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CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF IOWA

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF IOWA

UNITED STATES OF AMERICA,)	
)	
Plaintiff,)	
)	Case No. 1:12-cr-031
v.)	
)	
JONATHAN DALE CAMPBELL,)	PLEA AGREEMENT
a/k/a J. D. Campbell,)	F.R.Cr.P. 11(c)(1)(C)
)	
Defendant.)	

The United States of America (also referred to as "the Government") and the Defendant, Jonathan Dale Campbell, a/k/a J.D. Campbell, and Defendant's attorney, Jim K. McGough, enter into this Plea Agreement.

A. CHARGES

1 Subject Offense. Defendant will plead guilty to Count 1 of the Indictment, that is, Conspiracy to Commit Interstate Transportation of Stolen Property, in violation of Title 18, United States Code, Section 371, with the underlying offense a violation of Title 18, United States Code, Section 2314.

2 Charges Being Dismissed. If the Court accepts this Plea Agreement and Defendant abides by all of the terms of the plea agreement, Count 2 of the Indictment, charging Interstate Transportation of Stolen Property, in violation of Title 18, United States Code, Section 2314, will be dismissed at the time of sentencing.

3 No Further Prosecution. The Government agrees that Defendant will not be charged in the Southern District of Iowa with any other federal criminal offense arising from or

directly relating to this investigation. This paragraph and this Plea Agreement do not apply to (1) any criminal act occurring after the date of this agreement, or (2) any crime of violence.

B. MAXIMUM PENALTIES

4 Maximum Punishment. Defendant understands that the crime to which Defendant is pleading guilty carries a maximum sentence of up to five (5) years in prison; a maximum fine of \$250,000.00; both such imprisonment and fine; and a term of supervised release of not more than three (3) years. A mandatory special assessment of \$100 per count also must be imposed by the sentencing court.

5 Supervised Release--Explained. Defendant understands that, during any period of supervised release or probation, Defendant will be under supervision and will be required to comply with certain conditions. If Defendant were to violate a condition of supervised release, Defendant could be sentenced to a term of imprisonment, without any credit for time previously served.

6 Detention. Defendant agrees that Defendant will remain in custody following the completion of the entry of Defendant's guilty plea to await the imposition of sentence.

C. NATURE OF THE OFFENSE -- FACTUAL BASIS

7 Elements Understood. Defendant understands that to prove the offense alleged under Count 2 (Interstate Transportation of Stolen Property), the Government would be required to prove beyond a reasonable doubt the following elements:

- (1) On or before early 2007, and continuing to on or about the Summer of 2010], two or more persons reached an agreement or came to an understanding to commit interstate transportation of stolen property;
- (2) The defendant voluntarily and intentionally joined in the agreement or understanding, either at the time it was first reached or at some later time

while it was still in effect;

- (3) At the time the defendant joined in the agreement or understanding, the defendant knew the purpose of the agreement or understanding - in this case to steal copper and transport it from in or about Council Bluffs, Iowa, to sell at a salvage yard in Omaha, Nebraska; and
- (4) While the agreement or understanding was in effect, a person or persons who had joined in the agreement or understanding knowingly did one or more acts for the purpose of carrying out or carrying forward the agreement or understanding [including among others, acts set forth below in "Elements Admitted"].

