

REGULAR MEETING – JANUARY 09, 2024

On this the 09th day of January 2024 at 9:00 A.M. the Honorable Commissioners Court of Blanco County convened in a REGULAR MEETING at a regular meeting place thereof in the Courthouse in Johnson City with the following members to-wit:

BRETT BRAY	COUNTY JUDGE
TOMMY WEIR	COMMISSIONER PCT. 1
EMIL UECKER	COMMISSIONER PCT. 2
CHRIS LIESMANN	COMMISSIONER PCT. 3
CHARLES RILEY	COMMISSIONER PCT. 4
LAURA WALLA	COUNTY CLERK

Call to Order and Roll Call.

Judge Bray and all 4 County Commissioners were present.

Pledge of Allegiances.

Invocation – Led by Pastor Boatright.

Public Hearing on Proposed Blanco County Development Rules & Regulations

The general public and any other interested parties or persons are invited to attend and make comments regarding the Proposed Blanco County Development Rules & Regulations.

There were two (2) written comments received from Chelita Riley and Kenneth Welch.

Public Comments were made by:

Kenneth Welch

Ron Fiesler

Josh Leamons

Closed the public comments at 9:40a.m. and began:

Discussion of the Proposed Blanco County Development Rules & Regulations

10:57am

RETURN TO REGULAR MEETING

PUBLIC COMMENTS – opportunity for the general public to address the Court on any agenda item. Comments are limited to 3 minutes.

There were no public comments made at this time.

ITEM 1 – Consider approval of minutes of prior Commissioners Court meeting(s). Vote on any action taken.

COMMISSIONER WEIR moved to dispense with the reading of the minutes and to accept the minutes as presented, seconded by Commissioner Uecker. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 2- Consider approval of the estimated January 2024 payroll. Vote on any action taken. (Judge Bray)

COMMISSIONER LIESMANN made the motion approving the estimated January 2024 payroll in the amount of \$493,283.57, seconded by Commissioner Riley. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 3- Consider approval of the official reports. Vote on any action taken. (Judge Bray)

COMMISSIONER UECKER made the motion to approve the official reports, seconded by Commissioner Weir. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 4- Consider ratifying or approving line-item transfers as presented. Vote on any action taken. (Judge Bray)

COMMISSIONER WEIR moved to approve the line-item transfers as presented, seconded by Commissioner Riley. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 5- Consider approval of the outstanding bills. Vote on any action taken. (Judge Bray)

COMMISSIONER LIESMANN made the motion to approve the outstanding bills in the amount of \$567,013.58, seconded by Commissioner Uecker. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 6- Authorization for the County Judge to sign the “Order for Disbursement of Salaries and Routine Office Expenses”. Vote on any action taken. (Judge Bray & Treasurer Swift)

COMMISSIONER LIESMANN made the motion authorizing the County Judge to sign the “Order for Disbursement of Salaries and Routine Office Expenses, seconded by Commissioner Uecker. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 7 – Accept \$15,000 donation from Kinder Morgan for the benefit of the Star Flight project. Vote on any action taken. (Judge Bray)

COMMISSIONER WEIR moved to accept the \$15,000 donation from Kinder Morgan for the benefit of the Star Flight project, seconded by Commissioner Riley. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 8 – Authorization for the County Judge to sign the renewal contract with Hill County IT. Vote on any action taken. (Judge Bray)

Item passed at this time. To be placed on future agenda.

ITEM 9 – Authorization for the County Judge to enter into a contract with ADT for the installation and monitoring of a fire alarm system at the courthouse. Vote on any action taken. (Judge Bray)

COMMISSIONER LIESMANN made the motion authorizing the County Judge to enter into a contract with ADT for the installation and monitoring of a fire alarm system at the courthouse, seconded by Commissioner Uecker. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 10 – Authorization for the County Judge to enter into a contract with Thomson Reuters for a document creator program “Form Builder” for the County Attorney’s office. Vote on any action taken. (Judge Bray & County Attorney Earley)

COMMISSIONER WEIR made the motion authorizing the County Judge to enter into a contract with Thomson Reuters for a document creator program “Form Builder” for the County Attorney’s office, seconded by Commissioner Riley. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 11 – Authorization for the County Judge to enter into a Memorandum of Understanding for “Direct Submission of eRecordings” for the County Clerk’s office, pending County Attorney approval. Vote on any action taken. (Judge Bray & County Clerk Walla)

COMMISSIONER RILEY moved to approve the authorization for the County Judge to enter into a Memorandum of Understanding for “Direct Submission of eRecordings” for the County Clerk’s office, pending County Attorney approval, seconded by Commissioner Uecker. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 12 – Authorization for the County Judge to sign an interlocal agreement with Blanco County ESD #2 for office space for the Community Paramedics. Vote on any action taken. (Judge Bray)

COMMISSIONER UECKER made the motion authorizing the County Judge to sign an interlocal agreement with Blanco County ESD #2 for office space for the Community Paramedics, seconded by Commissioner Weir. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.
COMMISSIONER WEIR – YES.
COMMISSIONER UECKER – YES.
COMMISSIONER LIESMANN – YES.
COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 13 – Authorization for the County Judge to sign the AXON “Eighth Amendment to the Master Services and Purchasing Agreement” pending County Attorney approval. Vote on any action taken. (Judge Bray & Sheriff Jackson)

COMMISSIONER RILEY moved to authorize the County Judge to sign the AXON “Eighth Amendment to the Master Services and Purchasing Agreement” pending County Attorney approval, seconded by Commissioner Uecker. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.
COMMISSIONER WEIR – YES.
COMMISSIONER UECKER – YES.
COMMISSIONER LIESMANN – YES.
COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 14 – Declare the Maytag top load washing machine, serial # MVWC565FW, as surplus property and authorize its disposal at the next Blanco County Clean-Up Day. Vote on any action taken. (Judge Bray & Sheriff Jackson)

COMMISSIONER LIESMANN made the motion to declare the Maytag top load washing machine, serial # MVWC565FW, as surplus property and authorize its disposal at the next Blanco County Clean-Up Day, seconded by Commissioner Uecker. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.
COMMISSIONER WEIR – YES.
COMMISSIONER UECKER – YES.
COMMISSIONER LIESMANN – YES.
COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 15 – Acceptance of bond for Deputy Constable Austin Smith. Vote on any action taken. (Judge Bray & Constable Bucy)

COMMISSIONER RILEY moved to accept the bond for Deputy Constable Austin Smith, seconded by Commissioner Weir. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.
COMMISSIONER WEIR – YES.
COMMISSIONER UECKER – YES.
COMMISSIONER LIESMANN – YES.
COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 16 – Discussion and action of appointment of David Jeremiah Jordan as an unpaid (reserve) Cadet to include approval for sponsorship by the Pct. 4 Constable Office to represent Blanco County in the CAPCOG Regional Law Enforcement Academy. Training funds provided by the Pct. 4 LEOSA training fund. The academy starts in April 2024 with a projected graduation date in October 2024. Vote on any action taken. (Judge Bray & Constable Bucy)

COMMISSIONER RILEY moves to appoint David Jeremiah Jordan as an unpaid (reserve) Cadet to include approval for sponsorship by the Pct. 4 Constable Office to represent Blanco County in the CAPCOG Regional Law Enforcement Academy, training funds provided by the Pct. 4 LEOSA training fund, Academy starts in April 2024 with a projected graduation date in October 2024, seconded by Commissioner Weir. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 17 – Acknowledge continuing education for Tax Assessor-Collector Spies as set out in section 6.231(d) of the Texas Government Code. Vote on any action taken. (Judge Bray & TAC Spies)

COMMISSIONER LIESMANN made the motion acknowledging the continuing education for Tax Assessor-Collector Spies as set out in section 6.231(d) of the Texas Government Code, seconded by Commissioner Uecker. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.

COMMISSIONER WEIR – YES.

COMMISSIONER UECKER – YES.

COMMISSIONER LIESMANN – YES.

COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 18 – Discussion and possible action regarding “Eclipse Day”, April 8, 2024. Vote on any action taken. (Judge Bray)

No action taken on this item.

ITEM 19 – Discussion and action regarding the 4 Affidavit of Land Location documents that were filed at the County Clerk’s office on December 27, 2023, without Commissioners’ Court review and approval. Vote on any action taken. (Commissioner Uecker)

Item passed at this time. To be placed on the 1-23-24 agenda.

ITEM 20 – Accept donation from L & L Drilling Co. for the water well pump, tank, conduit, labor, and other accessories for the benefit of the Star Flight project. Donation value \$9,174.16. Vote on any action taken. (Commissioner Liesmann)

COMMISSIONER LIESMANN made the motion to accept the donation from L & L Drilling Co. for the water well pump, tank, conduit, labor, and other accessories for the benefit of the Star Flight project. Donation value \$9,174.16, seconded by Commissioner Uecker. Judge Bray called for discussion and vote.

JUDGE BRAY – YES.
COMMISSIONER WEIR – YES.
COMMISSIONER UECKER – YES.
COMMISSIONER LIESMANN – YES.
COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

ITEM 21 - Consider burn ban. Vote on any action taken. (Judge Bray)
NO ACTION TAKEN

ITEM 22- Adjourn

COMMISSIONER UECKER made the motion to adjourn, seconded by Commissioner Riley. Judge Bray called for discussion and vote. Meeting adjourned at 11:44am.

JUDGE BRAY – YES.
COMMISSIONER WEIR – YES.
COMMISSIONER UECKER – YES.
COMMISSIONER LIESMANN – YES.
COMMISSIONER RILEY – YES. MOTION CARRIED. 5/0

The above and foregoing minutes were examined and approved in Open Court this _____ day of January 2024.

I Laura Walla, County Clerk, Blanco County, Texas attest that the foregoing is a true and correct accounting of the Commissioner's Court authorized proceedings for January 09, 2024

County Clerk and Ex-Officio Member of Commissioner's Court, Blanco County, Texas

NO LINE
ITEM
TRANSFERS

Blanco County Commissioners' Court

January 23, 2024

Invoice File Listing By Fund for Approval

Fund	Description	Disbursement
010	General Fund	\$ 185,699.42
015	Road & Bridge Fund	\$ 15,940.65
017	Records Management Clerk	\$ 8.56
045	Jail Commissary Fund	\$ 40.31
050	2023 Certificate of Obligation	20109.2
060	Interest & Sinking Fund	\$ 236,095.00
Total		\$ 457,893.14

The attached list of Claims Payable have been examined & approved for payment by the Assistant County Auditor as provided by the Texas LGC 113.064 & 113.065

Attest Asst. County Auditor:  Date 1-18-24

The attached list of Claims Payable have been examined & approved for payment by the Commissioners' Court as provided by the Texas LGC 115.021 & 115.022

County Judge _____ Date _____
Commissioner Pct 1 _____ Commissioner Pct 3 _____
Commissioner Pct 2 _____ Commissioner Pct 4 _____

COPY

DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0300-GENERAL FUND REVENUES				
STATE COMPTROLLER	87034	A	CRIMINAL COSTS AND FEES	30,592.61
STATE COMPTROLLER	87035	A	SEXUAL ASSAULT/ SUBSTANCE ABUSE	25.00
STATE COMPTROLLER	87036	A	CIVIL FEES	4,160.00
STATE COMPTROLLER	87037	A	ELECTRONIC FILING SYSTEM	192.35
STATE COMPTROLLER	87038	A	SPECIALTY COURT PROGRAM	83.18
DEPARTMENT TOTAL				35,053.14
0310-GENERAL FUND GRANTS				
MOTOROLA SOLUTIONS, INC.	86958	A	TRANS#8281791641 CONST 4	238.00
MOTOROLA SOLUTIONS, INC.	86959	A	TRANS#8281792314 CONST 4	265.68
MOTOROLA SOLUTIONS, INC.	86998	A	TRANS#8281800932 CONST 4	282.40
DEPARTMENT TOTAL				786.08
0400-COUNTY JUDGE EXPENSES				
DIALTONESERVICEES L.P.	86891	A	INV #233650741 CO JUDGE	9.11
DEPARTMENT TOTAL				9.11
0411-ELECTIONS ADMINISTRATOR				
AMAZON CAPITAL SERVICES, INC	86941	A	ORDER#113-8552705-8749817 EA	519.70
ROSEMARY ADAME	87013	A	REIMBURSEMENT	271.17
TAWNYA REED	87021	A	REIMBURSEMENT	103.32
DEPARTMENT TOTAL				894.19
0412-DISTRICT CLERK				
KOFILE TECHNOLOGIES, INC	86908	A	INV #KT-013830 DIST CLERK	49,359.54
DEPARTMENT TOTAL				49,359.54
0415-COUNTY ATTORNEY				
DIALTONESERVICEES L.P.	86893	A	INV #233650776 CO ATTORNEY	9.77
DIALTONESERVICEES L.P.	86896	A	INV #233650774 CO ATTORNEY	9.70
DIALTONESERVICEES L.P.	86897	A	INV #233650774 SHERIFF	9.70
GALLS INC	86953	A	INV#026710186 CO ATTY	970.00
SOFTWARE UNLIMITED CORPORATION	86921	A	INV #63034 CO ATTORNEY	276.95
TEXAS DIST. & CO ATTY ASSOC	86983	A	INV#235735 CO ATTY	85.00
DEPARTMENT TOTAL				1,361.12
0420-TAX ASSESSOR/COLLECTOR				
TEXAS ASSOCIATION OF COUNTIES	86981	A	INV#243608 TAC	150.00
DEPARTMENT TOTAL				150.00
0425-COUNTY SHERIFF				
AMAZON CAPITAL SERVICES, INC	86984	A	1FG7-CGWV-PML7 LEC	57.98
AMAZON CAPITAL SERVICES, INC	86985	A	INV#17L1-YC3H-64MJ LEC	49.98
AMAZON CAPITAL SERVICES, INC	86986	A	INV#1QDJ-YTKH-4JCX LEC	51.96
AMERICAN ASSOCIATION OF NOTARIES	86942	A	MARK NUTT APPLICATION	108.90
AMERICAN ASSOCIATION OF NOTARIES	86943	A	MORGAN COWSERT APPLICATION	108.90
AXON ENTERPRISE, INC	86868	A	INV #INUS211707 LEC	670.44
AXON ENTERPRISE, INC	86987	A	INV#INUS218877 LEC	5,186.04
BLANCO COUNTY TAX ASSESSOR-COLLECT	86944	A	LICENSE TAG #1223439 LEC	7.50
BLANCO COUNTY TAX ASSESSOR-COLLECT	86945	A	VEHICLE REGISTRATION (3679)	28.00
BLANCO REGIONAL CLINIC P.A.	86948	A	INV#204958 LEC	105.00
BUCKSTAFF PUBLIC SAFETY, INC	86990	A	ORDER#494533 LEC	1,629.02
BURNET COUNTY TREASURER	86991	A	INV#1014-21224-01 LEC	120.00
CENTRALSQUARE TECHNOLOGIES	86879	A	INV #399171 LEC	2,940.00
DIALTONESERVICEES L.P.	86890	A	INV #233650741 SHERIFF	27.33
DIALTONESERVICEES L.P.	86894	A	INV #233650776 SHERIFF	9.77

DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
DIALTONESERVICEES L.P.	86898	A	INV #233650775 SHERIFF	29.10
EXPRESS AUTOMOTIVE SERVICE	86951	A	INV#7027 LEC	97.70
EXPRESS AUTOMOTIVE SERVICE	86952	A	INV#7071 LEC	97.70
GTS TECHNOLOGY SOLUTIONS, INC	86994	A	INV#INV0074728 LEC	820.00
ICS JAIL SUPPLIES INC.	86954	A	INV#INV797649 KEC	125.74
ICS JAIL SUPPLIES INC.	86995	A	INV#INV797758 LEC	254.74
LAW ENFORCEMENT SEMINARS, LLC	86957	A	INV#2027057 LEC	425.00
MONTGOMERY COUNTY HOSPITAL DISTRICT	86911	A	INV #2743 LEC	306.00
OFFICESUPPLY.COM	86960	A	INV#5770440 LEC	189.68
PAY AND SAVE INC.	86972	A	ACCT#137002 LEC	71.96
PAY AND SAVE INC.	87004	A	ACCT#137002 LEC	7.58
PEDERNALES ELECTRIC COOP	86918	A	INV #955 LEC	2,646.44
PERFORMANCE FOOD SERVICE	86973	A	INV#2178001 LEC	727.05
PERFORMANCE FOOD SERVICE	86974	A	INV#2184339 LEC	917.69
PETERSON TIRE	86976	A	INV#JC44304 LEC	32.90
SHERIFFS' ASSOC OF TEXAS	86978	A	DUES	850.00
SOUTHERN HEALTH PARTNERS	86925	A	INV #BASE 49249 JAIL	8,701.01
ULINE, INC	87031	A	INV#173079008 LEC	189.69
DEPARTMENT TOTAL				27,590.80

0430-COUNTY TREASURER

AMAZON CAPITAL SERVICES, INC	86939	A	INV#199X-16WH-MCQ9 CO TREAS	48.51
CTAT	86880	A	2024 DUES TREASURER	20.00
TEXAS ASSOCIATION OF COUNTIES	86927	A	DUES TREASURER	175.00
DEPARTMENT TOTAL				243.51

0432-COUNTY AUDITOR

TEXAS ASSOCIATION OF COUNTIES	86982	A	DUES, WENMOHS, S	235.00
DEPARTMENT TOTAL				235.00

0435-INDIGENT HEALTH CARE

BLANCO PHARMACY & WELLNESS	86874	A	ACCT #113 INDIGENT	141.52
CRAIG NEFFENDORF PT	86884	A	PATIENT #12152011	108.00
CRAIG NEFFENDORF PT	86885	A	PATIENT #12152011	108.00
CRAIG NEFFENDORF PT	86886	A	PATIENT #12152011	108.00
CRAIG NEFFENDORF PT	86887	A	PATIENT #12152011	108.00
CRAIG NEFFENDORF PT	86888	A	PATIENT #12152011	108.00
CRAIG NEFFENDORF PT	86889	A	PATIENT #12152011	108.00
JOHNSON CITY PHARMACY	86906	A	INV #54 INDIGENT	196.45
SCOTT & WHITE HOSPITAL	86920	A	PATIENT #06242014	70.03
DEPARTMENT TOTAL				1,056.00

0440-COUNTY EXTENSION AGENCY

AMAZON CAPITAL SERVICES, INC	86937	A	ORDER#113-2565064-7067449 AGRILIFE	42.64
AMAZON CAPITAL SERVICES, INC	86940	A	INV#11JJ-3DT3-6L1T AGRILIFE	166.96
PERRY OFFICE PLUS	86975	A	INV#IN-1524733 AGRILIFE	367.99
DEPARTMENT TOTAL				577.59

0445-EMERGENCY MANAGEMENT

DIALTONESERVICEES L.P.	86892	A	INV #233650776 EMC	9.77
DIALTONESERVICEES L.P.	86895	A	INV #233650774 EMC	9.70
RUIZ CONSTRUCTION	87014	A	WALL AROUND SHED PCT 3	3,000.00
THIRD COAST DISTRIBUTING, LLC	87029	A	INV#132502 ER MGMT	352.80
THIRD COAST DISTRIBUTING, LLC	87030	A	INV#132721 ER MGMT	312.97
DEPARTMENT TOTAL				3,685.24

0450-JUDICIAL EXPENSES

DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
33RD & 424TH JUDICIAL DISTRICTS CSC	86867	A	DECEMBER 2023	339.65
BLANCO CO CHILD PROTECTION BD	86870	A	JURY DONATIONS (16)	320.00
BROWN & LACALLADE, P.C.	86875	A	424TH CAUSE #CV09336	270.00
CENTRAL TEXAS AUTOPSY PLLC	86878	A	INV #14156 CTA 238-21 LYLES	2,800.00
HILL COUNTRY CHILD ADVOCACY CT	86871	A	JURY DONATIONS (11)	220.00
MELISSA MCCLURE	86909	A	CV #08527	90.00
MELISSA MCCLURE	86910	A	CV #09406	90.00
SONYA R. WRIGHT, PLLC	86922	A	424TH CAUSE #CV09174	15.00
SONYA R. WRIGHT, PLLC	86923	A	424TH CAUSE #CV09406	247.50
SONYA R. WRIGHT, PLLC	86924	A	424TH CAUSE #CV09336	727.50
STATE COMPRTOLLER	86872	A	JURY DONATIONS (3)	60.00
TOM GREEN COUNTY JUVENILE PROTECTIO	86935	A	NOVEMBER 2023 DETENTION SERVICES	3,335.00
DEPARTMENT TOTAL				8,514.65
0451-DISTRICT JUDGE				
ALAN GARRETT	86929	A	JUVENILE BOARD COMP	100.00
ALAN GARRETT	86930	A	JUVENILE BOARD COMP	142.00
BURNET COUNTY TREASURER	86877	A	INV #DC231231-1 DECEMBER 2023	5,696.96
EVAN C. STUBBS	86931	A	JUVENILE BOARD COMP	142.00
EVAN C. STUBBS	86932	A	JUVENILE BOARD COMP., 424TH	100.00
DEPARTMENT TOTAL				6,180.96
0452-DISTRICT ATTORNEY				
BURNET COUNTY TREASURER	86876	A	INV #DA231231-1 DECEMBER 2023	20,728.85
DEPARTMENT TOTAL				20,728.85
0453-JUVENILE PROBATION				
JUVENILE PROBATION DEPT	86907	A	JANUARY 2024	5,278.44
DEPARTMENT TOTAL				5,278.44
0500-COURTHOUSE EXPENSES				
BLANCO COUNTY ESD 2	86873	A	INV #1062 FIRE INSPECTION	135.00
CHARTER COMMUNICATIONS HOLDINGS,LLC	86881	A	INV #184482901010724 LEC	1,681.71
CHARTER COMMUNICATIONS HOLDINGS,LLC	86882	A	INV #185859601010724 OLD MANOR RD	298.03
CHARTER COMMUNICATIONS HOLDINGS,LLC	86883	A	INV #184482801010724 101 E CYPRESS	1,406.34
FRONTIER COMMUNICATIONS	86899	A	830-868-7167 EXTENSION	1,373.65
FRONTIER COMMUNICATIONS	86900	A	830-868-4008 ADULT PROBATION	629.13
GRAVES HUMPHRIES, STAHL, LIMITED	86902	A	REPORT #COL005 JP 4	713.61
GRAVES HUMPHRIES, STAHL, LIMITED	86903	A	REPORT #COL005 JP 1	435.92
GREAT AMERICA FINANCIAL SERVICES	86904	A	INV #35682863	1,660.01
HEARTLAND FORENSIC PATHOLOGHY LLC	86905	A	INV #CR02167	1,575.00
JOHNSON CITY HYDRO GAS	86997	A	INV#5854 PCT 3	1,384.47
JOHNSON CITY PUBLICATIONS LP	86955	A	INV#49208	153.00
JOHNSON CITY PUBLICATIONS LP	86956	A	INV#49214	32.75
NAVITAS CREDIT CORP.	86934	A	CONTRACT #20102679-1 PHONES	1,402.00
OMNIBASE SERVICES OF TEXAS, LP	86915	A	REPORT #423-004016 JP 4	108.00
OMNIBASE SERVICES OF TEXAS, LP	86916	A	REPORT #423-004016 JP 1	92.52
OUTLAW LUMBER & HARDWARE, LLC	87002	A	INV#96807	18.99
PAY AND SAVE INC.	86967	A	ACCT#137354 MAINTENANCE	6.98
PAY AND SAVE INC.	86968	A	ACCT#137354 MAINTENANCE	113.32
PAY AND SAVE INC.	86970	A	ACCT#137354 MAINTENANCE	79.30
PAY AND SAVE INC.	86971	A	ACCT#137002 LEC	10.34
PAY AND SAVE INC.	87005	A	ACCT#137002 LEC	29.75
PEDERNALES ELECTRIC COOP	86917	A	INV #955 COUNTY	2,168.96
PITNEY BOWES GLOBAL FINANCIAL SERVI	86919	A	INV #3318588955	1,023.45
SUZANNE STEVENSON	86926	A	REIMBURSE FOR PLANTS AT ANNEX	200.00
THIRD COAST DISTRIBUTING, LLC	87024	A	INV#3861-944093 LEC	34.98

DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
THOMSON WEST	86980	A	INV#849580726	1,041.00
DEPARTMENT TOTAL				17,808.21
0505-MAINTENANCE DEPARTMENT				
OUTLAW LUMBER & HARDWARE, LLC	87001	A	INV#99036 MAINTENANCE	649.99
PAY AND SAVE INC.	86969	A	ACCT#137354 MAINTENANCE	15.89
DEPARTMENT TOTAL				665.88
0515-JUSTICE OF THE PEACE PCT #1				
NORTHEAST TEXAS DATA CORP.	86912	A	REPORT #CAS017 JP 1	90.00
TEXAS ASSOCIATION OF COUNTIES	86979	A	INV#239630/239630 JP1	70.00
DEPARTMENT TOTAL				160.00
0520-JUSTICE OF THE PEACE #4				
NORTHEAST TEXAS DATA CORP.	86913	A	REPORT #CAS017 JP 4	22.00
PERRY OFFICE PLUS	86936	A	INV#IN-1529868 JP4	41.97
PERRY OFFICE PLUS	87032	A	INV#IN-1532354 JP4	82.89
PERRY OFFICE PLUS	87033	A	INV#IN-1530649 JP4	9.48
DEPARTMENT TOTAL				156.34
0525-CONSTABLE PCT #1				
PETERSON TIRE	86977	A	INV#JC44241 CONST 1	93.39
VERIZON WIRELESS	86933	A	INV #9953128591 CONSTABLE #1	199.64
DEPARTMENT TOTAL				293.03
0530-CONSTABLE PCT #4				
EXPRESS AUTOMOTIVE SERVICE	86950	A	INV#6964 CONST 4	228.85
DEPARTMENT TOTAL				228.85
0535-911-COUNTY EXPENSES				
AMAZON CAPITAL SERVICES, INC	86938	A	ORDER#113-2565064-7067449 ADDRESSIN	23.12
BIS CONSULTING, LLC	86869	A	INV #10730	3,090.00
DEPARTMENT TOTAL				3,113.12
0550-RECYCLING COORDINATOR				
BLANCO HYDRO GAS CO.	86946	A	ACCT#2411 RECYCLING	24.00
BLANCO HYDRO GAS CO.	86947	A	ACCT#2411 RECYCLING	59.81
OUTLAW LUMBER & HARDWARE, LLC	86961	A	INV#99783 RECYCLING	55.96
DEPARTMENT TOTAL				139.77
0585-COUNTY INSPECTOR				
GOVOS, INC.	86901	A	INV #4319 OSSF	1,430.00
DEPARTMENT TOTAL				1,430.00
FUND TOTAL				185,699.42

DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0540-R&B PCT #1				
OUTLAW LUMBER & HARDWARE, LLC	86962	A	INV#96756 PCT 1	64.00
OUTLAW LUMBER & HARDWARE, LLC	86963	A	INV#98154 PCT 1	18.00
OUTLAW LUMBER & HARDWARE, LLC	86964	A	INV#98160 PCT 1	5.69
OUTLAW LUMBER & HARDWARE, LLC	86965	A	INV#99892 PCT 1	24.09
OUTLAW LUMBER & HARDWARE, LLC	86996	A	INV#100539 PCT 1	52.97
PATHMARK TRAFFIC PRODCT/TX INC	86966	A	INV#18481 PCT 1	70.00
SIGN MAN, THE	87016	A	INV#15,355-G PCT 1	83.29
DEPARTMENT TOTAL				318.04
0550-R&B PCT #2				
ODIORNE FEED/RANCH SUPPLY INC	86999	A	INV#208355 PCT 2	93.00
ODIORNE FEED/RANCH SUPPLY INC	87000	A	INV#208481 PCT 2	12.00
OUTLAW LUMBER & HARDWARE, LLC	87003	A	INV#97553 PCT 2	75.99
PETERSON TIRE	87009	A	INV#JC43966 PCT 2	7.00
PETERSON TIRE	87010	A	INV#JC44114 PCT 2	35.00
PETERSON TIRE	87011	A	INV#BL53842 PCT 2	40.00
SIGN MAN, THE	87017	A	INV#15,355-G PCT 2	83.30
THIRD COAST DISTRIBUTING, LLC	87025	A	INV#945319 PCT 2	168.43
THIRD COAST DISTRIBUTING, LLC	87026	A	INV#3861-944505 PCT 2	58.47
DEPARTMENT TOTAL				573.19
0560-R&B PCT #3				
BLANCO COUNTY TAX ASSESSOR-COLLECT	86988	A	LICENSE TAG #1424038 PCT 3	7.50
BLANCO COUNTY TAX ASSESSOR-COLLECT	86989	A	LICENSE TAG #9094573 PCT 3	7.50
PETERSON TIRE	87006	A	INV#JC44298 PCT 3	1,734.00
PETERSON TIRE	87007	A	INV#JC44299 PCT 3	3,500.00
PETERSON TIRE	87008	A	INV#JC44321 PCT 3	1,242.95
RUIZ CONSTRUCTION	87015	A	WALL AROUND EQUIP SHED PCT 3	6,161.00
SIGN MAN, THE	87018	A	INV#15,355-G PCT 3	83.30
STROEHER & OLFERS INC	87020	A	INV#226610 PCT 3	1,344.30
THIRD COAST DISTRIBUTING, LLC	87027	A	INV#132948 PCT 3	519.89
THIRD COAST DISTRIBUTING, LLC	87028	A	INV#133079 PCT 3	87.73
DEPARTMENT TOTAL				14,688.17
0570-R&B PCT #4				
PETERSON TIRE	87012	A	INV#BL53893 PCT 4	20.00
SIGN MAN, THE	87019	A	INV#15,355-G PCT 4	83.30
THIRD COAST DISTRIBUTING, LLC	87022	A	INV#947007 PCT 4	61.97
THIRD COAST DISTRIBUTING, LLC	87023	A	INV#947153 PCT 4	195.98
DEPARTMENT TOTAL				361.25
FUND TOTAL				15,940.65

