Lake County, Illinois

FINANCIAL STATEMENTS

Including Independent Auditors' Reports

As of and for the Year Ended November 30, 2016

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INDEPENDENT AUDITORS' REPORT

To the Honorable Chairman of the County Board, The Clerk of the Circuit Court, and Members of the County Board Lake County, Illinois

Report on the Financial Statements

We have audited the accompanying financial statements of the Lake County Circuit Clerk ("Circuit Clerk"), an agency fund of Lake County, Illinois, as of and for the year ended November 30, 2016, and the related notes to the financial statements which collectively comprise the Lake County Circuit Clerk's financial statements, as listed in the table of contents.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control over financial reporting relevant to the Lake County Circuit Clerk's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances but not for the purpose of expressing an opinion on the effectiveness of the Lake County Circuit Clerk's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.



Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Lake County Circuit Clerk agency fund as of November 30, 2016, and the changes in assets and liabilities for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Emphasis of Matter

As discussed in Note 1, the financial statements present only the Lake County Circuit Clerk agency fund and do not purport to, and do not, present fairly the financial position of Lake County, Illinois, as of November 30, 2016, the changes in its financial position or, where applicable, its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America. Our opinion is not modified with respect to this matter.

Other Matters

Required Supplementary Information

Management has omitted the management's discussion and analysis that accounting principles generally accepted in the United States of America require to be presented to supplement the financial statements. Such missing information, although not a part of the financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the financial statements in an appropriate operational, economic, or historical context. Our opinion on the financial statements is not affected by this missing information.

Supplementary Information

Our audit for the year ended November 30, 2016 was conducted for the purpose of forming an opinion on the financial statements as a whole. The Detailed Schedule of Changes in Liabilities and Report J - Annual Financial Report are presented for purposes of additional analysis required by the Administrative Office of the Illinois Courts and are not a required part of the financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The information has been subjected to the auditing procedures applied in the audit of the financial statements for the year ended November 30, 2016, and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements or to the financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the Detailed Schedule of Changes in Liabilities and Report J - Annual Financial Report are fairly stated in all material respects, in relation to the financial statements as a whole for the year ended November 30, 2016.

Other Reporting Required by Government Auditing Standards

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In accordance with *Government Auditing Standards*, we have also issued our report dated March 15, 2017 on our consideration of the Lake County Circuit Clerk's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering Lake County Circuit Clerk's internal control over financial reporting and compliance.

Chicago, Illinois March 15, 2017

Lake County, Illinois

AGENCY FUND BALANCE SHEET As of November 30, 2016

ASSETS Cash and investments	\$ 9,678,833
TOTAL ASSETS	\$ 9,678,833
LIABILITIES Bond escrow Due to other governments Other liabilities	\$ 6,867,724 2,130,616 680,493
TOTAL LIABILITIES	<u>\$ 9,678,833</u>

Lake County, Illinois

AGENCY FUND STATEMENT OF CHANGES IN ASSETS AND LIABILITIES For the Year Ended November 30, 2016

	Balance			Balance
	December 1	Increases	Decreases	November 30
ASSETS				
Cash and investments	\$ 9,865,337	\$ 40,674,056	\$ 40,860,561	\$ 9,678,833
TOTAL ASSETS	\$ 9,865,337	\$ 40,674,056	\$ 40,860,561	\$ 9,678,833
LIABILITIES				
Bond escrow	\$ 6,847,659	\$ 8,514,672	\$ 8,494,607	\$ 6,867,724
Due to Other Governments				
Due to county treasurer	1,208,827	16,267,614	16,349,291	1,127,150
Due to municipalities	542,738	6,745,651	6,830,130	458,260
Due to state agencies	581,527	7,582,080	7,618,401	545,206
Total Due to Other Governments	2,333,092	30,595,346	30,797,822	2,130,616
Other Liabilities				
Court held deposits	315,836	115,714	128,642	302,908
Crime Stoppers	3,352	55,764	55,383	3,733
Collection agency	36,104	548,236	549,975	34,365
Metra	1,545	1,279	2,824	-
Maintenance and child support	72,326	305,590	306,441	71,475
Refunds and miscellaneous	211,503	16,531	<u>-</u>	228,034
College-Lake County	43,920	520,924	524,866	39,978
Total Other Liabilities	684,586	1,564,038	1,568,131	680,493
TOTAL LIABILITIES	\$ 9,865,337	\$ 40,674,056	\$ 40,860,561	\$ 9,678,833

Lake County, Illinois

NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended November 30, 2016

NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The financial statements of the Lake County Office of the Circuit Court Clerk (Circuit Clerk), an agency fund of Lake County, Illinois (County), have been prepared in conformity with accounting principles generally accepted in the United States of America (GAAP) as applied to governmental units. The Governmental Accounting Standards Board (GASB) is the accepted standard-setting body for establishing governmental accounting and financial reporting principles. The more significant of the Circuit Clerk's accounting policies are described below.

A. REPORTING ENTITY

The activities of the Circuit Clerk are accounted for primarily within an agency fund of the County. Operating expenditures such as personnel services, commodities, etc. are accounted for within the County's General Fund. This report is intended to present the Agency Fund activities of the Circuit Clerk only and is not intended to present fairly the financial position of the County, and changes in its net position and its cash flows.

B. FUND ACCOUNTING

The Circuit Clerk uses an Agency Fund to report on its financial position. Fund accounting is designed to demonstrate legal compliance and to aid financial management by segregating transactions related to certain government functions or activities.

A fund is a separate accounting entity with a self-balancing set of accounts.

Funds are classified into separate "fund types." This report includes only the Fiduciary Fund Type (Agency Fund) of the Circuit Clerk.

Fiduciary funds are used to account for assets held on behalf of outside parties, including other governments. Agency Funds generally are used to account for assets that the Circuit Clerk holds on behalf of others as their agent.

C. BASIS OF ACCOUNTING

Agency Funds are custodial in nature and do not present results of operations or have a measurement focus. Agency Funds are accounted for using the accrual basis of accounting.

D. DEPOSITS AND INVESTMENTS

Permitted Deposits and Investments – Statutes authorize the Circuit Clerk to make deposits/invest in commercial banks, savings and loan institutions, obligations of the U.S. Treasury, obligations of states and their political subdivisions, credit union shares, repurchase agreements, commercial paper rated within the three highest classifications by at least two standard rating services, and The Illinois Funds.

Lake County, Illinois

NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended November 30, 2016

NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont.)

D. DEPOSITS AND INVESTMENTS (cont.)

The Circuit Court follows the County's investment policy. The County's investment policy, which is more restrictive than Illinois State Statutes, authorizes the County to invest in any of the types of accounts or securities listed below:

- 1. Bonds, notes, certificates of indebtedness, treasury bills, or other securities, which are guaranteed by the full faith and credit of the United States of America.
- Interest-bearing checking or savings accounts, interest-bearing certificates of deposit, or interest-bearing time deposits constituting direct obligations of any bank as defined by the Illinois Banking Act and only those insured by the Federal Deposit Insurance Corporation (FDIC).
- Forms of security legally issuable by savings and loan associations incorporated under the laws of the State of Illinois or any other state or under the laws of the United States, only in those savings and loan associations insured by the FDIC, and not to exceed the maximum amount insured by the FDIC.
- 4. Insured dividend-bearing share accounts, share certificate accounts, or class of share accounts of a credit union chartered under the laws of the State of Illinois or any other state or under the laws of the United States, only in those credit unions insured by the National Credit Union Administration (NCUA) and not to exceed the maximum amount insured by the NCUA.
- 5. Repurchase agreements (Illinois Compiled Statutes Chapter 30-235/2).
- 6. Illinois Funds (money market fund managed by the Treasurer of the State of Illinois).

The County's investment policy contains the following guidelines for allowable investments:

Custodial Credit Risk

The County will not maintain any funds at a financial institution that is not a member of FDIC or NCUA. In addition, the policy requires the County to maintain funds in financial institutions willing and capable of collateralizing all funds in excess of FDIC and NCUA limits.

E. BOND ESCROW

In accordance with the applicable state statute, certain offenses require the defendant in a criminal procedure to post bail. The person for whom bail has been set executes the bail bond and deposits with the Circuit Clerk a sum of money equal to 10% of the bail, or \$25, whichever is greater. When a person for whom bail has been set is charged with an offense under the "Illinois Controlled Substances Act" which is a Class X felony, the court may require the defendant to deposit a sum equal to 100% of the bail. The Circuit Clerk holds such bond monies in escrow until such time as the court demands that the bond is forfeited or refunded.

F. Due to Other Governments

Amounts held by the Circuit Clerk representing fees, fines and other charges assessed by other governments have been reported as Due to Other Governments until their subsequent disbursement to the related government.

Lake County, Illinois

NOTES TO FINANCIAL STATEMENTS As of and for the Year Ended November 30, 2016

NOTE 2 – DEPOSITS

The Circuit Clerk's cash at year end was comprised of the following:

	 Book Balance	 Bank Balance	Associated Risks
Demand deposits	\$ 9,678,833	\$ 10,431,966	Custodial credit risk
Total Cash	\$ 9,687,833	\$ 10,431,966	

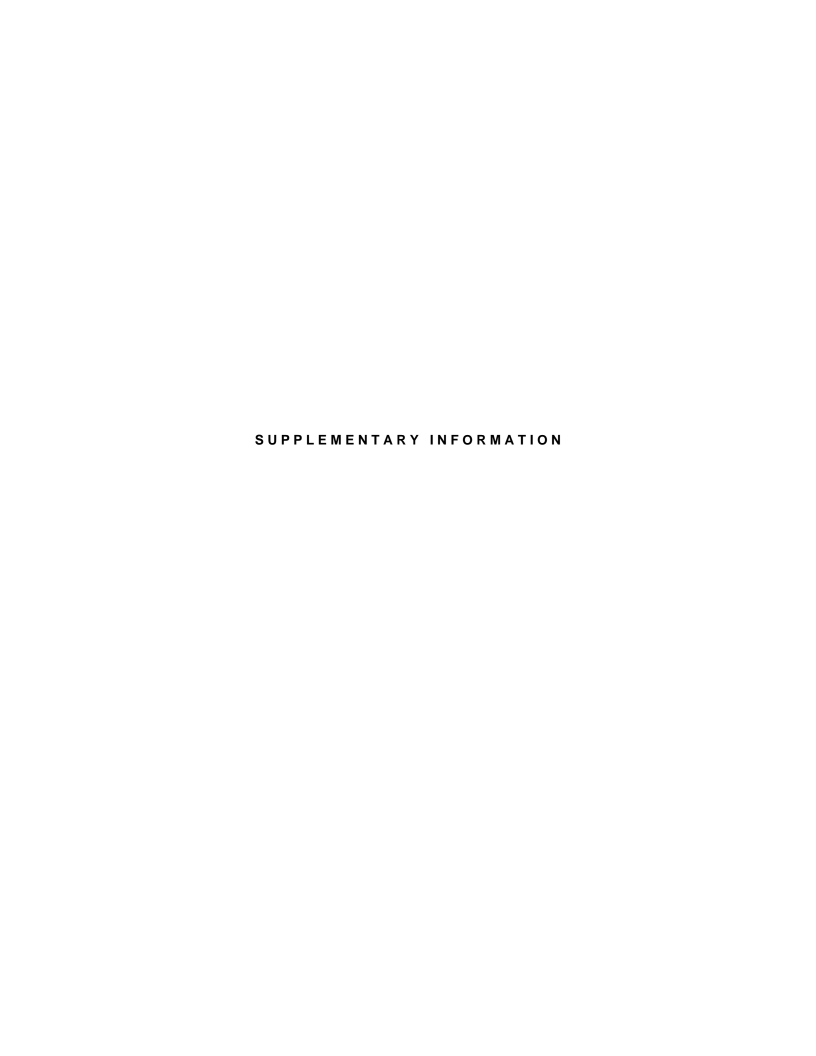
The difference between the bank balance and carrying value is due to outstanding checks and/or deposits in transit.

