

#### Option 3

April 4, 2022

Commissioner Jason Grant Navarro County (903) 654-3095 jgrant@navarrocounty.org

Dear Commissioner Grant,

Thank you for the opportunity to present the proposed financing for Navarro County. I am submitting for your review the following proposed structure:

ISSUER: Navarro County, Texas

FINANCING STRUCTURE: Public Property Finance Contract issued under Local

Government Code Section 271.005

EQUIPMENT COST: \$ 552,123.22

TERM: 3 Annual Payments

INTEREST RATE: 3.281% Fixed

PAYMENTS #1-3 AMOUNT: \$ 150,000.00

PAYMENTS #1-3 DUE: One Year From Signing, And Annually Thereafter

PAYMENT #4 AMOUNT: \$ 144,806.59

PAYMENT #4 DUE: Due 30 Days after Payment #3

#### Financing for these projects would be simple, fast, and easy due to the fact that:

- We have an existing relationship with you and have your financial statements on file, expediting the process. Please keep in mind we may also need current year statements.
- ✓ We can provide familiar documentation for your legal counsel.

The above proposal is subject to audit analysis assumes bank qualification and mutually acceptable documentation. The terms outlined herein are based on current markets. Upon credit approval, rates may be locked for up to thirty (30) days. If funding does not occur within this time period, rates will be indexed to markets at such time.

Our finance programs are flexible, and as always, my job is to make sure you have the best possible experience every time you interact with our brand. We're always open to feedback on how to make your experience better. If you have any questions regarding other payment terms, frequencies, or conditions, please do not hesitate to call.

Blessings,



Drew Whitington Client Services

The transaction described herein is an arm's length, commercial transaction between you and Government Capital Corporation. The terms of the proposed financing are being provided solely in response to your specific inquiry and for your professional consideration.

## RESOLUTION # 2022 -06

### A RESOLUTION REGARDING A FINANCING AGREEMENT FOR THE PURPOSE OF PROCURING MOTORGRADERS AND RELATED EQUIPMENT

WHEREAS, Navarro County desires to enter into a certain Financing Agreement, by and between Government Capital Corporation and the Navarro County, for the purpose of financing Motorgraders and related equipment. The Navarro County desires to designate this Agreement as a "qualified tax-exempt obligation" of the Navarro County for the purposes of Section 265 (b) (3) of the Internal Revenue Code of 1986, as amended. The Navarro County desires to designate the County Judge or designee as an authorized signer of the Agreement.

NOW THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE NAVARRO COUNTY:

This Resolution has been PASSED upon Motion made by Commissioner Grant

That Navarro County enters into a Financing Agreement with Government Capital Corporation for the purpose of procuring Motorgraders and related equipment.

That the Financing Agreement, by and between Navarro County and Government Capital Corporation, is designated by Navarro County as a "qualified tax-exempt obligation" for the purposes of Section 265 (b) (3) of the Internal Revenue Code of 1986, as amended.

That Navarro County designates the County Judge or designee as an authorized signer of the Financing Agreement by and between Navarro County and Government Capital Corporation.

That should the need arise, if applicable, the County will use loan proceeds for reimbursement of expenditures related to the Property, within the meaning of Treasury Regulation § 1.150-2, as promulgated under the Internal Revenue Code of 1986, as amended.

\_\_\_\_\_ by a vote of  $\underline{\mathcal{G}}$  to  $\underline{\mathcal{O}}$  and is

effective this April 11, , 2022	•
Navarro County	Witness Signature
All dente	COMMISSION TEXAS
Name: H. M. DAVENPORT, Jr.	Name: State Down
Title: County Judge	Title: County ClerRO



#### PUBLIC PROPERTY FINANCE ACT CONTRACT

THIS Public Property Finance Act Contract No.9917 (hereafter referred to as the "Finance Contract") is dated as of May 4, 2022, by and between Government Capital Corporation, a Texas corporation (herein referred to as "GCC"), and the Navarro County, a political sub-division or agency of the State of Texas (hereinafter referred to as the "Issuer").

WITNESSETH: In furtherance of the providing by GCC of financing to the Issuer in connection with the Issuer's acquisition from RDO Equipment Co. that is more fully described on EXHIBIT A attached hereto (the "Property"), and in consideration of the mutual covenants and conditions hereinafter set forth, pursuant to the provisions of the Public Property Finance Act, Chapter 271, Subchapter A, Texas Local Government Code, as amended (the "Act"), the parties agree as follows:

1. Term and Payments. The Issuer hereby covenants and agrees to pay to the order of GCC and GCC's successors and assigns those principal and interest installment amounts in those sums set forth on EXHIBIT B attached hereto (the "Payments") on or before those dates per installment that are more fully set forth on EXHIBIT B (the "Payment Dates"). It is acknowledged and understood that GCC may assign its rights hereunder to a third party and that notice of said assignment shall be provided to the Issuer and that the Issuer, thereafter, shall look to and consider said assignee as the party to whom all of the Issuer's duties hereunder are owed. The obligation of the Issuer to make the Payments shall not be subject to set-off, counterclaim, or recoupment to the extent permitted by law. The interest is calculated on the basis of a 30/360-day year on the unpaid principal amounts from the Schedule Date of the EXHIBIT B.

2. Security, Levy of Taxes, Budgeting.

- (a) During the term of this Finance Contract, the Issuer covenants that prior to adopting a budget for any ensuing fiscal year it shall place in its proposed budget for such ensuing fiscal year an amount necessary to pay the Finance Contract Payments for such ensuing fiscal year, and that the final budget for each fiscal year shall set aside and appropriate out of Ad Valorem Taxes and other revenues and funds lawfully available therefore an amount sufficient to pay the Finance Contract Payments. The Issuer hereby agrees to assess and collect, a continuing direct annual Ad Valorem Tax on all taxable property within the boundaries of the Issuer, within the limitations prescribed by law, at a rate from year to year sufficient, together with such other revenues and funds lawfully available to the Issuer for the payment of the Payments, to provide funds each year to pay the Payments, full allowance being made for delinquencies and costs of collection. Such taxes and such revenues and funds in an amount sufficient to make the Payments are pledged to GCC and GCC's successors and assigns for such purpose as the same shall become due and payable under this Finance Contract.
- (b) The Issuer waives all rights of set-off, recoupment, counterclaim and abatement against GCC and GCC's successors and assigns with respect to the amounts due under this Finance Contract, and the Issuer's obligation to pay amounts due under this Finance Contract is absolute and unconditional and not subject to set-off, recoupment, counterclaim or abatement for any reason whatsoever.