DEPARTMENT	NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0400-RECORDS MANAGEMENT CLERK EXPENSES					
	PPT	86914	A	INV #82327 CO CLERK	8.56
	DEPARTMENT TOTAL				8.56
	FUND TOTAL				8.56

DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0400-JAIL INMATE COMMISSARY EXPENSES				
COOK'S DIRECT INC	86949	A	INV#N816457 LEC	40.31
DEPARTMENT TOTAL				40.31
FUND TOTAL				40.31

DEPARTMENT	NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0400-EXPENSES					
	CHIPPEWA STONE & OAK, INC	86992	A	INV#1360 STARFLIGHT PROJ	19,500.00
	ELLIOTT ELECTRIC SUPPLY	86993	A	INV#36-07131-01 FAIRGROUNDS PROJ	609.20
	DEPARTMENT TOTAL				20,109.20
	FUND TOTAL				20,109.20

DEPARTMENT	NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0400-INTEREST & SINKING EXPENSES	UMB BANK, N.A.	86928	A	BCT21	236,095.00
	DEPARTMENT TOTAL				236,095.00
	FUND TOTAL				236,095.00

DEPARTMENT

NAME-OF-VENDOR

INVOICE-NO

S

DESCRIPTION-OF-INVOICE

AMOUNT

GRAND TOTAL

457,893.14

Blanco County Commissioners' Court

January 23, 2024

Invoice File Listing By Fund to Ratify

Fund	Description	Disbursement
010	General Fund	\$ 8,970.21
015	Road & Bridge Fund	\$ 162.66
060	Interest & Sinking Fund	\$ 299,319.86
Total		\$ 308,452.73

The attached list of Claims Payable have been examined & approved for payment by the Assistant County Auditor as provided by the Texas LGC 113.064 & 113.065

Attest Asst. County Auditor:

Mathyn Shild

Date

1-18-24

The attached list of Claims Payable have been examined & approved for payment by the Commissioners' Court as provided by the Texas LGC 115.021 & 115.022

County Judge

Date

Commissioner Pct 1

Commissioner Pct 3

Commissioner Pct 2

Commissioner Pct 4

COPY

DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0425-COUNTY SHERIFF				
CITY OF JOHNSON CITY	86863	R	ACCT #09-1760-01 LEC	
CITY OF JOHNSON CITY	86864	R	ACCT #09-1761-01 LEC	1,247.78
CITY OF JOHNSON CITY	86865	R	ACCT #09-1762-01 LEC	78.38
JOHNSON CITY HYDRO GAS	86853	R	ACCT #2570 JAIL	57.09
DEPARTMENT TOTAL				3,275.65
0455-COMMUNITY SERVICES				
TEXAS WILDLIFE DAMAGE MGMT FUND	86857	R	INV #255666 DECEMBER 2023	2,400.00
DEPARTMENT TOTAL				2,400.00
0500-COURTHOUSE EXPENSES				
CITY OF JOHNSON CITY	86860	R	ACCT #01-1759-01 ANNEX	53.44
CITY OF JOHNSON CITY	86861	R	ACCT #01-1758-01 ANNEX	78.38
CITY OF JOHNSON CITY	86862	R	ACCT #01-1756-01 COURTHOUSE	198.62
CITY OF JOHNSON CITY	86866	R	ACCT #09-1757-01 PCT 2	191.37
GVTC	86850	R	ID 8308335331 PCT 1 & 4 INTERNET	94.95
GVTC	86851	R	ID #830-833-3209 SOUTH ANNEX INTERN	134.90
GVTC	86852	R	ID #830-833-3209 SOUTH ANNEX	463.77
TERMINIX	86854	R	INV #338868 ANNEX	110.00
TERMINIX	86855	R	INV # 338860 LEC	149.00
TERMINIX	86856	R	INV 3#338867 SOUTH ANNEX	93.00
TK ELEVATOR	86858	R	INV #3007674331	343.88
DEPARTMENT TOTAL				1,911.31
FUND TOTAL				8,970.21

DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0540-R&B PCT #1				
GVTC	86849	R	ID 8308335331	40.33
POSTMASTER/BOX RENT	86859	R	PO BOX 1437 PCT 1	82.00
DEPARTMENT TOTAL				122.33
0570-R&B PCT #4				
GVTC	86848	R	ID 8308331077	40.33
DEPARTMENT TOTAL				40.33
FUND TOTAL				162.66

DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0400-INTEREST & SINKING EXPENSES				
BOKF, NA	86845	R	REF #BLAN723CO	87,011.11
BOKF, NA	86846	R	REF #BLAN722CO	60,906.25
BROADWAY BANK	86847	R	LOAN #1755110000	151,402.50
DEPARTMENT TOTAL				299,319.86
FUND TOTAL				299,319.86

DEPARTMENT

NAME-OF-VENDOR

INVOICE-NO

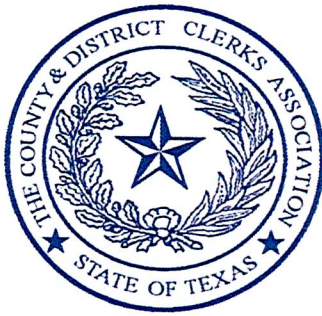
S

DESCRIPTION-OF-INVOICE

AMOUNT

GRAND TOTAL

308,452.73



**COUNTY & DISTRICT CLERKS'
ASSOCIATION OF TEXAS**

Certificate of Completion Awarded to

Laura Walla

Blanco County, County Clerk

*For completing the required 20 Hours of Continuing Education for 2023 as
prescribed in Section 51.605 of the Texas Government Code.*

In Witness therefore, recognition is hereby made this January 2024.

Julie Smith, President

John Warren, Vice President

Texas



Western Surety Company

OFFICIAL BOND AND OATH

THE STATE OF TEXAS }
County of Blanco } ss

KNOW ALL PERSONS BY THESE PRESENTS:

BOND No. 66895907

That we, Mary Madison Crowson, as Principal, and WESTERN SURETY COMPANY, a corporation duly licensed to do business in the State of Texas, as Surety, are held and bound unto 1 Governor for the use and benefit of the District Clerk, his successors in office, in the sum of 2 Twenty Thousand and 00/100 DOLLARS (\$20,000.00), for the payment of which we hereby bind ourselves and our heirs, executors and administrators, jointly and severally, by these presents.

Dated this 19th day of December, 2023.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above bounden Principal was on the 13th day of December, 2023, duly Appointed (Elected—Appointed) to the office of Deputy District Clerk in and for 3 Blanco County, State of Texas, for a term of 4 year s commencing on the 13th day of December, 2023.

NOW THEREFORE, if the said Principal shall well and faithfully perform and discharge all the duties required of him by law as the aforesaid officer, and shall ⁴ faithfully perform the duties of the office.

COPY

then this obligation to be void, otherwise to remain in full force and effect.

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

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

Principal
WESTERN SURETY COMPANY
By Paul T. Bruffat
Paul T. Bruffat, Vice President



Community Action, Inc.
of Central Texas
 ——— DEVELOPING OPPORTUNITIES ———

**APPOINTMENT FORM- PUBLIC OFFICIAL
 REPRESENTATIVES FOR BOARD OF DIRECTORS**

One third of Community Action Agency's Board of Directors shall be elected public officials, holding office on the date of selection or their representative. The term of office shall be 5 consecutive years but no longer than a total of ten as long as the public official remains in elected office.

PLEASE COMPLETE THE FOLLOWING SECTION:

Governing Body:

Blanco _____ County Commissioners Court
 OR
 _____ City Council
 OR
 _____ Other Governing Body

City, County, or Organization Being Represented

<u>Brett Bray</u>	<u>Blanco County Judge</u>	
Name of Representative	Position	
<u>PO Box 387</u>	<u>Johnson City</u>	<u>78636-0387</u>
Address	City	Zip Code
<u>830-868-4266</u>	<u>830-868-9112</u>	
Telephone	Fax Number	
<u>cojudge@co.blanco.tx.us</u>		
Email Address		

Check One:

_____ Reappointment
 Filling Vacancy
 _____ Changing Representative

I confirm our governing body appointed the above individual to serve as an elected official representative for the Board of Directors of Community Action, Inc. of Central Texas on

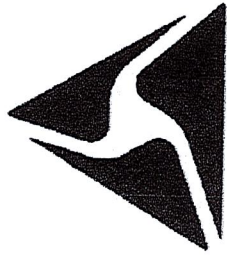
1-23-24
Date of Meeting

Signature of Elected Official

1-23-24
Date

"Helping Central Texans improve economic self-reliance through a wide range of services and community partnerships"

Axon Enterprise, Inc.
 17800 N 85th St.
 Scottsdale, Arizona 85255
 United States
 VAT: 86-0741227
 Domestic: (800) 978-2737
 International: +1.800.978.2737



Q-537453-45287.791AS

Issued: 12/27/2023

Quote Expiration: 12/31/2023

Estimated Contract Start Date: 01/01/2024

Account Number: 121103

Payment Terms: N30

Delivery Method:

SHIP TO	BILL TO	SALES REPRESENTATIVE	PRIMARY CONTACT
Blanco County Sheriff's Office - TX 400 S US Highway 281 Johnson City, TX 78636-4647 USA	Blanco County Sheriff's Office - TX 400 S US Highway 281 Johnson City TX 78636-4647 USA Email:	Adam Smith Phone: 602-751-1798 Email: asmith@axon.com Fax: (480) 463-2201	Robert Woodring Phone: (830) 868-7104 Email: rwoodring@co.blanco.tx.us Fax:

COPY

Quote Summary

Program Length	12 Months
TOTAL COST	\$4,523.99
ESTIMATED TOTAL W/ TAX	\$4,523.99

Discount Summary

Average Savings Per Year	\$0.00
TOTAL SAVINGS	\$0.00

Payment Summary

Date	Subtotal	Tax	Total
Jan 2024	\$4,523.99	\$0.00	\$4,523.99
Total	\$4,523.99	\$0.00	\$4,523.99

Quote Unbundled Price: \$4,523.99
 Quote List Price: \$4,523.99
 Quote Subtotal: \$4,523.99

Pricing

All deliverables are detailed in Delivery Schedules section lower in proposal

Item	Description	Qty	Term	Unbundled	List Price	Net Price	Subtotal	Tax	Total
A la Carte Hardware									
101116	AXON AIR, HM 3ft DRONE LANDING PAD	1			\$69.99	\$69.99	\$69.99	\$0.00	\$69.99
100520	AXON AIR, DJI DJI RC PLUS STRAP BRACKET KIT	2			\$39.00	\$39.00	\$78.00	\$0.00	\$78.00
12343	AXON AIR, DJI WB37 INTELLIGENT BATTERY	2			\$59.00	\$59.00	\$118.00	\$0.00	\$118.00
100522	AXON AIR, DJI MATRICE 30 SERIES INT FLIGHT BATTERY	2			\$329.00	\$329.00	\$658.00	\$0.00	\$658.00
100519	AXON AIR, DJI DJI RC PLUS	1			\$1,600.00	\$1,600.00	\$1,600.00	\$0.00	\$1,600.00
100757	AXON AIR, DN SPEAKER&BROADCASTING SYSTEM- M30	1			\$2,000.00	\$2,000.00	\$2,000.00	\$0.00	\$2,000.00
Total					\$4,523.99	\$4,523.99	\$4,523.99	\$0.00	\$4,523.99

Delivery Schedule

Hardware

Bundle	Item	Description	QTY	Estimated Delivery Date
A la Carte	100519	AXON AIR, DJI DJI RC PLUS	1	01/01/2024
A la Carte	100520	AXON AIR, DJI DJI RC PLUS STRAP BRACKET KIT	2	01/01/2024
A la Carte	100522	AXON AIR, DJI MATRICE 30 SERIES INT FLIGHT BATTERY	2	01/01/2024
A la Carte	100757	AXON AIR, DN SPEAKER&BROADCASTING SYSTEM- M30	1	01/01/2024
A la Carte	101116	AXON AIR, HM 3ft DRONE LANDING PAD	1	01/01/2024
A la Carte	12343	AXON AIR, DJI WB37 INTELLIGENT BATTERY	2	01/01/2024

Payment Details

Jan 2024		Item	Description	Qty	Subtotal	Tax	Total
Hardware	100519	AXON AIR, DJI DJI RC PLUS		1	\$1,600.00	\$0.00	\$1,600.00
Hardware	100520	AXON AIR, DJI DJI RC PLUS STRAP BRACKET KIT		2	\$78.00	\$0.00	\$78.00
Hardware	100522	AXON AIR, DJI MATRICE 30 SERIES INT FLIGHT BATTERY		2	\$668.00	\$0.00	\$668.00
Hardware	100757	AXON AIR, DN SPEAKER&BROADCASTING SYSTEM- M30		1	\$2,000.00	\$0.00	\$2,000.00
Hardware	101116	AXON AIR, HM 3ft DRONE LANDING PAD		1	\$69.99	\$0.00	\$69.99
Hardware	12343	AXON AIR, DJI WB37 INTELLIGENT BATTERY		2	\$118.00	\$0.00	\$118.00
Total					\$4,523.99	\$0.00	\$4,523.99

Tax is estimated based on rates applicable at date of quote and subject to change at time of invoicing. If a tax exemption certificate should be applied, please submit prior to invoicing.

Standard Terms and Conditions

Axon Enterprise Inc. Sales Terms and Conditions

Axon Master Services and Purchasing Agreement:

This Quote is limited to and conditional upon your acceptance of the provisions set forth herein and Axon's Master Services and Purchasing Agreement (posted at www.axon.com/legal/sales-terms-and-conditions), as well as the attached Statement of Work (SOW) for Axon Fleet and/or Axon Interview Room purchase, if applicable. In the event you and Axon have entered into a prior agreement to govern all future purchases, that agreement shall govern to the extent it includes the products and services being purchased and does not conflict with the Axon Customer Experience Improvement Program Appendix as described below.

