



August 28 2001
9:30A.M.

COMMISSIONERS COURT

of Polk County, Texas

County Courthouse, 3rd floor
Livingston, Texas

2001-084

Notice is hereby given that the Polk County Commissioners Court will be meet at a special session on the date stated above, at which time the following subjects will be discussed.

PUBLIC HEARING FOR THE PURPOSE OF RECEIVING COMMENT ON THE USE OF GRANT FUNDING OBTAINED FROM THE LOCAL LAW ENFORCEMENT BLOCK GRANT AND APPOINT AN ADVISORY BOARD, AS PER THE GRANT REQUIREMENTS.

ADJORN

Posted: August 22, 2001

Commissioners Court of Polk County, Texas

By: *John P. Thompson*

John P. Thompson, County Judge

I, the undersigned County Clerk, do hereby certify that the above Notice of Meeting of the Polk County Commissioners Court is a true and correct copy of said Notice and that I posted a true and correct copy of said Notice in the Polk County Courthouse at a place readily accessible to the general public at all times on Wednesday 22, 2001 and that said Notice remained so posted continuously for at least 72 hours preceding the scheduled time of said Meeting.

BARBARA MIDDLETON, COUNTY CLERK

BY: *Barbara Middleton* Deputy

FILED AND RECORDED
OFFICIAL PUBLIC RECORDS
POLK COUNTY, TEXAS
2001 AUG 22 AM 9:52
Barbara Middleton
BARBARA MIDDLETON
COUNTY CLERK, POLK CO.

DATE: AUGUST 28, 2001

"SPECIAL" MEETING
Commissioner Pct#1-Absent
Commissioner Pct#2-Absent
Commissioner Pct#3-Absent
Commissioner Pct#4-Absent

**"COMMISSIONERS COURT"
POSTING #2001-084**

BE IT REMEMBERED ON THIS THE 28th DAY OF AUGUST, 2001
THE HONORABLE COMMISSIONERS COURT MET IN "SPECIAL"
CALLED MEETING WITH THE FOLLOWING OFFICERS AND MEMBERS
PRESENT, TO WIT:

JUDGE JOHN P. THOMPSON, PRESIDING AND BARBARA MIDDLETON,
COUNTY CLERK RECORDING MINUTES FOR SAME.

1. MEETING WAS CALLED TO ORDER BY JUDGE JOHN THOMPSON AT 9:30 A.M.

**** PUBLIC HEARING ****

FOR THE PURPOSE OF RECEIVING COMMENTS ON THE USE OF GRANT FUNDING
OBTAINED FROM THE LOCAL LAW ENFORCEMENT BLOCK GRANT AND APPOINT
AN ADVISORY BOARD, AS PER THE GRANT REQUIREMENTS.

JUDGE THOMPSON OFFICIALLY OPENED THE "PUBLIC FORUM" AND ASKED IF ANYONE
PRESENT WISHED TO MAKE ANY COMMENTS **REGARDING THE USE OF LOCAL LAW
ENFORCEMENT GRANT FUNDS** THE ADVISORY BOARD WILL BE APPOINTED DURING
REGULAR SESSION OF COURT TODAY AT 10:00 A.M.

SHERIFF NELSON & CHIEF DEPUTY- MIKE NETTLES ARRIVED - 9:40 A.M.

2. SHERIFF NELSON COMMENTED ON THE PROJECTED USE OF LOCAL LAW
ENFORCEMENT GRANT FUNDS TO PURCHASE EQUIPENT AND ADDITIONAL
COMPUTER SOFTWARE FOR DISPATCH.

3. SHEP GREEN ASKED SHERIFF NELSON IF HE WOULD BE PATROLLING
IN PRIVATE SUBDIVISION SINCE THE LEGISLATURE PASSED THE LAWS
MAKING THIS POSSIBLE ?
SHERIFF NELSON SAID HIS OFFICERS WOULD RESPOND TO AS MANY CALLS
AS POSSIBLE CONCERNING HIS QUESTION.

**** PUBLIC HEARING ** DECLARED "CLOSED"**

JUDGE THOMPSON - ADJOURNED AT 9:50 A.M.



JOHN P. THOMPSON, COUNTY JUDGE

ATTEST:


BARBARA MIDDLETON, COUNTY CLERK



POLK COUNTY COMMISSIONERS COURT

August 28, 2001

10:00 a.m.

Polk County Courthouse, 3rd floor

Livingston, Texas

2001-083

NOTICE is hereby given that a regular meeting of the Polk County Commissioners Court will be held on the date stated above, at which time the following subjects will be discussed;

Agenda topics

1. CALL TO ORDER.
2. PUBLIC COMMENTS.
3. INFORMATIONAL REPORTS.
4. APPROVAL OF MINUTES OF THE MEETING OF August 10, 2001(Regular).

OLD BUSINESS

5. CONSIDER RENEWAL OF INDIGENT HEALTH CARE AGREEMENT WITH UTMB.

NEW BUSINESS

6. CONSIDER AND APPROVE ANY NECESSARY CHANGES TO BENEFIT PLAN OPTIONS FOR PARTICIPATION IN TEXAS COUNTY & DISTRICT RETIREMENT SYSTEM (TCDRS).
7. APPROVE SHERIFF AND CONSTABLE FEES.
8. APPROVE RENEWAL OF JUVENILE DETENTION CONTRACT WITH ANDERSON COUNTY.
9. CONSIDER THE SCHEDULING OF A PUBLIC HEARING FOR THE PURPOSE OF RECEIVING COMMENT ON THE REDISTRICTING PLAN FOR POLK COUNTY.
10. CONSIDER APPROVAL OF OFFERS TO PURCHASE TAX FORECLOSURE PROPERTIES: (Pct. 1) Lot 182, Shelter Cove #3, Lots 233 & 234, Shelter Cove #4.
11. APPROVE THE APPOINTMENT TO POLK COUNTY HISTORICAL COMMISSION.
12. CONSIDER ORDER CREATING JUSTICE TECHNOLOGY FUND AND SETTING THE FEE ASSOCIATION WITH SAID FUND, NOT TO EXCEED \$4.00.
13. DISCUSS PROPOSED 2001 TAX RATE (FOR FY2002 BUDGET FUNDING), VOTING TO PLACE A PROPOSAL TO ADOPT A SPECIFIED RATE ON THE AGENDA FOR THE SEPTEMBER 11, 2001 REGULAR MEETING AND SCHEDULING A PUBLIC HEARING ON SAID RATE SHOULD IT EXCEED (THE LOWER OF) THE ROLLBACK RATE OR 103% OF THE EFFECTIVE RATE.

(continued)

FILED AND RECORDED
OFFICIAL PUBLIC RECORDS
2001 AUG 22 AM 9:46
Barbara Middleton
BARBARA MIDDLETON
COUNTY CLERK, POLK CO

Commissioners Court Agenda for August 28, 2001
(Continued)

14. APPROVE THE SCHEDULING OF A PUBLIC HEARING TO RECEIVE COMMENT ON THE PROPOSED FY2002 BUDGET.
15. CONSIDER APPROVAL OF UPDATED MASTER STREET ADDRESS GUIDE (MSAG).
16. CONSIDER RENEWAL WITH BRAZOS TRANSIT DISTRICT FOR PUBLIC TRANSIT SERVICES.
17. CONSIDER APPROVAL OF MEMORANDUM OF UNDERSTANDING BETWEEN POLK COUNTY AGING SERVICES AND DETCOG.
18. CONSIDER APPROVAL OF THE APPOINTMENT OF A LOCAL LAW ENFORCEMENT BLOCK GRANT POLK COUNTY ADVISORY BOARD.
19. CONSIDER ANY/ALL NECESSARY ACTION REGARDING THE REGULATION OF DANGEROUS WILD ANIMALS IN POLK COUNTY.
20. APPROVE RESOLUTION SUPPORTING ESTABLISHMENT OF THE OFFICE OF POLK COUNTY FIRE MARSHAL AS AUTHORIZED BY SECTION 352.011 OF THE LOCAL GOVERNMENT CODE OF THE STATE OF TEXAS.
21. CONSIDER APPROVAL OF BUDGET AMENDMENTS.
22. CONSIDER APPROVAL OF SCHEDULE OF BILLS.
23. APPROVE PERSONNEL ACTION FORMS.

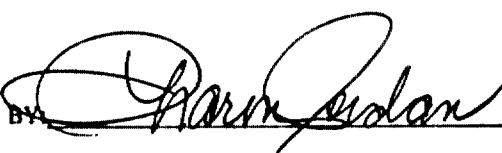
ADJOURN

Posted: August 22, 2001

Commissioners Court of Polk County, Texas
By: John P. Thompson, County Judge



I, the undersigned County Clerk, do hereby certify that the above Notice of Meeting of the Polk County Commissioners Court is a true and correct copy of said Notice and that I posted a true and correct copy of said Notice in the Polk County Courthouse at a place readily accessible to the general public at all times on Wednesday, August 22, 2001 and that said Notice remained so posted continuously for at least 72 hours preceding the scheduled time of said Meeting.
BARBARA MIDDLETON, COUNTY CLERK

BY  Deputy



August 28, 2001
10:00 a.m.

COMMISSIONERS COURT
of Polk County, Texas
County Courthouse, 3rd floor
Livingston, Texas

ADDENDUM to Posting # 2001-083

The following will serve to amend the Agenda of the Commissioners Court Meeting scheduled for August 28, 2001 at 10:00 A.M.

AMEND TO ADD;

- 24. CONSIDER ANY/ALL NECESSARY ACTION PERTAINING TO THE PURCHASE OF PROPERTY (50 ACRE ROCK PIT, PCT. 2); INCLUDING APPROVAL TO ISSUE TIME WARRANT FOR SAID PURCHASE IN THE AMOUNT OF \$55,000.00, WITH A MATURITY NOT TO EXCEED FIVE YEARS AND AT AN INTEREST RATE OF 5.5%.
- 25. CONSIDER PRECINCT 1 COMMISSIONER'S REQUEST TO ISSUE TIME WARRANT FOR THE PURCHASE OF A USED WATER TRUCK, TO BE DATED OCT. 1, 2001 IN THE AMOUNT OF \$24,500.00, AT AN INTEREST RATE NOT TO EXCEED 5.5% WITH A MATURITY OF NO MORE THAN 5 YRS.
- 26. CONSIDER APPROVAL OF PCT. 1 PERMANENT ROAD FUND EXPENDITURES.
- 27. APPROVE INTERLOCAL AGREEMENT WITH DETCOG FOR THE OPERATION OF A 9-1-1 PUBLIC ANSWERING POINT IN POLK COUNTY.
- 28. CONSIDER ANY/ALL NECESSARY ACTION PERTAINING TO PERSONNEL FOR COUNTY SIGN DETAIL.
- 29. CONSIDER STATUS OF BURN BAN ISSUED AUGUST 24, 2001.
- 30. CONSIDER AND DISCUSS LEASE PURCHASE OF INDIGENT HEALTHCARE SOFTWARE.
- 31. APPROVE INTERLOCAL AGREEMENT WITH DETCOG FOR 9-1-1 ADDRESSING DATABASE MAINTENANCE.

Dated: Friday, August 24, 2001.

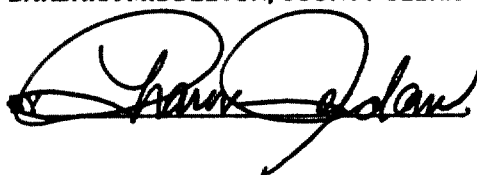
Commissioners Court of Polk County, Texas


By: 

John P. Thompson, County Judge

I, the undersigned County Clerk, do hereby certify that the above Addendum to the Notice of Meeting of the Polk County Commissioners Court is a true and correct copy of said Addendum and that I posted a true and correct copy of said Addendum at the door of the Polk County Courthouse at a place readily accessible to the general public at all times on Friday, August 24, 2001 and that said Addendum remained so posted continuously for at least 72 hours preceding the scheduled time of said Meeting.

BARBARA MIDDLETON, COUNTY CLERK

 Deputy

FILED AND RECORDED
OFFICIAL PUBLIC RECORDS
2001 AUG 24 PM 4:00

BARBARA MIDDLETON
COUNTY CLERK, POLK CO.

**** CORRECTED ****
COMMISSIONERS COURT
POSTING #2001-083

BE IT REMEMBERED ON THIS THE 28th DAY OF AUGUST, 2001
THE HONORABLE COMMISSIONERS COURT MET IN "REGULAR"
CALLED MEETING WITH THE FOLLOWING OFFICERS AND MEMBERS
PRESENT, TO WIT:

JUDGE JOHN P. THOMPSON, PRESIDING.

BOB WILLIS - COUNTY COMMISSIONER PCT#1, BOBBY SMITH - COUNTY
COMMISSIONER PCT #2, JAMES J. "Buddy" PURVIS - COUNTY COMMISSIONER
PCT #3, R.R. "Dick" HUBERT - COUNTY COMMISSIONER PCT #4,
BARBARA MIDDLETON - COUNTY CLERK & BILL LAW - COUNTY AUDITOR,
THE FOLLOWING AGENDA ITEMS, ORDERS, AND DECREES WERE DULY
MADE, CONSIDERED & PASSED.

1. WELCOME & CALLED TO ORDER BY JUDGE JOHN THOMPSON AT 10:00 A.M.

OPENING PRAYER WAS DELIVERED BY REV. JUDY ANDERSON FROM THE
FIRST UNITED METHODIST CHURCH OF CORRIGAN.

2. PUBLIC COMMENTS:

A. GERALD PROCTOR OF MAGNOLIA BEND SUBDIVISION ASKED IF
COMMISSIONER COURT WOULD EXERCISE FISCAL RESPONSIBILITY IN
SETTING THE NEW BUDGET (FY2002).

B. RAY RUNNELS OF CHESSWOOD SUBDIVISION ASKED COMMISSIONER
WILLIS ABOUT HIS MAINTAINER AND IF IT WAS POSSIBLE TO GRADE
THE END OF HIS STREET (KINGS ROW) IN CHESSWOOD SUBDIVISION.

3. INFORMATIONAL REPORTS:

A. BID SMITH - TAX ASSESSOR/COLLECTOR INFORMED COURT ON THE
"ABSOLUTE" TAX FORECLOSURE AUCTION HELD ON AUGUST 4, 2001
AT L.I.S.D. HIGH SCHOOL. THE COUNTY SOLD (769) PIECES OF PROPERTY,
TOTAL AMOUNT OF \$289,000.00. AFTER EXPENSES AND PAYING OTHER
TAXING ENTITIES & FEES, THE COUNTY NETTED OVER \$39,000.00.

B. COMMISSIONER SMITH REPORTED ON THE POLK COUNTY AREA "GO
TEXAN" ANNUAL COOK-OFF HELD LAST WEEK-END AT ONALASKA.
HE THANKED EVERYONE THAT CAME OUT AND SUPPORTED THEIR
EFFORTS. HE SAID THEY RAISED OVER \$8,000.00 FOR SCHOLARSHIPS
POLK COUNTY AREA YOUTH

C. JUDGE THOMPSON REPORTED ON PENDING DECISIONS ON THE NEW
REDISTRICTING PLAN. A PUBLIC HEARING FOR REDISTRICTING TO BE
SCHEDULED FOR SEPTEMBER 11, 2001 AT 6:00 PM.

D. COMMISSIONER HUBERT REPORTED THAT JUDGE LILLEY - JP #4, HAD
HEART SURGERY. HE CAME HOME LAST WEEK BUT NOW IS HOSPITALIZED
AGAIN WITH AN INFECTION AND PNEUMONIA. ASKED THAT EVERYONE
KEEP HIM IN YOUR PRAYERS.

4. MOTIONED BY BOB WILLIS, SECONDED BY BOBBY SMITH, TO APPROVE MINUTES OF MEETING FOR AUGUST 10, 2001 (REGULAR) WITH NOTED CORRECTIONS.
ALL VOTING YES.
5. MOTIONED BY BOBBY SMITH, SECONDED BY R.R. "Dick" HUBERT, APPROVE RENEWAL OF INDIGENT HEALTH CARE AGREEMENT WITH U.T.M.B., WITH SEVERAL NEW CLAUSES INCLUDING A "FAVORED NATIONS" CLAUSE AND A REQUIREMENT FOR UTMB TO SUBMIT UB-92 & HCFA FORMS WITH BILLINGS, PENDING FINAL REVIEW FROM JIM ALLISON-LEGAL COUNCIL, AND AUTHORIZE JUDGE THOMPSON TO SIGN CONTRACT ON BEHALF OF THE COUNTY.
ALL VOTING YES. (SEE ATTACHED)
30. MOTIONED BY R.R. "Dick" HUBERT, SECONDED BY BOBBY SMITH, TO APPROVE LEASE PURCHASE OF SOFTWARE FROM GSA-GOVERNMENT SERVICE AUTOMATION FOR INDIGENT HEALTH CARE & SOCIAL SERVICES DEPARTMENT, AS RECOMMENDED BY BARBARA HAYES.
ALL VOTING YES. (SEE ATTACHED)
6. MOTIONED BY JAMES J. "Buddy" PURVIS, SECONDED BY BOBBY SMITH, TO APPROVE (NO CHANGES) IN THE BENEFIT PLAN FOR PARTICIPATION IN TEXAS COUNTY & DISTRICT RETIREMENT SYSTEM (TCDRS).
ALL VOTING YES. (SEE ATTACHED)
7. MOTIONED BY BOBBY SMITH, SECONDED BY JAMES J. "Buddy" PURVIS, TO APPROVE SHERIFF & CONSTABLE SCHEDULE OF FEES, (AS RECOMMENDED BY SHERIFF NELSON).
ALL VOTING YES. (SEE ATTACHED)
8. MOTIONED BY BOBBY SMITH, SECONDED BY R.R. "Dick" HUBERT, TO APPROVE RENEWAL OF JUVENILE DETENTION CONTRACT WITH ANDERSON COUNTY, AS RECOMMENDED BY JEAN LeBLANC.
ALL VOTING YES. (SEE ATTACHED)
9. MOTIONED BY R.R. "Dick" HUBERT, SECONDED BY BOB WILLIS, TO SCHEDULE A *PUBLIC HEARING FOR THE PURPOSE OF RECEIVING COMMENTS ON THE REDISTRICTING PLAN FOR POLK COUNTY, *SEPTEMBER 11, 2001 at 6:00 P.M.
ALL VOTING YES.
10. MOTIONED BY BOB WILLIS, SECONDED BY BOBBY SMITH, APPROVAL TO ACCEPT OFFERS TO PURCHASE TAX FORECLOSURE PROPERTIES;
PRECINCT #1: Lot 182, Shelter Cove #3, and
Lots 233 & 234, Shelter Cove #4.
ALL VOTING YES.
11. MOTIONED BY JAMES J. "Buddy" PURVIS, SECONDED BY BOBBY SMITH, APPROVE THE APPOINTMENT OF MOLLY LOCKE TO POLK COUNTY HISTORICAL COMMISSION.
ALL VOTING YES. (SEE ATTACHED)

- 12. MOTIONED BY BOBBY SMITH, SECONDED BY R.R. "Dick" HUBERT, TO APPROVE "ORDER" CREATING JUSTICE TECHNOLOGY FUND AND SETTING THE FEE AT \$4.00 - ASSOCIATED WITH SAID FUND, AND DIRECT THE COUNTY TREASURER SET UP "Justice Court Technology Fund". ALL VOTING YES. (SEE ATTACHED)
- 13. MOTIONED BY R.R. "Dick" HUBERT, SECONDED BY BOBBY SMITH, TO APPROVE PROPOSED 2001 TAX RATE (FOR FY2002 BUDGET FUNDING) VOTING TO PLACE A PROPOSAL TO ADOPT A SPECIFIED RATE AS: .5550 / PER \$100.00 VALUATION (remaining same) ON THE COURT AGENDA FOR SEPTEMBER 11, 2001 - REGULAR MEETING AND SCHEDULE A "PUBLIC HEARING" ON THE PROPOSED RATE FOR SEPTEMBER 6, 2001 AT 10:00 A.M. ALL VOTING YES.
- 14. MOTIONED BY BOB WILLIS, SECONDED BY JAMES J. "Buddy" PURVIS, TO APPROVE THE SCHEDULING OF A "PUBLIC HEARING" TO RECEIVE COMMENTS ON THE PROPOSED FY-2002 BUDGET, ON SEPTEMBER 11, 2001 AT 9:30 A.M. ALL VOTING YES.
- 15. MOTIONED BY BOBBY SMITH, SECONDED BY JAMES J. "Buddy" PURVIS, TO APPROVE THE UPDATED MASTER STREET ADDRESS GUIDE(MSAG). ALL VOTING YES. (SEE ATTACHED)
- 16. MOTIONED BY BOBBY SMITH, SECONDED BY JAMES J. "Buddy" PURVIS, TO APPROVE RENEWAL WITH BRAZOS TRANSIT DISTRICT FOR PUBLIC TRANSIT SERVICES EXTENDING CONTRACT FOR (2) YEARS. ALL VOTING YES. (SEE ATTACHED)
- 17. MOTIONED BY BOB WILLIS, SECONDED BY BOBBY SMITH, TO APPROVE MEMORANDUM OF UNDERSTANDING BETWEEN POLK COUNTY AGING SERVICES AND DETCOG. ALL VOTING YES. (SEE ATTACHED)
- 18. MOTIONED BY BOBBY SMITH, SECONDED BY JAMES J. "Buddy" PURVIS, TO APPROVE THE APPOINTMENT OF LOCAL LAW ENFORCEMENT BLOCK GRANT - POLK COUNTY ADVISORY BOARD MEMBERS: SHERIFF NELSON, JUDGE JOHN THOMPSON, LEE HON, DANNY TINNEY, AND DON STAPLES. ALL VOTING YES.
- 19. MOTIONED BY BOB WILLIS, SECONDED BY R.R. "Dick" HUBERT, TO APPROVE "ORDER" PROHIBITING DANGEROUS WILD ANIMALS IN POLK COUNTY, LEGISLATION TO BECOME EFFECTIVE SEPT. 1, 2001. COURT VOTED AS FOLLOWS: (SEE ATTACHED)
 - JUDGE THOMPSON.....YES
 - COMM. WILLIS.....YES
 - COMM. SMITH.....NO
 - COMM. PURVIS.....NO
 - COMM. HUBERT.....YES

20. MOTIONED BY BOBBY SMITH, SECONDED BY BOB WILLIS, TO APPROVE "RESOLUTION" SUPPORTING ESTABLISHMENT OF THE OFFICE OF POLK COUNTY FIRE MARSHALL & APPOINTING JAY BARBEE TO SERVE AS FIRE MARSHALL, IN CONJUNCTION WITH HIS OTHER DUTIES AS SOLID WASTE ENFORCEMENT OFFICER, AS AUTHORIZED BY SECTION 352.011 OF THE LOCAL GOVERNMENT CODE OF THE STATE OF TEXAS. ALL VOTING YES. (SEE ATTACHED)

21. MOTIONED BY BOBBY SMITH, SECONDED BY BOB WILLIS, APPROVAL OF BUDGET AMENDMENTS #2001-22 & #2001-22 (A). ALL VOTING YES. (SEE ATTACHED)

22. MOTIONED BY BOBBY SMITH, SECONDED BY BOB WILLIS, APPROVAL & PAYMENT OF BILLS (BY SCHEDULE & ADDENDUMS). ALL VOTING YES. (SEE ATTACHED)

DATE	AMOUNT	CHECK NUMBERS
8-10-2001	(-48.00)	Void Checks #158936, 159945, 159987, 160032, 160036, 160500, 160112, 160168
8-10-2001	\$ 101,258.23	201 - 207
8-10-2001	\$ 162.00	466
8-10-2001	(- 12.00)	Void Ck #158950
8-10-2001	(-60.00)	Void Ck #161495
8-10-2001	(-857.40)	Void Ck #161762
8-10-2001	(-38.92)	Void Ck #161954
8-10-2001	\$ 24,517.83	162197
8-10-2001	\$ 151,644.48	162198 - 162266
8-13-2001	\$ 1,617.85	Electronic Transfer
8-13-2001	\$ 90,000.00	Electronic Transfer - Texpool
8-13-2001	\$ 5,939.69	350
8-13-2001	\$ 29,562.07	162267 - 162471
8-14-2001	\$ 345.00	467
8-14-2001	\$ 332.00	162472 - 162473
8-15-2001	\$ 8,434.90	208
8-15-2001	\$ 2,109.65	663
8-17-2001	\$ 247,363.97	Electronic Transfer - Salaries
8-17-2001	\$ 7,830.08	162474 - 162492
8-17-2001	\$ 343.44	162493
8-20-2001	\$ 4,990.43	351

DATE	AMOUNT	CHECK NUMBERS
8-20-2001	\$ 268.00	468
8-20-2001	\$ 750.00	162494
8-22-2001	(- 300.00)	Void Ck #162472
8-22-201	\$ 930.00	162496
8-23-2001	\$ 167,050.58	162497 - 162681
8-23-2001	\$ 102.00	162495
8-24-2001	\$ 260.00	469
8-24-2001	\$ 255,715.21	162682 - 162686
8-27-2001	\$ 8,421.75	162687 - 162741
8-27-2001	\$ 4,166.00	352
8-28-2001	\$ 159,495.71	Addendum

23. MOTIONED BY BOB WILLIS, SECONDED BY R.R. "Dick" HUBERT, **APPROVAL OF PERSONNEL ACTION FORMS (REVISED) LIST.**
ALL VOTING YES. (SEE ATTACHED)
24. MOTIONED BY BOBBY SMITH, SECONDED BY BOB WILLIS, **APPROVAL TO PURCHASE PROPERTY (50 ACRE ROCK PIT - PRECINCT #2) INCLUDING APPROVAL TO ISSUE TIME WARRANT \$ 55,000.00, WITH A MATURITY NOT TO EXCEED FIVE (5) YEARS, WITH AN INTEREST RATE NOT TO EXCEED 5.5%, AND AN EFFECTIVE DATE OF OCTOBER 1, 2001.**
ALL VOTING YES. (SEE ATTACHED)
25. MOTIONED BY BOBBY SMITH, SECONDED BY R.R. "Dick" HUBERT, **TO APPROVE PCT#1 REQUEST TO ISSUE TIME WARRANT FOR THE PURCHASE OF A "USED WATER TRUCK" IN THE AMOUNT OF \$ 24,500.00, AT AN INTEREST RATE NOT TO EXCEED 5.5%, WITH A MATURITY OF NO MORE THAN FIVE (5) YEARS.**
ALL VOTING YES.
26. MOTIONED BY BOBBY SMITH, SECONDED BY JAMES J. "Buddy" PURVIS, **APPROVAL OF PRECINCT #1 PERMANENT ROAD FUND EXPENDITURES, OF \$ 15,000.00 FOR RECONDITIONED ASPHALT FROM CLEVELAND ASPHALT.**
ALL VOTING YES.
27. MOTIONED BY BOB WILLIS, SECONDED BY BOBBY SMITH, **TO APPROVE INTERLOCAL AGREEMENT WITH DETCOG FOR THE OPERATION OF A 9-1-1 PUBLIC ANSWERING POINT IN POLK COUNTY.**
ALL VOTING YES. (SEE ATTACHED)

28. MOTIONED BY JAMES J. "Buddy" PURVIS, SECONDED BY R.R. "Dick" HUBERT, TO "DELETE" ITEM #28 "CONSIDER ANY/ALL NECESSARY ACTION PERTAINING TO PERSONNEL FOR COUNTY SIGN DETAIL."
ALL VOTING YES.
29. MOTIONED BY BOB WILLIS, SECONDED BY BOBBY SMITH, TO ACCEPT THE RECOMMENDATION OF JOHN McDOWELL, LEAVING BURN BAN IN EFFECT AND ALLOW JUDGE THOMPSON TO MAKE THE DECISION TO TERMINATE WHEN APPROPRIATE.
ALL VOTING YES.
31. MOTIONED BY BOBBY SMITH, SECONDED BY R.R. "Dick" HUBERT, TO APPROVE INTERLOCAL AGREEMENT WITH DETCOG FOR 9-1-1 ADDRESSING DATABASE MAINTENANCE.
ALL VOTING YES. (SEE ATTACHED)
32. MOTIONED BY R.R. "Dick" HUBERT, SECONDED BY BOB WILLIS, APPROVAL TO ADJOURN COURT THIS 28th DAY OF AUGUST 2001 AT 11:35 A.M.
ALL VOTING YES.


JOHN P. THOMPSON, COUNTY JUDGE

ATTEST:


BARBARA MIDDLETON, COUNTY CLERK

Items #5

**AGREEMENT TO PROVIDE MEDICAL SERVICES
BETWEEN
THE UNIVERSITY OF TEXAS MEDICAL BRANCH AT GALVESTON
AND THE COUNTY OF POLK**

This agreement ("Agreement") is made by and between The University of Texas Medical Branch at Galveston ("UTMB") and Polk County, Texas (the "County") for the provision of medical services to the County's eligible indigent population.

NOTE: This Agreement is subject to the provisions of the Texas Indigent Health Care and Treatment Act (the "Act"), *Section 61.001 et seq, Texas Health & Safety Code*. Nothing in this Agreement shall be construed as increasing the County's responsibility for the treatment of indigents, including the dollar limit per individual, beyond that contained in the Act.

I. Definitions – Specific terms used in this agreement are . . .

- 1.1. **Eligible Resident:** A County resident meeting the financial criteria outlined by the County. Eligible Residents must:
 - 1.1.1. Present a valid county identification card to UTMB, and
 - 1.1.2. Have a valid referral from the County indigent health care office or a physician designated by the County indigent health care office as able to make referrals.
 - 1.1.3. Possess a valid authorization for that visit.
- 1.2. **Emergency Care:** Any injury or illness that causes serious impairment to bodily functions, serious dysfunction of any bodily organ or part, serious disfigurement and/or in the case of a pregnant woman a threat to the health of the mother or of the fetus.
- 1.3. **Primary Care:** General medical care that is provided by family practitioners, pediatricians, and internal medicine physicians.
- 1.4. **Provisional Pay Status:** If the patient is deemed not an Eligible Resident, then fees will be payable based upon their financial position in accordance with UTMB established criteria. Services are contingent upon patient meeting UTMB's financial criteria for their particular status as it relates to the federal poverty level.
- 1.5. **Secondary Care:** Specialty medical care or service provided by a specialist who is asked to provide more insight and treatment regarding the medical problem of a patient who has been referred to UTMB.
- 1.6. **Tertiary Care:** Health care treatment and services within a sophisticated specialty care setting that is serving as a referral and support alternative to primary and secondary care.

II. Eligibility – The following County residents are covered . . .

Eligible Residents-UTMB will provide Secondary/Tertiary Care for County residents meeting the County's financial criteria and satisfying the requirements of Section 1.1 above. Patients presenting for service without meeting all criteria as outlined in Section 1.1 will be placed in the provisional pay status.

III. Scope of Services – Each contracting party has these responsibilities. . .

3.1. County's Responsibilities:

- 3.1.1. The County agrees to pay fees in accordance with Section IV below for health care services provided to Eligible Residents within forty-five (45) days of the invoice date to the UTMB Accounting Department, P.O. Box 4786-762, Houston, Texas 77210-4786.
- 3.1.2. The County shall screen and register patients in accordance with the provisions of the Act and the County's internal procedures in advance of treatment.
- 3.1.3. The County shall provide each indigent patient with a card that identifies the patient as an Eligible Resident and containing the information in the form identified in Exhibit A. Use this exhibit as a guideline for minimal information requirements.
- 3.1.4. The County agrees to refer Eligible Patients through its indigent health care office or a physician designated by the County indigent health care office as able to make referrals.
- 3.1.5. The County agrees to complete the UTMB referral form as identified in Exhibit B in advance in order to authorize treatment for all Eligible Residents.
- 3.1.6. The County shall identify specific indigent health care officials who can make referrals and confirm Eligible Resident status, including the name, address and phone numbers of County officials for telephone eligibility verification and patient referral.
- 3.1.7. The County shall be solely responsible for arranging for any follow-up medical care including referral form completion for Eligible Residents treated at UTMB, subject to the Texas Indigent Health Care and Treatment Act.

- 3.1.8. All referrals shall contain a valid and unique authorization for each patient encounter.
- 3.1.9. County agrees to pay in accordance with Section IV those emergency room charges for Eligible Residents treated at the UTMB Emergency Room.
- 3.1.10. Should a patient's charges exceed the amount of \$30,000, it is the County's responsibility to notify UTMB in writing prior to scheduling and treatment of the Eligible Resident or the County is responsible for payment of those charges.
- 3.1.11. Should a charge be denied on the monthly report, County agrees to document that denial using the Denial Form (Exhibit C) provided with this contract. Payment will not be deemed "unpaid" until this is received.

3.2. UTMB's responsibilities:

- 3.2.1 UTMB agrees to provide a monthly invoice to the County.
- 3.2.2 UTMB only agrees to provide Specialty and Tertiary Care to Eligible Residents unless the County otherwise requested and authorized in writing subject to medical emergency treatment and available UTMB resources.
- 3.2.3 UTMB agrees to invoice the County solely for Eligible Residents referred to UTMB by the County indigent health care office or a physician designated by the County indigent health care office as able to make referrals. Should a patient appear on the monthly billing who is not an Eligible Resident, the Denial Form (Exhibit C) must be filled out completely and accurately in order to receive credit.
- 3.2.4 UTMB may re-bill County for any denied charge if and when the reason for denial can be rectified.
- 3.2.5 UTMB agrees to provide discharge summaries and consultation reports to the County's indigent health care office if so requested by the County subject to UTMB's confidentiality requirements.
- 3.2.6 UTMB agrees to refer all Eligible Residents back to the County's indigent care office for any follow-up treatment of the referred condition.

- 3.2.7 UTMB agrees to invoice County solely for health care services rendered to Eligible Residents holding the appropriate consultation form as identified in Exhibit B.
- 3.2.8 UTMB agrees to invoice the County indigent health care office monthly for all hospital and physician services.
- 3.2.9 UTMB agrees to use reasonable efforts to inform the County of the cumulative invoiced billed charges.
- 3.2.10 UTMB agrees to provide names, addresses and phone numbers for personnel responsible for arranging for services under this Agreement.
- 3.2.11 UTMB will comply with Federal and State laws regarding emergency services. County residents presenting with non-emergent medical conditions will be referred to the County's indigent health care office for referral in accordance with the provisions of this Agreement.
- 3.2.12 UTMB agrees to provide services for non-emergent, non-eligible residents in accordance with UTMB's Provisional Pay Status.
- 3.2.13 UTMB shall maintain a self-funded program for professional liability coverage for faculty physicians against any liabilities or claims for damages arising by reason of personal injury or death occasioned directly or indirectly by the negligent acts or omissions of UTMB faculty physicians. As an agency of the State of Texas, liability for the tortuous conduct of non physician UTMB employees is provided solely by the provisions of Chapters 101 and 104 of the Texas Civil Practice and Remedies Code.

3.3 Services not UTMB's responsibility:

- 3.3.1 Behavioral Health, including drug and alcohol addiction.
- 3.3.2 Plastic Surgery
- 3.3.3 Oral Surgery
- 3.3.4 Outpatient Pharmacy
- 3.3.5 Transportation to and from UTMB
- 3.3.6 Take Home Medical Supplies

3.3.7 Primary Care patients

IV. Fee Schedule – The charges for services will be as follows . . .

- 4.1 UTMB agrees to provide all Eligible Resident services for a fee based on Thirty Four Percent (34%) of UTMB charges.
- 4.2 All patients will be required to pay a co-pay at the time of service.
- 4.3 All patients will be required to pay a co-pay for hospital admissions.
- 4.4 If a patient is unable or unwilling to pay the co-pay at the time of service or hospital admission, the County agrees to pay the co-pay on behalf of the patient through a mutually agreeable voucher system at the time of service or hospital admission as identified in Exhibit D.

V. Miscellaneous—Both parties agree to the following . . .

- 5.1 To the extent authorized by the Constitution and laws of the State of Texas, the County shall hold harmless and indemnify UTMB, the State of Texas, Board of Regents, University of Texas System and their officers, employees and agents, from and against, any and all claims, liabilities, losses, judgments, expenses and/or damages, including reasonable attorney's fees and court costs, resulting from or attributable to any act or omission of County, its officers, employees, and/or agents, including any acts constituting negligence or gross negligence. To the extent authorized by the Constitution and laws of the State of Texas, UTMB shall hold harmless and indemnify County from and against, any and all claims, liabilities, losses, judgments, expenses and/or damages resulting from or attributable to any act or omission of UTMB, its officers, medical staff or employees, including any acts constituting negligence or gross negligence.
- 5.2 This term of this Agreement shall be from September 1, 2001 through August 31, 2002, regardless of the date of execution. This Agreement may be terminated earlier by either party by giving thirty (30) days written notice to the other party. Should the County terminate, County agrees to honor all appointments and authorizations in existence at the time of termination. Execution of this Agreement shall supercede and replace the previous agreement for indigent health care between County and UTMB.
- 5.3 The parties agree to use the dispute resolution process provided for in Chapter 2260 of the Texas Government Code for UTMB and the County to attempt to resolve all disputes arising under this Agreement. The County must give written notice to UTMB of a claim for breach of this Agreement not later than the 180th day after the date of the event giving rise to the claim. By its execution of this Agreement, the County acknowledges and knowingly and voluntarily agrees that neither the execution of this Agreement, nor the conduct, act or inaction by any person in the execution, administration or performance of this Agreement

constitutes or is intended to constitute a waiver of UTMB's or the County's immunity from suit. The parties agree that this Agreement shall be construed in accordance with the laws of the State of Texas and any action shall be brought in a court of competent jurisdiction in Galveston County, Texas.

5.4 This Agreement constitutes the entire Agreement between the parties. This Agreement may be amended/modified only in writing and signed by both parties.

5.5 UTMB agrees to accept County's payment as payment in full for medical services provided to Eligible Residents. In the event that Eligible Resident is entitled to payment for medical services from a third party payer, UTMB shall not demand from County any amount received by County for reimbursement from a third party payer. In the event that UTMB receives payment from both the County and a third party payer, UTMB agrees to credit the County for the amount received from the third party payer not to exceed the amount paid by the County. For purposes of accomplishing the intent of this section, the County assigns to UTMB its rights to collection for any third party claim for services rendered by UTMB to Eligible Residents.


VI. Notices. Notices shall be effective only when in writing and addressed as follows. . .

UTMB: Richard S. Moore
Vice President for Business Affairs and Administration
UTMB Administration Bldg
Suite 621
Galveston, Texas 77555-0126
409-772-6454

County: The Honorable John Thompson
Polk County Judge
Polk County Courthouse
Livingston, Texas 77351

COUNTY OF POLK

THE UNIVERSITY OF TEXAS
MEDICAL BRANCH AT GALVESTON


County Judge

Richard S. Moore
Vice President for Business Affairs and
Administration

Date: _____

Date: _____

Exhibit A

Front of Card

<p>County Indigent Care Card No. _____ Effective Date: 10-01-98 Expiration Date: 10-31-98 County Identification No: 123456 Coverage: _____</p> <p>Name: Mr/Mrs. County Resident Address: 1313 Main Street Your County, Texas 00000 Telephone: 409-555-5555 Social Security #: 111-22-3333 Date of Birth: 10-23-1949</p> <p>Primary Care Provider: <u>Dr. UTMB Physician</u> _____ Signature County Indigent Care Coordinator</p> <p>_____ Signature County Indigent Patients Signature</p>

Cards are to be created by the County under contract to UTMB.
Each card should have a unique number assigned as a security precaution and tracking mechanism.
Each card should have an original signature by the appropriate representative of the county.
Each card should have an original signature by the resident
Each covered family member should have their own card issued. This would replace existing letters.
Card would need to be 3 1/2" x 2".

Rear of Card

<p align="center">UTMB Contract County Specialty Card</p> <p>Patient Must Present This Card at Time of Registration.</p> <p>Outpatient Co-pay \$ _____ Inpatient Co-pay \$ _____</p> <p>This card is not an evidence of eligibility for benefits. Determination of eligibility will be established through the County Indigent Care Coordinator's Office.</p> <p>All appointments are to be scheduled through the County Indigent Care Coordinator's Office at (409) 560-1111. Only Specialty/Tertiary Care appointments will be made to the University of Texas Medical Branch.</p>

Exhibit B - Clinical Information-County/District Referral Form

Date: _____ Form Initiated by: _____ (county/dist.) Ph #: _____ fax #: _____

Faculty/PCP: _____ Provider #: _____ Ph. #: _____ fax #: _____

SCP: _____ Provider #: _____ Ph. #: _____ fax #: _____
(Specialty Physician's Name)

Select appropriate request: Approval for: Procedure [] Referral []
 Consultation [] More Visits []

Procedure/Service Requested: _____

_____ CPT: _____

Diagnosis: _____ ICD-9: _____

Symptoms: _____

Pertinent History: _____

Previous Treatments: _____

Current Meds: _____

Treatment Plan: _____

Financial Information

County/District Name: _____ Phone #: _____

County/Dist rep's name: _____ Patient's Phone #: _____

Patient Name: _____ SS#: _____

Authorization #: _____ County #: _____ Case in computer? Y / N

No. of visits approved: _____ Expiration date of approval: _____

Other pertinent information: _____

Appointment made? Y / N

Patient notified? Y / N

Date/Time of Appointment: _____

IF denied, MD notified? Y / N

IF denied, patient notified? Y / N

Authorization obtained by: _____ Date: _____

Write in Patient Information/Affix Label:

Name: _____

UH#: _____

Contract Care Approval Form

The University of Texas
 Medical Branch Hospitals
 Galveston, Texas

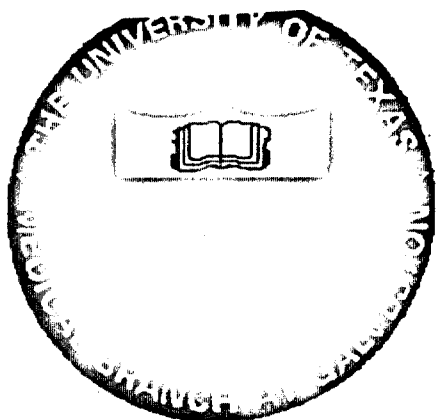


EXHIBIT D
County Indigent Care Co-Pay Voucher

Patient Name: _____ Amt.\$ _____

Voucher #: _____ Date: _____

Clinic: _____ Appt Date: _____

County Name: _____ Phone: _____

County Official Signature: _____

Clinics: Please accept this voucher in lieu of co-pay for clinic visits or hospital admissions

Return voucher to Office of County Affairs, Rt 1106 for billing.

This voucher is only good for the appointment/admission date above only.

This voucher is only good in the clinic designated above.

Instructions:

This voucher is to be issued by the county/hospital district for those residents in their program that are deemed to be "pure indigents". This voucher can be for clinic visits (\$12) or hospital admissions (\$100).

Patient Name: Fill in the patients name the way it appears on the referral.
Amount: Enter the amount of the voucher (\$12 or \$100)
Voucher #: Enter a unique number on this form to enable you to reconcile with Your billing. This should be a number that will prevent duplication of The document.
Date: Date the voucher was issued
Clinic: Department where the patient will present the voucher. For admissions write "hospital"
Appt. Date: Date the voucher is to be used. No voucher will be accepted on a date other Than the one on this form.
County Name: Enter the name of your county or hospital district & Phone Number
County Official : Issuing person in the county/district to sign.

UTMB is not responsible for duplication of this document. UTMB suggest that counties use colored paper (possibly changed each month) and or have numbered forms printed with unique numbering specific to your county and for each visit. The voucher should however retain the same form as the sample above. County is fiscally responsible for all vouchers presented at UTMB.

Any form appearing to be altered may result in the county/district being called to verify the validity of the voucher.


AGREEMENT TO PROVIDE MEDICAL SERVICES
BETWEEN
THE UNIVERSITY OF TEXAS MEDICAL BRANCH AT GALVESTON
AND THE COUNTY OF POLK

Addendum #I

If UTMB contracts with another county upon different terms than those included in this Agreement, UTMB will offer those terms to Polk County at its option.

Addendum #II

UTMB agrees to provide the Polk County Indigent Health Care Office with UB92 and HCFA forms (Exhibit E) which shall accompany all billings and/or statements for services charged and submitted to Polk County.


County Judge
Polk County, Texas

Richard S. Moore
Vice President for Business Affairs
and Administration
UTMB Galveston
Date: _____

Date: _____

IT #10

TEXAS COUNTY AND DISTRICT RETIREMENT SYSTEM

NO PLAN CHANGE NOTICE AND RATE ACKNOWLEDGMENT
VARIABLE-RATE (ADCR) PLAN

COPY

Polk County

286

Subdivision Name

Subdivision Number

Submit this form only if you are making no benefit changes in your plan for 2002.
(Even if you are making no benefit changes, your required employer contribution rate may change.) If
your subdivision is adopting any new option, right or benefit, you must submit the appropriate order or
resolution.

PLAN RATES FOR 2002

My subdivision chooses to make no plan changes for 2002. I understand that our
employee and employer contribution rates will be:

Employee Deposit Rate for 2002:	7.00%
Employer Contribution Rate for 2002:	6.30%

CERTIFICATION

Only the chair of the governing board or the official TCDRS correspondent may sign this form.

JOHN P. THOMPSON

COUNTY JUDGE

Name of Authorized Signer

Title

John P. Thompson
Authorized Signature

AUGUST 28, 2001

Date

POLK COUNTY, TEXAS
SHERIFF'S CIVIL FEE SCHEDULE

CITATION	75.00
CITATION BY PUBLICATION	75.00
CITATION BY POSTING	75.00
CITATION BY SCIRE FACIAS	75.00
INJUNCTION	75.00
NOTICE BY PUBLIC POSTING (EACH POSTING)	25.00
NOTICE BY PUBLICATION	75.00
NOTICE OF TRUSTEE'S SALE	25.00
NOTICE TO TAKE DEPOSITION	75.00
ORDER	75.00
ORDER OF SALE	75.00
PRECEPT TO SERVE	75.00
SUBPOENA	75.00
SUBPOENA DUCES TECUM	75.00
SUMMONS	75.00
TEMPORARY RESTRAINING ORDER	75.00
TEMPORARY PROTECTIVE ORDER	75.00
(IF FILED UNDER FAMILY LAW CHAPTER 71- NO FEE)	
FORCIBLE ENTRY & DETAINER	75.00
DISTRESS WARRANT	75.00
(ALL WRITS 125.00 UNLESS FEE MANDATED BY STATE)	
WRIT OF EXECUTION	125.00
WRIT OF RESTITUTION	125.00
WRIT OF ATTACHMENT	125.00
WRIT OF GARNISHMENT	125.00
WRIT OF HABEAS CORPUS	125.00
WRIT OF POSSESSION	125.00
WRIT OF SEQUESTRATION	125.00
PROCESS BY CERTIFIED MAIL	10.00
(MAIL CHARGE)	
OFFENSE REPORTS (INSURANCE COMPANIES)	10.00
ALL OTHER COPIES (PRICE PER STANDARD PAGE)	1.00
CLEARANCE LETTER	10.00
FINGERPRINT FEE/2 CARDS	10.00
(CHARGED FOR TEXAS HANDGUN PERMIT ONLY)	

Collecting money on an execution of an order of sale, when the same is made by a sale, for the first \$200 or less, 10%, for all sums over \$200 and not exceeding \$1000, 7%; for all sums over \$1000 and not exceeding \$5000, 5%; for all sums over \$5000, 3%. When the money is collected by the Sheriff without a sale, one-half (1/2) of the above rates shall be allowed him.

All service of documents not specified \$75 the fee for each citation, notice or other paper covered under this fee schedule shall be assessed any time the citation, notice or other paper is reissued. The same fees apply to Justice of the Peace Courts. Expense for providing the services incident to unsuccessful service is set at the same cost for actual service (Govt. Code 118.131).

**CONTRACT AND AGREEMENT FOR
DETENTION OF JUVENILE OFFENDERS**

This Contract and Agreement made and entered into by and between the Juvenile Board of Anderson County, acting by and through its duly authorized representatives, the Juvenile Board of POLK COUNTY acting by and through its duly authorized representatives, and through its Commissioners' Court, to be effective on these dates: 09/01/2001 TO 08/31/2002.

WITNESSETH

WHEREAS, the Anderson County Juvenile Board operates the Anderson County Juvenile Detention Center, also referred to as "Anderson County Juvenile Services." Whereas the POLK COUNTY Juvenile Board, in order to conduct its juvenile program in accordance with Title III of the Texas Family Code has need of the use of detention facilities to house and maintain children of juvenile age, referred for an act of delinquent conduct or an act indicating a need of supervision, during pretrial and predisposition status, and

WHEREAS, the Anderson County Juvenile Board will make the facilities available to POLK COUNTY Juvenile Board for such purpose, and POLK COUNTY Juvenile Board desires to contract for the use of said facility under the following terms and conditions. NOW, THEREFORE, THE PARTIES AGREE AS FOLLOWS:

I. OBLIGATIONS OF ANDERSON COUNTY JUVENILE SERVICES

- A. Anderson County Juvenile Services will provide the following services: room and board, secure custody, care and safekeeping for alleged or adjudicated juvenile offenders in a certified detention facility which meets applicable standards; supervision on a twenty-four hour per day, seven day per week basis; and a program of education and recreation to each child placed within the facility.
- B. Anderson County Juvenile Services is under no obligation to retain space for the client in unauthorized departure situations.
- C. If in the discretion of a doctor or the Anderson County Chief Probation Officer or her designee, there is a need for emergency examination, treatment and/or hospitalization for a child placed in the facility by POLK COUNTY Juvenile Board, the Chief Juvenile Probation Officer is authorized to secure such examination, treatment or hospitalization at the expense of POLK COUNTY Juvenile Probation Department. The POLK COUNTY Juvenile Board agrees to pay for said services and to indemnify and hold harmless Anderson County and/or the Anderson County Juvenile Board, its representatives, agents and employees from any liability for charges for medical treatment, examination, and/or hospitalization. The Chief Juvenile Probation Officer for Anderson County shall notify POLK COUNTY Juvenile Board or representative of such emergency treatment as soon as reasonably practical.

- D. It is further understood and agreed by the parties hereto that should a child not be removed by POLK COUNTY, it's agents, servants or employees as required in paragraph J, page 3, by 12:00 noon of the 10th day of detention and a new order authorizing continued detention has not been received at the detention facility, an employee of the Anderson County Juvenile Department will deliver the child to the Juvenile Court of POLK COUNTY for which there will be an additional charge of \$50.00 dollars per child plus twenty-five cents (.25) per mile per round trip.

II. OBLIGATIONS OF THE REFERRING COUNTY

- A. POLK COUNTY Juvenile Probation Department shall provide to the detention staff an offense report, warrants, or orders of immediate custody upon admission to the Anderson County Juvenile Detention Center. The report must show probable cause that the child was involved in the alleged offense. If a legible offense report, warrant, or order of immediate custody is not provided, the child shall not be admitted.
- B. POLK COUNTY Juvenile Board agrees to pay the Anderson County Juvenile Board the sum of \$60.00 per day for each child placed within the facility. A child placed in detention before midnight on any one day will be considered under this contract as having been in custody the entire day for billing purposes. Anderson County Juvenile Department will periodically bill POLK COUNTY for use of the detention facility. Each billing shall contain both the name of the client and the number of days (stated consecutively) for which payment is requested. This sum shall be made payable to Anderson County Juvenile Detention and remitted to the Anderson County Treasurer, Anderson County Courthouse, Palestine, Texas 75801 within twenty (20) days of receipt of billing.
- C. If a child placed in the facility by POLK COUNTY requires non-emergency medical attention, it is the responsibility of POLK COUNTY to secure treatment for that child. It is the responsibility of POLK COUNTY to transport the child to and from treatment and hold harmless Anderson County and/or the Anderson County Juvenile Board, its representatives, agents and employees, of any liability, for charges for medical treatment.
- D. Prior to transporting a child to the facility for placement, the official authorizing placement shall call the facility to insure that space is available. The detention needs of Anderson County shall take precedence over those of contracting jurisdictions and placement of children from contracting jurisdictions may be denied if there is no available space. The Chief Juvenile Probation Officer, her designee or a representative of the Anderson County Juvenile Board will make this decision.
- E. POLK COUNTY Juvenile Probation Department's client(s) shall be placed therein under proper order of the Juvenile Court and the Chief Juvenile Probation Officer or her designee will be furnished a copy of the offense report, Court Order,

or the T.Y.C. Directive to Apprehend upon admission to detention. The resident county of the T.Y.C. child will be responsible for placement cost, and any other services needed as stated within this contract.

- F. If a child is accepted from **POLK COUNTY** and such child thereafter is found to be, in the judgement of the Chief Juvenile Probation Officer, her designee, or an Anderson County Juvenile Board representative, mentally unfit, dangerous, or unmanageable, or whose mental or physical health/condition might endanger the other occupants of the facility, then the Chief, her designee or an Anderson County Juvenile Board representative's judgment, upon such determination and notification by the Chief Juvenile Probation Officer to the **POLK COUNTY** Juvenile Judge or Probation Officer, the contracting jurisdiction shall immediately and forthwith remove or cause to be removed such child from the detention facility. Children, who are intoxicated or in need of medical attention will not be accepted under any circumstances without having been seen, treated and released by a medical professional.
- G. **POLK COUNTY** agrees to provide the Anderson County Juvenile Department the names of all persons authorized by them to visit children placed in the facility. The child's caseworker and the Chief Juvenile Probation Officer must jointly approve visitors. Visitors must be limited to two (2) per child per visit and must be eighteen (18) years of age or older.
- H. **POLK COUNTY** Juvenile Probation Department shall assure that a representative of that department contacts each child placed in the facility a minimum of once weekly. These visits may be by telephone. The contracting department shall report all significant incidents regarding a child's medical, psychological history and needs, as well as a profile of the child's behavior during the admission process or within 24 hours. Further, the Chief Juvenile Probation Officer shall be informed of the status of the child while in detention and shall be informed of all court dates and times so appropriate arrangements can be made.
- I. **POLK COUNTY** shall assume financial responsibility for damage to or loss of property at the Anderson County Juvenile Detention Center due to the action of a child placed in the center by **POLK COUNTY**. Reimbursement for said damage or loss should be paid within thirty (30) days of notification by the Anderson County Detention Center.
- J. It is understood and agreed by the parties hereto that children placed in the Anderson County Juvenile Detention Center under the proper order of the Juvenile Court of **POLK COUNTY** shall be maintained therein except that the staff of the "Referring County" may take the children under supervision from the Anderson County Juvenile Detention Center to court hearings, counseling sessions, medical/dental appointments or other places as determined by the "Referring County". The staff of the "Referring County" will be required to give adequate notice as to when the child will be removed, expected return time, and will sign a temporary release form.
- K. It is further understood and agreed by the parties hereto that children placed in the facility shall be removed therefrom by

POLK COUNTY, its agents, servants or employees at the expiration of the detention order under which the child is being detained unless a new order has been issued authorizing the continued detention, and a copy of such order, duly certified by the Clerk of the Court, has been delivered to the Anderson County Juvenile Detention Center. A copy of the order issued pursuant to waiver shall be furnished promptly to the Anderson County Juvenile Detention Center.

- L. The POLK COUNTY Juvenile Probation Department is responsible for monitoring Anderson County Juvenile Services to enforce all terms and conditions of the contract.
- M. Each child placed in the Anderson County Juvenile Detention Center by the POLK COUNTY Juvenile Probation Department shall be required to follow the rules and regulations of the Detention Center as fixed and determined by the Chief Juvenile Probation Officer and her staff.

III. JOINT OBLIGATIONS OF ANDERSON COUNTY JUVENILE SERVICES AND REFERRING COUNTY

- A. It is further understood and agreed by the Anderson County Juvenile Services and POLK COUNTY Juvenile Probation Department that children placed in the Anderson County Juvenile Detention Center shall not be removed prior to the expiration of the Court Order except by a Probation Officer of the "Referring County" or as provided in Paragraph A of the Compliance Section of this Contract, without delivery of an Order of Release signed by the Judge of the Juvenile Court of POLK COUNTY.
- B. It is further understood and agreed that nothing in this Contract shall be construed to permit POLK COUNTY its agents, servants, or employees in any way to manage, control, direct or instruct Anderson County or the Anderson County Juvenile Board, its servants or employees in any manner respecting any of their work, duties or functions pertaining to the maintenance and operation of the Anderson County Juvenile Detention Center. It is the agreement of the parties that in the event POLK COUNTY is required to remove a child from the Detention Center under the terms of this contract, and fails to do so, the Anderson County Juvenile Board representative will return the child to its home jurisdiction at a cost of twenty-five cents (.25) per mile plus a fee of \$50.00 dollars per child per trip payable to Anderson County Juvenile Probation Department within ten (10) days of receiving requests of payment.

IV. COMPLIANCE:

- A. Anderson County Juvenile Services shall adhere to all applicable state and federal laws and regulations pertinent to the provision of services by Anderson County resolving herein to operate the Detention Facility in compliance with the Juvenile Justice and Delinquency Prevention Act, and therefore will not accept from contracting jurisdictions children whose detention would prevent the facility from complying with the Juvenile Justice and Delinquency Prevention Act. Section

223(a)(12) provides that "juveniles who are charged with or who have committed offenses that would not be criminal if committed by an adult or offenses which do not constitute violations of valid court orders, or such non-offenders as dependent or neglected children, shall not be placed in secure detention facilities or secure correctional facilities."

- B. Anderson County Juvenile Services agrees that the facility will accept any child qualified hereunder, without regard to such child's religion, race, creed, color, sex or national origin.

V. TERMINATION

- A. The term of this contract shall be for a period of one year, unless otherwise specified, from the effective date and it shall be renewed and deemed renewed annually hereafter in the event either party hereto gives the required notice. However, if either party hereto feels in its judgement that the contract cannot be successfully continued, and desires to terminate this contract, then the party so desiring to terminate may do so by notifying the other party in writing, by certified mail or personal delivery to its principal office, of its intention to terminate the contract thirty (30) calendar days from the date the Notice to Terminate is received by the other party. At 12:00 o'clock midnight, thirty (30) calendar days after receipt of notice to terminate, the Contract shall become null and void and be of no further force or effect.
- B. Should Anderson County Juvenile Services fail to perform the services called for by this contract, or fails to perform or adhere to any other provision of this contract, the POLK COUNTY Juvenile Probation Department may by written notice to the Anderson County Juvenile Services, terminate this contract.
- C. All licenses, legal certifications, or inspections required for the services, facilities, equipment, or materials, and all applicable state and federal laws and local ordinances must be complied with by Anderson County Juvenile Services. Failure to comply with these requirements shall be treated as default.
- D. On or about the termination date, POLK COUNTY Juvenile Board shall remove all children from there currently in the facility.

VI. DEFAULT

- A. In the event of a default of the Anderson County Juvenile Services, the POLK COUNTY Juvenile Board may cancel or suspend the contract and the Anderson County Juvenile Board shall be entitled to recovery of all services provided prior to the cancellation date or shall repay any funds advanced for services not yet rendered.
- B. In the event of default on the part of POLK COUNTY Juvenile Board, Anderson County Juvenile Board may cancel or suspend this contract and the Anderson County Juvenile Board shall be entitled to recovery for all services provided prior to the cancellation date and shall repay any funds advanced for any services not yet rendered.

VII. MISCELLANEOUS PROVISIONS

POLK COUNTY hereby certifies that funds are available for the current fiscal year for payments anticipated under the terms and conditions of this agreement

- A. Anderson County Juvenile Services shall account separately for the receipt and expenditure of any and all funds received under this contract.
- B. Anderson County Juvenile Services shall maintain all applicable records for a minimum of three years or until any pending audits and all questions arising therefore have been resolved.

This Contract and Agreement this date executed is made by and between the parties hereto; it being the declared intention of the parties hereto that the above and foregoing Contract, is a Contract providing for the care of children who have allegedly committed an act indicating a need for supervision and payment for such care by POLK COUNTY for such children placed in the facility by the Judge of POLK COUNTY for POLK COUNTY having Juvenile Jurisdiction.

