

AGENDA:

MINUTES

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of the

WILLIAMSON COUNTY COMMISSIONERS COURT MEETINGMay 27, 1997

THE STATE OF TEXAS) (

COUNTY OF WILLIAMSON) (BE IT REMEMBERED that at 9:30 a.m. on this the 27th day of May A.D., 1997, there was begun and holden a SPECIAL SESSION of the Commissioners Court of Williamson County, Texas, the following members being present, to-wit:

JOHN C. DOERFLER, County Judge
 MICHAEL L. HEILIGENSTEIN, Commissioner, Precinct 1
 GREGORY W. BOATRIGHT, Commissioner, Precinct 2
 DAVID S. HAYS, Commissioner, Precinct 3
 JERRY L. MEHEVEC, Commissioner, Precinct 4
 EUGENE D. TAYLOR, County Attorney
 ELAINE BIZZELL, County Clerk
 DAVID U. FLORES, County Auditor

AGENDA ITEM # 1May 27, 1997

Hear any interested persons, consider forming the next agenda, or adding any emergency items to today's agenda.

Paulo Pinto with the Health District addressed the court on a policy change regarding the review of new subdivisions in the county. When soil analysis is completed the soil scientist will give a report on findings to the Health District.

AGENDA ITEM # 2May 27, 1997

Read and approve the minutes of the last meeting.

Moved: Commissioner Boatright
 Seconded: Commissioner Mehevec
 Motion: To approve the minutes of the last meeting.
 Vote: Motion carried 5 - 0

AGENDA ITEM # 3May 27, 1997

Hear County Auditor concerning invoices and bills, including addendum, submitted for payment and take appropriate action including but not limited to approval for payment provided said items are found by the County Auditor to be legal obligations of the county.

Moved: Judge Doerfler
 Seconded: Commissioner Boatright
 Motion: To authorize the payment of \$1,500,609.12 in computer print-out from the proper line items, if found by the County Auditor to be legal expenses as appropriated in the 1996/97 County Budget.
 Vote: Motion carried 5 - 0

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description...
208					
MARY L. WORLEY	235184	05/19/97	100-208-2000	\$ 55.00	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
GABRIEL FARMS, L.L.C.	235186	05/19/97	100-208-2000	134.62	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
MARY L. WORLEY	235196	05/19/97	100-208-2000	71.65	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
FLOYD W. WALPOLE	235200	05/19/97	100-208-2000	225.00	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
JOE S. SALAZAR	235201	05/19/97	100-208-2000	75.00	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
BARTLETT ELECTRIC COOP	235204	05/19/97	100-208-2000	1.57	MAY 19, SUPPLEMENTAL REFUND #50, 1992 TAXES
BARTLETT ELECTRIC COOP	235206	05/19/97	100-208-2000	1.44	MAY 19, SUPPLEMENTAL REFUND, 1993 TAXES
BARTLETT ELECTRIC COOP	235207	05/19/97	100-208-2000	1.44	MAY 19, SUPPLEMENTAL REFUND #27, 1994 TAXES
BARTLETT ELECTRIC COOP	235208	05/19/97	100-208-2000	1.44	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
MARK A. & NANETTE ANGLIN	235213	05/19/97	100-208-2000	75.00	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
MARK A. & NANETTE ANGLIN	235214	05/19/97	100-208-2000	75.00	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
JANEEN BROCK	235215	05/19/97	100-208-2000	89.16	MAY 19, SUPPLEMENTAL REFUND #50, 1992 TAXES
JANEEN BROCK	235216	05/19/97	100-208-2000	200.15	MAY 19, SUPPLEMENTAL REFUND #39, 1993 TAXES
JANEEN BROCK	235217	05/19/97	100-208-2000	212.35	MAY 19, SUPPLEMENTAL REFUND #27, 1994 TAXES
JANEEN BROCK	235222	05/19/97	100-208-2000	241.36	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
JOHN REGAN MARUSKA	235239	05/19/97	100-208-2000	108.90	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
J. PRESTON WHITE	235241	05/19/97	100-208-2000	163.95	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
HRI DEVELOPMENT CORP	235243	05/19/97	100-208-2000	46.38	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
VOLKSWAGEN CREDIT CO, INC.	235249	05/19/97	100-208-2000	2.53	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
JOHN D. BROWN	235250	05/19/97	100-208-2000	219.08	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
JOHN & PAULETTE LANZA	235254	05/19/97	100-208-2000	75.00	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
CAT HOLLOW DEV. LIMITED PARTNE	235255	05/19/97	100-208-2000	9.85	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
DANNY MIKULENCAK	235256	05/19/97	100-208-2000	103.00	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
DANNY MIKULENCAK	235258	05/19/97	100-208-2000	110.00	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
CHRISTOPHER L. & MARY ANN ORTO	235265	05/19/97	100-208-2000	75.00	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
CHRISTOPHER L. & MARY ANN ORTO	235267	05/19/97	100-208-2000	75.00	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
DONALD R CHENEVERT	235269	05/19/97	100-208-2000	75.00	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
DONALD R CHENEVERT	235270	05/19/97	100-208-2000	75.00	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
MICHAEL MARCUM	235272	05/19/97	100-208-2000	75.00	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
MICHAEL MARCUM	235273	05/19/97	100-208-2000	75.00	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
JAMES & DENISE BETAK	235275	05/19/97	100-208-2000	75.00	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
JAMES & DENISE BETAK	235276	05/19/97	100-208-2000	75.00	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
Total 208				\$ 2,898.87	

311					
MARK VII TRANSPORTATION, INC.	235182	05/19/97	100-311-1000	\$ 39.16	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
SMART SMR OF TEXAS, INC.	235183	05/19/97	100-311-1000	58.73	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
SUSAN C. & BOBBY D. HAYES	235185	05/19/97	100-311-1000	23.24	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
GABRIEL FARMS, L.L.C.	235186	05/19/97	100-311-1000	21.30	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
BERTHA T. SMITH ESTATE	235187	05/19/97	100-311-1000	75.40	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
M & M EQUITIES III, INC.	235188	05/19/97	100-311-1000	20.49	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
GAIL ELIZABETH MORRISON	235189	05/19/97	100-311-1000	35.60	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
GARY S. & ALMA SMITH	235190	05/19/97	100-311-1000	17.00	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
DAVID M. & JANE A BUTZ	235191	05/19/97	100-311-1000	17.00	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
DOYLE WILSON HOMEBUILDERS	235192	05/19/97	100-311-1000	17.00	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
DAVID ALLEN & LISA McLEOD	235193	05/19/97	100-311-1000	17.00	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
FRANCES GUTIERREZ ETAL	235194	05/19/97	100-311-1000	35.60	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
TROY E. NOTGRASS	235210	05/19/97	100-311-1000	159.26	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
HELEN VAN HOUTEN	235211	05/19/97	100-311-1000	35.60	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
WORLD OMNI	235237	05/19/97	100-311-1000	35.03	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
JOHN REGAN MARUSKA	235239	05/19/97	100-311-1000	23.50	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
EDWARD M. JONAS, JR.	235240	05/19/97	100-311-1000	22.35	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
J. PRESTON WHITE	235241	05/19/97	100-311-1000	25.94	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
RONALD & JUDITH GRIFFIN	235242	05/19/97	100-311-1000	35.60	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
HRI DEVELOPMENT CORP	235243	05/19/97	100-311-1000	366.89	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
ELROY & YVETTE T. SLAUGHTER	235245	05/19/97	100-311-1000	35.60	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
R & D ENTERPRISES	235246	05/19/97	100-311-1000	4.75	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
ANTHONY & PRAPAR NOMURA	235247	05/19/97	100-311-1000	35.60	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
WARREN & WYNONA THOMSON	235248	05/19/97	100-311-1000	35.60	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
DANNY MIKULENCAK	235250	05/19/97	100-311-1000	35.60	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
MARY DILWORTH TYNES	235261	05/19/97	100-311-1000	26.35	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
ERNEST & DEBORAH LOVE, JR.	235264	05/19/97	100-311-1000	35.60	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
JOSS GROWERS	235195	05/19/97	100-311-3000	2.53	MAY 19, SUPPLEMENTAL REFUND #26, 1994 TAXES
JOSS GROWERS	235198	05/19/97	100-311-3000	2.46	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
CORDER RANCH	235199	05/19/97	100-311-3000	3.75	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
FLOYD M. WALPOLE	235200	05/19/97	100-311-3000	36.77	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
JOHN C. AND DAVID CORONA	235202	05/19/97	100-311-3000	41.55	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
TERRY HUMM	235203	05/19/97	100-311-3000	36.77	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
BARTLETT ELECTRIC COOP	235204	05/19/97	100-311-3000	20.47	MAY 19, SUPPLEMENTAL REFUND #50, 1992 TAXES
BARTLETT ELECTRIC COOP	235206	05/19/97	100-311-3000	18.71	MAY 19, SUPPLEMENTAL REFUND, 1993 TAXES
BARTLETT ELECTRIC COOP	235207	05/19/97	100-311-3000	18.17	MAY 19, SUPPLEMENTAL REFUND #27, 1994 TAXES
BARTLETT ELECTRIC COOP	235208	05/19/97	100-311-3000	17.65	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
TROY E. NOTGRASS	235209	05/19/97	100-311-3000	36.78	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
HELEN VAN HOUTEN	235212	05/19/97	100-311-3000	36.77	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
JANEEN BROCK	235222	05/19/97	100-311-3000	6.46	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
VOLKSWAGEN CREDIT CO, INC.	235249	05/19/97	100-311-3000	20.65	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
JOHN D. BROWN	235250	05/19/97	100-311-3000	53.70	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
MARLENE BANKS	235252	05/19/97	100-311-3000	26.17	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
WILLIE BEE BRENKLIN ROYAL	235253	05/19/97	100-311-3000	32.21	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
CAT HOLLOW DEV. LIMITED PARTNE	235255	05/19/97	100-311-3000	80.50	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
DANNY MIKULENCAK	235256	05/19/97	100-311-3000	36.77	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
MARY DILWORTH TYNES	235260	05/19/97	100-311-3000	20.60	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
ERNEST & DEBORAH LOVE, JR.	235262	05/19/97	100-311-3000	36.77	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
Total 311				\$ 1,800.20	
341					
ABC SUPPLY CO.	235518	05/23/97	100-341-9002	\$ 400.00	MAY 97, CA#2SC-960020, WRIT OF EXECUTION, CO
Total 341				\$ 400.00	
361					
MARK VII TRANSPORTATION, INC.	235182	05/19/97	100-361-2000	\$ 2.12	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
SMART SMR OF TEXAS, INC.	235183	05/19/97	100-361-2000	3.17	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
MARY L. MORLEY	235184	05/19/97	100-361-2000	2.26	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
SUSAN C. & BOBBY D. HAYES	235185	05/19/97	100-361-2000	1.25	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
GABRIEL FARMS, L.L.C.	235186	05/19/97	100-361-2000	6.53	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
BERTHA T. SMITH ESTATE	235187	05/19/97	100-361-2000	4.08	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
M & M EQUITIES III, INC.	235188	05/19/97	100-361-2000	1.10	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
GAIL ELIZABETH MORRISON	235189	05/19/97	100-361-2000	1.62	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
GARY S. & ALMA SMITH	235190	05/19/97	100-361-2000	0.96	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
DAVID M. & JANE A BUTZ	235191	05/19/97	100-361-2000	0.96	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
DOYLE WILSON HOMEBUILDERS	235192	05/19/97	100-361-2000	0.96	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
DAVID ALLEN & LISA McLEOD	235193	05/19/97	100-361-2000	0.96	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
FRANCES GUTIERREZ ETAL	235194	05/19/97	100-361-2000	1.68	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
JOSS GROWERS	235195	05/19/97	100-361-2000	0.14	MAY 19, SUPPLEMENTAL REFUND #26, 1994 TAXES
MARY L. WORLEY	235196	05/19/97	100-361-2000	2.95	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
JOSS GROWERS	235198	05/19/97	100-361-2000	0.13	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
CORDER RANCH	235199	05/19/97	100-361-2000	0.20	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
FLOYD W. WALPOLE	235200	05/19/97	100-361-2000	10.77	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
JOE S. SALAZAR	235201	05/19/97	100-361-2000	3.06	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
JOHN C. AND DAVID CORONA	235202	05/19/97	100-361-2000	1.93	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
TERRY HUNN	235203	05/19/97	100-361-2000	1.71	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
BARTLETT ELECTRIC COOP	235204	05/19/97	100-361-2000	0.91	MAY 19, SUPPLEMENTAL REFUND #50, 1992 TAXES
BARTLETT ELECTRIC COOP	235206	05/19/97	100-361-2000	0.83	MAY 19, SUPPLEMENTAL REFUND, 1993 TAXES
BARTLETT ELECTRIC COOP	235207	05/19/97	100-361-2000	0.80	MAY 19, SUPPLEMENTAL REFUND #27, 1994 TAXES
BARTLETT ELECTRIC COOP	235208	05/19/97	100-361-2000	0.78	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
TROY E. NOTGRASS	235209	05/19/97	100-361-2000	1.28	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
TROY E. NOTGRASS	235210	05/19/97	100-361-2000	6.28	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
HELEN VAN HOUTEN	235211	05/19/97	100-361-2000	1.27	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
HELEN VAN HOUTEN	235212	05/19/97	100-361-2000	1.32	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
MARK A. & NANETTE ANGLIN	235213	05/19/97	100-361-2000	2.29	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
MARK A. & NANETTE ANGLIN	235214	05/19/97	100-361-2000	2.30	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
JANEEN BROCK	235215	05/19/97	100-361-2000	2.67	MAY 19, SUPPLEMENTAL REFUND #50, 1992 TAXES
JANEEN BROCK	235216	05/19/97	100-361-2000	6.00	MAY 19, SUPPLEMENTAL REFUND #39, 1993 TAXES
JANEEN BROCK	235217	05/19/97	100-361-2000	6.37	MAY 19, SUPPLEMENTAL REFUND #27, 1994 TAXES
JANEEN BROCK	235222	05/19/97	100-361-2000	7.47	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
WESLEY G & LISA E. CARLSON	235224	05/19/97	100-361-2000	0.05	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
WESLEY G & LISA E. CARLSON	235225	05/19/97	100-361-2000	0.05	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
WESLEY G & LISA E. CARLSON	235227	05/19/97	100-361-2000	0.05	MAY 19, SUPPLEMENTAL REFUND #27, 1994 TAXES
WESLEY G & LISA E. CARLSON	235229	05/19/97	100-361-2000	0.05	MAY 19, SUPPLEMENTAL REFUND #39, 1993 TAXES
WESLEY G & LISA E. CARLSON	235230	05/19/97	100-361-2000	0.05	MAY 19, SUPPLEMENTAL REFUND #50, 1992 TAXES
MICHAEL & SARALEE KIEHL	235231	05/19/97	100-361-2000	0.05	MAY 19, SUPPLEMENTAL REFUND #27, 1994 TAXES
MICHAEL & SARALEE KIEHL	235232	05/19/97	100-361-2000	0.05	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
MICHAEL & SARALEE KIEHL	235234	05/19/97	100-361-2000	0.04	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
MICHAEL & SARALEE KIEHL	235236	05/19/97	100-361-2000	0.05	MAY 19, SUPPLEMENTAL REFUND #39, 1993 TAXES
WORLD OMNI	235237	05/19/97	100-361-2000	1.42	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
JOHN REGAN MARUSKA	235239	05/19/97	100-361-2000	4.22	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
EDWARD M. JONAS, JR.	235240	05/19/97	100-361-2000	0.81	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
J. PRESTON WHITE	235241	05/19/97	100-361-2000	5.97	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
RONALD & JUDITH GRIFFIN	235242	05/19/97	100-361-2000	1.22	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
HRI DEVELOPMENT CORP	235243	05/19/97	100-361-2000	16.28	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
ELROY & VVETTE T. SLAUGHTER	235245	05/19/97	100-361-2000	1.22	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
R & D ENTERPRISES	235246	05/19/97	100-361-2000	0.19	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
ANTHONY & PRAPAR NOMURA	235247	05/19/97	100-361-2000	1.22	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
WARREN & WYNONA THOMSON	235248	05/19/97	100-361-2000	1.22	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
VOLKSWAGEN CREDIT CO, INC.	235249	05/19/97	100-361-2000	0.92	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
JOHN D. BROWN	235250	05/19/97	100-361-2000	8.44	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
MARLENE BANKS	235252	05/19/97	100-361-2000	0.91	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
WILLIE BEE BRENNKLIN ROYAL	235253	05/19/97	100-361-2000	1.12	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
JOHN & PAULETTE LANZA	235254	05/19/97	100-361-2000	2.29	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
CAT HOLLOW DEV. LIMITED PARTNE	235255	05/19/97	100-361-2000	3.62	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
DANNY NIKULENCAK	235256	05/19/97	100-361-2000	4.37	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
DANNY MIKULENCAK	235258	05/19/97	100-361-2000	4.52	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
MARY DILWORTH TYNES	235260	05/19/97	100-361-2000	0.72	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
MARY DILWORTH TYNES	235261	05/19/97	100-361-2000	0.90	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
ERNEST & DEBORAH LOVE, JR.	235262	05/19/97	100-361-2000	1.32	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
ERNEST & DEBORAH LOVE, JR.	235264	05/19/97	100-361-2000	1.27	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
CHRISTOPHER L. & MARY ANN ORTO	235265	05/19/97	100-361-2000	2.30	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
CHRISTOPHER L. & MARY ANN ORTO	235267	05/19/97	100-361-2000	2.29	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
DONALD R CHENEVERT	235269	05/19/97	100-361-2000	2.28	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
DONALD R CHENEVERT	235270	05/19/97	100-361-2000	2.30	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
MICHAEL MARCUM	235272	05/19/97	100-361-2000	2.30	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
MICHAEL MARCUM	235273	05/19/97	100-361-2000	2.29	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
JAMES & DENISE BETAK	235275	05/19/97	100-361-2000	2.29	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
JAMES & DENISE BETAK	235276	05/19/97	100-361-2000	2.30	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
Total 361				\$	172.07
402-HUMAN RESOURCES					
dba ROUND ROCK LEADER	235070	04/21/97	100-402-4310	\$ 35.00	INV 032131-01, A#5129303338, HUMAN RES
dba ROUND ROCK LEADER	235071	04/28/97	100-402-4310	50.00	INV 032232-01, A#5129303338, HUMAN RES
dba ROUND ROCK LEADER	235073	03/17/97	100-402-4310	14.03	INV 031710-01, A#5129303338, HUMAN RES
Total 402-HUMAN RESOURCES				\$	99.03
403-CO CLERK					
dba SIERRA SPRING WATER COMPAN	235539	05/02/97	100-403-4999	\$ 53.51	INV 053562, A#219667-4, WATER, C/CLERK
Total 403-CO CLERK				\$	53.51
405-VETERANS SERVICE					
RICHARD PFEIL	234996	05/16/97	100-405-4610	\$ 100.00	RENT-113 W 4TH, TAYLOR, TAX A/C; VET; D/L; 7
Total 405-VETERANS SERVICE				\$	100.00
409-NON DEPT					
IKON OFFICE SOLUTIONS	235526	04/11/97	100-409-3100	\$ 133.18	INV 814766 1, A#12106L, FEB 1-MAR 1, RISOGRA
RCC CONSULTANTS, INC.	234696	04/16/97	100-409-4100	650.00	INV 6391, PROJ#2251.02, CONSULTING
COLBERT AND ASSOCIATES	235005	05/16/97	100-409-4100	500.00	MONTHLY RETAINER - PROFESSIONAL SERVICES, NO
KEN OMEN & ASSOCIATES	235527	05/05/97	100-409-4100	174.50	INV 11805, DEPOSITIONS TOKAI FINANCIAL SERVI
WILLIAMSON CO SUN, INC	235523	04/09/97	100-409-4310	17.45	INV 060492-00000, RE-ALLOCATION SPECIAL ASSE
U.S. WHOLESALE PRODUCTS	235538	04/16/97	100-409-4992	75.00	INV 4159706, PO 32355, COTTON RAGS, PCT#4
BONNIE HOLBRUECK	235465	04/21/97	100-409-4999	177.89	MAR 7-13, EXP REIMB, D/CLERK
HOPE LUMBER	235351	04/02/97	100-409-5000	168.96	INV 2096610, PO 31317, OAK TRIM FOR SECURITY
Total 409-NON DEPT				\$	1,896.98
435-DIST COURTS					
BONNIE HOLBRUECK, DIST. CLERK	235370	05/23/97	100-435-4002	\$ 1,836.00	MAY 23, REPLENISH JUROR FUND, D/CLERK
Total 435-DIST COURTS				\$	1,836.00
436-26TH JUD DIST CT					
J. B. BROOKSHIRE, P.C.	235197	05/09/97	100-436-4130	\$ 350.00	CA#95-168-K26, EDWARD ANTHONY CEREZ, 26TH DI

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
PETERSON & PETERSON ASSOC., P.	235205	05/09/97	100-436-4130	250.00	CA#97-075-K26, ROGER BALLINGER, 26TH DIST CT
TED W. HEJL	235220	05/07/97	100-436-4130	89.00	CA#91-237-F26, WASHINGTON CHILDREN, 26TH DIS
Total 436-26TH JUD DIST CT				\$ 689.00	
437-277TH JUD DIST CT					
JOAN GREEN	235489	05/07/97	100-437-3100	\$ 15.71	MAY 7, EXP REIMB, 277TH DIST CT
PATRICIA J. CUMMINGS	235177	05/02/97	100-437-4130	350.00	CA#96-042-K277, NORMAN CROWELL, 277TH DIST C
BRENDA RHEA	235178	05/02/97	100-437-4130	100.00	CA# UNINDICTED, ENILIO R. MENDOZA, JR., 277
TERESA DUFFIN	235179	05/07/97	100-437-4130	350.00	CA#94-608-K277, ANINETTE PEREZ AKU:STONE, 2
JACK N. WEBERNICK	235180	05/07/97	100-437-4130	350.00	CA#89-397-K, THOMAS LOWELL PHILLIPS, 277TH D
W. THOMAS EASTES, P.C.	235181	05/07/97	100-437-4130	350.00	CA#97-002-K277, JASPER MILLIGAN, 277TH DIST
Total 437-277TH JUD DIST CT				\$ 1,515.71	
438-368TH JUD DIST CT					
ENOCHS & PICK, L.L.P.	235223	05/08/97	100-438-4130	\$ 150.00	CA#90-274-F368, WRIGHT CHILDREN, 368TH DIST
CLERK, SUPREME COURT OF TEXAS	235266	05/22/97	100-438-4999	235.00	MEMBERSHIP TO ST BAR OF TEX, 368TH DIST CT
JUDICIAL SECTION-STATE BAR OF	235277	05/22/97	100-438-4999	30.00	PO 32915, JUDICIAL MEMBERSHIP DUES, 368TH DI
Total 438-368TH JUD DIST CT				\$ 415.00	
440-DIST ATTY					
POSTMASTER	235263	05/22/97	100-440-4212	\$ 160.00	5 RLS OF .32 STAMPS, D/ATTY
WEST PBLSHNG CO	235383	04/04/97	100-440-4355	45.75	INV 92639458, A#853-228-550, TX PR V40-43 97
WEST PBLSHNG CO	235386	04/09/97	100-440-4355	41.00	INV 92700546, A#853-228-550, RM-TX CS 4/97,
WEST PBLSHNG CO	235388	04/09/97	100-440-4355	31.00	INV 92714303, A#853-228-550, RM-TX ST 4/97,
WEST PBLSHNG CO	235390	04/15/97	100-440-4355	32.25	INV 93177529, A#853-228-550, TX PR 9 & 10 97
WEST PBLSHNG CO	235391	04/16/97	100-440-4355	54.00	INV 93191420, A#853-228-550, TX CS 934-935,
WEST PBLSHNG CO	235393	04/17/97	100-440-4355	21.50	INV 93273059, A#853-228-550, TX PR V11 20 97
WEST PBLSHNG CO	235395	04/18/97	100-440-4355	30.75	INV 93329507, A#853-228-550, TX PR V2 1&21A
LA QUINTA-GEORGETOWN	235226	05/09/97	100-440-4932	141.70	INV 09265816, T.ROBBINS, MAY 6-7, D/ATTY
Total 440-DIST ATTY				\$ 557.95	
450-DIST CLERK					
BONNIE WOLBRUECK	235465	04/21/97	100-450-3100	\$ 10.32	MAR 7-13, EXP REIMB, D/CLERK
BONNIE WOLBRUECK	235465	04/21/97	100-450-4231	49.30	MAR 7-13, EXP REIMB, D/CLERK
BONNIE WOLBRUECK	235465	04/21/97	100-450-4232	88.58	MAR 7-13, EXP REIMB, D/CLERK
Total 450-DIST CLERK				\$ 148.20	
451-JP PCT #1					
TAC	235331	05/07/97	100-451-2050	\$ 1.12	3RD QTR, WORKERS COMP FUND PNT
TRAVIS COUNTY MEDICAL EXAMINER	235407	05/07/97	100-451-4190	800.00	INV 97-257, MANFRED NORLANG, AUTOPSY, JP#1
TRAVIS COUNTY MEDICAL EXAMINER	235409	05/07/97	100-451-4190	800.00	INV 97-192, SANDRA REITMAN, AUTOPSY, JP#1
TRAVIS COUNTY MEDICAL EXAMINER	235411	05/07/97	100-451-4190	800.00	INV 97-264, LESLIE PECHT, AUTOPSY, JP#1
LDOS WORLDCON	235505	04/29/97	100-451-4211	10.02	APR 97, A#679156, JP#1
ROBYN ARTIESCHOFSKY	235492	05/09/97	100-451-4231	14.62	MAY 2-7, EXP REIMB, JP#1
Total 451-JP PCT #1				\$ 2,425.76	

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452-JP PCT #2					
TRAVIS COUNTY MEDICAL EXAMINER	235399	01/16/97	100-452-4190	\$ 800.00	INV 96-690, JOHN MARTIN BYLES, AUTOPSY, JP#2
TRAVIS COUNTY MEDICAL EXAMINER	235403	04/28/97	100-452-4190	800.00	INV 97-205, LOU DALE REAGOR, AUTOPSY, JP#2
TRAVIS COUNTY MEDICAL EXAMINER	235404	05/02/97	100-452-4190	800.00	INV 97-249, JOHN KENNETH COKELY, AUTOPSY, JP
BECK FUNERAL HOME LTD	235542	04/29/97	100-452-4190	125.00	APR 29, JOHN COKELY, TRANSPORTATION, JP#2
GTE MOBILNET INCORPORATED	235501	05/07/97	100-452-4211	35.54	MAY 97, 496-4407, JP#2
EDNA STAUDT	235483	05/09/97	100-452-4231	44.66	MAR 21, EXP REIMB, JP#2
EDNA STAUDT	235484	05/13/97	100-452-4231	111.36	APR 97, EXP REIMB, JP#2
EDNA STAUDT	235485	05/13/97	100-452-4231	92.22	MAY 2-13, EXP REIMB, JP#2
Total 452-JP PCT #2				\$ 2,808.78	
453-JP PCT #3					
TAC	235331	05/07/97	100-453-2050	\$ 0.54	3RD QTR, WORKERS COMP FUND PMT
TEXAS MUNICIPAL COURT	235488	05/05/97	100-453-4999	30.00	PO 32668, SUBSCRIPTION TX MUNICIPAL COURT-JU
Total 453-JP PCT #3				\$ 30.54	
475-CO ATTY					
TAC	235331	05/07/97	100-475-2050	\$ 240.66	3RD QTR, WORKERS COMP FUND PMT
PEGGY VASQUEZ	235493	05/08/97	100-475-3100	5.89	MAY 8, EXP REIMB, C/ATTY
GTE MOBILNET INCORPORATED	235497	05/07/97	100-475-4211	13.95	MAY 97, 496-7317, C/ATTY
GTE MOBILNET INCORPORATED	235498	05/01/97	100-475-4211	60.03	MAY 97, 496-7315, C/ATTY
GTE MOBILNET INCORPORATED	235499	05/04/97	100-475-4211	10.59	MAY 97, 496-7316, C/ATTY
GTE MOBILNET INCORPORATED	235500	05/01/97	100-475-4211	4.78	MAY 97, 217-4225, C/ATTY
LDDS WORLD COM	235506	04/29/97	100-475-4211	114.25	APR 97, A#679157, C/ATTY
EUGENE D. TAYLOR	235486	05/13/97	100-475-4231	84.10	APR 2-15, EXP REIMB, C/ATTY
Total 475-CO ATTY				\$ 534.25	
492-ELECTIONS					
TAC	235331	05/07/97	100-492-2050	\$ 27.51	3RD QTR, WORKERS COMP FUND PMT
JOHN SCOTT	235171	01/28/97	100-492-4620	20.00	INV 60507, HEATER RENTAL, ELECTIONS
Total 492-ELECTIONS				\$ 47.51	
495-CO AUDITOR					
GTE SOUTHWEST	235038	04/22/97	100-495-4211	\$ 251.57	APR 97, 930-3141, AUDITOR
KEYE PRODUCTIVITY - A DIVISION	235041	04/23/97	100-495-4232	159.00	PO 32438, REG FEE FOR "LEGAL ASPECTS OF PAYR
AUSTIN AMERICAN-STATESMAN	235022	04/13/97	100-495-4310	266.42	INV 48M400297, A#088842600, PUBLIC NOTICE, A
AUSTIN AMERICAN-STATESMAN	235023	04/13/97	100-495-4310	100.34	INV 48M400597, A#088842600, PUBLIC NOTICE, A
AUSTIN AMERICAN-STATESMAN	235024	04/13/97	100-495-4310	238.74	INV 48M400697, A#088842600, PUBLIC NOTICE, A
AUSTIN AMERICAN-STATESMAN	235025	04/13/97	100-495-4310	110.72	INV 48M400997, A#088842600, PUBLIC NOTICE, A
AUSTIN AMERICAN-STATESMAN	235026	04/13/97	100-495-4310	100.34	INV 48M401097, A#088842600, PUBLIC NOTICE, A
AUSTIN AMERICAN-STATESMAN	235028	04/13/97	100-495-4310	96.88	INV 48M401197, A#088842600, PUBLIC NOTICE, A
AUSTIN AMERICAN-STATESMAN	235029	04/20/97	100-495-4310	266.42	INV 48M401497, A#088842600, PUBLIC NOTICE, A
AUSTIN AMERICAN-STATESMAN	235030	04/20/97	100-495-4310	100.34	INV 48M401597, A#088842600, PUBLIC NOTICE, A
TAYLOR DAILY PRESS	235031	12/30/96	100-495-4310	28.84	INV A5269590, A#A106981, CABLING GT HEALTH,
dba ROUND ROCK LEADER	235032	04/24/97	100-495-4310	28.06	INV 032180-01, A#5129304321, PUBLIC NOTICE,
dba ROUND ROCK LEADER	235033	04/28/97	100-495-4310	85.79	INV 032234-01, A#5129304321, PUBLIC NOTICE,
dba ROUND ROCK LEADER	235034	04/21/97	100-495-4310	28.98	INV 032132-01, A#5129304321, SALE OF PAINT S

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
OZARKA	235548	04/16/97	100-495-4999	34.70	INV 0700011107133, A#0011107133, WATER, AUDI
MINOLTA CORPORATION	235037	04/29/97	100-495-5750	258.17	INV 7042900524, PO 29935, MARR 97, AUDITOR
GATEWAY 2000 MAJOR ACCOUNTS, I	235039	04/30/97	100-495-5750	133.00	INV 17529270, PO 32448, KEYBOARD/SPEAKERS, D
Total 495-CO AUDITOR				\$ 2,288.31	
497-CO TREAS					
TAC	235331	05/07/97	100-497-2050	\$ 3.78	3RD QTR, WORKERS COMP FUND PMT
Total 497-CO TREAS				\$ 3.78	
499-CO TAX ASSR/COLL					
YELLOW PAGES OF AMERICA	235173	06/19/97	100-499-4211	\$ 150.00	INV 2634781, C#R 477982, TAX ASSR/COLL
YELLOW PAGES OF AMERICA	235174	05/16/97	100-499-4211	147.00	INV 2316394, C#R 477982, TAX ASSR/COLL
YELLOW PAGES OF AMERICA	235175	03/18/97	100-499-4211	150.00	INV 2685025, C#R 477982, TAX ASSR/COLL
RICHARD PFEIL	234996	05/16/97	100-499-4610	200.00	RENT-113 W 4TH, TAYLOR, TAX A/C; VET; D/L; 7
Total 499-CO TAX ASSR/COLL				\$ 647.00	
503-INFORMATION SYSTEMS					
TAC	235331	05/07/97	100-503-2050	\$ 0.59	3RD QTR, WORKERS COMP FUND PMT
OFFICE FURNITURE DISTRIBUTORS	235162	04/28/97	100-503-3100	22.21	INV 306382-0, PO 32468, OFFICE SUPPLIES, IS
OFFICE FURNITURE DISTRIBUTORS	235162	04/28/97	100-503-3120	233.91	INV 306382-0, PO 32468, OFFICE SUPPLIES, IS
Total 503-INFORMATION SYSTEMS				\$ 256.71	
509-WMSON CO BLDGS					
TAC	235331	05/07/97	100-509-2050	\$ 31.84	3RD QTR, WORKERS COMP FUND PMT
CINTAS CORPORATION	235347	05/09/97	100-509-3311	39.55	INV 086841809, PO 27850, UNIFORMS, MAINT
GULF COAST PAPER COMPANY	235349	05/08/97	100-509-3310	329.88	INV 321217, PO 32780, JANITORIAL SUPPLIES, M
Total 509-WMSON CO BLDGS				\$ 401.27	
510-CO CTHOUSE					
LONE STAR GAS CO	235461	05/07/97	100-510-4430	\$ 10.50	MAY 97, A#04-2-7405-0020-8, CTHSE
POOL'S WELDING	235348	05/03/97	100-510-4510	160.00	INV 12892-4, PO 31989, REPAIR STREET LGHT PO
P & K TRUE VALUE	235350	05/13/97	100-510-4510	9.86	INV 051301-0019, PO 32425, BRZ NIGHT LATCH,
Total 510-CO CTHOUSE				\$ 180.36	
511-HISTORICAL SOCIETY					
LONE STAR GAS CO	235462	05/07/97	100-511-4430	\$ 14.16	MAY 97, A#04-2-7405-2080-2, HIST SOCIETY
Total 511-HISTORICAL SOCIETY				\$ 14.16	
512-HEALTH DEPT 102 W. 3RD					
LONE STAR GAS CO	235463	05/07/97	100-512-4430	\$ 52.00	MAY 97, A#04-2-7402-0370-1, H/DEPT
Total 512-HEALTH DEPT 102 W. 3RD				\$ 52.00	
513-TAYLOR OFF BLDG					
FOX SERVICE COMPANY	235371	04/30/97	100-513-4510	\$ 84.00	INV 196958, PO 32424, ELECTRICAL WORK, TAYLO

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
Total 513-TAYLOR OFF BLDG				\$ 84.80	
515-ROUND ROCK OFF BLDG					
BERRY HARDWARE CO	235337	05/13/97	100-515-4510	\$ 8.79	INV 2118296, PO 32427, CONNECTOR, MAINT
FOX SERVICE COMPANY	235374	04/30/97	100-515-4510	73.50	INV 196948, PO 32424, CHECKED CHARGE IN COND
Total 515-ROUND ROCK OFF BLDG				\$ 82.29	
517-WMSON CO JAIL					
AUSTIN WELDER & GENERATOR SERV	235332	04/03/97	100-517-4510	\$ 340.77	INV 57119, PO 30502, QTRLY INSPECTIONS, MAIN
BERRY HARDWARE CO	235338	05/07/97	100-517-4510	15.61	INV 2118011, PO 32427, PARTS, MAINT
BERRY HARDWARE CO	235339	05/08/97	100-517-4510	113.94	INV 2118101, PO 32427, PARTS, MAINT
FOX SERVICE COMPANY	235363	04/30/97	100-517-4510	735.37	INV 196940, PO 32424, VACUUM PUMP/ AUX CONTA
BEST LOCKING SYSTEMS OF HOUSTO	235346	05/09/97	100-517-5790	412.60	INV 240017 LESS CM 240016, PO 31471, TUB.D B
Total 517-WMSON CO JAIL				\$ 1,618.29	
518-COURTS BLDG					
LONE STAR GAS CO	235464	05/07/97	100-518-4430	\$ 70.32	MAY 97, A# 04-2-7405-0050-2, J/CENTER
BERRY HARDWARE CO	235343	05/13/97	100-518-4510	10.07	INV 2118278, PO 32427, PARTS, MAINT
BERRY HARDWARE CO	235345	05/08/97	100-518-4510	49.88	INV 2118062, PO 32427, PARTS, MAINT
Total 518-COURTS BLDG				\$ 130.27	
519-LIBERTY HILL ANNEX					
FOX SERVICE COMPANY	235367	04/30/97	100-519-4510	\$ 142.00	INV 197013, PO 32424, R-22 PER LB, LIB HILL
Total 519-LIBERTY HILL ANNEX				\$ 142.00	
522-HEALTH DEPT 303 MAIN ST					
LONE STAR GAS CO	235467	05/07/97	100-522-4430	\$ 11.72	MAY 97, A# 04-2-7402-0390-1, H/DEPT ANNEX
Total 522-HEALTH DEPT 303 MAIN ST				\$ 11.72	
528-SHERIFF'S GARAGE					
LONE STAR GAS CO	235470	05/07/97	100-528-4430	\$ 10.50	MAY 97, A# 04-2-7402-1520-1, TRUSTEE SHOP
Total 528-SHERIFF'S GARAGE				\$ 10.50	
533-PRETRIAL SERV/OLD JAIL					
LONE STAR GAS CO	235472	05/07/97	100-533-4430	\$ 22.30	MAY 97, A# 04-2-7402-0380-2, PRE-TRIAL
Total 533-PRETRIAL SERV/OLD JAIL				\$ 22.30	
540-EMS					
TAC	235331	05/07/97	100-540-2050	\$ 297.55	3RD QTR, WORKERS COMP FUND PMT
HOLIDAY INN-LITTLE ROCK	234516	05/12/97	100-540-4232	220.00	MAY 30-31, HOTEL ACCOMODATIONS, K.CASTELLO &
Total 540-EMS				\$ 517.55	

