses, and bushes must be controlled so as to facilitate cleaning of the premises and pest control, and to protect the health and well-being of the animals.
- 4. Pest control. An effective program for the control of insects, external parasites affecting dogs and cats, and birds and mammals that are pests, must be established and maintained so as to promote the health and well-being of the animals and reduce contamination by pests in animal areas.
- J. Caretakers. Each person subject to these regulations who maintains animals must have enough caretakers to carry out the level of husbandry practices and care required herein. The caretakers who provide for husbandry and care, or handle animals, must be supervised by an individual who has the knowledge, background, and experience in proper husbandry and care of animals to supervise others. The owner of the facility must be certain that all caretakers can perform to these standards. [Ord. No. 92, 3/20/12]

<u>§ 4-111</u> <u>NUISANCE.</u>

It shall be unlawful for any person, owner, lessee or others to create, maintain, or allow a nuisance to remain on premises under his or her control within the Town of Slaughterville. The town board of trustees has the power to determine what is and what shall constitute a nuisance within the town limits for the protection of the public health, parks, streams, public ways, water supply and the environment, as fully set forth in this ordinance. Any nuisance shall be abated pursuant to the terms of the zoning ordinance, or as otherwise allowed by law. In the event a nuisance lawsuit is initiated, then the town shall recover all attorney fees and costs involved in such action. [Ord. No. 92, 3/20/12]

Currently nuisance for non-compliance with ordinances cannot be summarily abated (the town fixes what is deemed a nuisance, and a lien is placed on property for the costs for the abatement), without specific state laws allowing this to occur. There is no state law that I am aware of, that allows for summary abatement for having too many dogs / cats / cattle / horses/swine, etc. Therefore, to abate anything, at current, since the town does not have a municipal

court, the matter would have to come before the Board of Trustees, who would review the evidence and determine whether a nuisance exists. If the determination is made, then the Board would authorize the town seek relief from the District Court to have the nuisance removed, either by the resident, or by the town if necessary. Please keep in mind that this is after Code Enforcement has been out to the property and written at least 3 letters to the owner stating that they are in violation and 1 attorney letter is received by the owner stating that they could be sued in District Court. Code Enforcement always tries to remedy the nuisance by working with the homeowner first before seeking help through the Board of Trustees, or through the Town's attorney.

§4-112 ADMINISTRATION AND ENFORCEMENT.

These regulations shall be enforced by the code enforcement officer/inspector, or a designated representative acting at the direction of the town board of trustees, who shall review all applications for kennel license and the premises for compliance with federal, state and town laws. The code enforcement officer has the right to go onto a citizen's premises for the purpose of inspecting the property to be able to determine compliance with the town's ordinances. In the event there is a violation of the terms of this ordinance, the town may seek any relief accorded by the law of the State of Oklahoma or any other relief set forth in this ordinance. The provisions of this ordinance may be enforced by any affected person through injunctive proceedings in any court of competent jurisdiction. For the purposes of this Section, the word "person" shall include, but not be limited to, the Town of Slaughterville and/or a private citizen. In the event a lawsuit is filed, attorney fees, court costs, and all other costs to the town shall be recovered. [Ord. No. 92, 3/20/12]

§ 4-113 <u>VIOLATIONS AND PENALTIES.</u>

A. Any person who violates any provision of this ordinance shall be guilty of an offense and, upon conviction thereof, shall be fined in an amount not to exceed the limits established by state law. Each day upon which such violation continues shall be deemed a separate offense.

The town does not have a municipal court, so there is no "offense" or "fines". I did not want to revise all the town's ordinances for future prosecutions.

- B. In case any building, structure or land is constructed, altered, converted, maintained or used in violation of this ordinance, the Town of Slaughterville, Oklahoma, in addition to other remedies available, may institute any proper action or proceedings to prevent such unlawful activities, in order to restrain, correct or abate such violation. Nothing contained herein shall prevent the Town of Slaughterville from filing suit against the owner, operator, or licensee for violations of the provisions of this ordinance and seeking injunction, abatement of a nuisance or removal of the non-conformity or any other appropriate relief as may be granted by the district court. In the event a lawsuit is initiated, the Town of Slaughterville shall be entitled to all fines, attorney fees and costs incurred in the said lawsuit, which shall include the costs of bringing the action, service of process, expert fees, the costs associated with the code enforcement officer, and any and all other costs which have been incurred.
- C. The cost of removing or abating any non-conformity or nuisance may be collected by any other legal means available.