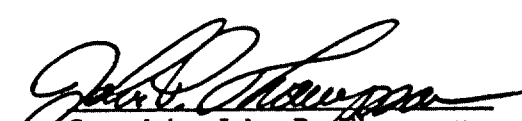
Executed this the 28TH day of AUGUST, 2001, to be effective each copy hereof shall be considered an Original copy for all purposes.

Chairman, Anderson County Juvenile Board

County Judge, Anderson County, Texas

District Judge, Anderson County, Texas

Chief Juvenile Probation Officer
Anderson County, Texas


County Judge John P. Thompson
POLK COUNTY, Texas

Chief Juvenile Probation Officer
POLK COUNTY, Texas

Item #11

Polk County Memorial Museum
 Polk County Historical Commission
 514 WEST MILL ST. LIVINGSTON, TEXAS 77351 • 1-409-327-8192

COPY

August 7, 2001

The Honorable Judge John Thompson
 Polk County Court House
 Livingston, Texas 77351

Dear Judge Thompson,

The Polk County Historical Commission is requesting the appointment by Commissioner's Court of Mollie Locke, P.O. Box 350, Corrigan, Texas 75939. We feel that Mollie will be an excellent liaison to the people and their history in the northern portion of the county.

Sincerely,

Manda L. Bobinger

Item #12

COPY

STATE OF TEXAS

COUNTY OF POLK



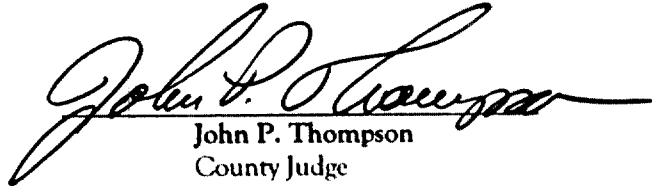
**Order Creating a Justice Court Technology Fund
And Establishing the Technology Fee, Pursuant to Article 102.0173,
Code of Criminal Procedure**

The Commissioners Court of Polk County hereby adopts the following order, pursuant to Article 102.0173, Code of Criminal Procedure:

1. A justice court technology fund is created to finance the purchase of technological enhancements of the justice court. All court costs collected under this order shall be maintained in the justice court technology fund in the county treasury, subject to expenditure by the commissioners court as permitted by law.

2. Upon conviction or deferred disposition of an offense committed on or after September 1, 2001, the justice court shall collect a technology fee of \$4.00 for deposit in the justice court technology fund.

READ AND ADOPTED by a vote of ALL ayes and NO nays this 28th day of August, 2001


 John P. Thompson
 County Judge

Attest:

 Barbara Middleton, County Clerk

POLK COUNTY
MSAG 08/23/2001

Handwritten: #15

STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
A SMITH	B	100	295	362		CRG	68	A04	
A O DILLON	B	100	381	352		SEGN	152		
A KELLY RD	B	100	971	361		RUBY	0		
AA LOOP	B	100	563	353		RUBY	0		
AARON AVE	B	100	417	357		MLPT	99	D02	
ABBAY RD	B	100	151	351		RUBY	108	E02	
ABBOTT	B	100	511	351		RUBY	70	D04	
ABERNATHY	B	100	743	351		RUBY	84	B05	
ABERNATHY	B	100	1205	351		W0V	0		
ABILENE	B	744	1867	351		RUBY	98		
ACAPULCO	B	100	185	358		G0RC	135		
ACORN	B	100	301	363		ONLS	78		
ACORN LN	B	100	187	361		LIVSS	137	A02	
ADAM LN	B	100	185	358	CORRIGAN	CRG	32	A05	
ADAMS ARC	B	100	331	357		MLPT	99	D02	
ADAMS AVE	B	100	499	359	LIVINGSTON	LVS	102	C05	
ADAMS CEMETERY RD	B	100	1733	362		CRG	58		
ADAMS RD	B	100	569	353		RUBY	0		
ADDICKS	B	100	307	361		LVS	0		
ADELAIDE TERR	B	100	239	361		ONLS	65	D04	
ADY HENDRIX RD	B	100	277	353		RUBY	0		
AFTON	B	100	243	361		LVS	104	E02	
AG SHOP RD	B	100	191	352		RUBY	131	D02	
AH ME SA	B	100	555	351		RUBY	107		
AIR CASTLE HILL	B	100	227	358		G0RC	124	D03	
AIR PARK DR	B	100	735	361		BLNC	111	A04	
AIR ST	B	100	245	363		ONLS	63	B01	
AIRLINE	B	100	181	361		BLNC	111	A04	
AIRPORT RD	B	100	417	361		BLNC	111	A05	
ARTEX	B	100	185	361		BLNC	111	A04	
AIRWAY	B	100	169	351		RUBY	108	E02	
ALABAMA	B	100	271	363		ONLS	75	B05	
ALABAMA POINT	B	100	561	357		BLNC	88		
ALABAMA POINT	B	582	571	363		BLNC	88		
ALAMO DR	B	100	143	357		MLPT	100	E04	
ALAN RD	B	100	561	361		BLNC	101	E02	
ALBERT CEMETERY RD	B	100	351	362		CRG	21	D05	
ALDINE	B	100	283	361		LVS	0		
ALEC RD	B	100	289	351		RUBY	107	C04	
ALEX CT	B	100	215	361		LVS	103	D04	
ALIBI LN	B	100	283	357		MLPT	100	D04	
ALLEN WOODS	B	100	179	363		ONLS	0		

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
ALLIGATOR RD	B	100	135	360	ONALASKA	ONLS	76	C01	
ALMITO	B	100	905	361		RUBY	0	D01	
ALMON WINFREY DR	B	100	495	355		SEGN	156	D01	
ALSTON CREEK LN	B	100	281	361		BLNC	88	C05	
ALTA VISTA DR	B	100	777	357		BLNC	100	C01	
ALTHEA BLVD	B	100	425	353		RUBY	117		
ALTO	B	100	313	361		LVS	0		
AMANDA LN	B	100	261	357		BLNC	99	A03	
AMBER LN	B	100	355	361		RUBY	104	E05	
AMELIA LN	B	100	179	357		BLNC	99	A03	
AMERINE RD	B	100	181	362		CRG	59	B01	
ANDERSON RD	B	100	435	361		LVS	114	C02	
ANDOVER LN	B	1300	1399	359	LIVINGSTON	LVS	102	D03	
ANDREA RD	B	100	201	356		GDRC	123	D05	
ANDREW JACKSON DR	B	100	1119	361		LVS	0		
ANDY GRIFFITH ST	B	100	197	354		SEGN	155	A03	
ANGUS	B	100	441	363		ONLS	62		
ANNA DR	B	100	647	361		BLNC	101	A04	
ANNAMARIE	B	100	165	361		BLNC	0		
ANNIE DR	B	100	287	362		CRG	43	B03	
ANNIE LN	B	100	279	353		RUBY	118	A01	
ANNIE WATTS RD	B	100	625	361		BLNC	78		
ANNS BLVD	B	100	397	357		MLPT	99	D02	
ANTELOPE ST	B	100	165	360	ONALASKA	ONLS	76	B01	
ANTOCH CHURCH RD	B	100	255	381		BLNC	0	D01	
ANTIQUE LN	B	100	203	361		LVS	104	E02	
ANTON	B	100	171	362		CRG	56	B03	
APACHE	B	100	185	363		ONLS	75		
APOLLO DR	B	100	985	357		MLPT	99		
APPLE GROVE	B	100	463	363		ONLS	76	C05	
APPLE TREE	B	100	293	363		ONLS	76	C05	
ARAPAHO	B	100	167	360	ONALASKA	ONLS	76	D02	
ARCENEAUX	B	100	481	361		BLNC	101	C03	
ARCHY RD	B	100	361	362		CRG	38	E04	
ARKANSAS RD	B	100	681	362		LVS	43		
ARLINGTON	B	100	335	361		LVS	113		
ARMADILLO LN	B	100	241	361		LVS	114		
ARMADILLO T	B	100	251	363		ONLS	0		
ARMITAGE DR	B	100	421	361		LVS	0		
ARROWHEAD DR	B	100	489	360	ONALASKA	LVS	76	D02	
ARROWHEAD DR	B	100	475	357		MLPT	100		
ARROWHEAD TRL	B	100	147	362		CRG	45	A01	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
ARTESIAN	B	100	325	363	ONALASKA	ONLS	76	B01	
ARYN LN	B	100	225	363		ONLS	52	C01	
ASH	B	100	151	363		ONLS	63	E02	
ASH BUTLER RD	B	100	267	361		RUBY	109		
ASH RD	B	100	213	362		CRG	44	B01	
ASH ST	B	100	147	361		LVS	113	C03	
ASH VALLEY	B	100	183	361		BLNC	102	A01	
ASHLEY	B	100	475	361		LVS	115		
ASHTON BEND	B	100	231	361		LVS	113	C04	
ASHWOOD RD	B	100	175	362		CRG	6	E03	
ASIA RD	B	100	499	362		CRG	32	A01	
ASPEN	B	100	351	363		ONLS	78		
ATLANTA	B	100	437	364		SEGN	0		
AUBIN LN	B	100	637	361		LVS	104	C01	
AUBREY	B	100	321	364		SEGN	154		
AUCTION LN	B	100	335	361		LVS	91	E01	
AUGUSTA	B	100	169	367		MLPT	100	B02	
AUSTIN	B	100	197	401	SEVEN OAKS	CRG	68	C02	
AUTRY LN	B	100	273	361		SEGN	127	E03	
AUTUMN LN	B	100	863	367		MLPT	99		
AYRES ST	B	100	251	362		CRG	23		
AZLE	B	100	845	362		CRG	46		
B & C RD	B	100	377	361		BLNC	91		
BACKYARD DR	B	100	219	361	LIVINGSTON	LVS	102	C01	
BACLIFF	B	100	269	351		RUBY	84	B05	
BACON RD	B	100	253	362		CRG	24	B05	
BADGEROW RD	B	100	313	360		ONLS	0		
BAGGETT RD	B	100	413	361		BLNC	91		
BAILEY TRL	B	100	381	363		ONLS	50		
BAILEY'S LN	B	100	187	363		RUBY	117		
BAKER DR	B	100	291	363		RUBY	117		
BAKER ST	B	100	437	366		GDRC	135	A02	
BAKERSFIELD	B	100	367	351		RUBY	95		
BALD EAGLE DR	B	100	245	363		RUBY	118	B01	
BALDWIN RD	B	100	283	362		CRG	44	B03	
BALETKA BLVD	B	100	428	363		RUBY	117		
BALL PARK RD	B	100	283	362		RUBY	131	D02	
BANBURY CIR	B	1400	1499	369	LIVINGSTON	LVS	102	D03	
BANDY DR	B	100	317	361		BLNC	101	B03	
BANKS CIR	B	100	199	369	LIVINGSTON	LVS	102	C04	
BANNISTER RD	B	100	223	362		CRG	43	B02	
BAR M RANCH RD	B	100	979	364		SEGN	0		

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
BAR N LN	B	100	319	361		LVS	0		
BARBARA TRL	B	100	325	353		RUBY	117		
BARCO	B	100	909	362		CRG	15		
BARLOW RD	B	100	185	203		CHES	47		C05
BAR-MAC RD	B	100	285	356		GDRC	123		D05
BARNETT LN	B	100	443	361		GDRC	123		B02
BARNEY ST	B	100	189	359	LIVINGSTON	LVS	113		A04
BARNEY W	B	100	185	353		RUBY	118		C01
BARNUM BLVD	B	100	2095	362		CRG	47		B03
BARRINGER RD	B	100	493	362		CRG	0		
BARRY DR	B	100	321	361		BLNC	101		
BARSTOW	B	100	347	362		CRG	45		B02
BARSTOW	B	100	269	363		ONLS	78		C04
BASIL	B	100	1403	351		RUBY	83		
BASKIN LOOP	B	100	117	360	ONALASKA	ONLS	76		C01
BASS RD	B	100	525	361		BLNC	100		A05
BASS ST	B	100	775	361		LVS	103		
BAXTER RD	B	100	309	357		MLPT	99		E03
BAY HAVEN BLVD	B	100	143	361		BLNC	111		B04
BAY OAKS	B	100	373	361		BLNC	111		B04
BAYBERRY DR	B	100	171	357		MLPT	89		E03
BAYSIDE ST	B	100	173	357		MLPT	100		C02
BAYWOOD DR	B	100	375	361		BLNC	111		B04
BEACHNUT DR	B	100	239	353		RUBY	118		B01
BEAGLE DR	B	100	189	361		BLNC	88		E04
BEAMON DR	B	100	317	203		CHES	48		C01
BEAR CREEK RD	B	100	415	355		SEGN	156		D01
BEAR TRACK TRL	B	100	6565	362		CRG	0		
BEARDS CROSSING	B	100	189	359	LIVINGSTON	LVS	102		D04
BEATTY AVE	B	100	219	356		GDRC	124		D03
BEAU LN	B	100	455	361		LVS	91		D02
BEAUTY SHOP RD	B	100	455	357		MLPT	100		B02
BEAVER RUN	B	100	251	361		LVS	103		
BEAVER TRL	B	100	303	354		SEGN	154		A04
BECK MEMORIAL	B	100	409	353		RUBY	118		B01
BECKER BLVD	B	100	439	353		RUBY	118		E03
BECKY DR	B	100	1107	361		LVS	104		A02
BEECH CREEK RD	B	100	235	353		RUBY	129		
BEECH DR	B	100	431	361		LVS	115		
BEECHCREEK WOOD	B	100	221	356		GDRC	146		B02
BEECHWOOD LN	B	100	135	363		ONLS	76		
BEGONIA	B	100	347	363		ONLS	50		D05
BELLADONNA DR	B	100							

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
BELLAIRE LN	B	100	241	361		LVS	126	C04	
BELLS	B	100	215	358	CORRIGAN	CRG	33	A01	
BEN LN	B	100	337	361		RUBY	116	A01	
BEN NELSON RD	B	100	1143	361		RUBY	0		
BENDING OAK LN	B	100	427	357		MLPT	99		
BENNETT DR	B	100	219	362		CRG	58	A03	
BENNY GRIFFIN RD	B	100	5219	351		RUBY	0		
BENNY GRIFFIN RD	B	5220	5239	352		RUBY	0		
BENTWOOD BEND	B	100	843	363		ONLS	63		
BERGMAN RD	B	100	635	356		GDRC	136	C01	
BERRY CIR	B	100	133	361		BLNC	102	A02	
BERRY KNOLL	B	100	283	361		LVS	126	E01	
BERRY LN	B	100	359	362		CRG	23		
BERTHA LOOP	B	100	427	361		LVS	114		
BERTS FARM RD	B	100	243	361		LVS	104	E03	
BESSIE DAVIS RD	B	100	217	363		ONLS	63		
BETH DR	B	100	311	357		BLNC	87	D02	
BETTY LN	B	100	213	353		RUBY	107	E02	
BETTY LOU	B	100	149	361		LVS	126	C04	
BEVERLY BLVD	B	100	699	363		ONLS	76	A02	
BIG FOOT WALLACE TRL	B	100	1191	355		SEGN	156	E02	
BIG LAKE DR	B	100	845	357		BLNC	88	D01	
BIG MAN RD	B	100	245	361		CRG	68	E02	
BIG OAK	B	100	397	363		ONLS	76	C05	
BILL BARRETT RD	B	100	1567	361		LVS	0		
BILL CLARKE LN	B	100	457	362		CRG	55	E01	
BILL GARSEE RD	B	100	541	362		CRG	44	A02	
BILL MONROE RD	B	100	483	354		SEGN	155	A02	
BILLY JACK LN	B	100	359	363		ONLS	76	B04	
BILNOSKI RD	B	100	207	361		LVS	127	A01	
BIRCH DR	B	100	469	363		ONLS	63	E02	
BIRCHFIELD RD	B	100	201	361		LVS	91	D01	
BIRCHFIELD RD	B	202	387	361		BLNC	91	D01	
BIRD LN	B	100	253	357		MLPT	100	D03	
BIRDSONG	B	100	145	357		MLPT	99	B01	
BISHOP	B	100	351	361		GDRC	124	A01	
BLACK BIRD DR	B	100	327	357		BLNC	100		
BLACK GUM ST	B	100	539	352		SEGN	0		
BLACK HAW	B	100	185	363		ONLS	63	E01	
BLACK LAKE LOOP	B	100	877	351		RUBY	107	C04	
BLACK OAK	B	100	167	363		ONLS	76	C05	
BLACK WALNUT	B	100	235	363		ONLS	76	C04	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
BLACKBERRY ST	B	100	485	363		ONLS	61	D05	
BLAIR RD	B	100	351	362		CRG	23	E04	
BLAKLEY DAIRY RD	B	100	183	361		LVS	0		
BLAKLEY DAIRY RD	B	184	307	361		BLNC	0		
BLOOMING DOGWOOD RD	B	100	351	203		CHES	48		
BLOSSOM LN	B	100	177	361		LVS	125	A03	
BLUE BOY LN	B	100	225	352		SEGN	151	A02	
BLUE FIN ST	B	100	241	357		BLNC	88	E01	
BLUE JAY	B	100	195	361		LVS	126	B01	
BLUE RIDGE DR	B	100	299	359	LIVINGSTON	LVS	102	E04	
BLUE XX EAST	B	100	265	357		BLNC	0		
BLUE XX EAST	B	280	265	361		BLNC	0		
BLUE XX WEST	B	100	363	357		BLNC	0		
BLUEBERRY ST	B	100	259	363		ONLS	61	D05	
BLUEBIRD DR	B	100	179	363	ONALASKA	ONLS	76	A01	
BLUEBIRD LN	B	100	555	363		ONLS	63	D04	
BLUEBONNET	B	100	721	363		ONLS	76	C05	
BLUEBONNET CIR	B	100	543	358	CORRIGAN	CRG	33	A04	
BLUEBONNET DR	B	100	313	363		ONLS	50	E04	
BLUEWATER RD	B	100	6529	352		SEGN	138		
BLUFF CREEK CEMETERY RD	B	100	171	361		RUBY	105		
BLUFF DR	B	100	315	357		BLNC	87	E03	
BO DR	B	100	239	362		CRG	23	E05	
BO PEEP	B	100	155	362		CRG	58		
BOAT DOCK ST	B	100	308	357		MLPT	99	D02	
BOB JOHNSON RD	B	100	329	362		CRG	44	C01	
BOB WILLS RD	B	100	743	354		SEGN	155	A03	
BOBBIE GENTRY RD	B	100	227	354		SEGN	155	A03	
BOBBY BAER RD	B	100	477	354		SEGN	155	A02	
BOBCAT TRL	B	100	443	353		RUBY	117	A03	
BOB-O-LINK ST	B	100	171	357		BLNC	99	A05	
BOBWHITE LN	B	100	355	361		MLPT	100		
BOGAN LN	B	100	189	366		GDRC	135	A01	
BOHEMIAN HALL RD	B	100	151	361		BLNC	112	C01	
BOLTON WAY	B	100	124	357		MEM	100	B02	
BOLTON WAY	E	100	124	357		MEM	100	B02	
BOLTON WAY WEST	O	101	125	357		MLPT	90	B02	
BOLTON WAY WEST	B	100	527	361		BLNC	90	D01	
BOND RD	B	100	1127	361		BLNC	91		
BOND ST	B	100	207	356	GOODRICH	GDRC	135	A03	
BONNIE BLUE LN	B	100	249	353		RUBY	118	B01	
BONNIE MAUDE BLVD	B	100	279	353		RUBY	118	A01	
BOONE RD	B	100	299	361		LVS	115	D02	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
BORGER	B	100	157	352		SEGN	141	E05	
BOWMAN DR	B	100	135	361		BLNC	100	D05	
BOYDS T	B	100	169	363		ONLS	63	A04	
BOYDS T S	B	100	185	363		ONLS	63	A04	
BRACEWELL CEMETERY RD	B	100	2301	361		LVS	104		
BRACKENRIDGE	B	100	1017	357		BLNC	0		
BRADLEY DR	B	100	875	353		RUBY	117	E03	
BRADSHAW	B	100	357	361		LVS	126	E02	
BRAFORD	B	100	367	363		ONLS	62		
BRAHMAN	B	100	499	363		ONLS	62		
BRAME DR	B	100	315	357		MLPT	99		
BRANCH DR	B	100	189	359	LIVINGSTON	LVS	113		
BRANCHWOOD DR	B	100	577	363		ONLS	63		
BRANDING IRON	B	100	411	357		MLPT	100		
BRANTLY DR	B	100	619	355		SEGN	156		
BRAZOS ST	B	134	183	359		LVS	226	A04	
BRAZOS ST	B	184	189	361		LVS	226	A04	
BRAZOS ST	B	100	133	359		LVS	226	A04	
BREEZE LN	B	100	519	357	LIVINGSTON	MLPT	100	B02	
BRENDA LN	B	100	173	353		RUBY	118		
BRENT RD	B	100	1307	361		CRG	80		
BRIAR WAY	B	100	499	359	LIVINGSTON	LVS	102	D03	
BRIARWOOD DR	B	100	389	356		GDRC	145	A05	
BRIDGE RD	B	100	305	361		BLNC	79	A03	
BRIDGECROSSING	B	100	231	363	ONALASKA	ONLS	75	C04	
BRIDGELANDING	B	286	499	360	ONALASKA	ONLS	75	C04	
BRIDGELANDING	B	100	285	363	ONALASKA	ONLS	75	C04	
BRIDGEPARK	B	138	173	360	ONALASKA	ONLS	75		
BRIDGEPARK	B	100	137	363	ONALASKA	ONLS	75	C04	
BRIDGEPOINT	B	100	137	360	ONALASKA	ONLS	75	C04	
BRIDGEPOINT	B	138	185	363	ONALASKA	ONLS	75	C04	
BRIDGEVIEW DR	B	100	227	360	ONALASKA	ONLS	75	B04	
BRIDGEVIEW DR	B	568	791	360	ONALASKA	ONLS	75	C04	
BRIDGEVIEW DR	B	228	567	363	ONALASKA	ONLS	75	B04	
BRIDGEWATER	B	100	171	363	ONALASKA	ONLS	61	E04	
BRIDGEWAY	B	100	203	363	ONALASKA	ONLS	75	C04	
BRIDGEWOOD	B	100	145	363	ONALASKA	ONLS	75	C04	
BRIEN CIR	B	100	205	363	ONALASKA	ONLS	76	A02	
BRINWOOD PL	B	1200	1289	359	LIVINGSTON	ONLS	102	C05	
BRISTOL	B	100	491	361		LVS	103	E03	
BRITTANY LN	B	100	189	359	LIVINGSTON	LVS	113	A03	
BROADDUS	B	100	483	362		CRG	13	E01	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
BROCK AVE	B	400	1099	359	LIVINGSTON	LVS	0		
BROCK RD	B	100	519	361		LVS	114	C02	
BROKEN ARROW	B	100	133	356		GDRC	135	C05	
BROKEN ARROW	B	100	239	363		ONLS	75	B05	
BROKEN ARROW MARINA	B	100	333	363		ONLS	63		
BROKEN ARROW TRL	B	100	561	357		MLPT	100		
BROKEN ARROW TRL	B	562	565	361		MLPT	100	D04	
BROKEN BOW	B	100	141	356		GDRC	124	D03	
BROKEN BRANCH	B	100	479	361		LVS	128		
BROOK TREE	B	100	141	361		BLNC	111	B04	
BROOKHAVEN PATH	B	100	475	357		MLPT	100		
BROOKS RD	B	100	1423	362		CRG	0		
BROOKS RD N	B	100	419	362		CRG	20	C05	
BROOKVIEW DR	B	100	221	358		GDRC	145	A05	
BROWN AVE	B	100	223	363		ONLS	76		
BROWN RD	B	100	215	361		BLNC	90	D01	
BROWN RD	B	100	307	362		CRG	23	A03	
BROWN WOLF TRL	B	100	385	361		BLNC	101	B03	
BROWNWOOD TRL	B	100	273	361		BLNC	101	E05	
BRUCE ST	B	100	183	357		MLPT	99	E03	
BRYAN	B	170	173	362		CRG	23	C01	
BRYAN	B	100	189	358		CRG	23	C01	
BRYAN RD	B	100	1415	355		SEGN	157		
BRYANT HUBERT ST	B	100	349	358		CRG	33	A03	
BRYANT RD	B	100	725	362		CRG	46	A05	
BUBBA	B	100	275	353		RUBY	118	C05	
BUBBA H	B	100	423	362		CRG	47		
BUCK	B	100	121	380		ONLS	0		
BUCK MURPHY LN	B	100	439	353		RUBY	118	E03	
BUCK OWENS RD	B	100	295	354		SEGN	155	A03	
BUCKETE	B	100	259	363		ONLS	63	E02	
BUCKSHOT AVE	B	400	457	358	CORRIGAN	CRG	0		
BUD JONES RD	B	100	351	362		CRG	20		
BUDDY BROWN RD	B	100	777	352		SEGN	160		
BUDDY LLOYD RD	B	100	1757	352		RUBY	0		
BUDDY PURVIS LN	B	100	5645	362		CRG	0		
BUFFALO CT	B	100	549	357		MLPT	100	E04	
BUFFALO RUN	B	100	399	353		RUBY	0		
BUFFALO ST	B	100	189	380	ONALASKA	ONLS	76	B01	
BUFFALO SUBDV	B	100	961	361		LVS	127	C01	
BULL RUN	B	100	273	361		LVS	115		
BULL ST	B	100	281	363		ONLS	65		

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
BULLNETTLE HILL RD	B	100	729	362		CRG	45		
BULLY HILLS	B	100	459	363		ONLS	65		
BULLYARD	B	100	767	363		ONLS	65		
BURCH	B	100	337	401	SEVEN OAKS	CRG	68	C02	
BURCHFIELD DR	B	100	603	361		BLNC	100	D06	
BURKS RD	B	100	565	361		LVS	104		
BURNET	B	100	273	362		CRG	44	D01	
BURNETT TRL	B	100	243	353		RUBY	0		
BURNS LN	B	100	291	363		ONLS	52		
BURRIS DR	B	100	637	363		ONLS	77	E01	
BUS LN	B	100	251	361		LVS	90	E06	
BUSH ST	B	100	239	361		BLNC	90	E01	
BUSHY TRL	B	100	311	354		SEGN	155		
BUTLER	B	100	539	360	ONALASKA	ONLS	76	B02	
BUTLER LN	B	100	191	362		CRG	44	B02	
BUTLER RD	B	100	919	351		RUBY	0		
BUTTERCUP	B	100	129	357		BLNC	88		
BUTTERNUT	B	100	375	361		BLNC	111	B04	
BYRD RD	B	100	1831	361		LVS	0		
C T JONES RANCH RD	B	100	183	361		CRG	0		
CABLE ST	B	100	171	363		ONLS	63	E01	
CADDO	B	100	143	351		RUBY	108	C02	
CAIN RD	B	100	397	352		SEGN	141		
CALDWELL	B	100	261	357		MLPT	99	C01	
CALDWELL ST	B	100	199	357		BLNC	88	C01	
CALICO LN	B	1400	1499	359	LIVINGSTON	LVS	102	D03	
CALL	B	100	241	361		LVS	114	E04	
CAMDEN CEMETERY RD	B	100	393	362		CRG	57	A06	
CAMP	B	100	821	401	SEVEN OAKS	CRG	68	B03	
CAMP	B	886	893	401	SEVEN OAKS	CRG	68	B02	
CAMP	B	822	885	402	SEVEN OAKS	CRG	68	B02	
CAMP RUBY RD	B	100	3783	353		RUBY	118		
CAMP SEALE RD	B	100	5293	352		SEGN	0		
CAMPBELL RD	B	100	703	362		CRG	0		
CAMPBELLWOOD DR	B	100	199	359	LIVINGSTON	LVS	102	D06	
CAMPGROUND RD	B	100	1449	351		RUBY	108	D02	
CANDLELIGHT LN	B	100	577	357		MLPT	99		
CANDY LN	B	100	437	354		SEGN	0		
CANEY CREEK DR	B	100	835	363		ONLS	0		
CANEY EXT	B	100	971	203		CHES	60		
CANNON RD	B	100	423	363		ONLS	52		
CANOOT TRL	B	100	405	353		RUBY	117		

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
CANVASBACK COVE	B	100	265	357		MLPT	99	D02	
CANYON PARK LN	B	100	317	363		ONLS	75	A04	
CAPTAINS LN	B	100	469	363		ONLS	76	B04	
CARDINAL DR	B	100	199	359	LIVINGSTON	LVS	113	A03	
CARE CENTER DR	B	100	289	361		LVS	126		
CARIBOU ST	B	100	437	360	ONALASKA	ONLS	76	C01	
CARL SMITH	B	100	411	354		SEGN	155	A04	
CARL TAYLOR DR	B	100	521	361	LIVINGSTON	LVS	0		
CARLUSLE RD	B	100	261	353		RUBY	106	E05	
CARMONA RD	B	100	3609	362		CRG	20		
CAROLCREST LN	B	100	457	357		MLPT	99	E04	
CAROLYN DR	B	100	521	361		LVS	103		
CARRIAGE COVE	B	100	185	361		LVS	113		
CARRINGTON CEMETERY RD	B	1286	1491	361		CRG	68		
CARRINGTON CEMETERY RD	B	100	1285	401	SEVEN OAKS	CRG	68		
CARSON ROBERSON RD	B	100	433	354		SEGN	155	A03	
CARTER	B	100	199	359	LIVINGSTON	LVS	113	A05	
CARTER DR	B	100	693	362		CRG	57	A04	
CARTERS DR	B	100	481	361		BLNC	101		
CARTHAGE	B	100	301	361		CRG	67	D03	
CASH RD	B	100	201	362		CRG	45	D04	
CASSITY	B	100	283	361		LVS	103		
CASTLE ST	B	100	183	361		GDRG	124	A03	
CASTLEWOOD RD	B	100	2103	361		LVS	91		
CATALINA DR	B	100	363	363		ONLS	50	E04	
CATALINA DR E	B	100	223	363		ONLS	50	E04	
CATALINA DR E	B	100	369	363		ONLS	50		
CATALPA ST	B	100	139	363		ONLS	82	E01	
CATFISH ALLEY	B	100	187	361		BLNC	101	A05	
CATFISH HOLE RD	B	100	208	362		CRG	23	E05	
CATHY LOU LN	B	100	183	363		ONLS	76		
CATHY PATH	B	100	127	363		ONLS	76		
CAVENNE	B	100	915	352		SEGN	148	C04	
CCC RD	B	100	291	362		DBLL	4	A01	
CEDAR	B	100	213	363		ONLS	63	E02	
CEDAR FOREST LN	B	100	537	362		CRG	6	E03	
CEDAR GROVE	B	100	637	361		BLNC	78		
CEDAR HILL DR	B	100	247	357		MLPT	0		
CEDAR LAKE DR	B	100	327	361		MLPT	111	B04	
GEDAR LN	B	100	893	357		BLNC	88	B01	
GEDAR LN	B	100	155	357		BLNC	88	E01	
GEDAR PINE	B	100	1129	363		ONLS	76	C05	
GEDAR POINT DR	B	100							

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
CEDAR POINT DR S	B	100	123	363		ONLS	76	C03	
CEDAR RIDGE	B	100	367	357		BLNC	88		
CEDAR SPRINGS	B	100	1023	362		CRG	70		
CEDAR VALLEY RD	B	100	543	357		BLNC	88		
CELESTE DR	B	100	289	363		ONLS	77	E01	
CELESTE DR	E	270	326	363		ONLS	77	E01	
CELESTE DR	O	271	327	363		ONLS	77	E01	
CENTER GROVE RD	B	100	1227	351		RUBY	0		
CHAIN RD	B	100	1201	357		BLNC	88		
CHAMMOIS ST	B	100	175	360	ONALASKA	ONLS	76	B01	
CHAMPION CT	B	100	125	357		MLPT	100	B01	
CHAMPION WAY	B	100	273	357		MLPT	100	B02	
CHAPPARRAL RANCH RD	B	100	429	362		DBLL	5	B03	
CHAPMAN	B	100	225	362		CRG	56	B02	
CHARBRA	B	100	257	363		ONLS	62	E02	
CHARLENES TRL	B	100	287	353		RUBY	117		
CHARLES KEYES LN	B	100	291	355		SEGN	156		
CHARLIE ADAMS DR	B	100	703	361		ONLS	65	A02	
CHARLIE LOUVIN	B	100	495	354		SEGN	155		
CHARLIE PRIDE DR	B	100	763	354		SEGN	155		
CHAROLAIS	B	100	299	363		ONLS	62	E02	
CHATFIELD	B	100	183	362		CRG	70	B04	
CHATHAM TRL	B	100	367	361		BLNC	112	C01	
CHATTANOOGA CT	B	100	219	361		LVS	115	A02	
CHATTANOOGA RUN	B	100	591	361		LVS	115	A02	
CHECKMATE	B	100	345	361		GDRC	124	A04	
CHELSEA LN	B	212	235	363		ONLS	150	B05	
CHELSEA LN	B	100	211	360	ONALASKA	ONLS	150	B05	
CHELSEA LN	B	236	361	360	ONALASKA	ONLS	150	B05	
CHEROKEE FOREST LN	B	100	479	357		MLPT	100		
CHEROKEE LN	B	100	677	363		ONLS	75		
CHEROKEE TRL	B	100	607	353	ONALASKA	RUBY	118	B02	
CHEROKEE VILLAGE	B	100	309	360		ONLS	76		
CHERRY SPRING	B	100	241	352		SEGN	151		
CHERRY TREE	B	100	283	363		ONLS	76		
CHERRYWOOD	B	100	247	356		GDRC	145	A05	
CHESTER 100	B	100	351	203		CHES	48	C01	
CHICK-A-DEE ST	B	100	199	359	LIVINGSTON	LVS	102	E04	
CHICKEN LN	B	100	997	401	SEVEN OAKS	CRG	0		
CHIEF KINA LOOP RD	B	100	997	351		RUBY	0		
CHINA BERRY ST	B	100	503	363		ONLS	61	D05	
CHINA GROVE	B	100	557	362		CRG	56		

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STREET	SIDE	LOW	HIGH	ESN	CTY	EXCHANGE	PAGE	GRID	COMMENT
CHINQUINPIN LN	B	100	167	356		GDRC	124	D04	
CHISHOLM TRL	B	100	389	361		BLNC	112		
CHOCTAU	B	100	257	363		ONLS	75	B05	
CHRISBRENT DR	B	100	685	361		BLNC	100	A04	
CHRISTIAN TRL	B	100	161	363		ONLS	50	D05	
CHRISTIE LEE LN	B	100	169	356		GDRC	125		
CHRISTOVAL	B	100	147	362		CRG	69	A04	
CHUCKWAGON	B	100	307	357		MLPT	100	E04	
CHURCH RD	B	100	391	203		CHES	47	C05	
CHURTON RD	B	100	491	361		LVS	104		
CIRCLE BELL	B	100	255	361		BLNC	100	D05	
CIRCLE DR	B	100	159	356		GDRC	146	B01	
CIRCLE DR	B	100	393	363		ONLS	76	D01	
CISCO	B	100	275	362		CRG	44	C01	
CLAIREMONT	B	100	229	361		LVS	104		
CLAMON SUBDIVISION	B	100	449	351		RUBY	84	A05	
CLAMONS PARK DR	B	100	219	361		BLNC	101		
CLAN CAMPBELL RD	B	100	151	361		BLNC	112	D01	
CLARENCE MC QUEEN RD	B	100	1089	362		CRG	0		
CLARK RD NORTH	B	100	431	362		CRG	55		
CLARK SPRINGS ST	B	100	417	363		RUBY	117	B05	
CLAY ST	B	100	143	360	ONALASKA	RUBY	117		
CLAYTON LN	B	100	331	352		ONLS	76	C01	
CLEAR WATER DR	B	100	257	361		RUBY	131	D01	
CLEARSTREAM LN	B	100	563	361		GDRC	123		
CLEBURN SWILLEY RD	B	100	529	361		LVS	103	A03	
CLEOPHAS LN	B	100	223	362		ONLS	0		
CLIFFSIDE	B	100	165	361		CRG	58		
CLINT RD	B	100	365	362		BLNC	91	C02	
CLOVER	B	100	133	363		CRG	43	C03	
CLOVERDALE	B	100	527	357		ONLS	78	D05	
CLOVERLEAF LN	B	100	333	357		BLNC	100	C01	
CLOVER AVE	B	100	323	357		MLPT	100	B02	
CLOWER AVE	B	100	289	361		LVS	101		
CLYDE OATES RD	B	100	351	358	CORRIGAN	LVS	114		
COBB ST	B	100	199	359	LIVINGSTON	LVS	32		
COCHRAN BLVD	B	100	469	356		GDRC	0		
COCHRAN RANCH RD	B	100	100	356		LVS	134	B04	
COCKRELL ST	B	100	351	358	CORRIGAN	CRG	32		
POFFMAN LN	B	100	155	361		LVS	114		
COLABE RD	B	100	1117	351		RUBY	108	C01	
COLEMAN AVE	B	100	199	359		LVS	113	A05	
COLFAX	B	100	177	362	LIVINGSTON	CRG	45	A01	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
COLITA LOOP	B	100	4049	363		ONLS	0		
COLLIN ST	B	100	223	361		RUBY	104	E05	
COLONY RD	B	100	223	362		CRG	56		
COLT RD	B	328	363	359		LVS	102	A05	
COLT RD	B	368	389	359		LVS	102	A05	
COLT RD	B	360	573	361		LVS	102	A05	
COLT RD	B	100	327	359	LIVINGSTON	LVS	102	A05	
COLT RD	B	364	367	359	LIVINGSTON	LVS	102	A05	
COMFORT	B	100	153	361		CRG	68		
COMMANCHE DR	B	100	265	363		ONLS	75	B05	
COMMERCE LN	B	100	199	359	LIVINGSTON	LVS	113	A03	
COMMODORE DR	B	100	117	357		BLNC	99	B01	
COMMODORE DR	B	118	1095	357		MLPT	99	B01	
COMMUNITY DR	B	100	1099	362		CRG	58	A02	
CONARD	B	100	361	355		SEGN	158	D02	
CONCHOS RD	B	112	167	361		CRG	68	C03	
CONCHOS RD	B	100	111	401	GOODRICH	CRG	68	C03	
CONES BLVD	B	100	417	361		CRG	81		
CONESTOGA TRL	B	100	1335	363		RUBY	117	A04	
CONNIE SMITH RD	B	100	221	354		SEGN	155	A03	
CONNIE ST	B	100	341	361		BLNC	100		
COOKS TRL	B	100	311	353		RUBY	117	B05	
COPPER COVE	B	100	285	357		BLNC	88		
COPPERHEAD	B	100	147	360		ONLS	76	C01	
CORKEY DR	B	100	209	357		MLPT	99	C01	
CORRIGAN HEIGHTS	B	100	833	362		CRG	23		
CORRY JONES	B	100	317	361	ONALASKA	CRG	81	A01	
COTTON HILL RD	B	100	337	357		MLPT	100		
COTTON RUN	B	100	385	361		LVS	115	A04	
COTTONWOOD	B	100	249	363		ONLS	63	D01	
COTTONWOOD N	B	100	133	363		ONLS	63		
COTTONWOOD ST	B	100	203	356		GDRC	134	A02	
COUNTRY CHARM	B	100	349	361		LVS	104		
COUNTRY DOGWOOD LN	B	100	153	361		LVS	104	D01	
COUNTRY LN	B	100	185	357		MLPT	99	E05	
COUNTRYWOOD DR	B	100	311	361		LVS	104	D01	
COUNTY LINE	B	100	2597	203		CHES	59		
COUNTY LINE RD	B	100	6557	351		RUBY	0		
COUNTY LINE RD	B	6558	8667	352		RUBY	121		
COUNTY LINE RD NORTH	B	2958	6649	362		CRG	0		
COUNTY LINE RD NORTH	E	100	2956	362		BDLL	4	C03	
COUNTY LINE RD NORTH	O	101	2957	362		DBLL	4	C03	

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STREET	SIZE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRND	COMMENT
COUNTY LINE RD SOUTH	B	100	3225	355		SEGN	157	A04	
COUNTY LINE RD SOUTH	B	3226	3561	355		GDRC	156		
COUNTY RD	B	100	1949	356		GDRC	145	B05	
COUNTY RD	B	100	459	363		ONLS	61		
COUSHATTA	B	100	239	363		ONLS	75	B06	
COUSHATTA TRL	B	100	567	353		RUBY	118	B01	
COVENTRY DR	B	100	319	357		MLPT	99	D03	
COWAN LN	B	100	311	361		LVS	115		
COWAY RD	B	100	631	361		BLNC	88	C05	
COX RD	B	110	878	362		SEGN	149		
COX RD	B	100	109	355		SEGN	149		
COY DODSON RD	B	100	189	358		GDRC	135	B05	
COY OLIVER LN	B	100	583	361		LVS	126		
COYOTE RD	B	100	289	355		SEGN	156	C02	
CRAGER RD	B	100	271	361		LVS	104	D02	
GRAIN ST	B	100	251	358	CORRIGAN	CRG	32		
GRAVEY AVE	B	500	799	359	LIVINGSTON	LVS	102	D03	
GREE LN	B	100	163	357		BLNC	87	D02	
GREEK BEND DR	B	100	515	361		BLNC	90	B02	
GREEK DR	B	100	467	360	ONALASKA	ONLS	78	C02	
GREEK WOOD HILL	B	100	523	358		GDRC	0		
GREEKLAKE DR	B	100	1361	363		ONLS	76	A01	
GREEKRIDGE DR	B	100	783	358		GDRC	124	D03	
GREEKSIDE DR	B	100	837	363		ONLS	82	E01	
GREEKSIDE HARBOR	B	100	283	360	ONALASKA	ONLS	76		
GREEKSIDE LN	B	100	201	361		LVS	0		
GREEL RD	B	100	511	353		RUBY	106		
GREST LN	B	100	329	350		ONLS	152	D01	
GREST LN	B	390	341	363		ONLS	152	D01	
GRESTVIEW DR	B	100	559	361		LVS	113		
GROOKED CREEK RD	B	100	273	356		GDRC	124	C04	
GROSS TIMBERS	B	100	801	361		LVS	126	E02	
GROW	B	100	133	363		ONLS	75	B04	
GROWN POINT	B	100	179	357		BLNC	88	D01	
CRYSTAL CREEK DR	B	100	405	361		LVS	103	A03	
CRYSTAL LAKES E	B	100	151	361		LVS	103	D05	
CRYSTAL LAKES W	B	100	167	361		LVS	103	D04	
CRYSTAL WOOD DR	B	100	205	361		LVS	0		
CURRAN DR	B	100	231	357		MLPT	99	C01	
CURRY ST	B	100	231	363		ONLS	76	C04	
CYPRESS	B	100	363	363		ONLS	76	B02	
CYPRESS RD	B	100	371	363	ONALASKA	ONLS	76	B02	
CYPRESS RD	B	399	399	357		MLPT	99	B01	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
D J	B	100	147	353		RUBY	118	D05	
D J RD	B	100	163	362		CRG	56		
DACOSTA	B	100	141	351		RUBY	108	C02	
DAFFODIL	B	100	281	363		ONLS	76	B03	
DAISY DR	B	100	387	357		MLPT	100	A04	
DALE EVANS RD	B	100	493	354		SEGN	155		
DALHART	B	100	213	362		CRG	56		
DALLARDSVILLE RD	B	100	821	361		LVS	114	E05	
DAMASCUS WOODS	B	100	629	362		CRG	6	E03	
DAN RD	B	100	339	203		CHES	47		
DANIEL BOONE RD	B	100	523	363		BLNC	88	A02	
DANCING FLAME	B	100	897	361		LVS	126		
DANNY	B	100	193	353		RUBY	118		
DANS RETREAT	B	100	165	363		ONLS	50	E03	
DAPHNEA DR	B	100	217	362		CRG	23	E05	
DARDEN CEMETERY RD	B	100	287	203		CHES	47	C04	
DARDEN CIR	B	100	297	203		CHES	47	C05	
DARDEN RD	B	1784	5561	353		RUBY	105		
DARDEN RD	B	100	1783	361		RUBY	0		
DARDEN RD	B	5562	7563	361		RUBY	0		
DARDEN RD EAST	B	100	3173	203		CHES	47	C05	CHANGED FROM DARDEN RD 08/22/
DAVENPORT DR	B	100	487	357		MLPT	88		
DAVID HON RD	B	100	481	351		RUBY	0		
DAVIS LOOP	B	3144	5459	351		RUBY	0		
DAVIS LOOP	B	220	1437	361		CRG	0		
DAVIS LOOP	B	1438	3143	361		RUBY	0		
DAVIS LOOP	B	100	219	362		CRG	0		
DAVIS RD	B	100	1429	361		LVS	137	A04	
DAVISVILLE RD	B	100	593	353		RUBY	0		
DAWN LN	B	100	213	357		MLPT	98	D05	
DAYCARE RD	B	100	347	351		RUBY	107	C04	
DAYTON	B	100	327	361		RUBY	116	A01	
DE LA MORTON STE	B	100	598	359	LIVINGSTON	LVS	102	D05	
DE SHAZO RD	B	100	408	361		CRG	88	E02	
DEAD END RD	B	100	929	351		RUBY	108		
DEAF SMITH RD	B	100	213	362		CRG	43	B03	
DEANE DR	B	100	245	353		RUBY	118	B01	
DEASON RD	B	100	413	362		CRG	25		
DEBBIE CT	B	100	149	361		LVS	103	E04	
DEBBIE VILLAGE II	B	100	265	361		BLNC	100	A05	
DEBBIES BLVD	B	100	319	353		RUBY	117		
DEBOW DR	B	100	165	361		BLNC	100	D05	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
DEEP COVE DR	B	100	215	357		MLPT	99	E04	
DEEP SKY	B	274	297	357		BLNC	88	A02	
DEEP SKY	B	100	273	363		BLNC	88	A02	
DEEP WATER DR	B	100	229	357		MLPT	99	C01	
DEEP WOODS LN	B	100	565	357		MLPT	99	E03	
DEER COUNTRY RD	B	100	863	203		CHES	48	C01	
DEER HARBOR TRL	B	100	155	360	ONALASKA	ONLS	76		
DEER PATH	B	100	161	357		MLPT	100	C03	
DEER RIDGE DR	B	100	809	363		ONLS	77	E02	
DEER RUN RD	B	100	965	203		CHES	48	C01	
DEER RUN RD	B	100	563	357		MLPT	100	C04	
DEER TRL	B	100	331	363		ONLS	61	D05	
DEER TRL	B	100	449	357		BLNC	100	C01	
DEERFIELD	B	100	155	356		GDRC	124	D03	
DEERSLOPE CT	B	100	179	363		ONLS	50	E04	
DEERSTAND CT	B	100	135	360	ONALASKA	ONLS	76	C01	
DEERWOOD ST	B	100	135	360		ONLS	23	B02	
DEL RIO	B	100	225	362		CRG	0		
DEL RIO AVE	B	100	185	361		BLNC	63	B01	
DELAFOSSA CEMETERY RD	B	100	1871	363		ONLS	99	C01	
DELBASTY DR	B	100	197	357		MLPT	158	D02	
DELLA DR	B	100	385	355		SEGN	103	E01	
DENISE DR	B	100	241	362	LIVINGSTON	CRG	23	B03	
DENNIS AVE	B	100	499	359		LVS	43	E01	
DENTON RD	B	100	269	362		CRG	34	E01	
DERBY	B	100	171	362		CRG	101	A04	
DESHOTEL AVE	B	100	175	361		BLNC	156	C01	
DEVEREAUX TRL	B	100	1437	355		SEGN	148	C01	
DEVILS PASS	B	100	263	356		GDRC	146	C01	
DEVILS RD	B	100	529	356		GDRC	146	C01	
DEVILS RD	E	100	152	356		GDRC	146	C01	
DEVILS RD	O	101	153	356		GDRC	146	C01	
DEVILS RD	B	100	233	363		ONLS	76	D05	
DEWBERRY	B	100	221	361		BLNC	0		
DIAMOND LIL STRIP	B	100	191	361		BLNC	101	D01	
DIANNE DR	B	100	347	357		MLPT	100	D03	
DICK	B	100	1049	362		CRG	6	A05	
DICK SKINNER RD	B	100	563	357		BLNC	99	A04	
DICKENS LANDING DR	B	100	749	362		RUBY	131		
DICKENS NORTH	B	100	341	361		BLNC	0		
DICKENS OAKS WEST	B	100	1479	361		BLNC	131		
DICKENS RANCH RD	B	100	621	362		RUBY	131		
DICKENS SOUTH	B	100	369	362		RUBY	131	D03	
DICKENS SUBDIVISION DR	B	100							

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
DILLON RD	B	100	2791	352		RUBY	0		
DIXIE LN	B	100	211	354		SEGN	154	A04	
DOBBIN	B	100	259	361		CRG	0		
DODD RD	B	100	278	361		LVS	104	A01	
DODGE LN	B	100	123	362		CRG	23	E02	
DOGWOOD	B	100	523	363		ONLS	63	B04	
DOGWOOD CIR	B	100	623	358	CORRIGAN	CRG	33		
DOGWOOD FOREST TRL	B	100	257	361		LVS	104		
DOGWOOD HILL RD	B	100	259	361		LVS	103		
DOGWOOD LAKE DR	B	100	307	353		RUBY	129	A02	
DOGWOOD LN	B	100	181	356		GDRG	146	B02	
DOGWOOD LN	B	100	499	359		LVS	103	E02	
DOGWOOD ST	B	100	425	358	LIVINGSTON	GDRG	134	A02	
DOLLY PARTON RD	B	100	307	354		SEGN	155	A02	
DOMINY LN	B	100	189	361		GDRG	124		
DON REILY DRAG	B	100	671	361		BLNC	100	A05	
DONNA DR	B	100	325	357		BLNC	87	E02	
DONNIS DR	B	100	201	361		BLNC	88	C05	
DORRIS RD	B	100	471	362		CRG	45	B01	
DOSS	B	100	479	362		CRG	34	E01	
DOUBLE A LAKES	B	100	565	353		RUBY	118		
DOUG ADDRESS LN	B	100	511	363		ONLS	78	B05	
DOUGLAS CT	B	100	189	359		LVS	102	D05	
DOUGLAS-NUGENT RD	B	100	727	361	LIVINGSTON	BLNC	101	B03	
DOUSAY	B	100	189	361		BLNC	90	D02	
DOVE ISLAND	B	100	839	363		ONLS	76	C04	
DOVE LN	B	100	227	361		CRG	81	B02	
DREWS LANDING RD	B	100	975	356		GDRG	145	A04	
DRIFTWOOD DR	B	100	579	356		GDRG	145		
DRISKELL LN	B	124	901	351		RUBY	131		
DRISKELL LN	B	100	123	352		RUBY	131		
DUDE DR	B	100	183	361		BLNC	112	B02	
DUFF RD	B	2960	2859	361		RUBY	0		
DUFF RD	B	100	5765	361		LVS	0		
DUFREE DR	B	100	359	362		CRG	43	B03	
DUKE LN	B	100	225	354		SEGN	154	A04	
DUNCAN STANFORD DR	B	100	181	363		ONLS	78	E02	
DUSTY TRL	B	100	299	352		SEGN	0		
E WIMBERLY DR	B	100	143	361		BLNC	100	D05	
E 1ST ST	B	100	157	358	CORRIGAN	CRG	23	E01	
E 1ST ST	B	300	357	358	CORRIGAN	CRG	23	E01	
E 2ND ST	B	2800	2999	358		CRG	0		

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
E 2ND ST	B	100	2839	358	CORRIGAN	CRG	33	A01	
E 3RD ST	B	100	163	358	CORRIGAN	CRG	33	A01	
E 3RD ST	B	200	261	358	CORRIGAN	CRG	33	A01	
E 4TH ST	B	100	163	358	CORRIGAN	CRG	33	A01	
E 4TH ST	B	200	261	358	CORRIGAN	CRG	33	A01	
E 4TH ST	B	100	199	359	LIVINGSTON	LVS	102	C05	
E ABBEY ST	B	100	699	359	LIVINGSTON	LVS	102	D05	
E ALLIE BEAN	B	100	299	359	LIVINGSTON	LVS	102	B05	
E AUSTIN AVE	B	100	243	360	ONALASKA	ONLS	75	C05	
E B ST	B	100	199	359	LIVINGSTON	LVS	102	C05	
E BARNUM LOOP	B	100	1979	362		CRG	0		
E BEAR CREEK LOOP	B	100	1089	351		RUBY	107		
E BEAUMONT AVE	B	100	305	360	ONALASKA	ONLS	75	C05	
E BEAVER RD	B	100	285	351		RUBY	107		
E BEN FRANKLIN	B	200	233	362		CRG	23	E01	
E BEN FRANKLIN	B	100	155	358	CORRIGAN	CRG	23	E01	
E BEN FRANKLIN	B	234	417	358	CORRIGAN	CRG	23	E01	
E BEN FRANKLIN	B	100	289	359	LIVINGSTON	LVS	102	B05	
E C ST	B	100	399	359	LIVINGSTON	LVS	102	D05	
E CALHOUN ST	B	100	1431	203		CHES	60	B02	
E CANEY LOOP	B	100	3989	361		LVS	0		
E CAPPS RD	B	100	721	363		ONLS	62	E03	
E CATTLE DR	B	400	499	359	LIVINGSTON	LVS	102	E05	
E CENTER ST	B	100	1199	359	LIVINGSTON	LVS	102	D05	
E CHURCH ST	B	100	1755	351		RUBY	71		
E CLAMON COUNTRY RD	B	300	745	359	LIVINGSTON	LVS	102	C05	
E CLARK ST	B	100	215	360	ONALASKA	ONLS	75	C05	
E COMMERCIAL AVE	B	100	299	359	LIVINGSTON	LVS	102	D05	
E DENHAM ST	B	100	285	361		LVS	128		
E DOVE	B	100	399	359	LIVINGSTON	LVS	102	C05	
E FEAGIN ST	B	192	2217	356		GDRC	270	A04	
E FM 1988	B	2216	3637	356		LVS	125		
E FM 1988	B	3638	5285	361		LVS	0		
E FM 1988	B	100	191	356	GOODRICH	GDRC	270	A04	
E FM 942	B	100	4617	351		RUBY	83		
E FM 942	B	4818	6371	362		RUBY	0		
E FM 942	B	6372	8107	362		CRG	58	E04	
E FRONT ST	B	100	153	358	CORRIGAN	CRG	23	E01	
E FRONT ST	B	200	285	358	CORRIGAN	CRG	23	E01	
E GARNER ST	B	100	399	359	LIVINGSTON	LVS	102	E05	
E GEORGE JONES RD	B	100	527	354		SEGN	155	A03	
E HICKORY COVE	B	100	227	363		ONLS	63	E01	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
E HIGHLAND DR	B	100	545	361		LVS	103	D05	
E HOUSTON AVE	B	100	245	360	ONALASKA	ONLS	75	C05	
E IKE TURNER	B	100	199	361		BLNC	80	D02	
E J COCKRELL RD	B	100	359	362		CRG	23	D02	
E JULIA BELLE DR	B	100	217	357		MLPT	99		
E KIMBERLY	B	100	251	357		MLPT	99	C02	
E LAKE VILLAGE DR	B	100	1013	361		LVS	113	D03	
E LONE OAK RD	B	100	215	363		ONLS	75	A05	
E LUMBERMANS RD	B	100	525	363		ONLS	0		
E MARY ST	B	100	199	359	LIVINGSTON	LVS	102	E05	
E MC CONNICO RD	B	100	451	351		RUBY	108		
E MILAM ST	B	100	399	359	LIVINGSTON	LVS	102	D05	
E MILL ST	B	100	499	359	LIVINGSTON	LVS	102	D05	
E MIMOSA DR	B	100	1099	359	LIVINGSTON	LVS	102	C05	
E MOONLIGHT DR	B	100	263	360	ONALASKA	ONLS	76		
E NORTH ST	B	100	599	359	LIVINGSTON	LVS	102	C05	
E OAK LEE DR	B	100	257	363		LVS	102		
E OAK SHADOWS	B	284	307	363		ONLS	63	E02	
E OAK SHADOWS	B	104	283	360	ONALASKA	ONLS	152	A02	
E OAK SHADOWS	B	308	329	360	ONALASKA	ONLS	152	A02	
E OAK SHADOWS	B	100	103	363	ONALASKA	ONLS	76	A02	
E OAK SHADOWS	B	330	465	363	ONALASKA	ONLS	76	A02	
E PETERSON LOOP	B	100	245	361		LVS	128	B01	
E POLK ST	B	100	399	359	LIVINGSTON	LVS	102	D05	
E PRINCESS DR	B	100	287	362		CRG	24		
E RAINBOW LOOP	B	100	127	361		LVS	128	B01	
E REEL & RIFLE	B	100	439	363		ONLS	0		
E REGILDA DR	B	100	251	357		MLPT	99		
E SAFFORD RD	B	100	351	362		CRG	34		
E SCHOOL ST	B	100	213	358	CORRIGAN	CRG	33	A01	
E SHERMAN ST	B	100	399	359	LIVINGSTON	LVS	102	D05	
E SHERWOOD DR	B	100	529	357		MLPT	99		
E SLUMBERLANE DR	B	100	555	361		LVS	103		
E SUNSET DR	B	100	421	360	ONALASKA	ONLS	76		
E SWANN DR	B	100	219	357		MLPT	99		
E TAYLOR LAKE CIR	B	100	1683	354		SEGN	154	A04	
E VILLAGE COVE LOOP	B	100	157	357		MLPT	100	D01	
E WALNUT	B	100	245	363		ONLS	63	E01	
E WEST ST	B	100	699	359	LIVINGSTON	LVS	102	C05	
E WINDHAM RANCH RD	B	374	1913	356		GDRG	124		
E WINDHAM RANCH RD	B	100	373	356	GOODRICH	GDRG	124	D03	
E WINNIE ST	B	100	199	359	LIVINGSTON	LVS	102	B05	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
E YAUPON OAK	B	100	269	363		ONLS	63		
E YELL ST	B	200	299	359	LIVINGSTON	LVS	102	B05	
E YOUNG ST	B	400	899	359	LIVINGSTON	LVS	102	E05	
EAGLE BLUFF	B	100	241	363		ONLS	77	E01	
EAGLE LAKE	B	100	497	357		BLNC	88	D01	
EAGLE LN	B	100	497	363		ONLS	83		
EARNEST RD	B	100	395	361		BLNC	0		
EARNNEY FORD ST	B	100	197	354		SEGN	155	A03	
EASEMENT RD	B	100	337	361		LVS	113		
EAST END CT	B	100	279	363		ONLS	50	E04	
EAST PARK DR	B	100	231	363		ONLS	50	E04	
EAST PARK DR N	B	100	177	363		ONLS	50	E04	
EAST PARK RD	B	100	317	363		ONLS	50	E04	
EASTERN DR	B	100	827	361		BLNC	100	A05	
EASTERN DR	B	100	319	361		LVS	103	D05	
EASTLAND	B	100	147	351		RUBY	106	C01	
EASTON OAKS	B	100	427	361		RUBY	0		
EASTRIDGE RD	B	100	225	356		GDRC	146	A01	
EASY ST	B	100	557	363		ONLS	61		
EASY STREET RD	B	100	1343	361		LVS	103	B02	
ECHO GLEN	B	100	141	361		BLNC	111	B04	
ECHO HILLS LN	B	100	263	363		ONLS	76	D05	
ECHO LN	B	100	705	367		MLPT	99	E03	
EDDIE ARNOLD RD	B	100	477	354		SEGN	155	A02	
EDDIE MARTIN DR	B	100	299	359	LIVINGSTON	LVS	113	A03	
EDEN ST	B	100	411	358	CORRIGAN	CRG	32	A05	
EDGEWATER DR	B	100	415	357		MLPT	99	E04	
EDGEWOOD	B	100	475	363		ONLS	61	C05	
EDMONDS ST	B	100	185	356	GOODRICH	GDRC	135		
EDNY	B	100	237	354		SEGN	154	A04	
EDWARDS LN	B	100	341	361		RUBY	83		
EGRETT ST	B	100	217	361		BLNC	88	E01	
EIGHTH ST	B	100	347	363		ONLS	61	D05	
EISENHOUR RD	B	100	379	356		GDRC	134	A02	
EL CAMINO	B	100	611	356		GDRC	136		
EL DORADO DR	B	100	271	357		BLNC	87	E03	
EL PASO	B	100	473	356		GDRC	123	E05	
ELAND	B	100	125	360	ONALASKA	ONLS	76	B01	
ELECTRA	B	100	203	361		BLNC	91	D01	
ELEVENTH ST	B	100	505	363		ONLS	61		
ELI	B	100	211	353		RUBY	0		
ELIZABETH ST	B	286	295	359		LVS	113	A05	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
ELIZABETH ST	B	296	299	361		LVS	113	A05	
ELIZABETH ST	B	200	285	359	LIVINGSTON	LVS	113	A05	
ELK ST	B	100	303	360	ONALASKA	ONLS	76		
ELKHART	B	100	155	360	ONALASKA	ONLS	76	B02	
ELLIS GRIMES RD	B	100	1071	356		GDRG	0		
ELM DR	B	100	141	363		ONLS	76	A02	
ELM LN	B	100	189	359	LIVINGSTON	LVS	102	E04	
ELM ST	B	100	175	356		GDRG	134	A02	
ELMWOOD DR	B	100	379	361		BLNC	111	B04	
ELMWOOD RD	B	100	385	356		GDRG	145	A05	
ELVIS PRESLEY RD	B	100	428	354		SEGN	155	A02	
EMANUEL RD	B	100	733	356		GDRG	135	A04	
EMANUEL TRL	B	100	503	354		SEGN	147	E01	
EMERALD LN	B	100	545	363		ONLS	61		
EMILS RD	B	100	169	357		MLPT	100	D03	
ENCINO	B	100	547	361		RUBY	0		
ENYART DR	B	230	241				0		
ENYART DR	B	100	228	361		BLNC	100	A04	
ERNEST COCHRAN RD	B	100	279	357		MLPT	99	D02	
ESTATE RD	B	100	643	361		BLNC	112		
EUCALYPTUS ST	B	100	139	360	ONALASKA	ONLS	76		
EUCKERS	B	100	199	357		MLPT	99		
EUREKA	B	100	1107	362		CRG	15	A03	
EVA AVE	B	100	217	361		BLNC	101	A03	
EVANS RD	B	100	351	362		CRG	20	A03	
EVENING SHADE	B	100	303	363		ONLS	61		
EVERGLADE DR	B	100	401	357		BLNC	100	A01	
EVERGREEN	B	100	237	357		BLNC	100	C01	
EVERGREEN HARBOR	B	100	145	363		ONLS	75	A04	
EVERGREEN POINT	B	100	157	363		ONLS	76	C04	
EXTENSION 2500	B	100	2283	351		ONLS	83		
F M WHITE RD	B	100	351	362		RUBY	34	A03	
FABIAN	B	100	147	354		SEGN	155		
FAGAN DR	B	100	589	353		RUBY	117		
FAGAN FARM RD	B	100	1605	361		CRG	0		
FAIR ST	B	100	413	359	LIVINGSTON	LVS	114	A01	
FAIR ST	B	414	499	361	LIVINGSTON	LVS	114	A02	
FAIRVIEW EAST	B	100	283	361		LVS	104		
FAITH LN	B	100	313	361		LVS	114		
FALCON	B	100	811	362		CRG	55		
FALCON POINT	B	100	277	363		ONLS	61		
FALCON RIDGE LN	B	100	259	363		ONLS	77	E01	

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FAMILY DR	B	100	447	361		LVS	104	D04	
FANCETT LN	B	100	187	352		RUBY	131	D02	
FANNIN	B	100	221	361		LVS	80	E05	
FARGO	B	100	505	362		CRG	44	D01	
FARNUM DR	B	100	419	353		RUBY	117	A04	
FAWN RD	B	100	437	357		MLPT	99		
FENTRESS	B	100	279	360	ONALASKA	ONLS	76	B02	
FERGUSON RD	B	100	1379	351		RUBY	83		
FERN	B	100	297	357		BLNC	88	E01	
FERNCREST	B	100	181	357		BLNC	88	E01	
FERNSPRINGS CIR	B	100	147	358		GORC	124	D04	
FERNWOOD DR	B	100	179	357		MLPT	100	C02	
FIFTH AVE	B	100	279	363		ONLS	62	E01	
FIFTH ST	B	100	283	357		MLPT	100	D04	
FILLINGIM RD	B	100	431	361		BLNC	101	D03	
FINCH DR	B	100	127	363		ONLS	63	D05	
FIR	B	100	185	363		ONLS	76	C04	
FIRELANE S	B	100	735	352		SEGN	141		
FIRETOWER RD	B	100	549	353		RUBY	108	E01	
FIRST AVE	B	100	213	363		ONLS	62	C01	
FITZGERALD LN	B	100	369	361		BLNC	112	C01	
FLAMINGO DR	B	100	271	367		BLNC	88	A05	
FLAMINGO ST	B	100	589	355		SEGN	156	D01	
FLANAGAN ST	B	100	219	353		RUBY	117		
FLORENCE DR	B	100	249	360	ONALASKA	ONLS	75		
FLORES RD	B	100	403	361		BLNC	0		
FLOWERGARDEN RD	B	100	179	361		SEGN	155	A04	
FLOYD RAINS DR	B	100	473	354		BLNC	100		
FLOYDENE ST	B	100	371	361		RUBY	131	D01	
FM 1276	B	11823	11823	362		RUBY	142		
FM 1276	B	11824	13621	362		SEGN	131		
FM 1276	B	100	8645	353		RUBY	108	E05	
FM 1745	B	1732	4289	203		CHES	59		
FM 1745	B	100	1731	362		CRG	20	E03	
FM 1872	B	100	889	362		CRG	23	C02	
FM 1872	B	204	10301	362		CRG	23		
FM 1987	B	100	203	359	CORRIGAN	CRG	100		
FM 1987	B	1300	4767	357		BLNC	100		
FM 2457	B	100	1289	361		BLNC	101	A01	
FM 2457	B	100	6337	351		RUBY	107		
FM 2500	B	100	4949	354		SEGN	147		
FM 2810	B	100	6785	356		GORC	270		
FM 2865	B	114							

VOL.

