NAVARRO COUNTY COMMISSIONER'S COURT

A Regular meeting of the Navarro County Commissioner's Court was held on Monday, the 13th day of May, 2013 at 10:00 a.m., in the County Courtroom of the Navarro County Courthouse in Corsicana Texas. Presiding Judge HM Davenport, Commissioners Present Jason Grant, David Warren, Dick Martin, and James Olsen.

- 1. 10:02 A.M. Motion to convene by Comm. Olsen sec by Comm. Warren All voted aye motion carried
- 2. Opening prayer by Commissioner Martin
- 3. Pledge of Allegiance
- 4. Public Comments-Melinda Veldman-Presented check for courthouse restoration Don King-courthouse restoration concern

CONSENT AGENDA

Motion to approve the consent agenda items 5-10 by Comm. Martin sec by Comm. Grant All voted aye motion carried

- 5. Motion to approve the minutes from the previous meetings of April 22, 2013, April 25, 2013, April 30, 2013, and May 6, 2013
- 6. Motion to approve and pay bills as submitted by the County Auditor, including payroll (paid 4/30/13)
- 7. Motion to approve minutes of the March 21st, 2013 Planning and Zoning meeting

 TO WIT PG 374-375
- 8. Motion to approve replat of Chambers Landing Block A lots 1-4 for Kimthanh Le
- 9. Motion to approve of a replat of Chambers landing Block A lots 7 & 8 for Jenny Bui
- 10. Motion to approve Revenue Certification for FY 2013 revenue received from the State of Texas Tobacco Settlement Permanent Trust Account pursuant to Local Government Code LGC Section 111.0706

 TO WIT PG 376

REGULAR AGENDA

11. No action taken on Burn Ban remains off

- 12. Motion to approve accepting donation \$13,000 from the Corsicana Preservation Foundation to be used for courthouse restoration by Judge Davenport sec by Comm. Warren
 All voted aye motion carried
- 13. Motion to approve Tax Collection Report for April 2013, Russell Hudson by Comm. Olsen sec by Comm. Grant
 All voted aye motion carried

 TO WIT PG 377-382
- 14. Swearing in of ESD1 Commissioners, David Foreman and Ralph Block

 TO WIT PG 383-384
- Motion to approve Security funds regarding Metal Detector and Door Lock(s) for the Justice Center by Comm. Grant sec by Comm. Olsen
 All voted aye motion carried

 TO WIT PG 385-386
- 16. Motion to approve the rerouting of Hwy 31 traffic for the City Landfill to SECR 0010 specifically for County Clean up Day on Saturday June 1, 2013 and accepting the rate of \$5.00 per cubic yard to the City of Corsicana. During this time and day routing may get changed to original route by Comm. Martin sec by Judge Davenport All voted aye motion carried
- 17. Motion to approve Contract with Curtis Neyland for new bridge on SECR 1098, Pct. 3 (\$11,500) by Comm. Warren sec by Comm. Olsen All voted aye motion carried TO WIT PG 387-395
- Motion to approve to accept Letter and Certificate of Destruction from STS

 Electronic Recycling by Comm. Olsen sec by Comm. Martin

 All vote aye motion carried

 TO WIT PG 396-398
- 19. Motion to approve a Specific Use Permit for Dallas Production, Inc. to drill for oil/gas in the Lakeshore area, location is just south of Hwy 287 and east of SECR 3290 proposed well name is Thomas Merritt No. 1 by Comm. Martin sec by Comm. Warren All voted aye motion carried
- 20. Motion to approve Special Use Permit for Dallas Production, Inc to drill for oil/gas in the Lakeshore area, location is just North of Hwy 287 and east of SECR 3285 proposed well name is George Crocker No.1 by Comm. Martin sec by Comm. Grant
 All voted aye motion carried

- 21. Motion to approve a replat of Lago Vista Ranch lots #25-AR & 25-BR for Danny Miles, Lance and Pamela Shaw by Comm. Olsen sec by Comm. Warren All voted aye motion carried
- 22. Motion to approve Resolution Electing to become eligible to participate in Granting Tax Abatements, and establishing an effective date by Judge Davenport sec by Comm. Martin

 All voted aye motion carried

 TO WIT PG 399
- Motion to approve Resolution Reestablishing the current Tax Abatement Policy Guidelines and Criteria for granting Tax Abatement in Reinvesting Zones created by Navarro County, Texas or other Authorized Taxing Jurisdiction: and establishing an effective date by Comm. Grant sec by Comm. Warren All voted aye motion carried

 TO WIT PG 400-412
- 24. Motion to approve sending Asbestos Abatement to Bid and Advertisement to Bidders, Advertising-May 18th and 25th Release for Bids (not a proposal, but a bid)-May 20th Bids due, June 10th, 2:00 p.m. by Comm. Martin sec by Comm. Warren All voted aye motion carried
- 25. Motion to approve Technology Team LLC proposal for assessment of needs to accomplish moving of contents of Courthouse to and from temporary location contingent upon submission of contract and to approve Auditor to make payment by Judge Davenport see by Comm. Martin

 All voted aye motion carried
- 26. Motion to approve Technology Team, LLC proposal for IT consulting related to courthouse renovation contingent upon approve of court and to approve prepaid by our Auditor by Judge Davenport sec by Comm. Martin All voted aye motion carried TO WIT PG 417-420
- 27. Motion to approve State Archeological Landmark Historic Structures Permit #566, which was issued for Restoration work on the subject structure, will expire on 6/16/2013 by Comm. Martin sec by Comm. Warren All voted aye motion carried TO WIT PG 421-422
- 28. Motion to approve acceptance of the Texas Comptroller Leadership Circle Gold Member by Judge Davenport sec by Comm. Olsen

 All voted aye motion carried

 TO WIT PG 423-424
- 29. Motion to approve new Amortization schedule with Welch State Bank for Pct. 1
 By Comm. Grant sec by Comm. Olsen
 All voted aye motion carried

 TO WIT PG 425-429

- 30. Motion to approve Master Subscription Agreement Services Order with CITRIX for HIDTA Grant by Comm. Olsen sec by Comm. Warren All voted aye motion carried TO WIT PG 430-431
- 31. Motion to adjourn by Comm. Martin sec by Comm. Warren All voted aye motion carried
- I, SHERRY DOWD, NAVARRO COUNTY CLERK, ATTEST THAT THE FOREGOING IS A TRUE AND ACCURATE ACCOUNTING OF THE COMMISSIONERS COURT'S AUTHORIZED PROCEEDING FOR MAY 13th 2013.

SIGNED 13th DAY OF MAY 2013.

SHERRY DOWD, COUNTY CLERK





NAVARRO COUNTY OFFICE OF PLANNING & DEVELOPMENT

Phil Seely - Director
Osha Joles - Addressing



Stanley Young – Environmental Services
Robert Gray – Environmental Services

PLANNING AND ZONING COMMISSION MINUTES

March 21st, 2013

5:00 P.M.

The meeting was called to order with eight members present. The roll was called and the attendance was as follows:

Chairman Jacobson – absent
Scott Watkins – absent
Carroll Sigman – present
Vicki Farmer – present
Dennis Bancroft – absent
Charles Irvine – present
Kim Newsom – present

Vice Chairman Moe –present Conrad Newton – present Wayne McGuire - absent Jeff Smith - present Dolores Baldwin – absent Caleb Jackson – absent

Stuart Schoppert - present

Item #2 on the agenda was consideration of the minutes of the February 7th, 2013 Planning and Zoning meeting. Motion to approve by Commissioner Irvine, second by Commissioner Sigman, all voted aye.

Item #3 on the agenda was consideration of a specific use permit for an RV park for Kelly Murphy. Property is located off of Hwy 287 just west of bridge. Property is zoned commercial and is also being used as storage rental. Motion to approve by Commissioner Irvine, second by Commissioner Smith, all voted aye.

Item #4 on the agenda was consideration of a replat of Village Woods Lot #27A for Bill Westell. Motion to approve contingent upon Tarrant Regional Water District Senior Land Agent review/approval by Commissioner Sigman, second by Commissioner Newsom, all voted aye with the exception of Commissioner Schoppert whom abstained.

Item #6 was taken next on the agenda. Item #6 was discussion about compressors with respect to oil and gas activities around Richland-Chambers Lake. The Director presented the board with information and findings on electric and gas compressors. The Board reiterated that any change to the current ordinance would not allow "grandfather" exceptions. Existing compressors that failed to meet the current ordinance would be handled under a nuisance mechanism already in place. The Board also stated that decisions made regarding compressors would not be on a case-by-case basis, but rather a blanket rule. The Board asked the Director to do more research into the issue and report back at the next meeting.

Item #5 on the agenda was consideration of appointing a Chairman and Vice Chairman of the Planning & Zoning Board. Commissioner Newton made the motion to re-appoint Chairman Jacobson as Chair. Commissioner Farmer seconded the motion. All Board members voted aye with the exceptions of Vice Chairman Moe whom abstained and Commissioner Sigman who voted nay. Vice Chairman Moe made the motion to appoint Commissioner Schoppert as Vice Chairman. Commissioner Irvine seconded the motion. All Board members voted aye.

Adjourn.



SPECIAL BUDGET

FROM REVENUE RECEIVED AFTER THE START OF THE FISCAL YEAR LOCAL GOVERNMENT CODE 111.0706

Fund- Department –	Account	Description	Cur Bud	rent lget	Requested Increase	Amended Budget	
2013-101-333-030	State of TX -	- Tobacco Settlement	\$	0.00	\$ 26,521.31	\$ 26,521.31	***************************************

This budget amendment is to recognize the unbudgeted revenue received from the State of Texas from the Tobacco Settlement Permanent Trust Account.

Submitted by:	Revenue Certified by:	Approved by Commissioners Court:
Karpyd Hollonon	Kesty B. Hallon	n Hall and
Kathy B./Hollomon	Kathy B. Hollomon	H. M. Davenport Jr.
Navarro County Auditor	Navarro-County Auditor	Navarro County Judge
Date: 5/3/13	Date: 5/13/13	Date: 5/13/13

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

TOTAL TAX REPORT -APRIL 2013
Prepared by Gail Smith
Navarro County Tax Office

			PENALTY &		COLLECTION RENDITION	RENDITION	NET TAXES	MEMO ONLY	% CURRENT
NAVARRO COUNTY	IAXES	DISCOUNT	INIERESI	SUBTOTAL	7.00	CAD %	DUE	ATTY FEES	COLLECTED
CURRENT	375,632.92		22,126.73	397,759.65		13.00	397,746.65	1,630.84	17,003,685.46
DELINQUENT	51,139.64		20,468.20	71,607.84		1.21	71,606.63	14,005.69	8
TOTAL	426,772.56	•	42,594.93	469,367.49	•	14.21	469,353.28	15,636.53	2.21%
NAVARRO COLLEGE									LEVY
CURRENT	72,255.62		4,267.93	76,523.55		2.49	76,521.06	309.56	3,308,729.79
DELINQUENT	9,865.91		4,065.07	13,930.98		0.22	13,930.76	2,716.14	%
TOTAL	82,121.53	•	8,333.00	90,454.53	t	2.71	90,451.82	3,025.70	2.18%
CITY OF RICE									LEVY
CURRENT	2,097.34	•	221.16	2,318.50	65.79		2,252.71		141,532.60
DELINQUENT	1,338.73		539.68	1,878.41	141.64		1,736.77	369.57	%
TOTAL	3,436.07	***	760.84	4,196.91	207.43	0	3,989.48	369.57	1.48%
CITY OF KERENS					***************************************				LEVY
CURRENT	4,727.14		464.72	5,191.86		0.16	5,191.70	57.99	260,001.90
DELINQUENT	1,784.27		641.44	2,425.71			2,425.71	485.14	%
TOTAL	6,511.41	ı	1,106.16	7,617.57	,	0.16	7,617.41	543.13	1.82
CITY OF CORSICANA									LEVY
CURRENT	81,030.73	ı	7,487.41	88,518.14		10.65	88,507.49	483.90	7,868,390.26
DELINQUENT	19,087.63	1	8,542.55	27,630.18		0.60	27,629.58	5,448.63	%
TOTAL	100,118.36	-	16,029.96	116,148.32	1	11.25	116,137.07	5,932.53	1.03%

NAVARRO COUNTY , TEXAS AD VALOREM TAXES COLLECTED DURING THE MONTH ENDING APRIL 2013

NAVARRO COUNTY , TEXAS AD VALOREM TAXES COLLECTED DURING THE MONTH ENDING APRIL 2013

1.45%	207.99	2,280.79	0	t	2,280.79	341.64	-	1,939.15	TOTAL
%	207.99	1,172.82			1,172.82	264.37		908.45	DELINQUENT
71,250.33		1,107.97			1,107.97	77.27		1,030.70	CURRENT
LEVY									CITY OF DAWSON
2.30%	128.12	2,801.42	0.13	160.89	2,861.52	598.32	-	2,263.20	TOTAL
%	128.12	752.09		100.92	752.09	396.57		355,52	DELINQUENT
83,032.40		2,049.33	0.13	59.97	2,109.43	201.75		1,907.68	CURRENT
LEVY									CITY OF FROST
1.28%	38.38	230.18	0	17.90	248.08	67.91	3	180.17	TOTAL
%	38.38	175.56		16.31	191.87	62.63		129.24	DELINQUENT
3,983.59		54.62		1.59	56.21	5.28	-	50.93	CURRENT
LEVY									CITY OF GOODLOW
0.679	13.09	196.16	0	â	196.16	30.20	ŧ	165.96	TOTAL
%	13.09	65.75			65.75	17.44		48.31	DELINQUENT
17,564.22		130.41			130.41	12.76	•	117.65	CURRENT
LEVY									CITY OF RICHLAND
1.71%	10.01	159.16	0	ŧ	159.16	15.77		143.39	TOTAL
8		*							DELINQUENT
8,389.34	10.01	159.16			159.16	15.77	ŧ	143.39	CURRENT
LEVY									CITY OF EMHOUSE
2.34%	1	476.01	0	-	476.01	44.01		432.00	TOTAL
%		***			ı				DELINQUENT
18,486.02		476.01			476.01	44.01		432.00	CURRENT
LEVY				Ξ					CITY OF BARRY
COLLECTED	ATTY FEES	DUE	PENALTY	FEE PENALTY	SUBTOTAL	INTEREST	DISCOUNT	TAXES	DESCRIPTION