ACEIP:

The Axon Customer Experience Improvement Program Appendix, which includes the sharing of de-identified segments of Agency Content with Axon to develop new products and improve your product experience (posted at www.axon.com/legal/sales-terms-and-conditions), is incorporated herein by reference. By signing below, you agree to the terms of the Axon Customer Experience Improvement Program.

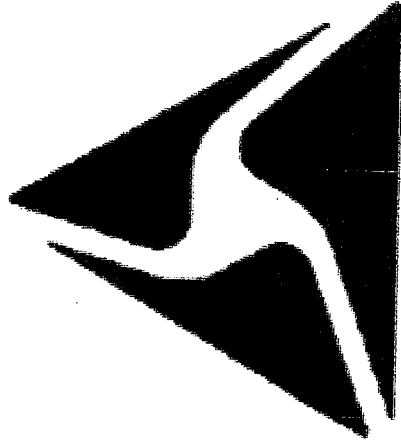
Acceptance of Terms:

Any purchase order issued in response to this Quote is subject solely to the above referenced terms and conditions. By signing below, you represent that you are lawfully able to enter into contracts. If you are signing on behalf of an entity (including but not limited to the company, municipality, or government agency for whom you work), you represent to Axon that you have legal authority to bind that entity. If you do not have this authority, please do not sign this Quote.

Signature

Date Signed

12/27/2023





Nineth Amendment to the Master Services and Purchasing Agreement

This Nineth Amendment ("**Amendment**") is between Axon Enterprise, Inc. (f/k/a Taser International, Inc.), a Delaware corporation ("**Axon**"), and Blanco County ("**Agency**"). This Amendment is effective as of the last signature date on this Amendment ("**Effective Date**"). Axon and Agency are each a "**Party**" and collectively "**Parties**".

On September 7, 2017, the Parties entered into Master Services and Purchasing Agreement under Quote 123431, as amended by the First Amendment dated March 14, 2018, the Second Amendment dated February 10, 2021, the Third Amendment dated February 15, 2023, the Fourth Amendment dated March 17, 2023, the Fifth Amendment dated August 16, 2023, the Sixth Amendment dated November 22, 2023, the Seventh Amendment dated December 20, 2023, and the Eighth Amendment dated December 2023 ("**Agreement**").

The Parties wish to incorporate further changes into the Agreement in order to expand the scope of offered products.

The Parties therefore agree as follows:

1. The attached documents are hereby incorporated into the Agreement:
 - a. Skydio Terms of Use; Attachment A
 - b. Quote# Q-537453-45287.791AS; Attachment B
2. All other terms and conditions of the Agreement shall remain unchanged and in full force and effect.

Each representative identified below declares that the representative is authorized to execute this Amendment as of the date of signature.

Axon Enterprise, Inc.

Agency

Signature: _____

Signature: _____

Name: _____

Name: _____

Title: _____

Title: _____

Date: _____

Date: _____

ATTACHMENT A: Skydio Terms of Use

1

Definitions.

“Advanced Software” means optional capabilities, functions or other features of the Onboard Software that may be specified and identified as such in the Quote. Skydio’s characterization of capabilities, functions or other features as Advanced Software shall be dispositive. Notwithstanding any other provision herein, a software feature that is locked or otherwise disabled unless or until an Advanced Software Package is purchased for such software feature shall be deemed an Advanced Software. Advanced Software does not include Mobile Apps.

“Advanced Software Package” means an optional, additional-charge license right, specified in the Quote, pursuant to which Skydio shall unlock Advanced Software to permit Customer to use Advanced Software (and in some cases the Skydio Hardware that it controls).

“Authorized Devices” are (a) mobile devices that Customer owns or is authorized to use, and (b) controllers purchased by Customer hereunder, which in each case (a) and (b) are used by Customer to operate the Skydio Hardware purchased by Customer hereunder.

“Base Software” means capabilities, functions or other features of the Onboard Software that are both: (a) standard capabilities, functions or other features available and activated on Skydio’s base consumer version of Skydio Hardware, and (b) available for use without purchase of Advanced Software Package. Base Software may be specified and identified as standard features in the Quote. Any capability, function, or feature that is not a Base Software shall be deemed an Advanced Software.

“Customer” means the customer procuring Skydio Products or services.

“Error” means a critical error in the Advanced Software that causes the Advanced Software to be inoperable.

“Skydio License Term” means with respect to an Advanced Software Package, the term of that Advanced Software Package, including (if applicable) the initial specified term and any renewal terms.

“Mobile Apps” means software applications (in executable form only), as may be specified on the Quote, that are specifically intended for use on a mobile device (and any Updates thereto).

“Onboard Software” means software, in executable format only, embedded into or otherwise pre-installed on Skydio Hardware as supplied by Skydio, and any Updates thereto, whether or not embedded on read only memory. Onboard Software includes Base Software and Advanced Software.

“Skydio Privacy Policy” means Skydio’s privacy policy located at <https://www.skydio.com/privacy-policy> and as it may be amended from time to time by Skydio in its sole discretion.

“Product” means Skydio Hardware and Software, as provided by Skydio pursuant to this Agreement and any applicable Quote.

“Skydio Hardware” means drones and other unmanned aircraft, controllers, docks, accessories and related hardware that Customer purchases from Skydio or its distributors or resellers.

“Skydio Software” means Onboard Software and Mobile Apps.

“Support Term” means, for Base Software, the support term specified in the Quote, and, for each Advanced Software Package, the applicable Skydio License Term for such Advanced Software Package purchased hereunder.

“Updates” means any upgrades, updates, maintenance releases, bug fixes or modified versions of Skydio Software that Skydio may release from time to time.

2

License. Subject to and in accordance with the terms and conditions of this Agreement and further conditioned upon Customer’s payment of all Fees, Skydio grants to Customer:

- 2.1 a limited, perpetual, non-exclusive, non-transferable (except as provided in Section 5 below titled "Transferability") right and license to use the Base Software solely on Skydio Hardware;
- 2.2 a limited, perpetual, non-exclusive, non-transferable right and license to download, install, execute and use Mobile Apps on Authorized Devices solely to operate Skydio Hardware in accordance with this Agreement;
- 2.3 if Customer purchases an Advanced Software Package for the use of an Advanced Software, as specified in the Quote, a limited, non-exclusive, non-transferable right and license, during the Skydio License Term of the Advanced Software Package, to use the Advanced Software on Skydio Hardware that Customer purchases from Skydio solely to operate the Skydio Hardware in accordance with this Agreement ("**Advanced Software License**"); and
- 2.4 a limited, non-exclusive, non-transferable right and license to install solely on Skydio Hardware any Updates to the Onboard Software, if and when provided by Skydio.

3 **Additional License Terms.** Additional License Terms. The license rights of Section 2 are limited to the United States, Canada and Japan.

- 3.1 Unless otherwise specified in the applicable Quote, the Advanced Software License is granted on a per-unit basis and it may only be exercised with respect to the specific units of Skydio Hardware identified on the applicable Quote or, if the Quote does not specify such units, then with respect to no more than the total number of Skydio Hardware units authorized on the Quote, or if such total number of units is not specified on the Quote, then only with respect to one (1) single Skydio Hardware unit ("**Authorized Units**").
- 3.2 Rights under the Advanced Software License are not transferable between Authorized Units. When an Advanced Software License is exercised on a specific Authorized Unit (by unlocking, activating, accessing or using the Advanced Software on that Authorized Unit), such Advanced Software License, or any rights thereof, cannot be transferred to a different unit of Skydio Hardware, except: (i) if Skydio replaces an Authorized Unit pursuant to a warranty claim, Skydio shall transfer to the replacement Authorized Unit, the Advanced Software License of the inoperable unit that is being replaced, and (ii) if a particular Authorized Unit is rendered permanently inoperable, Skydio shall, upon Customer's request, transfer the Advanced Software License rights to a replacement Authorized Unit, provided, however, that Skydio may condition such transfer on Customer returning to Skydio the remnants of the inoperable unit or other evidence of its inoperability.

4 **Limitations and Restrictions.** Except as otherwise expressly provided in this Agreement, the foregoing license grant excludes any right to, and Customer shall not (and shall not permit others to) do any of the following with respect to the Skydio Software: (i) license, sublicense, sell, resell, rent, lease, transfer, distribute, time share, operate as a service bureau, or otherwise make any of it available for access by third parties; (ii) disassemble, reverse engineer or decompile it; (iii) copy, create derivative works based on or otherwise modify it; (iv) remove or modify a copyright, trademark, logo or other proprietary rights notice or brand labeling in it; (v) use it to reproduce, distribute, display, transmit, or use material protected by copyright or other intellectual property right (including the rights of publicity or privacy) without first obtaining the permission of the owner; (vi) use it to create, use, send, store or run viruses or other harmful computer code, files, scripts, agents or other programs or otherwise engage, in a malicious act or disrupt its security, integrity or operation; (vii) install, execute or otherwise reproduce Onboard Software on any device other than the Skydio Hardware on which Skydio originally installed the Onboard Software; (viii) install any Skydio Software on any type of device not approved by Skydio; (ix) disable or otherwise circumvent any technological measures in Skydio Software to limit its installation, use or access; (x) unlock, activate, access or use an Advanced Software on any device other than as permitted under an Advanced Software Package purchased by Customer; and (xi) publish or release any benchmarking or performance data applicable to the Skydio Software.

5 **Transferability.** Subject to the terms and conditions of this Agreement, Customer may transfer the Base Software, including any relevant Base Software license rights, only on a permanent basis and as part of the sale or transfer of the Skydio Hardware on which the Base Software is loaded, provided that Customer retains no copies of any version of the Skydio Software. With the exception of the Base Software, Customer may not transfer any other Skydio Software or other Skydio Software license rights granted herein to another person or entity without the express written permission of Skydio, unless allowed by applicable law stating that transfer may not be restricted.

6 **Evaluation License.** Skydio may make certain Skydio Software available in object code form to end users only for evaluation, training or other limited non-commercial purposes without charging a Fee ("**Evaluation License**"). Where Skydio has provided an Evaluation License, all of the terms of this Agreement shall apply except that (i) Customer's license rights shall be limited to the evaluation of that Skydio Software, (ii) Customer shall not be required to pay a Fee for the evaluation of that Skydio Software and (iii) Skydio shall have the right to revoke the license to the Skydio Software at any time and for any reason.

7 **Updates.** The terms and conditions of this Agreement shall apply to all Updates or additional copies of the Skydio

Software. Subject to the terms and conditions of this Agreement, including Customer's timely payment of all Fees due and owed to Skydio, Skydio will provide or make available to Customer, during the Support Term, Updates for Base Software, Mobile Apps and any Advanced Software that was enabled under the purchased Advanced Software Package on the Authorized Units. Notwithstanding any other provision of this Agreement, Customer has no license or right to use any Updates to the Advanced Software unless Customer holds a valid license to the Advanced Software and has paid any required Fees for such Advanced Software. Updates are solely provided on a "when-and-if-available" basis and as made generally available by Skydio to its customers. Customer shall promptly install any Updates that Skydio designates as required for the continued safe operation of Skydio Hardware or operation of any Advanced Software.

- 8 **Proprietary Notices.** Customer agrees to maintain and reproduce all copyright and other proprietary notices on all copies, in any form, of the Skydio Software in the same form and manner that such copyright and other proprietary notices are included on the Skydio Software.
- 9 **Intellectual Property.** Customer agrees that all worldwide patent, copyright and other intellectual property rights in the Product, and all copies of the Software however made (including copies pre-installed on the Skydio Hardware purchased by Customer) are the exclusive property of Skydio and its suppliers. All Skydio Software is licensed to Customer, not sold. All rights not expressly granted to Customer in this Agreement are reserved by Skydio and its suppliers. There are no implied licenses under this Agreement.
- 10 **Fees.** Skydio reserves the right to suspend and/or terminate access to the Skydio Software if any undisputed fees for Skydio Hardware or Software are past due. Such suspension or termination shall not relieve Customer from its obligation to pay all undisputed amounts.
- 11 **Third Party Software and Open Source Software.** The Skydio Software may include third party software, and open source software ("OSS"), and such software is provided under separate license terms.
- 11.1 To the extent the licenses for any OSS requires Skydio to make available to Customer the corresponding source code included in the Skydio Software, Customer may obtain a copy of the applicable OSS source code by sending a written request to legal@skydio.com. The OSS license terms shall take precedence over this Agreement to the extent that this Agreement imposes greater restrictions on Customer than the applicable OSS license terms. Customer acknowledges receipt of notices for the Open Source Components for the initial delivery of the Skydio Software.
- 11.2 The use of third party software or applications, or the integration of such software or applications with the Skydio Software, (collectively, "**Third Party Applications**"), may result in Customer data or information being transferred to a third party. Skydio is not responsible for, and Customer agrees to hold Skydio harmless, for any data or information transferred to third parties in connection with your use of Third Party Applications.
- 12 **Commercial Item.** The Skydio Software and associated documentation are "commercial items" as defined at FAR 2.101 and according to DFAR section 252.2277014(a)(1) and (5) are deemed to be "commercial computer software" and "commercial computer software documentation." Consistent with DFAR section 227.7202 and FAR section 12.212, any use, modification, reproduction, release, performance, display, or disclosure of such commercial software or commercial software documentation by the U.S. Government will be governed solely by the terms of this Agreement and will be prohibited except to the extent expressly permitted by the terms of this Agreement.
- 13 **Term and Termination.** This Agreement is effective upon Skydio Software purchase, activation or download, as applicable, and shall continue until terminated.
- 13.1 **Paid License Term.** Each Advanced Software Package purchased hereunder shall have its own Skydio License Term. Each Skydio License Term shall have an initial term for the time period set forth on the Quote and that the Skydio License Term shall automatically extend for successive additional one (1) year renewal terms thereafter if any (subject to payment of the then-current applicable license fees for each such renewal term) unless either party give notice to the other of its intention not to renew the Skydio License Term at least thirty (30) days before expiration of the then-current initial or renewal term, as the case may be ("**Renewal Terms**"). If a Skydio License Term is not set forth in the Quote, each Skydio License Term shall have an initial term that commences upon the date of provisioning of the Skydio Software and expires one (1) year later; provided, however, that the Skydio License Term shall automatically extend per the Renewal Terms. Unless Skydio terminates this Agreement for breach by Customer, the perpetual licenses to use Base Software shall survive.
- 13.2 **Free or Trial License Term.** If you have obtained a license to a free version of the Skydio Software, then

your license will continue until terminated in accordance with this Agreement. If you have obtained a trial license to the Skydio Software, then your license will continue for such time period as may be specified by Skydio with respect to such trial (and if no period is specified, for 30 days). Skydio may terminate a trial license at any time in its sole discretion.

