SUMMARY OF STANDARDS PRESCRIBED BY LAW FOR DEVELOPMENT OF CHICKASAW COUNTY DISTRICTING AND CORRESPONDING PRECINCT PLAN

In developing the Chickasaw County Districting and Corresponding Precinct Plan (“Plan”), the Chickasaw County Temporary County Redistricting Commission (“Commission”) relied upon the standards prescribed by law in Iowa Code sections 42.4, 49.3, 49.4, and 49.6 (2021). More specifically, utilizing data from the 2020 Census, the Commission established a Plan wherein each precinct had a population as nearly equal as practicable to each other precinct while also coinciding the precinct boundaries with the boundaries of the established political subdivisions within Chickasaw County. Further, the Commission developed the Plan so that each precinct is composed of a contiguous territory within Chickasaw County and said contiguous territory is as compact as practicable, and cities within Chickasaw County were divided into the smallest number of precincts possible given the size of some cities was greater than the ideal size of an individual precinct.