TIME JUN 1 i 2025

CRYSTAL GRADDY
BOONE COUNTY CLERK
D.C.

ORDINANCE (1)|

No. 2025 - \(\sqrt{\lambda}

BE IT ENACTED BY THE QUORUM COURT OF THE COUNTY OF BOONE, STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED:

AN ORDINANCE AMENDING FUND NUMBERS FOR MULTIPLE ESTABLISHED FUNDS TO PROPERLY ACCOUNT FOR AND CONTROL ALL SUCH REVENUES RECEIVED AND EXPENDITURES MADE IN COMPLIANCE WITH ALL APPLICABLE LAWS.

NOW THEREFORE, BE IT ORDAINED BY THE QUORUM COURT OF THE COUNTY OF BOONE, STATE OF ARKANSAS:

<u>Section 1.</u> It comes before this Court that there is a need to change three fund numbers of previously established funds on the books to track the revenues, expenditures and/or appropriated transfers of funds for the Hill Top Grant Fund, the Grandma's House Grant 2025 Fund, and the Juvenile AOC Fund. This Court recognizes and affirms the need for such a fund to properly account for and control all such revenues received and expenditures made in compliance with all applicable laws.

<u>Section 2.</u> There are previously established funds on the books of the Boone County Treasurer and the books of the Boone County Clerk to be known as follows:

- I. Fund 6402 Hill Top Grant Fund
 *Originally established with Ordinance 2024-38.
- II. Fund 6403 Grandma's House Grant 2025 Fund*Originally established with Ordinance 2025-3.
- III. Fund 6404 Juvenile AOC Fund*Originally established with Ordinance 2025-7.

<u>Section 3.</u> Per direction from Arkansas Legislative Audit, these fund numbers need to change on the books of the Boone County Treasurer and the books of the Boone County Clerk to be known as follows:

- Fund 3508 Hill Top Grant Fund
 *Changing from Fund 6402 to Fund 3508.
- II. Fund 3509 Grandma's House Grant 2025 Fund *Changing from Fund 6403 to Fund 3509.
- III. Fund 3510 Juvenile AOC Fund*Changing from Fund 6404 to Fund 3510.

Page 1 of 2

RECORDED IN
BOOK PAGE 15

Ordinance (No. 1) Amendment to Fund Numbers for – Hill Top Grant Fund, Grandma's House Grant 2025 Fund, and Juvenile AOC Fund <u>Section 4</u>. If any provision or section of this Ordinance is held invalid by a Court of competent jurisdiction, such invalidity shall not affect other provisions and sections of this Ordinance, and to such end the provisions and sections of this Ordinance are declared to be severable.