NAVARRO COUNTY , TEXAS AD VALOREM TAXES COLLECTED DURING THE MONTH ENDING APRIL 2013

DESCRIPTION	TAXES	DISCOUNT	PENALTY &	SUBTOTAL	COLLECTION	RENDITION	NET TAXES	MEMO ONLY	% CURRENT
CITY-BLOOMING GROVE									LEVY
CURRENT	2,723.58		263.40	2,986.98			2,986.98		100,911.55
DELINQUENT	84.91		32.50	117.41			117.41	23.48	%
TOTAL	2,808.49	•	295.90	3,104.39	ı	0.00	3.104.39	23.48	2.70%
NAVARRO COUNTY ESD #1									LEVY
CURRENT	13,468.89	-	251.30	13,720.19	130.13	0.16	13,589.90	26.76	130,418.96
DELINQUENT	554.08		189.60	743.68	50.17		693.51	148.04	8
TOTAL	14,022.97	,	440.90	14,463.87	180.30	0.16	14,283.41	174.80	10.33%
BLOOMING GROVE ISD									LEVY
CURRENT	26,375.41		2,675.54	29,050.95			29,050.95	38.44	1,491,971.14
DELINQUENT	2,570.57		1,173.31	3,743.88			3,743.88	720,80	*
TOTAL	28,945.98	-	3,848.85	32,794.83	ā	0	32,794.83	759.24	1.77%
DAWSON ISD									LEVY
CURRENT	17,832.06		1,643.84	19,475.90			19,475.90		1,512,890.22
DELINQUENT	4,040.30		1,273.46	5,313.76			5,313.76	974.68	%
TOTAL	21,872.36		2,917.30	24,789.66	,	0	24,789.66	974.68	1 18%
RICE ISD									LEVY
CURRENT	14,726.47		1,473.37	16,199.84			16,199.84	139.31	1,526,208.22
DELINQUENT	8,449.03		4,726.72	13,175.75			13,175.75	2,573.38	%
TOTAL	23,175.50	-	6,200.09	29,375.59	1	0	29,375.59	2,712.69	0.96%

NAVARRO COUNTY , TEXAS AD VALOREM TAXES COLLECTED DURING THE MONTH ENDING APRIL 2013

	48,714.22	1,088,487.91	50.41	566.52	1,089,003.92	127,197.26	1	961,806.66	GRAND TOTAL
	386.25	14,673.48			14,673.48	2,449.91		12,223.57	TOTAL
1.00%	365.47	2,179.74			2,179.74	946.11		1,233.63	DELINQUENT
%	20.78	12,493.74			12,493.74	1,503.80		10,989.94	CURRENT
\$ 1,099,457.65	46								FROST ISD
1.00%	17,778.03	275,773.77	21.79	1	275,795.56	41,121.57		234,673.99	TOTAL
8	15,809.82	81,627.09			81,627.09	24,440.35		57,186.74	DELINQUENT
17,689,058.27	1,968.21	194,146.68	21.79		194,168.47	16,681.22		177,487.25	CURRENT
LEVY									CORSICANA ISD
COLLECTED	ATTY FEES	DUE	PENALTY	FEE	SUBTOTAL	INTEREST	DISCOUNT	TAXES	DESCRIPTION
% CURRENT	MEMO ONLY	NET TAXES	RENDITION	COLLECTION		PENALIY			

**COLLECTIONS FOR FROST ISD BEGAN 7/1/2012

	EOT OK BEES	TAX CERTIFICATES		ROLLBACK TAXES		TOTAL COLLECTED	
		1,630.00				1,137,710.29	
RICHLAND GOODLOW	BARRY	CORSICANA	KERENS	RICE	COLLEGE .	COUNTY	
86.29% 77.57%	88.99%	95.53%	88.37%	92.12%	94.45%	94.56%	YR-TO-DATE % CURRENT COLLECTED:
CORSICANA ISD FROST ISD	DAWSON ISD	BGISD	NC ESD #1	CITY-BL GROVE	CITY DAWSON	CITY - FROST	IT COLLECTED:
95.4 1% 95.37% 93.68%	93,95%	92.65%	93.34%	91.99%	87.67%	87.47%	

NAVARRO COUNTY, TEXAS
AD VALOREM TAXES COLLECTED DURING THE MONTH OF APRIL 2013

	TAXES	PENALTY &	SUBTOTAL	RENDITION PENALTY CAD	NET TAXES	MEMO ONLY ATTORNEY FEES
CURRENT TAXES						
COUNTY	306,369.18	18,037.92	324,407.10	10.59	324,396.51	1,329.03
ROAD & BRIDGE	63,908.87	3,774.11	67,682.98	2.23	67,680.75	278.64
FLOOD CONTROL	5,354.87	314.70	5,669.57	0.18	5,669.39	23.17
TOTAL	375,632.92	22,126.73	397,759.65	13.00	397,746.65	1,630.84
DELINQUENT TAXES			and the same of th			
COUNTY	41,963.97	16,811.23	58,775.20	0.98	58,774.22	11,488.88
STATE	•					
ROAD & BRIDGE	8,465.33	3,372.07	11,837.40	0.21	11,837.19	2,322.47
FLOOD CONTROL	710.34	284.90	995.24	0.02	995.22	194.34
TOTAL	51,139.64	20,468.20	71,607.84	1.21	71,606.63	14,005.69
TOTAL ALLOCATION						
COUNTY	348,333.15	34,849.15	383,182.30	11.57	383,170.73	12,817.91
STATE	10 10 10 10 10 10 10 10 10 10 10 10 10 1				1000 Com 100	
ROAD & BRIDGE	72,374.20	7,146.18	79,520.38	2.44	79,517.94	2,601.11
FLOOD CONTROL	6,065.21	599.60	6,664.81	0.20	6,664.61	217.51
TOTAL	426,772.56	42,594.93	469,367.49	14.21	469,353.28	15,636.53

COUNTY TAX REPORT Prepared by Gail Smith Navarro County Tax Office

In the name and by the authority of

The State of Texas

OATH OF OFFICE

I, RALPH BLOCK swear (or affirm), that I will fait Commissioner of Navarro	thfully execute the duties of the office
State of Texas, and will to the best o	of the first of th
	Affiant Affiant
SWORN TO and subscribed before, 20/3.	re me by affiant on this 13 day o
(Seal)	Signature of Person Administering Oath H. M. DAVENDONT, Un. Printed Name Navarvo Co. Judge Title

. Form #2204

Form #2204

In the name and by the authority of

The State of Texas

OATH OF OFFICE

owed (or alliffil), Mai	FOREMAN, I will faithfully execute the duties of VAVAYVO COUNTY ESD # 1	the office -
State of Texas, and will t	the best of my ability preserve, protect, a	nd defend the
Constitution and laws of	he United States and of this State, so help m	ie God.
	() 0 A 0	
	Affiant	
	, when t	
SWORN TO and subsci	ibed before me by affiant on this	3 day of
MAY,	Me A	
	Signature of Person Administering	Oath
(Seal)	H.M. DAVENDONT	Vr.
	Novarro Co. Judge	





Departmental Purchase Requisition

Company	RANGER SECURITY DETECTORS	Budget N	iumber 		
Address	11900 MONTANA AVE.	Request D	Date	APRIL 24, 2013	
City	EL PASO, TX 79936	Phone Nu	ımber	· 1 1.	
State/Province		Fax Numb	oer		
Country		Contact N	lame		
	Document Su	peller	The state		and the state of t
Marketic	INTELLISCAN 33 ZONE		1	2,660.00	2,660.00
	WHEEL CHAIR ACCESS 36" WIDE	:	1	320.00	320.00
	WHEEL KIT		1	100.00	100.00
	M1500 HANDHELD		4.	85.00	340.00
	9V BATTER & CHARGER KIT		4	18.00	72.00

			12		*
	4		<u> </u>	T	
Comment	Victo Dray			Total	\$3,492.00 \$0.00
	0000				\$0.00
1 /-				Shipping Charge	
110				Grand Total	v.
Jan.	re frellend				70,00
Ma	and Vonterme		A Carried	or Use Only	* of 12 on 1
	MIXION -		Vendo	n No.	
Authorized B	y Elected/Appointed Official		Purch	sse Order Net	
Date			G/L A	count No:	
-					
eturn To:	Navarro County Auditor's Office 300 West 3rd Avenue, Suite 10		Augio	or Approvat:	
	Corsicana, TX 75110	\mathcal{J}		· · · · · · · · · · · · · · · · · · ·	A
)) _~ ())(



Departmental Purchase Requisition

Company MAG	NETIC LOCKS	Budget No	umber	JP :	SECURITY FUN	
Address		Request D	ate	05/0	08/2013	
City		Phone Nur	mber	8	300-730-3008	
State/Province	FL Zip/Postal Code	Fax Numb	er			
Country		Contact N	ame			
-						
Stack No.	Description	Supplier	Quan		Uniticos	Acres 14
	SURFACE MOUNT DOUBLE DOOR MAGNETIC LOCK	MAGNETIC LOCK	S	1	\$195.00	\$195.00
	1500MA POWER SUPPLY	11 11		1	\$ 19.00	\$ 19.00
	A ful					1
Comments					Total	\$214.00
	MAN		= 4= ·			
1			Shipping Charge			
	Vated sol mor	j			Grand Total	
1/10/2	TO ALL		Auc	litor U	se Only	
mine			Ver	dor N	α	
Authorized By Elect	ted/Appointed Official		Pur	chase	Order No:	
Date 05/	08/2013				unt No:	
eturn To: N	lavarro County Auditor's Office 00 West 3rd Avenue, Suite 10	~ ~ ~ ~ ~	Au	ditor A	pproval:	
	Corsicana, TX 75110	~(P)	Y			



REGEVED

MAR 28 2013

NAVARRO COUNTY AUDITOR'S OFFICE

I. GENERAL REQUIREMENTS

HOLD HARMLESS AGREEMENT: Contractor shall indemnify and hold Navarro County harmless from all claims for personal injury, death and/or property damage resulting directly or indirectly from contractor's performance. Contractor shall procure and maintain, with respect to the subject matter of this Work, appropriate insurance coverage including, as a minimum, public liability and property damage with adequate limits to cover contractor's liability as may arise directly or indirectly from work performed under terms of this Work. Certification of such coverage must be provided to the County upon commencement of this work.

INVOICES & PAYMENTS: Contractor shall submit an original invoice on each purchase order or purchase release after each delivery, indicating the purchase order number. Invoices must be itemized. Any invoice which cannot be verified by the contract price and/or is otherwise incorrect will be returned to the Contractor for correction. Under term contracts, when multiple deliveries and/or services are required, the Contractor may invoice following each delivery and the County will pay on invoice. Prior to any and all payments made for goods and/or services provided under this contract, the Contractor should provide his Taxpayer Identification Number or social security number as applicable. This information must be on file with the Navarro County Auditor's Office. Failure to provide this information may result in a delay in payments and/or back-up withholding as required by the Internal Revenue Service.

PRICING: Prices for all goods and/or services shall be negotiated to a firm amount for the duration of this contract or as agreed to in terms of time frame. All prices must be written in ink or typewritten. Where unit pricing and extended pricing differ, unit pricing prevails. Pricing is attached and agreed upon as Exhibit 1 attached hereto and incorporated herein by reference.

SEVERABILITY: If any section, subsection, paragraph, sentence, clause, phrase or word of these requirements or the specifications shall be held invalid, such holding shall not affect the remaining portions of these requirements and the specifications and it is hereby declared that such remaining portions would have been included in these requirements and the specifications as though the invalid portion had been omitted.

SILENCE OF SPECIFICATIONS: The apparent silence of specifications as to any detail, or the apparent omission from it of a detailed description concerning any point, shall be regarded as meaning that only the best commercial practice is to prevail and that only material and workmanship of the finest quality are to be used. All interpretations of specifications shall be made on the basis of this statement. The items furnished under this contract shall be new, unused of the latest product in production to commercial trade and shall be of the highest quality as to materials used and workmanship. Manufacturer furnishing these items shall be experienced in design and construction of such items and shall be an established supplier of the item.

TAXES: Navarro County is exempt from all federal excise, state and local taxes unless otherwise stated in this document. Navarro County claims exemption from all sales and/or

use taxes under Texas Tax Code §151.309, as amended. Texas Limited Sales Tax Exemption Certificates will be furnished upon written request to the Navarro County Auditor's Office.

TERMINATION: Navarro County reserves the right to terminate the contract for default if Contractor breaches any of the terms therein, including warranties of Contractor or if the Contractor becomes insolvent or commits acts of bankruptcy. Such right of termination is in addition to and not in lieu of any other remedies which Navarro County may have in law or equity. Default may be construed as, but not limited to, failure to deliver the proper goods and/or services within the proper amount of time, and/or to properly perform any and all services required to Navarro County's satisfactions and/or to meet all other obligations and requirements. Navarro County may terminate the contract without cause upon thirty (30) days written notice.

TESTING: Navarro County reserves the right to test equipment, supplies, material and goods proposed for quality, compliance with specifications and ability to meet the needs of the user. Demonstration units must be available for review.

WAIVER OF SUBROGATION: Contractor and Contractors' insurance carrier waive any and all rights whatsoever with regard to subrogation against Navarro County as an indirect party to any suit arising out of personal or property damages resulting from Contractor's performance under this agreement.

WARRANTIES: Contractor shall furnish all data pertinent to warranties or guarantees which may apply. Contractor may not limit or exclude any implied warranties. Contractor warrants that product sold to the County shall conform to the standards established by the U.S. Department of Labor under the Occupational Safety and Health Act of 1970. In the event product does not conform to OSHA Standards, where applicable, Navarro County may return the product for correction or replacement at the Contractor's expense. If Contractor fails to make the appropriate correction within a reasonable time, Navarro County may correct at the Contractor's expense.

V. SPECIFICATIONS/RESPONSE PACKAGE

COMPANY SUBMITTING PROPOSAL	FEDERAL ID NUMBER
3368 Fm 1/47	
3369 F.m 1/47 ADDRESS	
CITY, STATE ZIP	
NAME AND TITLE OF AUTHORIZED REPRESENTATIVE	
NAME AND TITLE OF AUTHORIZED REPRESENTATIVE	
<u>903-388-06//</u> TELEPHONE NO. F.	
TELEPHONE NO. F.	AX NO.
o mail	
e-mail.	4-23-2013
SIGNATURE OF AUTHORIZED REPRESENTATIVE	DATE
SE CR 1098 Cheneyboro SCOPE OF WORK:	
The old wooden bridge is to be removed by contractor	A complete new bridge
constructed of pipe columns, H beams, I beams, metal decking guardrails to be installed by contractor. Navarro County sha	ing, rebar, steel wing walls and
Contractor is responsible for locating and marking utilities. C barricading construction site to prevent accidents.	Contractor is also responsible for
CONTRACTOR'S RESPONSE TO SPE	ECIFICATIONS
COST TO PERFORM SCOPE OF WORK (\$): 11,500	
LIST OF ANY EXCLUSIONS OR FACTORS THAT MAY AL	TER THE COST:
	TEN THE GOOT.