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
545-MAINTENANCE DEPT SHOP					
BERRY HARDWARE CO	235340	05/07/97	100-545-4510	\$ 19.78	INV 2118017, PO 32427, METAL/WOOD BITS, MAIN
BERRY HARDWARE CO	235341	05/08/97	100-545-4510	2.78	INV 2118122, PO 32427, BATTERY, MAINT
BERRY HARDWARE CO	235342	05/09/97	100-545-4510	36.79	INV 2118160, PO 32427, WIRE/CHIME, MAINT
Total 545-MAINTENANCE DEPT SHOP				\$ 59.35	
551-CONST PCT #1					
EVANS, EMAN & BRADY	235396	05/08/97	100-551-4230	\$ 50.00	INV 011914, PO 32667, BOND FOR DEPUTY H.TOUN
DRAEGER MOTOR CO., INC	235394	05/08/97	100-551-4541	317.63	INV 01319, PO 32719, REPAIR BRAKES, CONST #1
PURCELL TIRE CENTER	235397	04/10/97	100-551-4541	260.44	INV 5447967, PO 32235, TIRES, CONST #1
Total 551-CONST PCT #1				\$ 628.07	
552-CONST PCT #2					
STRAFCO, INC.	235398	05/06/97	100-552-3301	\$ 50.04	INV 114203, PO 32562, MOTOR OIL, CONST #2
SOUTHWESTERN BELL	235545	05/07/97	100-552-4211	38.71	MAY 97, 335-1013, CONST#2
WAYNE BENEDICT	235491	04/22/97	100-552-4232	8.90	APR 14-15, EXP REIMB, CONST#2
Total 552-CONST PCT #2				\$ 97.65	
553-CONST PCT #3					
D & L PRINTING	235392	05/02/97	100-553-3100	\$ 579.27	INV 593, PO 32456, OFFICE SUPPLIES, CONST #3
GUARANTY FEDERAL BANK	235228	05/19/97	100-553-3311	130.00	MAY 19, PO 32852, BADGES, CONST #3
POSTMASTER	235161	05/19/97	100-553-4212	320.00	10 RLS .32 STAMPS, CONST #3
Total 553-CONST PCT #3				\$ 1,029.27	
554-CONST PCT #4					
AT&T WIRELESS SERVICES	235415	04/26/97	100-554-4211	\$ 12.52	INV 2534569, A#530-011479-28, PAGER, CONST#4
Total 554-CONST PCT #4				\$ 12.52	
560-CO SHERIFF					
MOTEL 6	235159	05/19/97	100-560-4232	\$ 508.35	LODGING/5 PEOPLE/JULY21-23, SHF
LAW ENFORCEMENT & SECURITY TRA	235160	05/19/97	100-560-4232	1,325.00	REG FOR 5 TO ATTEND JUL 22-24, SHF
JEFF PEARSON	235471	05/01/97	100-560-4232	105.46	MAR 30-APR 3, EXP REIMB, SHF
Total 560-CO SHERIFF				\$ 1,938.81	
563-DRIVERS LIC OFF/TAYLOR					
RICHARD PFEIL	234996	05/16/97	100-563-4610	\$ 100.00	RENT-113 W 4TH, TAYLOR, TAX A/C; VET; D/L; ?
Total 563-DRIVERS LIC OFF/TAYLOR				\$ 100.00	
570-CO JAIL & LAW ENF					
LITERACY COUNCIL	234999	05/16/97	100-570-4000	\$ 5,416.67	BETTER CHANCE, JAIL
RICK PENA	235474	04/30/97	100-570-4232	14.77	APR 30, EXP REIMB, SHF
Total 570-CO JAIL & LAW ENF				\$ 5,431.44	

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
572-ADULT PROBATION					
AT&T	235238	04/28/97	100-572-4211	\$ 17.85	APR 97, APR 28 TO JUL 28, ADULT PROBATION
TEJAS TELECOMM	235257	05/06/97	100-572-4211	20.00	INV 100167, MOVES & CHANGES IN RR, ADULT PRO
TEJAS TELECOMM	235259	03/04/97	100-572-4211	90.00	INV 100164, MOVES & CHANGES IN RR, ADULT PRO
Total 572-ADULT PROBATION				\$ 127.85	
630-HEALTH DIST					
AT&T	235413	04/18/97	100-630-4211	\$ 24.22	APR 97, A#014-328-4730-001, 352-5201, H/DEPT
SOUTHWESTERN BELL	235502	04/21/97	100-630-4211	285.30	APR 97, 255-3278, H/DEPT
SOUTHWESTERN BELL	235503	04/19/97	100-630-4211	259.65	APR 97, 352-5201, H/DEPT
SOUTHWESTERN BELL	235511	04/19/97	100-630-4211	347.41	APR 97, 918-1001, H/DEPT
UNIVERSITY HEALTH SYSTEM	235164	04/30/97	100-630-4905	6,574.39	APR 97, PAYMENT FOR INDIGENTS
THE MEDICINE SHOPPE	235165	05/15/97	100-630-4905	3,339.35	MAY 15, PAYMENT FOR INDIGENTS
PFFENIG'S PRESCRIPTION	235166	05/15/97	100-630-4905	2,247.37	MAY 15, PAYMENT FOR INDIGENTS
QUICK MESA PARK PHARMACY	235167	05/15/97	100-630-4905	751.69	MAY 15, PAYMENT FOR INDIGENTS
M & L PHARMACY	235168	05/15/97	100-630-4905	155.30	MAY 15, PAYMENT FOR INDIGENTS
WAL-MART PHARMACY #10-0475	235169	05/15/97	100-630-4905	1,353.84	MAY 15, PAYMENT FOR INDIGENTS
CENTEX PHARMACIES #7	235170	05/15/97	100-630-4905	2,119.48	MAY 15, PAYMENT FOR INDIGENTS
Total 630-HEALTH DIST				\$ 17,450.00	
640-PUBLIC ASSISTANCE					
HUTTO V.F.D.	235233	04/08/97	100-640-4104	\$ 9,759.00	APR 97, FIRE PROTECTION SERVICE
FLORENCE V.F.D.	235235	04/08/97	100-640-4104	14,553.50	APR 97, FIRE PROTECTION SERVICE
Total 640-PUBLIC ASSISTANCE				\$ 24,312.50	
645-CHILD WELFARE					
WILLIAMSON CO CHILD	235069	05/12/97	100-645-4100	\$ 26.49	APR 97, SERVE PETITION, GILLON
TEXAS BAPTIST CHILDREN'S HOME	235076	03/17/97	100-645-4105	91.12	APR 97, OVERNIGHT STAY, L.BRI
TEXAS BAPTIST CHILDREN'S HOME	235077	05/08/97	100-645-4105	91.12	APR 97, OVERNIGHT STAY, A.LOP
TEXAS BAPTIST CHILDREN'S HOME	235078	05/09/97	100-645-4105	273.36	APR 97, 3 NIGHT STAY, C HITCHCOCK
TEXAS BAPTIST CHILDREN'S HOME	235079	05/09/97	100-645-4105	273.36	APR 97, 3 NIGHT STAY, M. HITCHCOCK
WILLIAMSON CO CHILD	235080	03/13/97	100-645-4105	91.12	APR 97, OVERNIGHT STAY, J.HER
JAINE OTERO	235074	05/12/97	100-645-4109	10.00	APR 97, GLASSES, J.OTE
NETTY ROCHA	235075	04/02/97	100-645-4109	76.00	APR 97, MOVE MEDICAL EQUIP, B.SOT
BRACKENRIDGE HOSPITAL	235049	04/09/97	100-645-4114	255.75	APR 9, A#6000758411, C.KIM, ABUSE EXAM
BRACKENRIDGE HOSPITAL	235050	04/14/97	100-645-4114	255.75	APR 9, A#6000758381, S.KIM, ABUSE EXAM
BRACKENRIDGE HOSPITAL	235051	04/14/97	100-645-4114	255.75	APR 9, A#6000768195, S.KIM, ABUSE EXAM
BRACKENRIDGE HOSPITAL	235052	04/28/97	100-645-4114	255.75	APR 23, A#6000788412, S.BIB, ABUSE EXAM
AUSTIN PATHOLOGY ASSOC.	235054	10/16/96	100-645-4114	7.15	OCT 96, A#6000550972APB, V.MAR, LAB TESTS
AUSTIN PATHOLOGY ASSOC.	235055	05/12/97	100-645-4114	47.75	OCT 96, A#600050972APB, V.MAR, LAB TESTS
AUSTIN DIAGNOSTIC CLINIC	235056	03/26/97	100-645-4114	140.00	MAR 26, A#2157092, D.CHI, ABUSE EXAM
AUSTIN DIAGNOSTIC CLINIC	235058	04/09/97	100-645-4114	140.00	APR 9, A#2157135, S.KIM, ABUSE EXAM
CHARLOTTE MORGAN	235062	04/22/97	100-645-4115	150.00	APR 97, CLOTHING ALLOW, CHARLOTTE M.
CARLA ARNOLD	235066	05/06/97	100-645-4115	150.00	APR 97, CLOTHING ALLOW, CARLA A.
WILLIAMSON CO CHILD	235067	05/12/97	100-645-4115	150.00	APR 97, CLOTHING ALLOW, A.HON
PATRICE SPEARS	235068	05/12/97	100-645-4115	100.00	APR 97, CLOTHING ALLOW, PATRICE S.
TEXAS DEPARTMENT OF PROTECTIVE	235072	04/28/97	100-645-4115	150.00	APR 97, CLOTHING ALLOW, N.SEL

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
Total 645-CHILD WELFARE				\$ 2,990.47	
665-EXTENSION SERVICE					
JULIE STONE	235494	05/07/97	100-665-3100	\$ 13.98	APR 97, EXP REIMB, EXT SERV
AT&T WIRELESS SERVICES	235418	05/10/97	100-665-4211	35.00	MAY 97, A#60530466, 818-0125, EXT SERV
LDDS WORLDCON	235507	04/29/97	100-665-4211	50.87	APR 97, A#679178, EXT SERV
JULIE STONE	235494	05/07/97	100-665-4231	185.17	APR 97, EXP REIMB, EXT SERV
JULIE STONE	235494	05/07/97	100-665-4232	52.00	APR 97, EXP REIMB, EXT SERV
CHEVRON USA, INC.	235402	03/31/97	100-665-4541	11.54	MAR 97, A#789-878-048-6, EXT SERV
Total 665-EXTENSION SERVICE				\$ 348.56	
Total Fund Expenditures				\$ 79,506.36	
Less Fund Discounts				0.00	
Less Fund Credits				0.00	
Cash Required 100-GENERAL FUND				\$ 79,506.36	

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
210-UNIFIED SYSTEM					
TAC	235331	05/07/97	200-210-2050	\$ 2,185.17	3RD QTR, WORKERS COMP FUND PMT
BOUND TREE CORP./ALS	235271	04/15/97	200-210-3102	207.08	INV 241310, PO 32293, NAEL IRRIG, URS
BOUND TREE CORP./ALS	235274	04/22/97	200-210-3102	9.52	INV 242507, PO 32293, PVP-IODINE PREP PAD, U
CINTAS CORPORATION	235354	04/01/97	200-210-3311	157.67	INV 086831644, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235355	04/01/97	200-210-3311	78.79	INV 086831689, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235356	04/02/97	200-210-3311	83.53	INV 086831883, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235357	04/02/97	200-210-3311	75.18	INV 086831889, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235358	04/04/97	200-210-3311	59.83	INV 086832690, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235359	04/08/97	200-210-3311	163.77	INV 086833444, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235360	04/08/97	200-210-3311	78.79	INV 086833487, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235361	04/09/97	200-210-3311	83.53	INV 086833681, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235362	04/09/97	200-210-3311	75.18	INV 086833686, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235364	04/11/97	200-210-3311	81.09	INV 086834511, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235365	04/15/97	200-210-3311	154.37	INV 086835271, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235368	04/15/97	200-210-3311	91.79	INV 086835314, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235369	04/16/97	200-210-3311	83.53	INV 086835505, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235372	04/16/97	200-210-3311	75.18	INV 086835511, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235373	04/18/97	200-210-3311	29.09	INV 086836323, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235375	04/22/97	200-210-3311	156.17	INV 086837080, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235376	04/22/97	200-210-3311	78.79	INV 086837123, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235377	04/23/97	200-210-3311	83.53	INV 086837317, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235379	04/23/97	200-210-3311	75.18	INV 086837322, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235381	04/25/97	200-210-3311	55.09	INV 086838143, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235382	04/29/97	200-210-3311	157.37	INV 086838912, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235384	04/29/97	200-210-3311	78.79	INV 086838948, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235385	04/30/97	200-210-3311	83.53	INV 086839139, PO 32102, UNIFORMS, URS
CINTAS CORPORATION	235387	04/30/97	200-210-3311	75.18	INV 086839145, PO 32102, UNIFORMS, URS
WALKER TIRE COMPANY	235315	05/08/97	200-210-3522	304.04	INV LT-19210, PO 32641, TIRES, URS
CAPITOL AGGREGATES - AUSTIN	235279	05/07/97	200-210-3550	5,294.54	INV A-85785, HM TYPE D, URS
CAPITOL AGGREGATES - AUSTIN	235280	05/07/97	200-210-3550	1,615.57	INV A-85786, PO 32606, HM TYPE D, URS
GATOR RECYCLERS INTERNATIONAL	235286	05/08/97	200-210-3550	1,048.32	INV 2825, PO 32192, ASPHALT EMULSION TRTMT, URS
GATOR RECYCLERS INTERNATIONAL	235288	05/07/97	200-210-3550	2,773.16	INV 2823, PO 32507, ASPHLT EMULS TRTMT, URS
GATOR RECYCLERS INTERNATIONAL	235291	05/07/97	200-210-3550	1,710.80	INV 2818, PO 32507, ASPHLT EMLSN TRTMT, URS
VULCAN MATERIALS CO	235310	05/06/97	200-210-3550	1,661.20	INV 412678, PO 32327, LRA PREMIX, URS
VULCAN MATERIALS CO	235311	05/06/97	200-210-3550	759.03	INV 412677, PO 32510, LRA PREMIX, URS
PIONEER CONCRETE OF TEXAS	235299	04/30/97	200-210-3551	1,169.66	INV 688782, PO 32498, TY D ASPH AGG-COARSE, URS
PIONEER CONCRETE OF TEXAS	235300	04/30/97	200-210-3551	3,301.18	INV 688783, PO 32414, GR 3 CVRSTN-AG, URS
PIONEER CONCRETE OF TEXAS	235301	04/29/97	200-210-3551	5,893.73	INV 688760, PO 32499, GR 3 CVRSTN-AG, URS
SAN GABRIEL GRAVEL	235304	05/07/97	200-210-3551	6,706.35	INV 734, PO 32475 & PO 31836, ROAD BASE MATE
TEXAS CRUSHED STONE CO	235309	05/08/97	200-210-3551	543.29	INV 670356, PO 32590, COUNTY BASE, URS
DNIGHT C. RUSSELL ASSOCIATES	235284	05/09/97	200-210-4100	5,356.62	INV 970505, PROJ #80228, URS
GTE SOUTHWEST	235419	04/28/97	200-210-4211	89.02	APR 97, 859-2825, URS
CENTEL-TEXAS	235504	05/04/97	200-210-4211	37.57	MAY 97, 793-2089, URS
SHARON BENEDICT	235476	05/12/97	200-210-4212	6.00	MAY 9, EXP REIMB, URS
WILLIAMSON CO SUN, INC	235317	03/12/97	200-210-4310	14.00	FEB 2, CLASSIFIED AD, URS, INV 022195-00000
CITY OF TAYLOR	235401	04/14/97	200-210-4430	21.98	APR 97, A#22-0160-01, URS
TUELECTRIC	235477	05/02/97	200-210-4430	137.09	MAY 97, A# 423-0793-99-6, PCT #4
CITY OF AUSTIN UTILITIES	235543	04/25/97	200-210-4430	96.22	APR 97, A#1572-061562-01, URS
AMS SALES, INC.	235278	05/08/97	200-210-4540	63.11	INV 5-897-P, PO-000467L, AMZ HOPPER BEARING, URS
DON HENLETT CHEVROLET,	235281	05/08/97	200-210-4540	49.69	INV 108160, PO 32618, HOSE/HOSE ASM, URS

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
DON HENLETT CHEVROLET,	235282	05/08/97	200-210-4540	23.40	INV 108163, PO 32618, EXTENSION, URS
DON HENLETT CHEVROLET,	235283	05/08/97	200-210-4540	245.20	INV 6729, PO 32618, CLEAN & CHK RADIATOR, UR
HOLT COMPANY OF TEXAS	235285	05/06/97	200-210-4540	196.22	INV P01C2225606, PO 32620, SEALS, URS
HOLT COMPANY OF TEXAS	235287	05/07/97	200-210-4540	143.04	INV P01C2226662, PO 32620, PADLOCK, URS
HOLT COMPANY OF TEXAS	235289	05/07/97	200-210-4540	50.85	INV P01C2226663, PO 32620, NOZZLE, URS
LONGHORN INTERNATIONAL	235290	05/02/97	200-210-4540	33.59	INV 390854, PO 32627, GASKET/GAGE, URS
LONGHORN INTERNATIONAL	235292	05/05/97	200-210-4540	54.22	INV 390966, PO 32627, MIRROR, URS
LONGHORN INTERNATIONAL	235293	05/06/97	200-210-4540	109.09	INV 391103, PO 32627, HEATER, URS
LONGHORN INTERNATIONAL	235294	05/07/97	200-210-4540	48.63	INV 391155, PO 32627, KNOB, URS
LONGHORN INTERNATIONAL	235295	05/07/97	200-210-4540	12.23	INV 391169, PO 32627, SUPPLIES, URS
LONGHORN INTERNATIONAL	235296	05/08/97	200-210-4540	141.62	INV 391284, PO 32627, ABSORBER/BRACKET, URS
LONGHORN INTERNATIONAL	235298	05/08/97	200-210-4540	13.52	INV 391282, PO 32627, GASKET, URS
RIVER CITY AIR & HYDRAULICS, I	235303	05/02/97	200-210-4540	155.11	INV IV18135 LESS CM IV18196, PARTS, URS
SANDIA SPRAYER MFG.	235305	04/04/97	200-210-4540	161.80	INV 69359, PO 452L, PARTS, URS
STARKS WELDING	235306	05/07/97	200-210-4540	40.00	INV 10601, PO 32487, HOPPER PADS, URS
TAYLOR AUTO ELEC. & MAG.	235307	05/07/97	200-210-4540	35.64	INV 42922, PO 32633, PARTS, URS
TAYLOR LAWNMOWER SHOP	235308	05/07/97	200-210-4540	394.48	INV 22503, PO 32413, PARTS, URS
KENNEDY AIRGAS	235318	04/30/97	200-210-4540	43.00	INV 330357, OXYGEN & ACETY REFILL, URS
KENNEDY AIRGAS	235319	04/30/97	200-210-4540	4.30	INV 329666, OXYGEN, URS
KENNEDY AIRGAS	235320	04/30/97	200-210-4540	28.86	INV 329938, OXYGEN & ACETY, URS
KENNEDY AIRGAS	235321	04/30/97	200-210-4540	4.81	INV 329937, ACETY, URS
KENNEDY AIRGAS	235322	04/30/97	200-210-4540	24.05	INV 330358, OXYGEN & ACETY, URS
KENNEDY AIRGAS	235323	03/31/97	200-210-4540	17.20	INV 306809, OXYGEN & ACETY, URS
KENNEDY AIRGAS	235324	03/31/97	200-210-4540	43.00	INV 306810, OXYGEN & ACETY, URS
KENNEDY AIRGAS	235325	03/31/97	200-210-4540	24.79	INV 306811, OXYGEN & ACETY, URS
KENNEDY AIRGAS	235326	03/31/97	200-210-4540	1.24	INV 309170, SERVICE CHARGES, URS
KENNEDY AIRGAS	235327	04/30/97	200-210-4540	17.20	INV 330356, OXYGEN & ACETY, URS
KENNEDY AIRGAS	235328	03/31/97	200-210-4540	29.74	INV 306412, OXYGEN & ACETY, URS
KENNEDY AIRGAS	235329	03/31/97	200-210-4540	4.96	INV 306411, ACETY, URS
KENNEDY AIRGAS	235330	03/31/97	200-210-4540	4.30	INV 306343, OXYGEN & ACETY, URS
WILLIAMSON CO LANDFILL	235316	05/02/97	200-210-4992	467.25	INV 686-001838, PO 32135, A#660555 MC 000273
WAL-MART #1303 (GEORGETOWN)	235313	05/08/97	200-210-4999	2.27	INV 1356821, PO 32642, FOAM TAPE, URS
WAL-MART #1303 (GEORGETOWN)	235314	05/01/97	200-210-4999	87.74	INV 0392218, PO 32642, FILM/SUPPLIES, URS
REAL-COMP	235302	07/01/96	200-210-5752	600.00	A# A0100, PO 28465, ON LINE SERVICE, URS

Total 210-UNIFIED SYSTEM

\$ 46,532.24

213-R & B GEN FUND, R&B #3

TAC	235331	05/07/97	200-213-2050	\$ 0.74	3RD QTR, WORKERS COMP FUND PMT
DAVID S. HAYS	235482	05/08/97	200-213-4211	60.58	APR 1-30, EXP REIMB, PCT#3
DAVID S. HAYS	235482	05/08/97	200-213-4231	175.45	APR 1-30, EXP REIMB, PCT#3
DAVID S. HAYS	235482	05/08/97	200-213-4232	133.82	APR 1-30, EXP REIMB, PCT#3

Total 213-R & B GEN FUND, R&B #3

\$ 370.59

214-R & B GEN FUND, R&B #4

TAC	235331	05/07/97	200-214-2050	\$ 0.43	3RD QTR, WORKERS COMP FUND PMT
SOUTHWESTERN BELL	235544	05/07/97	200-214-4211	132.91	MAY 97, 365-2311, PCT#4
TUELECTRIC	235475	05/02/97	200-214-4430	34.57	MAY 97, A# 423-0824-99-99, PCT #4
WAL-MART #77 (TAYLOR)	235481	03/14/97	200-214-4999	15.86	INV 13304, PO 32023, GLOVES/TRANPLANTER, PCT
CLEANER IS BETTER	235540	04/30/97	200-214-4999	90.00	INV 1329, PO 32238, APR 97 CLEANING SERVICE,

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
Total 214-R & B GEN FUND, R&B #4				\$ 273.77	
318					
MARK VII TRANSPORTATION, INC.	235182	05/19/97	200-318-1000	\$ 8.25	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
SMART SMR OF TEXAS, INC.	235183	05/19/97	200-318-1000	12.37	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
MARY L. WORLEY	235184	05/19/97	200-318-1000	1.50	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
SUSAN C. & BOBBY D. HAYES	235185	05/19/97	200-318-1000	4.90	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
GABRIEL FARMS, L.L.C.	235186	05/19/97	200-318-1000	4.49	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
BERTHA T. SMITH ESTATE	235187	05/19/97	200-318-1000	15.89	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
M & M EQUITIES III, INC.	235188	05/19/97	200-318-1000	4.31	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
GARY S. & ALMA SMITH	235190	05/19/97	200-318-1000	3.75	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
DAVID M. & JANE A BUTZ	235191	05/19/97	200-318-1000	3.75	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
DOYLE WILSON HOMEBUILDERS	235192	05/19/97	200-318-1000	3.75	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
DAVID ALLEN & LISA McLEOD	235193	05/19/97	200-318-1000	3.75	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
FRANCES GUTIERREZ ETAL	235194	05/19/97	200-318-1000	1.50	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
TROY E. NOTGRASS	235210	05/19/97	200-318-1000	27.55	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
HELEN VAN HOUTEN	235211	05/19/97	200-318-1000	1.50	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
MARK A. & NANETTE ANGLIN	235213	05/19/97	200-318-1000	1.50	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
WESLEY G & LISA E. CARLSON	235224	05/19/97	200-318-1000	1.50	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
MICHAEL & SARALEE KIEHL	235234	05/19/97	200-318-1000	1.50	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
WORLD OMNI	235237	05/19/97	200-318-1000	7.38	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
JOHN REGAN MARUSKA	235239	05/19/97	200-318-1000	4.95	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
EDWARD M. JONAS, JR.	235240	05/19/97	200-318-1000	1.50	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
J. PRESTON WHITE	235241	05/19/97	200-318-1000	5.46	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
HRI DEVELOPMENT CORP	235243	05/19/97	200-318-1000	77.30	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
R & D ENTERPRISES	235246	05/19/97	200-318-1000	1.00	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
ERNEST & DEBORAH LOVE, JR.	235264	05/19/97	200-318-1000	1.50	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
CHRISTOPHER L. & MARY ANN ORTO	235267	05/19/97	200-318-1000	1.50	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
DONALD R CHENEVERT	235270	05/19/97	200-318-1000	1.50	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
MICHAEL MARCUM	235273	05/19/97	200-318-1000	1.50	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
JAMES & DENISE BETAK	235275	05/19/97	200-318-1000	1.50	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
JOSS GROWERS	235195	05/19/97	200-318-3000	0.56	MAY 19, SUPPLEMENTAL REFUND #26, 1994 TAXES
MARY L. WORLEY	235196	05/19/97	200-318-3000	2.21	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
JOSS GROWERS	235198	05/19/97	200-318-3000	0.53	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
CORDER RANCH	235199	05/19/97	200-318-3000	0.81	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
FLOYD W. WALPOLE	235200	05/19/97	200-318-3000	1.58	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
JOE S. SALAZAR	235201	05/19/97	200-318-3000	1.59	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
BARTLETT ELECTRIC COOP	235204	05/19/97	200-318-3000	5.10	MAY 19, SUPPLEMENTAL REFUND #50, 1992 TAXES
BARTLETT ELECTRIC COOP	235206	05/19/97	200-318-3000	4.56	MAY 19, SUPPLEMENTAL REFUND, 1993 TAXES
BARTLETT ELECTRIC COOP	235207	05/19/97	200-318-3000	4.02	MAY 19, SUPPLEMENTAL REFUND #27, 1994 TAXES
BARTLETT ELECTRIC COOP	235208	05/19/97	200-318-3000	3.80	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
HELEN VAN HOUTEN	235212	05/19/97	200-318-3000	1.58	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
MARK A. & NANETTE ANGLIN	235214	05/19/97	200-318-3000	1.58	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
WESLEY G & LISA E. CARLSON	235225	05/19/97	200-318-3000	1.58	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
WESLEY G & LISA E. CARLSON	235227	05/19/97	200-318-3000	1.68	MAY 19, SUPPLEMENTAL REFUND #27, 1994 TAXES
WESLEY G & LISA E. CARLSON	235229	05/19/97	200-318-3000	1.90	MAY 19, SUPPLEMENTAL REFUND #39, 1993 TAXES
WESLEY G & LISA E. CARLSON	235230	05/19/97	200-318-3000	1.95	MAY 19, SUPPLEMENTAL REFUND #50, 1992 TAXES
MICHAEL & SARALEE KIEHL	235231	05/19/97	200-318-3000	1.67	MAY 19, SUPPLEMENTAL REFUND #27, 1994 TAXES
MICHAEL & SARALEE KIEHL	235232	05/19/97	200-318-3000	1.58	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
MICHAEL & SARALEE KIEHL	235236	05/19/97	200-318-3000	1.90	MAY 19, SUPPLEMENTAL REFUND #39, 1993 TAXES
VOLKSWAGEN CREDIT CO, INC.	235249	05/19/97	200-318-3000	4.45	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
JOHN & PAULETTE LANZA	235254	05/19/97	200-318-3000	1.59	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
CAT HOLLOW DEV. LIMITED PARTNE	235255	05/19/97	200-318-3000	17.34	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
ERNEST & DEBORAH LOVE, JR.	235262	05/19/97	200-318-3000	1.58	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
CHRISTOPHER L. & MARY ANN ORTO	235265	05/19/97	200-318-3000	1.59	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
DONALD R CHENEVERT	235269	05/19/97	200-318-3000	1.59	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
MICHAEL MARCUM	235272	05/19/97	200-318-3000	1.59	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
JAMES & DENISE BETAK	235276	05/19/97	200-318-3000	1.59	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES

Total 318

\$ 278.35

Total Fund Expenditures

\$ 47,454.95

Less Fund Discounts

0.00

Less Fund Credits

0.00

Cash Required 200-R & B GEN FUND

\$ 47,454.95

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
680-LAW LIBRARY					
WEST PBLSHNG CO	235378	04/08/97	350-680-5758	\$ 35.70	INV 92415938, A#787-871-332, TX RLS CT-ST 97
WEST PBLSHNG CO	235380	04/18/97	350-680-5758	75.50	INV 93257832, A#787-871-332, TX RLS AN 97PP,
WEST PBLSHNG CO	235405	05/05/97	350-680-5758	24.40	INV 92618720, A#446-376-314, TX RLS CT-ST&FD
WEST PBLSHNG CO	235406	04/01/97	350-680-5758	72.25	INV 92260088, A#858-363-300, AM LAW RP RED V
WEST PBLSHNG CO	235408	05/08/97	350-680-5758	24.40	INV 92623414, A#847-795-714, TX RLS CT-ST&RD
WEST PBLSHNG CO	235410	04/01/97	350-680-5758	79.50	INV 92204607, A#858-363-300, WFPD 4TH V11&11
WEST PBLSHNG CO	235412	04/09/97	350-680-5758	76.00	INV 92698825, A# 301-213-732, RM-TX CS4/97,
WEST PBLSHNG CO	235414	04/09/97	350-680-5758	31.00	INV 92712807, A# 301-213-732, RM-TX ST 4/97,
WEST PBLSHNG CO	235420	04/04/97	350-680-5758	45.75	INV 92638893, A# 194-710-332, TX PR V40-43 9
WEST PBLSHNG CO	235421	04/08/97	350-680-5758	24.40	INV 92615732, A#194710332, TX RLS CT-ST&FD 9
WEST PBLSHNG CO	235422	04/14/97	350-680-5758	38.40	INV 92977330, A#194-710-332, TX LF 97 PAM, L
WEST PBLSHNG CO	235423	04/15/97	350-680-5758	32.25	INV 93177007, A#194-710-332, TX PR 9&10 97PP
WEST PBLSHNG CO	235424	04/16/97	350-680-5758	54.00	INV 93189277, A#194-710-332, TX CS 934-935,
WEST PBLSHNG CO	235425	04/03/97	350-680-5758	152.50	INV 926096776, A#858-363-300, USCH PAM 97 CH
WEST PBLSHNG CO	235426	04/17/97	350-680-5758	21.50	INV 93272669, A#194-710-332, TX PR V11 2D 97
WEST PBLSHNG CO	235427	04/18/97	350-680-5758	30.75	INV 93329010, A#194-710-332, TX PR V21&21A 9
WEST PBLSHNG CO	235428	04/18/97	350-680-5758	75.50	INV 93254533, A#194-710-332, TX RLS AN 97PP,
WEST PBLSHNG CO	235429	04/04/97	350-680-5758	45.75	INV 92639912, A#885-630-514, TX PR V40-43 97
WEST PBLSHNG CO	235430	04/07/97	350-680-5758	553.50	INV 92573159, A#858-363-300, AMJUR97PP DESKB
WEST PBLSHNG CO	235431	04/08/97	350-680-5758	24.40	INV 92625613, A#885-630-514, TX RLS CT-ST&FD
WEST PBLSHNG CO	235432	04/07/97	350-680-5758	38.50	INV 92372608, A#858-363-300, FD 3D V103, LAW
WEST PBLSHNG CO	235433	04/14/97	350-680-5758	38.40	INV 92978403, A#885-630-514, TX LF 97 PAM, L
WEST PBLSHNG CO	235434	04/08/97	350-680-5758	24.40	INV 92624119, A#858-363-300, TX RLS CT-ST&FD
WEST PBLSHNG CO	235435	04/15/97	350-680-5758	32.25	INV 93178006, A#885-630-514, TX PR 9&10 97PP
WEST PBLSHNG CO	235436	04/09/97	350-680-5758	126.50	INV 92595791, A#858-363-300, CJS V47A&47B 2B
WEST PBLSHNG CO	235437	04/16/97	350-680-5758	54.00	INV 93192508, A#885-630-514, TX CS 934-935,
WEST PBLSHNG CO	235438	04/14/97	350-680-5758	38.50	INV 92857876, A#858-363-300, FS 948, LAW LIB
WEST PBLSHNG CO	235439	04/17/97	350-680-5758	21.50	INV 93273461, A#885-630-514, TX PR V11 2D 97
WEST PBLSHNG CO	235441	04/15/97	350-680-5758	97.50	INV 93025621, A#858-363-300, USCA T15:1-77 3
WEST PBLSHNG CO	235442	04/16/97	350-680-5758	54.00	INV 93191774, A#858-363-300, TX CS 934-935,
WEST PBLSHNG CO	235443	04/18/97	350-680-5758	68.25	INV 93214678, A#858-363-300, AMER LAW RP 47&
WEST PBLSHNG CO	235444	04/18/97	350-680-5758	30.75	INV 93329926, A#885-630-514, TX PR V21&21A 9
WEST PBLSHNG CO	235445	04/18/97	350-680-5758	75.50	INV 93259782, A#885-630-514, TX RLS AN 97PP,
WEST PBLSHNG CO	235446	04/18/97	350-680-5758	38.50	INV 93119346, A#858-363-300, FS 949, LAW LIB
WEST PBLSHNG CO	235447	04/18/97	350-680-5758	144.00	INV 93258602, A#858-363-300, TX RLS AN 97PP,
WEST PBLSHNG CO	235448	04/22/97	350-680-5758	38.50	INV 93445935, A#858-363-300, FD 3D V104, LAW
WEST PBLSHNG CO	235449	04/28/97	350-680-5758	79.50	INV 93478226, A#858-363-300, WFPD 4TH V12&12
WEST PBLSHNG CO	235450	04/04/97	350-680-5758	45.75	INV 92639398, A#738-985-028, TX PR V40-43 97
WEST PBLSHNG CO	235451	04/08/97	350-680-5758	19.20	INV 92415913, A#738-985-028, TX RLS CT-ST 97
WEST PBLSHNG CO	235452	04/08/97	350-680-5758	24.40	INV 92622503, A#738-985-028, TX RLS CT-ST&FD
WEST PBLSHNG CO	235453	04/14/97	350-680-5758	38.40	INV 92977911, A#738-985-028, TX LF 97 PAM, L
WEST PBLSHNG CO	235454	04/15/97	350-680-5758	32.25	INV 93177464, A#7038-985-028, TX PR 9&10 97P
WEST PBLSHNG CO	235455	04/16/97	350-680-5758	54.00	INV 93191201, A#738-985-028, TX CS 934-935,
WEST PBLSHNG CO	235456	04/17/97	350-680-5758	21.50	INV 93273019, A#738-985-028, TX PR V11 2D 97
WEST PBLSHNG CO	235457	04/18/97	350-680-5758	30.75	INV 93329451, A#738-985-028, TX PR V21&21A 9
WEST PBLSHNG CO	235458	04/18/97	350-680-5758	75.50	INV 93257659, A#738-985-028, TX RLS AN 97PP,

Total 680-LAW LIBRARY

\$ 2,859.75

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
Total Fund Expenditures				\$ 2,859.75	
Less Fund Discounts				0.00	
Less Fund Credits				0.00	
Cash Required 350-LAW LIBRARY FUND				\$ 2,859.75	

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
385-CO CLK RECORDS					
TAC	235331	05/07/97	385-385-2050	\$ 8.37	3RD QTR, WORKERS COMP FUND PMT
OFFICE FURNITURE DISTRIBUTORS	235172	04/23/97	385-385-3100	979.69	INV 306052-0, PO 32455, TONER/CARTRIDGES, C/
BUREAU OF VITAL STATISTICS	235541	05/05/97	385-385-4320	142.74	MAY 5, BUDGET 5D530, AWC5000069, FUND#153, C
Total 385-CO CLK RECORDS				\$ 1,130.80	
Total Fund Expenditures				\$ 1,130.80	
Less Fund Discounts				0.00	
Less Fund Credits				0.00	
Cash Required 385-RCDS MGMT & PRSRV FUND (COUNTY CLERK)				\$ 1,130.80	

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
390-RCDS NGMT & PRSRV FUND (COUNTY WIDE)					
PRECISION MICROGRAPHICS	235524	04/11/97	390-390-4550	\$ 416.97	INV 9713, IMAGES FILMED, D/CLERK
PRECISION MICROGRAPHICS	235525	04/17/97	390-390-4550	412.16	INV 9724, IMAGES FILMED, D/CLERK
Total 390-RCDS NGMT & PRSRV FUND (COUNTY WIDE)				\$ 829.13	
Total Fund Expenditures				\$ 829.13	
Less Fund Discounts				0.00	
Less Fund Credits				0.00	
Cash Required 390-RCDS NGMT & PRSRV FUND (COUNTY WIDE)				\$ 829.13	

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
696-CO ATTY HOT CKS					
CLERK, SUPREME COURT OF TEXAS	235510	06/01/97	406-696-4999	\$ 68.00	JUN 97-MAY 98, G.SPARKS, CTY ATTY
CLERK, SUPREME COURT OF TEXAS	235512	06/01/97	406-696-4999	235.00	JUN 97-MAY 98, J.PORTER, CTY ATTY
NATIONSBANK, N.A.	235513	04/24/97	406-696-4999	399.76	APR 97, A#5342-8807-2700-0458, C/ATTY
CLERK, SUPREME COURT OF TEXAS	235514	04/08/97	406-696-4999	148.00	JUN 97-MAY 98, L.WILSON, C/ATTY
CLERK, SUPREME COURT OF TEXAS	235515	05/07/97	406-696-4999	235.00	JUN 97-MAY 98, C.COLLINS, C/ATTY
CLERK, SUPREME COURT OF TEXAS	235517	05/09/97	406-696-4999	68.00	JUN 97-98, D. GATTIS, C/ATTY
CLERK, SUPREME COURT OF TEXAS	235519	05/12/97	406-696-4999	235.00	JUN 97-98, E.TAYLOR, C/ATTY
CLERK, SUPREME COURT OF TEXAS	235520	05/07/97	406-696-4999	148.00	JUN 97-98, D.GLICKER, C/ATTY
CLERK, SUPREME COURT OF TEXAS	235521	05/15/97	406-696-4999	68.00	JUN 97-98, D.KING, C/ATTY
CLERK, SUPREME COURT OF TEXAS	235522	05/16/97	406-696-4999	148.00	JUN 97-98, S.CAMP-LEE, C/ATTY
STATE BAR OF TEXAS	235533	05/23/97	406-696-4999	30.00	1997-98, DAVID GLICKLER, CTY ATTY
STATE BAR OF TEXAS	235537	05/23/97	406-696-4999	10.00	1997-98, LUCAS WILSON, CTY ATTY
Total 696-CO ATTY HOT CKS				\$ 1,792.76	
Total Fund Expenditures				\$ 1,792.76	
Less Fund Discounts				0.00	
Less Fund Credits				0.00	
Cash Required 406-CO ATTY HOT CK FUND				\$ 1,792.76	

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
410-S/O DRUG EXP					
ANDERSON MILL ANIMAL CLINIC	235516	04/10/97	410-410-3000	\$ 28.81	INV 106987, DISTEMPER/PARVO/RABIES, SHF
Total 410-S/O DRUG EXP				\$ 28.81	
Total Fund Expenditures				\$ 28.81	
Less Fund Discounts				0.00	
Less Fund Credits				0.00	
Cash Required 410-SHF/OFF DRUG FUND				\$ 28.81	

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
500-STATE JAIL					
TAC	235331	05/07/97	500-500-2050	\$ 293.70	3RD QTR, WORKERS COMP FUND PMT
CCA/CONCEPT	235044	05/01/97	500-500-4140	751,493.52	APR 97, INMATE BILLING, WMSON COUNTY
AT&T WIRELESS SERVICES	235268	05/10/97	500-500-4211	55.31	MAY 97, A#60977196, ADULT PROB
Total 500-STATE JAIL				\$ 751,842.53	
Total Fund Expenditures				\$ 751,842.53	
Less Fund Discounts				0.00	
Less Fund Credits				0.00	
Cash Required 500-BARTLETT STATE JAIL FUND				\$ 751,842.53	

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
502-SHOWBARN					
WES POARCH	235490	05/13/97	502-502-3000	\$ 100.00	APR 2 & MAY 12, EXP REINB, SHOWBARN
OVERHEAD DOOR CO OF AUSTIN	235352	04/24/97	502-502-4510	4,421.00	INV CD33453, PO 31795, INSTALL & REPAIR OVER
Total 502-SHOWBARN				\$ 4,521.00	
Total Fund Expenditures				\$ 4,521.00	
Less Fund Discounts				0.00	
Less Fund Credits				0.00	
Cash Required 502-SHOWBARN FUND				\$ 4,521.00	

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Vendor..... Invoice Id Inv Date Account Number Expense Amount Description.....