The Circuit Clerk maintains collateral agreements with its banks. At November 30, 2016, the banks had pledged various government securities in the amount of \$7,335,300 to secure the Circuit Clerk's deposits.

Custodial Credit Risk

Deposits – Custodial credit risk is the risk that in the event of a financial institution failure, the Circuit Clerk's deposits may not be returned to the Circuit Clerk.

The Circuit Clerk does not have any deposits exposed to custodial credit risk.



LAKE COUNTY OFFICE OF THE CIRCUIT COURT CLERK Lake County, Illinois

DETAILED SCHEDULE OF CHANGES IN LIABILITIES For the Year Ended November 30, 2016

	Balance			Balance
	December 1	Increases	Decreases	November 30
LIABILITIES				
Bond escrow	\$ 6,847,659	\$ 8,514,672	\$ 8,494,607	\$ 6,867,724
Due to Other Governments:				
Due to County Treasurer				
2% fee	2,472	35,741	35,470	2,743
Adoption Alias summons	1.025	1,700	550 35 160	1,150 1,900
Alternate Juror Fee	1,935 350	25,125 12,600	25,160 12,950	1,900
Alt Prosecution Drug Testing Fee	-	1,420	1,420	-
Alt Prosecution Program Application Fee	140	865	935	70
Alt Prosecution Program Fee	-	10,965	9,065	1,900
Collection fees	978	78,021	78,172	827
Appearances	28,124	371,525	373,383	26,266
Arrestee medical fund	1,648	21,885	22,053	1,480
Bond fees Building and zoning	36,500 4,495	495,200 9,835	496,574 13,322	35,126 1,008
Crime victim service	3,168	44,153	44,276	3,045
Kids korner	10,290	188,439	184,932	13,797
Citations	4,215	62,115	62,185	4,145
Room/board reimbursement	-	7,378	6,148	1,230
Cond. disch. supervision-probation	18,031	228,148	231,170	15,009
County cost fee	28,374	363,727	367,374	24,727
Trauma	615	7,986	8,101	500
Court appointed attorney	70.450	965	965	70.475
Court automation fee Court security fee	76,152 94,276	989,482 1,228,533	995,459 1,237,787	70,175 85,022
Crime lab clerk fee	180	3,193	3,173	200
Parental reimbursement	490	2.470	2.610	350
DNA test clerk's fee	333	4,824	4,927	230
Dockets	141,448	2,163,936	2,149,537	155,847
Document storage	32,307	419,613	422,384	29,536
Dom Violence Fine	-	200	135	65
Domestic battery clerk	6	59	61	4
Drug court fee	10,963	135,577	137,376	9,164
DUI analysis - clerk DVAS	-	60	60	-
E-Citation clerk	6,996	18 85,602	18 86,743	5,855
Electronic monitoring	16,132	159,133	163,814	11,451
Expungements	1,450	28,230	27,460	2,220
Enhanced public access	240	11,560	11,320	480
Fine (county street value)	408	16,583	16,037	954
Criminal fines	15,636	195,482	195,623	15,495
Forest preserve	259	4,107	3,796	570
GPS	2,065	11,605	13,220	450
Foreclosure mediation program	15,500	194,375	196,875	13,000
Health department Hire back highway safety - county	11,674	381 71,597	381 79,455	3,816
Interest earned	80	6,269	6,270	79
Judgment orders	52,173	408,935	430,166	30,942
Jury demand	17,671	224,004	226,536	15,139
Lake county sheriff	72,291	826,689	844,522	54,458
Library	19,110	412,608	401,058	30,660
MEG	478	19,590	19,140	928
Mental health court	120	2,689	2,629	180
Monitored supervision Multiple drug tests	8,308	102,398 225	104,190 225	6,516
Neutral site custody exchange	8,868	128,538	128,160	9,246
NSF/Misc. income	-	150	150	3,240
Passports	5,300	91,175	89,050	7,425
Passport Photos	· -	13,035	11,715	1,320
Percentage on TR CV cases - county	84,401	1,077,573	1,082,670	79,304
Postage	488	27,921	27,649	760
Pretrial bond supervision	7,568	130,560	129,847	8,281
Probation	81,324	1,219,443	1,222,715	78,052
Probation service op Probation Service OP Violation	22,633	278,853	282,198	19,289
Probation Service OP Violation Probation transfer	1,000	3,565 10,056	3,515 10,681	50 375
Public defender	22,286	359,273	360,111	21,448
Public service conversion	50	3,509	3,470	89
Public service supervision-probation	3,626	48,854	48,592	3,888
Record search	552	14,130	13,176	1,506
Sheriff's warrant fees	7,288	120,076	118,895	8,469
Sheriff - Efiling Service Fees	131	46,538	45,595	1,074
Single-drug test	125	1,149	1,259	15
Specialty court fee	22,832	277,442	281,331	18,943
States attorney's	10,706	120,143	123,666	7,183
States attorney automation	4,445	54,226	54,947	3,724
States attorney's cost bond	-	409	409	-

LAKE COUNTY OFFICE OF THE CIRCUIT COURT CLERK Lake County, Illinois

DETAILED SCHEDULE OF CHANGES IN LIABILITIES (cont.)
For the Year Ended November 30, 2016

For the Year Ended November 30, 2016						
LIABILITIES	Balance December 1	Increases	Decreases	Balance November 30		
Due to Other Governments (cont.):	December 1	Increases	Decreases	140Veiliber 30		
Due to County Treasurer (cont.)						
States attorney's overweights Support fee	\$ - 732	\$ 1,293 116,109	\$ 1,051 114,844	\$ 242 1,998		
Therapy int monit fee	338	6,274	6,312	300		
Traffic costs	133,934	1,542,691	1,573,067	103,558		
Transcripts URT	16,683 12,508	293,052 175,428	289,650 178,083	20,085 9,853		
Water patrol - sheriff	579	16,991	17,509	61		
Hulse - face-it	1,545	3,107	4,552	100		
Circ Clerk Auto Expunge Drug Addiction Services	-	70 90	10 15	60 75		
Interest County	-	58,841	40,026	18,815		
States Attorney Civil Cannabis	-	60	10	50		
Child Advocacy Center Clerk oper/adm fund	20,804	76,622 252,548	71,233 255,937	5,389 17,415		
Sub-totals	1,208,827	16,267,614	16,349,291	1,127,150		
	1,200,027	10,207,014	10,040,201	1,127,100		
Due to Municipalities, Townships and Other Local Governments:						
Municipal fines	515,863	6,454,199	6,532,017	438,046		
Court-ordered contributions	26,875	291,452	298,113	20,214		
Sub-totals	542,738	6,745,651	6,830,130	458,260		
Due to State Agencies:						
Northern IL state crime lab:		000	000			
DUI fund - state police Northern IL crime lab	2,190	980 38,599	980 38,295	2,494		
State of Illinois:	2,100	00,000	00,200	2, 10 1		
740S state DUI	51,526	641,936	652,597	40,865		
Abandoned property Access to Justice Fee	38,116 2,956	499,296 42,844	503,766 42,718	33,646 3,082		
Arbitration	14,024	207,542	206,838	14,728		
Camera grant fund	12,325	267,040	254,023	25,342		
Capital projects Conservation police operations	12,279 360	110,056	112,333 5,912	10,002 576		
Crime victim assistance	72,408	6,128 909,506	922,323	59,591		
Domestic battery	54	561	569	46		
Domestic violence shelter service Driver's education	1,168	10,302	10,694	776 30,784		
Drug treatment	36,758 5,880	417,809 135,789	423,783 134,395	7,274		
E-Business	-	32,922	19,134	13,788		
Fire prevention fund	4,725	61,048	62,248	3,525		
Fire truck loan fund Foreclosure graduated fund	4,729 15,120	59,923 187,642	61,282 190,064	3,370 12,698		
Foreclosure prevention	6,076	76,195	77,175	5,096		
George Bailey Memorial Fund	-	1,120	971	149		
Guardianship advocacy program Hire back-hwy safety	3,515 1,911	54,435 7,744	53,770 9,392	4,180 263		
LEADS maintenance	12,887	149,963	152,630	10,220		
Meth law enforcement	-	300	300	-		
Percentage on TR CV cases - state Surcharge on fines	37,008 97,239	472,586 1,339,210	474,649 1,337,021	34,945 99,428		
Perform enhancing sub	-	838	788	50		
Prescription pill	236	5,904	5,761	379		
Prison review board Roadside memorial	1,295 5,650	15,787 71,803	15,956 73,225	1,126 4,228		
Sex offender investigation fund	3,563	11,587	14,800	350		
Sexual assault services fund	2,037	6,074	7,646	465		
State Appellate Prosecutor (Civil Law) State police merit board public safety	32,288	60 307 473	10	50 28,004		
St. police service	1,093	397,472 14,808	401,756 14,937	964		
St. police service drug	343	6,585	6,586	342		
St. police ops Spinal cord injury	57,399 643	716,139 8,144	722,861 8,291	50,677 496		
Traffic criminal surcharge fund	100	879	927	52		
Trauma center	24,387	310,542	315,001	19,928		
Youth drug abuse prevention - JDAF State Police:	136	5,527	5,345	318		
DNA	8,608	112,746	115,768	5,586		
Overweight st. police	1,712	40,942	37,066	5,588		
Overweight tollway	- 0.000	175	175	4.700		
Prison review state Criminal justice information system	6,020 13	68,823 333	70,143 323	4,700 23		
Dept of natural resources	2,750	55,436	53,174	5,012		
Sub-totals	581,527	7,582,080	7,618,401	545,206		
Total Due to Other Governments	2,333,092	30,595,346	30,797,822	2,130,616		
Other Liabilities:		· <u></u>	· <u> </u>			
Court held deposits	315,836	115,714	128,642	302,908		
Crime stoppers	3,352	55,764	55,383	3,733		
Collection agency - H&H Metra	36,104 1 545	548,236 1 279	549,975 2,824	34,365		
Maintenance and child support	1,545 72,326	1,279 305,590	2,824 306,441	71,475		
Refunds and miscellaneous	211,503	16,531	-	228,034		
College-lake county	43,920	520,924	524,866	39,978		
Total Other Liabilities	684,586	1,564,038	1,568,131	680,493		
TOTAL LIABILITIES	\$ 9,865,337	\$ 40,674,056	\$ 40,860,561	\$ 9,678,833		

