


BLANCO COUNTY MONTHLY PAYROLL APPROVAL FORM

MAY 2019

	#10 General Fund	#15 Road & Bridge Fund	#18 Courthouse Security	Total
Salaries	\$202,244.12	\$22,861.60		\$225,105.72
Soc/Med	\$ 15,471.68	\$ 1,748.91		\$ 17,220.59
Retirement	\$ 15,512.13	\$ 1,920.37		\$ 17,432.50
Insurance	\$ 44,394.64	\$ 5,976.74		\$ 50,371.38
Group Term Life	\$ 337.48	\$ 9.38		\$ 346.86
Total	\$277,960.05	\$32,517.00		\$310,477.05
TOTAL PAYROLL TO BE APPROVED				
	\$310,477.05			<u>\$310,477.05</u>

County Treasurer  Date 5-9-19

County Judge _____ Date _____

Commissioner Pct 1 _____ Date _____

Commissioner Pct 2 _____ Date _____

Commissioner Pct 3 _____ Date _____

Commissioner Pct 4 _____ Date _____

Blanco County Commissioners' Court

9-May-19

Invoice File Listing By Fund

Fund	Description	Disbursement
010	General Fund	82,010.93
015	Road & Bridge Fund	23,831.35
019	Child Safety Fund	4,000.00
022	Hazardous Waste Collection	1,485.00
025	JP1 Technology Fund	3,000.00
031	Chapter 19 Fund	535.81
Total		114,863.09

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

Attest County Auditor: Cindy Dent Date 05/14/19

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 _____

DEPARTMENT					
NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT	
0400-COUNTY JUDGE EXPENSES					
BUSINESS CENTER PRINT & OS	69091	A	INV#136050 EA	80.83	
DEPARTMENT TOTAL				80.83	
0410-COUNTY CLERK					
BLANCO COUNTY PUBLICATIONS LP	69084	A	INV#1817 EA	16.70	
TEXAS ASSOCIATION OF COUNTIES	69174	A	INV#287144 CO CLERK	250.00	
DEPARTMENT TOTAL				266.70	
0411-ELECTIONS ADMINISTRATOR					
BUSINESS CENTER PRINT & OS	69088	A	INV#136178.1 EA	6.21	
BUSINESS CENTER PRINT & OS	69089	A	INV#136178 EA	119.84	
CARD SERVICE CENTER	69200	A	4707 1205 3610 0310 SWIFT	52.00	
SOUTHWEST COMMUNICATIONS TECHNICIAN	69171	A	INV#13903 EA	215.00	
DEPARTMENT TOTAL				393.05	
0412-DISTRICT CLERK					
CARD SERVICE CENTER	69190	A	4707 1205 3610 0351 ELSBURY	73.98	
GOVERNMENT FORMS & SUPPLIES	69116	A	INV#0314853 DIST CL	151.87	
DEPARTMENT TOTAL				225.85	
0415-COUNTY ATTORNEY					
DEBORAH EARLEY	69099	A	REIMBURSEMENT	62.64	
QUILL CORPORATION	69164	A	INV#6912819 CO ATTY	270.89	
QUILL CORPORATION	69165	A	INV#6916426 CO ATTY	14.74	
TEXAS DIST. & CO ATTY ASSOC	69179	A	INV#153829 CO ATTY	75.00	
DEPARTMENT TOTAL				423.27	
0420-TAX ASSESSOR/COLLECTOR					
CARD SERVICE CENTER	69195	A	4707 1205 3610 0310 SWIFT	111.04	
DEPARTMENT TOTAL				111.04	
0425-COUNTY SHERIFF					
AUTO CHLOR SERVICES, LLC	69058	A	INV #6017934 JUNE LEASE	187.90	
AXON ENTERPRISE, INC	69082	A	INV#SI-1587406 LEC	3,782.00	
BURNET COUNTY TREASURER	68985	A	INMATE MEDICAL MARCH 2019	24.61	
BURNET COUNTY TREASURER	69064	A	MARCH INMATE BILLING	1,120.00	
CARD SERVICE CENTER	69194	A	4707 1205 3610 0310 SWIFT	514.05	
CARD SERVICE CENTER	69196	A	4707 1205 3610 0310 SWIFT	239.92	
CARD SERVICE CENTER	69197	A	4707 1205 3610 0310 SWIFT	11.98	
CARD SERVICE CENTER	69198	A	4707 1205 3610 0310 SWIFT	137.03	
CARD SERVICE CENTER	69199	A	4707 1205 3610 0310 SWIFT	804.95	
CHARM-TEX, INC	69093	A	INV#0188366-IN LEC	224.01	
CITY OF JOHNSON CITY	69005	A	ACCT #1317 LEC	39.83	
CITY OF JOHNSON CITY	69006	A	ACCT #1255 LEC	778.71	
CITY OF JOHNSON CITY	69007	A	ACCT #1316 LEC	1,532.66	
EXPRESS AUTOMOTIVE SERVICE	69106	A	INV#3754503 LEC	62.94	
FRONTIER COMMUNICATIONS	69012	A	830-868-7104 LEC	920.24	
FUELMAN	69209	A	FUEL LEC	4,903.49	
GALLS, LLC	69108	A	INV#012172503 LEC	121.50	
GALLS, LLC	69109	A	INV#012144855 LEC	13.80	
GALLS, LLC	69110	A	INV#012135045 LEC	359.95	
GALLS, LLC	69111	A	INV#012532003 LEC	892.33	
GT DISTRIBUTORS, INC	69118	A	INV#0707709 LEC	119.00	
GT DISTRIBUTORS, INC	69119	A	INV#0707710 LEC	89.90	
GT DISTRIBUTORS, INC	69120	A	INV#0707707 LEC	147.98	
GT DISTRIBUTORS, INC	69121	A	duty belts	225.00	

 DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
HILL COUNTRY IT	69067	A	INV #305	390.00
JOANNA RUIZ	69126	A	REIMBURSEMENT	407.72
JOHNSON CITY HYDRO GAS	69023	A	ACCT #2570 LEC	882.58
JOHNSON SEWELL FORD/LINCOLN/MERCURY	69128	A	INV#178044 LEC	63.70
OFFICESUPPLY.COM	69139	A	INV#3324352 LEC	244.72
OFFICESUPPLY.COM	69140	A	INV#3329019 LEC	229.19
PERFORMANCE FOOD SERVICE	69146	A	INV#9502403 LEC	1,155.49
PERFORMANCE FOOD SERVICE	69147	A	INV#9495228 LEC	971.64
PERFORMANCE FOOD SERVICE	69148	A	INV#9495228 LEC	13.94
PERFORMANCE FOOD SERVICE	69149	A	INV#9509439 LEC	1,073.84
PERFORMANCE FOOD SERVICE	69150	A	INV#9509439 LEC	6.97
PETERSON TIRE	69160	A	INV#jc30226 LEC	831.80
ROBBIN PATTERSON	69168	A	REIMBURSEMENT	61.48
SECURITY TRANSPORT SERVICES	69170	A	INV#195529 LEC	2,863.35
TERMINIX	69048	A	ORDER #236849 LEC	136.00
TEXAS A&M ENGINEERING EXT SRV	69173	A	INV#PH7253385 LEC	250.00
DEPARTMENT TOTAL				26,836.20
0430-COUNTY TREASURER				
CAMILLE H SWIFT	69092	A	REIMBURSEMENT	73.00
CARD SERVICE CENTER	69206	A	4707 1205 3610 0310 SWIFT	207.89
DEPARTMENT TOTAL				280.89
0432-COUNTY AUDITOR				
VERIZON WIRELESS	69213	A	ACCT #242014685-00001 AUDITOR	21.01
DEPARTMENT TOTAL				21.01
0435-INDIGENT HEALTH CARE				
BAYLOR SCOTT WHITE	68975	A	PATIENT #H7300108568300	247.81
BAYLOR SCOTT WHITE	68976	A	PATIENT #H7300114900500	65.47
BAYLOR SCOTT WHITE	68977	A	PATIENT #H7300115230400	62.50
BLANCO REGIONAL CLINIC P.A.	68978	A	PATIENT #GARPET0001	22.14
BLANCO REGIONAL CLINIC P.A.	68979	A	PATIENT #GARPET001	69.72
SCOTT & WHITE HOSPITAL	69039	A	PATIENT #PH9350956690	46.73
SCOTT & WHITE HOSPITAL	69040	A	PATIENT #PH9349096720	46.73
SCOTT & WHITE HOSPITAL	69041	A	PATIENT #PH9350956670	46.73
DEPARTMENT TOTAL				607.83
0440-COUNTY EXTENSION AGENCY				
CHRIS WIEMERS	69094	A	REIMBURSEMENT	543.00
GRETCHEN L. SANDERS	69117	A	REIMBURSEMENT	517.00
QUILL CORPORATION	69161	A	INV#6366725 AG EXT	75.24
QUILL CORPORATION	69162	A	INV#6408254 AG EXT	7.29
QUILL CORPORATION	69163	A	INV#6416428 AG EXT	19.90
TEXAS AGRILIFE EXTENSION SERVICE	69172	A	INV#E901945 AG EXT	35.00
DEPARTMENT TOTAL				1,197.43
0445-EMERGENCY MANAGEMENT				
BURNET COUNTY TREASURER	68986	A	WESTERN COUNTY TOWER 2ND QUARTER	358.32
CARD SERVICE CENTER	69192	A	4707 1205 3610 0385 LIESMANN	778.13
CARD SERVICE CENTER	69193	A	4707 1205 3610 0385 LIESMANN	1,610.85
DEPARTMENT TOTAL				2,747.30
0450-JUDICIAL EXPENSES				
BRETT SHEW	68980	A	CASE #05778 MISD.	275.00
BRETT SHEW	68981	A	CASE #05748MISD.	275.00
BRETT SHEW	68982	A	CASE #05712 MISD.	275.00

 DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
BRETT SHEW	68983	A	CASE #05558 MISD.	275.00
BRETT SHEW	68984	A	CASE #05711 MISD.	275.00
CROFTS - CROW FUNERAL HOME	69008	A	LAGNGFELD	350.00
CROFTS - CROW FUNERAL HOME	69009	A	WATTS	350.00
FRONTIER COMMUNICATIONS	69016	A	830-868-7986 JUDICIAL	192.47
MEGAN M. KLAEGER	69026	A	4244TH CAUSE #CV08534	337.50
MEGAN M. KLAEGER	69027	A	33RD CV#08456	217.50
MEGAN M. KLAEGER	69028	A	33RD CV#08456	450.00
NATALIE WALLACE BENNETT	69031	A	33RD CV08454	487.50
NATALIE WALLACE BENNETT	69032	A	33RD CV08472	465.00
NICOLE BURNS	69033	A	CASE #5635 MISD.	275.00
POTTS & REILLY, LLP	69036	A	424TH CAUSE #08527	720.00
SONYA R. CARRILLO, PLLC	69042	A	33RD CASE #CV08483	131.25
SONYA R. CARRILLO, PLLC	69043	A	33RD CASE #CV08472	56.25
SONYA R. CARRILLO, PLLC	69044	A	33RD CASE #CV08454	412.50
THOMAS M FELPS	69050	A	424TH CASE #CR01635	325.00
THOMAS M FELPS	69051	A	CASE #CC05864/ CC05865	200.00
THOMAS M FELPS	69052	A	CASE #CC05560	150.00
VANA AND VANA LAW FIRM	69056	A	424TH CASE JV00110 JUVENILE	675.00
VANA AND VANA LAW FIRM	69057	A	CASE #1605	450.00
VANA AND VANA LAW FIRM	69065	A	424th case #1633 & 1655	675.00
DEPARTMENT TOTAL				8,294.97
0451-DISTRICT JUDGE				
BURNET COUNTY TREASURER	69074	A	DISTRICT JUDGE APRIL 2019	4,295.33
DEPARTMENT TOTAL				4,295.33
0452-DISTRICT ATTORNEY				
BURNET COUNTY TREASURER	69073	A	DISTRICT ATTORNEY APRIL 2019	14,215.72
DEPARTMENT TOTAL				14,215.72
0455-COMMUNITY SERVICES				
PEDERNALES SOIL/WATER CONS DIS	69038	A	PEDERNALES SOIL/WATER DISTRICT 218	2,000.00
TEXAS WILDLIFE DAMAGE MGMT FUND	69049	A	INV #249972 APRIL	2,400.00
DEPARTMENT TOTAL				4,400.00
0460-STATE AGENIES SERVICES				
FRONTIER COMMUNICATIONS	69017	A	830-868-4008 ADULT PROBATION	220.58
DEPARTMENT TOTAL				220.58
0500-COURTHOUSE EXPENSES				
BILL'S LOCK & KEY	69083	A	INV#19376 LEC	150.00
BUSINESS CENTER PRINT & OS	69090	A	INV#136123 LEC	209.95
CANON FINANCIAL SERVICES, INC.	68987	A	INV #19989884 JP 4	47.73
CANON FINANCIAL SERVICES, INC.	68988	A	INV #19989886 TAC	37.38
CANON FINANCIAL SERVICES, INC.	68989	A	INV #19989885 LEC	54.33
CANON FINANCIAL SERVICES, INC.	68990	A	INV #19989883 DIST CLERK	142.35
CANON FINANCIAL SERVICES, INC.	68991	A	INV #19989887 EXTENSION	48.77
CANON FINANCIAL SERVICES, INC.	68992	A	INV #19989889 DIST CLERK	131.19
CANON FINANCIAL SERVICES, INC.	68993	A	INV #19989888 CO CLERK	119.04
CANON FINANCIAL SERVICES, INC.	68994	A	INV #19989890 JP 1	49.02
CANON FINANCIAL SERVICES, INC.	68995	A	INV #19989891 LEC	91.14
CANON FINANCIAL SERVICES, INC.	68996	A	INV #19989892 MAILROOM	226.36
CANON FINANCIAL SERVICES, INC.	68997	A	INV #19989893 LEC	241.80
CANON FINANCIAL SERVICES, INC.	68998	A	INV #19989894 COURTHOUSE UPSTAIRS	37.92
CARD SERVICE CENTER	69188	A	4707 1205 3610 0344 COUNTY	32.27
CARD SERVICE CENTER	69191	A	4707 1205 3610 0377 JUDGE	1,689.83

DEPARTMENT					
NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT	
CARD SERVICE CENTER	69201	A	4707 1205 3610 0310 SWIFT	13.00	
CARD SERVICE CENTER	69204	A	4707 1205 3610 0310 SWIFT	91.75	
CARD SERVICE CENTER	69205	A	4707 1205 3610 0310 SWIFT	69.86	
CITY OF BLANCO	68999	A	ACCT #16 SOUTH ANNEX	80.65	
CITY OF JOHNSON CITY	69000	A	ACCT #1186 ANNEX LO	75.19	
CITY OF JOHNSON CITY	69001	A	ACCT #73 COURTHOUSE	201.08	
CITY OF JOHNSON CITY	69002	A	ACCT #1187 ANNEX	37.37	
CITY OF JOHNSON CITY	69003	A	ACCT #95 OLD JAIL	112.84	
CITY OF JOHNSON CITY	69004	A	ACCT #1089 PCT 2	75.19	
DUSTING DOLLS CLEANING SERVICE	69010	A	SOUTH ANNEX	189.50	
DUSTING DOLLS CLEANING SERVICE	69011	A	COURTHOUSE	1,405.00	
FRONTIER COMMUNICATIONS	69013	A	830-868-4266 COURTHOUSE	1,251.82	
FRONTIER COMMUNICATIONS	69014	A	830-868-7208 INDIGENT	5.93	
FRONTIER COMMUNICATIONS	69015	A	830-868-2228 FAX ELEV	319.55	
GRAVES HUMPHRIES, STAHL, LIMITED	69020	A	REPORT #COL005 JP 4	454.43	
GRAVES HUMPHRIES, STAHL, LIMITED	69021	A	REPORT #COL005 JP 1	1,407.54	
GUILFORD L JONES III	69022	A	CAUSE #CV08472 MEDIATOR	750.00	
GVTC	69070	A	830-833-5331 INTERNET	74.96	
GVTC	69071	A	830-833-4212 SOUTH ANNEX	109.91	
GVTC	69072	A	830-833-4212 SOUTH ANNEX	340.80	
HILL COUNTRY IT	69066	A	INV #305	2,739.50	
JOHNSON CITY SIGN SHOP	69127	A	INV#5445 EA	48.00	
JOHNSON CONTROLS	69024	A	INV #20897464 LEC	145.00	
LOWER COLORADO RIVER AUTHORITY	69025	A	INV #TWER0005648 JUNE 2018	260.84	
MOURSUND INSURANCE AGENCY	69029	A	INV #19675 TAC CHIEF DEPUTY	262.50	
MOURSUND INSURANCE AGENCY	69030	A	INV #19682 CHIEF APPRAISER BOND	350.00	
PURCHASE POWER	69037	A	ACCT #8000-9090-0697-9400	1,000.00	
QUILL CORPORATION	69166	A	INV#6848342 CH	196.05	
TERMINIX	69045	A	ORDER #236639 OLD JAIL	47.00	
TERMINIX	69046	A	ORDER #236866 ANNEX	100.00	
TERMINIX	69047	A	ORDER #237357 SOUTH ANNEX	85.00	
THYSSENKRUPP ELEVATOR CORPORATION	69053	A	CUST #62668	276.69	
TIME WARNER CABLE	69054	A	INV #0144415042619	570.00	
TIME WARNER CABLE	69055	A	INV #0144399041519 LEC	570.00	
DEPARTMENT TOTAL					17,026.03
0515-JUSTICE OF THE PEACE PCT #1					
DELL MARKETING L.P.	69101	A	INV#10312778280 JP1	84.32	
NORTHEAST TEXAS DATA CORP.	69035	A	REPORT #CAS017 JP 1	88.00	
DEPARTMENT TOTAL					172.32
0520-JUSTICE OF THE PEACE #4					
CARD SERVICE CENTER	69189	A	4707 1205 3610 0401 RILEY	63.15	
NORTHEAST TEXAS DATA CORP.	69034	A	REPORT #CAS017 JP 4	24.00	
DEPARTMENT TOTAL					87.15
0530-CONSTABLE PCT #4					
FUELMAN	69207	A	FUEL - CONSTABLE 4	52.21	
DEPARTMENT TOTAL					52.21
0550-RECYCLING COORDINATOR					
BLANCO HYDRO GAS CO.	69086	A	ACCT#2411 RECYCLING	23.65	
BLANCO HYDRO GAS CO.	69087	A	ACCT#2411 RECYCLING	19.25	
DEPARTMENT TOTAL					42.90
0585-COUNTY INSPECTOR					
FUELMAN	69208	A	FUEL - INSPECTOR	12.32	
DEPARTMENT TOTAL					12.32

