NAVARRO COUNTY COMMISSIONER'S COURT

A Special meeting of the Navarro County Commissioner's Court was held on Friday, the 22nd, day of December, 2017 at 10:00 a.m., in the Courtroom of the Navarro County Annex Building 601 North 13th Street, in Corsicana, Texas. Presiding Judge HM Davenport Jr. Commissioners present Jason Grant, Eddie Moore, and James Olsen.

- 10:00 A.M. Motion to convene by Comm. Olsen sec by Comm. Grant Carried unanimously
- Opening prayer by Judge Davenport
- 3. Pledge of Allegiance
- 4. Public Comment-Sherry Dowd-use of records management account

 James Olsen-HSR TO WIT PG 1684

Consent Agenda

Motion to approve consent agenda items 5-6 by Comm. Grant sec by Comm. Moore
Carried unanimously

- 5. Motion to approve bills as submitted by the County Auditor, including Current bills, payroll (paid 12/22/2017)

 TO WIT PG 1685-1701
- Motion to approve Treasurer's Report for November 2017, Chief Deputy Jane McCollum
 TO WIT PG 1702-1703

Action Items

- Motion to lift the burn ban (burn ban off) by Comm. Olsen sec by Comm. Grant Carried unanimously
- Motion to approve a Re-plat of Northpark, Phase III, lots 46-A & 46-B for Tereso and lida Martinez by Comm. Grant sec by Comm. Moore
 Carried unanimously
 TO WIT PG 1704-1705
- Motion to approve re-plat of Peyton Place Estates, Lot 26R for Shirley Ponder by Comm. Olsen sec by Comm. Grant TO WIT PG 1706-1707 Carried unanimously

- Motion to approve Maci Ranch Land Company LLC Subdivision for Clayton Hays. Legal Description: ABS A1002 DD Anderson ABT Tract 7 119.29 AC by Comm. Moore sec by Com. Grant <u>TO WIT PG 1708-1716</u> Carried unanimously
- Motion to approve Independent Contractor Agreement between Navarro County,
 Texas and Texoma HIDTA and Ruth L. Aston by Comm. Olsen sec by Comm.
 Grant
 TO WIT PG 1717-1726
 Carried unanimously
- Motion to approve Independent Contractor Agreement between Navarro County, Texas and Texoma HIDTA and Kevin Kelley by Comm. Grant sec by Comm. Moore TO WIT PG 1727-1736
 Carried unanimously
- Motion to approve Independent Contractor Agreement between Navarro County,
 Texas and Texoma HIDTA and Dan Cauble by Comm. Moore sec by Comm.
 Grant

 TO WIT PG 1737-1747
 Carried unanimously
- 14. Motion to approve Independent Contractor Agreement between Navarro County, Texas and Texoma HIDTA and Thomas P. Harris by Comm. Olsen sec by Comm. Moore <u>TO WIT PG 1748-1756</u> Carried unanimously
- 15. Motion to adjourn by Comm. Grant sec Comm. Moore 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 22nd, 2017.

Signed 2/2nd day of December, 2017

Sherry Dawn Clerk

NAVARRO COUNTY COMMISSIONERS COURT

PUBLIC COMMENTS PARTICIPATION FORM

PRINT NAME AND SUBJECT

Date 12-22-17

NAME	SUBJECT
1. Them Mul	Ryd man
2 Jame Olsen	45R
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A/P CLAIMS LIST

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	VENDOR NAME	PP	AC	COUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP	PO NO	AMOUNT
	ACCESS POINT, INC	03	2018	101-560-435	TELEPHONE - CRIM	312177	5382598	12/20/2017	12/22/2017		52.30-
7				101-410-435		312177	5382598	12/20/2017	12/22/2017		3,269.20
	AMERICAN FORENSICS L	03	2018	101-406-487	AUTOPSY	ALEXANDER, ARTHUR J	2885	12/14/2017	12/22/2017		1,700.00
	ANGUS VOLUNTEER FIRE						DEC 2017	12/14/2017	12/22/2017		600.00
						287256008137 11/03/	8137 - DEC 2	12/20/2017	12/22/2017		23.45
	AT&TSERVICES INC.	03	2018	101-568-455	MAINT CONTRACT -	287256004254 11/03/	4254 - DEC 2	12/20/2017	12/22/2017		39.24
		03	2018	101-410-435	TELEPHONE	9038723189 12/09/17	3189 - DEC 2	12/20/2017	12/22/2017		137.65
		03	2018	101-410-435	TELEPHONE	9038725950 12/09/17	5950 - DEC 2	12/20/2017	12/22/2017		260.04
				101-410-435		9038723030 12/09/17	3030 - DEC 2	12/20/2017	12/22/2017		684.45
				101-410-430		3033118034 11/10/17					52.25
				101-410-430		4015162797 11/10/17					47.67
				101-410-430		4009459327 11/09/17					78.68
		03	2018	101-512-435	UTILITIES	3043865324 11/09/17					1,862.03
				101-412-430		4020245287 10/26/17					56.25
					FIRE PROTECTION		DEC 2017	12/14/2017			800.00
	BETA TECHNOLOGY, INC						NCSO31	12/20/2017	12/22/2017	305594	198.00
	BETA TECHNOLOGY, INC						NCSO31		12/22/2017		216.00
	BETA TECHNOLOGY, INC						NCSO31		12/22/2017		174.00
	BETA TECHNOLOGY, INC						NCSO31		12/22/2017		188.00
	BETA TECHNOLOGY, INC						NCSO31		12/22/2017		102.47
	BLACKFORD PRINTING C								12/22/2017		115.00
	BLACKFORD PRINTING C					1000 ENVELOPES	34695		12/22/2017		87.00
	BLACKFORD PRINTING C					5000 WINDOW ENVELOP			12/22/2017		294.00
	BLACKFORD PRINTING C								12/22/2017		94.00
	BLOOMING GROVE FIRE						DEC 2017	12/14/2017		000007	800.00
	CENTRAL TEXAS BUSINE						17/05/84/65 (02/65/84)		12/22/2017	305450	71.20
				101-410-435		36552458 11/12/17 -		12/20/2017		000 100	1.55
				101-410-435		36553093 11/12/17 -			12/22/2017		34.84
	CHARLIE'S LAWN SERVI		190000000000000000000000000000000000000						12/22/2017		1.915.83
	CHATFIELD VOLUNTEER						DEC 2017	12/14/2017			1,000.00
	CHUCK'S PAINT & BODY								12/22/2017	305573	1,765.95
	CHUCK'S PAINT & BODY								12/22/2017		6.497.60
						2621 11/01/17 - 11/			12/22/2017		125.35
				101-495-417		02/07/18 - 02/09/19					86.47
	COOPER & FRENCH INSU										928.00
						NOTARY STAMP - BAMB					23.95
	CORBET-OAK VALLEY VO							12/14/2017		000410	800.00
	CORRECTIONS PRODUCTS								12/22/2017	305375	750.00
	CORRECTIONS PRODUCTS								12/22/2017		40.00
	CORSICANA DAILY SUN									000070	143.88
	CORSICANA DAILY SUN								12/22/2017	305480	630.00
	CORSICANA DAILY SUN								12/22/2017		15.00
	CORSICANA DAILY SUN							12/14/2017		003700	94.52
					COURT APPOINTED			12/14/2017			1,450.00
					MENTAL / AD LITE			12/13/2017			100.00
					MENTAL / AD LITE			12/13/2017			100.00
					MENTAL / AD LITE			12/13/2017			100.00
						NETAEA QUARTLEY MEE					67.41
						2018 TAEA MIDWINTER					182.00
						2018 TAEA MIDWINTER		12/20/2017			66.77
						2018 TAEA MIDWINTER		12/20/2017			332.50
						2018 TAEA MIDWINTER					250.69
	DANIEL ROBERT BILTZ							12/14/2017			400.00
	DANIEL ROBERT BILTZ							12/14/2017			505.00
	DANIEL ROBERT BILTZ							12/14/2017			537.50
	DANIEL KUDEKI BILIZ	UJ	701Q	101-400-411	COURT APPOINTED	GLUVER, REGINALU	3/401	12/14/201/	1616616011		UC. ICC

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DANIEL ROBERT BILTZ 03 2018 101-430-411 COURT APPOINTED GLOVER, REGINALD - 36131 12/14/2017 12/22/2017 33	7.50
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DAWSON VOLUNTEER FIR 03 2018 101-406-465 FIRE PROTECTION 4 TRUCKS DEC 2017 12/14/2017 12/22/2017 80	0.00
DOCUMENT SOLUTIONS 03 2018 101-403-310 OFFICE SUPPLIES 11/01/17 - 11/30/17 AR15079 12/20/2017 12/22/2017	8.24
DOUBLE TROUBLE PRAYT 03 2018 101-512-456 MAINT CONTRACT - 312 W 2ND AVE 3540 12/14/2017 12/22/2017 12	0.00
BOOKE THOUSE THE TO THE PARTY OF THE PARTY O	5.00
DOUBLE TROUBLE PRAYT 03 2018 101-411-456 MAINT CONTRACT - 228 - DEC 2017 12/13/17 12/20/2017 12/22/2017 5	0.00
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UNITY FEBRUARY THREE OF LOT 102 102 102 102 102 102 102 102 102 102	8.00
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IJS COMPANY 03 2018 101-410-330 JANITORIAL SUPPL TOWELS-BI-FOLD 144842 12/14/2017 12/22/2017 305582 13	, TU

VENDOR NAME	PP	ACC	COUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP	PO NO	AMOUNT
IJS COMPANY	03	2018	101-410-330	JANITORIAL SUPPL	SCOTCH BRIGHT	144842	12/14/2017	12/22/2017	305582	10.00
IJS COMPANY					WINDEX-ANTIBACTERIA	144842	12/14/2017	12/22/2017	305582	63.48
IJS COMPANY					SCRUBBING BUBBLES	144842	12/14/2017	12/22/2017	305582	47.76
IJS COMPANY					ONE STEP MOP SOLUTI	144842	12/14/2017	12/22/2017	305582	56.40
IJS COMPANY					TOILET SEAT COVERS	144842	12/14/2017	12/22/2017	305582	3.50
IJS COMPANY				JANITORIAL SUPPL		144842	12/14/2017	12/22/2017	305582	13.90
IJS COMPANY					TISSUE-BATH HEAVENL	144842	12/14/2017	12/22/2017	305582	425.60
IJS COMPANY					CUTLERY KIT-6 PC HV		12/14/2017	12/22/2017	305581	27.08
IJS COMPANY					CONDIMENT-SUGAR N'J		12/14/2017	12/22/2017	305581	19.20
IJS COMPANY	03	2018	101-512-325	KITCHEN SUPPLIES	PLATE-STYRO 10 1/4"	144882	12/14/2017	12/22/2017	305581	33.50
IJS COMPANY				JANITORIAL SUPPL		144936	12/20/2017	12/22/2017	305595	26.70
IJS COMPANY	03	2018	101-512-330	JANITORIAL SUPPL	800 ML HAND SOAP	144936	12/20/2017	12/22/2017	305595	82.68
IJS COMPANY				JANITORIAL SUPPL		144936	12/20/2017	12/22/2017	305595	121.98
IJS COMPANY				JANITORIAL SUPPL		144936	12/20/2017	12/22/2017	305595	160.80
IJS COMPANY					DISPENSER-TOILET SE	144892	12/20/2017	12/22/2017	305181	10.17
IJS COMPANY					TISSUE-TOILET SEAT		12/20/2017	12/22/2017	305181	35.00
IJS COMPANY					DISPENSER-TOILET SE		12/20/2017	12/22/2017	305180	10.17
IJS COMPANY					TISSUE-TOILET SEAT			12/22/2017		35.00
INTERNATIONAL BUSINE			. 3 5 . 2					12/22/2017		187.00
JACOBSON LAW FIRM PC								12/22/2017		381.48
JACOBSON LAW FIRM PC								12/22/2017		1.349.22
JOHNSON OIL COMPANY					2400 GAL GAS	30293		12/22/2017	305024	4.478.40
JUANITA B EDGECOMB P						75121	12/20/2017			200.00
JUANITA B EDGECOMB P						37719	12/20/2017			750.00
K & S TIRE TOWING &					TAHOE - REPLACED BR			12/22/2017	305561	190.00
K & S TIRE TOWING &					LABOR - REPLACED BR			12/22/2017		81.76
					UNIT 2301 - OIL CHA			12/22/2017		46.81
					UNIT 2301 - LABOR	68103		12/22/2017		20.00
				REPAIRS & MAINT	UNIT 2702 - OIL CHA			12/22/2017		33.22
- 게드라 및 시크웨드, 시구성되었다. [REPAIRS & MAINT	UNIT 2702 - LABOR	68095		12/22/2017		10.00
					MOSQUEDA, PEDRO	74620		12/22/2017		200.00
					MOSQUEDA, PEDRO	74570		12/22/2017		100.00
				COURT APPOINTED	MOSQUEDA, PEDRO	74618		12/22/2017		50.00
KEATHLEY & KEATHLEY					The state of the s	74619	12/13/2017			50.00
KEATHLEY & KEATHLEY						75170		12/22/2017		200.00
KEATHLEY & KEATHLEY						20079		12/22/2017		862.50
KEATHLEY & KEATHLEY						2225		12/22/2017		850.00
KELLY R MYERS, ATTOR						73988		12/22/2017		4.00
KELLY R MYERS. ATTOR						73988		12/22/2017		200.00
KELLY R MYERS. ATTOR						75119		12/22/2017		4.00
KELLY R MYERS. ATTOR						75119		12/22/2017		200.00
KELLY R MYERS. ATTOR						74529		12/22/2017		3.00
KELLY R MYERS, ATTOR						74529		12/22/2017		200.00
KELLY R MYERS, ATTOR						25124		12/22/2017		1,325.00
KELLY R MYERS, ATTOR					1000	24410		12/22/2017		475.00
				FIRE PROTECTION		DEC 2017	12/14/2017			1,000.00
L-3 COM MOBILE-VISIO							12/20/2017			50.00
L-3 COM MOBILE-VISIO						0307406-IN	12/20/2017			14.00
LAW OFFICE OF KERRI						37736	12/14/2017			700.00
LAW OFFICE OF KERRI								12/22/2017		243.75
LAW OFFICE OF KERRI								12/22/2017		143.75
LAW OFFICE OF KERRI								12/22/2017		143.75
LAW OFFICE OF KERRI								12/22/2017		143.75
LAW OFFICE OF MICAH						73979		12/22/2017		200.00
LAW OFFICE OF MICAH						74702	12/13/2017			1.00
LAW OFFICE OF MICAN	US	2010	101-423-403	OTHER LITTUALION	Unitia, UNCOD	14106	15/10/201/	751 CC1 COT1		1.00

VENDOR NAME	PP AC	COUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP	PO NO	AMOUNT
LAW OFFICE OF MICAH	03 2018	101-425-411	COURT APPOINTED	GATTIS, JACOB	74702	12/13/2017	12/22/2017		325.00
LAWRENCE WARREN	03 2018	101-435-475	INVESTIGATORS	MULUME, BORIS	37554	12/14/2017	12/22/2017		558.75
	03 2018	101-430-475	INVESTIGATORS	STOCKTON	37650	12/14/2017	12/22/2017		1.283.77
	03 2018	101-475-410	PROFESSIONAL SER	PUTMAN. BRANDON 366	16	12/14/2017	12/22/2017		127.84
LEXIS NEXIS - CHICAG	03 2018	101-560-340	INVESTIGATIVE /	1219794 - NOV 2017	1219794-2017	12/12/2017	12/22/2017		50.00
MEDICAL SURGICAL & C	03 2018	101-572-411	NON-RESIDENTIAL	3812	7833	12/20/2017	12/22/2017		32.00
MELISSA GRIMES	03 2018	101-560-428	TRAVEL/CONFERENC	2017 SEX OFFENDER R	REIMB - 12/1	12/20/2017	12/22/2017		250.38
MILDRED VOLUNTEER FI	03 2018	101-406-465	FIRE PROTECTION	3 TRUCKS	DEC 2017	12/14/2017	12/22/2017		600.00
MUSTANG VOLUNTEER FI					DEC 2017		12/22/2017		600.00
				CRIME SCENE INVESTI					80.00
				CRIME SCENE INVESTI				305600	80.00
NAVARRO COUNTY HEALT					DEC 2017	12/14/2017			4,083.33
NAVARRO MILLS VOLUNT					DEC 2017		12/22/2017		800.00
NAVARRO VOLUNTEER FI					DEC 2017		12/22/2017		400.00
1,1,200,000,000,000,000,000			COURT APPOINTED		75067		12/22/2017		100.00
				GARZA. ISMAEL - MTR			12/22/2017		437.50
							12/22/2017		250,00
			COURT APPOINTED		37812		12/22/2017		650.00
			MENTAL / AD LITE		25124		12/22/2017		225.00
					37669		12/22/2017		525.00
NEAL GREEN			COURT APPOINTED	GRANT, BYRON	37671		12/22/2017		425.00
NEAL GREEN			COURT APPOINTED	GRANT, BYRON	72197		12/22/2017		100.00 50.00
NEAL GREEN				GRANT, BYRON	74745		12/22/2017		50.00
				GRANT, BYRON GLASS, JESSICA - MT	74595		12/22/2017 12/22/2017		100.00
				GRANT. BYRON	74541		12/22/2017		50.00
				GLASS, JESSICA - MT		no 7 45 n European was well	12/22/2017		50.00
			COURT APPOINTED		74746		12/22/2017		50.00
NEAL GREEN O'CONNOR'S LITIGATIO					0.00 000		12/22/2017	305569	100.80
O'CONNOR'S LITIGATIO					100510509		12/22/2017		11.00
O'CONNOR'S LITIGATIO							12/22/2017	000000	112.00
O'CONNOR'S LITIGATIO					100508859		12/22/2017		11.00
OFFICE DEPOT INC-TXM								305533	248.97
OFFICE DEPOT INC-TXM									29.97
OFFICE DEPOT INC-TXM									59.56
OFFICE DEPOT INC-TXM									214.14
OFFICE DEPOT INC-TXM	03 2018	101-409-310	OFFICE SUPPLIES	CALENDARS	982521689001	12/20/2017	12/22/2017	305512	4.80
OFFICE DEPOT INC-TXM									29.88
OFFICE DEPOT INC-TXM									18.20
OFFICE DEPOT INC-TXM									404.99
OFFICE DEPOT INC-TXM									161.94
OFFICE DEPOT INC-TXM	03 2018	101-560-310	OFFICE SUPPLIES	ELECTRIC SHARPENER.	982752810001	12/20/2017	12/22/2017	305514	88.56
OFFICE DEPOT INC-TXM					982753057001				15.79
OFFICE DEPOT INC-TXM	03 2018	101-560-310	OFFICE SUPPLIES	CHAIR MAT	984329730001	12/20/2017	12/22/2017	305523	64.79
OFFICE DEPOT INC-TXM	03 2018	101-475-310	OFFICE SUPPLIES	VERTICAL FILE SYSTE	983034205001	12/20/2017	12/22/2017	305515	11.89
OFFICE DEPOT INC-TXM					983034204001				15.07
OFFICE DEPOT INC-TXM	03 2018	101-475-310	OFFICE SUPPLIES	TILT N SLIDE KEYBOA	983034203001	12/20/2017	12/22/2017	305515	103.83
OFFICE DEPOT INC-TXM					983033282001				44.07
OFFICE DEPOT INC-TXM									4.88-
OFFICE DEPOT INC-TXM									48.99
OFFICE DEPOT INC-TXM									99.98
OFFICE DEPOT INC-TXM									4.88
				ADDRESS COORDINATER					78.75
PATTILLO, BROWN & HI	03 2018	101-572-415	AUDIT	17040 - JUVENILE PR	382602	12/14/2017	12/22/2017		4.000.00
PCMG INC	03 2018	101-560-340	INVESTIGATIVE /	S-120 SPEAKER SYSTE	B05845040101	12/14/2017	12/22/2017	305269	9.99