REPORT J ANNUAL FINANCIAL REPORT

CLERK OF THE CIRCUIT COURT

LAKE

COUNTY

19TH JUDICIAL CIRCUIT
FISCAL YEAR ENDING NOVEMBER 30, 2016

PART I - REVENUE OF CLERK'S OFFICE

	PART I - REVENUE OF CLERK'S OFFICE					
Α.	CLERK'S FEES AND COSTS RECEIVED (Include the various fees in the Clerks of Courts Act Section 27.1a through 27.2a. Other clerk' fees not allocated to a specific fund are also reported in this total: they include the administratives fees for the Surcharge, Crime Lab fund, Sexual Assault fine, Trauma Center fund, Credit Carc payment, Domestic Battery, and clerk's costs for Bail Bonds and Passports.)	ive	\$4,473,234.46			
В.	COURT AUTOMATION FUND	SECTION B TOTAL	\$989,482.15			
C.	SEPARATE MAINTENANCE AND CHILD SUPPORT COLLECTION FUND	SECTION C TOTAL	\$71,598.94			
D.	COURT DOCUMENT STORAGE FUND	SECTION D TOTAL	\$419,613.93			
E.	CIRCUIT COURT CLERK OPERATION AND ADMINISTRATIVE FUND	SECTION E TOTAL	\$252,547.63			
F.	CIRCUIT COURT CLERK ELECTRONIC CITATION FUND	SECTION F TOTAL	\$85,601.80			
G.	OTHER REVENUE OF CLERK'S OFFICE (SPECIFY) (1) INTEREST PAID ON ACCOUNTS \$6,268.93 (2) DHFS IV-D CONTRACTUAL AND INCENTIVE \$44,477.00 (3) OTHER \$11,958.00	SECTION G (1,2,3) TOTAL	\$62,703.93			
	PART I - REVENUE OF THE CLERK'S OFFICE (SECTIONS A,B,C	,D,E,F,G) TOTAL	\$6,354,782.84			

					PAGE 2 Of 1: PART
		PART II - COST OF OPERATING CLER	K'S OFFICE		
(ROSS SALARIES (1) CIRCUIT CLERK (PAID BY COUNTY) (2) DEPUTY AND ALL OTHER CLERK'S OFFICE PERSONNEL			\$124,755.02 \$5,144,395.32	
((3) NUMBER OF STAFF POSITIONS:	(i) FULL-TIME: (ii) PART TIME:	139 3		
N	OTE: DO NOT INCLUDE SALARIES REPORTED IN B THROUGH F BELOW.		SECTION A (1,2) TOTAL		\$5,269,150.3
(II	UTOMATION EXPENSES NCLUDE ALL HARDWARE, SOFTWARE, MAINTEN ND OTHER EXPENSES RELATED TO AUTOMATION C THROUGH F BELOW.)				
(1) PAID FROM COURT AUTOMATION FUND			\$461,775.82	
(2	2) PAID FROM COUNTY GENERAL FUND		SECTION B (1,2) TOTAL	\$0.00	\$461,775.82
(II	AINTENANCE AND CHILD SUPPORT EXPENSES NCLUDE ALL PERSONNEL, EQUIPMENT, AND AL EDICATED EXCLUSIVELY TO MAINTENANCE AN	JTOMATION EXPENSES			
(1) PAID FROM MAINTENANCE AND CHILD SUPPORT COLLECTION FUND			\$0.00	
(2	2) PAID FROM COUNTY GENERAL FUND		SECTION C (1,2) TOTAL	\$109,212.31	\$109,212.3 ⁻
(II	OURT DOCUMENT STORAGE EXPENSES NCLUDE ALL PERSONNEL, EQUIPMENT, AND AL EDICATED EXCLUSIVELY TO DOCUMENT STOR				
(1) PAID FROM DOCUMENT STORAGE FUND			\$719,422.33	
(2	2) PAID FROM COUNTY GENERAL FUND		SECTION D (1,2) TOTAL	\$0.00	\$719,422.33
(II	IRCUIT COURT CLERK OPERATION AND ADMIN NCLUDE OFFICE SUPPLIES, EQUIPMENT, PRINT ELECOMMUNICATIONS, TRAVEL, ETC.)		SECTION E TOTAL		\$0.0
(II	IRCUIT COURT CLERK ELECTRONIC CITATION NCLUDES EXPENSES TO PERFORM THE DUTIES STABLISHING AND MAINTAINING ELECTRONIC (S OF THE OFFICE IN			
			SECTION F TOTAL		\$35,000.00
(II	LL OTHER CLERK'S OFFICE EXPENSES NCLUDE OFFICE SUPPLIES, EQUIPMENT, PRINT ROVIDE A LINE ITEM BREAKDOWN ON ATTACH OTE: DO NOT INCLUDE ANY EXPENSES REPOR	HMENT A.			
	CLICK HERE TO GO	TO ATTACHMENT A	SECTION G TOTAL		\$2,698,350.1
Р	ART II - COST OF OPERATING A CLERK'S O	FFICE (SECTION A,B,C,D,E,F,G) TOTAL			\$9,292,910.9

			AGE 3 Of 13 ART III.A-B.3
PART III - DISTRIBUTION OF FUNDS HELD IN TRUST OR AGENCY	CAPACITY AND OF COLLECTIONS N		ACT III.A-D.3
MAINTENANCE AND CHILD SUPPORT			
CLERK'S OFFICE (Include payments deposited and disbursed and personal	\$305,590.38		
checks endorsed without recourse and forwarded to obligee or public office.)		SECTION A TOTAL	\$53,929,577
2) STATE DISBURSEMENT UNIT (Insert the total amount reported by the State Disbursement Unit)	\$53,623,986.74	THIS AMOUNT FORWARDI	ED TO PAGE 7
FINES, PENALTIES, ASSESSMENTS, CHARGES AND FORFEITURES			
SEE ATTACHMENT B (MUNICIPALITIES, DRUG TASK FORCE, AND TOWNSHIP AND DISTRICTS)			
1) MUNICIPALITIES (CITIES, VILLAGES, TOWNS, AND PARK DISTRICTS)			
a. ALL EXCEPT DRUG FINES b. DRUG FINES c. CRIME LABORATORY FUND d. CRIME LABORATORY DUI FUND e. OTHER	\$5,930,613.69 \$9,367.42 \$0.00 \$0.00 \$0.00		
e. Other	SUBTOTAL 1-a,b,c,d,e	\$5,939,981.11	
1.1) DRUG TASK FORCE		\$19,589.91	
2) TOWNSHIPS AND DISTRICTS (INCLUDING ROAD DISTRICTS, SPECIAL DISTRICTS, ETC.)			
a. ALL EXCEPT DRUG FINES b. DRUG FINES c OTHER	\$0.00 \$0.00 \$0.00		
(THE TOTAL OF ABOVE THREE AMOUNTS SHOULD BE TOTAL OF AMOUNT ATTACHMENT B)	SUBTOTAL 2-a,b,c	\$0.00 TO	\$5,959,571.
CLICK HERE TO GO TO ATTACHMENT B			
3) COUNTY a. CRIMINAL FINES b. TRAFFIC FINES c. DRUG FINES d. CRIME LABORATORY FUND e. CRIME LABORATORY DUI FUND f. COUNTY BOATING FUND	\$195,481.96 \$1,574,199.15 \$16,582.59 \$38,598.68 \$980.00 \$16,941.34		
g. *OTHER - PROVIDE A LINE ITEM BREAKDOWN ON ATTACHMENT C. (INCLUDES PERCENTAGE DISBURSEMENT TO COUNTY GENERAL CORPORATE FUND)	\$1,136,414.36 SUBTOTAL 3-a,b,c,d,e,f,g	\$2,979,198.08	
CLICK HERE TO GO TO ATTACHMENT C	SUBTOTAL SECTION B (1,1.1,2,3)	\$8,938,769.
	THIS AMOUNT FORWARDED TO THE		40,000,100.