500-STATE JAIL

CCA/CONCEPT	235131	05/05/97	503-500-4140	\$ 403,237.51	APR 97, INMATE BILLING, COLORADO
CCA/CONCEPT	235130	05/05/97	503-500-4141	147,320.40	APR 97, INMATE BILLING, WYOMING

Total 500-STATE JAIL				\$ 550,557.91	
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Total Fund Expenditures				\$ 550,557.91	
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Less Fund Discounts				0.00	
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Less Fund Credits				0.00	
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Cash Required 503-OUT OF STATE INMATE BILLING FUND				\$ 550,557.91	
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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
311					
MARK VII TRANSPORTATION, INC.	235182	05/19/97	600-311-1000	\$ 5.59	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
SMART SMR OF TEXAS, INC.	235183	05/19/97	600-311-1000	8.38	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
SUSAN C. & BOBBY D. HAYES	235185	05/19/97	600-311-1000	3.31	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
GABRIEL FARMS, L.L.C.	235186	05/19/97	600-311-1000	3.04	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
BERTHA T. SMITH ESTATE	235187	05/19/97	600-311-1000	10.77	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
M & M EQUITIES III, INC.	235188	05/19/97	600-311-1000	2.92	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
GAIL ELIZABETH MORRISON	235189	05/19/97	600-311-1000	5.08	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
GARY S. & ALMA SMITH	235190	05/19/97	600-311-1000	2.54	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
DAVID M. & JANE A BUTZ	235191	05/19/97	600-311-1000	2.54	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
DOYLE WILSON HOMEBUILDERS	235192	05/19/97	600-311-1000	2.54	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
DAVID ALLEN & LISA McLEOD	235193	05/19/97	600-311-1000	2.54	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
FRANCES GUTIERREZ ETAL	235194	05/19/97	600-311-1000	5.08	MAY 19, SUPPLEMENTAL REFUND #4, 1996 TAXES
TROY E. NOTGRASS	235210	05/19/97	600-311-1000	22.75	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
HELEN VAN HOUTEN	235211	05/19/97	600-311-1000	5.08	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
WORLD OMNI	235237	05/19/97	600-311-1000	5.00	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
JOHN REGAN MARUSKA	235239	05/19/97	600-311-1000	3.35	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
EDWARD M. JONAS, JR.	235240	05/19/97	600-311-1000	3.19	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
J. PRESTON WHITE	235241	05/19/97	600-311-1000	3.70	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
RONALD & JUDITH GRIFFIN	235242	05/19/97	600-311-1000	5.08	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
HRI DEVELOPMENT CORP	235243	05/19/97	600-311-1000	52.41	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
ELROY & YVETTE T. SLAUGHTER	235245	05/19/97	600-311-1000	5.08	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
R & D ENTERPRISES	235246	05/19/97	600-311-1000	0.67	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
ANTHONY & PRAPAR NOMURA	235247	05/19/97	600-311-1000	5.08	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
WARREN & WYNONA THOMSON	235248	05/19/97	600-311-1000	5.08	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
DANNY MIKULENCAK	235258	05/19/97	600-311-1000	5.08	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
MARY DILNORTH TYNES	235261	05/19/97	600-311-1000	3.76	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
ERNEST & DEBORAH LOVE, JR.	235264	05/19/97	600-311-1000	5.08	MAY 19, SUPPLEMENTAL REFUND #5, 1996 TAXES
JOSS GROWERS	235195	05/19/97	600-311-3000	0.45	MAY 19, SUPPLEMENTAL REFUND #26, 1994 TAXES
JOSS GROWERS	235198	05/19/97	600-311-3000	0.39	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
CORDER RANCH	235199	05/19/97	600-311-3000	0.60	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
FLOYD W. WALPOLE	235200	05/19/97	600-311-3000	5.98	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
JOHN C. AND DAVID CORONA	235202	05/19/97	600-311-3000	6.76	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
TERRY HUNN	235203	05/19/97	600-311-3000	5.98	MAY 19, SUPPLEMENTAL REFUND #15, 1995 TAXES
BARTLETT ELECTRIC COOP	235204	05/19/97	600-311-3000	3.21	MAY 19, SUPPLEMENTAL REFUND #50, 1992 TAXES
BARTLETT ELECTRIC COOP	235206	05/19/97	600-311-3000	3.05	MAY 19, SUPPLEMENTAL REFUND, 1993 TAXES
BARTLETT ELECTRIC COOP	235207	05/19/97	600-311-3000	3.31	MAY 19, SUPPLEMENTAL REFUND #27, 1994 TAXES
BARTLETT ELECTRIC COOP	235208	05/19/97	600-311-3000	2.87	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
TROY E. NOTGRASS	235209	05/19/97	600-311-3000	5.98	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
HELEN VAN HOUTEN	235212	05/19/97	600-311-3000	5.98	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
JAMEEN BROCK	235222	05/19/97	600-311-3000	1.05	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
VOLKSWAGEN CREDIT CO, INC.	235249	05/19/97	600-311-3000	3.36	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
JOHN D. BROWN	235250	05/19/97	600-311-3000	8.74	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
MARLENE BANKS	235252	05/19/97	600-311-3000	4.25	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
WILLIE BEE BRENKLIN ROYAL	235253	05/19/97	600-311-3000	5.24	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
CAT HOLLOW DEV. LIMITED PARTNE	235255	05/19/97	600-311-3000	13.10	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
DANNY MIKULENCAK	235256	05/19/97	600-311-3000	5.98	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
MARY DILNORTH TYNES	235260	05/19/97	600-311-3000	3.35	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES
ERNEST & DEBORAH LOVE, JR.	235262	05/19/97	600-311-3000	5.98	MAY 19, SUPPLEMENTAL REFUND #16, 1995 TAXES

Total 311

\$ 280.33

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Vendor..... Invoice Id Inv Date Account Number Expense Amount Description.....

Total Fund Expenditures	\$	280.33
Less Fund Discounts		0.00
Less Fund Credits		0.00

Cash Required 600-DEBT SERVICE FUND	\$	280.33

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Vendor..... Invoice Id Inv Date Account Number Expense Amount Description.....

210-UNIFIED SYSTEM

HGAC 235344 04/28/97 701-210-5751 \$ 50,198.06 INV 5358, PO 31149, JD 310E BACKHOE/LOADER,

Total 210-UNIFIED SYSTEM \$ 50,198.06

Total Fund Expenditures \$ 50,198.06

Less Fund Discounts 0.00

Less Fund Credits 0.00

Cash Required 701-1996 CAPITAL PROJECTS FUND \$ 50,198.06

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
885-SELF FUNDING INS					
WILLIAMSON CO HEALTH DIST	235366	01/28/97	885-885-4996	\$ 2,272.00	1996 FLU SHOTS FOR COUNTY EMPLOYEES, BENEFIT
Total 885-SELF FUNDING INS				\$ 2,272.00	
886-WILLIAMSON COUNTY BENEFITS PROGRAM					
B T MILLER OFFICE PRODUCTS	235047	05/15/97	885-886-3100	\$ 44.20	INV 43295210, PO 32782, PAPER/COPIER, BENEFI
LINKS COMMUNICATIONS	235251	05/15/97	885-886-4211	120.00	INV 725, PO 32808, INSTALL 2ND PHONE LINE, B
SKILLPATH SENINARS	235046	04/28/97	885-886-5741	59.90	INV 11879, WIN 95 MANUALS, BENEFITS
Total 886-WILLIAMSON COUNTY BENEFITS PROGRAM				\$ 224.10	
Total Fund Expenditures				\$ 2,496.10	
Less Fund Discounts				0.00	
Less Fund Credits				0.00	
Cash Required 885-WMSON CO BENEFITS PROG				\$ 2,496.10	

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
919-STATE AID GRANT 1997					
TEXAS JUVENILE PROBATION COMMI	235040	04/22/97	919-919-4232	\$ 25.00	PO 32395, REG FOR R. SLAUGHTER FOR LEG CONF,
Total 919-STATE AID GRANT 1997				\$ 25.00	
Total Fund Expenditures				\$ 25.00	
Less Fund Discounts				0.00	
Less Fund Credits				0.00	
Cash Required 919-STATE AID GRANT 1997				\$ 25.00	

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
922-COMMUNITY CORRECTIONS 1997					
ANITA ANDERSON	235468	05/05/97	922-922-4231	\$ 352.40	MAR 30-MAY 3, EXP REIMB, J/SERV
ANNA FARREN	235469	04/30/97	922-922-4231	141.40	APR 1-30, EXP REIMB, J/SERV
TOL HARRIS	235478	05/05/97	922-922-4231	134.40	APR 97, EXP REIMB, J/SERV
Total 922-COMMUNITY CORRECTIONS 1997				\$ 628.20	
Total Fund Expenditures				\$ 628.20	
Less Fund Discounts				0.00	
Less Fund Credits				0.00	
Cash Required 922-COMMUNITY CORRECTIONS GRANT 1997				\$ 628.20	

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Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
945-CARADA TASK FORCE/5					
FAYETTE COUNTY AUDITOR	235529	05/07/97	945-945-1100	\$ 2,433.08	APR 97 SALARY, L.HERNANDEZ, TASK FORCE
FAYETTE COUNTY AUDITOR	235529	05/07/97	945-945-2010	186.13	APR 97 SALARY, L.HERNANDEZ, TASK FORCE
FAYETTE COUNTY AUDITOR	235529	05/07/97	945-945-2020	188.56	APR 97 SALARY, L.HERNANDEZ, TASK FORCE
FAYETTE COUNTY AUDITOR	235529	05/07/97	945-945-2030	195.00	APR 97 SALARY, L.HERNANDEZ, TASK FORCE
FAYETTE COUNTY AUDITOR	235529	05/07/97	945-945-2050	121.65	APR 97 SALARY, L.HERNANDEZ, TASK FORCE
FAYETTE COUNTY AUDITOR	235529	05/07/97	945-945-2060	4.38	APR 97 SALARY, L.HERNANDEZ, TASK FORCE
PRUCROW INDUSTRIAL PROPERTIES,	234997	05/16/97	945-945-3000	1,635.09	PROJ 843597-06, A#5400008594, TENANT-TGAARAO
ABOLISH DIRT CLEANING CO., INC	235001	05/16/97	945-945-3000	180.00	MONTHLY CLEANING SERVICE, TASK FORCE
AT&T	235400	05/03/97	945-945-3000	320.32	MAY 97, A#019-170-1712-001, TASK FORCE
GTE MOBILNET INCORPORATED	235495	05/07/97	945-945-3000	92.06	MAY 97, 217-3727, TASK FORCE
GTE MOBILNET INCORPORATED	235496	05/04/97	945-945-3000	137.63	MAY 97, 217-3726, TASK FORCE
WAL-MART #01-0475 (RR)	235528	05/06/97	945-945-3000	40.29	INV 0773500, CABLE TIES/PHOTO PROCESSING, TA
GENIE LUBE EXPRESS & AUTO REPA	235530	05/03/97	945-945-3000	24.42	INV 0019308, OIL CHANGE, TASK FORCE
G T DISTRIBUTORS, INC.	235531	05/06/97	945-945-3000	89.95	INV 77740, PO 32550, PUBLIC SAFETY EQUIP, TA
K & S AUTOMOTIVE	235534	04/23/97	945-945-3000	310.77	INV 5381R, PO 32707, BRAKE REPAIRS, TASK FOR
MILLER UNIFORM CO	235535	05/08/97	945-945-3000	197.50	INV 60452, PO 32341, CUSTOM PATCHES, TASK FO
PURCELL TIRE CENTER	235536	04/24/97	945-945-3000	300.60	INV 5448579, PO 32706, TIRES, TASK FORCE
Total 945-CARADA TASK FORCE/5				\$ 6,457.43	
Total Fund Expenditures				\$ 6,457.43	
Less Fund Discounts				0.00	
Less Fund Credits				0.00	
Cash Required 945-CARADA TASK FORCE/5				\$ 6,457.43	

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Vendor..... Invoice Id Inv Date Account Number Expense Amount Description.....

TOTAL Cash Required, ALL FUNDS

\$ 1,500,609.12

Approved 5-27-97
John C. Daefler

AGENDA ITEM # 4

May 27, 1997

*

Consider noting in minutes any off right-of-way work on any county road done by Road and Bridge Unified System, or any road cuts.

Moved: Judge Doerfler

Seconded: Commissioner Hays

Motion: To note the following off right-of-way work:

Joe Pierce property on County Road 255 at Reunion Ranch - permission to dump spoils from nearby drainage work on his property.

Vote: Motion carried 5 - 0

< Clerk copy here >

May 27, 1997

UNIFIED ROAD SYSTEM
OFF RIGHT-OF-WAY WORK

1. CR 255 @ Reunion Ranch - Joe Pierce - Permission to dump spoils from nearby drainage work on his property.(Pct. II-JH)

AGENDA ITEM # 5

May 27, 1997

*

Consider noting report from TxDOT on over axle/over weight tolerance permits.

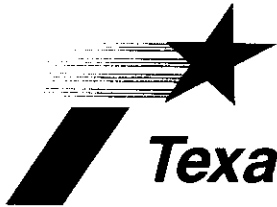
Moved: Judge Doerfler

Seconded: Commissioner Boatright

Motion: To note report from TxDot on over axle/over weight tolerance permits.

Vote: Motion carried 5 - 0

< Clerk copy here >



Texas Department of Transportation

DEWITT C. GREER STATE HIGHWAY BLDG. • 125 E. 11TH STREET • AUSTIN, TEXAS 78701-2483 • (512) 463-8585

April 30, 1997

Attn: County Clerks,

In accordance with HB 1547, 74th Legislature, enclosed is the notification to counties concerning the issuance of Over Axle / Over Gross Weight Tolerance Permits. HB 1547, 74th Legislature directs the Texas Department of Transportation to notify each county listed in the permit application for a permit issued under authority of TVCS 6701d-11 Sec. 5B, and the Texas Transportation Code, Chapter 623 that the person intends to operate or cause to be operated an overweight vehicle in the county.

If this report is going to the incorrect address please notify the Motor Carrier Division of any mailing address changes.

If you have any questions concerning this information, please contact Curtis Wagner at 512-465-3500.

*noted 5-27-97
John C. Doerfler*

Sincerely,

for: Monty A. Chamberlain
Lawrance R. Smith, Director
Motor Carrier Division

Enclosure

Over Axle Weight Tolerance Permit Report
for
WILLIAMSON County
APRIL 12 - APRIL 25
1997

A K HAULING INC 97041753020T	14950 CR 1309 1XP9DB9X2EP177623 2BT438	MALAKOFF TX	75148
AMERICAN PLANT FOOD CORP 97041553096T 97041553097T 97041553098T 97041553099T	PO BOX 584 1FUYDCYB5KP338611 R45461 1FUYDCYB3LP370782 R45463 1FUYDPYB9MP395484 R50978 1FUYDPYB9MP395503 R50979	GALENA PARK TX	77547
ANDREWS TRANSPORT, INC 97041453036T	P.O. BOX 163469 1NKALB9X4KS522157 2CV425	FT WORTH TX	76117
COLLIER TRUCKING 97042153025T 97042553010T	4645 N CENTRAL EXPRESSWAY 2HSFMATR5RC093254 R12401 1FUP2XYB0JP335929 R28490	DALLAS TX	75205
COLLIER TRUCKING INC 97042253027T	4645 NORTH CENTRAL EXPRESSWAY 1NKAL29X7JJ500576 2CY205	DALLAS TX	75205
CX TRANSPN DIV TIC UNITED CORP 97042253028T	4645 NORTH CENTRAL EXPRESSWAY 1FUPDZYB3PH496610 R28243	DALLAS TX	75205
DIAMOND P LEASE & WELL SVC INC 97041753022T 97041753023T	P O BOX 203 1FUPYCYB9FP246777 2AD855 84339P 2CH377	DIME BOX TX	77853
FARRIS CONCRETE COMPANY 97041753009T 97041753010T 97041753011T 97041753012T 97041753013T 97041753014T 97041753015T 97041753016T 97041753017T 97041753018T	P O BOX 590 2M2P266Y1NC013330 R12090 2M2P266Y3NC013331 R12091 1M2AA08Y4PW004129 R12092 1M2AA09Y2RW005426 R12093 1M2AA10Y0SW007491 R12094 1M2AA08Y4SW006245 R12095 1M2AA10YXTW008682 R12096 1M2AA10Y1TW008683 R12097 1M2AA10Y9VW011026 R79897 1M2T161X2HM003927 R14967	MELISSA TX	75454
FENSKE SAND & GRAVEL 97041553148T 97041553149T 97041553150T	P O BOX 876 1HSHCAHR5TH326523 SG6128 1HSGGA6R1PH518983 GP6055 1HTSHN4R4MH373897 1712YF	ELGIN TX	78621
L H CHANEY MATERIALS, INC 97041553051T 97041553052T 97041553053T 97041553054T 97041553055T 97041553056T 97041553057T 97041553058T 97041553059T 97041553060T 97041553061T 97041553062T 97041553063T 97041553064T	PO BOX 1665 1XP5D69XXVD432882 R40145 1XP5D69X1VD432883 R40146 1XP5D69X1VD432897 R39910 1XP5D69X3VD432898 R39911 1XP5D69X5VD432899 R39912 1XP5D69X8VD432900 R39913 1XP5D69XXVD432901 R39914 1XP5D69X6VD432877 R39915 1XP5D69X8VD432878 R39916 1XP5D69XXVD432879 R39917 1XP5D69X6VD432880 R39918 1XP5D69X8VD432881 R39919 1XP5D69X3VD432884 R39920 1XP5D69X5VD432885 R39921	ROANOKE TX	76262

Over Axle Weight Tolerance Permit Report
for
WILLIAMSON County
APRIL 12 - APRIL 25
1997

L H CHANEY MATERIALS, INC	PO BOX 1665		ROANOKE	TX	76262
97041553065T	1XP5D69X7VD432886	R39922	TX		
97041553066T	1XP5D69X9VD432887	R39923	TX		
97041553067T	1XP5D69X0VD432888	R39924	TX		
97041553068T	1XP5D69X2VD432889	R39925	TX		
97041553069T	1XP5D69X9VD432890	R39926	TX		
97041553070T	1XP5D69X0VD432891	R39927	TX		
97041553071T	1XP5D69X2VD432892	R39928	TX		
97041553072T	1XP5D69X4VD432893	R39929	TX		
97041553073T	1XP5D69X6VD432894	R39930	TX		
97041553074T	1XP5D69X8VD432895	R39931	TX		
97041553075T	1XP5D69XXVD432896	R39932	TX		
 LATITUDE 28 TRANSPORT, INC	 PO BOX 2114		 BAY CITY	 TX	 77404
97041553089T	1XKWDB9X7MS562101	R49225	TX		
 MCMILLIAN TRUCKING CO INC	 P O BOX 266		 LUBBOCK	 TX	 79408
97042253029T	1M2N166Y6GA090175	2CF655	TX		
97042253030T	1M2N267Y0KW009162	2CF654	TX		
97042253031T	1M2N267Y4KW009164	2CF653	TX		
97042253032T	1M2N267Y9KW009161	2CF652	TX		
97042253033T	1M2N267Y2KW009163	2CF651	TX		
97042253034T	1M2N267Y0KW009159	2CF550	TX		
97042253035T	1M2N267Y6KW009165	2CF549	TX		
97042253036T	1M2N267Y9KW009158	2CF548	TX		
97042253037T	1M2N267Y8KW009166	2CF547	TX		
97042253038T	1M2N267Y7KW009160	2CF546	TX		
97042253039T	1M2N267YXKW009167	2CF520	TX		
 MCRYAN HAULING, INC	 PO BOX 1669		 ROANOKE	 TX	 76262
97041553019T	1XP5D69X8VD420486	R40099	TX		
97041553020T	1XP5D69X1VD432902	R40084	TX		
97041553021T	1XP5D69X3VD432903	R40085	TX		
97041553022T	1XP5D69X5VD432904	R40086	TX		
97041553023T	1XP5D69X7VD432905	R40087	TX		
97041553024T	1XP5D69X9VD432906	R40088	TX		
97041553025T	1XP5D69X0VD432907	R40089	TX		
97041553026T	1XP5D69X2VD432908	R40090	TX		
97041553027T	1XP5D69X4VD432909	R40091	TX		
97041553028T	1XP5D69X0VD432910	R40092	TX		
97041553029T	1XP5D69X2VD432911	R40093	TX		
97041553030T	1XP5D69X4VD432912	R40094	TX		
97041553031T	1XP5D69X6VD432913	R40095	TX		
97041553032T	1XP5D69X8VD432914	R40096	TX		
97041553033T	1XP5D69XXVD432915	R40097	TX		
97041553034T	1XP5D69X1VD432916	R40098	TX		
 MILAM GRAIN CO	 P O BOX 124		 CAMERON	 TX	 76520
97042253020T	2HSFHCWR1NC058426	2CP057	TX		
97042253021T	1HTSDPCN0PH523305	DK6641	TX		
97042253022T	2HSFHBHR9RC091316	2CP056	TX		
97042253023T	1HTSDAAN1SH674520	2CP055	TX		
97042253024T	2HSFHAER0TC013142	2CP054	TX		
97042253025T	2HSFHAMR3VC075848	2CP053	TX		
 MORRIS BONNET	 2501 CR 255		 GEORGETOWN	 TX	 78628
97041553147T	1FDYU90X2DVA04614	2DY738	TX		

**Over Axle Weight Tolerance Permit Report
for
WILLIAMSON County
APRIL 12 - APRIL 25
1997**

ODEEN HIBBS TRUCKING COMPANY	P O BOX 14332		AUSTIN	TX	78761
97041853002T	1FUYYCYB6HH296084	2CH122	TX		
97041853003T	2HSFHMZR6MC051388	2DH652	TX		
97041853004T	D2137HGB16590	2EC195	TX		
97042253166T	2HSFMAXR5VC028151	2DK855	TX		
ODELL GEER CONSTRUCTION CO INC	P O BOX 1089		BELTON	TX	76513
97042253124T	1M2P198CSJW002430	2AC979	TX		
97042253125T	1M2P198CSJW002427	2AC970	TX		
97042253126T	1M2P198C1JW002428	2AC971	TX		
97042253127T	1M2P198C7JW002434	2AC972	TX		
97042253128T	1M2P198C5JW002433	2AC973	TX		
97042253129T	1M2P198C2JW002437	2AC974	TX		
97042253130T	1M2P198C4JW002438	2AC975	TX		
97042253131T	1M2P198C6JW002439	2AC976	TX		
97042253132T	1M2P198C2JW002440	2AC977	TX		
97042253133T	1M2P198CXJW002444	2AC978	TX		
97042253134T	1M2AY09Y5JM003603	2AC983	TX		
97042253135T	1M2AY09Y3JM003602	2AC984	TX		
RAY CRAIN TRUCKING	11410 RICHLAND RD		COUPLAND	TX	78615
97042153026T	1FUYDCYB6LP373790	2BM936	TX		
SMITH TRUCKING & EQUIPMENT INC	PO BOX 236		COPPERAS COVE TX		76522
97041453016T	1XP5DB9X0HN214912	2CC613	TX		
SOUTHWEST MASONRY PRODUCTS, INC	3261 HIGHWAY 108		STRAWN	TX	76475
97041453033T	1FUYDZYBXSH601687	2DN153	TX		
SPECIALTY TRUCKING INC	RT 16 BOX 1019		LUFKIN	TX	75901
97042253143T	1XP5DB9X4TD404176	1JC120	OK		
TEXAS ELECTRIC COOPERATIVES	P O BOX 510		JASPER	TX	75951
97041753052T	1FUPDCYB6MP513401	2BY155	TX		
97041753053T	1FUPDCYB1MP513404	2BY156	TX		
97041753054T	1FUPDCYB8MP513403	2BY157	TX		
97041753055T	1FUPDCYB8MP513402	2BY158	TX		
97041753056T	1FUPDCYB2RP778680	2BY159	TX		
97041753057T	1FUPDCYB4RP778681	2BY160	TX		
97041753058T	1XPFD68X6TD397972	2BY165	TX		
97041753059T	1XPFD68X8TD397973	2BY161	TX		
97041753060T	1XPFD68X8TD397974	2BY162	TX		
97041753061T	1XPFD68X1TD397975	2BY163	TX		
97041753062T	1XPFD68X3TD397976	2BY164	TX		
TRANSIT MIX CONCRETE	P O BOX 5187		BEAUMONT	TX	77726
97042553026T	1FUYDCXB4RP431115	2BY338	TX		
97042553027T	1FUYDCXB6RP431116	2BX339	TX		
97042553028T	1FUYDCXB9RP463445	2BY341	TX		
TROJAN TRANSPORT INC	P O BOX 14332		AUSTIN	TX	78761
97041553198T	1XKADR9X8RR611047	2AV843	TX		
97041553199T	1XKADB9X2RR611058	R08256	TX		
97041553200T	1XKADB9X4RR611062	R08257	TX		
97041553201T	1XKADR9X8RR611064	R08258	TX		
97042253167T	1XKADR9X4PS613223	2BT469	TX		
97042253168T	1XP5DB9X0ND313795	2BT470	TX		

Over Axle Weight Tolerance Permit Report
for
WILLIAMSON County
APRIL 12 - APRIL 25
1997

TXI TRANSPORTATION COMPANY 97041553211T	1341 WEST MOCKINGBIRD LANE 1FUPYCYB4GP283026 2BT007	DALLAS TX	TX	75247
URAZOS MOTOR TRANSPORT 97042553014T	P. O. DRAWER 1800 1M2B120C0FA056126 2CH699	WACO TX	TX	76703

AGENDA ITEM # 6May 27, 1997*

Discuss and consider granting a variance of subdivision regulation 3.3.13 for Phillip Lane Estates.

Moved: Commissioner Boatright

Seconded: Judge Doerfler

Motion: To approve variance of subdivision regulation 3.3.13 for Phillip Lane Estates with notation on plat that driveways are maintained by the owners.

Vote: Motion carried 4 - 1 With Commissioner Heiligenstein opposing the motion

AGENDA ITEM # 7May 27, 1997*

Consider setting a date for a public hearing for Phillip Lane Estates, a re-subdivision out of a portion of Lot 48, Northwest Acres.

Moved: Commissioner Boatright

Seconded: Commissioner Hays

Motion: To authorize 10:00 a.m. on July 1, 1997 as date for public hearing for Phillip Lane Estates, a re-subdivision out of a portion of Lot 48, Northwest Acres with advertising to be handled by the owner.

Vote: Motion carried 5 - 0

AGENDA ITEM # 8May 27, 1997*

Consider granting final plat approval to Block House Creek Models.

Moved: Commissioner Boatright

Seconded: Commissioner Heiligenstein

Motion: To grant final plat approval to Block House Creek Models.

Vote: Motion carried 5 - 0

AGENDA ITEM # 9May 27, 1997*

Consider granting final plat approval to Re-subdivision of Lot 14, Big Valley Estates.

Moved: Commissioner Boatright

Seconded: Commissioner Hays

Motion: To grant final plat approval to Re-subdivision of Lot 14, Big Valley Estates.

Vote: Motion carried 3 - 2 With Commissioners Heiligenstein and Mehevec opposing the motion

AGENDA ITEM # 10May 27, 1997*

Consider granting vacation of Lot 14, Greenridge Subdivision recorded in Cabinet C, Slide 229 of the County Clerk's Plat Records.

Moved: Commissioner Hays

Seconded: Judge Doerfler

Motion: To grant vacation of Lot 14, Greenridge Subdivision recorded in Cabinet C, Slide 229 of the County Clerk's plat records.

Vote: Motion carried 5 - 0

AGENDA ITEM # 11May 27, 1997*

Consider granting final plat approval to Re-subdivision of Lot 14, Greenridge Subdivision.

Moved: Commissioner Hays

Seconded: Commissioner Boatright

Motion: To grant final plat approval to Re-subdivision of Lot 14, Greenridge Subdivision.

Vote: Motion carried 5 - 0

AGENDA ITEM # 12May 27, 1997*

Consider granting preliminary plat approval of Tilson Subdivision.

Moved: Commissioner Hays

Seconded: Commissioner Boatright

Motion: To grant preliminary plat approval to Tilson Subdivision.

Vote: Motion carried 5 - 0

AGENDA ITEM # 13May 27, 1997*

Consider rescinding action taken on April 22, 1997, concerning Double File Trace.

Moved: Commissioner Boatright

Seconded: Commissioner Hays

Motion: To rescind action taken on April 22, 1997 changing Ozzie Klein Boulevard back to Double File Trace.

Vote: Motion carried 5 - 0

AGENDA ITEM # 14May 27, 1997*

Consider authorizing advertising and setting a date for a public hearing for Re-plat of Lot 5, Tri-View Estates.

Moved: Commissioner Mehevec

Seconded: Judge Doerfler

Motion: To authorize 10:15 a.m. on July 1, 1997 as date for public hearing for Re-plat of Lot 5, Tri-View Estates with the surveyor to handle the advertising.

Vote: Motion carried 5 - 0

AGENDA ITEM # 15May 27, 1997*

Consider granting final plat approval of Gabriel Farms, Section One.

Moved: Commissioner Mehevec

Seconded: Commissioner Heiligenstein

Motion: To grant final plat approval of Gabriel Farms, Section One.

Vote: Motion carried 5 - 0

AGENDA ITEM # 16

May 27, 1997

*

Open and consider awarding, rejecting, or extending bids for various agricultural tracts.

At 10:01 a.m. Judge Doerfler announced time for receiving bids for various agricultural tracts open.

At 10:03 a.m. Judge Doerfler announced time for receiving bids for various agricultural tracts closed.

Bids were received from:

John W. Noren
David Pfluger
J.W. Roznovak
Harvey Vorwerk

Moved: Commissioner Mehevec

Seconded: Commissioner Hays

Motion: To note opening of various agricultural tract bids with bid to be awarded on June 3, 1997.

Vote: Motion carried 5 - 0

< Clerk copy here >

WILLIAMSON COUNTY BID FORM

The undersigned hereby submits its sealed BID for lands to be leased from Williamson County, Texas for the 1998 CROP YEAR.

NAME OF BIDDER: John W. Noren

Mailing Address: 3711 County Road 100

City: Hutto

State: Tx

Zip: 78634

Telephone: (512) 846-4741

Fax: (512) 846-4741

BID

(Add additional sheets if necessary)

ITEM	UNIT PRICE
Agricultural Farmland- Tract 1- Dahl Noren Tract 245 acres	$\$44.77 @ \times 245 \text{ acres} = \$10,968.65$
" Tract 2; Johnson Roznovak Tract 257 acres	$\$53.50 @ \times 257 \text{ acres} = \$13,749.50$

LIMITATIONS

(Add additional sheets if necessary)

(Unless this space is filled out to the contrary, the undersigned understands and agrees that this Bid is to be considered on a low item basis for any or all county departments and geographic areas with no limitation on quantities available, and that the prices quoted are firm from the date of the BID opening until September 30, 1998.)

Signature: John W. Noren

Date of BID: 5-26-97

46

Name and Title of Signer: John W. Noren, owner - Noren Farms

THIS IS REQUIRED. The signer represents that he/she has the authority to bind the bidder by this signature.

WILLIAMSON COUNTY BID FORM

The undersigned hereby submits its sealed BID for lands to be leased from Williamson County, Texas for the 1998 CROP YEAR.

NAME OF BIDDER: David Pfluger
 Mailing Address: 2206 Lillie Lane
 City: Taylor TX State: TX Zip: 76574
 Telephone: (512) 352-5349 Fax: ()

BID

(Add additional sheets if necessary)

ITEM	UNIT PRICE
Approx 245 acres Dahl-Noreen	\$ 40 48.67 / ac.
Approx 257 acres Johnson-Rozmarak	\$ 48.67 / ac.

LIMITATIONS

(Add additional sheets if necessary)

[Unless this space is filled out to the contrary, the undersigned understands and agrees that this Bid is to be considered on a low item basis for any or all county departments and geographic areas with no limitation on quantities available, and that the prices quoted are firm from the date of the BID opening until September 30, 1998.]

Signature: David Pfluger Date of BID: 5/23/97

Name and Title of Signer: David Pfluger owner

THIS IS REQUIRED. The signer represents that he/she has the authority to bind the bidder by this signature.

Vol 0088 PAGE 614

WILLIAMSON COUNTY BID FORM

The undersigned hereby submits its sealed BID for lands to be leased from Williamson County, Texas for the 1998 CROP YEAR.

NAME OF BIDDER: J. W. Roznovak
 Mailing Address: P.O. Box 82
 City: Hutto State: Texas Zip: 78634
 Telephone: (512) 7598721 Fax: ()

BID
 (Add additional sheets if necessary)

ITEM	UNIT PRICE
<u>Johnson - Roznovak Tract</u>	<u>155.00 per acre (257 acres)</u>
<u>Approximately 257 acres</u>	<u>Total - \$14,135⁰⁰</u>

LIMITATIONS
 (Add additional sheets if necessary)

(Unless this space is filled out to the contrary, the undersigned understands and agrees that this Bid is to be considered on a low item basis for any or all county departments and geographic areas with no limitation on quantities available, and that the prices quoted are firm from the date of the Bid opening until September 30, 1998.)

Signature: J.W. Roznovak Date of BID: 5-27-97

Name and Title of Signer: J.W. Roznovak - Farmer
THIS IS REQUIRED. The signer represents that he/she has the authority to bind the bidder by this signature.