VENDOR NAME	PP	ACC	COUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP	PO NO	AMOUNT
PCMG INC	03	2018	101-560-340	INVESTIGATIVE /	SHIPPING	B05845040101	12/14/2017	12/22/2017	305269	7.00
PCMG INC					BRAVO 4100 TONER -	B06003630101				239.94
PCMG INC				INVESTIGATIVE /		B06003630101				67.96
PCMG INC	Triber 1		EURE SELECT STATES	INVESTIGATIVE /		B06003630101				71.82
PCMG INC					4.7GB DVD-R SURFACE					115.96
PCMG INC					700MB CD-R SURFACE	B06003630101				87.96
PROCAT					PREMIER 01/11/18 -		12/14/2017			795.00
PURDON VOLUNTEER FIR	-		7.52				12/14/2017			600.00
PURSLEY VOLUNTEER FI								12/22/2017		600.00
READYREFRESH					0126607738 11/07/17					52.37
READYREFRESH					0126607795 11/07/17					4.44
READYREFRESH					0126607779 11/07/17					34.44
READYREFRESH					0122447261 11/07/17					34.99
REDWOOD TOXICOLOGY L	03	2018	101-430-470	MEDICAL EXAMINAT	IN HOUSE DRUG TESTI	624996	12/20/2017	12/22/2017	305490	276.50
REDWOOD TOXICOLOGY L					IN HOUSE DRUG TESTI		12/20/2017	12/22/2017	305490	276.51
RETREAT VOLUNTEER FI	03	2018	101-406-465	FIRE PROTECTION	4 TRUCKS	DEC 2017	12/14/2017	12/22/2017		800.00
RICE VOLUNTEER FIRE	03	2018	101-406-465	FIRE PROTECTION	3 TRUCKS	DEC 2017	12/14/2017	12/22/2017		600.00
RICHLAND VOLUNTEER F	03	2018	101-406-465	FIRE PROTECTION	4 TRUCKS	DEC 2017	12/14/2017	12/22/2017		800.00
ROBLES LAW FIRM	03	2018	101-435-411	COURT APPOINTED	SANDERS, CHRISTOPHE	37572	12/14/2017	12/22/2017		400.00
ROBLES LAW FIRM	03	2018	101-430-411	COURT APPOINTED	STEWART, DONALD	37890	12/20/2017	12/22/2017		400.00
ROGER FRANCIA	03	2018	101-409-428	TRAVEL/CONFERENC	2018 TAEA MIDWINTER	FRANCIA, ROG	12/20/2017	12/22/2017		655.20
ROGER FRANCIA	03	2018	101-409-428	TRAVEL/CONFERENC	2018 TAEA MIDWINTER	FRANCIA, ROG	12/20/2017	12/22/2017		332.50
SATELLITE PHONES DIR	03	2018	101-568-560	MODEM & SATELLIT	DEC 2017	12552	12/12/2017	12/22/2017		49.28
SHANA STEIN FAULHABE	03	2018	101-435-411	COURT APPOINTED	HAWKINS, ROBERT	UNIDICTED	12/14/2017	12/22/2017		450.00
SHERIFF, PETTY CASH							12/12/2017			32.45
SHERIFF'S ASSOC OF T	03	2018	101-560-419	DUES & SUBSCRIPT	180930 01/02/18 - 0	TANNER, ELME	12/20/2017	12/22/2017		25.00
SILVER CITY VOLUNTEE	03	2018	101-406-465	FIRE PROTECTION	3 TRUCKS	DEC 2017	12/14/2017			600.00
SMITH GENERAL STORE	03	2018	101-512-385	COUNTY FARM	CATTLE FLAPPER			12/22/2017	305049	24.95
SOUTHERN HEALTH PART							12/14/2017			25,869,38
SOUTHERN HEALTH PART								12/22/2017		438.90
SOUTHERN OAKS VOLUNT						DEC 2017		12/22/2017		400.00
SPIT SHINE FLOORS					CLEANED COURTROOMS			12/22/2017		48.00
SPIT SHINE FLOORS	(E)		TOTAL TRANSPORT IN TOTAL		CLEANED 1ST & 2ND F			12/22/2017		90.00
SPIT SHINE FLOORS					VACUUMED CH & CLEAN		Ethicky the remited at	12/22/2017		105.00
SPIT SHINE FLOORS					CLEANED 1ST. 2ND. 3		12/20/2017			55.00
SPIT SHINE FLOORS					REMOVED TRASH & REP		12/20/2017		205500	50.00
SPIT SHINE FLOORS					CLEANED COURTROOMS			12/22/2017		48.00
SPIT SHINE FLOORS					CLEANED 1ST & 2ND F			12/22/2017		90.00
SPIT SHINE FLOORS					VACUUMED CH & CLEAN			12/22/2017		105.00
SPIT SHINE FLOORS					CLEANED 1ST. 2ND, 3			12/22/2017		55.00 50.00
SPIT SHINE FLOORS					REMOVED TRASH & REP		12/20/2017	12/22/2017	303300	295.00
SUSAN A WALDRIP COUR					20463	11271	12/14/2017			295.00
SUSAN A WALDRIP COUR					25318	11279 11277	12/14/2017			590.00
SUSAN A WALDRIP COUR					72125, 74152 25013	11258	12/20/2017			295.00
SUSAN A WALDRIP COUR					36885	11289	12/20/2017			295.00
SUSAN A WALDRIP COUR TEXAS FIRE ALARM INC							12/20/2017			427.50
TEXAS FIRE ALARM INC							12/20/2017			25.00
						TANNER, ELME				30.00
TEXAS JAIL ASSN TEXAS JUSTICE COURT				DUES & SUBSCRIPT						150.00
TEXAS JUSTICE COURT					2018 COURT PERSONNE					150.00
THE BEAUCHAMP FIRM				MENTAL / AD LITE		2017-23	12/13/2017			100.00
THE BEAUCHAMP FIRM			The result of the second secon	MENTAL / AD LITE		2017-55	12/13/2017			100.00
THE BEAUCHAMP FIRM				MENTAL / AD LITE		2017-56		12/22/2017		100.00
THEDFORD OFFICE SUPP								12/22/2017	305556	119.98
es one office don't						(10,0 virial value	-			

GENERAL FUND

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ALL RECORDS FROM 12/22/2017 TO 12/22/2017 DATE-TO-BE-PAID

VENDOR NAME	PP	AC	COUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP	PO NO	AMOUNT
THEOFORD OFFICE SUPP	03	2018	101-407-312	COMPUTER SUPPLIE	NETGEAR 8-PORT SWIT	28766	12/14/2017	12/22/2017	305556	149.98
THEDFORD OFFICE SUPP	03	2018	101-407-312	COMPUTER SUPPLIE	4-PORT USB 3.0 HUB	28766	12/14/2017	12/22/2017	305556	39.99
THEOFORD OFFICE SUPP	03	2018	101-407-312	COMPUTER SUPPLIE	TONER - XEROX PHASE	28766	12/14/2017	12/22/2017	305556	213.52
THEOFORD OFFICE SUPP	03	2018	101-475-310	OFFICE SUPPLIES	15' HOMI CABLE	28767	12/14/2017	12/22/2017	305560	14.99
THEOFORD OFFICE SUPP	03	2018	101-475-310	OFFICE SUPPLIES	15' DVI-D DUAL LINK	28767	12/14/2017	12/22/2017	305560	18.99
THEDFORD OFFICE SUPP	03	2018	101-561-310	OFFICE SUPPLIES	FAX MACHINE TONER -	28778	12/20/2017	12/22/2017	305584	67.76
THEDFORD OFFICE SUPP	03	2018	101-561-310	OFFICE SUPPLIES	FAX MACHINE TONER -	28778	12/20/2017	12/22/2017	305584	68.76
THEDFORD OFFICE SUPP	03	2018	101-561-310	OFFICE SUPPLIES	FAX MACHINE TONER -	28778	12/20/2017	12/22/2017	305584	68.76
THEDFORD OFFICE SUPP	03	2018	101-561-310	OFFICE SUPPLIES	FAX MACHINE TONER -	28778	12/20/2017	12/22/2017	305584	68.76
TIM'S TIRES & WHEELS	03	2018	101-560-445	REPAIRS & MAINT	UNIT 2151 - FLAT	065228	12/14/2017	12/22/2017	305050	10.00
TX DEPT OF STATE HEA	03	2018	101-403-410	PROFESSIONAL SER	REMOTE BIRTH ACCESS	2004637	12/14/2017	12/22/2017		69.54
TXFACT, LLC	03	2018	101-475-428	TRAVEL/CONFERENC	BASIC FINGERPRINTIN	GIVENS, REX	12/14/2017	12/22/2017		495.00
UNION HIGH VFD	03	2018	101-406-465	FIRE PROTECTION	2 TRUCKS	DEC 2017	12/14/2017	12/22/2017		400.00
VALVOLINE EXPRESS CA	03	2018	101-475-370	GAS & OIL	TAHOE - INSPECTION	196204	12/14/2017	12/22/2017	305562	7.00
VERIZON WIRELESS	03	2018	101-560-451	MAINT CONTRACT -	742078371-00001 11/	9797893919	12/20/2017	12/22/2017		1,177.93
VIZVOX	03	2018	101-512-445	REPAIRS & MAINTE	REFURBISHED INTEL C	VV17-18	12/12/2017	12/22/2017	305588	650.00
VIZVOX	03	2018	101-512-445	REPAIRS & MAINTE	ELO TOUCH SCREEN	VV17-18	12/12/2017	12/22/2017	305588	700.00
VIZVOX	03	2018	101-512-445	REPAIRS & MAINTE	SHIPPING	VV17-18	12/12/2017	12/22/2017	305588	50.00
WATSON AIR CONDITION	03	2018	101-512-445	REPAIRS & MAINTE	UNIT 12 - RESET GEN	11/27/17	12/20/2017	12/22/2017	305531	195.00
WATSON AIR CONDITION	03	2018	101-512-445	REPAIRS & MAINTE	UNIT 12 - RESET GEN	11/27/17	12/20/2017	12/22/2017	305531	97.50
WEST PUBLISHING CORP	03	2018	101-457-419	DUES & SUBSCRIPT	1000240683 11/05/17	837347350	12/20/2017	12/22/2017		193.00
WEST PUBLISHING CORP	03	2018	101-456-419	DUES & SUBSCRIPT	1000612695 11/05/17	837364098	12/20/2017	12/22/2017		193.00
WEST PUBLISHING CORP	03	2018	101-572-310	OFFICE SUPPLIES	1000688807 11/05/17	837367921	12/20/2017	12/22/2017		64.00
WEX BANK	03	2018	101-560-370	GAS & OIL	3698016684 JAN 2017	52430830	12/20/2017	12/22/2017		163.46
XEROX CORP - TXMAS	03	2018	101-425-440	COPIER RENTAL	656492824 - DEC 201	091430670	12/14/2017	12/22/2017		208.68
XEROX CORP - TXMAS	03	2018	101-560-440	COPIER RENTAL	713338473 - DEC 201	091565626	12/20/2017	12/22/2017		226,30
XEROX CORP - TXMAS	03	2018	101-561-440	COPIER RENTAL	720050988 - DEC 201	091565627	12/20/2017	12/22/2017		184.00
287 R/C FIRE AND RES	03	2018	101-406-465	FIRE PROTECTION	4 TRUCKS	DEC 2017	12/14/2017	12/22/2017		800.00

135,398.93

VENDOR NAME	PP	ACC	COUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP PO NO	AMOUNT
AT&TSERVICES INC.	04	2018	151-571-435	TELEPHONE & INTE	9038722808 12/09/17	2808 - DEC 2	12/20/2017	12/22/2017	169.78
CORRECTIONS SOFTWARE	04	2018	151-571-315	COMPUTER SERVICE	JAN 2018	33195	12/14/2017	12/22/2017	1.990.00
NAVARRO COUNTY GENER	04	2018	151-571-311	POSTAGE	POSTAGE	NOV 2017	12/14/2017	12/22/2017	115.12
PATTILLO, BROWN & HI	04	2018	151-571-415	PROFESSIONAL - A	17040 - ADULT PROBA	382602	12/14/2017	12/22/2017	4,500.00
REDWOOD TOXICOLOGY L	04	2018	151-571-411	DRUG TESTING SER	109188 - NOV 2017	109188201711	12/20/2017	12/22/2017	25.00
WEX BANK	04	2018	151-571-370	GAS, OIL & REPAI	3698016684 JAN 2017	52430830	12/20/2017	12/22/2017	359.55
									7 159 45

12/21/2017 10:41:41 JUVENILE PROBATION A/P CLAIMS LIST /652 VCH101 PAGE 8

ALL RECORDS FROM 12/22/2017 TO 12/22/2017 DATE-TO-BE-PAID

VENDOR NAME	pр	AC	COUNT #	ACCOUNT NA	ME	ITEM/	'REASOI	N	INVOICE #	VP DATE	DATE TBP PO NO) AMOUNT
GULF COAST TRADES CE LIMESTONE COUNTY JUV NEXT STEP COMMUNITY PHILIP R TAFT PSY RECOVERY HEALTHCARE RECOVERY HEALTHCARE RECOVERY HEALTHCARE	04 04 04 04 04	2018 2018 2018 2018 2018	161-575-631 161-578-613 161-576-613 161-576-603 161-576-603	DETENTION/I CBP - GRAN CBP-MENTAL MHA - CBP (MHA - CBP (PRE AD T R EX HEALT GENERA GENERA	3803 3804. 3740. 3800 3800	3762	3809	2013043817 175-42 20171130008 10062 9006331 8993669 90242	12/14/2017 12/14/2017	12/22/2017 12/22/2017 12/22/2017 12/22/2017	2.670.00 570.00 538.54 975.00 280.50 157.50 42.00-

5.149.54

12/21/2017 10:41:41 FLOOD CONTROL A/P CLAIMS LIST /693 VCH101 PAGE

ALL RECORDS FROM 12/22/2017 TO 12/22/2017 DATE-TO-BE-PAID

 VENDOR NAME
 PP
 ACCOUNT #
 ACCOUNT NAME
 ITEM/REASON
 INVOICE #
 VP DATE
 DATE TBP PO NO
 AMOUNT

 NAVARRO COUNTY SOIL 03 2018 171-620-410 PROFESSIONAL SER MONTHLY
 DEC 2017 12/14/2017 12/22/2017 12/22/2017
 3,000.00

 NAVARRO SOIL / WATER 03 2018 171-620-445 REPAIRS & MAINTE FY 17 INSPECTIONS - 12/11/17
 12/11/17 12/12/2017 12/22/2017
 11,200.00

14,200.00

RUAD & BRIDGE #1

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ALL RECORDS FROM 12/22/2017 TO 12/22/2017 DATE-TO-BE-PAID

vendor name	PP	AC	COUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP	PO NO	AMOUNT
ALIGNMENT KI	700 to 200		NO CASO CONTRACTOR CONTRACTOR	DESTANCE DESCRIPTION OF THE PROPERTY AND THE PARTY OF THE	UNIT 13 - REPLACED	1301		12/22/2017		209.11
ALIGNMENT KI	Constitution of the second		T. 10.10 (10.10)	REPAIRS & MAINTE	AN ARREST MINISTER AND ARREST MANAGEMENT AND ARREST ARREST ARREST AND ARREST AND ARREST AND ARREST AND ARREST AR	1301	12/20/2017	12/22/2017	305542	238.00
ATWOODS DIST	RIBUTING 03	2018	211-611-321	MAINTENANCE SUPP	BARBED WIRE	3450/37	12/20/2017	12/22/2017	305035	39.99
ATWOODS DIST	RIBUTING 03	2018	211-611-321	MAINTENANCE SUPP	MOTOR OIL	3461/37	12/20/2017	12/22/2017	305035	97.93
ATWOODS DIST	RIBUTING 03	2018	211-611-321	MAINTENANCE SUPP	HYDRAULIC FLUID	3449/37	12/20/2017	12/22/2017	305035	53.97
ATWOODS DIST	RIBUTING 03	2018	211-611-321	MAINTENANCE SUPP	2008 CHEVY - NIPPLE	3468/37	12/20/2017	12/22/2017	305035	3.07
ATWOODS DIST	RIBUTING 03	2018	211-611-321	MAINTENANCE SUPP	PIN TOP LINKS, WIND	3474/37	12/20/2017	12/22/2017	305035	30.57
ATWOODS DIST	RIBUTING 03	2018	211-611-321	MAINTENANCE SUPP	2" DUCT TAPE	3458/37	12/20/2017	12/22/2017	305035	2.99
B & G AUTO P	ARTS 03	2018	211-611-321	MAINTENANCE SUPP	UNIT 09 - OIL FILTE	617024	12/20/2017	12/22/2017	305037	37.60
B & G AUTO P	ARTS 03	2018	211-611-321	MAINTENANCE SUPP	2008 CHEV - HOSE, F	617047	12/20/2017	12/22/2017	305604	144.45
BIG H TIRE S	ERVICE 03	2018	211-611-445	REPAIRS & MAINTE	UNIT 10 - FLAT, O'R	167085	12/20/2017	12/22/2017	305039	85.00
BIG H TIRE S	ERVICE 03	2018	211-611-445	REPAIRS & MAINTE	UNIT 17 - FLAT, O'R	166945	12/20/2017	12/22/2017	305039	60.00
BIG H TIRE S	ERVICE 03	2018	211-611-325	TIRES	UNIT 09 - 1400/24 T	167043	12/20/2017	12/22/2017	305552	410.00
COPY CENTER	03	2018	211-611-310	OFFICE SUPPLIES	LAMINATED ROAD MAPS	0156196-001	12/20/2017	12/22/2017	305607	36.60
GEORGE P BAN	E INC 03	2018	211-611-321	MAINTENANCE SUPP	JD BRUSH CUTTER - H	01113791	12/20/2017	12/22/2017	305563	795.93
GEORGE P BAN	E INC 03	2018	211-611-321	MAINTENANCE SUPP	SHIPPING	01113791	12/20/2017	12/22/2017	305563	89.56
GEORGE P BAN	E INC 03	2018	211-611-324	BLADES	JD BRUSH CUTTER - B	01113791	12/20/2017	12/22/2017	305563	170.78
HOLT CAT	03	2018	211-611-321	MAINTENANCE SUPP	MOTOR GRADER - BRAC	PIM00364020	12/20/2017	12/22/2017	305583	63.37
HOLT CAT	03	2018	211-611-321	MAINTENANCE SUPP	SHIPPING	PIM00364020	12/20/2017	12/22/2017	305583	40.00
JOHNSON OIL	COMPANY 03	2018	211-611-370	GAS & OIL	1630 GAL DIESEL	30237	12/20/2017	12/22/2017	305590	3,469.46
TOMMY MONTGO	MERY SAN 03	2018	211-611-453	HAULING	SW4010, NE2070, NW0	002458	12/20/2017	12/22/2017	305080	13,706.91
TRUCK PARTS	& SERVIC 03	2018	211-611-321	MAINTENANCE SUPP	UNIT 007 - DOOR HAN	31176	12/20/2017	12/22/2017	305613	111.27
WILSON CULVE	RTS INC 03	2018	211-611-375	CULVERTS	NE2050 - 30" X 40'	75066	12/20/2017	12/22/2017	305591	682.00

