PG 1

NAVARRO COUNTY COMMISSIONER'S COURT

A Regular meeting of the Navarro County Commissioner's Court was held on Monday, the 14th, day of January, 2019 at 10:00 a.m., in the Commissioners Courtroom of the Navarro County Courthouse 300 W. 3rd Ave., in Corsicana, Texas. Presiding Judge HM Davenport Jr. Commissioners present Jason Grant, Eddie Moore, and James Olsen.

- 1. 10:01 A.M. Motion to convene by Comm. Olsen sec by Comm. Moore Carried unanimously
- 2. Opening prayer by Judge Davenport
- 3. Pledge of Allegiance
- 4. Public Comment-No comments

Consent Agenda

Motion to approve consent agenda items 5-8 by Comm. Olsen sec by Comm. Moore Carried unanimously

- Motion to approve and pay bills as submitted by the County Auditor, including Utilities, (1/7/2019) Current bills, (paid 1/14/2019) and payroll, (paid 1/15/2019) <u>TO WIT PG 5-22</u>
- Motion to approve approving Cellular Phone Allowance Authorization for Navarro County Commissioner Pct. 2
 <u>TO WIT PG</u>
- Motion to approve to pay bills for Pct. 3 without Purchase Orders on January 14, 2019
- 8. Motion to approve to pay bills for Pct 4. without Purchase Orders on January 14, 2019 TO WIT PG 28-30

Action Items

- 9. No action taken on burn ban (burn ban remains off)
- 10. Motion to approve a conveyance of Property to the City of Emhouse, Pct. 1 by Comm. Grant sec by Comm. Olsen <u>TO WIT PG 31-34</u> Carried unanimously

11. Motion to approve Independent Contractor Agreement between Navarro County, Texas and Texoma HIDTA and Dan Cauble by Comm. Moore sec by Comm. Grant <u>TO WIT PG 35-45</u> Carried unanimously

- 12. Motion to approve service agreement between Zayo Group Internet Service and Texoma HIDTA by Comm. Olsen sec by Comm. Moore Carried unanimously <u>TO WIT PG 46-48</u>
- Motion to approve purchase of engineering and equipment for the LPR Project from Sole Source purchase vendor (Selex ES, Inc.) in the amount of \$83,750.00 by Comm. Grant sec by Comm. Moore Carried unanimously
- Motion to approve purchase of engineering and equipment for the LPR Project from Sole Source purchase vendor (Selex ES, Inc.) in the amount of \$42,500.00 for Texoma HIDTA by Comm. Moore sec by Comm. Olsen Carried unanimously
- 15 Motion to approve purchase of engineering and equipment for the LPR Project form Sole Source purchase vendor (Selex ES, Inc.) in the amount of \$22,115.00 for Texoma HIDTA by Comm. Olsen sec. by Comm. Grant Carried unanimously
 TO WIT PG 62-67
- Motion to approve purchase of engineering and equipment for the LPR Project from Sole Source purchase vendor (Selex ES, Inc.) in the amount of \$21,695.00 for Texomas HIDTA by Comm. Grant sec by Judge Davenport Carried unanimously
- Motion to approve Tax Abatement between Navarro County, and Sweet Tangerine LLC by Comm. Olsen sec by Comm. Moore Carried unanimously
 <u>TO WIT PG 74-80</u>
- Motion to approve Tax Abatement between Navarro County, and N&N Land LLC by Comm. Grant sec by Comm. Moore Carried unanimously
- Motion to approve Tax Collection Report for December 2019, Mike Dowd by Comm. Olsen sec by Comm. Grant <u>TO WIT PG 88-94</u> Carried unanimously

- 20.. Motion to approve Contract for Election Services with Cities, Schools, and other Political Subdivisions in Navarro County for the May 4, 2019 Elections by Comm. Grant sec by Comm. Olsen <u>TO WIT PG 95-99</u> Carried unanimously
- Motion to approve the posting of closing 840 feet of SW 2025 in Pct. 3 by Comm. Moore sec by Comm. Grant Carried unanimously
- 22. Motion to approve Elected Official Bonds from November 6, 2018 Election by Judge Davenport sec by Grant Carried unanimously
- 23. Motion to approve to Implement Employee Acknowledgement Form for valid commercial Driver's License requirement by Comm. Olsen sec by Comm. Moore Carried unanimously <u>TO WIT PG 141</u>
- 24. Motion to approve the consolidation of the Pursley Volunteer Fire Department and the Purdon Volunteer Fire Department contingent upon all necessary paper work or discussion being done by Comm. Olsen sec by Comm. Grant Carried unanimously
- 25. Motion to approve Volunteer Fire Department Contracts by Comm. Grant sec by Comm. Moore <u>TO WIT PG 142-151</u> Carried unanimously
- 26. Motion to approve a Resolution Authorizing Navarro County to Self-Insure against losses covered under the bond of Former Criminal District Attorney Hon. R. Lowell Thompson by Comm. Olsen sec by Comm. Grant Carried unanimously
 TO WIT PG 152-153
- 27. 10:36 A.M. Motion to approve going into Executive Session Pursuant to the Texas Government Code Section 551.087 to discuss Economic Development by Comm. Olsen sec by Comm. Moore Carried unanimously

11:14 A.M. Motion to approve coming out of Executive Session pursuant to the Texas Government Code Section 551.087 to discuss Economic Development by Comm. Olsen sec by Comm. Moore Carried unanimously

 No action taken in Executive Session pursuant to the Texas Government Code Section 551.087 to discuss Economic Development 11:18 A.M. Motion to go into Closed Session pursuant to the Texas Government Code Section 551.072 to discuss acquisition of Real Property by Comm. Grant sec by Comm. Moore Carried unanimously

11:56 A.M. Motion to come out Closed Session by Comm. Olsen sec by Comm. Moore Carried unanimously

- 30. Motion to approve action taken on matters deliberated in closed session pursuant to the Texas Government Code Section 551.072 acquisition of Real Property to give Judge the authority to discuss and/or sign contract to remain negotiation or acquisition by Comm. Grant sec by Comm. Moore Carried unanimously
- 11:57 A.M. Motion to go into Executive Session pursuant to the Texas Government Code Session Code 551.074 to discuss Personnel by Comm. Grant sec by Comm. Moore Carried unanimously

12:36 P.M. Motion to come out of Executive Session pursuant to the Texas Government Code Section 551.074 to discuss Personnel by Comm. Grant sec by Comm. Moore Carried unanimously

- 32. No action taken on Executive Session Pursuant to the Texas Government Code Section 551.074 to discuss Personnel
- Motion to adjourn by Comm. Moore sec Comm. Grant 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 January 14th, 2019.

Signed 14th day of January 2019. Sherry Dowd "manna

1/11/2019 9:53 GENERAL FUND

VENDOR NAME	PP	ACCOUNT #	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT
ABC FERTILIZER & SUP	4	2019 101-566-424	WEIGHTS	1/8/2019	1/14/2019		35.00
AMERICAN FORENSICS,	4	2019 101-406-487	AUTOPSY	1/7/2019	1/14/2019		2,400.00
AMERICAN FORENSICS,	4	2019 101-406-487	AUTOPSY	1/7/2019	1/14/2019		1,700.00
AMERICAN FORENSICS,	4	2019 101-406-487	AUTOPSY	1/9/2019	1/14/2019		1,950.00
ARNES T PURDY	4	2019 101-411-454	MAINT CONTRACT -	1/7/2019	1/14/2019		300.00
ARNES T PURDY	4	2019 101-410-454	MAINT CONTRACT -	1/7/2019	1/14/2019		550.00
ARNES T PURDY	4	2019 101-411-454	MAINT CONTRACT -	1/9/2019	1/14/2019		300.00
ARNES T PURDY	4	2019 101-410-454	MAINT CONTRACT -	1/9/2019	1/14/2019		550.00
ATMOS ENERGY	4	2019 101-512-435	UTILITIES	1/10/2019	1/14/2019		2,567.93
ATMOS ENERGY	4	2019 101-410-430	UTILITIES	1/10/2019	1/14/2019		177.84
ATMOS ENERGY	4	2019 101-410-430	UTILITIES	1/11/2019	1/14/2019		55.91
BIG H TIRE SERVICE	4	2019 101-560-445	REPAIRS & MAINT	1/7/2019	1/14/2019	307495	10.00
BIG H TIRE SERVICE	4	2019 101-560-445	REPAIRS & MAINT	1/7/2019	1/14/2019	307495	7.00
BLUE BOOK	4	2019 101-512-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307986	70.00
BLUE BOOK	4	2019 101-512-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307986	16.95
BLUE BOOK	4	2019 101-560-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307986	320.00
BLUE BOOK	4	2019 101-561-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307986	50.00
BOB BARKER COMPANY I	4	2019 101-512-350	INMATE SUPPLIES	1/8/2019	1/14/2019	307682	136.05
BOBBIE JOYCE THEDFOR	4	2019 101-440-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307991	179.98
BOLTON MARIE HARRIS	4	2019 101-430-411	COURT APPOINTED	1/7/2019	1/14/2019		550.00
BOLTON MARIE HARRIS	4	2019 101-435-411	COURT APPOINTED	1/7/2019	1/14/2019		650.00
BRETT LATTA	4	2019 101-568-320	OPERATING EQUIPM	1/8/2019	1/14/2019	307810	27.95
BRETT LATTA	4	2019 101-568-320	OPERATING EQUIPM	1/8/2019	1/14/2019	307810	149.99
CANON FINANCIAL SERV	4	2019 101-403-440	COPIER RENTAL	1/8/2019	1/14/2019		394.09
CENTRAL LINEN SERVIC	4	2019 101-410-330	JANITORIAL SUPPL	1/7/2019	1/14/2019		35.00
CENTRAL LINEN SERVIC	4	2019 101-410-330	JANITORIAL SUPPL	1/7/2019	1/14/2019		35.00
CENTRAL LINEN SERVIC	4	2019 101-410-330	JANITORIAL SUPPL	1/7/2019	1/14/2019		35.00
CENTRAL LINEN SERVIC	4	2019 101-410-330	JANITORIAL SUPPL	1/8/2019	1/14/2019		35.00
CENTRAL TEXAS BUSINE	4	2019 101-440-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307948	26.95
CENTRAL TEXAS BUSINE	4	2019 101-440-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307948	26.95

CENTRAL TEXAS BUSINE	4 2019 101-440-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307948	26.95
CERDANT INC	4 2019 101-407-459	MAINT CONTRACT -	1/9/2019	1/14/2019	307962	3,135.00
CHRIS GARRETT	4 2019 101-572-428	TRAVEL/CONFERENC	1/7/2019	1/14/2019		212.01
CITY ELECTRIC	4 2019 101-410-445	REPAIRS & MAINTE	1/8/2019	1/14/2019	307606	570.00
CITY ELECTRIC	4 2019 101-410-445	REPAIRS & MAINTE	1/9/2019	1/14/2019	307989	190.00
CNA SURETY	4 2019 101-572-417	BONDS	1/7/2019	1/14/2019		119.00
CNA SURETY	4 2019 101-456-417	BONDS	1/8/2019	1/14/2019		209.00
CONDUENT GOVERNMENT	4 2019 101-403-410	PROFESSIONAL SER	1/7/2019	1/14/2019		2,929.50
CONDUENT GOVERNMENT	4 2019 101-403-410	PROFESSIONAL SER	1/7/2019	1/14/2019		(190.50)
COOPER & FRENCH INSU	4 2019 101-560-417	BONDS	1/7/2019	1/14/2019		928.00
COPY CENTER	4 2019 101-512-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307945	21.70
CORLEY FUNERAL HOME	4 2019 101-406-491	HEALTH & SERVICE	1/7/2019	1/14/2019		325.00
CORLEY FUNERAL HOME	4 2019 101-406-491	HEALTH & SERVICE	1/7/2019	1/14/2019		325.00
CORRECTIONS PRODUCTS	4 2019 101-512-445	REPAIRS & MAINTE	1/8/2019	1/14/2019	307943	1,970.00
CORRECTIONS PRODUCTS	4 2019 101-512-445	REPAIRS & MAINTE	1/8/2019	1/14/2019	307943	2,000.00
CORRECTIONS PRODUCTS	4 2019 101-512-445	REPAIRS & MAINTE	1/8/2019	1/14/2019	307943	50.00
DAMARA H. WATKINS	4 2019 101-430-485	OTHER LITIGATION	1/7/2019	1/14/2019		10.00
DAMARA H. WATKINS	4 2019 101-430-411	COURT APPOINTED	1/7/2019	1/14/2019		625.00
DAMARA H. WATKINS	4 2019 101-435-411	COURT APPOINTED	1/7/2019	1/14/2019		300.00
DAMARA H. WATKINS	4 2019 101-425-411	COURT APPOINTED	1/8/2019	1/14/2019		200.00
DAMARA H. WATKINS	4 2019 101-425-411	COURT APPOINTED	1/8/2019	1/14/2019		200.00
DAMARA H. WATKINS	4 2019 101-425-411	COURT APPOINTED	1/8/2019	1/14/2019		100.00
DANIEL TEED	4 2019 101-409-428	TRAVEL/CONFERENC	1/8/2019	1/14/2019		66.49
DEALERS ELECTRICAL S	4 2019 101-512-321	MAINTENANCE SUPP	1/7/2019	1/14/2019	307496	91.91
DEALERS ELECTRICAL S	4 2019 101-410-321	MAINTENANCE SUPP	1/8/2019	1/14/2019		151.28
EMBASSY SUITES SAN M	4 2019 101-403-428	TRAVEL/CONFERENC	1/8/2019	1/14/2019		593.40
ERS-TEXAS SOCIAL SEC	4 2019 101-401-410	PROFESSIONAL SER	1/7/2019	1/14/2019		35.00
FASTENAL - TXMAS	4 2019 101-512-321	MAINTENANCE SUPP	1/7/2019	1/14/2019	307497	10.50
FIVE STAR SERVICES I	4 2019 101-512-380	GROCERIES		1/14/2019		4,613.40
FIVE STAR SERVICES I	4 2019 101-512-380	GROCERIES	1/8/2019	1/14/2019		4,664.66
FIVE STAR SERVICES I	4 2019 101-512-380	GROCERIES	1/8/2019	1/14/2019		4,797.93
GALLS LLC	4 2019 101-560-426	UNIFORMS		1/14/2019	307968	69.50
GALLS LLC	4 2019 101-560-426	UNIFORMS		1/14/2019	307818	111.00
GALLS LLC	4 2019 101-560-426	UNIFORMS	1/8/2019	1/14/2019	307818	92.50

GALLS LLC	4 2019 101-560-426	UNIFORMS	1/8/2019	1/14/2019	307818	18.50
GALLS LLC	4 2019 101-560-426	UNIFORMS	1/8/2019	1/14/2019	307856	69.00
GALLS LLC	4 2019 101-560-426	UNIFORMS	1/8/2019	1/14/2019	307856	81.98
GALLS LLC	4 2019 101-560-426	UNIFORMS	1/8/2019	1/14/2019	307856	81.98
GALLS LLC	4 2019 101-560-426	UNIFORMS	1/9/2019	1/14/2019	307944	69.50
GALLS LLC	4 2019 101-560-426	UNIFORMS	1/9/2019	1/14/2019	307944	69.00
GALLS LLC	4 2019 101-560-426	UNIFORMS	1/9/2019	1/14/2019	307807	69.50
GALLS LLC	4 2019 101-560-426	UNIFORMS	1/9/2019	1/14/2019	307904	81.98
GALLS LLC	4 2019 101-560-426	UNIFORMS	1/9/2019	1/14/2019	307904	69.00
GALLS LLC	4 2019 101-560-426	UNIFORMS	1/9/2019	1/14/2019	307904	81.98
GALLS LLC	4 2019 101-560-426	UNIFORMS	1/9/2019	1/14/2019	307904	34.50
GALLS LLC	4 2019 101-560-426	UNIFORMS	1/9/2019	1/14/2019	307904	69.00
GALLS LLC	4 2019 101-560-426	UNIFORMS	1/9/2019	1/14/2019	307904	69.00
GEXA ENERGY - DALLAS	4 2019 101-410-430	UTILITIES	1/8/2019	1/14/2019		263.97
GEXA ENERGY - DALLAS	4 2019 101-411-430	UTILITIES	1/8/2019	1/14/2019		38.56
GEXA ENERGY - DALLAS	4 2019 101-412-430	UTILITIES	1/8/2019	1/14/2019		44.11
GEXA ENERGY - DALLAS	4 2019 101-512-435	UTILITIES	1/8/2019	1/14/2019		25.69
GEXA ENERGY - HOUSTO	4 2019 101-410-430	UTILITIES	1/8/2019	1/14/2019		55.68
GEXA ENERGY - HOUSTO	4 2019 101-411-430	UTILITIES	1/8/2019	1/14/2019		430.74
GEXA ENERGY - HOUSTO	4 2019 101-410-430	UTILITIES	1/8/2019	1/14/2019		8.29
GEXA ENERGY - HOUSTO	4 2019 101-410-430	UTILITIES	1/8/2019	1/14/2019		87.38
GEXA ENERGY - HOUSTO	4 2019 101-410-430	UTILITIES	1/8/2019	1/14/2019		380.04
GEXA ENERGY - HOUSTO	4 2019 101-410-430	UTILITIES	1/8/2019	1/14/2019		9.44
GEXA ENERGY - HOUSTO	4 2019 101-410-430	UTILITIES	1/8/2019	1/14/2019		29.03
GEXA ENERGY - HOUSTO	4 2019 101-410-430	UTILITIES	1/8/2019	1/14/2019		83.32
GEXA ENERGY - HOUSTO	4 2019 101-410-430	UTILITIES	1/8/2019	1/14/2019		2,828.76
GEXA ENERGY - HOUSTO	4 2019 101-410-430	UTILITIES	1/8/2019	1/14/2019		101.34
GEXA ENERGY - HOUSTO	4 2019 101-410-430	UTILITIES	1/8/2019	1/14/2019		127.58
GEXA ENERGY - HOUSTO	4 2019 101-512-435	UTILITIES	1/8/2019	1/14/2019		4,669.28
GEXA ENERGY - HOUSTO	4 2019 101-410-430	UTILITIES	1/8/2019	1/14/2019		26.52
GEXA ENERGY - HOUSTO	4 2019 101-412-430	UTILITIES	1/8/2019	1/14/2019		63.28
GEXA ENERGY - HOUSTO	4 2019 101-412-430	UTILITIES	1/8/2019	1/14/2019		188.85
GILFILLAN HARDWARE	4 2019 101-512-321	MAINTENANCE SUPP	1/7/2019	1/14/2019	307499	29.26
GREENWORX PRINTING	4 2019 101-560-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307838	30.36

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GREENWORX PRINTING	4 2019 101-560-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307838	30.36
GREENWORX PRINTING	4 2019 101-560-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307838	30.36
GREENWORX PRINTING	4 2019 101-560-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307838	30.36
GREENWORX PRINTING	4 2019 101-560-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307838	30.36
GREENWORX PRINTING	4 2019 101-560-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307838	30.36
GREENWORX PRINTING	4 2019 101-560-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307838	30.36
GREENWORX PRINTING	4 2019 101-560-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307838	30.36
GREENWORX PRINTING	4 2019 101-560-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307838	30.36
GREENWORX PRINTING	4 2019 101-560-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307838	30.36
GREENWORX PRINTING	4 2019 101-560-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307838	30.36
GREENWORX PRINTING	4 2019 101-560-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307838	30.36
GREENWORX PRINTING	4 2019 101-560-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307838	(39.47)
GREENWORX PRINTING	4 2019 101-561-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307838	(7.72)
GREENWORX PRINTING	4 2019 101-561-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307838	30.90
GREENWORX PRINTING	4 2019 101-561-310	OFFICE SUPPLIES	1/8/2019	1/14/2019	307838	30.36
GUARDIAN SECURITY SO	4 2019 101-411-455	MAINT CONTRACT -	1/8/2019	1/14/2019		39.95
GUARDIAN SECURITY SO	4 2019 101-410-455	MAINT CONTRACT -	1/8/2019	1/14/2019		39.95
HUFFMAN COMMUNICATIO	4 2019 101-561-446	REPAIRS & MAINT	1/7/2019	1/14/2019		105.00
ICS JAIL SUPPLIES, I	4 2019 101-512-352	INMATE CLOTHING	1/8/2019	1/14/2019	307957	111.60
ICS JAIL SUPPLIES, I	4 2019 101-512-352	INMATE CLOTHING	1/8/2019	1/14/2019	307957	252.00
ICS JAIL SUPPLIES, I	4 2019 101-512-352	INMATE CLOTHING	1/8/2019	1/14/2019	307957	266.40
ICS JAIL SUPPLIES, I	4 2019 101-512-352	INMATE CLOTHING	1/8/2019	1/14/2019	307957	111.60
ICS JAIL SUPPLIES, I	4 2019 101-512-352	INMATE CLOTHING	1/8/2019	1/14/2019	307957	223.20
ICS JAIL SUPPLIES, I	4 2019 101-512-352	INMATE CLOTHING	1/8/2019	1/14/2019	307957	173.25
ICS JAIL SUPPLIES, I	4 2019 101-512-352	INMATE CLOTHING	1/8/2019	1/14/2019	307957	266.40
ICS JAIL SUPPLIES, I	4 2019 101-512-352	INMATE CLOTHING	1/8/2019	1/14/2019	307957	172.80
ICS JAIL SUPPLIES, I	4 2019 101-512-352	INMATE CLOTHING	1/8/2019	1/14/2019	307957	111.60
ICS JAIL SUPPLIES, I	4 2019 101-512-352	INMATE CLOTHING	1/8/2019	1/14/2019	307957	252.00
ICS JAIL SUPPLIES, I	4 2019 101-512-352	INMATE CLOTHING	1/8/2019	1/14/2019	307957	252.00
ICS JAIL SUPPLIES, I	4 2019 101-512-352	INMATE CLOTHING	1/8/2019	1/14/2019	307957	266.40
ICS JAIL SUPPLIES, I	4 2019 101-512-352	INMATE CLOTHING	1/8/2019	1/14/2019	307957	345.60
ICS JAIL SUPPLIES, I	4 2019 101-512-352	INMATE CLOTHING	1/8/2019	1/14/2019	307957	230.85
JACOBSON LAW FIRM PC	4 2019 101-406-410	PROFESSIONAL SER	1/8/2019	1/14/2019		228.40
JACOBSON LAW FIRM PC	4 2019 101-406-410	PROFESSIONAL SER	1/8/2019	1/14/2019		245.46

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JAMES E POLK, ATTORN	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		590.00
JAMES E POLK, ATTORN	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		825.00
JAMES E POLK, ATTORN	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		725.00
JAMES E POLK, ATTORN	4 2019 101-430-411	COURT APPOINTED	1/8/2019	1/14/2019		705.00
JAMES E POLK, ATTORN	4 2019 101-425-411	COURT APPOINTED	1/9/2019	1/14/2019		200.00
JAMES E POLK, ATTORN	4 2019 101-425-411	COURT APPOINTED	1/9/2019	1/14/2019		200.00
JAMES PUBLISHING	4 2019 101-475-419	DUES & SUBSCRIPT	1/8/2019	1/14/2019		199.00
JAMES PUBLISHING	4 2019 101-475-419	DUES & SUBSCRIPT	1/8/2019	1/14/2019		15.00
JANET L HENDERSON	4 2019 101-560-426	UNIFORMS	1/7/2019	1/14/2019	307514	7.00
JENNIFER AULDS	4 2019 101-475-410	PROFESSIONAL SER	1/8/2019	1/14/2019		35.00
JERRY PUTMAN	4 2019 101-475-445	REPAIRS & MAINTE	1/8/2019	1/14/2019		40.91
JILL GROUNDS	4 2019 101-440-428	TRAVEL/CONFERENC	1/8/2019	1/14/2019		247.50
JOHN W FARMER	4 2019 101-457-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307828	94.00
JOHN W FARMER	4 2019 101-457-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307828	118.00
JOHN W FARMER	4 2019 101-401-310	OFFICE SUPPLIES	1/9/2019	1/14/2019		29.50
JOHNSON OIL COMPANY	4 2019 101-560-370	GAS & OIL	1/7/2019	1/14/2019	307516	3,783.12
JOSEPH WAYNE KITTREL	4 2019 101-512-445	REPAIRS & MAINTE	1/8/2019	1/14/2019	307966	138.50
JOSEPH WAYNE KITTREL	4 2019 101-512-445	REPAIRS & MAINTE	1/8/2019	1/14/2019	307966	127.50
JOSH TACKETT	4 2019 101-440-428	TRAVEL/CONFERENC	1/8/2019	1/14/2019		247.50
JOSH TACKETT	4 2019 101-440-428	TRAVEL/CONFERENC	1/8/2019	1/14/2019		206.01
JUANITA BRAVO EDGECO	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		5,675.00
JUANITA BRAVO EDGECO	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		200.00
JUDICIAL SYSTEMS, IN	4 2019 101-440-452	JURY SYSTEM SOFT	1/8/2019	1/14/2019		578.21
K & S TIRE TOWING &	4 2019 101-560-445	REPAIRS & MAINT	1/7/2019	1/14/2019	307501	92.00
K & S TIRE TOWING &	4 2019 101-560-445	REPAIRS & MAINT	1/7/2019	1/14/2019	307501	68.00
K & S TIRE TOWING &	4 2019 101-560-445	REPAIRS & MAINT	1/7/2019	1/14/2019	307501	72.09
K & S TIRE TOWING &	4 2019 101-560-445	REPAIRS & MAINT	1/7/2019	1/14/2019	307501	11.40
K & S TIRE TOWING &	4 2019 101-560-445	REPAIRS & MAINT	1/8/2019	1/14/2019	307998	48.44
K & S TIRE TOWING &	4 2019 101-560-445	REPAIRS & MAINT	1/8/2019	1/14/2019	307998	11.40
K & S TIRE TOWING &	4 2019 101-560-445	REPAIRS & MAINT	1/8/2019	1/14/2019	308016	512.24
K & S TIRE TOWING &	4 2019 101-560-445	REPAIRS & MAINT	1/8/2019	1/14/2019	308016	401.35
KAREN CUNNINGHAM DEN	4 2019 101-435-485	OTHER LITIGATION	1/8/2019	1/14/2019		2.00
KAREN CUNNINGHAM DEN	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		587.50
KAREN CUNNINGHAM DEN	4 2019 101-435-485	OTHER LITIGATION	1/8/2019	1/14/2019		1.00

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KAREN CUNNINGHAM DEN	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		575.00
LA QUINTA INN & SUIT	4 2019 101-440-428	TRAVEL/CONFERENC	1/8/2019	1/14/2019		311.65
LA QUINTA INN & SUIT	4 2019 101-440-428	TRAVEL/CONFERENC	1/8/2019	1/14/2019		311.65
LAW OFFICE OF KERRI	4 2019 101-430-411	COURT APPOINTED	1/8/2019	1/14/2019		283.33
LAW OFFICE OF KERRI	4 2019 101-430-411	COURT APPOINTED	1/8/2019	1/14/2019		183.33
LAW OFFICE OF KERRI	4 2019 101-430-411	COURT APPOINTED	1/8/2019	1/14/2019		183.34
LAW OFFICE OF MICAH	4 2019 101-430-485	OTHER LITIGATION	1/8/2019	1/14/2019		2.00
LAW OFFICE OF MICAH	4 2019 101-430-411	COURT APPOINTED	1/8/2019	1/14/2019		475.00
LAW OFFICE OF MICAH	4 2019 101-430-411	COURT APPOINTED	1/8/2019	1/14/2019		375.00
LAW OFFICE OF MICAH	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		862.50
LAW OFFICE OF MICAH	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		487.50
LAW OFFICE OF SHANA	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		525.00
LAW OFFICE OF SHANA	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		425.00
LAW OFFICE OF SHANA	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		325.00
LAW OFFICE OF SHANA	4 2019 101-430-411	COURT APPOINTED	1/8/2019	1/14/2019		275.00
LAW OFFICE OF SHANA	4 2019 101-430-485	OTHER LITIGATION	1/8/2019	1/14/2019		2.00
LAW OFFICE OF SHANA	4 2019 101-430-411	COURT APPOINTED	1/8/2019	1/14/2019		587.50
LAW OFFICE OF SHANA	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		475.00
LAW OFFICE OF SHANA	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		450.00
LAW OFFICE OF SHANA	4 2019 101-425-411	COURT APPOINTED	1/8/2019	1/14/2019		100.00
LAW OFFICE OF SHANA	4 2019 101-425-411	COURT APPOINTED	1/8/2019	1/14/2019		200.00
LAW OFFICE OF SHANA	4 2019 101-430-485	OTHER LITIGATION	1/8/2019	1/14/2019		3.00
LAW OFFICE OF SHANA	4 2019 101-430-411	COURT APPOINTED	1/8/2019	1/14/2019		600.00
LAWRENCE M WARREN, J	4 2019 101-430-475	INVESTIGATORS	1/8/2019	1/14/2019		1,186.25
LENOVO FINANCIAL SER	4 2019 101-499-320	OPERATING EQUIPM	1/8/2019	1/14/2019		581.14
LENOVO FINANCIAL SER	4 2019 101-498-320	OPERATING EQUIPM	1/8/2019	1/14/2019		66.63
LENOVO FINANCIAL SER	4 2019 101-495-320	OPERATING EQUIPM	1/8/2019	1/14/2019		399.90
LEXIS NEXIS - DALLAS	4 2019 101-440-419	DUES & SUBSCRIPT	1/8/2019	1/14/2019		161.00
LINEBARGER GOGGAN BL	4 2019 101-499-435	TELEPHONE	1/8/2019	1/14/2019		572.33
LINEBARGER GOGGAN BL	4 2019 101-499-435	TELEPHONE	1/8/2019	1/14/2019		572.33
LISA A EASLEY	4 2019 101-430-412	TRANSCRIPTS	1/8/2019	1/14/2019		150.00
MCCOY'S BUILDING SUP	4 2019 101-512-321	MAINTENANCE SUPP	1/7/2019	1/14/2019	307505	11.24
MCCOY'S BUILDING SUP	4 2019 101-512-321	MAINTENANCE SUPP	1/7/2019	1/14/2019	307505	11.73
MCCOY'S BUILDING SUP	4 2019 101-512-321	MAINTENANCE SUPP	1/7/2019	1/14/2019	307505	1.94

MCCOY'S BUILDING SUP	4 2019 101-410-330	JANITORIAL SUPPL	1/8/2019	1/14/2019	307503	17.07
MCCOY'S BUILDING SUP	4 2019 101-410-321	MAINTENANCE SUPP	1/8/2019	1/14/2019	307503	28.15
MEDICAL SURGICAL & C	4 2019 101-560-494	EMPLOYEE PHYSICA	1/7/2019	1/14/2019	307506	116.00
MELANIE HYDER	4 2019 101-572-428	TRAVEL/CONFERENC	1/7/2019	1/14/2019		135.71
MONROE SYSTEMS FOR B	4 2019 101-495-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307974	170.15
MONROE SYSTEMS FOR B	4 2019 101-495-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307974	13.00
NATIONAL WHOLESALE S	4 2019 101-512-321	MAINTENANCE SUPP	1/8/2019	1/14/2019	307977	5.64
NAVARRO CENTRAL APPR	4 2019 101-406-409	APPRAISAL DISTRI	1/8/2019	1/14/2019		68,180.53
NAVARRO CENTRAL APPR	4 2019 101-406-409	APPRAISAL DISTRI	1/8/2019	1/14/2019		14,302.24
NAVARRO CENTRAL APPR	4 2019 101-406-409	APPRAISAL DISTRI	1/8/2019	1/14/2019		1,205.87
NAVARRO CO TAX ASSES	4 2019 101-560-445	REPAIRS & MAINT	1/7/2019	1/14/2019		7.50
NAVARRO COUNTY ELECT	4 2019 101-402-430	UTILITIES - PARK	1/8/2019	1/14/2019		9.83
NAVARRO COUNTY ELECT	4 2019 101-402-430	UTILITIES - PARK	1/8/2019	1/14/2019		19.66
NAVARRO COUNTY ELECT	4 2019 101-402-430	UTILITIES - PARK	1/8/2019	1/14/2019		9.83
NAVARRO COUNTY ELECT	4 2019 101-402-430	UTILITIES - PARK	1/8/2019	1/14/2019		(0.23)
NAVARRO COUNTY ELECT	4 2019 101-512-435	UTILITIES	1/8/2019	1/14/2019		132.00
NAVARRO COUNTY ELECT	4 2019 101-512-435	UTILITIES	1/8/2019	1/14/2019		31.00
NAVARRO COUNTY ELECT	4 2019 101-512-435	UTILITIES	1/8/2019	1/14/2019		37.00
NAVCO SAFE & LOCK CO	4 2019 101-410-321	MAINTENANCE SUPP	1/8/2019	1/14/2019	307987	30.48
NEAL GREEN, JR	4 2019 101-430-411	COURT APPOINTED	1/8/2019	1/14/2019		587.50
NEAL GREEN, JR	4 2019 101-430-411	COURT APPOINTED	1/8/2019	1/14/2019		400.00
NEAL GREEN, JR	4 2019 101-430-411	COURT APPOINTED	1/8/2019	1/14/2019		300.00
NEAL GREEN, JR	4 2019 101-430-411	COURT APPOINTED	1/8/2019	1/14/2019		175.00
NEAL GREEN, JR	4 2019 101-430-411	COURT APPOINTED	1/8/2019	1/14/2019		175.00
NEAL GREEN, JR	4 2019 101-435-485	OTHER LITIGATION	1/8/2019	1/14/2019		4.33
NEAL GREEN, JR	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		800.00
NEAL GREEN, JR	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		600.00
NEAL GREEN, JR	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		475.00
NEAL GREEN, JR	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		405.00
NEAL GREEN, JR	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		337.50
NEAL GREEN, JR	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		700.00
NEAL GREEN, JR	4 2019 101-435-411	COURT APPOINTED	1/8/2019	1/14/2019		387.50
NEAL GREEN, JR	4 2019 101-430-411	COURT APPOINTED	1/8/2019	1/14/2019		325.00
NET DATA CORP	4 2019 101-403-459	MAINT CONTRACT -	1/8/2019	1/14/2019		31,700.00

