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	40	(Chapter No. 195, Private Acts, 1975 An Act authorizing Governing Body of Hamilton County to provide funds for Moccasin Bend Mental Health	5, 5 42
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Surplus for 200 Blankets @ 7.95 ea			NAMES TO A PART OF THE PART OF
& 200 Mattress Covers @ 4.95 ea,			
total\$2580. & accept. bid of Chat	ta	NAME OF THE PROPERTY OF THE SECOND STATE OF TH	Semantistan op 1884 to 1
Mattress Co for 200 Mattresses @	P North Labelshitzmick ex		NEW THEORY CONTRACTOR
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BEER BOARD MEMBER APPOINTED:		mentalista ka tamanman nena ini menangga mengga pangga maga mengga pengganan panan pangga pinangga ni ngga sangga ni ngga pangga ngga pangga ni ngga pangga ngga pangga ni ngga pangga ni ngga pangga ni ngga pangga ni ngga pangga ngga pangga ngga pangga ngga	
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Brainerd Rd to serve a three (3)		en desperador de la composição de la compo	
year term on Ham County Beer Board	420	enter anno enterestante enter enter esta en el periodo de la compansión de la compansión de la compansión de l	The description
3EER BOARD MEMBER REPLACEDAbove		,	
replaced Jim Penley who was named in			or annumental for monor of the
Res 975-11 & was unable to serve	420		parameter space of the same
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7±30,332.30.	-	Res 1175-24 Res to officially name	
Nov. 5, 1975		Northwest Ham Co Facility, know pre	- Le !!
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under for purpose of increasing Com-	1		THE RESERVE OF THE PARTY OF THE
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Communication System effectiveness in Ham Co.	for processing and a second of	COM ON THE COMPANY	
CRIME CONTROL ACT OF 1973:	732	to the second of	
Res 1275-6 A Resolution to authorize		merana narahasa na misuku kurusu masana sasa sa	
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Codosco Co for planting	TO ENTER MANAGEMENT A	enter of Property and Control of the	sense non a la l
Codesco Co for plastic crowns & Misc Dental Supplies at \$2453.57 &			ŀ
Kelley X-ray Co for X-ray Film at \$: 4returnes a reto	entranderen en e	are rearrants and a second
- in the 2.49 specimen in the contract of the	790	NOT MALE SHAPE TO THE COMMENT OF SECURITY OF THE COMMENT OF THE CO	
(Nov. 17, 1975)			
CHATTA HOUSING AUTHORITY:		emas rana makemba sensa sessa aksama kemana kemana seuransaanak kaspira, yeranyana Mesa, sakira, kasa makemba may mengapenya	/ *MA *4 a** .
Authorizing Co Judge to sign joint Quitclaim deed, along with City of	F 6 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		
Chatta to jointly owned Lot in East		The state of the s	
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"CLOSURE AND ABANDONMENT"
Oct. 15, 1975
CLOSURE OF ALLEY:
Res 1075-18 Closure of alley located E of Main St & S of Lee Hwy. 530
Nov. 5, 1975 CLOSURE OF ALLEY:
1175-3, Closure of Alley located
between Church St & Ann St, High
St & Cherry St, Ooltewah 588
CLOSURE OF STREETS:
1175-4 Closure of Streets located
between Anderson Pike, Kell Rd &
Harvey Rd. 594

"D" August 6, 1975 DARBY, DENZIL L & DOROTHY: Res 875-8 Authority to accept offer of Denzil & Dorothy L Darby to purchase tract of land Lot E32 of 1 & 2 Blk 67, East End Land Co in amt of \$100. 96 DAVIS, JACK & RUTH DAVIS: Res 875-9 Authority to accept offer of Jack Davis & wife to purchase Lot N 30 of E 2 of 19, Flegals Sub in amt of \$50 DENTAL SUPPLIES (HEALTH DEPT.): Res 875-22 Acceping bid of Unitek Co & Codesco/Keener Dental Co for dental supplies for Health Dept. totaling \$3585.70 DICTATION SYSTEM (ATTORNEY GENERAL): Res 875-23 Accepting bid of Lanier Co for dictation system for Atty Gen's Office at price of \$4855, less 1455., total \$3,400.

DAVIS MILL ESTATES -STREET CLOSURE: 135 Res 875-1 Closure of stree located in Davis Mill Estates Sub W of Davis Mill Rd. 64 Sept. 3, 1975 DAVIS, W. D.: Res 975-6 Rezoning from Agr Dist to Local Bus Dist tract of land located at NW corner of Mahan Gap Rd & Ooltewah-Georgetown Rd. EPT. OF HOUSING & URBAN DEVELOPEMENT: Res 975-9 authorizing Co Judge to execute, attest & submit on behalf of Ham Co application to Dept. of Housing & Urban Development...re: Solid Waste disposal 17, 1975 Sept. DATA SUPPLIES, INC: Res 975-18 Accepting bids of Data Supplies & Murray Printing & Office Supplies for Bar Stock Paper & Key 326 Punch Cards. DIXIE ARMY SURPLUS:
Res 975-21 Accepting bid of Dixie Army Surplus for 200 Blankets @ \$7.95 ea; 200 Mattress Covers @ \$4.95 EA, total \$2580. & accepting bid of Chatta Mattess Co for 200 Mattresses @ \$15.95 Ea, total \$3190. 354 Oct. 1, 1975 356 BIDS DUFF BROS: Res 1075-13 Accept. bid of Duff Bros. for 30 Btls of Flagyl tablets 478 Oct. 15, 1975 DENWOOD WAY: Res 1075-26 To grant variance in Sub. reg. to allow 17% grade on Royal Shadows Dr & 18% grade on Denwood Way in Mtn Shadows Sub. Nov. 5, 1975

DATA PROCESSING:

for \$30,000.

Res 1175-7: Accepting bid of Telex Computer Products for One Tape Drive Controller & Two Magnetic Tape Drives

610 ·

Nov. 5, 1975

DE LONG, DANIEL L & TERESA DELONG:

Res 1175-11 Authority to accept offer of Daniel L & Teresa De Long to purchase a 105 x 200 Lot in City of Red Bank known as Lot 11 Midvale Part. as recorded in Pl Bk 13, P 23 ROHC

Reeves #1960A-10-9, State Tax # 126K-B-32 in amt of \$1500.

Dec. 17, 1975

DENTAL SUPPLIES:

Res 1275-9 Accepting bids of Unitek Cofor crowns at price of \$270.10, Codesco

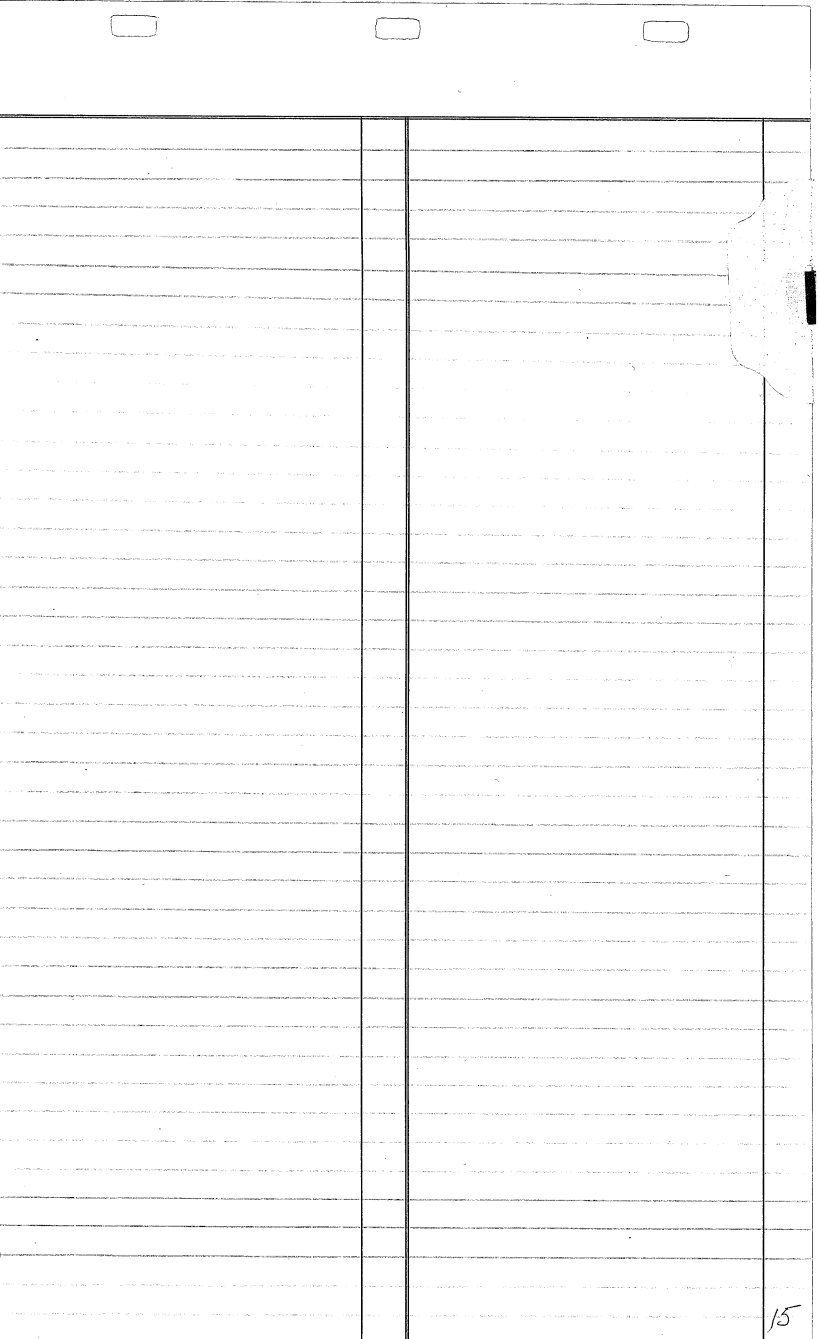
Co for plastic crowns & misc. Dental Supplies at price of \$2453.57, & Kelley X-ra

Film at price of \$245.

Dec. 3, 1975

DRIVER'S LICENSE POSTED IN LIEU OF BOND:
Res. 1275-4 A Resolution relating to allowance of options permitted a person charged with violating a state statute regulating traffic....
"this is a regulation which enables Sessions Courts here in Ham. Co. to require alternative of either posting bond or filing of driver's license for many traffic iolations"..... 720

"DISTRICT ROADS"		"DISTRICT ROADS"	ļ
July 9, 1975 DISTRICT ROADS: (Res 775-3)			
Fairington Circle Fieldstone Drive			
Fieldstone Drive Woodfield Lane			
Woodpines Lane		·]
Woodpines Lane Carterwood Lane Res 775-4: Cove Ridge Drive			
Cove Ridge Drive			1-180 TANKET STANSON 15
Ridge Bay Drive Res 775-5:	12		TO BEALLINE OF THE PERSON .
Rock Bluff Road	13		
Nov. 19, 1975			
DISTRICT ROADS: Point South Lane	668	Commission of the Commission o	eres needed now a line of
Warwickshire Dr	670	79/0/1008). ABBOOK ENTERMANDE METALET MENTE BERKEL ET BERKEL ET BERKEL DAN DE MAN DE MAN DE MAN DE L'ANDERS DE L'ANDRE DE	APPLICATION OF THE STREET
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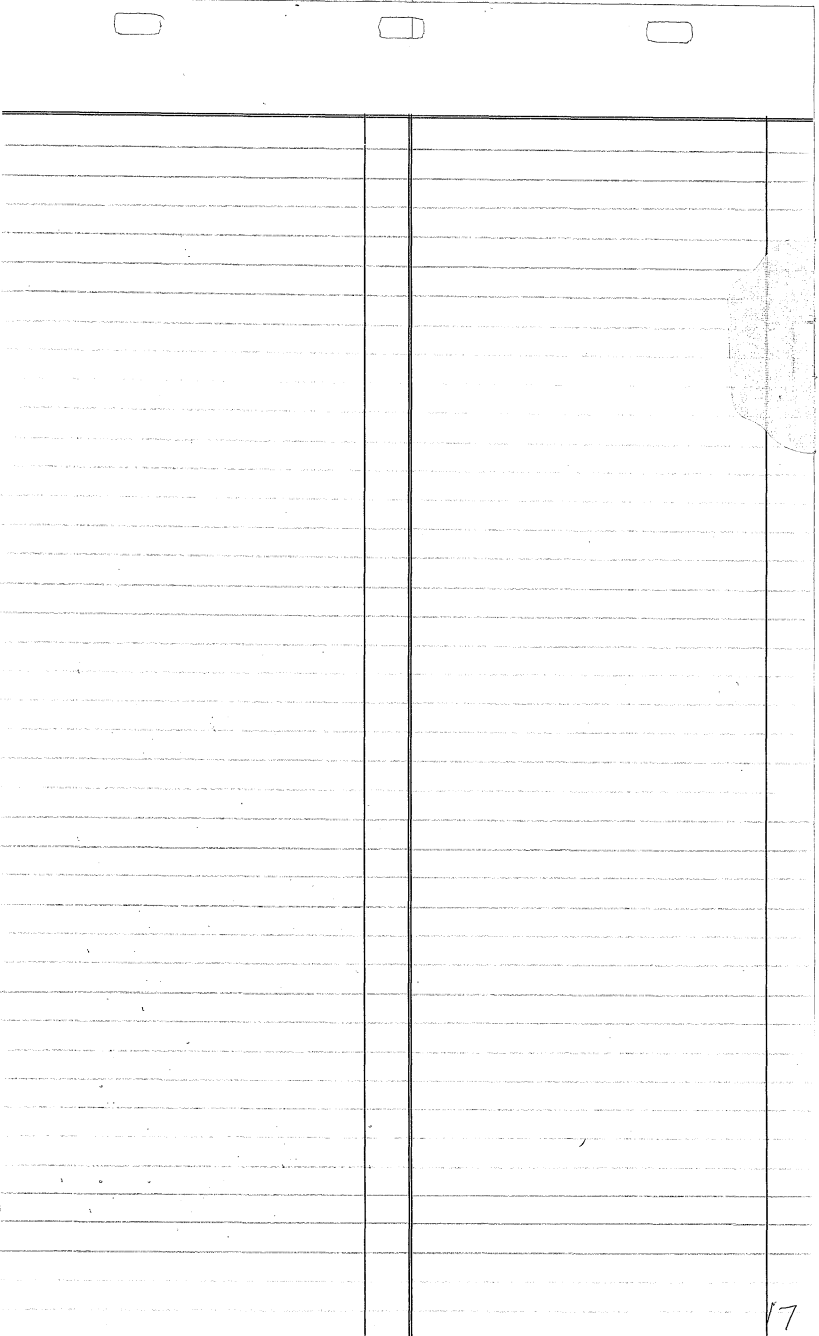


Oct. 1, 1975 ENGEL STADIUM: Motion to request the Planning Com. make study of future of Engel Stadium & report back to Council. 482 Oct. 15, 1975 EDUCATIONAL QUALITY - COMMITTEE: Res 1075-24, A Resolution to establish the County Council select Committee on Educational Quality for the purposes & objectives set forth herein. Nov. 5, 1975 EDWARDS, ORLIN: Res 1175-5 Rezoning from Agr Dist to R-1 Res Dist tract of land located S of Bill Reed Rd & W of Pine Ridge Rd, being extension of Yorktown Woods 598 Sub. Nov. 19, 1975 ELIZ CREST ROAD: Res 1175-20 To declare Eliz Crest :672 + Rd a Dist Rd ENGEL STADIUM: Letter of Intent to Woodrow J Reid 710 re: leasing of Engel Stadium EAST SIDE PARK PROPERTY: Authorizing Co Judge to sign join Quitclaim Deed, along with City of Chatta to jointly owned lot in East Side Park previously acquired by Co & City for nonpayment of taxes, in

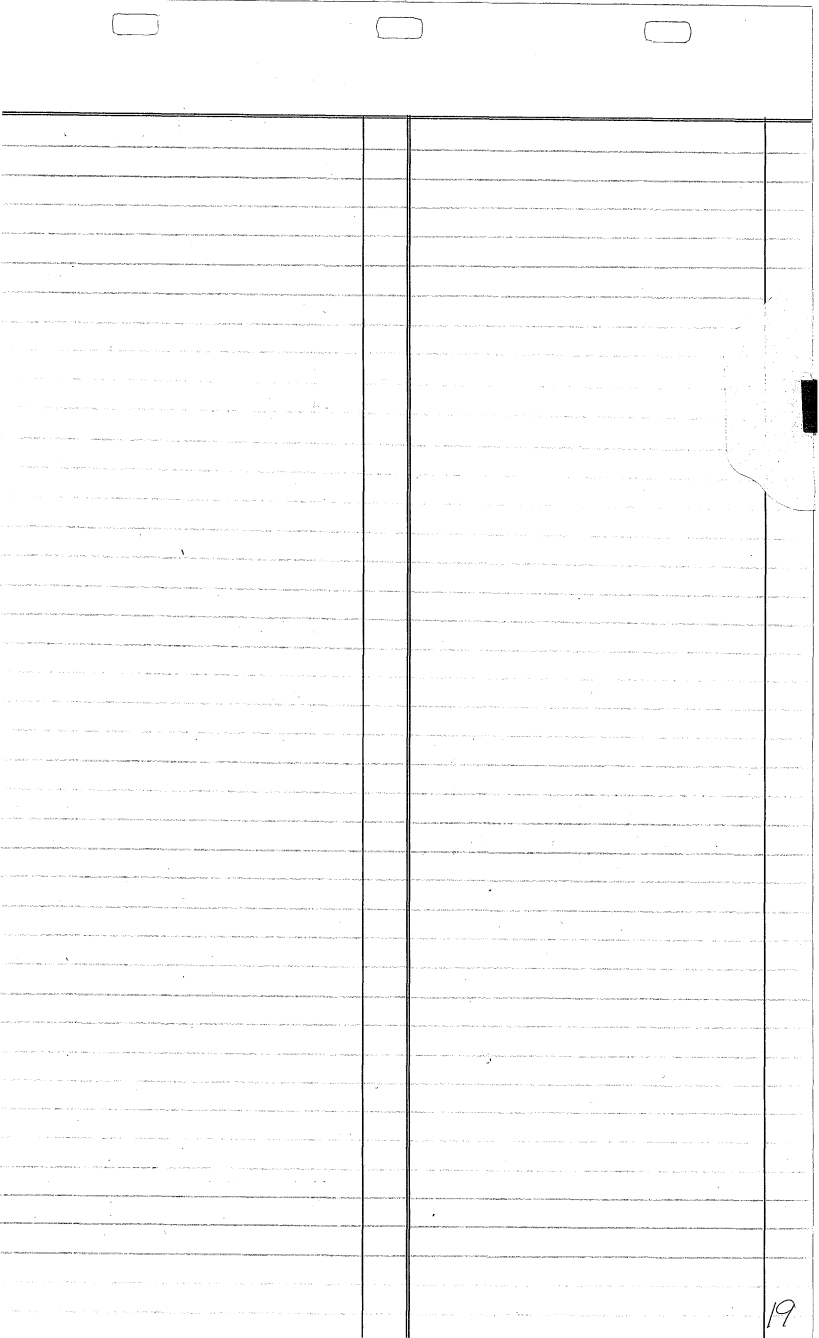
favor of Chatta Housing Authority upon payment of all back taxes dues

708

in total amt of \$438.70.



July 9, 1975	
FRIDDELL, WM C & WIFE MILDRED:	
Res 775-7 Authority to purchase a	<u> </u>
13,688.25 (.31 acre) tract of land	
from Wm C Friddell & wife, Mildred	
for part of Right-of-way from Hwy	58
to Hamilton Harrison Vocational	3
& Technical School for sum of \$685	• T2
FAIRINGTON CIRCLE: Res 775-3 To declare Fairington Ci	r
a Dist. Road	11
FIELDSTONE DRIVE:	
Res 775-3 To declare Fieldstone Dr	
a District Road.	` 11 <i>"</i>
July 16, 1975	
FAIRMOUNT ROAD, WEST -SIGNAL MTN:	•
Res 775-16 Changing name of Kuntz	
Rd on Signal Mtn to W Fairmount Rd	41
August 6, 1975	
FRIDDELL, DANIEL & IDA RUTH:	. [
Res 875-6 Authority to purchase	
5,300 square feet (.12 acre) tract	t ¦
of land from Daniel & Ida Ruth France ddell for part of right-of-way from Mahan Gap Rd to Hamilton Harrison	ie .
ddell for part of right-of-way from	om :
Mahan Gap Rd to Hamilton Harrison	.,
Vocational & Technical School for	
reagans, horace w. & fannie:	94 ,
Res 875-9 Authority to accept offe	.,
to purchase Lot N 30 of E ½ of 19	,
Flegals Sub, in amt of \$50	97 1
Sept. 17, 1975	
FORREST CATE FORD:	2
Res 975-19 Accepting bid of Forrest	
Cate Ford for One (1) Garbage Truck	
Heil Mark IV Body with 2.0 Cubic	
Yards Hopper @ \$24,450.	332
FAILING, DR. FRANK W.:	332
Res 975-26 A Resolution to appoint	
Dr. Frank W Failing, Acting Director	r "
of Chatta Ham Co Health Dept. FEDERAL HIGHWAY SAFETY ACT OF 1973:	376
Resolution 975-27 to authorize Co	
Judge to execute agreement & expend funds for purpose of securing Hwy	
runds for purpose of securing may	
Sign Materials pursuant to Federal	270
Hwy Safety Act of 1973. Oct. 1, 1975	378
FORREST CATE FORD: (POLICE CARS)	**
Res 1075-7 Accept bid of Forrest	ļ.
Cate Ford for Eight (8) 1976 POLICE)E
Cars at \$4215. ea. Bid total	462 "
\$33,720. Nov. 5, 1975	4 02
	••
FORREST CATE FORD:	
Res 1175-6 Accepting Bids of Forrest	•
Cate Ford for 2 Intermediate Size Ca	rs
totaling \$8,440.16.	602
,	**
FABRIC CARE CENTERS:	•
Res 1175-10 To authorize Ham Co to	
make reimbursement to Fabric Care	
Centers, 1945 Dayton Blvd, Chatta, Tn	v.
for \$712.18 on Payment of Gross Re-	
ceipts Tax.	648
Dec 17, 1975	
	880 ;



GRAY ROAD - SIGNAL MTM: Res 775-6 Changing name of Gray Rd on Rignal Mtn to Gray Fryar Rd GLENWOOD SCHOOL: Res 775-14 To authorize County Judge to execute a Quitclaim Deed unto the City of Chatta transferring any interest which Hamilton County may have had in & to the property on which Glenwood School is located. 27 August 6, 1975 DEED 29 GIBSON, CARL: Resolution 875-7 Authority to accept offer of Carl L Gibson to purchase tract of land in City as Lot 5, A.M. Johnson Heirs Sub. of St. Elmo, in amt of \$205. GIBSON, CARL: Res 875-14 Authority to accept offer of Carl L Gibson to purchase tract of land of G W Kirklin tract in amt of \$300. GIBSON, CARL: Res 875-16 Authority to accept offer of Carl L Gibson to purchase Lot 99, Beulah Ruoff tract, in amt of \$105.00 GIBSON, CARL: Res 875-17 Authority to accept offer of Carl L Gibson to purchase Lot 99, Beulah Ruoff tract, in amt of \$105.00 GIBSON, CARL: Res 875-18 Touthority to accept offer of Carl L Gibson to purchase G W Kirklin tract in amt of \$60. GOLD CREST DRIVE: (GOLD POINT ESTATES) Res 875-18 To grant a variance in, sub regulations to allow a 24.2% & 22% grade on Gold Crest Dr in Gold Point Estates Sub. (DENIED) GRAVES, MICHAEL H.: Res 975-3 Rezoning from Agr Dist to Rural Res Dist tract of land located at 454 & 456 Albermarle Dr. GROSS-RECEIPTS TEX: Res 975-13 To authorize Ham Co to make reimbursement to Spann Amuse- ment Co. 2462A S Broad St., for \$55.85 on payment of gross receipts tax. Sept. 17, 1975 GARNAGE TRUCK: Res 975-19 Accepting bid of Forrest Cate Ford for One (1) Garbage Truck Heil Mark IV Body with 2.0 cubic yards Hopper @ \$24,450. BIDS 33ARVICH, CHARLES M., JR: Res 975-30 Resolution to appoint Charles M Garvich Jr of 6074 # Brainerd Rd to serve a three (3) yr term of Hamilton County Beer Board. Oct. 15, 1975 GEIGER, GARY N. & NANCY L.: Res 1075-22 A Resolution to direct Co Atty to initiate appropriate Legal Proceedings for purpose of enforcing Zoning Regulations of Ham CO Nov. 5, 1975 SEIGER, GARY N. & NANCY L.: Res 1175-1 Rezoning	July 9, 1975	
Res 775-6 Changing name of Gray Rd on Bignal Mtn to Gray Fryar Rd GLENWOD SCHOOL: Res 772-14 To authorize County Judge to execute a Quitclaim Deed unto the City of Chatta transferring any interest which Hamilton County, may have had in & to the property on which Glenwood School is located. 27 August 6, 1975 DEED 29 GIBSON, CARL: Resolution 875-7 Authority to accept offer of Carl L Gibson to purchase tract of land in City as Lot 5, A.M. Johnson Heirs Sub. of St. Elmo, in amt of \$205. GIBSON, CARL: Res 875-14 Authority to accept offer of Carl L Gibson to purchase tract of land of G W Kirklin tract in amt of \$300. GIBSON, CARL: Res 875-16 Authority to accept offer of Carl L Gibson to purchase tract of land of G W Kirklin tract in amt of \$300. GIBSON, CARL: Res 875-16 Authority to accept offer of Carl L Gibson to purchase Lot 99, Beulah Ruoff tract, in amt of \$105.00 GIBSON, CARL: Res 875-17 Authority to accept offer of Carl L Gibson to purchase G W Kirklin tract in amt of \$60. 105 GOLD CREST DRIVE: (GOLD POINT ESTATES) Res 875-18 To grant a variance in sub regulations to allow a 24.2% & 22% grade on Gold Crest Dr in Gold Point Estates Sub. (DENIED) Sept. 3, 1975 GRAVES, MICHAEL H.: Res 975-3 Resconing from Agr Dist to Rural Res Dist tract of land located at 454 & 456 Albermarle Dr. GROSS.RECEIPTS TEX: Res 975-13 To authorize Ham Co to make reimbursement to Oscar's Sandwich Shop for \$73.27 on payment of Gross Receipts Tax. GROSS RECEIPTS TEX: Res 975-19 Accepting bid of Forrest Cate Ford for One (1) Garbage Truck Heil Mark IV Body with 2.0 cubic yards Hopper @ \$24.450. BIDS 335 GRIGHER GARY: Res 975-30 Resolution to appoint Charles M Garvich Jr of 6074 B Brainerd Rd to serve a three (3) yr term of Hamilton County Beer Board. Oct. 15, 1975 GEIGER, GARY: Res 1075-22 A Resolution to direct Co Atty to initiate appropriate Legal Proceedings for purpose of enforcing Zoning Regulations of Ham Co Nov. 5, 1975 SEIGER, GARY: Res 1075-2 A Resolution to direct Co Atty to initiate appropriate Legal Proceedings f	GRAY ROAD - SIGNAL MTN:	:
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GEORGIA-PACIFIC CORP: Res 1175-9 Accepting Bid of Georgia Pacific Corp for Bridge Timber for \$190. per Thousand Board Feet. 642 GROSS RECEIPTS TAX-FABRIC CARE CENTERS: Res 1175-10 To authorize Ham Co to make reimbursement to Fabric Care Centers for \$712.18 on payment of Gross Receipts Tax. 647 Nov. 19, 1975

GOLD CREST DRIVE -GOLD POINT ESTATES

VARIANCE GRANTED:

Res 1175-17 To grant variance in Sub division regulations to allow a 19% Grade on Gold Crest Dr in Gold Point Estates Sub. GLIDDEN PAINT CO: Res 1175-22 Accepting bids of Glidden Paint & Decorating for Exterior Latex Paint (red brick \$4.53 gal.white & green 4.90; semi-gloss enamel for 5.35 gal & porch & deck enamel 5.26 gal; gray 5.20 gal. to be stored in Stockrm Dec. 17, 1975 G. T. DISTRIBUTORS: Accepting bids of G. T. Dist. for Star-Tron Model MK-303A @ \$6,068.40 & Audio Intelligence Devices for one AP-1000 Audio Processing Unit, One Automatic

Telephone Record Actuator & Two TX=755 Wall Outlet Transmitter @ total price of

\$1435.50.

Nov. 5, 1975



July 9, 1975	Sept. 17, 1975
HAMILTON HARRISON VOCATIONAL TECHNI-	HIGHWAY SIGN MATERIALS:
CAL SCHOOL:	Res 975-27 A Resolution to authorize
Res 775-7 Authority to purchase a	County Judge to execute Agreement
13,688.25 (.31 acre) tract of land from Wm C Friddell & wife, Mildred	& to expend funds for purpose of se- curing Highway Sign Materials pur-
for a part of Right-of-way from	suant to Federal Hwy Safety Act of
Hwy 58 to Ham Harrison Voc Tech	1973. Oct. 1, 1975 378
School for sum of \$685.	HEALTH DEPT -FEES FOR SERVICES CHANGE:
HEALTH DEPT - (RETIREMENT SYSTEM): Res 775-11 A Resolution to appro-	Res 1075-1 A Resolution to adopt a
priate from the funds of Chatta.Ham	<pre>. schedule of fees for service rendered by Chatta Ham Co Health Dept & provide</pre>
Co Health Dept such amts as may be	for change thereafter 427
required to pay for the services of	HEALTH DEPT:
an actuary in determing cost to said Health Dept, with respect to em-	Res 1075-3 A Résolution to authorize
ployees of said Dept participating	County Judge to execute Resolution & to authorize Co Judge to pay amts
in Tenn. Consolidated Retirment	as required for the completion of
System. 21	. Actuarial Study at Chatta-Ham Co
HICKS, CURTIS J: (DENIED) Res 775-1 Rezoning from Rural Res	Health Dept in order to ascertain
Dist to Local Bus Dist tract of	costs of participation in Tenn Conso-
land located at 6410 Hixson Pk,	lidated Retirement System by employees at Health Dept. 442
being on E line of Hixson Pk No	HOLDER, BYRON D.: Res 1075-9 Authority to refund sum
of Big Ridge Rd. 3	Res 1075-9 Authority to refund sum
July 16, 1975	of \$251.51 to Byron D Holder, 4875 Lone Hill Rd, Chatta, Tn representing
HICKS, CURTIS J. (DENIED)	taxes paid for property conveyed to
(Res 775-1 was heard IN ERROR at	said grantees in which county had no
July 9th meeting Was heard 7-16-75	interest & could not convey title. 474
date advertised in newspapers.) 36	HOLDER, BYRON D.
Res 775-1 Rezoning from Rural Res	Res 1075-10 Authority to refund sum of \$950. to Byron D Holder 4875 Lone
Dist to Local Bus Dist tract of land	Hill Rd, Chatta., In representing
located at 6410 Hixson Pk, on E	taxes paid for property conveyed
line of Hixson Pike No of Big Ridge	to said grantees in which county had no interest and could not convey
Rd. (DENIED) 36	title. 475
HEALTH DEPT - (PHARMACEUTICAL SUPPLY): Res 775-18 A Resolution to declare.	HOLDER, BYRON D.:
an emergency & to waive normal pur-	Authority to refund sum of \$162.30
chasing procedures for purpose of ,	to Byron D. Holder, 4875 Lone Hill Rd Chatta, Tn 37416 representing taxes
restoring safe pharmaceutical supply	naid for property conveyed to said
levels to Chatta Ham Co Health Dept 43 August 6, 1975	grantees in which County had no in-
HAMIC, JULIAN W & THELMA:	terest & could not convey training
Res 875-9 Authority to accept	HOLDER, BYRON D: Res 1075-12: Authority to refund sum
offer of Julian W & Thelma to pur-	of \$600. to Byron D Holder, 48/5 Lone
chase Lot N 30 of E 2 of 19, Fle- gals Sub. in amt of \$50.	Hill Rd, Chatta., In representing
HOLLOWAY, WM H & ANNIE:	taxes paid for property conveyed
	to said grantees in which County had no interest & could not convey
Res 875-15 Authority to accept of- fer of Wm H & Annie Holloway to	title.
purchase Lot N 1 of 14, So 33 of	HEALTH DEPT:
15, Blk K, Frazier & Colville's Add to Hill City, in amt of \$250. 103	D JOHN DO DOWN LIFE OF Obstant
	Surgical & Duff Bros for drainage
HIGHWAY TRUCKS: -HEAVY EQUIPMENT & DUMP	sets, add-a-cath trays & Flagyl
Res 875-20 Accepting bids of Power	478
Equipment, Lee-Smith, Stowers Mach	HCEA STATEMENT 484
totaling \$108,975. 111 HEALTH DEPT. (DENTAL SUPPLIES:)	Oct 15, 1975
Res 875-22 Accepting bid of Unitek	HUMAN RESOURCES CENTER:
Co & Codesco/Keener Dental Co for	Res 1075-23 A Resolution to authorize Co Judge to enter into, execute & pay
dental supplies for Health Dept	certain sums under agreement for pro-
totaling \$3585.70.	vision of Architectural Services toward
Sept. 17, 1975 HUNTER OIL CO.:	constructing New Health Services Com-
Accepting bid of Hunter Oil Co	ponent for Human Resources Center In
for 600 gals of Anti-Freeze @2.90	Soddy=Daisy 540
gal for 55-gal Drum total \$1740 &	Nov 5, 1975
- too jugical in gain prantice jugo	HARRISON-CHRYSLER-PLYMOUTH:
total \$2100. 358 HEALTH DEPTACTING DIRECTOR:	Res 1175-6 Accepting bid of Harrison
Res 975-26 A Resolution to appoint	Chrysler-Plymouth for Two 2 Compact Size cars totaling \$7,526.26.
Dr Frank W Failing Acting Director	77,320.20
of Chatta Ham Co Health Dept . 376	

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Res 1175-8 Accepting Bid of Harts Automotive Parts Co for Misc Auto		The state of the s	MUE
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Center at Total price of \$3831.89. HIGHWAY DEPT (BRIDGE TIMBER):	622	NOTIFICATION OF A MANAGEMENT O	199012
Res 1175-9 Accepting bid of Georgia-	THE LECTION AND ADMINISTRATION OF THE LEGISLANDS AND ADMINISTRATION OF THE LEGISLAND AND ADMINISTRATION OF THE LEGISLAND AND ADMINISTRATION OF THE LEGISLAND ADMINISTRATION OF THE LEGISLAND ADMINISTRATION OF THE LEGISLAND AND ADMINISTRATION OF THE LEGISLAND AND ADMINISTR		These
Pacific Corp for Bridge Timber for \$190. per thousand Board Feet.	-642-		4harm
HEALTH DEPT (DIRECTOR WOOLEY): Res 1175-13, A Res to appoint Dr.	Authorisper (C. 1721)		anda 1
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HEAPS, BARRY, MOSES RD:	1,111,40		
Barry Heaps of Moses Rd appeared before Council re: County had torn		en de la companya de	
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Nov. 19, 1975		<u> </u>	
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Facility, known previously as the		to the transfer of the control of th	
"Human Resources Center", the Ham- ilton County Comprehensive Services	n nem vesse		u = v
Sequoyah Branch.	706	Antimorphic contract of the co	
Dec. 3, 1975 HEAPS, BARRY, MOSES RD:			77.17
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(again) inquiring about right-of- way, with pictures of ditch in from	,		
of his property, etc. no. 12 1075			2
of his property, etc. Dec. 17, 1975 HEALTH DEPT-DENTAL SUPPLIES: Res 1275-9 Accepting bids of Unitek	728 729		auto e
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& Kelley X-Ray Co for X=Ray film @ price of \$249.	790	the Memorian ratio of the Last was sense record and in general decourses sense, and the control of the control	-
HALE, FANNIE:	7 J G	eranda in the service in manage, in the tight of the contract of the service in the contract of the contract o	
Res 1275-12 Authority to refund sum			
of \$325. to Fannie Hale, 3877 Bonnie	ومير در د داده کا ۱۹۸۸ کا ۱۹۸۸ کا ۱۹۸۸		
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HEALTH DEPT -RETIREMENT SYSTEM:	002	Property and the second of the control of the contr	
Res 1275-15 A Resolution to elect to			
have the employees of Chatta Ham Co	* * * * * * * * * * * * * *		
Health Dept become eligible to partic	<u>.</u>		
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August 20, 1975	
INSURANCE COVERAGE (LIABILITY):	•
Res 875-24 A Resolution to auth-	: †
orize Co Judge to contract with	
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authorize payment for said servic	es.
IVAN ALLEN CO:	15
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Sept 3, 1975 INSURANCE, VEHICLE:

Res 975-15 Resolution authorizing acceptance of bid of Caldwell & Assocs for vehicle ins. as speci-

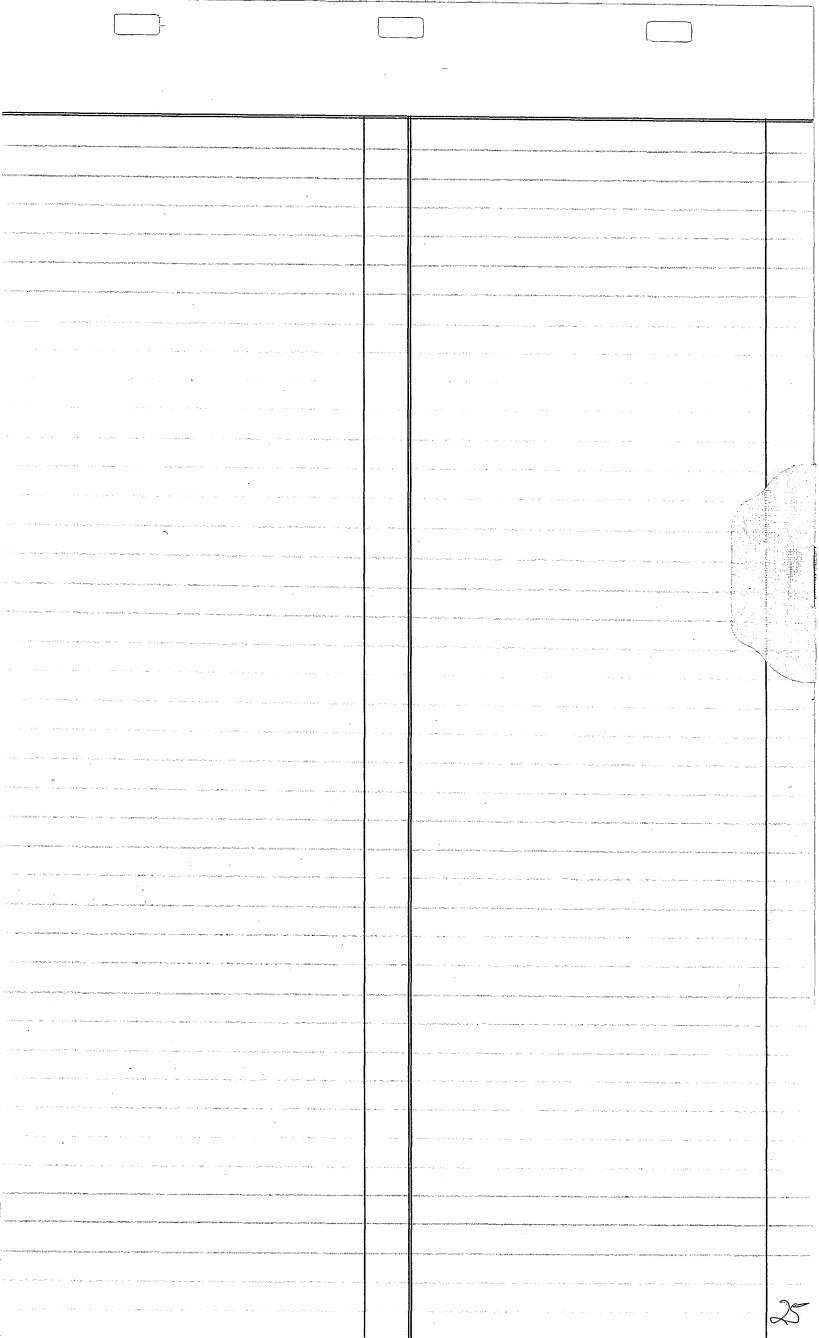
305 fied.

Dec. 17, 1975
LIABILITY INSURANCE:
Res 1275-13 A Resolution accepting bid of Killebrew, Lyman & Woodworth for certain types & kinds of Liability Insurance.

INSURANCE, PUBLIC OFFICIALS ERRORS & **OMISSIONS:** 

Res 1275-14 A Resolution authorizing Co Judge to contract for Public Officials Errors & Omissions Insurance. 876

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JUVENILE COURT ADMINISTRATOR:
Res 875-4 A Resolution to authorize the Co Judge to submit a grant application for purpose of receiving funds to enable the Juvenile Court Administrator to attend a training seminar.

August 20. 1975

August 20, 1975

JUSTICE BUILDING - FURNISHINGS:

Res 875-25 Accepting bid of T. H.

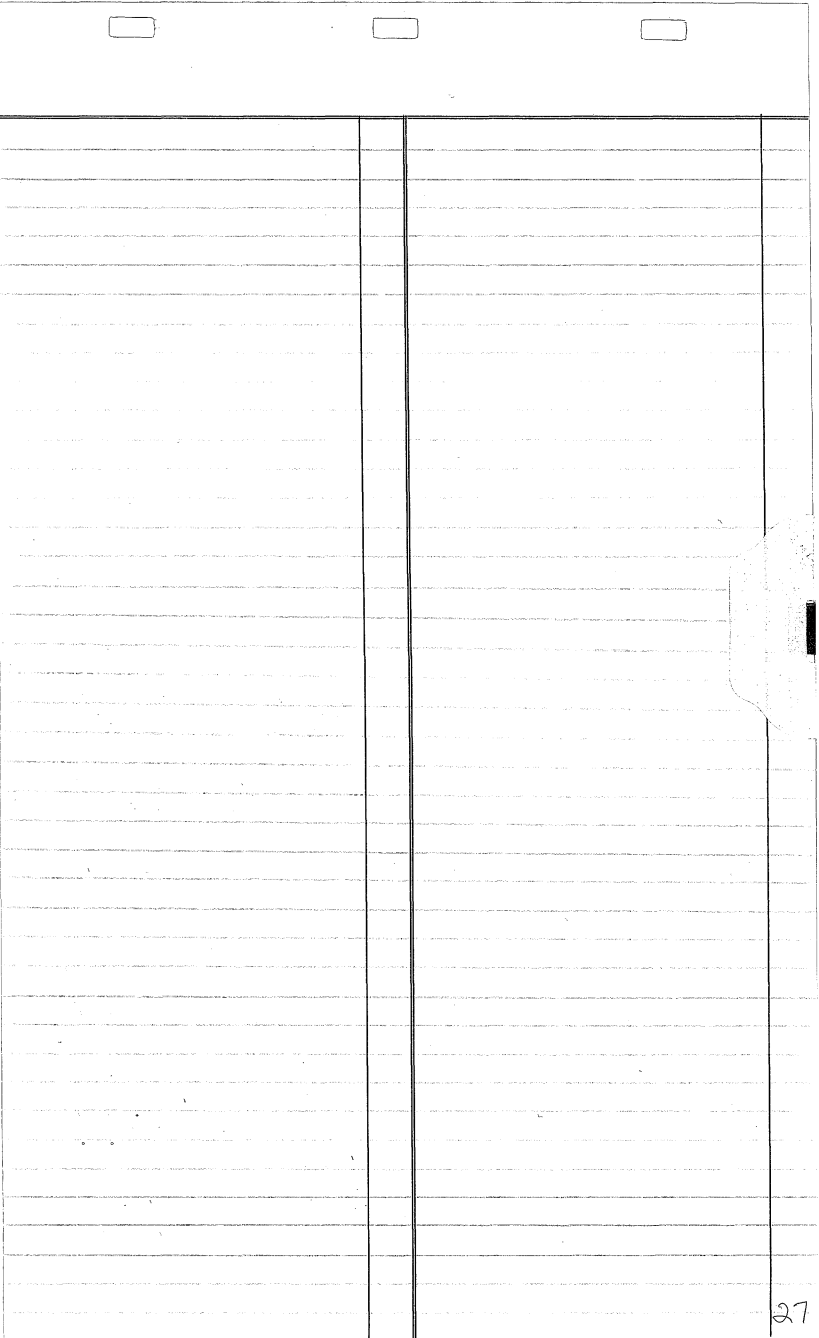
Payne Co. to furnish, as per specs,

the new Justice Bldg for \$58,741.53.

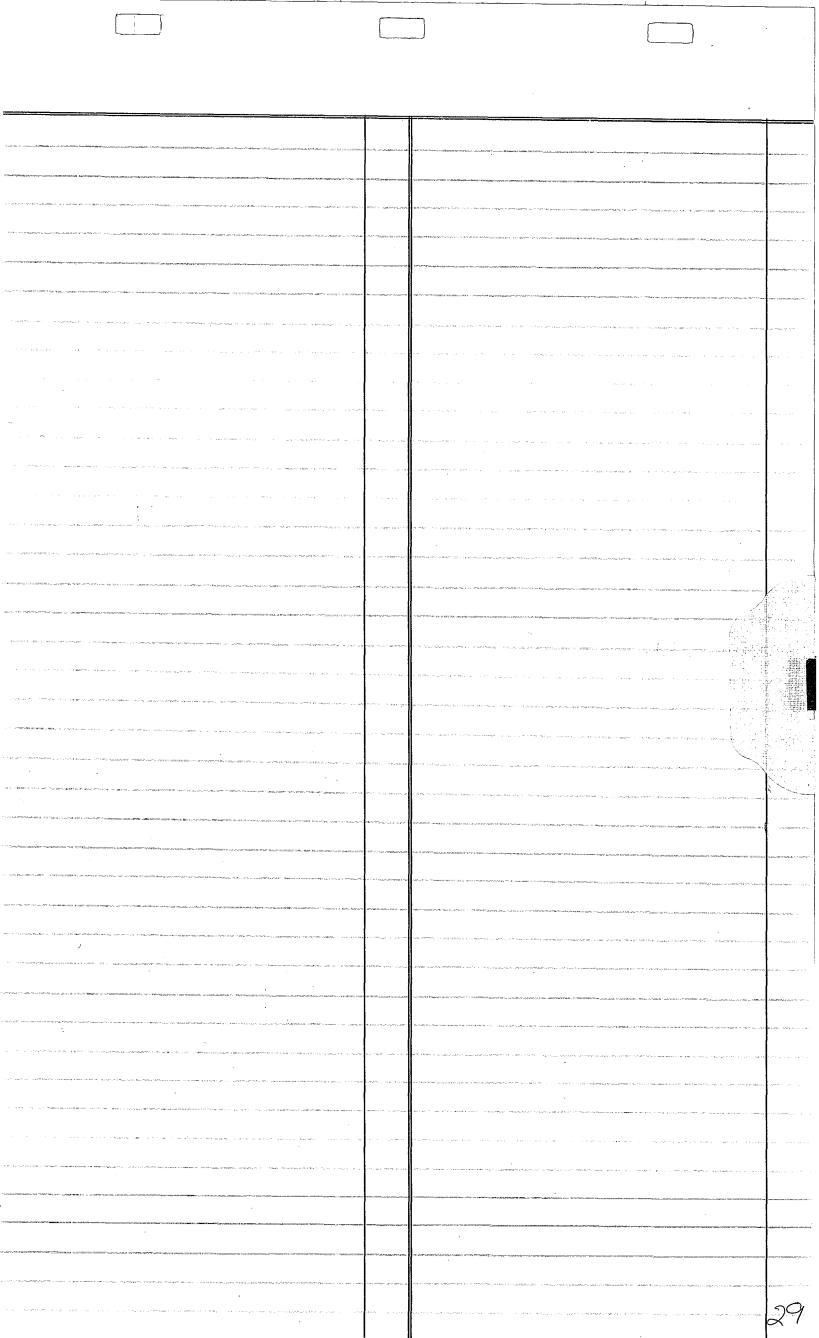
Oct. 1, 1975

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Res 1075-2 Resolution to authorize
Co Judge to enter into agreement with
State of Tenn Mental Health Dept
to pay certain amts for services 436
Nov. 19, 1975

JUSTICE BUILDING - JANITORIAL SUPPLIES:
Res 1175-21 Accepting bid of Creswell Industrial Supply Co for various Janitorial Supplies for Justice
Bldg totaling \$6,608.20/



July 9, 1975	
KODAK: Res 775-13, Accepting bids of Kodak & Bell & Howell as per bid & specs Microfilm Jacket Loading & Reading Equipment in amt of \$33,	
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Hollow Rd & Smith Morgan Rd.  Nov. 5, 1975	522 ·
Nov. 5, 1975 KNOWLES, W. F. REPORT: Report for Aug. 1975	658
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X-Ray for X-Ray Film at \$249. KILLEBREW, LYMAN & WOODWORTH:	790
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LEE-SMITH INTERNATIONAL:

Res 875-20 Acceping bid of Lee-Smith for Five (5) Dump Trucks for

Hwy Dept. 118-119 LANIER CO: (DICTATION SYSTEM FBIDS ATTORNEY GEN OFFICE):

Res 875-23 Accepting bid of Lanier Co for Dictation system for Atty General's Office at \$4855. less \$1455. total \$3,400.

135

Sept. 3, 1975

LEWIS, WILLIAM B.:

Res 975-5 Rezoning from Agr Dist to Single Lots Mobile Home Dist tract of land located N of Taft Hwy, West of Fairmount.

Oct. 1, 1975

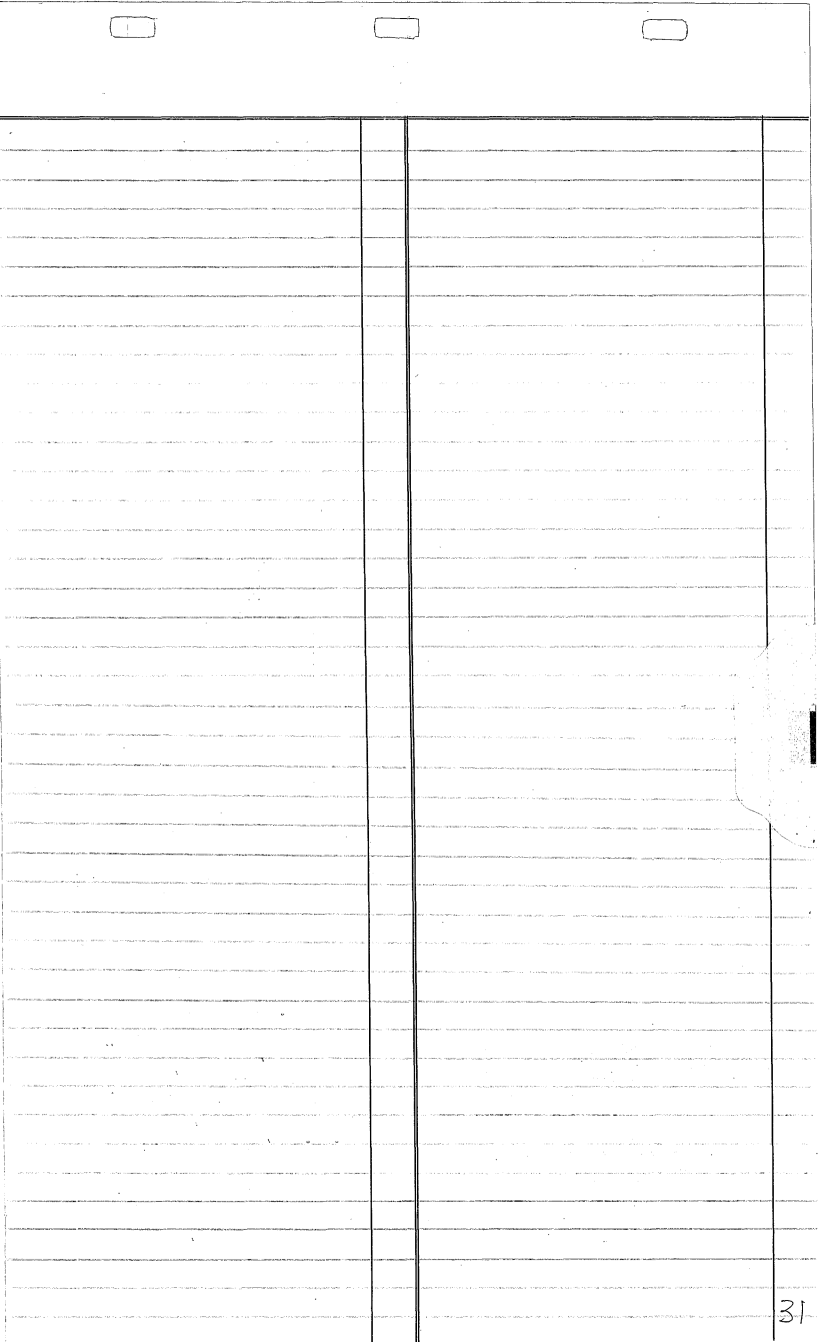
Res 1075-4 Accepting bid of Lee-LEE. Smith International for one each 1975 Model Cab & Chassis at \$9,786:35. Nov. 19, 1975 445

LOWER BROW ROAD:
Res 1175-19 To declare Lower Brow Rd a District Rd. 671

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JIABILITY INSURANCE:

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July 9, 1975 MICROFILM JACKET LOADING & READING EQUIPMENT: Res 775-13 Accepting bids of Kodak & Bell & Howell as per bid & specs Microfilm Jacket Loading & Reading Equipment in amt of \$33,304.40. 25 July 16, 1975 MOCCASIN BEND MENTAL HEALTH CENTER: Res 775-17 A resolution to adopt Chapter No 195, Senate Bill No 1335 of private acts of 1975, an act authorizing governing body of Ham Co to provide funds for Moccasin Bend Mental Health Center. August 20, 1975 MIDDLE VALLEY BASEBALL TEAM: Statement of congratulations to 42 Middle Valley Dizzy Dean Baseball 150 Sept. 3, 1975 MICROFICHE-MICROFILMING: Res 975-16 To accept bid of Amer Nat'l Bank for purpose of microfiche recording of certain public records. 313
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Dec. 17, 1975

MICRO FICHE RECORDS:
Res 1275-7 A Resolution to authorize Co Judge to approve a Grant Application & to pay certain amts thereunder for the purpose of acquiring Micro Fiche records Retrevial Equipment to be utilized by the Sheriff's Dept.

MIDLAND INSURANCE CO:

Res 1275-14 A Resolution authorizing Co Judge to contract for Public Officials Errors & Omissions Insurance.

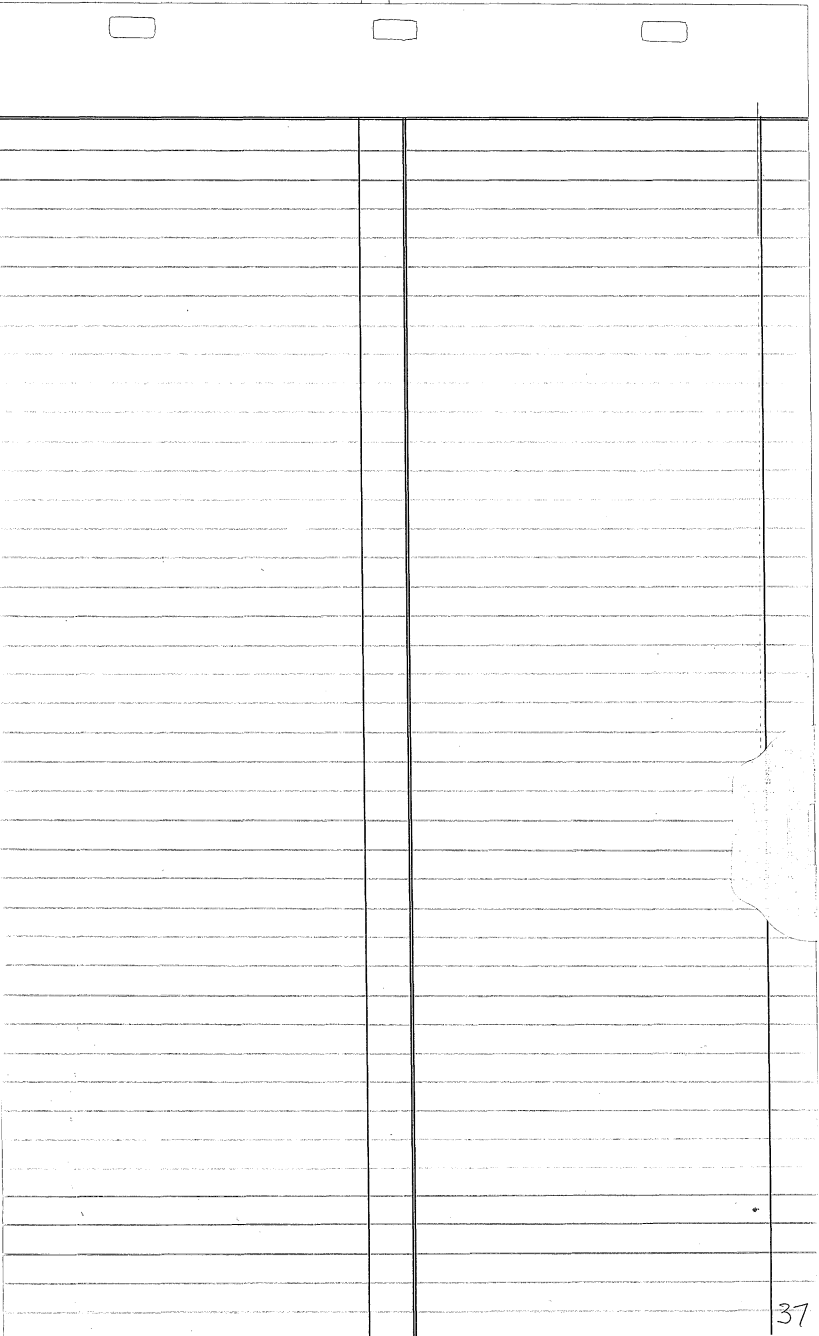
"MOTIONS"		"MOTIONS"	
July 16, 1975			
MOTION: To refer to County Attorney			
matter of violaton of zoning regu- lations in Ham Co.	60		
MOTION: That report of Co-Court-Clerk			TOTAL QUARTER AND A /
be accepted, etc. MOTION: To rescind action of Council	60		
in denying petition of Curtis Hick	a a		
heard in error on July 9th	38	TROC OF CHARGO STORES OF THE THEORY CONTROL OF THE STORES	erroreta. All o
August 6, 1975	75 UP4777.		
MOTION: That report of Sheriff's offi be accepted.	146		en i material i i y
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To request that Planning Commissio make study of future of Engel Stad ium & report back to Council MOTION:	n 482		NEBA to
That Hamilton County Council meet with County school board & Ham Co Education Association to attempt t	0	AND PROPERTY OF A TOTAL TO A LOCAL TRANSPORT STATE OF A LOCAL CO. T. SERVICE AND A STATE OF THE	wa canan
solve problem of granting increase	s	ARTHUR METER COMES OF PROCESSION AND ARTHUR AND ARTHUR AND ARTHUR ARTHUR AND ARTHUR ARTHUR AND ARTHUR ARTHU	ar area
for teacher. MOTION:	491		**********
That report of Sheriff's office be accepted.	511		atti di S. L. L. M. Balanco
Oct. 15, 1975 MOTION:	- CONTRACTOR OF CONTRACTOR	187 PM-889 - 1912/00/1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	CONTRACTOR CONTRACTOR CONTRACTOR
That County Council meet with Boar	đ		
of Education on Thursday, Oct. 23, 1975 at 6:ee p.m. in room 104 of	to the addition in the second component	**************************************	CHARLES BODY OF THE
Dept. of Education. MOTION:	555	OF AMERICAN PERSON IN SECURITY OF THE SECURITY	and indicated the survey of the s
To approve pro rata tax distributi			lide salfried to come to come
in case of Chatta Housing Authorit & Sol Eddestein _No. 19667.	¥ 557		
Nov. 5, 1975	J J /		one are seen as a second
MOTION: That reports of Sheriff's office 8			
County Court Clerk's office be			nternation for the end one of projects.
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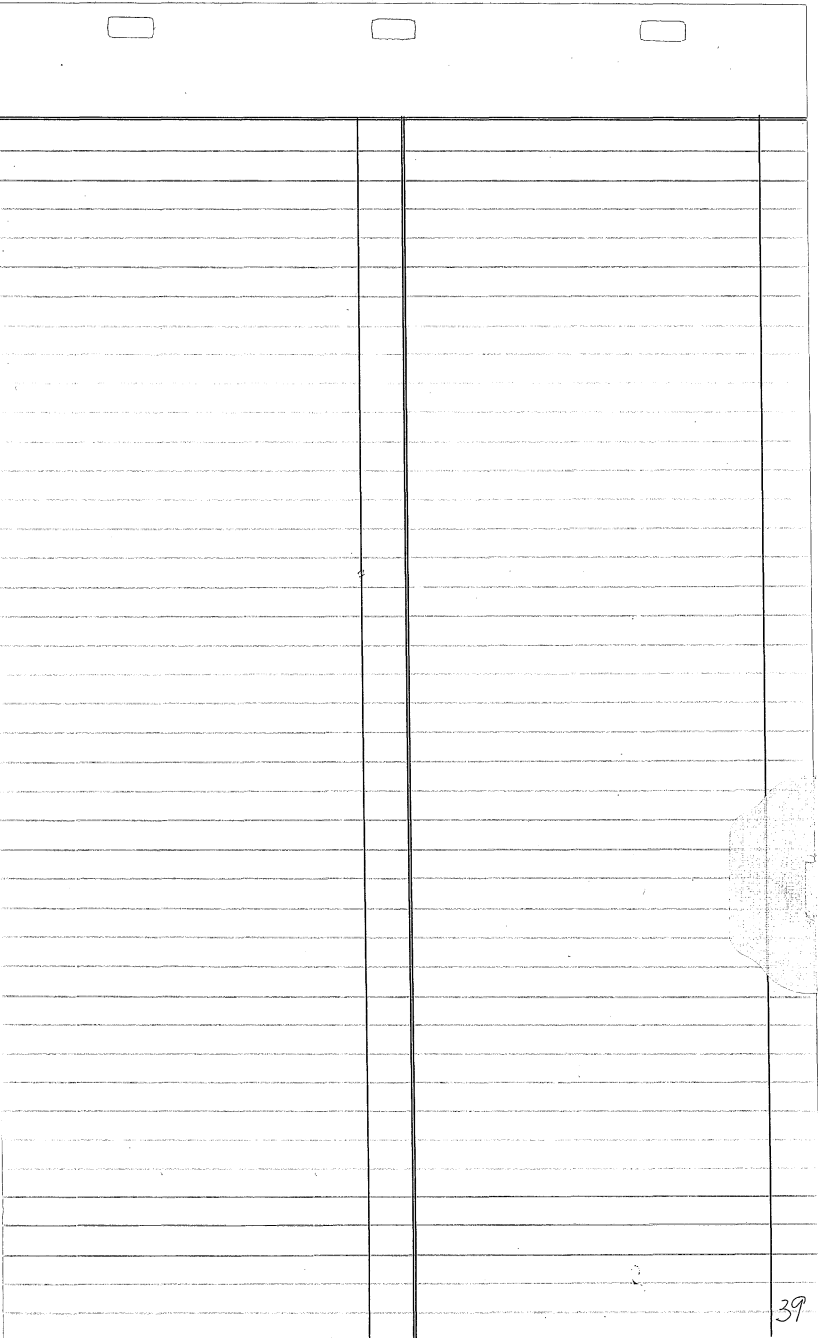
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for purpose of Microfiche record- ing of certain public records.	313			Mensu io i
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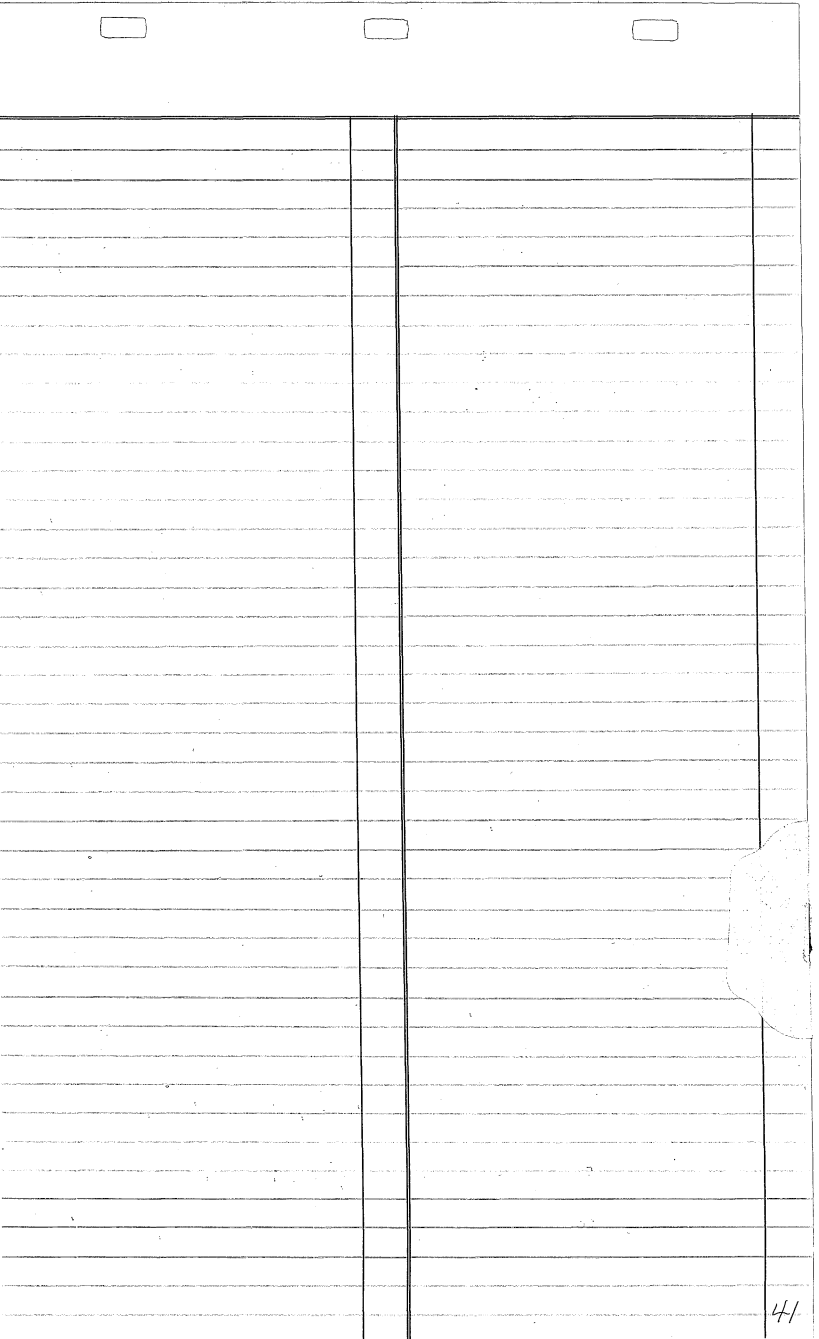


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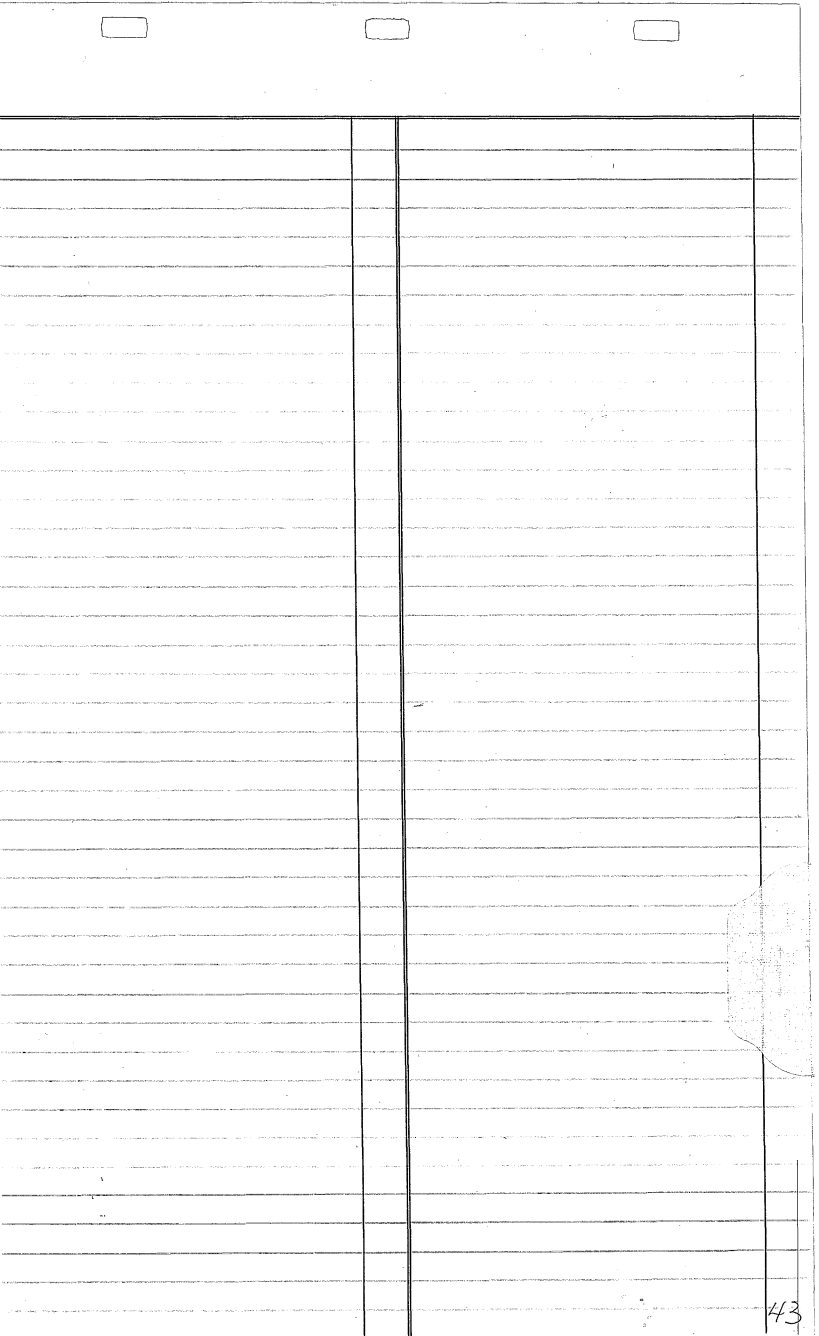


Sept. 3, 1975

OSCAR'S SANDWICH SHOP:
Res 975-13 To authorize Hamilton Co
to make reimbursement to Oscar's
Sandwich Shop, 4747 Hwy 58 No, Chatta
Tn for \$73.27 on payment of Gross
Receipts Tax
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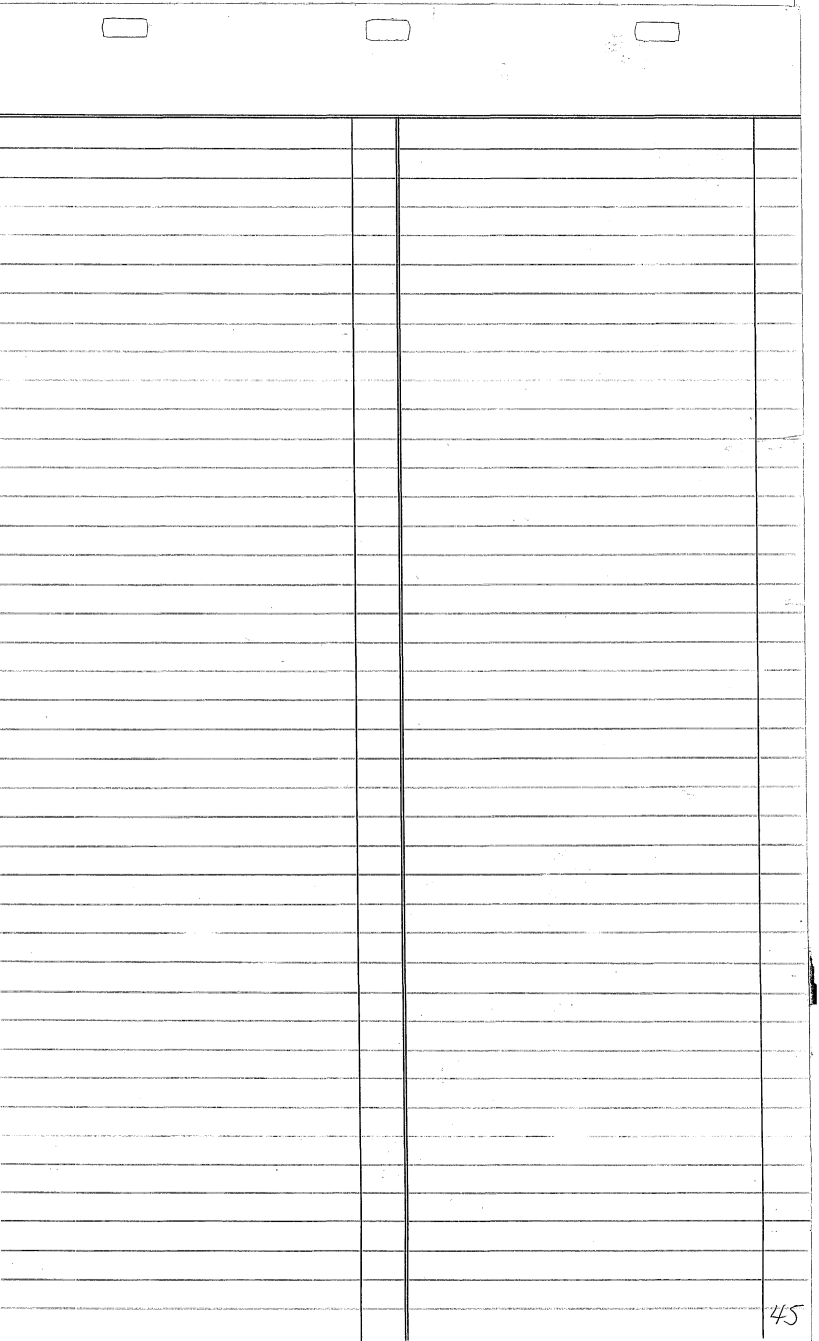


July 9, 1975	Sept 3, 1975	
PETERS, RUTH LEONA:	PROFESSIONAL SYSTEMS:	
Res 775-12 Authority to accept	Res 975-17 to accept bids of Pro-	+
offer of Miss Ruth Leona Peters,	fessional Systems & Amer Nat'l	1
offer of Miss Ruth Heona receipt	Bank & Trust Co in respects in	
to purchase an 80' x 102' irregular parcel of land on Depot St in Soddy Daisy, The known as Leland	"	are
in Soddy Daisy, Tn known as Leland	lowest regarding microfiche micro	<u>-</u>
T Sluder tract & legally described	filming of records III Assessor 5	
Donot of Durham Land Co. Reeves	Office & Chatta Ham Co Health	314
$T_{ax} # 1410A-16-1$ , State # 460-2 27	Dept 3 PLANNING COMMISSION:	
in amt of \$25.	3 PLANNING COMMISSION: " D 075 1 Percentage from Agr &	-
PHARMACEUTICAL SUPPLIES + HEALTH DEPT:	Res 975-1 Rezoning from Agr & Urban Res Dists to R-1 Res Dist	
PHARMACEUTICAL SUPPLIES THEALTH DEFT.	tract of land located on N & S	+
Res 775-18 A Resolution to declare	Lines of Palisades Rd.	ر 22
an emergency & to waive normal pur- chasing procedures for purpose of	PAYNE, T. H. CO:	
restoring safe pharmaceutical sup-	Res 975-18 To amend Resolution	:
ply levels to Chatta Ham Co Health	875-25 passed on Aug. 20, 1975, s	50
<del>-</del> -	as to Amend the Dollar Figure	
DCPC	therein from \$58,741.53 to	
PIG - McGINNIS (BIRCHWOOD):	\$59,336.49.	•
Motion to refer to Co Atty matter	Sept. 17, 1975	
of violation of zoning regulation	-	
in Ham Co (complaint by Henry Smith	"PAPER TOWELS, etc.:	•
in Binchined area against a Mr. Mca	Res 975-20 Accepting bid of Chatta	L
in Birchwood area against a Mr. Mc-	Paper Co for 200 cases of paper	
Ginnis.) August 6, 1975 60	_ · · · · · · · · · · · · · · · · · · ·	12
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Resolution 875-2 A resolution to		i
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	readering to bare or corrurn barban	
PARKING, PROPERTY PURCHASED FOR:	school property & receive bids, et	C410
Resolution 875-3 A Resolution to	POWER EQUIPMENT CO: 1975	i
appropriate funds for purchase of	Res 1075-5 Accept bid of Power Equi	2
property to be utilized for park-	· ·	_
<pre>ing purposes &amp; to authorize Co. Judge to execute appropriate docu-</pre>	Co for \$5,294. to furnish as per bi	.ia
ments in pursuance thereof. 67	& specs one portable Diesel Driven	
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Res 875-20 Accepting bid of Power	POLICE CARS (SHERIFF'S DEPT):	
Equipment for a Warner-Swasey Grad-	Res 1075-7 Accepting bid of Forrest	†
all & Galion Roller for Hwy Dept   11	1 Cate Ford for 8 1976 Police Cars	460
BIDS 1114-	115 @4215. ea. Bid totaling \$33,720.	462
PARK, COUNTY (TRACTOR): Res 875-21 Accepting bid of Chatta	PIPING SUPPLY CO: (PLASTIC WATER PIP Res 1075-8 Accepting bid of Piping	E)
Ford Tractor for a 16HP tractor	Supply Co for 11,640 ft. Plastic	ł
	9 Water Pipe @\$1.45 per ft. Total	470
August 20, 1975 PAYNE, T. H.:	_ bid \$16,878.	470
Res 875-25 Accepting bid of T. H.	Nov. 5, 1975 POLICE OFFICER IN-SERVICE TRAINING:	!
Payne Co. to furnish, as per speds,	Res 1175-12 Res to adopt TCA Section	on .
the new Justice Bldg for \$58,741.53	38-1113 (a) for purpose of providing	
	In-Service Training to Police Office	
BIDS 186	& authorize Co Judge to certify suc	
PRESTIGE SALES CO:	Adoption to appropriate State Agend	
Bid on Justice Bldg. furnishings   17	Nov. 19, 1975	650
Sept. 3, 1975	POINT SOUTH LANE:	1
PROPERTY PURCHASE - PARKING PURPOSES:	Res 1175-16 To declare Point Sout	þ
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utilized for parking purposes &/or	Res 1175-22 Accepting bids of Sherwin Williams Co for Interior	!
other suitable Co purposes, & to authorize Co Judge to expend apprepriation	Latex Paint & Glidden Paint & Dec.	ļ
& to execute appropriate documents	for Exterior Latex Paintto be	:
in pursuance thereof. 249	stored in Stockroom.	690
PARKER, TRACY: (BEER BOARD MEMBER)	Scored in Scockroom.	
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Tracy Parker & Jim Penley to serve	Res 1275-14 A Resolution authorizing	f
Three (3) year terms on Ham Co Beer Board	Judge to contract for Public Offici	
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Penley & Tracy Parker to serve three		
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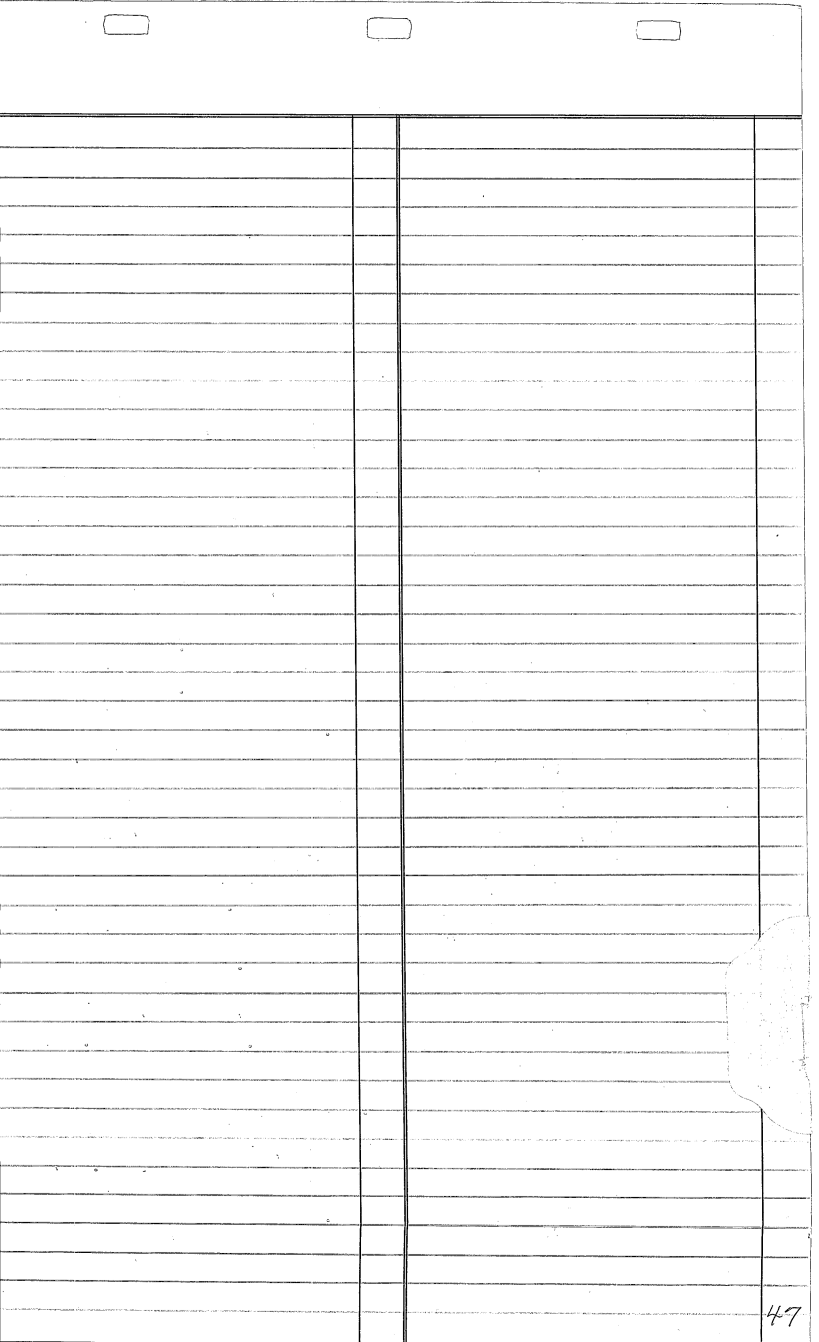


PUBLIC NOTICE OF MEETING:
July 9, 1975
July 16,1975
August 6, 1975 August 20, 1975
August 20, 1975
Sept. 3, 1975
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Oct. 1, 1975
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Res 975-29 Authorizing Co Judge	100		
to sign joint Quitclaim Deed, alor with City of Chatta to jointly-own	ig ied	one the second of the second o	
Lot in Lincoln Park Add, previous	у		<u> </u>
acquired by County & City for non-	1	• otherwise	
payment of taxes in favor of Chatt	ţa	t b	
Housing Authority upon payment of all Back Taxes due in amt of \$1,	. 430		
776.31. November 19, 1975	. 4 <b>1</b> 8	)	
QUITCLAIM DEED:			i
Res 1175-14 Authority to donate to	•		
City of Chatta the County's interes		.,	
in isolated Lot 100 x 200 + known			tet.
as part of NW 1/4 NW 1/4 Ses 13 TWI	Þ		
2 4W Reeves Tax #3267-2-10A State	:		en en en en en en en en en en en en en e
Tax #137I-3-26 for Sewer Construct: QUITCLAIM DEED:	10n 664		
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Moore to sign joint Quitclaim deed,		•	
along with City of Chatta to jointly owned Lot in East Side Park, previ-			
ously acquired by County & City for			
nonpayment of taxes, in favor of		85 manufactures	STREAM STREET
Chatta Housing Authority upon pay- ment of all Back Taxes due in total	1	The second secon	PRINCIPLE AND A STATE OF THE PRINCIPLE AND THE STATE OF T
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July 9, 19/5		OCt. 15, 1975	
RIGHT-OF-WAY (TO HAM HARRISON VOC. TECHNICAL SCHOOL):	1	RECTOR, JAMES E: Res 1075-20 Authority to accept	
Res 775-7 Authority to purchase a	•	offer of James E. Rector, 1217 E	
13.688.25 (.31 acre) tract of land	<u>,</u>	34th St, Chatta., Tn to purchase Lot 51, Amended Plat of White City	у,
from Wm C Friddell & Wife, Mildred	1	Chatta Land Co's Sub. State Tax	-
for a part of Right-of-way from Hw 58 to Hamilton Harrison Vocational	Y	10011 3/ 1301 2000 1111 4111	534
& Technical School for sum of \$685	15	ROYAL SHADOWS DR: Res 1075-26 To grant variance in	
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VOCATIONAL TECHNICAL SCHOOL): Res 775-8 Authority to purchase a		Royal Shadows Dr 554	
1,559.25 square feet (.03 acre)	•	"RANKIN, JOHN (REALTORS BORAD):	
tract of land from Herschel L Bank	-	Mr. John Rankin present to monitor	
ston & wife, Lucindos, for part of right-of-way from Hwy 58 to Ham	;	meeting for Board of Realtors 550 Nov. 19, 1975	
Harrison Vocational & Technical	•	RICKETTS, COYEL V., VICE-CHAIRMAI:	
School for sum of \$80.	16	Res 1175-15 A Resolution to elect	
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13,004 square feet (.3 acre) tract of land from Bessie K Thurman for		re: Leasing Engel Stadium	710
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58 to Hamilton Harrison Vocational RETIREMENT SYSTEM - (HEALTH DEPT.):	-	RANDALL, WM G. & GERTRUDE:	
Res 775-11, A Resolution to approx		<pre>Authority to refund sum of \$575 to be Wm G Randall &amp; wife, Gertrude Randal</pre>	1
from funds of Chatta Ham Co Health	1	representing taxes paid for property	
Dept such amts as may be required to pay for services of an actuary.	in	conveyed to said grantees in which	
determining the cost to said Healt		county had no interest & could not	
Dept, with respect to employees of	Ē,	convey title.	800
Health Dept participating in Tenn Consolidated Retirement System.	21	RETIREMENT SYSTEM: Res 1275-15 A Resolution to elect to	
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in pursuance thereof.	89		
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ucator, Sportsman, & Churchman; &			
to express sympathy to his widow			
& family.	223		
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orize Co Judge to pay amts as re-			
quired for completion of Acturial		· :	
study at Chatta Ham Co Health Dep in order to ascertain costs of	Ε,		
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RESOLUTION-Rezoning from Rural		RESOLUTION-Accepting bid of Kodak	<u>\$</u>
Res Dist to Local Bus Dist Tract of Land located at 6410 Hixson Pk		Bell & Howell as per bid & specs Microfilm Jacket Loading & Reading	
on E line of Hixson Pk N of Big		Equipment in amt of \$33,304.40.	25
	3	775-14:	se <b>r-Mac démèn</b> e <del>un d</del> ans a un aus sans
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\$685	_15	body of Hamilton Co to provide fund	
775-8: RESOLUTION-Authority to purchase a		for Moccasin Bend Mental Health Cen	
1,559.25 Square Feet (.03 acre)		775-18 A Resolution to declare an emergence	У
tract of land from Herschel L Bankston & wife, Lucindos, for a	ADC VOTABLE WAREIS	-& to waive normal purchasing proced for purpose of restoring safe pharm	ures
part of the Right-of-way from Hwy		ical supply levels to Chatta-Ham Co	
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WASTERSTEIN AND AND AND AND AND AND AND AND AND AN		tional & Technical School for sum	of Search Laboratory Section
		of \$265.	1,00
		STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE STORES OF THE ST	44
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to purchase Lot N 30 of E ½ of 19, Flegals Sub, State Tax #167E-C-8 in amt of \$50. 875-10 RESOLUTION-Authority to accept off	97 er	
of Charlie Craw & wife, Jimmie to purchase tract of land in City of Chatta described as Lot W' of D, Ward 18, Jones tract, being unre- corded sub State Tax #155J-C-13, Reeves tax #146-6-5 in amt of \$150 375-11		
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Authority to accept offer of Carl L Gibson to purchase tract of land in City of Chatta described as div of G W Kirklin tract, in amt of \$3 375-15	102 00	
Authority to accept offer of Wm H & Annie Holloway to purchase Lot N l of 14, So 33 of 15, Blk K, Frazi & Colville's Addition to Hill City in amt of \$250	Admit .	• • • • • • • • • • • • • • • • • • • •
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of which is attached hereto & made		Mattress Co for 200 Mattresses @ \$1	354
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Chatta-Ham Co Bicentennial Library 975-11	299	x 150' tract of land known as Lots & 6 Blk 12, Brown & Stanfield Sub a	
RESOLUTION to appoint Tracy Parker	THE STREET, STATE OF THE STREET, STATE OF THE STREET, STATE OF THE STREET, STATE OF THE STREET, STATE OF THE STREET, STATE OF THE STREET, STATE OF THE STREET, STATE OF THE STREET, STATE OF THE STREET, STATE OF THE STREET, STATE OF THE STAT	Recorded in Plat Bk 7, P 8 in Req.'	
& Jim Penley to serve Three (3)	200	Office, Reeves Tax #1560-10-5, Stat	
terms on Ham Co Beer Board	302	Tax # 72-40, in amt of \$200.	372
75-12 To amend the 1974-1975 Co General		975-25: RESOLUTION Authority to refund sum	av romani
Fund Budget by adding: \$190,992.50	300	<del>-</del>	е
975-13		Lillie M., Rt 2, Levi Rd, Hixson,	
To authorize Ham Co to make reim-	THE ACCORDING TO SERVICE	representing taxes paid for propert	<b>Y</b>
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payment of gross receipts tax.	303	vey title.	374
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To authorize Ham Co to make reim-		RESOLUTION to appoint Dr. Frank W.	
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2462A S Broad St, Chatta, for \$55.	85	975-27	376
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Nat'l Bk & Trust Co for purpose of		advertise for bids relating to Sale	OI
Microfiche Recording of Certain Pul lic Records.	p- 313	certain surplus school property & receive Bids & conduct Bidding Pro-	<u>                                     </u>
75-17		cesses as stipulated herein, & to	
		l return highest bid therefor to Co Council for acceptance if Highest	
Systems & Amer Nat'l Bk & Trust Co in respects in which their bids,	1	Bid meets minimal requirements set	
respectively, are lowest regarding	-	forth.	416
microfiche microfilming of records		975-29 RESOLUTION authorizing Co Judge Don	out omittee to
in Assessor's Office & Chatta Ham		Moore to sign joint Quitclaim Deed,	
Health Dept.   975-18 (Å)	314	along with City of Chatta to jointl	Y
RESOLUTION to amend Res. 875-25		owned Lot in Lincoln Park Add., pre	[-
passed on Aug. 20, 1975, so as to		viously acquired by Co & City for n	on-
amend the Dollar figure therein from \$58,741.53 to \$59,336.49	315	payment of taxes, in favor of Chatt Housing Authority upon payment of a	ត្រ
Sept. 17, 1975	713	Back taxes due in total amt of \$1,	
975-18		776.31.	418
RESOLUTION accepting bids of Data		P75-30 RESOLUTION to appoint Charles M.	a seement or a common service.
Supplies & Murray Printing & Office Supplies for Bar Stock Paper & Key	2	Garvich, Jr of 6074 E Brainerd Rd	
Punch cards.	326	to serve a 3 year term on Ham Co	400
		Beer Board.	420
		-	<b>↓</b> ,
		The management of the control of the	[a]

"RESOLUTIONS"		"RESOLUTIONS"
975-31:		Oct 1, 1975 cont'd:
RESOLUTION to change place & time		1075-12:
of next Regular County Council meeting.	422	Authority to refund sum of \$600 to Byron D Holder 4875 Lone Hill Rd
Oct. 1, 1975		Chatta, Tn. Representing taxes paid
1075-1:	•	for property conveyed to said gran-
A Resolution to adopt a schedule of		tees in which County had no interest & could not convey title. 477
fees for service rendered by Chatta		could not convey title. 477
Ham Co Health Dept & provide for		Accepting bids of Chatta Surgical
change thereafter	427	for 20 cases of Curity Drainage Sets
1075-2: A Resolution to authorize Co Judge	<del>≥</del> :	<pre>@ \$3.75cs &amp; 15 cases Curity Add-A-Cath trays @\$32 cs; total \$1355. &amp; bid of</pre>
to enter into Agreement with State		Duff Bros. for 30 bottles of Flagyl
of Tenn Dept of Mental Health &	Į	tablests @182.67 per bottle of 1,000 totaling \$5480.10. 478
pay certain amounts thereunder for receipt of certain consultation	i	Oct. 15, 1975
services.	436	1075-14: (Denied)
1075-3: A Resolution to authorize Co Judge		Rezoning from Agr Dist to Single Lots  Mobile Home Dist tract of land located
to execute a Resolution & authoriz		
County Judge to pay amounts as re		on N line of Sequoyah Access Rd between Dallas Hollow Rd & Smith Morgan Rd 522
quired for completion of actuarial		(DENIED)
study at Chatta Ham Co Health Dept in order to ascertain costs of par		Rezoning from Agr Dist to Single Lots
ticipation in Tenn Consolidated	Ī	Mobile Home Dist tract of land located on unnamed Rd So of Harrison Bay Rd
Retirement System by employees at		[Doniod]
Health Dept.	442	1075-16: Rezoning from Agr Dist to Single
1075-4:		Lots Mobile Home Dist tract of land
Accepting bid of Lee-Smith Inter-	•	located on E line of Dolly Pond Rd
national for one each 1975 Model	445	No of Sims Rd. 526
Cab & Chassis at \$9,786.35	445	Rezoning from Urban Res Dist & Rural
1075-5:	,,	Res Dist to Local Bus Dist tract of
Accepting bid of Power Equipment Co for \$5,294. to furnish as per	*!	land located on E line of Main St So of Lee Hwy.
bid & specs one portable Diesel	,	1075-18:
driven air compressor.	452	Closure of Alley located E of Main St & So of Lee Hwy. 530
1075-6:	i. Ii	1075-19:
Accepting bids of Coker Tire &	_ !	Rezoning from Wholesale & Light Ind
General Tire for tires to be store in stockroom.	ed 456	Dist to Ind Dist tract of land lo- cated on No Line of 1-75 Access Rd be-
1075-7:	1	tween Volunteer Ordinance Works Prop-
Aceepting bid of Forrest Cate Fore for eight (8) 1976 Police Cars @	1	erty & Drew Hunter Rd. 532
\$4215. each. Bid totaling \$33,720.	462	Authority to accept offer of James E
1075-8: Accepting bid of Piping Supply Co	į	Rector, 1217 E 34th St, Chatta, Th
for 11,640 Ft Plastic Water Pipe	<u>†</u> †	to purchase Lot 51, Amended Plat of White City, Chatta Land Co Sub #2
@\$1.45 per Ft. Total \$16,878.	470.	White City, Chatta Land Co Sub #2. in amt of \$650.  1075-21: Authority to accept offer of Hollis
1075-9: Authority to refund sum of \$251.5		Additional to accept office of norths
to Byron D Holder, 4875 Lone Hill	**	E Williams to purchase Lot Ten, Stone
Rd, representing taxes paid for		& Evans Subin amt of \$12,500. 536
property conveyed to said grantees in which Co had no interest & coul		A Resolution to direct County Attorney
not convey title.	474	to initiate appropriate Legal Pro-
1075-10:	**	ceedings for purpose of enforcing zoning regulations of Ham Co 538
Authority to refund sum of \$950.	•	1075-23:
to Byron D Holder, 4875 Lone Hill Rd representing taxes paid for	i i	A Resolution to authorize Co Judge
property conveyed to grantees in	*	to enter into, execute & pay certain sums under agreement for provision
which County had no interest &		of architectural services toward
could not convey title.	475	constructing a new Health Services Component for Human Resources Center
1075-11:		in Soddy-Daisy, Tn. 540
Authority to refund sum of \$162.30 to Byron D Holder, 4875 Lone Hill	, ]	1075-24: A Resolution to establish Co Council
Rd representing taxes paid for		Select Committee on Educational quality
Property conveyed to said grantees	}	for purposes & objectives set forth herein. 550
in which County had no interest	·•	1075-25:
& could not convey title.	476	A Resolution to memoralize Creed F.
		Bates, Educator, Patriot, Historian

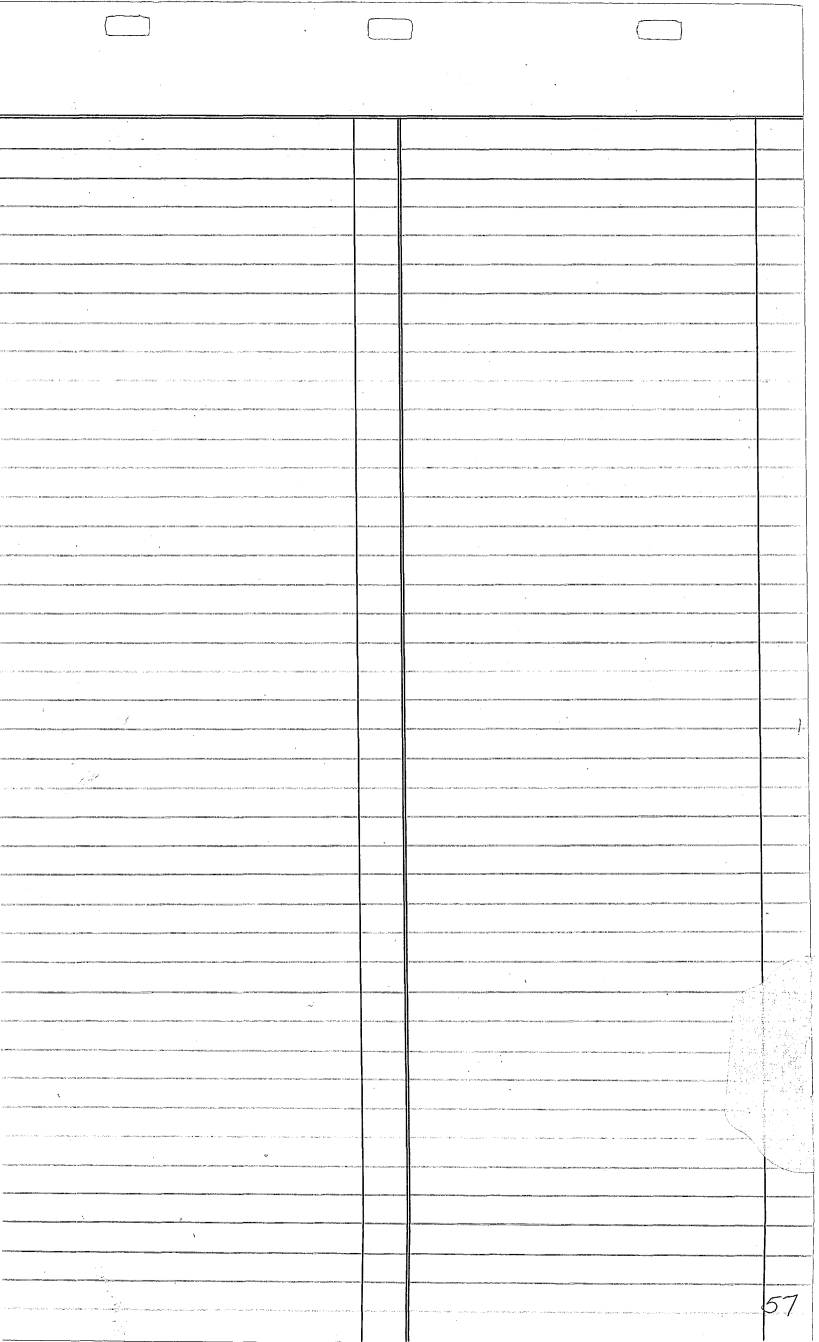
"RESOLUTIONS"		"RESOLUTIONS"	
1075-26:		Nov. 19, 1975	
To grant a variance in Sub regu-		1175-14:	
lations to allow a 17% grade on		Authority to donate to City of Cha the County's interest in an isolate	tta
Royal Shadows Drive & an 18% grade on Denwood Way in Mountain Shadows		lot 100 x 220 + known as part of M	N 1/4
Sub.	554_	Ses 13 TWP 2 4W Reeves Tax #3267-2	-10A
Nov. 5, 1975		State Tax #1371-3-26 for Sewer Concetion.	st <b>r</b> u- 664
175-1:	edistante compute constitution	1175-15: A Resolution to elect Councilman G	214 · 114 · 114
Rezoning from Agr Dist to Local Bus Dist tract of land located in 4900		V. Ricketts Vice-Chariman of the Co	_
Blk of Apison Pk, being on S line of	Ε	Council.	666
Apison Pk adjoining Collegedale City	7	1175-16:	
limits. (DENIED)	576	To declare Point South Lane a Dist	rict 668
Rezoning from Res Dist to Local Bus		1175-17:	
Dist tract of land located on E line	l l	To grant a variance in Sub. regula to allow a 19% grade on Gold Crest	
of Hixson Pk N of Old Thatcher Rd. 175-3:	582	in Gold Crest Dr in Gold Point Est	
Closure of an alley located between		Sub. 1175-18:	669
Church St & Ann St, High St & Cherry St, Ooltewah.	7 588	To declare Warwickshire Dr a Dist	Rđ
.175-4:	<u>5</u>	PROPERTY OF THE ACTION AND ACTION TO A CONTRACT CONTRACT OF THE ACTION AND ACTION AND ACTION AND ACTION ASSESSMENT AND ACTION ASSESSMENT AND ACTION ASSESSMENT AND ACTION ASSESSMENT AND ACTION ASSESSMENT ASSESS	670
Closure of Sts located between And-	E <b>^</b> 4	1175-19:   To declare Lower Brow Rd a Dist Rd	671
erson Pk, Kell Rd & Harvey Rd. 175-5:	594	1175-20:	
Rezoning from Agr Dist to R-1 Res		To declare Eliz Crest Rd a Dist Rd 1175-21:	6/2
Dist tract of land located S of Bil Reed Rd & W of Pine Ridge Rd, being		Accepting bid of Creswell Ind Supp	lv
extension of Yorktown Woods Sub.	598	Co for various Janitorial Supplies	for
Accepting the Bids of Forrest Cate		Justice Bldg - \$6,608.20.	674
Ford for 2 intermediate size Cars	PARTY TO POST A STATE OF THE ST	1175-22: Accepting bids of Sherwin Williams	Со
totaling \$8,440.16 & Harrison Chry-	TO THE RESIDENCE OF	for Interior Latex Paint @ \$3.24 p	er Ga
sler-Plymouth for 2 Compact size Car	rs	& Glidden Paint & Decorating Co fo	
totaling-\$7,526.26.	-602	Exterior Latex Paint (Red Brick)@4 gal., White & Green 4.90 Gal.) Sem	
Accepting bid of Telex Computer Pro		Gloss Enamel for 5.35 gal. & Porch	&
for one tape drive controller & 2		Deck enamel (red 5.26 gal. & gray	
Magnetic Tape Drives for \$30,000.	610	gal.) to be stored in stockroom.	090
l175-8: Accepting bid of Harts Automotive	CARDONAPOS COLOROS SELECTOR	Accepting bids of Minnestoa Mining	& ·
Parts Co for Misc Auto Parts & Auto	ar seems the termination	Mfg for sign decals for Blanks tot \$3,844.80 & Hall Signs Co for Sign	
Paints for use in Skill Center at a		Posts totaling \$4029.60 & Sign Bla	•
total price of \$3831.89.	_622_	totaling \$1256.42.	698
l175-9: Accepting_bid_of_Georgia-Pacific	e Norman — manuscaren	1175-24:	
Corp for Bridge Timber for \$190.		A Resolution to officially name th Northwest Hamilton Co facility, kn	e own
per Thousand Board Feet.	642	previously as "Human Resources Cen	ter",
1175-10:		The Hamilton County Comprehensive	
To authorize Ham Co to make reimbur ment to Fabric Care Centers, 1945	se-	Services Center, Sequoyah Branch.	706
Dayton Blvd, Chatta., Tn for \$712.18		1175-25:	Can
on payment of Gross Receipts Tax.	647	Authoring Co Judge Don Moore to si joint Quitclaim Deed, along with C	
	L.	of Chatta, to jointly-owned lot in	SAMESTAL STREET, STREE
& Teresa De Long to purchase a 105	*	East Side Park, previously acquire	₽d
200 Lot in City of Red Bank known a		by Co & City for non-payment of ta in favor of Chatta Housing Authori	
Lot 11 Midvale Part. as recorded in P1 Bk 13, P 23, ROHC Reeves #1960A-		upon payment of all Back Taxes due	
10-9- State Tax #126K-B-32 in amt o	ŧ	total amt of \$438.70.	708
\$1500.	648	1275-1:	L 2000 1001 - 1077
<pre>1175-12:    A Resolution to Adopt T.C.A. section</pre>	h	Rezoning from Agr Dist to Ind Dist tract of land located between Love	המ וו
38-1113 (a), exclusively, for pur-		& relocated Lovell Rd So of Sequoya	
pose of providing in-service traini	.ng	Access Rd.	718
to Police Officers & to authorize Co Judge to certify such adoption t	.6	1275-2 & 3 (Passed) 1275-4:	
appropriate State agencies.	650	A Resolution relating to allowance	of
1175-13:		options permitted a person charged	with
A Resolution to appoint Dr. Ralph R		violating a State statute regulating traffic to the extent consistent with the statute regulation of the statute regulatio	ilth
Wooley as Health Director of Chatta	  652	m a x co 720	720
		E DESCRIPTION OF THE CONTRACT	en en annagement tremme
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"RESOLUTIONS"

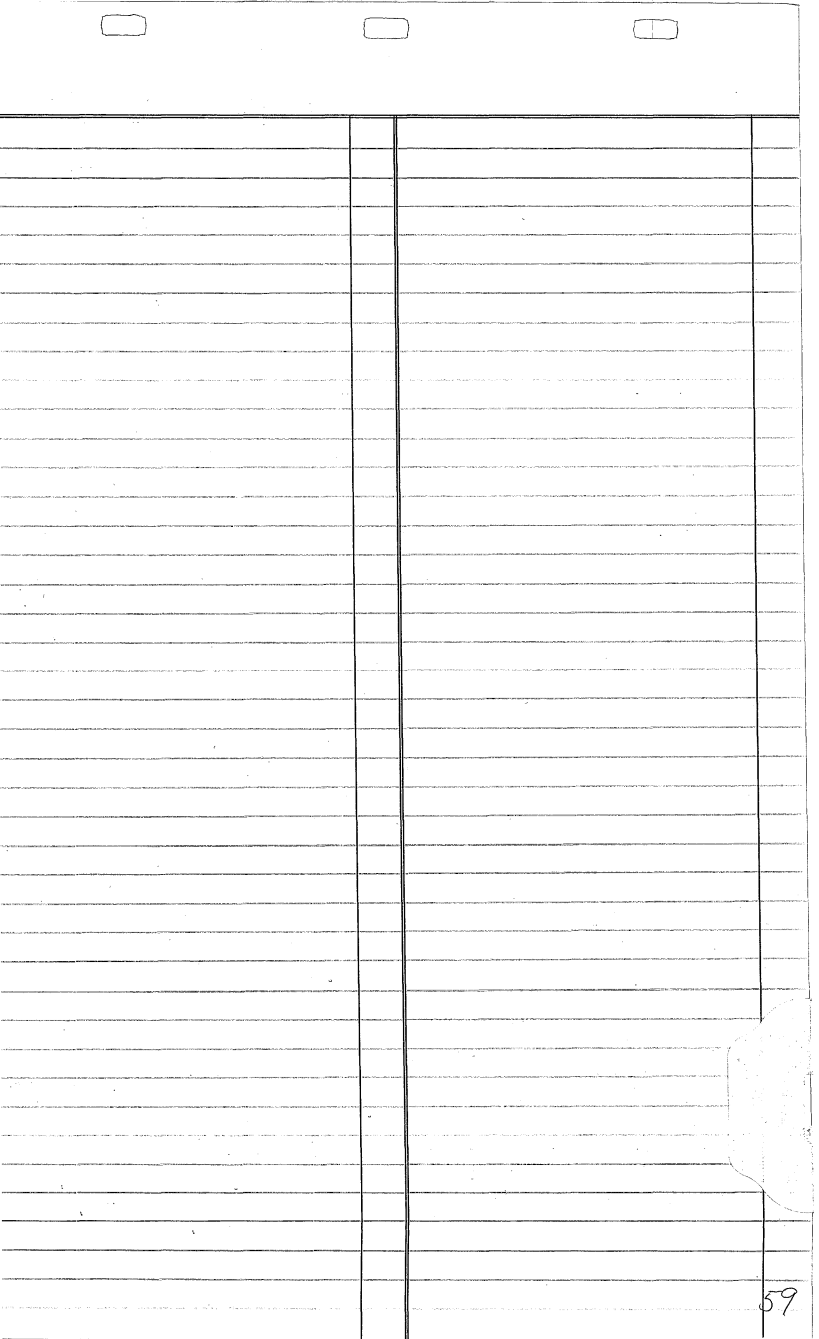
"RESOLUTIONS" 1275-5: Dec. 17, 1975	7 1
A Resolution to authorize Co Judge to approve a grant application & to	† †
pay certain amts thereunder for the	
purpose of increasing communications system effectiveness in Ham Co.	
system effectiveness in Ham Co.	732
Grant Application 1275-6:	734
	<u> </u>
A Resolution to authorize Co Judge	
to approve a grant application & to	
pay certain amts thereunder for the	
purpose of acquiring a van-type ve- hicle to be used for law-enforcement	
related purposes.	750
Grant Application	752
1275-7:	
A Resolution to authorize Co Judge to approve a grant application & to	!
pay certain amts thereunder for the	
purpose of acquiring micro fiche re-	
purpose of acquiring micro fiche records retrevial equipment to be utilized by the Sheriff's Dept.	
ized by the Sheriff's Dept.	768
Grant Application	770
Accepting the bids of G. T. Dist. fo	r .
a Star-Tron Model MK-303A @\$6,068.40	,
& Audio Intelligence devices for One	
AP-1000 Audio processing unit, One	_
	&
total price of \$1435.50.	786
1275-9:	
Accepting bids of Unitek Co for	1
crowns @ total price of \$270.10, Codesco Co for plastic Crowns & Misc	
Dental Supplies & price of \$2453 57	1 1
& Kelley X-Ray for X-Ray film at \$24	9790
1275-10	
Accepting bid of Chatta Equipment Co	
for One (1) Wrecker for 1967 GMC bod	
at price of \$10,652.19.	796
L275-11:	1
Authority to refund sum of \$575. to	
G Randall & wife, Gertrude B Randall	
%Thomas, Leitner, Mann, Warner & Owens, Pioneer Bldg, Chatta, Tn Attn	
Brian C Smith. Representing taxes	
paid for property conveyed to said	
Grantees in which County had no in-	
terest & could not convey title.	800
.275-12:	į 1,
Authority to refund sum of \$325. to	
Fannie Hale, 3877 Bonnie Oaks Dr. Re	- ;
presenting taxes paid for property	
conveyed to said grantees in which	#
County had no interest & could not c	
	802
.275-13:	j.,
A Resolution accepting bid of Kille- brew, Lyman & Woodworth, for certain	
broad types & kingds of liability	17
insurance.	804
.275-14:	004"
A Resolution authorizing County Judg	e ·
to contract for Public Officials	
Errors & Omissions insurance.	876 "
.275-15:	
A Resolution to elect to have Employ	
ees of Chatta Ham Co Health Dept be-	,
come eligible to participate in the	
Tenn Consolidated Retirement System.	i i
A Resolution Authorizing Change of	
Name - Floyd L Fuller, Jr.	880
Hame ITOYA II FULLEL! UI.	