3. Deposit into the Payment Fund.

(a) Upon this Finance Contract taking effect the Issuer shall establish a Payment Fund, which shall be maintained by the Issuer as long as any Payments are unpaid. The Issuer hereby pledges the Payment Fund for the exclusive purpose of securing the Payments and shall apply the funds therein to the payment of Payments as such payments come due.

- (b) Each year in which Payments come due, the Issuer shall, not later than the day preceding any such due date, deposit into the Payment Fund, from the Issuer's Ad Valorem taxes or other lawfully available funds (within the limits prescribed by law) an amount sufficient to make such payment. To the extent permitted by law, the Issuer hereby pledges its Ad Valorem tax as security for this obligation. To the extent required by the Texas Constitution, the Issuer agrees during each year of the term of this Finance Contract to assess and collect annually a sufficient sum to pay the greater of (1) interest on the debt created by this Finance Contract and a sinking fund of at least two percent of the principal amount of such debt, or (2) the payments required by Exhibit B attached hereto.
- (c) The Payment Fund shall be depleted at least once a year except for a carryover amount not to exceed one twelfth (1/12) of the amount of the Payments expected to come due in the following year.
- 4. Taxes. The Issuer agrees to directly pay all taxes, insurance and other costs of every nature associated with its ownership of the Property.

5. The Issuer's Covenants and Representations. The Issuer covenants and represents as follows:

- (a) The Issuer will provide an opinion of its counsel to the effect that, it has full power and authority to enter into this Finance Contract which has been duly authorized, executed, and delivered by the Issuer and is a valid and binding obligation enforceable in accordance with its terms, and all requirements for execution, delivery and performance of this Finance Contract have been, or will be, complied with in a timely manner;
  - (b) All Payments hereunder for the current fiscal period have been duly authorized and will be paid when due;
- (c) There are no pending or threatened lawsuits or administrative or other proceedings contesting the authority for, authorization of performance of, or expenditure of funds pursuant to this Finance Contract;
- (d) The information supplied and statements made by the Issuer in any financial statement or current budget prior to or contemporaneously with this Finance Contract are true and correct;
- (e) The Issuer has complied or will comply with all bidding/proposal laws applicable to this transaction and the purchase of the Property.
- (f) No contract, rental agreement, lease-purchase agreement, payment agreement or contract for purchase under the Act to which the Issuer has been a party at any time during the past ten (10) years has been terminated by the Issuer as a result of insufficient funds being appropriated in any Fiscal Year. No event has occurred which would constitute an event of default under any debt, revenue bond or obligation which the Issuer has issued during the past ten (10) years.
  - (g) The Issuer will pay the Payments due by check, wire transfer, or ACH only.



- Use and Licenses. The Issuer shall pay and discharge all operating and other expenses of every nature associated with its use of the Property. The Issuer shall obtain, at its expense, all registrations, permits and licenses, if any, required by law for the installation and operation of the Property.
- Maintenance. The Issuer agrees to be solely responsible for all maintenance and operating costs of every nature associated with its ownership of the Property and the Issuer acknowledges that GCC or GCC's successors or assigns shall have no responsibility for the payment of any such costs.
- Damage to or Destruction of Property. The Issuer shall bear the entire risk of loss, damage, theft, or destruction of the Property from any and every cause whatsoever, and no loss, damage, destruction, or other event shall release the Issuer from the obligation to pay the full amount of the payments or from any other obligation under this Finance Contract.
- No Warranty. EXCEPT FOR REPRESENTATIONS, WARRANTIES, AND SERVICE AGREEMENTS RELATING TO THE PROPERTY MADE OR ENTERED INTO BY THE MANUFACTURERS OR SUPPLIERS OF THE PROPERTY, IF ANY, ALL OF WHICH ARE HEREBY ASSIGNED TO THE ISSUER, GCC HAS MADE AND MAKES NO REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, AND ASSUMES NO OBLIGATION WITH RESPECT TO THE TITLE, MERCHANTABILITY, CONDITION, QUALITY OR FITNESS OF THE PROPERTY DESCRIBED IN EXHIBIT A FOR ANY PARTICULAR PURPOSE OR THE CONFORMITY OF THE PROPERTY TO SPECIFICATION OR PURCHASE ORDER. All such risks shall be borne by the Issuer without in any way excusing it from its obligations under this Finance Contract, and GCC shall not be liable for any damages on account of such risks. All claims or actions on any warranty so assigned shall be made or prosecuted by the Issuer, at its sole expense, upon prior written notice to GCC. GCC or its assigns may, but shall have no obligation whatsoever to, participate in a claim on any warranty. Any recovery under such a warranty shall be made payable jointly to both parties.

#### 10. Evidence of Indebtedness and Security Agreement.

- An executed copy of this Finance Contract shall evidence the indebtedness of the Issuer as provided herein (a) and shall constitute a security agreement pursuant to applicable law, with GCC, its successors or assigns as the secured party. The grants, lien, pledge and security interest of GCC, its successors or assigns created herein shall become effective immediately upon and from the Schedule Date of the EXHIBIT B, and the same shall be continuously effective for so long as any Finance Contract Payments are outstanding.
- A fully executed copy of this Finance Contract and the proceedings authorizing same shall be kept at all times and shall be filed and recorded as a security agreement among the permanent records of the Issuer. Such records shall be open for inspection to any member of the general public and to any individual, firm, corporation, governmental entity or other person proposing to do or doing business with, or having or asserting claims against the Issuer, at all times during regular business hours.
- If, in the opinion of counsel to the Issuer or to GCC, its successors or assigns, applicable law ever requires filings additional to the filing pursuant to subsection (b) of this section in order to preserve and protect the priority of the grants, assignments, lien, pledge and security interest of GCC, its successors or assigns created herein as to all Payments, then the Issuer shall diligently and regularly make such filings to the extent required by law to accomplish such result.

#### Default and Remedies.

- Each of the following occurrences or events for the purpose of this Finance Contract is hereby declared to be an Event of Default:
  - the failure to make payment of the Payment when the same becomes due and payable; or
- (1) (2) default in the performance or observance of any other covenant agreement or obligation of the Issuer, which default materially, adversely affects the rights of GCC or its successors or assigns, including, but not limited to, its prospect or ability to be repaid in accordance with this Finance Contract, and the continuation thereof for a period of 20 days after notice of such default is given by GCC or any successors or assigns of GCC to the Issuer.