20.578.56

D & BRIDGE #2 A/P CLA

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ALL RECORDS FROM 12/22/2017 TO 12/22/2017 DATE-TO-BE-PAID

VENDOR NAME	PP	AC	COUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP	PO NO	AMOUNT
ATWOODS DISTRIBUTING	03	2018	212-612-321	MAINTENANCE SUPP	TRACTOR-ENAMEL, PRI	3472/37	12/20/2017	12/22/2017	305082	33.30
ATWOODS DISTRIBUTING	03	2018	212-612-321	MAINTENANCE SUPP	15 GAL DEF. C BATTE	3466/37	12/20/2017	12/22/2017	305082	48.93
B & G AUTO PARTS	03	2018	212-612-321	MAINTENANCE SUPP	UNIT 229 - WRENCH.	617102	12/20/2017	12/22/2017	305083	21.50
B & G AUTO PARTS	03	2018	212-612-321	MAINTENANCE SUPP	UNIT 229 - LIGHTS	616490	12/20/2017	12/22/2017	305622	147.20
CENTURYLINK	03	2018	212-612-435	TELEPHONE	314320898 12/04/17	0898 - DEC 2	12/14/2017	12/22/2017		129.53
ECONO SIGNS LLC	03	2018	212-612-322	SIGN SUPPLIES	24" X 24" 45 DEGREE	10-941676	12/20/2017	12/22/2017	305543	36.14
ECONO SIGNS LLC	03	2018	212-612-322	SIGN SUPPLIES	24" X 24" 45 DEGREE	10-941676	12/20/2017	12/22/2017	305543	36.14
ECONO SIGNS LLC	03	2018	212-612-322	SIGN SUPPLIES	18" X 24" SLOW CHIL	10-941676	12/20/2017	12/22/2017	305543	118.68
ECONO SIGNS LLC	03	2018	212-612-322	SIGN SUPPLIES	24" X 24" STOP SIGN	10-941676	12/20/2017	12/22/2017	305543	128.40
ECONO SIGNS LLC	03	2018	212-612-322	SIGN SUPPLIES	SHIPPING	10-941676	12/20/2017	12/22/2017	305543	42.38
ECONO SIGNS LLC	03	2018	212-612-322	SIGN SUPPLIES	18" X 18" SPEED ADV	10-941676	12/20/2017	12/22/2017	305543	99.72
FOOD RITE INC	03	2018	212-612-330	JANITORIAL SUPPL	CLOROX WIPES, CLORO	0299 - 11/02	12/20/2017	12/22/2017	305087	12.77
GEXA ENERGY - HOUSTO	03	2018	212-612-430	UTILITIES	907 NW 2ND ST BLDG	24556028-4	12/20/2017	12/22/2017		86.38
HUFFMAN COMMUNICATIO	03	2018	212-612-321	MAINTENANCE SUPP	5/8 WAVE ANTENNA	47065	12/20/2017	12/22/2017	305611	41.07
HUFFMAN COMMUNICATIO	03	2018	212-612-321	MAINTENANCE SUPP	UNIT 225G - 1/4 WAV	47065	12/20/2017	12/22/2017	305611	14.14
HUFFMAN COMMUNICATIO	03	2018	212-612-445	REPAIRS & MAINTE	UNIT 232 - LABOR	35620	12/20/2017	12/22/2017	305629	85.00
HUFFMAN COMMUNICATIO	03	2018	212-612-445	REPAIRS & MAINTE	UNIT 232 - INSTALLE	35620	12/20/2017	12/22/2017	305629	408.80
IJS COMPANY	03	2018	212-612-426	UNIFORMS	GLOVE-PIG SKIN GLOV	144883	12/20/2017	12/22/2017	305089	73.92
IJS COMPANY	03	2018	212-612-330	JANITORIAL SUPPL	TOWEL-ROLL PERFORAT	144883	12/20/2017	12/22/2017	305089	25.54
MARTIN MARIETTA MATE	03	2018	212-612-376	ROAD MATERIAL	NE3140, NE2150, NE2	22013369	12/20/2017	12/22/2017		3,029.62
MARTIN MARIETTA MATE	03	2018	212-612-376	ROAD MATERIAL	NE2170, SE048-E, SE	21954419	12/20/2017	12/22/2017		6.256.13
O'REILLY AUTOMOTIVE	03	2018	212-612-321	MAINTENANCE SUPP	UNIT 230 - ALTERNAT	0763-228278	12/14/2017	12/22/2017	305609	129.43
O'REILLY AUTOMOTIVE	03	2018	212-612-321	MAINTENANCE SUPP	SEAT COVER, BRAKE H	0763-227969	12/20/2017	12/22/2017	305092	59.98
O'REILLY AUTOMOTIVE	03	2018	212-612-321	MAINTENANCE SUPP	STEERING WHEEL COVE	0763-227969	12/20/2017	12/22/2017	305092	14.99
TRUCK PARTS & SERVIC	03	2018	212-612-321	MAINTENANCE SUPP	UNIT 216 - BRAKE SH	31139	12/20/2017	12/22/2017	305598	100.00
TRUCK PARTS & SERVIC				아마일 아이들 아이를 내려왔다.		그		12/22/2017		268.14
WILLIAM GRIGGS	03	2018	212-612-495	MISCELLANEOUS	CDL RENEWAL - GRIGG	REIMB - 12/1	12/20/2017	12/22/2017		61.00

11,508.83

KUAU & DKIUGE #3

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ALL RECORDS FROM 12/22/2017 TO 12/22/2017 DATE-TO-BE-PAID

VENDOR NAME	PP A	CCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP	PO NO	AMOUNT
ATWOODS DISTRIBUTING	03 201	8 213-613-321	MAINTENANCE SUPP	DIESEL KLEEN, HYDRA	3451/37	12/20/2017	12/22/2017	305114	68.96
B & J TRASH SERVICE	03 201	8 213-613-430	UTILITIES	RICHLAND BARN	DEC 2017	12/20/2017			25.00
DOUBLE TUFF TRUCK TA	03 201	8 213-613-321	MAINTENANCE SUPP	SHIPPING	31040	12/20/2017	12/22/2017	305608	29.88
DOUBLE TUFF TRUCK TA	03 201	8 213-613-321	MAINTENANCE SUPP	UNIT 310 - TARP	31040	12/20/2017	12/22/2017	305608	369.00
GEXA ENERGY - DALLAS	03 201	8 213-613-430	UTILITIES	700 S AUSTIN AVE 11	2057530-3 -	12/14/2017	12/22/2017		48.81
GEXA ENERGY - HOUSTO	03 201	8 213-613-430	UTILITIES	17500 FM 709 11/08/	24530355-4	12/20/2017	12/22/2017		83.28
GEXA ENERGY - HOUSTO	03 201	8 213-613-430	UTILITIES	17500 FM 709 GRDL 1	24530355-4	12/20/2017	12/22/2017		20.83
GEXA ENERGY - HOUSTO	03 201	8 213-613-430	UTILITIES	17500 FM 709 GRDL 2	24530355-4	12/20/2017	12/22/2017		9.51
KEITH'S ACE HARDWARE	03 201	8 213-613-321	MAINTENANCE SUPP	UNIT 310 - 1/4" CAB	50239	12/20/2017	12/22/2017	305123	97.55
KNIFE RIVER CORPORTA	03 201	8 213-613-376	ROAD MATERIAL	SW2344	617908	12/20/2017	12/22/2017	305131	1,040.75
KNIFE RIVER CORPORTA	03 201	8 213-613-376	ROAD MATERIAL	SW2420	617080	12/20/2017	12/22/2017	305131	804.63
KNIFE RIVER CORPORTA	03 201	8 213-613-376	ROAD MATERIAL	SW2420	617322	12/20/2017	12/22/2017	305131	1.257.72
KNIFE RIVER CORPORTA	03 201	8 213-613-376	ROAD MATERIAL	SW2420. SW2344	617611	12/20/2017	12/22/2017	305131	1.027.79
MEDICAL SURGICAL & C	03 201	8 213-613-494	EMPLOYEE PHYSICA	PRE-EMPLOYMENT DRUG	7743	12/20/2017	12/22/2017		28.50
MOORE TIRE & AUTO	03 201	8 213-613-445	REPAIRS & MAINTE	UNIT 328 - INSPECTI	73166	12/20/2017	12/22/2017	305627	7.00
MOORE TIRE & AUTO	03 201	8 213-613-445	REPAIRS & MAINTE	UNIT 328 - REPLACED	73166	12/20/2017	12/22/2017	305627	100.00
O'REILLY AUTOMOTIVE	03 201	8 213-613-321	MAINTENANCE SUPP	UNIT 328	0763-230087	12/20/2017	12/22/2017	305125	97.32
PURVIS INDUSTRIES LT	03 201	8 213-613-321	MAINTENANCE SUPP	UNIT 307 - HYDRAULI	7697995	12/20/2017	12/22/2017	305555	75.08
PURVIS INDUSTRIES LT	03 201	8 213-613-321	MAINTENANCE SUPP	UNIT 330 - WHEEL SE	7701197	12/20/2017	12/22/2017	305571	13.36
RATTLER ROCK INC	03 201	8 213-613-376	ROAD MATERIAL	SW3160	121330	12/20/2017	12/22/2017	305132	412.95
T BAR D TRUCKING	03 201	8 213-613-453	HAULING	SW2340, SW2344, SW3	5634	12/20/2017	12/22/2017	305174	3,312.10
T BAR D TRUCKING	03 201	8 213-613-453	HAULING	SW4010	5638	12/20/2017	12/22/2017	305175	3,399.30

12,329.32

KUMU & DKIUDE #4

A/P CLAIMS LIST

VCH101 PAGE 13

ALL RECORDS FROM 12/22/2017 TO 12/22/2017 DATE-TO-BE-PAID

VENDOR NAME	PP A	CCOUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP	PO NO	AMOUNT
AT&T WIRELESS	02 201	3 214-614-435	TELEDUONE	0304968975001	5001 - DEC 2	12/12/2017	12/22/2017		36.06
ATMOS ENERGY	Talah Laman	3 214-614-430		3036350009 11/15/17					87.07
					A STATE OF THE STA			205144	190000000000000000000000000000000000000
ATWOODS DISTRIBUTING			THE SAY PROBE COSTS OF THE PROPERTY OF				12/22/2017	305144	45.47
GEXA ENERGY - HOUSTO		THE RESERVE OF THE PARTY OF THE PARTY.	CTWARDS TO STREET	104 2ND ST BARN 11/		Description (All Control Control	12/22/2017		58.48
GEXA ENERGY - HOUSTO	03 201	3 214-614-430	UTILITIES	104 2ND ST GRDL 11/	24540093-4	12/20/2017	12/22/2017		11.07
KIRBY SMITH MACHINER	03 2018	3 214-614-321	MAINTENANCE SUPP	UNIT 459 - VALVE CO	P34379	12/20/2017	12/22/2017	305534	347.70
KIRBY SMITH MACHINER	03 2018	3 214-614-321	MAINTENANCE SUPP	SHIPPING	P34379	12/20/2017	12/22/2017	305534	102.54
RATTLER ROCK INC	03 2018	3 214-614-376	ROAD MATERIAL	BGSP	121019	12/20/2017	12/22/2017	305159	692.52
RATTLER ROCK INC	03 2018	3 214-614-376	ROAD MATERIAL	BGSP	121029	12/20/2017	12/22/2017	305159	414.76
RATTLER ROCK INC	03 2018	3 214-614-376	ROAD MATERIAL	BGSP	121061	12/20/2017	12/22/2017	305159	553.14
RATTLER ROCK INC	03 2018	3 214-614-376	ROAD MATERIAL	BGSP	121084	12/20/2017	12/22/2017	305159	417.68
RATTLER ROCK INC	03 2018	3 214-614-376	ROAD MATERIAL	BGSP	121105	12/20/2017	12/22/2017	305159	139.21
RATTLER ROCK INC	03 2018	3 214-614-376	ROAD MATERIAL	BGSP	121235	12/20/2017	12/22/2017	305159	412.78
RATTLER ROCK INC	03 2018	3 214-614-376	ROAD MATERIAL	BGSP	121260	12/20/2017	12/22/2017	305159	557.82
RATTLER ROCK INC	03 2018	3 214-614-376	ROAD MATERIAL	BGSP	121278	12/20/2017	12/22/2017	305159	411.95
RATTLER ROCK INC	03 2018	3 214-614-376	ROAD MATERIAL	BGSP	121309	12/20/2017	12/22/2017	305159	553.26
RATTLER ROCK INC	03 2018	3 214-614-376	ROAD MATERIAL	BGSP	121331	12/20/2017	12/22/2017	305159	411.02
RATTLER ROCK INC	03 2018	3 214-614-376	ROAD MATERIAL	BGSP	121388	12/20/2017	12/22/2017	305159	425.44
RATTLER ROCK INC	03 2018	214-614-376	ROAD MATERIAL	BGSP	121359	12/20/2017	12/22/2017	305159	692.85
T BAR D TRUCKING	03 2018	214-614-453	HAULING	BGSP	5639	12/20/2017	12/22/2017	305175	3.611.03
T BAR D TRUCKING	03 2018	3 214-614-453	HAULING	BGSP	5636	12/20/2017	12/22/2017	305175	4,639.81
TEXAS BIT	03 2018	3 214-614-376	ROAD MATERIAL	NW3120	200633739	12/20/2017	12/22/2017	305161	12,181.68
WILLIAMS GIN & GRAIN	03 2018	3 214-614-321	MAINTENANCE SUPP	UNIT 451 - HYDRAULI	377494	12/20/2017	12/22/2017	305156	30.28
WILLIAMS GIN & GRAIN	03 2018	3 214-614-321	MAINTENANCE SUPP	ANTIFREEZE	377211	12/20/2017	12/22/2017	305156	66.60

26,900.22

12/21/2017 10:41:41 JUSTICE COURT TECHNOLOGY A/P CLAIMS LIST 1/698 VCH101 PAGE 14

ALL RECORDS FROM 12/22/2017 TO 12/22/2017 DATE-TO-BE-PAID

vendor name	PP ACCOUNT	T # ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP PO NO	AMOUNT
DOCUMENT SOLUTIONS	03 2018 232	-457-310 OFFICE SUPPLIES	11/01/17 - 11/30/17	AR15079	12/20/2017	12/22/2017	8.94
DOCUMENT SOLUTIONS	03 2018 232	-458-310 OFFICE SUPPLIES	11/01/17 - 11/30/17	AR15079	12/20/2017	12/22/2017	20.02
DOCUMENT SOLUTIONS	03 2018 232-	-459-310 OFFICE SUPPLIES	11/01/17 - 11/30/17	AR15079	12/20/2017	12/22/2017	82.69
DOCUMENT SOLUTIONS	03 2018 232-	-456-310 OFFICE SUPPLIES	11/01/17 - 11/30/17	AR15079	12/20/2017	12/22/2017	31.38
XEROX CORP - TXMAS	03 2018 232	-455-310 OFFICE SUPPLIES	705029833 - DEC 201	091575378	12/20/2017	12/22/2017	6.05
XEROX CORP - TXMAS	03 2018 232-	-455-440 COPIER RENTAL	705029833 - DEC 201	091575378	12/20/2017	12/22/2017	110.12
							200 20