DEPARTMENT					
NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT	
0540-R&B PCT #1					
ARMADILLO MATERIALS LLC	69076	A	INV#0001538-IN PCT 1	1,032.90	
ARMADILLO MATERIALS LLC	69077	A	INV#0001539-IN PCT 1	1,063.65	
ARMADILLO MATERIALS LLC	69078	A	INV#0001474-IN PCT 1	189.75	
CLOSNER EQUIPMENT CO.	69095	A	INV#0050326 PCT 1	186.66	
ERGON ASPHALT AND EMULSIONS, INC	69105	A	INV#9402024149 PCT 1	1,780.20	
FUELMAN	69210	A	FUEL PCT 1	859.56	
GARY HOBBS TIRE SERVICE	69112	A	INV#15930 PCT 1	155.23	
GVTC	69069	A	830-833-5331 PCT 1	39.21	
HYDRAULIC SUPPLY SERVICE CO, INC	69122	A	INV#8012565 PCT 1	59.58	
OFFICE TIME SAVERS, INC.	69141	A	INV#15983 PCT 1	29.10	
PATHMARK TRAFFIC PRODCT/TX INC	69145	A	INV#2237 PCT 1	391.00	
PETERSON TIRE	69152	A	INV#BL32052 PCT 1	18.75	
PETERSON TIRE	69156	A	INV#BL31983 PCT 1	99.25	
TEXAS PATCHER	69175	A	INV#190429 PCT 1	183.65	
UNIFIRST CORPORATION	69060	A	ACCT #512256 PCT 1	57.84	
DEPARTMENT TOTAL				6,146.33	
0550-R&B PCT #2					
ASPHALT PATCH ENT. INC.	69080	A	INV#832773 PCT 2	1,068.48	
CLOSNER EQUIPMENT CO.	69096	A	INV#0050326 PCT 2	186.66	
EMIL UECKER	69103	A	REIMBURSEMENT	211.81	
FRONTIER COMMUNICATIONS	69018	A	830-868-4471 PCT 2	101.84	
FUELMAN	69211	A	FUEL - PCT 2	320.97	
GARY HOBBS TIRE SERVICE	69113	A	INV#15930 PCT 2	155.23	
HYDRAULIC SUPPLY SERVICE CO, INC	69123	A	INV#8012565 PCT 2	59.58	
KIRK FELPS	69134	A	INV#71028 PCT 2	235.96	
ODIORNE FEED/RANCH SUPPLY INC	69136	A	INV#145169 PCT 2	39.00	
ODIORNE FEED/RANCH SUPPLY INC	69137	A	INV#145523 PCT 2	23.00	
ODIORNE FEED/RANCH SUPPLY INC	69138	A	INV#145095 PCT 2	59.00	
OFFICE TIME SAVERS, INC.	69142	A	INV#15983 PCT 2	29.10	
PETERSON TIRE	69153	A	INV#BL32052 PCT 2	18.75	
PETERSON TIRE	69157	A	INV#BL31983 PCT 2	99.25	
TEXAS PATCHER	69176	A	INV#190429 PCT 2	183.65	
UNIFIRST CORPORATION	69061	A	ACCT #512256 PCT 2	73.60	
DEPARTMENT TOTAL				2,865.88	
0560-R&B PCT #3					
ASPHALT PATCH ENT. INC.	69081	A	INV#832769 PCT 3	1,068.48	
CLOSNER EQUIPMENT CO.	69097	A	INV#0050326 PCT 3	186.66	
FRONTIER COMMUNICATIONS	69019	A	830-825-3270 PCT 3	83.06	
GARY HOBBS TIRE SERVICE	69114	A	INV#15930 PCT 3	155.23	
HYDRAULIC SUPPLY SERVICE CO, INC	69124	A	INV#8012565 PCT 3	59.58	
OFFICE TIME SAVERS, INC.	69143	A	INV#15983 PCT 3	29.10	
PETERSON TIRE	69154	A	INV#BL32052 PCT 3	18.75	
PETERSON TIRE	69158	A	INV#BL31983 PCT 3	99.25	
TEXAS PATCHER	69177	A	INV#190429 PCT 3	183.65	
THIRD COAST DISTRIBJTING, LLC	69185	A	INV#999437 PCT 3	36.97	
THIRD COAST DISTRIBJTING, LLC	69186	A	INV#999682 PCT 3	143.97	
UNIFIRST CORPORATION	69062	A	ACCT #512256 PCT 3	71.10	
VULCAN CONSTRUCTION MATERIALS, LP	69187	A	INV#61897100 PCT 3	4,884.60	
DEPARTMENT TOTAL				7,020.40	
0570-R&B PCT #4					
ARMADILLO MATERIALS LLC	69079	A	INV#0001475-IN PCT 4	760.80	
BLANCO COUNTY TAX ASSESSOR-COLLECT	69085	A	LICENSE TAG #1158324 pct 4	7.50	
CLOSNER EQUIPMENT CO.	69098	A	INV#0050326 PCT 4	186.66	

 DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
ERGON ASPHALT AND EMULSIONS, INC	69104	A	INV#9402020723 PCT 4	2,587.50
FRITZTOWN DIESEL & TRUCK SERVICE	69107	A	INV#00019290 PCT 4	1,725.95
FUELMAN	69212	A	FUEL - PCT 4	1,360.39
GARY HOBBS TIRE SERVICE	69115	A	INV#15930 PCT 4	155.23
GVTC	69068	A	830-833-1077 PCT 4	38.23
HYDRAULIC SUPPLY SERVICE CO, INC	69125	A	INV#8012565 PCT 4	59.58
KIRK FELPS	69129	A	INV#70839 PCT 4	12.33
KIRK FELPS	69130	A	INV#71060 PCT 4	65.77
KIRK FELPS	69131	A	INV#71064 PCT 4	33.93
KIRK FELPS	69132	A	INV#71127 PCT 4	41.68
KIRK FELPS	69133	A	INV#70622 PCT 4	19.20
KIRK FELPS	69135	A	INV#70283 PCT 4	30.99
OFFICE TIME SAVERS, INC.	69144	A	INV#15983 PCT 4	29.10
PETERSON TIRE	69151	A	INV#BL32144 PCT 4	7.00
PETERSON TIRE	69155	A	INV#BL32052 PCT 4	18.75
PETERSON TIRE	69159	A	INV#BL31983 PCT 4	99.25
TEXAS PATCHER	69178	A	INV#190429 PCT 4	183.65
THIRD COAST DISTRIEUTING, LLC	69180	A	INV#772673 PCT 4	209.94
THIRD COAST DISTRIEUTING, LLC	69181	A	INV#773079 PCT 4	22.48
THIRD COAST DISTRIEUTING, LLC	69182	A	INV#772685 PCT 4	21.68
THIRD COAST DISTRIBUTING, LLC	69183	A	INV#770721 PCT 4	20.99
THIRD COAST DISTRIBUTING, LLC	69184	A	INV#771877 PCT 4	33.56
UNIFIRST CORPORATICN	69063	A	ACCT #512256 PCT 4	66.60
DEPARTMENT TOTAL				7,798.74
FUND TOTAL				23,831.35

DEPARTMENT				
NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0400-CHILD SAFETY FUND EXPENSES				
CASA FOR THE HIGHLAND LAKES	69059	A	CASA FOR THE HIGHLAND LAKES AREA	4,000.00
DEPARTMENT TOTAL				4,000.00
FUND TOTAL				4,000.00

DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0400-HAZARADOUS WASTE EXPENSES				
A-JOHN PORTABLE TOILET RENTALS	69075	A	INV#8791 HHW	190.00
RELIABLE TIRE DISPOSAL LLC	69167	A	INV#5686 HHW	1,121.00
RONNIE'S ICE HOUSE	69169	A	RECEIPT#6593-32 HHW	174.00
DEPARTMENT TOTAL				1,485.00
FUND TOTAL				1,485.00

DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0400-JP 1 TECHNOLOGY EXPENCES				
DELL MARKETING L.P.	69100	A	INV#10312226493 JP1	1,163.14
DELL MARKETING L.P.	69102	A	INV#10312778280 JP1	1,836.86
DEPARTMENT TOTAL				3,000.00
FUND TOTAL				3,000.00

DEPARTMENT

NAME-OF-VENDOR	INVOICE-NO	S	DESCRIPTION-OF-INVOICE	AMOUNT
0400-CHAPTER 19 FUNDS EXPENSES				
CARD SERVICE CENTER	69202	A	4707 1205 3610 0310 SWIFT	270.61
CARD SERVICE CENTER	69203	A	4707 1205 3610 0310 SWIFT	265.20
DEPARTMENT TOTAL				535.81
FUND TOTAL				535.81

DEPARTMENT

NAME-OF-VENDOR

INVOICE-NO

S

DESCRIPTION-OF-INVOICE

AMOUNT

GRAND TOTAL

114,863.09



RESOLUTION

Whereas, The Commissioners Court of Blanco County finds it in the best interest of the citizens of Blanco County to seek grant funding from the Texas Commission on Environmental Quality to offset the operating expenses for personnel and equipment for the Blanco County Office of Emergency Management Emergency Operations Center; and

Whereas, Blanco County has been notified of an award of \$5,000.00 pending execution of the Grant Performing Party Contract; and

Whereas, The Commissioners Court of Blanco County agrees that in the event of loss or misuse of grant funds, the Commissioners Court of Blanco County assures that the funds will be returned to the Texas Commission on Environmental Quality in full; and

Whereas, The Commissioners Court of Blanco County designates the County Judge for Blanco County as the grantees' authorized official. The authorized official is given the power to apply for, accept, reject, alter or terminate the grant on behalf of Blanco County.

Now Therefore, Be it Resolved that The Commissioners Court of Blanco County approves submission of the Performing Party Contract for funding of the operating expenses for personnel equipment for the Blanco County Office of Emergency Management.

Signed: _____
Brett G. Bray, County Judge

Passed and Approved this _____ day of May, 2019

RENTAL AGREEMENT

This Rental Agreement is entered into on this 10th day of May, 2019, by and between COUNTY OF BLANCO ("County"), and the ARMADILLO PSB, LLC d/b/a PECAN STREET BREWING ("Renter").

RENTAL OF PREMISES

In consideration of the mutual covenants and agreements of this Rental Agreement, and other good and valuable consideration, County agrees to rent to Renter the outside grounds of the Courthouse, located at 101 E. Pecan Drive, Johnson City, Texas 78636 (the "Premises"). The Premises shall also include the parking spaces directly adjacent to the Courthouse grounds along E. Pecan Dr. and N. Avenue G. The rental term shall be effective from Saturday, September 14, 2019 at 12:00 a.m. through 11:59 p.m.

CONSIDERATION

Renter is sponsoring a Classic Car Show on September 14, 2019 (the "Event") and desires to rent the Premises for the Event. Renter has contracted with certain vendors for the Event and desires for the County to permit the vendors to use the premises. County desires to rent the Premises and recognizes that the Event will bring an influx of tourists to the county.

CONDITIONS


1. Renter shall obtain all necessary variances and permits for the Event.
2. Renter shall ensure that all vendors have obtained the necessary variances and permits.
3. Renter and all vendors shall comply with all State laws.
4. Neither Renter, nor any vendor, shall use a means to secure tents or other structures or equipment that will damage the Premises.
5. Tear down and set up must occur during the rental term set forth above.
6. Renter shall provide a minimum of 8 trash cans (2 on each corner) and shall empty them as needed.
7. Renter may put portable restrooms in the parking area; provided, Renter complies with all State regulations.
8. Neither Renter, nor any vendor, shall use any excessive heat, chemicals, marking devices, paint, adhesive or any other substance or device which could damage the Premises.
9. Renter shall provide County with proof of property and liability insurance for the Event.
10. The Premises shall be left in the same or better condition as it currently is in.
11. Renter shall advise all vendors of the Conditions of this contract and ensure that they comply with the Conditions.
12. Renter shall indemnify, defend and hold harmless County, and its employees from and against all demands, suits, judgments, settlements, claims, damages to persons and/ or property, fines, liens, losses and other liabilities, including reasonable attorneys' fees arising out of or in any way related to the Event, including claims for loss or damage to any property, or for death or injury to any individual.

THIS RENTAL AGREEMENT has been executed and acknowledged by the parties on the date and year first above written.

COUNTY:
COUNTY OF BLANCO

By: _____
Brett Bray
Blanco County Judge

RENTOR:
ARMADILLO PSB, LLC

By:  _____
Chrystal Tamillo
Member

LONE STAR PAVING CO.

P.O. 200608

Austin, TX 78720

(512) 263-3949 (Ph) * (512) 263-3950 (Fax)



Date: 05/06/2019 Subject: Blanco Co. Courthouse – 101 E. Pecan St. – Johnson City, TX
 To: Co. of Blanco/Judge Brett Bray Email: cojudge@co.blanco.tx.us Phone: (830) 868-4266
 From: Jim Covington Email: jimc@lspaving.com Phone: (512) 626-8822

Message: We are pleased to quote the following:

ITEM	APPROX. QTY.	UNIT PRICE	TOTAL
1. Seal Coating of Existing Asphalt around Court-House as discussed	47,665 SF	@ \$0.155	\$7,388.08
2. Paint Re-striping as is, plus added Hash-Out after Seal Coating	1 L.S.	@ \$2,385	\$ 2,385.00
		Total of Items 1-2	\$9,773.08

Please Note the Following:

- 1.) Based on One (1) Move-in Per Operation. Add \$ 3,500 for Each Additional Required.
- 2.) Includes Priming of Your Approved Base Prior to Paving, or Tack as applicable.
- 3.) Excludes Base Work, Concrete Work, Saw Cutting, Traffic Control, Bonding, Testing, Traffic Markers & Paint Striping.
- 4.) Excludes Sales Tax. **Please furnish tax exemption certificate**, if appropriate; otherwise, tax will automatically be added.
- 5.) Unit price subject to change after August 31, 2019 to reflect any material cost changes.
- 6.) Final Measurements Shall be Taken Upon Completion of Paving.
- 7.) Terms of Payment – Net 30 Days.

ACCEPTED BY:

Signature

Date

LSPQ/05/19/05

BLANCO COUNTY
RULES AND REGULATIONS FOR
NON-CONSENT TOWING

1. Purpose and Scope.

1.1 In order to protect the public, to maintain safe and efficient operating rules and to preserve the peace of the community, Blanco County, Texas (“Blanco County” or “County”) hereby establishes Rules and Regulations for Non-Consent Towing (“Rules”) applicable to individuals and business enterprises engaged in non-consent towing services in connection with non-consent tows originating in the unincorporated areas of Blanco County when such services are initiated by a Law Enforcement Officer (“Officer”).

1.2 The Blanco County Sheriff supports these Rules.

1.3 The Blanco County Commissioners Court hereby delegates to the Blanco County Sheriff authority to administer and enforce these Rules through the Blanco County Sheriff’s Office (“BCSO”).

1.4 These Rules do not create a contract between Blanco County or any of its respective agencies, departments, offices, officers, employees, or agents and any participating tow company as it imposes no duties on Blanco County or any of its respective agencies, departments, offices, officers, employees, or agents. These Rules set forth a unilateral declaration of the conditions that a tow company must agree to follow and comply with in order to be placed on the Non-Consent Towing Rotation List and provide non-consent tows which are initiated by an Officer for vehicles located in the unincorporated areas of Blanco County.

1.5 No tow company shall perform a non-consent tow in the unincorporated areas of Blanco County unless such tow company has evidenced its acknowledgement and agreement to comply with these Rules by submitting a fully completed and executed Application form, which is attached hereto as **Exhibit “C”**.

1.6 These Rules do not apply to a consent tow or to government owned tow trucks.

1.7 These Rules only apply to non-consent tows that are initiated by an Officer in relation to the towing of a vehicle in the unincorporated areas of Blanco County, Texas. Thus, any reference herein to a “non-consent tow” shall only mean the aforementioned type of tow.

2. Non-Consent Rotation List.

The BCSO will create and maintain a Non-Consent Rotation List (“List”, “Rotation List” and/or the “Non-Consent Towing Rotation List”) of tow companies, which have submitted the documentation required herein, that shall be authorized to provide non-consent tows on a rotation basis in designated Response Zones identified below.

3. Response Zones.

3.1. Geographical Response Zones for Light Duty Tows.

3.1.1 For all Light Duty Tows (tows for vehicles weighing 10,000 pounds or less), the BCSO will divide Blanco County into geographical Response Zones for the rotation of towing assignments of Light Duty Tows. The areas of the separate geographical Response Zones for Light Duty Tows are denoted and more fully set out in **Exhibit “A”**, which is attached hereto and incorporated herein.