- 13.3 Termination.** Skydio may terminate Customer's license rights under this Agreement immediately without notice if Customer fails to comply with any terms of this Agreement or Customer fails to make any payment as required hereunder. In no event will termination relieve Customer of its obligation to pay any fees payable for Skydio Hardware or Software. Upon termination or expiration of this Agreement for any reason, Customer shall immediately cease using any Skydio Software and must destroy or return to Skydio all copies of the Skydio Software and associated documentation in its possession or control. The following sections shall survive the termination or expiration of this Agreement: Sections 1, 2(a), 2(b), 2(d), 4, 5 and 7-26.
- 14 End of Life.** Skydio may discontinue the provision of any Skydio Software, support or Updates in its sole discretion in accordance with, and any licenses granted herein are subject to, Skydio Product End of Life Policy, which is available at <https://support.skydio.com/hc/en-us/articles/360057153714>, and is hereby incorporated by reference herein.
- 15 Limited Warranty.** The only warranty that Skydio provides with respect to any Skydio products or services is the written limited warranty statement provided with the products or services or as otherwise set forth at <https://skydio.com/warranty-terms> ("**Limited Warranty**").
- 16 Limitations.** Any use of the Skydio Hardware and Software, including any reliance upon or use of any of the information generated thereby, shall be at Customer's and its authorized users' sole risk. Except as expressly set forth in the Limited Warranty and to the extent permitted by law, the Products are provided "as is" and "as available" without warranty of any kind (all of which are hereby disclaimed), whether express, implied or statutory, including the implied warranties of merchantability, fitness for a particular purpose, or non-infringement. If statutory or implied warranties cannot be lawfully disclaimed, then such warranties are limited to the duration of the warranty set forth in the Limited Warranty and by the provisions in this Agreement. Skydio's cumulative liability to any Party for any loss or damage resulting from any claim, demand, or action arising out of or relating to any Skydio Products or any service will not exceed the amounts paid by Customer in the 12 months prior to the action giving rise to the liability. Neither Party will be liable for direct, special, indirect, incidental, punitive or consequential damages, however caused, whether for breach of warranty or contract, negligence, strict liability, tort or any other legal theory.
- 17 Safety and Compliance.** Customer and Customer's authorized users agree to use the Skydio Hardware only in a manner that complies with all laws. Customer shall ensure that it and its authorized users operate product in accordance with the information and warnings set forth at <https://www.skydio.com/safety> (the "**Safety and Operating Guide**"). Customer acknowledges that improper operation of the unmanned aircraft systems may cause injury to persons or property. Customer shall at all times comply with all applicable local, state, national, and international laws and regulations related to the operation of unmanned aircraft systems in any territory of operation, including any applicable laws and orders with regard to privacy, pilot licensure, operating within visual line of sight (unless the Customer has received proper approval from a civil aviation authority waiving such limitation), detecting and avoiding other aircraft, and airspace restrictions (such as temporary flight restrictions issued by Federal Aviation Administration or other appropriate government agencies). Customer shall obtain and maintain all necessary licenses, consent, and authorizations of any kind necessary to operate unmanned aircraft systems.
- 18 Feedback.** If Customer or Customer's authorized users send Skydio comments, suggestions, ideas, materials, notes, drawings, concepts or other information (collectively, "**Submissions**"), Customer and Customer's authorized users (as applicable) grant to Skydio a worldwide, non-exclusive, perpetual, irrevocable, transferable, sub-licensable, royalty-free license to use, copy, modify, publicly display, publicly perform, distribute and otherwise exploit the Submissions. None of the Submissions shall be subject to any obligation of confidentiality on Skydio's part, and Skydio shall not be liable for any use or disclosure of any Submissions.
- 19 Privacy.** Skydio shall, in providing the Products, comply with Skydio Privacy Policy to the extent that Customer provides Skydio with personally identifiable information.
- 20 Mapbox Terms.** The Mobile App uses features and content provided by Mapbox, such as maps and locations on a map. Use of any such Mapbox features and content is subject to the then-current version of Mapbox's terms and privacy policy, which can be found at <https://www.mapbox.com/legal/tos/>, including the Mapbox Government Terms

of Service, which can be found at <https://www.mapbox.com/legal/usg-tos>, and you hereby agree to comply with such terms. You can opt out of location telemetry reporting pursuant to such terms.

- 21 **Services.** In accordance with this Agreement, so long as Customer timely pays all amounts owed hereunder, Skydio shall render to Customer, during the applicable Skydio License Term of each Advanced Software Package purchased hereunder, the support services consisting of: (a) providing Customer's named Administrators (defined below) with consultation in English, via telephone and email, during Skydio's normal business hours (9AM to 5PM PST) to assist in using the Advanced Software licensed under the Advanced Software Package; and (b) making reasonable efforts to correct any critical error in the Advanced Software that causes the Advanced Software to be inoperable ("**Error**"), all in accordance with Skydio's support policies published on its Website, as updated from time to time. Errors do not include, and Skydio has no obligation to correct, malfunctions caused in whole or in part by modification of Software, the operation of third-party products or the integration of Software with or into third-party products, improper installation of the Advanced Software or other Software, or the use of Software other than in accordance with the applicable specifications provided by Skydio. Support is only available for the current and single prior major release of Advanced Software. No other services are included under this Agreement.
- 22 **Administrators.** Customer shall designate up to three (3) of its employees to administer the Services on its behalf and serve as points of contact in communicating with us, as set forth in the applicable Confirmation or as otherwise agreed by the parties in writing ("**Administrators**"). If a person named as an Administrator leaves Customer's employ, Customer may designate another one of its employees to serve as Administrator to replace the departing employee.
- 23 **Indemnification.** Skydio will indemnify Customer's officers, directors, and employees ("**Customer Indemnitees**") against all claims, demands, losses, and reasonable expenses arising out of a third-party claim against an Customer Indemnitee resulting from any negligent act, error or omission, or willful misconduct by Skydio under this Agreement, except to the extent of Customer's negligence or willful misconduct, or claims under workers compensation.
- 24 **IP Indemnification.** Skydio will indemnify Customer Indemnitees against all claims, losses, and reasonable expenses from any third-party claim alleging that the use of Skydio Products or services infringes or misappropriates the third-party's intellectual property rights. Customer must promptly provide Skydio with written notice of such claim, tender to Skydio the defense or settlement of such claim at Skydio's expense and cooperate fully with Skydio in the defense or settlement of such claim. Skydio's IP indemnification obligations do not apply to claims based on (a) modification of Skydio Products or services by Customer or a third-party not approved by Skydio; (b) use of Skydio Products and services in combination with hardware or services not approved by Skydio; (c) use of Skydio Products and services other than as permitted in this Agreement; or (d) use of Skydio Software that is not the most current release provided by Skydio.
- 25 **Customer Responsibilities.** Customer is responsible for (a) Customer's use of Skydio Products; (b) breach of this Agreement or violation of applicable law by Customer or a Customer's authorized end user; and (c) a dispute between Customer and a third-party over Customer's use of Skydio Products.
- 26 **Export Sales and Export Controls.** Customer acknowledges that the Skydio Products, services and technology are subject to export controls under the laws and regulations of the United States (U.S.). Customer shall comply with such laws and regulations governing use, export, re-export, and transfer of Skydio Products, services and technology and shall obtain all required U.S. and local authorizations, permits, or licenses. Skydio and Customer each agree to provide the other such information and assistance as may reasonably be required by the other in connection with securing such authorizations and licenses, and to take timely action to obtain all required supporting documentation.

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114 Hazel Ave.,
Redwood City, CA 94061
legal@skydio.com

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Attachment B:
Quote



BLANCO COUNTY SHERIFFS DEPT

Blanco Co SO 1 APX 8500

10/17/2023

10/17/2023

BLANCO COUNTY SHERIFFS DEPT
P O BOX 365
JOHNSON CITY, TX 78636

RE: Motorola Quote for Blanco Co SO 1 APX 8500
Dear Robert Woodring,

Motorola Solutions is pleased to present BLANCO COUNTY SHERIFFS DEPT with this quote for quality communications equipment and services. The development of this quote provided us the opportunity to evaluate your requirements and propose a solution to best fulfill your communications needs.

This information is provided to assist you in your evaluation process. Our goal is to provide BLANCO COUNTY SHERIFFS DEPT with the best products and services available in the communications industry. Please direct any questions to Henry Araiza at henry.araiza@bearcom.com.

We thank you for the opportunity to provide you with premier communications and look forward to your review and feedback regarding this quote.

Sincerely,

Henry Araiza
MR Account Manager

Motorola Solutions Manufacturer's Representative

Billing Address:
 BLANCO COUNTY SHERIFFS
 DEPT
 P O BOX 365
 JOHNSON CITY, TX 78636
 US

Quote Date:10/17/2023
 Expiration Date:03/09/2024
 Quote Created By:
 Henry Araiza
 MR Account Manager
 henry.araiza@bearcom.com
 12107225924

End Customer:
 BLANCO COUNTY SHERIFFS DEPT
 Robert Woodring
 rwoodring@co.blanco.tx.us
 (830) 868-7104

Contract: 17212 - CITY OF AUSTIN (TX)

Line #	Item Number	Description	Qty	List Price	Sale Price	Ext. Sale Price
	APX™ 8500					
1	M37TSS9PW1AN	APX8500 ALL BAND MP MOBILE	1	\$5,893.68	\$4,007.70	\$4,007.70
1a	GA00318AF	ENH: 5 YEAR ESSENTIAL SVC	1	\$480.00	\$480.00	\$480.00
1b	G996AS	ENH: OVER THE AIR PROVISIONING	1	\$110.00	\$74.80	\$74.80
1c	GA00580AA	ADD: TDMA OPERATION	1	\$495.00	\$336.60	\$336.60
1d	GA01513AB	ADD: ALL BAND MOBILE ANTENNA (7/8V/U)	1	\$105.00	\$71.40	\$71.40
1e	G628AC	ADD: REMOTE MOUNT CABLE 17 FT APX	2	\$17.00	\$11.56	\$23.12
1f	G51AT	ENH:SMARTZONE	1	\$1,650.00	\$1,122.00	\$1,122.00
1g	GA00092AU	ADD: APXM DUAL E5 CH	1	\$627.00	\$426.36	\$426.36
1h	GA05509AA	DEL: DELETE UHF BAND	1	-\$800.00	-\$544.00	-\$544.00
1i	GA01606AA	ADD: NO BLUETOOTH/ WIFI/GPS ANTENNA NEEDED	1	\$0.00	\$0.00	\$0.00
1j	B18CR	ADD: AUXILIARY SPKR 7.5 WATT APX	2	\$66.00	\$44.88	\$89.76



Any sales transaction following Motorola's quote is based on and subject to the terms and conditions of the valid and executed written contract between Customer and Motorola (the "Underlying Agreement") that authorizes Customer to purchase equipment and/or services or license software (collectively "Products"). If no Underlying Agreement exists between Motorola and Customer, then Motorola's Standard Terms of Use and Motorola's Standard Terms and Conditions of Sales and Supply shall govern the purchase of the Products.
 Motorola Solutions, Inc.: 500 West Monroe, United States - 60661 ~ #: 36-1115800

Line #	Item Number	Description	Qty	List Price	Sale Price	Ext. Sale Price
1k	G444AH	ADD: APX CONTROL HEAD SOFTWARE	1	\$0.00	\$0.00	\$0.00
1l	G67EH	ADD: REMOTE MOUNT E5 MP	1	\$327.00	\$222.36	\$222.36
1m	GA01517AA	DEL: NO J600 ADAPTER CABLE NEEDED	1	\$0.00	\$0.00	\$0.00
1n	G806BL	ENH: ASTRO DIGITAL CAI OP APX	1	\$567.00	\$385.56	\$385.56
1o	GA01767AG	ADD: RADIO AUTHENTICATION	1	\$110.00	\$74.80	\$74.80
1p	GA01670AA	ADD: APX E5 CONTROL HEAD	1	\$717.00	\$487.56	\$487.56
1q	W22BA	ADD: STD PALM MICROPHONE APX	2	\$79.00	\$53.72	\$107.44
1r	G193AK	ADD: ADP ONLY (NON-P25 CAP COMPLIANT) (US ONLY)	1	\$0.00	\$0.00	\$0.00
1s	G361AH	ENH: P25 TRUNKING SOFTWARE APX	1	\$330.00	\$224.40	\$224.40
1t	QA09113AB	ADD: BASELINE RELEASE SW	1	\$0.00	\$0.00	\$0.00
Product Services						
2	LSV00Q00202A	DEVICE PROGRAMMING	1	\$457.14	\$457.14	\$457.14
Grand Total					\$8,047.00(USD)	

Notes:

- Unless otherwise noted, this quote excludes sales tax or other applicable taxes (such as Goods and Services Tax, sales tax, Value Added Tax and other taxes of a similar nature). Any tax the customer is subject to will be added to invoices.



Any sales transaction following Motorola's quote is based on and subject to the terms and conditions of the valid and executed written contract between Customer and Motorola (the "Underlying Agreement") that authorizes Customer to purchase equipment and/or services or license software (collectively "Products"). If no Underlying Agreement exists between Motorola and Customer, then Motorola's Standard Terms of Use and Motorola's Standard Terms and Conditions of Sales and Supply shall govern the purchase of the Products.

Motorola Solutions, Inc.: 500 West Monroe, United States - 60661 ~ #: 36-1115800

Purchase Order Checklist

Marked as PO/ Contract/ Notice to Proceed on Company Letterhead
(PO will not be processed without this)

PO Number/ Contract Number

PO Date

Vendor = Motorola Solutions, Inc.