- D. In cases where it is deemed impractical summarily to abate the nuisance, the Town of Slaughterville may bring suit in the district court. All costs of bringing the suit, which shall include attorney fees, service of process fees, expert fees, all costs associated with abating the non-conformity or nuisance, fines, costs associated with the code enforcement officer, and all other costs shall be assessed against the property as provided herein.
- E. Any violation of this ordinance shall result in the Town of Slaughterville requesting and recouping from the violator all costs associated with the enforcement of this ordinance, including but not limited to all attorney fees, court costs and all other costs associated with the code enforcement officer's time and expenses. [Ord. No. 92, 3/20/12]

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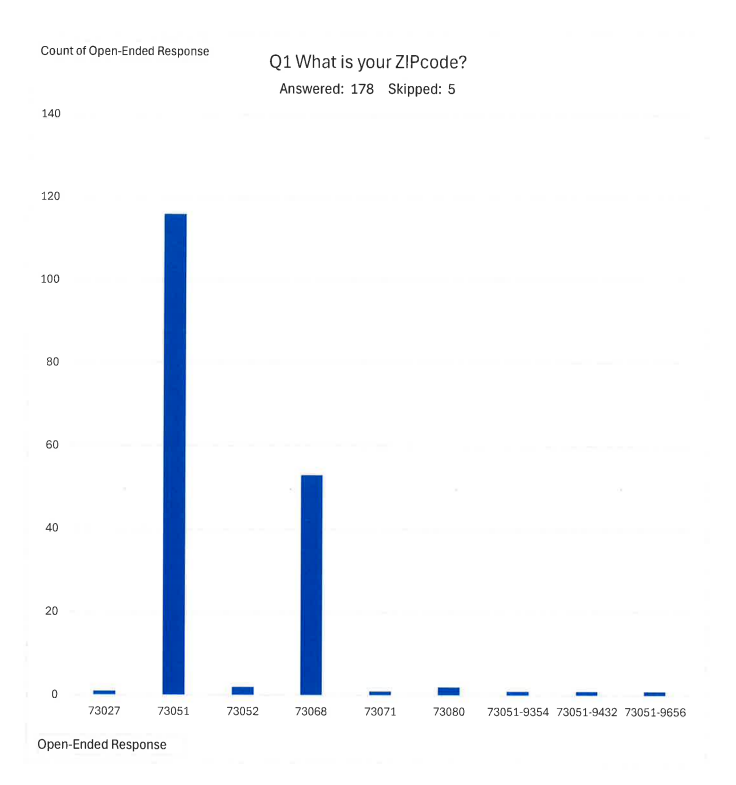
CIP Top 10 List

<u>ITEM:</u>	GG Priority	FD Priority	LPAC Priority	BoT Priority	Status
Computer Server / Software				1	Budgeted in FY 2023-24 - Completed
Equipment and Maintenance Building for the Park & Recreation Department	7			10	
Tanker 1				2	Budgeted in FY 2023-24 - In progress
Tanker 2	5	1	3	6	
Park Playground Equipment / Park Expansion	2		2	4	
Land Development Project (town owned property - 71 acres)				3	Approved Master Plan Oct. 16, 2023
Fire Station 1 Building (replace to hold bigger trucks) with generator	9	3	8	9	^^
Rescue Unit with equipment for Station 3	6	4	6	_	
Street Department / Park & Recreation Truck (2009 GMC Sierra 1500) (3/5/2024 - mileage is 30,126)			-	8	
Engine 1 – replace (mid 80's model)	10	5	9	-	
Community Center	8		7	5	
Fire Station 3 Building (new building on town's 71 acres) with generator	1	2	1	7	
Town Hall / Fire Station 3 parking lot	3	_	5	,	
Station 3 (add 3rd bay)	4				
Fill Site (southern part of town limits)	<u> </u>	6	10		
Ladder Truck		7	10		
SCBA Fill Station (15+ years old)		8			
Overhaul Pump at Station 1 (refurbish)	-	9	4		
Front Monitors (tanker 4 and brush trucks)		10	·		
LONG BANGE					
LONG RANGE:					
Pavilion and Restroom Facilities					
Streets					
Town Hall (completed addition to existing building at the end of 2021)					
Fire Station					
Sports Complex					
Splash Pad Municipal Court (space and personnel)					
Police Department (building, offices, personnel, vehicles, equipment)					
Emergency Medical Service (EMS)					
Animal Control (building, vehicle, equipment and personnel)					
Gazebo (existing park)					
Gazeoo (existing park)					
EQUIPMENT UPGRADES AND REPLACEMENT FOR FUTURE PLANNING:					
Copier					
Mowers - Tractor					
Fire Trucks					
Code Enforcement Truck (2019 Chevrolet Silverado 4x4)					
Trailers					
Heat and Air Units					
COMPLETED:					
Town Hall generator (large enough for the new addition of the building)					Completed in April 2022
Radio Communications (Handheld, mobile, base, pagers, secondary notification system for Fire Dept.)					Completed in 2022
SCBA – update or replace for the Fire Department					Completed in 2021
Upgrade Town Website					Completed in 2021
(2) Fiberglass Water Supply & Storage Tanks for Station 2					Completed in Sept. 2023
2023 MP Custom 16 x 83 Tandem Axle Trailer for Park & Rec Department (Equip. replacement)	+				Completed in Sept. 2023

