#### NAVARRO COUNTY COMMISSIONER'S COURT

A Regular meeting of the Navarro County Commissioner's Court was held on Monday, the 14th day of December, 2015 at 10:00 a.m., in the Courtroom of the Navarro County Annex Building, 601 North 13<sup>th</sup> in Corsicana, Texas. Presiding Judge HM Davenport, Jr. Commissioners present Jason Grant, Dick Martin, David Warren and James Olsen.

- 10:00 A.M. Motion to convene by Comm. Olsen sec by Comm. Warren Carried unanimously
- Opening prayer by Comm. Olsen
- Pledge of Allegiance
- 4. Public Comments

#### **Consent Items**

Motion to approve consent item 5 & 7 by Comm. Martin sec by Comm. Warren Carried unanimously

- Motion to approve and pay bills as submitted by the County Auditor, including payroll (paid 11/20/15)
   TO WIT PG 2090-2109
- 6. Strike to approve minutes of the October 8th, 2015 Planning and Zoning Meeting
- Motion to approve re-plat of The Estates at Midway, lots A2 & A3 of Reserve A for William Franklin Moore

#### **Action Items**

- 8. No action on burn ban off at this time
- Motion to approve Tax Collection Report for November 2015, Gail Smith by Comm. Olsen sec by Comm. Grant Carried unanimously

  TO WIT PG 2110-2115
- Presentation of Navarro County Extension Service Annual Program highlights, Donald Kelm
- Motion to approve Resolution of a proposed Tax Abatement between Navarro County and Ann Marett by Comm. Martin sec by Comm. Grant Carried unanimously

  TO WIT PG 2116-2123B

- Motion to approve request for Technology Fund to be increased (\$2,763.04) for Justice of the Peace Offices by Comm. Olsen sec by Comm. Grant Carried unanimously
- 13. Motion to approve Vote Center locations, Danda Parker by Comm. Grant sec by Comm. Warren

  Carried unanimously

  Motion to approve Vote Center locations, Danda Parker by Comm. Grant sec by Comm. Warren
- 14. Motion to approve Joint Primary Election Contract for 2016, Danda Parker by Comm. Martin sec by Comm. Olsen

  Carried unanimously

  TO WIT PG 2125
- No action taken to approve contract with Xerox Document Solution for a multifunction document center for NCSO jail medical
- Motion to approve transfer of a Rock River Arms LE1010 s/n/-KT1031918 AR-15 style .223 rifle from Planning and Zoning to the Sheriff's Office by Comm. Grant sec by Comm. Martin Carried unanimously
- Motion to approve Commissioner's Appointments for Emergency Service District #1 Frank Steed, Jay Petty, and Judy Kilgore by Comm. Martin sec by Comm.
   Grant TO WIT PG 2126-2128
   Carried unanimously
- Motion to approve contract with Lenovo Financial Services for computers and monitors for the Auditors Office by Comm. Olsen sec by Comm. Warren Carried unanimously
   TO WIT PG 2129-2131
- Motion to approve contract with Net Data for scanning and Indexing System for the Elections Office by Comm. Grant sec by Comm. Martin Carried unanimously
   TO WIT PG 2132-2138
- 20. Motion to approve Sole Source Exemption for Justice of the Peace Management System License, Maintenance and Support form Intech Worldwide, LP by Comm. Martin sec by Comm. Grant

  Carried unanimously

  Motion to approve Sole Source Exemption for Justice of the Peace Management System License, Maintenance and Support form Intech Worldwide, LP by Comm.

  Martin sec by Comm. Grant

  Carried unanimously

- 22. Motion to approve authorizing the County Auditor to pay \$41,520 to Intech Worldwide, LP for Justice of the Peace Management System by Comm. Grant sec by Comm. Martin TO WIT PG 2160-2161

  Carried unanimously
- 23. Motion to approve Authorizing the County Auditor to pay \$20,400 to Intech Worldwide LP for District Court Management System by Comm. Martin sec by Comm. Olsen

  Carried unanimously
- 24. Motion to approve Authorizing the County Auditor to pay 50% down payment to Total Security Solutions, Inc. by Comm. Olsen sec by Comm. Grant Carried unanimously
  TO WIT PG 2163
- 25. Motion to go into Executive Session Pursuant to the Texas Government Code Section 551.074 to discuss Personnel by Comm. Olsen sec by Comm. Warren Carried unanimously
  - Motion to come out of Executive Session Pursuant to the Texas Government Code Section 551.074 by Comm. Olsen sec by Comm. Warren Carried unanimously
- 26. Motion to approve action taken in Executive Session Pursuant to the Texas Government Code 551.074 to discuss Personnel and to amend resolution to pay all over time to be in separate check by Judge Davenport sec by Comm. Olsen Carried unanimously

  TO WIT PG 2164-2165
- 27. Motion to approve to go into Executive Session Pursuant to the Texas
  Government code Section 551.071 to discuss Pending Anticipated Litigation by
  Comm. Olsen sec by Comm. Grant
  Carried unanimously
  - Motion to come out of Executive Session by Comm. Warren sec by Comm. Olsen Carried unanimously
- 28. No action taken on Executive Session Pursuant to the Texas Government Code Section 551.071 to discuss Pending /Anticipated Litigation
- 29. Motion to go into Executive Session Pursuant to the Texas Government Code Section 551.071(2) to confer regarding matters which are privileged pursuant to the attorney client privilege by Comm. Olsen sec by Comm. Grant Carried unanimously
  - Motion to come out of Executive Session by Comm. Warren sec by Comm. Olsen

#### Carried unanimously

- 30. No action taken on Executive Session Pursuant to the Texas Government Code Section 551.072(2) to confer regarding matters which are privileged pursuant to the attorney client
- 15. Motion to adjourn by Comm. Martin sec by Comm. Warren Carried unanimously
- I, SHERRY DOWD, NAVARRO COUNTY CLERK, ATTEST THAT THE FOREGOING IS A TRUE AND ACCURATE ACCOUNTING OF THE COMMISSIONERS COURT'S AUTHORIZED PROCEEDING FOR DECEMBER  $14^{\text{TH}}$ , 2015.

SIGNED 14<sup>TH</sup> DAY OF DECEMBER 2015.

SHERRY DOWD, COUNTY CLERK



#### A/P CLAIMS LIST 12/11/2015 09:00:02 GENERAL FUND ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

* '							
VENDOR NAME	ACCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP PO	NO AMOUNT
ABC FERTILIZER & SUPPLY	2016 101-566-424	WEIGHTS	WEIGHING	24646	12/09/2015	12/14/2015	70.00
ACS		RECORDS MGT EXPE	289570 - NOV	1213526	12/04/2015	12/14/2015	4,325.00
ACS		PROFESSIONAL SER		1213526	12/04/2015	12/14/2015	2,022.00
ADVANCED TRACKING TECH				182721	12/08/2015	12/14/2015	2,781.10
AKY PLUMBING CONTRACTOR	2016 101-512-445	REPAIRS & MAINTE	KITCHEN - REPAIR DR	9118	12/09/2015	12/14/2015 300	
ALTMAN PSYCHOLOGICAL SE				CD-128-15	12/02/2015	12/14/2015	2,510.00
AMERICAN FORENSICS LLC			APPAT. YAR	1762	11/25/2015	12/14/2015	1.700.00
AMERICAN TIRE DISTRIBUT	2016 101-560-445	REPAIRS & MAINT	UNIT 2157 - P235/55	S068016882	12/09/2015	12/14/2015 300	105.38
ANIMAL CARE CLINIC	2016 101-560-411		14193	148055	12/10/2015	12/14/2015	90.00
ANNA MIDDLETON			290 MILES @ .575	NOV 2015	12/02/2015	12/14/2015	166.75
ANTHONY EILAND		COURT APPOINTED	PRICKETT, JAMES	32733	12/08/2015	12/14/2015	200.00
AT&TSERVICES INC.	2016 101-410-435		9038751617 11/21/15	11/21/15	12/04/2015	12/14/2015	3.096.37
AT&TSERVICES INC.	2016 101-410-435		9038753391 11/21/15	11/21/15	12/04/2015	12/14/2015	397.38
AT&TSERVICES INC.	2016 101-410-435		125499768 11/23/15	11/22/15	12/04/2015	12/14/2015	60.14
AT&TSERVICES INC.	2016 101-410-435		9038751583 11/21/15	11/21/15	12/04/2015	12/14/2015	65.56
AT&TSERVICES INC.			9036416045 CANCELLA	11/11/15	12/10/2015	12/14/2015	38.26
ATMOS ENERGY	2016 101-410-430		14Y411753 11/06/15	4010155456 -	12/10/2015	12/14/2015	73.04
ATMOS ENERGY	2016 101-512-435		006022505 11/06/15				1.667.20
ATMOS ENERGY	2016 101-410-430		005101936 11/06/15				55.13
AUSTIN MARRIOTT NORTH-R	2016 101-440-428	TRAVEL/CONFERENC					400.03
BETA TECHNOLOGY. INC.	2016 101-512-350	INMATE SUPPLIES	BETA PACIFIC MOON	605024	12/09/2015	12/14/2015 300	198.00
BETA TECHNOLOGY, INC.	2016 101-512-350		BETA CLEAN	605024	12/09/2015	12/14/2015 300	132.00
BETA TECHNOLOGY, INC.	2016 101-512-350		BETA GLO	605024	12/09/2015	12/14/2015 300	120.00
BETA TECHNOLOGY, INC.	2016 101-512-350		BETAZYME	605024	12/09/2015	12/14/2015 300	174.00
BETA TECHNOLOGY, INC.	2016 101-512-350		BETA MINT	605024	12/09/2015	12/14/2015 300	138.00
BETA TECHNOLOGY. INC.	2016 101-512-350		DISSOLVE	605024	12/09/2015	12/14/2015 300	270.00
BETA TECHNOLOGY, INC.	2016 101-512-350		PRECISE	605024	12/09/2015	12/14/2015 300	280.00
BETA TECHNOLOGY, INC.	2016 101-512-350		WIPE +WAY	605024	12/09/2015	12/14/2015 300	216.00
BETA TECHNOLOGY, INC.	2016 101-512-350		AIR MEDIC FRESH LIN	605024	12/09/2015	12/14/2015 300	376.00
BETA TECHNOLOGY, INC.	2016 101-512-350		TG PRO	605024	12/09/2015	12/14/2015 300	0495 640.00
BILL PRICE	7016 101-425-411		MOORE, JENNIFER	71850	11/25/2015	12/14/2015	100.00
BILL PRICE	2016 101-425-411		CUTTS, KAYRN	71950	11/25/2015	12/14/2015	210.00
BILL PRICE	1016 101-425-411		CUTTS, KAYRN	71981	11/25/2015	12/14/2015	110.00
BILL PRICE	2016 101-425-411	COURT APPOINTED	CUTTS, KAYRN	72249	11/25/2015	12/14/2015	60.00
BILL PRICE	2016 101-425-411		CUTTS, KAYRN	72316	11/25/2015	12/14/2015	60.00
BILL PRICE	2016 101-425-411	COURT APPOINTED	CUTTS, KAYRN	72329	11/25/2015		60.00
BILL PRICE	2016 101-425-411		ANDERSON, DEANNDREA	71864	11/25/2015		150.00
BILL PRICE			ANDERSON, DEANNDREA	71865	11/25/2015	12/14/2015	50.00
BILL PRICE	2016 101-435-411	COURT APPOINTED	MINEFEE, TRISTIN	36227	12/02/2015	12/14/2015	400.00
BILL PRICE			MOORE, JENNIFER	36182	12/02/2015	12/14/2015	400.00
BILL PRICE			ANDERSON, DEANDREA	36187	12/02/2015		400.00
BILL PRICE		COURT APPOINTED	BRADLEY, TIMOTHY	36180	12/02/2015		400.00
BILL PRICE			BRADLEY, TIMOTHY	36391	12/02/2015	12/14/2015	300.00
BILL PRICE	2016 101-425-411	COURT APPOINTED	RUBELL, VAN	71637	12/04/2015	12/14/2015	100.00
BILL PRICE			DUNN, RICHARD	72353	12/04/2015	12/14/2015	250.00
BILL PRICE		COURT APPOINTED	DUNN, RICHARD	36040	12/08/2015		200.00
BILL PRICE		COURT APPOINTED		36298	12/08/2015	12/14/2015	412.50
BILL PRICE	2016 101-435-411	COURT APPOINTED	SHIRLEY, CHARLES	36296	12/08/2015	12/14/2015	312.50
BILL PRICE	2016 101-435-411	COURT APPOINTED	SHIRLEY, CHARLES	34614		12/14/2015	212.50
BILL PRICE	2016 101-435-411	COURT APPOINTED	SHIRLEY, CHARLES	31874	12/08/2015		112.50
BILL PRICE		COURT APPOINTED		36121	12/10/2015	12/14/2015	400.00
BILL PRICE		COURT APPOINTED		36244	12/10/2015		300.00
BRINSON FORD INC			UNIT 2515 - REPLACE	138565		12/14/2015 300	
		REPAIRS & MAINTE		17003604	11/25/2015	12/14/2015 300	
BROWN, ED DISTRIBUTORS				17003604	11/25/2015	12/14/2015 300	0417 170.00

GENERAL FUND

A/P CLAIMS LIST

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### ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

vendor name	ACCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP	PO NO	AMOUNT
BROWN, ED DISTRIBUTORS	2016 101-512-445	REPAIRS & MAINTE	DRYER - RESILIENT R	17003604	11/25/2015	12/14/2015	300417	49.75
CHATFIELD WATER SUPPLY	2016 101-512-385		2810 NECR 0080	7 - NOV	12/04/2015	12/14/2015		32.00
CHATFIELD WATER SUPPLY				1267 - NOV	12/04/2015	12/14/2015		27.00
CHRIS GARRETT		TRAVEL/CONFERENC		NOV 2015	12/02/2015	12/14/2015		54.05
CHRYSTAL JANSSEN		TRAVEL/CONFERENC		NOV 2015	12/02/2015	12/14/2015		45.43
CITY OF CORSICANA			GANDER MOUNTAIN MED	6179	12/10/2015			700.00
CLOUD SHERPAS. INC			11/06/15 - 11/05/16		12/10/2015	12/14/2015		13,200.00
CNA SURETY	2016 101-499-417		12/31/15 - 12/30/16		THE STATE OF	12/14/2015		483.00
CONFIRMDELIVERY.COM	2016 101-440-310	OFFICE SUPPLIES	SHIPPING	1845		12/14/2015		21.92
CONFIRMDELIVERY.COM	2016 101-440-310	OFFICE SUPPLIES	PARCEL PAK - 9X12	1845		12/14/2015	300264	210.00
CONRAD, WILLIAM E. LAW	2016 101-425-411	COURT APPOINTED	BAGGETT, CHRISTOPHE	71433	11/25/2015			100.00
CONRAD, WILLIAM E. LAW	2016 101-425-411	COURT APPOINTED	BAGGETT, CHRISTOPHE		11/25/2015			50.00
CONRAD, WILLIAM E. LAW	2016 101-425-411	COURT APPOINTED	BAGGETT, CHRISTOPHE		11/25/2015			50.00
CONRAD, WILLIAM E. LAW	2016 101-430-411		WARREN, STEVEN J	36162	11/25/2015			100.00
CONRAD. WILLIAM E. LAW		OTHER LITIGATION		36162	11/25/2015			2.00
CONRAD, WILLIAM E. LAW	2016 101-435-411		BAGGETT, CHRISTOPHE		11/25/2015			400.00
CONRAD, WILLIAM E. LAW	2016 101-435-411		BAGGETT, CHRISTOPHE		11/25/2015			300.00
CONRAD, WILLIAM E. LAW			BAGGETT, CHRISTOPHE		11/25/2015			18.00
CONRAD. WILLIAM E. LAW	2016 101-435-411		BAGGETT, CHRISTOPHE		11/25/2015			200.00
CONRAD. WILLIAM E. LAW	2016 101-435-411		BAGGETT. CHRISTOPHE		11/25/2015			100.00 100.00
CONRAD. WILLIAM E. LAW			BAGGETT, CHRISTOPHE		11/25/2015			400.00
CONRAD. WILLIAM E. LAW			MARTIN, GEORGE L	36333	12/10/2015			62.78
CONSTELLATION NEWENERGY			10443720001830277	0029098432-0 0029098485-0				33.84
CONSTELLATION NEWENERGY			10443720001830308	0029100564-0				9.50
CONSTELLATION NEWENERGY			10443720009960430	0029100364-0				12.78
CONSTELLATION NEWENERGY			10443720009381474 10443720005152984	0029100530-0				35.18
CONSTELLATION NEWENERGY			10443720005152964	0029100330-0				202.19
CONSTELLATION NEWENERGY			10443720001905080	0029141517-0				9.50
CONSTELLATION NEWENERGY			10443720008-725191 10443720001-35423	0029100535-0				877.70
CONSTELLATION NEWENERGY CONSTELLATION NEWENERGY			10443720001535425	0029100502-0				6,723.72
CONSTELLATION NEWENERGY			10443720001906847	0029043916-0				20.49
CONSTELLATION NEWENERGY			10443720001906878	0029043993-0				9.50
CONSTELLATION NEWENERGY			10443720001906909	0029043975-0				935.60
CONSTELLATION NEWENERGY			10443720004916981	0029158057-0				42.78
CONSTELLATION NEWENERGY			10443720001907405	0029043844-0	12/02/2015	12/14/2015		2.189.92
CONSTELLATION NEWENERGY			10443720008377508	0029100517-0	12/02/2015	12/14/2015		9.50
CONSTELLATION NEWENERGY			10443720008377570	0029100513-0	12/02/2015	12/14/2015		9.50
CONSTELLATION NEWENERGY			10443720001907622	0029043965-0	12/02/2015	12/14/2015		379.35
CONSTELLATION NEWENERGY			10443720001907746	0029043968-0	12/02/2015	12/14/2015		650.95
CONSTELLATION NEWENERGY			10443720006418065	0029044761-0	12/02/2015	12/14/2015		71.33
CONSTELLATION NEWENERGY			10443720005059302	0029100526-0	12/02/2015	12/14/2015		19.92
CONSTELLATION NEWENERGY			10443720005059333	0029100497-0	12/02/2015	12/14/2015		15.00
COPY CENTER		REPAIRS & MAINTE		147857	12/04/2015		300412	79.80
CORSICANA DAILY SUN INC	2016 101-406-418	ADVERTISING & LE	10707 11/01/15 - 11		12/10/2015		serel conseed	432.48
CORSICANA WELDING SUPPL	2016 101-512-445	REPAIRS & MAINTE	CYLINDERS		11/25/2015		300209	3.50
CORWYN DAVIS		COURT APPOINTED		72219	11/25/2015			100.00
CORWYN DAVIS		COURT APPOINTED		72220	11/25/2015			50.00
CORWYN DAVIS		COURT APPOINTED		36347	12/02/2015		2003 45	600.00
DAILEY-WELLS COMMUNICAT	2016 101-560-320	OPERATING EQUIPM	SHIPPING	15GB104224	12/09/2015			40.37
DAILEY-WELLS COMMUNICAT				15GB104224	12/09/2015			360.00
DAILEY-WELLS COMMUNICAT				15GB104224	12/09/2015			180.00
DAILEY-WELLS COMMUNICAT	2016 101-560-320	OPERATING EQUIPM	SPEAKER MICROPHONE	1568104224	12/09/2015			405.00 75.00
DAILEY-WELLS COMMUNICAT					12/09/2015			240.00
DAILEY-WELLS COMMUNICAT	2016 101-560-320	OPERATING EQUIPM	BATTERY - LI-TON 24	1566104224	12/09/2015	12/14/2015	300140	440.00

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### GENERAL FUND ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

VENDOR NAME	ACCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP	PO NO	AMOUNT
DAILEY-WELLS COMMUNICAT	2016 101-560-320	OPERATING EQUIPM	FEATURE - SINGLE-KE	15GB104224	12/09/2015	12/14/2015	300146	.04
DAILEY-WELLS COMMUNICAT	2016 101-560-320	OPERATING EQUIPM	FEATURE - MDC-1200	15GB104224	12/09/2015	12/14/2015	300146	58.52
DAILEY-WELLS COMMUNICAT	2016 101-560-320	OPERATING EQUIPM	XG-75 VHF SCAN BLAC	15GB104224		12/14/2015		5.910.00
DAILEY-WELLS COMMUNICAT				15GB104224A				19.15
DATLEY-WELLS COMMUNICAT	2016 101-560-320	OPERATING EQUIPM	CHARGER	15GB104224A				112.50
DATI FY-WELLS COMMUNICAT	2016 101-560-320	OPERATING EQUIPM	BATTERY - LI-ION 31	15GB104224A	12/09/2015	12/14/2015	300146	112.50
DATLEY-WELLS COMMUNICAT	2016 101-560-320	OPERATING EQUIPM	ANTENNA - 136-870MH	15GB104224A	12/09/2015	12/14/2015	300146	75.00
DAILEY-WELLS COMMUNICAT	2016 101-560-320	OPERATING EQUIPM	FEATURE - DUAL BAND		12/09/2015	12/14/2015	300146	750.00
DAILEY-WELLS COMMUNICAT	2016 101-560-320	OPERATING EQUIPM	XL-200P PORTABLE			12/14/2015	300146	2,025.00
DAMARA WATKINS		COURT APPOINTED		72157	11/25/2015			100.00
DAMARA WATKINS		COURT APPOINTED	SANFORD, KODY	36378	12/02/2015			400.00
DAMARA WATKINS			HUSKEY. MICHELLE	36365	12/02/2015			400.00
DAMARA WATKINS		COURT APPOINTED		36363	12/02/2015			300.00
DAMARA WATKINS		COURT APPOINTED		36305	12/02/2015			200.00
DAMARA WATKINS		MENTAL / AD LITE		2015-55	12/04/2015			100.00
DAMARA WATKINS		MENTAL / AD LITE		2015-54	12/04/2015			100.00
DAMARA WATKINS		MENTAL / AD LITE			12/10/2015			
DAMARA WATKINS			CONTESTED EXTRADITI	4.4mm (4.0mm (3.0mm)	12/10/2015			400.00
DANIEL BILTZ			BROWN. REBECCA	34287	11/25/2015			415.00 775.00
DANIEL BILTZ			JEFFERSON, DARON	36195	12/02/2015			400.00
DANIEL BILTZ		COURT APPOINTED		36116	12/02/2015			400.00
DANIEL BILTZ			JOHNSON, DAVID	36152	12/02/2015			100.00
DAVID B BROOKS			CONSULTATION - NOV		12/04/2015		200271	350.00
DEAF ACTION CENTER	2016 101-425-410		CUTTS, KARYN	28639		12/14/2015	3003/1	59.98
DEALERS ELECTRICAL SUPP					12/02/2015 12/07/2015			61.52
DEALERS ELECTRICAL SUPP	2016 101-512-445	REPAIRS & MAINTE	PLUGS, FLUKE	3300714-00	12/07/2015			1.74
DEALERS ELECTRICAL SUPP	2016 101-512-445	REPAIRS & MAINTE	STRAPS FOR MC CABLE	3300000-00		12/14/2015	200301	185.00
DOWD & SONS INC			UNIT 2049 - WINDSHI VBM 11/03/15 ELECTI		12/02/2015		300371	54.01
ELECTION SYSTEMS & SOFT			ELECTION SUPPORT 11		12/02/2015			4.125.00
ELECTION SYSTEMS & SOFT			EXPRESS PASS 11/03/		12/10/2015			500.00
ELECTION SYSTEMS & SOFT					12/02/2015			30.82
FEDEX -TXMAS		PROFESSIONAL SER PROFESSIONAL SER			12/02/2015			30.82
FEDEX -TXMAS			11/12/15 - 11/18/15		12/04/2015			3.957.86
FIVE STAR SERVICES INC			11/19/15 - 11/25/15		12/09/2015			3,632.73
FIVE STAR SERVICES INC			11/26/15 - 12/02/15		12/10/2015			3,621.47
FIVE STAR SERVICES INC		OFFICE SUPPLIES				12/14/2015	300358	85.50
			ID FINGERPRINT PADS			12/14/2015		175.75
	2010 101-423-310	TRAVEL /CONFERENC	TAX ASSESSOR SCHOOL					775.10
GAIL SMITH			ANNEX YARD MAINTENA		12/08/2015			300.00
GERANIUM GARDENS GERANIUM GARDENS			CH YARD MAINTENANCE		12/08/2015			200.00
GILFILLAN HARDWARE		REPAIRS & MAINTE			12/02/2015			19.68
GILFILLAN HARDWARE		REPAIRS & MAINTE			12/02/2015			1.29
GILFILLAN HARDWARE		REPAIRS & MAINTE			12/02/2015			16.98
GLOBAL GOVERNMENT/EDUCA	2016 101-512-310	DEFICE SUPPLIES					300447	191.97
GLOBAL GOVERNMENT/EDUCA	2016 101-512-310	OFFICE SUPPLIES	NORTON SMALL BUSINE	R32329290101	12/04/2015	12/14/2015	300447	191.97
GLOBAL GOVERNMENT/EDUCA	2016 101-560-310	OFFICE SUPPLIES	NORTON SMALL BUSINE	R32329290101	12/04/2015	12/14/2015	300447	191.97
GREENWORX PRINTING	2016 101-512-312	FORMS & PRINTING	ELECTRONIC SECURITY	48770	12/10/2015	12/14/2015	300556	63.96
			BUSINESS CARDS - TA		12/10/2015	12/14/2015	300578	32.36
	2016 101-512-380		ALL PURPOSE FLOUR		12/02/2015	12/14/2015		12.98
	2016 101-512-380		SANDWICH BREAD		12/02/2015			26.40
HARRIS CORP-PSPC			RADIO PROGRAMMING P			12/14/2015	300356	320.00
HM DAVENPORT	2016 101-425-428	TRAVEL /CONFERENC	FALL JUDICIAL EDUCA					876.30
HOME DEPOT CREDIT SERVI					12/04/2015	12/14/2015	300526	286.38
HUFFMAN COMMUNICATIONS	2016 101-561-446	REPAIRS & MAINT	MAINTENANCE AGREEME		12/08/2015			105.00