"REZONING"		"REZONING"	
775-1: July 9, 1975 (Denied)		Nov. 5, 1975	
REZONING from Rural Res Dist to Local		1175-1:	
Bus Dist tract of land located at		Rezoning from Agr Dist to Local Bus Dist tract of land located in 4900	
6410 Hixson Pk, being on E line of Hixson Pike No of Big Ridge Rd.	3	Blk of Apison Pk, being on S line of	
775-2 Rezoning from Agr Dist to Ind	*	Apison-Pk-adjoining-Collegedale-Cit	V
Dist tract of land located on No;		Limits. (DENIED) 5	576
line of E Brainerd Rd E of Ooltewa	h	1175-2:	
Ringgold Rd. (Denied)	5	Rezoning from Rural Res Dist to Loc	al
775-15 Rezoning from Agr Dist to R-1		Bus Dist tract of land located on E	
Res Dist tract of land located at SE intersection of Blue Spgs Rd &		line of Hixson Pk N of Old Thatcher	_Rd 582
Ikou Ferry Rd.	32		502
75-14: July 16, 1975		Dist tract of land located S of Bil	1
REZONING from Rural Res Dist to Local Bus Dist tract of land lo-	SERROPE BLANKS SLAGO SE	Reed Rd & W of Pine Ridge Rd, being	500
cated at 6410 Hixson Pike, on E		extension of Yorktown Woods Sub Dec. 3, 1975	598
line of Hixson Pk N of Big Ridge R	d 3	1275-1 REZONING from Agr Dist to Ind	rena renara la la
(DENIED) Heard in error at July 9	seconda anno den casa de la c	Dist tract of land located between	ana -
meeting)	36	Lovell Rd & relocated Lovell Rd So Sequoyah Access Rd. (DENIED)	of R18
Sept. 3, 1975 975-1	en men a samme a segon se	bequoyan access at (Dented)	WTO
REZONING from Agr & Urban Res Dists			
to R-1 Res Dist tract of land locate		2	
on N & S lines of Palisades Rd.	229	48 MINOR TO 2000 SC 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 1900 C 190	rate-or man town tax ( - 11.52)
REZONING from Agr Dist to Local Bus			
Dist tract of land located on W line	1	TOTAL TO LIGHT WHITE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF T	THE PARTY CONTRACTOR
of Ooltewah-Georgetown Rd No of Pro-	l .		
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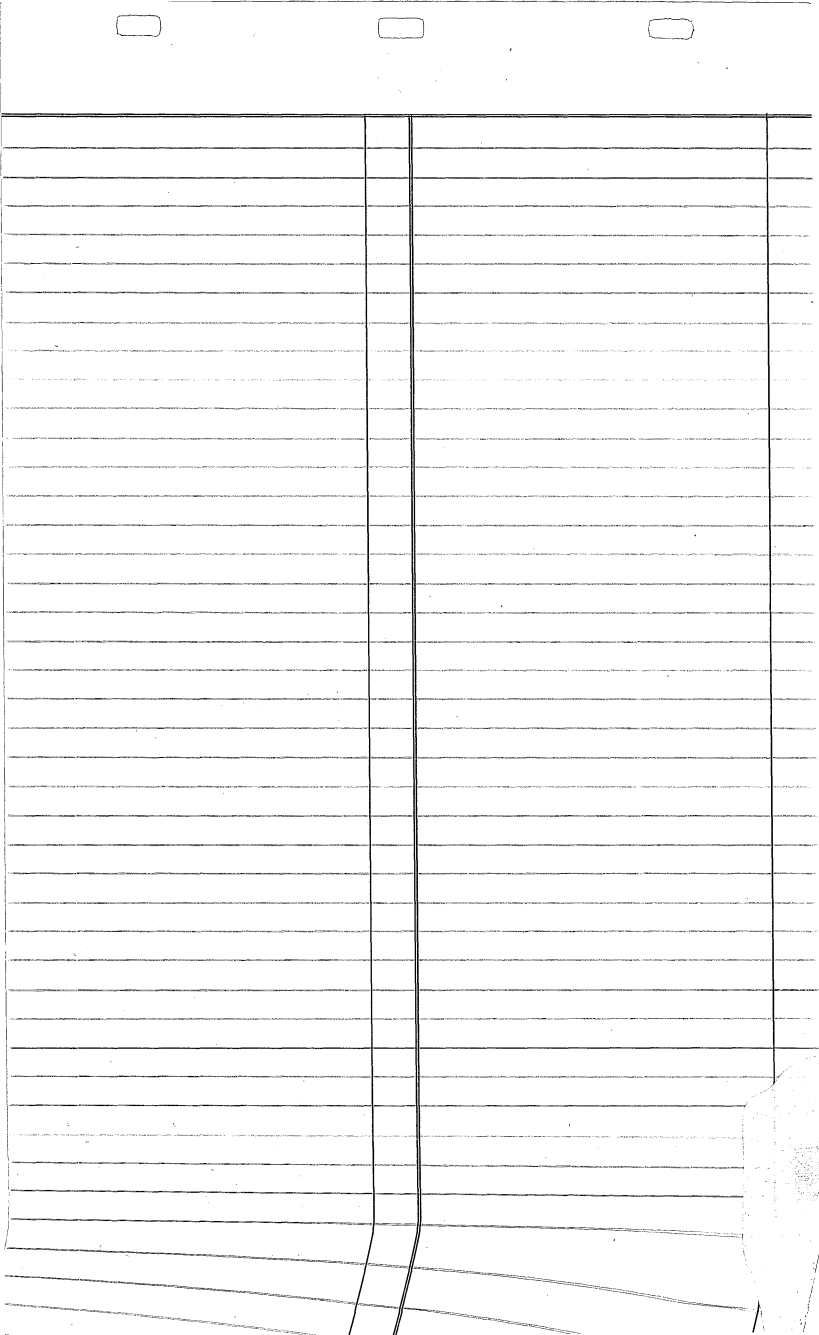
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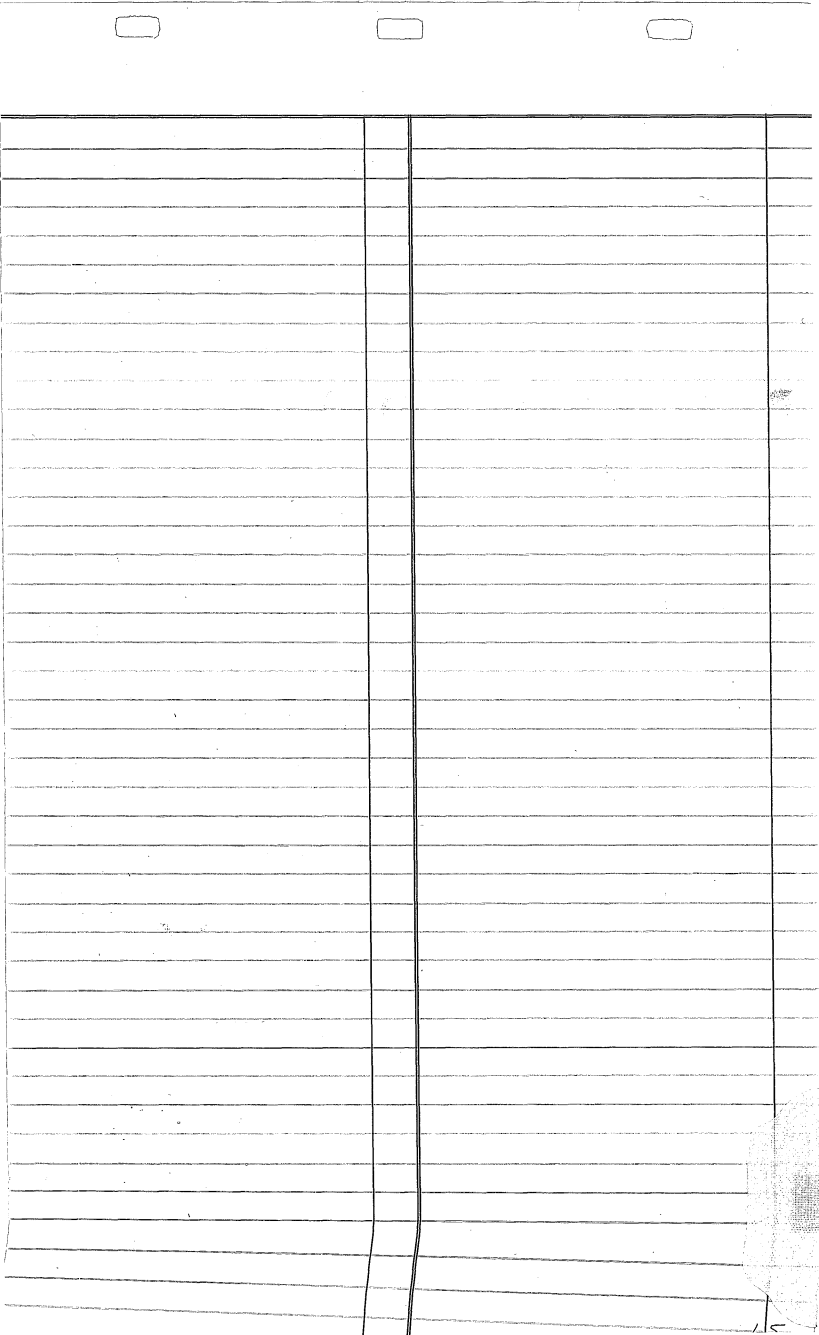
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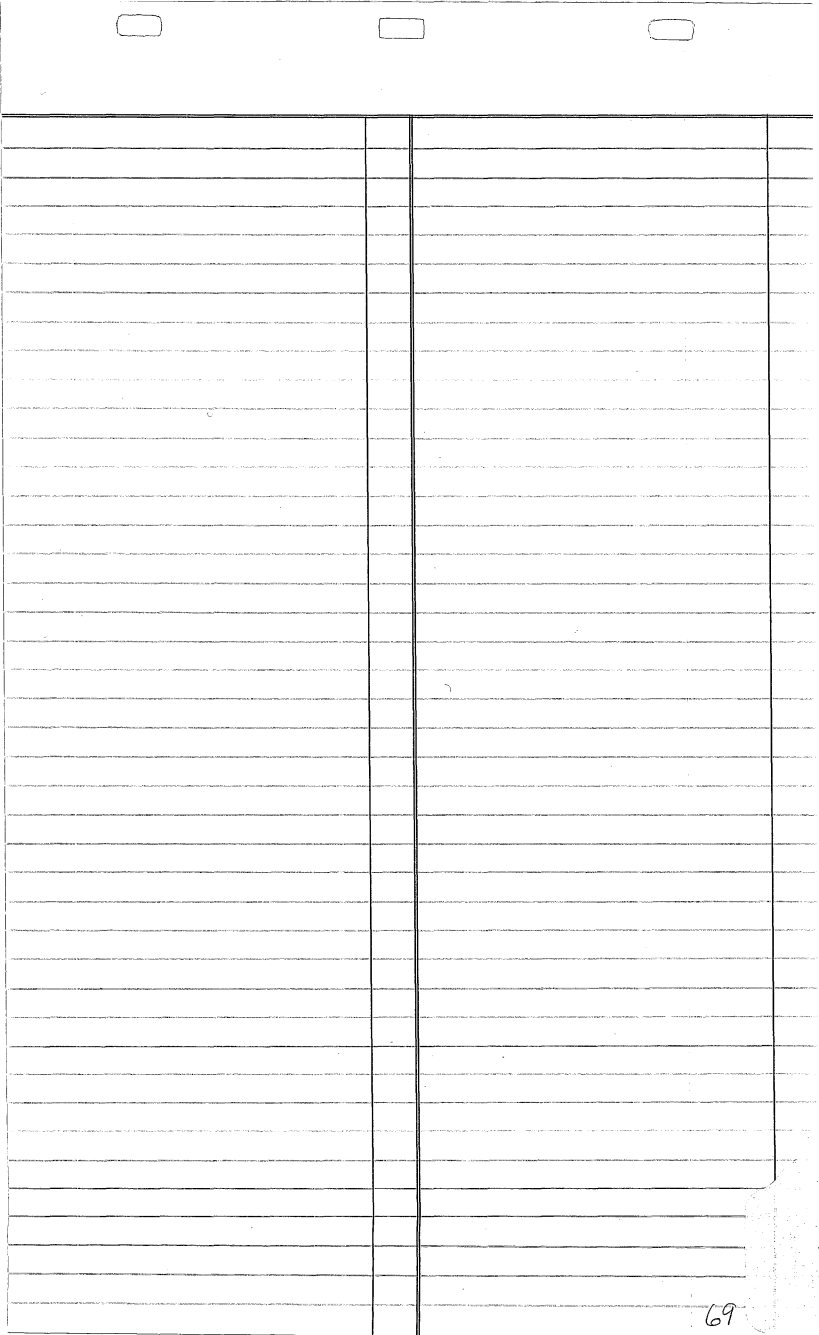
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between Lovell Rd & relocated Lovel	
Rd So of Sequoyah Access Rd.	718

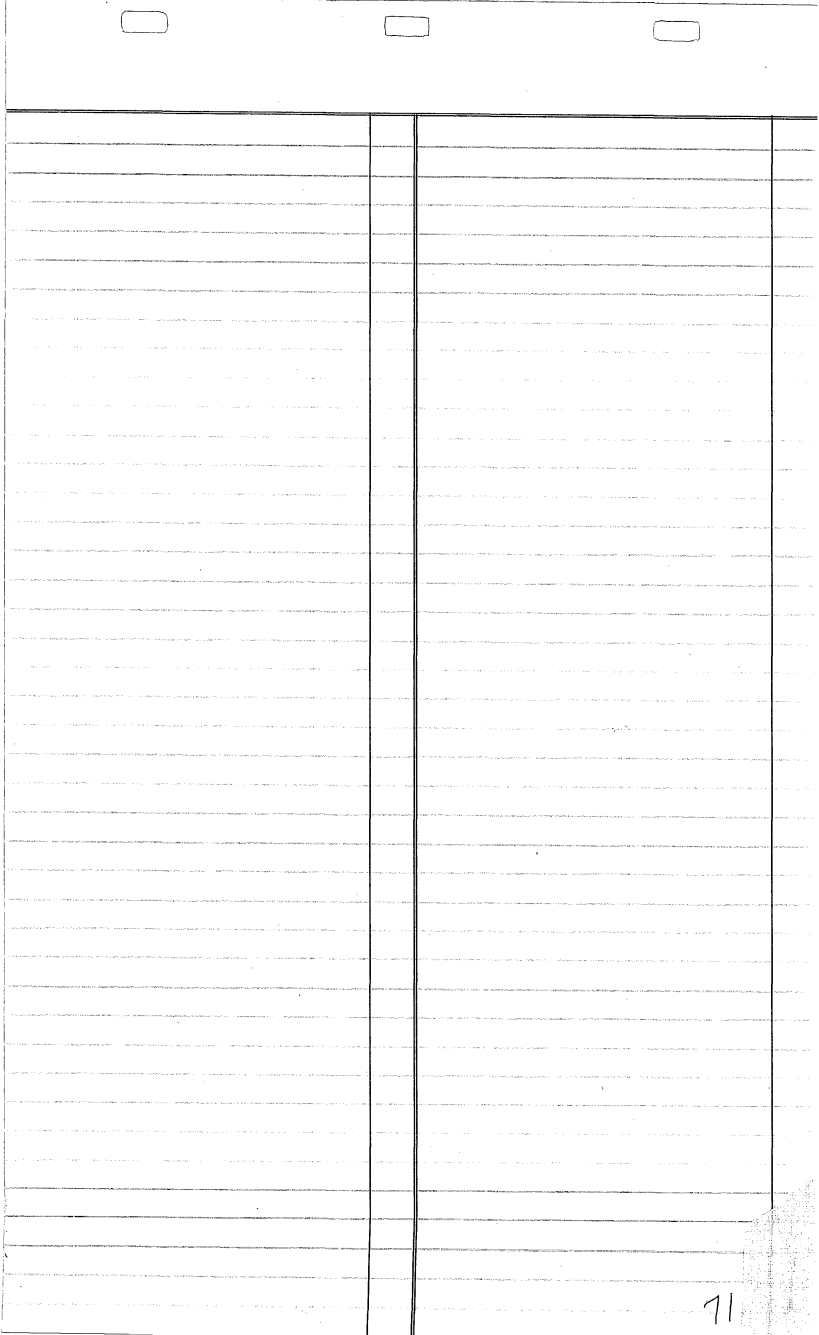
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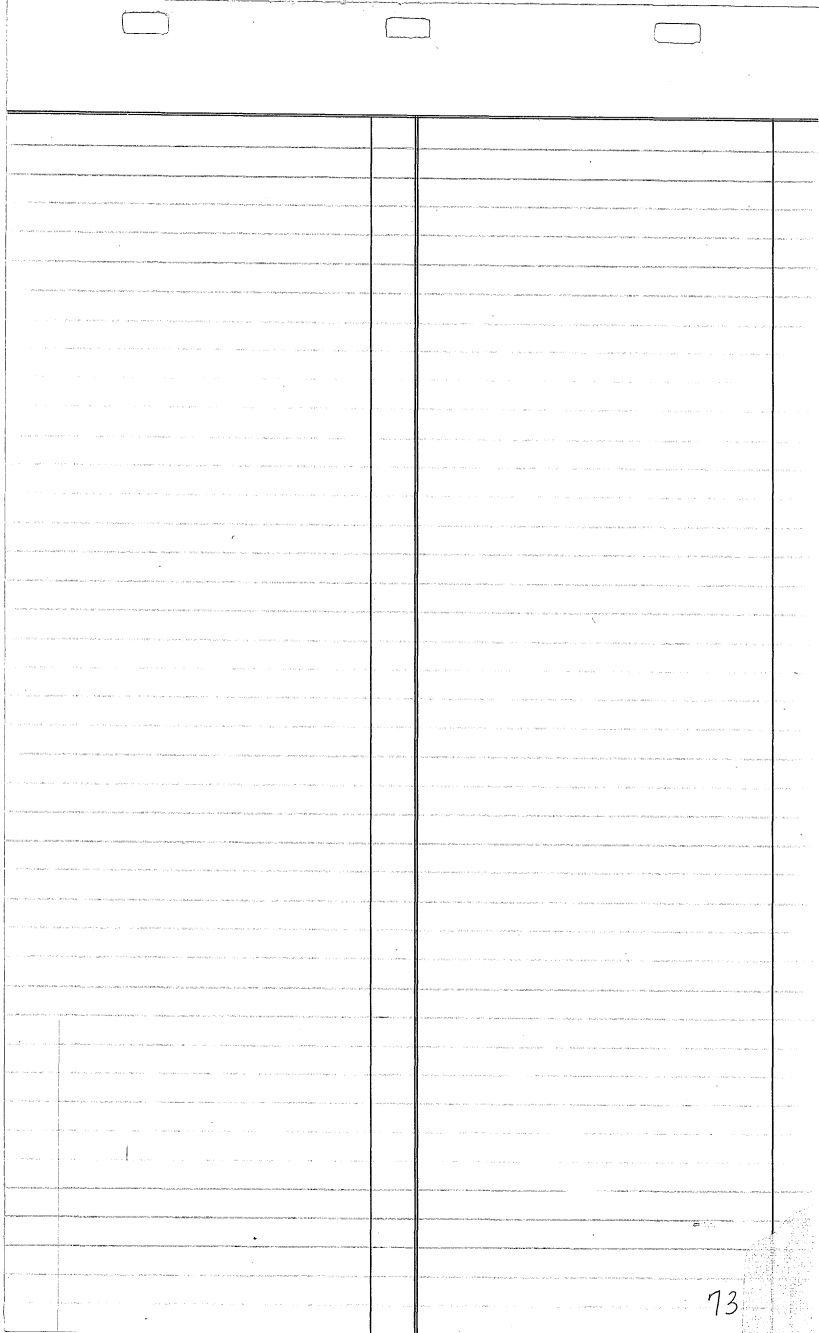
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Oct. 15, 1975

ZONING REGULATION -LEGAL PROCEEDINGS:
Res 1075-22, A Resolution to direct
County Atty to initiate appropriate
Legal Proceedings for the purpose
of enforcing Zoning Regulations of
Ham Co.



STATE OF TENNESSEE )

WEDNESDAY, JULY 9, 1975

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 9th day of July, 1975, a
Regular Meeting of the County Council was begun and held at the Court
House in the City of Chattanooga, when the following proceedings were
had, to-wit:-

Present and presiding, the Honorable Don Moore, Chairman.

County Court Clerk W. F. Knowles, called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Fuller, Councilman Long, Councilman Ricketts and Judge Moore. Councilman Mayfield was absent. Total present-4.

Absent-1.

The invocation was given by the Reverend N. F. Ball, minister of the First Baptist Church of East Chattanooga, who was County Chaplain for the day.

ON MOTION of Councilman Long, seconded by Councilman Ricketts, to dispense with the reading of the minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. Total present-4. Absent-1.

Attached hereto is a copy of the Public Notice of this meeting, which was published in the local newspapers, and is made a part of these minutes.

COUNTY COUNCIL
FLOYD L. FULLER. JR.
ROBERT E. (303) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS



Office of the County Judge
HAMILTON COUNTY, TEXNESSEE
DON MOORE, JUDGE
CHATTANOOGA, TENNESSEE 37402

PUBLIC NOTICE OF MEETING OF COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE

Take notice, pursuant to Chapter 442, Pubic Acts of Tennsee of 1974, the County Council of Hamilton County, the governing body of said County, will convene and meet in preliminary session on Wednesday, July 9, 1975, at 9:00 A. M. Eastern Daylight Time, in the Conference Room, 201 Courthouse, and in open session at 10:00 A. M. in the County Council Room at the Hamilton County Courthouse, 6th and Walnut Streets, Chattanooga, where and at which time and place the said Hamilton County Council will transact such public business as may lawfully come before it.

Don Moore, County Judge and Chairman of the County Council

THE CHATTANOOGA TIMES, MONDAY, JUNE 30, 1975.

PUBLIC NOTICE OF MEETINGS OF COUNTY COUNCIL OF HAMILTON COUNTY, TENNES

122. Policie Acts of Tennesses of 1974, the County Council of Hamilton County, the zoverning body of said County, will convene and emeet in preliminary session on Wednesday, July 9, 1975, at 9:00 A.M. Eastern Daylith Time, in the Conference Room, 201 Courthouse, and in open session at 19:20 A.M. in the County Council Room at the Hamilton County Countinouse, 6th and Walnut Streets, Chaltanooga, where and the which time and plane the said Hamilton County Council Walnut Streets, Chaltanooga, where and Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Council with the said Hamilton County Counci

DON MOORE
County Judge and
Chairman of the
County Counci

CHATTANOOGA NEWS-FREE PRESS, MONDAY, JUNE 30, 1975

PUBLIC NOTICE
OF MEETING OF
COUNTY COUNCIL OF
HAMILTON COUNTY,
TENNESSEE

Take notice, pursuant to Chaoter 42, Public Acts of Tannessee of 1974, the County Council of Hamilton County, the governing body of said County, will convene and meet in preliminary session on Wednesday, July 9, 1975, at 9:00 A. M. Eastern Oaylight Time, In the Conterence Room. 201 Court house, and in open session at 10:00 A. M. In the County Council Room at the Hamilton County Council Room at the Hamilton County Council Room at the Hamilton County Council and place the said Hamilton County Council will transact such public business at may lawfully come before 11,000=

wivily came before it.
— DON MOORE,
County Judge and Chairmen
of the County Council

State of Tennessee Samilton Country Appl. #045

July 9, 1975

DATE IMONTH, DAY, YEARS

# RESOLUTION

NO. 775-1

TITLE REZONING FROM RURAL RESIDENTIAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT 6410 HIXSON PIKE, BEING ON THE EAST LINE OF HIXSON PIKE NORTH OF BIG RIDGE ROAD. THIS TRACT BEGINS SOME 600' NORTH OF BIG RIDGE ROAD AND EXTENDS NE, ALONG THE EAST LINE OF HIXSON PIKE, 578.7' TO THE POINT OF INTERESECTION WITH HIXSON PIKE, THENCE SW, ALONG THE WEST LINE OF OLD HIXSON PIKE, 584.7' TO A 20' ACCESS DRIVE, THENCE NW, ALONG SAID ACCESS DRIVE, 84.5' TO HIXSON PIKE, THE POINT OF BEGINNING. EXCLUDING THEREFROM A 20' ACCESS ROAD CONSISTING OF ONE HALF ACRE.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Curtis J. Hicks, petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at 6410 Hixson Pike, being on the East line of Hixson Pike North of Big Ridge Road; and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Curtis J. Hicks requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on July 9, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to Local Business District a tract of land located at 6410 Hixson Pike, being on the east line of Hixson Pike north of Big Ridge Road. This tract begins some 600' north of Big Ridge Road and extends NE, along the east line of Hixson Pike, 578.7' to the point of intersection with Old Hixson Pike, thence SW, along the west line of Old Hixson Pike, 584.7' to a 20' access drive, thence NW, along said access drive, 84.5' to Hixson Pike, the point of beginning. Excluding therefrom a 20' access road consisting of one half acre.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Appled

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously DENIED by acclamation. Total present-4. Absent-1.

* * * *

National v

(Judge Moore stated that the Planning Commission has recommended that this petition be denied. Mr. Hicks was not present at Council meeting and no one appeared in opposition.)

Appl. #047

State of Tennessee Samilton County

July 9, 1975

RESOLUTION

NO. 775-2

OF LAND LOCATED ON THE NORTH LINE OF EAST BRAINERD ROAD EAST OF OOLTEWAH-RINGGOLD ROAD. THIS TRACT BEGINS AT A POINT IN THE NORTH LINE OF EAST BRAINERD ROAD, SAID POINT BEING 700' WEST OF THE POINT THE EAST LINE OF SECTION 15 CROSSES EAST BRAINERD ROAD, AND EXTENDS NW ALONG THE NORTH LINE OF EAST BRAINERD ROAD, '210', THENCE NE 210', THENCE SE 210', THENCE SW 210', TO EAST BRAINERD ROAD, THE POINT OF BEGINNING, BEING PART OF THE NE QUARTER OF SECTION 15, TOWNSHIP 1, SOUTH, RANGE 2, WEST OF THE BASIS LINE, OCOEE DISTRICT.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Morris H. Swanson petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the north line of East Brainerd Road east of Ooltewah-Ringgold Road and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Morris H. Swanson requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on July 9, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Industrial District a tract of land located on the north line of East Brainerd Road east of Ooltewah-Ringgold Road. This tract begins at a point in the north line of East Brainerd Road, said point being 700' west of the point the east line of Section 15 crosses East Brainerd Road, and extends NW along the north line of East Brainerd Road, 210', thence NE 210', thence SE 210', thence SW 210' to East Brainerd Road, the point of beginning, being part of the NE quarter of Section 15, Township I South, Range 2, west of the basis line, Ocoee District.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Appled

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously DENIED by acclamation. Total present-4. Absent-1.

* * * *

(Judge Moore stated that the Planning Commission has recommended that this petition be denied. In addition the Planning Commission has received a letter in the form of a petition from the Apison Lions Club opposing the rezoning.

Mr. Morris H. Swanson appeared. He stated that if the county denies his petition then the county will have to feed him and his family. He is only able to be up an hour or so at a time and could do work at his home. He is unable to get any other kind of job. Mr. Swanson said that the only ones who object are members of his own family. He doesn't see why the man down the road is allowed to have motorcycle hill climbs if they are going to deny him (Mr. Swanson) this petition. If it's going to be agricultural, he wants it all to be that way.

Mrs. Nina Riley and her husband appeared in opposition to the rezoning. Mrs. Riley stated that she is the owner of the property adjoining Mr. Swanson's property. Judge Moore asked why they objected to the rezoning. Mr. Riley stated that there were unsightly junk cars all along the road, that it was nice land and there was no reason to clutter it up so. He stated that the gentleman who owns the property across the street, Mr. W. L. Miller, had made Mr. Swanson move the cars that were on that property.

Mr. Swanson denied that this was true. He stated that Mr. Miller lives in Baltimore and that he (Mr. Swanson) had been overseer for Mr. Miller's property for a number of years and that he had told him he did not object.

Judge Moore told Mr. Swanson that his office had received a letter from Mr. Miller and he  $\underline{did}$  object.

Mr. Swanson stated that everything is on his side of the road.

Councilman Fuller told Mr. Swanson that the last thing anyone on the Council wanted to do was to prevent him from making a gainful living, but the Planning Commission's recommendation stated that these junk cars are in sight of the road and if the Council allows this all over the county, the the Council is making a mistake.

Mr. Swanson stated that he had planted a hedgerow and by fall you would not be able to see anything from the road. The bank is high on that side of the road and it is not in sight of homes in either direction for at least a quarter of a mile or more. He stated that they do not even have city water out there, although he has asked for it. His telephone comes from Chickamauga. He doesn't see how he can make a living; he will have to go on welfare and ask for food stamps. He is turned down for jobs and cannot get insurance. He has statements from the doctor that he is unable to work but he is man enough to keep trying to make it on his own.

Councilman Fuller told Mr. Swanson that the Council appreciates that but the Council does have an obligation to look at what the Planning Commission recommends and vote for what is best for all the people.

1975-047 Hamilton County May 12, 1975

#### RESOLUTION

WHEREAS, Morris H. Swanson, on April 15, 1975, petitioned the Chattanooga-Hamilton County Regional Planning Commission to recommend to the Judge and Members of the County Council the rezoning from Agricultural District to Industrial District a tract of land located on the north line of East Brainerd Road east of Ooltewah-Ringgold Road.

This tract begins at a point in the north line of East Brainerd Road, said point being 700 feet west of the point the east line of Section 15 crosses East Brainerd Road, and extends northwest along the north line of East Brainerd Road, 210 feet, thence northeast 210 feet, thence southeast 210 feet, thence southwest 210 feet to East Brainerd Road, the point of beginning, being part of the northeast quarter of Section 15, Township 1 South, Range 2, west of the basis line, Ocoee District.

AND WHEREAS, the Planning Commission held a public hearing on this petition on May 12, 1975,

AND WHEREAS, present in opposition was Mr. Bob Lawson, who represented the area residents by submitting a petition of opposition. He stated that the site would continue to be a junk yard if approved and that approval would open the area up to industrial development which would be incompatible with the character of the area.

NOW THEREFORE, BE IT RESOLVED that the Planning Commission, on May 12, 1975, recommended to the Judge and Members of the County

Council that this petition be denied.

Respectfully submitted,

Minii MAda THORDIS D. HARDEN

Secretary

* * * *

(Statement continued)

( Mr. Swanson stated that he has got to make a living and if the Council can't approve it for a junk yard, maybe they could get it approved so that he could have a job, maybe for car repair.

Councilman Ricketts asked to hear from the Planning Commission. Mr. Bennett asked if the Council would like to see the slides. Mr. Preston said it would have to be referred back to the Planning Commission to be rezoned for business.

Judge Moore stated that he had personally seen the property but asked if other Council members would like to see the slides. Councilman Long said he would like to see them. The slides were shown, indicating that the zoning in the area was all agricultural. Most of the area is vacant land; there are a few single family residences. Pictures showed a number of junk cars on both sides of East Brainerd Road.

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an writting this. I know you all well read it before the neeting. I have been to County Judge Don morre, Offere 3 times but howen't been able Oto see hem, The are in lutures 2 mountain with so one ilse in sight of Us - all Vacant land around us - The do nat have City water. It comes within 2 mile on the west and I me on the East 9 us hut Estrice utilities Want Connect lit. It an esalated area. Upison Conmunity lugens / mile East of us and Westview Community es 1.4 miles Heest of res_ The live in the Garber's Dap area - only 2 houses in the Dap, Ours and Earl Wirdow's If you can zer en anyway it will be Thonk you very Much Morris H. Swanson

State of Tennessee Samilion County

July 9, 1975

<u>JULY TERM 1975</u>

NATS IMONTH, DAY, YEAR

# RESOLUTION

NO. 775-3

TITLE TO DECLARE FAIRINGTON CIRCLE, FIELDSTONE DRIVE, WOODFIELD LANE, WOODPINES LANE AND CARTERWOOD LANE DISTRICT ROADS.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

THAT, Fairington Circle leading from Boy Scout Road in a northerly and circular direction 0.74 of a mile to Boy Scout Road; that Fieldstone Drive leading from Fairington Circle in a northwardly direction 0.21 of a mile to Fairington Circle; that Woodfield Lane leading from Fairington Circle in a westerly direction 0.07 of a mile to a cul-de-sac; that Woodpines Lane leading from Fairington Circle in a northwardly direction 0.04 of a mile to a cul-de-sac; and that Carterwood Lane leading from Fairington Circle in a southerly direction 0.05 of a mile to a cul-de-sac, be declared district roads, 2nd Class.

The above named roads are in the 3rd Civil District in Fairington Forest Subdivision, on Tax Map #91, have a 4" stone base, a 2" plant mix pavement with asphalt curbs and were built by Stein Construction Co. for the developer: John Sutton. All roads have a 50' right-of-way except Carterwood Lane which has a 40' right-of-way.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Appled

Mambar of the County Corneil

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#### <u>JULY TERM 1975</u>

State of Tennessee Familion County

July 9,	1975
DATE	IMONTH, DAY, YEAR)

# RESOLUTION

NO. 775-4

TITLE TO DECLARE COVE RIDGE DRIVE AND RIDGE BAY DRIVE DISTRICT ROADS.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

THAT, Cove Ridge Drive extending from Gold Point Circle South in a westerly, northerly and easterly direction 0.60 of a mile to a turnaround; and that Ridge Bay Drive extending from Cove Ridge Drive in a northerly and westerly direction 0.50 of a mile to Gold Point Circle North, be declared district roads, 2nd Class.

The above named roads are in the 3rd Civil District in Ridge Bay Subdivision, on Tax Map #92, have a minimum 50' right-of-way, a 4" stone base, a 2" plant mix pavement with asphalt curbs and were built by Thomas B ros. Construction Co. for the developer: Don Williams.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Adapted

25-12-011-0

## State of Tennessee Samilton County

July 9, 1975

RESOLUTION

NO. 775-5

TITLE

TO DECLARE ROCK BLUFF ROAD A DISTRICT ROAD.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

THAT, Rock Bluff Road leading from Fairview Road in an easterly and southerly direction 0.53 of a mile to a cul-de-sac, be declared a district road, 2nd Class.

The above named road is in the 3rd Civil District in Rock Bluff Subdivision #1, on Tax Map #92, has a 50' right-of-way, a 4" stone base, a 2" plant mix pavement with asphalt curbs and was built by Thomas Bros. for the developer: Herman Ferger III.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing three (3) Resolutions were unanimously Adopted by Acclamation. Total present-4. Absent-1.

(Judge Moore stated these were also approved subdivision roads and asked that all be treated as one Motion.)

## <u>J-U L Y T E R M 1 9 7 5</u>

State	of	<b>Тенневнее</b>	
Tamilton County			

JULY 9, 1973	July	9,	1975
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DATE INONTH, DAY, YEAR

# RESOLUTION

NO. 775-6

TITLE CHANGING THE NAME OF GRAY ROAD ON SIGNAL MOUNTAIN TO GRAY FRYAR ROAD.

Bexitx Resolved, y hyxthex Comment y dix Franciscon x County x Remnessee x in x Session Xxxx bled x —

WHEREAS, a petition has been received from the residents of Gray Road requesting the name of the road be changed to Gray Fryar Road; and

WHEREAS, the staff of the Chattanooga-Hamilton County Regional Planning Commission advises that changing the name of this road will not conflict with other roads in the county;

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the road heretofore known as Gray Road on Siganl Mountain be and hereby is changed to Gray Fryar Road.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Adopted

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-4. Absent-0.

(Judge Moore stated that this was in accordance with the renaming of roads on Signal Mountain to prevent confusion with roads in other areas having the same name. There was a neighborhood meeting in connection with this renaming.)

## State of Tennessee Samilton Country

July 9, 1975

DATE IMONTH, DAY, YEAR).

# RESOLUTION

NO. 775-7

TITLE AUTHORITY TO PURCHASE A 13,688.25 (.31 ACRE) TRACT OF LAND FROM WILLIAM C. FRIDDELL AND WIFE, MILDRED O. FOR A PART OF THE RIGHT-OF-WAY FROM HIGHWAY 58 TO THE HAMILTON HARRISON VOCATIONAL AND TECHNICAL SCHOOL FOR THE SUM OF \$685.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Hamilton County, Tennessee, must acquire a 50 feet right-of-way to construct a paved road from Highway 58 to the site of the new Hamilton Harrison Vocational Technical School; and

WHEREAS, the property has been appraised at a value of \$685.00; and

WHEREAS, William C. Friddell and wife, Mildred O. have signed a sales contract to accept \$685.00 for said tract and will deliver to the County a Warranty Deed upon receipt of payment; and

NOW, THEREFORE, BE IT RESOLVED, that the County Judge be authorized to issue payment to William C. Friddell and wife, Mildred O. the amount of \$685.00 for receipt of Warranty Deed.

BE IT FURTHER RESOLVED, that the Warranty Deed be recorded in the Register's Office of Hamilton County, Tennessee, and also made a permanent part of the County Engineer's records.

BE IT FURTHER RESOLVED, that this resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken....

## State of Tennessee Familion County

July 9, 1975

SATE IMONTH, DAY, YEARI

## RESOLUTION

NO. 775-8

TITLE AUTHORITY TO PURCHASE A 1,559.25 SQUARE FEET (.03 acre) TRACT OF LAND FROM HERSCHEL L. BANKSTON AND WIFE, LUCINDOS, FOR A PART OF THE RIGHT-OF-WAY FROM HIGHWAY 58 TO THE HAMILTON HARRISON VOCATIONAL AND TECHNICAL SCHOOL FOR THE SUM OF \$80.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Hamilton County, Tennessee, must acquire a 50 feet right-of-way to construct a paved road from Highway 58 to the site of the new Hamilton Harrison Vocational Technical School; and

WHEREAS, the property has been appraised at a value of \$80.00; and

WHEREAS, Herschel L. Bankston and wife, Lucindos have signed a sales contract to accept \$80.00 for said tract and will deliver to the County a Warranty Deed upon receipt of payment.

NOW, THEREFORE, BE IT RESOLVED, that the County Judge be authorized to issue payment to Herschel L. Bankston and wife, Lucindos, the amount of \$80.00 for receipt of said Warranty Deed.

BE IT FURTHER RESOLVED, that the Warranty Deed be recorded in the Register's Office of Hamilton County, Tennessee, and also made a permanent part of the County Engineer's records.

BE IT FURTHER RESOLVED, that this resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken

State of Tennessee Samilton County

July 9, 1975

DATE INONTH, DAY, YEARS

# RESOLUTION

NO. 775-9

TITLE AUTHORITY TO PURCHASE A 13,004 SQUARE FEET (.3 ACRE)
TRACT OF LAND FROM BESSIE K. THURMAN FOR A PART OF THE RIGHT-OF-WAY
FROM HIGHWAY 58 TO THE HAMILTON HARRISON VOCATIONAL AND TECHNICAL
SCHOOL FOR THE SUM OF \$600.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Hamilton County, Tennessee, must acquire a 50 feet right-of-way to construct a paved road from Highway 58 to the site of the new Hamilton Harrison Vocation Technical School; and

WHEREAS, the property has been appraised at a value of \$600.00; and

WHEREAS, Bessie K. Thurman has signed a sales contract to accept the sum of \$600.00 for said tract and will deliver to the County a Warranty Deed upon receipt of payment; and

NOW, THEREFORE, BE IT RESOLVED, that the County Judge be authorized to issue payment to Bessie K. Thurman in the amount of \$600.00 for receipt of Warranty Deed; and

BE IT FURTHER RESOLVED, that the Warranty Deed be recorded in the Register's Office of Hamilton County, Tennessee, and also made a permanent part of the County Engineer's records.

BE IT FURTHER RESOLVED, that this resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Coupell

Action taken

ON MOTION of Councilman Fuller, seconded by Councilman Long, the foregoing three (3) Resolutions were unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Ricketts and Judge Moore. Councilman Mayfield was absent. Total present-4. Absent-1.

* * * *

(Judge Moore stated that these three Resolutions were in connection with the purchase of property adjacent to and part of the right of way leading to the new Hamilton Harrison Vocational Technical School.)

July 9, 1975

DATE IMONTH, DAY, YEARS

# JULY TERM 1975 RESOLUTION

NO. 775-10

TITLE AUTHORITY TO REFUND THE SUM OF \$110.00 TO WESLEY F. BONNER, AND WIFE, IRENE, REPRESENTING TAXES PAID FOR PROPERTY CONVEYED TO SAID GRANTEES IN WHICH COUNTY HAD NO INTEREST AND COULD NOT CONVEY TITLE.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, on February 12, 1973, Hamilton County conveyed unto Wesley F. Bonner, and Wife, Irene, a parcel of land as set out in Quit Claim Deed recorded in Book 2083, Page 56, in the Register's Office of Hamilton County, Tennessee; and

WHEREAS, the parcel as therein described did not properly belong to Hamilton County and such conveyance was therefore null and void; and

WHEREAS, the aforesaid grantee paid the sum of \$110.00 in taxes on said parcel; and

NOW, THEREFORE, BE IT RESOLVED by the Hamilton County Council in session duly assembled that Wesley F. Bonner, and wife, Irene, be refunded out of the County General Fund the sum of \$110.00 as repayment for taxes illegally paid upon warrant drawn by the County Judge.

BE IT FURTHER RESOLVED that a copy of this Resolution be furnished the Assessor of Property and the County Register for correction of their records.

BE IT FURTHER RESOLVED that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Adopted

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Ricketts and Judge Moore. Councilman Mayfield was absent. Total present-4. Absent-1.

* * * *

(Judge Moore stated that this is the standard method of refund.)

July 9, 1975

DATE INONIN, DAY, YEARS

# JULY TERM 1975 RESOLUTION

NO. 775-11

TITLE A RESOLUTION TO APPROPRIATE FROM THE FUNDS OF THE CHATTANOOGA-HAMILTON COUNTY HEALTH DEPARTMENT SUCH AMOUNTS AS MAY BE REQUIRED TO PAY FOR THE SERVICES OF AN ACTUARY IN DETERMINING THE COST TO SAID HEALTH DEPARTMENT, WITH RESPECT TO THE EMPLOYEES OF SAID DEPARTMENT PARTICIPATING IN THE TENNESSEE CONSOLIDATED RETIREMENT SYSTEM.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, the Chattanooga-Hamilton County Health Department is contemplating petitioning the Board of Trustees of the Tennessee Consolidated Retirement System to approve coverage for its employees in the said System as authorized under Public Chapter No. 814, Section 10, and

WHEREAS, said Health Department desires to consider the cost of such coverage prior to final approval of said coverage; and

WHEREAS, the determination of such cost requires the services of an Actuary who, under State law, should be compensated for such services from said Health Department funds.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION-ASSEMBLED: That there is hereby appropriated from the funds of the Chattanooga-Hamilton County Health Department such amounts required to compensate for the actuarial services of determining the cost or costs to the said Health Department for the participation of its employees in the Tennessee consolidated Retirement System; and

BE IT FURTHER RESOLVED, that upon receipt of such determination, the Chattanooga-Hamilton County Health Department is hereby authorized and directed to pay over the amounts appropriated herein to the Tennessee Consolidated Retirement System, or as directed by the Director of said system.

BE IT FURTHER RESOLVED, that this Resolution shall take effect from and after its passage, the Public Welfare requiring it.

.....

Hember of the County Council

Action taken Wanted

## $\underline{\mathtt{J}}\ \underline{\mathtt{U}}\ \underline{\mathtt{L}}\ \underline{\mathtt{Y}}\quad \underline{\mathtt{T}}\ \underline{\mathtt{E}}\ \underline{\mathtt{R}}\ \underline{\mathtt{M}}\quad \underline{\mathtt{1}}\ \underline{\mathtt{9}}\ \underline{\mathtt{7}}\ \underline{\mathtt{5}}$

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Ricketts and Judge Moore. Councilman Mayfield was absent. Total present-4. Absent-1.

* * * *

(Judge Moore stated that this was to enable the County to get employees that Hamilton County is paying through the state back under County auspices.)

. .....

Hamilton County

## JULY TERM 1975

# RESOLUTION

NO 775-12

TITLE AUTHORITY TO ACCEPT OFFER OF MISS RUTH LEONA PETERS, UNMARRIED TO PURCHASE AN 80' X 102' + IRREGULAR PARCEL OF LAND ON DEPOT STREET IN SODDY DAISY, TENNESSEE, KNOWN AS THE LELAND J. SLUDER TRACT AND LEGALLY DESCRIBED AS DEPOT STREET, DURHAM LAND COMPANY, REEVES TAX NUMBER 1410A-16-1, STATE NUMBER 48D-D-2, IN THE AMOUNT OF \$25.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:

WHEREAS, an 80' X 102' + irregular parcel of land on Depot Street in Soddy, Daisy, Tennessee, known as the Leland J. Sluder Tract and legally described as Depot Street, Durham Land Company, Reeves Tax Number 1410A-16-1, State Number 48D-D-2 was purchased by Hamilton County and the City of Soddy Daisy on account of unpaid taxes; and

WHEREAS, the property has been appraised at a value of \$25.00; and

WHEREAS, Hamilton County has received an offer of \$25.00 from Miss Ruth LeonaPeters.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$25.00 be approved and the County Judge be authorized to execute a Quit-Claim Deed of conveyance in accordance with the terms of said offer, subject to the redemtpion laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that the County Judge is authorized to proceed with the closing of the transaction and the collection of court costs and expenses of the sale, disburse the balance pro rata, based on the tax rate of Hamilton County and the City of Soddy Daisy.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

> Atax Member of the County Council

Action taken Adopted

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Ricketts and Judge Moore. Councilman Mayfield was absent. Total present-4. Absent-1.

* * * * *

(Judge Moore stated that this was highest and best bid.)

DATE (MONTH, DAY, YEAR)

# RESOLUTION

NO. 775-13

#### TITLE

ACCEPTING THE BIDS OF KODAK AND BELL AND HOWELL AS PER BID AND SPECIFICATIONS MICROFILM JACKET LOADING AND READING EQUIPMENT IN THE AMOUNT OF \$33,304.40

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, IN RESPONSE TO PUBLIC ADVERTISEMENT BIDS WERE RECEIVED FOR MICROFILM JACKET LOADING AND READING EQUIPMENT AS STATED ABOVE.

WHEREAS, THE BIDS OF KODAK AND BELL AND HOWELL WERE THE BEST BIDS RECEIVED, AS FOLLOWS:

	COURT HOUSE (KODAK)	ERLANGER (BELL & HOWELL)	HEALTH DEPARTMENT (KODAK)
Camera Planetary Rotary	1,746.00	1,875.00	1,543.50
Jacket Reader/Film	1,309.50	4,236.90*	1,151.50
Diazo	4,009.50	4,076.00	4,009.50
Jacket Reader/Printer	3,783.00	1,781.00	3,783.00
	10,848.00°	11,968.90	10,487.50

^{*}Optional purchase of automatic Jacket Loader.

NOW THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY,

TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED

TO ACCEPT THE BID AS MENTIONED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER IT PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

War me

Member of the County Council

Action taken Capled

ON MOTION of Judge Moore, seconded by Councilman Fuller, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Fuller, Councilman Long, Councilman Ricketts and Judge Moore. Councilman Mayfield was absent. Total present-4. Absent-1.

* * * * *

(Councilman Fuller stated that there had been some discussion of this going to Kodak, or was this a combination of Kodak and Bell and Howell. Judge Moore stated yes, this was a combination.)

State of Tennessee Samilton County

July 9, 1975

# A RESOLUTION No. 7375-14

TITLE TO AUTHORIZE THE COUNTY JUDGE TO EXECUTE A QUITCLAIM DEED UNTO THE CITY OF CHATTANOOGA TRANSFERRING ANY INTEREST WHICH HAMILTON COUNTY MAY HAVE HAD IN AND TO THE PROPERTY ON WHICH GLENWOOD SCHOOL IS LOCATED

XHOKESSEX HE MASSESSEKEXIN XIVE COLOR MAGILIHEREE MIGH KISHEBD X VIKULCHDK ISHE KOOK (HOW KHEART) HIK BEE —MAGILIHAGELAX

WHEREAS, by unrecorded deed which has been referred to in other deeds duly recorded, Hamilton County Tennessee Board of Education appears to have title in and to the south portion of Block 28, Amended Plat of Glenwood Addition No. 2, as shown by plat of record in Plat Book 11, page 40, in the Register's Office of Hamilton County, Tennessee; and

WHEREAS, Glenwood School has, for many years, been operated and maintained by the City of Chattanooga Department of Education; and

WHEREAS, the Superintendent of the Hamilton County Schools has advised that the Hamilton County Board of Education has no interest in and to said property; and

WHEREAS, a quitclaim deed is necessary in order to quiet title in and to said property;

NOW, THEREFORE, BE IT RESOLVED BY THE HAMILTON COUNTY COUNCIL IN SESSION DULY ASSEMBLED that the County Judge be and hereby is authorized to execute quitclaim deed in and to the property above described and as more fully described in the deed itself, a copy of which is attached to this Resolution, unto the City of Chattanooga, Tennessee.

BE IT FURTHER RESOLVED that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Aparael and adopted

-27-

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Fuller, Councilman Long, Councilman Ricketts and Judge Moore. Councilman Mayfield was absent. Total present-4. Absent-1.

* * * * *

(Judge Moore stated that this quitclaim deed would convey to Chattanooga this school property so that the city of Chattanooga in turn can convey title in a process to quiet the title. Hamilton County appears to have the title on this land on which Glenwood School is located and it has been maintained by the city of Chattanooga for a number of years. The school is no longer operated.)

(County Attorney Jim Turner asked that after signing this deed be returned to Jerry Hale at Milligan Rental.)

	HAMILTON COUNTY, TENNESSEE, BOARD OF EDUCATION
	BY:
	BY:
	HAMILTON COUNTY, TENNESSEE
	BY:
	ву:
STATE OF TENNESSEE) COUNTY OF HAMILTON)	
On this day ofand	, 1975, before me personally , with whom
I am personally acquainted, and who upon oat	n acknowledged themselves to be , respectively, of HAMILTON
COUNTY, TENNESSEE, BOARD OF EDUCATION, the withey as such Officers being authorized so to for the purposes therein contained, by significant tennessee, BOARD OF EDUCATION, by themselves  IN WITNESS WHEREOF I have hereunt	ithin named bargainor, and that do, executed the foregoing instrument ag the name of said HAMILTON COUNTY, as such Officers.
	NOTARY PUBLIC
My commission expires:	
STATE OF TENNESSEE) COUNTY OF HAMILTON)	
On this day ofand	, 1975, before me personally , with whom
I am personally acquainted, and who upon oat the and COUNTY, TENNESSEE, the within named bargaino being authorized so to do, executed the fore therein contained, by signing the name of sa by themselves as such Officers.	, respectively, of HAMILTON r, and that they as such Officers going instrument for the purposes
IN WITNESS WHEREOF I have hereunt	o set my hand and Notarial Seal.
My commission expires:	NOTARY PUBLIC
ny commission expires.	
STATE OF TENNESSEE) COUNTY OF HAMILTON)	
I hereby swear or affirm that the	e actual consideration for this transfe
or value of the property transferred, which which amount is equal to or greater than the	ever is greater, is \$
would command at a fair and voluntary sale.	
	ATTENTANT
Subscribed and sworn to before me, on	AFFIANT - Grantee
settle en daylotin en 17 en	
NOTARY PUBLIC	
My complete a complete	
Mar committed on carry and the art	

WHEREAS, the following entities are all of either the distributes or heirs of the distributees of the trust to which American National Bank and Trust Company of Chattanooga succeeded, as hereinabove described: Tweet M. Kimball, Lanfranco Rasponi and American National Bank and Trust Company of Chattanooga, as Trustee for Genevieve Hope Montague; and,

WHEREAS, the said Samuel R. Read subsequently died, testate, the Devisees named in his Will being Margaret Read McPheeters, Mary Read Smartt, Sims Read and Elizabeth Read Gary; and,

WHEREAS, Margaret Read McPheeters subsequently died, testate, the terms of her Will appointing Laurance McPheeters and American National Bank and Trust Company of Chattanooga, as Trustees; and,

WHEREAS, the said Sims Read subsequently died, testate, the Devisee named in his Will being Lillie Park Read; and,

WHEREAS, the said Elizabeth Read Gary subsequently died, testate, the Devisees named in her Will being Tom C. Gary, Jr. and Sarah Gary Aaron; and,

TATORITY OF THE STATE OF THE ST

WHEREAS, the following persons have executed and delivered Quitclaim Deeds conveying the hereinafter described Real Estate to the City of Chattanooga, Tennessee, a Municipal Corporation: Lanfranco Rasponi, Mary Read Smartt, American National Bank and Trust Company of Chattanooga, as Trustee under the Will of Margaret Read McPheeters, deceased, Laurance McPheeters, as Trustee under the Will of Margaret Read McPheeters, deceased, Lillie Park Read, Sarah Gary Aaron, American National Bank and Trust Company of Chattanooga, Successor Trustee, American National Bank and Trust Company of Chattanooga, as Trustee for Genevieve Hope Montague, Tom C. Gary, Jr. and Tweet M. Kimball;

NOW, THEREFORE, IN CONSIDERATION of the sum of One Dollar (\$1.00), cash in hand paid, and other good and valuable considerations, the receipt and sufficiency of which is hereby acknowledged;

HAMILTON COUNTY, TENNESSEE, BOARD OF EDUCATION, and HAMILTON COUNTY, TENNESSEE, do hereby quitclaim, transfer and convey unto the CITY OF CHATTANOOGA, TENNESSEE, a Municipal Corporation, the following described Real Estate:-

IN THE CITY OF CHATTANOOGA, HAMILTON COUNTY, TENNESSEE: Being all that portion of Block Twenty-eight (28), Amended Plat of Glenwood Addition No. Two (2), as shown by plat of record in Plat Book 11, page 40, in the Register's Office of Hamilton County, Tennessee, lying South of the property conveyed to the City of Chattanooga, Hamilton County, Tennessee, by Deed of record in Book 800, page 548, in the Register's Office of Hamilton County, Tennessee.

REFERENCE is made for prior title to Book A, Volume

REFERENCE is made for prior title to Book A, Volume 15, page 208, and Book S, Volume 17, page 514, in the Register's Office of Hamilton County, Tennessee. SUBJECT TO Governmental zoning and subdivision ordinances or regulations in effect thereon.

TO HAVE AND TO HOLD the said described Real Estate unto the said the CITY OF CHATTANOOGA, TENNESSEE, a Municipal Corporation, its successors and assigns, forever in fee simple.

IN WITNESS HAMILTON COUNTY, TENNESSEE, BOARD OF EDUCATION has hereunto caused its official name to be signed, by its duly authorized Officers, and HAMILTON COUNTY, TENNESSEE has hereunto caused its official name to be signed, by its duly authorized Officers, all on this the 27th day of June, 1975.

Address New Owner(s) As Follows:	/Send Tax Bills To:	/Map Parcel Number
(Name)	/ (Name)	7
(Street Address or Route No.)	/ (Street Address)	1
(City) (State) (Zip)	/(City) (State) (Zip)	/

WHEREAS, by Deed of record in Book S, Volume 8, page 511, in the Register's Office of Hamilton County, Tennessee, the Glenwood Land Company conveyed a tract of land to Robert P. Woodard and R. W. Barr, Trustees, said tract of land including the property to be, by this Deed, quitclaimed unto the Grantee herein named; and,

WHEREAS, by Deed of record in Book I, Volume 11, page 580, in the Register's Office of Hamilton County, Tennessee, R. P. Woodard conveyed his beneficial interest in the trust (and therefore in the property to be, by this Deed, quitclaimed unto the Grantee herein named) created in Book S, Volume 8, page 511, in the Register's Office of Hamilton County, Tennessee, to Samuel R. Read and D. P. Montague; and,

WHEREAS, by Deed of record in Book A, Volume 15, page 208, in the Register's Office of Hamilton County, Tennessee, R. W. Barr, as the Surviving Trustee of the trust created in Book S, Volume 8, page 511, in the Register's Office of Hamilton County, Tennessee, terminated the said trust by conveying all the land remaining in the corpus of the trust (including the property to be, by this Deed, quitclaimed unto the Grantee herein named) unto Samuel R. Read and D. P. Montague, as a result of which conveyance Samuel R. Read and D. P. Montague became vested with title to said land therein described as Tenants in Common; and,

WHEREAS, by Deed of record in Book S, Volume 17, page 514, in the Register's Office of Hamilton County, Tennessee, Genevieve Allan Montague conveyed her undivided one-half (1/2) interest in a certain tract of land (including the property to be, by this Deed, quitclaimed unto the Grantee herein named) to Richard H. Kimball, Trustee; and,

WHEREAS, sometime prior to the death of Samuel R. Read and Richard H. Kimball, they did, individually and as Trustee, respectively, convey unto the Hamilton County, Tennessee Board of Education the property to be, by this Deed quitclaimed unto the Grantee herein named (as evidence of this fact, note Deed of record in Book 800, page 548, in the Register's Office of Hamilton County, Tennessee, wherein the Deed from Samuel R. Read and Richard H. Kimball, individually and as Trustee, respectively, to the Hamilton County, Tennessee Board of Education, is referred to); and,

WHEREAS, the property to be, by this Deed, quitclaimed unto the Grantee herein named, was subsequently annexed into the City of Chattanooga, Tennessee, a Municipal Corporation; and,

WHEREAS, the said Deed from Samuel R. Read and Richard H. Kimball, individually and as Trustee, respectively, was lost or misplaced before it was placed of record in the Register's Office of Hamilton County, Tennessee; and,

WHEREAS, the said Richard H. Kimball subsequently died, and American National Bank and Trust Company of Chattanooga was subsequently appointed as Successor Trustee to Richard H. Kimball, Trustee, and, as such Successor Trustee, succeeded to the trust imposed on Richard H. Kimball by the terms of the trust created in the aforementioned Deed of record in Book S, Volume 17, page 514, in the Register's Office of Hamilton County, Tennessee; and,

DRAFTED BY
FIALE & ELLIS, Attorneys At Law
722 CHERRY STREET
CHATTANOOGA, TENN

Appl. #029

State of Tennessee Kamilton County

July 9, 1975

Member of the County Council

# A RESOLUTION

NO. 775-15

TITLE REZONING FROM AGRICULTURAL DISTRICT TO R-1 RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED AT THE SE INTERSECTION OF BLUE SPRINGS ROAD THIS TRACT FRONTS 1170' ON THE SE LINE OF BLUE AND IGOU FERRY ROAD. SPRINGS ROAD AND EXTENDS SE 1675' TO THE EAST LINE OF THE BLUE SPRINGS CABIN SITE AREA, THENCE SW 434.3' TO BIRCHWOOD PIKE, THENCE SW ALONG THE NW LINE OF BIRCHWOOD PIKE, 520', THENCE NW 2170' TO IGOU FERRY ROAD, THENCE NE, ALONG THE CURVE OF IGOU FERRY ROAD AS IT INTERSECTS WITH BLUE SPRINGS ROAD, 110.21' TO THE POINT OF BEGINNING, BEING TRACTS NO. 2 AND 3, BLUE SPRINGS CABIN SITE AREA, BIRCHWOOD PIKE, AS SHOWN BY PLAT RECORDED IN PLAT BOOK 17, PAGE 1, R.O.H.C. Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:

WHEREAS, Jimmy C. Bettis petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at the SE intersection of Blue Springs Road and Igou Ferry Road and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Jimmy C. Bettis requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on July 9, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to R-1 Residential District a tract of land located at the SE intersection of Blue Springs Road and Igou Ferry Road. fronts 1170' on the SE line of Blue Springs Road and extends SE 1675' to the East line of the Blue Springs Cabin Site Area, thence SW 434.3' to Birchwood Pike, thence SW along the NW line of Birchwood Pike, 520', thence NW 2170' to Igou Ferry Road, thence NE, along the curve of Igou Ferry Road as it intersects with Blue Springs Road, 110.21' to the point of beginning, being tracts No. 2 and 3, Blue Springs Cabin Site area, Birchwood Pike, as shown by Plat recorded in Plat Book 17, Page 1, R.O.H.C.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Usaples

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted by Acclamation. present-4. Absent-1.

Judge Moore asked if there were any delegations to appear before the Council on any other matters. None appeared.

ON MOTION of Councilman Fuller, seconded by Councilman Ricketts, to adjourn. The foregoing Motion was unanimously Adopted by Acclamation. Total present-4. Absent-1.

Immediately following adjournment, it was brought to the attention of County Attorney that the petition of Jimmy C. Bettis (#029) had been advertised for this Council meeting but had by mistake not been put on the agenda. Attorney Turner suggested that Councilman Fuller reconsider his Motion to adjourn so that the Council could consider this Resolution.

ON MOTION of Councilman Fuller, seconded by Councilman Ricketts, to reconsider his Motion to adjourn. The foregoing Motion was unanimously Adopted by acclamation.

(The Planning Commission had recommended that this Petition #029 of Jimmy C. Bettis be approved and no one appeared in opposition.)

ON MOTION of Councilman Fuller, seconded by Councilman Ricketts, to adjourn. The foregoing Motion was unanimously Adopted by Acclamation. Total present-4. Absent-1.

CHAIRMAN

-34-<u>TERM 1975</u>

STATE OF TENNESSEE )

WEDNESDAY, JULY 16, 1975

COUNTY OF HAMILTON )

JULY

BE IT REMEMBERED, That on this the 16th day of July, 1975, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:-

Present and presiding, the Honorable Don Moore, Chairman.

County Court Clerk W.F. Knowles called the Roll of the County
Council and the following, constituting a Quorum, answered to their
names: Councilman Fuller, Councilman Long, Councilman Mayfield,
Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

The invocation was given by the Reverend Wendell Smith, East Ridge Church of God, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Ricketts, to dispense with the reading of the minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation.

Attached hereto is a copy of the Public Notice of this meeting, which was published in the local newspapers, and is made a part of these minutes.

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT É. (903) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



OFFICE OF THE COUNTY JUDGE
HAMILTON COUNTY, TEXNESSEE
DON MOORE, JUDGE
CHATTANOOGA, TENNESSEE 31402

PUBLIC NOTICE OF MEETING OF COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE

Take notice, pursuant to Chapter 442, Public Acts of Tennessee of 1974, the County Council of Hamilton County, the governing body of said County, will convene and meet in preliminary session on Wednesday, July 16, 1975, at 9:00 Å. M. Eastern Daylight Time, in the Conference Room, 201 Courthouse, and in open session at 10:00 Å. M. in the County Council Room at the Hamilton County Courthouse, 6th and Walnut Streets, Chattanooga, where and at which time and place the said Hamilton County Council will transact such public business as may lawfully come before it.

Don Moore, County Judge and Chairman of the County Council

THE CHATTANOOGA TIMES, WEDNESDAY, JULY 9, 1975.

CHATTANOOGA NEWS-FREE PRESS, WEDNESDAY, JULY 9, 1975!

PUBLIC NOTICE OF MEETING.

OF COUNTY COUNCIL OF
HAMILTON CO UNITY TEN.

NESSEE

Take mother pursuant to Chapter-412. Public-Acts of Tennessee-of-1974 the County, the governing-body-of-said County, will convene and meet in preliminary session on Wednesday, July 16, 1975, at 9:00

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Courhouse, and in upon session at 19:00-A.M. the County County

Courbouse, A.M. the County Council

Streets, Charamooga, where and at which time the place the said

Hamilton Councy Council will transact such public business as may lawfully come before it.

Don: Joograf Council Judge and Chairman of the County Council

PUBLIC NOTICE
OF MEETING OF
COUNTY COUNCIL OF
HAMILTON COUNTY,
TENNESSEE
Take notice, pursuant to Chapter 42,
Public Acts of Tennessee of 1974, the
County Council of Hamilton County,
the governing body of said county,
will convene and meet in preliminary
session on Wednesday, July 16, 1975,
at 9:00 A.M. Eastern Daylight Time,
in the Conference Room, 201 Courthouse, and in open session at 10:00
A.M. in the County Council Room at
the Hamilton County Council Room
and Wainut Streets, Chaltanooga,
where and at which time and place
the said Hamilton County Council
will transact such public business as
may lawlicity come before it.
—DON MORE County Judge
Pand Chairman of the
County Council

Judge Moore stated that this particular Resolution (775-1) was heard in error at the last Council meeting (July 9). It is being heard today since it was advertised in the newspaper for July 16.

Attorney L. D. Miller was present representing Mr. Curtis J. Hicks. Mr. Miller gave the Judge a sketch of the property involved. Mr. Miller stated that rezoning of the property in question had been referred to as "spot zoning." He said that actually much of the property there was already commercial. The property directly across Hixson Pike is zoned commercial. There is a fruit stand on the north end of the property in question. It is not presently in operation however. Next door there are heavy dump trucks and welding equipment. There is also a pig farm nearby. Mr. and Mrs. Hicks reside at 5543 Clear Creek Road. Their property was annexed recently by the city. They have operated a motorcycle repair shop in their garage for some time but will no longer be able to do this. So they purchased this property for \$4500 for the sole purpose of getting it rezoned for a motorcycle shop. The pêople who object to the rezoning say that it will be a nuisance, that children play in that area, and that it The Hicks do not believe that it would be as hazardous would be hazardous. as the traffic on Hixson Pike. The Hicks plan to build a repair shop that would be 50'x 20' wide. It would comply with the property line requirements and would be placed on the deep end of the property. There is a wooded area of about 200' running between the pig farm and the next residence. The property is really not useable for anything such as a dwelling house. There is a trailer northeast of this property. Mr. Miller and his clients do not feel there is any reason not to rezone this property commercially. Mr. Hicks has been doing this type of work for several years at his home and there have been no complaints in his neighborhood. Mr. Miller and the Hicks respectfully request that the County Council give this due consideration. matter was apparently called up and acted upon last Wednesday in error.

Mr. Miller called Mr. Hicks to the front and questioned him. Questions revealed that Mr. Hicks was 40 years of age, works for Ernest Holmes Wrecking Company, has been there for 20 years. He has operated a side-line business at home repairing motorcycles for four years. He has been operating this business from a two-car garage on his property. This property has been annexed by the city and the city will not allow him to add on to the business and if the business burned he could not build it back. His business has grown until he is no longer able to operate in the garage which is about 20' x 24'. Mr. Hicks does not plan to operate a great big motorcycle outlet with a showroom. He will do nothing but repairs and at one end of the building will have a small section for parts and a few accessories. Hicks knew when he bought the property that it was zoned for residence but assumed it could be rezoned since there were other lots around it zoned commercially. Mr. Hicks intends to retire from Ernest Holmes sometine in the future and this was to be a business on his own. Mr. Hicks stated that he has not had any complaints in the residential area where he now lives. No one rides the motorcycles up and down the street from his shop. Mr. Hicks simply rides the motorcycles to test them out but there is no one "romping up and down the road like Hell's Angels."

Judge Moore asked Mr. Preston of the Planning Commission if that was true regarding expansion, that he cannot expand in a non-zoned area. Mr. Preston said he was under the impression that Mr. Hicks' request on Clear Creek Road was approved but that it was not, so he could not expand in a non-zoned area. Mr. Preston also stated that the Planning Commission had recommended against the commercial rezoning of the property on Hixson Pike which has already been rezoned but has not after several years been developed. The pig farm is agricultural. The Planning Commission has recommended that some of the property that had been rezoned commercial should be again rezoned for another use. Mr. Preston stated that those objecting to Mr. Hicks' petition felt that the area is already pretty hazardous and that old Hixson Pike would probably be used to test the motorcycles.

#### JULY TERM 1975

Also that Mr. Hicks would be working at the cycle shop after hours since he is employed at a regular job. It would be strip zoning instead of locating it at an intersection where commercial property is already located. The Planning Commission would prefer to see new commercial ventures located on the property already zoned for business instead of rezoning other property.

Attorney Miller asked Mr. Preston what this particular parcel of property could be used for. Mr. Preston said that it was only a remnant of property left after straightening out Hixson Pike. The owner was paid severance damage because the property left was practically unusable. However, Mr. Preston said a residence could be put on the property with access from old Hixson Pike.

Judge Moore asked Attorney Miller if he had anything else or if anyone had any questions to ask Mr. Hicks.

Attorney Miller introduced Mrs. Hicks, who, under questioning by the attorney, gave the following information. Mrs. Hicks is familiar with the property and knows most of the people who live in the immediate area. She stated that most of the property owners were older people and there were not that many small children in the area. The people who own the pig farm are older, as are the Marshalls, the Suttons and those who own the welding shop. She also stated that when Mr. Hicks retires he will operate the shop from 9 to 5. They have never had any complaints about operating the shop at their home. Mrs. Hicks helps with the business, keeping the books, etc.

Judge Moore asked if there was any one present in opposition to the rezoning. A delegation of about four people stood. Mrs. Jean Williams, 6416 Hixson Pike, spoke for the delegation. Mrs. Williams stated that she had four children. She said that she was sure the Shelbys would be delighted to know that they have a pig farm, that they think they "have a house with a lot of pigs." She said that the trucks that are parked at the Suttons are only there temporarily, that Mr. Sutton's brother had owned a rock crusher which the State purchased and after the trucks were parked there the gas tanks were punctured and therefore they could not be moved immed #2 iately. There is not a welding shop; Mr. Sutton owns a portable welding machine and he is out on the road on jobs with the machine most of the time. Mrs. Williams presented a petition signed by 100% of the property owners. She stated that the area is residential, that there are homes on both sides of Hixson Pike for some distance, and that there is also a church and a cemetery on adjoining property. They feel that this motorcycle shop would be hazardous to the children in the area and also shattering to the peace of mind of those going to the cemetery. They feel that part of Mr. Hicks' reason for wanting this property is the convenience of ôld Hixson Pike as a test ground. Many children ride bikes on that road. Mrs. Williams stated that when a motorcycle goes by conversation cannot be heard and if the motorcycle isestarted and brings more motorcycles into the area it would be unbearable. They also feel their property values would go down. Mrs. Williams stated that the Council would not be denying a family a means of livelihood since the motorcycle shop is already operating in the Hicks' home and he simply wants to move it to the Hixson Pike neighborhood. The residents of the area respectfully asked the County Council to support the Planning Commissions' recommendation and deny the Hicks' petition.

Mr. Suel Rievley of 6414 Hixson Pike showed the Council pictures of homes and property in the area. He stated that the property across the street from the Hicks' property will not perk, that someone had wanted to build apartments there and this was denied.

#### JULY TERM 1975

Marvin Trew, representing Burks' United Methodist Church, read a letter addressed to Judge Moore and the County Council from the administrative board of the church requesting that the Council deny the rezoning. They feel that the noise would disrupt their worship services. The church operates a day care center for 4,5, and 6 year olds during the school year and feel that the noise would interfere with the children's two-hour naps during the afternoons. The church has just built a new sanctuary on this property. The letter was signed by Jimmy Robins, secretary of the administrative board of the church. Mr. Trew also presented a petition signed by church members. Mr. Trew stated that another church is planning to build just beyond the cemetery on the same side of the street.

The Reverend Albert Liersch of the Hixson Seventh-Day Adventist Church at 6424 North Hixson Pike stated that they had just purchased the property Mr. Trew referred to. They paid \$13,300 for five acres and hope soon to build there. This church body also believes that if this shop is allowed to go into business the value of the property and all surrounding property would go down. Their church is looking forward to operating a parochial school on the property. The repair shop would be a nuisance and a danger to the children and to parents going to and from the school. The noise level would be unacceptable and services would be disrupted in both churches. Rev. Liersch stated that pictures could be deceiving, that if the Council members could drive out there they would see that whatever businesses are there are very unobtrusive. The golf course, the residences and the open land to the east present what is almost a pastoral scene. Rev. Liersch stated that the community respectfully requests that this petition be denied.

Attorney Miller stated that the Hicks respectfully request the rezoning to commercial zone. Attorney Miller stated that a lot of people have bad opinions about motorcycles and feel that anyone who rides one is no good; they often feel this way about people with long hair. Attorney Miller said that many good people ride motorcycles, that even some attorneys do. Judge Moore said even some judges do. Attorney Miller said that if people elect to build their homes close to a highway then they must expect noise from the highway.

ON MOTION of Judge Moore, seconded by Councilman Fuller, to rescind the action of the County Council in denying the petition of Curtis Hicks which was presented at the July 9th Council meeting in error. The foregoing Motion was unanimously Adopted by Acclamation.

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July 16, 1975

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# RESOLUTION

NO 175-1

TITLE REZONING FROM RURAL RESIDENTIAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT 6410 HIXSON PIKE, BEING ON THE EAST LINE OF HIXSON PIKE NORTH OF BIG RIDGE ROAD. THIS TRACT BEGINS SOME 600' NORTH OF BIG RIDGE ROAD AND EXTENDS NE, ALONG THE EAST LINE OF HIXSON PIKE, 578.7' TO THE POINT OF INTERESECTION WITH HIXSON PIKE, THENCE SW, ALONG THE WEST LINE OF OLD HIXSON PIKE, 584.7' TO A 20' ACCESS DRIVE, THENCE NW, ALONG SAID ACCESS DRIVE, 84.5' TO HIXSON PIKE, THE POINT OF BEGINNING. EXCLUDING THEREFROM A 20' ACCESS ROAD CONSISTING OF ONE HALF ACRE.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Curtis J. Hicks, petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at 6410 Hixson Pike, being on the East line of Hixson Pike North of Big Ridge Road; and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Curtis J. Hicks requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on July 9, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Rural Residential District to Local Business District a tract of land located at 6410 Hixson Pike, being on the east line of Hixson Pike north of Big Ridge Road. This tract begins some 600' north of Big Ridge Road and extends NE, along the east line of Hixson Pike, 578.7' to the point of intersection with Old Hixson Pike, thence SW, along the west line of Old Hixson Pike, 584.7' to a 20' access drive, thence NW, along said access drive, 84.5' to Hixson Pike, the point of beginning. Excluding therefrom a 20' access road consisting of one half acre.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken. Denial

Member of the County Souncil

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously DENIED on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

* * * *

(County Attorney Turner suggested that a roll call vote be taken since petitions were involved. Judge Moore said he did not think it was necessary since they were voting to deny the rezoning and were not overturning the Planning Commission's recommendation. However, a roll call vote would be taken.)

State of Tennessee Vamilion County

# RESOLUTION

NO 775-16

TITLE CHANGING THE NAME OF KUNTZ ROAD ON SIGNAL MOUNTAIN TO WEST FAIRMOUNT ROAD.

Bexitx Besolved, county county Council and County County, Xeomes seex vinx Session Assembled:

WHEREAS, a petition has been received from the residents of Kuntz Road requesting that the name of the road be changed to West Fairmount Road; and

WHEREAS, the staff of the Chattanooga-Hamilton County Regional Planning Commission advises that changing the name of this road will not conflict with other roads in the county;

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the road heretofore known as Kuntz Road on Signal Mountain be and hereby is changed to West Fairmount Road.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after irs passage, the public welfare requiring it.

Action taken Approved - Adopted

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

-42-

State of Tennessee

### <u>JULYTERM 1975</u>

DATE IMONTH, DAY, TEARI

# RESOLUTION

NO. 775-17 .

TITLE A RESOLUTION TO ADOPT CHAPTER NO. 195, SENATE BILL NO. 1335 OF THE PRIVATE ACTS OF 1975, AN ACT AUTHORIZING THE GOVERNING BODY OF HAMILTON COUNTY TO PROVIDE FUNDS FOR MOCCASIN BEND MENTAL HEALTH CENTER, INC.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, the General Assembly passed, and the Governor of Tennessee signed, on June 19, 1975, Chapter No. 195, Senate Bill No. 1335 of the Private Acts of 1975, which Act authorizes the governing body of Hamilton County to provide funds for Moccasin Bend Mental Health Center, Inc., and

WHEREAS, Section 2 of this same Act provides that no effect shall be given this Act unless this County Council approves said Act by a two-third (2/3) vote prior to September 1, 1975, with certification of such approval made by the County Judge to the Secretary of State.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED, That we hereby approve Chapter No. 195, Senate Bill No. 1335 of the Private Acts of 1975, and direct the County Judge to certify this approval to the Secretary of State.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its approval, the Public Welfare requiring it.

Action taken HPPROVED

Member of the County Council

ON MOTION of Councilman Fuller, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye":

Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

* * * * *

(Judge Moore stated that this was a bill that was passed by the Legislature to enable Hamilton County to appropriate money to give treatment and service for those residing west of the Tennessee River. Attorney Turner pointed out that this would require a 4/5 vote for passage.)



To all to whom these Presents shall come, Greeting: Ine C. Carr . Secretary of State of the State of Tennessee, do hereby certify that the annexed is a true copy of

CHAPTER NO. 195

SENATE BILL NO. 1335

PRIVATE ACTS OF 1975

the original of which is now on file and a matter of record in this office.

In Testimong Phereof. Thave hereunto subscribed my Official Signature and by order of the Governor affixed the Great Seal of the State of Tennessee at the De

partment in the City of Nashville, this 20th

A.D. 1975

Secretary of State



PRIVATE CHAPTER NO. 195

#### SENATE BILL NO. 1335

By Albright, Oehmig

Substituted for: House Bill No. 1345

By Davis, Starnes, Robinson (Hamilton), Ramsey, Carter, W. C.

AN ACT to authorize the governing body of Hamilton County to provide funds for Moccasin Bend Mental Health Center, Inc.

# BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE:

SECTION 1. The governing body of Hamilton County is authorized to appropriate funds to the Moccasin Bend Mental Health Center, Inc. for funding the operation of the center which provides services to the community.

SECTION 2. This Act shall have no effect unless it is approved by a two-thirds (2/3) vote of the County Council of Hamilton County before September 1, 1975. Its approval or nonapproval shall be proclaimed by the presiding officer of the County Council and certified by him to the Secretary of State.

SECTION 3. For the purpose of approving or rejecting the provisions of this Act, it shall be effective upon becoming a law, the public welfare requiring it. For all other purposes, it shall become effective upon being approved as provided in Section 2.

SENATE BILL NO._

1335

PASSED:	
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SPEAKER OF T	THE SENATE
Ted.R. Musher	tec_
SPEAKER OF THE HOUSE OF REPRES	SENTATIVES
APPROVED this $19^{7/4}$ day of	
Ray Blanton	
	GOVERNOR

Certified # 191-49
Return R



Siair of Tennessee

### <u>JULY TERM 1975</u>

July 16, 1975

DATE INOMIN. DAY, YEAR

# RESOLUTION

NO 775-18

TITLE A RESOLUTION TO DECLARE AN EMERGENCY AND TO WAIVE NORMAL PURCHASING PROCEDURES FOR THE PURPOSE OF RESTORING SAFE PHARMACEUTICAL SUPPLY LEVELS TO THE CHATTANOOGA-HAMILTON COUNTY HEALTH DEPARTMENT.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, the Pharmaceutical supply levels at the ChattanoogaHamilton County Health Department have unexpectedly dropped perilously
low, thus jeopardizing the effective, continuing operation of the
Health Department and thereby justifying a declaration of Emergency;
and

WHEREAS, the immediate purchase of certain enumerated pharaceutics is requires, said items set out on the attached requisition.

NOW, THEREFORE, BE IT RESOLVED BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That we do hereby declare an Emergency and thereby waive normal purchasing procedures for the purposes herein described, further directing the Purchasing Agent to make immediate purchase of these requisitional items.

BE IT FURTHER RESOLVED, that this resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Colopted

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the fore-going Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

* * * *

(Judge Moore stated that this was to replenish supplies at the Health Department.)

HD 16 through 27 TOTAL DENTAL SUPPLYS

CODESCO-KENNER DENTAL SEPPLY

TOTAL \$ 5,371.20

ORIGINAL COPY TO FURCHASING DEPARTMENT

# REQUISITION FOR PURCHASE

		, Ch	Hamilton County, Tennessee		ition No	H-D- 16015	
			attanooga-Hamilton Co. Health Dept	Date I	ssued 7/	7/75	
		•	<u>Dental</u>	Date V	Vanted At	Once	
D	eliver to	Cen	tral Supply	Appro	priation		
A	t <u>921</u>	East	Third Street Chatt, Tenn. 37403	Allotm	ent No	14	
V	ia			Object	Account	· · · · · · · · · · · · · · · · · · ·	-
T	O THE C	OUNT	Y PURCHASING AGENT: Please purchase or supply as	specified	herein the	following	articles
	Quantity	Unit	DESCRIPTION	Unit Price	Amount	Order No.	Vendor
	10	boxes	Spherealloy Pellets (Non-Zinc)		714.00		
	. 77	boxes	`Anesthetic Octocaine		660.00		
	20	cans	Anesthetic Carbocaine 3%	6.95	139.00		
-	20	boxes	Anesthetic Needle 27 Guage (Short)	6.50	130,00		
	20	boxes	Anesthetic Needle 27 Guage (Long)	6.50	130.00		· · · · · · · · · · · · · · · · · · ·
	. 10	Each	Mini Bur #2	2.50	25.50		· ·.
	10	Each	Standard Bur #4	1.33	13,50		· · · · · · · · · · · · · · · · · · ·
	20	Each	Standard Bur #6	135	27.00		
	50	Each	Standard Bur #557	1,35	67.50		<del> </del>
	10	Each	Surgical Bur #557	2.25	2250		
•	10	Each	Surgical Bur #6	225	22,50	·	
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#### ORIGINAL COPY TO FURCHASING DEPARTMENT

### REQUISITION FOR PURCHASE

Hamilton County, Tennessee H5-Requisition No. Department Chattanooga-Hamilton Co. Health Dept. Date Issued 7/7/75 Dental Office or Division ____ Date Wanted At Once Deliver to ____Central Supply Appropriation 74 Allotment No. 921 East Third Street Chatt., Tenn. 37403 Object Account TO THE COUNTY PURCHASING AGENT: Please purchase or supply as specified herein the following articles or services: Unit Order No. Quantity Unit DESCRIPTION Vendor 65.00 6,50 10 boxes Fynal 6 boxes Dental Floss (J.&J.) . bottles Triple Lanolin Hand Lotion 6 T's 160.00 16 Mercury 10.5 10 Each Z.O.E. Mixing Pads 7.20 4 bottles Omni Cleaner 6 Vials Mylar Plastic Matrix Strips (extra thin) 1.00 10 boxes 47,00 470.00 2"x2" Sponges (J.&J. Non-Sterile) 2.20 Pkas. X-Ray Mount Bite-Wing #10-119 36 220 X-Ray Mount Bite-Wing #10-121 36 Pkas 12 Boxes Kay-Pee Napkins 063.70 APPROVED: REQUISITIONED BY: Purchasing Department's Сору But Dlugate

ORIGINAL COPY TO FURCHASING DEPARTMENT

# REQUISITION FOR PURCHASE

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	7	pox	Castone (25 ¹ )	9.65	9,65		•
			Nuva Fil Composite				
	2	jars	Light Gray (paste)	1.50	13.00		
	1	jar	Light (paste)	650	6.50		
	1	jar	Light Yellow (paste)	6.50	650		
	1	Pkg.	Nuva Seal Composite (Liquid)		50.00		
-			High Speed Turbine Replacement Cartridge (standard - Mid-West)	76,50	96.50		
	1		High Speed Turbine Replacement Cartridge (Mini - Mid-West)	10358	103.50		
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### ORIGINAL COPY TO FURCHASING DEPARTMENT

## REQUISITION FOR PURCHASE

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	Office or l			Date V	Wanted	At Once	
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7	/ia			Object	: Account_		_ <del></del>
r	O THE C	OUN'	TY PURCHASING AGENT: Please purchase or supply as	specified	herein the	following a	articles
	Quantity	Unit	DESCRIPTION	Unit Price	Amount	Order No.	Vendor
	6	poxes	Impression Trays Disposable (Getz #3A) Asst.	17.50	105.00		
			Auto Matrix Caulk Refill				
_	1	box	Medium-Thin Notched	9.00	9.00		
	1	box		7.20	9.00		
_	i	box	Medium-Regular		9.00		
_	1	box	Wide-Regular		9.00		
_	3	bars		735	22.05		
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# REQUISITION FOR PURCHASE

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				Date 7	Wanted_At	Once	
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•	Quantity	Unit	DESCRIPTION	Unit Price	Amount	Order No.	Vendor
			SECOND PRIMARY MOLAR				
	20		UL-1	1.62	32.40		
	30		UL-2		48.60		
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	30		UR-2		48.60		
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### ORIGINAL COPY TO PURCHASING DEPARTMENT

## REQUISITION FOR PURCHASE

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			onDental		Date	Issued 7/	<u> 7/75</u>	<del></del>
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			entral Supply		Appro	opriation nent No	7./	
Ā	t 921 E	ast T	hird Street Chatt. Tenn. 37403		_			<del></del>
V	ia	<del></del>			Objec	t Account	······································	
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ema lo.	Quantity	Unit	DESCRIPTION		Unit Price	Amount	Order No.	Vendor
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	10		UR-1		1.62	16.20		
	10		UR-2			16.20		
	70		UR-3			16.20		
	10	*	UR-4			16-20		
			UR-5			16.20		
	20		UR-6			32.40		
	10		UR-7			16.20		
	70		UL-7		age manage of the same	16.20		
	10		UL-2		7	16.20		
	70	<u></u>	UL-3			16.20		
	10		UL-4			16.20		
	10		UL-5			16.20		
	20		UL-6		1	32.40		
	70		UL -7			16.20		
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ORIGINAL COPY TO FURCHASING DEPARTMENT

# REQUISITION FOR PURCHASE

_		C	hattanooga-Hamilton Co. Health Dept.	Requis	sition No	<u> </u>	
	epartmen			Date I	ssued7	7/7/75	•
		<i>:</i> .	n <u>Dental</u>	Date V	Vanted	It Once	<del></del>
			ntral Supply Third Street Chatt Tenn 37403	Appro Allota	priation lent No	74	
				Object	: Account		
	ia O THE C or servi		Y PURCHASING AGENT: Please purchase or supply as	specified	herein the	following	articles
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m )	Quantity	Unit	DESCRIPTION	Unit Pries	Amount	Order No.	Vendor
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	20		LR-1	1.62	32.40		
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	20		LR-3		32.40		· · · · · · · · · · · · · · · · · · ·
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441	20		LR-6 -	,	32.40		
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	20		LL-3		32.40		
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### ORIGINAL COPY TO FURCHASING DEPARTMENT

# REQUISITION FOR PURCHASE

ח	enartmen	t C	hattanooga-Hamilton Co. Health Dept		Requi	sition No	<u>.</u>	
			•		Date :	Issued 7/	7/75	<del></del>
O:	ffice or l	Divisio	n Dental		Date '	Wanted At	Once	
D	eliver to	Ce	ntral Supply			priation .		
A:	927	East	Third Street Chatt., Tenn. 37403		Allotz	ment No	14	
Vi	a				Objec	t Account		
		OUNT	Y PURCHASING AGENT: Please purcha	se or supply as	specified	herein the	following :	erticles
	or servi							
	47,4			777				
a	Quantity	Unit	DESCRIPTION		Unit Price	Amount	Order No.	Vendor
-								
$\dashv$		ON IS	DEFORM -302 (UNITER) STAINLESS STEEL	CROWNS				
-			First Primary Molar					
-	30		UL-1		1.62	43.60		
$\dashv$	20		UL-5 ·			32.40		
$\dashv$	30	-	UL-6		<u> </u>	4860		
-	30		UK-1		1	48.60		· · · · · · · · · · · · · · · · · · ·
_	30		UR-2		<u> </u>	48.60		
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_	20		LL-1		4	32.40		
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_	30		LL-6		1	48.60		
-	30		LR-2			4360		
	20	ļ	LR-5			37.40		
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## ORIGINAL COPY TO FURCHASING DEPARTMENT

# REQUISITION FOR PURCHASE

De	nartmen	t	Chattanooga-Hamilton County Health Dept.	Requis	sition No		
			nDental	Date I	ssued7	/7/75	· · · · · · · · · · · · · · · · · · ·
				Date \	Wanted A	t Once	
De	liver to	<u>Ce</u>	ntral Supply	Appro	priation	1/1	
At	921	East	Third Street Chatt., Tenn. 37403	-	ient No	•	<del></del>
Via	a			Object	Account	· · · · · · · · · · · · · · · · · · ·	<del></del>
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			ION POLYCARBONATE CROWNS	2.00			
		<u> </u>	Upper Right Central				<u> </u>
	1 .	box (	ea <b>c</b> h) 100, 101, 10, 11, 12, 13, 14		140		
			Upper Right Lateral				
	1	pox (	each) 2, 20, 21, 22, 23, 24		1200		
	·		Right Cuspids (Upper & Lower)			· · ·	
	1	box (	each) 300, 301, 30, 31, 32, 33, 34		14.00		
	· · · · · · · · · · · · · · · · · · ·	ļ	lst Biscuspids		,		
	1	pox (	each) 40, 41, 42, 43, 44-		10.00		
_			Lower Anteriors (Long)				
	<u>i</u>	box (	each) 60, 61, 62, 63, 64		10,00		
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### ORIGINAL COPY TO FURCHASING DEPARTMENT

# REQUISITION FOR PURCHASE

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(	Office or 1	Divisio	on Dent	tal		·	Date	Issued	7/7/75	·
			ntral Supp					Wanted		
					Tenn. 37403		Appro Alloti	opriation nent No	14	
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Ţ	/ia			<del></del>			Objec	t Account		<del></del>
7	O THE C	OUNT	TY PURCHA	ASING AGEN	T: Please purcha	se or supply as	specified	herein the	following a	ırticles
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n	Quentity	Unit		DE	SCRIPTION		Unit Price	Amount	Order No.	Vendor
				IN POLYCARBO	NATE CROWNS		<u> </u>			
		ļ		Upper Left	Central					
	1	рох	(each)	15, 16, 17,	18, 19, 102, 1	03.	200	14.00		···
				Upper Left	Lateral			<u> </u>		1
٠	100 To 100	рох	(each)	25, 26, 27.	28, 29, 200			12.00	-	ا الله الله الله الله الله الله الله ال
				Left Cuspic	s (Upper & Lowe	ır)				
	7	рох	(each)	35, 36, 37,	38, 39, 302, 3	103		14.00		
				2nd Biscupi	•					
	1	рох		54, 53, 52,				10.00		
				Lower Anter	iors (Short)					
	1	рох	(each)	69, 68, 67,	66, 65			10,00		
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								( D.DC		
	1 Purchasing		REQUISIT	IONED BY:		APPROVED:			1=	
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ORIGINAL COPY TO FURCHASING DEPARTMENT

# REQUISITION FOR PURCHASE

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Office or	Division	n Dental	Date Issued 7/8/75				
	•	al Supply	-	Wanted At (	Once		
		Third Street Chatt., Tenn. 37403	Appro	priation ent No	<u>1),                                      </u>	<del></del>	
Via	.; .		Object	Account	·		
•	OUNT	Y PURCHASING AGENT: Please purchase or supply as	specified	herein the	following	articles	
or serv							
Quantity	Unit	DESCRIPTION	Unit Price	Amount	Order No.	Vendor	
	·	CAULK CROWN FORMS					
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2		A-5		,60			
2		B-2	formage.	,60			
5		В-3	4	1.50			
5		В-Ц		1.50			
3		В-5	and the second	.90			
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### ORIGINAL COPY TO FURCHASING DEPARTMENT

### REQUISITION FOR PURCHASE

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	_		on Dental		Date 1	ssued 7/	8/75	<del></del>
			·		Date \	Wanted At	Once	
			tral Supply		Appro	priation	7).	
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				1				<del></del>
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			CAULK CROWN FORMS					
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	Tounin

July 16, 1975

### JULY TERM 1975 RESOLUTION

NO. 775-19

TITLE A RESOLUTION TO AUTHORIZE THE PURCHASING AGENT TO PURCHASE CERTAIN ITEMS FOR THE OFFICE OF THE CRIMINAL COURT CLERK.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, the Office of the Criminal Court Clerk requires State Case File Folders, for which the Keystone Envelope Company is the only available source.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That we do hereby authorize the Purchasing Agent to purchase the abovementioned items, and such other related items as are presently needed and required by the Office of the Criminal Court Clerk and which are below bid requirement cost.

BE IT RURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Capted

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts, and Judge Moore. Total present-5. Absent-0.

* * *

(Judge Moore stated that these items for the Criminal Court Clerk are only available source items and for that reason it is not necessary to advertise for bids.)

ORIGINAL COPY TO PURCHASING DEPARTMENT

# REQUISITION FOR PURCHASE

				Dagus	sition No	G = 2	
D	epartmen	Ĺ	CRIMINAL COURT				
0	ffice or I	Divisio	m Office of Criminal Court Clerk		Issued July		
Đ	eliver to		Room 310 Courthouse		Wanted		
А	t			Alloti	priation nent No		··-
	ia			Objec	t Account		
		TNUO	Y PURCHASING AGENT: Please purchase or supply as	specified	herein the	following a	erticles
na I-	Quantity	Unit	DESCRIPTION	Unit Price	Amount.	Order No.	Vendor
	2500		State Case File Folders- cut with				
			two fasteners inside on same end as tab -reinforced as per samples.				
			Confirmation to Keystone Envelope Co.		3/03,75	41772	
			(only abailable source)				· .
	500		Red-rope Expanding envelopes as per				
			sample.		477,00	l	,
			(Confirmation to Keystone Envelope Co.)				<del> </del>
	<u> </u>						
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	1 urchasing partment' Copy	Ī	REQUISITIONED BY:  CLYDE M. SANDERS, Clerk  APPROVED:	Lan	der		
		. •	(Charge)	)			(Title)

### REPORT OF WILLIAM F. (BILL) KNOWLES, COUNTY COURT CLERK

### FOR THE MONTH OF JUNE, 1975

### FEES, COMMISSIONS, AND DISBURSEMENTS

William F. (Bill) Knowles Barbara Adams Madolyn Bales Jack F. Beaton William F. Blanford Dorothy Bowling Louise Conner Geraldine Dent Gwendolyn Fletcher Betty Herring Donald Hixson R.L. Kistler, Jr. Betty C. Kyle Lilyan M. Lucas Betty Lynch Frances Marlowe Marilyn McCollum Karen J. Poland Elmo Pruitt Everett Schaerer Ruth E. Schmid Theresa Stanley Betty Sutherland Estil Varner Jett Varner Kittie Wallace Carolyn Williams		\$1623.08 663.70 630.46 1015.38 161.54 630.46 663.70 630.46 288.27 807.70 1107.69 646.16 663.70 663.70 663.70 663.70 663.70 630.46 663.70 692.30 703.38 692.30 695.08 630.46 1015.38 630.46 715.38
Janis J. Wilson Edna Wiseman Ben Woodard  OTHER DISBURSEMENTS		609.24 663.70 745.84 21208.30
Edna Wiseman Ben Woodard  OTHER DISBURSEMENTS	\$1967.84 160.50 15.00 55.00 143.80 125.98	663.70 745.84
Edna Wiseman Ben Woodard  OTHER DISBURSEMENTS  Extra Clerks Auto Expense Dues & Subscriptions Postage Cash Shortage Travel Bank Reimbursement for Overdraft on Tax Refund Account D. M. Ramsey License Refund	160.50 15.00 55.00 143.80 125.98	663.70 745.84 21208.30 2598.59
Edna Wiseman Ben Woodard  OTHER DISBURSEMENTS  Extra Clerks Auto Expense Dues & Subscriptions Postage Cash Shortage Travel Bank Reimbursement for Overdraft on Tax Refund Account D. M. Ramsey License Refund  TOTAL DISBURSEMENTS	160.50 15.00 55.00 143.80 125.98	663.70 745.84 21208.30 2598.59 23806.89
Edna Wiseman Ben Woodard  OTHER DISBURSEMENTS  Extra Clerks Auto Expense Dues & Subscriptions Postage Cash Shortage Travel Bank Reimbursement for Overdraft on Tax Refund Account D. M. Ramsey License Refund	160.50 15.00 55.00 143.80 125.98	663.70 745.84 21208.30 2598.59
Edna Wiseman Ben Woodard  OTHER DISBURSEMENTS  Extra Clerks Auto Expense Dues & Subscriptions Postage Cash Shortage Travel Bank Reimbursement for Overdraft on Tax Refund Account D. M. Ramsey License Refund  TOTAL DISBURSEMENTS	160.50 15.00 55.00 143.80 125.98	663.70 745.84 21208.30 2598.59 23806.89
Edna Wiseman Ben Woodard  OTHER DISBURSEMENTS  Extra Clerks Auto Expense Dues & Subscriptions Postage Cash Shortage Travel Bank Reimbursement for Overdraft on Tax Refund Account D. M. Ramsey License Refund  TOTAL DISBURSEMENTS  FEES PREVIOUSLY REPORTED	160.50 15.00 55.00 143.80 125.98	2598.59 23806.89 72228.06
Edna Wiseman Ben Woodard  OTHER DISBURSEMENTS  Extra Clerks Auto Expense Dues & Subscriptions Postage Cash Shortage Travel Bank Reimbursement for Overdraft on Tax Refund Account D. M. Ramsey License Refund  TOTAL DISBURSEMENTS  FEES PREVIOUSLY REPORTED	160.50 15.00 55.00 143.80 125.98	2598.59 23806.89 72228.06 25756.64

This is to certify that this is a true and correct report of the receipts and disbursements for this period.

William F. (Bill) Knowles County Court Clerk

TOTAL EXCESS FEES

74177.81

#### JULY TERM 1975

ON MOTION of Councilman Mayfield, seconded by Councilman Ricketts, that the report of the County Court Clerk be accepted, treat same as read, approved, and filed and made a matter of record. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

Judge Moore asked if there were delegations to appear before the Council on matters other than zoning.

Attorney Robert Crawford requested that the Council authorize County Attorney Turner to take action on behalf of Henry Smith in the Birchwood area to enforce zoning laws in the area. Mr. Smith has a mobile home and his sister has a permanent home on same property. A Mr. McGinnis is raising pigs on a vacant lot next door. This causes a health hazard by drawing flies and is "very odorous." Attorney Crawford and his client have contacted Mr. Clyde Jobe of the zoning commission and the zoning commission sent someone out to inspect the property. Subsequently Mr. McGinnis was written a letter giving him until June 30 to remove the pig. As of this date the pig has not been removed. Attorney Crawford requested that the County Council refer the matter to the County Attorney to abate this nuisance. County Attorney Turner said the matter would need to go to the Planning Commission to find out the regulations on zoning. County Manager Dalton Roberts stated that the fact that Mr. Jobe had written the aforementioned letter would indicate that this was in violation of zoning restrictions. Mr. Preston of the Planning Commission stated that urban residential zoning would not include raising pigs, that to put a pig pen on a vacant lot would not be in compliance with regulations.

ON MOTION of Judge Moore, seconded by Councilman Mayfield, to refer to the County Attorney this matter of violation of zoning regulations in Hamilton County. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

ON MOTION of Councilman Fuller, seconded by Councilman Mayfield, to adjourn. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

CHALRMAN

COUNTÝ COURT CLERK

#### <u>A U G U S T T E R M 1 9 7 5</u>

STATE OF TENNESSEE )

WEDNESDAY, AUGUST 6, 1975

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 6th day of August, 1975, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:-

Present and presiding, the Honorable Don Moore, Chairman.

County Court Clerk W. F. Knowles called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

The invocation was given by the Reverend Tom Pledger, Evangelical Methodist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Ricketts, to dispense with the reading of the minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

Attached hereto is a copy of the Public Notice of this meeting, which was published in the local newspapers, and is made a part of these minutes.

#### <u>A U G U S T T E R M 1 9 7 5</u>

COUNTY COUNCIL FLOYO L. FULLER JR. ROBERT E. (BOB) LONG JACK D. MAYFIELD COYEL V. RICKETTS DALTON ROBERTS COUNTY MANAGER



OFFICE OF THE COUNTY JUDGE HAMILTON COUNTY, TENNESSEE DON MOORE, JUDGE CHATTANOOGA, TENNESSEE 31402

PUBLIC NOTICE OF MEETING OF COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE

Take notice, pursuant to Chapter 442, Public Acts of Tennessee of 1974, the County Council of Hamilton County, the governing body of said County, will convene and meet in preliminary session on Wednesday, August 6, 1975, at 9:00 A. M. Eastern Daylight Time, in the Conference Room, 201 Courthouse, and in open session at 10:00 A.M. in the County Council Room at the Hamilton County Courthouse, 6th and Walnut Streets, Chattanooga, where and at which time and place the said Hamilton County Council will transact such public business as may lawfully come before it.

Don Moore, County Judge and Chairman of the County Council

THE CHATTANOOGA TIMES, SATURDAY, AUGUST 2, 1975.

CHATTANOOGA NEWS-FREE PRESS, SATURDAY, AUGUST 2, 1975

PUBLIC NOTICE
OF AISETING OF
COUNTY COUNTY.
THANKLON COUNTY,
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Public Acts of Tennesses of 1974, he
County Council of Hamilton County,
the governing body of said County,
will converte land meet in preliminary session on Viednesday, August
6, 1975, at 9,00 A.M. Eastern Cayflight Time, in the Conference Room,
201 Counteries, and in open session
at 10 Ot A.M. in the County Countthouse, is and Walant Streets. Chaltenoogo, where and at which time
and plane the said Hamilton County
Council will transect such outlic
besiness at may lawfully come before it.

DON MODRS.

DON MODRE. County Judge and Chairman of the County Council

PUBLIC NOTICE OF MEETING OF COUNTY COUNCIL OF HAMILTON COUNTY.

TENNESSEE
Take notice, pursuant to Chapter 12, the county Council of Hamilton County Learning bedy take to County Council of Hamilton County, will converse and teat in proliminary session on Accusery, Aurilian A. 1975, at 9750 at. Eastern Darkint Time, in a Conference Prost, 201 County and in the County Council Room to the Hamilton County County Council Room County Council Room County Council Room County Council and Walant Street, and when the Hamilton County Council will transact such the Street Council Council will transact such the Street Council Will transact such the Street Council Will transact such the Street Council Will transact such the Street Council Will transact such that the Street Council Will transact such that the Street Council Will transact such that the Street Council Will transact such that the Street Council Williams of the County Council County Street County Council County Street County Council

-64-<u>A, U G U S T T E R M 1 9 7 5</u>

Appl. #041

State of Tennessee Kamilton County

August 6, 1975

DATE SHORTH, DAY, YEARS

# RESOLUTION

NO. 875-1

CLOSURE OF A STREET LOCATED IN THE DAVIS MILL ESTATES SUBDIVISION, WEST OF DAVIS MILL ROAD. A 50' RIGHT-OF-WAY, BEGINNING AT THE NORTH LINE OF DAVIS MILL CIRCLE AND EXTENDING NW 280' TO TVA TITLE MONUMENT NO. 108-1, BEING BETWEEN LOT 18 AND THE UNNUMBERED PARCEL OF DAVIS MILL ESTATES.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:-

WHEREAS, Alfred M. and Mary T. Miller petitioned The Chattanooga-Hamilton County Regional Planning Commission to close a street located in the Davis Mill Estates Subdivision, west of Davis Mill Road, and said Planning Commission after hearing recommended that this petition be approved, subject to the applicant providing a legal easement across subject property to the Eastside Utility District and the Electric Power Board; and

WHEREAS, Alfred M. and Mary T. Miller requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on August 6, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to close a street located in the Davis Mill Estates Subdivision, west of Davis Mill Road. A 50' right-of-way, beginning at the North line of Davis Mill Circle and extending NW 280' to TVA Monument No. 108-1, being between Lot 18 and the unnumbered parcel of Davis Mill Estates, subject to the applicant providing a legal easement across subject property to the Eastside Utility District and the Electric Power Board.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Asstra

JAMPL L Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

(Approval of this petition was recommended by the Planning Commission and there was no one in opposition.)

Sinie La Jennessee Hamilton Commig

# $\underline{A} \, \underline{U} \, \underline{G} \, \underline{U} \, \underline{S} \, \underline{T} \, \underline{T} \, \underline{E} \, \underline{R} \, \underline{M} \, \underline{1} \, \underline{975} \qquad \qquad \mathcal{S}-6-1$

RESOLUTION

TITLE A RESOLUTION TO AMEND THE HAMILTON COUNTY PERSONNEL POLICY MANUAL.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, the official Hamilton County Personnel Policy Manual heretofore adopted by the Hamilton County Council by Resolution Number 675-26, on June 18, 1975, needs clarification to better describe its applicability to wholly County supported offices which are headed by popularly elected County officials, and

WHEREAS, the rights, benefits and obligations of employees (such as vacations, sick leave, sick pay, hospital and medical insurance, retirement benefits, other leave benefits, comparable rates of pay for similar levels of job skills and performance, and other frings and job benefits) should be uniform throughout County Government, but the employment and supervision procedures of the employees functioning within the offices and under the jurisdiction of popularly elected County officials are matters for which such elected officials are primarily responsible,

NOW, THEREFORE, BE IT RESOLVED BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That paragraph 1.1 of the Hamilton County Personnel Policy Manual is hereby deleted in its entirety and the following paragraph is hereby substituted in lieu thereof:

"1.1 Applicability of Policies - Hamilton County Government, together with all of its departments and all wholly County supported agencies and offices, which are hereafter referred to as the County, shall employ this personnel policy, excepting only the procedures relating to employing, supervising, disiplining, grievances, promoting and/or demoting, awarding of merit pay increases, suspending and terminating individual employees of the statutory and/or Constitional elected County officials, although all or any part of such procedures shall be available in the event all or any part of such procedures are adopted by such officials in order to provide uniformity throughout all of County Government."

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Colontel

### <u>A U G U S T T E R M 1 9 7 5</u>

HAMILTON COUNTY GOVERNMENT PERSONNEL POLICY

### 1.0 General Provisions

- Applicability of Policies Hamilton County Government, together with all of its departments and all wholly County supported agencies and offices, which are hereafter referred to as the County, shall employ this personnel policy, excepting only the procedures relating to employing, supervising, disciplining, grievances, promoting and/or demoting, awarding of merit pay increases, suspending and terminating individual employees of the statutory and/or Constitutional elected County officials, although all or any part of such procedures shall be available in the event all or any part of such procedures are adopted by such officials in order to provide uniformity throughout all of County Government.
- Affirmative Action and Discrimination The County will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The County will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to, the following: Employment, upgrading, demotion, or transfer; recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training.

### 2.0 <u>Positions</u>

Classification Plan - A classification plan shall be prepared by the Director of Personnel (hereafter referred to as the Director) in cooperation with the Hamilton County Judge and the County Managèr, which plan shall include all positions of employment offered by the County. A classification plan shall also be prepared by every department not included in the abovementioned plan, and by every wholly County supported agency or office, and such plans shall be filed with the Director by September 30, and shall be updated by such wholly supported agency or office by May 1 of each succeeding year.

### 2.2 Administration of Classification Plan

- 2.2.1 The Director is responsible for the maintenance of the County's classification plan. This responsibility shall include but not be limited to: periodic review and maintenance of up-to-date job specifications; and the preparation of job specifications on the basis of changes in duties or positions.
- 2.2.2 Job specifications shall be descriptive and explanatory and shall not be restrictive. The duties and qualifications shall be listed for each particular position.

* * * *

ON MOTION of Councilman Fuller, seconded by Councilman Ricketts,
the foregoing Resolution was unanimously Adopted by Acclamation. Total
present-5. Absent-0.

* * * *

(Judge Moore stated that this amendment was necessary to clarify the question of the operation of the elected officials' offices, so that there will be no question that the County Council is <u>not</u> attempting to employ personnel, or supervise the operation of, or in any way operate the elected officials' offices. The personnel policy manual is to assure the rights of the County employees, to make the rights, benefits and obligations of the employees uniform throughout the County government.)

# State of Tennessee

Hamilion County

August 6, 1975

DATE INONTH, DAT, YEAR

# RESOLUTION

NO. 875-3

TITLE A RESOLUTION TO APPROPRIATE FUNDS FOR THE PURCHASE OF PROPERTY TO BE UTILIZED FOR PARKING PURPOSES AND TO AUTHORIZE THE COUNTY JUDGE TO EXECUTE APPROPRIATE DOCUMENTS IN PURSUANCE THEREOF.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, additional and alternative parking space for county government vehicles and for county employees' parking is a need that must be met prior to the removal of the old County Jail and development of such areas for parking and other governmental needs; and

WHEREAS, certain property has been located near the Hamilton County Courthouse, being known in the Hunnicut tax maps as Lots 2, 3, 4, 34 and 35, Block "H", at Page 135-M, and fronting the east side of Georgia Avenue for 100 feet, more or less, and also facing upon the south side of 4th Street for 200 feet, more or less, and containing 46,250 square feet therein, this area being ideally suited to utilization for the needs mentioned above; and

WHEREAS, the abovementioned property can be purchased by Hamilton County for the sum of One Hundred Ninety Thousand Dollars (\$190,000.00), said sum being in full consideration for title thereto, this amount to be received in exchange therefore by the Trustee of said property, Title Guaranty and Trust Company.

NOW, THEREFORE, BE IT RESOLVED BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That there is hereby appropriated the sum of One Hundred Ninety Thousand Dollars (\$190,000.00) for the purchase of the property herein described, and the County Judge is hereby authorized to expend said funds therefore and to execute appropriate documents in pursuance thereof for the purposes herein mentioned.

BE IT FURTHER RESOLVED, that this resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Conncil

Action taken...

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a RolllCall vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Council-

man Ricketts and Judge Moore. Total present-5. Absent-0.

# OFFER TO PURCHASE REAL ESTATE AGREEMENT

TOM PLEDGER, AGENT
I (we) hereby offer to purchase the following described real estate in CHSTTANDOGA HAGILTON TENNESSON as: THIS PROPERTY IS KNOWN IN THE MUNICUT TAX MAPS AS BEING LOTS 2, 3, 4, 34 AND 35, BLOCK "H", PAGE 135-M. THIS PROPERTY ACCORDING TO THE HUBBLOUT DESCRIPTION HAS A TOTAL OF
A6,250 SQUARE FEET. THE PROPERTY FRONTS THE EAST SIDE OF GEOFGIA AVENUE FOR LOG FEET MORE AND THE SOUTH SIDE OF ATH STREET FOR 200 FEET MOPE OR LESS .continuation see reverse side)
I (we) will pay for said real estate 3 190,000.00 (ONE HUNDRED HINETY THOUSAND DOLLARS to
be represented by notes bearing rer cent interest per annum, secured by lien and deed of trust on said property to be paid as
follows:
Deed to be made in name of HAMILTON COUNTY TRANSSEE and wife.
The following provisions and stipulations are a part of this offer THE SELLERS OF THIS PROPERTY AGREE TO THE OFESR
TO PURCHASE FROM HAMILTON COUNTY. TENNESSEE UNDER THE FOLLOWING CONDITIONS TO LATER TO
-EL-STILER DOES REDUIRS A DEPOSIOR OF 35,000 DO FARMEST NOVEY VITA CONTRACY
#2. SFILER AGREES TO FURNISH ONLY A WARRANTY DEED TO CONVEY SAID PROPERTY: ANY TITLE
INSURANCE POLICY MUST BE PAID FOR BY PURCHASER.
#3. PURCHASER MUST AGREE TO ASSUME PROPERTY TAXES FOR CALFUDER YEAR 1975
#4. SELLER NEEDS AT LEAST 30 DAYS FROM DATE OF CONTRACT ACCEPTANCE TO VANATE LOTS 233.
#5. SELLER NEEDS A LETTER TO CONFIRM THIS SALE WAS OPICINATED BY PURCHASERS.
INVOLUSTARY SALE
THE TOTAL STATE OF THE PARTY OF
(For continuation see reverse side)
Conveyance is to be made by Warranty Deed subject to existing zoning ordinances and protective covenants and recorded restrictions appli-
To make this offer valid, I (we) herewith deposit with
within
In event of damage (not caused by negligence of Purchaser) to improvements or land by fire or other causes before purchase is closed, then Purchaser may declare this contract void and recover deposit.
In event of the default of either party hereto, and litigation ensues, a reasonable attorney's fee shall be included in the damages of the non-defaulting party recoverable together with any court costs.  Should this offer he accepted by the owner, I (we) agree to close the purchase WHEN NOTIFIED CLOSING PAPERS ARE READY.
Taxes, interest, fire insurance and rent are to be pro-rated from DATE OF DEED (SEE ABOVE) and Title Insurance Policy shall be furnished by the owner, through THE TITLE GUARANTY & TRUST CO. OF CHATTANOOGA, 617 Walnut Street, Chattanooga, Tenn.
Escrow funds, if any, held by a mortgagee for payment of taxes, insurance premiums, etc., are to be transferred to me (us) and I (we) are to be charged with the amount thereof.
Possession of property to be secured by me (us) on or before DATE OF DEED (SEE ABOVE)
This the 25TH day of JULY 19 JULY 75
(Purchaser) (Purchaser)
The foregoing proposition accepted thisday of, 19, and I (we) agree to pay
TOM PLEDGER  Agent 7.9 per cent commission for securing said purchaser(s), even if I (we) fail to complete the transaction. If, for any reason, the purchaser(s) fail(s) to complete the transaction, I (we) agree, in consideration of services rendered by said agent, that the earnest money deposited with this offer shall be divided equally between the owner(s) (as one party) and said agent, but in no event shall agent's portion of forfeited earnest money exceed the sum which agent would have received had sale been normally consummated, and such excess being retained by owner(s). In event of specific performance, the commission shall be paid in full after decree.
SEE ABOVE FOR CONDITIONS UNDER WHICH THIS TITLE GREAT TRUST TRUST TRUST TO TRUST OF
AGREEMENT TO SELL IS SIGNED.
AGREEMENT TO SELL IS SIGNED.  ADAMS E-1523  Owner(s)  FUND

(Judge Moore stated that the County had been attempting to acquire property for parking purposes for some time and it was now imperative that these parking places be obtained because very shortly the completion of the new Justice Building will permit the demolition of the old jail. The property they have found is the closest in this area, 12 blocks from the Court House. The property is slightly more than an acre and will cost \$190,000. This is the best price that the County has been able to obtain on any property. It is of a size to park 170 automobiles and will enable the County to meet the requirements of furnishing parking spaces for government personnel.)

# <u>AUGUSTTERM 1975</u>

State of Tennessee Smillion Tomany

August 6, 1975

DATE IMONTH, DAY, YEAR!

# RESOLUTION

NO 875-4

TITLE A RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO SUBMIT A GRANT APPLICATION FOR THE PURPOSE OF RECEIVING FUNDS TO ENABLE THE JUVENILE COURT ADMINISTRATOR TO ATTEND A TRAINING SEMINAR.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, a one week seminar will be offered at the University of Nevada, October 19-24, 1975, which seminar will provide Juvenile Court administrators across the nation information relating to current innovations in court administration, law, and the behavioral sciences; and

WHEREAS, the Administrator of the Hamilton County Juvenile Court can gain increased expertise in his position as a result of attendance at such a seminar, such expertise being beneficial to the Juvenile Justice system in Chattanooga and Hamilton County; and

WHEREAS, pursuant to provisions of the Crime Control Act of 1973, 42 U.S.C. Section 3701, the Tennessee Law Enforcement Planning Agency receives and distributes grant funds for the purposes herein, the total amount available being \$612.47, of which the Hamilton County's share is \$30.63, to match grant funds of \$551.22.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That we do hereby authorize the County Judge to submit a grant application for the purposes herein and to authorize payment of the county's share from the appropriation heretofore made to the Hamilton County Juvenile Court.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken...

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

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### STATE OF TENNESSEE

# TLEPA USE ONLY

Date Stamp

LAW ENFORCEMENT PLANNING AGENCY
---------------------------------

Application is hereby made for a grant under the provisions of the Crime Control Act of 1973 (42 USC 3701) in the amount and for the purpose set forth in this application.

1. State Program Under Which Application is Made:

Title:

GRANT NUMBER

Approved

Disapproved

Special Cond.

2. (a) System Component:

( ) General ( ) Police ( ) Judicial ( ) Correctional

(b) Functional Area:

Number:

(c) Type of Application:
 ( )Original ( )Continuation (If continuation, form
no. TLEPA 73-6 should be completed)

3. Short Title of Project: (do not exceed one line)

4. Applicant (Name, address and telephone number)

5. Project Director (Name, title address and telephone number)

6. Project Summary: Summarize, in the space phovided, the most important parts of the project, including goals, impact, scope, and evaluation.

The juvenile justice management institute will be an opportunity to centralize thoughts and ideas for a more effective court system. The six day seminar will explore such topics as court management and community services, legal developments in the juvenile justice system, apdate on juvenile justice standards, project and federal funding sources. Expertise in these areas will include Vincent O'Leary, School of Criminal Justice, University of New York at Albany, Dr. John Carver, Executive Director, Mental Health and Mental Retardation Authority of Housten, Texas, and the Hon. Lindsay G. Arthur.

Activities for the seminar include group participatory sessions, films, management exercises and programming in order to provide knowledge, skills and attitudinal change in the areas of law, behavioral sciences, and self-other awareness.

7. Grant Funds 8. Local Cont. Buy-in 9. Total Funds: 10. Duration of Project:
Oct. 10 March 30
\$ 551.22 \$ 61.25 \$ 61.24 \$ 612.47 From 1975 To 1976

TLEPA 1974 Grant Application

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### LAW ENFORCEMENT PLANNING AGENCY

### APPLICATION FOR ACTION GRANT

11. IDENTIFICATION OF PROBLEM: Describe nature, scope, and degree of the problem. This description explains your justification for submitting the grant application. Use meaningful facts and data to support need. (If additional space needed, attach additional sheets and number them 2a, 2b, etc.)

Modernization of thinking related to Juvenile Justice and court management remains and is continually a significant problem related to Juvenile Court activities. Years of experience can provide keen insight into specific problems; but to provide up-to-date services, the Juvenile Court must adopt more efficient processes and theories of operation. Only through participation in national workshops, forums, and schools can the Juvenile Court Administrator be cognizant of new approaches to juvenile

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-3-

12. PROJECT OBJECTIVES: This is a statement of needs to solve the problem. Give a concise statement of each of the objectives of the proposed project which are precise statements of the kinds of improvements sought. (If additional space is needed, attach additional sheets and number them 3a, 3b, etc.)

The objective of this project is to increase awareness of the Juvenile Court Administrator in the current innovations in court administration. Specifically, this project will attempt to effect an increase in knowledge, improve skills, and instigate attitudinal change in the areas of court management, law, the bahavioral sciences, and self-other awareness reflective of the most recent changes in these areas. Accomplishment of these objectives will eradicate several existing problem areas and increase capability of service in the Juvenile Justice system in Chattanooga and Hamilton County.

-4-

13. MEANS OF ACHIEVING THE OBJECTIVES: Describe the general method, procedure, or strategy for obtaining the objectives of the project and descirbe the operation of the project.(If additional space is needed, attach additional sheets and number them 4a, 4b, etc)

A one week seminar will be offered at the University of Nevada, Reno October 19-24. The Hamilton County Juvenile Court administrator will attend this seminar along with other juvenile court management personnel throughout the nation. Through participatory sessions, films, role-playing and management exercises these individuals will be subjected to the latest material on the following topics:

Middle-Management Personnel Court Management and Community Services Interface Legal Developments in the Juvenile Justice System Update on the Juvenile Justice Standards Project Federal Funding Sources

Where applicable, new information gained in this college will be applied to operation of the Hamilton County Juvenile Court. The Court's administrator will be better able to deal with the situations presently affecting Juvenile Court operations through increased communication with department heads.

-5-

14. PROJECT EVALUATION: Describe the procedure of measuring the degree to which each objective of the project will be achieved. (If additional space is needed, attach additional spects and number them 5a, 5b, etc.)

Implementation coincides with evaluation of this project. Department heads will maintain contact with the court administrator throughout the following year to compare ideas and review any implementations brought about by participation in this educational experience. They will attempt to effect closer collaboration and constant communication on Court operation. The Juvenile Court administrator will be able to weigh the benefits of attending this college by judging the usefulness of the knowledge gained. Increased operational ability will be measured by the efficiency of operation.

15. PROJECTED PROGRESS: Project the progress you expect to make on this project. The space provided is divided into 90 day periods and you are to indicate what percentage of the project should be completed during each three month period and in the narrative you are to describe specific accomplishments you expect to complete during each period. (If the project will be completed in less than one year, so indicate when it will be completed.)

# PERIOD % COMPLETED PROJECTED PROGRESS DURING THIS PERIOD

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First 3 mos.		
J mos.		Attend ranagement institute
Second		
3 mos.		Evaluate Project - file
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		Claim for reimbursement
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THIRD 3 mos.								
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16. APPENDIX: Material not actually a part of the proposal is to be placed in the appendix. Such material will include brochures, letters in support of the program, literature, personnel specifications and statement of duties for all positions requested, etc. (Label each piece of additional material separately, i.e. Appendix A, Appendix B, etc., and indicate the number and title of each in the space below.)

APPENDIX NO.	TITLE				
A	Program for i	nstitute			
В			or some some some some some		
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D					
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(IF ADDITIONAL SPACE NEEDED, ADD AN ADDITIONAL PAGE NUMBERED 6a, 6b, etc)

AUGUST

### PROGRAM DESCRIPTION

The 1975 Juvenile Justice Management Institute will be held on the University of Nevada, Pend campus from October 19-24, 1975.

Designed for management personnel in the juvenile justice system, the curriculum will include:

Middle-Management Personnel: Factors in Supervision

- Professor Vincent O'Lean, School of Criminal Justice
University of New York at Albany
Court Management and Community Services Interface: Who

Takes Leadership?

To Director, Mental Health and Mental Retardation Authority of Harris County, Houston, Toward. Texas

Texas

Panel: Administrative Procedures — Budgeting, Funding Development, Planning, Information Systems, Audits, Work-Load Inventories, Management by Objective.

R. O. Dan Schoenbacher, Chief Probation Officer, Harris County Jovenile Court, Houston, Texas,

James P. Carmany, Director of Court Services, Juvenile Court, Las Vegas, Nevada,

George T. Frohmader, Director of Children's Court Center, Milwaukes, Wisconsin,

Legal Developments in the Juvenile Justice System

Hon, Lindsay G. Arthur

Update on the Juvenile Justice Standards Project

Update on the Juvenile Justice Standards Project
• Hon, Lindsay G. Arthur
Federal Funding Sources

FINANCIAL INFORMATION
Costs for the Juvenile Justice Management Institute include room and board, as well as a registration fee and travel expenses. Costs may be outlined as follows: Registration - \$125. Room and Board - \$150. Travel.

All applicants will be required to remit a \$125 registration fee for the College and include it with their completed registration form. Checke may be made payable to the National

tration form. Checks may be made payable to the National Council of Juvenile Court Judges (NCJCJ); receipts will be mailed. The registration fee is refundable until October 13,

### FUNDING

FUNDING
In regard to making application to the National College of Juvenile Justice, as well as to obtaining funding for travel, subsistence, and the registration fee, it is suggested that all applicants to the Spring College program follow the procedure outlined to July.

1. Submit your at plustion to the National College of Juvenile Justice for obside in the College Session.

2. At the same time apply to the appropriate financial agencies for necessary funding.

3. Notify the National College of Juvenile Justice as to source and extent of funds obtained.

It may be appropriate to seek funding for your participa-

It may be appropriate to seek funding for your participation from any or all of the agancies listed below:

1. LEAA State Planning Agency.

2. Court Administrator or State Court Administrator.

TERM 1975

3. Unit of city or county government from which your court receives funding.

### GENERAL INFORMATION

Those qualified to attend the 1975 Juvenile Justice Management Institute would include juvenile court management personnel from throughout the nation. This would include chief probation officers, juvenile court directors, court services administrators, detention supervisors, supervisory probation officers in the supervisor of the supe

vices administrators, detention supervisors, supervisory pro-bation officers, volunteer supervisors, judges, and any other professionals in the nation's juvenile justice system. As registrations will be limited, it is requested that regis-trants apply to the College as soon as possible. Further information regarding this program or any other training program of the National College may be obtained from: Training Services, National College of Juvenile Jus-tice, P. O. Box 8978, Reno, Nevada 89507, (702) 784-6012.

### The NATIONAL COLLEGE of JUVENILE JUSTICE and The NATIONAL COUNCIL of JUVENILE COURT JUDGES

The National College of Juvenile Justice, the training division of the National Council of Juvenile Court Judges, was established under a grant from the Max C. Fleischmann Foundation, With additional funding from the Law Enforcement Assistance Administration of the U.S. Department of Justice, the National College has expanded its training prospectus in recent years. The College is the only institution of its kind devoted exclusively to understanding and resolving the problems of the juvenile and family courts in the United States through training. Its goal is to provide highly specialized training to personnel in the juvenile justice system. The National College of Juvenile Justice, the training division of the personnel in the juvenile justice system.

Sponsoring the College is the National Council of Juvenile Court Judges, an organization of juvenile and family court judges, representing all fifty states and several territories. Formed in 1937, the National Council of Juvenile Court Judges moved its headquarters to the University of Nevada. Reno in 1969. As well as providing trainings through its educational division, the National Council serves as a membership organization to various representatives of the juvenile justice system. The Council also provides research and consultation services transports National Center for Juvenile Justice consultation services through its National Center for Juvenile Justice in Pittsburgh, Pennsylvania

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President, National Council of Juvenile Court Judges — Hon. Edward V. Healey Executive Director, National Council of Juvenile Court Judges: Dean, National College of Juvenile Justice - Louis W. McHardy Training Director, National College of Juvenile Justice — Gerald P. Wittman

### A NATIONAL COLLEGE OF JUVENILE JUSTICE PROGRAM

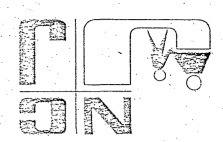
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I wish to attend the 1975 Juve	enile Justice Mana	agement Institute, Octo	ober 19-24, 1975 🗀	Ă	À
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Title		· · · · · · · · · · · · · · · · · · ·	·····		
Business Address					
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		Agency Providing	ng Funding for your At	tendance:	
Are you a member of NCJCJ?				Other	
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Mail to: The National Council	of Juvenile Court	Judges, P. O. Box 89	78, Reno, Nevada 895	07 — Telephone: (702) 7	34-6012
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October 19-24, 1975

Astional College of Juvenile Justice

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WILLIAM H. GILBERT DIR. OF COURT SERVICES 224 N. HIGHLAND PK. AVE. CHATTANOOGA, TN

### **FUTURE PROGRAMS**

### 4Y 15-17, 1975

Second National Symposium: Computer Applications in the luvenile Justice System; Washington, D.C.

# NE 1-12, 1975

Summer College, Session I for Juvenile and Family Court Judges and Referees; Newport, Rhode Island

i3th Annual Conference; National Council of Juvenile Court ludges: Honolulu, Hawaii

### JGUST 10-15, 1975

Braduate Session for National College of Juvenile Justice Gradrates: Reno, Nevada

### IGUST 17-29, 1975

Summer College, Session II for Juvenile and Family Court Judges ind Refereas; Reno. Nevada

### TOBER 19-24, 1975

luvenile Justice Management Institute: Reno, Nevada

### )VEMBER 2-14, 1975

all College for Juvenile and Family Court Judges and Referees; Reno Nevada

### 1974 - 1975 TRAINING AND REVIEW BOARD NATIONAL COUNCIL OF JUVENILE COURT JUDGES

37404

Chairman: Hon. David Zenoff Carson City, Nevada

Hon. William Hogoboom Los Angeles, California

Hon, Edward Gillin New Orleans, Louisiana

Hon. Beatrice Burstein Westbury, New York

Hon. James Farris Beaumont, Texas

Hon. Charles Cashman Owatonna, Minnesota

Hon. James H. Lincoln Detroit, Michigan

Hon. Noah Weinstein Clayton, Missouri

R.O. Dan Schoenbacher Houston, Texas

Hon. Marshall Young Rapid City, South Dakota

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17. BUDGET SUMMARY FOR GRANT PROJECTS: Enter totals by category as detailed on pages 8 and 9 of this application. This budget should be based on a grant year, (12 months or shorter period if the project is less than 12 months) rather than calendar year or fiscal year.

