

## **Agriculture & Extension Education Committee**

Wednesday, June 12, 2019 – 7:00 p.m.

UW Extension

Conference Room

3506 N. Highway 51, Building A, Janesville, WI 53545

- 1. Call to Order
- 2. Adoption of Agenda
- 3. Approval of minutes from May 8, 2019
- 4. Citizen Participation, Communication and Announcements

#### **UW-Extension:**

- 5. Review of Payments
- 6. Dissolution of WACEC and the creation of a new entity WEXA
- 7. Farm Update

## Fairgrounds:

- 8. Fairgrounds Maintenance and Contracts
- 9. Fairgrounds
  - a.) Fairgrounds Manager Position Discussion & Possible Action
- 10. Fair Board Report
- 11. Comments from the Committee
- 12. Adjourn

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Agriculture & Education Committee UW-Extension 51 S. Main Street Janesville, WI 53545

Phone: (608) 757-5696 Fax: (608) 757-5581 www.co.rock.wi.us



# Agriculture & Extension Education Committee Wednesday, May 8, 2019 UW Extension Conference Room 3506 N. Highway 51, Building A, Janesville, WI 53545

## **Unapproved Minutes**

#### Committee Members Present:

Chair Bostwick, Supervisor Driscoll (7:03 arrival), Supervisor Sweeney, Supervisor Aegerter, Supervisor Davis

## Committee Members Absent:

None

# Staff Members Present:

Chrissy Wen, Erin Conway, Nick Baker, Tara Hanley, Brian Paul, Brent Sutherland

#### Others Present:

Citizens

- 1. Call to Order: Chair Bostwick called the meeting to order at 7:00 p.m.
- 2. <u>Approval of Agenda</u>: Supervisor Sweeney moved approval of the agenda for May 8, 2019, second by Supervisor Aegerter. ADOPTED
- 3. <u>Approval of minutes from April 10, 2019</u>: Supervisor Davis moved approval of April 10, 2019 minutes, second by Supervisor Sweeney. ADOPTED
- 4. <u>Citizen Participation, Communication and Announcements</u>
  Supervisor Davis announced the Law Enforcement Memorial Ceremony next Wednesday at the Courthouse.

#### **UW-Extension:**

- 5. Review of Payments
  Accepted
- 6. Introduction of Erin Conway, Positive Youth Development Extension Educator

Ms. Wen introduced Ms. Conway. Ms. Conway presented the committee her professional experience and programming outlook.

#### 7. Farm Update

Mr. Baker stated there hasn't been any planting yet due to the weather. There are three confirmed field days for 2019 and a fungicide trial and twilight meeting. Mr. Baker stated he was able to fix a plumbing issue at the Community Gardens along with the help from Jason O'Connor w/RECAP and was grateful for his assistance. Mr. Baker stated he has six farmers so far ready to participate in a nitrate workgroup.

Supervisor Sweeney applauded the recent Waterhemp Workshop.

8. <u>Drainage Board Applications – Discussion & Possible Action</u>
Chair Bostwick stated it was the duty of the committee to submit recommendations to the judge to fill the expired seats on the Drainage Board.
Motion to approve the list (names below) distributed at the meeting by Supervisor Sweeney, second by Supervisor Driscoll. APPROVED

VACANCY ONE: JASON HENSCHLER BILL EHRLINGER JIM REILLY

VACANCY TWO: ERIC KOMPROOD KEN LUETY GEORGAN HUNT

VACANCY THREE: PHILIP O'LEARY NATHAN WOODMAN PHILIP JOHNSON

VACANCY FOUR: NICK VINEY JAMES WILKIE MARVIN VIKE

#### Fairgrounds:

#### 9. Fairgrounds Maintenance and Contracts

Mr. Paul highlighted the most recent fairgrounds maintenance (garage doors, plumbing, landscaping). Discussion ensued regarding plan for blacktop. Mr. Sutherland stated the focus will be on improving drainage and patching to improve safety.

Discussion ensued regarding fairgrounds rental cancellation policy/wait list.

#### 10. Fairgrounds

Mr. Sutherland stated the Farm Bureau food stand is back to the original plan of the Farm Bureau building it and donating to the County for shared use. Mr. Sutherland stated this will tie in with the Master Plan and blacktop/drainage improvements.

#### 11. Fair Board Report

Mr. Paul stated the fair is 70 days away and the entertainment line-up has been announced.

## 12. Discussion on Fairgrounds Manager Position

Mr. Sutherland provided the committee with the current fairgrounds maintenance contract and stated it expires at the end of this year. He is exploring making this a county position and provided the committee with a job description. This will be placed on the next committee agenda as an action item.

The committee was provided a time log of how Mr. Paul divides his time at the fairgrounds. Discussion ensued.