#### Remedies for Default. (b)

- Upon the happening of any Event of Default, then and in every case GCC or its successors or assigns, or an authorized representative thereof, including, but not limited to, an attorney or trustee therefore, may proceed against the Issuer for the purpose of protecting and enforcing the rights of GCC or its successors or assigns under this Finance Contract, by mandamus or other suit, action or special proceeding in equity or at law, in any court of competent jurisdiction, for any relief permitted by law, including the specific performance of any covenant or agreement contained herein, or thereby to enjoin any act or thing that may be unlawful or in violation of any right of GCC or its successors or assigns or any combination of such remedies; provided that none of such parties shall have any right to declare the balance of the Finance Contract Payments to be immediately due and payable as a remedy because of the occurrence of an Event of Default.
- The exercise of any remedy herein conferred or reserved shall not be deemed a waiver of any other available remedy, and no delay or omission to exercise any right or power occurring upon any Event of Default shall impair any such right or power or be construed to be a waiver thereof and all such rights and powers may be exercised as often as may be deemed expedient.

#### Remedies Not Exclusive. (c)

- No remedy herein conferred or reserved is intended to be exclusive of any other available remedy (1) or remedies, but each and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or under this Finance Contract or now or hereafter existing at law or in equity; provided, however, that notwithstanding any other provision of this Finance Contract, the right to accelerate the debt evidenced by this Finance Contract shall not be available as a remedy because of the occurrence of an Event of Default.
- Assignment. Without GCC's prior written consent, the Issuer will not either (a) assign, transfer, pledge, hypothecate, grant any security interest in or otherwise dispose of this Finance Contract or the Property or any interest in this Finance Contract or the Property; or (b) sublet or lend the Property or permit it to be used by anyone other than the Issuer or the Issuer's employees and other authorized users. GCC may assign its rights, title and interest in and to this Finance Contract, and any other documents executed with respect to this Finance Contract and/or grant or assign a security interest in this Finance Contract, in whole or in part. Such successors and assigns of GCC shall have the right to further grant or assign a security interest in this Finance Contract, as well as the rights to Payments hereunder, in whole or in part, to any third party. No assignment or reassignment of GCC's rights, title or interest in this Finance Contract shall be effective with regard to the Issuer unless and until the Issuer shall have received a copy of the document by which the assignment or reassignment is made, disclosing the name and address of such assignee. The Issuer shall maintain written records of any assignments of the Finance Contract.

- 13. Personal Property. The Property is and shall at all times be and remain personal property, and will not be considered a fixture to any real property.
- 14. GCC's Right to Perform for The Issuer. If the Issuer fails to make any payment or perform or comply with any of its covenants or obligations hereunder, GCC or GCC's successors or assigns may, but shall not be required to, make such payment or perform or comply with such covenants and obligations on behalf of the Issuer, and the amount of any such payment and the expenses (including but not limited to reasonable attorneys' fees) incurred by GCC or GCC's successors or assigns in performing or complying with such covenants and obligations, as the case may be, together with interest thereon at the highest lawful rate under the State of Texas law, shall be payable by the Issuer upon demand.
- 15. Interest on Default. If the Issuer fails to pay any Payment specified herein within twenty (20) days after the due date thereof, the Issuer shall pay to GCC or any successor or assigns of GCC, interest on such delinquent payment at the highest rate allowed by Texas law.
- 16. Notices. Any notices to be given or to be served upon any party hereto in connection with this Finance Contract must be in writing and may be given by certified or registered mail, and shall be deemed to have been given and received forty-eight (48) hours after mailing. Such notice shall be given to the parties at their respective addresses designated on the signature page of this Finance Contract or at such other address as either party may hereafter designate.
  - 17. Prepayment.
- (a) The Issuer shall have the right, at its option, to prepay the Finance Act Contract in whole, on any payment date which has an amount shown in the "Early Redemption Value" column of Exhibit B attached hereto. "N/A" shall mean not prepayable. The Issuer shall not have the right to prepay the Finance Contract in part at any time.
- (b) As condition precedent to the Issuer's right to make, and GCC's obligation to accept, any such prepayment, GCC shall have actually received notice at least thirty (30) days in advance of the Issuer's intent to exercise its option to prepay.
- 18. Continuing Disclosure. Specifically and without limitation, the Issuer agrees to provide audited financial statements, prepared by a certified public accountant not later than six (6) months after and as of the end of each fiscal year. Periodic financial statements shall include a combined balance sheet as of the end of each such period, and a combined statement of revenues, expenditures and changes in fund balances, from the beginning of the then fiscal year to the end of such period. These reports must be certified as correct by one of the Issuer's authorized agents. If the Issuer has subsidiaries, the financial statements required will be provided on a consolidated and consolidation basis.
  - 19. Tax Exemption.
- (a) The Issuer certifies that it does not reasonably anticipate more than \$10,000,000 of "tax-exempt obligations", including this Finance Contract will be issued by it and any subordinate entities during the 2022 calendar year. Further, the Issuer designates this Finance Contract as "qualified tax exempt obligations" under Section 265 (b) 3 of the Internal Revenue Code of 1986, as amended (the "Code") eligible for the exception contained in Section 265 (b) 3 (D) of the Code allowing for an exception to the general rule of the Code which provides for a total disallowance of a deduction for interest expense allocable to the carrying of tax exempt obligations.
- (b) The Issuer hereby represents and covenants that the proceeds of this Finance Contract are needed at this time to provide funds for the Issuer's purchase of the property for which this Finance Contract was executed and delivered, as specified in this Finance Contract; that (i) final disbursement of the proceeds of this Finance Contract will occur within three years from the Schedule Date of the EXHIBIT B, (ii) substantial binding obligations to expend at least five (5) percent of the net proceeds will be incurred within six months after the Schedule Date of the EXHIBIT B and (iii) the acquisition of such property will proceed with due diligence to completion; and that, except for the Escrow Agreement, if applicable, and the Payment Fund, no other funds or accounts have been or will be established or pledged to the payment of this Finance Contract.
- (c) The Issuer will not directly or indirectly take any action or omit to take any action, which action or omission would cause the Finance Contract to constitute a "private activity bond" within the meaning of Section 141(a) of the Code.
- (d) The Issuer will not take any action or fall to take any action with respect to the investment of the proceeds of this Finance Contract or any other funds of the Issuer, including amounts received from the investment of any of the foregoing, that would cause this Finance Contract to be an "arbitrage bond" within the meaning of such section 148 of the Code.
- (e) There are no other obligations of the Issuer which are sold at substantially the same time as the Finance Contract, sold pursuant to the same plan of financing with the Finance Contract and are reasonably expected to be paid from substantially the same source of funds as the Finance Contract.
- (f) The Issuer will not take any action, or as the case may be, knowingly omit to take any action within its control that, if taken or omitted, as the case may be, would cause the Finance Contract to be treated as "federally guaranteed" obligations for purposes of Section 149(b) of the Code.
- (g) The Issuer will take all necessary steps to comply with the requirement that certain amounts earned by the Issuer on the investment of the "gross proceeds" of the Finance Contract (within the meaning of Section 148(f)(6)(B) of the Code), if any, be rebated to the federal government. Specifically, the Issuer will (I) maintain records regarding the investment of the gross proceeds of the Finance Contract as may be required to calculate and substantiate the amount earned on the investment of the gross proceeds of the Finance Contract and retain such records for at least six years after the day on which the last outstanding Finance Contract is discharged, (ii) account for all gross proceeds under a reasonable, consistently applied method of accounting, including any specified method of accounting required by applicable regulations to be used for all or a portion of the gross proceeds (III) calculate, at such times as are required by applicable regulations, the amount earned from the investment of the gross proceeds of the Finance Contract and (iv) timely pay all amounts required to be rebated to the federal government. In addition, the Issuer will correct any errors within a reasonable amount of time thereafter, including payment to the federal government of any delinquent amounts owed to it, including interest thereon and penalty, if any, as may be necessary or appropriate to assure that interest on the Finance Contract is not includable in the gross income for federal income tax purposes.
- (h) The Issuer will timely file with the Secretary of the Treasury of the United States the information required by Section 149(e) of the Code with respect to the Finance Contract on such form and in such place as the Secretary may prescribe. Notwithstanding any other provision of this Finance Contract, the Issuer's obligation under the covenants and provisions of this Section 19 shall survive the defeasance and discharge of this Finance Contract.