WILLIAMSON COUNTY BID FORM

The undersigned hereby submits its sealed BID for lands to be leased from Williamson County, Texas for the 1998 CROP YEAR.

NAME OF BIDDER: HARVEY VORWERK & J. R. VORWERK
 Mailing Address: P. O. BOX 21
 City: TAYLOR, State: TX Zip: 76574
 Telephone: (512) 365 5034 Fax: (512) 352 8770

BID

(Add additional sheets if necessary)


ITEM	UNIT PRICE
TRACT TWO	
257 acres, (johnson-Roznovak tract)	<u>\$60.50 per acre</u>

LIMITATIONS

(Add additional sheets if necessary)

[Unless this space is filled out to the contrary, the undersigned understands and agrees that this Bid is to be considered on a low item basis for any or all county departments and geographic areas with no limitation on quantities available, and that the prices quoted are firm from the date of the BID opening until September 30, 1998.]

One-half (1/2 of lease payable by Dec. 31, 1997,
and one-half (1/2) after harvest 1998.

Signature:  Date of BID: MAY 23, 1997
J.R. Vorwerk HARVEY VORWERK, Owner & J. R. VORWERK, OWNER
 Name and Title of Signer: _____
THIS IS REQUIRED. The signer represents that he/she has the authority to bind the bidder by this signature.

WILLIAMSON COUNTY BID FORM

The undersigned hereby submits its sealed BID for lands to be leased from Williamson County, Texas for the 1998 CROP YEAR.

NAME OF BIDDER: HARVEY VORWERK & J. R. VORWERK
 Mailing Address: P. O. BOX 21
 City: TAYLOR State: TEXAS Zip: 76574
 Telephone: (512) 365-5034 Fax: (512) 352 8770

BID

(Add additional sheets if necessary)

ITEM	UNIT PRICE
TRACT ONE 245 ac. Dahl-Noreen tract	<u>\$50.10 per acre</u>

LIMITATIONS

(Add additional sheets if necessary)

[Unless this space is filled out to the contrary, the undersigned understands and agrees that this Bid is to be considered on a low item basis for any or all county departments and geographic areas with no limitation on quantities available, and that the prices quoted are firm from the date of the BID opening until September 30, 1998.]

One-half (1/2) of lease payable by Dec. 31, 1997

and one-half (1/2) after harvest 1998.

Signature: 

Date of BID: May 23, 1997

Name and Title of Signer: HARVEY VORWERK, Owner & J. R. VORWERK, OWNER

THIS IS REQUIRED. The signer represents that he/she has the authority to bind the bidder by this signature.

AGENDA ITEM # 17May 27, 1997*

Consider approving order abandoning part of County Road 499 (previously known as County Road 418).

Moved: Commissioner Mehevec

Seconded: Judge Doerfler

Motion: To approve order abandoning part of County Road 499 (previously known as County Road 418).

Vote: Motion carried 5 - 0

< Clerk copy here >

THE STATE OF TEXAS	X	BEFORE THE COMMISSIONERS' COURT
	X	
COUNTY OF WILLIAMSON	X	OF WILLIAMSON COUNTY, TEXAS

ORDER CLOSING PORTION OF A PUBLIC ROAD

On this the 18th day of March, 1997 came on to be heard by the Commissioners' Court of Williamson, County, Texas, the application of Jordan Talley and ten (10) others, freeholders of Precinct No. 4 in Williamson County, Texas, for the discontinuance, abandonment and closing of a portion of a public road located in Precinct No. 4 in Williamson County, Texas, the centerline description of said portion of a public road being described as follows:

See Exhibit "A"

and it appearing that notice of said application was given, for twenty days before its filing, by such applicants, by written advertisement of their intended application, posted up at the Courthouse door of this County and both ends of Previously named County Road 481N, in Taylor, Texas, two other public places in the vicinity of the portion of the public road sought to be closed, as required by law;

Whereupon, it was moved by Commissioner, and seconded by Commissioner, that said portion of the public road be discontinued, abandoned and closed, which motion was unanimously adopted by the Court;

It is, accordingly, ORDERED that all of the portion of the public road located in Precinct No. 4 in Williamson County, Texas, described above, be, and the same is hereby, discontinued, abandoned and closed.

John C. Doerfler 5-27-97
John Doerfler, Williamson County Judge

Job No 140

5 March, 1997

Field Notes for David and Kristy Mucha:

BEING a 1.65 acre tract of land situated in the Pedro Zarza Survey, Abstract No. 14 in Williamson County, Texas and being that certain portion of an old County Road located between the West line of that certain 232.2 acre tract of land described in Deed to Fontaine Forwood and Jason Forwood as recorded in Volume 209, Page 263 of the Deed Records of Williamson County, Texas and the Pasemann Estates, a Subdivision of record in Cabinet G, Slide 315 of the Plat Records of Williamson County, Texas. Surveyed on the ground in the month of March, 1997 under the supervision of R. T. Magness, Jr., Registered Professional Land Surveyor, and being more particularly described as follows:

BEGINNING at a bronze disk found in the East line of said old County Road at the intersection with the South line of the United States of America property and being the Southeast Corner of that certain Tract No. 105 as described in the Declaration Of Taking by the United States of America as recorded in Volume 539, Page 592 of the Deed Records of Williamson County, Texas for the Northeast Corner hereof

THENCE S 19° 25' 15" W 1634.31 feet with the said West line of said Forwood tract, also being the East line of said old County Road to iron pin set for the Southeast Corner hereof.

THENCE N 70° 34' 45" W 44.40 feet crossing old County Road to iron pin set in the West line of said old County Road, also being the East line of said Pasemann Estates, for the Southwest Corner hereof.

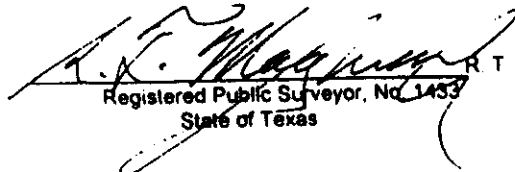
THENCE N 19° 25' 15" E, at 117.50 feet pass the Northeast Corner of Lot 9, Pasemann Estates, also being the Southeast Corner of Lot 10, Pasemann Estates, continuing a total distance of 1803.57 feet to iron pin found in the said South line of Tract 105, United States Of America property, also being the Northeast Corner of said Lot 10, Pasemann Estates for the North west Corner hereof.

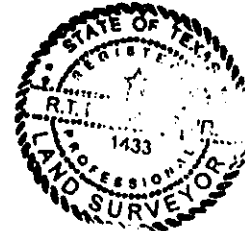
THENCE N 74° 43' 15" E 54.00 feet with said South line of Tract 105 to the place of BEGINNING and containing 1.65 acres of land

STATE OF TEXAS § KNOW ALL MEN BY THESE PRESENTS.
COUNTY OF WILLIAMSON §

I, R. T. Magness, Jr., Registered Professional Land Surveyor, do hereby certify that the Field Notes shown above accurately represents the property as determined by an on-the-ground survey made under my direction and supervision during the month of March, 1997, of the property legally described hereon and is correct, and there are no apparent discrepancies, conflicts, shortages in area, boundary line conflicts, encroachments, overlapping of improvements, visible utility lines or roads in place, except as shown hereon, and said property has access to and from a dedicated roadway, except as shown hereon.

TO CERTIFY WHICH, WITNESS my hand and seal at Taylor, Williamson County, Texas, this
the 5th day of March, 1997, A. D.


R. T. Magness, Jr.
Registered Public Surveyor, No. 1433
State of Texas



ATTN: Rosalie Kohutek
Taylor Daily Press

PLEASE RUN THIS AD ON 4-11-97, 5-5-97 AND 5-9-97:

**PUBLIC HEARING ABANDONING A PORTION OF COUNTY ROAD
PREVIOUSLY NAMED COUNTY ROAD 418N**

Williamson County Commissioners Court will hold a public hearing on May 13, 1997 at 10 a.m. in Commissioners Courtroom, Williamson County Courthouse, 2nd Floor, Georgetown, Texas. Public hearing will be held to hear interested parties comment on the abandoning of a portion of a County Road previously named CR418N being a 1.65 acre tract of land situated in the Pedro Zarza Survey, Abstract No. 14 in Williamson County, Texas.

Please refer all questions to Commissioner Jerry Mehevec at (512) 365-2311. Field notes may be reviewed at his office.

This public hearing is by order of the Williamson County Commissioners Court.

Judge John C. Doerfler
Williamson County Courthouse
Georgetown, TX 78626

THE STATE OF TEXAS) (BEFORE THE COMMISSIONERS'
) (COURT OF
COUNTY OF WILLIAMSON) (WILLIAMSON COUNTY, TEXAS

APPLICATION FOR THE DISCONTINUANCE, ABANDONMENT
AND CLOSING OF A PORTION OF A PUBLIC ROAD

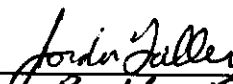
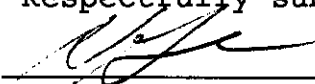

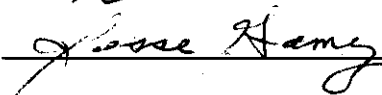
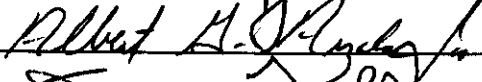
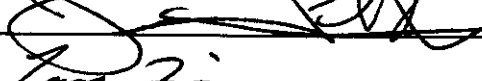





TO THE HONORABLE COMMISSIONERS' COURT OF SAID COUNTY:

The undersigned freeholders in Precinct No. 4 in Williamson County, Texas, citizens of said Precinct and County, represent that for the convenience of themselves and the public generally they desire that a portion of a public road be discontinued, abandoned and closed, such public road being located in Precinct No. 4 in Williamson County, Texas, the centerline description of said portion of a public road being described as follows:

(prev CR 418) as described in EXHIBIT "A"

WHEREFORE, the undersigned pray that the above-described portion of a public road be discontinued, abandoned and closed.

Respectfully submitted,

THE STATE OF TEXAS X BEFORE THE COMMISSIONERS' COURT
 X
 COUNTY OF WILLIAMSON X OF WILLIAMSON COUNTY, TEXAS

ORDER CLOSING PORTION OF A PUBLIC ROAD

On this the _____ day of _____ came on to be heard by the Commissioners' Court of Williamson, County, Texas, the application of _____ and _____ () others, freeholders of Precinct No. 4 in Williamson County, Texas, for the discontinuance, abandonment and closing of a portion of a public road located in Precinct No. 4 in Williamson County, Texas, the centerline description of said portion of a public road being described as follows:

See Exhibit "A"

and it appearing that notice of said application was given, for twenty days before its filing, by such applicants, by written advertisement of their intended application, posted up at the Courthouse door of this County and a portion of a county road previously known as CR 418 N and as described in Exhibit A, in Taylor, Texas, two other public places in the vicinity of the portion of the public road sought to be closed, as required by law;

Whereupon, it was moved by Commissioner _____, and seconded by Commissioner _____, that said portion of the public road be discontinued, abandoned and closed, which motion was unanimously adopted by the Court;

It is, accordingly, ORDERED that all of the portion of the public road located in Precinct No. 4 in Williamson County, Texas, described above, be, and the same is hereby, discontinued, abandoned and closed.

 John Doerfler, Williamson County Judge

Job No. 140

5 March, 1997

Field Notes for David and Kristy Mucha:

BEING a 1.65 acre tract of land situated in the Pedro Zarza Survey, Abstract No. 14 in Williamson County, Texas and being that certain portion of an old County Road located between the West line of that certain 232.2 acre tract of land described in Deed to Fontaine Forwood and Jason Forwood as recorded in Volume 209, Page 263 of the Deed Records of Williamson County, Texas and the Pasemann Estates, a Subdivision of record in Cabinet G, Slide 315 of the Plat Records of Williamson County, Texas. Surveyed on the ground in the month of March, 1997 under the supervision of R. T. Magness, Jr., Registered Professional Land Surveyor, and being more particularly described as follows:

BEGINNING at a bronze disk found in the East line of said old County Road at the intersection with the South line of the United States of America property and being the Southeast Corner of that certain Tract No. 105 as described in the Declaration Of Taking by the United States of America as recorded in Volume 539, Page 592 of the Deed Records of Williamson County, Texas for the Northeast Corner hereof:

THENCE S 19° 25' 15" W 1634.31 feet with the said West line of said Forwood tract, also being the East line of said old County Road to iron pin set for the Southeast Corner hereof:

THENCE N 70° 34' 45" W 44.40 feet crossing old County Road to iron pin set in the West line of said old County Road, also being the East line of said Pasemann Estates, for the Southwest Corner hereof:

THENCE N 19° 25' 15" E, at 117.50 feet pass the Northeast Corner of Lot 9, Pasemann Estates, also being the Southeast Corner of Lot 10, Pasemann Estates, continuing a total distance of 1603.57 feet to iron pin found in the said South line of Tract 105, United States Of America property, also being the Northeast Corner of said Lot 10, Pasemann Estates for the North west Corner hereof:

THENCE N 74° 43' 15" E 54.00 feet with said South line of Tract 105 to the place of BEGINNING and containing 1.65 acres of land.

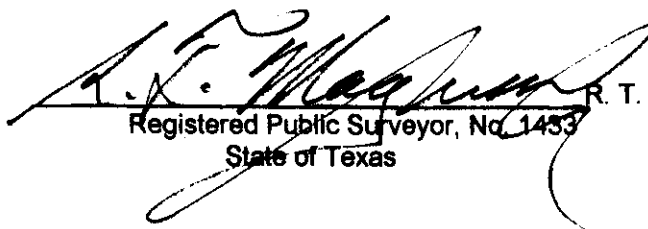
STATE OF TEXAS §

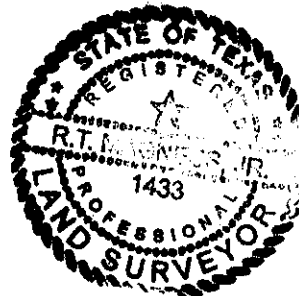
KNOW ALL MEN BY THESE PRESENTS;

COUNTY OF WILLIAMSON §

I, R. T. Magness, Jr., Registered Professional Land Surveyor, do hereby certify that the Field Notes shown above accurately represents the property as determined by an on-the-ground survey made under my direction and supervision during the month of March, 1997, of the property legally described hereon and is correct, and there are no apparent discrepancies, conflicts, shortages in area, boundary line conflicts, encroachments, overlapping of improvements, visible utility lines or roads in place, except as shown hereon, and said property has access to and from a dedicated roadway, except as shown hereon.

TO CERTIFY WHICH, WITNESS my hand and seal at Taylor, Williamson County, Texas, this
the 5th day of March, 1997, A. D.


R. T. Magness, Jr.
Registered Public Surveyor, No. 1433
State of Texas



R. T. Magness, Jr., Registered Professional Land Surveyor
P. O. Box 381
Taylor, Texas 76574

Job No. 140

5 March, 1997

Field Notes for David and Kristy Mucha:

BEING a 1.65 acre tract of land situated in the Pedro Zarza Survey, Abstract No. 14 in Williamson County, Texas and being that certain portion of an old County Road located between the West line of that certain 232.2 acre tract of land described in Deed to Fontaine Forwood and Jason Forwood as recorded in Volume 209, Page 263 of the Deed Records of Williamson County, Texas and the Pasemann Estates, a Subdivision of record in Cabinet G, Slide 315 of the Plat Records of Williamson County, Texas. Surveyed on the ground in the month of March, 1997 under the supervision of R. T. Magness, Jr., Registered Professional Land Surveyor, and being more particularly described as follows:

BEGINNING at a bronze disk found in the East line of said old County Road at the intersection with the South line of the United States of America property and being the Southeast Corner of that certain Tract No. 105 as described in the Declaration Of Taking by the United States of America as recorded in Volume 539, Page 592 of the Deed Records of Williamson County, Texas for the Northeast Corner hereof:

THENCE S 19° 25' 15" W 1634.31 feet with the said West line of said Forwood tract, also being the East line of said old County Road to iron pin set for the Southeast Corner hereof:

THENCE N 70° 34' 45" W 44.40 feet crossing old County Road to iron pin set in the West line of said old County Road, also being the East line of said Pasemann Estates, for the Southwest Corner hereof:

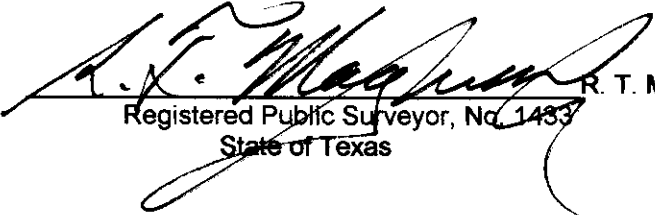
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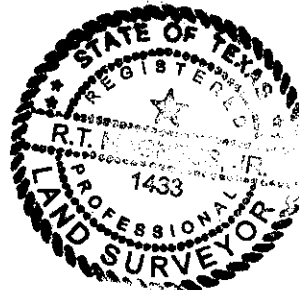
THENCE N 74° 43' 15" E 54.00 feet with said South line of Tract 105 to the place of BEGINNING and containing 1.65 acres of land.

STATE OF TEXAS §
COUNTY OF WILLIAMSON § KNOW ALL MEN BY THESE PRESENTS;

I, R. T. Magness, Jr., Registered Professional Land Surveyor, do hereby certify that the Field Notes shown above accurately represents the property as determined by an on-the-ground survey made under my direction and supervision during the month of March, 1997, of the property legally described hereon and is correct, and there are no apparent discrepancies, conflicts, shortages in area, boundary line conflicts, encroachments, overlapping of improvements, visible utility lines or roads in place, except as shown hereon, and said property has access to and from a dedicated roadway, except as shown hereon.

TO CERTIFY WHICH, WITNESS my hand and seal at Taylor, Williamson County, Texas, this
the 5th day of March, 1997, A. D.


R. T. Magness, Jr.
Registered Professional Surveyor, No. 1433
State of Texas



Job No. 140

5 March, 1997

Field Notes for David and Kristy Mucha:

BEING a 1.65 acre tract of land situated in the Pedro Zarza Survey, Abstract No. 14 in Williamson County, Texas and being that certain portion of an old County Road located between the West line of that certain 232.2 acre tract of land described in Deed to Fontaine Forwood and Jason Forwood as recorded in Volume 209, Page 263 of the Deed Records of Williamson County, Texas and the Pasemann Estates, a Subdivision of record in Cabinet G, Slide 315 of the Plat Records of Williamson County, Texas. Surveyed on the ground in the month of March, 1997 under the supervision of R. T. Magness, Jr., Registered Professional Land Surveyor, and being more particularly described as follows:

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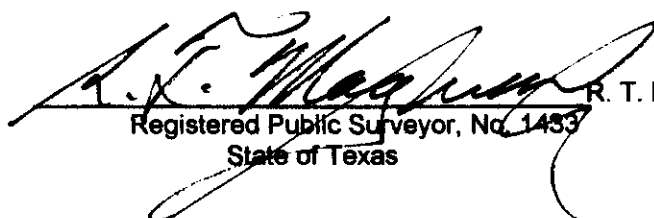
STATE OF TEXAS §

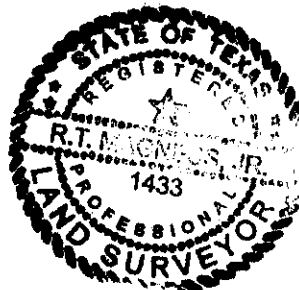
KNOW ALL MEN BY THESE PRESENTS;

COUNTY OF WILLIAMSON §

I, R. T. Magness, Jr., Registered Professional Land Surveyor, do hereby certify that the Field Notes shown above accurately represents the property as determined by an on-the-ground survey made under my direction and supervision during the month of March, 1997, of the property legally described hereon and is correct, and there are no apparent discrepancies, conflicts, shortages in area, boundary line conflicts, encroachments, overlapping of improvements, visible utility lines or roads in place, except as shown hereon, and said property has access to and from a dedicated roadway, except as shown hereon.

TO CERTIFY WHICH, WITNESS my hand and seal at Taylor, Williamson County, Texas, this
the 5th day of March, 1997, A. D.


R. T. Magness, Jr.
Registered Professional Surveyor, No. 1433
State of Texas



Job No. 140

5 March, 1997

Field Notes for David and Kristy Mucha:

BEING a 1.65 acre tract of land situated in the Pedro Zarza Survey, Abstract No. 14 in Williamson County, Texas and being that certain portion of an old County Road located between the West line of that certain 232.2 acre tract of land described in Deed to Fontaine Forwood and Jason Forwood as recorded in Volume 209, Page 263 of the Deed Records of Williamson County, Texas and the Pasemann Estates, a Subdivision of record in Cabinet G, Slide 315 of the Plat Records of Williamson County, Texas. Surveyed on the ground in the month of March, 1997 under the supervision of R. T. Magness, Jr., Registered Professional Land Surveyor, and being more particularly described as follows:

BEGINNING at a bronze disk found in the East line of said old County Road at the intersection with the South line of the United States of America property and being the Southeast Corner of that certain Tract No. 105 as described in the Declaration Of Taking by the United States of America as recorded in Volume 539, Page 592 of the Deed Records of Williamson County, Texas for the Northeast Corner hereof:

THENCE S 19° 25' 15" W 1634.31 feet with the said West line of said Forwood tract, also being the East line of said old County Road to iron pin set for the Southeast Corner hereof:

THENCE N 70° 34' 45" W 44.40 feet crossing old County Road to iron pin set in the West line of said old County Road, also being the East line of said Pasemann Estates, for the Southwest Corner hereof:

THENCE N 19° 25' 15" E, at 117.50 feet pass the Northeast Corner of Lot 9, Pasemann Estates, also being the Southeast Corner of Lot 10, Pasemann Estates, continuing a total distance of 1603.57 feet to iron pin found in the said South line of Tract 105, United States Of America property, also being the Northeast Corner of said Lot 10, Pasemann Estates for the North west Corner hereof:

THENCE N 74° 43' 15" E 54.00 feet with said South line of Tract 105 to the place of BEGINNING and containing 1.65 acres of land.

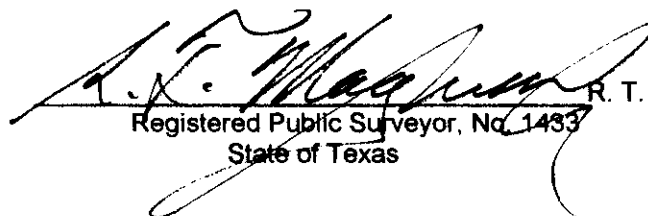
STATE OF TEXAS §

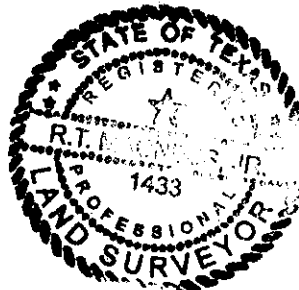
KNOW ALL MEN BY THESE PRESENTS;

COUNTY OF WILLIAMSON §

I, R. T. Magness, Jr., Registered Professional Land Surveyor, do hereby certify that the Field Notes shown above accurately represents the property as determined by an on-the-ground survey made under my direction and supervision during the month of March, 1997, of the property legally described hereon and is correct, and there are no apparent discrepancies, conflicts, shortages in area, boundary line conflicts, encroachments, overlapping of improvements, visible utility lines or roads in place, except as shown hereon, and said property has access to and from a dedicated roadway, except as shown hereon.

TO CERTIFY WHICH, WITNESS my hand and seal at Taylor, Williamson County, Texas, this
the 5th day of March, 1997, A. D.


R. T. Magness, Jr.
Registered Professional Surveyor, No. 1433
State of Texas



Job No. 140

5 March, 1997

Field Notes for David and Kristy Mucha:

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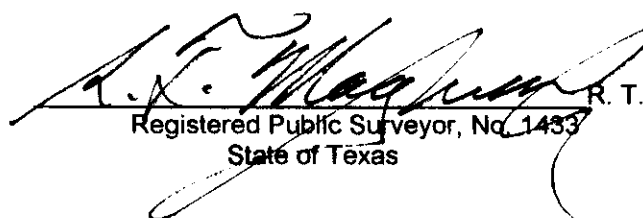
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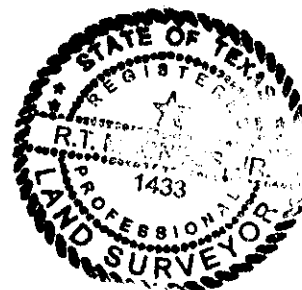
STATE OF TEXAS §
COUNTY OF WILLIAMSON §

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I, R. T. Magness, Jr., Registered Professional Land Surveyor, do hereby certify that the Field Notes shown above accurately represents the property as determined by an on-the-ground survey made under my direction and supervision during the month of March, 1997, of the property legally described hereon and is correct, and there are no apparent discrepancies, conflicts, shortages in area, boundary line conflicts, encroachments, overlapping of improvements, visible utility lines or roads in place, except as shown hereon, and said property has access to and from a dedicated roadway, except as shown hereon.

TO CERTIFY WHICH, WITNESS my hand and seal at Taylor, Williamson County, Texas, this
the 5th day of March, 1997, A. D.


R. T. Magness, Jr.
Registered Professional Surveyor, No. 1433
State of Texas



AGENDA ITEM # 18

May 27, 1997

*

Consider approving bid for demolition of house in Precinct #2 on Persimmon in Anderson Mill West and designate source of funding.

Moved: Commissioner Mehevec

Seconded: Commissioner Heiligenstein

Motion: To approve bid from Absolute Demolition in the amount of \$6,000.00 for demolition of the house in Precinct #2 on Persimmon in Anderson Mill West and run a title search on the property with funding to be taken out of contingencies.

Vote: Motion carried 5 - 0

< Clerk copy here >

MEMORANDUM

ST

18

TO: Mr. Dan Gaddis

FROM: Margret Wingrove

DATE: May 14, 1997

SUBJECT: Williamson/Travis Counties MUD No. 1
Demolition Estimates

FAX NO: 930-3320

Following is a list of demolition companies and the estimates they provided in regards to the burned home on Persimmon:

A & R Demolition	243-2913	\$7,000.00
B-Spangler Demolition	863-3137	\$8,500.00
Absolute Demolition	918-1989	\$6,000.00

If you need additional information, please call me at 836-9200.

Thank you

j:\c\clwtcl\demolish.doc

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AGENDA ITEM # 19May 27, 1997*

Consider authorizing advertising and setting date to hold public hearing for no through traffic on County Road 366.

Agenda item tabled until further notice.

AGENDA ITEM # 20May 27, 1997*

Consider authorizing Commissioner Hays to negotiate for purchase of property for parking lot in Georgetown and report back to court with recommendations.

Moved: Commissioner Boatright

Seconded: Commissioner Hays

Motion: To authorize Commissioner Hays to negotiate for purchase of property for parking lot in Georgetown and report back to court with recommendations.

Vote: Motion carried 5 - 0

AGENDA ITEM # 21May 27, 1997*

Consider approving Williamson County employees to participate in fleet pricing with Classic automobile dealer.

Moved: Judge Doerfler

Seconded: Commissioner Boatright

Motion: To approve Williamson County employees participation in fleet pricing with Classic automobile dealer.

Vote: Motion carried 4 - 1 With Commissioner Hays opposing the motion

< Clerk copy here >

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21
COPY TO COMMISSIONER X4
5.15.97

Classic

P.O. Box 1568 Round Rock, TX 78680 • 512-244-9000 • 2301 N. IH35 Round Rock, TX 78664

• OLDSMOBILE • PONTIAC • GMC TRUCKS • HONDA • TOYOTA •

FAX COVER SHEET

FAX # 512-244-2501

TO: Judge John Doerflinger
 FAX NUMBER: 930-3262
 FROM: Jackie Gill
 DATE: 4/30/97
 PAGES: 7

David,
 would you please look at
 this and tell me what you
 think. They want to offer
 this to Williamson County
 employees would it be legal
 for us to do??

Thanks
 JJ

Including cover Page

If this message is not received completely, please call us at the number listed above.

MESSAGE: Per our recent phone conversation,
 here is a sample of the agreement -
 it explains the determined
 Corporate Buying Program for
 County employees. Let me know
 what you think.

Thanks

Jackie

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EMPLOYEE BUYING AGREEMENT

THIS AGREEMENT is by and between CLASSIC AUTOMOTIVE, INC., ("CLASSIC") and AUSTIN TITLE COMPANY (Bank One Building, 1111 North IH35, Suite 210, Round Rock, Texas 78664) and each of it's Austin metropolitan branches(herein referred to as AUSTIN TITLE COMPANY).

WHEREAS, CLASSIC is offering a discount schedule to employees of AUSTIN TITLE COMPANY in regards to purchases of automobiles from CLASSIC by AUSTIN TITLE COMPANY employees;

WHEREAS, AUSTIN TITLE COMPANY shall in no way be held responsible or liable under any theory or for any purpose for such new automobile purchases made between AUSTIN TITLE COMPANY employees and CLASSIC;

WHEREAS, AUSTIN TITLE COMPANY desires hereby to provide an automobile locating service to its employees;

WHEREAS, CLASSIC desires hereby to sell automobiles to AUSTIN TITLE COMPANY employees; and

WHEREAS, the purpose of this agreement is to state and set forth fully all terms and conditions under which CLASSIC will sell automobiles to AUSTIN TITLE COMPANY employees and all terms and conditions under which AUSTIN TITLE COMPANY employees who are seeking the benefits of the discount schedule offered by CLASSIC will purchase automobiles from CLASSIC, and to state and set forth fully all procedures by which CLASSIC will establish, maintain, and comply with in connection with any automobile purchase transaction between CLASSIC and AUSTIN TITLE COMPANY employees who are seeking the benefits of the discount schedule offered by CLASSIC;

NOW, THEREFORE, in consideration of the mutual promises contained herein, the parties hereby agree as follows:

1. All transactions between AUSTIN TITLE COMPANY employees and CLASSIC will be handled through CLASSIC'S FLEET MANAGEMENT STAFF.
2. The primary contact person at CLASSIC will be FLEET MANAGEMENT STAFF. If, for any reason, the personnel so designated by CLASSIC should change, it shall be the responsibility of CLASSIC to notify AUSTIN TITLE COMPANY'S Human Resources Department in writing, of any such changes within five (5) business days.
3. All vehicles offered for sale by CLASSIC to AUSTIN TITLE COMPANY employees will be priced according to the following attachments specifically outlined for AUSTIN TITLE COMPANY employees.

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(See attachments) and revised and/or updated annually.

4. On all automobiles offered for sale by CLASSIC, the following additional pricing will apply:

- a. Aftermarket options/accessories will be priced at Dealer's cost plus 10%.
- b. Fabric and paint sealant packages will be priced at Dealer's cost plus 10%.
- c. Factory extended service plans will be priced at Dealer's cost plus \$250.00.
- d. AUSTIN TITLE COMPANY employees shall be entitled to and will receive all factory sponsored rebates and dealer cash incentives in their entirety, however, if any however, if any portion of such rebates are refunded by the Dealer itself, such dealer funded portion will be noted as such on the purchase contract.

5. If during the term of this agreement, CLASSIC should offer a special "sale price" during an additional promotion and this special "sale price" is less than the pricing available under this agreement, AUSTIN TITLE COMPANY employees will be entitled to receive the benefit of such promotion and the lower price.

6. CLASSIC, shall indemnify, defend, and hold AUSTIN TITLE COMPANY from any and all claims, actions, damages, liabilities, costs and expenses, including reasonable attorneys' fees, asserted by any AUSTIN TITLE COMPANY employees rising out of any act, failure to act, or service provided by CLASSIC, its employees, agent, or representatives, and CLASSIC will be responsible for any losses incurred by AUSTIN TITLE COMPANY employees as a result thereof.

7. All prices and pricing shall remain fixed for the term of this agreement unless modified or revised by the mutual agreement of AUSTIN TITLE COMPANY and CLASSIC.

8. CLASSIC will advise and train it's employees and agents dealing with AUSTIN TITLE COMPANY employees with regard to the terms of this agreement with AUSTIN TITLE COMPANY. AUSTIN TITLE COMPANY must train their employees to come into the dealership to specifically announce their intentions to the FLEET MANAGEMENT STAFF before shopping for an automobile. The dealer will verify AUSTIN TITLE COMPANY employees' employment prior to completion of the contract with CLASSIC.

9. The term of this agreement shall commence upon the execution hereof and shall continue in full force and effect unless terminated as provided herein. Either party may terminate this agreement by giving the other party thirty (30) days written notice of it's intention to terminate, however, this agreement may be terminated immediately by either party in the event the other party engages

-3-

in any unlawful act, any unethical act, or otherwise fails to perform it's obligations under this agreement.

10. AUSTIN TITLE COMPANY EMPLOYEES who seek the benefits of the discount schedule offered by CLASSIC agree to identify themselves to the CLASSIC FLEET MANAGEMENT STAFF as soon as said employees arrive at CLASSIC'S premises.

11. This agreement shall be construed under and in accordance with the laws of the State of Texas, and all obligations of the parties created hereunder are performable solely in Williamson County, Texas.

12. This agreement shall be binding upon the inure to the benefit of CLASSIC'S successors and assigns.

13. In case any one or more of the provisions contained in this agreement shall for any reason be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision thereof, and this agreement shall be construed as if such invalid, illegal, or unenforceable provision had never been contained herein.

14. This agreement constitutes the sole and only agreement of the parties hereto in connection with the discount schedule offered by CLASSIC to AUSTIN TITLE COMPANY employees for their purchase of automobiles from CLASSIC and supersedes any prior understandings or written or oral agreements between the parties respecting the subject matter of this agreement.

CLASSIC AUTOMOTIVE, INC.

BY _____
Authorized Signature

Title

DATE _____

AUSTIN TITLE COMPANY

BY _____
Authorized Signature
Branch Manager

Branch Office

DATE _____

CURRENT PRICING SCHEDULE ATTACHED

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PRICING SCHEDULE

DATED AS OF 5-1-97

HONDA

Civic -	
Hatchback	5% over
Coupe	Call
4-door	Call
Del Sol	5% over VTEC 8% over
Prelude	7%
Accord	6% over accept S.E and value-Call
Passport	5% over
Odessey	5% over

OLDSMOBILE

Aurora	2% over
Bravada	2% over
Silhouette	3% over
Cutlass	4% over
88's	3% over
Regency	4% over
Intrigue	Call

GMC TRUCKS

Suburbans, Yukons, Crew Cabs, 4X4's	- Call
Extended Cab Trucks	5% over
Vans and single Cabs	3% over
Sonoma	3% over
Jimmy	3% over

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SPECIAL PRICING PROGRAM

TO QUALIFY FOR YOUR DISCOUNT YOU MUST BRING THIS FORM INTO THE FLEET SALES DEPT.

COMPANY NAME _____ DATE SOLD _____

EMPLOYEE NAME _____ EMPLOYEE # _____

EMPLOYEE ADDRESS _____ SUPERVISOR _____

PHONE: work _____ home _____

FLEET SALES PERSON TO COMPLETE ALL INFORMATION BELOW

CORPORATE EMPLOYEE BUYING PROGRAM _____

FREQUENT BUYER PROGRAM _____

CORPORATE FLEET PROGRAM _____

COMMENTS: _____

VEHICLE
PURCHASED _____ STOCK # _____

DATE SOLD _____ SOLD BY _____

FLEET
MANAGEMENT GROSS \$ _____

STAFF ck one JOE BACON _____ ED WILLIAMS _____

DAVID SHOEMAKER _____ OTHER _____

WHITE - FLEET SALES MANAGEMENT

YELLOW - MARKETING



69

PONTIAC

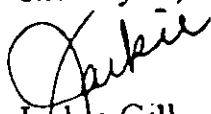
Sunfire	3% over
Grand AM	3% over
Grand Prix	5% over
Grand Prix -GTP Pkg.	Call
Bonneville	3% over
Transport	3% over
Firebird	3% over
Ram Air & 6 speed	5% over

TOYOTA

Tercel	5% over
Corolla	5% over
Celica excluding conv.	5% over
Tacoma	5% over
Previa	4% over
4-Runner	Call
Camry	5% over
Paseo	5% over
Avalon	7% over
T-100 Reg. Cab	5% over
X Cab	5% over
Celica convertible , LandCruiser, Supra - Call	

ALL APPLICABLE REBATES THAT APPLY WILL BE GIVEN TO THE
EMPLOYEE BUYER.

Thank you,


Jackie Gill
Marketing Dept.

AGENDA ITEM # 22

May 27, 1997

*

Discuss and take appropriate action on County Policy related to the installation of new traffic control devices required by the construction of new schools.

Moved: Commissioner Hays

Seconded: Commissioner Boatright

Motion: To approve County Policy of new schools being responsible for the design and installation of traffic control signs while giving the county a traffic flow study with proposed signage that Williamson County Commissioners Court will approve. Upon approval, the school will pay the county for installation of the signage.

Vote: Motion carried 5 - 0

< Clerk copy here >

JOE M. ENGLAND, P.E.
COUNTY ENGINEER



1900 Georgetown Inner Loop, Suite B
Georgetown, Texas 78626
Telephone (512) 930-3330
Fax (512) 930-3335

Williamson County
Unified Road System

MEMORANDUM

Date: May 27, 1997
From: Joe M. England, P.E.
To: Mike Heiligenstein, Commissioner Pct. 1
Greg Boatright, Commissioner Pct. 2
David Hays, Commissioner Pct. 3
Jerry Mehevec, Commissioner Pct. 4
Subject: Roadside Signage for New Schools

The current adopted version of the Williamson County Subdivision Regulations require that new development be responsible for the design and installation of traffic control signs as shown on Exhibit "A". In the past most schools have built on previously platted lots that were adjacent to existing streets and have looked to us for the installation of signs.