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NET DATA CORP	4 2019 101-403-459	MAINT CONTRACT -	1/8/2019	1/14/2019		2,000.00
NORTHLAND COMMUNICAT	4 2019 101-571-435	TELEPHONE & INTE	1/8/2019	1/14/2019		142.22
NORTHLAND COMMUNICAT	4 2019 101-571-435	TELEPHONE & INTE	1/8/2019	1/14/2019		114.09
OFFICE DEPOT INC-TXM	4 2019 101-571-312	COPY & POSTAGE S	1/8/2019	1/14/2019	307892	378.00
OFFICE DEPOT INC-TXM	4 2019 101-475-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307919	90.73
OFFICE DEPOT INC-TXM	4 2019 101-421-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307936	68.56
OFFICE DEPOT INC-TXM	4 2019 101-421-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307936	72.54
OFFICE DEPOT INC-TXM	4 2019 101-421-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307936	46.99
OFFICE DEPOT INC-TXM	4 2019 101-407-312	COMPUTER SUPPLIE	1/9/2019	1/14/2019	307979	89.99
OFFICE DEPOT INC-TXM	4 2019 101-495-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307967	85.00
OFFICE DEPOT INC-TXM	4 2019 101-406-312	COPY & POSTAGE S	1/9/2019	1/14/2019	307954	75.60
OFFICE DEPOT INC-TXM	4 2019 101-421-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307970	37.91
OFFICE DEPOT INC-TXM	4 2019 101-403-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307955	55.34
OFFICE DEPOT INC-TXM	4 2019 101-403-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307955	90.37
OFFICE DEPOT INC-TXM	4 2019 101-499-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307978	19.79
OFFICE DEPOT INC-TXM	4 2019 101-499-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307978	213.02
OFFICE DEPOT INC-TXM	4 2019 101-498-310	SUPPLIES	1/9/2019	1/14/2019	307980	49.99
OFFICE DEPOT INC-TXM	4 2019 101-498-310	SUPPLIES	1/9/2019	1/14/2019	307980	15.29
OFFICE DEPOT INC-TXM	4 2019 101-498-310	SUPPLIES	1/9/2019	1/14/2019	307980	12.99
OFFICE DEPOT INC-TXM	4 2019 101-498-310	SUPPLIES	1/9/2019	1/14/2019	307980	17.34
OFFICE DEPOT INC-TXM	4 2019 101-498-310	SUPPLIES	1/9/2019	1/14/2019	307980	5.99
OFFICE DEPOT INC-TXM	4 2019 101-560-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307971	131.88
OFFICE DEPOT INC-TXM	4 2019 101-560-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307971	84.09
OFFICE DEPOT INC-TXM	4 2019 101-456-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307969	108.74
OFFICE DEPOT INC-TXM	4 2019 101-456-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307969	79.99
OFFICE DEPOT INC-TXM	4 2019 101-475-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307956	79.99
OFFICE DEPOT INC-TXM	4 2019 101-475-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307956	140.99
OFFICE DEPOT INC-TXM	4 2019 101-475-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307956	98.15
OFFICE DEPOT INC-TXM	4 2019 101-475-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307956	15.82
OFFICE DEPOT INC-TXM	4 2019 101-459-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307981	19.99
OFFICE DEPOT INC-TXM	4 2019 101-459-310	OFFICE SUPPLIES	1/9/2019	1/14/2019	307981	37.84
OTIS ELEVATOR COMPAN	4 2019 101-512-452	MAINT CONTRACT -	1/7/2019	1/14/2019		637.18
PAULA J JONES	4 2019 101-410-321	MAINTENANCE SUPP	1/8/2019	1/14/2019	307996	64.80
PHILIP R TAFT	4 2019 101-560-494	EMPLOYEE PHYSICA	1/7/2019	1/14/2019	307510	225.00

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PHILIP R TAFT	4 2019 101-430-470	MEDICAL EXAMINAT	1/8/2019	1/14/2019		1,400.00
PHILIP R TAFT	4 2019 101-430-470	MEDICAL EXAMINAT	1/8/2019	1/14/2019		306.25
PHILIP R TAFT	4 2019 101-430-470	MEDICAL EXAMINAT	1/8/2019	1/14/2019		1,575.00
PHILIP R TAFT	4 2019 101-430-470	MEDICAL EXAMINAT	1/8/2019	1/14/2019		2,143.75
PITNEY BOWES INC	4 2019 101-406-313	POSTAGE MAINTENA	1/8/2019	1/14/2019		230.00
PITNEY BOWES INC	4 2019 101-406-313	POSTAGE MAINTENA	1/8/2019	1/14/2019		1,049.04
READYREFRESH	4 2019 101-411-458	MAINT CONTRACT -	1/9/2019	1/14/2019		75.41
READYREFRESH	4 2019 101-410-458	MAINT CONTRACT -	1/9/2019	1/14/2019		26.43
READYREFRESH	4 2019 101-410-458	MAINT CONTRACT -	1/9/2019	1/14/2019		6.99
READYREFRESH	4 2019 101-410-458	MAINT CONTRACT -	1/9/2019	1/14/2019		6.99
READYREFRESH	4 2019 101-410-458	MAINT CONTRACT +	1/9/2019	1/14/2019		49.72
READYREFRESH	4 2019 101-410-458	MAINT CONTRACT -	1/9/2019	1/14/2019		53.88
READYREFRESH	4 2019 101-410-458	MAINT CONTRACT -	1/10/2019	1/14/2019		49.72
RITA WATSON	4 2019 101-512-445	REPAIRS & MAINTE	1/8/2019	1/14/2019	307812	2,850.00
RITA WATSON	4 2019 101-512-445	REPAIRS & MAINTE	1/8/2019	1/14/2019	307812	2,600.00
RITA WATSON	4 2019 101-512-445	REPAIRS & MAINTE	1/8/2019	1/14/2019	307812	1,365.00
RITA WATSON	4 2019 101-512-445	REPAIRS & MAINTE	1/8/2019	1/14/2019	307812	200.00
ROADPOST USA INC	4 2019 101-568-560	MODEM & SATELLIT	1/7/2019	1/14/2019		56.47
SHERIFF, PETTY CASH	4 2019 101-560-370	GAS & OIL	1/8/2019	1/14/2019		5.00
SHERRY DOWD	4 2019 101-403-428	TRAVEL/CONFERENC	1/8/2019	1/14/2019		206.01
SHERRY DOWD	4 2019 101-403-428	TRAVEL/CONFERENC	1/8/2019	1/14/2019		247.50
SOUTHERN HEALTH PART	4 2019 101-512-472	INMATE HOSPITAL	1/7/2019	1/14/2019		54.41
SOUTHERN HEALTH PART	4 2019 101-512-471	INMATE PHYSICIAN	1/7/2019	1/14/2019		37.96
SOUTHERN HEALTH PART	4 2019 101-512-470	INMATE PRESCRIPT	1/7/2019	1/14/2019		2,123.99
STEELE METAL SUPPLY	4 2019 101-512-385	COUNTY FARM	1/8/2019	1/14/2019	307898	48.00
SUSAN A WALDRIP COUR	4 2019 101-425-412	COURT REPORTER	1/8/2019	1/14/2019		584.19
TEXAS ASSOCIATION OF	4 2019 101-495-419	DUES & SUBSCRIPT	1/7/2019	1/14/2019		430.00
TEXAS ASSOCIATION OF	4 2019 101-457-419	DUES & SUBSCRIPT	1/8/2019	1/14/2019		60.00
TEXAS ASSOCIATION OF	4 2019 101-457-419	DUES & SUBSCRIPT	1/8/2019	1/14/2019		35.00
TEXAS ASSOCIATION OF	4 2019 101-499-419	DUES & SUBSCRIPT	1/8/2019	1/14/2019		40.00
TEXAS ASSOCIATION OF	4 2019 101-456-419	DUES & SUBSCRIPT	1/8/2019	1/14/2019		60.00
TEXAS ASSOCIATION OF	4 2019 101-456-419	DUES & SUBSCRIPT	1/8/2019	1/14/2019		35.00
TEXAS ASSOCIATION OF	4 2019 101-456-419	DUES & SUBSCRIPT	1/8/2019	1/14/2019		35.00
TEXAS ASSOCIATION OF	4 2019 101-457-419	DUES & SUBSCRIPT	1/8/2019	1/14/2019		35.00

TEXAS DISTRICT & COU	4 2019 101-475-428	TRAVEL/CONFERENC	1/8/2019	1/14/2019		350.00
TEXAS DISTRICT & COU	4 2019 101-475-428	TRAVEL/CONFERENC	1/8/2019	1/14/2019		350.00
TEXAS FIRE ALARM INC	4 2019 101-410-455	MAINT CONTRACT -	1/8/2019	1/14/2019		40.00
TEXAS JUSTICE COURT	4 2019 101-456-428	TRAVEL/CONFERENC	1/8/2019	1/14/2019		300.00
TOMAS ECHARTEA	4 2019 101-430-410	INTERPRETER	1/8/2019	1/14/2019		200.00
TVSA	4 2019 101-475-428	TRAVEL/CONFERENC	1/9/2019	1/14/2019		275.00
VALVOLINE EXPRESS CA	4 2019 101-560-445	REPAIRS & MAINT	1/7/2019	1/14/2019	307515	7.00
WEST PUBLISHING CORP	4 2019 101-435-419	DUES & PUBLICATI	1/8/2019	1/14/2019		112.00
WEST PUBLISHING CORP	4 2019 101-480-419	PUBLICATIONS	1/8/2019	1/14/2019		444.00
WEST PUBLISHING CORP	4 2019 101-435-419	DUES & PUBLICATI	1/8/2019	1/14/2019		650.00
WEST PUBLISHING CORP	4 2019 101-475-419	DUES & SUBSCRIPT	1/8/2019	1/14/2019		477.00
XEROX CORP - TXMAS	4 2019 101-512-310	OFFICE SUPPLIES	1/8/2019	1/14/2019		55.54
XEROX CORP - TXMAS	4 2019 101-425-440	COPIER RENTAL	1/8/2019	1/14/2019		149.61
XEROX CORP - TXMAS	4 2019 101-571-440	COPIER RENTAL	1/8/2019	1/14/2019		219.47
XEROX CORP - TXMAS	4 2019 101-401-310	OFFICE SUPPLIES	1/8/2019	1/14/2019		51.09
XEROX CORP - TXMAS	4 2019 101-401-440	COPIER RENTAL	1/8/2019	1/14/2019		281.50
XEROX CORP - TXMAS	4 2019 101-421-310	OFFICE SUPPLIES	1/8/2019	1/14/2019		242.40
XEROX CORP - TXMAS	4 2019 101-421-440	COPIER RENTAL	1/8/2019	1/14/2019		385.67
XEROX CORP - TXMAS	4 2019 101-571-440	COPIER RENTAL	1/8/2019	1/14/2019		219.47
XEROX CORP - TXMAS	4 2019 101-499-310	OFFICE SUPPLIES	1/8/2019	1/14/2019		5.75
XEROX CORP - TXMAS	4 2019 101-499-440	COPIER RENTAL	1/8/2019	1/14/2019		163.12
XEROX CORP - TXMAS	4 2019 101-497-310	OFFICE SUPPLIES	1/8/2019	1/14/2019		11.80
XEROX CORP - TXMAS	4 2019 101-497-440	COPIER RENTAL	1/8/2019	1/14/2019		327.74
XEROX CORP - TXMAS	4 2019 101-560-310	OFFICE SUPPLIES	1/8/2019	1/14/2019		4.10
XEROX CORP - TXMAS	4 2019 101-560-440	COPIER RENTAL	1/8/2019	1/14/2019		225.37
XEROX CORP - TXMAS	4 2019 101-435-310	OFFICE SUPPLIES	1/8/2019	1/14/2019		0.41
XEROX CORP - TXMAS	4 2019 101-435-440	COPIER RENTAL	1/8/2019	1/14/2019		140.41
XEROX CORP - TXMAS	4 2019 101-409-440	COPIER RENTAL	1/8/2019	1/14/2019		215.10
XEROX CORP - TXMAS	4 2019 101-561-440	COPIER RENTAL	1/8/2019	1/14/2019		161.75
XEROX CORP - TXMAS	4 2019 101-495-440	COPIER RENTAL	1/8/2019	1/14/2019		419.86
XEROX CORP - TXMAS	4 2019 101-403-440	COPIER RENTAL	1/8/2019	1/14/2019		296.72
XEROX CORP - TXMAS	4 2019 101-403-440	COPIER RENTAL	1/8/2019	1/14/2019		232.61
XEROX CORP - TXMAS	4 2019 101-512-440	COPIER RENTAL	1/8/2019	1/14/2019		177.51
XEROX CORP - TXMAS	4 2019 101-572-310	OFFICE SUPPLIES	1/8/2019	1/14/2019		24.21

XEROX CORP - TXMAS	4 2019 101-572-440	COPIER RENTAL	1/8/2019	1/14/2019		151.78
XEROX CORP - TXMAS	4 2019 101-403-440	COPIER RENTAL	1/8/2019	1/14/2019		251.49
XEROX CORP - TXMAS	4 2019 101-440-310	OFFICE SUPPLIES	1/8/2019	1/14/2019		46.85
XEROX CORP - TXMAS	4 2019 101-440-440	COPIER RENTAL	1/8/2019	1/14/2019		298.37
XEROX CORP - TXMAS	4 2019 101-440-440	COPIER RENTAL	1/8/2019	1/14/2019		298.35
XEROX CORP - TXMAS	4 2019 101-475-310	OFFICE SUPPLIES	1/8/2019	1/14/2019		10.68
XEROX CORP - TXMAS	4 2019 101-475-440	COPIER RENTAL	1/8/2019	1/14/2019		295.97
XEROX CORP - TXMAS	4 2019 101-475-310	OFFICE SUPPLIES	1/8/2019	1/14/2019		12.83
XEROX CORP - TXMAS	4 2019 101-475-440	COPIER RENTAL	1/8/2019	1/14/2019		295.97
XEROX CORP - TXMAS	4 2019 101-499-310	OFFICE SUPPLIES	1/8/2019	1/14/2019		0.40
XEROX CORP - TXMAS	4 2019 101-499-440	COPIER RENTAL	1/8/2019	1/14/2019		151.11
XEROX CORP - TXMAS	4 2019 101-407-310	OFFICE SUPPLIES	1/8/2019	1/14/2019		5.33
XEROX CORP - TXMAS	4 2019 101-407-440	COPIER RENTAL	1/8/2019	1/14/2019		86.93
XEROX CORP - TXMAS	4 2019 101-498-310	SUPPLIES	1/8/2019	1/14/2019		5.34
XEROX CORP - TXMAS	4 2019 101-498-440	COPIER RENTAL	1/8/2019	1/14/2019		86.94
XEROX CORP - TXMAS	4 2019 101-430-440	COPIER RENTAL	1/8/2019	1/14/2019		129.28
XEROX CORP - TXMAS	4 2019 101-430-310	OFFICE SUPPLIES	1/8/2019	1/14/2019		11.90
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201/11/2019 09:53:13	CSCD					
VENDOR NAME	PP ACCOUNT #	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT
BOBBIE JOYCE THEDFOR	5 2019 151-571-575	MACHINERY & EQUI	1/9/2019	1/14/2019	307882	799.98
HELPING OPEN PEOPLES	5 2019 151-572-410	CONTRACT SERVICE	A. (A.)	1/14/2019	507002	1,600.00
OFFICE DEPOT INC-TXM	4 2019 151-571-310	DEPARTMENT SUPPL	1081 1086	1/14/2019	307747	53.02
OFFICE DEPOT INC-TXM	5 2019 151-571-310	DEPARTMENT SUPPL		1/14/2019	307893	66.08
OFFICE DEPOT INC-TXM	5 2019 151-571-310	DEPARTMENT SUPPL		1/14/2019	307893	126.74
OFFICE DEPOT INC-TXM	5 2019 151-571-310	DEPARTMENT SUPPL	101 Million 8, 10 Constanting 1	1/14/2019	307893	17.00
ROBERT L SAENZ	5 2019 151-573-410	CONTRACT SERVICE		1/14/2019		1,050.00
						-,
						3,712.82
1201/11/2019 09:53:13	JUVENILE PROBA	TION				280

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VENDOR NAME	PP ACCOUNT #	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT
LIMESTONE COUNTY JUV	5 2019 161-575-631	DETENTION/PRE AD	1/7/2019	1/14/2019		1,300.00
PEGASUS SCHOOLS INC	5 2019 161-574-410	RESIDENTIAL SERV	1/7/2019	1/14/2019		3,999.00
SMITH COUNTY JUVENIL	5 2019 161-575-631	DETENTION/PRE AD	1/7/2019	1/14/2019		1,540.00
VERL O CHILDERS JR P	5 2019 161-576-651	MHA - EXC-POST A	1/7/2019	1/14/2019		433.30
VERL O CHILDERS JR P	5 2019 161-576-651	MHA - EXC-POST A	1/7/2019	1/14/2019		433.30
						7,705.60
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BEN MELTON	4 2019 211-611-453	HAULING	1/9/2019	1/14/2019		4,865.16
CORSICANA NAPA AUTO	4 2019 211-611-321	MAINTENANCE SUPP	1/9/2019	1/14/2019	307427	4.29
EXPRESS TIRE COMPANY	4 2019 211-611-325	TIRES	1/9/2019	1/14/2019	307982	170.00
FORTSON CONTRACTING	4 2019 211-611-322	SIGN SUPPLIES	1/9/2019	1/14/2019	307941	240.00
HUFFMAN COMMUNICATIO	4 2019 211-611-450	MAINT CONTRACT	1/8/2019	1/14/2019		41.13
NAVARRO COUNTY ELECT	4 2019 211-611-430	UTILITIES	1/8/2019	1/14/2019		123.73
PROSPERITY BANK #107	4 2019 211-611-573	CAPITAL LEASE PR	1/9/2019	1/14/2019		3,479.86
PROSPERITY BANK #107	4 2019 211-611-574	CAPITAL LEASE IN	1/9/2019	1/14/2019		105.48
PROSPERITY BANK #107	4 2019 211-611-573	CAPITAL LEASE PR	1/9/2019	1/14/2019		2,280.07
PROSPERITY BANK #107	4 2019 211-611-574	CAPITAL LEASE IN	1/9/2019	1/14/2019		74.25
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019		1,485.16
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019		1,022.94
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019		600.24
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019		451.56
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019	È	120.20
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019		339.60
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019		380.95
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019	E.	729.25
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019		731.05
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019		485.90
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019) 1/14/2019	l,	241.70

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RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019		498.45	
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019		875.35	
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019		1,247.45	
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019		849.90	
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019		852.67	
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019		437.70	
RATTLER ROCK INC	4 2019 211-611-376	ROAD MATERIAL	1/9/2019	1/14/2019		288.90	
T BAR D TRUCKING LLC	4 2019 211-611-453	HAULING	1/9/2019	1/14/2019		6,608.88	
T BAR D TRUCKING LLC	4 2019 211-611-453	HAULING	1/9/2019	1/14/2019		1,211.52	
T BAR D TRUCKING LLC	4 2019 211-611-453	HAULING	1/9/2019	1/14/2019		2,065.08	
WELCH STATE BANK	4 2019 211-611-573	CAPITAL LEASE PR	1/9/2019	1/14/2019		2,304.42	
WELCH STATE BANK	4 2019 211-611-574	CAPITAL LEASE IN	1/9/2019	1/14/2019		21.36	
						35,234.20	
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VENDOR NAME	PP ACCOUNT #	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT	
ATMOS ENERGY	4 2019 212-612-430	UTILITIES	1/10/2019	1/14/2019		136.61	
ATWOODS DISTRIBUTING	4 2019 212-612-321	MAINTENANCE SUPP	1/9/2019	1/14/2019		31.35	
B & G AUTO PARTS	4 2019 212-612-321	MAINTENANCE SUPP	1/9/2019	1/14/2019		6.00	
B & G AUTO PARTS	4 2019 212-612-330	JANITORIAL SUPPL	1/9/2019	1/14/2019	307436	21.90	
ERIC SCOTT PHILLIPS	4 2019 212-612-445	REPAIRS & MAINTE	1/8/2019	1/14/2019	307446	60.00	
ERIC SCOTT PHILLIPS	4 2019 212-612-325	TIRES	1/8/2019	1/14/2019	308020	676.00	
HUFFMAN COMMUNICATIO	4 2019 212-612-450	MAINT CONTRACT	1/8/2019	1/14/2019		41.12	
HYDRAULIC POWER SERV	4 2019 212-612-321	MAINTENANCE SUPP	1/8/2019	1/14/2019	308039	105.00	
IJS COMPANY	4 2019 212-612-330	JANITORIAL SUPPL	1/9/2019	1/14/2019		34.35	
JOHNSON OIL COMPANY	4 2019 212-612-370	GAS & OIL	1/8/2019	1/14/2019	307973	329.38	
JOHNSON OIL COMPANY	4 2019 212-612-370	GAS & OIL	1/8/2019	1/14/2019	307973	3,080.25	
MARTIN MARIETTA MATE	4 2019 212-612-376	ROAD MATERIAL	1/8/2019	1/14/2019		240.98	
MCCOY'S BUILDING SUP	4 2019 212-612-376	ROAD MATERIAL	1/8/2019	1/14/2019	307972	195.66	
MCCOY'S BUILDING SUP	4 2019 212-612-376	ROAD MATERIAL	1/8/2019	1/14/2019	307972	244.58	
PURVIS INDUSTRIES LT	4 2019 212-612-321	MAINTENANCE SUPP	1/8/2019	1/14/2019	307448	2.26	
ROMCO EQUIPMENT CO	4 2019 212-612-324	BLADES	1/9/2019	1/14/2019	307896	2,121.20	

TEXAS BIT	4 2019 212-612-376	ROAD MATERIAL	1/8/2019	1/14/2019		897.05	
TRUCK PARTS & SERVIC	4 2019 212-612-321	MAINTENANCE SUPP	1/8/2019	1/14/2019	308023	113.00	
TRUCK PARTS & SERVIC	4 2019 212-612-321	MAINTENANCE SUPP	1/9/2019	1/14/2019		88.66	
TRUCK PARTS & SERVIC	4 2019 212-612-321	MAINTENANCE SUPP	1/9/2019	1/14/2019		11.30	
TRUCK PARTS & SERVIC	4 2019 212-612-321	MAINTENANCE SUPP	1/9/2019	1/14/2019	307451	41.60	
TRUCK PARTS & SERVIC	4 2019 212-612-321	MAINTENANCE SUPP	1/9/2019	1/14/2019	307451	3.70	
WELCH STATE BANK	4 2019 212-612-573	CAPITAL LEASE PR	1/9/2019	1/14/2019		2,242.13	
WELCH STATE BANK	4 2019 212-612-574	CAPITAL LEASE IN	1/9/2019	1/14/2019		158.42	
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VENDOR NAME	PP ACCOUNT #	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT	
CITY OF DAWSON	4 2019 213-613-430	UTILITIES	1/10/2019	1/14/2019		179.37	
EDWARD M POLK & ASSO	4 2019 213-613-417	INSURANCE/BONDS/	1/8/2019	1/14/2019		178.00	
HUFFMAN COMMUNICATIO	4 2019 213-613-450	MAINT CONTRACT	1/8/2019	1/14/2019		41.12	
KNIFE RIVER CORPORTA	4 2019 213-613-376	ROAD MATERIAL	1/8/2019	1/14/2019		822.12	
KNIFE RIVER CORPORTA	4 2019 213-613-376	ROAD MATERIAL	1/8/2019	1/14/2019		129.53	
KNIFE RIVER CORPORTA	4 2019 213-613-376	ROAD MATERIAL	1/8/2019	1/14/2019		1,958.50	
KNIFE RIVER CORPORTA	4 2019 213-613-376	ROAD MATERIAL	1/8/2019	1/14/2019		1,485.25	
MARK THOMAS	4 2019 213-613-445	REPAIRS & MAINTE	1/9/2019	1/14/2019		805.08	
RATTLER ROCK INC	4 2019 213-613-376	ROAD MATERIAL	1/9/2019	1/14/2019		714.65	
RATTLER ROCK INC	4 2019 213-613-376	ROAD MATERIAL	1/9/2019	1/14/2019		710.75	
RATTLER ROCK INC	4 2019 213-613-376	ROAD MATERIAL	1/9/2019	1/14/2019		966.35	
RATTLER ROCK INC	4 2019 213-613-376	ROAD MATERIAL	1/9/2019	1/14/2019		239.70	
RATTLER ROCK INC	4 2019 213-613-376	ROAD MATERIAL	1/9/2019	1/14/2019		444.00	
RATTLER ROCK INC	4 2019 213-613-376	ROAD MATERIAL	1/9/2019	1/14/2019		601.20	
RATTLER ROCK INC	4 2019 213-613-376	ROAD MATERIAL	1/9/2019	1/14/2019		591.54	
REPUBLIC SERVICES #0	4 2019 213-613-430	UTILITIES	1/9/2019	1/14/2019		86.76	
ROAD DOCTORS	4 2019 213-613-449	CONTRACTOR ROAD	1/8/2019	1/14/2019		9,450.00	
T BAR D TRUCKING LLC	4 2019 213-613-453	HAULING	1/8/2019	1/14/2019		2,727.90	
T BAR D TRUCKING LLC	4 2019 213-613-453	HAULING	1/8/2019	1/14/2019		5,262.90	
T BAR D TRUCKING LLC	4 2019 213-613-453	HAULING	1/9/2019	1/14/2019		493.10	

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EXPRESS TIRE COMPANY 4 2019 214-614-445 REPAIRS & MAINTE 1/8/2019 1/14/2019 307476 70 EXPRESS TIRE COMPANY 4 2019 214-614-325 TIRES 1/9/2019 1/14/2019 307890 1,900 GILFILLAN HARDWARE 4 2019 214-614-325 TIRES 1/9/2019 1/14/2019 307425 53 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 307425 53 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 72 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 983 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 42 JASON DRAIN 4 2019 214-614-450 MAINT CONTRACT 1/8/2019 1/14/2019 307975 1,001 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 JOHNSON OIL COMPANY	Г
EXPRESS TIRE COMPANY 4 2019 214-614-325 TIRES 1/9/2019 1/14/2019 307890 1,900 GILFILLAN HARDWARE 4 2019 214-614-321 MAINTENANCE SUPP 1/9/2019 1/14/2019 307425 551 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 660 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 753 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 985 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 985 HOWETH COMM REFRIGER 4 2019 214-614-450 MAINT CONTRACT 1/8/2019 1/14/2019 420 HUFFMAN COMMUNICATIO 4 2019 214-614-453 HAULING 1/9/2019 1/14/2019 307975 1,001 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 K & S TIRE TOWING & 4 2019 214-6	.07
GILFILLAN HARDWARE 4 2019 214-614-321 MAINTENANCE SUPP 1/9/2019 1/14/2019 307425 53 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 60 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 75 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 985 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 985 HOWETH COMM REFRIGER 4 2019 214-614-457 REPAIRS & MAINTE 1/9/2019 1/14/2019 943 JASON DRAIN 4 2019 214-614-457 MAINT CONTRACT 1/8/2019 1/14/2019 307975 1/004 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 30795 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 K & S TIRE TOWING & 4 2019 214-6	.00
HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 66 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 75 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 988 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 988 HOWETH COMM REFRIGER 4 2019 214-614-450 MAINT CONTRACT 1/9/2019 1/14/2019 420 HUFFMAN COMMUNICATIO 4 2019 214-614-453 HAULING 1/9/2019 1/14/2019 307975 1,002 JASON DRAIN 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 3.002 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2.003 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2.003 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2.003 K & S TIRE TOWING & 4 2019 214-614-376	.00
HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 74 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 985 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 985 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 425 HUFFMAN COMMUNICATIO 4 2019 214-614-450 MAINT CONTRACT 1/8/2019 1/14/2019 426 JASON DRAIN 4 2019 214-614-453 HAULING 1/9/2019 1/14/2019 307975 1.001 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2.003 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2.003 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2.003 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307965 2.500 PROSPERITY BANK #107 4 2019 214-614-457 <td>.97</td>	.97
HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 985 HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 150 HUFFMAN COMMUNICATIO 4 2019 214-614-450 MAINT CONTRACT 1/8/2019 1/14/2019 42 JASON DRAIN 4 2019 214-614-450 MAINT CONTRACT 1/8/2019 1/14/2019 307975 1,002 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 1,002 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 K & S TIRE TOWING & 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307965 250 PROSPERITY BANK #107 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 3090 RATTLER ROCK INC 4 2019	.00
HOWETH COMM REFRIGER 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 150 HUFFMAN COMMUNICATIO 4 2019 214-614-450 MAINT CONTRACT 1/8/2019 1/14/2019 420 JASON DRAIN 4 2019 214-614-453 HAULING 1/9/2019 1/14/2019 307975 1,002 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 307975 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 K & S TIRE TOWING & 4 2019 214-614-370 CAPITAL LEASE IN 1/9/2019 1/14/2019 307965 256 PRO	.00
HUFFMAN COMMUNICATIO4 2019 214-614-450MAINT CONTRACT1/8/20191/14/201941JASON DRAIN4 2019 214-614-453HAULING1/9/20191/14/201910,944JOHNSON OIL COMPANY4 2019 214-614-370GAS & OIL1/9/20191/14/20193079751,007JOHNSON OIL COMPANY4 2019 214-614-370GAS & OIL1/9/20191/14/2019307975394JOHNSON OIL COMPANY4 2019 214-614-370GAS & OIL1/9/20191/14/20193079752,003JOHNSON OIL COMPANY4 2019 214-614-370GAS & OIL1/9/20191/14/20193079752,003K & S TIRE TOWING &4 2019 214-614-370GAS & OIL1/9/20191/14/20193079752,003K & S TIRE TOWING &4 2019 214-614-445REPAIRS & MAINTE1/9/20191/14/2019307965250PROSPERITY BANK #1074 2019 214-614-573CAPITAL LEASE PR1/9/20191/14/2019390PROSPERITY BANK #1074 2019 214-614-376ROAD MATERIAL1/9/20191/14/2019536RATTLER ROCK INC4 2019 214-614-376ROAD MATERIAL1/9/20191/14/2019637RATTLER ROCK INC4 2019 214-614-376ROAD MATERIAL1/9/20191/14/2019637RATTLER ROCK INC4 2019 214-614-376ROAD MATERIAL1/9/20191/14/2019614RATTLER ROCK INC4 2019 214-614-376ROAD MATERIAL1/9/20191/14/2019614RATTLER ROCK INC4 2019 214-614-376ROAD MATERIAL1/9/20191/14/2019 <td>.00</td>	.00
JASON DRAIN4 2019 214-614-453HAULING1/9/20191/14/201910,944JOHNSON OIL COMPANY4 2019 214-614-370GAS & OIL1/9/20191/14/20193079751,001JOHNSON OIL COMPANY4 2019 214-614-370GAS & OIL1/9/20191/14/2019307975394JOHNSON OIL COMPANY4 2019 214-614-370GAS & OIL1/9/20191/14/20193079752,003JOHNSON OIL COMPANY4 2019 214-614-370GAS & OIL1/9/20191/14/20193079752,003K & S TIRE TOWING &4 2019 214-614-445REPAIRS & MAINTE1/9/20191/14/2019307965250PROSPERITY BANK #1074 2019 214-614-573CAPITAL LEASE PR1/9/20191/14/20193,903PROSPERITY BANK #1074 2019 214-614-376ROAD MATERIAL1/9/20191/14/2019536RATTLER ROCK INC4 2019 214-614-376ROAD MATERIAL1/9/20191/14/2019633RATTLER ROCK INC4 2019 214-614-376ROAD MATERIAL1/9/20191/14/2019633RATTLER ROCK INC4 2019 214-614-376ROAD MATERIAL1/9/20191/14/2019634RATTLER ROCK INC4 2019 214-614-376ROAD MATERIAL1/9/20191/14/2019614RATTLER ROCK INC4 2019 214-614-376ROAD MATERIAL1/9/20191/14/2019614RATTLER ROCK INC4 2019 214-614-376ROAD MATERIAL1/9/20191/14/2019765RATTLER ROCK INC4 2019 214-614-376ROAD MATERIAL1/9/20191/14/2019765	.00
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JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 394 JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 K & S TIRE TOWING & 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 K & S TIRE TOWING & 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 307965 250 PROSPERITY BANK #107 4 2019 214-614-573 CAPITAL LEASE PR 1/9/2019 1/14/2019 3,907 PROSPERITY BANK #107 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 536 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 637 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 637 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 636 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 614 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL	.53
JOHNSON OIL COMPANY 4 2019 214-614-370 GAS & OIL 1/9/2019 1/14/2019 307975 2,003 K & S TIRE TOWING & 4 2019 214-614-445 REPAIRS & MAINTE 1/9/2019 1/14/2019 307965 250 PROSPERITY BANK #107 4 2019 214-614-573 CAPITAL LEASE PR 1/9/2019 1/14/2019 3,907 PROSPERITY BANK #107 4 2019 214-614-574 CAPITAL LEASE IN 1/9/2019 1/14/2019 3,907 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 637 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 637 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 637 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 637 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 644 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 644 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/20	.75
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RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 631 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 304 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 304 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 614 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 762 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 762 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 1/04	.05
RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 304 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 614 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 614 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 762 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 1/04	.76
RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 614 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 762 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 762 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 1,004	.44
RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 762 RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 1,004	.20
RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 1,004	.10
	.54
RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 874	.55
	.10
RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 634	.25
RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 638	.85
RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 880	.65
RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 383	.30
RATTLER ROCK INC 4 2019 214-614-376 ROAD MATERIAL 1/9/2019 1/14/2019 507	.10