BUDGET CATEGORY	TOTAL	GRANT FUNDS	MATCHING FUNDS
Personnel			
Travel	\$487.47	\$426.22	\$61.25
Consultant Services			
Supplies & Overating Expenses			
Equipment			
Other Rey, Fee (specify)	\$125.00	\$125.00	\$61.25
TOTAL	\$6 <u>12.4</u> 7		\$61.25
Percentage	100%	90%	10%
State Buy-in-50% of M	atching Funds or \$	30.63	

Grant fund total cannot exceed 90% of the total project cost, and matching funds total must be at least 10%. Buy-in is 50% of matching funds. For Construction Grants Only - See Item 19.

DETAILED PROJECT BUDGET: The budget must be completed in detail with 18. amounts rounded to the nearest whole dollar. The budget should cover the entire project period or twelve months, whichever is less.

The budget has separate columns to show which costs or budget elements will be supported from grant funds and which from grantee matching (cash) contributions. Only matching funds expended after the date of the grant award date can be counted as matching contributions.

# <u>AUGUST TERM 1975</u>

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18. (continued) whenever the space for any budget category is inadequate to permit listing of all items, the notation, "See Continuation Sheet" should be entered, category totals should be inserted and all items in the category should be listed on a continuation page numbered 8a, 8b, or 9a, 9b, etc.

TOTAL

BUDGET CATEGORY

Α.

TOTALS

GRANT FUNDS

MATCHING FUNDS

· · · · · · · · · · · · · · · · · · ·			 			
i, Salaries						
ii. Employ	a e					

PERSONNEL: List each position by title, show the annual salary rate

B, TRAVEL: Itemize travel expenses of project personnel by purpose (i.e. mileage, room and board), In training projects, where travel and subsistance of trainees is included, this should be separately listed indicating the number of trainees and unit costs involved.

Airline Room & Board	\$317.47 150.00	\$426.22	\$61.25
'l'axi	20.00		
TOTALS	\$437,47	\$426.22	\$61.25

# $\underline{\mathtt{A}} \ \underline{\mathtt{U}} \ \underline{\mathtt{G}} \ \underline{\mathtt{U}} \ \underline{\mathtt{S}} \ \underline{\mathtt{T}} \quad \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \quad \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

- 9 -

			<u> </u>	
<u>.</u>	BUDGET CATEGORY	TOTAL	GRANT FUNDS	MATCHING FUNDS
С.	CONSULTANT SERVICES posed fee rates, as			
	TOTALS			
D.	SUPPLIES & OPERATION type (i.e. office setc.) and show base supplies, "y" dollars	supplies, telephon is for computation	e and postage, equ ("x" dollars per	ipment rental.
	TOTALS			
E.	EQUIPMENT: Each t listed with unit c		purchased should b	e separately
				-
	TOTALS			
F.	OTHER (specify):	List each item and	the cost.	
		2305-00		
Fie ^C	j. Fee	\$125 <b>.</b> 00		·
	TOTALS	\$125 <b>.</b> 00		
			<b>.</b>	
	TOTAL PROJECT COST	\$612 <b>.</b> 47	\$426.22	\$61.25

(Sum of the above category totals or all individually listed budget items)

-10-

19. BUDGET ITEMS FOR CONSTRUCTION GRANTS: This section will be completed ONLY when grant applications includes CONSTRUCTION. In such cases grant funds will be awarded for up to 50% of the construction cost and NO FUNDS WILL BE UTILIZED FOR THE PURPOSE OF PURCHASING LAND.

ITEM	TOTAL	GRANT FUNDS	MATCHING FUNDS
Contractor's Cost			
Materials Cost (if not in contract)			
Other (specify)			
TOTAL			
	100%	50%	50%

NOTE: All applications for construction grants will be required to have the SUPPLEMENTAL CONSTRUCTION FORM attached to this application.

Obtain the SUPPLEMENTAL CONSTRUCTION FORM from the Tennessee Law Enforcement Planning Agency, Capitol Hill Building, 201 Seventh Avenue South, Nashville, Tennessee 37219.

- 20. STANDARD GRANT CONDITIONS: This item sets forth the conditions for the extension of grant assistance to any applicant and, when an award is made and grant funds are accepted thereunder, will become a binding contractual commitment of the grantee. The applicant should satisfy itself that it has read, understands, and is willing to comply with these grant conditions and the rules and regulations incorporated therein concerning administration of grants established by the Law Enforcement Assistance Administration and the Tennessee Law Enforcement Planning Agency.
- A. REPORTS: Each grantee shall submit such reports as the Tennessee Law Enforcement Planning Agency shall reasonably request.
- B. <u>COPYRIGHTS</u>: Where grantee programs produce original books, manuals, films, or other copyrightable material, the grantee may copyright such, but the Tennessee Law Enforcement Planning Agency reserves a royalty-free non-exclusive and irrevocable license to reproduce, publish, translate or otherwise use, and to authorize others to publish and use such materials.

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- C. PATENTS: If any discovery or invention arises or is developed in the course of or as a result of work performed in a grantee program, the grantee shall refer the discovery or invention to the TLEPA which will determine whether or not patent protection will be sought, how any rights therein, including patent rights, will be disposed of and administered, and the necessity of other action required to protect the public interest in work supported with Federal funds, all in accordance with the Presidential Memorandum of October 10, 1963, on Government Patent Policy.
- DISCRIMINATION PROHIBITED: No person shall, on the grounds of race, creed, color or national origin be excluded from participation in, be refused the benefits of, or be otherwise subjected to discrimination under grants awarded pursuant to PL 90-351 as amended by PL 91-644 or under any project, program or activity supported by this grant. The grantee must comply with the provisions and requirements of Title VI of the Civil Rights Act of 1964 and regulations issued by the Department of Justice and the Law Enforcement Assistance Administration thereunder as a condition of award of federal funds and continued grant support. As required by Section 518(b) of PL 90-351, this grant condition shall not be interpreted to require the imposition in grant-supported projects of any percentage ratio, quota system, or other program to achieve racial balance or eliminate racial imbalance in a law enforcement agency.
- E. <u>USE OF FUNDS</u>: Any funds awarded are to be expended only for the purposes and activities covered by the applicant's approved application and budget.
- F. TERMINATION OF AID: This grant may be terminated in whole or in part by the Tennessee Law Enforcement Planning Commission at any time the Commission finds a substantial failure to comply with the provisions of PL 93-83, or regulations promulgated thereunder, including these grant conditions or plan, application or contract obligations, but only after notice and hearing pursuant to Commission regulations and all procedures set forth in §§ 510 and 511 of PL 93-83.
- G. INSPECTION AND AUDIT: The Tennessee Law Enforcement Planning Commission or any of its duly authorized representatives, shall have access for purpose of audit and examinations to any books, documents, papers, and records of the grantee, and to relevant books and records of subgrantees and contractors, which pertain to the project funded under this grant.
- H. MAINTENANCE OF RECORDS: All appropriate grant records and accounts will be maintained and made available for audit as prescribed by the Commission.
- I. USE OF OTHER FEDERAL FUNDS PROHIBITED: This project will not be financed in whole or in part by other federal funds.

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- J. SUPPLANTING PROHIBITED: The federal funds herein awarded are not to supplant local funds, but are to be used to increase the amount of funds that would otherwise be available for this project.
- K. ALLOWABLE COSTS: The allowability of charges made to funds granted under Part C and Part E of Title I of the Act, as amended, shall be determined in accordance with the general principles of allowability and standards for selected cost items set forth in the Bureau of the Budget Circular No. A-87 entitled "Principles for Determining Cost Applicable to Grants and Contracts with State and Local Government" (May 9, 1968) and interpreted and amplified in the Tennessee Law Enforcement Planning Agency Financial Management Manual.
- L. WRITTEN APPROVAL OF CHANGES: Grantees must obtain prior written approval from Tennessee Law Enforcement Planning Agency for major project changes. These include (a) changes of substance in project activities, designs or research plans, set forth in the approved application, (b) changes in the project director or key professional personnel identified in the approved application, and (c) changes in the approved budget.
- M. FISCAL REGULATIONS: The fiscal administration of grants shall be subject to such further rules, regulations and policies, concerning accounting and records, payment of funds, cost allowability, submission of financial reports, etc., as may be prescribed by the Tennessee Law Enforcement Planning Commission, consistent with the purposes and authorizations of PL 90-351 as amended by PL 91-644, including those set forth in the Tennessee Law enforcement Planning Agency Financial Management Manual.
- N. CRIMINAL PENALTIES: Whoever embezzles, willfully misapplies, steals or obtains by fraud any funds, assets, or property which are the subject of a grant or contract or other form of assistance pursuant to this title, whether received directly or indirectly from the Law Enforcement Assistance Administration, shall be fined not more than \$10,000 or imprisoned for not more than five years, or both. Whoever knowingly and willfully falsifies, conceals or covers up by trick, scheme, or device, any material fact in any application for assistance submitted pursuant to this title or in any records required to be maintained pursuant to this title shall be subject to prosecution under the provisions of Section 1001 of Title 18, United States Code. Any law enforcement program or project underwritten, in whole or in part, by any grant, or contract or other form of assistance pursuant to this title, whether received directly or indirectly from the Law Enforcement Assistance Administration shall be subject to the provisions of Section 371 of Title 18, United States Code.
- O. CLEAR AIR ACT VIOLATIONS: In accord with the provisions of the Clear Air Act, 42 U.S.C. 1857 et. seg., as amended by PL 91-604; and Executive Order 11602, subgrants or contracts will not be made to parties convicted of any Offense under the Clear Air Act.

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- P. RELOCATION PROVISIONS: The grantee shall assure that any program under which LEAA financial assistance must be used to pay all or part of the cost of any program or project which will result in displacement of any person shall provide that;
  - (a) Fair and reasonable relocation payments and assistance shall be provided to or for displaced persons as are required in such regulations as are issued by the Attorney General of the United States.
  - (b) Relocation or assistance programs shall be provided for such persons in accordance with such regulations issued by the Attorney General of the United States.
  - (c) Within a reasonable period of time prior to displacement, decent, safe and satisfactory replacement must be available to the displaced person in accordance with such regulations as issued by the Attorney General of the United States.

The authority for this provision is found in the "Uniform Relocation Assistance and Real Property Acquisition Policy Act of 1970", PL 91-646; 84 Stat 1894.

- Q. ENVIRONMENTAL IMPACT: Any application for subgrants, subcontracts, etc., involving; (i) the construction, purchase, lease or alteration of facilities; (ii) the implementation of programs involving the use of herbicides and pesticides; (iii) other actions determined by the Regional Administrators to possibly have a significant effect on the quality of the environment, must include either a draft environmental statement as required by Section 102(s)(c) of the National Environmental Policy Act or a declaration that the proposed action will not have a significant impact on the environment. Before accepting a negative declaration, Tennessee Law Enforcement Planning Agency will refer the application to the Law Enforcement Assistance Administration Regional Administrator who shall review the subgrant application and verify that an environmental statement is not necessary.
- R. <u>HISTORIC SITES</u>: Before approving subgrant programs involving construction, renovation, purchasing or leasing of facilities the State Planning Agency shall consult with the State Liaison Officer for historic preservation to determine if the undertaking may have an effect on properties listed in the National Register of Historic Places. If the undertaking may have an adverse effect on the listed program properties the State Planning Agency must notify LEAA before proceeding with the Program.
- S. RECORDING AND DOCUMENTATION OF RECEIPTS AND EXPENDITURES:
  Accounting procedures must provide for an accurate and timely recording of receipt of funds by source, of expenditures made from such funds, and of unexpended balances. Controls must be established which are adequate to ensure that expenditures charged to grant activities are for allowable purposes and that documentation is readily available to verify that such charges are accurate.

### <u>AUGUST TERM 1975</u>

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- T. APPLICABILITY OF STATE AND LOCAL PRACTICES: Except where inconsistent with federal requirements, State procedures and practices will apply to funds disbursed by the TLEPA and local procedures and practices to funds disbursed by such units. Bureau of the Budget Circular No. A-87, "Principles for Determining Costs Applicable to Grants and Contracts with State and Local Government," must be complied with by grantees with respect to the treatment of specific items and their cost allowability.
- U. CONTROL OF FUNDS AND TITLE TO PROPERTY: The title and control of Part E funds and title to property may not be transferred to private agencies, profit-making or otherwise, even though these may be utilized in the implementation of Part E efforts including the purchase of services and Part E funds and property will not be diverted to other than correctional uses.
- V. CONSTRUCTION GRANTS: All construction grants will also include all additional conditions set forth in the Supplemental Construction Form which must be attached to this application.
- 21. SPECIAL GRANT CONDITIONS: Special Conditions may be added to this grant application at the discretion of the TLEPA. Notice of such Special Conditions will be given at the time the Grant Agreement is delivered to the grantee, and such Special Conditions and Grant Agreement become a binding contractual commitment and are made an inseparable part of the approved application.
- 22. ASSURANCE OF COMPLIANCE WITH CIVIL RIGHTS ACT OF 1964: The applicant hereby agrees that it will comply with Title VI of the Civil Rights Act of 1964 (P.L. 88-352) and all requirements imposed by or pursuant to that title, to the end that no person shall on the grounds of race, color, or national origin be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity for which the applicant receives federal financial assistance from the department; and gives further assurance that it will promptly take any measures necessary to effectuate this commitment as more fully set forth in the standard grant conditions set forth above. This assurance shall obligate the applicant for the period during which federal financial assistance is extended to it by the department and is given in consideration of and for the purpose of obtaining the grant for which application is hereby made, and the United States shall have the right to seek judicial enforcement of this assurance.
- 23. ASSUMPTION OF COST: The applicant hereby agrees that should the project described herein prove to be valuable in reducing crime or improving the Criminal Justice System, the cost of such improvements will be assumed by the applicant after "a reasonable period of Federal Assistance."

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	AFFIRMATION	AND	SIGNATURE	OF	AUTHORIZED	OFFICIAL
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# <u>AUGUST TERM 1975</u>

# CONTINUATION PROJECTS

JURISDICTION	DATE
PROJECT TITLE	
List the grant numbers and the appreviously awarded for the purpo	mount of federal and local funds ses of this application:
GRANT NUMBER FEDER	AL FUNDS LOCAL FUNDS
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In this space indicate how you pl ject and at what point federal fu	an to assume the costs of this pro- nding will no longer be required:
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	Signature of Authorized Official

NOTE: All continuation grants will be reviewed by the Tennessee Law Enforcement Planning Commission.

(Judge Moore stated that the County would provide matching funds for this seminar; the County's part would be \$30.63.)

# <u>AUGUST TERM 1975</u>

Sinie of Tennessee

August 6, 1975

DATE INONTH, DAY, YEARS

# RESOLUTION

NO. 875-5

TITLE A RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO EXECUTE AN AGREEMENT WITH THE DEPARTMENT OF TRANSPORTATION FOR THE ELIMINATION OF A RAILROAD-HIGHWAY CROSSING HAZARD AND TO PROVIDE AUTHORIZATION FOR THE REMITTANCE OF FUNDS IN PURSUANCE THEREOF.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Section 203 of Public Law 93-87, 93rd Congress, provides for the elimination of hazards of railway-highway crossings on the Federal Aid System, on the basis of ninety per cent (90%) Federal funding, with ten per cent (10%) local government contribution; and

WHEREAS, such a hazard presently exists at the Southern Railway-Thrasher Pike crossing, referred to as "Project No. RRP-4464(1) Hamilton County" by the Department of Transportation of the State of Tennessee; and

WHEREAS, aforesaid Department of Transportation has estimated the total construction cost for the elimination of said hazardous crossing at Thirty-Two Thousand Dollars (\$32,000.00), the Hamilton County share being Three Thousand Two Hundred Dollars (\$3,200.00).

NOW, THEREFORE, BE IT RESOLVED BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That the County Judge is hereby authorized to execute an agreement with the Department of Transportation of the State of Tennessee for the elimination of the abovementioned hazard and the County Judge is further authorized to pay the 10% local share thereof, presently anticipated as being Three Thousand Two Hundred Dollars (\$3,200.00), as required by said federal law.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

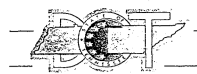
Member of the County Council

Action taken Wester

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

# BUREAU OF HIGHWAYS * BUREAU OF PLANNING * BUREAU OF BUSINESS MANAGEMENT * BUREAU OF AERONAUTICS

# <u>AUGUST TERM 1975</u>



TENNESSEE DEPARTMENT OF TRANSPORTATION-

-NASHVILLE 37219-

RAY BLANTON

EDDIE SHAW COMMISSIONER

W. A. GOODWIN

July 23, 1975

The Honorable Don Moore, Jr. County Judge Hamilton County Courthouse Chattanooga, Tennessee 37402

RE: Southern Railroad Grade Crossing at S-4464 (Thrasher Pike)
Project No. RRP-4464(1)
(33092-6303-94)

Dear Judge Moore:

Enclosed you will find five (5) copies of agreement for subject crossing. If you desire to continue with project, we are requesting that you return executed agreements along with your 10% deposit of Three Thousand and Two Hundred Dollars (\$3,200).

Thank you for your interest and cooperation in this matter. If you have any further questions, please contact this office.

Sincerely,

DAVID M. CARRINGTON

Program Manager II

Program Management Section

DMC/11

Enclosure

^{*} BUREAU OF AREA MASS TRANSIT * BUREAU OF INDUSTRIAL MARINE & WATERCRAFT TRANSPORTATION

# $\underline{\mathbf{A}} \ \underline{\mathbf{U}} \ \underline{\mathbf{G}} \ \underline{\mathbf{U}} \ \underline{\mathbf{S}} \ \underline{\mathbf{T}} \quad \underline{\mathbf{T}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{M}} \quad \underline{\mathbf{1}} \ \underline{\mathbf{9}} \ \underline{\mathbf{7}} \ \underline{\mathbf{5}}$

### STATE OF TENNESSEE

### DEPARTMENT OF TRANSPORTATION

PROJECT NO: RRP-4464(1) HAMILTON COUNTY ( 33092-6303-94 )

Southern Railroad Grade Crossing at S-4464 (Thrasher Pike)

THIS AGREEMENT is made and entered into by and between THE

STATE OF TENNESSEE acting by and through its DEPARTMENT OF TRANSPORTATION, hereinafter referred to as the "Department" and Hamilton

County hereinafter referred to as the "Local"

Agency".

# WITNESSETH:

WHEREAS, Section 203 of Public Law 93-87, 93rd Congress, provides for the elimination of hazards of railway-highway crossings on the Federal-aid System, on the basis of NINETY PER CENT (90%) Federal funding; and

WHEREAS, the Local Agency desires to participate in this program; and

WHEREAS, the Department is willing to administer this contract for the elimination of such hazard in cooperation with the Southern Railroad in reasonable conformity to the plans and specification; and

WHEREAS, the Department has estimated that the construction cost of said hazard elimination project will be approximately  $_{\rm Thirty\ Two}$  Thousand  $_{\rm Dollars\ and\ ^{10}/100}$  (\$ 32,000.00 ).

NOW THEREFORE, in consideration of these premises and of the mutual covenants set forth, it is hereby agreed by and between the parties hereto as follows:

# SECTION I

The Local Agency agrees to deposit with the Department an amount equal to TEN PER CENT (10%) of the estimated cost of this project.

In the event that the actual cost is more than the estimated cost, the Local Agency agrees to pay an additional TEN PER CENT (10%) of the amount by which the actual cost exceeds the estimated cost within SIXTY (60) DAYS of the completion of the project.

In the event that the actual cost is less than the estimated cost, the Department agrees to return TEN PER CENT (10%) of the excess to the Local Agency within SIXTY (60) DAYS of the completion of the project.

# SECTION II

In the event of the failure of the Local Agency to fully comply with the aforementioned provisions, the Department shall be authorized to receive any funds which would otherwise be payable to the Local Agency for highway or street purposes from the State, until the Department shall have recovered the necessary amount to result in TEN PER CENT (10%) financial participation in the actual cost of the project.

# SECTION III

The Department agrees to keep accurate accounting records of all expenditures made for this project, and said accounting records shall be available for review by the Local Agency upon request, for a period of THREE (3) YEARS.

	their duly authorized officials on this,
the day of	
	STATE OF TENNESSEE DEPARTMENT OF TRANSPORTATION
	<b>D.</b>
	By: Commissioner
	Sommissioner.
	Director, Bureau of Highways
	Director, Bureau of Planning & Programming
	Director, Office of Finance
	APPROVED AS TO FORM AND LEGALITY
	By:
	Department Attorney
	(LOCAL AGENCY)
	By:
	(Title)
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	(Title)
	APPROVED AS TO FORM AND LEGALITY
	By:
	Attamov

(Judge Moore stated that this crossing on Thrasher Pike had been ruled hazardous by the Department of Transportation. This Resolution is similar to the Resolution the Council acted on at the crossing on Ooltewah-Ringgold Road previously. Warning lights and a gate will be installed at a cost of \$32,000., of which 90% will be federal funds with 10% being paid by the County, \$3,200.00.)

State	of	Dennessee		
Kamilton County				

August 6, 1975

# RESOLUTION

NO. 875-6

TITLE AUTHORITY TO PURCHASE A 5,300 SQUARE FEET (.12 acre)
TRACT OF LAND FROM DANIEL FRIDDELL & WIFE, IDA RUTH FRIDDELL FOR
A PART OF THE RIGHT-OF-WAY FROM MAHAN GAP ROAD TO THE HAMILTONHARRISON VOCATIONAL AND TECHNICAL SCHOOL FOR THE SUM OF \$ 265.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Hamilton County, Tennessee, must acquire a 50-feet right-of-way to construct a paved road from Highway 58 to the site of the new Hamilton Harrison Vocational Technical School; and

WHEREAS, the property has been appraised at a value of \$265.00; and

WHEREAS, Daniel Friddell and Wife, Ida Ruth Friddell have signed a sales contract to accept \$265.00 for said tract and will deliver to the County a Warranty Deed upon receipt of payment; and

NOW, THEREFORE, BE IT RESOLVED, that the County Judge be authorized to issue payment to Danwiel Friddell and Wife, Ida Ruth Friddell, the amount of \$265.00 for receipt of Warranty Deed.

BE IT FURTHER RESOLVED, that the Warranty Deed be recorded in the Register's Office of Hamilton County, Tennessee, and also made a permanent part of the County Engineer's records.

BE IT FURTHER RESOLVED, that this resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Adopted

August 6, 1975

# <u>AUGUST TERM 1975</u>

# A RESOLUTION

No. 875-7

TITLE AUTHORITY TO ACCEPT OFFER OF CARL L. GIBSON TO PURCHASE A TRACT OF LAND IN THE CITY OF CHATTANOOGA DESCRIBED AS LOT 5, AM. M. JOHNSON HEIRS SUBDIVISION OF ST. ELMO, STATE TAX #167B-B-10, REEVES TAX #162-10-8, AS SHOWN IN PLAT BOOK 8, PAGE 11, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE, IN THE AMOUNT OF \$205.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, a tract of land described as Lot 5, Block 25, A. M. Johnson Heirs Subdivision of St. Elmo, State Tax #167B-B-10, Reeves Tax #162-10-8, as shown in Plat Book 8, Page 11, in the Register's Office of Hamilton County, Tennessee, was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, the property has been appraised at a value of \$205.00; and

WHEREAS, Hamilton County has received an offer of \$205.00 from Carl L. Gibson.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$205.00 be approved and the County Judge be authorized to execute a Quit-Claim Deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that the County Judge is authorized to proceed with the closing of the transaction and the collection of court costs and expenses of the sale, disburse the balance pro rata, based on the tax rate of Hamilton County and the City of Chattanooga.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Action taken

# State of Tennessee

# 

Ramilion County August 6, 1975

# A RESOLUTION

No. 875-8

TITLE AUTHORITY TO ACCEPT OFFER OF DENZIL L. DARBY AND WIFE, DOROTHY L. DARBY TO PURCHASE A TRACT OF LAND IN THE CITY OF CHATTANOXGA DESCRIBED AS LCT E32 OF 1 AND 2, BLOCK 67, EAST END LAND COMPANY ADDITION # 1, STATE TAX #168A-G-3, REEVES TAX #142-22-2, AS SHOWN IN PLAT BOOK 2, PAGE 22, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE, IN THE AMOUNT OF \$100.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, a tract of land described as E32 of 1 and 2, East End Land Company Addition #1, State Tax #168A-G-3, Reeves Tax #142-22-2, as shown in Plat Book 2, Page 22, in the Register's Office of Hamilton County, Tennessee, was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, the property has been appraised at a value of \$100.00; and

WHEREAS, Hamilton County has received an offer of \$100.00 from Denzil L. Darby, and Wife, Dorothy L. Darby.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$100.00 be approved and the County Judge be authorized to execute a Quit-Claim Deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that the County Judge is authorized to proceed with the closing of the transaction and the collection of court costs and expenses of the sale, disburse the balance pro rata, based on the tax rate of Hamilton County and the City of Chattanooga.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken & despled

August 6, 1975

# <u>AUGUST TERM 1975</u>

DATE IMONTH, DAY, YEAR

# RESOLUTION

NO. 875-9

TITLE AUTHORITY TO ACCEPT OFFER OF JACK K. DAVIS AND WIFE, RUTH DAVIS; HORACE W. FEAGANS, SR. AND WIFE, FANNIE FEAGANS; H. C. NATION AND WIFE, SELMA NATION; JULIAN W. HAMIC AND WIFE, THELMA V. HAMIC, TO PURCHASE THE FOLLOWING DESCRIBED REAL ESTATE IN CHATTANOOGA, HAMILTON COUNTY, TENNESSEE, TO WIT:

Lot N. 30 of East ½ of 19, Flegals Subdivision, State Tax #167E-C-8, Reeves Tax #166-7-10, as shown in Plat Book 2, Page 17, in the Register's Office of Hamilton County, Tennessee
IN THE AMOUNT OF \$50.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, a tract of land located in the City of Chattanooga, Hamilton County, Tennessee, described as Lot N 30 of East  $\frac{1}{2}$  of 19, Flegals Subdivision, State Tax Number, 167E-C-8, Reeves Tax Number 166-7-10 was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, the property has been appraised at a value of \$50.00; and

WHEREAS, Hamilton County and the City of Chattanooga have received an offer of \$50.00 from Jack K. Davis and Wife, Ruth Davis; Horace W. Feagans, Sr. and Wife, Fannie Feagnas; H. C. Nation and Wife, Selma Nation; and Julian N. Hamic and Wife, Thelma V. Hamic.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$50.00 be approved and the County Judge be authorized to execute a Quit-Claim Deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that the County Judge is authorized to proceed with the closing of the transaction and the collection of court costs and expenses of the sale, disburse the balance pro rata, based on the tax rate of Hamilton County and the City of Chattanooga.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken

August 6, 1975

# A RESOLUTION

NO. 875-10

TITLE AUTHORITY TO ACCEPT OFFER OF CHARLIE CRAW AND WIFE, JIMMIE CRAW TO PURCHASE A TRACT OF LAND IN THE CITY OF CHATTANOOGA DESCRIBED AS LOT  $W_7$  of D, WARD 18, JONES TRACT, BEING AN UNRECORDED SUBDIVISION STATE TAX #155J-C-13, REEVES TAX #146-6-5 IN THE AMOUNT OF \$150.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, a tract of land in the City of Chattanooga described as Lot W½ of D, Ward 18, Jones Tract, being an unrecorded subdivision, State Tax #155J-C-13, Reeves Tax #146-6-5.

WHEREAS, the property has been appraised at a value of \$150.00; and

WHEREAS, Hamilton County has received an offer of \$150.00 from Charlie Craw and Wife, Jimmie Craw.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$150.00 be approved and the County Judge be authorized to execute a Quit-Claim Deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that the County Judge is authorized to proceed with the closing of the transaction and the collection of court costs and expenses of the sale, disburse the balance pro rata, based on the tax rate of Hamilton County and the City of Chattanooga.

BE IT FURTHER RESOLVED, That this resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken adopted

Siate of Cennessee Semilion County

# <u>A U G U S T T E R M 1 9 7 5 August 6, 1975</u>

# A RESOLUTION

No. 875-11

AUTHORITY TO ACCEPT OFFER OF CHARLES E. SMITH, AND WIFE, JUNE K. SMITH, TO PURCHASE A TRACT OF LAND IN THE CITY OF CHATTANOOGA DESCRIBED AS LOT 16, WILLINGHAM ADDITION TO SHERMAN HEIGHTS, WARD 12, STATE TAX #128P-P-11, AS SHOWN IN PLAT BOOK 4, PAGE 3, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE IN THE AMOUNT OF \$100.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, a tract of land in the City of Chattanooga described as Lot 16, Willingham Addition to Sherman Heights, Ward 12, State Tax #128P-P-11, as shown in Plat Book 4, Page 3, in the Register's Office of Hamilton County, Tennessee, was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, the property has been appraised at a value of \$100.00; and

WHEREAS, Hamilton County has received an offer of \$100.00 from Charles E. Smith, and Wife, June K. Smith.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$100.00 be approved and the County Judge be authorized to execute a Quit-Claim Deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that the County Judge is authorized to proceed with the closing of the transaction and the collection of court costs and expenses of the sale, disburse the balance pro rata, based on the tax rate of Hamilton County and the City of Chattanooga.

BE IT FURTHER RESOLVED, That this resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Alepted

# State of Tennessee

Kamilion County

August 6, 1975

# <u>AUGUST TERM 1975</u>

# A RESOLUTION

No. 875-12

TITLE AUTHORITY TO ACCEPT OFFER OF OLIVER R. COLLIER AND WIFE, EVELYN COLLIER TO PURCHASE A TRACT OF LAND IN THE CITY OF CHATTANCOGA DESCRIBED AS LOT 4, BLOCK 14, WARD 19, ARLINGTON, STATE TAX #1670-Q-32, REEVES TAX #178-24-4, AS SHOWN IN PLAT BOOK 4, PAGE 5, IN THE REGISTER'S OFFICE, HAMILITON COUNTY, TENNESSEE, IN THE AMOUNT OF \$100.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, a tract of land in the City of Chattanooga described as Lot 4, Block 14, Ward 19, Arlington, State Tax #1670-Q-32, Reeves Tax #178-24-4, as shown in Plat Book 4, Page 5, in the Register's Office, Hamilton County, Tennessee, was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, the property has been appraised at a value of \$100.00; and

WHEREAS, Hamilton County has received an offer of \$100.00 from Oliver R. Collier, and Wife, Evelyn Collier.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$100.00 be approved and the County Judge be authorized to execute a Quit-Claim Deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that the County Judge is authorized to proceed with the closing of the transaction and the collection of court costs and expenses of the sale, disburse the balance pro rata, based on the tax rate of Hamilton County and the City of Chattanooga.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Chaptia

August 6, 1975

# AUGUST TERM 1975

# A RESOLUTION

No. 875-13

TITLE AUTHORITY TO ACCEPT OFFER OF WILLIE L. CALDWELL AND WIFE, MAY CALDWELL, TO PURCHASE A TRACT OF LAND IN THE CITY OF CHATTANOOGA DESCRIBED AS LOT 130, BLOCK 4, OAKVIEW NEW ERA LAND COMPANY'S ADDITION #1, STATE TAX #167-C-3, REEVES TAX #157-5-4, AS SHOWN IN PLAT BOOK 5, PAGE 69, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE, IN THE AMOUNT OF \$300.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, A tract of land described as Iot 130, Block 4, Oakview New Era Land Company's Addition # 1, State Tax #167D-C-3, Reeves Tax #157-5-4, as shown in Plat Book 5, Page 69, in the Register's Office of Hamilton County, Tennessee, was purchased by Hamilton County and the City of Chattancoga on account of unpaid taxes; and

WHEREAS, The property has been appraised at a value of \$300.00; and

WHEREAS, Hamilton County has received an offer of \$300.00 from Willie L. Caldwell, and Wife, May Caldwell.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$300.00 be approved and the County Judge be authorized to execute a Quit-Claim Deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that the County Judge is authorized to proceed with the closing of the transaction and the collection of court costs and expenses of the sale, disburse the balance pro rata, based on the tax rate of Hamilton County and the City of Chattanooga.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken / 2/

# <u>AUGUST TERM 1975</u>

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Twelve (12) Resolutions were unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

* * * *

(Judge Moore stated that these are all sales of back tax properties and that these were the highest and best bids in each case.)

August 6, 1975

## AUGUST TERM 1975 RESOLUTION

NO. 875-18

TITLE

TO GRANT A VARIANCE IN SUBDIVISION REGULATIONS TO ALLOW A 24.2% AND A 22% GRADE ON GOLD CREST DRIVE IN GOLD POINT ESTATES SUBDIVISION.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

THAT, due to extreme topographic conditions a variance in the Subdivision Regulations be granted to construct Gold Crest Road in the Gold Point Estates Subdivision with the following grades:

From station 5+00 to 6+50 --- 24.2%

From station 6+50 to 7+50 --- 22%

From station 19+50 to 20+70 --- 22%

The maximum grade allowed is 15% except by a variance by the Hamilton County Council.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken

Member of the County Conneil

ON MOTION of Councilman Mayfield, seconded by Councilman Long, the foregoing Resolution was DENIED on a Roll Call vote, with the following members of the County Council being present and voting as follows: Councilman Fuller, "Nay"; Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Ricketts, "Nay"; Judge Moore, "Nay". Total "Nay" votes-3. Total "Aye" votes-2.

-107-

Judge Moore stated that this particular request is one that has given the entire Council some problems.

John Preston of the Planning Commission showed slides of the road and the subdivision area in question. The slides showed steep grades in several sections of the road and also showed where the gravel had washed away, asphalt curbing had washed away. Mr. Preston stated that the spillways are clogged with dirt and that the concrete drainage pipe at the entrance is already half-full of silt. The slides also showed as Mr. Preston pointed out that the drainage ditches are unprotected right at the side of the road. There were good sized rocks in the road in some places. Near the top of the grade there is a split road and the dirt here had completely washed away and in some places had covered the pavement. Mr. Preston stated that the developer of this subdivision had originally requested a variance to allow an 18% road grade (15% grade is the Planning Commission maximum). This was granted. As the road was built the grades were 22% in two places and 24.2% in one place. The Planning Commission denied the plat submitted to them and now await the decision of the County Council before approval of the plat.

Mitchell Bush, developer of the subdivision, appeared before the Council. He stated that they were requesting this variance so that work could progress on the homes they plan to build. They have invested considerable money which will be thrown away if this variance is not granted. They are planning to build homes that will bring income for the County, that will add beauty and bring in taxes. They plan to repair the curbs and the ditches. None of this can be done until the variance is granted. Mr. Bush stated that the road is not as bad as it seemed, that there is only one spot where the grade is 24% and a couple that are 22%. Mr. Bush stated that there were subdivisions in the County that have grades over 25%, one he knows of has a grade of over 30%, and he could give the Council the names of these if it would help them make a decision. Mr. Bush's company has over \$180,000 invested in this and they need some relief. They do intend to meet County specifications once they get the variance.

Judge Moore asked Mr. Bush why they requested the 18% variance to begin with and then did not adhere to this.

Mr. Bush stated that he had been out of town and did not know all the details, that Mr. Joe McDonald had been in charge. He added that the original survey had been done by Gatlin. The road had been inspected by Ralph White and during the process Mr. White quit. Then Mr. Agger Hillis, county road inspector, took over the inspections and had checked the road and did not stop the work so they assumed it was being built right. The road builder was Charlie Thomas, who had had an accident during the time, and a lot of circumstances had hurt them. They do plan to have all the ditches paved and the curbs repaired, and they expect the results of the geological report this week.

Mr. Hillis stated that Mr. McDonald was going to go ahead and build the road with the Gatlin survey but they needed Foley's survey. Mr. Hillis kept asking Mr. McDonald for the new plat but by the time they got it, the road was built. Mr. Hillis feels that the silt and "stuff" in the road will be taken care of after the banks are stabilized. Mr. Hillis stated that he had been inspecting subdivisions for the last six years and he knows of one that has a grade of 22% and that is the steepest grade the County has. That particular one is in Balmoral on Signal Mountain.

Mr. Bush stated that Beulah Street, built by Brown Brothers in Red Bank, was a 28% grade. Judge Moore stated that street is more than six years old. Mr. Bush said a road in Auburn Crest was built last year with a grade of more than 25%.

Mr. Hillis stated that the proper amount of asphalt is there on the road but it is not distributed right, that there would need to be 3/4" of asphalt put over the whole thing to get it right.

Judge Moore told Mr. Bush that the thing he could not understand was why, when they had a variance granted of 18%, they went ahead and built a steeper road, one that was 1/3 more than the variance granted.

Mr. Bush introduced Mr. McDonald, who had just arrived. Mr. McDonald stated that part of the trouble was that the hill was 60' higher than the original report had shown. Judge Moore asked him why he didn't come back to the Planning Commission then. Mr. McDonald said that they hoped to "kill" the other 60 feet and be able to adhere to the variance already granted but could not.

Judge Moore stated that granting this variance would put problems on property owners some place down the road.

Councilman Fuller asked if it had not also been indicated that even garbage service will be a problem because of the grade.

Judge Moore stated this was true, that garbage trucks and even the moving vans would be unable to make it up that grade, that the large moving vans would have to transport the household goods to the area and then transfer them to smaller trucks to go up the hill, and this would be assuming it was dry at the time. Judge Moore stated even the fire department might have a problem, that he didn't know if the 750 gallon tankers have the engine to pull them up that hill. Mr. McDonald stated that the asphalt trucks are negotiating the hill all right. Judge Moore stated that asphalt trucks are built differently, with different engines and gearing; a bulldozer can be built to climb a hill nothing else can climb. He said it's like comparing apples and oranges. Judge Moore stated that he had driven up there.

* * *

State of Tennessee

August 6, 1975

### <u>AUGUST TERM 1975</u>

DATE INONTH, DAY, YEAR

## RESOLUTION

NO. 875-19

TITLE A RESOLUTION TO MEMORIALIZE DR. ARTHUR G. VIETH.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Dr. Arthur G. Vieth, educator, economist, and civic leader of Hamilton County, Tennessee died unexpectedly on July 26, 1975 at the age of 59; and

WHEREAS, he served on the Hamilton County Council from 1962 to 1966; and

WHEREAS, he served as an educator and administrator at the University of Tennessee at Chattanooga for twenty-five years, directing the department of business and economics and the School of Business for nineteen years, being named the John Stagmier professor of economics and business administration, and being honored as a Guerry professor; and

WHEREAS, he served his community as a consultant to financial and industrial organizations, by lecturing on economics to civic groups, and by promoting understanding of our economic system, and

WHEREAS, he was active in professional and civic affairs as a member of the Financial Executives Institute, the National Association of Purchasing Management, the Citizens Taxpayers Association, the Lions Club, and the Chattanooga Boating Club.

NOW, THEREFORE, BE IT RESOLVED BY THE HAMILTON COUNTY COUNCIL THAT we take this means of paying tribute to Dr. Arthur G. Vieth, educator, economist, and civic leader.

BE IT FURTHER RESOLVED, THAT a copy of this Resolution be forwarded to the widow, Mrs. Edith Vieth, 10 Osage Drive, Soddy, Tennessee.

Member of the County Council

Action taken

ON MOTION of Councilman Fuller, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

#### <u>TERM 1975</u> AUGUST

Sinte of Tennessee Hamilton County

AUGUST	б,	1975	•	
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## RESOLUTION

NO. 875-20

TILE

ACCEPTING BIDS OF POWER EQUIPMENT CO. FOR A WARNER-SWASEY GRADALL AT \$71,813.00 AND A TRADE-IN OF \$26,913.00, TOTAL BID OF \$44,900.00; STOWERS MACHINERY CORP. FOR AN ATHEY FORCE FEED LOADER AT \$36,663.00; AND POWER EQUIPMENT FOR A GALION ROLLER AT \$19,591.00; AND LEE-SMITH INTERNATIONAL FOR FIVE (5) DUMP TRUCKS AT \$21,775.00 EA., TOTALING \$108,975.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR DUMP TRUCKS AND HEAVY EQUIPMENT FOR THE HIGHWAY DEPARTMENT.

WHEREAS, THE FOLLOWING BIDS WERE CONSIDERED THE LOWEST AND BEST BIDS RECEIVED;

LEE-SMITH INTERNATIONAL

FIVE (5) DUMP TRUCKS - \$21,775.00EA = \$108,875.

POWER EQUIPMENT

GALION ROLLER

- \$19,591,00

WARNER-SWASEY GRADALL - \$71,813.00

POWER EQUIPMENT

TRADE-IN TOTAL BID-GRADALL

26,913.00 44,900.00

STOWERS MACHINERY CORP.

ATHEY LOADER

- \$36**,6**63.00

NOW THEREFORE, BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BIDS AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Action taken Clant

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield,

Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

### <u>AUGUST TERM 1975</u>

(Judge Moore stated that these were the lowest and best bids submitted by various bidding agencies. This is in connection with the Council's desire to upgrade the Highway Department road program. There are some trucks as old as 1960 models that must be replaced and some other equipment that needs replacement.)

COUNTY TOUNCIL
FLOYD L FULLER, UP.
ROBERT E 18021 LONG
LACK D MAYFIELD
COYEL V PICKETTS
DALTON HOBERTS
LOUTEN MANAGER



PURCHASING DEPARTMENT PAUL K. RICHARD, DISTOVER

## HAMILTON COUNTY, TENNESSEE DON MOORE. JUDGE CHATTANOOGA, TENNESSEE 31402

ANOUGE, INAMESSES OFFICE

JULY 17, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

ONE (1) BELT LOADER ONE (1) GRADALL

ONE (1) ROLLER

FIVE (5) DUMP TRUCKS

SPECIFICATIONS ARE ATTACHED

DATE:

JULY 28, 1975

TIME:

10:30 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

ALL ITEMS ARE TO BE IN STOCK.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR ALL BIDS.

HAMILION COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

### <u>AUGUST TERM 1975</u>

STORY BROTHERS, INC.

CONSTRUCTION MACHINERY & SUPPLIES KNOXVILLE, CHATTANOOGA, JONESBORO REPLY TO:

P. O. Box 55141 1155 East Main Street CHATTANOOGA, TENNESSEE 37408

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4T HIGHWAYS 58 & 153 P.O. BOX 5070 CHATTANCOGA, TENNESSEE 37406 CPH. 615 894-1870

July 25, 1975

Hamilton County Highway Department 1110 Dayton Boulevard Chattanooga, Tennessee 37415

Attention: Mr. P. K. Richard

Director of Purchasing

Subject: 8-12 Ton Tandem Steel Drum Roller

Proposal

Dear Mr. Richard:

Thank you for your request for quotation on a Model 8-12 Ton Tandem Steel Drum Roller. We are quoting as follows:

One (1) New 1975 Galion Model 8-12 Ton Steel Drum
Roller with Detroit Diesel Model 3-53 Engine
and meeting all other requirements as per
your attached specifications.
F.O.B. Chattanooga, Tennessee..........\$19,591.00.

DELIVERY: IMMEDIATELY FROM STOCK

TERMS: Net 20 days from receipt of invoice.

Very truly yours,

POWER EQUIPMENT COMPANY

William C. McClain

Vice President

WCM/bh Attach.



## POWER EQUIPMENT COMPANY

AT HIGHWAYS 58 & 153 P.O. BOX 5070 CHATTANOOGA, TENNESSEE 37406 / PH. 615 894-1870

July 25, 1975

Hamilton County Highway Department 1110 Dayton Boulevard Chattanooga, Tennessee 37415

Attention: Mr. P. K. Richard

Director of Purchasing

Subject: Warner and Swasey 300TM Hydroscopic

Gradall Proposal

Dear Mr. Richard:

We are pleased to quote and include descriptive literature on one new 1975 Model 300TM Hydroscopic Gradall meeting your complete specifications, F.O.B. Chattanoogal...\$71,813.00.

DELIVERY: IMMEDIATELY FROM STOCK. Terms: Net 20 days after receipt of invoice.

Very truly yours,

POWER EQUIPMENT COMPANY

William C. McClain Vice President

WCM/bh Encl.

KNOXVILLE / NASHVILLE / CHATTANOOGA / KINGSPORT

## STOWERS MACHINERY CORPORATION

### QUOTATION

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TO			Address Reply To Dennis S. Cra		
ATT:	Mr. P. K.	Richard - Director of Purchasing	P.O. Box 70 Chattanooga,	Tennessee 3	37401
In resp IMPOR terms of	onse to your inq TANT: Prices cond Governmento	uiry <u>Steel Wheel Tandem Roller</u> ire subject to change by the monufacturer with al Regulations in effect at date of delivery, Price quoted is good until <u>firm if place</u>	we are nout notice. This quotation for all machines, parts an	pleased to quote	as specified below.
Quantity	Model or Port No.	Description		Unit Price	Extension
]	8-12	Formular Pollon with Chi	(2		w.,
T	Ton	Ferguson Tandem Roller with GM Diesel Engine, 2 stage dry type service indicator, 12-volt electrony hydrostatic drive, gear final drivesteering with center mounted steering with center mounted steering and controls, gravity spring 204 gallon rustproof water tank, mats and spring loaded scrapers service brakes, automatic disc propers	Air Cleaner with rical system, ve, hydraulic ering wheel, dual akler system with full width cocoa, hydrodynamic parking brake,		
		horn, lockable type instrument p	anel covers		\$19,334 00
Terms	Net Cash				
F.O.B	Chattanoo	ga 45 days from receipt of order	Very truly yours, Comes MA	CHINERY CORF	ofation
	RACTORS •	MOTOR GRADERS Caterpi	Sales M		EQUIPMENT
40	DES E. ACCEES ROAD.	CHATTANGGGA TENNESSEE COLOR MINOR MAN			

## STOWERS MACHINERY CORPORATION

### QUOTATION

G	EΝ	ERA	LC	٦F	FI	CE	:

6301 RUTLEDGE PIKE KNOXVILLE, TENNESSEE 37914

				D	ate July	28, 197	<u>5</u> _Qu	otation No			
	Hamilton Cou Chattanooga		ay Department e		Address ToD	Reply	Crai	g. Ir.			:
				<u> </u>	_ P.	O. Box	70				
TT: I	Mr. P. K. Ri	chard - Dir	ector of Purcha	asing	C	hattanoo	ga, T	ennessee	3740	)1	
MPOR	TANT: Prices o	ire subject to ch	Athey Belt Loanange by the manufin effect at date a good until firm it	acturer w	vithout noti y, for all r placed	ice. This a	uotatio	pleased to an is submitted service.	ed subie	ect to the p	rices
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1	7-11	ATHEY Fo	rce Feed Loads	er equip	pped as	follows:					
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1	7-11	ATHEY Force Feed Loader equipped as follows:				
		Ford Model C5PF Gasoline Engine				
		Tapered Moldboards				
		25 Foot Conveyor with 30 inch smooth belt  Hydraulic raising and lowering group			9	
		$8.25 \times 20$ 12-Ply Front Tires				
		Enclosed Cab with wiper and defroster fan Rear view mirr <b>o</b> r				
		Back-up Alarm				
		Working lights Emergency lamp and warning signals				
		Hood sides and locks				
		Fender group Rear Bumper	, , , , ,			
		Power Steering Full Floating Feeder				-
		Heavy Duty, Two (2) Speed Rear Axle			\$36,663	00
		Service Brakes (Rear Wheels)			230,003	. :
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Terms (Two (2%) Twenty Days

F.O.B. Bilverdale Garage

Approx. Shipping Date From Stock

Very truly yours Stowers Machinery Corporation By Dennis S. Craig, Jr.

Sales Manager

TRACTORS 8 MOTOR GRADERS

Caterpillar

EARTH MOVING

EQUIPMENT







2600 8TH AVE.

622-4161

CHATTANOOGA, TENN. 37407

•			DATE_ July	25, 1975	
o HAMILT	ON COUNTY	_Attention of	Mr. Paul Ric	hards	
Address 11	10 Dayton Boulevard	_City and State	Chattanooga,	Tennessee	
We are pl	essed to quote you, for acceptance within ten	days from this date, pri	ces on equipment	described below	·.
Model	F 2050A International Fleetstar	W. B. 16	6 C.A. 102	2	
	L Type Frame Reinforcement				
	12,000 lb. Front Axle and Springs				
	Air Brakes: $15 \times 3\frac{1}{2}$ " Front; $16\frac{1}{2} \times 10^{-1}$	c 7" Rear			
	Springloaded Parking Brakes; Emerg	gency Air Reservoi	r		
	12 Volt, 65 Amp. Alternator; Dual Power Steering; Dual Air Horns; Ra			1 1	
	14" Two Plate Clutch	·			
	Caterpillar 3208 Diesel ^E ngine				
	Air Operated Radiator Shutters				
	LF750 Oil Filter			· .	
	13 Speed Transmission - Fuller RT 6	513			
	38,000 lb, Tandem - RA 355; 38,000	lb. Hendrickson	Suspension		
	Spicer 1600 Inner Axle Shaft; Dua		_		
	Bostrom Viking Driver's Seat; Stan	ndard Passenger Se	at		
	Dual King Size Mirrors; Inside Mir	rors			
·	Solid Cab Mount Supension				
	$1000 \times 20 - 12$ Ply Tires; Cross Lu	ng Rear			
	Rogers 14 [†] Dump Body (Rock and Dir	rt) - Model 140BCl	M		
	7' 4" Inside Width; 46" Sides;	52" Sloping Tailg	ate;		
	8" Asphalt Lip; Full Cab Shield				
	Telescope Hoist Cylinder 63120				
	TOTAL FIVE (5) UNI	TS @ \$ 21,775.00	)	\$ 108,875	00
	Delivery from Stock				
······································	NO STATE OR FEDER	RAL TAXES INCLUDED			
ACCEPTED: [	Date	LEE-SMI	TH INTERNATION	AL INC.	



# LEES SINITH



2600 8TH AVE.

622-4161

CHATTANOOGA, TENN. 37407

·	HAMILTON COU	NTY			Atte	ntion of				<del></del>	<del></del>	· ·	
ddress					City	and Sta	te		•. •				
We	are pleased to qu	ote you, for	accepian	ce within	ten days	from thi	is daire, p	rices on	equipme	ent de	scribed be	∍low.	
Modél							W. B.		C.A.				
	OPTION #1:									•			
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Forrest Cate Ford, Inc.

301 E. 20th Street Telephone 266-2221 Page 272

CHATTANOOGA, TENNESSEE

Ford Cars & Trucks . *

Fleet Sales & Leasing • Genuine Ford Parts & Service

	DATE 2-28-25
PROPO	SAL
To Hamilton CE Ten Atten	tion of Mr Paul Richard
To Hamilton Ce Ten Attended Address Highway Degrad City a	nd State Challe Tean
We are pleased to quote you, for acceptance within fiftee	
Cars and Trucks and equipment described below delivered E with specifications attached.	
Model /- 1975 FORD L. T. 8	280
GVW GCW W. B. 18	C. A.
Engine	
Transmission	
Front Axle	
Rear Axle Tires: Front Rear	
1-14 ft Rogers Sener B	Clump sooly
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Met Sale Price -	17.46H.O.
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<i>U</i>	
;	
The goods described herein will be sold subject to our regul We thank you for the courtesy extended to us, and hope to	
	Respectfully submitted,
Accepted	
	Forrest Cate Ford, Inc.
Firm Name	
	Office of

## $\underline{\mathbf{A}}\ \underline{\mathbf{U}}\ \underline{\mathbf{G}}\ \underline{\mathbf{U}}\ \underline{\mathbf{S}}\ \underline{\mathbf{T}}\quad \underline{\mathbf{T}}\ \underline{\mathbf{E}}\ \underline{\mathbf{R}}\ \underline{\mathbf{M}}\quad \underline{\mathbf{1}}\ \underline{\mathbf{9}}\ \underline{\mathbf{7}}\ \underline{\mathbf{5}}$

Forrest Cate Ford, Fre.



301 E. 20th Street (Telephone 266-2221

CHATTANOOGA, TENNESSEE

Ford Cars & Trucks . Fleet Sales & Leasing . Genuine For Parts & Service

	I	PROPOS	AL DATE.	7=28=>5
To Mane	lton to Te	Attention	of Mr. Pure	1 Richard
	theory Dep	Z.K. City and	State Chail	Tun
	sed to quote you, for access and equipment describins attached.			ices and terms on Fordin accordance
Model / -/	975 FOR		200	
GVW	GCW	W. B. 184	″ С. А.	
Engine Transmission				
Front Axle				
Rear Axle				
Tires: Front		Rear		
all -	tanks 50%		Daypa	
	remperature	381 Steel Zanges		
14 ft	Rogers, &	erier B D-	mp booky	5
	net sele	PIECE		24,476.74
f- un	it in Sto	Tel for in	and listo	Elebracy
We thank you f	ribed herein will be sold or the courtesy extende			
Accepted	Date	**************************************	Forrest Cale	
			vorrest van	ora, Onc.
D	Firm Name	By	Quen Ho	waid

### <u>AUGUST TERM 1975</u>

Forrest Cate Ford, Inc. 201 E. 20th Street Felephone 266-2221

CHATTANOOGA, TENNESSEE

PROPOSAL	- 25 - 25 ·
To Namifles Co Tum Attention of Mr. Paul 1	Richard
Address Thighway Dysk City and State Chall T-	· · · · · · · · · · · · · · · · · · ·
We are pleased to quote you, for acceptance within fifteen days from this date, prices and Cars and Trucks and equipment described below delivered F.O.B with specifications attached.	
Model 1-1876- FORD 1. T 8000	
Model / - 1976 - 1-0 RD LT 8000 GVW GCW W.B. 184 C.A. 108	
Will have to order these works	
Engine	:
Transmission	
Front Axle	
Rear Axle	
Tires: Front Rear	
Per Hamieten & Ten Highway Dept Apecife  1- Rogers Senis A Dung Jody.  7× 40× 46- 8" asphalf lift.  7ft 4" instalc Width	cations
Ho" such I Sa" tailgate of front.	
not take Price - / unit	24/23.90
net tale price 5 11	20,619.50
1-15 ft This Dungs had in pleas of Rogers Ino	ly
Alpen Late gate	
Full carefficial	<del>,</del>
18 8" askold ligo	<u> </u>
_ Odd 6/9.49 to not sele prize of cone unid	<del>/</del>
The goods described herein will be sold subject to our regular warranty.  We thank you for the courtesy extended to us, and hope to be favored with your acceptance	of this proposal.
Accepted Cigalia Celinica To Clays  Respectfully submit	_
HAM Kadra desired add	,, cr 2000.
By 75, 28 ples unit By Scen / Poura	cof-



SALES AND SERVICE • MRSSCHOOLS • CHATTANOOGA, TENN. XXVASX
2017 E. 23rd. Street 37404

Continued from page # 1,

7'h" Inside, 46" Sides, 52" Tailgate Sloping Tailgate, 8" Asphalt, Full Cabshield

Delivered on or before December 1975 Price per Unit Total price for five (5) units

26,789.00 133,945.00

Thank you for your consideration.

Sincerely,

BRITTON HACK, INC.

Jimmy B. Aston

-123-

## $\underline{A} \ \underline{U} \ \underline{G} \ \underline{U} \ \underline{S} \ \underline{T} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$



# BRITTON MACK, INC.

Sales and Service • NEVEL PROXIMENT • CHAMANOGGA, TENN. 3720K

2017 East 23rd. strout 37401

Continued from rage # 1,

Cab and Sheet Letal

Paint Flue

Chassis lunning Goar

lack:

Miles per Wr.

Required 60

Rear mitd. PWC

(75% engine speed) lower center location

120 Volt "So Lack" engine heater-1500 W

Priver's eat

Maticnal Cush-n-aire

All hose chassis

ladiator guard

Plate type

Auto Drain Valve

B/W

Lider's ent

Brake System

per HVSS 121

Heil 15ft.

Dump Body

Trucks are in stock

Your choice in Delivery Date

Price Per Unit

Total price for five (5) units

(3)1,985.00

\$174,925.00

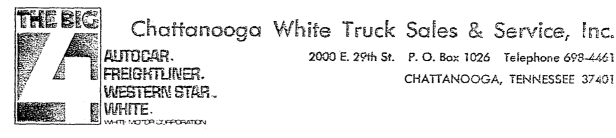
Thank you for your consideration.

Sincerely,

THITTON ACT, INC.

Jimmy B. Aston

The above mentioned units are in stock of ready for immediate delivery-All prices include service & delivery terms - payable 30 days upon deliving -The above units may be suchased individually or in a group of (5) FIVE, 22, 789. ITEM # 1 # 23, 855, ITEM #2 ITEM # 3 * 28, 353, ITEM # 4 # 27, 264. ITEM# 5 # 26, 375. TOTAL PRICE # 128,636,00



2000 E. 29th St. P. O. Box 1026 Telephone 698-4461 CHATTANOOGA, TENNESSEE 37401

July 25, 1975

Mr. P. K. Richard Director of Purchasing Hamilton County, Tennessee 1110 Dayton Boulevard Chattanooga, Tennessee 37402

Dear Mr. Richard:

We are pleased to make this quotation on our White, Road Boss with a Rogers 14 foot Dump Body. Specifications of this unit, while they differ slightly from your specification sheet, are more than adequate for a truck of this size.

Price Per Unit

\$26,123.28 X

Total

\$130,616.40

This is a 1975 Model Truck complete with Wagner 121 Brake System.

We do not have these units in stock, but our factory has advised us that they can deliver in approximately 120 days.

Please note, the specification sheet is attached.

Thank you for the opportunity of making this quotation, and if we can be of further assistance, please do not hesitate to contact us.

Very truly yours,

CHATTANOOGA, WHITE TRUCK SALES

C. E. Thompson

CET/pb

encl.



## Chattanooga White Truck Sales & Service, Inc.

AUTOCAR FREIGHTLINER FRESTERN STAR WHITE

2000 E. 29th St. P. O. Box 1026 Telephone 698-4461 CHATTANOGA, TENNESSEE 37401

July 25, 1975

Mr. P. K. Richard Director of Purchasing Hamilton County, Tennessee 1110 Dayton Boulevard Chattanooga, Tennessee 37402

Dear Mr. Richard:

We are pleased to make this quotation on our White, Road Boss with a Heil 15foot Dump Body. Specifications of this unit, while they differ slightly from your specification sheet, are more than adequate for a truck of this size.

Price Per Unit

\$ 26,543.73 X 5 \$132,718.65

Total

This is a 1975 Model Truck complete with Wagner 121 Brake System.

We do not have these units in stock, but our factory has advised us that they can deliver in approximately 120 days.

Please note, the specification sheet is attached.

Thank you for opportunity of making this quotation, and if we can be of further assistance, please do not hesitate to contact us.

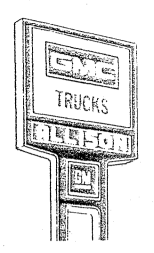
Very truly yours,

C. E. Thompson

CHATTANGOGA WHITE TRUCK SALES

CET:pb

encl.



# THE TRUCK PEOPLE FROM GENERAL MOTORS

July 28, 1975

Hamilton County Tennessee

P. K. Richard, Director of Purchasing

Gentlemen:

We are pleased to quote, per your Invitation to Bid, dated July 17, 1975 on Five GMC 1976 Model Dump Trucks

SQHD 38000# Rear Axle 12000# Front Axle 15 x 4 Inch Front Brake  $16\frac{1}{2} \times 7$  Inch Rear Brake Power Steering Air Horns Radio and Antenna Fiberglass Tilt Hood 14" Clutch Cat. 3208 - 210 H. P. Engine Luberfiner Oil Filter RT613 Fuller 13 - Speed Transmission RT 380 - Hend 50 In 38000# Suspension Spicer 1600 Interaxle Dual 64 Gal Fuel Tanks Bostrom Viking Driver Seat Inside R. V. Mirror Dual King Size Mirrors 1000x20 - 12 PR Front Gen. Nygen 1000x20 - 12 PR Rear Gen Mygen Sup All Grip Your Color Preference Roger 14 Dump Body (Rock and Dirt) 7'4" inside 46" Sides, 52" Tailgate Sloping Tailgate, 8" Asphalt, Full Cabshield

1976 GMC Model JY76713

Price each Five Units \$ 24,486.00 \$122,430.00

ALLISON CMC, INC.

Thomas N. Baer, President

1601 BROAD ST. • CHATTANOOGA, TENNESSEE 37408 • PHONE (615) 267-6544

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<u>A U G U S T T E R M 1 9 7 5</u>

AUGUST 6, 1975

TATE INOUTH, DAY, TEAS

## RESOLUTION

NO. 875-21

TITLE

ACCEPTING BID OF CHATTANOOGA FORD TRACTOR FOR A 16 H.P. TRACTOR FOR THE COUNTY PARK FOR \$1825.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR A 16 H.P. TRACTOR FOR THE COUNTY PARK.

WHEREAS THE BID OF CHATTANOOGA FORD TRACTOR FOR \$1825.00 WAS CONSIDERED THE BEST BID RECEIVED.

NOW THEREFORE, BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Action taken Udapted

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

(Judge Moore stated that this was the lowest and best bid.)

COUNTY COUNCIL FLOYD L. FULLER, JR. ROBERT E (SOB) LONG JACK D. MAYFIELD COYEL V. RICKETTS DALTON ROBERTS



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

### Hamilton County. Tennessee DON MOORE, JUDGE

CHATTANOOGA, TENNESSEE 37402

JULY 16, 1975

SUBJECT:

ONE (1) 16-HORSE POWER TRACTOR:

TWIN-CYLINDER, SPARK ARREST MUFFLER,

KEY LOCK IGNITION SYSTEM, TRANS-AXLE DRIVE, 12-VOLT BATTERY, AUTO-TYPE STEERING, 15-INCH DIAMETER WHEEL, CONTOUR-SHAPED PADDED SEAT,

42-INCH MOWER AND DOZER BLADE

DATE:

JULY 28, 1975

TIME:

10:00 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

TRACTOR IS TO BE IN STOCK

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR ALL BIDS,

HAMILTON COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP



Chattanooga Ford Tractor Sales, Inc. 2034 Polymer Drive, Chattanooga, Tennessee 37421, Phone (615) 892-5725

July 25, 1979

Hamilton County County Purchasing Agent 1110 Dayton Blad. Chattanooga, Tennessee 37415

RE: Bid on 16 Horse Power Tractor with 42" Mower and Dozier Blade,

' Gentlemen:

Below is our bid on the above units. The unit we are biding on contains one (1) exception to your specifications. Our 16 Horse Power unit has a single cylinder counter balanced engine.

Ford 16 HP Tractor Ford 42" Mower Ford Dozier Blade

TOTAL BID

CHATTANOOGA FORD TRACTOR SALES, INC.

\$ 1,825,00

Thank you,

11/1/12/1

CHARLES E. TOPPING

President

CET/maj

		CHAITANG CV, TENN.	Sean		1 <b>SACES</b>
			SHEEL	7/21/.	
KEY	1	DESCRIPTION	UNIT PRINT	UUANTI	* FREFEE
•	· • • • • • • • • • • • • • • • • • • •	16 %. F. TRACTOR			
		#32H23HSN	  -  -	1	\$1,350.00
		42" MOWER			
		#32H25325N DOZER BLADE		1	220.00
		#32HF25055N		1	100.00
					\$1,700.00
; ; }		IF WE AWARDED BID WE WILL TRY TO GET FROM RETAIL SEARS LOCAL STOCK.			
		IF THEY ARE OUT WE CAN CALL ATLANTA FOR DELIVERY IN APPROXIMATELY 10 DAYS.			
-					
# : : :	<b>1</b>	QUOTATION GOOD FOR 30 DAYS		14 TO THE PERSON AND	
		FOB CHATTANOOGA			
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## State of Cennessee

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## AUGUST TERM 1975

AUGUST 6, 1975

DATE IMONIN, DAY, YEARS

## RESOLUTION

NO 875-22

ACCEPTING BID OF UNITEK CO. AND CODESCO/KEENER DENTAL CO. FOR DENTAL SUPPLIES FOR THE HEALTH DEPARTMENT, TOTALING \$3585.70.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR DENTAL SUPPLIES FOR THE HEALTH DEPARTMENT.

WHEREAS THE BID OF UNITEK CO. FOR THE PERMANENT AND PRIMARY CROWNS THEY WERE ABLE TO SUPPLY FOR 68¢ EACH, WITH A 20% DISCOUNT, BID TOTALING \$707.20 AND THE BID OF CODESCO/KEENER DENTAL SUPPLY CO. FOR CAULK CROWN FORMS, ION POLYCARBONATE CROWN AND THE REMAINDER OF THE LIST OF DENTAL SUPPLIES, BID TOTALING \$2878.50, WERE CONSIDERED THE LOWEST AND BEST BIDS RECEIVED.

NOW THEREFORE, BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BIDS AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Action isken Wdapted

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman May-field, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

(Judge Moore stated that this bid related to the dental supplies that were purchased for the Health Department two weeks ago in an emergency situation.)

-133-

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COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (80B) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

### Hamilton County. Tennessee

DON MOORE, JUDGE

Chattanooga. Tennessee 67402

JULY 18, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

DENTAL SUPPLIES AS PER ATTACHED FORMS

DATE:

JULY 29, 1975

TIME;

10:30 A,M,

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY PURCHASING AGENT, 1110 DAYTON BLVD,

ALL ITEMS ARE TO BE IN STOCK

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR ALL BIDS.

HAMILION COUNTY

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

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<b>3</b>	amilt	on County	٠.

AUGUST 6, 1975

## RESOLUTION

NO. 875-23

ACCEPTING BID OF LANIER CO. FOR A DICTATION SYSTEM FOR THE ATTORNEY GENERAL'S OFFICE AT A TOTAL BID PRICE OF \$4855.00 LESS \$1455.00, TOTALING \$3,400.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR A DICTATION SYSTEM FOR THE DISTRICT ATTORNEY GENERAL'S OFFICE.

WHEREAS THE BID OF LANIER CO., TOTALING \$3,400.00 WAS CONSIDERED TO BE THE BEST BID RECEIVED.

NOW THEREFORE, BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Member of the County Council

Action taken & depted

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5.

Absent-0.

* * * *

(Judge Moore stated that this was the lowest and best bid. He said there was another bid of less than \$3200 but this included the trade-in of the equipment presently in use in the Attorney General's office. This equipment is still extremely serviceable and is worth considerably more than the \$200 difference. Lanier (the company this bid is from) offered a trade-in of \$300 but the County plans to keep the equipment and use it in another office.)

### <u>AUGUST TERM 1975</u>

COUNTY COUNCIL FLOYO L. FULLER, JR. ROBERT E. (BOB) LONG JACK D. MAYFIELD COYEL V. RICKETTS DALTON ROBERTS



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

### Hamilton County, Tennessee

DON MOORE, JUDGE

CHATTANOOGA, TENNESSEE 81402

JULY 17, 1975

SUBJECT:

11 EA. - INPUT STATIONS

ENDLESS LOOP CENTRAL RECORDERSTRANSCRIBE STATIONS 3 EA.

3 EA.

- SECRETARY TRANSFER PANEL 1 EA.

SPECIFICATIONS ARE ATTACHED

DATE:

JULY 29, 1975

TIME:

10:00 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE

COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

ITEMS ARE TO BE IN STOCK OR AVAILABLE WITHIN 5 DAYS

AFTER BID OPENING.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT

ANY OR ALL BIDS.

HAMILTON COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

### $\underline{\underline{A}} \ \underline{\underline{U}} \ \underline{\underline{G}} \ \underline{\underline{U}} \ \underline{\underline{S}} \ \underline{\underline{T}} \ \underline{\underline{T}} \ \underline{\underline{E}} \ \underline{\underline{R}} \ \underline{\underline{M}}$ 1975

General Citiber 1700 Chantilly Enlar INE., Atlanta, Serrigia 20324 (404) 3a1-03 house, ed.

Desiled Bid For Manilton County, Tennessee Funchasing Department Mr. Paul K. Richard, Lirector

### COMBONIES

COMPONENTS		
(3 each) .	NX-121-0 Endless Loop Central Recorder	\$ 2,385.00
SPECIFICATIONS:	100 minutes recording time Solid State Circuitry Removeable Tape Capable of adapting to any acceptable media Including standard, micro or mini cassettes Speed Control	
(11 each)	NX-233-0 Dictate Stations @ \$160 ea.	1,760.00
SPECIFICATIONS:	Controls playback, editing, and dictate (Telephone-type unit "in use light emitting Diode (never burns out) for ease of visability	
(3 each)	NX-318-0 Transcribe Stations @ \$170 ea.	510.00
SPECIFICATIONS:	Amber light to indicate dicatation Automatic word recall built-in Volume, tone, on-off controls Slim line foot control with stop-start listen And backspace	
(1 each)	NT-610-0 Secretary Transfer Panel	200.00
(I each)	NI-110-0 Secretary Hansler Fanel	200.00
SPECIFICATIONS:	Lights that indicate which recorder had dictation Patch Cables - allows any secretary to transcribe from any recorder	

TOTAL:

\$ 4,855.00 -1,455.00

LESS:

TOTAL PRICE FOR BID - \$ 3,400.00



### SPECIFICATIONS FOR

#### "DICTATION SYSTEM"

COMPONENTS

\$536.00 (3 each)Endless Loop Central Recorders \$1608.00

Dictaphone Model 1915 or equivalent

SPECIFICATIONS: 60 minutes recording time

Must be compatable with existing equipment on input and output Solid State Circuitry

Removeable Tape Storage Compartment (For Security Purposes)
Capable of adapting Dictatimer
Dimensions: 5" w x 16 1/2" d x 20" h

\$145.00 Input Station (11 each) Dictaphone Model 122300 or egivalent

Compatable with existing central recorder on input SPECIFICATIONS:

Controls for Playback, Editing, & Dictate (Telephone Type Unit) "In-Use" Signal must be electric light for ease of visibility

Dimensions: 5 1/2" w x 6" d x 3 3/4" h

Transcribe Stations
Dictaphone Model 122695 or equivalent \$145.00 (3 each)

Light emitting diode (never burns out) to indicate dictation
Automatic Word Recall built in
Volume, Tone, On-Off Controls SPECIFICATIONS:

Slim Line Foot Control with stop-start listen and backspace
Dimensions: 5 1/2" w x 4" d x 3/4" h

Not required with 4 x 4 Secretary Transfer Panel Not required with Dictaphone Model 125694 or equivalent Centrac System (1 each)

.SPECIFICATIONS: Light Emitting Diodes that indicate which recorder has dictation

Patch Cables - allows any secretary to transcribe from any recorder

without leaving her desk

Dimensions: 6" w x 6" h x 1 3/4" d

Total Bid \$3,638.00

30 Days net...2% 10 Days.

See Attached Prices and Description

Phil Clark Branch Manager

F .

243 Signal Mountain Road Chattanooga, Tn. 37405

To: Mr. P.K. Richard Purchasing Agent 1110 Dayton Blvd. Chattanooga, Tn. Dale: July 22, 1975

### QUOTATION

MAN HINES TANE E TILLENT		DESCRIPTION		I NIT PRICE	TOTAL AMOUNT
Cuantity	Ty V. a.				
11	122300	Input Stati	ons	160.00	1760.00
3	1915	Endless Loop Central Recorders		675.00	2025.00
3	122695	Transcribe Stations		160.00	480.00
1	125694	4 x 4 Secretary Transfer Panel		170.00	170.00
	· .	*	Fotal	· ·	4435.00
	Less Cost 0		f   Input Station,   Endless		
			1 Recorder, 1 Transcribe		<u> </u>
		- Purchased b	eady In-use By Mr. Gerbitz y the County.		-995.00
			Less 6% GSA Allowance		-206.40
	<del></del>	Less TAMUK	Trade-in Allowance	,	- 33.60
		· · · · · · · · · · · · · · · · · · ·	*Net Total		3200.00
	*NOTE	• • • • • • • • • • • • • • • • • • • •	al is the cost of equipment e compatable with the existin	:	!
		<del></del>	equipment used by Mr. Gerbitz	·	on output.
TRADED-IN MACHINES			Installation and delivery is	iara re <del>eran</del>	
Type-Model	Senal Number	Allowance	Federal Excise Tax		
			Sales, Use & Other Taxes		
			Above Quotation Includes Inst	allation	
		:	By Dictaphone Corporation.	Total	
			Less: Traded-in Machines		
To	ra!	-i	Net Furchase Price	# A5 11 1/49 E E E E E E	3200.00
	FURCHASER		30 Phi	DICTRPHONE	CORP.
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International Business Machines Corporation

535 Chestnut Street Chattanooga, Tennessee 37402 615/267-9571

July 24, 1975

Hamilton County Purchasing Department Ashmore Avenue Chattanooga, TN 37415

Attention: Mr. Paul K. Richard

Director of Purchasing, Hamilton County

#### Dear Paul:

Thank you for the invitation to bid on the Dictation System as outlined in your letter of July 17, 1975. The cost is as follows:

	Purchase
2 IBM 6:5 Recorders, Model 281	
@ \$590.00 each	\$1,180.00
10 Microphone Stations	
@ \$160.00 each	\$1,600.00
2 IBM 6:5 Transcribers, Model 282 @ \$645.00	\$1,290.00
With Headset & Foot Pedal	
2 Systems Control Boxes	
1 Model 283 (4x1) @ \$335.00	
1 Model 285 (4x2) @ \$805.00	\$1,140.00
TOTAL OPTION 1	\$5,210.00

The above prices include an initial gratis supply of discs, cartridges, and portfolios. The prices shown will remain firm for 30 days from this date. The terms and conditions of the current IBM Purchase Agreement will apply to this proposal.

Maintenance for purchased IBM equipment is available under a signed Agreement for IBM Machine Service for an additional charge. Specific charges are available on request.

International Business Machines Corporation

535 Chestnut Street Chattanooga, Tennessee 37402 615/267-9571

July 24, 1975

Hamilton County Purchasing Department Ashmore Avenue Chattanooga, TN 37415

Attention: Mr. Paul K. Richard

Director of Purchasing, Hamilton County

Dear Paul:

Thank you for the invitation to bid on the Dictation System as outlined in your letter of July 17, 1975. The cost is as follows:

	Purchase
1 IBM 6:5 Tone Input System 1 Model 281 Recorder @ \$590.00 1 Model 287 TIS @ \$2,010.00	\$2,600.00
2 IBM 6:5 Transcribers Model 282 @ \$645.00 each	\$1,290.00
TOTAL OPTION 2	\$3,890.00*

*In addition it will be necessary to install 1 RMDZR and Touch Tone Pads which are available from the telephone company. Prices are not included for this equipment.

The above prices include the initial gratis supply of discs, cartridges, and portfolios. The prices are firm for 30 days from this date. The terms and conditions of the current IBM Purchase Agreement will apply.

Maintenance for purchased IBM equipment is available under a signed Agreement for IBM Machine Service for an additional charge. Specific charges are available on request.

Wiring of standard wired Input Processing Systems is the responsibility of the customer. IBM will be happy to provide wiring diagrams and technical assistance.

FRAM( ELL

### OFFICE OF HEBERARDAMES, SHERIFF HAMILTON COUNTY, TENNESSEE

Opening Cash Balance		. \$ 3,310.7
	DOG	
STATEMENT OF CASH RECEI GENERAL FUND:	₽TS	
Ex-Officio appropriation	\$91,300.00	
Misdemeanor Costs	<b>Ψ</b> 2 2 <b>3</b> 3 0 0 <b>3</b> 0 0	
Waiting on courts	7,500.00	
Summoning jurors	7,500.00 3,634.00	
Returning prisoners	2,366.16	
Workhouse cases	4,325.25	
Uniform allowances	1,390.00	
Alcoholic rehabilitation officer	<u> 700.0</u> 0	111,633.4
CIRCUIT COURT CLERK:		
Court of General Sessions	\$ 7,494.39	
Circuit Court	1,005.55	9,400.0
CRIMINAL COURT CLERK:		
Criminal Court	\$ 262.67	
Court of General Sessions	1.049.75	1,312.4
OTHER SOURCES:		
Foreign papers	\$ 437.17	
Boarding prisoners		
State of Tennessee	16,848.00	
Federal government Signal With.	60.00	
City of ChattanoogaR Soddy-Daisy	54.00	
City of Red Bank	71.00	
Other: M-794 Sale of Wm. E. Kinsey		
Property to Wenneth Butler	4,200.00	03 700 3
MOMA I DEGLET DIC		21,720.1 144,116.0
TOTAL RECEIPTS TOTAL AVAILABLE CASH	ř.	<del>,                                      </del>
TOTALL AVAILABLE CASH		\$147,426.78
STATEMENT OF DISBURSEME	NTS	
EXPENSES OF OFFICE:		
Salaries-(See attached detail)		
Automobile expense-	\$	106,368.2
Repairs and parts	3,482.10	
	15,528.45	
Gas, Oil and grease	•	7
Gas, Oil and grease Tires and tubes	474 17	•
	923.12	
Tires and tubes		
Tires and tubes Insurance	427.23	23 .360 . 9
Tires and tubes Insurance Radio service	427.23	23,360.9
Tires and tubes Insurance Radio service Auto allowance for process servers	427.23	23,360.9
Tires and tubes Insurance Radio service Auto allowance for process servers Other-Office	427.23 \$2,20 \$9,793.20	23,360.9
Tires and tubes Insurance Radio service Auto allowance for process servers Other-Office Provisions	\$9,793.20 790.36	23,360.9
Tires and tubes Insurance Radio service Auto allowance for process servers Other-Office Provisions Returning prisoners	427.23 \$2,20 \$9,793.20 790.36 1,300.00	23,360.9
Tires and tubes Insurance Radio service Auto allowance for process servers Other-Office Provisions Returning prisoners Uniform allowances Alcoholic rehabilitation officer Miscellaneous: Sanitation 0210.10, M-7	427.23 \$2,20 \$9,793.20 790.36 1,300.00 646.14	23,360.9
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County Court Clerk

## SALARIAS FOR MAD LOTTE OF JUIL , 1975

SHARIFF Frant Hewell

1,623.05

<u>A U G U S T T E R M 1 9 7 5</u>

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John I. Holt	Last. Chief Teputy Chief of Tetectives Larcetic Licutement Latective Licutement Latective  """ """ """ """ """ """ """ """ """	1004.14
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Billy D. Pavis	n	720.22
Douglas H. Everett	11	720.22
Rami V. Grat	11	736.22
Paul Colt	tt .	200 30
Tolon B. Carren	. 11	70,0 00
DOME I DOMBOL	17	762.64
Laonas n. Saugara	••	145.44
Chester Jestilela		125.22
David Diegler	11	729.22
C. L. Mestbrock	Fugitive Latective	729.22
J. A. Wilson	11 11	729,22
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James I. Bell	H.	574.76
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	Robert Young	<b>11</b>	601.14	
	Charles Westfield	Janitor (Special Officer)	402.46	72,059.57
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<u>PR</u>	Claude R. Fifer E. Jonah Harris Barney Morgan W. J. Hoore James Prater Edwin Price E. J. Self J. Harvey Steels		631.22 631.22 510.91 631.22 681.22 631.22	6,641.89
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arund Grisson	" (Train)	59.00	1,705.00

ON MOTION of Councilman Mayfield, seconded by Councilman Long, that the report of the Sheriff's Office be accepted, treat same as read, approved, and filed and made a matter of record. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

DOMUM: 0 100,060.24

ON MOTION of Councilman Long, seconded by Councilman Mayfield to adjourn. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

CHAIRMAN

COUNTY COURT CLERK

STATE	OF	TENNESSEE	)				
				WEDNESDAY, AU	UGUST	20,	1975
COUNTY	Z OE	F HAMILTON	)				

BE IT REMEMBERED, That on this the 20th day of August, 1975, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:-

Present and presiding, the Honorable Don Moore, Chairman.

County Court Clerk Deputy Don Hixson called the Roll of the County

Council and the following, constituting a Quorum, answered to their names:

Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman

Ricketts and Judge Moore. Total present-5. Absent-0.

The invocation was given by the Reverend James H. Walker, Avondale Baptist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Long, to dispense with the reading of the minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation.

Attached hereto is a copy of the Public Notice of this meeting, which was published in the local newspapers, and is made a part of these minutes.

COUNTY COUNCIL FLOYO L. FULLER, JR. ROBERT E.(803) LONG JACK O. MAYFIELD COYEL V. RICKETTS DALTON ROBERTS



OFFICE OF THE COUNTY JUDGE Hamilton County. Tennessee DON MOORE, JUDGE CHATTANOOGA. TENNESSEE DI402

> PUBLIC NOTICE OF MEETING OF COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE

Take notice, pursuant to Chapter 442, Public Acts of Tennessee of 1974, the County Council of Hamilton County, the governing body of said County, will convene and meet in preliminary session on Wednesday, August 20, 1975, at 9:00 A. M. Eastern Daylight Time, in the Conference Room, 201 Courthouse, and in open session at 10:00 A. M. in the County Council Room at the Hamilton County Courthouse, 6th and Walnut Streets, Chattanooga, where and at which time and place the said Hamilton County Council will transact such public business as may lawfully come before it.

> Don Moore, County Judge and Chairman of the County Council

PUBLIC NOTICE
OF MEETING OF
COUNTI COUNCIL OF
HAMILTON COUNTY.
TENNESSEZ
Take notice, pursuant to Charter
447, Public Acts of Tennesses of
174, the County Council of Hamilton County, the governing body
of said County, will converte and
meet in preliminary session of
windnessay, August 20, 1975, at
9:00 a.m. Eastern Daylight Time.
In the Conference Room, 201
Courhouse, and in open session
at 10:00 a.m. in the County Council
Room at the Hamilton County
Courrhouse, 6th and Wain us
Streets, Chattanoga, where and
at which three and place the said
Hamilton County Council will
iransact such public business as
may lawfully come before it.
DON MOORE
County Middle Councy Council
of the County Council

PUBLIC NOTICE
OF MEETING OF
COUNTY COUNCIL OF
HAMILTON COUNTY,
TENNESSEE
TENNESSEE
AND OF COUNTY,
Dublic Acts of Tennessee of 1974, the
County Council of Hamilton County,
the governing body of said County,
will convene and meet in preliminary,
session on Wednesday, August 20,
1975, at 9:00 A.M. Eastern Daylight
Time, in the Conference Room, 201
Courthouse, and in open session at
10:00 A.M. in the County Council
Room at fine Hamilton County Courthouse, 6th and Walnut Streets, Chaithancoga, where and at which time
and place the said Hamilton County
Council will transact such public
Dusiness as may lawfully come before it.

—DON MOORE, County Judge and Chairman of the County Council

CHATTANOOGA NEWS-FREE PRESS, TUESDAY, AUGUST 12, 1975

HE CHATTANOOGA TIMES, TUESDAY, AUGUST 12, 1975.

MIDDLE VALLEY CONGRATULATIONS:

Some of us slightly older sports fans — and that includes all of us sitting up here — occasionally get so caught up in that nostaligic longing for our own past that we sound as though we believe, for instance, that championship baseball ended in Hamilton County with the old Lookouts. But the young men of the Middle Valley Dizzy Dean Baseball Team proved last week that that just isn't so. Thanks to the coaching of Charlie Elliott, the left arm of pitcher Ricky Lewis and the bats of George Johnson, Randy Starkey, and Barry Bazemore, Middle Valley is now the 1975 Dizzy Dean Junior World Series Champion. On behalf of the Council I want to congratulate these young men who are carrying on a great tradition of baseball excellence in Hamilton County. And we want to especially congratulate Ricky Lewis and George Johnson who were awarded trophies as the most valuable players in the Series.

To formalize these congratulations we are awarding Charlie Elliott, and the outstanding young players Ricky Lewis and George Johnson distinguished citizens of Hamilton County certificates.

* * * *

(Judge Moore read a statement of congratulations to the Middle Valley Dizzy Dean Baseball team, who won the 1975 Dizzy Dean Junior World Series championship. Charlie Elliott, coach, and Ricky Lewis and George Johnson, players, were awarded certificates as Distinguished Citizens of Hamilton County.)

#### AUGUST TERM 1975

Siate of Tennessee Familion Country

August 20, 1975

DATE IMONTH, DAY, YEAR

## RESOLUTION

NO. 875-24

TITLE A RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO CONTRACT WITH INSURANCE SPECIALISTS FOR THE PURPOSE OF CREATING BID SPECIFICATIONS FOR LIABILITY INSURANCE COVERAGE AND TO AUTHORIZE PAYMENT FOR SAID SERVICES.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, recent changes in the law of Tennessee will subject governmental entities to potential liability due to the expiration, January 1st, 1976, of the "governmental immunity" doctrine; and

WHEREAS, these changes thus require Hamilton County government to appropriately insure against any and all potential liability, thus requiring evaluation and creation of specifications by experts in this field; and

WHEREAS, Mr. Bill Dilbeck and Mr. Robert Sprouse have demonstrated expertise in this regard and have offered to assist Hamilton County in the preparation of insurance specifications.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That the County Judge is hereby authorized to enter into a personal services contract with either of the aforementioned persons, or any other similarly qualified person, for the purpose of creating insurance specifications for Hamilton County, said contract to be on behalf of this governing body and to be stipulated therein that services rendered shall not exceed twenty dollars (\$20.00) per hour nor exceed an aggregate sum of one thousand five hundred dollars (\$1,500.00), and the County Judge is further authorized to pay said amount so contracted for such services.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken ( Depled

Member of the County Conneil

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

* * *

(Judge Moore stated that the Tort Liability Act will terminate covering governmental entities effective January 1, 1976. All governmental agencies will need to provide coverage in a specified amount. In order to know what coverage is needed and what can be obtained, the County needs someone well-versed in insurance to furnish bid specifications for that coverage. The City has already proceeded and has obtained an expert by the name of Bill Dilbeck. Tennessee County Services Association has another individual by the name of Robert Sprouse who has made similiar studies for governmental agencies in Nashville. There are several others who might be available. This resolution will enable Judge Moore to enter into a contract with the proper expert.)

#### $\underline{\mathbf{A}} \ \underline{\mathbf{U}} \ \underline{\mathbf{G}} \ \underline{\mathbf{U}} \ \underline{\mathbf{S}} \ \underline{\mathbf{T}} \quad \underline{\mathbf{T}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{M}} \quad \underline{\mathbf{1}} \ \underline{\mathbf{9}} \ \underline{\mathbf{7}} \ \underline{\mathbf{5}}$

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AUGUST 20, 1975

DATE INONTH, DAY, YEAR

## RESOLUTION

NO. 875-25

ACCEPTING BID OF T.H. PAYNE CO. TO FURNISH, AS PER SPECIFICATIONS, THE NEW JUSTICE BUILDING FOR \$58,741.53.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, IN RESPONSE TO PUBLIC ADVERTISEMENT BIDS WERE RECEIVED FOR FURNITURE FOR THE NEW JUSTICE BUILDING.

WHEREAS, THE BID OF T.H. PAYNE CO. FOR \$58,741.53 WAS CONSIDERED THE BEST BID RECEIVED AS PER QUALITY AND PRICE AS RECOMMENDED BY JACK TYLER AND ASSOCIATES, ARCHITECTS AND PLANNERS, INC.

NOW THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BID OF T.H. PAYNE CO.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Member of the County Council

Action inken (Roples

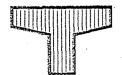
#### $\underline{A}\ \underline{U}\ \underline{G}\ \underline{U}\ \underline{S}\ \underline{T}\quad \underline{T}\ \underline{E}\ \underline{R}\ \underline{M}\quad \underline{1}\ \underline{9}\ \underline{7}\ \underline{5}$

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

* * *

(Judge Moore stated that the bidding brought a number of responses. They were all examined by the architect, Jack Tyler. Mr. Tyler had previously agreed to provide recommendations of furnishings for the Justice Building at no cost to the County. Ordinarily whatever service an architect renders is paid for based on the amount of the purchases or the construction costs. Because the furnishings were considered to be an integral part of the appearance of the new building, Mr. Tyler had volunteered the services of his staff for advice in determining both the needs and the type of equipment that was to be used to furnish this building. There were five different bids. Judge Moore read a letter from Mr. Tyler (see attached copy) who stated that the design and construction were contemporary and the furnishings should be in line with this, modern with walnut woods. The cost was not considered in his recommendations. Ivan Allen and T. H. Payne were the only two bidders considered; the quality of the other bidders did not meet the requirements. Ivan Allen's bid included only one (1) set of furnishings for the criminal court rooms where three (3) were needed. Line items were close in cost from each company. The jury chairs in Allen's bid were not as spec-T. H. Payne's bid met the specifications. The difference in the \$58,741.53 by Payne's and \$57,505.45 by two bids was about \$1,236. Allen's. The difference was in the jury chairs. Judge Moore felt that Mr. Tyler's recommendation should be a prime consideration.)

#### <u>AUGUST TERM 1975</u>



# JACK H. TYLER & associates, architects & planners, inc.

JACK H. TYLER. AIA President MRS. JACK H. TYLER Vice-President ULMA E. PRIESTER Secretary-Treasurer Associates
JAMES R. GRAY
T. LELAND ASHBY, R. A.
EDWARD R. MELTON
GARY B. HILBERT
STEVEN L. STANDIFER

August 20, 1975

The Honorable Don Moore County Judge Hamilton County Courthouse Chattanooga, Tennessee 37402

Re: Review of Bids Regarding
Furnishings
Hamilton County Justice Bldg.

Dear Judge Moore:

Following our review of the bids on furnishings as given us by Mr. Paul Richards, we have the following recommendations for your consideration:

- 1. As you know, the building is of contemporary design and is appointed in walnut woods and other high quality finishes. The needs for the design of the furnishings to complement the building were one of the first considerations and also the selection of the proper furnishings.
- 2. The design of jury, prosecution and defendants' chairs must be of a design for long life and minimum maintenance with walnut wood arm and leg construction. The design must be contemporary.
- 3. Cost of the furnishings was not considered by this office because the only two bids that were considered as acceptable furnishings were those of Ivan Allen and T. H. Payne Company, as the quality lines of the other bidders did not meet the standards set forth in the bid requirements. While reviewing the bids, it was discovered that the Ivan Allen bid only included one set of furnishings for the criminal courts instead of three. Therefore, when additional jury chairs, jury tables and prosecutor and defendant chairs were added, the cost of line items were very close together from both companies.

Citipark Bldg. 841 Chestnut Street Chattanooga, Tenn. 37402 Telephone 615 266-7386

#### AUGUST TERM 1975

Page 2 The Honorable Don Moore August 20, 1975

4. T. H. Payne Company bid the jury chairs as specified, and these chairs were each in excess of \$200.00. Ivan Allen bid a fully upholstered chair which was not as was specified and is, therefore, unacceptable.

In summation, it is the recommendation of this office that T. H. Payne Company fully meets the specifications and is furnishing equipment to properly complement the building design.

Sincerely,

JACK H. TYLER & ASSOCIATES, ARCHITECTS & PLANNERS, INC.

Jack H. Tyler President

JHT:slb

cc: Mr. Paul Richards
Purchasing Agent
Hamilton County, Tennessee

#### ECLIPMENT FOR JUSTICE BUILDING - 3RD FLOCK

THE FOLLOWING WILL BE FOR 3 COURT ROOMS:

(51-3/2 JURY CHAIR - 3 SETS - 13-NO. 2326USBJ - FABRIC SEAT AND JURY BASE - NAUGAHYDE BACK MANUFACTURED BY THE GUNLOCK CHAIR CO., WAYLAND, NEW YORK OR EQUAL 16.50add

DEFENDANT'S TABLE - 3 - NO. 496T - PLASTIC WALNUT TOP, WALNUT BASE MANUFACTURED BY ALMA DESK CO., HIGHPOINT, N.C. OR EQUAL

PROSECUTOR'S TABLE - 3 - NO. 496T - PLASTIC WALNUT TOP - WALNUT BASE MANUFACTURED BY ALMA DESK CO., HIGHPOINT, N.C. OR EQUAL

WITNESS CHAIRS - 3 - NO. -2326 - USBJ - NAUGAHYDE BACK , FABRIC SEAT MANUFACTURED BY THE GUNLOCK CHAIR CO., WAYLAND, NEW YORK OR EQUAL

COURT REPORTING STATION - 3 - NO. 702 - FABRIC SEAT, NAUGAHYDE BACK - POSTURE CHAIR . MANUFACTURED BY GUNLOCK CHAIR CO., WAYLAND, NEW YORK

CHAIRS FOR PROSECUTOR AND DEFENDANT - 8-NO. Y-1 - ARM CHAIR - WITH FABRIC SEAT NAUGAHYDE BACK. MANUFACTURED BY GUNLOCK CHAIR CO., WAYLAND, NEW YORK OR E

#### JURY ROOM:

13-NO. 2326 ARM CHAIRS - FABRIC SEAT - NAUGAHYDE BACKS - MANUFACTRUED BY GUNLUCK L 1-NO. 496T TABLE - MANUFACTRUED BY ALMA DESK CO., HIGHPOINT, N.C. OR EQUAL 49607 MY2776

## EQUIPMENT FOR JUSTICE BUILDING - 2ND FLOOR

520600 3 SESSIONS COURT - 2-NO. 746030-5ML TYPIST DESKS - LEFT PLATFORM WITH CENTER DRAWER \$ 20600-3 8/5203741-NO. 746030-5MLR RIGHT PEDESTAL DESKS WITH CENTER DRAWER BOTH ABOVE TO HAVE CHROME BASE !

TUID-41 TUIS-4/2 2-NO. C232 - SIDE ARM CHAIRS - CHROME STEEL - WALNUT ARM

UNITED CHAIR CO., LEEDS, ALA. OR EQUAL

5-NO. C217 - MALE POSTURE CHAIRS - WITH FABRIC SEAT - NAUGAHYDE BACK CHROME BASE AND BACK - BACK REST .

1 - 4 DRAWER LEGAL SIZE FIRE FILE WITH COMBINATION LOCK

SHAW-WALKER CO. - MUSKEEGAN, MICH. OR EQUAL 20-NO. 4/4 SLED BASE STACKING CHAIRS - ACRYLIC FINISH ON SEAT AND 472-410WITNESS ROOM -BACK - MANUFACTURED BY GENERAL FIRE PROOFING CO. OR EQUAL TYTS-312 GRAND JURY ROOM -15-NO. C214 SWIVEL NO TILT WALNUT ARM CHAIRS - FABRIC SEAT -UNITED C 4/5-3/2 SESSIONS COURT (OBSERVATION ROOMS) - 4-NO. 217 SWIVEL CHAIRS, NO TILT - FABRIC SEATS

UNITED CHAIR CO. -2 SETS OF THESE CHAIRS SESSIONS COURTROOM - TABLES 7 2 - NO. T472 - FORMIC WALNUT TOP- WALNUT BASE - ALMA D 6-NO. CHAIRS - TO BE USED WITH TABLES - GUNLOCK CHAIR CO. OR E

1- NO. 326USBY - WITNESS CHAIR - NAUGAHYDE ALL OVER 1- NO. 8665 - ALMA DESK CO. - WALNUT PLASTIC TOP - BLACK LEGS-CENTER JUINGE'S OFFICE -DRAWER

1- NO. G8-16 CREDENZA - (MODULAR 864 TOP , 2 NO. 815-3 CABINETS, 1 NO STW BOOK CASE) BLACK LEGS.

1- NO. 852BC - BOOK CASE - OPEN FACE - 13" DEEP - BLACK METAL LEGS \$36-601- NO. 2254W - H LATERAL LEGAL FILE - ROLL OUT SHELF WITH DOOR

SHAW WALKER CO. - FINISHED IN PUEBLO BROWN FINISH ATTORNEY GENERAL'S OFFICE - 1- NO. 746030-5ML RECEPTIONIST DESK - LEFT RETURN 520600-3R/52837 SHAW WALKER OR EQUAL

71:536 4 02609/8500000 11/1655 n0"65 E 50.791 0017-95.3 SA 291 0818890h 25.501 25/501 59- V3 69 00 188 15.091 15.091 8986,8 1-631843 - 812 812 Ped. John 171 00221 18:541 ちかくわる K C + 7 L + D X 15501 718-5117-A EL, 068 TIE-3/17 NIL 13801 09:2697 8857 a17-76/7 29615 35-74 d 885E/7 58845 88-1817 B6'T1L 6-5'Th1 111-01111 2086 2117/5/1151 25.151 h0'35€ 17652 08462/18000 36 AMISE SER OSUES/850000 25 22:5/6 CS 0/E 25015 001-591 50601 2310/1 Ta67/

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#### <u>EQUIPMENT FOR JUSTICE BUILDING - 3RD FLOOR</u>

#### THE FOLLOWING WILL BE FOR 3 COURT ROOMS:

JURY CHAIR - 7 SETS - 13 NO. 23-264-564 - FABRIC SEAT AND JURY BASE - NAUGAHY
MANUFACTURED BY THE GUNLOCK CHAIR CO., WAYLAND, NEW YORK C

DEFENDANT'S TABLE - 3 - NO. 496T - PLASTIC WALNUT TOP, WALNUT BASE
MANUFACTURED BY ALMA DESK CO., HIGHPOINT, N.G. OR EQUAL

PROSECUTOR'S TABLE - 3 - NO. 496T - PLASTIC WALNUT TOP - WALNUT BASE

MANUFACTURED BY ALMA DESK CO., HIGHPOINT, N.C. OR EQUAL

WITNESS CHAIRS - 3 - NO. -23-26 - USBJ - NAUGAHYDE BACK , FABRIC SEAT MANUFACTURED BY THE GUNLOCK CHAIR CO., WAYLAND, NEW YORK

COURT REPORTING STATION - 3 - NO. 702 - FABRIC SEAT, NAUGAHYDE BACK - POS

CHAIRS FOR PROSECUTOR AND DEFENDANT 8-NO. 270 - ARM CHAIR - WITH FABRIC NAUGAHYDE BACK. MANUFACTURED BY GUNLOCK CHAIR CO., WAYLAND, NEW YOR

JURY ROOM:

3 / 13 NO. 2326 ARM CHAIRS - FABRIC SEAT - NAUGAHYDE BACKS - MANUFACTRUED BY GU
CO., WAYLAND, NEW YORK OR EQUAL

(3) (1) NO. 496T TABLE - MANUFACTRUED BY ALMA DESK CO., HIGHPOINT, N.C. OR EQUA

#### II EQUIPMENT FOR JUSTICE BUILDING - 2ND FLOOR

SESSIONS COURT - 2-NO. 746030-5ML TYPIST DESKS - LEFT PLATFORM WITH CENTE 1-NO. 746030-5MLR RIGHT PEDESTAL DESKS WITH CENTER DRAWER BOTH ABOYE TO HAVE CHROME BASE 2-NO. C232 - SIDE ARM CHAIRS - CHROME STEEL - WALNUT ARM

UNITED CHAIR CO., LEEDS, ALA. OR EQUAL 5-NO. C217 - MALE POSTURE CHAIRS - WITH FABRIC SEAT - NAUC CHROME BASE AND BACK - BACK REST

1 - 4 DRAWER LEGAL SIZE FIRE FILE WITH COMBINATION LOCK
SHAW-WALKER CO. - MUSKEEGAN, MICH. OR EQUAL

WITNESS ROOM - *20-NO. 4/4 SLED BASE STACKING CHAIRS - ACRYLIC FINISH ON S

BACK - MANUFACTURED BY GENERAL FIRE PROOFING CO. OF

GRAND JURY ROOM -15-NO. C214 SWIVEL NO TILT WALNUT ARM CHAIRS - FABRIC SEAT

SESSIONS COURT (OBSERVATION ROOMS) - 4-NO. 217 SWIVEL CHAIRS, NO TILT - FAE

UNITED CHAIR CO. - 2 SETS OF THESE CHAIRS

SESSIONS COURTROOM - TABLES - 2 - NO. T472 - FORMIC WALNUT TOP- WALNUT BAS 6-NO. 22-26 CHAIRS - TO BE USED WITH TABLES - GUNLOCK CHAI

1- NO. 326USBJ - WITNESS CHAIR - NAUGAHYDE ALL OVER

JUDGE'S OFFICE - 1- NO. 866S - ALMA DESK CO. - WALNUT PLASTIC TOP - BLACK

DRAWER

1- NO. G8-16 CREDENZA - (MODULAR 864 TOP ,2 NO. 815-3 CAB

STW BOOK CASE) BLACK LEGS

1- NO. 852BC - BOOK CASE - OPEN FACE - 13" DEEP - BLACK NO. 2254W - H LATERAL LEGAL FILE - ROLL OUT SHELF WI

SHAW WALKER CO. - FINISHED IN PUEBLO BROWN
ATTORNEY GENERAL'S OFFICE - 1- NO. 746030-5ML RECEPTIONIST DESK - LEFT RETURN WALKER OR EQUAL

26 more chair Sury Room
26 more Sury Room
2 more Sury tables
4 16 -157A- PMEECKITOM F
DEFENDAND

E BACK EQUAL	120J Myrtle	\$165.05	\$6,436.95	
	496DT Myrtle	\$310.50	\$931.50	
A	496DT Myrtle	\$310.50	\$931.50	
₹ EQUAL	120J Myrtle	\$165.05	\$495.15	
JRE ? EQUAL	805GP Murphy-		\$207.63	7.
EAT OR EQUAL		\$727.00	\$1,016.00)	<del>4</del>
OR EQUAL		`	73307/2	:
_OCK CHAIR	121 Myrtle	\$127.00	\$1,651.00 +13302	9
	896DT Myrtle		\$310.50 \$\( \infty \infty \infty \)	
	520600 BR/52A30 D BR/52A30	\$359.44 \$359.44	\$718.88 \$359.44	
T415/412		\$78.75	\$157.50	!
HYDE BACKS	T410-111	\$142.59	\$ <b>7</b> 12.95	;
D 72-1	+C HErving Hall	\$435.38	\$435.38	
AT AND 472		\$25.88	\$517.60	
EQUAL -UNITED CHA IC SEATS	AIR T415-312 T415-312	\$108.84 \$108.84	\$1,632.60 \$870.72	•
CO. OR FOL	SK C( 472-DT JAL 121 Myrtle 20 Myrtle	\$173.81 \$127.00 \$ 165.05	\$762 <b>.</b> 60	÷
EGS-CENTER W-6366MF ETS, 1 NO.	Single Ped. Myrt 831 W63CR-65	le \$196.31 \$293.63	\$196.31 \$293.63	
	W6331BC 336-400	\$103.50 \$162.45 ~	\$103.50 \$162.45	i
INISH N 520600	3R/52A30	\$359.44	\$359.44	
· + # 37	77 39Z		7,775,90	
+ # 37 + 62		2 , V Ø .		
1/203	N 85-47	6-6.54 405		
	()	P 05	.735.90	

. ATTORNEY GENERAL OFFICE CONT'D

1-NO. C21/ POSTURE CHAIR - FABRIC SEAT - CHROME METAL BASE UNITED CHAIR CO. OR EQUAL

ATTORNEY GEN. RESEPT. AREA -

1-10.03223001 +LOVE SEAT - UPHOLSTERED IN RUST SAHARRA FAE

1-1K).031D130-01 CHAIR - DARK WOOD TRIM IN RUST BRAVO

CITIAL TO CONTRACTOR

1-14.097337901C - COCTAIL TABLE- CLEAR GLASS

1-140.097227901C- CORMER TABLE - CLEAR GLASS

#### YOU PAENT FOR JUSTICE BUILDING - 1ST FLOOR 111

LOBBY:

RECEPTIONIST DESK - 1-NO. 7460 30-5ML LEFT PLATFORM - SHAW WALKER OR EC 1-NO. 2C17 POSTURE CHAIR - FABRIC SEAT - NAUGAHYDE CHROME BASE AND BACK REST - UNITED CHA

SHER IFF:

RECEPTIONIST DESK - 1-NO.7460 -5ML- LEFT PLATFORM - SHAW WALKER OR EQU

DRAWER - CHROME BASE CHAIRS FOR LOBBY -

7-NO. C232- SIDE ARM CHAIRS WITH WALNUT ARMS - NAU SEATS AND BACK - CHROME BASE

SHERIFF'S OFFICE -

1-NO 861-72FH - WALNUT DESK WITH PLASTIC WALNUT TOP WALNUT COLORED METAL LEGS

1-NO. Con 8716 CREDENZA-WALMUT COLORED METAL LEGS -.

4-NO. ARM CHAIRS - WALNUT - GUNLOCK CHAIR CO.

1-NO. 1503R-MB EXECUTIVE REVOLVING ARM CHAIR 12

CHIEF DEPUTY

CONFERENCE ROOM

1-NO. 1872SP- 72 X 36 DESK - PLASTIC TOP - BLACK L 847MT SIDE TOP - WITH 815-2 DRAWER UNIT AT OF THE SIDE TOP

1-NO. 409 HIGH BACK EXECUTIVE POSTURE CHAIR : FABRI WALNUT BASE - CARPET CASTERS

4-NO. 4001 ARM CHAIRS - WALNUT - ALMA DESK CO. OR

1- NO. 472-T 72 X 36 TABLE WITH PLASTIC WALNUT TOP.

6-NO. C14 - SWIVEL NO TILT CONFERENCE CHAIRS - FABR CHROME METAL FINISH - NAUGAHYDE BACK - UNIT OR EQUAL

SHIFT CAPTAIN'S OFFICE- 3-NO. C232 SIDE ARM CHAIRS - WALNUT ARMS - CHROME M

4TH OFFICE

2-NO. F6071F - FIVE (5) DRAWER LEGAL FILES WITH LOCI BRICH TAN FINISH

3-NO. C232 SIDE ARM CHAIRS - WALNUT ARMS - CHROME MI

NAUGAHYDE SEAT AND BACK - UNITED CHAIR CO. 1-NO, C212 - POSTURE CHAIR- CHROME BASE AND BACK RE!

SEAT AND NAUGAHYDE BACK - UNITED CHAIR CO.

1-NO. F6070F - FIVE (5) DRAWER LETTER SIZE FILE WITH BIRCH TAN FINISH - SHAW-WALKER CO. OR EQUAL

INTEROGATION ROOM -

1- NO 736030T - 60 X 30 TABLE - NO OVERHANG AND NO

4-NO. C232- ARM CHAIRS - WALNUT ARMS - NAUGAHYDE SEL CHROME BASE - UNITED CHAIR CO. OR EQUAL

4-NO. 2154WF- LATERAL FILES WITH LOCK - BIRCH TAN FI

18-NO. C232 - SIDE ARM CHAIRS - WALNUT ARMS - NAUGAHY AND SEAT - CHROME FINISH - UNITED CHAIR CO.

6-NO. CT2416 - 20 X 24 FABLES - PLASTIC TOP - CHROME

AND BACK REST	Т410-510	\$68.63		\$68.63	
RIC 1202 M 1201 Myri 2048 Table Table		\$281.68 \$196.81\(\nu\) \$126.00\(\nu\) \$ 90.00		\$281.68 \$196.81 \$126.00 \$ 90.00	
<b>5</b>					
UAL 52600 BF BACK T410-5 R CO. OR EQUAL	110	\$359.44 \$ 68.63 \(\nu		\$359.44 \$ 68.63	TO THE STATE OF TH
NL - CENTER 52	Makagarani mundaya pana and waren	F359.44	This production is the	\$359.44	
AHYDE T415-L	$r_{ij}$	\$ 78.75	~	\$551.25	7.2
7560-72F M	yrtle	\$308.25	<u> </u>	\$308.25	<u>معنفیات</u> :
ALMA DESK CO. 7 OR EQUAL O Myrtle GS WITH 7527 XIREMITY	vrtle e	\$275.63 \( \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		\$275.63 \$508.00 \$145.05 \$399.38	•
SEAT 3140TE	•	\$260.00 %		\$260.00	
QUAL 505 Mar 472DT // C SEAT T415- D CHAIR CO.	GITCE	\$103.28 - \$173.81 - \$108.84 -		\$413.12 \$173.81 \$653.04	
TAL BASE T415	<u>412</u>	\$ 78.75		\$236.25	:
1747-L		\$151.88		\$303.76	1
TAL BASE F 4	15-412	\$ 78.75 ~		\$236.25	
T - FABRIC T ¹ OR EQUAL	+10-111	\$142.59 ~		\$142.59	
LOCK 17 ¹ +	J-L	\$132.19		\$132.19	į
DRAWER 296030 FAND BACK TH	) 15-412	\$120.09 ~ \$78.75 ~	· .	\$120.09 \$315.00	:
NISH 836-400 DE BACK T415-	<del>-</del> 412	\$162.45 ~ \$ 78.75 -		\$649.80 \$1,417.50	
OR EQUAL BASE 22T5 ¹	ł	\$ 81.56		\$489.36	
			#	9,280.95	

de sonat

	LOBBÝ -	72 X 20 PADDED UPHO STERED BENCHES - NO. WB30 - U OR EQUA.
IV	FLOOR 1 - B	
	JURY WAITING ROOM -	36- 40/4 STACKING CHAIRS WITHOUT ARMS - ACRYLIC FIN BACK AND SEAT CHOME LEAD BASE - TRIPLE
.1		1-NO. 746030-5ML - LEFT PEDISTAL TYPIST DESK 526( 1-NO. C217 - MALE POSTURE CHAIR - WITHOUT ARMS - F SEAT - NAUGAHYDE BACK - CHROME BASE - WIT
	DETECTIVE DIVISION CHIEF	1-NO 747536 - 75 X 36 DESK WITH OVERHANG 6" IN REA AT EACH END - 1-NO 212 - CHAIR CLOCKE BISS FARRIC SEAT - NAISALY
ey programme and the		WALNUT ARMS - UNITED CHAIR CO. OR EQUAL
	INSPECTOR'S OFFICE -	2-NO.V6070F - LETTER SIZE FIVE (5) DRAWER FILES - 2-NO. V6071F - LEGAL SIZE FIVE (5) DRAWER FILES - BOTH SHAW WALKER OR EQUAL
	NARCOTIC'S OFFICE -	1-NO. 8020 - STORAGE CABINET - REBUPLIC STEEL OR 1 4-NO. 74-4530-1R DESK - SHAW WALKER OR EQUAL 52 4-NO.C211 SWIVEL CHAIRS - WALNUT ARMS - FABRIC SEV
		NAUGAHYDE BACK - CHROME BASE AND BACK RI 1-NO, 8020 STORAGE CABINET - 3 ADJUSTABLE SHELVES NO. 8020 BURGER OR EQUAL
	DETECTIVE OFFICE -	4-NO. 74-4530-1R - DESK 52450-3R 4-NO. C211 SWIVEL CHAIRS WITH FABRIC SEAT AND CHR AND BACK REST-WITH CASTERS - WALNUT AR
	LT. MC MILLAN -	2-NO 6070F - FIVE (5) DRAWER LETTER SIZE FILE WIT 2-NO V60701F - LEGAL SIZE FILE WITH LOCKS - FIVE FILES TO BE SHAW WALKER OR EQUAL 1-NO. 8020 BURGER STORAGE CABINET WITH ADJUSTABLE 1-NO. C212 - SWIVEL CHAIR WITH WALNUT ARMS - CHR
<b>1</b>		AND EACK REST  1-NO. V6070F - FIVE (5) DRAWER LETTER SIZE FILE W  1- NO. V6071F - FIVE (5) DRAWER LEGAL SIZE FILE W  18 - NO, 40/4 STACKING CHAIRS - ACRYLIC FINISH - S
	SHERIFF - ADD ADD	CHROME LEAD BASE - GF OR EQUAL 2- NO. 8020 STORAGE CABINETS WITH ADJUSTABLE S 2- NO. 6070F - FIVE (5) DRAWER LETTER SIZE FIL
	FILE ROOM -	6-NO, 6070F - FIVE (5) DRAWER LETTER SIZE FILE 1-NO, V1070F - FOUR (4) DRAWER CABINET WITH LO BOTH - SHAW WALKER OR EQUAL
	CCMMUNICATIONS -	1-NO ME7060PLH - WITH LEFT RETURN - SHAW WALKE SECRETARIAL DESK WITH PULL OUT RET 3- NO. C211 - SWIVEL CHAIRS - FABRIC SEAT - NA CHROME BASE - WITH CASTERS
	DOOMATERING	1- NO. 74-4530-1R - 45 X 30 DESK 52450-3 2- SIX (6) DRAWER MICROFILM CABINETS WITH LOCK PER DRAWER
	BOOKKEEPING -	1- NO. 74-7536 - 13L - LEFT RETURN - SHAW WALK 1- NO. C212 - OFFICE CHAIR - WALNUT ARMS - FAE  NAUGAHTDE BACK - CHROME BASE WITH  UNITED CHAIR CO. OR EQUAL
		1- NO. 74-6030-8L - 60 X 30 DESK WITH 45 X 19 4- NO. C232 CHAIRS - CHROME BASE NAUGAHYDE UPH 4-NO. 2252WF - 2 DRAWER LATERAL FILES - SHAW W

NITED CHAIR CO.		
440 <b>-</b> 930	\$171.00 ~-	\$171.00
ISH 472410 COATED .	\$ 25.88 ~	\$931.68
OOR/52A30 ABRIC T 410-310 H CASTERS	\$359.44 \( \)\$105.19 \( \)	\$359.44 \$105.19
R - 75" 520650-3R 25 BASK T410-111	\$290.53	\$290.53
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WITH LOCK 1745-L WITH LOCK 1747-L	\$151.884	\$264.38 \$303.76
	\$ 66.17 \(\nu\) \$222.75 \(\nu\) \$108.84	\$ 66.17 \$891.00 \$435.36
ST – 7218	\$ 66.17	\$ 66.17
ME BASE T415-312	\$222.75 °. \$108.84 /:	\$891.00 \$435. <b>3</b> 6
1S + LOCKS 1745-L . (5) DRAWER1747-L	\$132,19 '	\$264.38 \$ <b>3</b> 03.76
SHELVES 7218 ME BASE T415-312	\$ 168:17 1	\$166.17 \$108.84
:TH LOCK 1745-L :TH LOCK 1747-L :AT AND BACK 472-41	\$132.19 // \$151.88 // 10 \$25.88 /	\$132.19 \$151.88 \$465.84
ELVES 7218 WITH LOCKS 1745	\$ 66.17 -L \$132.19	\$132.34 \$264.38
WITH LOCKS 1745-1 K 1705L	\$132.19 \$110.25	\$793.14 \$110.25
OR EQUAL 660300TV RN	¥229.78	\$229.78
GAHYDE BACK T415-3	312 \$108.84 ~	\$3 <b>2</b> 6.52
; -5 COMPARTMENTS	\$222.75 ~	\$222.75
1845-L  W/J ins	serts \$374.23 ~	
R OR EQUAL 52650-3 IC SEATT 415-312 ASTERS	3R/52A3OL \$425.53 \$108.84	\$\\\\$\\\$108.84
ETURN LEFT 52600- LSTERY - UNITED T41 _KER OR EQUAL 836-		\$315.00 \$483.76
,		\$ 11,360.13

311,060.13

SOUAD ROOM

MAIL ROCM -

PROCESS SERVER -

BOOKKEEPING CONT'D - 2- NO. 6071F - FIVE (5) DRAWER FILES - LEGAL SI

CIVIL PROCESSOR - 2- NO. C211 - SWIVEL CHAIRS - WITH FABRIC SEAT

BACK - CHROME BASE - UNITED CHAIR CO.

2- NO. 1070F - 4 DRAWER LETTER SIZE FILE - WITH 2- NO. 746030 - DESK WITH CENTER DRAWER - SHAW

CAPTAIN'S OFFICE - 2- NO, C217 - POSTURE BACK CHAIRS - FABRIC SEAT BACK - CHROME BASE - NO ARMS - UNITE

-# 1_ND 1071F - FILE WITH LOCK - SHAW WALKER OR E 40 - NO. 40/4 STACKING CHAIRS - NO ARMS - ACRYL

SEAT AND BACK - CHROME LEAD BASE

8- NO.C211 - SWIVEL CHAIRS - WITH ARMS - WALNUT NAUGAHYDE BACK - CHROME BASE 8- NO.40/4 STACKING CHAIRS - NO ARMS

1-NO. C217 CHAIR - FABRIC SEAT - POSTURE CHAIR NAUGAHAYDE BACK - CHROME BASE

1-NO, C217 CHAIR - NO ARMS -  $T^{1}$ +10-510 1- FOUR (4) DRAWER CABINET - NO, 1071F - WITH L

2- NO. 74-6030 - 60 X 30 DESK SHAW WALKER OR EQ 1- NO. 746030 7ML DESK - 30 X 60 - LEFT RETURN

-*2- NO. 74-7536 DESK - 36 X 72 - SHAW WALKER OR

3- NO. 7460-5MR DESKS - 30 X 60 - RIGHT RETURN DRAWER

7-NO. 73-6030T TABLE - 30 X 60 SHAW ALWKER OR E 8-NO. C-217 OFFICE CHAIRS - ROLLING - NO ARMS -FABRIC SEAT - CHROME BASE AND B

4-NO C-211 - SWIVEL CHAIR - WITH ARMS - ROLLING SEAT - CHROME BASE AND BACK

2-NO. 2252W-F LATERAL FILES 836-200

1-NO. ET-264-2650H - COMPUTER PRINT OUT 4 DRAWE 12-NO. 40/4 STACKING CHAIRS - WITH CHAIRS 1472-

5-NO, 674HR - JUDGES CHAIRS - BISCUIT TUFTED BAI FABRIC SEAT - NAUGAHYDE BACK

6-NO. C-217 CHAIRS - NAUGAHYDE SEAT AND BACK - (

NOTE: EACH BIDDER SHALL DELIVER AND SET UP SAMPLES THAT MEET SPECIFICATIONS PR TO DATE SET FOR RECEIVING BIDS.

FAILURE OF BIDDER TO HAVE ON HAND REQUIRED SAMPLES SHALL DISQUALIFY HIM / BID SHALL BE RETURNED UNOPENED.

SAMPLES SHALL BE USED TO JUDGE WORKMANSHIP OF MANUFACTURER AND CONFORMITY SPECIFICATIONS.

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$151.88 -
                                     $303.76
ZE - LOCKS 1747-L
- NAUGAHYDE T415-312 $108.84
                                     $217.68
 OR EQUAL
                      $110.25°
                                     $220.50
1 LOCKS 1705-L
WALKER OR EQUAL
                                     $552.38
$137.26
                      $276.19 ~
  520600-3R
 - NAUGAHYDE T410-510 $68.63 -
D CHAIR
                      $127.13
                                     $127.13
QUAL 1707-I
C FINISH 472-140-
 - FABRIC SEAT T415-312 $108.84 $870.72
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T410-510 \( \psi \) 68.63\( \tau \)
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   52600-3R/52B37L $398.93 \( \)
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EQUAL 52650-62
                      $288.84
- CENTER 52600-3L/52A30 $359.44
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 - FABRIC T410-111
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                      $115.31
                                     $230.62
3 FILE836-60-836DWFW-15 $279.00 $279.00
410 $ 25.88 $ $310.56
CK - 3140-TB Boling $260.00 €
                                     $1,300.00
CHROME BASE T410-510 $ 68.63
                                     $411.78
                              # 10,415.50
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18 Sin Crt. O - Chen.	11884-	(9000)	7000 12500 10
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Maril - Dal	6863	<del>    (20100)          </del>	9000 (3000)
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#### AUGUST TERM 1975

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (808) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

Hadiliton County, Tennessee Don Moore, Judge Chattangoga, Tennessee 31402

> Aug. 11, .AUGUST 4, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

OFFICE FURNITURE FOR JUSTICE BUILDING

SPECIFICATIONS ATTACHED

DATE:

AUGUST 14, 1975

TIME:

10:00 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR ALL BIDS.

EACH BIDDER SHALL DELIVER AND SET UP SAMPLES THAT MEET SPECIFICATIONS PRICE TO DATE SET FOR RECEIVING BIDS. FAILURE OF BIDDER TO HAVE ON HAND REQUIRED SAMPLES SHALL DISQUALIFY HIM AND BID SHALL BE RETURNED UNOPENED. SAMPLES SHALL BE USED TO JUDGE WORKMANSHIP AND CONFORMITY TO SPECIFICATIONS.