Since the construction of the last new school, Round Rock Independent School District ("ROUND ROCK") has hired a director of transportation that is familiar with the proper design of school route plans ("PLANS") as shown in Exhibit "B". As stated in the exhibit, it is the responsibility of BOTH the school and the traffic official to develop this plan.

Round Rock is in the process of constructing a new elementary school at the intersection of Great Oaks and Neenah. Both of these streets are designated as arterial streets (higher speeds and higher volumes). To date no plans have been developed for this new school.

Based upon our current labor and material costs, each street sign that our department constructs is approximately \$150.00 and each crosswalk cost approximately \$100.00. Depending on the location of a new school and the complexity of the plan, the construction of street signs and crosswalks could cost thousands of dollars.

Due to our departments budget and time constraints for street signs, I recommend that the current requirements that are in place for developers as shown in Exhibit "A" be extended to all school districts. I further recommend that a plan has to be approved by our department prior to the installation of street signs and crosswalks by the school districts.

*approved 5-27-97
John C. Daayler*

EXHIBIT "A"

- 5.5 The owner shall submit construction plans for streets, roads and, drainage, traffic signage, landscaping, irrigation, and utilities within a platted subdivision to the County Engineer for approval prior to beginning construction. These plans shall show the location of all underground utilities, including water, sewage, cable television, electric, gas, telephone, and storm sewers. These plans shall include the design issues as described in Appendix B Engineering Guidelines.
- 5.10 When traffic signal lights will be required for the entrance of traffic generated by subdivisions at the principal thoroughfares, such signal lights shall be the responsibility of the owner and the construction cost shall be included in the security.
- 9.2 Traffic control signs (such as stop, yield, and speed limit signs) as approved by Commissioners' Court, shall be installed by the owner or owners of said subdivision at all intersections. Other traffic control signs shall be installed to indicate any unusual traffic or road hazard or conditions that may exist. All traffic control devices shall be placed in compliance with the current standards of the Texas Department of Transportation and the construction cost shall be included in the security. The placement of these signs shall be shown in the construction plans.

xc: Greg Bergeron, URS Department Head

approved 5-27-97
John C. Daayler

A school route plan for each school serving elementary and kindergarten students is useful in developing uniformity in the use of school area traffic controls. The plan, developed by the school and traffic officials responsible for school pedestrian safety, consists of a simple map showing streets, the school, existing traffic controls, established school routes, and established school crossings. A typical school plan map is shown in figure 7-1.

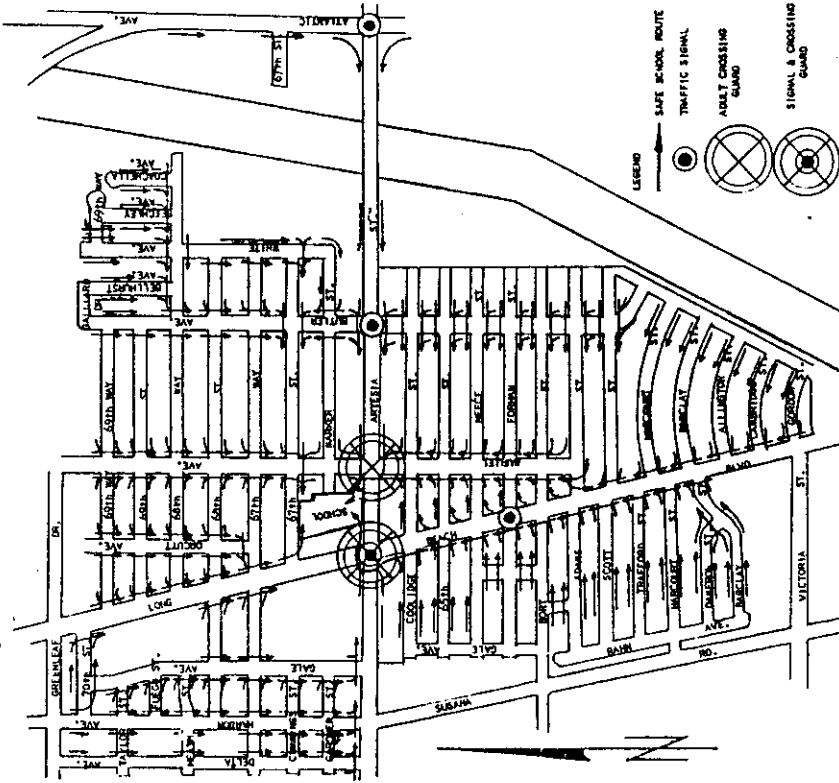


Figure 7-1. Typical school route plan map.

The plan permits the orderly review of school area traffic control needs, and the coordination of school pedestrian safety education and engineering activities.

The following treatment of signs, signals, and markings for school areas is intended to provide in effect a comprehensive handbook in its field, to be applied as a national standard. It establishes general principles to be observed in designing, installing, and maintaining traffic con-

trol devices in school areas, and prescribes specific standards where possible. While it constitutes a part of this Manual, it is designed so that it can be used independently, for the convenience of those who are not concerned with the many other phases of traffic control. To that end some material concerning specifications and devices having more general application is repeated here from preceding parts of this Manual.

Reference to reduced speed signs for school areas and crossings is included in this Manual solely for the purpose of standardizing signing for these zones. However, this is not to be considered an endorsement of the practice of mandatory reduced speed zones for all school areas and crossings.

7A-2 School Routes and Established School Crossings

School routes should be planned to take advantage of the protection afforded by existing traffic controls. This planning criterion may make it necessary for children to walk a non-direct, longer distance to an established school crossing located where there is existing traffic control, and to avoid the use of a direct, hazardous crossing where there is no existing traffic control.

Factors to be considered when determining the feasibility of requiring children to walk a longer distance to a crossing (at a location with existing traffic control) are:

1. The availability of adequate, safe sidewalks or off roadway side-walk areas to and from the location with existing control,
2. The number of children using the crossing,
3. The age levels of the children using the crossing, and
4. The total extra walking distance.

7A-3 School Crossing Control Criteria

Alternate gaps and blockades are formed in the vehicular traffic stream in a pattern peculiar to each crossing location. For safety, a pedestrian must wait for a gap in traffic that is of sufficient duration to permit a street crossing without interference from vehicular traffic. When the delay between the occurrence of adequate gaps becomes excessive, children may become impatient and endanger themselves by attempting to cross the street during an inadequate gap. This delay may be considered excessive when the number of adequate gaps in the traf-fic stream, during the period the children are using a crossing, is less than the number of minutes in that same time period. With this condi-tion (when adequate gaps occur less frequently than an average of one per minute) some form of traffic control is needed which will create in the traffic stream the gaps necessary to reduce the hazard.

A recommended practice for determining the frequency and ade-quacy of gaps in the vehicular traffic stream is given in the Institute of

Discuss and take appropriate action on proposed 1997 rate adjustment at the landfill.

Moved: Commissioner Heiligenstein

Seconded: Judge Doerfler

Motion: To adopt the proposed 1997 rate structure at the landfill with a \$5.00 fee for **cars** instead of the proposed \$9.00 fee.

Vote: Motion carried 5 - 0

< Clerk copy here >

Sheet1

Attachment A									
WILLIAMSON COUNTY LANDFILL									
MAY 1997 PRICE COMPARISON									
BETWEEN LOCAL DISPOSAL SITES									
AND PROPOSED DISPOSAL RATES									
					PROPOSED				
					NEW WCL	CURRENT	PROPOSED		
SITE	TDS	BFI	ACL	AVERAGE	PRICE	WILLIAMSON	INCREASE		
LOOSE	\$5.45	\$5.50	\$6.15	\$5.70	\$5.70	\$5.25	\$0.45		
COMPACTED	\$5.95	\$5.67	\$6.25	\$5.96	\$5.95	\$5.50	\$0.45		
CARS *	\$8.50	\$9.50	\$9.00	\$9.00	\$9.00	\$5.25	\$3.75		
SMALL PICKUPS MIN. *	\$11.50	\$9.50	\$12.50	\$11.17	\$11.15	\$11.80	\$0.65		
LARGE PICKUPS MIN. *	\$13.50	\$12.75	\$14.50	\$13.58	\$13.60	\$11.80	\$1.80		

* THESE RATES ARE MINIMUMS AND ACTUAL CHARGES WILL BE BASED ON CUBIC YARD RATE TIMES VOLUME FOR LARGE LOADS.

Approved 5-27-97
John C. Doerfler

AGENDA ITEM # 24

May 27, 1997

*

Consider authorizing County Judge to sign reimbursement agreement with DV Capital regarding advancement of certain funds expended on behalf of Williamson County for the Expo/Convention Center.

Moved: Commissioner Hays

Seconded: Commissioner Boatright

Motion: To authorize County Judge to sign reimbursement agreement with DV Capital regarding advancement of certain funds expended on behalf of Williamson County for the Expo/Convention Center.

Vote: Motion carried 5 - 0

< Clerk copy here >

Williamson County

REIMBURSEMENT AGREEMENT (COUNTY)

THIS REIMBURSEMENT AGREEMENT (COUNTY) (the "Agreement") is entered into by and among (i) Williamson County, Texas, a political subdivision of the State of Texas (the "County"), acting by and through its authorized County Judge, after motion and vote of its Commissioner's Court, (ii) DV Capital, Incorporated, a Texas corporation ("DV Capital"), and (iii) Gregory G. Hall ("Hall").

RECITALS:

A. The County is the owner of that certain real property in Williamson County, Texas, particularly described on Exhibit A attached hereto and incorporated herein, and consisting of approximately 96 acres of land, more or less (the "Property").

B. DV Capital and Hall are negotiating with the County for the joint development of the Property and approximately 110 acres of real property adjacent to the Property owned by Hall and DV Capital, for an exposition/convention center and supporting retail and commercial facilities (the "Project").

C. Williamson County Development District No. 1 (the "CDD") has been created to raise tax revenue for the development of an exposition/convention center in Williamson County, Texas.

D. DV Capital has advanced certain funds and paid certain fees, costs and expenses on behalf of the County and the CDD, and intends to advance additional funds and pay certain other fees, costs and expenses on behalf of the County and the CDD, to pay for certain surveying, engineering, feasibility study and other development work for the Project.

E. The County is agreeing to reimburse to DV Capital certain of the funds so advanced or paid on behalf of the County for the Project in accordance with this Agreement if Hall reacquires the Property pursuant to that certain Option Agreement dated as of January 17, 1997 ("Option Agreement"), by and between the County and Hall.

NOW, THEREFORE, for and in consideration of Ten Dollars (\$10.00) paid to each of the County and Hall by DV Capital, and other good and valuable consideration, the receipt and sufficiency of which is acknowledged by all of the parties hereto, the County, DV Capital, and Hall agree as follows:

1. Reimbursement to DV Capital Any and all costs, expenses and fees paid by DV Capital for surveying, engineering and other development work for the Project relating to the

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exposition/convention center and particularly described upon Exhibit B attached hereto and incorporated herein, along with any and all other costs, expenses and fees incurred or paid by DV Capital for any other such work approved in writing for reimbursement by the County pursuant to this Agreement (together the "Reimbursable Expenses"), shall be paid to DV Capital in accordance with the terms and provisions of this Agreement. The parties agree that Reimbursable Expenses shall be those costs and expenses for work or services that benefit the development of the proposed exposition/convention center phase of the Project. In the event that DV Capital incurs costs and expenses part of which relate to the Property and the exposition/convention center and part of which do not relate to the exposition/convention center, the County shall reimburse as Reimbursable Expenses only that share of such costs and expenses related to the Property and the proposed exposition/convention center phase of the Project. The proportionate share of these costs and expenses to be paid by the County as Reimbursable Expenses shall be a percentage determined by a fraction, the numerator of which shall be 96 (the acreage in the Property) and the denominator of which shall be the acreage of that portion of the entire Project property benefitted by the work and/or services for which the subject expenses and costs relate.

2. Requests for Approval of Reimbursable Expenses. Following the date of this Agreement, DV Capital may submit requests (a "Reimbursement Request") for costs and expenses incurred by DV Capital, or to be incurred by DV Capital, to be approved by the County as Reimbursable Expenses, by delivering a written notice detailing such costs and expenses along with any applicable invoices, proposals, cost estimates or bids, to Williamson County, 710 Main Street, Georgetown, Texas 78626, Attn: County Judge John Doerfler. The County shall make all reasonable and legal efforts to approve or disapprove as Reimbursable Expenses the costs and expenses detailed in a Reimbursement Request on or before thirty (30) days from the delivery of a Reimbursement Request to the County.

3. Time for Reimbursement. If Hall becomes obligated to purchase and consummates the purchase of the Property pursuant to the Option Agreement, the outstanding Reimbursable Expenses shall be paid by the County to DV Capital out of escrow from the purchase price paid by Hall to the County under the Option Agreement. If Hall does not acquire the Property for any reason under the Option Agreement, the County, subject to the following paragraph, shall be under no obligation to reimburse to DV Capital any of the Reimbursable Expenses.

The County executed and delivered to Hall that certain purchase money promissory note dated as of January 17, 1997, payable to National Exchange Services, Inc. (Hall's tax-free exchange intermediary) in the original principal amount of \$1,200,000.00 (the "Note") and maturing in full on September 30, 1997, which Note was delivered by the County in partial satisfaction of the purchase price for the County purchase of the Property. Anything in this Agreement to the contrary notwithstanding, Hall authorizes and directs the County (and agrees to provide to the County any necessary authorization from Hall's tax-free exchange intermediary) to deduct from the payment or payments due on the Note those amounts due and owing by Hall to DV Capital under a separate Reimbursement Agreement relating to the Project to be entered into by and between Hall and DV Capital, and to pay such amounts directly to DV Capital on

behalf of Hall, and the County hereby agrees to deduct said amounts and pay them directly to DV Capital. To facilitate such payment, the County agrees to give DV Capital and Hall five (5) business days written notice before paying any amounts due and owing under the Note.

4. No Requirement to Advance Reimbursable Expenses. Anything in this Agreement to the contrary notwithstanding, DV Capital may but is not required, to advance or pay on behalf of the County any Reimbursable Expenses after the date hereof.

5. Prepayment. The County may pay to DV Capital outstanding Reimbursable Expenses at any time without penalty.

6. Other Reimbursement Agreements. The County and Hall recognize and acknowledge that DV Capital is entering into separate Reimbursement Agreements with Hall and the CDD. Nothing in these separate Reimbursement Agreements with Hall and the CDD shall limit the rights and obligations of the parties to this Agreement.

7. Further Assurances. The County, DV Capital and Hall agree to execute such other agreements, documents and instruments that may be necessary or desired to effect the terms and provisions of this Agreement.

Executed to be effective as of _____, 1997.

WILLIAMSON COUNTY, TEXAS, a political subdivision of the State of Texas, acting by and through its authorized County Judge, after motion and vote of its Commissioner's Court

By: John C. Doerfler
Name: John C. Doerfler
Title: County Judge

Address:
c/o County Judge John D. Doerfler
710 Main Street
Georgetown, Texas 78626

DV CAPITAL, INCORPORATED

By: _____
Name: _____
Title: _____

THE STATE OF TEXAS

§
§
§

COUNTY OF WILLIAMSON

This instrument was acknowledged before me on the _____ day of _____, 1997, by Gregory Hall.

Notary Public in and for
The State of Texas

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EXHIBIT A

Property Description

EXHIBIT B

List of Reimbursable Expenses at Effective Date

\$6,524.00 -- as proportionate share attributable to County Property for \$14,000.00 in costs and expenses incurred for digital topography performed by Diamond West Engineering

AGENDA ITEM # 25

May 27, 1997

*

Consider approving additional services to Spencer Godfrey for Cedar Park Annex.

Moved: Commissioner Hays

Seconded: Judge Doerfler

Motion: To approve additional services to Spencer Godfrey for Cedar Park Annex.

Judge Doerfler withdrew his second to the motion

Moved: Commissioner Hays

Seconded: Commissioner Boatright

Motion: To approve additional services to Spencer Godfrey for Cedar Park Annex **contingent** upon auditors approval.

Vote: Motion carried 5 - 0

< Clerk copy here >



Spencer Godfrey Architects
1106 South Mays, Suite 120
Round Rock, TX 78664
P: (512) 388-0677

INVOICE

DATE	INVOICE NO.
5/12/97	97-154

BILL TO

Williamson County
Judge John Doerfler
710 Main Street
Suite 201
Georgetown, Texas 78626

		PROJECT NO.	P.O. NO.	PROJECT NAME
		96030		WC Precinct 2 Annex
SERVICE	DESCRIPTION	AMOUNT		
Additional	Additional Services for increased scope of work. (Refer Attached)	19,554.00		
		82		
We appreciate your prompt payment.		Total		\$19,554.00

WILLIAMSON COUNTY ANNEX
CEDAR PARK, TEXAS

SCOPE CHANGE TABULATION
MARCH 21, 1997

AREA	PROGRAMMING REPORT JULY 10, 1996	FINAL DOCUMENTS MARCH, 1997	CHANGE SQ. FT./ %
COMMISSIONER	1,031 SQ. FT.	1,071 SQ. FT.	40 SF/ 4%
TAX OFFICE	1,394 SQ. FT.	2,398 SQ. FT.	1,004 SF/ 72%
JP	3,700 SQ. FT.	4,835 SQ. FT.	1,135 SF/ 31%
CONSTABLE	704 SQ. FT.	590 SQ. FT.	(114 SF)/(16%)
COMMUNITY RM.	1,681 SQ. FT.	2,171 SQ. FT.	490 SF/ 29%
HEALTH DEPT.	5,604 SQ. FT.	6,514 SQ. FT.	910 SF/ 16%
EMS	1,969 SQ. FT.	-	(1,969 SF)/(100%)
DARE	-	284 SQ. FT.	284 SF/ 100%
SHERIFF	-	1,636 SQ. FT.	1,636 SF/ 100%
JUVENILE SERVICES	-	1,840 SQ. FT.	1,840 SF/ 100%
FUTURE EXPANSION	11,827 SQ. FT.	3,323 SQ. FT.	(8,504 SF)/ (72%)

WILLIAMSON COUNTY ANNEX
CEDAR PARK, TEXASFEE INCREASE CALCULATION
MARCH 21, 1997

ORIGINAL PROGRAM	31,360 SQ. FT.
EXPANSION	<u>-11,827 SQ. FT.</u>
FINISHED AREA	19,533 SQ. FT.

CURRENT PROGRAM	31,360 SQ. FT.
EXPANSION	<u>- 3,827 SQ. FT.</u>
FINISHED AREA	28,037 SQ. FT.

(CURRENT FIN. AREA) 28,037 SQ. FT./19,533 SQ. FT. (ORIGINAL FIN. AREA) = **44% (SCOPE INCREASE)**

80% OF OUR FEE COVERS SCHEMATIC DESIGN THROUGH CONSTRUCTION DOCUMENTS.

(SCOPE INCREASE) **44% x 80% (AS LISTED ABOVE) = 35% (FEE INCREASE)**

STRUCTURAL ENGINEERING IS 12% OF FEE

(FEE INCREASE) **35% x 88% = 31% FEE INCREASE**

(REDUCTION DUE TO NO CHANGE IN STRUCTURAL ENGINEERING SCOPE)

ORIGINAL CONTRACT FEE	\$128,000
DEDUCTION FOR CONTRACT ADMINISTRATION AND BIDDING	<u>x80%</u>
	\$102,400
DEDUCTION FOR STRUCTURAL ENGINEERING (FEE PORTION)	<u>x88%</u>
	\$ 90,112
FEE INCREASE	<u>x31%</u>
	\$ 27,934
30% CREDIT FOR SCHEMATIC DESIGN AND 1/2 OF DESIGN DEVELOPMENT	<u>x70%</u>

TOTAL FEE INCREASE \$19,554

AGENDA ITEM # 26

May 27, 1997

*

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Consider authorizing advertising and setting date to open bids for thermo plastic road striping.

Moved: Commissioner Hays

Seconded: Judge Doerfler

Motion: To authorize 10:00 a.m. June 17, 1997 as date to open bids for thermo plastic road striping with auditors office to handle the advertising.

Vote: Motion carried 5 - 0

AGENDA ITEM # 27

May 27, 1997

*

Consider authorizing advertising and setting date to open bids for road side chemicals and herbicides.

Moved: Commissioner Hays

Seconded: Judge Doerfler

Motion: To authorize 10:15 a.m on June 17, 1997 as date to open bids for road side chemicals and herbicides with auditors office to handle the advertising.

Vote: Motion carried 5 - 0

AGENDA ITEM # 28

May 27, 1997

*

Consider authorizing advertising and setting date to receive bids for construction of bridge on County Road 101.

Moved: Commissioner Mehevec

Seconded: Commissioner Hays

Motion: To authorize 10:30 a.m. on July 1, 1997 as date to receive bids for construction of bridge on County Road 101 with auditors office to handle the advertising.

Vote: Motion carried 5 - 0

AGENDA ITEM # 29

May 27, 1997

*

Consider approving resolution to TxDOT concerning crossing at County Road 431.

Moved: Commissioner Mehevec

Seconded: Judge Doerfler

Motion: To approve resolution to TxDot concerning crossing at County Road 431.

Vote: Motion carried 5 - 0

< Clerk copy here >

STATE OF TEXAS *
*
COUNTY OF WILLIAMSON *

THE COMMISSIONERS COURT OF
WILLIAMSON COUNTY, TEXAS

KNOW ALL MEN BY THESE PRESENTS THAT ON THIS, the 27nd day of May, 1997, the Commissioners Court of Williamson County, Texas; met in duly called session at the Courthouse in Georgetown, Texas with the following members present:

John C. Doerfler, County Judge
Mike Heiligenstein, Commissioner, Pct #1
Greg Boatright, Commissioner, Pct #2
David Hays, Commissioner, Pct #3
Jerry Mehevec, Commissioner, Pct #4
Elaine Bizzell, County Clerk

and at said meeting, among other business, the Court considered the following

RESOLUTION

WHEREAS, the Williamson County Commissioners Court believes the health and safety of its citizens to be of primary importance; and

WHEREAS, a dangerous condition exists pertaining to the railroad crossing at County Road # 431; and

WHEREAS, there have been 2 accidents in the last 36 months that have resulted in 4 deaths; and

WHEREAS, the Texas Department of Transportation has approved placement of crossing arms on CR 431 at US 79; and

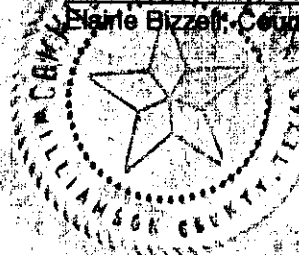
NOW, THEREFORE, BE IT RESOLVED that the Williamson County Commissioners Court hereby urges the Texas Department of Transportation to accelerate the approved installation of railroad crossing guard arms for County Road #431 at the intersection of US 79.

Resolved this 27nd day of ^{May}~~April~~, 1997.

John C. Doerfler 5-27-97
John C. Doerfler, County Judge

ATTEST:

Elaine Bizzell
Elaine Bizzell, County Clerk



AGENDA ITEM # 30

May 27, 1997

*

Consider approving resolution for 103rd anniversary of Mount Calvary Baptist Church.

Moved: Commissioner Boatright

Seconded: Commissioner Mehevec

Motion: To approve resolution for 103rd anniversary of Mount Calvary Baptist Church.

Vote: Motion carried 5 - 0

< Clerk copy here >

State of Texas
County of Williamson
Know all men by these presents:

KNOW ALL MEN BY THESE PRESENTS THAT ON THIS, the 27th day of May, 1997 the Commissioners' Court of Williamson County, Texas, met in duly called session at the Courthouse in Georgetown, Texas, with the following members present:

John C. Doerfler, County Judge
 Mike Heiligenstein, Commissioner, Pct #1
 Greg Boatright, Commissioner, Pct #2
 David Hays, Commissioner, Pct #3
 Jerry Mehevec, Commissioner, Pct #4
 Elaine Bizzell, County Clerk

and at said meeting, among other business, the Court considered the following:

WHEREAS, Williamson County Commissioners Court is proud to honor and recognize Mount Calvary Missionary Baptist Church for its 103rd Anniversary on June 17; and

WHEREAS, Mount Calvary Missionary Baptist Church is a shining example to the citizens of Williamson County growing in the truth of the Holy Spirit, serving in their love of Christ and witnessing in their worship of God; and

WHEREAS, Mount Calvary Missionary Baptist Church is showing a devotion to serving the people of Williamson County with their out reach ministries to needy families, the jail, the hospital, the homebound and area nursing homes; and

WHEREAS, Mount Calvary Missionary Baptist Church is showing a devotion to the world by their support of the world vision ministries; and

NOW, THEREFORE, BE IT RESOLVED, that the Williamson County Commissioners' Court wishes the Mount Calvary Missionary Baptist Church God's blessings for its 103rd Anniversary.

IN TESTIMONY WHEREOF, WE have hereunto signed our names officially and caused the Seal of the Williamson County Commissioners' court to be affixed at Georgetown, County of Williamson, this 27th Day of May, A.D. 1997.

ATTEST:

Elaine Bizzell
 Elaine Bizzell, County Clerk

John C. Doerfler
 John C. Doerfler, County Judge

AGENDA ITEM # 31

May 27, 1997

*

Consider approving resolution to TxDOT pertaining to issuance of regular license plates for Sheriff vehicles.

Moved: Commissioner Boatright

Seconded: Judge Doerfler

Motion: To approve resolution to TxDOT pertaining to issuance of regular license plates for Sheriff vehicles.

Vote: Motion carried 5 - 0

< Clerk copy here >

STATE OF TEXAS

IN THE COMMISSIONERS COURT

COUNTY OF WILLIAMSON

WILLIAMSON COUNTY, TEXAS

RESOLUTION

WHEREAS, under section 502.201 and 721.005(b) of the Texas Transportation code, automobiles used to perform law enforcement duties are exempt from the inscription requirements of section 721.004 as the need of a county may dictate; and

WHEREAS, the Sheriff of Williamson County, Texas has expressed a desire for motor vehicles assigned to his department to be issued regular rather than exempt license plates, to facilitate law enforcement operations; and

WHEREAS, the Commissioners Court may exempt from the requirements of section 721.004 an automobile when used to perform an official duty by a sheriff's department; and

WHEREAS, the person's and/or positions designated to sign all applications, registration forms, and/or affidavits necessary to obtain undercover license plates for vehicles approved to be unmarked are:

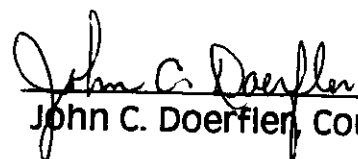
1. County Sheriff
2. Chief Deputy over Law Enforcement

WHEREAS, the Commissioner's Court has determined that such is in the best interest of the County;

NOW, THEREFORE, be it resolved that:

- 1) Motor vehicles used by the Williamson County Sheriff's Department are exempt under Sec 502.201 of the Texas Transportation Code when used in the performance of official duties;
- 2) The Commissioner's Court requests the Texas Department of Transportation to issue regular plates to vehicles used by said department, upon proper application.

Resolved this 27th day of May, 1997.


John C. Doerfler, County Judge

Attest:


Elaine Bizzell, County Clerk

AGENDA ITEM # 32May 27, 1997*

Consider quit claiming to TxDOT the county's interest in parcel 4 on Farm-to-Market 973 project.

Moved: Commissioner Mehevec

Seconded: Judge Doerfler

Motion: To table agenda item until June 3, 1997.

Vote: Motion carried 4 - 0 With Commissioner Heiligenstein absent from dais.

AGENDA ITEM # 33May 27, 1997*

Consider rescinding motion approving Wallace Group contract.

Moved: Commissioner Boatright

Seconded: Judge Doerfler

Motion: To rescind motion approving Wallace Group contract.

Vote: Motion carried 4 - 1 With Commissioner Heiligenstein opposing the motion.

AGENDA ITEM # 34May 27, 1997*

Consider approving waiving of penalty and interest on certain tax accounts.

Moved: Commissioner Hays

Seconded: Judge Doerfler

Motion: To approve waiving penalty and interest on the Tal-Tex Inc. account in the amount of \$183.03.

Vote: Motion carried 5 - 0

< Clerk copy here >

MEMORANDUM

Date: May 27, 1997

To: Members of the Commissioners Court

From: Deborah M. Hunt, CTA

Subject: Waiver of Penalty & Interest

In accordance with Section 33.011 of the Texas Property Tax Code, "The governing body of a taxing unit shall waive penalties and may provide for the waiver of interest if interest on a delinquent tax is an act or omission of an officer, employee, or agent of the taxing unit or the appraisal district in which the taxing unit participates caused or resulted in the taxpayer's failure to pay the tax before delinquency and if the tax is paid within 21 days after the taxpayer knows or should know of the delinquency."

Account#	Name	1996 P&I amt.	Description	90
R327556	Tal-Tex Inc.	\$183.03	WCAD name & address to account not changed until 1996 Tax Roll-not properly conveyed	

approved 5-27-97
John C. Doerfler

AGENDA ITEM # 35

May 27, 1997

*

Consider approving re-sale of properties auctioned by Taylor Independent School District as trustee on behalf of Williamson County.

Moved: Commissioner Boatright

Seconded: Judge Doerfler

Motion: To approve re-sale of properties auctioned by Taylor Independent School District as trustee on behalf of Williamson County.

Vote: Motion carried 4 - 0 With Commissioner Mehevec absent from dais

< Clerk copy here >

LAW OFFICES
CALAME LINEBARGER GRAHAM & PEÑA, L.L.P.

1949 SOUTH I.H. 35

P.O. BOX 17428

AUSTIN, TEXAS 78760

Telephone: (512) 447-6675

Facsimile: (512) 443-3494

Brian E. Brown

May 14, 1997

Honorable John C. Doerfler
Williamson County Judge
Courthouse - 2nd Floor
710 Main St.
Georgetown TX 78626

RE: Approval of Resale of Properties Auctioned by Taylor Independent School District, Trustee

Dear Judge Doerfler:

The Taylor Independent School District recently conducted a live auction of the properties it had acquired as a result of previous tax sales.

The sale should be considered a relative success. Multiple bids were received on all but one of the eleven listed properties. All the high bids offered were for less than the full amount due, but considering the location and condition of the properties, the properties were awarded to the highest bidders. The District approved the bids at their May 12, 1997 board meeting.

Enclosed are duplicate originals of the proposed deeds on those properties for you to execute if the county is willing to agree to the sales. The restrictive covenant language in each (original) deed is required to be viewed and approved by the Texas Education Agency before the deeds can be recorded. Duplicate originals are needed so we can retain a backup in case the TEA fails to return the submitted originals with its approval. Once you have executed both original deeds for each property and had your signatures notarized, please return them to me for delivery to the purchaser.

The attached report identifies the status of all eleven properties originally listed.

approved 5-27-97
John C. Doerfler

Thank you for your cooperation and assistance in this matter. Please let me know if you have any questions or comments concerning this matter.

Sincerely,



Brian E. Brown
Attorney

Enclosures:

- List of high bids
- Tax Resale Deeds

Sheryl Wilkins, Tax Assessor-Collector
Taylor Independent School District
602 West 12th Street
Taylor, Texas 76574-2974



**TAYLOR INDEPENDENT SCHOOL DISTRICT
TAX RESALE AUCTION--May 6, 1997
LIST OF HIGH BIDDERS**

Item	Description	CAD Value	Judgment Amount	High Bid	Bidder
1	66' x 66', John Winsett Survey	\$2,000	\$1,831	\$425.00	John Hughes, Ceramic Tile Contractor, 1308 Howard St., Taylor, Tx 76574
2	Lot 1, Blk. 52, City of Taylor	\$4,000	\$2,157	\$1,800.00	Catarino Vasquez, 409 Murphy, Taylor, Tx 76574
3	Lot 2, Blk. 2, Baker's Addn.	\$8,418	\$3,232	\$2,800.00	Brent W. Amos, 15812 Voelker Ln., Elgin, Tx 78621
4	(no bid received on this lot)				
5	Lot 10, Blk. 103, City of Taylor	\$1,200	\$1,200	\$425.00	Frankie & Theresa Wooten, 310-B Park St., Taylor, Tx 76574
6	Part of Lot 1, Blk. 57, City of Taylor	\$3,000	\$1,603	\$300.00	Brent W. Amos & Anthony S. Smith, 15812 Voelker Ln., Elgin, Tx 78621
7	Part of Lot 15, Blk. 76, City of Taylor	\$3,000	\$1,724	\$77.00	Frederick T. Rhine, 901 Nile, Austin, Tx 78702
8	Lot 18, Blk. A, Frame Switch Sec. II	\$2,000	\$2,000	\$800.00	Douglas S. Fortune, PO Box 771, Taylor, Tx 76574
9	Part of Lots 4 & 5, Blk. 77, City of Taylor	\$9,204	\$3,019	\$1,425.00	Brent W. Amos & Anthony S. Smith, 15812 Voelker Ln., Elgin, Tx 78621
10	0.60 acres, HG Johnson Survey	\$5,100	\$1,746	\$50.00	Anthony S. Smith, 410 Regina, #3, San Antonio, Tx 78223
11	Lot 3, Blk. 85, City of Taylor	\$7,670	\$3,346	\$2,000.00	Leon Jackson, 1414 Burns Blvd., Taylor, Tx 76574

CAD Value: It is possible that the values on some of these properties may be overstated because the property is abandoned and no one has protested the value.

Judgment Amount: This is the amount due in taxes to the School District, County, and City and the amount due in Court Costs and tax sale costs.

approved 5-27-97
John C. Daegler

PROPERTY #1

ORIGINAL #2

STATE OF TEXAS

X

X

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF WILLIAMSON

X

That **TAYLOR INDEPENDENT SCHOOL DISTRICT, TRUSTEE, CITY OF TAYLOR, AND WILLIAMSON COUNTY**, each acting through the presiding officer of its governing body, hereunto duly authorized by resolution and order of each respective governing body and duly recorded in their official Minutes, hereinafter called grantors, for and in consideration of the sum of \$425.00 cash in hand paid by

**JOHN HUGHES
1308 HOWARD STREET
TAYLOR, TX 76574**

hereinafter called grantee(s), the receipt of which is acknowledged and confessed, have quitclaimed and by these presents do quitclaim unto said grantee(s) all of the right, title and interest of the grantors, they being all of the taxing units interested in the tax foreclosure judgment against the property herein described, acquired by tax foreclosure sale heretofore held under Cause No. 93-008-T277, in the district court of said county, said property being located in Williamson County, Texas, and described as follows:

66 feet by 66 feet, situated in the John Winsett Survey, and being more particularly described in Volume 502, Page 465, Deed Records of Williamson County, Texas

TO HAVE AND TO HOLD the said premises, together with all and singular the rights, privileges, and appurtenances thereto in any manner belonging unto the said grantee(s), their heirs and assigns forever, so that neither the grantors, nor any other taxing unit interested in said tax foreclosure judgment, nor any person claiming under it and them, shall at any time hereafter have, claim or demand any right or title to the aforesaid premises or appurtenances, or any part thereof.

SUBJECT however to the following covenants, conditions and restrictions:

- (a) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which discriminates against any person because of race, color or national origin, regardless of whether such discrimination be effected by design or otherwise.
- (b) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which creates, maintains, reinforces, renews or encourages, or which tends to create, maintain, reinforce, renew or encourage a dual school system.

These restrictions and conditions shall be binding upon grantee and grantee's successors, assigns, heirs and personal representatives for a period of fifty (50) years from the date hereof.

The foregoing restrictions and the other covenants hereafter set out are covenants running with the land, and each and every parcel thereof, and shall be fully binding upon any person, firm, partnership, corporation, trust, church, club, governmental body, or other organization entity whatever (whether private or governmental in nature), without limitation, hereafter acquiring any estate, title, interest or property in said land, whether by descent, devise, purchase or otherwise; and no act or

omission upon the part of grantor herein, its successors and assigns, shall be a waiver of the operation or enforcement of such restrictions; but neither restriction shall be construed to be a condition subsequent or special limitation on the estate thereby conveyed.

It is further covenanted that third party beneficiaries of the restrictions set forth above shall be as follows:

- (1) As to the restrictions set out in (a) above, any person prejudiced by its violation;
- (2) As to the restriction set out in (b) above, any public school district or any person prejudiced by its violation; and
- (3) As to either or both of the restriction set out in (a) and (b) above, the United States of America, as plaintiff, and the America G.I. Forum, the League of United Latin American Citizens (LULAC), and the National Association for the Advancement of Colored People (NAACP), as intervenors, in U.S. v. Texas, Civil Action No. 5281, Tyler Division, U.S. District County, Eastern District of Texas; reported in U.S. v. Texas, 321 F. Supp. 1043 (E.D. Tex. 1970); U.S. v. Texas, 330 F. Supp. 325 (E.D. Tex 1971); aff'd with modifications sub nom. U.S. v. State of Texas and J.W. Edgar, et al., 447 F2d 441 (5 Cir. 1971); stay den. sub nom. Edgar v. U.S., 404 U.S. 1206 (1971); cert den. 404 U.S. 1016 (1972).

It is further covenanted that in case of violation of either or both of the above restrictions, any of the third party beneficiaries above alluded to is authorized and empowered to prosecute proceedings at law or in equity against any person, firm, partnership, corporation, trust, church, club, governmental body or other organization or entity whatever (whether private or governmental in nature), without limitation:

- (A) To enforce either or both of such restrictions relating to the use of the above-described realty;
- (B) To abate or prevent violations of either or both of such restrictions; and
- (C) To recover damages for a breach of either or both of such restrictions.