Payment (Billing) Terms/ State Contract Number

Bill-To Name on PO must be equal to the *Legal* Bill-To Name

Bill-To Address

Ship-To Address (If we are shipping to a MR location, it must be documented on PO)

Ultimate Address (If the Ship-To address is the MR location then the Ultimate Destination address must be documented on PO)

PO Amount must be equal to or greater than Order Total

Non-Editable Format (Word/ Excel templates cannot be accepted)

Bill To Contact Name & Phone # and EMAIL for customer accounts payable dept

Ship To Contact Name & Phone #

Tax Exemption Status

Signatures (As required)



GTS Technology Solutions, Inc.
 9211 Waterford Centre Blvd
 Suite 275
 Austin, TX, 78758
 Phone: (512) 452-0651

Quote

Quote #: QT0107089
Date: 1/11/2024
Delivery Date:
Expire Date: 2/10/2024
Customer ID: TXBLANCOSH30000
Sales Contact: Jairus Mika

QUOTE FOR:	SHIP TO:
Blanco County Sheriff	Blanco County Sheriff

CUSTOMER P.O. NO.	TERMS	SALES REP
	Net 30 Days	Ashley Ambroso

SHIPPING TERMS	SHIP VIA

NO.	ITEM	CONTRACT	QTY.	UOM	PRICE	EXTENDED PRICE
1	MB01-19005GB-GA: CRADLEPOINT INC : 1-yr NetCloud Mobile Performance Essentials Plan and R1900 router with WiFi (5G modem), no AC power supply or antennas, Global	DIR-CPO-4751	1.00	EACH	\$1,499.25	\$1,499.25
	NOTE: MSRP \$1999.00					
2	PRO7BS4L2WG15B: Parsec 7-in-1 double MIMO LTE.MIMO Wi-Fi.and GNSS external waterproof antenna.15 FT cables.black radome	DIR-CPO-4751	1.00	EACH	\$416.56	\$416.56
	NOTE: MSRP \$555.45					
3	PJ823-VK: BROTHER MOBILE, POCKETJET 8 VEHICLE KIT, INCLUDES: PJ823, 14' DC VEHICLE ADAPTER, BATTERY CAVITY MOUNTING BLOCK, 4' USB A TO C CABLE, PREMIUM PAPER ROLL AND AUTO POWER ON/NO AUTO SHUTOFF CONFIG	NON CONTRACT	1.00	EACH	\$426.75	\$426.75
	NOTE: MSRP \$569.00					
4	LB3663: BROTHER STANDARD PERFORATED ROLL - 7 YEAR ARCHIV	NON CONTRACT	1.00	EACH	\$67.50	\$67.50
	NOTE: MSRP \$75.00					

	Total Weight (EACH):	0	Sales Total:	\$2,410.06
	Total Volume (EACH):	0	Freight & Misc.:	\$0.00
Prices do NOT include taxes, insurance, shipping, delivery, setup fees, or any cables or cabling services or material unless specifically listed above. If a customer requests expedited or special delivery, causes carrier delays or requests redelivery, customer will be responsible for any additional charges for these services directly billed by the carrier. All prices are subject to change without notice. Supply subject to availability.			Tax Total:	\$0.00
			Total (USD):	\$2,410.06

**Texas Comptroller of Public Accounts
Reciprocal Agreement for Exchange of Confidential Information
Under the Texas Tax Code**

This Reciprocal Agreement (“Agreement”) is entered into by and between the Texas Comptroller of Public Accounts (“CPA”) and Blanco County Precinct 1 Constable's Office (“Entity”).

I. Declaration of Entity Type

In accordance with Section 111.006(e) of the Texas Tax Code, Entity certifies that it is a Texas law enforcement officer.

II. CPA’s Authorization to Examine Confidential Information; Reciprocal Agreement

- A. In accordance with the terms of this Agreement, CPA authorizes Entity to examine certain information as set forth in Attachment A, which is made confidential by Title 2 of the Texas Tax Code (“Confidential Information”). Entity shall submit its request(s) to examine Confidential Information to the CPA Criminal Investigations Division.
- B. If Entity requests to examine Confidential Information described in Section 1 of Attachment A, Entity will allow CPA to examine tax information under the control of Entity in a manner substantially equivalent to Entity’s access to Confidential Information, as required by Section 151.027(c)(1) of the Texas Tax Code. In the event that CPA obtains confidential tax information from Entity under this Agreement, CPA shall comply with Sections III and IV of this Agreement as the receiving party of confidential information.

III. Security of Confidential Information Received

- A. Entity shall take all necessary and appropriate action within its abilities to safeguard the Confidential Information provided under this Agreement and to protect the Confidential Information from unauthorized disclosure.
- B. Entity shall comply with all applicable state and federal laws and regulations regarding confidentiality, privacy, and security pertaining to the Confidential Information provided under this Agreement.
- C. Entity shall dispose of the Confidential Information received under this Agreement in a secure manner after Entity’s intended use of the Confidential Information has been fulfilled and in accordance with Entity’s record retention policies.
- D. Entity shall provide notice to CPA as soon as possible following the discovery or reasonable belief that there has been unauthorized use, exposure, access, disclosure, compromise, modification, or loss of sensitive personal information or confidential information under this Agreement (“Security Incident”). CPA and Entity will exchange confidential, detailed security and Security Incident information only between the Information Security Officers for CPA and Entity subject to the mutually agreed restrictions regarding further internal or external dissemination of such confidential information within each agency. CPA and Entity may also disclose confidential, detailed security and Security Incident information to law enforcement authorities as required. To the extent such security and Security Incident information is confidential pursuant to Sections 2054.077, 2059.055, and 552.139, Texas Government Code or other applicable state or federal law, each party shall comply with all applicable statutory requirements and restrictions regarding dissemination of such information.

IV. Re-dissemination of Confidential Information Not Authorized; Exception

- A. Except as provided for in Part B of this Section IV, Entity shall not disseminate any Confidential Information obtained through this Agreement.
- B. Pursuant to Section 111.006(c) of the Texas Tax Code, CPA authorizes Entity to use information or records obtained under this Agreement in a judicial or administrative proceeding in which the State of Texas, another state, or the federal government is a party.
- C. If dissemination is requested by a third-party entity, Entity shall promptly notify CPA of such request. Entity will direct the third-party entity requesting access to Confidential Information to contact CPA so that CPA can assess the eligibility of such third-party entity to receive Confidential Information. If CPA determines that the requesting third-party entity is eligible, such third-party entity will execute its own information exchange agreement with CPA.

V. Term; Termination; Amendment; Effect of Termination

- A. This Agreement is effective upon the date of the last Party to sign (the "Effective Date") and will continue for a period of four (4) years from the Effective Date, unless otherwise sooner terminated as provided herein.
- B. The obligations under Sections III and IV of this Agreement shall survive the expiration or early termination of this Agreement.
- C. This Agreement is subject to termination for convenience upon thirty (30) days written notice by either party to the other. CPA shall have no liability whatsoever to any other party, person, agency, or entity upon termination of this Agreement for any reason, whether for cause or for convenience.
- D. This Agreement may be amended only in writing by an instrument signed by CPA and Entity.

VI. General

- A. Assignment. No assignment of this Agreement or of any right accruing hereunder shall be made, in whole or part, by either Party without the prior written consent of the other, unless authorized by law.
- B. Dispute Resolution. The Parties agree to use good-faith efforts to resolve all questions, difficulties, or disputes of any nature that may arise under or by this Agreement; provided however, nothing in this paragraph shall preclude either Party from pursuing any remedies available under Texas law.
- C. No Waiver. This Agreement shall not constitute or be construed as a waiver of any of the privileges, rights, defenses, remedies, or immunities available to either party or otherwise available to the party. The failure to enforce or any delay in the enforcement of any privileges, rights, defenses, remedies, or immunities available to a party under this Agreement or under applicable law shall not constitute a waiver of such privileges, rights, defenses, remedies, or immunities or be considered as a basis for estoppel. Neither party waives any privileges, rights, defenses, or immunities available to it by entering into this Agreement or by its conduct prior to or subsequent to entering into this Agreement.
- D. Severability. If one or more provisions are deemed invalid, illegal, or unenforceable for any reason, such invalidity, illegality or unenforceability shall not affect any other provision and this Agreement shall be construed as if the invalid, illegal or unenforceable provision had never been contained herein.
- E. Headings. The headings used in this Agreement are for ease of reference only and will not be used to interpret any aspect of this Agreement.

- F. Survival. The expiration or termination of this Agreement shall not affect the rights and obligations of the Parties accrued prior to the effective date of expiration or termination and such rights and obligations shall survive and remain enforceable.
- G. Governing Law. This Agreement is governed by and construed under and in accordance with the laws of the State of Texas.

VII. Notices

Any legal notice relating to this Agreement shall be in writing and shall be addressed to the receiving party at the address specified below.

- 1. The address of CPA for all purposes under this Agreement and for all notices hereunder shall be:

James Harris
 Chief, Criminal Investigations Division
 Texas Comptroller of Public Accounts
 208 E. 10th Street, Room 206
 Austin, Texas 78701

- 2. The address of Entity for all purposes under this Agreement and for all notices hereunder shall be:

Patrick Fisher
 Constable
 Blanco County Precinct 1 Constable's Office
 105 N Avenue G
 Johnson City, Texas 78636

VIII. Merger

This Agreement, together with Attachment A which is incorporated herein by this reference, contains the entire agreement between the Parties relating to the rights granted and the obligations assumed in it. Any oral representations or modifications concerning this Agreement shall be of no force or effect unless contained in a subsequent writing, signed by both Parties. This Agreement supersedes any other reciprocal agreement previously made by CPA and Entity, and any other reciprocal agreement previously made by CPA and Entity is terminated.

IX. Signatories

The undersigned signatories represent and warrant that they have full authority to enter into this Agreement on behalf of the respective Parties. This Agreement may be executed in one or more counterparts, each of which is an original, and all of which constitute only one agreement between the Parties.

Texas Comptroller of Public Accounts

Blanco County Precinct 1 Constable's Office

BY: _____
 James Harris
 Chief, Criminal Investigations Division

BY: _____
 NAME: Patrick Fisher
 TITLE: Constable

DATE: _____

DATE: _____

Attachment A: Types of Confidential Information

1. In accordance with Section 111.006(e) of the Texas Tax Code, CPA authorizes Entity to examine Confidential Information listed in this Section 1 of Attachment A, and, as required by Section 151.027(c)(1) of the Texas Tax Code, Entity will allow CPA to examine tax information under the control of Entity in a manner substantially equivalent to Entity's access to Confidential Information.
 - A. Information from CPA Relating to Sales Tax.
 - i. As set forth in Section 151.027(a) of the Texas Tax Code, information in or derived from a record, report, or other instrument required to be furnished under Chapter 151 of the Texas Tax Code.
 - ii. As set forth in Section 151.027(b) of the Texas Tax Code, information secured, derived, or obtained during the course of an examination of a taxpayer's books, records, papers, officers, or employees, including the business affairs, operations, profits, losses, and expenditures of the taxpayer.

2. In accordance with Section 111.006(e) of the Texas Tax Code, CPA authorizes Entity to examine Confidential Information listed in this Section 2 of Attachment A.
 - A. Information from CPA Examinations (Not Motor Fuels). As set forth in Section 111.006(a)(2) of the Texas Tax Code, all information secured, derived, or obtained by CPA during the course of an examination of the taxpayer's books, records, papers, officers, or employees, including an examination of the business affairs, operations, source of income, profits, losses, or expenditures of the taxpayer.
 - B. Information from CPA Examinations Relating to Motor Fuels Tax. As set forth in Section 111.006(g) of the Texas Tax Code, all information secured, derived, or obtained by CPA during the course of an examination of the taxpayer's books, records, papers, officers, or employees, including an examination of the business affairs, operations, sources of income, profits, losses, or expenditures of the taxpayer that relates to the taxpayer's responsibilities under Chapter 162 of the Texas Tax Code.
 - C. HB 11 Data for Alcoholic Beverages, Cigarettes, and Cigar/Tobacco Products.
 - i. As set forth in Section 151.462 of the Texas Tax Code, monthly reports by a brewer, manufacturer, wholesaler, distributor, or package store local distributor of its alcoholic beverage sales to retailers in Texas.
 - ii. As set forth in Sections 154.212 and 155.105, monthly reports by a wholesaler or distributor of cigarettes, cigars, and tobacco products of its sales to retailers in Texas.
 - D. Financial Information Contained in Cigarette and Cigar/Tobacco Product Permit Applications.
 - i. As set forth in Sections 154.101(e) and 155.041(e) of the Texas Tax Code, the following information furnished by each corporation, association, joint venture, syndicate, partnership, or proprietorship: financial information regarding the applicant and the identity of each officer director, stockholder owning 10 percent or more of the outstanding stock, partner member, owner, or managing employee.
 - ii. As set forth in Sections 154.101(f) and 155.041(f) of the Texas Tax Code, the following information submitted by a distributor, wholesaler, and retailer that applies for a permit to sell cigarettes or tobacco products from a vehicle: the make, model, vehicle identification number, registration number, and any other information required by CPA.

3. In accordance with Section 171.210(b)(2) of the Texas Tax Code, CPA authorizes Entity to examine Confidential Information listed in this Section 3 of Attachment A.
 - A. Certain Franchise Tax information. As set forth in Section 171.206 of the Texas Tax Code, and except as provided by Section 171.207 of the Texas Tax Code, (1) information that is obtained from a record or other instrument that is required by Chapter 171 of the Texas Tax Code to be filed with CPA; and (2) information, including information about the business affairs, operations, profits, losses, cost of goods sold, compensation, or expenditures of a taxable entity, obtained by an examination of the books and records, officers, partners, trustees, agents, or employees of a taxable entity on which tax is imposed by Chapter 171 of the Texas Tax Code.

Racial Profiling Report | Full

Agency Name: BLANCO CO. CONST. PCT. 4
Reporting Date: 01/16/2024
TCOLE Agency Number: 031104

Chief Administrator: JOSHUA F. BUCY

Agency Contact Information:

Phone: (830) 330-0554

Email: JBucy@co.blanco.tx.us

Mailing Address:

402 Blanco Ave

P.O. Box 1556

BLANCO, TX 78606

This Agency filed a full report

BLANCO CO. CONST. PCT. 4 has adopted a detailed written policy on racial profiling. Our policy:

- 1) clearly defines acts constituting racial profiling;
- 2) strictly prohibits peace officers employed by the BLANCO CO. CONST. PCT. 4 from engaging in racial profiling;
- 3) implements a process by which an individual may file a complaint with the BLANCO CO. CONST. PCT. 4 if the individual believes that a peace officer employed by the BLANCO CO. CONST. PCT. 4 has engaged in racial profiling with respect to the individual;
- 4) provides public education relating to the agency's complaint process;
- 5) requires appropriate corrective action to be taken against a peace officer employed by the BLANCO CO. CONST. PCT. 4 who, after an investigation, is shown to have engaged in racial profiling in violation of the BLANCO CO. CONST. PCT. 4 policy;
- 6) requires collection of information relating to motor vehicle stops in which a warning or citation is issued and to arrests made as a result of those stops, including information relating to:
 - a. the race or ethnicity of the individual detained;
 - b. whether a search was conducted and, if so, whether the individual detained consented to the search;
 - c. whether the peace officer knew the race or ethnicity of the individual detained before detaining that individual;
 - d. whether the peace officer used physical force that resulted in bodily injury during the stop;
 - e. the location of the stop;
 - f. the reason for the stop.
- 7) requires the chief administrator of the agency, regardless of whether the administrator is elected, employed, or appointed, to submit an annual report of the information collected under Subdivision (6) to:
 - a. the Commission on Law Enforcement; and
 - b. the governing body of each county or municipality served by the agency, if the agency is an agency of a county, municipality, or other political subdivision of the state.