HAMILION COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

## $\underline{\mathbf{A}} \ \underline{\mathbf{U}} \ \underline{\mathbf{G}} \ \underline{\mathbf{U}} \ \underline{\mathbf{S}} \ \underline{\mathbf{T}} \quad \underline{\mathbf{T}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{M}} \quad \underline{\mathbf{1}} \ \underline{\mathbf{9}} \ \underline{\mathbf{7}} \ \underline{\mathbf{5}}$

COUNTY COUNCIL
FLOYD L.FULLER, JR.
ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

# Hamilton County, Tennessee Don Moore, Judge Chattangoga, Tennessee 31402

AUGUST 11, 1975

RE: OFFICE FURNITURE BID - JUSTICE BUILDING OPENING DATE: 8-14-75 10:00 A.M.

DEAR SIRS:

IN REGARDS TO FURNITURE FOR JUSTICE BUILDING, WE WOULD LIKE TO HAVE A THRITY (30) DAY DELIVERY DATE; BUT WE DO WANT TO KNOW A DEFINITE DATE OF DELIVERY.

AFTER THE SUCCESSFUL BIDDER HAS BEEN ACCEPTED, WE WOULD LIKE TO SEE AND COMPARE SAMPLES.

ALL BIDS WILL BE SINCERELY WELCOMED.

SINCERELY YOURS

P.K. RICHARD,

DIRECTOR OF PURCHASING

PKR/HP

## $\underline{A} \ \underline{U} \ \underline{G} \ \underline{U} \ \underline{S} \ \underline{T} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

#### SPECIFICATIONS MAILED TO:

T.H. PAYNE CO. 821 MARKET ST. CHATTANOCGA ATTN.: ARCH HOWELL

IVAN ALLEN CO. 1305 CARTER ST. CHATTANOOGA, TN. ATTN. AL GRAHAM

BRYAN OFFICE FURNITURE 320 E. MAIN ST. CHATTANOOGA, RANDALL MOON

CHATTANOOGA, OFFICE SUPPLY 903 CREEKSIDE RD. CHATTANOOGA, TN.

COOPER'S OFFICE SUPPLY 717 CHERRY ST. CHATTANOOGA, TN.

SPURLING STHOMAS OFFICE SUPPLY 119 HOWARD ST. ROSSVILLE, GA.

CHATTANOOGA TYPEWRITER CO. 212 MARKET ST. CHATTANOOGA, TN.

INNER SPACE SYSTEMS 3627 BRAINERD RD. CHATTANOOGA, TN. 37411 ATTN.: BILL HOLDEN

ARROW BLUE PRINT CO. 428 MARKET ST. CHATTANOOGA, TN. 37402 ATTN.: JOHN NEWBURG MEDLINE INDUSTRIES % GARY LAKIN RT. 1 CARTER RD. CORRYTON, TENNESSEE

PRESTIGE SALES CO.
P.O. BOX 5002
CHATTANOOGA, TN. 37406
ATTN.: ED CORWIN

Cliff's furniture 1607 Hamif Rol. Olipson, In.

Crisivell Office Supply

OFFICE FURNITURE - JUSTICE BLDG.

APPROVED BY COUNCIL:

REQ. -

P.O. -

AMOUNT:

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### AUGUST TERM 1975

#### EQUIPMENT FOR JUSTICE BUILDING - 3RD FLOOR

#### THE FOLLOWING WILL BE FOR 3 COURT ROOMS:

スタルロゴ JURY CHAIR - 3 SETS - 13 NO. <del>2325USBJ -</del> FABRIC SEAT AND JURY BASE - NAUGAHYDE BACK MANUFACTURED BY THE GUNLOCK CHAIR CO., WAYLAND, NEW YORK OR EQUAL

DEFENDANT'S TABLE - 3 - NO. 496T - PLASTIC WALNUT TOP, WALNUT BASE

MANUFACTURED BY ALMA DESK CO., HIGHPOINT, N.C. OR EQUAL

PROSECUTOR'S TABLE - 3 - NO. 496T - PLASTIC WALNUT TOP - WALNUT BASE MANUFACTURED BY ALMA DESK CO., HIGHPOINT, N.C. OR EQUAL 2460 J

WITNESS CHAIRS - 3 - NO. <del>2326 - USBJ - NAUGAHY</del>DE BACK , FABRIC SEAT

MANUFACTURED BY THE GUNLOCK CHAIR CO., WAYLAND, NEW YORK OR EQUAL

COURT REPORTING STATION - 3 - NO. 702 - FABRIC SEAT, NAUGAHYDE BACK - POSTURE CHAIR. MANUFACTURED BY GUNLOCK CHAIR CO., WAYLAND, NEW YORK OR EQUAL

246/ CHAIRS FOR PROSECUTOR AND DEFENDANT - 8-NO. 2326 - ARM CHAIR - WITH FABRIC SEAT NAUGAHYDE BACK. MANUFACTURED BY GUNLOCK CHAIR CO., WAYLAND, NEW YORK OR EQUAL

#### JURY ROOM:

13-NO. 23-25 ARM CHAIRS - FABRIC SEAT - NAUGAHYDE BACKS - MANUFACTRUED BY GUNLOCK CHAIR CO., WAYLAND, NEW YORK OR EQUAL

1-NO. 496T TABLE - MANUFACTRUED BY ALMA DESK CO., HIGHPOINT, N.C. OR EQUAL

#### I EQUIPMENT FOR JUSTICE BUILDING - 2ND FLOOR

SESSIONS COURT - 2-NO. 746030-5ML TYPIST DESKS - LEFT PLATFORM WITH CENTER DRAWER 1-NO. 746030-5MLR RIGHT PEDESTAL DESKS WITH CENTER DRAWER

BOTH ABOVE TO HAVE CHROME BASE

2-NO. C232 - SIDE ARM CHAIRS - CHROME STEEL - WALNUT ARM UNITED CHAIR CO., LEEDS, ALA. OR EQUAL

5-NO. C217 - MALE POSTURE CHAIRS - WITH FABRIC SEAT - NAUGAHYDE BACKS CHROME BASE AND BACK - BACK REST

1 - 4 DRAWER LEGAL SIZE FIRE FILE WITH COMBINATION LOCK SHAW-WALKER CO. - MUSKEEGAN, MICH. OR EQUAL

WITNESS ROOM - 20-NO. 4/4 SLED BASE STACKING CHAIRS - ACRYLIC FINISH ON SEAT AND BACK - MANUFACTURED BY GENERAL FIRE PROOFING CO. OR EQUAL

GRAND JURY ROCM -15-NO. C214 SWIVEL NO TILT WALNUT ARM CHAIRS - FABRIC SEAT -UNITED CHAIR SESSIONS COURT (OBSERVATION ROCMS) - 4-NO. 217 SWIVEL CHAIRS, NO TILT - FABRIC SEATS UNITED CHAIR CO. - 2 SETS OF THESE CHAIRS

SESSIONS COURTROOM - TABLES, 2 - NO. T472 - FORMIC WALNUT TOP- WALNUT BASE - ALMA DESK C 6-NO. 2325 CHAIRS - TO BE USED WITH TABLES - GUNLOCK CHAIR CO. OR EQUAL 1-NO. 326USBJ - WITNESS CHAIR - NAUGAHYDE ALL OVER

JUDGE'S OFFICE - 1- NO. 866S - ALMA DESK CO. - WALNUT PLASTIC TOP - BLACK LEGS-CENTER DRAWER

1- NO. G8-16 CREDENZA -(MODULAR 864 TOP ,2 NO. 815-3 CABINETS, 1 NO. 831 STW BOOK CASE) BLACK LEGS

1- NO. 852BC - BOOK CASE - OPEN FACE - 13" DEEP - BLACK METAL LEGS 1- NO. 2254W - H LATERAL LEGAL FILE - ROLL OUT SHELF WITH DOOR

SHAW WALKER CO. - FINISHED IN PUEBLO BROWN FINISH

ATTORNEY GENERAL'S OFFICE - 1- NO. 746030-5ML RECEPTIONIST DESK - LEFT RETURN SHAW WALKER OR EQUAL

#### AUGUST TERM 1975

-2-

ATTORNEY GENERAL OFFICE CONT'D

1-NO. C217 POSTURE CHAIR - FABRIC SEAT - CHROME METAL BASE AND BACK REST UNITED CHAIR CO. OR EQUAL

ATTORNEY GEN. RESEPT. AREA -

1-NO.03223001 -LOVE SEAT - UPHOLSTERED IN RUST SAHARRA FABRIC

1-NO.031D130-01 CHAIR - DARK WOOD TRIM IN RUST BRAVO

1-NO.097337901C - COCTAIL TABLE- CLEAR GLASS

1-NO.097227901C- CORNER TABLE - CLEAR GLASS

#### EQUIPMENT FOR JUSTICE BUILDING - 1ST FLOOR

LOBBY:

III

RECEPTIONIST DESK - 1-NO. 7460 30-5ML LEFT PLATFORM - SHAW WALKER OR EQUAL

1-NO. 2C17 POSTURE CHAIR - FABRIC SEAT - NAUGAHYDE BACK

CHROME BASE AND BACK REST - UNITED CHAIR CO. OR EQUAL

CENTER DRAWER

SHER IFF:

RECEPTIONIST DESK - 1-NO.7460 -5ML- LEFT PLATFORM - SHAW WALKER OR EQUAL - CENTER

DRAWER - CHROME BASE

CHAIRS FOR LOBBY -7-NO. C232- SIDE ARM CHAIRS WITH WALNUT ARMS - NAUGAHYDE

SEATS AND BACK - CHROME BASE

SHERIFF'S OFFICE -1-NO 861-72FH - WALNUT DESK WITH PLASTIC WALNUT TOP

WALNUT COLORED METAL LEGS -16 CREDENZA-WALNUT COLORED METAL LEGS - ALMA DESK CO.

1-NO. C-G8-16 CREDENZA-WALNUT COLORED METAL LEGS - 4-NO. 2326 ARM CHAIRS - WALNUT - GUNLOCK CHAIR CO. OR EQUAL

1-NO. 1503R-MB EXECUTIVE REVOLVING ARM CHAIR

CHIEF DEPUTY

1-NO. 1872SP- 72 X 36 DESK - PLASTIC TOP - BLACK LEGS WITH 847MT SIDE TOP - WITH 815-2 DRAWER UNIT AT EXTREMITY OF THE SIDE TOP

1-NO. 409 HIGH BACK EXECUTIVE POSTURE CHAIR - FABRIC SEAT

WALNUT BASE - CARPET CASTERS

4-NO. 4001 ARM CHAIRS - WALNUT - ALMA DESK CO. OR EQUAL

CONFERENCE ROOM -1- NO. 472-T 72 X 36 TABLE WITH PLASTIC WALNUT TOP.-

6-NO. C14 - SWIVEL NO TILT CONFERENCE CHAIRS - FABRIC SEAT

CHROME METAL FINISH - NAUGAHYDE BACK - UNITED CHAIR CO. OR EQUAL

SHIFT CAPTAIN'S OFFICE- 3-NO. C232 SIDE ARM CHAIRS - WALNUT ARMS - CHROME METAL BASE

4TH OFFICE

2-NO. F6071F - FIVE (5) DRAWER LEGAL FILES WITH LOCK

BRICH TAN FINISH

3-NO. C232 SIDE ARM CHAIRS - WALNUT ARMS - CHROME METAL BASE NAUGAHYDE SEAT AND BACK - UNITED CHAIR CO. OR EQUAL

1-NO. C212 - POSTURE CHAIR- CHROME BASE AND BACK REST - FABRIC SEAT AND NAUGAHYDE BACK - UNITED CHAIR CO. OR EQUAL

1-NO. F6070F - FIVE (5) DRAWER LETTER SIZE FILE WITH LOCK

BIRCH TAN FINISH - SHAW-WALKER CO. OR EQUAL 1- NO 736030T - 60 X 30 TABLE - NO OVERHANG AND NO DRAWER INTEROGATION ROOM -

4-NO. C232- ARM CHAIRS - WALNUT ARMS - NAUGAHYDE SEAT AND BACK CHROME BASE - UNITED CHAIR CO. OR EQUAL 4-NO. 2154WF- LATERAL FILES WITH LOCK - BIRCH TAN FINISH

18-NO. C232 - SIDE ARM CHAIRS - WALNUT ARMS - NAUGAHYDE BACK

AND SEAT - CHROME FINISH - UNITED CHAIR CO. OR EQUAL

6-NO. CT2416 - 20 X 24 FABLES - PLASTIC TOP - CHROME BASE

-3-

72 X 20 FADDED UPHOLSTERED BENCHES - NO. WB30 - UNITED CHAIR CC LOBBY OR EQUAL IV FLOOR 1 .- B 36- 40/4 STACKING CHAIRS WITHOUT ARMS - ACRYLIC FINISH JURY WAITING ROOM -BACK AND SEAT - CHROME LEAD BASE - TRIPLE COATED 1-NO. 746030-5ML - LEFT PEDISTAL TYPIST DESK 1-NO. C217 - MALE POSTURE CHAIR - WITHOUT ARMS - FABRIC SEAT - NAUGAHYDE BACK - CHROME BASE - WITH CASTERS DETECTIVE DIVISION 1-NO 747536 - 75 X 36 DESK WITH OVERHANG 6" IN REAR - 75" CHIEF AT EACH END 1-NO.212 - CHAIR- CHROME BASE-FABRIC SEAT -NAUGAHYDE BACK WALNUT ARMS - UNITED CHAIR CO. OR EQUAL INSPECTOR'S OFFICE - 2-NO.V6070F - LETTER SIZE FIVE (5) DRAWER FILES + WITH LOCK 2-NO, V6071F - LEGAL SIZE FIVE (5) DRAWER FILES - WITH LOCK BOTH SHAW WALKER OR EQUAL 1-NO. 8020 - STORAGE CABINET - REBUPLIC STEEL OR EQUAL 4-NO. 74-4530-1R DESK - SHAW WALKER OR EQUAL NARCOTIC'S OFFICE -4-NO.C211 SWIVEL CHAIRS - WALNUT ARMS - FABRIC SEAT -NAUGAHYDE BACK - CHROME BASE AND BACK REST 1-NO. 8020 STORAGE CABINET - 3 ADJUSTABLE SHELVES -NO. 8020 BURGER OR EQUAL DETECTIVE OFFICE -4-NO. 74-4530-1R - DESK 4-NO. C211 SWIVEL CHAIRS WITH FABRIC SEAT AND CHROME BASE AND BACK REST-WITH CASTERS - WALNUT ARMS 2-NO 6070F - FIVE (5) DRAWER LETTER SIZE FILE WITH LOCKS 2-NO V60701F - LEGAL SIZE FILE WITH LOCKS - FIVE (5) DRAWER FILES TO BE SHAW WALKER OR EQUAL 1-NO. 8020 BURGER STORAGE CABINET WITH ADJUSTABLE SHELVES 1-NO. C212 - SWIVEL CHAIR WITH WALNUT ARMS - CHROME BASE LT. MC MILLAN -AND BACK REST 1-NO. V6070F - FIVE (5) DRAWER LETTER SIZE FILE WITH LOCK 1- NO. V6071F - FIVE (5) DRAWER LEGAL SIZE FILE WITH LOCK 18 - NO. 40/4 STACKING CHAIRS - ACRYLIC FINISH - SEAT AND BACK CHROME LEAD BASE - GF OR EQUAL SHERIFF -ADD: 2- NO. 8020 STORAGE CABINETS WITH ADJUSTABLE SHELVES ADD: 2- NO, 6070F - FIVE (5) DRAWER LETTER SIZE FILE WITH LOCKS FILE ROOM -6-NO. 6070F - FIVE (5) DRAWER LETTER SIZE FILES WITH LOCKS 1-NO. V1070F - FOUR (4) DRAWER CABINET WITH LOCK BOTH - SHAW WALKER OR EQUAL COMMUNICATIONS -1-NO ME7060PLH - WITH LEFT RETURN - SHAW WALKER OR EQUAL SECRETARIAL DESK WITH PULL OUT RETURN 3- NO. C211 - SWIVEL CHAIRS - FABRIC SEAT - NAUGAHYDE BACK CHROME BASE - WITH CASTERS 1- NO. 74-4530-1R - 45 X 30 DESK 2- SIX (6) DRAWER MICROFILM CABINETS WITH LOCK -5 COMPARTMENTS PER DRAWER BOOKKEEPING -1- NO. 74-7536 - 13L - LEFT RETURN - SHAW WALKER OR EQUAL 1- NO. C212 - OFFICE CHAIR - WALNUT ARMS - FABRIC SEAT NAUGAHYDE BACK - CHROME BASE WITH CASTERS

UNITED CHAIR CO. OR EQUAL

1- NO. 74-6030-8L - 60 X 30 DESK WITH 45 X 19 RETURN LEFT 4- NO. C232 CHAIRS - CHROME BASE NAUGAHYDE UPHOLSTERY - UNITED 4-NO. 2252WF - 2 DRAWER LATERAL FILES - SHAW WALKER OR EQUAL

-4-

MAIL ROOM -

BOOKKEEPING CONT'D -2- NO. 6071F - FIVE (5) DRAWER FILES - LEGAL SIZE - LOCKS 2- NO. C211 - SWIVEL CHAIRS - WITH FABRIC SEAT - NAUGAHYDE CIVIL PROCESSOR -BACK - CHROME BASE - UNITED CHAIR CO. OR EQUAL 2- NO. 1070F - 4 DRAWER LETTER SIZE FILE - WITH LOCKS 2- NO. 746030 - DESK WITH CENTER DRAWER - SHAW WALKER OR EQL CAPTAIN'S OFFICE -2- NO. C217 - POSTURE BACK CHAIRS - FABRIC SEAT - NAUGAHYDE BACK - CHROME BASE - NO ARMS - UNITED CHAIR 1-NO. 1071F - FILE WITH LOCK - SHAW WALKER OR EQUAL 4-NO. 40/4 STACKING CHAIRS - NO ARMS - GF OR EQUAL 40 - NO. 40/4 STACKING CHAIRS - NO ARMS - ACRYLIC FINISH SQUAD ROOM SEAT AND BACK - CHROME LEAD BASE PROCESS SERVER -8- NO.C211 - SWIVEL CHAIRS - WITH ARMS - WALNUT - FABRIC SE NAUGAHYDE BACK - CHROME BASE

8- NO.40/4 STACKING CHAIRS - NO ARMS
1-NO. C217 CHAIR - FABRIC SEAT - POSTURE CHAIR - NO ARMS
NAUGAHAYDE BACK - CHROME BASE
1-NO. C217 CHAIR - NO ARMS 1- FOUR (4) DRAWER CABINET - NO, 1071F - WITH LOCK

2- NO. 74-6030 - 60 X 30 DESK SHAW WALKER OR EQUAL

1- NO. 746030 7ML DESK - 30 X 60 - LEFT RETURN

2- NO. 74-7536 DESK - 36 X 72 - SHAW WALKER OR EQUAL

3- NO. 7460-5MR DESKS - 30 X 60 - RIGHT RETURN - CENTER DRAWER

7-NO. 73-6030T TABLE - 30 X 60 SHAW ALWKER OR EQUAL

8-NO. C-217 OFFICE CHAIRS - ROLLING - NO ARMS - FABRIC SEAT - CHROME BASE AND BACK

4-NO C-211 - SWIVEL CHAIR - WITH ARMS - ROLLING - FABRIC SEAT - CHROME BASE AND BACK

2-NO. 2252W-F LATERAL FILES
1-NO. ET-264-2650H - COMPUTER PRINT OUT 4 DRAWER FILE
12-NO. 40/4 STACKING CHAIRS - WITH CHAIRS

5-NO. 674HR - JUDGES CHAIRS - BISCUIT TUFTED BACK - FABRIC SEAT - NAUGAHYDE BACK

6-NO. C-217 CHAIRS - NAUGAHYDE SEAT AND BACK - CHROME BASE

NOTE: EACH BIDDER SHALL DELIVER AND SET UP SAMPLES THAT MEET SPECIFICATIONS PRIOR TO DATE SET FOR RECEIVING BIDS.

FAILURE OF BIDDER TO HAVE ON HAND REQUIRED SAMPLES SHALL DISQUALIFY HIM AND BID SHALL BE RETURNED UNOPENED.

SAMPLES SHALL BE USED TO JUDGE WORKMANSHIP OF MANUFACTURER AND CONFORMITY TO SPECIFICATIONS.

#### <u>AUGUST TERM 1975</u>

OFFICE FURNITURE -

JUSTICE BLDG.

CHATTANOOGA TIMES - P.O. 42469 FREE PRESS 42468

AD TO RUN: 8-2-75

#### $\underline{A} \ \underline{U} \ \underline{G} \ \underline{U} \ \underline{S} \ \underline{T} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

W. L. GOODMAN II

RANDALL T. MOON

# Bryan Office Furniture Company 324-330 EAST MAIN STREET

CHATTANOOGA, TENNESSEE 37408

August 14, 1975

Hamilton County, Tennessee 1110 Dayton Blvd. Chattanooga, Tennessee

Attn: Mr. P.K. Richard

We at Bryan Office Furniture Company would like to submit the following bid for your office furniture requirements.

#### DESCRIPTION

I				
JUSTICE BUILDING -	- 3rd FLOOR		PRICE	TOTAL
3 COURT ROOMS			EACH	PRICE
Jury Chair	13 each	#559 Murphy Miller	\$85.00	\$1,105.00
Defendant's Table	3 each	3T59 Jasper	110.00	330.00
Prosecutor's Table		3T59 Jasper	110.00	330.00
Witness Chairs	3 each	#559 Murphy Miller	85.00	255.00
Court Reporting State Chairs for Prosect		#6557 Murphy Miller	90.00	270.00
and Defendent	8 each	#559 Murphy Miller	85.00	680.00
			TOTAL	\$2,970.00
JURY ROOM				
	13 each	#559 Murphy Miller Chairs	85.00 .	\$1,105.00
	l each	BT4296 - 8' Conference Tab	ole	200.00
			TOTAL	\$1,305.00
II 2nd Floor				
SESSIONS COURT	2 each	Typist Desks -Left	•	
		Designcraft	325.00	\$650.00
	l each	Typist Desks -Right		
		Designcraft	325.00	325.00
•	2 each	29-406 Harvard Arm Chairs	54.00	108.00
	5 each	29-004 Harvard Posture		•
		Chairs	100.00	500.00
	l each	5412 Victor 4 Drawer		•
-		Legal Fireproof File		500.00
			TOTAL	\$,2,083.00
•				

- di		PRICE	TOTAL
		EACH_	PRICE
WITNESS ROOM	20 each	XL-108 Nightingale	•
		Stack Chairs \$24.00	\$480.00
GRAND JURY ROOM	15 each	48TA-G Cosco Swivel No-Tilt	
		Arm Chairs \$125.00 \$	31,875.00
SESSIONS COURT	4 each	48TA-G Cosco Swivel Arm	
		Chairs \$125.00	\$500.00
SESSIONS COURT			
TABLES	2 each	BS3684 36" X 84" Tables	\$200.00
	6 each	#559 Arm Chairs 85.00	510.00
	l each	#600 Murphy Miller Chair	90.00
	r cacii	TOTAL	\$800.00
		IOIAL	3800.00
JUDGE'S OFFICE	l each	8F69 Jasper Desk	\$600.00
	l each	8DC69-3 Jasper Credenza	400.00
	1 each	8BC Jasper Bookcase	300.00
	l each	FLF4-L-H Metalstand Lateral File	300.00
		TOTAL	\$1,600.00
ATTORNEY GENERALS			
OFFICE	l each	7160-L Murphy Miller Desk	\$300.00-
OFFICE	l each	CSP Metalstand Steno Chair	60.00
	l each	033-330-01 Sofa - Rust	The state of the s
	· ·		356.002
•	l each	31D130-01 Chair - Rust-	187.00
	l each	097337901C Cocktail Table	55.00
	l each	097227901C Corner Table TOTAL	\$1,003.00
III	and the same of th		
lst Floor			
LOBBY	l each	Receptionist Desk 7160	
		Murphy Miller	\$300.00-
	l each	CSP Steno Chair	60.00
	And the second second	TOTAL	\$360.00
SHERIFF:	l each	Receptionist Desk-Murphy #7160	\$300.00
CHAIRS FOR LOBBY	7 each	29-406 Harvard Arm Chairs \$54.00	\$378.00
SHERIFF'S OFFICE	l each	3FC72 Jasper Desk	\$275.00.
	l each	3DC78 Jasper Credenza	200.00
	l each	601 GP Murphy Miller Arm Chairs	125.00
	•	559 Murphy Miller Arm Chairs 5500-	and the second second
	4 each	TOTAL	\$940.00
		IOTAL	3540.00
CHIEF DEPUTY	l each	#77 Murphy Miller Executive L Desk	\$300.00
	l each	4100DS Nightingale Swivel	135.00
	4 each	29-406 Harvard Arm Chairs \$54.00	216.00
	± 64611	25 100 Harvara Hilm Charles 70 1.00.	\$651.00

					Page 3
				PRICE	TOTAL
				EACH_	PRICE
CONFERENCE ROOM	1	each	BT4296 Nightingale (42X96)		
			Conference Table-Walnut		\$200.00
	- 6	each	48TA-G Cosco Swivel Arm Ch	airs	
				\$125.00	750.00
				·	\$950.00
					, , , , , , , , , , , , , , , , , , , ,
SHIFT CAPTAIN'S OF	e T C E	1			
SHIFT CAFTAIN 5 OF			29-406 Harvard Arm Chairs	E4 00	6769 00
	3	each	29-406 Harvard Arm Chairs	54.00	\$162.00
4th OFFICE	2	each	7702-2 All Steel 5 Drawer		
•			W/Lock (Tan)	\$170.00	\$340.00
	3	each	29-406 Harvard Arm Chairs	54.00	162.00
	1	each	29-004 Harvard Posture Cha	ir —	100.00
		each	7702-L 5 Drawer File ASE		
	-1-	Cucii	W/Lock (Tan)		170.00
			W/ HOCK (IAH)		\$772.00
					\$772.00
					4
INTEROGATION ROOM		each	FHT3 30X60 "F" Cole Table		\$140.00
	4	each	29-406 Harvard Arm Chairs	\$5 <b>4.</b> 00	216.00
•	4	each	FLF-4L-H Metalstand 4 Draw	er	
			Lateral Files W/Lock (Tan)	\$275.00	1,100.00
	7.0	each	29-406 Harvard Arm Chairs		972.00
		each	RT3018 Tables	30.00	180.00
	.6	eacn	RISULO TADLES	30.00	\$2,608.00
					\$2,608.00
•					
LOBBY			6452 Benches - Murphy Mill	er90.00	
LOBBY			6452 Benches - Murphy Mill	er90.00	
		·	6452 Benches - Murphy Mill	er90.00	
LOBBY			6452 Benches - Murphy Mill	er90.00	
IV			6452 Benches - Murphy Mill	er90.00	
			6452 Benches - Murphy Mill	er90.00	
IV Floor 1-B					964.00
IV			XL108 Stack Chairs	er90.00 \$24.00	864.00
IV Floor 1-B		each each	XLl08 Stack Chairs Sec. Desk - Left Design-		
IV Floor 1-B			XLl08 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01)	\$24.00.	864.00 325.00
IV Floor 1-B	1		XLl08 Stack Chairs Sec. Desk - Left Design-	\$24.00.	
IV Floor 1-B	1	each	XLl08 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01)	\$24.00.	
IV Floor 1-B	1	each	XL108 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi	\$24.00.	325.00
IV Floor 1-B	1	each	XL108 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi	\$24.00.	325.00 85.00
IV Floor 1-B	1	each	XL108 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi	\$24.00.	325.00
IV  Floor 1-B  JURY WAITING ROOM	1	each	XL108 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi	\$24.00.	325.00 85.00
IV  Floor 1-B  JURY WAITING ROOM  DETECTIVE DIVISION	1	each	XL108 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi Chair	\$24.00.	325.00 85.00
IV  Floor 1-B  JURY WAITING ROOM	1	each	XL108 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi Chair	\$24.00.	325.00 85.00 \$1,274.00
IV  Floor 1-B  JURY WAITING ROOM  DETECTIVE DIVISION	1	each	XLl08 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi Chair  36X72 Designcraft Desk #(235-1391-19)	\$24.00.	325.00 85.00 \$1,274.00
IV  Floor 1-B  JURY WAITING ROOM  DETECTIVE DIVISION	1	each	XL108 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi Chair	\$24.00.	325.00 85.00 \$1,274.00 \$325.00 130.00
IV  Floor 1-B  JURY WAITING ROOM  DETECTIVE DIVISION	1	each each	XLl08 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi Chair  36X72 Designcraft Desk #(235-1391-19)	\$24.00. vel	325.00 85.00 \$1,274.00
IV  Floor 1-B  JURY WAITING ROOM  DETECTIVE DIVISION	1	each each	XL108 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi Chair  36X72 Designcraft Desk #(235-1391-19) 4000S Nightingale Swivel	\$24.00. vel	325.00 85.00 \$1,274.00 \$325.00 130.00
Floor 1-B  JURY WAITING ROOM  DETECTIVE DIVISION CHIEF	1 1 1	each each each	XL108 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi Chair  36X72 Designcraft Desk #(235-1391-19) 4000S Nightingale Swivel TOT	\$24.00. vel	325.00 85.00 \$1,274.00 \$325.00 130.00
IV  Floor 1-B  JURY WAITING ROOM  DETECTIVE DIVISION	1 1 1	each each	XL108 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi Chair  36X72 Designcraft Desk #(235-1391-19) 4000S Nightingale Swivel TOT	\$24.00. vel	325.00 85.00 \$1,274.00 \$325.00 130.00 \$455.00
Floor 1-B  JURY WAITING ROOM  DETECTIVE DIVISION CHIEF	1 1 1	each each each each	XL108 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi Chair  36X72 Designcraft Desk #(235-1391-19) 4000S Nightingale Swivel TOT 7702-L All Steel 5 Drawer Files W/Lock	\$24.00. vel	325.00 85.00 \$1,274.00 \$325.00 130.00 \$455.00
Floor 1-B  JURY WAITING ROOM  DETECTIVE DIVISION CHIEF	1 1 1	each each each	XL108 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi Chair  36X72 Designcraft Desk #(235-1391-19) 4000S Nightingale Swivel TOT  7702-L All Steel 5 Drawer Files W/Lock 7702-L Ase 5 Drawer	\$24.00 vel	325.00 85.00 \$1,274.00 \$325.00 130.00 \$455.00 \$298.00
Floor 1-B  JURY WAITING ROOM  DETECTIVE DIVISION CHIEF	1 1 1 2 2	each each each each each	XL108 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi Chair  36X72 Designcraft Desk #(235-1391-19) 4000S Nightingale Swivel TOT  7702-L All Steel 5 Drawer Files W/Lock 7702-L Ase 5 Drawer Legal W/Lock	\$24.00. vel	325.00 85.00 \$1,274.00 \$325.00 130.00 \$455.00
Floor 1-B  JURY WAITING ROOM  DETECTIVE DIVISION CHIEF	1 1 1 2 2	each each each each	XLl08 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi Chair  36X72 Designcraft Desk #(235-1391-19) 4000S Nightingale Swivel TOT  7702-L All Steel 5 Drawer Files W/Lock 7702-L Ase 5 Drawer Legal W/Lock 30003 Interstate Storage	\$24.00 vel	325.00 85.00 \$1,274.00 \$325.00 130.00 \$455.00 \$298.00 340.00
Floor 1-B  JURY WAITING ROOM  DETECTIVE DIVISION CHIEF	1 1 1 2 2	each each each each each	XL108 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi Chair  36X72 Designcraft Desk #(235-1391-19) 4000S Nightingale Swivel TOT  7702-L All Steel 5 Drawer Files W/Lock 7702-L Ase 5 Drawer Legal W/Lock	\$24.00 vel *AL \$149.00 170.00	325.00 85.00 \$1,274.00 \$325.00 130.00 \$455.00 \$298.00 340.00 95.00
Floor 1-B  JURY WAITING ROOM  DETECTIVE DIVISION CHIEF	1 1 1 2 2	each each each each each	XLl08 Stack Chairs Sec. Desk - Left Design- Craft (239-1994-01) 15-508 Harvard Armless Swi Chair  36X72 Designcraft Desk #(235-1391-19) 4000S Nightingale Swivel TOT  7702-L All Steel 5 Drawer Files W/Lock 7702-L Ase 5 Drawer Legal W/Lock 30003 Interstate Storage	\$24.00 vel	325.00 85.00 \$1,274.00 \$325.00 130.00 \$455.00 \$298.00 340.00

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				PAGE 4
4	•			
			PRICE	TOTAL
			EACH	PRICE
NARCOTIC'S OFFICE	4 each	V40CDL 24X40 Desks	\$100.00	\$400.00
NARCOTTC 5 OFFICE	4 each	29-401 Harvard Swivel	7100.00	3-700-00
	1 (4011	Chairs	85.00	340.00
	l each	30003 Interstate Cabinet		95.00
			TOTAL	\$835.00
DETECTIVE OFFICE	4 each	V40CDL Desks	\$100.00	\$400.00
	4 each	29-401 Harvard Swivel		
		Chairs	85.00	3 <b>40.</b> 00
	2 each	7701-L ASE W/Lock	149.00	298.00
	2 each	7702-L ASE Legal W/Lock	170.00	340.00
	<u>l</u> each	30003 Interstate Cabinet		95.00
			TOTAL.	\$1,473.00
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
LT. MCMILLAN	l each	29-401 Harvard Chair		85.00
	l each	7701-L ASE W/Lock		149.00
	1 each	7702-L ASE W/Lock		170.00
	18 each	XL108 Side Stack Chairs	\$24.00	432.00
				8836.00
•				
SHERIFF Add	2 each	30003 Storage Cabinets	\$95.00	
• • • • • • • • • • • • • • • • • • • •	2 each	7701-L ASE W/Lock	\$149.0	
				\$488.00
FILE ROOM	6 each	7701-L ASE W/Lock	\$149.00	\$894.00
	l each	7706-L ASE W/Lock		120.00
			Total	\$1,014.00
COMMING	11-	Designcraft Sec. Desk		
COMMUNICATIONS	l each	Left (239-1994-01)		\$325.00
	2	CSP Chairs	\$60.00	180.00
	3 each 1 each	V54CDL 24X54 Desk	110.00	110.00
	2 each	Microfilm Cabinet	NO BI	
	2 each	Wiciolitm capines	Total	\$61.500
			TOCAT	Q01.300
BOOKKEEPING	l each	Sec. Desk - Left		
	<u> </u>	Designcraft(239-1994-01)		\$325.00
	l each	29-406 Arm Chair (239-19	94-01)	54.00
	l each	Sec. Desk Left - Designo		
		(239-1994-01)		325.00
	4 each	29-406 Arm Chairs - Harv	ard \$54.00	216.00
	4 each	392-T Jefsteel Lateral F		
	2 each	7702-L ASE W/Lock	170.00	340.00
			TOTAL	\$1,740.00
CIVIL PROCESSOR	2 each	29-401 Harvard Swivel Ch		
	2 each	7706-L 4 Drawer ASE W/Lo	· ·	
	2 each	Designcraft 30x60 (1236-	A contract of the contract of	
			Total	\$910.00
				200 00
CAPTAIN'S OFFICE	2 each	29-404 Posture Back Char		
	l each	7706-L 4 Drawer File W/I		120.00
	4 each	XL 108 Stack Chairs	24.00	96.00 \$416.00
				<b>⊅#TΩ-</b> 00
GOWAR BOOK	40 7-	vi 100 Nichticala Stad	حا	
SQUAD ROOM	40 each	XL 108 Nightingale Stac Chair		\$960.00
		Cualt	J 44.0	

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				77 T C D	TOTAL
				PRICE EACH	PRICE
PROCESS SERVER	8	each	29-401 Harvard Swivel Chairs		\$680.00
PROCESS SERVER		each	XL-108 Stack Chairs	24.00	192.00
	-	0 4 2 -2		<del>-</del>	\$872.00
MAIL ROOM		each	15-502 Armless Swivel	90.00	180.00
	1	each	7706-L ASE 4 Drawer File W/Lock		120.00
	2	each	1236-03 (30X60) Designcraft		
			Desk	250.00	500-00
	1.	each	Sec. Desk Left - Design-		
			craft (239-1994-01)		325.00
	2	each	36X72 Designcraft Desk		
			(235-1391-19)	325.00	650.00
•	. 3	each	Sec. Desks Right - Design-		
			craft (239-1994-01)	325.00	
		each	30X60 Tables (FHT3)	150.00 >	1,050.00
	8	each	15-502 Armless Swivel		
			(Harvard)	90.00	720.00
	_	each	29-401 Swivel - Harvard	85.00	180.00
	2	each	392-T Jefsteel 2 Drawer		
			Lateral Files	120.00	240.00
	1	each	Computer Print Out File	No B	
	12	each	XL-101 Stack Arm Chairs	26.00	312.00
	5	each	351 Murphy Miller Judges		
			Chairs	150.00	750-00
	6	each	29-406 Arm Chairs	54.00	324.00
				TOTAL	\$6,326.00

Rand non



#### CRESWELL INDUSTRIAL SUPPLY, INC.

6125 AIRWAYS BLVD. — P.O. BOX 21343 PHONE (615) 894-4117 — CHATTANOOGA, TENN. 37421

We are pleased to submit our

NT-2-N-1 Hamilton County Highway Dept. 1110 Dayton Blvd. Chattanooga, TN 37405

QUOTATION

as follows:

ATTENTION:

SUBJECT:

DATE		F. O. B. TERMS				
ITEM NO. QUANTITY		DESCRIPTION	UNIT PRICE	SHIPMENT		
		CAPTAIN'S OFFICE				
	2	No. C217 Posture Back Chairs	\$100.00 ea			
		PROCESS SERVER				
	8	No. C211 Swivel Chairs	80.85 ea			
		MAIL ROOM				
	1	No. C217 Chair	100.00 ea			
	1	No. C217 Chair	100.00 ea			
	8	No. C217 Office Chairs	100.00 ea			
	4	No. C211 Swivel Chair	80.85 ea			
	6	No. C217 Chairs	100.00 ea			
		TOTAL BID \$9,885.99				

Prices quoted herein will remain in effect for thirty days from date of quatation. NOTE: Prices quoted herein do not include Federal, State, or Local, Sales, Privilege, Use, or other similar kinds of taxes. All agreements made contingent upon strikes, fire, accidents, or other causes beyond our control.

BY.



#### CRESWELL INDUSTRIAL SUPPLY, INC.

6125 AIRWAYS BLVD. — P.O. BOX 21343 PHONE (615) 894-4117 — CHATTANOOGA, TENN. 37421

PAGE THREE

We are pleased to submit our

NT-2-N-1

Hamilton County Highway Dept.

1110 Dayton Blvd.

Chattanooga, TN 37405

QUOTATION

as follows:

ATTENTION:

SUBJECT:

DATE /	10-1	F. O. B. TERMS		
ITEM NO.	QUANTITY	DESCRIPTION	UNIT PRICE	SHIPMENT
		NARCOTIC'S OFFICE		
	4	No. C211 Swivel Chairs	\$ 80.85 ea	
	1	No 8020 Storage Cabinet	102.00 ea	
		DECTECTIVE OFFICE		*************************************
	4	No. C211 Swivel Chairs	80.85 ea	*
	1	No 8020 Burger Storage Cabinet	102.00 ea	
·		LT. MC MILLAN		
	1	No. C212 Swivel Chair	120.00 ea	
		SHERIFF		
	2	No. 8020 StorageCabinets	102.00 ea	
		COMMUNICATIONS		
	3	No. C211 Swivel Chairs	80.85 ea	
		BOOKKEEPING		
	7	No. C212 Office Chair	120.00 ėa	
	4	No. C232 Chairs	46.90 ea	
		CIVIL PROCESSOR		
	2	No. C211 Swivel Chairs	80.85 ea	
		Continued		

Prices quoted herein will remain in effect for thirty days from date of quotation. NOTE: Prices quoted herein do not include Federal, State, or Local, Sales, Privilege, Use, or other similar kinds of taxes. All agreements made contingent upon strikes, fire, accidents, or other causes beyond our control.

BY Bal Camilli

#### <u>AUGUST TERM 1975</u>



#### CRESWELL INDUSTRIAL SUPPLY, INC.

6125 AIRWAYS BLVD. — P.O. BOX 21343 PHONE (615) 894-4117 — CHATTANOOGA, TENN. 37421

PAGE TWO

We are pleased to submit our

NT-2-N-1 Hamilton County Highway Dept. 1110 Dayton Blvd. Chattanooga, TN 37405

QUOTATION

as follows:

ATTENTION:

SUBJECT: .

SILLA,		O. B. TERMS 7/-30		
ITEM NO.	QUANTITY	DESCRIPTION	UNIT PRICE	SHIPMENT
		4TH OFFICE		
	3	No. C232 Side Arm Chairs	\$ 46.90 ea	
	1	No. C212 Posture Chair	120.00 ea	
		INTEROGATION ROOM	•	
	4	No. C232 Arm Chairs	46.90 ea	
	18	No. C232 Side Arm Chairs	46.90 ea	
	6	No. CT2416 - 20 x 24 Tables	23.24 ea	
•		LOBBY		
	]	72 x 20 PADDED UPHOLSTERED BENCH	131.00 ea	
IV		FL00R 1 - B		
		JURY WAITING ROOM		
	1	No. C217 Male Posture Chair	100.00 ea.	
		DECTECTIVE DIVISION CHIEF		
	1	No. 212 Chair	120.00 ea	
		INSPECTORS OFFICE		
	7	No. 8020 Storage Cabinet	102.00 ea	
		CONTINUED		

Prices quoted herein will remain in effect for thirty days from date of quotation. NOTE: Prices quoted herein do not include Federal, State, or Local, Sales, Privilege, Use, or other similar kinds of taxes. All agreements made contingent upon strikes, fire, accidents, or other causes beyond our control.

BY Bali Crawlla



#### CRESWELL INDUSTRIAL SUPPLY, INC.

6125 AIRWAYS BLVD. — P.O. BOX 21343 PHONE (615) 894-4117 — CHATTANOOGA, TENN. 37421

NT-2-N-1

Hamilton County Highway Dept.

1110 Dayton Blvd.

Chattanooga, TN 37405

We are pleased to submit our

QUOTATION

as follows:

ATTENTION:

SUBJECT:

Shir har	1	F. O. B. TERMS TO-PR 10-30		······································
ITEM NO.	QUANTITY	DESCRIPTION	UNIT PRICE	SHIPMENT
II		EQUIPMENT FOR JUSTICE BUILDING - 2ND FLOOR		
		SESSIONS COURT		-
	2 5	No. C232 Side Arm Chairs No. C217 Male Posture Chairs	\$ 46.90 ea 100.00 ea.	
•		GRAND JURY ROOM		
	15	No. C214 Swivel No Tilt Walnut Arm Chairs	95.70 ea	
		SESSIONS COURT (OBSERVATION ROOMS)		
	4	No. 217 Swivel Chairs	100.00 ea	
		ATTOTNEY GENERAL OFFICE		
	7	No. C217 Posture Chair	100.00 ea	
III		EQUIPMENT FOR JUSTICE BUILDING - 1ST FLOOR	·	
		LOBBY - RECEPTIONIST DESK		
	. ]	No. C217 Posture Chair	100.00 ea-	
		CONFERENCE ROOM		
	6	No. C214 Swivel No Tilt Conference Chairs	95.70 ea	
	·	SHIFT CAPTAIN'S OFFICE		
	3	No. C232 Side Arm Chairs	<b>46.</b> 90 ea	
		4TH OFFICE Continued		

Prices quoted herein will remain in effect for thirty days from date of quotation. NOTE: Prices quoted herein do not include Federal, State, or Local, Soles, Privilege, Use, or other similar kinds of taxes. All agreements made contingent upon strikes, fire, occidents, or other causes beyond our control.

BY BANI CHEWILL

# PRESTIGE SALES COMPANY, INC.

P. O. BOX 5002

PHONE 615-698-1161

CHATTANOOGA, TENNESSEE 37406

August 13, 1975

LOCKERS

WORK BENCHES

HOME BEHOMES

LOCKER BASKETS

REVOLVING BINS

COAT RACKS

FILE DRAWERS FLAT

PALLET RACK

PIPE AND BAR RACKS

TOOL BENCHES

DOCK BOARDS

HAND TRUCKS

BULK STORAGE RACKS

SHELVING

TOOL STORAGE UNITS

FILES

STORAGE CABINETS

BOOKCASES

SERVICE CARTS

TOOL BOXES

SHOP DESKS

TOTE BOXES

UTILITY TABLES
STACKING BOXES

DRUM RACKS

BROW RACKS

WARDROBES

PLASTIC PALLETS

CHAIRS

STEEL PALLETS

STOOLS

SHELF FILES

DESKS

INSULATED INDUSTRIAL CLOTHING

OFFICE FURNITURE

-----

SLOTTED ANGLE

Mr. P. K. Richard Director of Purchasing

Hamilton County, Tennessee

Chattanooga, TN

Dear Mr. Richard:

Thank you for placing us on your bid list and pro-

viding us with this opportunity to bid on the office furniture for the new Justice Building.

Enclosed is our quotation. Also enclosed is a

Lyon catalog for specifications in greater detail.

Should we be fortunate to receive your award for items bid, we will at that time provide you with a

delivery date.

Thank you very much.

Respectfully,

PRESTIGE SALES CO., INC.

cc: James Westbrooks, president, PSCI

EC:ph

## $\underline{A} \ \underline{U} \ \underline{G} \ \underline{U} \ \underline{S} \ \underline{T} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

Page 1

#### QUOTATION

Note: furniture quoted is in black for either upholstery or finish, unless otherwise specified. Other colors are available.

I	Equipment for Justice Building - 3rd Floor	Quant.	<u>each</u>	_total_
	Court Reporting Station:			
	Posture chair, Lyon #50-4653	3	94.35	283.05
	Prosecutor & Defendant:			
	Arm chair, Lyon #50-4353	8	90.36	722.88
	Jury Room:			
	Arm Chair, Lyon #50-4353	13	90.36	1174.68
II	Justice Building - 2nd Floor			
	Sessions Court:			
	Right pedestal desk w/center drawer, chrome base, Lyon #12-0245-0E Side arm chair, Lyon #50-4353 Posture chair, Lyon #50-4653	1 2 5	176.50 90.36 94.35	176.50 180.72 471.75
	Attorney General Office:			
	Posture chair, Lyon #50-4653	1	94.35	94.35
III	Justice Building - 1st Floor			
	Lobby:			
	Posture chair, Lyon #50-4653	1.	94.35	94.35
	Chairs for Lobby:			
	Side arm chair, Lyon #50-4353	7	90.36	632.52
	Sheriff's Office:			
	Arm chairs, Lyon #50-4353 Exec. arm chair, Lyon #50-4157	<u>4</u> 1	90.36 138.38	361.44 138.38
	Chief Deputy:			
	Arm chair, Lyon #50-4353	4	90.36	361.44
				•

Communications: swivel chair, Lyon #50-4257	5-dwr ltr sile, Lyon #32-3501-0, w/lock 4-dwr ltr file, Lyon #32-3401-0, w/lock		Storage cabinet, Lyon #1001, 5-shelf (gray) 5-dwr ltr file, Lyon #32-3501-0	Sheriff (ADD):	Swivel chair, Lyon #50-4257 5-dwr ltr file, Lyon #32-3501-0, w/lock	Lt. McMillan:	Swivel chair, Lyon #50-4257 Storage cabinet, 3 shelf, Lyon #1001 (gray)	Narcotic's Office:	Swivel chair, Lyon #50-4257 5-dwr ltrfile, Lyon #32-3501-0 Storage cabinet, 5 shelf, Lyon #1001 (gray)
W	01	1	NΝ		tue		-, ‡		- 27
121.82	181.91 153.70		185.75		121.82		121.82		12 12 12 12 12 12 13 14 15 17 17 17 17 17 17 17 17 17 17 17 17 17
365.46	1091.46 153.70		171.50 363.82		121,02		487.28 110.50		#87, 28 85, 75

i. Qu	IV Floor 1 - B  Jury Waiting Room:	60 x 30 table, Lyon #740 (gray) Arm chair, Lyon #50-4353 Arm chair, Lyon #50-4353	}1 1-3 }1•	side arm chair, Lyon #50-4353	AUGUSTT
Total 271 271 181 186 361 1626		86,76 90,36	3 90.36 1 94.35 1 181.91	<u>Hacn</u> 90.36	ERM 1975

5-dwr ltr file, w/lock, Lyon #32-3501-0 Storage Cabinet, 5 shelf, Lyon #1001 (gray)

Detective Office:

Posture chair, Lyon #50-4653

Inspector's Office:

Page 3	Quant	<u>Each</u>	Total
Bookkeeping:			
Office chair, Lyon #50-4257 Chair, Lyon #50-4453	1 <u>1</u>	121.82 70.73	121.82 282.92
Civil Processor:			
Swivel chair, Lyon #50-4257 4-dwr ltr file, Lyon #32-3401-0, w/lock	2 2	121.82 153.70	243.64 307.40
Captain's Office:			
Posture chair, Lyon #50-4653	2	94.35	188.70
Process Server:			
swivel chair, Lyon #50-4257	8	121.82	974.56
Mail Room:			
Posture chair, Lyon #50-4653 Chair, w/o arms, Lyon #50-4453 4-dwr ltr file, w/lock, Lyon #32-3401-0 Desk, 60#30, w/center dwr, w/lock,	Ţ., Ţ.,	94.35 70.73 153.70	94.35 70.73 153.70
Lyon #12-0145-0E	2	209.71	419.42
Desk, 36x72, w/center dwr, w/lock, Lyon #12-0175-0E	2	278.88	557.76
Desk, 30x60, rt. return, w/center dwr, Lyon #12-0246-0E Table, 30x60, Lyon #12-1740-0E Swivel chair, Lyon #50-4257 Chair, Lyon #50-4453	3 7 4 6	176.49 97.49 121.82 70.73	529•47 682•43 487•28 424•38
	159	5929.67	17651.74

Ivan allen company.

P. O. BOX 11008 CHATTANOOGA, TENN. 37401 TELEPHONE (615) 265-3131

August 14, 1975

Hamilton County Purchasing Chattanooga, Tennessee

ATTN: MR. RICHARDS

Dear Mr. Richards:

We are quoting to the best of our ability, the specifications you have submitted.

The delivery on these items ranged from immediate stock delivery to maximum of 9 weeks.

If we are successful with this bid, we will give line item delivery dates.

All numbers without manufacturer shown is Steelcase equipment. Our Steelcase bid as price shown is all or none.

As I have indicated, Steelcase has a stock ship program. Most of the equipment would fall into this catagory.

If immediate shipment is required, we would have to add 12% to attached Steelcase prices.

Sincerely,

EM

IVAN ALLEN COMPANY

Ken Henry, President

KH/sf

Business Forms Office Supplies

Drafting and Engineering Supplies
Office Furnishings and Design

ATLANTA • ALBANY • ATHENS • AUGUSTA • COLUMBUS

GAINESVILLE • MACON • MARIETTA • ROME • SAVANNAH, GEORGIA

ATHENS • CHATTANOOGA • KNOXVILLE, TENNESSEE

HUNTSVILLE, ALABAMA • GREENVILLE, S. C.

#### EQUIPMENT FOR JUSTICE BUILDING - 3RD FLOCK

#### THE FOLLOWING WILL BE FOR 3 COURT ROOMS:

OFFICIAL SETS - 13-10. OFFICE FABRIC SEAT AND JURY BASE - MANGAHYDE BACK MANUTACTURED BY THE GUNLOCK CHAIR CO., WAYLAND, NEW YORK OR EQUAL

DEFENDANT'S TABLE - 3 - NO. 496T - PLASTIC WALNUT TOP, WALNUT BASE MANUFACTURED BY ALMA DESK CO., HIGHPOINT, N.C. OR EQUAL

PROSECUTOR'S TABLE 43 - NO. 496T - PLASTIC WALNUT TOP - WALNUT BASE

MANUFACTURED BY ALMA DESK CO., HIGHPOINT, N.C. OR EQUAL

2460 J

WITNESS CHAIRS - 3 - NO. <del>2326 - USBU</del> - NAUGAHYDE BACK , FABRIC SEAT MANUFACTURED BY THE GUNLOCK CHAIR CO., WAYLAND, NEW YORK OR EQUAL

COURT REPORTING STATION - 3 - NO. 702 - FABRIC SEAT, NAUGAHYDE BACK - POSTURE CHAIR. MANUFACTURED BY GUNLOCK CHAIR CO., WAYLAND, NEW YORK OR EQUAL

CHAIRS FOR PROSECUTOR AND DEFENDANT - 8-NO. 2326 - ARM CHAIR - WITH FABRIC SEAT NAUGAHYDE BACK. MANUFACTURED BY GUNLOCK CHAIR CO., WAYLAND, NEW YORK OR EQUAL

#### JURY ROOM:

246/ 13TNO. 2326 ARM CHAIRS - FABRIC SEAT - NAUGAHYDE BACKS - MANUFACTRUED BY GUNLOCK CHAIR CO., WAYLAND, NEW YORK OR EQUAL

1-NO. 496T TABLE - MANUFACTRUED BY ALMA DESK CO., HIGHPOINT, N.C. OR EQUAL

#### EQUIPMENT FOR JUSTICE BUILDING - 2ND FLOOR

✓ SESSIONS COURT - 2-NO. 746030-5ML TYPIST DESKS - LEFT PLATFORM WITH CENTER DRAWER 1-NO. 746030-5MLR RIGHT PEDESTAL DESKS WITH CENTER DRAWER BOTH ABOVE TO HAVE CHROME BASE

V 2-NO. C232 - SIDE ARM CHAIRS - CHROME STEEL - WALNUT ARM UNITED CHAIR CO., LEEDS, ALA. OR EQUAL

5-NO. C217 - MALE POSTURE CHAIRS - WITH FABRIC SEAT - NAUGAHYDE BACKS CHROME BASE AND BACK - BACK REST

1 - 4 DRAWER LEGAL SIZE FIRE FILE WITH COMBINATION LOCK SHAW-WALKER CO. - MUSKEEGAN, MICH. OR EQUAL

WITNESS ROOM - 20-NO. 4/4 SLED BASE STACKING CHAIRS - ACRYLIC FINISH ON SEAT AND BACK - MANUFACTURED BY GENERAL FIRE PROOFING CO. OR EQUAL

GRAND JURY ROOM -15-NO. C214 SWIVEL NO TILT WALNUT ARM CHAIRS - FABRIC SEAT -UNITED CHAIR SESSIONS COURT (OBSERVATION ROOMS) - 4-NO. 217 SWIVEL CHAIRS, NO TILT - FABRIC SEATS

UNITED CHAIR CO. - 2 SETS OF THESE CHAIRS

SESSIONS COURTROOM - TABLES/-, 2 - NO. T472 - FORMIC WALNUT TOP- WALNUT BASE - ALMA DESK

6-NO. 2525 CHAIRS - TO BE USED WITH TABLES - GUNLOCK CHAIR CO. OR EQUAL

1- NO. 326USBJ - WITNESS CHAIR - NAUGAHYDE ALL OVER

JUDGE'S OFFICE - 1- NO. 866S - ALMA DESK CO. - WALNUT PLASTIC TOP - BLACK LEGS-CENTER DRAWER

1- NO. G8-16 CREDENZA -(MODULAR 864 TOP ,2 NO. 815-3 CABINETS, 1 NO. 83 STW BOOK CASE) BLACK LEGS

1- NO. 852BC - BOOK CASE - OPEN FACE - 13" DEEP - BLACK METAL LEGS 1- NO. 2254W - H LATERAL LEGAL FILE - ROLL OUT SHELF WITH DOOR

SHAW WALKER CO. - FINISHED IN PUEBLO BROWN FINISH

ATTORNEY GENERAL'S OFFICE - 1- NO. 746030-5ML RECEPTIONIST DESK - LEFT RETURN SHAW WALKER OR EQUAL

-2-

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ATTORNEY GENERAL OFFICE CONT'D
                     1-NO. C217 POSTURE CHAIR - FABRIC SEAT - CHROME METAL BASE AND BACK REST
                                   UNITED CHAIR CO. OR EQUAL
ATTORNEY GEN. RESEPT. AREA -
                     1-10.03223001 -LOVE SEAT - UPHOLSTERED IN RUST SAHARRA FABRIC
                        (1-00).031D130-01 CHAIR - DARK WOOD TRIM IN RUST BRAVO
                      1-NO.097337901C - COCTAIL TABLE- CLEAR GLASS
                         1-NO.097227901C- CORNER TABLE - CLEAR GLASS
         EQUIPMENT FOR JUSTICE BUILDING - 1ST FLOOR
       LOBBY:
           RECEPTIONIST DESK - 1-NO. 7460 30-5ML LEFT PLATFORM - SHAW WALKER OR EQUAL
                                1-NO. 2C17 POSTURE CHAIR - FABRIC SEAT - NAUGAHYDE BACK
                                            CHRCME BASE AND BACK REST - UNITED CHAIR CO. OR EQUAL
                                              CENTER DRAWER
      SHER IFF:
          RECEPTIONIST DESK - 1-NO.7460 -5ML- LEFT PLATFORM - SHAW WALKER OR EQUAL - CENTER
                                            DRAWER - CHROME BASE
     CHAIRS FOR LOBBY -
                                7-NO, C232- SIDE ARM CHAIRS WITH WALNUT ARMS - NAUGAHYDE
                                              SEATS AND BACK - CHROME BASE
                             1-NO 861-72FH - WALNUT DESK WITH PLASTIC WALNUT TOP
      SHERIFF'S OFFICE -
                                             WALNUT COLORED METAL LEGS
                              1-NO. C-G8-16 CREDENZA-WALNUT COLORED METAL LEGS - ALMA DESK CO. 4-NO. 2525 ARM CHAIRS - WALNUT - GUNLOCK CHAIR CO. OR EQUAL
                               1-NO. 1503R-MB EXECUTIVE REVOLVING ARM CHAIR
       CHIEF DEPUTY
                                1-NO. 1872SP- 72 X 36 DESK - PLASTIC TOP - BLACK LEGS WITH
                                        847MT SIDE TOP - WITH 815-2 DRAWER UNIT AT EXTREMITY
                                       OF THE SIDE TOP
                              1-NO. 409 HIGH BACK EXECUTIVE POSTURE CHAIR - FABRIC SEAT
                                       WALNUT BASE - CARPET CASTERS
                              - 4-NO. 4001 ARM CHAIRS - WALNUT - ALMA DESK CO. OR EQUAL
                                1- NO. 472-T 72 X 36 TABLE WITH PLASTIC WALNUT TOP.-
      - CONFERENCE ROOM -
                              6-NO. C14 - SWIVEL NO TILT CONFERENCE CHAIRS - FABRIC SEAT
                                       CHROME METAL FINISH - NAUGAHYDE BACK - UNITED CHAIR CO. OR EQUAL
     SHIFT CAPTAIN'S OFFICE- 3-NO. C232 SIDE ARM CHAIRS - WALNUT ARMS - CHROME METAL BASE
     4TH OFFICE
                                2-NO. F6071F - FIVE (5) DRAWER LEGAL FILES WITH LOCK
                                          BRICH TAN FINISH
                                3-NO. C232 SIDE ARM CHAIRS - WALNUT ARMS - CHROME METAL BASE
                                          NAUGAHYDE SEAT AND BACK - UNITED CHAIR CO. OR EQUAL
                              1-NO. C212 - POSTURE CHAIR- CHROME BASE AND BACK REST - FABRIC
                                          SEAT AND NAUGAHYDE BACK - UNITED CHAIR CO. OR EQUAL
                                1-NO. F6070F - FIVE (5) DRAWER LETTER SIZE FILE WITH LOCK
                                          BIRCH TAN FINISH - SHAW-WALKER CO. OR EQUAL
                                1- NO 736030T - 60 X 30 TABLE - NO OVERHANG AND NO DRAWER
      - INTEROGATION ROOM -
                                4-NO. C232- ARM CHAIRS - WALNUT ARMS - NAUGAHYDE SEAT AND BACK
                             CHROME BASE - UNITED CHAIR CO. OR EQUAL 4-NO. 2154WF- LATERAL FILES WITH LOCK - BIRCH TAN FINISH
                             18-NO. C232 - SIDE ARM CHAIRS - WALNUT ARMS - NAUGAHYDE BACK
```

AND SEAT - CHROME FINISH - UNITED CHAIR CO. OR EQUAL

6-NO. CT2416 - 20 X 24 FABLES - PLASTIC TOP - CHROME BASE

-3-

IV

LOBBY ... 72 X 20 PADDED UPHOLSTERED BENCHES - NO. WB30 - UNITED CHAIR ( OR EQUAL FLOOR 1 - B JURY WAITING ROOM -✓ 36- 40/4 STACKING CHAIRS WITHOUT ARMS - ACRYLIC FINISH BACK AND SEAT - CHRUME LEAD BASE - TRIPLE COATED 1-NO. 746030-5ML - LEFT PEDISTAL TYPIST DESK 1-NO. C217 - MALE POSTURE CHAIR - WITHOUT ARMS - FABRIC SEAT - NAUGAHYDE BACK - CHROME BASE - WITH CASTERS DETECTIVE DIVISION CHIEF AT EACH END -1-NO.212 - CHAIR- CHROME BASE-FABRIC SEAT -NAUGAHYDE BACK WALNUT ARMS - UNITED CHAIR CO. OR EQUAL INSPECTOR'S OFFICE -2-NO.V6070F - LETTER SIZE FIVE (5) DRAWER FILES - WITH LOCK 2-NO. V6071F - LEGAL SIZE FIVE (5) DRAWER FILES - WITH LOCK BOTH SHAW WALKER OR EQUAL 1-NO. 8020 - STORAGE CABINET - REBUPLIC STEEL OR EQUAL NARCOTIC'S OFFICE - 4-NO. 74-4530-1R DESK - SHAW WALKER OR EQUAL - 4-NO.C211 SWIVEL CHAIRS - WALNUT ARMS - FABRIC SEAT -NAUGAHYDE BACK - CHROME BASE AND BACK REST 1-NO. 8020 STORAGE CABINET - 3 ADJUSTABLE SHELVES -NO. 8020 BURGER OR EQUAL DETECTIVE OFFICE - 4-NO. 74-4530-1R - DESK 4-NO, C211 SWIVEL CHAIRS WITH FABRIC SEAT AND CHROME BASE AND BACK REST-WITH CASTERS - WALNUT ARMS 2-NO 6070F - FIVE (5) DRAWER LETTER SIZE FILE WITH LOCKS 2-NO V60701F - LEGAL SIZE FILE WITH LOCKS - FIVE (5) DRAWER FILES TO BE SHAW WALKER OR EQUAL 1-NO. 8020 BURGER STORAGE CABINET WITH ADJUSTABLE SHELVES LT. MC MILLAN - 1-NO. C212 - SWIVEL CHAIR WITH WALNUT ARMS - CHROME BASE AND BACK REST 1-NO. V6070F - FIVE (5) DRAWER LETTER SIZE FILE WITH LOCK 1- NO. V6071F - FIVE (5) DRAWER LEGAL SIZE FILE WITH LOCK 18 - NO. 40/4 STACKING CHAIRS - ACRYLIC FINISH - SEAT AND BACK CHROME LEAD BASE - GF OR EQUAL ADD: 2- NO. 8020 STORAGE CABINETS WITH ADJUSTABLE SHELVES SHERIFF -ADD: ~ 2- NO. 6070F - FIVE (5) DRAWER LETTER SIZE FILE WITH LOCKS 6-NO, 6070F - FIVE (5) DRAWER LETTER SIZE FILES WITH LOCKS FILE ROOM -BOTH - SHAW WALKER OR EQUAL COMMUNICATIONS - 1-NO ME7060PLH - WITH LEFT RETURN - SHAW WALKER OR EQUAL SECRETARIAL DESK WITH PULL OUT RETURN 3- NO. C211 - SWIVEL CHAIRS - FABRIC SEAT - NAUGAHYDE BACK CHROME BASE - WITH CASTERS 1- NO. 74-4530-1R - 45 X 30 DESK 2- SIX (6) DRAWER MICROFILM CABINETS WITH LOCK -5 COMPARTMENTS PER DRAWER BOOKKEEPING -1- NO. 74-7536 - 13L - LEFT RETURN - SHAW WALKER OR EQUAL 1- NO. C212 - OFFICE CHAIR - WALNUT ARMS - FABRIC SEAT NAUGAHYDE BACK - CHROME BASE WITH CASTERS UNITED CHAIR CO. OR EQUAL 1- NO. 74-6030-8L - 60 X 30 DESK WITH 45 X 19 RETURN LEFT 4- NO. C232 CHAIRS - CHROME BASE NAUGAHYDE UPHOLSTERY - UNITED

4-NO. 2252WF - 2 DRAWER LATERAL FILES - SHAW WALKER OR EQUAL