It is further covenanted, that any third party beneficiary referred to above shall prosecute proceedings at law or in equity for the aforesaid purposes, such third party beneficiary may recover reasonable attorney's fees from the violator or violators of either or both of such restrictions, if the Court finds that the proceedings were necessary to bring about compliance therewith.

Taxes for the present year are to be paid by grantee(s) herein.

This deed is given expressly subject to recorded restrictive covenants running with the land, and valid easements of record as of the date of this sale, if such covenants or easements were recorded prior to January 1 of the year the tax lien(s) arose.

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Griffin Teggeman, President
Board of Education
Taylor Independent School District

STATE OF TEXAS **X**

COUNTY OF WILLIAMSON **X**

Before me, the undersigned authority, on this day personally appeared Griffin Teggeman, President, Board of Education, Taylor Independent School District, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Donald Hill
Chairman, City Commission
City of Taylor, Texas

STATE OF TEXAS X

COUNTY OF X

Before me, the undersigned authority, on this day personally appeared Donald Hill, Chairman, City Commission, City of Taylor, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: John C. Doerfler 5-27-97
John Doerfler
County Judge
Williamson County, Texas

STATE OF TEXAS

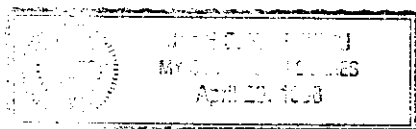
X

COUNTY OF

X

Before me, the undersigned authority, on this day personally appeared John Doerfler, County Judge, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE 27 DAY OF May, 19 97.



Jane E. Tabluean
Notary Public, State of Texas
Commission Expires: 4-29-98

After recording return to:

PROPERTY #2

ORIGINAL #2

TAX RESALE DEED

STATE OF TEXAS

X

X

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF WILLIAMSON

X

That TAYLOR INDEPENDENT SCHOOL DISTRICT, TRUSTEE, CITY OF TAYLOR, AND WILLIAMSON COUNTY, each acting through the presiding officer of its governing body, hereunto duly authorized by resolution and order of each respective governing body and duly recorded in their official Minutes, hereinafter called grantors, for and in consideration of the sum of \$1,800.00 cash in hand paid by

**CATARINO VASQUEZ
405 MURPHY
TAYLOR, TX 76574**

hereinafter called grantee(s), the receipt of which is acknowledged and confessed, have quitclaimed and by these presents do quitclaim unto said grantee(s) all of the right, title and interest of the grantors, they being all of the taxing units interested in the tax foreclosure judgment against the property herein described, acquired by tax foreclosure sale heretofore held under Cause No. 93-340-T368, in the district court of said county, said property being located in Williamson County, Texas, and described as follows:

**Lot 1, Block 52, City of Taylor, being the same tract conveyed in Volume 875, Page 8, Deed
Records of Williamson County, Texas**

TO HAVE AND TO HOLD the said premises, together with all and singular the rights, privileges, and appurtenances thereto in any manner belonging unto the said grantee(s), their heirs and assigns forever, so that neither the grantors, nor any other taxing unit interested in said tax foreclosure judgment, nor any person claiming under it and them, shall at any time hereafter have, claim or demand any right or title to the aforesaid premises or appurtenances, or any part thereof.

SUBJECT however to the following covenants, conditions and restrictions:

- (a) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which discriminates against any person because of race, color or national origin, regardless of whether such discrimination be effected by design or otherwise.
- (b) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which creates, maintains, reinforces, renews or encourages, or which tends to create, maintain, reinforce, renew or encourage a dual school system.

These restrictions and conditions shall be binding upon grantee and grantee's successors, assigns, heirs and personal representatives for a period of fifty (50) years from the date hereof.

The foregoing restrictions and the other covenants hereafter set out are covenants running with the land, and each and every parcel thereof, and shall be fully binding upon any person, firm, partnership, corporation, trust, church, club, governmental body, or other organization entity whatever (whether private or governmental in nature), without limitation, hereafter acquiring any estate, title, interest or property in said land, whether by descent, devise, purchase or otherwise; and no act or

omission upon the part of grantor herein, its successors and assigns, shall be a waiver of the operation or enforcement of such restrictions; but neither restriction shall be construed to be a condition subsequent or special limitation on the estate thereby conveyed.

It is further covenanted that third party beneficiaries of the restrictions set forth above shall be as follows:

- (1) As to the restrictions set out in (a) above, any person prejudiced by its violation;
- (2) As to the restriction set out in (b) above, any public school district or any person prejudiced by its violation; and
- (3) As to either or both of the restriction set out in (a) and (b) above, the United States of America, as plaintiff, and the America G.I. Forum, the League of United Latin American Citizens (LULAC), and the National Association for the Advancement of Colored People (NAACP), as intervenors, in U.S. v. Texas, Civil Action No. 5281, Tyler Division, U.S. District County, Eastern District of Texas; reported in U.S. v. Texas, 321 F. Supp. 1043 (E.D. Tex. 1970); U.S. v. Texas, 330 F. Supp. 325 (E.D. Tex 1971); aff'd with modifications sub nom. U.S. v. State of Texas and J.W. Edgar, et al., 447 F2d 441 (5 Cir. 1971); stay den. sub nom. Edgar v. U.S., 404 U.S. 1206 (1971); cert den. 404 U.S. 1016 (1972).

It is further covenanted that in case of violation of either or both of the above restrictions, any of the third party beneficiaries above alluded to is authorized and empowered to prosecute proceedings at law or in equity against any person, firm, partnership, corporation, trust, church, club, governmental body or other organization or entity whatever (whether private or governmental in nature), without limitation:

- (A) To enforce either or both of such restrictions relating to the use of the above-described realty;
- (B) To abate or prevent violations of either or both of such restrictions; and
- (C) To recover damages for a breach of either or both of such restrictions.

It is further covenanted, that any third party beneficiary referred to above shall prosecute proceedings at law or in equity for the aforesaid purposes, such third party beneficiary may recover reasonable attorney's fees from the violator or violators of either or both of such restrictions, if the Court finds that the proceedings were necessary to bring about compliance therewith.

Taxes for the present year are to be paid by grantee(s) herein.

This deed is given expressly subject to recorded restrictive covenants running with the land, and valid easements of record as of the date of this sale, if such covenants or easements were recorded prior to January 1 of the year the tax lien(s) arose.

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Griffin Teggegan, President
Board of Education
Taylor Independent School District

STATE OF TEXAS X

COUNTY OF WILLIAMSON X

Before me, the undersigned authority, on this day personally appeared Griffin Teggegan, President, Board of Education, Taylor Independent School District, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Donald Hill
Chairman, City Commission
City of Taylor, Texas

STATE OF TEXAS X

COUNTY OF X

Before me, the undersigned authority, on this day personally appeared Donald Hill, Chairman, City Commission, City of Taylor, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

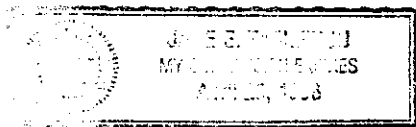
BY: John C. Doerfler 5-27-97
 John Doerfler
 County Judge
 Williamson County, Texas

STATE OF TEXAS X

COUNTY OF X

Before me, the undersigned authority, on this day personally appeared John Doerfler, County Judge, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE 27 DAY OF May, 1997.



John E. Tablman
 Notary Public, State of Texas
 Commission Expires: 4-29-98

After recording return to:

PROPERTY #3

ORIGINAL #2

TAX RESALE DEED

STATE OF TEXAS

X

X

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF WILLIAMSON

X

That **TAYLOR INDEPENDENT SCHOOL DISTRICT, TRUSTEE, CITY OF TAYLOR, AND WILLIAMSON COUNTY**, each acting through the presiding officer of its governing body, hereunto duly authorized by resolution and order of each respective governing body and duly recorded in their official Minutes, hereinafter called grantors, for and in consideration of the sum of \$2,800.00 cash in hand paid by

**BRENT W. AMOS
15812 VOELKER LANE
ELGIN, TX 78621**

hereinafter called grantee(s), the receipt of which is acknowledged and confessed, have quitclaimed and by these presents do quitclaim unto said grantee(s) all of the right, title and interest of the grantors, they being all of the taxing units interested in the tax foreclosure judgment against the property herein described, acquired by tax foreclosure sale heretofore held under Cause No. 93-350-T26, in the district court of said county, said property being located in Williamson County, Texas, and described as follows:

Lot 2, Block 2, Baker's Addition, according to the map or plat thereof, recorded in Cabinet A, Slide 176, Plat Records of Williamson County, Texas

TO HAVE AND TO HOLD the said premises, together with all and singular the rights, privileges, and appurtenances thereto in any manner belonging unto the said grantee(s), their heirs and assigns forever, so that neither the grantors, nor any other taxing unit interested in said tax foreclosure judgment, nor any person claiming under it and them, shall at any time hereafter have, claim or demand any right or title to the aforesaid premises or appurtenances, or any part thereof.

SUBJECT however to the following covenants, conditions and restrictions:

- (a) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which discriminates against any person because of race, color or national origin, regardless of whether such discrimination be effected by design or otherwise.
- (b) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which creates, maintains, reinforces, renews or encourages, or which tends to create, maintain, reinforce, renew or encourage a dual school system.

These restrictions and conditions shall be binding upon grantee and grantee's successors, assigns, heirs and personal representatives for a period of fifty (50) years from the date hereof.

The foregoing restrictions and the other covenants hereafter set out are covenants running with the land, and each and every parcel thereof, and shall be fully binding upon any person, firm, partnership, corporation, trust, church, club, governmental body, or other organization entity whatever (whether private or governmental in nature), without limitation, hereafter acquiring any estate, title, interest or property in said land, whether by descent, devise, purchase or otherwise; and no act or

omission upon the part of grantor herein, its successors and assigns, shall be a waiver of the operation or enforcement of such restrictions; but neither restriction shall be construed to be a condition subsequent or special limitation on the estate thereby conveyed.

It is further covenanted that third party beneficiaries of the restrictions set forth above shall be as follows:

- (1) As to the restrictions set out in (a) above, any person prejudiced by its violation;
- (2) As to the restriction set out in (b) above, any public school district or any person prejudiced by its violation; and
- (3) As to either or both of the restriction set out in (a) and (b) above, the United States of America, as plaintiff, and the America G.I. Forum, the League of United Latin American Citizens (LULAC), and the National Association for the Advancement of Colored People (NAACP), as intervenors, in U.S. v. Texas, Civil Action No. 5281, Tyler Division, U.S. District County, Eastern District of Texas; reported in U.S. v. Texas, 321 F. Supp. 1043 (E.D. Tex. 1970); U.S. v. Texas, 330 F. Supp. 325 (E.D. Tex 1971); aff'd with modifications sub nom. U.S. v. State of Texas and J.W. Edgar, et al., 447 F2d 441 (5 Cir. 1971); stay den. sub nom. Edgar v. U.S., 404 U.S. 1206 (1971); cert den. 404 U.S. 1016 (1972).

It is further covenanted that in case of violation of either or both of the above restrictions, any of the third party beneficiaries above alluded to is authorized and empowered to prosecute proceedings at law or in equity against any person, firm, partnership, corporation, trust, church, club, governmental body or other organization or entity whatever (whether private or governmental in nature), without limitation:

- (A) To enforce either or both of such restrictions relating to the use of the above-described realty;
- (B) To abate or prevent violations of either or both of such restrictions; and
- (C) To recover damages for a breach of either or both of such restrictions.

It is further covenanted, that any third party beneficiary referred to above shall prosecute proceedings at law or in equity for the aforesaid purposes, such third party beneficiary may recover reasonable attorney's fees from the violator or violators of either or both of such restrictions, if the Court finds that the proceedings were necessary to bring about compliance therewith.

Taxes for the present year are to be paid by grantee(s) herein.

This deed is given expressly subject to recorded restrictive covenants running with the land, and valid easements of record as of the date of this sale, if such covenants or easements were recorded prior to January 1 of the year the tax lien(s) arose.

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Griffin Teggegan, President
Board of Education
Taylor Independent School District

STATE OF TEXAS X

COUNTY OF WILLIAMSON X

Before me, the undersigned authority, on this day personally appeared Griffin Teggegan, President, Board of Education, Taylor Independent School District, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Donald Hill
Chairman, City Commission
City of Taylor, Texas

X

X

Before me, the undersigned authority, on this day personally appeared Donald Hill, Chairman, City Commission, City of Taylor, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: John C. Doerfler 5-27-97
 John Doerfler
 County Judge
 Williamson County, Texas

STATE OF TEXAS

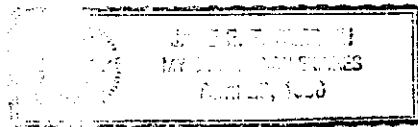
X

COUNTY OF

X

Before me, the undersigned authority, on this day personally appeared John Doerfler, County Judge, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE 27 DAY OF May, 1997.



Jane E. Lablanc
 Notary Public, State of Texas
 Commission Expires: 4-29-98

After recording return to:

PROPERTY #5

ORIGINAL #2

STATE OF TEXAS

X

X

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF WILLIAMSON

X

That **TAYLOR INDEPENDENT SCHOOL DISTRICT, TRUSTEE, CITY OF TAYLOR, AND WILLIAMSON COUNTY**, each acting through the presiding officer of its governing body, hereunto duly authorized by resolution and order of each respective governing body and duly recorded in their official Minutes, hereinafter called grantors, for and in consideration of the sum of \$425.00 cash in hand paid by

**FRANKIE AND THERESA WOOTEN
310-B PARK STREET
TAYLOR, TEXAS 76574**

hereinafter called grantee(s), the receipt of which is acknowledged and confessed, have quitclaimed and by these presents do quitclaim unto said grantee(s) all of the right, title and interest of the grantors, they being all of the taxing units interested in the tax foreclosure judgment against the property herein described, acquired by tax foreclosure sale heretofore held under Cause No. 94-240-T368, in the district court of said county, said property being located in Williamson County, Texas, and described as follows:

Lot 10, Block 103, City of Taylor, according to the map or plat thereof, recorded in Volume 49, Page 66, Deed Records of Williamson County, Texas

TO HAVE AND TO HOLD the said premises, together with all and singular the rights, privileges, and appurtenances thereto in any manner belonging unto the said grantee(s), their heirs and assigns forever, so that neither the grantors, nor any other taxing unit interested in said tax foreclosure judgment, nor any person claiming under it and them, shall at any time hereafter have, claim or demand any right or title to the aforesaid premises or appurtenances, or any part thereof.

SUBJECT however to the following covenants, conditions and restrictions:

- (a) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which discriminates against any person because of race, color or national origin, regardless of whether such discrimination be effected by design or otherwise.
- (b) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which creates, maintains, reinforces, renews or encourages, or which tends to create, maintain, reinforce, renew or encourage a dual school system.

These restrictions and conditions shall be binding upon grantee and grantee's successors, assigns, heirs and personal representatives for a period of fifty (50) years from the date hereof.

The foregoing restrictions and the other covenants hereafter set out are covenants running with the land, and each and every parcel thereof, and shall be fully binding upon any person, firm, partnership, corporation, trust, church, club, governmental body, or other organization entity whatever (whether private or governmental in nature), without limitation, hereafter acquiring any estate, title, interest or property in said land, whether by descent, devise, purchase or otherwise; and no act or

omission upon the part of grantor herein, its successors and assigns, shall be a waiver of the operation or enforcement of such restrictions; but neither restriction shall be construed to be a condition subsequent or special limitation on the estate thereby conveyed.

It is further covenanted that third party beneficiaries of the restrictions set forth above shall be as follows:

- (1) As to the restrictions set out in (a) above, any person prejudiced by its violation;
- (2) As to the restriction set out in (b) above, any public school district or any person prejudiced by its violation; and
- (3) As to either or both of the restriction set out in (a) and (b) above, the United States of America, as plaintiff, and the America G.I. Forum, the League of United Latin American Citizens (LULAC), and the National Association for the Advancement of Colored People (NAACP), as intervenors, in U.S. v. Texas, Civil Action No. 5281, Tyler Division, U.S. District County, Eastern District of Texas; reported in U.S. v. Texas, 321 F. Supp. 1043 (E.D. Tex. 1970); U.S. v. Texas, 330 F. Supp. 325 (E.D. Tex 1971); aff'd with modifications sub nom. U.S. v. State of Texas and J.W. Edgar, et al., 447 F2d 441 (5 Cir. 1971); stay den. sub nom. Edgar v. U.S., 404 U.S. 1206 (1971); cert den. 404 U.S. 1016 (1972).

It is further covenanted that in case of violation of either or both of the above restrictions, any of the third party beneficiaries above alluded to is authorized and empowered to prosecute proceedings at law or in equity against any person, firm, partnership, corporation, trust, church, club, governmental body or other organization or entity whatever (whether private or governmental in nature), without limitation:

- (A) To enforce either or both of such restrictions relating to the use of the above-described realty;
- (B) To abate or prevent violations of either or both of such restrictions; and
- (C) To recover damages for a breach of either or both of such restrictions.

It is further covenanted, that any third party beneficiary referred to above shall prosecute proceedings at law or in equity for the aforesaid purposes, such third party beneficiary may recover reasonable attorney's fees from the violator or violators of either or both of such restrictions, if the Court finds that the proceedings were necessary to bring about compliance therewith.

Taxes for the present year are to be paid by grantee(s) herein.

This deed is given expressly subject to recorded restrictive covenants running with the land, and valid easements of record as of the date of this sale, if such covenants or easements were recorded prior to January 1 of the year the tax lien(s) arose.

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Griffin Teggegan, President
Board of Education
Taylor Independent School District

STATE OF TEXAS X
COUNTY OF WILLIAMSON X

Before me, the undersigned authority, on this day personally appeared Griffin Teggegan, President, Board of Education, Taylor Independent School District, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Donald Hill
Chairman, City Commission
City of Taylor, Texas

STATE OF TEXAS

X

COUNTY OF

X

Before me, the undersigned authority, on this day personally appeared Donald Hill, Chairman, City Commission, City of Taylor, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: John C. Doerfler 5-27-97
 John Doerfler
 County Judge
 Williamson County, Texas

STATE OF TEXAS

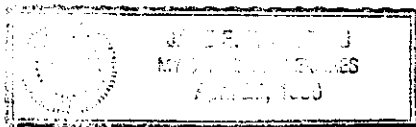
X

COUNTY OF

X

Before me, the undersigned authority, on this day personally appeared John Doerfler, County Judge, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE 27 DAY OF May, 1997.



John E. Seblun
 Notary Public, State of Texas
 Commission Expires: 4-29-98

After recording return to:

PROPERTY #6

ORIGINAL #2

STATE OF TEXAS

X

X

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF WILLIAMSON

X

That **TAYLOR INDEPENDENT SCHOOL DISTRICT, TRUSTEE, CITY OF TAYLOR, AND WILLIAMSON COUNTY**, each acting through the presiding officer of its governing body, hereunto duly authorized by resolution and order of each respective governing body and duly recorded in their official Minutes, hereinafter called grantors, for and in consideration of the sum of \$300.00 cash in hand paid by

**BRENT W. AMOS &
ANTHONY S. SMITH
15812 VOELKER LANE
ELGIN, TX 78621**

hereinafter called grantee(s), the receipt of which is acknowledged and confessed, have quitclaimed and by these presents do quitclaim unto said grantee(s) all of the right, title and interest of the grantors, they being all of the taxing units interested in the tax foreclosure judgment against the property herein described, acquired by tax foreclosure sale heretofore held under Cause No. 95-098-T277, in the district court of said county, said property being located in Williamson County, Texas, and described as follows:

0.0689 acres, more or less, Part of Lot 1, Block 57, City of Taylor, Texas, described as; Being the remainder of a 0.1119 acre tract described in Volume 284, Page 230, Deed Records, SAVE AND EXCEPT a 0.043 acre tract described in Volume 291, Page 504, Deed Records of Williamson County, Texas

TO HAVE AND TO HOLD the said premises, together with all and singular the rights, privileges, and appurtenances thereto in any manner belonging unto the said grantee(s), their heirs and assigns forever, so that neither the grantors, nor any other taxing unit interested in said tax foreclosure judgment, nor any person claiming under it and them, shall at any time hereafter have, claim or demand any right or title to the aforesaid premises or appurtenances, or any part thereof.

SUBJECT however to the following covenants, conditions and restrictions:

- (a) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which discriminates against any person because of race, color or national origin, regardless of whether such discrimination be effected by design or otherwise.
- (b) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which creates, maintains, reinforces, renews or encourages, or which tends to create, maintain, reinforce, renew or encourage a dual school system.

These restrictions and conditions shall be binding upon grantee and grantee's successors, assigns, heirs and personal representatives for a period of fifty (50) years from the date hereof.

The foregoing restrictions and the other covenants hereafter set out are covenants running with the land, and each and every parcel thereof, and shall be fully binding upon any person, firm,

partnership, corporation, trust, church, club, governmental body, or other organization entity whatever (whether private or governmental in nature), without limitation, hereafter acquiring any estate, title, interest or property in said land, whether by descent, devise, purchase or otherwise; and no act or omission upon the part of grantor herein, its successors and assigns, shall be a waiver of the operation or enforcement of such restrictions; but neither restriction shall be construed to be a condition subsequent or special limitation on the estate thereby conveyed.

It is further covenanted that third party beneficiaries of the restrictions set forth above shall be as follows:

- (1) As to the restrictions set out in (a) above, any person prejudiced by its violation;
- (2) As to the restriction set out in (b) above, any public school district or any person prejudiced by its violation; and
- (3) As to either or both of the restriction set out in (a) and (b) above, the United States of America, as plaintiff, and the America G.I. Forum, the League of United Latin American Citizens (LULAC), and the National Association for the Advancement of Colored People (NAACP), as intervenors, in U.S. v. Texas, Civil Action No. 5281, Tyler Division, U.S. District County, Eastern District of Texas; reported in U.S. v. Texas, 321 F. Supp. 1043 (E.D. Tex. 1970); U.S. v. Texas, 330 F. Supp. 325 (E.D. Tex 1971); aff'd with modifications sub nom. U.S. v. State of Texas and J.W. Edgar, et al., 447 F2d 441 (5 Cir. 1971); stay den. sub nom. Edgar v. U.S., 404 U.S. 1206 (1971); cert den. 404 U.S. 1016 (1972).

It is further covenanted that in case of violation of either or both of the above restrictions, any of the third party beneficiaries above alluded to is authorized and empowered to prosecute proceedings at law or in equity against any person, firm, partnership, corporation, trust, church, club, governmental body or other organization or entity whatever (whether private or governmental in nature), without limitation:

- (A) To enforce either or both of such restrictions relating to the use of the above-described realty;
- (B) To abate or prevent violations of either or both of such restrictions; and
- (C) To recover damages for a breach of either or both of such restrictions.

It is further covenanted, that any third party beneficiary referred to above shall prosecute proceedings at law or in equity for the aforesaid purposes, such third party beneficiary may recover reasonable attorney's fees from the violator or violators of either or both of such restrictions, if the Court finds that the proceedings were necessary to bring about compliance therewith.

Taxes for the present year are to be paid by grantee(s) herein.

This deed is given expressly subject to recorded restrictive covenants running with the land, and valid easements of record as of the date of this sale, if such covenants or easements were recorded prior to January 1 of the year the tax lien(s) arose.

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Griffin Teggegan, President
Board of Education
Taylor Independent School District

STATE OF TEXAS X

COUNTY OF WILLIAMSON X

Before me, the undersigned authority, on this day personally appeared Griffin Teggegan, President, Board of Education, Taylor Independent School District, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Donald Hill
Chairman, City Commission
City of Taylor, Texas

STATE OF TEXAS X

COUNTY OF X

Before me, the undersigned authority, on this day personally appeared Donald Hill, Chairman, City Commission, City of Taylor, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

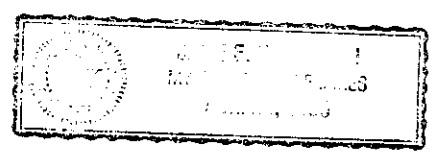
IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: John C. Doerfler 5-27-97
John Doerfler
County Judge
Williamson County, Texas

STATE OF TEXAS X
COUNTY OF X

Before me, the undersigned authority, on this day personally appeared John Doerfler, County Judge, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE 27 DAY OF May, 1997.



John E. Loberman
Notary Public, State of Texas
Commission Expires: 7-29-98

After recording return to:

PROPERTY #7

ORIGINAL #2

STATE OF TEXAS

X

X

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF WILLIAMSON

X

That **TAYLOR INDEPENDENT SCHOOL DISTRICT, TRUSTEE, CITY OF TAYLOR, AND WILLIAMSON COUNTY**, each acting through the presiding officer of its governing body, hereunto duly authorized by resolution and order of each respective governing body and duly recorded in their official Minutes, hereinafter called grantors, for and in consideration of the sum of \$77.00 cash in hand paid by

**Frederick T. Rhine
901 Nile
Austin, Tx 78702**

hereinafter called grantee(s), the receipt of which is acknowledged and confessed, have quitclaimed and by these presents do quitclaim unto said grantee(s) all of the right, title and interest of the grantors, they being all of the taxing units interested in the tax foreclosure judgment against the property herein described, acquired by tax foreclosure sale heretofore held under Cause No. 95-098-T277, in the district court of said county, said property being located in Williamson County, Texas, and described as follows:

The East 70 feet of Lot 15, Block 76, City of Taylor, Texas, being the same property conveyed in Volume 322, Page 624, Deed Records of Williamson County, Texas

TO HAVE AND TO HOLD the said premises, together with all and singular the rights, privileges, and appurtenances thereto in any manner belonging unto the said grantee(s), their heirs and assigns forever, so that neither the grantors, nor any other taxing unit interested in said tax foreclosure judgment, nor any person claiming under it and them, shall at any time hereafter have, claim or demand any right or title to the aforesaid premises or appurtenances, or any part thereof.

SUBJECT however to the following covenants, conditions and restrictions:

- (a) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which discriminates against any person because of race, color or national origin, regardless of whether such discrimination be effected by design or otherwise.
- (b) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which creates, maintains, reinforces, renews or encourages, or which tends to create, maintain, reinforce, renew or encourage a dual school system.

These restrictions and conditions shall be binding upon grantee and grantee's successors, assigns, heirs and personal representatives for a period of fifty (50) years from the date hereof.

The foregoing restrictions and the other covenants hereafter set out are covenants running with the land, and each and every parcel thereof, and shall be fully binding upon any person, firm, partnership, corporation, trust, church, club, governmental body, or other organization entity whatever (whether private or governmental in nature), without limitation, hereafter acquiring any estate, title, interest or property in said land, whether by descent, devise, purchase or otherwise; and no act or

omission upon the part of grantor herein, its successors and assigns, shall be a waiver of the operation or enforcement of such restrictions; but neither restriction shall be construed to be a condition subsequent or special limitation on the estate thereby conveyed.

It is further covenanted that third party beneficiaries of the restrictions set forth above shall be as follows:

- (1) As to the restrictions set out in (a) above, any person prejudiced by its violation;
- (2) As to the restriction set out in (b) above, any public school district or any person prejudiced by its violation; and
- (3) As to either or both of the restriction set out in (a) and (b) above, the United States of America, as plaintiff, and the America G.I. Forum, the League of United Latin American Citizens (LULAC), and the National Association for the Advancement of Colored People (NAACP), as intervenors, in U.S. v. Texas, Civil Action No. 5281, Tyler Division, U.S. District County, Eastern District of Texas; reported in U.S. v. Texas, 321 F. Supp. 1043 (E.D. Tex. 1970); U.S. v. Texas, 330 F. Supp. 325 (E.D. Tex 1971); aff'd with modifications sub nom. U.S. v. State of Texas and J.W. Edgar, et al., 447 F2d 441 (5 Cir. 1971); stay den. sub nom. Edgar v. U.S., 404 U.S. 1206 (1971); cert den. 404 U.S. 1016 (1972).

It is further covenanted that in case of violation of either or both of the above restrictions, any of the third party beneficiaries above alluded to is authorized and empowered to prosecute proceedings at law or in equity against any person, firm, partnership, corporation, trust, church, club, governmental body or other organization or entity whatever (whether private or governmental in nature), without limitation:

- (A) To enforce either or both of such restrictions relating to the use of the above-described realty;
- (B) To abate or prevent violations of either or both of such restrictions; and
- (C) To recover damages for a breach of either or both of such restrictions.

It is further covenanted, that any third party beneficiary referred to above shall prosecute proceedings at law or in equity for the aforesaid purposes, such third party beneficiary may recover reasonable attorney's fees from the violator or violators of either or both of such restrictions, if the Court finds that the proceedings were necessary to bring about compliance therewith.

Taxes for the present year are to be paid by grantee(s) herein.

This deed is given expressly subject to recorded restrictive covenants running with the land, and valid easements of record as of the date of this sale, if such covenants or easements were recorded prior to January 1 of the year the tax lien(s) arose.

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Griffin Teggeman, President
Board of Education
Taylor Independent School District

STATE OF TEXAS **X**

COUNTY OF WILLIAMSON **X**

Before me, the undersigned authority, on this day personally appeared Griffin Teggeman, President, Board of Education, Taylor Independent School District, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Donald Hill
Chairman, City Commission
City of Taylor, Texas

STATE OF TEXAS X
COUNTY OF X

Before me, the undersigned authority, on this day personally appeared Donald Hill, Chairman, City Commission, City of Taylor, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

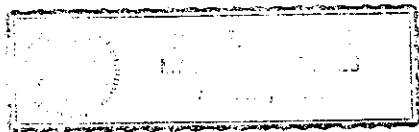
IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: John C. Doerfler 5-27-97
John Doerfler
County Judge
Williamson County, Texas

STATE OF TEXAS X
COUNTY OF X

Before me, the undersigned authority, on this day personally appeared John Doerfler, County Judge, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE 27 DAY OF May, 1997.



Jane E. Tablerman
Notary Public, State of Texas
Commission Expires: 4-29-98

After recording return to:

PROPERTY #8

ORIGINAL #2

STATE OF TEXAS

X

X

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF WILLIAMSON

X

That **TAYLOR INDEPENDENT SCHOOL DISTRICT, TRUSTEE, AND WILLIAMSON COUNTY**, each acting through the presiding officer of its governing body, hereunto duly authorized by resolution and order of each respective governing body and duly recorded in their official Minutes, hereinafter called grantors, for and in consideration of the sum of \$800.00 cash in hand paid by

**DOUGLAS S. FORTUNE
PO BOX 771
TAYLOR, TX 76574**

hereinafter called grantee(s), the receipt of which is acknowledged and confessed, have quitclaimed and by these presents do quitclaim unto said grantee(s) all of the right, title and interest of the grantors, they being all of the taxing units interested in the tax foreclosure judgment against the property herein described, acquired by tax foreclosure sale heretofore held under Cause No. 95-235-T26, in the district court of said county, said property being located in Williamson County, Texas, and described as follows:

Lot 18, Block A, Frame Switch, Section II, according to the map or plat thereof, Plat Records, Williamson County, Texas

TO HAVE AND TO HOLD the said premises, together with all and singular the rights, privileges, and appurtenances thereto in any manner belonging unto the said grantee(s), their heirs and assigns forever, so that neither the grantors, nor any other taxing unit interested in said tax foreclosure judgment, nor any person claiming under it and them, shall at any time hereafter have, claim or demand any right or title to the aforesaid premises or appurtenances, or any part thereof.

SUBJECT however to the following covenants, conditions and restrictions:

- (a) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which discriminates against any person because of race, color or national origin, regardless of whether such discrimination be effected by design or otherwise.
- (b) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which creates, maintains, reinforces, renews or encourages, or which tends to create, maintain, reinforce, renew or encourage a dual school system.

These restrictions and conditions shall be binding upon grantee and grantee's successors, assigns, heirs and personal representatives for a period of fifty (50) years from the date hereof.

The foregoing restrictions and the other covenants hereafter set out are covenants running with the land, and each and every parcel thereof, and shall be fully binding upon any person, firm, partnership, corporation, trust, church, club, governmental body, or other organization entity whatever (whether private or governmental in nature), without limitation, hereafter acquiring any estate, title, interest or property in said land, whether by descent, devise, purchase or otherwise; and no act or

omission upon the part of grantor herein, its successors and assigns, shall be a waiver of the operation or enforcement of such restrictions; but neither restriction shall be construed to be a condition subsequent or special limitation on the estate thereby conveyed.

It is further covenanted that third party beneficiaries of the restrictions set forth above shall be as follows:

- (1) As to the restrictions set out in (a) above, any person prejudiced by its violation;
- (2) As to the restriction set out in (b) above, any public school district or any person prejudiced by its violation; and
- (3) As to either or both of the restriction set out in (a) and (b) above, the United States of America, as plaintiff, and the America G.I. Forum, the League of United Latin American Citizens (LULAC), and the National Association for the Advancement of Colored People (NAACP), as intervenors, in U.S. v. Texas, Civil Action No. 5281, Tyler Division, U.S. District County, Eastern District of Texas; reported in U.S. v. Texas, 321 F. Supp. 1043 (E.D. Tex. 1970); U.S. v. Texas, 330 F. Supp. 325 (E.D. Tex 1971); aff'd with modifications sub nom. U.S. v. State of Texas and J.W. Edgar, et al., 447 F2d 441 (5 Cir. 1971); stay den. sub nom. Edgar v. U.S., 404 U.S. 1206 (1971); cert den. 404 U.S. 1016 (1972).

It is further covenanted that in case of violation of either or both of the above restrictions, any of the third party beneficiaries above alluded to is authorized and empowered to prosecute proceedings at law or in equity against any person, firm, partnership, corporation, trust, church, club, governmental body or other organization or entity whatever (whether private or governmental in nature), without limitation:

- (A) To enforce either or both of such restrictions relating to the use of the above-described realty;
- (B) To abate or prevent violations of either or both of such restrictions; and
- (C) To recover damages for a breach of either or both of such restrictions.

It is further covenanted, that any third party beneficiary referred to above shall prosecute proceedings at law or in equity for the aforesaid purposes, such third party beneficiary may recover reasonable attorney's fees from the violator or violators of either or both of such restrictions, if the Court finds that the proceedings were necessary to bring about compliance therewith.

Taxes for the present year are to be paid by grantee(s) herein.

This deed is given expressly subject to recorded restrictive covenants running with the land, and valid easements of record as of the date of this sale, if such covenants or easements were recorded prior to January 1 of the year the tax lien(s) arose.

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Griffin Teggeman, President
Board of Education
Taylor Independent School District

STATE OF TEXAS **X**

COUNTY OF WILLIAMSON **X**

Before me, the undersigned authority, on this day personally appeared Griffin Teggeman, President, Board of Education, Taylor Independent School District, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: John C. Doerfler 5-27-97
John Doerfler
County Judge
Williamson County, Texas

STATE OF TEXAS

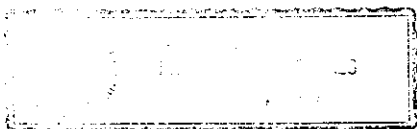
X

COUNTY OF

X

Before me, the undersigned authority, on this day personally appeared John Doerfler, County Judge, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE 27 DAY OF May, 1997.



Jane E. Subliver
Notary Public, State of Texas
Commission Expires: 4-29-98

After recording return to:

PROPERTY #9

ORIGINAL #2

TAX RESALE DEED

STATE OF TEXAS

X

X

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF WILLIAMSON

X

That **TAYLOR INDEPENDENT SCHOOL DISTRICT, TRUSTEE, CITY OF TAYLOR, AND WILLIAMSON COUNTY**, each acting through the presiding officer of its governing body, hereunto duly authorized by resolution and order of each respective governing body and duly recorded in their official Minutes, hereinafter called grantors, for and in consideration of the sum of \$1,425.00 cash in hand paid by

**BRENT W. AMOS &
ANTHONY S. SMITH
15812 VOELKER LANE
ELGIN, TX 78621**

hereinafter called grantee(s), the receipt of which is acknowledged and confessed, have quitclaimed and by these presents do quitclaim unto said grantee(s) all of the right, title and interest of the grantors, they being all of the taxing units interested in the tax foreclosure judgment against the property herein described, acquired by tax foreclosure sale heretofore held under Cause No. 95-279-T368, in the district court of said county, said property being located in Williamson County, Texas, and described as follows:

0.1200 acre, more or less, Part of Lots 4 and 5, Block 77, City of Taylor, Texas, and being more particularly described by metes and bounds in Volume 500, Page 414, Deed Records of Williamson County, Texas

TO HAVE AND TO HOLD the said premises, together with all and singular the rights, privileges, and appurtenances thereto in any manner belonging unto the said grantee(s), their heirs and assigns forever, so that neither the grantors, nor any other taxing unit interested in said tax foreclosure judgment, nor any person claiming under it and them, shall at any time hereafter have, claim or demand any right or title to the aforesaid premises or appurtenances, or any part thereof.

SUBJECT however to the following covenants, conditions and restrictions:

- (a) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which discriminates against any person because of race, color or national origin, regardless of whether such discrimination be effected by design or otherwise.
- (b) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which creates, maintains, reinforces, renews or encourages, or which tends to create, maintain, reinforce, renew or encourage a dual school system.

These restrictions and conditions shall be binding upon grantee and grantee's successors, assigns, heirs and personal representatives for a period of fifty (50) years from the date hereof.