#### VCH101 PAGE GENERAL FUND A/P CLAIMS LIST

ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

VENDOR NAME	ACCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP	PO NO	AMOUNT
I 45 TIRE & WRECKER SER	2016 101 551 445	DEDAIDS & MAINTE	UNIT 2619 - WINCH O	19193	11/25/2015	12/14/2015		150.00
		INMATE SUPPLIES		132205		12/14/2015	300457	91.10
ICS ICS			CLEAR SECURITY RAZO			12/14/2015		408.00
IJS COMPANY		JANITORIAL SUPPL		132157	11/25/2015	12/14/2015	300455	130.20
IJS COMPANY		JANITORIAL SUPPL		132157	11/25/2015	12/14/2015	300455	239.60
IJS COMPANY		JANITORIAL SUPPL		132157	11/25/2015	12/14/2015	300455	317.44
IJS COMPANY		JANITORIAL SUPPL		132157	11/25/2015	12/14/2015	300455	1.036.50
IJS COMPANY		JANITORIAL SUPPL		132157	11/25/2015	12/14/2015	300455	141.00
IJS COMPANY		JANITORIAL SUPPL		132157	11/25/2015	12/14/2015	300455	84.00
IJS COMPANY			MULTI-FOLD PAPER TO	132157		12/14/2015		207.50
IJS COMPANY		JANITORIAL SUPPL		132157	11/25/2015	12/14/2015	300455	450.00
IJS COMPANY			CLEANER, GLOVES, CL	131986	12/02/2015			20.77
IJS COMPANY				132333	12/10/2015	12/14/2015	300458	205.00
INTERSTATE BATTERIES OF	2016 101-560-445	REPAIRS & MAINT	SC34U BATTERIES	10003035	12/10/2015			717.40
JOHNSON OIL COMPANY	2016 101-560-370		140 GAL DIESEL	12942		12/14/2015		237.65
JOHNSON OIL COMPANY	2016 101-560-370	GAS & DIL	2400 GAL GAS	13314		12/14/2015		3,507.60
JOHNSON OIL COMPANY	2016 101-560-370	GAS & OIL	2400 GAL GAS	13488		12/14/2015		3.747.60
JOHNSON DIL COMPANY	2016 101-560-370		2400 GAL GAS	13225		12/14/2015	300275	4.065.60
JONES MCCLURE PUBLISHIN	2016 101-435-419	DUES & PUBLICATI	2016 TX RULES OF EV	100431522		12/14/2015		109.00
JUANITA B EDGECOMB PC			APPEAL - WHITE, EUG			12/14/2015		3,300.00
JUANITA B EDGECOMB PC			APPEAL - WHITE, EUG			12/14/2015		11.09
JUDGE A. BURT CARNES			257.2 MILES @ .575	11/10/15		12/14/2015		147.89
K & S TIRE, TOWING & RE	2016 101-560-445	REPAIRS & MAINT	UNIT T6 - REPAIRED	60227		12/14/2015		10.00
K & S TIRE. TOWING & RE	2016 101-560-445	REPAIRS & MAINT	UNIT 2475 - MOUNTED	60000		12/14/2015		40.00
K & S TIRE. TOWING & RE	2016 101-560-445	REPAIRS & MAINT	UNIT 2945 - INSPECT	60195	11/25/2015			7.00
K & S TIRE, TOWING & RE	2016 101-551-445	REPAIRS & MAINTE	UNIT 9501 - REPLACE	60234		12/14/2015	300485	297.17
K & S TIRE. TOWING & RE	2016 101-560-445	REPAIRS & MAINT	UNIT 2071 - INSPECT	60395	12/09/2015			7.00
KEATHLEY & KEATHLEY			OVERSTREET III. ROB			12/14/2015		350.00
KEATHLEY & KEATHLEY		COURT APPOINTED		72332		12/14/2015		200.00
KEATHLEY & KEATHLEY		COURT APPOINTED		36426		12/14/2015		400.00
KEATHLEY & KEATHLEY		COURT APPOINTED		36421		12/14/2015		400.00 7.04
KEATHLEY & KEATHLEY			LITTRELL, EDWARD LE		12/04/2015			431.25
KEATHLEY & KEATHLEY	2016 101-435-411	COURT APPOINTED	LITTRELL. EDWARD LE	36220	12/04/2015			331.25
KEATHLEY & KEATHLEY			LITTRELL, EDWARD LE		12/04/2015			174.80
KELLIE COPE	2016 101-421-428		304 MILES @ .575	NOV 2015		12/14/2015		196.74
KELLPRO INC		MAINT CONTRACT -						196.74
POSTA TAKE BET WASHINGTON		MAINT CONTRACT -				12/14/2015		200.00
		COURT APPOINTED				12/14/2015		100.00
		COURT APPOINTED				12/14/2015		50.00
		COURT APPOINTED				12/14/2015		50.00
		COURT APPOINTED				12/14/2015		
	2016 101-440-420	RECORDS MGT EXPE	RETAKE STATE JAIL T				200101	41.29
						12/14/2015		75.00
LENOVO FINANCIAL SERVIC	2016 101-440-320	OPERATING EQUIPM	LEASE NO 1146222			12/14/2015		652.10
LENOVO FINANCIAL SERVIC			HUSKEY, MICHELLE 24			12/14/2015		160.00
	2016 101-435-412		TX CRIMINAL & TRAFF			12/14/2015		431.61
			TI LINE - DEC	385-15-1110			200200	572.33
LINEBARGER GOGGAN BLAIR				25791		12/14/2015	300116	750.00
LONE-STAR PRODUCTS & EQ	2016 101-500-320	OPERATING EQUIPM	TINITALDEVI CHNI UCK \H			12/14/2015		500.00
LONE-STAR PRODUCTS & EQ LONE-STAR PRODUCTS & EQ	2010 101-200-320	OPERATING EQUIPM	GUNI OCK - HANDCHEE	25791		12/14/2015		312.50
LONE-STAR PRODUCTS & EQ	2010 101-200-350	OPERATING EQUIPM	SIDE SLIDING LEDCO	25791		12/14/2015		1,728.00
LONE-STAR PRODUCTS & EQ	2010 101-300-320	OPERATING EQUIPM	6" SIDE MOUNT ARM P	25791		12/14/2015		270.00
LONE-STAR PRODUCTS & EQ				25791		12/14/2015		150.00
LONE-STAR PRODUCTS & EQ	2010 101-200-320	OPERATING EQUIPM	WIDE BODY CONSOLE			12/14/2015		1,905.00
LUNE-STAR PRODUCTS & EU	2010 101-300-320	OF LIVETTHUE EQUIPM	HIDE DOD! COMPOLE					

### ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

VENDOR NAME	ACCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP	PO NO	AMOUNT
LONE-STAR PRODUCTS & EQ	2016 101-560-320	OPERATING FOULPM	SLOPED TRAY	25791	11/25/2015	12/14/2015	300116	138.00
LONE-STAR PRODUCTS & EQ	2016 101-560-320	OPERATING EQUIPM	SHIPPING	25791	11/25/2015	12/14/2015	300116	240.00
LONGHORN INDUSTRIAL SUP	2016 101-512-445	REPAIRS & MAINTE	RED RUBBER GASKET M	82056	12/09/2015	12/14/2015	300313	56.64
LONGHORN INDUSTRIAL SUP	2016 101-512-445	REPAIRS & MAINTE	POURABLE SILICONE R	82057	12/09/2015	12/14/2015	300448	260.60
MARIA ROSA HESTER	2016 101-430-410		CORREA, EMILIANO 34	15-874	12/02/2015	12/14/2015		340.00
MARION D. ALLEN		COURT APPOINTED	COOK, MYRON	36374	12/02/2015	12/14/2015		400.00
MATTHEW BENDER & CO INC	2016 101-459-419	DUES & SUBSCRIPT	TX CRIMINAL & TRAFF	74925946		12/14/2015		51.44
MCCOY'S BUILDING SUPPLY			QUICK LINK, SPRING	5902232		12/14/2015		11.89
MCM ELECTRONICS	2016 101-512-445	REPAIRS & MAINTE	WELLER POWER HEAD	853830		12/14/2015		53.55
MCM ELECTRONICS	2016 101-512-445	REPAIRS & MAINTE	SHIPPING	853830		12/14/2015	300377	8.53
MELANIE HYDER		TRAVEL/CONFERENC		NOV 2015	12/02/2015			166.18
MELODY SMITH			DATA COORDINATOR'S					443.10
MEN WATER SUPPLY CORP		UTILITIES - PARK		775 - NOV		12/14/2015		27.64
MICAH C HADEN		COURT APPOINTED		36074		12/14/2015		312.50
MICAH C HADEN		COURT APPOINTED	JACKSON, AKIL	72356		12/14/2015		200.00
MICAH C HADEN		COURT APPOINTED	JACKSON, AKIL	72357		12/14/2015		100.00
MICHAEL J CRAWFORD		COURT APPOINTED	RODRIGUEZ. RIGOBERT			12/14/2015		581.25
MICHAEL J CRAWFORD		COURT APPOINTED	RODRIGUEZ. RIGOBERT		11/25/2015			481.25
MICHAEL J CRAWFORD		COURT APPOINTED	DAUGHEELY, HOLLY	36394		12/14/2015		300.00
MICHAEL J CRAWFORD		COURT APPOINTED	DAUGHEELY, HOLLY	36396		12/14/2015	200425	300.00
MPH INDUSTRIES INC		REPAIRS & MAINT				12/14/2015 12/14/2015		12.95
MPH INDUSTRIES INC		REPAIRS & MAINT	SHIPPING	667871 DEPOSIT ERRO			300433	835.04
NAVARRO CO HEALTH INSUR				DEPOSIT ERRO				835.04
NAVARRO CO HEALTH INSUR	2016 101-131-850	DUE FROM HEALTH	HEALTH INS PREMIUM		12/10/2015			7.50
NAVARRO CO TAX ASSESSOR				192 - 132589				31.87-
NAVARRO COUNTY ELECTRIC NAVARRO COUNTY ELECTRIC				192 - 132597				9.38
			HWY 0022 W - NOV	3643 - 11255				137.00
NAVARRO COUNTY ELECTRIC NAVARRO COUNTY ELECTRIC			FM 0567 - NOV -	3643 - 14707				81.00
NAVARRO COUNTY ELECTRIC			MCKINGEY ST - NOV	3643 - 15514				37.00
NAVARRO COUNTY ELECTRIC				191 - 137679				20.61
NAVARRO COUNTY ELECTRIC				191 - 132605				11.23
NAVARRO COUNTY TRUST FU				11/20/15	11/25/2015	12/14/2015		10.00
NAVARRO COUNTY TRUST FU				11/20/15	11/25/2015	12/14/2015		10.00
NAVARRO COUNTY TRUST FU				11/30/15	12/02/2015	12/14/2015		10.00
NAVARRO COUNTY TRUST FU	2016 101-340-020	COUNTY SHERIFF F	REIMB - CITATION DE	J12V15-0807	12/02/2015	12/14/2015		75.00
NAVARRO COUNTY TRUST FU					12/02/2015			10.00
NAVARRO COUNTY TRUST FU				12/08/15	12/09/2015			10.00
NAVARRO COUNTY TRUST FU	2016 101-340-040	COUNTY CLERK FEE	TRUST 3-11	12/08/15	12/09/2015	12/14/2015		10.00
NAVCO LOCKSMITHS	2016 101-495-445	REPAIRS & MAINTE	TRIP CHARGE	09769		12/14/2015		75.00
NAVCO LOCKSMITHS			RE-KEY - AUDITORS O			12/14/2015		60.00
NAVCO LOCKSMITHS			RE-KEY - AUDITORS O	09767		12/14/2015		100.00
NAVCO LOCKSMITHS		REPAIRS & MAINTE		09767		12/14/2015	300395	75.00
NAVCO LOCKSMITHS			KEYS - SHOP		12/10/2015			22.86
NEAL GREEN			WIGGINS, FRANKLIN			12/14/2015		3,945.00
NEAL GREEN			GRAYSON, JACOB			12/14/2015		412.50
NET DATA CORP			FINANCIAL SERVICE 1			12/14/2015		21,500.00
NET DATA CORP			FINANCIAL SERVICE 1		12/10/2015			7.500.00
NORTHLAND COMMUNICATION			312 W 2ND AVE 12/01	001-46638/ -	12/04/2015	12/14/2015		75.99
NORTHLAND COMMUNICATION			223 W 1ST AVENUE 12				200204	143.99 17.49
OFFICE DEPOT INC-TXMAS				804520925002 803824412001				28.99
OFFICE DEPOT INC-TXMAS								9.43
OFFICE DEPOT INC-TXMAS				804520925001 804097448001				28.99
OFFICE DEPOT INC-TXMAS				804097448001				28.99
OFFICE DEPOT INC-TXMAS	2016 101-572-310	OFFICE SUPPLIES	CALENDAR	004027424001	11/23/2013	12/14/2013	500004	20.33

### GENERAL FUND ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

	•	EL MECONDO I MOI 1	2/14/2010 10 20/11/2					
VENDOR NAME	ACCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP	PO NO	AMOUNT
OFFICE DEPOT INC-TXMAS	2016 101-457-310	OFFICE SUPPLIES	CALENDAR	801421351001	11/25/2015	12/14/2015	300290	16.99
OFFICE DEPOT INC-TXMAS	2016 101-457-310	OFFICE SUPPLIES	CALENDARS. BATTERIE	801421482001	11/25/2015	12/14/2015	300290	42.59
OFFICE DEPOT INC-TXMAS		OFFICE SUPPLIES		801421483001	11/25/2015	12/14/2015	300290	11.99
OFFICE DEPOT INC-TXMAS	2016 101-457-310	OFFICE SUPPLIES	CALENDAR, SCISSORS.	802604253001	11/25/2015	12/14/2015	300334	30.92
OFFICE DEPOT INC-TXMAS	2016 101-401-310		INK, PENCILS, FILE	806158193001	11/25/2015	12/14/2015	300428	191.43
OFFICE DEPOT INC-TXMAS	2016 101-403-310		TONERS, EXPANDING F					300.06
OFFICE DEPOT INC-TXMAS	2016 101-561-310	OFFICE SUPPLIES	PENS. TAPE, PAPER T					264.15
OFFICE DEPOT INC-TXMAS			HIGHLIGHTERS, INK.	802984460001	12/02/2015	12/14/2015	300361	133.80
OFFICE DEPOT INC-TXMAS		COPY & POSTAGE S		802984460001	12/02/2015	12/14/2015	300361	35.62
OFFICE DEPOT INC-TXMAS		COPY & POSTAGE S		803040464001	12/02/2015	12/14/2015	300364	67.98
OFFICE DEPOT INC-TXMAS	2016 101-459-310	OFFICE SUPPLIES	REPLACEMENT RIBBONS	803043311001	12/02/2015	12/14/2015	300364	21.74
OFFICE DEPOT INC-TXMAS			FORAY WHITE BOARD	803043452001	12/02/2015	12/14/2015	300364	10.39
OFFICE DEPOT INC-TXMAS	2016 101-475-310	OFFICE SUPPLIES	DUCT TAPE	805576920001				20.97
OFFICE DEPOT INC-TXMAS	2016 101-475-310	OFFICE SUPPLIES	RULER, RUBBER BANDS	805577703001	12/02/2015	12/14/2015	300429	122.09
OFFICE DEPOT INC-TXMAS		OFFICE SUPPLIES		805579223001	12/02/2015	12/14/2015	300429	17.97
OFFICE DEPOT INC-TXMAS	2016 101-475-310	OFFICE SUPPLIES	CANNED AIR	805579333001				22.04
OFFICE DEPOT INC-TXMAS	2016 101-401-310	OFFICE SUPPLIES	COFFEE FILTERS	806158193002				5.94
OFFICE DEPOT INC-TXMAS	2016 101-495-310	OFFICE SUPPLIES	TONER, FOLDERS, POS	807040621001	12/02/2015	12/14/2015	300463	361.46
OFFICE DEPOT INC-TXMAS			PURELL, CALENDAR RE	807176083001	12/02/2015	12/14/2015	300470	66.35
OFFICE DEPOT INC-TXMAS		OFFICE SUPPLIES		807444191001				39.98
OFFICE DEPOT INC-TXMAS	2016 101-560-310	OFFICE SUPPLIES	LAMINATING SHEETS	806716254001				17.01
OFFICE DEPOT INC-TXMAS			TAPE, PAPER CLIPS,	806715866001				23.42
OFFICE DEPOT INC-TXMAS		OFFICE SUPPLIES		805194045001				335.93
OFFICE DEPOT INC-TXMAS		OFFICE SUPPLIES	BIG & TALL CHAIRS	805194227001				719.97
OFFICE DEPOT INC-TXMAS	2016 101-495-310	OFFICE SUPPLIES	REFERENCE TO INV 79					72.48-
OFFICE DEPOT INC-TXMAS		OFFICE SUPPLIES	REFERENCE TO INV 79					6.93-
OFFICE DEPOT INC-TXMAS	2016 101-495-310		BINDER	800935913002				12.99
OFFICE DEPOT INC-TXMAS	2016 101-560-310		LAMINATING SHEETS	806716255001				29.99
OFFICE DEPOT INC-TXMAS	2016 101-572-310		CALENDAR REFILL	807017087001				5.84 21.97
DEFICE DEPOT INC-TXMAS	2016 107-572-310		WEEKLY/MONTHLY PLAN					349.90
OFFICE DEPOT INC-TXMAS	2016 103-475-310		FOLDERS	808062582001 807974264001				97.26
OFFICE DEPOT INC-TXMAS	2016 101-475-310		DAILY PLANNER CALENDARS, SCISSORS					71.98
OFFICE DEPOT INC-TXMAS	2016 101-475-310			80/9/3159001				9.74
OFFICE DEPOT INC-TXMAS	2016 101-4/5-310	OFFICE SUPPLIES	12/01/1E 12/21/1E				300432	579.35
OTIS ELEVATOR COMPANY			12/01/15 - 12/31/15		11/25/2015	12/14/2015		84.18
OWEN HARDWARE INC			BALL VALVE, CABLE T	AA44250		12/14/2015		20.76
OWEN HARDWARE INC			PLIERS, SILICONE	AA44327		12/14/2015		2.19
OWEN HARDWARE INC		REPAIRS & MAINTE	CAGE ROLLER FRAME.	and Valle of the particular to		12/14/2015		19.96
OWEN HARDWARE INC			HUFFMAN, REBEKAH	72330		12/14/2015		100.00
PAUL E FULBRIGHT ATTY			BALAJADA, ALEX MICH			12/14/2015		462.50
PAUL E FULBRIGHT ATTY PAUL E FULBRIGHT ATTY			BALAJADA, ALEX MICH		12/02/2015			1.00
A Print the Str. In Mark September 12 per 1990			BALAJADA. ALEX MICH			12/14/2015		362.50
PAUL E FULBRIGHT ATTY PAUL E FULBRIGHT ATTY			HUFFMAN, REBEKAH	36420		12/14/2015		475.00
PAUL E FULBRIGHT ATTY			DAUGHERTY, BRANDON			12/14/2015		50.00
PAUL E FULBRIGHT ATTY		COURT APPOINTED		72354		12/14/2015		100.00
PAUL E FULBRIGHT ATTY			DAUGHERTY, BRANDON			12/14/2015		50.00
PAUL E FULBRIGHT ATTY		MENTAL / AD LITE		17910	12/09/2015	12/14/2015		50.00
PHILIP R TAFT PSY			MURPHY, RC 36114			12/14/2015		1,356.25
PITNEY BOWES INC	2016 101-406-313	POSTAGE MAINTENA	10/30/15 - 11/30/15	9607698-NV15				230.00
PUBLIC AGENCY TRAINING					11/25/2015	12/14/2015	300439	1,199.00
RAYCHAUN BALLARD	2016 101-512-445	REPAIRS & MAINTE	PAINT ROLLER, PAINT	REIMB - 12/0	12/11/2015	12/14/2015		15.43
REPUBLIC SERVICES #069			3-0069-0052337 - NO	0069-0007908	12/08/2015	12/14/2015		1.428.61
ROBLES LAW FIRM	2016 101-430-411	COURT APPOINTED	COY. TAMISHA SHADA		11/25/2015	12/14/2015		450.00
SATELLITE PHONES DIRECT				10217	12/10/2015	12/14/2015		48.84

#### VCH101 PAGE A/P CLAIMS LIST 12/11/2015 09:00:02 GENERAL FUND

*	ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID										
	VENDOR NAME	AC	COUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP	PO NO	AMOUNT	
	SHERIFF'S ASSOC OF TEXA	2016	101-560-428	TRAVEL /CONFERENC	180930 12/10/15 - 1	TANNER, ELME	12/04/2015	12/14/2015		25.00	
	SIRCHIE FINGER PRINT LA	2016	101-560-340	INVESTIGATIVE /	REPLACEMENT FILTERS	0231021-IN	11/25/2015	12/14/2015	300433	19.95	
	SIRCHIE FINGER PRINT LA				BIOHAZARD LABELS	0231021-IN	11/25/2015	12/14/2015	300433	60.00	
	SIRCHIE FINGER PRINT LA	2016	101-560-340	INVESTIGATIVE /	BLUE VIEW GUNPOWDER	0231021-IN	11/25/2015	12/14/2015	300433	398.00	
	SIRCHIE FINGER PRINT LA					0231021-IN	11/25/2015	12/14/2015	300433	28.65	
	SMALL ENGINE SALES & SE	2016	101-512-445	REPAIRS & MAINTE	SERVICE GENERATORS	167607	12/07/2015	12/14/2015	300409	1.520.46	
	SMALL ENGINE SALES & SE	2016	101-561-445	REPAIRS & MAINTE	SERVICE GENERATOR -	167607		12/14/2015		491.23	
	SMALL ENGINE SALES & SE	2016	101-561-446	REPAIRS & MAINT	SERVICE GENERATOR -	167607		12/14/2015		311.89	
	SMALL ENGINE SALES & SE	2016	101-568-446	REPAIRS & MAINT	SERVICE GENERATOR -	167607		12/14/2015	300409	312.83	
	SMITH GENERAL STORE		101-512-385		40° NYLON	91721		12/14/2015		52.95	
	SOUTHERN HEALTH PARTNER	2016	101-512-460	INMATE MEDICAL -	DEC 2015	BASE25442		12/14/2015		24.864.84	
	SOUTHERN HEALTH PARTNER							12/14/2015		196.85	
	SUSAN A WALDRIP COURT R				72014			12/14/2015	200446	295.00 .58	
	TESSC0			REPAIRS & MAINT				12/14/2015		57.74	
	TESSC0	2016	101-561-446	REPAIRS & MAINT	POLY PHASER UHF			12/14/2015	300440	225.00	
	TEXAS AGRILIFE EXTENSIO	2016	101-401-428	TRAVEL/CONFERENC	COMMISSIONERS COURT	MARIIN, DICK	12/10/2015	12/14/2015		225.00	
	TEXAS AGRILIFE EXTENSIO	2016	101-401-428	TRAVEL/CONFERENC	COMMISSIONERS COURT	UKANI, JASUN	12/10/2015	12/14/2015		225.00	
	TEXAS AGRILIFE EXTENSIO	2016	101-401-428	TRAVEL/CONFERENC	COMMISSIONERS COURT	OLCEN JAMES	12/10/2015	12/14/2015		225.00	
	TEXAS AGRILIFE EXTENSIO TEXAS AGRILIFE EXTENSIO	2016	101-401-428	TRAVEL/CONFERENC	COMMISSIONERS COURT	DAVENDODT H	12/10/2015	12/14/2015		225.00	
	TEXAS AGRILIFE EXTENSION TEXAS ASSN OF COUNTIES	2016	101-425-428	DROCESSIONAL SER	CLAIM LEONANTING.	NPDD_0001497	12/04/2015	12/14/2015		195.80	
	TEXAS ASSN OF COUNTIES TEXAS JUSTICE COURT TRA	2016	101-406-410	TRAVEL (CONFEDENC	2016 20 HOLD 1D SCH	WALLER DARR	12/10/2015	12/14/2015		150.00	
	THE UNIVERSITY OF TEXAS	2016	101-457-420	TDAVEL /CONFEDENC	CC & DC   FGAL FOLICA	TACKETT JOS	12/04/2015	12/14/2015	300477	230.00	
	THEDFORD OFFICE SUPPLY	2016	101-440-420	OPERATING FOLLEM	XEROX DOCUMATE 4440	27583	11/25/2015	12/14/2015	300154	1.904.97	
	THEDFORD OFFICE SUPPLY				HP LASERJET 4240 PR		11/25/2015			80.00	
	THEDFORD OFFICE SUPPLY				EXTENDED WARRANTY 1	22 A.C. 2017 Co.		12/14/2015	300481	999.00	
	THEDFORD OFFICE SUPPLY				5 PORT GIGABIT DESK		12/09/2015	12/14/2015	300553	64.99	
	THEDFORD OFFICE SUPPLY				8 PORT GIGABIT DESK		12/09/2015	12/14/2015	300551	79.99	
	THEDFORD OFFICE SUPPLY				BROTHER 750 TONER		12/10/2015	12/14/2015	300558	118.00	
	TIM'S TIRES & WHEELS	2016	ID1-560-445	REFAIRS & MAINT	FLAT	058435	11/25/2015	12/14/2015		8.00	
	TIM'S TIRES & WHEELS	2016	101-560-445	REFAIRS & MAINT	UNIT 2474 - FLAT			12/14/2015		8.00	
	TIM'S TIRES & WHEELS			REPAIRS & MAINT				12/14/2015		8.00	
	TIM'S TIRES & WHEELS			REPAIRS & MAINT				12/14/2015		8.00	
	TIM'S TIRES & WHEELS				UNIT 2367 - MOUNTED			12/14/2015		10.00	
	TROPHIES UNLIMITED		101-560-426		NAME TAG - CURA, J			12/14/2015		7.00	
	TROPHIES UNLIMITED		101-560-426		NAME TAG - STEELE.			12/14/2015		7.00 7.00	
	TROPHIES UNLIMITED		101-560-426		NAME TAG - MORAN, G			12/14/2015		7.00	
	TROPHIES UNLIMITED		101-560-426		NAME TAG - HOGUE, K			12/14/2015		4.327.63	
					10/01/15 - 12/31/15			12/14/2015		4.457.46	
					01/01/16 - 03/31/16 POSTAGE METER REFIL					5,000.00	
	US POSTMASTER	2010	101-406-311	MAINT CONTRACT	742078371-00004 11/			12/14/2015		57.46	
	VERIZON WIRELESS	2010	101-500-451	MAINT CONTRACT	742078371-00003 11/			12/14/2015		455.17	
	VERIZON WIRELESS				1000234522 10/05/15			12/14/2015		64.00	
	WEST PUBLISHING CORP WEST PUBLISHING CORP				1000240683 10/05/15			12/14/2015		64.00	
	WEST PUBLISHING CORP				1000239353 10/05/15			12/14/2015		64.00	
	WEST PUBLISHING CORP				1000560617 10/05/15			12/14/2015		64.00	
	WEST PUBLISHING CORP				1000234522 11/01/15		12/10/2015	12/14/2015		507.38	
	XEROX CORP - TXMAS			COPIER RENTAL	713627412 - NOV	082174614		12/14/2015		132.64	
	XEROX CORP - TXMAS			COPIER RENTAL	713627412 - NOV	082174613	11/25/2015	12/14/2015		286.23	
	XEROX CORP - TXMAS			OFFICE SUPPLIES	721466431 - DEC	082358265		12/14/2015		14.34	
	XEROX CORP - TXMAS			COPIER RENTAL	721466431 - DEC	082358265		12/14/2015		463.75	
	XEROX CORP - TXMAS			COPIER RENTAL	721494623 - DEC	082483526		12/14/2015		232.61	
	XEROX CORP - TXMAS	2016	101-499-440	COPIER RENTAL	711466284 - DEC	Principle Company of the Company of		12/14/2015		171.14	
	XEROX CORP - TXMAS	2016	101-499-440	COPIER RENTAL	721386423 - DEC	082358262	12/08/2015	12/14/2015		148.38	

#### ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

VI	ENDOR NAME	ACCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP PO NO	AMOUNT
XE	EROX CORP - TXMAS	2016 101-409-440	COPIER RENTAL	715015608 - DEC	082358189	12/08/2015	12/14/2015	215.10
XE	EROX CORP - TXMAS	2016 101-403-440	COPIER RENTAL	721494623 - DEC	082358266	12/08/2015	12/14/2015	296.72
XE	ROX CORP - TXMAS	2016 101-406-422	JP TECHNOLOGY FU	705029833 - DEC	082483512	12/08/2015	12/14/2015	171.14
XE	ROX CORP - TXMAS	2016 101-402-440	COPIER RENTAL	721466365 - DEC	082358264	12/10/2015	12/14/2015	302.60
XE	ROX CORP - TXMAS	2016 101-402-440	COPIER RENTAL	713357077 - DEC	082358171	12/10/2015	2/14/2015	139.92
XE	ROX CORP - TXMAS	2016 101-402-440	COPIER RENTAL	721389245 - DEC	082358263	12/10/2015	2/14/2015	258.84
XE	ROX CORP - TXMAS	2016 101-560-440	COPIER RENTAL	713338473 - DEC	082358170	12/10/2015 1	2/14/2015	226.30
ΧE	ROX CORP - TXMAS	2016 101-435-440	COPIER RENTAL	714267465 - DEC	082358185	12/10/2015 1	2/14/2015	152.20
XE	ROX CORP - TXMAS	2016 101-440-440	COPIER RENTAL	705515336 - DEC	082358149	12/10/2015 1	.2/14/2015	398.29
XE	ROX CORP - TXMAS	2016 101-440-310	OFFICE SUPPLIES	705515336 - DEC	082358149	12/10/2015 1	2/14/2015	31.95
XE	ROX CORP - TXMAS	2016 101-403-440	COPIER RENTAL	713627412 - DEC	082358172	12/10/2015 1	2/14/2015	132.64
XE	ROX CORP - TXMAS	2016 101-572-440	COPIER RENTAL	705464683 - DEC	082358148	12/10/2015 1	2/14/2015	151.56
XE	ROX CORP - TXMAS	2016 101-561-440	COPIER RENTAL	720050988 - DEC	082358250	12/10/2015 1	2/14/2015	184.00
XE	ROX CORP - TXMAS	2016 101-401-440	COPIER RENTAL	704864040 - DEC	082358145	12/10/2015 1	2/14/2015	281.50
XE	ROX CORP - TXMAS	2016 101-401-310	OFFICE SUPPLIES	704864040 - DEC	082358145	12/10/2015 1	2/14/2015	29.91
ΧE	ROX CORP - TXMAS	2016 101-571-440	COPIER RENTAL	705401511 - DEC	082358147	12/10/2015 1	2/14/2015	379.29
ΧE	ROX CORP - TXMAS	2016 101-430-440	COPIER RENTAL	717941165 - DEC	082358227	12/10/2015 1	2/14/2015	129.48
XΕ	ROX CORP - TXMAS	2016 101-421-440	COPIER RENTAL	705177418 - DEC	082358146	12/10/2015 1	2/14/2015	385.67
ΧE	ROX CORP - TXMAS	2016 101-421-360	DEMONSTRATION SU	705177418 - DEC	082358146	12/10/2015 1	2/14/2015	69.04
ΧE	ROX CORP - TXMAS	2016 101-571-440	COPIER RENTAL	703607911 - DEC	082358143	12/10/2015 1	2/14/2015	369.89
XE	ROX CORP - TXMAS	2016 101-497-440	COPIER RENTAL	712033315 - DEC	082358166	12/10/2015 1	2/14/2015	327.74
XE	ROX CORP - TXMAS	2016 101-497-310	OFFICE SUPPLIES	712033315 - DEC	082358166	12/10/2015 1	2/14/2015	13.35

231,901.31

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#### ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

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ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

VENDOR NAME	ACCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP PO NO	AMOUNT
LIMESTONE COUNTY VERŁ O CHILDERS JR PH D		DETENTION/PRE AD MENTAL HEALTH AS		175-17 210	11/25/2015 12/04/2015	12/14/2015 12/14/2015	2.465.00 70.00

2,535.00

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ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

VENDOR NAME	ACCOUNT #	ACCOUNT N	NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP PO NO	AMOUNT
GREENLANDER LLC GREENLANDER LLC	2016 171-620-445 2016 171-620-445				2970 2970		12/14/2015 300211 12/14/2015 300211	2,750.00 2,990.00

5.740.00

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#### ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

VENDOR NAME	ACCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP PO NO	AMOUNT
ATWOODS DISTRIBUTING LP	2016 211-611-445	REPAIRS & MAINTE	HYDRAULIC FLUID. DI	2271/37	12/07/2015	12/14/2015	97.93
B & G AUTO PARTS	2016 211-611-445	REPAIRS & MAINTE	UNIT 309 - FUSE, BU	607457	12/07/2015	12/14/2015	17.00
BIG H TIRE SERVICE	2016 211-611-445	REPAIRS & MAINTE	UNIT 13 - FLAT	159597	12/07/2015	12/14/2015	7.00
BIG H TIRE SERVICE	2016 211-611-445	REPAIRS & MAINTE	120 M-2 - MOUNTED 1	159599	12/07/2015	12/14/2015	40.00
BIG H TIRE SERVICE	2016 211-611-445	REPAIRS & MAINTE	FLAT, O'RING	159576	12/07/2015	12/14/2015	90.00
CERTIFIED LABORATORIES	2016 211-611-445	REPAIRS & MAINTE	SYNTHETIC OIL, LIQU	2097394	12/08/2015	12/14/2015	437.52
COPY CENTER	2016 211-611-495	MISCELLANEOUS	64GB USB DRIVE	147963	12/08/2015	12/14/2015	37.99
HUFFMAN COMMUNICATIONS	2016 211-611-450	MAINT CONTRACT	MAINTENANCE AGREEME	46154	12/08/2015	12/14/2015	41.13
K & S TIRE. TOWING & RE	2016 211-611-445	REPAIRS & MAINTE	UNIT 35 - INSPECTIO	60290	12/07/2015	12/14/2015	40.00
K & S TIRE. TOWING & RE	2016 211-611-445	REPAIRS & MAINTE	UNIT 31 - INSPECTIO	60291		12/14/2015	40.00
MARTIN MARIETTA MATERIA			FEMA OCT - NW2220.			12/14/2015	4.285.70
MEDICAL SURGICAL & COMP			DOT PHYSICAL - MARR			12/14/2015	89.00
NAVARRO COUNTY ELECTRIC	2016 211-611-430	UTILITIES	4201 HWY 0022 - NOV				104.84
NELSON PUTMAN PROPANE G	2016 211-611-430	UTILITIES	TANK RENTAL	1147750		12/14/2015	65.00
RATTLER ROCK INC	2016 211-611-376	ROAD MATERIAL	FEMA OCT - YARD	111506		12/14/2015	349.93
RATTLER ROCK INC	2016 211-611-376		FEMA OCT - YARD	111517	12/08/2015		343.98
RATTLER ROCK INC	2016 211-611-376		FEMA OCT - YARD	111543	12/08/2015		343.27
RATTLER ROCK INC	2016 211-611-376		FEMA OCT - YARD	111559	12/08/2015		341.92
RATTLER ROCK INC	2016 211-611-376		FEMA OCT - YARD	111622	12/08/2015		906.03
RATTLER ROCK INC	2016 211-611-376		FEMA OCT - YARD	111647	12/08/2015		820.02
RATTLER ROCK INC	2016 211-611-376		FEMA OCT - YARD	111663	12/10/2015		836.00
RATTLER ROCK INC	2016 211-611-376		FEMA OCT - YARD		12/10/2015		426.64
RATTLER ROCK INC	2016 211-611-376		FEMA OCT - YARD		12/10/2015		853.87
RATTLER ROCK INC	2016 211-611-376		FEMA OCT - YARD		12/10/2015		343.99
RATTLER ROCK INC	2016 211-611-376		FEMA OCT - YARD		12/10/2015		351.55
RATTLER ROCK INC	2016 211-611-376		FEMA OCT - YARD		12/10/2015		904 13
RATTLER ROCK INC	2016 211-611-376				12/10/2015		685.45
RATTLER ROCK INC	2016 211-611-376				12/10/2015		1,604.53
RATTLER ROCK INC	2016 211-611-376				12/10/2015		886.20
	2016 211-611-376				12/10/2015		1.358.28
	2016 211-611-376				12/10/2015		427.31
	2016 211-611-376				12/10/2015		281.22
	2016 211-611-430		3-0069-0052829 - NO				162.23
TOMMY MONTGOMERY SAND &					12/10/2015		35.856.98
TRUCK PARTS & SERVICE I			was to be a first owner. The second of the s	are-early and are		12/14/2015 300494	1,172.17
WINTERS OIL COMPANY	2016 211-611-370	GAS & OIL	200 GAL GAS, 2000 G	53/105	12/04/2015	12/14/2015 300474	3.714.88

58,363.69

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### ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

VENDOR NAME	ACCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP PO NO	AMOUNT
ADVANCED DRAINAGE SYSTE	2016 212-612-3	75 CULVERTS	FEMA OCT - 48 X 30	17131895	12/07/2015	12/14/2015 300229	1.483.80
ADVANCED DRAINAGE SYSTE			FEMA OCT - 24 X 24		12/07/2015	12/14/2015 300229	378.72
ADVANCED DRAINAGE SYSTE			FEMA OCT - 36 X 30	17131895	12/07/2015	12/14/2015 300229	1,919.40
ADVANCED DRAINAGE SYSTE	2016 212-612-3	75 CULVERTS	FEMA OCT - 24 X 24	17131895	12/07/2015	12/14/2015 300229	757.44
ADVANCED DRAINAGE SYSTE	2016 212-612-3	75 CULVERTS	FEMA OCT - 18 X 30	17131895	12/07/2015	12/14/2015 300229	622,20
ADVANCED DRAINAGE SYSTE	2016 212-612-3	75 CULVERTS	FEMA OCT - 15 X 24	17131895	12/07/2015	12/14/2015 300229	353.76
AIRGAS SOUTHWEST INC	2016 212-612-4	45 REPAIRS & MAINT	E REFILLING OXYGEN BO	9045481320	12/07/2015	12/14/2015 300436	60.12
ATMOS ENERGY	2016 212-612-4	30 UTILITIES	000388486 11/06/15	3040895002 -	12/10/2015	12/14/2015	56.88
ATWOODS DISTRIBUTING LP	2016 212-612-4	45 REPAIRS & MAINT	E ANTIFREEZE, STABILI	2272/37	12/08/2015	12/14/2015	62.93
ATWOODS DISTRIBUTING LP	2016 212-612-4	45 REPAIRS & MAINT	E 2 GAL MINERAL SPIRE	2285/37	12/08/2015	12/14/2015	19.98
ATWOODS DISTRIBUTING LP	2016 212-612-4	45 REPAIRS & MAINT	E CHEMTOOL AEROSOL, A	2293/37	12/10/2015	12/14/2015	48.92
B & G AUTO PARTS	2016 212-612-4	45 REPAIRS & MAINT	SEAL	607307	12/07/2015	12/14/2015	46.50
B & G AUTO PARTS	2016 212-612-4	45 REPAIRS & MAINT	THERMOSTAT, WIPER E	607456	12/07/2015	12/14/2015	22.50
B & G AUTO PARTS			PLUG WIRES, PLUGS	607476	12/07/2015	12/14/2015	78.80
B & G AUTO PARTS		15 REPAIRS & MAINT		607509		12/14/2015	39.60
B & G AUTO PARTS			FILTER, GASKET, SEA			12/14/2015	99.30
B & G AUTO PARTS		15 REPAIRS & MAINTE		608224	12/07/2015	uklima a manuar musikana	5.50
B & G AUTO PARTS			UNIT 228 - CLUTCH K			12/14/2015 300523	454.10
B & G AUTO PARTS			UNIT 227 - STARTER		12/10/2015		79.95
CITY OF KERENS	2016 212-612-43		907 NW SECOND	1205 - NOV	12/07/2015		59.20
DICK MARTIN		5 MISCELLANEOUS	MEAL FOR TRUSTEES	12/09/15	12/10/2015		28.60
HUFFMAN COMMUNICATIONS		O MAINT CONTRACT	MAINTENANCE AGREEME		12/07/2015		41.12
HUFFMAN COMMUNICATIONS		5 REPAIRS & MAINTE		34434		12/14/2015 300506	404.07
HUFFMAN COMMUNICATIONS		5 REPAIRS & MAINTE		46160		12/14/2015 300511	14.73
IJS COMPANY		5 MISCELLANEOUS	TOWEL-ROLL	132467	12/10/2015		25.54
JOHNSON OIL COMPANY	2016 212-612-37		400 GAL GAS, 1500 G			12/14/2015 300450	3,266.60
K & E HOSE & FITTINGS		5 REPAIRS & MAINTE		7066	12/10/2015	12/14/2015 300564	52.87 7.00
K & S TIRE. TOWING & RE K & S TIRE, TOWING & HE					12/07/2015		7.00
KNIFE RIVER CORPORTATIO			FEMA OCT - AIRPORT		12/10/2015		2.039.69
KNIFE RIVER CORPORTATIO			FEMA OCT - AIRPORT	503337	12/10/2015		2.039.05
KNIFE RIVER CORPORTATIO			FEW OCT - AIRPORT		12/10/2015		1,265.36
MARTIN MARIETTA MATERIA			FEMA OCT - SE2247.		12/07/2015		5,682.31
MCCOY'S BUILDING SUPPLY			BLACKTOP PATCH, CON		12/07/2015		504.40
MEDICAL SURGICAL & COMP			DOT PHYSICAL - RAIN		12/07/2015		89.00
NAVARRO CO TAX ASSESSOR					12/10/2015		7.50
NAVARRO PIPE AND STEEL						12/14/2015 300486	279.35
NEYLAND BRIDGE CONSTRUC	2016 212-612-44	9 CONTRACTOR ROAD	FEMA OCT - NE3140 L	2723	12/07/2015	12/14/2015 300476	7.000.00
NEYLAND BRIDGE CONSTRUC	2016 212-612-44	9 CONTRACTOR ROAD	FEMA OCT - NE3140 P	2723		12/14/2015 300476	3,240.00
NEYLAND BRIDGE CONSTRUC			FEMA OCT - NE3140 3			12/14/2015 300476	990.00
OWEN HARDWARE INC	2016 212-612-44	5 REPAIRS & MAINTE	PAINT THINNER, 2 GA	AA44097	12/08/2015	12/14/2015	36.77
RATTLER ROCK INC	2016 212-612-37	6 ROAD MATERIAL	FEMA OCT - AIRPORT	111307	12/10/2015	12/14/2015	806.60
RATTLER ROCK INC	2016 212-612-37	6 ROAD MATERIAL	FEMA OCT - AIRPORT	111296	12/10/2015	12/14/2015	813.90
RATTLER ROCK INC	2016 212-612-37	6 ROAD MATERIAL	FEMA OCT - AIRPORT	111275	12/10/2015	12/14/2015	538.68
RATTLER ROCK INC	2016 212-612-37	6 ROAD MATERIAL	FEMA OCT - AIRPORT	111265	12/10/2015	12/14/2015	536.81
ROBERT RAINDLE	2016 212-612-49	5 MISCELLANEOUS	CDL - RAINDLE. ROBE	CE14895	12/04/2015	12/14/2015 300518	53.00
TIMCO BLASTING & COATIN	2016 212-612-37	6 ROAD MATERIAL	FEMA OCT - AIRPORT	015885	12/10/2015	12/14/2015	1.300.19
TIMCO BLASTING & COATIN	2016 212-612-37	5 ROAD MATERIAL	FEMA OCT - AIRPORT	015886	12/10/2015	12/14/2015	2,634.93
TOMMY MONTGOMERY SAND &	2016 212-612-37	6 ROAD MATERIAL	FEMA OCT - AIRPORT	001388	12/10/2015	12/14/2015	5,927.88
	2016 212-612-49		CDL - MARTIN, TYRON			12/14/2015 300517	61.00
WINTERS OIL COMPANY	2016 212-612-37	GAS & OIL	300 GAL GAS, 1000 G	537388	12/07/2015	12/14/2015 300541	2,111.22

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#### ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

VENDOR NAME	ACCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP PO NO	AMOUNT
BIG H TIRE SERVICE	2016 213-613-445	REPAIRS & MAINTE	TRACTOR - FLAT	159542	12/02/2015	12/14/2015	60.00
CITY OF DAWSON	2016 213-613-430	UTILITIES	17500 FM 709	324 - NOV	12/07/2015	12/14/2015	38.50
DEALERS ELECTRICAL SUPP	2016 213-613-495	MISCELLANEOUS	FLOURESCENT LIGHT B	3300703-00	12/07/2015	12/14/2015 300475	129.60
FASTENAL - TXMAS	2016 213-613-445	REPAIRS & MAINTE	INSERT LOCK NUTS	TXC0S79399	12/07/2015	12/14/2015	4.00
HUFFMAN COMMUNICATIONS	2016 213-613-450	MAINT CONTRACT	MAINTENANCE AGREEME	46155	12/07/2015	12/14/2015	41.12
IVIE SPRING & TRAILER I	2016 213-613-445	REPAIRS & MAINTE	UNIT 303 - CYLINDER	25768	12/04/2015	12/14/2015 300468	107.30
JARVIS-PARIS-MURPHY CO	2016 213-613-445	REPAIRS & MAINTE	NUTS, BOLTS, WASHER	37135	12/07/2015	12/14/2015	57.68
KEITH'S ACE HARDWARE	2016 213-613-445	REPAIRS & MAINTE	NUTS, BOLTS, WASHER	40636/6	12/02/2015	12/14/2015	18.28
KNIFE RIVER CORPORTATIO	2016 213-613-376	ROAD MATERIAL	FEMA OCT - DAWSON Y	501987	12/07/2015	12/14/2015	2.612.21
KNIFE RIVER CORPORTATIO	2016 213-613-376	ROAD MATERIAL	FEMA OCT - SW0020	502050	12/07/2015	12/14/2015	429.02
KNIFE RIVER CORPORTATIO	2016 213-613-376	ROAD MATERIAL	FEMA OCT - SW3180.	503085	12/07/2015	12/14/2015	2.609.99
KNIFE RIVER CORPORTATIO	2016 213-613-376	ROAD MATERIAL	FEMA OCT - SW3160.	502325	12/07/2015	12/14/2015	2,609.81
KNIFE RIVER CORPORTATIO	2016 213-613-376	ROAD MATERIAL	FEMA OCT - SW1040.	503998	12/10/2015	12/14/2015	866.36
KNIFE RIVER CORPORTATIO	2016 213-613-376	ROAD MATERIAL	FEMA OCT - RICHLAND	503362	12/10/2015	12/14/2015	3,244,35
KNIFE RIVER CORPORTATIO	2016 213-613-376	ROAD MATERIAL	FEMA OCT - SW2360.	503924	12/10/2015	12/14/2015	906.18
KNIFE RIVER CORPORTATIO	2016 213-613-376	ROAD MATERIAL	FEMA OCT - NW3150	503402	12/10/2015	12/14/2015	2,121.36
MARTIN MARIETTA MATERIA	2016 213-613-376	ROAD MATERIAL	FEMA OCT - SW0010	16627464	12/07/2015	12/14/2015	3,992.13
MARTIN MARIETTA MATERIA	2016 213-613-376	ROAD MATERIAL	FEMA OCT - RICHLAND	16583138	12/07/2015	12/14/2015	1.016.77
MARTIN MARIETTA MATERIA	2016 213-613-376	ROAD MATERIAL	FEMA OCT - RICHLAND	16583143	12/07/2015	12/14/2015	1,636.34
MARTIN MARIETTA MATERIA	2016 213-613-376	ROAD MATERIAL	FEMA OCT - SW0020.	16605539	12/07/2015	12/14/2015	522.11
MARTIN MARIETTA MATERIA	2016 213-613-376	ROAD MATERIAL	FEMA OCT - SE1070.	16605543	12/07/2015	12/14/2015	6.460.45
MARTIN MARIETTA MATERIA	2016 213-613-376	ROAD MATERIAL	FEMA OCT - SW2400	16559173	12/10/2015	12/14/2015	387.86
MARTIN MARIETTA MATERIA	2016 213-613-376	ROAD MATERIAL	FEMA OCT - SE1040.	16652077	12/10/2015	12/14/2015	9.136.93
MEDICAL SURGICAL & COMP	2016 213-613-495	MISCELLANEOUS	PHYSICAL - CRAWFORD	1629	12/02/2015	12/14/2015	107.00
MILLS AUTO SUPPLY	2016 213-613-445	REPAIRS & MAINTE	COUPLER, WIPER BLAD	12JA4474	12/02/2015	12/14/2015	34.82
MILLS AUTO SUPPLY	2016 213-613-445	REPAIRS & MAINTE	WIRE SET	12JA3713	12/02/2015	12/14/2015	32.49
MILLS AUTO SUPPLY	2016 213-613-445	REPAIRS & MAINTE	2 GAL DIESEL EXHAUS	12JA4396	12/02/2015	12/14/2015	35.97
MILLS AUTO SUPPLY	2016 213-613-445	REPAIRS & MAINTE	UNIT 318 - HUB ASSE	12JA4388	12/04/2015	12/14/2015 300459	499.90
NAVARRO CO TAX ASSESSOR	2016 213-613-445	REPAIRS & MAINTE	EXEMPT PLATES - NOV	2015-1101	12/10/2015	12/14/2015	15.00
NELSON PUTMAN PROPANE G	2016 113-613-445	REPAIRS & MAINTE	100.1 GAL PROPANE	C382445	12/04/2015	12/14/2015 300498	205.21
PASSION PUTT-PUTTS LLC	2016 773-613-445	REPAIRS & MAINTE	FORD F150 - REPLACE	10/26/15	12/07/2015	12/14/2015 300300	75.00
REPUBLIC SERVICES #069	2016 113-613-430	UTILITIES	3-0069-0027743 - NO	0069-0007915	12/08/2015	2/14/2015	82.42
VOLVO TRUCKS OF WACO	2016 213-613-445	REPAIRS & MAINTE	UNIT 314 - REPLACED	321264	12/04/2015	12/14/2015 300483	57.34
VOLVO TRUCKS OF WACO	2016 213-613-445	REPAIRS & MAINTE	UNIT 316 - AIRHOSE	321301	12/10/2015	12/14/2015 300542	49.98
WILSON CULVERTS INC	2016 213-613-375	CULVERTS	FEMA OCT - 30 X 30	71205	12/10/2015	12/14/2015 300478	7.275.60
WILSON CULVERTS INC	2016 213-613-375	CULVERTS	FEMA OCT - 48 X 30	71205	12/10/2015	12/14/2015 300478	5,866.50
WILSON CULVERTS INC	2016 213-613-375	CULVERTS	FEMA OCT - 72 X 40	71205	12/10/2015	12/14/2015 300478	11,650.00
WILSON CULVERTS INC	2016 213-613-375	CULVERTS	FEMA OCT - 60 X 36	71205	12/10/2015	12/14/2015 300478	1.732.68
WILSON CULVERTS INC	2016 213-613-375	CULVERTS	FEMA OCT - 60 X 40	71205	12/10/2015	12/14/2015 300478	3,850.40
WILSON CULVERTS INC	2016 213-613-375	CULVERTS	FEMA OCT - 96 X 40	71205	12/10/2015	12/14/2015 300478	15,362.00
WINTERS OIL COMPANY	2016 213-613-445	REPAIRS & MAINTE	OIL, ANTIFREEZE	537080	12/04/2015	12/14/2015 300472	368.45