259.20

12/21/2011 10.41.41 FUND 319 - HIDIA A/P CLAIMS LIST

VCH101 PAGE 15

ALL RECORDS FROM 12/22/2017 TO 12/22/2017 DATE-TO-BE-PAID

VENDOR NAME	PP	AC	COUNT #	ACCOUNT NAME	ITEM/REASON	INVOICE #	VP DATE	DATE TBP	PO NO	AMOUNT
AT&T- HIDTA ONLY	12	2017	319-516-411	SERVICES	157407533 12/12/17	7533 - DEC 2	12/20/2017	12/22/2017		50.57
ELLIS COUNTY SHERIFF	12	2017	319-526-120	OVERTIME	HALE, TOMMY 58 OT	JUL - OCT 20	12/20/2017	12/22/2017		2,276.90
FEDEX - TXMAS	12	2017	319-516-411	SERVICES	2934-0047-4	6-017-84685	12/14/2017	12/22/2017		108.21
FEDEX - TXMAS	12	2017	319-516-411	SERVICES	2934-0047-4	6-024-87880	12/20/2017	12/22/2017		116.44
FRONTIER COMMUNICATI	12	2017	319-516-411	SERVICES	97292950711118055 1	8055 - DEC 2	12/20/2017	12/22/2017		67.64
JEFFREY L LLOYD	12	2017	319-520-428	TRAVEL	HIDTA DAS TRAINING	REIMB - 12/1	12/20/2017	12/22/2017		594.50
LAURNA JO TUCK	12	2017	319-516-418	FACILITIES	FACILITY MAINTENANC	645692	12/13/2017	12/22/2017		2.910.00
MITEL CLOUD SERVICES	12	2017	319-516-411	SERVICES	064109628 12/15/17	28330452	12/20/2017	12/22/2017		1,249.05
OFFICE DEPOT INC-TXM	12	2017	319-524-310	SUPPLIES	CD/DVD SLEEVES	981592377001	12/20/2017	12/22/2017	305493	29.67
OFFICE DEPOT INC-TXM	12	2017	319-524-310	SUPPLIES	PLANNER	981592376001	12/20/2017	12/22/2017	305493	21.25
OFFICE DEPOT INC-TXM	12	2017	319-524-310	SUPPLIES	3 HOLE PUNCH	981592375001	12/20/2017	12/22/2017	305493	55.36
OFFICE DEPOT INC-TXM	12	2017	319-524-310	SUPPLIES	DOUBLE-SIDED TAPE	981592374001	12/20/2017	12/22/2017	305493	59.97
OFFICE DEPOT INC-TXM	12	2017	319-524-310	SUPPLIES	HANGING FOLDERS, PL	981592243001	12/20/2017	12/22/2017	305493	229.30
OFFICE DEPOT INC-TXM	12	2017	319-526-310	SUPPLIES	APC REPLACEMENT BAT	980725961001	12/20/2017	12/22/2017	305470	143.76
OFFICE DEPOT INC-TXM	12	2017	319-521-310	SUPPLIES	HP 305A TONER - BLA	982646066001	12/20/2017	12/22/2017	305522	68.82
OFFICE DEPOT INC-TXM	12	2017	319-521-310	SUPPLIES	CD LABELS	982646066001	12/20/2017	12/22/2017	305522	93.58
OFFICE DEPOT INC-TXM	12	2017	319-536-310	SUPPLIES	MONTHLY PLANNERS	984141429001	12/20/2017	12/22/2017	305521	298.80
PS BUSINESS PARKS	12	2017	319-516-418	FACILITIES	T0015920 - BASE REN	JAN 2018	12/13/2017	12/22/2017		32,269.10
PS BUSINESS PARKS	12	2017	319-516-418	FACILITIES	T0015920 - OPERATIN	JAN 2018	12/13/2017	12/22/2017		11.813.89
SCOTTY WILLAIMS	12	2017	319-520-428	TRAVEL	EQUIPMENT UPDATES -	REIMB - 12/0	12/14/2017	12/22/2017		127.33
SUDDENLINK	12	2017	319-521-411	SERVICES	1000018626710322302	2302 - DEC 2	12/13/2017	12/22/2017		372.87
TARRANT COUNTY	12	2017	319-523-120	OVERTIME	MCFARLAND, SHANNON	SEP 2017	12/20/2017	12/22/2017		369.38
THOMAS PAUL HARRIS	12	2017	319-537-412	PROFESSIONAL SER	12/01/17 - 12/15/17	2017-23	12/13/2017	12/22/2017		3.167.81
VERIZON WIRELESS INC	12	2017	319-535-411	SERVICES	920410632-00001 10/	9797152709	12/13/2017	12/22/2017		35.90
VERIZON WIRELESS INC	12	2017	319-526-411	SERVICES	920410632-00001 10/	9797152709	12/13/2017	12/22/2017		1.227.31
VERIZON WIRELESS INC	12	2017	319-515-411	SERVICES	920410632-00001 10/	9797152709	12/13/2017	12/22/2017		269.97
VERIZON WIRELESS INC	12	2017	319-522-411	SERVICES	920410632-00001 10/	9797152709	12/13/2017	12/22/2017		259.83
VERIZON WIRELESS INC	12	2017	319-517-411	SERVICES	920410632-00001 10/	9797152709	12/13/2017	12/22/2017		153.55
VERIZON WIRELESS INC	12	2017	319-523-411	SERVICES	920410632-00001 10/	9797152709	12/13/2017	12/22/2017		455.88
VERIZON WIRELESS INC	12	2017	319-536-411	SERVICES	920410632-00001 10/	9797152709	12/13/2017	12/22/2017		432.67
VERIZON WIRELESS INC	12	2017	319-524-411	SERVICES	920410632-00001 10/	9797152709	12/13/2017	12/22/2017		248.63
VERIZON WIRELESS INC	12	2017	319-525-411	SERVICES	920410632-00001 10/	9797152709	12/13/2017	12/22/2017		804.91
ZAYO GROUP, LLC	12	2017	319-516-411	SERVICES	006500 12/01/17 - 1	DEC 2017	12/20/2017	12/22/2017		770.36

61,153.21

12/21/201/ 10:41:41 FUND 320 - HIDIA A/P CLAIMS LIST / 700 VCHIO1 PAGE 16

ALL RECORDS FROM 12/22/2017 TO 12/22/2017 DATE-TO-BE-PAID

VENDOR NAME	PP A	CCOUNT #	ACCOUNT NAME	I TEM/REASON	INVOICE #	VP DATE	DATE TBP PO NO	AMOUNT
CEDAR HILL POLICE DE	12 2017	7 320-527-120	OVERTIME	BYRD, JERAMIE 20 OT	OCT 2017	12/13/2017	12/22/2017	1.109.20
CITY OF RICHARDSON P	12 2017	7 320-526-120	OVERTIME	SHAW JR. ROBERT L 1	NOV 2017	12/13/2017	12/22/2017	843.07
FORT WORTH POLICE DE	12 2017	7 320-525-120	OVERTIME	JARRELL, BLAISDELL,	NOV 2017	12/13/2017	12/22/2017	7.425.38
FORT WORTH POLICE DE	12 2017	7 320-525-120	OVERTIME	JARRELL, FIELDS, MO	OCT 2017	12/13/2017	12/22/2017	8.161.74
IRVING POLICE DEPT	12 2017	320-526-120	OVERTIME	SLICKER, R 73 OT	OCT 2017	12/20/2017	12/22/2017	4.371.97
OMNI PROFESSIONAL SE	12 2017	320-516-412	CONTRACT SERVICE	12/01/17 - 12/15/17	2017-23	12/13/2017	12/22/2017	3,976.17
RUTH ASTON	12 2017	320-517-412	CONTRACT SERVICE	12/01/17 - 12/15/17	2017-23	12/13/2017	12/22/2017	2.854.06
SUMPTER SERVICES LLC	12 2017	320-515-412	CONTRACT SERVICE	12/01/17 - 12/15/17	2017-23	12/13/2017	12/22/2017	8.190.86
TARRANT COUNTY	12 2017	320-523-120	OVERTIME	MCFARLAND, SHANNON	OCT 2017	12/13/2017	12/22/2017	2,927.58

39,860.03

12/2/2017 10.41.41 SHERIFF SEIZURE A/F LLAIMS LIST /70/ VCH101 PAGE 17

ALL RECORDS FROM 12/22/2017 TO 12/22/2017 DATE-TO-BE-PAID

VENDOR NAME PP ACCOUNT # ACCOUNT NAME ITEM/REASON INVOICE # VP DATE DATE TBP PO NO AMOUNT

AT&TSERVICES INC. 03 2018 960-560-451 MAINT CONTRACT - 287256004191 11/03/ 4191 - DEC 2 12/20/2017 12/22/2017 80.97

80.97

TOTAL PAYABLES 334,578.26

6

AFFIDAVIT SUBMITTED BY Jane McCollum Chief Deputy Treasurer

NAVARRO COUNTY TREASURER

STATE OF TEXAS

COUNTY OF NAVARRO

Before me, the undersigned authority, on this day personally appeared the following named persons, and after being duly sworn, deposes and says: Honorable H. M. Davenport, Jr., County Judge, Honorable Jason Grant, Commissioner Pct. 1, Honorable Richard Martin, Commissioner Pct. 2, Honorable Eddie Moore, Commissioner Pct. 3, and Honorable James Olsen, Commissioner Pct. 4.

I, Jane McCollum, Navarro County Chief Deputy Treasurer, on this 22nd day of December, 2017 present to the Navarro County Commissioners Court the Monthly Financial Report for the month ending on November 30, 2017 for the court to review and approve. This report is in compliance with section 114.026 of the Local Government Code, so therefore we hereby execute this affidavit for publication.

With this signed affidavit, We the Commissioners Court, state that the requirements of Subsection (C) have been met with the examination of this report.

H. M. Davenport Jr. – County Judge

Richard Martin – Commissioner Pct 2

Eddie Moore – Commissioner Pct 3

SWORN AND SUBSCRIBED TO BEFORE ME, this 25th day of September, 2017 by H. M. Davenport, Jr., Jason Grant, Richard Martin, Eddie Moore, and James Olsen, in their official capacities as the members of the Navarro County Commissioners Court.

Sherry Dowd - Navarro County Clerk



Commissioner Pct 4

NAVARRO COUNTY, TEXAS REPORT OF CASH AND INVESTMENTS FOR THE MONTH OF NOVEMBER, 2017

FUND	BEGINNING BALANCE	RECEIPTS	BANK INTEREST	DISBURSEMENTS	ENDING BALANCE	TEX POOL	TEX POOL DEP/WD	TEX POOL	TEX POOL	TOTAL
GENERAL	3,624,157.29	3,635,403.71	2,189.63	2,532,048.34	4,729,702.29	838,218,58	EL IS	883 67	839,102.23	5,568,804.52
COMMUNITY SUPERVISION	168,906.90	42,003.20	69.85	141,253.40	69,726.55	92,772/26		97.81	92,870.07	162,596.62
JUVENILE PROBATION	32,026.76	66,177.90	13.41	54,644.64	43,573.43	36,483.40	(26,000.00)	25.53	10,458.93	54,032.36
FLOOD CONTROL	947,891.01	42,597.46	512.32	11,520.22	979,480.57	2,152.38	2	2 32	2,154,88	981,635 25
ROAD & BRIDGE - PCT 1	374,477.71	235,918.35	243.10	119,850.21	490,788.95	31,052,37	11/2	32.73	31,085.10	521,874.05
ROAD & BRIDGE - PCT 2	152,555.35	135,510.67	87.43	100,615.83	187,537.62	77,004178		81.18	77,085.96	264,623.58
ROAD & BRIDGE - PCT 3	197,248.15	135,510.68	120.73	63,496.03	269,383.53	65,878.99		69.45	65,048,44	335,326.97
ROAD & BRIDGE - PCT 4	992,760.58	135,510.68	531.93	110,806.45	1,017,996,74	70.208.04		80.39	76,348.43	1,094,345.17
HID.T.A.	142,973.73	301,898.46	76.38	301,898.46	143,050.11	-			77	143,050.11
H.I.D.T.A. SEIZURE	64,204.54	1	34.30		64,238.84	1,692,85		1.80	1,693.65	65,933.49
DEBT SERVICE	254,004.51	95,506.16	154.41	r u	349,665.08	2,175.04	-	2.40	2,177.44	351,842.52
CAPITAL PROJECTS	3,474.34	-	1.86	+	3,476.20	10,307.01	· ·	10.90	10,317.97	13,794.11
SHERIFF STATE SEIZURE	87,000.99	257.60	46.44	1,468,99	85,836.04	5405	Π,.		54.05	85,890.09
DISTRICT ATTY FORF	60,457.91	3,857.00	34.14	2,699 90	61,649.15	112,058.45		118.11	112,176.58	173,825 71
HEALTH INSURANCE	624,565.10	287,441.69	238.29	572,767.57	339,477.51	11,932.86		12.57	11,845.48	351,422.94
ECONOMIC DEVELOPMENT				·*	-	2,143,91		2.29	2,146.20	2,146.20
TRUST	1,635,326.08	27,553.83	913.92	17,740.02	1,646,053.81	261,588.37		275.74	261,842.11	1,907,895 92
LAKE TRUST	237.01	- 2	0.13		237.14	94,958.78	1.0	100.14	95,088.92	95,324.06
REVOLVING & CLEARING	785,154.12	3,087,042.30	1,351.49	2,991,639.51	881,908.40	761.78	1	0.90	762,788	882,671,08
PAYROLL FUND	13,186.69	1,094,300.76	133.18	1,094,300.76	13,319.87			10		13,319.87
DISBURSEMENT FUND	60,656.83	3,129,167,05	312 55	3,129,166.43	60,970.00				-	60,970.00
2014 GO BONDS	101,303.23	21,203.66	54.15	19,592.00	102,969.04				-	102,969.04
SPECIAL REVENUE		18,913.99		18,913.99	*					0.00
SHERIFF FED SEIZURE	166,814.81	**	89.12		166,903.93					166,903.93
TOTAL	10,489,383.64	12,495,775.15	7,208.76	11,284,422.75	11,707,944.80	1,717,454.86	(26,000.00)	1,797.93	1,693,252.79	13,401,197.59

Ryan Doyglas / Treasurer

Jane McCollum / Chief Deputy Treasurer

Date

Date



Stanley Young -- Director

syoung@navarrocounty.org

601 N. 13th Street Suite 1 Corsicana, Texas 75110 Ph. 903-875-3312 Fax 903-875-3314

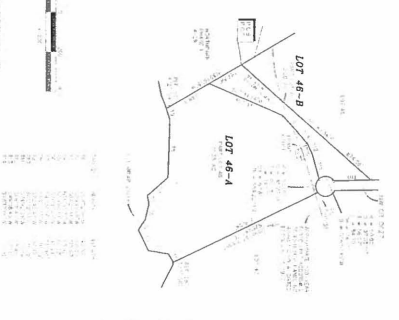
APPLICATION FOR REPLAT

Fee: \$150
Name of Subdivision: NoRTH Park, PHASE III Number of existing lots owned: Proposed number of new lots: 2
Name of Owner: Texeso Mexfehre? Mailing Address: 115 NW CR-0077 Corsilana Textens Phone Number: 903-355-0800 E-mail:
Phone Number: 903-365-0800 E-mail: Owner Signature: 18ve10 Menthe2
Surveyor preparing plat: #EARN SURVEYING ASSOCIATES Mailing Address: 108 w Tyler ST: ATHENS, TX 75751 Phone Number: (903) 675-2858 E-mail:
This box only pertains to requests in which the owner will not be available to make meetings.
In lieu of representing this request myself as owner of the property, I hereby authorize the person designated below to act in the capacity as my agent for the application, processing, representation and/or presentation of this request.
Signature of Owner:
Signature of Authorized Representative:

NORTHPARK

OLUME 7, PAGE 74 REPLAT LOT 16

FINAL PLAT LOTS 46-A & 46-B



THE REPORT OF MAIN STREET

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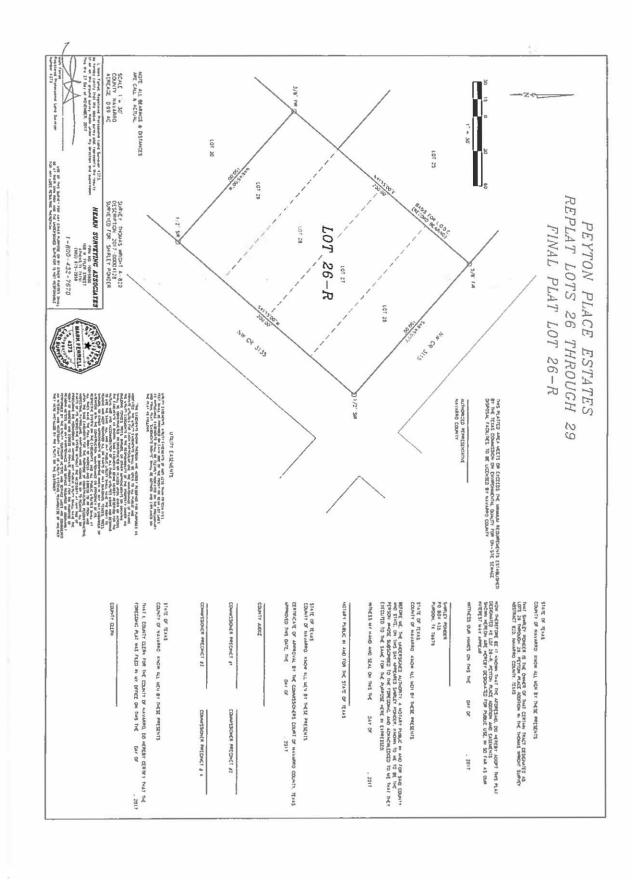
Stanley Young - Director

syoung@navarrocounty.org

601 N. 13th Street Suite 1 Corsicana, Texas 75110 Ph. 903-875-3312 Fax 903-875-3314

APPLICATION FOR REPLAT

Fee: \$150
General Location of Property: OFF FM 667 NAVARROMILS Name of Subdivision: Pcy TON Place
Number of existing lots owned: Proposed number of new lots:
Name of Owner: Shirley PONDER Mailing Address: 17420 NW CR 3135 PURDON TX 76679 Phone Number: 9035192304 E-mail: KEND 19559 Horman J. Com Owner Signature: Shirly Ponder Surveyor preparing plat: HEARNE SURVEYING Mailing Address: 108 w. Tyler ST. ATherds, TX 75751 Phone Number: 903 675 2858 E-mail:
This box only pertains to requests in which the owner will not be available to make meetings.
In lieu of representing this request myself as owner of the property, I hereby authorize the person designated below to act in the capacity as my agent for the application, processing, representation and/or presentation of this request.
Signature of Owner:
Signature of Authorized Representative:



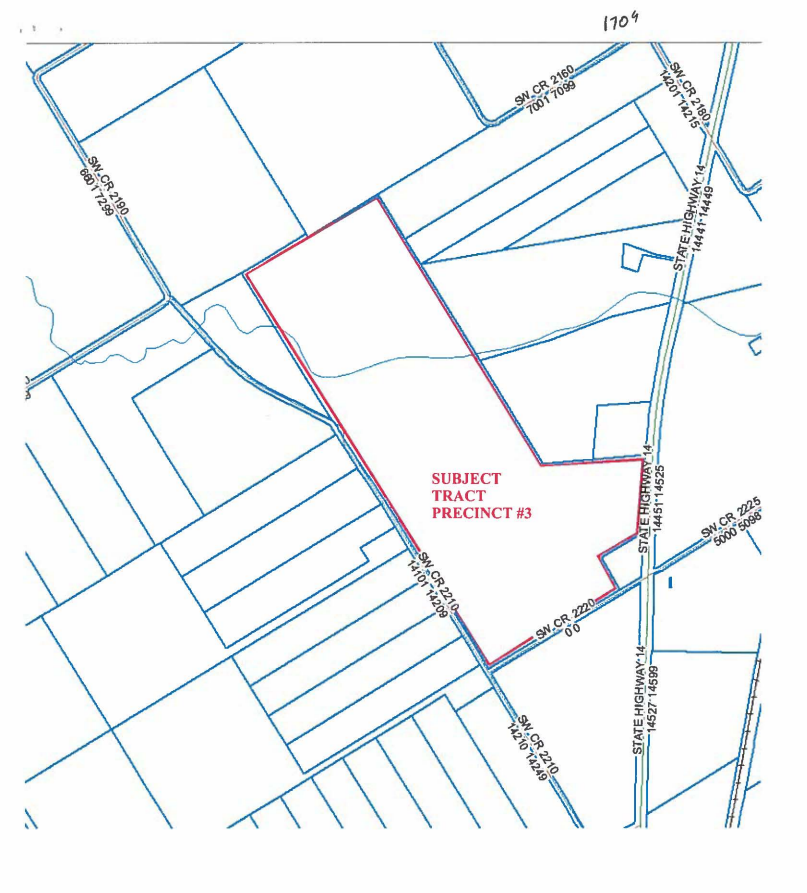
NAVARRO COUNTY OFFICE OF PLANNING AND DEVELOPMENT

Stanley Young - Director syoung@navarrocounty.org 601 N 13th St Suite 1 Corsicana, Texas 75110 903-875-3312 ph. 903-875-3314 fax

SUBDIVISION APPLICATION FORM

Please type or print information.