The BLANCO CO. CONST. PCT. 4 has satisfied the statutory data audit requirements as prescribed in Article 2.133 (c), Code of Criminal Procedure during the reporting period.

Executed by: JOSHUA F. BUCY
Constable

Date: 01/16/2024

Total stops: 4

Street address or approximate location of the stop

City street	0
US highway	4
County road	0
State highway	0
Private property or other	0

Was race or ethnicity known prior to stop?

Yes	0
No	4

Race / Ethnicity

Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	3
Hispanic / Latino	1

Gender

Female	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
Male	4
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	3
Hispanic / Latino	1

Reason for stop?

Violation of law	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0

Hispanic / Latino	0
Preexisting knowledge	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
Moving traffic violation	4
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	3
Hispanic / Latino	1
Vehicle traffic violation	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
Was a search conducted?	
Yes	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
No	4
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	3
Hispanic / Latino	1
Reason for Search?	
Consent	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0

Hispanic / Latino	0		
Contraband	0		
Alaska Native / American Indian	0		
Asian / Pacific Islander	0		
Black	0		
White	0		
Hispanic / Latino	0		
Probable	0		
Alaska Native / American Indian	0		
Asian / Pacific Islander	0		
Black	0		
White	0		
Hispanic / Latino	0		
Inventory	0		
Alaska Native / American Indian	0		
Asian / Pacific Islander	0		
Black	0		
White	0		
Hispanic / Latino	0		
Incident to arrest	0		
Alaska Native / American Indian	0		
Asian / Pacific Islander	0		
Black	0		
White	0		
Hispanic / Latino	0		
Was Contraband discovered?			
Yes	0	Did the finding result in arrest?	
		(total should equal previous column)	
Alaska Native / American Indian	0	Yes 0	No 0
Asian / Pacific Islander	0	Yes 0	No 0
Black	0	Yes 0	No 0
White	0	Yes 0	No 0
Hispanic / Latino	0	Yes 0	No 0
No	0		
Alaska Native / American Indian	0		
Asian / Pacific Islander	0		
Black	0		
White	0		
Hispanic / Latino	0		

Description of contraband

Drugs	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
Weapons	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
Currency	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
Alcohol	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
Stolen property	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
Other	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0

Result of the stop

Verbal warning	4
-----------------------	----------

Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	3
Hispanic / Latino	1
Written warning	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
Citation	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
Written warning and arrest	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
Citation and arrest	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
Arrest	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
Arrest based on	
Violation of Penal Code	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0

Black	0
White	0
Hispanic / Latino	0
Violation of Traffic Law	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
Violation of City Ordinance	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
Outstanding Warrant	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0

Was physical force resulting in bodily injury used during stop?

Yes	0
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	0
Hispanic / Latino	0
Resulting in Bodily Injury To:	
Suspect	0
Officer	0
Both	0
No	4
Alaska Native / American Indian	0
Asian / Pacific Islander	0
Black	0
White	3
Hispanic / Latino	1

Number of complaints of racial profiling

Total	0
Resulted in disciplinary action	0
Did not result in disciplinary action	0

Comparative Analysis

Use TCOLE's auto generated analysis	<input checked="" type="checkbox"/>
Use Department's submitted analysis	<input type="checkbox"/>

Optional Narrative

N/A

Submitted electronically to the



The Texas Commission on Law Enforcement



MAINTENANCE AGREEMENT: BLANCO COUNTY/LEONA FELPS

This Maintenance Agreement (Agreement) is made effective when signed by both parties, LEONA FELPS (Owner) and Blanco County Texas (County). Owner is the owner of land abutting Rocky Rd. in Blanco County, Texas.

The current condition of the silt along Rocky Rd (the "roadway") creates a flooding hazard in the right-of-way.

Both Owner and County desire to enter into this Maintenance Agreement for the term and upon the conditions and provisions set forth herein.

THEREFORE, in consideration of the mutual promises herein, it is agreed:

1. Owner and County hereby enter into this Agreement for a term beginning January 23, 2024 and ending April 1, 2024.
2. Owner grants County permission to enter onto the Property during the term of this Agreement. Owner shall provide County with convenient access to the Property for the sole purpose of clearing silt and vegetation growing along the side of the roadway and into the Owner's property for approximately 200ft x 40ft area on the north side of the road and a 150ft x 40ft area on the south side of the road. Owner shall not unreasonably or with disregard for safety interfere with County work.
3. County shall be responsible for all expenses incurred in clearing the vegetation, rocks and silt.
4. During the term of this Agreement, County shall, at its expense, repair any damage it causes to the Premises.
5. Consent. Owner shall not unreasonably withhold or delay its consent with respect to any matter for which Owner's consent is required or desirable under this Agreement.
6. County shall comply with all laws, orders, ordinances, and other public requirements now or hereafter pertaining to County's use of the Premises. Owner shall comply with all laws, orders, ordinances, and other public requirements now or hereafter affecting the Premises.

7. Kirk Felps is the manager of the property and represents that he has the legal authority to sign this agreement on behalf of Owner.
8. Final Agreement. This Agreement terminates all prior understandings or agreements on the subject matter hereof, and may be modified only by a further writing duly executed by both parties.
9. Governing Law. This Agreement shall be construed and interpreted under Texas law.

IN WITNESS WHEREOF, the parties have each executed this Agreement as of the date indicated.

Kirk Felps, Authorized Agent Date

COPY

Brett Bray Date
Blanco County Judge

LAND LOCATION AND EXEMPTION FROM PLATTING REQUIREMENTS
AFFIDAVIT

The undersigned seller of real property hereby swears upon his oath that the following facts are true and correct:

1. My name is **James W. Dollahite**, I am over the age of twenty-one (21) years and am fully competent to attest to the matters stated in this Affidavit, I am the owner of the following real property:

A 111.35 Acre Tract of Land, out of the Jesse L. McCrocklin League Survey No. 15, Abstract No. 2, Blanco County, Texas as described in deed of record in Volume 89, Page 367, Deed Records, Blanco County, Texas. (*The "Parent Tract"*)

No part of the Parent Tract is within an existing subdivision or city limits.

2. Attached to this affidavit as Exhibit A is a true and correct copy of a survey, together with a metes and bounds description of a 5.50 acre tract of land (*The "Gift Tract"*), that **James W. Dollahite** proposes to partition out of the Parent Tract to gift to **his son, Derek Dollahite**.
3. This subdivision or sale of land is exempt from the Blanco County Subdivision Regulations as it meets the following exceptions:

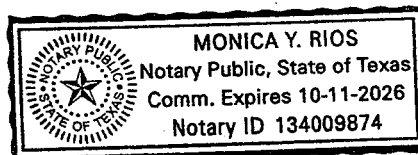
Section 104.000 Exceptions
Section 104.120 Family Division

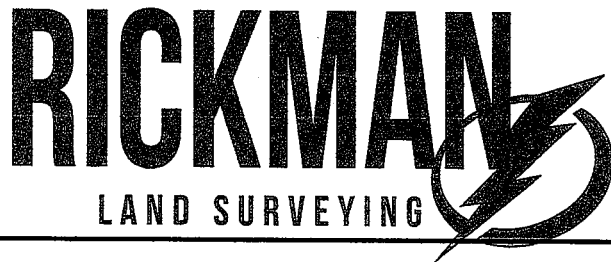
- a. The owner divides the tract into four or fewer parts;
- b. In this contemplated transaction, the owner does not lay out a part of the tract for purposes described in Section 232.001(a)(3). Local Government Code;
- c. Each of the lots is to be sold, given, or otherwise transferred to an individual who is related to the owner within the third degree by consanguinity or affinity as determined under Chapter 573, Government Code.
- d. The "Gift Tract" contains more than 5.01 Acres to satisfy the minimum for future Septic and/or Well on the 5.50 Acre Tract.
- e. The "Gift Tract" fronts on County Road 407, known as Chimney Valley Road.

James W. Dollahite
James W. Dollahite

Sworn and subscribed to before me this 20th day of November A.D., 2023.

Monica Y. Rios
Notary Public in and for the State of Texas





A 5.50 ACRE TRACT

FIELD NOTES TO A 5.50 ACRE TRACT OF LAND OUT OF THE JESSE L. MCCROCKLIN LEAGUE SURVEY NO. 15, ABSTRACT NO. 2, BLANCO COUNTY, TEXAS, AND BEING A PORTION OF A REMAINDER OF A 111.35 ACRE TRACT DESCRIBED IN DEED TO JAMES W. DOLLAHITE OF RECORD IN VOLUME 89, PAGE 367, DEED RECORDS, BLANCO COUNTY, TEXAS, AND BEING MORE PARTICULARLY DESCRIBED BY METES AND BOUNDS AS FOLLOWS: NOTE: (BASIS OF BEARING IS TEXAS CENTRAL ZONE, NAD83.) (Job. No. 23-129)

BEGINNING: At ½" iron rod with cap stamped "RICKMAN" set in the northwest right of way line of County Road 407, known as Chimney Valley Road, and the southeast line of the 111.35 Acre Tract, for the east corner of This Tract and the POINT OF BEGINNING, from which an axle found for the east corner of the 111.35 Acre Tract and the south corner of a 42.77 Acre Tract described in deed to The 2000 Nicholas J. Wallace and Debra S. Wallace Revocable Trust of record in Document No. 222357, Official Public Records, Blanco County, Texas, bears N23°20'03" E, 438.47 feet;

THENCE: With the northwest right of way line of Chimney Valley Road and the southeast line of the 111.35 Acre Tract, and This Tract, the following calls and distances:

S 23°20'03" W, 27.37 feet to a ½" iron rod found for an angle point;
S 21°55'22" W, 8.11 feet to a ½" iron rod found for the southeast corner of This Tract, from which a 24inch Oak Tree for an angle point in the 111.35 Acre Tract, bears S21°55'22"W, 1121.27 feet;

THENCE: Departing the northwest right of way line of Chimney Valley Road, across the Remainder of a 111.35 Acre Tract, with the southern line of This Tract, the following calls and distances:

N 76°23'20" W, 595.68 feet to a ½" iron rod with cap stamped "RICKMAN" set for a reentrant corner of This Tract;

S 59°40'42" W, 418.49 feet to a ½" iron rod with cap stamped "RICKMAN" set for a corner of This Tract;

N 51°53'08" W, 466.22 feet to a ½" iron rod with cap stamped "RICKMAN" set for the west corner of This Tract, from which a ½" iron rod found for an angle point in the northwest line of 111.35 Acre Tract, bears S82°32'08"W, 356.78 feet;

THENCE: N 41°11'33" E, 384.65 feet, continuing across the Remainder of the 111.35 Acre Tract, with the northwest line of This Tract to a ½" iron rod with cap stamped "RICKMAN" set for the north corner of This Tract;

THENCE: Continuing across the Remainder of the 111.35 Acre Tract, and with the northern line of This Tract, the following calls and distances:

S 56°29'59" E, 614.17 feet to a ½" iron rod with cap stamped "RICKMAN" set for an angle point;

S 76°23'220" E, 571.45 feet to the POINT OF BEGINNING and containing 5.50 acres of land in the Blanco County, Texas, based on survey on the ground on November 06, 2023, by Rickman Land Surveying, LLC.

Marion Ruth Bolton

Marion Ruth Bolton

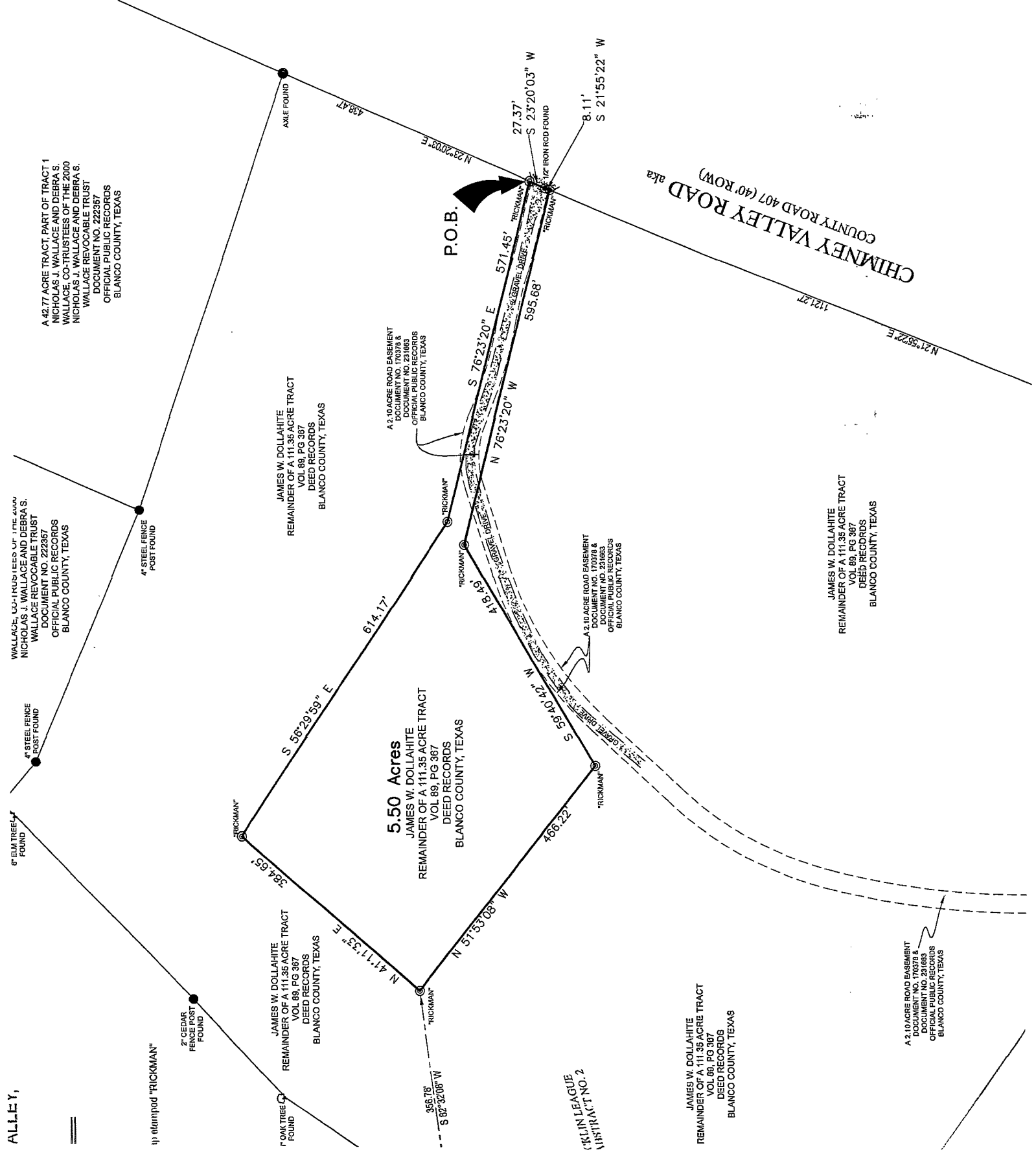
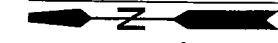
Registered Professional Land Surveyor No. 4727

11-8-2023



ALLEY,

MCCROCKLIN LE
ABSTRACT NO. 2
TEXAS, AND BEI
REMAINDER OF
DESCRIBED IN D
DOLLAHITE OF R
PAGE 367, DEED
COUNTY, TEXAS.