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RATTLER ROCK INC	4 2019 214-614-376	ROAD MATERIAL	1/9/2019	1/14/2019		263.10	
RATTLER ROCK INC	4 2019 214-614-376	ROAD MATERIAL	1/9/2019	1/14/2019		1,046.88	
RATTLER ROCK INC	4 2019 214-614-376	ROAD MATERIAL	1/9/2019	1/14/2019		1,190.34	
RATTLER ROCK INC	4 2019 214-614-376	ROAD MATERIAL	1/9/2019	1/14/2019		894.30	
RATTLER ROCK INC	4 2019 214-614-376	ROAD MATERIAL	1/9/2019	1/14/2019		440.16	
UNITED AG & TURF - H	4 2019 214-614-445	REPAIRS & MAINTE	1/9/2019	1/14/2019	308046	294.87	
WILLIAMS GIN & GRAIN	4 2019 214-614-321	MAINTENANCE SUPP	1/9/2019	1/14/2019	307478	16.00	
WILLIAMS GIN & GRAIN	4 2019 214-614-321	MAINTENANCE SUPP	1/9/2019	1/14/2019	307478	9.10	
WILLIAMS GIN & GRAIN	4 2019 214-614-330	JANITORIAL SUPPL	1/9/2019	1/14/2019	307478	33.14	
						34,495.64	
201/11/2019 09:53:13	JUSTICE COURT TEC	HNOLOGY					
VENDOR NAME	PP ACCOUNT #	ACCOUNT NAME	VP DATE D	DATE TBP	PO NO	AMOUNT	
XEROX CORP - TXMAS	4 2019 232-455-310	OFFICE SUPPLIES	1/8/2019	1/14/2019		6.51	
XEROX CORP - TXMAS	4 2019 232-455-440	COPIER RENTAL	1/8/2019	1/14/2019		110.12	
XEROX CORP - TXMAS	4 2019 232-458-310	OFFICE SUPPLIES	1/8/2019	1/14/2019		3.47	
XEROX CORP - TXMAS	4 2019 232-458-440	COPIER RENTAL	1/8/2019	1/14/2019		49.31	
						169.41	
201/11/2019 09:53:13	CC ARCHIVE FUND						
VENDOR NAME	PP ACCOUNT #	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT	
CONDUENT GOVERNMENT	4 2019 235-403-420	DOCUMENT PRESERV	1/7/2019	1/14/2019		4,325.00	
						4,325.00	
D01/11/2019 09:53:13	FUND 320 - HIDTA						
VENDOR NAME	PP ACCOUNT #	ACCOUNT NAME	VP DATE (DATE TBP	PO NO	AMOUNT	
BILLY KOONTZ	1 2019 320-546-428	TRAVEL	1/9/2019	1/14/2019		670.50	
DANNIE PATRICK CAUBL	1 2019 320-520-411	SERVICES	1/8/2019	1/14/2019		877.18	

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DAVID KING	1 2019 320-531-428	TRAVEL	1/7/2019	1/14/2019		575.52
GEXA ENERGY - DALLAS	1 2019 320-516-418	FACILITIES	1/8/2019	1/14/2019		1,032.94
GEXA ENERGY - HOUSTO	1 2019 320-516-418	FACILITIES	1/8/2019	1/14/2019		1,796.80
LANCE SUMPTER	1 2019 320-515-428	TRAVEL	1/7/2019	1/14/2019		185.30
LANCE SUMPTER	1 2019 320-520-428	TRAVEL	1/7/2019	1/14/2019		528.25
MYCHRONTOM LLC	1 2019 320-537-412	SERVICES	1/7/2019	1/14/2019		3,232.09
OFFICE DEPOT INC-TXM	1 2019 320-516-310	SUPPLIES	1/7/2019	1/14/2019	307894	85.35
OFFICE DEPOT INC-TXM	1 2019 320-521-310	SUPPLIES	1/7/2019	1/14/2019	307878	62.34
OFFICE DEPOT INC-TXM	1 2019 320-521-310	SUPPLIES	1/7/2019	1/14/2019	307874	143.20
OFFICE DEPOT INC-TXM	1 2019 320-521-310	SUPPLIES	1/7/2019	1/14/2019	307874	16.61
OFFICE DEPOT INC-TXM	1 2019 320-521-310	SUPPLIES	1/7/2019	1/14/2019	307874	47.30
OFFICE DEPOT INC-TXM	1 2019 320-516-310	SUPPLIES	1/7/2019	1/14/2019	307872	335.74
OFFICE DEPOT INC-TXM	1 2019 320-516-411	SERVICES	1/7/2019	1/14/2019	307872	150.00
POTTER COUNTY SHERIF	1 2019 320-533-120	OVERTIME	1/8/2019	1/14/2019		494.89
SEAN HENRY	1 2019 320-531-428	TRAVEL	1/7/2019	1/14/2019		517.78
SUDDENLINK	1 2019 320-521-411	SERVICES	1/8/2019	1/14/2019		379.06
XEROX CORP - TXMAS	1 2019 320-516-411	SERVICES	1/7/2019	1/14/2019		186.50
ZAYO GROUP, LLC	1 2019 320-516-411	SERVICES	1/8/2019	1/14/2019		772.27
						12,089.62
101/11/2019 09:53:13	FUND 321 - HIDTA					
VENDOR NAME	PP ACCOUNT #	ACCOUNT NAME	VP DATE	DATE TBP	PO NO	AMOUNT
AMARILLO POLICE DEPA	1 2019 321-533-120	OVERTIME	1/8/2019	1/14/2019		33.01
CITY OF ARLINGTON	1 2019 321-523-120	OVERTIME		1/14/2019		1,115.47
CITY OF RICHARDSON P	1 2019 321-526-120	OVERTIME		1/14/2019		2,454.80
DALLAS COUNTY SHERIF	1 2019 321-523-120	OVERTIME		1/14/2019		1,140.21
DALLAS COUNTY SHERIF	1 2019 321-523-120	OVERTIME		1/14/2019		1,307.07
DISTRICT ATTORNEY 47	1 2019 321-533-120	OVERTIME		1/14/2019		1,155.58
IRVING POLICE DEPT	1 2019 321-526-120	OVERTIME		1/14/2019		1,809.60
KAUFMAN COUNTY AUDIT	1 2019 321-527-120	OVERTIME		1/14/2019		534.60
KAUFMAN COUNTY AUDIT	1 2019 321-527-120	OVERTIME	A. 82.	1/14/2019		360.87
LANCE SUMPTER	1 2019 321-515-412	CONTRACT SERVICE		1/14/2019		8,350.97
			15 155	17 20		5

MVM INC	1 2019 321-531-412	CONTRACT SERVICE	1/9/2019 1/14/2019		415.12
OFFICE DEPOT INC-TXM	1 2019 321-535-310	SUPPLIES	1/7/2019 1/14/2019	307873	1,505.73
OFFICE DEPOT INC-TXM	1 2019 321-535-310	SUPPLIES	1/7/2019 1/14/2019	307873	239.98
OFFICE DEPOT INC-TXM	1 2019 321-535-310	SUPPLIES	1/7/2019 1/14/2019	307873	108.55
OFFICE DEPOT INC-TXM	1 2019 321-535-310	SUPPLIES	1/7/2019 1/14/2019	307873	37.99
OFFICE DEPOT INC-TXM	1 2019 321-535-310	SUPPLIES	1/7/2019 1/14/2019	307873	63.79
OKLAHOMA BUREAU OF N	1 2019 321-529-120	OVERTIME	1/9/2019 1/14/2019		1,204.50
RUTH ASTON	1 2019 321-531-412	CONTRACT SERVICE	1/8/2019 1/14/2019		2,764.65

24,602.49

GRAND TOTAL

22

41,623.18

CELLULAR PHONE ALLOWANCE AUTHORIZATION
NAME: Formond Perry
DEPARTMENT: Pct 3 Commissioner
JOB TITLE: Commissioner
JUSTIFICATION FOR ALLOWANCE:
DATE APPROVED/DECLINED IN COURT: January 14, 2019 - Ala
EFFECTIVE DATE: 1-15-19
AMOUNT: 85 °C

By signing this form, the employee understands that they will be required to provide proof of billing for cellular telephone service in their name on a periodic basis, as deemed necessary by Navarro County.

SIGNATURES:

EMPLOYEE:		DATE:	
	m Jelle	DATE:	1/14/19

24

Vertex Machine Co.

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P.O. Box 1023 Corsicana, TX 75151

JAN 07 2019

RECEIVED

Date	Invoice #
1/2/2019	1472

Invoice

NAVANAU COUNTY AUDITOR'S OFFICE

Bill To	
Navarro County 601 N. 13th Street Suite 6 Corsicana, TX 75110	

		P.O. No.	Terms	Project
Quantity	Description		Rale	Amount
2	repair hydraulic cylinders (John Deere motor grader) Sales Tax Desc: <u>Unit</u> . <u>304</u> - <u>Rephin</u> PO#: <u>NA</u> Invoice#: <u>1472</u> Vondor#: <u>463</u>	Precinct 3 Unit 3 Pot	lic CyLinoc	402.54 8.25% 0.00
	Dub am		Total	\$805.08



NAVARRO COUNTY AUDITOR'S OFFICE

Terri Gillen, County Auditor Phone: (903) 654-3095 501 North 13th Street, Suite 6 Corsicana, TX 75110 e-mail: auditor@navarrocounty.org Natalie Robinson, First-Assistant Kaye Martin, Assistant Patty Wells, Assistant Lisa Clay, Assistant Jan Wise, Assistant Fax: (903) 654-3097

INTEROFFICE MEMO

The attached item is being returned for the following reasons:

Item incurred before purchase order issued

- D Purchase order number is inconsistent with invoice
- Amount billed does not match the purchase order
- Vendor on purchase order does not match invoice
- a Insufficient documentation to process payment
- Signature or date not present
- System shows invoice paid
- Budget Account Number (Line Item) is missing Acct #_____
- a Insufficient budget in Line Item
- Payment Request Inconsistent with County Policy
- a Other _____

Please provide the additional documentation or explanation necessary to process this payment request. This notice must remain attached to the payment request.

Additional explanation: YO NOT REQUESTED Prior to repaires

The Department Head or Elected or Appointed Official must sign this form confirming notification that the Navarro County Purchasing Policy was not followed on this purchase. Road Doctors, LLC 735 CR 4250 Valley Mills, TX 76689 (254) 253-6558 jared@roaddoctors.com

0.31

NVOICE

BILL TO Navarro County pct #2

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RECTIVED

DEC 1 9 2018

AUDITO OFFICE

VED

DEC 21 2018

 $\sup_{i\in [0,1]} \frac{|\lambda_i|^2}{|\lambda_i|^2} = \max_{i=1,2,\dots,n} \frac{|\lambda_i|^2}{|\lambda_i$

INVOICE # 1086 DATE 12/18/2018 DUE DATE 12/18/2018 TERMS Due on receipt

26

Spray Injection Road Repair	21) 7	1,350.00	AMSUNT 9,450.00
Spray Injection Road Repair- per load	BALANCE DUE		
	DALANCE DUE		\$9,450.00

Debit: 213-613-449Desc: 5E1090, 5E2140, 5E2170, 5E2160, 5E2190PO#. NA______ Invoice#: 1086Vendor#: 1504



1 Print Concert

NAVARRO COUNTY AUDITOR'S OFFICE

DEC 21 2018

Terri Gillen, County Auditor	601 North 13 th Street, Suite 6 Corsicana, TX 75110	Natalie Robinson, First-Assistant Kaye Martin, Assistant Patty Wells, Assistant Lisa Clay, Assistant Jan Wise, Assistant	
Phone: (903) 654-3095	e-mail, auditor@navarrocounty.org	Fax: (903) 654-3097	

INTEROFFICE MEMO

The attached item is being returned for the following reasons:

Item incurred before purchase order issued

- Purchase order number is inconsistent with invoice ۵
- Amount billed does not match the purchase order
- Vendor on purchase order does not match invoice O
- Insufficient documentation to process payment
- Signature or date not present
- System shows invoice paid
- Budget Account Number (Line Item) is missing Acct #___
- a Insufficient budget in Line Item
- Payment Request inconsistent with County Policy
- Other

Please provide the additional documentation or explanation necessary to process this payment request. This notice must remain attached to the payment request.

Additional explanation: PO was not Request ROAD Repairs, Approval Regiling

The Department Head or Elected or Appointed Official must sign this form confirming notification that the Navarro County Purchasing Policy was not followed on this burchase.

12-21-18

Signature

28					
DEALER FOR COMMERCIAL ICE SYSTEMS	"Regulated by The Texas Department of Licensing and Registration, P.O. Box 12157 Austin, TX 76711, 1-500-803-9202"	DEALE	R FOR COMMERCIAL CH-IN AND WALK-IN ERS AND FREEZERS		
HOWETH COMMERCIAL REFRIGERATION COMPANY)					
TACLA011036R JAN 0 8 2(897 W. 2nd Ave. • 903/874-4943 DEC 2 6 2018 Corsicana, Texas 75110 NAVANCE - JUN IY					
Customer's	Date NoV	DITO	OFFICE 20		
Sold TO NAVARRO G. PRACINCT #4					
Address					
QUAN. NUMBER	ARTICLES	PRICE	AMOUNT		
SERVICE CAL	LONICE MAKER.	TEST	RAN-		
THE INLET	WATER SOLEWOID VAL	VE &	GMRTER		
NEED TO BE	REPLACED. PARTS ON	ORN	ER,		
LABOR		Ħ	75,00		
MILAG	Ξ		60,00		
			65		
	10-tal	(4	135,00		
		· \			
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NAVARRO COUNTY AUDITOR'S OFFICE

Terri Gillen, County Auditor Phone: (903) 654-3095 601 North 13th Street, Suite 6 Corsicana, TX 75110 e-mail: auditor@navarrocounty.org Natalie Robinson, First-Assistant Kaye Martin, Assistant Patty Wells, Assistant Lisa Clay, Assistant Jan Wise, Assistant Fax: (903) 654-3097

INTEROFFICE MEMO

The attached item is being returned for the following reasons:

- Litern incurred before purchase order issued
- Purchase order number is inconsistent with invoice
- Amount billed does not match the purchase order
- Vendor on purchase order does not match invoice
- Insufficient documentation to process payment
- Signature or date not present
- System shows invoice paid
- Budget Account Number (Line Item) is missing Acct #_
- a Insufficient budget in Line Item
- Payment Request inconsistent with County Policy
- Other _____

Please provide the additional documentation or explanation necessary to process this payment request. This notice must remain attached to the payment request.

Additional explanation: 1-12 tor 100

The Department Head or Elected or Appointed Official must sign this form confirming notification that the Navarro County Purchasing Policy was not followed on this purchase.

misldie

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Date

A RESOLUTION OF THE COMMISSIONERS COURT OF NAVARRO COUNTY ("THE COUNTY") REGARDING THE CONVEYANCE OF PROPERTY DESCRIBED AS EMHOUSE OT BLK 11, LOT 17 ("THE PROPERTY"), TO THE CITY OF EMHOUSE, NAVARRO COUNTY, TEXAS IN ACCORDANCE WITH §272.001(I) OF THE TEXAS LOCAL GOVERNMENT CODE. 16

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WHEREAS, The City of Emhouse has requested that the County convey certain property, described as Emhouse OT Blk 11, Lot 17 ("the Property") to it pursuant to §272.001(l) of the Local Government Code; and

WHEREAS, in order for the County to convey property pursuant to §272.001(l) of the Local Government Code, the County Commissioners must:

- 1. Hold a public hearing concerning the donation and give the appropriate notice specified in the statute;
- 2. Determine that:
 - a. The property will be used by the City of Emhouse in carrying out a purpose that benefits the public interest of the County – to wit, the construction and operation of a fire station for the Emhouse Volunteer Fire Department and other similar public purposes;
 - b. Establish the terms and conditions pursuant to which the Property will revert to the County if the City of Emhouse ceases to use the Property for the Emhouse Volunteer Fire Department and similar public purposes.

WHEREAS, the required notice as specified in the statute having been given, the County Commissioners has now conducted a public hearing in accordance with §272.001(l), and in light of the evidence presented at the hearing, makes the following findings:

- 1. Donating the Property to the City of Emhouse, the City of Emhouse will carry out the public purposes of providing a fire station for the Emhouse Volunteer Fire Department and other City of Emhouse public purposes.
- 2. The County does not at this time have any need of the Property.



THEREFORE, in consideration of the foregoing, the Commissioners Court resolves as follows:

- 1. County agrees to transfer the Property to the City of Emhouse upon satisfaction of the following conditions:
 - A. The City of Emhouse agrees that the Property will be used as a fire station or similar municipal purposes; and, if it ever ceases to be used for that purpose, or if the City of Emhouse ever purports to convey the Property, the Property and all improvements made to the Property will revert to the County. The deed transferring the Property to the City of Emhouse must contain the foregoing condition.

PRESENTED AND PASSED on this the <u>14</u> day of $\frac{1}{2018}$, by a vote of <u>4</u> ayes and <u>0</u> nays at a result meeting of the Commissioners Court of Navarro County.

NAVARRO COUN By: /Judge port.

DEED

Date: -Oeto

Grantor: Navarro County, acting by and through H. M. Davenport, the duly authorized County Judge, pursuant to Resolution No. 2019 - 01, dated 1/14, 2019, which resolution is incorporated herein by reference for all purposes.

Grantor's Mailing Address: 300 West 3rd Avenue, Corsicana, Texas 75110

Grantee: City of Emhouse

Grantee's Mailing Address: 361 Hopkins Avenue, Corsicana, Texas 75110

Consideration: TEN AND NO/100s DOLLARS (\$10.00), and other good and valuable consideration set forth below.

Property (including improvements): That certain tract of land, situated in the City of Emhouse, Navarro County, Texas, and being Emhouse OT Blk 11, Lot 17.

Reservations from Conveyance: None

Exceptions to Conveyance: Easements, rights-of-way, and prescriptive rights, whether of record or not; all presently recorded instruments, other than liens and conveyances, that affect the Property; taxes, if any, for 2018 and subsequent years, the payment of which Grantee assumes.

Condition Subsequent: The Property is conveyed upon the condition that (i) Grantee not discontinue use of the Property for the public purpose of the construction and operation of a fire station for the Emhouse Volunteer Fire Department and other similar purposes; or (ii) Grantee not execute a document that purports to convey the Property. It is the express intent of Grantor to convey a fee simple on condition subsequent estate to Grantee. The foregoing are not mere covenants. In the event the above conditions are not met at any time by Grantee, Grantor shall have the right to re-enter and assume ownership of the Property and all improvements, which shall automatically revert to Grantor without further action of Grantor, and without any consideration paid by Grantor.

Grantor, for the Consideration and subject to the Reservations from Conveyance and the Exceptions to Conveyance, grants, sells and conveys to Grantee all of Grantor's interest in the Property, if any, together with all and singular the rights and appurtenances thereto, any way belonging, to have and to hold it to Grantee, subject, however to the Condition Subsequent.

When the context requires, singular nouns and pronouns include the plural.

NAVARRO COUNTY By:

STATE OF TEXAS § § COUNTY OF NAVARRO

The foregoing Warranty Deed was acknowledged before me on the 14 day of Anuary, 2019, by <u>H.M. Daven port, J. County</u> Judge of Navarro County, on behalf of and as the act of said County.

Notary Public, State of Texas

KIM SOUTHARD Ngtary ID # 11751507 My Commission Expires December 22, 2020

2019 INDEPENDENT CONTRACTOR AGREEMENT RECEIVED

BETWEEN

JAN 08 2019

NAVARRO COUNTY

AUDITOR'S OFFICE

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NAVARRO COUNTY, TEXAS

AND

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").

- 1. 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.
- 10. 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.
- 12. 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 Navarro County Auditor Navarro County 300 West 3rd Ave. STE 4 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: _

Contractor: and

Dan Cauble

Texoma HIDTA Director By: Lance Sumpter Date:

Date:



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

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2. Prepare classroom for all classes including providing name placards for all students

 Facilitate instructors in using classroom equipment including podium computer, overhead power point projector and all other audio/visual equipment.
 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.
- TERM: This engagement shall commence on <u>1/1/2019</u> and shall continue in full force and effect until December 31, 2019.
- 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 be equal to the hourly rate equivalent to a Grade 5 step 8 on the 2019 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.
- <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.

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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.

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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,

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(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 3^{rd} 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 (OMB 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

Date aul



Signature

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Customer represents that it or its end user customer is a public entity and/or the Services provided under this agreement are otherwise subject to public funding sources. Customer represents and warrants that all necessary funds have been appropriated to satisfy the Customer's obligations for the underlying service(s) through the first anniversary of the Service Commencement Date (the *1st Anniversary') if, for any year of the term following the 1st Anniversary (a) no funds are appropriated for any of the Customer's communications facilities, services or technologies for any of the locations listed in any attached Service Order; (b) the Customer has no alternative but to discontinue all facilities, services and technologies to such locations for that funding year (for example, no internet connections may be made from any of such focations during such year, etc); (c) Zayo has received a written Notice from Customer confirming the occurrence of items (a) and (b) of this paragraph

Page 2 of 3

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(the "No Funding Notice"), then, on the following terms, Customer, may terminate the affected Service Order(s). The "Effective Date of Termination" for this Service Order shall be the later of (a) the 1st Anniversary; (b) the first day of the funding year for which no funds are appropriated for any of the Customer's communications facilities, services or technologies for any of the locations listed above in the affected Service Order; or (c) thirty (30) days from the date the above referenced No Funding Notice's received by Zayo. In the event of such a termination, the partees agree that Customer shall pay for all services rendered under the affected Service Order(s) through the Effective Date of Termination, but Customer shall not incur any further termination liability of any sort for such termination. Customer agrees not to deprive Zayo of the antificial termination of such services and then immediately replace the order for the same service with Customer, a Customer affiliate, or another suppler.

The pricing and Service Term set forth in this Service Order ("Renewal SO") shall become effective upon the later of (a) the expiration date for the Service Term of Service 240186 ("Original SO") and (b) the date that is thirty (30) days following Customer's execution of this Service Order in the event that the Service Term for the Original SO expires prior to the date this Renewal SO takes effect, then the Service Term for the Original SO shall be automatically extended until this Renewal SO takes effect.

Page 3 of 3

48

Service Order ID(s): 1274626

Signature		Signature		
North Texas HIDTA		Zayo Group, LLC		
ignatures		Statistics of the second		
Taxes and impositions As Involced*				
Monthly Recuming Charges Total				USD 688 50
Service Item Desc	and and a state of the state of		Items Total	
Contraction of the second s		the second state		Aller Anno 1997
rand Total Costs				

Dele Date: Title Title.

Terms and Conditions

1. Customer acknowledges that Customer is ordering the service(s) described above ("Service") from Zayo Group, LLC, and or its applicable affiliate or subsidiary ("Zayo"). This Service Order shall be governed by and subject to the applicable contract documents between Customer and Zayo referenced above (collectively, "the Agreement"). If Customer has not executed an Agreement and/or no Agreement is referenced in this Service Order, then this Service Order shall be governed by the terms and conditions of Zayo"). This Service Order shall be governed by the terms and conditions of this Service Order, the Agreement and available upon request. This Service Order is subject to availability and shall only become binding upon acceptance by an authorized Zayo representative. Customer acknowledges that upon request. This Service Order is subject to availability and shall only become binding upon acceptance by an authorized Zayo representative. Customer acknowledges that upon Zayo's acceptance, this Service Order is subject to availability and shall only become binding upon acceptance of the Service or the Service Term stated above. By signing this Service Order, further acknowledges that lines mad and understands the terms and conditions of this Service Order and Customer's algnatory represents that he/she is authorized to algo this Service Order or Customer's the behall.

2 All charges for the Service in this Service Order are exclusive of any taxes and other fees and surcharges (as defined below). Except for taxes based on Zayo's net Income, Customer shall be responsible for payment of all applicable taxes that arise in any jurisdiction. Including, without limitation, value added, consumption, sales, use, gross receipts, excise, access, and bypass ("Taxes"). Customer shall also be responsible for any property tax surcharges, additional government fees (including without limitation Federal and State regulatory fees), tranchise fees, rights of way fees or charges. Eccese or permit fees, and any other duties. Sees, charges or surcharges imposed on incident to, or based upon the provision sale, or use of the Services. ("Other Fees and Surcharges") if applicable to the Services being purchased by Customer, such Other Fees and Surcharges will be listed on Customer's Invoice. If Customer is entitled to an exemption from any of the Taxes or Other Fees and Surcharges, Customer is entitled to an exemption from any of the Taxes or Other Fees and Surcharges, Customer is entitled to an exemption from any of the Taxes or Other Fees and Surcharges, Customer is entitled to an exemption from any of the Taxes or Other Fees and Surcharges, Customer is entitled to an exemption from any of the Taxes or Other Fees and Surcharges, Customer is entitled to an exemption from any of the Taxes or Other Fees and Surcharges, Customer is entitled to an exemption from any of the Taxes or Other Fees and Surcharges, Customer is entitled to an exemption from any of the taxes or other service are serviced in accordance with the loregoing semences to the extent it applies billed by Zayo to Customer to/soving Zayo's receipt of such exemption certificate Customer shall indemnity, defend and hold Zayo harmless from payment and reporting of all such Taxes and Other Fees and Surcharges, including costs, expenses, and penalles incurred by Zayo In setting, defending or appealing any claims or actions brought agai

S in support of Zayo meeting the FOC Date, Customer specifically acknowledges that Customer is responsible for all connectivity (and related costs) to Zayo Equipment (i e cross-connections between (i) the Zayo demarcation point and Zayo Equipment and (ii) Zayo Equipment and Customer Equipment). In addition, Customer shall be responsible for securing all rights and paying the related costs to access, occupy, and conduct typical telecommunication operations within each respective building (including any necessary rights for Zayo to enter and access each building), and for providing all necessary cable pathways (all of the preceding may include, but not be limited to, construction permits and underlying rights, building access and/or occupancy gereements, building (including any necessary cable so construction permits), and for providing all necessary cable and/or occupancy fees, lateral fees, riser fees, conscionation of cross-connect lees, coordination at any third party owned location, and, where applicable, necessary space for Zayo's fiber termination panel and Zayo Equipment). All of the rights above, collectively, shall be referred to as "Customer Requirements" and the related costs and fees, condicates that Zayo is responsible for him. Building Charges, Customer shall related costs and fees, condicates that Zayo is responsible for him building Charges. Unless this Service Order Indicates that Zayo is responsible for him Building Charges, Customer Sayo in the event that a third party bits Zayo for any in-Building Charges. Customer has not provided the Customer Requirements in lime to allow Zayo to complete work at any location on or before the FOC Date, then Zayo amay continue with the acceptance procedures to the extent possible and deam the Service delivered and accepted.

4 If Customer is disconnecting service(s) for any reason it must deliver notice to Zayo by email to disco@zayo.com

Proprietory and Considential



RECEIVED DEC 17 2018 NAVARRO COUNTY AUDITOR'S OFFICE

49

Departmental Purchase Requisition OFFIC

Company	Selex ES	i, Inc.		Budget Number	2017 Texoma HIDTA	
Address	4221 Tudor Lane			Request Date	12/13/18	
City	Greensb	oro		Phone Number		
State	NC	Zip/Postal Code	27410	Fax Number		
Country	US			Contact Name		

item No.	Description	Quantity	Unit Cost	Amount
1	Engineering Day - Outside Service	62	\$1,250.00	\$77,500.00
2	Engineering Day - Updateing Engineered Drawings	5	\$1,250.00	\$6,250.00
·	Quole 16993			
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			deres a constant a constant	
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		an is an a second second		
Comments			Subtotal	\$83,750.00
	2017 DHE Services			
	Sole Source	SI	nipping Charge	
			Total	\$83,750.00

Authorized by Official/Department Head

Date:

13/2018

Return To: Navarro County Auditor's Office 601 North 13th Street, Suite 6 Corsicana, Texas 75110

Auditor Use Only Vendor No: Purchase Order No: G/L Account No: Auditor Approval:



Selex ES, Inc **Elsag ALPR/ANPR Solutions** 4221 Tudor Lane

50

Greensboro, NC 27410 DUNS#: 198745777 FED TAX ID: 960353098

QUOTE

Prepared By: Craig Duncan craig.duncan@leonardocompany-us.com Phone: (910) 986-0596

Please include the quote number on your purchase orders and email them to orders@elsag.com for processing

Quote#: 16993 Funding Source: Grant Details:

Payment Method:

Quote Date: 6/1/2018 Quote Expiry Date: 11/30/2018 Requested Delivery Date: 10/26/2018 Rate Sheet: Base Price Terms: Net 30 days from date of shipment. If installation is required then Net 30 days from the

Installation Date. Elsag agrees not to ship equipment until an Installation Date is agreed upon by the Parties. All orders shipped FOB Greensboro Make checks payable to Selex ES, Inc.

Contracts: No Contract Used

Comments: DENTON I-35 SOUTHBOUND CONSTRUCTION-

SEE BELOW COMMENTS AND LINE ITEM COMMENTS FOR DESCRIPTION This proposal includes all labor, material and equipment necessary to install (1) new overhead 120/240V type "D" electrical steel service pole, (2) Type D ground boxes, 2" Sch 40 PVC conduit trenched and bored, #6 & #8 electrical conductors, 15 LF of 36-B concrete foundation, (1) new SPL80-30 Type C strain pole, and installation of ELSAG furnished CCTV cabinet. FTCD to assist in installation of ELSAG furnished CCTV cameras and mounting hardware. • This proposal is based on the drawings, quantities and descriptions provided by Craig Duncan of Elsag ALPR Systems in his email dated 05/03/18. • ELSAG will provide all cameras, camera controller cabinet, camera mounting hardware and all connecting cables. • Our price includes Insurance. • All work is guaranteed to be installed in accordance with the latest applicable Code regulations, and to be free from mechanical and electrical defects for one year from the date of acceptance. • No items quoted herein may be "broken out" without prior approval in writing. • This proposal is a lump sum price proposal. The total sum is an approximate sum based on the estimated quantities on the attached proposal (which is an integral part of this proposal).

Bill To:	HIDTA - Texoma 8404 Esters Boluevard Suite 100 Irving, TX 75063 United States	Ship To:	HIDTA - Texoma 8404 Esters Boluevard Suite Irving, TX 75063	100
Product Qty	Product/Service		Unit Price	Amount

Product Qty	Product/Service	Unit Price	Amoun
62	210003 - Engineering Day - Outside Service	\$1,250.00	\$77,500.00

Amoun	Unit Price	Product/Service	Product Qty
		0001 1.00 LS Install New O/H Electrical Service 0002 120 00 LF Install 2" Sch 40 PVC Conduit 0003 50.00 LF Install 2" Sch 40 PVC Conduit Bore 0004 340.00 LF Install #6 Bare 0005 60.00 LF Install #6 Bare 0006 120.00 LF Install #8 Bare 0007 2.00 EACH Install Type D Ground Box 0008 1.00 EACH Install SPL-80-30 Type C Pole 0009 15.00 LF Install 36-B Foundation 0010 1.00 EACH Install CCTV Cabhaet 0011 4.00 EACH Install CCTV Cabhaet 0012 1.00 LS Install Metal W-Beam Guard Fence W/Term Anchor Section And End Treatment 0013 1.00 LS	
\$6,250.00	\$1,250 00	210003 - Engineering Day - Outside Service UPDATING ENGINEERED DRAWINGS WITH UPDATED DOT GUARD RAIL SPECS AND NEW KNOWN POWER RUN	5
\$0.0 \$83,750.0		Goods & Services Sub-lotal (Pre-tax): Contract Items Goods & Services Sub-lotal (Pre-Tax): Non Contract Items	Subiolais
\$83,750.0		Goods & Services Sub-total (Pre-tax):	Upfront
\$0.0		Tax Exempt	Tax
\$83,750.0		Goods & Services Total:	Total

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Quote Offer Terms and Conditions

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This Quote constitutes an Offer from Selex ES Inc. (Selex) to Customer, the terms of which become a binding contract between the Parties upon Customer's submitting a Purchase Order to Selex for the Products/Services and prices as identified herein.

Unless the Purchase Order is pursuant to a State or Federal cooperative purchasing agreement, or a separately executed Master Agreement, these Terms and Conditions supersede and replace any prior estimate, offer, quote, agreement, understanding or arrangement whether written or oral between the parties. If there is a discrepancy, please contact your account manager for correction.

These Terms and Conditions may not be changed or modified unless in writing by an authorized representative of Selex. Selex will not be bound by any terms of Buyer's purchase order unless expressly agreed to in writing by an authorized representative of Selex.

Shipment and Delivery. All orders shipped FOB Greensboro.

For purchases of Products that require installation: Unless otherwise agreed to by the Parties, Selex ES agrees not to ship Product until an Installation date is scheduled.

Title. Ownership of and Title to the Products shall transfer to the Customer upon shipment. All intellectual property rights, including without limitation, patents and /or the relevant applications, in or relating to the Products, to the Documentation and to the Software are and shall remain the property of Selex ES or its licensors. Refer to the Selex Software License Agreement documentation provided with the shipment.