3.1.2 Each separate Response Zone will have its own independent rotation assignment for Light Duty Tows.

3.1.3 Each tow company must select the specific Response Zone(s) in which to receive towing assignments for Light Duty Tows and denote the tow company’s selected Response Zone(s) in the space provided in the Application form attached hereto as **Exhibit “C”**.

3.1.4 The BCSO may, in its sole discretion at any time, amend and/or realign both the Response Zone(s) for Light Duty Tows and/or the tow company’s assigned Response Zone(s). Notice of any amendments and/or realignments will be sent to the affected tow companies.

3.2. Geographical Response Zones for Medium Duty Tows.

3.2.1 The BCSO has not presently designated separate geographical Response Zones for tow companies providing Medium Duty Tows (tows for vehicles in excess of 10,000 pounds but not over 25,999 pounds); however, the BCSO reserves the right, at any time, to designate specific geographic Response Zones for Medium Duty Tows.

3.2.2 In the event the BCSO decides to designate separate geographical Response Zones for Medium Duty Tows, the BCSO will provide each tow company that provides Medium Duty Tows pursuant to these Rules with a map that delineates each separate geographical Response Zone for Medium Duty Tows. In that case, each separate geographical Response

Zone for Medium Duty Tows shall have its own independent rotation assignment.

3.2.3 In the event that separate geographical Response Zones for Medium Duty Tows are designated at a later date, each tow company that provides Medium Duty Tows pursuant to these Rules will then need to select the specific Response Zone(s) in which to receive Medium Duty Towing assignments.

3.2.4 The BCSO may, in its sole discretion at any time, create, amend and/or realign both the Response Zones for Medium Duty Tows and/or the tow company's selected and assigned Response Zone(s). Notice of any amendments and/or realignments will be sent to the affected tow companies.

4. Requirements and Conditions.

4.1 Tow companies providing Light Duty Tows or Medium Duty Tows must meet the following requirements and conditions to be on the Non-Consent Towing Rotation List for Light Duty and/or Medium Duty Tows:

4.1.1 Operate 24 hours a day, 365 days a year;

4.1.2 Hold all necessary permits/licenses issued by the State of Texas;

4.1.3 Own or contract to use a state licensed Vehicle Storage Facility ("VSF") in Blanco County for which it provides non-consent tows under these Rules and such VSF may not be shared with another tow company that provides non-consent tows pursuant to these Rules;

4.1.4 Charge no more than the fees set forth in these Rules; AND

4.1.7 Comply with all the terms and conditions of these Rules.

4.2 Tow companies providing Heavy Duty Tows (tows for vehicles weighing in excess of 25,000 pounds) must meet the following conditions to be on the Non-Consent Towing Rotation List for Heavy Duty Tows:

4.2.1 Operate 24 hours a day, 365 days a year;

4.2.2 Hold all necessary permits/licenses issued by the State of Texas;

4.2.3 Each Heavy-Duty Tow truck must have tandem axles;

4.2.4 Own and be able to provide up to at least two Heavy Duty Tow trucks;

4.2.5 Charge no more than the fees set forth in these Rules; AND

4.2.6 Comply with all the terms and conditions of these Rules.

4.3 The BCSO shall make the final determination for a tow company's inclusion on the Rotation List. The BCSO may, at its sole discretion, deny a tow company's inclusion on the List. Reasons for denial of inclusion may include, but are not limited to, criminal history of the tow company's owner, shareholders, limited partners, members or employees, multiple applications to the Rotation List from companies owned by the same sole proprietor (i.e. individual doing business under an assumed business name) or legal business entity (i.e. corporation, limited liability company, limited or general partnership), violations of any prior rules and regulations relating to non-consent tows in Blanco County, and/or past experiences with the tow company on the Rotation List.

5. Rotation Process.

When an Officer determines that the owner or operator of a vehicle requiring towing is unable to select a tow company for any reason, the Officer will request that a tow company be selected from the List and call to execute the tow. The tow companies will be selected in a rotating order on the basis of their position on the List. Troopers from the Texas Department of Public Safety ("DPS") may also request tow companies from the List in the same manner as an Officer and the tow companies shall respond to towing requests from DPS in the same manner as towing requests from the BCSO.

6. Response Times.

The tow company shall respond to any and all calls from the BCSO requesting the towing of a vehicle within the Response Zone. The tow company agrees to arrive at the scene, under normal conditions, approximately **thirty (30) minutes** after receiving the call.

7. Failure to Respond Promptly.

If the tow company **fails** to appear at a scene in response to a request from the BCSO within **thirty (30) minutes** of the request, the Officer making the request may, at his or her sole discretion, continue to wait for the dispatched tow truck or cancel the request and call the next tow company on the List. The Officer may consider factors such as the estimated delay in the arrival of the tow company, any unusual conditions or equipment needs, and the best interests of public safety.

8. Attempts to Contact.

The BCSO will only attempt to contact the tow company for **five (5) minutes** before calling the next tow company on the List. If the tow company cannot respond to a call promptly, it shall immediately notify the BCSO, which will then call the next tow company on the List.

9. No Direct Response without Request.

The tow company may not respond to a scene under the supervision of an Officer unless the tow company is requested through the Rotation List by the Officer in charge of the scene.

10. Additional Trucks.

10.1 If the tow company determines that an additional tow truck is needed at a particular scene, the tow company shall request that the Officer in charge of the scene consent to the provision of an additional truck. If the Officer in charge of the scene consents to an additional truck, the tow company will either provide the additional truck or request the Officer in charge of the scene to call the next tow company on the List for an additional truck.

10.2 The tow company agrees that it will not be compensated for any additional expenses or towing fees that result solely due to acts or omissions of the tow company, such as additional expenses or towing fees that result from the tow company's failure to provide standard towing equipment on a responding truck. The tow company will be compensated for expenses and towing fees of an additional truck if the scene requires an additional tow truck and the Officer in charge of the scene consents to the tow company's provision of an additional truck, as set forth above.

11. Impound Form.

The requesting Officer shall complete an impound form at the scene for each vehicle towed from the scene by a company from the Rotation List. The tow company's driver shall verify the inventory and sign the impound form acknowledging receipt of the vehicle. The tow company will receive a copy of the impound form.

12. Vehicle Storage and Release.

THE TOW COMPANY ASSUMES FULL RESPONSIBILITY AND LIABILITY FOR A VEHICLE ONCE THE IMPOUND FORM FOR THAT VEHICLE HAS BEEN SIGNED BY THE TOW COMPANY'S DRIVER. NO VEHICLE MAY BE RELEASED UNLESS THE PERSON CLAIMING THE VEHICLE HAS SIGNED THE IMPOUND FORM IN THE SPACE PROVIDED AND PROVIDE PROOF OF FINACIAL RESPONSIBILITY. THE COMPANY MUST BE AVAILABLE TO RELEASE A VEHICLE, ON WHICH THERE ARE NO HOLDS, SEVEN (7)

CALENDAR DAYS A WEEK DURING THE HOURS OF OPERATION AS POSTED AT THE VEHICLE STORAGE FACILITY. NO VEHICLE SHALL BE STORED AT OR RELEASED FROM ANY OTHER STORAGE FACILITY OTHER THAN THE TOW COMPANY'S SPECIFIED VEHICLE STORAGE FACILITY, WHICH SHALL BE SET OUT IN THE APPLICATION FORM ATTACHED HERETO AS **EXHIBIT "C"**.

13. Actions of Tow Company.

The tow company is solely responsible for towing vehicles in a professional manner and in full compliance with relevant local, state, and federal laws and regulations, including, but not limited to, the Texas Transportation Code, the Texas Occupations Code, and rules adopted by the Texas Department of Licensing and Regulation (referred to herein as "TDLR"). Blanco County and the BCSO assume **NO** responsibility or liability for the actions of the tow company.