PAGE 4 Of 12 PART III.B.4 STATE FUNDS (1 OF 2 PART III - DISTRIBUTION OF FUNDS HELD IN TRUST OR AGENCY CAPACITY AND OF COLLECTIONS MADE FOR OTHERS - Continued 4) STATE (Funds 1-45) 1. DNR FUNDS TOTAL 2. ROAD FUND (OVERWEIGHTS) \$55,435.88 \$40,942.22 2. NOAD FOND (OVERWEIGHTS)
3. STATE TOLL HIGHWAY AUTHORITY FUND
4. DRUG TRAFFIC PREVENTION FUND
5. STATE CRIME LABORATORY FUND \$175.38 \$0.00 \$0.00 STATE POLICE DUI FUND
 VIOLENT CRIME VICTIMS ASSISTANCE FUND
 TRAFFIC AND CRIMINAL CONVICTION SURCHARGE \$0.00 \$909,505.98 \$879.08 DRIVERS EDUCATION FUND
 DOMESTIC VIOLENCE SHELTER AND SERVICE FUND
 DRUG TREATMENT FUND \$417,809.42 \$10,302.37 \$135,788.75 12. CHILD ABUSE PREVENTION FUND 13. SEXUAL ASSAULT SERVICES FUND \$0.00 \$6,073.76 14. TRAUMA CENTER FUND
15. PERCENTAGE DISTRIBUTION: UNDER \$55 FUND
16. PERCENTAGE DISTRIBUTION: \$55 AND OVER FUND \$310,542.48 \$0.00 \$472,585.87 17. GENERAL REVENUE FUND
18. EMS ASSISTANCE FUND
19. YOUTH DRUG ABUSE PREVENTION FUND \$615,582.44 \$0.00 \$0.00 20. SECRETARY OF STATE EVIDENCE FUND 21. ILLINOIS CHARITY BUREAU FUND 22. TRANSPORTATION REGULATORY FUND \$0.00 \$0.00 \$0.00 22. IRANSPORT ATTOM REGULATION EVIDENCE FUND
23. PROFESSIONAL REGULATION EVIDENCE FUND
24. GENERAL PROFESSIONS DEDICATED FUND
25. LOBBYIST REGISTRATION ADMINISTRATION FUND
26. DESIGN PROFESSIONAL ADMIN. AND INVESTIGATION FUND
27. REAL ESTATE RECOVERY FUND \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 28. AGGREGATE OPERATIONS REGULATORY FUND
29. EDUCATION ASSISTANCE FUND
30. DEPARTMENT OF PUBLIC HEALTH \$0.00 \$0.00 \$0.00 30. DEPART MENT OF PUBLIC HEALTH
31. USED TIRE MANAGEMENT FUND
32. EMERGENCY PLANNING AND TRAINING FUND
33. FEED CONTROL FUND
34. PESTICIDE CONTROL FUND
35. SPINAL CORD INJURY PARALYSIS CURE RESEARCH TRUST FUND \$0.00 \$0.00 \$0.00 \$0.00 \$8,144.02 36. FIRE PREVENTION FUND 37. WIC PROGRAM 38. SEX OFFENDER REGISTRATION FUND \$61,047.57 \$0.00 39. SECURITIES AUDIT AND ENFORCEMENT FUND
40. SPECIAL ADMINISTRATIVE FUND
41. LEADS MAINTENANCE FUND \$0.00 \$0.00 \$0.00 \$145,054.43 42. STATE OFFENDER DNA IDENTIFICATION SYSTEM FUND
43. DOMESTIC VIOLENCE ABUSER SERVICES FUND
44. ABANDONED RESIDENTIAL PROPERTY MUNICIPALITY RELIEF FUND \$112,745.68 \$18.00 \$499,295.86 45. LUMP SUM SURCHARGE* \$1,606,249.31 **SUBTOTAL 4 (1-45)** \$ 5.408.178.50

*Contains Traffic & Criminal Surcharge Fund, Law Enforcement Camera Grant Fund, and LEADS Fund as of 7/1/06.

THIS AMOUNT FORWARDED TO PAGE 5

T III - DISTRIBUTION OF FUNDS HELD IN TRUST OR AGENCY CAPACITY AND OF COLLECTIONS	MADE CURTOTAL SECTION B/4.4	4 2 2)		TATE FUNDS (2 C \$8,938,769
FOR OTHERS - Continued			ROM THE BOTTOM OF	
TONOTHERO COMMINGE	AWIOORTTO	TOTAL COLUMN	NOW THE BOTTOM OF	17.02.0
4) STATE (Funds 46-999)	SUBTOTAL 4 (1-45)	\$	5,408,178.50	
46. ADDITIONAL CHILD PORNOGRAPHY FINE (STATE POLICE)			\$0.00	
47. ARSONIST REGISTRATION FUND			\$0.00	
48. CAPITAL PROJECTS FUND			\$110,055.73	
49. MURDERER & VIOLENT OFF. AGAINST YOUTH REG. FUND			\$0.00	
50. CORPORATE CRIME FUND			\$0.00	
51. DIESEL EMISSIONS TESTING FUND			\$0.00	
52. ER RESTITUTION (STATE)			\$0.00	
53. FIRE TRUCK REVOLVING LOAN FUND			\$59,922.87	
54. FORECLOSURE PREVENTION PROGRAM FUND			\$76,195.00	
55. FORECLOSURE PREVENTION "GRADUATED" FUND			\$187,642.00	
56. ILLINOIS ANIMAL ABUSE FUND			\$0.00	
57. IDOC PAROLE DIVISION OFFENDER SUPERVISION FUND			\$0.00	
58. ILLINOIS RACING BOARD			\$0.00	
59. LEAD POISON SCREENING, PREVENTION AND ABATEMENT FUND			\$0.00	
60. METHAMPHETAMINE LAW ENFORCEMENT FUND			\$300.00	
61. MILITARY FAMILY RELIEF FUND			\$0.00	
62. PRISONER REVIEW BOARD VEHICLE & EQUIPMENT FUND			\$15,786.81	
63. ROADSIDE MEMORIAL FUND			\$71,802.87	
64. SEALING FEE (STATE POLICE)			\$0.00	
65. SECRETARY OF STATE POLICE DUI FUND			\$0.00	
66. SECRETARY OF STATE POLICE SERVICES FUND			\$14,808.02	
67. SECRETARY OF STATE POLICE VEHICLE FUND			\$0.00	
68. SEX OFFENDER INVESTIGATION FUND			\$11,587.00	
69. STATE ASSET FORFEITURE FUND			\$0.00	
70. STATE POLICE OPERATIONS ASSISTANCE FUND			\$715,566.61	
71. STATE POLICE STREETGANG-RELATED CRIME FUND			\$0.00	
72. STATE POLICE VEHICLE FUND			\$68,823.32	
73. TRANSPORTATION SAFETY HIGHWAY HIRE-BACK FUND			\$7,744.14	
74. VEHICLE INSPECTION FUND			\$0.00	
75. CONSERVATION POLICE OPERATIONS ASSISTANCE FUND			\$6,128.00	
76. PRESCRIPTION PILL AND DRUG DISPOSAL FUND			\$5,903.92	
77. CRIMINAL JUSTICE INFORMATION PROJECTS FUND			\$333.00	
78. STATE POLICE SERVICES FUND			\$6,585.07	
79. STATE POLICE MERIT BOARD PUBLIC SAFETY FUND			\$397,471.68	
80. GUARDIANSHIP AND ADVOCACY FUND			\$54,435.00	
81. SPECIALIZED SERVICES FOR SURVIVORS OF HUMAN TRAFFICKING FUND			\$0.00	
82. ACCESS TO JUSTICE FUND			\$42,843.97	
83. STATE'S ATTORNEYS APPELLATE PROSECUTOR			\$60.00	
84. SUPREME COURT SPECIAL PURPOSES FUND			\$32,922.00	
85. GEORGE BAILEY MEMORIAL FUND			\$1,120.00	
999.OTHER - PROVIDE A LINE ITEM BREAKDOWN ON ATTACHMENT D.			\$6,249.40	
CLICK HERE TO GO TO ATTACHMENT D	SUBTOTAL 4 (46-999)	\$	1,894,286.41	
OCIONTIENE TO GO TO ATTAOHIMENT D	SUBTOTAL 4 (1-999)		\$	7,302,46

				PAGE 6 Of 13 PART III.C	
PART III - DISTRIBUTION OF FUNDS HELD IN 1	TRUST OR AGENCY CAPACITY	AND OF COLLECTIO	NS MADE FOR OTH	ERS - Continued	
EES OF OTHERS					
. STATE'S ATTORNEY					
(a) FEES (b) RECORDS AUTOMATION FUND		\$132,870.94 \$54,226.43			
(b) RECORDS ACTOMICTION FOND	SUBTOTAL (1-a,b)	\$34,220.43	\$187,097.37		
. SHERIFF					
(a) FEES (e.g. SERVICE OF PROCESS*)		\$1,018,387.19			
(b) COUNTY GENERAL FUND FOR		\$1,228,533.03			
COURT SECURITY	SUBTOTAL (2-a,b)		\$2,246,920.22		
	OOD TO TAL (L u,b)		Ψ <u>2,2</u> 40,3 <u>2</u> 0.22		
S. COUNTY LAW LIBRARY FUND			\$412,608.00		
I. MARRIAGE FUND OF THE CIRCUIT COURT II. COUNTY FUND TO FINANCE THE COURT SYSTEM			\$23,070.00 \$363,727.26		
COURT-POINTED COUNSEL:			φ303,727.20		
(a) DEFENSE COUNSEL		\$342,257.54			
(b) JUVENILE REPRESENTATION		\$17,980.32			
COURT-APPOINTED COUNSEL:	SUBTOTAL (6 -a,b)		\$360,237.86		
STATE APPELLATE DEFENDER			\$0.00		
. MUNICIPAL ATTORNEY PROSECUTION FEE			\$517,637.47		
PROBATION AND COURT SERVICES FUND			\$2,083,429.51		
DISPUTE RESOLUTION FUND MANDATORY ARBITRATION FUND			\$0.00		
(a) ARBITRATION FEE		\$171,392.00			
(b) REJECTION OF AWARD		\$31,500.00			
	SUBTOTAL (11-a,b)		\$202,892.00		
2. DRUG/ALCOHOL TESTING & ELECTRONIC MONITORING FEE			\$159,133.11		
3. ELECTRONIC MONITORING DEVICE FEE					
(a) SUBSTANCE ABUSE SERVICES FUND (b) WORKING CASH FUND		\$9,500.00 \$0.00			
(b) WORKING CASH FOND	SUBTOTAL (13-a,b)	φ0.00	\$9,500.00		
4. COUNTY GENERAL FUND TO FINANCE					
EDUCATION PROGRAMS (DUI)			\$0.00		
5. COUNTY HEALTH FUND 6. TRAFFIC SAFETY PROGRAM SCHOOL			\$0.00 \$519,641.00		
7. COUNTY JAIL MEDICAL COSTS FUND			\$21,884.84		
8. SEXUALLY TRANSMITTED DISEASE TEST FUND			\$0.00		
9. DOMESTIC RELATIONS LEGAL FUND			\$0.00		
10. CHILDREN'S WAITING ROOM FUND 11. NEUTRAL SITE CUSTODY EXCHANGE FUND			\$188,439.00 \$128,538.00		
2. MORTGAGE FORECLOSURE MEDIATION PROGRAM FEES			\$194,375.00		
3. CHILDREN'S ADVOCACY CENTER			\$76,621.88		
4. COURT APPOINTED SPECIAL ADVOCATE (CASA)			\$0.00		
25. DRUG COURT 26. JUDICIAL FACILITIES FEE			\$135,577.26 \$0.00		
7. MENTAL HEALTH/DRUG/VETERANS AND SERVICE MEMBERS COURT			\$277,441.89		
8. YOUTH DIVERSION PROGRAM			\$0.00		
9. PUBLIC DEFENDER RECORDS AUTOMATION FUND			\$0.00		
io. County Drug Addiction Services 19. Other - Provide a Line Item Breakdown on Attachment E.			\$90.00 \$0.00		
		ECTION C TOTAL	Ψ0.00		\$8,108,86

*Contains the FTA Warrant Fee and e-Citation Fee)