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FM 2665	B	6786	6865	361		GDRC	0		
FM 2665	B	6966	8479	361		LVS	137		
FM 2665	B	100	113	356	GOODRICH	GDRC	270		
FM 2798	B	100	3781	352		SEGN	0		
FM 2798	B	3782	6609	355		GDRC	150		
FM 2869	B	100	2911	356		GDRC	135		
FM 3126	B	128	3553	357		BLNC	88		
FM 3126	B	3554	4481	357		MLPT	100		
FM 3126	B	4590	4825	357		MLPT	0		
FM 3126	B	5444	6169	357		MLPT	100		
FM 3126	B	6170	6519	357		BLNC	100	E04	
FM 3126	B	4482	4578	357		MLPT	0		
FM 3126	E	4826	4826	357		MEM	100		
FM 3126	E	4483	4579	357		MEM	0		
FM 3126	O	4827	5443	357		MLPT	100		
FM 3126	B	100	127	361		BLNC	88		
FM 3126	B	6520	7147	361		BLNC	100	E04	
FM 3126	B	7148	8845	361		MLPT	111		
FM 3126	B	8846	11517	361		BLNC	0		
FM 3152	B	100	6685	363		ONLS	78	B04	
FM 3186	B	1698	2369	363		ONLS	76	D02	
FM 3186	B	114	981	360	ONALASKA	ONLS	76		
FM 3186	B	1058	1595	360	ONALASKA	ONLS	76		
FM 3186	B	100	113	363	ONALASKA	ONLS	76		
FM 3186	B	982	1057	363	ONALASKA	ONLS	76	C01	
FM 3186	B	1596	1687	363	ONALASKA	ONLS	76	D02	
FM 3277	B	100	1325	357		BLNC	99	A03	
FM 3277	B	1326	5637	357		MLPT	99		
FM 3278	B	100	853	356		GDRC	123		
FM 3459	B	402	473	360		ONLS	76		
FM 3459	B	394	401	363		ONLS	76	A01	
FM 3459	B	672	4319	363		ONLS	76	B01	
FM 3459	B	190	317	360	ONALASKA	ONLS	76		
FM 3459	B	474	609	360	ONALASKA	ONLS	76		
FM 3459	B	100	189	363	ONALASKA	ONLS	76		
FM 3459	B	318	393	363	ONALASKA	ONLS	76		
FM 3459	B	610	671	363	ONALASKA	ONLS	76	A01	
FM 350 N	B	8450	9341	361		ONLS	65		
FM 350 N	B	16358	22745	362		CRG	0		
FM 350 N	B	9342	15649	363		ONLS	65	C03	
FM 350 N	B	15650	16357	363		CRG	53		
FM 350 S	B	5146	5171	357		BLNC	111		

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FM 350 S	B	778	5145	361		BLNC	102	D01	
FM 350 S	E	500	776	361		BLNC	102		
FM 350 S	O	501	777	361		LVS	102		
FM 350 S	E	100	498	361	LIVINGSTON	BLNC	102		
FM 350 S	O	101	499	361	LIVINGSTON	LVS	102		
FM 350 N	B	100	7783	361		BLNC	102		
FM 350 N	B	7784	8449	361		ONLS	0		
FM 352	B	200	8087	362		CRG	46	E01	
FM 357	B	100	4345	362		DBLL	5	D02	
FM 62	B	100	9849	362		CRG	56	A01	
FM 943	B	1518	19343	352		SEGN	138		
FM 943	B	100	113	354		SEGN	138	D01	
FM 943	B	1474	1517	354		SEGN	138		
FM 943	B	114	1473	361		SEGN	138	D01	
FM 943	B	100	531	354		SEGN	0		
FORD RD	B	100	429	361		BLNC	90	B02	
FOREST DR	B	100	559	363		ONLS	78	E05	
FOREST HILLS DR	B	100	1597	363		ONLS	77	E02	
FOREST HILLS LOOP	B	100	151	356		GDRC	145	A05	
FOREST LN	B	100	1051	361		LVS	126	E03	
FOREST SPRINGS	B	100	1051	361		LVS	126	E03	
FORESTER	B	100	311	367		MLPT	100	B02	
FOREVER GREEN	B	100	483	361		LVS	0		
FORGIVENESS DR	B	100	207	365		SEGN	158	E02	
FORGIVENESS DR	B	100	219	367		BLNC	100	C01	
FORRESTCREST	B	100	181	361		LVS	126	A05	
FORRESTCREST	B	100	181	361		LVS	103	B02	
FORWARD LN	B	100	413	361		LVS	76	B04	
FOSSIL WOOD LN	B	100	309	363		ONLS	76	B04	
FOUNTAIN LAKE N	B	100	195	363		ONLS	76	B04	
FOUNTAIN LAKE CENT	B	100	283	363		ONLS	76	B04	
FOUNTAIN LAKE S	B	100	253	363		ONLS	76	B04	
FOUNTAIN LAKE W	B	100	241	363		ONLS	62	E01	
FOURTH AVE	B	100	283	367		MLPT	100	D04	
FOURTH ST	B	100	1305	353		RUBY	0		
FOX HUNTER RD	B	100	381	363		ONLS	76		
FOX LN	B	100	185	363		ONLS	77	E02	
FOX RUN	B	100	351	203		CHES	48	D01	
FOX RUN RD	B	100	307	361		BLNC	100		
FOYT DR	B	100	349	361		BLNC	100	A04	
FRAGA RD	B	100	365	355		SEGN	156	D01	
FRANK CRITTENDEN TRL	B	100	419	361		CRG	81	D01	
FRANK DR	B	100	301	361		RUBY	0		
FRANK POLTE RD	B	100	301	361		RUBY	0		
FRANKLIN	B	100	461	401	SEVEN OAKS	CRG	68		

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
FRASHER AVE	B	100	323	361		BLNC	101	B03	
FREDERICK DR	B	100	413	361		BLNC	101	E02	
FREDERICKSBURG LN	B	100	725	356		GDRC	123	D04	
FREEMAN RD	B	100	1607	361		CRG	81		
FREEMAN RD	B	1608	3483	361		LVS	81	D05	
FREGIA DR	B	100	127	363		ONLS	63	A03	
FRENCH RD	B	100	493	362		CRG	23	C05	
FRIAR PL	B	100	199	359	LIVINGSTON	LVS	102		
FRIDAY	B	100	495	351		RUBY	0		
FRIENDSHIP CEMETERY RD	B	100	183	362		CRG	45		
FRIO	B	100	137	362		CRG	59	B01	
FRISCO	B	100	239	203		CHES	59	B04	
FRISCO	B	240	539	362		WDV	59	B04	
FROG POINT	B	100	219	362		CRG	57	A05	
FRONTIER DR	B	100	809	363		ONLS	61		
FRONTIER RD	B	100	3371	352		SEGN	152	E05	
FRONTIER RD	B	100	545	361		LVS	104		
FROST RD	B	100	153	352		RUBY	131	D02	
FUEL LN	B	100	311	362		CRG	56	B03	
FULSHEAR	B	100	463	356		GDRC	135	A01	
G STAR CHURCH RD	B	100	1645	361		LVS	114		
GALLOWAY LN	B	100	1803	361		RUBY	82	D02	
GALLOWAY RD NORTH	B	100	243	360	ONALASKA	ONLS	75	B05	
GANTRY	B	100	255	356		GDRC	124	E01	
GARDEN ACRES DR	B	100	303	361		LVS	114	C03	
GARDEN CITY RD	B	100	301	363		ONLS	61		
GARDEN VILLAS DR	B	100	175	361		GDRC	113	E03	
GARDENIA DR	B	100	223	363		ONLS	50	E03	
GARDENIA ST	B	116	303	356		GDRC	124	E03	
GARNER RD	B	100	115	356		GDRC	124	E03	
GARNER RD	B	100	833	355	GOODRICH	GDRC	156	E02	
GARRETT RD	B	100	169	360		SEGN	0		
GARSEE LN	B	100	205	361		ONLS	103		
GARY CT	B	100	323	361		LVS	88	C05	
GARY DON DR	B	100	149	363		BLNC	76		
GARY DR	B	100	409	353		ONLS	76		
GAYLE LN	B	100	743	360	ONALASKA	RUBY	118		
GAZELLE	B	100	199	363		ONLS	304	B01	
GAZELLE LOOP	B	192	191	360		ONLS	76	C01	
GAZELLE LOOP	B	100	445	354	ONALASKA	ONLS	76	C01	
GENE AUTRY TRL	B	100	515	358		SEGN	155	A04	
GENEVA	B	400	223	357	CORRIGAN	CRG	23	E01	
GEORGE DR	B	100				MLPT	99	C01	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
GEORGIA WAY	B	100	237	363		ONLS	76	A01	
GETTYSBURG DR	B	100	715	356		GDRC	123	A01	
GETTYSBURG LN	B	100	343	361		LVS	115	D04	
GIBSON RD	B	100	1327	354		SEGN	155		
GIBSON RD	B	1328	1499	355		SEGN	155		
GILCHRIST RD	B	100	323	361		BLNC	101		
GILFORD RD	B	100	219	356		GDRC	134	A05	
GINGER LANE	B	100	249	358		CRG	23	D01	
GIRARD	B	100	245	362		CRG	58		
GLACIER DR	B	100	313	357		CRG	87	E02	
GLADE	B	100	223	363		ONLS	63	E03	
GLEN HAVEN	B	100	331	357		MLPT	100		
GLEN NETTLES RD	B	100	843	361		LVS	114		
GLENDA DR	B	100	403	353		RUBY	117	A05	
GLENN BARBER RD	B	100	483	354		SEGN	155	A04	
GLENN CAMPBELL	B	100	363	354		SEGN	155	A02	
GLENVIEW	B	100	207	363		ONLS	77	E01	
GLORY DR	B	100	193	361		BLNC	101	A01	
GLOVER DR	B	100	283	361		LVS	104	E03	
GLOVER RD	B	100	1011	361		CRG	81	A01	
GNU SOUTH	B	100	163	360	ONALASKA	ONLS	76	D01	
GNU WOODS	B	100	127	360	ONALASKA	ONLS	75		
GOLD MINERS LN	B	100	215	361		LVS	114		
GOLDEN LEAF	B	100	213	361		LVS	126	E02	
GOLDENROD	B	100	503	363		ONLS	76		
GOLDENROD	B	100	269	367		BLNC	89	A05	
GOLDFINCH DR	B	100	859	362		CRG	55		
GOLAD	B	100	421	361		BLNC	112		
GOODNIGHT TRL	B	100	1303	363		RUBY	117		
GORDON DR	B	100	183	362		CRG	22	D05	
GOREE	B	100	237	362		CRG	33	A03	
GOSSETT RD	B	128	127	358	CORRIGAN	CRG	33	A03	
GOSSETT RD	B	100	269	358	CORRIGAN	CRG	33	A03	
GOSSETT RD	B	238	269	358		CRG	33		
GRAN GRAN PAPA	B	100	351	362		SEGN	0		
GRANBURY	B	100	679	361		LVS	137		
GRAND PINE LOOP	B	100	425	357		BLNC	88	C01	
GRANNY CAIN RD	B	100	279	352		SEGN	141	D02	
GRANNYS RANCH RD	B	100	327	355		SEGN	156	C02	
GRANT AVE	B	100	399	359	LIVINGSTON	LVS	204	C04	
GRAPEVINE	B	100	265	362		CRG	20	D05	
GRAPEVINE	B	100	199	359	LIVINGSTON	LVS	114		
GRAY COAT	B	100	515	361		LVS	126	B02	

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GRAY DR	B	100	433	361		BLNC	88	C04	
GRAY EAGLE RD	B	100	163	357		MLPT	100	C03	
GRAY FOX	B	100	211	363		BLNC	88	A02	
GREEN LEAF CIR	B	100	173	361		MLPT	111	B04	
GREENBRIAR DR	B	100	245	357		MLPT	100		
GREENCLIFF DR	B	100	189	359	LIVINGSTON	LVS	0		
GREEN'S ELBOW	B	100	245	353		RUBY	117	A05	
GREENWAY	B	100	183	357		BLNC	100	C01	
GREENWOOD DR	B	100	489	361		LVS	104	D01	
GREER RD	B	100	851	361		RUBY	0		
GREG ST	B	100	167	361		BLNC	101	D01	
GRESHAM RD	B	100	507	361		LVS	104	D03	
GRIFFEN RD	B	100	387	352		SEGN	0		
GUADALUPE	B	100	197	356		GDRC	123		
GUNBARREL	B	100	275	361		LVS	102	A05	
GUNTER	B	100	187	362		CRG	44	E03	
GWENDOLYN DR	B	100	275	361		BLNC	112	C02	
H ARMITAGE	B	100	513	361		LVS	125		
H COLOUIT	B	100	361	362		CRG	58		
H K ADAMS RD	B	100	1675	351		RUBY	0	B05	
H PICKENS RD	B	100	287	360		ONLS	75		
H WILSON RD	B	100	443	353	ONALASKA	RUBY	0		
HACKBERRY COVE	B	100	275	363		ONLS	63		
HACKBERRY DR	B	100	389	363		ONLS	61	D05	
HACKBERRY LN	B	100	311	354		SEGN	154	A04	
HALBERT-BRYANT ST	B	100	479	361		BLNC	101		
HALL & MACK	B	100	547	362		CRG	0		
HAMBY	B	100	335	361		LVS	114	D02	
HAMILTON RD	B	100	285	357		BLNC	88	D01	
HAMMERBILL ST	B	100	469	357		BLNC	88		
HAMMOND CEMETERY RD	B	100	351	362		CRG	36	D04	
HAMMOND RD	B	100	1075	353		RUBY	106		
HANDLEY RD	B	100	313	362		CRG	58	B05	
HANK THOMPSON RD	B	100	305	354		SEGN	155	A02	
HANK WILLIAMS RD	B	100	253	354		SEGN	155	A03	
HANSON RD	B	100	1141	363		ONLS	0		
HANT HILL RD	B	100	197	361		LVS	104	E03	
HAPPY TRL	B	100	485	361		BLNC	112		
HARBOR ADDITION DR	B	100	337	357		BLNC	87	E03	
HARBOR CIR	B	100	127	360	ONALASKA	ONLS	76	D02	
HARBOR DR	B	100	361	357		BLNC	99	A04	
HARBOR DR	B	100	565	360	ONALASKA	ONLS	76	D02	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
HARBOR LIGHT DR	B	100	293	363		ONLS	76	B04	
HARBOR VIEW DR	B	100	391	357		MLPT	99	E04	
HARDEN RD	B	100	483	357		BLNC	88		
HARDIN HIDEOUT	B	100	2147	362		CRG	0		
HARLAN DR	B	100	181	357		BLNC	87	E02	
HARMON ST	B	100	421	357		MLPT	99		
HARMONY DR	B	100	255	357		MLPT	100	C03	
HARRELL LN	B	100	281	356		GDRC	0		
HARRELL RD	B	100	293	361		BLNC	101	B05	
HARRY	B	100	349	367		MLPT	100		
HART	B	100	149	368	CORRIGAN	CRG	23	C01	
HARVEY LN	B	100	271	367		BLNC	99		
HASKELL	B	100	205	361		LVS	102	A05	
HATWAY	B	100	141	361		LVS	104	E03	
HAVEN ST	B	100	183	357		MLPT	98	E03	
HAWK	B	100	185	361		LVS	128	B01	
HAWKINS	B	100	735	361		LVS	115		
HAWTHORN CIR	B	100	189	369	LIVINGSTON	LVS	114	B02	
HAYES LN	B	110	427	360	ONALASKA	ONLS	75	B04	
HAYES LN	B	100	109	363	ONALASKA	ONLS	75	B04	
HAYHURST	B	100	231	364		SEGN	154		
HEARNE ST	B	100	623	362		CRG	23		
HEATHER GLEN	B	100	317	357		MLPT	100	B02	
HEATHER LN	B	100	301	357		MLPT	99	E03	
HEATHERCREST LN	B	100	135	363		ONLS	75	B05	
HEBERT ST	B	100	231	361		BLNC	100	A04	
HECKLERS RD	B	100	597	361		BLNC	100	A04	
HECKLERS RD	B	100	321	361		BLNC	101	A01	
HEFNER AVE	B	100	1669	362		CRG	13	B01	
HELENA	B	100	339	361		BLNC	101	A01	
HEMBY BLVD	B	100	1109	362		CRG	46	D01	
HENDRY RD	B	1080	1399	362		CRG	23		
HENDRY RD	B	1250	1079	358	CORRIGAN	CRG	23	D01	
HENDRY RD	B	800	1079	358	CORRIGAN	CRG	23		
HENDRY RD	B	1110	1249	357		MLPT	99		
HENRY	B	100	191	362		CRG	0		
HENRY DARDEN RD	B	100	799	358	CORRIGAN	CRG	33	A03	
HENRY MC QUEEN ST	B	100	401	361		BLNC	101		
HENSLEY DR	B	100	501	361		BLNC	101		
HERB COLLINS DR	B	100	756	362		CRG	58	B01	
HERB COLLINS DR	B	100	503	363		ONLS	62	E02	
HEREFORD	B	100	471	357		BLNC	100	A01	
HERON LN	B	100	341	362		DBLL	4	B02	
HERRING RD	B	100							

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HERSLOW	B	100	351	362		CRG	20		
HESTER RD	B	124	167	361		CRG	136	C03	
HESTER RD	B	100	123	401	SEVEN OAKS	CRG	136	C03	
HICKMAN CEMETERY RD	B	100	1609	362		CRG	0		
HICKMAN RD	B	100	4113	362		CRG	13	D01	
HICKORY	B	100	163	357		BLNC	88	D01	
HICKORY BRANCH DR	B	100	415	361		LVS	104	C01	
HICKORY DR	B	100	261	360	ONALASKA	ONLS	76	D01	
HICKORY DR EAST	B	100	519	351		RUBY	109		
HICKORY HILL DR	B	100	339	356		GDRC	124	D04	
HICKORY HOLLOW	B	100	311	363	ONALASKA	ONLS	76	B02	
HICKORY LAKE	B	100	879	363		RUBY	129		
HICKORY LN	B	100	217	361		BLNC	112	D01	
HICKORY NUT ST	B	100	233	363		ONLS	76	C05	
HICKORY RIDGE	B	100	985	363		ONLS	0		
HICKORY VALLEY	B	100	263	361		BLNC	102	A01	
HICKORY VALLEY WEST	B	100	163	360	ONALASKA	ONLS	75	B05	
HICO	B	100	135	363		ONLS	63		
HIDDEN COVE	B	100	305	361		LVS	128		
HIDDEN VALLEY RD	B	100	1333	361		BLNC	89		
HIDEAWAY LN	B	100	239	356		GDRC	145		
HIDEAWAY LN	B	100	701	363		BLNC	88	A02	
HIDEOUT CIR	B	100	263	357		MLPT	100	C04	
HIDING PLACE	B	100	245	356		GDRC	124	D04	
HIGH COTTON LN	B	100	141	357		MLPT	100	D03	
HIGH MEADOW DR	B	100	253	361		MLPT	111		
HIGH ST	B	200	299	359	LIVINGSTON	LVS	113	A05	
HIGHLAND DR	B	100	459	361		LVS	103	D05	
HILL ST	B	100	229	356	GOODRICH	GDRC	135	B03	
HILL TOP LN	B	100	255	356		GDRC	124	E05	
HILLBILLY HEAVEN RD	B	100	2463	354		SEGN	155	A04	
HILLCREST CIR	B	100	173	356		GDRC	146	A01	
HILLCREST LN	B	100	349	361		LVS	91	D01	
HILLENDALE DR	B	100	199	359	LIVINGSTON	LVS	113	A04	
HILLS OF ACE	B	100	225	354		SEGN	155	C01	
HILLTOP	B	100	141	363		ONLS	75	A03	
HILLTOP LANDING	B	100	371	363		ONLS	50	D04	
HINSON HILL	B	100	541	361		LVS	103	D03	
HOBSON	B	100	151	203		CHES	59	A05	
HODGE BOTTOM RD	B	100	2571	363		ONLS	62	E04	
HODGE RD	B	100	475	357		MLPT	100	D04	
HODGE RD	B	478	491	361		MLPT	100	D04	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
HOGAN	B	100	177	354		SEGN	154	A03	
HOLCOMBE LN	B	100	281	363		ONLS	50	D04	
HOLCOMBE LN	B	422	671	363		ONLS	50	D05	
HOLIDAY LN	B	100	223	356		GDRC	145	A04	
HOLIDAY LN	B	100	265	361		BLNC	112	D01	
HOLIDAY RD	B	100	309	361		CRG	80	E05	
HOLLAND	B	100	797	362		CRG	44		
HOLIDAY EAST	B	100	273	362		CRG	69		
HOLIDAY RD	B	100	415	363		ONLS	50		
HOLLIFIELD	B	100	339	356		GDRC	124	D04	
HOLLIMAN DR	B	100	355	361		BLNC	100	A04	
HOLLOW OAK	B	100	279	363		ONLS	78		
HOLLY BERRY ST	B	100	207	363		ONLS	62	D01	
HOLLY COVE	B	100	208	363		ONLS	63	E02	
HOLLY CREST	B	100	319	363		ONLS	0		
HOLLY DR	B	100	409	358		GDRC	146	B02	
HOLLY DR	B	100	473	363		ONLS	75	A04	
HOLLY GROVE RD	B	100	4135	352		SEGN	0		
HOLLY GROVE RD	B	4136	6855	355		SEGN	149		
HOLLY HILL DR	B	100	189	359	LIVINGSTON	LVS	113		
HOLLY HILL RD	B	100	757	361		LVS	114		
HOLLY LAKE E	B	100	397	353		RUBY	129	A02	
HOLLY LAKE W	B	100	313	353		RUBY	128	A02	
HOLLY LN	B	100	125	351		RUBY	0		
HOLLY PARK	B	100	143	363		ONLS	75	A04	
HOLLY POND	B	100	199	363		ONLS	63	E02	
HOLLY RD	B	100	155	356		GDRC	123	D05	
HOLLY RIDGE	B	100	139	360	ONALASKA	ONLS	76	D01	
HOLLY THROW CIR	B	100	167	361		BLNC	102	A02	
HOLLYWOOD ST	B	100	331	352		SEGN	151	A01	
HOLMES RD	B	100	345	363	ONALASKA	ONLS	76		
HONEYCOMB LN	B	100	307	203		CHES	0		
HONEYSUCKLE	B	100	271	363		ONLS	76	D05	
HOOD RD	B	100	351	203		CHES	48	C01	
HOOKS RD	B	100	1125	352		SEGN	150		
HOOKS RD	B	100	743	362		CRG	22	E05	
HOOKS RD	B	744	967	358	CORRIGAN	CRG	22	E05	
HOOKS RD	B	100	749	356		GDRC	135	A02	
HOOT OWL LN	B	100	207	357		MLPT	100		
HOOT OWL HOLLOW RD	B	100	207	357		RUBY	131	D03	
HOOVER RD	B	100	153	352		RUBY	117		
HOPSON DR	B	100	247	353		RUBY	134		
HOPSON RD	B	100	391	356		GDRC	134	A04	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
MORACE BOND RD	B	100	1641	361		BLNC	90		
HORNET NEST	B	100	1117	361		LVS	0		
HORSESHOE LN	B	100	211	361		LVS	114		
HOSPITAL ST	B	100	265	358	CORRIGAN	CRG	23	E01	
HOUND DOG DR	B	100	237	353		RUBY	118	B01	
HOWARD ST	B	100	257	363		ONLS	75		
HOWELL RD	B	100	2543	362		CRG	0		
HUBERT CEMETERY RD	B	100	995	351		RUBY	0		
HUBERT CEMETERY RD	E	996	3958	351		RUBY	0		
HUBERT CEMETERY RD	O	997	3959	351		RUBY	0		
HUBERT LN	B	100	487	361		BLNC	102		
HUCKLEBERRY	B	100	265	352		SEGN	0		A04
HUCKLEBERRY RD	B	100	859	363		ONLS	75		
HULETT ST	B	400	525	358	CORRIGAN	CRG	0		
HUMMINGBIRD CIR	B	100	199	359	LIVINGSTON	LVS	102	E04	
HUMMINGBIRD EST LN	B	100	381	363		ONLS	63	E04	
HUNT	B	100	233	401	SEVEN OAKS	CRG	68	C02	
HUNTER RD	B	100	777	363		ONLS	52		
HUNTERS GLEN	B	100	433	357		BLNC	100	C01	
I P NORTH	B	100	543	353		RUBY	106		
I P WEST	B	100	457	353		RUBY	106		
IBEX SOUTH	B	100	353	360	ONALASKA	ONLS	76	D01	
IBISON LN	B	100	355	361		LVS	128		
IDLEWILDE DR	B	100	545	363		ONLS	76	D01	
IDYLWOOD DR	B	100	367	356		GDRG	146	B01	
IKE T SMITH	B	120	597	361		CRG	68		
IKE T SMITH	B	100	119	401	SEVEN OAKS	CRG	68		
IMOGENE	B	100	251	357		MLPT	99	E03	
IMPALA DR	B	100	1505	360	ONALASKA	ONLS	75	B05	
INDIAN DR	B	100	565	353		RUBY	118		
INDIAN FALLS LN	B	100	335	357		MLPT	100	D01	
INDIAN HILL BLVD	B	100	1601	357		BLNC	99	A03	
INDIAN OAKS	B	100	487	357		MLPT	100		
INDIAN SHORE	B	100	603	357		BLNC	87	D02	
INDUSTRIAL RD	B	100	783	362		CRG	22	D05	
INDUSTRIAL RD	B	794	809	358	CORRIGAN	CRG	22		
INLET DR	B	100	345	357		MLPT	99	B01	
INWOOD DR	B	100	277	361		BLNC	90	B02	
IRIS	B	100	269	363		ONLS	76	C05	
ISAAC LN	B	100	381	361		LVS	0		
ISLAND DR	B	100	417	357		BLNC	0		
ITHICA	B	100	437	357		BLNC	100	C01	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
NORY TOWER	B	100	197	356		GDRC	124	D04	
NY RD	B	100	187	363		ONLS	78	C05	
J GUILLEY RD	B	100	229	362		CRG	23	E03	
J HENDRIX RD	B	100	1369	353		RUBY	0		
J LANE	B	100	555	353		RUBY	130		
J T SMITH DR	B	100	313	354		SEGN	0		
J W RENEAU RD	B	100	455	362		CRG	23	D04	
JACK CIR	B	100	309	361		LVS	103	A02	
JACK FROST	B	100	155	361		RUBY	104	E05	
JACK NETTLES RD	B	100	233	363		ONLS	50	E04	
JACK PATE RD	B	100	717	361		LVS	114		
JACK SPROTT RD	B	100	351	362		CRG	0		
JACK STATION	B	100	435	361		BLNC	102	A02	
JACK WHITE RD	B	100	3357	362		CRG	44	B01	
JACK WHITE RD	B	100	835	357		BLNC	44		
JACKSON FRUIT FARM RD	B	836	849	363		BLNC	88		
JAGUAR N	B	100	459	356		SEGN	157	A04	
JAGUAR S	B	100	331	360		ONLS	78	C01	
JAMES BLVD	B	100	131	360	ONALASKA	ONLS	76	C01	
JAMES CIR	B	100	357	353		RUBY	117	A05	
JAMES DAVID RD	B	100	345	358	CORRIGAN	CRG	32		
JAMES RD	B	100	677	351		RUBY	0		
JAMES ST	B	100	211	353		RUBY	116	A05	
JAMES ST	B	100	231	360		ONLS	0		
JAMES ST	B	232	289	363		ONLS	0		
JAN LN	B	100	183	361		BLNC	101	D01	
JANAN ST	B	100	223	361		BLNC	90	E01	
JANICE BLVD	B	100	293	353		RUBY	117	B05	
JANICE RD	B	100	619	355		SEGN	158		
JARBELL LOOP	B	100	825	351		RUBY	108	C03	
JASMINE AVE	B	100	199	359	LIVINGSTON	LVS	102	D03	
JASPER LN	B	100	287	361		LVS	114		
JAVELINA ST	B	100	169	360	ONALASKA	ONLS	0		
JAYCREST	B	100	421	357		BLNC	100	C01	
JAYTON	B	100	417	362		CRG	25		
JEANNE ANN CIR	B	100	277	360	ONALASKA	ONLS	75	B04	
JEANNIE C REILY DR	B	100	249	354		SEGN	155	A04	
JEFFERSON DAVIS	B	100	699	361		LVS	115	D01	
JEFFERSON LN	B	100	137	356	GOODRICH	GDRC	135	A03	
JEFFERSON RD	B	100	311	362		CRG	58	A04	
JENNINGS LN	B	100	287	357		MLPT	0		
JEROME	B	100	291	361		LVS	104	E03	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
JERRY ST	B	536	643	360	ONALASKA	ONLS	75	B04	
JESSICA LN	B	100	267	361		LVS	114	C03	
JESSIE RAY LN	B	100	285	357		MLPT	100	D04	
JEWELL COLEMAN RD	B	100	549	361		BLNC	101	B05	
JILL LN	B	100	183	357		MLPT	99	B01	
JIM HUBERT RD	B	100	995	351		RUBY	97	C04	
JIM REEVES RD	B	100	307	354		SEGN	155	A02	
JIMBO NETTLES RD	B	100	949	353		RUBY	0		
JIMMIE DEAN TRL	B	100	727	354		SEGN	155		
JIMMY RODGERS ST	B	100	213	354		SEGN	155	A03	
JY'ANN PINE LN	B	100	255	357		BLNC	88	B01	
JOANN TRL	B	100	345	357		BLNC	88	B01	
JOANNA HILL DR	B	100	231	357		BLNC	88	C01	
JOCK ST	B	100	229	361		RUBY	104	E05	
JOE ALEC RD	B	100	505	351		RUBY	108	C03	
JOE CLARKE RD	B	100	287	362		RUBY	44	E01	
JOE CLIFTON RD	B	100	351	361		LVS	125		
JOE LYN	B	100	443	203		CHES	59		
JOE LYN	B	100	681	362		W0V	59		
JOE MEYERS RD	B	100	359	363		ONLS	77	E01	
JOE RD	B	100	189	353		RUBY	118	B01	
JOHN BROWN RD	B	100	185	362		CRG	56	A03	
JOHN COBB RD	B	100	841	362		CRG	11	A04	
JOHN HENSLEY RD	B	100	771	363		ONLS	77	C03	
JOHN HODGES RD	B	100	437	363		ONLS	62	C03	
JOHN RD	B	100	307	362		CRG	6	D03	
JOHN WAYNE LN	B	100	283	361		LVS	115	E02	
JOHN WESLEY HARDIN DR	B	100	821	362		CRG	43	B02	
JOHNNIE CASH RD	B	100	309	354		SEGN	155	A02	
JOHNNIE HORTON	B	100	415	354		SEGN	155	A04	
JOHNS DR	B	100	125	357		BLNC	87	E02	
JOHNSON BRANCH RD	B	100	1351	351		RUBY	107		
JOHNSON DR	B	100	233	353		RUBY	351	A04	
JOHNSON DR	B	100	477	361		BLNC	90		
JOHNSON DR	B	100	501	203		CHES	0		
JOHNSON RD	B	100	325	363		ONLS	52	D04	
JOHNSON RD	B	100	229	354		SEGN	155	D01	
JONAH'S ALLEY	B	100	505	356		GDRG	124		
JONATHAN'S FLIGHT PATH	B	100	425	362		CRG	43		
JONES & WATTS CEMETERY RD	B	100	627	356		GDRG	135		
JONES RANCH RD	B	100	1001	361		CRG	0		
JONES RD EAST	B	782	3347	361		CRG	69	B03	
JONES RD EAST	B	3242							

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JONES RD EAST	B	1002	3241	362		CRG	0		
JONES RD EAST	B	3348	4799	362		CRG	69	B03	
JONES RD EAST	B	100	761	401	SEVEN OAKS	CRG	68	B03	
JONES VILLAGE ST	B	100	169	361		BLNC	101	C03	
JORDAN DR	B	100	183	353		RUBY	118	B01	
JORDAN LN	B	100	361	363		ONLS	50	D04	
JORDAN RD	B	100	215	352		SEGN	152	C02	
JOSEPHINE RD	B	100	1393	355		SEGN	156		
JOSHUA	B	100	417	361		BLNC	0		
JOYCE ST	B	100	181	360	ONALASKA	ONLS	75	C04	
JOYCE ST	B	100	261	361		BLNC	112	C02	
JR BROOKS RD	B	100	785	362		CRG	20		
JR BROOKS RD	B	100	189	359	LVINGSTON	LVS	0		
JR HIGH SCHOOL	B	100	143	359	LVINGSTON	LVS	0		
JR HIGH SCHOOL 1	E	412	618	359	LVINGSTON	LVS	0		
JR HIGH SCHOOL 2	E	620	826	361	LVINGSTON	LVS	0		
JR HIGH SCHOOL 3	E	100	1489	361		BLNC	0		
JR PHILLIPS RD	B	100	571	353		RUBY	118	A01	
JUAN FALCON	B	100	201	363		ONLS	76	A01	
JUDGE ST	B	100	291	352		SEGN	151	A01	
JUDY ST	B	100	331	353		RUBY	118	A01	
JUDYS RD	B	100	137	203		CHES	59	C05	
JULIF	B	100	369	381		LVS	137		
JUSTIN RD EAST	B	100	311	363		ONLS	76		
JUSTINE AVE	B	100	227	351		RUBY	84	E03	
K R PUCKETT DR	B	100	505	362		CRG	43	B03	
KABLER CIR	B	100	233	360	ONALASKA	ONLS	76	C01	
KANGAROO	B	100	369	356		GDRC	134		
KATE GARRETT RD	B	100	3023	361		BLNC	0		
KATE LOWE RD	B	100	391	357		MLPT	99		
KATHY LN	B	100	289	356	GOODRICH	GDRC	135	A03	
KATIE SIMPSON AVE	B	100	257	361		RUBY	104	E05	
KATHY LN	B	100	559	361		BLNC	101		
KEITH	B	100	327	361		LVS	102	A05	
KELLY RD	B	100	119	353		RUBY	105		
KELLY RD	B	120	4135	361		SEGN	141		
KENNEDY DR	B	100	229	362		CRG	34		
KENNEDY DR	B	100	1471	362		CRG	124		
KENSINGTON TRL	B	100	261	356		GDRC	53	B05	
KENT CEMETERY RD	B	116	145	362		CRG	53	B05	
KENT CEMETERY RD	B	100	115	363		CRG	53	B05	
KENT CEMETERY RD	B	146	361	363		CRG	53	B05	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
KENT ST	B	200	333	358	CORRIGAN	CRG	23	E01	
KERRVILLE	B	100	1537	362		CRG	0	D01	
KEVAN LN	B	100	178	362		CRG	33	E05	
KEVIN ST	B	100	277	361		RUBY	104	A02	
KICKAPOO COVE	B	100	133	363	ONALASKA	ONLS	76	B02	
KICKAPOO CREEK	B	100	108	360	ONALASKA	ONLS	76	A02	
KICKAPOO CREEK	B	376	469	360	ONALASKA	ONLS	76	B02	
KICKAPOO CREEK	B	110	375	363	ONALASKA	ONLS	76	A02	
KICKAPOO CREEK	B	470	485	363	ONALASKA	ONLS	76	A02	
KICKAPOO DR	B	100	437	363		ONLS	76	A04	
KICKAPOO T	B	100	207	363		ONLS	63	A04	
KICKAPOO T S	B	100	163	363		ONLS	63	A04	
KIMBALL LN	B	100	189	359	LIVINGSTON	LVS	0		
KINGFISHER LN	B	100	267	357		MLPT	100		
KING'S ROW	B	100	841	361		GDRG	124	A03	
KINGS VILLAGE RD	B	100	615	361		BLNC	101	B03	
KINGSLAND	B	100	613	362		CRG	44	E01	
KINGSTON RD	B	100	185	357		BLNC	88	E05	
KIRBY	B	100	693	362		CRG	44	E05	
KIRK BLVD	B	100	251	362		CRG	23	C02	
KIRK RD	B	100	325	361		LVS	114	A04	
KITTY WELLS RD	B	100	495	354		SEGN	155	D05	
KLEIN DR	B	100	609	361		BLNC	100		
KNIGHT LN	B	100	375	352		SEGN	141		
KNIGHT ST	B	100	319	361		GDRG	124		
KNIGHTON LN	B	122	251	362		CRG	68	B03	
KNIGHTON LN	B	100	121	402		CRG	68	B03	
KNIGHTON WAY	B	100	393	352	SEVEN OAKS	SEGN	0		
KNOB HILL	B	100	327	361		LVS	104	D01	
KNOB HOLLOW	B	100	143	361		BLNC	111	B04	
KNOLLWOOD CREEK	B	100	473	363		ONLS	62	D01	
KNOLLWOOD LN	B	100	225	357		MLPT	99	C05	
KNOLLY OAK	B	100	613	363		ONLS	76		
KNOTTYPINE	B	100	419	357		BLNC	0		
KNUFF RD	B	100	391	361		BLNC	101	C03	
KORNACKI CT	B	100	223	361		BLNC	101		
KOWEE LANE	B	100	611	351		RUBY	107	B04	
KRISTOFF AVE	B	100	319	361		BLNC	101	A04	
KYLE AVE	B	100	281	354		SEGN	155	C01	
KYLE ST	B	100	153	360	ONALASKA	ONLS	76		
KYLES RD	B	100	1121	362		CRG	24		
KYLIE LN	B	100	1043	361		GDRG	0		

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
L & S RD	B	100	351	362		CRG	0		
L C HERSCHAP LN	B	100	471	355		SEGN	156	D01	
L CLAMON RD	B	100	1137	351		RUBY	84		
L K WALKER	B	100	489	361		BLNC	102		
L KELLY RD	B	100	483	361		RUBY	105	A03	
L ST	B	100	253	361		BLNC	78	A05	
LA DENA DR	B	100	355	362		CRG	23	D05	
LACY LN	B	100	173	367		BLNC	87	D02	
LAD LN	B	100	173	361		LVS	113	E03	
LAFFERTY LN	B	100	189	353		RUBY	118		
LAFOUR	B	100	133	361		BLNC	100	A05	
LAGRONE LN	B	100	359	362		SEGN	141	E05	
LAIRD RD	B	100	421	351		RUBY	84	A05	
LAKE DR	B	100	265	355		SEGN	156		
LAKE DR	B	100	375	363		ONLS	76	E02	
LAKE FOREST DR	B	100	361	363		ONLS	76	D05	
LAKE LIVINGSTON BLVD	B	100	813	357		BLNC	88	D01	
LAKE LIVINGSTON DR	B	100	461	361		BLNC	123		
LAKE LIVINGSTON ESTATES	B	100	375	361		GDRC	112		
LAKE PINES CIR	B	100	201	357		BLNC	88		
LAKE SHORE NORTH	B	100	199	363		BLNC	88		
LAKE SHORE SOUTH	B	100	169	363		BLNC	88		
LAKE TOMAHAWK	B	100	409	351		RUBY	109		
LAKE VIEW DR NORTH	B	100	313	361		BLNC	112	D01	
LAKECREST	B	100	427	357		BLNC	99	D05	
LAKEFRONT DR	B	100	709	360	ONALASKA	ONLS	76	C02	
LAKEFRONT DR	B	100	337	363		ONLS	76	E02	
LAKE SHORE DR	B	100	373	363		ONLS	62	E01	
LAKE SHORE NORTH	B	100	543	363		BLNC	88	A02	
LAKE SHORE POINT	B	100	573	363		ONLS	82	E01	
LAKE SHORE SOUTH	B	100	241	356		GDRC	145		
LAKEVIEW CT	B	100	241	361		LVS	103	D05	
LAKEVIEW DR	B	100	383	361		ONLS	75	A04	
LAKEVIEW DR	B	100	445	363		GDRC	123	A01	
LAKEVIEW DR S	B	100	289	361		ONLS	75	A03	
LAKEVIEW HARBOR	B	748	747	363	ONALASKA	ONLS	75		
LAKEVIEW HARBOR	B	100	765	363		ONLS	76	D05	
LAKEVIEW HILLS LN	B	100	255	363		ONLS	0		
LAKEVIEW LN	B	100	485	363		ONLS	88	B01	
LAKEVIEW PINES	B	100	273	357		BLNC	111	B04	
LAKEWOOD DR	B	100	391	361		MLPT	76	B01	
LAMA ST	B	100	153	360	ONALASKA	ONLS	95		
LAMB RD	B	100	229	351		RUBY			

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
LAMBRIGET LN	B	100	271	355		SEGN	156	D02	
LAMBRIGHT RD	B	100	657	352		RUBY	142		
LAMENDA AVE	B	100	249	357		MLPT	99	C01	
LAMPKIN RD	B	100	237	361		BLNC	100	A04	
LANDS END	B	100	155	361		LIVS	126	E01	
LANEY DR	B	100	205	357		MLPT	99	C01	
LANGHAM LN	B	100	397	361		LIVS	114		
LANGLEY RD	B	100	759	352		SEGN	0		
LANNIE BLVD	B	100	417	353		RUBY	0		
LARIAT	B	100	337	362		CRG	71		
LARIAT LN	B	100	305	357		MLPT	100	E04	
LARRY AVE	B	100	499	359	LIVINGSTON	LIVS	103	E02	
LARRY HENSLEY RD	B	100	575	363		ONLS	77		
LARRY LN	B	100	415	362		CRG	23	D05	
LATTIMER DR	B	100	605	353		RUBY	117		
LAURA DOVE RD	B	100	389	361		BLNC	113	C01	
LAUREL	B	100	305	363		ONLS	62	D01	
LAUREL COVE WEST	B	100	517	363		ONLS	63		
LAUREL LN	B	100	563	352		SEGN	150		
LAURELIA LOOP	B	100	909	362		CRG	33	D01	
LAWSON LN	B	100	259	356		GDRC	135	A02	
LAZY HOLLOW LN	B	100	295	363		ONLS	76	D05	
LAZY LN	B	100	599	357		BLNC	99	A03	
LAZY LOOP	B	100	313	356		GDRC	146	B01	
LAZY OAK DR	B	100	311	361		BLNC	100		
LAZY WATER DR	B	100	247	357		MLPT	99	C01	
LEA RD	B	100	828	354		SEGN	147		
LEAF LN	B	100	333	357		MLPT	100	B03	
LEAS DR	B	100	167	353		RUBY	117	A04	
LEE ACUFFS RD	B	100	721	353		RUBY	117	C05	
LEE EAST	B	100	209	361		BLNC	90	D02	
LEE RD	B	100	169	355		SEGN	156		
LEE SPRINGS RD	B	100	193	353		RUBY	118		
LEE ST	B	100	189	359	LIVINGSTON	LIVS	113	A05	
LEES VILLAGE RD	B	100	181	361		BLNC	101	A04	
LEGEND LN	B	100	505	357		MLPT	99		
LEISURE LN	B	100	365	361		BLNC	112	D01	
LEMOINE	B	100	289	361		LIVS	114	E02	
LENNOX AVE	B	1000	1299	359	LIVINGSTON	LIVS	102	C05	
LEONNA LN	B	100	281	355		SEGN	156	D02	
LEOPARD	B	100	129	360	ONALASKA	ONLS	76	B01	
LEOPARD AVE	B	100	599	359	LIVINGSTON	LIVS	102	C04	

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LERO LN	B	100	263	361		BLNC	100		
LESU LN	B	100	159	361		CRG	67	E04	
LEWIS CHILDRESS RD	B	100	429	363		ONLS	65		
LEWIS RD	B	100	177	361		LVS	104	004	
LEWIS STANFORD DR	B	100	309	363		ONLS	0		
LEWIS VILLAGE RD	B	100	317	361		BLNC	101	B03	
LEXINGTON	B	100	577	357		MLPT	100	C01	
LIBERTY AVE	B	100	1199	359	LIVINGSTON	LVS	113	A05	
LIBERTY LN	B	100	121	356		GORC	136	E05	
LIGHTHOUSE CIR	B	100	237	357		BLNC	87		
LIGHTHOUSE CIR	B	100	145	360	ONALASKA	ONLS	76	D02	
LI CAMP DAVID	B	100	153	362		CRG	56	A03	
LILLEY ISLAND CEMETERY RD	B	100	327	362		CRG	58	B05	
LILLEY ISLAND EXT	B	100	145	362		CRG	56		
LILLEY RD	B	100	365	351		RUBY	83		
LILLIAN DR	B	100	199	359	LIVINGSTON	LVS	113	A03	
LILLY ISLAND LOOP	B	100	1825	362		CRG	0		
LILO LN	B	100	245	361		BLNC	102	C01	
LIMBERLOST TRL	B	100	263	353		RUBY	117	B05	
LINCOLN AVE	B	100	887	363		ONLS	50		
LINCOLN DR	B	100	321	361		LVS	0		
LINDA LN	B	100	257	356		GORC	0		
LINDA LN	B	100	357	357		BLNC	88	C01	
LINDA LN	B	100	409	361		BLNC	88	C04	
LINDA LN	B	100	289	353		RUBY	118	B01	
LINDA SPRINGS DR	B	100	167	362		RUBY	71	A05	
LINDALE	B	100	167	362		BLNC	88		
LINDLY LN	B	100	275	357		BLNC	104	E03	
LINDSEY	B	100	361	361		LVS	63	E02	
LINGER LN	B	100	383	363		ONLS	89	C01	
LINK RD	B	100	286	357		MLPT	100	C02	
LINKWOOD DR	B	100	189	357		MLPT	100		
LINN ST	B	100	413	363		ONLS	63	E01	
LION AVE	B	1600	1899	359	LIVINGSTON	LVS	102	B04	
LIONS CIR	B	100	241	360	ONALASKA	ONLS	76	C01	
LITA DR	B	100	391	361		BLNC	100	D05	
LITTLE CEDAR	B	100	145	363		ONLS	76	C04	
LITTLE DOVE	B	100	389	363		BLNC	88	A02	
LITTLE JOHN DR	B	100	423	357		MLPT	89	D04	
LITTLE PONDEROSA DR	B	100	397	363		ONLS	50		
LITTLE WILLOW ST	B	100	189	363		ONLS	76	C04	
LIVE OAK	B	100	229	357		BLNC	87	E02	
LIVE OAK	B	100	291	363		ONLS	75	A05	

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LIVE OAK WEST	B	100	175	357		MLPT	100	A01	
LIVELY OAK ST	B	100	287	361		MLPT	111	B04	
LIZZY LN	B	100	353	354		SEGN	147		
LLAMA	B	100	279	361		LVS	115	A03	
LOAFERS LN	B	100	379	356		GDRG	146	B01	
LOCUST	B	100	225	363		ONLS	63		
LODIA BROCK RD	B	100	889	361		LVS	0		
LOGGER DR	B	100	177	363		ONLS	0		
LONE WOLF RD	B	100	333	356		LVS	125		
LONE WOLF RD	B	334	1055	356		GDRG	0		
LONELY LN	B	100	219	361		LVS	114	E02	
LONESOME PINE	B	100	291	361		BLNC	80		
LONG DR	B	100	349	363		ONLS	0		
LONG KING	B	100	313	363		BLNC	88	A02	
LONG KING CREEK RD	B	100	573	361		CRG	0		
LONG MOSS	B	100	359	361		LVS	128		
LONG RD	B	100	507	361		BLNC	112		
LONGHORN DR	B	100	341	363		ONLS	62	C01	
LONGHORN DR E	B	100	929	361		BLNC	112	E02	
LONGHORN DR N	B	100	549	361		BLNC	112	D02	
LONGHORN VALLEY DR	B	100	611	361		BLNC	112	C03	
LONGLEAF	B	100	131	363		ONLS	76	C02	
LONGPOINT CIR	B	100	167	363		BLNC	76	C04	
LONGPOINT DR	B	100	273	363		BLNC	88	A01	
LONGVIEW	B	100	499	361		LVS	102	A05	
LONNIE B RD	B	100	203	362		CRG	44	B02	
LOOP DR	B	100	483	363		ONLS	76	D05	
LOPER LAKE DR	B	100	445	363		ONLS	0		
LOREN DR	B	100	325	362		CRG	23	D05	
LORETTA LN	B	100	291	361		RUBY	105	E02	
LORETTA LYNN	B	100	201	354		SEGN	155	A02	
LOST LAKE TRL	B	100	803	361		LVS	137	A02	
LOST OAK	B	100	157	361		BLNC	112	D01	
LOTT DR	B	100	191	362		CRG	45	A01	
LOVING FERRY RD	B	100	2623	362		CRG	0		
LOVING LN	B	100	347	362		CRG	23	D05	
LOYALE P RD	B	100	351	362		CRG	36	C01	
LUCILLE DR	B	100	521	353		RUBY	117	B05	
LUCKY 13 LN	B	100	291	363		ONLS	64		
LUCY	B	100	347	367		MLPT	99	D02	
LUDIES DR	B	100	333	353		RUBY	117		
LUKATIA LN	B	100	177	356		GDRG	124	C04	

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LUMBERMANS RD	B	100	891	363		ONLS	50	E03	
LUMBERTON	B	100	241	362		CRG	56	C04	
LUNSFORD	B	100	1285	362		CRG	24		
LURE LN	B	100	391	361		LVS	0		
LUSCO LN	B	100	211	361		BLNC	101	B04	
LYFORD	B	100	299	361		SEGN	138	C01	
LYNN DR	B	100	421	361		BLNC	112		
LYNN DR	B	100	213	362		CRG	23	E05	
LYNN HENDRIX RD	B	100	331	353		RUBY	260	B05	
LYONS CEMETERY RD	B	100	289	362		CRG	57		
LYONS RD	B	100	323	362		CRG	57	B03	
M DAVIS RD	B	100	465	353		RUBY	0		
M DAVIS RD	B	100	341	362		CRG	56	C04	
M P KELLY RD	B	100	471	361		CRG	67		
MABANK	B	100	493	351		RUBY	70		
MAC DAVIS	B	100	493	351		RUBY	70		
MAE RD	B	100	345	356		GDRC	136		
MAGNOLIA BEND	B	100	203	361		LVS	113	C04	
MAGNOLIA CEMETERY RD	B	100	493	363		ONLS	62		
MAGNOLIA COVE	B	100	409	363		ONLS	63	E01	
MAGNOLIA CREEK	B	100	389	361		BLNC	88	C04	
MAGNOLIA DR	B	100	325	380		ONLS	75	C04	
MAGNOLIA DUKE DR	B	100	535	361		LVS	103	C03	
MAGNOLIA FOREST	B	100	249	363		ONLS	76		
MAGNOLIA HILLS RD	B	100	475	352		SEGN	0		
MAGNOLIA LAKE DR	B	100	365	353		RUBY	129		
MAGNOLIA LAKE DR	B	100	251	356		GDRC	146	B02	
MAGNOLIA LN	B	100	375	360		ONLS	76	D02	
MAGNOLIA LN	B	100	667	363	ONALASKA	ONLS	75		
MAGNOLIA PARK	B	100	535	361		LVS	115	E05	
MAGNOLIA SOUTHLAND	B	100	147	351		RUBY	109	B01	
MAGNOLIA SPRINGS LN	B	100	147	351		RUBY	109		
MAGNOLIA WOOD DR	B	100	1447	352		SEGN	151		
MAHALA	B	100	327	361		BLNC	101	B05	
MAIN ST	B	100	345	363		ONLS	61	D05	
MALLARD POINT	B	100	573	357		MLPT	99	D02	
MANGUM RD	B	2010	3871	357		MLPT	100	C04	
MANGUM RD	B	3672	4213	357		BLNC	100		
MANGUM RD	B	100	1741	361		BLNC	101	E02	
MANGUM RD	B	1742	2009	361		MLPT	100	D05	
MANGUM RD	B	100	433	352		SEGN	140	E03	
MANKINS	B	100	289	359		LVS	113	A05	
MANNING ST	B	100	249	362	LIVINGSTON	CRG	45	B02	
MANRY RD	B	100	235	366		CRG	45	B02	
MANVEL	B	100	235	366		LVS	125	B03	

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MANY DEER RD	B	100	437	351		RUBY	108	D02	
MAPLE COVE	B	100	223	363		ONLS	63	E02	
MAPLE LEAF	B	100	149	363		ONLS	63	E02	
MAPLE LN	B	200	299	359	LIVINGSTON	LVS	113	A05	
MAPLE RIDGE	B	100	475	361		LVS	128		
MAPLE ST	B	100	535	353		RUBY	128	A02	
MAPLE ST	B	100	313	358		GDRG	134	A02	
MAPLE ST	B	100	351	362		CRG	6	E03	
MAPLE ST	B	100	251	360	ONALASKA	ONLS	75	C05	
MARCEAU LN	B	100	717	358		GDRG	272	C01	
MARGIE DR	B	100	879	353		RUBY	118	A01	
MARIE LN	B	100	449	358		GDRG	136	E06	
MARIE RD	B	100	189	362		CRG	58	B01	
MARILYN	B	100	149	363		ONLS	78	D05	
MARINA DR	B	100	407	363		ONLS	63		
MARQUIS LN	B	100	473	363		ONLS	52	B04	
MARS LN	B	100	185	357		BLNC	87		
MARSHALL	B	100	2043	362		CRG	0		
MARSTON RD	B	100	1685	361		BLNC	91		
MART	B	100	425	352		SEGN	151		
MARTHA ANN TRL	B	100	301	353		RUBY	117	B05	
MARTHA LN	B	100	183	362		CRG	33	D01	
MARTIN DR	B	100	153	363		ONLS	63		
MARTIN LUTHER KING DR	B	900	1389	359	LIVINGSTON	LVS	102		
MARTIN RD	B	100	351	203		CHES	48	D02	
MARY LOU DR	B	100	173	357		BLNC	87		
MARYS TURNPIKE	B	100	341	353		RUBY	118	A05	
MASON	B	100	207	361		LVS	102		
MASSEY CEMETERY RD	B	100	133	351		RUBY	71		
MASSEY CEMETERY RD	B	134	715	362		RUBY	71		
MASSEY CEMETERY RD	B	716	1893	362		CRG	71		
MATADOR	B	100	233	362		CRG	57	A05	
MATHEUS DR	B	100	615	353		RUBY	117		
MATTIE GAIL	B	100	251	361		BLNC	90	D01	
MAXEY RD	B	116	563	362		CRG	32	A05	
MAXEY RD	B	100	115	358	CORRIGAN	CRG	32	A05	
MAXINE RD	B	100	859	361		LVS	0		
MAY	B	400	515	358	CORRIGAN	CRG	23	E01	
MAY DR	B	100	1467	363		ONLS	62		
MAY ST	B	100	187	361		BLNC	101	C03	
MAYANO ST	B	100	247	361		BLNC	100	A04	
MAYFAIR	B	100	141	361		BLNC	111	B04	