Payment Terms. Selex shall invoice Customer no later than sixty (60) calendar days after shipment of the Products and/or performance of any Work or Services. Payment is due Net <u>30 days.</u>

Taxes may not be reflected in this Quote. However, taxes may be added to the amount in the payment invoice(s) sent to Customer, unless Customer provides a certificate confirming tax exempt status.

Cancellation or Delay. Orders accepted by Selex are subject to cancellation by Customer only upon the express written consent of Selex. Upon such cancellation and consent, Selex shall cease all work pertaining to the Customer's order, and Customer shall pay Selex for all work and materials that have been committed to and/or identified in Customer's order plus a cancellation charge as prescribed by Selex.

Warranty. EXCEPT AS SET FORTH IN THIS AGREEMENT AND IN THE SELEX WARRANTY COVERAGE DOCUMENTATION, SELEX INC. MAKES NO OTHER WARRANTIES EXPRESS OR IMPLIED RELATING TO THE PRODUCTS OR SERVICES.

Applicable Law. The terms of this Quote, their Interpretation, performance or any breach thereof, shall be construed in accordance with, and all questions with respect thereto shall be determined by, the laws of the state of North Carolina applicable to contracts entered into and wholly to be performed within said state. Any legal proceeding brought by either party pursuant to this Agreement shall be brought in a County or District Court located in Guilford County, North Carolina and the parties irrevocably consent to the jurisdiction of such courts.

FORCE MAJEURE. Either Party shall be excused for delays in delivery or in performance where such delay is directly due to act of God, acts of civil or military authority, fires, strikes, floods, epidemics, war, riot, or other similar causes beyond such Party's reasonable control. Such Party shall promptly give written notice to the other Party specifying the nature and probable extent of such delay. The Parties shall then immediately attempt to determine what fair and reasonable extension of schedules may be necessary. The parties agree to use their best efforts to mitigate the effects of the delay.

COMPLIANCE WITH LAWS. Customer shall comply with all federal, state, local, and territorial laws, including without limitation any export control, employment, tax, anti-corruption, anti-bribery, privacy and data protection, immigration and anti-discrimination laws, and shall indemnify Selex for any liability incurred by Selex as a result of breach of any such obligation.

EXPORT COMPLIANCE. This sale is subject to all laws, rules, regulations and public policies of the United States, particularly those relating to the exportation of goods from the United States and the transmission of technical data or other information outside the United States. By this purchase, Customer agrees to comply with all applicable U.S. laws and regulations which prohibit the export of technical data that originates in the U.S., or any product directly based on such data, without prior written authorization from appropriate U.S. agencies. Such compliance obligates Customer not to export Selex's confidential information or make it available to aliens or any unauthorized personnel, and to indemnify Selex for any liability incurred as a result of breach of such obligation.



May 11, 2018

Lance Sumter Texoma HIDTA 8404 Esters Blvd # 100 Irving, TX 75063

Mr. Sumter,

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Please use this letter as a sole source reference. Selex-ES, a Leonardo Company's ELSAG ALPR Systems are the only ALPR solutions compatible with the Houston HIDTA ALPR network. No other ALPR system works within the Houston HIDTA Enterprise Operation Center(EOC) server based ALPR data base application.

ELSAG ALPR Systems Texas DIR contract #TX DIR TSO 3788 as well as our GSA Contract GSA (G5-07F-0004Y) <u>www.gsaadvantage.gov<http://www.gsaadvantage.gov</u> are both great options for purchasing ALPR hardware to connect to the Houston HIDTA ALPR network.

Please let me know if there are further questions.

Kindest Regards,

Craig Duncan Southern Regional Field Operations Manager ELSAG ALPR Systems

Selex ES Inc., a Leonardo Company 4221 Tudor Lane Greensboro, NC 27410 USA Tel +1 877 773 5724 Fax + 1 336 379 7164

7 Sutton Place Brewster, NY 10509 USA Tel +1 845 278 5425 info@leonardocompany-us.com

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RECEIVED DEC 17 2018 NAVARRO COUNTY AUDITOR'S OFFICE

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Departmental Purchase Requisition

Company	Selex ES	i, Inc.		Budget Number	2017 Texoma HIDTA	
Address	4221 Tudor Lane			Request Date	12/13/18	
City	Greensb	ono		Phone Number		
State	NC	Zip/Postal Code	27410	Fax Number		
Country	US			Contact Name	-	

item No.	Description	Quantity	Unit Cost	Amount
1	Engineering Day - Outside Service	34	\$1,250.00	\$42,500.00
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Northbound I-35 labor	Charles and Analysis and Ana		and the start start is an estimate
-	Quote 16884			
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n, ann a la mar d' l' faire à ad fair a		ana ang panan ang sa na sa nanan na nanan na nanan na nanan na na		
Comments			Subtotal	\$42,500.00
	2017 DHE Services	Contrast & second second		
	Sole Source	S	hipping Charge	
			Total	\$42,500.00

Authorized by Official/Department Head

Date:

12/13/2018

Relum To: Navarro County Auditor's Office 601 North 13th Street, Suite 6 Corsicana, Texas 75110

Vendor No: **Purchase Order No:**

Auditor Use Only

G/L Account No:

Auditor Approval:



後 LEONARDO

Selex ES, Inc Elsag ALPR/ANPR Solutions 4221 Tudor Lane Greensboro, NC 27410 pursu: 198748777 FED TAXID: 960353058

QUOTE

Prepared By: Craig Duncan craig duncan@leonardocompany-us.com Phone: (910) 986-0596 Please include the guote number on your purchase orders and email them to orders@elsag.com for processing

Quote#: 16884 Quote D

Funding Source: Grant Details: Payment Method: Quote Date: 5/15/2018 Quote Expiry Date: 1/25/2019 Requested Delivery Date: 10/26/2018 Rate Sheet: Base Price If installation is required then Net 30 days from

Terms: Net 30 days from date of shipment. If installation is required then Net 30 days from the Installation Date. Elsag agrees not to ship equipment until an Installation Date is agreed upon by the Parties. All orders shipped FOB Greensboro Make checks payable to Selex ES, Inc.

Contracts: No Contract Used

Comments: UPDATED TEXOMA DENTON I-35 NORTHBOUND CONSTRUCTION-POWER RUN TO EXISTING TX DOT POLE, CAMERA MOUNTING AND NETWORKING: SEE BELOW COMMENTS AND LINE ITEM COMMENTS FOR DESCRIPTION This proposal includes all labor, material and equipment necessary to install (1) new underground 240/480V type "D" electrical service with 3KVA step-down transformer and 120/240V secondary panel, (2) Type D ground boxes, and all electrical trenched and bored conduit and conductors to existing TxDOT CCTV pole and connectect to ELSAG furnished CCTV cabinet. FTCD to assist in installation of ELSAG furnished CCTV cameras and mounting hardware. This proposal is based on the drawings, quantities and descriptions provided by Craig Duncan of Elsag ALPR Systems in his email dated 05/03/18. Rev 1 includes revised service assembly plus additional conduit run lenth and upsized conductors per site conditions. ELSAG will provide all cameras, camera controller cabinet, camera mounting hardware and all connecting cables. Our price includes Insurance. All work is guaranteed to be installed in accordance with the latest applicable Code regulations, and to be free from mechanical and electrical defects for one year from the date of acceptance.

Bill To:	HIDTA - Texoma 8404 Esters Boluevard Suite 100 Irving, TX 75063 United States	Ship To:	HIDTA - Texoma 8404 Esters Boluevard Suite 100 Irving, TX 75063	
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Product Qty	Product/Service	Unit Price	Amount
34	210003 - Engineering Day - Outside Service 0001 1.00 LS Install New U/G 240/480V Electrical Service With 120/240V Secondary Panel 0002 850 00 LF Install 2" Sch 40 PVC Conduit 0003 110.00 LF Install 2" Sch 40 PVC Conduit Bore 0004 2,100.00 LF Install #6 XH/W Insulated 0005 1,050 00 LF Install #8 Bare 0006 1.00 EACH Install CCTV Cabinet 0007 4.00 EACH Install CCTV Cameras 0008 1.00 LS Mobilization 0009 2 00 EACH	\$1,250.00	\$42,500.00

Date Printed: 11/16/2018

Amoun	Unit Price	Product/Service	Product Qty
\$0 00 \$42,500 00		Goods & Services Sub-total (Pre-tax): Contract Items Goods & Services Sub-total (Pre-Tax): Non Contract Items	Subtotals
\$42,500.00		Goods & Services Sub-total (Pre-tax)	Upfront
\$0.00		Tax Exempt	Tax
\$42,500.00		Goods & Services Total:	Total

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Quote Offer Terms and Conditions

58

This Quote constitutes an Offer from Selex ES Inc. (Selex) to Customer, the terms of which become a binding contract between the Parties upon Customer's submitting a Purchase Order to Selex for the Products/Services and prices as Identified herein.

Unless the Purchase Order is pursuant to a State or Federal cooperative purchasing agreement, or a separately executed Master Agreement, these Terms and Conditions supersede and replace any prior estimate, offer, quote, agreement, understanding or arrangement whether written or oral between the parties. If there is a discrepancy, please contact your account manager for correction.

These Terms and Conditions may not be changed or modified unless in writing by an authorized representative of Selex. Selex will not be bound by any terms of Buyer's purchase order unless expressly agreed to in writing by an authorized representative of Selex.

Shipment and Delivery. All orders shipped FOB Greensborg.

For purchases of Products that require installation: Unless otherwise agreed to by the Parties, Selex ES agrees not to ship Product until an Installation date is scheduled.

Title. Ownership of and Title to the Products shall transfer to the Customer upon shipment. All intellectual property rights, including without limitation, patents and /or the relevant applications, in or relating to the Products, to the Documentation and to the Software are and shall remain the property of Selex ES or its licensors. Refer to the Selex Software License Agreement documentation provided with the shipment.

Payment Terms. Selex shall invoice Customer no later than sixty (60) calendar days after shipment of the Products and/or performance of any Work or Services. Payment is due Net <u>30 days.</u>

Taxes may not be reflected in this Quote. However, taxes may be added to the amount in the payment invoice(s) sent to Customer, unless Customer provides a certificate confirming tax exempt status.

Cancellation or Delay. Orders accepted by Selex are subject to cancellation by Customer only upon the express written consent of Selex. Upon such cancellation and consent, Selex shall cease all work pertaining to the Customer's order, and Customer shall pay Selex for all work and materials that have been committed to and/or identified in Customer's order plus a cancellation charge as prescribed by Selex.

Warranty. EXCEPT AS SET FORTH IN THIS AGREEMENT AND IN THE SELEX WARRANTY COVERAGE DOCUMENTATION, SELEX INC. MAKES NO OTHER WARRANTIES EXPRESS OR IMPLIED RELATING TO THE PRODUCTS OR SERVICES.

Applicable Law. The terms of this Quote, their interpretation, performance or any breach thereof, shall be construed in accordance with, and all questions with respect thereto shall be determined by, the laws of the state of North Carolina applicable to contracts entered into and wholly to be performed within said state. Any legal proceeding brought by either party pursuant to this Agreement shall be brought in a County or District Court located in Guilford County, North Carolina and the parties irrevocably consent to the jurisdiction of such courts.

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COMPLIANCE WITH LAWS. Customer shall comply with all federal, state, local, and territorial laws, including without limitation any export control, employment, tax, anti-corruption, anti-bribery, privacy and data protection, immigration and anti-discrimination laws, and shall indemnify Selex for any liability incurred by Selex as a result of breach of any such obligation.

EXPORT COMPLIANCE. This sale is subject to all laws, rules, regulations and public policies of the United States, particularly those relating to the exportation of goods from the United States and the transmission of technical data or other information outside the United States. By this purchase, Customer agrees to comply with all applicable U.S. laws and regulations which prohibit the export of technical data that originates in the U.S., or any product directly based on such data, without prior written authorization from appropriate U.S. agencies. Such compliance obligates Customer not to export Selex's confidential information or make it available to aliens or any unauthorized personnel, and to indemnify Selex for any liability incurred as a result of breach of such obligation.



May 11, 2018

Lance Sumter Texoma HIDTA 8404 Esters Blvd # 100 Irving, TX 75063

Mr. Sumter,

Please use this letter as a sole source reference. Selex-ES, a Leonardo Company's ELSAG ALPR Systems are the only ALPR solutions compatible with the Houston HIDTA ALPR network. No other ALPR system works within the Houston HIDTA Enterprise Operation Center(EOC) server based ALPR data base application.

ELSAG ALPR Systems Texas DIR contract #TX DIR TSO 3788 as well as our GSA Contract GSA (GS-07F-0004Y) <u>www.gsaadvanlage.gov<http://www.gsaadvanlage.gov</u> are both great options for purchasing ALPR hardware to connect to the Houston HIDTA ALPR network.

Please let me know if there are further questions.

Kindest Regards,

Craig Duncan Southern Regional Field Operations Manager ELSAG ALPR Systems

Selex ES Inc., a Leonardo Company 4221 Tudor Lane Greensboro, NC 27410 USA Tel +1 877 773 5724 Fax + 1 336 379 7164

7 Sutton Place Brewster, NY 10509 USA Tel +1 845 278 5425 info@leonardocompany-us.com .

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May 11, 2018

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7 Sutton Place Brewster, NY 10509 USA Tel +1 845 278 5425 info@leonardocompany-us.com

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RECEIVED DEC 17 2018 NAVARRO COUNTY AUDITOR'S OFFICE

15

Departmental Purchase Requisition

Company	Selex ES	, inc.		Budget Number	2017 Tex	oma HIDTA		
Address	4221 Tuc	lor Lane	2 	Request Date	12/13/18			
City	Greensb	oro		Phone Number		IC.		
Stale	NC	Zip/Postal Code	27410	Fax Number				
Country	US	- 2		Contact Name	e.	°0	+	10 2011

Item No.	Description	Quantity	Unit Cost	Amount
1	ELSAG - Plate Hunter	1	\$7,495.00	\$7,495.00
2	Pole Mount 2 Cam Horizontal	2	\$630.00	\$1,260.00
3	Cable 50ft FG pigtail	4	\$630.00	\$2,520.00
4	Operation Center License 5.X	4	\$1,275.00	\$5,100.00
5	Engineering - EOC Outside Services	2	\$1,250.00	\$2,500.00
6	Engineering Day Field Support	2	\$1,250.00	\$2,500.00
7	Engineering Hour - Helpdesk	2	\$160.00	\$320.00
8	KVM console to USB 2.0	energia de la companya	\$420.00	\$420.00
urben i 1971 Marca - Sana Aunait - 19	Quote # 17090			2 - 192 (1999) - 19 - 193 (1997) - 14 (1997) - 193 (1997) - 193 (1997) - 193 (1997) - 194 (1997)
		1977 - Alexen Mar, 1971 (Souri, Alexandro, Alexandro, Marcalandor, M		
Comments	DIR -TSO-3788		Subtotal	\$22,115.00
	2017 DHE Equipment			
	Sole Source	SI	hipping Charge	
		a mana bahar sa karan sa	Total	\$22,115.00

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Authorized by Official/Department Head

Date:

12-13-2018

Return To: Navarro County Auditor's Office 601 North 13th Street, Suite 6 Corsicana, Texas 75110 Auditor Use Only

Purchase Order No:

G/L Account No:

Vendor No:

Auditor Approval:



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Selex ES, Inc Elsag ALPR/ANPR Solutions 4221 Tudor Lane Greensboro, NC 27410 DUKSF: 198749777 FED TAX ID: 940353096

QUOTE

Prepared By: Craig Duncan craig.duncan@leonardocompany-us.com Phone: (910) 986-0596

Please include the quote number on your purchase orders and email them to orders@elsag.com for processing

Quote#:	17090	Quote Date:	6/14/2018	
Funding Source:	G	uote Expiry Date:	1/25/2019	
Grant Details:	Reques	ted Delivery Date:	8/31/2018	
Payment Method:		Rate Sheet:	Gsa Price	
Terms:	Net 30 days from date of shipment. If installat	ion is required the	n Net 30 days from the	
	Installation Date. Elsag agrees not to ship equipment until an Installation Date is agreed			

upon by the Parties. All orders shipped FOB Greensboro Make checks payable to Selex ES, Inc.

Contracts: TX DIR #DIR-TSO-3788

Comments: UPDATED DENTON SB I-35 ALPR HARDWARE -CUSTOMER IS PROVIDING MODEM -CUSTOMER HAS CAMERAS - DEA DONATED 4XFH 50MM CAMERAS ONE TIME HIDTA ALPR NETWORK INCLUDED - FCU WARRANTED FOR A YEAR FREE - NO WARRANTED FOR A YEAR FREE - NO WARRANTY ON CAMERAS - CUSTOMER TO PROVIDE 110 POWER TO FCU

Bill To:	HIDTA - Texoma 8404 Esters Boluevard Suite 100 Irving, TX 75063 United States	Ship To:	HIDTA - Texoma 8404 Esters Boluevard Suite 100 Irving, TX 75063
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Amour	Unit Price	Product/Service	Product Qty
\$7,495.0	\$7,495.00	140504 - ELSAG Plate Hunter F2-4	1
		 (1) 120047 - ELSAG Plate Huntar F2-FCU Wireless (1) 411263 - Pelco Cable Pole Clamp (1) 411263 - Pelco Cable Pole Clamp (1) 510033-CSC - Car System Version 6 X - EOC Connected 	
\$1.260.0	\$630.00	421218 - Pole Mount 2 Cam Horizonial	2
\$2,520 0	\$630.00	410395-50 - Cable 50ft FG Pigtail	4
\$5,100.0	\$1,275.00	510322-5.X - EOC Operation Center License 5.X	4
\$2,500 0	\$1,250.00	210003 - Engineering Day - Outside Service OPTIONAL IF CUSTOMER HAS BUCKET TRUCK TO PROVIDE	2
\$2,500.0	\$1,250.00	210003-F - Engineering Day - Field Support	2
\$320.0	\$160.00	210005-H - Engineering Hour - Helpdesk	2
\$420.0	\$420.00	412841 - KVM Console to USB 2.0 (Crash Carl)	1



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Product Qty	Product/Service	Unit Price	Amouni
Sublotals	Goods & Services Sub-total (Pre-tax). Contract Items Goods & Services Sub-total (Pre-Tax): Non Contract items		\$22,115.00 \$0.00
Upfront	Goods & Services Sub-total (Pre-tax):		\$22,115.00
Tax	Tax Exempt		\$0.00
Tolal	Goods & Services Total		\$22,115.00

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Quote Offer Terms and Conditions

15

This Quote constitutes an Offer from Selex ES Inc. (Selex) to Customer, the terms of which become a binding contract between the Partles upon Customer's submitting a Purchase Order to Selex for the Products/Services and prices as Identified herein.

Unless the Purchase Order is pursuant to a State or Federal cooperative purchasing agreement, or a separately executed Master Agreement, these Terms and Conditions supersede and replace any prior estimate, offer, quote, agreement, understanding or arrangement whether written or oral between the parties. If there is a discrepancy, please contact your account manager for correction.

These Terms and Conditions may not be changed or modified unless in writing by an authorized representative of Selex. Selex will not be bound by any terms of Buyer's purchase order unless expressly agreed to in writing by an authorized representative of Selex.

Shipment and Delivery. All orders shipped FOB Greensboro.

For purchases of Products that require installation. Unless otherwise agreed to by the Parties, Selex ES agrees not to ship Product until an Installation date is scheduled.

Title. Ownership of and Title to the Products shall transfer to the Customer upon shipment. All intellectual property rights, including without limitation, patents and /or the relevant applications, in or relating to the Products, to the Documentation and to the Software are and shall remain the property of Selex ES or its licensors. Refer to the Selex Software License Agreement documentation provided with the shipment.

Payment Terms. Selex shall invoice Customer no later than sixty (60) calendar days after shipment of the Products and/or performance of any Work or Services. Payment is due Net <u>30 days.</u>

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May 11, 2018

Lance Sumter Texoma HIDTA 8404 Esters Blvd # 100 Irving, TX 75063

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Please let me know if there are further questions.

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7 Sutton Place Brewster, NY 10509 USA Tel +1 845 278 5425 info@leonardocompany-us.com

68

RECEIVED	
NIAT 2018	
NAVARRO COUNTY AUDITOR'S OFFICE	

14



Departmental Purchase Requisition

Company	Selex ES	i, Inc.		Budget Number	2017 Texoma HIDTA	
Address	4221 Tuo	lor Lane		Request Date	12/13/18	
City	Greensb	oro		Phone Number		
State	NC	Zip/Postal Code	27410	Fax Number		
Country	US			Contact Name		
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Item No.	Description	Quantity	Unit Cost	Amount.
1	ELSAG - Plate Hunter	1	\$7,495.00	\$7,495.00
2	Pole Mount 2 Cam Horizontal	2	\$630.00	\$1,260.00
3	Cable 50ft FG pigtail	4	\$630.00	\$2,520.00
4	Operation Center License 5.X	4	\$1,275.00	\$5,100.00
5	Engineering - EOC Outside Services	2	\$1,250.00	\$2,500.00
6	Engineering Day Field Support	2	\$1,250.00	\$2,500.00
7	Engineering Hour - Helpdesk	2	\$160.00	\$320.00
	Quole# 17902			
Comments	DIR -TSO-3788		Subtotal	\$21,695.00
nigan manten (print) (ng 4 mil 4 mil 4 mil 4	2017 DHE Equipment			
	Sole Source	S	hipping Charge	
and to be the state of the state of the	and a second		Total	\$21,695.0

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Authorized by Official/Department Head

Date:

12-13-2018

Relum To: Navarro County Auditor's Office 601 North 13th Street, Suite 6 Corsicana, Texas 75110 Auditor Use Only

Purchase Order No:

G/L Account No:

Vendor No:

Auditor Approval:

64



Selex ES, Inc Elsag ALPR/ANPR Solutions 4221 Tudor Lane Greensboro, NC 27410 DUKS#: 198749777 FED DX ID: 940333098

QUOTE

Prepared By: Craig Duncan craig.duncan@leonardocompany-us.com Phone: (910) 986-0596

Please include the quote number on your purchase orders and email them to orders@elsag com for process ng

Quote#:	17902 Quo	te Date:	11/2/2018
Funding Source:	Quote Expi	ry Date:	1/25/2019
Grant Details:	Requested Delive	ry Date:	8/31/2018
Payment Method:	Rate	Sheet:	Gsa Price
Terms:	Net 30 days from date of shipment. If installation is required installation Date. Elsag agrees not to ship equipment upon by the Parties. All orders shipped FOB Greensbor	ntil an Ins	

Make checks payable to Selex ES, Inc.

Contracts: TX DIR #DIR-TSO-3788

Comments: UPDATED DENTON NB 1-35 ALPR HARDWARE -CUSTOMER HAS CAMERAS - DEA DONATED 4XFH 50MM CAMERAS -CUSTOMER PROVIDES MODEM ONE TIME HIDTA ALPR NETWORK INCLUDED FOLLWARD ANTED FOR A YEAR FREE

- FCU WARRANTED FOR A YEAR FREE
- NO WARRANTY ON CAMERAS
- CUSTOMER TO PROVIDE 110 POWER TO FCU

Bill To:	HIDTA - Texoma 8404 Esters Boluevard Suite 100 Irving, TX 75063 United States	Ship To:	HIDTA - Texoma 8404 Esters Boluevard Suite 100 Irving, TX 75063	
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Amou	Unit Price	Product/Service	Product City
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		(1) 120047 - ELSAG Plate Hunter F2-FCU Wireless (1) 411263 - Pelco Cable Pole Clamp (1) 411263 - Pelco Cable Pole Clamp (1) 510033-CSC - Car System Version 6.X - EOC Connected	
\$1,260.0	\$630.00	421218 - Pole Mount 2 Cam Horizontal	2
\$2,520.0	\$630.00	410395-50 - Cable 50ft FG Piglail	4
\$5,100.0	\$1,275.00	510322-5.X - EOC Operation Center License 5.X	4
\$2,500.0	\$1,250.00	210003 - Engineering Day - Outside Service OPTIONAL IF CUSTOMER HAS BUCKET TRUCK TO PROVIDE	2
\$2,500.0	\$1,250.00	210003-F - Engineering Day - Field Support	2
\$320 0	\$160.00	210005-H - Engineering Hour - Helpdesk	2



Product City	Product/Service	Unit Price	Amount
Subtotals	Goods & Services Sub-total (Pre-tax): Contract Items Goods & Services Sub-total (Pre-Tax): Non Contract Items		\$21,695.00 \$0.00
Upfront	Goods & Services Sub-total (Pre-tax):		\$21,695.00
Tax	Tax Exempt		\$0.00
Total	Goods & Services Total		\$21,695.00

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	View assistance for SAM.gov
ALERT June 11 2018: Entities registering in	A NEW WAY TO SIGN IN - If you already have a SAM account, use your SAM email for login gov. Englin.gov EAQs S MI must submit a <u>n. 11725 letter</u> appointing the'r author 241 Ent ty Maniahtratur. Real-our <u>meleter i EADs</u> to hara mere alson
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May 11, 2018

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7 Sutton Place Brewster, NY 10509 USA Tel +1 845 278 5425 info@leonardocompany-us.com

RESOLUTION NO. 2019-01

A RESOLUTION OF THE COUNTY OF NAVARRO, TEXAS, APPROVING THE TERMS AND CONDITIONS OF AN AGREEMENT BY AND BETWEEN THE COUNTY OF NAVARRO, TEXAS AND SWEET TANGERINE LLC, C/O CARMEN AUSTIN FOR A PROPERTY TAX ABATEMENT IN THE CORSICANA DOWNTOWN REVITALIZATION DISTRICT, AND AUTHORIZING ITS EXECUTION BY THE COUNTY JUDGE; AND PROVIDING FOR AN EFFECTIVE DATE.

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

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

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

Section 1. The terms and conditions of the proposed AGREEMENT, having been reviewed by the Commissioners Court of the County of Navarro, Texas, and found to be acceptable and in the best interests of the County of Navarro and its citizens, are hereby in all things approved.

Section 2. The County Judge is hereby authorized to execute the AGREEMENT and all other documents in connection therewith on behalf of the County of Navarro, substantially according to the terms and conditions set forth in the AGREEMENT.

Section 3. That this approval and execution of the AGREEMENT on behalf of the County of Navarro is not conditional upon approval and execution of any other tax abatement agreement by any other taxing entity.

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

Section 5. This Resolution shall become effective for the property at 126 West 5th Avenue.

PASSED and APPROVED by majority vote of the County of Navarro Commissioners Court, Navarro, Texus, on the 14th day of January 2019.

H.M. Davenport, County Judge

Sherry Dowd, County Clerk

STATE OF TEXAS §

COUNTY OF NAVARRO §

TAX ABATEMENT AGREEMENT

This Tax Abatement Agreement (the "Agreement") is entered into by and between THE COUNTY OF NAVARRO, a political subdivision of the State of Texas, acting herein by and through its County Judge and hereinafter referred to as the COUNTY, and Sweet Tangerine LLC, C/O Carmen Austin, hereinafter referred to as the OWNER.

WITNESSETH:

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

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

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

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

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

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

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

I. DEFINITIONS

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

1.1 "Estimated Tax Value" means the estimated depreciated Tax Net Book Values applicable to the real property improvements and the Tangible Personal Property improvements comprising the Investment described in Paragraph 2.2 below. For reference purposes, the Estimated Tax Values scheduled on are determined using the Navarro Central Appraisal District's appraisal guidelines in effect as of the date of this Agreement.

1.2 "Event of Bankruptcy or Insolvency" means the dissolution or termination of a party's existence as a going business, insolvency, appointment of receiver for any part of a party's property and such appointment is not terminated within ninety (90) days after such appointment is initially made, any general assignment for the benefit of creditors, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against such party and such proceeding is not dismissed within ninety (90) days after the filing thereof.

1.3 "Force Majeure" means any contingency or cause beyond the reasonable control of OWNER including, without limitation, acts of God or the public enemy, war, riot; civil commotion, insurrection, adverse weather, governmental or de facto governmental action (unless caused by acts or omissions of OWNER), fires; explosions or floods, and strikes.

1.4 "<u>In Service Project Cost</u>" means the initial project cost of the Improvements identified and defined below, as of the date such Improvements are first placed into service by the OWNER.

1.5 "<u>Tangible Personal Property</u>" means tangible personal property classified as such under state law and hereafter located on the Property, but expressly excludes inventory and supplies, and any tangible personal property that was located in the Reinvestment Zone at any time before the date of this Agreement.

1.6 "<u>Taxable Value</u>"-means the appraised value as certified by the Navarro County Appraisal District as of January 1 of a given year.

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

II. OWNER'S OBLIGATIONS

2.1 The specific property to be the subject of this Agreement shall be the Real Property, including land and improvements, located at 126 West 5th Avenue in Corsicana, Texas, described as Block 251, Lot F, Property ID No. 40102, and by map attached hereto as EXHIBIT A and made a part hereof, and shall be herein referred to as the PROPERTY.

2.2 For the purposes of fulfilling this Agreement, the OWNER shall make improvements to the real property as described in Exhibit "C" attached hereto and incorporated herein by reference (collectively the "Improvements"), having a total In Service Project Cost of at least \$30,743.00. On or before December 31, 2018, the OWNER shall substantially complete all Improvements. Notwithstanding the foregoing deadlines, the OWNER shall have such additional time to satisfy the obligations contained in this Paragraph 2.2 as may reasonably be required in the event of Force Majeure if the OWNER is diligently and faithfully pursuing satisfaction of the applicable obligation. The date of substantial completion of the Improvements shall be defined as the date a Certificate of Occupancy is issued by the CITY.

2.3 As good and valuable consideration for this Agreement, the OWNER agrees and covenants that it will diligently and faithfully pursue the completion of the Improvements in a good and workmanlike manner. The OWNER further covenants and agrees that all construction of the Improvements and use of the Property will be in accordance with all applicable State and local laws, codes, and regulations (or valid waiver thereof).

2.4 The OWNER further agrees that the COUNTY, its agents and employees shall have reasonable right of access to the Property, upon not less than ten (10) days prior written notice, to inspect the Improvements in order to ensure that the construction of the Improvements is in accordance with this Agreement and all applicable State and local laws and regulations (or valid waiver thereof). After completion of the Improvements, the COUNTY shall have the continuing right to inspect the Property, upon not less than ten (10) days prior written notice, to ensure that it is thereafter maintained in accordance with this Agreement throughout the Term of this Agreement. In addition, the OWNER agrees that appraisal district representatives shall have reasonable right of access to the Property, upon not less than ten (10) days prior written notice, for the purpose of ad valorem property tax appraisal for all real property and improvements to real property.

III. ABATEMENT OF TAXES

3.1 Subject to the terms and conditions of this Agreement, and subject to the rights of holders of any outstanding bonds of the COUNTY, a portion of ad valorem real property taxes from the Property that are otherwise owed to the COUNTY, shall be frozen at the appraised value of the Property on December 31, 2018. Said ad valorem real property tax abatement/freeze shall be for a five (5) year term, beginning in tax year 2019, and shall apply to the taxes assessed upon the increased value of the eligible Property, after installation of the real property improvements contemplated by Paragraph 2.2, over the value of the Property in the year in which this Agreement is executed; all subject to and in accordance with the terms of this Agreement, the Tax Abatement Policy, Chapter 312, Texas Tax Code, and all applicable state and local regulations (or valid waiver thereat).

3.2 It is understood and agreed among the parties that the Property shall be appraised at market value for the purposes of the applicable real property tax assessments effective as of December 31, 2018, and continued at market value until the expiration of the Term of this Agreement.

3.3 It is understood and agreed among the parties that, at the end of the Abatement term, the real property must remain on the tax rolls at the full appraised value for a minimum of ten (10) years before

the property is eligible for tax abatement again.

IV. TERM OF THE AGREEMENT

4.1 The term of this Agreement (the "Term") shall begin on the date of this Agreement and end upon completion of the final abatement year.

4.2 Prior to December 1st of each year during the Term of this Agreement, the OWNER shall certify to the governing body of the CITY, on behalf of each taxing unit, that the OWNER is in compliance with all of the terms and conditions of this Agreement.

V.

DEFAULT AND RECAPTURE OF ABATED TAX

5.1 In the event that (a) the OWNER fails to incur the minimum In Service Project Cost of an amount that, at a minimum, is equal to 20 percent of the most recent valuation of the property, or \$30,743.00, whichever is less; (b) the OWNER fails to maintain throughout the Term of this Agreement minimum Taxable Values for the real property of at least One Hundred Fifty-six Thousand Five Hundred Twenty Dollars (\$156,520.00), which includes the 2018 real property appraised value plus any property improvements; (c) the OWNER allows its ad valorem taxes owed the COUNTY to become delinquent and fails to timely and properly follow the legal procedures for protest and/or contest of any such ad valorem taxes; (d) the OWNER has an Event of Bankruptcy or Insolvency (as defined in Paragraph 1.2); or (e) the OWNER otherwise fails to comply with any of the terms, conditions, or obligations of this Agreement, then this Agreement shall be in default.

5.2 In the event of default, the COUNTY shall give the OWNER written notice of such default and, if the OWNER has not cured such default within sixty (60) days after said written notice, this Agreement may be terminated by the COUNTY. If the COUNTY terminates this Agreement in the event of default, the OWNER shall repay to the COUNTY all taxes which otherwise would have been paid to the COUNTY without the benefit of abatement during the Term of this Agreement, together with interest at the statutory rate for delinquent taxes as determined by Section 33.01 of the Texas Tax Code (but without the addition of penalty), reasonable attorney's fees, and costs. Such amounts shall be due, owing, and payable to the COUNTY within sixty (60) days after the expiration of the above mentioned 60-day cure period. The parties acknowledge that the COUNTY will suffer damages in the event of the OWNER's default under this Agreement. The parties acknowledge that actual damages in the event of default and termination would be speculative and difficult to determine. The OWNER's obligation to pay any amounts hereunder shall survive termination of this Agreement.