			PAGE 7 Of 13 PART III.D
PART III - DISTRIBUTION OF FUNDS HELD IN TRUST OR AGEN	CY CAPACITY AND OF COLLECTIONS MAD	E FOR OTHERS - Continued	
MISCELLANEOUS DISBURSEMENTS			
RESTITUTION TO VICTIMS OF CRIME (INCLUDES JUVENILE) "WORK RELEASE" / GAINFULLY EMPLOYED OFFENDER A. TOTAL PAID TO COUNTY FOR ROOM AND BOARD D. TOTAL PAID TO OTHER INDIVIDUALS AND AGENCIES	·	\$1,234,789.21 \$7,377.50 \$0.00	
	SUBTOTAL (2-a,b)	\$7,377.50	
3. EXPENSES NECESSARY FOR MINOR'S NEEDS UNDER THE JUVENILE ACT		\$2,470.00	
A. ABANDONED (UNCLAIMED) BAIL TO COUNTY S. ABANDONED (UNCLAIMED) PROPERTY TO STATE DEPOSITS WITH CLERK DISBURSED DURING THE YEAR:		\$21,246.44 \$56,945.25	
a. FROM JUDICIAL SALES b. FROM ALL OTHER CASE CATEGORIES	01177711 (0.11)	\$0.00 \$0.00	
7. REIMBURSEMENTS/CONTRIBUTIONS TO A "LOCAL ANTI-CRIME PROGRAM"	SUBTOTAL (6-a,b)	\$0.00 \$55,764.30	
8. REFUND AND RETURNS a. BAIL		59,456.85	
b. OTHER	SUBTOTAL (8-a,b)	\$8,628.11 \$ 5,198,084.96	
9. OTHER - PROVIDE A LINE ITEM BREAKDOWN ON ATTACHMENT F. (INCLUDES SUCH ITEMS AS WITNESS FEES, PASSPORT FEES DISBURSED TO THE FEDERAL GOVERNMENT, OUT OF COUNTY BONDS, TRANSFER OF BAIL TO ANOTHER COUNTY, COLLECTION FEES OR BAIL TO ANOTHER COUNTY, COLLECTION FEES OR OTHER VENDOR CONVENIENCE FEES, ETC.)		\$862,580.19	
CLICK HERE TO GO TO ATTACHMENT F	SECTION	D TOTAL	\$7,439,257.8
OLION TIENE TO GO TO ATTACHIMENTT	THIS AMOUNT FORWARDED TO		ψ1, 433,231. C
	SECTION A TOTAL (From PartIII.A-B.3 SECTION B TOTAL (From PartIII.State		\$53,929,577.1 \$16,241,234.0
PART III TOTALS	SECTION D TOTAL (From PartIII.C) SECTION D TOTAL (From PartIII.D)	<u>r unusz</u>	\$8,108,861.6 \$7,439,257.8
PART III - DISTRIBUTION OF FUNDS HELD IN TRUST OR AGENCY CAPACITY AND OF COLLECTION		DTAL	\$85,718,930.6
PLEASE INDICATE IF YOU ARE A PERCENTAGE DISTRIBUTION COUNTY PURSUANT TO 27.5 AND 27.6 OF THE CLERKS OF COURTS ACT	Yes X	No]
PLEASE INDICATE THE MONTH YOUR FISCAL YEAR ENDS	MONTH: November		

CLICK HERE TO RETURN TO PART II (Pg.2)

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ATTACHMENT A

LINE ITEM BREAKDOWN OF PART II. G.: ALL OTHER CLERK'S OFFICE EXPENSES

DESCRIPTION AMOUNT

ATTACHMENT A TOTAL	\$2,698,350.11
All other miscellaneous	\$136.77
Miscellaneous contractual services	\$0.00
Printing services	\$37,412.06
Bank service charges	\$3,002.45
Equipment rental	\$11,101.76
Equipment maintenance	\$0.00
Record storage	\$6,425.65
Office equip maintenance and repairs	\$15,014.85
Motor vehicle maintenance and repairs	\$1,086.24
Courier services	\$15,744.17
Data/Telecommunications	\$394.63
Cell phone allowance	\$900.00
Dues	\$0.00
Advertising	\$1,661.00
Publications and legal notices	\$277.38
Dues and subscriptions	\$5,306.72
Trips and training	\$13,408.43
Employee relations	\$1,341.52
Mileage reimbursement	\$3,740.64
Software maintenance	\$1,103.51
Consultants	\$10,365.00
Retirement benefits/IMRF	\$531,752.55
Retirement benefits/FICA	\$393,285.11
H/L/D employee benefits	\$1,528,516.84
Gasoline	\$607.85
Operational supplies	\$0.00
Books, manuals, and periodicals	\$139.05
Office supplies	\$115,625.93

THIS TOTAL SHOULD MATCH PART II - SECTION G TOTAL ON PAGE 2. IF YOU NEED ADDITIONAL LINE ITEM DETAIL FOR THIS ATTACHMENT, SIMPLY INSERT ROWS TO THE SPREADSHEET AS REQUIRED.

Click here to see examples of items that may or may not appear on Attachment A

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CLICK HERE TO RETURN TO PART III (B.1) (B1.1) & (B.2) (Pg.3)

ATTACHMENT B

LINE ITEM BREAKDOWN OF PART III. B. (1), (1.1) AND (2) FINES, PENALTIES, ASSESSMENTS, CHARGES AND FORFEITURES PAID TO MUNICIPALITIES, DRUG TASK FORCE AND TOWNSHIPS

NAME OF MUNICIPALITY,	ALL			CRIME		
TOWNSHIP, OR DRUG	EXCEPT		CRIME	LAB		
TASK FORCE	DRUG	DRUG	LAB	DUI	OTHER	TOTALS
ANTIOCH	\$127,444.69					\$127,444.69
BANNOCKBURN	\$65,048.04					\$65,048.04
BARRINGTON	\$2,342.00					\$2,342.00
BEACH PARK	\$29,393.98					\$29,393.98
BEACH PARK CODE ENFORCEMENT	\$1,461.25					\$1,461.25
BUFFALO GROVE	\$0.00					\$0.00
BUFFALO GROVE-STATE	\$30,864.86					\$30,864.86
BUFFALO GROVE-VILLAGE	\$380,197.26					\$380,197.26
DEER PARK	\$49,364.63					\$49,364.63
DEERFIELD	\$211,250.91					\$211,250.91
FOX LAKE	\$114,832.16					\$114,832.16
GRAYSLAKE	\$124,504.04					\$124,504.04
GREAT LAKES	\$545.00					\$545.00
GREEN OAKS	\$12,573.43					\$12,573.43
GURNEE	\$431,118.46					\$431,118.46
HAINESVILLE	\$2,193.00					\$2,193.00
HAWTHORN WOODS	\$90,978.94					\$90,978.94
HIGHLAND PARK	\$282,459.50					\$282,459.50
HIGHWOOD	\$36,922.16					\$36,922.16
ISLAND LAKE	\$21,212.92					\$21,212.92
KILDEER	\$45,342.87					\$45,342.87
LAKE BARRINGTON	\$19,667.91					\$19,667.91
LAKE BLUFF	\$69,824.16					\$69,824.16
LAKE FOREST	\$141,075.75					\$141,075.75
LAKE VILLA	\$83,973.70					\$83,973.70
LAKE ZURICH	\$250,982.20	\$1,125.00				\$252,107.20
LAKEMOOR	\$106,611.12					\$106,611.12
LIBERTYVILLE	\$254,321.35	\$750.00				\$255,071.35
LINCOLNSHIRE	\$178,901.80					\$178,901.80
LINDENHURST	\$124,801.28					\$124,801.28
LONG GROVE	\$41,464.06					\$41,464.06
METTAWA	\$40,324.76					\$40,324.76
MUNDELEIN	\$431,277.10	\$2,939.69				\$434,216.79
NORTH BARRINGTON	\$14,789.05					\$14,789.05
NORTH CHICAGO	\$116,393.26	\$220.00				\$116,613.26
OLD MILL CREEK	\$561.16					\$561.16
PARK CITY	\$212,581.22	\$75.00				\$212,656.22
PORT BARRINGTON	\$44.95					\$44.95
RIVERWOODS	\$103,590.66					\$103,590.66
ROUND LAKE	\$117,605.78					\$117,605.78
ROUND LAKE BEACH	\$202,997.13	\$6.69				\$203,003.82
ROUND LAKE HEIGHTS	\$53,410.65					\$53,410.65
ROUND LAKE PARK	\$162,793.12	\$449.71				\$163,242.83
ROUND LAKE PARK DIST	\$0.00					\$0.00
THIRD LAKE	\$8,006.91					\$8,006.91
TOWER LAKES	\$16,076.74					\$16,076.74
VERNON HILLS	\$211,152.19					\$211,152.19
VOLO	\$27,447.90					\$27,447.90
WADSWORTH	\$1,565.76					\$1,565.76
WAUCONDA	\$93,012.50					\$93,012.50
WAUKEGAN	\$479,101.57	\$1,802.98				\$480,904.55
WHEELING	\$8.00					\$8.00
WINTHROP HARBOR	\$121,155.10					\$121,155.10
ZION	\$185,044.75	\$1,998.35				\$187,043.10
FOX WATERWAY AGENCY	\$0.00					\$0.00
TOWNSHIP OF ELA	\$0.00					\$0.00
LKC ENFORCEMENT/MEG	\$7,684.20	\$11,905.71	\$0.00	\$0.00	\$0.00	\$19,589.91
\$	\$5,938,297.89	\$21,273.13	\$0.00	\$0.00	\$0.00	

(ADD SUBTOTALS ABOVE) ATTACHMENT B TOTALS

\$5,959,571.02

THIS TOTAL SHOULD MATCH PART III - SECTION B (1), (1.1), AND (2) TOTAL ON PAGE 3. IF YOU NEED ADDITIONAL LINE ITEM DETAIL FOR THIS ATTACHMENT, SIMPLY INSERT ROWS TO THIS SPREADSHEET AS REQUIRED.

Click here to see examples of items that may or may not appear on Attachment B

CLICK HERE TO RETURN TO PART III.C (Pg.3) PAGE 10 Of 13 **ATTACHMENT C** LINE ITEM BREAKDOWN OF PART III. B. (3) (g): "OTHER" **DESCRIPTION AMOUNT** County Percentage Disbursement (Supreme Court Rule 529) \$1,077,573.23 Interest County \$58,841.13 \$0.00 ATTACHMENT C TOTAL \$1,136,414.36 THIS TOTAL SHOULD MATCH PART III - SECTION B (3) (g) (OTHER) TOTAL ON PAGE 3. IF YOU NEED ADDITIONAL LINE ITEM DETAIL FOR THIS ATTACHMENT, SIMPLY INSERT ROWS TO THE SPREADSHEET AS REQUIRED.