The foregoing restrictions and the other covenants hereafter set out are covenants running with the land, and each and every parcel thereof, and shall be fully binding upon any person, firm, partnership, corporation, trust, church, club, governmental body, or other organization entity whatever

(whether private or governmental in nature), without limitation, hereafter acquiring any estate, title, interest or property in said land, whether by descent, devise, purchase or otherwise; and no act or omission upon the part of grantor herein, its successors and assigns, shall be a waiver of the operation or enforcement of such restrictions; but neither restriction shall be construed to be a condition subsequent or special limitation on the estate thereby conveyed.

It is further covenanted that third party beneficiaries of the restrictions set forth above shall be as follows:

- (1) As to the restrictions set out in (a) above, any person prejudiced by its violation;
- (2) As to the restriction set out in (b) above, any public school district or any person prejudiced by its violation; and
- (3) As to either or both of the restriction set out in (a) and (b) above, the United States of America, as plaintiff, and the America G.I. Forum, the League of United Latin American Citizens (LULAC), and the National Association for the Advancement of Colored People (NAACP), as intervenors, in U.S. v. Texas, Civil Action No. 5281, Tyler Division, U.S. District County, Eastern District of Texas; reported in U.S. v. Texas, 321 F. Supp. 1043 (E.D. Tex. 1970); U.S. v. Texas, 330 F. Supp. 325 (E.D. Tex 1971); aff'd with modifications sub nom. U.S. v. State of Texas and J.W. Edgar, et al., 447 F2d 441 (5 Cir. 1971); stay den. sub nom. Edgar v. U.S., 404 U.S. 1206 (1971); cert den. 404 U.S. 1016 (1972).

It is further covenanted that in case of violation of either or both of the above restrictions, any of the third party beneficiaries above alluded to is authorized and empowered to prosecute proceedings at law or in equity against any person, firm, partnership, corporation, trust, church, club, governmental body or other organization or entity whatever (whether private or governmental in nature), without limitation:

- (A) To enforce either or both of such restrictions relating to the use of the above-described realty;
- (B) To abate or prevent violations of either or both of such restrictions; and
- (C) To recover damages for a breach of either or both of such restrictions.

It is further covenanted, that any third party beneficiary referred to above shall prosecute proceedings at law or in equity for the aforesaid purposes, such third party beneficiary may recover reasonable attorney's fees from the violator or violators of either or both of such restrictions, if the Court finds that the proceedings were necessary to bring about compliance therewith.

Taxes for the present year are to be paid by grantee(s) herein.

This deed is given expressly subject to recorded restrictive covenants running with the land, and valid easements of record as of the date of this sale, if such covenants or easements were recorded prior to January 1 of the year the tax lien(s) arose.

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Griffin Teggegan, President
Board of Education
Taylor Independent School District

STATE OF TEXAS X
COUNTY OF WILLIAMSON X

Before me, the undersigned authority, on this day personally appeared Griffin Teggegan, President, Board of Education, Taylor Independent School District, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Donald Hill
Chairman, City Commission
City of Taylor, Texas

STATE OF TEXAS X

COUNTY OF X

Before me, the undersigned authority, on this day personally appeared Donald Hill, Chairman, City Commission, City of Taylor, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

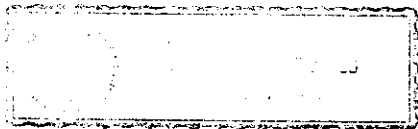
IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: John C. Doerfler 5-27-97
John Doerfler
County Judge
Williamson County, Texas

STATE OF TEXAS X
COUNTY OF X

Before me, the undersigned authority, on this day personally appeared John Doerfler, County Judge, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE 27 DAY OF May, 1997.



Jane E. Sablerson
Notary Public, State of Texas
Commission Expires: 4-29-98

After recording return to:

PROPERTY #10

ORIGINAL #2

141

TAX RESALE DEED

STATE OF TEXAS

X

X

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF WILLIAMSON

X

That TAYLOR INDEPENDENT SCHOOL DISTRICT, TRUSTEE, AND WILLIAMSON COUNTY, each acting through the presiding officer of its governing body, hereunto duly authorized by resolution and order of each respective governing body and duly recorded in their official Minutes, hereinafter called grantors, for and in consideration of the sum of \$50.00 cash in hand paid by

ANTHONY S. SMITH
410 REGINA #3
SAN ANTONIO, TX 78223

hereinafter called grantee(s), the receipt of which is acknowledged and confessed, have quitclaimed and by these presents do quitclaim unto said grantee(s) all of the right, title and interest of the grantors, they being all of the taxing units interested in the tax foreclosure judgment against the property herein described, acquired by tax foreclosure sale heretofore held under Cause No. 95-239-T277, in the district court of said county, said property being located in Williamson County, Texas, and described as follows:

.60 acres, more or less, out of the H. G. Johnson Survey, Abstract 348, being more particularly described in Volume 1547, Page 157, Deed Records of Williamson County, Texas

TO HAVE AND TO HOLD the said premises, together with all and singular the rights, privileges, and appurtenances thereto in any manner belonging unto the said grantee(s), their heirs and assigns forever, so that neither the grantors, nor any other taxing unit interested in said tax foreclosure judgment, nor any person claiming under it and them, shall at any time hereafter have, claim or demand any right or title to the aforesaid premises or appurtenances, or any part thereof.

SUBJECT however to the following covenants, conditions and restrictions:

- (a) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which discriminates against any person because of race, color or national origin, regardless of whether such discrimination be effected by design or otherwise.
- (b) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which creates, maintains, reinforces, renews or encourages, or which tends to create, maintain, reinforce, renew or encourage a dual school system.

These restrictions and conditions shall be binding upon grantee and grantee's successors, assigns, heirs and personal representatives for a period of fifty (50) years from the date hereof.

The foregoing restrictions and the other covenants hereafter set out are covenants running with the land, and each and every parcel thereof, and shall be fully binding upon any person, firm, partnership, corporation, trust, church, club, governmental body, or other organization entity whatever (whether private or governmental in nature), without limitation, hereafter acquiring any estate, title, interest or property in said land, whether by descent, devise, purchase or otherwise; and no act or

omission upon the part of grantor herein, its successors and assigns, shall be a waiver of the operation or enforcement of such restrictions; but neither restriction shall be construed to be a condition subsequent or special limitation on the estate thereby conveyed.

It is further covenanted that third party beneficiaries of the restrictions set forth above shall be as follows:

- (1) As to the restrictions set out in (a) above, any person prejudiced by its violation;
- (2) As to the restriction set out in (b) above, any public school district or any person prejudiced by its violation; and
- (3) As to either or both of the restriction set out in (a) and (b) above, the United States of America, as plaintiff, and the America G.I. Forum, the League of United Latin American Citizens (LULAC), and the National Association for the Advancement of Colored People (NAACP), as intervenors, in U.S. v. Texas, Civil Action No. 5281, Tyler Division, U.S. District County, Eastern District of Texas; reported in U.S. v. Texas, 321 F. Supp. 1043 (E.D. Tex. 1970); U.S. v. Texas, 330 F. Supp. 325 (E.D. Tex 1971); aff'd with modifications sub nom. U.S. v. State of Texas and J.W. Edgar, et al., 447 F2d 441 (5 Cir. 1971); stay den. sub nom. Edgar v. U.S., 404 U.S. 1206 (1971); cert den. 404 U.S. 1016 (1972).

It is further covenanted that in case of violation of either or both of the above restrictions, any of the third party beneficiaries above alluded to is authorized and empowered to prosecute proceedings at law or in equity against any person, firm, partnership, corporation, trust, church, club, governmental body or other organization or entity whatever (whether private or governmental in nature), without limitation:

- (A) To enforce either or both of such restrictions relating to the use of the above-described realty;
- (B) To abate or prevent violations of either or both of such restrictions; and
- (C) To recover damages for a breach of either or both of such restrictions.

It is further covenanted, that any third party beneficiary referred to above shall prosecute proceedings at law or in equity for the aforesaid purposes, such third party beneficiary may recover reasonable attorney's fees from the violator or violators of either or both of such restrictions, if the Court finds that the proceedings were necessary to bring about compliance therewith.

Taxes for the present year are to be paid by grantee(s) herein.

This deed is given expressly subject to recorded restrictive covenants running with the land, and valid easements of record as of the date of this sale, if such covenants or easements were recorded prior to January 1 of the year the tax lien(s) arose.

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: Griffin Teggeman, President
Board of Education
Taylor Independent School District

STATE OF TEXAS X

COUNTY OF WILLIAMSON **X**

Before me, the undersigned authority, on this day personally appeared Griffin Tegge, President, Board of Education, Taylor Independent School District, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: John C. Doerfler 5-27-97
 John Doerfler
 County Judge
 Williamson County, Texas

STATE OF TEXAS

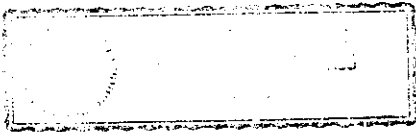
X

COUNTY OF

X

Before me, the undersigned authority, on this day personally appeared John Doerfler, County Judge, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE 27 DAY OF May, 19 97.



Jane E. Suber
 Notary Public, State of Texas
 Commission Expires: 4-29-98

After recording return to:

PROPERTY #11

ORIGINAL #2

TAX RESALE DEED**STATE OF TEXAS****X****X****KNOW ALL MEN BY THESE PRESENTS****COUNTY OF WILLIAMSON****X**

That **CITY OF TAYLOR, TRUSTEE, TAYLOR INDEPENDENT SCHOOL DISTRICT, AND WILLIAMSON COUNTY**, each acting through the presiding officer of its governing body, hereunto duly authorized by resolution and order of each respective governing body and duly recorded in their official Minutes, hereinafter called grantors, for and in consideration of the sum of \$2,000.00 cash in hand paid by

**LEON JACKSON
1414 BURNS BLVD.
TAYLOR, TEXAS 76574**

hereinafter called grantee(s), the receipt of which is acknowledged and confessed, have quitclaimed and by these presents do quitclaim unto said grantee(s) all of the right, title and interest of the grantors, they being all of the taxing units interested in the tax foreclosure judgment against the property herein described, acquired by tax foreclosure sale heretofore held under Cause No. 92-155-T26 in the district court of said county, said property being located in Williamson County, Texas, and described as follows:

Lot 3, Block 85, City of Taylor, as described in Volume 583, Page 849, Deed Records of Williamson County, Texas

TO HAVE AND TO HOLD the said premises, together with all and singular the rights, privileges, and appurtenances thereto in any manner belonging unto the said grantee(s), their heirs and assigns forever, so that neither the grantors, nor any other taxing unit interested in said tax foreclosure judgment, nor any person claiming under it and them, shall at any time hereafter have, claim or demand any right or title to the aforesaid premises or appurtenances, or any part thereof.

SUBJECT however to the following covenants, conditions and restrictions:

- (a) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which discriminates against any person because of race, color or national origin, regardless of whether such discrimination be effected by design or otherwise.
- (b) The above described realty, or any part thereof, shall not be used in the operation of, or in conjunction with, any school or other institution of learning, study or instruction which creates, maintains, reinforces, renews or encourages, or which tends to create, maintain, reinforce, renew or encourage a dual school system.

These restrictions and conditions shall be binding upon grantee and grantee's successors, assigns, heirs and personal representatives for a period of fifty (50) years from the date hereof.

The foregoing restrictions and the other covenants hereafter set out are covenants running with the land, and each and every parcel thereof, and shall be fully binding upon any person, firm, partnership, corporation, trust, church, club, governmental body, or other organization entity whatever (whether private or governmental in nature), without limitation, hereafter acquiring any estate, title, interest or property in said land, whether by descent, devise, purchase or otherwise; and no act or

omission upon the part of grantor herein, its successors and assigns, shall be a waiver of the operation or enforcement of such restrictions; but neither restriction shall be construed to be a condition subsequent or special limitation on the estate thereby conveyed.

It is further covenanted that third party beneficiaries of the restrictions set forth above shall be as follows:

- (1) As to the restrictions set out in (a) above, any person prejudiced by its violation;
- (2) As to the restriction set out in (b) above, any public school district or any person prejudiced by its violation; and
- (3) As to either or both of the restriction set out in (a) and (b) above, the United States of America, as plaintiff, and the America G.I. Forum, the League of United Latin American Citizens (LULAC), and the National Association for the Advancement of Colored People (NAACP), as intervenors, in U.S. v. Texas, Civil Action No. 5281, Tyler Division, U.S. District County, Eastern District of Texas; reported in U.S. v. Texas, 321 F. Supp. 1043 (E.D. Tex. 1970); U.S. v. Texas, 330 F. Supp. 325 (E.D. Tex 1971); aff'd with modifications sub nom. U.S. v. State of Texas and J.W. Edgar, et al., 447 F2d 441 (5 Cir. 1971); stay den. sub nom. Edgar v. U.S., 404 U.S. 1206 (1971); cert den. 404 U.S. 1016 (1972).

It is further covenanted that in case of violation of either or both of the above restrictions, any of the third party beneficiaries above alluded to is authorized and empowered to prosecute proceedings at law or in equity against any person, firm, partnership, corporation, trust, church, club, governmental body or other organization or entity whatever (whether private or governmental in nature), without limitation:

- (A) To enforce either or both of such restrictions relating to the use of the above-described realty;
- (B) To abate or prevent violations of either or both of such restrictions; and
- (C) To recover damages for a breach of either or both of such restrictions.

It is further covenanted, that any third party beneficiary referred to above shall prosecute proceedings at law or in equity for the aforesaid purposes, such third party beneficiary may recover reasonable attorney's fees from the violator or violators of either or both of such restrictions, if the Court finds that the proceedings were necessary to bring about compliance therewith.

Taxes for the present year are to be paid by grantee(s) herein.

This deed is given expressly subject to recorded restrictive covenants running with the land, and valid easements of record as of the date of this sale, if such covenants or easements were recorded prior to January 1 of the year the tax lien(s) arose.

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Griffin Teggegan, President
Board of Education
Taylor Independent School District

STATE OF TEXAS X

COUNTY OF WILLIAMSON X

Before me, the undersigned authority, on this day personally appeared Griffin Teggegan, President, Board of Education, Taylor Independent School District, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: _____
Donald Hill
Chairman, City Commission
City of Taylor, Texas

X

X

Before me, the undersigned authority, on this day personally appeared Donald Hill, Chairman, City Commission, City of Taylor, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE _____ DAY OF _____, 19____.

Notary Public, State of Texas
Commission Expires: _____

IN TESTIMONY WHEREOF has caused these presents to be executed this _____ day of _____, 19____.

BY: John C. Doerfler 5-27-97
 John Doerfler
 County Judge
 Williamson County, Texas

STATE OF TEXAS

X

COUNTY OF

X

Before me, the undersigned authority, on this day personally appeared John Doerfler, County Judge, Williamson County, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that executed the same for the purposes and consideration, therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS THE 27 DAY OF May, 19 97.



Jane E. Sablone
 Notary Public, State of Texas
 Commission Expires: 4-29-98

After recording return to:

AGENDA ITEM # 36

May 27, 1997

*

Consider awarding delinquent tax attorney contract.

Moved: Commissioner Boatright

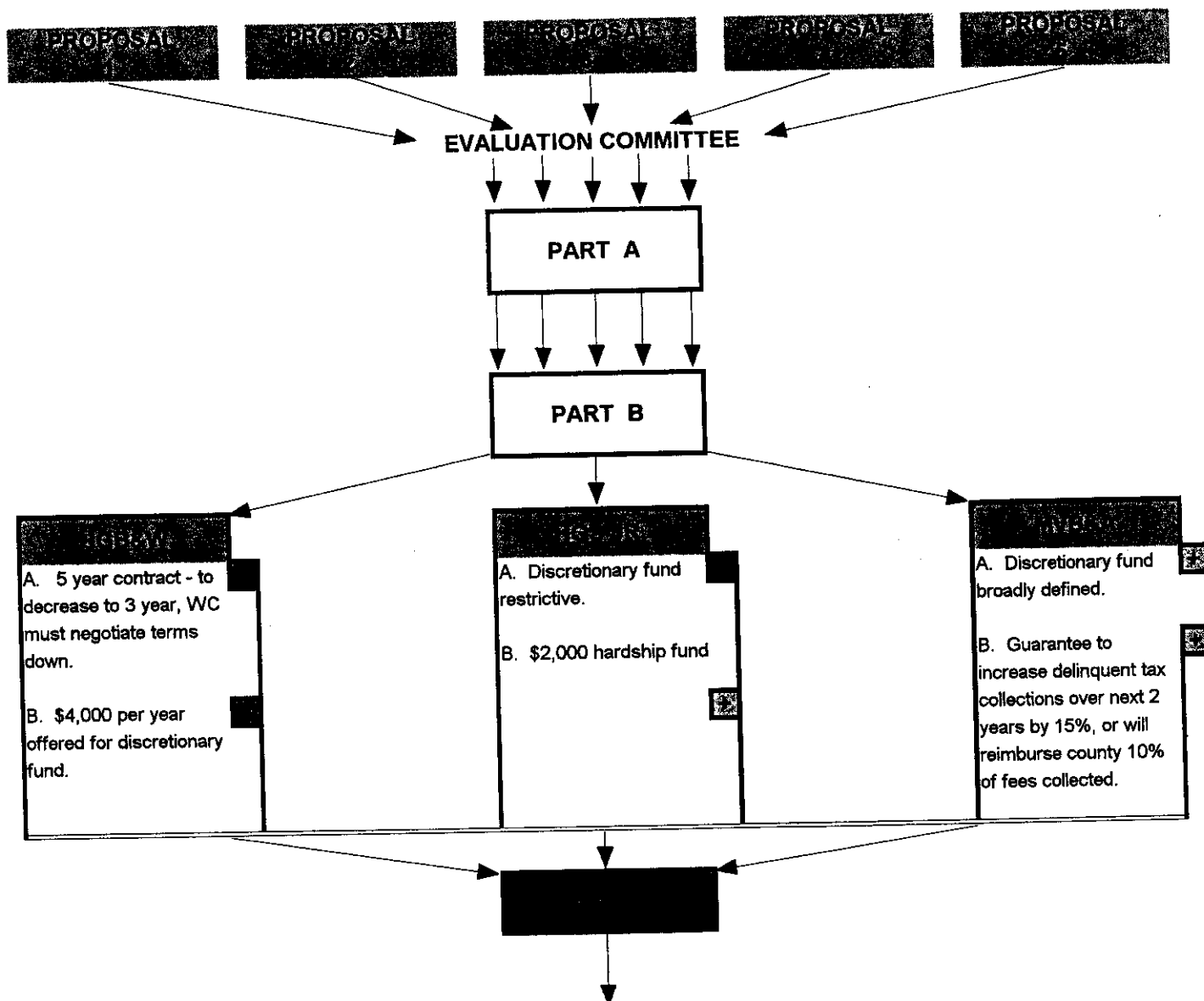
Seconded: Judge Doerfler

Motion: To award delinquent tax attorney contract to McCreary Veselka Bragg & Allen for a 3 year contract.

Vote: Motion carried 4 - 1 With Commissioner Mehevec opposing the motion

< Clerk copy here >

1997 - DTA Flowchart



Recommend: MVB&A based on this proposal meeting and exceeding the specifications outlined in Part A and Part B, as a whole, more so than the other four proposals received.

152

NAME OF FIRM				
FEE	15%	15%	15%	15%
OFFERING				
One time cost	4 Pentium P166 w/32meg RAM *** 1 Notebook PC Thinkpad 4 HP 6P Laserjet Printers 1 Cisco Router 4 - 33.6 Modems 1 Printombk 5212 Line Printer 1 Copier Software required by the Software Group	Will absorb one time cost of related accessories listed in RFP, up to 60,000.	56,619 20,000 for: Discretionary Fund for Tax Office training, equipment, or collection services.	56,619.00 Amount not to exceed 57,000.00
Annual recurring	0	10,000.00 per year	10,000.00 per year	Mailings in Feb. and May at firm's expense 1,667.00 per month Promise to increase delinquent collections over 2 years by 15% if unsuccessful, then will reimburse county 10% of fees earned.

***NOTE: This offer is "for the duration of the contract".

SUMMARY				
EQUIPMENT	Y	Y	Y	Y
F/T STAFF	Y	Y	Y	Y
MAIL OUT	Y	Y	Y	Y
DISC. \$	N	N	N	N
Reference proposal to contract?	Y	Y	Y	Y

AGENDA ITEM # 37

May 27, 1997

*

Consider approving various rural fire contracts.

Moved: Commissioner Hays

Seconded: Judge Doerfler

Motion: To approve rural fire contract with Liberty Hill Volunteer Fire Department.

Vote: Motion carried 4 - 0 With Commissioner Mehevec absent from dais

< Clerk copy here >

THE STATE OF TEXAS

*

*

KNOW ALL MEN BY THESE PRESENTS

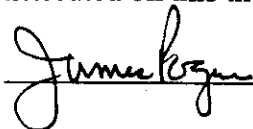
COUNTY OF WILLIAMSON

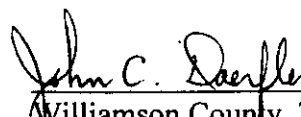
*

THAT Williamson County, Texas (County), and the Liberty Hill Volunteer Fire Department (Department), an incorporated volunteer fire department as described in V.A.T.C., LOCAL GOVERNMENT CODE, 352.001 (c), have entered into the following

AGREEMENT

1. Pursuant to its power to provide financial assistance for fire protection in and for Williamson County, and its duty to protect the public health and welfare, the County agrees to pay to the Department the sum of \$28,533.00, in two (2) payments, one on or before April 29, 1997, and one on or before September 30, 1997, to defray the cost of equipment and labor required to provide the services described in Paragraph 2.
2. The Department agrees to provide fire protection services in any area in the County when requested by any other fire company, or when dispatched by the County, and shall expend all of the amount set forth in Paragraph 1 for only these purposes during the calendar year 1997.
3. It is understood by the City that the County cannot commit funds for any future fiscal year, and that this Agreement does not, and cannot, commit the County to renew or repeat this Agreement unless approved by future action of the Williamson County Commissioners' Court.
4. It is understood and agreed that the County has no power to control or supervise the manner and means chosen by the Department to carry out the services specified in Paragraph 2, and that the County shall have no liability for any intentional acts of the Department which are not related to the provision of said services. The Department further agrees to indemnify the county for any loss or expense (including but not limited to attorneys' fees) incurred as a result of any claim against the County by any person or entity, should such claim be based upon any intentional act or omission by the Department which is not related to the provision of the services described in Paragraph 2.

Executed on this the 16 day of May, 1997


 5-27-97
Williamson County, Texas by
John C. Doerfler, by authority of
Williamson County

Consider and take appropriate action with respect to "Resolution Directing the Publication of Notice of Intention to Issue Williamson County, Texas Combination Tax and Revenue Certificates of Obligation, Series 1997 in a Maximum Principal Amount Not to Exceed \$9,100,000."

Moved: Commissioner Boatright

Seconded: Judge Doerfler

Motion: To approve resolution directing the publication of Notice of Intention to Issue Williamson County, Texas Combination Tax and Revenue Certificates of Obligation, Series 1997 in a Maximum Principal Amount not to exceed \$9,100,000.

Vote: Motion carried 4 - 0 With Commissioner Mehevec absent from dais

< Clerk copy here >

*approved 5-27-97
John C. Doerfler*

**RESOLUTION DIRECTING THE PUBLICATION OF NOTICE OF INTENTION
TO ISSUE WILLIAMSON COUNTY, TEXAS
COMBINATION TAX AND REVENUE
CERTIFICATES OF OBLIGATION, SERIES 1997
IN A MAXIMUM PRINCIPAL AMOUNT NOT TO EXCEED \$9,100,000**

**THE STATE OF TEXAS
COUNTY OF WILLIAMSON**

WHEREAS, the Commissioners Court (the "Court") of Williamson County, Texas (the "County") finds that the payment in whole or in part of contractual obligations incurred or to be incurred for public permanent improvements and other public purposes within the County including: (1) construction, acquisition, improvement and equipment of a County annex building to be located in Cedar Park, Texas in the vicinity of Discovery Boulevard and U.S. 183 (Bell Avenue); (2) construction, acquisition, improvement and equipment of a County annex building to be located in Taylor, Texas between 4th and 5th on Vance Street; (3) flood control and drainage projects within the County including along Lake Creek and Lake Creek tributaries; (4) construction of improvements, upgrades, extensions and acquisition of any necessary right-of-way for the bridge and road system of the County including County Road 272, County Road 101 and completion of the Georgetown Inner Loop; (5) land acquisition for a county multi-purpose facility near the Georgetown Candle Factor; (6) the acquisition and installation of new phone systems for the County Jail, Sheriff's Department and Justice Center; (7) acquisition of land and construction relating to a new downtown Georgetown parking lot; (8) construction, acquisition, improvement and equipment of an addition to the County Jail; (9) acquisition of land sites and improvements thereon including the building known as the Rodney Montgomery Building and related land and the houses on Academy Block and related land; and (10) the payment of professional services for legal, fiscal and engineering fees in connection herewith including the payment of the costs of issuance (the "Contractual Obligations") would be beneficial to the inhabitants of the County and are needed to perform essential County functions;

WHEREAS, the Court has deemed it advisable to give notice of intention to issue certificates of obligation in a maximum principal amount not to exceed \$9,100,000 (the "Certificates") pursuant to the provisions of the Certificate of Obligation Act of 1971, Section 271.041 et seq., Local Government Code (the "Act") for the purpose of financing the Contractual Obligations;

WHEREAS, prior to the issuance of the Certificates, the Court is required under the Act to publish notice of its intention to issue the Certificates in a newspaper of general circulation in the County, the notice stating: (i) the time and place tentatively set for the passage of the order authorizing the issuance of the Certificates, (ii) the maximum amount and purpose of the Certificates to be authorized; and (iii) the manner in which the Certificates will be paid; and

May 27, 1997

*

Consider approving Line Item Transfer for 368th District Court:

From:	100-438-4212	Stamped envelopes, postage	\$142.98
To:	100-438-4999	Miscellaneous	142.98

Moved: Commissioner Boatright

Seconded: Commissioner Heiligenstein

Motion: To approve line item transfer for 368th District Court:

From:	100-438-4212	Stamped envelopes, postage	\$142.98
To:	100-438-4999	Miscellaneous	142.98

Vote: Motion carried 4 - 0 With Commissioner Mehevec absent from dais

< Clerk copy here >

ORDER APPROVING A LINE ITEM TRANSFER FOR100-438-4999368th District CourtDonna Jerian

FUND

DEPARTMENT

SIGNATURE

WHEREAS, The Williamson County Commissioners Court has carefully studied the public necessity of transferring funds from one line item to another within the above mentioned department's budget; and WHEREAS, The Williamson County Commissioners Court, due to unforeseeable circumstances, did not appropriate sufficient funds in the proper line items when adopting the current county budget; and

WHEREAS, On the 27th day of May, 1997, a motion made by Commissioner Boatright and duly seconded by Commissioner Heiligenstein the motion carried by a vote of 4 votes for, 0 votes against.

THEREFORE, BE IT ORDERED THAT THE 1997 FISCAL YEAR WILLIAMSON COUNTY BUDGET BE AMENDED AND THE FOLLOWING AMOUNT(S) BE TRANSFERRED FROM THE FOLLOWING LINE ITEMS INTO THE NEEDED LINE ITEMS:

FUNDS TO BE REMOVED FROM THE FOLLOWING LINE ITEMS:

LINE ITEM #	DESCRIPTION	AMOUNT
100-438-4212	Stamped envelopes, postage	142.98

FUNDS TO BE INCREASED IN THE FOLLOWING LINE ITEMS:

LINE ITEM #	DESCRIPTION	AMOUNT
100-438-4999	Miscellaneous	142.98

WHEREUPON, A motion made and seconded, the Williamson County Commissioners Court did authorize the County Judge to sign this Order, the County Clerk was instructed to file a copy of this Order with the existing budget, and to forward a copy of this Order to the County Auditor.

ATTEST

Elaine Hizzell
Elaine Hizzell, County ClerkJohn C. Doerfler 5-27-97
John C. Doerfler, County Judge

Consider approving Line Item Transfer for Justice of the Peace Precinct #1:

From:	100-451-4130	Court Appointed Attorneys	\$500.00
	100-451-4500	Maintenance Contract	549.50
	100-451-3115	Computer Forms	400.00
To:	100-451-4232	Training	1,449.50

Moved: Commissioner Boatright

Seconded: Commissioner Heiligenstein

Motion: To approve line item transfer for Justice of the Peace Precinct #1:

From:	100-451-4130	Court Appointed Attorneys	\$500.00
	100-451-4500	Maintenance Contract	549.50
	100-451-3115	Computer Forms	400.00
To:	100-451-4232	Training	1,449.50

Vote: Motion carried 4 - 0 With Commissioner Mehevec absent from dais
< Clerk copy here >

ORDER APPROVING A LINE ITEM TRANSFER FOR

General

Justice of the Peace, Precinct One
(#451)

Leticia Ott

FUND

DEPARTMENT

SIGNATURE

WHEREAS, The Williamson County Commissioners Court has carefully studied the public necessity of transferring funds from one line item to another within the above mentioned department's budget; and WHEREAS, The Williamson County Commissioners Court, due to unforeseeable circumstances, did not appropriate sufficient funds in the proper line items when adopting the current county budget; and

WHEREAS, On the 27th day of May, 1997, a motion made by Commissioner Boatright and duly seconded by Commissioner Heiligenstein the motion carried by a vote of 4 votes for, 0 votes against.

THEREFORE, BE IT ORDERED THAT THE 1997 FISCAL YEAR WILLIAMSON COUNTY BUDGET BE AMENDED AND THE FOLLOWING AMOUNT(S) BE TRANSFERRED FROM THE FOLLOWING LINE ITEMS INTO THE NEEDED LINE ITEMS:

FUNDS TO BE REMOVED FROM THE FOLLOWING LINE ITEMS:

LINE ITEM #	DESCRIPTION	AMOUNT
100-451-4130	Court Appointed Attorneys	\$500.00
100-451-4500	Maintenance Contract	\$549.50
100-451-3115	Computer Forms	400.00

FUNDS TO BE INCREASED IN THE FOLLOWING LINE ITEMS:

LINE ITEM #	DESCRIPTION	AMOUNT
100-451-4232	Training	\$1,449.50

WHEREUPON, A motion made and seconded, the Williamson County Commissioners Court did authorize the County Judge to sign this Order, the County Clerk was instructed to file a copy of this Order with the existing budget, and to forward a copy of this Order to the County Auditor.

John C. Doerfler 5-27-97
John C. Doerfler, County Judge

ATTEST:

Elaine Bizzell
Elaine Bizzell, County Clerk

AGENDA ITEM # 41

May 27, 1997

*

Consider approving Line Item Transfer for Maintenance:

From:	100-509-4963	Janitorial Contract	\$5,900.00
To:	100-509-3311	Uniforms	400.00
	100-509-4211	Telephone	800.00
	100-509-4810	Lawn Service	4,700.00

Moved: Commissioner Boatright

Seconded: Commissioner Heiligenstein

Motion: To approve line item transfer for Maintenance:

From:	100-509-4963	Janitorial Contract	\$5,900.00
To:	100-509-3311	Uniforms	400.00
	100-509-4211	Telephone	800.00
	100-509-4810	Lawn Service	4,700.00

Vote: Motion carried 4 - 0 With Commissioner Mehevec absent from dais
< Clerk copy here >

ORDER APPROVING A LINE ITEM TRANSFER FORGENERAL509 - MAINTENANCEFUNDDEPARTMENTSIGNATURE

WHEREAS, The Williamson County Commissioners Court has carefully studied the public necessity of transferring funds from one line item to another within the above mentioned department's budget; and

WHEREAS, The Williamson County Commissioners Court, due to unforeseeable circumstances, did not appropriate sufficient funds in the proper line items when adopting the current county budget; and

WHEREAS, On the 27th day of May, 199 7, a motion made by Commissioner Boatright and duly seconded by Commissioner Heiligenstein the motion carried by a vote of 4 votes for, 0 votes against.

THEREFORE, BE IT ORDERED THAT THE 199 FISCAL YEAR WILLIAMSON COUNTY BUDGET BE AMENDED AND THE FOLLOWING AMOUNT(S) BE TRANSFERRED FROM THE FOLLOWING LINE ITEMS INTO THE NEEDED LINE ITEMS:

FUNDS TO BE REMOVED FROM THE FOLLOWING LINE ITEMS:

LINE ITEM #	DESCRIPTION	AMOUNT
100-509-4963	JANITORIAL CONTRACT	\$ 5,900.00

FUNDS TO BE INCREASED IN THE FOLLOWING LINE ITEMS:

LINE ITEM #	DESCRIPTION	AMOUNT
100-509-3311	UNIFORMS	\$ 400.00
100-509-4211	TELEPHONE	\$ 800.00
100-509-4810	LAWN SERVICE	\$ 4,700.00

WHEREUPON, A motion made and seconded, the Williamson County Commissioners Court did authorize the County Judge to sign this Order, the County Clerk was instructed to file a copy of this Order with the existing budget, and to forward a copy of this Order to the County Auditor.

ATTEST

Elaine Bizzell, County Clerk

John C. Doerfler, County Judge

John C. Doerfler 5-27-97

158

Consider approving transfer of the following fixed assets from the County Clerk to Information Systems:

- (1) Monitor Power II High Resolution R335GAKPO/TAG# A106089
 (1) CPU ATC 386SX 93001/TAG# A106088

Moved: Commissioner Boatright

Seconded: Commissioner Heiligenstein

Motion: To approve transfer of the following fixed assets from the County Clerk to Information Systems:

- (1) Monitor Power II High Resolution R335GAKPO/TAG# A106089
 (1) CPU ATC 386SX 93001/TAG# A106088

Vote: Motion carried 4 - 0 With Commissioner Mehevec absent from dais

< Clerk copy here >

CHANGE OF FIXED ASSET STATUS

DATE

5-8-97

THE FOLLOWING FIXED ASSET IS TO BE: (Circle One)

TRANSFERRED

SOLD

DISPOSED

FIXED ASSET

Quantity	Description	Model	Serial #
<u>1</u>	<u>Monitor</u>	<u>Power II High Res</u>	<u>R335GAKPO</u>
			<u>TAG# A106089</u>
<u>1</u>	<u>CPU</u>	<u>ATC 386SX</u>	<u>93001</u>
			<u>TAG# A106088</u>

FROM (Transferor): Clairie Brizell, County Clerk

TO (Transferee): Otis Coufal, Information Systems

The Transferor requests that this fixed asset be removed from the inventory for his/her office and placed in the inventory for the Transferee's office as of the date shown above.

Clairie Brizell
 Transferor - Elected Official/Department Head

approved 5-27-97
John C. Doerfler

Otis Coufal
 Transferee - Elected Official/Department Head

Consider approving transfer of the following fixed assets from the Tax Office to Constable Precinct #2:

(1) Typewriter IBM

Bar code #A108628

Moved: Commissioner Boatright

Seconded: Commissioner Heiligenstein

Motion: To approve transfer of the following fixed asset from Tax Office to Constable Precinct #2:

(1) Typewriter IBM

Bar code #A108628

Vote: Motion carried 4 - 0 With Commissioner Mehevec absent from dais

< Clerk copy here >

CHANGE OF FIXED ASSET STATUS

DATE 05-01-1997

THE FOLLOWING FIXED ASSET IS TO BE: (CIRCLE ONE)

TRANSFERRED

SOLD

DISPOSED

FIXED ASSET

Quantity:	Description	Model	Serial #
1 Each	Typewriter	IBM	Barcode A108628
			Unknown

FROM: (Transferor): Tax-Collector/Assessor

TO: (Transferee): Constable Pct. 2

The Transferor requests that this fixed asset to be removed from the inventory for his/her office and placed in the inventory for the Transferee's office as of the date shown above.

approved 5-27-97
John C. Dayler

Deborah M. Hunt

Transferor - Elected Official / Department Head

160

Jim Weber

Transferee - Elected Official / Department Head

ML

AGENDA ITEM # 44

May 27, 1997

*

Consider approving selling the following items in the next county auction from the County Attorney's office:

(8) Typewriters

A103791; A103571; A103795; A103773; A103541; A110972; A110498; A 103781

(10) Computers

A109402; A109404; A103743; A103736; A103802; A109406; A109403; A109400;
A109401; A109405

Moved: Commissioner Boatright

Seconded: Commissioner Heiligenstein

Motion: To approve the sale of the following fixed assets in the next county auction from the County Attorney's office:

(8) Typewriters

A103791; A103571; A103795; A103773; A103541; A110972; A110498; A 103781

(10) Computers

A109402; A109404; A103743; A103736; A103802; A109406; A109403; A109400;
A109401; A109405

Vote: Motion carried 4 - 0 With Commissioner Mehevec absent from dais

< Clerk copy here >

CHANGE OF FIXED ASSET STATUS

DATE _____

THE FOLLOWING FIXED ASSET IS TO BE: (Circle One)

~~TRANSFERRED~~

SOLD

DISPOSED

Next auction

FIXED ASSET

Quantity	Description	Model	Serial #
see attached			

FROM (Transferor): _____

TO (Transferee): Maintenance for storage

The Transferor requests that this fixed asset be removed from the inventory for his/her office and placed in the inventory for the Transferee's office as of the date shown above.