This form shall be completed by the applicant and submitted to the Navarro County Office of Planning and Development along with the required number of copies of the plat, review fee and all other required information prior to submittal to Commissioners Court.
Type of Plat Submittal: PreliminaryFinalReplat/Amendment
Proposed name of subdivision: Maci Ranch Land Company LLC
Acreage of subdivision: 19,29 Number of proposed lots: 18
Name of Owner: Maci Ranch Land Company LLC - Clay for Hays
Address: P.O. Box 190
Phone number: 903-322-5848 Email: Claytenhays@remax.Net Surveyor: Clint Williford
Address PD BOX 1266 Mexia TX 76667
Phone number: 254 - 747 - 2331 Fax Number:
Email: Williford clint @ yahoo.com
Physical location of property: Property at CR 2210, CR 2220 & Hwy 14
Legal Description of property: 119.29 AC A-21 David D. Anderson Survey
Intended use of lots (check all that apply): Residential (single family) Residential (multi-family) Commercial/Industrial Other (please describe) Residential (multi-family) Commercial/Industrial
Property located within city ETJ?
YesNo If yes, name if city:
I understand that the approval of the final plat shall expire unless the plat is recorded in the office of the County Clerk within a period of 60 days after the date of final approval.
May h Hays 10-18-17
Signature of Owner Date
In lieu of representing this request myself as owner of the property, I hereby authorize the person designated below to act in the capacity as my agent for the application, processing, representation and/or presentation of this request.
Signature of Owner: Chapter June 16-18-17
Signature of Authorized Representative: Date:



FINAL PLAT CHECKLIST

MACI RANCH LAND COMPANY, LLC SUBDIVISION NAME

The follow	ving information shall be included on the preliminary plat:
1.	The title or name of the Subdivision along with survey and abstract numbers.
2. 3. 4. 5.	A description of sub-division by metes and bounds and location of same with respect to an original corner of the original survey of which it is a part.
3.	Name of the subdivider, and owner.
4.	Owner's certification (Tax Certificates).
	Subdivision is located in an unincorporated area within Navarro County and not inside a City Limits and/or Extra Territorial Jurisdiction.
<u></u>	Certificate of Surveyor, licensed by the State of Texas.
<u></u>	Vicinity or project location map.
6. 7. 8.	North point, date, scale (not to exceed 1"=200').
9.	Limits of 100-year flood zone as shown on flood insurance rate maps shall be shown on the plat. THIS SUBDIVISION IS NOT WITHIN A FLOOD HAZARD ZONE.
<u>NA</u> 10.	Dimensions of the subdivision and dimensions and locations of all roads, streets, alleys, squares, and parks.
<u></u>	Reference shall be made to all recorded subdivision plats or platted property abutting the subdivision showing the name along with the deed record volume and page.
<u>12.</u>	The plat and drawing sheets shall be 18"x24". When more than one sheet is required for a plat, a key map showing the entire subdivision to a smaller scale shall be shown on one of the sheets.
<u>NA</u> 13.	If the proposed subdivision is a portion of a tract which will be further subdivided in the future, a tentative "Master Plat" of the entire tract shall be submitted.
<u>NA</u> 14.	Copy of the proposed restrictive covenants.
15.	Plan for providing utility services.
16.	All easements must be shown, 15'front, 10' each side.
17.	Total acreage of subdivision.
18.	Building set-back lines.



Navarro County Planning & Development

OSSF Program

Stanley Young, DR
601 N 13th Street Suite 1 Corsicana, TX 75110
Telephone No. (903) 875-3311
Fax No. (903) 875-3314

Requirements for Navarro County Planning and Development Approval of Subdivision or Development Plans Utilizing On-Site Sewage Facilities

rians	Utmzm	g On-Site Sewage Facilities
	ision to	plat of the proposed " MACI RANCH LAND COMPANY, LLC " the Navarro County Planning and Development office, has met with the following required
	V	Lot sizes minimum not less than 1 acre.
	9	Source of water identified (municipal or private).
		The planning material must include an overall site plan.
	tied to	Topography of the tract shall be shown on the plat by means of contours of ten (10) foot intervals USGS datum.
		100-year floodplain map and a comprehensive drainage and 100-year floodplain impact plan.
		Soil survey and/or site/soil evaluation sufficient to define the soil characteristics of all lots and of land within the development in accordance with the Texas Administrative Code, Title 30, Part pter 285, Subchapter D, Rule §285.30.
	rivers i	Locations of all existing or proposed water wells (public or private), streams, ponds, lakes and/or indicated.
	a defin	A complete report submitted detailing the types of OSSFs to be considered and their tibility with area wide drainage and groundwater. Any lots or tracts requiring OSSF installation in led floodplain shall be subject to special planning requirements to indicate that the location of the will not result in damage to the OSSF or result in contamination from the OSSF during flooding.
	9	Planning materials address potential replacement areas for failed OSSFs.
	V	Subdivision application review fee submitted.
	1	tale (find 12/05/2017
	Design	nated Representative Date of Approval

Corporations Section P.O.Box 13697 Austin, Texas 78711-3697





Office of the Secretary of State

CERTIFICATE OF FILING OF

Maci Ranch Land Company, LLC File Number: 802827417

The undersigned, as Secretary of State of Texas, hereby certifies that a Certificate of Formation for the above named Domestic Limited Liability Company (LLC) has been received in this office and has been found to conform to the applicable provisions of law.

ACCORDINGLY, the undersigned, as Secretary of State, and by virtue of the authority vested in the secretary by law, hereby issues this certificate evidencing filing effective on the date shown below.

The issuance of this certificate does not authorize the use of a name in this state in violation of the rights of another under the federal Trademark Act of 1946, the Texas trademark law, the Assumed Business or Professional Name Act, or the common law.

Dated: 10/02/2017

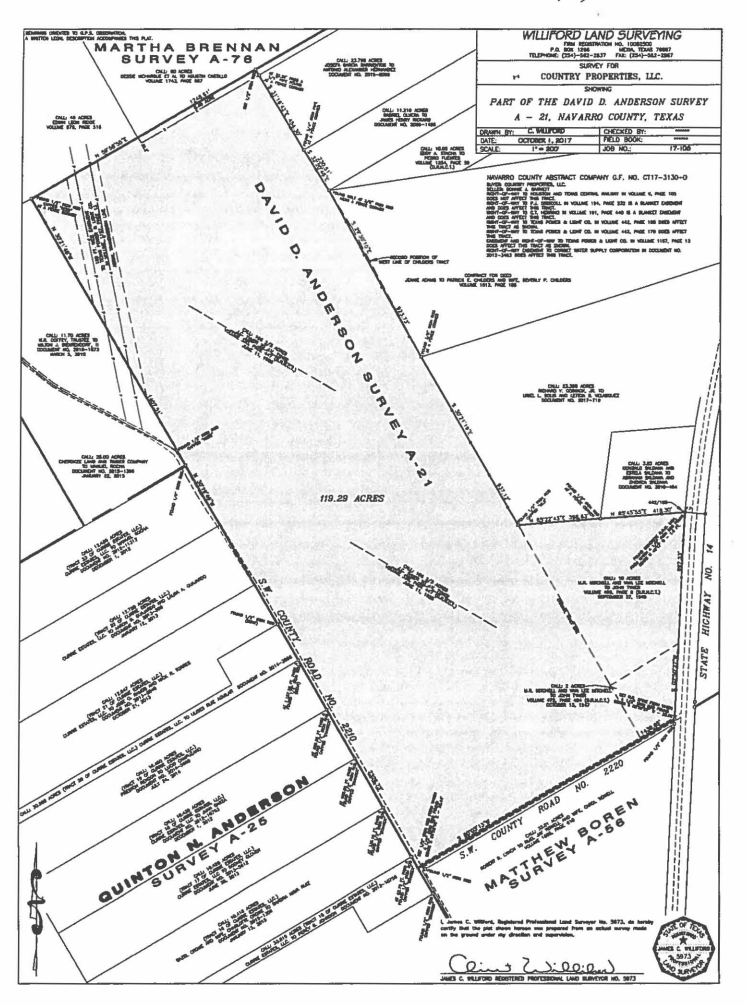
Effective: 10/02/2017



Rolando B. Pablos Secretary of State

Phone: (512) 463-5555 Prepared by: Rence Guerrero

TID: 10306



CORBET WATER SUPPLY 1724 FM 2452 CORSICANA, TEXAS 75110 903-872-4821

August 21, 2017

COUNTRY PROPERTIES CLAYTON HAYS

RE: HWY 14 & SWCR 2220 & SWCR 2210 120 acres subject

Corbet Water Supply has main water lines on SWCR 2220, SWCR 2210 and HWY 14. Ample water for any sub-division in Richland area.

The Corbet Water Supply will allow as many meters as needed up to 20 meters for this proposed

Sincerely

property.

David Weinkauf 8/21/17

General Manager

Corbet Water Supply



Oncor Electric Delivery Company LLC a Delaware limited liability company

8-22-2017

Scott Montgomery 301 S. 12th St. Corsicana, Texas 75110

Country Properties, LLC

Buffalo, Texas 75831

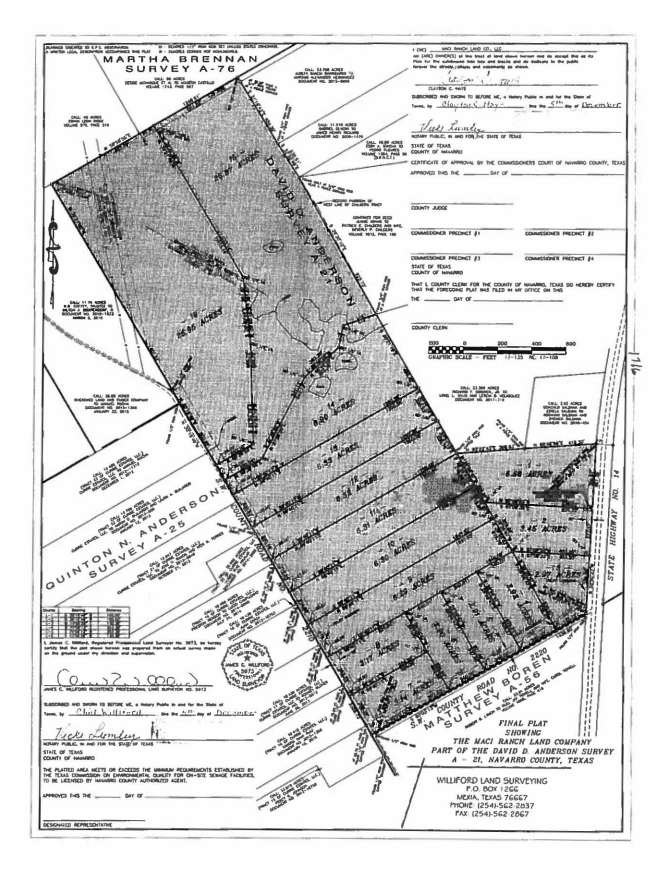
Re: 120 Ac. Richland/Currie- Navarro County SW CR 2220 & SW CR 2210

Please be advised that Oncor Electric Delivery Company LLC, a Delaware limited liability company, can provide electric service to the above referenced site. Service will be provided upon request in accordance with our tariffs and service regulations on file with the Public Utility Commission of Texas.

If you have questions or need additional information, please feel free to contact me.

Sincerely,

Sott Matomery



2018 INDEPENDENT CONTRACTOR AGREEMENT

RECEIVED

BETWEEN

DEC 15 2017

NAVARRO COUNTY, TEXAS

NAVARRO COUNTY AUDITOR'S OFFICE

AND

Texoma HIDTA

AND

RUTH L. ASTON

THIS AGREEMENT is entered into by and between Navarro County, the Texoma High Intensity Drug Trafficking Area, and Ruth L. Aston ("the Contractor").

- Independent Contractor. Subject to the terms and conditions of this Agreement, Navarro County hereby engages the Contractor as an independent contractor to perform the services set forth herein with Texoma HIDTA, and the Contractor hereby accepts such engagement.
- Duties, Terms, and Compensation. The Contractor's duties, term of
 engagement, compensation and provision for payment thereof shall be set
 forth in and attached as Exhibit A and Exhibit B, which may be amended
 in writing from time to time.
- Expenses. During the term of this Agreement, the Contractor shall timely bill and Navarro County shall reimburse only approved, specified expenses, which are incurred in connection with the performance of the duties hereunder.
- 4. Written Reports. The contractor shall provide progress reports and a final results report upon request from Navarro County.
- 5. Termination. 1) Navarro County may immediately terminate this Agreement for cause at any time by written notice. 2) Termination will be effective upon delivery of written notice. 3) Either party may terminate this Agreement with or without cause at any time by 30 days written notice. At the termination of this Agreement, the Contractor shall receive as his/her sole compensation payment for services actually performed in accordance with the payment provision in Exhibit A hereof plus any expenses to which he/she is due and owing at the time of the termination.

- 6. Independent Contractor. This Agreement shall not render the Contractor an employee, partner, agent of, or representative of Navarro County, or any participating agency with the Texoma HIDTA for any purpose. The Contractor is and will remain an independent contractor in his/her relationship to Navarro County and the Texoma HIDTA. The Texoma HIDTA and Navarro County shall not be responsible for withholding taxes with respect to the Contractor's compensation hereunder. Texoma HIDTA and Navarro County are not responsible for nor will they otherwise provide retirement benefits, social security, worker's compensation, health or disability benefits, unemployment insurance benefits, or employee benefits of any kind.
- Choice of Law. The laws of the state of Texas shall govern the validity of this Agreement, the construction of its terms and the interpretation of the rights and duties of the parties hereto.
- 8. Arbitration. Notwithstanding anything to the contrary contained in this Agreement, each party hereby agrees that no claim or dispute between Navarro County and the Contractor arising out of, or relating to this Agreement shall be decided by any arbitration proceeding including, without limitation, any proceeding under the Federal Arbitration Act (9 U.S.C. Section 1-14) or any applicable state arbitration statute, provided that in the event that Navarro County is subject to an arbitration proceeding, notwithstanding this provision, the Contractor consents to be joined in the arbitration proceeding if the Contractor's presence is required or requested by Navarro County for complete relief to be accorded in the arbitration proceedings.
- 9. Remedies. No remedies or rights herein conferred upon the parties are intended to be exclusive of any remedy or right provided by law, but each shall be cumulative and shall be in addition to every other remedy or right given hereunder or now or thereafter existing at law or in equity.
- Headings. Section headings are not to be considered a part of this
 Agreement and are not intended to be a full and accurate description of the
 contents hereof.
- Waiver. Waiver by one party hereto of breach of any provision of this Agreement by the other shall not operate or be construed as a continuing waiver.
- Assignment. Neither the Contractor nor Navarro County shall sell, assign, or transfer any rights or obligations under this Agreement in whole or in part without prior written consent of the other party.
- 13. Notices. Any and all notices, demands, or other communication required or desired to be given hereunder by any party shall be in writing and shall be validly given or made to another party if personally served, or if

deposited in the United States mail, certified or registered, postage prepaid, return receipt requested. If such notice of demand is served personally, notice shall be deemed constructively made at the time of such personal service. If such notice, demand or other communication is given by mail, such notice shall be conclusively deemed given five days after deposit thereof in the United States mail addressed to the party to whom such notice, demand or other communication is to be given as follows:

If to the Contractor:

If to Navarro County:

Terri Gillen, County Auditor

Navarro County Auditor's Office

Navarro County

601 N. 13 Street STE 6 Corsicana, Texas 75110

If to the Texoma HIDTA:

Texoma HIDTA Executive Board

8404 Esters Blvd., Suite 100

Irving, Texas 75063

Any party hereto may change its address for purposes of this paragraph by written notice given in the manner provided above.

- 14. Indemnification. Contractor agrees to indemnify, defend and hold harmless all the Texoma HIDTA participating agencies and their respective officials, employees, agents, contractors, successors and assignees, in either their official or individual capacities, from and against any and all liabilities, claims, demands, damages, actions, losses or costs (including any costs incurred by attorneys representing any of them) arising out or any breach of this Agreement or performance of services hereunder and caused by and/or resulting from the negligence or willful misconduct of the Contractor.
- 15. Release. Contractor does hereby release, acquit and forever discharge Navarro County, Texoma HIDTA and the Executive Board, collectively referred to in this paragraph as Texoma HIDTA of any and all debts, damages, claims, causes of action, suit, liabilities, and demands of whatever nature which Contractor might now have or that might subsequently accrue by reason of any matter arising out of any related work performance of this position and particularly growing out of or in any way connected, directly with the provisions of this Agreement.
- Modification or Amendment. No amendment, change or modification of this Agreement shall be valid unless in writing signed by the parties hereto.

- 17. Entire Understanding. This document and any exhibit attached constitute the entire understanding and agreement of the parties, and any and all prior agreements, understanding, and representations are hereby terminated and canceled in their entirety and are of no further force and effect.
- 18. Unenforceability of Provisions. If any provision of this Agreement, or any portion thereof, is held to be invalid and unenforceable, then the remainder of this Agreement shall nevertheless remain in full force and effect.

19. Miscellaneous Provisions:

- a. This Agreement shall not bestow any rights upon any third party but rather shall bind and benefit the Contractor and Navarro County only.
- b. Failure of either party to insist on the strict performance of any of the agreement herein or to exercise any right or remedies accruing hereunder upon default or failure of performance shall not be considered a waiver of the right to insist on and to enforce by all appropriate remedies.
- c. The officer executing this Agreement on behalf of the parties hereby confirms that such officers have full authority to execute this Agreement and to bind the party he/she represents.

IN WITNESS WHEREOF the undersigned have executed this Agreement as of the day and year written below. The parties hereto agree that facsimile signatures shall be as effective as if originals.