# 13. Comments from the Committee

None

#### 14. Adjournment

Supervisor Davis moved to adjourn at 8:08 p.m., second by Supervisor Aegerter. ADOPTED

Tara Hanley

Rock County UW Extension Office Coordinator

NOT OFFICIAL UNTIL APPROVED BY COMMITTEE

#### **ROCK COUNTY**

# COMMITTEE REVIEW REPORT WITH DESCRIPTION

06/03/2019

FOR THE MONTH OF MAY 2019

Account Number	Account Name	PO#	Check Date	Vendor Name	Description	Inv/Enc Amt
56-5600-0000-63100	OFC SUPP & EXP					
		P1900116	05/16/2019	US BANK	CIVIL RIGHTS FOOD N PICTO SUB	· 196.06
56-5600-0000-63300	TRAVEL					
			05/16/2019	FLICKINGER, ANGELA	FLICKINGER APRIL TRAVEL	234.58
			05/16/2019	VANDER VEEN,LAURA B	VANDER VEEN APRIL TRAVEL	156.68
		P1900116	05/16/2019	US BANK	VANDERVEEN JCEP CONF HOTEL	164.00
56-5600-0000-64200	TRAINING EXP					
		P1900116	05/16/2019	US BANK	VANDERVEEN JCEP CONF REG	150.00
					U.W.EXTENSION PROG TOTAL	901.32
56-5605-0000-64604	PROGRAM EXPE	NSE				
30-3000-0000-04004	THOOPWIENTEN	P1900116	05/16/2019	US BANK	HEALTH N WELL PROG SUPPLIES	633.55
					UW-EXTENSION EDUCATION PROG TOTAL	633.55
				r #4 594 97		
I have reviewed the	e preceding payme	ents in the	total amount o	T \$1,034.0 <i>1</i>		
Date:			Dept Head			
					· · · · · · · · · · · · · · · · · · ·	
		Com	mittee Chair			

#### **ROCK COUNTY**

# COMMITTEE REVIEW REPORT WITH DESCRIPTION

06/03/2019

FOR THE MONTH OF MAY 2019

Account Number	Account Name	PO#	Check Date	Vendor Name	Description	Inv/Enc Amt
56-5625-0000-63400	OPERATING SUP	PLI				
		P1900117	05/09/2019	MENARDS	FARM REPAIR SUPPLIES	26.54
					FARM-GENERAL FUND PROG TOTAL	26.54
I have reviewed the	e preceding paym	ents in the	total amount of	f \$26.54	:	
Date:			Dept Head _			
		Com	mittee Chair _			



22 EAST MIFFLIN STREET, SUITE 900 MADISON, WI 53703 TOLL FREE: 1.866.404.2700 PHONE: 608.663.7188 FAX: 608.663.7189 www.wicounties.org

#### **MEMORANDUM**

TO:

Wisconsin County Extension Committee Members

FROM:

Chelsea Fibert, Government Affairs Assistant

DATE:

May 20, 2019

SUBJECT:

Dissolution of WACEC/Creation of WEXA

In September of 2018, following the significant restructuring undertaken by UW-Extension, the Wisconsin Associated County Extension Committees (WACEC) approached the Wisconsin Counties Association (WCA) requesting that WCA assume the administrative responsibilities associated with WACEC that were formerly performed by UW-Extension. WCA has agreed to provide these administrative services, which include meeting logistics, preparation and distribution of agendas and minutes, as well as act as fiscal agent.

As part of this process, the current WACEC board recommended modifications to the WACEC bylaws. WCA and WACEC engaged the services of legal counsel to review the bylaws and make recommendations.

WACEC is currently incorporated as a 501(c)(3) entity, requiring annual corporate filings and tax returns. Legal counsel recommends the dissolution of WACEC as a 501(c)(3) entity, and its recreation as a tax-exempt entity under Chapter 184 of the Wisconsin State Statutes, eliminating the burden and expense of an IRC 501(c)(3) association. The current WACEC board recommends the dissolution of WACEC and its recreation under Ch. 184 of the Wisconsin State Statutes. The new organization would take on a new identity, known as Wisconsin Extension Association (WEXA).

Due to the fact that WACEC is an incorporated entity, state laws governing the corporate dissolution process must be adhered to. In order to accomplish the dissolution of WACEC, allowing for the creation of WEXA, 80% of the individual members of county extension committees must sign and return a "Consent Resolution of the Members of Associated County Extension Committees, Inc." A copy of the resolution is included for your review and signature.

