

Consider approving collection contracts with various entities for tax collection.

Moved: Commissioner Boatright

Seconded: Judge Doerfler

Motion: To approve collection contracts with various entities for tax collection by Williamson County Tax office.

Vote: Motion carried 5 - 0

< Clerk copy here >

***** See attachments filed on pages 257 through 368*******

**Deborah M. Hunt, CTA
Tax Assessor-Collector
Williamson County, Texas**

Memo

To: John Doerfler, County Judge

From: Deborah Hunt, County Tax assessor-Collector

CC: JWP

Date: 9/6/00

Re: Collection Contracts for Approval

Attached are copies of all of the new contracts signed by the various entities, which have asked this office to collect taxes for them. Upon your signature and the Court's approval, they will be filed with the County Clerk prior to copies being returned to each entity. Below is listed the entities in question.

City of Cedar Park	Thrall ISD	WC WSID #3
City of Florence	Donahoe Creek Watershed District	Williamson/Travis MUD
City of Georgetown	WC ESD #1	
City of Granger	WC ESD #2	
City of Hutto	WC ESD #3	
City of Taylor	Block House MUD	
City of Thrall	Fern Bluff MUD	
City of Weir	Meadows of Chandler Creek MUD	
Coupland ISD	North Austin MUD #1	
Hutto ISD	Springwoods MUD	
Jarrell ISD	WC MUD #9	

jud 10-3-01

RESOLUTION NO. _____

AUTHORIZING CONTRACT FOR COLLECTION OF AD VALOREM TAXES

WHEREAS, the County of Williamson performs tax collection for the several taxing entities of Williamson County; and

WHEREAS, the Commissioners Court of the County of Williamson finds it to be in the public interest to enter into a contract with «Company» for the collection of ad valorem taxes;

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

The County Judge and Tax Assessor-Collector are hereby authorized and directed to enter into a contract with City of Cedar Park, City of Florence, City of Georgetown, City of Granger, City of Hutto, City of Taylor, City of Thrall, City of Weir, Coupland ISD, Hutto ISD, Jarrell ISD, Thrall ISD, Donahoe Creek Watershed District, WC ESD #1, WC ESD #2, WC ESD #3, Block House MUD, Fern Bluff MUD, Meadows of Chandler Creek MUD, North Austin MUD #1, Springswoods MUD, WC MUD #9, WC WSID #3, Williamson/Travis MUD in the forms attached hereto for the collection of ad valorem taxes.

The foregoing resolution was moved and seconded and adopted by majority vote at a meeting of the Commissioners Court of the County of Williamson on the 3RD day of October, 2000.

John C. Doerfler 10-3-00
John Doerfler, County Judge
County of Williamson

ATTEST:

Nancy E. Rister
Nancy Rister
Williamson County Clerk

«Next Record»

AGENDA ITEM 33**Consider approving interlocal agreement with various entities for Law Enforcement Training Facility.**

Attorney Charles Crossfield discussed creation of an agency under the local government act conveying Williamson County property to an agency preventing any liability to the county. Also the property would be the total county contribution with funding from the various entities utilizing the facility based on their number of commissioned officers.

Moved: **Commissioner Limmer**

Seconded: **Commissioner Heiligenstein**

Motion: To approve interlocal agreement with various entities for Law Enforcement Training Facility.

Vote: Motion carried 4 – 0 with Commissioner Boatright absent from the dais.

< Clerk copy here >

WILLIAMSON COUNTY LAW ENFORCEMENT

TRAINING FACILITY INTERLOCAL AGREEMENT

THIS CONTRACT AND INTERLOCAL AGREEMENT is made and entered into effective this _____ day of _____, 2000, by and between WILLIAMSON COUNTY, the CITY OF GEORGETOWN, the CITY OF ROUND ROCK, the CITY OF TAYLOR, the CITY OF HUTTO, the CITY OF LEANDER and the CITY OF CEDAR PARK, all of which are political subdivisions of the State of Texas.

WITNESSETH:

WHEREAS, V.T.C.A., Government Code, Chapter 791, the Texas Interlocal Cooperation Act provides that any one or more public agencies may contract with each other for the performance of governmental functions and for the joint use of facilities or services for the promotion and protection of the health and welfare of the inhabitants of the State and the mutual benefit of the parties; and

WHEREAS, each of the parties hereto requires a law enforcement training facility (the "Facility") for firearms, and tactical driving instruction, and any other appropriate law enforcement or public safety training, so as to increase the skill and professionalism of its law enforcement and public safety personnel and reduce liabilities to the parties and their respective insurance carriers; and