5.3 It is expressly acknowledged and agreed between the parties that the COUNTY shall have the right to place a tax lien against the Property pursuant to Section 32.01 of the Texas Tax Code. Such lien shall secure the payment of all taxes abated and subject to recapture under this Agreement, together with all other amounts payable hereunder. Any such lien may be fully enforced pursuant to the provisions of the Texas Tax Code. Also, to collect any amounts payable hereunder, the COUNTY shall have all other remedies provided generally in the Tax Code for the collection of delinquent property tax.

VI. GENERAL PROVISIONS

6.1 The COUNTY represents and warrants that the Property does not include any property that is owned by a member of the County Commissioners Court approving, or having responsibility for the approval of this Agreement.

6.2 The terms and conditions of the Agreement are binding upon the successors and permitted assigns of all parties hereto. This Agreement may not be assigned by the OWNER without the prior written consent of the COUNTY, such consent to be at the sole discretion of the COUNTY; provided, however, that upon written notice to the COUNTY, the OWNER may assign its rights under this Agreement to a wholly owned subsidiary of the OWNER, subject to the OWNER remaining liable for all of its obligations hereunder.

6.3 It is understood and agreed between the parties that the OWNER, in performing its obligations hereunder, is acting independently, and the COUNTY assumes no responsibility or liability in connection therewith to third parties and OWNER agrees to indemnify and hold harmless the COUNTY therefrom. It is further understood and agreed among the parties that the COUNTY, in performing its obligations hereunder, is acting independently, and the OWNER assumes no responsibility or liability in connection therewith to third parties and the COUNTY agrees to indemnify and hold harmless the OWNER therefrom, to the extent allowed by law.

6.4 Notices required to be given to any party to this Agreement shall be given personally or by certified mail, return receipt requested, postage prepaid, addressed to the party at its address set forth below, and given by mail, shall be deemed delivered as of the date personally delivered or three days after deposit in the United States mail:

For COUNTY, by notice to:	For OWNER, by notice to:
County of Navarro	Sweet Tangerine LLC
Attention: County Judge	C/O Carmen Austin
Navarro County Courthouse	126 West 5th Avenue
300 West 3 rd Avenue	Corsicana, Texas 75110
Corsicana, Texas 75110	

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

6.5 This Agreement constitutes the entire and final expression of the agreement of the parties hereto with respect to the subject matter hereof. This Agreement can be modified or amended only by a written agreement executed by both parties.

6.6 If either party commences an action against the other party arising out of or in connection with this Agreement, the prevailing party shall be entitled to recover from the other party reasonable attorneys' fees and costs of suit.

6.7 This Agreement shall be governed by the laws of the State of Texas, without regard to its choice of law rules. This Agreement is performable in Navarro County, Texas. Exclusive venue for any litigation related to, or arising out of, this Agreement shall lie in Navarro County, Texas.

6.8 In this Agreement, time is of the essence.

6.9 This Agreement may be executed simultaneously in two or more counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument.

6.10 This Agreement was authorized by resolution of the Commissioners Court at its regularly scheduled meeting on the 14th day of January 2019, authorizing the County Judge to execute the Agreement on behalf of the COUNTY.

6.11 This A GREEMENT shall constitute a valid and binding agreement between the COUNTY and the OWNER when executed in accordance herewith, regardless of whether any other taxing unit executes a similar agreement for tax abatement.

Witness our hands this 14th day of January 2019.



Sherry Dowd, County Clerk

APPROVED: COUNTY OF/NAVARRO By: H.M. Davenport, Jr., County Judge

SWEET TANGERINE LLC

By:

Carmen Austin, Owner

EXHIBITS ATTACHED:

- A. Diagram Map of CDRD Showing Property Location
- B. Application for Tax Abatement
- C. Description of Improvement Cost

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RESOLUTION NO. 2019-02

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

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

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

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

Section 1. The terms and conditions of the proposed AGREEMENT, having been reviewed by the Commissioners Court of the County of Navarro and found to be acceptable and in the best interests of the County of Navarro and its citizens, are hereby in all things approved.

Section 2. The County Judge is hereby authorized to execute the AGREEMENT and all other documents in connection therewith on behalf of the County of Navarro, substantially according to the terms and conditions set forth in the AGREEMENT.

Section 3. That this approval and execution of the AGREEMENT on behalf of the County of Navarro is not conditional upon approval and execution of any other tax abatement agreement by any other taxing entity.

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

Section 5. This Resolution shall become effective for the property at 114 East 3rd Avenue.

PASSED and APPROVED by majority vote of the County of Navarro Commissioners Court, Navarro, Texas, on the 14th day of January 2019.

H.M. Davenport County Judge



STATE OF TEXAS

COUNTY OF NAVARRO §

TAX ABATEMENT AGREEMENT

§

This Tax Abatement Agreement (the "Agreement") is entered into by and between the County of Navarro, a political subdivision of the State of Texas, acting herein by and through its County Judge and hereinafter referred to as the COUNTY, and N & N Land LLC, hereinafter referred to as OWNER.

WITNESSETH:

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

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

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

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

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

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

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

I. DEFINITIONS

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

1.1 "<u>Estimated Tax Value</u>" means the estimated depreciated Tax Net Book Values applicable to the real property improvements and the Tangible Personal Property improvements comprising the Investment described in Paragraph 2.2 below. For reference purposes, the Estimated Tax Values scheduled on are determined using the Navarro Central Appraisal District's appraisal guidelines in effect as of the date of this Agreement.

1.2 "Event of Bankruptcy or Insolvency" means the dissolution or termination of a party's existence as a going business, insolvency, appointment of receiver for any part of a party's property and such appointment is not terminated within ninety (90) days after such appointment is initially made, any general assignment for the benefit of creditors, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against such party and such proceeding is not dismissed within ninety (90) days after the filing thereof.

1.3 "Force Majeure" means any contingency or cause beyond the reasonable control of OWNER including, without limitation, acts of God or the public enemy, war, riot; civil commotion, insurrection, adverse weather, governmental or de facto governmental action (unless caused by acts or omissions of OWNER), fires; explosions or floods, and strikes.

1.4 "<u>In Service Project Cost</u>" means the initial project cost of the Improvements identified and defined below, as of the date such Improvements are first placed into service by the OWNER.

1.5 "<u>Tangible Personal Property</u>" means tangible personal property classified as such under state law and hereafter located on the Property, but expressly excludes inventory and supplies, and any tangible personal property that was located in the Reinvestment Zone at any time before the date of this Agreement.

1.6 "<u>Taxable Value</u>" means the appraised value as certified by the Navarro County Appraisal District as of January 1 of a given year.

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

II. OWNER'S OBLIGATIONS

2.1 The specific property to be the subject of this Agreement shall be the Real Property, including land and improvements, located at 114 East 3rd Avenue in Corsicana, Texas, described as Block 245, Lot E 50' of A, a re-plat of Lots 5 thru 8 (50 X 140), Property ID No. 40125, and by map attached hereto as EXHIBIT A and made a part hereof, and shall be herein referred to as the PROPERTY.

2.2 For the purposes of fulfilling this Agreement, the OWNER shall make improvements to the real property as described in Exhibit "C" attached hereto and incorporated herein by reference (collectively the "Improvements"), having a total In Service Project Cost of at least \$11,346.00. On or before December 31, 2018, the OWNER shall substantially complete all Improvements. Notwithstanding the foregoing deadlines, the OWNER shall have such additional time to satisfy the obligations contained in this Paragraph 2.2 as may reasonably be required in the event of Force Majeure if the OWNER is diligently and faithfully pursuing satisfaction of the applicable obligation. The date of substantial completion of the Improvements shall be defined as the date a Certificate of Occupancy is issued by the CITY.

2.3 As good and valuable consideration for this Agreement, the OWNER agrees and covenants that it will diligently and faithfully pursue the completion of the Improvements in a good and workmanlike manner. The OWNER further covenants and agrees that all construction of the Improvements and use of the Property will be in accordance with all applicable State and local laws, codes, and regulations (or valid waiver thereof).

2.4 The OWNER further agrees that the COUNTY, its agents and employees shall have reasonable right of access to the Property, upon not less than ten (10) days prior written notice, to inspect the Improvements in order to ensure that the construction of the Improvements is in accordance with this Agreement and all applicable State and local laws and regulations (or valid waiver thereof). After completion of the Improvements, the COUNTY shall have the continuing right to inspect the Property, upon not less than ten (10) days prior written notice, to ensure that it is thereafter maintained in accordance with this Agreement throughout the Term of this Agreement. In addition, the OWNER agrees that appraisal district representatives shall have reasonable right of access to the Property, upon not less than ten (10) days prior written notice, for the purpose of ad valorem property tax appraisal for all real property and improvements to real property.

III. ABATEMENT OF TAXES

3.1 Subject to the terms and conditions of this Agreement, and subject to the rights of holders of any outstanding bonds of the COUNTY, a portion of ad valorem real property taxes from the Property that are otherwise owed to the COUNTY, shall be frozen at the appraised value of the Property on December 31, 2018. Said ad valorem real property tax abatement/freeze shall be for a five (5) year term, beginning in tax year 2019, and shall apply to the taxes assessed upon the increased value of the eligible Property, after installation of the real property improvements contemplated by Paragraph 2.2, over the value of the Property in the year in which this Agreement is executed; all subject to and in accordance with the terms of this Agreement, the Tax Abatement Policy, Chapter 312, Texas Tax Code, and all applicable state and local regulations (or valid waiver thereat).

3.2 It is understood and agreed among the parties that the Property shall be appraised at market value for the purposes of the applicable real property tax assessments effective as of December 31, 2018, and continued at market value until the expiration of the Term of this Agreement.

3.3 It is understood and agreed among the parties that, at the end of the Abatement term, the real property must remain on the tax rolls at the full appraised value for a minimum of ten (10) years before

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the property is eligible for tax abatement again.

IV. TERM OF THE AGREEMENT

4.1 The term of this Agreement (the "Term") shall begin on the date of this Agreement and end upon completion of the final abatement year.

4.2 Prior to December 1st of each year during the Term of this Agreement, the OWNER shall certify to the governing body of the CITY, on behalf of each taxing unit, that the OWNER is in compliance with all of the terms and conditions of this Agreement.

V. DEFAULT AND RECAPTURE OF ABATED TAX

5.1 In the event that (a) the OWNER fails to incur the minimum In Service Project Cost of an amount that, at a minimum, is equal to 20 percent of the most recent valuation of the property, or \$11,346.00, whichever is less; (b) the OWNER fails to maintain throughout the Term of this Agreement minimum Taxable Values for the real property of at least Forty Thousand Two Hundred Fifty Dollars (\$40,250), which includes the 2018 real property appraised value plus any real property improvements; (c) the OWNER allows its ad valorem taxes owed the COUNTY to become delinquent and fails to timely and properly follow the legal procedures for protest and/or contest of any such ad valorem taxes; (d) the OWNER has an Event of Bankruptcy or Insolvency (as defined in Paragraph 1.2); or (e) the OWNER otherwise fails to comply with any of the terms, conditions, or obligations of this Agreement, then this Agreement shall be in default.

5.2 In the event of default, the COUNTY shall give the OWNER written notice of such default and, if the OWNER has not cured such default within sixty (60) days after said written notice, this Agreement may be terminated by the COUNTY. If the COUNTY terminates this Agreement in the event of default, the OWNER shall repay to the COUNTY all taxes which otherwise would have been paid to the COUNTY without the benefit of abatement during the Term of this Agreement, together with interest at the statutory rate for delinquent taxes as determined by Section 33.01 of the Texas Tax Code (but without the addition of penalty), reasonable attorney's fees, and costs. Such amounts shall be due, owing, and payable to the COUNTY within sixty (60) days after the expiration of the above mentioned 60-day cure period. The parties acknowledge that the COUNTY will suffer damages in the event of the OWNER's default under this Agreement. The parties acknowledge that actual damages in the event of default and termination would be speculative and difficult to determine. The OWNER's obligation to pay any amounts hereunder shall survive termination of this Agreement.

5.3 It is expressly acknowledged and agreed between the parties that the COUNTY shall have the right to place a tax lien against the Property pursuant to Section 32.01 of the Texas Tax Code. Such lien shall secure the payment of all taxes abated and subject to recapture under this Agreement, together with all other amounts payable hereunder. Any such lien may be fully enforced pursuant to the provisions of the Texas Tax Code. Also, to collect any amounts payable hereunder, the COUNTY shall have all other remedies provided generally in the Tax Code for the collection of delinquent property tax.

6.1 The COUNTY represents and warrants that the Property does not include any property that is owned by a member of the County Commissioners Court approving, or having responsibility for the approval of this Agreement.

6.2 The terms and conditions of the Agreement are binding upon the successors and permitted assigns of all parties hereto. This Agreement may not be assigned by the OWNER without the prior written consent of the COUNTY, such consent to be at the sole discretion of the COUNTY; provided, however, that upon written notice to the COUNTY, the OWNER may assign its rights under this Agreement to a wholly owned subsidiary of the OWNER, subject to the OWNER remaining liable for all of its obligations hereunder.

6.3 It is understood and agreed between the parties that the OWNER, in performing its obligations hereunder, is acting independently, and the COUNTY assumes no responsibility or liability in connection therewith to third parties and OWNER agrees to indemnify and hold harmless the COUNTY therefrom. It is further understood and agreed among the parties that the COUNTY, in performing its obligations hereunder, is acting independently, and the OWNER assumes no responsibility or liability in connection therewith to third parties and the COUNTY agrees to indemnify and hold harmless the OWNER therefrom, to the extent allowed by law.

6.4 Notices required to be given to any party to this Agreement shall be given personally or by certified mail, return receipt requested, postage prepaid, addressed to the party at its address set forth below, and given by mail, shall be deemed delivered as of the date personally delivered or three days after deposit in the United States mail:

For COUNTY, by notice to: County of Navarro Attention: County Judge Navarro County Courthouse 300 West 3rd Avenue Corsicana, Texas 75110 For OWNER, by notice to: N & N Land LLC 6580 West State Highway 31 Corsicana, Texas 75110

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

6.5 This Agreement constitutes the entire and final expression of the agreement of the parties hereto with respect to the subject matter hereof. This Agreement can be modified or amended only by a written agreement executed by both parties.

6.6 If either party commences an action against the other party arising out of or in connection with this Agreement, the prevailing party shall be entitled to recover from the other party reasonable attorneys' fees and costs of suit.

6.7 This Agreement shall be governed by the laws of the State of Texas, without regard to its choice of law rules. This Agreement is performable in Navarro County, Texas. Exclusive venue for any litigation related to, or arising out of, this Agreement shall lie in Navarro County, Texas.

6.8 In this Agreement, time is of the essence.

6.9 This Agreement may be executed simultaneously in two or more counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument.

6.10 This Agreement was authorized by resolution of the Commissioners Court at its regularly scheduled meeting on the 14th day of January 2019, authorizing the County Judge to execute the Agreement on behalf of the COUNTY.

Mitness our hands this 14th day of January 2019. This AGREEMENT shall constitute a valid and binding agreement between the COUNTY and the OWNER when executed in accordance herewith, regardless of whether any other taxing unit



APPROVED: COUNTY OF MAVARRO By: H.M. Davenport, Jr., County Judge

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ATTEST Wel

Sherry Dowd, County Clerk

N & N LAND LLC

By:

Courtney Neiman, Owner

EXHIBITS ATTACHED:

- A. Diagram Map of CDRD Showing Property Location
- B. Application for Tax Abatement
- C. Description of Improvement Cost

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

1.

TOTAL PAGES INCLUDING COVER SHEET__6__

e " ;* ;

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DESCRIPTION	TAXES .	DISCOUNT	PENALTY & INTEREST	SUBTOTAL	COLLECTION FEE	RENDITION PENALTY CAD%	NET TAXES DUE	MEMO ONLY ATTY FEES	% CURRENT LEVY COLLECTED
NAVARRO CO REVOLVI	NG&CLEARING								
CURRENT	3,456,717 92	0.00	0.00	3,456,717 93	0.00	37 15	3,456,680 77	0.00	\$21,007,055 42
DELINQUENT	25,869 48	0.00	8,873 74	34,743 22	0.00	1 07	34.742.15	6,974 32	
TOTAL	\$3.482,587.40	\$0.00	\$8.873 74	\$3,491,461 14	\$0.00	3R 22	\$3,491,422.92	\$6,974 32	16 46%
NAVARRO COLLEGE									
CURRENT	701,864 75	0 00	0 00	701,864 75	19,949 37	7 24	681,908 14	0.00	\$4,211,190 13
DELINQUENT	5 096 97	0.00	1,743 85	6 840 82	0.00	0 20	6,840 62	1,364 57	
TOTAL	\$706,961 72	\$0.00	\$1,743 85	\$708.705 57	\$19,949 37	7 44	\$688,748 76	\$1,364.57	16 67%
CITY OF RICE									
CURRENT	27,736 03	0.00	0 00	27,736 03	305 45	1 91	27,428 67	0.00	\$236,279 69
DELINQUENT	123 20	0 00	39 33	162 53	0.00	0.00	162 53	27 93	
TOTAL	\$27,859 23	\$0.00	\$39 33	\$27,898 56	\$305 45	1 91	\$27,591 20	\$27 93	11.74%
CITY OF KERENS									
CURRENT	37,699 85	396 14	0 00	37,303 71	424 35	10 90	36,868 46	0.00	\$334,686 17
DELINQUENT	553 47	D 00	226 30	779 77	0 00	0 00	779.77	155 96	
TOTAL	\$38,253 32	\$396 14	\$226.30	\$38,083.48	\$424 35	10 90	\$37,648 23	\$155 96	11.26%
CITY OF CORSICANA									
CURRENT	1,265,811 43	0 00	0.00	1,265,811 43	5,333 69	19 25	1,260,458 49	0 00	\$9,354,294 46
DELINQUENT	11,037 44	0 00	3,707.26	14,744 70	0.00	0 36	14,744 34	2,743 94	
TOTAL	\$1,276,848.87	\$0.00	\$3,707.26	\$1,280,556 13	\$5,333.69	1961	\$1,275,202 83	\$2,743 94	13 57%
CITY OF BARRY				and a second	and part of the second s				
CURRENT	4,237.27	0.00	0 00	4,237 27	59 86	0.00	4,177.41	0.00	\$23,065 48
DELINQUENT	542.80	00 N	191 87	734 67	0 00	0.00	734 67	146 93	
TOTAL	\$4,780 07	\$0.00	\$191.87	\$4,971.94	\$59 86	0.00	\$4,912.08	\$146.93	18 37%

ACTGL_MND_OF_PERIOD121000000.rdf ver. 1.10 Prepared by JOMENTL on 01/02/2019 14:40:17 Neverto County Tax Office

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DESCRIPTION	TAXES	DISCOUNT	PENALTY & INTEREST	SUBTOTAL	COLLECTION FEE	RENDITION PENALTY CAD%	NET TAXES DUE	MEMO ONLY ATTY FEES	% CURRENT LEVY COLLECTED
CITY OF EMILOUSE								a brane - a success or second to be	
CURRENT	1,040 73	0.00	0.00	1,040 73	61 09	0 00	979 64	0.00	\$11,147.06
TOTAL	\$1,040 73	* \$8.00	\$0.00	\$1,040.73	\$61.09	0.00	\$979 64	\$0.00	9 34%
CITY OF RICHLAND									
CURRENT	2,137 09	0.00	0 00	2,137 09	141 04	0.00	1,996 05	0.00	\$21,516 40
DELINQUENT	30 54	0 00	6 76	37 30	0 00	0 00	37 30	7 46	
TOTAL	\$2,167 63	\$0.00	\$6 76	\$2,174.39	\$141 04	0 00	\$2 033 35	\$7.46	9 93%
CITY OF GOODLOW							and the second s		
CURRENT	215 94	0 00	0 00	215 94	103 32	0.60	112 62	0 00	\$4,320.86
DELINQUENT	(0 78)	0 00	(0.44)	(1 22)	0.00	0.00	(1 22)	(0 25)	
TOTAL	\$215 16	\$0.00	(\$0.44)	\$214 72	\$103.32	0.00	\$111.40	(\$0.25)	5 00%
CITY OF FROST	ing till som				·······				
CURRENT	12,252 37	120 37	0.00	12,132.00	192 29	0.05	11,939 66	0 00	\$101,138 84
DELINQUENT	228 47	0 00	72 15	300 62	0 00	0.00	300 62	60 13	
TOTAL	\$12,480 84	\$120 37	\$72.15	\$12,432.62	\$192.29	0.05	\$12,240.28	\$60 13	12 11%
CITY OF DAWSON									
CURRENT	16,337 18	0.00	0 00	16,337 18	257 89	0 00	16 079 29	0.00	\$104,056 28
DELINQUENT	155 32	0 00	134 89	290.21	0 00	0 00	290.21	56 55	
TOTAL	\$16,492 50	SO 00	\$134 89	\$16.627 39	\$257 89	0 00	\$16.369 50	\$56 55	15 70%
CITY OF BLG GROVE			Ξ.						
CURRENT	18,340 38	0.00	0 00	18,340 38	238 21	0.00	18,102 17	0 00	\$129,506 21
DELINQUENT	374 46	0 00	90 36	464 82	0.00	0.00	, 464 82	92 93	
TOTAL	\$18,714 84	\$0.00	\$90 36	\$18,805 20	\$238.21	0 00	\$18,566 99	\$92 93	14 16%

ACTUL_END_OF_PERIOD121000000.rdf ver. 1.10 Prepared by JOMENTL on 01/02/2019 14:40:17 Navarro County Tax Office

DESCRIPTION	TAXES	DISCOUNT	PENALTY & INTEREST	SUBTOTAL	COLLECTION	RENDITION PENALTY CAD%	NET TAXES DUE	MEMO ONLY ATTY FEES	% CURRENT LEVY COLLECTED
NAVARRO COUNT'S E	MERGENCY							and a second of the standard system of the second	
CURRENT	32,967 11	0.00	0.00	32,967 11	164 82	0 80	32,801 49	0.00	\$157,109.08
DELINQUENT	454 72	0 00	151 83	606 55	40 26	0 00	566 29	121 30	
TOTAL	\$33,421 83	\$0.00	S151 H3	\$33,573.66	\$205.08	O RO	\$33,367 78	\$121 30	20 98%
HENDERSON COUNTY	LEVEE								
CURRENT	1,695 91	0 00	0 00	1,695 91	33 92	0 00	1,661 99	0 00	\$3,729.40
TOTAL	\$1,695 91	\$0.00	\$0.00	\$1,695 91	\$33 92	0 00	\$1,661 99	\$0.00	45 47%
BLOOMING GROVE IS	5D					Twat-			
CURRENT	378,874 68	0.00	0 00	378,874 68	1,948 73	0.00	376,925 95	0 00	\$2,360,862.46
DELINQUENT	809.21	0 00	251 10	1,060 31	0.00	0.00	1,060 31	212.02	
TOTAL	\$379,683 89	\$0.00	\$251 10	\$379,934 99	\$1,948 73	0 00	\$377,986.26	\$212.02	16 05%
CORSICANA ISD									
CURRENT	3,292,552 72	0 00	0.00	3,292,552.72	7,702 67	52.95	3,284,797 10	0 00	\$22,968,926 04
DELINQUENT	28 048 28	00.0	9,000 22	37,048 50	0 00	2 33	37,046 17	7,129,26	
TOTAL	\$3,320,601.00	\$0.00	\$9,000 22	\$3,329,601.22	\$7,702.67	55.28	\$3,321,843 27	\$7,129.26	14 33%
DAWSON ISD									
CURRENT	490,280 14	0.00	0.00	490,280 14	1,652 30	0.00	488,627 84	0 00	\$2,285,687 92
DELINQUENT	4,679 53	0 00	1,814 43	6,493 96	U 00	0 00	6,493 96	1,366 65	
TOTAL	\$494,959 67	\$0.00	\$1,814.43	\$496,774 10	\$1,652.30	0.00	\$495,121 80	\$1,366.65	21 45%
KERENS ISD									
CURRENT	R50,736 78	0.00	0.00	850,736 78	2,641 63	22 80	848,072 35	0,00	\$3,933,632.37
DELINQUENT	10,895 72	0 00	3,502 90	14,398 62	0 00	0 00	14.398 62	2,879 71	
TOTAL	\$861,632 50	\$0.00	\$3,502.90	\$865,135.40	\$2,641 63	22.80	\$862,470 97	\$2,879 71	21 63%

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DESCRIPTION	TAXES	DISCOUNT	PENALTY & INTEREST	SUBTOTAL	COLLECTION FEE	RENDITION PENALTY CAD%	NET TAXES DUE	MEMO ONLY ATTY FEES	% CURRENT LEVY COLLECTED
RICE ISD							() ((((((((((((((((((
CURRENT	527,637 69	0.00	0 00	527,637 69	1,276 33	5 76	526,355.60	0 00	\$2,241,988.30
DELINQUENT	2,004 01	0 00	489 17	2,493 18	0.00	0.00	2,493 18	496 67	
TOTAL	\$529,641 70	\$0.00	\$489 17	\$530,130 87	\$1,276 33	5 76	\$528 848 78	\$496 67	23 53%
MILDRED ISD		and the second sec	and the set of the set of the set of the set		Contraction of the second s	A face of the second radius in the second			
CURRENT	1,018,214 91	0.00	0.00	1,018,214 91	3 063 14	0 35	1,015,151 45	0.00	\$6 032 840 15
DELINQUENT	(1,902 79)	0.00	620 91	(1,281 88)	0 00	0 00	(1,281 88)	571 51	
TOTAL	\$1,016,312 12	\$0.00	\$620 91	\$1,016,933 03	\$3.063.11	0 35	\$1,013,869 57	\$571 51	16 28%
FROST ISD		-							
CURRENT	356 891 38	0.00	0.00	356,891 38	952 43	1 70	355,937,25	0.00	\$2,075 655 36
DELINQUENT	530 82	0.00	194 45	725 27	0.00	0 00	725 27	145 06	
TOTAL	\$357,422.20	\$0.00	\$194.45	\$357,616 65	\$952.43	1 70	\$356,662 52	\$145.06	17 19%
RENDITION PENALTY		n a C) - Solind Depict from - B		energy of providences in the balances of		a deciding of the second second second			
CURRENT	0 00	0.00	0.00	0.00	0 00	(160 86)	160 86	6.00	
DELINQUENT	0 00	0 00	0 00	0 00	0 00	(3 96)	3 96	0.00	
TOTAL	\$0.00	\$0 00	\$0.00	\$0.00	\$0.00	(164 82)	\$164 82	\$0.00	
GRAND TOTAL:	\$12,583,773 13	\$516 51	\$31,111.08	\$12,614,367 70	\$46,542.76	\$0.00	\$12,567,824 94	\$24,552.65	
H2H01			1			YR-TO-DATE % C	URRENT COLLECTED		
NAVARRO COUNTY G	ENERAL	\$2	680 00	AVARRO CO REVOLV	ING&CLEARING	39 79%	13 - CITY OF RICHLA	ND	32 08%
FUND			3-1	AVARRO COLLEGE		40 40%	H - CITY OF GOODLO	WC	29 06%

39 75% 15 - CITY OF FROST

40 17%

58 69%

35 98%

47 68%

34.56%

41 62% 16 - CITY OF DAWSON

17 - CITY OF BLG GROVE

30 - BLOOMING GROVE ISD

31 - CORSICANA ISD

20 - NAVARRO COUNTY EMERGENCY

21 - HENDERSON COUNTY LEVEE

56 29%

44 67%

47 75%

45.28%

45 47%

39 56%

36 92%

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ACTUL_MHD_DF_FERIOD121000000.rdf ver. 1.10 Prepared by JUNEWIL on 01/02/2019 14:40:17 Newarro County Tax Office

TAX CERTIFICATE

32

1= 39.91%

- 4 - ROAD AND BRIDGE

7 - NAV FLOOD CONTROL

10 - CITY OF CORSICANA

12 - CITY OF EMHOUSE

8 - CITY OF KERENS

11 - CITY OF BARRY

6 - CITY OF RICE

\$1,110.00

DESCRIPTION	TAXES	DISCOUNT	PENALTY & INTEREST	SUBTOTAL	COLLECTION FEE	RENDITION PENALTY CAD%	NET TAXES DUE	MEMO ONLY ATTY FEES	% CURRENT LEVY COLLECTED
						YR-TO-DATE %	CURRENT COLLECTER)	
			32 -	DAWSON ISD		37 17%			
			33 -	KERENS ISD		-44 45%	· · ·		
			34 -	RICE ISD		46.44%			
			35 -	MILDRED ISD		42 09%			
			36 -	FROST ISD		33 71%			

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	TAXES	PENALTY & INTEREST	SUBTOTAL	COLLECTION FEE	RENDITION PENALTY CAD %	NET TAXES DUE	MEMO ONLY ATTORNEY FEES
CURRENT TAXES							
NAVARRO CO REVOLVING&CLEARING	\$2,818,467 02	00 02	\$2,818,467 02	\$0.00	\$30 29	\$2,818,436 73	00 02
ROAD AND BRIDGE	\$588,115 32	50 00	\$588,115.32	2 \$0.00	\$6.37	\$588,108 95	\$0.00
NAV FLOOD CONTROL	\$50,135.58	\$0.00	\$50,135 51	B \$0.00	\$0.49	\$50,135 09	\$0 00
TOTAL	\$3,456,717 92	\$0.00	\$3,456,717 92	2 SO 00	\$37 15	\$3,456,680 77	\$0.00
DELINQUENT TAXES					the second s		
NAVARRO CO REVOLVING&CLEARING	\$21,097 20	\$7,243 01	\$28,340 2	I \$0.00	\$0 87	\$28,339 34	\$5,686 10
ROAD AND BRIDGE	\$4,406 02	\$1,505 23	\$5,911 25	5 \$0.00	\$0 20	\$5,911 05	\$1,189 56
NAV FLOOD CONTROL	\$366.26	\$125 50	\$491 76	5 50 0 0	\$0.00	\$-191 76	\$98.66
TOTAL	\$25,869 48	\$8,873 74	\$34,743 23	2 \$0.00	\$1 07	\$34,742 15	\$6,974 32
NAVARRO CO REVOLVING&CLEAKING	2,839,564 22	7,243 01	2,846,8072	3 0.00	31 16	2,846,776 07	5,686 10
ROAD AND BRIDGE	592,521 34	1,505 23	594,026 51	7 0.00	6 57	594.020.00	1,189 56
NAV FLOOD CONTROL	50,501 84	125 50	50,627 3-	ŧ 0.00	0 49	50,626 85	98 66
TOTAL	\$3,482,587.40	\$8,873 74	\$3,491,461 14	\$0.00	\$38.22	\$3,491,422 92	\$6,974 32

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Updated 1/02/2019

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JOINT CONTRACT FOR ELECTION SERVICES

WHEREAS, School Districts, ("ISD") Cities, (City) and other political subdivisions in Navarro County will hold elections on May 4, 2019.