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MAYHAW	B	100	243	363		ONLS	63	E02	
MAZE RD	B	100	1035	355		SEGN	156		
MC CARDELL LN	B	100	199	359	LIVINGSTON	LVS	102	D05	
MC CARTHY RD	B	100	757	361		LVS	114		
MC CARTY RD W	B	100	541	361		CRG	81	A01	
MC DONALD RD	B	100	235	361		LVS	114	C03	
MC ENTYRE DR	B	100	217	352		SEGN	141	E03	
MC KEE DR	B	100	165	363		ONLS	51	D05	
MC QUEEN LOOP	B	100	859	362		CRG	58		
MC SPADDIN RD	B	100	1809	362		CRG	58		
MC VEA PL	B	100	289	359	LIVINGSTON	LVS	102	D05	
MCCARTY DR	B	100	317	361		BLNC	101	B03	
MCKNIGHT LN	B	100	351	362		CRG	35	D03	
MCOQUEEN	B	100	217	401	SEVEN OAKS	CRG	0		
MEADOW LARK LN	B	100	293	357		MLPT	100	C03	
MEADOW LN	B	100	461	361		LVS	137	A02	
MEALY	B	100	227	362		CRG	46		
MEMORAL DR	B	100	249	363		ONLS	50	D04	
MEMORY LN	B	100	255	351		RUBY	97	E01	
MEMORY LN	B	100	165	361		LVS	128	E02	
MENARD CEMETERY RD	B	100	289	352		SEGN	140	D01	
MENARD CHAPEL RD	B	100	6257	352		SEGN	138		
MENARD CREEK SUBD	B	100	205	361		RUBY	104	E05	
MENTONE	B	100	427	362		RUBY	71	A05	
MERIDIAN	B	100	1179	357		MLPT	100		
MERLE HAGGARD	B	100	369	354		SEGN	155	A03	
MESA RD	B	100	173	361		BLNC	101	A01	
MESA VERDE	B	100	405	357		BLNC	87		
MESQUITE	B	100	505	363		ONLS	76	C05	
MEYERS ST	B	100	219	360		ONLS	75	C05	
MICA	B	100	147	361		RUBY	105	E01	
MICHELLE LN	B	100	207	361		BLNC	101	D01	
MIDLAND	B	100	2015	362		CRG	0		
MIDWAY CENTRAL RD	B	100	2163	351		RUBY	109		
MIDWAY CUT THRU	B	100	573	351		RUBY	109		
MIDWAY LOOP E	B	100	4039	351		RUBY	97	D05	
MIDWAY LOOP W	B	100	4927	351		RUBY	0		
MILES	B	100	489	362		CRG	32	A01	
MILL GATE RD	B	100	2105	361		LVS	114		
MILL HILL RD	B	100	221	361		LVS	104		
MILLER CLUB RD	B	100	1793	355		SEGN	468	D01	
MILLER RD	B	100	321	357		MLPT	99		

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MILLIKEN DR	B	100	199	359	LIVINGSTON	LIVS	113	A03	
MILLRIDGE	B	1200	1599	359	LIVINGSTON	LIVS	102	D03	
MILLS DR	B	100	253	361		LIVS	91		
MILNER RD	B	100	677	361		LIVS	0		
MIMOSA	B	100	219	363		ONLS	61		
MIMOSA POINT	B	100	211	354		SEGN	154		
MINEOLA	B	100	205	360	ONALASKA	ONLS	75		
MINI LN	B	100	333	357		MLPT	100		
MINNIE PEARL DR	B	100	329	354		SEGN	155	A03	
MINOR RD	B	100	243	362		CRG	46		
MINOR ST	B	100	259	356	GOODRICH	GDRG	135	A03	
MISSION	B	100	211	360	ONALASKA	ONLS	75	B05	
MISTLETOE	B	100	321	363		ONLS	61	D05	
MISTY LN	B	100	365	362		CRG	56	C04	
MITCHELL DR	B	100	313	355		SEGN	0	D02	
MITCHELL LN	B	100	217	353		RUBY	105	E05	
MITZI LN	B	100	407	353		RUBY	107	E01	
MOCKINGBIRD HILLS	B	100	715	363		ONLS	76	D05	
MOCKINGBIRD LN	B	100	189	359	LIVINGSTON	LIVS	102	E04	
MOCKINGBIRD RIDGE	B	100	115	360	ONALASKA	ONLS	76	A01	
MOCKINGBIRD RIDGE	B	116	207	363	ONALASKA	ONLS	76	A01	
MOLINE	B	100	629	362		CRG	46	D02	
MONROE DR	B	100	269	353		RUBY	117	B05	
MONROE HILL	B	100	305	362		CRG	56	D04	
MONROE LILLEY RD	B	2558	2583	352		RUBY	130		
MONROE LILLEY RD	B	100	2557	353		RUBY	130		
MONTAGUE	B	100	171	362		CRG	45	D01	
MONTERREY	B	100	379	356		GDRG	123	E05	
MONTGOMERY ST	B	100	133	356	GOODRICH	GDRG	135	A03	
MOON MIST	B	100	175	357		MLPT	100	C01	
MOON RIVER TRL	B	100	195	356		GDRG	124		
MOONBEAM LN	B	100	895	357		MLPT	100		
MOONLIGHT CIR	B	100	127	360	ONALASKA	ONLS	76	C01	
MOONLITE DR	B	100	469	357		BLNC	99	C05	
MOORE RD	B	100	1171	353		RUBY	118		
MOORE-MCBRIDE-LIVELY LN	B	100	431	352		SEGN	0		
MOOSE DR	B	100	679	360	ONALASKA	ONLS	76	B01	
MORRELL RD	B	100	725	203		CHES	60		
MORRIS	B	100	177	355		SEGN	156	D02	
MORRIS DR	B	100	147	363		ONLS	63	E01	
MORRIS LN	B	100	735	361		RUBY	0		
MORRISON DR	B	776	789	361		LIVS	103	E02	

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MORRISON DR	B	100	767	359	LIVINGSTON	LVS	103	E01	
MORRISON DR	B	768	775	361	LIVINGSTON	LVS	103	E02	
MORRISON RD	B	100	369	363		ONLS	53		
MORRISON RD	B	370	1189	363		CRG	53		
MOSCOW ACRES	B	100	253	362		CRG	43	E04	
MOSELY	B	100	177	361		LVS	113		
MOSELY DR	B	100	277	357		MLPT	100	C04	
MOSSY RIDGE RD	B	100	419	361		LVS	103	C02	
MOSSYCUP LN	B	1400	1499	359	LIVINGSTON	LVS	102	D03	
MOTT DR	B	100	179	362		CRG	43	B03	
MOUND	B	100	197	363		BLNC	88	A02	
MOUSE BROWN RD	B	100	527	361		BLNC	101		
MOYE RD	B	100	121	362		RUBY	131		
MOYE RD	B	122	233	353		RUBY	131		
MR SERVICE	B	100	277	361		BLNC	101		
MT HOREB CHURCH RD	B	100	187	363	ONALASKA	ONLS	75	E01	
MT ROSE CHURCH RD	B	100	419	361		BLNC	112	B04	
MUD CAT LN	B	100	203	361		ONLS	0	D05	
MUDD RD	B	100	563	361		LVS	114	E02	
MULBERRY	B	100	285	363		ONLS	61	D05	
MULBERRY	B	100	189	359	LIVINGSTON	LVS	114	B02	
MULBERRY COVE	B	100	417	363		ONLS	63	E02	
MULE DEER CIR	B	100	163	363		ONLS	75	A05	
MULE DEER TRL	B	100	289	363		ONLS	75	A05	
MUNSON RD	B	100	681	361		LVS	137		
MUNSON RD	B	682	1595	361		SEGN	0		
MURPHY RD	B	100	683	353		RUBY	0		
MUSCOVY TRL	B	100	479	357		MLPT	89	D02	
MUSKET	B	100	467	361		LVS	115	E03	
MYERS DR	B	100	209	363		ONLS	78	D02	
MYROW RD	B	100	683	361		LVS	126		
MYRTLE LN	B	100	175	363		ONLS	63		
MYRTLE MAE DR	B	100	281	361		BLNC	100		
N MEECE AVE	B	100	289	359	LIVINGSTON	LVS	102	D05	
N 1ST ST	B	100	599	359	LIVINGSTON	LVS	103	D01	
N 2ND ST	B	200	589	359	LIVINGSTON	LVS	103	D01	
N ADDRESS AVE	B	100	309	359	LIVINGSTON	LVS	102	B04	
N BEATTY AVE	B	200	489	359	LIVINGSTON	LVS	102	D04	
N BEATTY AVE	B	700	1799	359	LIVINGSTON	LVS	102	D04	
N BLUEBIRD AVE	B	1000	1399	359	LIVINGSTON	LVS	102	C03	
N CAMPBELL DR	B	200	299	359	LIVINGSTON	LVS	102	D05	
N CANYON DR	B	100	663	363		ONLS	75	A04	

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N CATTLE DR	B	100	583	363		ONLS	62	E02	
N CLYDE CLIFTON RD	B	100	317	361		LVS	114	B02	
N COLTA AVE	B	1000	1589	359	LIVINGSTON	LVS	102	C03	
N COLLINS ST	B	100	163	358	CORRIGAN	CRG	0		
N COLLINS ST	B	200	283	358	CORRIGAN	CRG	23	E01	
N COLLINS ST	B	300	331	358	CORRIGAN	CRG	23	E01	
N COLLINS ST	B	500	673	358	CORRIGAN	CRG	23	E01	
N CYPRESS RD	B	100	229	357		MLPT	99	B01	
N DARLENE DAWNE DR	B	100	235	363		ONLS	50		
N DAVIS AVE	B	1800	1789	359	LIVINGSTON	LVS	102	C04	
N DOGWOOD AVE	B	400	1899	359	LIVINGSTON	LVS	102	D03	
N DREW ST	B	100	1099	359	LIVINGSTON	LVS	102	D04	
N DUNBAR AVE	B	1000	1399	359	LIVINGSTON	LVS	102	C03	
N EAST AVE	B	100	1299	359	LIVINGSTON	LVS	102	D05	
N EAST ST	B	100	159	358	CORRIGAN	CRG	0		
N EASTWOOD AVE	B	200	299	359	LIVINGSTON	LVS	102	D05	
N FAIRVIEW AVE	B	900	999	359	LIVINGSTON	LVS	102	C04	
N FM 356	B	298	297	363		ONLS	75	B04	
N FM 356	B	536	4919	363		ONLS	75		
N FM 356	B	100	285	360	ONALASKA	ONLS	75		
N FM 356	B	302	317	360	ONALASKA	ONLS	75	B04	
N FM 356	B	298	301	363	ONALASKA	ONLS	75	B04	
N FM 356	B	318	535	363	ONALASKA	ONLS	75	B04	
N FM 942	B	100	10883	362		CRG	58		
N FM 942	B	10884	10733	358	CORRIGAN	CRG	33	B01	
N G SMITH RD	B	100	397	361		LVS	127	C01	
N GEORGE JONES RD	B	100	423	354		SEGN	155	A03	
N GREEN AVE	B	1600	1799	359	LIVINGSTON	LVS	102	C04	
N HANDLEY AVE	B	200	599	359	LIVINGSTON	LVS	102		
N HOLLY AVE	B	400	1099	359	LIVINGSTON	LVS	102	D03	
N HOME ST	B	100	1999	358	CORRIGAN	CRG	0		
N HOUSTON AVE	B	100	2499	359	LIVINGSTON	LVS	102	D05	
N JACKSON AVE	B	200	899	359	LIVINGSTON	LVS	102	D04	
N JEFFERSON	B	100	399	359	LIVINGSTON	LVS	103	C01	
N LAKE SHORE DR	B	100	417	361		BLNC	112	D01	
N LAKE VILLAGE DR	B	100	227	361		LVS	113	C03	
N LINCOLN WIGGINS ST	B	100	1199	353		RUBY	0		
N MARKET ST	B	100	159	358	CORRIGAN	CRG	0		
N MARKET ST	B	200	265	358	CORRIGAN	CRG	23	E01	
N MARKET ST	B	300	347	358	CORRIGAN	CRG	23	E01	
N MARKET ST	B	400	595	358	CORRIGAN	CRG	23	E01	
N MARSH DR	B	100	398	359	LIVINGSTON	LVS	102	D04	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
N MARTIN LUTHER KING DR	B	100	161	358	CORRIGAN	CRG	0		
N MARTIN LUTHER KING DR	B	200	261	358	CORRIGAN	CRG	23	E01	
N MATHEWS ST	B	100	167	358	CORRIGAN	CRG	0		
N MATHEWS ST	B	200	255	358	CORRIGAN	CRG	23	E01	
N MOONLIGHT DR	B	100	159	360	ONALASKA	ONLS	78		
N OAK AVE	B	500	799	359	LIVINGSTON	LVS	102	D04	
N OAK LEE DR	B	100	265	363		ONLS	63	E02	
N OLD ISRAEL RD	B	100	1433	361		LVS	91		
N OLD ISRAEL RD	B	1434	1785	361		BLNC	91		
N PINE AVE	B	200	1889	359	LIVINGSTON	LVS	102	D04	
N PINE AVE	B	100	161	358	CORRIGAN	CRG	0		
N PINE ST	B	100	263	358	CORRIGAN	CRG	23	E01	
N PINE ST	B	200	263	358	CORRIGAN	CRG	23	E04	
N PRINCESS DR	B	100	1273	362		LVS	128	B01	
N RAINBOW LOOP	B	100	185	361		LVS	50	E04	
N REEL & RIFLE	B	100	251	363		ONLS	76		
N SUNSET DR	B	100	227	360	ONALASKA	ONLS	76		
N THICKETT AVE	B	1100	1189	359	LIVINGSTON	LVS	102	C05	
N TYLER AVE	B	100	899	359	LIVINGSTON	LVS	102	D05	
N VILLAGE COVE LOOP	B	100	235	357		MLPT	0		
N WASHINGTON AVE	B	2469	2499	359		LVS	306		
N WASHINGTON AVE	B	100	2467	359	LIVINGSTON	LVS	102	D05	
N WEST ST	B	100	161	358	CORRIGAN	CRG	0		
N WEST ST	B	200	255	358	CORRIGAN	CRG	22	E05	
N WILLIS AVE	B	1800	2199	359	LIVINGSTON	LVS	102		
N YAUPON AVE	B	400	499	359	LIVINGSTON	LVS	102	D03	
NADA	B	100	125	358	CORRIGAN	CRG	33	B04	
NATCHEZ RD	B	100	451	361		LVS	115		
NAVAHO TRL	B	100	469	360	ONALASKA	ONLS	76	B02	
NAVAHO TRL	B	480	493	360	ONALASKA	ONLS	76	B02	
NAVAHO TRL	B	470	479	363	ONALASKA	ONLS	76	B02	
NECAISE DR	B	100	167	361		BLNC	101	E01	
NEDS RD	B	100	351	362		CRG	20		
NEEL RD	B	100	251	361		LVS	104		
NEIBEL DR	B	100	289	361		MLPT	100	C05	
NELSON RD	B	100	631	361		BLNC	88		
NETTLES CEMETERY RD	B	100	1183	361		LVS	104	D02	
NETTLES CEMETERY RD	B	1184	2865	361		RUBY	104		
NEVADA	B	100	151	358	CORRIGAN	CRG	23	D01	
NEW COVE DR	B	100	247	357		MLPT	99	E04	
NEW ROAD	B	100	173	361		LVS	114	C02	
NEWBERRY DR	B	100	339	353		RUBY	117		
NIGHT HAWK DR	B	100	193	357		BLNC	0	A04	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
NINA LEE LN	B	100	535	362		CRG	23	E04	
NINE BRIDGE RD	B	100	4833	362		CRG	24	C05	
NINE BRIDGES CUT-OFF	B	100	257	362		CRG	24		
NINTH ST	B	100	407	363		ONLS	61		
NOBLE LN	B	100	265	361		LVS	115	D02	
NOBLITT ST	B	500	1499	359	LIVINGSTON	LVS	102	D04	
NOCONA	B	100	351	362		SEGN	140	E05	
NOEL	B	100	659	363		ONLS	76	C04	
NOME	B	100	459	362		CRG	35		
NON-SUCH RD	B	100	799	361		CRG	67	E04	
NORFOLK	B	100	429	357		BLNC	89	C05	
NORMA DR	B	100	239	353		RUBY	118	B01	
NORMAGENE ST	B	100	439	357		MLPT	99	D03	
NORMAN DR	B	100	787	361		LVS	103	D04	
NORMAN RD	B	100	353	363		ONLS	52		
NORTH GLEN	B	100	741	361		CRG	80	D05	
NORTH LINE RD	B	100	307	363		ONLS	50	C05	
NORTHCREST	B	100	831	352		SEGN	151	A02	
NORWOOD DR	B	100	243	362		CRG	23	D05	
NOTTINGHAM DR	B	100	307	357		MLPT	99		
NOWLIN CEMETERY RD	B	100	573	203		CHES	80	D02	
NUGENT DR	B	100	407	357		MLPT	99	D02	
NURSERY RD	B	100	3185	353		RUBY	106		
O J SAUNDERS DR	B	100	351	362		CRG	35	E02	
OAK CIR	B	100	229	363		ONLS	76		
OAK CIR	B	100	625	358	CORRIGAN	CRG	33	B04	
OAK CREST DR	B	100	485	361		MLPT	111	B04	
OAK HILLS RD	B	100	325	361		LVS	103		
OAK KNOLL	B	100	596	361		GDRC	124		
OAK LN	B	100	563	361		LVS	92	A05	
OAK LN	B	100	299	359	LIVINGSTON	LVS	113	D04	
OAK PARK TRL	B	100	517	363		ONLS	61		
OAK PINE DR	B	100	193	357		BLNC	88	B01	
OAK PINES CIR	B	100	153	357		BLNC	88	D01	
OAK RIDGE DR	B	100	359	357		BLNC	88	D01	
OAK RIDGE DR	B	100	345	360	ONALASKA	ONLS	76	D01	
OAK ST	B	100	145	356		GDRC	134	A02	
OAK ST	B	100	331	360	ONALASKA	ONLS	75	C05	
OAK VALLEY	B	100	267	361		BLNC	102	A01	
OAKDALE LN	B	100	211	361		LVS	91	C04	
OAKDALE LOOP	B	100	947	361		LVS	91		
OAKDALE LOOP	B	948	2233	361		BLNC	91	C04	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
OAKDALE LOOP	B	2796	5085	361		LVS	0		
OAKHURST DR	B	500	1099	359	LIVINGSTON	LVS	102	D04	
OAKRIDGE	B	100	399	357		BLNC	89	C05	
OAKRIDGE CIR	B	100	123	360	ONALASKA	ONLS	76	C01	
OAKSHORE LN	B	100	219	357		MLPT	100	A01	
OAKWOOD LN	B	100	435	356		GDRC	145	A05	
OATES CEMETERY RD	B	100	665	361		CRG	68	E05	
OATS RD	B	100	1051	361		BLNC	91	C01	
OFF WHEELER RD	B	100	523	362		DBLL	5	B01	
OFFSHORE LN	B	100	255	363		ONLS	50	D04	
OGETREE DR	B	100	299	359	LIVINGSTON	LVS	0		
OGETREE ST	B	100	399	359	LIVINGSTON	LVS	0		
OIL FIELD RD	B	100	883	361		LVS	137		
OLD BARNUM RD	B	100	351	362		CRG	36	E02	
OLD BERRING RD	B	100	4119	362		CRG	55		
OLD BOLD SPRINGS RD	B	216	799	354		LVS	0		
OLD BOLD SPRINGS RD	B	100	103	359		LVS	0		
OLD BOLD SPRINGS RD	B	104	123	359	LIVINGSTON	LVS	0		
OLD BOLD SPRINGS RD	B	104	123	359	LIVINGSTON	LVS	0		
OLD BOLD SPRINGS RD	B	124	217	361		LVS	0		
OLD BOLD SPRINGS RD	B	100	2387	363		ONLS	50	E01	
OLD GROVETON RD N	B	100	799	360	ONALASKA	ONLS	78	A01	
OLD GROVETON RD S	B	100	239	361		LVS	103	A03	
OLD HICKORY	B	100	1189	361		LVS	137		
OLD HIGHWAY 146	B	100	551	351		RUBY	108	C01	
OLD HIGHWAY 190	B	100	109	359		LVS	102	A05	
OLD HIGHWAY 35 N	B	100	109	359		LVS	102	A05	
OLD HIGHWAY 35 N	B	110	1759	361		LVS	102	A05	
OLD HIGHWAY 35 N	B	1780	1981	361		BLNC	91		
OLD HIGHWAY 35 N	B	2144	3051	361		BLNC	91		
OLD HIGHWAY 35 N	B	3284	3667	361		BLNC	91	C02	
OLD HIGHWAY 35 N	B	5986	8117	361		CRG	0		
OLD HIGHWAY 35 N	B	8506	8523	361		CRG	68		
OLD HIGHWAY 35 N	B	8602	8719	361		CRG	68		
OLD HIGHWAY 35 N	B	9570	13963	362		CRG	0		
OLD HIGHWAY 35 N	B	14908	16021	362		CRG	23		
OLD HIGHWAY 35 N	B	9424	9569	363		CRG	68		
OLD HIGHWAY 35 N	B	14904	14907	358	CORRIGAN	CRG	23		
OLD HIGHWAY 35 N	B	8118	8505	401	SEVEN OAKS	CRG	68		
OLD HIGHWAY 35 N	B	8524	8601	401	SEVEN OAKS	CRG	68		
OLD HIGHWAY 35 N	B	8720	8737	401	SEVEN OAKS	CRG	68		
OLD HIGHWAY 35 N	B	8738	9423	402	SEVEN OAKS	CRG	68		
OLD HIGHWAY 35 S	B	3650	3891	356		GDRC	124	D03	
OLD HIGHWAY 35 S	B	100	1399	361		LVS	113	C02	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
OLD HIGHWAY 35 S	B	3892	4677	356	GOODRICH	GORC	124	D03	
OLD HIGHWAY 356	B	100	111	360		ONLS	76	D01	
OLD HIGHWAY 356	B	430	497	360		ONLS	76	D01	
OLD HIGHWAY 356	B	112	173	363		ONLS	76	D01	
OLD HIGHWAY 356	B	498	577	363		ONLS	76	D01	
OLD HIGHWAY 356	B	238	429	360	ONALASKA	ONLS	76	D01	
OLD HIGHWAY 356	B	174	237	363	ONALASKA	ONLS	76	D01	
OLD ISRAEL RD	B	3100	6117	361		LVS	309	B05	
OLD ISRAEL RD	B	1800	3099	359	LIVINGSTON	LVNC	102	A05	
OLD MILL CENTER	B	100	175	361		BLNC	101		
OLD OCEAN	B	100	225	361		CRG	0		
OLD POST RD N	B	100	343	357		MLPT	100	C01	
OLD POST RD S	B	100	655	357		MLPT	99	D05	
OLD PROVIDENCE RD	B	100	1519	361		LVS	126	B02	
OLD STAG RIDGE RD	B	100	335	362		CRG	44		
OLD TRAM RD	B	100	283	361		LVS	103	D04	
OLD TRAMIM RD	B	100	511	361		LVS	0		
OLD TRINITY RD N	B	100	279	360	ONALASKA	ONLS	75	B04	
OLD TRINITY RD N	B	412	437	360	ONALASKA	ONLS	75	B04	
OLD TRINITY RD N	B	280	411	363	ONALASKA	ONLS	75	B04	
OLD TRINITY RD N	B	438	455	363	ONALASKA	ONLS	75	B04	
OLD TRINITY RD S	B	100	463	360	ONALASKA	ONLS	75	B04	
OLD WOODVILLE RD	B	1410	3745	361		LVS	721	D01	
OLD WOODVILLE RD	B	500	1395	359	LIVINGSTON	LVS	103		
OLE LONG PULL RD	B	100	2195	353		RUBY	106		
OLE MISS	B	100	829	361		LVS	115	C04	
OLEANDER	B	100	269	363		ONLS	78	D05	
OLIVER LN	B	100	315	361		LVS	114	E03	
OLIVER ST	B	100	127	363		ONLS	78	B03	
OLIVA	B	100	259	361		RUBY	105	E01	
OLLIE LOOP	B	2406	2421	353		RUBY	0		
OLLIE LOOP	B	100	2407	361		RUBY	0		
OLYMPIC	B	100	201	357		BLNC	67	E03	
OMAHA	B	100	301	362		CRG	0		
ONALASKA COLLECTION STA	B	100	421	363		ONLS	0		
ONALASKA EAST DR	B	100	633	360	ONALASKA	ONLS	75	B05	
ONALASKA NORTH	B	100	305	363		ONLS	75	A04	
ONE HALF SUCH RD	B	100	541	361		CRG	67	E04	
ONE SUCH RD	B	100	669	361		CRG	67		
OPOSSUM HOLLOW	B	100	245	353		RUBY	118	B01	
ORAN	B	100	355	351		RUBY	98		
ORIOLE LN	B	100	311	361		BLNC	100		

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
ORR DR	B	100	299	359	LIVINGSTON	LVS	113	A05	
OSBORNE AVE	B	100	367	361		BLNC	112		
OUTLAW BEND	B	98	1647	355		5726	0		
OVERCUP	B	100	285	357		BLNC	88		
OVERTON	B	100	189	362		CRG	58		
OWL HOOT TRL	B	100	223	353		RUBY	117		C05
OZRA	B	100	963	362		CRG	46		
PAALQI HINI	B	100	643	351		CRG	107		C05
PADUCAH	B	100	503	361		RUBY	82		B04
PAINTERS DR	B	100	967	355		SEGN	156		D01
PALMETTO DR	B	100	741	357		BLNC	99		
PALMETTO RD	B	100	573	361		CRG	0		
PAN AMERICAN DR	B	100	773	359	LIVINGSTON	LVS	102		
PAN AMERICAN DR	B	786	799	359	LIVINGSTON	LVS	113		
PAN AMERICAN DR	B	774	787	361	LIVINGSTON	LVS	113		
PANDORA	B	100	185	362		CRG	58		B03
PANHANDLE RD	B	100	227	362		CRG	70		A04
PANOLA	B	100	241	362		CRG	56		A02
PANTHER	B	100	197	360	ONALASKA	ONLS	75		D05
PANTHER LN	B	100	499	361		BLNC	100		E05
PARIS	B	100	207	381		LVS	103		A01
PARK DR	B	100	251	357		BLNC	87		E03
PARK DR	B	100	311	363		ONLS	61		
PARK LN	B	100	397	356		GDRC	146		B01
PARK LN	B	100	461	361		BLNC	100		
PARKER DR	B	100	377	362		CRG	45		
PARKLANE DR	B	100	269	361		LVS	103		D04
PARKLANE DR	B	100	415	367		BLNC	99		C05
PARKPINE	B	100	157	361		BLNC	101		B03
PARKS BLVD	B	100	121	360		ONLS	76		C01
PARKVIEW CIR	B	100	717	360	ONALASKA	ONLS	78		C01
PARKVIEW DR	B	100	391	361	ONALASKA	LVS	103		D04
PARKWOOD DR	B	100	1813	362		CRG	25		
PARMELY-PARRISH RD	B	100	1403	361		RUBY	71		
PARRISH CEMETERY RD	B	100	1181	351		RUBY	0		
PARRISH RD	B	100	1329	352		SEGN	0		
PAT & MIKE DR	B	100	543	356		GDRC	124		
PAT LONG RD	B	100	279	362		CRG	58		A03
PAT RD	B	100	4015	362		CRG	35		D05
PATE RD	B	100	215	361		GDRC	113		D05
PATINO DR	B	100	807	353		RUBY	117		A04
PATRICIA DR	B	100	307	354		SEGN	155		A02
PATSY CUNE RD	B	100							

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
PATSY DR	B	100	291	353		RUBY	118	B01	
PAUL KIRK ST	B	100	281	361		MLPT	100	D04	
PAUL MATTHEWS RD	B	100	2625	361		RUBY	0		
PAUL POE RD	B	100	303	351		RUBY	97		
PAWN	B	100	215	361		GDRG	124		
PAWNEE	B	100	147	363		ONLS	75		
PAYNES LN	B	100	213	360	ONALASKA	ONLS	75	C05	
PEA RIDGE DR	B	100	267	361		LVS	115	C05	
PEACE	B	100	163	357		MLPT	100	C03	
PEACH	B	100	135	363		ONLS	76	C03	
PEACH ST	B	100	196	356		GDRG	134	A02	
PEACH TREE	B	100	281	363		ONLS	76	C04	
PEACOCK RUN	B	100	479	361		BLNC	101	A04	
PEAR ST	B	100	307	363		ONLS	76		
PEARL CT	B	100	181	363		ONLS	61	E04	
PEARL THOMAS RD	B	100	817	361		LVS	126		
PEARLAND	B	100	155	362		CRG	58	B01	
PEARSON AVE	B	100	371	361		BLNC	112	C01	
PEBBLE CREEK	B	100	605	361		BLNC	90	A04	
PECAN	B	100	633	363		ONLS	75	A04	
PECAN COVE	B	100	341	354		SEGN	154	A04	
PECAN COVE LN	B	100	215	363		ONLS	76	A02	
PECAN DR	B	100	513	356		GDRG	146		
PECAN FARM DR	B	100	197	361		CRG	67	E04	
PECAN LN	B	100	181	361		BLNC	112	D01	
PEDEN LN	B	100	183	361		BLNC	89	C05	
PEG TOP CEMETERY	B	100	2235	361		BLNC	78		
PELICAN	B	100	189	357		BLNC	88	D01	
PELLE CIRCLE	B	100	147	363		ONLS	76		
PENNINGTON RD	B	100	223	363	GOODRICH	ONLS	50	D05	
PENNINGTON RD	B	100	549	356		GDRG	124		
PENWAUGH MARINA	B	100	421	357		BLNC	100	A01	
PENWAUGH PINE ST	B	100	259	357		BLNC	88	B01	
PERKINS RANCH RD	B	100	1497	363		ONLS	51	D05	
PERKINS-TOLBERT RD	B	100	1251	362		DBLL	4	B02	
PERRY DR	B	100	199	359	LIVINGSTON	LVS	113	A03	
PERSIMMON CIR	B	100	173	363		ONLS	75	A05	
PERSIMMON CIR	B	174	185	360	ONALASKA	ONLS	75	A05	
PERSIMMON RD	B	100	411	363		ONLS	75	A05	
PETE GARRETT RD	B	100	773	356		GDRG	124	E01	
PETER WILKINS RD	B	100	1233	362		CRG	20	E03	
PETERS DR	B	100	231	361		BLNC	112	E04	

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STREET	SIDE	LOW	HIGH	EN	CITY	EXCHANGE	PAGE	GRID	COMMENT
PETERSBURG DR	B	100	551	356		GDRC	123	D05	
PETERSON	B	100	345	361		LVS	126	B01	
PHILLIPS COOPER RD	B	100	205	402	SEVEN OAKS	CRG	68	B02	
PHILLIPS RD	B	552	625	360		ONLS	0		
PHILLIPS RD	B	454	551	363		ONLS	0		
PHILLIPS RD	B	100	409	360	ONALASKA	ONLS	76	C01	
PHILLIPS RD	B	626	681	360	ONALASKA	ONLS	75	C05	
PHILLIPS RD	B	410	453	363	ONALASKA	ONLS	0		
PHLS HILL	B	100	159	360	ONALASKA	ONLS	76	B02	
PICHETTO TRL	B	100	1085	363		RUBY	106	E04	
PICKENS LOOP	B	100	275	401	SEVEN OAKS	CRG	68		
PIGEON DR	B	100	361	357		BLNC	100	A01	
PIN OAK	B	100	415	363		ONLS	76	C04	
PIN OAK RD	B	100	547	362		CRG	6	E04	
PINCKARD RD	B	100	849	361		BLNC	88		
PINCKARD RD	B	100	421	357		MLPT	89	B01	
PINE BROOK DR	B	100	181	363		ONLS	61	D05	
PINE CONE	B	100	147	361		BLNC	112	D01	
PINE CONE	B	100	147	361		BLNC	101	E04	
PINE GLEN	B	100	573	361		ONLS	76	D04	
PINE GROVE	B	100	245	363		ONLS	76	D01	
PINE GROVE DR	B	194	287	360	ONALASKA	CRG	46	A05	
PINE GROVES CHURCH RD	B	100	251	362		CRG	0		
PINE GROVES DR	B	100	1421	362		ONLS	75	A04	
PINE HARBOR DR	B	100	515	363		CRG	44	B02	
PINE HOLLOW LOOP E	B	100	375	362		CRG	44	B01	
PINE HOLLOW LOOP N	B	100	419	362		CRG	44	C01	
PINE HOLLOW LOOP S	B	100	425	362		ONLS	63	E02	
PINE LN	B	100	457	363		ONLS	61		
PINE NEEDLE ST	B	100	231	363		ONLS	76	C01	
PINE POINT CIR	B	100	123	360	ONALASKA	ONLS	75	A05	
PINE RIDGE	B	114	197	360		ONLS	75		
PINE RIDGE	B	100	113	363		ONLS	75	A05	
PINE RIDGE CEMETERY RD	B	3636	3659	351		CRG	0		
PINE RIDGE CEMETERY RD	B	3660	4521	351		RUBY	70		
PINE RIDGE CEMETERY RD	B	100	3635	362		CRG	0		
PINE RIDGE CEMETERY RD	B	100	699	363		ONLS	76	D05	
PINE SHADOWS DR	B	100	503	357		MLPT	99	C01	
PINE STRAW LN	B	100	361	203		CHES	0		
PINE TALLOW ST	B	100	283	363		ONLS	75	A03	
PINE TREE ALLEY	B	100	275	361		LVS	114	D02	
PINE VALLEY DR	B	100	277	361		BLNC	102		
PINE VIEW DR	B	100	367	363		RUBY	129	A01	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
PINE WOOD DR	B	100	487	363		ONLS	76	D05	
PINEHILL DR	B	300	599	359	LIVINGSTON	LVS	102	C05	
PINEHURST DR	B	100	385	361		BLNC	111	B04	
PINETHICKET CT	B	100	237	356		GDRC	145	B05	
PINEY CREEK SUBD	B	100	651	362		CRG	15	D05	
PINEY LN	B	100	355	361		BLNC	100	D05	
PINEY PATH	B	100	651	361		BLNC	0	A05	
PINEY POINT	B	100	809	362		CRG	57	A05	
PINEY TRAIL	B	100	701	361		BLNC	0		
PIONEER TRL	B	100	283	357		MLPT	100	C03	
PIPELINE	B	100	259	363		ONLS	50	D05	
PIPELINE RD	B	100	351	362		CRG	23		
PITTNER	B	100	167	357		MLPT	89	B01	
PIXLEY LN	B	100	283	356		GDRC	136	B01	
PLACKER RD	B	100	285	361		BLNC	88	C05	
PLANO	B	100	153	362		CRG	22	C04	
PLANT RD	B	528	653	362		CRG	22	D05	
PLANT RD	B	100	627	358	CORRIGAN	CRG	23	D01	
PLANTATION DR	B	100	1651	361		LVS	115	E02	
PLANTERSVILLE	B	100	263	362		CRG	56	C04	
PLUM AVE	B	400	499	359	LIVINGSTON	LVS	102	D03	
PLUM PUDDING RD	B	100	1363	355		SEGN	156		
PLUM TREE	B	100	985	363		ONLS	76	C05	
PLUM TREE CIR	B	100	285	363		ONLS	76	C04	
PLUMB	B	100	125	361		MLPT	111	B04	
PLYMOUTH ROCK	B	100	315	361		LVS	114		
POCAHONTAS	B	100	185	356		GDRC	136	C01	
POINT BREEZE DR	B	100	291	363		ONLS	76		
POINT DR	B	100	155	360	ONALASKA	ONLS	76	C02	
PONCHO	B	100	225	362		CRG	32		
PONCHO RD	B	100	381	351		RUBY	108	E02	
PONDEROSA	B	100	299	359	LIVINGSTON	LVS	114	A01	
PONDEROSA DR	B	100	235	380	ONALASKA	ONLS	76	A01	
PONDEROSA DR	B	510	651	360	ONALASKA	ONLS	76		
PONDEROSA DR	B	236	509	363	ONALASKA	ONLS	76		
PONDEROSA DR	B	652	679	363	ONALASKA	ONLS	76		
POOK CAIN RD	B	100	321	352		SEGN	141		
POPULAR ST	B	100	379	363		ONLS	75		
PORTER DR	B	100	349	362		CRG	23	E04	
PORTER WAGGONER RD	B	100	493	354		SEGN	155	A04	
PORTICO	B	100	895	361		LVS	126		
POST OAK COVE	B	100	441	363		ONLS	63	E01	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
POST OAK RD	B	100	543	362		CRG	6	E03	
POST OAK ST	B	200	399	359	LIVINGSTON	LVS	114		
POST OAK WOOD LN	B	100	153	361		LVS	104	D01	
POST OFFICE RD	B	100	351	362		CRG	46	E01	
POTOSI	B	100	175	362		CRG	43	C03	
POTTS DR	B	100	271	362		CRG	24		
POWELL DR	B	100	541	361		BLNC	80	D02	
POWELL RD	B	100	351	362		CRG	23		
PRAATT RD	B	100	367	361		LVS	102	A05	
PREACHER COKER RD	B	100	313	361		GDRC	113	E03	
PREMONT	B	100	287	351		RUBY	109	C03	
PRESCOTT	B	100	259	357		BLNC	86	E01	
PRESCOTT DR	B	104	131	360	ONALASKA	ONLS	76	A02	
PRESCOTT DR	B	100	103	363	ONALASKA	ONLS	76	A02	
PRESIDIO	B	100	847	361		RUBY	0		
PRESTON AVE	B	100	219	363		ONLS	63	A05	
PRESTON AVE	B	1000	1399	359	LIVINGSTON	LVS	102	C03	
PREWITT RD	B	100	323	361		BLNC	101	A01	
PRIDDY	B	100	251	361		LVS	115	C01	
PRIDGEN RD	B	100	1527	361		BLNC	101		
PRIME OIL-FIELD LOOP	B	100	367	362		SEGN	152		
PRIMROSE	B	100	159	361		MLPT	111	B04	
PRINCETON	B	100	135	358	CORRIGAN	CRG	23	E01	
PRITCHARD RD	B	100	691	361		BLNC	112	E01	
PROMISE LN	B	100	287	361		LVS	126	B01	
PROSPERITY LN	B	100	255	361		BLNC	101	E04	
PROVIDENCE CHURCH #1	B	100	401	361		CRG	0		
PROVIDENCE RD	B	100	3955	361		LVS	114		
PRUITT DR	B	100	185	357		BLNC	99	A03	
PUCKETT CUTOFF	B	100	1619	361		RUBY	95		
PUCKETT RD	B	100	1035	361		RUBY	0		
PULL TIGHT LN	B	100	329	367		MLPT	100	C04	
PULLIN RD	B	100	351	362		CRG	31	A05	
PUNK RD	B	100	351	362		CRG	22		
PUNKIE LANE	B	100	191	361		RUBY	107		
PURVIS BLVD	B	100	1345	362		CRG	24		
PUTNAM'S LANDING DR	B	100	241	361		BLNC	112	C01	
QUAL	B	100	327	361		LVS	126		
QUALCREST	B	100	429	357		BLNC	99	C05	
QUALLS LOOP	B	164	257	361		CRG	68	B03	
QUALLS LOOP	B	100	163	401	SEVEN OAKS	CRG	68	B03	
QUALLS LOOP	B	258	323	401	SEVEN OAKS	CRG	68	B03	

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QUEEN'S ROW	B	100	359	361		GDRC	124		
QUINLAN	B	100	211	361		RUBY	82	A04	
QUITMAN	B	100	289	362		CRG	56		
R DAVIS LN	B	100	655	353		RUBY	129		
R JACKSON RD	B	100	341	356		GDRC	134	A05	
R L MOFFETT ST	B	100	261	356		GDRC	135		
R NICKERSON RD	B	100	523	361		BLNC	0		
RABBIT RD	B	100	115	360	ONALASKA	ONLS	76	C01	
RABBIT RUN	B	100	337	203		CHES	48	D01	
RACCOON	B	100	257	360	ONALASKA	ONLS	76	C01	
RACHAL	B	100	1057	352		SEGN	150		
RACHEL DR	B	100	351	362		CRG	23		
RACCOON RIDGE	B	100	249	361		MLPT	100	C05	
RACCOON TRL	B	100	167	363		ONLS	77	E01	
RAD	B	100	187	357		MLPT	89	D02	
RADIN RD	B	100	319	362		CRG	44		
RADIO RD	B	100	223	361		LVS	102	A05	
RADIO ST	B	100	613	351		RUBY	108	CO4	
RADIO ST	B	100	201	361	LIVINGSTON	BLNC	102	C01	
RAE-ANN BLVD	B	100	479	361		BLNC	101		
RAFFORD RD	B	100	499	362		CRG	58		
RAGAESHIA LN	B	160	241	362		CRG	23		
RAGAESHIA LN	B	132	159	358	CORRIGAN	CRG	23		
RAGAESHIA LN	B	100	131	362	CORRIGAN	CRG	23		
RAIN DANCE	B	272	321	357		BLNC	88	A02	
RAIN DANCE	B	100	271	363		BLNC	88	A02	
RAIN FOREST RD	B	100	259	360	ONALASKA	ONLS	0		
RAIN FOREST RD	B	350	659	360	ONALASKA	ONLS	76		
RAIN FOREST RD	B	260	349	363	ONALASKA	ONLS	0		
RAINBOW DR	B	100	471	361		LVS	126		
RAINDROP	B	100	233	361		LVS	125	B05	
RAINEY RD	B	100	585	357		MLPT	100	C03	
RAINWATER RD	B	100	237	363		ONLS	76	A02	
RALPH LN	B	100	173	361		BLNC	0		
RALS DR	B	100	807	363		ONLS	76		
RAMBLEWOOD	B	100	437	357		BLNC	99	C05	
RANCH RD	B	100	509	355		SEGN	156		
RANDY LN	B	100	273	361		LVS	104	E02	
RANGER	B	100	143	358		CRG	23	D01	
RANIER DR	B	100	297	357	CORRIGAN	BLNC	87	E03	
RANKIN	B	100	123	362		CRG	56	CO4	
RATTLE SNAKE LN	B	100	229	361		LVS	127	B01	

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STREET	SIZE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
RAVEN	B	100	311	361		BLNC	100	D05	
RAY MARSH RD	B	100	121	361		ONLS	65		
RAY MARSH RD	B	122	1811	363		ONLS	65		
RAY PRICE	B	100	413	354		SEGN	155	A04	
RAY RD	B	100	181	362		CRG	33	D01	
RAYBURN RD	B	476	1365	362		CRG	33		
RAYBURN RD	B	100	475	358	CORRIGAN	CRG	33	A04	
RAYBURN RD	B	100	181	361		BLNC	101	E01	
RAYMOND RD	B	100	415	361		LVS	125	A03	
RAYON EAST	B	100	717	361		LVS	0		
RAYON RD	B	100	717	361		LVS	0		
RAYON WEST	B	100	383	361		LVS	125	A03	
READ OAK	B	100	283	363		ONLS	63	E03	
READ OAK	B	100	559	363		ONLS	65	B01	
REATA RANCH RD	B	100	695	361		LVS	128	A05	
REBEL RD	B	100	983	356		GDRG	123		
RECREATIONAL ROAD 5	B	100	943	362		CRG	15		
RED BALL RD	B	100	148	351		RUBY	109	B01	
RED BUD LN	B	100	391	363		ONLS	63	E02	
RED BUD LN	B	100	177	354		SEGN	154	A04	
RED BUD POINT	B	100	705	363		ONLS	76	C05	
RED CLOVER	B	100	225	361		LVS	115	A03	
RED FOX	B	100	151	363		ONLS	63	E01	
RED HAW	B	100	1023	361		RUBY	0		
RED HOLLOW	B	1024	2877	361		CRG	0		
RED HOLLOW	B	2878	4501	362		CRG	69		
RED HOLLOW	B	100	479	361		RUBY	82	A04	
RED HORSE RD	B	100	2187	361		BLNC	101	A04	
RED LOWE RD	B	100	285	363		ONLS	75	A05	
RED OAK	B	100	457	363		ONLS	75	A05	
RED OAK	B	290	289	360	ONALASKA	ONLS	75	A05	
RED OAK	B	286	463	360	ONALASKA	ONLS	75	A05	
RED OAK	B	458	399	359	ONALASKA	ONLS	75	B05	
RED OAK ST	B	200	399	359	LVINGSTON	LVS	103		
REDBIRD DR	B	100	189	359	LVINGSTON	LVS	0		
REDBIRD EST DR	B	100	153	363		ONLS	63	D04	
REDBUD	B	100	489	363		ONLS	0		
REDBUD	B	100	187	359	LVINGSTON	LVS	114	B02	
REDBUD	B	188	199	361	LVINGSTON	LVS	114	B02	
REDS CHANGE	B	100	161	361		LVS	125	A03	
REDS PARK	B	100	195	360	ONALASKA	ONLS	0		
REDWOOD	B	100	307	363		ONLS	50	E03	
REED ST	B	100	139	357		MILPT	89	E03	
REEL & RIFLE	B	100	605	360		ONLS	0		

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REILY DR	B	100	727	353		RUBY	117	A05	
REILY RD	B	100	417	361		BLNC	89		
REILY ST	B	100	343	358	CORRIGAN	CRG	32	A04	
REILY VILLAGE	B	100	351	362		CRG	23		
REINHARDT LN	B	100	307	362		CRG	24	D05	
RENO	B	400	463	358	CORRIGAN	CRG	23	E01	
RESORT DR	B	100	763	357		MLPT	99		
REVIA RD	B	100	231	351		RUBY	97		
REYNOLDS HILL	B	100	103	360	ONALASKA	ONLS	76	B02	
REYNOLDS HILL	B	104	157	363	ONALASKA	ONLS	76	B02	
RHETT'S RUN	B	100	1929	361		LVS	115		
RHODES WAY	B	100	245	361		BLNC	90	D01	
RICE	B	100	597	352		SEGN	152	A03	
RICE CEMETERY RD	B	100	311	361		RUBY	0		
RICE RD EAST	B	100	1213	362		CRG	58		
RICHARDSON RD E	B	7914	7971	352		RUBY	0		
RICHARDSON RD E	B	100	7913	353		RUBY	117		
RICHARDSON RD S	B	100	379	356		SEGN	157		
RICHMOND	B	100	335	361		LVS	115	E03	
RICKY RD	B	100	249	363		ONLS	76	B04	
RIDGEPOINT DR	B	100	179	361		MLPT	111	C04	
RIDGEWOOD RD	B	100	571	356		GDRC	0		
RILEY RANCH RD	B	100	351	362		CRG	31	A04	
RIM ROCK RD	B	100	317	363		ONLS	75	A05	
RIO GRANDE	B	100	901	356		GDRC	123		
RIO VISTA	B	100	703	363		ONLS	77	E01	
RIOS RD	B	100	349	356		GDRC	124	D05	
RISING STAR	B	100	197	351		RUBY	107	C04	
RIVER LAKES RD	B	100	241	356		GDRC	134		
RIVER RD	B	100	579	354		SEGN	154		
RIVER RD	B	100	1843	356		GDRC	145	B04	
RIVER RD	B	100	685	362		CRG	15	A01	
RIVER RUN CT	B	100	225	356		GDRC	145	B04	
RIVER VIEW WAY	E	100	140	357		MLPT	100		
RIVER VIEW WAY	O	101	141	357		MEM	100		
RIVERVIEW RD	B	100	321	356		GDRC	134	A02	
RIVIERA	B	100	423	363		ONLS	76		
ROADRUNNER LN	B	100	299	353		RUBY	117	B05	
ROAN SOUTH	B	100	219	360	ONALASKA	ONLS	76	D01	
ROAN WOODS	B	100	145	360	ONALASKA	ONLS	0		
ROB OVERSTREET RD	B	100	981	352		SEGN	143		
ROB RD	B	100	411	357		BLNC	88	C01	

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ROBBIE RD	B	100	355	361		BLNC	100	A04	
ROBBINS AVE	B	100	197	361		BLNC	101	A04	
ROBBY CHAIN CIR	B	100	159	357		BLNC	88	B01	
ROBERT AVE	B	100	199	359	LIVINGSTON	LVS	102	E05	
ROBERT E LEE LN	B	100	499	361		LVS	126	A05	
ROBERT MC QUEEN RD	B	100	611	362		CRG	0		
ROBERTS RD	B	100	443	363		ONLS	50		
ROBIN	B	100	275	356		LVS	125		
ROBIN DAWN	B	100	285	363		ONLS	77	E01	
ROBIN HOOD DR	B	100	311	357		MLPT	89		
ROBINSON TRACT	B	100	841	361		BLNC	80		
ROCK ISLAND RD	B	100	3987	362		CRG	44	E01	
ROCKDALE	B	100	545	361		CRG	67		
ROCKING P ARENA	B	100	1035	358		GDRC	136		
ROCKY CREEK RD	B	100	3395	363		ONLS	83		
ROCKY LN	B	100	913	361		LVS	103	B02	
RODEN LN	B	100	309	353		RUBY	118	C05	
RODEO LN	B	100	223	361		LVS	126		
RODGERS ST	B	100	221	361		BLNC	101	C03	
RODRIGUEZ RD	B	100	365	362		CRG	43	B02	
ROGER MILLER RD	B	100	371	354		SEGN	155	A02	
ROLLING RIDGE RD	B	100	339	356		GDRC	124		
ROLLING WOOD	B	100	623	361		LVS	0		
ROLLINGROCK DR	B	100	221	357		MLPT	89	D04	
ROMA	B	100	183	361		CRG	81	D01	
ROMANO CIR	B	100	317	362		CRG	43	B03	
RON DR	B	100	311	357		BLNC	87	E02	
ROOSEVELT	B	100	281	356		GDRC	134	A02	
ROPER LN	B	100	283	361		LVS	128		
ROSANKY	B	100	341	361		RUBY	82	D02	
ROSCOE	B	100	949	361		LVS	115	A04	
ROSE	B	100	151	363		ONLS	76	D05	
ROSE BUD DR	B	100	181	361		MLPT	111	C04	
ROSE VILLAGE LN	B	100	215	361		BLNC	100	A04	
ROSEMARY LN	B	100	247	361		MLPT	100	C05	
ROSS DR	B	100	127	361		MLPT	111	C04	
ROTAN	B	100	351	362		CRG	22		
ROUTE 66	B	100	1047	364		SEGN	154		
ROWELL RANICH RD	B	100	391	362		DBLL	4	C03	
ROXTON	B	100	163	362		CRG	0		
ROY ACUFF	B	100	375	364		SEGN	155		
ROY BEAN RD	B	100	403	361		BLNC	0		

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ROY ROGERS	B	100	289	354		SEGN	155	A04	
ROYAL RD	B	100	555	361		BLNC	101		
ROYALWOOD	B	100	259	361		LVS	113		
ROYCE LN	B	100	457	355		SEGN	156	E04	
RUBY CT	B	100	147	363		ONLS	81	E04	
RUFF RD	B	100	253	351		RUBY	0		
RUGELEY TRL	B	100	453	353		RUBY	117	B04	
RULE	B	100	411	356		GDRC	135		
RUNWAY RD	B	100	187	361		BLNC	111	B05	
RUSSELL LN	B	100	199	355		SEGN	156		
RUSTIC WAY	B	100	483	361		LVS	128	E02	
RYANS RD	B	100	247	363		ONLS	52		
S CANEY LOOP	B	100	1043	203		CHES	0		
S CANYON CIR	B	100	163	363		ONLS	75	A05	
S CANYON DR	B	100	681	363		ONLS	75	A05	
S CIRCLE DR	B	100	529	357		BLNC	88	E01	
S CLAMON RD	B	100	439	351		RUBY	84		
S CLYDE CLIFTON RD	B	100	407	361		LVS	114	C02	
S COLLINS ST	B	100	185	358	CORRIGAN	CRG	33	A01	
S COLLINS ST	B	200	265	358	CORRIGAN	CRG	33	A01	
S COLLINS ST	B	300	379	358	CORRIGAN	CRG	33	A01	
S DARLENE DAWNE DR	B	100	195	363		ONLS	50	D05	
S DOVE	B	100	159	361		LVS	128		
S DREW ST	B	100	199	359	LIVINGSTON	LVS	102	D04	
S EAST AVE	B	100	601	356	GOODRICH	GDRC	135	A03	
S EAST ST	B	100	207	358	CORRIGAN	CRG	33	A01	
S FM 1988	B	5248	5285	356		GDRC	123		
S FM 1988	B	608	989	361		LVS	113	B02	
S FM 1988	B	990	4171	361		BLNC	113		
S FM 1988	B	4172	5247	361		GDRC	123		
S FM 1988	B	100	337	359	LIVINGSTON	LVS	113	B03	
S FM 1988	B	344	585	359	LIVINGSTON	LVS	113	B02	
S FM 1988	B	338	343	361	LIVINGSTON	LVS	113		
S FM 1988	B	588	605	361	LIVINGSTON	LVS	113	B02	
S FM 356	B	100	769	360	ONALASKA	ONLS	75	B05	
S FM 942	B	8350	9413	351		RUBY	83		
S FM 942	B	8324	8349	353		RUBY	83		
S FM 942	B	100	2141	361		CRG	81		
S FM 942	B	2142	8323	361		RUBY	0		
S GRAND PINE CIR	B	100	139	357		BLNC	88	C01	
S HOME ST	B	100	989	358	CORRIGAN	CRG	33	A01	
S HOUSTON AVE	B	100	3075	359	LIVINGSTON	LVS	102	D05	

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S HOUSTON AVE	B	3076	3099	361	LIVINGSTON	LVS	114	B02	
S JACKSON AVE	B	200	299	359	LIVINGSTON	LVS	102	D04	
S MARKET ST	B	100	167	358	CORRIGAN	CRG	33	A01	
S MARKET ST	B	200	263	358	CORRIGAN	CRG	33	A01	
S MARSH DR	B	100	1799	359	LIVINGSTON	LVS	204	D04	
S MARTIN LUTHER KING DR	B	742	1477	362	CORRIGAN	CRG	33	A01	
S MARTIN LUTHER KING DR	B	100	163	358	CORRIGAN	CRG	33	A01	
S MARTIN LUTHER KING DR	B	200	285	358	CORRIGAN	CRG	33	A01	
S MARTIN LUTHER KING DR	B	300	365	358	CORRIGAN	CRG	33	A01	
S MARTIN LUTHER KING DR	B	400	741	358	CORRIGAN	CRG	33	A01	
S MATTHEWS ST	B	590	639	362	CORRIGAN	CRG	33	A01	
S MATTHEWS ST	B	100	165	358	CORRIGAN	CRG	33	A01	
S MATTHEWS ST	B	200	265	358	CORRIGAN	CRG	33	A01	
S MATTHEWS ST	B	300	589	358	CORRIGAN	CRG	33	A01	
S MATTHEWS ST	B	640	743	358	CORRIGAN	CRG	33	A01	
S MOONLIGHT DR	B	100	179	360	ONALASKA	ONLS	76	E02	
S OAK LEE DR	B	100	415	363	LIVINGSTON	ONLS	63	E02	
S OAKHURST DR	B	200	399	359	LIVINGSTON	LVS	102	E04	
S OAKHURST DR	B	500	589	359	LIVINGSTON	LVS	102	E04	
S OAKHURST DR	B	100	289	359	LIVINGSTON	LVS	0		
S PINE AVE	B	100	175	358	CORRIGAN	GDRC	134	A02	
S PINE ST	B	100	163	358	CORRIGAN	CRG	33	A01	
S PINE ST	B	200	265	358	CORRIGAN	CRG	33	A01	
S PINE ST	B	300	365	358	CORRIGAN	CRG	33	A01	
S PRINCESS DR	B	100	835	362	CORRIGAN	CRG	23	E05	
S RAINBOW LOOP	B	100	183	361	ONALASKA	LVS	126	B01	
S SUNSET DR	B	100	259	360	ONALASKA	ONLS	76	C02	
S TYLER RD	B	100	469	356	ONALASKA	GDRC	135	A03	
S VILLAGE COVE LOOP	B	100	291	367	ONALASKA	MLPT	0		
S WASHINGTON AVE	B	2014	2059	359	LIVINGSTON	LVS	113		
S WASHINGTON AVE	B	2102	2129	359	LIVINGSTON	LVS	113		
S WASHINGTON AVE	B	2170	2185	359	LIVINGSTON	LVS	113		
S WASHINGTON AVE	B	2384	2441	359	LIVINGSTON	LVS	113		
S WASHINGTON AVE	B	2530	2663	359	LIVINGSTON	LVS	113		
S WASHINGTON AVE	B	2684	2699	381	LIVINGSTON	LVS	113		
S WASHINGTON AVE	B	100	2013	359	LIVINGSTON	LVS	102	D05	
S WASHINGTON AVE	B	2060	2101	359	LIVINGSTON	LVS	113		
S WASHINGTON AVE	B	2130	2169	359	LIVINGSTON	LVS	113		
S WASHINGTON AVE	B	2186	2383	359	LIVINGSTON	LVS	113		
S WASHINGTON AVE	B	2442	2529	359	LIVINGSTON	LVS	113		
S WEST ST	B	100	163	358	CORRIGAN	CRG	0	A05	
S WEST ST	B	200	257	358	CORRIGAN	CRG	33	A05	

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S WEST ST	B	300	373	358	CORRIGAN	CRG	33		
S WILSON RD	B	100	517	363		ONLS	62		
SABLE LN	B	100	351	203		CHES	48	D01	
SABLE SOUTH	B	100	227	360	ONALASKA	ONLS	76	D01	
SABLE SOUTH	B	228	233	363	ONALASKA	ONLS	76	D01	
SABLE WOODS	B	100	135	360	ONALASKA	ONLS	76	B01	
SADLER	B	100	773	361		RUBY	82		
SAFFORD RD	B	100	351	362		CRG	20		
SAGE BRUSH	B	100	879	352		SEGN	151	A01	
SAGE RD	B	100	279	362		CRG	45	A01	
SAGINAW	B	100	265	362		CRG	58	A01	
SAILOR RD	B	100	351	362		CRG	30		
SALLY	B	100	245	357		MLPT	89		
SALLY MAYES DR	B	100	381	354		SEGN	155	A04	
SALT BOX	B	100	181	361		LVS	114		
SALTER FLAT	B	100	247	361		LVS	127		
SAM LOGGINS RD	B	100	127	356		GDRC	135	A03	
SAM LOGGINS RD	B	660	953	356		GDRC	135		
SAM LOGGINS RD	B	128	659	356	GOODRICH	GDRC	135	A03	
SAM MARTIN RD	B	100	679	362		CRG	59		
SAM RANDOLPH RD	B	100	913	361		LVS	128		
SAMBO LN	B	100	409	361		BLNC	100		
SAMBO RD	B	100	225	362		CRG	44		
SAMPSON RD	B	100	311	361		LVS	0	E01	
SAMUAL STANFORD DR	B	100	207	363		ONLS	0		
SAN FRANCISCO	B	100	227	356		GDRC	135		
SAN JUAN	B	100	431	356		GDRC	123	E05	
SAN PEDRO	B	100	883	356		GDRC	123		
SAND DOLLAR DR	B	100	465	357		MLPT	100	B03	
SANDPIPER DR	B	100	237	357		MLPT	89	E04	
SANDY LN	B	100	277	361		LVS	103	B02	
SANDY LN	B	100	979	362		CRG	0		
SANDY LN	B	100	135	360	ONALASKA	ONLS	76	A02	
SANDY LN	B	136	463	363	ONALASKA	ONLS	76	A02	
SANDY LN SOUTH	B	100	189	361		LVS	103	B02	
SANDY RIDGE DR	B	100	677	363		ONLS	76	B04	
SANDY SHORES	B	100	347	363		ONLS	76	D01	
SANDYDALE LN	B	100	3113	363		ONLS	77		
SANFORD RD	B	100	2961	362		DBLL	4	B02	
SANTA GERTRUDIS	B	100	231	363		ONLS	62	E03	
SANTA MARIA	B	100	205	356		GDRC	123		
SARAH LN	B	100	281	363		ONLS	76	A01	