Town of Slaughterville CIP Inventory/Assets - Top 10 List FY 2023 - 2024

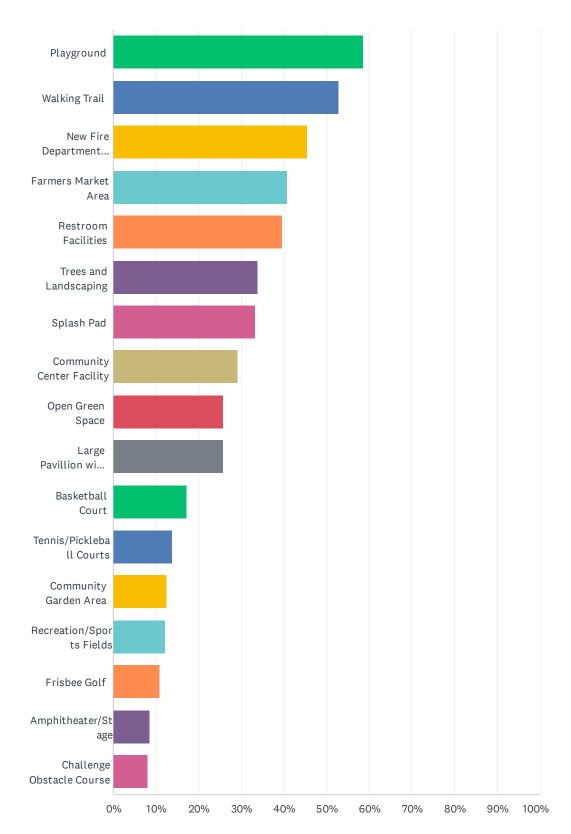
Line	Project	Category	Comment	Condition (R,I,N)*	Remaining Useful Life (yrs)	Total Project Costs (\$)	LPAC Priority (M,E,D,Y) **	Purchase Date	Funding Source
1	Computer Server / Software	Administration	Budgeted in FY 2023-2024 - Completed	R	N/A	\$15,000	М	2016	GG Funds
2	Tanker 1	Public Safety	Budgeted in FY 2023-2024 - In progress	R	N/A	\$154,000	М	12/27/2002	Public Safety Grant/GG Funds /OEC Grant/REAP Grant
3	Land Development Project (town owned property - 71 acres)	General Government	Approved Master Plan Oct. 16, 2023 - multi-phase project	N/A	N/A	\$12,324,647	Е	N/A	Public Safety Grant/GG Funds /OEC Grant/REAP Grant/ARPA
4	Park Playgound Equipment / Park Expansion	Parks	Master Plan	N/A	N/A	\$550,000	Е	N/A	ARPA / GG funds/ other grant
5	Community Center	General Government	Master Plan	N/A	N/A	\$1,000,000	D	N/A	Public Safety Grant/GG Funds /OEC Grant/REAP Grant/ARPA
6	Tanker 2	Public Safety	Needs replaced	R	3	\$154,000	D	12/23/2002	Public Safety Grant/GG Funds /OEC Grant/REAP Grant
7	Fire Station 3 Building (new building on town's 71 acres)	Public Safety	Master Plan	N/A	N/A	\$1,500,000	D	N/A	Public Safety Grant/GG Funds /OEC Grant/REAP Grant/ARPA
8	2009 GMC Sierra 1500 Street / Parks & Recreation Vehicle (3/5/2024 - mileage is 30,126)	Street / Parks & Rec.	Needs replaced	R	2-5 years	\$50,000	D	2009	GG Funds
9	Fire Station 1 Building (enlarge or replace to hold bigger trucks) and upgrade/replace generator	Public Safety	Needs replaced	R	N/A	\$1,000,000	D	N/A	Public Safety Grant/GG Funds /OEC Grant/REAP Grant
10	Equipment and Maintenance Building for Parks & Recreation	Parks & Rec.	Possibly relocate existing bldg	I	20+	\$75,000	D	8/31/1996	GG Funds
					Total	\$16,822,647			
	* Denotes Condition (R = Replace I = Improve N = Need) * Denotes Priority (M = Mandatory 0-1 Year E = Essential 1-2 Years	D = Desirable 2.5 Veers	Y = Deferrable 6 years and above)						
	Denotes Priority (W = Mandatory 0-1 Tear E = Essential 1-2 Years	D – Desirable 3-3 Years	i – Deferrable o years and above)						
	NOTES:								