20.	Miscellaneous.
the state of the s	(a) Time is of the essence. No covenant or obligations hereunder to be performed by the Issuer are waived, itten consent of GCC or its successors or assigns. GCC's or its successors or assigns' rights hereunder are cumulative
and not alternation	
and not diternati	(b) This Finance Contract shall be construed in accordance with and governed by the state of Texas laws.
	This Finance Contract constitutes the entire agreement between the parties and shall not be modified,
waived, discharg	ed, terminated, amended, altered or changed in any respect except by a written document signed by both GCC and
the Issuer.	
	(d) Any term or provision of this Finance Contract found to be prohibited by law or unenforceable shall not
affect the legality	y the remainder of this Finance Contract.  (e) Use of the neuter gender herein is for purposes of convenience only and shall be deemed to mean and
include the mass	(e) Use of the neuter gender herein is for purposes of convenience only and shall be deemed to mean and culine or feminine gender whenever appropriate.
include the masc	(f) The captions set forth herein are for convenience of reference only, and shall not define or limit any of the
terms or provision	
	(a) Issuer agrees to equitably adjust the payments payable under this Finance Contract if there is a
determination by	the IRS that the interest payable pursuant to this Finance Contract (as incorporated within the schedule of payments)
is not excludable	e from income in accordance with the Internal Revenue Code of 1986, as amended, such as to make GCC and its
assigns whole.	the barefit of the
	(h) Except as otherwise provided, this Finance Contract shall be binding upon and inure to the benefit of the ad their respective heirs, executors, administrators, legal representatives, successors and assigns, where permitted by
this Finance Con	(i) Pursuant to Texas Government Code Chapter 2271, as amended, if this contract is valued at \$100,000 or
more and if we l	have at least ten (10) full time employees, then we, by its execution of this Contract represent and warrant to the
Issuer that GCC	does not hovcott Israel and will not boycott Israel during the term of this Contract.
	(i) Pursuant to Texas Government Code Chapters 2274 and 809, if this Contract is valued at \$100,000 or more
and if we have a	It least ten (10) full-time employees, then we represent and warrant to the Issuer that GCC does not boycott energy
companies and v	will not boycott energy companies during the term of this Contract.
	(k) Pursuant to Texas Government Code Chapter 2274, if this Contract is valued at \$100,000 or more and if we
have at least ten	(10) full-time employees, then we represent and warrant to the Issuer that GCC does not discriminate against firearm methods trade associations and will not discriminate against firearm entities or firearm trade associations during the term of
	in trade associations and will not discriminate against meanin entities of meanin trade associations during the term of
this Contract.	(I) GCC verifies and affirms that it is not a foreign terrorist organization as identified on the list prepared and
maintained by th	the Texas Comptroller of Public Accounts. If we have misrepresented its inclusion on the Comptroller's list such omission
or misrepresenta	ation will void this Contract
	THIS CONTRACT IS EVIDENCE OF A PRIVATELY PLACED BANK LOAN. IS NOT IN REGISTERED FORM, AND
MAY NOT BE TRA	ANSFERRED TO BEARER. TRANSFERS OF THIS CONTRACT ARE NOT REGISTERED ON BOOKS MAINTAINED FOR THAT
PURPOSE BY THE	E ISSUER.
	IEREOF, the parties have executed this Finance Contract as of theday of in the year 2022.
IN WITNESS WH	EREOF, the parties have executed this Finance Contract as of theday of in the year 2022.
Government	Capital Corporation
GOVERNMENT	Capital Co. Political
	Annual Company
	Witness Signature
Authorized S	
345 Miron D	
Southlake, T	Print Title
The Issuer	: Navarro County

H.M. Davenport Jr., County Judge 601 N. 13th Street, Suite 6 Corsicana, TX 75110

### **EXHIBIT A**

Public Property Finance Act Contract **No.9917** (THE "FINANCE CONTRACT")

By and Between

Government Capital Corporation and *the Issuer,* Navarro County

Dated as of May 4, 2022

**QTY** 

DESCRIPTION

Personal Property

Property Cost: \$552,123.22

Payback Period: Four (4) Annual Payments

**Motor Graders** 

Two (2)