WEXA Documents Page 2 May 20, 2019

To ensure county extension committee members understand what needs to occur and what the new association, WEXA, will look like, a number of documents are included for your review:

- Plan for Dissolution of WACEC
- Consent Resolution of the Members of Associated County Extension Committees, Inc. (This is the document you need to sign)
- Bylaws for the newly-created Wisconsin Extension Association (WEXA)
- Map of current Extension districts
- Funds Transfer Agreement
- Fiscal Agency Agreement

To assist extension committee members in understanding the documents and the transformation of WACEC into WEXA, WCA, in conjunction with legal counsel, will be hosting a webinar on May 30, 2019 at 10:00 a.m. in order for legal counsel to walk through the documents and answer specific questions that you may have. The webinar can be accessed utilizing the following link: <a href="https://wicounties.adobeconnect.com/wexa/">https://wicounties.adobeconnect.com/wexa/</a>.

If you have questions prior to the webinar, please send them over to Chelsea Fibert (<u>fibert@wicounties.org</u>) so the attorneys can address your concerns specifically when the webinar begins.

The WACEC board, along with WCA, requests that all counties undertake the following actions to ensure the smooth transition of WACEC into WEXA:

- Hold a meeting of your county extension committee prior to June 30, 2019 to ensure committee members execute the consent form.
- Provide copies of these documents, including the consent form, to members
  of your committee who are not county board members (WCA does not have
  contact information for your public members).
- Collect the consent forms following the meeting and send the forms to the WCA office in one of the following manners:
  - Mail: Wisconsin Counties Association, 22 E. Mifflin Street, Suite 900, Madison, WI 53703
  - o Fax: 608.663.7189
  - o Email: fibert@wicounties.org

It is imperative that all counties return the signed consent form by June 30, 2019.

If you have any questions about the transition of WACEC to WEXA, please do not hesitate to contact the WCA office.

#### PLAN FOR DISSOLUTION OF WACEC

In September of 2018, following the significant restructuring undertaken by UW-Extension, the Associated County Extension Committees (WACEC) approached the Wisconsin Counties Association (WCA) to request that WCA assume the administrative responsibilities associated with WACEC that were formerly performed by UW-Extension. Going forward, in an effort to streamline the administration and otherwise reduce the financial burden of administration, Wisconsin Counties Association (WCA) has agreed to provide the administrative services and support to meet the needs of the organization.

Given WCA's assumption of these responsibilities, WACEC and WCA have developed the following plan, in consultation with legal counsel, to dissolve WACEC in its current form and reorganize the association in a more streamlined fashion:

- 1. Distribute this Plan and the attached member resolution to the members of WACEC, who are the individual members of the county extension committees.
- 2. Create an unincorporated nonprofit association named Wisconsin Extension Association (WEXA). WEXA will have the same mission as WACEC, but will be organized in a way that avoids the burden of tax return and corporate filings that are required of an entity classified as a IRC 501(c)(3) nonprofit such as WACEC. Chapter 184 of the Wisconsin Statutes allows WEXA to be tax-exempt at both the federal and state level, without the added administrative burden and expense.
- 3. WACEC will transfer its remaining funds to WEXA. These funds will be restricted for use only in accordance with WACEC's purpose.
- 4. WEXA will contract with WCA for WCA to act as fiscal agent to hold and disburse the funds at the direction of WEXA. WCA will also assist with administration in terms of meeting planning and arrangements, which will result in cost-savings because of WCA's existing relationships.
- 5. File articles of dissolution with the State of Wisconsin Department of Financial Institutions to dissolve WACEC. WACEC needs to discontinue in its corporate form so as to avoid continuing obligations under Wisconsin law.
- 6. File final Form-990 with the IRS and include notification of dissolution. This step is necessary to avoid future nonprofit tax filing requirements and will reduce the administrative burdens associated with the operation of WEXA.

In order to accomplish the above, 80% of the individual members of county extension committees must sign and return the attached resolution.

IF YOU ARE A MEMBER OF A WISCONSIN COUNTY EXTENSION COMMITTEE AND AGREE WITH THIS PLAN, THEN PLEASE SIGN AND RETURN THE ATTACHED RESOLUTION TO GIVE YOUR CONSENT TO DISSOLVE WACEC AND OTHERWISE IMPLEMENT THIS PLAN.

# CONSENT RESOLUTION OF THE MEMBERS OF ASSOCIATED COUNTY EXTENSION COMMITTEES, INC.

The undersigned, being at least 80% of the members of Associated County Extension Committees, Inc., a Wisconsin non-stock corporation (the "Corporation"), does, pursuant to the provisions of Sections 181.0704 of the Wisconsin Statutes, hereby consent to and adopt the following recitals and resolutions:

WHEREAS, the undersigned members desire to dissolve the Corporation; and

WHEREAS, Section 181.1401 requires two-thirds of the members of a non-stock corporation to approve dissolution; and

WHEREAS, Section 181.0704 requires 80% of the members of a non-stock corporation to approve a resolution without a meeting; and

**WHEREAS**, the undersigned members have examined and hereby approve the attached Plan of Dissolution for the Corporation (the "**Plan**").