86.309.11

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#### ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

VENDOR NAME	ACCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP PO NO	AMOUNT
ATWOODS DISTRIBUTING LP	2016 214-614-445	REPAIRS & MAINTE	WD-40	2261/37	12/10/2015	12/14/2015	4.99
ATWOODS DISTRIBUTING LP	2016 214-614-495	MISCELLANEOUS	AEROSOL, HAND WIPES	2261/37	12/10/2015	12/14/2015	18.46
CITY OF BLOOMING GROVE	2016 214-614-430	UTILITIES	EAST SECOND STREET	0002 - NOV	12/07/2015	12/14/2015	97.03
CORSICANA NAPA AUTO PAR	2016 214-614-445	REPAIRS & MAINTE	UNIT 47 - BATTERIES	055096	12/10/2015	12/14/2015 300509	245.24
GILFILLAN HARDWARE	2016 214-614-445	REPAIRS & MAINTE	LIGHT BULBS, SCREWS	44006/1	12/10/2015	12/14/2015	33.65
HUFFMAN COMMUNICATIONS	2016 214-614-450	MAINT CONTRACT	MAINTENANCE AGREEME	46157	12/07/2015	12/14/2015	41.13
K & S TIRE, TOWING & RE	2016 214-614-445	REPAIRS & MAINTE	O'RING, FLAT	60333	12/10/2015	12/14/2015	65.00
K & S TIRE, TOWING & RE	2016 214-614-445	REPAIRS & MAINTE	MOTORGRADER - MOUNT	60313	12/10/2015	12/14/2015 300507	1.766.80
KNIFE RIVER CORPORTATIO	2016 214-614-376	ROAD MATERIAL	FEMA OCT - SW1160	503925	12/10/2015	12/14/2015	1,070.26
KNIFE RIVER CORPORTATIO	2016 214-614-376	ROAD MATERIAL	FEMA OCT - SW3060.	503999	12/10/2015	12/14/2015	1.094.42
MARTIN MARIETTA MATERIA	2016 214-614-376	ROAD MATERIAL	FEMA OCT - CR2090	16652092	12/10/2015	12/14/2015	1,234.03
NAVARRO CO TAX ASSESSOR	2016 214-614-445	REPAIRS & MAINTE	EXEMPT PLATES - NOV	2015-1101	12/10/2015		7.50
RATTLER ROCK INC	2016 214-614-376	ROAD MATERIAL	FEMA OCT - BGSP. SW	111544	12/07/2015	12/14/2015	3,186.21
RATTLER ROCK INC	2016 214-614-376	ROAD MATERIAL	FEMA OCT - BGSP	111561	12/07/2015	12/14/2015	3.070.46
RATTLER ROCK INC	2016 214-614-376	ROAD MATERIAL	FEMA OCT - BGSP. NW	111577	12/07/2015	12/14/2015	2.396.07
RATTLER ROCK INC	2016 214-614-376	ROAD MATERIAL	FEMA OCT - BGSP. NW	111623	12/07/2015	12/14/2015	2,538.67
RATTLER ROCK INC	2016 214-614-376	ROAD MATERIAL	FEMA OCT - BGSP. NW	111648	12/07/2015	12/14/2015	2,087.66
	2016 214-614-376	ROAD MATERIAL	FEMA OCT - BGSP, NW	111664	12/07/2015	12/14/2015	2.531.62
RATTLER ROCK INC	2016 214-614-376	ROAD MATERIAL	FEMA OCT - BGSP. NW	111689	12/07/2015	12/14/2015	2,314.91
RATTLER ROCK INC	2016 214-614-376	ROAD MATERIAL	FEMA OCT - BGSP	111720	12/07/2015	12/14/2015	762.99
TIMCO BLASTING & COATIN	2016 214-614-376	ROAD MATERIAL	FEMA OCT - SW1160.	015884	12/10/2015	12/14/2015	19.365.54
TOMMY MONTGOMERY SAND &	2016 214-614-376	ROAD MATERIAL	FEMA OCT - CR4140.	001387	12/10/2015	12/14/2015	17,331.09
TOMMY MONTGOMERY SAND &		to members and the second com-	FEMA OCT - 16 LOADS	001385	12/10/2015	12/14/2015	2,400.00
TOMMY MONTGOMERY SAND &	2016 214-614-376	ROAD MATERIAL	FEMA OCT - BGSP	001386	12/10/2015	12/14/2015	3.817.45
WINTERS OIL COMPANY	2016 214-614-370	GAS & OIL	300 GAL GAS	537212	12/10/2015	12/14/2015 300487	452.10

67,933.28

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### ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

VENDOR NAME	ACCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP I	PO NO A	MOUNT
ALTEX COMPUTERS & ELEC	T 2015 317-516-310	SUPPLIES	2GB PCI-E	853097	12/10/2015	12/14/2015	300505	199.90
ATMOS ENERGY	2015 317-516-418	FACILITIES	900060588 10/21/15	3027278267 -	12/10/2015	12/14/2015		43.57
CHEDRIC BOYD	2015 317-527-428	TRAVEL	MIDLOTHIAN WEEKLY M	1 REIMB - 12/0	12/10/2015	12/14/2015		142.49
CITY OF DALLAS POLICE !	0 2015 317-526-120	OVERTIME	DUNN, FONSECA, FORD	SEP 2015	12/10/2015	12/14/2015	8.	.847.78
CITY OF DALLAS POLICE I			FANGMAN, TORRES	SEP 2015	12/10/2015	12/14/2015		443.45
CITY OF RICHARDSON POL			SHAW JR. ROBERT L I			12/14/2015		913.21
CONSTELLATION NEWENERGY			10443720003054837	0029044807-0				633.74
DALLAS COUNTY SHERIFF'S			CASTILLO, PETE 18 0			12/14/2015		697.13
DALLAS COUNTY SHERIFF'S			SWANSON, JOSEPH 37			12/14/2015		.568.42
DANNIE PATRICK CAUBLE	2015 317-520-411		11/01/15 - 11/30/15			12/14/2015	1,	904.32
FEDEX -TXMAS	2015 317-516-411		2934-0047-4 2934-0047-4	5-229-11303 5-236-71158		12/14/2015		71.46 38.54
FEDEX -TXMAS FEDEX -TXMAS	2015 317-516-411 2015 317-516-411		2934-0047-4	5-243-57876				67.76
INTEGRATED ACCESS SYSTE			MONITORING FEES 01/			12/14/2015		90.00
INTEGRATED ACCESS SYSTE			MERLIN ROOM 01/01/1			12/14/2015		90.00
LANCE SUMPTER	2015 317-515-428		HIDTA FINANCIAL MAN					800.09
LANCE SUMPTER	2015 317-515-428		2016 NATIONAL DRUG					370.13
LGC PLUMBING INC	2015 317-516-418		REPAIRED 11 GAS LEA			12/14/2015 3		050.00
MITEL LEASING	2015 317-516-411		307363.113249 - DEC		12/10/2015			371.65
OFFICE DEPOT INC-TXMAS	2015 317-521-310		REFERENCE TO INV 80	801160526001	12/07/2015	12/14/2015 3		29.98-
OFFICE DEPOT INC-TXMAS	2015 317-521-310	SUPPLIES	REFERENCE TO INV 78	787013039001	12/07/2015	12/14/2015 2	54822	69.72-
OFFICE DEPOT INC-TXMAS	2015 317-517-310	SUPPLIES	EASEL PADS	799041470002	12/10/2015	12/14/2015 3	00192	23.57
OFFICE DEPOT INC-TXMAS	2015 317-526-585	EQUIPMENT	FUJITSU SCANNERS	802776115001	12/10/2015	12/14/2015 3	00370 1.	727.94
OFFICE DEPOT INC-TXMAS	2015 317-526-310	SUPPLIES	TONERS	802776114001				609.94
OFFICE DEPOT INC-TXMAS	2015 317-526-310		SANDISK CARD	802776113001				75.98
OFFICE DEPOT INC-TXMAS	2015 317-526-310		POWER STRIP	802776112001				127.35
OFFICE DEPDT INC-TXMAS	2015 317-526-585		HP LASERJET PRINTER					597.55
OFFICE DEPCT INC-TXMAS	2015 317-526-310		HP LASERJET TONER	803814447001				219.98
OFFICE DEPOT INC-TXMAS	2015 317-521-310		INK CARTRIDGE	803968950001				92.18
OFFICE DEPOT INC-TXMAS OFFICE DEPOT INC-TXMAS	2015 317-526-310		SHARPIES, USB CASE. BUSINESS CARDS, TAP					81.54 282.78
OFFICE DEPOT INC-TXMAS	2015 317-517-310 2015 317-517-310		CALENDARS	804234217001				159.90
OFFICE DEPOT INC-TXMAS	2015 317-516-310		SHARPIES, PENS	804277483001				29.44
OFFICE DEPOT INC-TXMAS	2015 317-524-310		CALENDARS	804646432001				96.76
OFFICE DEPOT INC-TXMAS	2015 317-524-310		CALENDAR	804646498001				26.79
OFFICE DEPOT INC-TXMAS	2015 317-524-310			804219491002				55.95
OFFICE DEPOT INC-TXMAS	2015 317-524-310	SUPPLIES	CALENDARS, BATTERIE					129.25
OFFICE DEPOT INC-TXMAS	2015 317-524-310	SUPPLIES	SANDISK CARD	804219490001	12/10/2015	12/14/2015 30	00392	14.87
OFFICE DEPOT INC-TXMAS	2015 317-524-310	SUPPLIES	SD CARD	804219245001	12/10/2015	12/14/2015 30	00392	77.28
PLANO POLICE DEPT	2015 317-522-120	OVERTIME	WHITE, SEAN 15 OT	SEP 2015	12/10/2015	12/14/2015	8	879.18
PLANO POLICE DEPT	2015 317-522-120	OVERTIME	WHITE, SEAN 30.5 OT	AUG 2015	12/10/2015	12/14/2015	1.7	787.66
POTTER COUNTY SHERIFF	2015 317-533-120	OVERTIME	WALTERS. CHRIS 28 0		12/10/2015			251.96
REPUBLIC SERVICES #794	2015 317-516-418		8404 ESTERS BLVD -					550.61
RUSK COUNTY TREASURER	2015 317-521-120		REYNOLDS, BEN 4 OT		12/10/2015			120.96
RUSK COUNTY TREASURER	2015 317-521-120		RHODES. JOHNATHAN 4		12/10/2015			128.94
SHI-GOVERNMENT SOLUTION						12/14/2015 30		94.00
SHI-GOVERNMENT SOLUTION						12/14/2015 30		47.00
STEVE BRANDT	2015 317-515-428		HIDTA FINANCIAL MAN					909.71
SUDDENLINK TERMINIX	2015 317-521-411		100001-8626-7103223 548336		12/10/2015 12/10/2015			349.10 72.60
VERIZON WIRELESS INC	2015 317-516-418   2015 317-521-411		613180096-00001 11/		12/10/2015			12.00
VERIZON WIRELESS INC	2015 317-526-411 5		920410632-00001 11/		12/10/2015			317.76
VERIZON WIRELESS INC	2015 317-525-411 3		920410632-00001 11/		12/10/2015			219.63
VERIZON WIRELESS INC	2015 317-522-411		920410632-00001 11/		12/10/2015			179.02
VERIZON WIRELESS INC	2015 317-517-411		920410632-00001 11/		12/10/2015			219.85

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ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

VENDOR NAME	ACCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP PO NO	AMOUNT
VERIZON WIRELESS INC	2015 317-523-411	Consensus and Co	920410632-00001			12/14/2015	480.16
VERIZON WIRELESS INC	2015 317-527-411	SERVICES	920410632-00001	11/ 9756384767	12/10/2015	12/14/2015	648.58
VERIZON WIRELESS INC	2015 317-524-411	SERVICES	920410632-00001	11/ 9756384767	12/10/2015	12/14/2015	265.17
VERIZON WIRELESS INC	2015 317-525-411	SERVICES	920410632-00001	11/ 9756384767	12/10/2015	12/14/2015	1.181.23

42.860.38

12/11/2015 09:00:02 N TX HIDTA A/P CLAIMS LIST \( \) \( \) \( \) \( \) VCH101 PAGE 18

#### ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

VENDOR NAME	ACCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP PO NO	AMOUNT
B & H PHOTO-VIDEO TXMAS JASON ALLEN KENDRICK	2015 318-526-585 2015 318-517-412		CANNON DIGITAL CAME 11/16/15 - 11/30/15			12/14/2015 300374 12/14/2015	558.00 2,396.25
KEVIN KELLEY	2015 318-516-412	SERVICES	11/16/15 - 11/30/15	2015-22	12/02/2015	12/14/2015	3,725.82
LANCE SUMPTER	2015 318-515-412	SERVICES	11/16/15 - 11/30/15	2015-22	12/02/2015	12/14/2015	7.694.69
RUTH L. ASTON	2015 318-517-412	SERVICES	11/16/15 - 11/30/15	2015-23	12/02/2015	12/14/2015	2,251.05
							16,625.81

12/11/2015 09:00:02 CAPITAL PROJECTS A/P CLAIMS LIST 2100 VCH101 PAGE 19

ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

VENDOR NAME	AC	COUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP PO NO	AMOUNT
PHOENIX I RESTORATION A RONE ENGINEERING SERVIC	2016 2016	701-410-576 701-410-576	COURTHOUSE RESTO	1419799 - CONCRETE	APPLICATION	12/10/2015	12/14/2015	4.166.67 358.455.23 402.70 33.516.10
								200 540 70

396,540.70

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ALL RECORDS FROM 12/14/2015 TO 12/14/2015 DATE-TO-BE-PAID

ACCOUNT # ACCOUNT NAME INVOICE # VP DATE DATE TBP PO NO AMOUNT VENDOR NAME ITEM/REASON TESSCO 2016 960-560-445 REPAIRS & MAINTE SHIPPING 278540 12/04/2015 12/14/2015 300446 5.01 12/04/2015 12/14/2015 300446 **TESSCO** 2016 960-560-445 REPAIRS & MAINTE IPHONE 6 CHARGER 278540 159.50

164.51

961.239.57

TOTAL PAYABLES

I, GAIL SMITH, PCC, NAVARRO COUNTY TAX ASSESSOR/COLLECTOR, DO HEREBY SWEAR UNDER OATH, THAT THE ATTACHED REPORT IS A TRUE AND CORRECT REPORT.

TOTAL PAGES INCLUDING COVER SHEET \_\_\_\_6\_\_\_



			PENALTY &		COLLECTION	CONTRACTOR OF THE PARTY OF THE	NET TAXES	MEMO ONLY	% CURRENT
DESCRIPTION	TAXES	DISCOUNT	INTEREST	SUBTOTAL	FEE	PENALTY	DUE	ATTY FEES	COLLECTED
NAVARRO COUNTY						CAD%			LEVY
CURRENT	1,802,992.79			1,802,992.79		6.97	1,802,985.82		18,321,903.45
DELINQUENT	7,678.86		7,929.63	15,608.49		3.98	15,604.51	7,331.20	%
TOTAL	1,810,671.65	-	7,929.63	1,818,601.28	-	10.95	1,818,590.33	7,331.20	9.84%
NAVARRO COLLEGE		10					VI - 2 2-0020 19 11 11 1922 1928		LEVY
CURRENT	344,850.58			344,850.58		1.33	344,849.25		3,546,946.98
DELINQUENT	1,634.63		1,573.41	3,208.04		0.76	3,207.28	1,443.40	%
TOTAL	346,485.21	-	1,573.41	348,058.62	-	2.09	348,056.53	1,443.40	9.73%
CITY OF RICE							,		LEVY
CURRENT	16,614.94	-	**************************************	16,614.94	83.06	1.25	16,530.63		177,6 <u>73.85</u>
DELINQUENT	446.33		104.35	550.68	28.34		522.34	99.61	%
TOTAL	17,061.27		104.35	17,165.62	111.40	1.25	17,052.97	99.61	9.36%
CITY OF KERENS		8		1.					LEVY
CURRENT	39,089.36	1,010.16		38,079.20			38,079.20		274,210.33
DELINQUENT	433.77		125.91	559.68			559.68	111.95	%
TOTAL	39,523.13	1,010.16	125.91	38,638.88	•	0.00	38,638.88	111.95	14.26%
CITY OF CORSICANA									LEVY
CURRENT	667,714.42	_		667,714.42		5.12	667,709.30		8,097,886.05
DELINQUENT	(12,656.00)	-	2,257.93	(10,398.07)		0.32	(10,398.39)	2,113.57	%
TOTAL	655,058.42	-	2,257.93	657,316.35		5.44	657,310.91	2,113.57	8.25%

		HERE CONTRACTOR	PENALTY &		COLLECTION		NET TAXES	MEMO ONLY	% CURRENT
DESCRIPTION	TAXES	DISCOUNT	INTEREST	SUBTOTAL	FEE	PENALTY	DUE	ATTY FEES	COLLECTED
CITY OF BARRY									LEVY
CURRENT	2,471.38			2,471.38			2,471.38		19,113.83
DELINQUENT	172.27		37.90	210.17			210.17	42.04	%
TOTAL	2,643.65		37.90	2,681.55		0	2,681.55	42.04	12.93%
CITY OF EMHOUSE									LEVY
CURRENT	750.28	_		750.28			750.28		9,006.73
DELINQUENT				-					%
TOTAL	750.28		-	750.28	22	0	750.28	_	8.33%
CITY OF RICHLAND									LEVY
CURRENT	2,168.23	-		2,168.23	8		2,168.23		18,890.59
DELINQUENT	200.59		73.72	274.31			274.31	54.31	%
TOTAL	2,368.82		73.72	2,442.54	-	0	2,442.54	54.31	11.48%
CITY OF GOODLOW									LEVY
CURRENT	350.74	8)		350.74	1.75		348,99		3,882.54
DELINQUENT	275.88		119.73	395.61	31.31		364.30	79.12	%
TOTAL	626.62	-	119.73	746.35	33.06	0	713.29	79.12	9,04%
CITY OF FROST						2			LEVY
CURRENT	14,551.49		(385.90)	14,165.59	70.82		14,094.77		83,577.57
DELINQUENT	41.21		13.67	54.88	3.62		51.26	10.98	%
TOTAL	14,592.70	_	(372.23)	14,220.47	74.44	0.00	14,146.03	10.98	17.41%
CITY OF DAWSON							,		LEVY
CURRENT	12,171.53			12,171.53			12,171.53		80,613.73
DELINQUENT	99.81		27.65	127.46			127.46	25.48	%
TOTAL	12,271.34	_	27.65	12,298.99	_	0	12,298.99	25.48	15.10%

DESCRIPTION	TAXES	DISCOUNT	PENALTY & INTEREST	SUBTOTAL	COLLECTION	RENDITION PENALTY	NET TAXES DUE	MEMO ONLY ATTY FEES	% CURRENT COLLECTED
CITY-BLOOMING GROVE									LEVY
CURRENT	8,203.93			8,203.93			8,203.93		101,220.39
DELINQUENT	232.51		63.06	295.57			2 <u>95.57</u>	56.14	%
TOTAL	8,436.44	×	63.06	8,499.50	_	0.00	8,499.50	56.14	8.11%
NAVARRO COUNTY ESD #1									LEVY
CURRENT	17,529.94	Ģ.		17,529.94	87.65	:	17,442.29		146,917.35
DELINQUENT	467.70		158.74	626.44	42.07	0.19	584.18	125.29	%
TOTAL	17,997.64	-	158.74	18,156.38	129.72	0.19	18,026.47	125.29	11.94%
BLOOMING GROVE ISD							ita is		LEVY
CURRENT	149,335.26			149,335.26			149,335.26		1,793,302.44
DELINQUENT	3,235.14		804.29	4,039.43			4,039.43	774.14	%
TOTAL	152,570.40		804.29	153,374.69	_	0	153,374.69	774.14	8.33%
DAWSON ISD									LEVY
CURRENT	115,209.99			115,209.99			115,209.99		1,866,220.50
DELINQUENT	3,654.80		973.96	4,628.76			4,628.76	968.06	%
TOTAL	118,864.79		973.96	119,838.75		0	119,838.75	968.06	6.18%
RICE ISD CURRENT	137,368.66			137,368.66		2.86	137,365.80		LEVY 1,477,240.46
DELINQUENT	6,045.64		1,528.34	7,573.98			7,573.98	1,489.42	%
TOTAL	143,414.30	<b>4</b> 1	1,528.34	144,942.64	-	2.86	144,939.78	1,489.42	9.30%

DESCRIPTION	TAXES	DISCOUNT	PENALTY &	SUBTOTAL	COLLECTION	RENDITION	NET TAXES	MEMO ONLY	% CURRENT COLLECTED
AUG-AUGG-	IAAES	DISCOUNT	INTERCOL	SUBTUTAL		RENALITA	DUL	MILLIPECON	The second secon
CORSICANA ISD			1			1 1			LEVY
CURRENT	1,793,633.94			1,793,633.94		11.57	1,793,622.37		19,671,329.30
DELINQUENT	(21,197.35)		5,915.08	(15,282.27)		0.68	(15,282.95)	5,577.20	%
TOTAL	1,772,436.59		5,915.08	1,778,351.67	-	12.25	1,778,339.42	5,577.20	9.12%
FROST ISD									LEVY
CURRENT	90,298.03			90,298.03	save a serveros	0.69	90,297.34		1,141,861.04
DELINQUENT	2,380.80		584.02	2,964.82			2,964.82	592.98	%
TOTAL	92,678.83	-	584.02	93,262.85	-	0.69	93,262.16	592.98	7.91%
KERENS ISD ^									LEVY
CURRENT	341,668.73			341,668.73			341,668.73		2,921,061.40
DELINQUENT	7,681.03		2,449.01	10,130.04		4.13	10,125.91	2,052.71	%
TOTAL	349,349.76	-	2,449.01	351,798.77	-	4.13	351,794.64	2,052.71	11.70%
OLD ROADS			T T						LEVY
CURRENT									
DELINQUENT							-	and the second s	%
TOTAL	H	-	_	•	•	-	-	= =	
GRAND TOTAL	5,557,801.84	1,010.16	24,354.50	5,581,146.18	348.62	39.85	5,580,757.71	22,947.60	

		YR	-TO-DATE % CURRE	NT COLLECTED:	
TOTAL COLLECTED	5,604,093.78_	COUNTY	21.73%	CITY - FROST	40.32%
		COLLEGE	21.87%	CITY DAWSON	28.64%
ROLLBACK TAXES		RICE	29.98%	CITY-BL GROVE	32.85%
		KERENS	38.03%	NC ESD #1	22.11%
TAX CERTIFICATES	180.00	CORSICANA	20.17%	BGISD	23.20%
		BARRY	27.80%	DAWSON ISD	12.77%
		EMHOUSE	23.11%	RICE ISD	21.33%
		RICHLAND	23.28%	CORSICANA ISD	20.20%
		GOODLOW	20.36%	FROST ISD	17.06%
	8.			KERENS ISD	20.85%

	TAXES	PENALTY & INTEREST	SUBTOTAL	RENDITION PENALTY CAD %	NET TAXES DUE	MEMO ONLY ATTORNEY FEES
CURRENT TAXES						
COUNTY	1,471,368.26		1,471,368.26	5.72	1,471,362.54	,
ROAD & BRIDGE	305,889.50		305,889.50	1.18	305,888.32	
FLOOD CONTROL	25,735.03		25,735.03	0.07	25,734.96	,
TOTAL	1,802,992.79		1,802,992.79	6.97	1,802,985.82	
DELINQUENT TAXES						NO
COUNTY	6,313.49	6,485.14	12,798.63	3.25	12,795.38	5,989.57
STATE	_	•	•	-	-	**
ROAD & BRIDGE	1,262.14	1,332.91	2,595.05	0.68	2,594.37	1,238.47
FLOOD CONTROL	103.23	111.58	214.81	0.05	214.76	103.16
TOTAL	7,678.86	7,929.63	15,608.49	3.98	15,604.51	7,331.20
TOTAL ALLOCATION						
COUNTY	1,477,681.75	6,485.14	1,484,166.89	8.97	1,484,157.92	5,989.57
STATE		-	1			-
ROAD & BRIDGE	307,151.64	1,332.91	308,484.55	1.86	308,482.69	1,238.47
FLOOD CONTROL	25,838.26	111.58	25,949.84	0.12	25,949.72	103.16
TOTAL	1,810,671.65	7,929.63	1,818,601.28	10.95	1,818,590.33	7,331.20

COUNTY TAX REPORT Prepared by Gail Smith Navarro County Tax Office



### RESOLUTION NO. <u>2015</u>-17

A RESOLUTION OF THE COUNTY OF NAVARRO, TEXAS, APPROVING THE TERMS AND CONDITIONS OF AN AGREEMENT BY AND BETWEEN THE COUNTY OF NAVARRO, TEXAS AND ANN MARETT FOR A PROPERTY TAX ABATEMENT IN THE CORSICANA DOWNTOWN REVITALIZATION DISTRICT, AND AUTHORIZING ITS EXECUTION BY THE COUNTY JUDGE; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the Commissioners Court has been presented a proposed tax abatement agreement between the County of Navarro, Texas and Ann Marett providing for a property tax abatement for certain improvements, a copy of which is attached hereto and incorporated herein by reference (hereinafter called "AGREEMENT"); and

WHEREAS, upon full review and consideration of the AGREEMENT, and all matters attendant and related thereto, the Commissioners Court is of the opinion that the terms and conditions thereof should be approved, and that the County Judge shall be authorized to execute it on behalf of the County of Navarro;

## NOW, THEREFORE, BE IT RESOLVED BY THE COMMISSIONERS COURT OF THE COUNTY OF NAVARRO, TEXAS:

- Section 1. The terms and conditions of the proposed AGREEMENT, having been reviewed by the Commissioners Court of the County of Navarro and found to be acceptable and in the best interests of the County of Navarro and its citizens, are hereby in all things approved.
- Section 2. The County Judge is hereby authorized to execute the AGREEMENT and all other documents in connection therewith on behalf of the County of Navarro, substantially according to the terms and conditions set forth in the AGREEMENT.
- Section 3. That this approval and execution of the AGREEMENT on behalf of the County is not conditional upon approval and execution of any other tax abatement agreement by any other taxing entity.