New 2022 John Deere 670 G Motor Graders

### **EXHIBIT B**

### >> SCHEDULE OF PAYMENTS & EARLY REDEMPTION VALUE <<

PUBLIC PROPERTY FINANCE ACT CONTRACT No.9917 (THE "FINANCE CONTRACT")
BY AND BETWEEN

Government Capital Corporation and the **Issuer**, Navarro County
Schedule Dated as of May 4, 2022

					<del></del>
PMT NO.	PMT DATE MO. DAY YR	TOTAL	INTEREST PAID	PRINCIPAL PAID	EARLY REDEMPTION VALUE after pmt on this line
1	5/15/2023	\$150,000.00	\$18,686.84	\$131,313.16	N/A
<b>2</b> ·	5/15/2024	\$150,000.00	\$13,806.78	\$136,193.22	\$286,588.07
3	5/15/2025	\$150,000.00	\$9,338.28	\$140,661.72	\$144,039.36
4	6/15/2025	\$144,361.84	\$406.72	\$143,955.12	\$0.00
-	rand Totals	\$594,361.84	\$42,238.62	\$552,123.22	•

Interest Rate: 3.281%

<sup>\*\*\*\*</sup>This Schedule is subject to current Market Indexing if closing occurs more than 5 business days after the above Date\*\*\*\*

### **INCUMBENCY CERTIFICATE**

Public Property Finance Act Contract **No.9917** (THE "FINANCE CONTRACT")

By and Between

Government Capital Corporation and *the Issuer*, Navarro County

Dated as of May 4, 2022

I, Sherry Dowd, do hereby certify that I am the duly elected or appointed and acting County Clerk, of Navarro County, Issuer, a political subdivision or agency of the State of Texas, duly organized and existing under the laws of the State of Texas, that I or my designee have custody of the records of such entity, and that, as of the date hereof, the individual(s) named below are the duly elected or appointed officer(s) of such entity holding the office(s) set forth opposite their respective name(s). I further certify that (i) the signature(s) set opposite their respective name(s) and title(s) are their true and authentic signature(s), and (ii) such officers have the authority on behalf of such entity to enter into that certain Public Property Finance Act Contract No.9917, between Navarro County (the "Issuer") and Government Capital Corporation ("GCC").

Name

**Title** 

Signature

H.M. Davenport Jr. County Judge

IN WITNESS WHEREOF, I have duly executed this certificate hereto this Z

day of

, 2022.

Sherry Dowd, County Clerk



THE OFFICE OF THE HONORABLE

### WILL THOMPSON

NAVARRO COUNTY DISTRICT ATTORNEY NAVARRO COUNTY COURTHOUSE 300 W. 3<sup>RD</sup> AVENUE, STE. 301 CORSICANA, TEXAS 75110 PHONE (903) 654-3045 FACSIMILE (903) 875-3976

April 21, 2022

Government Capital Corporation 345 Miron Dr Southlake, TX 76092

RE: Public Property Finance Act Contract No.9917

I have examined the Public Property Finance Act Contract No.9917 (the "Finance Contract") between the Navarro County (the "Issuer") and Government Capital Corporation ("GCC"). The Finance Contract provides financing for the purchase by the Navarro County of certain Property as identified in the Finance Contract and provides that the Issuer shall finance the Property by making Payments as specified in the Public Property Finance Act Contract No.9906.

I have also examined other certificates and documents as I have deemed necessary and appropriate under the circumstances.

Based upon the foregoing examination, I am of the opinion that:

- 1. The Issuer is a political subdivision or agency of the State of Texas with the requisite power and authority to incur obligations, the interest on which is exempt from taxation by virtue of Section 103(a) of the Internal Revenue Code of 1986, as amended;
- 2. The execution, delivery and performance by the Issuer of the Finance Contract have been duly authorized by all necessary action on the part of the Issuer; and
- 3. The Finance Contract constitutes a legal, valid and binding obligation of the Issuer enforceable in accordance with its terms.

The opinion expressed above is solely for the benefit of the Issuer, GCC and/or its subsequent successors or assigns.

Respectfully Submitted,

Robert Schell Assistant District Attorney Navarro County, Texas

# RESOLUTION # 2022 - 06

## A RESOLUTION REGARDING A FINANCING AGREEMENT FOR THE PURPOSE OF PROCURING MOTORGRADERS AND RELATED EQUIPMENT

WHEREAS, Navarro County desires to enter into a certain Financing Agreement, by and between Government Capital Corporation and the Navarro County, for the purpose of financing Motorgraders and related equipment. The Navarro County desires to designate this Agreement as a "qualified tax-exempt obligation" of the Navarro County for the purposes of Section 265 (b) (3) of the Internal Revenue Code of 1986, as amended. The Navarro County desires to designate the County Judge or designee as an authorized signer of the Agreement.

NOW THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE NAVARRO COUNTY:

This Resolution has been PASSED upon Motion made by Commissioner Grant

seconded by Commissioner nloom

<u>Section 1.</u> That Navarro County enters into a Financing Agreement with Government Capital Corporation for the purpose of procuring Motorgraders and related equipment.

<u>Section 2.</u> That the Financing Agreement, by and between Navarro County and Government Capital Corporation, is designated by Navarro County as a "qualified tax-exempt obligation" for the purposes of Section 265 (b) (3) of the Internal Revenue Code of 1986, as amended.

<u>Section 3.</u> That Navarro County designates the County Judge or designee as an authorized signer of the Financing Agreement by and between Navarro County and Government Capital Corporation.

<u>Section 4.</u> That should the need arise, if applicable, the County will use loan proceeds for reimbursement of expenditures related to the Property, within the meaning of Treasury Regulation § 1.150-2, as promulgated under the Internal Revenue Code of 1986, as amended.

by a vote of \_\_\_\_\_

effective this April 11, 2022	2.
Navarro County	Witness Signature
De deur Co	S. Co
Name: H.M. DAVENPORT, Jr.	Name: Title: County Clarkon S
<u>Title:</u> County Judge	Title: County Clerko

# Form **8038-G** (Rev. September 2018)

Department of the Treasury

Internal Revenue Service

### Information Return for Tax-Exempt Governmental Bonds

► Under Internal Revenue Code section 149(e)
 ► See separate Instructions.

Caution: If the issue price is under \$100,000, use Form 8038-GC.