8 Elements Admitted. As a factual basis for his plea of guilty, Defendant admits the following:

- (1) Beginning by at least in or about early 2007, and continuing to in or about the summer of 2010, the Defendant, Jonathan Dale ("J. D.") Campbell, knowingly, voluntarily and willfully joined in an agreement or understanding with Ralph Randall Campbell, Joseph David Falknor, and later Charles Douglas Nichols, and later one or more other persons, to steal the control cable from center-pivot irrigation systems, for the copper contained therein, and to transport said copper from in or about Council Bluffs in the Southern District of Iowa, to Scrap Central Salvage Yard in Omaha, Nebraska.
- (2) During and in furtherance of the conspiracy, Defendant and other co-conspirators stole and transported in interstate commerce from the Southern District of Iowa, to Omaha, Nebraska, copper with a fair market value of approximately, but less than \$120,000.00.
- (3) During and in furtherance of the conspiracy, the Defendant, Ralph Randall Campbell, Joseph Falknor, Charles Nichols, and others stole the copper cable from the center-pivot irrigation systems in farm fields ranging from about Sioux City, Iowa, on the north, to about St. Joseph, Missouri, on the south, including the theft of said copper cable from, among other locations, farms located in Monona County (in and about Onawa) in the Northern District of Iowa, and Harrison County, Pottawattamie County, Mills County and Fremont County in the Southern District of Iowa.
- (4) During and in furtherance of the conspiracy, the copper cable was ordinarily stolen during the night, with the copper cable taken each day on which a theft occurred to a location in or about Council Bluffs, Iowa, in the Southern District of Iowa. There, the Defendant and others either

burned off the cable around the copper, to expose the copper, or stored the copper cable overnight, until it was transported the next day from a location in or about Council Bluffs, Iowa, to the salvage yard in Omaha, Nebraska, by Defendant or one or more persons acting with Defendant.

- (5) During and in furtherance of the conspiracy, the Defendant or one or more persons acting with Defendant transported said stolen copper in interstate commerce from the Southern District of Iowa, to Omaha, Nebraska, and there sold the copper on the following occasions, among others. On the deliveries specified below, Scrap Central made a record of the delivery and payment for the copper was ordinarily made by check. On a number of the deliveries of copper which are not contained in the list below, no record of the delivery was made by Scrap Central Salvage Yard, and payment for the copper was made in cash. The person named with regard to each specified transaction below is the person "officially" delivering the copper during and in furtherance of the conspiracy, stolen during and in furtherance of the conspiracy, to Scrap Central Salvage Yard, and receiving payment for the copper.

- (1) January 4, 2007 - Joseph Daniel Falknor
- (2) May 15, 2007 - Ralph Campbell
- (3) May 18, 2007 - Ralph Campbell
- (4) May 19, 2007 - Ralph Campbell
- (5) May 22, 2007 - Joseph Daniel Falknor
- (6) May 26, 2007 - Ralph Campbell
- (7) June 19, 2007 - Ralph Campbell
- (8) June 23, 2007 - Ralph Campbell
- (9) June 26, 2007 - Jonathan Dale Campbell
- (10) June 27, 2007 - Jonathan Dale Campbell
- (11) July 2, 2007 - Jonathan Dale Campbell
- (12) July 7, 2007 - Jonathan Dale Campbell
- (13) August 8, 2007 - Jonathan Dale Campbell
- (14) August 20, 2007 - Jonathan Dale Campbell
- (15) August 25, 2007 - Ralph Campbell
- (16) September 4, 2007 - Ralph Campbell
- (17) September 17, 2007 - Ralph Campbell
- (18) September 24, 2007 - Jonathan Dale Campbell
- (19) October 1, 2007 - Ralph Campbell
- (20) October 5, 2007 - Ralph Campbell
- (21) October 6, 2007 - Ralph Campbell
- (22) October 15, 2007 - Ralph Campbell
- (23) October 18, 2007 - Ralph Campbell
- (24) October 29, 2007 - Charles Nichols
- (25) November 5, 2007 - Joseph Daniel Falknor