NOW, THEREFORE, BE IT RESOLVED, that the Plan is hereby adopted and approved in all respects, and that the officers of the Corporation are authorized to perform all acts and execute all documents necessary or appropriate to execute the Plan and to carry out the intent thereof; and

**BE IT FURTHER RESOLVED,** that the officers of the Corporation are empowered, authorized and directed to execute and file articles of dissolution with the Wisconsin Department of Financial Institutions in accordance with the Wisconsin Statutes, and that the execution thereof by any officer shall be the act and deed of the Corporation; and

**BE IT FURTHER RESOLVED,** that the officers of the Corporation are empowered, authorized and directed to carry out the provisions of these resolutions that may be necessary in liquidating and dissolving the Corporation in accordance with the expressed intent of the members hereunder and under the Plan; and

**BE IT FURTHER RESOLVED,** that the Board of Directors is authorized to adopt any further resolutions that may be necessary in liquidating and dissolving the Corporation.

This consent resolution may be executed in separate counterparts, each of which shall be deemed to be an original, and all counterparts shall constitute one instrument. Signatures transmitted by facsimile, portable document format (".pdf") or other electronic means shall be deemed to be original signatures for all legal and other purposes.

[Signature page follows.]

Dated this day of	, 2019.
	Signature:
	<u>-</u>
	Print:

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#### **BYLAWS**

#### WISCONSIN EXTENSION ASSOCIATION

#### ARTICLE I NAME

The name of the association shall be the WISCONSIN EXTENSION ASSOCIATION, an unincorporated nonprofit association pursuant to Chapter 184 of the Wisconsin Statutes (the "Association").

#### ARTICLE II PURPOSE

The Association is organized as an unincorporated nonprofit association pursuant to Chapter 184 of the Wisconsin Statutes. The primary nonprofit purpose of the Association is to provide a forum for the consideration of issues affecting the committee of each Wisconsin County Board responsible for oversight and policy related to UW-Extension (commonly referred to as extension committees), including those programs carried out under Section 59.87 (section 59.56, under revised statutes) and Chapter 92 of the Wisconsin Statutes, and other general assistance to such extension committees. Without limiting the foregoing, this purpose includes, but is not limited to:

- Providing a forum for discussion on issues relating to the relationship between counties and UW-Extension;
- Providing leadership and extension programming;
- Serving as a liaison between the counties and the UW system;
- Providing advice to the state of Wisconsin relevant to UW-Extension programming;
   and
- Elevating and educating an understanding of extension.

#### ARTICLE III MEMBERS

- A. <u>Eligibility</u>. The members of the Association shall be all counties in the state of Wisconsin that are considered to be current on annual dues as established herein. All annual dues are due on or before January 31 of each calendar year. The rights of the members shall be only as explicitly granted in these Bylaws.
- B. <u>Restrictions</u>. The members shall have no rights to hold or direct funds, amend these Bylaws, or make any determination regarding the dissolution of the Association.
- C. <u>Districts</u>. The members shall be divided into the following zones and districts, as identified on the map retained in the Association's record book:

#### Extension Northern Zone

District 1	Extension Multi County Areas 1, 2, 4
District 2	Extension Multi County Areas 5, 6, 9
District 3	Extension Multi County Areas 3, 7, 8

#### Extension Southern Zone

District 4	Extension Multi County Areas 10, 12, 15
District 5	Extension Multi County Areas 13, 14, 16
District 6	Extension Multi County Areas 17, 19, 22
District 7	Extension Single County Areas 11, 18, 20, 21

D. <u>Biennial Meeting</u>. Each district shall hold a biennial meeting before June 30 of each even-numbered year. Such meetings shall include the county board supervisors or county executives duly designated by member counties within each district. In compliance with the foregoing, the meetings shall be held at such time and such place as shall be agreed upon by the member counties in each district. The purpose of the biennial meeting in each of the districts shall be to discuss matters of mutual interest and to elect Directors of the Association. Each district is

entitled to elect two (2) Directors of the Association. Each county member shall be entitled to one (1) vote on all matters coming before a district meeting. The districts shall hold an organizational meeting in July of 2019 and elect Directors to serve until the July of 2020 biennial meeting.

E. <u>Special Meetings</u>. Districts may choose to hold special meetings from time to time. The Directors from a district may call a special meeting of a district at any time and elect a chairperson to preside over the special meeting, to discuss any issues related to the district and its participation in the Association.