14. Indemnification.

BY EXECUTION OF THE APPLICATION FORM ATTACHED HERETO AS **EXHIBIT "C"**, EACH TOW COMPANY AGREES TO **INDEMNIFY AND HOLD HARMLESS** BLANCO COUNTY, ITS OFFICIALS, AGENTS, EMPLOYEES, OFFICERS, AND REPRESENTATIVES FROM EVERY PENALTY, CAUSE OF ACTION, CLAIM, LOSS, COST, DAMAGE, REASONABLE ATTORNEY'S FEES, LIEN AND/OR EXPENSE ARISING OUT OF OR RESULTING FROM THE PERFORMANCE OF A NON-CONSENT TOW BY TOW COMPANY, ITS AGENTS, EMPLOYEES, OFFICERS, OR REPRESENTATIVES. BLANCO COUNTY AND ITS OFFICIALS, AGENTS, EMPLOYEES, OFFICERS, AND REPRESENTATIVES SHALL NOT BE LIABLE FOR DAMAGES TO TOW COMPANY ARISING FROM ANY ACT OF ANY THIRD PARTY. TOW COMPANY FURTHER AGREES TO **INDEMNIFY AND SAVE HARMLESS** BLANCO COUNTY AND ITS OFFICIALS, AGENTS, EMPLOYEES, OFFICERS, AND REPRESENTATIVES FROM AND AGAINST ALL CLAIMS OF WHATEVER NATURE ARISING FROM ANY NEGLIGENT ACT, OMISSION OR NEGLIGENCE OF TOW COMPANY, OR TOW COMPANY'S CONTRACTORS, LICENSEES, AGENTS, SERVANTS, OR EMPLOYEES, OR ARISING FROM ANY ACCIDENT, INJURY, OR DAMAGE WHATSOEVER CAUSED TO ANY PERSON OR TO THE PROPERTY OF ANY PERSON OCCURRING DURING A NON-CONSENT TOW, OR ARISING FROM ANY ACCIDENT, INJURY, OR DAMAGE OCCURRING ON TOW COMPANY'S PREMISES AND/OR VSF.

15. Authority of Officer at Scene.

The Officer in charge at a scene requiring a tow may take any and all legal steps necessary to ensure public safety including, but not limited to: (A) directing that any vehicle be taken to impound lots owned or used by Blanco County; (B) directing that any vehicle be delivered to a specific location; or (C) excluding any person from an investigation area who, in the opinion of the Officer, may hinder an investigation or endanger public safety.

16. Responsibility for Clean-Up.

The tow company shall remove all wreckage and debris from a collision scene, except for vehicle cargo or hazardous waste. The tow company shall use the utmost care and caution to avoid destruction or contamination of anything that may be of evidentiary value.

17. Towing Fees.

For Light Duty, Medium Duty and Heavy-Duty Tows, the tow company may not charge more than the basic tow and service fees set forth in **Exhibit "B"**, which is attached hereto and incorporated herein for all purposes. Hourly rates for time worked of less than an hour may be rounded to a full hour.

18. Consent Tows.

If the tow company reports to a scene at the request of the BCSO from the Rotation List and the owner or driver requests that the vehicle be towed to the location of their choice, the tow becomes a "consent tow" and the Towing Fees set forth in **Exhibit "B"** shall not apply to such consent tow (see Chapter 2308 of the Texas Occupations Code).

19. Violations and Penalties.

19.1 General Violations. A "General Violation" under these Rules shall mean and include, but not be limited to the following:

19.1.1 The conviction of the tow company or the owner or operator (including shareholder, member, partner, agent or employee) of the tow company of fraud or theft, as defined in the Texas Penal Code, in the conduct or operation of the tow company's business;

19.1.2 The failure to maintain a permit/license for a tow truck or a VSF or a contract to use such a facility as required by these Rules;

19.1.3 Drivers or persons known to the tow company or its employees soliciting business at a scene or coming within 300 feet of a scene unless

otherwise responding to a rotation tow request pursuant to the terms of these Rules;

19.1.4 Drivers or persons known to the tow company or its employees arriving at the scene in their tow vehicles or in a first responders capacity of any sort and not as a rotation wrecker responding to a rotation tow request pursuant to the terms of these Rules;

19.1.5 Drivers of the tow company or its employees that have been or are cited for speeding fifteen (15) mph over the posted speed limit or any other hazardous traffic violation will be held to the following: (1) one citation will be considered a violation and the tow company will be warned, and (2) a second and/or subsequent citation shall result in a sixty (60) day suspension of the tow company.

19.1.6 The failure of the tow company or its employees to comply with any of the requirements of these Rules;

19.1.7 Failure to operate and provide non-consent tows only within the tow company's designated Response Zones. The only reason for a tow company to operate out of its designated Response Zone is to provide service for a private/consent tow;

19.1.8 Charging fees for a non-consent tow in excess of the fees set forth in these Rules; and/or

19.1.9 Repeated unanswered, refused, or answered late calls by the tow company. Each repeated unanswered, refused, or answered late call by the tow company may, at the sole discretion of the BCSO, be considered as an individual violation or as multiple violations.

19.2 Major Violations. A "Major Violation" under these Rules shall mean and include, but not be limited to the following:

19.2.1 A conviction of the owner or operator (including shareholder, member, partner, agent or employee) of the tow company of the offense of Driving While Intoxicated;

19.2.2 A conviction of the owner or operator (including shareholder, member, partner, agent or employee) of the tow company of the offense of Aggravated Assault with a Motor Vehicle;

19.2.3 Violation of any TDLR Rule or Regulation or any other state, local or federal law or regulation relating to the towing of vehicles; and/or

19.2.4 Any other type of violation the Blanco County Sheriff or his designee deems as endangering the citizens of Blanco County.

19.3 Penalties for General Violations. Except as expressly stated otherwise herein, the following penalties, at a minimum, shall apply if the tow company is found to have committed a General Violation of these Rules:

19.3.1 First violation = automatic **thirty (30) day** suspension of the tow company

19.3.2 Second violation = automatic **sixty (60) day** suspension of the tow company

19.3.3 Third or additional violations = removal of the tow company from the Rotation List

19.3.4 The assessment of a penalty for a General Violation may be appealed pursuant to Paragraph 26 herein below.

19.4 Penalties for Major Violations. Except as expressly stated otherwise herein, the BCSO may, in its sole discretion, immediately remove the tow company from the Rotation List if the tow company is found to have committed a Major Violation of these Rules. However, the BCSO may elect to assess a lesser penalty, such as suspension from the Rotation List for a specified period of time, if the BCSO determines, in its sole discretion, that a lesser penalty should be assessed for such Major Violation. In the event the tow company is suspended or removed by the BCSO from the Rotation List for a Major Violation, the BCSO's decision to remove the tow company from the Rotation List for a Major Violation shall be final and shall not be subject to any type of appeal.

19.5 Determination of Penalty Type. All determinations as to whether an act constitutes a General Violation or a Major Violation under these Rules shall be made at the sole discretion of the BCSO.

20. Payment.

The operator of a VSF shall accept payment by electronic check, debit card, or credit card for any charge associated with delivery or storage of a vehicle under these Rules.

21. Substitutions and Emergencies.

If the tow company is in need of a substitution for any specified time, the tow company shall contact the Vehicle Impound Officer within no less than two (2) weeks in advance of the need for a substitution. If an emergency should arise that would affect the tow company's ability to perform hereunder, the tow company shall contact the Vehicle Impound Officer immediately.

22. Inspections.

The Blanco County Impound Officer may inspect any place of business of the tow company and any VSF owned or contracted by a tow company at any time so long as the tow company is on a Non-Consent Tow Rotation List.

23. Notice Required for Changes in Location or Ownership.

In the event the tow company changes its business location or the location of a VSF, or there is a change in the owners or ownership of a tow company or VSF, the tow company shall be responsible for providing written notice to the Blanco County Impound Officer within forty-eight (48) hours of such event.

24. Complaints.

A copy of any complaint received by the tow company from any source related to the Rotation List or a Rotation List non-consent tow shall be forwarded to the BCSO Patrol Lieutenant within ten (10) calendar days of the tow company's receipt of same. The copy of such complaint shall not be forwarded to Blanco County Communications or to Officers on the scene.

25. Investigation of Complaints, Removals and Suspensions.

The BCSO Patrol Lieutenant or his designee will investigate all complaints against the tow company. All suspensions or removals from the Rotation List will be reviewed by the Patrol Lieutenant of the BCSO. The BCSO will send notice of any suspension or removal from the Rotation List to the tow company by certified mail at the tow company's address, as such address appears on the tow company's Application form, **Exhibit "C"**.

26. Appeal Process.

26.1 Appeal to BCSO Chief Deputy. The tow company may, within ten (10) calendar days from the date of the tow company's receipt of a notice of suspension or removal for a General Violation under these Rules, submit a written request for a full hearing before the Chief Deputy of the BCSO.

26.2 Appeal to Blanco County Sheriff. If the suspension or removal for such General Violation is sustained by the Chief Deputy of the BCSO, a further appeal by the tow company may be submitted in writing to the Blanco County Sheriff, who may either hold a hearing or make a decision based on the written record. An appeal to the Blanco County Sheriff must be submitted in writing to the Blanco County Sheriff within ten (10) calendar days from the date of the Chief Deputy decision.

26.3 Final Appeal to Blanco County Commissioners Court. In the event that the Blanco County Sheriff sustains the suspension or removal for such General Violation, a final appeal may be had by the tow company before the Blanco County Commissioner's Court. The tow company must submit a written request for a final appeal and hearing to the Blanco County Judge within ten (10) calendar days from the date of the Sheriff's decision.

26.4 Lapse of Appeal Right. In the event the tow company fails to submit its appeal pursuant to the time periods and requirements set forth above, the tow company's rights to appeal shall cease and the decision of suspension or removal for such General Violation shall become final.