CONTRACT PROPOSAL AFFIDAVIT

The undersigned certifies that the contract prices in this proposal have been carefully reviewed and are submitted as correct and final. He further certifies that the Contractor agrees to furnish any and/or all items upon which prices are extended at the price(s) offered.

STATE OF TEXAS	§		
COUNTY OF NAVARRO	§		
BEFORE ME, the undersigne	d authority, a Notary	Public in and for the State of T	exas, on this
day personally appeared	CURTIS NEY	LAND JR.	_ , who, after
being duly sworn, did depose	and say: "I,	£3 Nesla (150	, am a duly
authorized officer or agent for	Wroland	Bridge con	, and have
		proposal on their behalf. I her	
the foregoing proposal has no	ot been prepared in o	collusion with any other contract	tors or other
person or persons engaged i	າ the same line of bu	siness. Further, I certify that th	e contractor is
not now, nor has he been for	the past six (6) mont	hs, directly or indirectly concern	ned in any pool
or agreement or combination	to control the price	of the services or materials."	
Name and Address of Contra	ctor: Neslas	Bridge Con.	
	Carry 5	Verland In	MAN
		147 Marsuez Tx7:	
Telephone	: <u>403 - 3</u>	98-06//	uaa
By: Cantis Netland (Type or Print Name)	15- Titl	e: Owner	тировородо туру филотогия, как жараранар дарт Моне Д. А. И. Сторудо тури так и тигингий и тигингий.
Signature:			100
SUBSCRIBED AND SWORN	to before me by the	above named on this the 26°	را _ day of
March	,20_/3	M. Sin Barrellea	
MELVIN BARRILLE MY COMMISSION EX August 27, 201	AUX PIRES	Notary Public in and for the State	of Texas

STATEMENT OF CONTRACTOR'S QUALIFICATIONS

All questions must be answered and the da	ata given must be clear and	comprehensive. If
necessary, questions may be answered or	separate attached sheets.	The Contractor may
submit any additional information he desire		nized: ノラマユ
Address: 336 8 Fn 1141 Mavac	Date Incorp	orated:
Number of Years in contracting business u	inder present name.	
Contract on Hand: Contact Hendusen Conty	Amount (\$)	Completion Date
Maiarno County		
Type of work performed by your company	: Bridge Coni	ahi
Have you ever failed to complete any work		_
Have you ever defaulted on a contract?	,	ga piganing pandanan pangapan pangapan da kalaman kan da 1989
List similar projects completed by your firm		
Project	Amount (\$)	Completion Date
Warer Cont	49600.00	3-3013
Major equipment available for this project	: Pile Marina 1	Back Hoe welders

VENDOR REFERENCES

Company: Nextu	L. Dira H. Gummanan	
Please list three (3) refer company provides. The proposal.	ences of current custon	omers who can verify the quality of service your ners of similar size and scope of work to this
REFERENCE 1		
Company Name:	Varous Cart	
Address:		
Contact Person/Title:	Dick Martin	r Corrs.
Phone:	Fax:	e-mail:
Contract Period:		Scope of Work:
REFERENCE 2 Company Name:	west Cont	
Address:	AND AND AND COMMONDAIR USE AND COMMONDAIR AND	
Contact Person/Title:	Clide Rody	Com.
Phone:	Fax:	e-mail:
Contract Period:	appropries contract c	Scope of Work:
REFERENCE 3 Company Name:	Lean County	
Address:		
Contact Person/Title:	Dear Ste	au foul lower.
		e-mail:
Contract Period:		Scope of Work:

Access to Work

Navarro County, their consultants and other representatives and personnel of Navarro County, independent testing laboratories, and governmental agencies with jurisdictional interests will have access to the Site and the Work at reasonable times for their observation, inspection and testing. Contractor shall provide them proper and safe conditions for such access and advise them of Contractor's safety procedures and programs so that they may comply therewith as applicable.

Navarro County May Stop the Work

If the work is defective, or Contractor fails to supply sufficient skilled workers or suitable materials or equipment, or fails to perform the Work in such a way that the completed Work will conform to the Contract Documents and Specifications, Navarro County may order the Contractor to stop the Work, or any portion thereof, until the cause for such order has been eliminated; however, this right of Navarro County to stop the Work shall not give rise to any duty on the part of Navarro County to exercise this right for the benefit of the Contractor, or any Subcontractor, any Supplier, any other individual or entity, or any surety for, or employee or agent of any of them.

Correction Period

If within one year after the date of Substantial Completion (or such longer period of time as may be prescribed by the terms of any applicable special guarantee required by the Contract Documents and Specifications) or by any specific provision of the Contract Documents, any Work is found to be defective, or if the repair of any damages to the land or area made available for Contractor's use by Navarro County is found to be defective, Contractor shall promptly, without cost to Navarro County and in accordance with Navarro County's written instructions:

- repair such defective land or areas; or
- 2. correct such defective Work; or
- 3. if the defective Work has been rejected by Navarro County, remove if from the Project and replace it with Work that is not defective, and
- 4. satisfactorily correct or repair or remove and replace any damage to other Work, to the work of others or other land or areas resulting therefrom.

If Contractor does not promptly comply with the terms of Navarro County's written instructions, or in an emergency where delay would cause serious risk of loss or damage, Navarro county may have the defective Work corrected or repaired or may have the rejected Work removed and replaced. All claims, costs, losses, and damages (including but limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court arbitration or other dispute resolution costs) arising out of or relating to such correction or repair or such removal and replacement (including but not limited to all costs of repair or replacement of work of others) will be paid by Contractor.

394

Navarro County, Texas Construction of new Bridge SE CR 1098 Cheneyboro

MINIMUM INSURANCE REQUIREMENTS

- The Contractor shall, at all times during the term of this contract, maintain insurance coverage with not less than the type and requirements shown below. Such insurance is to be provided at the sole cost of the contractor. These requirements do not establish limits of the contractor's liability.
- All policies of insurance shall waive all rights of subrogation against the County, its
 officers, employees and agents.
- Upon request, certified copies of original insurance policies shall be furnished to Navarro County.
- The County reserves the right to require additional insurance should it be deemed necessary.
- A. Workers' Compensation (with Waiver of subrogation to Navarro County) Employer's Liability, including all states, U.S. Longshoremen, Harbor Workers and other endorsements, if applicable to the Project.
 - Statutory, and Bodily Injury by Accident: \$1,000,000 each employee. Bodily Injury by Disease: \$1,000,000 policy limit \$1,000,000 each employee.
- B. Commercial General Liability Occurrence Form including, but not limited to, Premises and Operations, Products Liability Broad Form Property Damage, Contractual Liability, Personal and Advertising Injury Liability and where the exposure exists, coverage for watercraft, blasting collapse, and explosions, blowout, cratering and underground damage.
 - \$1,000,000 each occurrence Limit Bodily Injury and Property Damage Combined \$2,000,000 Products-Completed Operations Aggregate Limit \$2,000,000 Per Job Aggregate \$2,000,000 Personal and Advertising Injury Limit. Navarro County shall be named as "additional insured" on commercial general liability policy.
- C. Automobile Liability Coverage:

\$1,000,000 Combined Liability Limits. Bodily Injury and Property Damage Combined. Navarro County shall be named as "additional insured" on automobile policy.

Attach copies of current insurance coverage that meets or exceeds these requirements to this page and include in the response package.

This agreement is made in Corsicana, Navarro County, Texas, is performable in such County; and wherein venue shall lay. This agreement shall be governed by and construed in accordance with the laws of the State of Texas. In the event of a dispute under this Agreement the Parties agree to pursue a remedy with mediation as defined by Texas Civil Practice and Remedies Code Chapter 154.



Memo From I.T.

To: Commissioner's Court

CC:

From: Tommy Pryor

Date: 4/25/2013

Re: Certificate of Destruction of Salvaged Electronic Equipment

Please review and accept the letter and <u>Certificate of Destruction</u> from STS Electronic Recycling pertaining to the electronic equipment which was salvaged at an earlier meeting.

STS Electronic Recycling ®



522 County Road 1520 Jacksonville, TX 75766-9840 Phone: (903) 589-3705 Fax: (903) 589-3729

April 19, 2013

To Whom It May Concern:

Enclosed you will find a Certificate of Destruction certifying that all electronic equipment containing data that was picked up by STS Electronic Recycling from your location has been destroyed and all other electronic equipment has been processed.

We appreciate your business and look forward to serving you in the future for all your electronic recycling needs. Should you have any questions, please give us a call at (903) 589-3705.

Sincerely,

Brad Guidry, Chief Information Officer STS Electronic Recycling, Inc.

STS Electronic Recycling, Inc. Certificate of Destruction

Issued to

Navarro County

erased or physically destroyed to National Institute of Standards and Technology (NIST) standards. processed in accordance with Federal and State regulations. This certifies that all data has been Lhis is to certify that the electronic items received by STS Electronic Recycling, Inc. have been None of the received materials were sent to landfills.

Date Received:

Date Processed/Destroyed:

04/05/

Approved by: Brad Guidry, CIO, STS Electronic Recycling, Inc.

* UV

COUNTY OF NAVARRO, TEXAS RESOLUTION

A RESOLUTION OF THE COMISSIONERS COURT OF NAVARRO COUNTY, TEXAS ELECTING TO BECOME ELIGIBLE TO PARTICIPATE IN GRANTING TAX ABATEMENTS; AND ESTABLISHING AN EFFECTIVE DATE.

WHEREAS, the future economic viability Navarro County depends on the ability to attract new investment through the location of new industry and the expansion and modernization of existing business; and

WHEREAS, the creation and retention of job opportunities that result from new and retained economic development is a highly civic priority; and

WHEREAS, Navarro County must become and remain competitive with other localities across the nation and the expansion of their existing industrial base in the attraction of new commercial and industrial investment; and

WHEREAS, Chapter 312 of the Texas Tax Code requires that a taxing unit adopt a resolution stating that it elects to become eligible to participate in tax abatement; and

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

SECTION 1.

Navarro County elects to become eligible to participate in tax abatements and to create reinvestment zones, in accordance with Chapter 312 of the Texas Tax Code, and directs county staff to actively pursue economic development opportunities for Navarro County, Texas.

SECTION 2.

This resolution shall become effective upon passage.

PASSED AND APPROVED ON THIS 13th DAY OF MAY, 2013.

inin 2/1 cupon, en, columb

Sherry Dowd, County Clerk

NAVARRO COUNTY

COMMISSIONERS COURT

BRIEFING SHEET

DATE: May 13, 2013

SUBJECT: Resolutions 1 and 2

- 1. Resolution Electing to Become Eligible to Participate in Granting Tax Abatements, and Establishing an Effective Date
- 2. Resolution Restablishing the Current Tax Abatement Policy Guidelines and Criteria for Granting Tax Abatement in Reinvestment Zones Created by Navarro County, Texas or Other Authorized Taxing Jurisdiction; and Establishing an Effective Date

Comments: Pursuant to Section 312 of the Texas Property Tax Code for Granting Tax Abatement in Reinvestment Zones previously adopted by the County of Navarro, Texas.

Therefore, pursuant to Section 312 of the Texas Property Tax Code, Navarro County must reelect to become eligible to participate in granting tax abatements and Navarro County must reestablish its Tax Abatement Policy Guidelines and Criteria for Granting Tax Abatement in Reinvestment Zones stating that the County has the authority to designate certain area(s) as a reinvestment zone(s).

Recommendation:

- 1. Approve the Resolution electing to become eligible to participate in granting tax abatements; and establishing an effective date.
- 2. Approve the Resolution Reestablishing the Current Tax Abatement Guidelines, Criteria, and Policy for Granting Tax Abatement in Reinvestment Zones created by Navarro County, Texas, or other authorized taxing jurisdiction; and establishing an effective date.

COUNTY OF NAVARRO, TEXAS RESOLUTION

A RESOLUTION OF THE COMMISSIONERS COURT OF NAVARRO COUNTY, TEXAS REESTABLISHING THE CURRENT TAX ABATEMENT GUIDELINES, CRITERIA AND POLICY FOR GRANTING TAX ABATEMENT IN REINVESTMENT ZONES CREATED BY NAVARRO COUNTY, TEXAS OR OTHER AUTHORIZED TAXING JURISDICTION; AND ESTABLISHING AN EFFECTIVE DATE.

WHEREAS, Navarro County has adopted a resolution stating that it elects to participate in tax abatements; and

WHEREAS, Chapter 312 of the Texas Tax Code requires cities, which elect to participate in tax abatement programs, to establish guidelines and criteria governing the designation of reinvestment zones and tax abatement programs prior to granting any future tax abatement; and

WHEREAS, to assure a common coordinated effort to promote economic development within Navarro County, the Guidelines and Criteria should be adopted; and

WHEREAS, any tax incentives offered by Navarro County should be limited to those companies that create new wealth within Navarro County; and

WHEREAS, Navarro County reestablishes the previous Tax Abatement Policy approved and adopted on January 10, 2010.

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

SECTION 1.

The Tax Abatement Guidelines, Criteria and Policy for Navarro County, Texas attached hereto as Exhibit "A" is hereby reestablished as the guidelines and criteria governing tax abatement in Navarro County. The Tax Abatement Guidelines, Criteria and policy shall be effective for two (2) years from the date of this resolution, and may be amended or repealed by a vote of $3/4^{th}$ of the members of the Commissioners Court.

SECTION 2.

This resolution shall become effective upon passage.

PASSED AND APPROVED ON THIS 13th DAY OF MAY, 2013.