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WHEREAS, each ISD, City and other political subdivisions in Navarro County have entered an agreement or agreements with the Navarro County Elections Administrator (the "County EA") wherein the County EA will administer each political subdivision, ISD and City election occurring on the May 2019 uniform election date as authorized under Chapter 31 of the Texas Election Code ("Election Services Agreement"); and Chapter 271 of the Texas Election Code ("Joint Election."),

WHEREAS, each political subdivision, ISD, and City in Navarro County desire to enter into a single Joint Contract for Election Services provided by Navarro County for the purpose of sharing election equipment, election expense, election polling places, election workers, and election ballots where or if appropriate;

NOW, THEREFORE, each political subdivision, ISD, and City in the County agree as follows:

- 1. **Date.** The election covered by this agreement will be held on May 4, 2019.
- Duties and Services of County. The County, acting by and through the County EA, shall be responsible for performing the following duties and shall furnish the following services and equipment:
 - (a). Train the election judges and clerks.
 - (b). Arrange for the use of polling places for Early Voting and Election Day.
 - (c). Procure and distribute election supplies and distribution of ballots.
 - (d). Assemble and edit lists of registered voters to be used in conducting the election, in conformity with the boundaries of each ISD, City, and political subdivision in Navarro County.
 - (e). Procure, prepare and distribute election supplies and equipment, transport equipment to and from the polling places.
 - (f). Supervise the conducting of Early Voting.
 - (g). Supervise the conducting of Election Day Voting.
 - (h). Provide notice of the date, time and place of a school of instruction for election judges and clerks, and conduct such school of instruction.
 - (i). Arrange for use of a central counting station and for the tabulating personnel and equipment needed at the central counting station and assist in preparation of programs

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- (j). Publish notice of the date, time and place of the testing of the electronic tabulating equipment and conduct such testing as required by law.
- (k). Provide at no cost for the storage of election records for the retention period prescribed by law, then destroy said election records in a secure manner.
- (1) Supervise the handling and disposition of election returns, voted activation cards, etc. and tabulate unofficial returns and assist in preparing the tabulation for the official canvass. The County EA will prepare the unofficial tabulation report after all precincts have been counted and will provide a copy of the report to the official designated by the political subdivision, City, or ISD as soon as possible after all returns have been tabulated.
- (m). Provide information services for voters and election officers during Early Voting and on Election Day.
- (n). Assist in providing general overall supervision of the election and provide advisory services in connection with the decisions to be made and actions to be taken by officers of each political subdivision, ISD and City who are responsible for holding the election.
- (o). Pay the cost of election judges and clerks: Each election judge and alternate judge will receive \$11.00 per hour and clerks will receive \$10.00 per hour. The election judge or his/her designated clerk will receive an additional \$25.00 for delivering election returns and supplies to the County EA after the polls close. Election judges and alternate judges will receive \$11.00 per hour for attending the election training. Clerks will receive \$10.00 per hour to attend said training.
- (p). Provide at no cost, copies of all invoices received by the County and/or County EA for payment of services or supplies for which each political subdivision, ISD and City are to reimburse the County Elections Administrator's Office.
- (q) The County EA will be responsible for payment to all parties who have provided services, supplies and voting locations for the election. Political Subdivisions, ISD's and Cities shall not be liable to any third parties for any default by the County in connection with holding the election, including failure by Navarro County or its County EA to pay for services, supplies and voting locations for this election.
- (r). The clerks for Early Voting, the judge and clerks of the Early Voting Ballot Board, and the judge, alternate judge, and clerks, Manager, and Tabulation Supervisor of the Central Counting Station will be provided by Navarro County using the procedures outlined in Election law for the acquisition of election judges, alternate judges, and clerks for regular County-held elections.
- (s). The judges, alternate judges, and clerks for Election Day will be provided by Navarro

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3. Duties and Services of each Political Subdivision, ISD and City:

- (a). Determine and establish the precincts for their respective elections, if applicable.
- (b). Prepare all election orders, resolutions, notices, and other pertinent documents for adoption for execution by the appropriate ISD and City officer or body, and take all actions necessary under law for calling the election, canvassing the returns and declaring the results.
- (c). Prepare and publish in the official newspaper all required election notices.
- (d). Deliver to the County EA as soon as possible, but not later than 70 days before the election, the names or propositions that are to be printed on the ballot with the exact form and spelling that is to be used.
- (e). Pay any additional costs incurred by the County EA if a recount for said election is required, a runoff or second election is required, or the election is contested in any manner.
- (f). Each political subdivision, ISD and City shall pay to the County the actual costs incurred by Navarro County in conducting this election, equipment rental fees, and an additional ten percent (10%) Administrative fee, pursuant to the Texas Election Code, Section 31.100. Each ISD and City will pay their respective shares (as calculated in paragraph 4 below) of conducting said election, within thirty days from the date of billing. See Attachment for estimated cost for such services. The estimated costs of election may be modified as necessary, upon agreement of the County, each political subdivision, ISD and City.
- (g). Deliver all election orders and notices to the County in a timely manner. Allocation of Costs as between ISD and City:
 - (a) Each political subdivision desires to contract with the County to conduct and supervise their elections and further desires to split the fee charged by the County in paragraph 3(f) above in an equitable manner.
 - (b). As between the County, political subdivisions, ISD's, and Cities Election day voting shall be held in common precincts, at polling locations, as authorized and ordered by the governing body of each participating political subdivision and agreed upon by the County.
 - (c). The total estimated election expense is:

Express Vote and Scanner Rental - Election Day and Early Voting: \$300 each.

- (d). Early voting expenses shall be borne equally by all participating political subdivision, unless one or more of the entities cancel its/their election, in which case the early voting expense shall be borne by the participating political subdivision or Entities that conduct an election.
- (e.) If any political subdivision desires to conduct early voting at a location other than the regular County early voting location, they must bear the cost of their branch location, must notify the County EA at least 3 months in advance of the election (in order to have time to rent extra equipment) and must work with the County EA to provide supplies and staff, and proper notice for the branch location. All Navarro County ballot styles must be made available at each branch early voting location, and the location must be for set times and places coordinated with other entities within Navarro County.
- (e). Election Day voting shall be borne equally by all participating political subdivision, unless one or more of the entities cancel its/their election, in which case the early voting expense shall be borne the participating political subdivision or Entities that conduct an election.

If any ISD or City cancels an election, the canceling political subdivision shall be responsible only for those reasonable expenses that it incurs or that are incurred on its behalf prior to the date of cancellation.

5. General Conditions.

- (a). Regular Navarro County voting locations will be used.
- (b). Each political subdivision holding an election agrees to use Vote Centers on Election Day.
- (c). Each political subdivision holding an election agrees to use the Navarro County Main Early Voting locations and hours as their only early voting polling location and hours except as provided by paragraph 4 (d) above.
- (c). This Contract shall automatically terminate upon completion of the activities related to the Election held on May 4, 2019. The parties may elect to renew this agreement for subsequent elections on the same terms and conditions as set forth herein, or on such other terms as they may agree.
- (d). Nothing contained in this contract shall authorize or permit a change in the office with whom or the place at which any document or record relating to an election is to be filed.
- (e). The County EA shall file copies of this contract with the County Treasurer and the County Auditor of Navarro County.

(f). This agreement may be executed in multiple counterparts.

SIGNATORIES

CITY/SCHOOL/POLITICAL SUBDIVISION:

Presiding Officer/Superintendent/Mayor/President (circle one)

Vice President/Secretary/Other (Circle as applicable)

Other (Please specify)

NAVARRO COUNTY, TX

H.M. Davenport, Navarrd Chunty Judge

Teod, Navano County Election Administrator

100

Bond No.



MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498. DES MOINES, IA O'CLOCK/ PHONE: (800) 678-8171 FAX: (515) 243-3854

TEXAS OFFICIAL BOND AND OATH FOR COUNTY JUDGE

THE STATE OF TEXA	TH
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#222

County of Navarro

KNOW ALL PERSONS BY THESE PRESENTS:

That we, H.M. DAVENPORT

as Principal, and the MERCHANTS BONDING COMPANY (Mutual), a corporation duly licensed to do business in the State of Texas, as Surety, are held and firmly bound unto the County Treasurer of the County of _ Navarro State of Texas, his/her successors in office, in the sum of One Hundred Thousand Dollars (\$100,000.00). THE CONDITION OF THE ABOVE OBLIGATION is such, that, whereas, the above bounden Principal was

on the day of		, duly l	Elected	to the office of
County Judge in and for	Navarro	Cour	nty in the State of	of Texas, for a term
commencing on the 1st da	y of January 2019	and expires on the	31st_day of	December2022

Now, therefore, if the said Principal shall well and faithfully perform and discharge all the duties required of him/her by law as the aforesaid officer, and shall pay all money that comes into his/her hands as county judge to the person or officer entitled to it; pay to the county all money illegally paid to him/her out of county funds; and not vote or consent to pay out county funds for other than lawful purposes, then this obligation to be void, otherwise to remain in full force and effect.

PROVIDED, HOWEVER, that regardless of the number of years this bond may remain in force and the number of claims which may be made against this bond, the liability of the Surety shall not be cumulative and the aggregate liability of the Surety for any and all claims, suits, or actions under this bond shall not exceed the amount stated above. Any revision of the bond amount shall not be cumulative.

PROVIDED, FURTHER, that this bond may be canceled by the Surety by sending written notice to the party to whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability hereunder shall terminate as to subsequent acts of the Principal.

Dated this	lst	day of	November	
		H.M. DAVENPORT By: H.M. Davenport / Merchants Bonding (Company (Mutual)	Principal
		By: <u>Nick Warner Atto</u>		19
THE STATE OF TEXAS	ACKN	OWLEDGEMENT OF P	RINCIPAL	. •÷
County of NAVARR	0		ä	1
Before me, MARGAR H.M.	Davenport		, a notary public, on this da	
foregoing instrument, an therein expressed.	d acknowledged	to me that he/she exec	cuted the same for the purpos	
		f_December		,2018
PO 0143 TX (2/15)	MARGARITA P/ ID #4444 My Commission October 1	NTTERSON / 3371 / on ExpiresN	AVARRO	County, Texas.

DEC 27 2018

SHERRY DOWD, County Clerk

COL

TX 817670

TY, TEXAS

DEPUTY

OATH OF OFFICE (COUNTY COMMISSIONERS and COUNTY JUDGE)

l,	, do solemnly swear (or affirm) that I will faithfully
execute the duties of the office of	ity preserve, protect, and defend the Constitution and laws of
	nore solemnly swear (or affirm) that I have not directly nor
	ted, nor promised to contribute any money, or valuable thing,
	reward for the giving or withholding a vote at the election at
	ar (or affirm) that I will not be, directly or indirectly, interested
	cept such contracts or claims as are expressly authorized by
law and except such warrants as may issue to me as	s fees of office. So help me God.
	Signed
Sworn to and subscribed before me at	, Texas, thisday
of	, Texas, unsouy
· · · · · · · · · · · · · · · · · · ·	
SEAL	County, Texas
THE STATE OF TEXAS	
THE STATE OF TEXAS	1
County of Navarro	
The formation band of H M Dellas	mart de
Coupty Judge is and for	Nav arro County and State of Texas,
this day approved in open Commissioner's Court.	County and State of Texas,
this day approved in open commissioner's obart.	
ATTEST;	Date <u>1-14-2019</u> k <u>H.M. DavenPort Jr.</u> County Judge,
Abuse Dous	HA Dave a 1
Ahunghowd cier	k 14.14. Davenport Jr. County Judge,
County Court Navarro	my Navario County, Texas
	County, Texas
	14
	Sil
S CK	
0.	
- Charles	
AT OF NAME	, o , n , n , n , n , n , n , n , n , n
THE STATE OF TEXAS	
County of NAVAND	i
1. Sherry Down	, County Clerk, in and for said County, do
hereby certify that the foregoing Bond dated the	day of Nov, 2018 .
with its certificates of authentication, was filed for rec	ord in my office the 27 day of
,2018_, at	4:30_o'clock_P_M, and duly recorded the _27
	at <u>4:30</u> o'clock P M., in the Records of Official Bonds
of said County in Volume on page	≥
MITNESS my band and the mail of the	ity Court of said County, at office in <u>Corsicanc</u>
WITHESS INVITATION ALOUNT SEAL OF THE COLIN	year last above written.
C, Texastille day all	year last above whiten.
	Duty County Court NAVAIND County
	11
By Mulling	outy County Court County County
PO 0143 TX (2/15)	

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Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations of the State of Iowa (herein collectively called the "Companies") do hereby make, constitute and appoint, individually,

Nick Warner

their true and lawful Attorney(s)-in-Fact, to sign its name as surety(ies) and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

This Power-of-Attorney is granted and is signed and sealed by facsimile under and by authority of the following By-Laws adopted by the Board of Directors of Merchants Bonding Company (Mutual) on April 23, 2011 and amended August 14, 2015 and adopted by the Board of Directors of MerchantsNational Bonding, Inc., on October 16, 2015.

"The President, Secretary, Treasurer, or any Assistant Treasurer or any Assistant Secretary or any Vice President shall have power and authority to appoint Altorneys-in-Fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof."

"The signature of any authorized officer and the seal of the Company may be affixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed."

In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and aut hority hereby given to the Attorney-in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation and/or its assignee, shall not relieve this surely company of any of its obligations under its bond.

In connection with obligations in favor of the Kentucky Department of Highways only, it is agreed that the power and authority hereby given to the Attorney-in-Fact cannot be modified or revoked unless prior written personal notice of such intent has been given to the Commissioner-Department of Highways of the Commonwealth of Kentucky at least thirty (30) days prior to the modification or revocation.

In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 1st day of November , 2018 .



MERCHANTS NATIONAL BONDING, INC.

President

MERCHANTS BONDING COMPANY (MUTUAL)

STATE OF IOWA COUNTY OF DALLAS ss.

On this this 1st day of November , 2018 , before me appeared Larry Taylor, to me personally known, who being by me duly sworn did say that he is President of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument are the Corporate Seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.

ARIALO	ALICIA K. GRAM
2 2 2	Commission Number 767430
	My Commission Expires
10NNP	April 1, 2020

Notary Public

(Expiration of notary's commission does not invalidate this instrument)

I, William Warner, Jr., Secretary of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoked.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 1st day of November , 2018 .



POA 0018 (3/17)

10-



MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498, DES MOINES, IOWA 50306-3498 PHONE: (800) 678-8171 FAX: (515) 243-3854

IMPORTANT NOTICE

To obtain information or make a complaint:

4 8

You may contact your insurance agent at the telephone number provided by your insurance agent.

You may call Merchants Bonding Company (Mutual) toll-free telephone number for information or to make a complaint at:

1-800-678-8171

You may contact the Texas Department of Insurance to obtain information on companies, coverages, rights or complaints at:

1-800-252-3439

You may write the Texas Department of Insurance at:

P. O. Box 149104 Austin, TX 78714-9104 Fax: (512) 490-1007 Web: <u>www.tdi.texas.gov</u> E-mail: ConsumerProtection@tdi.texas.gov

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ATTACH THIS NOTICE TO YOUR POLICY: This notice is for information only and does not become a part or condition of the attached document.



104

DING COMPANY

MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498, DES MOINES, IF HEDD 3498 RECORD AT 1:00 O'CLOCK PM. PHONE: (800) 678-8171 FAX: (515) 243-3854

NOV 27 2018

TEXAS OFFICIAL BOND AND OATH

FOR COUNTY CLERK

SHERRY DOWD, County Clerk
NAVADRO COUNTY, TEXAS
BYDEPUTY

TX 817722

Bond No. __

THE STATE OF TEXAS

Navarro County of _____

KNOW ALL PERSONS BY THESE PRESENTS:

That we, SHERRY DOWD			, as Principal, and
the MERCHANTS BONDING COM	PANY (Mutual), a c	orporation duly licensed to do	business in the State of Texas,
as Surety, are held and firmly bour	The second	rr	, State of Texas,
in the sum of Eighty Thousand Dol	and the second se		(\$80,000.00).
THE CONDITION OF THE	ABOVE OBLIGATIO	N is such, that, whereas, the a	above bounden Principal was
on the day of		, duly Elected	to the office of
County Clerk in and for	Navarto	County in th	e State of Texas, for a term
commencing on the 1st day of	January 2019	, and expiring on the 31st d	av of December 2022

Now, therefore, if the said Principal shall faithfully perform the duties of office, then this obligation to be void, otherwise to remain in full force and effect.

PROVIDED, HOWEVER, that regardless of the number of years this bond may remain in force and the number of claims which may be made against this bond, the liability of the Surety shall not be cumulative and the aggregate liability of the Surety for any and all claims, suits, or actions under this bond shall not exceed the amount stated above. Any revision of the bond amount shall not be cumulative.

PROVIDED, FURTHER, that this bond may be canceled by the Surety by sending written notice to the party to whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability hereunder shall terminate as to subsequent acts of the Principal.

Dated this	lst	dav of	October	2018
		uuy ui		

SHERRY DOWD Principal By: Sherry Dowd

Merchants Bonding Company (Mutual)

nis Warnes By:

ACKNOWLEDGEMENT OF PRINCIPAL

THE STATE OF TEXAS			
County of Neverro			
Before me, Sherlyn	Curtis	, a notary public, on this	s day personally appeared
Sherry Dowd	kn	nown to me to be the person whose	name is subscribed to the
foregoing instrument, and acknowle	edged to me that he/	she executed the same for the pu	rposes and consideration
therein expressed.	1		
Given under my hand and s	eal of office, at	orsicana, TX	
this 27th	day of Nive	mber a a	2018
SHERLYN CURTIS	Ì	Shert Cur	to
(() My Commission Expires			
PO 0144 19 2/15 November 18, 2019		() (1) a roch	County Town
		10000010	County, Texas.

OATH OF OFFICE	
(General)	

	, do solemnly swear (or affirm) that I will
faithfully execute the duties of the office of of the State of Texas, and will to the best of my ability the United States and of this State; and I furthermore indirectly paid, offered, or promised to pay, contributed	
	Signed
Sworn to and subscribed before me at	, Texas, thisday
SEAL	County, Texas
THE STATE OF TEXAS County of <u>NEVERIO</u> }ss	
The foregoing bond of Shervy County Clerk in and for this day approved in open Commissioner's Court.	DowAas NavarroCounty and State of Texas,
ATTEST: ALL ADUL County Court Navares County County Court Court Court County County Court Court Court County County Court Court Court County County Court C	Date <u>1-14</u> , <u>2019</u> <u>H. M. DAVEN Port Jr.</u> County Judge, <u>NAVA rro</u> County, Texas
THE STATE OF TEXAS County of <u>Navarro</u> }ss	
hereby certify that the foregoing Bond dated the	day of 27 day o
WITNESS my hand and the seal of the County	Consider Said County, at office in <u>COISICANA</u> ar last above written, $\geq \frac{2}{5herry} DoWd$ Clerk
By shine for Cletos Deputy PO 0144 TX (2/15)	A Dounty Court <u>MAVARTD</u> County

TX 817722

BONDING COMPANY POWER OF ATTORNEY

ERCHANTS

Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations of the State of Iowa (herein collectively called the "Companies") do hereby make, constitute and appoint, individually,

Nick Warner

their true and lawful Attorney(s)-in-Fact, to sign its name as surety(ies) and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

This Power-of-Attorney is granted and is signed and sealed by facsimile under and by authority of the following By-Laws adopted by the Board of Directors of Merchants Bonding Company (Mutual) on April 23, 2011 and amended August 14, 2015 and adopted by the Board of Directors of MerchantsNational Bonding, Inc., on October 16, 2015.

"The President, Secretary, Treasurer, or any Assistant Treasurer or any Assistant Secretary or any Vice President shall have power and authority to appoint Attorneys-in-Fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof."

"The signature of any authorized officer and the seal of the Company may be affixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed."

In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and aut hority hereby given to the Attorney-in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation making payment of the final estimate to the Contractor and/or its assignee, shall not relieve this surely company of any of its obligations under its bond.

In connection with obligations in favor of the Kentucky Department of Highways only, it is agreed that the power and authority hereby given to the Altorney-in-Fact cannot be modified or revoked unless prior written personal notice of such intent has been given to the Commissioner-Department of Highways of the Commonwealth of Kentucky at least thirty (30) days prior to the modification or revocation.

In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 1st day of October , 2018 .



By Larry Taylor

MERCHANTS BONDING COMPANY (MUTUAL)

President

STATE OF IOWA

COUNTY OF DALLAS ss. On this this 1st day of October , 2018 , before me appeared Larry Taylor, to me personally known, who being by me duly sworn did say that he is President of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument are the Corporate Seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.



Notary Public

(Expiration of notary's commission does not invalidate this instrument)

I, William Warner, Jr., Secretary of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoked.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 1st day of October , 2018 .



POA 0018 (3/17)

107

MERCHANTS

BONDING COMPANY™ MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498, DES MOINES, IOWA 50306-3498 PHONE: (800) 678-8171 FAX: (515) 243-3854

IMPORTANT NOTICE

To obtain information or make a complaint:

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You may contact your insurance agent at the telephone number provided by your insurance agent.

You may call Merchants Bonding Company (Mutual) toll-free telephone number for information or to make a complaint at:

1-800-678-8171

You may contact the Texas Department of Insurance to obtain information on companies, coverages, rights or complaints at:

1-800-252-3439

You may write the Texas Department of Insurance at:

P. O. Box 149104 Austin, TX 78714-9104 Fax: (512) 490-1007 Web: <u>www.tdi.texas.gov</u> E-mail: ConsumerProtection@tdi.texas.gov

PREMIUM AND CLAIM DISPUTES: Should you have a dispute concerning your premium or about a claim you should contact the agent first. If the dispute is not resolved, you may contact the Texas Department of Insurance.

ATTACH THIS NOTICE TO YOUR POLICY: This notice is for information only and does not become a part or condition of the attached document. MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498. DES MOINES, IA 5F16ED8FOR RECORD AT /1.15 O'CLOCK C M

PHONE: (800) 678-8171 FAX: (515) 243-3854

TEXAS OFFICIAL BOND AND OATH FOR DISTRICT CLERK

DEC 27 2018

SHERRY DOWD, County Clerk O COUNTY, TEXAS

DEPUTY

THE STATE OF TEXAS

County of _____

Bond No.

KNOW ALL PERSONS BY THESE PRESENTS:

Navarro

That we, JOSHUA BLAKE TACKETT , as Principal, and the MERCHANTS BONDING COMPANY (Mutual), a corporation duly licensed to do business in the State of Texas, as Surety, are held and firmly bound unto the Governor of the State of Texas, his/her successors in office, in the sum of Thirty Thousand Dollars \$30,000.00).

THE CONDITION OF THE ABOVE OBL	GATION is such, that, v	vhereas, the above bo	ounden Principal was
on the day of	,, duly	Elected	to the office of
District Clerk in and for the County of	Navarro	the State	e of Texas, for a term
commencing on the <u>lst</u> day of <u>January</u>	, 2019 and expiring	on the <u>31st</u> day of	December 2022

Now, therefore, if the said Principal shall faithfully perform the duties of the office, then this obligation to be void, otherwise to remain in full force and effect.

PROVIDED, HOWEVER, that regardless of the number of years this bond may remain in force and the number of claims which may be made against this bond, the liability of the Surety shall not be cumulative and the aggregate liability of the Surety for any and all claims, suits, or actions under this bond shall not exceed the amount stated above. Any revision of the bond amount shall not be cumulative.

PROVIDED, FURTHER, that this bond may be canceled by the Surety by sending written notice to the party to whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability hereunder shall terminate as to subsequent acts of the Principal,

Dated this	lst	day of	November	,2018
		JOSHUA BLAKE TAG	CKETT	4
		0	- ATO-AA	Principal
MIN SOU	THARD	By: Joshub Blake Tack	cett	
Notary ID #	11751507	Merchants Bonding C		
My Commiss December				
and an		By: Min Wa		
		Nick Warner Attor	1.10	
THE STATE OF TEXAS	ACKN	IOWLEDGEMENT OF P	RINCIPAL	
County of	_ >			
	South	20		
Before me, Ain	Blake Tackett		_, a notary public, on this day to be the person whose name	
			uted the same for the purpos	
therein expressed.		10.		
~~	hand and seal of		SICANA 10	
this $ 1$	day day	or Decemb	VER South	JUIN.
			CA Sutra	a
			11/2	
PO 0148 TX (2/15)	15		A INTHEO	County, Texas.

Merch	AN'	TS	
BONDING	i in the second se		NY

TX 803883
OATH OF OFFICE (General)

٠.

l,	, do solemnly swear (or affirm) that I will
indirectly paid, offered, or promised to pay, contributed, i	reserve, protect, and defend the Constitution and laws of solemnly swear (or affirm) that I have not directly nor nor promised to contribute any money, or valuable thing, ard for the giving or withholding a vote at the election at
	Signed
	, Texas, thisday
of,	
SEAL	County, Texas
THE STATE OF TEXAS	
County of <u>NAVAYO</u>	The The H
The foregoing bond of Joshua B/ District Alere in and for	<u>ake Tackett</u> as <u>Navarro</u> County and State of Texas,
this day approved in open Commissioner's Court.	1-14-2019
ATTEST:	Date
ALUMAGOULA TEXASTICIA	Date <u>1-14-2019</u> <u>H. M. Daven Port</u> County Judge, <u>Navarro</u> County, Texas
County Court NaVarie A County	County, Texas
MISS SSI	
ZI O	and and and an an art and a star a
ALLOS SHALL	
THE STATE OF TEXAS	
County of NAVAYO	
1 Sherry Do wid	, County Clerk, in and for said County, do
hereby certify that the foregoing Bond dated the	day of, 7018,
Dec, 2018, at 11:1	5 o'clock & M., and duly recorded the
day of, at, at, on page	11:15 o'clock M., in the Records of Official Bonds
IT OF NA	our parsaid County, at office in <u>COISICANA</u>
, Texas, the day and yoa	r lastelbeve written.
	Sherry Dowd Clerk
By Shew Alust Clark="Deputy. PO 0148 IX (215)	Equinty Court NAVATO County
	1 ¹ .



TX 803883 // ð

Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations of the State of Iowa (herein collectively called the "Companies") do hereby make, constitute and appoint, individually,

Nick Warner

Iheir true and lawful Attorney(s)-in-Fact, to sign its name as surety(ies) and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

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In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 1st day of November , 2018



President

MERCHANTS BONDING COMPANY (MUTUAL) MERCHANTS NATIONAL BONDING, INC.

STATE OF IOWA COUNTY OF DALLAS 55.

On this this 1st day of November , 2018 , before me appeared Larry Taylor, to me personally known, who being by me duly sworn did say that he is President of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument are the Corporate Seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.



Notary Public

(Expiration of notary's commission does not invalidate this instrument)

I, William Warner, Jr., Secretary of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoked.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 1st day of November , 2018 .



William Harner Jr.

Secretary

POA 0018 (3/17)

Merchants

111

BONDING COMPANY, MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498, DES MOINES, IOWA 50306-3498 PHONE: (800) 678-8171 FAX: (515) 243-3854

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ATTACH THIS NOTICE TO YOUR POLICY: This notice is for information only and does not become a part or condition of the attached document.

DODODDODODDOD WESTERN SURCTY CONFANY + ONE OF AMERICAS	112
Texas	
Western Surety	Compart FOR RECOR
OFFICIAL BOND AN	DOATH DEC 27 2018
THE STATE OF TEXAS County of <u>Navarro</u>	SHERRY DOWD, County Clerk NAVARRO COUNTY, TEXAS BYDEP
KNOW ALL PERSONS BY THESE PRESENTS:	BOND No62246330
That we, Ryan Douglas WESTERN SURETY COMPANY, a corporation duly licensed to do b	, as Principal, and pusiness in the State of Texas, as Surety, are held
and bound unto ¹ County Judge	
in the sum of $\frac{2}{2}$ Seventy Thousand and $\frac{00}{100}$ for the payment of which we hereby bind ourselves and our heirs, exec these presents.	DOLLARS (<u>\$70,000.00</u>), cutors and administrators, jointly and severally, by
Dated this27thday ofAugust	,
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, T	hat whereas, the above bounden Principal was on,, dulyelected
to the office of <u>County Treasurer</u> in and for ³ Navarro a term of <u>4</u> year <u>s</u> commencing on the <u>1</u> s	County, State of Texas, for
NOW THEREFORE, if the said Principal shall well and faithfull him by law as the aforesaid officer, and shall ⁴ faithfully execute the duties of office.	ly perform and discharge all the duties required of
then this obligation to be void, otherwise to remain in full force and ef	
PROVIDED; HOWEVER, that regardless of the number of years claims, which may be made against this bond, the liability of the S liability of the Surety for any and all claims, suits, or actions under the Any revision of the bond amount shall not be cumulative.	urety shall not be cumulative and the aggregate
PROVIDED, FURTHER, that this bond may be cancelled by the whom this bond is payable stating that, not less than thirty (30) day terminate as to subsequent acts of the Principal.	e Surety by sending written notice to the party to s thereafter, the Surety's liability hereunder shall
w	Principal STERN SURETY COMPANY
By	Paul T. Bruflat, Vice President
Form 862-A-11-2014 Page 1 of 5	DUDEST FONDING COMPANIES COCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOCOCO

THE STATE OF TEXAS	LEDGMENT OF PRINCIPAL
County of Ss	
Before me,	
the foregoing instrument and acknowledged to me expressed.	, known to me to be the person whose name is subscribed to that he executed the same for the purposes and consideration therein
	, Texas, this
day of	-]
SEAL	County, Texas
(COUNTY COM	OATH OF OFFICE MISSIONERS and COUNTY JUDGE)
100 (2004 - MORESCOLUME) (* 1741 - 1741 - 1743 - 1743 - 1743 - 1743 - 1743 - 1743 - 1743 - 1745 - 17	ana kana kana kana kana kana kana kana
I,	, do solemnly swear (or affirm) that I will faithfully execute , of the State of
	ctly or indirectly, interested in any contract with or claim against the
County, except such contracts or claims as are exp as fees of office. So help me God.	pressly authorized by law and except such warrants as may issue to me
as fees of office. So help me God.	oressly authorized by law and except such warrants as may issue to me
as fees of office. So help me God.	pressly authorized by law and except such warrants as may issue to me
as fees of office. So help me God. Sworn to and subscribed before me at	Signed, Texas, this day of
as fees of office. So help me God. Sworn to and subscribed before me at	oressly authorized by law and except such warrants as may issue to me
as fees of office. So help me God. Sworn to and subscribed before me at	Signed, Texas, this day of
as fees of office. So help me God. Sworn to and subscribed before me at, SEAL	OATH OF OFFICE (General)
as fees of office. So help me God. Sworn to and subscribed before me at, SEAL	OATH OF OFFICE (General)
as fees of office. So help me God. Sworn to and subscribed before me at,,	OATH OF OFFICE (General)
as fees of office. So help me God. Sworn to and subscribed before me at,,	OATH OF OFFICE (General) , do solemnly swear (or affirm) that I will faithfully , of the State of Texas, , and defend the Constitution and laws of the United States and of this m) that I have not directly nor indirectly paid, offered, or promised to noney, or valuable thing, or promised any public office or employment, the election at which I was elected. So help me God. Signed
as fees of office. So help me God. Sworn to and subscribed before me at,,	OATH OF OFFICE (General) , do solemnly swear (or affirm) that I will faithfully , of the State of Texas, , and defend the Constitution and laws of the United States and of this m) that I have not directly nor indirectly paid, offered, or promised to noney, or valuable thing, or promised any public office or employment, the election at which I was elected. So help me God.

117

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County of Kave fro
Product Data line
Treasurer NGVARVO County and State of Texas, this day
approved in open Commissioner's GourtEXAS *
Sherry Dout of Clerg H. M. DAVen Port J'County Judge,
County Court NAVERS County, Texas
AO TRUOD TRUOD
THE STATE OF TEXAS
County of NAVAYYD
I, Sherry Do Will, County Clerk, in and for said County, do hereby certify
that the foregoing Bond dated the 27 day of August, Jole, with its certificates of
authentication, was filed for record in my office the day of day of, 2018, at, 2018, at
<u><u><u><u></u></u><u><u><u></u></u><u><u></u><u><u></u><u></u><u><u></u></u><u><u></u><u></u><u></u><u></u><u></u><u></u><u><u></u><u></u></u></u></u></u></u></u></u>
WITNESS my hand and the seal of the County Court of said County, at office in Corsicana,
Texas, the day and year last above written, it could on one Sherry Do KIN Clerk
By Sherry Down Court NAVANO County
- contract by
ACKNOWLEDGMENT OF SURETY (Corporate Officer)
STATE OF SOUTH DAKOTA
County of Minnehaha ss
Before me, a Notary Public, in and for said County and State on this day of August,
2018
person who subscribed the name of WESTERN SURETY COMPANY, Surety, to the foregoing instrument as the
aforesaid officer and acknowledged to me that he executed the same as his free and voluntary act and deed, and as the free and voluntary act and deed of such corporation for the uses and purposes therein set forth.
M. BENT SEAL NOTARY PUBLIC SEAL SOUTH DAKOTA SEAL
SEAL SOUTH DAKOTA SEAL
++++++++++++++++++++++++++++++++++++++

My Commission Expires March 2, 2020

OFFICIAL BOND REQUIREMENTS

115

OFFICIAL	2. AMOUNT	1. TO WHOM PAYABLE	APPROVED BY	Sec. of Statutes	4. CONDITIONS
District Attorney	\$5,000.	Governor District Judge		Gov't Code 43.002	", in the manner prescribed by law, faithfully pay over all money that he collects or that comes into his hands for the state or a county."
County Attorney	\$2,500.	Governor	Commissioners Court	Gov't Code 45.001	"faithfully pay over in the manner prescribed by law all money that he collects or receives for any county or the state."
County Judge	\$1,000,- 10,000.	County Treasurer	Commissioners Court	Gov't Code 26.001	"pay all money that comes into his hands as county judge to the perso or officer entitled to it; pay to the county all money illegally paid t him out of county funds; and not vote or consent to pay out count funds for other than lawful purposes."
County Clerk	At least 20% of the maximum amount of fees collected in any year during the term of office preceding the term for which the bond is given - \$5,000 minimum, \$500,000 maximum	County	Commissioners Court	Local Gov't Code 82.001	"faithfully perform the duties of office."
Deputy County Clerk	At least 20% of the maximum amount of fees collected in any year during the term of office preceding the term for which the bond is given - \$5,000 minimum, \$500,000 maximum	County for the use and benefit of the County Clerk	Commissioners Court	Local Gov't Code 82.002	"faithfully perform the duties of office."
County Auditor	\$5,000 minimum	District Judge(s)	District Judge(s)	Local Gov't Code 84.007	"faithfully perform the duties of county auditor."
County Treasurer			Commissioners Court	Local Gov't Code 83 002	"faithfully execute the duties of office."
District Clerk	Not less than 20% of the maximum amount of fees collected in any year during the term of office immediately preceding the term for which the bond is given - \$5,000 minimum, \$100,000 maximum	Governor	Commissioners Court	Gov't Code 51.302	"faithfully perform the duties of the office."
Deputy District Clerk	Not less than 20% of the maximum amount of fees collected in any year during the term of office immediately preceding the term for which the bond is given - \$5,000 minimum, \$100,000 maximum	Governor for the use and benefit of the District Clerk	Commissioners Court	Gov't Code 51.309	"faithfully perform the duties of the office."
County School Superintendent	\$1,000.	County governing boar wide independent schoo created, is which ev payable to and approv Commissione	district has been ent the bond is ed by the County	Educ. Code 17.49	"faithfully perform his duties."
County Surveyor	Fixed by the Commissioners Court \$500 minimum, \$10,000 maximum	Not Spec	fied	Nat. Res. Code 23.013	"faithfully perform the duties of the office."
Deputy County Surveyor	Not less than \$500 nor more than \$10,000 (Fixed by the County Surveyor)	County Su	veyor	Nat. Res. Code 23.014	"faithfully perform the duties of the office."
Sheriff	Set by the Commissioners Court \$5.000 minimum, \$30,000 maximum	Governor	Commissioners Court	Local Gov't Code 85.001	"faithfully perform the duties of office established by law; account for and pay to the person authorized by law to receive them the finer forfeitures, and penalties the sheriff collects for the use of the state of a county; execute and return when due the process and precept lawfully directed to the sheriff, and pay to the person to whom the are due or to the person's attorney the funds collected by virtue of th process or precept; and pay to the county any funds illegally pain voluntarily or otherwise, to the sheriff from county funds."
County Assessor-Collector (State Bond)	Equal to 5% of the net state collections from motor vehicle sales and use taxes and motor vehicle registra- tion fees in the county during the year ending August 31 preceding the date the bond is given — \$2,500 minimum, \$100,000 maximum	The Governor and the Governor's successors in office	Commissioners Court and the State Comptroller of Public Accounts	Tax Code 6.28	"faithful performance of the person's duties as assessor-collector."