#### ARTICLE IV BOARD OF DIRECTORS

- A. <u>Number</u>. The operations and activities of the Association shall be under the care and management of a Board of Directors consisting of fifteen (15) persons, consisting of two (2) Directors from each of the seven (7) districts (as identified in Article III), and the immediate past President of the Association as an ex-officio Director (but only if qualified under Article IV.B).
- B. <u>Qualifications</u>. All Directors must be a current county board supervisor or county executive in the state of Wisconsin.
- C. <u>Powers of Directors</u>. The Board of Directors shall have complete discretion, responsibility, and power to manage the affairs of the Association. The Board of Directors shall also have specific responsibilities as defined from time to time by the Board of Directors, in addition to the authority granted to manage the Association by these Bylaws and to the extent provided by Wisconsin law.
- D. <u>Removal</u>. A Director may be removed from office by an affirmative vote of two-thirds (2/3) of all Directors; said vote taken at a special meeting of the Directors called for that purpose. A Director may resign at any time. A Director is automatically and immediately removed if the Director at any time does not fulfill the qualifications required in Article IV.B. In the event of

a vacancy on the Board of Directors, for any reason, the successor Director shall be elected in a manner consistent with Article III.

- E. <u>Annual Meeting</u>. The Board of Directors shall meet at least annually, at such time and place as may be fixed by the Board of Directors, for the purpose of setting dues, adopting a budget, and conducting such other business as may come before the Board of Directors.
- F. <u>Biennial Meeting</u>. The Board of Directors shall hold a biennial meeting between July 1 and July 31 of each even-numbered year, for the purpose of electing officers of the Association, setting dues, adopting a budget and conducting such other business as may come before the Board of Directors. A biennial meeting occurring in each even-numbered year satisfies the requirement of an annual meeting set forth in subsection E. above. For the first year of the Association's existence, the Association's Board of Directors shall hold an organizational meeting in July of 2019.
- G. <u>Special Meetings</u>. Special meetings may be called by or at the request of the President or any three (3) Directors. Notice of the time and place of all special meetings of the Board of Directors shall be given to each Director as far in advance as practical, by letter, telephone, or email. Email and telephone ballots may be used when no Director objects and special meetings may be held by telephone conference call if circumstances warrant.
- H. Quorum and Manner of Acting. Except as otherwise provided, a majority of the Directors of the Association shall constitute a quorum for the transaction of business at any meeting of the Board of Directors, but a majority of the Directors present, though less than such quorum, may adjourn the meeting to another time without further notice. The act of the majority of Directors present at a meeting at which a quorum is present shall be the act of the Board of Directors, unless the act of greater number is required by law or these Bylaws.

- I. <u>Compensation</u>. Compensation for Directors and Officers of the Association shall be established through a policy of the Board of Directors adopted at a meeting.
- J. <u>Indemnification</u>. Directors shall be entitled to indemnification for actions as Directors to the extent permitted by Wisconsin law.

# ARTICLE V OFFICERS

- A. <u>Generally</u>. The officers of the Association shall be a President, Vice President, and Secretary. The initial officers shall be established by resolution of the Board of Directors. The Association will contract with the Wisconsin Counties Association to be the Association's fiscal agent in lieu of naming a Treasurer. The duties of the officers shall include, but not be limited to, the following:
- 1. <u>President</u>. The President shall generally manage the day-to-day operations of the Association subject to the direction of the Board of Directors. The President is the chief executive officer of the Association, charged with its general supervision and management. The President shall preside at all meetings of the Board of Directors and shall act in a capacity typically provided for a President. The President is authorized, to the extent of the authority granted by the Board of Directors, to requisition funds from the Association's fiscal agent for use by the Association.
- 2. <u>Vice President</u>. The Vice President shall exercise the duties of the President in the absence or incapacity of the President. If the President should die, resign, or be removed from office, the Vice President shall succeed to the office of the President.
- 3. <u>Secretary</u>. The Secretary shall maintain all records of the Association and shall prepare minutes of all meetings of the Board of Directors. The Secretary may delegate these responsibilities.

- B. <u>Election and Term</u>. The officers shall be elected by the Board of Directors at its biennial meeting. Each officer shall serve until a successor is qualified and seated. An officer may be removed by a two-thirds (2/3) vote of all Directors. Any vacancy in an office shall be filled by affirmative vote of a quorum of the Board of Directors.
  - C. Qualification. Officers are required to be members of the Board of Directors.
  - D. <u>Multiple Offices</u>. One person may hold not more than one (1) of the above offices.
- E. <u>Compensation</u>. Except to the extent expressly permitted under a compensation policy adopted by the Board of Directors, all officers shall serve without compensation.

#### ARTICLE VI MISCELLANEOUS

- A. Fiscal Year. The fiscal year of the Association shall end on December 31.
- B. <u>Amendment</u>. These Bylaws may be amended by an affirmative two-thirds (2/3) vote of all Directors.
- C. <u>Parliamentary Authority</u>. The rules contained in the current edition of <u>Robert's Rules of Order Newly Revised</u> shall govern the organization in all cases to which they are applicable and in which they are not inconsistent with these Bylaws.