Section 4. This Resolution shall become effective from and after its passage.

PASSED and APPROVED on this the 14th day of December, 2015.

H. M. Davenport, Jr., County Judge

Sherry Dowd, County Clerk

STATE OF TEXAS

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COUNTY OF NAVARRO

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#### TAX ABATEMENT AGREEMENT

This Tax Abatement Agreement (the "Agreement") is entered into by and between THE COUNTY OF NAVARRO, TEXAS, acting herein by and through its County Judge and hereinafter referred to as COUNTY, and Ann Marett, hereinafter referred to as OWNER.

#### WITNESSETH:

WHEREAS, on the 24th day of February, 2014, the City Council of the City of Corsicana passed an Ordinance creating and designating the Corsicana Downtown Revitalization District (the "Reinvestment Zone") for commercial tax abatement, as authorized by Chapter 312, Texas Tax Code; and

WHEREAS, the COUNTY has previously adopted a Tax Abatement Policy (the "Tax Abatement Policy") and a Historic Downtown Tax Abatement Program; and

WHEREAS, the Historic Downtown Tax Abatement Program constitutes appropriate guidelines and criteria governing tax abatement agreements to be entered into by COUNTY as required by Chapter 312, Texas Tax Code; and

WHEREAS, COUNTY has adopted a resolution stating that it elects to be eligible to participate in tax abatement; and

WHEREAS, COUNTY has sent written notice that COUNTY intends to enter into this AGREEMENT, including a copy of this AGREEMENT, to the presiding officer of the governing body of each other taxing unit in which property to be subject to this AGREEMENT is located, as required by Section 312.2041 of the Texas Tax Code; and

WHEREAS, in order to maintain and/or enhance the commercial economic and employment base of the Corsicana area to the long term interest and benefit of the COUNTY, the COUNTY has determined that the contemplated use of the PROPERTY, as hereinafter defined, the contemplated improvements to the PROPERTY in the amount as set forth in this AGREEMENT, and the other terms hereof are consistent with encouraging development of said Reinvestment Zone in accordance with the purposes for its creation and are in compliance with CITY'S Historic Downtown Tax Abatement Program;

**NOW THEREFORE**, in consideration of the mutual benefits and promises contained herein and for good and other valuable consideration, the adequacy and receipt of which is hereby acknowledged, the parties hereto do mutually agree as follows:

## I. DEFINITIONS

Whenever used in this Agreement, the following terms shall have the meanings ascribed to them:

- 1.1 "Estimated Tax Value" means the estimated depreciated Tax Net Book Values applicable to the real property improvements and the Tangible Personal Property improvements comprising the Investment described in Paragraph 2.2 below. For reference purposes, the Estimated Tax Values scheduled on are determined using the Navarro Central Appraisal District's appraisal guidelines in effect as of the date of this Agreement.
- 1.2 "Event of Bankruptcy or Insolvency" means the dissolution or termination of a party's existence as a going business, insolvency, appointment of receiver for any part of a party's property and such appointment is not terminated within ninety (90) days after such appointment is initially made, any general assignment for the benefit of creditors, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against such party and such proceeding is not dismissed within ninety (90) days after the filing thereof.
- 1.3 "Force Majeure" means any contingency or cause beyond the reasonable control of OWNER including, without limitation, acts of God or the public enemy, war, riot; civil commotion, insurrection, adverse weather, governmental or de facto governmental action (unless caused by acts or omissions of OWNER), fires; explosions or floods, and strikes.
- 1.4 "In Service Project Cost" means the initial project cost of the Improvements identified and defined below, as of the date such Improvements are first placed into service by OWNER
- 1.5 "Tangible Personal Property" means tangible personal property classified as such under state law and hereafter located on the Property, but expressly excludes inventory and supplies, and any tangible personal property that was located in the Reinvestment Zone at any time before the date of this Agreement.
- 1.6 "<u>Taxable Value</u>" means the appraised value as certified by the Navarro County Appraisal District as of January 1 of a given year.

Other terms defined elsewhere in this Agreement shall have the meanings therein ascribed to those terms.

#### II. OWNER'S OBLIGATIONS

2.1 The specific property to be the subject of this Agreement shall be the Real Property, including land and improvements, located at 207 West. 5th Avenue in Corsicana, described as Block 266 LOT NE CORNER OF C & NW CORNER OF D and being 0.088 ACRES, and by map attached hereto as EXHIBIT A and made a part hereof, and shall be herein referred to as the PROPERTY.

- 2.2 For the purposes of fulfilling this Agreement, the OWNER shall make improvements to the real property as described in Exhibit "C" attached hereto and incorporated herein by reference (collectively the "Improvements"), having a total In Service Project Cost of at least \$8,300.00. On or before December 31, 2015, OWNER shall substantially complete all Improvements. Notwithstanding the foregoing deadlines, OWNER shall have such additional time to satisfy the obligations contained in this Paragraph 2.2 as may reasonably be required in the event of Force Majeure if OWNER is diligently and faithfully pursuing satisfaction of the applicable obligation. The date of substantial completion of the Improvements shall be defined as the date a Certificate of Occupancy is issued by the CITY.
- 2.3 As good and valuable consideration for this Agreement, OWNER agrees and covenants that it will diligently and faithfully pursue the completion of the Improvements in a good and workmanlike manner. OWNER further covenants and agrees that all construction of the Improvements and use of the Property will be in accordance with all applicable State and local laws, codes, and regulations (or valid waiver thereof).
- OWNER further agrees that the COUNTY, its agents and employees shall have reasonable right of access to the Property, upon not less than ten (10) days prior written notice, to inspect the Improvements in order to ensure that the construction of the Improvements is in accordance with this Agreement and all applicable State and local laws and regulations (or valid waiver thereof). After completion of the Improvements, the COUNTY shall have the continuing right to inspect the Property, upon not less than ten (10) days prior written notice, to ensure that it is thereafter maintained in accordance with this Agreement throughout the Term of this Agreement. In addition, the OWNER agrees that appraisal district representatives shall have reasonable right of access to the Property, upon not less than ten (10) days prior written notice, for the purpose of ad valorem property tax appraisal for all real property and improvements to real property.

# III. ABATEMENT OF TAXES

- 3.1 Subject to the terms and conditions of this Agreement, and subject to the rights of holders of any outstanding bonds of the COUNTY, a portion of ad valorem real property taxes from the Property that are otherwise owed to the COUNTY, shall be frozen at the appraised value of the Property on December 31, 2015. Said ad valorem real property tax abatement/freeze shall be for a five (5) year term, beginning in tax year 2016, and shall apply to the taxes assessed upon the increased value of the eligible Property, after installation of the real property improvements contemplated by Paragraph 2.2, over the value of the Property in the year in which this Agreement is executed; all subject to and in accordance with the terms of this Agreement, the Tax Abatement Policy, Chapter 312, Texas Tax Code, and all applicable state and local regulations (or valid waiver thereat).
- 3.2 It is understood and agreed among the parties that the Property shall be appraised at market value for the purposes of the applicable real property tax assessments effective as of December 31, 2015, and continued at market value until the expiration of the Term of this Agreement.
- 3.3 It is understood and agreed among the parties that, at the end of the Abatement term, the real property must remain on the tax rolls at the full appraised value for a minimum of ten (10) years before the property is eligible for tax abatement again.

## IV. TERM OF THE AGREEMENT

- 4.1 The term of this Agreement (the "Term") shall begin on the date of this Agreement and end upon completion of the final abatement year.
- 4.2 Prior to December 1st of each year during the Term of this Agreement, OWNER shall certify to the governing body of the COUNTY, on behalf of each taxing unit, that OWNER is in compliance with all of the terms and conditions of this Agreement.

# V. DEFAULT AND RECAPTURE OF ABATED TAX

- In the event that (a) OWNER fails to incur the minimum In Service Project Cost of an amount that, at a minimum, is equal to 20 percent of the most recent valuation of the property, or \$20,000, whichever is less; (b) OWNER fails to maintain throughout the Term of this Agreement minimum Taxable Values for the real property of at least Forty Nine Thousand Eight Hundred Twelve dollars (\$49.812.00), which includes the 2015 real property appraised value of \$41,510 plus a minimum of \$8,300.00 in real property improvements; (c) OWNER allows its ad valorem taxes owed the COUNTY to become delinquent and fails to timely and properly follow the legal procedures for protest and/or contest of any such ad valorem taxes; (d) OWNER has an Event of Bankruptcy or Insolvency (as defined in Paragraph 1.2); or (e) OWNER otherwise fails to comply with any of the terms, conditions, or obligations of this Agreement, then this Agreement shall be in default.
- In the event of default, COUNTY shall give the OWNER written notice of such default and, if the OWNER has not cured such default within sixty (60) days after said written notice, this Agreement may be terminated by the COUNTY. If the COUNTY terminates this Agreement in the event of default, OWNER shall repay to the COUNTY all taxes which otherwise would have been paid to the COUNTY without the benefit of abatement during the Term of this Agreement, together with interest at the statutory rate for delinquent taxes as determined by Section 33.01 of the Texas Tax Code (but without the addition of penalty), reasonable attorney's fees, and costs. Such amounts shall be due, owing, and payable to the COUNTY within sixty (60) days after the expiration of the above mentioned 60-day cure period. The parties acknowledge that COUNTY will suffer damages in the event of OWNER's default under this Agreement. The parties acknowledge that actual damages in the event of default and termination would be speculative and difficult to determine. OWNER's obligation to pay any amounts hereunder shall survive termination of this Agreement.
- 5.3 It is expressly acknowledged and agreed between the parties that the COUNTY shall have the right to place a tax lien against the Property pursuant to Section 32.01 of the Texas Tax Code. Such lien shall secure the payment of all taxes abated and subject to recapture under this Agreement, together with all other amounts payable hereunder. Any such lien may be fully enforced pursuant to the provisions of the Texas Tax Code. Also, to collect any amounts payable hereunder, the COUNTY shall have all other remedies provided generally in the Tax Code for the collection of delinquent property tax.

#### VI. GENERAL PROVISIONS

- 6.1 The COUNTY represents and warrants that the Property does not include any property that is owned by a member of the Commissioners Court approving, or having responsibility for the approval of this Agreement.
- 6.2 The terms and conditions of the Agreement are binding upon the successors and permitted assigns of all parties hereto. This Agreement may not be assigned by OWNER without the prior written consent of the COUNTY, such consent to be at the sole discretion of the COUNTY; provided, however, that upon written notice to the COUNTY, OWNER may assign its rights under this Agreement to a wholly owned subsidiary of OWNER, subject to OWNER remaining liable for all of its obligations hereunder.
- 6.3 It is understood and agreed between the parties that the OWNER, in performing its obligations hereunder, is acting independently, and the COUNTY assumes no responsibility or liability in connection therewith to third parties and OWNER agrees to indemnify and hold harmless the COUNTY therefrom. It is further understood and agreed among the parties that the COUNTY, in performing its obligations hereunder, is acting independently, and the OWNER assumes no responsibility or liability in connection therewith to third parties and the COUNTY agrees to indemnify and hold harmless the OWNER therefrom.
- 6.4 Notices required to be given to any party to this Agreement shall be given personally or by certified mail, return receipt requested, postage prepaid, addressed to the party at its address set forth below, and given by mail, shall be deemed delivered as of the date personally delivered or three days after deposit in the United States mail:

For COUNTY, by notice to:

County of Navarro, Texas Attention: County Judge Navarro County Courthouse 300 West 3<sup>rd</sup> Avenue Corsicana, Texas 75110 For OWNER, by notice to:

Ann Marett 207 W. 5<sup>th</sup> Avenue Corsicana, TX 75110

Any party may change the address to which notices are to be sent by giving the other party written notice in the manner provided in this Section.

- 6.5 This Agreement constitutes the entire and final expression of the agreement of the parties hereto with respect to the subject matter hereof. This Agreement can be modified or amended only by a written agreement executed by both parties.
- 6.6 If either party commences an action against the other party arising out of or in connection with this Agreement, the prevailing party shall be entitled to recover from the other party reasonable attorneys' fees and costs of suit.
- 6.7 This Agreement shall be governed by the laws of the State of Texas, without regard to its choice

of law rules. This Agreement is performable in Navarro County, Texas. Exclusive venue for any litigation related to, or arising out of, this Agreement shall lie in Navarro County, Texas.

- 6.8 In this Agreement, time is of the essence.
- 6.9 This Agreement may be executed simultaneously in two or more counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument.
- This Agreement was authorized by resolution of the Commissioners Court at its regularly scheduled meeting on the 14th day of December, 2015, authorizing the County Judge to execute the Agreement on behalf of the COUNTY.
- 6.11 This AGREEMENT shall constitute a valid and binding agreement between the COUNTY and OWNER when executed in accordance herewith, regardless of whether any other taxing unit executes a similar agreement for tax abatement.

Witness our hands this 14th day of December, 2015.



APPROVED:

COUNTY OF NAVARRO

H.M. Davenport, Jr., County Judge

ATTEST:

Sherry Dowd, County/Clerk

**ANN MARETT** 

Ann Marett, Owner

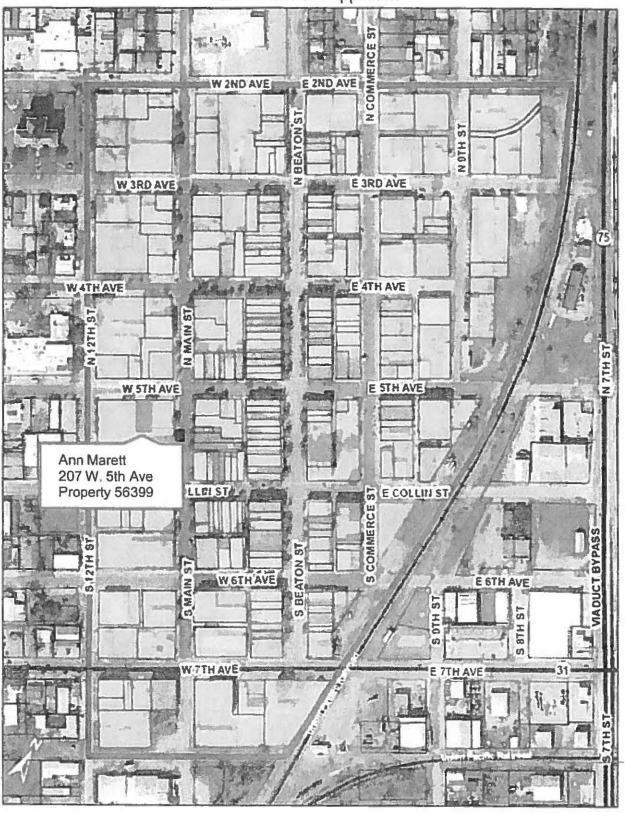
#### **EXHIBITS ATTACHED:**

- A. Diagram Map of CDRD Showing Property Location
- B. 2015 Tax Receipt for the property (from Navarro County Tax Assessor/Collector)
- C. Application for Tax Abatement dated August 11, 2015

Exhibit A

Downtown Revitalization District / Historic Main Street District

Tax Abatement Applicant



### EXHIBIT B

### TAX RECEIPT



### GAIL SMITH, PCC NAVARRO COUNTY TAX ASSESSOR/ COLLECTOR P O BOX 1070 CORSICANA, TX 75151-1070

Certified Owner:

MARETT ANN B **106 W 1ST AVE** CORSICANA, TX 75110 Legal Description:

C0000 CORSICANA BLK 266 LOT NE CORNER OF C & NW OF D .088 ACRES

Parcel Address: 207 W 5TH AVE

Legal Acres:

0.0880

Remit Seq No: 20921639 Receipt Date: 11/18/2015

Deposit Date: 11/18/2015 Print Date: 11/18/2015 11 37 AM

Printed By: AVILLARREAL

Deposit No: Validation No: AER11182015 900000042777276

56399

Account No: Operator Code:

AVILLARREAL

Year	Tax Unit Name	Rec Type	Tax Value	Tax Rate	Levy Pald	Discount	P&I	Coll Fee Paid	Total
2015	Navarro Co Revolving&Cleaning	TL	41,510	0.510900	212.07	0 00	0.00	0 00	212.07
2015	Navarro College	TL	41,510	0.118300	49.11	0.00	0.00	0,00	49.11
2015	Road And Bridge	TL	41,510	0.107100	44.46	0.00	0.00	0.00	44.46
2015	Nav Flood Control	TL	41,510	0.009000	3.74	0.00	0.00	0.00	3.74
2015	City Of Corsicans	TL	41,510	0.627200	260.35	0.00	0.00	0.00	260.35
2015	Corsicana Isd	TL	41,510	1.370300	568.81	0.00	0.00	0.00	568.81
				-	\$1,138.54	\$0.00	\$0.00	\$0.00	\$1,138,54

Check Number(s):

1140

PAYMENT TYPE:

Checks:

\$1.138.54

-- <

Exemptions on this property:

Total Applied: Total Tendered: (for accounts paid on 11/18/2015) \$1,138.54 \$1,138.54

Change Pald:

90.00

PAYER:

MARETT ANN B 106 W IST AVE CORSICANA, TX US 75110

(903) 654-3080

### EXHIBIT C

2015 APPLICATION FOR TAX ABATEMEN				
DOWNTOWN REVITALIZATION DI				
Instructions: Please print or type. Submit the completed and signed original copy of the 2014 Appli City of Corsicana Economic Development Department, 200 North 12th Stree				
1. Date of Application: [11-17-2015]				
2. Name of Individual, Firm, Partnership or Corporation and mailing address	2a. Have you received a previous tax			
	abatement from the City of Corsicana?			
Ann Marett 2071 W. 5th Ave Corsicana TX 75110	NO (YES/NO)			
207 W. 5th Ave.	2b. If yes, when?			
Corsicana TR 75110				
3. Property Address: ZCT W 5Th AVC C'0151CO	470 TR 75110			
4. Navarro Central Appraisal District Property Tax ID	56399			
5. Preferred Telephone Number 963 (654 - 6239) 5a Email	maretanné yourselom			
	novation 5 41,510			
7. Will work be done to exterior façade or windows that would require a Cer of Appropriateness (COA) approved by Landmark Commission? (If yes, please attach approved COA)	tificate US (YES:NO)			
Estimated value of real property improvements	s /00,000			
Description of real property improvements to be made (attach additional sheet if necessary):				
External garage to be built in	LW Bathroem			
External garage to be built it and transformation of oil	distribute of			
Corto Tree Stor Tree Total	o jear and le			
residency.				
10. Estimated Construction Start Date: MANA 2015				
11. I certify that this property is localed within the boundaries of the Downton	yn Main Street Commercial District:			
that all taxes due on this property have been paid; and that, for exterior mod				
of Appropriateness (COA) will be submitted to the Historic Preservation Office				
Landmark Commission and that work will not commence until the COA is ap	proved.			
I declare that the information in this document and any attachments is true and correct to the bo	est of my knowledge and belief.			
sign O You				
here > Unn / arett 11				
Phone: 903 654-0239  Date: 11/17/15				
Submitted By (Piease Print) Received by the City of Co				
	Beth Wilson			
Title: OWNEY Title: Main	Street Director			
Date: 11-17-2015 Date: 11-17-				
For assistance in completing this form, call the City of Considera, Texas - 903.654.4505 FOR INTERNAL USE ONLY:	. An Equal Opportunity Employer.			
DATE ENTITY Initials DATE	ENTITY Initials			
Main Street Manager	Fise Marshall			
Planning & Zoring	City Manager			
Landmark Commission  Economic Development	City Council  Commissioner's Court			
	- Commission of a Court			
The City of Corsicaus Economic Development Department 200 North 12th Street, Corsicaus, Texas 75110				

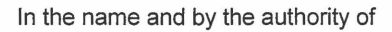
### **VOTE CENTER POLLING LOCATIONS**

LOCATION	ADDRESS	CONTACT
YMCA RHOADES OPTIMIST ROOM	400 OAK LAWN CORSICANA	REGAN HOWZE-903-872-2412
CHURCH OF JESUS CHRIST OF LATTER DAY SAINTS	3800 EMHOUSE RD CORSICANA	TOM HERRIN-903-654-0529
RICE CITY HALL	205 E CALHOUN RICE	TONYA ROBERTS-903-326-7500/CELL 903257-8928
CHATFIELD COMMUNITY CENTER	4808 FM 1603 CHATFIELD	BARBARA McVAY-903-345-2310/KEY IN MAILBOX
MARTIN LUTHER KING CENTER	1114 E 6TH AVE CORSICANA	GEORGE BURRELL-903-874-2821/DANNY 214-971-2437
BEARS DEN	802 S 2ND ST CORSICANA	TINIS MANNING-903-872-4319, 903-641-3468
KERENS ISD ADMIN BLDG	200 BOBCAT LN KERENS	AJ 903-396-1916
MILDRED BAPTIST CHURCH GYM	5502 S HWY 287 CORSICANA	903-874-7928
NAVARRO COLLEGE COOK CENTER	3200 W 7TH AVE CORSICANA	CAROL DAVENPORT 903-874-1211
NAVARRO COUNTY COURTHOUSE ANNEX	601 N 13TH ST CORSICANA	
DAWSON VOL FIRE DEPARTMENT	97 N MAIN ST DAWSON	DARRYL ROGERS 903-879-0577
EUREKA UNITED METHODIST CHURCH	8644 S HWY 287 CORSICANA	PEGGY THOMAS 903-872-5079/903-654-1988
RICHLAND CITY HALL	103 W MAIN ST RICHLAND	SHARON SETTLEMIER 903-362-3707/903-362-1511 BY NOON
WINKLER MASONIC LODGE	9986 FM 416 WINKLER P.O. Box 309 Streetm	CARMON CASHET 903-599-3089/817-253-0541
WESTSIDE BAPTIST CHURCH	1522 N 24TH ST CORSICANA	LARRY TALBERT 903-874-4640/903-654-8188
WESTHILL CHURCH OF CHRIST	3400 W HWY 22 CORSICANA	SAM DILLBECK 903-229-8415
BLOOMING GROVE LIONS DEN	121 S FORDYCE ST BLOOMING GROVE	DARREN 903-695-2271
FROST ISD	208 N WYRICK FROST	DUANE LIMBAUGH 512-787-9829
SILVER CITY VOL FIRE	555 FM 55 CORSICANA	DON WITTEN 903-695-2893/903-695-0673
PURSELY VOL FIRE DEPT	9772 FM 709 S PURSLEY	MARK BURLESON 309-654-4042
NAVARRO COUNTY COURTHOUSE ANNEX EV	601 N 13TH ST CORSICANA	

#14

2125

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# MI

### The State of Texas

### OATH OF OFFICE

I, Frank S swear (or affirm), that I will faith commissioner E	fully execute the duties of the office of
State of Texas, and will to the best of	my ability preserve, protect, and defend the
Constitution and laws of the United St	ates and of this State, so help me God.
	Affiant
SWORN TO and subscribed before DECEMBER, 2015.	Ill and
	Signature of Person Administering Oath
(Seal)	H. M. DAVENDORT, Jr. Printed Name
	MAUATRO Co. Judge Title