Click here to see examples of items that may or may not appear on Attachment C

CLICK HERE TO RETURN TO PART III.B.4 STATE FUNDS 2 (Po

PAGE 11 Of 13

ATTACHMENT D

LINE ITEM BREAKDOWN OF PART III. B. (4) 999: "OTHER"

DESCRIPTION AMOUNT

DOM VIOLENCE FINE \$200.00 \$561.00 DMESTIC BATTERY FINE \$838.40 PERFRMNC ENHNCNG SUB \$4,650.00 SANCTION ARBITRATION \$0.00

ATTACHMENT D TOTAL

\$6,249.40

THIS TOTAL SHOULD MATCH PART III - SECTION B (4) 999. (OTHER) TOTAL ON PAGE 5. IF YOU NEED ADDITIONAL LINE ITEM DETAIL FOR THIS ATTACHMENT, SIMPLY INSERT ROWS TO THE SPREADSHEET AS REQUIRED.

Click here to see examples of items that may or may not appear on Attachment D

ATTACHMENT E LINE ITEM BREAKDOWN OF PART III. C. (99): "OTHER" S0,00 \$0,	CLICK HERE TO RETURN TO PART III.C (Pg.6)	PAGE 12 Of 13
LINE ITEM BREAKDOWN OF PART III. C. (99): "OTHER" DESCRIPTION AMOUNT \$0.00		
LINE ITEM BREAKDOWN OF PART III. C. (99): "OTHER" DESCRIPTION AMOUNT \$0.00	ATTA OLIMENT F	
DESCRIPTION AMOUNT \$0.00 \$0.0	ATTACHMENTE	
DESCRIPTION AMOUNT \$0.00 \$0.0	LINE ITEM BREAKDOWN OF PART III. C. (99): "OTHER"	
\$0.00 \$0.00		
\$0.00 \$0.00		
\$0.00 \$0.00	DESCRIPTION	AMOUNT
\$0.00 \$0.00	DESCRIPTION 7	AMOUNT
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	Click here to see examples of items that may or may not appear on Attach	ment E

CLICK HERE TO RETURN TO PART III.D (Pg.7)

ATTACHMENT F

LINE ITEM BREAKDOWN OF PART III. D. (9): "OTHER"

DESCRIPTION		AMOUNT
DADTI ETT		
BARTLETT		\$70.00
DUPAGE COUNTY SHERIFF		\$420.00
ELGIN POLICE DEPARTMENT		\$70.00
KANE COUNTY SHERIFF		\$70.00
MCHENRY COUNTY SHERIFF		\$72.00
VILLA PARK		\$70.00
HEALTH DEPARTMENT		\$306.00
MCHENRY CONSERVATION		\$60.97
METRA		\$2,518.75
BUILDING AND ZONING		\$9,074.75
COLLEGE OF LAKE CNTY		\$1,108.00
FOREST PRESERVE		\$3,522.69
LAKE COUNTY STATES ATTORNEY		\$2.00
COURT ORDERED CONTRI		\$28,988.00
CT CONT-CHILD ADVOCY		\$77,346.60
CT CONT LC OPIOID		\$12,283.24
CT CONTRI -A.A.I.M.		\$62,547.54
CT CONTRI -NICASA		\$1,150.00
CT CONT NICASA TEEN		\$38,251.86
CT CONTRIBUTION MADD		\$19,188.09
CT CONTRI-DRUG COURT		\$37,236.24
CT CONTRI-SAFE PLACE		\$9,184.55
CT CONTRI-TIM COURT		\$1,525.88
CT CONTRI-VET COURT		\$3,550.00
CT CONTRI - ZACHARIAS		\$200.00
HARRIS AND HARRIS		\$526,630.18
INTEREST HNH		\$21,605.45
JDAF		\$5,527.40
	ATTACHMENT F TOTAL	\$862,580.19

THIS TOTAL SHOULD MATCH PART III - SECTION D. (9) (Other) TOTAL ON PAGE 7. IF YOU NEED ADDITIONAL LINE ITEM DETAIL FOR THIS ATTACHMENT, SIMPLY INSERT ROWS TO THE SPREADSHEET AS REQUIRED.

Click here to see examples of items that may or may not appear on Attachment F

Lake County, Illinois

NOTES TO REPORT J – ANNUAL FINANCIAL REPORT For the Year Ended November 30, 2016

NOTE 1 – BASIS OF PRESENTATION

The accompanying Report J – Annual Financial Report includes accounting for the year representing revenue earned by the Circuit Clerk's office and the distribution of funds held by the Circuit Clerk's office in an agency capacity for others. The information in this report is presented in accordance with the requirements of the Administrative Office of the Illinois Courts. Therefore, some amounts presented in this report may differ from amounts presented in, or used in the preparation of, the Agency Fund Financial Statements.



REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANCIAL STATEMENTS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARDS

Independent Auditors' Report

To the Honorable Chairman of the County Board, The Clerk of the Circuit Court, and Members of the County Board Lake County, Illinois

We have audited, in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States, the financial statements of the Lake County Circuit Court Clerk (Circuit Clerk), an agency fund of Lake County, Illinois, as of and for the year ended November 30, 2016, and the related notes to the financial statements, which collectively comprise the Circuit Clerk's financial statements, and have issued our report thereon dated March 15, 2017.

Internal Control Over Financial Reporting

In planning and performing our audit of the financial statements, we considered the Circuit Clerk's internal control over financial reporting (internal control) to determine the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Circuit Clerk's internal control. Accordingly, we do not express an opinion on the effectiveness of the Circuit Clerk's internal control.

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A *material weakness* is a deficiency, or a combination of deficiencies, in internal control such that there is a reasonable possibility that a material misstatement of the entity's financial statements will not be prevented, or detected and corrected on a timely basis. A *significant deficiency* is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies and therefore, material weaknesses or significant deficiencies may exist that were not identified. We did identify a certain deficiency in internal control, described below as item 2016-001, that we consider to be a material weakness.



ITEM 2016 -001 INHERENT LIMITATIONS OF THE CRIMS SYSTEM

Criteria: To ensure accurate financial reporting, the financial accounting system should be able to report amounts in sufficient detail to support account balances, and it should be able to produce a balanced trial balance. The detail allows the user of the system to be certain that account balances are being accurately reported, and the trial balance allows the user to be certain that all transactions are being reported in the financial statements.

Condition: The CRIMS computer system is not able to report the cash details that have been collected or settled during the month, a detailed list of bonds outstanding at year-end, nor is it able to produce a trial balance that can be used for financial reporting.

Cause/Effect: The Circuit Clerk uses a software program ("CRIMS") to account for the citations issued as well as the accounting transactions, including cash receipts and disbursements. CRIMS was designed to be a case management and citation tracking software system and has been used for many years. This system is able to produce various reports which document cash receipts in total, cash disbursements in total, and a variety of non-financial information. Due to the size of the transaction file and limitations on the mainframe capabilities, the CRIMS system is not able to produce a trial balance or detailed transaction reports.

Recommendation: We recommend the Circuit Clerk continue to search for options, including alternative court systems that could be useful in addressing the current limitations of the financial reporting capabilities of the CRIMS system.

Management's Response:

As stated in the Cause/Effect above, our CRIMS system was designed to manage Court Records and fees and not to provide detailed financial reports for business-accounting audit. We agree with the auditor's conclusions that to produce the requested reports or trial balances would be both unmanageable and cause problems for the users of our systems. Though we agree that our system is neither capable of producing a trial balance nor producing the requested reports, the system was not designed for financial reporting in a way that non-judicial business systems are normally configured. However, we will continue to work with our auditors on producing such reports and substitute information and data in order to facilitate future audits.

Compliance and Other Matters

As part of obtaining reasonable assurance about whether the Circuit Clerk's financial statements are free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the determination of financial statement amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters that are required to be reported under *Government Auditing Standards*.

Baker Tilly Virchaw & rause, 42

Circuit Clerk's Response to Finding

The Circuit Clerk's response to the finding identified in our audit was not subjected to the auditing procedures applied in an audit of the financial statements and, accordingly, we express no opinion on the response.

Purpose of this Report

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the entity's internal control or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the entity's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

Chicago, Illinois March 15, 2017



REPORT ON COMPLIANCE WITH ILLINOIS CIRCUIT CLERK STATUTE LISTING CRITERIA AND REPORT ON INTERNAL CONTROL OVER COMPLIANCE

Independent Auditors' Report

To the Honorable Chairman of the County Board, The Clerk of the Circuit Court, and Members of the County Board Lake County, Illinois

Report on Compliance with Circuit Clerk Statute Listing Criteria

We have examined the Lake County Circuit Clerk's compliance with Circuit Clerk statute listing criteria (listed as items A through E below) for the year ended November 30, 2016.

- A. Whether the Circuit Clerk has properly assessed fines, fees, costs, penalties and judgments in accordance with the purpose authorized by law.
- B. Whether the Circuit Clerk has properly distributed fines, fees, costs, penalties, and judgments in accordance with the purpose authorized by law.
- C. Whether the Circuit Clerk has timely assessed and distributed monies in accordance with the purpose authorized by law.
- D. Whether the Circuit Clerk has complied, in all material respects, with applicable laws and regulations in its financial and fiscal operations.
- E. Whether the Circuit Clerk has properly and legally administered money or negotiable securities or similar assets and the accounting and recordkeeping relating thereto has been proper, accurate, and in accordance with the law.

Management's Responsibility

Management is responsible for compliance with the requirements of laws and regulations applicable to the Office of the Circuit Clerk.



Auditors' Responsibility

Our responsibility is to express an opinion on compliance based on our examination of the types of compliance requirements referred to above. We conducted our examination in accordance with attestation standards established by the American Institute of Certified Public Accountants, the standards applicable to attestation engagements contained in *Government Auditing Standards* issued by the Comptroller General of the United States; the annual audit requirements included in the Clerks of Courts Act; and the *Circuit Clerk Audit Guidelines* as noted by the Act; and, accordingly, included examining, on a test basis, evidence about the Circuit Clerk's compliance with those requirements listed in the first paragraph of this report and performing such other procedures as we considered necessary in the circumstances.

We believe that our examination provides a reasonable basis for our opinion on compliance with the requirements referred to above. However, our examination does not provide a legal determination of the Lake County Circuit Clerk's compliance.

Opinion

In our opinion, the Circuit Clerk complied, in all material respects, with the types of compliance requirements referred to above for the year ended November 30, 2016.

Report on Internal Control Over Compliance

Management of Lake County Circuit Clerk is responsible for establishing and maintaining effective internal control over compliance with requirements listed in the first paragraph of this report. In planning and performing our examination, we considered Lake County Circuit Clerk's internal control over compliance that could have a direct and material effect on the requirements listed in the first paragraph of this report to determine our examination procedures for the purpose of expressing our opinion on compliance and to test and report on internal control over compliance in accordance with the requirements listed in the first paragraph of this report, but not for the purpose of expressing an opinion on the effectiveness of internal control over compliance.