Navarro County

By:

Judge H.M. Davenport

Date: 12-22-17

Contractor:

| Date: 12/14/20/7

EXHIBIT A DUTIES, TERMS AND COMPENSATION FOR THE POSITION OF INTELLIGENCE ANALYST/IT ASSISTANT WITH Texoma HIDTA

- DUTIES: The Regional Intelligence Support Center Supervisor will provide the day
 to day supervision for the contractor and the Texoma HIDTA Director will evaluate
 the overall performance of the Contractor. The daily duties of the contractor will
 include but not be limited to:
 - a. Perform preliminary research and analysis of raw data from field reports and other sources to be used in conjunction with the initiation and development of major investigations.
 - Select, abstract, or excerpt data from specific intelligence sources and case files, then compile information.
 - c. Prepare organized presentation of research results.
 - d. Collate data from case files and various reporting sources.
 - e. Identify trafficker associations and overt acts.
 - f. Maintain working-level relationships with law enforcement counterparts in other intelligence activities to exchange pertinent information.
 - g. Render support to investigations including, but not restricted to, network analysis, financial analysis, telephone toll analysis, document analysis, and event analysis.
 - h. Operate computer databases and software including Microsoft Word, Excel, Power Point, Pen Link, Analyst Notebook, RAID, and other programs necessary for analytical and case support.
 - i. Offer opinions and provide investigative leads based on intelligence analysis.
 - j. Obtain and integrate information into a cohesive case file.
 - k. Target/identify crimes and crime trends.
 - 1. Identify criminals through the use of education and information assessment.
 - m. Provide support for prosecution of cases in court.
 - Provide support to investigators involved in long-term complex case Investigation.
 - Intelligence analysis production (narratives, summaries, reports, etc., based on intel analysis).
 - p. Graphics production (link charts, association matrices, and court presentation products).
 - q. Post-seizure analysis (information gathered as a result of an arrest or seizure which aids in case development and lead generation).
 - r. Receive requests for event and subject "deconfliction" and perform necessary data base checks in the Watch Center.
 - s. Assist with other research and analytical assignments as directed by Texoma HIDTA supervision.

- TERM: This engagement shall commence on <u>01/01/2018</u> and shall continue in full force and effect until December 31, 2018. The Agreement will be reviewed and renewed annually (subject to the contingency set forth below and acceptable performance by the Contractor) or to any changes agreed to in writing by both parties.
- 3. CONTINGENCY: Notwithstanding anything to the contrary in paragraph 2 above, this Agreement will not be renewed or be effective for any term exceeding the initial Term described above unless Navarro County receives grant funding for Texoma HIDTA for the fiscal year in which the renewal or extended term falls.
- A. CONTRACTUAL OBLIGATIONS: Working hours will be established to insure proper support provided and approved by the Texoma HIDTA Director. The Contractor will provide 1800 hours of contract services during the calendar year.

4. COMPENSATION:

- a. <u>Wages</u>: Navarro County, upon recommendation of the Director, Texoma HIDTA, shall authorize payment to the Contractor for services provided by the Contractor for the term of this Agreement. Payment will consist of an annual sum equivalent to a GS 9 step 3 on the approved 2018 Federal GS pay scale plus a 25% allowance for fringe benefits to be paid in equal installments. Overtime will not be authorized.
- b. <u>Expenses</u>: Contractor will be reimbursed by Navarro County for approved Texoma HIDTA related travel and training, as detailed in the Navarro County Policies and Procedures Guide.
- 5. RESPONSIBILITIES OF NAVARRO COUNTY: As the fiscal agent for the Texoma HIDTA, Navarro County has been designated by the Texoma HIDTA Executive Board to administer the cooperative agreement contract between ONDCP by supplying the ONDCP the proper documentation regarding any payment due to the Contractor and disbursing such funds to the Contractor. Payment by Navarro County to the Contractor does not create any special employment relationship and is not to be construed in any way to alter the Contractor's status.

Exhibit B

County Of Navarro, Texas

CERTIFICATIONS REGARDING LOBBYING, DEBARMENT, SUSPENSION AND OTHER

RESPONSIBILITY MATTERS; DRUG-FREE WORKPLACE REQUIREMENTS; FEDERAL

DEBT STATUS, AND NONDISCRIMINATION STATUS AND IMPLEMENTING REGULATIONS

In this certification "contractor" refers to both contractor and subcontractor, "contract" refers to both contract and subcontract.

General Requirements

The County of Navarro, Texas is required to obtain from all contractors, which receive federal funds or federal pass-through funds, certifications regarding, lobbying, federal debt status, debarment and suspension, and a drug free workplace. Institutional applicants are required to certify that they will comply with the nondiscrimination statutes and implementing regulations.

Contractors should refer to the regulations cited below to determine the certifications to which they are required to attest. Signature of the form provides for compliance with certification requirements under 21 CFR part 1405, "New Restrictions on Lobbying,' 21 CFR part 1414, Government wide Debarment and Suspension (Non-procurement), Certification Regarding Federal Debt Status (0MB Circular A-129), and Certification Regarding the Nondiscrimination Statutes and Implementing Regulations. The certifications shall be treated as a material representation of fact upon which reliance will be placed when the County of Navarro enters into contracts in which contractors receive federal funds.

1. LOBBYING

As required by Section 1352, Title 31 of the U.S. Code, and implemented in 21 CFR part 1405, for persons entering into a cooperative agreement over \$100,000, as defined at 21 CFR Part 1405, the contractor certifies that;

- (a) No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, and officer or employee of Congress, or an employee of a Member of Congress in connection with the making of any Federal grant, the entering into continuation, renewal, amendment, or modification of any Federal grant or cooperative agreement,
- (b) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal Grant or cooperative agreement, the undersigned shall complete

1724

and submit Standard Form -LLL, "Disclosure of Lobbying Activities," in accordance with its instructions:

(c) The undersigned shall require that the language of this certification be included in the award document for all sub-awards at all tiers (including subgrants, contracts under grants and cooperative agreements, and subcontracts) and that all sub-recipients shall certify and disclose accordingly.

2. DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS

As required by Executive Order 12549, Debarment and Suspension and implemented at 21 CFR Part 1404, for prospective participants in primary covered transactions

A. The contractor certifies that it and its principals:

- (a) Are not presently debarred, suspended, proposed for debarment, declared ineligible, sentenced to a denial of Federal benefits by a State or Federal court, or voluntarily excluded from covered transactions by any Federal department or agency;
- (b) Have not within a three-year period preceding this application been convicted of or and a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain or performing a public (Federal, State, or local) transaction or contract under a public transaction violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) terminated for cause or default; and
- B. Where the applicant is unable to certify to any of the statements in this certification, he or she shall attach an explanation to the application.

3. DRUG-FREE WORKPLACE

As required, by the Drug Free Workplace Act of 1988, and implemented at 21 CFR Part 1404 Subpart F.

- A. The contractor certifies that it will or will continue to provide a drug free workplace by:
 - (a). Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the applicant's workplace and specifying the

actions that will be taken against employees for violations of such prohibition;

- (b) Establishing an on-going drug free awareness program to inform employees about:
 - (1) The dangers of drug abuse in the workplace;
 - (2) The applicant's policy of maintaining a drug free workplace;
 - (3) Any available drug counseling, rehabilitation, and employee assistance programs; and
 - (4) The penalties that may be imposed upon employees for drug abuse violation occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a)
- (d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee must
 - (1) Abide by the terms of the statement; and
 - (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction.
- (e) Notifying the agency, in writing, within 10 calendar days after receiving notice under subparagraph (d)(2) from an employee or otherwise receiving actual notice of such convictions. Employers of convicted employees must provide notice including position title, to: The County of Navarro, Texas, 300 West 3rd Avenue, Corsicana, Texas 75110. Notice shall include the identification number of each affected grant.
- (f) Taking one of the following actions within 30 calendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so convicted:
 - (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal State, or local health, law enforcement, or other appropriate agency
- (g) Making a good faith effort to continue to maintain a drug free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f).
- 4. CERTIFICATION REGARDING FEDERAL DEBT STATUS (0MB Circular

A-i 29)

The contractor certifies to the best of its knowledge and belief, that it is not delinquent in the repayment of any federal debt.

5. CERTIFICATION REGARDING THE NONDISCRIMINATION STATUTES AND IMPLEMENTING REGULATIONS

The contractor certifies that it will comply with the following nondiscrimination statues and their implementing regulations: (a) title VI of the Civil right Act of 1964 (42 U.S.C. 2000D et seq.) which provides that no person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of or be otherwise subjected to discrimination under any program or activity for which the applicant received federal financial assistance; (b) Section 504 of the rehabilitation Act of 1973, as amended (29 U.S.C. 794), which prohibits discrimination on the basis of handicap in programs and activities receiving federal financial assistance; (c) title IX of the Education Amendments of 1972m as amended (20 U.S.C. 1981 et seq.) which prohibits discrimination on the basis of sex in education programs and activities receiving federal financial assistance; and (d) the Age Discrimination Act of 1975, and amended (42 U.S.C. 6101 ec seq.) which prohibits discrimination on the basis of age in programs and activities receiving federal financial assistance, except that actions which reasonably take age into account as a factor necessary for the normal operation or achievement of any statutory objective of the project or activity shall not violate this statute.

CERTIFICATIONS REGARDING LOBBYING, DEBARMENT, SUSPENSION AND OTHER

RESPONSIBILITY MATTERS; DRUG-FREE WORKPLACE REQUIREMENTS; FEDERAL

DEBT STATUS, AND NONDISCRIMINATION STATUS AND IMPLEMENTING REGULATIONS

The contractor/s certifies, by signing below, that they are in compliance with the applicable requirements listed above; and that they shall notify Navarro County of any changes that affect this certification.

Business Name

Printed Name

Sionature

12/14/2017 PULL & ASTA *IV

2018 INDEPENDENT CONTRACTOR AGREEMENT

RECEIVED

BETWEEN

NAVARRO COUNTY, TEXAS

DEC 15 2017

NAVARRO COUNTY AUDITOR'S OFFICE

AND

Texoma HIDTA

AND

Kevin Kelley

THIS AGREEMENT is entered into by and between Navarro County, the Texoma High Intensity Drug Trafficking Area, and <u>Kevin Kelley, DBA OMNI Professional Services, Inc.</u> ("the Contractor").

- Independent Contractor. Subject to the terms and conditions of this Agreement, Navarro County hereby engages the Contractor as an independent contractor to perform the services set forth herein with Texoma HIDTA, and the Contractor hereby accepts such engagement.
- Duties, Terms, and Compensation. The Contractor's duties, term of engagement, compensation and provision for payment thereof shall be set forth in and attached as Exhibit A and Exhibit B, which may be amended in writing from time to time.
- Expenses. During the term of this Agreement, the Contractor shall timely bill and Navarro County shall reimburse only approved, specified expenses, which are incurred in connection with the performance of the duties hereunder.
- 4. Written Reports. The contractor shall provide progress reports and a final results report upon request from Navarro County.
- 5. Termination. 1) Navarro County may immediately terminate this Agreement for cause at any time by written notice. 2) Termination will be effective upon delivery of written notice. 3) Either party may terminate this Agreement with or without cause at any time by 30 days written notice. At the termination of this Agreement, the Contractor shall receive as his/her sole compensation payment for services actually performed in accordance with the payment provision in Exhibit A hereof plus any expenses to which he/she is due and owing at the time of the termination.

- 6. Independent Contractor. This Agreement shall not render the Contractor an employee, partner, agent of, or representative of Navarro County, or any participating agency with the Texoma HIDTA for any purpose. The Contractor is and will remain an independent contractor in his/her relationship to Navarro County and the Texoma HIDTA. The Texoma HIDTA and Navarro County shall not be responsible for withholding taxes with respect to the Contractor's compensation hereunder. Texoma HIDTA and Navarro County are not responsible for nor will they otherwise provide retirement benefits, social security, worker's compensation, health or disability benefits, unemployment insurance benefits, or employee benefits of any kind.
- Choice of Law. The laws of the state of Texas shall govern the validity of this Agreement, the construction of its terms and the interpretation of the rights and duties of the parties hereto.
- 8. Arbitration. Notwithstanding anything to the contrary contained in this Agreement, each party hereby agrees that no claim or dispute between Navarro County and the Contractor arising out of, or relating to this Agreement shall be decided by any arbitration proceeding including, without limitation, any proceeding under the Federal Arbitration Act (9 U.S.C. Section 1-14) or any applicable state arbitration statute, provided that in the event that Navarro County is subject to an arbitration proceeding, notwithstanding this provision, the Contractor consents to be joined in the arbitration proceeding if the Contractor's presence is required or requested by Navarro County for complete relief to be accorded in the arbitration proceedings.
- 9. Remedies. No remedies or rights herein conferred upon the parties are intended to be exclusive of any remedy or right provided by law, but each shall be cumulative and shall be in addition to every other remedy or right given hereunder or now or thereafter existing at law or in equity.
- Headings. Section headings are not to be considered a part of this
 Agreement and are not intended to be a full and accurate description of the
 contents hereof.
- 11. Waiver. Waiver by one party hereto of breach of any provision of this Agreement by the other shall not operate or be construed as a continuing waiver.
- Assignment. Neither the Contractor nor Navarro County shall sell, assign, or transfer any rights or obligations under this Agreement in whole or in part without prior written consent of the other party.
- 13. Notices. Any and all notices, demands, or other communication required or desired to be given hereunder by any party shall be in writing and shall be validly given or made to another party if personally served, or if

deposited in the United States mail, certified or registered, postage prepaid, return receipt requested. If such notice of demand is served personally, notice shall be deemed constructively made at the time of such personal service. If such notice, demand or other communication is given by mail, such notice shall be conclusively deemed given five days after deposit thereof in the United States mail addressed to the party to whom such notice, demand or other communication is to be given as follows:

If to the Contractor:

If to Navarro County:

Terri Gillen, County Auditor Navarro County Auditor Navarro County Courthouse 601 North 13th Street STE 6

Corsicana, Texas 75110

If to the Texoma HIDTA:

Texoma HIDTA Executive Board

8404 Esters Blvd., Suite 100

Irving, Texas 75063

Any party hereto may change its address for purposes of this paragraph by written notice given in the manner provided above.

- 14. Indemnification. Contractor agrees to indemnify, defend and hold harmless all the Texoma HIDTA participating agencies and their respective officials, employees, agents, contractors, successors and assignees, in either their official or individual capacities, from and against any and all liabilities, claims, demands, damages, actions, losses or costs (including any costs incurred by attorneys representing any of them) arising out or any breach of this Agreement or performance of services hereunder and caused by and/or resulting from the negligence or willful misconduct of the Contractor.
- 15. Release. Contractor does hereby release, acquit and forever discharge Navarro County, Texoma HIDTA and the Executive Board, collectively referred to in this paragraph as Texoma HIDTA of any and all debts, damages, claims, causes of action, suit, liabilities, and demands of whatever nature which Contractor might now have or that might subsequently accrue by reason of any matter arising out of any related work performance of this position and particularly growing out of or in any way connected, directly with the provisions of this Agreement.
- 16. Modification or Amendment. No amendment, change or modification of this Agreement shall be valid unless in writing signed by the parties hereto.

- 17. Entire Understanding. This document and any exhibit attached constitute the entire understanding and agreement of the parties, and any and all prior agreements, understanding, and representations are hereby terminated and canceled in their entirety and are of no further force and effect.
- 18. Unenforceability of Provisions. If any provision of this Agreement, or any portion thereof, is held to be invalid and unenforceable, then the remainder of this Agreement shall nevertheless remain in full force and effect.
- 19. Miscellaneous Provisions:

Navarro County

- a. This Agreement shall not bestow any rights upon any third party but rather shall bind and benefit the Contractor and Navarro County only.
- b. Failure of either party to insist on the strict performance of any of the agreement herein or to exercise any right or remedies accruing hereunder upon default or failure of performance shall not be considered a waiver of the right to insist on and to enforce by all appropriate remedies.
- c. The officer executing this Agreement on behalf of the parties hereby confirms that such officers have full authority to execute this Agreement and to bind the party he/she represents.

Texoma HIDTA Director

IN WITNESS WHEREOF the undersigned have executed this Agreement as of the day and year written below. The parties hereto agree that facsimile signatures shall be as effective as if originals.

That all to country	TORONIA TIED ITT DITOROI
By: Judge H.M. Davenport	By: Lance Sumpter
Date: 12-22-17	Date: 12-12-2017
Contractor:	Date:
Kevin Kelley	

EXHIBIT A DUTIES, TERMS AND COMPENSATION FOR THE POSITION OF INFORMATION TECHNOLOGY SPECIALISTT WITH TEXOMA HIDTA

- DUTIES: The Information Technology Manager will provide the day to day supervision for the contractor and the Texoma HIDTA Director will evaluate the overall performance of the Contractor. The daily duties of the contractor will include but not be limited to:
 - A. Provide daily assistance to the Information Technology Manager with the management of the Local Area Network, Wide Area Network, Virtual Private Network, and Internet Connection through the Texoma HIDTA servers.
 - B. As required, perform routine support with guidance from the Information Technology Manager and IT Security operations within our Windows 2012 servers and other duties as assigned within the scope of support with routers, switches. Support and IT Security operations will be provided for equipment located at the main Texoma HIDTA office and remote locations as directed by the Information Technology Manager. Travel to remote locations shall be in accordance with Section 4, b, of this exhibit.
 - C. Assist in inventories of equipment and assist in procurement, recycling and disposal of equipment as requested by the Information Technology Manager.
 - D. Assist federal, state and local law enforcement agency representatives to maintain a high level of IT compliance, with all integrated computer network equipment associated with the Texoma HIDTA.
 - E. Provide, as necessary, daily fault analysis and assistance in the operation of approximately 150 law enforcement user workstations consisting of Dell, desktop/laptop computers and other mobile devices as needed. Also provide assistance with printers, scanners, monitors and other computer related equipment. Assist in the evaluation of compatibility of new equipment with existing systems. Provide instruction and/or training as required for end users support.
 - F. Assist Information Technology Manager with necessary upgrades of network and workstation software.
 - G. Provide assistance to the Information Technology Manager with fault analysis and implementation of a variety of user software programs at the Texoma HIDTA.

- H. Must be approved for a Law Enforcement National Security Clearance.
- I. Additional duties may be assigned at the Discretion of the Texoma HIDTA Director and the Information Technology Manager.
- J. CONTRACTUAL OBLIGATIONS: Working hours will be established to insure proper computer network support services and approved by the Texoma HIDTA Director. The Contractor will work up to 1,800 hours during the calendar year.
- 2. TERM: This engagement shall commence on _______1/1/2018___ and shall continue in full force and effect until December 31, 2018. The Agreement will be reviewed and renewed annually (subject to the contingency set forth below and acceptable performance by the Contractor) or to any changes agreed to in writing by both parties.
- 3. CONTINGENCY: Notwithstanding anything to the contrary in paragraph 2 above, this Agreement will not be renewed or be effective for any term exceeding the initial Term described above unless Navarro County receives grant funding for Texoma HIDTA for the fiscal year in which the renewal or extended term falls.