H.M. Davenport, Jr., County Judge

Sherry Dowd, County Clerk

EXHIBIT A

TAX ABATEMENT GUIDELINES, CRITERIA AND POLICY COUNTY OF NAVARRO, TEXAS

SECTION 1. AUTHORITY, PURPOSE AND OBJECTIVES

- 1.01 Pursuant to Chapter 312 of the Texas Property Tax Code, the County of Navarro, Texas (hereinafter referred to as "County) is authorized to designate Reinvestment Zones and to enter into tax abatement agreements in areas of the County that do not include areas that are in the taxing jurisdiction of a municipality. With regard to properties located in Reinvestment Zones for which a municipality has given tax abatement incentives, the County may likewise enter into tax abatement agreements
- 1.02 Section 312.002 of the Texas Property Tax Code requires that the County establish guidelines and criteria governing tax abatement agreements. These guidelines and criteria are for the purpose of promoting the efficient and reasonably consistent administration of tax abatement incentives. These guidelines are effective for two (2) years from the date adopted by the Navarro County Commissioner's Court (hereinafter referred to as "Commissioner's Court").
- 1.03 These guidelines and criteria, and the procedures established herein, do not:
 - a. Limit the discretion of the Commissioner's Court to decide whether to enter into a specific tax abatement agreement,
 - b. Limit the discretion of the Commissioner's Court to delegate to its employees the authority to determine whether or not the Commissioner's Court should consider a particular application or request for tax abatement, and
 - c. Create any property right, contract right or other legal right to any person, or firm, or corporation to have the Commissioner's Court consider or grant a specific application 0 or a specific request for tax abatement.
- 1.04 The County is committed to the promotion of quality development in all parts of the County and to an ongoing improvement in the quality of life for its citizens. Insofar as these objectives are generally served by the enhancement and expansion of the local economy, the County will, on a case-by-case basis, and within its sole discretion, give consideration to providing tax abatement as stimulation for economic development in the County. It is the policy of the County that said consideration will be provided in accordance with the guidelines, criteria and procedures outlined in this document. Nothing herein shall imply or suggest that the County is under any obligation to provide any incentive to any applicant. All applicants shall be considered on a case-by-case basis.

SECTION 2. DEFINITIONS

2.01 "Abatement" means the full or partial exemption from ad valorem taxes of certain real property values and/or tangible personal property values in a reinvestment or enterprise zone designated by the County for economic development purposes.

NAVARRO COUNTY, TX - TAX ABATEMENT GUIDELINES, CRITERIA & POLICY: MAY 13, 2013

- 2.02 "Agreement" means a contractual agreement between a property owner and/or lessee and the County.
- 2.03 "Base Year" means the calendar year in which the abatement contract is executed (signed).
- 2.04 "Base Year Value" means the assessed value of eligible property January 1 preceding the execution of the agreement plus the value of eligible property improvements and Tangible Personal Property made after January 1, but before the execution of the Agreement, and which property is owned by the owner, co-owner, and/or its parent companies, subsidiaries, partners, co-venturers, or any entity exercising control over the owner or subject to control by the owner.
- 2.05 **"Deferred Maintenance"** means improvements necessary for continued operation which that do not improve productivity, or alter the process technology, reduce pollution or conserve resources.
- 2.06 "Eligible Facilities" or "Eligible Projects" means new, expanded or modernized buildings and structures, tangible personal property as defined in the Texas Tax Code, including fixed machinery and equipment, which is reasonably likely as a result of granting abatement to contribute to the retention or expansion of primary employment or to attract major investment in the reinvestment zone that would be a benefit to the property and that would contribute to the economic development within the County, including facilities which are intended primarily to provide goods and/or services to residents or existing businesses located in the County such as, but not limited to, restaurants and retail sales establishments. Eligible facilities may include, but shall not be limited to, industrial buildings and warehouses. Eligible facilities may also include facilities designed to serve a regional population greater than the County for medical, scientific, recreational or other purposes.
- 2.07 **"Expansion"** means the addition of buildings, structures, machinery, tangible personal property, equipment, payroll or other taxable value for purposes of increasing production capacity; and/or, a property previously undeveloped which is placed into service by means other than expansion or modernization.
- 2.08 "Modernization" means a complete or partial demolition of facilities and the complete or partial reconstruction or installation of a facility of similar or expanded production capacity. Modernization may result from the construction, alteration, or installation of buildings, structures, machinery, equipment, pollution control devices or resource conservation equipment.
- 2.09 "New Facility" means a property previously undeveloped which is placed into service by means other than in conjunction with Expansion or Modernization.
- 2.10 **"Productive Life"** means the number of years a property improvement is expected to be in service in a facility.
- 2.11 "Tangible Personal Property" means tangible personal property classified as such under state law, but excluding inventory and/or supplies and tangible personal property that was located in the investment or enterprise zone at any time before the period covered by the agreement with the County.

SECTION 3. REINVESTMENT ZONE DESIGNATION

- 3.01 A Reinvestment Zone may only be designated in accordance with Subchapter C of Chapter 312 of the Texas Property Tax Code, as amended. The procedures set forth in this section apply to County created reinvestment zones.
- 3.02 A Reinvestment Zone under § 312.401 of the Texas Property Tax Code may only be designated by the Commissioner's Court, in an area of the County that does not include an area within the taxing jurisdiction of a municipality.
- 3.03 An area may be designated as a Reinvestment Zone if the Commissioner's Court, after a public hearing on the proposed designation, finds that the designation would contribute to the retention or expansion of primary employment within the County or would attract major investment in the Reinvestment Zone and would contribute to the economic development of the County.
- 3.04 A public hearing on the proposed Reinvestment Zone designation must be held prior to the findings and action of the Commissioner's Court on the proposal. At this hearing, all interested persons are entitled to speak and present evidence for or against the designation. Not later than the seventh (7th) day before the date of the public hearing, notice of the public hearing shall be: (1) published in a notice at least three times in a newspaper having general circulation in the County, and (2) delivered in writing to the presiding officer of the governing body of each taxing unit that includes in its boundaries real property that is to be included in the Reinvestment Zone. The public hearing must also be posted as an agenda item on the Commissioner's Court agenda to comply with the Tax Code and the Texas Open Meetings Act.
- 3.05 A delivered notice made under subsection 3.04 in the paragraph above is presumed to be delivered when placed in the mail, postage paid and properly addressed to the appropriate presiding officer. A notice properly addressed and sent by registered or certified mail for which a return receipt is received by the sender is considered to have been delivered to the addressee.
- 3.06 If the Commissioner's Court finds that designation of the area as a Reinvestment Zone is proper, such proposed designation shall be put to a vote of the Commissioner's Court, and will pass if a majority of the members of the Commissioner's Court in attendance vote to approve the designation.
- 3.07 The order of the Commissioner's Court designating the area as a Reinvestment Zone shall contain a description of the precise boundaries of the Zone.
- 3.08 The designation of the Reinvestment Zone may be for a period of up to five (5) years. No designation shall exceed five (5) years, and may be for a shorter period at the discretion of the Commissioners. The designation shall automatically expire five (5) years after the date of the designation unless renewed by the Commissioner's Court for subsequent periods not to exceed five (5) years each.
- 3.09 Property eligible for tax abatement may be located both in a Reinvestment Zone designated by the County and in a Reinvestment Zone designated by a municipality.

- 3.10 Designation of an area as an Enterprise Zone under the Texas Enterprise Zone Act (Chapter 2303, Government Code) constitutes designation of the area as a Reinvestment Zone without further hearing or other procedural requirements other than those set out in the Texas Enterprise Zone Act.
- 3.11 Section 312.204(b) of the Texas Property Tax Code requires that the agreements made with the owners of property in a reinvestment zone contain identical terms for the portion of the value of the property that is to be exempt and the duration of the exemption

SECTION 4. ABATEMENT AUTHORIZED

- 4.01 Tax Abatement is authorized, subject to the approval of the Commissioner's Court and execution of a lawful tax abatement agreement, for properties located within a Reinvestment Zone designated by the Commissioner's Court, or for properties located within a municipal reinvestment zone.
- 4.02 Authorized Facilities: Tax abatement may be granted for new facilities and for expansion or modernization of existing facilities. The Productive Life of a facility or improvements must exceed the life of the tax abatement agreement.
- 4.03 Eligible Property: Tax abatement may be granted for Eligible Facilities or Projects and increased value to real property or tangible personal property to the extent allowed by state law.
- 4.04 Value of Abatement: Eligible Facilities may be granted abatement on all or a portion of the increased value of eligible property over the Base Year for a period to be determined by the Commissioner's Court. Taxes may be abated for real property or improvements, to the extent that the value of the real property exceeds the value for the Base Year. Taxes on eligible Tangible Personal Property may be abated to the extent of additions, but cannot be abated for Tangible Personal Property located on the real property at any time before the period covered by the tax abatement agreement..

SECTION 5. CRITERIA FOR TAX ABATEMENT

- 5.01 The following threshold criteria shall be used to determine whether any tax abatement incentives shall be considered:
 - a. An investment of at least one million dollars (\$1,000,000.00) in property improvements or in personal property must be made, not including purchase price of the land.
 - b. The project must obtain all required local, state and federal permits and meet all relevant planning and zoning and other regulatory requirements as applicable.
- 5.02 In addition to the minimum requirements stated above, the following criteria shall be considered by the County in its sole discretion prior to granting any economic development incentive:

- a. Is the project consistent with the preferred development or redevelopment of the County?
- b. What types and cost of public improvements and services (roads, bridges, etc.) will be required of the County? What types and values of public improvements, if any, will be made by the applicant?
- c. What impact will the project have on the local consumer and business communities?
- d. How many full time jobs directly and indirectly are created by the Company?

SECTION 6. DISCRETION OF THE COUNTY

- 6.01 It is the policy of the County to customize offers of economic development incentives on a case-by-case basis. The individualized design of a total incentive package is intended to allow maximum flexibility in addressing the unique concerns of each applicant while enabling the County to better respond to the changing needs of the community.
- 6.02 The criteria outlined in Section 5 above, and other relevant criteria as applicable, will be used to determine whether it is in the best interest of the County to provide any economic development incentives to a particular applicant. The degree to which the specified project furthers goals and objectives of the County and the relative impact of the specified project will be used by the County in its sole discretion to determine the total value of the incentives provided. As a general rule, no tax abatement will be provided to any applicant in an amount exceeding the value of the following:
 - a. No incentive shall be provided which abates taxes on real property or personal property by more than five hundred percent (500%) over ten (10) years of the specific project (i.e. 50% level of abatement for a term of 10 years).
 - b. An Eligible Project located within the boundaries of County that meets all tax abatement criteria stated herein may be eligible for, but not entitled to, the maximum tax abatement.

SECTION 7. APPLICATION PROCEDURES AND PROCESS

- 7.01 Any developer desiring that County consider providing economic development incentives to encourage location of an Eligible Project within the County shall be required to comply with the following application procedures and process. However, nothing within these guidelines shall imply or suggest that the County is under any obligation to provide any incentive to any applicant.
- 7.02 Applicant shall file an application for tax abatement with the County Judge which shall include at least the following information to be considered, if applicable, in the determination whether to grant tax abatement.
 - a. A cover letter on Company letterhead addressed to the County Judge from the Company signed by a corporate officer requesting tax abatement consideration by the Commissioner's Court.

- b. A survey plat showing the precise location of the property, all roadways proximate to the site, and all existing zoning (as applicable) and land uses proximate to the site.
- c. A metes and bounds legal description of the property considered for designation as a reinvestment zone.
- d. A completed *Application for Industrial Tax Abatement* consisting of the following data and information:
 - 1. Date of application;
 - 2. Name of firm, partnership, or corporation and mailing address;
 - (a) Previous tax abatement received from Navarro County (Yes/No);
 - (b) If previous abatement has been received, date it was received;
 - 3. Number of new full time (40 hour work week) employees to be added;
 - 4. Number of acres of property to be developed
 - (a) Plat of property and development or site plan attachment (Yes/No);
 - 5. Estimated value of existing real property to be developed;
 - 6. Estimated value of real property improvements;
 - 7. Estimated value of existing inventory;
 - 8. Estimated value of inventory to be added;
 - 9. Estimated value of existing personal property;
 - 10. Estimated value of taxable personal property improvements;
 - 11. Total estimated value of taxable investment to be made;
 - 12. Description of public services for project development and new facilities and/or services required;
 - 13. Development schedule for all improvements;
 - 14. Estimate impact on the local school district(s);
 - 15. Expected benefit to the local economy;

- 16. Estimated annual payroll of new employees;
- 17. Description or product to manufactured or distributed;
- 18. Expected Productive Life of all real property improvements;
- 19. Identification and quantity of all pollutants and emissions;
- 20. Certification of no materially adverse environmental impact as a result of the improvements and operations;
- 21. Certification that project is compliant with relevant zoning requirements;
- 22. Declaration by company official with signature that all information provided is correct.
- 23. Reasonable proof of financial ability.
- 24. References from past communities, if applicable.
- e. An environmental compliance letter addressed to the Navarro County Judge written on company letterhead and signed by a company official confirming that the proposed project will fully comply with all requirements and regulations from the U.S. Environmental Protection Agency, Texas Commission on Environmental Quality, and all local, state and federal environmental requirements, regulations, and codes.

SECTION 8. ABATEMENT AGREEMENT

- 8.01 Not later than the seventh (7th) day before the date on which the County enters into the tax abatement agreement (Agreement), the County shall deliver to the presiding officer of the governing body of each other taxing unit in which the property is located a written notice that the County intends to enter into the Agreement. The notice shall include a copy of the prepared Agreement.
- 8.02 The County shall formally pass a resolution authorizing the execution of an agreement with the owner (hereinafter referred to as Company). The Agreement shall contain at least:
 - a. The Base Year Value;
 - b. The percent of value to be abated each year;
 - c. The commencement date and the termination date of abatement;
 - d. The proposed use of the facility, property survey and property description, and list of property improvements;

- e. Contractual obligations in the event of default;
- f. A provision for access to and authorization for inspection of the property by County employees to make certain the improvements or repairs are being made according to the specifications and conditions of the agreement;
- g. The limitations on the uses of the property consistent with the general purpose of encouraging development and/or redevelopment of the zone during the period that property tax exemptions are in effect;
- h. A provision for recapturing property tax revenue lost as a result of the agreement in accordance with Section 9;
- i. A provision that all permanent jobs be registered with the Texas Workforce Commission and that all contractors be encouraged to seek qualified workers through the Texas Workforce Commission;
- j. Each and every term and condition agreed to by the County and the Company;
- k. A requirement that the Company certify annually to governing body of each taxing unit granting tax abatement is in compliance with applicable terms and conditions of the agreement; and
- 1. All terms required by Texas Property Tax Code § 312.205, as amended, and any other terms deemed appropriate by the Commissioner's Court.