NOTES:



Q2 What features are the most important to you? (Please Select Your Top 5)

Answered: 174 Skipped: 9



ANSWER CHOICES	RESPONSES	
Playground	58.62%	102
Walking Trail	52.87%	92
New Fire Department Station	45.40%	79
Farmers Market Area	40.80%	71
Restroom Facilities	39.66%	69
Trees and Landscaping	33.91%	59
Splash Pad	33.33%	58
Community Center Facility	29.31%	51
Open Green Space	25.86%	45
Large Pavillion with Tables	25.86%	45
Basketball Court	17.24%	30
Tennis/Pickleball Courts	13.79%	24
Community Garden Area	12.64%	22
Recreation/Sports Fields	12.07%	21
Frisbee Golf	10.92%	19
Amphitheater/Stage	8.62%	15
Challenge Obstacle Course	8.05%	14
Total Respondents: 174		

Q3 What other features should be considered that would increase your desire to visit?

Answered: 93 Skipped: 90

#	RESPONSES	DATE
1	No pets	3/23/2024 9:51 AM
2	Please do not convert the pasture land into a "city-like" place. This is supposed to be dedicated to country living, and I would like for it to stay that way. We do not need to spend money on increasing population.	3/22/2024 9:21 AM
3	There needs to be a dog park. Right now, people bring their dogs to the park to empty their bladder/colon and it's disgusting. That is not the purpose of the walking park. It's being abused.	3/21/2024 2:09 PM
4	Consider none. Keep it rural, like the slogan says.	3/21/2024 1:47 PM
5	Longer walking trail maybe around the entire property	3/20/2024 11:35 AM
6	I think a new fire department is what you need	3/18/2024 9:11 AM
7	See above.	3/15/2024 11:32 AM
8	water park	3/14/2024 7:09 PM
9	Less city involmemt	3/14/2024 6:03 PM
10	None	3/14/2024 6:00 PM
11	I love the plan	3/14/2024 11:05 AM
12	Shade over kids playground. Mountain bike path Many of the splash pads around, struggle with algae, it is slippery and dangerous. Nature walking trail town history info	3/13/2024 10:52 PM
13	Diner/food & drink source	3/13/2024 2:42 PM
14	Where my kids had a place to play and socialize with other kids!	3/13/2024 10:53 AM
15	Less of the towns bs	3/13/2024 9:42 AM
16	A restaurant or diner	3/13/2024 6:52 AM
17	Farmers market	3/13/2024 6:46 AM
18	Recycling bins	3/13/2024 6:24 AM
19	FestivLs and events	3/13/2024 6:16 AM
20	comfortable seating for people to sit and watch their kids play. a water fountain would be nice. small dog park maybe.	3/13/2024 2:47 AM
21	Sports field	3/12/2024 11:35 PM
22	Community Center	3/12/2024 11:05 PM
23	Nature park	3/12/2024 10:48 PM
24	I have young children so a place to ride scooters/ bikes as well as a playground. Possibly a place to host a birthday under a pavilion would be a nice perk.	3/12/2024 9:42 PM
25	Nothing. Keep it a simple small town.	3/12/2024 9:34 PM
26	Putt Putt Golf	3/12/2024 8:34 PM
27	more commercial space	3/12/2024 8:28 PM