► Go to www.irs.gov/F8038G for instructions and the latest information.

OMB No. 1545-0720

Part	Reporting Authority	<u> </u>	It Amended He	turn, check ne	re 🚩				
1 ls	ssuer's name		2 Issuer's emplo	oyer Identification n	umber (	(EIN)			
	ro Coumty		5-6001092						
3a N	Name of person (other than issuer) with whom the IRS may communicate about this	return (see instructions)	3b Telephone num	nber of other person	shown	on 3a			
Terri G	Sillen, County Auditor			3-875-3306					
4 N	Number and street (or P.O. box if mail is not delivered to street address)	Room/suite	5 Report number	r (For IRS Use Only		,			
601 N.	13th Street	6		3					
6 C	City, town, or post office, state, and ZIP code		7 Date of issue						
Corsic	ana, TX 75110		<u> </u>	05/04/2022					
BN	Name of Issue		9 CUSIP numbe	r					
Public	Property Finance Act Contract			None					
10a N	Name and title of officer or other employee of the Issuer whom the IRS may call for r nstructions)	nore information (see	10b Telephone nut employee sho		ther				
H.M. D	Pavenport Jr., County Judge	, • .	90	3-875 <u>-3306</u>					
Part		tions and attach sch	edule.						
11	Education	<del>, , , , , , , , , , , , , , , , , , , </del>	7 7 7	11					
12	Health and hospital			12					
13	Transportation			13					
14	Public safety			14					
15	Environment (including sewage bonds)			15					
16	Housing			16.					
17	Utilities			17					
18	Other, Describe ► Motor Graders			18 \$55	2,123	22			
19a	Other. Describe ► Motor Graders If bonds are TANs or RANs, check only box 19a		▶ □		e a com				
b	If bonds are BANs, check only box 19b		▶ 🗆 ;						
20	If bonds are in the form of a lease or installment sale, check box	<u> </u>	▶ ☑	4-7-40 II C.S					
Part	III Description of Bonds. Complete for the entire issue	for which this forn	n is being filed.	<del> </del>					
	(a) Final maturity date (b) Issue price (c) Ste	ated redemption ce at maturity	(d) Weighted average maturity	(e) Yiel	ld				
21	06/15/2025 \$ 552,123.22 \$	N/A	2.5383 years	<u> </u>	3.28	1 %			
Part		writers' discount)							
22	Proceeds used for accrued interest			22	N/A				
23	Issue price of entire issue (enter amount from line 21, column (b	» · · · · · · ·		23 \$55	2,123	22			
24	Proceeds used for bond issuance costs (including underwriters	discount) 24	N/A						
25	Proceeds used for credit enhancement	25	N/A		ļ				
26	Proceeds allocated to reasonably required reserve or replacement		N/A		{				
27	Proceeds used to refund prior tax-exempt bonds. Complete Pa	rt V	N/A		1				
28	Proceeds used to refund prior taxable bonds. Complete Part V	28	N/A		l				
29	Total (add lines 24 through 28)			29	N/A				
30	Nonrefunding proceeds of the Issue (subtract line 29 from line 2			30 \$55	2,123	22			
Part	V Description of Refunded Bonds. Complete this part	rt only for refunding	g bonds.						
31	Enter the remaining weighted average maturity of the tax-exem	pt bonds to be refun	ded ►	N/A	у	ears			
32	Enter the remaining weighted average maturity of the taxable be	onds to be refunded	🕨	N/A	У	ears			
33	Enter the last date on which the refunded tax-exempt bonds with	II be called (MM/DD/	YYYY) ►	N/A					
34	Enter the date(s) the refunded bonds were issued ► (MM/DD/Y	YYY)	<u> </u>						
For P	Paperwork Reduction Act Notice, see separate instructions.	Cat. No. 63	3773S	Form 8038-G	(Rev. 9	-2018)			