SECTION 9. RECAPTURE OF TAXES AND TERMINATION OF AGREEMENT

- 9.01 The Commissioners Court shall have the authority to require recapture of all taxes abated in the event the Company violates any term or condition of the Agreement.
- 9.02 In the event that the facility is completed and begins operation as required by the Agreement, but during the term of the Agreement subsequently discontinues such operation, or fails to maintain property values as required by the Agreement, for any reason excepting fire, explosion, or other casualty or accident or natural disaster, then the agreement may terminate and all taxes previously abated by virtue of the Agreement shall be recaptured and paid to the County within sixty (60) days of the termination.
- 9.03 This Agreement may be terminated and all taxes previously abated by virtue of the agreement may be recaptured and paid within sixty (60) days of the termination if the company or individual:
 - a. allows its ad valorem taxes owed the County or other affected jurisdiction to become delinquent and fails to timely and properly follow the legal procedures for their protest and/or contest; or
 - b. fails to make improvements or repairs as provided in the agreement.

9.04 Should the County determine that the Company or individual is in default according to the terms and conditions of the abatement agreement, the County shall notify the company or individual, in writing, at the address stated in the agreement, and if such non-compliance is not resolved within sixty (60) days from the date of such notice, then the agreement shall be terminated.

SECTION 10. AMENDMENTS TO THESE GUIDELINES AND CRITERIA

The guidelines and criteria adopted herein shall not be amended or repealed except by three -fourths (3/4^{ths}) vote of the Commissioner's Court.

SECTION 11. EFFECTIVE DATE

These guidelines and criteria adopted herein shall be effective from the date of passage and remain effective for two (2) years from such date of adoption, unless otherwise repealed or amended by a three-fourths (3/4^{ths}) vote of the Navarro County Commissioner's Court.

PASSED and APPROVED on this the 13th day of May, 2013.

as coup

Walliam YTW

H.M. Davenport, Jr., County Judge

ATTEST:

Sherry Dowd, County Clerk

			CATION FOR INDUSTRIAL TA			
Inst			the completed and signed original copy of the 201 avarro Economic Development Department, 200 No			ent with
	1. Date					

***************************************	2. Name	of Firm, Partnership or	Corporation and mailing address	2a. Have you	received a previous tax	
	r	***************************************		abateme	nt from Navarro County?	
	Please prin	it or type:				YES/ NO)
				2b. If yes, w	hon?	
				20. 11 yes, w	T. C. T.	7
					L	J
	3 Numb	or of now full time empl	ayaan ta ba addad			7
		· ·	oyees to be added me [e.g. 40 hours/week] jobs are required.)		L	
	() ,	mindin or 20 now, tanta	TO [0.9. 40 Hours week] jobs are required.)			
	4. Numb	per of acres of property	to be developed	· · · · · · · · · · · · · · · · · · ·		7
			elopment or Site Plan attached?	******		(YES/ NO)
	(O	fficial Property Survey	with metes and bounds required)			
	5. Estim	ated value of existing re	eal property to be developed		le .	7
	O	ocoa tarao or omoung re	property to be developed		19	
			erty improvements	*****	\$	7
	(A min	nimum \$1,000,000.00 in	vestment required)			
	7. Estim	ated value of existing in	ventory		s	7
		_	•		No. Transmission of the Contraction of the Contract	J
	8. Estim	ated value of inventory	to be added		\$	
	0 Estim	atad oaloo af adatima a			1.	7
	9. CSUIII	ated value or existing p	ersonal property	7 42 77 47 44 FE	\$	J
	10. Estima	ated value of taxable pe	ersonal property improvements		\$	7
	11. Total	estimated value of taxal	ble investment to be made (Total of Items # 5, 6,	8 & 10)	\$]
	12. Descr	ription of real property in	nprovements to be made:			_
					**************************************	1
						_
	12. Descr	iption of Public Service	s available for project development			
	and ne	w facilities and / or sen	vices required.			
		Water:]
		Wastewater:				1
		Railways:			***************************************	4
		Natural Gas: Electricity:				-
		Literation,			Wallerman Street, was a secure of the second	J
	13. One Y	ear Development Sche	dule for all improvements.			
		1st Quarter:				7
		2nd Quarter:]
		3rd Quarter:				1
	* Occupier - 41	4th Quarter:		***************************************		J
•		on for pro-rating new emplo of Navarro Economic Devel	yees is determined on a case-by-case basis.			
	-	2th Street, Corsicana, Texas	•			
***		-				

1/ Ev			LICITAL		BATEMENT (Page 2)
14. ⊏xpe	cted impact on the	Independer	nt School Di	strict.	

	Residence of the area recommended to the base of the state of the stat	***************************************			
15. Expe	cted benefit to the local economy.				

16. Estin	nated annual payroll of new employe	es.			
17. Descr	iption of product to be manufacture	d or distribut	ted		
		- or Grounda			
	Control of the Contro		***************************************		
18. Expec	ted life of all real property improvem	nents.			

19. Identi	Singalian of all Malledonals and Provident				
	fication of all Pollutants and Emissi	ons:			
	TYPE	ons:		QUANTITY	
	TYPE AIR:	ons:		QUANTITY	,
	TYPE AIR: NOISE:	ons:		QUANTITY	
	TYPE AIR: NOISE: SOLID WASTE:	ons:		QUANTITY	
	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER:				
20. Certif	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER: ication of no materially adverse envi	ronmental in	npact as a re		
20. Certif	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER:	ronmental in	npact as a re		
20. Certif the in	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER: ication of no materially adverse environment and subsequent operations.	ronmental in			
20. Certif the in 21. Projec	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER: ication of no materially adverse environment and subsequent operation of the compliance with relevant zoning	ronmental in			
20. Certif the in 21. Projec	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER: ication of no materially adverse environment and subsequent operations.	ronmental in			
20. Certif the in21. Project22. Reason	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER: ication of no materially adverse environment and subsequent operation of the compliance with relevant zoning phable proof of financial ability.	ironmental in ons. g requiremen			
20. Certif the in21. Project22. Reason	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER: ication of no materially adverse environment and subsequent operation of the compliance with relevant zoning	ironmental in ons. g requiremen			
20. Certif the in 21. Projec 22. Reaso 23. Refer	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER: ication of no materially adverse environment and subsequent operation of the compliance with relevant zoning onable proof of financial ability. ences from past communities, if ap	ronmental in ons. g requirement plicable.	nts.	esult of	
20. Certif the im21. Project22. Reason23. ReferI declare	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER: ication of no materially adverse environment and subsequent operation of the compliance with relevant zoning phable proof of financial ability.	ronmental in ons. g requirement plicable.	nts.	esult of	
20. Certif the im 21. Projec 22. Reaso 23. Refer I declare sign	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER: ication of no materially adverse environment and subsequent operation of the compliance with relevant zoning onable proof of financial ability. ences from past communities, if ap	ronmental in ons. g requirement plicable.	nts.	esult of	
20. Certif the im 21. Projec 22. Reaso 23. Refer I declare sign here >	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER: ication of no materially adverse environment and subsequent operation of the compliance with relevant zoning onable proof of financial ability. ences from past communities, if ap	ronmental in ons. g requirement plicable.	nts.	esult of	
20. Certif the im 21. Projec 22. Reaso 23. Refer I declare sign	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER: ication of no materially adverse environment and subsequent operation of the compliance with relevant zoning onable proof of financial ability. ences from past communities, if ap	ronmental in ons. g requirement plicable.	nts.	esult of	
20. Certif the im 21. Project 22. Reason 23. Refer I declare sign here > Phone:	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER: idention of no materially adverse environment and subsequent operation of the compliance with relevant zoning chable proof of financial ability. The compliance with relevant and the information in this document and that the information in this document and	ronmental in ons. g requirement plicable.	nts is true and	esult of	e best of my knowledge and belief.
20. Certif the im 21. Projec 22. Reaso 23. Refer I declare sign here >	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER: idention of no materially adverse environment and subsequent operation of the compliance with relevant zoning chable proof of financial ability. The compliance with relevant and the information in this document and that the information in this document and	ronmental in ons. g requirement plicable.	nts is true and Date: Received by	esult of	e best of my knowledge and belief.
20. Certif the im 21. Project 22. Reason 23. Refer I declare sign here > Phone:	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER: idention of no materially adverse environment and subsequent operation of the compliance with relevant zoning chable proof of financial ability. The compliance with relevant and the information in this document and that the information in this document and	ronmental in ons. g requirement plicable.	nts is true and	esult of	e best of my knowledge and belief.
20. Certif the im 21. Project 22. Reason 23. Refer I declare sign here > Phone:	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER: idention of no materially adverse environment and subsequent operation of the compliance with relevant zoning chable proof of financial ability. The compliance with relevant and the information in this document and that the information in this document and	ronmental in ons. g requirement plicable.	Date: Received by Name:	esult of	e best of my knowledge and belief.
20. Certif the im 21. Project 22. Reason 23. Refer I declare sign here > Phone: Submitted B Name: Title: Date:	TYPE AIR: NOISE: SOLID WASTE: WASTEWATER: idention of no materially adverse environment and subsequent operation of the compliance with relevant zoning chable proof of financial ability. The compliance with relevant and the information in this document and that the information in this document and	ronmental in ons. g requirement plicable. any attachment	Date: Received by Name: Title: Date:	esult of	e best of my knowledge and belief.



Estimated PROPOSAL

Navarro County

Relocation

Submitted by



Confidential and Proprietary Information

Complete Court House Asset Inventory

May 2013

Completion July 15, 2013

Described below is the general outline of events that will needed to be addressed for a successful relocation for the Court House to the Mall location. All items in this ourline are priced for budgetary purposes only. The consulting services are projected for work completed upto July 15, 2013. Upon completion of the inventory of assets, move numbers will become much clearer and more accurate for the move bid process..

This bid also works under the assumption that the County will make all information, internal and external locations assessable when needed in a twenty four (24) hour window and stakeholders are accessible.

Also requested is a "one" contact person be assigned to this project and weekly updates given to the Commissioners Court and any other individual(s) deemed necessary by the Commissioners Court.

1. Data Base creation

- 1. Development of information to be used for move calculations
- 2. Development of information to be used for budget move cost per department
- 3. Develop of cost for annex movement budget

2. Storage Requirements

- 1. Long Term (3 years) not used
- 2. Long Term (3 years) active
- 3. Active historical records

3. Recycling Program

- 1. Old and unused equipment
- 2. Old and unused furniture

4. Identification offsite storage area

1. Estimated square footage for each areas of storage needs listed above

5. Departmental criteria

- 1. Ownership of assets are defined
- 2. User of assets are defined

6. Inventory of Assets

- 1. I.T equipment (servers, PC's, printers, scanners, etc.)
- 2. Desks
- 3. Files (active & passive)
- 4. Other furniture (chairs, bookcases,
- 5. Wall fixtures (paintings, wall boards, cork boards, etc.)
- 6. Historic memorabilia
- 7. Working historical records
- 8. Misc. equipment (switches, appliances, phones, etc.)
- 9. Unidentified equipment (in place but no known owner)
- 10. Recyclable assets for disposal
- 11. Un-recyclable assets for disposal

Cost and Terms

Estimated time frame for project to be daytime Monday thru Friday, within normal business hours 8:00AM to 5:00PM. Project completion schedule is July 15, 2013 unless encumbered hindrances require this timeline to be moved to a later date.

This bid also works under the assumption that the County will make all information, internal and external locations assessable when needed in a twenty four (24) hour window and stakeholders are accessible.

Also requested is a "one" contact person be assigned to this project and weekly updates given to the Commissioners Court and any other individual(s) deemed necessary by the Commissioners Court.

Complete Court House Physical Inventory.....\$4,500.00

*All information placed on this quote is confidential and may not be distributed outside the premises of Navarro County government.

We require 50% down payment at inception of work.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 6/7/2012