Survey Notes:
1. Bearings Based on NAD83 Feet.
2. Surveyor has not investigated or other unrecorded document Architectural Control Commitments.
3. According to the Flood Insur 48031C0200C, dated February 4, 2010, the subject property is subject to a 2.10 Acre Roak No. 170378 and Document NC Blanco County, Texas.
6. Subject to a 20' Utility Easement to Pedernales Electric Cooper 292670, Official Public Record.
7. Corner monuments indicate Rod with cap stamped "Rickman" 30 days of date of survey.

CERTIFICATION:
THE UNDERSIGNED DOE
CERTIFY THAT THIS EX-
A SURVEY MADE ON THE
NOVEMBER 06, 2023, OF
SHOWING HEREON.

**LAND LOCATION AFFIDAVIT AND
AFFIDAVIT OF EXCEPTION FROM PLATTING REQUIREMENT**

The undersigned seller of real property hereby swears upon *their* oath that the following facts are true and correct:

1. Our names are *David Hageman* and *Timothy Foster*. We are over the age of twenty-one (21) years and are fully competent to attest to the matters stated in this Affidavit. We the owner of the following real property:

*Being approximately 3729 Chimney Valley Rd. Blanco Texas 78606,
ABS A0002 SURVEY IS J L McCROCKLIN, ACRES 38.24 acres.*

No part of the Parent Tract is within an existing subdivision or city limits.

2. Attached to this affidavit as Exhibit A is a true and correct copy of a survey plat together with legal description and field notes of a *38.24 acre* tract of land.
3. This subdivision or sale of land is exempt from the Blanco County Subdivision Regulations as it meets the following exception:


Section 104.000 Exceptions

Section 104.130 Lots Larger than 10 acres

- a. In this contemplated transaction, the Seller does not lay out a part of the tract for purposes described by Section 232.001(a)(3), Local Government Code; and
- b. All of the lots of the subdivision are more than 10 acres in area; and
- c. Each lot has at least 250 feet of fee simple road frontage on a state highway, county road or road constructed to county specifications.

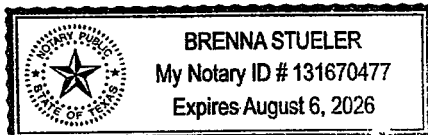


Timothy Foster

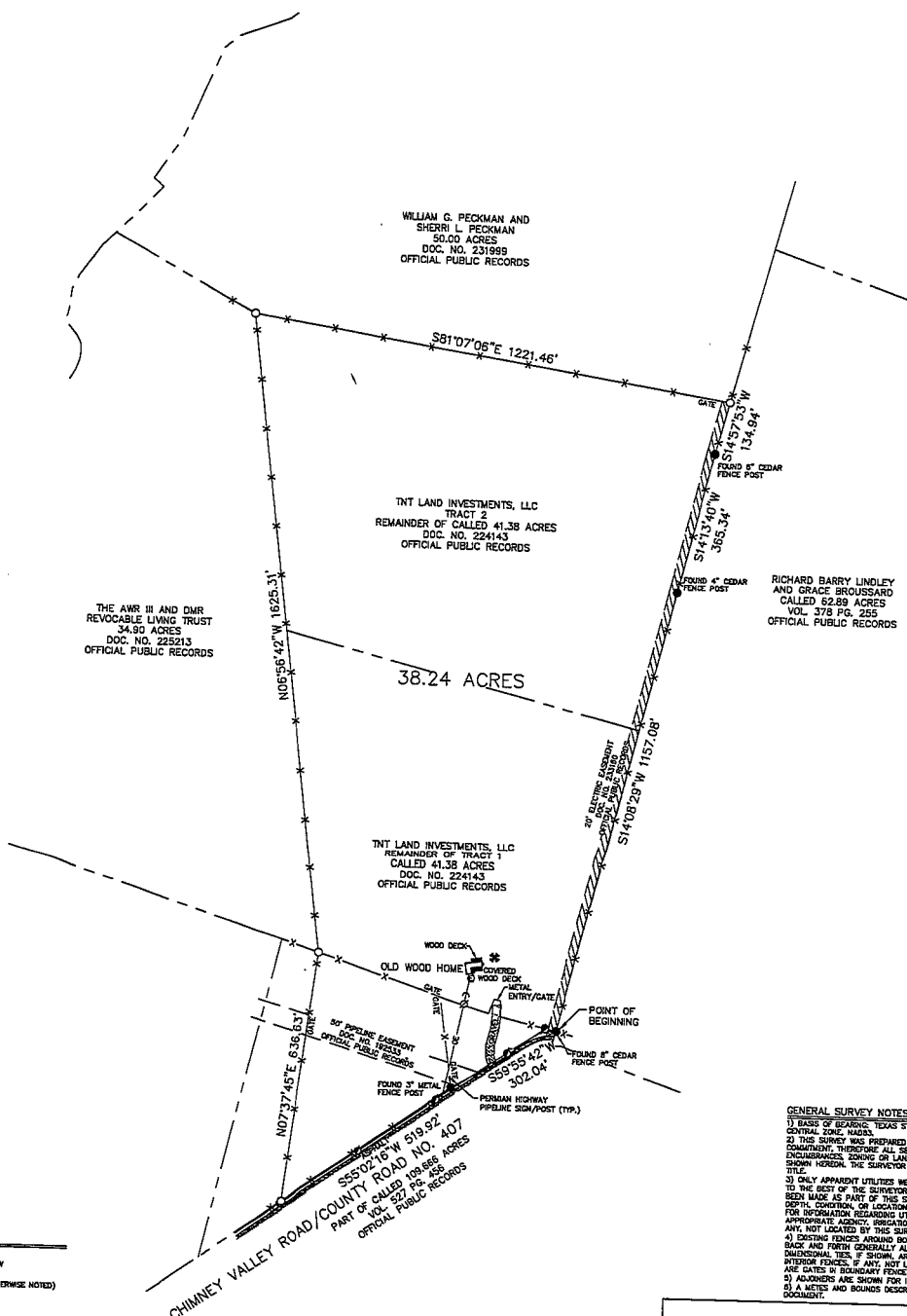
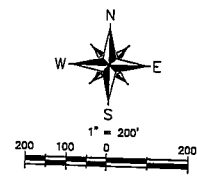


David Hageman

Sworn and subscribed to before me this 16th day of January A.D., 2024



SURVEY SHOWING A 38.24 ACRE TRACT OF LAND SITUATED IN THE J. L. MCCROCKLIN SURVEY NO. 15, ABSTRACT NO. 2, BLANCO COUNTY, TEXAS AND BEING OUT OF THAT CERTAIN 41.38 ACRE (TRACT 1) TRACT OF LAND AND THAT CERTAIN 41.38 ACRE (TRACT 2) TRACT OF LAND RECORDED IN DOCUMENT NO. 224143, OFFICIAL PUBLIC RECORDS, BLANCO COUNTY, TEXAS



- LEGEND**
- WINDMILL
 - FOUND 1/2" IRON ROD W/ A YELLOW "NOI" PLASTIC CAP
 - FOUND 1/2" IRON ROD (UNLESS OTHERWISE NOTED)
 - FOUND 1" IRON PIPE
 - CALCULATED/ANOMALY POINT
 - FOUND IRON ROD W/ AN ORANGE "RPLS 4220" PLASTIC CAP
 - FOUND IRON ROD W/ AN ORANGE "CUPLIN CONTROL" PLASTIC CAP
 - FOUND IRON ROD W/ AN ORANGE "DUPIN 8833" PLASTIC CAP
 - FOUND IRON ROD W/ A YELLOW "LS 553" PLASTIC CAP
 - FOUND IRON ROD W/ A YELLOW "RANEX" PLASTIC CAP
 - FOUND IRON ROD W/ A YELLOW "RANEX" PLASTIC CAP
 - POWER POLE
 - ELECTRIC METER
 - UTILITY POLE
 - GUY WIRE
 - X- WIRE FENCE
 - E- OVERHEAD ELECTRIC
 - CE- OVERHEAD ELECTRIC/COMMUNICATION
 - OC- OVERHEAD COMMUNICATION

GENERAL SURVEY NOTES

- 1) BASIS OF BEARING: TEXAS STATE PLANE COORDINATE SYSTEM, CENTRAL ZONE, NAD83.
- 2) THIS SURVEY WAS PREPARED WITHOUT THE BENEFIT OF A TITLE COMMITMENT, THEREFORE ALL SETBACKS, EASEMENTS, COVENANTS, ENCUMBRANCES, ZONING OR LAND USE REGULATIONS MAY NOT BE SHOWN HEREON. THE SURVEYOR DID NOT COMPLETE AN ABSTRACT OF TITLE.
- 3) ONLY APPARENT UTILITIES WERE LOCATED, SHOWN AND IDENTIFIED TO THE BEST OF THE SURVEYOR'S KNOWLEDGE. NO ATTEMPT HAS BEEN MADE AS PART OF THIS SURVEY TO SHOW THE EXISTENCE, SIZE, DEPTH, CONDITION OR LOCATION OF ANY UNDISCOVERED UTILITIES. FOR INFORMATION REGARDING UTILITIES PLEASE CONTACT THE APPROPRIATE AGENCY OR UTILITY COMPANIES AND SPRINKLER HEADS, IF ANY, NOT LOCATED BY THIS SURVEY OR SHOWN HEREON.
- 4) EXISTING FENCES AROUND BOUNDARY MAY ACTUALLY MEANDER BACK AND FORTH GENERALLY ALONG AND NOT NECESSARILY ON LINE. INTERIOR FENCES, IF SHOWN, ARE MADE FENCES WERE NEARBY. ARE GATES IN BOUNDARY FENCE AT VARIOUS PLACES.
- 5) ADJOINERS ARE SHOWN FOR INFORMATIONAL PURPOSES ONLY. DOCUMENT.

I HEREBY CERTIFY THAT THIS SURVEY WAS MADE ON THE GROUND AND THAT THIS PLAN CORRECTLY REPRESENTS THE FACTS FOUND AT THE TIME OF THIS SURVEY.

09/26/2023

CHRISTOPHER JURICA
REGISTERED PROFESSIONAL LAND SURVEYOR #6344
CHRIS@WORLDLANDSURVEYING.COM 830-833-3010

WCR
LAND SURVEYING
P.O. BOX 481 BLANCO, TX 76808
830-833-3010 WWW.WORLDLANDSURVEYING.COM
TPEALS FIRM #10184135

JOB NO.: 1214-20

DRAWN BY: CJJ
CHECKED BY: CJJ
SHEET: 1 OF 1



LAND SURVEYING

P.O. Box 481 Blanco, TX 78606
(830)833-3010 info@wcrlandsurveying.com
TBPE&LS FIRM #10194135

FIELD NOTE DESCRIPTION OF A 38.24 ACRE TRACT OF LAND

Being a **38.24 acre** tract of land situated in the J. L. McCrocklin Survey No. 15, Abstract No. 2, Blanco County, Texas and being the remainder of that certain 41.38 acre (Tract 1) tract of land and the remainder of all of that certain 41.38 acre (Tract 2) tract of land recorded in Document No. 224143, Official Public Records, Blanco County, Texas, said **38.24 acre** tract being more particularly described by metes and bounds as follows:

BEGINNING at an 8" cedar fence post found in a northwest line of a called 62.89 acre tract of land recorded in Volume 378, Page 255, Official Public Records, Blanco County, Texas, the southeast corner of the above referenced Tract 1 and herein described tract;

THENCE with southeast lines of said Tract 1 the following courses and distances:

crossing part of Chimney Valley Road (County Road No. 407), as paved, **S 59° 55' 42" W**, a distance of **302.04'** to a 3' metal fence post found;

and **S 55° 02' 16" W**, a distance of **519.92'** to a 1/2" iron rod found with a yellow "WCR" plastic cap for the southeast corner of that certain 34.90 acre tract of land recoded in Document No. 225213, Official Public Records, Blanco County, Texas and southwest corner of the herein described tract;

THENCE with easterly lines of said 34.90 acre tract the following courses and distances:

N 07° 37' 45" E, a distance of **636.63'** to a 1/2" iron rod found with a yellow "WCR" plastic cap;

and **N 06° 56' 42" W**, a distance of **1625.31'** to a 1/2" iron rod found with a yellow "WCR" plastic cap for a southerly corner of that certain 50.00 acre tract of land recorded in Document No. 231999, Official Public Records, Blanco County, Texas, the northeast corner of said 34.90 acre tract and northwest corner of the herein described tract;

THENCE with a southerly line of said 50.00 acre tract, **S 81° 07' 06" E**, a distance of **1221.46'** to a 1/2" iron rod found with a yellow "WCR" plastic cap in a northwest line of the aforementioned 62.89 acre tract, a southeast line of the above referenced Tract 2, for the southeast corner of said 50.00 acre tract and northeast corner of the herein described tract;

THENCE with northwest lines of said 62.89 acre tract, southeast lines of said Tract 2 and Tract 1 the following courses and distances:

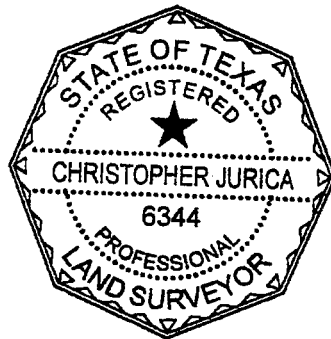
S 14° 57' 53" W, a distance of **134.94'** to a 6" cedar fence post found;

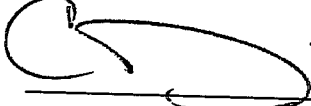
S 14° 13' 40" W, a distance of 365.34' to a 4" cedar fence post found;

and S 14° 08' 29" W, a distance of 1157.08' to the **POINT OF BEGINNING** containing 38.24 acres of land.

Notes:

1. Basis of Bearing: Texas State Plane Coordinate System, Central Zone, NAD83
2. A survey plat was prepared by separate document.
3. 1/2" iron rods set with a yellow "WCR" plastic cap.



 09/26/2023
Christopher Jurica, RPLS #6344
Job No. 1214-20