	9
Page	4

Enter the amount of the state volume cap allocated to the Issue under section 141(b)(5)  Enter the amount of gross proceeds invested or to be invested in a guaranteed investment contract (GIC). See instructions  Enter the final maturity date of the GIC ➤ (MM/DD/YYYY)  Enter the name of the GIC provider ➤  Pooled financings: Enter the amount of the proceeds of this issue that are to be used to make loans to other governmental units  Be there the date of the master pool bond ➤ (MM/DD/YYYY)  Enter the date of the master pool bond ➤ (MM/DD/YYYY)  Enter the date of the master pool bond ➤ (MM/DD/YYYY)  Enter the name of the Issuer of the master pool bond ➤ (MM/DD/YYYY)  Enter the name of the Issuer of the master pool bond ➤ (MM/DD/YYYY)  If the issuer has designated the issue under section 265(b)(3)(B)(0)(III) (small issuer exception), check box  If the issuer has identified a hedge, check here ➤ and enter the following information:  Name of hedge > (MM/DD/YYYY)  If the issuer has superintegrated the hedge, check box  If the issuer has superintegrated the hedge, check box  If the issuer has superintegrated the hedge, check box  If the issuer has superintegrated the hedge, check box  If the issuer has established written procedures to ensure that all nonqualified bonds of this issue are remediated according to the requirements under the Code and Regulations (see instructions), check box  If the issuer has established written procedures to ensure that all nonqualified bonds of this issue are remediated according to the requirements under the Code and Regulations (see instructions), check box  If the issuer has established written procedures to ensure that all nonqualified bonds of this issue are remediated according to the requirements under the Code and Regulations (see instructions), check box  If the issuer has established written procedures to monitor the requirements of section 148, check box  If some portion of the proceeds was used to reimburse expenditures, check here ➤ and enter the amount of reimbursement  En	Form 80	38-G (Rev.	9-2018)						
Sea Enter the amount of gross proceeds invested or to be invested in a guaranteed investment contract (GIC). See instructions  Enter the final maturity date of the GIC ► (MM/DD/YYYY)  Enter the name of the GIC provider ►  Pooled financings: Enter the amount of the proceeds of this issue that are to be used to make loans to other governmental units  Ball if this issue is a loan made from the proceeds of another tax-exempt issue, check box ► □ and enter the following information:  Enter the date of the master pool bond ► (MM/DD/YYYY)  Enter the the IN of the issuer of the master pool bond ►  Enter the name of the Issuer of the master pool bond ►  Enter the name of the Issuer of the master pool bond ►  If the issuer has designated the issue under section 265(b)(3)(B)(0)(III) (small issuer exception), check box  If the issuer has designated the issue under section 265(b)(3)(B)(0)(III) (small issuer exception), check box  If the issuer has designated the hedge, check here ► □ and enter the following information:  Name of hedge P □  Term of hedge ► □  If the issuer has established written procedures to ensure that all nonqualified bonds of this issue are remediated according to the requirements under the Code and Regulations (see instructions), check box  If the issuer has established written procedures to monitor the requirements of section 148, check box  If some portion of the proceeds was used to reimburse expenditures, check here ► □ and enter the amount of reimbursement  Enter the date the official intent was adopted ► (MM/DD/YYYY)  Signature and Consent  Pint the date the official intent was adopted ► (Inturés declare that I consent to the IRS's disclosure of the issuer's return information, as necessary to process this feurn, to the person that I have authorized above.  Pint the sea of the surface and the Inturés declare that I consent to the IRS's disclosure of the issuer's return information, as necessary to process this feurn, to the person that I have authorized above.  Pint I per chick □ I print I per c	Part	VI M	scellaneous						
Side   Life the anibulit of gioss process was a stable   MM/DD/YYYY	35	Enter th	e amount of the state volume cap a	llocated to the issue	under section 14	1(b)(5)	35		+-
b Enter the final maturity date of the GIC ➤ (MM/DD/YYYY)  c Enter the name of the GIC provider ➤  Pooled financings: Enter the amount of the proceeds of this issue that are to be used to make loans to other governmental units  188a if this issue is a loan made from the proceeds of another tax-exempt issue, check box ➤ □ and enter the following information:  b Enter the date of the master pool bond ➤   (MM/DD/YYYY)  c Enter the EIN of the issuer of the master pool bond ➤   (MM/DD/YYYY)  d Enter the name of the Issuer of the master pool bond ➤   (If the issuer has designated the issue under section 265(b)(3)(B)(i)(III) (small issuer exception), check box □   (If the issuer has identified a hedge, check here ➤ □ and enter the following information:  b Name of hedge provider ➤   (Type of hedge ➤ □   (Type of the issuer has established written procedures to ensure that all nonqualified bonds of this issue are remediated according to the requirements under the Code and Regulations (see instructions), check box □   (Type of hedge ➤ □   (Type of the hedge \	36a	(GIC). S	ee instructions		.  .  .  .  .  .				
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d Enter the name of the issuer of the master pool bond	b	Enter th	e date of the master pool bond > (N	MM/DD/YYYY)					
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If the issuer has identified a hedge, check here  and enter the following information:  b Name of hedge   c Type of hedge   d Term of hedge   lif the issuer has superintegrated the hedge, check box	40	If the is:	suer has elected to pay a penalty in	lieu of arbitrage reb	ate, check box .				
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d Term of hedge ►  d Term of hedge ►  42 If the issuer has superintegrated the hedge, check box	b								
d Term of hedge ►  42 If the issuer has superintegrated the hedge, check box	С								
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If the issuer has established written procedures to monitor the requirements of section 148, check box  If some portion of the proceeds was used to reimburse expenditures, check here     and enter the amount		accordi	ng to the requirements under the C	ode and Regulations	s (see instructions)	, check box		,	
Signature and belief, they are true correct, and complete. I further declare that I consent to the IRS's disclosure of the issuer's return information, as necessary to process this feturn, to the person that I have authorized above.    Paid   Print/Type preparer's name   Preparer's signature   Preparer's signature   Print/Type preparer's name   Preparer's signature   Print/Type preparer's name   Preparer's signature   Process this feturn, and to the best of my knowledge and statements, and to the best of my knowledge and belief, they are true correct, and complete. I further declare that I consent to the IRS's disclosure of the issuer's return information, as necessary to process this feturn, to the person that I have authorized above.    H.M. Davenport Jr., County Judge   Type or print name and title	44	If the le	ouer has established written proced	ures to monitor the	requirements of se	ection 148, check	DOX	'	
of reimbursement  b Enter the date the official intent was adopted ► (MM/DD/YYYY)  Signature and Consent  Under penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, and to the best of my knowledge and belief, they are two correct, and complete. I further declare that I consent to the IRS's disclosure of the issuer's return information, as necessary to process this feturn, to the person that I have authorized above.  H.M. Davenport Jr., County Judge Type or print name and title  Paid  Print/Type preparer's name  Preparer's signature  Firm's name  Firm's name  Phone no.	45a	If some	portion of the proceeds was used to	to reimburse expend	litures, check here	and enter	the amount		
Signature and Consent  Under penalties of perjury, I declare that I have examined this return and accompanying schedules and statements, and to the best of my knowledge and belief, they are true, correct, and complete. I further declare that I consent to the IRS's disclosure of the Issuer's return information, as necessary to process this feturn, to the person that I have authorized above.  H.M. Davenport Jr., County Judge  Type or print name and title  Paid  Print/Type preparer's name  Preparer's signature  Firm's name  Firm's name  Phone no.		of reim	bursement						
Signature and belief, they are true, correct, and complete. I further declare that I consent to the issue of	b	Enter th	ne date the official intent was adopted	ed ► (MM/DD/YYYY	)			1 - 6 lea	dadas
Paid Print/Type preparer's name Preparer Use Only  Psignature of issuer's authorized representative Date Print/Type preparer's name Preparer's signature Date Preparer Date Check ☐ if self-employed self-employed Print's EIN ▶ Phone no.	and	ature	Under penalties of perjury, I declare that I ha and belief, they are true correct, and comple process this feturn, to the person that I have	we examined this return a ete. I further declare that I	I	H.M. Davenpo	rt Jr., County		essary to
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Use Only Phone no.	2 331.0		,						
Use Only Phone no.			Eirm'e name			Firm's	EIN ►		
Form 8038-G (Rev. 9-201)	Use	Only	Tamonano			Phone		elle La	
			Fill 5 dudiess				Form 8	8038-G (Re	ev. 9-2018)