[Signature]
 Transferor - Elected Official/Department Head

Approved 5-27-97
John C. Daeylen

162

see attached
 Transferee - Elected Official/Department Head

Monica,
 Yes, ~~sell in next auction~~, with
 proceeds coming back to my Dept.
 NOT!! Wrong!!
John C. Daeylen 5-21-97

44

VOL 0088 PAGE 729

Co. Atty. typewriters to Maint. storage.		
A103791		
A103571		
A103795		
A103773		
A103541		
A110972		
A110498		
A103781		
Co. Atty. Computers to Maint. storage		
A109402		
A109404		
A103743		
A103736		
A103802		
A109406		
A109403		
A109400		
A109401		
A109405		

*Rec'd by Maintenance
W. Benedict*

ML

AGENDA ITEM # 45

May 27, 1997

*

Consider approving selling of the following items at the next county auction from Unified Road System:

- | | |
|--------------------------------------------------|-------------|
| (1) 1972 Asphalt Distributor on Ford 800 Chassis | C80FVP74232 |
| (1) 1973 Chip Spreader Buffalo Bomag | SPK72239 |

Moved: Commissioner Boatright

Seconded: Commissioner Heiligenstein

Motion: To approve the sale of the following items at the next county auction from Unified Road System:

- | | |
|--------------------------------------------------|-------------|
| (1) 1972 Asphalt Distributor on Ford 800 Chassis | C80FVP74232 |
| (1) 1973 Chip Spreader Buffalo Bomag | SPK72239 |

Vote: Motion carried 4 - 0 With Commissioner Mehevec absent from dais

< Clerk copy here >

CHANGE OF FIXED ASSET STATUS

DATE May 5 1997

THE FOLLOWING FIXED ASSET IS TO BE: (Circle One)

TRANSFERRED

SOLD

DISPOSED

Auction

FIXED ASSET

	Quantity	Description	Model	Serial #
Unit # 1000	<u>1</u>	<u>1972 Asphalt Dist on Ford 800 Chassis</u>	<u>C80FVP74232</u>	
#1701	<u>1</u>	<u>1973 Chip Spreader, Buffalo Bomag</u>	<u>SPK 72239</u>	

FROM (Transferor): _____

TO (Transferee): _____

The Transferor requests that this fixed asset be removed from the inventory for his/her office and placed in the inventory for the Transferee's office as of the date shown above.

Drey Berger
Transferor - Elected Official/Department Head

Transferee - Elected Official/Department Head

164

approved 5-27-97
John C. Daehler

AGENDA ITEM # 46

May 27, 1997

*

Consider approving selling the following items at the next County Auction from District Attorney's office:

(1) Laser Printer TI	4321000404
(1) Copy Machine Minolta Model 8600	365529
(1) Box Minolta MT Toner IV	8600

Moved: Commissioner Boatright

Seconded: Commissioner Heiligenstein

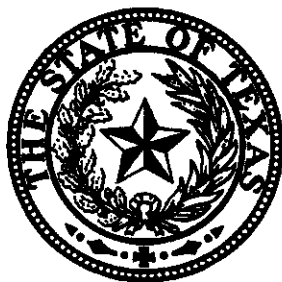
Motion: To approve sale of the following items from the District Attorney's office at the next county auction:

(1) Laser Printer TI	4321000404
(1) Copy Machine Minolta Model 8600	365529
(1) Box Minolta MT Toner IV	8600

Vote: Motion carried 4 - 0 With Commissioner Mehevec absent from dais

< Clerk copy here >

KEN ANDERSON
District Attorney
Williamson County,
Texas



(512) 930-4332*
Fax: (512) 930-3107*
*Local Call from Austin, Cedar
Park, Florence, Georgetown,
Leander, and Round Rock
Hutto/Taylor line: 352-3661
Liberty Hill line: 259-2090

Marilyn White
Victim/Witness Coordinator
Office Manager

405 M.L. King St., No. 1
Georgetown, Texas 78626

Change of Fixed Asset Status Report

April 23, 1997

County Auditor's Office
Williamson County, Texas

IN RE: Office Machinery from District Attorney's Office
That Has Been Put In Storage With Maintenance
Department - to be put in the next County auction.

ITEM	NAME BRAND	SERIAL No.
Laser Printer	TI	4321000404
Copy Machine	Minolta Model 8600	365529
1 Box	Minolta MT Toner IV	8600

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approved 5-27-97
John C. Daerfler

Yours truly,

Marilyn White

Marilyn White

AGENDA ITEM # 47

May 27, 1997

*

Consider approving sale of the following items from Unified Road System:

(1)	1979 Chevy 1/2 ton	CCU449A159718
(1)	1977 Ford F150	F15HNY44366

Moved: Commissioner Boatright

Seconded: Commissioner Heiligenstein

Motion: To approve sale of the following items from Unified Road System:

(1)	1979 Chevy 1/2 ton	CCU449A159718
(1)	1977 Ford F150	F15HNY44366

Vote: Motion carried 4 - 0 With Commissioner Mehevec absent from dais

< Clerk copy here >

CHANGE OF FIXED ASSET STATUSDATE 5/6/97

THE FOLLOWING FIXED ASSET IS TO BE: (Circle One)

TRANSFERRED

SOLD

DISPOSED

FIXED ASSET

	<u>Quantity</u>	<u>Description</u>	<u>Model</u>	<u>Serial #</u>
Unit # 621	1	1979 Chev 1/2 ton	CCU449A159718	
Unit # 628	1	1977 Ford F150	F15HNY44366	

FROM (Transferor): _____

TO (Transferee): _____

The Transferor requests that this fixed asset be removed from the inventory for his/her office and placed in the inventory for the Transferee's office as of the date shown above.

By
Transferor - Elected Official/Department Head

Transferee - Elected Official/Department Head

approved 5-27-97
John C. Daehler

Hear comments from commissioners.

Commissioner Heiligenstein commented on the Forest North flood project meeting.

Commissioner Boatright commented on the ATS interim board replacing board that was removed by legislation which was signed by Governor Bush on May 23, 1997. A five member temporary interim board was appointed for approximately 3 months making no major changes. The new ATS board will consist of seven members - 5 elected officials and 2 citizen representatives.

Commissioner Hays commented on the Washington House and Senate \$12 million increase in appropriations failing by 2 votes each with no increase in transportation funding in the budget right now. The House and Senate re-authorized Ice-T for 1 year instead of former 6 years and will come back in the next congressional session for transportation dollars.

COMMISSIONERS COURT ADJOURNED AT 11:30 A.M. ON TUESDAY, MAY 27, 1997.

AGENDÄ:

MINUTES

✱

✱

of the

WILLIAMSON COUNTY ROAD DISTRICT MEETING

May 27, 1997

THE STATE OF TEXAS) (

COUNTY OF WILLIAMSON) (BE IT REMEMBERED that at 11:31 A.M. on this
the 27th day of May A.D., 1997, there was begun and holden a SPECIAL SESSION
of the Commissioners Court of Williamson County, Texas, pursuant to V.A.C.S.
art. 6702-1, acting as ex-officio road commissioners of their respective
precincts, the following members being present, to-wit:

JOHN C. DOERFLER, County Judge
MICHAEL L. HEILIGENSTEIN, Commissioner, Precinct 1
GREGORY W. BOATRIGHT, Commissioner, Precinct 2
DAVID S. HAYS, Commissioner, Precinct 3
JERRY L. MEHEVEC, Commissioner, Precinct 4
ELAINE BIZZELL, County Clerk

I. May 27, 1997

Read and approve the minutes of the last meeting.

Moved: Judge Doerfler
Seconded: Commissioner Boatright
Motion: To approve the minutes of the last meeting.
Vote: Motion carried 4 - 0

II. May 27, 1997 *

Discuss and take appropriate action on the Southeast Williamson County Road District No. 1, including but not limited to payment of bills.

Moved: Commissioner Boatright
Seconded: Judge Doerfler
Motion: To approve payment in the amount of \$270.00 to Brown McCarroll Sheets
& Crossfield.
Vote: Motion carried 4 - 0

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< Clerk copy here > SERD

BROWN MCCARROLL SHEETS &
CROSSFIELD, L.L.P
309 EAST MAIN STREET
ROUND ROCK TX 78664-5246
(512) 255-8877

April 30, 1997

SERRD
C/O JERRY MEHEVEC, CTY COMM
PO BOX 1104
TAYLOR TX 76574

Re: Special Counsel
Attorney - CDC

PROFESSIONAL SERVICES

	<u>Hours</u>	<u>Amount</u>
4/8/97 CDC Attend Commissioner's Court.	0.10	10.00
4/14/97 CDC Phone conference with Greg Crummey regarding right-of-way deeds for Dell.	0.30	30.00
CDC Locate right-of-way deeds.	0.30	30.00
CDC Phone conference with Jim Stendebach regarding Hassibi reallocation of debt.	0.20	20.00
4/22/97 CDC Conference with Larry Kokel regarding Spring Ridge reallocation of debt.	0.70	70.00
CDC Attend Commissioners' Court.	0.80	80.00
4/23/97 CDC Phone conference with Nickey Lawrence regarding Interchange Business Park.	0.10	10.00
4/25/97 CDC Phone conference with Larry Kokel.	0.20	20.00
	<hr/>	<hr/>
For professional services rendered	2.70	\$270.00
PREVIOUS BALANCE		\$80.27
4/17/97- Payment - thank you		(\$80.27)
		<hr/>
BALANCE (due upon receipt)		\$270.00

approved 5-27-97
John C. Dwyer

May 27, 1997 *

III.

Discuss and take appropriate action on the Southwest Williamson County Road District # 1, including, but not limited to payment of bills.

Moved: Commissioner Boatright
Seconded: Judge Doerfler
Motion: To approve payment in the amount of \$390.00 to Brown McCarroll Sheets & Crossfield.
Vote: Motion carried 4 - 0

< Clerk copy here > SWRD

BROWN MCCARROLL SHEETS &
CROSSFIELD, L.L.P
309 EAST MAIN STREET
ROUND ROCK TX 78664-5246
(512) 255-8877

April 30, 1997

SW WILLIAMSON COUNTY ROAD DISTRICT
NO. 1
C/O JUDGE JOHN DOERFLER
WILLIAMSON COUNTY COURTHOUSE
GEORGETOWN TX 78626

Re: Special Counsel
Attorney - CDC

PROFESSIONAL SERVICES

			<u>Hours</u>	<u>Amount</u>
4/2/97	CDC	Conference with Commissioner Boatright.	0.30	30.00
4/8/97	CDC	Attend Commissioner's Court.	0.10	10.00
4/9/97	CDC	Phone conference with Joe Stallsmith.	0.30	30.00
	CDC	Phone conference with Tom Schneider.	0.20	20.00
4/11/97	CDC	Phone conference with Michael Hess.	0.30	30.00
4/14/97	CDC	Review foreclosure proceedings against TSSD#1 for failure to pay delinquent assessments.	0.50	50.00
	CDC	Phone conference with Texas Commerce Bank, Trustee for District, regarding same.	0.30	30.00
	CDC	Phone conference with Bob Harwood, right-of-way attorney for State, regarding Southwest Simon clip.	0.30	30.00
	CDC	Phone conference with Bob Harwood regarding dedication of Right-of-Way Deed from Southwest Simon.	0.20	20.00
	CDC	Conference with Kurt Kurkendahl regarding acquisition of clip from Simon.	0.20	20.00
4/22/97	CDC	Phone conference with Larry Devocic regarding reallocation of debt in Maconda Park.	0.30	30.00
4/23/97	CDC	Phone conference with Paul Steets.	0.20	20.00
	CDC	Phone conference with Nickey Lawrence regarding Maconda Park.	0.10	10.00

SW WILLIAMSON COUNTY ROAD DISTRICT

Page 2

	<u>Hours</u>	<u>Amount</u>
4/23/97 CDC Phone conference with Tom Schneider.	0.20	20.00
CDC Search Commissioners' Court minutes for Order for Southwest reallocation of debt.	0.40	40.00
For professional services rendered	3.90	\$390.00
PREVIOUS BALANCE		\$315.72
4/17/97- Payment - thank you		(\$315.72)
BALANCE (due upon receipt)		\$390.00

approved 5-27-97
John C. Daehler

IV.

May 27, 1997

*

Consider re-allocation of assessment of Lot 1, Maconda Park West in the Southwest Williamson County Road District #1.

Moved: Commissioner Heiligenstein

Seconded: Commissioner Hays

Motion: To approve re-allocation of assessment of Lot 1, Maconda Park West **contingent** upon having a letter from the property owner requesting the re-assessment and the re-assessment **contingent** upon the filing of a new plat in Williamson County and attorney Charlie Crossfield's review.

Vote: Motion carried 4 - 0

< Clerk copy here > NERD

AMERICAN REALTY CORPORATION

THE WALTER TIPS BUILDING
712 CONGRESS AVENUE, STE. 200
AUSTIN, TEXAS 78701
PHONE 512-477-1312
FAX 512-477-1593

April 23, 1997

DALLAS - FORT WORTH OFFICE
3301 W. AIRPORT FWY., STE. 122
BEDFORD, TEXAS 76021
PHONE 817-267-1988
FAX 817-545-4504

Mr. Bill Foose
Maconda Park Co. LP
9400 N. Central Expressway, Suite 1620
Dallas, Texas 75231

RE: (1) Valuation of Lot 2 in Maconda Park West, Section One which is being divided into one large retail tract and 10 retail/restaurant pad sites. Lot 2 was originally valued by our company as a 31.19 acre tract. The division of the site into 11 parcels indicates a total size of 30.67303 acres, and

(2) the reallocation of the assessed values of these tracts based on a total assessment of \$475,654 for Lot 2, Maconda Park West. Maconda Park is located in the southeast quadrant of U.S. 183 and R.M. 620, Williamson County, Texas.

Dear Mr. Foose:

As requested, we have appraised the above referenced properties. The purpose of this appraisal is to estimate a market value of each tract, determine the percentage of value on each tract to the overall value, and apply those percentages to fixed assessments for the Southwest Williamson County Road District Number 1 in order to provide the assessment for each individual lot.

This appraisal qualifies as a "complete" appraisal reported in a "restricted" format. A restricted format reports the value of the property with all the supporting data and analyses being retained in the files of the appraiser. The appraisal, as set forth, is subject to any terms or conditions stated within this letter of transmittal or the Assumptions and Limiting Conditions contained in the addenda.

The effective date of this appraisal is April 1, 1997. The property was inspected on April 1, 1997. April 23, 1997 is the date of transmittal/completion. This report has been prepared in compliance with the U.S.P.A.P., 12 C.F.R. Part 1608, and standards set forth by the Appraisal Institute and Texas Real Estate Commission.

Market Value is defined as: The most probable price which a property should bring in a competitive and open market under all conditions requisite to a fair sale, the buyer and seller, each acting prudently, knowledgeably and assuming the price is not affected by undue stimulus. Implicit in this definition is the consummation of a sale as of a specified date and the passing of title from seller to buyer under conditions whereby:

approved 5-27-97
John C. Doerflinger

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- a) *buyer and seller are typically motivated;*
- b) *both parties are well informed or well advised, and each acting in what he considers his own best interest;*
- c) *a reasonable time is allowed for exposure in the open market;*
- d) *payment is made in terms of cash in US Dollars or in terms of financial arrangements comparable thereto; and;*
- e) *the price represents a normal consideration for the property sold, unaffected by special or creative financing or sales concessions granted by anyone associated with the sale.*

ANALYSIS

The subject tract of land is located within the Southwest Road District Number 1 which has a fixed assessed value on the subject and taxes for that road district may be paid off in a lump sum or over a period of time. The tract that is designated as Lot 1 Maconda Park West is in the process of being replatted, and the allocation of the road assessment for each individual new parcel will be different with the new sizes and configuration although the overall assessment for the total 30.67303 acres will remain the same.

This appraisal only concerns Lot 2 in Maconda Park West as it is being replatted into 11 lots and the road district taxes will need to be reallocated between these 11 parcels. In our original appraisal of Maconda Park East and West. We allocated an assessed value of \$475,654 for Lot 2 and this value was adopted by the governing body over the road district. To reallocate that assessment, we have valued each of the replatted tracts and summed those values to arrive at a new total value for Lot 2. Then, the individual values have been divided by the whole value to determine the percentage of the whole value each of the new parcels represent. This percentage was then applied to the fixed assessed value of the whole section to determine the assessed value for each individual value and the resulting tax liability for each parcel.

Our calculations are shown on a chart included in this report.

PROPERTY LOCATION & IDENTIFICATION

MACONDA PARK WEST, SECTION ONE

Identification: Maconda Park West consisted of three tracts of land designated as Lot 1, Lot 2, and Lot 3. Lot 3 will be used as a filtration pond for the subdivision, and like the streets in the development, has been assigned no value. Lot 1 was sold to Walmart and a new Walmart super store is currently under construction on this site. Reportedly, Walmart paid off the road district taxes on this site when they purchased the site. This only leaves Lot 2 with a road district assessment. Lot 2 is the subject of this appraisal.

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Orientation:

Lot 2: This lot is located on the south side of R.M. 620 between U.S. 183 and Lake Creek Parkway. It fronts R.M. 620, U.S. 183, and Lake Creek Parkway. The original lot is being replatted into eleven (11) lots. The large retail lot which will be improved with a new Lowe's retail outlet is in the center of the tract. The land to the east of this center lot will be divided into four (4) restaurant pad sites with frontage on R.M. 620 and/or Lake Creek Parkway. The land to the west of the Lowe's tract will be divided into six (6) retail pad sites which will including two (2) more restaurant sites. These six sites will have frontage on R.M. 620 and/or U.S. 183. The new Walmart store under construction on Lot 1 adjoins the subject on the south and is not part of this appraisal.

Address: The tracts do not have a designated mailing or street address.

Physical Characteristics*Size:*

Spec. Restaurant Pad:	1.55489 acres or 67,731 SF
Spec. Restaurant Pad:	0.65929 acres or 28,719 SF
Spec. Restaurant Pad:	0.95759 acres or 41,713 SF
Spec. Restaurant Pad:	1.65793 acres or 72,220 SF
Lowe's Retail Site:	17.63999 acres or 768,398 SF
Spec. Restaurant Pad:	1.15448 acres or 50,289 SF
Spec. Retail Pad:	0.75023 acres or 32,680 SF
Spec. Retail Pad:	2.34412 acres or 102,110 SF
Spec. Retail Pad:	1.16384 acres or 50,697 SF
Spec. Retail Pad:	1.36069 acres or 59,272 SF
Spec. Restaurant Pad:	1.42993 acres or 62,288 SF
Totals	30.67303 acres or 1,336,117 SF

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Shape & Dimensions: Irregular (See Survey)

Topography & Vegetation: The site surfaces have a flat topography. The sites have been cleared of some of the native vegetation but still have some large trees along the road frontage.



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Soil Conditions & Drainage: A soil survey was not provided to this office. However, based on an examination of surrounding properties, there appear to be no soil problems. Drainage appears adequate.

Flood Hazard: As indicated by revised FEMA floodplain map #481209-00330A, dated September 27, 1991, it appears that portions of the subject sites are located in a recognized flood hazard area. Plats show these areas to be contained within drainage easements. This area runs along the rear of the subject sites and does not materially effect value.

Utility of Sites: The topography and other major physical features of the sites do not appear to create any unusual drainage or development problems.

Access

The sites are accessible from U.S. 183, R.M. 620, and Lake Creek Parkway. Some of the pad sites are considered interior sites and have small strips of land which provide access from R.M. 620 while the bulk of these sites are behind the other pads fronting R.M. 620. These pads will have a substantially lower value than those with actual frontage.

Utilities & Public Services

Utilities: All the usual public utilities are available.

School District: The subject sites are located within the Round Rock Independent School District.

Easements & Encroachments

No adverse easements or encroachments were observed on the property.

Zoning & Restrictions

Deed Restrictions: The subject sites are not known to be encumbered with any deed restrictions.

Zoning: The property sites are located within Williamson County and are subject to plat approval by the City of Austin.

Surrounding Uses

The development to the northwest of the subject is the new Lake Line Mall. Several retail, office, and commercial properties exist along U.S. 183. A relatively small amount of commercial development exists along R.M. 620, east of U.S. 183 at this time. However, this area is in a development mode and new commercial development should occur in the foreseeable future. A new Walmart super store is currently under construction on Lot 1, in Maconda Park West adjacent to the subject tracts. The

Jed

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AMERICAN REALTY

subject sites will eventually be improved with a Lowe's retail outlet store and several small retail uses including fast food restaurants. A small cemetery exists across Lake Creek Parkway in Maconda Park East.

Site Improvements

There are no improvements on the subject property.

Potentially Detrimental Conditions

Environmental Conditions: No adverse environmental conditions or nuisances (e.g. smoke, dust, noise, vibration) and no surrounding land incompatibilities, negatively affecting the subject property, were noted.

VALUATION

The sales comparison approach for vacant land is a process of comparing actual comparable land sales and listings to the subject. The market data is compared to the subject on the basis of significant characteristics exhibited in the subject property that influence value and adjustments made to the comparables for differences to make them equal to the subject. Characteristics generally analyzed and considered for adjustments include property rights conveyed, unusual buyer/seller motivation, special financing, location, size, floodplain, topography and zoning. Because the adjustments, whenever possible are market derived, the desires and actions of typical buyers and sellers are reflected in the comparison process. Several units of comparison are available for use in the comparative evaluation of vacant land sales in the sales comparison approach. These include the sale price/acre and the sale price/sf of land area. The most common unit of comparison used, however, for vacant commercial tracts similar to the subject tracts is the sale price per square foot of land area.

The sale price per square foot of land area comparison is calculated by dividing the sale price of the comparable by its land area, thus yielding an unadjusted sales price per square foot common denominator, which is then adjusted to reflect the attributes of the subject property. This adjusted sales price per square foot is applied to the subject land area to indicate a value of the subject derived by comparison to individual market sales. The market data in our valuation was analyzed through the price per square foot of land area unit of comparison.

In Maconda East, Lot 3 was sold as the site of a fire station. Reportedly, the price of this site was approximately \$4.30/SF. However, this site was part of Lot 2 and the purchaser agreed to pay an additional price for the replatting of this lot. It appears that the negotiated price of \$4.30/SF was above market at the date of sale.

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The entire acreage in Maconda Park West sold for approximately \$8,000,000 or about \$3.45/SF (excluding Lot 3 - a filtration pond). Lot 1, reportedly resold for \$3,000,000 (\$3.13/SF) plus the road district taxes and is being improved with a Walmart super store. Portions of Lot 2 (subject lot) are being replatted and marketed as a large retail site with several pad sites. We researched pad site sales on other retail sites and the typical prices ranged from \$10.00/SF to \$12.00/SF with \$12.00/SF being the most typical. More recent sales have been found in excess of \$20.00/SF; however, these sites were considered to be in superior locations. In our opinion, the unit price for pad sites

Just

AMERICAN REALTY

has contained to climb and we have estimated the typical site to have a unit price approaching \$13.00/SF. Currently, five of the eleven subject lots are under contract and these contract prices are quite similar to our estimates of market value (with the exception of the smallest pad site which is under contract for \$18.39/SF due to its small size). When a contract exists on a particular parcel, we have employed the contract price rather than an estimate for the market value of that particular tract. These five parcels are marked with an asterick behind the sales price in the following chart which summarizes the market values and new assessed values. The large retail site in the center of the subject was valued at \$5.59/SF which is the contract price of this lot. The interior pad sites were valued at a similar price to the larger tract but were adjusted slightly upward for their smaller sizes. We estimated the unit price on these tracts at \$6.50/SF which is also similar to the current asking prices of these interior sites. The following chart shows our estimate of market value for each tract and also allocates a new assessed value for each tract based on our estimate of market value and the fixed assessment on the entire tract.

MARKET VALUES AND ASSESSMENT ANALYSIS						
MACONDA PARK WEST - LOT 1, SECTION ONE						
FIXED ASSESSMENT			\$475,654			
	ACRES	SQUARE FOOTAGE	UNIT VALUES	CURRENT VALUES	PERCENT OF WHOLE	NEW ASSESSMENT
REST. PAD	1.555	67,731	\$13.21	\$895,000 *	8.84%	\$42,058.31
REST. PAD	.659	28,719	\$18.39	\$528,000 *	5.22%	\$24,810.67
REST. PAD	.958	41,713	\$11.99	\$500,000 *	4.94%	\$23,495.15
REST. PAD	1.658	72,220	\$6.50	\$489,430	4.64%	\$22,058.65
LOWE'S	17.640	768,398	\$5.60	\$4,300,000 *	42.46%	\$202,058.26
RETAIL PAD	1.361	59,272	\$13.00	\$770,536	7.61%	\$36,207.71
RETAIL PAD	1.164	50,697	\$6.50	\$329,531	3.26%	\$15,484.73
RETAIL PAD	2.344	102,110	\$6.50	\$663,715	6.56%	\$31,188.16
RETAIL PAD	.750	32,680	\$6.50	\$212,420	2.10%	\$9,981.68
REST. PAD	1.154	50,289	\$13.00	\$653,757	6.46%	\$30,720.23
REST. PAD	1.430	62,288	\$12.84	\$800,000 *	7.90%	\$37,592.23
TOTALS	30.673	1,336,117		\$10,122,389	100%	\$475,654

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Joe

V.

May 27, 1997

*

Discuss and take appropriate action on the Northeast Round Rock Road District #1, including, but not limited to payment of bills.

Moved: Commissioner Boatright

Seconded: Judge Doerfler

Motion: To approve payment in the amount of \$433.20 to Brown McCarroll Sheets & Crossfield.

Vote: Motion carried 4 - 0

< Clerk copy here >

BROWN MCCARROLL SHEETS &
CROSSFIELD, L.L.P
309 EAST MAIN STREET
ROUND ROCK TX 78664-5246
(512) 255-8877

April 30, 1997

NERRD
C/O JUDGE JOHN DOERFLER
WILLIAMSON COUNTY COURTHOUSE
GEORGETOWN TX 78626

Re: Special Counsel

Attorney - CDC

PROFESSIONAL SERVICES

			<u>Hours</u>	<u>Amount</u>
4/7/97	CDC	Phone conference with Ed Valeka regarding reallocation of debt.	0.20	20.00
	CDC	Phone conference with Larry Kokel regarding same.	0.20	20.00
4/8/97	CDC	Attend Commissioners' Court.	0.10	10.00
4/10/97	CDC	Phone conference with Nickey Lawrence.	0.20	20.00
	CDC	Phone conference with John Cowman and Jim Stendebach regarding change of lots from Vista Heights to Eagle Ridge.	0.30	30.00
	CDC	Draft letter to Jim Powell, agent for Nash Ranch; calculate Nash Ranch reassessments.	0.90	90.00
4/11/97	CDC	Review Order passed by Commissioners' Court regarding Schroeder tract.	0.30	30.00
	CDC	Phone conference with Jim Miles regarding Schroeder tract.	0.30	30.00
4/22/97	CDC	Phone conferences with Larry Kokel regarding reallocation of debt for Meadow Lake.	0.50	50.00
	CDC	Attend Commissioners' Court.	0.70	70.00
4/24/97	CDC	Phone conference with Mrs. Nash.	0.20	20.00
4/25/97	CDC	Phone conference with Nancy Bittle from Safeco Title regarding NERRD property.	0.20	20.00

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NERRD

Page 2

	<u>Hours</u>	<u>Amount</u>
4/25/97 CDC Phone conference with Larry Kokel.	0.20	20.00
For professional services rendered	4.30	\$430.00
EXPENSES		
4/10/97- Fax		2.20
4/14/97- Fax		1.00
Total expenses		\$3.20
TOTAL AMOUNT OF THIS BILL		\$433.20
PREVIOUS BALANCE		\$40.00
4/17/97- Payment - thank you		(\$40.00)
BALANCE (due upon receipt)		\$433.20

approved 5-27-97
John C. Dwyer

VI.

May 27, 1997

*

Consider re-allocation of assessment for Meadowlake, Section 1B, PID # R056611 in Northeast Round Rock Road District #1.

Moved: Commissioner Heiligenstein

Seconded: Judge Doerfler

Motion: To approve re-allocation of assessment for Meadowlake, Section 1B, PID #R056611 **contingent** upon filing the plat with Williamson County.

Vote: Motion carried 4 - 0

KOKEL APPRAISAL ASSOCIATES

Real Estate Appraisers & Consultants

Larry D. Kokel, ARA, MAI

Melvin P. Noack

David W. Oberrender

Sam Williams

Wendell C. Wood

Belford Square - Building B

706 Rock Street

Georgetown, Texas 78626

208 E. Central, Suite 108

P.O. Box 687

Belton, Texas 76513

Georgetown (512) 863-6428

Austin (512) 930-3499

Belton/Temple (817) 939-1508

FAX (512) 930-5348

April 14, 1997

Williamson County Commissioners Court
John Doerfler, County Judge
Mike Heiligenstein, Commissioner Precinct 1
Greg Boatright, Commissioner Precinct 2
David Hays, Commissioner Precinct 3
Jerry Mehevec, Commissioner Precinct 4
Williamson County Courthouse
710 South Main
Georgetown, Texas 78626

*approved 5-27-97
John C. Doerfler*

Re: Allocation of \$322,701.93 original assessment having a current principal balance of \$297,453.83 contained in one account (R056611) within the Northeast Round Rock Road District. This is an amended allocation correcting a prior allocation submitted at the April 22, 1997, meeting. (KAA# 97-010)

Dear Sirs:

At the request of Ed Velicka of Capital Foresight, we have conducted an analysis to allocate the outstanding assessments applicable to the proposed development of Meadow Lake Section One-B subdivision. The objective of this analysis is to allocate the outstanding assessment equally, based on the relationship of market value, between the proposed 154 lots currently depicted in final plat.

This allocation is an amended allocation correcting a prior allocation submitted at the April 22, 1997, meeting. The revision resulted from engineering changes when converting the preliminary plat to the final plat.

This allocation is of a single account being R056611 being originally described as 81.44 acres in the Toby Survey. The original assessment was \$322,701.93 (Exhibit A). According to district records, the balance after the 1996 payment is \$297,453.83 (Exhibit B). The purpose of this allocation is to distribute the remaining balance to 154 lots as per final plat (Exhibit C). No allocation is assigned to ± 47.5 acres contained within the conservation pool of a Brushy Creek Flood Control Lake referred to as "Meadow Lake."

Based on our analysis of highest and best use and the market value relationship as outlined in this report, the following allocation is concluded.

ALLOCATION
(R056611)
TO
154 LOTS
MEADOW LAKE SECTION ONE-B

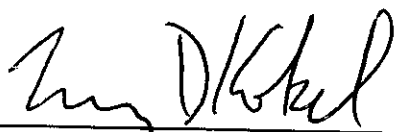
Block	Lots	# Lots	Remaining Balance Per Lot	Total Remaining Balance	Annual Per Lot Payment	Total Annual Payment
D	1-16	16	\$1,931.52	\$ 30,904.32	\$166.27	\$ 2,660.32
E	1-29	29	\$1,931.52	\$ 56,014.08	\$166.27	\$ 4,821.83
F	1-56	56	\$1,931.52	\$108,165.12	\$166.27	\$ 9,311.12
G	1-24	24	\$1,931.52	\$ 46,356.48	\$166.27	\$ 3,990.48
H	15-43	29	\$1,931.52	\$ 56,014.08	\$166.27	\$ 4,821.83
Meadow Lake ± 47.5 acres			-0-	-0-	-0-	-0-
TOTAL		154		\$297,454.08		\$25,605.58

The remaining ±47.5 acres is within the 100 year flood plain and conservation lake and is to be dedicated in the future as park land to the City of Round Rock.

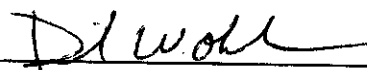
approved 5-27-97
John C. Daehler

Please feel free to call if you have any questions.

Respectfully,



Larry D. Koke, ARA, MAI
State Certified General Appraiser
TX-1321079-G



David W. Oberrender
State Certified General Appraiser
TX-1321141-G

VII.

May 27, 1997

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Consider authorizing release of lien for any properties in district which have paid assessment in full.

Moved: Commissioner Hays

Seconded: Commissioner Boatright

Motion: To authorize release of lien for Bill Kitts property located in the Southeast Williamson County Road District No. 1.

Vote: Motion carried 4 - 0

< Clerk copy here >

THE ROAD DISTRICT COURT ADJOURNED AT 11:58 A.M. ON TUESDAY, MAY 27, 1997.

RELEASE OF LIEN

Date: _____, 1997

Assessment Lien:

Date: January 1, 1993

Assessment Balance: \$55,958.90

Payor: WILLIAM R. KITTS

Payee: SOUTHEAST WILLIAMSON COUNTY ROAD DISTRICT NO. 1

Date of Maturity: as therein provided

Holder of Lien: SOUTHEAST WILLIAMSON COUNTY ROAD DISTRICT NO. 1

Holder's Mailing Address (including county):

SOUTHEAST WILLIAMSON COUNTY ROAD DISTRICT NO. 1
County Judge
Williamson County Courthouse
Georgetown, Williamson County, Texas 78627

Lien is Described in the Following Documents:

The above-described assessment lien was imposed against the real property described below by an Assessment Order adopted by the Board of Directors of the Southeast Williamson County Road District No.1 dated April 19, 1993, as found in Volume 58, Page 711 of the Williamson County Commissioner's Court minutes. Said assessment lien was validated on May 24, 1993 in Cause No. 93-115-C277 in the 277th Judicial District Court of Williamson County, Texas.

Property (including any improvements) Subject to Lien:

Approximately 9.05 acres of and, more or less, out of the SAMUEL JENKINS SURVEY, ABSTRACT NO. 347, Williamson County, Texas, being more particularly described by metes and bounds in Exhibit "A", attached hereto and incorporated herein.

Holder of the note and lien acknowledges its payment and releases the property from the lien and from all liens held by Holder of the note and lien without regard to how they were created or evidenced.

Holder of the note and lien expressly releases all present and future rights to establish or enforce the lien as security for the payment of any future or other advances.

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

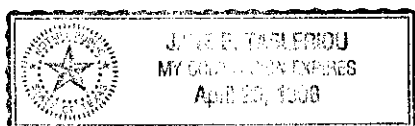
SOUTHEAST WILLIAMSON COUNTY
ROAD DISTRICT NO. 1

By: John C. Doerfler
Printed Name: John C. Doerfler
Title: County Judge

ACKNOWLEDGMENT

STATE OF TEXAS
COUNTY OF WILLIAMSON

This instrument was acknowledged before me on MAY 27, 1997, by John Doerfler, County Judge, sitting as Director of Southeast Williamson County Road District No.1, a political subdivision of the State of Texas, on behalf of said political subdivision.



Jane E. Tableriou
Notary Public, State of TEXAS
Printed Name: JANE E. TABLERIOU
My Commission Expires: 4-29-98

PREPARED IN THE OFFICE OF:

Brown McCarroll Sheets & Crossfield,
L.L.P.
309 E. Main St.
Round Rock, Texas 78664

AFTER RECORDING RETURN TO:

Brown McCarroll Sheets & Crossfield,
L.L.P.
309 E. Main St.
Round Rock, Texas 78664

MAY- 8-97 FRI 13:22

TITLE AGENCY OF AUSTIN

FAX NO. 5124836740

P. 04

EXHIBIT "A"

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BEING 0.05 acres of land out of the SAMUEL JENKINS SURVEY, ABSTRACT NO. 347, WILLIAMSON COUNTY, TEXAS, and being a part of that certain 126.48 acre tract of land described in a deed to William A. Hitts recorded in Volume 1561 at Page 683, Official Records, Williamson County, Texas, and being more particularly described by metes and bounds as follows, to wit:

BEGINNING at an iron rod found at the southeast corner hereof in the north line of High Country Blvd., said iron rod also being the southwest corner of Lot 38, Block 2, High Country Section One, a subdivision of record filed in Cabinet J, slide 28, Plat Records of Williamson County;

THENCE along and with the north line of High Country Blvd., the following described two (2) courses and distances:

- 1) An arc distance of 73.30 feet with a curve to the right, curve having a central angle of $3^{\circ} 31' 42''$, a radius of 1190.27 feet, a chord distance of 73.29 feet and a chord bearing of $S 82^{\circ} 21' 19'' W$, to an iron rod found, and;
- 2) $S 84^{\circ} 07' 30'' W$ a distance of 780.19 feet to an iron rod set at the southwest corner hereof;

THENCE with the west line hereof, the following described five courses and distances to iron rods found:

- 1) $N 11^{\circ} 31' 50'' W$ a distance of 27.36 feet;
- 2) $N 09^{\circ} 33' 40'' E$ a distance of 161.10 feet;
- 3) $S 89^{\circ} 45' 24'' E$ a distance of 100.04 feet;
- 4) $N 00^{\circ} 18' 35'' E$ a distance of 798.91 feet, and;
- 5) $N 39^{\circ} 26' 21'' E$ a distance of 93.81 feet to an iron rod found in the west line of said High Country Section One;

THENCE with the west line of said High Country Section One, the following described four (4) courses and distances:

- 1) $S 10^{\circ} 42' 12'' E$ a distance of 281.73 feet to an iron rod set;
- 2) $S 15^{\circ} 13' 43'' E$ a distance of 181.77 feet to an iron rod found;
- 3) $S 10^{\circ} 43' 12'' E$ a distance of 453.82 feet to an iron rod set, and;
- 4) $S 29^{\circ} 24' 12'' E$ a distance of 241.80 feet to the Place of Beginning, containing 0.05 acres of land, subject to easements, conditions or restrictions of record, if any.

THE ROAD DISTRICT COURT ADJOURNED AT 11:58 A.M. ON TUESDAY, MAY 27, 1997.

THE FOREGOING MINUTES in Volume 88 on pages 567 through 752, inclusive had at a Special Session of Commissioners Court of Williamson County, Texas, having been read are hereby approved this 3rd day of June, 1997.

John C. Doerfler, County Judge

ATTEST: Elaine Bizzell, Clerk County Court & Ex-officio Clerk,
Commissioners Court, Williamson County, Texas

by: _____
Deputy Clerk