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

Secretary Secr	the terms and conditions of the policy, certain policies may require an e				
Texas Insurance Group 328 Narwood Road Bedford TX 76021 Bedford TX 7604 Bedford Bedford TX 7604 Bedford Bedford TX 7604 Bedford	certificate holder in lieu of such endorsement(s).				janje delegijanski sa odnij na en o consuljačen v spos na namena krija i sprajovali
Bedford TX 76021 Bedford TX 7					
Redford TX 76021 NUMBER ATTERVELETS CASUALTY Ins. Company HAUSE ATTERVELETS CASUALTY Ins. Company Fechnology Team, LLC 1120 South Freeway # 215 Fort Worth TX 75104 COVERAGES	£	(A/C. No. Extl. (01//20071000)			268-3108
RESIDENCE OF THE STATE OF THE PROCESS OF STATE NUMBER APPROVED THE STATE OF THE STA	428 marwood Road				
HAURED The Phoenix Insurance #### For Insurance Verification *** #### For Insurance Verification *** #### For Insurance Verification *** #################################	Tadand TY TEAA	The second secon	and the second s		MAK #
Technology Team, LLC 1120 South Freeway # 215 BRINGER					
POST WORTH TX 76104 FOOTRAGES CERTIFICATE NUMBER 760 at 27 2012-13 REVISION NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF RESPRANCE LISTED BELOW HAVE BEEN RESPONSIBLED TO THE RESPRECE NUMBER ADONE FOR THE POLICY PERIOD SOURCES OF RESPRENTING AND RECORDING OF ANY CONTRACT OR OTHER DOCUMENT WITH IS SMEDT OF ALL THE FEMALES. FOR THIS IS TO CERTIFY THAT THE POLICIES OF RESPRANCE LISTED BELOW HAVE BEEN RECORD TO THE RESPRECT OWNER HIS POLICY PERIOD SOURCES. FOR THIS IS TO CERTIFY THAT THE POLICIES OF RESPRENTENT TERM OF CONCINCION OF ANY CONTRACT OR OTHER DOCUMENT WITH IS SMEDT OF ALL THE FEMALES. FOR THE POLICY PERIOD OF STATE OF THE POLICY PERIOD OF ANY CONTRACT OR OTHER DOCUMENT WITH IS SMEDT OF ALL THE FEMALES. FOR THE POLICY PERIOD OF THE POLICY P			huosurx r	nsurance	
FOR WORTH TX 76104 MANURES COVERAGES CERTIFICATE NUMBER MANUEL 2012-13 THIS IS TO CERTIFY THAT THE PUBLICUS OF INSURANCE LISTED BELICAN HAVE BEEN ISSUED TO THE INSURED MANUEL DAMAGE AROVE FOR POLICY PERIOD CONCRETED NOTHER THAN 10H ENGLISHED AND ANY RECORDERS IN THE MOST POLICY PERIOD CONCRETED ANY THE INSURED MANUEL DAMAGE ARE SERVED TO MAKE BEEN ISSUED TO THE INSURED MANUEL PROJECT TO MAKE BEEN ISSUED TO THE INSURED MANUEL PROJECT TO MAKE BEEN ISSUED TO THE INSURED MANUEL PROJECT TO MAKE BEEN ISSUED TO THE INSURED MANUEL PROJECT TO MAKE BEEN ISSUED TO THE INSURED MANUEL PROJECT TO MAKE BEEN ISSUED TO THE INSURED MANUEL PROJECT TO MAKE BEEN ISSUED TO THE INSURED MANUEL PROJECT TO MAKE BEEN ISSUED TO THE INSURED MANUEL PROJECT TO MAKE BEEN ISSUED TO THE INSURED MANUEL PROJECT TO MAKE BEEN ISSUED TO MAKE BEEN ISSUED TO MAKE BEEN ISSUED TO ALL THE TERMS SERVED TO MAKE BEEN ISSUED TO ALL THE TERMS SERVED TO MAKE BEEN ISSUED TO ALL THE TERMS SERVED TO MAKE BEEN ISSUED TO ALL THE TERMS SERVED TO MAKE BEEN ISSUED TO ALL THE TERMS SERVED BY THE MANUEL PROJECT TO ALL THE TERMS SERVED BY THE MANUEL PROJECT TO ALL THE TERMS SERVED BY THE MANUEL PROJECT TO ALL THE TERMS SERVED BY THE MANUEL PROJECT TO ALL THE TERMS SERVED BY THE MANUEL PROJECT TO ALL THE TERMS SERVED BY THE MANUEL PROJECT TO ALL THE TERMS SERVED BY THE MANUEL PROJECT TO ALL THE TERMS SERVED BY THE MANUEL PROJECT TO ALL THE TERMS SERVED BY THE MANUEL PROJECT TO ALL THE TERMS SERVED BY THE MANUEL PROJECT TO ALL THE TERMS SERVED BY THE MANUEL PROJECT TO ALL THE TERMS SERVED BY THE MANUEL PROJECT TO ALL THE TERMS SERVED BY THE MANUEL PROJECT BY THE MANUEL BY THE MANUE					
SOLE WORTH TX 76.104 WINDERS CERTIFICATE NUMBER MASSES 2012-13 REVISION NUMBER: HIS STO CERTIFY THAT THE PULICAS OF INSURANCE LISTED BELOW PAVE BEEN ISSUED TO THE INSURED AND FOR THE POLICY PERIOD MICHAEL MASSES MADE AND THE STATE OF CONTRIBUTION OF THE POLICY PERIOD MEDITAL THAT THE STATE OF CONTRIBUTION OF ANY CONTRIBUTION OF THE POLICY PERIOD MEDITAL THAT THE STATE OF CONTRIBUTION OF ANY CONTRIBUTION OF ANY CONTRIBUTION OF THE POLICY PERIOD MEDITAL THAT THE STATE OF CONTRIBUTION OF THE POLICY PERIOD MEDITAL THAT THE POLICY PERIOD OF ANY CONTRIBUTION OF THE POLICY PERIOD OF THE POLICY PROVISIONS. **** FOR INSURANCE CONTRACTOR OF THE POLICY PROVISIONS. ***** FOR INSURANCE CONTRACTOR OF THE POLICY PROVISIONS. ******* FOR INSURANCE CONTRACTOR OF THE POLICY PROVISIONS. ***********************************	frico souch trackat & ero				
COVERAGES CENTIFICATE HUNDERSHARES ES 20.21-13 FIRST IS TO CERTIFY THAT THE PROJECTS OF INSURED NOTES AND CONTROL TO THE RESURED NOTES AND CONTROL TO PROJECT OF THE PROJ	Fort Worth TX 76104			V температура также температура температура температура байын ба	
THIS ST OCERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED ANADED ABOVE FOR THE POLICY PERIOD. NOICHATED NOTWITHSTAMBLES ANY REGISTED ANY RESIDEANT TERM OF CONDITION OF ANY CONTRACTOR OTHER POLICIES TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN. THE INSURANCE APPORTED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS. EXCULSIONAN AND COMMINIONS OF SUCH POLICIES. BIRDTS SHOWN MAY HAVE BEEN REQUIRED BY PAPED CLAMBS. TYPE OF INSURANCE MAY BE ISSUED. TYPE OF INSURANCE MAY BE ISSUED. THE SUBJECT TO ALL THE TERMS. EXCULSIONAN MAY COMMINION MAY HAVE BEEN REQUIRED BY PAPED CLAMBS. THE SUBJECT TO ALL THE TERMS. THE SUBJECT TO ALL THE SUBJECT TO ALL THE TERMS. THE SUBJECT TO ALL THE		<u>INDERFORMATION INTERPRETATION OF THE PARTY SECTION OF THE PARTY OF TH</u>		REVISION NUMBER:	
Service Serv	THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HA INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORE EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVI	AVE BEEN ISSUED N OF ANY CONTRA DED BY THE POLICE E BEEN REDUCED	CT OR OTHER CIES DESCRIBE BY PAID CLAIM:	ED NAMED ABOVE FOR THE P DOCUMENT WITH RESPECT TO HEREIN IS SUBJECT TO AL	O WHICH THIS
X COMMERCIAL COMMERCIAL COMMERCIAL COMMERCIAL CONTROL PROCESS (A COMMERCIAL C		WW/OC/YYY	Y) (MM/DO/YYYY)	LIMITS	
RACP5762N360 PACP5762N360 S/2/2012 S/2/2013 DEC EXPLAND (AND PROPERTIES S. 5,000,000		An and a second	mon summor of this before	DAMAGE TO RENTED	
GENERAL ASSREGATE \$ 4,000,000 SENT. ASSREGATE LIMIT APPLIES PER PRODUCTS COMPRIDE ASS. \$ 4,000,000 PRODUCTS COMPRIDE ASS. \$ 4,000,000 PRODUCTS COMPRIDE STREET REPORTS STREET REPORTS COMPRIDE ASS. \$ 4,000,000 AUTOMORBE LIABRITY PRODUCTS COMPRIDE ASS. \$ 6,000,000 AUTOMORBE LIABRITY PROPERTY COMPRIDE ASS. \$ 6,000,000 AUTOS	A CLAIMS-MADE X OCCUR. PACP5762N360	6/2/2012	6/2/2013		5,000
GENT AGGREGATE LIMIT APPLES PER X DOLKY SCHOOL SCHOOL SO S. 4,000,000 ANTOMOBILE LIABRITY ANY AUTC ALL OWNED ALL OWNED ALL OWNED ALL OWNED ALL OWNED ALTOS WINDOWNED ALTOS ANTOS IMBRELLA LIAB OCCUR EXCESS LIAB CLAMAS-MADE DED TETERITION TO PERATIONS COMPENSATION ANY PROPRIETOR PARTICINS Debox WCS769N766 EXCESS LIAB CESCRETTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 191, Additional Remarks Schedule, 8 more space is required) **** FOR Insurance Verification *** AUTHORIZED REPRESENTATIVE PRODUCTS - COMPINED SHOP SHOP SHOP SHOP SHOP SHOP SHOP SHOP	Indianapopul	A relacement	and the same of th	PERSONAL & ADV INJURY \$	2,000,000
X POLICY PRO LOC ANTOMORIE LIABILITY ANY AUTO ANTOS AN				GENERAL AGGREGATE \$	4,000,000
AUTOMOBRE LABRITY ANY AUTO ALL OWNED AUTOS HEED AUTOS HEED AUTOS AUTOS HEED AUTOS AUTOS AUTOS AUTOS HEED AUTOS AUTOS AUTOS AUTOS AUTOS HEED AUTOS			7 1 1 1 1 1	PRODUCTS - COMP/OP AGG \$	4,000,000
ALL CHARGE LA LIAB ALL CHARGE ALTOS	X POLICY PRO- JECT LOC				
ALL CWINED ALTOS HIRED AUTOS HIRED AUTOS AUTOS HIRED AUTOS AUTOS HIRED AUTOS	AUTOMOBILE LIABILITY	. Mile and annual services			
AUTOS AUTOS AUTOS AUTOS PROPERTY DANAGE S PROCEEDING S PROCEDENT DANAGE S PROCEDENT DANAGE S PROCEEDING S PROCEDENT DANAGE S PROCEDE S PROCEDENT DANAGE S PROCEDE S PROCEDENT DANAGE S P				BODILY INJURY (Per person) \$	
MRED AUTOS AUTOS AUTOS IPer accident 5		Of the second		CONTROL OF THE AND A STATE OF THE STATE OF T	
UMBRELLA LIAB OCCUR EXCESS LIAB CLAIMS-MADE DED EXTENTIONS B WORKERS COMPENSATION AND EMPLOYERS LIABILITY BE LEACH ACCIDENT \$ 1,000,000 EL DISEASE - EA EMPLOYER \$ 1,000,000 EL DISEASE - POLICY LIMIT \$ 1,000,000 EL DISEASE - POLICY LIMI			Ī	(Per accident) 3	
EXCESS LIAB CLAMS_MADE DED RETENTION \$ AGGREGATE S				\$	
DED RETENTIONS WORKERS COMPRESS COMPRESS ATON AND EMPLOYERS 'LLABUTY AND PROPRIETOR PARTHEMERICACUTIVE Y/N OFFICE MANDERS (MINES Y/N OFFICE			omaco e u e	EACH OCCURRENCE \$	
B WORNERS COMPENSATION AND EMPLOYER'S LIABILITY ANY PROPRIETER/PARTMER/PARCUTIVE USES CRIPTION OF OPERATIONS below DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required) CERTIFICATE HOLDER **** For Insurance Verification *** Worners Compensation Value Val	EXCESS LIAB CLAIMS-MADE		countries of the		
ANY PROPRIETION PAYTHER EXCLUDED? ANY PROPRIETION OF OPERATIONS Delow MC5769N766 ANY PROPRIETION OF OPERATIONS DELOW EL DISEASE - POLICY LIMIT S 1,000,000 EL DISEASE -					
DESCRIPTION OF OPERATIONS below CERTIFICATE HOLDER *** For Insurance Verification *** WC5769N766 6/2/2012 6/2/2013	AND EMPLOYERS' LIABILITY Y/W		outerprise (d) ps		
DESCRIPTION OF OPERATIONS below CERTIFICATE HOLDER CANCELLATION CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE	OFFICER/MEMBER EXCLUDED?	6/2/2012	6/2/2013		
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required) CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE			and a second		
CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF. NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE	UESJARF RUN UF UFERA RUNS DROW			ET BESCHOE - LOWER TRANS	£ , VVV , VVV
CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF. NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE					п амеры фильмоником женте интегнетительного постановать при постановать постановать постановать постановать по
should any of the above described policies be cancelled before the expiration date thereof. Notice will be delivered in accordance with the policy provisions. *** For Insurance Verification *** Authorized representative	DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remark	ks Schedule, if more spi	ace is required}		:
should any of the above described policies be cancelled before the expiration date thereof. Notice will be delivered in accordance with the policy provisions. Authorized representative	CERTIFICATE HOLDER	CANCELLATIC	N		
		SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFOR THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED I			
William Panin/FUC Um 9 Janin		AUTHORIZED REPRI	ESENTATIVE	l	74.00

* 26

Estimated PROPOSAL

Navarro County

Relocation

Submitted by



Confidential and Proprietary Information

High Level IT consulting for smooth transition

May 2013

Completion July 1, 2013

Described below is the general outline of events that will needed to be addressed for a successful relocation for the Court House to the Mall location. All items in this ourline are priced for budgetary purposes only. The consulting services are projected for work completed upto July 1, 2013. Upon completion of the Assessment and fact finding phase, the numbers will become much clearer and more accurate.

This bid also works under the assumption that the County will make all information, internal and external locations assessable when needed in a twenty four (24) hour window and stakeholders are accessible.

Also requested is a "one" contact person be assigned to this project and weekly updates given to the Commissioners Court and any other individual(s) deemed necessary by the Commissioners Court.

1. Assessment and Risk Management

- a. Design of network incorporating the three locations
- b. Topology Mapping Assessment of Court House, Sherriff and Mall dependencies
- c. Cabling activity outside Courthouse

2. Technical Consulting - Project Management

a. Exposing and clarification of "tribal" knowledge.

3. Infrastructure Readiness

- a. Design of wan/lan
- b. Timetable and sequencing of events

4. Master planning

- a. Create schedule of events
- b. Stakeholders event engagement to master plan

5. Identification of master process

- a. Decommission, commission of equipment identification
- b. Maintenance contracts requirements Vendor management
- c. Insurance requirements for all vendors

Assessment of project for downtime measurement issues

- a. Defining critical areas for connectivity 24/7
- b. Defilement of critical areas for downtime less than twenty four (24) hours
- Define the remainder areas downtown thresholds.

Cost and Terms

Estimated time frame for project to be daytime Monday thru Friday, within normal business hours 8:00AM to 5:00PM. Project completion schedule is July 1, 2013 unless encumbered hindrances require this timeline to be moved to a later date.

High Level IT consulting for smooth transition.....\$24,460.00

*All information placed on this quote is confidential and may not be distributed outside the premises of Navarro County government.