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SARAH LYNN DR	B	100	313	361		RUBY	105	E02	
SASSAFRAS	B	100	201	363		ONLS	61		
SASSY LN	B	100	179	356		GDRC	124	D04	
SATISFIED RD	B	100	199	369	LMINGSTON	LVS	113		
SAVANNAH LN	B	100	981	361		LVS	0		
SCHMIDT LANE	B	100	131	357		MLPT	89	D04	
SCHOONER	B	100	227	363		ONLS	78	B04	
SCOTT'S RD	B	100	171	361		BLNC	101	A04	
SEA GULL DR	B	100	171	357		BLNC	88	D01	
SEAGULL LANDING	B	100	381	361		GDRC	123	A01	
SEAGULL LN	B	100	397	360	ONALASKA	ONLS	78	A02	
SEAGULL LN	B	398	419	363		ONLS	78	A02	
SECOND AVE	B	100	197	363		ONLS	62	E01	
SECOND ST	B	100	285	357		MLPT	100	D04	
SEGNIO ACRES RD	B	100	459	352		SEGN	141	E04	
SEGNIO FIRE LN	B	6468	7085	352		RUBY	0		
SEGNIO FIRE LN	B	7086	6403	352		SEGN	0		
SEGNIO FIRE LN	B	3794	6467	353		RUBY	129		
SEGNIO FIRE LN	B	100	339	352		SEGN	160	A02	
SEGO OIL FIELD RD	B	100	473	362		CRG	23	D04	
SEGO LN	B	100	473	362		CRG	23	D04	
SEMINOLE CIR	B	100	637	363		ONLS	75	B05	
SEMINUK	B	100	415	353		RUBY	0		
SEQUOIA DR	B	100	891	357		BLNC	87	E02	
SEQUOIA DR	B	100	679	363		ONLS	75	B04	
SEQUOIA DR	B	200	703	362		CRG	68		
SEVEN OAKS LOOP	B	100	119	401	SEVEN OAKS	CRG	68	B03	
SEVEN OAKS LOOP	B	100	199	402		CRG	68	B03	
SEVEN OAKS LOOP	B	120	199	402		ONLS	62	E01	
SEVENTH AVE	B	100	309	363		ONLS	63		
SHADE RD	B	100	439	363		ONLS	63		
SHADOW LN	B	100	283	357		MLPT	99	B01	
SHADOWCREST	B	100	749	352		SEGN	150	B05	
SHADY COVE	B	100	139	363		ONLS	76	D01	
SHADY LN	B	100	455	357		BLNC	88	B01	
SHADY LN	B	100	225	363		ONLS	76	D01	
SHADY RIDGE DR	B	100	223	360		ONLS	76	A01	
SHADYCREST	B	100	207	357		MLPT	100		
SHAMROCK	B	148	153	362		CRG	23	D01	
SHAMROCK	B	100	147	358	CORRIGAN	CRG	23	D01	
SHARON DR	B	100	275	356		GDRC	123	D05	
SHARON LN	B	100	221	357		MLPT	99	B01	
SHAW LN	B	100	319	353		RUBY	131		
SHAWNIE DR	B	100	267	360	ONALASKA	ONLS	76	B02	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
SHAWNEE DR	B	332	417	360	ONALASKA	ONLS	76	B02	
SHELBY	B	100	411	361		CRG	68	E01	
SHELLY ST	B	100	205	361		BLNC	90	E02	
SHELTER COVE CT	B	100	129	357		MLPT	99	D04	
SHELTER COVE DR	B	100	369	357		MLPT	99	D04	
SHELTER LN	B	100	273	357		MLPT	99	E04	
SHENANDOAH LN	B	100	1863	361		LVS	115	C04	
SHEPHERD LOOP	B	100	1019	362		CRG	23		
SHERIDAN	B	100	131	351		RUBY	70		
SHERIDAN	B	132	281	362		RUBY	70		
SHERIDAN	B	262	789	362		CRG	70		
SHERMAN RD	B	100	291	362		CRG	33		
SHERMAN RD	B	100	213	361		LVS	113		
SHILCO CIR	B	100	281	362		CRG	56	B02	
SHILOH CEMETERY RD	B	100	153	363		BLNC	88	E03	
SHIPROCK	B	100	875	357		BLNC	87	A01	
SHORELINE DR	B	100	407	363		BLNC	88	A02	
SHORT DR	B	100	257	352		SEGN		E03	
SHORT MENARD RD	B	100	183	363		ONLS	140	D01	
SHORT ST	B	400	475	358	CORRIGAN	CRG	75	A04	
SHORT ST	B	100	485	363		ONLS	23	E01	
SHORTHORN DR	B	100	821	362		ONLS	62	E02	
SHOTGUN LN	B	100	187	361		CRG	23	B03	
SHUA VALLEY RD	B	100	245	360	ONALASKA	LVS	103	A01	
SIKA ST	B	100	435	362		ONLS	76	C01	
SILVER	B	100	601	352		CRG	56		
SIMMONS CEMETERY RD	B	100	227	363		SEGN	143		
SIMMONS DR	B	100	351	362		ONLS	63	E01	
SIRMAN RD	B	100	177	362		CRG	34		
SIX GUN RD	B	100	311	363		CRG	43	B03	
SIXTH AVE	B	100	283	357		ONLS	62	E01	
SIXTH ST	B	100	167	363		MLPT	100	D04	
SKY CREEK DR	B	100	885	356		ONLS	76	B04	
SKYLARK CT	B	100	147	357		GDRC	146	A01	
SKYLARK LN	B	100	499	359	LIVINGSTON	MLPT	100	C03	
SKYVIEW DR	B	100	207	361		LVS	102	E04	
SKYWAY	B	100	437	361		BLNC	111	B05	
SLADE RD	B	100	275	356		LVS	104		
SLEEPY HOLLOW DR E	B	100	621	356		GDRC	136		
SLEEPY HOLLOW DR N	B	100	375	356		GDRC	0		
SLEEPY HOLLOW LN	B	100	286	354		GDRC	135		
SLIM WHITMAN RD	B	100	351	358	CORRIGAN	SEGN	155	A04	
SMILEY CT	B	100	351	358		CRG	32	A04	

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SMITH DR	B	100	355	360	ONALASKA	ONLS	75		
SMITH RD	B	100	525	362		CRG	20		
SNELL RD	B	162	627	359		LVS	0		
SNELL RD	B	100	161	359	LIVINGSTON	LVS	0		
SNELL RD	B	628	989	359	LIVINGSTON	LVS	0		
SNUFF RIDGE RD	B	100	571	361		CRG	80		
SODA CENTRAL	B	100	707	361		RUBY	116		
SODA LOOP E	B	3438	5799	353		RUBY	116		
SODA LOOP E	B	100	3435	361		RUBY	105		
SODA LOOP W	B	100	1825	361		RUBY	105		
SODA OAKS	B	100	435	361		LVS	104	E04	
SOMERSET	B	100	428	357		BLNC	99	C05	
SOMERSET	B	100	177	358	CORRIGAN	CRG	33	B01	
SONNY WILSON	B	100	203	361	LIVINGSTON	LVS	0		
SONNY'S LN	B	100	315	363		ONLS	76	B04	
SOUTH AVE	B	186	189	359		LVS	113	A05	
SOUTH AVE	B	100	185	359	LIVINGSTON	LVS	113	A05	
SOUTH POINT DR	B	100	199	359	LIVINGSTON	LVS	113	A03	
SOUTH RD	B	100	2057	362		CRG	0		
SOUTHLAND	B	100	317	357		MLPT	100		
SOUTHWOOD ST	B	100	201	356	GOODRICH	GDRC	135	A03	
SPANISH OAK	B	100	361	363		ONLS	76	C05	
SPARROW HAWK DR	B	100	317	361		MLPT	100	D05	
SPARROW ST	B	100	171	357		BLNC	0		
SPYBERRY LN	B	100	287	362		CRG	24		
SPEAKS	B	100	163	362		CRG	57	A05	
SPECKS RD	B	100	785	362		CRG	55		
SPINE GROVE DR	B	100	183	360	ONALASKA	ONLS	76	D01	
SPTALLERI	B	100	559	363		ONLS	75		
SPORTS	B	100	185	363		ONLS	50	E03	
SPORTSMAN RETREAT RD	B	100	1699	363		ONLS	0		
SPRING CREEK	B	100	167	361		BLNC	88		
SPRING CREEK DR	B	100	405	366		GDRC	0		
SPRING CREEK DR	B	100	653	361		BLNC	86	C05	
SPRING CREEK LOOP	B	100	199	359	LIVINGSTON	LVS	103	E01	
SPRING HILL DR	B	100	333	357		MLPT	100		
SPRING PATH	B	100	279	361		MLPT	111	C04	
SPRINGVIEW DR	B	100	217	361		LVS	114	C02	
SQUIRREL RUN	B	100	235	360	ONALASKA	ONLS	76		
SQUIRREL	B	100	285	363		ONLS	0		
ST ANDREWS CEMETERY RD	B	16800	16807	352		SEGN	155		
ST HIGHWAY 146 S	B	16800	16807	352		SEGN	155		
ST HIGHWAY 146 S	B	11774	11791	354		LVS	138		

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ST HIGHWAY 146 S	B	11792	16799	354		SEGN	138	D01	
ST HIGHWAY 146 S	B	16808	18819	355		SEGN	155		
ST HIGHWAY 146 S	B	3100	5823	361		LVS	114	B02	
ST HIGHWAY 146 S	B	5836	11773	361		LVS	114	E05	
ST HIGHWAY LOOP 116	B	100	555	361		BLNC	91		
ST HIGHWAY LOOP 116	B	556	3623	361		CRG	0	E01	
ST HIGHWAY LOOP 177	B	100	1491	362		CRG	44	B03	
ST HIGHWAY LOOP 393	B	1670	1759	356		GDRC	540		
ST HIGHWAY LOOP 393	B	100	1669	356	GOODRICH	GDRC	124		
ST JOHN ST	B	100	279	361		BLNC	112	C02	
ST PARK ROAD 56	B	100	1531	351		RUBY	108	C03	
ST PARK ROAD 65	B	100	2285	361		BLNC	112	E02	
ST REGIS	B	100	277	357		MLPT	100	B01	
STACY	B	100	201	353		RUBY	117	A05	
STACY JOBE RD	B	100	335	353		RUBY	117	A05	
STACY SPRINGS CIR	B	100	237	353		RUBY	117	A05	
STACY WIGGINS DR	B	100	435	353		RUBY	117	A05	
STAGECOACH RD	B	100	473	357		MLPT	100		
STALLION STATION	B	100	865	361		GDRC	113	E03	
STANDLEYS RD	B	100	351	362		CRG	34	A03	
STAR DUST DR	B	100	887	357		MLPT	100		
STARLING	B	100	237	361		LVS	114	B02	
STARLITE	B	100	223	361		LVS	128	E02	
STARR SPRINGS DR	B	100	367	353		RUBY	117	B05	
STARR ST	B	100	367	361		BLNC	112		
STEPHEN RD	B	100	257	362		CRG	58	A02	
STEPHEN ST	B	100	203	361		BLNC	101	C03	
STERLING RD	B	100	585	351		RUBY	97	E04	
STEVE RD	B	100	181	362		CRG	33	D01	
STEVENS LN	B	100	763	357		MLPT	99	A04	
STEWART RD	B	100	357	361		BLNC	101		
STILL FOREST CIR	B	100	257	357		MLPT	100		
STILLBROOK CIR	B	100	143	357		MLPT	99		
STILLWATER DR	B	100	349	357		MLPT	99		
STONE LN	B	100	201	361		MLPT	99	C01	
STONE OAK AVE	B	100	451	361		LVS	115	E01	
STONES THROW AVE	B	100	491	361		BLNC	102	A02	
STONEWALL EAST	B	100	197	361		BLNC	102	A02	
STONEWALL TRL	B	100	1055	361		LVS	0		
STONEWALL WEST	B	100	245	361		BLNC	90		
STONEWOOD LN	B	100	199	361		BLNC	102	D01	
STORY DR	B	100	437	355		SEGN	156	A02	
								D02	

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STRAIGHT ST	B	100	133	354		SEGN	147		
STRAWBERRY ST	B	100	281	363		ONLS	61	D05	
STRINGBEAN ALLEY	B	100	269	354		SEGN	155	A03	
STRYKER RD	B	100	199	368	CORRIGAN	CRG	23	E01	
STUTTS HILL RD	B	100	1241	353		RUBY	106		
STUTTS RD	B	326	371	360		ONLS	76		
STUTTS RD	B	100	215	360	ONALASKA	ONLS	76		
STUTTS RD	B	302	325	360	ONALASKA	ONLS	76		
STUTTS RD	B	372	419	360	ONALASKA	ONLS	76		
STUTTS RD	B	216	301	363	ONALASKA	ONLS	76		
SUGAR BERRY LN	B	100	287	356		GORC	136		
SUGAR FOREST LN	B	100	289	363		ONLS	76	D05	
SUGAR HILL RD	B	100	1045	361		ONLS	65		
SUGAR MAPLE LN	B	100	293	363		ONLS	75		
SUGAR ST	B	100	1043	361		ONLS	65	C05	
SULLIVAN RD	B	100	1845	362		CRG	0		
SUMAC	B	100	281	363		ONLS	61	D05	
SUMMER PLACE	B	100	357	361		LVS	126	E02	
SUMMERALL RD	B	100	2777	362		SEGN	146	A03	
SUMMIT DR	B	100	393	367		MLPT	99	D04	
SUNDANCE TRL	B	100	661	367		MLPT	100	C04	
SUNFLOWER RD	B	100	3625	362		RUBY	131	D01	
SUNFLOWER RD	B	3626	6027	363		RUBY	0		
SUNKEE RD	B	100	343	361		RUBY	106		
SUNNY DR	B	100	1065	361		LVS	126	E03	
SUNRAY	B	100	285	362		CRG	43	C03	
SUNRISE	B	100	365	361		LVS	126	B01	
SUNRISE WOOD RD	B	100	489	366		LVS	125		
SUNSET CIR	B	100	123	360	ONALASKA	ONLS	76	C02	
SUNSET DR	B	100	379	357		BLNC	0		
SUNSET LOOP N	B	100	285	366		GORC	136	C01	
SUNSET LOOP N	B	100	141	367		MLPT	111	A04	
SUNSET LOOP S	B	100	213	366		GORC	136	C01	
SUNSET LOOP S	B	100	157	367		BLNC	111	A04	
SUNSET LOOP W	B	100	157	367		BLNC	111	A04	
SUNSET RIDGE	B	100	459	363		ONLS	0		
SUNSET SHADOWS BLVD	B	118	171	367		BLNC	111	A04	
SUNSET SHADOWS BLVD	B	172	509	367		MLPT	111	A04	
SUNSET SHADOWS BLVD	B	100	117	361		BLNC	111	A04	
SUNSHINE	B	100	235	367		MLPT	100		
SUNVIEW DR	B	100	599	359	LIVINGSTON	LVS	113	A05	
SURVEYORS LN	B	100	243	363		ONLS	52	C03	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
SWALLOW SHORE ST	B	100	169	357		BLNC	99	A05	
SWALLOW ST	B	100	197	357		BLNC	88	D01	
SWAN RD EAST	B	100	301	362		CRG	56	C04	
SWANEE DR	B	100	747	361		LVS	115	C03	
SWEET GUM DR	B	100	151	360	ONALASKA	ONLS	76	D01	
SWEET GUM FOREST	B	180	183	360	ONALASKA	ONLS	76	A02	
SWEET GUM FOREST	B	100	179	363	ONALASKA	ONLS	76		
SWEET GUM LN	B	100	225	357		BLNC	88	B01	
SWEET MAGNOLIA LN	B	100	351	362		CHES	48	D01	
SWEET SUE BLVD	B	100	261	353		RUBY	118	A01	
SWEETWATER RD	B	100	195	361		LVS	0		
SWICK TRL	B	100	1487	355		SEGN	158	D02	
SWIGGERS HILL	B	100	215	363		ONLS	76	B04	
SWILLEY RD	B	100	679	361		CRG	80		
SWITCHER ST	B	100	185	357		BLNC	88	D01	
SYCAMORE	B	100	181	354		SEGN	154		
SYCAMORE	B	100	293	363	ONALASKA	ONLS	76	A02	
SYCAMORE RIDGE	B	100	259	360	ONALASKA	ONLS	76	D01	
SYCAMORE ST	B	100	187	356		GDRC	134	A02	
SYKES RD	B	100	189	360		ONLS	0		
T W DICKENS	B	100	663	351		RUBY	0		
TAFT	B	100	411	362		CRG	57		
TALL PINE	B	100	347	363		BLNC	88	A02	
TALLOW ST	B	100	849	363		ONLS	75	A04	
TALON	B	100	155	363		BLNC	88	A02	
TALPA	B	100	325	361		LVS	102	A05	
TAMIE LOWE RD	B	100	587	362		CRG	44	B01	
TAMMY WYNETTE DR	B	100	287	354		SEGN	155	A04	
TANGLEWOOD TRL	B	100	253	356		GDRC	145	A05	
TANGO	B	100	195	361		LVS	114	C02	
TARAS PATH	B	284	1121	361		LVS	115		
TARPLEY	B	100	239	361		RUBY	82		
TATUM	B	100	469	362		CRG	46		
TAXIWAY	B	100	225	361		BLNC	111	B05	
TAYLOR CEMETERY RD	B	100	655	362		CRG	0		
TAYLOR DR	B	100	239	353		RUBY	118	B01	
TAYLOR LAKE RD	B	100	1509	354		SEGN	0		
TEAL CIR	B	100	239	357		MLPT	98	D02	
TEAL RUN	B	100	657	361		LVS	103		
TEENA LN	B	100	147	357		MLPT	100	A01	
TEJAS LN	B	100	251	357		BLNC	87	E02	
TELEGRAPH	B	100	257	362		CRG	56	C04	

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TEMPE TIMBERS	B	100	931	361		BLNC	101		
TENTH ST	B	100	457	363		ONLS	61		
TERLINGUA	B	100	473	357		MLPT	100		
TERRACE TRL	B	100	657	356		GDRC	146		
TERRELL RD	B	100	527	361		BLNC	100		E05
TERRY AVE	B	100	173	362		CRG	0		
TEX RITTER RD	B	100	285	354		SEGN	155		A03
TEXAS ACRES DR	B	100	163	363		ONLS	62		E02
TEXAS LANDING	B	100	121	357		BLNC	100		E04
TEXAS LANDING	B	122	271	357		MLPT	100		E04
THAYER RD	B	100	307	351		RUBY	70		E05
THE OLE BARNEY RD	B	100	1099	353		RUBY	117		
THE OLE DON RD	B	100	1193	353		RUBY	117		A04
THE ROCK	B	100	129	363		ONLS	63		A04
THERIOT RD	B	100	243	356		GDRC	135		B01
THIRD AVE	B	100	231	363		ONLS	62		E01
THIRD ST	B	100	283	357		MLPT	100		D04
THOMAS AVE	B	100	189	353		RUBY	118		B01
THOMPSON RD	B	100	391	356		LVS	125		
THORN TREE DR	B	100	173	361		MLPT	111		B04
THORN TREE DR	B	174	441	361		BLNC	111		
THORNBRANCH	B	100	337	357		BLNC	0		
THOUSAND OAKS	B	100	917	361		LVS	126		E03
THRALL	B	100	281	361		LVS	103		D05
THREE BRIDGE RD	B	100	2941	351		RUBY	0		
THYME	B	100	305	363		ONLS	78		C04
TIGERVILLE RD	B	100	515	357		MLPT	89		E04
TUJANA	B	100	787	356		GDRC	135		
TUJANA	B	100	253	357		BLNC	88		C01
TUJANA	B	100	285	357		MLPT	100		C04
TUJANA	B	100	285	351		RUBY	120		
TIMBER LN	B	100	2463	351		BLNC	101		B05
TIMBER RD	B	100	159	361		LVS	101		
TIMBERCREEK	B	100	1199	359	LIVINGSTON	LVS	102		C05
TIMBERGLEN	B	1100	875	361		ONLS	126		E03
TIMBERGROVE	B	100	857	363		LVS	63		
TIMBERLINE DR	B	100	237	357		MLPT	100		
TIMBERLINE DR	B	100	187	357		MLPT	100		C02
TIMBERSIDE DR N	B	100	187	357		MLPT	100		C02
TIMBERSIDE DR S	B	100	325	361		BLNC	101		B05
TIMBERSIDE DR S	B	100	325	361		BLNC	101		
TIMBERWOOD	B	100	143	357		MLPT	100		
TIMBO TRL	B	100	347	356		GDRC	135		
TIN CAN ALLEY	B	100	347	356		GDRC	135		
TIN STAR RD	B	100	329	361		LVS	125		

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TINDIAL AVE	B	100	157	361		BLNC	101	A04	
TINNEY RD	B	100	635	361		GDRG	0		
TODD TRL	B	100	187	362		CRG	33	D01	
TOLER RD	B	100	267	362		CRG	44	E01	
TOM	B	100	347	357		MLPT	100		
TOM CUMMINGS RD	B	100	2969	361		LVS	104	D02	
TOM GIBSON RD	B	100	589	351		RUBY	108		
TOM MARSH RD	B	100	2137	352		SEGN	152		
TOMAHAWK TRL	B	100	475	357		MLPT	100		
TOMBIGBEE	B	100	279	351		RUBY	108		
TOMMY'S TOUR	B	100	217	363		ONLS	76	A02	
TONDA TRL	B	100	487	355		SEGN	156	E03	
TONY PEEBLES RD	B	100	1485	361		LVS	114		
TOOL	B	500	523	358		CRG	23	E01	
TOP CAT DR	B	100	159	356		GDRG	135	A02	
TORY LN	B	100	367	361	CORRIGAN	BLNC	112		
TOWERING PINES	B	100	671	352		SEGN	151	B01	
TOWN & COUNTRY	B	100	681	361		BLNC	90	E02	
TOWNS CEMETERY RD	B	100	1229	363		ONLS	52		
TRAHAN	B	100	351	362		CRG	35		
TRAILER PARK LN	B	100	225	361		BLNC	0	D04	
TRAIL'S END	B	100	161	358		GDRG	124	E04	
TRAILWOOD DR	B	100	247	363		ONLS	50		
TRAM RD	B	3740	3765	352		SEGN	0		
TRAM RD	B	100	2019	361		LVS	0		
TRAM RD	B	2020	3739	361		SEGN	0		
TRAVIS AVE	B	100	277	361		BLNC	101	B03	
TREADWAY LOOP	B	100	519	351		RUBY	96		
TREE HARBOR DR	B	100	629	363		ONLS	75	A04	
TREE MONKEY RD	B	100	347	354		SEGN	147		
TRINITY CT	B	100	225	358		GDRG	145	B05	
TRIPLE CREEK CIRCLE	E	100	276	36		ONLS	63		
TRIPLE CREEK CIRCLE	O	101	277	363		ONLS	63		
TRIPLE CREEK DR	B	100	565	363		ONLS	63		
TRIPLE CREEK EAST	B	100	227	363		ONLS	0		
TRIPLE CREEK LOOP	B	100	3127	363		ONLS	0		
TRIPLE CREEK NORTH	B	100	187	363		ONLS	63		
TRIPLE CREEK WEST	B	100	161	363		ONLS	0		
TROTSMAN LN	B	100	497	351		RUBY	107		
TUCKERS PLACE	B	100	513	351		RUBY	120	D02	
TULLOS LOOP	B	100	1295	354		SEGN	155		
TULLOS RD	B	100	231	362		CRG	45	B01	

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TUPELO CIR	B	100	291	352		SEGN	150	B05	
TURKEY CREEK DR	B	100	2185	361		LVS	115		
TURNER	B	100	493	361		LVS	104	E03	
TURNER CEMETERY RD	B	100	897	361		LVS	104	D02	
TURNER HILL ST	B	100	253	366		GDRC	135	A04	
TURNER RD	B	100	181	366		GDRC	124	D03	
TWELFTH ST	B	100	507	363		ONLS	61		
TWIN HARBORS DR	B	100	283	360		ONLS	76	C01	
TWIN MAGNOLIA	B	100	343	360		ONLS	76		
TWIN OAKS TRL	B	100	135	354		SEGN	154	A04	
TWIN PECAN	B	100	151	360		ONLS	76	D01	
TYLER VILLAGE ST	B	100	251	361		BLNC	100	A04	
UECKER RD	B	100	323	362		CRG	44		
UECKER RD	B	100	139	357		BLNC	99	C05	
UNDERWOOD	B	466	3205	362		CRG	22		
UNION SPRINGS RD	B	100	466	356		CRG	0		
UNION SPRINGS RD	B	100	485	356		RUBY	0		
UPPER LEGGETT RD	B	6124	8403	351		RUBY	0		
UPPER LEGGETT RD	B	100	1345	361		CRG	0		
UPPER LEGGETT RD	B	1346	6123	361		RUBY	0		
UPPER LEGGETT RD	B	12728	21827	351		RUBY	107		
US HIGHWAY 190 E	B	8910	12727	353		RUBY	105		
US HIGHWAY 190 E	B	1200	6041	361		LVS	103		
US HIGHWAY 190 E	B	6042	8909	361		LVS	104		
US HIGHWAY 190 W	B	2300	2381	361		RUBY	102		C01
US HIGHWAY 190 W	B	2400	6623	361		BLNC	102		
US HIGHWAY 190 W	B	8624	8337	363		BLNC	0		
US HIGHWAY 190 W	B	8338	13065	363		ONLS	0		
US HIGHWAY 190 W	B	15264	17011	363		ONLS	75		
US HIGHWAY 190 W	B	1600	1765	359		LVS	102		
US HIGHWAY 190 W	B	1768	2299	361		LVS	102		
US HIGHWAY 190 W	B	13072	13417	360		ONLS	152		
US HIGHWAY 190 W	B	13492	13671	360		ONLS	76	B01	
US HIGHWAY 190 W	B	13822	14803	360		ONLS	0		
US HIGHWAY 190 W	B	13086	13071	363		ONLS	76		
US HIGHWAY 190 W	B	13418	13491	363		ONLS	76		
US HIGHWAY 190 W	B	13672	13621	363		ONLS	75	B01	
US HIGHWAY 190 W	B	14804	15263	363		ONLS	75		
US HIGHWAY 287 E	B	11598	13817	203		CHES	47		
US HIGHWAY 287 E	B	3000	11597	362		CRG	0		
US HIGHWAY 287 W	B	1300	8379	362		CRG	32		
US HIGHWAY 59 N	B	2172	2279	359		LVS	102		
US HIGHWAY 59 N	B	2280	4103	361		LVS	102		

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US HIGHWAY 59 N	B	4104	6617	361		BLNC	91		
US HIGHWAY 59 N	B	6618	10801	361		CRG	80	E05	
US HIGHWAY 59 N	B	11030	11137	361		CRG	68		
US HIGHWAY 59 N	B	12376	12673	362		CRG	68		
US HIGHWAY 59 N	B	12732	20799	362		CRG	68		
US HIGHWAY 59 N	B	23628	28991	362		CRG	23		
US HIGHWAY 59 N	B	28992	31597	362		DBLL	5	E02	
US HIGHWAY 59 N	B	100	2171	359	LIVINGSTON	LVS	102	D02	
US HIGHWAY 59 N	B	10802	11029	401		CRG	68		
US HIGHWAY 59 N	B	11138	11991	401	SEVEN OAKS	CRG	68		
US HIGHWAY 59 N	B	11992	12375	403	SEVEN OAKS	CRG	68		
US HIGHWAY 59 N	B	12674	12731	403	SEVEN OAKS	CRG	68		
US HIGHWAY 59 S	B	5176	6429	356		GDRC	124		
US HIGHWAY 59 S	B	6844	7387	356		GDRC	124	E03	
US HIGHWAY 59 S	B	6226	10095	356		GDRC	135	B03	
US HIGHWAY 59 S	B	1984	2001	359		LVS	113	B03	
US HIGHWAY 59 S	B	2002	2039	361		LVS	113	B03	
US HIGHWAY 59 S	B	2042	3947	361		LVS	113	B03	
US HIGHWAY 59 S	B	3948	5175	361		GDRC	0		
US HIGHWAY 59 S	B	6430	6843	356	GOODRICH	GDRC	124	D03	
US HIGHWAY 59 S	B	7398	8227	356	GOODRICH	GDRC	135		
US HIGHWAY 59 S	B	100	1907	359	LIVINGSTON	LVS	102	D02	
US HIGHWAY 59 S	B	1938	1963	359	LIVINGSTON	LVS	113	B03	
US HIGHWAY 59 S	B	1908	1937	361	LIVINGSTON	LVS	113	B03	
US HIGHWAY 59 S	B	1864	1963	361	LIVINGSTON	LVS	113	B03	
US HIGHWAY 59 S	B	2040	2041	361	LIVINGSTON	LVS	113	B03	
USHER CEMETERY RD	B	100	509	351		RUBY	0		
UVALDE	B	100	143	360	ONALASKA	ONLS	76	C01	
VALLEJO	B	100	263	356		LVS	125	B02	
VALLEY DR	B	100	289	359	LIVINGSTON	LVS	113	A04	
VALLEY VIEW DR	B	100	257	357		MLPT	100	C02	
VAN DALTON RD	B	100	569	360	ONALASKA	ONLS	76		
VANDERBILT	B	100	351	362		CRG	23		
VANEK RD	B	100	351	362		SEGN	151		
VAUGHAN LN	B	100	311	362		CRG	47	B03	
VEALMOOR	B	100	403	356		GDRC	0		
VEGA	B	100	499	361		RUBY	82	C05	
VESS DR	B	100	215	361		DBLL	4	B05	
VETERAN LN	B	100	253	361		BLNC	101	D03	
VICKI DR	B	100	369	357		BLNC	104	D03	
VICKSBURG LN	B	100	643	356		GDRC	87	E02	
	B	100					123		

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WCKSBURG LN	B	100	627	361		LVS	115		
VIEWPOINT	B	100	359	356		GORC	146		
VILLAGE CUTOFF RD	B	100	3839	351		RUBY	108		
VILLAGE CUTOFF RD	B	3840	4913	353		RUBY	0		
VILLAGEBROOK	B	100	723	361		LVS	113		
VILLAGEBROOK N	B	100	115	361		LVS	113		D03
VINCE DR	B	100	281	363		ONLS	62		E05
VINE ARBOR	B	100	487	357		ONLS	99		
VOILA DR	B	100	211	361		BLNC	101		A03
VOLET	B	100	211	363		BLNC	76		C05
VIRGINIA LN	B	100	417	361		BLNC	101		
VIRGINIA TRL	B	100	289	353		RUBY	117		B05
VIVIAN RD	B	100	237	363		ONLS	76		E02
VOSS	B	300	371	358		CRG	32		A05
W 1ST ST	B	200	257	358		CRG	23		E01
W 1ST ST	B	300	365	358		CRG	23		E01
W 1ST ST	B	400	465	358		CRG	0		
W 1ST ST	B	500	561	358		CRG	22		E05
W 1ST ST	B	100	163	358		CRG	33		A01
W 2ND ST	B	100	259	358		CRG	33		A01
W 2ND ST	B	200	365	358		CRG	33		A01
W 2ND ST	B	300	467	358		CRG	0		
W 2ND ST	B	400	467	358		CRG	32		A05
W 2ND ST	B	500	767	358		CRG	32		
W 2ND ST	B	600	1289	358		CRG	32		
W 3RD ST	B	100	163	358		CRG	33		A01
W 3RD ST	B	200	255	358		CRG	33		A01
W 3RD ST	B	300	389	358		CRG	33		A01
W 3RD ST	B	400	489	358		CRG	33		A01
W 4TH ST	B	200	253	358		CRG	33		A01
W 4TH ST	B	300	361	358		CRG	33		A01
W 4TH ST	B	400	459	358		CRG	33		A01
W 4TH ST	B	500	565	358		CRG	0		A05
W 4TH ST	B	500	565	358		CRG	0		
W 4TH ST	B	100	198	359		LVS	102		
W 4TH ST	B	100	361	358		CRG	33		A01
W 5TH ST	B	300	459	358		CRG	33		A01
W 5TH ST	B	400	459	358		CRG	33		A01
W 5TH ST	B	500	599	356		CRG	0		
W 5TH ST	B	100	1195	351		RUBY	109		
W A HOLDER RD	B	100	599	359		LVS	102		
W ABBEY ST	B	600	698	359		LVS	102		D04
W ABBEY ST	E	601	799	359		LVS	102		D04
W ABBEY ST	O	601	799	359		LVS	111		
W AIRWAY	B	100	213	361		BLNC	111		B05
W ALSTON ST	B	900	1099	359		LVS	102		

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W AUSTIN AVE	B	100	175	360	ONALASKA	ONLS	75		
W AUSTIN ST	B	900	1099	359	LIVINGSTON	LVS	102		
W B ST	B	100	199	359	LIVINGSTON	LVS	102		C05
W BARNUM LOOP	B	100	1617	362		CRG	35		
W BEAR CREEK LOOP	B	100	615	351		RUBY	107		
W BEAUMONT AVE	B	100	175	360	ONALASKA	ONLS	75		
W BEN FRANKLIN	B	100	405	358	CORRIGAN	CRG	0		
W CALHOUN ST	B	100	189	359	LIVINGSTON	LVS	102		
W CALHOUN ST	B	600	1399	359	LIVINGSTON	LVS	102		D04
W CANEY LOOP	B	100	2047	203		CHES	0		
W CARVER ST	B	1000	1189	359	LIVINGSTON	LVS	102		B04
W CATTLE DR	B	100	813	363		ONLS	62		E02
W CHAMPS ST	B	1000	1099	359	LIVINGSTON	LVS	102		
W CHURCH ST	B	100	269	358	CORRIGAN	CRG	33		A03
W CHURCH ST	B	100	1799	359	LIVINGSTON	LVS	102		
W CLAMON COUNTRY RD	B	100	985	351		RUBY	71		E03
W CLARK ST	B	900	1189	359	LIVINGSTON	LVS	204		C04
W COMMERCIAL AVE	B	100	177	360	ONALASKA	ONLS	75		
W D BOYCE RD	B	100	577	361		LVS	103		A03
W DENHAM ST	B	100	499	359	LIVINGSTON	LVS	102		
W DOVE	B	100	321	361		LVS	128		B01
W FEAGIN ST	B	100	799	359		LVS	102		
W FM 1988	B	520	669	358		GDRG	135		
W FM 1988	B	730	753	358		GDRG	135		
W FM 1988	B	788	4713	356		GDRG	135		
W FM 1988	B	100	519	356	GOODRICH	GDRG	135		
W FM 1988	B	670	729	358	GOODRICH	GDRG	135		
W FM 1988	B	754	787	356	GOODRICH	GDRG	135		
W FM 942	B	100	5425	361		CRG	81		A01
W FM 942	B	5426	7359	361		ONLS	0		
W FRANCIS ST	B	100	199	359	LIVINGSTON	LVS	102		
W FRONT ST	B	122	171	358	CORRIGAN	CRG	23		E01
W FRONT ST	B	200	263	358	CORRIGAN	CRG	23		E01
W FRONT ST	B	300	359	358	CORRIGAN	CRG	23		E01
W FRONT ST	B	400	465	358	CORRIGAN	CRG	0		
W GEORGE JONES RD	B	100	493	354		SEGN	155		A03
W HARRISON ST	B	100	189	359	LIVINGSTON	LVS	102		
W HICKORY COVE	B	100	155	363		ONLS	102		D04
W HOUSTON AVE	B	100	211	360	ONALASKA	ONLS	63		E01
W JONES ST	B	600	1189	359	LIVINGSTON	LVS	75		
W JULIA BELLE DR	B	100	231	357		MLPT	102		D04
W KIMBERLY	B	100	213	357		MLPT	89		C01

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W LAKE SHORE DR	B	100	537	361		BLNC	112	D01	
W LAKE ST	B	100	199	359	LIVINGSTON	LVS	102	D03	
W LAKE VILLAGE DR	B	456	537	361		LVS	113	C03	
W LAKE VILLAGE DR	B	100	455	361		LVS	113		
W LAKE VILLAGE DR	B	538	853	361		LVS	113	C03	
W LAKEVIEW WOOD	B	100	257	360	ONALASKA	ONLS	75	C06	
W LAURELIA RD	B	100	473	362		CRG	33	D01	
W LONE OAK RD	B	100	541	363		ONLS	75		
W MAGNOLIA ST	B	700	899	359	LIVINGSTON	LVS	102	D04	
W MATTHEWS ST	B	100	699	359	LIVINGSTON	LVS	102		
W MAYHAW DR	B	100	185	363		ONLS	50	E03	
W MC CONNICO RD	B	100	217	361		RUBY	108	C03	
W MILLAM ST	B	100	899	359	LIVINGSTON	LVS	102		
W MILL ST	B	100	899	359	LIVINGSTON	LVS	102		
W MIMOSA DR	B	100	289	359	LIVINGSTON	LVS	102		
W MURPHY ST	B	100	289	359	LIVINGSTON	LVS	102		
W NORTH ST	B	100	189	359	LIVINGSTON	LVS	102		
W NORTH ST	B	300	899	359	LIVINGSTON	LVS	102		
W OAK LEE DR	B	100	281	363		ONLS	102	C04	
W OAK SHADOWS	B	124	271	360	ONALASKA	ONLS	63	E02	
W OAK SHADOWS	B	100	123	363	ONALASKA	ONLS	76	A02	
W PETERSON LOOP	B	100	239	361		LVS	126	B01	
W PINEMILL DR	B	100	289	359	LIVINGSTON	LVS	102		
W POLK ST	B	100	899	359	LIVINGSTON	LVS	102		
W RAINBOW LOOP	B	100	133	361		LVS	102		
W REEL & RIFLE	B	100	341	363		LVS	128	B01	
W REGILDA DR	B	100	219	367		ONLS	63	A04	
W SCHOOL ST	B	300	375	358	CORRIGAN	MLPT	88	C01	
W SCHOOL ST	B	1000	1199	359	LIVINGSTON	CRG	33	A01	
W SHERMAN ST	B	100	399	359	LIVINGSTON	LVS	102	C04	
W SHERWOOD DR	B	100	591	357		MLPT	102		
W SPROTT ST	B	800	799	359	LIVINGSTON	LVS	99		
W SPROTT ST	B	1000	1289	359	LIVINGSTON	LVS	102	D04	
W STARHILL ST	B	100	399	359	LIVINGSTON	LVS	102	D03	
W STATE ST	B	1000	1199	359	LIVINGSTON	LVS	102	B04	
W SWANN DR	B	100	175	357		MLPT	99		
W T CARTER	B	100	897	362		CRG	0	C01	
W TAYLOR LAKE CIR	B	100	1079	354		SEGN	154	A04	
W TEXAS ST	B	1000	1099	359	LIVINGSTON	LVS	102	D05	
W VILLAGE COVE LOOP	B	100	253	357		MLPT	99		
W WALNUT	B	100	151	363		ONLS	63	E01	
W WEST ST	B	100	1099	359	LIVINGSTON	LVS	102		

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
W WINDHAM RANCH RD	B	100	177	356	GOODRICH	GDRG	124	D03	
W WOOD ST	B	300	1199	359	LIVINGSTON	LVS	102	C04	
W YAUPON OAK	B	100	129	363		ONLS	63	E01	
WACO	B	100	1365	362		CRG	0		
WAGON WHEEL RD	B	100	319	362		CRG	6	D02	
WAHOO TRL	B	100	515	356		GDRG	0		
WAINWRIGHT RD	B	100	183	361		CRG	80	D04	
WAINWRIGHT RD N	B	100	333	361		CRG	80	D04	
WAKA	B	100	311	361		LVS	103		
WAKEFIELD LN	B	100	251	362		D8LL	4	B03	
WALDING RD	B	100	519	361		BLNC	0		
WALKER LN	B	100	747	353		RUBY	0		
WALL ST	B	100	941	361		CRG	67		
WALNUT COVE	B	100	307	363		ONLS	75	A05	
WALNUT LN	B	100	383	356		GDRG	146	C02	
WALNUT RIDGE RD	B	100	789	361		LVS	103		
WALNUT ST	B	200	489	359	LIVINGSTON	LVS	113	A05	
WALTERS LN	B	100	187	358		GDRG	124	E05	
WALTERS LOOP N	B	100	963	354		SEGN	155	B01	
WALTERS ST	B	100	307	353		RUBY	117	B05	
WAMPUM	B	100	261	363		BLNC	88	A02	
WANDA DR	B	100	229	357		BLNC	87	D01	
WAPITI ST	B	100	127	360	ONALASKA	ONLS	76	B01	
WARBLER LN	B	100	311	361		BLNC	100	D05	
WARD RD	B	100	191	361		LVS	114	E05	
WARPATH DR	B	100	245	353		RUBY	118	B01	
WASHINGTON	B	100	579	356		GDRG	134	A02	
WATER GLEN DR	B	100	241	357		MLPT	99	C01	
WATER OAK	B	100	435	363		ONLS	76	C04	
WATER RIDGE DR	B	100	323	357		MLPT	99	C01	
WATER TOWER RD	B	402	427	360	ONALASKA	ONLS	76	B02	
WATER TOWER RD	B	100	401	363	ONALASKA	ONLS	76	B01	
WATER VIEW DR	B	100	511	357		MLPT	99	C01	
WATER WELL RD	B	100	395	351		RUBY	108	C03	
WATERCREST	B	100	209	357		MLPT	99	C01	
WATERING HOLE	B	100	779	352		SEGN	152		
WAYNE COKER RD	B	100	419	356		GDRG	124	C03	
WAYSIDE	B	100	261	362		CRG	58	D04	
WEAVERS COVE	B	100	609	361		MLPT	111		
WEBB PIERCE RD	B	100	309	354		SEGN	155	A02	
WEeping WILLOW	B	100	183	363		ONLS	76	C04	
WELDON	B	100	215	354		SEGN	154	A03	

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STREET	SIZE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
WELLBORN	B	100	337	361		BLNC	91		
WELLINGTON	B	100	287	357		MLPT	100		
WELLS LANDING RD	B	100	2541	363		ONLS	50		
WELLS RD	B	100	573	362		CRG	44		C01
WENDY WAY	B	100	241	361		BLNC	101		E04
WESTONS DR	B	100	163	357		MLPT	99		B01
WESTWOOD ST	B	100	399	352		SEGN	151		A01
WHEELER RD	B	100	1357	362		DBLL	0		
WHIPPOORWILL DR	B	100	199	359	LIVINGSTON	LVS	102		E04
WHISPERING PINE	B	100	495	351		RUBY	108		E02
WHISPERING PINES	B	100	187	363	ONALASKA	ONLS	76		
WHISPERWOOD DR	B	100	841	350	ONALASKA	ONLS	76		
WHITE BASS LN	B	100	505	363		ONLS	63		E01
WHITE BASS POINT	B	100	127	363		ONLS	82		
WHITE CAT	B	100	251	363		ONLS	75		B04
WHITE FOREST LN	B	100	145	357		BLNC	100		A01
WHITE FOREST LN	B	146	441	357		MLPT	100		A01
WHITE HERON DR	B	100	273	363		ONLS	63		E04
WHITE HICKORY DR	B	100	217	363		ONLS	50		
WHITE OAK	B	100	365	363		ONLS	63		E02
WHITE OAK COVE	B	100	433	363		ONLS	63		E02
WHITE OAK DR	B	100	399	359		GORC	146		B02
WHITE OAK FOREST	B	100	143	363	ONALASKA	ONLS	78		A02
WHITE OAK HILLS	B	100	331	363		ONLS	77		E01
WHITE OAK ST	B	200	399	359	LIVINGSTON	LVS	114		
WHITE WALNUT	B	100	185	363		ONLS	76		C04
WHITE WING LN	B	100	287	361		MLPT	100		
WHITEHEAD	B	100	227	203		CHES	60		B02
WHITEHOUSE	B	100	577	362		CRG	0		
WHITESIDE DR	B	100	243	363		ONLS	62		
WHITETAIL	B	100	131	360	ONALASKA	ONLS	76		C01
WIGGINS CIR	B	100	129	363		ONLS	76		A02
WIGGINS LOOP	B	100	1025	352		SEGN	0		
WIGGINS RIDGE	B	100	147	361		BLNC	101		A01
WIGGINS ST	B	100	199	359	LIVINGSTON	LVS	113		A04
WIGWAM TRL	B	100	281	353		RUBY	117		B05
WILCOX DR	B	100	367	361		BLNC	112		C01
WILD BIRD	B	100	315	361		BLNC	100		
WILD FLOWER	B	100	337	361		LVS	126		E03
WILD OAK	B	100	275	363		ONLS	76		C05
WILD PLUM	B	100	211	363		ONLS	61		
WILD ROSE	B	100	189	363		ONLS	76		D05

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
WILDCAT RUN	B	100	245	353		RUBY	118	B01	
WILDWOOD	B	100	191	359	LIVINGSTON	LVS	114		
WILDWOOD	B	192	199	361	LIVINGSTON	LVS	114	B02	
WILDWOOD CHURCH DR	B	100	265	363		ONLS	0	D01	
WILDWOOD DR	B	100	569	363		ONLS	78	D01	
WILDWOOD FLOWER CIR	B	100	259	357		MLPT	100	C04	
WILDWOOD HARBOR	B	100	129	360		ONLS	76	C01	
WILDWOOD HARBOR CIR	B	100	641	360	ONALASKA	ONLS	78	C01	
WILEY PEBBLES RD	B	100	185	361	ONALASKA	ONLS	113	D03	
WILEY POST ST	B	100	379	354		SEGN	155	A03	
WILL RODGERS RD	B	100	381	354		SEGN	155	A03	
WILLIAM HOOD RD	B	2050	2065	351		WDV	0		
WILLIAM HOOD RD	B	100	283	362		CRG	0		
WILLIAM HOOD RD	B	284	629	362		WDV	0		
WILLIAM HOOD RD	B	630	1427	362		RUBY	71	A05	
WILLIAM HOOD RD	B	1428	2049	362		WDV	0		
WILLIAM MONTGOMERY RD	B	542	553	361		BLNC	101	A03	
WILLIAM MONTGOMERY RD	B	100	541	361		BLNC	101	A03	
WILLIAM ST	B	100	281	356	GOODRICH	GDRG	135	A03	
WILLIAMS RD	B	100	271	352		SEGN	150		
WILLIAMS RD	B	100	319	362		CRG	10	E04	
WILLIAMSON RD	B	100	261	356	GOODRICH	GDRG	124		
WILLIE COOK ST	B	100	245	357		MLPT	99	E03	
WILLIS AVE	B	100	1599	359	LIVINGSTON	LVS	102	D04	
WILLOW BEND	B	100	255	363	ONALASKA	ONLS	76	B02	
WILLOW CREST CIR	B	100	525	357		BLNC	88	E01	
WILLOW CT	B	100	205	356		GDRG	145		
WILLOW DR	B	100	201	363		ONLS	63	E02	
WILLOW GLEN	B	100	261	361		MLPT	111	B04	
WILLOW LN	B	100	871	361		BLNC	91	C01	
WILLOWBEND	B	100	363	357		MLPT	100	B02	
WILLOWICK LN	B	100	233	363		ONLS	78	D05	
WILLSON RD	B	100	1109	351		RUBY	83	B04	
WILLY RD	B	100	233	361		BLNC	112		
WILSON LAKE ESTATES RD	B	100	2591	353		RUBY	129	B03	
WILSON RD	B	100	631	363		ONLS	62		
WIMBERLY DR	B	100	645	361		BLNC	80	D01	
WINCHESTER	B	100	563	363		ONLS	63		
WINDHAM TRL	B	100	433	353		RUBY	117	A04	
WINDOMERE DR	B	100	491	361		MLPT	111		
WINDSOR LN	B	100	257	361		LVS	113	D03	
WINDSWPT DR	B	100	331	357		MLPT	100	B02	

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STREET	SIDE	LOW	HIGH	ESN	CITY	EXCHANGE	PAGE	GRID	COMMENT
WINDWOOD DR	B	100	1009	357		MLPT	100	C01	
WISHING TRAIL	B	100	263	361		LVS	104		
WISTERIA DR	B	100	373	361		BLNC	111	B04	
WOBBLY BOBBLY TRAM	B	100	1485	361		BLNC	100		
WOLF DEN RD	B	100	245	353		RUBY	118	B01	
WOLF HILL RD	B	100	3259	362		CRG	15		
WOLF RUN	B	100	465	361		BLNC	100		
WOOD HAVEN	B	100	903	361		LVS	126	E01	
WOODARD ST	B	100	187	358	CORRIGAN	CRG	23	E01	
WOODCHASE	B	100	177	357		BLNC	99	C05	
WOODHEAD CIR	B	100	123	381		MLPT	111		
WOODLAKE	B	100	141	357		BLNC	88	D01	
WOODLAKE DR	B	100	159	363		ONLS	78	C05	
WOODLAKE CT	B	100	209	363		ONLS	63	A04	
WOODLAND DR	B	100	317	357		MLPT	99		
WOODLANDS CIR	B	100	485	358		CRG	33	B04	
WOODLANDS CIR N	B	100	437	358	CORRIGAN	CRG	33		
WOODMONT CIR	B	100	131	361		MLPT	111	B04	
WOODPECKER	B	100	213	361		LVS	128	B01	
WOODRIDGE DR	B	100	239	367		MLPT	100	C02	
WOODSTOCK	B	100	285	357		MLPT	100	B02	
WOODSY HOLLOW	B	100	343	358		GDRC	136	C01	
WOODVIEW LN	B	100	201	356		GDRC	145	A05	
WOODWAY ACRES	B	100	381	361		BLNC	101		
WREN	B	100	153	361		LVS	128	B01	
WRIGHT BLVD	B	100	223	363		ONLS	63	D04	
WRIGHT BROTHERS RD	B	100	185	382		CRG	56	A01	
WRIGHT CEMETERY RD	B	100	807	363		ONLS	0		
WYATT LN	B	100	161	358		GDRC	0		
YARBOROUGH LOOP	B	100	359	361		BLNC	91	A04	
YAUPON COVE	B	100	2033	357		BLNC	89		
YAUPON CREEK	B	100	1575	363		ONLS	0		
YAUPON HARBOR	B	100	221	363		ONLS	0		
YAUPON ST	B	100	257	363		ONLS	75	A04	
YELLOWSTONE	B	100	365	356		GDRC	134	A02	
YOLLEY	B	100	237	357		BLNC	87	E02	
YORKSHIRE	B	100	191	353		RUBY	118	C05	
YOUNG RD	B	100	163	357		BLNC	99	C05	
YOUNGER AVE	B	100	3199	351		RUBY	106	C04	
YOUNGS LN	B	100	299	359	LIVINGSTON	LVS	113	A05	
ZEBCO	B	100	199	359	LIVINGSTON	LVS	113		
	B	100	219	390		ONLS	0	A03	

COPY

Item #16

AGREEMENT
Amendment No. 3

STATE OF TEXAS)

COUNTY OF BRAZOS)

The Contract negotiated and executed on September 1, 1997
by and between Brazos Transit District (BTD) and the COUNTY OF
Polk (Polk County), is amended to read as follows:

2.- TERM:

This agreement shall be for a period of two(2) years,
commencing on September 1, 2001 and expiring on
August 31, 2003.

BRAZOS TRANSIT DISTRICT

COUNTY OF POLK

John M. McBeth
General Manager

John P. Thompson
County Judge

Date

08-28-2001

Date

Item #17

COPY

Vendor Number: _____
Service Area: _____
Effective Date(s): 10/1/01 - 9/30/2002

VENDOR AGREEMENT

BETWEEN

**DEEP EAST TEXAS COUNCIL OF GOVERNMENTS
AREA AGENCY ON AGING**

AND

Polk County Aging Services

**TO PROMOTE QUALITY OF LIFE FOR OLDER PERSONS
IN DEEP EAST TEXAS**

Authorized Signature

John P. Thompson, County Judge 8/28/01
Typed Name, Title and Date

AREA AGENCY ON AGING OF DEEP EAST TEXAS

Walter G. Diggles, Executive Director Date

MEMORANDUM OF AGREEMENT

INTRODUCTION

The Deep East Texas Council of Governments (DETCOG) was designated in 1974 as the Area Agency on Aging for Angelina, Houston, Jasper, Nacogdoches, Newton, Polk, Sabine, San Augustine, San Jacinto, Shelby, Trinity and Tyler counties. Within its structure, the Area Agency on Aging of Deep East Texas (AAA/DET) is a single identifiable unit that serves as a focal point for the planning, coordination and system development of aging services.

The Health and Human Services Commission of the State of Texas provides for a statewide, locally-based system of information, access, assistance, advocacy and services.

The Area Agency on Aging of Deep East Texas is responsible under Title III of the Older Americans Act, for the development and implementation of a comprehensive and coordinated service system in order to:

1. secure and maintain independence and dignity in a home environment for older individuals capable of self care with appropriate supportive services;
2. remove individual and social barriers to economic and personal independence for older individuals; and
3. provide a continuum of care for the vulnerable elderly.

PURPOSE

The purposes of this Memorandum of Agreement between the AREA AGENCY ON AGING OF DEEP EAST TEXAS (hereinafter referred to as AAA/DET) and Polk County Aging Services (hereinafter referred to as "the VENDOR") are to identify areas of mutual interest, to define terms for mutual cooperation and coordination of health and human services and to pledge joint efforts to promote the mission of the Older Americans Act identified above.

The VENDOR shall become a partner in the AGING NETWORK OF DEEP EAST TEXAS and this agreement shall become an integral part of the AREA PLAN FOR AGING SERVICES IN DEEP EAST TEXAS.

GENERAL OPERATIONS**AAA/DET Will:**

1. **Prepare and submit the Area Plan for Aging Services for Deep East Texas**
 - a. **Identify needs**
 - b. **Prioritize services**
 - c. **Develop regional goals and objectives for:**
 - **Access and Assistance**
 - **Community-based services**
 - **In-home services**
 - **Institutional care-resident advocacy**
2. **Develop vendor agreements or contracts with service providers**
3. **Conduct public hearings on aging issues**
4. **Monitor delivery of services**
5. **Maintain documentation and file necessary reports to funding agencies**

VENDOR Will:

1. **Provide AAA with ADA Self Assessment or other confirmation of compliance with the Americans With Disabilities Act.**
2. **Provide AAA with confirmation of compliance with Health Inspection requirements (for congregate and home delivered meal providers).**
3. **Provide AAA with confirmation of compliance with Texas Department of Health Food Service and Sanitation Course for All Restaurant Managers (for congregate and home delivered meal providers)**
4. **Provide AAA with confirmation of monthly nutrition education to congregate and home delivered meal participants.**
5. **Provide AAA with confirmation of approved menus, developed by licensed dietitians, that comply with provisions in the Older Americans Act, Subpart 4, 339, relating to compliance with Dietary Guidelines and Recommended Dietary Allowances. (for congregate and home delivered meal providers)**

6. Provide AAA with confirmation of comprehensive and liability insurance equal to or greater than that required by Texas Department of Transportation for public transportation, and other required documents as stated in Texas Administrative Code Rule 270.3(I) – Transportation Standards. (transportation providers)
7. Designate a liaison to provide advice and assistance in the development of the Area Plan for Aging Services for Deep East Texas.
8. Provide meeting space for AAA public meetings, i.e., Educational Forums, Regional Council on Aging meetings, Silver-Haired Legislature Candidate Forums, Public Hearings, etc.
9. Provide notification to AAA of activities that affect older persons including public hearings, educational forums, coalitions and solicitations for bids.

**AN AGREEMENT BY AND BETWEEN
DEEP EAST TEXAS COUNCIL OF GOVERNMENTS
AREA AGENCY ON AGING**

LOCATION: 274 East Lamar, Jasper, Texas 75951
 MAIL: 274 East Lamar, Jasper, Texas 75951
 PHONE: (409) 384-5704
 FAX: (409) 384-6177
 E-MAIL: handerson@detcog.org
 CONTACT: Holly Anderson, Director, Area Agency on Aging

AND VENDOR

ENTITY: Polk County Aging Services
 LOCATION: Livingston, Texas 77351
 MAIL: PO Box 1192, Livingston, TX 77351
 PHONE: (936) 327-6844
 FAX: (936) 327-6889
 E-MAIL: darlabr@hotmail.com
 CONTACT: Darla Rhodes, Director

FOR THE PURCHASE OF

<u>PRODUCT/SERVICE</u>	<u>UNIT</u>	<u>AREA</u>	<u>RATE</u>
1. Congregate Meals	Meal	_____	<u>\$4.31</u>
2. Home Delivered Meals	Meal	_____	<u>\$4.25</u>
3. Transportation	1-way trip	_____	_____
4. Homemaker	Hour	_____	_____
5. Adult Day Care	½ day	_____	_____
6. Respite Care – In-home	Hour	_____	_____
7. Respite Care – Institutional	Hour	_____	_____
8. Participant Assessment	Client	_____	_____
8. Other: <u>Senior Cntr Operations</u>		_____	_____

PURCHASE TERMS/POLICIES

Vendor: Polk County Aging Services

1. AAA/DET will ASSESS CLIENT NEED, DEVELOP PLAN OF CARE and AUTHORIZE PURCHASE of specified units of service.
2. Client will have opportunity to select provider from list of approved vendors.
3. AAA/DET will notify Vendor of SERVICE AUTHORIZATION including:
 - product or service description
 - client profile including ID number
 - service delivery period (start/end dates)
4. Vendor notification may occur by one or more of the following methods:
 - Telephone Contact
 - Faxed Work Order
 - E-Mail
5. Vendor shall submit invoice and service documentation to the AAA/DET by the 8th day of the month for payment within 30 days (see Vendor Agreement Attachment 1, Funding Obligations)

Any vendor invoices and service documentation received after the 8th day of the month will be held until the processing date as set by the Texas Department on Aging.
6. The attached Texas Administrative Code, Rules and Standards for Services, become part of this vendor agreement, and the Vendor agrees to provide services within these required standards.

Deep East Texas Council of Governments
Area Agency on Aging
Vendor Agreement
Attachment 1

I. FUNDING OBLIGATION

The VENDOR acknowledges that the COUNCIL'S obligation hereunder for payment, in consideration of full and satisfactory performance of activities described in this agreement, is limited to monies received from the Administration on Aging; and that unless and until adequate funds have been received from said entities, the COUNCIL shall not have, under terms of this agreement, any obligations to the VENDOR.

The VENDOR understands that it must have sufficient financial solvency to sustain said agreement performance until adequate funds are received by the COUNCIL to reimburse said VENDOR.

The COUNCIL shall not be liable to the VENDOR for any expenditures which are not allowable costs as defined in the rules and regulations, Federal Register Vol. 55 #63, and Code of Federal Regulations Title 45, Part 74, as of October 1, 1990, or which expenditures have not been made in accordance with the fiscal guidelines and requirements outlined by the Texas Department on Aging.