## Form W-9

(Rev. October 2018)
Department of the Treasury
Internal Revenue Service

# Request for Taxpayer Identification Number and Certification

➤ Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

	THOSE CONTROL										
	1 Name (as shown on your income tax return). Name is required on this line; do	not leave this line blank.									
	Navarro County										
	2 Business name/disregarded entity name, if different from above										
		<del></del>			<del>. ı</del>				la		
Print or type. Specific Instructions on page 3	3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the certain entities, not individuals; see instructions on page 3):										
ς σ	☐ Individual/sole proprietor or ☐ C Corporation ☐ S Corporation	☐ Partnership	☐ Trust	/estal					/-		
3.5	single-member LLC	•			E	xempt	payee	code	(if ar	1y)	3
Print or type. c Instructions	Limited liability company. Enter the tax classification (C=C corporation, S=				_						
P Z	Note: Check the appropriate box in the line above for the tax classification	of the single-member own	ner. Do no	ot che	ck E	xempt	ion fro	m FA	TCA		rting
is is	LLC if the LLC is classified as a single-member LLC that is disregarded fro another LLC that is not disregarded from the owner for U.S. federal tax pu	rposes, Otherwise, a single	-member	LLC	that (	ode (if	any)	_	_	<u>c</u>	
⊒ ک	is disregarded from the owner should check the appropriate box for the ta	x classification of its owner	r <b>.</b>								
) ec	✓ Other (see instructions) ► Governmen		Damirat-	do ===		optes to				utside	ine U.S.)
Š	5 Address (number, street, and apt. or suite no.) See instructions.		Requester	s na	me an	adore	ea (ot	шопа	ij		
88	300 W. Third Ave., Ste. 4										
	6 City, state, and ZIP code										
	Corsicana, Texas 75110 7 List account number(s) here (optional)	<u> </u>	* 1	-							
	1. Fist geochtit tinitinai(s) tidia (ohtioirai)										
Par	Taxpayer Identification Number (TIN)	· · <del>- · · · · · · · · · · · · · · · · ·</del>									
	your TIN in the appropriate box, The TIN provided must match the nam	e given on line 1 to avoi	id S	Socia	secu	rity nu	nber				
backu	p withholding. For individuals, this is generally your social security num	ber (SSN). However, for		Ī	Ī		T	7		Ī	
	nt alien, sole proprietor, or disregarded entity, see the instructions for F s. it is your employer identification number (EIN). If you do not have a n		a			<b>-</b> [	$\perp$	_ [			
TIN, la		to got	0					_			
	If the account is in more than one name, see the instructions for line 1.	Also see What Name ar	nd [	mple	yer id	entific	ation	numb	er		
Number To Give the Requester for guidelines on whose number to enter.					.   _	6 (	0	1	0	9	2
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' <u>P</u> ar											
	penalties of perjury, I certify that:			4-1		d - d -					
1. The	number shown on this form is my correct taxpayer identification numb n not subject to backup withholding because: (a) I am exempt from bac	er (or I am waiting for a kun withholding or /b) !	number	to be	e ISSU en noi	ea to r ified h	πe); 2 v the	ınd İnter	rnal I	Reve	enue
انتان مے Ser	r not subject to backup withholding because: (a) I am exempt from bac- vice (IRS) that I am subject to backup withholding as a result of a failure	e to report all interest or	dividen	ds, o	r (c) th	ne IRS	has	notifi	ed m	ie th	at I am
	onger subject to backup withholding; and	-									
	a U.S. citizen or other U.S. person (defined below); and										
	FATCA code(s) entered on this form (if any) indicating that I am exemp										
Certif	cation instructions. You must cross out item 2 above if you have been no eve failed to report all interest and dividends on your tax return. For real est	itified by the IRS that you	rare curr	ently annh	subje , For	ct to b	ackur nae in	with teres	mold t pai	ung Ł d.	ecause
acquis	ition or abandonment of secured property, cancellation of debt, contribution	ons to an individual retire	ment arra	anger	nent (	IRA), a	nd ge	neral	ly, p	ayme	ents
other	han interest and dividends, you are not required to sign the certification, but	ut you must provide your	correct	TIÑ. S	See th	e instr	uction	s for	Part	II, la	iter.
Sign	Signature of A	· ·		1	7,	7 /4	1				
Here		Da	ate 🟲	<u>UI</u>	10	<u> </u>	2	02	2		
Ge	neral Instructions	• Form 1099-DIV (divi	idends, i	ncluc	ing th	ose fr	om s	tock	sor	mutu	ıal
	n references are to the Internal Revenue Code unless otherwise	Form 1099-MISC (vi proceeds)	arious ty	pes (	of inc	ome, p	rizes	, awa	ards,	or g	ross
	e developments. For the latest information about developments	•	or mutu	ial fui	nd sa	les and	d cert	ain c	ther		
	to Form W-9 and its instructions, such as legislation enacted hey were published, go to www.irs.gov/FormW9.	transactions by broke	Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)     Form 1099-S (proceeds from real estate transactions)								
Pur	pose of Form	• Form 1099-K (merci							rans	actio	ons)
An inc	lividual or entity (Form W-9 requester) who is required to file an	• Form 1098 (home m									-
	ation return with the IRS must obtain your correct taxpayer ication number (TIN) which may be your social security number	1098-T (tuition) • Form 1099-C (cance	alad dah	t)							
(SSN)	individual taxpayer identification number (ITIN), adoption	• Form 1099-C (cancel)			donm	ent of	secu	red n	fane	ertvì	
taxpa	yer identification number (ATIN), or employer identification number	Use Form W-9 only									nt
	to report on an information return the amount paid to you, or other nt reportable on an information return. Examples of information	alien), to provide your				J. 2011	Ç	9			-
	s include, but are not limited to, the following.	If you do not return									
• For	n 1099-INT (interest earned or paid)	be subject to backup later.	withhold	ting.	See V	Vhat is	bac	kup v	vithh	oldíi	ıg,

### **WIRE TRANSFER FORM**

\*\*\* FINANCIAL INSTITUTION INFORMATION \*\*\*

Bank's Name: Prosperity Bank
Bank's Address:100 S. Main Street, Corsicana, TX 75110
Bank's Phone#: 903-872-0077
Bank's Fed Routing#:(Please confirm with bank since it may be different from routing number on deposit slip)
Bank Account Name: Navarro County Road & Bridge Pct #1
Bank Account #:
Ref (if needed):
Please note that while there will not be a charge for our outgoing wire, your Bank may charge a fee for the incoming wire
I hereby authorize Vera Bank, N.A. to transfer any monies due via wire transfer directly to our bank.
Signature: Lem Lillen
Name: _Terri Gillen
Title: County Auditor
Date: April 21 2022