- (26) November 7, 2007 - Joseph Daniel Falknor
- (27) November 19, 2007 - Joseph Daniel Falknor
- (28) November 24, 2007 - Joseph Daniel Falknor
- (29) November 26, 2007 - Joseph Daniel Falknor
- (30) November 27, 2007 - Joseph Daniel Falknor
- (31) November 28, 2007 - Ralph Campbell
- (32) December 4, 2007 - Joseph Daniel Falknor
- (33) December 12, 2007
- (34) December 17, 2007 - Joseph Daniel Falknor
- (35) December 26, 2007 - Joseph Daniel Falknor
- (36) December 27, 2007 - Joseph Daniel Falknor
- (37) January 2, 2008 - Joseph Daniel Falknor
- (38) January 9, 2008 - Joseph Daniel Falknor
- (39) January 10, 2008 - Joseph Daniel Falknor
- (40) January 12, 2008 - Ralph Campbell
- (41) January 15, 2008 - Joseph Daniel Falknor
- (42) January 17, 2008 - Joseph Daniel Falknor
- (43) January 23, 2008 - Joseph Daniel Falknor
- (44) January 24, 2008 - Joseph Daniel Falknor
- (45) January 28, 2008 - Joseph Daniel Falknor
- (46) February 1, 2008 - Joseph Daniel Falknor
- (47) February 4, 2008 - Ralph Campbell
- (48) February 11, 2008 - Joseph Daniel Falknor
- (49) March 5, 2008 - Joseph Daniel Falknor
- (50) April 21, 2008 - Ralph Campbell
- (51) April 22, 2008 - Ralph Campbell
- (52) April 29, 2008 - Ralph Campbell
- (53) May 6, 2008 - Joseph Daniel Falknor
- (54) May 12, 2008 - Ralph Campbell
- (55) May 13, 2008 - Joseph Daniel Falknor
- (56) May 15, 2008 - Joseph Daniel Falknor
- (57) May 17, 2008 - Ralph Campbell
- (58) May 20, 2008 - Ralph Campbell
- (59) June 4, 2008 - Ralph Campbell
- (60) June 16, 2008 - Joseph Daniel Falknor
- (61) June 23, 2008 - Ralph Campbell
- (62) July 7, 2008 - Ralph Campbell
- (63) July 14, 2008 - Joseph Daniel Falknor
- (64) July 23, 2008 - Joseph Daniel Falknor
- (65) July 30, 2008 - Joseph Daniel Falknor
- (66) August 1, 2008 - Joseph Daniel Falknor
- (67) August 5, 2008 - Joseph Daniel Falknor
- (68) August 10, 2009 - Jerry Yochum
- (69) January 11, 2010 - Charles Nichols

- (70) January 15, 2010 - Charles Nichols
- (71) January 18, 2010 - Charles Nichols
- (72) January 22, 2010 - Charles Nichols
- (73) February 18, 2010 - Charles Nichols

- (6) Payment received from Scrap Central Salvage Yard for each interstate “shipment” of copper during and in furtherance of the conspiracy was split evenly between the co-conspirators then participating in the conspiracy. For example, when Defendant, Ralph Campbell and Joseph Falknor were acting in the conspiracy, the money from Scrap Central was split evenly three ways; when Charles Nichols joined these three persons in the conspiracy, the payments received from Scrap Central were split evenly four ways; until Ralph Campbell left the conspiracy to serve a term of imprisonment, at which time the payments were then split evenly three ways (Defendant, Joseph Falknor, Charles Nichols). From time to time, the conspiracy “employed” one or more persons to assist with the theft and interstate transportation of the copper, which one or more persons was paid a flat fee for that day’s work.
- (7) During and in furtherance of the conspiracy Defendant and other co-conspirators dealt at Scrap Central primarily with Donnie Biggs and one or more other persons at Scrap Central, all employees of Scrap Central. From time to time during and in furtherance of the conspiracy, Defendant or one or more other co-conspirators paid cash to Donny Biggs and one or more other employees of Scrap Central, which the co-conspirators understood to be a payment to allow the co-conspirators to continue to bring what clearly appeared to be stolen copper to Scrap Central, and to at times avoid the reporting requirements which identified the co-conspirators and certain sales of the stolen copper to Scrap Central Salvage Yard.
- (8) During and in furtherance of the conspiracy, the Defendant was responsible for, that is, either directly stole and transported in interstate commerce between the Southern District of Iowa and Omaha, Nebraska, or had reasonable foreseeability of other co-conspirators doing so, more than \$70,000.00, but less than \$120,000.00 worth of copper stolen from center-pivot irrigation systems. This is based on the amount of money the co-conspirators were paid for the stolen copper cable. Defendant concedes that the actual fair market value of the stolen copper was more than Scrap Central Salvage Yard paid to Defendant and the other co-conspirators for the stolen copper.