26.5 No Appeal for Major Violations. As set forth above, the BCSO's decision to suspend or remove the tow company from the Rotation List for a Major Violation under these Rules shall be final and shall not be subject to appeal.

27. Contact Numbers.

27.1 The tow company shall provide the BCSO with two (2) current daytime telephone numbers (for use during normal business hours Monday through Friday) and two (2) current after-hours telephone numbers (for use on weekends, holidays and after normal business hours). The primary daytime number must be the tow company's place of business and the primary after-hours number should be that of the person who will ordinarily respond to after-hours calls. The secondary numbers may be pagers or mobile phones.

27.2 The BCSO will not try other numbers besides the two (2) numbers applicable for that time of day. If the person answering the phone is not the driver who will be responding, a tow company's representative must confirm within five (5) minutes (either in the original conversation or by return call) that the tow truck is en-route. Similarly, the tow company must answer pager calls by placing a confirmation call to the BCSO within five (5) minutes. If no confirmation is received within five (5) minutes in either case, the call will be regarded as unanswered.

28. Documentation.

The tow company shall supply the BCSO with copies of proof of insurance, current registration and tow truck tag receipts for each vehicle to be used for rotation non-consent towing, relevant documentation from the Texas Department of Licensing and Regulation and other agencies, the certification of each VSF used for storage of vehicles, and any other applicable documentation requested by the BCSO. If the tow company intends to use another entity's VSF, the tow company must provide the BCSO with a copy of the relevant contract, insurance, and state permit/license for such VSF, as well as any necessary documentation evidencing the fact that such VSF is not being shared with another tow company that is also providing non-consent tows under these Rules.

29. Notification of Changes in Rules.

The BCSO will notify the tow company, in writing, of any changes, amendments or modifications to these Rules. The tow company has a duty to notify the BCSO, in writing, within twenty-four (24) hours of any changes in the information provided in **Exhibit "C"**.

30. Authority to Remove Vehicle from Roadway.

These Rules do not limit in any manner the authority of Blanco County or the BCSO to remove a vehicle from a public roadway or any other location in accordance with State Law or at the discretion of the Officer(s) at the scene. In addition, these Rules do not prohibit a tow company from towing a vehicle with the consent of the owner or operator.

31. Authority to Act on Behalf of Tow Company.

The tow company will provide the information and documentation required in **Exhibit "C"**. The individual providing the information and executing **Exhibit "C"** on behalf of the tow company shall be dully authorized by the tow company to agree on behalf of and legally bind the tow company.

32. Effective Period of Rules.

These Rules shall be effective on the date set forth herein below and shall continue in full force and effect until otherwise amended or terminated pursuant to Paragraph 33 below.

33. Amendments and Termination.

The provisions of these Rules may be amended at any time by Blanco County or the BCSO, at its sole discretion. In the event these Rules are amended by Blanco County or the BCSO, the BCSO shall provide the tow company with an amended version of these Rules. The tow company must sign and return an acknowledgement of any amendments to the BCSO within ten (10) calendar days of receiving notice of such amendments in order to remain on the Rotation List under the new amended version of these Rules. All prior non-consent tow rotation agreements, rules and regulations shall cease to be effective upon the tow company's receipt of the new amended version of these Rules. The BCSO reserves the right to terminate these Rules and any Rotation Lists at any time for any cause without liability.

34. Assignment.

The tow company may not assign, in whole or in part, any interest it may have under these Rules without the prior written consent of the BCSO.

35. No Agency Relationship.

The tow company hereby agrees and acknowledges that it shall act in an individual capacity and not as agents, employees, partners, joint ventures or associates of Blanco County, its officials, agents, offices, departments, representatives, employees, or officers. The employees or agents of the tow company shall not be deemed or construed to be the employees or agents of Blanco County for any purposes whatsoever. The tow company shall be responsible for providing all necessary unemployment and workers' compensation insurance for the tow company's employees.

36. No Waiver of Immunities.

Nothing in these Rules shall be construed to waive any immunity from suit or liability enjoyed by Blanco County, its past or present officers, employees, agents or employees.

37. Compliance with Laws.

The tow company shall comply with all federal, state, and local laws, statutes, ordinances, rules and regulations, and the orders and decrees of any courts or administrative bodies or tribunals in any matter affecting its performance of tows under these Rules, including, without limitation, worker's compensation laws, minimum and maximum salary and wage statutes and regulations, licensing laws and regulations. When required, the tow company shall furnish the BCSO with certification of compliance with said laws, statutes, ordinances, rules, regulations, orders, and decrees above specified.

38. Governing Law and Venue.

These Rules and all of the terms and conditions shall be construed, interpreted and applied in accordance with and governed by and enforced under the laws of the State of Texas without reference to its conflicts of law provisions. Blanco County shall be the sole place of venue for any legal action arising from or related to Rules in which Blanco County is a party.

39. Severability.

If any provision of these Rules shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof, but rather these Rules will be construed as if not containing the particular invalid or unenforceable provision(s), and the rights and obligation hereunder shall be construed and enforced in accordance therewith. If any provision of these Rules is determined to be invalid or unenforceable, it is the desire and intention of Blanco County and tow company that such provision be reformed and construed in such a manner that it will, to the maximum extent practicable, give effect to the intent of these Rules and be deemed to be validated and enforceable.

40. No Waiver.

The failure or delay of Blanco County or the BCSO to enforce, at any time or any period of time, any of the provisions of these Rules shall not constitute a present or future waiver of such provisions or the right of Blanco County or the BCSO to enforce each and every provision of these Rules. Furthermore, no term or provision hereof shall be deemed waived or excused unless such waiver or consent shall be in writing and signed by Blanco County or the BCSO.

41. Prior Agreement, Rules and Regulations.

As of the Effective Date referenced herein below, these Rules shall replace and supplant all prior rules, regulations, representations or agreements, either oral or written, relating to Officer initiated non-consent tows that originate in the unincorporated areas of Blanco County.

BLANCO COUNTY, TEXAS

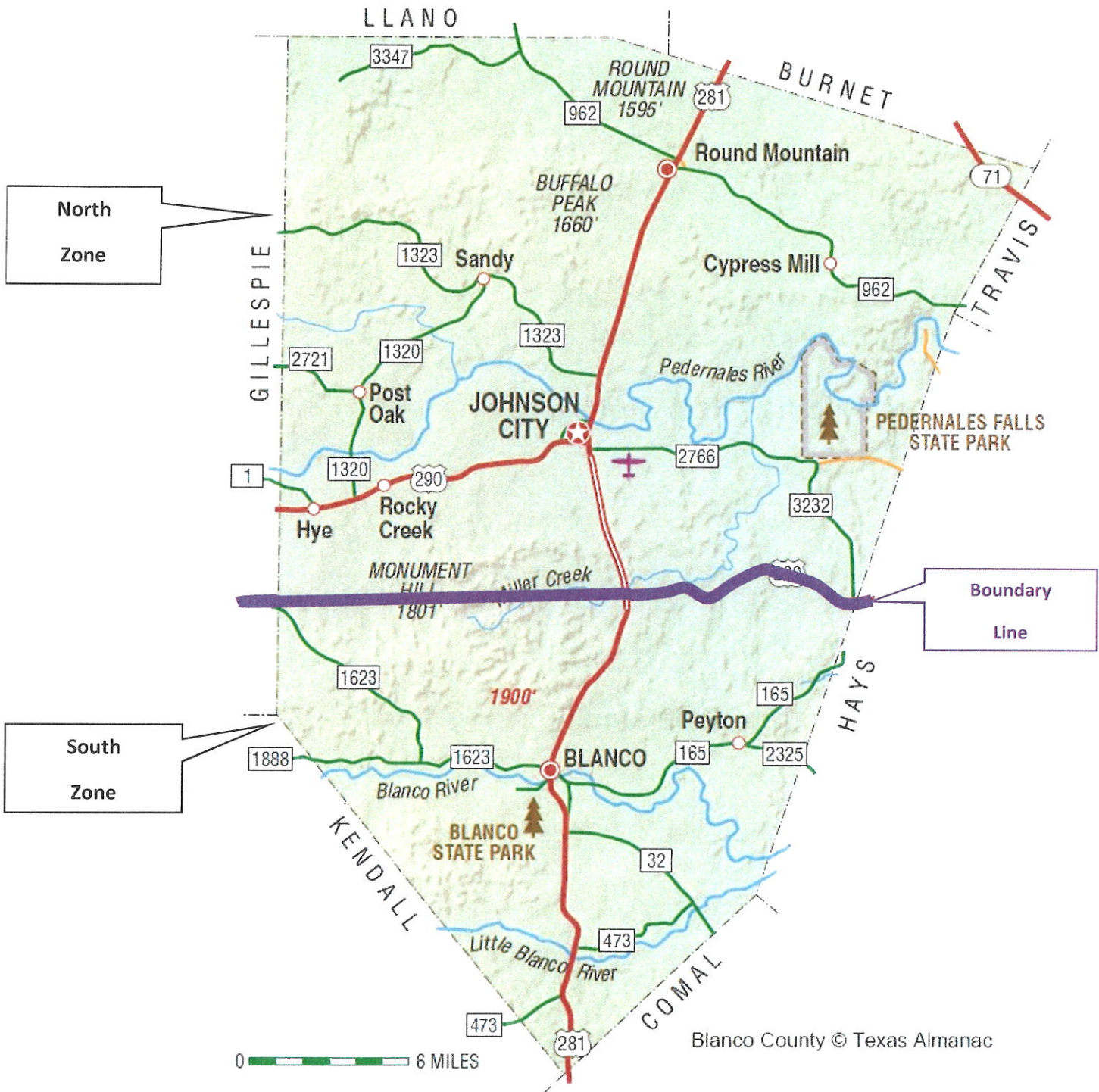
PASSED AND APPROVED by the Blanco County Commissioners Court to be effective as of this ____ day of _____, 20__ (Effective Date)