```
BOOKKEEPING CONT'D - 2- NO. 6071F - FIVE (5) DRAWER FILES - LEGAL SIZE - LOCKS
CIVIL PROCESSOR - 2- NO. C211 - SWIVEL CHAIRS - WITH FABRIC SEAT - NAUGAHYDE
                                  BACK - CHROME BASE - UNITED CHAIR CO. OR EQUAL
                   2- NO. 1070F - 4 DRAWER LETTER SIZE FILE - WITH LOCKS
                    2- NO. 746030 - DESK WITH CENTER DRAWER - SHAW WALKER OR EQUAL
CAPTAIN'S OFFICE - 2- NO. C217 - POSTURE BACK CHAIRS - FABRIC SEAT - NAUGAHYDE
                    BACK - CHROME BASE - NO ARMS - UNITED CHAIR 1-NO, 1071F - FILE WITH LOCK - SHAW WALKER OR EQUAL
                     4-NO. 40/4 STACKING CHAIRS - NO ARMS - GF OR EQUAL
                   40 - NO. 40/4 STACKING CHAIRS - NO ARMS - ACRYLIC FINISH
SQUAD ROOM
                                  SEAT AND BACK - CHROME LEAD BASE
                    8- NO.C211 - SWIVEL CHAIRS - WITH ARMS - WALNUT - FABRIC SEAT
PROCESS SERVER -
                                 NAUGAHYDE BACK - CHROME BASE
                     8- NO.40/4 STACKING CHAIRS - NO ARMS
MAIL ROOM -
                       1-NO. C217 CHAIR - FABRIC SEAT - POSTURE CHAIR - NO ARMS
                                  NAUGAHAYDE BACK - CHROME BASE
                    1-NO. C217 CHAIR - NO ARMS -
                     -1- FOUR (4) DRAWER CABINET - NO. 1071F - WITH LOCK
                    2- NO. 74-6030 - 60 X 30 DESK SHAW WALKER OR EQUAL
                       1- NO. 746030 7ML DESK - 30 X 60 - LEFT RETURN
                     2- NO. 74-7536 DESK - 36 X 72 - SHAW WALKER OR EQUAL
                     3- NO. 7460-5MR DESKS - 30 X 60 - RIGHT RETURN - CENTER
                                         DRAWER
                      7-NO. 73-6030T TABLE - 30 X 60 SHAW ALWKER OR EQUAL
                     ___8-NO. C-217 OFFICE CHAIRS - ROLLING - NO ARMS -
                                        FABRIC SEAT - CHROME BASE AND BACK
                     4-NO C-211 - SWIVEL CHAIR - WITH ARMS - ROLLING - FABRIC
                                        SEAT - CHROME BASE AND BACK
                      2-NO. 2252W-F LATERAL FILES
                     1-NO. ET-264-2650H - COMPUTER PRINT OUT 4 DRAWER FILE 12-NO. 40/4 STACKING CHAIRS - WITH CHAIRS
                       5-NO. 674HR - JUDGES CHAIRS - BISCUIT TUFTED BACK -
                                         FABRIC SEAT - NAUGAHYDE BACK
                      6-NO. C-217 CHAIRS - NAUGAHYDE SEAT AND BACK - CHROME BASE
```

NOTE: EACH BIDDER SHALL DELIVER AND SET UP SAMPLES THAT MEET SPECIFICATIONS PRIOR TO DATE SET FOR RECEIVING BIDS.

FAILURE OF BIDDER TO HAVE ON HAND REQUIRED SAMPLES SHALL DISQUALIFY HIM AND BID SHALL BE RETURNED UNOPENED.

SAMPLES SHALL BE USED TO JUDGE WORKMANSHIP OF MANUFACTURER AND CONFORMITY TO SPECIFICATIONS.

#### $\underline{A} \ \underline{U} \ \underline{G} \ \underline{U} \ \underline{S} \ \underline{T} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

STATIONERS - OFFICE OUTFITTERS
SINCE 1865

821 MARKET STREET

CHATTANOOGA, TENNESSEE

TELEPHONE 267-6601

Justice Building

Date Aŭgust 13, 1975

(ALTERNATE BID)

ITEM	YTITHAUD	DESCRIPTION	UNIT	AMOUNT
		EQUIPMENT FOR 3RD FLOOR The following will be for three (3) Courtrooms:		
3 sets	39 of 13)	Jury Chairs, Jasper #840J Fabric (grade 5) Seat - Naugahyde Back Jury Base, Walnut	164.48	6414.72
	3	Defendant's Tables, Alma #472T Plastic Walnut Top, Walnut Base	374.43	1123.29
	3	Prosecutor's Tables, Alma #472T Plastic Walnut Top, Walnut Base	374.43	1123,29
	3	Witness Chairs, Jasper #840J Fabric Seat and Naugahyde Back	164.48	493.44
	3	Posture Chairs (Court Reporting Stations) Jasper #288 Fabric Seat (grade 5) - Naugahyde Back	104.98	314.94
	24	Arm Chairs (Prosecutor and Defendant) Jasper #841 Fabric Seat (grade 5) - Naugahyde Back	114.96	2759.04

TERMS: DELIVERY:

T. H. PAYNE CO.

BY Iral Lowell

STATIONERS - OFFICE OUTFITTERS SINCE 1865

821 MARKET STREET

CHATTANOOGA, TENNESSEE

TELEPHONE 267-6601

Justice Building

Date August 13, 1975

page 2

(ALTERNATE BID)

ITEM	QUANTITY	DESCRIPTION	UNIT	AMOUNT
		JURY ROOM		
3 <b>s</b> ets	39 of 13)	Arm Chairs, Jasper #921UBS Fabric Seat and Naugahyde Back	102.43	3994.77
	3	Tables, Alma #496T	521.25	1563.75
		(2ND FLOOR) SESSIONS COURT		
	2	Typist Desks, #746030-5ML Left Platform with Center Drawer Chrome Base	391.50	783.00
	1	Typist Desk, #746030-5MLR Right Pedestal with Center Drawer Chrome Base	391.50	391.50
	2	Arm Chairs, United #C232 Chrome Steel, Walnut Arm	50.29	100.58
	5	Male Posture Chairs, #C217 Fabric Seat and Naugahyde Back	112.69	563.45
•		Chrome Base and Back Rest		
*.	1	Four (4) Drawer Fire File w/Combination Lock, Legal Size, Shaw-Walker	438.75	438.75

TERMS: DELIVERY:

STATIONERS - OFFICE OUTFITTERS
SINCE 1865

821 MARKET STREET

CHATTANOOGA, TENNESSEE

TELEPHONE 267-6601

Justice Building

Date August 13, 1975

page 3

(ALTERNATE BID)

ITEM	QUANTITY	DESCRIPTION	UNIT	AMOUNT
		WITNESS ROOM		
	20	40/4 Stacking Chairs, Sled Base General Fireproofing Acrylic Finish on Seat and Back	32.25	645.00
		GRAND JURY ROOM		
	15	Swivel Arm Chairs, United #C214 No Tilt, Walnut Finish, Fabric Seat	86.29	1294.35
(2 sets	8 c. o.f. 4)	SESSIONS COURT  OBSERVATION ROOMS  Swivel Chairs, United #217  No Tilt, Fabric Seat	90.00	720.00
		SESSIONS COURTROOM		
	2	Tables, Alma #T472 Formica Walnut Top, Walnut Base	330.37	660.74
	6	Chairs, Jasper #841 (to be used with tables above)	114.75	688.50
	1	Witness Chair, #2461 Naugahyde (all over)	162.00	162.00

TERMS: DELIVERY:

BY	 	 · · · · · · · · · · · · · · · · · · ·

STATIONERS - OFFICE OUTFITTERS
SINCE 1865

821 MARKET STREET

CHATTANOOGA, TENNESSEE

TELEPHONE 267-6601

Date August 13, 1975

Justice Building

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(ALTERNATE BID)

· · ·				
ITEM	YTITMAUQ	DESCRIPTION	TINU	AMOUNT
		JUDGE'S OFFICE		
	1 1	Desk, Alma #866F	341.25	341,25
		Walnut Plastic Top, Black Legs		
•		Center Drawer		
	1	Credenza, #G8-16 Modular #864 Top	385.87	385.87
**************************************		2 #851-3 Cabinets		
		1 #831STW Bookcase		
		Black Legs		
	1 1	Bookcase, #852BC	130.17	130,17
*		Open Face, 13" deep, Black Metal Legs		
· · · · · · · · · · · · · · · · · · ·	1	Lateral File, Shaw-Walker #2254W-H	258.75	250 75
	3.	Legal Size, Roll-out Shelf with Door	250.75	258.75
		Finish: Pueblo Brown		
		ATTORNEY GENERAL'S OFFICE		
	1	Receptionist Desk, Left Return Shaw-Walker #746030-5ML	391.50	391.50
		Baran Mariata II racocc Sim		
	1, 1,	Posture Chair, United #C217 Fabric Seat, Chrome Base and Back Rest	90.00	90.00
•	1	rabite beat, curome base and back kest		
*				

TERMS: DELIVERY:

T. H. PAYNE CO.

By

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STATIONERS - OFFICE OUTFITTERS
SINCE 1865

821 MARKET STREET

CHATTANOOGA, TENNESSEE

TELEPHONE 267-6601

Justice Building

Date August 13, 1975

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(ALTERNATE BID)

ITEM	QUANTITY	DESCRIPTION	ТІМП	TNUOMA
		ATTORNEY GENERAL'S RECEPTION AREA		
	1	Loveseat, Chromecraft #03223001 Upholstered in Rust Saharra Fabric	426.75	426.75
	1	Chair, #031D130-01 Dark Wood Trim in Rust Bravo	283.50	283.50
	1	Cocktail Table, #097337901C Clear Glass	90.00	90.00
	1	Corner Table, #097227901C Clear Glass EQUIPMENT FOR 1ST FLOOR	73.50	73.50
		LOBBY		
•	1	Receptionist Desk, Left Platform Shaw-Walker #7460-30-5ML	391.50	391.50
	1	Posture Chair, United #C217 Fabric Seat and Naugahyde Back Chrome Base and Back Rest	90.00	90.00

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# <u>AUGUST TERM 1975</u>

J. H. Payne Co.

STATIONERS - OFFICE OUTFITTERS SINCE 1865

821 MARKET STREET

CHATTANOOGA, TENNESSEE

TELEPHONE 267-6601

Date August 13, 1975

Justice Building

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(ALTERNATE BID)

ITEM	YTITHAUD	DESCRIPTION	TINU	TRUOMA
		SHERIFF		
	1	Receptionist Desk Shaw-Walker #7460-5ML	391.50	391.50
		Left Platform, Center Drawer Chrome Base		
	_	CHAIRS FOR LOBBY		
	7	Side Arm Chairs, United #C232 Naugahyde Seat and Back, Chrome Base	40.42	282.94
		SHERIFF'S OFFICE		
	1	Desk, #861-72FH Finish: Walnut with Plastic Walnut Top Walnut Colored Metal Legs	468.00	468.00
	1	Credenza, #C-G8-16 Walnut Colored Metal Legs	385.87	385_87
	4	Arm Chairs, Gunlocke #2461 Finish: Walnut	162.00	648.00
	1	Executive Revolving Arm Chair	268.50	268.50
		#1503R-MB		

TERMS: DELIVERY:

T. H. PAYNE CO.

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STATIONERS - OFFICE OUTFITTERS
SINCE 1865

821	MARKET	STREET
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CHATTANOOGA, TENNESSEE

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Date August 13, 1975

Justice Building

page 7

(ALTERNATE BID)

ITEM	QUANTITY	DESCRIPTION	TINU	AMOUNT
		SHERIFF'S OFFICE (CONT'D.)		
· .	2	Storage Cabinets, Burger #8020 Adjustable Shelves	112.12	224.24
	2	Five (5) Drawer Files with Locks #6070F, Letter Size	176.25	352.50
		CHIEF DEPUTY		
	1	Desk, #1872SP Size: 72" X 36" Plastic Top, Black Legs with #847MT Side Top with	433.87	433.87
		#815, Two (2) Drawer Unit at extremity of the side top		
	1	High Back Executive Posture Chair,#409 Fabric Seat, Walnut Base and Carpet Casters	268.50	268.50
	Ţ.	Arm Chairs, Alma #4001 Finish: Walnut	144.00	576.00
-				

TERMS: DELIVERY:

BY		

#### $\underline{\mathbf{A}} \ \underline{\mathbf{U}} \ \underline{\mathbf{G}} \ \underline{\mathbf{U}} \ \underline{\mathbf{S}} \ \underline{\mathbf{T}} \quad \underline{\mathbf{T}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{M}} \quad \underline{\mathbf{1}} \ \underline{\mathbf{9}} \ \underline{\mathbf{7}} \ \underline{\mathbf{5}}$

J. H. Payne Co.

821 MARKET STREET

CHATTANOOGA, TENNESSEE

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Date August 13, 1975

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(ALTERNATE BID)

ITEM	YTITHAUD	DESCRIPTION	UNIT	AMOUNT
		CONFERENCE ROOM		
	1	Table, #472-T Size: 72" X 36" Plastic Walnut Top	330.37	330.37
	6	Swivel Conference Chairs United #C214, No Tilt Fabric Seat and Naugahyde Back	86.25	517.50
	3	SHIFT CAPTAIN'S OFFICE  Side Arm Chairs, #C232  Walnut Arms, Chrome Metal Base	40.42	121.26
		4TH OFFICE		
	2	Five (5) Drawer Files with Locks #LV-6071F, Legal Size Finish: Birch Tan	180.75	361.50
	3	Side Arm Chairs, United #C232 Walnut Arms, Chrome Metal Base Naugahyde Seat and Back	40.42	121.26

TERMS: DELIVERY:

T. H. PAYNE CO.

By

STATIONERS - OFFICE OUTFITTERS
SINCE 1865

821 MARKET STREET

CHATTANOOGA, TENNESSEE

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Justice Building

Date August 13, 1975

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(ALTERNATE BID)

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ITEM	QUANTITY	DESCRIPTION	TINU	AMOUNT
		4TH OFFICE (CONT'D.)		
	1	Posture Chair, United #C212 Chrome Base and Back Rest Fabric Seat and Naugahyde Back	106.65	106.65
	1	Five (5) Drawer File with Lock Shaw-Walker #F6070F Letter Size Finish: Birch Tan	160.50	160.50
		INTERROGATION ROOM		
	1	Table, #736030T  No Overhang and No Drawer  Size: 60" X 30"	219.00	219.00
	4	Arm Chairs, United #C232 Walnut Arms Naugahyde Seat and Back	40.42	161.68
	4	Lateral Files with Locks, #2154WF Finish: Birch Tan	258.75	1035.00
	18	Side Arm Chairs, United #C232 Walnut Arms, Chrome Finish Naugahyde Back and Seat	40.42	727.56
	6	Tables, #CT-2416 Size: 20" X 24" Plastic Top, Chrome Base	19.91	119.46

TERMS: DELIVERY:

By		•

#### <u>AUGUST TERM 1975</u>

T. H. Payne Co.

STATIONERS - OFFICE OUTFITTERS SINCE 1865

821 MARKET STREET

CHATTANOOGA, TENNESSEE

TELEPHONE 267-6601

Date August 13, 1975

Justice Building

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(ALTERNATE BID)

ITEM	YTITMAUP	DESCRIPTION	บทเา	AMOUNT
		FLOOR 1-B JURY WAITING ROOM		
	36	40/4 Stacking Chairs without Arms Acrylic Finish Back and Seat Chrome Lead Base, Triple Coated	32.25	1161.00
	1	Typist Desk, #746030-5ML Left Pedestal	391.50	391.50
	1	Male Posture Chair, #C217 Without Arms, Fabric Seat and ^N augahyde Back, Chrome Base with Casters	90.00	90.00
		DETECTIVE DIVISION CHIEF		
	1	Desk, #747536 with Overhang (6" in rear, 7½" at each end)	394.50	394.50
		Size: 75" X 36"		
	1	Chair, United #212 Fabric Seat and Naugahyde Back Walnut Arms, Chrome Base	106.65	106.65

TERMS: DELIVERY:

T. H. PAYNE CO.

By

STATIONERS - OFFICE OUTFITTERS
SINCE 1865

821 MARKET STREET

CHATTANOOGA, TENNESSEE

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Justice Building

Date August 13, 1975

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(ALTERNATE BID)

	T			
ITEM	YTITHAUD	DESCRIPTION	TINU	AMOUNT
		INSPECTOR'S OFFICE		
	2	Five (5) Drawer Files with Locks Shaw-Walker #V6070F Letter Size	176.25	352.50
	2	Five (5) Drawer Files with Locks Shaw-Walker #V6071F Legal Size	198.00	396.00
	1	Storage Cabinet, Republic #8020	112.12	112.12
-		NARCOTICS OFFICE		
	4	Desks, Shaw-Walker #74-4530-lR	223.50	894.00
	ά	Swivel Chairs, #C211 Walnut Arms, Fabric Seat and Naugahyde Back, Chrome Base and Back Rest	73.46	293.84
	1	Storage Cabinet, Burger #8020 Three (3) Adjustable Shelves	112.12	112.12

TERMS: DELIVERY:

BY	
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J. H. Payne Co.

STATIONERS - OFFICE OUTFITTERS SINCE 1865

821 MARKET STREET

CHATTANOOGA, TENNESSEE

TELEPHONE 267-6601

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Date August 13, 1975

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(ALTERNATE BID)

ITEM	YTITKAUP	DESCRIPTION	דואט	AMOUNT
		DETECTIVE OFFICE		
	4	Desks, #74-4530-1R	223.50	894.00
	Ţ	Swivel Chairs, #C211 Fabric Seat, Chrome Base and Back Rest Walnut Arms, Casters	73.46	293.84
	2	Five (5) Drawer Files with Locks Shaw-Walker #6070F, Letter Size	176.25	352.50
	2	Five (5) Drawer Files with Locks Shaw-Walker #V60701F Size: Legal	198.00	396.00
	1	Storage Cabinet, Burger #8020 Adjustable Shelves	112.12	112.12
		LT, MCMILLAN		
· · · · · · · · ·	1	Swivel Chair, #C212 Walnut Arms, Chrome Base and Back Rest	106.50	106.50
	1	Five (5) Drawer File with Lock #V6070F, Letter Size	176.25	176.25
	1	Five (5) Drawer File with Lock #V6071F, Legal Size	198.00	198.00

TERMS: DELIVERY:

T. H. PAYNE CO.

BY

STATIONERS - OFFICE OUTFITTERS
SINCE 1865

821 MARKET STREE
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CHATTANOOGA, TENNESSEE

TELEPHONE 267-6601

Justice Building

Date August 13, 1975

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(ALTERNATE BID)

ITEM	QUANTITY	DESCRIPTION	TINU	. AMOUNT
		LT. MCMILLAN (CONT'D.)		
	18	40/4 Stacking Chairs, GF Acrylic Finish Seat and Back Chrome Lead Base	32.25	580.50
•		FILE ROOM		4
	6	Five (5) Drawer Files with Locks #6070F, Letter Size	176.25	1057.50
	1	Four (4) Drawer Cabinet with Lock Shaw-Walker #V1070F	165.00	165.00
	• • •	COMMUNICATIONS		
	1	Secretarial Desk Shaw-Walker #ME7060PLH Left Return with Pullout Return	336.75	336.75
	3	Swivel Chairs, C211 Fabric Seat and Naugahyde Back Chrome Base with Casters	73.50	220.50
	1	Desk, #74-4530-1R Size: 45" X 30"	223.50	223.50
	2	Six (6) Drawer Microfilm Cabinets w/lock 5 compartments per drawer	NO BID	NO BID

TERMS: DELIVERY:

BY			

T. F. Payne Co.

821 MARKET STREET

CHATTANOOGA, TENNESSEE

TELEPHONE 267-6601

Date August 13, 1975

Justice Building

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(ALTERNATE BID)

ITEM	QUANTITY	DESCRIPTION	דואָט	типома
		BOOKKEEPING		
	1	Desk, Shaw-Walker #74-7536-13L Left Return	570.00	570.00
	1	Chair, United C212 Fabric Seat and Naugahyde Back	106.65	106.65
		Chrome Base with Casters		
	1	Desk, #74-6030-8L Size: 60" X 30" with	412.50	412.50
		45" x 19", Left Return		
	Ţ.	Chairs, United C232 Naugahyde Upholstery, Chrome Base	40,42	161.68
	4	Two (2) Drawer Lateral Files Shaw-Walker #2252WF	141.75	567.00
	2	Five (5) Drawer Files with Locks #6071F, Legal Size	198.00	396.00

TERMS: DELIVERY:

T. H. PAYNE CO.

BY

STATIONERS - OFFICE OUTFITTERS

821 MARKET STREET

CHATTANOOGA, TENNESSEE

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(ALTERNATE BID)

ITEM	YTITHAUQ	DESCRIPTION	UNIT	AMOUNT
	2	CIVIL PROCESSOR  Swivel Chairs, United C211  Fabric Seat and Naugahyde Back  Chrome Base	73.50	147.00
	2	Four (4) Drawer Files with Locks #1070F, Letter Size	165.00	330.00
	2	Desks, Shaw-Walker #746030 Center Drawer	306.00	612.00
		CAPTAIN'S OFFICE	·	
	2	Posture Chairs, United #C217 No Arms, Chrome Base Fabric Seat and Naugahyde Back	90.00	180.00
	1	File, Shaw-Walker #1071F, with lock	192.00	192.00
	4	40/4 Stacking Chairs, GF No Arms	32,25	129.00
	40	SQUAD ROOM  40/4 Stacking Chairs, No Arms Chrome Lead Base, Acrylic Finish Seat and Back	32.25	1290.00

TERMS: DELIVERY:

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J. H. Payne Co.

STATIONERS - OFFICE OUTFITTERS

821 MARKET STREET

CHATTANOOGA, TENNESSEE

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Date August 13, 1975

Justice Building

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(ALTERNATE BID)

ITEM	QUANTITY	DESCRIPTION	UNIT	AMOUNT
		PROCESS SERVER		
	8	Swivel Chairs, #C211 With Arms, Chrome Base Walnut Finish, Fabric Seat	73.50	588.00
	8	40/4 Stacking Chairs No Arms	32.25	258.00
	1	MAIL ROOM  PostureChair, #C217  No Arms, Chrome Base, Fabric Seat and  Naugahyde Back	90.00	90.00
	1	Chair, #C217, No Arms	90.00	90.00
	1	Four (4) Drawer Cabinet, #1071F with Lock	192.00	192.00
	2	Desks, Shaw-Walker #74-6030 Size: 60" X 30"	306,00	612.00
	1	Desk, Shaw-Walker #74-6030 Size: 30" X 60" with Left Return	437.25	437.25

TERMS: DELIVERY:

T. H. PAYNE CO.

By

STATIONERS - OFFICE OUTFITTERS
SINCE 1865

821 MARKET STREET

CHATTANOOGA, TENNESSEE

**TELEPHONE 267-6601** 

Date August 13, 1975

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(ALTERNATE BID)

ITEM	QUANTITY	DESCRIPTION	UNIT	ТИПОМА
		MAIL ROOM (CONT'd.)		
	2	Desks, Shaw-Walker #74-7536 Size: 36" X 72"	351.75	703,50
	3	Desks, #7460-5MR Size: 30" X 60" Right Return, Center Drawer	391.50	1174.50
	7	Tables, Shaw-Walker #73-6030T Size: 30" X 60"	167.25	1170.75
	8	Chairs, #C217 No Arms, Chrome Base and Back	90.00	720.00
	4	Swivel Chairs, #C211 With Arms, Fabric Seat, Chrome Base and Back	73.50	294.00
	2	Lateral Files, #2252W-F	141.75	283.50
	1	Computer Print-Out, Four (4) Drawer, File, #ET-264-2650H	251.00	251.00 N∈
	12	40/4 Stacking Chairs	32.25	387.00

TERMS: DELIVERY:

BY
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T. F. Payne Co.

STATIONERS - OFFICE OUTFITTERS

821 MARKET STREET

CHATTANOOGA, TENNESSEE

TELEPHONE 267-6601

Date August 13, 1975

Justice Building

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(ALTERNATE BID)

ITEM	YTITMAUQ	DESCRIPTION	דואט	TRUOMA	
		MAIL ROOM (CONT'D.)			
	5	Judge's Chairs, Jasper #890HR Biscuit Tufted Back	281.78	1408.90	
		Fabric Seat and Naugahyde Back			
	6	Chairs, #C217 Naugahyde Seat and Ba <b>ck</b>	90.00	540.00	
		Chrome Base			
				ş.)	
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				59,180.98	

TERMS: DELIVERY:

T. H. PAYNE CO.

Arch Howell

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C. Ch. Diffe Oo.

STATIONERS - OFFICE OUTFITTERS
SINCE 1865

821 MARKET STREET

CHATTANOOGA, TENNESSEE

TELEPHONE 267-6601

Date August 13, 1975

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ITEM	QUANTITY	DESCRIPTION	TINU	АМОИЯТ
		EQUIPMENT FOR 3RD FLOOR The following will be for three (3) courtrooms:		
	39	Jury Chairs, Gunlocke #2460J Fabric (grade 5) Seat and Naugahyde Back, Jury Base	204.75	7985.25
••	3	Defendant's Tables, Alma #496T Plastic Walnut Top, Walnut Base	521.25	1563.75
	3	Prosecutor's Tables, Alma #496T Plastic Walnut Top, Walnut Base	521.25	1563.75
	3	Witness Chairs, Gunlocke #2460J Fabric Seat and Naugahyde Back	204.75	614.25
	3	Posture Chairs (Court Reporting Stations) Gunlocke #702 Fabric Seat (grade 5) Naugahyde Back	) 155.25	<b>465.</b> 75
	24	Arm Chairs (Prosecutors & Defendants) Gunlocke #2461 Fabric seat and Naugahyde back (grade 5)	162,00	3888.00

TERMS: DELIVERY:

T. H. PAYNE CO.

BY tral lowell

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STATIONERS - OFFICE OUTFITTERS
SINCE 1865

821 MARKET STREET

CHATTANOOGA, TENNESSEE

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Date August 13, 1975

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ITEM	QUANTITY	DESCRIPTION	UNIT	AMOUNT
· · · · · · · · ·		JURY ROOM		
	39	Arm Chairs, Gunlocke #2461	162.00	6318.00
(3 set	s of 13)	Fabric Seat and Naugahyde Back		
	3	Tables, Alma #496T	521,25	1563.75
		2ND FLOOR		
		SESSIONS COURT		
	2	Typist Desks, #746030-5ML	391.50	783.00
		Left Platform w/Center Drawer		
		Chrome Base		
•	7	Typist Desk, #746030-5MLR	391.50	391.50
	<u> </u>	Right Pedestal w/Center Drawer	337.00	32230
		Chrome Base	* * * * * * * * * * * * * * * * * * *	
	2	Side Arm Chairs, United #C232	50.29	100.58
•		Chrome Steel, Walnut Arm		
	5	Male Posture Chairs, #C217	112.69	563 <b>.</b> 45
	1 N. 11	Fabric Seat and Naugahyde Back	11	3002.33
		Chrome Base and Back Rest		
	1	Four (4) Drawer Fire File with	438.75	438.75
		Combination Lock, Legal Size, Shaw-Walker		
		DirdmMdTVCT		

TERMS: DELIVERY:

T. H. PAYNE CO.

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STATIONERS - OFFICE OUTFITTERS
SINCE 1865

821 MARKET STREET

CHATTANOOGA, TENNESSEE

TELEPHONE 267-6601

Justice Building

Date August 13, 1975

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ITEM	YTITMAUD	DESCRIPTION	ТІМП	TNUOMA
	20	WITNESS ROOM  40/4 Stacking Chairs, Sled Base General Fireproofing Acrylic Finish on Seat and Back	32.25	645.00
	15	GRAND JURY ROOM  Swivel Arm Chairs, United #C214  No Tilt, Walnut Finish, Fabric Seat	86.29	1294.35
(2 set	8 s of 4)	SESSIONS COURT  OBSERVATION ROOMS  Swivel Chairs, United #217  No Tilt, Fabric Seat	90.00	720.00
	2	SESSIONS COURTROOM  Tables, Alma #T472  Formica Walnut Top, Walnut Base  Chairs, Gunlocke #2461  (to be used with tables above)	330.37 162.00	660.74 972.00
	1	Witness Chair, #2461 Naugahyde (all over)	162.00	162.00

TERMS: DELIVERY:

BY	 	 	

# <u>AUGUST TERM 1975</u>

J. H. Payne Co.

821 MARKET STREET

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**TELEPHONE 267-6601** 

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ITEM	QUANTITY	DESCRIPTION	TINU	TRUOMA
		JUDGE'S OFFICE		
	1	Desk, Alma #866F	341.25	341.25
-		Walnut Plastic Top, Black Legs		
		Center Drawer		
	1	Credenza, #G8-16	385.87	385.87
		Modular #864 Top 2 #815-3 Cabinets 1 #831STW Bookcase Black Legs		
	1	Bookcase, #852BC Open Face, 13" Deep, Black Metal Legs	130,17	130.17
	1	Lateral File, Shaw-Walker #2254W-H Legal Size, Roll-out Shelf with Door	258.75	258.75
		Finish: Pueblo Brown		
•				

TERMS: DELIVERY:

T. H. PAYNE CO.

BY____

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ITEM	QUANTITY	DESCRIPTION	UNIT	AMOUNT
		ATTORNEY GENERAL'S OFFICE		
	1	Receptionist Desk, Shaw-Walker #746030- 5ML Left Return	391.50	391.50
:	1	Posture Chair, United #C217 Fabric Seat Chrome Base and Back Rest  ATTORNEY GENERAL'S RECEPTION AREA	90.00	90.00
	1	Love Seat, Chromecraft #03223001 Upholstered in Rust Saharra Fabric	426.75	426.75
	1	Chair, #031D130-01 Dark Wood Trim in Rust Bravo Fabric	283.50	283.50
	1	Cocktail Table, #097337901C Clear Glass	90:00	90.00
	1	Corner Table, #097227901C Clear Glass	73,50	73.50

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STATIONERS - OFFICE OUTFITTERS
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ITEM	YTITKAUP	DESCRIPTION	ТІИ	AMOUNT
		EQUIPMENT FOR 1ST FLOOR LOBBY		
	1	Receptionist Desk Shaw-Walker #746030-5ML Left Platform	391.50	391.50
	1	Posture Chair, United #C217 Fabric Seat and Naugahyde Back Chrome Base and Back Rest	90.00	90.00
		SHERIFF		
	1	Receptionist Desk Shaw-Walker #7460-5ML Left Platform, Center Drawer Chrome Base CHAIRS FOR LOBBY	391.50	391.50
	7	Side Arm Chairs, United #C232 Naugahyde Seat and Back Chrome Base	40,42	282.94

TERMS: DELIVERY:

T. H. PAYNE CO.

BY

## $\underline{A} \ \underline{U} \ \underline{G} \ \underline{U} \ \underline{S} \ \underline{T} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

STATIONERS - OFFICE OUTFITTERS
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ITEM	QUANTITY	DESCRIPTION	דואט	ТИПОМА
	1.	SHERIFF'S OFFICE  Desk, #861-72FH  Finish: Walnut with Plastic Walnut  Top  Walnut Colored Metal Legs	468.00	468.00
	1	Credenza, Alma #C-G8-16 Walnut Colored Metal Legs	385.87	38587
	4	Arm Chairs, Gunlocke #2461 Finish: Walnut	162.00	648.00
	1	Executive Revolving Arm Chair #1503R-MB	26850	268.50
	2	Storage Cabinets, Burger #8020 Adjustable Shelves	112.12	224.24
	2	Five (5) Drawer Files with Locks #6070F Size: Letter	176 <b>.</b> 25	352.50

TERMS: DELIVERY:

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J. H. Payne O. STATIONERS - OFFICE OUTFITTERS

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ITEM	QUANTITY	DESCRIPTION	UNIT	TRUOMA
		CHIEF DEPUTY		
	1	Desk, #1872SP Size: 72" X 36"	433.87	433.87
		Plastic Top, Black Legs with #847MT Side Top with #815- Two Drawer Unit at extremity of		
		the side top		
	1	#409 High Back Executive Posture Chair Fabric Seat and Walnut Base Carpet Casters	268.50	268.50
	4	#4001 Arm Chairs, Alma Finish: Walnut CONFERENCE ROOM	144.00	576.00
	1	#472-T Table Size: 72" X 36" Plastic Walnut Top	330.37	330.37
	6	Swivel Conference Chairs United #C214, No Tilt Fabric Seat and Naugahyde Back	86.25	517.50
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TERMS: DELIVERY:

T. H. PAYNE CO.

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STATIONERS - OFFICE OUTFITTERS
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	·			
ITEM	YTITHAUD	DESCRIPTION	UNIT	AMOUNT
	3	SHIFT CAPTAIN'S OFFICE  Side Arm Chairs, #C232  Walnut Arms, Chrome Metal Base	40.42	121 <b>.2</b> 6
	2	4TH OFFICE  Five (5) Drawer Files with Locks  #LV-6071F  Size: Legal	180.75	361.50
	3	Finish: Birch Tan Side Arm Chairs, #C232 United Walnut Arms, Chrome Metal Base Naugahyde Seat and Back	40.42	121.26
	1	Posture Chair, United #C212 Chrome Base and Back Rest Fabric Seat and Naugahyde Back	106.65	106.65
	1	Five (5) Drawer File with Lock Shaw-Walker #F6070F, Letter Size Finish: Birch Tan	160.50	160.50

TERMS: DELIVERY:

T. H. PAYNE CO.

BY

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ITEM	QUANTITY	DESCRIPTION	דואט	ТИЏОМА
		INTERROGATION ROOM		
	1	Table, #736030T No Overhang and No Drawer	219.00	219.00
		Size: 60" x 30"		
	4	Arm Chairs, United #C232 Walnut Arms	40.42	161.68
-		Naugahyde Seat and Back		
	4	Lateral Files with Locks #2154WF	258.75	1035.00
		Finish: Birch Tan		
	18	Side Arm Chairs, United #C232 Walnut Arms, Chrome Finish Naugahyde Back and Seat	40.42	727.56
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i P	6	Tables, #CT-2416 Size: 20" X 24"	19.91	119.46
		Plastic Top, Chrome Base		

TERMS: DELIVERY:

T. H. PAYNE CO.

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	·			
ITEM	QUANTITY	DESCRIPTION	TINU	AMOUNT
		FLOOR 1-B JURY WAITING ROOM		
	36	#40/4 Stacking Chairs without Arms Acrylic Finish Back and Seat Chrome Lead Base, Triple Coated	32,25	1161.00
	1	Typist Desk, #746030-5ML Left Pedestal	391.50	391.50
	1	Male Posture Chair, #C217 Without Arms, Fabric Seat and Naugahyde Back Chrome Base with Casters	90.00	90.00

TERMS: DELIVERY:

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J. H. Payne Co.

STATIONERS - OFFICE OUTFITTERS
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Date August 13, 1975

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ITEM	QUANTITY	DESCRIPTION	, דואט	ТИГОМА
		DETECTIVE DIVISION CHIEF		
	1	#747536 Desk with Overhang 6" in rear		394.50
		7½" at each end Size: 75" X 36"		
		Size: 75 X 36		
	1	Chair, United #212 Fabric Seat and Naugahyde Back	106.65	106.65
		Walnut Arms, Chrome Base		
		INSPECTOR'S OFFICE		
	2	Five (5) Drawer Files with Locks Letter Size	176.25	352.50
		Shaw-Walker #V6070F		
	2	Five (5) Drawer Files with Locks Shaw-Walker #V6071F	198.00	396.00
		Legal Size		
	1	Storage Cabinet		112.12
		Republic #8020		

TERMS: DELIVERY:

T. H. PAYNE CO.

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STATIONERS - OFFICE OUTFITTERS

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ITEM	QUANTITY	DESCRIPTION	TINU	AMOUNT
		NARCOTICS OFFICE		
	4	Desks, Shaw-Walker #74-4530-1R	223.50	894.00
	4	Swivel Chairs, #C211 Walnut Arms, Fabric Seat and Naugahyde Back Chrome Base and Back Rest	73.46	293.84
	1	Storage Cabinet, Burger #8020 Three (3) Adjustable Shelves	112.12	112.12
		DETECTIVE OFFICE	·	
	4	Desks, #74-4530-1R	223.50	894.00
	4	Swivel Chairs, #C211 Fabric Seat, Chrome Base and Backrest Walnut Arms, Casters	73.46	293.84
	2	Five (5) Drawer Files with Locks Shaw-Walker #V60701F Legal Size	198.00	396.00
	2	Five (5) Drawer Files with Locks Shaw-Walker #6070F Letter Size	176.25	352.50
	1	Storage Cabinet, Burger #8020 Adjustable Shelves	112.12	112.12

TERMS: DELIVERY:

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STATIONERS - OFFICE OUTFITTERS
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ITEM	YTITHAUQ	DESCRIPTION	UNIT .	AMOUNT
		<u>Lt. McMillan</u>		
	1	Swivel Chair, #C212 Walnut Arms	106.50	<b>106.</b> 50
•		Chrome Base and Back Rest		
	1	Five (5) Drawer File with Lock Shaw-Walker #V6070F	176.25	176.25
-		Size: Letter		
	1	Five (5) Drawer File with Lock Shaw-Walker V6071F	198.00	198.00
		Size: Legal		
	18	40/4 Stacking Chairs, GF Acrylic Finish Seat and Back Chrome Lead Base	32 <b>.2</b> 5	580.50
•		FILE ROOM		
	6	Five (5) Drawer Files with Locks Shaw-Walker #6070F Size: Letter	176.25	1057.50
	1	Four (4) Drawer Cabinet with Lock Shaw-Walker #V1070F	165.00	165.00

TERMS: DELIVERY:

T. H. PAYNE CO.

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ITEM	YTITMAUQ	DESCRIPTION	TINU	AMOUNT
	1	COMMUNICATIONS  Secretarial Desk  Shaw-Walker #ME7060PLH	336.75	336.75
	3	Left Return with Pullout Return  Swivel Chairs, #C211  Fabric Seat and Naugahyde Back  Chrome Base with Casters	73.50	220.50
	1	Desk, #74-4530-1R Size: 45" X 30"	223.50	223.50
	2	Six (6) Drawer Microfilm Cabinets with Locks 5 Compartments per drawer BOOKKEEPING	NO BID	NO BID
	1	Desk, Shaw-Walker #74-7536-13L Left Return	570.00	570.00
	1	Chair, United C212 Fabric Seat and Naugahyde Back Chrome Base with Casters	106.65	106.65

TERMS: DELIVERY:

T. H. PAYNE CO.

BY

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J. H. Payne O.O.

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ITEM	YTITMAUD	DESCRIPTION	TINU	AMOUNT
		BOOKKEEPING (CONT d.)		
	1	Desk, #74-6030-8L Size: 60" X 30" with	412.50	412.50
		45" X 19" Return, Left		
	4	Chairs, United #C232 Naugahyde Upholstery, Chrome Base	40.42	161.68
	4	Two (2) Drawer Lateral Files Shaw-Walker #2252WF	141.75	567.00
	2	Five (5) Drawer Files with Locks #6071F, Legal Size	198.00	396.00
		CIVIL PROCESSOR		
	2	Swivel Chairs, United C211 Fabric Seat and Naugahyde Back Chrome Base	73.50	147.00
	2	Four (4) Drawer Files with Locks #1070F, Letter Size	165.00	330.00
	2	Desks, Shaw-Walker #746030 Center Drawer	306.00	612.00

TERMS: DELIVERY:

T. H. PAYNE CO.

By

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ITEM	QUANTITY	DESCRIPTION	TINU	AMOUNT
		CAPTAIN'S OFFICE		
	2	Posture Chairs, United C217 No Arms, Chrome Base Fabric Seat and Naugahyde Back	90.00	180.00
	1	File, Shaw-Walker #1071F - with Lock	192.00	192.00
	4	40/4 Stacking Chairs, GF No Arms	32.25	129.00
·	40	SQUAD ROOM  40/4 Stacking Chairs No Arms, Chrome Lead Base Acrylic Finish Seat and Back	32.25	1290.00
	8	PROCESS SERVER  Swivel Chairs, #C211  With Arms, Chrome Base  Walnut Finish, Fabric Seat	73.50	588.00
	8	40/4 Stacking Chairs, No Arms	32.25	258.00

TERMS: DELIVERY:

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J. H. Payne Co.

821 MARKET STREET

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ITEM	YTITMAUQ	DESCRIPTION	UNIT	типома
		MAIL ROOM		
	1	Posture Chair, #C217 No Arms, Chrome Base	90.00	90.00
		Fabric Seat and Naugahyde Back		
	1	Chair, #C217, No Arms	90.00	90.00
	1 •	Four (4) Drawer Cabinet #1071F with Lock	192.00	192.00
i de la compania de la compania de la compania de la compania de la compania de la compania de la compania de La compania de la compania de la compania de la compania de la compania de la compania de la compania de la co	2	Desks, Shaw-Walker #74-6030 Size: 60" X 30"	306.00	612.00
	1	Desk, Shaw-Walker #74-6030 Size: 30" X 60" with Left Return	437.25	437.25
	2	Desks, Shaw-Walker #74-7536 Size: 36" X 72"	351.75	703.50
· · · · · · · · · · · · · · · · · · ·	3	Desks, #7460-5MR Size: 30" X 60" Right Return, Center Drawer	391.50	1174.50
	7	Tables, Shaw-Walker #73-6030T	167.25	1170.75
		Size: 30" X @ "		
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TERMS: DELIVERY:

T. H. PAYNE CO.

By

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ITEM	YTITHAUP	DESCRIPTION	TINU	AMOUNT
		MAIL ROOM (CONT'D.)		
•	8.	Chairs, #C217 No Arms, Chrome Base and Back	90.00	720.00
	4	Swivel Chairs, #C211 With Arms, Fabric Seat Chrome Base and Back	<b>73.</b> 50	294.00
	2	Lateral Files, #2252W-F	141.75	283.50
	1	Computer Print-out Four (4) Drawer File #ET-264-2650H	251.00	251.00 1
	12	40/4 Stacking Chairs	32.25	387.00
	5	Judge's Chairs, #674HR Biscuit Tufted Back, Fabric Seat and Naugahyde Back	471.75	2358.75
	6	Chairs, #C217 Naugahyde Seat and Back Chrome Base	90.00	540.00
				66,589.59

TERMS: DELIVERY:

T. H. PAYNE CO.

Arch Howell

August 20, 1975

DATE INOHTH, DAY, YEAR

# AUGUST TERM 1975 RESOLUTION

NO. 875-26

TITLE A RESOLUTION TO MEMORIALIZE JOHN ROBERT RODMAN, EDUCATOR, SPORTSMAN, AND CHURCHMAN; AND TO EXPRESS SYMPATHY TO HIS WIDOW AND FAMILY.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Mary Rodman and her family have suffered a recent double loss, having lost a husband and father ten days ago, and Mary having lost her home to fire only four days ago; and

WHEREAS, we share in that greater loss, that of her husband John Robert Rodman; and

WHEREAS, John Rodman gave this community more than his just measure of talent and energy, giving his guidance and love to the youngsters of six different schools as a principal, perhaps most significantly those at East Ridge High School which he lead through the first nine years of its existence, and from which he was called to serve in the Hamilton County School System's central office, this year being asked to take on the responsibilities of an assistant superintendent; and

WHEREAS, though an accomplished athelete himself, having been invited to the 1932 Olympic trials, John Rodman was best known in recent years as a sports official, being qualified and registered in seven sports, but being most devoted to swimming and tennis; and

WHEREAS, his spirit moved those it touched, especially those who knew him as a Sunday School teacher and class president, but also those who knew him as an educator.

NOW, THEREFORE, BE IT RESOLVED, BY THE HAMILTON COUNTY COUNCIL That we take this means to memorialize John Robert Rodman and to express our sympathy to his widow and family.

BE IT FURTHER RESOLVED, that a copy of this Resolution be forwarded to the widow, Mrs. Mary Rodman, Standifer Gap Road, Chattanooga, Tennessee.

Member of the County Council

Action taken adapted

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ON MOTION of Councilman Fuller, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted by Acclamation.

Total present-5. Absent-0.

#### AUGUST TERM 1975

(Judge Moore read a statement expressing condolences to Mary Rodman and her family for their recent double loss, the death of Jack Rodman ten days ago and the loss of their home by fire four days ago.)

JACK RODMAN CONDOLENCES:

On Behalf of the Council I want to express our deep sympathy to Mary Rodman and her family for their recent double loss. Ten days ago the Rodman family lost a husband and father; and only four days ago Mary lost her home by fire. The greater loss, and the one we share in most, was of her husband John Robert Rodman.

Jack Rodman gave this community more than his just measure of talent and energy as an educator, sportsman, and churchman. Jack Rodman gave his guidance and love to the youngsters of six different schools as a principal, perhaps most significantly to those at East Ridge High School. That school he lead through the first nine years of its existence. He was then called to serve in the Hamilton County School System's central office. And this year he was asked to take on the responsibilities of an assistant super-intendent.

Though an accomplished athlete himself, having been invited to the 1932 Olympic swimming trials, Jack Rodman was best known in recent years as a sports official. He was qualified and registered in seven sports, but devoted most of his time to swimming and tennis. He once jokingly said that he preferred those sports because they were the only ones where he could officiate and yet stand still.

BUT JACK NEVER REALLY STOOD STILL IN HIS LIFE. EVEN SITTING DOWN HIS SPIRIT WAS IN MOTION, MOVING THOSE IT TOUCHED. THIS WAS MOST EVIDENT IN HIS CHURCH WHERE HE WAS A SUNDAY SCHOOL TEACHER AND SUNDAY SCHOOL CLASS PRESIDENT. BUT IT WAS REALLY TRUE IN ALL THAT HE DID. ONE OF HIS FORMER STUDENTS AT EAST RIDGE TOLD ME THAT HE WAS ONE OF THE MOST IMPORTANT PEOPLE IN HER LIFE, THOUGH HE MIGHT NOT HAVE KNOWN IT. "HE HELPED ME TO LEARN TO RESPECT MYSELF," SHE SAID, "TO LIKE MYSELF ENOUGH TO CARE FOR OTHER PEOPLE."

WE WILL MISS HIM.

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### <u>A U G U S T T E R M 1 9 7 5</u>

Judge Moore asked if there were any delegations to appear before the Council. There were none.

ON MOTION of Councilman Fuller, seconded by Councilman Long, to adjourn. The foregoing Motion was unanimously Adopted by Acclamation.

C HARMAN

COUNTY COURT CLERK

#### <u>S E P T E M B E R T E R M 1 9 7 5</u>

STATE OF TENNESSEE )

WEDNESDAY, SEPTEMBER 3, 1975

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 3rd day of September, 1975, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:-

Present and presiding, the Honorable Don Moore, Chairman.

County Court Clerk W. F. (Bill) Knowles called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Fuller, Councilman Long, Councilman Mayfield, and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

The invocation was given by the Reverend Burl McMillan, Ooltewah Baptist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Long, to dispense with the reading of the minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. Total present-5. Absent-1.

Attached hereto is a copy of the Public Notice of this meeting, which was published in the local newspapers, and is made a part of these minutes.

### <u>S E P T E M B E R T E R M 1 9 7 5</u>

COUNTY COUNCIL FLOYD L. FULLER, JR. ROBERT E. (BOB) LONG JACK D. HAYFIELD COYEL V. RICKETTS DALTON ROBERTS COUNTY MANAGER



OFFICE OF THE COUNTY JUDGE

## Hamilton County, Tennessee

DON MOORE, JUDGE

CHATTANOOGA, TENNESSEE 81402

PUBLIC NOTICE OF MEETING OF COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE

Take notice, pursuant to Chapter 442, Public Acts of Tennessee of 1974, the County Council of Hamilton County, the governing body of said County, will convene and meet in preliminary session on Wednesday, September 3, 1975, at 9:00 A. M. Eastern Daylight Time, in the Conference Room, 201 Courthouse, and in open session at 10:00 A. M. in the County Council Room at the Hamilton County Courthouse, 6th sand Walnut Streets, Chattanooga, where and at which time and place the said Hamilton County Council will transact such public business as may lawfully come before it.

Don Moore, County Judge and Chairman of the County Council

CHATTANOOGA NEWS-FREE PRESS, TUESDAY, AUGUST 26, 1975

THE CHATTANOOGA TIMES, TUESDAY, AUGUST 26, 1975.

PUBLIC NOTICE OF MEETING OF COUNTY COUNCIL OF MAMILTON COUNTY, TENNAMED TO COUNTY, TENNAMED FOR A COUNTY OF THE COUNTY OF COUNTY OF COUNTY OF COUNTY OF COUNTY OF COUNTY OF COUNTY OF COUNTY WILL COUNTY OF CO 20 a.m. Eastern Daylight Time.
The Conference Room. 131
Inchouse, and in open session
18.09 a.m. in the County Council
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Criticolae, with and Walnut
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PUBLIC NOTICE
OF MEETING OF
COUNTY COUNCIL OF
HAMILTON COUNTY,
TENNESSEE
notice, pursuant to Chaoter 442,
ic Acts of Tennessee of 1974, the
ty Council of Hamilton County,
poverning body of said County,
convene and meet in ordiminary
on on Wednesday, Septemoer 3. m at the Hamilton County Course, 8th and Walnut Streets, Challoga, where and at which time place the said Hamilton County notin will transact such publiciness as may lawfully come best.

Con Moore, County Judge and Chairman of the County Council

#### SERTEMBER TERM 1975

Appl. #068

State of Tennessee Hamilton Comming

September 3, 1975

DATE (MONTH, DAY, YEAR)

# RESOLUTION

NO. 975-1

REZONING FROM AGRICULTURAL AND URBAN RESIDENTIAL DISTRICTS TO R-I RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED ON THE NORTH AND SOUTH LINES OF PALISADES ROAD. LOTS 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, 13, 14, 15, SOUTH PART OF 16, 17, 18, 19, SOUTH PART OF 20, 21, SOUTH PART OF 22, 23, 24, 25, 26, 28, AND 29, BLOCK A, RICHMOND HEIGHTS SUBDIVISION, NON-RECORDED. SAID LOTS AND PARTS OF LOTS INCLUDE ALL PROPERTY WITH FRONTAGE ON THE NORTH AND SOUTH LINES OF PALISADES ROAD, THE NORTH LINE BEING 2168.7' AND THE SOUTH LINE BEING 2259.4'.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, the Chattanooga-Hamilton County Regional Planning Commission petitioned the Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the North and South lines of Palisades Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, the Chattanooga-Hamilton County Regional Planning Commission requested that the Hamilton County Council consider said petition and notice was published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on September 3, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural and Urban Residential Districts to R-1 Residential District a tract of land located on the North and South lines of Palisades Road. Lots 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, 13, 14, 15, South Part of 16, 17, 18, 19, South Part of 20, 31, South Part of 22, 23, 24, 25, 26, 28, and 29, Block A, Richmond Heights Subdivision, nonrecorded. Said lots and parts of lots include all property with frontage on the North and South lines of Palisades Road, the North line being 2168.7' and the South line being 2259.4'.

BE IT FURTHER RESOLVED, that this Resolution take effect, from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken

### $\underline{S} \ \underline{E} \ \underline{P} \ \underline{T} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

ON MOTION of Councilman Fuller, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

* * * *

(Judge Moore stated that there was no opposition to this.)

#### <u>S E P T E M B E R T E R M 1 9 7 5</u>

State of Tennessee Samilion County Appl. #070

September 3, 1975

DATE (NONTH, DAY, YEAR)

# RESOLUTION

NO. 975-2

TITLE REZONING FROM AGRICULTURAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED ON THE WEST LINE OF OOLTEWAH-GEORGETOWN ROAD NORTH OF PROVIDENCE ROAD. THIS TRACT BEGINS SOME 1270' NORTH OF PROVIDENCE ROAD, FRONTS 150' ON THE WEST LINE OF OOLTEWAH-GEORGETOWN ROAD AND EXTENDS SW, BETWEEN PARALLEL LINES, 150', BEING A PART OF LOT 2, ELIJAH FITZGERALD FARM AS SHOWN ON PLAT OF RECORD IN PLAT BOOK 15, PAGE 46, R.O.H.C.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Harold and Barbara Bailey petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the West line of Ooltewah-Georgetown Road, north of Providence Road, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Harold and Barbara Bailey requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on September 3, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Local Business District a tract of land located on the West line of Ooltewah-Georgetown Road, North of Providence Road. This tract begins some 1270' North of Providence Road, fronts 150' on the West line of Ooltewah-Georgetown Road and extends SW, between parallel lines, 150', being a part of Lot 2, Elijah Fitzgerald Farm as shown on Plat of Record in Plat Book 15, Page 46, R. O.H.C.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Claples

Member of the County Council

#### <u>S E P T E M B E R T E R M 1 9 7 5</u>

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously DENIED by acclamation. Total present-4. Absent-1.

* * * *

(Judge Moore stated that the Planning Commission had recommended that this petition be denied.

Mr. Marron Biggs and Mr. Harold Bailey were present at the Council meeting. Mr. Biggs stated that he had sold out to Mr. Bailey and that Mr. Bailey did not realize that he should have been present at the zoning commission meeting. Mr. Biggs said that the store Mr. Bailey was planning to operate would be the only little county store in the area within a radius of 7 miles. The Planning Commission showed slides of the area in question; most of the surrounding property is either vacant or has single family residences.

Judge Moore stated that in view of the fact that the Planning Commission had recommended against rezoning and that the zoning of this particular tract would constitute spot zoning, he recommended that this petition be denied.)

#### SEPTEMBER TERM 1975

State of Tennessee

Appl. #071

September 3, 1975

DATE (MONTH, BAY, YEAR)

# RESOLUTION

NO. 975-3

TITLE REZONING FROM AGRICULTURAL DISTRICT TO RURAL RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED AT 454 AND 456 ALBERMARLE DRIVE. THIS TRACT BEGINS AT A POINT IN THE SOUTH LINE OF ALBERMARLE DRIVE, SAID POINT BEING 40' EAST OF THE NE CORNER OF LOT 92, SEQUOYAH HILLS, UNIT 3, FRONTS 198.62' ON THE SOUTH LINE OF ALBERMARLE DRIVE AND EXTENDS SE 157.34' TO THE NORTH LINE OF A 40' RIGHT-OF-WAY, NOT OPEN, THENCE NW, ALONG SAID RIGHT-OF-WAY, 198.62', THENCE NE 157.34' TO ALBERMARLE DRIVE, THE POINT OF BEGINNING.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Michael H. Graves petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at 454 and 456 Albermarle Drive and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Michael H. Graves requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on September 3, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Rural Residential District a tract of land located at 454 and 456 Albermarle Drive. This tract begins at a point in the South line of Albermarle Drive, said point being 40' East of the NE corner of Lot 92, Sequoyah Hills, Unit 3, Fronts 198.62' on the South line of Albermarle Drive and extends SE 157.34' to the North line of a 40' right-of-way, not open, thence NW, along said right-of-way, 198.62', thence northeast 157.34' to Albermarle Drive, the point of beginning.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken adopt

## <u>S E P T E M B E R T E R M 1 9 7 5</u>

ON MOTION of Councilman Fuller, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-4. Absent-1.

* * * *

(Judge Moore stated that the Planning Commission had recommended that this petition be approved.)

#### <u>SEPTEMBER TERM 1975</u>

Appl. #077

State of Tennessee Wamilton County

September 3, 1975

# RESOLUTION

NO. 975-4

TITLE REZONING FROM AGRICULTURAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED ON THE NORTH LINE OF BOY SCOUT ROAD BETWEEN
U.S. 27 OR DAYTON PIKE AND NORTH CHICKAMAUGA CREEK. THIS TRACT BEGINS
AT A POINT IN THE NORTH LINE OF BOY SCOUT ROAD, SAID POINT BEING 350'
EAST OF DAYTON PIKE AND EXTENDS NE AND SE, ALONG THE NORTH LINE OF BOY
SCOUT ROAD, SOME 1700', THENCE NE 648' TO NORTH CHICKAMAUGA CREEK,
THENCE NW AND NE, ALONG SAID CREEK, 295', THENCE NW 452', THENCE SW 755',
THENCE SW 475.2' TO THAT PART OF TRACT ZONED LOCAL BUSINESS, THENCE
SOUTH, ALONG SAID ZONING LINE, 490' TO BOY SCOUT ROAD, THE POINT OF BEG.
Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session

Assembled:

WHEREAS, Richard E. Carmack petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the north line of Boy Scout Road between U. S. 27 or Dayton Pike and North Chickamauga Creek, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Richard E. Carmack requested that the County Council consider said petition and notice has been published inta newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on September 3, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Local Business District a tract of land located on the north line of Boy Scout Road between U. S. 27 or Dayton Pike and North Chickamauga Creek. This tract begins at a point in the north line of Boy Scout Road, said point being 350' east of Dayton Pike and extends NE and SE, along the north line of Boy Scout Road, some 1700', thence NE 648' to North Chickamauga Creek, thence NW and NE, along said creek, 295', thence NW 452', thence SW 756', thence SW 457.2' to that part of tract zoned Local Business, thence south, along said zoning line, 490' to Boy Scout Road, the point of beginning, being part of Block By Grubbs Subdivision, as shown in plat of record in Plat Book 12 B, Grubbs Subdivision, as shown in plat of record in Plat Book 12, Page 45, R.O.H.C.

BE IT FURTHER RESOLVED: that this Resolution take effect from and after its passage, the public welfare requiring it.

> Elsyl I. C Member of the County Council

Action taken Clark

#### $\underline{S} \ \underline{E} \ \underline{P} \ \underline{T} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

ON MOTION of Councilman Fuller, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-4. Absent-1.

* * * *

(Judge Moore stated that the Planning Commission had recommended that this petition be approved.)

#### <u>S,EPTEMBERTERM1975</u>

State of Tennessee

Hamilton County ·

September 3, 1975

### A RESOLUTION

NO. 975-5

TITLE REZONING FROM AGRICULTURAL DISTRICT TO SINGLE LOTS MOBILE HOME DISTRICT A TRACT OF LAND LOCATED NORTH OF TAFT HIGHWAY, WEST OF FAIR-MOUNT. LOTS 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 22, 23, 24, 25, 26, 27, 28, 29, 30, 32, 33, 34, 35, 36, 37, and 38, KREIGNER'S ADDITION TO FAIRMOUNT, AS SHOWN BY PLAT OF RECORD IN PLAT BOOK 6, PAGE 47, R.O.H.C. SAID LOTS FORM ONE TRACT GENERALLY DESCRIBED AS FRONTING 562.48' ON THE EAST LINE OF OAK STREET AND BOUNDED ON THE WEST BY HATFIELD CREEK, BOUNDED ON THE NORTH BY MARSHALL CREEK, BOUNDED ON THE EAST BY A BRANCH AND THOMAS WEATHERFORM AND WALLACE ADDITION.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, William B. Lewis petitioned The Chattanooga-Hamilton County Council to rezone a tract of land located north of Taft Highway, West of Fairmount, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, William B. Lewis requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on September 3, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Single Lots Mobile Home District a tract of land located north of Taft Highway, west of Fairmount. Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 22, 23, 24, 25, 26, 27, 28, 29, 30, 32, 33, 34, 35, 36, 37, and 38, Kreigner's Addition to Fairmount, as shown by plat of record in Plat Book 6, Page 47, R.O.H.C. Said lots form one tract generally described as fronting 562.48' on the east line of Oak Street and bounded on the west by Hatfield Creek, bounded on the north by Marshall Creek, bounded on the east by a branch and Thomas Weatherford and Wallace Addition.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Fuller, the foregoing Resolution was unanimously DENIED by Acclamation. Total present-4. Absent-0.

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(Judge Moore stated that the Planning Commission had recommended that this petition be denied. Mr. Hickerstaff had said that there is not an adequate water supply.

Mr. William Lewis was present before the Council. Mr. Lewis stated that he wanted to give the Councilmen a moment of history. Mr. Lewis bought this property several years ago to hold for an investment. when Hunnicutt reappraised it, Mr. Lewis was told it was a "bunch of lots" and the taxes were raised so Mr. Lewis felt he needed the income from the property and investigated developing it. At that time Mr. Schoolfield was in the building commision and told Mr. Lewis that he thought he could put trailers or single family homes on the property. So Mr. Lewis bought 10 permits. After he started the work he had some bad luck; his home burned and he suffered a loss of time and money and could not continue with the work for a while. Then the water situation came up and there is also some question concerning the legality of the permits because the County does not maintain the roads. After the County Council passed the ordinance permitting mobile homes on five acres or more of land, Mr. Lewis thought the property was ideal for this. Mr. Lewis said that the water company would provide water if it is paid for and if he is allowed to go ahead he will pay for it; he thought the people who live in the area and do not have adequate water would be pleased by this.

The Planning Commission showed slides of the area. One street -Oak Street-leading to the property is very bad and narrow, but Walnut Street is a good road. Mr. Lewis stated he had talked to the principal of the school in the area (Bachman) and the school is not overcrowded, they can handle a few more students. Mr. Lewis said if the Council thought he was trying to do too much, if they could grant approval of half or even a fourth of the property, this would help. He said that one gentleman had made an attack on him at the Planning Commission meeting and had said that Mr. Lewis had gotten over onto other property and knocked down trees, etc., but Mr. Lewis said this was not true. There is a ditch along the right of way which Mr. Lewis said he will cover when he knows what is going to happen.

Dalton Roberts, County Manager, said Walnut Street is a county road.

Mr. Lewis said he planned to make the area a nice trailer court, no junk and no overnight parking. He would require that the trailers be  $12 \times 60$  and would probably ask for year leases.

Judge Moore asked if there was Tyone present in opposition. About 10 people stood. The spokesman for the group, John C. McCrary, 2436 Corral Road, Signal Mountain, asked that the slides be shown again and pointed out that the water line would have to go along Oak Street which is only a 10' wide alley. The group had requested that the big open ditch be closed because it was dangerous. Mr. McCrary stated that he owns six acres along Walnut Street and that the right of way at the end of the street is very narrow. The group does not feel that it would be fair to them for the Council to approve it, they feel that the man has infringed on other people's property. He has pushed trees over on them. Mr. McCrary said that Mr. Lewis said he had not had the property surveyed. The group does not want mobile homes put in there.

Mr. Charles Watson of Fairmount Rd., Signal Mtn., stated that roads leading into the area are very narrow and that 60 or 70 more cars on these roads would be impossible to handle. They also feel that this will downgrade their property, that they will lose money having mobile homes in the area.

Mr. Lewis said that Mr. Watson is mistaken, that Walnut Street is "an average county road" very much like the one in front of Mr. Long's office, "no better, no worse.")

Appl. #079

State of Tennessee Samilton County

September 3, 1975

### A RESOLUTION

NO. 975-6

TITLE REZONING FROM AGRICULTURAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED AT THE NW CORNER OF MAHAN GAP ROAD AND OOLTEWAH-GEORGETOWN ROAD. THIS TRACT FRONTS 334.47' ON THE WEST LINE OF OOLTEWAH-GEORGETOWN ROAD AND EXTENDS NW 566', THENCE SW 300' TO MAHAN GAP ROAD, THENCE SE, ALONG THE NORTH LINE OF MAHAN GAP ROAD, 566' TO OOLTEWAH-GEORGETOWN ROAD, THE POINT OF BEGINNING, BEING PART OF THE SOUTH ONE-HALF OF THE NE QUARTER OF SECTION 7, TOWNSHIP 3, RANGE 2, WEST OF THE BASIS LINE, OCOEE DISTRICT.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, W. S. Davis petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located at the NW corner of Mahan Gap Road and Ooltewah-Georgetown Road, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, W. S. Davis requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on September 3, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Local Business District a tract of land located at the NW corner of Mahan Gap Road and Ooltewah-Georgetown Road. This tract fronts 334.47' on the West line of Ooltewah-Georgetown Road and extends NW 566', thence SW 300' to Mahan Gap Road, thence SE, along the North line of Mahan Gap Road, 566' to Ooltewah-Georgetown Road, the point of beginning, being part of the South one-half of the NE quarter of Section 7, Township 3, Range 2, West of the basis line, Ocoee District.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

The County Council

Approved (Culople)

Action taken....(

#### $\underline{S} \ \underline{E} \ \underline{P} \ \underline{T} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

ON MOTION of Councilman Fuller, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-4. Absent-1.

* * *

(Judge Moore stated that the Planning Commission had recommended approval of this petition.

Attorney Charlie Rucker was present, representing Mr. Davis, who was also present.)

State	of	Tennessee	
	amīltı	m County	

September 3, 1975

### A RESOLUTION

NO. 975-7

TITLE A RESOLUTION TO ESTABLISH A COMMITTEE TO BE KNOWN AS THE CHATTANOOGA-HAMILTON COUNTY COLISEUM COMMITTEE.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, a Chattanooga-Hamilton County Coliseum and/or Civic Center Complex has been suggested for the City of Chattanooga and Hamilton County; and

WHEREAS, in order to plan for such a public facility, it is desirable that a Committee be established which represents various segments of the citizenry, said committee's main purpose being to assist the governing bodies of the City of Chattanooga and the County which are properly concerned with policy-making and policy-implementation in relation thereto; and

WHEREAS, a proposal which would establish such a Committee is attached hereto, said proposal being conditioned by its terms upon the adoption thereof by the governing bodies of Hamilton County and the City of Chattanooga.

NOW, THEREFORE, BE IT RESOLVED BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That there is hereby approved the attached plan which creates a Committee known as the Chattanooga-Hamilton County Coliseum Committee in accordance with the terms therein.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Control

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Long, the fore-going Resolution was unanimously Adopted by Acclamation. Total present-4.

Absent-0.

* * *

(Judge Moore stated that this same proposal was presented to the City Commission and was approved yesterday. Mayor Rose met with the Council during the executive session and requested approval by the County Council.)

CHATTANOOGA-HAMILTON COUNTY
COLISEUM COMMITTEE

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BE IT AGREED BY THE GOVERNING BODIES OF THE CITY OF CHATTANOOGA AND THE COUNTY OF HAMILTON IN THE STATE OF TENNESSEE:

Section One. That there is hereby established a Joint Chattanooga-Hamilton County Coliseum Committee, to be composed of nine (9) members, chosen and serving thereon as set out hereinbelow, said members to serve without compensation but to be indemnified by the abovementioned governing bodies for any liability that may attach to actions which they take in pursuance of service to and on behalf of this Committee, so long as said actions are not the result of willful negligence. Staff and office space for said Joint Committee may be provided from among the employees of the City of Chattanooga and Hamilton County by designation of the Mayor of Chattanooga and the County Judge.

Section Two. That the members of said Committee shall be chosen in the manner below and for the terms as shown:

- A. There shall be two (2) permanent, ex-officio members, one (1) of whom shall be the Mayor of the City of Chattanooga, and one (1) of whom shall be the Judge of Hamilton County, provided, however, that said Mayor and said Judge may, from time to time, designate a representative to serve, respectively, in their absence;
- B. The Mayor of the City of Chattanooga, and the Judge of Hamilton County, shall each respectively appoint, at-large, one (1) person to serve for an initial term of one (1) year, and one (1) person to serve for an initial term of (2) years.

- C. The Mayor and the Judge shall jointly-appoint, at-large, one (1) person to serve as a member of said Committee for a term of one (1) years, which jointly-appointed person shall act as Chairperson of said Committee.
- D. The Mayor and the Judge shall each, respectively, appoint one (1) member from either of the following limited classes to serve on said Committee:
  - (1) a current member of the Hamilton County delegation to the Tennessee General Assembly;
  - (2) a current employee of the University of Tennessee at Chattanooga;

Provided, that the term of appointment of such limited-class members shall be one (1) year.

Provided, further, that appointees from such limited classes shall hold their positions upon said Committee only so long as they remain members of the abovementioned limited classes.

Section Three. That the members of the Chattanooga-Hamilton County Coliseum Committee, once duly appointed thereto, shall serve as members of said Committee at the pleasure of the respective appointing official, or until their respective terms of service expire, or until they resign from said Committee, or until they become incapacitated or die.

Provided, however, that except for the member which is jointly-appointed thereto by said Mayor and said Judge, all at-large terms shall be as indicated for their initial occupancy, thereafter being for two (2) years duration.

Provided further, that in the event of a vacancy, for any reason, upon said Committee, in any of the aforementioned positions in which members serve by reason of appointment, the person vested with appointment power over said occupants of position shall appoint a successor to complete the then-remaining unexpired term.

Section Four. That persons appointed to serve upon said Committee may be reappointed thereto, provided, however, that no person shall serve, excepting the permanent members, for a period of time in excess of four (4) consecutive years.

Section Five. That there is hereby further established an Executive Committee of this Joint Committee. The Chairperson, the Mayor of the City of Chattanooga, and the County Judge of Hamilton County shall compose and be the Executive Committee of the Chattanooga-Hamilton County Coliseum Committee, and said Executive Committee shall follow such rules and procedures as may, from time to time, be jointly-established by said permanent members of said Chattanooga-Hamilton County Coliseum Committee.

Section Six. That the Chattancoga-Hamilton County Coliseum

Committee shall be an advisory body to the governing bodies

of Chattancoga and Hamilton County that are properly concerned

and charged with policy-making and policy-implementation, as

well as development and construction relating to the proposed

Chattancoga-Hamilton County Coliseum and/or Civic Center Complex.

Section Seven. That this Joint Committee of the City of Chattanooga and the County of Hamilton in the State of Tennessee shall take effect when each of the respective governing bodies of said City and said County adopt same by appropriate resolution in Sessions Assembled.

ADOPTED BY	THE CITY (	CHATTANOOGA ON THE	DAY OF
- 41	, 19	•	
ADOPTED BY	THE COUNTY	OF HAMILTON ON THE	DAY OF
	, 19	*	

APPROPRIATE RESOLUTIONS OF ADOPTION BY THE RESPECTIVE GOVERNING BODIES ATTACHED HERETO WITH EFFECTIVE IMPLEMENTATION OF THIS AGREEMENT BEING ON THE DATE LAST SHOWN ABOVE.

State of Tennessee Samilton County

September 3, 1975

### A RESOLUTION

NO. <u>975-8</u>

TITLE A RESOLUTION TO APPROPRIATE FUNDS FOR THE PURCHASE OF PROPERTY TO BE UTILIZED FOR PARKING PURPOSES AND/OR OTHER SUITABLE COUNTY PURPOSES, AND TO AUTHORIZE THE COUNTY JUDGE TO EXPEND SAID APPROPRIATION AND TO EXECUTE APPROPRIATE DOCUMENTS IN PURSUANCE THEREOF.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, additional and alternative parking space for vehicles utilizing the County governmental complex is needed; and

WHEREAS, certain property located near the Hamilton County Courthouse at the corner of Seventh Street and Cherry Street and known as the Jackson Building can be acquired by Hamilton County for the purposes above stated, with the purchase price being not more than One Hundred Twenty Thousand Dollars (\$120,000.00), said sum being in full consideration thereof for title thereto.

NOW, THEREFORE, BE IT RESOLVED BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That there is hereby appropriated the sum of One Hundred Twenty Thousand Dollars (\$120,000.00) for the purchase of the property herein described, and the County Judge is hereby authorized to expend said funds for the purchase of the property at Seventh and Cherry Streets commonly known as the Jackson Building, and to execute appropriate documents in pursuance thereof, for the purpose of parking as hereinmentioned and/or other suitable county purposes, and that eminent domain proceedings be instituted by Hamilton County if necessary in the acquisition thereof.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

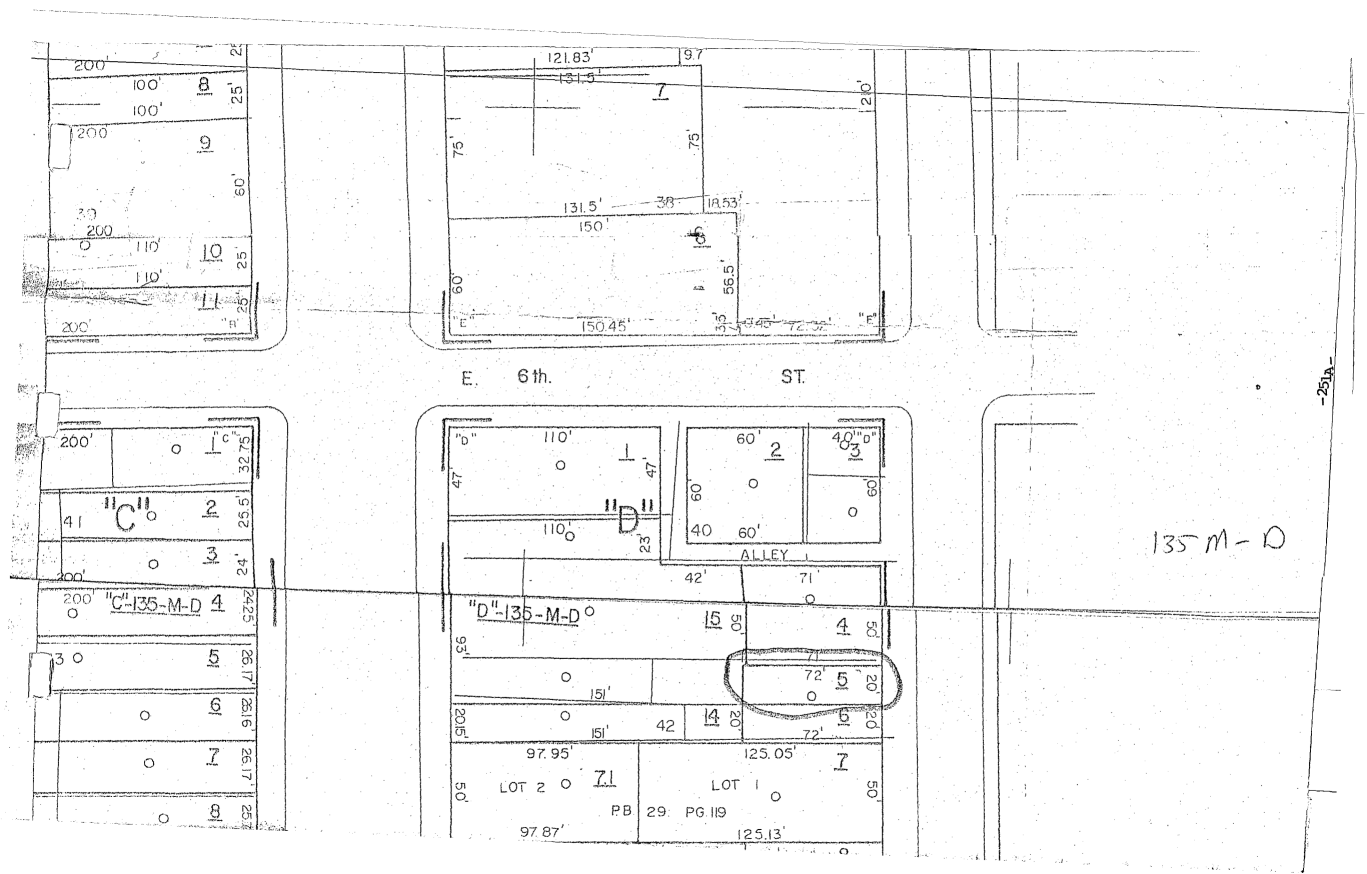
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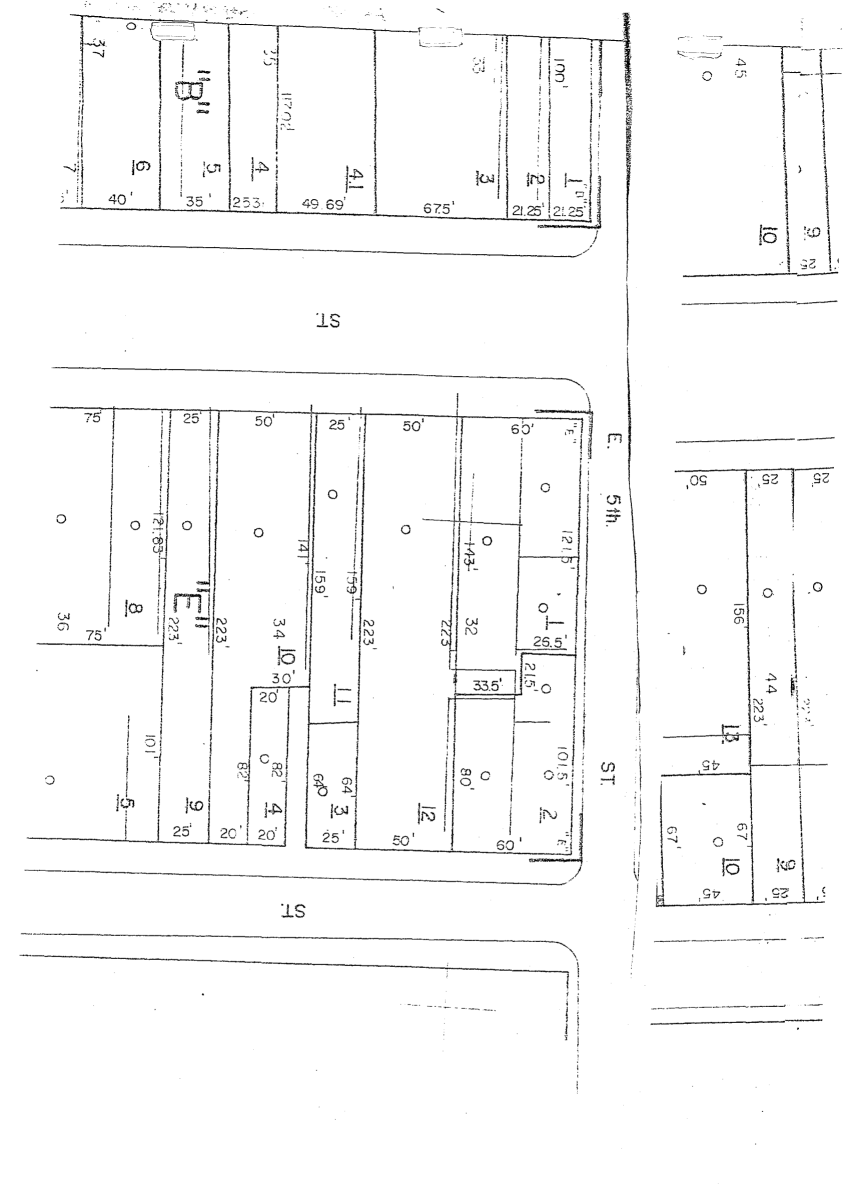
Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

* * * *

(Judge Moore stated that this was the property at the corner of 7th and Cherry Street known as the Jackson Building, adjacent to the Rathskeller. Acquisition of this property will further the County's plan to obtain all the property in the block between Walnut and Cherry and 6th and 7th Sts. Judge Moore noted that the most recent purchase in the area was directly across the street, - 2 20 x 72 lot for \$40,000.)





## A MOST RECENT PROPERTY SALE IN AREA FOR PRICE COMPARISON

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**<u>Familton County</u>** 

September 3, 1975

### SEPTEMBER TERM 1975 A RESOLUTION

NO. 975-9

TITLE A RESOLUTION AUTHORIZING THE COUNTY JUDGE TO EXECUTE AND ATTEST AND TO SUBMIT ON BEHALF OF HAMILTON COUNTY AN APPLICATION, A COPY OF WHICH IS ATTACHED HERETO AND MADE A PART HEREOF BY REFERENCE, INCLUDING ALL UNDERSTANDINGS AND ASSURANCES CONTAINED THEREIN, TO THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FOR COMMUNITY DEVELOPMENT DISCRETIONARY FUNDING, AND DESIGNATING THE COUNTY JUDGE AS THE COUNTY'S REPRESENTATIVE TO ACT IN CONNECTION WITH THE APPLICATION AND TO PROVIDE SUCH ADDITIONAL INFORMATION AS MAY BE REQUIRED FOR THE PURPOSES HEREIN DESCRIBED.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, the problem of Solid Waste collection and disposal is of concern to the County Council of Hamilton County, especially in the non-urban areas of the County; and

WHEREAS, vehicles which can load, compact and haul such waste are essential to the establishment and implementation of any system of collection and disposal, as well as appropriate containers for strategic placement being necessary for such operations, and appropriately located stations for the exchange of waste from collection vehicles to transfer vehicles also being required; and

WHEREAS, approximately two hundred and nineteen thousand dollars (\$219,000.00) in federal funds are currently available via the Department of Housing and Urban Development, under the Community Development Discretionary Funding program; and

WHEREAS, the abovementioned funds can be secured without local share funding, providing an appropriate application submission is approved by the abovenamed grantor department.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That the County Judge is hereby authorized to execute and attest and to submit on behalf of Hamilton County an application, a copy of which is attached hereto and made a part hereof by reference, including all understandings and assurances contained therein, to the Department of Housing and Urban Development for Community Development Discretionary Funding, and designating the County Judge as the County's representative to act in connection with the application and to provide such additional information as may be required for the purposes hereinabove described.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council-

Action taken elegated

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was Adopted on a Roll Call vote, with the following
members of the County Council being present and voting as follows:

Councilman Fuller, "Nay"; Councilman Long, "Aye"; Councilman Mayfield,
"Aye"; Judge Moore, "Aye". Councilman Ricketts was absent. Total "Aye"
votes-3. Total "Nay" votes-1. Absent-1.

* * * *

(Judge Moore stated that this particular Resolution would allow the County to make application for a \$219,000 grant to be used in connection with solid waste disposal. The grant would be 100% federally funded with no matching funds required from the County. Judge Moore stated that he understands the County has about a 50-50 chance of getting approval of its application for these funds.)

			OMB No. 63					
U.S. DEPARTMENT OF HOUSING AND	1. STATE CLEARINGHOUSE	DENTIFIE						
APPLICATION FOR FEDERAL ASSISTANCE	2. APPLICANT'S APPLICATION NO.							
MILESCATION FOR PEDEUME MOSISTANCE	2. AFFEIGAN S AFFEIGANON NO.							
3. FEDERAL GRANTOR AGENCY	4. APPLICANT NAME							
Department of Housing and Urban Development	Hamilton County	· 	· · · · · · · · · · · · · · · · · · ·					
AREA OR REGIONAL OFFICE	STREET ADDRESS - P.O. BOX	×						
Vnorville Area Offi		_						
Knoxville Area Office	Hamilton County (	COUNT	Ouse Y					
1 Northshore Building								
1111 Northshore Drive	Chattanooga		ilton					
CITY STATE ZIP CODE	STATE	ZIP CO	7					
Knoxville Tennessee 37919	Tennessee	374	02					
5. DESCRIPTIVE NAME OF THE PROJECT			· · · · · · · · · · · · · · · · · · ·					
Community Development Block Grant Program				,				
6. FEDERAL CATALOG No.	7. FEDERAL FUNDING REQ	JESTEO						
n/a	\$219,000							
8. GRANTEE TYPE	1 2200							
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9. TYPE OF APPLICATION REQUEST			· · · · · · · · · · · · · · · · · · ·	-				
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11. POPULATION DIRECTLY BENEFITING FROM THE PROJECT	T 13. LENGTH OF PROJECT							
Not Applicable	Not Applicable							
12. CONGRESSIONAL DISTRICT	14. BEGINNING DATE							
a. 3rd Tennessee				- ·				
b.	15. DATE OF APPLICATION			.				
	August 22, 197	5						
16. THE APPLICANT CERTIFIES THAT TO THE BEST OF HIS	KNOWLEDGE AND BELIEF TH	E DATA	N THIS APPLICA	TION				
ARE TRUE AND CORRECT, AND THAT HE WILL COMPL GRANT.	Y WITH THE ATTACHED ASSU	RANCES I	HE RECEIVES	THE				
		e et e e						
TYPED NAME Don Moore TITLE Hamilton	County Judge	TE	LEPHONE NUMBE	ATION THE				
SIGNATURE OF AUTHORIZED REPRESENTATIVE	<u> </u>	Area Code	Number	PLICATION IVES THE				
			•					
		615	266-2912					
FOR FE	DERAL USE ONLY	615	266-2912					
FOR FE	DERAL USE ONLY	615	266-2912					
FOR FE	DERAL USE ONLY	615	266-2912					
FOR FE	DERAL USE ONLY	615	266-2912					
FOR FE	DERAL USE ONLY	615	266-2912					

		Environmental	Census	ESTIMATED	COST (\$000)	Estimated (	Other (\$000)
Project & Activity Description	Related Objective	Review Status	Tract/or Enumeration	Current Program	Subsequent Program		of Funds ,
(1)	(2)	(3)	District (4)	Year (5a)	Year (5b)	Amount (60)	Source (6b)
Acquire land to develop and operate		<del> </del>		(30)	(35)	(00)	(08)
three solid waste transfer sites.	72 — 7	Clearance no EIS	102-104.01	93.0			
Acquire and locate seventy solid waste containers-six cubic yard capacity.	B-1	int.	County-wide	29.7			
Acquire two rear loading compactor trucks twenty cubic yard capacity.	B-1	ref	County-wide	50.0			
Acquire one compactor trailer seventy-five cubic yard capacity. Develop a solid waste collection and transfer system to empty containers and transport waste to	B-1	11	County-wide	26.0			
Monitor the system and evaluate the effectiveness as it pertains to usage of sites, volume of waste collected, reduction of complaints relative to dumping of solid waste clan location of fire stations and	B-1	11	County-wide	20.3			
equipment and personnel required. The county has a need for a county- vide fire and rescue service capact Outside the limits of incorporated nunicipalities.		10	County-wide				
Present capabilities are fa from adequate to meet the needs of an urban county.	r	11					
The County has a need for a Vocational-Technical education capabilitor children and adults.	•	u u	103.01-101		;	·	
Comprehensive health care is needed in the Northwest and Northeast ortions of the County. The rapid	B-4	74	103.01-101				

HUD-7015.1 (10-74)

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	1	Environmental	Census	ESTIMATED	COST (\$000)	Estimated Othe	
Project & Activity  Description	Related Objective	Roview Status	Tract/or Enumeration	Current Program	Subsequent Program	<u> </u>	of Funds
			District	Year	Year	Amount	Sour
(1)	(2)	(3)	(4)	(5a)	(56)	(6a)	(6Ь)
growth of the population, the in-		Clearand	e				
dequate transportation system and		no EIS		·			
he concentration of available heal	th						
are facilities in the City of							
hattanooga require health centers							
to be constructed and operated in							1
he Northern end of the County.							
		11.	1	·			
lanned growth of housing, business			103.01-103.02				
nd industry is needed in Northwest			102-110				
amilton County. The Sequoya		7					
uclear Plant, which is presently	•. •						
nder construction in Northwest							
amilton County, will provide an							
ncreased electrical energy						4	
apability in Hamilton County							
everal million dollars). As a							
esult of this energy capability an	đ					10 0	
he influx of construction and	<b>~</b>						
· · · · · · · · · · · · · · · · · · ·							
perations personnel it is expect-							
d that significant growth should							
ccur in the area.							
	•					1	
mproved land surface transportation	n B-6	11	County-wide				
n the County is needed,					,		
			·				
eliever airport to increase the	B-7	11	101				
apability of commercial air		-					
raffic in Hamilton County is							
eeded.							
river port is needed in Hamilton	B-8	11 .	unspecified-				
ounty which will have the capabili			under study				
	Ly		unuer study				
o serve the increased commercial				1	: - 1		
ater traffic when the Tennessee		:					
ombigbee waterway is completed.			104.01-103.01-		. }		
	B-10	11	103.02				
ewer systems are needed in the			114.01-131				

HUD-7015- (10-74)

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# U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT COMMUNITY DEVELOPMENT PROGRAM Census Environmental Review Census Tract/or Curre

Project & Activity Description		Related Environmental	Census	ESTIMATED	COST (\$000)	Estimated Other (\$000)	
		Review	Tract/or Enumeration District	Current Program	Subsequent Program	Sources	of Funds Source
(1)	(2)	(3)	(4)	Year (5a)	Year (5b)	(6a)	(6b)
more populated areas of the County. Much of the land either has a poor percolation capability or is at, or near capacity in terms of septitank and field line usage.		Clearance no EIS					(4.5)
Additional recreational opportunities in Hamilton County are needed.	B-10		County-wide				
•							
							· · · · · · · · · · · · · · · · · · ·

HUD-7015. ( (10-74)

PAGE___OF___PAGES

Form Approved
OMB No. 63-81471

### COMMUNITY DEVELOPMENT PLAN SUMMARY (STATEMENT OF NEEDS)

INSTRUCTIONS: Within the space provided and in the format given below, summarize the applicant's community development needs, quantified where possible, and indicate the data source on which they are based; i.e. Census, Capital Improvement Program, Special Local Surveys or Plans, etc. The needs shall be numbered consecutively; i.e., A-1, A-2, A-3, A-4, etc. Attach additional pages as necessary. Specifically described those community development needs having a particular urgency which are referred to in Assurance 10.

<u>5</u>- ÷1

There is a need to acquire land and to establish three solid waste transfer stations in Hamilton County with collector, compactor and transfer equipment.

There is a need for six cubic yard capacity containers to be placed at sites where there is indiscriminate dumping which constitutes an imminent threat to public health. In addition containers need to be placed at public schools, county parks, and other publicy owned locations to improve the collection process and to eliminate or reduce indiscriminate dumping. Three hundred thirty-two (332) complaints were received by the Health Department in 1974 relative to garbage and trash dumping. (Appendix A) There is a need to establish a system to monitor the effectiveness of the program pertaining to the usage of sites, volume of waste collected, reduction of indiscriminate dumping etc. A program to promote public awareness of solid waste deposit locations needs to be implemented.

Data Soures:

A-2

The County has a need for a county-wide fire and rescue service capability. Outside the limits of incorporated municipalities the present capabilities are far from adequate to meet the needs of an urban county.

Data Source

A-3

The County has a need for a Vocational-Technical education capability for children and adults.

Data Sourca:

PAGE___OF___PAGES

Form Approved OMS No. 63-214/

### COMMUNITY DEVELOPMENT PLAN SUMMARY (STATEMENT OF NEEDS)

INSTRUCTIONS: Within the space provided and in the format given below, summarize the applicant's community development needs, quantified where possible, and indicate the data source on which they are based; i.e. Census, Capital Improvement Program. Special Local Surveys or Plans, etc. The needs shall be numbered consecutively; i.e., A-1, A-2, A-3, A-4, etc. Attach additional pages as necessary. Specifically described those community development needs having a particular urgency which are referred to in Assurance 10.

2--4

There is a need for comprehensive health care in the Northwest and North-east portions of the County. The rapid growth of the population, the inadequate transportation system and the concentration of available health care facilities in the City of Chattanooga require health centers to be constructed and operated in the Northern end of the County.

Data Sourca:

A - 5

There is a need for the planned growth of housing, business and industry in Northwest Hamilton County. The Sequoya Nuclear Plant, which is presently under construction in Northwest Hamilton County, will provide an increased electrical energy capability in Hamilton County (several million dollars). As a result of this energy capability and the influx of construction and operations personnel it is expected that significant growth should occur in the area.

Data Source:

A- 6

There is a need for improved land surface transportation in the County.

Data Source:

Form Approved OMB No. 63-21471

### COMMUNITY DEVELOPMENT PLAN SUMMARY (STATEMENT OF NEEDS)

INSTRUCTIONS: Within the space provided and in the format given below, summarize the applicant's community development needs, quantified where possible, and indicate the data source on which they are based; i.e. Census, Capital Improvement Program, Special Local Surveys or Plans, etc. The needs shall be numbered consecutively; i.e., A-1, A-2, A-3, A-4, etc. Attach additional pages as necessary. Specifically described those community development needs having a particular urgency which are referred to in Assurance 10.

A--7

There is a need for a reliver airport to increase the capability of commercial air traffic in Hamilton County.

Data Sourca:

A-8

There is a need for a river port in Hamilton County which will have the capability to serve the increased commercial water traffic when the Tennessee Tombigbee waterway is completed.

Data Sourca:

A-9

There is a need for sewer systems in the more populated areas of the County Much of the land either has a poor percolation capability or is at, or near, capacity in terms of septic tank and field line usage.

Data Sourca:

Form Approved OMB No. 63-R1471

#### COMMUNITY DEVELOPMENT PLAN SUMMARY (STATEMENT OF NEEDS)

INSTRUCTIONS: Within the space provided and in the format given below, summarize the applicant's community development

needs, quantified where possible, and indicate the data source on which they are based; i.e. Census, Capital Improvement Program, Special Local Surveys or Plans, etc. The needs shall be numbered consecutively; i.e., A-1, A-2, A-3, A-4, etc. Attach additional pages as necessary. Specifically described those community development needs having a particular urgency which are referred to in Assurance 10. A- 10 There is a need for additional recreational activities in Hamilton County. Data Source: A. Data Source: Α-

Data Source:

PAGE PAGES !

Form Approved OMB No. 63-R1471

### COMMUNITY DEVELOPMENT PLAN SUMMARY (LONG-TERM OBJECTIVES)

INSTRUCTIONS: Within the space provided and in the format given below, state long-term objectives designed, in whole or in part, to address the applicants' identified community development needs. Long term objectives are those requiring more than 3 years for accomplishment. The long-term objectives shall be numbered consecutively; i.e., B-1, B-2, B-3, B-4, etc. Attach additional pages as necessary.

8. 1

To reduce or eliminate indiscriminate dumping of solid waste and the resulting pollution from it.

To provide the starting point of a county-wide solid waste management system which will become the basis of a future resource recovery system.

To eliminate blight and aid the development of a viable community. Future projects in the development of a viable community will include a renovation/reclamation program for sub-standard housing of low income/elderly persons and identification of potential sections 8 housing locations.

Supports Need(s) No: A-1

B- 2

To plan for locations of possible fire stations and determine equipment and personnel required to provide an effective response time for fire and emergency ambulance service response.

Supports Need(s) No: A-2

B-3

To construct and operate at least two Vocational-Technical Education schools in Northern Hamilton County.

Support Need(s) No: A-3

Form Approved
OMB No. 63-R1471

### COMMUNITY DEVELOPMENT PLAN SUMMARY (LONG-TERM OBJECTIVES)

INSTRUCTIONS: Within the space provided and in the format given below, state long-term objectives designed, in whole or in part, to address the applicants' identified community development needs. Long term objectives are those requiring more than 3 years for accomplishment. The long-term objectives shall be numbered consecutively; i.e., B-1, B-2, B-3, B-4, etc. Attach additional pages as necessary.

8-4

To construct and operate two comprehensive health care centers in North Hamilton County.

Supports Need(s) No: A-4

B-5

To plan for the development of Northwest and Northeast Hamilton County.

Supports Need(s) No: A-5

B-6

To improve the surface transportation facilities in Hamilton County in order to facilitate the efficient flow of surface vehicular traffic.

Support Need(s) No: A-6

#### <u>SEPTEMBER TERM 1975</u>

Form Approved OMS No. 63-R1471

### COMMUNITY DEVELOPMENT PLAN SUMMARY (LONG-TERM OBJECTIVES)

INSTRUCTIONS: Within the space provided and in the format given below, state long-term objectives designed, in whole or in part, to address the applicants' identified community development needs. Long term objectives are those requiring more than 3 years for accomplishment. The long-term objectives shall be numbered consecutively; i.e., B-1, B-2, B-3, B-4, etc. Attach additional pages as necessary.

**B-7** 

To plan for, secure funding, construct, and operate a reliever airport in Hamilton County.

Supports Head(s) No: A-7

B-8

To secure funding for, to construct, and to operate a River Port in Hamilton County.

Supports Mead(s) No: A-8

В-9

To provide a sewer system, or systems, for the most highly populated areas of the County.

Support Need(s) No: A-9

Form Approved OMB No. 63-R1471

### COMMUNITY DEVELOPMENT PLAN SUMMARY (LONG-TERM OBJECTIVES)

INSTRUCTIONS: Within the space provided and in the format given below, state long-term objectives designed, in whole or in part, to address the applicants' identified community development needs. Long term objectives are those requiring more than 3 years for accomplishment. The long-term objectives shall be numbered consecutively; i.e., B-1, B-2, B-3, B-4, etc. Attach additional pages as necessary.

8-10

To increase recreational opportunities for the citizens of Hamilton County.

Supports Need(s) No: A-10

B-

Supports Need(s) No:

B.

Support Need(s) No:

PAGE___OF___PAGES

Form Approved OMB No. 63-R]471

### COMMUNITY DEVELOPMENT PLAN SUMMARY (SHORT-TERM OBJECTIVES)

INSTRUCTIONS: Within the space provided and in the format given below, describe objectives designed to make measurable progress against the identified community development needs, over a period of up to 3 years. Wherever possible the short-term objectives should include measurable factors, such as quantity, quality, or a combination of these, and must describe the general location of activities to be carried out to meet the objective. The short-term objectives shall be numbered consecutively; i.e., C-1, C-2, C-3, C-4, etc. Attach additional pages as necessary.

<u>_</u>

To acquire land to develop and operate three solid waste transfer sites in Hamilton County.

To acquire and locate six cubic yard capacity solid waste containers at public schools, parks, indiscriminate dumping sites and selected rural area sites. To acquire two rear loading packer trucks and one seventy-five cubic yard compactor for transporting solid waste to transfer stations and/or landfill.

To monitor the system and evaluate the effectiveness as it pertains to usage of sites, volume of waste collected, reduction of indiscriminate Supports Need(s) No: A-1 dumping complaints, etc.

- 2

To seek alternative sources of funds which will allow for the planning and implementation of a County-wide fire and rescue service.

To develop a strategy for the utilization of volunteers and full-time staffing of a County-wide fire and rescue service.

Supports Need(s) No: A-2

c- 3

To finish construction and equip the two Vocational-Techical schools now under construction in Northeast and Northwest Hamilton County. The cost of these two facilities will be in excess of six million dollars.

Supports Need(s) No: A-3

Form Approved OMB No. 63-R1471

### COMMUNITY DEVELOPMENT PLAN SUMMARY (SHORT-TERM OBJECTIVES)

INSTRUCTIONS: Within the space provided and in the format given below, describe objectives designed to make measurable progress against the identified community development needs, over a period of up to 3 years. Wherever possible the short-term objectives should include measurable factors, such as quantity, quality, or a combination of these, and must describe the general location of activities to be carried out to meet the objective. The short-term objectives shall be numbered consecutively; i.e., C-1, C-2, C-3, C-4, etc. Attach additional pages as necessary.

C- 4

4 (*, .,

To construct one health center in Northwest Hamilton County this fiscal year. To provide operating funds for the health center in Northwest Hamilton County. (construction \$200,000 - Operations Cost \$200,000/yr).

Supports Need(s) No: A-4

C- 5

To study selected areas of Northeast and Northwest Hamilton County. As a part of the studies, the Planning Commission will identify areas for use as industrial Parks and business growth areas in order to facilitate the development and eliminate possible "strip" development.

#### Supports Need(s) No: A-5

c- 6

To identify and place in the state transportation plan a proposed bridge site across the Tennessee River in Northern Hamilton County in order to facilitate the flow of surface transportation.

To widen and straighten the Georgetown-Ooltewah road and connect it with interstate 75 in Northeast Hamilton County. (construction cost \$2,800,000.)

To plan for two highway corridors through Northwest Hamilton County at least one of which will connect with the interstate highway system.

Supports Need(s) No: A-6

PAGE____OF___PAGES

#### <u>seprember rerm 1975</u>

Form Approved

OMB No. 63-81271

### COMMUNITY DEVELOPMENT PLAN SUMMARY (SHORT-TERM OBJECTIVES)

INSTRUCTIONS: Within the space provided and in the format given below, describe objectives designed to make measurable progress against the identified community development needs, over a period of up to 3 years. Wherever possible the short-term objectives should include measurable factors, such as quantity, quality, or a combination of these, and must describe the general location of activities to be carried out to meet the objective. The short-term objectives shall be numbered consecutively; i.e., C-1, C-2, C-3, C-4, etc. Attach additional pages as necessary.

C- 7

To secure approval for the proposed planning of a reliever airport for Hamilton County. The request has been submitted to the State of Tennessee.

Supports Need(s) Ho: A-7

C- 8

To jointly fund the planning process with the City of Chattanooga for the proposed River Port. (\$12,000 -\$14,000 for planning).

Supports Mead(s) No: A-8

C- 9

To determine the most efficient and effective method for the provision of lines and/or sewage treatment plant in the most heavily populated areas and/or future suburbs.

To enact local legislation which will insure the above.

Supports Maed(s) No: A-9

PAGE___OF___PAGES

Form Approved
OMB No. 63-R1471

### COMMUNITY DEVELOPMENT PLAN SUMMARY (SHORT-TERM OBJECTIVES)

INSTRUCTIONS: Within the space provided and in the format given below, describe objectives designed to make measurable progress against the identified community development needs, over a period of up to 3 years. Wherever possible the short-term objectives should include measurable factors, such as quantity, quality, or a combination of these, and must describe the general location of activities to be carried out to meet the objective. The short-term objectives shall be numbered consecutively; i.e., C-1, C-2, C-3, C-4, etc. Attach additional pages as necessary.

c- 10

To provide boat docks at the Hamilton County Park (\$50,000); to provide four tennis courts at the Hamilton County Park (\$40,000); to provide four miles of bicycle trails at the County Park (\$128,000).

Supports Need(s) No: A-10

C.

Supports Need(s) No:

C-

Supports Naed(s) No:

1 1 -,	· U.S. DEPARTMENT OF HOUSING AND URBAN DEVELO COMMUNITY DEVELOPMENT BUDGET	PMENT	Α.	Ø ORIGINA	. 1	OMB No. 63-R147
C. NA	ME OF APPLICANT Hamilton County	D. PROGRAM	YEAR			
LINE NO.	E. PROGRAM AC	I FROM: TIVITY			TO:	AMOUNT
1.	ACQUISITION OF REAL PROPERTY			·		93,000
2.	PUBLIC WORKS, FACILITIES, SITE IMPROVEMENTS					105,750
3,	CODE ENFORCEMENT					
4.	CLEARANCE, DEMOLITION, REHABILITATION					
5.	REHABILITATION LOANS AND GRANTS					
6.	SPECIAL PROJECTS FOR ELDERLY AND HANDICAPPED					
7.	PAYMENTS FOR LOSS OF RENTAL INCOME					
8.	DISPOSITION OF REAL PROPERTY					
9.	PROVISION OF PUBLIC SERVICES					
10.	PAYMENT OF NON-FEDERAL SHARES					
11.	COMPLETION OF URBAN RENEWAL PROJECTS					
12.	RELOCATION PAYMENTS AND ASSISTANCE				. ,	
13.	PLANNING AND MANAGEMENT DEVELOPMENT					
14.	ADMINISTRATIVE					20,250
15.	CONTINUATION OF MODEL CITIES ACTIVITIES					
16.	SUSTOTAL			,		219,000
17.	CONTINGENCIES AND/OR UNSPECIFIED LOCAL OPTION	ACTIVITIES (Not	to exce	ed 10% of lin	= 16)	
18.	TOTAL PROGRAM ACTIVITY COSTS					219,0001
1.	F. RESOURCES FOR PROGRAM ACTIVI ENTITLEMENT AMOUNT	TY COSTS				
2.	LESS DEDUCTIONS					
3.	ENTITLEMENT AVAILABLE FOR BUDGET ACTIVITIES					
4.	PROGRAM INCOME					
5.	SURPLUS FROM URBAN RENEWAL PROJECT SETTLEME	:NT				
6.	LOAN PROCEEDS					
7.	UNOBLIGATED FUNDS - PRIOR PROGRAM YEAR					
8.	TOTAL RESOURCES FOR PROGRAM ACTIVITY COSTS					
$^{1}\square$	Check box if costs include indirect costs which require approval o	f a cost allocation p	lan as re	quired by Fed	leral Manu	igement Circular 74-4.

HUD - 7015.5 (10-74)

#### DETAIL BUDGET

3 transfer stations @ 31,000 \$93,000

2 20 cubic yard compactor trucks @ 25,000 50,000

1 compactor trailor @ 26,000 26,000

Administration 20,250

70 containers @ \$425.00 29,750

TOTAL \$219,000

Break-out on Administrative Costs

Director @ \$15,000

Percent of Secretary \$2,700 or Clerk (1/3 time)

Supplies 450

Telephone 800

Travel 1,000

Publications 300

TOTAL \$20,250

OMB No. 63-81471

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U.S. DEP	ARTMENT OF HOUSING HOUSING ASSIST		URBAN DEVELOPMENT		-,
TABLE	•		SING CONDITIONS		
I NAME OF APPLICANT	T		LICATION NUMBER	3. MORIGINAL  AMENDMENT	·
Hamilton County ¹			GRAM YEAR m: 1975 To: 1	-	
A OCCUPANCY STATUS AND	. NUM	BERS	OF YEAR-ROUND HOUSING	UNITS	
CONDITION OF HOUSING UNITS	TOTAL		OWNER - TYPE	RENTAL - TYPE	
1. a. OCCUPIED UNITS: TOTAL	41,421	-	32,156	9,265 -	
d. SUBSTANDARD	4,641	4	3,620	1,021	-
E ALL OTHER	36,780	-	28,536	8,244	•
2 a VACANT UNITS: TOTAL	2,939		1,115	1,824	- :
6. SUBSTANDARD	323	-	123	200	:
e all other	2,616		992	1,624	•
3. TOTAL OCCUPIED AND VACANT UNITS	44,360	0	33,271	11,089	
E. SUITABLE FOR REHABILITATION					
1. OCCUPIED UNITS	2,610	•	2,036	579	
2. VACANT UNITS	180		68	112	•
3. TOTAL SUITABLE FOR REHABIL- ITATION	2,790		2,104 - b	686	٠.

#### C. DATA SOURCES AND METHODS

- A. 1.(a) 1970 Census of Housing, Detailed Characteristics, Tennessee
  - (b) Based on substandard definition including units which lack plumbing facilities and/or are overcrowded.
  - 2.(a) 1970 Censussof Housing, Detailed Characteristics, Tennessee
    - (b) Based on an applied 11 percent Hamilton County Balance of substandardness; further applied the Hamilton County Balance vacant owner/renter ratio of 38 to 62 percent.
  - 1. In estimating substandard units suitable for rehabilitation, the total Hamilton County Balance of 4,641 was decreased by subtracting those units considered dilapidated (both overcrowded and lacking plumbing facilities) or 531 units. Ten percent of the units classified as substandard due to overcrowdedness (265) and ninety percent of the units classified as substandard due to the lack of plumbing facilities (2,356) are considered suitable for rehabilitation.
    - 2. 56 percent of the vacant substandard units are considered suitable for rehabilitation based on the Hamilton County Balance of substandard units suitable for rehabilitation.

HUD-7015.8 All calculations within the Hamilton County Housing Assistance Plan reflect the balance of Hamilton County outside of the City of Chattanooga.

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#### U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT HOUSING ASSISTANCE PLAN

	TABLE	11 · HOUSIN	G ASSIS I ANG	E WEEDS OF	LOMEK	INCO	WE UNDOZEU	U L U 3			
1, NAME OF APPLICANT	<del>aging i unting unim main ung indinan man da da da</del>	·		agan kapungan sapan pangan kanapan kabungan bandan pendahan pendahan pendahan pendahan pendahan pendahan pendah B		2, APP	LICATION NU	MSER	J. KORIGIN		
Hamilton County ²					2		GRAM YEAR 1: 1975	To: 19	76	والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمراورة والمرا	
				NUMBE	RS OF H	OUSE	HOLDS ,			حماده المناج المراجعة ومناوع في المساور	
SOURCES OF HOUSING NEEDS		TOTAL	•	BLACK*				· SPANISH for other			
	Total	Large Families**	Other.	Total	Larg Famili		Other	Total	Largo Fomilios**	Other	
A. CURRENTLY REQUIRING ASSISTANCE (excl. displacess)	<del>adamini di king king apaki bera da maligan ka di Mind</del> ab		•			,				·	
1, TOTAL:	3,429	1,376	2,053	· <b>'</b> 245	79		166	,	{		
2. ELDERLY AND HANDICAPPED	1,621	37	1.584	179	4		·175				
3. NON-ELDERLY/HANDICAPPED	1,808	1,339	469	66	7.5		91				
B. DISPLACED OR TO SE DISPLACED 1. TOTAL:		*									
2, ELDERLY AND HANDICAPPED			designation of the second seco				nak ya ayidadda ya ya dagaahadaa ya afadaan kabaa ahaa	-		<u>!</u>	
3. NON-ELDERLY/HANDICAPPED		- Anna Air ann an Aireann an Aireann an Aireann an Aireann ann an Aireann an Aireann an Aireann an Aireann an - Aireann ann an Aireann an Aireann an Aireann an Aireann an Aireann an Aireann an Aireann an Aireann an Airean - Aireann an Aireann an Aireann an Aireann an Aireann an Aireann an Aireann an Aireann an Aireann an Aireann a									
C, ADDITIONAL, HOUSEHOLDS EX- PECTED TO RESIDE IN LOCALITY		<del> </del>	Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Control of the Contro	Committee the committee of the committee							
1. TOTAL:	238.	97	141	14	6		8				
2. ELDERLY AND HANDICAPPED	7.8	. 2	76	10	3	<del></del>	. 7				
3. NON-ELDERLY/HANDICAPPED	160	9.5	65	4	ر ر		7				

#### D. DATA SOURCES AND METHODS

- A. 1. Based on unpublished census report cross tabulating household by inadequate living conditions, income, size, and race. The total Hamilton County Balance households in 1970 requiring assistance (4,355) was decreased by 926 units of assisted housing provided in the Hamilton County Balance since 1970, including FHA 235,236,221 (d) 3 BMIR units and 7HDA units.
- C. 1. A total of 5575 additional households are expected to reside in Hamilton County in 1975, 2,935 of which will reside in the City of Chattanooga. Nineteen percent of the 5,575 additional households will acquire assistance or 1,059 households. However, of these 1,059 additional households requiring assistance, 821 are expected to reside within the City of Chattanooga, leaving 238 expected households in need of assistance in the Hamilton County Balance.
  - 2. A total of 1447 elderly households are expected to reside in Hamilton County, 540 of which will reside in the City of Chattanooga. Of the 50% Hamilton County Balance, 15 percent are expected to need assistance or 78 elderly households.

## $\underline{\mathbf{S}} \ \underline{\mathbf{E}} \ \underline{\mathbf{P}} \ \underline{\mathbf{T}} \ \underline{\mathbf{E}} \ \underline{\mathbf{M}} \ \underline{\mathbf{B}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{T}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{M}} \ \underline{\mathbf{1}} \ \underline{\mathbf{9}} \ \underline{\mathbf{7}} \ \underline{\mathbf{5}}$

A Note on Housing Needs of the Handicapped - All calculations requesting elderly/handicapped and non-elderly/handicapped information include elderly or non-elderly only for purposes of uniform statistical data methods. However, the housing needs of the handicapped are addressed as follows.

# PLANNING TABLE OF THE HOUSING NEEDS OF THE PHYSICALLY AND BEHAVIORALLY HANDICAPPED FOR HAMILTON COUNTY, 1974

	otal Number of Units Needed	Number of Units Needed on Temporary Basis	Number of Units Needed on Permanent Basis
Tennessee Dept. of Vocational Rehabilitation	259	220	39
Hamilton County Juvenile Court	<b>7</b> 8	68	10
Chattanooga Psychiatric Clinic	10		70
Tennessee Dept. of Corrections	10	•	10
Communit <b>y</b> Services of Greater Chatta- nooga	64		64
Orange Grove Center for the Retarded	45		45
Moccasin Bend Psychiatric Hospital	- 65		65
- Multiple Sclerosis Society	20		20
United Cerebral Pals of Greater Chattanoo and Team Evaluation Center, Inc.			300
Tennessee Department of Public Welfare	•		100 57
Tennessee Services for the Blind	35		35
Chattanooga Goodwill Industries, Inc.	(Number of unit	s.needed is computed with	
TOTAL	743	288	<del>4</del> 55

Source: Chattanooga Action Committee for the Handicapped, 1974

Adding 455 handicapped households to the total 3,677 non-handicapped households requiring assistance, the housing needs of the handicapped represent 11 percent of the total need. It is proposed that 11 percent of the first year goal units afforded Hamilton County would be structurally designed and affordably priced to house these handicapped individuals and families. However, including these needs by the required elderly, non-elderly, large and block family breakdowns would have caused methodological complications.

								No. 63-R1471			
l	J.S. DEPART				DEVELOPME	NT					
HOUSING ASSISTANCE PLAN  TABLE III ANNUAL COAL EOD HOUGING ASSISTANCE											
TABLE III - ANNUAL GOAL FOR HOUSING ASSISTANCE  2. APPLICATION NUMBER S. Ø ORIGINAL											
1. NAME OF APPLICANT			2. A	PLICATION	NUMBER	19	B. Ø ORIGIN	F.			
Hamilton Can to			A P.	2005244			☐ AMEND	MENT			
Hamilton County			1	ROGRAM YE		-					
	<del></del>			rom: 1975			976				
•				F UNITS (ex	cept as note						
A. CATEGORY		FIRST YEA		~	<del> </del>	THHE	E YEAR GOAL				
	TOTAL		ES OF UNI		TOTAL	<u> </u>	TYPES OF UN				
		New	Exist	Rehab.		New	Friet	Rehab.			
1. TOTAL	150	90	50	10							
2. ELDERLY	90	90		-				THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE P			
3. NON-ELDERLY LARGE	24		20	4							
4. OTHER	36		30	6				Addition Plansas			
B. SOURCES OF ASSISTANCE											
1. HUD								A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALES AND A SALE			
a. SECTION 8**	140	90	50					A COLUMN TO THE PARTY OF THE PA			
AMOUNT	\$ 392 350	\$87,28	\$73 150	\$31 920	\$	\$	\$	\$			
b. CD BLOCK GRANTS	,,,,,,				·						
c. OTHER							*******				
2. STATE AGENCIES IDENTIFY PROGRAM: a.											
b.		-									
c.											
3. OTHER a. FARMERS HOME AD.	10	·									
b. LOCAL PROGRAMS		·									
c. OTHER (specify)											
C. EXPLANATION OF PRIORITIES  Number 1 priority is new construction housing for the elderly on three scattered site developments with 30 units per location.  Number 2 priority is 50 units of existing housing, 24 of which are proposed for nonelderly large families.  Number 3 priority if 10 units of rehabilitated housing under the Farmers Home Administration's Rehab Program, based on FMHA activity over past three years in North Hamilton County.											
**Explain any State agency amount	s Included		· · · · · · · · · · · · · · · · · · ·								

HUD-7015.10 (11-74)

# $\underline{\mathtt{S}} \ \underline{\mathtt{E}} \ \underline{\mathtt{P}} \ \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{M}} \ \underline{\mathtt{B}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \quad \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

	USING AND URBAN DEVELOPM ASSISTANCE PLAN	MENT		-	
TABLE IV - GENERAL LOCAT		ME H	OUSING	: •	.
NAME OF APPLICANT	2. APPLICATION NUMBER		r	IIGINAL	1
Hamilton County	4. PROGRAM YEAR		☐ AM	ENDMENT	<u> </u>
	From: 1975	To: 1	976	. ·	
IDENTIFY GENERAL LOCATIONS ON MAP IN THIS APP					†
1. NEW CONSTRUCTION: CENSUS TRACT NUMBERS					
2. REHABILITATION: CENSUS TRACT NUMBERS EXPLANATION OF SELECTION OF GENERAL LOCATION	NS	<del></del>			<del>  -</del>
1. NEW CONSTRUCTION		· •	•		
L) 30 units of Section 8 for the elderly t		Tract	t 101 in	keeping v	wit
on-going County Community Development a	activies				
2) 30 units of Section 8 for the elderly t	to be located in Census	s Trac	t 112 in-	keeping v	wit
available health, social and community	services.				
3) 30 units of Section 8 for the elderly t	to be located in Censu	s Trac	t 102 in	keeping:	wit
on-going Community Development Activit	ies in Northeast Hamil	ton Co	unty.		-
					10
					+
		- \$			
		•			
		•			1.
. REHABILITATION			-		-
1) 10 units to be rehabilitated under the	Farmers Home Administ	ration	ı's Rehab	ilitation	n _
Program based on average FMHA activity	in North Hamilton Cou	inty or	er past	three yea	ars
		* * * *			-
3. Existing					
1) 50 units of existing Section 8 to be		the ba	lance of	Hamilton	.  :
County outside the City of Chattanoog	ga.	-			
		· · · · ·		•	
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				- <b>-</b>	

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U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

Form Approved
OMB No. 63-R1471

#### **ASSURANCES**

*INSTRUCTIONS: The applicant must provide assurances and or certify to all of the following items: The persention is item No. 10 for which the applicant must certify as to either (a) or (b), or to both.)

The applicant hereby assures and certifies that he has complied with the regulations, policies, guidelines and requirements of OMB Circular No. A-95, and that he will comply with the regulations, policies, guidelines and requirements of Federal Management Circulars 74-4 and 74-7, as they relate to the application, acceptance and use of Federal funds for this federally-assisted program. Also, the applicant gives assurance and certifies with respect to the grant that:

It possesses legal authority to apply for the grant, and to execute the proposed program; that a resolution, motion or similar action has been duly adopted or passed as an official act of the applicant's governing body, authorizing the filing of the application, including all understandings and assurances contained therein, and directing and designating the applicant's chief executive officer as the authorized representative of the applicant to act in connection with the application and to provide such additional information as may be required.

#### 2. It will comply with:

- (a) Title VI of the Civil Rights Act of 1964 (P.L. 88-352) and in accordance with Title VI of that Act, no person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity for which the Applicant receives Federal financial assistance and will immediately take any measures necessary to effectuate this agreement. If any real property or structure thereon is provided or improved with the aid of Federal financial assistance extended to the Applicant, this assurance shall obligate the Applicant, or in the case of any transfer of such property, any transferee, for the period during which the real property or structure is used for a purpose for which the Federal financial assistance is extended or for another purpose involving the provision of similar services or benefits.
- (b) Title VIII of the Civil Rights Act of 1968, (P.L. 90-284) as amended, and will administer all programs and activities relating to housing and community development in a manner to affirmatively further fair housing.
- (c) Section 109 of the Housing and Community Development Act of 1974 and in conformance with all requirements imposed by or pursuant to the Regulations of the Department (24 CFR Part 570.601) issued pursuant to that Section; and in accordance with that Section, no person in the United States shall, on the ground of race, color, national origin or sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under, any program or activity funded in whole or in part with the community development funds.
- (d) Executive Order 11063 on equal opportunity in housing.
- (e) Section 3 of the Housing and Urban Development Act of 1968, as amended, requiring that to the greatest extent feasible opportunities for training and employment be given lower income residents of the project area and contracts for work in connection with the project be awarded to eligible business concerns which are located in, or owned in substantial part by, persons residing in the area of the project.
- 3. Prior to the submission of its application, the applicant has:
  - (a) Provided citizens with adequate information concerning the amount of funds available for proposed community development and housing activities, the range of activities that may be undertaken, and other important program requirements;
  - (b) Held at least two public hearings to obtain the views of citizens on community development and housing needs; and
  - (c) Provided citizens an adequate opportunity to participate in the development of the application and in the development of any revisions, changes, or amendments.

## 4. The applicant will:

(a) Provide fair and reasonable relocation payments and assistance in accordance with Sections 202, 203, and 204 of the Uniform Relocation Assistance and Real Property Acquisition Policies Act (P.L. 91-646) and applicable HUD regulations, to or for families, individuals, partnerships, corporations or associations displaced as a result of any acquisition of real property for an activity assisted under the program;

1-0-7015,12 (12-74)

#### <u>SEPTEMBER TERM 1975</u>

- (b) Provide relocation assistance programs offering the services described in Section 205 of P.L. 91-646 to such displaced families, individuals, partnerships, corporations or associations in the manner provided under applicable HUD regulations;
- (c) Assure that, within a reasonable time prior to displacement, decent, safe, and sanitary replacement dwellings will be available to such displaced families and individuals in accordance with Section 205(c)(3) of P.L. 91-646;
- (d) Inform affected persons of the benefits, policies, and procedures provided for under HUD regulations;
- (e) Carry out the relocation process in such a manner as to provide displaced persons with uniform and consistent services, and assure that replacement housing will be available in the same range of choices with respect to such housing to all displaced persons regardless of race, color, religion, or national origin.
- 5. The applicant will:
  - (a) In acquiring real property in connection with the community development block grant program, be guided to the extent permitted under State law, by the real property acquisition policies set out under Section 301 of the Uniform Relocation Assistance and Real Property Acquisition Policies Act and the provisions of Section 302 thereof;
  - (b) Pay or reimburse property owners for necessary expenses as specified in Sections 303 and 304 of the Act; and
  - (c) Inform affected persons of the benefits, policies, and procedures provided for under HUD regulations.
- 6. It will give HUD and the Comptroller General through any authorized representative access to and the right to examine all records, books, papers, or documents related to the grant.
- 7. The applicant will comply with the provisions of the Hatch Act which limit the political activity of employees.
- 8. It will comply with the provisions of Executive Order 11296, relating to evaluation of flood hazards.
- 9. The applicant's certifying officer:
  - (a) Consents to assume the status of a responsible Federal official under the National Environmental Policy Act of 1969 insofar as the provisions of such act apply pursuant to this Part; and
  - (b) Is authorized and consents on behalf of the applicant and himself to accept the jurisdiction of the Federal courts for the purpose of enforcement of his responsibilities as such an official.
- 10. The Community Development Program:
- (a) Gives maximum feasible priority to activities which will benefit low— or moderate—income families or aid in the prevention or elimination of slums or blight;
- (b) Contains activities designed to meet other community development needs having a particular urgency which are specifically identified and described in the applicant's community development plan summary and community development program.
- 11. It will establish safeguards to prohibit employees from using positions for a purpose that is or gives the appearance of being motivated by a desire for private gain for themselves or others, particularly those with whom they have family, business, or other ties.
- 12. It will comply with all requirements imposed by HUD concerning special requirements of law, program. requirements, and other administrative requirements approved in accordance with Federal Management Circular 74-7.

Legal Certification: As counsel for the applicant and an attorney-at-law admitted to practice in the State in which the applicant is located, I certify that the facts and representations contained in Assurance No. 1 above are true and in accordance with State and local law.

	James F. Turner, Atty.	
(Signature of Applicant's Counsel)	(Type or Print Nume of Applicant's Counsel)	(Date)

HUD-7015.12 (12-74)

#### PROGRAM NARRATIVE

Solid waste management is becoming an increasingly complex and demanding task because of the volume generated by modern society. Concurrent with the problems associated with volume is a growing public concern with the environment. There is extensive indiscriminate dumping of solid waste in the more rural areas of Hamilton County which causes pollution of neighboring streams, pollution of the immediate vicinity and, polution of the land area down stream.

It is proposed to place containers for deposit of solid waste at these sites in Northern Hamilton County to eliminate this problem. Solid waste containers will also be placed strategically at publicly owned facilities such as schools and parks throughout the county. Since rising gasoline prices would mean increased cost in taking solid waste to distant collection points it is important to have collection points conveniently located to avoid indiscriminate dumping.

Generally, the more remote rural areas are areas of concentration of low income families which further attests to the need to make it inexpensive for the residents to avail themselves of the opportunity to deposit solid waste at convenient, local points.

Hamilton County's main land fill is located in the Northeast section of the County which makes it necessary for trucks serving residents in the Northwestern part of the County to cross the Tennessee River making a 50 to 60 mile round trip to the County landfill. This process is expensive in terms of energy expended because of the high cost of gasoline and oil.

Currently, among county residents must pay a private collector for household collection, and his high cost of hauling to a distant landfill is passed on to residents. The cost incurred by municipalities is also more than it would be if transfer sites were developed.

#### Statement of Needs (this project)

There is a need to establish three solid waste transfer stations in the county with collector, compactor and transfer equipment.

Six cubic yard capacity containers need to be placed at sites where there is indiscriminate dumping which constitutes an imminent threat to public health. In addition these containers need to be placed at public schools, county parks and other publicly owned locations to improve the collection process and eliminate or reduce indiscriminate dumping. There were 332 complaints to the Health Department in 1974 relative to garbage and trash dumping. (Appendix A). This need is supported by the County and State Health Departments (Appendix E and F).

There is a need to develop a program to promote public awareness of solid waste deposit locations and the problems caused by indiscriminate dumping.

#### Long Term Objectives (this project)

The long term objectives of this project will be the elimination or reduction of indiscriminate dumping of solid waste and the resulting pollution from it. The project will be the starting point of a county wide solid waste management system and a basis for a future resource recovery system. Another long term objective will be the elimination of blight and the development of viable community.

## Short Term Objectives (this project)

To acquire land, develop and operate three solid waste transfer

# SEPTEMBER TERM 1975

sites in Hamilton County.

To acquire and locate six cubic yard capacity solid waste containers at public schools, parks, indiscriminate dumping sites and selected rural areas. To acquire two rear loading packer trucks and one seventy-five cubic yard compactor for transporting solid waste to transfer stations and/or landfill.

To monitor the system and evaluate the effectiveness as it pertains to usage of sites, volume of waste collected, reduction of indiscriminate dumping complaints, etc.

To establish an information system which will assess user volume at the transfer stations. Records will be kept of daily loads transferred to the land fill.

To establish a records system which will determine volume of solid waste at each deposit location. These records will serve as an indicator of which locations need additional containers and/or more frequent collection service. Adjustments to service schedules will be made as required. To monitor dumping sites in order to determine effectiveness of the container placement program.

#### ENVIRONMENTAL IMPACT STATEMENT

It is proposed to build three solid waste transfer stations with collector, compactor and transfer equipment. Solid waste containers will be placed at covenient sites throughout the county for deposit of solid waste by individuals. These locations will be monitored as to volume of waste collected so that service levels for each location can be established.

The site for containers will have to have adequate space for one or more containers and a "pull off" area for the user vehicle while using the site.

The following components of this project, which the county plans to undertake, have been analyzed to determine if any significant adverse environmental impact would result from the project. It has been found that:

"None of the proposed objectives will have any significant adverse effect on the environment."

The impact of each component is assessed as follows:

#### I.Favorable Impact

The network of "green boxes" placed throughout the rural areas of the County will significantly lower the incidence of promiscuous roadside dumping and eliminate established and illegal dumping sites. This will have the obvious benefit of improving the quality of the land along the County's roadsides. It will also result in a number of other favorable ramifications. The health hazards of flies and rodents will be eliminated. There will be no noxious leachate to pollute ground and surface waters. A potential fire hazard, with its accompanying air pollution burden will be prevented. In addition, the odor problem arising from standing solid waste will be eliminated. Finally, erosion, which results from destroying ground cover, will not occur.

The transfer station system, in combination with the "green boxes" will have a positive impact on the environment of the area. These stations will allow economical, frequent collection of the "green boxes" and thus prevent the problems mentioned above. They also will reduce the energy consumption of the present system by eliminating the large number of long trips which must be made by small capacity collection vehicles. This will be accompanied by the lower amount of vehicular pollutants. The transfer stations will also provide the owners of dead animals with an alternative to the present, common practice of burning the animal or allowing it to decompose on the ground,

# SEPTEMBER TERM 1975

and creating a potential health hazard. A future benefit to the environment, which is made possible by the transfer stations, is the capability to recover and recycle the resources found in solid wastes.

#### II. Unfavorable Impact

Every precaution will be taken to assure proper operation of this project and proper maintenance of the related equipment. Should an exceptional circumstance arise, there is a possibility of temporary detrimental effects on the environment. Improperly handled solid waste may create problems of: odor, flies, rats, water pollution from leachate and scattered debris. The project staff will be made aware of the potential damage that might arise from too infrequent collection and disrepaired equipment and will be required to take all necessary action to prevent it.

The operation of transfer stations unavoidably is accompanied by noise. Equipment maintenance will help to reduce the noise. To minimize the nuisance factor to adjacent sites, the stations will be operated only during daylight hours.

The use of vehicles for transport and compaction will result in air pollution. As mentioned in the previous section, the amount of pollution will be less with the transfer stations than without them.

There will be some scattering of solid wastes during the course of operation. This spillage will be contained by fencing and controlled by continual cleanup. Trash brought in by individual residents will be controlled by the staff. Facilities for after-hours disposal by individuals will be provided to prevent dumping outside the transfer station compound.

#### III. Alternatives

A. Alternatives to "Green Boxes"

The current lack of solid waste disposal facilities is an unsatisfactory alternative to the proposed system. The effects on the environment were enumerated in Section 1. The current situation is also accompanied by the high costs of refuse cleanup and law enforcement in areas where legal alternatives do not exist.

A second alternative is a County-run door-to-door collection system. This alternative might better insure proper disposal of solid waste, however in the rural areas to be served, this system is not financially feasible. It would also require the greatest expenditure of valuable energy resources. A private door-to-door system has not developed in the rural areas because of the great distances between houses, the condition of some rural roads, and the mountainous geography of the area.

B. Alternatives to Transfer Stations

The only environmentally sound alternative to transfer stations is establishing new sanitary landfills in suitable areas throughout the County. This alternative would be extremely expensive. In addition, it would degrade the landfill site and the adjacent land significantly more than transfer stations. It would also meet with stronger citizens opposition. A landfill site also would not provide as good an opportunity as transfer stations for resource reclamation.

It is doubtful that new landfills could be utilized to capacity. If new ones were developed, the existing County landfill,

which is well-run, would be under-utilized also and would become financially endangered.

## IV. Probable Controversy

The siting of any solid waste handling or disposal facility provokes some citizen opposition about possible land degradation or devaluation. The "green boxes" and transfer stations will be located in suitable sites that create a minimum controversy. The existing landfill site is well accepted by the neighboring land owners and little concern should materialize from the increased utilization foreseen in this project.

The environmental review of the above projects may be reviewed at room 201, County Courthouse, Office of the County Manager, between the hours of 8:00 a.m. to 4:30 p.m.

No further environmental review of the above projects is proposed to be conducted.

Subsequent to a review period of fifteen days during which comments may be made to the county concerning the environmental status of the projects, the county intends to request HUD to release funds for these projects.

## TABLE OF APPENDICES

APPENDIX	A	•	•	•		•	•		•	•	•	Health Department Compalints	
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APPENDIX	C	. •		•.			•	•	 . •	•		County Map - Showing Highways	
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APPENDIX	E	. •	•	_	•	•	D	•			•	County Health Department-Letter of Nee	ds
APPENDIX	F	•	. •	•			•				•	State Health Department-Letter of Need	s

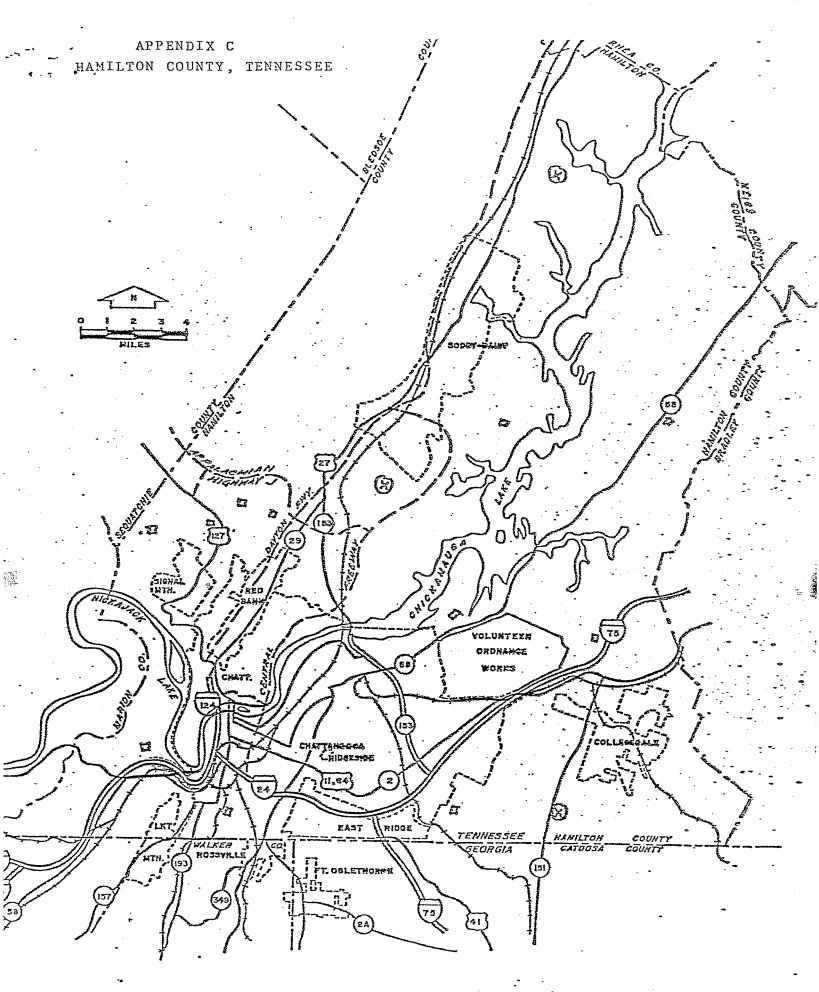
SPPENDIX A	COMPLA TOTAL					
Air Pollution	· · · 1969 · · · 13	TOTAL . :1970 18	TOTAL :::1971:2	TOTAL 1972.	TOTAL 1973	TOTAL . 1974 8
Animal Bites	17	7	0	73	<b>7</b> 3	45
Chickens	. 20	. 24	. 22	28	28	35 <u>.    </u>
Commodes Broken or Out of Order	67	69	86	56_	56	56
Dog Lots	72	66	81	94	94	60
Drainage	77	- 80	77	81	81	46
Dumping	47	41	· 41	62	62	.50
Food	54	74	88	64	64	6
Garbage and Trash	472	585.	561	388	388	282
Grease Traps	4	. 9	3	9	9	5
Insects	· <b>3</b> 9	35	. 24	. 15	<b>1</b> 6	45
Institutions				· 3	3	7
Junk Cars	0	7	0	13	13 ·	8
Mosquitoes	168	321 .	. 165	348	348	318
Other Animals	- 92	61	91	85	85	73
Outside Privy	• 21	41	11	15	15	(14)
Pigeons	57	9	<b>1</b> 5	7	7	16
Rats	70	64	97	51 <u>8</u>	518	42
Restaurant or Grocery Sanitatio	n	· · · · · · · · · · · · · · · · · · ·	<u>.</u>	21	21	28
Safety		•	•	Ž.	Ţ	79
Screens	14	. 21	6	9	9	0
Septic Systems overflowing	307	376	490	614	614	(446)
Sewer Lines Broken	203	192	228	779	179	150
Swimming Pools	. 0	27	8	6	6 .	<u> 19</u>
Vacant Lots	131	204	169	112	112.	150
Wash Water	8	28	23	19	19	(21)
Water Cut Off	25	29	27	15	15	18
Water Lines Broken				. 8 .	8	8
Water Pollution Wells	1	10	68 <b>9</b>	5 4	4	17
C-hall				<del></del>	7	. 0

APPENDIX B

POVERTY LEVEL PEOPLE IN CETA PROGRAM -1975 (not total poverty)

Census Tract	<u>Total</u>	
101	119	
102	98	
103.01	202	
103.02	215	
104.01	52	
104.02	50	
104.03	31	
190	53	
110	36	
111		
112		
113.01	14	
113.02	83	
114.01	79	
114.02	1	
121	6	
GRAND TOTAL	1,150	Served
		(Active terminated

# $\underline{\mathbf{S}} \ \underline{\mathbf{E}} \ \underline{\mathbf{P}} \ \underline{\mathbf{T}} \ \underline{\mathbf{E}} \ \underline{\mathbf{M}} \ \underline{\mathbf{B}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{T}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{M}} \ \underline{\mathbf{1}} \ \underline{\mathbf{9}} \ \underline{\mathbf{7}} \ \underline{\mathbf{5}}$



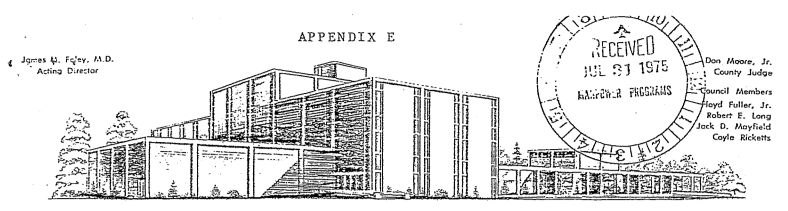
Approximate Transfer Site Locations (Proposed)

Illegal Dump Sites

# $\underline{S} \ \underline{E} \ \underline{P} \ \underline{T} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

APPENDIX D HAMILTON COUNTY, TENNESSEE (Excluding City of Chattanooga) CENSUS TRACTS 101 102 103.01 103.02 104.01 104.02 113.01 114.01 Sale Greek 112. 101 Signal Mountain Snow Hill Soddy-3 Daisy 110 103,01 Summit Knobs 114.01 CITI OF CHATTINGSCA

Approximate Transfer Site Locations (Proposed)



CHATTANOOGA-HAMILTON COUNTY

Tel 615/757-2011

# HEALTH DEPARTMENT

921 East Third Street · Chattanooga, Tenn. 37403 July 30, 1975

Director, Community Development 605 Cherry Street Chattanooga, Tennessee 37402

Gentlemen:

Residents living in the remote, more isolated and mountainous areas of the county do not have commercial garbage collection service available because of the low density, terrain, narrow roads and soci-economical condition of these residents. Because of above factors, these individuals must rely on their own inginuity to resolve their particular garbage disposal problem. Vacant lots, isolated areas and abandoned strip mines or chert pits are among the most common sites used.

Small commercial operations face the same problem and because of the distance to the approved county sanitary landfill they select remote areas for their disposal.

Although road side "flinging" has been reduced, promiscuous dumping still occurs in the mountainous north west and north eastern part of the county.

Demolition material and residue from land development such as trees, brush and construction materials cause a serious disposal problem also since open burning has been restricted.

In order to resolve this problem personnel from this department recommend that convenient disposal sites be made available. One method is the "Green Box" approach. Another method, but perhaps more expensive, is a 100% collection system. A transfer station located north and west of the river would be very helpful to both the residents as well as private collectors.

If we can be of further assistance, feel free to call.

Very truly yours,

Frank W. Failing, D.V.M., Director Division of Environmental Health

FWF:ap



RAY BLANTON GOVERNOR

EUGENE W. FOWINKLE, M.D., M.P.H. COMMISSIONER

# STATE OF TENNESSEE DEPARTMENT OF PUBLIC HEALTH SOUTHEAST REGIONAL OFFICE

August 20, 1975

IN REPLYING ADDRESS
GEORGIA-TENNESSEE
REGIONAL PUBLIC HEALTH SERVICES
2501 Milne Street
Chattanooga, TN 37406

Dr. Don Loftis
Director of Community Development
of Hamilton County
Courthouse
Chattanooga, Tennessee 37402

Dear Dr. Loftis:

Residences of north Hamilton County are in need of a convenient, economical planned solid waste collection and disposal system. This rural area does not have sufficient population density to economically support private contract or municipal refuse collection door-to-door. Consequently, the rural roadside, vacant lots and forrest are scarred with numerous unsightly dumps.

Within the Southeast Region, Rhea, Bledsoe and Sequatchie Counties, adjacent to Hamilton County, have implemented a "greenbox" refuse collection system which is serving the rural citizens.

We endorse an approved greenbox collection system and transfer stations for Hamilton County. These would assist in eliminating spontaneous dumping and would provide the citizenry with an economical solid waste disposal system.

Sincerely,

G. Fox Monroe, D.D.S., M.P.H.

Director

Southeast Regional Office

GFM:WSE:nwg

# Notice of Finding of No Significant Effect

- (A) Release to:
  - 1) Local news media
  - 2) Individuals and groups known to be interested in the applicants activities.
  - 3) Local, state and federal agencies.
  - 4) A-95 Clearninghouse.
  - 5) Others believed to be appropriate by the applicant.
- (B) Published at least once in a newspaper of general circulation.
- (C) Filed with HUD official authorized to receive the application.
- (D) All of the above have a minimum of 15 days in which to comment.
- (E) Make assessments available for review.

Hamilton County, Tennessee proposes to apply for \$219,000 discretionary funds from the United States

Department of Housing and Urban Development under Public

Law 93-383 in order to construct and operate three solid

waste transfer stations. Solid waste containers will be

placed at publicly owned locations and other sites through
out the County.

This project has been analyzed in order to determine if any adverse environmental impact would result from the project.

It has been found that "The Proposed Project will have no significant adverse effect on the environment."

The environmental review of the above project and the project may be reviewed at room 201, County Courthouse, Office of the County Manager, between the hours of 8:00 a.m. to 4:30 p.m., Monday through Friday.

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Samilfon County

#### -299-September 3, 1975 SEPTEMBER TERM

# A RESOLUTION

NO. 975-10

A RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO EXPEND SUMS TITLE FOR THE PURPOSE OF REMOVING A DEFICIT-SHARE DUE FROM HAMILTON COUNTY FOR THE CHATTANOOGA-HAMILTON COUNTY BICENTENNIAL LIBRARY.

Be it Resolved, by the County Council of Hamilton County, Tennessee. in Session Assembled:-

WHEREAS, the total cost of the main library office and the two (2) branches of the Chattanooga-Hamilton County Bicentennial Library will cost a sum exceeding the original appropriations of the Chattanooga City Commission and the Hamilton County Council; and

WHEREAS, there presently exists an immediate deficit in excess of Eighty Thousand Dollars (\$80,000.00), which sum, in regards to the development of the aforesaid Library, is to be jointly provided by the City of Chattanooga and the County of Hamilton.

NOW, THEREFORE, BE IT RESOLVED BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That the County Judge is hereby authorized to expend Forty Thousand Dollars (\$40,000.00) from previously unexpended bond issues for the Chattanooga-Hamilton County Bicentennial Library, in addition to the original One Million Seven Hundred Fifty Thousand Dollars (\$1,750,000.00) previously authorized expenditure, this additional sum defraying a one-half share of a current library deficit and to be paid to the City of Chattanooga, which is presently acting as paying agent, or the Bicentennial Library Board, or to be part of the total purchase price for the County-designated branch location at Northgate.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken...

Cember of the County Council

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

(Judge Moore stated that the Chattanooga-Hamilton County Bicentennial Library appropriation had a deficit of \$19,000 plus the \$60,000 previously authorized for the Northgate branch. This totals almost \$80,000. The City authorized payment of its share of \$40,000. This resolution will authorize Judge Moore to pay the County's share from funds not yet allocated from a bond issue.)

Sinte of Tennessee

September 3, 1975

# A RESOLUTION

NO. 975-12

TITLE TO AMEND THE 1974-1975 COUNTY GENERAL FUND BUDGET BY ADDING: \$190,992.50.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, it was the intention of the County Council that Federal Revenue Sharing Funds were available and would be allocated for the Juvenile Court Building and to purchase voting machines at the time the County Council authorized each of said projects; and

WHEREAS, the minutes of the County Council meetings at which said projects were approved did clearly evidence the intention of the County Council to utilize Federal Revenue Sharing Funds, although not in a manner sufficient to constitute a budget amendment.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That Federal Revenue Sharing funds be budgeted in Fiscal Year 1974-1975 by amending the Capital Outlay section of the County General Fund budget by adding \$190,992.50 - \$100,000.00 being for the Juvenile Court Building and \$90,992.50 for voting machines.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Agely