9 Truthfulness of Factual Basis. Defendant acknowledges that the above statements

are true. Defendant understands that, during the change of plea hearing, the judge and the prosecutor may ask Defendant questions under oath about the offense to which Defendant is pleading guilty, in the presence of Defendant's attorney. Defendant understands that Defendant must answer these questions truthfully, and that Defendant can be prosecuted for perjury if Defendant gives any false answers.

10 Venue. Defendant agrees that venue for this case is proper for the United States District Court for the Southern District of Iowa.

D. SENTENCING

11 Joint Sentencing Recommendation. Under Rule 11(c)(1)(C) of the Federal Rules of Criminal Procedure, the parties agree that the Court should impose a sentence of thirty seven (37) months imprisonment to run *consecutively* to, that is, in addition to the State of Iowa sentences which Defendant is currently serving, plus three (3) years of supervised release, plus joint and several restitution in the amount of \$174,047.97, and a \$100.00 special assessment for the Crime Victim Fund. The parties further stipulate that no fine be imposed on this Defendant in this case. Other than as expressly set forth elsewhere in this plea agreement, neither party may advocate for a higher or lower sentence at the time of sentencing. The parties agree that this sentence takes into account all of the relevant factors set forth under 18 U.S.C. § 3553(a), including the advisory sentencing guidelines calculation, the nature and circumstances of the offense, the history and characteristics of the defendant, and other pertinent factors. Should the Court decline to impose this recommended sentence, Defendant may withdraw Defendant's plea of guilty and the case will then be set for trial; likewise, if the Court declines to impose the recommended sentence, the Government also may withdraw from this Plea Agreement and the

case will be set for trial.

12 Acceptance of Responsibility. As a part of its calculations in arriving at the Joint Sentencing Recommendation stated above, the government agrees to recommend that Defendant receive credit for acceptance of responsibility under USSG § 3E1.1. The government reserves the right to oppose a reduction under § 3E1.1 if after the plea proceeding Defendant obstructs justice, fails to cooperate fully and truthfully with the United States Probation Office, attempts to withdraw Defendant's plea, or otherwise engages in conduct not consistent with acceptance of responsibility. If the base offense level is 16 or above, as determined by the Court, the government agrees that Defendant should receive a 3-level reduction, based on timely notification to the government of Defendant's intent to plead guilty.

13 Presentence Report. Defendant understands that the Court may defer a decision as to whether to accept this Plea Agreement until after a Presentence Report has been prepared by the United States Probation Office, and after Defendant's attorney and the Government have had an opportunity to review and challenge the Presentence Report. The parties are free to provide all relevant information to the Probation Office for use in preparing a Presentence Report.

14 Evidence at Sentencing. The parties may make whatever comment and evidentiary offer they deem appropriate at the time of sentencing and entry of plea, provided that such offer or comment does not violate any other provision of this Plea Agreement. Nothing in this Plea Agreement restricts the right of Defendant or any victim to make an allocution statement, to the extent permitted under the Federal Rules of Criminal Procedure, nor does this Plea Agreement convey any rights to appear at proceedings or make statements that do not otherwise exist.

15 No Right to Withdraw Plea. Defendant understands that Defendant will have no right to withdraw Defendant's guilty plea if the Court accepts the stipulated sentence set forth in this plea agreement.

E. FINES, COSTS, AND RESTITUTION

16 Costs. Issues relating to costs of incarceration are not dealt with in this agreement, and the parties are free to espouse their respective positions at sentencing.

17 Special Assessment. Defendant agrees to pay the mandatory special assessment of \$100.00 (\$100 per count) at or before the time of sentencing, as required by 18 U.S.C. § 3013.