By: _____
Brett Bray,
Blanco County Judge

Approved:

By: _____
Don Jackson,
Blanco County Sheriff

Exhibit “A”
Geographical Response
Zones for Light Duty Tows



Blanco County Rotation Districts

North Zone

All Roads North of U.S. 290 East
U.S. 281 North of U.S. 290 East
All of U.S. 290 West
Rocky Road North of Flat Creek

South Zone

All Roads South of U.S. 290 East
All of U.S. 290 East
Rocky Road South of Flat Creek
All of RR 1623

Exhibit “B”
Rate Schedule

Rate Schedule

Light Duty Fee

Initial Towing 10,000 lbs. or less (includes flatbeds)	\$195.00
Dollies/Flatbed Required	\$75.00
Winching - Flat Fee Per Line	\$100.00 per hour
Wait Time After First 30 Minutes on Scene	\$75.00 per hour
Extra Labor Per Person	\$100.00 per hour
Special Equipment (Snatch Block, Cable, Flair, Recovery Straps, etc.)	\$75.00 per item
Second Truck	\$125.00
No Keys	\$65.00
Mileage	\$2.00 per loaded mile

Medium Duty Fee

Vehicle in Excess of 10,000 lbs. but not over 25,999 lbs.	\$350.00
Large Slide Truck for Vehicles/Equipment with Gross Weight of 15,000 lbs.	\$500.00
Wait Time/Labor/Winch	\$200.00 per hour
Mileage	\$6.00 per loaded mile

Heavy Duty Fee

Vehicle in Excess of 25,999 lbs.	\$800.00
Haul Truck & Trailer	\$800.00
Air Bags (Rollover Tractor Trailers)	\$4,000.00
To Show Up	\$1000.00
Mileage	\$7.00 per loaded mile

Per Hour Fee

Off Load Cargo or Pay Load	\$75.00 per hour per person
Fork Lift	\$75.00 per hour
Trailer Dollies	\$100.00 per hour
Heavy Duty Wait Time, Labor & Winching After First Hour	\$300.00 per hour
Special Equipment (Backhoes, Sweepers, Bobcats, etc.)	Sublet + 35%
Extra Man Power with Equipment	\$150.00 per hour

Storage Fee

(Set By State & Subject To Change With State Regulations)

Storage for Under 35 ft	\$20.00 per day + tax
Storage for Over 35 ft	\$35.00 per day + tax
Impound Fee	\$20.00

EXHIBIT “C”
APPLICATION FOR BLANCO COUNTY
NON-CONSENT TOWING
ROTATION LIST

**APPLICATION FOR BLANCO COUNTY
NON-CONSENT TOWING ROTATION LIST**

(Use Additional Sheets If Necessary)

Tow Company Name (Full Legal Name):

Entity Status (Corporation, Partnership, Sole Proprietorship, Limited Liability Company):

Officers/Partners/Owners:

Principal Business Address:

Working Hours Phone Numbers:

Primary: (____) _____ - _____

Secondary: (____) _____ - _____

After-Hours Phone Numbers:

Primary: (____) _____ - _____

Secondary: (____) _____ - _____

Vehicles (Tow Trucks Only):

Licensed Vehicle Storage Facility/Facilities:

Response Zone:

Response Zone:

RESPONSE ZONE(S) REQUESTED BY YOUR COMPANY:

In order to be eligible to be placed on a Rotation List for Light Duty Tows your tow company must own or contract to use a Vehicle Storage Facility (“VSF”) within Blanco County and such VSF cannot be shared with any other tow company that provides non-consent Light Duty Tows in Blanco County.

Documentation Checklist: (provide copies)

- _____ DBA (doing business as) Certificate
- _____ Proof of Insurance
- _____ Current registration for each truck used for non-consent rotation towing
- _____ Relevant documentation from Texas Department of Licensing and Regulation (TDLR)
- _____ Relevant documentation and proof of Vehicle Storage Facility License (VSF) for each lot used for storage
- _____ If applicable, copy of contract for use of another company’s VSF, insurance and state permit/license for such VSF

AGREEMENT AND ACKNOWLEDGEMENT

**OF BLANCO COUNTY RULES AND REGULATIONS
FOR NON-CONSENT TOWING**

NAME OF COMPANY ("Company"): _____

ADDRESS: _____, _____, Texas _____

The undersigned, on behalf of the Company, hereby represents, acknowledges and agrees as follows:

(I) I have received and read the Blanco County Rules and Regulations for Non-Consent Towing and I understand all the terms and conditions set out therein;

(II) I agree, on behalf of the Company, to abide by all terms and conditions of the Blanco County Rules and Regulations for Non-Consent Towing; and

(III) I, on behalf of the Company, hereby acknowledge that the Company understands the Blanco County Rules and Regulations for Non-Consent Towing are to be strictly adhered to by the Company and any variance from them may result in suspension or removal from the Rotation List, as well as any other remedies set out in the Blanco County Rules and Regulations for Non-Consent Towing.

I, by my signature below, certify that I am authorized to execute this document on behalf of the Company and that the statements set forth herein are true and correct.

By: _____ **Date:** _____

Printed Name: _____ **Title:** _____

AUTHORIZATION TO CLOSE REAL ESTATE TRANSACTION

The undersigned do hereby certify that a meeting of the Blanco County Commissioners' Court was held on June 16, 2016, at which a quorum was present. The Commissioners' Court, after reviewing the sealed bids, approved the sale of the property commonly known as the old Blanco County Annex, consisting of Lot 5 and part of Lot 4 out of Block 6, Johnson City, Texas to Bart and Debra Burkhardt. A Contract of Sale, dated June 17, 2016, was executed by all parties. Per the terms of the Contract of Sale, the sale is expected to close June 1, 2019. The undersigned hereby authorize Brett Bray, Blanco County Judge, to execute any and all documents reasonably requested by Bart and Debra Burkhardt to finalize the sale of the property.

SO ORDERED BY THE BLANCO COUNTY COMMISSIONERS COURT ON THIS 14TH DAY OF MAY 2019.

Brett Bray, County Judge

Tommy Weir, Commissioner Precinct 1

Emil Uecker, Commissioner Precinct 2

Chris Liesmann, Commissioner Precinct 3

Paul Granberg, Commissioner Precinct 4

ATTEST:

Laura Walla, County Clerk

**RESOLUTION SUPPORTING HOUSE BILL 4152
AND
COMPANION SENATE BILL**

A RESOLUTION OF THE COMMISSIONER'S COURT OF THE COUNTY OF BLANCO, TEXAS, SUPPORTING HB 4152, AND THE COMPANION SENATE BILL, AMENDING SECTION 352.002 OF THE TEXAS TAX CODE, AND PERMITTING THE COUNTY OF BLANCO, TEXAS TO IMPOSE A HOTEL OCCUPANCY TAX.

WHEREAS, the current tax code does not permit the County of Blanco, Texas to impose a hotel occupancy tax.

WHEREAS, the imposition of a hotel occupancy tax would generate revenue for the county.

WHEREAS, the revenue generated from a hotel occupancy tax would benefit the residents of Blanco County, Texas.

WHEREAS, the County of Blanco, Texas, desires to be added to the list of Texas counties eligible to utilize Section 352.002 of the Texas Tax Code.

NOW, THEREFORE, BE IT RESOLVED BY THE COMMISSIONER'S COURT OF THE COUNTY OF BLANCO, TEXAS:

Section 1. That the Commissioner's Court adopts the findings and recitals set forth above.

Section 2. That the County of Blanco, Texas supports the passage of the House Bill 4152, amending Section 352.002 and allowing Blanco County, Texas to adopt a hotel occupancy tax.

Section 3. That the County of Blanco, Texas supports the passage of the companion Senate Bill to House Bill 4152.

PASSED AND APPROVED this 14th day of May, 2019.

Brett Bray, County Judge

Tommy Weir, Commissioner Precinct 1

Emil Uecker, Commissioner Precinct 2

Chris Liesmann, Commissioner Precinct 3

Paul Granberg, Commissioner Precinct 4