Form #2204



## The State of Texas

### OATH OF OFFICE

I,	, do solemnly lly execute the duties of the office of of the
State of Texas, and will to the best of m	y ability preserve, protect, and defend the
Constitution and laws of the United State	es and of this State, so help me God.
	Affiant
SWORN TO and subscribed before DECEMBER , 2015.	me by affiant on this $\frac{15}{2}$ day of
	Signature of Person Administering Oath
(Seal)	Printed Name
	MAVArro Co. Judge Title

Form #2204

### In the name and by the authority of

## The State of Texas

## OATH OF OFFICE

I, Klare, do solemnly swear (or affirm), that I will faithfully execute the duties of the office of the control
State of Texas, and will to the best of my ability preserve, protect, and defend the
Constitution and laws of the United States and of this State, so help me God.
Judy Ligne Afflant
SWORN TO and subscribed before me by affiant on this day of
H. M. Davenport In Printed Name
Title

Form #2204



### **Lenovo Financial Services**

- REVIEW YOUR MASTER LEASE AGREEMENT, MASTER LEASE AGREEMENT SCHEDULE, DELIVERY AND ACCEPTANCE CERTIFICATE AND ACCOMPANYING DOCUMENTS. Please take the time to review all of the enclosed documentation. Contact the Lenovo Financial Services representative listed on the fax cover sheet of this package if any portion of your package is not clear and legible or you do not understand any document or portion thereof.
- 2. SIGN THE ORIGINAL MASTER LEASE AGREEMENT. ALL SIGNATURES MUST BE ORIGINALS. This order will be approved only if an "authorized" corporate officer/employee signs the lease. The officer's/ employee's signature must include his/her title within the company. If a personal guaranty is required, the name of the guarantor who <u>must</u> sign the Personal Guaranty and Guarantor's Acknowledgement section of any Addendum will be typed in the Guarantor's signature section. When a personal guaranty is necessary, it must be signed by the individual indicated in that section for the order to be approved.
- 3. TERMS AND CONDITIONS OF LEASE. Each page of this Master Lease Agreement must be initialed by the person who signs the Master Lease Agreement and each page of a Master Lease Agreement Schedule must be initialed by the person who signs the Schedule. Please review and sign in the designated area.
- 4. ONLY IF Lenovo Financial Services DECIDES, IN ITS SOLE DISCRETION, THAT YOU MAY FAX A COMPLETED AND SIGNED SCHEDULE, PHOTOCOPY SUCH SCHEDULE. You must have a plain paper fax machine or the Schedule must be copied onto plain paper before signing. If you are receiving the Schedule by fax transmission on your desktop computer, you will need a laser printer to print it out legibly.
- RETURN DOCUMENTS. Return all required documents by mail or FEDEX (our account # is: 482200869)

Lenovo Financial Services 10201 Centurion Parkway North, Suite 100 Jacksonville, FL 32256 Attention: Lenovo Team



Print Title

### **Product Schedule to Master Lease Agreement**

This Schedule #1326050 to Master Lease Agreement #1146322 (the "Schedule") contains the terms of your agreement with us. Please read it carefully

and ask us any Lenovo Financi		see mean you, our customer. The words we, us, our and the lessor, mea		
Product	Description			
Quantity	Asset Description	Product Address		
7	LENOVO, INC. / Dean Thedford Office /	601 N. 13TH ST, CORSICANA, TX 75110		
For additional equ	ipment and accessories, attach addendum.			
End of Lease Purchase Option		Lessee NAVARRO, COUNTY OF		
Term (Months) ( Payment Freque	\$466.53 (plus taxes, if applicable)	Lessee Legal Name  Lessee Doing Business As' Name  601 NORTH 13TH STREET, SUITE 6  Billing Street Address  CORSICANA, TX 75110  Billing City, State, Zip		
Lease Payments	s are due in <u>Arrears</u>	Billing Contact Name & Phone No.		
	ditional payments are due on the date you sign this	903-654-3040		
agreement: One-time Documentation Fee Advanced Payment  S75,00 Payable with First Invoice S0,00 due at Lease signing (plus taxes, if applicable)		Lessee Phone Number (if different from above)  1. LEASE OF PRODUCT; FEE: We agree to lease to you and you agree to lea		
	Lease Payment is required in advance, the additional applied at the end of the initial or any renewal term.	from us the Products shown above for the number of months and monthly paymen identified above ("Lease Payment"). You agree to pay the Documentation Fee with your first invoice. This Schedule will commence on the date that any of the		
amount will be applied at the end of the initial or any renewal term.  DATA SECURITY: Some or all of the items of Equipment returned to us at any time may contain sensitive information or data belonging to your organization, or your customer/clients/patients, that is stored, recorded, or in any way contained within or on the Equipment. You specifically agree that before the Equipment is shipped to or retrieved by us or estimagents, or removed by a supplier, you will, at your sole cost and expense, permanently destroy, delete and remove all such imformation and data that is stored, recorded or in any way contained within or on the Equipment, to the extent that further recovery of any of such data and information is not possible. You have the sole responsibility to so destroy, delete, and remove all data and information stored in or on the Equipment. We have absolutely no liability for any data or information that you fail to so destroy, delete, and remove. All hard drives and other data retention components must function as originally installed after data removal.  IMPORTANT INFORMATION ABOUT PROCEDURES FOR OPENING A NEW ACCOUNT: To help the government fight the funding of terrorism and money laundering activities, Federal law requires all financial institutions to obtain, verify, and record information that identifies each person who opens an account. What this means for you: When you open an account, we will ask for (i) if you are a legal entity, your name, address, and other information that will allow us to identify you; (ii) if you are an individual, your name, address, and date of birth. We may also ask to see your driver's license or other identifying documents.		Products are delivered to you ("Inception Date"). Your first Lease Payment is due 30 days from the Acceptance Date, and your remaining Lease Payments shall be due on the same day of each subsequent month until you have paid all the Lease Payments due under the Schedule. Each day between the Inception Date and the Acceptance Date is an "Interim Rent Day". You shall pay us interim rent for each Interim Rent Day at 1/30th of the Lease Payment. You will make all payments required under the Lease at the address set forth in our Lease invoice. You will execute a Delivery and Acceptance Certificate upon receipt of the Products, if we provide one to you, and if not, you expressly agree that you accepted the Products no later than 10 days after it was delivered to you (collectively, the "Acceptance Date") unless you have notified us of your non-acceptance in writing.  2. LESSEE REPRESENTATIONS: By execution of this Schedule, you confirm that (a) no Event of Default exists under the Master Lease as of the date hereof, and (b) the Products will be used for a business purpose, and not for personal, family or household purposes.  3. CELLULAR PHONES: You agree that providing a telephone number to a cellular or other wireless device, you are expressly consenting to receiving communications from us, our affiliates and agents (for non-marketing purposes) at that number, including, but not limited to, prerecorded and artificial voice messages, text messages, and calls from automated telephone dialing systems; these calls may incur fees from your cellular provider; and this consent applies to each telephone number you provide to us now or in the future.  4. FINANCIAL STATEMENTS: You agree to provide us copies of your balance sheet, income statement and other financial reports as we may reasonably request.		
LESSOR:	Lenovo Financial Services 10201 Centurion Parkway N. #100 Jacksonville, FL 32256	Lessee Signature  X  Authorized Signature		
Authorized Signatur	re	Print Signer's Name  X NAVARYO CO. Judge		
Printed Name		Signer's Title		

X 756001092 Federal Tax ID Number

Date Signed



# DELIVERY & ACCEPTANCE CERTIFICATE

By signing this Certificate, you, the Lessee or Obligor identified below, agree:

- A) That all products described in the Lease Agreement or the Product Schedule to Master Lease Agreement or the Installment Payment Agreement identified below ("Products") have been delivered, inspected, installed and are unconditionally and irrevocably accepted by you as satisfactory for all purposes of the Lease Agreement or Product Schedule to Master Lease Agreement or Installment Payment Agreement; and
- B) That we, Lenovo Financial Services, are authorized to purchase the Products and start billing you under the Lease Agreement or Product Schedule to Master Lease Agreement or Installment Payment Agreement.

Lease Agreement or Pro	oduct Schedule or Installmen	t Payment Agreement No. 1326050		
Lessee/Obligor Name: NAVARRO, COUNTY OF				
Authorized Signature				
x				
	Title	Date		

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### THE STATE OF TEXAS NAVARRO COUNTY

This agreement is made and entered into on this the day of <u>Decomber</u> by and between NET Data, with its principal place of business in Sulphur Springs, Texas and Navarro County (hereinafter referred to as "CLIENT"), with its principal place of business in Corsicana, Texas.

This agreement will supersede all previous written and oral agreements between NET Data and CLIENT.

### **DEFINITIONS:**

"Cloud Computing" is the delivery of computing as a service rather than a product, whereby shared resources, software and information are provided to computers and other devices over a network.

The term "Services" in this Agreement shall mean the NET Data Cloud System Service and any related licensed materials such as, but not limited to, manuals, system documentation and written or verbal instructions provided for use in connection ("Documentation") with the Service.

#### RECITALS

Licensor and or its partners has developed certain computer programs and operating manuals, known collectively as

### **NET Data Elections Scanning & Indexing**

### 1. TERM

This Agreement is effective from January 1, 2016 and shall remain in effect for a period of Thirty-Six (36) months from the Effective Date.

#### 2. TERMINATION OF SERVICE

Should either party wish to terminate for a material breach of contract, that party agrees to notify in writing and offer a reasonable opportunity to cure prior to such termination.

Upon termination, NET Data may immediately discontinue the Service and all Documentation provided CLIENT shall be returned to NET Data. CLIENT HEREBY WAIVES CLAIMS FOR DAMAGE ARISING FROM ANY SUCH RIGHTFUL TERMINATION BY NET Data UNDER THIS PROVISION.

### 3. WARRANTY

NET Data warrants that it has the right to market, distribute, support and maintain Services and that Services are warranted to conform to the operating specifications as outlined in the Documentation. CLIENT agrees that its SOLE AND EXCLUSIVE REMEDY for a breach of this Warranty is for NET Data to correct any error, malfunction or defect if the Services warranted hereunder fails to conform to the applicable operating specifications and CLIENT advises NET Data of such failure in writing. If after reasonable attempts, NET Data is unable to correct the error, malfunction, or defect, CLIENT shall be entitled to terminate this Agreement. (For the purpose of this Agreement, the term "error, malfunction or defect" shall mean only significant material deviations from the operating specifications for the Services as set forth in the applicable software documentation issued by NET Data.)

EXCEPT AS SPECIFICALLY PROVIDED IN THIS SECTION, THERE ARE NO WARRANTIES EXPRESSED OR IMPLIED, INCLUDING BUT NOT LIMITED TO, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. CLIENT HEREBY DISCLAIMS ANY RELIANCE ON ANY WARRANTY OR REPRESENTATION NOT EXPRESSLY SET FORTH IN THIS AGREEMENT.

### 4. LIMITATION OF LIABILITY

NEITHER PARTY WILL IN ANY CASE BE LIABLE FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, INDIRECT OR PUNITIVE DAMAGES, OR ANY LOSS OF PROFITS OR REVENUE OR BUSINESS, EVEN IF THE PARTY HAS BEEN ADVISED OF THE POSSIBILITY THEREOF. NOTWITHSTANDING ANY TERM OF THIS AGREEMENT, THE MAXIMUM AGGREGATE LIABILITY OF EITHER PARTY (WHETHER IN CONTRACT, TORT, OR OTHERWISE) FOR DAMAGES OR LOSS HOWSOEVER ARISING OR CAUSED, WHETHER OR NOT ARISING FROM A PARTY'S ACTIONS WILL NOT BE GREATER THAN THE AMOUNT PAID TO NET DATA BY CLIENT. IN NO EVENT WILL NET DATA BE LIABLE FOR ANY DAMAGES CAUSE BY THE CLIENT'S FAILURE TO PERFORM THE CLIENT'S RESPONSIBILITIES.

### 5. SUPPORT

NET Data will provide 5 Hours of on-site application training at times reasonably agreeable to CLIENT. NET Data will provide complete Services support as outlined in the attached CLOUD SERVICES SUPPORT ADDENDUM TERMS AND CONDITIONS, incorporated herein by reference.

#### 6. DATA CONVERSION

No Data conversion services are included in this agreement.

### 7. USER SOFTWARE

Licensee may not modify software. Licensor agrees to modify software as required to:

- a) Correct any errors found in System.
- b) Bring the System into compliance with new legislation.
- c) Provide Licensee with enhancements to System.

#### 8. CLIENT DATA

CLIENT will have full access to their data via the NET Data application software. CLIENT shall not attempt to reverse assemble, reverse compile or reverse engineer the Services or any part thereof, or otherwise attempt to discover any Services source code or underlying proprietary information. The CLIENT shall not attempt to access other areas outside their NET Data application on NET Data's server.

NET Data retains all rights to customizations developed by NET Data to the Service.

CLIENT shall retain ownership in and all rights to CLIENTS data stored in the Services provided by NET Data. As part of the Services provided herein, upon request by CLIENT made within 60 days of the effective date of termination of this Agreement, NET Data shall take commercially reasonable steps to make available to CLIENT a copy of all Client Data, in electronic format. After 60 days, NET Data will have no obligation to maintain or provide any Client Data and shall remove all Client Data in NET Data's possession or control.

### 9. THIRD PARTY APPLICATIONS EXCLUSION

The CLIENT understands and accepts that the NET Data Cloud System Service provided in this agreement is for licensed NET Data applications only.

### 10. CONFIDENTIALITY & PROPRIETARY INFORMATION

Each party acknowledges that it and its employees may acquire information that is proprietary or confidential to the other party. Each party agrees that it shall hold such information in strict confidence and shall not disclose any such information to any third party. "Confidential Information" means all technical and non-technical information including but not limited to: CLIENT Data, Services, Documentation, financial and marketing information, other proprietary information, and information disclosed that should have reasonably been regarded as confidential, regardless of whether such information would be protected under the common law.

CLIENT specifically acknowledges NET Data's statement that the Services and related software are the exclusive property of NET Data, constitutes trade secrets of NET Data, and agrees to protect the Services or any part thereof from unauthorized use or disclosure by its agents, consultants, contracted personnel, employees, CLIENT, or successors. CLIENT agrees to reproduce and include NET Data's proprietary, copyright, and trade secret notice on any copies, in whole or in part, in any form, including partial copies and modifications of Services and Documentation. In the event the License granted hereunder is terminated, the above obligations of CLIENT with respect to protection and security shall not terminate but shall continue for a period of five (5) years following such termination of License.

NET Data and CLIENT further agree that, except as expressly authorized in writing in advance by the other party, neither of them will copy or disclose Confidential Information to any third party.

### 11. ACCESS TO SERVICES

CLIENT agrees that access to services is intended for Client's employees only and that access by any third party is strictly prohibited without the prior written consent of NET Data.

### 12 GENERAL

Licensee acknowledges that System, and all portions or aspects thereof, expressly including all ideas and expression of System are confidential and proprietary information. Licensee agrees that it will not provide or make available to third parties the System or any part thereof, including use of System, any physical embodiment of System or any materials supplied by Licensor in connection with System. As hereinafter provided, Licensee shall take all steps necessary to protect the confidentiality of System and the proprietary rights of Licensor.

Neither CLIENT nor NET Data is responsible for failure to fulfill their respective obligations under this Agreement due to causes beyond their control. This Agreement shall be governed by the laws of the State of Texas both as to interpretation and performance. It is understood and agreed by the parties hereto that if any part, term, or provision of this Agreement is by the courts held to be illegal or in conflict with any law of the state where made, the validity of the remaining portions or provisions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if the Agreement did not contain the particular part, term or provision held to be invalid.

### 13. CONSIDERATION

The price of NET Data's CLOUD SYSTEM SERVICE shall be a ONE TIME CHARGE of \$4,000 and an annual charge of \$11,000 for 3 years. See attached for details.

### 14. VENUE.

Licensee expressly acknowledges that in the event any legal action is brought involving any circumstances arising out of the contractual relationship created by this agreement, such litigation must be brought in Navarro County.

NET Data	CLIENT
	166 (
Ву:	By:
NET Data President – NET Data	Navarro County

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### NET Data HOSTING SERVICE LEVEL AGREEMENT TERMS AND CONDITIONS

The purpose of this Service Level Agreement ("SLA") is to define service levels and operational specifications that NET Data will provide to Client. "Critical Hours" means 8:00 a.m. to 5:00 p.m. CST five days per week.

#### SERVICE LEVELS

#### 1. Hosting Obligations.

NET Data shall provide the following:

- Operate the Services on a server owned or leased and maintained by or on behalf of NET Data;
- Allow access to the Services over a secured connection and provide secure and confidential storage of all information transmitted to and from the Services;
- Maintain a back-up server, at a geographically different site from where the server is located, for data recovery in the event of disaster;
- Review security notifications and alerts relevant to the hosting platform, and apply as appropriate to maintain the highest level of defense customary in the industry for company's dealing with like data; and
- NET Data shall provide adequate firewall protection as is customary in the industry for company's dealing
  with like data in order to secure Client Data and other Confidential Information of CLIENT and users of
  the Services from unauthorized access by third parties.

### 2. System Availability.

NET Data shall use reasonable best efforts to maintain the following system availability:

- For any consecutive thirty (30) day period, the system within scope will be fully operational, available, and capable of supporting CLIENT's workload at a 99.5% availability level except for Scheduled Service Outages as specified.
- "Scheduled Service Outages" shall be performed during the hours of 5:00 p.m. to 8:00 a.m. Central as necessary for upgrades, maintenance, or for any other agreed upon purpose.
- System is "available" when the servers are operational and capable of serving Users, independent of any CLIENT's network links outside our control.

#### 3. Exclusions

NET Data is not to be held responsible for any Service or system failures during any period of time in which any of the following "Exclusions" exist:

- CLIENT Resource Problems there are problems resulting from CLIENT resources not under NET Data management.
- Failure of any hardware not under NET Data's management (customer PC's, portage boxes, etc.)
- Scheduled Maintenance Scheduled maintenance windows and other agreed upon periods of time that are necessary for repairs or maintenance.
- Network Changes Changes made by CLIENT to the networking environment that were not communicated to or approved by NET Data.
- Force Majeure Problems resulting from a Force Majeure Event.
- Agreed Temporary Exclusions Any temporary exclusions requested by NET Data and approved by CLIENT to implement changes in applications, environments, conversions or system software.
- CLIENT Actions Problems resulting from actions or inactions of CLIENT contrary to the NET Data's reasonable recommendations.
- CLIENT Responsibilities Problems resulting from any failure by CLIENT to fulfill its responsibilities or obligations.
- Internet Connectivity Loss Loss of Internet connectivity to CLIENT site for any reason.
- Third-Party Software Any loss of Service or system availability due to malfunctions or errors related to any third-party software in use by the CLIENT.

### **ATTACHMENT**



Cost Summary: Navarro County

Elections Office Scanning & Indexing



August 19, 2015

### **Cost Summary**

•	Installation and Setup-Elections Office Indexing	\$ 1,500
•	Onsite Training (5 hours)	\$ 500
•	RH-1000 Encryption Hardware	\$ 2,000
	Total Initial Setup Cost:	\$ 4,000

Annual Software Maintenance & Support, Data/Image Storage/Backup \*

Real Vision Imaging & Indexing-Elections

\$ 11,000/yr\*

There will be no other costs or charges assessed by NET Data without the express written consent of CLIENT. \*Billing to begin after installation.

All pricing and costs included are valid for 60 days from proposal date unless extended in writing by NET Data.





### December 14, 2015

TO: Commissioners Court Navarro County, Texas

# SOLE SOURCE ACQUISITION JUSTICE OF THE PEACE MANAGEMENT SYSTEM LICENSE, MAINTENANCE AND SUPPORT FROM INTECH WORLDWIDE, LP

I certify that the purchase of Justice of the Peace Management System License, Maintenance and Support for Navarro County constitutes a sole source procurement, and is only available through Intech Worldwide, LP. I, therefore, find that this is a sole source purchase pursuant to Local Government Code 262.024 (a) (7) (A) and is exempt from competitive bidding.

This statement is submitted pursuant to Local Government Code 262.024 and is to be entered into the Commissioners Court minutes.

Brittney T. Simon Navarro County Auditor

APPROVED() DISAPPROVED()

BY COMMISSIONERS COURT ON

H.M Daverport, Jr., County Judge

### ORDER EXEMPTING

# PURCHASE OF JUSTICE OF THE PEACE MANAGEMENT SYSTEM LICENSE, MAINTENANCE AND SUPPORT FROM INTECH WORLDWIDE, LP FROM REQUIREMENTS OF THE COUNTY PURCHASING ACT

WHEREAS, Section 262.023 of the Texas Local Government Code requires the Commissioners Court to comply with competitive bidding procedures for purchase of one or more items under a contract that will require an expenditure exceeding \$50,000; and

WHEREAS, Section 262.024(a)(7)(A) of the Texas Local Government Code authorizes the Commissioners Court to grant an exemption for "an item that can be obtained from only one source"; and

WHEREAS, the County Auditor has presented the Commissioners Court with a signed statement as to the existence of only one source for such software licensing, support and maintenance and this statement has been entered into the Commissioners Court minutes; and

WHEREAS, based on the evidence presented, the Commissioners Court of Navarro County, Texas finds that there is only one source available for the purchase of the Justice of the Peace Management System License, Maintenance and Support for Navarro County.

NOW, THEREFORE, the Commissioners Court of Navarro County, Texas hereby orders that the purchase of Justice of the Peace Management System License, Maintenance and Support from Intech Worldwide, LP is exempt from the requirements of the County Purchasing Act because it is a contract for the purchase of items that can be obtained from only one source.

Signed and entered this 14th day of DECEMBER, 2015.

H.M Davenport, Jr., County Judge

Navarro County, Texas

Jason Grant

Commissioner, Precinct 1

Dick Martin

Commissioner, Precinct 2

David (Butch) Warren

Commissioner, Precinct 3

James Olsen

Commissioner, Precinct 4



### **Navarro County Sole Source Services**

### Problem Statement

A Case Management System (CMS) should incorporate all available technologies in order to streamline court processes, increase accuracy, and enable timely compliance. At the same time we understand that county resources are scarce so the system must utilize personnel in place and be a stable budget item with no additional 'surprise' charges.

Initially, tickets issued by the Texas Department of Public Safety (DPS) were printed from the Highway Patrol in-car ticketing system and hand carried to the JP office for manual entry into the CMS. There was always the possibility of data entry errors or the wrong violation being selected. In addition, tickets were sometimes delayed by the officer and may not have included a complaint.

In August 2008, Intech Worldwide, LP (Intech) was contacted by the Navarro County Justice of the Peace Courts (NCJP) to discuss the possibility of developing an interface between DPS and the JP courts to electronically submit ticket data directly to the JP Courts. There was no such interface available in the State of Texas.

### Why Choose Intech

The Intech team members have skills that include law enforcement experience, computer system analysis and design, technology implementations, evaluating and establishing operational procedures, and system reconciliations with audit trails. Implementations are not cookie-cutter but are developed based on the needs of our customers.

Intech's core business is the development of public safety software solutions. All these solutions integrate the most current technologies into shared systems and systems that move data to third parties. Intech has experience with the US Federal Government as a sole source provider of integration and data-sharing services. Multiple countries and international agencies were integrated into one system with shared data standards. Due to the unique way Intech provides its services combined with copyrighted software solutions and interfaces, the high-tech solution delivery was a sole source.

In 2010 and 2011, Intech conducted a business process flow study of the NCJP offices and incorporated the findings into the final design of their CMS solution with improvement in everyday workflow. No other vendor has done this or offered to do it.

The design of the Intech master file system as well as its third-party integrations and method of delivery is unique to any case management system. This design also includes seamless integration with other county offices utilizing a pointer system that identifies the location of specific data. Other CMS vendors may say their systems communicate with other county offices, however, if a case is moved from the JP court to the District Court, the process involves manual data entry in other vendor systems, while the process is electronic in the Intech system.

In addition to working with the most current technology, Intech has established relationships with DPS, Highway Patrol, DPS Enforcement & Compliance, Office of Court Administration, OmniBase, CJIS Field Support, various third-party collection agencies and credit card solutions. Several design meetings were conducted to develop all the initial interfaces, and by maintaining these relationships we stay current with integration or third-party reporting updates.

### Solution

Intech contacted DPS with respect to the ticket interface project and was tasked to be the only vendor to work with DPS on its development. Intech worked directly with the state for months and assisted with the Extensible Markup Language (XML) development and the determination of what data would be shared with the JP courts.

Once the ticket interface was completed, Intech was asked to integrate it into the NCJP CMS. The interface was written in XML and developed following the federal government National Information Exchange Model (NIEM) standards. Intech attempted to implement the interface with the NCJP software at the time but due to the system using outdated technology and not following the NIEM data standards, it was not possible to implement a proper interface.

Because the ticket integration was important to the Judges, Intech was asked to utilize its existing public safety solutions and incorporate the tasks specific to the operations of the courts. Included in this request was to upgrade the system with automatic integration with DPS tickets, OmniBase and LGB&S. These processes were to be scheduled with updates to occur daily.

This technology solution offered by Intech is delivered as a service and includes all updates and upgrades. Once the system is implemented, there are no additional costs for new features or law changes, and thus no surprises. The service includes numerous Intech copyrighted interfaces, utilizing the latest technologies including XML, NIEM data standards, and Structured Query Language (SQL) for database management. Also included is the copyrighted six month business flow process, design study and technology design of the JP Courts. There is no other company active in Texas that combines all of these features into a high-tech software as a service solution.