18 Restitution. Defendant agrees that the Court should impose an order of restitution for all relevant conduct in the amount of \$174,047.97, to be entered as a joint and several liability with any other persons for whom such judgment is entered, including but not limited to Charles Douglas Nichols in Southern District of Iowa Cr. No. 1:11-CR-00030, and, should he be convicted of this offense conduct, the Co-defendant in the above-captioned case, Joseph Daniel Falknor, with the total amount of restitution apportioned between victims as set forth in Attachment A to this plea agreement; that such order of restitution shall be due and payable immediately; and that if Defendant is not able to make full payment immediately, Defendant shall cooperate with the United States Probation Office in establishing an appropriate payment plan, which shall be subject to the approval of the Court, and thereafter in making the required payments. Any such payment plan does not preclude the Government from utilizing any collections procedures pursuant to the Federal Debt Collections Act and including the Treasury offset program.

19 Financial Statement. Defendant agrees to complete truthfully and in full a

financial statement provided by the U.S. Attorney's Office, and return the financial statement to the U.S. Attorney's Office within 30 days of the filing of this Plea Agreement.

F. LIMITED SCOPE OF AGREEMENT

20 Limited Scope of Agreement. This Plea Agreement does not limit, in any way, the right or ability of the Government to investigate or prosecute Defendant for crimes occurring outside the scope of this Plea Agreement. Additionally, this Plea Agreement does not preclude the Government from pursuing any civil or administrative matters against Defendant, including, but not limited to, civil tax matters and civil forfeiture which arise from, or are related to, the facts upon which this investigation is based.

21 Agreement Limited to Southern District of Iowa. This Plea Agreement is limited to the United States Attorney's Office for the Southern District of Iowa, and cannot bind any other federal, state or local prosecuting, administrative, or regulatory authorities.

G. WAIVER OF TRIAL, APPEAL AND POST-CONVICTION RIGHTS

22 Trial Rights Explained. Defendant understands that this guilty plea waives the right to:

- (a) continue to plead not guilty and require the Government to prove the elements of the crime beyond a reasonable doubt;
- (b) a speedy and public trial by jury, which must unanimously find Defendant guilty before there can be a conviction;
- (c) the assistance of an attorney at all stages of trial and related proceedings, to be paid at government expense if Defendant cannot afford to hire an attorney;
- (d) confront and cross-examine adverse witnesses;
- (e) present evidence and to have witnesses testify on behalf of Defendant, including having the court issue subpoenas to compel witnesses to testify

on Defendant's behalf;

- (f) not testify or have any adverse inferences drawn from the failure to testify (although Defendant also has the right to testify, if Defendant so chooses); and
- (g) if Defendant is convicted, the right to appeal, with the assistance of an attorney, to be paid at government expense if Defendant cannot afford to hire an attorney.

23 Waiver of Appeal and Post-Conviction Review. Defendant knowingly and expressly waives any and all rights to appeal Defendant's conviction and sentence, including a waiver of all motions, defenses and objections which Defendant could assert to the charge(s) or to the court's entry of judgement against Defendant. Also, Defendant knowingly and expressly waives any and all rights to contest Defendant's conviction and sentence in any post-conviction proceedings, including any proceedings under 28 U.S.C. § 2255. These waivers are full and complete, except that they do not extend to the right to appeal or seek post-conviction relief based on grounds of ineffective assistance of counsel or prosecutorial misconduct not known to Defendant, or reasonably knowable, at the time of entering this Plea Agreement.

H. VOLUNTARINESS OF PLEA AND OPPORTUNITY TO CONSULT WITH COUNSEL

24 Voluntariness of Plea. Defendant represents that Defendant's decision to plead guilty is Defendant's own, voluntary decision, and that the following is true:

- (a) Defendant has had a full opportunity to discuss all the facts and circumstances of this case with Defendant's attorney, and Defendant has a clear understanding of the charges and the consequences of this plea, including the maximum penalties provided by law.
- (b) No one has made any promises or offered any rewards in return for this guilty plea, other than those contained in this written agreement.

- (c) No one has threatened Defendant or Defendant's family to induce this guilty plea.
- (d) Defendant is pleading guilty because in truth and in fact Defendant is guilty and for no other reason.