Page 4 of 5

OFFICIAL BOND REQUIREMENTS - continue

County Assessor-Collector (County Bond)	Equal to 10% of the total amount of county taxes imposed in the preceeding tax year, \$100,000 maximum	Commissioners Court	Commissioners Court	Tax Code 6.28	"faithful performance of the person's duties as assessor-collector."
County Commissioner	\$3,000.	County Treasurer	County Judge	Local Gov't Code 81.002	"faithfully perform the commissioner's official duties and reimburse the county for all county funds illegally paid to him and will not vote or consent to make a payment of county funds except for a lawful purpose."
Justice of the Peace	\$5,000 maximum	County Judge	Not Specified	Gov't Code 27.001	"faithfully and impartially discharge the duties required by law and promptly pay to the entitled party all money that comes into his hands during the term of office."
Constable	Set by the Commissioners Court \$500 minimum \$1,500 maximum	The Governor and the Governor's successors in office	Commissioners Court	Local Gov't Code 85.002	"faithfully perform the duties imposed by law."
County Public Weigher and Deputies	\$2,500	County Judge	Department of Agriculture	Agric. Code 13.256	"accurately weigh or measure commodities reflected on certificates issued by him, protect the commodities that he is registered to weigh or measure, and comply with all laws and rules governing public weighers."
State Public Weigher	\$10,000	State of Texas	Department of Agriculture	Agric. Code 13.256	"accurately weigh or measure commodities reflected on certificates issued by him, protect the commodities that he is registered to weigh or measure, and comply with all laws and rules governing public weighers."

If precinct insert the number.
 Conditions.

. .

Western Surety Company

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, and authorized and licensed to do business in the States of Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, District of Columbia, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming, and the United States of America, does hereby make, constitute and appoint

	Paul T. Bruflat	of	Sioux Falls
State of	South Dakota	, its regularly elected	Vice President
as Attorney-in	-Fact, with full power and authori	ty hereby conferred upon him to	sign, execute, acknowledge and deliver for and on
its behalf as S	Surety and as its act and deed, the	e following bond:	

One COUNTY TREASURERS COUNTY OF NAVARRO

bond with bond number 62246330

for RYAN DOUGLAS

as Principal in the penalty amount not to exceed: \$70,000.00

Western Surety Company further certifies that the following is a true and exact copy of Section 7 of the by-laws of Western Surety Company duly adopted and now in force, to-wit:

Section 7. All bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, any Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys-in-Fact or agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile.

In Witness Whereof, the said WESTERN SURETY COMPANY has caused these presents to be executed by its Vice President _____ with the corporate seal affixed this _____27th ____ day of ______ August _____,

2018

ATTEST Relson lelson, Assistant Secretary

SURETY Paul T. Brafilat, Vice President

STATE OF SOUTH DAKOTA COUNTY OF MINNEHAHA

On this _______ 27th _____ day of ______ August ______ and ______ L. Nelson ______

who, being by me duly swom, acknowledged that they signed the above Power of Attorney as <u>Vice President</u> and Assistant Secretary, respectively, of the said WESTERN SURETY COMPANY, and acknowledged said instrument to be the voluntary act and deed of said Corporation.

J. MOHR						(1 Mohr	
******************	Му	Commission	Expires	June	23,	2021	0	Notary Public

To validate bond authenticity, go to <u>www.cnasurety.com</u> > Owner/Obligee Services > Validate Bond Coverage.



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DING CO

MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498, DES MOINES, IABLED, 450R RECORD AT 10:00 O'CLOCK PHONE: (800) 678-8171 FAX: (515) 243-3854

TEXAS OFFICIAL BOND AND OATH FOR COUNTY COMMISSIONER PRECINCT # 2

SHERRY DOWD, COU	inty Clerk
NAVARO COUNTY	TEXAS
BY ADUNI	DEPUT

DEC 20 2018

THE STATE OF TEXAS

County of_____ Navarro

KNOW ALL PERSONS BY THESE PRESENTS:

That we, Eddie Perry

, as Principal, and

TX5146644

Bond No.

the MERCHANTS BONDING COMPANY (Mutual), a corporation duly licensed to do business in the State of Texas, as Surety, are held and firmly bound unto the County Treasurer of the County of Navarro State of Texas, his/her successors in office, in the sum of Three Thousand (\$3,000.00) DOLLARS.

THE CONDITION OF THE ABOVE OBLIGATION is such, that, whereas, the above bounden Principal was November 2018 duly Elected to the office of on the 26th day of Navarro County in the State of Texas, for a term County Commissioner in and for_ , 2019 and expiring on the 31st day of _____ December 2022 commencing on the 1st day of January

Now, therefore, if the said Principal shall faithfully perform the commissioner's official duties; and reimburse the county for all county funds illegally paid to him/her; and will not vote or consent to make a payment of county funds except for a lawful purpose, then this obligation shall be void, or otherwise to remain in full force and effect.

PROVIDED, HOWEVER, that regardless of the number of years this bond may remain in force and the number of claims which may be made against this bond, the liability of the Surety shall not be cumulative and the aggregate liability of the Surety for any and all claims, suits, or actions under this bond shall not exceed the amount stated above. Any revision of the bond amount shall not be cumulative.

PROVIDED, FURTHER, that this bond may be canceled by the Surety by sending written notice to the party to whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability hereunder shall terminate as to subsequent acts of the Principal.

Dated this	17th	day of	December	
		Eddie Perry	γ	
		- COL		Principal
		By: Eddie Perry	F	
			ig Company (Mutual)	
		SAN.	1) 110 m	
		2 A	auca	
		Edward Monro	e Polk III Attorney-in-Fact	
THE STATE OF TEXAS	ACKN	OWLEDGEMENT OF	FPRINCIPAL	
1/1 -	2			
County of	IO F	$t - \Lambda$		
Before me, <u>Min</u>	Dough	TAD	, a notary public, on this da	y personally appeared
	e Perry		o me to be the person whose nar	
	acknowledged t	o me that he/she exe	cuted the same for the purposes	and consideration
therein expressed. Given under my,h	and and soal of	office at	ASICANA	
and		C Diadlo I		2010
this	day	Der and	Alt alt	
1		KIM SOUTHARD	XARIAN	
3(Not	ry ID # 11751507	,]	
PO 0156 TX (2/15)		Commission Expires	NAMERO	County, Texas.

December 22, 2020

OATH OF OFFICE COUNTY COMMISSIONERS and COUNTY JUDGE

88

(COUNTY COMMISSIONERS and COUNTY JUDGE)
I, Eddic Perry, do solemnly swear (or affirm) that I will faithfully
execute the duties of the office of <u>Commissioner</u> but 2
of the State of Texas, and will to the best of my ability preserve, protect, and defend the Constitution and laws of the United States and of this State; and I furthermore solemnly swear (or affirm) that I have not directly nor indirectly paid, offered, or promised to pay, contributed, nor promised to contribute any money, or valuable thing, or promised any public office or employment, as a reward for the giving or withholding a vote at the election at which I was elected; and I furthermore solemnly swear (or affirm) that I will not be, directly or indirectly, interested in any contract with or claim against the County, except such contracts or claims as are expressly authorized by law and except such warrants as may issue to me as fees of office. So held me Goff
Signed _ / during management
Sworn to and subscribed before me at <u>Consicance</u> , Texas, this 2 day
of ave have 2019.
Show A COT
SisEAL Navano County Texas
THE STATE OF TEXAS
County of <u>Navarro</u>
The foregoing bond of <u>Eddie Perry</u> as
Commissioner's Court Navarro County and State of Texas, this day approved in open Commissioner's Court.
ATTEST: Date Date Date
Shundbull S: Aclerk 2 H. M. Davenport In County Judge,
County Court <u>NAVANO</u> County <u>NAVANO</u> County, Texas
14,00 Lanos String
A A A A A A A A A A A A A A A A A A A
\overline{I}
THE STATE OF TEXAS
ss ss
I,Sherry Do Will, County Clerk, in and for said County, do
hereby certify that the foregoing Bond dated the day of day of, 2015, with its certificates of authentication, was filed for record in my office the 20 day of
Dec 201C, at 10:00 o'clock 6-M., and duly recorded the 20
day of <u>DP.C.</u> , <u>at 10:00</u> o'clock M., in the Records of Official Bonds
of said County in Volume op page
WITNESS my hand and the seal of the County Court of said County, at office in
, Texas, the day and year last above written.
B Antur Clerk
By JANUS CLEVE * Deputy County Court NAVAND County
PO 0156 TX (2/15)



Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations of the State of Iowa (herein collectively called the "Companies") do hereby make, constitute and appoint, individually,

Edward Monroe Polk III

their true and lawful Attorney(s)-in-Fact, to sign its name as surety(ies) and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

This Power-of-Altorney is granted and is signed and sealed by facsimile under and by authority of the following By-Laws adopted by the Board of Directors of Merchants Bonding Company (Mutual) on April 23, 2011 and amended August 14, 2015 and adopted by the Board of Directors of Merchants National Bonding, Inc., on October 16, 2015.

"The President, Secretary, Treasurer, or any Assistant Treasurer or any Assistant Secretary or any Vice President shall have power and authority to appoint Attorneys-in-Fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof."

"The signature of any authorized officer and the seal of the Company may be affixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed."

In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and aut hority hereby given to the Attorney-in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation making payment of the final estimate to the Contractor and/or its assignee, shall not relieve this surety company of any of its obligations under its bond.

In connection with obligations in favor of the Kentucky Department of Highways only, it is agreed that the power and authority hereby given to the Attorney-in-Fact cannot be modified or revoked unless prior written personal notice of such intent has been given to the Commissioner-Department of Highways of the Commonwealth of Kentucky at least thirty (30) days prior to the modification or revocation.

In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 17th day of December , 2018 .



MERCHANTS BONDING COMPANY (MUTUAL) MERCHANTS NATIONAL BONDING, INC.

President

STATE OF IOWA

COUNTY OF DALLAS ss.

On this this 17th day of December , 2018 , before me appeared Larry Taylor, to me personally known, who being by me duly sworn did say that he is President of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument are the Corporate Seals of the Companies, and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.

RIAL	ALICIA K. GRAM
0 AS	Commission Number 767430
- (Minister)	My Commission Expires
IOWP	April 1, 2020

Notary Public

(Expiration of notary's commission does not invalidate this instrument)

I, William Warner, Jr., Secretary of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoked.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 17th day of December . 2018 .



Secretary



Bond No.



MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498, DES MOINES, IN 5010ED4050R RECORD GILLS O'CLOCK _CM. PHONE: (800) 678-8171 FAX: (515) 243-3854

TEXAS OFFICIAL BOND AND OATH FOR COUNTY COMMISSIONER PRECINCT # 4

	SHER	RY DOW	D, Cour	nty Clerk TEXAS DEPUTY
BY	N	Un	a	DEPUTY

TX 817716

DEC 1 3 2018

THE STATE OF TEXAS

Navarro County of

KNOW ALL PERSONS BY THESE PRESENTS:

That we, JAMES OLSEN

, as Principal, and the MERCHANTS BONDING COMPANY (Mutual), a corporation duly licensed to do business in the State of Texas. as Surety, are held and firmly bound unto the County Treasurer of the County of Navarro State of Texas, his/her successors in office, in the sum of Three Thousand (\$3,000.00) DOLLARS.

THE CONDITION OF THE ABOVE OBLIGATION is such, that, whereas, the above bounden Principal was Elected _____, duly_____ on the day of to the office of Navarro County in the State of Texas, for a term County Commissioner in and for commencing on the 1st day of January , 2019 and expiring on the 31st day of December , 2022

Now, therefore, if the said Principal shall faithfully perform the commissioner's official duties; and reimburse the county for all county funds illegally paid to him/her; and will not vote or consent to make a payment of county funds except for a lawful purpose, then this obligation shall be void, or otherwise to remain in full force and effect.

PROVIDED, HOWEVER, that regardless of the number of years this bond may remain in force and the number of claims which may be made against this bond, the liability of the Surety shall not be cumulative and the aggregate liability of the Surety for any and all claims, suits, or actions under this bond shall not exceed the amount stated above. Any revision of the bond amount shall not be cumulative.

PROVIDED, FURTHER, that this bond may be canceled by the Surety by sending written notice to the party to whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability hereunder shall terminate as to subsequent acts of the Principal.

Dated this	l st	day of	October	2018
	and the second design of the s			the second secon

JAMES OLSEN Principal KIM SOUTHARD By: Notary ID # 11751507 ues Olsen My Commission Expires Merchants Bonding Company (Mutual) December 22, 2020 Mit Warner By: Nick Warner Attorney-in-Fact ACKNOWLEDGEMENT OF PRINCIPAL THE STATE OF TEXAS County of ____, a notary public, on this day personally appeared Before me, James Olsen known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he/she executed the same for the purposes and consideration therein expressed. Given under my hand and seal of office, at

day of December 2018 this PO 0156 TX (2/15) County, Texas.

OATH OF OFFICE (COUNTY COMMISSIONERS and COUNTY JUDGE)

122

837

I,execute the duties of the office of	, do solemnly swear (or affirm) that I will faithfully
of the State of Texas, and will to the best of my ability pres the United States and of this State; and I furthermore sole indirectly paid, offered, or promised to pay, contributed, no or promised any public office or employment, as a reward which I was elected; and I furthermore solemnly swear (or in any contract with or claim against the County, except su law and except such warrants as may issue to me as fees	serve, protect, and defend the Constitution and laws of emply swear (or affirm) that I have not directly nor or promised to contribute any money, or valuable thing, for the giving or withholding a vote at the election at affirm) that I will not be, directly or indirectly, interested ich contracts or claims as are expressly authorized by
Sworn to and subscribed before me at	
-	
SEAL -	County, Texas
THE STATE OF TEXAS County of <u>Navaro</u> }ss The foregoing bond of <u>James Ol</u>	5 a b
this day approved in open Commissioner's Court	County and State of Texas,
ATTEST: Shure Down Tekerk County Court Navano County S	Date 1-14-2019 H.M. Davenport Jr. County Judge, NAVAND County, Texas
County County County County County County County County	County, Texas
Community,	and the stand and the stand of
THE STATE OF TEXAS County of	
hereby certify that the foregoing Bond dated the with its certificates of authentication, was filed for record i	o'clock A.M., and duly recorded the3
of said County in Volume	art of said County, at office in
Texas Sthe dalland year	Sherry Doud Clerk
By ARU Deputy PO 0156 TX (2/18)	County Court <u>MaDand</u> County

レクノ TX 817716

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Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations of the State of Iowa (herein collectively called the "Companies") do hereby make, constitute and appoint, individually,

ERCHAN

ONDING COMPAN POWER OF ATTORNEY

Nick Warner

their true and lawful Attorney(s)-in-Fact, to sign its name as surety(ies) and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

This Power-of-Attorney is granted and is signed and sealed by facsimile under and by authority of the following By-Laws adopted by the Board of Directors of Merchants Bonding Company (Mutual) on April 23, 2011 and amended August 14, 2015 and adopted by the Board of Directors of MerchantsNational Bonding, Inc., on October 16, 2015.

"The President, Secretary, Treasurer, or any Assistant Treasurer or any Assistant Secretary or any Vice President shall have power and authority to appoint Attorneys-in-Fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof."

"The signature of any authorized officer and the seal of the Company may be alfixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed."

In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and aut hority hereby given to the Attorney-in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation making payment of the final estimate to the Contractor and/or its assignee, shall not relieve this surely company of any of its obligations under its bond.

In connection with obligations in favor of the Kentucky Department of Highways only, it is agreed that the power and authority hereby given to the Attorney-in-Fact cannot be modified or revoked unless prior written personal notice of such intent has been given to the Commissioner-Department of Highways of the Commonwealth of Kentucky at least thirty (30) days prior to the modification or revocation.

In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 1st day of October , 2018



MERCHANTS BONDING COMPANY (MUTUAL) MERCHANTS NATIONAL BONDING, INC.

President

STATE OF IOWA

COUNTY OF DALLAS ss.

On this this 1st day of October , 2018 , before me appeared Larry Taylor, to me personally known, who being by me duly sworn did say that he is President of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument are the Corporate Seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.

PRIAL P	ALICIA K. GRAM
OAS	Commission Number 767430
ZANAT	My Commission Expires
(CRNP	April 1, 2020

Notary Public

(Expiration of notary's commission does not invalidate this instrument)

I, William Warner, Jr., Secretary of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoked.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 1st day of October , 2018 .



POA 0018 (3/17)

124



ONDING COMPANY

MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498, DES MOINES, IOWA 50306-3498 PHONE: (800) 678-8171 FAX: (515) 243-3854

ERCHANT

IMPORTANT NOTICE

To obtain information or make a complaint:

1 1 1

You may contact your insurance agent at the telephone number provided by your insurance agent.

You may call Merchants Bonding Company (Mutual) toll-free telephone number for information or to make a complaint at:

1-800-678-8171

You may contact the Texas Department of Insurance to obtain information on companies, coverages, rights or complaints at:

1-800-252-3439

You may write the Texas Department of Insurance at:

P. O. Box 149104 Austin, TX 78714-9104 Fax: (512) 490-1007 Web: <u>www.tdi.texas.gov</u> E-mail: ConsumerProtection@tdi.texas.gov

PREMIUM AND CLAIM DISPUTES: Should you have a dispute concerning your premium or about a claim you should contact the agent first. If the dispute is not resolved, you may contact the Texas Department of Insurance.

ATTACH THIS NOTICE TO YOUR POLICY: This notice is for information only and does not become a part or condition of the attached document.

MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498, DES MOINES, IA 503061490 FOR RECORL PHONE: (800) 678-8171 FAX: (515) 243-3854 AT _/0:00 OCLOCK &

TEXAS OFFICIAL BOND AND OATH FOR JUSTICE OF THE PEACE

PRECINCT # 1

THE STATE OF TEXAS

THE STATE OF TEXAS

County of _____ Navarro

KNOW ALL PERSONS BY THESE PRESENTS:

That we, <u>GRETA JORDAN</u>, as Principal, and the MERCHANTS BONDING COMPANY (Mutual), a corporation duly licensed to do business in the State of Texas, as Surety, are held and firmly bound unto the County Judge of the County of <u>Navarro</u> State of Texas, his/her successors in office, in the sum of <u>Five Thousand Dollars</u> (<u>\$5,000.00</u>).

THE CONDITION OF THE ABOVE OBLIGATION is such, that, whereas, the above bounden Principal was on the _____ day of _____, duly _____Elected _____ to the office of Justice of the Peace in and for ______, avarro ______ County in the State of Texas, for a term commencing on the _lst_day of _____, 2019 and expiring on the ______ tay of ______, 2022

Now, therefore, if the said Principal shall faithfully and impartially discharge the duties required by law and promptly pay to the entitled party all money that comes into his/her hands during the term of office, then this obligation to be void, otherwise to remain in full force and effect.

PROVIDED, HOWEVER, that regardless of the number of years this bond may remain in force and the number of claims which may be made against this bond, the liability of the Surety shall not be cumulative and the aggregate liability of the Surety for any and all claims, suits, or actions under this bond shall not exceed the amount stated above. Any revision of the bond amount shall not be cumulative.

PROVIDED, FURTHER, that this bond may be canceled by the Surety by sending written notice to the party to whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability hereunder shall terminate as to subsequent acts of the Principal.

Dated this	lst	day (of	October	2018
		uuy .	ω.		

GRETA JORDAN

Principal Ches Greta Jordan

Merchants Bonding Company (Mutual)

This Warner By:

Nick Warner Attorney-in-Fact

ACKNOWLEDGEMENT OF PRINCIPAL

County of NWARD		
Before me, <u>Sherlyn Curtis</u> Greta Jordan	, a notary public, on this day, known to me to be the person whose nam	
foregoing instrument, and acknowledged to me that	t he/she executed the same for the purposes a	nd consideration
therein expressed. Given under my hand and seal of office, at day of	Corsicana, TX	
day of	ecember 0 0	. 2018
SHERLYN CURTIS My Commission Expires	_ herp Cut	5
November 18, 2019 PO() 137-TX (2/15)	Navarro	County, Texas.

Bond No. ____1

125

TX5124028

DEC 0 6 2018 SHERRY DOWD, County Clerk

COUNTY TEXAS

DEPUT

RCHAN ONDING COMPANY

OATH OF OFFICE (General)



79.

1,	, do solemnly swear (or affirm) that I will
faithfully execute the duties of the office of of the State of Texas, and will to the best of my ability p the United States and of this State; and I furthermore so	reserve, protect, and defend the Constitution and laws of plemnly swear (or affirm) that I have not directly nor nor promised to contribute any money, or valuable thing,
	Signed
Sworn to and subscribed before me at	, Texas, thisday
of,	
SEAL	County, Texas
THE STATE OF TEXAS	
County of Ss	
The foregoing bond of Greta Jor	dun as
	NOVAIN County and State of Texas,
this day approved in open Commissioner's Court	$, , , , , \rho$
ATTEST:	Date7
Sherry Apple 5: Clerk	E H M DAVERPUR Jr County Judge,
County Court NAVARA	KAUAIRO County, Texas
	texas
SNOISSIN'	
11111111 ^{1/2}	
THE STATE OF TEXAS	
County of <u>NGUARID</u> }ss 1, <u>Sherry Downd</u>	
hereby certify that the foregoing Bond dated the	, County Clerk, in and for said County, do
with its certificates of authentication, was filed for record	in my office the day of
day of Dec, 2018 at 102	o'clock (M., and duly recorded the
of said County in Volume, on page	o'clock M., in the Records of Official Bonds
	Bour of said County, at office in _CD15, Can-
, Texas, the day and year	ar last above written.
	- them Alus Clerk
By Shows Clerk = * Derving	County Court <u>MANANN</u> County
PO 0157 TX (2/15)	it in the set
	in the second

TX5124028

121

BONDING COMPANY. POWER OF ATTORNEY

ERCHANTS

Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations of the State of Iowa (herein collectively called the "Companies") do hereby make, constitute and appoint, individually,

Nick Warner

their true and lawful Attorney(s)-in-Fact, to sign its name as surety(ies) and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

This Power-of-Attorney is granted and is signed and sealed by facsimile under and by authority of the following By-Laws adopted by the Board of Directors of Merchants Bonding Company (Mutual) on April 23, 2011 and amended August 14, 2015 and adopted by the Board of Directors of MerchantsNational Bonding, Inc., on October 16, 2015.

"The President, Secretary, Treasurer, or any Assistant Treasurer or any Assistant Secretary or any Vice President shall have power and authority to appoint Attorneys-in-Fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof."

"The signature of any authorized officer and the seal of the Company may be affixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed."

In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and aut hority hereby given to the Attorney-in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation making payment of the final estimate to the Contractor and/or its assignee, shall not relieve this surety company of any of its obligations under its bond.

In connection with obligations in favor of the Kentucky Department of Highways only, it is agreed that the power and authority hereby given to the Attorney-in-Fact cannot be modified or revoked unless prior written personal notice of such intent has been given to the Commissioner-Department of Highways of the Commonwealth of Kentucky at least thirty (30) days prior to the modification or revocation.

In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 1st day of October , 2018 .



MERCHANTS NATIONAL BONDING, INC.

MERCHANTS BONDING COMPANY (MUTUAL)

President

STATE OF IOWA COUNTY OF DALLAS ss.

On this this 1st day of October , 2018 , before me appeared Larry Taylor, to me personally known, who being by me duly sworn did say that he is President of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seats affixed to the foregoing instrument are the Corporate Seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.



Notary Public

(Expiration of notary's commission does not invalidate this instrument)

I, William Warner, Jr., Secretary of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoked.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 1st day of October , 2018 .



POA 0018 (3/17)





BONDING COMPANY.

MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498, DES MOINES, IOWA 50306-3498 PHONE: (800) 678-8171 FAX: (515) 243-3854

IMPORTANT NOTICE

To obtain information or make a complaint:

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4.7

You may contact your insurance agent at the telephone number provided by your insurance agent.

You may call Merchants Bonding Company (Mutual) toll-free telephone number for information or to make a complaint at:

1-800-678-8171

You may contact the Texas Department of Insurance to obtain information on companies, coverages, rights or complaints at:

1-800-252-3439

You may write the Texas Department of Insurance at:

P. O. Box 149104 Austin, TX 78714-9104 Fax: (512) 490-1007 Web: <u>www.tdi.texas.gov</u> E-mail: ConsumerProtection@tdi.texas.gov

PREMIUM AND CLAIM DISPUTES: Should you have a dispute concerning your premium or about a claim you should contact the agent first. If the dispute is not resolved, you may contact the Texas Department of Insurance.

ATTACH THIS NOTICE TO YOUR POLICY: This notice is for information only and does not become a part or condition of the attached document.

FILED FOR RECORD BONDING COMPANY MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498. DES MOINES, IA O'CLOCK PHONE: (800) 678-8171 FAX: (515) 243-3854

TEXAS OFFICIAL BOND AND OATH FOR JUSTICE OF THE PEACE PRECINCT # 2

SHERRY DOWD, County Clerk COUNTY, TEXAS DEPUTY

DEC 04 2018

THE STATE OF TEXAS

County of _____ Navarro

KNOW ALL PERSONS BY THESE PRESENTS:

That we, DARRELL WALLER , as Principal, and the MERCHANTS BONDING COMPANY (Mutual), a corporation duly licensed to do business in the State of Texas, as Surety, are held and firmly bound unto the County Judge of the County of State of Texas, his/her successors in office, in the sum of Five Thousand Dollars (\$5,000.00).

THE CONDITION OF THE ABOVE OBLIGATION is such, that, whereas, the above bounden Principal was _____, duly Elected on the _____ day of_ to the office of Navarro Justice of the Peace in and for County in the State of Texas, for a term commencing on the Ist day of January 2019 and expiring on the 31st day of December 2022

Now, therefore, if the said Principal shall faithfully and impartially discharge the duties required by law and promptly pay to the entitled party all money that comes into his/her hands during the term of office, then this obligation to be void, otherwise to remain in full force and effect.

PROVIDED, HOWEVER, that regardless of the number of years this bond may remain in force and the number of claims which may be made against this bond, the liability of the Surety shall not be cumulative and the aggregate liability of the Surety for any and all claims, suits, or actions under this bond shall not exceed the amount stated above. Any revision of the bond amount shall not be cumulative.

PROVIDED, FURTHER, that this bond may be canceled by the Surety by sending written notice to the party to whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability hereunder shall terminate as to subsequent acts of the Principal.

Dated this	1 st	day o	of October	2018
	The second state of the se	44, 5		······································

	By: Darrell Waller	Principal
	Merchants Bonding Company (Mutual)	
	By: Nich Wance	
	Nick Warner Attorney-in-Fact	
THE STATE OF TEXAS	OWLEDGEMENT OF PRINCIPAL	
County of havano	14	
	Clerk of Court	
Before me, <u>Sherry</u> Downd Darrell Waller	, a netary public, on this day p known to me to be the person whose name	
	me that he/she executed the same for the purposes and	
this day of		,2018
PO 0157 TX (2/15)	Anain	County, Texas.

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ERCHAN

OATH OF OFFICE (General)



63

E 1 - 2

l,	, do solemnly swear (or affirm) that I will
the United States and of this State; and I furtherm indirectly paid, offered, or promised to pay, contril	bility preserve, protect, and defend the Constitution and laws of nore solemnly swear (or affirm) that I have not directly nor buted, nor promised to contribute any money, or valuable thing, a reward for the giving or withholding a vote at the election at
	Signed
	, Texas, thisday
of,,	•
SEAL	County, Texas
THE STATE OF TEXAS	} ss
County of <u>NAVATIO</u> The foregoing bond of <u>Darre</u>	L Waller as
JP Pot # 2 in and for "	4 4 4 4 4 4 4
this day approved in open Commissioner subjut	14-19
Sherre Doug :	Bate 1979 Bate HM. Davenport County Judge,
County Court NAVAVID-	AUNTRY NAVAND County, Texas
2034 2034	8 3 · C + 4 5 · · · · ·
AVAR	
z. 4	
and the second	D SHENO STIT
THE STATE OF TEXAS	lss
County of NAVAYPD]
1 Sherry Down	, County Clerk, in and for said County, do
hereby certify that the foregoing Bond dated the with its certificates of authentication, was filed for	record in my office the day of
	2:45 o'clock PM., and duly recorded the 12
day of Dec, and for a construction of said County in Volume	C, at <u>2:45</u> o'clock P. M., in the Records of Official Bonds
WITNESS my hand and the seat of the Co	ounty Court of said County, at office inCarsicana
	and verilast above written.
By Aboud Clevie	Depoty County Court NAVANO County
PO 0157 TX (2/15)	1111 ·

TX 816995



BONDING COMPANY POWER OF ATTORNEY

ERCHANTS

Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations of the State of Iowa (herein collectively called the "Companies") do hereby make, constitute and appoint, individually,

Nick Warner

their true and lawful Attorney(s)-in-Fact, to sign its name as surety(ies) and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

This Power-of-Attorney is granted and is signed and sealed by facsimile under and by authority of the following By-Laws adopted by the Board of Directors of Merchants Bonding Company (Mutual) on April 23, 2011 and amended August 14, 2015 and adopted by the Board of Directors of MerchantsNational Bonding, Inc., on October 16, 2015.

"The President, Secretary, Treasurer, or any Assistant Treasurer or any Assistant Secretary or any Vice President shall have power and authority to appoint Attorneys-in-Fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof."

"The signature of any authorized officer and the seal of the Company may be affixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed."

In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and aut hority hereby given to the Attorney-in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation making payment of the final estimate to the Contractor and/or its assignee, shall not relieve this surely company of any of its obligations under its bond.

In connection with obligations in favor of the Kentucky Department of Highways only, it is agreed that the power and authority hereby given to the Attorney-in-Fact cannot be modified or revoked unless prior written personal notice of such intent has been given to the Commissioner-Department of Highways of the Commonwealth of Kentucky at least thirty (30) days prior to the modification or revocation.

In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 1st day of October , 2018



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President

MERCHANTS NATIONAL BONDING, INC.

MERCHANTS BONDING COMPANY (MUTUAL)

STATE OF IOWA COUNTY OF DALLAS ss.

On this this 1st day of October , 2018 , before me appeared Larry Taylor, to me personally known, who being by me duly sworn did say that he is President of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument are the Corporate Seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.

PRIAL	ALICIA K. GRAM
O M S	Commission Number 767430
Z (1000) F	My Commission Expires
IONA	April 1, 2020

Notary Public

(Expiration of notary's commission does not invalidate this instrument)

I, William Warner, Jr., Secretary of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoked.

1

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 1st day of October , 2018.

POA 0018 (3/17)

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BONDING COMPANY

MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498, DES MOINES, IOWA 50306-3498 PHONE: (800) 678-8171 FAX: (515) 243-3854

FRCHANT

IMPORTANT NOTICE

To obtain information or make a complaint:

You may contact your insurance agent at the telephone number provided by your insurance agent.

You may call Merchants Bonding Company (Mutual) toll-free telephone number for information or to make a complaint at:

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1-800-252-3439

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P. O. Box 149104 Austin, TX 78714-9104 Fax: (512) 490-1007 Web: <u>www.tdi.texas.gov</u> E-mail: ConsumerProtection@tdi.texas.gov

PREMIUM AND CLAIM DISPUTES: Should you have a dispute concerning your premium or about a claim you should contact the agent first. If the dispute is not resolved, you may contact the Texas Department of Insurance.

ATTACH THIS NOTICE TO YOUR POLICY: This notice is for information only and does not become a part or condition of the attached document.

ERCHANTS BONDING COMPANY. MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498, DES MOINES, 14 509065408 RECORD 1:00 O'CLOCK PHONE: (800) 678-8171 FAX: (515) 243-3854 DEC 13 2018 TEXAS OFFICIAL BOND AND OATH FOR JUSTICE OF THE PEACE SHERRY DOWD, County Clerk PRECINCT # 3 ING COUNTY, TEXAS _ DEPUTY THE STATE OF TEXAS TX 817671 Bond No. _ Navarro County of _____ KNOW ALL PERSONS BY THESE PRESENTS: That we, JACKIE LEE FREELAND, SR. , as Principal, and the MERCHANTS BONDING COMPANY (Mutual), a corporation duly licensed to do business in the State of Texas, Navarro as Surety, are held and firmly bound unto the County Judge of the County of State of Texas, his/her successors in office, in the sum of Five Thousand Dollars (\$5,000.00). THE CONDITION OF THE ABOVE OBLIGATION is such, that, whereas, the above bounden Principal was , ____, duly _____Elected on the _____ day of _ _____ to the office of County in the State of Texas, for a term Justice of the Peace in and for commencing on the 1st day of January 2019 and expiring on the 31st day of December 2022 Now, therefore, if the said Principal shall faithfully and impartially discharge the duties required by law and promptly pay to the entitled party all money that comes into his/her hands during the term of office, then this obligation to be void, otherwise to remain in full force and effect. PROVIDED, HOWEVER, that regardless of the number of years this bond may remain in force and the number of claims which may be made against this bond, the liability of the Surety shall not be cumulative and the aggregate liability of the Surety for any and all claims, suits, or actions under this bond shall not exceed the amount stated above. Any revision of the bond amount shall not be cumulative. PROVIDED, FURTHER, that this bond may be canceled by the Surety by sending written notice to the party to whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability hereunder shall terminate as to subsequent acts of the Principal. Dated this _____ Ist ____ day of _____ October 2018 JACKIE LEE FREELAND, SR. Principal tochie Les Zuelas KIM SOUTHARD Jackie Lee Freeland, Sr. Notary ID # 11751507 My Commission Expires Merchants Bonding Company (Mutual) December 22, 2020 Nick Warner Attorney-in-Fact By: ACKNOWLEDGEMENT OF PRINCIPAL THE STATE OF TEXAS County of _, a notary public, on this day personally appeared Before me. C Jackie Lee Freeland, Sr. known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he/she executed the same for the purposes and consideration therein expressed. Given under my hand and seal of office, at YOCK. day of / this PO 0157 TX (2/15) County, Texas.