### Summary

Because of the extensive knowledge of Intech with public safety database development and data integrations, we were contacted to discuss a possible integration with DPS. At the initial meeting with the NCJP Judges, there was no ticket interface available to move the DPS ticket data from the car to the court. Intech was then selected by the state to be the only vendor to work with DPS to design an interface to electronically file traffic tickets with the court.

During the implementation of the interface it was discovered that the CMS in place was utilizing antiquated technology with no data standards. To substantiate the viability of incorporating the new interface into the CMS, Intech undertook a business process flow study which determined it was not feasible. We updated the courts with our findings and were asked to develop a system with currently available technology that could utilized the integration piece developed.

Intech with its established relationships in Texas with DPS, Highway Patrol, DPS Enforcement & Compliance, Office of Court Administration, OmniBase, CJIS Field Support, various third party collection agencies and credit card solutions brought a unique opportunity to the courts. The intellectual property of Intech allows for integrations with any agency or entity the courts wish to share data. The DPS component was complete but Intech had the analytical, technical and public safety skills to ensure a successful implementation of any future integrations.

Intech proposed a solution to the NCJP Judges to implement a CMS system with the DPS integration, along with an integration with LGB&S and OmniBase. All three of these integrations were done for the first time with the third parties. At the time, there was no other CMS solutions available to satisfy the minimum requirements of the project. Based on the uniqueness of the solution, the knowledge and readiness of the implementation team, and similarities to the Federal Government sole source qualification, Intech was identified by the Auditor's Office as a sole source vendor.

Intech's customer-centric approach is also unique in its delivery. The CMS solution is offered as a service. NO software was purchased. Prior to implementation, NCJP had paid for outdated software and hardware with only an annual maintenance agreement. No additional services, integration, updates or upgrades were included in the annual fee. Intech, on the other hand, includes for no additional fee, upgrades, updates for law changes or technology upgrades, and integrations.



Dated: May 09, 2011

## P. O. Box 11771

Spring, TX 77391

This Agreement is entered into between Intech Worldwide, LP, a Texas Limited Partnership (hereinafter called "INTECH") and Navarro County (hereinafter called "NC") with respect to services provided to the Navarro County Justice of the Peace Courts (hereinafter called "NCJP")

NCJP#:

684048004

NC Address:

312 West 2<sup>nd</sup> Ave. Corsicana, TX 75110

This Agreement consists of the following attachments (check and initial)

Check		NC Initial
<u>x</u>	_ SERVICES AGREEMENT	July.

This Agreement is effective as of the last date on which both parties hereto have executed this Agreement below.

Intech Worldwide, LP		Navarro County		
Ву: ⊆	Dh.L	By: Allhantarte		
Name:	John K. Rich	Name: H.M. DAVENPORT, Ur.		
Title:	President	Title: County Judgo.		
Date:	10 May 2011	Date 5-12-11		

#### PRODUCT AND SERVICES AGREEMENT

### 1. **DEFINITIONS**

- 1.1 <u>Services</u>. INTECH will provide NCJP with use of the software set forth in Exhibit A and the support services set forth in this Agreement (collectively, the "Services"), solely for the purpose of locally hosting the NCJP's subscription to the Intech Worldwide Court Management Software (the "IWWCMS™").
  - 1.1.1. All other hardware and software, as defined in the IWWCMS™ system requirements, shall be the responsibility of the NC.
  - 1.1.2. INTECH reserves the right to modify any Service from time to time; provided that NCJP may terminate a Service without penalty in the 30 days following written notice from INTECH of the implementation of any change to a Service that, in NCJP's sole discretion, has a material adverse effect on the functionality of that Service and INTECH fails to correct the adverse effect in the 30 days following NCJP's written notification to INTECH of such effect. INTECH, its affiliates or subcontractors may perform some or all of INTECH's duties and/or obligations hereunder. The right to modify services does not include the right to increase payments made by NC to Intech pursuant to this agreement.
  - 1.1.3. NC shall install and maintain the client server portion of the IWWCMS™ solution and all additional client software as defined in the specifications listed by INTECH on the NCJP authorized workstations.
  - 1.2 Site. "Site" shall mean the NCJP location of the IWWCMS Solution.
  - 1.3 <u>Software.</u> "Software" shall mean, in object code form only, as more fully described on <u>Exhibit</u>

### 2. SOFTWARE AS A SERVICE AGREEMENT

- 2.1 <u>Scope of Agreement</u>: Subject to the provisions contained herewith, INTECH grants to NCJP a non-exclusive, non-transferable right to use the IWWCMS™ solution installed onsite, technical support, updates and upgrades.
- 2.2. <u>Term of Agreement:</u> The term of this Agreement Is for one year, commencing upon delivery of the IWWCMS™ solution to NCJP and it being operational. The Agreement will automatically renew for successive one year periods unless NC sends the notice described below. INTECH will invoice NC for renewal of the Agreement unless NCJP has provided INTECH with notice of its intent not to renew. If NCJP elects not to renew such Agreement, notification of its election shall be made not less than thirty (30) days prior to the renewal date. Otherwise, NC agrees to pay such charges within thirty (30) days from receipt of invoice from INTECH. In the event INTECH elects to increase prices for the years after the first year, INTECH shall provide NCJP with written notice of any intended price increase at least 60 days prior to the end of the term so the parties can negotiate prior to the time NC has to notify INTECH of its intent to terminate the Agreement. If the parties cannot agree on a price increase, this Agreement will terminate and be of no further force and effect.
- 2.3. <u>Title to Software and Data:</u> All title and ownership rights, including all applicable rights to copyrights, trademarks, patents and trade secrets in IWWCMS™, shall remain with Intech Technology Solutions Corporation (IT). All data created or transmitted and stored on the NC server shall at all times be owned by NC.
- 2.4. Confidentiality of Software: NC agrees to maintain the confidential nature of the IWWCMS™ solution provided for its use under this Agreement. NC agrees that it will not, during or after the terms of this Agreement, permit the disclosure of the Software or its Documentation to any person other than a regular employee or contractor of the NC, unless such disclosure is specifically authorized in writing by INTECH in advance of any such disclosure. This confidentiality/non-disclosure provision shall be made known by NC to its regular employees and contractors, who shall also be bound by these terms and conditions.

INTECH MC MC

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- 2.5. Prohibition on Copying Software and Documentation: NC will not, and will not permit others to: (a) make copies of the Software or Documentation, except that one copy of the Software may be made for backup and archival purposes only; (b) remove, obscure or alter any notice of patent, copyright, trade secret or other proprietary rights notice on or in the Software; (c) modify, decompile, disassemble or reverse engineer the Software, (d) use any authoring tool in the Software for any purpose other than use of the Software, (e) sublicense, distribute, rent, lease or otherwise transfer the Software or any Software accessible to end-users or others by broadcast or transmission in any form whatsoever, including without limitation, broadcast or transmission by telephone, cable, satellite or interactive television. NC agrees to promptly inform INTECH, in writing of any unauthorized use or distribution of Software or Documentation that comes to its attention and use its best efforts to terminate such unauthorized use or distribution.
- 2.8. <u>Use of Software:</u> NC shall use the Software only on its Hardware (or on compatible replacement), and only to process its own data. It shall not use the software to perform services for hire. Any additional entities would have to enter into an Agreement with INTECH for appropriate Services.
- 2.7. <u>Disposal of Software and Documentation at Termination</u>: Upon the cancellation or other termination of this service, NCJP shall: (a) return all Software and Documentation; and (b) forward written notice to INTECH that all Software and Documentation have been destroyed or deleted from any computer libraries or storage devices and are no longer in use by NCJP.
- 2.8. <u>Assignment:</u> This Agreement may not be assigned or transferred without advanced written consent from INTECH.
- 2.9. <u>WARRANTY:</u> EXCEPT AS SET FORTH BELOW, INTECH MAKES NO WARRANTY OF ANY KIND, WHETHER EXPRESSED OR IMPLIED, FOR THE SERVICES IT IS PROVIDING, AND DISCLAIMS ANY WARRANTY OF MERCHANTABLILITY OR FITNESS FOR A PARTICULAR PURPOSE. INTECH exercises no control over and accepts no responsibility for the content of the information passing through the Services. INTECH specifically denies any responsibility for the accuracy or quality of information obtained through the Services. Use of any information obtained via the Services is at NCJP's own risk. In no event shall INTECH become liable to NC or any other party for any special or consequential damages or any other loss, including time, money, or goodwill arising from the use, operation, or modification of the software by the NC.
- 2.10 Proprietary Nature of the Software and Documentation: NC shall acquire no ownership rights or title to the Software or Documentation. NC will not, and will not permit others to violate Section 2.5. NC agrees to promptly inform INTECH, in writing, of any unauthorized use or distribution of Software or Documentation that comes to its attention and use its best efforts to terminate such unauthorized use or distribution.
- 2.11 <u>Trademarks</u>: NC hereby recognizes and concedes for all purposes that any copyrights, trademarks, trade names, or identifying slogans affixed to, relating to, or contained in the Software furnished to NCJP by INTECH, or any accompanying labels, containers and cartons, whether or not registered, constitute the exclusive property of IT or its licensers. Upon termination of this Agreement in any manner provided herein, NCJP will cease and desist from using all IT copyrights, trademarks, trade names, or identifying slogans, and furthermore, NCJP will at no time adopt for use, without INTECH's prior written consent, any word or mark which is similar to or likely to be confused with said identifying marks.

### 3. SERVICE AND PAYMENT

- 3.1 <u>Service:</u> INTECH agrees to provide to the NCJP the Services listed on <u>Exhibit A</u> and NC agrees to purchase such Services.
- 3.2 <u>Payment:</u> NC agrees to pay the amounts set forth on <u>Exhibit A</u> in U.S. Dollars free of any withholding tax, liens and fees. Payments for the Services shall be made in advance upon execution of this Agreement, and be in the form of a check, wire or ACH.
- 3.3 Amendment of Exhibit A: The parties may from time to time, by mutual agreement, amend Exhibit A to add additional products and services for use at a specified site to be covered by the terms of this Agreement and also add additional Sites at which specified Software may be installed and used by NCJP. These changes will be agreed upon in writing and signed by both parties.

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### 4. SOFTWARE WARRANTY AND SUPPORT

- 4.1 <u>Warranty on Software:</u> If NC's hardware along with the manufacturer's standard operating system is included on INTECH's list of supported environments or compatible with supported environments, INTECH warrants that the IWWCMS™ programs will run to specifications on NC's system. If the IWWCMS™ programs do not run on NC's system, INTECH will refund the Agreement price of such Services. The remedy for breach of the warranty shall be limited to a refund of the Agreement price paid for that year and shall not cover any other damages, including, but not limited to loss of profit, incidental, or consequential damages or other similar claims.
- 4.2 <u>Software Support:</u> INTECH will provide both telephone and on-line support to NCJP only with respect to access and availability of the IWWCMS™ solution maintained by INTECH pursuant to this Agreement. This support will include solutions to general INTECH software issues, programming problems, re-indexing, corrupted data file clean-up and utilization of INTECH provided forms and reports. Support does not cover operating system issues. INTECH will work with NCJP's operating system support provider to determine the best solution in these situations. Telephone support is available between 8:00 AM and 5:00 PM CST, Monday through Friday excluding Federal holidays and will be included as part of this Agreement for the first 6 month warranty period. On the first day following this 6 month warranty period NCJP shall receive, as a part of the annual payment, up to the maximum time usage of 10 hours of support assistance per month and agrees to pay \$250/hour for support over 10 hours. There will be no charge if the need for support is caused by an INTECH programming error. Notification of defects in workmanship or materials must be made to INTECH in writing at the address and phone number listed or via e-mail.
- 4.3 <u>Supported Environments</u>: Visual DataFlex. Operating systems and networks: Windows Server 2003 and Server 2008 or higher, Windows NT, Vista and 7 or higher.

### 5. <u>INDEMNIFICATION</u>

INTECH agrees to indemnify, hold harmless, and defend NC from and against any and all damages, costs and expenses, including reasonable attorney's fees, incurred in connection with any claim by any third party that the portions of the Software developed and owned by INTECH infringe upon any U.S. copyright, patent or trade secret of such third party; provided that INTECH is notified in writing within thirty (30) days from the date NC knew of such claim and further provided that INTECH has sole control over its defense or settlement, and NC provides reasonable assistance at the expense of INTECH in the defense of the same. Following written notification of an infringement claim, INTECH may, at its expense, and in its sole and absolute discretion (but without obligations to do so) either (I) procure for NCJP the right to continue to use the alleged infringing portion of the Software or (ii) replace or modify the Software to make it non-infringing or (iii) terminate the license to the Software hereunder without any further obligation to NC and refund to NC the unused prorated value of the infringing portion of the Software as determined by INTECH in its sole discretion. Notwithstanding anything contained herein to the contrary, INTECH shall have no liability for any infringement claim based on (a) NC's use of the Software in combination with any non-INTECH supplied software or equipment, if such infringement claim would have been avoided but for such use in combination; (b) NC's alteration of the Software; or (c) NC's use of a superseded release of the Software if the infringement would have been avoided by the use of a New Release of the Software that INTECH provides to NCJP.

### 6. <u>INSTALLATION AND TRAINING</u>

This Agreement includes a non-exclusive right to access the !WWCMS™ and is not to be considered a licensing agreement. To provide ease of use and data security the Software is installed locally on the designated NCJP computers. If NCJP elects to obtain training from !NTECH, such services shall be provided in accordance with !NTECH's then current terms and conditions with respect thereto. NCJP agrees that it will provide furniture, permanently installed network wiring and or wireless networking. Computer Hardware with compatible operating system installed and operational

### EXPORT TARIFF'S, FEES, AND TAXES

If NCJP is not exempt under applicable law from tariffs, fees and taxes, INTECH will have the right, at any time during any term of this Agreement, to pass through and invoice to NC any new or increased fees, assessments, taxes or other charges imposed on, or required to be collected by INTECH or its

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subcontractors or agents and which are assessed by any governmental agency. NC will provide INTECH with a duly authorized exemption certificate at the time this Agreement is executed.

#### 8. GENERAL

- 8.1 Governing Law: This Agreement shall be construed in accordance with, and its performance governed by, the Laws of the state of Texas. With respect to matters related to Confidentiality of Software and Prohibition on Copying Software and Documentation, if issues arise which are not covered by the Laws of Texas then those issues should be construed according to the United States Federal Laws.
- 8.2 <u>Injunctive Relief:</u> It is understood and agreed that, notwithstanding any other provisions of this Agreement, breach of the Confidentiality provisions of this Agreement by NC will cause INTECH irreparable damage for which recovery of money damages would be inadequate, and therefore, that INTECH shall be entitled to obtain timely injunctive relief, in addition to all other remedies available to INTECH, to protect INTECH's rights under this Agreement.
- 8.3 Assignment: This Agreement and any interest herein may not be assigned or transferred, in whole or in part, by either party without the prior written consent of the other party, and any assignment or transfer without such consent shall be null and void; provided, however, that INTECH shall be entitled to assign this Agreement to any corporation controlling, controlled by, or under common control with INTECH. In addition, INTECH may assign its right to payment under this Agreement or grant a security interest in this Agreement or such payment to any third party.
- 8.4 <u>Severability:</u> If any provision of this Agreement is held invalid or unenforceable, the remainder of this Agreement shall nevertheless remain in full force and effect. If any provision is held invalid or unenforceable with respect to particular circumstances, it shall nevertheless remain in full force and effect in all other circumstances.
- 8.5 Force Majeure: Neither party shall be deemed to be in default of any provision of this Agreement or be liable for any delay or failure in performance, any loss or damage suffered by the other party, directly or indirectly, as a result of the first party's failure to perform, or delay in performing, any of its obligations contained in this Agreement (except any obligations to make payments hereunder), due to Force Majeure, which shall include without limitation acts of God, fire, flood, storm or other natural disaster, explosion, accident, war, riot, civil disorder, governmental regulations or restrictions of any kind.
- 8.6 <u>Entire Agreement:</u> This Agreement constitutes the entire Agreement between the parties and supersedes any other Agreements, whether oral or in writing, and there are no understandings, representations or warranties of any kind, express, implied or otherwise, not expressly set forth herein.
- 8.7 <u>Non-waivers and Modification:</u> Waiver by either party of any default or breach of any provision of this Agreement by the other party shall not be construed as a waiver of any subsequent default or breach. No extension of time for payment or other accommodation granted to a party shall operate as a waiver of any of its rights under this Agreement. No provision of this Agreement may be modified by a party without the prior written consent of the other party.
- 8.8 Limitation of Liability: IN NO EVENT SHALL INTECH OR ITS EMPLOYEES, AGENTS, SUPPLIERS OR CONTRACTORS BE LIABLE FOR ANY INCIDENTAL, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR IN CONNECTION WITH INTECH'S OBLIGATIONS UNDER THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, LOSS OF USE, INCOME OR PROFIT, OR LOSSES SUSTAINED AS THE RESULT OF INJURY (INCLUDING DEATH) TO ANY PERSON OR TO DELIVER OR DELAY IN DELIVERING ANY ITEM UNDER THIS AGREEMENT, EVEN IF INTECH OR A INTECH AUTHORIZED REPRESENTATIVE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL LIABILITY OF INTECH FOR DAMAGES WITH RESPECT TO ANY ITEM LICENSED OR SOLD HEREUNDER EXCEED THE AMOUNTS ACTUALLY PAID BY NC UNDER THIS AGREEMENT FOR SUCH ITEM.
- 8.9 <u>Intentional Risk Allocation:</u> INTECH and NC each acknowledge that the provisions of this Agreement were negotiated and voluntarily agreed upon. The warranty disclaimers and limitations in this Agreement are intended to limit the circumstances of liability. The limitations of liability are intended to limit

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the forms of relief available to the parties. The provisions of Section 8.8 and 8.9 shall be enforceable independent of and severable from any other enforceable or unenforceable provision of this Agreement.

- 8.10 Confidentiality: NC may disclose to third parties that it has concluded an Agreement with INTECH for provision of INTECH supplied Services. Subject to NC's obligations to respond to requests for information under state and federal law, NC shall not, and shall not permit any of its agents, attorneys, employees or advisors to disclose any Confidential Information received from the disclosing party or otherwise discovered by the receiving party during the term of this Agreement, including, but not limited to, the pricing and terms of the Agreement, and any information relating to the disclosing party's technology, business affairs, marketing or sales plans, and any non-public information regarding the performance of the Services (collectively the "Confidential Information"). The parties shall use Confidential Information only for the purpose of this Agreement and shall only disclose Confidential Information to affiliates, employees, subcontractors or advisors under a similar obligation of confidentiality. The forgoing restrictions on use and disclosure of Confidential Information do not apply to information that: (i) is in the possession of the receiving party at the time of its disclosure and is not otherwise subject to obligations of confidentiality: (II) is, or becomes publically known, through no wrongful act or omission of the receiving party; (iii) is received without restriction from a third party free to disclose it without obligation to the disclosing party; (iv) is developed independently by the receiving party without reference to the Confidential Information, or (v) is required to be disclosed by law, regulation, or court or governmental order, however, the party subject to such law, regulation or court or governmental order shall use reasonable efforts to minimize such disclosure and shall notify the other party contemporaneously of such disclosure. To the extent INTECH or its agents or employees acquire information in connection with providing services under this Agreement which is confidential by state or federal law. INTECH agrees to maintain the confidentiality of such information and not disclose to anyone except as may be required by law.
- 8.11 <u>Audit of Software:</u> INTECH reserves the right to audit NCJP's Site during the term of the Agreement for compliance with the provisions of this Agreement and any attachments to the Agreement, provided that such audits shall be conducted during normal business hours and in such a manner as not to interfere unreasonably with the business operations of NCJP.
  - 8.12 <u>Counterparts:</u> This Agreement may be executed in counterparts.
- 8.13 <u>Survival:</u> The provisions of Sections 2, 4, 5, and 8 shall survive termination of this Agreement.
- 8.14 <u>Cumulation of Remedies:</u> All remedies available to either party for breach of this Agreement are cumulative and may be exercised concurrently or separately, and the exercise of any one remedy shall not be deemed an election of such remedy to the exclusion of other remedies.
- 8.15 Notices and Changes: Any notice or other communication hereunder shall be in writing and sent to the principal address of the party set forth at the beginning of this Agreement. No change to any provision hereof (including any Exhibit hereto) shall be effective unless stated in writing and signed by both parties hereto.
- 8.16 <u>Interpretation:</u> The section headings of this Agreement are for convenience of reference only, and shall not be construed to alter or affect the meaning of any provision hereof.
- 8.17 <u>Continuing Obligations:</u> The obligations of the NC under Section 2.4 (Confidentiality of Software), 2.5 (Prohibition on Copying Software and Documentation), and 2.7 (Disposal of Software and Documentation at Termination) shall survive termination under this Agreement. Should contract be terminated so shall the contract for support services.
- 8.18 <u>Third Party Escrow</u>: The software source code will be placed in a third party escrow account with INTECH's attorney in Accordance to the Third Party Escrow Agreement.

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### Service Agreement Costs

### **EXHIBIT A**

Onetime Costs - SL 1	DPS Ticket Data Interface & Ticket Docketing	
Installation & Configuration	Dockstrig	\$ 3,790.00
Training		\$ 7,580.00
	Subtotal	\$11,370.00
Onetime Costs - SL 2	Juvenile Docketing	
Installation & Configuration	All Charles C. M. California Committee and Charles Stefan Committee Committe	\$1,895.00
Training		\$3,790.00
-	Subtotal	\$5,685.00
Onetime Costs - SL 3	Civil & Non-Traffic Misdemeanor Docketing	
Installation & Configuration		\$1,895.00
Training		\$3,790.00
	Subtotal	\$5,685.00
Onetime Costs - SL 4	Other Magistrate Duties Docketing	
Installation & Configuration		\$1,895.00
Training		\$3,790.00
_	Subtotal	\$5,685.00
Onetime Costs - SL 5	Other Agency Interfaces	
To Be Determined		n/a
	Total Onetime Costs	\$28,425.00
Onetime Costs Other	Data Conversion Current System	
Estimate Only		\$10,000.00
10000 200 = 1 -12	Subtotal	\$10,000.00
	Total Other Costs	\$10,000.00
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Annual Services Agreement		\$40,800.00
One Year Subscription		\$40,800.00
	Total Annual Costs	\$40,800.00

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### December 14, 2015

TO: Commissioners Court Navarro County, Texas

SOLE SOURCE ACQUISITION DISTRICT COURT MANAGEMENT SYSTEM LICENSE, MAINTENANCE AND SUPPORT FROM INTECH WORLDWIDE, LP

I certify that the purchase of District Court Management System License, Maintenance and Support for Navarro County constitutes a sole source procurement, and is only available through Intech Worldwide, LP. I, therefore, find that this is a sole source purchase pursuant to Local Government Code 262.024 (a) (7) (A) and is exempt from competitive bidding.

This statement is submitted pursuant to Local Government Code 262.024 and is to be entered into the Commissioners Court minutes.

Brittney T. Simon Navarro County Auditor

APPROVED (V)

DISAPPROVED ( )

BY COMMISSIONERS COURT ON

(DATE)

H.M Davenport, Jr., County Judge

### ORDER EXEMPTING

### PURCHASE OF DISTRICT COURT MANAGEMENT SYSTEM LICENSE, MAINTENANCE AND SUPPORT FROM INTECH WORLDWIDE, LP FROM REQUIREMENTS OF THE COUNTY PURCHASING ACT

WHEREAS, Section 262.023 of the Texas Local Government Code requires the Commissioners Court to comply with competitive bidding procedures for purchase of one or more items under a contract that will require an expenditure exceeding \$50,000; and

WHEREAS, Section 262.024(a)(7)(A) of the Texas Local Government Code authorizes the Commissioners Court to grant an exemption for "an item that can be obtained from only one source"; and

WHEREAS, the County Auditor has presented the Commissioners Court with a signed statement as to the existence of only one source for such software licensing, support and maintenance and this statement has been entered into the Commissioners Court minutes; and

WHEREAS, based on the evidence presented, the Commissioners Court of Navarro County, Texas finds that there is only one source available for the purchase of the District Court Management System License, Maintenance and Support for Navarro County.

NOW, THEREFORE, the Commissioners Court of Navarro County, Texas hereby orders that the purchase of District Court Management System License, Maintenance and Support from Intech Worldwide, LP is exempt from the requirements of the County Purchasing Act because it is a contract for the purchase of items that can be obtained from only one source.

Signed and entered this 14th day of DECEMBER, 2015.

H.M Davenport, Jr., County Judge Navarro County, Texas

Jason Grant

Commissioner, Precinct 1

Dick Martin

Commissioner, Precinct 2

David (Butch) Warren

Commissioner, Precinct 3

James Olsen

Commissioner, Precinct 4

NC Initial





Dated: January 14, 2013

### Intech Worldwide, LP P. O. Box 11771 Spring, TX 77391

This Agreement is entered into between Intech Worldwide, LP, a Texas Limited Partnership (hereinafter called "INTECH") and Navarro County (hereinafter called "NC") with respect to services provided to the Navarro County District Clerk's Office (hereinafter called "NCDC")

NCDC #:

684048005

NC Address:

300 West 3rd Avenue

Suite 201

Corsicana, TX 75110

This Agreement consists of the following attachments (check and initial)

<u> </u>	_ SERVICES AGREEMENT	

This Agreement is effective as of the last date on which both parties hereto have executed this Agreement below.