We require 50% down payment at inception of work.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 6/7/2012

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

1				is of the policy of such endor			iolicies may require an ei	ndorse	mem. A sta	rement on tu	is certificate does not co	J11161 1	ignis to the
PROL	ce)commono	Commission of the Commission o	posteromente E E LOL PA		entrodestronation PLANTS E.C.	neamonemen		CONTA	Condy A	kin		and with the second	
		 : Insuranc) e	Group				NAME: Clindy Akin PHONE 1A/C, No. Extt. (817) 268-1680 (ARC, No. (817) 268-3)				8-3108	
į		iarwood Ro		-div					ss cindya	tia.net		DOMESTIC OF THE PARTY OF THE PA	
	- 6	of short rape. The same rape what is the same	, en						esta esta esta esta esta esta esta esta	relativistic consideration of the second contraction of the second con	entraligione programme in programme in the second confidence of the sec		NAIC #
Bed	¥ F /	ng ger prof		TX 76	in 21						DMG COVERAGE Walty Ins. Compa	7". 2.2	
INSU					r tor special							14.6 X	
			. 99%	TTC				MSURER C: MSURER C:					
Ĭ.		ology Tea South Fre											
***	. 50	SOUCH FIG	- ACC 846 1	ay n cro									
100	da	Worth		TX 76				MSURE		,			
bear resources	NACO DE COMO		SCHOOLS OF STREET		NAME AND ADDRESS OF THE PARTY O	DESCRIPTION OF	* 1.11 (1.1.2.2) * P. A.C., a. b., a	INSURE	SER AND PROPERTY OF THE PROPER		PENNONNI SI ISBEEL.		
		RAGES	TLIA				NUMBER Master 20 RANCE LISTED BELOW HA				REVISION NUMBER:	HE PA	ICY PERION
IN CE	DIC. RT	ATED. NOTWIT IFICATE MAY B	HST E IS	ANDING ANY RI SUED OR MAY	EQUIF PERI	REME AIN,	NT, TERM OR CONDITION THE INSURANCE AFFORD LIMITS SHOWN MAY HAVE	OF AN ED BY	Y CONTRACT THE POLICIE REDUCED BY	FOR OTHER ES DESCRIBE FAID CLAIMS	DOCUMENT WITH RESPE D HEREIN IS SUBJECT TO	CT TO	WHICH THIS
INSR LTR	e resiste o	TYPE OF I	NSU	RANCE		SUBR			FOLICY EFF	POLICY EXP	LIMIT	3	
-	GEI	HERAL LIABILITY			1000000	17.5.6	francos en esperante en entre en esta dimentification de la disposição de la disposição de la disposição de la La companion de la companion d	WEST AND			EACH OCCURRENCE	\$	2,000,000
	Х	COMMERCIAL GE	ENER	AL LIABILITY			1		1,000,000	P LA LIBRORITAN	DAMAGE TO RENTED PREMISES (Ea occurrence)	5	300,000
A		CLAIMS-MAI	r				PACP5762N360		6/2/2012	6/2/2013		\$	5,000
**	***********		L.	43.							PERSONAL & ADV INJURY	S	2,000,000
			manage and an analysis				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					<u></u> S	4,000,000
	GE.	NL AGGREGATE LI	BAIT A	DOLKES DED								s.	4.000.000
	X		0- CT	Loc					and the same of th			\$	
*************	NOVENEROUS	TOMOBILE LIABILE	bibliotion co		mark and a second	decision and a					gulkalned Single Limit	C.	
		ANY AUTO									(Ea accident) BODILY INJURY (Per person)	\$	
		ALL OWNED	[SCHEDULED	ale in the second							\$	
		AUTOS HIRED AUTOS	ļ	AUTOS NON-OWNED							PROPERTY DAMAGE	£	
		MRED AUTOS	ļ	AUTOS							(Per accident)	<u> </u>	
***************************************	annanicijanju	UMBRELLA LIAB	1		*********						T COLLO O CLASSOCIA COL	S	
		EXCESS LIAB	-	OCCUR							EACH OCCURRENCE	\$	
				CLAIMS-MADE	1				Vania 2000 (10 / 10		AGGREGATE	\$	***************************************
В	WO	DED RETI	ENTR		n en	фононичения		passantenimente			X WCSTATU- OTH- TORY LIMITS ER	PRINCIPLE STREET	
سد	AM	D EMPLOYERS' LIA	BILIT	Y VIN							A TORY LIMITS LER	<u> </u>	000 000 r
	OF	Y PROPRIETOR/PAI FICER/MEMBER EXI	CLUD	ED?	NIA		MC5769N766		6/2/2012	6/2/2013			1,000,000
	HW	indatory in NH) es, describe under					Mar Control			.,,	EL DISEASE - EA EMPLOYEE		1,000,000
	Ut:	SCRIPTION OF OPE	HAL	ONS below		ļ				 	E.L. DISEASE - POLICY LIMIT	\$	1,000,000
											and the second s		
nser	#1487Y	TANK OF ARESATY	YALIE I	LOCATIONS HISTORY	~ 8.6	S 66 a a b	 ACORD 101, Arkfitional Remark	a Caluada	de is more an occ	in an anciend			
EPEC-SM.	. F4.87°	IION OF OPERAIR	284 D 1	FOUNTHOUS: VEHIN	ULCS :	pertence	IACHU IVI. AIRRENS NEIREK	# Sectioner	ne, a more space	a na nazdoni acci			
	describacións:		sobradulations			inananament		Orași de Liver de St				describerary resistances to the	
CEF	(T)	FICATE HOLD	ER	mokin-knikoviniotek kak initiritarinismiyöskininti Espopa (190	ngat popularyanyan	*****		CAN	CELLATION				
		*** For I	nsı	Irance Ver	ìfi	cat	ion ***	THE	EXPIRATIO	N DATE TH	DESCRIBED POLICIES BE C EREOF, NOTICE WILL I CY PROVISIONS.		
								AUTHO	RIZED REPRES	ENTATIVE		erzenovski se blombi	
		3						Will	iam Tarin	1/EVC	wm 9 3	0.7.	And the state of t



TEXAS HISTORICAL COMMISSION

Print Form

ANTIQUITIES PERMIT COMPLETION REPORT FORM HISTORIC BUILDINGS AND STRUCTURES

When work is done to a historic building or structure, recording changes as they take place allows the structure's evolution to be fully documented for future study. To that end, the Rules of Practice and Procedure for the Antiquities Code of Texas (13 Tex. Admin. Code § 26.25) require project completion reports for all historic structures permits, with the exception of new construction permits.

The completion report has two parts: written documentation and a photographic record. Photographic documentation is an important part of the record of project work. Photographs must be taken before construction begins, during construction, and after the completion of construction. Each photographic view — before, during, and after construction — should be of the same area to clearly illustrate the project work as it progresses.

- Photographs should be 4" x 6" color prints or larger. Photographs must be in-focus and clear; images that are out-of-focus, underexposed (too dark), overexposed (too light), or pixilated are not acceptable documentation.
- Photographs may be taken with a 35mm or digital camera. Digital prints must be equivalent in quality and clarity to prints from 35mm negatives. Digital photographs should have a resolution of at least 300 ppi (pixels per inch) with an image size of at least 1600 x 1200 pixels.
- Digital photographs may be printed on an inkjet or laser printer and must be printed on high-quality paper intended for digital photographs. Photographs should not be submitted on plain paper. Acid-free archival papers and inks are preferred but not required. High-quality color photocopies of photographs are acceptable documentation. Black-and-white photocopies of photographs are not acceptable documentation.
- Photographs must be clearly labeled on the back of each print, corresponding to a photographic index listing each photograph and its location relative to the structure. A plan key indicating the location and direction of each image taken may also be submitted in conjunction with the photographic index. Digital photographs may either be clearly labeled on the back of each print or composed and labeled on 8 ½" x 11" sheets using desktop software.

The completion report should be prepared at the close of the project and must be submitted prior to expiration of the historic structures permit. You may use this form to prepare the completion report, or provide equivalent documentation in a different format. Submit one (1) unbound copy of the completion report form with one (1) set of photographic documentation to the Texas Historical Commission Division of Architecture at the mailing address below.

Texas Historical Commission Division of Architecture P.O. Box 12276 Austin, TX 78711-2276 512.463.6094 fax 512.463.6095 architecture@thc.state.tx.us



TEXAS HISTORICAL COMMISSION real places telling real stories

TEXAS HISTORICAL COMMISSION

ANTIQUITIES PERMIT COMPLETION REPORT FORM HISTORIC BUILDINGS AND STRUCTURES

GENERAL PROJECT INFORMATION

Please complete the following. Attach lists of additional project personnel in these categories, if necessary.

A President Life			
1. Project Information PROJECT NAME			
PROJECTNAME	DATE OF REPORT	ANTIQUITI	ES PERMIT NUMBER
PROJECT START DATE	PROJECT END DATE		
2. Property Name and Location			
NAME OF BUILDING OR STRUCTURE	ментировання в феторования протости общення на под подмента на под на дента до под на протости в протости в под		
ADDRESS	CITY	COUNTY	
3. Owner of Building or Structure			
NAME	TITLE	ORGANIZA	ITION
ADDRESS	CITY	STATE	ZIP CODE
PHONE	EMAIL		
4. Lessee of Building or Structure (if applicable)			
NAME	TITLE	ORGANIZA	TION
ADDRESS	CITY	STATE	ZIP CODE
PHONE	EMAIL		
5. Project Professional: Architect			
NAME	TITLE	ORGANIZA	TION
ADDRESS	CITY	STATE	ZIP CODE
PHONE	EMAIL	***************************************	
6. Project Professional: Engineer			
NAME	TITLE	ORGANIZA	TION
ADDRESS	CITY	STATE	ZIP CODE
PHONE	EMAIL		
7. Contractor			
NAME	TITLE	ORGANIZA	TION
ADDRESS	CITY	STATE	ZIP CODE
PHONE	EMAIL		

ANTIQUITIES PERMIT COMPLETION REPORT FORM FOR HISTORIC BUILDINGS AND STRUCTURES, CONT.

DDO	IECT	NAME:	
L. L.C. V	11	I WANTED	

ANTIQUITIES PERMIT NUMBER:

8. Consultant			
NAME	TITLE	ORGANIZAT	ION
ADDRESS	CITY	STATE	ZIP CODE
PHONE	EMAIL		
9. Additional Personnel			
NAME	TITLE	ORGANIZA1	TION
ADDRESS	CITY	STATE	ZIP CODE
PHONE	EMAIL		
10. General description of the work			
11. Description of anticipated future work, if any			
12. Scope of work (Please list categories of work	with corresponding costs	s.)	
13. Description of any special products, materials	, or building techniques	used	
14. Description of the anticipated use of the prope	erty upon completion of t	he work	

PHOTOGRAPHIC RECORD

Please attach one (1) set of photographic prints, labeled with an index, of the condition before, during, and after the project. See more detailed instructions on the cover sheet.





April 17, 2013

The Honorable H.M. Davenport County Judge Navarro County 300 W. Third Ave., Suite 10 Corsicana, Texas 75110-4672

Dear Judge Davenport:

I am pleased to inform you that Navarro County has earned a 2013 Gold Leadership Circle Award. Your application scored 16 points of 20 possible on our ratings criteria to earn this award.

Your listing on our "Texas Transparency" website now displays the Gold seal to indicate that you have received this award. Enclosed is your copy of a Leadership Circle Award Certificate. You will also receive a digital seal that you may post on your website.

Congratulations on your success in moving forward on financial transparency and joining our Leadership Circle.

Sincerely,

Susan Combs

usar Cambo

Enclosure





Leadership Circle Gold Member l'exas Comptroller

awarded to

Navarro County

For setting the bar for financial transparency and opening your books to the public.

high financial transparency online. By providing citizens with a clear, consistent picture of spending and sharing

The Texas Comptroller's Leadership Circle program recognizes local governments across Texas that are striving to meet a

information in a user-friendly format, you are setting a strong example for other governmental entities to follow.

Juna Camba

(Rev. September 2011)

Information Return for Tax-Exempt Governmental Obligations

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

OMB No. 1545-0720

Donada	ant of the Transcent			eparate instructions.				
	ent of the Treasury Revenue Service		Caution: If the issue price	is under \$100,000, us	e Form 803	8-GC.	l	
Part	Reporti	ng Autho	ority		<u> </u>	If Amended R	eturn, c	heck here 🕨 🗸
1 ls	suer's name					2 Issuer's emp	loyer ident	ification number (EIN
Navarr	ro County						75-60010	92
		er than issue	er) with whom the IRS may communica	te about this return (see in	structions)	3b Telephone nu	mber of atl	ner person shown on 3
4 N	lumber and street (o	r P.O. box it	f mail is not delivered to street address)	Room/suite	5 Report numb	er (For IRS	I kenselikan
	est 3rd Ave				10			3
6 C	lity, town, or post of	flce, state, a	and ZIP code			7 Date of issue		
	ana, Tx 75110						9-24-12	2
8 N	lame of issue					9 CUSIP numb	er	
Grade	r lease purchase	, Pct #1						
	lame and title of offi structions)	cer or other	employee of the issuer whom the IRS	may call for more informat	ion (see	10b Telephone no employee sh		
H.M. D	avenport, Jr., Co	ounty Jud	ge			9	03-654-3	025
Part	Type of	Issue (e	enter the issue price). See	the instructions and	attach sch	nedule.	***************************************	
11	Education						11	
12	Health and hos	spital .					12	
13		•					13	
14							14	
15			sewage bonds)				15	
16		•					16	
17	1.00005						17	
18			t 1 Grader Lease Purchase		, , ,		18	190,194 0
19			or RANs, check only box 19a			> [7]	1	S S I SCHOOL SEE
	•		check only box 19b					
20	•		form of a lease or installment s				1972	
				,				
Part	II Descrip	tion of C	Obligations. Complete for t	he entire issue for	which thi	s form is being	filed.	
		T		(c) Stated redempt		(d) Weighted	T	
	(a) Final maturi	ty date	(b) Issue price	price at maturity		average maturity		(e) Yield
21	9-24-15	1	\$ 190,194.00	\$	na	6 years		2.71 9
Part I	V Uses of	Procee	ds of Bond Issue (includin	g underwriters' o	liscount)			
22	Proceeds used	for accru	ued interest				22	
23	Issue price of e	entire issu	ue (enter amount from line 21,	column (b))			23	
24	Proceeds used	for bond	issuance costs (including under	writers' discount)	24			
25	Proceeds used	I for credi	it enhancement		25		1218	
26	Proceeds alloc	ated to re	easonably required reserve or	replacement fund .	26			
27			ntly refund prior issues		27			
28					28			
29	Total (add lines	24 throu	ıgh 28)				29	
30			of the issue (subtract line 29 f	rom line 23 and ente	r amount	here)	30	
Part			Refunded Bonds. Complete	····	·····			
31			ghted average maturity of the					years
32			ghted average maturity of the					years
33		•	hich the refunded bonds will b					, , , , , , , , , , , , , , , , , , , ,
34			unded bonds were issued ► (M		•			

Page 2

Part		iscellaneous	
35	Enter th	ne amount of the state volume cap allocated to the issue under section 141(b)(5)	35
36a		ne amount of gross proceeds invested or to be invested in a guaranteed investment cor	
	, , ,	ee instructions)	· · 36a
b		ne final maturity date of the GIC ▶	
C	Enter the	ne name of the GIC provider financings: Enter the amount of the proceeds of this issue that are to be used to make	Joans
37	to othe	r governmental units	37
200		ssue is a loan made from the proceeds of another tax-exempt issue, check box > \(\square\$ a	
38a b		to 64 to the state of the state	
c		ne date of the master pool obligation ne EIN of the issuer of the master pool obligation	
d		ne name of the issuer of the master pool obligation >	
39	If the is	suer has designated the issue under section 265(b)(3)(B)(i)(III) (small issuer exception), c	heck box ►
40	If the is	suer has elected to pay a penalty in lieu of arbitrage rebate, check box	▶ □
41a	If the is	suer has identified a hedge, check here <a> □ and enter the following information:	
b	Name	of hedge provider ►	
С	Type o	f hedge >	
d		f hedge >	· pouring
42	If the is	suer has superintegrated the hedge, check box	this issue are remodiated
43	If the	ssuer has established written procedures to ensure that all nonqualified bonds of ing to the requirements under the Code and Regulations (see instructions), check box	this issue are remediated
4.4		usuer has established written procedures to monitor the requirements of section 148, ch	
44 45a		such has established written procedures to monitor the requirements of section 146, core portion of the proceeds was used to reimburse expenditures, check here $ ightharpoonup$ and e	Contraction of the contraction o
404		bursement	
b		ne date the official intent was adopted ►	
	Elitor I	To date the entire trace adopted.	
Signa and Cons	ature sent	Under penalties of perjury, I declare that / have examined this return and accompanying schedules and statem and belief, they are true, correct, and complete. I further declare that I consent to the IRS's disclosure of the isoprocess this feturn to the person that Mave authorized above. H.M. Dave	ents, and to the best of my knowledge suer's return information, as necessary to enport Jr., County Judge
			name and title
Paid	rysymptogonae onaeonno onodebodi dibbad	Print/Type preparer's name Preparer's signature Date	Check if PTIN
	arer	6 .	self-employed
	Only		rm's EIN ▶
	~:y	Firm's address ▶ Ph	none no.
			Form 8038-G (Rev. 9-2011)

REVISED May 6, 2013

EXHIBIT B TO EQUIPMENT LEASE-PURCHASE AGREEMENT LEASE NO.