The COUNCIL agrees to make payment to the VENDOR in the amounts and upon the terms, provisions and budgets as set forth in the Direct Service Agreement, and the VENDOR agrees to accept such payments as full compensation for services performed hereunder. Invoices received by the 8th day of the month will be paid net 30 days.

II. ACCESSIBILITY OF RECORDS

The VENDOR shall give COUNCIL, Texas Department on Aging, the Comptroller General of the United States, and the State of Texas, through any authorized representatives, the access to and right to examine all records, books, papers, contracts, or other documents related to this agreement. Such right of access shall continue as long as such records, or any of them, are in existence. VENDOR shall include the substance of this provision in all subcontracts.

III. PAYMENT SUSPENSION AND VENDOR TERMINATION

In the event monitoring, evaluation of activities or completion of client satisfaction surveys by the COUNCIL or its VENDOR agents, disclose serious deficiencies in the operation of agreement, the COUNCIL may elect to suspend or terminate this agreement upon fifteen (15) days written notice from the COUNCIL to the VENDOR. The VENDOR, upon notification of such suspension or termination, shall have the right to appeal such suspension or termination following procedures outlined in 40 TAC 254.17,

as applicable. This agreement may be terminated upon the occurrence of any of the following events:

- Discontinuance of funding to the COUNCIL from the Texas Department on Aging; or
- Failure of the VENDOR to comply with any or all of the terms and conditions of this agreement and any attachment thereto; or
- Mutual agreement between the COUNCIL and the VENDOR; or
- Discovered or disclosed deficiencies in the operation of the VENDOR supported under the provisions of this agreement.

In the event of termination, final billings for units of services delivered pursuant to the agreement will be submitted to the COUNCIL within fifteen (15) calendar days from the termination by the VENDOR. It is understood that no units delivered after the termination date will be reimbursed.

If this agreement is terminated as provided above, the COUNCIL may require the VENDOR to transfer title and deliver to the COUNCIL or to another authorized VENDOR any property acquired by Federal funds or assigned to the VENDOR by the COUNCIL for the purposes of this VENDOR.

IV. TARGETING

VENDOR shall assure, in accordance with the Older Americans Act of 1965, as amended, Section 306(a)(5)(B), that preference in the delivery of services is given to:

- Older individuals residing in rural areas;
- Older individuals with greatest economic need (with particular attention to low-income minority individuals and older individuals who reside in rural areas);
- Older individuals who have greatest social need (with particular attention to low-income minority individuals and older individuals who reside in rural areas);
- Older individuals with severe disabilities;
- Older individuals with limited English-speaking ability; and,
- Older individuals with Alzheimer's Disease or related disorder with neurological and organic brain dysfunction and the caretakers of such individuals.

Walter G. Diggles, Executive Director

Date

Vendor Authorized Signature

Date

CERTIFICATION REGARDING PROGRAM CONTRIBUTIONS

In accordance with TAC 270.1(j) regarding contributions (see below), Polk County Aging Services certifies it will comply with the rule and report all program contributions to the Deep East Texas Area Agency on Aging on a monthly basis utilizing the monthly meal and program income report. (copy is attached and made part of this agreement)

East Texas Support Services, Inc., acknowledges that said program contributions will purchase services for participants eligible to receive services, thus increasing service levels.

Vendor Authorized Signature

Date

Contributions:

The VENDOR shall ensure that written procedures for contributions for the cost of providing services are established for use by each service provided. These procedures shall:

- Provide all eligible clients or their family or advocate with the opportunity to voluntarily contribute all or part of the cost of the service, regardless of the method of service procurement;
- Protect the privacy of such contributions;
- Safeguard and account for all contributions;
- Require that all client contributions must be used to support or expand services provided under an approved area plan, in accordance with applicable federal fiscal and program regulations; and
- Allow the establishment of suggested contribution schedules which considers the income ranges of the client population and the service provider's other resources.

These procedures shall not:

- Require a contribution as a condition for receiving services; or
- Establish income as a means test when establishing suggested contribution schedules.

**** REQUIRED SIGNATURE**

AMERICANS WITH DISABILITIES ACT
ASSURANCE STATEMENT

Polk County Aging Services does not discriminate on the basis of disability in the admission or access to, or treatment or employment in, its programs or activities. Vendor will comply with the Americans With Disabilities Act.

I certify that compliance with the Americans With Disabilities Act of 1990, as amended, will be accomplished and that evidence of such compliance will be available to the Deep East Texas Area Agency on Aging staff or representative during scheduled monitoring visits.

Vendor Authorized Signature

Date

Holly Anderson, Director
Approval by Area Agency on Aging
Deep East Texas Council of Governments

Date

**** REQUIRED SIGNATURE**

TEXAS ADMINISTRATIVE CODE
SERVICE STANDARDS
ASSURANCE STATEMENT

Polk County Aging Services will comply with all applicable service standards applicable for aging programs, as required by the Texas Administrative Code. These service standards for aging programs are attached and thereby made part of this agreement.

I certify that compliance with all applicable Texas Administrative Code for service standards for aging programs will be accomplished and that evidence of compliance will be available to the Deep East Texas Area Agency on Aging staff or representative upon request.

Vendor Authorized Signature

Date

Holly Anderson, Director
Approval by Area Agency on Aging
Deep East Texas Council of Governments

Date

**** REQUIRED SIGNATURE**

Item # 19



COPY

**Order Prohibiting the Keeping of
Wild Animals, Pursuant to Chapter 240,
Local Government Code And Creating a Criminal Penalty**

The Commissioners Court of Polk County hereby adopts the following order, pursuant to Chapter 240, Local Government Code:

1. The Commissioners Court hereby determines that wild animals, as defined in this order, are dangerous and in need of control in this county.
2. Wild animal means a lion, a tiger, an ocelot, a cougar, a leopard, a cheetah, a jaguar, a bobcat, a lynx, a serval, a caracal, a hyena, a bear, a coyote, a jackal, a baboon, a chimpanzee, an orangutan, a gorilla, a lesser panda, a binturong, a wolf, an ape, an elephant, a rhinoceros, or any hybrid of an animal listed in this definition.
3. The keeping of a wild animal in the unincorporated area of this county is hereby prohibited, except as otherwise specifically permitted by state or federal law.
4. A violation of this order is an offense punishable as a Class C misdemeanor.
5. A violation or threatened violation of this order may be enjoined by an action in district court.

READ AND ADOPTED this 28th day of August, 2001.

John P. Thompson,
County Judge

Attest;

Barbara Middleton, County Clerk



COPY

Item # 20

RESOLUTION
OF THE POLK COUNTY COMMISSIONERS COURT
Supporting Establishment of the Office of Polk County Fire Marshal as Authorized By
Section 352.011 of the Local Government Code of The State of Texas

WHEREAS, the County of Polk, Texas desires to enhance its enforcement activities for the benefit of life, health, and safety of the citizens of Polk County, Texas and finds that it would be beneficial to those enforcement activities to establish the office of Polk County Fire Marshal; and

WHEREAS, the County of Polk, Texas desires that the term of office for the Polk County Fire Marshal shall be for two years from the date of appointment to the office and that the Fire Marshal shall take the oath prescribed by the constitution of the State of Texas and post a bond as required by the Commissioners Court conditioned that the fire marshal will faithfully and strictly perform the duties of the office; and

WHEREAS, the County of Polk, Texas desires that the Polk County Fire Marshal shall be certified by this state as an Arson Investigator as authorized by Section 2.12 of the Code of Criminal Procedure of The State of Texas; and

WHEREAS, the County of Polk, Texas desires that duties of the Polk County Fire Marshal shall include environmental enforcement.

NOW, THEREFORE, BE IT RESOLVED BY THE COMMISSIONERS COURT OF POLK COUNTY, TEXAS, that:

The office of Polk County Fire Marshal is authorized.

PASSED AND APPROVED on this the 28th day of August, 2001.

John P. Thompson
County Judge, Polk County, Texas

Bob Willis
Commissioner, Precinct 1

Bobby Smith
Commissioner, Precinct 2

James J. "Buddy" Purvis
Commissioner, Precinct 3

Attest

R. R. "Dick" Hubert
Commissioner, Precinct 4

Barbara Middleton
County Clerk

Item #21

POLK COUNTY
By: Bill Law, County Auditor

Budget Revision
#2001-22

Fund Account	Description	Increase	Decrease	Comments	Original Budget	Amended Budget	Net Change
010-001-030	Capital Project/Courthouse Study	12795.76	12795.76	Per County Judge	12795.76	71905.32	21905.32
010-001-000	General Fund Balance						
010-005-311	Postage	6000.00		Per County Judge	6100.00	6000.00	1000.00
010-005-320	Telephone	10000.00		Per County Judge	71000.00	10000.00	10000.00
010-005-441	Gas & Heat	3200.00		Per County Judge	10000.00	35200.00	25200.00
010-005-442	Water	5000.00		Per County Judge	25000.00	30000.00	5000.00
010-005-400	General Fund Balance		26200.00	Per County Judge			0.00
010-005-672	Office Furniture/Equip	600.00		Per Donnell Longino	4100.00	3200.00	-900.00
010-005-437	Traffic/Training		600.00	Per Donnell Longino	1800.00	2400.00	600.00
010-005-315	Office Supplies	70.00		Per Bill Law	1000.00	2470.00	970.00
010-005-672	Office Furniture/Equip		70.00	Per Bill Law	6000.00	6420.00	-2070.00
010-007-437	Traffic/Training			Per Hold Revenue	2000.00	2427.10	427.10
010-007-315	Office Supplies	160.00		Per Hold Revenue	6.00	2600.00	2594.00
010-007-401	Dues	200.00		Per Hold Revenue	60.00	70.00	-10.00
010-007-672	Office Furniture/Equip		300.00	Per Hold Revenue	4000.00	4300.00	300.00
010-010-332	Supplies/Reprints-control	200.00		Per Elgin Davis	2000.00	2400.00	400.00
010-010-423	Mail/Photocopy/Print	87.00		Per Elgin Davis	700.00	1687.00	2617.00
010-010-335	Print Control	97.00		Per Elgin Davis	3000.00	4017.00	1017.00
010-010-673	Capital Outlay		3987.00	Per Elgin Davis	8000.00	882.31	-4487.69
010-342-000	Insurance Claims	6664.00		Texas Assoc Counties/Leak @ Courthouse	0.00	67144.57	67144.57
010-011-480	Repairs/Replacement/Buildings	6664.00		Check from Insurance Co for Leak @ courthouse	63700.00	62995.82	-1604.18
010-011-300	Utilities	200.00		Per Don Marshall	1500.00	600.00	-900.00
010-011-300	Financial Transportation	666.61		Per Don Marshall	4000.00	7766.61	3766.61
010-011-673	Capital Outlay	2912.00		Per Don Marshall	10000.00	17942.27	47942.27
010-011-673	Capital Outlay		666.61	Per Don Marshall	10000.00	9666.38	-4666.38
010-011-480	Repairs/Replacement/Buildings		3412.00	Per Don Marshall	63700.00	76832.82	4816.82
010-012-330	Gravel	6000.00		Per County Judge	6000.00	113000.00	23000.00
010-021-000	General Fund Balance		6000.00	Per County Judge			
010-005-672	Office/Office Equipment	200.00		Per County Judge	2000.00	2604.25	404.25
010-005-315	Office Supplies		200.00	Per County Judge	0.00	0.00	-200.00

P.1 of 4

August 28, 2001

POLK COUNTY
By: Bill Law, County Auditor

Budget Revision
#2001-22

051-645-351	Equipment Maintenance/Repairs								
051-645-454	Auto Repairs	200.00							500.00
051-645-463	Storage-Equipment/Lease	50.00							1050.00
051-645-202	Group Insurance	50.00							50.00
051-645-311	Postage		1373.76						-1373.76
051-645-315	Office Supplies		1550.00						-150.00
051-645-341	Firm/Photo		20.00						1130.00
051-645-342	Dining Room Supplies		500.00						0.00
051-645-394	Safety & Medical Supply		50.00						-20.00
051-645-441	Gas/Heat		200.00						-50.00
051-645-442	Water		1700.00						4800.00
051-645-443	Garbage & Sewer		1000.00						-1700.00
051-645-490	Liability Ins. Van		350.00						-350.00
051-645-572	Office Furnings/Equip		1000.00						-2000.00
		194126.25	174327.45						874836.88
				194580.53					
								2865744.57	

John P. Thompson

Pg 3 of 4

Fund Account	Description	Increase	Decrease	Comments	Original Budget	Amended Budget	Net Change
010-475-573	Capital Outlay	19765.20		Per John Holliman	0.00	66864.00	66864.00
090-101-000	D.A.'s Forfeiture Account		19765.20	Per John Holliman	0.00	0.00	0.00
015-621-573	Capital Outlay	4400.00		Rec T/W for Roller Purchase	0.00	10650.00	10650.00
015-621-621	Loan Proceeds R&B 1	3410.00		Rec T/W Radio's / R & B 1	0.00	9860.00	9860.00
015-390-621	Loan Proceeds R&B 1	4400.00		First State Bank-Loan / Roller Purchase	0.00	14260.00	14260.00
032-595-315	Office Supplies	1000.00		Per Jeff Hunter	0.00	4000.00	4000.00
032-595-402	Engineering Service Fees		1000.00	Per Jeff Hunter	143500.00	109100.00	-34400.00
032-595-573	Capital Outlay	239780.00		Rec T/W for Excavator/ Wst Mgt	0.00	262483.00	262483.00
032-390-595	Loan Proceeds Wst. Mgt.	239780.00		Rec T/W for Excavator / Wgt Mgt	0.00	239780.00	239780.00
		512535.20	20765.20				

Pg 4 of 4
John D. Thompson

Approved By:
Date:

DATE 03/10/2001

GELDIO PAGE

ACCOUNT # ACCOUNT NAME
 2001 010-101-000 CASH IN BANK
 2001 010-435-485 JURY - PETIT GRAND

DEBIT CREDIT VENDOR REF# PERIOD DESCRIPTION
 48 00 48 00 0488879 11 JURYOR CAS - VOIDED
 48 00 48 00 0488879 11 JURYOR CAS - VOIDED

TIME

03 19 53
 03 19 53

*** TOTALS

CK-Numbers
 158936
 159945
 159987
 160032
 160036
 160500
 160112
 160168

COPY

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
092 AVAILABLE SCHOOL FUND ACCT	101,250.23
TOTAL OF ALL FUNDS	101,250.23

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT

W. H. LAW



COUNTY AUDITOR

JOHN P. THOMPSON

COUNTY JUDGE

COPY

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
051 AGING DEPT	162.00
TOTAL OF ALL FUNDS	162.00

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT

W. H. LAW
 COUNTY AUDITOR
 JOHN P. THOMPSON
 COUNTY JUDGE

CHECK # 156950

BANK ACCT MAIN CB/10/2001 \$12.00
 *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID ***
 *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID ***

*****12 00

GERTRUDE YORK
 P. O. BOX 1885
 LIVINGSTON TX 77351

CHECK # 158950

010-426-485 GENERAL FUND 4-2/4- 12.00
 *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID ***
 *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID ***

CHECK # 161495

BANK ACCT. MAIN 08/10/2001 \$50.00
*** VOID *** VOID *** VOID *** VOID *** VOID *** VOID ***
*** VOID *** VOID *** VOID *** VOID *** VOID *** VOID ***

INDIGO RESOURCE GROUP
P. O. BOX 1025
FREDERICKSBURG TX 78624

CHECK # 161495

010-650-427 GENERAL FUND WANDA 60.00
*** VOID *** VOID *** VOID *** VOID *** VOID *** VOID ***
*** VOID *** VOID *** VOID *** VOID *** VOID *** VOID ***

CHECK # 161762

BANK ACCT: MAIN
08/10/2001
3857.40
*** VOID *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID ***
*** VOID *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID ***

*****857 40

JIMMY'S AUTO PARTS
520 W. CHURCH
LIVINGSTON TX 77351

CHECK # 161762

015-625-101 ROAD & BRIDGE ADM 121379 428.70
015 625 101 ROAD & BRIDGE ADM 012984 154.49
015 625 101 ROAD & BRIDGE ADM 012971 146.43
015 625 101 ROAD & BRIDGE ADM 013022 87.69
015 625 101 ROAD & BRIDGE ADM FB # 1 40.09
*** VOID *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID ***
*** VOID *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID ***

CHECK # 161954

BANK ACCT MAIN 08/15/2001 38.92
 *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID ***
 *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID ***

*****58 92

RED BARN BUILDERS

P.O. BOX 1217
LIVINGSTON TE 77351

CHECK # 161954

015-524-337 ROAD & BRIDGE ADM 08/09/04 38.92
 *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID ***
 *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID *** VOID ***

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	
010 GENERAL FUND	
TOTAL OF ALL FUNDS	

DISBURSEMENTS	
24,517.83	

24,517.83	

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT.



W. H. LAW

COUNTY AUDITOR

JOHN P. THOMPSON

COUNTY JUDGE

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
010 GENERAL FUND	30,811.13
015 ROAD & BRIDGE ADM	70,183.55
032 ENVIRONMENTAL SERVICES	23,261.40
051 AGING DEPT	238.40
090 DRUG FORFEITURE FUND	19,000.00
092 AVAILABLE SCHOOL FUND ACCT	8,150.00
TOTAL OF ALL FUNDS	151,644.48

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT.

W. H. LAH

COUNTY AUDITOR

JOHN P. THOMPSON

COUNTY JUDGE



 COP

DATE 08/13/2001 ELECTRONIC FEDERAL TAX PAYMENTS VCH011 PAGE 1
REF # VEN # VENDOR NAME AMOUNT
ACH197 STATE COMPTROLLER OF PUBLIC AC \$1,617.85
TOTAL AMOUNT \$1,617.85

COPY

Texpool

DATE 08/18/2001	ELECTRONIC FEDERAL TAX PAYMENTS	VENCH: PAIR	1
REP # VEN #	VENDOR NAME	AMOUNT	
ADH196	TEXPOOL	\$90,000.00	
	TOTAL AMOUNT	\$90,000.00	

0 0 0 0 0 0 0 0 0 0

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
012 ELECTED OFFICIALS FEE ACCOUNTS	5,939.69
TOTAL OF ALL FUNDS	5,939.69

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT.

W. H. Law

W. H. LAW
 COUNTY AUDITOR

JOHN P. THOMPSON
 COUNTY JUDGE

 COPY

COPY

SCHEDULE OF BILLS BY FUND

FUND	DESCRIPTION	DISBURSEMENTS
010	GENERAL FUND	7,184.15
015	ROAD & BRIDGE ADM	570.95
027	SECURITY FUND	11.95
032	ENVIRONMENTAL SERVICES	203.19
049	DISTRICT ATTY HOT CHECK FUND	82.65
051	AGING DEPT	909.07
061	DEBT SERVICE FUND	15,030.87
088	JUDICIARY FUND	1,124.64
090	DRUG FORFEITURE FUND	6,445.00
	TOTAL OF ALL FUNDS	29,562.07

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT.

W. H. Law

W. H. LAW

COUNTY AUDITOR

JOHN P. THOMPSON

COUNTY JUDGE

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
051 AGING DEPT	345.00
TOTAL OF ALL FUNDS	345.00

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT

W. H. Law

W. H. LAW
 COUNTY AUDITOR
 JOHN P. THOMPSON
 COUNTY JUDGE

 COPY

COPY

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
010 GENERAL FUND	332.00
TOTAL OF ALL FUNDS	332.00

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT.

W. H. LAW

William H. Law

COUNTY AUDITOR

JOHN P. THOMPSON

COUNTY JUDGE

COPY

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
092 AVAILABLE SCHOOL FUND ACCT	8,434.90
TOTAL OF ALL FUNDS	8,434.90

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT.

[Signature]

M. H. LAW
 COUNTY AUDITOR
 JOHN P. THOMPSON
 COUNTY JUDGE

COPY

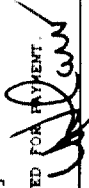
SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION DISBURSEMENTS

028 POLK COUNTY HISTORICAL COMM 2,109.65

TOTAL OF ALL FUNDS 2,109.65

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT.



W. H. LAM

COUNTY AUDITOR

JOHN P. THOMPSON

COUNTY JUDGE

COPY

DATE 08/17/2001 ELECTRONIC FEDERAL TAX PAYMENTS YCH011 PAGE 1

REF #	VEN #	VENDOR NAME	AMOUNT
ACH198		FIRST STATE BANK	\$63,445.34
ACH199		FOLK CO PAYROLL ACCT	\$183,918.63
TOTAL AMOUNT			\$247,363.97

COPY

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
010 GENERAL FUND	3,893.25
015 ROAD & BRIDGE ADM	1,148.78
027 SECURITY FUND	30.00
032 ENVIRONMENTAL SERVICES	215.55
101 ADULT SUPERVISION	1,490.45
108 CCP - SURVEILLANCE	288.01
109 SPECIALIZED CASELOAD CCP	83.34
184 JUVENILE PROBATION	161.34
185 CCAP - JUVENILE PROBATION	519.36
TOTAL OF ALL FUNDS	7,830.08

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT.

W. H. Law

W. H. LAW

COUNTY AUDITOR

JOHN P. THOMPSON

COUNTY JUDGE

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
010 GENERAL FUND	343.44
TOTAL OF ALL FUNDS	343.44

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT



W. H. LAW

COUNTY AUDITOR

JOHN P. THOMPSON

COUNTY JUDGE

 COPY

COPY

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
012 ELECTED OFFICIALS FEE ACCOUNTS	4,990.43
TOTAL OF ALL FUNDS	4,990.43

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT.

William H. Law

W. H. LAW

COUNTY AUDITOR

JOHN P. THOMPSON

COUNTY JUDGE

COPY

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
051 AGING DEPT	268.00
TOTAL OF ALL FUNDS	268.00

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT.

W. H. LAW
 COUNTY AUDITOR
 JOHN P. THOMPSON
 COUNTY JUDGE

William H. Law

COPY

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
010 GENERAL FUND	750.00
TOTAL OF ALL FUNDS	750.00

[Handwritten Signature]

THE PRECEDING LIST OF BILLS PAYABLE HAS REVIEWED AND APPROVED FOR PAYMENT.

W. H. LAW
 COUNTY AUDITOR

JOHN P. THOMPSON
 COUNTY JUDGE

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
015 ROAD & BRIDGE ADM	930.00
TOTAL OF ALL FUNDS	930.00

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT.

W. M. Lam

W. M. LAM

COUNTY AUDITOR

JOHN P. THOMPSON

COUNTY JUDGE

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
010 GENERAL FUND	102.00
TOTAL OF ALL FUNDS	102.00

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT.

[Handwritten Signature]

W. H. LAW
 COUNTY AUDITOR
 JOHN P. THOMPSON
 COUNTY JUDGE

ADDITIONAL

 COPY

SCHEDULE OF BILLS BY FUND

FUND	DESCRIPTION	DISBURSEMENTS
010	GENERAL FUND	64,757.49
015	ROAD & BRIDGE ADM	60,581.37
032	ENVIRONMENTAL SERVICES	30,036.69
040	LAW LIBRARY FUND	534.00
049	DISTRICT ATTY HOT CHECK FUND	147.86
051	AGING DEPT	4,739.66
090	DRUG FORFEITURE FUND	1,974.83
091	CO CLERK RECORDS MGMT FUND	2,708.75
094	COUNTY RECORDS MGMT FUND	1,509.93
	TOTAL OF ALL FUNDS	167,050.58

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT.

W. H. LAW



COUNTY AUDITOR

JOHN P. THOMPSON

COUNTY JUDGE

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
051 AGING DEPT	260.00
TOTAL OF ALL FUNDS	260.00

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT.

W. H. LAW
 COUNTY AUDITOR
 JOHN F. THOMPSON
 COUNTY JUDGE

William H. Law

COPY

ADDITIONAL

ADDITIONAL

COPY

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
010 GENERAL FUND	255,715.21
TOTAL OF ALL FUNDS	255,715.21

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT

[Handwritten Signature]

W. H. LAM

COUNTY AUDITOR

JOHN P. THOMPSON

COUNTY JUDGE

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
010 GENERAL FUND	4,082.27
015 ROAD & BRIDGE ADM	1,133.24
032 ENVIRONMENTAL SERVICES	355.03
061 DEPT SERVICE FUND	255.00
088 JUDICIARY FUND	253.31
090 DRUG FORFEITURE FUND	2,342.90
TOTAL OF ALL FUNDS	8,421.75

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT.

W. H. LAW

COUNTY AUDITOR

JOHN P. THOMPSON

COUNTY JUDGE

ADDITIONAL

SCHEDULE OF BILLS BY FUND

FUND DESCRIPTION	DISBURSEMENTS
012 ELECTED OFFICIALS FEE ACCOUNTS	4,166.00
TOTAL OF ALL FUNDS	4,166.00

W. H. Law

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT

W. H. LAW
 COUNTY AUDITOR
 JOHN P. THOMPSON
 COUNTY JUDGE

Addendum Schedule of Bills for Court Dated 8/28/01

Vendor	Amount
BEN E. KEITH	2068.98
FOREMOST DAIRY	137.18
EARTHGRAINS BAKING CO.	149.00
SYSCO FOODS	1768.93
BROOKSHIRE BRO. PHARMACY	5976.26
INDIGENT HEALTH SERVICE	1274.47
WALMART PHARMACY	20.44
LIPPINCOTT WILLIAMS & WILKINS	69.96
ANGELINA DIAGNOSTIC & RAD.	37.00
MEMORIAL MEDICAL CNTR.	2533.01
HUGHES OIL	2383.75
HANSON HARDWARE	22.68
SANDERS/DOUBLE S WELDING	18.00
R.B.'S WATER DEPOT	38.50
TYCO GENERAL FEED & RANCH	3408.00
M & M AUTO SUPPLY	403.39
POLK COUNTY TRACTOR SUPPLY	10.67
THOMAS SUPPLY	710.50
JACKSON'S HARDWARE	131.63
BARBARA HAYES	363.08
HUGHES OIL	3236.98
A TO Z TIRE	42.00
S & S TIRE	296.94
RUS OF CONROE	224.23
UNEEDA ICE SERVICE INC.	48.75
MUSIC MOUNTAIN	29.95
FISH & STILL EQUIP.	13.41
REINHARDT AUTO PARTS	225.05
COMMERCIAL BILLING	660.01
TEXAS TIMBERJACK INC.	21.63
EWELL EQUIPMENT CO.	35.87
MUSTANG TRACTOR	130.86
J.W. DOLLY	5298.00
WILLIAM GEORGE	3340.73
SYSCO FOODS	978.25
BROOKSHIRE BRO.	134.84
GLAZIER FOODS CO.	2227.80
HOUSTON-GALVESTON AREA COUNCIL	21021.49
BOB WILLIS	740.72
BRAD SMITH TRUCKING	3660.00
CLEVELAND SENIOR CNTR.	616.00
RICHARDS ELECTRIC	155.90
HUGHES OIL	2961.11
BROKEN ARROW PEST CONTROL	210.00
BROKEN ARROW PEST CONTROL	50.00
BROOKS CORONADO ASSOCIATES	8216.10
TEXAS AUTOMOTIVE CARQUEST	56.48

Addendum Schedule of Bills for Court Dated 8/28/01

BOBBY SMITH	741.50
RUS OF CONRE	398.32
DETCOG	5730.34
UNITED RENTALS NORTHWEST	5394.94
BEST AIR	148.40
RAVEN ENVIRONMENTAL	1,100.00
SHERRY CASSITY BAKER	276.70
HYDREX ENVIRONMENTAL INC	7,985.00
THE CHRONICLE	3,236.30
POLK CO. ENTERPRISE	4,763.12
KERRI WILLIAMS	343.27
GLEN CLARK	150.00
FLOOR CARE	8,251.05
QUEST FKS SBCL	14.60
MMCET	3,406.56
THE HEART INSTITUTE	2,440.11
RAUL M GUTIERREZ	137.74
CHERRY MATHEW	132.02
DR. BORTHAKUR/RAJ ASSOC.	118.92
MEDDA RAUHUT M.D.	372.31
G. RANDALL DO/HOWATT PA	463.15
HOME CARE SUPPLY	457.60
GEORGE DELOACH	79.38
V.P. SAMUEL	366.33
AMBEAUX PROF MGMT SVC	367.70
ANGELINA DIAGNOSTIC & RAD.	741.66
JERRY WOOD	191.48
DRS MALLADI & REDDY	1,540.55
ELIAS KANAAN	130.12
MMC-LIVINGSTON	26,916.73
HOOT'S LOADER SERVICE	4,760.00
THOMAS SUPPLY	233.70
A TO Z TIRE	146.98
JOE SINGLETARY	1,800.60
TOTAL	159,495.71

Form # 23

DATE: AUGUST 22 - AUGUST 28, 2001

NO.	EMPLOYEE	DEPT	JOB	TYPE OF	GROUP	ACTION
					STEP & WAGE	TAKEN
(1)	LESLIE K HERNADEZ	SOCIAL SERVICES LIVINGSTON	9102 SECRETARY I	REGULAR FULL-TIME	93 \$18,933.96	RESIGNATION EFFECTIVE 08/24/2001
(2)	JOYCE KATHERINE ORAMFORD	HEALTH & WELFARE	91251 MODERN HEALTH CARE DR	REGULAR FULL-TIME	18/4 \$27,040.34	DISMISSAL EFFECTIVE 08/24/2001
(3)	EVA S. TAYLOR	DISTRICT CLERK	9108 COURT CLERK	REGULAR FULL-TIME	11/2 \$18,235.95	RESIGNATION EFFECTIVE 08/17/2001
(4)	PAMELA J MINTAS	DISTRICT CLERK	9107 BOOKKEEPER	REGULAR FULL-TIME	11/8 \$20,117.43	RESIGNATION EFFECTIVE 08/17/2001
(5)	GREGORY PARISH	WASTE MANAGEMENT	9108 HEAVY EQUIP OPERATOR	REGULAR FULL-TIME	14/1 \$20,120.98	NEW HIRE EFFECTIVE 08/20/2001
(6)						
(7)						
(8)						
(9)						
(10)						
(11)						
(12)						
(13)						
(14)						
(15)						

ADDITIONALS

2

Item # 24

COPY

AGREEMENT OF SALE

POLK COUNTY ROCK PIT TRACT
POLK COUNTY, TEXAS

AGREEMENT dated August 28, 2001 between INTERNATIONAL PAPER REALTY CORPORATION, a Delaware corporation ("Seller"), having an office at 3 Paragon Drive, Montvale, New Jersey 07645-0436 and POLK COUNTY C/O BOBBY SMITH, POLK COUNTY COMMISSIONER ("Purchaser"), having an address at Precinct 2, Highway 190 West, P.O. Box 1388, Onalaska, Texas 77360.

WITNESSETH:

In consideration of the mutual covenants and agreements contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. Sale and Purchase of Real Property.

Seller agrees to sell and Purchaser agrees to purchase all of the real property (the "Premises") known as Polk County Rock Pit Tract, being a part of the Charles Dolive Survey, Abstract 951, located in the County of Polk, State of Texas, containing 50.00 acres and being more particularly described on Exhibit A attached hereto and made a part hereof. The Premises shall mean all of the land described on Exhibit A, together with Seller's interest in any improvements thereon and in easements, covenants and other rights appurtenant to such land.

The Premises shall be sold to Purchaser subject to the following matters of title (collectively, the "Permitted Exceptions"):

- (a) (i) Rights, if any, relating to the construction and maintenance in connection with any public utility of wires, poles, pipes, conduits and appurtenances thereto, on, under or across the Premises;
- (ii) Real estate taxes, water rates and other governmental charges, if any, subject to adjustment as herein provided;
- (iii) Restrictions on Purchaser's ability to build upon or use the Premises imposed by any current or future development standards, building or zoning ordinances or any other law or regulation of any governmental authority;
- (iv) Rights of parties in possession and any state of facts which an accurate survey or an inspection of the Premises would reveal, including, but not limited to, the location of boundary lines, improvements and encroachments, if any;

(v) All outstanding easements, servitudes, rights-of-way, flowage rights, restrictions, licenses, leases, reservations, covenants and all other rights in third parties of record or acquired through prescription or adverse possession;

(vi) All roll back taxes, if any, for any year and the current year's taxes, assessments and other charges of any kind or nature imposed upon or levied against or on account of the Premises by any governmental authority, which taxes, assessments and other charges are not yet due and payable but are liens on the Premises;

~~(vii) All previous reservations, exceptions and conveyances of the oil, gas, associated hydrocarbons, minerals and mineral substances and royalty and other mineral rights and interests including but not limited to the mineral reservation set forth on Exhibit B attached hereto and made a part hereof;~~
DELETE (vii) ~~gas, associated hydrocarbons, minerals and mineral substances and royalty and other mineral rights and interests including but not limited to the mineral reservation set forth on Exhibit B attached hereto and made a part hereof;~~

(viii) All claims of governmental authorities in and to any portion of the Premises lying in the bed of any streams, creeks or waterways or other submerged lands or land now or formerly subject to the ebb and flow of tidal waters or any claims of riparian rights;

(ix) Any and all restrictions on use of the Premises due to environmental protection laws, including, without limitation, wetlands protection laws, rules, regulations and orders;

(x) Other standard title exceptions in the State of Texas; and

(xi) (A) The interest of Pure Resources, L.P. ("Pure") in the oil, gas, coal seam gas, coal bed methane, and any other liquid or gaseous hydrocarbons, their constituent products and any other minerals produced in association therewith, pursuant to the Mineral and Royalty Deed effective as of October 1, 2000; and

(B) The Surface Use Restrictions Agreement ("Restrictions Agreement"), effective October 1, 2000, between Seller and Pure as mineral owner, with respect to Pure's use of the surface of the Premises. A copy of the Restrictions Agreement is attached hereto as Exhibit C and made a part hereof.

(b) The reservation by Seller of the right to harvest timber located on the Premises for a period of twenty-four (24) months from the date of Closing.

(c) Such other matters disclosed on Purchaser's title commitment to which Purchaser either does not object or agrees to accept.

2. Purchase Price.

The purchase price for the Premises (the "Purchase Price") is the sum of FIFTY-FIVE THOUSAND and 00/100 DOLLARS (\$55,000.00), payable by Purchaser to Seller

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as follows:

(a) TWO THOUSAND SEVEN HUNDRED FIFTY AND 00/100 DOLLARS (\$2,750.00) (the "Earnest Money"), which shall be deposited in escrow with Livingston Abstract Company, 109 East Polk, Livingston, Texas 77351, Attn: James W. Wright (the "Title Company") within two (2) business days after delivery of a fully executed copy of this Agreement to Purchaser and to the Title Company; and

(b) FIFTY-TWO THOUSAND TWO HUNDRED FIFTY AND 00/100 DOLLARS (\$52,250.00), following Seller's instructions by either (i) wire transfer of immediately available funds to a designated account of Seller (or its designee), or (ii) a cashier's or certified check, payable directly to Seller (or its designee) and drawn on a bank satisfactory to Seller, upon delivery of the deed on the date of closing of title (the "Closing Date");

No amount paid on account of the Purchase Price shall create a lien on the Premises.

3. Costs and Prorations.

The following shall be apportioned between Seller and Purchaser on and as of the Closing Date: (a) rents and other amounts payable in the year of closing under leases and contracts, if any, (b) real estate taxes due and payable in the year of closing, and (c) assessments if any, payable in the year of closing. If the closing shall occur before the real estate tax rate is fixed for the current year, real estate taxes shall be apportioned on the basis of the tax rate for the preceding tax year applied to the latest assessed valuation. Purchaser shall be responsible for the payment of all roll back taxes (if any) and taxes for all subsequent years imposed upon or levied against or on account of the Premises by any governmental authority.

Seller shall pay for the cost of tax certificates, its portion of the owner prorated taxes, and one-half of any escrow charges. Purchaser shall pay for an owner's title insurance policy its portion of prorated taxes, recording fees for the deed, one-half of any escrow charges, and a document preparation fee to Seller in the amount of \$300.00. Any title curative instruments shall be recorded at Seller's expense. Any other closing costs shall be paid in accordance with local custom.

Purchaser and Seller shall each pay for its own legal fees and disbursements.

The obligations set forth in this Article shall survive the Closing.

4. Taxes.

Seller shall furnish to Purchaser Tax Certificates from all taxing authorities having jurisdiction over the property showing payment of all ad valorem taxes through the calendar year preceding the closing of this transaction. Ad valorem taxes for the current calendar year shall be prorated and adjusted to the Closing Date. Purchaser

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shall be responsible for any "roll back" taxes, penalty or interest imposed on the Premises under the provisions of Section 23.55, as amended, of the Property Tax Code of the State of Texas, as the result of any change hereafter in the use of said Premises.

5. Representations.

Except as is herein specifically set forth, Seller has not made, does not make and has not authorized anyone else to make, any representations as to: (a) the existence or non-existence of access to or from the Premises or any portion thereof; (b) the location of the Premises or any portion thereof within any flood plain, flood prone area, water shed or the designation of any portion thereof as "wetlands"; (c) the availability of water, sewer, electrical, gas or other utility services; (d) the number of acres or square footage in the Premises; (e) the present or future physical condition or suitability of the Premises for any purpose; (f) the amount and type of timber on the Premises, if any; or (g) any other matter or thing affecting or relating to the Premises or this Agreement.

Except as specifically set forth in this Article, SELLER HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES RELATING TO THE PREMISES, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND SUITABILITY FOR BUYER'S INTENDED USE. PURCHASER ACKNOWLEDGES AND AGREES THAT PURCHASER SHALL BE SOLELY RESPONSIBLE FOR OBTAINING ALL PERMITS AND LICENSES, IF ANY, REQUIRED BY PURCHASER TO CARRY ON ITS INTENDED OPERATIONS AT THE PREMISES.

Purchaser expressly acknowledges that: (a) no representations, warranties or promises, express or implied, have been made by or on behalf of Seller including but not limited to the condition or value of the Premises; (b) in entering into this Agreement, Purchaser has not relied and does not rely on any representations, expressed or implied, of Seller; and (c) Purchaser has inspected the Premises, or caused an inspection of the same to be made on Purchaser's behalf, and is thoroughly familiar with and fully satisfied therewith. Purchaser shall take the Premises in its "as is" condition on the Closing Date, except as otherwise provided in this Agreement.

Purchaser represents to Seller that: (a) the execution and delivery of this Agreement by Purchaser or its signatories and the performance of this Agreement by Purchaser (including the execution and delivery of any documents at the closing) have been duly authorized by Purchaser, and this Agreement is binding on Purchaser and enforceable against Purchaser in accordance with these terms; (b) no consent of any partner (limited or general), shareholder, director, creditor, investor, judicial or administrative body, governmental authority or other party to such execution, delivery and/or performance is required; and (c) neither the execution of this Agreement nor the consummation of the transactions contemplated hereby will (i) result in a breach of or default under any agreement to which Purchaser is a party or by which Purchaser or any of its property is bound or (ii) violate any law, rule, regulation, restriction, court order or agreement to which Purchaser is subject. The representations made in this Agreement by Purchaser shall be continuing and shall be deemed remade by Purchaser as of the

Closing Date with the same force and effect as if remade at that time, and the same shall survive the Closing Date.

6. Deed.

The deed to be delivered to Purchaser at the closing shall be a limited or special warranty deed, or equivalent, warranting only against parties claiming by, through or under Seller, and shall be in recordable form. Acceptance of the deed by Purchaser shall be deemed a full performance and discharge of every agreement and obligation on the part of Seller to be performed pursuant to this Agreement. No agreement, representation or warranty of Seller made in this Agreement shall survive delivery of the deed.

7. Evidence of Title; Title Defects.

Purchaser shall obtain and deliver to Seller within thirty (30) days after the date of this Agreement, (i) a commitment for a title insurance policy, issued by Livingston Abstract Company, which shall contain exceptions to be insured by an owner's policy of title insurance ("Owner Policy") and (ii) written objections to matters reflected in the title commitment other than Permitted Exceptions; provided that power line and water line easements and easements for roads and rail lines shall not be objections to title. If Seller does not receive notice within such thirty (30) day period of Purchaser's title objections, Purchaser shall have waived its right to object and shall accept such title as Seller is able to convey.

In the event Seller cannot or chooses not to remedy such title defects prior to the Closing Date, Seller may, in its discretion, have up to an additional sixty (60) days to remedy any title defects; provided, however, that Seller shall not be required to take any action or expend any sums for the purpose of removing such defects. Upon removal of such defects, Seller may reschedule a closing date upon five (5) business days written notice to Purchaser. If Seller cannot or chooses not to remedy such title defects either prior to the original Closing Date or at the end of such sixty (60) day period, Purchaser may, as its sole remedy, (a) terminate this Agreement with a refund of the Earnest Money, or (b) close the sale and accept such title as Seller is able to convey without any reduction in the Purchase Price and without any other liability on the part of Seller (and any title defects will be deemed Permitted Exceptions). In the event Purchaser elects (a), then upon refund of the Earnest Money, this Agreement shall be deemed terminated and neither party shall retain any rights against the other in connection therewith except as otherwise specifically provided herein.

8. Surface Use Restrictions Agreement.

(a) Purchaser acknowledges that it has received, read and understands the Restrictions Agreement covering the Premises.

(b) Purchaser acknowledges that the Restrictions Agreement requires Purchaser to provide to Seller a certified copy of the deed in order for the conveyance from Seller to Purchaser contemplated herein to be effective. Purchaser agrees that at closing

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it will execute a letter to Pure giving notice of this sale, attaching a copy of the deed, and deliver such letter to Seller. Seller shall return the letter and attached deed to Pure.

9. Survey.

Seller has provided to Purchaser a survey of the Premises. Seller shall not be obligated to obtain a new survey or any update of the existing survey of the Premises.

10. Right of Entry.

Prior to the Closing Date and with the prior written consent of Seller, Purchaser may enter upon the Premises for the purposes of making inspections, surveys and other studies. Upon the completion of such inspections, surveys and studies, Purchaser, at its expense, shall restore the Premises to its former condition and remove all debris and other material therefrom.

At Seller's request, Purchaser shall disclose the results of such surveys and studies, and shall deliver copies of all reports and test results, to Seller. The results of such surveys and studies (as well as any information and documents that Seller delivered or caused to be delivered to Purchaser concerning the Premises) shall be treated as strictly confidential by Purchaser and the same shall not be disclosed to any third party or governmental entity (provided, however, that such results, information and documents, may be disclosed only to Purchaser's consultants, attorneys and lenders, who shall be required by Purchaser to similarly treat such results, information and documents as strictly confidential).

Purchaser shall defend, indemnify and hold Seller harmless from and against any and all claims, demands, losses, expenses, damages, costs and liabilities, suffered or incurred by Seller as a result of any physical damage to the Premises or any death or personal injury to any person caused by or attributable to the acts or omissions of Purchaser, its employees, contractors, representatives or agents arising in connection with inspections, surveys or studies performed by or on behalf of Purchaser. In addition, Purchaser agrees that Purchaser's contractors, representatives and agents (but not Purchaser's real estate agent) who enter upon the Premises shall maintain general liability insurance, naming Seller as an additional insured, in a amount not less than \$1,000,000.00 and shall provide Seller with written evidence of such insurance.

The obligations of Purchaser set forth in this Article shall survive the termination of this Agreement or the Closing.

11. Closing.

The closing of title shall take place at the offices of Livingston Abstract Company on or before October 30, 2001, (or at such other time or place, or in such other manner, as the parties shall agree). Except as specifically provided herein, time is of the essence of this Agreement.

12. Notice.

Any notice given pursuant to this Agreement shall be given in writing and delivered in person, by overnight courier, by facsimile (with a copy sent by regular mail) or by registered or certified mail, postpaid, return receipt requested, addressed as follows:

if to Seller: International Paper Realty Corporation
c/o International Paper Company
3 Paragon Drive
Montvale, NJ 07645-0436

with a copy to: John J. McEwan, Esq.
International Paper Company
3 Paragon Drive
Montvale, NJ 07645-0436
Facsimile: (201) 307-4790

if to Purchaser: Bobby Smith
Polk County Commissioner
Precinct 2, Highway 190 West
P.O. Box 1388
Onalaska, TX 77360

Such notices, if delivered personally or by overnight courier service, shall be deemed given at the time of delivery; if sent by registered or certified mail, shall be deemed given two (2) days after the time of mailing; and if sent by facsimile, shall be deemed given one (1) hour after transmission (as evidenced by the sender's facsimile machine confirmation) if such time is during business hours at the place of its receipt, or, if it is not during business hours, at 10:00 a.m. on the next succeeding business day at the place of receipt, subject to having in fact been received in legible form, properly addressed.

13. Broker.

The parties represent to each other that no advisor, broker, salesperson or finder has been employed or consulted in connection with the sale of the Premises, the preparation of this Agreement and/or any other aspect of the transaction set forth herein. Purchaser agrees to pay any amounts which may be due on account of this transaction to any advisor, broker, salesperson or finder employed or contacted by Purchaser and to indemnify Seller against any claim for payment of such amounts. The representations and agreements set forth in this Article shall survive the termination of this Agreement or the Closing Date.

14. Condemnation and Casualty Loss.

(a) If any portion of the Premises is condemned or damaged by fire,

earthquake, flood or other casualty, so that the fair market value of the Premises is reduced by twenty-five percent (25%) or more, either party shall have the right, exercisable within ten (10) days of notice of such condemnation or damage, to terminate this Agreement, in which event Seller shall refund the Earnest Money to Purchaser, and the parties shall have no further rights or obligations with respect to the other, except as otherwise stated in this Agreement. If this Agreement is not so terminated, Purchaser shall close the sale and purchase set forth herein, but with a reduction in the Purchase Price in an amount calculated as described in paragraph (c) below, and (i) Seller shall be entitled to receive and retain any condemnation award; (ii) Seller shall be entitled to receive and retain any insurance proceeds payable under policies procured by Seller; and (iii) Purchaser shall be entitled to receive and retain any insurance proceeds payable under policies procured by Purchaser.

(b) If any portion of the Premises is condemned or damaged so that the fair market value of the Premises is reduced by less than twenty-five percent (25%), Purchaser shall accept the Premises in its then condition, with no reduction in the Purchase Price, but with the right to receive and retain any condemnation award or insurance proceeds up to the amount of the reduction in fair market value by reason of such condemnation or casualty (however, Seller shall not be obligated to insure the Premises). Seller shall be entitled to receive and retain the amount by which any such condemnation award or insurance proceeds exceeds the reduction in fair market value.

(c) The amount of any reduction in the fair market value of the Premises, or in the Purchase Price, in accordance with this Article shall be determined by agreement between the parties or, if the parties are unable to agree, by an independent, licensed real estate appraiser or broker selected by Seller and reasonably satisfactory to Purchaser (provided, however, that Seller shall not be obligated to accept any such determination by the appraiser or broker if the amount of reduction so determined shall be more than 5% greater than the reduction amount selected by Seller). The cost of any such appraiser or broker shall be borne equally by Seller and Purchaser.

(d) As of the date hereof, Seller has no knowledge of any condemnation of any portion of the Premises or of any condemnation proceeding pending or threatened against the Premises.

15. Termination; Failure to Close; Damages.

(a) If this Agreement is cancelled pursuant to its terms, this Agreement shall terminate and come to an end, and neither party shall have any further rights, obligations or liabilities against or to the other hereunder or otherwise, except that: (i) the Earnest Money shall be promptly refunded to Purchaser, and (ii) Purchaser's obligations under Articles 10, 13 and 17 shall survive the termination of this Agreement.

(b) Purchaser and Seller agree that it would be impractical and extremely difficult to ascertain and fix actual damages to Seller in the event of any breach hereunder by Purchaser; that the Earnest Money paid in connection with the execution of this Agreement is a fair measure of such damages; and that, in the event Purchaser breaches this Agreement, Seller shall be entitled to retain the Earnest Money as a legal remedy for such breach.

(c) If Seller defaults hereunder, Seller's sole liability shall be to refund the Earnest Money to Purchaser. Upon such refund, neither party shall have any obligations to or further rights against the other (except that Purchaser's obligations under Articles 10, 13 and 17 shall survive termination of this Agreement).

16. Assignment.

Purchaser's rights under this Agreement may not be assigned without Seller's prior written consent, which consent may be withheld for any reason. Any assignment made by Purchaser without Seller's prior consent thereto shall be void. If Purchaser requests and Seller consents to an assignment, Purchaser will deliver a fully executed instrument of assignment to Seller, in form and substance satisfactory to Seller, at least ten (10) business days prior to the Closing Date. No assignment shall relieve Purchaser from its obligations hereunder, and all representations, covenants and indemnities made by Purchaser hereunder also shall be made by Purchaser's assignee and, where applicable, shall survive the Closing.

17. Confidentiality and Recording.

This Agreement (or a memorandum thereof) may not be recorded by Purchaser. In the event that this Agreement (or a memorandum thereof) shall be recorded by Purchaser, Seller may, at its option, terminate this Agreement and retain the Earnest Money as liquidated damages.

18. Like-Kind Exchange.

In the event either Seller or Purchaser intends for this transaction to qualify as a "like-kind" exchange under section 1031 of the Internal Revenue Code, the other party agrees to cooperate with the exchanging party in arranging this transaction as to qualify as a "like-kind" exchange, including its assignment to a "qualified intermediary" pursuant to section 1031, at no cost or expense to the cooperating party. Notwithstanding the provisions of Article 16, this Agreement may be assigned by the exchanging party to a "qualified intermediary" (a "Qualified Assignee") provided the cooperating party is given notice thereof at least ten (10) days prior to the Closing Date.

19. Mediation.

(a) In the event of any dispute, claim, question or disagreement arising from or relating to this Agreement or the breach thereof, or the Premises, Seller and Purchaser shall use their best efforts to settle the dispute, claim, question or disagreement. To this

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effect, they shall consult and negotiate with each other in good faith and recognizing their mutual interests, attempt to reach a just and equitable solution satisfactory to both parties.

(b) If Seller and Purchaser do not reach such a solution within a period of thirty (30) days after such discussions are initiated in writing by either party, the parties agree that any and all disputes, claims or controversies arising out of or relating to this Agreement or the Premises shall be submitted to non-binding, voluntary mediation. Either party may commence mediation by providing the other party with a written request for mediation, setting forth the subject of the dispute and the relief requested. The parties will cooperate with one another in selecting a mediator, and in scheduling the mediation proceedings.

(c) If the parties cannot agree upon a mediator, the parties hereby agree that they shall appoint the American Arbitration Association as a mediation body, and shall implement the Commercial Mediation Rules.

(d) All offers, promises, conduct and statements, whether oral or written, made in the course of the settlement and mediation process by either of the parties, their agents, employees, experts and attorneys, and by the mediator, are confidential, privileged and inadmissible for any purpose, including impeachment, in any arbitration or other proceeding involving the parties; provided that evidence that is otherwise admissible or discoverable shall not be rendered inadmissible or non-discoverable as a result of its disclosure during settlement or mediation efforts.

(e) During the pendency of the settlement and mediation process, the parties agree to forbear from filing or otherwise proceeding with litigation. If the agreement of the parties to use ADR breaks down and a later application for an injunction is made, the parties will not assert a defense of laches or statute of limitations, based upon the time spent on ADR.

(f) Either party may initiate litigation with respect to the matters submitted to mediation at any time following the initial mediation session or ninety (90) days after the date of filing the written request for mediation, whichever occurs first. The mediation may continue after the commencement of litigation if the parties so desire.

(g) The provisions of this Article may be enforced by any court of competent jurisdiction, and the party seeking enforcement shall be entitled to an award of all costs, fees and expenses, including attorneys' fees, to be paid by the party against whom enforcement is ordered.

20. Miscellaneous.

Purchaser acknowledges that this Agreement constitutes an offer by Purchaser to Seller with respect to the Premises and all other matters contemplated herein. No action by Seller constitutes acceptance of the offer, and this Agreement shall not be binding upon Seller, unless and until: (a) the execution and delivery of this Agreement by Seller, and (b) all corporate approvals to sell the Premises on the terms stated herein have been

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obtained.

None of Seller's or Seller's successors' or assigns' officers, directors, shareholders, employees or agents shall be personally or individually liable under this Agreement or any instrument executed or delivered by any one of them pursuant to the terms and conditions of this Agreement, and Purchaser shall not look to them or any one of them personally or individually for the satisfaction of any claim hereunder or thereunder. Seller's liability under this Agreement, if any, shall be limited solely to its interest in the Premises.

This Agreement shall not be construed more strictly against one party than against the other merely by virtue of the fact that it may have been prepared by counsel for one of the parties, it being recognized that both Seller and Purchaser have contributed substantially and materially to the preparation of this Agreement.

If any date herein set forth for the performance of any obligation by Seller or Purchaser, or for the delivery of any instrument or notice as herein provided, should be a Saturday, Sunday or legal holiday, the compliance with such obligation or delivery shall be deemed acceptable on the next day which is not a Saturday, Sunday or legal holiday. As used herein, the term "legal holiday" means any state or federal holiday for which financial institutions or post offices are generally closed in the State of Texas or New Jersey for observance thereof.

In the event any legal proceeding should be brought to enforce the terms of this Agreement or for breach of any provision of this Agreement, the non-prevailing party shall reimburse the prevailing party for all reasonable costs and expenses of the prevailing party (including but not limited to its attorney's fees and disbursements).

This Agreement shall apply to and bind the heirs, executors, administrators, successors and permitted assigns of the respective parties.

This Agreement embodies the entire agreement and understanding of the parties and there are no further or prior agreements or understandings, written or oral, in effect between the parties relating to the subject matter hereof.

This Agreement may not be modified orally or in any manner other than by an agreement in writing signed by the parties or their respective successors or permitted assigns.

The headings in this Agreement are for convenience of reference only and shall not limit or otherwise affect the meaning hereof.

This Agreement may be executed in any number of counterparts, each of which shall be an original, but all of which together shall constitute one and the same instrument.

This Agreement shall be construed in accordance with and governed by the laws

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of the State of Texas.

IN WITNESS WHEREOF, the parties have executed this Agreement on the date first above written.

SELLER:

INTERNATIONAL PAPER REALTY CORPORATION
a Delaware corporation

Attest:

ITS: Assistant Secretary

BY: _____

ITS: President

PURCHASER:

POLK COUNTY

Witness as to P.C.:

BY: Barbara Middleton

ITS: County Clerk

BY: John P. Stamps

ITS: County Judge

BEING 50.00 acres, more or less, situated in the Charles Dolive Survey, Abstract No. 951 in Polk County, Texas and being a part or portion of the 320 acre tract of land described as Tract (56) in a Deed from Texas Long Leaf Lumber Company to Southland Paper Mills, Inc. dated January 31, 1953 and of record in Volume 158, Page 3, et seq., of the Deed Records of Polk County, Texas. Said 50.00 acres being more particularly described as follows:

BEGINNING in the East right of way of a 40 meter wide right of way described in an easement from Champion International Corporation to the State of Texas dated March 12, 1997 and of record in Volume 1048, Page 271, et seq., of the Official Public Records of Polk County, Texas, at the PC of a 2° 34' 02" curve to the right, an iron rod with a 3 1/4" aluminum disk found for corner;

THENCE in a Northwesterly direction with the West boundary line of the herein described 50 acre tract and with the said curve, having a radius of 2231.78 feet, a central angle of 48° 16' 51", and long chord of North 26° 10' 24" West 1825.48', at 1880.63 feet the PT of the said curve, same being the Northwest corner of the said 50.00 acre tract, an iron rod with a 3 1/4" aluminum cap found for corner;

THENCE North 87° 58' 02" East with the North boundary line of the said 50.00 acre tract, at 1503.52' the Northeast corner of the said 50.00 acre tract, a 5/8" iron rod with plastic cap set for corner;

THENCE South 02° 01' 58" East with the East boundary line of the said 50.00 acre tract, at 1743.70 feet the Southeast corner of the said 50.00 acre tract, a 5/8" iron rod with plastic cap set for corner;

THENCE South 87° 58' 03" West with the South boundary line of the said 50.00 acre tract, at 669.61 feet the Southwest corner of the said 50.00 acre tract in the East right of way of the said 40 meter wide easement, a 5/8" iron rod with plastic cap set for corner;

THENCE North 50° 18' 49" West with the West boundary line of the said 50.00 acre tract and the East right of way of the said easement, at 116.99 feet the point and place of BEGINNING, containing 50.00 acres, more or less, together with all minerals owned by seller, if any.

EXHIBIT A

EXHIBIT B

General Royalty

There is hereby reserved to Grantor, its successors and assigns, and excepted from this conveyance, an undivided seven percent (7%) participating royalty interest in all lead, zinc, copper, lignite, sulphur, phosphate, fluorite, kaolin, sodium, salt, zircon, uranium, thorium, other fissionable minerals, niobium, molybdenum, vanadium, titanium and gold, silver, bauxite, limestone, coalbed methane, geothermal energy, industrial minerals and all other minerals, mineral substances and ore deposits of any kind or character, whether solid, liquid or gaseous, including rock or crushed stone, produced in, on or under the Premises but excluding sand, clay and gravel.

on Recordation, Return to:
re Resources, L.P.
0 West Illinois
land, Texas 79701
Land Department

**SURFACE USE RESTRICTIONS AGREEMENT
(Other States Form)**

**INTERNATIONAL PAPER COMPANY,
INTERNATIONAL PAPER REALTY CORPORATION, IP FARMS, INC.,
IP PETROLEUM COMPANY, INC., IP TIMBERLANDS OPERATING COMPANY, LTD.,
GCO MINERALS COMPANY, THE LONG-BELL PETROLEUM COMPANY, INC.,
AMERICAN CENTRAL CORPORATION,
CHAMPION REALTY CORPORATION, SUSTAINABLE FORESTS L.L.C.
and SP FORESTS L.L.C.**

as Surface Owners

and

PURE RESOURCES, L.P.

as Mineral Owner

EXHIBIT C

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SURFACE USE RESTRICTIONS AGREEMENT

THIS SURFACE USE RESTRICTIONS AGREEMENT (this "*Agreement*"), effective as of October 1, 2000 (the "*Effective Time*"), is made by International Paper Company, a New York corporation ("*IPC*"), International Paper Realty Corporation, a Delaware corporation, IP Farms, Inc., a Delaware corporation, IP Petroleum Company, Inc., a Delaware corporation, IP Timberlands Operating Company, Ltd., a Texas limited partnership, GCO Minerals Company, a Texas corporation, The Long-Bell Petroleum Company, Inc., a Louisiana corporation, American Central Corporation, a Michigan corporation, Champion Realty Corporation, a Delaware corporation, Sustainable Forests L.L.C., a Delaware limited liability company and SP Forests L.L.C., a Delaware limited liability company (with their respective successors, lessees, assigns and Affiliates, collectively the "*Surface Owners*"), to Pure Resources, L.P., a Texas limited partnership (with its successors, lessees, assigns and Affiliates, collectively the "*Mineral Owner*"). Surface Owners and Mineral Owner are herein sometimes individually called a "Party" and collectively called the "*Parties*."

RECITALS:

A. By Mineral and Royalty Deed dated effective as of the Effective Time (the "*Deed*"), Surface Owners (excepting SP Forests L.L.C.) and certain Affiliates granted, sold and assigned to Mineral Owner mineral fee and royalty interests in and under certain tracts of land located in Alabama, Arkansas, Florida, Michigan, Mississippi, New York, Oklahoma, Pennsylvania and Texas. The tracts covered by the Deed are described in Exhibit A to this Agreement and the additional areas of land covered by the Deed are described in Exhibit B to this Agreement (collectively, such tracts and additional areas of land, the "*Tracts*"). The Deed was recorded in the public records of real property as set forth in Exhibit C to this Agreement. The mineral fee and royalty interests conveyed by the Deed are herein collectively called the "*Mineral Interests*."