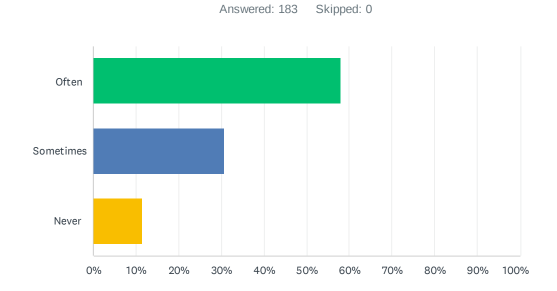
To	own of Slaughterville Future Land Development	SurveyMonkey
28	Keep the area as rural as possible and not adding things that bring in a ton of people	3/12/2024 8:28 PM
29	Only things that will create revenue	3/12/2024 8:26 PM
30	Businesses	3/12/2024 8:19 PM
31	Please consider making sure that there isn't a dog park and that dogs are not allowed off leash. It's getting more and more difficult to find a fun family outdoor space that kids can play and run without fear of being attacked, barked at, jumped on by a dog or walking over piles of dog feces. Almost all local outdoor spaces end up getting overrun and ruined by dogs and their inconsiderate owners.	3/12/2024 8:12 PM
32	99 percent of the residents in slaughterville own land, meaning that their children have plenty of space already to play. I doubt a playground will get much use. The current park rarely gets visitors. I believe a better option would be an entertainment venue that could bring things to the area like concerts, rodeos, festivals, etc. This would also give the town a revenue stream for future growth and expenses.	3/12/2024 8:06 PM
33	NA	3/12/2024 7:39 PM
34	Horseback riding	3/12/2024 7:38 PM
35	This is a rural community, nothing that would require police monitoring or development to bring in more traffic and crime	3/12/2024 6:45 PM
36	Petting Zoo	3/12/2024 6:40 PM
37	Senior activity area Swimming pool	3/12/2024 6:22 PM
38	I think you have thought of everything	3/12/2024 6:19 PM
39	Neither!! we need to stay a rural community and keep it as farm land. As a community/ town we need to keep it rural that's why we a live in this part. If you want this amenities move to Norman where they don't even have the money to keep up with there park needs.	3/12/2024 6:05 PM
40	I prefer they build nothing on it. If you desire these amenities move back to a nearby city. It's hard to believe people are so dumb they don't recognize that all they are doing is raising taxes. This will turn into cronyism at its best.	3/12/2024 6:01 PM
41	We need to start slowly and not over spend	3/12/2024 5:46 PM
42	How much will this cost the City of Slaughterville and where will the funding come from?	3/12/2024 5:41 PM
43	Native grass areas	3/12/2024 5:35 PM
44	Fenced in dog park with water access and benches. Skating park.	3/12/2024 5:28 PM
45	Pool	3/12/2024 5:26 PM
46	Town food bank	3/12/2024 4:58 PM
47	Please enhance community by planting edible landscaping.	3/12/2024 4:31 PM
48	Horse trails!	3/12/2024 4:14 PM
49	Just a walking trail with nature please 😁	3/12/2024 4:12 PM
50	We should consider not spending money on this whole project. Put that money back into infrastructure such as tornado sirens	3/12/2024 3:23 PM
51	Nothing, it's not needed	3/12/2024 3:17 PM
52	We currently enjoy the walking trail just east of 77. If there was a playground along with that walking trail that would be ideal. Or just a playground in another location. I hear people say they want a splashpad but I see how splashpads go in other communities and I don't believe that will be a good investment in resources in the long term. The upkeep on those I imagine is pretty expensive. I like the farmers market idea. We visit the one in Noble often. And a community building would be great. Maybe that could tie in and be utilized alongside the farmers market area.	3/12/2024 3:15 PM
53	Large community fishing/duck pond. Would love to see playground equipment at rhe current park so we can have birthday party's /family gatherings and such there. Would also love to see	3/12/2024 3:11 PM

areas kids can ride skateboard I, scooters near our area since most of the homes in the rural areas don't have much concrete around them. And kids need to be outside enjoying these things more.