4. COMPENSATION:

- a. <u>Wages</u>: Navarro County, upon recommendation of the Director, Texoma HIDTA, shall authorize payment to the Contractor for services provided by the Contractor for the term of this Agreement. Payment will consist of an hourly rate equivalent to a GS 11 step 5 on the approved 2018 Federal GS pay scale for the Dallas-Fort Worth locality, plus a 30% allowance for fringe benefits. Overtime will not be authorized.
- b. <u>Expenses</u>: Contractor will be reimbursed by Navarro County for approved Texoma HIDTA related travel and training, as detailed in the Navarro County Policies and Procedures Guide.
- c. <u>Cellular Telephone Allowance</u>: This position will be provided a monthly cellular telephone allowance of \$75 per month. This expense should be added to the contractor's annual compensation and will be paid with other wages and approved expenses.
- 5. RESPONSIBILITIES OF NAVARRO COUNTY: As the fiscal agent for the Texoma HIDTA, Navarro County has been designated by the TEXOMA HIDTA Executive Board to administer the cooperative agreement contract between ONDCP by supplying the ONDCP the proper documentation regarding any payment due to the Contractor and disbursing such funds to the Contractor. Payment by Navarro County to the Contractor does not create any special employment relationship and is not to be construed in any way to alter the Contractor's status.

Exhibit B

County Of Navarro, Texas

CERTIFICATIONS REGARDING LOBBYING, DEBARMENT, SUSPENSION AND OTHER

RESPONSIBILITY MATTERS; DRUG-FREE WORKPLACE REQUIREMENTS; FEDERAL

DEBT STATUS, AND NONDISCRIMINATION STATUS AND IMPLEMENTING REGULATIONS

In this certification "contractor" refers to both contractor and subcontractor, "contract" refers to both contract and subcontract.

General Requirements

The County of Navarro, Texas is required to obtain from all contractors, which receive federal funds or federal pass-through funds, certifications regarding, lobbying, federal debt status, debarment and suspension, and a drug free workplace. Institutional applicants are required to certify that they will comply with the nondiscrimination statutes and implementing regulations.

Contractors should refer to the regulations cited below to determine the certifications to which they are required to attest. Signature of the form provides for compliance with certification requirements under 21 CFR part 1405, "New Restrictions on Lobbying,' 21 CFR part 1414, Government wide Debarment and Suspension (Non-procurement), Certification Regarding Federal Debt Status (0MB Circular A-129), and Certification Regarding the Nondiscrimination Statutes and Implementing Regulations. The certifications shall be treated as a material representation of fact upon which reliance will be placed when the County of Navarro enters into contracts in which contractors receive federal funds.

1. LOBBYING

As required by Section 1352, Title 31 of the U.S. Code, and implemented in 21 CFR part 1405, for persons entering into a cooperative agreement over \$100,000, as defined at 21 CFR Part 1405, the contractor certifies that;

- (a) No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, and officer or employee of Congress, or an employee of a Member of Congress in connection with the making of any Federal grant, the entering into continuation, renewal, amendment, or modification of any Federal grant or cooperative agreement,
- (b) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal Grant or cooperative agreement, the undersigned shall complete

and submit Standard Form -LLL, "Disclosure of Lobbying Activities," in accordance with its instructions;

(c) The undersigned shall require that the language of this certification be included in the award document for all sub-awards at all tiers (including subgrants, contracts under grants and cooperative agreements, and subcontracts) and that all sub-recipients shall certify and disclose accordingly.

2. DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS

As required by Executive Order 12549, Debarment and Suspension and implemented at 21 CFR Part 1404, for prospective participants in primary covered transactions

A. The contractor certifies that it and its principals:

- (a) Are not presently debarred, suspended, proposed for debarment, declared ineligible, sentenced to a denial of Federal benefits by a State or Federal court, or voluntarily excluded from covered transactions by any Federal department or agency;
- (b) Have not within a three-year period preceding this application been convicted of or and a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain or performing a public (Federal, State, or local) transaction or contract under a public transaction violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) terminated for cause or default; and
- B. Where the applicant is unable to certify to any of the statements in this certification, he or she shall attach an explanation to the application.

3. DRUG-FREE WORKPLACE

As required, by the Drug Free Workplace Act of 1988, and implemented at 21 CFR Part 1404 Subpart F.

- A. The contractor certifies that it will or will continue to provide a drug free workplace by:
 - (a). Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the applicant's workplace and specifying the

actions that will be taken against employees for violations of such prohibition;

- (b) Establishing an on-going drug free awareness program to inform employees about:
 - (1) The dangers of drug abuse in the workplace;
 - (2) The applicant's policy of maintaining a drug free workplace;
 - (3) Any available drug counseling, rehabilitation, and employee assistance programs; and
 - (4) The penalties that may be imposed upon employees for drug abuse violation occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a)
- (d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee must
 - (1) Abide by the terms of the statement; and
 - (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction.
- (e) Notifying the agency, in writing, within 10 calendar days after receiving notice under subparagraph (d)(2) from an employee or otherwise receiving actual notice of such convictions. Employers of convicted employees must provide notice including position title, to: The County of Navarro, Texas, 300 West 3rd Avenue, Corsicana, Texas 75110. Notice shall include the identification number of each affected grant.
- (f) Taking one of the following actions within 30 calendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so convicted:
 - (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal State, or local health, law enforcement, or other appropriate agency
- (g) Making a good faith effort to continue to maintain a drug free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f).

4. CERTIFICATION REGARDING FEDERAL DEBT STATUS (0MB Circular A-i 29)

The contractor certifies to the best of its knowledge and belief, that it is not delinquent in the repayment of any federal debt.

5. CERTIFICATION REGARDING THE NONDISCRIMINATION STATUTES AND IMPLEMENTING REGULATIONS

The contractor certifies that it will comply with the following nondiscrimination statues and their implementing regulations: (a) title VI of the Civil right Act of 1964 (42 U.S.C. 2000D et seq.) which provides that no person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of or be otherwise subjected to discrimination under any program or activity for which the applicant received federal financial assistance; (b) Section 504 of the rehabilitation Act of 1973, as amended (29 U.S.C. 794), which prohibits discrimination on the basis of handicap in programs and activities receiving federal financial assistance; (c) title IX of the Education Amendments of 1972m as amended (20 U.S.C. 1981 et seq.) which prohibits discrimination on the basis of sex in education programs and activities receiving federal financial assistance; and (d) the Age Discrimination Act of 1975, and amended (42 U.S.C. 6101 ec seq.) which prohibits discrimination on the basis of age in programs and activities receiving federal financial assistance, except that actions which reasonably take age into account as a factor necessary for the normal operation or achievement of any statutory objective of the project or activity shall not violate this statute.

CERTIFICATIONS REGARDING LOBBYING, DEBARMENT, SUSPENSION AND OTHER

RESPONSIBILITY MATTERS; DRUG-FREE WORKPLACE REQUIREMENTS; FEDERAL

DEBT STATUS, AND NONDISCRIMINATION STATUS AND IMPLEMENTING REGULATIONS

The contractor/s certifies, by signing below, that they are in compliance with the applicable requirements listed above; and that they shall notify Navarro County of any changes that affect this certification.

Business Name	Date	
Printed Name	Signature	

拟为

2018 INDEPENDENT CONTRACTOR AGREEMENT

BETWEEN

RECEIVED

NAVARRO COUNTY, TEXAS

DEC 15 2017

AND

NAVARRO COUNTY AUDITOR'S OFFICE

TEXOMA HIDTA

AND

Dan Cauble

THIS AGREEMENT is entered into by and between Navarro County, Texas, the Texoma High Intensity Drug Trafficking Area, and <u>Dan Cauble</u> ("the Contractor").

- Independent Contractor. Subject to the terms and conditions of this Agreement, Navarro County hereby engages the Contractor as an independent contractor to perform the services set forth herein with Texoma HIDTA, and the Contractor hereby accepts such engagement.
- Duties, Terms, and Compensation. The Contractor's duties, term of engagement, compensation and provision for payment thereof shall be set forth in and attached as Exhibit A and Exhibit B, which may be amended in writing from time to time.
- 3. Expenses. During the term of this Agreement, the Contractor shall timely bill and Navarro County shall reimburse only approved, specified expenses, which are incurred in connection with the performance of the duties hereunder.
- 4. Written Reports. The contractor shall provide progress reports and a final results report upon request from Navarro County.
- 5. Termination. 1) Navarro County may immediately terminate this Agreement for cause at any time by written notice. 2) Termination will be effective upon delivery of written notice. 3) Either party may terminate this Agreement with or without cause at any time by 30 days written notice. At the termination of this Agreement, the Contractor shall receive as his/her sole compensation payment for services actually performed in accordance with the payment provision in Exhibit A hereof plus any expenses to which he/she is due and owing at the time of the termination.

- 6. Independent Contractor. This Agreement shall not render the Contractor an employee, partner, agent of, or representative of Navarro County, or any participating agency with the TEXOMA HIDTA for any purpose. The Contractor is and will remain an independent contractor in his/her relationship to Navarro County and the TEXOMA HIDTA. The TEXOMA HIDTA and Navarro County shall not be responsible for withholding taxes with respect to the Contractor's compensation hereunder. TEXOMA HIDTA and Navarro County are not responsible for nor will they otherwise provide retirement benefits, social security, worker's compensation, health or disability benefits, unemployment insurance benefits, or employee benefits of any kind.
- Choice of Law. The laws of the state of Texas shall govern the validity of this Agreement, the construction of its terms and the interpretation of the rights and duties of the parties hereto.
- 8. Arbitration. Notwithstanding anything to the contrary contained in this Agreement, each party hereby agrees that no claim or dispute between Navarro County and the Contractor arising out of, or relating to this Agreement shall be decided by any arbitration proceeding including, without limitation, any proceeding under the Federal Arbitration Act (9 U.S.C. Section 1-14) or any applicable state arbitration statute, provided that in the event that Navarro County is subject to an arbitration proceeding, notwithstanding this provision, the Contractor consents to be joined in the arbitration proceeding if the Contractor's presence is required or requested by Navarro County for complete relief to be accorded in the arbitration proceedings.
- 9. Remedies. No remedies or rights herein conferred upon the parties are intended to be exclusive of any remedy or right provided by law, but each shall be cumulative and shall be in addition to every other remedy or right given hereunder or now or thereafter existing at law or in equity.
- Headings. Section headings are not to be considered a part of this
 Agreement and are not intended to be a full and accurate description of the
 contents hereof.
- 11. Waiver. Waiver by one party hereto of breach of any provision of this Agreement by the other shall not operate or be construed as a continuing waiver.
- Assignment. Neither the Contractor nor Navarro County shall sell, assign, or transfer any rights or obligations under this Agreement in whole or in part without prior written consent of the other party.
- 13. Notices. Any and all notices, demands, or other communication required or desired to be given hereunder by any party shall be in writing and shall be validly given or made to another party if personally served, or if

deposited in the United States mail, certified or registered, postage prepaid, return receipt requested. If such notice of demand is served personally, notice shall be deemed constructively made at the time of such personal service. If such notice, demand or other communication is given by mail, such notice shall be conclusively deemed given five days after deposit thereof in the United States mail addressed to the party to whom such notice, demand or other communication is to be given as follows:

If to the Contractor:

If to Navarro County:

Brittney T. Simon, CPA

Navarro County Auditor

Navarro County

601 N. 13th Street STE 6 Corsicana, Texas 75110

If to the TEXOMA HIDTA: Texoma HIDTA Executive Board

8404 Esters Blvd., Suite 100

Irving, Texas 75063

Any party hereto may change its address for purposes of this paragraph by written notice given in the manner provided above.

- 14. Indemnification. Contractor agrees to indemnify, defend and hold harmless all the TEXOMA HIDTA participating agencies and their respective officials, employees, agents, contractors, successors and assignees, in either their official or individual capacities, from and against any and all liabilities, claims, demands, damages, actions, losses or costs (including any costs incurred by attorneys representing any of them) arising out or any breach of this Agreement or performance of services hereunder and caused by and/or resulting from the negligence or willful misconduct of the Contractor.
- Release. Contractor does hereby release, acquit and forever discharge 15. Navarro County, TEXOMA HIDTA and the Executive Board, collectively referred to in this paragraph as TEXOMA HIDTA of any and all debts, damages, claims, causes of action, suit, liabilities, and demands of whatever nature which Contractor might now have or that might subsequently accrue by reason of any matter arising out of any related work performance of this position and particularly growing out of or in any way connected, directly with the provisions of this Agreement.
- Modification or Amendment. No amendment, change or modification of 16. this Agreement shall be valid unless in writing signed by the parties hereto.
- 17. Entire Understanding. This document and any exhibit attached constitute the entire understanding and agreement of the parties, and any and all prior agreements, understanding, and representations are hereby

terminated and canceled in their entirety and are of no further force and effect.

18. Unenforceability of Provisions. If any provision of this Agreement, or any portion thereof, is held to be invalid and unenforceable, then the remainder of this Agreement shall nevertheless remain in full force and effect.

19. Miscellaneous Provisions:

- a. This Agreement shall not bestow any rights upon any third party but rather shall bind and benefit the Contractor and Navarro County only.
- b. Failure of either party to insist on the strict performance of any of the agreement herein or to exercise any right or remedies accruing hereunder upon default or failure of performance shall not be considered a waiver of the right to insist on and to enforce by all appropriate remedies.
- c. The officer executing this Agreement on behalf of the parties hereby confirms that such officers have full authority to execute this Agreement and to bind the party he/she represents.

IN WITNESS WHEREOF the undersigned have executed this Agreement as of the day and year written below. The parties hereto agree that facsimile signatures shall be as effective as if originals.

Navarro County	Texoma HIDTA Director
By: Judge H.M. Davenport Date: 12 - 22 - 17	By: Lance Sumpter Date: 12/13/3017
Contractor:	Date:
Dan Cauble	

EXHIBIT A DUTIES, TERMS AND COMPENSATION FOR THE POSITION OF INTELLIGENCE ANALYST/IT ASSISTANT WITH TEXOMA HIDTA

- DUTIES: The RISC Co-Program Manager from the Dallas Police Department will
 provide the day to day supervision for the contractor and the Texoma HIDTA
 Director will evaluate the overall performance of the Contractor. The daily duties of
 the contractor will include but not be limited to:
 - A. Survey HIDTA Initiatives, federal, state and local agencies for training needs in the Texoma region to enhance investigative, analytical and administrative capabilities on topics with the issues of narcotics, terrorism, violent crime, gangs, trends, etc.
 - B. Locate and schedule training programs to meet needs of officers identified in survey and other methods:
 - 1. Using contacts developed over years
 - 2. Searching the Internet
 - 3. Working with other Training Coordinators and local academy directors
 - C. Coordinate off site training requests with future scheduled training on site so as to minimize the cost for training.
 - D. Design and distribute flyers on upcoming courses
 - E. Enroll students in classes via the HIDTA Training Tracker Program.
 - F. Prepare reports using data from HOTT system for management and PMP system.
 - G. Approve and confirm all enrollees and notify status of enrollment. Special emphasis is also made on the necessity to notify HIDTA if unable to attend a scheduled training event. This is done using e-mail, faxes and personal telephone calls.
 - H. Facilitate all on site training by:
 - 1. Contacting instructors and recommending lodging, transportation and airport pick up when needed

- 2. Prepare classroom for all classes including providing name placards for all students
- 3. Facilitate instructors in using classroom equipment including podium computer, overhead power point projector and all other audio/visual equipment.
- 4. Coordinating refreshments for students including coffee.
- I. Must be approved for a Law Enforcement National Security Clearance.
- J. Additional related duties may be assigned at the Discretion of the Texoma HIDTA Director.
- K. Working hours will be coordinated between the contractor and the Texoma HIDTA Director and will generally fall within the time frame of 7:30am to 5:00pm or as needed by specific training requirements.
- 3. CONTINGENCY: Notwithstanding anything to the contrary in paragraph 2 above, this Agreement will not be renewed or be effective for any term exceeding the initial Term described above unless Navarro County receives grant funding for Texoma HIDTA for the fiscal year in which the renewal or extended term falls.

4. COMPENSATION:

- a. Wages: Navarro County, upon recommendation of the Director, Texoma HIDTA, shall authorize payment to the Contractor for services provided by the Contractor for the term of this Agreement. Payment will be equal to the hourly rate equivalent to a Grade 5 step 8 on the 2018 Federal General Schedule (GS) pay scale for the Dallas-Fort Worth area, not to exceed 30 hours per week, unless authorized by the Texoma HIDTA Director, This contract will also include an approved phone allowance of \$75/month over the term of this Agreement. Overtime will not be authorized. Payments will be made once monthly, by submission of letterhead invoice to Navarro County.
- b. <u>Expenses</u>: Contractor will be reimbursed by Navarro County for approved Texoma HIDTA related travel and training, as detailed in the Navarro County Policies and Procedures Guide.
- c. <u>Time off:</u> Contractor will only be paid for the hours worked. This schedule will be approved in advance.
- d. <u>Cellular Telephone Allowance</u>: This position will be provided a monthly cellular telephone allowance of \$75 per month. This expense should be added to the contractor's annual compensation and will be paid with other wages and approved expenses.

5. RESPONSIBILITIES OF NAVARRO COUNTY: As the fiscal agent for the Texoma HIDTA, Navarro County has been designated by the TEXOMA HIDTA Executive Board to administer the cooperative agreement contract between ONDCP by supplying the ONDCP with the proper documentation regarding any payment due to the Contractor and disbursing such funds to the Contractor. Payment by Navarro County to the Contractor does not create any special employment relationship and is not to be construed in any way to alter the Contractor's status.

Exhibit B

County Of Navarro, Texas

CERTIFICATIONS REGARDING LOBBYING, DEBARMENT, SUSPENSION AND OTHER

RESPONSIBILITY MATTERS; DRUG-FREE WORKPLACE REQUIREMENTS; FEDERAL

DEBT STATUS, AND NONDISCRIMINATION STATUS AND IMPLEMENTING REGULATIONS

In this certification "contractor" refers to both contractor and subcontractor, "contract" refers to both contract and subcontract.

General Requirements

The County of Navarro, Texas is required to obtain from all contractors, which receive federal funds or federal pass-through funds, certifications regarding, lobbying, federal debt status, debarment and suspension, and a drug free workplace. Institutional applicants are required to certify that they will comply with the nondiscrimination statutes and implementing regulations.

Contractors should refer to the regulations cited below to determine the certifications to which they are required to attest. Signature of the form provides for compliance with certification requirements under 21 CFR part 1405, "New Restrictions on Lobbying,' 21 CFR part 1414, Government wide Debarment and Suspension (Non-procurement), Certification Regarding Federal Debt Status (OMB Circular A-129), and Certification Regarding the Nondiscrimination Statutes and Implementing Regulations. The certifications shall be treated as a material representation of fact upon which reliance will be placed when the County of Navarro enters into contracts in which contractors receive federal funds.