B. As defined in the Deed and as used herein, the term "*Surface Tract*" shall mean a Tract in which one or more of the Surface Owners under the Deed own all or part of the surface estate as of the date of execution of this Agreement. Each Tract listed on Exhibit A which is a Surface Tract is described in Exhibit A by identifying the number (greater than zero) of the net and/or gross surface acres that may be owned by the Surface Owners in such Surface Tract (provided that Surface Owners disclaim and negate any warranty as to the number of surface acres owned by such Surface Owners in such Surface Tract).

C. The Surface Tracts are held by one or more of the Surface Owners for various purposes including but not limited to (i) plants, mills, offices and other operating facilities of Surface Owners, (ii) commercial and residential real estate development, including the planning, permitting, construction and sale of residential and commercial structures thereon, and (iii) agricultural activities including but not limited to the growing of timber thereon and cutting, removing and otherwise utilizing the same from time to time.

D. Surface Owners and Mineral Owner each desire to conduct their respective operations on the Surface Tracts so as not to unreasonably interfere with the operations or activities of the other Party.

E. Surface Owners and Mineral Owner wish to document their agreement on certain covenants and restrictions on Mineral Owner's use of the Surface Tracts.

NOW, THEREFORE, for and in consideration of the premises and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Mineral Owner and Surface Owners agree as follows:

ARTICLE I Surface Use Restrictions

General. Each Party shall conduct its respective operations on the Surface Tracts so as not to interfere unreasonably with the operations of the other Parties.

Notice. Mineral Owner shall give at least 30 days prior written notice to Surface Owners and the owner of the portion of the Tract to be used) for all new operations to be conducted on the Surface Tracts ("*Subject Operations*"). The Subject Operations shall include but are not limited to drilling, road building, pipeline construction, seismic activities, exploration, development, storage, treatment, production or transportation activities in respect of Oil and Gas as defined in the Deed) on the Surface Tracts, including without limitation: drilling water wells; mining sand and gravel for the purposes of constructing and maintaining roads and locations on the Surface Tracts; construction of locations, pipelines, gathering lines, facilities, treating, processing and storage facilities or plants and surface structures. Each such notice shall contain a map or plat showing the location on the Surface Tracts of the operations to be conducted, a description of such operations, identification of timber that must be cut and removed from the Surface Tracts in connection therewith, and a timetable showing the anticipated dates on which such operations are expected to commence and other information as reasonably requested by Surface Owners. It is understood and agreed that activities associated with, related to, in furtherance or continuance of or resulting from operations previously notified to Surface Owners shall not be considered as a new operation for purposes of this paragraph, provided such activities are conducted within the perimeter of the location described in the notice.

3) **Roads and Pipelines.** Mineral Owner shall build or use only such roads and pipelines on the Surface Tracts as are reasonably necessary to conduct operations in respect of the Mineral Interests. All roads constructed by Mineral Owner shall become the property of the owner of the surface estate of the applicable Surface Tract. Until abandonment by the Mineral Owner in accordance with Article I(4) below, Mineral Owner shall maintain, at its cost, all roads constructed by Mineral Owner.

(4) **Abandonment of Roads.** In the event Mineral Owner desires to abandon any road constructed by it on a Surface Tract, Mineral Owner will provide Surface Owners with written notice of abandonment. Each such notice shall contain a map showing the location of the road that Mineral Owner intends to abandon and a description and schedule of the abandonment.

activities. Within 30 days after receipt of such notice of abandonment, Surface Owners shall advise Mineral Owner in writing whether Surface Owners desire that: (a) the road remain intact for Surface Owners' further use; or (b) the road be abandoned. In the event Mineral Owner does not receive Surface Owner's election within the time provided above, Surface Owners will be deemed to have elected alternative (a). If Surface Owners elect, or are deemed to have elected, alternative (a), the Mineral Owner shall thereafter be relieved of the maintenance, abandonment and restoration responsibility associated with such road. If Surface Owners elect alternative (b), the Mineral Owner shall, at its sole cost, abandon such road and restore the lands covered thereby to a condition that is as close to their condition before the construction of such road as is reasonably practicable.

(5) **Road Damage.** Mineral Owner shall reimburse Surface Owners for all costs of repairing any damage caused by Mineral Owner's construction or use of roads constructed or to be constructed by Surface Owners on the Surface Tracts. Surface Owners and their employees, agents, servants, contractors and assigns shall have the right in common with Mineral Owner to use any roads constructed by Mineral Owner on the Surface Tracts. Surface Owners shall reimburse Mineral Owner for all costs of repairing any damage caused by Surface Owners' use of roads constructed by Mineral Owner on the Surface Tracts.

(6) **Pipelines.** Mineral Owner shall bury pipelines to a depth of not less than three feet below the surface of the ground or to such greater or lesser depth as the Parties mutually agree to be reasonably necessary to protect surface operations. All buried pipelines shall be marked at road crossings and constructed with sufficient strength to permit the passing of heavy equipment over the road without damage to the pipeline.

(7) **Location of Wells.** Unless first consented to in writing by Surface Owners, no well shall be drilled nearer than 200 feet from (i) any structure or improvement having a value of \$10,000 or more now or hereafter placed on the Surface Tracts and (ii) the area (including parking areas) used by any plant or other facility on the Surface Tracts.

(8) **Protective Measures.** Mineral Owner shall take, at its expense, such measures as the Parties mutually agree are reasonably necessary to prevent loss of or damage to the property of Surface Owners on account of any operations by Mineral Owner on the Surface Tracts including but not limited to constructing and maintaining fences and other appropriate security measures at access points during drilling and other operations. If the Parties do not reach agreement with respect to protective measures, Mineral Owner may proceed with its operations at its own risk.

(9) **No Excess Equipment, Scrap Material or Junk.** Mineral Owner shall conduct its operations so as to maintain the Surface Tracts in such a manner that excess equipment, scrap material and/or junk shall not accumulate on the Surface Tracts and/or access roads.

(10) **Payments.** Mineral Owner shall promptly pay to Surface Owners the following:

(i) Mineral Owner shall pay for all damages to lands and appurtenances of the Surface Tracts and to any other lands and appurtenances of Surface Owners, caused by or arising out of Mineral Owner's operations on any Surface Tract. Such damages shall

include, without limitation, damages to land, fertility of land and the costs of site preparation and planting costs, buildings, structures, improvements, crops, timber (merchantable or unmerchantable), pulpwood, sawlogs, trees, forest growth (standing, cut or fallen), roads, or other properties of any kind.

(ii) Mineral Owner shall pay for all damage to timber and for loss of use by Surface Owners for timber growing purposes of the Surface Tracts used by Mineral Owner in its operations for roads, well or drilling sites, pipelines and utility lines and other uses in an amount as determined pursuant to clauses (v) and (vi) below.

(iii) Mineral Owner shall pay for reduction in the then current fair market value of the Surface Tracts used for commercial or residential real estate development purposes resulting from Mineral Owner's operations (the "Development Damages"), in an amount equal to the difference between the then current fair market value of the Surface Tracts if Mineral Owner's operations had not occurred, and the then current fair market value of the Surface Tracts considering the impact of Mineral Owner's operations. In each instance, the determination of Development Damages shall take into consideration the timing of the commercial or residential real estate use, the portion of the Surface Tract impacted by Mineral Owner's operations and the actions that Mineral Owner agrees to perform to mitigate the impact of its operations on the impacted Surface Tracts. The Development Damages shall be determined by agreement of the Parties or, failing such agreement, by arbitration pursuant to this Agreement. Notwithstanding anything to the contrary in this Agreement, Surface Owners shall only be entitled to claim and receive Development Damages if, not later than 30 days after Surface Owners' receipt of Mineral Owner's notice pursuant to Article 1(2), Surface Owners have delivered to Mineral Owner written notice ("Development Damage Notice") that they claim Development Damages in the amount stated in the Development Damage Notice.

(iv) If Mineral Owner conducts any seismic operations on any Surface Tract, Mineral Owner shall pay the actual damages resulting from such seismic operations; provided, however, that Mineral Owner's aggregate payment to Surface Owners in respect of any seismic operation in any event shall be not less than \$5,000 per square mile in the case of a 3-D seismic operation and not less than \$2,500 per linear mile in the case of a 2-D seismic operation. Such amounts shall be adjusted pursuant to clauses (vii) and (viii) below.

(v) The value of the timber damaged or destroyed by Mineral Owner's operations shall be calculated using the following described process. First, the volume of timber (the "Volume") subject to damage or destruction shall be calculated based on Surface Owners' average volume amounts per acre for a tract in the same county of similar size and quality of timber by species. Once the Volume is calculated, it will be multiplied by an amount (or amounts) which is equal to the average sales price received by Surface Owners for actual stumpage of the same type and species averaged over the prior three months in the same county or, if Surface Owners have had no sales of timber in such county during such three months, in the nearest county where Surface Owners have had sales of timber during such three months. The product of the calculation in the

preceding sentence represents the amount to be paid by Mineral Owner for the damaged or destroyed timber.

(vi) For loss of use by Surface Owners for timber growing purposes of the Surface Tracts used by Mineral Owner in its operations for roads, well or drilling sites, pipelines, utility lines and other uses (excluding seismic operations which are covered by clause (iv) above), Mineral Owner shall pay \$5,000 for the surface area used by Mineral Owner plus, if the area used by Mineral Owner exceeds five acres, \$1,000 for each acre or portion of an acre in excess of five acres. The payment due pursuant to this clause for use of land for pipelines and utility lines shall be calculated based upon the area used. Each such payment shall be adjusted pursuant to clauses (vii) and (viii) below. With respect to any surface area, the sum payable under this clause (vi) is a one-time sum and no additional payment under this clause (vi) shall be required either periodically or for an additional or different use of the same surface area.

(vii) At the end of each successive period of five years following the Effective Time, each payment amount specified in clauses (iv) and (vi) above due in respect of the previous five year period shall be increased by multiplying the then current value by the percent of change in the Consumer Price Index, subject to the provisions of clause (viii) below. The percent of change in the Consumer Price Index will be computed by comparing the Consumer Price Index published for the month prior to the beginning of the applicable five-year period with the Consumer Price Index published for the month prior to the end of such five-year period. The Consumer Price Index will be measured by the U.S. Department of Labor revised Consumer Price Index for Urban Wage Earners and Clerical Workers, U.S. City average, all items figure, (1982- 84 = 100) published by the Bureau of Labor Statistics. If the Consumer Price Index shall hereafter be converted to a different standard base or otherwise revised, the determination of the Consumer Price Index shall be made with the use of such conversion factor, formula or table for converting the Consumer Price Index as may be published by the Bureau of Labor Statistics or, if such Bureau shall not publish the same, then with the use of such conversion factor, formula or table as may be published by any nationally recognized publisher of similar statistical information chosen by Surface Owners.

(viii) Notwithstanding the foregoing, however, if either Party concludes in good faith that the payment amount increase or decrease for any five year period as determined pursuant to the adjustment formula stated in clause (vii) above does not accurately represent the change in value over such five year period, such Party may request, by notice to the other Party not later than the end of the second month of such five year period, that such increase or decrease be redetermined by arbitration in accordance with the provisions of Article III. In such event, the arbitrators shall redetermine the payment amount increase or decrease according to then current applicable costs and circumstances, without regard to the adjustment formula stated above in clause (vii) above. If a payment amount increase or decrease is redetermined by arbitration, then the revised payment amount (being the previous payment amount plus the increase or less the decrease as determined by arbitration) will be applicable for such five year period and will again be subject to adjustment at the end of such five year period pursuant to the

formula set forth in clause (vii) and subject again to either Party's right to request arbitration as provided in this clause (viii).

(ix) All damage payments required under this Agreement shall be delivered to the affected Surface Owner as provided in Article IV(8).

11) **Nurseries, Seed Orchards, Experimental Plots and Other Lands.** Mineral Owner shall not go upon, enter or conduct any operations whatsoever on any portion of (i) any Surface Tract located on any land described in Exhibit D to this Agreement (any such Surface Tract, a "Restricted Tract"), (ii) any Special Nursery, Seed Orchard or Experimental Plot Area (as hereinafter defined) in existence as of the date of execution of this Agreement that is located on any Surface Tract, including any Special Nursery, Seed Orchard or Experimental Plot Area located on a Restricted Tract and (iii) any Special Nursery, Seed Orchard or Experimental Plot Area located on any Surface Tract hereinafter designated by Surface Owners by written notice to Mineral Owner, but only to the extent that Surface Owners do not hereinafter designate more than 500 acres per individual Surface Tract as a Special Nursery, Seed Orchard or Experimental Plot Area or more than 5,000 acres out of the aggregate acreage of all Surface Tracts as Special Nursery, Seed Orchard or Experimental Plot Areas after the date of execution of this Agreement; and in each case with respect to clauses (i), (ii) or (iii) above, without the prior written authorization from Surface Owners' regional manager or other designee with jurisdiction over the Surface Tract, or such other party as may be designated by Surface Owners, which authorization may be withheld in the sole discretion of Surface Owners. For purposes of this section, "Special Nursery, Seed Orchard or Experimental Plot Area" shall mean any (a) area or facility where plants are grown for later use in reforestation or horticulture operations and can be either soil-based (commonly called a bare-root nursery) or container-based (commonly called a container nursery), (b) area where trees are grown and tended with the primary purpose of producing seed and (c) area of land dedicated primarily to testing and evaluation of forest management practices and systems, technologies and tree types.

12) **Compliance With Laws.** All operations of Mineral Owner shall be subject to and conducted in full compliance with all applicable laws, rules, regulations and orders of any governmental agency having jurisdiction over the Surface Tracts, Mineral Interests or operations of the Mineral Owner, including, without limitation, those laws, rules, regulations and orders for protection of the environment, prevention of water pollution, and prevention and suppression of forest fires (collectively, "Laws").

13) **Environmental Compliance.** Mineral Owner shall use and dispose of any substance characterized by Law as hazardous wastes, solid wastes or any other environmental contaminants in such manner as may be required by applicable Laws, but in the absence of such Laws, by disposing of such materials in accordance with good oil and gas field practices.

14) **Chemical Storage.** Mineral Owner shall not store chemicals on any Surface Tract in a quantity greater than what is needed for current operations or planned operations scheduled to occur within the next 90 days on such Surface Tract.

) **Fire Reports.** Mineral Owner will promptly notify the appropriate local fire official and Surface Owners, of any fire that results from Mineral Owner's operations on the Surface Tracts. Mineral Owner will use all commercially reasonable efforts to extinguish any such fire.

) **Pits.** Pits and excavations made during drilling operations on the Surface Tracts will be filled by Mineral Owner and wells shall be plugged and the surface shall be restored and cleaned up in accordance with applicable Laws. In any event, however, if any pit, excavation, well or other facility created or installed on a Surface Tract by Mineral Owner or its lessee, then Mineral Owner shall fill, plug and remove the same within six months after the last applicable operation. If Mineral Owner shall fail to do so, Surface Owners, after providing Mineral Owner with written notice and a period of 20 days to begin remedial activities, may proceed to fill, plug and remove the same. In the event Surface Owners fill, plug and remove any pit, excavation, well or other facility under this paragraph, Mineral Owner shall pay to Surface Owners the cost to Surface Owners of such filling, plugging and removal. Mineral Owner shall use commercially reasonable efforts to minimize, in accordance with good oil and gas field practices, the area used for Mineral Owner's operations on the Surface Tracts.

7) **Water Wells.** Mineral Owner shall not have the right to use water from wells, tanks or reservoirs now controlled or hereafter drilled or constructed by Surface Owners on the Surface Tracts, unless Surface Owners shall consent in writing to allow Mineral Owner use of water from such sources. However, Mineral Owner shall have the right to drill and complete as many water wells on the Surface Tracts as Mineral Owner may deem necessary for use in its oil and gas operations on such Surface Tracts, and Mineral Owner agrees that after cessation of its use of any water wells drilled by Mineral Owner on the Surface Tracts and prior to plugging or removing the casing therefrom, it will give notice tendering such well or wells to Surface Owners. If Surface Owners elect to accept same, such water well or wells shall be and become the property of Surface Owners without payment or consideration therefor, and Surface Owners shall assume all obligations to regulatory authorities for the proper plugging and abandoning of such wells. If Surface Owners elect not to accept such well or wells, or fail to accept same in writing by notice to Mineral Owner which is received by Mineral Owner within 30 days of receipt of the applicable Mineral Owner's original notice, Mineral Owner shall have the right to remove the casing, if it so desires, from such well or wells, and shall properly plug and abandon wells not taken over by Surface Owners.

(18) **Taxes.** Mineral Owner shall be responsible for and shall pay any and all taxes that may be levied or assessed against Mineral Owner's mineral operations on the Surface Tracts or any increase in property taxes paid by Surface Owners as a direct result of Mineral Owner's operations on the Surface Tracts.

(19) **Liens.** Mineral Owner shall take such affirmative actions as are necessary to prevent any liens from being placed on the Surface Tracts as a result of Mineral Owner's operations.

**ARTICLE III
ARBITRATION**

General. Any and all claims, counterclaims, demands, causes of action, disputes, controversies or other matters in question arising out of or relating to this Agreement, any provision hereof, the alleged breach of any such provision, or in any way relating to the subject matter of this Agreement or the relationship among the Parties created by this Agreement, involving the Parties, their Affiliates and/or their respective representatives (all of which are referred to herein as "Disputes"), even though some or all of such Disputes allegedly are extra-contractual in nature, whether such Disputes sound in contract, tort, or otherwise, at law or in equity, under state or federal law, whether provided by statute or the common law, for damages or any other relief, shall be resolved exclusively and finally by arbitration in accordance with this Article III.

1) Rules and Procedures.

(a) **Rules.** Such arbitration shall be governed by and conducted in accordance with the Federal Arbitration Act (including case law), except as expressly provided otherwise in this Agreement. The making, validity, construction, and interpretation of this Agreement, and all procedural aspects of the arbitration conducted pursuant hereto, shall be decided by the arbitrators. Except as modified by this Agreement, the arbitration shall be conducted in accordance with the rules of arbitration of the Federal Arbitration Act and, to the extent an issue is not addressed by the federal law of arbitration, by the Commercial Arbitration Rules of the American Arbitration Association (collectively, the "Rules").

(b) **Discovery.** The arbitrators shall permit discovery and rule on matters of confidentiality as they determine is appropriate in the circumstances.

(c) **Venue.** All arbitration proceedings hereunder shall be conducted in Houston, Texas or such other location as the Parties shall mutually agree.

(d) **Arbitrators.** All arbitration proceedings hereunder shall be before a panel of three arbitrators. Within 30 days of the notice of initiation of the arbitration procedure, Surface Owners shall select one arbitrator who shall have at least 10 years of experience in or relating to the forest products industry or real estate, and Mineral Owner shall select one arbitrator who shall have at least 10 years of experience in or relating to the oil and gas industry. If Surface Owners or Mineral Owner shall fail to select their or its arbitrator within the required time, the other Party or Parties shall select two arbitrators. The two arbitrators so selected shall select a third arbitrator, failing agreement on which within 60 days of the original notice, the Parties (or any of them) shall apply to the Chief United States District Judge for the Southern District of Texas, Houston Division, who shall appoint the third arbitrator..

(e) **Substantive Law.** In deciding the substance of the Dispute, the arbitrators shall refer to the substantive laws of the State of Texas for guidance (excluding Texas choice-of-law principles that might call for the application of the laws of another jurisdiction).

**ARTICLE II
INDEMNITY**

Mineral Owner agrees to indemnify and hold Surface Owners and their shareholders, officers, directors, employees, agents, representatives, successors and assigns (collectively, the "Surface Owner Indemnitees") harmless from and against any and all claims, liabilities, settlements, judgments, losses, damages, causes of action and any and all costs and expenses incurred in connection therewith (including, without limitation, court costs, experts' fees and attorney's fees), whether arising in equity, at common law, or by statute, or under the law of contracts, torts including, without limitation, negligence and strict liability without regard to fault) or property, of every kind or character (including, without limitation, claims for personal injury, emotional distress, real and personal property damage, and economic loss) (collectively, "Losses") as a direct result of, arising out of, or related to Mineral Owner's operations on the Surface Tracts (or on a voluntary unit that includes a Surface Tract) on and after the Effective Time ("Operations"), including, without limitation, any claims by the owners of the surface, EVEN IF SUCH CLAIMS ARISE OUT OF OR ARE DUE IN PART TO THE NEGLIGENCE, BREACH OF CONTRACT, VIOLATION OF STATUTE OR OTHER FAULT OR STRICT LIABILITY WITHOUT REGARD TO FAULT OF SURFACE OWNERS; PROVIDED, HOWEVER, THAT WHERE ANY SUCH LOSSES ARE NOT THE RESULT OF MINERAL OWNER'S (OR MINERAL OWNER'S AGENTS, EMPLOYEES OR REPRESENTATIVES) SOLE NEGLIGENCE OR STRICT LIABILITY, THE MINERAL OWNER SHALL BE RESPONSIBLE UNDER THIS INDEMNITY ONLY FOR THAT SHARE OF SUCH LOSSES EQUAL TO THE SAME PROPORTION TO WHICH MINERAL OWNER (OR MINERAL OWNER'S AGENTS, EMPLOYEES OR REPRESENTATIVES) CONTRIBUTED TO SUCH LOSSES. Notwithstanding anything to the contrary in this Agreement, the Mineral Owner shall not be obligated to indemnify the Surface Owner Indemnitees for a percentage of Losses resulting from Operations that is greater than the percentage of all mineral interests and leasehold interests now owned or hereafter acquired by Mineral Owner in such Surface Tract (or on a voluntary unit that includes such Surface Tract); provided that if Mineral Owner conducts such operations, as the operator of such Surface Tract, it shall be liable for 100% of the Losses caused by the Mineral Owner's (or Mineral Owner's agents, employees or representatives) sole negligence or strict liability, in the conduct of such operations as an operator. If any Surface Owner Indemnitee is made a party defendant in any claim for Losses, then, to the extent and only to the extent that the Mineral Owner is obligated to indemnify the Surface Owner Indemnitee for such Losses under this Article II, the Mineral Owner shall defend such Surface Owner Indemnitee and bear the cost and expense of such defense and any judgment. If Mineral Owner fails or refuses to retain counsel and actively defend any such indemnified claim, such Surface Owner Indemnitee may retain counsel of its choice to defend the indemnified claim and the Mineral Owner shall bear such expenses to the extent it was obligated to indemnify the Surface Owner Indemnitee for such Losses.

(f) **Timing.** The arbitrators shall conduct a hearing as soon as reasonably practicable in no event later than 30 days after appointment of the third arbitrator, and render a final decision completely disposing of the Dispute that is the subject of such proceedings as soon as reasonably practicable but in no event later than 15 days after the final hearing.

(g) **Waiver of Certain Damages.** Notwithstanding any other provision in this agreement to the contrary, the Parties expressly agree that the arbitrators shall have absolutely no authority to award consequential, incidental, special, treble, exemplary or punitive damages of any type under any circumstances regardless of whether such damages may be available under Texas law, or any other laws, or under the Federal Arbitration Act or the Rules, unless such damages are a part of a third party claim for which a Party is entitled to indemnification thereunder or unless such breach is determined to be so repeated, egregious or willful as to shock the conscience of the arbitrators.

(h) **Transcripts and Decisions.** The Parties agree that there shall be no transcript of any hearing before the arbitrators. The Parties shall request that final decision of the arbitrators be in writing, be as brief as possible, set forth the reasons for such final decision, and if the arbitrators award monetary damages to either Party, contain a certification by the arbitrators that, except as permitted by (g) above, they have not included any consequential, incidental, special, treble, exemplary or punitive damages. To the fullest extent permitted by law, the arbitration proceeding and the arbitrators' decision and award shall be maintained in confidence by the Parties and the Parties shall instruct the arbitrators to likewise maintain such matters in confidence.

(i) **Fees and Expenses.** The fees and expenses of the arbitrators shall be borne one-half by Surface Owners and one-half by Mineral Owner, provided, however, that if, in the case of a Dispute regarding the recovery of Development Damages claimed by Surface Owners pursuant to Article 1(10)(iii), the arbitrators determine that Surface Owners are not entitled to recovery of such Development Damages in an amount equal to or in excess of 75% of the amount of Development Damages asserted by Surface Owners, then the decision of the arbitrators shall require Surface Owners to pay all of the fees and expenses of the arbitrators for that Dispute. In all cases, each Party shall bear its own expenses incurred in the preparation for and conduct of such arbitration.

(j) **Binding Nature.** The decision and award of the arbitrators shall be binding upon the Parties and final and nonappealable to the maximum extent permitted by law, and judgment thereon may be entered in a court of competent jurisdiction and enforced by any Party as a final judgment of such court.

ARTICLE IV
Miscellaneous

- 1) **Construction.** The captions in this Agreement are for convenience only and shall not be considered a part of or affect the construction or interpretation of any provision of this Agreement. Surface Owners and Mineral Owner acknowledge that they have participated jointly in the negotiation and drafting of this Agreement and as such they agree that if an ambiguity or question of intent or interpretation arises hereunder, this Agreement shall not be construed more strictly against one party than another on the grounds of authorship.
- (2) **Successors and Assigns.** The rights, interests and obligations of any party to this Agreement shall extend to the respective heirs, executors, administrators, successors and assigns of the parties hereto. No change or division in ownership of the Surface Tracts however accomplished shall operate to enlarge the obligations or diminish the rights of Mineral Owner, nor shall any such change or division be effective for any purpose until the person acquiring any interest has furnished Mineral Owner with the instrument or instruments, or certified copies thereof, constituting the change of title from Surface Owners. Notwithstanding the foregoing, if Mineral Owner elects to sell or assign any part or all of Mineral Owner's rights and interests hereunder, Mineral Owner and its assignees shall remain liable and responsible to Surface Owners (unless released in writing by Surface Owners) for all surface and subsurface damages that may be caused to the Tracts in connection with the ownership or operation of the Mineral Interests as provided under this Agreement and the Deed, both before and after the effective date of any such assignment, and shall remain bound by all of the terms, conditions and covenants, both express and implied, of this Agreement. Mineral Owner shall comply and cause any successor or assignee to comply with all valid Laws affecting the Tracts and all operations thereon.
- (3) **Definition of Affiliate.** As used in this Agreement, the term "*Affiliate*" means an "affiliate" or "associate" as those terms are defined in Rule 12b-2 promulgated by the Securities and Exchange Commission under the Securities Exchange Act of 1934, as amended.
- (4) **Governing Law.** This Agreement, other documents delivered pursuant hereto and the legal relations between the parties hereto shall be governed and construed in accordance with the laws of the State of Texas, without regard to the principles of conflicts of laws, except to the extent that it is mandatory that the law of some other jurisdiction, wherein the Mineral Interests are located, shall apply.
- (5) **Counterpart Execution.** This Agreement may be executed in any number of counterparts, and each counterpart hereof shall be effective as to each party that executes the same whether or not all of such parties execute the same counterpart. If counterparts of this Agreement are executed, the signature pages from various counterparts may be combined into one composite instrument for all purposes. All counterparts together shall constitute only one Agreement, but each counterpart shall be considered an original.

Recording. To facilitate the recording or filing of this Agreement, the counterpart to be recorded in a given county may contain only that portion of the Exhibits that describes Surface Tracts located in that county.

Adjoining Land. By paragraph (e) of Article I of the Deed, Surface Owners conveyed to Mineral Owner, with respect to any Tract that as of the date of execution of this Agreement has an existing right of access to a public road (either directly or through one or more other Tracts), a non-exclusive easement or right-of-way for ingress and egress across any other land owned as of the date of execution of this Agreement or thereafter acquired by Surface Owners that adjoins such Tract, but only to the extent necessary to give such Tract access, either directly or through one or more easements or rights-of-ways, to a public road and, in the case of after-acquired land, only if requested during Surface Owners' ownership of such after-acquired land (such other land being herein called the "*Adjoining Land*"). The provisions of this Agreement shall apply to the Adjoining Land as fully as to the Surface Tracts; provided, however, that this Article IV(7) shall not entitle Mineral Owner to use the surface of the Adjoining Land for any purpose not related to the easement or right-of-way for ingress and egress granted by paragraph (e) of Article I of the Deed.

8) Notices and Payments. Any notice, communication, request, instruction, document or payment required or permitted hereunder shall be given in writing and delivered in person or sent by U.S. Mail postage prepaid, return receipt requested or facsimile to the addresses of Surface Owners and Mineral Owner set forth below. Any such notice shall be effective only upon receipt.

Surface Owners:

International Paper Company
(Forest Resources Division)
c/o Mineral Resources Administrator
P.O. Box 1391
Savannah, GA 31402

Attention: Mineral Resources Administrator
Fax: (912) 238-7284

with a copy in the case of notices to:

International Paper Company
(Realty Division)
3 Paragon Drive
Montvale, NJ 07645

Attention: L.H. Ronnie, Jr.
Fax: (201) 307-4790

International Paper Company
6600 LBJ Freeway, Suite 200
Dallas, Texas 75240

Attention: Legal Department
Fax: (972) 934-4529

Mineral Owner:

Pure Resources, L.P.
500 West Illinois
Midland, Texas 79701

Attention: Land Department
Fax: (915) 498-2607

party may, by written notice so delivered, change its address for notice or payment purposes under. Notice and payment to Surface Owners in accordance with this Article IV(8) shall be binding on each of the entities comprising Surface Owners.

IN WITNESS WHEREOF, this Agreement is executed by the parties on the date of their respective acknowledgments below, but shall be effective for all purposes as of the Effective time.

SURFACE OWNERS:

INTERNATIONAL PAPER COMPANY,
INTERNATIONAL PAPER REALTY CORPORATION,
IP FARMS, INC., IP PETROLEUM COMPANY, INC.,
IP TIMBERLANDS OPERATING COMPANY, LTD.,
GCO MINERALS COMPANY, THE LONG-BELL
PETROLEUM COMPANY, INC., AMERICAN
CENTRAL CORPORATION, CHAMPION REALTY
CORPORATION, SUSTAINABLE FORESTS L.L.C. and
SP FORESTS L.L.C.

Witnesses:

Donna C. Hunt
Linda L. Child

By: Robert A. Kriscunas
Robert A. Kriscunas, Agent and Attorney-in-Fact

MINERAL OWNER:

Witnesses:

Donna C. Hunt
Linda L. Child

PURE RESOURCES L.P.,
by its general partner
PURE RESOURCES, INC.
By: William K. White
William K. White, Vice President.

STATE OF TEXAS

§

COUNTY OF HARRIS

§

§

BE IT REMEMBERED, THAT I, the undersigned authority, a notary public duly qualified, commissioned, sworn and acting in and for Harris County, Texas, and being authorized in such county and state to take acknowledgments, hereby certify that, on this 30th day of January, 2001, there personally appeared before me Robert A. Kriscunas, agent and attorney in fact of International Paper Company, a New York corporation, International Paper Realty Corporation, a Delaware corporation, IP Farms, Inc., a Delaware corporation, IP Petroleum Company, Inc., a Delaware corporation, GCO Minerals Company, a Texas corporation, The Long-Bell Petroleum Company, Inc., a Louisiana corporation, American Central Corporation, a Michigan corporation, Champion Realty Corporation, a Delaware corporation, IP Timberlands Operating Company, Ltd., a Texas limited partnership, Sustainable Forests L.L.C., a Delaware limited liability company, and SP Forests L.L.C., a Delaware limited liability company, known to me to be such agent and attorney in fact of such corporations, limited partnership and limited liability companies being parties to the foregoing instrument, and hereby further certify as follows:

FLORIDA,
MICHIGAN,
OKLAHOMA and
TEXAS

This instrument was acknowledged before me on this day, by Robert A. Kriscunas, agent and attorney in fact of each of the above named corporations, limited partnership and limited liability companies, on behalf of each of said corporations, limited partnership and limited liability companies.

ALABAMA

I, the undersigned notary in and for the said county and state, hereby certify that Robert A. Kriscunas, whose name as the agent and attorney in fact of each of the above named corporations, limited partnership and limited liability companies, is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he, as such agent and attorney in fact and with full authority, executed the same voluntarily for and as the act of each of said corporations, limited partnership and limited liability companies.

MISSISSIPPI

Personally appeared before me, the undersigned authority in and for the said county and state, on this day, within my jurisdiction, the within named Robert A. Kriscunas, who acknowledged that he is the agent and attorney in fact of each of the above named corporations, limited partnership and limited liability companies, and that for and on behalf of each such entity, and as its act and deed he executed the above and foregoing instrument, after first having been duly authorized by the entity so to do.

NEW YORK

City of: Houston
 County of: Harris
 State of: Texas

On this day, before me, the undersigned, personally appeared Robert A. Kriscunas, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacities, that that by his signature on the instrument, the individual, or the entity on behalf of which the individual acted, executed the instrument and that such individual made such appearance before the undersigned.

ARKANSAS

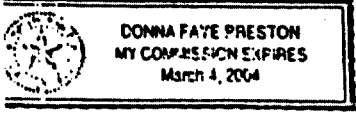
On this day before me, DONNA FAYE PRESTON, the undersigned notary, personally appeared Robert A. Kriscunas who acknowledged himself to be the agent and attorney in fact of each of the above named corporations, limited partnership and limited liability companies, and that he, as such agent and attorney in fact, being authorized so to do, executed the foregoing instrument for the purposes therein contained, by signing the name of each of the corporations, limited partnership and limited liability companies by him as attorney in fact.

PENNSYLVANIA

On this day, before me, the undersigned officer, personally appeared Robert A. Kriscunas of Houston, Texas, known to me or satisfactorily proven to be the person described in the foregoing instrument, and acknowledged that he executed the same in the capacity therein stated and for the purposes therein contained.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal in the City of Houston, Harris County, Texas, on the day and year first above written.

Donna Faye Preston
Notary Public in and for
the State of Texas



NEW YORK

City of: Houston
County of: Harris
State of: Texas

On this day, before me, the undersigned, personally appeared William K. White, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacities, that that by his signature on the instrument, the individual, or the entity on behalf of which the individual acted, executed the instrument and that such individual made such appearance before the undersigned.

ARKANSAS

On this day before me, the undersigned notary, personally appeared William K. White who acknowledged himself to be the Vice President of the above named corporation, as general partner of the above named limited partnership and that he, as such Vice President, being authorized so to do, executed the foregoing instrument for the purposes therein contained, by signing the name of the corporation, as general partner of the above named limited partnership by him as Vice President.

PENNSYLVANIA

On this day, before me, the undersigned officer, personally appeared William K. White, of Houston, Texas, known to me or satisfactorily proven to be the person described in the foregoing instrument, and acknowledged that he executed the same in the capacity therein stated and for the purposes therein contained.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal in the City of Houston, Harris County, Texas, on the day and year first above written.



Donna Faye Preston

Notary Public in and for
the State of Texas

This document was prepared by:

Ben H. Powell III
Powell & Elkins, L.L.P.
101 Fannin, Suite 2300
Houston, Texas 77002-6760

EXHIBIT A**PREAMBLE**

This Exhibit sets forth the state, county, acreage and description for the Mineral Interests. The instrument to which this Preamble is attached uses the term "Specified Mineral Interest," the term "Specified Mineral Interest" means a fraction, the numerator of which equals the net mineral acres listed in Exhibit A and the denominator of which equals the gross mineral acres listed in Exhibit A. Exhibit A may be presented in more than one format.

1. If any portion of Exhibit A contains the heading "Gross Mineral ACS" in the third column on a page, then the following will apply to such portion:

STATE: This column sets forth the abbreviation of the state in which the Mineral Interest is located. If no state is listed on a page, then the instruments described on such page relate to the last preceding state referenced on a preceding page.

COUNTY: This column sets forth the county in which the Mineral Interest is located. If no county is listed on a page, then the instruments described on such page relate to the last preceding county referenced on a preceding page.

GROSS MINERAL ACS: This column sets forth the aggregate gross number of mineral acres for the Tracts described with respect to such entry.

NET MINERAL ACS: This column sets forth the aggregate net number of mineral acres for the Tracts described with respect to such entry.

TOWNSHIP: This column sets forth the township in which the Mineral Interest is located.

RANGE: This column sets forth the range in which the Mineral Interest is located.

SECTION: This column sets forth the section in which the Mineral Interest is located.

GROSS SURFACE ACRES: If the number set forth in this column is greater than zero, then the Tract described is a Surface Tract.

DESCRIPTION: This column sets forth a description of the Tracts covered by the Mineral Interest.

2. If any portion of Exhibit A contains a heading "GROSS MINERAL ACRES" in the third column on a page, then the following will apply to such portion:

Exhibit A

STATE: This column sets forth the abbreviation of the state in which the Mineral Interest is located. If no state is listed on a page, then the instruments described on such page relate to the last preceding state referenced on a preceding page.

COUNTY: This column sets forth the county in which the Mineral Interest is located. If no county is listed on a page, then the instruments described on such page relate to the last preceding county referenced on a preceding page.

GROSS MINERAL ACRES: This column sets forth the aggregate gross number of mineral acres for the Tracts described with respect to such entry.

NET MINERAL ACRES: This column sets forth the aggregate net number of mineral acres for the Tracts described with respect to such entry.

ABSTRACT/TS: This column sets forth the abstract number or township in which the Mineral Interest is located.

SURVEY NAME/R: This column sets forth the survey name or range in which the Mineral Interest is located.

S: This column sets forth the section in which the Mineral Interest is located.

GROSS SURFACE ACRES: If the number set forth in this column is greater than zero, then the Tract described is a Surface Tract.

DESCRIPTION: This column sets forth a description of the Tracts covered by the Mineral Interest.

3. If any portion of the Exhibit A contains the heading "PROPERTY NUMBER" in the third column on a page, then the following will apply to such portion:

STATE: This column sets forth the abbreviation of the state in which the Mineral Interest is located. The abbreviation "ORI" means Florida. If no state is listed on a page, then the instruments described on such page relate to the last preceding state referenced on a preceding page.

COUNTY: This column sets forth the first five letters of the county name and the entire name of the county in which the Mineral Interest is located. If no county is listed on a page, then the instruments described on such page relate to the last preceding county referenced on a preceding page.

PROPERTY NUMBER: The information appearing in this column is an internal reference number only and is not relevant to the description of the Tracts covered by the Mineral Interest.

DESCRIPTION: This column sets forth a description of the Tracts covered by the Mineral Interest.

Exhibit A

TOWNSHIP: This column sets forth the township in which the Mineral Interest is located.

RANGE: This column sets forth the range in which the Mineral Interest is located.

SECTION: This column sets forth the section in which the Mineral Interest is located.

GRS SUR: If the number set forth in this column is greater than zero, then the Tract described is a Surface Tract

NET SUR: If the number set forth in this column is greater than zero, then the Tract described is a Surface Tract

GRS MIN: This column sets forth the aggregate gross number of mineral acres for the Tracts described with respect to such entry.

NET MIN: This column sets forth the aggregate net number of mineral acres for the Tracts described with respect to such entry.

4. If any portion of Exhibit A contains a heading "Prior Deed Recording Vol/Pg" in the third column on a page, then the following will apply to such portion:

State/or St: This column sets forth the abbreviation of the state in which the Mineral Interest is located. If no state is listed on a page, then the instruments described on such page relate to the last preceding state referenced on a preceding page.

County: This column sets forth the county in which the Mineral Interest is located. If no county is listed on a page, then the instruments described on such page relate to the last preceding county referenced on a preceding page.

Prior Deed Recording Vol/Pg: This column may set forth the book and page and/or other recording reference of an instrument that describes all or a portion of the Tract pertaining to such entry.

Gross Mineral Acres or Gross Mineral acs: This column sets forth the aggregate gross number of mineral acres for the Tracts described with respect to such entry.

Net Mineral Acres or Net Mineral acs: This column sets forth the aggregate net number of mineral acres for the Tracts described with respect to such entry.

Abstract/Tnshp or Township: This column sets forth the abstract number or township in which the Mineral Interest is located.

Survey Name/Range or Range: This column sets forth the survey name or range in which the Mineral Interest is located.

Exhibit A

Section: This column sets forth the section in which the Mineral Interest is located.

Gross Surface Acres: If the number set forth in this column is greater than zero, then the Tract described is a Surface Tract

Description: This column sets forth a description of the Tracts covered by the Mineral Interest.

5. If any portion of Exhibit A contains the heading "PROPERTY NUMBER" in the first column on a page, then the following will apply to such portion:

STATE/COUNTY: The upper left portion of the page sets forth the state and county or parish where the Mineral Interest(s) identified on such page is located. The state identification sets forth an abbreviation for the state together with the entire state name. The county identification sets forth the first five letters of the county name (unless such county name contains less than five letters, in which case, the entire county name is set forth) and the entire name of the county. If no state is listed on a page, then the instruments described on such page relate to the last preceding state referenced on a preceding page. If no county is listed on a page, then the instruments described on such page relate to the last preceding county referenced on a preceding page.

PROPERTY NUMBER: The information appearing in this column is an internal reference number only and is not relevant to the description of the Tracts covered by the Mineral Interest.

DESCRIPTION: This column sets forth a description of the Tracts covered by the Mineral Interest.

PRIOR DEED RECORDING: This column may set forth the recording reference, by book and page, of an instrument that describes all or a portion of the Tract pertaining to such entry.

GRS MIN: The number set next to this heading sets for the aggregate gross number of mineral acres for the Tracts described with respect to such entry.

NET MIN: The number set next to this heading sets forth the aggregate net number of mineral acres for the Tracts described with respect to such entry.

GRS SUR: If the number set forth in this column is greater than zero, then the Tract described is a Surface Tract

NET SUR: If the number set forth in this column is greater than zero, then the Tract described is a Surface Tract

6. Capitalized terms used in this Preamble and not otherwise defined herein shall have the meanings ascribed to them in the instrument to which this is attached.

Exhibit A

7. Exhibit A may contain statements regarding total acres (gross mineral, net mineral, gross surface and net surface acres) for each county, parish and/or state. Exhibit A may also contain statements regarding total acres (gross mineral, net mineral, gross surface and net surface acres) for each Grantor and/or Grantor's predecessor in interest for each county, parish and/or state. The above-described statements are an internal reference only and is not relevant to the description of the Mineral Interests.

063_1.DOC

Exhibit A

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Item #27

**INTERLOCAL AGREEMENT FOR 9-1-1 SERVICE
PSAP EQUIPMENT & OPERATION**

COPY

Article 1: Parties & Purpose

1.1 The Deep East Texas Council of Governments (RPC) is a regional planning commission and political subdivision of the State of Texas organized and operating under the Texas Regional Planning Act of 1965, as amended, chapter 391 of the Local Government Code. RPC has developed a Strategic Plan (Plan) to establish and maintain 9-1-1 emergency telephone service in State Planning Region 14, and the Commission on State Emergency Communications (CSEC) has approved its current Plan.

1.2 Polk County is a local government that operates one or more Public Service Answering Points (PSAPs) that assist in implementing the Plan as authorized by Chapter 771 of the Health and Safety Code.

1.3 This contract is entered into between RPC and Local Government under Chapter 791 of the Government Code so that Local Government can participate in the enhanced 9-1-1 emergency telephone system in the region.

1.4 The Commission on State Emergency Communications (CSEC, or Commission), as authorized by the Health & Safety Code, Chapter 771, is the oversight and funding authority for regional councils implementing 9-1-1 through local governments.

Article 2: Stipulations

As required by the Memorandum of Understanding (MOU) that has been executed between the RPC and the CSEC, the RPC shall execute interlocal agreements between itself and its member local governments and/or PSAPs relating to the planning, development, operation, and provision of 9-1-1 service, the use of 9-1-1 funds and adherence to applicable law. At a minimum, the parties of this contract agree:

2.1 To comply with applicable provisions of the state's Uniform Grant Management Standards (UGMS);

2.2 That the RPC may withhold, decrease, or seek reimbursement of 9-1-1 funds in the event that those 9-1-1 funds were used in noncompliance with applicable law and/or CSEC Rules;

2.3 That local governments and PSAPs shall return or reimburse the RPC and/or the Commission, as applicable, any 9-1-1 funds used in noncompliance with applicable law and/or CSEC Rules;

2.4 That such return or reimbursement of 9-1-1 funds to the RPC and/or the Commission, as applicable, shall be made by the local government or PSAP within 60

days after demand by the RPC, unless an alternative repayment plan is approved by the RPC and then submitted to the Commission for approval;

2.5 To comply with the Uniform Grant Management Standards (UGMS), applicable law and/or CSEC Rules, in regards to the ownership, transfer of ownership, and/or control of equipment acquired with 9-1-1 funds; in connection with the provisions of 9-1-1 service (9-1-1 equipment);

2.6 To maintain a current inventory of all 9-1-1 equipment consistent with Uniform Grant Management Standards (UGMS), applicable law and/or CSEC Rules;

2.7 To reimburse the RPC and/or Commission for damage to 9-1-1 equipment caused by intentional misconduct, abuse, misuse or negligence by PSAP employees; though this provision shall not include ordinary wear and tear or ordinary day to day use of equipment;

2.8 That the RPC and local governments and/or PSAPs will maintain accurate fiscal records and supporting documentation of all 9-1-1 funds distributed to such local governments and PSAPs and all 9-1-1 funds spent by such local governments and PSAPs for 9-1-1 service, and consistent with Uniform Grant Management Standards (UGMS), applicable law and/or CSEC Rules, and as approved in the RPC's current strategic plan;

2.9 That the Commission or its duly authorized representative shall have access to and the right to examine all books, accounts, records, files, and/or other papers, or property pertaining to the 9-1-1 service, belonging to or in use by the local government or the PSAP;

2.10 To recognize that the Commission reserves the right to perform on-site monitoring of the RPC and/or its performing local governments or Public Safety Answering Points (PSAPs) for compliance with applicable law, and the RPC and local government agrees to cooperate fully with such on-site monitoring;

Article 3: Program Deliverables – 9-1-1

Local government agrees to comply with all applicable law, CSEC Rules and RPC policies in providing the following deliverables to this contract. To the extent that RPC policies are not consistent with applicable law, the applicable law will prevail.

Ownership, Transference & Disposition

3.1 The RPC shall establish ownership of all property and equipment located within the Local Government's jurisdiction. The RPC may maintain ownership, or it may agree to transfer ownership to the Local Government. Before any such transfer of ownership, the RPC should evaluate the adequacy of controls of the prospective receiver to ensure that sufficient controls and security exist by which to protect and safeguard the equipment purchased with 9-1-1 funds for the purpose of delivery of 9-1-1 calls.

3.2 Equipment shall be categorized by type, according to CSEC Rule 251.6,

Guidelines for Strategic Plans, Amendments, and Equalization Surcharge Allocation.
The basic equipment categories shall be:

a. 9-1-1 Equipment

- i. Customer Premise Equipment (CPE) – telephone equipment located at the PSAPs which may include telephones, integrated workstations, servers, ANI controllers, and any other equipment necessary for 9-1-1 call delivery to the PSAP;
- ii. Telecommunications Device for the Deaf (TDD)

b. Ancillary Equipment

- i. Uninterruptible Power Supply (UPS)
- ii. Generators
- iii. Recorders
- iv. Pagers
- v. External Ringers.

3.3 Ownership and Transfer-of-ownership documents shall be prepared by the RPC and signed by both parties upon establishing ownership, or transference of ownership of any such equipment, in accordance with UGMS and the State Comptroller of Public Accounts.

3.4 The owner of the equipment shall provide adequate insurance policies on such equipment to provide for the replacement of the equipment in cases of loss where applicable.

3.5 Custodial responsibility forms should be prepared and assigned to employees. Responsibilities over property and equipment should be properly segregated among employees.

3.6 Upon disposition of equipment due to obsolescence, failure, or other planned replacement, transfer documents and Capital Recovery Asset Disposal Notices (as required by CSEC Rule 251.5) shall be prepared by RPC in accordance with UGMS and the State Comptroller of Public Accounts.

Inventory

3.7 The owner of the equipment shall maintain property records, reconciled to the entity's general ledger account at least once per year, in accordance with CSEC Rule 251.____, *Guidelines for Inventory and Disposition of 9-1-1 Funded Equipment*, UGMS, and the State Property Accounting Policy and Procedures Manual.

3.8 The owner of the equipment, or the party to whom responsibility is assigned, shall cooperate with the RPC to provide inventory information for the Annual Certification of 9-1-1 Program Assets, as required by CSEC Rules 251.5, *Guidelines for Equipment Maintenance and Capital Asset Recovery*, and 251.____, *Guidelines for Inventory and Disposition of 9-1-1 Funded Equipment*.

3.9 All property and equipment should be tagged with identification labels.

3.10 A physical inventory shall be conducted at least once per year, for submission and review by RPC.

3.11 Any lost or stolen equipment shall be reported to the RPC as soon as possible, and shall be duly investigated by Local Government and RPC immediately.

Security

3.12 Protect the 9-1-1 equipment and secure the premises of its PSAPs against unauthorized entrance or use.

3.13 Operate within standard procedures, as established by RPC, and take appropriate security measures as may be necessary, to ensure that non-CSEC- approved third-party software applications cannot be integrated into the PSAP Customer Premise Equipment/Integrated Workstations, as outlined in CSEC Rule 251.7

3.14 Adhere to Health & Safety Code, Section 771.061, Confidentiality of Information, in maintaining 9-1-1 databases.

Maintenance

3.15 Practice preventive maintenance of the 9-1-1 equipment, software, and databases, including, at a minimum, backing up data biweekly on a removable medium, if provided by the RPC, and storing the removable medium in a secure place.

3.16 Upgrade its 9-1-1 software, as authorized in the current Plan, by requesting RPC to purchase on its behalf new equipment and/or software.

3.17 In instances of damage to any equipment purchased with 9-1-1 funds due to intentional misconduct, abuse, misuse or negligence by Local Government employees, Local Government agrees to reimburse RPC for the cost of replacing and/or repairing said equipment.

Supplies

3.18 Purchase supplies necessary for the continuous operation of its 9-1-1 CPE and Ancillary equipment, as outlined in the approved RPC Strategic Plan, and in compliance with proper procurement procedures.

Training

3.19 Provide calltakers and/or dispatchers access to emergency communications training as approved in the strategic plan, or as determined by the local government.

3.20 Notify RPC of any new 9-1-1 calltakers/dispatchers and schedule for training as soon as is possible. If Local Government chooses to train its own personnel, the Local Government must certify in writing to the RPC that the 9-1-1 calltaker/dispatcher has been trained prior to using the equipment funded by 9-1-1 fees.

3.21 Designate a PSAP Supervisor and provide related contact information as a single point of contact for RPC.

3.22 Coordinate with RPC and local elected officials in the planning for, implementation and operation of, all 9-1-1 equipment.

3.23 Monitor the 9-1-1 calltakers and equipment and report any failures or maintenance issues immediately to the appropriate telco and RPC.

3.24 Keep a log of all trouble reports and make copies available to RPC as needed.

3.25 Notify RPC of any and all major service-affecting issues or issues needing escalation within a service provider's organization.

3.26 Test all 9-1-1 and Ancillary equipment for proper operation and user familiarity at least once per month. Testing should include 9-1-1 test calls, placed from a wireline and wireless telephone, for basic call scenarios, including at a minimum:

- a. 9-1-1 Call - voice, ANI/ALI verification, instant playback recording (if applicable), printer;
- b. Call transfer
- c. Abandoned Call;
- d. TDD Call;
- e. ANI Call Back;
- f. Administrative Call
- g. Ancillary equipment functionality

3.27 Test all 9-1-1 Telecommunications Devices for the Deaf (TDD) for proper operation and to maintain user familiarity at least once per month.

3.28 Log all TDD calls, as required by the Americans with Disabilities Act of 1990, and submit copies of the logs to the RPC on an as-needed basis.

3.29 Limit access to all 9-1-1 equipment and related data only to authorized public safety personnel. Notify RPC of any and all requests for such data, prior to release of any 9-1-1 data.

3.30 Make no changes to 9-1-1 equipment, software or programs without prior written consent from RPC.

3.31 Provide a safe and healthy environment for all 9-1-1 calltakers/dispatchers which enhances proper use and maintenance of 9-1-1 equipment.

Performance Monitoring

3.32 Local Government agrees to fully cooperate with all monitoring requests from RPC and/or Commission for the purposes of assessing and evaluating Local Government's

performance of the deliverables specified this contract, and as outlined in Performance Measures attached.

Article 4: Procurement

4.1 The RPC agrees to serve as Local Government's agent and purchase on Local Government's behalf the 9-1-1 software, services, and other items described in the current strategic plan.

4.2 The RPC and the Local Government agree to use competitive procurement practices and procedures similar to those required by state law for cities or counties, as well as CSEC Rule 251.8.

Article 5: Left Blank Intentionally

Article 6: Left Blank Intentionally

Article 7: Financial

As authorized in Chapter 771 of the Texas Health & Safety Code, Sections 771.055, 771.056, 771.071, 771.072 and 771.075:

7.1 Each regional planning commission shall develop a plan to meet Local Government needs for the establishment and operation of 9-1-1 service throughout the region served, according to standards established by the CSEC, and reviewed and approved or disapproved by the CSEC.

7.2 The provisioning of 9-1-1 service throughout the region shall be funded by emergency service fees and/or equalization surcharge, based upon priority and need, as established and provided by the CSEC, through the regional councils.

7.3 Allowable and disallowable expenditures shall be determined by the rules, policies and procedures as established by the CSEC, and as provided for the Local Government in the RPC's approved strategic plan.

Article 8: Records

8.1 Local Government agrees to maintain financial, statistical, and ANI/ALI records adequate to document its performance, costs, and receipts under this contract. Local Government agrees to maintain these records, at their offices, for the current fiscal year and the previous two (2) fiscal years.

8.2 Local Government shall maintain sufficient records detailing the significant history of procurement, including the rationale for the method of procurement, the selection of contract type, the contractor selection or rejection and the basis for the contract price. Local Government agrees to maintain these records, at their offices, for the current fiscal year and the previous two (2) fiscal years.

8.3 Local Government agrees to preserve the records for three years after receiving final payment under this contract; if an audit of or information in the records is disputed or the subject of litigation, Local Government agrees to preserve the records until the dispute or litigation is finally concluded, regardless of the expiration or early termination of this contract;

8.4 The RPC and/or Commission is entitled to inspect and copy, during normal business hours at Local Government offices where they are maintained, the records maintained under this contract for as long as they are preserved. The RPC is also entitled to visit Local Government's offices, talk to its personnel and audit its records all during normal business hours, to assist in evaluating its performance under this contract;

8.5 The RPC agrees to notify Local Government at least 24 hours in advance of any intended visit for the purposes described in paragraph 8.4. Upon receipt of such notice, Local Government agrees to notify the appropriate departments specified in the notice;

8.6 The Commission and the Texas State Auditor have the same inspection, copying, and visitation rights as the RPC.

Article 9: Nondiscrimination and Equal Opportunity

9.1 Local Government shall not exclude anyone from participating under this contract, deny anyone benefits under this contract, or otherwise unlawfully discriminate against anyone in carrying out this contract because of race, color, religion, sex, age, disability, handicap, or national origin.

Article 10: Dispute Resolution

10.1 The parties desire to resolve disputes arising under this contract without litigation. Accordingly, if a dispute arises, the parties agree to attempt in good faith to resolve the dispute between themselves. To this end, the parties agree not to sue one another, except to enforce compliance with paragraphs 10.1 – 10.4, until they have exhausted the procedures set out in these paragraphs.

10.2 At the written request of either party, each party shall appoint one non-lawyer representative to negotiate informally and in good faith to resolve any dispute arising under this contract. The representatives appointed shall determine the location, format, frequency, and duration of the negotiations.

10.3 If the representatives cannot resolve the dispute within 30 calendar days after the first negotiation meeting, the parties agree to refer the dispute to a mutually designated legal mediator. Each party shall pay half the cost of the mediation services.

10.4 The parties agree to continue performing their duties under this contract, which are unaffected by the dispute, during the negotiation and mediation process.

Article 11: Suspension for Unavailability of Funds

11.1 Local Government acknowledges that RPC's sole source of funding for this contract are the 9-1-1 fees collected by service providers and received by the RPC. If fees sufficient to pay Local Government under this contract are not paid to RPC, or if

the CSEC does not authorize RPC to use the fees to pay Local Government, RPC may suspend payment to Local Government by giving Local Government notice of the suspension. The suspension is effective 10 calendar days after Local Government's receipt of the notice. Upon suspension of payment, Local Government's obligations under this contract are also suspended until RPC resumes payment.

Article 12: Notice to Parties

12.1 Notice under this contract must be in writing and received by the party against whom it is to operate. Notice is received by a party: (1) when it is delivered to the party personally; (2) on the date shown on the return receipt if mailed by registered or certified mail, return receipt requested, to the party's address specified in paragraph 14.2 and signed on behalf of the party; or (3) three business days after its deposit in the United States Mail, with first-class postage affixed, addressed to the party's address specified in paragraph 12.2.

12.2 RPC's address is: 274 East Lamar St., Polk, TX 75951
Attention: Walter G. Diggles, Executive Director.

Local Government's address is: Polk County Courthouse
Attention: John Thompson, County Judge

12.3 A party may change its address by providing notice of the change in accordance with paragraph 12.1.

Article 13: Effective Date and Term of Contract

13.1 This contract takes effect when signed on behalf of RPC and Local Government, and it ends on August 31, 2003.

Article 14: Miscellaneous

14.1 Each individual signing this contract on behalf of a party warrants that he or she is legally authorized to do so and that the party is legally authorized to perform the obligations undertaken.

14.2 This contract states the entire agreement of the parties, and an amendment to it is not effective unless in writing and signed by all parties.

- 14.3 The following Attachments are part of this contract:
- a. Memorandum of Understanding as executed between RPC and CSEC;
 - b. RPC Policy and Procedures Manual (if available);
 - c. Ownership Agreement;
 - d. Transfer of Ownership Agreement (if applicable);
 - e. CSEC approved strategic plan for Local Government PSAP Operations;
 - f. PSAP Equipment & Operations Performance Measures;
 - g. CSEC Legislation, Rules, Policies and Procedures.

14.4 This contract is binding on and to the benefit of the parties' successors in interest.

14.5 This contract is executed in duplicate originals.

SIGNATURES APPROVING INTERLOCAL AGREEMENTS

Polk County

BY:

John Thompson
County Judge

08/28/01
DATE

Deep East Texas Council of Governments

BY:

Walter G. Diggles

Executive Director

DATE

ATTACHMENTS

Attachments to Interlocal Contract for E9-1-1 Service and PSAP Equipment.

The following documents are provided, hereafter, as part of this executed contract. Changes may not be made to the contract, or amendments to the contract, without written notice and modification of the original contract.

- A. Memorandum of Understanding as executed between RPC and CSEC;
- B. RPC Policy and Procedures Manual (if available);
- C. Ownership Agreement;
- D. Transfer of Ownership Agreement (if applicable);
- E. CSEC approved strategic plan for Local Government PSAP Operations;
- F. PSAP Equipment & Operations Performance Measures;
- G. CSEC Legislation, Rules, Policies and Procedures.

**Attachment A
Memorandum of Understanding**

Attached is the Memorandum of Understanding as executed between the RPC and the CSEC. Interlocal agreements between the RPCs and participating Local Governments, for the planning development, operation, and provision of 9-1-1 service, the use of 9-1-1 funds shall be governed by this document.
See attached.

Attachment B
RPC Policy and Procedures Manual

See attached for the policies and procedures, as established by the RPC, which shall govern the provisioning of 9-1-1 services within the regional council's jurisdictions.

**Attachment C
Ownership Agreement**

As stipulated in Article 3: *Program Deliverables – 9-1-1 Equipment & Data*, the RPC shall establish ownership of all property and equipment purchased with 9-1-1 funds, and located within the Local Government's jurisdiction.

The Deep East Texas Council of Governments (regional council), hereby establishes that all of the PSAP equipment located at Polk County SO (PSAP Name), in Polk County, to be the property of Deep East Texas Council of Governments (County or RPC), herein after referred to as "Owner". Owner agrees to the all stipulations of this contract, including the safeguarding of all PSAP equipment through security measures, inventory identification, and fiscal controls. Owner agrees to provide adequate insurance policies on the equipment to provide for the replacement of the equipment in cases of loss.

Following is an itemized listing of equipment hereby defined as the property of Owner.

Attach equipment inventory list.