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

* * * *

(Judge Moore stated that this was simply a bookkeeping resoluton, that the County Council had authorized using Federal Revenue Sharing Funds for the Juvenile Court Building and to purchase voting machines but the Resolutions at the time did not clearly designate that Federal Revenue Sharing Funds would be utilized for this. This resolution will clarify this for bookkeeping purposes.)

State of Tennessee

Samilton County

September 3, 1975

Member of the County Council

# A RESOLUTION

NO. 975-11

THREE (3) YEAR TERMS ON THE HAMILTON COUNTY BEER BOARD.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, there are two (2) positions on the Hamilton County Beer Board which have expired according to their terms and which are in need of new designation as to the persons serving thereon and the terms thereof.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That we hereby appoint Jim Penley and Tracy Parker to serve on the Hamilton County Beer Board for terms of three (3) years each, said appointees to fill the vacancies due to term expirations of the positions previously held by Tom Prestwood and Leland Gann.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.  $\blacksquare$ 

Action taken Capatal

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-4. Absent-1.

(Judge Moore stated that the terms of Tom Prestwood and Leland Gann have expired. Mr. Parker and Mr. Penley have agreed to serve for three years. The Beer Board at its last two meetings had difficulty getting a quorum.)

State of Tennessee Kamilton County

September 3, 1975

# A RESOLUTION

No. <u>975-13</u>

TTTLE - To authorize Hamilton County to make reimbursement to Oscar's Sandwich Shop, 4747 Hwy 58 North, Chattanooga, Tennessee, for \$73.27 on payment of gross receipts tax.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, on February 28, 1975, Oscar's Sandwich Shop filed the application of business tax license and report to the County Court Clerk and paid \$73.27, and

WHEREAS, the taxpayer had applicable tax credits of \$47.36 and did not use any with the exception of the \$15.00 minimum tax, and

WHEREAS, the taxpayer filed an amended return September 2, 1975, in the amount of \$25.91 and filed a claim for \$73.27,

NOW THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Department of Accounts and Budgets of Hamilton County is hereby authorized to make this refund to Oscar's Sandwich Shop.

BE IT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

Action taken....

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

(Judge Moore stated that this is the standard method of reimbursement for overpayment of gross receipts taxes.)

State of Tennessee Hamilton County

September 2, 1975

Member of the County Council

# A RESOLUTION

No. 975-14

TITLE - To authorize Hamilton County to make reimbursement to Spann Amusement Company, 2462A S. Broad Street, Chattanooga, Tennessee, for \$55.85 on payment of gross receipts tax.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, on May 23, 1975, Spann Amusement Company filed the application of business tax license and report to the County Court Clerk and paid \$55.85, and

WHEREAS, the Taxpayer had applicable tax credits of \$52.35 and did not use any with the exception of the \$15.00 minimum tax,

WHEREAS, the taxpayer filed an amended return September 2, 1975, in the amount of \$18.50 and filed a claim for \$55.85,

NOW THEREFORE BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: That the Department of Accounts and budgets of Hamilton County is hereby authorized to make this refund to Spann Amusement Company.

BE UT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

Action taken

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

State of Tennessee

Hamilton County

September 3, 1975

# A RESOLUTION

NO. 975-15

TITLE A RESOLUTION TO AUTHORIZING THE ACCEPTANCE OF THE BID OF CALDWELL AND ASSOCIATES, INC. FOR VEHICLE INSURANCE AS SPECIFIED.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:-

WHEREAS, bids were received in response to public advertisement and invitation-mailing for insurance coverage upon Hamilton County vehicles and highway equipment; and

WHEREAS, the bid of Caldwell and Associates, Inc. for Thirty Thousand Nine Dollars (\$30,009.00) was the lowest bid received for the insurance specifications submitted, including amendments thereto which specifically permit "pro rata" cancellation rights to the County, and providing for coverage of \$50,000/person and \$100,000/ occurrence.

NOW, THEREFORE, BE IT RESOLVED BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That the bid hereinabovementioned of Caldwell and Associates, Inc. is hereby accepted for the coverage specified herein, with the cost of same to be paid from the County General Fund.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken 666

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Ave": Councilman Fuller, Councilman Long, Councilman Mayfield and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

(Judge Moore stated that several bids had been received as a result of the advertisement for bids on insurance for the county's motor vehicles. This was the lowest and best bid.) motor vehicles.

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

#### Hamilfon County, Tennessee Don Moore, Judge Chattanooga, Tennessee 37402

AUGUST 4, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

FIRE, THEFT AND LIABILITY INSURANCE COVERAGE FOR AUTOMOBILES AND HIGHWAY EQUIPMENT.

FOR SPECIFICATIONS AND LIST OF VEHICLES CONTACT AUDITOR'S OFFICE - ROOM 17 - COUNTY COURTHOUSE

DATE:

AUGUST 18, 1975

TIME:

10:00 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR ALL BIDS.

HAMILTON COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT

#### <u>S E P T E M B E R T E R M 1 9 7 5</u>

Hamilton County, Tennesser Don Moore, Judge

Chattanooga. Tennessee 31402

AUGUST 20, 1975

NOTICE: TO ALL INSURANCE COMPANIES PARTICIPATING IN THE HAMILTON COUNTY FLEET INSURANCE BIDDING PROCESS

THE FOLLOWING CHANGES HAVE BEEN MADE IN THE COMPREHENSIVE LIABILITY COVERAGE LIMITS OF LIABILITY:

- 1. THE BODILY INJURY LIABILITY LIMITS HAVE BEEN INCREASED FROM 25,000 EACH PERSON AND 50,000 EACH OCCURANCE TO 50,000 EACH PERSON AND 100,000 EACH OCCURANCE.
- 2. THE PROPERTY DAMAGE LIABILITY LIMIT HAS BEEN INCREASED FROM 10,000 EACH OCCURANCE TO 25,000 EACH OCCURANCE.

THIS REVISION IS THE RESPONSE OF THE COUNTY'S CONCERN TO ADEQUATELY COVER EMPLOYEES DRIVING HAMILTON COUNTY VEHICLES, ALL OTHER PROVISIONS AND LIMITS SETFORTH WILL REMAIN UNCHANGED.

HAMILTON COUNTY WOULD LIKE TO EXTEND ITS NOTE OF APPRECIATION FOR THE COOPERATION AND UNDERSTANDING IT HAS RECEIVED FROM THE DIFFERENT REPRESENTATIVES. WE HOPE TO SEE ALL OF YOU SEPTEMBER 2, 1975.

100 /X

SINCERELY YOURS

ÁAUL K. RICHARĎ, DIRECTOR OF PURCHASING

PKR/HP



## caldwell & associates, inc.

EAST 7TH STREET CHATTANOOGA, TENNESSEE TELEPHONE

August 29, 1975

LARRY BARTLETT WILLIAM R. BOWMAN JIM BUCHANAN JAMES C. CALDWELL, C.P.C.U LEWIS A. CARNEAL JOSEPH L. FRANK W. STAN GOODWIN JACK GOTTSHALL

LARRY HARWELL RICHARD L. HICKS, C.P.C.U.

JOE F. LEMONS, JR. DAVID A. LIEDTKE, C.P.C.U.

R. J. MILES, JR.

KENNETH PARRISH

JAMES C. GLAESER

JOHN F. STRAUSSBERGER

JOHN TOMPKINS

YGNACIO TOULON III, CLU

DWAIN J. WEBBER

H, DEAN WELCH

PAUL O. WIRZ

WILLIAM KNIGHT

General Agents for ARGONAUT INSURANCE CO. BITUMINOUS INSURANCE GROUP CHEROKEE INSURANCE CO.

HARTFORD INSURANCE GROUP

HOME INSURANCE CO. INTERSTATE FIRE INSURANCE COMPANY

MARYLAND CASUALTY COMPANY

PAN AMERICAN LIFE INSURANCE COMPANY

ROYAL GLOBE CO.

SAFECO CO.

INSURANCE COMPANIES

Judge Don Moore, County Judge Hamilton County Chattanooga, Tennessee 37402

Hamilton County Automobile Fleet Insurance

Dear Judge Moore:

In accordance with your specifications and bid request, we submit the following bid of \$30,009.00 to be written with the Hartford Insurance Company for the period September 8, 1975 to September 8, 1976.

We agree to include the wording "The insurer will not rely upon the defense that the assured is a government agency and as such immuned from liability in an action sounding in tort."

There shall also be Fleet Automatic Coverage.

We appreciate your confidence in our agency and look forward to serving your insurance needs.

Sincerely yours,

John Tompkins

JMT: ibe

MACON

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT
PAUL K. RICHARD, DIRECTOR

#### Hamilton County, Tennessee Don Moore, Judge Chattanooga, Tennessee 31402

AUGUST 11, 1975

#### DEAR SIRS:

HAMILTON COUNTY WOULD LIKE TO ANNOUNCE SEPTEMBER 2, 1975 AS THE NEW DATE FOR ACCEPTING OPEN BIDS ON FLEET INSURANCE COVERAGE FOR COUNTY VEHICLES. BIDS WILL BE OPENED IN THE OFFICE OF THE PURCHASING AGENT, PAUL RICHARD, 1110 DAYTON BLVD., AT 10:00 A.M.

INFORMATION CONCERNING VEHICLES TO BE INSURED AND EXPERIENCE MAY STILL BE OBTAINED IN THE AUDITOR'S OFFICE, ROOM 17, COURTHOUSE.

THE COUNTY WOULD ALSO LIKE TO MAKE PUBLIC THE FOLLOWING "LOSS" INFORMATION:

YEAR	TYPE OF COVERAGE	LOSS
1970–71	PROPERTY DAMAGE PHYSICAL DAMAGE	\$ 1,475 1,150
1971-72	PROPERTY DAMAGE PHYSICAL DAMAGE	1,755 750
1972–73	PROPERTY DAMAGE PHYSICAL DAMAGE	846 924
1973–74	PROPERTY DAMAGE PHYSICAL DAMAGE	2,815 269
1974-PRESENT	PROPERTY DAMAGE PHYSICAL DAMAGE	6,870 1,654
THE ABOVE STATED AMOUNTS	ARE ESTIMATES AS REPORTED	BY THE COUNTY S PRESENT

IT HAS ALSO BEEN AMENDED THAT AN ENDORSED POLICY PROVISION BE INCLUDED FOR ALL PRO RATA CANCELLATIONS AS OF JANUARY 1, 1976. THIS AMENDMENT IS THE RESULT OF LEGISLATION EXEMPTING GOVERNMENTAL IMMUNITY.

ALL BIDS ARE SINCERELY WELCOMED.

PAUL K. RICHARD
DIRECTOR OF PURCHASING

14,12/1112

INSURANCE AGENT,

#### $\underline{\mathbf{S}} \ \underline{\mathbf{E}} \ \underline{\mathbf{P}} \ \underline{\mathbf{T}} \ \underline{\mathbf{E}} \ \underline{\mathbf{M}} \ \underline{\mathbf{B}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{T}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{M}} \ \underline{\mathbf{1}} \ \underline{\mathbf{9}} \ \underline{\mathbf{7}} \ \underline{\mathbf{5}}$



## KILLEBREW, LYMAN & WOODWORTH, INC.

INSURANCE

TELEPHONE (613) 267-3818

BLUE CROSS BUILDING . CHATTANOOGA, TENNESSEE 37402

September 2, 1975

Mr. Paul K. Richard
Director of Purchasing
Hamilton County
Chattanooga, Tennessee 37402

Dear Mr. Richard:

Please find enclosed our insurance proposals for the Hamilton County Fleet Insurance.

Our proposals are underwritten by The Home Insurance Company and are submitted as part of the Tennessee Local Government Insurance Plan sponsored by Tennessee County Services Association.

Very truly yours,

Maurice O. Horner

MOH/rt

Enclosures

#### Automobile Insurance Quotation

#### Prepared For

#### Hamilton County, Tennessee

#### Limits of Liability

\$50,000 each person bodily injury

\$100,000 each occurrence bodily injury

\$25,000 each occurrence property damage

\$10,000 each person uninsured motorist \$20,000 each occurrence uninsured motorist

Actual Cash Value, Fire, Theft, Combined Additional Coverage as per vehicle and equipment list.

Total Annual Premium \$35,581.

Underwriting company is Home Insurance Company. This proposal is submitted as part of Tennessee Local Government Insurance Plan sponsored by Tennessee County Services Association.

#### Alternate Proposal

#### Prepared For

#### Hamilton County, Tennessee

#### Limits of Liability

\$100,000 each person bodily injury

\$300,000 each occurrence bodily injury

\$ 25,000 each occurrence property damage

\$ 10,000 each person uninsured motorist

\$ 20,000 each occurrence uninsured motorist

Actual Cash Value, Fire, Theft, Combined Additional Coverage as per vehicle and equipment list.

Total Annual Premium \$40,473.

This optional quotation is offered in order to comply with statuatory limits of liability required by Tennessee Governmental Tort Liability Law (Public Chapter, 345).

#### $\underline{S} \ \underline{E} \ \underline{P} \ \underline{T} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

State of Tennessee Kamilton County

September 3, 1975

## A RESOLUTION

NO. 975-16

TRUE A RESOLUTION TO ACCEPT THE BID OF AMERICAN NATIONAL BANK AND TRUST COMPANY FOR THE PURPOSE OF MICROFICHE RECORDING OF CERTAIN PUBLIC RECORDS.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, bids were received in response to a submission of specifications relating to microfiche microfilming of records within the Assessor's office and the Chattanooga-Hamilton County Health Department; and

WHEREAS, the American National Bank and Trust Company's bid of Three Thousand Six Hundred Ninety-Two Dollars and Fifty-Seven Cents (\$3,692.57) was the lowest and best bid received.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That the bid hereinabovementioned is accepted with the cost of same to be paid out of the County General Fund.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Day Z. Delle J.

Member of the County Council

Action taken

ON MOTION of Councilman Fuller, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

(Judge Moore stated that the request for bids was made on a total basis. It was anticipated that the bid would be awarded to one low bidder. However, the bids came in in such a way that it was possible to accept the bids in the part that each was lower. There would be a savings of less than \$200 accepting the two bids.)

State of Tennessee

Hamilton County

September 3, 1975

## A RESOLUTION

NO. 975-17

TITLE A RESOLUTION TO ACCEPT THE BIDS OF PROFESSIONAL SYSTEMS, INC. AND THE AMERICAN NATIONAL BANK AND TRUST CO. IN THE RESPECTS IN WHICH THEIR BIDS, RESPECTIVELY, ARE LOWEST REGARDING THE MICROFICHE MICROFILMING OF RECORDS IN THE ASSESSOR'S OFFICE AND THE CHATTANOOGAHAMILTON COUNTY HEALTH DEPARTMENT.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, bids were received in response to public advertisement and submission of specifications relating to the microfiche microfilming of certain records in the Assessor's Office and in the Chattanooga-Hamilton County Health Department; and

WHEREAS, Professional Systems, Inc. and American National Bank and Trust Company bidded thereon, with each bid being lowest in certain respects, to wit:

American National Bank & Trust Co., Assessor's Office \$2,276.27

Professional Systems, Inc., Chattanooga-Hamilton County Health Department \$1,351.44

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That we hereby accept the bid of Professional Systems, Inc. in the abovementioned respects where lowest, and the bid of American National Bank and Trust Company, in the abovementioned respects where lowest, costs of same to be paid out of the County General Fund.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken

ON MOTION of Councilman Fuller, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, and Judge Moore. Councilman Ricketts was absent. Total present-4.

Absent-1.

September 3, 1975

### SEPTEMBER TERM 1975 A RESOLUTION

NO. 975-18

TITLE TO AMEND RESOLUTION NO. 875-25 PASSED ON AUGUST 20, 1975, SO AS TO AMEND THE DOLLAR FIGURE THEREIN FROM \$58,741.53 TO \$59,336.49.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, After Resolution No. 875-25 was passed on August 20, 1975, it appeared that there were errors appearing in the bidding; and

WHEREAS, the bids were re-examined by an independent purchasing agent and the figures computed by the County Auditor; and

WHEREAS, after due deliberation by the said parties it appeared that the bid of T. H. Payne Company should be accepted and the aforesaid resolution be amended by deleting the figure of \$58,741.53 appearing therein and the figure \$59,336.49 be substituted therefor.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That Resolution No. 875-25, aforesaid, be and hereby is amended so as to change the dollar amount therein to \$59,336.49.

The same to be paid out of the County General Fund.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

#### <u>SEPTEMBER TERM 1975</u>

Judge Moore stated that an independent purchasing agent Tom Irwin had been asked to examine the bids of T. H. Payne and Ivan Allen. Mr. Irwin was with Combustion and TVA for about 16 years and during his y years of service had probably bought as much if not more office furniture than anyone in town.

Mr. Irwin and Mr. Paul Richard, Purchasing Agent for the County, together not only reviewed the specifications but visited the two companies and examined samples on both bids and compared specifications. There was an error in the extension of amounts on the T. H. Payne alternate bid.

Mr. Irwin concurred with the architect that T. H. Payne's bid was the lowest and best bid. It was about 5% more than Ivan Allen's bid but he felt that the difference in quality justified the awarding of the bid to Payne's as opposed to Ivan Allen.

Judge Moore stated that he felt that no member of the County Council had bought enough furniture to be considered anything other than a rank amateur. Judge Moore is confident that Mr. Irwin made his recommendations totally impartially without regard to anything other than value to the citizens of Hamilton County. Judge Moore stated that it is because of citizenship participation of people like Mr. Irwin that city and county government are able to function intelligently. Judge Moore commended Mr. Irwin who took his time and put in two days with Mr. Richard examining these bids.

Mr. Goodman of Bryan Furniture was present with Mr. Moon, also of this company. Mr. Goodman stated that his company had also submitted a bid on the Justice Building furnishings but that somewhere along the way it must have gotten mislaid. Mr. Goodman stated that they did not receive the bid specifications until the day before bids were due in and they therefore could not bid according to specifications. He said however that even if they had had two weeks before they could not have submitted a bid according to specifications because of the way the specifications were written. Mr. Goodman said that they were calling for a total rebid with specifications written so that everyone could have a shot at it.

Mr. Moon stated that they did not have enough time to go into the bid and get specifications but that the judge mentioned "the lowest and best bid" and their bid was the lowest. Whether it was the best furniture remained to be seen but to use past experience as a guide almost every item they have bid has been bought by the County and used in the Health Department. "What you're saying that what is good enough for the Health Department is not good enough for the Justice Building. You want quality furniture; ours is the lowest bid." Mr. Moon stated that Mr. Irwin had not even gotten in touch with them, that he should at least look at their furniture. Mr. Moon said they feel that this matter needs to be looked into as far as the specifications are concerned—that they should not say simply "xyz tables" with no specifications. He stated that they were low and got no consideration whatsoever.

Mr. Goodman stated that since there were three companies involved, it would seem fair for the three of them to get together with Mr. Richard and draw up specifications to enable everyone there to know what is being bid. This would be the most equitable way for a fair bid. That is their complaint.

Judge Moore stated that there was a catalog available that accurately described the furnishings, that if you attempted to describe every item as Mr. Goodman suggested, you would never get through.

Mr. Moon said yes you would. He said that Judge Moore mentioned catalogs; however, if you called Alma and asked for a catalog or specifications they would tell you to contact T. H. Payne, their representative in Chattanooga.

Judge Moore told Mr. Moon that if they had read specifications in other things, they would see that this is always done. Specifications on automobiles are worded: 4-door Ford or equal. But in the last year 60-70% of the bids awarded have gone to Chevrolet even though the specifications read "Ford or equal." If you contacted the Ford people, they would refer you to their representative in Chattanooga. The catalogs were available in the architect's office; if Bryan Furniture had contacted thepurchasing agent, they would have been told this. There is no requirement that the County mail out invitations to bid; this was done only as a courtesty, as a method to invite bids from people who did not know. It was advertised legally in the newspapers.

Mr. Moon stated that they accepted the responsibility for this but that the point they are trying to make is that if the County advertised for "Fords or equal" and received a lower bid from Chevrolet, the purchasing agent would look at the Chevrolets.

Judge Moore said that it is a little easier to compare automobiles. He told Mr. Moon that the reason Bryan was not included in the final consideration was because Bryan had publicly admitted that their bid did not meet the specifications.

Mr. Ken Henry of Ivan Allen stated that he had agreed to abide by the decision of an independent purchasing agent and he would do this. However, he did not think the County was spending the money wisely. Ivan Allen's bid was \$10,000 lower than Payne's principal bid and \$3,000 lower than Payne's alternate bid. Mr. Henry stated that Steelcase furniture is superior to Shaw Walker or United. He also said that on other buildings the specifications should be different.

Judge Moore told Mr. Henry that the next time the County is buying a large amount of furniture, Mr. Henry and Mr. Moon would be invited to provide the specifications. Judge Moore said that they have found it is really an imposition on the person preparing the specifications and he did not realize others were so willing to do this. More than once the person preparing the specifications does not get the awarding of the contract; this has happened on cars; it happened on the Manpower Building. A great deal of time is involved in drawing up the specifications, meetings with the architect, going over plans, etc.

Mr. Henry told Judge Moore that there should be a fund from public money to pay for these services, that Ivan Allen has a department to write specifications and they are paid 6% of the total bid if they do not get the bid and there is no charge if they do get the bid. Mr. Henry stated that he knew Arch (Howell) had spent a great deal of time on this.

Judge Moore pointed out to Mr. Henry that Payne's bid was only 5% higher than Ivan Allens or less than the 6% Ivan Allen would charge to write the specifications.

Judge Moore called for a vote on the motion made earlier.

* * * * *

FRANI ELL

## OFFICE OF MANAGEMENTS SHERIFF

HAMILTON COUNTY, TENNESSEE
TEMBERTERM 19

SEPTEMBER TERM FINANCIAL STATEMENTS FOR MONTH OF	1 1 9 7 5 JULY, 1975	
Opening Cash Balance		\$ 28.13
STATEMENT OF CASH RE	CE T PጥS	
GENERAL FUND:	CHILID	
Ex-Officio appropriation	\$ 105,000.00	
Misdemeanor Costs		
Waiting on courts		
Summoning jurors	7 167 26	
Returning prisoners	1,467.36	
Workhouse cases Uniform allowances	1,286.00	
Alcoholic rehabilitation officer	1,395.00 800.00	109,948.36
CIRCUIT COURT CLERK:		205,510,50
Court of General Sessions	\$ 7,506.03	
Circuit Court	2,345.04	9,851.07
CRIMINAL COURT CLERK:		
Criminal Court	\$ 5,832.86	
Court of General Sessions	1,016.03	6,848.89
OTHER SOURCES;		
Foreign papers	\$ 558 <b>.</b> 00	
Boarding prisoners Army A. W. O. L.	300.00	
State of Tennessee	22,056.00	
Federal government	760.00	
City KANANANA E. Ridge	166.00	
City of Red Bank Other: Soddy Daisy \$152.00, Signal I	24.00 M+n \$12.00	
Odus Dandy Damage to Patrol Car \$244.95, Gar		
Damage to Patrol Car \$246.26, Nov. thru Feb. 7		30,839.21
2 Auto Theft Detectives \$6,320.00	en en en en en en en en en en en en en e	157,487.53
TOTAL AVAILABLE CASH		\$ 157,515.66
STATEMENT OF DISBURS	EMENTS	
EXPENSES OF OFFICE:		
Salaries-(See attached detail)		110,736.12
Automobile expense-	\$	
Repairs and parts	3,549.04	
Gas, Oil and grease Tires and tubes	6,297.44 783.85	-
Insurance	703.03	
Radio service	343.93	
Auto allowance for process servers		10,974.26
Other-		
Provisions	\$ 5,240.68	
Returning prisoners	1,738.04	
Uniform allowances	1,395.00	
Alcoholic rehabilitation officer	699.22	
Miscellaneous: Office	207.95	
Sanitation \$84.75, Bal. Due Circuit Ct		
Land Sale Wm. E. Kinsey \$96.05, Testin		0 477 60
New Employee \$10.00	<u>190.</u> 80	9,471,69
TOTAL DISBURSEMENTS		131,182.07
CLOSING CASH BALANCE		26,333.59
	1 THE	2
Signed	Randa I bener	
	Sheriff	
Sworn to and subscribed to before me, to	and the same of th	
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-318-

#### SHERIFF

Frank Newell

1,623.06

DEPUTIES	·	
Edward J. Russell	Chief Deputy	1,333.84
John D. Holt	Ass't. Chief Deputy	957.22
Wm. G. Newell	Ass't. Chief Deputy	490.15
Wm. E. Robbs	Chief of Detectives	957.22
Oscar E. McMillian	Detective Lieutenant	821.54
David Minnich	tt tt	422.31
Clarence Schroyer	Narcotic Inspector	446.17
Martin Brown	Narcotic Lieutenant	821.54
Paul J. Smith	Narcotic Detective	734.30
Hamilton Blackstone		761.53
E. Glenn Broyles	T	396.92
Phillip Metcalf David Minnich	11 ti	761 <b>.</b> 53
Howard V. Shutters	<b>1</b> 1	364.61 761.53
James E. Arrowood	Detective	761.53
Billy R. Davis	18	761.53
Douglas M. Everett	<b>!</b> 1	761.53
Earl H. Gant	11	761.53
Paul R. Holt	<b>11</b>	761.53
John T. Lawson	· n	761.53
Thomas R. Shugart	11	761.53
Chester Westfield	11	761.53
David Ziegler	11	761.53
C. L. Westbrook	Fugitive Detective	761.53
F. A. Wilson	if if	761.53
James A. Baker	Auto Theft Detective	761.53
Melvin K. Johnson	19 19 19	761.53
Robert Davis	Captain	437.54
Kenneth Lee	<b>17</b>	852.00
Wm. G. Newell	7F 28	414.46
Wm. A. Robinson	11	852.00
Clarence Schroyer	•	414.46
James O. Lane	Lieutenant	821.54
Robert Davis	Sergeant	369 <b>.</b> 23
Sam James Fletcher D. Miller	<b>11</b>	761.54 761.54
Robert O'Dell	15	761.54
Claude Petty	ti	39 <b>2.</b> 31
Willie Turner	If	761 <b>.</b> 54
Joseph Dietzen	Desk Sergeant	761.54
Thomas L. Fox	n n	761.54
Calvin Sivley	11 11	761.54
Donald Allen	Patrolman	729.22
Edwin Anderson	11	69 <b>7.</b> 84
Mitchell Ball	13	697.84
James E. Bell	ţ#	697.84
Edward R. Brown	11	729.22
E. Glenn Broyles	11	353.07
Austin L. Burns	11	729.22
T. J. Burns	11	729,22
Joe I. Bush	1 <b>!</b>	729.22
Charles Capehart	11	697.84
Roy Combs	11	697.84
Jack Danielson	ti	729.22
Sammy L. Dave	u	729.22
Darwin H. Dickson		641 <b>.</b> 54 69 <b>7.</b> 84
David Francisco	11	641.54
Doyle E. Francisco	fi	729.22
Craig D. Glaze	tt .	618.46
David L. Goodman	11	697.84
Larry R. Gragg Robert M. Griffin	tt	641.54
Charles Grissom	11	697.84
James Hardy	16	729.22
Ronnie Hayes		641.54
Larry Holland	II .	641.54
Fred Johnson, Jr.	tt	641.54
Wm. Lampkin	II .	118.85
James N. Lusk	tt	697.84
Donald A. McCullough	tt	729,22

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ויִּדרי	PUTIES CONTENUED: SEPT			
2/21/	James Massengale	EMBERTERM 1975	729.22	
	Willis D. Matthews		618.46	
	John S. Maxwell Goldman P. Maynard		697.84 679.75	
	R. L. Monger		729.22	
•	Horace A. Morgan		641.54	
	Johnny R. Morris Lewis S. O'Neal		641.54 729.22	
	Ervin O. Partridge		729.22	
•	Ronald R. Parson		697.84	
	Fred Paul Clinton H. Peoples		729.22 729.22	
	Claude Petty		353.07	
	Cleveland V. Price		697.84	
	Thomas Ratledge Randall Rich		729.22 729.22	
	Charles Richmond		729.22	
	Ralph Rogers		630.00	
	Michael Rundles Douglas Rutherford		697.84 697.84	
	Lonnie Schultz		697.84	
	Jimmy Sharrock		729.22	
	James Swafford John Swope, Sr.		697.84 729.22	
	Joel W. Syler		697 <b>.</b> 84	
	Donald Thompson		729.22	
	Richard Thurman, Jr. Harry G. Tomaras		641.54 618.46	
	Bill Uren		729.22	
	Vernon L. Vaughn		697.84	
	Rodney Veron David L. Walker		697.84 641.54	
	Jerry W. Watkins		697.84	
	L. K. Weaver, III		729.22	
	James T. Wilken		729.22	
	Benny Williams William Williams		729.22 714.67	
-: Y				
	Ronald E. Winkler		641.54	
	Robert Young		641.54	
			641.54	75,560.55
PR	Robert Young Charles Westfield OCESSING OFFICERS	Janitor(Special Officer)	641.54 425.54	75,560.55
PR	Robert Young Charles Westfield  OCESSING OFFICERS Claude R. Fifer		641.54 425.54 704.30	75,560.55
PR	Robert Young Charles Westfield  OCESSING OFFICERS  Claude R. Fifer Arthur R. Gray	Janitor(Special Officer)	641.54 425.54	75,560.55
<u>PR</u>	Robert Young Charles Westfield  OCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan	Janitor(Special Officer)  Civil Officer	641.54 425.54 704.30 602.25 704.30 704.30	75,560.55
PR	Robert Young Charles Westfield  OCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater	Janitor(Special Officer)  Civil Officer	641.54 425.54 704.30 602.25 704.30 704.30 704.30	75,560.55
PR	Robert Young Charles Westfield  OCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price	Janitor(Special Officer)  Civil Officer	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30	75,560.55
PR	Robert Young Charles Westfield  OCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele	Janitor(Special Officer)  Civil Officer  """  """  """  """  """  """  """	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30	75,560.55
PR	Robert Young Charles Westfield  OCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford	Janitor(Special Officer)  Civil Officer  """  """  """  """  """  """  """	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30 704.30	
PR	Robert Young Charles Westfield  OCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele	Janitor(Special Officer)  Civil Officer  """  """  """  """  """  """  """	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30	75,560.55 6,940.95
	Robert Young Charles Westfield  OCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS	Janitor(Special Officer)  Civil Officer  """  """  """  """  """  """  """	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30	
	Robert Young Charles Westfield  OCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS Grover C. Fuller	Janitor(Special Officer)  Civil Officer  """"  """"  """"  """  """"  """"  """"	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30	
	Robert Young Charles Westfield  OCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS	Janitor(Special Officer)  Civil Officer  """  """  """  """  """  """  """	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30	
	Robert Young Charles Westfield  OCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra	Janitor(Special Officer)  Civil Officer  """  """  """  """  """  """  """	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30	
	Robert Young Charles Westfield  OCESSING OFFICERS  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson	Janitor(Special Officer)  Civil Officer  """  """  """  """  """  """  """	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 618.46 618.46	
	Robert Young Charles Westfield  OCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight	Janitor(Special Officer)  Civil Officer  """"  """"  """"  """  """"  """  Chief Jailer  Jailer  """  """  """  """  """  """  """	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30	
	Charles Westfield  OCESSING OFFICERS  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphyt	Janitor (Special Officer)  Civil Officer  """  """  """  """  Chief Jailer  Jailer  ""  ""  ""  ""  ""  ""  ""  ""  ""	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30	
	Charles Westfield  OCESSING OFFICERS  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphyt Henry Patterson	Janitor (Special Officer)  Civil Officer  """  """  """  """  Chief Jailer  Jailer  ""  ""  ""  ""  ""  ""  ""  ""  ""	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30	
	Charles Westfield  OCESSING OFFICERS  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphyt Henry Patterson Wiley Perkinson	Janitor (Special Officer)  Civil Officer  """  """  """  """  Chief Jailer  Jailer  ""  ""  ""  ""  ""  ""  ""  ""  ""	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30	
	Charles Westfield  OCESSING OFFICERS  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphyt Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott	Janitor (Special Officer)  Civil Officer  """  """  """  """  Chief Jailer  Jailer  ""  ""  ""  ""  ""  ""  ""  ""  ""	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30	6,940.95
	Charles Westfield  OCESSING OFFICERS  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphyt Henry Patterson Wiley Perkinson Shelby P. Rogers	Janitor (Special Officer)  Civil Officer  """"  """"  """"  """  Chief Jailer  Jailer  """  """  """  """  """  """  """	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30	
JA	Charles Westfield  OCESSING OFFICERS  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphyt Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse	Janitor (Special Officer)  Civil Officer  """  """  """  """  Chief Jailer  Jailer  ""  ""  ""  ""  ""  ""  ""  ""  ""	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30	6,940.95
JA	Charles Westfield  OCESSING OFFICERS  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphyt Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott	Janitor (Special Officer)  Civil Officer  """  """  """  """  Chief Jailer  Jailer  ""  ""  ""  ""  ""  ""  ""  ""  ""	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30	6,940.95
JA	Charles Westfield  OCESSING OFFICERS  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphyt Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  ERICAL  Mary J. Schoolfield Carolyn S. Minnich	Janitor(Special Officer)  Civil Officer  """"  """"  """"  """  Chief Jailer  Jailer  """  """  """  Co-ordinator  Executive Secretary	641.54 425.54 704.30 602.25 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 709.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22	6,940.95
JA	Charles Westfield  OCESSING OFFICERS  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphyt Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  ERICAL  Mary J. Schoolfield Carolyn S. Minnich Beth Stafford	Janitor(Special Officer)  Civil Officer  """"  """"  """"  Chief Jailer  Jailer  """  """  """  Co-ordinator  Executive Secretary  Det. Dept. Secretary	641.54 425.54 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 709.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22	6,940.95
JA	Charles Westfield  OCESSING OFFICERS  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphyt Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  ERICAL  Mary J. Schoolfield Carolyn S. Minnich Beth Stafford Jo B. Abney Marguerite M. White	Janitor(Special Officer)  Civil Officer  """  """  """  """  Chief Jailer  Jailer  ""  ""  ""  ""  Co-ordinator  Executive Secretary  Det. Dept. Secretary  Sec. to Sheriff's Staff  Chief Bookkeeper	641.54 425.54 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 709.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.22 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32 729.32	6,940.95
JA	Charles Westfield  OCESSING OFFICERS  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  ILERS  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphyt Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  ERICAL  Mary J. Schoolfield Carolyn S. Minnich Beth Stafford Jo B. Abney	Janitor(Special Officer)  Civil Officer  """  """  """  """  Chief Jailer  Jailer  ""  ""  ""  ""  Co-ordinator  Executive Secretary  Det. Dept. Secretary  Sec. to Sheriff's Staff	641.54 425.54 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30 704.30	6,940.95

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CLERICAL CONTINUED:	<u>S E P T E M B E R T E R M 1 9 7 5</u>		
Aubrey Haley, Sr.	Utility Clerk	481.84	
Mildred C. Wilkey	11 11	392.29	
Wm. H. Long	Dispatcher	618.46	
Shelia J. Messick	it	618.46	
James M. Moore	ti di di di di di di di di di di di di di	618.46	
James Sanders	15	618.46	
Louise Twyman	tt	618.46	7,781.49
. Educate Ingliture		0110	1 9 7 0 2 2 2 2 3
OTHERS:			
Oliver Cobb	Court Officer	641.54	
Charles Dagnan	ii ti	618.46	
Roy Eldridge	ts ti	618.46	
Claude Kersey	tt tf	729.22	
Grover T. Payne	11 11	729.22	
James Sage	11 61	697.84	
A. L. Dempsey	Process Server	704.30	
Wm. F. Drew	11 11 11	704.30	
James G. Holder	<b>11</b>	704.30	
Bryant Turner	11 11	704.30	
C. E. Arnold	Special Officer	76.16	
Richard Barnard	n n	76.16	
W. Frank Clark	11 15	76.16	
Wm. E. DeSha, Jr.	n n	161.54	
Mitchell Durham	n n	76.16	
W. Harold Garner	tt tf	76.16	
Robert Gilreath	15 17	76.16	
	fi tt		
Wm. A. Goodman	11 11	76.16	
Aubrey Green	 11 (1	38.08	
James A. Grindle	11 11	76.16	
Richard C. Hight	ti II	38.08	
George Hixson		76.16	
R. W. Janeway		76.16	
John Jenkins	n n	76.16	
Bryson L. Johnson	11 11	76.16	
Karey Kaley	11 11	76.16	
William Kay	t1 tt	76.16	
Melvin Lovelady	u n	76.16	
Wm. E. Page	tt t	76.16	
Charles Parks '	tr tr	76.16	
Edward Robinson	11 13	76.16	
Leslie Satterfield		76.16	
John L. Solomon	11 11	76.16	
Larry D. Stearns	11 11	76.16	
Luther Tilley	II II	76.16	
John Webster	11 11	76.16	
A. J. Wilson	11 11	76.16	
John Lanham	Staff Chaplain	76.16	8,993.64
GITA DDG - (ITOGTTINAT CT	POTAT DITMU.		
GUARDS (HOSPITAL & SPI		160.00	
Martha Robbs	Special Duty (Nurse)		
Robert Hoge, Jr.	Spelial Duty (Guard)	312.50	
George Kaylor	(Guara)	345.00	
Herschel T. White	(Guara)	291.25	
Lois Dagnan	(bary)	60.00	7 200 75
Martha Grissom	" " (Guard)	40.00	1,208.75

TOTAL \$ 110,736.12

#### SEPTEMBER <u>TERM 1975</u>

REPORT OF WILLIAM F. (BILL) KNOWLES, COUNTY COURT CLERK

#### FOR THE MONTH OF JULY, 1975

#### FEES, COMMISSIONS, AND DISBURSEMENTS

William F. (Bill) Knowles Barbara Adams Madolyn Bales Jack F. Beaton Dorothy Bowling Louise Conner Geraldine Dent Gwendolyn Fletcher Betty Herring Donald Hixson Betty C. Kyle Lilyan M. Lucas Betty Lynch Frances Marlowe Marilyn McCollym Karen J. Poland Elmo Pruitt Everett Schaerer Ruth E. Schmid Theresa Stanley Betty Sutherland Estil Varner Jett Varner Kittie Wallace Carolyn Williams Janis J. Wilson Edna Wiseman Ben Woodard	\$1623.08 710.14 674.58 1143.84 674.58 738.46 674.58 592.60 900.00 1038.46 710.14 738.46 674.58 1040.44 740.76 892.84 1027.00 743.72 674.58 1086.52 674.58 830.76 998.36 398.23 798.04
	\$22886.95
OTHER DISBURSEMENTS	
Extra Clerks 2099.98 Auto Expense 171.90 Dues and Subscriptions 19.50 Probate Warrant 10.00 Supplies 1.60	2302.98 25189.93
FEES PREVIOUSLY REPORTED	74177.81
FEES FOR JULY	24841.30
FEES FUR JULI	
	99019.11
LESS TOTAL DISBURSEMENTS	25189.93
TOTAL EXCESS FEES	73829.18

This is to certify that this is a true and correct report of the receipts and disbursements for this period.

William F. (Bill) Knowles County Court Clerk

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#### $\underline{S} \ \underline{E} \ \underline{P} \ \underline{T} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

Judge Moore asked if there were other delegations to appear before the Council. There were none.

ON MOTION of Councilman Mayfield, seconded by Councilman Fuller, that the reports of the County Court Clerk and the Sheriff's Office be accepted, treat same as read, approved, and filed and made a matter of record. The foregoing Motion was unanimously Adopted by Acclamation. Total present-4. Absent-1.

ON MOTION of Councilman Fuller, seconded by Councilman Mayfield, to adjourn. The foregoing Motion was unanimously Adopted by Acclamation.

C NA IR M A N

COUNTY COURT CLERK

STATE OF TENNESSEE )

WEDNESDAY, SEPTEMBER 17, 1975

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 17th day of September, 1975, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:-

Present and presiding, the Honorable Don Moore, Chairman.

County Court Clerk W. F. (Bill) Knowles called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Fuller, Councilman Long, Councilman Mayfield, and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

The invocation was given by the Reverend James W. Collins, New Zion Baptist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Long, to dispense with the reading of the minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-4. Absent-1.

Attached hereto is a copy of the Public Notice of this meeting, which was published in the local newspapers, and is made a part of these minutes.

#### <u>SEPTEMBER TERM 1975</u>

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



OFFICE OF THE COUNTY JUDGE

#### Hamilton County, Tennessee

DON MOORE, JUDGE

Chattanooga, Tennessee 87402

PUBLIC NOTICE OF MEETING OF COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE

Take notice, pursuant to Chapter 442, Public Acts of Tennessee of 1974, the County Council of Hamilton County, the governing body of said County, will convene and meet in preliminary session on Wednesday, September 17, 1975, at 9:00 A. M. Eastern Daylight Time, in the Conference Room, 201 Courthouse, and in open session at 10:00 A. M. in the County Council Room at the Hamilton County Courthouse, 6th and Walnut Streets, Chattanooga, where and at which time and place the said Hamilton County Council will transact such public business as may lawfully come before it.

Don Moore, County Judge and Chairman of the County Council

THE CHATTANOOGA TIMES, WEDNESDAY, SEPTEMBER 17, 1975.

COUNTY COUNCIL OF
COUNTY COUNCIL OF
HAMILTON COUNTY.
TENNESSEE
Take notice, pursuant to Chapter 442,
Public Acts of Tennessee of 1974, the
County Council of Hamilton County,
the governing body of said County,
will: convene and meet preliminary
session on Wednesday, September 17,
1975, at 9:00 A. M. Eastern DaylightTime, in the Conference Room, 2013
Courthouse, and in open session at
Courthouse, and in open session at
Room at the Hamilton County Council
Room at the Hamilton County Courthouse, 6th and Walnut Streets, Chattanooga, where and at which time,
and place the said Hamilton County
Council will transact such public
business as may lawfully come be-

-DON MOORE, County Judge and Chairman of the County Council COUNTY COUNCIL OF
HAMILTON COUNTY.
TENNESSEE
Take notice, pursuant to Chapter
42, Public Acts of Tennessee,
of 1974, the County Council of
Hamilton County, the governing
body of said County, will convene
and meet in preliminary session
on Wednesday, Soptember 17, 1975,
at 9:00 A.M. Eastern Daylight
Time, in the Conference Room,
201 Courthouse, and in open session at 10:00 A.M. in the Country
Council Room at the Hamilton
County Courthouse, 6th and Walnut
Streets, Chattanroga, where and
at which lime and place the said
Hamilton Conty Council will
transact such public business sa
may lawfully come befor eit.
DON MOORE.
County Judge and
Chairman of theCounty Council

State of Tennessee

**Emilton County

**SEPTEMBER 17, 1975** 

DATE SHOHTH, BAY, YEAR

## RESOLUTION

NO. 975-18

TITLE ACCEPTING BIDS OF DATA SUPPLIES, INC. AND MURRAY PRINTING AND OFFICE SUPPLIES, INC. FOR BAR STOCK PAPER AND KEY PUNCH CARDS.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR BAR STOCK COMPUTER PAPER AND KEY PUNCH CARDS.

WHEREAS THE BIDS OF DATA SUPPLIES, INC. AND MURRAY PRINTING AND OFFICE SUPPLIES, INC. WERE CONSIDERED TO BE THE LOWEST AND BEST BIDS RECEIVED ARE AS FOLLOWS:

DATA SUPPLIES: 1 PART BAR STOCK PAPER - 100 CS. - \$1417.50 2 PART BAR STOCK PAPER - 50 CS. - 770.25 4 PART BAR STOCK PAPER - 50 CS. - 980.63 \$3168.38

MURRAY PRINTING: KEY PUNCH CARDS - BUFF - 1,000,000 - \$1954.90 KEY PUNCH CARDS - BLUE - 40,000 - 82.72 KEY PUNCH CARDS - YELLOW-40,000 - 82.72 \$2120.34

NOW, THEREFORE BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY,

TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED

TO ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Member of the County Con

Action taken Alexander

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

(Judge Moore stated that this was the lowést and best bid.)

4.

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT
PAUL K. RICHARD, DIRECTOR

## HAMILTON GOUNTY, TENNESSEE Don Moore, Judge

CHATTANOOOA, TENNESSEE 87402

AUGUST 18, 1975

INVITATION TO BID-HAMILTON COUNTY

SUBJECT: THE FOLLOWING ITEMS FOR DATA PROCESSING:

100 CS. - 1 PART GREEN BAR STOCK COMPUTER PAPER - 14 7/8 X 11

50 CS. - 2 PART GREEN BAR STOCK PAPER - 14 7/8 X 11 50 CS. - 4 PART GREEN BAR STOCK PAPER - 14 7/8 X 11

1,000,000 - STANDARD KEY PUNCH - 80 COLUMN CARDS - BUFF COLOR -

UPPER RIGHT CUT

40,000 - STANDARD KEY PUNCH - 80 COLUMN CARDS - BLUE COLOR -

UPPER RIGHT CUT

40,000 - STANDARD KEY PUNCH - 80 COLUMN CARDS - YELLOW COLOR

UPPER RIGHT CUT

DATE: AUGUST 29, 1975

TIME: 10:00 A.M.

OFFICE: SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY PURCHASING

AGENT, 1110 DAYTON BLVD.

BID WILL PROVIDE FOR WAREHOUSING OF ITEMS UNTIL NEEDED.

MATERIALS WILL BE DELIVERED UPON 24-HOUR NOTICE.

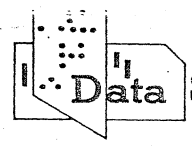
ALL PRICES F.O.B. CHATTANOOGA.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR ALL

BIDS.

P.K. RICHARD, DIRECTOR HAMILTON COUNTY PURCHASING

PKR/HP



Supplies Inc.

SERVE OF THE SOUTHEAST

P.O. BOX 21141 CHATTANOOGA, TN. 37421 PHONE: 899-1967

**PROPOSAL** 

HAMILTON COUNTY FURCHASING DEPT.

1110 DAYTON BLUD.

L CHATTANOOGA, TN. 37415

YOUR LOCAL REPRESENTATIVE BOB DELOZIER

GENTLEMEN:

WE ARE PLEASED TO SUBMIT FOR YOUR CONSIDERATION THE FOLLOWING

100 CARTONS OF STOCK CONTROL PUNCHED PAPER
147/8 X 11 1 PART, 15# PAPER, GREEN BAR
RULING (350M SETS/SHEETS) @ # 4.05 M

50 CARTONS OF SAME - 2 PART (65M SETS) # 11.85 M

50 CARTONS SAME - 4 PART 12/15# PAPER
(37,500 SETS)

1 AM STOCK TAB CAROS 80 COLUMN - NATURAL

U/R CORNER CUT.

40M SAME - BLUE

40M SAME - YELLOW

(TAB CAROS COMBINED- ALL OR NONE)

2,10 M

2,10 M

2,10 M

WE HOPE THE ABOVE PROPOSAL IS SATISFACTORY AND THAT WE MAY HAVE THE PRIVILEGE OF SERVING YOU.

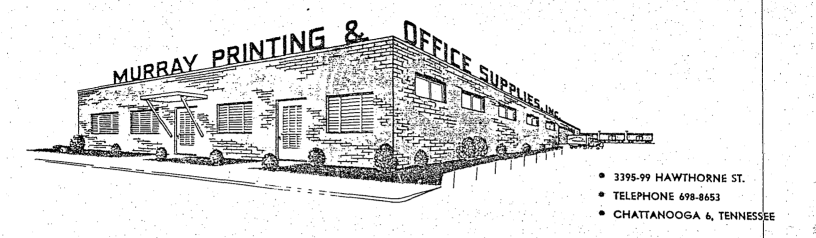
ESTIMATED SHIPPING TIME 24 HOURS ARD
FOR CHATTANOGA TERMS-NET 3

BON DELOGIES.

DATA SUPPLIES, INC.

Continuous Forms and Snapouts - Accessory Equipment - Magnetic Tape - Disk Packs - Panels and Wires - Pressure Sensitive Labels - Binders - Reconditioned Panels and Equipment - Steel Shelving - Data Processing Ribbons - Miscellaneous Equipment

Computer Rooms # Flooring # Partitioning # Air Conditioner



August 28, 1975

Hamilton County Purchasing Department

Attn: Paul K. Richard Director

1110 Dayton Blvd.

Chattanooga, Tennessee 37402

SUBJECT: BID

REF: Your invitation to bid dated 8-18-75 for the below listed items.

	100 cases-1 Part 50 cases-2 Part	t Green :	Bar Stock	Computer	Paper	14 7/8	x 11 -	1,5 6			1,	515.33 067.85	
٠,	50 cases-4 Part	t Green	Bar Stock	Computer	Paper	14 7/8	x 11 -	32 - L			1,	068.69	
	1,000,000-Stand	ard Key	Punch-80	Col Cards	(5081	Equiv)	Upper	Right	Cut Buff	Color	1,	954.90	٠
	40,000-Stand	ard Key :	Punch-80	Col Cards	(5081	Equiv)	Upper	Right	Cut Blue	Color	*	<b>\$2.72</b>	
	40,000-Standa	ard Key	Punch-80	Col Cards	(5081	Equiv)	Upper	Right	Cut Yell	ow Color		82.72	
		10 m				TOTA	AL DELI	VERED	QUOTATIO	N PRICE	\$ 5,	772.21	

#### Pertinent Conditions of Bid & Quotation:

- 1. Bid provides for warehousing of above items until needed by the county-
- 2. Items to be delivered by supplier on 24 Hour Notice-
- 3. Prices Quoted FOB Delivered to the County-
- 4. Payment by the county to supplier is to be made in one lump sum at the time supplier receives the above listed items-Upon notification of his receipt, the county may, at its option, inspect or inventory the above listed items to assure their local warehousing-
- TERMS: NET 15 Days after notification of local availability of above listed computer supplies.

Thank you for the opportunity of providing you with the above bid.

MURRAY PRINTING & OFFICE SUPPLIES, INC.

David Kington President

## QUOTATION-

## SYSTEMS ASSOCIATION, INC.

P. O. Box 3279 - 1412-14 McCallie Avenue Chattanooga, Tennessee 37404 Telephone (615) 698-0281

> 1062 Quotation No.

August 28, 1975

Your Inquiry Dated

Your Inquiry No.

Hamilton County Purchasing Dept. Room 19 Court House Chattanooga, Tenn. 37402

ATTN: P. K. Richard, Director

In reply to your inquiry, we are pleased to submit the fellowing quotation:

PEQUANTITY = 2	DESCRIPTION	₽RÎGE
100 cases	Stock Computer Paper 14-7/8 x 11 - 1-pt. 15 lb.(3M per case)	5.75M
50 cases	Buck Compared Tapor III (70 in II I pos 15 15 (5) per ease)	)
(65,000)	Stock Computer Paper 14-7/8 x 11 - 2-pt. (1300 per case)	16.19M
50 cases (32,500)	Stock Computer Paper 14-7/8 x 11 - 4-pt. (650 per case)  (All Above Green Bar.)	34 •09 <b>m</b>
100 cases (1,000,000)	Standard Key Punch 80 Column Cards - Upper Right Cut - Buff	2 <b>.06M</b>
40 cases (40,000)	Standard Key Punch 80 Column Cards - Upper Right Cut - Blue	2.16M
(40,000)	Standard Key Punch 80 Column Cards - Upper Right Cut - Yellow	2.16 <b>M</b>
	Note: Stock Will Be Warehoused by Systems and Delivered to County Data Processing Dept. as Needed.	
TERMS:	F. O. B. ESTIMATED SHIPPING DATE:	•

Net - 30 day

Delivered

R. L. Outler, Representative

## $\underline{\mathtt{S}}\ \underline{\mathtt{E}}\ \underline{\mathtt{P}}\ \underline{\mathtt{T}}\ \underline{\mathtt{E}}\ \underline{\mathtt{M}}\ \underline{\mathtt{B}}\ \underline{\mathtt{E}}\ \underline{\mathtt{R}}\ \underline{\mathtt{T}}\ \underline{\mathtt{E}}\ \underline{\mathtt{R}}\ \underline{\mathtt{M}}\ \underline{\mathtt{1}}\ \underline{\mathtt{9}}\ \underline{\mathtt{7}}\ \underline{\mathtt{5}}$

State of Tennessee

**SEPTEMBER 17, 1975** 

DATE - IMONTH, DAY, YEAR

## RESOLUTION

NO. 975-19

TITLE ACCEPTING BID OF FORREST CATE FORD FOR ONE (1) GARBAGE TRUCK, HEIL MARK IV BODY WITH 2.0 CUBIC YARDS HOPPER AT A PRICE OF \$24,450,00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR ONE (1) GARBAGE TRUCK.

WHEREAS THE BID OF FORREST CATE FORD FOR A TRUCK WITH A HEIL MODEL MARK IV BODY WITH 2.0 CUBIC YARDS HOPPER WAS CONSIDERED THE LOWEST AND BEST BID RECEIVED AT A PRICE OF \$24,450.00.

NOW, THEREFORE, BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY,
TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED
TO ACCEPT THE BID AS STATED ABOVE.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Member of the County Council

Action taken Alego IIA

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

(Judge Moore stated that this was the lowest and best bid on specifications.)

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT
PAUL K. RICHARD, DIRECTOR

## HAMILTON COUNTY, TENNESSEE DON MOORE, JUDGE CHATTANOOGA, TENNESSEE 81402

AUGUST 19, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

1 EA. - GARBAGE TRUCK

SPECIFICATIONS ATTCHED

DATE:

SEPT. 2, 1975

TIME:

11:00 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF

THE PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT

ANY OR ALL BIDS.

HAMILTON COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

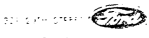
PKR/HP

#### SEPTEMBER TERM 1975



## THEEN COLE TOP OF DAIL

OLD IN TRADITION IN



CHATTANOCIGA TENA

Mr. 1992 II. Pich 13 Duchecing Mine Con 3330 Depten 7341. Obstanness. Tennesuee

Doen In. Hohami:

We are placed to what our proposal on a new 1975 Ford grahage truck. When model I =8000 Diesels see attached list for apecifications, the abassis we are proposing to furnish metgaged exacels acunty specifications as noted by the contaming on the contamination as noted by the contamination on the contamination of the contam

We would also like to dall your attention to the fact that this two is meets the new Federal enti-skid safety brake law (FMY) [-101], this truck is in stock and available for immediate deliming to the body manufacturer of your choice. All body dealars of more use that they meet all specifications other they greated. The prises are as follows: with chossis 6 body.

Cladian Body & Grincent Co.: Heil model Mark IV with 2.0 wobic gends Morphy, delivery opproximately 15 days... 420.450,00

ilternate bid from Hospar Mochinery Co.: Loadmaster model TM-320 with 2.0 ouble gord Hoppar, delivery approximately 30 days...

Facement Body & Comment Co.: F3-Pack model C-250A with 2.5 public great Hoppon: delivery opproximately 30 days... 126,150.00

We hope this proposed ments with your approval and that we will be favored with this business. If you have any questions concerning this proposal, do not hesitate to call me.

Zours' truly,

Trange of Demi

Lundy Manaden

OUR MOST VALUED ASSET - - A SATISFIED CUSTOMER

CMP/tr

## <u>S</u> <u>E</u> <u>P</u> <u>T</u> <u>E</u> <u>M</u> <u>B</u> <u>E</u> <u>R</u> <u>T</u> <u>E</u> <u>R</u> <u>M</u> <u>1</u> <u>9</u> <u>7</u> <u>5</u>

P.O. Box 255 5395 Wilbanks Dr. Hixson, Tennessee 37343 Telephone Office 615-842-4272

SELECTIONE ASSOCIATION

## **BODY & EQUIPMENT COMPANY**

P. O. BOX 255 HIXSON, TENNESSEE 37343

		uot	JIAIIUN			
QUOTATIO	N DATE	A September 2,	_ 1975			v Our P. O. No. All Papers and Packages.
TO	Purcha	ton County asing Department anooga, Tn.	SHIP TO			
SHIP VIA _		F. O. B		TEI	RMS	
QUANTITY	UNIT MEAS.	DESCRIP	TION		PRICE	AMOUNT
1	ea ea	Model C250A E-Z Pack, rear loading refu meeting all speci advertised by Ham Mounted on: 1975 L900 Ford chassis specifications	se packer, fications as ilton County			
		Complete unit readelivery	ldy for immed	liate	23,500.00	\$23,500.0
		This quotation su sale.	ıbject to pri	ior		
		DOY & EQUIPMENT COMPANY		CUSTOMER'	S SIGNATURE	
		s A. Fassnacht, Preside	nt	TITLE		



# LEE SINTH

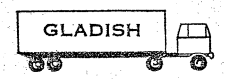


2600 8TH AVE.

622-4161

CHATTANOOGA, TENN. 37407

		DATE August	29, 1975	
Го <u>.</u>	HAMILTON COUNTYAttention of			
Address	City and StateCha	attanooga Tenr	168866	
	pleased to quote you, for acceptance within ten days from this date, price			·.
Model	w p	C.A.		
	2000N INTERNACIONAL Fleetstar, 1975			
	Inverted L Frame Reinforcement Two (2) Front Tow Loops		·	
	9,000 lb. Front Axle			
	00.000 71 - 0 1 - 0 -			
· · · · · · · · · · · · · · · · · · ·				
<del> </del>	Dual Air Brake System with Anti-lok			
	15" x 4" Front; 16½ x 7 " Rear Brakes  Springloaded Parking Brake			
	Sludge Drain Valve in Air System  Power Steering			
<del></del>	Deal to a Thomas			
·	14" Two Plate Clutch	<u>.</u>		
	3208 Caterpillar Diesel Engine, 210 H. P.			•
	Oil Filter Package			
	Five Speed H. D. Spicer (6852G) Synchromesh Transmis	erion		
	Fresh Air Heater & Defroster	531011	·	
	Two Speed Windshield Wipers with Washers			
	Dual West Coast Mirrors			
	One (1) Mounted Fire Extinguisher			
	Directional Signals with Flasher			
	Backup Alarm			
	1000 x 20 - 12 Ply Tires; M & S Tread Rear			
**************************************				
	One (1) E-Z Pack, Model C250A - Per All Specification	nne	\$ 27,572	90
		•		
	Truck Delivery from Stock. Packer Mounted and Deliv	vered		
	in Thirty (30) Days.			
	See Alternate Bids Attached.			
	No State or Federal Taxes Included			
ACCEPTED  By	By Olru	in international  ou Elu  ernon Elmore)	INC.	



GLADISH TRUCK EQUIPMENT CO. OF CHATTANOOGA, INC.

2121 CHESTNUT ST. CHATTANOOGA, TENN. 37408

PHONE 266-7302

A DIVISION OF GLADISH MACHINE CO. INC.

RAYMOND GLADISH, JR. PRESIDENT



August 28, 1975

Mr. P. K. Richard Purchasing Director Hamilton County, Tennessee

Dear Sir:

We are pleased to quote the following garbage body installed on your truck F O B Chattanooga within 10 days after receiving chassis.

The unit will be manufactured and installed at the Heil Plant at Fort Payne, Alabama where parts and servicing are available for this unit as well as in our facility in Chattanooga.

One Heil Collectomatic Mark IV \$9,230.75

Yours Trul

Raymond Gladish, Jr.

#### <u>SEPTEMBER TERM 1975</u>



Chattanooga White Truck Sales & Service, Inc.

AUTOCAR FREIGHTLINER: WESTERN STAR: WHITE:

2000 E. 29th St. P. O. Box 1026 Telephone 698-4461 CHATTANOGA, TENNESSEE 37401

August 27, 1975

Mr. P. K. Richard Director of Purchasing Hamilton County Tennessee 1110 Dayton Boulevard Chattanooga, Tennessee 37402

Dear Mr. Richard:

We are pleased to make this quotation on our White, Road Boss with an Eze Pack, Model C250A, Rear Loader. Specifications of this unit meet or exceed specifications indicated.

Price Per Unit

\$37,951.00

This is a 1975 Model Truck complete with Wagner 121 Brake System.

Please note the specification sheet is attached.

We thank you for the opportunity of making this quotation, and if we can be of further assistance, please do not hesitate to contact us.

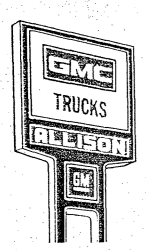
Very Truly yours,

CHATTANOOGA WHITE TRUCK SALES

C. E. Thompson

CET/ pb

encl.



# ALLSON GWC. NC. THE TRUCK PEOPLE FROM GENERAL MOTORS

September 2, 1975

Hamilton County Tennessee Attn: Mr. P. K. Richard Director of Purchasing

Gentlemen:

We submit our bid on a 1976 GMC Diesel Model HV77313 using a Cobey Body Model RL20. Meeting your specifications on truck with exceptions as noted on garbage body.

Net Bid - FOB Galion, Ohio 25,935.00

(Add 250.00 FOB Chattanooga, Tenn.)

Yours very truly, ALLISON GMC, INC.

Thomas N. Baer

President

TNB/rlw





1601 BROAD ST. • CHATTANOOGA, TENNESSEE 37408 • PHONE (615) 267-6544



## BRITTON MACK, INC.

SALES AND SERVICE 2017 E. 23RD STREET CHATTANOOGA, TENN. 37404

August 30,1975

Hamilton County Purchasing Dept. 1110 Dayton Blvd. Chattanooga, Tennessee 37402

Dear Sirs,

It is our pleasure to quote you our Mack Model U487T, specifications attached, equipped with a 1975 E-Z Pack Model C250A, 20 cubic yard rear loading refuse packer body, with a 1-10 yard container attachment. The specifications of this unit are also attached.

Thank you very much for the privilege of quoting "Mack".

Sincerely,

Timmy B. Aston

Your price on this combined Unit is \$29,085.00



1-1

## State of Tennessee Namilton County

**SEPTEMBER 17. 1975** 

DATE IMONTH, BAY, YEAR

## RESOLUTION

NO. 975-20

TITLE ACCEPTING BID OF CHATTANOOGA PAPER CO. FOR 200 CASES OF PAPER TOWELS AND 300 CASES OF TOILET TISSUE AT A PRICE OF \$6704.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIS ADVERTISEMENT FOR 200 CASES
OF PAPER TOWELS AND 300 CASES OF TOILET TISSUE.

WHEREAS THE BID OF CHATTANOOGA PAPER CO., BEING \$7.04 PER CASE ON PAPER
TOWELS AND \$17.54 PER CASE ON TOILET TISSUE AND TOTALING TO \$6704.00 WAS CONSIDERED
TO BE THE BEST BID RECEIVED.

NOW, THEREFORE, BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY,

TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO

ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Action taken

Member of the County Council

## $\underline{S} \underline{E} \underline{P} \underline{T} \underline{E} \underline{M} \underline{B} \underline{E} \underline{R} \underline{T} \underline{E} \underline{R} \underline{M} \underline{1} \underline{9} \underline{7} \underline{5}$

ON MOTION of Judge Moore, seconded by Councilman Long, the fore-going Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

* * *

(Judge Moore stated that this is, while not the lowest, the lowest and best bid.)

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (808) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT
PAUL K. RICHARD, DIRECTOR

## HAMILTON COUNTY, TENNESSEE DON MOORE, JUDGE CHATTANOOGA. TENNESSEE 81402

AUGUST 19, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

I. 300 CASES - TOILET TISSUE
1,000 SHEET ROLLS
1-PLY
UNWRAPPED

II. 200 CASES - PAPER TOWELS MULTI-FOLD

SAMPLES ARE TO BE FURNISHED.

DATE:

SEPTEMBER 2, 1975

TIME:

10:30 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY

PURCHASING AGENT, 1110 DAYTON BLVD.

MERCHANDISE TO BE DELIVERED WITHIN 5 DAYS AFTER ACCEPTANCE

OF BID.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR ALL BIDS.

HAMILTON COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

#### SEPTEMBER TERM 1975

## CHATTANEOUEA PAPER & WOODENWARE COL

## TO CONTINUE SALES OF THE

PAPER · PAPER BAGS · TWINE · WOODENWARE · ETC.

CORNER MAIN AND WILLIAMS STREETS ZIP 37408 CHATTANOOGA TENNESSEE

August 29, 1975

PHONE: 266-2156 P. O. BOX 750 CHATTANOOGA, TN 37401

Mr. P. K. Richard Director of Purchasing Hamilton County Chatt., Tenn.

Dear Mr. Richard:

We are pleased to quote as follows:

300 Cases unwrapped toilet tissue, 1000 sheets per roll, 96 rolls per case

17.54 Case

200 Cases Crown Zellerbach #999 towels

7.04 Case

Terms: 1% 15 days Net 30 days

Delivery: 14 to 21 days

Very truly yours,

CHATTANOOGA PAPER & WOODENWARE CO.

W. M. Taff

WMT:pam

Samples under seperate cover

TELEPHONE 255-6331

## SOUTHERN WOODENWARE

166 SECOND AVENUE, NORTH NASHVILLE, TENNESSEE 37201

> Box 4201 Chatternog:, In. 37405 Telepione 207-5009

Taul W. Michard, Director Furth sing Department Hamilton Sounty, Tennessee 1210 Dayton Blyd. Chatter regu, Tn. 37408

බුම්ද්ය දැඩක්:

For your requirements, we are pleased to offer the following:

300 cases toilst tissue, 1,000 sheet roll, single plant

#601, 100 roll case, \$15.17 case

Tots1 54551.00

Alternate:

#1012, wranged, 96 roll case, 318.73 case Total \$5619.00

We would accept on order for a combination of the above two items as long as it totaled 300 or more cases.

200 cases, paper toweld, multi-fold

70, 9-3/3 X 9-1/7, 350 to package, 15 packages to case. 3,750 to velo to case. Total \$1234.00

Offer is for toilst ti sue or towels or both. To be delivered varehouse 1110 Dayton Blvd., Chattanooga, Tn. Terms: Net 30 days. Sample of items are submitted separately.

Your consideration is appreciated.

Sincerely yours

CHARLES W. KEEN

SOUTHERN WOODENWARE INC.

Charles W. Keen

## $\underline{\mathbf{S}} \ \underline{\mathbf{E}} \ \underline{\mathbf{P}} \ \underline{\mathbf{T}} \ \underline{\mathbf{E}} \ \underline{\mathbf{M}} \ \underline{\mathbf{B}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{T}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{M}} \quad \underline{\mathbf{1}} \ \underline{\mathbf{9}} \ \underline{\mathbf{7}}.\underline{\mathbf{5}}.$



## Advance Raper Company

September 2, 1975

Hamilton County, Tennessee Purchasing Dept. Chattanooga, TN

Attention: Paul K. Richard

\$19.21 per case

Item II - 200 case multifold towels 9½" x 9½"
3750 towels per case

\$ 6.84 per case

Bob Bartlett - Sales ADVANCE PAPER COMPANY

1504 east 38th street-p o box 608-chattanooga, tennessee 37401 (615) 867-4630

## 

Chattanooga Products Co.

## Fleet: Cleaning Specialties

1400 E. 415T ST. CHATTANOOGA. TENN, 37407

No Bid

August 21, 1975

Hamilton County Tennessee Purchasing Department Chattanooga, Tennessee 37402

Re: Invitation to Bid - Hamilton County

Subject: 1. 300 Cases - Toilet Tissue

2. 200 Cases - M. F. Hand Towels 7.20 per case

Delivery: As Requested

CHATTANOOGA PRODUCTS COMPANY

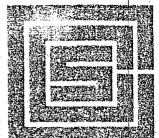
Joseph E. Proctor

# <u>september term</u> <u>ber term</u> <u>1975</u>

The Burney Marie Marie

Harry Market

# consoliated gentral supply



August 26, 1975

Mr. P.K. Richard Director of Purchasing Hamilton County Chattanooga, Tn. 37402

RE: Invitation to Bid

Toilet Paper & Paper Towels

Dear Mr. Richard:

We are pleased to quote on the following:

300 cases Toilet Tissue, 1000 sheets/rl.

96 rolls/case

Ft. Howard

#145 Miltex \$18.39/cs. \$5,517.00

200 cases Multifold Paper Towers

4400/case

Ft. Howard

#233 No-Rivl

\$ 6.93/cs. \$1,386.00

TOTAL:

\$6,903.00

TERMS: 2%-10 days/NET 30 days - f.o.b. delivered one shipment-one destination

We appreciate the opportunity to quote.

Sincerely,

CONSOLIDATED CENTRAL SUPPLY

JFCjr:c

Enclosures: Samples

Post Office Box 40704, Nashville, Tennessee 37204 (615) 254-6525

## GRAHAM PAPER COMPANY



1919 ROSSVILLE AVENUE POST OFFICE BOX 6096 CHATTANOOGA, TENN. 37408 TELEPHONE 615/267-5601

CHARLES C. HEIRON MUS

August 29, 1975

Hamilton County Purchasing Dept. P.M. Richard

Dear Sir:

We are pleased to quote on the following items:

1-- 300 cs # 610 toilet itssue 1 ply, 1500 sheets per roll  $4\frac{1}{2} \times 4\frac{1}{2}$ . 60 rolls per case \$17.41 cs

2--200 cs # 542 yellow Birch Multifold Towels. 9-1/8 x 9-1/2 250 per pkg. 3750 per cs \$7.44 cs

I thank you for the opportunity to quote on these items, and if we can be of any help on any of your paper needs please call on us.

Yours truly,

Cecil Gilliland

GENERAL OFFICES 1014 to 1030 SPRUCE STREET ST LOUIS MISSOURI 63102

ALBUQUERQUE - ATLANTA - BIRMINGHAM - CHATTANOOGA - CHICAGO - DALLAS - DENVER - EL PASO - HOUSTON - JACKSON - KANSAS CITY - KNOXVILLE
LOUISVILLE - LUBBOCK - MEMPHIS - MINNEAPOLIS - NASHVILLE - NEW ORLEANS - OKLAHOMA CITY - PHOENIX - SAN ANTONIO - ST. LOUIS - TUCSON - WICHITA
SUPPLYING THE NATION WITH QUALITY PAPER SINCE 1855

#### QUOTATION FROM

# Clements Paper a Mead Company

1111 FOSTER AVE. • NASHVILLE, TENNESSEE 37201 • TEL. (615) 259-9575 1113 E. 39TH ST. • CHATTANOOGA, TENNESSEE 37407 • TEL. (615) 867-4950 1227 FIRST AVE. S. • BIRMINGHAM, ALABAMA 35233 • TEL. (205) 252-8091 3185 TRANQUILITY DR. • MEMPHIS, TENNESSEE 38116 • TEL. (901) 332-3790

TO:

Hamilton County Purchasing 1110 Dayton Boulevard Chattanooga, Tn. DATE August 28, 1975

SALESMAN Dan Poole

Mr. Paul Richard

ATTN:		REF.:	
DESCRIPTION	SIZE	QUANTITY	PRICE
#145 Fort Howard Toilet Tissue			
High White, 1000 shts per rl.		300 cases	\$19.40/case
96 rolls per case			
#233 Fort Howard "No Rival"			
Multi-Fold Towel, 4400 Towels		200 cases	\$7.31/case
per case			\$1.66/M Towels

ALL QUOTATIONS MADE ARE FOR IMMEDIATE ACCEPTANCE BY RETURN MAIL, WIRE OR PHONE, AND ARE SUBJECT TO CHANGE IN PRICE WITHOUT FURTHER NOTICE.

ALL ORDERS TAKEN SUBJECT TO STRIKES OR DELAYS BEYOND OUR CONTROL.

PRICE PREVAILING AT TIME OF SHIPMENT

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COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

## HAMILTON COUNTY, TENNESSEE DON MOORE, JUDGE

CHATTANOOGA, TENNESSEE 81402

AUGUST 19, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

I. 300 CASES - TOILET TISSUE

NO BID

1,000 SHEET ROLLS 1-PLY

UNWRAPPED

II. 200 CASES - PAPER TOWELS

NO BID

MULTI-FOLD

SAMPLES ARE TO BE FURNISHED.

DATE:

SEPTEMBER 2, 1975

TIME:

10:30 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY

PURCHASING AGENT, 1110 DAYTON BLVD.

MERCHANDISE TO BE DELIVERED WITHIN 5 DAYS AFTER ACCEPTANCE

OF BID.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR

ALL BIDS.

HAMILTON COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP 8/22/75

SOUTHERN PRODUCTS CO. INC.

T.C. Bright In

State of Tennessee Kamilton County

SEPTEMBER 17,1975

ATE INOHTH, BAY, YEARS

## RESOLUTION

NO 975-21

TITLE ACCEPTING THE BID OF DIXIE ARMY SURPLUS FOR 200 BLANKETS AT \$7.95 EACH AND 200 MATTRESS COVERS AT \$4.95 EACH, TOTALING TO \$2580.00 AND ACCEPTING THE BID OF CHATTANOOGA MATTRESS CO. FOR 200 MATTRESSES AT \$15.95 EACH, TOTALING \$3190.00

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR 200 MATTRESSES, 200 MATTRESS COVERS AND 200 BLANKETS.

WHEREAS, THE BIDS OF CHATTANOOGA MATTRESS CO. FOR 200 MATTRESSES AT \$15.95 EACH, TOTALING \$3190.00 AND DIXIE ARMY SURPLUS FOR 200 BLANKETS AT \$7.95 EACH AND 200 MATTRESS COVERS AT \$4.95 EACH, TOTAL BID \$2580.00.

NOW THEREFORE, BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Action taken

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, and Judge Moore. Councilman Ricketts was absent. Total present-4.

Absent-1.

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS



PURCHASING DEPARTMENT
PAUL K. RICHARD, DIRECTOR

## Hamilton County, Tennessee

DON MOORE, JUDGE

GHATTANOOGA, TENNESSEE 87402

AUGUST 19, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

200 EA. MATTRESSES - POLYURETHANE FOAM - 1.35 DENSITY

26½ X 74 X 2½

COVERED WITH 6 0Z. ACA WITH PLASTIZED COATING

ULTRA GUARD OR SAFE GUARD

TOP AND BOTTOM TO BE ONE (1) PIECE

BORDER TO HAVE ONE (1) SEAM

MUST COMPLY WITH DOCFF4-72 FLAMIBILITY STANDARDS

200 EA. MATTRESS COVERS - (FOR ABOVE MATTRESSES)

200 EA. BLANKETS - 60 X 80

DATE:

SEPT. 2, 1975

TIME:

11:30 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE

COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT

ANY OR ALL BIDS.

HAMILTON COUNTY

P.K. RICHARD, DIRECTOR OF PURCHASING

PK/HP

* * * *

(Judge Moore stated that this is in preparation for the move to the Justice Building.)

PHONE 266-6977

IAVE CEIDMAN

## DIXIE ARMY SURPLUS STORE

433 MARKET STREET

CHATTANOOGA, TENNESSEE 37402

8/21/75

att: mr. Paul Ruhard

1 Blanket \$ 7.95

1 mattres Caren 4.95



## CHATTANOOGA MATTRESS CO.

1265 E. 13th STREET, CHATTANOOGA, TENNESSEE 37402

TELEPHONE 266-4179, 266-4170, 267-4856 AREA CODE 615

August 28, 1975

Hamilton County Purchasing Dept. 1110 Dayton Bld. Chattanooga, Tn. 37415

Attn: Mr. P. K. Richard Director of Purchasing

We are pleased to quote you on the 200 mattresses per your specifications at \$15.95 each, delivered to Hamilton County Jail.

Very truly yours,

CHATTANOOGA MATTRESS CO.

Joseph Marland, Jr.

JM:cs

State of Tennessee

SEPTEMBER 17, 1975

## RESOLUTION

NO. 975-22

TITLE

ACCEPTING BID OF HUNTER OIL CO. FOR 600 GALLONS OF ANTI-FREEZE AT \$2.90 GAL. FOR 55-GALLON DRUM TOTALING \$1740.00 AND \$3.50 GAL. FOR 1-GALLON PLASTIC JUGS TOTALING \$2100.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR 600 GALLONS OF ANTI-FREEZE IN 55-GALLON DRUMS AND IN 1-GALLON CONTAINERS.

WHEREAS THE BID OF HUNTER OIL CO. TOTALING \$1740.00 FOR 55-GALLON DRUMS AND \$2100.00 FOR 1-GALLON JUGS WAS CONSIDERED TO BE THE LOWEST AND BEST BID RECEIVED.

NOW THEREFORE, BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND,

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Action taken Asymptotic

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote with the
following members of the County Council being present and voting, "Aye":
Councilman Fuller, Councilman Long, Councilman Mayfield, and Judge

* * * *

Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

#### SEPTEMBER TERM 1975

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

## HAMILTON COUNTY, TENNESSEE DON MOORE, JUDGE

CHATTANOOGA, TENNESSEE 87402

AUGUST 12, 1975

INVITATION TO BID-HAMILTON COUNTY

SUBJECT:

ANTI-FREEZE - 600 GALLONS ( DRUMS AND GALLON CANS)

DATE:

AUGUST 25, 1975

TIME:

10:00 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

DELIVERY TO BE MADE WITHIN FIFTEEN (15) DAYS AFTER

BID ACCEPTANCE.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR ALL BIDS.

HAMILTON COUNTY

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

## HUNTER OIL COMPANY, INC.

2003 S. HIGHLAND PARK AVE.

CHATTANOOGA, TENNESSEE 37404

TELEPHONE 615/698-4067



August 20, 1975

P. K Richard

Director of Purchasing 110 Dayton Blvd. Chattanooga, Tn. 37415

In response to the bid to Hamilton County for antifreeze we submit the following:



55 gallon permanent type antifreeze with rust inhibitor-\$2.90 gal. Case of 6/1 - plastic jugs - \$3.50 per gallon.

Hunter Oil Company, Inc.

James M. Hunter, President



(Judge Moore stated that by purchasing anti-freeze in 55gallon drums and putting it into plastic jugs purchased by the County, there would be a savings of about \$400 compared to buying the anti-freeze in gallon plastic jugs at 60¢ each.)

(This was the lowest and best bid.)

DISTRIBUTORS OF: RPM, PENNZOIL AND VALVOLINE MOTOR OILS . . . LUBRICANTS . . . TRUCK STOP SUPPLIES

#### SEPTEMBER TERM 1975

COUNTY COUNCIL FLOYD L. FULLER, JR. ROBERT E. (BOB) LONG JACK D. HAYFIELD COYEL V. RICKETTS DALTON ROBERTS



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

#### HAMILTON COUNTY, TENNESSEE DON MODRE, JUDGE

GHATTANOOGA, TENNESSEE 81402

AUGUST 12, 1975

INVITATION TO BID-HAMILTON COUNTY

SUBJECT:

ANTI-FREEZE - 600 GALLONS ( DRUMS AND GALLON CANS)

DATE:

AUGUST 25, 1975

TIME:

10:00 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE

COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

DELIVERY TO BE MADE WITHIN FIFTEEN (15) DAYS AFTER

BID ACCEPTANCE.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT

ANY OR ALL BIDS.

P.K. RICHARD, DIRECTOR OF PURCHASING

Jenllemen The bid as follows

and freeze -galo. - 600 - @ 395 en \$2370.00

Chattanooga Service auto forto
5919. Lee Hypoway

oncen C Maddoy - V pres.

#### SEPTEMBER TERM 1975



## **Chevron Oil Company**

P. O. Box 15804, Nashville, TN 37215

August 19, 1975

Honorable Don Moore
Judge of Hamilton County and
County Council Hamilton County Tennessee
1110 Dayton Boulevard
Chattanooga, Tennessee

ATTENTION: P. K. RICHARD

DIRECTOR OF PURCHASING

Dear Sir:

We appreciate the opportunity presented in your Invitation to Bid on Antifreeze dated August 12, 1975. Our offer is listed below:

Chevron Antifreeze in 55 gallon non returnable drums at \$4.40 per gallon.

Atlas Perma-Guard Antifreeze in 6-1 gallon containers per case at \$4.50 per gallon.

These prices are based on a minimum total order of 600 gallons.

Should you have any questions, please do not hesitate to contact us or our Representative, Mr. J. T. White. Please contact our Chattanooga Terminal and Warehouse for delivery.

Yours truly,

H. D. Goodwin

Administrative Services Supervisor

JDM:mg



## GOODYEAR SERVICE STORES

A DIVISION OF THE GOODYEAR TIRE & RUBBER COMPANY

#2933

266-6153

135 Market St.

Chattanooga, Tenn. 37405

Aug. 18, 1975

Purchasing Dept. Hamilton County, Tenn. Attn: Paul K. Richard

Subject: Anti-Freeze 600 Gallons

3 \$ 3.85 Per Gallon Whether

Drums or Gallon Cans,

600 X \$ 3.85 = \$ 2,310.00_

We At Goodyear Tire & Rubber Co. Appreciate the chance to bid on merchandise needed by Hamilton County.

Thank You,
David Satterfield
Comm Sales

RECEIVED PURCHASING DEPT.

SEPO2 RECP

LAVID SATTERFIERD

State of Tennessee

SEPTEMBER 17, 1975

DATE IMONTH, BAY, YEAR!

## RESOLUTION

NO. 975-23

TITLE ACCEPTING BID OF R & D PRODUCTS CORP. FOR A FULLY AUTOMATIC DRIVE-THRU CAR WASH SYSTEM AT A PRICE OF \$15,580.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR A FULLY AUTOMATIC DRIVE-THRU CAR WASH.

WHEREAS THE BID OF R & D PRODUCTS CORP. FOR \$15,580.00 WAS CONSIDERED TO BE THE LOWEST AND BEST QUALITY BID RECEIVED.

NOW THEREFORE, BE IT RESOLVED BY THE COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Member of the County Council

Action taken Alexander

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

* * *

(Judge Moore stated that this will enable the County to begin for the first time handling car washes for the County government and the Sheriff's department and should present a considerable savings. The company furnishing this machine handles the car wash for Metro-Davidson County with a contract of \$1.75 per car. It will be possible to wash County cars for about \$1.00 each using this purchased equipment; this will represent a considerable savings in money as well as time.)

COUNTY COUNCIL FLOYD L. FULLER, JR. ROBERT E. (BOB) LONG COYEL V. RICKETTS DALTON ROBERTS COUNTY MANAGER



PURCHASING DEPARTMENT

#### Hamilton County, Tennessee DON MOORE, JUDGE

GHATTANOOGA, TENNESSEE 87402

AUGUST 19, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

DRIVE-THRU CAR WASH

FULLY AUTOMATIC

BRUSH TYPE AND FRICTION CURTAIN TYPE

DATE:

SEPT. 2, 1975

TIME:

9:30 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE

COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT

ANY OR ALL BIDS.

HAMILION COUNTY

RICHARD, DIRECTOR OF PURCHASING

PKR/HP

#### <u>SEPTEMBER TERM 1975</u>



PRODUCTS CORPORATION
1400 E. 41st St., Chattanooga, Tennessee 37407

August 26, 1975

Mr. P. K. Richard Hamilton County Purchasing Department 1110 Dayton Blvd. Chattanooga, Tennessee

Dear Mr. Richard:

We are pleased to submit this bid on an Automatic Car Wash System. The system we are proposing would be an automatic five brush rollover type washer as described on the enclosed literature.

The installed price of this system is \$15,580.00. This includes the entire washing system complete with 15 H.P. Hydraulic Power Unit, all motor starters and electrical disconnect. Your responsibility would be to provide the building, complete with adequate drains, a 3/4" city water line to the wash system, 3 C.F.M. of compressed air ( a 3/4 H.P. air compressor is sufficient if existing air is not available), and the hook up of the electrical lines to the furnished electrical disconnect.

You have the option of having this system set up as described on the enclosed literature as a semi-automatic system where the driver would park his car and get out of it to push buttons to activate the various cycles-wash, start and wax- or we could activate a limit switch as it entered the unit and it would automatically cycle through the various functions.

This system is fully guaranteed for a period of 90 days. Additionally if only R & D cleaning compounds and waxes are used exclusively with this system we will provide labor for repairs on this system for an additional period of one year at no charge to you - you would have to pay only our cost for replacement parts.

Delivery can be made of this system within 4 to 6 weeks from the receipt of your purchase order. Installation normally

## <u>s e p r e m b e r r e r m 1 9 7 5</u>

takes about 2 days. Should you have any further questions concerning this system or would like to see one in operation, please let us know.

Mr. Richard we appreciate this opportunity to bid on this system and we sincerely hope that we can be of service to you.

Sincerely,

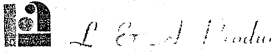
R & D PRODUCTS CORPORATION

Michael L. Barnes

Enclosures

cc: Joe Proctor

## <u>SEPTEMBER TERM 1975</u>



AREA CODE 615/877-7295 - OR - AREA C/E 615 877-8597 & 519 LUPTON DRIVE & CHATTANOOGA, TENNESSEE 37415

p.o. box 15610

August 28, 1975

Mr. P. K. Richard, Director of Purchasing Hamilton County, Tn. Chattanooga, Tn. 37402

Punk Kidmond

Dear Mr. Richard:

Thank you for the opportunity to bid on the Drive-Thru Car Wash, bid to be opened September 2, 1975, at 9:30 A.M.

We are pleased to bid on the N-60 manufactured by Nordick Industries, of Milwaukee, Wisconsin. This is a top quality simple unit with specifications and description on accompanying literature.

The price of this unit shall be \$13,500.00 f.o.b. Milwaukee, Wisconsin; or \$15,000.00 f.o.b. Chattanooga completely installed and checked out, instructions given to your personnel and warranted for one year against defective materials and workmanship. Local parts and service are available. Delivery and installation can be started within two weeks.

We hope this meets with your approval and stand ready to serve you.

Sincerely,

W. Earl Redmond

WER/cw

## Southern Steel Fabricators, Inc.

MANUFACTURERS OF COMPLETE CARWASH SYSTEMS



2520 U. S. Highway 31 So. PELHAM, ALABAMA 35124 Telephone (205) 663 9258

> Mailing Address: P.O. Bris. 74023 Mauntain Brook, Asta 35223

LAWRENCE HOUCK, JR.
President

L. C. HOUCK, SR.
Chairman of the Board

R. G. HOUCK Secretary Treasurer

Er. Taul Richards
Furchasing Agent
Hamilton To unty Government
Hamilton Tounty
Chattanooga, Tennessee

August 7, 1975

Tear Lr. Richards,

I certainly appreciate your considering Southern Steel Fabricators, Inc., who produce the famous "Magic Tunnel" line of automatic car wash equipment. We have produced this equipment since 1948 and have literally grown up with the industry since it began. We can positively take care of your car wash needs, and in a way that will well please your County Gavernment.

We suggest a system that will be fully automatic, except that instead of an exersive conveyor, it will be "drive-through". The system will be the most durable on the American market today, will hydraulically-driven which is what you want in a car mash and all wet situation. Sturdy steel construction with simplicity of design.

We provose to furnish you, freight pre-paid, installed in your building, the following:

one (1) Magic Tunnel 5 brush Unit, all hydraulic. Big 76" long, 54"o.d.
"Yonster" top brush, two (2)"TuffMack" rocker panel brushes, and 2 big 50"c.d. propellar window brushes

- one (1) pair of "Ecom A-Round" brushes ir welf contained Lodule Thit, in the Localed with 2 big brushes from a.d. x 28"
- one (1) with 5000 Four-Pak for hydraulic drive with 10 H.P. electrical
- one (1) set  $Tr-\mathcal{E}0$  Above-Ground Tire Washers with  $\mathcal{E}0''$  long x  $\mathcal{E}''$  o.d. nylon brushes
- one (1) set tire concentrate solution preapilicators, 6 nozzles each side
- one (1) Finol Rinse Arch (with built-in warer or not to be specified-no extra charge)

for the price of ......... \$18,250

Furchaser to provide proper floor, drains, and 220 volt electrical service with metallic sheathed hose for hookup to electrical motor on "powr-pak". Myslef, its President, will supervise the installation and over-see the prop-er function of the creration at its opening. Delivery of equipment in approximately 30 days. Warranty period to be 90 Days from opening.

Regular price, Un-installed (F.O.B. Factory) is \$25,480, and we strive for a very sincere price when considered that freight is pre-paid and equipment installed for your price of 12,250.

Fictures of the equipment are enclosed (see enclosures A and B).

Thanking you for honoring us with your favored business,

Very truly yours,

Lawrence Houck, Jr.

President

LHJr./cc

September 17, 1975

## <u>S E P T E M B E R T E R M 1 9 7 5</u>

## A RESOLUTION

NO. 975-24

TITLE AUTHORITY TO ACCEPT OFFER OF W. B. WILLINGHAM TO PURCHASE A 50' X 150'+, TRACT OF LAND KNOWN AS LOTS 5 AND 6, BLOCK 12, BROWN AND STANFIELD SUBDIVISON AS RECORDED IN PLAT BOOK 7, PAGE 8, IN THE REGISTER'S OFFICE OF HAMILTON COUNTY, TENNESSEE, REEVES TAX NUMBER 1560-10-5, STATE TAX NUMBER 72-40, IN THE AMOUNT OF \$200.00.

For Prior Title, see Rule Docket 11064, Item 4357, Chancery Court, Hamilton County, Tennessee.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, a 50' X 150'+, tract of land known as Lots 5 and 6, Block 12, Brown and Stanfield Subdivision as recorded in Plat Book 7, Page 8, in the Register's Office of Hamilton County, Tennessee, Reeves Tax number 1560-10-5, State Tax Number 72-40, was purchased by Hamilton County on account of unpaid taxes; and

WHEREAS, the property has been appraised at a value of \$200.00; and

WHEREAS, Hamilton County has received an offer of \$200.00 from W. B. Willingham.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$200.00 be approved and the County Judge be authorized to execute a Quit-Claim Deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that the County Judge is authorized to proceed with the closing of the transaction and the collection of court costs and expenses of the sale, disburse the balance pro rata, based on the tax rate of Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Sopled

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

* * *

(Judge Moore stated that Resolutions 975-24 and 975-25 concern back tax property. These were the highest and best bids.)

September 17, 1975

## <u>S E P T E M B E R T E R M 1 9 7 5</u>

## A RESOLUTION

NO. 975-25

TITLE AUTHORITY TO REFUND THE SUM OF \$200.00 TO BILLY K. TOLLISON AND WIFE, LILLIE M. TOLLISON, ROUTE 2, LEVI ROAD, HIXSON, TENNESSEE, 37343, REPRESENTING TAXES PAID FOR PROPERTY CONVEYED TO SAID GRANTEE IN WHICH COUNTY HAD NO INTEREST AND COULD NOT CONVEY TITLE.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, on March 18, 1975, Hamilton County conveyed unto Billy K. Tollison, and Wife, Lillie M. Tollison, a parcel of land as set out in Quit Claim Deed unrecorded, dated April 7, 1975, and further described as a 60' X 125'+, parcel of land located on Levi Road known as the Church of God Tract, as recorded in Deed Book 838, Page 592, in the Register's Office of Hamilton County, Tennessee, Reeves Tax Number 1690-1-4, State Tax Number 81-97; and

WHEREAS, the parcel as therein described did not properly belong to Hamilton County and such conveyance was therefore null and void; and

WHEREAS, the aforesaid grantee paid the sum of \$200.00 in taxes on said parcel; and

NOW, THEREFORE, BE IT RESOLVED by the Hamilton County Council in session duly assembled that Billy K. Tollison, and Wife, Lillie M. Tollison be refunded out of the County General Fund the sum of \$200.00 as repayment for taxes illegally paid upon warrant drawn by the County Judge.

BE IT FURTHER RESOLVED, that a copy of this Resolution be furnished the Assessor of Property and the County Register for correction of their records.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

. . . . . .

Member of the County Council

Action taken Usepled

## $\underline{\mathtt{S}} \ \underline{\mathtt{E}} \ \underline{\mathtt{P}} \ \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{M}} \ \underline{\mathtt{B}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \ \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

* * *

State of Tennessee Hamilton County

September 17, 1975

## A RESOLUTION

NO. 975-26

TITLE A RESOLUTION TO APPOINT DR. FRANK W. FAILING ACTING DIRECTOR OF THE CHATTANOOGA-HAMILTON COUNTY HEALTH DEPARTMENT.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, the present Acting Director of the Chattanooga-Hamilton County Health Department has resigned, thereby leaving this vital agency without administrative leadership.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the County Council, upon the recommendation of the County Judge, hereby designates and appoints Dr. Frank W. Failing, the present Deputy Director, as Acting Director of the Chattanooga-Hamilton County Health Department, effective this date, and until such time as a Medical Director is appointed by Hamilton County and the State of Tennessee, or such other time as may be otherwise designated.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Claples

Member of the County Corneil

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-4. Absent-1.

* * * *

(Judge Moore stated that Dr. Failing has been Deputy Director of the Health Department. The Acting Director resigned about 10 days ago and Dr. Failing has agreed to serve as Acting Director pending Dr. Wooley's arrival November 1. Dr. Wooley has been highly recommended and has been accepted by the State of Tennessee. He will make an outstanding director.)

# State of Tennessee

Samilton County

September 17, 1975

# A RESOLUTION

NO. 975-27

TITLE A RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO EXECUTE AN AGREEMENT, AND TO EXPEND FUNDS THEREUNDER FOR THE PURPOSE OF SECURING HIGHWAY SIGN MATERIALS PURSUANT TO THE FEDERAL HIGHWAY SAFETY ACT OF 1973.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, the Safer Roads Demonstration Program, Section 230 of the Federal Highway Safety Act of 1973 provides for, among other things, designated local agencies such as Hamilton County to receive materials for the construction of highway safety signs via the appropriate agencies of State government, and

WHEREAS, Hamilton County can receive materials sufficient to construct in excess of Three Hundres (300) needed signs pursuant to the provisions of the abovementioned Act by making an initial pay-in of Nineteen Thousand Seven-Hundred Four and Fifty-Eight One-Hundredths Dollars (\$19,704.58), this amount to be later refunded, less Two-Hundred Twenty Dollars (\$220.00), by the federal government, with all materials thereby received becoming the sole property of Hamilton County.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL IN SESSION ASSEMBLED: That the County Judge is hereby authorized to execute a Force Account Agreement on behalf of Hamilton County, with the State of Tennessee, Department of Transportation, and is further authorized to expend the abovementioned pay-in amount for the purposes herein cited.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Alopelles

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

* * *

(Judge Moore stated that Hamilton County has been able to work with the Southeast Tennessee Development District and the Tennessee Department of Transportation to secure funds in the amount of \$19,704.58 to enable the County to put up highway safety signs as required by the Federal Highway Safety Act at specified places throughout Hamilton County. The County will be reimbursed all but about \$220.00 of this amount. These funds should enable the County to have a considerably better safety program for the roads in Hamilton County.)

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Project SRS-000S (74

SEPTEMBER TERM 1 9Hamilton County

FORCE ACCOUNT AGREEMENT

BETWEEN

THE COUNTY	OF	HAMILTON						
SOUTHEAST	TEN	NESSE <b>E</b>	DEVELOP	MENT	DIST	RICT,		
	· · · · · · · · ·						-	

THE STATE OF TENNESSEE, DEPARTMENT OF TRANSPORTATION

#### SECTION I: GENERAL RECITALS

THIS FOR	THIS FORCE ACCOUNT AGREEMENT is made as of this the day					
of						
,						
		ATION,				
h <b>er</b> einafter r	referred to as the "STATE".	OF HAMILTON  AGENCY", the SOUTHEAST  red to as the "DEVELOP-  MENT OF TRANSPORTATION,				

#### WITNESSETH:

WHEREAS, the parties hereto have selected for improvement under the Safer Roads Demonstration Program, Section 230 (hereinafter referred to as the "230 PROGRAM") of the Federal Highway Safety Act of 1973 the projects indicated on Attachment "A", which attachment is incorporated as an integral part hereof; and,

WHEREAS, the parties hereto consider it to be in the public interest that as much of the work under the 230 PROGRAM as is practically feasible should be handled by the particular level of government that is closest to the installation of the improvements, provided said level of government is qualified, staffed, and equipped to perform and otherwise handle the installation in an efficient and satisfactory manner; and,

#### <u>SEPTEMBER TERM 1975</u>

WHEREAS, the STATE considers the LOCAL AGENCY to be so qualified, : staffed, and equipped to perform its assignment to be assumed hereunder; and,

WHEREAS, the parties hereto propose to enter into this Force Account
Agreement for the purpose of obligating the LOCAL AGENCY with the corrections
of hazards, improvement of marking and signing, and the removal of
obstacles for the projects indicated on Attachment "A" and in accord
with the STATE'S prepared plans which are affixed hereto as a part hereof
under the designation of Attachment "C", and to obligate the DEVELOPMENT
DISTRICT with the submission to the STATE of updated project listings
within the LOCAL AGENCY'S geographical jurisdication as new projects are
identified and to provide the STATE with an evaluational program to
determine the impact of the 230 PROGRAM improvements in reducing the
incidence and severity of accidents.

NOW, THEREFORE, it is agreed by and between the parties hereto as follows:

#### SECTION II: SERVICES TO BE PERFORMED BY PARTIES

A. SERVICES TO BE PROVIDED BY LOCAL AGENCY. The scope, extent, and concept of the LOCAL AGENCY'S work assignment under this 230 PROGRAM Force Account Agreement will involve the purchase of needed materials and the construction with its own forces of the proposed improvements enumerated on Attachment "A" and shown on Attachment "C" hereto for the purpose of implementing corrective measures for the identified overt and potential hazards and traffic obstacles and making improvements in highway marking and signing.

The LOCAL AGENCY'S work shall be in accord with the STATE'S Standard Specifications for Road and Bridge Construction (1968 edition), the Manual on Uniform Traffic Control Devices, and normally acceptable construction practices. In cases where the LOCAL AGENCY'S work

assignment necessitates coordination with private utility companies or railroads, said coordination with such concerns will be the responsibility of the LOCAL AGENCY.

It is understood by the parties hereto that no rights-of-way or easements may be acquired under the 230 PROGRAM; in the event the LOCAL AGENCY deems easements will be necessary in the effectuation of the proposed improvements, the LOCAL AGENCY shall acquire same at their discretion outside the scope of the 230 PROGRAM and this Force Account Agreement and shall bear all involvements and costs pursuant thereunto. In such event the LOCAL AGENCY shall abide by the policies promulgated within the Uniform Relocation Assistance and Land Acquisition Policies Act of 1970.

The LOCAL AGENCY agrees that it will not use the labor of convicts, jail prisoners, or workhouse prisoners in the construction of the proposed improvements under this Force Account Agreement from the time of the program approval through the final acceptance of the work by the STATE and Federal Highway Administration. The LOCAL AGENCY further agrees to preclude the use of such labor for maintenance or any other purpose at the project sites.

The services to be performed by the LCCAL AGENCY under this Force

Account Agreement shall conform to the requirements of various

applicable parts of Federal—aid Highway Program Manual and other

memoranda and directives governing policies and procedures to be

used in the 230 PROGRAM by a local government under a Force Account

Agreement on the basis of actual costs of the work or negotiated unit

prices, which costs or unit prices shall be inclusive of personnel

for the period of time actively engaged in the work, and for materials,

supplies, equipment, etc. and other direct project costs that are

necessary for the completion of the project. A copy of each of

these controlling memoranda has been provided by the STATE to the

LCCAL AGENCY for its information and guidance during the performance

of the work.

Inspection of the LOCAL AGENCY'S performed work shall be the coordinated effort of the LOCAL AGENCY, the STATE, and the Federal Highway Administration. The LOCAL AGENCY will provide all needed daily inspection and supervision over the job under the STATE'S final control of the work. Periodic inspections both as to sufficiency of supervision and quality of the work will be made by the STATE and the Federal Highway Administration at their discretion. The quality of work performed hereunder shall be assured at all times throughout construction. A STATE resident engineer or project manager will observe all operations and procedures and make appropriate inspection of the work for his records and reports; further, he shall be responsible for reviewing, checking, and approving all quantities for payment. Final inspection and acceptance of the completed work will be made by representatives of the LOCAL AGENCY, the STATE, and the Federal Highway Administration.

The LOCAL AGENCY agrees to submit to the STATE certifications for all materials required for installation under this Agreement, and testing required beyond these certifications will be performed by the STATE as denoted in Paragraph B below.

The LOCAL AGENCY agrees to assume perpetual maintenance responsibi(513N5)

lities for all the proposed improvements covered under this Force

Account Agreement except railroad-roadway grade crossings, which

shall be maintained by the railroad companies.

Any dispute concerning a question of fact in connection with the work not disposed of by agreement between the LOCAL AGENCY and the STATE shall be referred to the Director, Bureau of Highways of the Department of Transportation of the State of Tennessee, or

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his duly authorized representative, whose decision shall be final.

The LOCAL AGENCY shall assume all risk in connection with the performance of this Agreement and shall be liable for and save harmless the STATE on account of any damages to persons or property resulting from the negligence of the LOCAL AGENCY in connection with the prosecution and completion of the work covered by this Agreement. The LOCAL AGENCY is assumed to be familiar with and at all times shall observe and comply with all Federal, State, and local laws, ordinances and regulations in any manner affecting the conduct of the work and all instructions and prohibitive orders issued by the STATE and Federal Government.

- SERVICES TO BE PROVIDED BY STATE. The STATE has heretofore prepared the plans which are incorporated hereunder as Attachment "C" and agrees to provide testing services as it deems necessary to assure compatibility of supplied materials with specifications; to assume final control over the work to be performed by the LOCAL AGENCY; to coordinate the prosecution and completion of the work with the Federal Highway Administration; to perform inspection services as denoted in Paragraph A immediately above; to make payment to the LOCAL AGENCY as described in Section IV hereinafter, for satisfactorily completed work; and to coordinate with the DEVELOPMENT DISTRICT matters pertaining to its additional project selections and evaluational programs subsequent to the completion of the proposed improvements. The STATE agrees to retain for review for three (3) years after completion of its work all records pertaining to its costs pertaining to contract administration, inspection, and testing, which costs are to be reimbursed under Section IV below.
- DISTRICT has heretofore investigated, identified, and reported to the STATE the several safety projects within the LOCAL AGENCY'S geographical jurisdication which are eligible for participation under the 230 PROGRAM. The DEVELOPMENT DISTRICT agrees under this Agreement to make subsequent reports to the STATE for the identification

### <u>SEPTEMBER TERM 1975</u>

of any additional projects and to provide the STATE with an evaluational program to determine the effects of the 230 PROCRAM improvements upon the reduction of accidents and their severity. The accomplishment of the DEVELOPMENT DISTRICT'S evaluation program may follow the format of a "before and after" report on an individual project basis or by the grouping of similar types of improvements.

- on SCHEDULE. The LOCAL AGENCY agrees to begin material acquisition and/or work on its assignment within ten (10) days following the STATE'S issuance of a work order and to diligently prosecute its work so that the same will be completed and ready for final inspection within 150 working days following the effective date of this Agreement. These limitations are conditional upon timely delivery of materials and upon the STATE'S prompt undertaking of its duties as specified in Paragraph B above.
- E. ADDITIONAL WORK OR CHANGE OF WORK. In the event that either the STATE or the LOCAL AGENCY requests from the other a modification in the LOCAL AGENCY'S proposed scope of work to include additional work or a change of work after same has been approved by the STATE and the Federal Highway Administration, the LOCAL AGENCY agrees to comply with said requests after a supplemental agreement stipulating the alteration of the LOCAL AGENCY'S scope of work has been entered into and approved.
- F. ABANDONMENT OF AGREEMENT. In the event that the parties to this

  Agreement mutually decide to abandon all or any part of the Agree
  ment subsequent to its effectuation, the LOCAL AGENCY shall be

  reimbursed for its work completed prior to said mutual understanding.

#### SECTION III. ADDITIONAL AGREEMENT PROVISIONS

- A. EQUAL EMPLOYMENT OPPORTUNITY. (E.O. 11246). During the performance of this Contract, the LOCAL AGENCY agrees as follows:
  - 1. The LOCAL AGENCY will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The LOCAL AGENCY will take affirmative action to ensure that applicants are employed and that employees are treated during employment without regard to their race, color, religion, sex, or national origin. Such action shall include, but not necessarily be limited to the following: employment, up-grading, demotion or transfer; recruitment or recruitment advertising; layoffs or terminations; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The LOCAL AGENCY agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the STATE setting forth the provisions of this nondiscrimination clause.
  - 2. The LOCAL AGENCY will, in all solicitations or advertisement for employees placed by or on behalf of the LOCAL AGENCY, state that all qualified applicants will received consideration for employment without regard to race, color, religion, sex, or national origin.
  - 3. The LOCAL AGENCY will send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding a notice to be provided by the STATE advising said labor union or workers' representative of the LOCAL AGENCY'S commitments under this Section III and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
  - 4. The LCCAL AGENCY will comply with all provisions of Executive Order 11246 of September 24, 1965 and of the rules, regulations, and relevant orders of the Secretary of Labor.
  - 5. The LOCAL AGENCY will furnish all information and reports required by Executive Order 11246 of September 24, 1965 and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to its books, records, and accounts by the Federal Highway Administration and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
  - 6. In the event of the LOCAL AGENCY'S noncompliance with the nondiscrimination clauses of this contract or with any of such rules, regulations, or orders, this contract may be cancelled, terminated or suspended in whole or in part, and the LOCAL AGENCY may be declared ineligible for further Federal Government contracts or Federally-assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965 or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
  - 7. The LOCAL AGENCY will include the provision of this Section III in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of Executive Order 11246 of September 24, 1965 so

## <u>SEPTEMBER TERM 1975</u>

that such provisions will be binding upon each subcontractor or vendor. The LOCAL AGENCY will take such action with respect to any subcontract or purchase order as the STATE or the Federal Highway Administration may direct as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, that in the event the LOCAL AGENCY becomes involved in or is threatened with litigation with a subcontractor or vendor as a result of such direction by the STATE or by the Federal Highway Administration, the LOCAL AGENCY may request the STATE to enter into such litigation to protect the interests of the STATE and request the United States to enter into such litigation to protect the interests of the United States; and the STATE further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in Federally-assisted construction work: Provided, that if the party so participating is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality, or subdivision of such government which does not participate in work on or under the contract.

B. NONSEGREGATED FACILITIES. By the execution of this Agreement the LOCAL AGENCY certifies that it does not maintain or provide for its employees any segregated facilities at any of its offices or job sites and that it does not permit its employees to perform their services at any location under its control where segregated facilities are maintained. The LOCAL AGENCY certifies further that it will not maintain or provide for its employees any segregated facilities at any of its offices or job sites and that it will not permit its employees to perform their services at any location under its control where segregated facilities are maintained.

It agrees that a breach of this certification is a violation of the Equal Opportunity Clause in this Contract. As used in this certification the term "segregated facilities" means any waiting rooms, work areas, restrooms and washrooms, restaurants and other eating areas, timeclocks, locker rooms and other storage or dressing areas, transportation, and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, creed, color, or national origin, because of habit, local custom or otherwise.

It agrees that (except where it has obtained identical certifications from proposed contractors, subcontractors, and material suppliers for specific time periods) it will obtain identical certifications from proposed subcontractors or material suppliers prior to the award of subcontracts or the consummation of material supply agreements exceeding \$10,000 which are not exempt from the provisions of the Equal Opportunity clause and that it will retain such certifications in its files.

- C. <u>TITLE VI, CIVIL RIGHTS ACT OF 1964</u>. During the performance of this contract, the LOCAL AGENCY, for itself, its assignees and successors in interest, agrees as follows:
  - 1. Compliance with Regulations: The LOCAL AGENCY will comply with the Regulations of the United States Department of Transportation, formerly Commerce, relative to nondiscrimination in Federally-assisted programs of the Department of Transportation (Title 49, Code of Federal Regulations, Part 21, hereinafter referred to as the "Regulations"), which are herein incorporated by reference and made a part of this contract.
  - 2. Nondiscrimination: The LOCAL AGENCY, with regard to work perd by it after award a cior to completion of the contract work, will not discriminate on the grounds of race, color, religion,

sex or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The LOCAL AGENCY will not participate either directly or indirectly in the discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.

- 3. Solicitations for Subcontracts, Including Procurements of Materials and Equipment: In all solicitations either by competitive bidding or negotiation made by the LOCAL AGENCY for work to be performed under a subcontract, including procurements of materials or equipment, each potential subcontractor or supplier shall be notified by the LOCAL AGENCY of the LOCAL AGENCY'S obligations under this contract and the Regulations relative to nondiscrimination on the grounds of race, color, religion, sex, or national origin.
- 4. Information and Reports: The LOCAL AGENCY will provide all information and reports required by the Regulations, or orders and instructions issued pursuant thereto, and will permit access to its books, records, accounts, other sources of information and its facilities as may be determined by the STATE or the Federal Highway Administration to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of the LOCAL AGENCY is in the exclusive possession of another who fails or refuses to furnish this information, the LOCAL AGENCY shall so certify to the STATE, or the Federal Highway Administration, as appropriate, and shall identify what efforts it has made to obtain the information.
- 5. Sanctions for Noncompliance: In the event of the LOCAL AGENCY'S noncompliance with the nondiscrimination provisions of this contract, the STATE shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not necessarily limited to:
  - a. withholding of payments to the LOCAL AGENCY under the contract until the LOCAL AGENCY complies, and/or
  - b. cancellation, termination or suspension of the contract, in whole or in part.
- fincorporation of Provisions: The LOCAL AGENCY will include the provisions of paragraphs 1 through 6 in every subcontract, including procurements of materials and leases of equipment, unless exampt by the Regulations, order, or instructions issued pursuant therato. The LOCAL AGENCY will take such action with respect to any subcontract or procurement as the STATE or the Federal Highway Administration may direct as a means of enforcing such provisions including sanctions for non-compliance: Provided, however, that, in the event the LOCAL AGENCY becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the LOCAL AGENCY may request the STATE to enter into such litigation to protect the interests of the STATE, and in addition the LOCAL AGENCY may request the United States to enter into such litigation to protect the interests of the United States.
- D. WAGE DETERMINATION. The LOCAL AGENCY agrees that in the event any part of the on-site construction work, as defined by the Regulations of the Secretary of Labor (29CFR,Part 5), is to be accomplished by forces other than by laborers and mechanics directly employed by the LOCAL AGENCY (as the performance of any part of the on-site construction by a contractor or subcontractor) a standard wage shall be determined for the specific labor classifications which will be used in said on-site construction, said wage determination being applicable only to on-site work being performed by a contractor or by a subcontractor and not to work performed by personnel directly employed by the LOCAL AGENCY.

#### SECTION IV: PAYMENTS

parformance of its assignment described in Paragraph A, Section II above and to the STATE to defray its incurred costs for contract administration, inspection, and testing duties assumed under Paragraph B, Section II above.

In accord with the provisions of Volume 6, Chapter 8, Section 2, Sub-Section 1, Paragraph 7b(1) of the Federal-aid Highway Program Manual, the parties hereto agree that defrayal of the LOCAL AGENCY'S costs for satisfactorily completed work under this Force Account Agreement shall be made on a unit-price basis. The STATE'S Design and Maintenance Divisions have jointly originated a preliminary cost estimate of <a href="Twenty-one Thousand Eight Hundred">Twenty-one Thousand Eight Hundred</a>
Ninety-three and 98/100 (\$ 21,893.98) Dollars for the LOCAL AGENCY'S performance of the proposed work, which estimate is based on estimated quantities of work and unit prices for same; the STATE'S estimate is affixed hereto as Attachment "B" and made an integral part hereof. The parties hereto agree that said unit prices and estimated costs are fair and reasonable and shall be accepted as the basis for future invoices by the LOCAL AGENCY and for fund allocation by the funding parties hereto.

The total estimated cost of this Agreement, being defined as the sum of estimated costs for the LOCAL AGENCY'S and STATE'S work assignments, is hereby established at \$24,093.98

. It is understood that said amount is an estimate only and is subject to adjustment upon the mutual consent of the contracting parties hereto.

The parties hereto agree to use the aforementioned total estimate of cost of this Agreement as a basis of convenience for the computation of the initial financial obligations of the Federal Highway Administration and the LOCAL AGENCY relative to assuming responsibility for the requisite funds for this Agreement. It is agreed that all eligible costs under this Force Account Agreement shall be shared by the Federal Highway Administration and the LOCAL AGENCY on a 90%-10% sharing ratio. Based on said sharing ratio and the aforementioned total estimate, it is agreed the initial financial responsibility of funds shall be borne as follows:

	Sharing Ratio	Est. Funds For Loc. Aq.'s Work	Est. Funds For State's Work	Eat. Total Funds
Federal Government	90%	\$19,704.58	\$1,980.00	\$21,684.58
LOCAL AGENCY	10%	\$2,189.40	\$ 220.00	\$2,409.40
Totals	100%	\$21,893.98	\$2,200.00	\$24,093.98

Should the actual costs of the completed work deviate from the aforementioned total cost estimates, the required final funding responsibilities of the two funding agencies will be adjusted to establish a 90%-10% relationship.

The STATE'S normal policy is to require the deposit or allocation of funds from funding agencies before the instigation of work. Under this 230 PROGRAM Force Account Agreement, however, the STATE agrees to waive said requirement to facilitate the early initiation of the LOCAL AGENCY'S work assignment. The parties hereto agree that the STATE shall withhold from the LOCAL AGENCY'S first submitted invoice for completed work the sum of \$220.00 for the LOCAL AGENCY'S 10% participation in the estimated costs for the STATE'S work to be performed under this Agreement Should the STATE'S actual costs exceed current estimates, the LCCAL AGENCY agrees to make a deposit with the STATE to bring its total participation up to 10% of the STATE'S actual coats once these actual costs are determined. On the other hand, should the STATE'S actual costs be less than the current estimate, the STATE agrees to return to the LOCAL AGENCY an amount needed to establish the actual required 10% participative share. -390-

It is agreed that the LOCAL AGENCY shall submit to the STATE six copies of monthly invoices for 90% of the LOCAL AGENCY'S incurred costs for work completed during each month. The STATE agrees to make payment of the invoiced amounts in accordance with its normal fiscal procedures and within the terms of the praceding paragraph; and the LOCAL AGENCY agrees to accept the STATE'S remittances which, together with the LOCAL AGENCY responsibility of 10% of its incurred costs, shall be considered as payment in full for the LOCAL AGENCY'S work covered by the invoice.

IN WITNESS WHEREOF, the parties hereto, having reviewed and being in full accord with this Agreement and Attachments A, B, and C thereto, have executed this Force Account Agreement as of the date first above written, Section I.

SOUTHEAST TENNESSEE DEVELOPMENT	ST	ATE OF TENNESSEE
DISTRICT		PARIMENT OF TRANSPORTATION
Ву	Ву	
(Title)		Commissioner
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LOCAL AGENCY	By	
		Director, Bureau of Highways
THE COUNTY OF HAMILTON		
	Вy	
By Osersone		Director of Finance
(Title) DON MOORE, COUNTY JUDGE	Ву	المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح المراح ا
	•	Staff Attorney
Ву		
(Title)		amined as to provisions and rticipating items of cost
		d is approved:
	Ву	
	~_ <u>.</u> 7	Division Engineer Date Federal Highway Administration U.S. Department of Trans

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(Rev. 11-1-73)

Sheet 1 of 6 February 1, 1969

#### SPECIAL PROVISION

#### REGARDING

#### SECTION 604 - CONCRETE STRUCTURES

604.03 - Classification and proportioning of concrete. At the end of the Structural Concrete Proportioning Table add the following:

When approved by the Engineer, the ratio of coarse and fine aggregate may be adjusted in order to assure better workability or to accommodate placement by pumping. However, in no case shall the fine aggregate exceed 44 percent of the total aggregate.

604.04 - Equipment. Add the following to this subsection.

Concrete for items of construction set out in Subsection 604.12 of this special provision may be mixed in a mobile volumetric continuous mixing plant.

The mobile mixing plant shall be designed to accurately batch aggregates and cement by volume based on weight. The mixing shall be by a continuous auger and/or paddles. The mobile unit shall be capable of producing a uniform concrete mix meeting all requirements of the specifications.

The mobile mixer shall be capable of carrying in separate compartments all the necessary ingredients needed for the concrete mix and shall be equipped with calibrated proportional devices for each material.

Each unit shall have attached thereto a metal plate on which is marked the discharge speed and weight calibrated constant of the machine.

Adequate standard volume measures, scales and weights shall be available for checking accuracy of proportioning mechanism.

The proportioning controls shall be so fixed that they may be set and locked for different materials and mixes.

A calibrated chart for the individual unit must be furnished when required by the Engineer.

The calibration and gate settings for the design to be used shall be performed according to the manufacturer's recommendations, by the producer or factory representative, in the presence of the Engineer or Inspector.

This mobile mixer shall be equipped with separate bins and gate openings for each type of material. The storage bin for cement shall be waterproof and the aggregate bins shall be covered with tarpaulins or by other approved methods.

A satisfactory method of setting the dosage for admixtures must be furnished and if admixtures other than air entraining agents are used, they shall be added in the manner and in the dosage recommended by the manufacturer.

When concrete is placed by pumping, the use of Aluminum conduit will not be permitted.

604.06 - Falsework - Delete Subsection 604.06 and Substitute the following in lieu thereof:

The falsework used to support the forms and concrete for concrete structures shall be supported on sills resting on rigid foundations composed of solid rock, piles driven until the bearing capacity of each pile is sufficient to support the load to which it will be subjected, or earth borne spread concrete footings as hereinafter provided.

Earth borne spread concrete footings will be permitted only when, in the opinion of the Engineer, the soil can adequately support the superimposed loads and the following conditions are met:

- 1. Spread footings will only be permitted on natural ground.
- A sufficient amount of the top soil shall be removed to \(\bigcit{\chi}\)
  insure a firm, undisturbed foundation.
- 3. The site is graded and so maintained to prohibit ponding of water, or erosion of soil in the proximity of the spread footings.
- 4. The falsework system shall be designed as not to exceed the bearing capacity of the soil but in no case shall exceed 3,000 pounds per square foot.
- 5. The concrete spread footings shall be designed to carry the superimposed loads.
- 6. All spread concrete footings shall be constructed on a level plane.

The bearing value of piles shall be calculated according to the formulas given in Subsection 606.14.

The falsework shall be constructed so as to support the required loading without distortion of the forms.

604.08 - Reinforcement - Delete lines 4 through 7 on page 345 and substitute the following in lieu thereof:

All reinforcement shall be furnished in the full lengths shown on the plans, unless otherwise approved in writing by the Engineer. Temperature reinforcement may be spliced at no additional compensation, once per bar in the end sections of box and slab type culverts that are on a skew other than 90° and in box and slab type culverts that require no contraction joints due to their length. Temperature reinforcement in end sections of 90° skewed structures and in interior sections of

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all box and slab type culverts will be furnished in the full length required, with no splices. Splices shall be made as follows, unless otherwise noted on the Plans:

604.12 - Handling, measuring, and batching materials. Add the following to the end of the first paragraph:

In the following items of construction, a mobile volumetric continuous mixing concrete plant meeting the requirements of Subsection 604.04 of this special provision may be substituted for method described in Subsection 501.09:

Section 611 Manholes, carchbasins, inlets, pipe end walls

Section 701 Cement concrete sidewalks, driveways, and median pavement

Section 702 Cement concrete curb, gutter, and combined curb and gutter

Section 703 Cement concrete ditch paving

Section 705 Guard rail

Section 707 Fences

Section 709 Rip-rap and slope paving

Section 711 Tables, chairs, benches, and fire places

Section 712 Cable - chain link barrier

Section 713 Highway signing

Section 714 Roadway and structure lighting

604.13 - Limitations of Mixing. At the conclusion of this subsection add the following:

When bridge deck concrete is being placed during hot weather appropriate measures shall be taken to reduce the hazards of increased rate of cement hydration and high concrete temperatures.

The temperature of the concrete at point of discharge shall not exceed 90° F.

The Engineer may require any or all, but not limited to, the following precautions to reduce the temperature of the concrete:

Sprinkle coarse aggregate stockpiles in a manner so as to distribute the water evenly and to prevent a variation of moisture within the stockpile.

Use crushed or chipped ice as a portion of the mixing water, or use water cooled by refrigeration or other means. If ice is used it shall be put in on a pound for pound basis and completely melted before the concrete is discharged from the mixer. The contractor may employ other means which he may have at his disposal if approved by the Engineer.

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In order to minimize the number and extent of precautions as indicated during the production and use of concrete during hot weather, the contractor may use approved chemical admixtures for set-retarding purposes. However, the use of such approved set-retarding admixtures shall not relieve the contractor of the necessity for other precautions deemed necessary to minimize variability of the physical characteristics of the green concrete such as those above listed.

Unless otherwise specified in the contract, additives or admixtures shall be used only with the authority of the Engineer and subject to the conditions set forth in such authority.

Unless specifically provided in the contract, the furnishing and use of approved additives or admixtures and the other precautions necessary to provide satisfactory concrete and concrete products shall be considered subsidiary to the furnishing and placement of the concrete and any and all additional costs related thereto and risks resulting therefrom shall be borne by the contractor.

604.14 - Mixing Concrete - Add the following to the end of the first paragraph:

For items of construction specified in 604.12 above, concrete mixing may be performed by mobile rolumetric measuring and mixing equipment as described in Subsection 604.04 of this special provision.

. 604.17 - Placing Concrete - Add the following at the end of (a) General.

These additional requiements shall apply when concrete is being placed on bridge decks.

When the ambient temperature is 80° F. or over and the air is arid or a hot wind is blowing, the Engineer may require the use of windbreaks, shading devices and other precautionary measures as follows:

Immediately before the concrete is placed the forms and reinforcing steel shall be cooled by spraying with water, but this operation shall leave no puddles or pockets of water. The contractor shall have sufficient skilled men and adequate equipment to place the concrete without delays and shall be ready for placement when the first batch arrives.

The equipment transporting the concrete shall be so scheduled that the placement can be carried out smoothly and without interruption and that no stacking up of equipment or lapse of time be encountered. Trucks shall be kept in shade when not being loaded or sprinkled so as to contribute to reducing the temperature of the concrete.

If excessive evaporation is experienced during the placing and finishing operations, a very light fog spray of water, covering with white polyethylene sheeting, or similar methods shall be employed to minimize evaporation or moisture from the concrete surface.

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Every effort shall be made to keep the concrete at a reasonably constant slump, air content and temperature throughout the placement.

Final water curing shall begin as soon as possible after the concrete is placed.

604.17 - Placing Concrete - Add the following to the end of the Subsection to be part of the last paragraph:

These joints will be located parallel to the main reinforcing steel in the slab and not necessarily perpendicular to the axis of the box or slab type culverts.

604.22 - Finishing Concrete Surfaces. Delete the second and third paragraphs and add the following in lieu thereof:

All concrete surfaces shall be given a Class I finish. The following surfaces of all structures shall be given a Class 2 or Textured Coated Finish: roadway face and top of curbs, vertical outside face of curb overhang or sidewalks slab, bottom surface of slab overhang, bridge railings, barrier railings, all vertical surfaces of the superstructure of dual bridges exposed to view from either structure and all surfaces of retaining walls, wing walls, and end walls, which are visible from passing vehicles.

All surfaces of structures over a highway or another structure exposed to general view shall be given a Class 2 of Textured Coated Finish. Such surfaces, in addition to these set out above, will usually include all parapets, copings, columns, piers, bents, sides and ends of caps, the outside of all fascia beams, the ends of arch rings, outer surfaces of spandrel walls, the exposed surfaces of wing walls and the faces of abutments. If additional surfaces are to receive a Class 2 or Textured Coated Finish other than those already indicated, these surfaces will be shown on the plans.

A combination of the Class 2 and Textured Coated Finish will not be permitted. If a Textured Coated Finish is called for on the plans, a Class 2 finish cannot be used.

Add the following at the end of Subsection:

#### (d) Textured Coated Finish

Surface preparation prior to spray finish shall include a Class 1 Ordinary Surface Finish in accordance with Subsection 604.22(2). Surfaces to be coated shall be free from efflorescence, flaking, coating, rust, dirt, oil and other foreign substances. Coatings shall be applied only to surfaces that are free of surface moisture as determined by light and touch. Surfaces that are not to receive

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a Coated Finish are to be shielded and masked. Cracks over 1/8" wide are to be veed out and filled as recommended by the Engineer.

The application of the Coated Finish shall be by spray only. The spray finish shall be applied at a rate of 45 ± 5 square feet per gallon with heavy duty spray equipment, such as 4:1 ratio pump or larger, capable of maintaining a constant pressure as necessary for proper application.

The traffic face of bridge rails, barrier rails and approach face of bridge substructure adjacent to traffic lanes shall be coated with quartz. The rate of application shall be one (1) lb. per 100 sq. ft.

The color of the finish shall be as near as practicable to the color of a rubbed concrete finish or as indicated on the plans. A color sample shall be submitted to the Bridge Engineer for approval.

Materials shall be manufactured to meet Federal Specification TT-C-00555 Type II. Copy of material specifications may be obtained from the Materials and Tests Division, 2200 Charlotte Avenue, Nashville, Tennessee 37203.

#### Sampling and Testing

Prior to approval and use of the material, the contractor shall submit to the Materials and Tests Engineer a notarized certificate by the formulator of this Material, stating that the material proposed for use, or material of identical formulation, has been tested and meets all of the requirements as set forth herein.

This notarized certification shall be accompanied by a certified test report from an approved laboratory on the material or on material of identical formulation as that which will be supplied. This test report shall have listed on it the test data of all test requirements set forth herein.

These certificates shall remain in effect until such time that either the formulation is changed or that the Materials and Tests Engineer, at his discretion, requires that the material be requalified for use, in which event the qualifying procedure shall be repeated.

The contractor shall submit to the Materials and Tests Engineer a one-quart sample of the material he proposed to have qualified for use.

After the material has been initially qualified and approved for use, the contractor shall submit for each project the material as used, a certified statement from the formulator stating that the material furnished is identical in all respects to that which was initially qualified.

This shall not constitute a waiver on the part of the Department of any requirements with respect to samples and sampling, and the right is retained to performed any or all of the tests specified.

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(Rev. 8/1/73) (Rev. 7/1/74) (Rev. 9/3/74)

SPECIAL PROVISION

REGARDING

SECTION 903 AGGREGATES

Subsection 903.01 - Fine Aggregate for Concrete.

Delete paragraphs (d) and (e) and substitute the following:

(d) The amount of deleterious substances shall not exceed the following limits:

				nissible	
		Pe	rcent	by Weigh	it
. 1	Clay Lumps				
	Coal and lignite		n	. 5 . 5	
	Material Passing the No. 200 Sieve			.0 *	
	Other deleterious substances (such as sha				
	alkali, mica, coated grains, soft and fla	aky			
. 4. 4	particles)		. 3	.0	

- * If the fine aggregate is manufactured from limestone or dolomite and if the material finer than the No. 200 sieve consists of the dust of fracture, essentially free from clay or shale, this limit may be increased to four percent.
- (e) Fine aggregate shall be well graded from coarse to fine and when tested by means of laboratory sieves, shall conform to the following requirements:

Sieve	Size	Total Percent Pass	ing
		by weight	.,
3/8	inch	100	
No.	4	1	
No.	16	50 <b>-90</b>	
No.	50		
No.	100		, 1 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
No.	200	0-3	

Subsection 903.03 - Coarse Aggregate for Concrete.

Delete the first paragraph and substitute the following:

Coarse aggregate for any type or class of portland cement concrete shall consist of crushed stone, crushed slag, or crushed or uncrushed gravel unless otherwise specified.

In the Revisions and Additions, dated May 1, 1968, and revised April 1, 1969, add the following at the end of the first paragraph.

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In the case of crushed aggregate, if all the material finer than the 200 mesh sieve consists of the dust of fracture, essentially free of clay or shale, the percentage may be increased to 1.5.

Subsection 903.04 - Aggregate for Penetration Macadam Base.

Delete the first paragraph and substitute the following:

Aggregate for Penetration Macadam Base shall be crushed stone or crushed slag meeting the quality requirements of AASHO M-79 except the percentage of wear, Los Angeles test, shall not exceed fifty.

Subsection 903.05 - Aggregate for Mineral Aggregate Base and Surface Courses.

Delete the second sentence of the fourth paragraph under (a), numbered 3 and substitute the following:

The coarse aggregate portion (retained on the No. 4 sieve) shall have a percentage of wear of not more than thirty-five.

Delete the paragraph beginning at the bottom of Page 608 and substitute in lieu thereof:

If fine aggregate, coarse aggregate or binder, in addition to that present in the base material, is necessary in order to meet the gradation or density requirements or for satisfactory bonding of the material, it shall be uniformly blended with the base course material at the mixing plant by a mechanical feeder to maintain a uniform flow on the belt to the mixer. Blending of materials on the stockpiles or in the pits by bulldozer, clamshell, dragline or similar equipment will not be permitted.

Under grading C in the Grading Table, revise the requirements on the 3/8" sieve to 45-74 percent and add the following requirements on the No. 4 sieve, 30-55 percent by weight.

Subsection 903.06 - Aggregate for Plant Mix Base and Leveling Courses (Hot Mix).

Under (a) Coarse Aggregate, delete the second sentence in the first paragraph and substitute the following:

It shall conform to the quality requirements as AASHO M-63. Also delete the last sentence in the first paragraph.

Under (c) the Combined Grading, add the following sentence at the end of the first paragraph on page 612.

The compactive effort shall be 75 blows of the hammer on each end of the specimen.

Delete the gradation of the Grading "C" Mix (Leveling) in the Master Range of Gradations table (Page 612) and revise as follows:

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Sieve			Total	Percent	Passing	by	Weight
3/4"					100	٠, .	
3/8"				65	- 95		
No. 4				45	- 70		
No. 8	ing kening,			25	- 50		
No. 30				12	- 30		
No. 100				0	- 8 .		

Subsection 903.07 - Aggregate for Bituminous Coated Aggregate Base (Plant Mix).

Delete the first paragraph and substitute the following:

The mix aggregate for Bituminous Coated Aggregate Base shall be crushed stone or crushed slag meeting the quality requirements of AASHO M-63. Crushed slag aggregate retained on the No. 4 mesh sieve shall not contain more than thirty percent by weight of glassy particles.

Delete the second paragraph.

Subsection 903.08 - Aggregate for Bituminous Road Mix Surface Course.

Add the following sentence at the end of the fourth paragraph.

If all material finer than the 200 mesh sieve consists of the dust of fracture, essentially free from clay or shale, the percentage may be increased to 1.5.

Subsection 903.10 - Aggregate for Bituminous Plant Mix Surface Course (Cold Mix).

In the last sentence of the first paragraph, delete the word "twenty" and substitute the word "thirty" in lieu thereof.

Add the following sentence at the end of the second paragraph.

If all material finer than the 200 mesh sieve consists of the dust of fracture, essentially free from clay or shale, the percentage may be increased by 1.5.

Subsection 903.11 - Aggregate for Asphaltic Concrete Surface Courses (Hot Mix).