1. LOBBYING

As required by Section 1352, Title 31 of the U.S. Code, and implemented in 21 CFR part 1405, for persons entering into a cooperative agreement over \$100,000, as defined at 21 CFR Part 1405, the contractor certifies that;

(a) No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, and officer or employee of Congress, or an employee of a Member of Congress in connection with the making of any Federal grant, the entering into continuation, renewal, amendment, or modification of any Federal grant or cooperative agreement,

1745

(b) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal Grant or cooperative agreement, the undersigned shall complete and submit Standard Form -LLL, "Disclosure of Lobbying Activities," in accordance with its instructions:

(c) The undersigned shall require that the language of this certification be included in the award document for all sub-awards at all tiers (including subgrants, contracts under grants and cooperative agreements, and subcontracts) and that all sub-recipients shall certify and disclose accordingly.

2. DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY **MATTERS**

As required by Executive Order 12549, Debarment and Suspension and implemented at 21 CFR Part 1404, for prospective participants in primary covered transactions

A. The contractor certifies that it and its principals:

- (a) Are not presently debarred, suspended, proposed for debarment, declared ineligible, sentenced to a denial of Federal benefits by a State or Federal court, or voluntarily excluded from covered transactions by any Federal department or agency;
- (b) Have not within a three-year period preceding this application been convicted of or and a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain or performing a public (Federal, State, or local) transaction or contract under a public transaction violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) terminated for cause or default; and
- B. Where the applicant is unable to certify to any of the statements in this certification, he or she shall attach an explanation to the application.

3. DRUG-FREE WORKPLACE

As required, by the Drug Free Workplace Act of 1988, and implemented at 21 CFR Part 1404 Subpart F.

A. The contractor certifies that it will or will continue to provide a drug free workplace by:

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- (a). Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the applicant's workplace and specifying the actions that will be taken against employees for violations of such prohibition;
- (b) Establishing an on-going drug free awareness program to inform employees about:
 - (1) The dangers of drug abuse in the workplace;
 - (2) The applicant's policy of maintaining a drug free workplace;
 - (3) Any available drug counseling, rehabilitation, and employee assistance programs; and
 - (4) The penalties that may be imposed upon employees for drug abuse violation occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a)
- (d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee must
 - (1) Abide by the terms of the statement; and
 - (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction.
- (e) Notifying the agency, in writing, within 10 calendar days after receiving notice under subparagraph (d)(2) from an employee or otherwise receiving actual notice of such convictions. Employers of convicted employees must provide notice including position title, to: The County of Navarro, Texas, 300 West 3rd Avenue, Corsicana, Texas 75110. Notice shall include the identification number of each affected grant.
- (f) Taking one of the following actions within 30 calendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so convicted:
 - (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal State, or local health, law enforcement, or other appropriate agency
- (g) Making a good faith effort to continue to maintain a drug free

workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f).

4. CERTIFICATION REGARDING FEDERAL DEBT STATUS (0MB Circular A-i 29)

The contractor certifies to the best of its knowledge and belief, that it is not delinquent in the repayment of any federal debt.

5. CERTIFICATION REGARDING THE NONDISCRIMINATION STATUTES AND IMPLEMENTING REGULATIONS

The contractor certifies that it will comply with the following nondiscrimination statues and their implementing regulations: (a) title VI of the Civil right Act of 1964 (42 U.S.C. 2000D et seq.) which provides that no person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of or be otherwise subjected to discrimination under any program or activity for which the applicant received federal financial assistance; (b) Section 504 of the rehabilitation Act of 1973, as amended (29 U.S.C. 794), which prohibits discrimination on the basis of handicap in programs and activities receiving federal financial assistance; (c) title IX of the Education Amendments of 1972m as amended (20 U.S.C. 1981 et seq.) which prohibits discrimination on the basis of sex in education programs and activities receiving federal financial assistance; and (d) the Age Discrimination Act of 1975, and amended (42 U.S.C. 6101 ec seq.) which prohibits discrimination on the basis of age in programs and activities receiving federal financial assistance, except that actions which reasonably take age into account as a factor necessary for the normal operation or achievement of any statutory objective of the project or activity shall not violate this statute.

CERTIFICATIONS REGARDING LOBBYING, DEBARMENT, SUSPENSION AND OTHER

RESPONSIBILITY MATTERS; DRUG-FREE WORKPLACE REQUIREMENTS; FEDERAL

DEBT STATUS, AND NONDISCRIMINATION STATUS AND IMPLEMENTING REGULATIONS

The contractor/s certifies, by signing below, that they are in compliance with the applicable requirements listed above; and that they shall notify Navarro County of any changes that affect this certification.

Business Name	Date
Printed Name	Signature

MILL

2018 INDEPENDENT CONTRACTOR AGREEMENT

RECEIVED

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BETWEEN

NAVARRO COUNTY, TEXAS

DEC 15 2017

AND

NAVARRO COUNTY AUDITOR'S OFFICE

Texoma HIDTA

AND

Thomas P. Harris

THIS AGREEMENT is entered into by and between Navarro County, the Texoma High Intensity Drug Trafficking Area, and <u>Thomas P. Harris</u> ("the Contractor").

- Independent Contractor. Subject to the terms and conditions of this Agreement, Navarro County hereby engages the Contractor as an independent contractor to perform the services set forth herein with Texoma HIDTA, and the Contractor hereby accepts such engagement.
- 2. Duties, Terms, and Compensation. The Contractor's duties, term of engagement, compensation and provision for payment thereof shall be set forth in and attached as Exhibit A and Exhibit B, which may be amended in writing from time to time.
- 3. Expenses. During the term of this Agreement, the Contractor shall timely bill and Navarro County shall reimburse only approved, specified expenses, which are incurred in connection with the performance of the duties hereunder.
- 4. Written Reports. The contractor shall provide progress reports and a final results report upon request from Navarro County.
- 5. Termination. 1) Navarro County may immediately terminate this Agreement for cause at any time by written notice. 2) Termination will be effective upon delivery of written notice. 3) Either party may terminate this Agreement with or without cause at any time by 30 days written notice. At the termination of this Agreement, the Contractor shall receive as his/her sole compensation payment for services actually performed in accordance with the payment provision in Exhibit A hereof plus any expenses to which he/she is due and owing at the time of the termination.

- 6. Independent Contractor. This Agreement shall not render the Contractor an employee, partner, agent of, or representative of Navarro County, or any participating agency with the Texoma HIDTA for any purpose. The Contractor is and will remain an independent contractor in his/her relationship to Navarro County and the Texoma HIDTA. The Texoma HIDTA and Navarro County shall not be responsible for withholding taxes with respect to the Contractor's compensation hereunder. Texoma HIDTA and Navarro County are not responsible for nor will they otherwise provide retirement benefits, social security, worker's compensation, health or disability benefits, unemployment insurance benefits, or employee benefits of any kind.
- Choice of Law. The laws of the state of Texas shall govern the validity of this Agreement, the construction of its terms and the interpretation of the rights and duties of the parties hereto.
- 8. Arbitration. Notwithstanding anything to the contrary contained in this Agreement, each party hereby agrees that no claim or dispute between Navarro County and the Contractor arising out of, or relating to this Agreement shall be decided by any arbitration proceeding including, without limitation, any proceeding under the Federal Arbitration Act (9 U.S.C. Section 1-14) or any applicable state arbitration statute, provided that in the event that Navarro County is subject to an arbitration proceeding, notwithstanding this provision, the Contractor consents to be joined in the arbitration proceeding if the Contractor's presence is required or requested by Navarro County for complete relief to be accorded in the arbitration proceedings.
- 9. Remedies. No remedies or rights herein conferred upon the parties are intended to be exclusive of any remedy or right provided by law, but each shall be cumulative and shall be in addition to every other remedy or right given hereunder or now or thereafter existing at law or in equity.
- Headings. Section headings are not to be considered a part of this
 Agreement and are not intended to be a full and accurate description of the
 contents hereof.
- 11. Waiver. Waiver by one party hereto of breach of any provision of this Agreement by the other shall not operate or be construed as a continuing waiver.
- Assignment. Neither the Contractor nor Navarro County shall sell, assign, or transfer any rights or obligations under this Agreement in whole or in part without prior written consent of the other party.
- Notices. Any and all notices, demands, or other communication required or desired to be given hereunder by any party shall be in writing and shall

be validly given or made to another party if personally served, or if deposited in the United States mail, certified or registered, postage prepaid, return receipt requested. If such notice of demand is served personally, notice shall be deemed constructively made at the time of such personal service. If such notice, demand or other communication is given by mail, such notice shall be conclusively deemed given five days after deposit thereof in the United States mail addressed to the party to whom such notice, demand or other communication is to be given as follows:

If to the Contractor:

If to Navarro County:

Terri Gillen, County Auditor

Navarro County Auditor's Office

Navarro County

601 N. 13 Street STE 6 Corsicana, Texas 75110

If to the Texoma HIDTA:

Texoma HIDTA Executive Board

8404 Esters Blvd., Suite 100

Irving, Texas 75063

Any party hereto may change its address for purposes of this paragraph by written notice given in the manner provided above.

- 14. Indemnification. Contractor agrees to indemnify, defend and hold harmless all the Texoma HIDTA participating agencies and their respective officials, employees, agents, contractors, successors and assignees, in either their official or individual capacities, from and against any and all liabilities, claims, demands, damages, actions, losses or costs (including any costs incurred by attorneys representing any of them) arising out or any breach of this Agreement or performance of services hereunder and caused by and/or resulting from the negligence or willful misconduct of the Contractor.
- 15. Release. Contractor does hereby release, acquit and forever discharge Navarro County, Texoma HIDTA and the Executive Board, collectively referred to in this paragraph as Texoma HIDTA of any and all debts, damages, claims, causes of action, suit, liabilities, and demands of whatever nature which Contractor might now have or that might subsequently accrue by reason of any matter arising out of any related work performance of this position and particularly growing out of or in any way connected, directly with the provisions of this Agreement.
- Modification or Amendment. No amendment, change or modification of this Agreement shall be valid unless in writing signed by the parties hereto.

- 17. Entire Understanding. This document and any exhibit attached constitute the entire understanding and agreement of the parties, and any and all prior agreements, understanding, and representations are hereby terminated and canceled in their entirety and are of no further force and effect.
- 18. Unenforceability of Provisions. If any provision of this Agreement, or any portion thereof, is held to be invalid and unenforceable, then the remainder of this Agreement shall nevertheless remain in full force and effect.
- 19. Miscellaneous Provisions:
 - a. This Agreement shall not bestow any rights upon any third party but rather shall bind and benefit the Contractor and Navarro County only.
 - b. Failure of either party to insist on the strict performance of any of the agreement herein or to exercise any right or remedies accruing hereunder upon default or failure of performance shall not be considered a waiver of the right to insist on and to enforce by all appropriate remedies.
 - c. The officer executing this Agreement on behalf of the parties hereby confirms that such officers have full authority to execute this Agreement and to bind the party he/she represents.

IN WITNESS WHEREOF the undersigned have executed this Agreement as of the day and year written below. The parties hereto agree that facsimile signatures shall be as effective as if originals.

Navarro County	Texoma HIDTA Director
By: Judge H.M. Davenpor	By: Lance Sumpter
Date: 12-22-17	Date: 12/12/2017
Contractor:	- Date: 12/12/201

EXHIBIT A DUTIES, TERMS AND COMPENSATION FOR THE POSITION OF Crime Gun Intelligence Coordinator/Intel Analyst II WITH Texoma HIDTA

- DUTIES: The ATF Gun Crime Intelligence Center Initiative will provide the day to day supervision for the contractor and the Texoma HIDTA Director will evaluate the overall performance of the Contractor. The daily duties of the contractor will include but not be limited to:
 - a. Provide analytical and intelligence gathering support to Texoma HIDTA participating agencies and ATF. Provide usable crime gun intelligence and in depth analysis.
 - b. Provide analytics and research on gun intelligence specific to firearm related violent crime.
 - c. Assist in data collection and:
 - Enter evidence into Integrated Ballistic Information Systems (IBIS),
 - ii. Perform image and correlation reviews
 - iii. Conduct comprehensive tracing
 - d. Distribute unconfirmed hits.
 - e. Assist in site management, ensure timely entry and return of hits and traces
 - Assist in quality control, ensure that casings are properly entered and traces are properly conducted.
 - g. Coordinate collection of crime gun intelligence from surrounding agencies.
 - h. Bring additional agencies into the process of NIBIN and e-Trace.
 - i. Coordinate and conduct presentations and training to agency officials
 - Utilize crime gun intelligence to identify high value targets; merge NIBIN hits, tracing results, multiple sales, NICS and local intelligence to identify high value targets.
 - k. Distribute crime gun intelligence to the proper authorities
 - I. Coordinate the results from crime gun intelligence with:
 - i. ATF Field Divisions
 - ii. HIDTA participating agencies
 - iii. Local law enforcement intelligence
 - m. Designated authorities
 - Track and document the results of leads provided from crime gun intelligence.
 - o. Perform Site Surveys at ATF and NIBIN Partner sites as needed.
 - p. Provide liaison support outside the office as required.

Exhibit B

County Of Navarro, Texas

CERTIFICATIONS REGARDING LOBBYING, DEBARMENT, SUSPENSION AND OTHER

RESPONSIBILITY MATTERS; DRUG-FREE WORKPLACE REQUIREMENTS; FEDERAL

DEBT STATUS, AND NONDISCRIMINATION STATUS AND IMPLEMENTING REGULATIONS

In this certification "contractor" refers to both contractor and subcontractor, "contract" refers to both contract and subcontract.

General Requirements

The County of Navarro, Texas is required to obtain from all contractors, which receive federal funds or federal pass-through funds, certifications regarding, lobbying, federal debt status, debarment and suspension, and a drug free workplace. Institutional applicants are required to certify that they will comply with the nondiscrimination statutes and implementing regulations.

Contractors should refer to the regulations cited below to determine the certifications to which they are required to attest. Signature of the form provides for compliance with certification requirements under 21 CFR part 1405, "New Restrictions on Lobbying,' 21 CFR part 1414, Government wide Debarment and Suspension (Non-procurement), Certification Regarding Federal Debt Status (0MB Circular A-129), and Certification Regarding the Nondiscrimination Statutes and Implementing Regulations. The certifications shall be treated as a material representation of fact upon which reliance will be placed when the County of Navarro enters into contracts in which contractors receive federal funds.

1. LOBBYING

As required by Section 1352, Title 31 of the U.S. Code, and implemented in 21 CFR part 1405, for persons entering into a cooperative agreement over \$100,000, as defined at 21 CFR Part 1405, the contractor certifies that;

- (a) No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, and officer or employee of Congress, or an employee of a Member of Congress in connection with the making of any Federal grant, the entering into continuation, renewal, amendment, or modification of any Federal grant or cooperative agreement,
- (b) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of Congress, or an employee of a Member of Congress in connection

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with this Federal Grant or cooperative agreement, the undersigned shall complete and submit Standard Form -LLL, "Disclosure of Lobbying Activities," in accordance with its instructions;

(c) The undersigned shall require that the language of this certification be included in the award document for all sub-awards at all tiers (including subgrants, contracts under grants and cooperative agreements, and subcontracts) and that all sub-recipients shall certify and disclose accordingly.

2. DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS

As required by Executive Order 12549, Debarment and Suspension and implemented at 21 CFR Part 1404, for prospective participants in primary covered transactions

A. The contractor certifies that it and its principals:

- (a) Are not presently debarred, suspended, proposed for debarment, declared ineligible, sentenced to a denial of Federal benefits by a State or Federal court, or voluntarily excluded from covered transactions by any Federal department or agency;
- (b) Have not within a three-year period preceding this application been convicted of or and a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain or performing a public (Federal, State, or local) transaction or contract under a public transaction violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) terminated for cause or default; and
- B. Where the applicant is unable to certify to any of the statements in this certification, he or she shall attach an explanation to the application.

3. DRUG-FREE WORKPLACE

As required, by the Drug Free Workplace Act of 1988, and implemented at 21 CFR Part 1404 Subpart F.

- A. The contractor certifies that it will or will continue to provide a drug free workplace by:
 - (a). Publishing a statement notifying employees that the unlawful

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manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the applicant's workplace and specifying the actions that will be taken against employees for violations of such prohibition;

- (b) Establishing an on-going drug free awareness program to inform employees about:
 - (1) The dangers of drug abuse in the workplace;
 - (2) The applicant's policy of maintaining a drug free workplace;
 - (3) Any available drug counseling, rehabilitation, and employee assistance programs; and
 - (4) The penalties that may be imposed upon employees for drug abuse violation occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a)
- (d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee must
 - (1) Abide by the terms of the statement; and
 - (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction.
- (e) Notifying the agency, in writing, within 10 calendar days after receiving notice under subparagraph (d)(2) from an employee or otherwise receiving actual notice of such convictions. Employers of convicted employees must provide notice including position title, to: The County of Navarro, Texas, 300 West 3rd Avenue, Corsicana, Texas 75110. Notice shall include the identification number of each affected grant.
- (f) Taking one of the following actions within 30 calendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so convicted:
 - (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal State, or local health, law enforcement, or other appropriate agency
- (g) Making a good faith effort to continue to maintain a drug free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and

(f).

4. CERTIFICATION REGARDING FEDERAL DEBT STATUS (0MB Circular A-i 29)

The contractor certifies to the best of its knowledge and belief, that it is not delinquent in the repayment of any federal debt.

5. CERTIFICATION REGARDING THE NONDISCRIMINATION STATUTES AND IMPLEMENTING REGULATIONS

The contractor certifies that it will comply with the following nondiscrimination statues and their implementing regulations: (a) title VI of the Civil right Act of 1964 (42 U.S.C. 2000D et seq.) which provides that no person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of or be otherwise subjected to discrimination under any program or activity for which the applicant received federal financial assistance; (b) Section 504 of the rehabilitation Act of 1973, as amended (29 U.S.C. 794), which prohibits discrimination on the basis of handicap in programs and activities receiving federal financial assistance; (c) title IX of the Education Amendments of 1972m as amended (20 U.S.C. 1981 et seq.) which prohibits discrimination on the basis of sex in education programs and activities receiving federal financial assistance; and (d) the Age Discrimination Act of 1975, and amended (42 U.S.C. 6101 ec seq.) which prohibits discrimination on the basis of age in programs and activities receiving federal financial assistance, except that actions which reasonably take age into account as a factor necessary for the normal operation or achievement of any statutory objective of the project or activity shall not violate this statute.

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MYCHRONTOM LLO Thomas P. Horris