Intech Worldwid Navarro Cou By: By: John K. Rich Name: Name: President Title: Date

Date: 14 January 2013

Check

#### PRODUCT AND SERVICES AGREEMENT

#### 1. **DEFINITIONS**

- Services. INTECH will provide NCDC with use of the software set forth in Exhibit A and the support services set forth in this Agreement (collectively, the "Services"), solely for the purpose of locally hosting the NCDC's subscription to the Intech Worldwide Court Management Software for District Clerks (the "IWWCMS-DCTM ").
  - 1.1.1. All other hardware and software, as defined in the IWWCMS-DC™ system requirements, shall be the responsibility of the NC.
  - 1.1.2. INTECH reserves the right to modify any Service from time to time; provided that NCDC may terminate a Service without penalty in the 30 days following written notice from INTECH of the implementation of any change to a Service that, in NCDC's sole discretion, has a material adverse effect on the functionality of that Service and INTECH fails to correct the adverse effect in the 30 days following NCDC's written notification to INTECH of such effect. INTECH, its affiliates or subcontractors may perform some or all of INTECH's duties and/or obligations hereunder. The right to modify services does not include the right to increase payments made by NC to Intech pursuant to this agreement.
  - 1.1.3. NC shall install and maintain the client server portion of the IWWCMS-DC™ solution. and all additional client software as defined in the specifications listed by INTECH on the NCDC authorized workstations.
  - 1.2 Site. "Site" shall mean the NCDC location of the IWWCMS-DC Solution.
  - 1.3 Software. "Software" shall mean, in object code form only, as fully described on Exhibit A.

#### 2. SOFTWARE AS A SERVICE AGREEMENT

- Scope of Agreement: Subject to the provisions contained herewith, INTECH grants to NCDC a non-exclusive, non-transferable right to use the IWWCMS-DC™ solution installed onsite, technical support, updates and upgrades.
- Term of Agreement: The term of this Agreement is for one year, commencing upon delivery of the IWWDCMS™ solution to NCDC and it being operational. The Agreement will automatically renew for successive one year periods unless NC sends the notice described below. INTECH will invoice NC for renewal of the Agreement unless NCDC has provided INTECH with notice of its intent not to renew. If NCDC elects not to renew such Agreement, notification of its election shall be made not less than thirty (30) days prior to the renewal date. Otherwise, NC agrees to pay such charges within thirty (30) days from receipt of invoice from INTECH by the Navarro County Auditor's Office. In the event INTECH elects to increase prices for the years after the first year, INTECH shall provide NCDC with written notice of any intended price increase at least 60 days prior to the end of the term so the parties can negotiate prior to the time NC has to notify INTECH of its intent to terminate the Agreement. If the parties cannot agree on a price increase, this Agreement will terminate and be of no further force and effect.
- Title to Software and Data: All title and ownership rights, including all applicable rights to copyrights, trademarks, patents and trade secrets in IWWCMS-DC™, shall remain with Intech Technology Solutions LLC (ITLLC). All data created or transmitted and stored on the NC server shall at all times be owned by NC.
- Confidentiality of Software: NC agrees to maintain the confidential nature of the IWWCMS-DC™ solution provided for its use under this Agreement. NC agrees that it will not, during or after the terms of this Agreement, permit the disclosure of the Software or its Documentation to any person other than a regular employee or contractor of the NC, unless such disclosure is specifically authorized in writing by INTECH in advance of any such disclosure. This confidentiality/non-disclosure provision shall be made known by NC to its regular employees and contractors, who shall also be bound by these terms and conditions.

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- 2.5. <u>Prohibition on Copying Software and Documentation:</u> NC will not, and will not permit others to: (a) make copies of the Software or Documentation, except that one copy of the Software may be made for backup and archival purposes only; (b) remove, obscure or alter any notice of patent, copyright, trade secret or other proprietary rights notice on or in the Software; (c) modify, decompile, disassemble or reverse engineer the Software, (d) use any authoring tool in the Software for any purpose other than use of the Software, (e) sublicense, distribute, rent, lease or otherwise transfer the Software or any Software accessible to end-users or others by broadcast or transmission in any form whatsoever, including without limitation, broadcast or transmission by telephone, cable, satellite or interactive television. NC agrees to promptly inform INTECH, in writing of any unauthorized use or distribution of Software or Documentation that comes to its attention and use its best efforts to terminate such unauthorized use or distribution.
- 2.6. <u>Use of Software:</u> NC shall use the Software only on its Hardware (or on compatible replacement), and only to process its own data. It shall not use the software to perform services for hire. Any additional entities would have to enter into an Agreement with INTECH for appropriate Services.
- 2.7. <u>Disposal of Software and Documentation at Termination:</u> Upon the cancellation or other termination of this service, NCDC shall: (a) return all Software and Documentation; and (b) forward written notice to INTECH that all Software and Documentation have been destroyed or deleted from any computer libraries or storage devices and are no longer in use by NCDC.
- 2.8. <u>Assignment</u> This Agreement may not be assigned or transferred without advanced written consent from INTECH.
- 2.9. WARRANTY: EXCEPT AS SET FORTH BELOW, INTECH MAKES NO WARRANTY OF ANY KIND, WHETHER EXPRESSED OR IMPLIED, FOR THE SERVICES IT IS PROVIDING, AND DISCLAIMS ANY WARRANTY OF MERCHANTABLILITY OR FITNESS FOR A PARTICULAR PURPOSE. INTECH exercises no control over and accepts no responsibility for the content of the information passing through the Services. INTECH specifically denies any responsibility for the accuracy or quality of information obtained through the Services. Use of any information obtained via the Services is at NCDC's own risk. In no event shall INTECH become liable to NC or any other party for any special or consequential damages or any other loss, including time, money, or goodwill arising from the use, operation, or modification of the software by the NC.
- 2.10 <u>Proprietary Nature of the Software and Documentation:</u> NC shall acquire no ownership rights or title to the Software or Documentation. NC will not, and will not permit others to violate Section 2.5. NC agrees to promptly inform INTECH, in writing, of any unauthorized use or distribution of Software or Documentation that comes to its attention and use its best efforts to terminate such unauthorized use or distribution.
- 2.11 <u>Trademarks:</u> NC hereby recognizes and concedes for all purposes that any copyrights, trademarks, trade names, or identifying slogans affixed to, relating to, or contained in the Software fumished to NCDC by INTECH, or any accompanying labels, containers and cartons, whether or not registered, constitute the exclusive property of ITLCC or its licensers. Upon termination of this Agreement in any manner provided herein, NCDC will cease and desist from using all ITLCC copyrights, trademarks, trade names, or identifying slogans, and furthermore, NCDC will at no time adopt for use, without INTECH's prior written consent, any word or mark which is similar to or likely to be confused with said identifying marks.

### 3. SERVICE AND PAYMENT

- 3.1 <u>Service:</u> INTECH agrees to provide to the NCDC the Services listed on <u>Exhibit A</u> and NC agrees to purchase such Services.
- 3.2 <u>Payment:</u> NC agrees to pay the amounts set forth on <u>Exhibit A</u> in U.S. Dollars free of any withholding tax, liens and fees. Payments for the Services shall be made in advance upon execution of this Agreement, and be in the form of a check, wire or ACH.
- 3.3 Amendment of Exhibit A: The parties may from time to time, by mutual agreement, amend Exhibit A to add additional products and services for use at a specified site to be covered by the terms of this Agreement and also add additional Sites at which specified Software may be installed and used by NCDC. These changes will be agreed upon in writing and signed by both parties.

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### 4. SOFTWARE WARRANTY AND SUPPORT

- 4.1 <u>Warranty on Software:</u> If NC's hardware along with the manufacturer's standard operating system is included on INTECH's list of supported environments or compatible with supported environments, INTECH warrants that the IWWCMS-DC™ programs will run to specifications on NC's system. If the IWWCMS-DC™ programs do not run on NC's system, INTECH will refund the Agreement price of such Services. The remedy for breach of the warranty shall be limited to a refund of the Agreement price paid for that year and shall not cover any other damages, including, but not limited to loss of profit, incidental, or consequential damages or other similar claims.
- 4.2 <u>Software Support</u> INTECH will provide both telephone and on-line support to NCDC only with respect to access and availability of the IWWCMS-DC™ solution maintained by INTECH pursuant to this Agreement. This support will include solutions to general INTECH software issues, programming problems, re-indexing, corrupted data file clean-up and utilization of INTECH provided forms and reports. Support does not cover operating system issues. INTECH will work with NCDC's operating system support provider to determine the best solution in these situations. Telephone support is available between 8:00 AM and 5:00 PM CST, Monday through Friday excluding Federal holidays and will be included as part of this Agreement for the first 6 months of the warranty period. On the first day following this initial 6 months of the warranty period NCDC shall receive, as a part of the annual payment, up to the maximum time usage of 10 hours of support assistance per month and agrees to pay \$250/hour for support over 10 hours. There will be no charge if the need for support is caused by an INTECH programming error. Notification of defects in workmanship or materials must be made to INTECH in writing at the address and phone number listed or via e-mail.
- 4.3 <u>Supported Environments</u>: Visual DataFlex. Operating systems and networks: Windows Server 2003 and Server 2008 or higher, Windows NT, Vista and 7 or higher.

### 5. INDEMNIFICATION

INTECH agrees to indemnify, hold harmless, and defend NC from and against any and all damages, costs and expenses, including reasonable attorney's fees, incurred in connection with any claim by any third party that the portions of the Software developed and owned by INTECH infringe upon any U.S. copyright, patent or trade secret of such third party; provided that INTECH is notified in writing within thirty (30) days from the date NC knew of such claim and further provided that INTECH has sole control over its defense or settlement, and NC provides reasonable assistance at the expense of INTECH in the defense of the same. Following written notification of an infringement claim, INTECH may, at its expense, and in its sole and absolute discretion (but without obligations to do so) either (!) procure for NCDC the right to continue to use the alleged infringing portion of the Software or (ii) replace or modify the Software to make it non-infringing or (iii) terminate the license to the Software hereunder without any further obligation to NC and refund to NC the unused prorated value of the infringing portion of the Software as determined by INTECH in its sole discretion. Notwithstanding anything contained herein to the contrary, INTECH shall have no liability for any infringement claim based on (a) NC's use of the Software in combination with any non-INTECH supplied software or equipment, if such infringement claim would have been avoided but for such use in combination; (b) NC's alteration of the Software; or (c) NC's use of a superseded release of the Software if the infringement would have been avoided by the use of a New Release of the Software that INTECH provides to NCDC.

### 6. INSTALLATION AND TRAINING

This Agreement includes a non-exclusive right to access the IWWCMS-DC™ and is not to be considered a licensing agreement. To provide ease of use and data security the Software is installed locally on the designated NCDC computers. If NCDC elects to obtain training from INTECH, such services shall be provided in accordance with INTECH's then current terms and conditions with respect thereto. NCDC agrees that it will provide furniture, permanently installed network wiring and or wireless networking. Computer Hardware with compatible operating system installed and operational.

### 7. EXPORT TARIFF'S, FEES, AND TAXES

If NCDC is not exempt under applicable law from tariffs, fees and taxes, INTECH will have the right, at any time during any term of this Agreement, to pass through and invoice to NC any new or increased fees,

Page 3 of 6

INTECH

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assessments, taxes or other charges imposed on, or required to be collected by INTECH or its subcontractors or agents and which are assessed by any governmental agency. NC will provide INTECH with a duly authorized exemption certificate at the time this Agreement is executed.

### 8. GENERAL

- 8.1 Governing Law: This Agreement shall be construed in accordance with, and its performance governed by, the Laws of the state of Texas. With respect to matters related to Confidentiality of Software and Prohibition on Copying Software and Documentation, if issues arise which are not covered by the Laws of Texas then those issues should be construed according to the United States Federal Laws.
- 8.2 <u>Injunctive Relief:</u> It is understood and agreed that, notwithstanding any other provisions of this Agreement, breach of the Confidentiality provisions of this Agreement by NC will cause INTECH irreparable damage for which recovery of money damages would be inadequate, and therefore, that INTECH shall be entitled to obtain timely injunctive relief, in addition to all other remedies available to INTECH, to protect INTECH's rights under this Agreement.
- 8.3 <u>Assignment:</u> This Agreement and any interest herein may not be assigned or transferred, in whole or in part, by either party without the prior written consent of the other party, and any assignment or transfer without such consent shall be null and void; <u>provided</u>, <u>however</u>, that INTECH shall be entitled to assign this Agreement to any corporation controlling, controlled by, or under common control with INTECH. In addition, INTECH may assign its right to payment under this Agreement or grant a security interest in this Agreement or such payment to any third party.
- 8.4 <u>Severability:</u> If any provision of this Agreement is held invalid or unenforceable, the remainder of this Agreement shall nevertheless remain in full force and effect. If any provision is held invalid or unenforceable with respect to particular circumstances, it shall nevertheless remain in full force and effect in all other circumstances.
- 8.5 Force Majeure: Neither party shall be deemed to be in default of any provision of this Agreement or be liable for any delay or failure in performance, any loss or damage suffered by the other party, directly or indirectly, as a result of the first party's failure to perform, or delay in performing, any of its obligations contained in this Agreement (except any obligations to make payments hereunder), due to Force Majeure, which shall include without limitation acts of God, fire, flood, storm or other natural disaster, explosion, accident, war, riot, civil disorder, governmental regulations or restrictions of any kind.
- 8.6 <u>Entire Agreement:</u> This Agreement constitutes the entire Agreement between the parties and supersedes any other Agreements, whether oral or in writing, and there are no understandings, representations or warranties of any kind, express, implied or otherwise, not expressly set forth herein.
- 8.7 <u>Non-waivers and Modification:</u> Waiver by either party of any default or breach of any provision of this Agreement by the other party shall not be construed as a waiver of any subsequent default or breach. No extension of time for payment or other accommodation granted to a party shall operate as a waiver of any of its rights under this Agreement. No provision of this Agreement may be modified by a party without the prior written consent of the other party.
- 8.8 <u>Limitation of Liability:</u> IN NO EVENT SHALL INTECH OR ITS EMPLOYEES, AGENTS, SUPPLIERS OR CONTRACTORS BE LIABLE FOR ANY INCIDENTAL, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR IN CONNECTION WITH INTECH'S OBLIGATIONS UNDER THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, LOSS OF USE, INCOME OR PROFIT, OR LOSSES SUSTAINED AS THE RESULT OF INJURY (INCLUDING DEATH) TO ANY PERSON OR TO DELIVER OR DELAY IN DELIVERING ANY ITEM UNDER THIS AGREEMENT, EVEN IF INTECH OR A INTECH AUTHORIZED REPRESENTATIVE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL LIABILITY OF INTECH FOR DAMAGES WITH RESPECT TO ANY ITEM LICENSED OR SOLD HEREUNDER EXCEED THE AMOUNTS ACTUALLY PAID BY NC UNDER THIS AGREEMENT FOR SUCH ITEM.
- 8.9 <u>Intentional Risk Allocation:</u> INTECH and NC each acknowledge that the provisions of this Agreement were negotiated and voluntarily agreed upon. The warranty disclaimers and limitations in this Agreement are intended to limit the circumstances of liability. The limitations of liability are intended to limit

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the forms of relief available to the parties. The provisions of Section 8.8 and 8.9 shall be enforceable independent of and severable from any other enforceable or unenforceable provision of this Agreement.

- Confidentiality: NC may disclose to third parties that it has concluded an Agreement with INTECH for provision of INTECH supplied Services. Subject to NC's obligations to respond to requests for information under state and federal law, NC shall not, and shall not permit any of its agents, attorneys, employees or advisors to disclose any Confidential Information received from the disclosing party or otherwise discovered by the receiving party during the term of this Agreement, including, but not limited to, the pricing and terms of the Agreement, and any information relating to the disclosing party's technology, business affairs, marketing or sales plans, and any non-public information regarding the performance of the Services (collectively the "Confidential Information"). The parties shall use Confidential Information only for the purpose of this Agreement and shall only disclose Confidential Information to affiliates, employees, subcontractors or advisors under a similar obligation of confidentiality. The forgoing restrictions on use and disclosure of Confidential Information do not apply to information that: (i) is in the possession of the receiving party at the time of its disclosure and is not otherwise subject to obligations of confidentiality: (ii) is, or becomes publically known, through no wrongful act or omission of the receiving party; (iii) is received without restriction from a third party free to disclose it without obligation to the disclosing party; (iv) is developed independently by the receiving party without reference to the Confidential Information, or (v) is required to be disclosed by law, regulation, or court or governmental order, however, the party subject to such law, regulation or court or governmental order shall use reasonable efforts to minimize such disclosure and shall notify the other party contemporaneously of such disclosure. To the extent INTECH or its agents or employees acquire information in connection with providing services under this Agreement which is confidential by state or federal law, INTECH agrees to maintain the confidentiality of such information and not disclose to anyone except as may be required by law.
- 8.11 <u>Audit of Software:</u> INTECH reserves the right to audit NCDC's Site during the term of the Agreement for compliance with the provisions of this Agreement and any attachments to the Agreement, provided that such audits shall be conducted during normal business hours and in such a manner as not to interfere unreasonably with the business operations of NCDC.
  - 8.12 <u>Counterparts:</u> This Agreement may be executed in counterparts.
- 8.13 <u>Survival:</u> The provisions of Sections 2, 4, 5, and 8 shall survive termination of this Agreement.
- 8.14 <u>Cumulation of Remedies:</u> All remedies available to either party for breach of this Agreement are cumulative and may be exercised concurrently or separately, and the exercise of any one remedy shall not be deemed an election of such remedy to the exclusion of other remedies.
- 8.15 <u>Notices and Changes:</u> Any notice or other communication hereunder shall be in writing and sent to the principal address of the party set forth at the beginning of this Agreement. No change to any provision hereof (including any Exhibit hereto) shall be effective unless stated in writing and signed by both parties hereto.
- 8.16 <u>Interpretation:</u> The section headings of this Agreement are for convenience of reference only, and shall not be construed to alter or affect the meaning of any provision hereof.
- 8.17 <u>Continuing Obligations:</u> The obligations of the NC under Section 2.4 (Confidentiality of Software), 2.5 (Prohibition on Copying Software and Documentation), and 2.7 (Disposal of Software and Documentation at Termination) shall survive termination under this Agreement. Should contract be terminated so shall the contract for support services.
- 8.18 <u>Third Party Escrow:</u> The software source code will be placed in a third party escrow account with INTECH's attorney in Accordance to the Third Party Escrow Agreement.

INTECH

No flee

### **Service Agreement Costs**

### **EXHIBIT A**

IWWCMS-DC Service Level			Annually
Intech Worldwide District Court Management System		\$	40,800.00
including all of the following:		~	-0,000.00
Criminal Docketing System			
Civil Docketing System			
Restitution Processing			
Jury System			
Integrated Document Management System			
Integrated Court Forms			
Automated TX OCA Reporting for District Court			
Automated TX OCA Reporting for County Court at Law			
Automated Conviction Reporting			
Annual Service Agreement TOTAL	<del></del>	\$	40,800.00
IWWCMS-DC One-time Costs	Days		Cost
Installation & Configuration	5 On-site	\$	9,475.00
Training	15 On-site	\$	28,425.00
Conversion of existing court system data		\$	10,000.00
One Time Costs TOTAL		\$	47,900.00
Total First Year Sys	tem Costs	\$	88,700.00

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Page 6 of 6





Intech Worldwide LP.

Post Office Box 11771 Spring, TX 77391-1771

### RECEIVED

OCT 22 2015

NAVARRO COUNTY AUDITOR'S OFFICE

### Invoice

Date	Invoice #
9/15/2015	2015700

27

Bill To	
Navarro County Auditor	
Ms. Brittney T. Simon	
601 North 13th St, Suite 6	
Corsicana, TX 75110	

Ship To

Navarro County
Justice of the Peace
312 W. 2nd Avenue
Corsicana, TX 75110

		P.O. No.	Terms	Customer Number
			Contract Terms	684048004
Item	D	escription		Amount
Service Level	VENDOR: ACCIAD.O. BY:  Intech Worldwide LP Court Managem Services, Support and System Upd  IWWCMS Service Level Agreement September 2016  VENDOR: ACCIAD.O. IDI-45 IOI-45 IOI-45	ates	50.00 30.00 90.00 Aug.	HUNGELLEN CENTRAL TREETERS
700		1		



Intech Worldwide LP.

Post Office Box 11771

Spring, TX 77391-1771

RECEIVED

CG 22 2015

NAVARRU COUNTY AUDITOR'S OFFICE

21	61.	Invoice
	Date	Invoice #
	10/1/2015	2015701

Bill To Navarro County Auditor Ms. Brittney T. Simon 601 North 13th St, Suite 6 Corsicana, TX 75110

Ship To	
Navarro County	
Justice of the Peace	
312 W. 2nd Avenue	
Corsicana, TX 75110	

		P.O. No.	Terms	Customer Number
			Contract Terms	684048004
Item	D	escription		Amount
Third Party Apps	GoToMyPC annual contract NCJP Pr GoToMyPC annual contract NCJP Pr GoToMyPC annual contract NCJP Pr GoToMyPC annual contract NCJP Pr	ecinct 2, 1 user ecinct 3, 1 user		144.00 144.00 144.00 288.00
	Monthly charge \$12.00 per user, annu October 2016	al agreement Novemb	er 2015 through	da
			Sun	Solvally well of
	VENDOR: 4335 ACCAP.O. 101-406-4 BY DATE:	122	Ja	upu .
		To	otai	\$720.00

Phone # 281-257-6765 Payments/Credits \$0.00 **Balance Due** \$720.00



Intech Worldwide LP.

Post Office Box 11771 Spring, TX 77391-1771

281-257-6765

### RECEIVED

10 2015

**NAVARRO COUNTY AUDITOR'S OFFICE** 

23 2162 Invoice

Date	Invoice #	
8/25/2015	2015801	

Navarro County	n - n
300 W 3rd Avenue, Suite 10	
Corsicana, TX 75110	

Ship To Navarro County District Clerk Mr. Joshua B. Tackett 300 W. 3rd Avenue, Suite 201 Corsicana, TX 75110

	P.O.1	No. Terms	Customer Number
		Contract Terms	684048005
Item	Description		Amount
•	Intech Worldwide LP Court Management Software	- District Clerk	7.70 x
nstallation & Config Fraining Conversion	Installation & Configuration IWWCMS-DC Training IWWCMS-DC Conversion IWWCMS-DC		9,475 00 28,425 00 10,000 00
Sevice Level	Service Level Agreement IWWCMS-DC		40,800 00
VENDOR: ACCT/P.O BY: [	6335 0-404-450 ATE:	stet	
-		Total	\$88,700.00
		Payments/Credits	\$-68,300 00
Phone #		Balance Due	

# 24

Total Security Solutions, Inc.

170 National Park Drive Fowlerville, MI 48836

Cr. O. L

2163

### Invoice

Date	Invoice #	
10/27/2015	12060.	

Bill To	
Navarro Co Justice Center 312 W. 2nd Ave Corsicana, TX 75110	

Ship To	
Navarro Co Justice Center	
312 W. 2nd Ave	ĺ
Corsicana, TX 75110	
	1
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	f

	S.O. No.	P.O. No.	Terms	Project Navarro Co. Justice Center	
	9920	300258	Due on receipt		
Description		Qty	Rate	Amount	
50% Down Payment R baffle windows, 4 CXS	Required - (4) LI3 Barrie	r Windows (4) L3	0.5	21,906.00	10,953.00
				Subtotal	\$10,953,00

Connie Julium Did Theke Gray Jackie Freland vy

Subtotal	\$10,953.00	
Sales Tax (6.0%)	\$0.00	
Total	\$10,953.00	
Payments/Credits	\$0.00	
Balance Due	\$10,953.00	

2164



### RESOLUTION

WHEREAS, Section 157.021 of the Texas Local Government Code allows the Commissioners Court to adopt and enforce uniform rules on overtime and comp time; and

WHEREAS, the Commissioners Court desires to adopt certain uniform rules applicable to emergency situations; and

WHEREAS, the Commissioners Court believes it is in the best interest of the County to adopt the rules set forth below.

NOW THEREFORE, be it resolved that on the 4 day of December, 2015, came on at a properly noticed and called meeting of the Navarro County Commissioners Court the adoption of the rules set forth below, and the Commissioners Court finds as follows:

- 1. The Commissioners Court may pay overtime compensation in lieu of compensatory time when county employees whose compensation is set or approved by the Commissioners Court work overtime due to the declaration of an emergency.
- The Commissioners Court has discretion to decide which employee or employees are working overtime due to an emergency.
- 3. The number of hours of comp time that an employee whose compensation is set or approved by the Commissioners Court may accrue is not currently subject to any uniform limit. The Commissioners Court, in deciding whether to pay overtime to employees in lieu of comp time in connection with work in an emergency, may set a uniform limit of comp time hours above which an employee who works during an emergency may be paid overtime in lieu of receiving comp time.
- 4. All emergency overtime shall be reported to the County Auditor and the Commissioners Court by the employee's supervisor or by the employee who works the overtime in an emergency situation.
- 5. All emergency overtime earned and approved by the Commissioners Court shall be paid on a separate check.

Jason Grant

Commissioner, Precinct 1

Dick Martin

Commissioner, Precinct 2

David (Butch) Warren

Commissioner, Precinct 3

James Olsen

Commissioner, Precinct 4