Delete the first sentence in the second paragraph and substitute the following:

Prior to the approval of the job mix formula and at least ten working days prior to the beginning of this construction, a sample of each material to be used in the mix shall be submitted to the engineer for laboratory design and determination of the optimum asphalt content.

Under (a) Coarse Aggregate, delete the second paragraph and substitute the following:

The Sodium Sulfate Soundness loss shall not exceed twelve (12) percent.

Delete the first three paragraphs under (b) Fine Aggregates, including the revision of April 1, 1969, in the Revisions and Additions in Specifications

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for Road and Bridge Construction pertaining to (b) Fine Aggregate.

Substitute the following:

(b) The fine aggregate (passing the No. 4 sieve) shall consist of natural sand, or of sand prepared from stone, slag or combinations thereof. It shall consist of hard, tough grains free from injurious amounts of clay, loam, or other deleterious substances. The fine aggregate when subjected to five cycles of the Sodium Sulfate Soundness test shall have a weighted loss of not more than 15 percent.

In addition to the above, the following requirements shall also apply.

Natural sand shall be washed, except that an unwashed filler sand may be used in an amount not to exceed fifteen percent by weight of the total fine aggregate (-4 Material). If a filler sand is used, it shall be free of clay lumps and other deleterious substances. The natural sand shall be so graded that not more than five percent will be retained on the No. 4 sieve.

Fine aggregate consisting of natural sand including filler sand or sand manufactured by crushing gravel, or any combination of these materials will be tested in accordance with AASHO T-11 and the loss on the 200 mesh sieve shall not exceed four percent by weight.

Under (c) The Combined Grading, revise the gradations of Grading "D" and Grading "E" as follows:

Gradin	g ''D''	•	Grading "E"
<u>Sieve</u> <u>Tot</u>	al Percent Passing by Weight	Sieve	Total Percent Passing by Weight
1/2" 3/8" No. 4 No. 8 No. 30 No. 100 No. 200	100 85-100 55-82 38-62 18-42 3-12 0-8	1/2" 3/8" No. 4 No. 8 No. 30 No. 100 No. 200	100 85-100 55-82 38-62 18-42 3-12 0-8

Under Grading "D" requirements delete the last three paragraphs and substitute the following:

In addition to the other requirements of these specifications, the composition of the mineral aggregate shall be such that when combined with the required amount of bitumen the resultant mixture will comply with the following design criteria as determined by the 75 blow Marshall Method of mix design.

Stability, Min. 1,000 Lbs.
Void Content 4 - 9 Percent
Flow 8 - 16

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If these values cannot be obtained with the aggregate submitted for laboratory design or if in the opinion of the department the quality of the mix can be improved, the addition of limestone screenings* in an amount not to exceed twenty-five (25) percent by weight of the mineral aggregate and/or the addition of mineral filler, meeting the requirements of 903.17 in an amount not to exceed five percent of the mineral aggregate will be required. If the mixture still does not meet the design criteria, another source of aggregate will be necessary.

* The gradation of the limestone screenings for use in Grading "D" shall have at least 90 percent passing the No. 4 screen and not less than ten percent passing the 100 mesh sieve.

Under Grading "E" requirements (Page 617), delete the entire three paragraphs and substitute the following:

When Grading "E" is to be used as a surface for traffic lanes, the mineral aggregate shall be composed of not less than 50 percent nor more than 55 percent crushed limestone and not more than 50 percent nor less than 45 percent natural sand, slag sand, sand manufactured from gravel or any combination of these materials, except as herein specified.

The requested sand percentage on the job mix formula shall be in the range of 45 to 50 percent. However, if needed to meet or improve the specified design criteria, the limestone and sand percentage may be altered by the numerical value of ± 5 percent from the percentages shown by the contractor on the original job mix formula request. In the event the limestone and sand percentages are altered from those shown on the original job mix formula, the contractor shall request a new job mix formula using the aggregate percentages shown on the design.

When Grading "E" is used for surfacing of shoulders or other non-traffic lane construction, the mineral aggregate may be composed entirely or in part of lime stone, but in no case shall the mineral aggregate for this construction consist of less than 50 percent limestone. When this mix is used for asphalt curb construction, it shall conform to the combined gradation specified under (c), except that the requirements for material passing the 200 mesh sieve shall be 5 to 10 percent.

In addition to other requirements, the composition of the mineral aggregate shall be such that when combined with the required amount of bitumen the resulting mixture will comply with the following design criteria as determined by the 75 blow Marshall Nethod of mix design.

Stability, Min. Void Content Flow

1,000 Lbs. 4 - 9 Percent

8 - 16

In the event that the above design criteria may be improved with the addition of mineral filler to the aggregate submitted to the laboratory for design, the addition of mineral filler meeting the requirements of Subsection 903.17 in an amount not to exceed 5 percent by weight of the mineral aggregate will be required. If mineral filler is added to a mixture, it will be considered as a part of the limestone percentage.

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If the design criteria above cannot be obtained with the aggregate, submitted to the laboratory for design, another source of aggregate will be necessary.

Under Grading "F" delete the first sentence of the second paragraph and substitute the following:

In addition to the other requirements of these specifications, the composition of the mineral aggregate shall be such that when combined with the required amount of bitumen the resultant mixture shall have a minimum stability of 800 pounds when tested in accordance with the Hubbard-Field Method of mix design. This method of test shall conform to AASHO T-169, except for the following modifications:

- (1) The specimens shall be consolidated by applying a pressure of 5096 psi, which corresponds to a total load of 16,000 pounds for a specimen two inches in diameter. This pressure shall be maintained for five minutes and then released.
- (2) The test specimens, testing mold, and plunger shall be brought to the desired temperature of test by storing in a water bath for one hour with the temperature of the water maintained at  $(140 \pm 2^{\circ} \text{ F.})$  or  $(60 \pm 1^{\circ} \text{ C.})$  during the entire storage period.

Subsection 903.12 - Aggregate for Hot Biutminous Seal Coat (Split Application).

Add the following sentence at the end of the second paragraph.

If all material finer than the 200 mesh sieve consists of the dust of fracture, essentially free from clay or shale, the percentage may be increased to 1.5.

Subsection 903.17 - Mineral Filler.

Delete the entire Subsection and substitute the following:

Mineral filler shall meet the requirements of AASHO M-17.

Subsection 903.18 - Aggregate for Underdrains.

Delete the requirements under (a) of this Subsection and substitute the following:

Aggregate for underdrains shall be crushed stone, crushed slag, or washed gravel meeting the quality requirements of AASHO M-63, and the grading requirements for size 6, 7, or 8, Subsection 903.23.

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#### SPECIAL PROVISION

#### REGARDING

#### SECTION 916 - HIGHWAY SIGNING MATERIAL

Subsection 916.06 - Reflective Sheeting

Delete the entire subsection and substitute the following in lieu thereof:

#### Reflective Sheeting:

Reflective sheeting is identified as that material which has the property of reflecting the incident light from a single source in a relatively narrow cone back toward the source. Two types of reflective sheeting may be used, they are:

Material Type 1 - Enclosed Lens Reflective Sheeting for all signs with BROWN, BLUE, and ORANGE background.

The reflective sheeting shall consist of spherical lens elements embedded within a transparent plastic having a smooth, flat outer surface. The sheeting shall be weather resistant and have a protected pre-coated adhesive backing protected by a removable liner.

#### A. Photometric

1. Background - The reflective sheeting shall have the following minimum brightness values at .2° and .5° and 1.5° divergence expressed as average candle-power per foot-candle per square foot of material. Measurements shall be conducted in accordance with standard testing procedures for reflex reflectors of Federal Specification L-S-300A, "Sheeting and Tape, Reflective; Nonexposed Lens Adhesive Backing," para. 4.4.7.

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		., .	 

Div. Ang. Inc. Ang. -40 40

	.20	.5°	•	1.5°
Andready of the continue	1.0 0.2	0.35 0.1		0.1 0.01

**BROWN** 

 .20	.50	1.5°
4.0 0.9	2.0	<b>0.</b> 6 0.08

BLUE

.20	.50	1.50
25.0	13.5	1.5
1.0	0.8	0.1

2. Rainfall Performance - The brightness of the reflective sheeting, totally wet by rain, shall not be less than 90% of the above values. Wet performance measurements shall be conducted in conformance with Standard RAINFALL TEST specified in Federal Specification L-S-300A, "Sheeting and Tape, Reflective, Nonexposed Lens Adhesive Backing.

#### B. Color

Cotor of the reflective sheeting shall match, when compared in natural day: Imo light, the Standard Color Tolerance Charts. Noticeable deviation

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Sheet 2 of 6

from the shades that would affect the required performance shall be cause for rejection of any sheeting or completed sign fabricated in accordance with the manufacturer's requirements at any time before final acceptance of the contract. The color tolerance charts are available from the Federal Highway Administration, Washington, D.C.

#### C. Adhesive

- 1. The reflective sheeting shall include a precoated pressure sensitive adhesive or a tack-free heat activated adhesive, either of which may be applied without necessity of additional adhesive coats on the reflective sheeting or application surface.
- 2. The protective liner attached to the adhesive shall be capable of being removed by peeling without soaking in water or other solvents and shall be capable of being easily removed after accelerated storage for four hours at 160° F. under weight of 2.5 pounds per square inch.
- 3. The adhesive coated sheeting, when applied at 72° Γ. and conditioned for 24 hours at this temperature, shall form a durable bond to clean, smooth, corrosion and weather resistant substrates when exposed to temperatures of -30° to 160° F. Sheeting applied to 6" x 6" cleaned and etched panels of 0.040 inch, 6061-T6 aluminum, conditioned for 24 hours at 72° F. and 50% R.H. and further conditioned for 18 hours at -10° F. shall show no separation from the substrate when subjected to a 10 inch pound impact of a 2 inch steel ball (1.19 pounds,) dropped from a height of 8-1/2 inches through a 2-1/8 inch tube. The test panel shall be centered and supported by its edges over a 4 inch by 4 inch open area and the impact point shall be in the center of the open area.

The sheeting shall have a minimum peeling strength of 5 lb/inch width when tested as outlined in ASTM D903-49 (1972).

#### D. Film

1. General - The reflective sheeting shall have sufficient strength and flexibility so that it can be handled, processed, and applied according to the recommendations of the sheeting manufacturer without appreciable stretching, tearing, or other damage. It shall permit application over and conformance to moderate, shallow embossing characteristics of certain sign borders and symbols. Following liner removal, the reflective sheeting shall not shrink more than 1/32" in 10 minutes nor more than 1/8" in 24 hours in any dimension per 9" square at 72° F. and 50% R.H.

The sheeting with liner removed, conditioned for 24 hours at 72° F. and 50% R.H. shall be sufficiently flexible to show no cracking when slowly bent, in one seconds' time, around a 1/8" mandrel with adhesive side contacting the mandrel. NOTE: For ease of testing, spread talcum powder on adhesive to prevent sticking to mandrel.

2. Surface - The sheeting surface shall be smooth and flat, facilitate cleaning and wet performance, and exhibit 85° glossmeter rating of not less than 40 (ASTM-D-523-67). The sheeting shall be readily processed and compatible with recommended transparent and opaque process colors and show no loss of color coat with normal handling, cutting and application. 250

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Sheet 3 of 6

The sheeting shall permit cutting and color processing at temperatures of  $60\text{--}100^{\circ}$  F. and relative humidities of 20--80%. The sheeting shall be heat resistant and permit force curing without staining of unapplied sheeting at temperatures up to  $150^{\circ}$  F. and up to  $200^{\circ}$  F. on applied sheeting. The sheeting surface shall be solvent resistant such that it may be cleaned with gasoline, VM & P Naptha, mineral spirits, turpentine, methanol and xylol.

3. Lens Elements - The reflective sheeting shall possess stable and durable spherical lens elements which, following extraction, shall show no deterioration following submersion in a 5N solution of sulphuric acid ( $H_2SO_4$ ) for 30 minutes at  $72^{\circ}$  F.

#### E. Durability

- 1. The reflective material exposed for 24 months in Florida at  $45^{\rm O}$  south facing, shall not support fungus growth and accumulate dirt to the extent that the reflective brightness before cleaning is less than 75% of the reflective brightness after cleaning, when measured at 0.2 divergence and  $-4^{\rm O}$  incidence. The supplier shall furnish written evidence or samples showing conformance to this requirement.
- 2. The sheeting surface may be readily refurbished by cleaning and clear over-coating in accordance with the manufacturer's recommendations.

#### F. General Characteristics

The reflective sheeting as supplied shall be of good appearance, free from ragged edges, cracks, and extraneous materials, and shall be furnished in both roils and sheets. When the reflective sheeting is furnished in continuous rolls, the number of splices shall not be more than four splices in any 50 yard length. Splices shall be buited or overlapped and shall be suitable for continuous application as supplied.

Material Type II - Encapsulated Lens Reflective Sheeting for all signs with a SILVER-WHITE, YELLOW, RED, GREEN, AND ORANGE background.

The reflective sheeting shall consist of spherical lens elements adhered to a synthetic resin and encapsulated by a flexible transparent, weatherproof plastic having a smooth outer surface. The sheeting shall have a precoated adhesive backing protected by a removable liner.

### A. Photometric

The reflective sheeting shall have the following minimum brightness values at .2°, .5° and 1.5° divergence expressed as average candle-power per foot-candle per square foot of material. Measurements shall be conducted in accordance with standard photometric testing procedures for reflex-reflectors, paragraph 4.4.7 of Federal Specification L-S-300A. "Sheeting and Tape, Reflective; Non-exposed Lens Adhesive Backing."

Div. Ang. Inc. Ang. -40 400

SIIVOR-WHITE				Yellow			Red		
.20	.50	1.50	.20	.5 ⁰	1.50	.20	.5 ⁰	1.50	
250.0 120.0	9 <b>5.0</b> 54 <b>.0</b>	4.0	170.0 80.0	62.0 35.0	3.0 1.5	35.0 16.0	13.0 7.4	0.7 0.3	

# SEPTEMBER TERM 1975

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Sheet 4 of 6

		Green	
Div. Ang. Inc. Ang.	•20	•5 ⁰	1.50
-40 400	30.0 14.0	12.0 6.8	0.5 0.2

	Orange	
.2°	.5 ⁰	1.50
70.0 33.0	25.0 14.0	1.1 0.5

Rainfall performance measurements shall be conducted in accordance with standard rainfall test specified in Federal Specification L-S-300A and the brightness of the reflective sheeting totally wet by rain, shall not be less than 90% of the above values.

#### B. Color

The color of the reflectorized sheeting shall match, when compared in natural daytime light, the Standard Color Tolerance Charts. Noticeable deviation from the shades that would affect the required performance shall be cause for rejection of any sheeting or completed sign fabricated in accordance with the manufacturer's requirements at any time before final acceptance of the contract. The color tolerance charts are available from the Federal Highway Administration, Washington, D.C.

#### C. Adhesive

- 1. The reflective sheeting shall include a pre-coated pressure sensitive adhesive or a tack free heat activated adhesive either of which shall be applied exactly as specified by the sheeting manufacturer to recommended, properly prepared flat surfaces without necessity of additional adhesive coats on the reflective sheeting or application surface.
- 2. The protective liner attached to the adhesive shall be removed by peeling without soaking in water or other solvents and shall be easily removed after accelerated storage for 4 hours at 160°CF, under weight of 2.5 pounds per square inch.
- 3. The adhesive coated sheeting, when applied at 72° F. and conditioned for 24 hours at this temperature, shall form a durable bond to clean, smooth, corrosion and weather resistant substrates when exposed to temperatures of -30° to 160° F. Sheeting applied to 6" x 6" cleaned and etched panels of 0.040 inch, 6051-T6 aluminum, conditioned for 24 hours at 72° F. and 50% R. H. and further conditioned for 18 hours at -10° F. shall show no separation from the substrate when subjected to a 10 inch pound impact of a 2 inch steel ball (1.19 pounds) dropped from a height of 8-1/2 inches through a 2-1/8 inch tube. The test panel shall be centered and supported by its edges over a 4 inch by 4 inch open area and the impact point shall be in the center of the open area.

The sheeting shall have a minimum peeling strength of 5 lb/inch width when tested as outlined in ASTM D903-49 (1972).

#### D. Film

General - The reflective sheeting shall have sufficient strength and flexibility so that it can be handled, processed, and applied according to the recommendations

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Shoot 5 of 6

of the sheeting manufacturer without appreciable damage. Following liner removal, the relfective sheeting shall not shrink more than 1/32" in 10 minutes nor more than 1/8" in 24 hours in any dimension per 9" square at  $72^{\circ}$  F. and 50% R. H.

The sheeting with liner removed, conditioned for 24 hours at 72° F. and 50% R.H. shall be sufficiently flexible to show no cracking when slowly bent in one seconds' time around 1/8" mandrel with adhesive side contacting mandrel. NOTE: For ease of testing, spread talcum powder on adhesive to prevent sticking to mandrel.

#### 2. Surface

The sheeting surface shall be smooth and facilitate cleaning and wet performance, and exhibit 85° glossmeter rating of not less than 50 (ASTM D 523-67). The surface of the sheeting with the heat activated adhesive shall be readily processed in accordance with recommendations of the sheeting manufacturer, compatible with recommended transparent and opaque process colors and show no loss of the color coat with normal handling, cutting, and application.

The sheeting shall permit cutting and color processing at temperatures of  $60^{\rm O}$  - $100^{\rm O}$  F. and relative humidities of 20-80%. The sheeting surface shall permit cleaning by wiping with a clean soft rag dampened in V M & P Naptha or mineral spirits.

### 3. Lens Elements

The reflective sheeting shall possess stable and durable spherical lens elements which, following extraction, shall show no deterioration following submersion in a 5N solution of sulphuric acid  $(H_2SO_4)$  for 30 minutes at 72° F.

#### E. Durability

The reflective sheeting exposed for 24 months in Florida at  $45^{\circ}$  south facing, shall not support fungus growth and accumulate dirt to the extent that the reflective brightness before cleaning is less than 75% of the reflective brightness after cleaning, when measured at 0.2 divergence and  $-4^{\circ}$  incidence. The supplier shall furnish written evidence or samples showing conformance to this requirement.

#### General Characteristics

The reflective sheeting as supplied shall be free from ragged edges, cracks, and extraneous materials, and shall be furnished in both rolls and sheets. When the reflective sheeting is furnished in continuous rolls the number of splices shall not be more than 4 splices in any 50 yard length. Splices shall be suitable for continuous application as supplied.

On signs fabricated from Encapsulated Lens reflective sheeting, some wrinkling, streaking, and mottling shall be permitted, on visual quality inspection, if not apparent under normal viewing conditions for the intended use. The sheeting manufacturer shall assure that these conditions are not progressive and will not adversely affect performance.

# SEPTEMBER TERM 1975

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Sheet 6 of 6

Subsection 916.07 - Legends, Borders and Accessories

Delete the portion of this subsection beginning at Type "A" Class 1 (Demountable) and extending to Type "B" and substitute in lieu thereof:

Type "A" Class 1 (Demountable)

The silver-white letters, numerals, symbols, borders and route markers shall be of a pre-coated pressure sensitive or a tack free heat activated adhesive reflective sheeting permanently adhered to the aluminum backing. The reflective sheeting shall meet the requirements of subsection 916.06 (Materials Type II, see Sheet 3 of this Special Provision).

The reflective sheeting shall be mechanically applied to the properly prepared aluminum with the equipment and in a manner prescribed by the sheeting manufacturer.

Letters, numerals, symbols, borders and route markers shall be 0.032 inch thick aluminum sheet of 3003 H14 Alloy. Aluminum shall be properly degreased and etched or treated with a light, tight, amorphous chromate type coating.

Each letter, numeral, symbol and route marker shall be supplied with mounting holes and shall be secured to the sign surface with corrosion resistant screws, bolts, or rivets.

Type "A" Class 2 Cut-Out (Direct Applied Reflective Sheeting Copy)

The silver-white cut-out letters, numerals, symbols, borders and route markers shall be of a pre-coated pressure sensitive or a tack free heat activated adhesive reflective sheeting and shall meet the requirements of subsection 916.06 (Materials Type II, see Sheet 3 of this Special Provision).

Delete portion of Subsection 916.08 Delineators Type III.

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# SPECIAL PROVISION

REGARDING

April 1, 1970 Rev. March 22, 1971 Rev. June 1, 1971

READY MIXED CONCRETE FOR SPECIAL

Sheet I of 2

AND INCIDENTAL CONSTRUCTION

This Special Provision shall apply to the following Sections of the Standard Specifications for Road and Bridge Construction, dated January 1, 1968.

- 611. Manholes, Catchbasins, Inlets, and Pipe End Walls
- 701. Cement Concrete Sidewalks, Driveways and Median Pavement
- 702. Cement Concrete Curb, Gutter, and Combined Curb and Gutter
- 703. Cement Concrete Ditch Paving
- 705. Guard Rail
- 707. Fences
- 709. Rip-Rap and Slope Pavement
- 7!1. Tables, Chairs, Benches, and Fireplaces
- 712. Cable-Chain Link Barrier
- 713. Highway Signing
- 714. Roadway and Structure Lighting

For the above items of construction, concrete shall be discharged from the mixer within 1-1/2 hours after the introduction of all water, provided the air temperature or the concrete temperature does not exceed  $70^{\circ}F$ . When the air temperature or concrete temperature exceeds  $70^{\circ}F$ , the elapsed time between the addition of water to the mix and discharge shall not exceed 1 hour. The 1 hour time limit for temperatures exceeding  $70^{\circ}F$ , may be extended to 1-1/2 hours, provided an approved retarding admixture is used.

The admixture shall be a water-reducing and retarding agent meeting the requirements of Subsection 918.09(a), Type D.

The retarding admixture shall be used in accordance with provisions of Subsection 501.02 and Subsection 501.09

When concrete placed in the above items of construction does not exceed 25 cubic yards per day, it may be accepted on the basis of field testing for air, slump, and occasional strength tests with only random plant inspections as deemed necessary by the engineer for control.

### <u>SEPTEMBER TERM 1975</u>

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Sheet 2 of 2

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When this basis of acceptance is used, the ready-mix plant furnishing the concrete shall have been inspected and approved for use as provided in Subsection 604.04. In addition, the delivery ticket accompanying each load of concrete shall show the class of concrete, the weights of cement, aggregates, water (wt. or gal.) and additive used in the batch and the time of batching. Materials used in the concrete shall be tested and approved.

Attachment A
Agreement 230-33-1

### SCOPE OF WORK - AGREEMENT 230-33-1

The County's assignment under this Force Account Agreement shall consist of the following:

Installation of 398 traffic signs throughout the County of Hamilton as specified on the project plans.

Attachment B
Agreement 230-33-1

### CONTRACT UNIT PRICES AND ESTIMATED QUANTITIES

#### AGREEMENT 230-33-1

Item Number	<u>Description</u>	Unit of Measure	Estimated Quantity	Contract Unit <u>Price</u>	Amount
713-50.01	Hazard Sign Assembly with Post	Each	28	\$55.01	\$1,540.28
713-50.02	Sign Assembly with Post Total Estimated Construc-	Each	370		\$20,353.70
	tion Work State's Estimated Adminis-				\$21,893.98 \$ 2,200.00
	trative and Inspection Costs				
A Salatan	Total Agreement				\$24,093.98

It is mutually understood that the above unit prices include the Local Agency's costs for labor, materials, equipment and/or equipment rental, overhead, personnel fringe benefits, royalties, and all other incident items constituting the Local Agency's total costs for the performed work. It is to be understood that the parties hereto agree to use the aforementioned contract unit prices for the Local Agency's performed work under this agreement.

Executed By:	STATE OF TENNESSEE DEPARTMENT OF TRANSPORTATION			
LOCAL AGENCY				
B <b>y</b>	ByCommissioner			
(Title) DON MOORE COUNTY JUDGE	Ву			
	Director, Bureau of Highways			

#### INDEX OF SHEETS

SHEET NO. 1

TITLE SHEET

STANDARO DRAWINGS
RD-5-14(G8) GROUND MOUNTED SIGNS & DETAILS

#### SPECIAL PROVISIONS

REGARDING SECTION 604 CONCRETE STRUCTURES
REGARDING SECTION 903 AGGREGATES
REGARDING SECTION 916 HIGHWAY SIGNING MATERIAL
REGARDING READY MIXED CONCRETE FOR SPECIAL AND
INCIDENTAL CONSTRUCTION.

1.:			ESTIMATED ROADWAY QUANTIT	IES
3.4			ITEM NO. DESCRIPTION	UNIT
0	(2)	(3)	713-50.02 SIGN ASSEMBLY W/POSTS	EACH
2	3	<b>3</b> ).	713-50-C: HAZARD SIGN W/POST	I EACH

- (1) INCLUDES 200 STOP SIGNS (RI-I) (24"x24"), 58 CURVE SIGNS (WI-2) (24"x24"), 28 RIGHPCAD SIGNS (WI-5) (24"x24"), 22 RIGHT B 22 LEFT, 14 TURN SIGNS (WI-1)(24"x24"), 7R CURVE SIGNS (WI-4) (24"x24"), 24 RIGHT AND 24 LEFT, 2 CROSS ROAD SIGNS (W2-1) (24" SIGNS (WI-3);24"-24) : RIGHT B ILEFT AND 2 YIELD SIGNS (RI-2) (30"x30"x30").
- 2 SIGN FACES SHALL BE 0.080" SHEET ALUMINUM.
- 3 POST, TO BE 3 LB./FT. STEEL U-SHADES. FOR DETAIL SEE STD. DWG. NO. RD-S-16 (6)
- 4 TO CONFORM TO MANUAL OF UNIFORM TRAFFIC CONTROL DEVICES (M.U.T.C.D.) SEC. 3

SCOPE OF WORK
THE INSTALLATION OF SIGNS AS SHOWN ON
THE COUNTY MAP.

ANDERSON MI

0	STOP SIGN
$\Diamond$	CURVE SIGN
<b>②</b>	WINDING ROAD SIG

3 BRIDGE HAZARD SIGN

TOEN SIGH

LEGEND

5 REVERSE CURVE SIGN

B CROSS ROAD SIGN

REVERSE TURN SIGN

BUCKERN ON THE BUSK

วุษ ตับคน และจำวัน คริบาทุจาคนนารภาบุณฑลุษ จานนายคุม ตายกลุ่ม เมา*กหรือ ค*าพย กราวรับ จับ ระกลษาทุพวบาท บุล เพลาะกราชกานคุม พระบุ โดย ความทุจ ต่อ พบุทุจ คริบาทุล ขาย และ บุล เกย และ เป็น เกาะทุจ คริบาท เกาะทุ

### $\underline{S} \ \underline{E} \ \underline{P} \ \underline{T} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \cdot \underline{5}.$



# State of Tennessee

September 17, 1975

# A RESOLUTION

NO. 975-28

TITLE A RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO ADVERTISE FOR BIDS RELATING TO THE SALE OF CERTAIN SURPLUS SCHOOL PROPERTY, AND TO RECEIVE BIDS AND CONDUCT BIDDING PROCESSES AS STIPULATED HEREIN, AND TO RETURN THE HIGHEST BID THEREFOR TO THE COUNTY COUNCIL FOR ACCEPTANCE IF THE HIGHEST BID MEETS THE MINIMAL REQUIREMENTS SET FORTH.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, The Hamilton County Board of Education has declared as surplus certain property of approximately 20 acres in size, situated at or adjacent to the roads of Shallowford and Jenkins, thereby vesting dispositional power over this property in the County Council of Hamilton County; and

WHEREAS, this aforementioned property is presently vacant and without improvements thereon and of no planned usage or development by either the Hamilton County Board of Education or the governing body of Hamilton County, thus being a nonproductive asset of this County so long as it remains surplus.

NOW, THEREFORE, BE IT RESOLVED BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED, that the County Judge is hereby authorized to advertise for, and receive bids, wither orally, or written, or sealed, relating to the sale of the abovementioned property, and is further authorized to receive said bids in an open-bidding process at the Conference Room of the Office of the County Judge in the Hamilton County Court House, said bid receipts and bidding process to be conducted by the County Judge or an agent he may designate for this purpose, said County Judge being further authorized to return the highest bid so received to this Council for acceptance, provided, however, that no bid shall be considered if such bid for said property shall be under Forty-Five Thousand Dollars (\$45,000.00).

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Alegotted

Member of the County Council

### $\underline{S} \underline{E} \underline{P} \underline{T} \underline{E} \underline{M} \underline{B} \underline{E} \underline{R} \underline{T} \underline{E} \underline{R}^{*}\underline{M} \underline{1} \underline{9} \underline{7} \underline{5}$

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

* * * *

(Judge Moore stated that this particular property is surplus school property near the intersection of Jenkins Road and Shallowford Road in East Brainerd. There has been quite a bit of interest shown in this particular tract and it was decided that the most effective way of obtaining the highest dollar was to sell the property by competitive bidding, sort of an auction in which bidders may compete rather than by submitting sealed bids.)

# State of Tennessee

Hamilton County

September 16, 1975

# A RESOLUTION

NO. 975-29

TITLE: AUTHORIZING COUNTY JUDGE DON MOORE TO SIGN JOINT QUITCLAIM DEED, ALONG WITH THE CITY OF CHATTANOOGA, A JOINTLY-OWNED LOT IN THE LINCOLN PARK ADDITION, PREVIOUSLY ACQUIRED BY THE COUNTY AND CITY FOR NONPAYMENT OF TAXES, IN FAVOR OF CHATTANOOGA HOUSING AUTHORITY UPON PAYMENT OF ALL BACK TAXES DUE IN THE TOTAL AMOUNT OF \$1,776.31.

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WHEREAS, Hamilton County and the City of Chattanooga during the year 1968 acquired title/to Lot Twenty-Four (24), Block One (1), Lincoln Park Addition, as shown by plat of record in Plat Book 6, Page 4, in the Register's Office of Hamilton County, Tennessee, for nonpayment of taxes; and

WHEREAS, subsequent to acquiring title through tax sale, the then owner, Robert Porter, commenced paying his taxes each year which were accepted by Hamilton County; and

WHEREAS, the Chattanooga Housing Authority wants to use this particular lot along with its other development in Lincoln Park and is buying the interest of Robert Porter and needs to buy the interest of Hamilton County and the City of Chattanooga in order to acquire complete title thereto; and

WHEREAS, said property is not needed by the City of Chattanooga nor Hamilton County;

NOW, THEREFORE, BE IT RESOLVED BY THE HAMILTON COUNTY COUNCIL IN SESSION DULY ASSEMBLED That County Judge Don Moore be and hereby is authorized to execute Quitclaim Deed jointly with the City of Chattanooga, Tennessee, unto the aforesaid described property for and in consideration of Chattanooga Housing Authority paying to Hamilton County the sum of \$1,454.71 being the County's interest in back taxes; together with the sum of \$321.60 to the City of Chattanooga, Tennessee, being its share of back taxes, all in the total amount of \$1,776.31.

NOW, THEREFORE, BE IT RESOLVED That this resolution take effect from and after its passage the public welfare requiring it.

Member of the County Council

Action taken a Soplet

ON MOTION of Judge Moore, seconded by Councilman Fuller, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

* * *

(Judge Moore stated that this particular tract of land was acquired by the City of Chattanooga dn the County in a foreclosure sale a number of years ago. The next year the previous owner began making tax payments and has been making them since 1968. The Chattanooga Housing Authority now wants to use this lot for development and in order to clear the title a quitclaim deed must be executed with the City of Chattanooga and Hamilton County each paying its share of the back taxes. Hamilton County's share will be some \$1400.)

State of Tennessee Familton Connelly

September 17, 1975

# A RESOLUTION

NO. 975-30

TITLE A RESOLUTION TO APPOINT CHARLES M. GARVICH, JR. OF 6074 EAST BRAINERD ROAD TO SERVE A THREE (3) YEAR TERM ON THE HAMILTON COUNTY BEER BOARD.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, the position on the Hamilton County Beer Board previously held by Tom Prestwood has expired according to the terms and is in need of new designation as to the person serving thereon and the term thereof, and Jim Penley (who was named in Resolution No. 975-11) to fill said vacancy has been unable to accept said appointment due to his required attendance in his respective business.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That we hereby appoint Charles M. Garvich, Jr. of 6074 East Brainerd Road to serve on the Hamilton County Beer Board for a term of three (3) years, said appointment to fill the vacancy due to the term expiration of the position previously held by Tom Prestwood.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken adapted

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-4. Absent-1.

* * * *

(Judge Moore stated that Charles Garvich was being appointed to fill the vacancy left by Tom Prestwood, whose term expired. At a previous Council meeting, Jim Penley was appointed to fill this vacancy but could not serve on the Beer Board and the Election Commission and he chose to remain on the Election Commission.

Mr. Garvich resides on East Brainerd Road and is employed at Provident. He has agreed to serve.)

### State of Tennessee

Hamilton County

September_17, 1975

# A RESOLUTION

NO. 975-31

TITLE A RESOLUTION TO CHANGE THE PLACE AND TIME OF THE NEXT REGULAR COUNTY COUNCIL MEETING.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, The Hamilton County Education Association, by and through its President James Booth, has requested a change of location for the next Council meeting (being October 1, 1975) to permit the attendance of 800-1000 Hamilton County schoolteachers in support of their request for an additional \$530,000 for an additional pay increase for county classroom schoolteachers; and

WHEREAS, Dr. Dale Carter, County School Superintendent, has likewise formally made a similar request, although the budget and the tax rates were adopted in June, 1975, for the 1976 fiscal year beginning July 1, 1975, as required by law;

NOW, THEREFORE, BE IT RESOLVED, that the regular October 1, 1975, County Council meeting shall be held at 4:30 P. M. at the Tivoli Theater, which can accommodate up to 1800 persons, rather than the County Council Room, which can accommodate only about 80 persons.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Lago Col

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Fuller, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-4. Absent-1.

-422-

Judge Moore asked if there were delegations to appear before the Council.

Mr. James Booth, president of the Hamilton County Teachers' Association, requested an altered time of meeting for the next County Council meeting. The teachers requested that the Council meet in an adjourned session on September 30 so that the meeting in the evening would not interfere with church. Mr. Booth said if it was necessary to meet on Oct. 1, they would ask that the meeting be held in late afternoon. Mr. Booth emphasized, however, that regardless of when the meeting is held, the Hamilton County teachers will be present in full force.

Judge Moore told Mr. Booth and other teachers present at the Council meeting that the Council had discussed some method of meeting the request of the Teachers' Association. The concensus was that the Council would like to meet with the teachers at a convenient time. Judge Moore stated that this would be considered a "special occasion" and not something the Council would anticipate doing on a regular basis. The regular meeting time of the Council is executive session at 9 a.m. and open meeting at 10 a.m. on the first and third Wednesdays. The Council in an effort to meet with the teachers had decided to hold the next meeting at 4:00 p.m. on October 1. This should satisfy the requirement to hold the meeting on Wednesday but should also meet the requirements of the teachers and allow them to attend the first October meeting. It will be held at 4 p.m. at Memorial Auditorium.

Mr. Booth asked if it would be possible, since a number of schools are still in session at 4 p.m., to have the meeting begin at 4:30 or 5.

Judge Moore stated that the meeting would be at 4:30 instead of 4:00.

Dalton Roberts, County Manager, said that there was a show at the auditorium that night and he wondered if the auditorium would be available at that time. Judge Moore said he was not sure, but they will check on this and if the auditorium is not available, a public announcement will be made regarding the location of the meeting. It might be possible to hold the meeting at the Tivoli or some other large place. Since the County Council room only seats 75 or 80 people, it would not be suitable.

Councilman Fuller asked if a place might be chosen where the parking would not be such a problem as it will be around the auditorium at 4:30 in the afternoon.

Mrs. McEwen of the Hamilton Schools Central Office staff stated that the auditorium at Red Bank High School accommodated the teachers when they met last week.

County Attorney Jim Turner said that the auditorium at City High School would probably be large enough as well.

Mr. Booth said that on behalf of the teachers he would like to express appreciation to the Council for arranging this meeting. The teachers feel that this meeting will provide time for give and take.

Councilman Fuller asked if this next meeting would be in lieu of the regular 10 a.m. Attorney Turner asked if all the regular business would be conducted at that same meeting.

Judge Moore stated that all Council business would be conducted at the 4:30 meeting and that a Resolution should be drawn changing the meeting from the regular 10 a.m. to 4:30 at a large auditorium.

# $\underline{\mathbf{S}} \ \underline{\mathbf{E}} \ \underline{\mathbf{P}} \ \underline{\mathbf{T}} \ \underline{\mathbf{E}} \ \underline{\mathbf{M}} \ \underline{\mathbf{B}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \quad \underline{\mathbf{T}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{M}} \quad \underline{\mathbf{1}} \ \underline{\mathbf{9}} \ \underline{\mathbf{7}} \ \underline{\mathbf{5}}$

ON MOTION of Councilman Fuller, seconded by Councilman Mayfield, to Adjourn. The foregoing Motion was unanimously Adopted by Acclamation. Total present-4. Absent-1.

C HARMAN

COUNTY COURT CLERK

### <u>OCTOBER TERM 1975</u>

STATE OF TENNESSEE )

WEDNESDAY, OCTOBER 1, 1975

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 1st day of October, 1975, a Regular Meeting of the County Council was begun and held at the Tivoli in the City of Chattanooga, when the following proceedings were had to-wit:-

Present and presiding, the Honorable Don Moore, Chairman.

County Court Clerk W. F. Knowles called the Roll of the County

Council and the following, constituting a Quorum, answered to their

names: Councilman Fuller, Councilman Long, Councilman Mayfield, and

Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

The invocation was given by Dr. Jack H. McEwen, First Baptist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Long, to dispense with the reading of the minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-4. Absent-1.

Attached hereto is a copy of the Public Notice of this meeting, which was published in the local newspapers, and is made a part of these minutes.

* * *

### <u>OCTOBERTERM 1975</u>

COUNTY COUNCIL FLOYD L. FULLER, JR. ROBERT E. (BOB) LONG JACK D. MAYFIELD COYEL V. RICKETTS DALTON ROBERTS COUNTY MANAGER



OFFICE OF THE COUNTY JUDGE Hamilton County, Tennessee DON MOORE, JUDGE Chattanodga, Tennessee 01409

> PUBLIC NOTICE OF MEETING OF COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE

Take notice, pursuant to Chapter 442, Public Acts of Tennessee of 1974, the County Council of Hamilton County, the governing body of said County, will convene and meet in preliminary session on Wednesday, October 1, 1975, at 3:30 P. M., Eastern Daylight Time, in the Conference Room, 201 Courthouse, Sixth and Walnut Streets, Chattanooga, Tennessee, and in open session at 4:30 P. M., Eastern Daylight Time, at the Tivoli Theater, 709 Broad Street, Chattanooga, Tennessee, where and at which time and place the said Hamilton County Council will transact such public business as may lawfully come before it.

> Don Moore, County Judge and Chairman of the County Council

THE CHATTANOOGA TIMES, THURSDAY, SEPTEMBER 25, 1975.

PUBLIC NOTICE OF MEETING OF COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE

Take police, pursuant to Chapter 442. Public Acts of Tennessee of 1974, the County Council of Hamilton County, the governing bodr of said County, will convene and meet in preliminary session on Wednesday, October 1, 1975, at 3:30 P.M., Eastern Daylight Time, in the Conference Room, 2 0 1 Courthouse. Sixth and Walnut Streets, Chattanooga, Tennessee, and in open session at 4:30 P.M., Eastern Daylight Time, at the Tivoli Theater, 709 Broad Street, Chattanoogs, Tennessee, where and at which time and place the said Hamilton County Louncil will ransact such public business as may lawfully come before it. Don Moore, County Judge and Chairman of the County Council

October 1, 1975

### 

# A RESOLUTION

NO. 1075-1

TITLE A RESOLUTION TO ADOPT A SCHEDULE OF FEES FOR SERVICE RENDERED BY THE CHATTANOOGA-HAMILTON COUNTY HEALTH DEPARTMENT AND TO PROVIDE FOR CHANGE THEREAFTER.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, by Resolution passed June 26, 1974, the County Council of Hamilton County adopted a schedule of fees for services rendered by the Chattanooga-Hamilton County Health Department, said schedule being set forth within a booklet known as "Fees for Service", same being published by the aforementioned Health Department and being made effective as of July 1, 1974; and

WHEREAS, due to economic conditions and other cost-related factors, said Health Department has found it necessary to revise the schedules contained within said booklet, and may, from time to time, find it necessary to make further revision therein.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That in order to give effect to the current schedules of fees required for the provision of Health Department services, and to provide for change thereafter, the fees for services as shown in the attached "Fees for Services" booklet, which booklet is hereby incorporated by reference into this Resolution and given effect as shown therein, are hereby adopted; and

BE IT FURTHER RESOLVED, that any and all revisions of said booklet which shall hereafter be required shall be given full effect upon the approval of the County Judge, the date of said County Judge's approval being the effective date of said later revisions.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken.

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-4. Absent-1.

(Judge Moore stated that this particular Resolution is to update the schedule of fees in accordance with economic conditions and other cost-related factors, not only in the Health Department but also in Northwest Hamilton County Health Services.)

### <u>OCTOBERTERM1975</u>

### PHYSICAL EXAMINATIONS

INDIVIDUALS CALLING FOR PHYSICAL EXAMS ARE ASKED: "DO YOU HAVE A PRIVATE PHYSICIAN"?

IF YES, IT IS RECOMMENDED TO GO TO THE PHYSICIAN FOR THE PHYSICAL.

IF THE PATIENT DOES NOT HAVE OR IS UNABLE TO CONTACT A PRIVATE PHYSICIAN, THE SERVICE TO THE PERSON WILL BE RENDERED.

THIS APPLIES TO PHYSICAL EXAMS AS WELL AS

PHYSICAL EXAMS INCLUDE THE FOLLOWING SERVICES:

BLOOD TEST -- HEMATOCRIT FOR ANEMIA

SICKLE CELL FOR BLACK CHILDREN

UNDER 6 YEARS OF AGE.

IMMUNIZATIONS

URINALYSIS

SKIN TEST FOR TUBERCULOSIS

OTHER FEES FOR SERVICES.

# TYPES OF PHYSICAL EXAMS

Doctor Physi	CAL		\$15.00
DOCTOR PHYSI	CAL WITH	X - R A Y	20.00
NURSE PHYSIC (SAME AS SD	AL ASSESS T)	MENT	10.00
NURSE PHYSIC	AL ASSESS (SAME AS	MENT	15.00

# <u>OCTOBERTERM 1975</u>

S	ERVICE		EEE .
G .	UPLICATE COPY OF AMMA GLOBULIN  B. SKIN TEST OR X OMPLETION OF INSU	- R A Y	2.00 + .60 PER 00
	MMUNIZATIONS FOR Polio		
	TETANUS, DT OR DP TYPHOID		
0	VERSEAS IMMUNIZAT SMALLPOX		
	CHOLERA	4 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	3.00
0	THER SERVICES		<b>3.00</b>
	COMPLETION OF PRE COMPLETION OF PRE WITH SEROLOGICAL	EMARITAL FORM	
	WITH SEROLOGICAL SYPHILIS		5.00
	THROAT CULTURE		J.W

# <u>O C T O B E R T E R M 1 9 7 5</u>

# DENTAL FEE SCHEDULE*

	Procedure	Fee	• • • • • • • • • • • • • • • • • • • •
DIAG	NOSTIC		
	Oral examination (excluding radiograph)	\$ 5.00	
	Intraoral radiographs - complete series (including bitewings)	25.00	
-	Intraoral radiographs - single, first film (periapical or bitewing)	3.00	
	Intraoral radiographs - each additional film	2.00	
	Bitewing radiograph, first film	4.00	
	Bitewing radiographs, additional film	3.00	
	Biopsy and examination of oral tissue	20.00	
PREV	ENTIVE		
	Dental prophylaxis - adult	11.00	
· .	Dental prophylaxis - children	9.00	
. •	Topical application of acid fluoride phosphate, one treatment (excluding prophylaxis)	7.00	
	Dietary planning for control of dental caries	10.00	
	Space maintainer - fixed, unilateral band type	40.00	
	Space maintainer - fixed, unilateral crown type	45.00	
	Space maintainer - fixed, lingual or palatal arch band type	70.00	
•	Space maintainer - removable, acrylic	25.00	
REST	ORATIVE		
	Amalgam restoration - one surface, deciduous (including polishing)	9.00	
	Amalgam restoration - one surface, permanent (including polishing)	10.00	
	Amalgam restoration - two surfaces, deciduous (including polishing)	12.00	
		and the second s	· ·

# <u>O C T O B E R T E R M 1 9 7 5</u>

	Procedure	Fee		
REST	TORATIVE			<del></del>
	Amalgam restoration - two surfaces, permanent (including polishing)	14.00		
	Amalgam restoration - three surfaces, deciduous (including polishing)	18.00		
	Amalgam restoration - three surfaces, permanent (including polishing)	18.00		
	Amalgam restoration - four or more surfaces,	24.00		
•	Amalgam restoration- pin retained (including polishing)	30.00		
	Composite resin restoration - one surface	12.00		
	Composite resin restoration - two surfaces	22.00		
•	Composite resin restoration - three surfaces	30.00		A
	Nura-seal restoration	22.00		
	Plastic (acrylic) crown - single restoration	90.00	(minimum \$35	.00)
	Plastic crown with metal - single restoration	110.00	(minimum \$40	.00)
	Porcelain crown - single restoration	110.00	(minimum \$40	.00)
-	Porcelain crown with metal - per unit	135.00	(minimum \$50	.00)
	Gold crown (full cast) - per unit	105.00	(minimum \$40	.00)
	Gold crown (3/4 cast) - single restoration	105.00	(minimum \$40	.00)
	Stainless steel crown - single restoration, primary	25.00	•	
	Stainless steel crown - single restoration, permanent	30.00		
	Crown post - single restoration	40.00	•	
	Recement crown	8.00		
	Filling (sedative)	10.00		

# <u>OCTOBERTERM 1975</u>

Procedure	Fee
ENDODONTICS	
Pulp capping	5.00
Vital pulpotomy	<b>20.</b> 00
Therapeutic pulpotomy	<b>20.</b> 00
Root canal therapy - one canal	85.00
Root canal therapy - two canals	107.00
Root canal therapy - three canals	127.00
Apicoectomy	44.00
PERIODONTICS	
Gingivectomy or gingivoplasty - per quadrant (including postoperative care)	61.00
Gingival curettage - per quandrant	15.00
Osseous surgery (including flap entry and closure) Per quadrant	60.00
Occlusal adjustment (complete)	54.00
Periodical scaling and root planing (entire mouth)	41.00
PROSTHODONTICS, REMOVABLE	
Complete acrylic-base denture	167.00 (minimum \$70.00)
Immediate denture - including six month' post-delivery care	181.00 (minimum \$70.00)
Partial upper denture, without clasps, acrylic base	95.00 (minimum \$20.00)
Partial upper denture with wire clasps	100.00 (minimum \$30.00)
Full cast partial denture	175.00 (minimum \$90.00)
Repair broken complete or partial denture, no teeth damaged	18.00
Repair broken complete or partial denture and replace one broken tooth	25.00

# <u>OCTOBERTERM 1975</u>

Procedure	Fee					
PROSTHODONTICS, REMOVABLE						
Replace additional teeth on complete or partial denture, each tooth	15.00					
Replace broken tooth on denture, ho other repairs	15.00					
Adding tooth to partial denture to replace extracted tooth (not involving clasp or abutment tooth)	22.00 each tooth					
Reattaching undamaged clasp on denture	19.00					
Relining complete denture (office reline)	34.00					
Relining complete denture (laboratory)	44.00 (minimum \$15.00)					
ORAL SURGERY						
Simple extraction, single tooth	10.00					
Simple extraction, each additional tooth	8.00					
Surgical extraction of tooth, erupted	20.00					
Surgical extraction of tooth, soft tissue impaction	30.00					
Surgical extraction of tooth, partial bony impaction	37.00					
Surgical extraction of tooth, complete bony impaction	58.00					
Alveoloplasty for dentures - per quadrant	22.00					
Root recovery (removal of residual root)	25.00					
Removal of cyst or tumor	38.00					
Incision and drainage of abscess, intraoral	12.00					
Incision and drainage of abscess, extraoral	39.00					
Frenulectomy - separate procedure (frenectomy or frenotomy)	29.00					
ORTHODONTICS						
Removable appliances for tooth guidance	65.00					
Fixed or cemented appliances for tooth guidance	75.00					

### $\underline{O} \ \underline{C} \ \underline{T} \ \underline{O} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

Procedure Fee

OTHER SERVICES

Emergency treatment of dental pain (minor procedures) 8.00

* Based on 1973 Tennessee Dental Association Fee Surgery

# <u>O C T O B E R T E R M 1 9 7 5</u>

### MISCELLANEOUS FEES

ENVIRONMENTAL HEALTH	
Septic Tank Permits (Hamilton County)	15.00
Septic Tank Inspection Field Visit for Mortgage, Bank other loaning institutions - 1st visiteach visit thereafter	
OTHERS	
Birth or Death Certificateeach	2.00
Hoalth Cand	5 00

October 1, 1975

### OCTOBER TERM 1975

# A RESOLUTION

TITLE A RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO ENTER INTO AN AGREEMENT WITH THE STATE OF TENNESSEE, DEPARTMENT OF MENTAL HEALTH, AND TO PAY CERTAIN AMOUNTS THEREUNDER FOR THE RECEIPT OF CERTAIN CONSULTATION SERVICES.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, pursuant to the authorization of Tennessee Code Annotated, Section 33-101, et sequitur, the State of Tennessee, by and through its Department of Mental Health, is authorized to contract with County governments for, inter alia, the purpose of providing psychiatric consultation services to the agencies under said County entities, and

WHEREAS, Hamilton County may use such abovementioned services for the further development of the agencies thereof, in their rendering of benefits to the citizens of said County, the cost for such service provision being shared by and between the contracting parties, to wit: Three Thousand Dollars (\$3,000.00) paid by Hamilton County and Three Thousand Dollars (\$3,000.00) paid by the State of Tennessee.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That the County Judge is hereby authorized to enter into an agreement with the State of Tennessee, Department of Mental Health, and to pay, pursuant to such agreement, Three Thousand Dollars (\$3,000.00) for the purposes hereinabove set forth.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken (

ON MOTION of Judge Moore, seconded by Councilman Fuller, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the
following members of the County Council being present and voting "Aye":
Councilman Fuller, Councilman Long, Councilman Mayfield and Judge Moore.
Councilman Ricketts was absent. Total present-4. Absent-1.

(Judge Moore stated that the Department of Mental Health has instituted a program of psychiatric procedures for juveniles. It will require \$3000 in funds from Hamilton County to be matched by \$3000 in state money. However, it will not actually cost the county any additional money since the \$3000 will come from Juvenile Court.)

<u>O C.T O B E R</u>	-437- <u>T E R M</u>	1/17 thent Code
		Program Code
•		Contract Code

# AGREEMENT

### BETWEEN

### STATE OF TENNESSEE, DEPARTMENT OF MENTAL HEALTH

AND

RNMENT

٠.	THIS AGREEMENT	, made and	entered	into t	his <u>f</u>	irst	day
of_	October		19_75,	by and	l betwee	en the	Tennessee
Depa	rtment of Menta Hamilton Co					rt, and	1
part	y of the second	part named	herein.				· .

# WITNESSETH:

each of the parties hereto, and for the other good and valuable consideration of three thousand and no/100's -------(\$ 3,000.00-----), the parties hereto enter into this agreement according to the terms and provisions set out herein:

WHEREAS, said party of the second part agrees:

- I. To carry adequate public liability and other forms of insurance, to pay all taxes incident hereunto, and otherwise protect and hold harmless the party of the first part from any and all liability not specifically provided for in this agreement.
- II. In accordance with Title VI of the Civil Rights Act of 1964, as amended, that no person on the grounds of race, color, religion, sex, or national origin, will be excluded from participation in, or be denied benefits of, or be otherwise subjected to discrimination in the operation of

the facility except insofar as limitations may be imposed by the capacity of the facility and by the availability of funds and professional personnel.

That all notices, information pamphlets, press releases, resear h reports, signs and similar public notices pre-

- III. That all notices, information pamphlets, press releases, resear h reports, signs and similar public notices prepared and released by the party of the second part shall include the statement, "This project is funded (in part) under an agreement with the Tennessee Department of Mental Health."
  - IV. That strict standards of confidentiality of records will be maintained in accordance with the Tennessee Code Annotated Statutes concerning confidentiality.
  - V. That this agreement shall not be binding upon the party of the first part until the same is approved by the Tennessee Department of Mental Health and the Tennessee Department of Finance and Administration.
  - VI. That the party of the first part may withhold payments under this agreement if the terms and provisions of this agreement are violated.
- VII. To obey all Federal and State licensing requirements.
- VIII. To obey all rules and regulations of the institution while on State property.
  - IX. To sign appropriate records as requested, which will serve as evidence of performance under this agreement.
  - X. That this contract may be modified only by the written consent of both parties thereto, except that the party of the first part shall not, under any circumstances, be responsible for any expenditures beyond the amount of funds available to the party of the second part for purposes of this contract.
  - XI. To provide case coordination and planning on referrals to community mental health centers.
  - XII. To conduct and/or arrange the provision of emergency psychological evaluations and consultation services as needed by the Judge of the Hamilton Coûnty Juvenile Court.

### <u>OCTOBER TERM 1975</u>

- XIII. To incur expenditures in accordance with the following :limitations:
  - a. No more than two thousand dollars (\$2,000.00) may be obligated within any calendar quarter, excepting unencumbered balances from previous quarters, and;
  - b. No more than one thounsand, six hundred and no/100's dollars (\$1,600) in obligations to any one firm or individual may be incurred in any calendar quarter, excepting unemcumbered balances from previous quarters.
  - XIV. To provide matching funds for services rendered pursuant to this agreement in the amount of three thounsand and no/100's (\$3,000).

WHEREAS, the party of the first part is authorized in Tennessee Code Annotated Section 33-101:

"The Department of Mental Health as created by § 4-321, through its commissioner, is empowered to enter into, with the approval of the governor, contractual agreements with institutions and individuals in furtherance of its function of treatment, personnel training, research, and education." and

"The Department of Mental Health, through its commissioner and with the approval of the governor, shall have the power to enter into contractual agreements with other states, or political subdivisions thereof, or corporations chartered in such other states, for the purpose of providing preventive and treatment services for the mentally ill by establishing or supporting various mental health facilities in cooperation with such political or corporate bodies." and

"The Department of Mental Health, through its commissioner, and with the approval of the governor, is authorized in Tennessee Code Annotated, Section 33-102, to make grants to any county or city or non-profit corporation or any combination thereof, and to enter into cooperative programs for the construction, maintenance or operation of mental health clinics for the furnishing of in-patient or out-patient care and treatment for the mentally ill or mentally retarded." and

WHEREAS, said party of the first part, through its Commissioner and with approval of the Governor agrees:

I.	To provide	e a maximu	m amount	of f	unds o	f three	thouns	and and
	no/100's -		that was both page and was one and work					
	(\$3,000.0	00	) fo	r the	servi	ces reno	dered u	nder
	this armo	amant.						

- II. To make quarterly payments under this agreement upon receipt of a properly submitted statement or invoice.
- III. To provide technical assistance and program consultation

  services through the Children and Youth Services Section

  of the Psychiatric Services Division of the Tennessee

  Department of Mental Health and Mental Retardation
- IV. To provide semi-annual evaluation visits for purposes of determining performance under this agreement.

# THEREFORE:

It is mutually agreed that t	his agreement is made for the period
beginning October 1	, 19 75, and shall terminate on
June 30 , 19 7	6, unless terminated earlier. Such
earlier termination may be accomp	clished by either party, by the
giving of thirty (30) days writte	en notice of such intention to the
IN TESTIMONY WHEREOF, the pasignatures, this the day and date	arties hereto have hereunto set their
Don Moore, Judge (Party of the Second Part) Hamilton County	Harold W. Jordan, M.D. Commissioner Department of Mental Health (Party of the First Part)
Hamilton County Courthouse (Address)	

Dixie Smith, Judge Juvenile Court of Hamilton County

Chattanooga, Tennessee

-441-

# <u>O C T O B E R T E R M 1 9 7 5</u>

APPROVED AS TO LEGALITY AND FORM:

Attorney General

Commissioner Department of Finance and Administration

APPROVED FOR STATE OF TENNESSEE:

RAY BLANTON Governor State of Tennessee

Agreement between Tennessee Department of Mental Health and Hamilton County Government

> Consultation Services.

Prepared by: Tennersee Department of Mental Health Legal Services Section

### State of Tennessee

Hamilton County

October 1, 1975

<u>O C T O B E R T E R M 1 9 7 5</u>

# A RESOLUTION

NO. 1075-3

TITLE A RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO EXECUTE A RESOLUTION AND TO AUTHORIZE THE COUNTY JUDGE TO PAY AMOUNTS AS REQUIRED FOR THE COMPLETION OF AN ACTUARIAL STUDY AT THE CHATTANOOGA-HAMILTON COUNTY HEALTH DEPARTMENT IN ORDER TO ASCERTAIN THE COSTS OF PARTICIPATION IN THE TENNESSEE CONSOLIDATED RETIREMENT SYSTEM BY EMPLOYEES AT SAID HEALTH DEPARTMENT.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, by Resolution 775-11, this County Council appropriated, from the funds of the Chattanooga-Hamilton County Health Department, such amounts as would be required to pay for the services of an actuary in determining the cost to said Health Department, with respect to the employees of said Department participating in the Tennessee Consolidated Retirement System; and

WHEREAS, due to requirements as to the form of 775-11 by the Board of Trustees of the Tennessee Consolidated Retirement System, regarding the authorization given by Hamilton County for said Board to cause such an actuarial study to be made, it has become necessary for a new resolution to be approved, styled in the form and with the verbage such as set out in the attached "Resolution to Authorize and Appropriate Funds for an Actuarial Study", said attached Resolution being hereby incorporated by reference and given effect according to the terms therein.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL IN SESSION ASSEMBLED: That in order to cause an Actuarial Study to be made for the purposes mentioned herein, the County Judge is hereby authorized to execute the Resolution attached and incorporated herein, said Resolution being hereby approved, and

BE IT FURTHER RESOLVED, that the County Judge is hereby authorized to pay for and on behalf of Hamilton County, such sums as may be required for the completion of this study, such costs, when paid by said Judge, to be appropriated from the funds of said Health Department pursuant to the authority of Resolution 775-11.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken adapolea

### <u>O C T O B E R T E R M 1 9 7 5</u>

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

* * * *

(Judge Moore stated that this Resolution was to enable the County to pay for an acturial study at the Hamilton County Health Department. This particular Resolution is one that was passed in July but after it was submitted to the State of Tennessee the State sent a request that it be reenacted to meet certain requirements. The actual money has already been voted upon but it is necessary to adopt this new Resolution to meet these certain requirements.)

# OCTOBER TERM 1 9 7 5 A RESOLUTION TO AUTHORIZE AND APPROPRIATE FUNDS FOR AN ACTUARIAL STUDY

WHEREAS, the governing body of Hamilton County is considering petitioning the Board of Trustees of the Tennessee Consolidated Retirement System pursuant to Section 8-3934 of the Tennessee Code Annotated, and

WHEREAS, said governing body, the County Council, desires to consider the cost(s) of such coverage for the employees at the Chattanooga-Hamilton County Health Department prior to the final authorization of said coverage, and

WHEREAS, the determination of said cost(s) requires the services of an actuary, and

WHEREAS, the cost of said actuarial study is required to be paid by the political subdivision:

NOW, THEREFORE, BE IT RESOLVED BY THE Hamilton County Council that:

	see Consolidated Retirement System is nereby
authorized to cause an actuarial study of the	e cost(s) of participation for specified
employees in said retirement system.	
<ol><li>The actuarial study shall include:</li></ol>	(1) 0* years of previous service for said
employees.	
	(2) *Said employees may purchase, at
(See page Two, Phase I of Procedures	their personal expense, prior
Manual Concerning Prior Service)	(3) service dating back to 7/1/66
Tallact Collectified Little Delvice)	or all prior service if employed
	(4) before 7/1/66 or since 7/1/66.
3. There is hereby appropriated from the pay for the cost of said actuarial study.	ne general funds such amount(s) required to
County is hereby authorized and directed to ]	f such study, the County Judge of Hamilton pay the cost of said study from the funds Consolidated Retirement System or as directed
Passed and approved the 1st day of Oc	toher 1975
rabbed and approved the <u>rbt</u> day of oc	LOBEL, 1973.
	D _{vv} .
	By:
	(Name)
ATTEST:	
DON MOORE, JUDGE OF HAMILTON COUNTY	
CERTIFICATE: I hereby certify that the	above is a true and correct copy of Resolution
	t day of October, 1975, and is now in full force
and effect.	t day of october, 1973, and 18 now in full force
and effect.	
NOTARY SEAL	
	NOTARY PUBLIC
·	
	DATE

My Commission expires

-445-O) C T O B E R T E R M 1 9 7 5

### State of Tennessee Kamilton County

OCTOBER 1, 1975

DATE SMONTH, BAY, YEAR

# RESOLUTION

NO. 1075-4

ACCEPTING THE BID OF LEE-SMITH INTERNATIONAL FOR ONE EACH 1975 MODEL CAB AND CHASSIS AT A PRICE OF \$9,786.35.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, IN RESPONSE TO PUBLIC ADVERTISEMENT BIDS WERE RECEIVED FOR ONE 1975 MODEL CAB AND CHASSIS.

WHEREAS, THE BID OF LEE-SMITH INTERNATIONAL WAS CONSIDERED TO BE THE LOWEST AND BEST BID RECEIVED IN THE AMOUNT OF \$9,786.35.

NOW THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BID OF LEE-SMITH INTERNATIONAL.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THE RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Action taken Maple

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

(Judge Moore stated that this was the lowest and best bid meeting specifications.)

### <u>O C T O B E R T E R M 1 9 7 5</u>

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (SOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

HAMILTON COUNTY, TENNESSEE

DON MOORE, JUDGE

GHATTANOOGA. TENNESSEE 31402

SEPTEMBER 11, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

1975 MODEL CAB AND CHASSIS - (MUST FIT LITTLEFORD DISTRIBUTOR)

DATE:

SEPTEMBER 22, 1975

TIME:

10:00 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY

PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR

ALL BIDS.

SPECIFICATIONS ARE ATTACHED.

HAMILTON COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

# 



# LEEPSINIH INTERNATIONALINGES



2600 8TH AVE.

622-4161

CHATTANOOGA, TENN. 37407

			DAT	E Se	ptemb	er 18, 197	5
To	HAMILTON COUNTYAttention	o · of					
Address	1110 Dayton BoulevardCity an	d :tate	Chatta	nooga,	Tenn	essee 3740	)5
	pleased to quote you, for acceptance within ten days fro						
(Model)	1700 International Loadstar	W. E	3. ₁₈₇	C.A.	120		
777	GVW 27,500 lb.						
	Rear Axle Gear Ratio 6.50; Frame Reinfor	ccerent					
	FA 309 IH 9,000 lb. Front Axle		- <del></del>				
	24,280 lb. Constant Rate Rear Springs, w	vit! Auxi	liary S	prings			
	IH Air Brake 15 x 4 S Cam — Frot Brakes						
	Rear Brake – 16½ x 7 w/MCM Piggyback, Sp	oring Load	led Park	ing			
	HF 64 Ross Power Steering; IH Air Brake	System w	ith Ant	i-lok			
	Dual Norizontal Muffler and Tail Pipe						
	Fiberglass Tilting Front Hood and Fender	cs					
	14" Sgl. Plate Lipe Clutch	<del></del>					
	Increased Cooling Capacity						<u> </u>
	Hand Throttle		<del></del>				<u> </u>
	T 496 IH Transmission						
	18,500 lb. Two Speed Rear Ade		· · · · · · · · · · · · · · · · · · ·				
	404 cu. in. V8 Engine						
	Dual King Size Mirrors						
	Extra Sun Visor	·	·				
	Arm Rest - Right and Left Sides						ļ
	Black Interior Color						
	1000 x 20 - 12 PR Front, Cast 7.50V Fron	nt Tires					ļ
	1000 x 20 - 12 PR Dual Rear Cast 7.50V 7	Tires					ļ
	9219 White Color					\$ 9,786	35
	Delivery from S	Stock			-	•	
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<b></b>		<del> </del>					
	· · · · · · · · · · · · · · · · · · ·						
L	<u> </u>						<u> </u>
ACCEPTED	: Date	· LE	E-SMITH IN	JERNAT	IONAL	INC.	
p	Ву_	A.	v.el	/ wa_	人の		
Ву		<del>.</del>	(Verno				

### <u>OCTOBERTERM 1975</u>

9/4/75

# SPECIFICATIONS FOR One 1975 (ab & Chasaia Truck

One 1975 (ab & Chasala Truck (for LITTLEFORD DISTRIBUTOR) 1975 model Chevrolet 189" Whed base. 124" Cabto Axle 120" Wheel base: 123 Cab to Axla GVW35000# Frame Reinforce G. V. W. 27500 # Frame Reinforced 12000# Front Axle 9000 # Front Axle minimum 2300# Rear Axle, 2 speed 18000 # Rear Axle - 2 speed 24000 # Rear Springs & auxiliary springs. 22000# REAR Springs W/ AUX Springs Air Brakes Full air brakes standard w/ Air brakes Spring loaded Parking Brake Power Steering Power Steering 427 WIN 18 400 cu. im. engine - V-8 minimum. dual disc 12" dutch w/427 Cub 14" Clutch 10. 5 speed fransmission 5-speed Transmission 10.00x20. 12 ply times 7.50 cast space runs, 189° WB 1000 X 20 12 ply tires 13. 7.50 V Rims, 190 Wheel Base. Delivery - Immediate, f.o.b. Chattanooga delivery - immediate

(Must fit Littleford Distributor - located at Highway Dept. Silverdale)

Additional factory installed options included in Did Price

1. Emergency Air Brake

2. Hand Throttle Control

3. For Compressor 120. Ft. bolt driven II. Lill Form Sent

4. I course fence

5. Assist Haides

6. So amborter;

7. Henry Lyty Cooling

8. Clamp Alternatur

9. Wall Fadley Horns

Neuton Chevolet

Neuton Chevolet

# <u>O C T O B E R T E R M 1 9 7 5</u>

	n Street At Riverfront Par 266-0181 ANOOGA, TENNESSEE 3:	Attende	DLET
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PLEASE ENTER MY ORDER FOR ONE			AS FOLLOWS:
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MVI OR SERIAL NO.	TO BE DELIVERED	o	19
CASH PRICE OF VEHICLE			17/G5171
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E ALLOWANCE FOR TRADE-IN AS APPRAISED T			
T LESS BALANCE OWING TO -  DESCRIPTION OF TRADE-II	NI		
M YEAR MAKE MODEL	TYPE	NET EQUITY	
N M.V.I. OR SERIAL NO.	TITLE NO.	TOTAL CREDITS	
T		UNPAID CASH BALANCE DUE ON DELIVERY	
The front and back of this Order comprise the entire agreement affecting this purchase an into, or will be recognized.	d no other agreement or understanding of		has been made or entered
Thave read the mattebottated on the back beyord and agree to it as a part of this order the contracts in this state, and byteby acknowledge reacipt of a copy of this order	same as if it were printed above my signa	ture. I certify that I am of le	gal age to execute binding
1 de la Danielle	SIGNED:		PURCHASER
-BACESMAN	PURCHASER'S NAME		
THIS ORDER IS NOT VALID UNLESS SIGNED AND ACCEPTED	STREET ADDRESS		
BY DEALER OR HIS AUTHORIZED REPRESENTATIVE	CITY & STATE		ZIP
APPROVED:			
DEALER OR AUTHORIZED REPRESENTATIVE	BUS. PHONE	RES. PHONE	

## 

# Forrest Cate Ford, Inc. 301 E. 20th Street Telephone 266-2221

## CHATTANOOGA, TENNESSEE

Ford Cars & Trucks • Fleet Sales & Leasing • Genuine Ford Parts &	Service
ALTERNETE BID DATE	3
	- 2- 2-
PROPOSAL	
To Hamilton Co. Tem Attention of Mr. P. K Ru	harols
Address 1110 - Dayton Blod City and State Chatt 7	2
	•
We are pleased to quote you, for acceptance within fifteen days from this date, prices a Cars and Trucks and equipment described below delivered F.Q.B.	
with specifications attached.	
Model 1-9975 FORD F 750 Charlie Leal	
Model / 775 FORD F 750 Chassis Leal GVW 27 500 GCW W. B. 194 C. A. 120	
Color rekite	
Engine 3 89 × D V-8	
Front Axle 9000 POCKELL	
Rear Axle 18, 500 EATON 17721, 2 Aprel.	
Tires: Front 10:00 x 20-12 ply Rear Same. Sorolysan	
J+ P. Black Vinge interior	
Dans Atenia	
7.5- East state sins to V man	
A. Brahis	
FMVSJ-121-ANTI-SKID Broke Austin	
Darbury Junto anchorloss	
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Harris Duel lestino	-
Jane, 1920 S.M.	
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Kan Carling 2250	-
Dual 40 gbl center Staplanto	
	-
net sale Price.	9554,79
	7007
This and in stock for Invalid Oblivery	·
The goods described herein will be sold subject to our regular warranty.	
We thank you for the courtesy extended to us, and hope to be favored with your acceptance	e of this proposal.
Respectfully subm	itted,
Accepted	_
Forrest Cate For	d, Onc.
Firm Name	
	Į.
By Gran Harrow	<u>A</u>

## Forrest Cate Ford, Inc.



#### CHATTANOOGA, TENNESSEE

Ford Cars & Trucks • Fleet Sales & Leasing • Genuine Ford Parts & Service

DATE_9	7-22
PROPOSAL	
To Harrielon es Tun, Attention of Mr. P. K. Ru	hards
Address///o-Dayton Blood City and State Class To	
We are pleased to quote you, for acceptance within fifteen days from this date, prices Cars and Trucks and equipment described below delivered F.O.B with specifications attached.	
Model # 1926 FORD - F 750 charcie & cel. GVW 2500 GCW W.B. 194" C.A. 120"	
Engine 389 × D V-8	
Front Axle 9000 285V - 5 Aprend.	
Rear Axle 18 508-2 Axeof.  Tires: Front 10:00 x 20 12 plu Rear Acros.	
Rear species 2 4, 000 th applicant species 2250	
Jall ais Suffer, require FMV65-121 Broke Lys	Egod
Spring Goodes Parking Jeroke.	
43" clutch	
G FRAME-19.20 S.M-36,000 rainfaced	
not tal pur.	9853,85
about with its In ordered.	
The goods described herein will be sold subject to our regular warranty. We thank you for the courtesy extended to us, and hope to be favored with your acceptan	nce of this proposal.
Accepted Respectfully subn	nitted,
Torrest Cale To	rd, Inc.
Firm Name	

<u>QCTOBER TERM 1975</u>

## State of Tennessee

OCTOBER 1, 1975

DATE IMONTH, DAY, YEAR!

### RESOLUTION

NO. 1075-5

ACCEPTING THE BID OF POWER EQUIPMENT CO. FOR \$5,294.00 TO FURNISH AS PER BID AND SPECIFICATIONS ONE PORTABLE DIESEL DRIVEN AIR COMPRESSOR.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, IN RESPONSE TO PUBLIC ADVERTISEMENT BIDS WERE RECEIVED FOR ONE PORTABLE DIESEL DRIVEN AIR COMPRESSOR.

WHEREAS, THE BID OF POWER EQUIPMENT CO. FOR \$5,294.00 WAS CONSIDERED TO BE THE LOWEST AND BEST BID RECEIVED.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BID OF POWER EQUIPMENT.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THE RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Action taken

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

(Judge Moore stated that this was the lowest and best bid. The only other bid provided a larger compressor for about \$3,000.)

#### <u>OCTOBER TERM 1975</u>

COUNTY COUNCIL
FLOYD L. FULLER JR.
ROBERT E. (BOB'LENG
JACK D. MAYF'ELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT

## HAMILTON COUNTY, TENNESSEE DON MOORE, JUDGE

GHATTANOOGA, TENNESSEE 87402

**SEPTEMBER 11, 1975** 

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

PORTABLE DIESEL DRIVEN AIR COMPRESSOR

DATE:

SEPTEMBER 22, 1975

TIME:

10:30 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE

COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

SPECIFICATIONS ARE ATTACHED.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR

REJECT ANY OR ALL BIDS.

HAMILTON COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

#### OCTOBER TERM 1975



### POWER EQUIPMENT COMPANY

AT HIGHWAYS 58 & 153 / P.O. BOX 5070 / CHATTANOOGA, TENNESSEE 37406 / PH. 615 894-1870

September 19, 1975

Hamilton County Highway Department Hamilton County, Tennessee

Attention: Mr. P. K. Richard

Director of Purchasing

Dear Mr. Richard:

We are pleased to quote Hamilton County Highway Department on one new 1975 Sullair 150 CFM Diesel Driven Air Compressor, meeting or exceeding your attached specifications. F.O.B. Chattanooga, Tennessee, \$5,294.00.

Delivery is from stock and terms are net 20 days after receipt of invoice. The standard engine warranty of six (6) months and the air compressor unit warranty of two (2) years applies against any and all defects in materials and workmanship.

Very truly yours,

POWER EQUIPMENT COMPANY

William C. McClain

Vice President

WCM/bh Attach.

KNOXVILLE / NASHVILLE / CHATTANOOGA / KINGSPORT

#### <u>OCTOBER TERM 1975</u>

#### QUOTATION



CONSTRUCTION EQUIPMENT
P. O. BOX 6574
CHATTANOOGA, TENNESSEE 37408

M. P. X. Richard Homilton County Surchasing Dept.

WE ARE PLEASED TO QUOTE ON ITEMS OF EQUIPMENT AND MATERIALS AS REQUESTED ON YOUR INQUIRY

QUANTITY

DESCRIPTION

UNIT PRICE

TOTAL PRICE

Sept. 22-1975

1- 5P-185 St. & D. air Compresson Diesel driven as pr. Bulletins inclosed \$8,340.15

per Sept. 22/75

PRICES QUOTED ARE BASED ON PRESENT LABOR AND MATERIAL COSTS AND ARE SUBJECT TO ADJUSTMENTS IN THE EVENT OF INCREASES OR DECREASES IN WAGES OR MATERIALS OR MANUFACTURERS' PUBLISHED PRICES PRIOR TO COMPLETION OF ORDER. STATE AND FEDERAL TAXES, IF ANY, ARE TO BE ASSUMED AND PAID BY PURCHASER UNLESS OTHERWISE NOTED. THIS QUOTATION IS VALID FOR \$\frac{4}{2}\$DAYS FROM DATE.

STORY BROTHERS, INC.

By Jon Joung Br. Mys.

#### <u>OCTOBERTERM 1975</u>

T. 1.

## State of Tennessee

Samilton County

OCTOBER 1, 1975

DATE IMONTH, DAY, YEAR)

## RESOLUTION

NO. 1075-6

TITLE ACCEPTING THE BIDS OF COKER TIRE CO. AND GENERAL TIRE FOR TIRES TO BE STORED IN STOCKROOM.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR TIRES TO BE STORED IN THE STOCKROOM.

WHEREAS, THE BIDS OF COKER TIRE CO. AND GENERAL TIRE CO. WERE CONSIDERED TO BE THE LOWEST AND BEST BIDS RECEIVED:

COKER TIRE CO.: PASSENGER TIRES AND THE FOLLOWING TRUCK TIRES: 750 X 16, 800 X 16.5, AND 875 X 16.5
ALL TUBES

GENERAL TIRE CO.: THE FOLLOWING TRUCK TIRES: 1000 X 20, 825 X 20, 670 X 15, 700 X 14, AND 700 X 16

NOW, THEREFORE BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BIDS AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Member of the County Council

Action taken.....

#### <u>O C T O B E R T E R M 1 9 7 5</u>

ON MOTION of Councilman Fuller, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

(Judge Moore stated that these were the lowest and bids for (hopefully) a six months supply.)

#### $\underline{O} \ \underline{C} \ \underline{T} \ \underline{O} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

COUNTY COUNCIL FLOYD L. FULLER, JR. ROBERT E. (BOB) LONG JACK D. MAYFIELD DALTON ROBERTS



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

#### Hamilton County, Tennessee DON MOORE, JUDGE Geattanooga, Tennessee 21402

SEPTEMBER 12, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

TIRES AND TUBES - SIX (6) MONTHS SUPPLY

DATE: SEPT. 22, 1975

TIME: 11:00 A.M.

OFFICE: SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF COUNTY

PURCHASING AGENT, 1110 DAYTON BLVD.

SPECIFICATIONS AND INSTRUCTIONS ARE ATTACHED.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR ALL BIDS.

HAMILTON COUNTY,

P.K. Kechard P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

## <u>O C T O B E R T E R M 1 9 7 5</u>

## COKER TIRE

THE COUNTY DOES NOT GUARANTEE TO PURCHASE ANY MAXIMUM OR MINIMUM AMOUNT OF TIRES AND TUBES; HOWEVER, THE FOLLOWING SIZES ARE IN COMMON USE. BID TUBELESS TIRES FOR PASSENGER CAR TIRES AND TUBE OFF TIRES FOR TRUCK TIRES EXCEPT SMALL COMMERICAL TYPES.

SIZE:	TIRE NAME & COMER LAL RATING:	ORIGINAL EQUIPMENT OR BETTER =UNIT=PRICE	TUBE UNIT PRICE
J-78X15 H-78X15	BFGoedrach 12thro	\$ 2430 White \$ 2176 \$ 2078	
G-78X15 F-78X14		1931	•
	TOUGH TYPES AND ON		
	TRUCK TIRES - NYLON  Extra Mitter 15 (100	in tul	
•		\$ 105.45	
825 X 20 (10-PLY	)	\$ 6635	
750 X 16 (8-PLY)		\$ 3616	
800 X 16.5 (8-PLY	)	\$ 3459	1
670 X 15 (6-PLY)		\$ 24.99	
· 700 X 14 (6-PLY)		\$ 25.38	
875 X 16.5 (8-PLY		\$ 3822.	
700 X 16 (6-PLY)		\$ 31.07	
900 X 20 825 X 20	7.15 @40 4 1	376 15t (INC	\$ \$
750 X 16 700 X 16	4.51 V		\$ \$
M-15 600 X 16 K-15	CAR TUBES  774  255  274		\$ \$

## <u>O C T O B E R T E R M 1 9 7 5</u>

Levistone

THE COUNTY DOES NOT GUARANTEE TO PURCHASE ANY MAXIMUM OR MINIMUM AMOUNT OF TIRES AND TUBES; HOWEVER, THE FOLLOWING SIZES ARE IN COMMON USE. BID TUBELESS TIRES FOR PASSENGER CAR TIRES AND TUBE TYPE TIRES FOR TRUCK TIRES EXCEPT SMALL COMMERICAL TYPES.

SIZE:	TIRE NAME & COMERCIAL RATING:		INAL EQUIPMENT BETTER=UNIT=PRICE	TUBE UNIT	PRICE
	PREMIUM			74	
J-78X15	DELUXE - CHAMPICA SIFF. BELT	\$	28.35	2,35	
H-78X15	DELLIXE - CHAMPION SUP R-BELT	\$	27.3年	2,03	
G-78X15	PRE MIDM DELUXE -CHAMPION SISP-R-BELT	\$	25.性	1.84	
F-78X14	PREMIUM DELUXE CHAMPION SUPR-BELT		23.81	187	
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	TRUCK TIRES - NY	(LON			
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825 X 20 (10	-PLY) <u>TRANSPERT / NYLON 1094 (</u> H	INE \$	66.18	·	
750 X 16 (8-	PLY) TRANSPORT 110 NY/ON 8PH (FI	IRST ) \$_	42%	1	
800 X 16.5 (8	-PLY) TRANSPORT TO RYTON 8PRT ( FI	REMILLEY)	33 32		
670 X 15 (6-	PLY) TRANSPORT /10 NYLON 6PLY (FI	RST)	2512		
		257)	2767		
700 X 14 (0-	PEID IPHE MAIL IN FINE CIAY ()	DREMIUM)	38월		
	-PLY) TRISOS WIDE CONT 1 /200 88/	IRS.T)	33 08		
700 X 16 (6-P	LY) TRANSPORT-110 NIHON GPH (H	NE \$_	33=		
	TRUCK TUBES		• •		
:					64
900 X 20 825 X 20	TRANSPORT LOS TUBE			\$ <u>\text{3}</u> \$ 7	24
750 X 16	TRANSPORT TOBE			\$ 46	
700 X 16	TRAUSFORT TUBE			\$ <u></u>	82
	CAR TUBES		•		
M-15 600 X 16 K-15	DELUXE CHAMPION DELUXE CHAMPION DELUXE CHAMPION			\$ 4	733 88 03
	DEFE NE CHAMPTON				
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THE COUNTY DOES NOT GUARANTEE TO PURCHASE ANY MAXIMUM OR MINIMUM AMOUNT OF TIRES AND TUBES; HOWEVER, THE FOLLOWING SIZES ARE IN COMMON USE, BID TUBELESS TIRES FOR PASSENGER CAR TIRES AND TUBE TYPE TIRES FOR TRUCK TIRES EXCEPT SMALL COMMERICAL

J-78X15 General Relted Jumba 780 \$ 35.22@ 360@ 3.60@ 6.78X15 11 11 11 12 13 \$ 27.38@ 3.60@ 6.78X15 11 11 12 13 \$ 27.38@ 3.60@ 6.78X14 11 11 12 13 \$ 26.03@ 3.00@ 6.78X14 11 11 12 13 \$ 26.03@ 3.00@ 6.78X14 11 11 12 13 \$ 26.03@ 3.00@ 6.78X14 11 11 12 13 \$ 26.03@ 3.00@ 6.78X14 11 11 12 13 \$ 26.03@ 3.00@ 6.70 X 16 (8-PLY) General GTX 6.7 \$ 37.62@ 6.70 X 16 (8-PLY) 11 11 \$ 22.97@ 6.70 X 16 (6-PLY) 11 11 \$ 22.97@ 6.70 X 16 (6-PLY) 11 11 \$ 34.11@ 6.70 X 16 (6-PLY) 11 11 \$ 34.11@ 6.70 X 16 (6-PLY) 11 11 \$ 34.11@ 6.70 X 16 (6-PLY) 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.95@ 6.70 X 16 11 11 11 \$ 37.92 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16 \$ 37.00 X 16	SIZE:	TIRE NAME & COMERCIAL RATING:	ORIGINAL EQUEMENT OR BETTER=UNIT=PRICE	TUBE UNIT PRICE
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900 × 20 825 × 20 General Coole 4/ 750 × 16 750 × 16 Thereoff Coole 36  Sensul Coole 36  Se	825 X 20 (10-PLY) 750 X 16 (8-PLY) 800 X 16.5 (8-PLY) 670 X 15 (6-PLY) 700 X 14 (6-PLY) 875 X 16.5 (8-PLY)	General GTX  General GTX  General GTX  General GLT  11  11  11  11  11  11  11  11  11	\$ 98.05@ \$\\\\216\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	to be the second of the second
	825 X 20 750 X 16 700 X 16 M-15 600 X 16	General Corle 50 General Corle 36 Deneral Corle 36 Deneral Corle 26  CAR TUBES  Sorrerd 0-15 11 1-22		\$ 4.60 \$ 3.60 \$ 3.10

#### <u>OCTOBER TERM 1975</u>

State of Tennessee Hamilton County

OCTOBER 1, 1975

DATE IMONTH, BAY, YEAR

## RESOLUTION

NO 1075-7

TITLE ACCEPTING THE BID OF FORREST CATE FORD FOR EIGHT (8) 1976 POLICE CARS AT \$4215.00 EACH. BID TOTALING \$33,720.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR EIGHT NEW POLICE CARS FOR THE SHERIFF'S DEPARTMENT.

WHEREAS, THE BID OF FORREST CATE FORD FOR \$33,720.00 WAS CONSIDERED TO BE THE LOWEST AND BEST BID RECEIVED.

NOW, THEREFORE, BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY,

TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO

ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Member of the County Council-

Action taken Walgeted

#### 

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield and Judge Moore. Councilman Ricketts was absent.

Total present-4. Absent-1.

* * * *

(Judge Moore stated that this was the lowest and best bid of those submitted by various dealers which met specifications.)

## OCTOBERTERM 1975

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT

HAMILTON COUNTY, TENNESSEE
DON MOORE.JUDGE
CHATTANOOOA, TENNESSEE 81402

SEPTEMBER 19, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT: 8 EA. MEDIUM SIZE POLICE CARS - 1975 OR 1976 MODELS

SPECIFICATIONS ARE ATTACHED.

DATE: SEPTEMBER 29, 1975

TIME: 10:00 A.M.

OFFICE: SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE

COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT

ANY OR ALL BIDS.

HAMILTON COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

Forrest Cale Ford, Inc.
301 E. 20th Street Telephone 266-2221



## CHATTANOOGA, TENNESSEE

Ford Cars & Trucks	•	Flect Sales & Leasing	6	Genuine	Ford Parts	S & S	prvico

	DATE 2/25/7,
	PROPOSAL
Tolami Mod Court	Attention of Park Richards
Address	City and State
Cars and Trucks and equipment desc with specifications attached.	acceptance within fifteen days from this date, prices and terms on Ford ribed below delivered F.O.Bin accordance
Model 1576 Torio	W. B. Police CACS
Engine Transmission	
Front Axle Rear Axle Tires: Front	Rear
	Police CARS per
<u> </u>	Police CARS per four Specifications 4215.00
	707 57-61-70-70-3
	Purchase for (8) Eight? \$33720.00
Det. Time A	18prox. 4707wKs
The goods described herein will be so We thank you for the courtesy extend	old subject to our regular warranty.  ded to us, and hope to be favored with your acceptance of this proposal.
Accepted	Respectfully submitted,
Date	Forrest Cate Ford, Inc.
Firm Name	By i & Mc Brown



#### ED WRIGHT CHEVROLET COMPANY

1700 BROAD ST. PHONE 267-4414 CHATTANOOGA, TENNESSEE 37401

Saptember 27, 1975

Mr. P. K. Richard Director of Purchasing Hamilton County Chattanooga, Temmessee 3744.

Dear Sir:

The following is a quote or eight medium size police cars with the following e pipment.

1976 moswl Cheurolet Nova 4 door sedan Model # 1XX69 Turbo Hydramatic transmission with low gear block out 350 CID 4 bbl. 4-5 engine with a rear axle ration of 3:08 - 1 Power Steering Heavy duty battery Police chassis equipment 30 Amp. generator ( 58 Amp. at idle.) Tinted glass Right hand outside rear view morror Single key locking (Single vehicle) Heavy duty front seat Fravy duty reer seat Rear arm rest Cigarette lighter Police speedometer Heavy duty from: floor mats Heavy duty rear floor mats Rear door hamile inoperative Air conditioning -Rear window defojjer Inside rear view day-night mirror Roof drip wolding JHITE. Outside color: PRICE EACH \$ 4,374.23 SIGHT CARS

\$ 34,993.84

Thank you very much for giving us the opportunity to bid on these cars.

Very truly yours

ND WRITHIT CHEVROLPT COMPANY

-466-

#### <u>T E R M 1975</u> OCTOBER

COUNTY COUNCIL FLOYD L.FULLER JA. ROBERT E (BCS, LONG JACK D. MAYFIELD COYEL V RICKETTS DALTON ROBERTS



PAUL K RICHAPD DIFECTOR

Hamilton County. Tennessee

DON MOORE, JUDGE

GHATTANOOGA, TENNESSEE 61402

SEPTEMBER 19, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

8 EA. MEDIUM SIZE POLICE CARS - 1975 OR 1976 MODELS

SPECIFICATIONS ARE ATTACHED

DATE:

SEPTEMBER 29, 1975

TIME:

10:00 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE

COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT

ANY OR ALL BIDS.

HAMILTON COUNTY,

achard.

P.K. RICHARD, DIRECTOR OF PURCHASING

1976 Ply. Fury 4 dr Police Pursuit Bid Price per unit \$4269.06 8 Unit Bid \$34152.48

Terms: Net

Delivery: 6 weeks

Bid Good Until:

Gene Roberts

Fleet Manager

9-29-75

Harrison Chrysler Ply., Inc.

3500 Rossville Blvd.

Chattanooga, Tenn. 37407

## $\begin{cases} \begin{cases} usten

#### SPECIFICATIONS

, 8- MEDIUM SIZE POLICE CARS

1975 OP 1976 MODEL : 1976 LIB" WHIFELEBASE 117.5 FRANSMISSION LOW RAPAF BLOCKED OUT 17 1 1758 THAN 350 (.1.D. **360 CID** ent toward offering HUGH PATTO PEAR AXIE, NOT LESS HAM 3.00 TO 1 3.21 ratio HIEL APLE SHAFTS TIDE, TEPAME, HEAVY DUTY BOX TYPE Unibody Construction I POLIT AND REAR AXLE WHEEL IT ARINGS TOMEP PRANTS (POWER CYL. TO BE CEIDIX REPAIRABLE TYPE OR EQUAL) Factory Installed Master Cyl. Only DATE A GRAVY DUTY DISC TYPE BRAKES WITH AIR SCOOPS HUBIL ENTITERY NOT TEESS THAN 80 AMPS. 500 Amp (85 Amp. he.) SALLS TATE IGNITION Std. H.D. SUSPENSION Std. - Special Police Suspension FERRAL BRAVY DUTY FRONT AND REAR SPRINGS H.D. Torsion Bars (Front) H.D. Springs Rear THE MABLIZER BAR (H.D.) Front Sway Bar WEAR STABLIZER BAR (H.D.) Rear Sway Bar H.D. FRONT AND REAR SHOCKS Std. HAVE FROM AND REAR STAIS Std. H.D. RADIATOR WITH EXTRA COOLING PACKAGE Std. SOLANT RECOVERING SYSTEM Std. 1.... 13 AMP ALTERNATOR WITH BUILT IN RECTIFIER 100 Amp. with Transistorized Regulator H.B. VOLTÄGE CONTROL PELAY H.D. A.I. VINYL UPHOLSTERY Std. CALIBRATED SPEEDOMETER Std. 5 FA. H78X15 65 WIDE WHEFLSHR70 X 15 Tire 6.5 Wide Wheels (Radial High Performance BSW) FACTORY AIR With Automatic High Pressure Cut-Off THE SPEED FLECTRIC WIPERS Std. WOTE AND REAR ARM RESTS Std. TO PERSONAL FLASHER Std. Fig. 1. 1112 - Full Flow Throw Away Type W. TROUT SPINDLER HD. TRACK BARS AND UPPER ARMS Not Available PUD. FOWER AID UPER CONTROL AFT BUSHINGS Std. STIGEL PRY LOCKIED SYSTEM FRANCHISSION OIL COOLER (Built into Radiator) WHALTER CONVERTER GRASS SHIELDS Std. FOR ALUMINIZED  $_{\rm FAT}$  BELTS WITH FRONT BELT RETRACTORS JOIN PAILS RIGHT AND LEFT OVER ALL DOORS (METAL) Std. THITED GLASS ALL THE WAY HAR VIEW MIRROR , DAY AND NIGHT Std. HEFECTIVE HEAD ROOM NOT LESS THAN 38" CEFECTIVE LEG ROOM NOT LESS THAN 42" CEFT AND RIGHT WITSIDE MIRPORS (Remote) THRE FITTINGS (FRONT SUSPENSION) "UBFICATED FITTED DRIVE SHAFT (ZERK FITTING U JOINTS) Pre-Packed (No Fittings).

Please accept this as a firm bid for eight (8) 1976 Plymouth Fury Police cars from Austin Motors, Inc. The only addition to this bid would be in the event a special paint color or colors was desired. Delivery is expected to be 45 to 70 days. All exceptions or deletions are noted to the right of the bid specifications. The bid is as follows: 8 Units at \$4,326.60 each.

TOTAL BID:\$34,612.80

REAR WINDOW DEFONGER

#### OCTOBER TERM 1975



January 29, 1975

Mr. Paul Richard Director of Purchasing Hamilton County, Tennessee 1110 Dayton Blvd. Chattanooga, Tennessee 37405

Mr. Richard:

In response to your invitation to bid dated September 19, 1975 please accept the below bid units, with the applicable notes.

1976 Chevrolet Malibu four door sedan, 1AC29 to meet specifications with the following exceptions and remarks - wheelbase 116", air scoops not available on brakes, 80 amp generator, 6 inch wheels approved by Tire and Rim Council, grass shield not available, head room 38.3, front leg room 42.1

Bid per unit \$ 4389.81.

1976 Chevrolet Nova four door sedan, 1XX69
to meet all specifications with the following exceptions
and remarks - wheelbase 111", air scoops not available,
61 amp generator, grass shield not available, head room
38.5, leg room 41.7, engine is 350 CIO 4 bbl. TERES ARE ETO 1413

Bid per unit \$ 4423.29.

Yours truly, NEWTON Chevrolet

Doug Dennett Fleet Manager

#### $\underline{O} \ \underline{C} \ \underline{T} \ \underline{O} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

## State of Tennessee

milton County

OCTOBER 1, 1975

## RESOLUTION

NO. 1075-8

ACCEPTING BID OF PIPING SUPPLY CO. FOR 11,640 FT. PLASTIC WATER PIPE AT \$1.45 PER FT. TOTAL BID \$16,878.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR 11,640 FT.

OF PLASTIC WATER PIPE.

WHEREAS THE BID OF PIPING SUPPLY CO. FOR \$1,45 PER FT. (TOTALING \$16,878,00) WAS CONSIDERED TO BE THE LOWEST AND BEST DID RECEIVED.

NOW, THEREFORE BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED; THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND,

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Member of the County Council

Action taken

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

#### <u>O C T O B E R T E R M 1 9 7 5</u>

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT
PAUL K. RICHARD, DIRECTOR

## HAMILTON COUNTY, TENNESSEE DON MOORE, JUDGE

CHATTANOOGA, TENNESSEE 81402

SEPTEMBER 19, 1975

NOTICE:

THIS INVITATION TO BID WILL TAKE THE PLACE OF ONE PREVIOUSLY MAILED TO YOU.

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

11,640 FT. PLASTIC WATER PIPE (6")

PR200 - PV 200 - ASTM D-2241

SDR-21

(40 FT. LENGTHS WITH GASKET BELL END

W/ONE GASKET PER LENGTH)

DATE:

SEPTEMBER 29, 1975

TIME:

10:30 A.M.

OFFICE:

SELAED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR

REJECT ANY OR ALL BIDS.

HAMILTON COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

* * * * * *

(Judge Moore stated that this particular purchase is made necessary by the relocation of a section of water line in Ooltewah-Georgetown Road area. This water line must be moved prior to the construction of the road and the contract has been let by the State. The utility district has been unable to come up with the money to move it so the County is required to do it.)



### OUOTATION HAJOCA CORPORATION

HAMILTON COUNTY, TENNESSEE DON MOORE, JUDGE CHATTANOOGÁ, TENNESSEE 37402 WE WILL NOT BE RESPONSIBLE FOR ANY OMISSIONS OR CHANGES MADE NECESSARY IN MAKING THIS BID, OR FOR DELAYS CAUSED BY UNAVOIDABLE CIRCUMSTANCES BEYOND OUR CONTROL. THIS QUOTATION IS SUBJECT TO IMMEDIATE ACCEPTANCE AND THE PRICE INCLUDES ONLY THE MATERIAL AS LISTED BELOW. SHIPMENT DATES WHERE INDICATED BELOW ARE ESMATES ONLY BASED ON IMMEDIATE ACCEPTANCE OF THIS QUOTATION.

#### GENTLEMEN:

HAJOCA CORPORATION HEREBY SUBMITS TO YOU THE FOLLOWING QUOTATION ON THE GOODS LISTED BELOW SUBJECT TO ALL THE TERMS PRINTED ON THE REVERSE HEREOF, ALL OF WHICH ARE HEREBY MADE A PART OF ANY AGREEMENT BETWEEN US.

BRANCH # 48, CHATTANOOGA, TENNES ADDRESS 515 EAST 11 TH STREET QUOTATION NO. DATE 9-29-75 E DATE 9-29-75 E JOB NAME BID NO 264 W

ITEM No.	YTITMAUQ	ARTICLES AND DESCRIPTION	UNIT PRICE	TOTAL AMOUNT	SHIPMENT DATE
	11,640	FT PLASTIC WATER PIPE (6 ") PR 200 - PV 200 - ASTM D 2241 SDR 21	1.81 FT		
		(40 FT LENGTHS WITH GASKET BELL END W/ONE GASKET PER LENGTH)			
			**	•	
		NOTE: QUOTING 20 FT LENGTH			
•		Lingtho not Conselled			

ABOVE PRICES ARE F. O. B. CHATTANOOGA, TENNESSEE HAJOCA CORPORATION FREIGHT ALLOWANCE WOODY WILSON, SALESMAN TERMS 2 %

10 DAYS NET

#### OCTOBER TERM 1975



1415 Swart Street

Thone 615 698-8996

P. O. Bax 5099

Challanooga, Tonn. 37408

September 22, 1975

Mr. P. K. Richard, Hamilton County Purchasing Agent 1110 Dayton Boulevard Chattanooga, Tennessee 37402

Dear Mr. Richard:

We are pleased to quote you on the following:

11,640 Ft.

Plastic Water Pipe (6") PR200-PV200 ASTM D-2241 SDR-21 40' Lengths with Gasket Bell End, w/one Gasket per length

1.45'

Delivery - 2 - 3 Weeks FOB - Job Site

Sincerely,

Robert L. Sutton, Vice President

RLS:j1

## State of Tennessee

Hamilton County

October 1, 1975

#### <u>OCTOBER TERM 1975</u>

## A RESOLUTION

NO.	1075-9

TITLE AUTHORITY TO REFUND THE SUM OF \$251.51 TO BYRON D. HOLDER, 4875 LONE HILL ROAD, CHATTANOOGA, TENNESSEE 37416, REPRESENTING TAXES PAID FOR PROPERTY CONVEYED TO SAID GRANTEES IN WHICH COUNTY HAD NO INTEREST AND COULD NOT CONVEY TITLE.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, on January 23, 1974, Hamilton County conveyed unto Byron D. Holder, a parcel of land as set out in Quit Claim Deed recorded in Book 2218, Page 50, in the Register's Office of Hamilton County, Tennessee; and

WHEREAS, the parcel as therein described did not properly belong to Hamilton County and such conveyance was therefore null and void; and

WHEREAS, the aforesaid grantee paid the sum of \$251.51 in taxes on said parcel; and

NOW, THEREFORE, BE IT RESOLVED by the Hamilton County Council in session duly assembled that Byron D. Holder, be refunded out of County General Fund the sum of \$251.51 as repayment for taxes illegally paid upon warrant drawn by the County Judge.

BE IT FURTHER RESOLVED that a copy of this Resolution be furnished the Assessor of Property and the County Register for correction of their records.

BE IT FURTHER RESOLVED that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken adapted

## State of Tennessee

Kamilton County

October 1, 1975

#### OCTOBER TERM

## A RESOLUTION

1075-10

AUTHORITY TO REFUND THE SUM OF \$950.00 to BYRON D. HOLDER, 4875 LONE HILL ROAD, CHATTANOOGA, TN 37416, REPRESENTING TAXES PAID FOR PROPERTY CONVEYED TO SAID GRANTEES IN WHICH COUNTY HAD NO INTEREST AND COULD NOT CONVEY TITLE.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:-

WHEREAS, on January 23, 1974, Hamilton County conveyed unto Byron D. Holder, a parcel of land as set out in Quit Claim Deed recorded in Book 2218, Page 56, in the Register's Office of Hamilton County, Tennessee; and

WHEREAS, the parcel as therein described did not properly belong to Hamilton County and such conveyance was therefore null and void; and

WHEREAS, the aforesaid grantee paid the sum of \$950.00 in taxes and said parcel; and

NOW, THEREFORE, BE IT RESOLVED by the Hamilton County Council in session duly assembled that Byron D. Holder, be refunded out of the County General Fund the sum of \$950.00 as repayment for taxes illegally paid upon warrant drawn by the County Judge.

BE IT FURTHER RESOLVED, that a copy of this Resolution be furnished the Assessor of Property and the County Register for correction of their records.

BE IT FURTHER RESOLVED that this Resolution take effect from and after its passage, the public welfare requiring it.

Donale Member of the County Council

Action taken.

October 1, 197t

#### <u>OCTOBER TERM 1975</u>

## A RESOLUTION

NO. 1075-11

AUTHORITY TO REFUND THE SUM OF \$162.30 TO BYRON D. HOLDER, 4875 LONE HILL ROAD, CHATTANOOGA, TENNESSEE 37416, REPRESENTING TAXES PAID FOR PROPERTY CONVEYED TO SAID GRANTEES IN WHICH COUNTY HAD NO INTEREST AND COULD NOT CONVEY TITLE.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, on January 23, 1974, Hamilton County conveyed unto Byron D. Holder, a parcel of land as set out in Quit Claim Deed recorded in Book 2218, Page 58, in the Register's Office of Hamilton County, Tennessee; and

WHEREAS, the parcel as therein described did not properly belong to Hamilton County and such conveyance was therefore null and void; and

WHEREAS, the aforesaid grantee paid the sum of \$162.30 in taxes on said parcel; and

NOW, THEREFORE, BE IT RESOLVED by the Hamilton County Council in session duly assembled that Byron D. Holder, be refunded out of the County General Fund the sum of \$162.30 as repayment for taxes illegally paid upon warrant drawn by the County Judge.

BE IT FURTHER RESOLVED that a copy of this Resolution be furnished the Assessor of Property and the County Register for correction of their records.

BE IT FURTHER RESOLVED that this Resolution take effect from and after its passage, the public welfare requiring it.

· · • • • • Member of the County Council

#### State of Tennessee Kamilton County

October 1, 1975

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## A RESOLUTION

NO. 1075-12

TITLE AUTHORITY TO REFUND THE SUM OF \$600.00 TO BYRON D. HOLDER, 4875 LONE HILL ROAD, CHATTANOOGA, TENNESSEE 37416, REPRESENTING TAXES PAID FOR PROPERTY CONVEYED TO SAID GRANTEES IN WHICH COUNTY HAD NO INTEREST AND COULD NOT CONVEY TITLE.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, on January 24, 1974, Hamilton County conveyed unto Byron D. Holder, a parcel of land as set out in Quit Claim Deed recorded in Book 2218, Page 52, in the Register's Office of Hamilton County, Tennessee; and

WHEREAS, the parcel as therein described did not properly belong to Hamilton County and such conveyance was therefore null and void; and

WHEREAS, the aforesaid grantee paid the sum of \$600.00 in taxes on said parcel; and

NOW, THEREFORE, BE IT RESOLVED by the Hamilton County Council in session duly assembled that Byron D. Holder, be refunded out of the County General Fund the sum of \$600.00 as repayment for taxes illegally paid upon warrant drawn by the County Judge.

BE IT FURTHER RESOLVED that a copy of this Resolution be furnished the Assessor of Property and the County Register for correction of their records.

BE IT FURTHER RESOLVED that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Calepted

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolutions (1075-9,10,11,12) were unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield and Judge Moore. Councilman Ricketts was absent. Total present-4. Absent-1.

OCTOBER 1, 1975

## OCTOBERTERM 1975ATE INONTH, DAY, TEAR RESOLUTION

NO. 1075-13.

ACCEPTING THE BIDS OF CHATTANOOGA SURGICAL CO. FOR 20 CASES OF CURITY DRAINAGE SETS AT \$43.75 CS. AND 15 CASES CURITY ADD-A-CATH TRAYS AT \$32.00 CS.; TOTALING \$1355.00; AND THE BID OF DUFF BROTHERS, INC. FOR 30 BOTTLES OF FLAGYL TABLETS AT \$182.67 PER BOTTLE OF 1,000 TOTALING \$5480.10.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR SUPPLIES FOR THE HEALTH DEPT.

WHEREAS THE BID OF CHATTANOOGA SURGICAL CO. FOR 20 CASES OF CURITY DRAINAGE SETS AND 15 CASES OF CURITY ADD-A-CATH TRAYS TOTALING \$1355.00 AND THE BID OF DUFF BROTHERS, INC. FOR 30 BOTTLES OF 1,000 FLAGYL TABLETS TOTALING \$5480.10, WERE CONSIDERED THE LOWEST AND BEST BIDS RECEIVED.

BOW, THEREFORE BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Member of the County Council

Action taken adapted

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote with the following members of the County Council being present and voting, "Aye": Councilman Ricketts was absent. Total present-4. Absent-1.

#### 

COUNTY COUNCIL FLOYD L. FULLER. JR. ROBERT E. (BOB) LONG JACK O. MAYFIELD COYEL V. RICKETTS DALTON ROBERTS



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

#### Hamilton County, Tennessee DON MOORE, JUDGE

GHATTANOOGA, TENNESSEE 67402

SEPTEMBER 19, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

20 CASES CURITY DRAINAGE SETS #3057 - OR EQUAL- (20 SETS PER CS.)
15 CASES CURITY ADD-A-CATH-TRAY, STERLIZED -OR EQUAL-(24 TRAYS PER CS.)

30 BOTTLES FLAGYL TABLETS - OR EQUAL- (1000 TABLETS PER BOTTLE)

DATE:

SEPTEMBER 29, 1975

TIME:

11:00 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE

COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT

ANY OR ALL BIDS.

HAMILTON COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP.

(Judge Moore stated that these were the lowest and best bids for items necessary for the Health Department.)

FRANKLDUFF - VICE PRES & "REAS TERRELL FUGATE, VICE PRESIDENT HERBERT H. SWAFFORD, SECRETARY BNDD #PD 0002054 FEDERAL DACA REG. #10-22825 SALES OF PROPERTY OF THE SALES OF THE PHONE

## duff Brothers, Inc.



200 NORTH HOLLY STREET (37404) . P.O. BOX 31 . CHATTANOOGA, TENNESSEE 37401

September 22, 1975

Hamilton County
Purchasing Department
1110 Dayton Boulevard
Chattanooga, Tennessee 37405

Re: Invitation to Bid (copy attached)

#### Gentlemen:

We can supply the Flagyl Tablets at \$182.67 per 1,000 - less 10%, 30 days.

The other items we do not stock.

Thanks for your consideration.

Sincerely,

E. M. JAMES

EMJ:gh

Full Line-Full Service Wholesale Druggists

MEHBER THUNDLESALER

#### OCTOBER TERM 1975

CHARLES C. STRATTON

JOHN G. DEARMOND



#### CHATTANOOGA SURGICAL COMPANY

Physicians-Hospital-Sickroom Supplies-Drugs-Chemicals

FELEPHONE 267-5677

410 McCallie avenue

CHATTANOOGA 3. TENNESSEE

September 23, 1975

Mr. P. K. Richard Director of Purchasing Hamilton County Chattanooga, Tn. 37402

Dear Mr. Richard:

Thank you for your recent inquiry. We are pleased to quote as follows:

20 cs Curity Drainage Sets #3057 \$43.75 Cs 20 sets per case

15 cs Curity Add-A-Cath Tray, 32.00 Cs sterile, 24 trays per cs

30 btl Flagyl Tablets, 1000 - We suggest you buy direct from G. D. Searle & Co.

Terms: 2%-10th. prox. Del: 10 days-2 weeks

Sincerely,

CHATTANOOGA SURGICAL COMPANY

J. Frank Thurman

JFT/bml

#### <u>OCTOBER TERM 1975</u>

Judge Moore said that the City of Chattanooga has referred to the Planning Commission the possible use of Engel Stadium and has asked for an extensive study concerning its future. Since the University of Tennessee at Chattanooga has been unable to commence construction of additional facilities at Engel Stadium, the contract UTC had will expire. It was signed on October 14, 1970, and expired in five years. Chancellor Drinnon and Dr. Boling have stated that it will not be possible to use educational money for this purpose, and they cannot come up with funding from another source.

ON MOTION of Judge Moore, seconded by Councilman Mayfield, to request that the Planning Commission make a study of the future of Engel Stadium and report back to the Council. The foregoing Motion was unanimously Adopted by Acclamation. Total present-4. Absent-1.

Judge Moore issued an invitation to the Council and to the public to attending the opening Thursday morning, October 2, at 10 a.m. of the Skill Center in White Oak. The new center will be for training citizens who do not reside within the city limits in the fields of mechanics, typing, clerical work, etc.

Judge Moore asked if there were any delegations to appear before the Council other than the teachers. There were none.

Judge Moore stated that there was a large number of teachers present, that the lower floor seats about 1000 and since some were sitting in the balcony, he would estimate attendance of between 1000 and 1100. Judge Moore asked if Dr. Carter wanted to commence.

#### <u>O C T O B E R T E R M 1 9 7 5</u>

The Hamilton County Council P.T.A. in regular session Wednesday, October 1st, 10:00 a.m. voted without a decending voice to support the teachers request for a 7% raise for the school year 1975-76 and to pass a resolution to that effect.

We urge the County Council and the Hamilton County School Board to make every effort to achieve this goal.

This information is to be gotten to the County Council meeting this afternoon and to the Hamilton County Board of Education.

22 schools were represented at this meeting.

#### PRESENTATION OF THE HCEA TO THE HAMILTON COUNTY COUNCIL October 1, 1975

Honorable Judge Moore and distinguished members of the Hamilton County Council, as President of the Hamilton County Education Association, I would like to express the appreciation of our association for this opportunity to bring the pressing problems of professional educators in Hamilton County before you. I certainly cannot emphasize strongly enough that teachers are facing pressing problems and that I have witnessed over recent months the most serious deterioration of teacher morale than I can ever remember in Hamilton County. Therefore, I hope that we are placing the proper importance upon this meeting.

Now let me be specific. Our most ungent problem at this time is salary. The cost of living in Hamilton County has risen approximately 9% (8.61) between August 1974 and August 1975. Most experts agree that the inflationary pace will accelerate within the next few months. However, teachers in Hamilton County received only a 3.73% increase in This means that teachers will suffer almost a 5% reduction in buying power just this year. Not only have Hamilton County teachers suffered a buying power loss of the past year, but losses have peen occurring for several years. The typical Hamilton County teacher with a master's degree and maximum experience has \$455 less buying power this year than he had during the 1971-72 school year and only \$17 more buying power than he had during the 1969079 school year. The final analysis of such a situation is simply this: Teachers in Hamilton County are suffering a deplorable living standard deterioration that simply must not be allowed to continue. This buying power loss is enough to destroy the morale of teachers.

However, there are a number of other factors which lead teachers to believe that a proper value is not placed on their profession in this county. For example, Hamilton County residents have the third highest incomes in the state of Tennessee according to the U. S. Department of Commerce figures. Yet, teachers in this county have never approached such a high salary rank in comparison to other teachers across the state. This year a teacher with a bachelor's degree and zero years of experience ranks not better than 12th statewide. A teacher with a bachelor's degree and maximum experience ranks 8th and a teacher with a master's degree and maximum experience ranks 10th. It is interesting to note that the master's degree-maximum teacher ranked 8th last year. Obviously, we are losing ground even in comparison to our peers statewide.

There are other facts which are disturbing to teachers and make it difficult for them

to understand their salary position. According to information from the state Board of Equilization, Hamilton County has the fourth highest amount of taxable property wealth per student in average daily attendance in this state. This means that when a dollar property tax rate is levied in Hamilton, it brings in more more than in 91 other Tennessee counties and it also means that salary increases for teachers in Hamilton County require less effort as far as tax increases are concerned than in 91 other Tennessee counties. However, in every salary category there are at least two counties that have less taxable property wealth than Hamilton County and pay their teachers more than Hamilton. Obviously, these counties value their teachers much more highly than does our home county.

Frankly, gentlemen, it is difficult for our members to understand why this Council is so reluctant to appropriate the funds necessary for adequate teacher salary increases. Hamilton Countians certainly do not pay the highest taxes in this state or in the nation. In fact, the 1975-76 property tax rate, \$3.25, ranks 37th among 95 counties. This means that 36 counties have higher rates than our county. On a national basis, taxes paid by the average family in Tennessee rank 46 out or 50 states. Therefore, Hamilton County

citizens pay some of the lowest taxes in the entire nation.

Despite the low tax posture of the county, the general fund category of our budget has traditionally carried a large fund balance. As of July 30, 1974, the balance available for appropriation was \$2,158,372. This figure represented an increase from \$1,513,681 as of July 1, 1973. The audit for 1974-75 was not available to us, but we have every reason to believe that this fund has continued to increase. Now we are not necessarily suggesting that fund balance money be used for teacher salary increases, nor are we ruling out that possibility; however, the presence of this money further substantiates the financial well-being of the county and makes it even more difficult to understand the miserly posture of this county of teacher salaries.

Gentlemen, perhaps you are not aware that the average county teacher in 1975 is not being paid even the salary that the United States Dept. of Labor indicated was the intermediate level in 1974. The \$12,996 the Bureau of Labor Statistics determined was at the intermediate level last year for our sister city of Nashville is more than \$2,00 higher

than the average teacher receives this year in Hamilton County.

<u>OCTOBERTERM 1975</u>

The teachers of your children are highly professional and they are dedicated. Dedication and professionalism, however, do not buy groceries, pay doctor hills or provide any of the essentials which teachers must have simply to survive.

of the essentials which teachers must have simply to survive.

It's time now for you to act in a positive, forthright manner to alleviate this situation. Our Board of Education has demonstrated to you for the second time this year that they are concerned about both teachers and students. The presence of so large a majority of county educators once again points up the fact of their concern.

Despite the statistics which you have, action is needed and needed now. We do not believe the county is in so great a financial crisis that is cannot adequately fund education. There is nothing unreasonable in the School Board's request that we receive the 7% increase the other county employees have already received.

You now have the opportunity to rectify the situation. We support the Board's request.

and urge you to do so.

The League of Women Voters of Chattanooga wishes to again express its support of quality education for the children of Hamilton Coutny. Our dedicated teachers are extremely important in providing effective and relevant education for our children. Our teachers should not be the ones to suffer during inflationary times. They spend long hours in proparing sequential and meaningful education programs, as well as espend much energy during the school hours. Our teachers need and deserve a higher raise than less than 4 %. They are just as important as the county officials who have received 10% or more.

We urge the County Council to reconsider the pay raises for county teabhers. If a property tax increase is needed for implementation, then so be it. We as parents and taxpayers are willing and ready to pay our children's teachers adequately.

Lonna R. Griffith,

Education Com. Chairperson

Beth Doty, President League of Women Voters of Chattanooga

Dr. Carter expressed the appreciation of the Hamilton County Board of Education and of the teachers and other staff members to the County Council for the scheduling of this meeting to allow the participation of this group. Dr. Carter stated that on September 11 the Board of Education had requested funds from the County Council to allow a 7% increase in the salaries of the teachers of Hamilton County. The Board requested this in order to bring the salary increase for teachers in line with other County employees. The teachers had been granted a 3.73% by the Board of Education. The Board was unable to give the teachers a larger increase because the budget amount requested by them from the County had been cut by 1.7 million and this left the schools with a big whole to start with. Dr. Carter stated that he was at this meeting at the request of the Board to ask the County Council for additional funds to grant these salary increases. Hamilton County Council of PTA met in regular session at 10 a.m. this day and voted without a dissenting vote to support the teachers' request for a 7% raise for the school year 1975-76 and to pass a resolution to that effect. Dr. Carter read the attached Resolution. (Following this reading there was applause from the assembled teachers.)

Dr. Carter stated that he was very interested in the information which was presented at the doors in relation to the presentation by the County Council.

Mr. James Booth, president of the Hamilton County Education Association, read a statement by the League of Women Voters (see attached). He then read a presentation of the HCEA to the Council (see attached). At the conclusion of this statement the assembled teachers gave Mr. Booth a standing ovation with prolonged applause.

Judge Moore thanked Mr. Booth. He stated that the County is extremely limited in what the County government can do. He said that the teachers and others have managed to flood the County office with telephone calls, letters, and other correspondence. But there is only so much the County government can do, what the law says the County government can do. The fact that the law is silent on a matter means that the County cannot do it. Basically in County government the way money is obtained is by property tax. Hamilton County's standing in salary rank is not really 10th in 95 counties; it is actually 10th in 140 school systems in Tennessee. Hamilton County is up at the top. (Sounds of protest from the audience.) Judge Moore stated that "we have the statistics; you have emotions."

Voice from the audience: "Tell us about your raise!" Another voice: "And your emotions!"

At this point Mr. Booth stood and asked that the teachers restrain themselves. He said that they want to do a professional job.

Judge Moore said that he would answer that question about his raise. The Legislature made the decision prior to the time Judge Moore sought the office of County Judge. His salary cannot be increased by any action the County Council might take during his term of office.

Judge Moore explained the allocation of the County tax dollar, using charts, stating that each person was given a handout upon entering explaining these figures. Education receives 64% of the tax dollar; general government gets 23%; roads 3%; and other debt service almost 10%. That is where the money goes. Out of every \$3.25 per hundred, the school tax rate is \$1.65. The \$3.25 represents only about 25% of actualy property values within Hamilton County. Within the city limits the county rate is \$2.96, 75% of total assessed value. Hamilton County does in fact do its part. The only way this can basically be changed is to increase the tax levy. As it has been stated before the County government must divide education funds with the city on the basis of the Average Daily Attendance.

In the County 52.51% of the \$3.25 goes directly to education. goes to debt service to pay for schools. Dr. Carter had been fussing about Chattanooga taking over the County schools without compensating the County school system for them. The ADA now is about 28,000 in the city and 21,000 in the county. In five years the County will probably again have more than 50% of the population. The County had about 52 or 53% last year. year as a result of the annexation the County has about 42 or 43%. reductions in the County's Share have been most felt by the classroom teachers because this is the area where the greatest number of emphoyees There is nothing the County Judge of the Department of Education exist. or the County Council can do about the City annexing those fairly densely populated ares. And there is nothing Dr. Carter or the school board can do about allocating students in attendance on the amount of money the County can receive from ADA. Of the total \$3.25 schools get \$1.65. The school debt service gets another 44¢. Out of the total \$3.25, \$2.09 goes directly to education. Education is the largest single part of County financing. To give you some idea of why local government is having trouble, in 1966 the State provided 52% of the local school budget. Down through 1972 the figure stated around 50 to 52%. Since 72 the percentage has fallen and is now 37.22% of the total budget. If the State had continued to fund as it was doing in 1972, there would this year be over  $3\frac{1}{2}$ million dollars for schools and their operation in Hamilton County. problem is not that Hamilton County has done less. Hamilton County, as can be seen from the figures, is now doing a tremendous multiple of the State effort. Hamilton County contributes \$23 million while the State contributes \$8 million. The money must be divided in accordance with the State law. The laws under which the County functions require that the County Council enact the budget prior to July 1. In addition the law requires that the taxes be due and payable October 1 of that year. requires for a single tax levy and that has been made. The Legislature will meet in January. Speaker of the House McWherter has advised Judge Moore that he will endeavor as Speaker to obtain additional financing from the Legislature for an increase in educational funds. An effort should be made by all (Judge Moore added he had started his part) courage not only Mr. McWherter but others in the Legislature to adopt a practical and progressive policy. When Judge Moore was in the Legislature, this problem was met, and he is not asking the Legislature to do any more. Local government is constantly restricted by federal laws. The County thinks it is doing an adequate job of funding education on the County level. If the annexation had not taken place the County would have had enough money. County employees did not receive a straight 7% raise; they received 5% increase and an additional 2% for working longer hours. The work day was increased 30 minutes, or an additional 21/2 hours a week. (Derisive laughter from the audience at this statement.)

Councilman Fuller stated, "I have been told that it would not be political expedient to say anything. Some say we should look at the figures and decide where to place the blame. I say that we need solutions, not blame. Those who have followed my career, know that Judge Moore and I have had varying opinions but I respect Judge Moore and hope Judge Moore respects me." Mr. Fuller said that he would back up to no one in his sup-"If we can look at the possibilities available to us, port of education. there has to be some way to get the additional 2% that the school teachers did not get and other employees did. Mind you, I say that the director of accounts and budgets just fell out of his chair. There has to be a way. When the budget was adopted, I really did not know the teachers' increase would not be there. I did not vote for the passage of the budget for a number of reasons. Along with your desire for additional salary goes a commensurate responsibility to do a better job. A lot of the phone calls I have received have not been pro-education. The HCEA, ETEA, and NEA need to be aware of going down the road the AMA went and wind up with a poor public image. I will do everything I can to improve your situation."

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Dr. Carter stated that the State Department of Education has proposed a new funding formula. Even though in some counties the state is assuming 80-90% of the burden and local government only 10%, in Hamilton County is is more like 40-60 and will be worse next year. The new formula will be based upon the ability of the county to pay. This will mean a reduction of money to come to Hamilton County. Hamilton County is now third in property assessment income. When the new formula is defined, Hamilton County will probably have a reduction in state participation. The solution rests upon the people in Hamilton County. The solution does lay the burden back to the people of Hamilton County and does say to this Council that it must give serious consideration to a tax increase, a significant tax increase to fund the needs. We must look not only to the State but to local sources.

Mr. Booth stated that on page one of Judge Moore's chart that the money for schools and for debt service were together. This means that the teachers pay for debt service with lower salaries. The teachers cannot be expected to pay for the buildings. "We are here to talk about teachers' salaries. It is not a great amount, an increase up to a 7% raise when you consider the total County budget." Mr. Booth stated that Hamilton County ranks 15th in per pupil expenditure. Some of the figures on the charts show that Hamilton County is not doing a significant job. Mr. Booth cited from an article Norman Bradley had written for the Times that on a \$32,000 home a 10¢ tax increase would mean taxes of only \$8.00 (more?) a year. "What parent would not say his child is worth 67¢ a month?"

Judge Moore said that this was just playing the numbers game and this will not really resolve the problem. "You are requesting more money for classroom teachers. The Hamilton County Council has no jurisdiction over how much money is paid school teachers. That is a decision that belongs to the Board of Education, not a decision made by the Hamilton County Council. We fund a budget and how the money is spent is determined by the school board." Judge Moore stated that the Council will meet with the school board in an effort to see what if any money can be reallocated. Because of the ADA to get \$530,000 to bring the salaries up will necessitate appropriating over 1 and 1 million dollars because of the ADA split. "When I tell you there is nothing the County Council per se can do, I regretfully mean that there is not anything the Council can do. I would like to sit up here and tell you, "Well, doggonnit, we will just find the money. That would please me but I can't tell you that."

Bob Sanford, teacher from Red Bank Junior High School, asked what progress has been made in engotiation with the city on the annexed schools, that he understood we were still paying for 17 schools the city now has.

Judge Moore said he did not think there were 17 schools, that there were 7 in this last annexation.

Dr. Carter said there were 7 in this last annexation but in all past annexations there have been at least 17 if not more.

Judge Moore stated that this particular transfer was negotiated before Dr. Carter became superintendent and before Judge Moore became County Judge. But regardless of the number the County does intend to negotiate for compensation but does not know how long it will take. The County hopes soon to be able to present to the Mayor a dollar value of the school buildings and equipment.

Dr. Carter stated that he had been in contact with Mayor Rose who had assured Dr. Carter of his full intent to accomplish this. County school staff is now accumulating data that will be needed. Soon all the information that will be needed will be provided to the Council. Dr. Carter said he is not sure how negotiations on these annexed buildings will affect the teachers' salary increase.

### OCTOBER TERM 1975

Mac Franklin, principal of East Ridge High School, asked what is the current amount of surplus from the Trustee's office, and if there is any possibility that the surplus could be used for this purpose.

Judge Moore stated that the unexpended funds have already been appropriated and will be expended. In order to meet the expenditures of all County government (there are 89 agencies involved) it was necessary to take some unallocated funds and revenue money and put it in the budget. It is not possible to fund operations with single source money; the only way is from continuing sources. "What we have done means a built-in tax increase in July of 76." Each time Judge Moore talked to Mr. Booth he had told him that although he was extremely sympathetic there was no solution other than to meet with the school board and consider reallocating funds. 44¢ out of the \$3.25 has been going to pay for not only the County schools ("frankly, our worst schools—the schools that are left are the poorest of the entire County school stystem") but also some of the schools the city annexed. The County does hope to get some of that money back.

Dr. Carter stated that the school board will be happy to meet with Judge Moore. There is money in one area--that allocated to capital outlay. But can they continue to operate if this money is used? The schools will appreciate what commitments can be made from the County Council to assist. The Board of Education has looked diligently for the money, but unfortunately they were underbudgeted and underfunded to do what they needed to do. "It is simply a matter of carrying on, and deciding how we will hurt most, facilities or salaries."

Bob Frederick, member of the County School Board, said the Judge had stated it is almost impossible to change the tax rate at this late date. "Do you mean it <u>is</u> impossible or nigh on to impossible? There is a difference."

Judge Moore said it is practically impossible. The tax bills are already in the mail, they were mailed today.

Mr. Booth asked Judge Moore to quote the law stating this.

Judge Moore said he supposed it would be Section 17.

Mr. Jim Turner, County Attorney, stated that Section 17 says you cannot alter the budget once it has been made and adopted. It is a state statute that says when you shall assess property taxes. The Private Acts provide for the adoption of a budget no later than July 1. And you cannot alter or change that budget in any way except in the last two months of the year. You cannot change the tax rate.

Mr. Booth said, "Until the last two months."

Mr. Turner said, "Not the tax rate."

Mr. Booth said, "Are you going to tell us that as of June 30, 1976 this County is broke?"

Judge Moore stated that as of June 30, 1976, the County has allocated all of the funds. All revenues that are anticipated for 1976 have been allocated.

Mr. Booth asked if pursuant to this act that funds can be shifted in the last two months, if funds are available could they be used for the teachers' salary increases.

### <u>OCTOBER TERM 1975</u>

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Judge Moore stated yes, but they would have to be divided. "We are building in a deficit. Say a teacher making \$8500 a year is getting a \$150 raise now. To increase the raise to \$200 would require \$50 and that additional \$50 has to come from next year's revenue. That means we are building in a deficit."

Mr. Booth asked that they get back to the beginning point. "We request that this County Council make some significant statement regarding allocating funds for the increase the teachrs need. There must be some way. No matter how you cut it the county employees received a 7% raise, the teachers only 3.73%. There is a significant difference between these figures."

Craig Fletcher, Daisy Elementrary School, stated that he was under the impression that the County would match the state funds, that the State would give the teachers \$400 and the County would match this. He wanted to know where the difference was between the \$150 the County actually gave and the \$400 they were going to give.

Judge Moore said he did not know anything about the \$400.

Dr. Carter stated that Mr. Fletcher had the County confused with the Board of Education. The Board did pass a motion that they would match up to \$400 from the State, for a maximum raise of \$800. As it came out the State gave \$150 and all the Board would have needed to have done was to match that. Actually with a 3.73% raise the State gave 1.5 and the Board gave 2.23. These negotiations did not involve the County Council.

Judge Moore stated the County Council has nothing to do with teachers' salaries, they are set by the school board.

Dr. Carter stated the question was that if the Board was going to give \$400 if the State did, why not give it anyway? The answer is that the Board was anticipating several things. They were anticipating greater enrollment. They were anticipating \$2.4 million more than they got from the Council, and they were anticipating owning a few more schools than they now have. To give the money now from capital outlay will require a severe reduction in renovation and maintenance.

Councilman Fuller asked how much money is there?

Dr. Carter stated that there is  $\$1\frac{1}{2}$  million in capital outlay. One half million is for Daisy Elementary, and one half million for equipment. The remaining one half million is for renovation, site improvements, and some of the maintenance items. Of the  $\$1\frac{1}{2}$  million, \$1 million is pretty well fixed.

Judge Moore asked if there was anything else.

Mr. Booth said he did hope Judge Moore did not think he was finished. Mr. Booth stated that Hamilton County is the 3rd wealthiest county with the 3rd highest per capita income, but was ranked 37 in tax rate. The teachers need assistance <u>now</u>, not next year. Their buying power has been reduced. "Are you going to sit here before 1100 teachers and say there is nothing you can do to help us?"

Judge Moore told Mr. Booth as he had told him about 15 times before, there is nothing the County Council can do.

Mr. Booth, said, "I'm an awful slow learner." He asked Mr. Turner if the law is silent does it mean the County Council cannot act.

Mr. Turner stated that a statute states you shall do so and so by such and such date. Without a direct statute, you cannot do it.

Mr. Booth asked that Mr. Turner ask the attorney general's opinion on this.

Mr. Turner stated that if the attorney general would honor it for him, he would do it.

Mr. Booth asked if the County Council would be willing to meet with the Board of Education and work out some method of granting an increase.

Judge Moore stated that he was not speaking of a joint meeting of the entire Council and Board but if the others want to meet with them they will be welcome. They will meet with the school board. Judge Moore said, "I intend to. You will find I do what I say I will do."