**Attachment D
Transfer of Ownership Form**

As stipulated in Article 3: Program Deliverables - 9-1-1 Equipment & Data, the RPC shall document all transfers of ownership of equipment between RPC and Local Government.

Indicate the appropriate classification:

Transfer Disposition _____ Lost _____

Please provide the following information in as much detail as possible.

Inventory Number Current Assignee:

Property Description Location: 8 Pen Plotter, 80386-33 Pers. Computer,
Serial Number Signature: ArcView TM, Windows 3.1 Software.
Acquisition Date Date: (Office of Em - Polk Co. 207 W. Mill - Livingston, TX)

Acquisition Cost New Assignee:

Vendor Location:

Invoice Number Signature:

Purchase Order Number Date:

Condition of Property Continued:

Action Recommended by: _____

Title: _____

Date: _____

Comments: _____

Approved: Yes No

Proceeds, if any: _____

Approved by: _____

Title: _____

Comptroller

Date: _____

Disposed or Lost Property shall require approval by the agency head.

Reviewed by: _____

Executive Director (or other appropriate title of agency head)

**Attachment E
CSEC Approved Strategic Plan
For Local Governmental PSAP Operations**

Attached are the CSEC-approved Strategic Plan Cost Summary sheets for County.

It is important to be aware of the following information when utilizing this data:

1. Amounts in the "Proposed" column are the currently approved budgetary amounts for each component.
2. Line items and associated budgets included in the Strategic Plan are approved activities. Implementation of these approved activities is governed by availability of service fees and equalization surcharge allocations. Implementation priorities are set, by CSEC rule, as follows: Level I – highest priority; Level II – high priority; and Level III – least priority.

**Attachment F
PSAP Equipment & Operations Performance Measures
And Monitoring**

RPC personnel will conduct monthly site visits to evaluate condition of equipment, efficiency of PSAP operations, and compliance with Article 3: *Program Deliverables – 9-1-1 Equipment & Data.*

Reports

In addition, Local Government will provide RPC with monthly performance reports. These reports will include the following data:

- Average Call Duration (in seconds)
- Response time – answer call
- Response time – emergency services
- Total Monthly Calls
- Total Wireline Calls
- Total Wireless Calls (if available)
- Total Abandoned Calls
- Total Non-Emergency Calls
- Total ANI Failures
- Total ALI Failures
- Number of 9-1-1 Equipment Malfunctions

Logs

Local Governments shall provide, at least monthly, copies of trouble report logs, a list of service-affecting issues, Certification of TDD testing, TDD Call Logs as required by Americans with Disabilities Act of 1990.

Quality Assurance Inspections

At least quarterly, the RPC and the PSAP shall conduct inspections of all CPE and network equipment located at each answering point. Inspections shall include phone position buttons/labels, trunks, printers, TDDs, UPS battery levels and alarm logs, audio quality of logging recorders, ANI and ALI displays on each answering position, accessibility and condition of 9-1-1 equipment, non-CSEC-approved third party software integrations, and other items as identified by RPC.

Attachment I

CSEC Legislation, Rules, Policies and Procedures

See attached documents, as established by the CSEC, which shall govern the funding and provisioning of 9-1-1 services within the regional planning commissions.

Item #30
GSA

COPY

VOL.

47 PAGE 1199

Contract Identification Number: _____

PROFESSIONAL SERVICES AGREEMENT

THE STATE OF TEXAS

X KNOWN ALL MEN BY THESE PRESENTS.

X
X
X

COUNTY OF: POLK

THIS AGREEMENT entered into and executed on the date herein-below set forth, by and between Polk County Indigent Health Care having its' principal place of business at 1312 N Houston Livingston Texas hereinafter called "Client", and Government Service Automation, Inc., having it's principal place of business at 172 Second Avenue North, Suite 350, Nashville, Tennessee 37201, herein called "GSA".

WHEREAS, the Administrative or Governing Body of client determined that a public necessity existed to preserve the property of the Client inasmuch as the sheer volume of the ministerial acts required data processing services to prevent prejudicial, material and significant loss to the Client: and

WHEREAS, the Client has determined that such data processing service would be best provided by independent contractors skilled in the same, and that the Client would materially benefit from the economies and cost efficiencies of providing such services to the Client by data processing consultants such as GSA and

WHEREAS, GSA is willing to enter into this agreement upon the terms and conditions hereinafter set forth,

NOW THEREFORE, for and in consideration of the premises stated above and of the mutual covenants, agreements and promises hereinafter set forth, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, parties hereto agree as follows:

(see reverse of Page).

IN WITNESS WHEREOF, we have executed this agreement on this the 28th day of August, ~~19~~ 2001, to which witness our hands and seal of office.

CLIENT

GSA

BY: _____

BY: _____

Honorable John Tompson

Mike Boswell

PRINTED NAME

PRINTED NAME

Polk County Judge

President

TITLE

TITLE

DATE

DATE

APPROVED: _____

ATTORNEY

TITLE

DATE

PROFESSIONAL SERVICES AGREEMENT

1. EMPLOYMENT.

The Client agrees to retain and employ GSA as an independent contractor, and GSA agrees to serve the Client upon the terms and conditions hereinafter stated.

2. TERM.

This agreement shall commence 10/01/01

and shall continue to and including 10/01/06

The Client shall have the right and option to continue to receive the services of GSA as provided hereunder for additional periods commencing 10/02/06

In the event that the Client elects to continue to receive services from GSA, this Agreement shall automatically renew for an equal term, unless the Client informs GSA in writing ninety (90) days prior to the Agreement Expiration Date. This Agreement applicable thereto shall continue in full force and effect for such additional periods.

3. AGREEMENT TERMINATION OR EXPIRATION

Not less than twelve (12) months prior to the Expiration Date, the Client shall notify GSA whether or not it desires after the Expiration Date to use the GSA Programs. In addition, GSA will provide to the Client, if the Client so elects, (i) training for systems maintenance and operations of the Client personnel during the twelve (12) month period prior to the Expiration Date, and at the Client's option, for thirty (30) day increments after the Expiration Date, up to six (6) months; (ii) such other services in connection with conversion of the GSA Programs from operation by GSA to operation by the Client as the Client shall reasonably request; and (iii) such computer and data processing hardware subject to availability as the Client shall require for the operation of the GSA Programs. GSA shall receive compensation for furnishing the services and hardware referred to in clauses (i) and (ii) above based on its then prevailing rates for personnel, machine time, and other supplies and shall be paid for any hardware furnished to the Client pursuant to clause (ii) above based upon the retail market value of any such hardware. Upon termination of this Agreement in part or in full by action of the terms herein or upon action of the parties, GSA will assist in the transfer of the Client's data files retained by GSA pursuant to this Agreement, to any other data format that the Client desires and communicates provided however, that such formats do not violate the proprietary rights of GSA. Further, costs involved with any such transfer of data shall be borne by the Client.

4. AUTHORIZATION

The chief executive officer ("Executive") of the Client certifies that all appropriate steps to legally enter into this agreement have been taken on behalf of the Client, that the matter has been approved by the appropriate legislative body and that the terms of this agreement are understood. Moreover, the executive certifies that all laws, rules and regulations as well as any local governmental rules were followed with regard to acceptance of the contract and that the agreement meets all standards for governmental contracts.

5. BREACH INVALIDATION OR EARLY TERMINATION

If this Agreement is terminated or invalidated pursuant to paragraph six (6) or by Client's breach or invalidated by operation of law, GSA shall have no duty to assist Client as described by paragraph three (3) nor to extend to Client the option to continue to use any GSA product nor to assist in data conversion. In such event, GSA shall have the immediate right to reclaim possession of its property, programs, data, and support materials and Client shall have a duty to immediately return all such items and copies of such items to GSA and shall immediately refrain from using same pending their delivery to GSA.

6. UNAVAILABILITY OF FUNDS PROVISION

This Agreement shall continue in force until 10/01/06, subject only to the limitation contained set forth in this agreement.

- Client agrees that it will take all necessary steps and make timely requests for the appropriation of funds necessary to make all payments due under this agreement and use its best efforts and take all steps necessary to cause such appropriations to be made.
- Client shall not enter into any agreement under which funds subject to Client's control would be expended to obtain services such as those provided for under this agreement without paying to GSA all amounts due it under terms of this agreement.
- If Client does contract for services without paying GSA as stated above, all funds appropriated for such contract shall be deemed to have been available to Client for purposes of compliance set forth in this agreement.
- If despite the Client's best efforts, funds are not available to fund Client's obligations under this agreement, the Client shall notify GSA of same and upon request shall provide certified records substantiating the unavailability of funds. This agreement shall fully terminate within 90 days of receipt of said notice or when all of the funds actually appropriated for GSA are fully raised, whichever is later.

7. DUTIES

During the period or periods of GSA's retainer hereunder, GSA shall provide data processing services to the Client and its various departments. GSA agrees to provide any necessary training to the Client's personnel in the various Client departments utilizing data processing services, when, in the opinion of the parties, it will facilitate and expedite the intent of this agreement and facilitate the provision of services contemplated hereunder.

GSA shall render such service to the Client as may be requested from time to time by the Client. Said requests shall be made by Client via COAP (Client Quality Assurance Program) and documented by COAP request for service forms. An example of one is attached hereto. The COAP request forms shall formally document performance by GSA. In the event a COAP request is technically infeasible with regard to scope, under the present contract, as a major modification then GSA and the Client shall mutually refine the said COAP into multiple COAP requests that are technically feasible.

The Client acknowledges that during the term of this Agreement certain computer programs will be utilized or otherwise made available and that these programs and their use by the Client shall be governed by Attachment 1, Non-exclusive License Agreement which is hereby incorporated into this agreement.

8. SPECIAL SERVICES

GSA will provide the Client with such special services or supplies reasonably requested or approved by the Client including, but not limited to, special data entry services, such as conversion, program and test data keypunching, data entry, computer runs, or industrial or

systems engineering services provided that the Client and GSA agree upon the fee therefore, and that the Client approves, in writing, payment for such services as special.

9. DATA FILES

The Client's data files and the data contained therein shall be and remain the Client's property and all the existing data and data files shall be returned to it by GSA at the Expiration Date or upon earlier termination of this Agreement. The Client's data shall not be utilized by GSA for any purpose other than that of rendering services to the Client under this Agreement, nor shall the Client's data or any part thereof be disclosed, sold, assigned, leased, or otherwise disposed of to third parties by GSA or commercially exploited by or on behalf of GSA, its employees or agents.

10. PROTECTION OF THE CLIENT DATA

GSA shall establish and maintain reasonable safeguards against the destruction or loss of the Client's data in the possession of GSA, which safeguards shall at least meet the standards of safety maintained by the Client.

11. COMPENSATION AND TERMINATION.

Commencing 10/01/01

and on the first day of each succeeding month thereafter during the term of this Agreement or extension hereof, the Client shall pay to GSA monthly in advance at its office in Davidson County, Tennessee, as fees for its services a monthly sum of \$730.25

for each month during the period or periods of this Agreement subject to change as hereinafter provided except that the initial payment shall be for the first and last month in advance or twice the monthly sum quoted in this section. In the event the Client elects to add additional equipment during the term of the Agreement, the cost of each additional device will be \$195.00 County Owned per month per device.

If the Client shall default in the payments of GSA provided for hereinabove, or shall fail to perform any other material obligation agreed to be performed by client hereunder GSA shall notify the Client in writing of the facts constituting default. If the Client shall not cause such default to be remedied within ten (10) days after receipt of such written notice, GSA shall have the right with no further written notice to terminate this Agreement.

12. PERFORMANCE CRITERIA

Satisfactory performance by GSA shall be monitored by C-QAP responses as outlined in Section 7. GSA's performance obligation to the Client shall be defined as three (3) requests per thirty (30) day period with each request completed within thirty (30) days of receipt of said request. If GSA shall default in this obligation, Client shall notify GSA in writing of the facts constituting such default. GSA shall cause such default to be remedied within thirty (30) days after receipt of such written notice, the Client shall have the right by further written notice to GSA to terminate Agreement. Except as provided in this Section and in Section 6, this agreement shall be noncancelable by the Client.

13. TIME REQUIREMENTS

GSA shall be obligated to devote such time as is necessary to adequately perform its obligations and duties under this Agreement. It is not contemplated by the parties that GSA devote its efforts exclusively to the performance of this Agreement, and GSA shall not be prohibited from engaging in other employment or transacting other business related to its field of endeavor and expertise.

14. INDEPENDENT CONTRACTOR.

GSA shall at all times during the terms of this Agreement be considered an independent contractor and not an employee of the Client. GSA shall provide its own personnel for the completion of its services hereunder and agrees to properly insure them.

15. NOTICE

Any notice required to be given hereunder shall be in writing sent by registered mail to the last known business address of the parties. Said notice will be deemed to be received upon deposit, postage paid, into a United States mail receptacle or otherwise placed in postal channels.

16. ENVIRONMENT.

The Client shall provide a suitable installation environment for the computer equipment utilized by in connection with this Agreement, in accordance with the manufacturer's requirements, a copy of which is available to the Client upon request. In the event the Client does not provide a suitable environment or the Client's employees misuse or in any way abuse said equipment, the Client will be responsible for all costs associated with repair or replacement. In the event GSA provides computer equipment installed at Client's location then Client will provide insurance coverage and be responsible for all costs associated with repair or replacement. Prior to the installation of any computer equipment, the Client will execute an ENVIRONMENTAL RESPONSIBILITY FORM, Attachment 2 which is hereby incorporated into this agreement.

17. CLIENT RESPONSIBILITIES.

The Client agrees to fully cooperate with GSA and to make personnel available for the purpose of installation and training. Failure by Client to make reasonable efforts to facilitate GSA's delivery of the service contemplated by this Agreement and defined herein, shall not be the basis for alleging non-performance by GSA. The following is intended to supplement and clarify, but in no way to limit or waive, Client responsibilities elsewhere herein identified:

- Client agrees to appoint Site Coordinator and to notify GSA of such appointment in writing within seven (7) days of executing this Agreement. The Site Coordinator shall act on the Client's behalf and make commitments pertaining to the service defined herein.
- Client will make reasonable efforts to ensure appropriate individuals from all affected offices and departments will attend training sessions. Moreover, it is the responsibility of the Site Coordinator to announce and otherwise communicate to Client's personnel, scheduled training and installation activities.
- Client agrees to provide to GSA suitable office space, furnishings and office supplies, including the use of a telephone.

18. MISCELLANEOUS

This Agreement shall be binding upon the successors and assigns of each party. Other than GSA's granting a Uniform Commercial Code security interest to a third party lender in the accounts receivable contract rights to receive money under the Agreement and in any equipment furnished by GSA to Client, neither party shall assign its rights or obligations hereunder without the express written consent of the non-assigning party. The Agreement shall embody the entire agreement between the parties, but may be amended from time to time by the written consent of both parties. This agreement shall be construed under the laws of the State of Tennessee, and the invalidity of any portion shall not invalidate the remainder of the agreement, but such remainder shall be given full force and effect if practicable.



ENVIRONMENTAL RESPONSIBILITY

Client: Polk County Indigent Health Care

Location: 1312 N. Houston Livingston TX

In accordance with Section 16 ENVIRONMENT of the Professional Services Agreement, Polk County Texas is responsible to ensure that the CPU and all computer devices installed by GSA are provided a suitable installation environment in compliance with the manufacturer's requirements.

1. The CPU requires isolated, dedicated and ground 110 volt clean power with nothing else on that circuit.
2. All computer terminals and printers require regular ground office power with only other office equipment.

Prior to authorizing installation of computer equipment, it is recommended that an engineering evaluation of the outlets in question be conducted.

The client Polk County Texas, agrees that they are in compliance with Section 16 ENVIRONMENT of the Professional Services Agreement aforementioned, and acknowledges such with the signing of this document.

Date 8/28/01

Client _____



NONEXCLUSIVE LICENSE AGREEMENT

Contract Identification Number: _____

Government Service Automation, Inc. (herein "GSA"), 172 Second Ave., Suite 350, Nashville, Tennessee 37201, for good and valuable consideration, hereby grants a non-exclusive license to:

Polk County Indigent Health Care

(END USER)

1312 N Houston Livingston Texas

(ADDRESS)

(CITY, STATE, ZIP CODE)

(herein "Licensee") to use certain software programs and related materials (herein "Programs") for the designated processing system identified in the attached Schedule A (herein "Hardware"), subject to the terms and conditions hereof (herein "License"):

Programs shall include executable modules for each software program identified in any Schedule to this Agreement, user's manual and related documentation, in machine readable or printed form.

<u>LICENSE</u>	<u>QUANTITY</u>	<u>UNIT PRICE</u>	<u>TOTAL</u>
Texas Indigent Health Care System & Support		See Professional Services Agreement	

LICENSEE ACKNOWLEDGES THAT THIS ORDER CONSISTS OF ALL INFORMATION INCLUDED ON THIS ORDER FORM AND ALL TERMS AND CONDITIONS SPECIFIED ON THE REVERSE SIDE OF THIS FORM. LICENSEE ACKNOWLEDGES THAT LICENSEE HAS READ THIS AGREEMENT, UNDERSTANDS IT AND AGREES TO BE BOUND BY ITS TERMS AND CONDITIONS. LICENSEE FURTHER AGREES THAT THIS AGREEMENT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN GSA AND THE LICENSEE AS CONCERNS THE LICENSE OF THE PROGRAM AND NO VARIATIONS IN THE TERMS AND CONDITIONS OF THIS AGREEMENT SHALL HAVE ANY EFFECT UNLESS AGREED TO IN WRITING IN ADVANCE BY GSA. THIS AGREEMENT SUPERSEDES ANY PROPOSAL OR PRIOR AGREEMENT, ORAL OR WRITTEN, OR ANY OTHER COMMUNICATION BETWEEN GSA AND LICENSEE RELATING TO THIS AGREEMENT.

Polk County Texas
 Licensee
Honorable John Tompson
 Name
Polk County Judge
 Title
8/28/01
 Date

 Authorized Signature

TERMS AND CONDITIONS

1. LICENSE

Licensee acknowledges that it shall be deemed a licensee of Government Service Automation, Inc. and that it obtains hereby only a non-exclusive license to use the Programs. Title and all ownership and intellectual property rights in the Programs licensed under this License Agreement remain with GSA and do not pass to Licensee. The Programs are agreed to be valuable proprietary information and to contain trade secrets which GSA is authorized to license. Licensee may not move the Program electronically from one computer to another over a network. Licensee is licensed to use the Program solely for the internal purposes of its own business. Licensee agrees that Licensee will not permit the Program to be used either directly or indirectly by Licensee's customers or any other person or entity through a timesharing service, service bureau arrangement or otherwise. Licensee may not grant sublicense or other rights in the software to others, nor assign or transfer this license to any third party. GSA shall have the right to terminate this License if Licensee violates any of its provisions. Licensee recognizes and agrees that the Program and all portions, reproductions, modifications and improvements thereof provided to Licensee hereunder are (i) considered by GSA to be trade secrets, (ii) provided to Licensee in confidence; and (iii) the exclusive and proprietary information of GSA. Title and full ownership rights in the Product and modifications and improvements provided by GSA shall not vest in Licensee. Licensee agrees not to remove or destroy any proprietary or confidential legends or markings placed upon or contained within the Program and related materials.

2. TERMS

This license shall be in effect from the date of execution of the Professional Services Agreement and shall terminate at the earlier of the termination of the Professional Services Agreement or termination of this License as specified herein. Upon termination or expiration of this License, all rights and obligations shall cease, except the Licensee's obligation to maintain the confidentiality of GSA's proprietary information.

3. PAYMENTS

The License Fees and any first year Support Fees, along with any installation and Training Fees, shall be paid to GSA upon Licensee's execution and delivery of the Agreement. Any other sums due hereunder shall be payable upon receipt of GSA invoice therefor. Any past due amounts shall bear interest until paid at the highest rate allowable by law. All payments due hereunder shall be made in lawful money of the United States of America, and all the same shall be made to GSA at its address. In addition to the fees, charges, expenses and other amounts due and payable under this Agreement, Licensee shall pay any and all local, state, federal, or other sales, use, excise, privilege or gross receipts taxes and duties, tariffs, assessments or levies, however designated, assessed or levied, resulting from the License or any activities conducted hereunder (exclusive of taxes based on GSA's net income).

4. SECURITY

Licensee shall take all reasonable steps necessary to ensure that the Programs, or any portion thereof, on magnetic tape, disk or memory or in any other form are not made available by the Licensee or by any of its employees to any organizations, or individuals not licensed by this License Agreement to make use thereof, in particular Licensee recognizes the proprietary nature of the Programs and agrees as follows:

- a. To use the Programs solely at the place of installation specified in this License Agreement.
- b. To make no copies or duplicate the Programs or any component thereof by any means for any purpose whatsoever except as is required for archival or security storage purposes, without prior written consent of GSA.
- c. To instruct its employees having access to the Programs not to copy or duplicate the Programs and not to provide same to any third party.
- d. To effect normal security measures to safeguard the Programs from theft or access by persons other than its own employees using the Programs for Licensee's own requirements.
- e. To reproduce GSA's copyright notice on all materials related to or part of the Program on which GSA displays such copyright notice, including any copies made pursuant to this License Agreement.
- f. Licensee shall not copy, reproduce, reverse assemble, reverse compile, compare, modify, merge, transfer or distribute the Program or allow any other person to do so in any way or manner without the prior written authorization of GSA.
- g. **CONSENT TO INJUNCTION AND WAIVER OF LEGAL RIGHTS**
Any modifications or enhancements to the Program, or any other Program-related material provided by GSA to the Licensee shall be subject to all conditions and restrictions contained in this Agreement. Licensee acknowledges that GSA has gone to considerable time and expense to develop the Program and related materials and that GSA would suffer great and irreparable harm and damage by unauthorized copying, reproduction or use of the Program. Licensee further acknowledges that such action may cause significant commercial damages which may be difficult to quantify. Therefore, Licensee agrees that in addition to any legal remedy available GSA shall be entitled to equitable relief including, but not limited to temporary restraining orders entered without notice or prior opportunity to defend and preliminary and permanent injunctions. Licensee hereby expressly waives any right it may have to require GSA to post a bond or other security as a prerequisite to obtaining equitable relief, other than a nominal bond in an amount not to exceed \$50.00 if such is required to invoke jurisdiction of the court. Licensee also waives any right to proof of actual or impending actual damage as a prerequisite to GSA obtaining equitable relief.

5. LIMITATION OF LIABILITY.

GSA's liability for damages to Licensee for any cause whatsoever related to this License, and regardless of the form of action, whether in contract or in tort including negligence, shall be limited. The limitation of liability will not apply to claims for patent and copyright infringement. Notwithstanding anything herein to the contrary in no event will GSA be liable for any lost profits, lost savings, or other special, incidental or consequential

damages, or for punitive or exemplary damages, even if GSA has been made aware of the possibility of such damages, or for any claim against any other party, in connection with the delivery, installation, testing, use, performance or nonperformance of the Programs, or the act or failure to act of GSA, or arising out of, related to or in connection with this Agreement.

6. TERMINATION

Upon termination of the License herein granted arising from termination of this license for any reason, Licensee shall deliver to GSA all magnetic or otherwise materials, together with all portions, reproductions, and modifications thereof, furnished by GSA and pertaining to the Programs and shall also warrant that all copies thereof have been destroyed or returned to GSA. Within ten (10) days of request by GSA, Licensee shall certify in writing to GSA that to the best of Licensee's knowledge, the original and all copies, in whole or part, or the Programs have been destroyed or returned to GSA. In addition, all documentation, listings, notes or other written material pertaining to the Program shall be returned to GSA or destroyed. The right of termination under this Section shall be in addition to any other right or remedy either party may have at law or in equity. GSA shall have the right to terminate this Agreement, by giving written notice of such termination to Licensee, in the event that the Licensee (i) fails to pay GSA any sums due and payable hereunder within ten (10) days after their due date, (ii) fails to observe any of the Licensee's obligations hereunder with respect to proprietary information or confidentiality, or (iii) fails to perform or observe any other material term or obligation set forth in this Agreement.

7. NO WARRANTY.

GSA PROVIDES THE PROGRAM TO LICENSEE "AS IS". GSA MAKES NO WARRANTIES EITHER EXPRESS OR IMPLIED, AS TO ANY MATTER WHATSOEVER, INCLUDING, WITHOUT LIMITATION, THE CONDITION OF THE PROGRAMS, ITS MERCHANTABILITY, OR ITS FITNESS FOR ANY PARTICULAR PURPOSE. GSA does not warrant that the function contained in the Program will meet the Licensee's requirements or that the operation of the Program will be uninterrupted or error free.

8. INFRINGEMENT INDEMNIFICATION

GSA agrees to indemnify Licensee and to hold it harmless from any damages finally awarded as a result of any claim of infringement of a United States patent or copyright asserted against Licensee by reason of Licensee of the Program as delivered by GSA provided that GSA is given prompt notice of any such claim and the right to defend and settle, at its expense, any such claims and further provided that Licensee fully cooperates with GSA in connection with the foregoing. GSA shall not be obligated to defend such claims but may do so at its election.

9. REMEDIES

Licensee agrees that because of the unique nature of the Programs, irreparable harm will be caused by a breach of Licensee of its obligations under this License Agreement that monetary damages will be inadequate to compensate for such harm and that injunction relief will be an appropriate remedy to enforce the provisions of the License.

10. MISCELLANEOUS

- a. **Assignment.** Licensee's rights in and to the Programs, as a result of this License, may not be assigned, sublicensed, transferred voluntarily, by operation of law or otherwise, without GSA's prior written consent and the execution of a new License Agreement.
- b. **Notices.** Any notice to be delivered pursuant to this License Agreement shall be deemed deliverable upon service, if served personally, or three (3) days after deposit in the United States mail if mailed by first class mail, postage prepaid, registered or certified, and addressed to a party at the address set forth on the first page of this License Agreement or at such other address as shall be specified pursuant to any notice duly given.
- c. **Enforcement.** In the event that any provision of this License Agreement is determined to be invalid or unenforceable the remainder of this License Agreement shall be valid and enforceable to the maximum extent.
- d. **Exclusive Agreement; Modification.** This License Agreement constitutes the complete and exclusive statement of the agreement of the parties relative to the subject matter hereof and supersedes all oral or written proposals or understandings concerning such subject matter. This License Agreement may be modified only pursuant to a writing executed by both parties. Should Licensee elect to issue a purchase order or any similar document for its own internal purposes, any conflict between the terms and conditions of the License order form and this License Agreement shall be resolved such that the terms and conditions of this License Agreement have precedence.
- e. **Actions.** In the event any action is brought by GSA to enforce this License Agreement, GSA shall be entitled to recover its costs of enforcement including, without limitation, attorneys' fees and court costs.
- f. **Survivability.** The obligations set forth herein shall survive any termination of this License Agreement.
- g. **Governing Law.** This License Agreement shall be governed by and enforced in accordance with the laws of the State of Tennessee, Davidson County, U.S.A.
- h. **Forum Selection.** Any suit brought by or against GSA under this agreement may be brought in the State of Tennessee. GSA may not be sued under this agreement or the accompanying Professional Services Agreement in the State of Arkansas without its consent. The Licensee hereby expressly consents to suit against it in the State of Tennessee and that venue for any action shall be in Davidson County, Tennessee state courts or the Federal courts of the Middle District of Tennessee.

Item # 31

**INTERLOCAL AGREEMENT FOR E9-1-1 SERVICES
ADDRESSING DATABASE MAINTENANCE
COORDINATION**

COPY

Article 1: Parties & Purpose

1.1 The Deep East Texas Council of Governments (RPC) is a regional planning commission and political subdivision of the State of Texas organized and operating under the Texas Regional Planning Act of 1965, as amended, chapter 391 of the Local Government Code. RPC has developed a Strategic Plan (Plan) to establish and maintain 9-1-1 emergency telephone service in State Planning Region 14, and the Commission on State Emergency Communications (CSEC) has approved its current Plan.

1.2 Polk County is a local government that is authorized to perform addressing and/or addressing maintenance activities under the County Road and Bridge Act.

1.3 This contract is entered into between RPC and Local Government under Chapter 791 of the Government Code so that Local Government can participate in the enhanced 9-1-1 emergency telephone system in the region, and perform addressing and/or addressing maintenance activities.

1.4 The Commission on State Emergency Communications (CSEC, or Commission), as authorized by the Health & Safety Code, Chapter 771, is the oversight and funding authority for regional councils implementing 9-1-1 and addressing database maintenance services through local governments.

Article 2: Stipulations

As required by the Memorandum of Understanding (MOU) that has been executed between the RPC and the CSEC, the RPC shall execute interlocal agreements between itself and its member local governments and/or PSAPs relating to the planning, development, operation, and provision of 9-1-1 service, the use of 9-1-1 funds and adherence to applicable law. At a minimum, the parties of this contract agree:

2.1 To comply with applicable provisions of the state's Uniform Grant Management Standards (UGMS);

2.2 That the RPC may withhold, decrease, or seek reimbursement of 9-1-1 funds in the event that those 9-1-1 funds were used in noncompliance with applicable law and/or CSEC Rules;

2.3 That local governments and PSAPs shall return or reimburse the RPC and/or the Commission, as applicable, any 9-1-1 funds used in

noncompliance with applicable law and/or CSEC Rules;

2.4 That such return or reimbursement of 9-1-1 funds to the RPC and/or the Commission, as applicable, shall be made by the local government or PSAP within 60 days after demand by the RPC, unless an alternative repayment plan is approved by the RPC and then submitted to the Commission for approval;

2.5 To comply with the Uniform Grant Management Standards (UGMS), applicable law and/or CSEC Rules, in regards to the ownership, transfer of ownership, and/or control of equipment acquired with 9-1-1 funds; in connection with the provisions of 9-1-1 service (9-1-1 equipment);

2.6 To maintain a current inventory of all 9-1-1 equipment consistent with Uniform Grant Management Standards (UGMS), applicable law and/or CSEC Rules;

2.7 To reimburse the RPC and/or Commission for damage to 9-1-1 equipment caused by intentional misconduct, abuse, misuse or negligence by PSAP employees; though this provision shall not include ordinary wear and tear or ordinary day to day use of equipment;

2.8 That the RPC and local governments and/or PSAPs will maintain accurate fiscal records and supporting documentation of all 9-1-1 funds distributed to such local governments and PSAPs and all 9-1-1 funds spent by such local governments and PSAPs for 9-1-1 service, with specific detail for 9-1-1 funds received or spent relating to addressing or addressing maintenance activities, and consistent with Uniform Grant Management Standards (UGMS), applicable law and/or CSEC Rules, and as approved in the RPC's current strategic plan;

2.9 That the Commission or its duly authorized representative shall have access to and the right to examine all books, accounts, records, files, and/or other papers, or property pertaining to the 9-1-1 service, belonging to or in use by the local government, the PSAP, or by any other entity that has performed or will perform addressing or addressing maintenance activities;

2.10 To recognize that the Commission reserves the right to perform on-site monitoring of the RPC and/or its performing local governments or Public Safety Answering Points (PSAPs) for compliance with applicable law, and the RPC and local government agrees to cooperate fully with such on-site monitoring;

2.11 To provide a commitment by the RPC, the local government, or PSAP, as applicable, to continue addressing and address maintenance activities in accordance with the approved Plan (including any approved amendments) as a condition of the receipt of 9-1-1 funds as prescribed by the RPC

Article 3: Program Deliverables – 9-1-1 & Addressing Equipment & Data

Local government agrees to comply with all applicable law, CSEC Rules and RPC policies in providing the following deliverables to this contract. To the extent that RPC policies are not consistent with applicable law, the applicable law will prevail.

Ownership, Transference & Disposition

3.1 The RPC shall establish ownership of all property and equipment located within the Local Government's jurisdiction. The RPC may maintain ownership, or it may agree to transfer ownership to the Local Government. Before any such transfer of ownership, the RPC should evaluate the adequacy of controls of the prospective receiver to ensure that sufficient controls and security exist by which to protect and safeguard the equipment purchased with 9-1-1 funds for the purpose of delivery of 9-1-1 calls.

3.2 Equipment shall be categorized by type, according to CSEC Rule 251.6, *Guidelines for Strategic Plans, Amendments, and Equalization Surcharge Allocation*. The basic equipment categories shall be:

a. Addressing Equipment

- i. Computers – hardware and software
- ii. Digitizers, Printers and Plotters
- iii. Road Sign Machines and Materials
- iv. GPS Receivers and software
- v. Distance Measuring Devices (DMD)
- vi. GIS Workstations and software

3.3 Ownership and Transfer-of-ownership documents shall be prepared by the RPC and signed by both parties upon establishing ownership, or transference of ownership of any such equipment, in accordance with UGMS and the State Comptroller of Public Accounts.

3.4 The owner of the equipment shall provide adequate insurance policies on such equipment to provide for the replacement of the equipment in cases of loss where applicable.

3.5 Custodial responsibility forms should be prepared and assigned to employees. Responsibilities over property and equipment should be properly segregated among employees.

3.6 Upon disposition of equipment due to obsolescence, failure, or other planned replacement, transfer documents and Capital Recovery Asset Disposal Notices (as required by CSEC Rule 251.5) shall be prepared by RPC in accordance with UGMS and the State Comptroller of Public

Accounts.

Inventory

3.7 The owner of the equipment shall maintain property records, reconciled to the entity's general ledger account at least once per year, in accordance with CSEC Rule 251.____, *Guidelines for Inventory and Disposition of 9-1-1 Funded Equipment*, UGMS, and the State Property Accounting Policy and Procedures Manual.

3.8 The owner of the equipment, or the party to whom responsibility is assigned, shall cooperate with the RPC to provide inventory information for the Annual Certification of 9-1-1 Program Assets, as required by CSEC Rules 251.5, *Guidelines for Equipment Maintenance and Capital Asset Recovery*, and 251.____, *Guidelines for Inventory and Disposition of 9-1-1 Funded Equipment*.

3.9 All property and equipment should be tagged with identification labels.

3.10 A physical inventory shall be conducted at least once per year, for submission and review by RPC.

3.11 Any lost or stolen equipment shall be reported to the RPC as soon as possible, and shall be duly investigated by Local Government and RPC immediately.

Security

3.12 Protect the 9-1-1 addressing database maintenance equipment.

3.13 Operate within standard procedures, as established by RPC, and take appropriate security measures as may be necessary, to ensure that non-CSEC-approved third-party software applications cannot be integrated into the PSAP Customer Premise Equipment/Integrated Workstations, or Addressing database maintenance computers, as outlined in CSEC Rule 251.7

3.14 Adhere to Health & Safety Code, Section 771.061, Confidentiality of Information, in maintaining 9-1-1 and Addressing databases.

Maintenance

3.15 Practice preventive maintenance of the 9-1-1 and/or Addressing equipment, software, and databases, including, at a minimum, backing up data biweekly on a removable medium and storing the removable medium in a secure place.

3.16 Upgrade its 9-1-1 and/or Addressing equipment and software, as authorized in the current Plan, by requesting RPC to purchase on its behalf new equipment and/or software.

3.17 In instances of damage to any equipment purchased with 9-1-1 funds due to intentional misconduct, abuse, misuse or negligence by Local Government employees, Local Government agrees to reimburse RPC for the cost of replacing and/or repairing said equipment.

Supplies

3.18 Purchase supplies necessary for the continuous operation of its 9-1-1 Addressing and Ancillary equipment, as outlined in the approved RPC Strategic Plan, and in compliance with proper procurement procedures.

Training

3.19 Coordinate with RPC and local elected officials in the planning for, implementation and operation of, all 9-1-1 equipment.

3.20 Notify RPC of any and all major service-affecting issues or issues needing escalation within a service provider's organization.

Performance Monitoring

3.21 Local Government agrees to fully cooperate with all monitoring requests from RPC and/or Commission for the purposes of assessing and evaluating Local Government's performance of the deliverables specified this contract, and as outlined in Performance Measures attached .

Article 4: Procurement

4.1 If requested by local government, the RPC may serve as Local Government's agent and purchase on Local Government's behalf the 9-1-1 and/or Addressing equipment, software, services, and other items described in the current strategic plan.

4.2 The RPC and the Local Government agree to use competitive procurement practices and procedures similar to those required by state law for cities or counties, as well as CSEC Rule 251.8.

Article 5: Addressing & Addressing Database Maintenance

If the Local Government is providing the RPC with addressing and/or addressing database maintenance database services, the Local Government agrees to abide by all conditions of this contract, with the addition of the following stipulations:

5.1 Provide a written commitment to the RPC to continue addressing and/or addressing maintenance database activities in accordance with the approved strategic plan as a condition of the receipt of 9-1-1 funds as prescribed by the RPC strategic plan.

5.2 Adopt addressing and/or addressing maintenance standards, a property numbering method, and designate an addressing maintenance body.

5.3 Provide, through attachment to this contract, specific addressing database maintenance budget, as approved in the current strategic plan, and performance measures and any due dates associated with such plans and/or measures.

Addressing Project Deliverables

Local Government agrees to provide and maintain addressing and/or addressing database maintenance functions in return for funding through RPC and CSEC. At a minimum, Local Government agrees to perform the following tasks:

5.4 Appoint a 9-1-1 Addressing Coordinator to serve as a single point of contact for RPC.

5.5 Coordinate addressing activities within the Local Government's jurisdiction to develop and enhance the addressing project.

5.6 Assign street addresses and ranges, name streets and resolve addressing conflicts and problems.

5.7 Provide an address to any citizen requesting a physical address.

5.8 Establish efficient procedures for updating and maintaining all addressing data through review and revisions due to changes in Local Government ordinances and/or subdivision regulations.

5.9 Seek information regarding any actions approved by Local Governmental bodies as they relate to the development and improvement of emergency services delivery. Communicate related information to RPC.

5.10 Collect and deliver existing addressing information in the county to RPC in the format requested and approved by the RPC. RPC will collect, house and maintain all addressing data and information provided by Local Governments.

5.11 Verify and certify all addressing database information for accuracy.

5.12 Provide RPC addressing and MSAG changes according to established performance measures.

5.13 Transmit information to Post Office and notify residents of new addresses and/or any changes.

5.14 Establish and implement procedures to keep the public informed of the addressing activities.

5.15 Maintain addressing equipment and data as prescribed in Article 3, Program Deliverables – 9-1-1 & Addressing Equipment & Data (above).

5.16 Adhere to Health & Safety Code, Section 771.061, Confidentiality of Information, in maintaining 9-1-1 and Addressing databases (Article 3.12 above).

5.17 Adhere to proper procurement procedures as referenced in Article 4 (above).

5.18 Local Government may request reimbursement for expenditures from RPC on a quarterly basis in conformance with the addressing/addressing maintenance budget attachment to this contract, and with the approved strategic plan.

5.19 Local Government agrees to fully cooperate with all monitoring requests from RPC and/or Commission for the purposes of assessing and evaluating Local Government's performance of the addressing and/or addressing maintenance deliverables specified this contract, and as outlined in Performance Measures attached .

***Article 6: Addressing/Vendor Contract Administration
Assignment & Subcontracting***

6.1 Local Government may subcontract its duties, such as addressing and/or addressing database maintenance, upon written notification to the RPC. Local Government agrees to provide RPC with a copy of contract between Local Government and subcontractor. Local Government agrees to retain responsibility for complying with all terms of this agreement, CSEC rules, and State law.

Addressing/Vendor Contract Administration

Local Government may enter into contracts for services, such as addressing and/or addressing maintenance, with independent contractors. In such instances, the Local Government agrees to:

6.2 Implement a contract administration system that ensures contractors perform in accordance with the terms, conditions, and specifications of their contracts or purchase orders.

6.3 Include performance bonds, a provision making refunds available for lack of quality performance, and/or contractual performance penalties in contracts with vendors to be paid from 9-1-1 funds.

6.4 Include contract termination and modification provisions which promote quality performance and compliance by vendors for contracted items and services.

6.5 Include a contract provision to any addressing vendor contract which specifically states that any and all data developed by an addressing vendor is owned by the local government, RPC, and State of Texas, not the vendor.

6.6 Notify the RPC of any performance or compliance issues with vendors that have not been satisfactorily corrected within 60 days of notice to the vendor.

6.7 RPC acknowledges the Local Government may enter into a maintenance agreement with a private-sector vendor or another political subdivision as they may choose, provided the Local Government agrees to follow State law and CSEC rules while expending State 9-1-1 funds.

Article 7: Financial

As authorized in Chapter 771 of the Texas Health & Safety Code, Sections 771.055, 771.056, 771.071, 771.072 and 771.075:

7.1 Each regional planning commission shall develop a plan to meet Local Government needs for the establishment and operation of 9-1-1 service throughout the region served, according to standards established by the CSEC, and reviewed and approved or disapproved by the CSEC.

7.2 The provisioning of 9-1-1 service throughout the region shall be funded by emergency service fees and/or equalization surcharge, based upon priority and need, as established and provided by the CSEC, through the regional councils.

7.3 Allowable and disallowable expenditures shall be determined by the rules, policies and procedures as established by the CSEC, and as provided for the Local Government in the RPC's approved strategic plan.

7.4 If applicable, RPC will reimburse Local Government for allowable addressing costs, established in the strategic plan approved by the CSEC, and outlined in the associated Addressing/Addressing Maintenance Contract.

Article 8: Records

8.1 Local Government agrees to maintain financial, statistical, and ANI/ALI records adequate to document its performance, costs, and receipts under this contract. Local Government agrees to maintain these records, at their offices, for the current fiscal year and the previous two (2) fiscal years.

8.2 Local Government shall maintain sufficient records detailing the significant history of procurement, including the rationale for the method of procurement, the selection of contract type, the contractor selection or rejection and the basis for the contract price. Local Government agrees to maintain these records, at their offices, for the current fiscal year and the previous two (2) fiscal years.

8.3 Local Government agrees to preserve the records for three years after receiving final payment under this contract; if an audit of or information in the records is disputed or the subject of litigation, Local Government

agrees to preserve the records until the dispute or litigation is finally concluded, regardless of the expiration or early termination of this contract;

8.4 The RPC and/or Commission is entitled to inspect and copy, during normal business hours at Local Government offices where they are maintained, the records maintained under this contract for as long as they are preserved. The RPC is also entitled to visit Local Government's offices, talk to its personnel and audit its records all during normal business hours, to assist in evaluating its performance under this contract;

8.5 The RPC agrees to notify Local Government at least 24 hours in advance of any intended visit for the purposes described in paragraph 8.4. Upon receipt of such notice, Local Government agrees to notify the appropriate departments specified in the notice;

8.6 The Commission and the Texas State Auditor have the same inspection, copying, and visitation rights as the RPC.

Article 9: Nondiscrimination and Equal Opportunity

9.1 Local Government shall not exclude anyone from participating under this contract, deny anyone benefits under this contract, or otherwise unlawfully discriminate against anyone in carrying out this contract because of race, color, religion, sex, age, disability, handicap, or national origin.

Article 10: Dispute Resolution

10.1 The parties desire to resolve disputes arising under this contract without litigation. Accordingly, if a dispute arises, the parties agree to attempt in good faith to resolve the dispute between themselves. To this end, the parties agree not to sue one another, except to enforce compliance with paragraphs 10.1 – 10.4, until they have exhausted the procedures set out in these paragraphs.

10.2 At the written request of either party, each party shall appoint one non-lawyer representative to negotiate informally and in good faith to resolve any dispute arising under this contract. The representatives appointed shall determine the location, format, frequency, and duration of the negotiations.

10.3 If the representatives cannot resolve the dispute within 30 calendar days after the first negotiation meeting, the parties agree to refer the dispute to a mutually designated legal mediator. Each party shall pay half the cost of the mediation services.

10.4 The parties agree to continue performing their duties under this contract, which are unaffected by the dispute, during the negotiation and mediation process.

Article 11: Suspension for Unavailability of Funds

11.1 Local Government acknowledges that RPC's sole source of funding for this contract are the 9-1-1 fees collected by service providers and received by the RPC. If fees sufficient to pay Local Government under this contract are not paid to RPC, or if the CSEC does not authorize RPC to use the fees to pay Local Government, RPC may suspend payment to Local Government by giving Local Government notice of the suspension. The suspension is effective 10 calendar days after Local Government's receipt of the notice. Upon suspension of payment, Local Government's obligations under this contract are also suspended until RPC resumes payment.

Article 12: Notice to Parties

12.1 Notice under this contract must be in writing and received by the party against whom it is to operate. Notice is received by a party: (1) when it is delivered to the party personally; (2) on the date shown on the return receipt if mailed by registered or certified mail, return receipt requested, to the party's address specified in paragraph 14.2 and signed on behalf of the party; or (3) three business days after its deposit in the United States Mail, with first-class postage affixed, addressed to the party's address specified in paragraph 12.2.

12.2 RPC's address is: 274 East Lamar St., Polk, TX 75951
Attention: Walter G. Diggles, Executive Director.

Local Government's address is: Polk County Courthouse, Livingston, TX 77351
Attention: John Thompson, Polk County Judge

12.3 A party may change its address by providing notice of the change in accordance with paragraph 12.1.

Article 13: Effective Date and Term of Contract

13.1 This contract takes effect when signed on behalf of RPC and Local Government, and it ends on August 31, 2003.

Article 14: Miscellaneous

14.1 Each individual signing this contract on behalf of a party warrants that he or she is legally authorized to do so and that the party is legally authorized to perform the obligations undertaken.

14.2 This contract states the entire agreement of the parties, and an amendment to it is not effective unless in writing and signed by all parties.

14.3 The following Attachments are part of this contract:

- a. Memorandum of Understanding as executed between RPC and CSEC;
- b. RPC Policy and Procedures Manual (if available);
- c. Ownership Agreement;

- d. Transfer of Ownership Agreement;
- e. CSEC approved strategic plan for Local Government Addressing/Address Database Maintenance;
- f. Addressing database maintenance Plan;
- g. Addressing database maintenance Scope of Work
- h. Address database maintenance Budget
- i. Addressing Project Performance Measures;
- j. Contract or Interlocal Agreement for Address Database Maintenance services (if applicable);
- k. CSEC Legislation, Rules, Policies and Procedures.

The following documents are provided, hereafter, as part of this executed contract. Changes may not be made to the contract, or amendments to the contract, without written notice and modification of the original contract.

14.4 This contract is binding on and to the benefit of the parties' successors in interest.

14.5 This contract is executed in duplicate originals.

SIGNATURES APPROVING INTERLOCAL AGREEMENTS

Local Government and/or PSAP

BY:

John Thompson

Polk County Judge

DATE

Deep East Texas Council of Governments

BY:

Walter G. Diggles

Executive Director

DATE

Attachment A
Memorandum of Understanding

Attached is the Memorandum of Understanding as executed between the RPC and the CSEC. Interlocal agreements between the RPCs and participating Local Governments, for the planning development, operation, and provision of 9-1-1 service, the use of 9-1-1 funds shall be governed by this document.

See attached.

Attachment B

RPC Policy and Procedures Manual

See attached for the policies and procedures, as established by the RPC, which shall govern the provisioning of 9-1-1 services within the regional council's jurisdictions.

**Attachment C
Ownership Agreement**

As stipulated in Article 3: *Program Deliverables – 9-1-1 & Addressing Equipment & Data*, the RPC shall establish ownership of all property and equipment purchased with 9-1-1 funds, and located within the Local Government's jurisdiction.

The Deep East Texas Council of Governments (regional council), hereby establishes that all of the addressing database maintenance equipment possessed by Polk County, to be the property of Polk County (County or RPC), herein after referred to as "Owner". Owner agrees to the all stipulations of this contract, including the safeguarding of all PSAP equipment through security measures, inventory identification, and fiscal controls. Owner agrees to provide adequate insurance policies on the equipment to provide for the replacement of the equipment in cases of loss.

Following is an itemized listing of equipment hereby defined as the property of Owner.

Attach equipment inventory list.

**Attachment D
Transfer of Ownership Form**

As stipulated in Article 3: *Program Deliverables – 9-1-1 & Addressing Equipment & Data*, the RPC shall document all transfers of ownership of equipment between RPC and Local Government.

Indicate the appropriate classification:
Transfer _____ Disposition _____ Lost _____
Please provide the following information in as much detail as possible.
Inventory Number Current Assignee:
Property Description Location:
Serial Number Signature:
Acquisition Date Date:
Acquisition Cost New Assignee:
Vendor Location:
Invoice Number Signature:
Purchase Order Number Date:
Condition of Property Continued:

Action Recommended by: _____
Title: _____
Date: _____
Comments: _____
Approved: ____ Yes ____ No
Proceeds, if any: _____
Approved by: _____
Title: _____
Comptroller
Date: _____
Disposed or Lost Property shall require approval by the agency head.
Reviewed by: _____
Executive Director (or other appropriate title of agency head)

Attachment E
CSEC Approved Strategic Plan
For Local Governmental Addressing/Address Database Maintenance

Attached are the CSEC-approved Strategic Plan Cost Summary sheets for Polk County.

It is important to be aware of the following information when utilizing this data:

1. Amounts in the "Proposed" column are the currently approved budgetary amounts for each component.
2. Line items and associated budgets included in the Strategic Plan are approved activities. Implementation of these approved activities is governed by availability of service fees and equalization surcharge allocations. Implementation priorities are set, by CSEC rule, as follows: Level I – highest priority; Level II – high priority; and Level III – least priority.

Attachment F
Addressing Database Maintenance Plan

Any Local Government providing addressing and/or addressing maintenance services to the RPC, under authorization and funding by CSEC, shall abide by all conditions as stated in Article 5: Addressing & Addressing Maintenance of this contract. Further, Local Government agrees to provide the services, as described in the attached Scope of Work & Budget, and as approved by CSEC strategic plan.
See attached

ATTACHMENT G
ADDRESSING DATABASE MAINTENANCE SCOPE OF WORK
(FY 2002-2003)
OVERVIEW OF ADDRESSING MAINTENANCE PROJECT.
ATTACHMENT G

ADDRESSING MAINTENANCE SCOPE OF WORK

Scope of Work

Deliverables related to addressing maintenance personnel functions.

1. Maintain and update maps of all county, public, and private roads.
2. Ensure that all new roads and name changes are named according to addressing standards.
3. Assign addresses for all new residences/businesses and update current database.
4. Update the MSAG for any changes or additions.
5. Communicate with emergency service personnel regarding road name changes and address assignments, and provide them with updated maps, cross reference listings, etc.
6. Coordinate the address notification and conversion process with the postal service, utility providers and COG.
7. Continue to coordinate efforts with the postal service to study the rural routes, and jointly communicate with the residents regarding their new addresses.
8. Ensure that all data is transmitted on a timely basis to the COG to update the County's database.
9. Maintain the addressing notification database and ensure that all records are maintained in a systematic and uniform manner.
10. Work with telephone companies to ensure that all addressing data is compatible with their records so that the correct addressing information will be displayed at the PSAP.
11. Work with developers and the Commissioners Court in the naming and signing of new subdivisions.

ATTACHMENT H
Addressing Maintenance Budget

\$23,900- see attached budget for details

Attachment I
Addressing database maintenance
Project Performance Measures

RPC personnel will conduct monthly site visits to evaluate condition of equipment, efficiency of addressing personnel and operations, conduct project risk assessment, and compliance with Article 5: *Addressing & Addressing Maintenance*.

Reports

In addition, Local Government will provide RPC with quarterly performance reports. These reports will include the status on the following activities addressing or addressing maintenance activities:

Addressing Activities:

- Name/number all roads
- Develop MSAG
- Verify MSAG
- Distribution of Maps to Emergency Service Providers
- Assign Addresses
- Verify Addresses
- Notification of Addresses to Telcos
- Notification of Addresses to Residents
- Notification of Addresses to USPS
- Installation of Street Signs
- Public Education
- Problem Resolution
- Overall percentage complete

Maintenance Activities to be Reported:

- Total rural route addresses submitted to USPS
- Total route conversions to-date
- Total count of rural routes in County

**Attachment J
Subcontract**

Insert copy of Contract or Interlocal Agreement for provision of Addressing Database Maintenance Services (if applicable)

Attachment K

CSEC Legislation, Rules, Policies and Procedures

See attached documents, as established by the CSEC, which shall govern the funding and provisioning of 9-1-1 services within the regional planning commissions.

Rule 251.9
GUIDELINES FOR ADDRESSING MAINTENANCE FUNDS

The Advisory Commission on State Emergency Communications (Commission) has adopted a policy regarding rural addressing maintenance and the use of state funds. These guidelines address the use and distribution of 9-1-1 Funds and other related funds. The maintenance of street addresses is essential to E9-1-1 systems utilizing the Automatic Location Identification (ALI) feature, which displays the locations of 9-1-1 callers.

- (1) Definitions. The following words and terms, when used in this section, shall have the following meanings, unless the context clearly indicates otherwise.
- (A) 9-1-1 Database Record - A physical record, which includes the telephone subscriber information to include the caller's telephone number, related locational information, and class of service, and also conforms to NENA adopted database standards.
 - (B) 9-1-1 Funds - Funds assessed and disbursed in accordance with Chapter 771 of the Texas Health and Safety Code.
 - (C) Addressing Completion - A county addressing project, based upon the inventory, has corrected address errors, assigned street address, provided all new or changed addresses to telephone companies, and established a maintenance method.
 - (D) Capital Replacement Cost - The non-recurring cost of replacing equipment purchased with 9-1-1 funds amortized over a selected period of time.
 - (E) Digital Map - A computer generated and stored data set based on a coordinate system, which includes geographical and attribute information pertaining to a defined location. A digital map includes street name and locational information; data sets related emergency service provider boundaries, as well as other associated data.
 - (F) Emergency Communications District - A public agency or group of public agencies acting jointly that provided 9-1-1 service before September 1, 1987, or that had voted or contracted before that date to provide that service; or a district created under Texas Health and Safety Code, Chapter 772, Subchapter B, C, D, or E.

- (G) Graphical Display of Location Information - The ability to display a map on a telecommunicator's terminal in response to a 9-1-1 call or inquiry that relates to the caller's location. Features may include the display of an address or geographic based coordinate locations and the ability to zoom, pan, and show other related geographical information or features.
 - (H) Geographic Information System (GIS) - A system necessary to map emergency service number (ESN) boundaries and reflect annexations and other feature changes; to list emergency service provider translations for ESNs; to provide and maintain master street address guide (MSAG) format; to validate and resolve database discrepancies; to project new addresses and block ranges as an initial assignment or correction; for ongoing issuance of new addresses; and for locator maps for emergency services providers.
 - (I) Regional Planning Council (RPC) - A commission established under Local Government Code, Chapter 391, also referred to as a regional council of governments (COG).
 - (J) Strategic Plan - As part of a regional plan, a document identifying 9-1-1 equipment and related activity, by strategic plan component, required to support planned levels of 9-1-1 service within a defined area of the state. The strategic plan shall cover a two year planning period and specifically projects 9-1-1 costs and revenues associated with the above including equalization surcharge requirements.
 - (i) Strategic Plan Component - Within a 9-1-1 implementation priority level, a category of 9-1-1 activity and/or equipment generally associated with 9-1-1 implementation cost.
 - (ii) Strategic Plan Level - A Commission established statewide implementation priority generally associated with a level of 9-1-1 service - e.g., Automatic Number Identification (ANI).
 - (K) Unaddressed County - A county in Texas which has not completely assigned new addresses and provided all new or changed addresses to telephone companies under a county addressing process.
- (2) Policy and Procedures. As authorized by Chapter 771 of the Texas Health and Safety Code, the Commission may impose 9-1-1 emergency service fees and equalization surcharges to support the planning, development, and provision of 9-1-1 service throughout the state of Texas. The implementation of such service involves the procurement, installation, and operation of equipment designed to either support or facilitate the delivery of an emergency call to an appropriate emergency response agency. In addition, the Commission has funded addressing projects throughout the state to allow for the implementation of

Automatic Location Identification (ALI) level of service. In the funding of such projects, it has been the policy of the Commission to fund geographic information systems and the development of digital maps to support such activities. The Commission recognizes that the maintenance of addressing systems is essential to the proper operation of an E9-1-1 system and the delivery of a caller's location. If not properly maintained, the maps and records associated with an addressing system will soon become unreliable and problematic.

- (A) A regional planning council or emergency communication district applying on behalf of a county which is operating 9-1-1 service and has completed a county addressing project is considered eligible.
 - (B) Interlocal agreements shall be executed between the regional planning council and the county. The agreement shall identify the responsibilities of all parties and provide for the reporting of performance measures.
 - (C) An addressing maintenance plan shall be submitted by the regional planning council in conjunction with the approved strategic plan. The maintenance plan shall provide an overview of all projected activities, identify all parties involved and their associated responsibilities.
 - (D) Budgets shall be developed by the local governments each fiscal year, identifying all projected addressing maintenance expenditures. These budgets will be reviewed during the strategic plan review process. Activities performed by the regional planning council shall be identified within its administrative budget.
 - (E) Addressing maintenance funds will be allocated based on need as justified by the local government and approved by the Commission. If equalization surcharge funds are required for addressing maintenance, they shall be allocated first to eligible recipients requiring such funds for administrative budgetary purposes, followed by Level I, II and III activities, in that order.
 - (F) Budgeted costs associated with Addressing Maintenance shall be monitored by the Commission staff for consistency with approved strategic plans.
- (3) Requesting Addressing Maintenance Funds. A strategic plan amendment from a regional planning council or a request from an emergency communication district is required as a means of requesting funds under this program.
- (A) A strategic plan amendment from a regional planning council or a request from an emergency communication district must contain the following:

- (i) A fully executed interlocal agreement between the regional planning council and the county;
 - (ii) An addressing maintenance plan identifying all activities and responsible parties involved; and
 - (iii) An approved budget outlining addressing maintenance components and projected expenditures.
 - (B) Funds requested by a regional planning council or an emergency communication district shall be reflected as an expenditure on the Commission Financial Status Report.
- (4) Budget Components. A regional planning council or an emergency communication district must submit an addressing maintenance budget to the Commission for approval. Addressing maintenance budgets may include the following cost components:
 - (A) Personnel. Unless otherwise justified, 0.5 FTE will be the maximum allowable for each county. For each staff position, the following must be provided:
 - (i) Position title;
 - (ii) Duties related to addressing maintenance;
 - (iii) Total salary for the budget period;
 - (iv) Chargeable salary (total salary less release time);
 - (v) Percentage of time to be charged to addressing maintenance; and
 - (vi) Total salary chargeable to addressing maintenance.
 - (B) Travel. Total local travel estimated for the budget period multiplied by the current reimbursement rate for use of personally owned vehicles as defined by the State of Texas. List the cost rate for county owned vehicles.
 - (C) Supplies. Total costs associated with consumable office supplies to be purchased during the budget period. Also, total costs associated with the reproduction of maps for use by local emergency service agencies may be reflected as part of this item.
 - (D) Rent. Total square feet of space devoted to addressing maintenance times the rental rate to be charged during the budget period.

- (E) **Maintenance and Repairs.** Total maintenance costs for addressing maintenance equipment during the budget period. Computers, printers, plotters, distance measuring devices (DMD), global positioning satellite (GPS) equipment and sign-making machines may be included.
 - (F) **Communications.** Total costs for communications including telephone, fax, courier, etc., during the budget period.
 - (G) **Postage and Mailing.** Total costs for postage and mailing services expected during the budget period.
 - (H) **Utilities.** Total costs for utilities such as electricity, gas, water, etc., expected during the budget period.
 - (I) **Training.** Total costs for training associated with addressing maintenance functions expected during the budget period.
 - (J) **Other.** Total costs for other items not identified in items 1 through 9.
 - (K) **Street Sign Replacement.** Cost share of the replacement of existing street signs located in the unincorporated areas of the county. This item shall not include the purchase of new signs in the county subsequent to the completion of rural addressing.
- (5) **Capital Replacement.** Costs for the replacement of equipment purchased with 9-1-1 funds shall be reflected within the regional planning council strategic plan Capital Recovery (Addressing) component. Computers, printers, plotters, distance measuring devices (DMD), global positioning satellite (GPS) equipment and sign-making machines may be included. A capital replacement schedule will be submitted to the Commission by the regional planning council.