25 Consultation with Attorney. Defendant has discussed this case and this plea with

Defendant's attorney and states that the following is true:

- (a) Defendant states that Defendant is satisfied with the representation provided by Defendant's attorney.
- (b) Defendant has no complaint about the time or attention Defendant's attorney has devoted to this case nor the advice the attorney has given.
- (c) Although Defendant's attorney has given Defendant advice on this guilty plea, the decision to plead guilty is Defendant's own decision. Defendant's decision to enter this plea was made after full and careful thought, with the advice of Defendant's attorney, and with a full understanding of Defendant's rights, the facts and circumstances of the case, and the consequences of the plea.

I. GENERAL PROVISIONS

26 Entire Agreement. This Plea Agreement, and any attachments, is the entire agreement between the parties. Any modifications to this Plea Agreement must be in writing and signed by all parties.

27 Public Interest. The parties state this Plea Agreement is in the public interest and it takes into account the benefit to the public of a prompt and certain disposition of the case and furnishes adequate protection to the public interest and is in keeping with the gravity of the offense and promotes respect for the law.

28 Execution/Effective Date. This Plea Agreement does not become valid and binding until executed by each of the individuals (or their designated representatives) shown

below.

29 Consent to Proceedings by Video-Conferencing. Defendant consents to any proceedings in this case, including his plea proceedings, sentencing proceedings, or any other proceedings, being conducted by video-conferencing technology in use within the Southern District of Iowa if approved by the Court.

J. SIGNATURES

30 Defendant. I have read all of this Plea Agreement and have discussed it with my attorney. I fully understand the Plea Agreement and accept and agree to it without reservation. I do this voluntarily and of my own free will. No promises have been made to me other than the promises in this Plea Agreement. I have not been threatened in any way to get me to enter into this Plea Agreement. I am satisfied with the services of my attorney with regard to this Plea Agreement and other matters associated with this case. I am entering into this Plea Agreement and will enter my plea of guilty under this Agreement because I committed the crime to which I am pleading guilty. I know that I may ask my attorney and the judge any questions about this Plea Agreement, and about the rights that I am giving up, before entering into the plea of guilty.

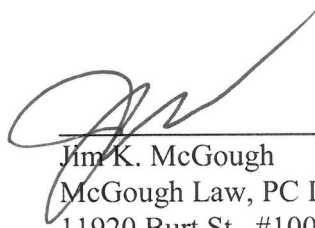
8-15-12
Date


Jonathan Dale Campbell

31 Defendant's Attorney. I have read this Plea Agreement and have discussed it in its entirety with my client. There is no Plea Agreement other than the agreement set forth in this writing. My client fully understands this Plea Agreement. I am satisfied my client is capable of

entering into this Plea Agreement, and does so voluntarily of Defendant's own free will, with full knowledge of Defendant's legal rights, and without any coercion or compulsion. I have had full access to the Government's discovery materials, and I believe there is a factual basis for the plea. I concur with my client entering into this Plea Agreement and in entering a plea of guilty pursuant to the Plea Agreement.

8/15/12
Date

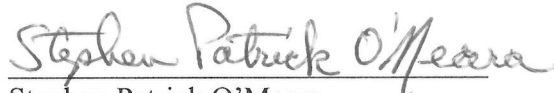


Jim K. McGough
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Omaha, NE 68154
jmcgough@mcgoughlaw.com
Attorney for Defendant

32 United States. The Government agrees to the terms of this Plea Agreement.

Nicholas A. Klinefeldt
United States Attorney

8-17-12
Date

By: 

Stephen Patrick O'Meara
Assistant United States Attorney
United States Attorney's Office
Southern District of Iowa
8 South 6th Street
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stephen.omeara@usdoj.gov