These Bylaws have been adopted and approved as of this _	day of	, 2019.
	, Secretary	

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#### FISCAL AGENCY AGREEMENT

WHEREAS, WEXA holds certain funds pursuant to a Funds Transfer Agreement between WEXA and the Associated County Extension Committees, Inc., dated concurrent with this Agreement ("Funds Transfer Agreement"), which restricts WEXA from using or distributing the funds in certain respects;

WHEREAS, WEXA may, from time to time, receive additional funds to be utilized by WEXA in the course of WEXA's business (together with the funds identified by the Funds Transfer Agreement, the "Funds"); and

WHEREAS, WEXA desires for WCA to act as its fiscal agent with respect to the holding and disbursement of the Funds.

NOW, THEREFORE, in consideration of these premises and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

- 1. Extent of Agency. It is the intent and purpose of the parties that WCA, on behalf of WEXA, administer and disburse the Funds as directed by WEXA. The Funds shall be held by WCA in trust as fiscal agent for WEXA in a segregated account. WCA shall not be required to take any action or refuse to take any action beyond the scope of the agency set forth herein.
- 2. <u>Limitations of Liability</u>. Notwithstanding any provision hereof to the contrary: (a) WCA undertakes to perform as fiscal agent on behalf of WEXA only such duties as are specifically set forth herein, and no implied covenants or obligations shall be read into this Agreement against WCA; and (b) in all events, WCA shall not be liable to WEXA for any action taken or omitted to be taken by it under this Agreement in good faith.
- 3. <u>Indemnification</u>. WEXA agrees to indemnify, defend and hold harmless WCA and WCA's employees, directors, officers, subcontractors, agents or other members of its workforce from any costs, damages, expenses, judgments, losses, and attorneys' fees arising from any of WCA's actions related to its obligations under this Agreement, except to the extent of WCA's willful misconduct. WEXA's indemnification obligation shall survive the expiration or termination of this Agreement for any reason.
- 4. Costs. WCA shall not be required to expend or risk its own funds or otherwise incur any financial liability in the performance of any of its duties as fiscal agent for WEXA hereunder, other than those costs and expenses incurred by WCA in the ordinary course of performing its duties described in this Agreement. If WEXA requests WCA to take certain actions, and if WCA determines that the taking of such action would reasonably be expected to cause WCA to incur additional costs or financial liability beyond its ordinary operating costs,

then WCA shall not be required to take such actions absent an agreement from WEXA to pay the costs.

- 5. Accounting. WCA shall provide to WEXA, on or about the beginning of each calendar year, an accounting of the Funds, including all Funds received and disbursed during the course of the prior calendar year. WEXA may audit such report at its own expense upon request.
- 6. <u>Termination of Fiscal Agency</u>. Notwithstanding anything in this Agreement to the contrary, the fiscal agency created by this Agreement shall terminate as soon as reasonably practicable following the earliest to occur of the following events: (a) WEXA ceases doing business as a going concern; (b) the Funds are exhausted; or (c) 120 days prior written notice from either party of an intent to terminate this Agreement. Upon the termination of this Agreement, WCA shall promptly return the Funds to WEXA.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed and delivered by their proper and duly authorized officers as of the day and year first above written.

WISCONSIN EXTENSION ASSOCIATION	WISCONSIN COUNTIES ASSOCIATION
Ву:	By:
Title:	Title:

32689562 2.DQC

#### **FUNDS TRANSFER AGREEMENT**

This Funds Transfer Agreement ("Agreement") effective as of	, 2019,
is entered into by and between Wisconsin Extension Association, a W	isconsin unincorporated
association ("WEXA"), and Associated County Extension Committees	, a Wisconsin non-stock
corporation ("WACEC").	

WHEREAS, WACEC desires to transfer certain funds to WEXA to be held by WEXA and restricted in their use in a manner set forth in this Agreement.

NOW, THEREFORE, in consideration of these premises and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