MERCHANTS 134 TX 817671	Q
BONDING COMPANY	1
POWER OF ATTORNEY	

Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations of the State of Iowa (herein collectively called the "Companies") do hereby make, constitute and appoint, individually,

Nick Warner

their true and lawful Altorney(s)-in-Fact, to sign its name as surety(ies) and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

This Power-of-Attorney is granted and is signed and sealed by facsimile under and by authority of the following By-Laws adopted by the Board of Directors of Merchants Bonding Company (Mutual) on April 23, 2011 and amended August 14, 2015 and adopted by the Board of Directors of MerchantsNational Bonding, Inc., on October 16, 2015.

"The President, Secretary, Treasurer, or any Assistant Treasurer or any Assistant Secretary or any Vice President shall have power and authority to appoint Attorneys-in-Fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof."

"The signature of any authorized officer and the seal of the Company may be affixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed."

In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and aut hority hereby given to the Attorney-in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation making payment of the final estimate to the Contractor and/or its assignee, shall not relieve this surely company of any of its obligations under its bond.

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In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 1st day of October , 2018



President

MERCHANTS BONDING COMPANY (MUTUAL) MERCHANTS NATIONAL BONDING, INC.

STATE OF IOWA COUNTY OF DALLAS ss.

On this lhis 1st day of October , 2018 , before me appeared Larry Taylor, to me personally known, who being by me duly sworn did say that he is President of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument are the Corporate Seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.



Notary Public

(Expiration of notary's commission does not invalidate this instrument)

I, William Warner, Jr., Secretary of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoked.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 1st day of October , 2018 .



POA 0018 (3/17)





BONDING COMPANY∾

MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498, DES MOINES, IOWA 50306-3498 PHONE: (800) 678-8171 FAX: (515) 243-3854

IMPORTANT NOTICE

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You may contact your insurance agent at the telephone number provided by your insurance agent.

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1-800-678-8171

You may contact the Texas Department of Insurance to obtain information on companies, coverages, rights or complaints at:

1-800-252-3439

You may write the Texas Department of Insurance at:

P. O. Box 149104 Austin, TX 78714-9104 Fax: (512) 490-1007 Web: <u>www.tdi.texas.gov</u> E-mail: ConsumerProtection@tdi.texas.gov

PREMIUM AND CLAIM DISPUTES: Should you have a dispute concerning your premium or about a claim you should contact the agent first. If the dispute is not resolved, you may contact the Texas Department of Insurance.

ATTACH THIS NOTICE TO YOUR POLICY: This notice is for information only and does not become a part or condition of the attached document.

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OATH OF OFFICE (General)

130

, do solemnly swear (or affirm) that I will

I. . faithfully execute the duties of the office of _____ of the State of Texas, and will to the best of my ability preserve, protect, and defend the Constitution and laws of the United States and of this State; and I furthermore solemnly swear (or affirm) that I have not directly nor indirectly paid, offered, or promised to pay, contributed, nor promised to contribute any money, or valuable thing, or promised any public office or employment, as a reward for the giving or withholding a vote at the election at which I was elected. So help me God. Signed _____, Texas, this_____day Sworn to and subscribed before me at of SEAL ____County, Texas THE STATE OF TEXAS County of NAVAYIO ackie Freeland The foregoing bond of _ as JP Pet#3 AV6 MO _ in and for _ County and State of Texas, this day approved in open Commissioner's Court. TEXA Date M. Daven, port Jr. County Judge, NTY. TEXAS ATTEST avarro NAVANO County Court County, Texas . inter YANOD S "Hummen" THE STATE OF TEXAS avarro County of Sherry 1. ..., County Clerk, in and for said County, do hereby certify that the foregoing Bond dated the _____ day of _____ O At 2018 with its certificates of authentication, was filed for record in my office the ______ _day of Dec _____, 2018 , at 1:00 o'clock D M., and duly recorded the _____3 , 2016, at 1.100 o'clock D. M., in the Records of Official Bonds day of _____ Dec WITNESS my hand and the seal of the County Churt of said County, at office in <u>COIS Cance</u> of said County in Volume, ... Texas, the day and year last above written. Clerk 00 erk Sounty Court County

NDING COM MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498. DES MOINES, 14 503503450R FIECORD AT 2.45 O'CLOCK PM PHONE: (800) 678-8171 FAX: (515) 243-3854

PANY.

TEXAS	OFFICIAL	BOND	AND OATH
FOR	JUSTICE	OF THE	PEACE

RCHAN

PRECINCT # 4

SHERRY DOWD, Cou	nly Clerk
NARRO COUNTY,	TEXAS
mul	DEPUTY

TX 817721

DEC 04 2018

137

8

Bond No. _

THE STATE OF TEXAS

Navarro County of

KNOW ALL PERSONS BY THESE PRESENTS:

٦	That we, CONNIE HICKMAN			, as Principal, and
	RCHANTS BONDING COMPANY (Mutua ety, are held and firmly bound unto the Co			ss in the State of Texas, Navarro
State o (_\$5,000	f Texas, his/her successors in office, in th	e sum of Five Thousand	d Dollars	
1	THE CONDITION OF THE ABOVE OBLIC	GATION is such, that, w	hereas, the above h	ounden Principal was
on the	day of	, duly	Elected	to the office of

Navarro Justice of the Peace in and for County in the State of Texas, for a term and expiring on the 31st day of December 2022 commencing on the _ Ist _ day of January 2019

Now, therefore, if the said Principal shall faithfully and impartially discharge the duties required by law and promptly pay to the entitled party all money that comes into his/her hands during the term of office, then this obligation to be void, otherwise to remain in full force and effect.

PROVIDED, HOWEVER, that regardless of the number of years this bond may remain in force and the number of claims which may be made against this bond, the liability of the Surety shall not be cumulative and the aggregate liability of the Surety for any and all claims, suits, or actions under this bond shall not exceed the amount stated above. Any revision of the bond amount shall not be cumulative.

PROVIDED, FURTHER, that this bond may be canceled by the Surety by sending written notice to the party to whom this bond is payable stating that, not less than thirty (30) days thereafter, the Surety's liability hereunder shall terminate as to subsequent acts of the Principal.

Dated this	lst	day of	October	2018
		CONNIE HICKMAN		
		Br: Connie Hickminn	Riplichme	Principal
		Merchants Bonding		
		By: Mik Warner Atte		
THE STATE OF TEXAS	ACK	NOWLEDGEMENT OF	PRINCIPAL	
County of <u>Mavan</u> Before me, <u>Shc</u> r	ry Dou	known to	Alevic of Cour F , a notary public, on this d me to be the person whose na	-
foregoing instrument, and a therein expressed. Given under my ha		to me that he/she exect	ited the same for the purposes	
this 4		of Dis	hear Saud	, 20B.
PO 0157 TX (2/15)			L'ENJAND	County, Texas.

Ce'l

OATH OF OFFICE (General)



, do solemnly swear (or affirm) that I will ١, faithfully execute the duties of the office of _ of the State of Texas, and will to the best of my ability preserve, protect, and defend the Constitution and laws of the United States and of this State; and I furthermore solemnly swear (or affirm) that I have not directly nor indirectly paid, offered, or promised to pay, contributed, nor promised to contribute any money, or valuable thing, or promised any public office or employment, as a reward for the giving or withholding a vote at the election at which I was elected. So help me God. Signed _____ _____, Texas, this ______day Sworn to and subscribed before me at____ of SEAL ____County, Texas THE STATE OF TEXAS Navamo County of Connie Hickman The foregoing bond of _ as ____ County and State of Texas, in and for this day approved in open Commissioner's Court. Date 1-14-19 ATTEST HM DAVEN PORt, Jr. County Judge, NAVAND County, Texas County Court N JNOISS! "Herenter THE STATE OF TEXAS County of NAVASID I. _______, County Clerk, in and for said County, do hereby certify that the foregoing Bond dated the _______ day of _______ day of _______. *2018*, the its certification of authentication was filed for record in my office the _______ H______ day of with its certificates of authentication, was filed for record in my office the _______ day of ______ Dec____, 2018, at _2:45 o'clock_P M., and duly recorded the ______ day of ______ day of ______, 2010, at _2:45 o'clock_P M., in the Records of Official Bonds of said County in Volume ____ WITNESS my hand and the seal of the Gounty of said County, at office in _______ Texas the day and year last above written. Clerk County Court NGUANNO County PO 0157 TX (2/15)

68

TX 817721

ONDING COMPANY POWER OF ATTORNEY

ERCHANTS

Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations of the State of Iowa (herein collectively called the "Companies") do hereby make, constitute and appoint, individually,

Nick Warner

their true and lawful Attorney(s)-in-Fact, to sign its name as surety(ies) and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

This Power-of-Attorney is granted and is signed and sealed by facsimile under and by authority of the following By-Laws adopted by the Board of Directors of Merchants Bonding Company (Mutual) on April 23, 2011 and amended August 14, 2015 and adopted by the Board of Directors of Merchants National Bonding, Inc., on October 16, 2015.

"The President, Secretary, Treasurer, or any Assistant Treasurer or any Assistant Secretary or any Vice President shall have power and authority to appoint Attorneys-in-Fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof."

"The signature of any authorized officer and the seal of the Company may be affixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed."

In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and aut hority hereby given to the Attorney-in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation making payment of the final estimate to the Contractor and/or its assignee, shall not relieve this surely company of any of its obligations under its bond.

In connection with obligations in favor of the Kentucky Department of Highways only, it is agreed that the power and authority hereby given to the Attorney-in-Fact cannot be modified or revoked unless prior written personal notice of such intent has been given to the Commissioner-Department of Highways of the Commonwealth of Kentucky at least thirty (30) days prior to the modification or revocation.

In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 1st day of October . 2018



President

STATE OF IOWA COUNTY OF DALLAS ss.

On this this 1st day of October 2018 , before me appeared Larry Taylor, to me personally known, who being by me duly sworn did say that he is President of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument are the Corporate Seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.



Notary Public

(Expiration of notary's commission does not invalidate this instrument)

I, William Warner, Jr., Secretary of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoked.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 1st day of October , 2018 .



POA 0018 (3/17)

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BONDING COMPANY.

MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498, DES MOINES, IOWA 50306-3498 PHONE: (800) 678-8171 FAX: (515) 243-3854

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IMPORTANT NOTICE

To obtain information or make a complaint:

You may contact your insurance agent at the telephone number provided by your insurance agent.

You may call Merchants Bonding Company (Mutual) toll-free telephone number for information or to make a complaint at:

1-800-678-8171

You may contact the Texas Department of Insurance to obtain information on companies, coverages, rights or complaints at:

1-800-252-3439

You may write the Texas Department of Insurance at:

P. O. Box 149104 Austin, TX 78714-9104 Fax: (512) 490-1007 Web: <u>www.tdi.texas.gov</u> E-mail: ConsumerProtection@tdi.texas.gov

PREMIUM AND CLAIM DISPUTES: Should you have a dispute concerning your premium or about a claim you should contact the agent first. If the dispute is not resolved, you may contact the Texas Department of Insurance.

ATTACH THIS NOTICE TO YOUR POLICY: This notice is for information only and does not become a part or condition of the attached document.



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Employee Acknowledgment Form For Valid Commercial Driver's License

I, _____, a Precinct _____ Road and Bridge employee of Navarro County, acknowledge and understand that a requirement for the Road and Bridge departments is to maintain a valid Texas Commercial Driver's License.

If I do not possess a CDL at time of initial hire, I understand that I have a deadline, ______, to obtain such license.

I understand that I am required to inform my department supervisor of any changes to my driving status, specifically a suspension, cancellation or revocation of a license within 24 hours or the next business day from the date of the action.

Violation of this requirement would result in disciplinary action, which could include termination.

EMPLOYEE SIGNATURE DAT	Έ
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SUPERVISOR SIGNATURE _____ DATE _____

VOLUNTEER FIRE DEPARTMENT AGREEMENT

This Agreement ("Agreement") is entered into on the date indicated ("Effective Date") by and between the County of Navarro, a political sub-division of the State of Texas (hereinafter "County") and the said , Navarro County, Texas (hereinafter "Department")(collectively hereinafter referred to as the "Parties"):

WITNESSETH

WHEREAS, the County desires to assist the Department in providing rural fire protection for the citizens of Navarro County, Texas; and

WHEREAS, the Department owns and operates fire equipment for the protection of the "service area of the Department" in Navarro County, Texas and as part of its equipment at least one fire truck suitable for fighting rural fires; and

WHEREAS, the Department is a volunteer fire department in its area, duly chartered and recognized by the State of Texas or its municipality as a Volunteer Fire Department; and

WHEREAS, the Department shall conduct yearly safety training for all its members; and

WHEREAS, the County and the Department are both considered stewards of the taxpayer's money and thus have the best interests of said Taxpayers/Citizens, including the protection and safety of the lives and property of said Taxpayers/Citizens of Navarro County, in mind at all times.

NOW THEREFORE, it is UNDERSTOOD and AGREED by and between the Parties, for good and valuable consideration which sufficiency is acknowledged, as follows:

- <u>Authority.</u> This Agreement is made under the authority and subject to the provisions of Texas Local Government Code § 352.001.
- 2. <u>Payment.</u> The County agrees to pay the Department an Agreed Sum monthly, beginning no later than October 1st of each calendar year. The payment amount shall be reviewed annually by the Navarro County Commissioners' Court and an authorized representative of the Navarro County Volunteer Firefighters Association. As of the Effective Date of this Agreement the Agreed Sum shall be \$200.00 per month per apparatus. This payment amount shall be paid for a maximum of two (2) apparatus per Department, unless a special exception is granted by the Navarro County Commissioners' Court and included in the particular Department's agreement. Such change in an original agreement shall necessitate the signing of a new agreement. The Navarro County Commissioners' Court makes this payment amount in consideration for the Department's agreement to answer rural fire calls when available and to provide rural fire protection for the rural residents of the County of Navarro, State of Texas. If the County advances funds to the Department

as a sub grantee of a grant and the Department fails to comply with the terms of the grant, resulting in the County having to refund money to the grantor, the County may offset monthly funding to the Department against amounts the County was required to repay to the grantor until the amount refunded by the County to the grantor is fully recouped.

- 3. <u>Department Operations and Call Response.</u> The Department agrees to perform as follows:
 - a. The Department agrees to keep its fire equipment in a serviceable condition and its personnel trained for the purpose of answering calls made upon the Department.
 - b. The Department shall be a member in good standing of the Navarro County Volunteer Firefighters Association.
 - c. The Department shall provide proof of liability insurance (and comprehensive insurance if required by grant) for all fire equipment including vehicles, to the Navarro County Auditor's office at the time of executing this Agreement.
 - d. The Department shall obtain photographic identification cards for each individual Department member. These cards must be carried by the individuals at any time when the individual is responding to or on an active scene for identification purposes.
 - e. The Department shall make its emergency equipment available for operational viability inspection annually by a Navarro County Commissioner or other Court appointed representative. The inspection shall include but is not limited to operational safety of the emergency equipment and the current state inspection sticker attached to the windshield of every emergency vehicle.
 - f. The Department and its individual members shall comply with the Federal Communications Commission (FCC) part 90, rules and regulations, existing and as amended in the future. To ensure reliable and uninterrupted communications, all radio equipment, both department and individually owned, shall be narrowband capable and ANI radio Identification compliant by the Effective Date of this Agreement.
 - g. The Department and its individual members shall obey all laws of the State of Texas, specifically including but not limited to the Texas Transportation Code, and the Texas Health & Safety Code.
 - h. The Department Chief, or his/her designee, shall be responsible for the enforcement of these provisions. The said Chief shall be responsible for the compliance of each individual member.
 - i. The Department shall report electronically through the Texas A&M Forest Service Fire Department Reporting System.
 - j. The Department shall recognize and adopt the principles and policies set forth by the Navarro County Resolution on the National Incident Management System or NIMS. All Departments shall meet and comply with all current State and Federal guidelines relating to training, response and recovery, including NIMS by the Effective Date of this Agreement. Departments which

are not deemed NIMS compliant by the Texas Governor's Division of Emergency Management shall not be funded by the County.

- k. Navarro County recommends that Volunteer Fire Department Treasurers obtain/execute a bond payable to the Department.
- The Department shall provide the most recent annual financial statements to the Navarro County Auditor's Office on or before the Effective Date of this Agreement. These statements shall consist of a basic income/expense statement and either a balance sheet or apparatus list.
- m. An individual responding in his/her personal vehicle should have adequate insurance coverage on the vehicle as required by law. The County will not be responsible for damage to, *or caused by*, an individual's personal vehicle.
- n. The Department shall have a minimum of two (2) active members per apparatus for which the Department is receiving funds from the County. If the Department falls below this requirement, then the procedure outlined in paragraph 3(0) shall apply.
- o. The Department shall update its current rosters annually and submit a current roster to the Navarro County Auditor's office at the time of the execution of this Agreement.
- p. If the number of active members falls below two per apparatus after execution of this Agreement, the Department shall notify the Navarro County Volunteer Firefighters Association and the Navarro County Auditor as soon as practicable, but no later than 30 days after the change is made. If the Department fails to meet this requirement, it will have 90 days to remedy the roster requirement deficiency before funding is reduced. The reduction in funding shall remain in effect until the roster requirement deficiency is met. Once the active member requirement deficiency is remedied, the Department may notify the Navarro County Commissioners' Court to request resumption of the Department's funding. This provision is not intended to specify the number of Department members who will actually man the truck, but to insure adequate operation of vehicles for which the County is funding.
- q. The Navarro County Volunteer Firefighters Association shall be responsible for all communication to the Navarro County Commissioners' Court regarding requests that would pertain to or affect ALL the Volunteer Fire Department's in Navarro County.
- r. The Department may still make requests directly to the Navarro County Commissioner's Court regarding matters that solely affect the Department.
- s. The Department should provide its own workman's compensation insurance to each of its individual members and proof of such coverage should be provided to the Navarro County Auditor by January 31, 2019. Each department is responsible for applying for HB3667 grants, or other sources of funding, to pay future years' premiums. If the Department is unable to obtain workman's compensation insurance the parties agree to negotiate in good faith to resolve the matter.

4. <u>Remedies.</u>

- a. Failure of the Department to comply with any of the conditions listed in paragraph 3 may result in suspension of funding or cancellation of this Agreement by the Navarro County Commissioners' Court and the Department's loss of response area.
- b. The Department must meet all conditions in paragraph 3 which are required to be performed at the time of the execution of this Agreement before any funding shall commence from the County.
- c. The Department shall be given 90 days from the notice of said deficiency of a condition listed in paragraph 3 to remedy and correct said deficiency. The County may terminate this Agreement if the Department fails to cure any deficiency within the 90 day period.
- d. The Navarro County Commissioners' Court shall determine if and when the Department's funding is suspended.
- e. The Navarro County Commissioners' Court may determine within their sole discretion to continue to partially fund the Department.
- f. If partial funding is deemed appropriate within the discretion of the Navarro County Commissioners' Court, the Court will communicate with the Navarro County Auditor, the particular department affected, and the Navarro County Volunteer Firefighters Association regarding the level of funding.
- g. If the Navarro County Commissioners' Court determines within their discretion that a deliberate violation has occurred regarding any condition listed in paragraph 3 above, this Agreement may be terminated at a duly called meeting of the Commissioners Court.
- 5. Miscellaneous.
 - a. This Agreement will expire one (1) year from the effective date. The Parties may renew this Agreement, but only in writing, signed by all Parties.
 - b. The Department shall indemnify, hold harmless, and defend the County at all times after the Effective Date of this Agreement against any liability, loss, damage (including punitive damages), claim, settlement payment, cost or expense, interest, award, judgment, fine, fee, penalty, or other matter arising in any way out of the operation of the Department or anything set forth in this Agreement, it being the intent that the County have no liability whatsoever for the acts or omissions of Department or its employees and agents.
 - c. This Agreement supersedes any and all other agreements, either oral or written, between the Parties. This Agreement may be amended by the mutual consent of the Parties. Any changes or amendments must be in writing, signed by all the Parties.
 - d. This Agreement shall be construed under the laws of the State of Texas.
 - e. If any provision of this Agreement is held invalid, illegal or unenforceable, the remaining provisions of this Agreement shall remain in full force and effect.

- f. This Agreement may be executed in multiple counterparts each of which constitutes an original.
- g. The Navarro County Commissioners' Court authorizes the County Judge of Navarro County to execute this Agreement with this Department.
- h. The Departments are not agents of the County for any purpose and individuals who are members or volunteer members of the Departments shall not be deemed County employees for any purpose at any time.
- i. Nothing set forth herein shall be deemed to constitute a waiver of any immunity the County may have.

AGREED this _____ day of September, 2018.

Navarro County, Texas

By: ______ H.M. Davenport, Jr. Navarro County Judge

*****Volunteer Fire Department**

By: ______Chief

INTERLOCAL COOPERATION AGREEMENT FOR THE PROVISION OF EMERGENCY SERVICES BETWEEN NAVARRO COUNTY AND NAVARRO COUNTY EMERGENCY SERVICES DISTRICT NO. 1

This Agreement ("Agreement") is entered into on the date indicated below ("Effective Date") by and between the County of Navarro, a political sub-division of the State of Texas (hereinafter "County") and Navarro County Emergency Services District No. 1, Navarro County, Texas, a political subdivision of the State of Texas (hereinafter "Department")(collectively hereinafter referred to as the "Parties"):

WITNESSETH

WHEREAS, the County desires to assist the Department in providing rural fire protection and other emergency services for the citizens of Navarro County, Texas; and

WHEREAS, the Department owns and operates fire equipment for the protection of the "service area of the Department" in Navarro County, Texas and as part of its equipment at least one fire truck suitable for fighting rural fires; and

WHEREAS, the Department is an emergency services district and emergency services provider created under Chapter 775, Texas Health & Safety Code; and

WHEREAS, the Department shall conduct yearly safety training for all its members and provide other required training and certification; and

WHEREAS, the County and the Department are both political subdivisions and stewards of the taxpayer's money and thus have the best interests of said Taxpayers and Citizens, including the protection and safety of the lives and property of said Taxpayers and Citizens of Navarro County, in mind at all times; and,

WHEREAS, the Department is empowered, among other powers, to provide emergency services to is citizens and the citizens of Navarro County and to enter into contracts under Chapter 775, Texas Health & Safety Code.

NOW THEREFORE, it is UNDERSTOOD and AGREED by and between the Parties, for good and valuable consideration which sufficiency is acknowledged, as follows:

- 1. <u>Authority.</u> This Agreement is made under the authority and subject to the provisions of Chapter 775, Texas Health & Safety Code, and Chapter 791, Texas Government Code, and all funds, if any each party pays for the performance of governmental functions or services hereunder, shall be paid from current revenues available to the paying party.
- 2. <u>Payment.</u> The County agrees to pay the Department an Agreed Sum monthly, beginning no later than October 1st of each calendar year. The payment amount shall

be reviewed annually by the Navarro County Commissioners' Court. As of the Effective Date of this Agreement the Agreed Sum shall be \$200.00 per month per apparatus. This payment amount shall be paid for a maximum of three (3) apparatus per Department, unless a special exception is granted by the Navarro County Commissioners' Court and this Agreement is amended in writing to so provide. The Navarro County Commissioners' Court makes this payment amount in consideration for the Department's agreement to answer rural fire calls when available and to provide rural fire protection for the rural residents of the County of Navarro, State of Texas. To the extent permitted by law, if the County advances funds to the Department as a sub-grantee of a grant and the Department fails to comply with the terms of the grant, resulting in the County having to refund money to the grantor, the County may offset monthly funding to the Department against amounts the County was required to repay to the grantor until the amount refunded by the County to the grantor is fully recouped.

- 3. <u>Department Operations and Call Response.</u> The Department agrees to perform as follows:
 - a. The Department agrees to keep its fire equipment in a serviceable condition and its personnel trained for the purpose of answering calls made upon the Department.
 - b. The Department shall be a member in good standing of the Navarro County Volunteer Firefighters Association, if possible.
 - c. The Department shall provide proof of liability insurance (and comprehensive insurance if required by grant) for all fire equipment including vehicles, to the Navarro County Auditor's office at the time of executing this Agreement, and from time-to-time as reasonably requested by the Auditor.
 - d. The Department shall obtain photographic identification cards for each individual Department member. These cards must be carried by the individuals at any time when the individual is responding to or on an active scene for identification purposes.
 - e. The Department shall make its emergency equipment available for operational inspection annually by a Navarro County Commissioner or other Court appointed representative. The inspection shall include but is not limited to operational safety of the emergency equipment and the current state inspection sticker attached to the windshield of every emergency vehicle.
 - f. The Department and its individual members shall comply with the Federal Communications Commission (FCC) part 90, rules and regulations, existing and as amended in the future. To ensure reliable and uninterrupted communications, all radio equipment, both department and individually owned, shall be narrowband capable and ANI radio Identification compliant.
 - g. To the extent required by law, the Department and its individual members shall obey all laws of the State of Texas, specifically including but not limited to the Texas Transportation Code, and the Texas Health & Safety Code.

- h. The Department Chief, or his/her designee, shall be responsible for the enforcement of these provisions. The Chief shall be responsible for the compliance by each individual member.
- i. To the extent possible, Department shall report electronically through the Texas A&M Forest Service Fire Department Reporting System, and shall provide the County with copies of information regarding runs, call, and trips the Department undertakes in connection with carrying out its duties hereunder, to the extent permitted by law.
- j. The Department shall recognize and adopt the principles and policies set forth by the Navarro County Resolution on the National Incident Management System or NIMS. The Department shall meet and comply with all current State and Federal guidelines relating to training, response and recovery, including NIMS by the Effective Date of this Agreement. The Department shall not be funded by the County if it is not deemed NIMS compliant by the Texas Governor's Division of Emergency Management.
- k. The County recommends that the necessary officials of the Department obtain or execute a bond payable to the Department.
- The Department shall provide the most recent annual financial statements to the Navarro County Auditor's Office on or before the Effective Date of this Agreement. These statements shall consist of a basic income and expense statement and either a balance sheet or apparatus list. It is understood and agreed by the parties that the Department already provides its audit to the County under applicable law, and will continue to do so during the term of this Agreement.
- m. An individual responding in his/her personal vehicle should have adequate insurance coverage on the vehicle as required by law. The County will not be responsible for damage to, *or caused by*, an individual's personal vehicle.
- n. The Department shall have a minimum of two (2) active members per apparatus for which the Department is receiving funds from the County. If the Department falls below this requirement, then the procedure outlined in paragraph 3(p) shall apply.
- o. The Department shall update its current rosters annually and submit a current roster to the Navarro County Auditor's office at the time of the execution of this Agreement.
- p. If the number of active members falls below two per apparatus after execution of this Agreement, the Department shall notify the Navarro County Auditor as soon as practicable, but no later than 30 days after the change is made. If the Department fails to meet this requirement, it will have 90 days to remedy the roster requirement deficiency before funding is reduced. The reduction in funding shall remain in effect until the roster requirement deficiency is met. Once the active member requirement deficiency is remedied, the Department may notify the Navarro County Commissioners' Court to request resumption of the Department's funding. This provision is not intended to specify the number of Department members who will actually man the truck, but to insure adequate operation of vehicles for which the County is funding.

q. The Department should provide its own workman's compensation insurance to each of its individual members and proof of such coverage should be provided to the Navarro County Auditor by January 31, 2019. Each department is responsible for applying for HB3667 grants, or other sources of funding, to pay future years' premiums. If the Department is unable to obtain workman's compensation insurance the parties agree to negotiate in good faith to resolve the matter.

4. <u>Remedies.</u>

- a. Failure of the Department to comply with any of the conditions listed in paragraph 3 may result in suspension of funding or cancellation of this Agreement by the Navarro County Commissioners' Court.
- b. The Department must meet all conditions in paragraph 3 which are required to be performed at the time of the execution of this Agreement before any funding shall commence from the County.
- c. The Department shall be given 90 days from the notice of said deficiency of a condition listed in paragraph 3 to remedy and correct said deficiency. The County may terminate this Agreement if the Department fails to cure any deficiency within the 90 day period.
- d. The Navarro County Commissioners' Court shall determine if and when the Department's funding is suspended.
- e. The Navarro County Commissioners' Court may determine within their sole discretion to continue to partially fund the Department.
- f. If partial funding is deemed appropriate within the discretion of the Navarro County Commissioners' Court, the Court will communicate with the Navarro County Auditor and the Department regarding the level of funding.
- g. If the Navarro County Commissioners' Court determines within their discretion that a deliberate violation has occurred regarding any condition listed in paragraph 3 above, this Agreement may be terminated at a duly called meeting of the Commissioners Court.
- 5. Miscellaneous.
 - a. This Agreement will expire one (1) year from the Effective Date. The Parties may renew this Agreement, but only in writing, signed by all Parties.
 - b. To the extent allowed by law, the parties shall indemnify, hold harmless, and defend each other at all times after the Effective Date of this Agreement against any liability, loss, damage (including punitive damages), claim, settlement payment, cost or expense, interest, award, judgment, fine, fee, penalty, or other matter arising in any way out of the acts or omissions of the indemnifying party, it being the intent that a party have no liability whatsoever for the acts or omissions of the other party or its officers, officials, volunteers, representatives, employees or agents. By entering into this

- c. This Agreement supersedes any and all other agreements, either oral or written, between the Parties. This Agreement may be amended by the mutual consent of the Parties. Any changes or amendments must be in writing, signed by all the Parties.
- d. This Agreement shall be construed under the laws of the State of Texas.
- e. If any provision of this Agreement is held invalid, illegal or unenforceable, the remaining provisions of this Agreement shall remain in full force and effect.
- f. This Agreement may be executed in multiple counterparts each of which constitutes an original.
- g. The Navarro County Commissioners' Court authorizes the County Judge of Navarro County to execute this Agreement with this Department.
- h. The Department is not an agent of the County for any purpose and individuals who are members or volunteer members of the Department shall not be deemed County employees or agents for any purpose at any time. The County is not an agent of the Department for any purpose and individuals associated with the County shall not be deemed to be Department employees, officers, volunteers, agents, or representatives of the Department.
- i. Nothing set forth herein shall be deemed to constitute a waiver of any immunity either party may have.

AGREED this _____ day of September, 2018.

Navarro County, Texas

By: _

H.M. Davenport, Jr. Navarro County Judge

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Navarro County Emergency Services District No. 1

Ву: _

President

RESOLUTION NO. <u>2019</u>-03

152

A RESOLUTION OF COMMISSIONER'S COURT, OF NAVARRO COUNTY TEXAS, AUTHORIZING THE COUNTY TO SELF-INSURE AGAINST LOSSES THAT WOULD HAVE BEEN COVERED UNDER THE BOND OF FORMER CRIMINAL DISTRICT ATTORNEY, HON. R. LOWELL THOMPSON.

- WHEREAS, the office of the Navarro County District Attorney's Office was covered under the bond of the former Criminal District Attorney, Hon. R. Lowell Thompson, conditioned that the district attorney will, in the manner prescribed by law, faithfully pay over all money that he collects or that comes into his hands for the state or a county; and,
- WHEREAS, Hon. R. Lowell Thompson passed this life on October 24, 2018, and the aforementioned bond expired at midnight on December 31, 2018; and
- WHEREAS, the County is authorized self-insure against losses that would have been covered by the bond pursuant to TEX. GOV'T CODE §44.002 (c); and,
- WHEREAS, it is in the best interest of the County to so self-insure until a successor Criminal District Attorney for Navarro County is appointed and qualified.

NOW, THEREFORE, BE IT RESOLVED BY THE NAVARRO COUNTY COMMISSIONERS COURT

- Section 1. The above recitals have been found to be true and correct
- Section 2. The Navarro County Commissioners Court of Navarro County, Texas hereby authorizes the County to self-insure against the losses that would have been covered under the bond of the former Navarro Criminal District Attorney, Hon. R. Lowell Thompson.
- **Section 3.** That the Commissioners Court is hereby authorized to execute this resolution pursuant to TEX. GOV'T CODE §44.002 (c).
- Section 4. That this resolution shall take effect immediately after its passage, approval, and it is so resolved.

PASSED and APPROVED by majority vote of the Commissioner's Court of Navarro County, Texas, this 14th day of January, 2018.

H.M. Davenpor

Navarro County Judge

Jason Grant Commissioner, Pet. 1

Eddie Moore Commissioner, Pct. 3

ATTEST:

re r, Pct. 3 COURT (COURT (COURT (COURT (COURT (

SHERRY DOWD NAVARRO COUNTY, CLERK

Eddie Perry Commissioner, Pct. 2

James Olsen Commissioner, Pct. 4

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