Attachment A
Restitution Table

Name of Payee	Amount
James Alexander	\$500.00
Willis Armbrust	\$5,299.75
Art's Heirs, Inc.	\$250.00
Penny Street Farms, Inc.	\$1,000.00
Marvin Hausman	\$1,000.00
Franklin E. Heisterkamp	\$350.00
Executor of Dennis Hobbs' estate	\$775.33
Joyce Johnston	\$1,000.00
Wayne MacClure	\$1,000.00
Jeffrey Martens	\$500.00
Phipps Farms	\$250.00
Johnny Stoll	\$6,100.80
Weaver Farms	\$500.00
Dennis Wiggs	\$500.00
Baynard Willey	\$3,865.90
Wolpert Farms Partnership	\$100.00
Allyn Wiebelhaus	\$1,000.00
Lynn Godbersen	\$500.00
Frank Krejci Revocable Trust	\$2,500.00
Hugo Mahloch Trust & Helen Mahloch Trust	\$1,000.00
Carol J. Krogh	\$1,000.00
Berry Farms	\$100.00

Farm Bureau Property and Casualty Insurance Re: Subro - occurrence no. 4000297840 5400 University Avenue West Des Moines, IA 50266	\$5,094.85
Western Iowa Mutual Insurance Association Attn: John Paul, Claim no. F1000085 127 Pearl Street Council Bluffs, IA 51503	\$7,461.43
Monona County Mutual Insurance Association Re: Claim no. F-10-14 906 Seventh Street Onawa, IA 51040	\$2,277.79
Harrison Mutual Insurance Association Re: Claim no. 20100017F 312 East Seventh Street Logan, IA 51546	\$5,662.95
Monona County Mutual Insurance Association Re: Claim no. F-10-16 906 Seventh Street Onawa, IA 51040	\$3,179.47
Monona County Mutual Insurance Association Re: Claim nos. F-10-38 & F-10-11 906 Seventh Street Onawa, IA 51040	\$4,718.60
Farm Bureau Property and Casualty Insurance Re: Occurance No. 7000297841 5400 University Avenue West Des Monies, IA 50266	\$4,723.00
Nationwide Mutual Insurance Company Re: Claim no. 72 26 PE 031015 1100 Locust, Dept. 2016 Des Moines, IA 50391	\$7,950.80

Monona County Mutual Insurance Association Re: Claim no. F-10-15 906 Seventh Street Onawa, IA 51040	\$26,900.00
State Farm Insurance Re: Claim no. 15-E126-621 P.O. Box 52268 Phoenix, AZ 65072-2268	\$5,104.76
Monona County Mutual Insurance Association Re: Claim no. F-10-27 906 Seventh Street Onawa, IA 51040	\$2,019.51
Farm Bureau Property and Casualty Insurance Re: Occurrence no. 0000299551 5400 University Avenue West Des Moines, IA 50266	\$5,309.50
Farm Bureau Property and Casualty Insurance Re: Occurrence no. 8000299662 5400 University Avenue West Des Moines, IA 50266	\$3,889.97
State Farm Insurance Re: Claim no. 15-E129-804 P.O. Box 52268 Phoenix, AZ 65072-2268	\$3,873.55
Monona County Mutual Insurance Association Re: Claim no. F-10-19 906 Seventh Street Onawa, IA 51040	\$5,786.79
Monona County Mutual Insurance Association Re: Claim no. F-10-21 906 Seventh Street Onawa, IA 51040	\$3,877.60

Monona County Mutual Insurance Association Re: Claim no. F-10-24 906 Seventh Street Onawa, IA 51040	\$4,899.80
Farm Bureau Property and Casualty Insurance Re: Occurrence no. 8000299788 5400 University Avenue West Des Moines, IA 50266	\$14,310.19
Farm Bureau Property and Casualty Insurance Re: Subro - occurrence no. 5000299012 5400 University Avenue West Des Moines, IA 50266	\$6,114.54
Travelers Insurance Re: Claim no. EJR8146 P.O. Box 660339 Dallas, TX 75266-0339	\$4,115.54
Diversified Agrisurance Company Re: Claim no. 10-0189 14010 FNB Parkway, Suite 400 Omaha, NE 68154	\$647.14
Monona County Mutual Insurance Association Re: Claim no. F-10-18 906 Seventh Street Onawa, IA 51040	\$5,588.41