- 1. <u>Funds</u>. Promptly after the execution of this Agreement, WACEC shall transfer all funds as stated in WACEC's most recent Treasurers Report to WEXA (the "Funds"). WEXA shall only use the Funds in furtherance of WACEC's following stated purpose:
  - a. Providing a forum for the consideration of problems and policies of concern to the committee of each Wisconsin County Board responsible for extension programs (commonly referred to as extension committees), including those programs carried out under Section 59.87 (Section 59.56, under revised statutes) and Chapter 92 of the Wisconsin Statutes, and other general assistance to such extension committees (the "Purpose").
- 2. <u>Fiscal Agent</u>. WEXA may contract with a fiscal agent to hold, administer, and disburse the Funds, provided that any such agreement obligates the fiscal agent to perform such duties in accordance with the Purpose.
- 3. <u>Limitations of Liability</u>. Notwithstanding any provision hereof to the contrary: (a) WEXA undertakes to perform only such duties as are specifically set forth herein, and no implied covenants or obligations shall be read into this Agreement or otherwise implied; and (b) in all events, WEXA shall not be liable to WACEC for any action taken or omitted to be taken by it under this Agreement in good faith.
- 4. <u>Costs</u>. WEXA shall not be required to expend or risk its own funds or otherwise incur any financial liability in the performance of any of its duties hereunder, other than those costs and expenses incurred by WEXA in the ordinary course of performing its duties described in this Agreement.
- 5. <u>Termination of Responsibility</u>. This Agreement shall terminate upon the exhaustion of the Funds in accordance with the terms herein.

[Signature page follows.]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed and delivered by their proper and duly authorized officers as of the day and year first above written.

WISCONSIN EXTENSION ASSOCIATION	ASSOCIATED COUNTIES EXTENSION COMMITTEES
By:	By:
Title:	Title:

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				EVENT								
	1			CONTRACT								
CONTRACT				RECEIVED		DEPOSIT			LIQUOR	DEPOSIT		
NUMBER	NAME	NAME OF EVENT	DATE (S)	Y/N	AMOUNT	PAID	EVENT PAID	LIQUOR	PAID	REFUNDED	TOTAL	1
UWEX_2019_01	EZEQUIEL GALLEGOS	BIRTHDAY PARTY	4/27/2019	Y	\$600.00	4/24/2018	4/1/2019	\$100.00	4/1/19	6/4/2019	\$20,200.00	RENTAL
UWEX_2019_02	ESTELA RAMIREZ	QUINCEANERA	10/11 - 10/12/19	Y	\$900.00	4/5/2018		\$0.00			\$900.00	LIQUOR
FG_2019_03	BADGER LAPIDARY	ROCK AND GEM SHOW	3/22 - 3/24/19	Y	\$1,350.00	9/10/2018	2/25/2019	N/A	N/A	6/4/2019	\$21,100.00	TOTAL
FG_2019_04	JENNIFER AVILA	BIRTHDAY PARTY	5/31 -6/1/19	Y	\$600.00	8/14/2018	2/22/2019	\$100.00	2/22/19			
FG_2019_05	GINA	CIRCUS	6/9/2019	Y	\$600.00	11/6/2018	11/6/2018	N/A	N/A			
FG_2019_06	CANCELLED									6/4/2019		
							3/6/2019		_			
FG_2019_06-1	LEE MILLER	CANINE COLLEGE	VARIOUS	Y	\$900.00	N/A	5/28/2019	N/A	N/A	NO DEPOSIT		
FG_2019_07	CANCELLED											
FG_2019_08	YOLANDA RAMIREZ	BIRTHDAY PARTY	6/22/2019	Y	\$600.00	12/5/2018	5/28/2019	\$100.00	5/28/19	NO DEPOSIT		
FG_2019_09	DEANNA SORENSON	MEGA SALE	1/12/2019	Υ	\$600.00	N/A	12/20/2019	N/A	N/A	NO DEPOSIT		
FG_2019_10	DEANNA SORENSON	MEGA SALE	2/9/2019	Y	\$600.00	N/A	1/14/2019	N/A	N/A	NO DEPOSIT		
FG_2019_11	YODRIA MIQUEL	QUINCEANERA	8/30 - 8/31/2019	Y	\$900.00	1/23/2019	5/17/2019	\$100.00	1/23/19			
FG_2019_12	MARIA TORRES	QUINCEANERA	11/23/2019	Y	\$600.00	2/8/2019		\$100.00	2/8/19			
FG_2019_13	CLAIRE EARHART	DOG SHOW	3/8 - 3/10/2019	Y	\$1,500.00	N/A	2/13/2019	N/A	N/A	NO DEPOSIT		
FG_2019_14	BRIAN PAUL	FFA	3/15/2019	Y	\$300.00	N/A	3/6/2019	N/A	N/A	NO DEPOSIT		
FG_2019_15	CURT WATSON	PIG SALES	3/23/2019	Y	\$300.00	N/A	3/22/2019	N/A	N/A	NO DEPOSIT		
FG_2019_16	ROB VYVAN	BEEF PREVIEW	4/20/2019	Υ	\$0.00	N/A	N/A	N/A	N/A	NO DEPOSIT		
FG_2019_17	KAREN BETEZ	PLANT SALE	5/5 - 5/10/2019	Y	\$1,000.00	3/11/2019	3/11/2019	N/A	N/A	NO DEPOSIT		
FG_2019_18	DAVID BROOKHISER	GUN SHOW	3/1 - 3/3/2019	Y	\$1,500.00	N/A	2/21/2019	N/A	N/A	NO DEPOSIT		
FG_2019_19	DEANNA SORENSON	MEGA SALE	3/16/2019	Y	\$600.00	N/A	2/21/2019	N/A	N/A	NO DEPOSIT		
FG_2019_20	YADIRA MIQUEL	QUINCEANERA	9/1/2019	Y	\$300.00	2/22/2019	2/22/2019	\$100.00	2/22/19			
FG_2019_21	NOAH MASLONKA	TIME TO REVIVE	5/5/2019	Υ	\$0.00	N/A	N/A	N/A	N/A	NO DEPOSIT		
FG_2019_22	MIKE TRUESDILL	BARN HUNT	3/29-3/31/2019	Y	\$750.00	N/A	3/4/2019	N/A	N/A	NO DEPOSIT		
FG_2019_23	CANCELLED			У						6/4/2019		
FG_2019_24	JANELLE MURPHY	WEDDING	11/16/2019	Y	\$600.00	3/15/2019		\$100.00				
FG_2019_25	5HILO TITUS	FLEA MARKET	5/26/2019	Y	\$150.00	N/A	3/1/2019	N/A	N/A	NO DEPOSIT		
FG_2019_26	JAYSON BUTTS	PIG SALES	3/16/2019	Y	\$300.00	N/A	3/15/2019	N/A	N/A	NO DEPOSIT		
FG_2019_27	LISA PEREZ	BIRTHDAY PARTY	8/4/2019	Υ	\$600.00	3/19/2019		\$100.00				
FG_2019_28	DEANNA SORENSON	MEGA SALE	4/13/2019	Y	\$600.00	N/A	3/21/2019	N/A	N/A	NO DEPOSIT		
FG_2019_29	ROB VYVAN	BEEF PRODUCERS	6/28/2019	Y	\$300.00							
FG_2019_30	FAIR BOARD	AGREEMENT	ALL YEAR		\$0.00	N/A	N/A	N/A	N/A	NO DEPOSIT		1
FG_2019_31	BENITA SALMERO	ANNIVERSARY	8/24/2019	Y	\$600.00	4/22/2019		\$100.00				
FG_2019_32	DEANNA SORENSON	MEGA SALE	5/11/2019	Y	\$600.00	N/A	4/24/2019	N/A	N/A	NO DEPOSIT		
FG_2019_33	TODD LONDON	PIG SALES	5/26/2019	Y	\$300.00	N/A	5/20/2019	N/A	N/A	NO DEPOSIT		
FG_2019_34	SCOTT FLEMING	PORK PRODUCERS	6/11/2019	N	\$300.00	N/A	5/20/2019	N/A	N/A	NO DEPOSIT		
FG_2019_35	SHILO TITUS	FLEA MARKET	6/30/2019	Y	\$150.00	N/A	5/28/2019	N/A	N/A	NO DEPOSIT		
FG_2019_36	WOOD CARVERS	WOOD CARVERS	9/13-9/14/2019	Υ	\$900.00	N/A	6/3/2019	N/A	N/A	NO DEPOSIT		
FG_2019_37	ELIZABETH CORTEZ	BIRTHDAY PARTY	12/31/2019	Y	\$300.00	N/A						