Dated September 24, 2012 Between Welch State Bank as Lessor and Navarro County as Lessee.

RENTAL PAYMENT SCHEDULE

Rate: 2.71 %

Rate: 2.71 %					
	Date	Payment	Interest	Principal	Balance
Loan	05/06/2013				154,475.90
1	05/24/2013	2,325.78	207.13	2,118.65	152,357.25
2	06/24/2013	2,325.78	351.84	1,973.94	150,383.31
3	07/24/2013	2,325.78	336.08	1,989.70	148,393.61
4	08/24/2013	2,325.78	342.68	1,983.10	146,410.51
5	09/24/2013	2,325.78	338.10	1,987.68	144,422.83
6	10/24/2013	2,325.78	322.76	2,003.02	142,419.81
7	11/24/2013	2,325.78	328.89	1,996.89	140,422.92
8	12/24/2013	2,325.78	313.82	2,011.96	138,410.96
2013 Totals		18,606.24	2,541.30	16,064.94	
9	01/24/2014	2,325.78	319.63	2,006.15	136,404.81
10	02/24/2014	2,325.78	315.00	2,010.78	134,394.03
11	03/24/2014	2,325.78	280.32	2,045.46	132,348.57
12	04/24/2014	2,325.78	305.63	2,020.15	130,328.42
13	05/24/2014	2,325.78	291.26	2,034.52	128,293.90
14	06/24/2014	2,325.78	296.27	2,029.51	126,264.39
15	07/24/2014	2,325.78	282.17	2,043.61	124,220.78
16	08/24/2014	2,325.78	286.86	2,038.92	122,181.86
17	09/24/2014	2,325.78	282.15	2,043.63	120,138.23
18	10/24/2014	2,325.78	268.48	2,057.30	118,080.93
19	11/24/2014	2,325.78	272.68	2,053.10	116,027.83
20	12/24/2014	2,325.78	259.30	2,066.48	113,961.35
2014 Totals		27,909.36	3,459.75	24,449.61	
21	01/24/2015	2,325.78	263.17	2,062.61	111,898.74
22	02/24/2015	2,325.78	258.41	2,067.37	109,831.37
23	03/24/2015	2,325.78	229.09	2,096.69	107,734.68
24	04/24/2015	2,325.78	248.79	2,076.99	105,657.69
25	05/24/2015	2,325.78	236.12	2,089.66	103,568.03
26	06/24/2015	2,325.78	239.17	2,086.61	101,481.42
27	07/24/2015	2,325.78	226.79	2,098.99	99,382.43
28	08/24/2015	2,325.78	229.50	2,096.28	97,286.15
29	09/24/2015	2,325.78	224.66	2,101.12	95,185.03
30	10/24/2015	2,325.78	212.72	2,113.06	93,071.97

31	11/24/2015	2,325.78	214.93	2,110.85	90,961.12
32	12/24/2015	2,325.78	203.28	2,122.50	88,838.62
2015 Totals		27,909.36	2,786.63	25,122.73	
33	01/24/2016	2,325.78	205.15	2,120.63	86,717.99
34	02/24/2016	2,325.78	200.26	2,125.52	84,592.47
35	03/24/2016	2,325.78	182.75	2,143.03	82,449.44
36	04/24/2016	2,325.78	190.40	2,135.38	80,314.06
37	05/24/2016	2,325.78	179.49	2,146.29	78,167.77
38	06/24/2016	2,325.78	180.51	2,145.27	76,022.50
39	07/24/2016	2,325.78	169.89	2,155.89	73,866.61
40	08/24/2016	2,325.78	170.58	2,155.20	71,711.41
41	09/24/2016	2,325.78	165.60	2,160.18	69,551.23
42	10/24/2016	2,325.78	155.43	2,170.35	67,380.88
43	11/24/2016	2,325.78	155.60	2,170.18	65,210.70
44	12/24/2016	2,325.78	145.73	2,180.05	63,030.65
2016 Totals		27,909.36	2,101.39	25,807.97	
45	01/24/2017	2,325.78	145.56	2,180.22	60,850.43
46	02/24/2017	2,325.78	140.52	2,185.26	58,665.17
47	03/24/2017	2,325.78	122.36	2,203.42	56,461.75
48	04/24/2017	2,325.78	130.39	2,195.39	54,266.36
49	05/24/2017	2,325.78	121.27	2,204.51	52,061.85
50	06/24/2017	2,325.78	120.23	2,205.55	49,856.30
51	07/24/2017	2,325.78	111.42	2,214.36	47,641.94
52	08/24/2017	2,325.78	110.02	2,215.76	45,426.18
53	09/24/2017	2,325.78	104.90	2,220.88	43,205.30
54	10/24/2017	2,325.78	96.55	2,229.23	40,976.07
55	11/24/2017	2,325.78	94.63	2,231.15	38,744.92
56	12/24/2017	2,325.78	86.59	2,239.19	36,505.73
2017 Totals		27,909.36	1,384.44	26,524.92	
57	01/24/2018	2,325.78	84.30	2,241.48	34,264.25
58	02/24/2018	2,325.78	79.13	2,246.65	32,017.60
59	03/24/2018	2,325.78	66.78	2,259.00	29,758.60
60	04/24/2018	2,325.78	68.72	2,257.06	27,501.54
61	05/24/2018	2,325.78	61.46	2,264.32	25,237.22
62	06/24/2018	2,325.78	58.28	2,267.50	22,969.72
63	07/24/2018	2,325.78	51.33	2,274.45	20,695.27
64	08/24/2018	2,325.78	47.79	2,277.99	18,417.28
65	09/24/2018	2,325.78	42.53	2,283.25	16,134.03
66	10/24/2018	2,325.78	36.06	2,289.72	13,844.31
67	11/24/2018	2,325.78	31.97	2,293.81	11,550.50
68	12/24/2018	2,325.78	25.81	2,299.97	9,250.53

	27,255.20	654.16	27,909.36		2018 Totals
6,946.11	2,304.42	21.36	2,325.78	01/24/2019	69
4,636.37	2,309.74	16.04	2,325.78	02/24/2019	70
2,320.26	2,316.11	9.67	2,325.78	03/24/2019	71
0.00	2,320.26	5.52	2,325.78	04/24/2019	72
	9,250.53	52.59	9,303.12		2019 Totals
	154,475.90	12,980.26	167,456.16		Grand Totals

Final payment may vary due to the actual date payments are received.

Navarro County

H.M. Davenport, Jr.

Title: County Judge



Master Subscription Agreement SERVICES ORDER

RECEIVED



COL OID #: 130417472338

Please scan and email ALL PAGES of the signed Services Order to:

Citrix Online Representative

NAVARRO COUNTY AUDITOR'S OFFICE

APR 262013

1	. 4	CI	IS	T	O	N	T	R	2	•	À	T	A	S	ľ	I	4	V	1	A	R	V	٠.

CONTACT INFORMATION	BILLING INFORMATION							
Customer: Navarro County (North Texas Hedta) Address: 300 West 3rd ave suite 10	Purchase Order #:Not Applicable Already a customer? Complete the following ONLY if changing your current Billing Contact, Billing Frequency and/or Payment Process.							
Corsicana, TX 75110	Billing Address: (if different)							
USA	Billing Contact: Telephone: Email:							
VAT/TVA/ABN Number: Main Contact: Rick Milteer Telephone: 972.632.9828 Email: rick.milteeer@nthidta.org	Billing Frequency: (select one) Monthly Quarterly Semi-Annually X_ Annually Billing Method: Invoices shall be delivered to Customer via email Insert "X" here if Customer requires paper invoice Insert "X" here if Customer elects to pay by bank transfer or ACH/Direct Debit (See http://www.citrixonline.com/billing) Insert "X" here if Customer elects to pay by credit card transaction (Requires completion of separate credit card authorization form found at http://www.citrixonline.com/billing) X Insert "X" here if Customer elects to pay by check/cheque All payments are due and payable thirty (30) days from the date of invoice.							
Citrix Online Representative Name: Gerry Letourneau Email: gerry.letourneau@citrix.com								

II. SERVICE & FEE SUMMARY:

Customer agrees to use the Services in accordance with the applicable Use Levels set forth below:

Service	Number of New User(s)*	Type of User	Maximum Number of Attendees OR Devices/ Servers OR Storage Capacity	Monthly Subscription Fee per User OR Devices/Servers	Total Monthly Subscription Fee	Total One-Time Implementation Fee
GoToAssist® Corporate		TYPE	n/a		0.00 CUR	CUR
GoToAssist® Corporate FastChat™		TYPE	n/a		0.00 CUR	CUR
GoToAssist® Monitoring	n/a	n/a	0/0		0.00 CUR	CUR
GoToAssist® Remote Support		NAU	n/a		0.00 CUR	CUR
GoToAssist® Service Desk		NAU	n/a		0.00 CUR	CUR
GoToMeeting®		NAU	0		0.00 CUR	CUR
GoToTraining®		NAU	0		0.00 CUR	CUR
GoToWebinar®	1	NAU	100	\$59.40USD	\$59.40 USD	0
GoToWebcast-Video		NAU	0		0.00 CUR	CUR
GoToWebcast-Audio		NAU	0		0.00 CUR	CUR
GoToMyPC®		NAC	n/a		0.00 CUR	CUR
Podio		PU	n/a		0.00 CUR	CUR
ShareFile		NAU	10GB per NAU		0.00 CUR	CUR
Options					CUR	CUR
Other						

The fees specified in the Service and Fee Summary above are exclusive of VAT, GST and any other applicable taxes and/or fees.

*Based on the Service subscribed to "User(s)" may refer to Named Authorized User(s) ("NAU"), Named Authorized Computer(s) ("NAC"), Podio User(s) ("PU"), or Concurrent Seat(s) ("CS").

Citrix- Proprietary

III. TERM. The pricing set forth above is based on Customer's commitment to a term of twelve (12) months ("Initial Term"). Following the Initial Term, this Agreement shall automatically renew for consecutive twelve (12) month term(s) (each a "Renewal Term") unless either Party gives notice of non-renewal forty-five (45) days prior to expiration of the then-current term. During the Renewal Term, either party may terminate at any time by giving forty-five (45) days prior written notice.

IV. MASTER SUBSCRIPTION AGREEMENT DOCUMENTS: (CHECK APPLICABLE DOCUMENTS)

By signing below, Citrix and Customer each confirm that it has read, understands and agrees to the provisions set out in the documents listed and checked below, the combination of which comprises the Master Subscription Agreement and no other terms and conditions will apply.

The Master Subscription Agreement is comprised of the documents checked below:

MASTER SUBSCRIPTION AGREEMENT:							
Services Order and Service Descriptions (available at: https://www.citrixonline.com/s/service descriptions)							
☐ Terms and Conditions (available at: https://www.citrixonline.com/s/corporate terms and conditions)							
Addendum to Terms and Conditions (if any)							
OR							
☐ Services Order Only (Add-On)*							
* This Services Order Only option applies only for new or additional Services added to Customer's existing Master Subscription Agreement (MSA). Customer hereby agrees to the terms and conditions applicable to such Services as set forth in the applicable services descriptions accessible at https://www.citrixonline.com/s/service_descriptions), as amended from time to time. Furthermore, to the extent that the Customer's MSA does not define terms used in this Services Order or the terms Data Privacy and Uploaded Data, Customer agrees to the sections related to such terms accessible at https://www.citrixonline.com/s/corporate_terms_and_conditions . With respect to the new or additional Services and notwithstanding Section III above, Customer's Term shall continue as stated in the Agreement.							

V. CITRIX ONLINE CONTRACTING ENTITY:

(The applicable Citrix Online entity is as set forth in the Terms and Conditions)

Citrix Online LLC 7414 Hollister Avenue Goleta, CA 93117 USA Citrix Online UK Limited Chalfont Park House, Chalfont Park Gerrards Cross, Bucks SL9 0DZ Registration Number: <u>646972</u> VAT number GB928999931 Citrix Online Aus Pty Ltd Level 3, 1 Julius Avenue North Ryde NSW 2113 ABN# 47 130 063 642

IN WITNESS WHEREOF, the parties have entered into the Agreement.

CUSTOME	R: Navaryo County (North Texas Hedta)	CITRIX ONLINE						
Signature:	All Jente	Signature:						
Name:	H.M. Davenoort, Sr.	Name:						
Title:	Navarro County Judge Authorized Signatory for Customer	Title: Finance Authorized Signatory for Citrix Online LLC						
Date:	may 13, 2013	Date:						