Accordingly, we do not express an opinion on the effectiveness of Lake County Circuit Clerk's internal control over compliance.

A deficiency in internal control over compliance exists when the design or operation of a control over compliance does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, noncompliance with a type of compliance requirement on a timely basis. A material weakness in internal control over compliance is a deficiency, or a combination of deficiencies, in internal control over compliance such that there is a reasonable possibility that material noncompliance with a type of compliance requirement will not be prevented, or detected and corrected on a timely basis. A significant deficiency in internal control over compliance is a deficiency, or a combination of deficiencies, in internal control over compliance with a type of compliance requirement that is less severe than a material weakness in internal control over compliance, yet important enough to merit attention by those charged with governance.

Our consideration of internal control over compliance was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control over compliance that might be material weaknesses or significant deficiencies and therefore, material weaknesses or significant deficiencies may exist that were not identified. However, as discussed below, we identified a certain deficiency in internal control over compliance that we consider to be a material weakness.

ITEM 2016 -001 INHERENT LIMITATIONS OF THE CRIMS SYSTEM

Criteria: To ensure accurate financial reporting, the financial accounting system should be able to report amounts in sufficient detail to support account balances, and it should be able to produce a balanced trial balance. The detail allows the user of the system to be certain that account balances are being accurately reported, and the trial balance allows the user to be certain that all transactions are being reported in the financial statements.

Condition: The CRIMS computer system is not able to report the cash details that have been collected or settled during the month, a detailed list of bonds outstanding at year-end, nor is it able to produce a trial balance that can be used for financial reporting.

Cause/Effect: The Circuit Clerk uses a software program ("CRIMS") to account for the citations issued as well as the accounting transactions, including cash receipts and disbursements. CRIMS was designed to be a case management and citation tracking software system and has been used for many years. This system is able to produce various reports which document cash receipts in total, cash disbursements in total, and a variety of non-financial information. Due to the size of the transaction file and limitations on the mainframe capabilities, the CRIMS system is not able to produce a trial balance or detailed transaction reports.

Recommendation: We recommend the Circuit Clerk continue to search for options, including alternative court systems that could be useful in addressing the current limitations of the financial reporting capabilities of the CRIMS system.

Management's Response:

As stated in the Cause/Effect above, our CRIMS system was designed to manage Court Records and fees and not to provide detailed financial reports for business-accounting audit. We agree with the auditor's conclusions that to produce the requested reports or trial balances would be both unmanageable and cause problems for the users of our systems. Though we agree that our system is neither capable of producing a trial balance nor producing the requested reports, the system was not designed for financial reporting in a way that non-judicial business systems are normally configured. However, we will continue to work with our auditors on producing such reports and substitute information and data in order to facilitate future audits.

Circuit Clerk's Response to Finding

The Circuit Clerk's response to the internal control over compliance finding identified by our attestation procedures was not subjected to the attestation procedures applied and, accordingly, we express no opinion on the response.

Baker Tilly Virchaw Krause, LEP

Purpose of This Report

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of our testing based on the compliance requirements of the Clerk of Courts Act. Accordingly, this report is not suitable for any other purpose.

Chicago, Illinois March 15, 2017

REQUIRED COMMUNICATION BY THE AUDITOR TO THOSE C	HARGED WITH GOVERNANCE



Thank you for using Baker Tilly Virchow Krause, LLP as your auditor.

We have completed our audit of the financial statements of the Lake County Circuit Clerk (Circuit Clerk), an agency fund of Lake County, Illinois, as of November 30, 2016, and have issued our report thereon dated March 15, 2017. This letter presents communications required by our professional standards.

OUR RESPONSIBILITY UNDER AUDITING STANDARDS GENERALLY ACCEPTED IN THE UNITED STATES OF AMERICA, GOVERNMENT AUDITING STANDARDS, ATTESTATION STANDARDS AND THE CIRCUIT COURT AUDIT GUIDELINES

The objective of a financial statement audit is the expression of an opinion on the financial statements. We conducted the audit in accordance with auditing standards generally accepted in the United States of America and *Government Auditing Standards*. These standards require that we plan and perform our audit to obtain reasonable, rather than absolute, assurance about whether the financial statements prepared by management with your oversight are free of material misstatement, whether caused by error or fraud. Our audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our audit does not relieve management or those charged with governance of their responsibilities.

As part of the audit, we obtained an understanding of the entity and its environment, including internal control, sufficient to assess the risks of material misstatement of the financial statements and to design the nature, timing and extent of further audit procedures. The audit was not designed to provide assurance on internal control or to identify deficiencies in internal control.

We also considered internal control over compliance with requirements that could have a direct and material effect on the financial statements in order to determine our auditing procedures for the purpose of expressing our opinion on compliance and to test and report on internal control over compliance in accordance with Circuit Clerk statutes and the Circuit Clerk Audit Guidelines as noted by the Clerks of Courts Act.

As part of obtaining reasonable assurance about whether the Lake County Circuit Clerk's financial statements are free of material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts and grants. However, providing an opinion on compliance with those provisions is not an objective of our audit. Also, our examination was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants, the standards applicable to attestation engagements contained in *Government Auditing Standards* issued by the Comptroller General of the United States; the annual audit requirements included in the Clerks of Courts Act; and the Circuit Clerk Audit Guidelines as noted by the Act; and, accordingly, included examining, on a test basis, evidence about the Lake County Circuit Clerk's compliance with those requirements and performing such other procedures as we considered necessary in the circumstances. We believe that our examination provides a reasonable basis for our opinion. Our examination does not provide a legal determination of the Lake County Circuit Clerk's compliance with specified requirements.



OTHER INFORMATION IN DOCUMENTS CONTAINING AUDITED FINANCIAL STATEMENTS

Our responsibility does not extend beyond the audited financial statements identified in this report. We do not have any obligation to and have not performed any procedures to corroborate other information contained in client prepared documents, such as official statements related to debt issues.

PLANNED SCOPE AND TIMING OF THE AUDIT

We performed the audit according to the planned scope and timing previously communicated to the County Board in our letter dated December 8, 2016.

QUALITATIVE ASPECTS OF THE ENTITY'S SIGNIFICANT ACCOUNTING PRACTICES

Accounting Policies

Management has the responsibility for selection and use of appropriate accounting policies. In accordance with the terms of our engagement letter, we will advise management about the appropriateness of accounting policies and their application. The significant accounting policies used by the Lake County Circuit Clerk are described in Note 1 to the financial statements. No new accounting policies were adopted and the application of existing policies was not changed during 2016. We noted no transactions entered into by the Circuit Clerk during the year that were both significant and unusual, and of which, under professional standards, we are required to inform you, or transactions for which there is a lack of authoritative guidance or consensus.

Accounting Estimates

Accounting estimates are an integral part of the financial statements prepared by management and are based on management's knowledge and experience about past and current events and assumptions about future events. Certain accounting estimates are particularly sensitive because of their significance to the financial statements and because of the possibility that future events affecting them may differ significantly from those expected. There were no estimates used in the preparation of the financial statements.

Financial Statement Disclosures

The disclosures in the notes to financial statements are neutral, consistent, and clear.

DIFFICULTIES ENCOUNTERED IN PERFORMING THE AUDIT

We encountered no significant difficulties in dealing with management in performing our audit.

CORRECTED AND UNCORRECTED MISSTATEMENTS

Professional standards require us to accumulate all known and likely misstatement identified during the audit, other than those that are trivial, and communicate them to the appropriate level of management.

There were no such misstatements identified.

DISAGREEMENTS WITH MANAGEMENT

For purposes of this letter, professional standards define a disagreement with management as a matter, whether or not resolved to our satisfaction, concerning a financial accounting, reporting, or auditing matter that could be significant to the financial statements or the auditors' report. We are pleased to report that no such disagreements arose during the course of our audit.

CONSULTATIONS WITH OTHER INDEPENDENT ACCOUNTANTS

In some cases, management may decide to consult with other accountants about auditing and accounting matters. If a consultation involves application of an accounting principle to the governmental unit's financial statements or a determination of the type of auditors' opinion that may be expressed on those statements, our professional standards require the consulting accountant to check with us to determine that the consultant has all the relevant facts. To our knowledge, there were no such consultations with other accountants.

MANAGEMENT REPRESENTATIONS

We have requested certain representations from management that are included in the management representation letter. This letter follows this required communication.

INDEPENDENCE

We are not aware of any relationships between Baker Tilly Virchow Krause, LLP and the Lake County Circuit Clerk that, in our professional judgment, may reasonably be thought to bear on our independence.

Relating to our audit of the financial statements of the Lake County Circuit Clerk for the year ended November 30, 2016, Baker Tilly Virchow Krause, LLP hereby confirms that we are, in our professional judgment, independent with respect to the Lake County Circuit Clerk, in accordance with the Code of Professional Conduct issued by the American Institute of Certified Public Accountants and provided no services to the Lake County Circuit Clerk other than audit services provided in connection with the audit of the current year's financial statements and the nonaudit services of financial statement preparation, which, in our judgment, does not impair our independence.

The nonaudit services do not constitute an audit under generally accepted auditing standards, including *Government Auditing Standards*.

OTHER AUDIT FINDINGS OR ISSUES

We generally discuss a variety of matters, including the application of accounting principles and auditing standards, with management each year prior to retention as Lake County Circuit Clerk's auditors. However, these discussions occurred in the normal course of our professional relationship and our responses were not a condition to our retention.