18-1828-0000-62119	OTHER SERVICE	S				
10-1020-0000-02110	O I I I I I I I I I I I I I I I I I I I	P1900073	05/16/2019	BUTTERFLY RIDGE LLC	2019 CONTRACTED SERVICES	14,600.00
18-1828-0000-62400	R & M SERV					
		P1900050	05/23/2019	JANESVILLE DOOR CO LTD	REPAIRS TO DOOR	97.50
		P1900055	05/23/2019	POMPS TIRE SERVICE INC	SUPPLIES FOR FAIRGROUNDS	50.00
		P1900071	05/02/2019	CHARTER COMMUNICATIONS	SPECTRUM FOR FAIRGROUNDS	124.92
		P1900406	05/09/2019	WASTE MANAGEMENT WI-MN	TRASH PICK UP FAIRGROUNDS	149.30
18-1828-0000-67250	R&M Projects					
		P1901269	05/02/2019	JANESVILLE DOOR CO LTD	DOOR FOR FAIRGROUNDS	2,077.00
COMMITTEE: GS - FAC	THE MOMNE			Page: 6		

COMMITTEE: GS - FACILITIES MGMNT

ROCK COUNTY

# **COMMITTEE REVIEW REPORT** WITH DESCRIPTION

06/03/2019

FOR THE MONTH OF MAY 2019

Account Number	Account Name	PO#	Check Date	Vendor Name	Description	Inv/Enc Amt
					FAIRGROUNDS PROG TOTAL	17,098.72