	things more.	
54	Nice place for family to gather	3/12/2024 2:42 PM
55	Restraints	3/12/2024 2:13 PM
56	We don't need it	3/12/2024 1:38 PM
57	Leave undeveloped until the tax base is increased to support such facilities and future obligations based on population increase.	3/12/2024 1:34 PM
58	Recreational sports fields	3/12/2024 1:26 PM
59	Beautifully designed spaces with ample trails, greenery, and seating places would make this a wonderful destination to visit. Facilities for hosting indoor and outdoor events, such as public meetings, workshops, musical acts, etc, would ensure regular usage and more active community involvement in the space.	3/12/2024 1:17 PM
60	grocery store	3/12/2024 1:06 PM
61	Fishing	3/12/2024 12:45 PM
62	Pool	3/12/2024 12:38 PM
63	That's good	3/12/2024 12:35 PM
64	Restaurant	3/12/2024 12:35 PM
65	Leave it land. It's ridiculous to have that in a rural setting.	3/12/2024 12:16 PM
66	Swimming pool	3/12/2024 11:39 AM
67	Walking trails	3/12/2024 11:23 AM
68	Playground and new fire department	3/12/2024 11:08 AM
69	Volleyball nets,	3/12/2024 11:08 AM
70	Dog park	3/12/2024 10:52 AM
71	The features above are great!	3/12/2024 10:48 AM
72	Paid Fire Department Station	3/12/2024 10:43 AM
73	Baby swings, shaded areas	3/12/2024 10:42 AM
74	None.	3/12/2024 10:40 AM
75	The 12 suggestions above are worthwhile and be prioritized in later surveys as projects become doable. Imagine a very busy, year-round Community Center. It could be a venue for citizen meetings/presentations/classes/audio-visual events for all ages and interests. Begin to think about acquisition of some/all of the field north of our property. Then think about barns for livestock shows like 4H, auto shows, et cetera.	3/12/2024 10:39 AM
76	Shaded benches	3/12/2024 10:06 AM
77	The features above are a great start.	3/12/2024 8:53 AM
78	Scrap the whole thing work on plans for when the town has to care for the roads. Signage and lighting on roads.	3/12/2024 8:40 AM
79	Sidewalks	3/12/2024 8:14 AM
80	I think anything would be better than nothing. Younger families such as my family are moving into the community. I think it would be amazing to have amenities that families can enjoy! I would love to not have to drive to Norman or Noble so my kids can play at the park. But honestly, any progress is better than no progress!	3/12/2024 8:12 AM
81	Won't use	3/12/2024 7:58 AM
82	Open parking	3/12/2024 7:49 AM

Town of Slaughterville Future Land Development		SurveyMonkey
83	Restrooms	3/12/2024 7:05 AM
84	Picnic and grill area	3/12/2024 7:04 AM
85	Senior center rather than community center.	3/12/2024 6:53 AM
86	Plenty of parking and plenty of tables with shade. A bike path would be awesome too.	3/12/2024 6:46 AM
87	Drive in movie, golf driving range/course.	3/12/2024 5:56 AM
88	Put in businesses instead of this park plan.	3/12/2024 1:44 AM
89	Rodeo arena	3/11/2024 10:20 PM
90	None. I didn't move to the country to have the city built right on my house.	3/11/2024 8:50 PM
91	Keep it home town. Put more money into the winery that's the best attraction.	3/11/2024 6:40 PM
92	Nothingkeep it country	3/11/2024 5:58 PM
93	N/A	3/11/2024 3:13 PM

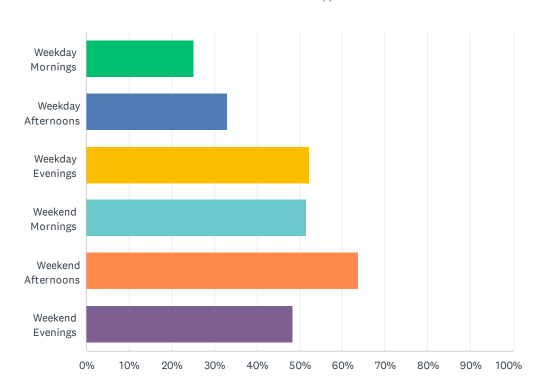
Q4 How often would you visit to use one of the amenities?



ANSWER CHOICES	RESPONSES	
Often	57.92% 106	3
Sometimes	30.60% 56	3
Never	11.48% 21	L
TOTAL	183	3

Q5 When would you typically visit to enjoy one of the amenities?