Baker Tilly Virchaw & rause, 42

OTHER MATTERS

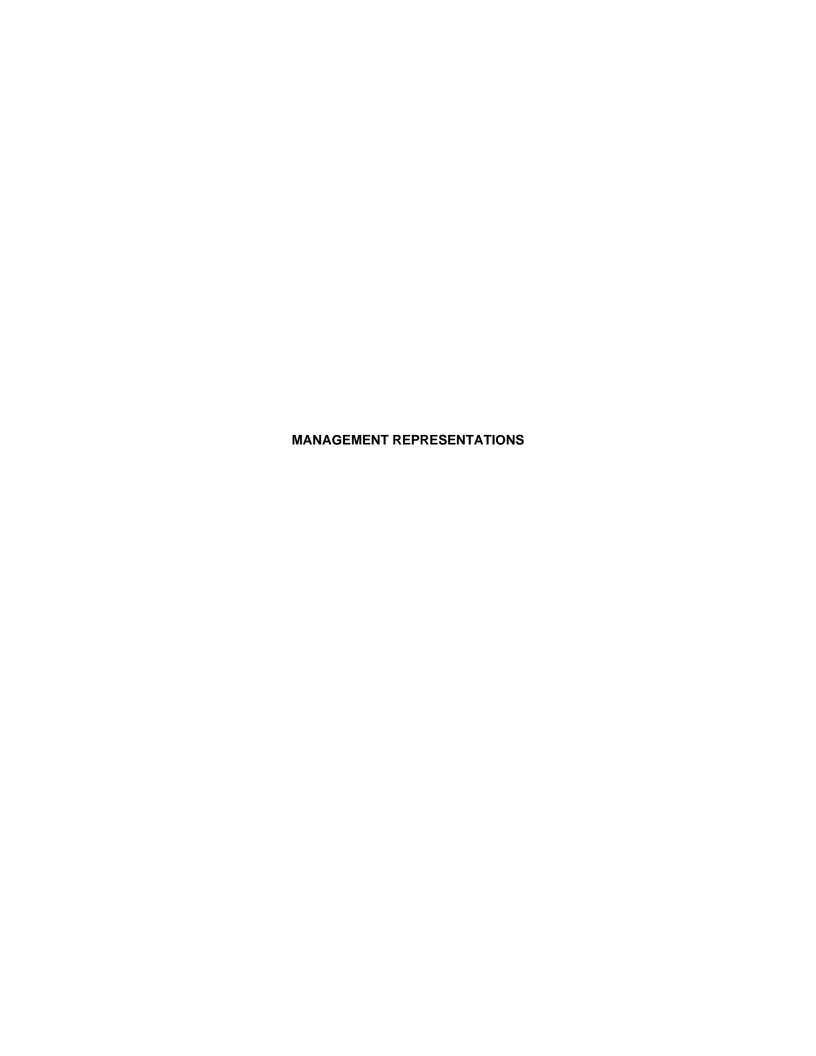
We were engaged to report on the supplementary information. With respect to the supplementary information, we made certain inquiries of management and evaluated the form, content, and methods of preparing the information to determine that the information complies with accounting principles generally accepted in the United States of America, the method of preparing it has not changed from the prior period, and the information is appropriate and complete in relation to our audit of the financial statements. We compared and reconciled the supplementary information to the underlying accounting records used to prepare the financial statements or to the financial statements themselves.

RESTRICTIONS ON USE

This information is intended solely for the use of the County board, the Clerk of the Circuit Court, management, the pass-through agencies of the State of Illinois, the Illinois General Assembly, and the Governor of the State of Illinois, and is not intended to be, and should not be, used by anyone other than the specified parties.

We welcome the opportunity to discuss the information included in this letter and any other matters. Thank you for allowing us to serve you.

Chicago, Illinois March 15, 2017



OFFICE OF THE CIRCUIT COURT CLERK Lake County, Illinois



18 N. County Street Waukegan, IL 60085 (847) 377-3380 lakecountycircuitclerk.org

March 14, 2017

Baker Tilly Virchow Krause, LLP Ten Terrace Court P.O. Box 7398 Madison, WI 53707-7398

Dear Baker Tilly Virchow Krause, LLP:

We are providing this letter in connection with your audit of the financial statements of the Lake County Circuit Clerk as of November 30, 2016 and for the year then ended for the purpose of expressing an opinion as to whether the financial statements present fairly, in all material respects, the financial position of the Circuit Clerk Agency Fund, in conformity with accounting principles generally accepted in the United States of America. We confirm that we are responsible for the fair presentation of the previously mentioned financial statements in conformity with accounting principles generally accepted in the United States of America. We are also responsible for adopting sound accounting policies, establishing and maintaining internal control over financial reporting, and preventing and detecting fraud.

Certain representations in this letter are described as being limited to matters that are material. Items are considered material, regardless of size, if they involve an omission or misstatement of accounting information that, in the light of surrounding circumstances, makes it probable that the judgment of a reasonable person relying on the information would be changed or influenced by the omission or misstatement. An omission or misstatement that is monetarily small in amount could be considered material as a result of qualitative factors.

We confirm, to the best of our knowledge and belief, the following representations made to you during your audit.

Financial Statements

- 1. We have fulfilled our responsibilities, as set out in the terms of the audit engagement letter.
- 2. The financial statements referred to above are fairly presented in conformity with accounting principles generally accepted in the United States of America. We have engaged you to advise us in fulfilling that responsibility. The financial statements include all properly classified funds and other financial information as required by accounting principles generally accepted in the United States of America to be included in the financial reporting entity.
- 3. We acknowledge our responsibility for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.
- 4. We acknowledge our responsibility for the design, implementation, and maintenance of internal control to prevent and detect fraud.
- 5. All events subsequent to the date of the financial statements and for which accounting principles generally accepted in the United States of America require adjustment or disclosure have been adjusted or disclosed. No other events, including instances of noncompliance, have occurred subsequent to the balance sheet date and through the date of this letter that would require adjustment to or disclosure in the aforementioned financial statements.

Baker Tilly Virchow Krause, LLP

March 16, 2017

Page 2

- 6. All material transactions have been recorded in the accounting records and are reflected in the financial statements.
- 7. We are not aware of any known actual, possible, pending, or threatened litigation, claims, or assessments or unasserted claims or assessments that are required to be accrued or disclosed in the financial statements in accordance with accounting principles generally accepted in the United States of America, and we have not consulted a lawyer concerning litigation, claims, or assessments.

Information Provided

- 8. We have provided you with:
 - a. Access to all information, of which we are aware, that is relevant to the preparation and fair presentation of the financial statements, such as financial records and related data, documentation, and other matters.
 - b. Additional information that you have requested from us for the purpose of the audit.
 - c. Unrestricted access to persons within the entity from whom you determined it necessary to obtain audit evidence.
- 9. We have disclosed to you the results of our assessment of the risk that the financial statements may be materially misstated as a result of fraud.
- 10. We have no knowledge of any fraud or suspected fraud that affects the entity and involves:
 - a. Management,
 - b. Employees who have significant roles in internal control, or
 - c. Others where the fraud could have a material effect on the financial statements.
- 11. We have no knowledge of any allegations of fraud or suspected fraud affecting the entity received in communications from employees, former employees, regulators, or others.
- 12. We have no knowledge of known instances of noncompliance or suspected noncompliance with provisions of laws, regulations, contracts, or grant agreements, or abuse, whose effects should be considered when preparing financial statements.
- 13. There are no known related parties or related party relationships and transactions of which we are aware.

Other

- 14. There have been no communications from regulatory agencies concerning noncompliance with, or deficiencies in, financial reporting practices.
- 15. We have a process to track the status of audit findings and recommendations.

Baker Tilly Virchow Krause, LLP

March 16, 2017 Page | **3**

- 16. We have identified to you any previous financial audits, attestation engagements, and other studies related to the audit objectives and whether related recommendations have been implemented.
- 17. We have provided our views on reported findings, conclusions, and recommendations, as well as our planned corrective actions, for our report.
- 18. The Circuit Clerk has no plans or intentions that may materially affect the carrying value or classification of assets or liabilities.
- 19. We are responsible for compliance with federal, state, and local laws, regulations, and provisions of contracts and grant agreements applicable to us and we have identified and disclosed to you all federal, state, and local laws, regulations and provisions of contracts and grant agreements that we believe have a direct and material effect on the determination of financial statement amounts or other financial data significant to the audit objectives.

20. There are no:

- a. Violations or possible violations of federal, state, and local laws or regulations or provisions of contracts and grant agreements, whose effects should be considered for disclosure in the financial statements or as a basis for recording a loss contingency, or for reporting on noncompliance.
- b. Other liabilities or gain or loss contingencies that are required to be accrued or disclosed by accounting principles generally accepted in the United States of America.
- 21. In regards to the financial statement nonattest services performed by you, we have 1) accepted all management responsibilities; 2) designated an individual with suitable skill, knowledge, or experience to oversee the services; 3) evaluated the adequacy and results of the services performed, and 4) accepted responsibility for the results of the services.

None of these nonattest services constitute an audit under generally accepted auditing standards, including *Government Auditing Standards*.

- 22. The Lake County Circuit Clerk has satisfactory title to all owned assets, and there are no liens or encumbrances on such assets nor has any asset been pledged as collateral.
- 23. The Lake County Circuit Clerk has complied with all aspects of contractual agreements that would have a material effect on the financial statement in the event of noncompliance.
- 24. The Lake County Circuit Clerk has no derivative financial instruments such as contracts that could be assigned to someone else or net settled, interest rate swaps, collars or caps.
- 25. Deposits and investment securities are properly classified, valued, and disclosed (including risk disclosures, collateralization agreements, valuation methods, and key inputs, as applicable).
- 26. With respect to the supplementary information, (SI):
 - a. We acknowledge our responsibility for presenting the SI in accordance with accounting principles generally accepted in the United States of America, and we believe the SI, including its form and content, is fairly presented in accordance with accounting principles generally accepted

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in the United States of America. The methods of measurement and presentation of the SI have not changed from those used in the prior period, and we have disclosed to you any significant assumptions or interpretations underlying the measurement and presentation of the supplementary information.

b. If the SI is not presented with the audited financial statements, we will make the audited financial statements readily available to the intended users of the supplementary information no later than the date we issue the supplementary information and the auditor's report thereon.

- 27. With respect to the Circuit Clerk Audit Guidelines, amended March 2014 (the Guide): The Circuit Clerk management asserts that an evaluation has been performed and the office has materially complied with the following matters (Appendix D-2, of the Circuit Clerk Audit Guidelines, amended March 2014):
 - a. The Circuit Clerk has properly assessed fines, fees, costs, penalties, and judgments in accordance with the purpose authorized by law.
 - b. The Circuit Clerk has properly distributed fines, fees, costs, penalties, and judgments in accordance with the purpose authorized by law.
 - c. The Circuit Clerk has timely assessed and distributed funds in accordance with the purpose authorized by law.
 - d. The Circuit Clerk has complied, in all material respects, with applicable laws and regulations in its financial and fiscal operations.
 - e. The Circuit Clerk has properly and legally administered money or negotiable securities or similar assets and the accounting and recordkeeping relating thereto has been proper, accurate, and in accordance with the law.
 - f. We have complied, in all material respects, with the compliance requirements, including when applicable, those set forth by the State of Illinois Administrative Office of the Illinois Courts (AOIC), relating to the processing of fines, fees, and costs, and have identified and disclosed to you all amounts questioned and any known noncompliance with the requirements of these laws, including the results of other audits or program reviews.
 - g. We have disclosed to you our interpretation of compliance requirements that may have varying interpretations.
 - h. We have made available to you all documentation related to the compliance requirements, including information related to the Guide and the AOIC.

Sincerely,

Lake County Circuit Clerk

Signed:

Erin Cartwright Weinstein, Clerk of the Circuit Court

Baker Tilly Virchow Krause, LLP

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Signed:

Jennifer Rathunde, Chief of Financial Operations