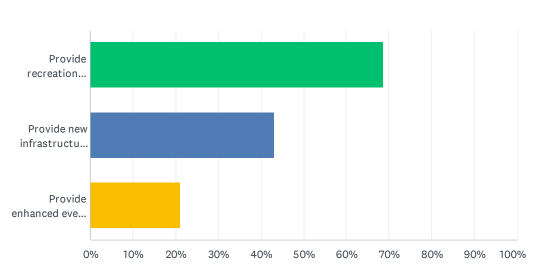




ANSWER CHOICES	RESPONSES
Weekday Mornings	25.15% 41
Weekday Afternoons	33.13% 54
Weekday Evenings	52.15% 85
Weekend Mornings	51.53% 84
Weekend Afternoons	63.80% 104
Weekend Evenings	48.47% 79
Total Respondents: 163	

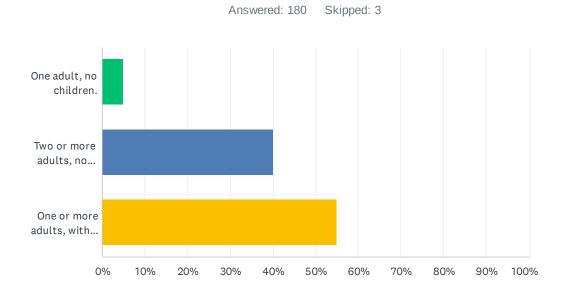
Q6 Please tell us why the land should be developed.





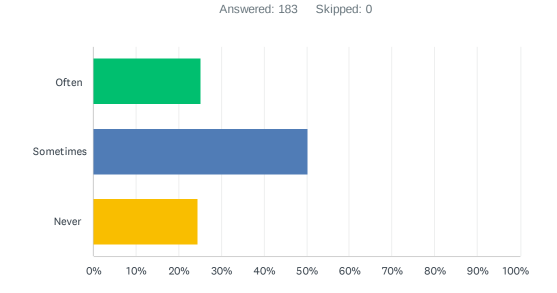
ANSWER CHOICES	RESPONSES	
Provide recreation opportunities for all ages.	68.61%	94
Provide new infrastructure that is needed.	43.07%	59
Provide enhanced event facilities.	21.17%	29
Total Respondents: 137		

Q7 My household is best described as:



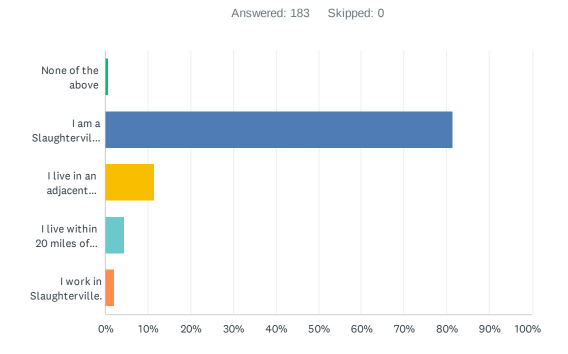
ANSWER CHOICES	RESPONSES	
One adult, no children.	5.00%	9
Two or more adults, no children.	40.00%	72
One or more adults, with children under the age of 18.	55.00%	99
TOTAL		180

Q8 How often do you or members of your household visit Slaughterville's existing park?



ANSWER CHOICES	RESPONSES	
Often	25.14%	46
Sometimes	50.27%	92
Never	24.59%	45
TOTAL		183

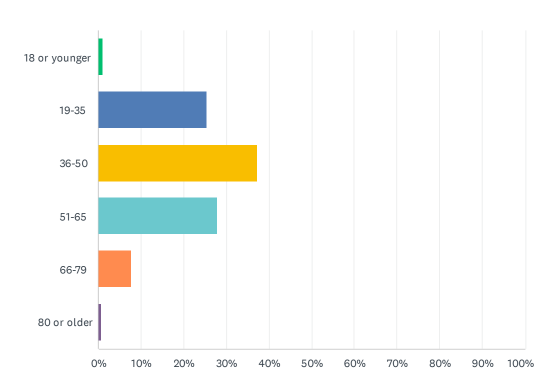
Q9 Which response best describes your household?



ANSWER CHOICES	RESPONSES	
None of the above	0.55%	1
I am a Slaughterville resident.	81.42%	149
I live in an adjacent community.	11.48%	21
I live within 20 miles of Slaughterville.	4.37%	8
I work in Slaughterville.	2.19%	4
TOTAL		183

Q10 My age is:

Answered: 182 Skipped: 1



ANSWER CHOICES	RESPONSES	
18 or younger	1.10%	2
19-35	25.27%	46
36-50	37.36%	68
51-65	28.02%	51
66-79	7.69%	14
80 or older	0.55%	1
TOTAL		182