Mr. Franklin stated that the newspaper had quoted Judge Moore as saying that some county employees received a higher increase because they were highly qualified people and the same positions in the city were paid higher salaries so the County people had to have the raise. "How do you view the teachers of Hamilton County?" (Applause from teachers).

Judge Moore stated that he viewed the teachers as any other professional group. He stated the instance Mr. Franklin cited involved 3 people and 3 people only. It was a process that commended about four years ago. "I cannot tell you that we can do the same thing for everyone that we have doen for 3 people. There just is not enough money. You are talking about 1100. There is a considerable difference in dollars. \$530,000 is not a significant sum, according to Mr. Booth. Ladies and gentlemen, that is a bunch!" Judge Moore stated it would take 1½ million to produce this and that is an increase of 15¢ on every piece of property in Hamilton County, and is almost a 10% increase in the school budget. Judge Moore pointed out that he had told Mr. Booth that he wanted to give the teachers a complete hearing but that this was still a Council meeting, and they were not hearing anything new. "Mr. Booth cannot offer a solution; I cannot.

Mr. Booth stated that he would like to request a motion by the Council to seek the Attorney General's opinion on the budgetary law and to agree that the Council call a joint meeting of this Council, the Board of Education and the Hamilton County Legislative body to see what can be worked out. "We are not trying to be unreasonable. There is a real solution and this is a possible step toward that solution."

Judge Moore asked Mr. Turner if he would get the Attorney General's opinion.

Mr. Turner said, "I told them I would."

Judge Moore stated that as far as a joint meeting is concerned he saw no particular advantage to discussing again that which was discussed for about an hour. If there is anything new to be offered, he would be glad to listen. Judge Moore said he knew of no solution.

ON MOTION of Councilman Fuller, seconded by Councilman Mayfield, that the Hamilton County Council meet with the County school board and the Hamilton County Education Association to attempt to solve the problem of granting increases for the teachers. The foregoing Motion was unanimously Adopted by Acclamation. Total present-4. Absent-1.

Mr. Booth thanked Judge Moore for this and for the time the Council gave to them. He asked that the teachers be sure to pick up two hand-outs that would be given to them at the doors.

1975-76 SALARY FIGURES FOR TENNESSEE TEACHERS: AN ANALYSIS

--- A Background Report

Prepared for THE HAMILTON COUNTY COUNCIL by the office of public information

### <u>O C T O B E R T E R M 1 9 7 5</u>

1975-76 SALARY FIGURES FOR TENNESSEE TEACHERS: AN ANALYSIS

### OVERVIEW

There are 146 school systems in Tennessee. Hamilton

County consistently ranks in the top ten for all salary levels,

unlike other systems that shift positions radically in the

different levels. These systems, apparently, "underpay"

proportionally at one level to bring up another. Knoxville,

for instance, ranks 38th for BA minimum, 9th for BA maximum,

39th for MA minimum, and 15th for MA maximum.

### ON RAISES

The contention that Hamilton County is unique in its alledgedly "minimal" raise in Tennessee is not supported by the Tennessee Education Association's own most current figures. Since city systems have revenue sources available to them that are not available to county systems, the following breakdown is confined to the logically proper class: county school systems.

TOTAL COUNTY ANALYSIS (min. level)

Average Raise: \$89.27

Mode: \$0.00

Median: \$75.00

Mean: \$250.00

### COUNTIES-WITH-RAISES ANALYSIS (min. level)

Average Raise: \$163.10

Mode: \$100

Median: \$100

Mean: \$250

### SURVEY POPULATION

Total Counties: 95

Counties with no

raise at minimum level: 43 or 45.26%*

Counties with no

raises at all: 37 or 38.95%

The highest raise was \$500. It was offered by only Scott County and Washington County. The raise brought the basic salary in Scott County to \$8100, 25th in the State; the raise brought the basic salary in Washington County to \$7700, 59th in the State.

The Hamilton County raise was \$150. That raise put this County in the 10th position in the State. Chart I on the next page will show Hamilton County's relative position among the top fifteen school systems, based on the BA minimum salary.

### THE TOP FIFTEEN: BA MIN (with school levy rates)*

Sys	stem	Salary	Total/ School(county)	City school le
1.	Oak Ridge	8975	4.64/3.76 (Anderson)	2.60
2.	Alcoa	8700	2.30/1.29 (Blount)	1.20
3.	Hamblen County	8535	2.58/1.31**	
4.	Memphis	8480	4.00/1.79 (Shelby)	1.09
5.	Kingsport	8455	3.96/2.46 (Sullivan)	2.50
6.	Manchester	8450	2.58/1.33(Coffee)	***
7.	Chatta- nooga	8432	2.96/1.65 (Hamilton)	.55
8.	Shelby County	8430	4.00/1.79	
9.	Bristol	8350	3.96/2.46 (Sullivan)	@1.85 (53% of gen. fund)
<u>.</u>	Hamilton County Maryville	8350 8350	3.25/1.65 2.30/1.29 (Blount)	1.36
13	.Davidson- Nash <b>v</b> ille	8300	6.00/2.02	
14	.Dayton	8275	3.20/2.13(Rhea)	.01****
15	.Jackson	8268	1.88/.65 (Madison)	.87

*Neither Knoxville nor Knox County appears in this list. Knox County, with a school levy of 1.64 and 3.89 total levy, ranks 19th, paying 8200. Knoxville, with an additional levy of .62, ranks 38th, paying 7950.

**Hamblen County has a population of about 42,000 and a school enrollment of about 4600. According to the Tennessee Pocket

Data Book 1975 its total ADA expenditure for the last known school year was \$567, about \$130 below Hamilton County's total ADA expenditure. This suggests that a disproportionate percentage of its total school expenditure goes to teacher salaries.

*** According to the City Recorder's office, Manchester has two additional revenue sources: 40% of its portion of the County sales tax (\$90,000 last year), and a per capita subsidy for each Federal employee dependent in the system. While the recorder did not have exact available figures, the office did say that this source generated most of the city's revenue for schools, as it did in Tullahoma.

**** Mr Carrol Tallent, former superintendent and current firance officer for Dayton, explains Dayton's advantageous position as "good management." The system has only 31 teachers and had a \$150,000 surplus from last year. The teachers asked for a \$150 raise. The superintendent insisted they take \$350, largely from the surplus.

### THE TOP FIFTEEN: BA MAX

•	:
1. Oak Ridge	13373
2. Memphis	12879
3. Davidson- Nashville	12616
4. Shelby County	12460
5. Chattanooga	12453
6. Kingsport	12350
7. Knox County	12136
8. Hamilton County	11774
9. Knoxville	11766
10.Franklin	11644
ll.Bristol	11610
12.Johnson City	11399
13.Alcoa	11310,
14.Sullivan County	11273
15.Murfrees- boro	11266

### <u>O C T O B E R T E R M 1 9 7 5</u>

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### THE TOP FIFTEEN: MA

	Min		Max	
1.	Alcoa :	10005	Oak Ridge	14988
2.	Oak Ridge	9693	Memphis	14066
3.	Maryville	9435	Davidson	13944
4.	Polk Co.	9415	Alcoa	13920
5.	Memphis	9381	Chattanooga	13704
6.	Chatta.	9369	Shelby Co.	13410
7.	Hamilton County	9352	Kingsport	13400
8.	Etowah	9344	Maryville	13360
9.	Manchester	9335	Knox Co.	13284
10.	.Hamblen Co	.9300	Hamilton Co.	.13026
11.	Davidson	9296 ·	Bristol	12875
12.	.McMinn Co.	9271	Jackson	12815
13.	.Kingsport	9255	Sullivan Co.	.12776
14.	. Tullahoma	9243	Etowah	12770
15.	Shelby Co.	9220	Knoxville	12680

### ESTIMATED REVENUE PER PUPIL FROM LOCAL SOURCES

for 1973-74 from Rankings of the School Systems in Tennessee, 1975, Tennessee Education Association Research Bulletin, 1975-R3.

1.	Alcoa	686.25
2.	Kingsport	551. <b>9</b> 8
3.	Oak Ridge	548.16
4.	Davidson-Nash	540.62
5.	Greeneville	456.56
6.	Chattanooga	455.95
7:	Memphis	452.07
8.	Franklin	447.68
9.	Bristol	446.56
10	.Knoxville	439.91
11	.Polk Co.	439.39
12	.Morristown	420.02
13	.Knox Co.	403.03
14	.Shelby Co.	400.40
15	.Hamilton Co.	389.12

This listing should illustrate some of the complications that arise in a consideration of school funding.

1. The fact that some systems show up on this list that do not appear on the top fifteen list for salaries should indicate that salary is only one way of measuring a county's commitment to education, and should remind us that salaries are only one part of the total education budget, a part that may not always be of first importance to a particular system (for instance, Greeneville

### <u>OCTOBER TERM 1975</u>

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ranks 5th in total local expenditure, but only 35th in basic salary).

- 2. Hamilton County apparently tries to proportionally balance allphases of its budget since its total expenditure ranking, 15th out of 146, is quite close to its basic salary ranking.
- 3. This listing dramatically points out the advantage that city school systems, with their "double taxation," have over county systems. Chattanooga is able to expend about \$165 per pupil more than Hamilton County. Alcoa can spend about \$460 per pupil more than its surrounding county, Blount; Kingsport about \$250 more than its county, Sullivan; Oak Ridge about \$220 more than its county, Anderson; Franklin about \$200 more than its county, Williamson; etcetera, etcetera, etcetera.

THE LARGER ISSUE OF FUNDING INEQUITY

This last list also illuminates the larger problem of educational inequity inherent in a funding system based on local property taxation. That issue was the subject of a 1972 State of Tennessee publication, Financing Education: Taxpayers'

Dilemma. Salient portions of that publication are excerpted here without comment: they speak for themselves.

Primary dependence in many areas of public education upon the real property tax and the localization of the tax's expenditure have combined to make the public schools "educators" for the educated rich and "keepers" for the uneducated poor...The inability of children from poor districts to compete with their peers from richer districts becomes evident as they reach maturity and are in many cases unable to achieve economic or social positions.... Equality of training for later life in the form of public education allows, by its very nature, for differences in

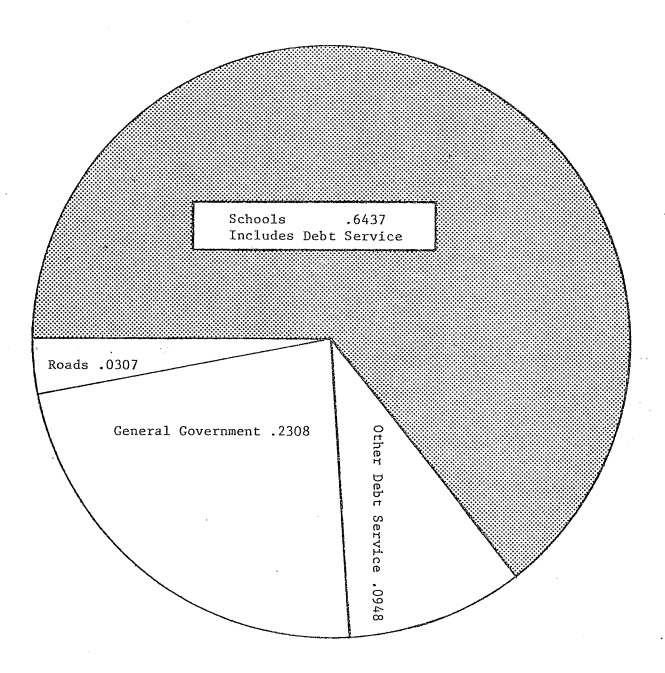
### <u>OCTOBER TERM 1975</u>

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effort and native ability account in a large part for the relative success of the individual.... Equality of educational opportunity is not meant to denote sameness in educational systems or the exact same expenditure per pupil across the state. It is a recognized fact that the cost of educating a child varies among the districts as the result of many circumstances such as the size of the system, etc.... Nevertheless, here is the basic problem:/ in order for a district with a low assessed valuation to obtain a level of expenditure equal to that of a district with an assessed valuation three times higher, they must tax themselves three times harder. The result of the disparities in the wealth of the districts is that the quality of a child's education becomes a function of the wealth of the district, his parents and neighbors. Richer districts are capable of providing support to their educational program at a level far above that of the poorer districts, often at only a fraction of the property tax rate.... The alternative is not equal per pupil expenditure, but "fiscal neutrality." This "fiscal neutrality" would require that the state employ a method of financing public education which makes the quality of education independent of the wealth of the district.

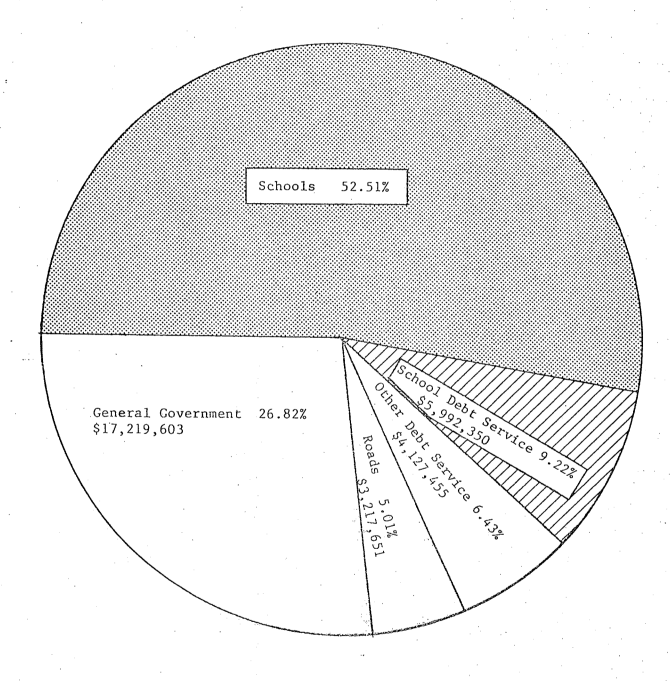
In short, the answer to funding problems in public education is not to urge a greater and greater fiscal burden on an already over burdened local government, but to devise and to adopt a state-wide plan for true state-level funding of education.

### Allocation of Each County Tax Dollar



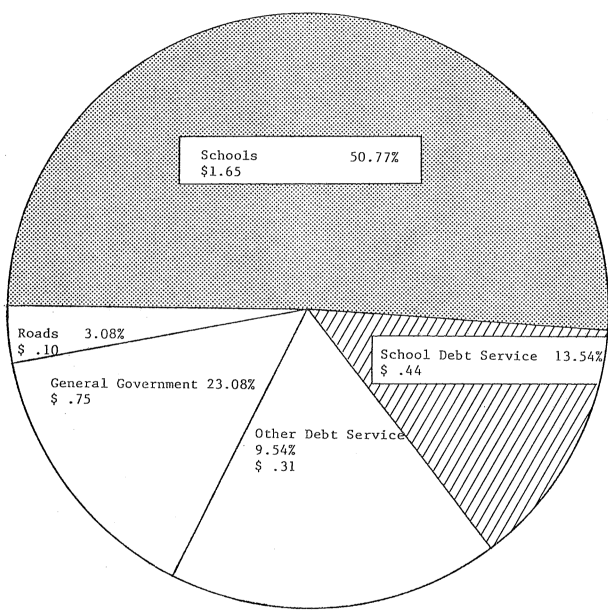
## <u>O C T O B E R T E R M 1 9 7 5</u>

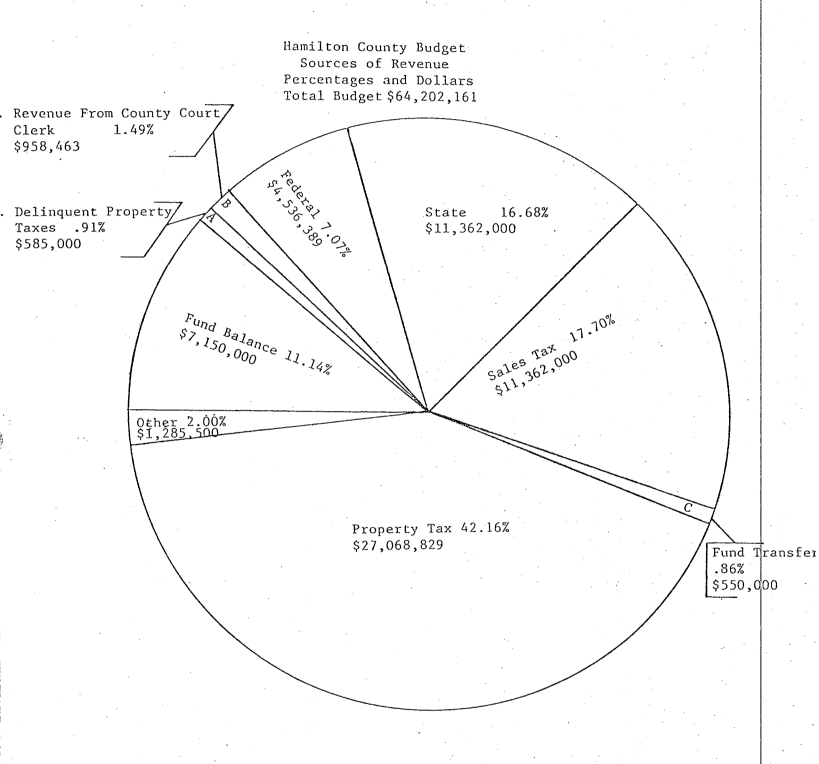
Hamilton County Budget Budget Allocations Percentages and Dollars Total Budget \$64,202,161



### $\underline{O} \ \underline{C} \ \underline{T} \ \underline{O} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

Hamilton County Budget Tax Rate Distribution Percentage and Dollars Total Tax Rate \$3.25





Budget Year Ending	0	35	40 4	5 5	0 5 <u>5</u>	;
6/30/66	33					52.20%
6/30/67	39					48.07%
6/30/68	39					48.97%
6/30/69	3/2					48.48%
6/30/70	39					51.57%
6/30/71	33					51.41%
6/30/72	33					52.47%
6/30/73	39				·	46.43%
6/30/74	39					46.12%
6/30/75	33					42.38%
6/30/76 (Est.)	39					37.22%

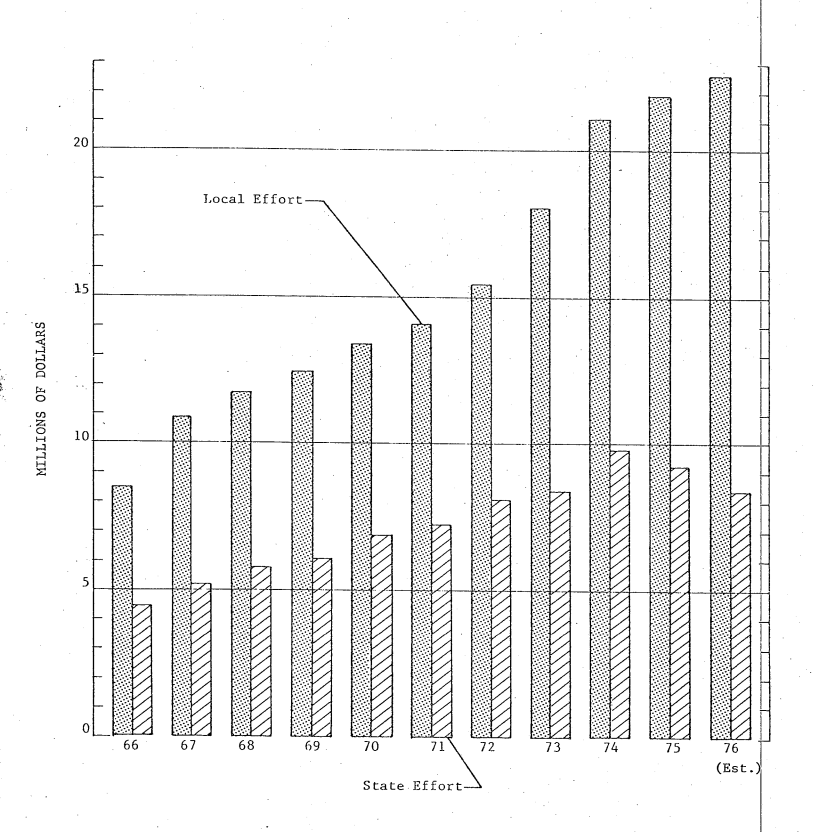
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T E R

C T O B E

State Effort to Local Effort FY 1966 - 1976



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# 1975-76 STATE BUDGET MAJOR LOCAL GOVERNMENT APPROPRIATIONS (IN THOUSANDS)

### IV. EDUCATION

Minimum Foundation Progr Sick Leave for Teachers	· · · · · · · · · · · · · · · · · · ·	\$15,051	\$326,026	\$ <b>(13,</b> 703 <b>)</b> *	\$312,323
Capital Outlay-Bldg. & Ed	2,389 guip. 16,404	475	2,864 16,404	(3,000)	2,864 13,404
Textbooks	5,375	24	5,399	( 3,000)	5,399
Teacher Retirement	41,800	15,700	57,500		57,500
Teacher Soc. Sec. Contribu	_	2,325	26,325	-	26;325
Aged Teachers' Pensions	2,600	2,323	2,800		2,800
Educational Television	1,830	( 183)	1,647	***	1,647
Driver Education	1,033	( 98)	935	_	935
Vocational Education	8,044	7,273	15,317	( 2,000)	13,317
TOTAL EDUCATION	\$414,450	\$ 40,767	\$455,217	\$ (18,703)	\$436,514
TOTAL LOCAL GOVT. APPRO-					
PRIATIONS	\$505,639	\$ 32,469	\$538,108	\$(23,787)	\$514,321
LESS: FEDERAL FUNDS	(20,000)	(5,550)	(25,550)		(25,550)
NET STATE APPROPRIATION					
FOR LOCAL GOVERNMENTS	\$485,639	\$ <u>26,919</u>	\$512,558	\$ <u>(23,787</u> )	\$488,771
*Teachers Salaries	\$9,153,500				
Reading Program	3,550,000				
Ed. of Handicapped	1,000,000				
TOTAL	\$13,703,500				

## HAMILTON COUNTY, TENNESSEE O C T O B E R T E R M 1 9 7 5

	<del></del>	
FINANCIAL STATEMENTS FOR MONTH OF Augu	ist, 1975 ·	
Opening Cash Balance		\$ 26,333.59
opening cash baranec		, j = 0,000
STATEMENT OF CASH RECE	IPTS	
GENERAL FUND:		
Ex-Officio appropriation	\$ 105,000.00	
Misdemeanor Costs	24,784.00	
Waiting on courts		
Summoning jurors		
Returning prisoners	154.20	
₩ ₩	154.26	
Workhouse cases	446.50	
Uniform allowances	1,365.00	•
Alcoholic rehabilitation officer	<u> </u>	132,549.76
CIRCUIT COURT CLERK:		
Court of General Sessions	\$ 7,596.60	·
Circuit Court	2,553.11	10,149.71
CRIMINAL COURT CLERK:		20,2,30,2
Criminal Court	\$ 2,199.72	
	1,076.83	3,276.55
Court of General Sessions	T,010.03	3,410.55
OTHER SOURCES:		
Foreign papers	\$ 79.50	
Boarding prisoners		
State of Tennessee	19,530.00	
Federal government		
City of Chattanooga		
City of Red Bank		*
Other: Bad Ck. Warrant Anderson Co. B	:77**	
E. Skinner \$59.50, Reimburse Trave Exp. F. 1		
& J. Russell Tn. Law Enforce Train Academy		70 000 25
\$196.24 Adv. Exp. Ret. Narc. School \$123.01	<u>378.</u> 75	19,988.25
\$196.24.Adv. Exp. Ret. Narc. School \$123.01		165,964.27
TOTAL AVAILABLE CASH		\$192,297.86
STATEMENT OF DISBURSEM	ENTS	
EXPENSES OF OFFICE:		
Salaries-(See attached detail)		113,882.32
Automobile expense-	خ	113,002.52
and the contract of the contra	2	
Repairs and parts	4,946.48	·
Gas, Oil and grease	156.42	
Tires and tubes	1,769.26	•
Insurance		
Radio service	353.00	
Auto allowance for process servers		7,225.16
Other-		
Provisions	\$ 5,084.05	
	• •	
Returning prisoners	1,133.36	
Uniform allowances	1,365.00	
Alcoholic rehabilitation officer	<b>752.30</b>	• .
Miscellaneous: Office	544.90	
Sanitation \$84.00, Hot Line \$266,73, Classific	ed Adv.	
Narc. Veh. Sale \$59.10, Bad Ck. Warrant Billy	E.	
Skinner \$59.50, Adv. Exp. Int. Arson School \$	100.00 7,466.57	16,346.18
From Reg. Account to Narcotic Acct. \$6,500.00	, Adv.	
Ex. Narc School \$200.00, Trav. Exp. F.Newel	l & J. Russell '	137,453.66
		1
CLOSING CASH BALANCE Radio Tower, Ooltewa	h,Tn. \$1.00	54,844.20
$\mathcal{L}$	14/	10
Signed	ank / lew	cel
	Sheriff	
	•	
Sworn to and subscribed to before me th	is the	**
$\frac{\sqrt{3}}{\sqrt{3}}$ day of $\frac{\sqrt{3}}{\sqrt{3}}$	<u></u>	· // /

County Court Clerk

### $\underline{O} \ \underline{C} \ \underline{T} \ \underline{O} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}^{,}$

SHERIFF

John S.Maxwell

SHERIFF Frank Newell		<del></del>
DEPUTIES :		
Edward J. Russell	Chief Deputy	1,356.92
John D. Holt	Ass't. Chief Deputy	980.30
Wm. G. Newell	Ass't. Chief Deputy	980.30
Wm. E. Robbs	Chief of Detectives	980.30
Oscar E. McMillian	Detective Lieutenant	844.62
David Minnich		844.62
Clarence E. Schroyer	Narcotic Inspector Narcotic Lieutenant	893.54
Martin Brown Paul J. Smith	Narcotic Detective	844.62 793.84
Hamilton Blackstone	narcotte perecrive	793.84
E. Glenn Broyles	ti (I	793.84
Phillip Metcalf	11 #1	793.84
Howard V. Shutters	ti ti	793.84
Craig D. Glaze	Arson Detective	386.53
James E. Arrowood	Detective	793.84
Billy R. Davis	1f 11	793.84
Douglas M. Everett	.,	793.84
Earl H. Gant	W	793 <b>.</b> 84 793 <b>.</b> 84
Paul R. Holt John T. Lawson	11	793.84
Thomas R. Shugart	11	793.84
Chester Westfield	u	793.84
David Ziegler	ts	793.84
C. L. Westbrook	Fugitive Detective	793.84
F. A. Wilson	11 11	793.84
James A. Baker	Auto Theft Detective	793.84
Melvin K. Johnson	11 11 11	793.84
Robert J. Davis	Captain	875.08
Kenneth Lee	11 13	875.08
Wm. A. Robinson		875.08
James O. Lane Sam James	Lieutenant	844.62 784.62
Fletcher D. Miller	Sergeant	784.62
Robert O'Dell	n	784.62
Claude Petty	n	784.62
Willie Turner	11	784.62
Joseph Dietzen	Desk Sergeant	784.62
Thomas L. Fox	11 11	784.62
Calvin Sivley	ti n	784.62
Donald Allen	Patrolman	752.30
Edwin Anderson		720.92
Mitchell Ball James E. Bell	11	720.92 720.92
Edward R. Brown	11	752.30
Austin L. Burns	tt	752.30
T. J. Burns	ti	752.30
Joe I. Bush	Ħ	752.30
Charles Capehart	c1	463.37
Roy Combs	11	720.92
Jack Danielson	ii 	752.30
Sammy L. Dave	\$\$ \$\$	752.30
Darwin H. Dickson	n	664.62
David Francisco	14	720.92 664.62
Doyle E. Francisco Craig D. Glaze	lf .	376.15
David L. Goodman	11	641.54
Larry R. Gragg	11	720.92
Robert M. Griffin	u	199.35
Charles Grissom	11	720.92
James Hardy	11	752.30
Ronnie Hayes	<b>11</b>	664.62
Larry Holland	tf	664.62
Fred Johnson, Jr.	11 11	664.62
William Lampkin		161°54
James N. Lusk		720.92 752.30
Donald A. McCullougl James Massengale	1 ""	752.30
Willis D. Matthews	tf	641.54
John S. Maxwell	H	720.92

1,623.06

720.92

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DEPUTIES JED:			<del>-</del> -
Goldman P. Maynard	Patrolman	720.92	ا د
R. L. Monger	II a croaman	752.30	
	lt .		
Horace A. Morgan	64	664.62	
Johnny R. Morris	•	664.62	
Lewis S. O'Neal	n	752.30	
Ervin O. Partridge	II .	752.30	
Ronald R. Parson	N .	720.92	
Fred Paul	n .	752.30	
Clinton E. Peoples	11	752.30	
Cleveland V. Price	$\mathbf{H}_{\mathbf{u}}$	720.92	
Thomas Ratledge	tt	752.30	
Randall Rich	tt	752.30	
Charles Richmond		752.30	
		664.62	
Ralph Rogers	11		
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Douglas Rutherford		720.92	
Lonnie Schultz		720.92	
Jimmy Sharrock		752.30	
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John Swope, Sr.	under the state of	752.30	
Joel W. Syler	<b>u</b>	720.92	
Donald Thompson	ti .	752.30	
Richard Thurman, Jr.	<b>B</b>	664.62	
Harry G. Tomaras	n	641.54	
Bill Uren	n e e e e e e e e e e e e e e e e e e e	752.30	
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Vernon L. Vaughn		736.61	
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Robert Young Charles Westfield	Janitor(Special Officer)	664.62	77,690.67
Robert Young Charles Westfield PROCESSING OFFICERS:		664.62 448.62	77,690.67
Robert Young Charles Westfield  PROCESSING OFFICERS: Claude R. Fifer	Civil Officer	664.62 448.62 727.38	77,690.67
Robert Young Charles Westfield  PROCESSING OFFICERS: Claude R. Fifer Arthur R. Gray	Civil Officer	664.62 448.62 727.38 727.38	77,690.67
Robert Young Charles Westfield  PROCESSING OFFICERS: Claude R. Fifer Arthur R. Gray E. Jonah Harris	Civil Officer	664.62 448.62 727.38 727.38 727.38	77,690.67
Robert Young Charles Westfield  PROCESSING OFFICERS: Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan	Civil Officer	664.62 448.62 727.38 727.38 727.38 727.38	77,690.67
Robert Young Charles Westfield  PROCESSING OFFICERS: Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater	Civil Officer """"""""""""""""""""""""""""""""""""	664.62 448.62 727.38 727.38 727.38 727.38 727.38	77,690.67
Robert Young Charles Westfield  PROCESSING OFFICERS: Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan	Civil Officer  """" """" """" """" """"	664.62 448.62 727.38 727.38 727.38 727.38 727.38 727.38	77,690.67
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Robert Young Charles Westfield  PROCESSING OFFICERS: Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self	Civil Officer  """" """" """" """" """"	664.62 448.62 727.38 727.38 727.38 727.38 727.38 727.38 727.38	77,690.67
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Robert Young Charles Westfield  PROCESSING OFFICERS: Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele	Civil Officer	664.62 448.62 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	7,273.80
Robert Young Charles Westfield  PROCESSING OFFICERS:  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle	Civil Officer	664.62 448.62 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Robert Young Charles Westfield  PROCESSING OFFICERS:  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS:	Civil Officer  """  """  """  """  """  """  """	664.62 448.62 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
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Robert Young Charles Westfield  PROCESSING OFFICERS:  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS:  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers	Civil Officer  """"  """"  """"  """"  Chief Jailer  Jailer  """  """  """  """  """  """  """	664.62 448.62 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Robert Young Charles Westfield  PROCESSING OFFICERS:  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS:  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott	Civil Officer  """"  """"  """"  """"  Chief Jailer  Jailer  """  """  """  """  """  """  """	664.62 448.62 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	7,273.80
Robert Young Charles Westfield  PROCESSING OFFICERS: Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS: Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse	Civil Officer  """"  """"  """"  """"  Chief Jailer  Jailer  """  """  """  """  """  """  """	664.62 448.62 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	7,273.80
Robert Young Charles Westfield  PROCESSING OFFICERS:  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS:  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  CLERICAL:	Civil Officer  """"  """"  """"  """"  Chief Jailer  Jailer  """  """  """  """  """  """  """	664.62 448.62 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30	7,273.80
Robert Young Charles Westfield  PROCESSING OFFICERS:  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS:  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  CLERICAL: Mary J. Schoolfield Carolyn S. Minnich	Civil Officer  """" """" """" """" """" """" """"	664.62 448.62 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	7,273.80
Robert Young Charles Westfield  PROCESSING OFFICERS:  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS:  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  CLERICAL:  Mary J. Schoolfield Carolyn S. Minnich Beth Stafford	Civil Officer  """  """  """  """  """  Chief Jailer  Jailer  ""  ""  ""  ""  Co-Ordinator  Executive Secretary  Det. Dept. Secretary	664.62 448.62 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.39 720.92 641.54 641.54 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 720.92 720.92	7,273.80
Robert Young Charles Westfield  PROCESSING OFFICERS: Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS: Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  CLERICAL: Mary J. Schoolfield Carolyn S. Minnich Beth Stafford Jo B. Abney	Civil Officer  """  """  """  """  """  Chief Jailer  Jailer  ""  ""  ""  ""  Co-Ordinator  Executive Secretary  Det. Dept. Secretary  Sec. to Sheriff's Staff	664.62 448.62 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	7,273.80
Robert Young Charles Westfield  PROCESSING OFFICERS:  Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS:  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  CLERICAL:  Mary J. Schoolfield Carolyn S. Minnich Beth Stafford	Civil Officer  """  """  """  """  """  Chief Jailer  Jailer  ""  ""  ""  ""  Co-Ordinator  Executive Secretary  Det. Dept. Secretary	664.62 448.62 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.39 720.92 641.54 641.54 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30	7,273.80

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CLERICAL CONTINUED:	***	~7	•	<b></b>	
Aubrey Haley, Sr.	Utility	CTer	K	504.92	
Mildred C. Wilkey				415.36	
Wm. H. Long	Dispatc	her		641.54	
Shelia J. Messick	11			641.54	
James M. Moore		•		641.54	
James Sanders	11			641.54	
Louise Twyman	11 .			641.54	7,568.30
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OTHERS:	G 0	cat		~~. ~~	•
Oliver Cobb	Court O	rrice:	r.	664.62	
Charles Dagnan	11	11		664.62	
Roy Eldridge	17	19		641.54	
Claude Kersey	**	16		752.30	
Grover T. Payne	11	#		752.30	
James Sage				720.92	
A. L. Dempsey	Process		er	727.38	
Wm. F. Drew	<b>91</b>	#1		727.38	
James G. Holder	11	11		727.38	
Bryant Turner	11	Ħ		727.38	
C. E. Arnold	Special		cer	76.16	
Richard Barnard	11	. 11		76.16	
W. Frank Clark	11	43		76.16	
Wm. E. DeSha, Jr.	11	11		161.54	
Mitchell Durham	11	11		76.16	
W. Harold Garner	11	11		76.16	
Robert Gilreath	11	11		76.16	
Will. A. Goodman	tt	11		38.08	
Aubrey Green	ŧī	11		76.16	
James A. Grindle	11	11		76.16	
George Hixson	11	17		76.16	
R. W. Janeway	11	11		76.16	
John Jenkins	11	17		76.16	
Bryson L. Johnson	11	11		76.16	
Karey Kaley	11	11		76.16	
	11	11			
William Kay	11	11		76.16	
Melvin Lovelady	11	11		76.16	
Wm. E. Page	11	11		76.16	
Charles Parks	"	17		76.16	
Edward Robinson		11		76.16	
Leslie Satterfield	11			76.16	
John L. Solomon	11	11		76.16	
Larry D. Stearns	11	•1		76.16	
Luther Tilley	11	11		76.16	
John Webster	11	41		76.16	
A. J. Wilson	11	11		76.16	
John Lanham	Staff C	hapla:	in	76.16	9,209.44
EIEDDS:/WOSDTENT & SDECTAT D	17mv • 1				
GUERDS (HOSPITAL & SPECIAL D Martha Robbs		Dutv	(Nurse)	160.00	
Robert Hoge, Jr.	Special			280.00	
George Kaylor	110022	Ducy	(Guard)	393.75	
O. U. Taylor	11	11	(Guard)	297.50	1,131.25
O. O. TAYLOL			(Guaru)	271000	# # # # # # # # # # # # # # # # # # #

ON MOTION of Councilman Mayfield, seconded by Councilman Long, that the report of the Sheriff's office be accepted, treat same as read, approved, and filed and made a matter of record. The foregoing Motion was unanimously Adopted by Acclamation. Total present-4. Absent-1.

\$ 113,882.32

TOTAL

### <u>OCTOBER TERM 1975</u>

ON MOTION of Councilman Mayfield, seconded by Councilman Long, to Adjourn. The foregoing Motion was unanimously Adopted by Acclamation.

Total present-4. Absent-1.

C H A I R M A N

COUNTY COURT CLERK

### $\underline{O} \ \underline{C} \ \underline{T} \ \underline{O} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

STATE OF TENNESSEE )

WEDNESDAY, OCTOBER 15, 1975

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 15th day of October, 1975, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had to-wit:-

Present and presiding, the Honorable Don Moore, Chairman.

County Court Clerk, W. F. (Bill) Knowles called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-1.

The invocation was given by Dr. Matthew McGowan, Central Presbyterian Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Ricketts, to dispense with the reading of the minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

Attached hereto is a copy of the Public Notice of this meeting, which was published in the local newspapers, and is made a part of these minutes.

* * * *

### <u>O C T O B E R T E R M 1 9 7 5</u>

COUNTY COUNCIL FLOYD L. FULLER, JR. ROBERT E. (908) LONG JACK D. MAYFIELD COYEL V. RICKETTS DALTON ROBERTS

• :: '



OFFICE OF THE COUNTY JUDGE Hamilton County. Tennessee DON MOORE, JUDGE Chattandoga. Tennessed 61409

> PUBLIC NOTICE OF MEETING OF COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE

Take notice, pursuant to Chapter 442, Public Acts of Tennessee of 1974, the County Council of Hamilton County, the governing body of said County, will convene and meet in preliminary session on Wednesday, October 15, 1975, at 9:00 A.M., Eastern Daylight Time, in the Conference Room, 201 Courthouse, and in open session at 10:00 A.M. in the County Council Room at the Hamilton County Courthouse, 6th and Walnut Streets, Chattanooga, where and at which time and place the said Hamilton County Council will transact such public business as may lawfully come before it.

> Don Moore, County Judge and Chairman of the County Council

CHATTANOOGA NEWS-FREE PRESS, THURSDAY, OCTOBER 9, 19/5

HE CHATTANOOGA TIMES, THURSDAY, OCTOBER 9, 1975.

PUBLIC NOTICE OF MEETING-OF COUNTY.
OF COUNTY.
COUNCIL OF
HAMILTON COUNTY.
TENNESSEE
Take notice, pursuant to Chapter 442. Public Acts of Tennessee of 1974, the County Council of Hamilton County, the governing body of said County, will convene and meet in preliminary session on Wachnesday, October 15, 1973, at 9:00 a.m., Eastern Daylight Time. in the Conference Room, 291 Courtheuse, and in open session at 10:00 a.m. in the County Council Room at the Hamilton County Courtheuse, the Amilton County Counthouse, the Amilton County Council will transact such public business as may lawfully come before it.
Don Mocre.
County Judge and Chairman of the Council

PUBLIC NOTICE
OF MEETING OF
COUNTY COUNCIL OF
HAMILTON COUNTY,
TENNESSEE
ke notice, pursuant to Chapter 447,
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inty Council of Hamilton County,
governing body of said County,
1 convene and meet in preliminary
sion on Wednesday, October 15,
5, at 9:00 A.M., Eastern Dayligh
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### <u>O C T O B E R T E R M 1 9 7 5</u>

Judge Moore stated that the single lot mobile home districts in Hamilton County is a new zoning that does away with the trailer park type of structuring that Hamilton County had previously had. This particular zoning was created to allow mobile homes on regular subdivision tracts with regulations so there would be some type of regulations about where they would be placed. There is considerably more restrictive zoning than we have had before. As of now it is possible to place them any place, just get a building permit and one can be put in. The Council created this new zoning regulation to regulate where mobile homes would be placed.

Judge Moore stated that the Planning Commission had recommended that this petition be approved and asked if there was anyone present in opposition.

Attorney Leon Davis, who was representing those opposed to the rezoning asked if the hearing on this resolution could be postponed for about 15 minutes in order for them to get a petition notarized.

(Judge Moore decided that this business would be heard following the rest of the rezoning petitions.)

*** Mr. Keese stated that there were about 6 acres of land and it was his plan to sell acre plots for trailers so there would be only about six plots at the most. Mr. Keese said he had not understood that those opposed were getting up a petition, that he could get a petition too signed by quite a few people, that there was strong sentiment in his favor in the area.

Mr. Davis presented a petition signed by more than 20% of the adjoining land owners who are in opposition to the change in zoning. A delegation of approximately 20 people opposing the rezoning was present at the meeting.

Mr. Davis introduced Mr. Porter Yarbrough, who is one of the builders developing the adjoining land, a subdivision called Sequoyah Forest. Mr. Davis said that the subdivision contains 64 lots and about one hald of these lots have homes already built on them.

Mr. Yarbrough stated that he felt the new mobile home ordinance was good, that it was a good thing to regulate the mobile homes areas. He felt that the purpose of the ordinance was to regulate them so as to keep them from being placed adjacent to single family homes. Mr. Yarbrough stated that the homes they are building are \$25,000-\$35,000 homes. He stated that one of the reasons people buy homes in subdivisions is to protect themselves regarding what will surround their homes. "Placing one mobile home or 100 mobile homes next to single family homes in subdivisions is unfair. Mobile homes should be placed in an area undeveloped which will let them set the precedent for the area," Mr. Yarbrough stated. Mr. Yarbrough stated in their subdivision there were 64 lots with about 30 homes already built and when completed the development would run over \$2 million. Mr. Yarbrough felt that it would be hard to get speculative builders and hard to sell the houses with trailers next door.

Mr. Yarbrough stated that Dr. Sam Gill, who was present at the meeting, and Dr. Jack Camp, who was out of town, both owned homes in the subdivision. Dr. Gill stated that he is one of the developers. Dr. Gill stated that they had let the meeting at the Planning Commission slip by them, that he was not notified of the meeting because the letter of notification had been sent to the man who had formerly been his partner in the development and they had parted under not too friendly relationships (the man had gotten into financial distress) so the man did not let Dr. Gill know about the notification. Dr. Gill stated that he already had about \$90,000 tied up in the development and he felt that putting trailers next door would "throw a wrench in the cog" in trying to sell the lots. Dr. Gill stated that he had "nothing against Mr. Keese trying to make a buck." He feels that a man should be able to use his property as he wishes, but he felt the ordinance was designed to protect those who were there first.

Dr. Gill said, "I was there first; I bought the property from Mr. Keese." He said that he and Dr. Camp own property all around and feel that they have a voice in the use of the property. Slides were shown of a few of the homes in the subdivision.

Mr. Nichol stated that his property is across the road from that owned by Mr. Keese. He has quite an investment in his home and has been there for about five years. Mr. Nichol stated that he felt trailers would be a detrimental aspect.

Judge Moore asked Mr. Davis if he knew Mr. Keese could put a trailer on the property.

Mr. Davis said he did know this, but under the zoning Mr. Keese is asking for he could put four trailers per acre, so there would be the possibility of more than six trailers. Mr. Davis felt trailers should go into an area first, that putting trailers next to the subdivision would destroy property values and make the property of less value to the County as well.

Mr. Kenny Parker stated he was a fairly new resident of the area and that his 7-year old daughter waits for the school bus within 200 feet of Mr. Keese's property. Mr. Parker stated that if he had known three months ago that this was "in the offing" he would have built elsewhere.

Mr. Keese stated that he did not believe as many as 20 homes had been built in the subdivision, probably about 17, and that the doctor had had the property for five years. Mr. Keese also feels that the value of the houses is overstated, that if he knows anything about houses there are a lot of "235 houses." There are a number of trailers in the area already. Mr. Keese will not run a trailer park, he will sell acre lots. (Of course, the new owners could sell again and do something else, Mr. Keese added.)

Judge Moore reminded Mr. Keese that if the property is rezoned he would have to submit a request to the Planning Commission for subdivision approval.

LOCATION AND/OR DESCRIP-

### <u>O C T O B E R T E R M 1 9 7 5</u>

Hamilton County Council Hamilton County Courthouse Chattanooga, Tennessee 37402

NAME AND

PLEASE TAKE NOTICE that we, the undersigned property owners living and/or owning real estate in the area for which a change in zoning classification is now pending before you, being petition #/9/15-002 submitted by SAM Keese are hereby opposing said zoning amendment, and respectfully request that said petition be denied.

Pursuant to Section 1306.3 of the Hamilton County Zoning Regulations, the signatures, as follows, constitute 20% or more of the owners of property in the area for which said change is requested; 20% or more of the owners having dwellings within 300 feet of said property; and 20% or more of those who own land adjacent thereto and within 300 feet thereof.

ADDRÉSS TION OF FROPERTY OWNED ise ante Sue Grass Hamley Road-Rtz-37379 ona C. Giass Upper Ridge -Terin.

### <u>OCTOBER TERM 1975</u>

STATE OF TENNESSEE

COUNTY OF HAMILTON

I, D. L. being one of the aforesaid property owners, upon being duly sworn, certify that the statements contained in the foregoing caption are true in substance and in fact.

Sworn and subscribed before me

this 15th day of October, 1975

Notary Public

My commission expires:

### OCTOBER TERM 1975

Hamilton County Courthouse Chattanooga, Tennessee 37402

PLEASE TAKE NOTICE that we, the undersigned property owners living and/or owning real estate in the area for which a change in zoning classification is now pending before you, being petition #/95-02submitted by Son Keese, are hereby opposing said zoning amendment, and respectfully request that said petition be denied.

Pursuant to Section 1306. 3 of the Hamilton County Zoning Regulations, the signatures, as follows, constitute 20 % or more of the owners of property in the area for which said change is requested; 20% or more of the owners having dwellings within 300 feet of said property; and 20% or more of those who own land adjacent thereto and within 300 feet thereof.

LOCATION AND/OR DESCRIP-NAME AND ADDRESS TION OF PROPERTY OWNED morgan RD. RT the - Margan 22", Smith Morgan Keli 9986 Snich Morgan Rel 9986 Smith Morgan Rd Hamly 9980 Smith Morgan Kd. Residence Avene Smith Morgan Pd RI.7 - Residence Smith Margan Rd ATI - Residence Al.7-Smith Morgan Rde - Residence 9-796 Smith Morgan Rd. Lesidence 9996 Smith Morgan Rd Residence 1647 Wendy by. Rt #2 Hamby Rd. Hemby Rd. Soddy TENN H utipal Ad-Land, Propres meratle Stef 1643 Wondy Circle 16 43 Weads Cicl 9718 Dall-in Hollowo Kd

1647 WENDY CIRCLE

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Konny Porks 1645 Wendy Circle Soddy / Recidence Paggy Facker 1645 Wendy Cercle Soddy / Residence Elsie N. Roberts 1639 Wendy A. Don't. James L. Loberts 1639 Would Cr. Loddy, Jones. Karen L. Snight Smith Morgan Rd Joddy, Jenn, 1) 4 9 Mrs Walcolm Brumley 1651 Wendy Circle Mi. & Mis. Chyde R. Woodell 1649 Wandy Cuche Mr & Mrs Reley M Sems 1622 Wendy Cir/Residence
Mr. & Mis. James Day newman 1618 Wendy Cir/Residence Mrs. Linda Watkin-Bt. 7 Smith Moegante, - Residence Mr. & Mrs. Dlenn D. Horne Hamby Rol. Soddy Sheri Horne Rta Hamby Rd. Soddy Høzel Thompson Soldy Denn MN + Mrs Albert Homby 9980 Smith Margan Saddle Babo Ridery Club (51 familie) Legucych Rd. Welle M. Nicker Lea. Jamilie) Legucych Rd. War. & Mrs. Emnett G. Stephens - Rt & Daisy. Henra. Mr. & Mrs. Richard a. Stephens - Rt & Daisy. Henra. Mr. + Mrs. William T. Hann - 7606 Dallos Holle Rd, Daisy D. L. Jamuel Sill, J. 104 Grunora W. H. Kon mrs. L. Samuel Siel, p. 104 Gilmore Lave, Hetsm

STATE OF TENNESSEE

COUNTY OF HAMILTON

Darmed Sully, being one of the aforesaid property owners, upon being duly sworn, certify that the statements contained in the foregoing caption are true in substance and

in fact.

Sworn and subscribed before me

day of October, 1975

Notary Public

My commission expires:

#### <u>OCTOBERTERM 1975</u>

Appl. #092

State of Tennessee

Hamilton County

October 15, 1975

### A RESOLUTION

NO. 1075-14

TITLE REZONING FROM AGRICULTURAL DISTRICT TO SINGLE LOTS MOBILE HOME DISTRICT A TRACT OF LAND LOCATED ON THE NORTH LINE OF THE SEQUOYAH ACCESS ROAD BETWEEN DALLAS HOLLOW ROAD AND SMITH MORGAN ROAD. THIS TRACT BEGINS 200' SE OF THE RIGHT-OF-WAY OF DALLAS HOLLOW ROAD, AND EXTENDS SE, ALONG THE NORTH R-O-W OF SEQUOYAH ACCESS ROAD, 515.5', THENCE SOUTH 175', THENCE EAST, CONTINUING ALONG SAID R-O-W, 280', THENCE NE 200', THENCE WEST 80', THENCE NE 320' TO THE SOUTH LINE OF LOT 13, SEQUOYAH FOREST, THENCE WEST, ALONG THE SOUTH LINE OF SEQUOYAH FOREST, 650', THENCE SW 355' TO SEQUOYAH ACCESS ROAD, THE POINT OF BEGINNING.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Sam E. and Maude Keese petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the north line of the Sequoyah Access Road between Dallas Hollow Road and Smith Morgan Road and said Planning Commission after hearing recommended that this petition be approved; and

WHEREAS, Sam E. and Maude Keese requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on October 15, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Single Lots Mobile Home District a tract of land located on the north line of the Sequoyah Access Road between Dallas Hollow Road and Smith Morgan Road. This tract begins 200' SE of the right-ofway of Dallas Hollow Road, and extends SE, along the north right-ofway of Sequoyah Access Road, 515.5', thence south 175', thence east, continuing along said right-of-way, 280', thence NE 200', thence west 80', thence NE 320' to the south line of Lot 13, Sequoyah Forest, thence west, along the south line of Sequoyah Forest, 650', thence SW 355' to Sequoyah Access Road, the point of beginning.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

Action tolon

Member of the County Council

(On Motion of Councilman Long, seconded by Councilman Fuller, to deny the petition...)

* * * *

ON MOTION of Councilman Long, seconded by Councilman Fuller, the foregoing Resolution was <u>DENIED</u> on a Roll Call vote, with the following members of the County Council being present and voting as follows:

Councilman Fuller, "Nay"; Councilman Long, "Nay"; Councilman Mayfield, "Nay" and Judge Moore, "Nay". Councilman Ricketts, "Aye". Total "Nay" votes-4. Total "Aye" votes-1.

* * * *

(The "Nay" vote was for those against the re-zoning.)

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### <u>OCTOBER TERM 1975</u>

Appl. #098

State of Tennessee

October 15, 1975

### A RESOLUTION

NO. 1075-15

TITLE REZONING FROM AGRICULTURAL DISTRICT TO SINGLE LOTS MOBILE HOME DISTRICT A TRACT OF LAND LOCATED ON AN UNNAMED ROAD SOUTH OF HARRISON BAY ROAD. THIS TRACT BEGINS AT A POINT IN THE WEST LINE OF SECTION 10, TOWNSHIP 4, RANGE 3, WEST OF THE BASIS LINE, OCOEE DISTRICT, SAID POINT BEING 1340' SOUTH OF THE NW CORNER AND EXTENDS SE 2145', THENCE SW 1300' THENCE NW 2145' TO THE WEST LINE OF SECTION 10, THENCE NE, ALONG THE WEST LINE OF SECTION 10, 1300' TO THE POINT OF BEGINNING, BEING A PART OF THE NW QUARTER OF SAID SECTION.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Allie O. McDaniel petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on an unnamed road South of Harrison Bay Road and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Allie C. McDaniel requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on October 15, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Single Lots Mobile Home District a tract of land located on an unnamed road South of Harrison Bay Road. This tract begins at a point in the West line of Section 10, Township 4, Range 3, West of the basis line, Ocoee District, said point being 1340' South of the NW Corner and extends SE 2145', thence SW 1300', thence NW 2145' to the West line of Section 10, thence NE, along the West line of Section 10, 1300' to the point of beginning, being a part of the NW quarter of said section.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Dones

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( The Planning Commission had recommended that this petition be denied.

Judge Moore asked if Mr. McDaniel was present. Mr. McDaniel stated that he did not plan to put a lot of trailers on very small lots, that it would mainly be used while people are putting up homes. Judge Moore asked if there was access to the property. Mr. McDaniel said he would have to have a road built for about .6 of a mile.

Attorney J. Thomas Mann represented the owners of adjoining property who have extensive plans for the area. Mr. Mann stated that the property owned by his clients was high ground whereas Mr. McDaniel's land was low ground. Allowing trailers to be placed on his land would be detrimental to the plans of Mr. Mann's clients.

Mr. McDaniel stated that "the whole thing is hills and valleys; mine is like his."

Judge Moore stated that in order to be approved the property must front on a public road and that the Planning Commission had recommended that the petition be denied.)

* * * *

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously <u>DENIED</u> by acclamation. Total present-5. Absent-0.

#### OCTOBER TERM 1975

Appl. #099

State of Tennessee

Hamilton County

October 15, 1975

### A RESOLUTION

NO. 1075-16

TITLE REZONING FROM AGRICULTURAL DISTRICT TO SINGLE LOTS MOBILE HOME DISTRICT A TRACT OF LAND LOCATED ON THE EAST LINE OF DOLLY POND ROAD, NORTH OF SIMS ROAD. THIS TRACT BEGINS SOME 1400' NORTH OF SIMS ROAD, FRONTS 772' ON THE EAST LINE OF DOLLY POND ROAD AND EXTENDS SE 465', THENCE SW 794', THENCE NW 478.9' TO DOLLY POND ROAD, THE POINT OF BEGINNING, BEING A PART OF THE NE QUARTER OF SECTION 23, TOWNSHIP 3, RANGE 3, WEST OF THE BASIS LINE, OCOEE DISTRICT.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Allie O. McDaniel petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the East line of Dolly Pond Road, North of Sims Road and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Allie O. McDaniel requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on October 15, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Agricultural District to Single Lots Mobile Home District a tract of land located on the East line of Dolly Pond Road, North of Sims Road. This tract begins some 1400' North of Sims Road, fronts 772' on the East line of Dolly Pond Road and extends SE 465', thence SW 794', thence NW 478.9' to Dolly Pond Road, the point of beginning, being a part of the NE quarter of Section 23, Township 3, Range 3, West of the basis line, Ocoee District.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Approved

#### $\underline{O} \ \underline{C} \ \underline{T} \ \underline{O} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

(Judge Moore stated that the application had been approved by the Planning Commission and asked if anyone was present in opposition. There was no one.)

* * * *

ON MOTION of Councilman Long, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

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#### <u>OCTOBER TERM 1975</u>

Appl. #107

State of Tennessee

October 15, 1975

### A RESOLUTION

NO. 1075-17

TITLE REZONING FROM URBAN RESIDENTIAL DISTRICT AND RURAL RESIDENTIAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED ON THE EAST LINE OF MAIN STREET SOUTH OF LEE HIGHWAY. THIS TRACT BEGINS 290' SOUTH OF LEE HIGHWAY, FRONTS 126' ON THE EAST LINE OF MAIN STREET, ALSO BEING OOLTEWAH-GEORGETOWN ROAD, AND EXTENDS SE 390' TO THE WEST LINE OF LOT 24, PARK PLACE ADDITION, OOLTEWAH, THENCE NE 120' TO THE SOUTH LINE OF THE LOCAL BUSINESS ZONE, THENCE NW, ALONG THE EXISTING LOCAL BUSINESS LINE, 410' TO MAIN STREET, THE POINT OF BEGINNING, BEING THE SOUTH 120' OF LOTS 20, 21, 22, and 23, PARK PLACE ADDITION AND AN UNPLATTED AREA.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Nanalee B. Watts and Daisy Hall petitioned The Chattanooga Hamilton County Regional Planning Commission to rezone a tract of land located on the East line of Main Street South of Lee Highway, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Nanalee B. Watts and Daisy Hall requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on October 15, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Urban Residential District and Rural Residential District to Local Business District a tract of land located on the East line of Main Street, South of Lee Highway. This tract begins 290' South of Lee Highway, fronts 126' on the East line of Main Street, also being Ooltewah-Georgetown Road, and extends SE 390' to the West line of Lot 24, Park Place Addition, Ooltewah, thence NE 120' to the South line of the Local Business Zone, thence NW, along the existing Local Business Line, 410' to Main Street, the point of beginning, being the South 120' of Lots 20, 21, 22, and 23, Park Place Addition and an unplatted area.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Approve

#### $\underline{O} \ \underline{C} \ \underline{T} \ \underline{O} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

(Judge Moore stated that the Planning Commission had recommended rezoning, that the adjoining property is zoned commercially. There was no one present in opposition.)

Mr. Howard Hundley, who represents Mesdames Watts and Hall, stated he would be glad to answer any questions.)

* * * *

ON MOTION of Councilman Long, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

#### OCTOBER TERM 1975

Appl. #108

State of Tennessee

Hamilton County

October 15, 1975

### A RESOLUTION

NO. 1075-18

TITLE CLOSURE OF AN ALLEY LOCATED EAST OF MAIN STREET AND SOUTH OF LEE HIGHWAY. AN UNNAMED ALLEY, 28' WIDE, BEING 180' SOUTH OF LEE HIGHWAY, BEGINNING AT A POINT 208' EAST OF MAIN STREET, ALSO BEING OOLTEWAH-GEORGETOWN ROAD, AND EXTENDING SE 200' TO THE WEST LINE OF LOTS 15 AND 24, BEING BETWEEN LOTS 16, 17, 18, 19, AND 20, 21, 22, AND 23, PARK PLACE ADDITION, OOLTEWAH.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Nanalee B. Watts petitioned The Chattanooga-Hamilton County Regional Planning Commission to close an alley located East of Main Street and South of Lee Highway, and said Planning Commission after hearing recommended that said petition be approved, subject to the approval of the County Engineer and all public utilities; and

WHEREAS, Nanalee B. Watts requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on October 15, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to close an alley located East of Main Street and South of Lee Highway. An unnamed alley, 28' wide, being 180' South of Lee Highway, beginning at a point 208' East of Main Street, also being Ooltewah-Georgetown Road, and extending SE 200' to the West line of Lots 15 and 24, being between lots 16, 17, 18, 19, and 20, 21, 22, and 23, Park Place Addition, Ooltewah. This approval is subject to the approval of the County Engineer and all public utilities.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken / More

#### $\underline{O} \ \underline{C} \ \underline{T} \ \underline{O} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

(Judge Moore stated that the Planning Committee had recommended approval subject to the approval of the County engineer and public utilities.)

* * *

ON MOTION of Councilman Long, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation.

Total present-5. Absent-0.

State of Tennessee

**Familian County**

Appl. #116

October 15, 1975

# A RESOLUTION

NO. 1075-18

TITLE REZONING FROM WHOLESALE AND LIGHT INDUSTRIAL DISTRICT TO INDUSTRIAL DISTRICT A TRACT OF LAND LOCATED ON THE NORTH LINE OF I-75 ACCESS ROAD BETWEEN THE VOLUNTEER ORDINANCE WORKS PROPERTY AND DREW HUNTER ROAD. THIS TRACT BEGINS SOME 660' SW OF THE SOUTH LINE OF THE J. A. HUNTER SUBDIVISION, FRONTS 523.7' ON THE NORTH LINE OF THE ACCESS ROAD TO I-75 AND EXTENDS NW 787', THENCE NE 456.8', THENCE SE 1197.7' TO THE ACCESS ROAD, THE POINT OF BEGINNING, BEING A PART OF THE SE QUARTER OF SECTION 18, TOWNSHIP 4, RANGE 2, WEST OF THE BASIS LINE, OCOEE DISTRICT.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Arthur W. and Frances Barnes petitioned The Chattanooga-Hamilton County Regional Planning Commission to recommend to the Judge and Members of the County Council the rezoning from Wholesale and Light Industrial District to Industrial District a tract of land located on the north line of I-75 Access Road between the Volunteer Ordinance Works property and Drew Hunter Road; and

WHEREAS, Arthur W. and Frances Barnes requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on October 15, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Zoning Resolution of Hamilton County be amended to rezone from Wholesale and Light Industrial District to Industrial District a tract of land located on the North line of I-75 Access Road between the Volunteer Ordinance Works property and Drew Hunter Road. This tract begins some 660' SW of the South line of the J. A. Hunter Subdivision, fronts 523.7' on the North line of the Access Road to I-75 and extends NW 787', thence NE 456.8', thence SE 1197.7' to the Access Road, the point of beginning, being a part of the SE quarter of Section 18, Township 4, Range 2, west of the Basis Line, Ocoee District.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Sprwc

(Judge Moore stated that this property has a building on it which has in the past been used for the manufacture of bolts. Attorney Boyd was present representing the Barnes. A man was present who represented the Gerald Holmes Company; he stated that the building would be used by Mr. Holmes for the construction of wreckers.)

ON MOTION of Councilman Long, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

### State of Tennessee Samilton County

October 15, 1975

### A RESOLUTION

NO. 1075-20

TITLE AUTHORITY TO ACCEPT OFFER OF JAMES E. RECTOR, 1217 E. 34TH STREET, CHATTANOOGA, TENNESSEE, TO PURCHASE Lot 51, Amended Plat of White City, The Chattanooga Land Company's Subdivision No. 2, Reeves Tax #150-2-14, State Tax #168A-3/156P-20, as shown in Plat Book 6, Page 56, in the Register's Office of Hamilton County, Tennessee, IN THE AMOUNT OF \$650.00 (Six Hundred and Fifty and no/100 dollars).

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Lot 51, Amended Plat of White City, The Chattanooga Land Company's Subcivision No. 2, Reeves Tax #150-2-14, State Tax #168A-#/156P-20, as shown in Plat Book 6, Page 56, in the Register's Office of Hamilton County, Tennessee, was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes and;

WHEREAS, the property has been appraised at a value of \$650.00; and
WHEREAS, Hamilton County has received an offer of \$650.00 from James E. Rector,
1217 East 34th Street, Chattanooga, Tennessee.

NOW, THEREFORE, BE IT RESOLVED, That the said offer of \$650.00 be approved and the County Judge be authorized to execute a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, That the County Judge is authorized to proceed with the closing of the transaction and the collection of court costs and expenses of the sale, disburse and balance pro rata, based on the tax rate of Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Aggertal

Member of the County Council

#### 

(Judge Moore said that this was apparently city back tax property and that this was the highest and best bid.)

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

1

October 15, 1975

#### OCTOBER TERM 1975

### A RESOLUTION

NO. 1075-21

CHATTANOOGA, TENNESSEE 37404, TO PURCHASE Lot ten, Stone and Evans Subdivision of Lots one to eight, inclusive, and seventeen to twenty-four, inclusive, McClungs Addition, as shown by plat of record in Plat book 6, Page 13, of the Register's Office of Hamilton County, Tennessee. According to said plat and said lot fronts fifty feet on the southern line of Main Street and extends southwardly, between parallel lines, one hundred forty-five feet to the northern line of an alley, IN THE AMOUNT OF \$12,500.00

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Lot ten, Stone and Evans Subdivision of Lots One to Eight, inclusive, and Seventeen to Twenty-four, inclusive, McClungs Addition, as shown by plat of record in Plat Book 6, Page 13, of the Register's Office of Hamilton County, Tennessee. According to said lat said lot fronts fifty (50) feet on the southern line of Main Street and extends southwardly between parallel lines, one hundred forty-five (145) feet to the northern line of an alley, was purchased by Hamilton County and the City of Chattanooga on account of unpaid taxes; and

WHEREAS, The property has been appraised at a value of \$12,500; and
WHEREAS, Hamilton County has received an offer of \$12,500 from HOLLIS E.
WILLAIMS, 1412 East Main Street, Chattanooga, Tennessee 37404.

NOW THEREFORE, BE IT RESOLVED, That the said offer of \$12,500 be approved and the County Judge be authorized to execute a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, That the County Judge is authorized to proceed with the closing of the transaction and the collection of court costs and expenses of the sale, disburse and balance pro rata, based on the tax rate of Hamilton County.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Action taken

#### $\underline{O} \ \underline{C} \ \underline{T} \ \underline{O} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

(Judge Moore stated that this was a back tax property sale, and this was the highest and best bid.)

ON MOTION of Judge Moore, seconded by Councilman Fuller, the fore-going Resolution was unanimously Adopted on a Roll Call vote with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

### 

# State of Tennessee **Familton County

October 15, 1975

### A RESOLUTION

NO. 1075-22

TITLE A RESOLUTION TO DIRECT THE COUNTY ATTORNEY TO INITIATE APPROPRIATE LEGAL PROCEEDINGS FOR THE PURPOSE OF ENFORCING THE ZONING REGULATIONS OF HAMILTON COUNTY.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, The Chief Inspector of the Building Inspection Department, Mr. Clyde D. Jobe, has reported that a violation of the Zoning Regulations of Hamilton County presently exists, said violation being the operation of a garage business by Mssrs. Gary Geiger and Olan Whittenburg within an area not properly zoned for such use; and

WHEREAS, aforesaid Chief Inspector, after proper notice and warning to the abovenamed persons, finds it necessary to secure legal enforcement of the Zoning Regulations in order to correct this nonconforming use.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That the County Attorney is hereby directed to initiate appropriate proceedings, including such litigation as may be required, against the aforementioned persons in order to secure compliance with the Zoning Regulations of Hamilton County and to seek any penalties, forfeitures or fines due thereunder.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Action

Member of the County Council

(Judge Moore stated that this was in connection with two pieces of property where the owners have refused to comply with the request of the building inspector. One is running a garage and the other is operating a junk yard; both have refused to comply with zoning.)

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

### OCTOBER TERM 1975

### State of Tennessee Hamilton County

October 15, 1975

### A RESOLUTION

1075-23 NO.

TITLE A RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO ENTER INTO, EXECUTE AND PAY CERTAIN SUMS UNDER AN AGREEMENT FOR THE PROVISION OF ARCHITECTURAL SERVICES TOWARD CONSTRUCTING A NEW HEALTH SERVICES COMPONENT FOR THE HUMAN RESOURCES CENTER IN SODDY-DAISY, TENNESSEE.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, the provision of health services, to the residents of Hamilton County that reside in areas without adequate health facilities therein is a primary concern to the leaders and citizenry of this County; and

WHEREAS, a prerequisite step to constructing this health-services facility involves engaging the services of a competent and professional architectural firm .

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That the County Judge is hereby authorized to enter into and execute the attached agreement, said agreement being herein incorporated by reference, for the purpose of securing architectural services toward the construction of a new Health Services Component for the Human Resources Center in Soddy-Daisy, Tennessee, and the County Judge is further authorized to pay Nineteen Thousand Seven Hundred and Fifty-Nine Dollars (\$19,759.00) thereunder.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Augustus

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

#### <u>OCTOBERTERM 1975</u>

#### THE AMERICAN INSTITUTE OF ARCHITECTS



AIA Document B141

# Standard Form of Agreement Between Owner and Architect

THIS DOCUMENT HAS IMPORTANT LEGAL CONSEQUENCES; CONSULTATION WITH AN ATTORNEY IS ENCOURAGED WITH RESPECT TO ITS COMPLETION OR MODIFICATION

#### **AGREEMENT**

made this -----in the year of Nineteen Hundred and Seventy-Five

BETWEEN the Owner: Hamilton County, Tennessee

and the Architect: James Franklin, Architects/Planners, P. A.

For the following Project: Construction of a new Health Services Component for the (Include detailed description of Project location and scope)
Human Resources Center in Soddy-Daisy, Tennessee.

The Owner and the Architect agree as set forth below.

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#### OCTOBERTERM 1975

#### FIXED FEE

- I. THE ARCHITECT shall provide professional services for the Project in accordance with the Terms and Conditions of this Agreement.
- II. THE OWNER shall compensate the Architect, in accordance with the Terms and Conditions of this Agreement.
  - A. FOR BASIC SERVICES, as described in Paragraph 1.1, Basic Compensation shall be computed on the basis of a FIXED FEE

Nineteen Thousand Seven Hundred Fifty Nine dollars (\$ 19,759.00 ),

(less reimbursable expense, if any), including services set out in 'B. FOR ADDITIONAL SERVICES, as described in Paragraph 1.3 compensation computed as follows:

1. Principals' time at the fixed xxtexe rates below dollown Succeeding how For the purpose of this Agreement, the Principals are:

James R. Franklin at the fixed rate of Thirty Five and No/100 Dollars (\$35.00) per hour.

W- Vance Travis, Jr. at the fixed rate of Thirty and No/100 Dollars (\$30.00) per hour.

*Paragraph 1.3.8 and preparation of specifications for bidding on interior component partitions and modules, and all interior furnishings and equipment 2. Employees' time (other than Principals) at a multiple of Two and One Half

(2-1/2 ) times the employees' Direct Personnel Expense as defined in Article 4.

3. Services of professional consultants at a multiple of One and One Fourth (1-1/4) times the amount billed to the Architect for such services:

#### **EXXMXXNUXXIX RXXNENXXXX**

ХИЛКЯ ХЖЯКИЙ????ИИЯ ЖАЖАКІРИАНДИКХЖНЯВНВІМХИНК КИЖДИК ДИККАДМАНЦА АККІЖМКХХ

- D. FOR REIMBURSABLE EXPENSES, amounts expended as defined in Article 5.
- III. THE OWNER AND ARCHITECT agree in accordance with the Terms and Conditions of this Agreement that:
  - A. IF SCOPE of the Project is changed materially, compensation shall be the subject to renegotiation.

### 

#### TERMS AND CONDITIONS OF AGREEMENT BETWEEN OWNER AND ARCHITECT

#### ARTICLE 1

#### ARCHITECT'S SERVICES

#### 1.1 BASIC SERVICES

The Architect's Basic Services consist of the five phases described below and include normal structural, mechanical and electrical engineering services and any other services included in Article 14 as Basic Services.

#### **SCHEMATIC DESIGN PHASE**

- 1.1.1 The Architect shall review the program furnished by the Owner to ascertain the requirements of the Project and shall confirm such requirements to the Owner.
- 1.1.2 Based on the mutually agreed upon program, the Architect shall prepare Schematic Design Studies consisting of drawings and other documents illustrating the scale and relationship of Project components for approval by the Owner.
- 1.1.3 The Architect shall submit to the Owner a Statement of Probable Construction Cost based on current area, volume or other unit costs.

#### **DESIGN DEVELOPMENT PHASE**

- 1.1.4 The Architect shall prepare from the approved Schematic Design Studies, for approval by the Owner, the Design Development Documents consisting of drawings and other documents to fix and describe the size and character of the entire Project as to structural, mechanical and electrical systems, materials and such other essentials as may be appropriate.
- 1.1.5 The Architect shall submit to the Owner a further Statement of Probable Construction Cost.

#### CONSTRUCTION DOCUMENTS PHASE

- 1.1.6 The Architect shall prepare from the approved Design Development Documents, for approval by the Owner, Drawings and Specifications setting forth in detail the requirements for the construction of the entire Project including the necessary bidding information, and shall assist in the preparation of bidding forms, the Conditions of the Contract, and the form of Agreement between the Owner and the Contractor.
- 1.1.7 The Architect shall advise the Owner of any adjustments to previous Statements of Probable Construction Cost indicated by changes in requirements or general market conditions.
- 1.1.8 The Architect shall assist the Owner in filing the required documents for the approval of governmental authorities having jurisdiction over the Project.

#### **BIDDING OR NEGOTIATION PHASE**

1.1.9 The Architect, following the Owner's approval of the Construction Documents and of the latest Statement

of Probable Construction Cost, shall assist the Owner in obtaining bids or negotiated proposals, and in awarding and preparing construction contracts.

### CONSTRUCTION PHASE — ADMINISTRATION OF THE CONSTRUCTION CONTRACT

- 1.1.10 The Construction Phase will commence with the award of the Construction Contract and will terminate when the final Certificate for Payment is issued to the Owner.
- 1.1.11 The Architect shall provide Administration of the Construction Contract as set forth in AlA Document A201, General Conditions of the Contract for Construction, and the extent of his duties and responsibilities and the limitations of his authority as assigned thereunder shall not be modified without his written consent.
- 1.1.12 The Architect, as the representative of the Owner during the Construction Phase, shall advise and consult with the Owner and all of the Owner's instructions to the Contractor shall be issued through the Architect. The Architect shall have authority to act on behalf of the Owner to the extent provided in the General Conditions unless otherwise modified in writing.
- 1.1.13 The Architect shall at all times have access to the Work wherever it is in preparation or progress.
- 1.1.14 The Architect shall make periodic visits to the site to familiarize himself generally with the progress and quality of the Work and to determine in general if the Work is proceeding in accordance with the Contract Documents. On the basis of his on-site observations as an architect, he shall endeavor to guard the Owner against defects and deficiencies in the Work of the Contractor. The Architect shall not be required to make exhaustive or continuous on-site inspections to check the quality or quantity of the Work. The Architect shall not be responsible for construction means, methods, techniques, sequences or procedures, or for safety precautions and programs in connection with the Work, and he shall not be responsible for the Contractor's failure to carry out the Work in accordance with the Contract Documents.
- 1.1.15 Based on such observations at the site and on the Contractor's Applications for Payment, the Architect shall determine the amount owing to the Contractor and shall issue Certificates for Payment in such amounts. The issuance of a Certificate for Payment shall constitute a representation by the Architect to the Owner, based on the Architect's observations at the site as provided in Subparagraph 1.1.14 and the data comprising the Application for Payment, that the Work has progressed to the point indicated; that to the best of the Architect's knowledge, information and belief, the quality of the Work is in accordance with the Contract Documents (subject to an evaluation of the Work for conformance with the Contract Documents upon Substantial Completion, to the results of any subsequent tests required by the Contract

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Documents, to minor deviations from the Contract Documents correctable prior to completion, and to any specific qualifications stated in the Certificate for Payment); and that the Contractor is entitled to payment in the amount certified. By issuing a Certificate for Payment, the Architect shall not be deemed to represent that he has made any examination to ascertain how and for what purpose the Contractor has used the moneys paid on account of the Contract Sum.

- 1.1.16 The Architect shall be, in the first instance, the interpreter of the requirements of the Contract Documents and the impartial judge of the performance thereunder by both the Owner and Contractor. The Architect shall make decisions on all claims of the Owner or Contractor relating to the execution and progress of the Work and on all other matters or questions related thereto. The Architect's decisions in matters relating to artistic effect shall be final if consistent with the intent of the Contract Documents.
- 1.1.17 The Architect shall have authority to reject Work which does not conform to the Contract Documents. Whenever, in his reasonable opinion, he considers it necessary or advisable to insure the proper implementation of the intent of the Contract Documents, he will have authority to require special inspection or testing of any Work in accordance with the provisions of the Contract Documents whether or not such Work be then fabricated, installed or completed.
- 1.1.18 The Architect shall review and approve shop drawings, samples, and other submissions of the Contractor only for conformance with the design concept of the Project and for compliance with the information given in the Contract Documents.
- 1.1.19 The Architect shall prepare Change Orders.
- 1.1.20 The Architect shall conduct inspections to determine the Dates of Substantial Completion and final completion, shall receive and review written guarantees and related documents assembled by the Contractor, and shall issue a final Certificate for Payment.
- 1.1.21 The Architect shall not be responsible for the acts or omissions of the Contractor, or any Subcontractors, or any of the Contractor's or Subcontractors' agents or employees, or any other persons performing any of the Work.

#### 1.2 PROJECT REPRESENTATION BEYOND BASIC SERVICES

- 1.2.1 If more extensive representation at the site than is described under Subparagraphs 1.1.10 through 1.1.21 inclusive is required, and if the Owner and Architect agree, the Architect shall provide one or more Full-Time Project Representatives to assist the Architect.
- 1.2.2 Such Full-Time Project Representatives shall be selected, employed and directed by the Architect, and the Architect shall be compensated therefor as mutually agreed between the Owner and the Architect as set forth in an exhibit appended to this Agreement.
- **1.2.3** The duties, responsibilities and limitations of authority of such Full-Time Project Representatives shall be set forth in an exhibit appended to this Agreement.

1.2.4 Through the on-site observations by Full-Time Project Representatives of the Work in progress, the Architect shall endeavor to provide further protection for the Owner against defects in the Work, but the furnishing of such project representation shall not make the Architect responsible for construction means, methods, techniques, sequences or procedures, or for safety precautions and programs, or for the Contractor's failure to perform the Work in accordance with the Contract Documents.

#### 1.3 ADDITIONAL SERVICES

The following Services shall be provided when authorized in writing by the Owner, and they shall be paid for by the Owner as hereinbefore provided,

- 1.3.1 Providing analyses of the Owner's needs, and programming the requirements of the Project.
- **1.3.2** Providing financial feasibility or other special studies.
- 1.3.3 Providing planning surveys, site evaluations, environmental studies or comparative studies of prospective sites.
- 1.3.4 Providing design services relative to future facilities, systems and equipment which are not intended to be constructed as part of the Project.
- 1.3.5 Providing services to investigate existing conditions or facilities or to make measured drawings thereof, or to verify the accuracy of drawings or other information furnished by the Owner.
- **1.3.6** Preparing documents for alternate bids or out-of-sequence services requested by the Owner.
- 1.3.7 Providing Detailed Estimates of Construction Cost or detailed quantity surveys or inventories of material, equipment and labor.
- 1.3.8 Providing interior design and other services required for or in connection with the selection of furniture and furnishings.
- **1.3.9** Providing services for planning tenant or rental spaces.
- 1.3.10 Making revisions in Drawings, Specifications or other documents when such revisions are inconsistent with written approvals or instructions previously given and are due to causes beyond the control of the Architect.
- 1.3.11 Preparing supporting data and other services in connection with Change Orders if the change in the Basic Compensation resulting from the adjusted Contract Sum is not commensurate with the services required of the Architect.
- 1.3.12 Making investigations involving detailed appraisals and valuations of existing facilities, and surveys or inventories required in connection with construction performed by the Owner.
- 1.3.13 Providing consultation concerning replacement of any Work damaged by fire or other cause during construction, and furnishing professional services of the construction.

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- set forth in Paragraph 1.1 as may be required in connection with the replacement of such Work.
- 1.3.14 Providing professional services made necessary by the default of the Contractor or by major defects in the Work of the Contractor in the performance of the Construction Contract.
- 1.3.15 Preparing a set of reproducible record prints of drawings showing significant changes in the Work made during the construction process, based on marked-up prints, drawings and other data furnished by the Contractor to the Architect.
- 1.3.16 Providing extensive assistance in the utilization of any equipment or system such as initial start-up or testing, adjusting and balancing, preparation of operation and maintenance manuals, training personnel for operation and maintenance, and consultation during operation.
- 1.3.17 Providing services after issuance to the Owner of the final Certificate for Payment.
- 1.3.18 Preparing to serve or serving as an expert witness in connection with any public hearing, arbitration proceeding or legal proceeding.
- 1.3.19 Providing services of professional consultants for other than the normal structural, mechanical and electrical engineering services for the Project.
- 1.3.20 Providing any other services not otherwise included in this Agreement or not customarily furnished in accordance with generally accepted architectural practice.

#### ARTICLE 2

#### THE OWNER'S RESPONSIBILITIES

- **2.1** The Owner shall provide full information, including a complete program, regarding his requirements for the Project.
- 2.2 The Owner shall designate, when necessary, a representative authorized to act in his behalf with respect to the Project. The Owner shall examine documents submitted by the Architect and shall render decisions pertaining thereto promptly, to avoid unreasonable delay in the progress of the Architect's services.
- 2.3 The Owner shall furnish a certified land survey of the site giving, as applicable, grades and lines of streets, alleys, pavements and adjoining property; rights-of-way, restrictions, easements, encroachments, zoning, deed restrictions, boundaries and contours of the site; locations, dimensions and complete data pertaining to existing buildings, other improvements and trees; and full information concerning available service and utility lines both public and private, above and below grade, including inverts and depths.
- 2.4 The Owner shall furnish the services of a soils engineer or other consultant when such services are deemed necessary by the Architect, including reports, test borings, test pits, soil bearing values, percolation tests, air and water pollution tests, ground corrosion and resistivity tests and other necessary operations for determining subsoil, air and water conditions, with appropriate professional recommendations.

- 2.5 The Owner shall furnish structural, mechanical, chemical and other laboratory tests, inspections and reports as required by law or the Contract Documents.
- 2.6 The Owner shall furnish such legal, accounting, and insurance counseling services as may be necessary for the Project, and such auditing services as he may require to ascertain how or for what purposes the Contractor has used the moneys paid to him under the Construction Contract.
- 2.7 The services, information, surveys and reports required by Paragraphs 2.3 through 2.6 inclusive shall be furnished at the Owner's expense, and the Architect shall be entitled to rely upon the accuracy and completeness thereof.
- 2.8 If the Owner becomes aware of any fault or defect in the Project or non-conformance with the Contract Documents, he shall give prompt written notice thereof to the Architect.
- 2.9 The Owner shall furnish information required of him as expeditiously as necessary for the orderly progress of the Work.

#### ARTICLE 3

#### CONSTRUCTION COST

- 3.1 If the Construction Cost is to be used as the basis for determining the Architect's Compensation for Basic Services, it shall be the total cost or estimated cost to the Owner of all Work designed or specified by the Architect. The Construction Cost shall be determined as follows, with precedence in the order listed:
- 3.1.1 For completed construction, the cost of all such Work, including costs of managing construction;
- 3.1.2 For Work not constructed, (1) the lowest bona fide bid received from a qualified bidder for any or all of such Work, or (2) if the Work is not bid, the bona fide negotiated proposal submitted for any or all of such Work; or
- 3.1.3 For Work for which no such bid or proposal is received, (1) the latest Detailed Estimate of Construction Cost if one is available, or (2) the latest Statement of Probable Construction Cost.
- **3.2** Construction Cost does not include the compensation of the Architect and his consultants, the cost of the land, rights-of-way, or other costs which are the responsibility of the Owner as provided in Paragraphs 2.3 through 2.6 inclusive.
- 3.3 The cost of labor, materials and equipment furnished by the Owner for the Project shall be included in the Construction Cost at current market rates including a reasonable allowance for overhead and profit.
- 3.4 Statements of Probable Construction Cost and Detailed Cost Estimates prepared by the Architect represent his best judgment as a design professional familiar with the construction industry. It is recognized, however, that neither the Architect nor the Owner has any control over the cost of labor, materials or equipment, over the contractors' methods of determining bid prices, or over competitive bidding or market conditions. Accordingly, the

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Architect cannot and does not guarantee that bids will not vary from any Statement of Probable Construction Cost or other cost estimate prepared by him.

- 3.5 When a fixed limit of Construction Cost is established as a condition of this Agreement, it shall be in writing signed by the parties and shall include a bidding contingency of ten percent unless another amount is agreed upon in writing. When such a fixed limit is established, the Architect shall be permitted to determine what materials, equipment, component systems and types of construction are to be included in the Contract Documents, and to make reasonable adjustments in the scope of the Project to bring it within the fixed limit. The architect may also include in the Contract Documents alternate bids to adjust the Construction Cost to the fixed limit.
- 3.5.1 If the Bidding or Negotiating Phase has not commenced within six months after the Architect submits the Construction Documents to the Owner, any fixed limit of Construction Cost established as a condition of this Agreement shall be adjusted to reflect any change in the general level of prices which may have occurred in the construction industry for the area in which the Project is located. The adjustment shall reflect changes between the date of submission of the Construction Documents to the Owner and the date on which proposals are sought.
- 3.5.2 When a fixed limit of Construction Cost, including the Bidding contingency (adjusted as provided in Subparagraph 3.5.1, if applicable), is established as a condition of this Agreement and is exceeded by the lowest bona fide bid or negotiated proposal, the Detailed Estimate of Construction Cost or the Statement of Probable Construction cost, the Owner shall (1) give written approval of an increase in such fixed limit, (2) authorize rebidding the Project within a reasonable time, or (3) cooperate in revising the Project scope and quality as required to reduce the Probable Construction Cost. In the case of (3) the Architect, without additional charge, shall modify the Drawings and Specifications as necessary to bring the Construction Cost within the fixed limit. The providing of such service shall be the limit of the Architect's responsibility in this regard, and having done so, the Architect shall be entitled to compensation in accordance with this Agreement.

#### ARTICLE 4

#### DIRECT PERSONNEL EXPENSE

Direct Personnel Expense is defined as the salaries of professional, technical and clerical employees engaged on the Project by the Architect, and the cost of their mandatory and customary benefits such as statutory employee benefits, insurance, sick leave, holidays, vacations, pensions and similar benefits.

#### ARTICLE 5

#### REIMBURSABLE EXPENSES

5.1 Reimbursable Expenses are in addition to the Compensation for Basic and Additional Services and include actual expenditures made by the Architect, his employ-

ees, or his professional consultants in the interest of the Project for the expenses listed in the following Subparagraphs:

- 5.1.1 Expense of transportation and living when traveling in connection with the Project; long distance calls and telegrams; and fees paid for securing approval of authorities having jurisdiction over the Project.
- **5.1.2** Expense of reproductions, postage and handling of Drawings and Specifications excluding duplicate sets at the completion of each Phase for the Owner's review and approval.
- **5.1.3** If authorized in advance by the Owner, expense of overtime work requiring higher than regular rates and expense of renderings or models for the Owner's use.
- **5.1.4** Expense of computer time for professional services when included in Paragraph II.
- 5.1.5 Expense of computer time when used in connection with Additional Services.

#### **ARTICLE 6**

#### PAYMENTS TO THE ARCHITECT

- 6.1 Payments on account of the Architect's Basic Services shall be made as follows:
- **6.1.1** An initial payment as set forth in Paragraph II is the minimum payment under this Agreement.
- **6.1.2** Subsequent payments for Basic Services shall be made monthly in proportion to services performed so that the compensation at the completion of each Phase, except when the compensation is on the basis of a Multiple of Direct Personnel Expense, shall equal the following percentages of the total Basic Compensation:

Schematic Design Phase	15%
Design Development Phase	35%
Construction Documents Phase	75%
Bidding or Negotiation Phase	80%
Construction Phase	100%

- 6.1.3 If the Contract Time initially established in the Construction Contract is exceeded by more than thirty days through no fault of the Architect, compensation for Basic Services performed by Principals, employees and professional consultants required to complete the Administration of the Construction Contract beyond the thirtieth day shall be computed as set forth in Paragraph II for Additional Services.
- 6.2 Payments for Additional Services of the Architect as defined in Paragraph 1.3, and for Reimbursable Expenses as defined in Article 5, shall be made monthly upon presentation of the Architect's statement of services rendered.
- 6.3 No deductions shall be made from the Architect's compensation on account of penalty, liquidated damages, or other sums withheld from payments to contractors.
- **6.4** If the Project is suspended for more than three months or abandoned in whole or in part, the Architect

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shall be paid his compensation for services performed prior to receipt of written notice from the Owner of such suspension or abandonment, together with Reimbursable Expenses then due and all termination expenses as defined in Paragraph 8.3 resulting from such suspension or abandonment. If the Project is resumed after being suspended for more than three months, the Architect's compensation shall be subject to renegotiation.

6.5 Payments due the Architect under this Agreement shall bear interest at the legal rate commencing sixty days after the date of billing.

#### ARTICLE 7

#### ARCHITECT'S ACCOUNTING RECORDS

Records of Reimbursable Expenses and expenses pertaining to Additional Services on the Project and for services performed on the basis of a Multiple of Direct Personnel Expense shall be kept on a generally recognized accounting basis and shall be available to the Owner or his authorized representative at mutually convenient times.

#### **ARTICLE 8**

#### TERMINATION OF AGREEMENT

- 8.1 This Agreement may be terminated by either party upon seven days' written notice should the other party fail substantially to perform in accordance with its terms through no fault of the party initiating the termination.
- **8.2** In the event of termination due to the fault of parties other than the Architect, the Architect shall be paid his compensation for services performed to termination date, including Reimbursable Expenses then due and all termination expenses.
- **8.3** Termination Expenses are defined as Reimbursable Expenses directly attributable to termination, plus an amount computed as a percentage of the total compensation earned to the time of termination, as follows:

20 percent if termination occurs during the Schematic Design Phase; or

10 percent if termination occurs during the Design Development Phase; or

5 percent if termination occurs during any subsequent phase.

#### ARTICLE 9

#### OWNERSHIP OF DOCUMENTS

Drawings and Specifications as instruments of service are and shall remain the property of the Architect whether the Project for which they are made is executed or not. They are not to be used by the Owner on other projects or extensions to this Project except by agreement in writing and with appropriate compensation to the Architect.

#### **ARTICLE 10**

#### SUCCESSORS AND ASSIGNS

The Owner and the Architect each binds himself, his partners, successors, assigns and legal representatives to

the other party to this Agreement and to the partners, successors, assigns and legal representatives of such other party with respect to all covenants of this Agreement. Neither the Owner nor the Architect shall assign, sublet or transfer his interest in this Agreement without the written consent of the other.

#### ARTICLE 11

#### ARBITRATION

- 11.1 All claims, disputes and other matters in question between the parties to this Agreement, arising out of, or relating to this Agreement or the breach thereof, shall be decided by arbitration in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association then obtaining unless the parties mutually agree otherwise. No arbitration, arising out of, or relating to this Agreement, shall include, by consolidation, joinder or in any other manner, any additional party not a party to this Agreement except by written consent containing a specific reference to this Agreement and signed by all the parties hereto. Any consent to arbitration involving an additional party or parties shall not constitute consent to arbitration of any dispute not described therein or with any party not named or described therein. This Agreement to arbitrate and any agreement to arbitrate with an additional party or parties duly consented to by the parties hereto shall be specifically enforceable under the prevailing arbitration law.
- 11.2 Notice of the demand for arbitration shall be filed in writing with the other party to this Agreement and with the American Arbitration Association. The demand shall be made within a reasonable time after the claim, dispute or other matter in question has arisen. In no event shall the demand for arbitration be made after the date when institution of legal or equitable proceedings based on such claim, dispute or other matter in question would be barred by the applicable statute of limitations.
- 11.3 The award rendered by the arbitrators shall be final, and judgment may be entered upon it in accordance with applicable law in any court having jurisdiction thereof.

#### ARTICLE 12

#### EXTENT OF AGREEMENT

This Agreement represents the entire and integrated agreement between the Owner and the Architect and supersedes all prior negotiations, representations or agreements, either written or oral. This Agreement may be amended only by written instrument signed by both Owner and Architect.

#### ARTICLE 13

#### **GOVERNING LAW**

Unless otherwise specified, this Agreement shall be governed by the law of the principal place of business contains Architect.

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### <u>OCTOBERTERM 1975</u>

# ARTICLE 14 OTHER CONDITIONS OR SERVICES

This Agreement executed the day and year first written above.

OWNER: Hamilton County, Tennessee

ARCHITECT: James Franklin, Architects/

Planners, P. A.

Don Moore, Hamilton County Judge

8

James R. Franklin, President

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(Judge Moore stated that Jim Franklin is the architect and the cost for the design and specifications of the building and components is \$19,759. The cost of the construction of the building was going to about a million and a half dollars but it has now come down considerably.)

# State of Cennessee

Hamilton County

October 15, 1975

### <u>OCTOBER TERM 1975</u>

### A RESOLUTION

NO. 1075-24

TITLE A RESOLUTION TO ESTABLISH THE COUNTY COUNCIL SELECT COMMITTEE ON EDUCATIONAL QUALITY FOR THE PURPOSES AND OBJECTIVES SET FORTH HEREIN.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, it is the express intent of this County Council, as the legislative body of Hamilton County, to insure that the citizens of this County receive, in a qualitative manner, public services commensurate with available resources; and

WHEREAS, the public education of our children is among the most important services so rendered by and through our public professional employees, therefore being a matter which requires the greatest scrutiny and the most conscientious concern by all the citizens of this County.

NOW, THEREFORE, BE IT RESOLVED BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That in order to insure the qualitative delivery of public services as mentioned hereinabove, and to properly evaluate the current status of said services, there is hereby established the County Council Select Committee on Educational Quality; and

BE IT FURTHER RESOLVED, that said Committee on Educational Quality shall be composed of seven (7) prominent and independent citizens of Hamilton County, which persons shall be designated and appointed to said Committee at the next regularly-scheduled meeting of this Council, the aforesaid Committee Members to serve thereon until June 30, 1976, or until the accomplishment of the tasks hereinbelow charged to this body, if accomplished prior to such date, or until such time as it shall not be possible for a member to serve thereon, whereupon a successor appointee shall be designated; and

BE IT FURTHER RESOLVED, that said Committee members, upon passage of this Resolution shall, by mutual agreement as to time and place, assemble as soon as is both convenient and practical, and, when assembled, shall select a chair-person and vice-chairperson, who, once chosen, shall be charged with providing said committee with guidance and shall also, from time to time, make reports of committee findings and progress to this Council by and through the chair-person; and

BE IT FURTHER RESOLVED, that said Committee shall adopt such rules and procedures as it may, in its discretion, deem most appropriate to accomplishing the objective of providing quality education to our Hamilton County children within the economic capabilities of the taxpayers of Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Classical

Member of the County Council

#### <u>OCTOBER TERM 1975</u>

(Judge Moore stated that this Resolution would establish a committee consisting of 7 citizens to be designated at the next regular meeting to report back to the Council prior to June 30, 1976. The 7 would not be from educational or governmental positions and would be able to give the Council a citizen's view of the educational quality in Hamilton County and would help in making deliberations of "where we are going."

Councilman Fuller stated that he thought the Council should be very careful of forming a committee of seven people who are not from educational or governmental positions, that he was not sure this was the input the Council needs. Councilman Fuller said that he was "afraid this committee would drive a wedge between education and government."

Judge Moore stated that he would expect that the committee would hear from both education and government in a hearing, that he really doesn't know how to bring the two groups any closer.

Councilman Fuller suggested that they could sit down and talk, the education and legislative bodies, and try to do what this resolution sets out to do.

Mr. James Booth, president of the HCEA, stated that he felt if the Council does go ahead and approve the formation of this committee that a criteria for deciding who will serve on the committee should be established. Mr. Booth stated that he thought the committee should not consist of people within the city, that they should be residents of the communities served by the county schools, parents of children in the county schools. He felt they should establish this criteria prior to establishing the committee. Mr. Booth does not feel the progress of education makes much difference to people without children in the schools.

Judge Moore stated that he thought whether people had children in the schools or not education does make a difference because these people pay taxes and they live in communities with graduates of these schools.

Mr. Booth felt that having representatives from education on the committee would enable them to see the situation in the schools, they would have a direct concern over what is happening.

Judge Moore stated that is what PTA and PTO organizations are for.

Mr. Booth asked if the committee members would be PTA members?

Judge Moore told Mr. Booth "I think you are trying to stack the deck." Judge Moore stated that he would like to know what the general public thinks.

Mr. Booth stated if people are not directly affected, then you "are stacking it the other way."

Judge Moore said he hoped not.

Councilman Fuller stated that he was not giving a blanket endorsement that everything in education is triple-A. He simply feels that they can better achieve the results they are hoping for by letting education and legislative people sit down and talk rather than by appointing this committee.

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing
Resolution was Adopted on a Roll Call vote, with the following members of
the County Council being present and voting as follows: Councilman Fuller,
"Nay"; Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman

Ricketts, "Aye" and Judge Moore, "Aye". Total "Aye" votes-4. "Nay" v

# State of Cennessee

Hamilton County

October	15,	1975

#### <u>OCTOBERTERM 1975</u>

### A RESOLUTION

NO.	1075-25

TITLE A RESOLUTION TO MEMORALIZE CREED FLETCHER BATES, EDUCATOR, PATRIOT, HISTORIAN.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Creed Fletcher Bates, educator, patriot, and historian, died October 10, 1975 at the age of 81 years; and

WHEREAS, he was a distinguished educator who served as principal of Chattanooga High School for 37 years, from 1927 until his retirement in 1964, where he maintained the highest standards of excellence for both students and faculty, and where he instituted such programs for quality education as the first Tennessee high school course in Russian, a Bible course for credit, the first fifth year course in mathematics, the first high school course in child care in the South; and

WHEREAS, he never lost his enthusiasm for learning, taking a master's degree from Columbia University, doing advanced study at Stanford, the University of Wisconsin, and the Sorbonne in Paris, and continuing his scholarship throughout his whole life, thereby conveying this love of learning to all those who knew him; and

WHEREAS, he served Hamilton County with distinction as the Hamilton County Historian; and

WHEREAS, he served his country with honor as a soldier, being called to both World Wars, attaining the rank of Army lieutenant-colonel in World War II, and remaining active after the wars in the American Legion, World War I veterans affairs, and Armed Forces celebrations; and

WHEREAS, he was a vigorous and effective civic leader, working through the Civitan Club for the T. C. Thompson's Children's Hospital, supporting the YMCA and the Bonny Oaks School; and

WHEREAS, he was beloved and honored by his fellow citizens, receiving the Civitan Club's prestigious T. C. Thompson Award for longtime community service and the Chattanooga Bar Association's Liberty Bell Award for his civic contributions being honored in special ceremonies by the Rotary Club on his 80th birthday, being made an honorary member of the Annetta Trimble Chapter of the National Honor Society at City High, the first NHS chapter in this area, and having a freshman scholarship fund established in his name at the University of Tennessee at Chattanooga for a City High graduate.

NOW, THEREFORE, BE IT RESOLVED, BY THE HAMILION COUNTY COUNCIL, that we take this means to pay tribute to the memory of Creed Fletcher Bates, educator, patriot, and historian.

BE IT FURTHER RESOLVED, that copies of this Resolution be sent to his sister Miss Betty Bates, 102 Stivers Avenue, Chattanooga, and to his sister Mrs. Frederick H. Fox of New Orleans and Wilson Road, Signal Mountain.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Color Color

Member of the County Council

#### $\underline{O} \ \underline{C} \ \underline{T} \ \underline{O} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

(Judge Moore stated that Colonel Bates was not only his former principal but a dear friend.)

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

V.

State of Tennessee Hamilton County

October 15, 1975

# RESOLUTION

NO. 1075-26 .

TITLE

TO GRANT A VARIANCE IN SUBDIVISION REGULATIONS TO ALLOW A 17% GRADE ON ROYAL SHADOWS DRIVE AND AN 18% GRADE ON DENWOOD WAY IN MOUNTAIN SHADOWS SUBDIVISION.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

THAT, due to extreme topographic conditions Mr. J. D. Lee be granted a variance in Subdivision Regulations to construct about 400 feet of Royal Shadows Drive with a grade of 17% and 375 feet of Denwood Way with a grade of 18% in Mountain Shadows Subdivision.

The maximum grade allowed is 15% except by a variance by the Hamilton County Council.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken

ON MOTION of Judge Moore, seconded by Councilman Fuller, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

Mr. Booth stated that at the October 1 Council meeting he had requested that Mr. Turner ask for the state Attorney General's opinion.

Mr. Turner stated that he did send a letter to the Attorney General but had received no answer as yet. He is not sure if he will get a reply because it is very unusual for the Attorney General to give an opinion on a local level matter. Mr. Booth asked that Mr. Turner let them know when an answer is received.

Mr. Booth reminded Judge Moore that the Council had voted to meet with the Board of Education, and he requested that a date be set for the meeting.

Judge Moore said that the reason for the requested meeting was to do what the Board of Education did--to approve a salary increase for the teachers.

Mr. Booth said that only a 5% raise was approved and the teachers had asked for 7% so he felt the meeting should still be held.

Judge Moore said that he was not aware of any further need for the meeting since the Board did take action, but asked what the pleasure of the Council was.

Mr. Turner stated that the Council cannot change the budget unless the Attorney General rules differently.

Mr. Booth said that they understood the resolution had been passed and the Board of Education approved a meeting.

Judge Moore told Mr. Booth that the teachers have gotten relief, even though it was not what they had requested, and that there was no way the Council could do anything else. "The Council does not have the power to give the relief you ask," Judge Moore added.

Councilman Long asked when the Board of Education would meet next and suggested they meet with them.

Mr. Booth stated that the next meeting is to be a week from Thursday (October 23) at 6:00 p.m. at the Department of Education building on Oak Street, room 104.

Councilman Fuller said he felt that "it cannot hurt to sit down and reason; at least we could get some things out in the open."

ON MOTION of Councilman Fuller, seconded by Councilman Long, that the County Council meet with the Board of Education on Thursday, October 23, 1975, at 6:00 P.M. in room 104 of the Department of Education. The foregoing Motion was unanimously Adopted by Acclamation.

#### <u>OCTOBER TERM 1975</u>

Mr. George McCoy, Chairman of the legislative committee for retired teachers, told the Council that they were planning to ask for a change in the private pension act. Mr. McCoy asked if there needed to be an actuary study made prior to the request for a change. At the present time those retired receive money over a ten-year period, 120 equal payments with 4% interest compounded annually. The retired teachers are planning to ask that this be increased for life for those who live past the age of 75. Mr. McCoy asked Judge Moore if the Council would be willing to help them in the Legislature session next January and if an actuary study is needed for this request or if the figures of Mr. Tom Dye of the local pension board would suffice.

Judge Moore told Mr. McCoy that the law requires that an actuary study be made every five years, that an actuary must be employed by the pension board and paid for by pension funds.

Mr. McCoy said that the last study was made in 1972.

Councilman Fuller asked if he knows the cost of the study.

Mr. McCoy did not.

Judge Moore stated that the Council puts in \$125,000 a year into the fund. He thought an actuary study would "run a couple of thousand dollars" but would be necessary before any law could be put into effect.

* * * *

Mr. John W. Elliott and Mr. Dennis Chauncey appeared to lodge a complaint against the City of Chattar oga. Mr. Elliott presented petitions signed by those objecting to page taxes in the form of buying city stickers and safety lane stickers when they are not residents of the city. Mr. Elliott read a statement requesting the assistance of the County Council. (see attached statement).

Judge Moore told Mr. Elliott that they would be glad to accept the petitions but this matter has twice come before the Supreme Court and twice been ruled against. Judge Moore stated that this came about when the City of Chattanooga went under home rule, that prior to that time the legislature could change some of these applications but now it would take a general law passed having to do with city stickers.

Mr. Elliott stated that if every city took this position "you might have to pay a lot more." He feels that the State of Tennessee should look into this and that if "you people would help us and put your weight behind it" something could be done. They feel if it is to be enforced it should be state-wide.

County Attorney Turner stated that the law reads if you use the streets of Chattanooga for 30 days, you must buy a city sticker.

 $\mbox{\rm Mr.}$  Elliott stated that some residents of Chattanooga do not have them.

Mr. Chauncey stated that the City police are giving tickets at DuPont when people from other counties do not have the stickers.

Judge Moore stated that the Legislature passed an act saying you cannot levy a tax on those who reside outside the county in which the tax is levied.

Mr. Elliott stated that people are going to go to another county to buy license tags.

#### OCTOBER TERM 1975

Judge Moore and Mr. Knowles stated that this is against the law (TCA 59-401). Judge Moore stated if you're caught then you have violated two laws, including improper registration.

Mr. Elliott said they looked up the law and since it states that you must buy tags in your home county or the county in which you operate, it would be up to the State to prove this.

ON MOTION of Councilman Mayfield, to declare Kelly Ferry Road or Nichols Road as a 5th class county Road.

Judge Moore stated that he and County Manager Dalton Roberts had tried to drive this road and could not, that it is simply rough graded out as though a bulldozer had gone in and pushed the brush aside. The road does not serve anybody but the Samples property and he felt the County would be taking on a road which is not a road as County expense.

Councilman Long asked if the road was on the tax maps?

Judge Moore stated it was not.

County Engineer Proctor stated that the road does not meet the 5th class standards of county roads.

Councilman Long asked what would be involved in getting the road to meet these standards. Judge Moore said "Building a road," and said he didn't know why we should build a road to serve one person. Judge Moore said he told Mr. Samples if he would bring the road up to 5th class standards then it could be accepted.

The Motion failed for lack of a second.

ON MOTION of Judge Moore, seconded by Councilman Mayfield, to approve pro rata tax distribution in the case of the Chattanooga Housing Authority and Sol Edlestein - No. 19667. The foregoing Motion was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

WE wish to lodge a complaint against the lity of Chattaxooga in that they are trying to force residents of Hamilton County to buy City and Saftey Jane stickers. This was instituted several years ago as a one year temporary tax. It has now become permenant and company way. It is a privelege. The State of Tenn the city claims it is a privelege. The State of Tenn and the city is taking the State's authority in this and the city is taking the State's authority in this matter. What the city is doing is putting a double tay on city residents and trying to tay county residents in an area where they receive no benefits from these shinds on how in they from these funds on have any chance to vote from the people who handle these funds. In the words of our fore-fathers, "taxation without Representation. If the City holds the authority to impose this tay and this is what it is no matter what it is called, why don't they enforce it on all residents of the city, out of state and out of County licesensed vehicles and the large trucks, they know they don't have the authority and would get organized presistance from the large trucks operators and they have already been struck down on Enfacing out of state and out of lounty licensened vehicles. WE appeal to the County Council to join us in this Effort to rid ourselves and our neighbors of this

John W. Elliatt, Jr. 460 N. Bowman Rd Daisy TENN 37319

## 

#### PLEASE READ AND SIGN ONLY ONE PETETION

We the undersigned residents of Mamilton County feel we are being discriminated against by the City Of Chattanooga in that the City is trying to force Mamilton County residents to pay taxes in the form of City Stickers while exempting all other county, out of state, licensed motor vehicles, trucks and certain other vehicles. We feel if this situation is not corrected immediately we have no other recourse but to register our vehicles and purchase our licenses in some other county than Mamilton county.

namilton county.	
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## <u>OCTOBERTERM 1975</u>

## PLEASE READ AND SIGN ONLY ONE PETETION

We the undersigned residents of Mamilton County feel we are being discriminated against by the City of Chattanooga in that the City is trying to force Hamilton County residents to pay taxes in the form of City Stickers while exempting all other county, out of statelicensed motor vehicles, trucks and certain other vehicles. We feel if this situation is not corrected immediately we have no other recourse but to register our vehicles and purchase our licenses in some other county than Mamilton county.

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Resa Williams	122 Hemlock St. Daise Jenn.
Baul Prickett	1 45-21 Dayton Blod
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OCTOBER TERM 1975

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#### PLACE RAID AND SIGH ONLY CHE PRINTING

We the undersigned residents of Essilton County feel we are being discriminated against by the City of Chatteroogs in that the City is trying to force Esmilton County residents to pay texes in the form of City Stickers while excepting all other county, out of statelicensed motor vehicles, trucks and certain other vehicles. We feel if this situation is not corrected immediately we have no other recourse but to register our vehicles and purchase our licenses in some other county than Esmilton county.

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## OCTOBER

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### <u>O C T O B E R T E R M 1 9 7 5</u>

# PLEASE FEAD AND SIGN ONLY PETITON

We the undersigned residents of Hamilton County feel we are being discriminated against by the City of Chartenooga in that the City is trying to force Hamilton County residents to pay taxes in the form of City Stickers while excepting all other county, out of state licensed motor vehicles, trucks and certain other vehicles. We feel if this situation is not corrected immediately we have no other recourse but to register our vehicles and purchase our licenses in some other county than Hamilton county.

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## <u>O C T O B E R T E R M 1 9 7 5</u>

## PLEASE FEAD AND SIGH CHLI PETITON

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## <u>OCTOBER TERM 1975</u>

# PLEASE READ AND SIGN ONLY PETITON

We the undersigned residents of Mamilton County feel we are being discriminated against by the City of Chattenooga in that the City is trying to force Hamilton County residents to pay taxes in the form of City Stickers while exempting all other county, out of state licensed motor vehicles, trucks and certain other vehicles. We feel if this situation is not corrected immediately we have no other recourse but to register our vehicles and purchase our licenses in some other county than Eamilton county.

NAME	ADDRESS	NO. OF	NO. OF VEHICLES		
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## PLEASE READ AND SIGN ONLY PETITON

We the undersigned residents of Mamilton County feel we are being discriminated against by the City of Chattanooga in that the City is trying to force Mamilton County residents to pay taxes in the form of City Stickers while exempting all other county, out of state licensed motor vehicles, trucks and certain other vehicles. We feel if this situation is not corrected immediately we have no other recourse but to register our vehicles and purchase our licenses in some other county than Mamilton county.

NAME	ADDRESS	NO. OF VENICLES	
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## <u>OCTOBER TERM 1975</u>

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#### <u>OCTOBER TERM 1975</u>

ON MOTION of Judge Moore, seconded by Councilman Mayfield, to adjourn.

Mr. Alan Derthick and Mr. Thomas Mann of the Library Board were present with a rendering of the preliminary design of the new library branch building to be constructed at North Gate. The design has been approved. Mr. Derthick pointed out that the building has been designed so that it can be used at other locations for future branches. There is a central control desk from which the whole building can be observed. A meeting room seating 65 people is designed so that it is possible with a gate to close off the rest of the building so that this room can be used for meetings when the library is closed.

Judge Moore asked if this same design would be used for the branch at East Gate.

Mr. Derthick said conceivably it would, that one piece of property being considered for the East Gate branch is smaller and this design would fit that site.

Councilman Fuller asked if the building is all on one level; Mr. Derthick said it is.

Mr. Mann stated that there is a savings on architectural fees by using the same design for several branches.

ON MOTION of Councilman Long, seconded by Councilman Fuller, to Adjourn. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

CHA RMAN

COUNTY COURT CLERK

## <u>NOVEMBER TERM 1975</u>

STATE	OF	TENNESSEE	)			
				WEDNESDAY, NOVEMBER	5,	1975
COUNTY	OF	HAMILTON	)			

BE IT REMEMBERED, That on this the 5th day of November, 1975, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:-

Present and presiding, the Honorable Don Moore, Chairman.

County Court Clerk, W. F. (Bill) Knowles called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

The invocation was given by Rev. Joseph P. Collins, Stanley United Methodist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Ricketts, to dispense with the reading of the minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5.

Absent-0.

Attached hereto is a copy of the Public Notice of this meeting, which was published in the local newspapers, and is made a part of these minutes.

FLOYD L. FULLER, JR. ROBERT E. (BOB) LONG JACK D. MAYFIELD COYEL V. RICKETTS DALTON ROBERTS



Office of the County Judge Hamilton County. Tennessee DON MOORE, JUDGE

CHATTANOOGA, TENNESSEE 37402

PUBLIC NOTICE OF MEETING OF COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE

Take notice, pursuant to Chapter 442, Public Acts of Tennessee of 1974, the County Council of Hamilton County, the governing body of said County, will convene and meet in preliminary session on Wednesday, November 5, 1975, at 9:00 A. M., Eastern Daylight Time, in the Conference Room, 201 Courthouse, and in open session at 10:00 A. M., in the County Council Room at the Hamilton County Courthouse, 6th and Walnut Streets, Chattanooga, where and at which time and place the said Hamilton County Council will transact such public business as may lawfully come before it.

> Don Moore, County Judge and Chairman of the County Council

THE CHATTANOOGA TIMES, TUESDAY, OCTOBER 28, 1975.

PUBLIC NOTICE
OF MEETING OF
COUNTY COUNTY. TENNESSE
Take notice, pursuant to Chapter
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Chattanooga, where and at which
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County Council will transact such
public business as may lawfully
come before it.

DON MOORE.

DON MOORE. County Judge and Chairman of the County Council.

## <u>NOVEMBER TERM 1975</u>

Judge Moore stated that the Planning Commission had recommended that this petition be denied.

Gary Geiger was represented by his brother Joe Geiger. Joe Geiger stated that the property had been surveyed and a deed study done to prove the property rights. Joe Geiger stated that his brother Gary had already spent more than \$12,000 to improve the water problem on the property. The water had at one time run across the Geiger property onto the Frazier property but Gary Geiger had had a pond and ditches dug and put lines in underground to drain off the water. Mr. Joe Geiger stated that his mother does operate a beauty shop in a trailer on the property but they understood this was legal and she has only a small 2 x 2 sign. Mr. Geiger stated that one of the neighbors who is objecting to the rezoning - Mr. Hagen - has junk cars on his property and that the Hagen septic tank drains into Gary Geiger's pond.

Gus Hatfield, attorney, was present representing Mr. McKee and McKee Bakery, who are opposing the rezoning. Mr. Hatfield stated that the property in question floods very easilty during any rain and quite badly when the rain is hard. There are three trailers on the property now and Mr. Hatfield understands that water has been in the trailers.

Mr. Geiger said this is not true.

Mr. Hatfield stated that this rezoning would also cause a traffic hazard, that the road is narrow, and the exit from the property is between two rises and traffic coming out onto the narrow road would create a traffic hazard. Also the property size is inadequate for the purposes that would require the rezoning.

Mr. John Goodbrand, who lives in the Springfield subdivision, owns property within 300' of the site in question, and he had two letters from property owners in opposition. Also a letter from Paul Lench was presented in opposition. Mr. Goodbrand stated that the water has been very high around the trailers. He also stated that there had been "all kinds of rumors as to what kind of business was to be put there, but there was already a CB radio shop and a swap shop and the trailers."

Mr. Barney Hagen, who owns a house by the Geigers, stated that he was not appearing with animosity or with ill feelings, that Mr. Geiger has the right to ask for rezoning like anybody else, that he was glad we live in a country like that. Mr. Hagen stated that he did have several old cars on his property that his boys had intended to use parts from but now his boys were no longer at home.

Judge Moore asked Mr. Hagen if he intended to move the cars.

Mr. Hagen stated that he did hope to get someone to haul them away but that he was in opposition to the rezoning.

Mr. Ken Keesley stated that he lived between the bakery and Mr. Geiger's property. Mr. Keesley stated that it was nice out there when the property was agricultural but now "you can't step out your door without CB's blasting" and that he is in opposition to the rezoning.

Mrs. Keesley stated that she had heard "if Mr. Geiger does not like you you had better watch out" and she doesn't feel they need people like that close to them.

Mr. Preston Jones, representing Mr. John R. Phillips, stated that Mr. Phillips owns two lots in the Springfield subdivision, and that it is a highly restricted subdivision and he is in opposition.

Mrs. Bill Giles, who lives across the street, stated that she was in opposition to the rezoning.

Mr. Harold Buttman, who rents a house from Mr. Geiger, spoke in Mr. Geiger's defense. Mr. Buttman stated that Mr. Geiger certainly would not harm anyone, that he helps people. Mr. Buttman said that Mr. Geiger had been trying to improve the water situation, that he put in the pond, and had spent quite a bit of money, but no one appreciated it. He stated that he had no problems about "the CB's blasting" and he lives right next door.

A man who lived on the other side of Mr. Geiger stated that Mr. Geiger had put in tiles too small and had filled in a drainage ditch between the lots.

Mr. Turner, County Attorney, stated that this matter had been referred to the attorney's office and wondered if the Council wanted to give Mr. Geiger a certain time to remove the things from the property.

Judge Moore stated that the Council would give Mr. Geiger a 30-day period to remove them, and at the end of that time the County Attorney would bring legal proceedings against him if everything was not removed.

Mr. Geiger's brother asked what things would be involved, did they mean the trailers where they live and the business and everything?

Judge Moore told Mr. Geiger to consult with the County Attorney about this.

* * * *

Paul D. & Linda V. Mench Springview Subdivision Collegedale, Tennessee

Hamilton County Council Hamilton County Courthouse Chattanooga, Tennessee

Re: Appeal of rezoning application for Gieger property.

Gentlemen:

We own property which adjoins the Gieger property, and are most distressed at the possibility of the property being rezoned to permit the installation of mobile homes or commercial development. Due to the fact that I received notice of your meeting on the evening of Nov. 4. 1975. I was unable to circulate a petition through the neighborhood. However, past conversation between the neighbors in Springview has been very negative toward further commercial development in the immediate area around the sub-division. Your consideration of our opposition in this matter would be appreciated.

Paul D. & Linda V. Mench

Linda N. Menel

## $\underline{\mathtt{N}} \ \underline{\mathtt{O}} \ \underline{\mathtt{V}} \ \underline{\mathtt{E}} \ \underline{\mathtt{M}} \ \underline{\mathtt{B}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \ \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

Appl. #127

State of Tennessee

Hamilton County

November 5, 1975

# A RESOLUTION

NO. 1175-1

TITLE REZONING FROM AGRICULTURAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED IN THE 4900 BLOCK OF APISON PIKE, BEING ON THE SOUTH LINE OF APISON PIKE ADJOINING COLLEGEDALE CITY LIMITS. THIS TRACT BEGINS AT A POINT IN THE SOUTH LINE OF APISON PIKE, SAID POINT BEING 127' WEST OF THE COLLEGEDALE CITY LIMITS LINE, FRONTS 170' ON THE SOUTH LINE OF APISON PIKE AND EXTENDS SW 515', THENCE SE 220' TO THE COLLEGEDALE CITY LIMITS LINE, THENCE NE, ALONG SAID LINE 450', THENCE NW 125', THENCE NE 200' TO APISON PIKE, THE POINT OF BEGINNING, BEING A PART OF LOT 6, A. F. FIELDS DIVISION.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Gary N. and Nancy L. Geiger petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located in the 4900 Block of Apison Pike, being on the South line of Apison Pike adjoining Collegedale City Limits, and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Gary N. and Nancy L. Geiger requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on November 5, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the request of Gary N. and Nancy L. Geiger to rezone from Agricultural District to Local Business District a tract of land located in the 4900 Block of Apison Pike, being on the South line of Apison Pike adjoining Collegedale City Limits, said tract begins at a point in the South line of Apison Pike, said point being 127' West of the Collegedale City Limits Line, fronts 170' on the South line of Apison Pike and extends SW 515', thence SE 220' to the Collegedale City Limits Line, thence NE, along said Line 450', thence NW 125', thence NE 200' to Apison Pike, the point of beginning, being a part of Lot 6, A. F. Fields Division be denied.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Klenied

# $\underline{\mathtt{N}} \ \underline{\mathtt{O}} \ \underline{\mathtt{V}} \ \underline{\mathtt{E}} \ \underline{\mathtt{M}} \ \underline{\mathtt{B}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \quad \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \quad \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously <u>DENIED</u> by acclamation. Total present-5. Absent-0.

#### <u>NOVEMBER TERM 1975</u>

Hamilton County 1975-127 September 8, 1975

#### RESOLUTION

WHEREAS, Gary N. and Nancy L. Geiger, on August 11, 1975, petitioned the Chattanooga-Hamilton County Regional Planning Commission to recommend to the Judge and Members of the County Council the rezoning from Agricultural District to Local Business District a tract of land located in the 4900 block of Apison Pike, being on the south line of Apison Pike adjoining Collegedale City Limits.

This tract begins at a point in the south line of Apison Pike, said point being 127 feet west of the Collegedale City Limits

Line, fronts 170 feet on the south line of Apison Pike and extends southwest 515 feet, thence southeast 220 feet to the Collegedale

City Limits Line, thence northeast, along said line, 450 feet, thence northwest 125 feet, thence northeast 200 feet to Apison

Pike, the point of beginning, being a part of lot 6, A. F. Fields

Division.

AND WHEREAS, the Planning Commission held a public hearing on this petition on September 8, 1975,

AND WHEREAS, present in opposition was Ken Keesley, who stated that the applicant has had everything from garages and farm markets to beauty shops on the property. A neighbor has had trouble renting a house because of the noise and traffic. He showed pictures of a swimming pool that had changed the natural drainage of the property. Mr. H. E. Graham stated that this was a residential area and that there have been many uses on the property. He said that the road was hazardous as there was a blind spot on the road. He said that there are nice homes in the area and that the cereal factory is the only business in the area.

## <u>NOVEMBER TERM 1975</u>

1975-127

Apison Pike from this property. He hopes to build on the back four lots and the type of development that is proposed would depreciate his lots. An unidentified lady stated that she had contacted the Building Commissioner's office about the applicant not having a permit and was told that they had been out to see him on three different occasions. Barney Hagan was present in opposition and stated that he owns a house west of the property and is expecting to move in within a few days when he retires. He stated that Geiger had done some bulldozer work and had taken a fence down without saying anything to anyone.

NOW THEREFORE, BE IT RESOLVED that the Planning Commission, on September 8, 1975, recommended to the Judge and Members of the County Council that this petition be denied.

Respectfully submitted,

THORDIS D. HARDEN

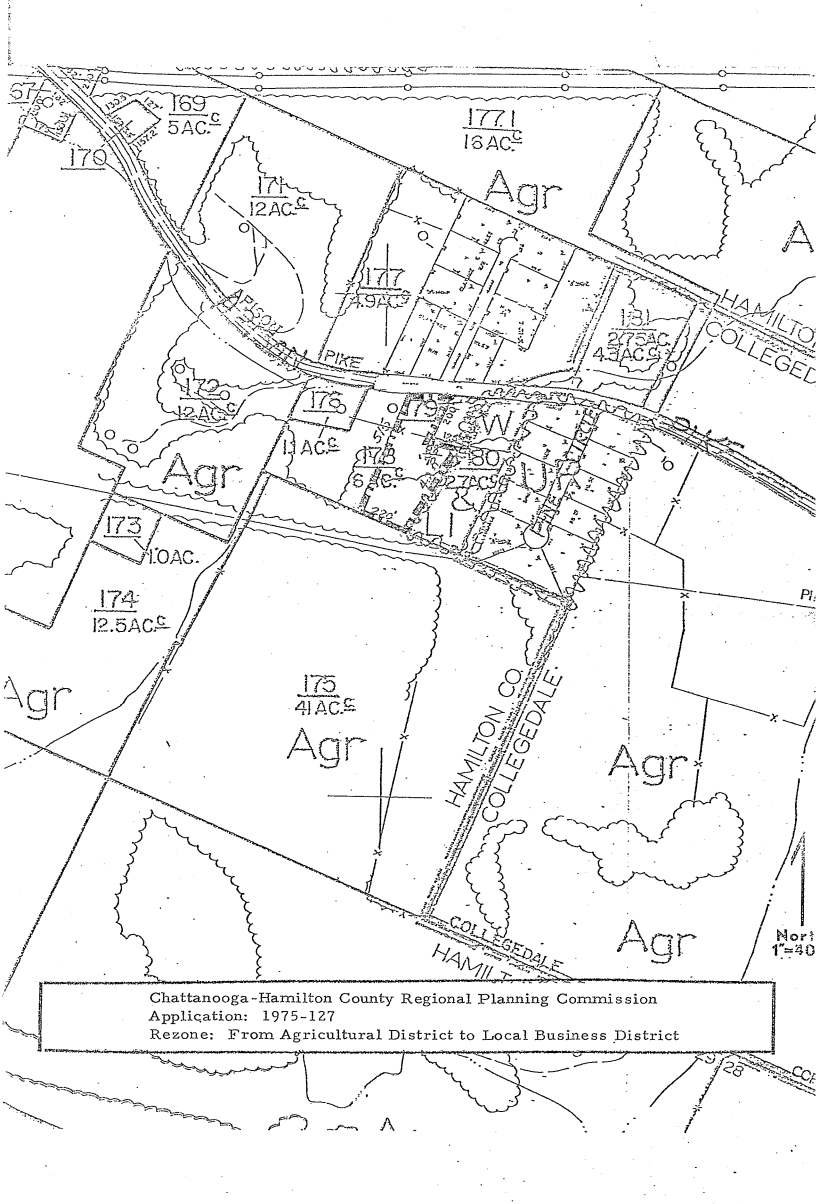
Secretary

#### NOVEMBER TERM 1 9 7 5

APPLIC	CATION NO.	1975-127	JURISDICTION:	Hamilton County	· · · · · · · · · · · · · · · · · · ·
APPLIC	CANT: Gary	N. & Nancy L.	Geiger		-
DATE C	OF PLANNING	COMMISSION	MEETING: Seg	otember 8, 1975	
INSPEC	CTION BY:	ВМВ	RECOMMENDA	TION BY: Staff	
LOCAT	ION: South	line of Apison I	Pike		
			Ú ·		•
1.	PRESENT ZC	NING: Agricu	ıltural District		
	REQUEST FO	R: Local Bus	iness District		
2.	PROPOSED I	EVELOPMEN'	Γ: Swimming poo	l and ice cream pa	ırlor
3.	SIZE OF TRA	<u>ACT:</u> 3 acres			
4.	ACCESS TO	TRACT: Good			
5.	SITE CHARA	CTERISTICS:	Auto repair gara	ge on site	
6.	SURROUNDI	NG DEVELOPM	MENT: Industrial	, commercial, res	sidential
7.	EXTENSION	OF EXISTING	ZONE: Abuts Wh	olesale & Light In	dustrial Zone
8.	IN ACCORDA	NCE WITH LA		No, the Land Use for residential dev	relopment
9.	STAFF REC	OMMENDATIO	N: Deny COM	NISSION RECOMMENDATION:	Reject

10. REASONS FOR RECOMMENDATION:

- The Land Use Plan calls for residential development of the area.
- В. Although there is some commercial and light industrial development in the area, the predominant character is residential. It should be noted that the commercial development adjacent to or on the site (fruit stand, radio shop, and auto repair) appears to be in violation of the zoning ordinance in that they are operating within a non-commercial district. It should also be noted that the adjacent Wholesale & Light Industry District is developed with a non-objectionable use (manufacture cereal) which would probably not deter residential development of the area whereas certain commercial uses could.
- $C_{\bullet}$ Approval would open the area up to further commercial striping of Apison Pike which would not be in keeping with the policy of clustering commercial development at major intersections such as Apison Pike and Ooltewah-Ringgold Road.



Appl. #128

State of Tennessee

Bamilton County

November 5, 1975

# A RESOLUTION

NO. 1175-2

TITLE REZONING FROM RURAL RESIDENTIAL DISTRICT TO LOCAL BUSINESS DISTRICT A TRACT OF LAND LOCATED ON THE EAST LINE OF HIXSON PIKE NORTH OF OLD THATCHER ROAD. THIS TRACT BEGINS SOME 1000' NORTH OF OLD THATCHER ROAD, FRONTS 150' ON THE EAST LINE OF HIXSON PIKE AND EXTENDS SE, BETWEEN PARALLEL LINES, FOR 150', BEING THE TRACT KNOWN AS THE SIM PENNEY TRACT.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Walter J. Varner petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located on the east line of Hixson Pike, north of Old Thatcher Road and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Walter J. Varner requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on November 5, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL: That the request of Walter J. Varner to rezone from Rural Residential to Local Business District a tract of land located on the east line of Hixson Pike north of Old Thatcher Road, said tract beginning some 1000' north of Old Thatcher Road, fronting 150' on the East line of Hixson Pike and extending SE, between parallel lines, for 150', being the tract known as the Sim Penney tract, be denied.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken...

ON MOTION of Councilman Long, seconded by Councilman Ricketts, the foregoing Resolution was Adopted on a Roll Call vote, with the following members of the County Council being present and voting as follows: Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Councilman Ricketts, "Aye"; Judge Moore, "Aye"; Councilman Fuller, "Abstained." Total "Aye" votes-4. Abstained-1.

(Judge Moore reminded the Council that this would take 4 votes to overturn the Planning Commission's recommendation to not rezone.)

Hamilton County 1975-128 September 8, 1975

#### RESOLUTION

WHEREAS, Walter J. Varner, on August 11, 1975, petitioned the Chattanooga-Hamilton County Regional Planning Commission to recommend to the Judge and Members of the County Council the rezoning from Rural Residential District to Local Business District a tract of land located on the east line of Hixson Pike north of Old Thatcher Road.

This tract begins some 1000 feet north of Old Thatcher Road, fronts 150 feet on the east line of Hixson Pike and extends southeast, between parallel lines, for 150 feet, being the tract known as the Sim Penney Tract.

AND WHEREAS, the Planning Commission held a public hearing on this petition on September 8, 1975,

AND WHEREAS, no one appeared before the Planning Commission in opposition to this request.

NOW THEREFORE, BE IT RESOLVED that the Planning Commission, on September 8, 1975, recommended to the Judge and Members of the County Council that this petition be denied.

Respectfully submitted,

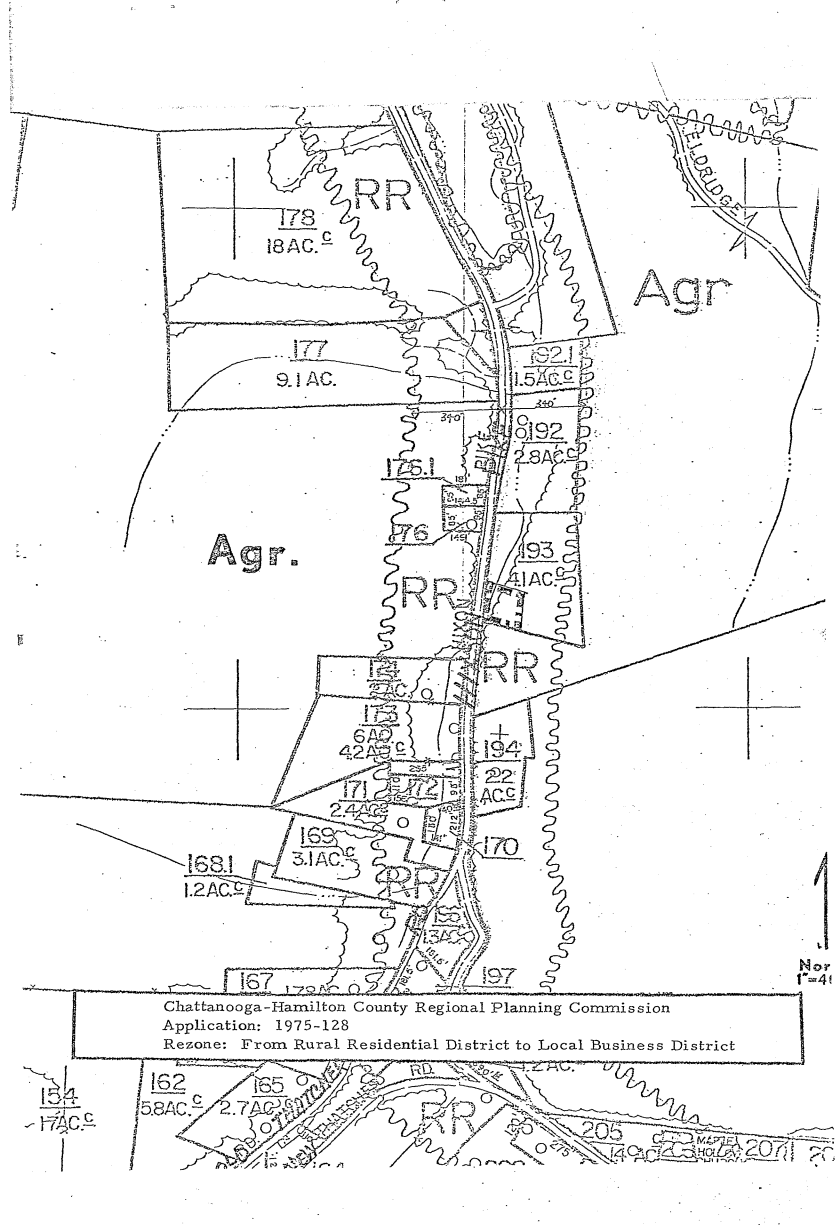
HORDIS D. HARDEN

Secretary

## <u>NOVEMBERTERM 1975</u>

APPLICA	TION NO.	1975-128	JURISDICTION:	Hamilton County	
APPLICA	NT: Wal	ter <b>J.</b> Varner			
DATE OF	PLANNING	COMMISSIO	N MEETING: Ser	otember 8, 1975	
INSPECT:	ION BY:	ВМВ	RECOMMENDA'	TION BY: Staff	
LOCATIO	N: East l	ine of Hixson	Pike, north of Tha	tcher Road	
			Residential Distric	ct	
2. <u>P</u>	ROPOSED D	EVELOPMEN	IT: Fishing and pi	cnic supplies	
3. <u>SI</u>	ZE OF TRA	CT: 22,500 s	sq. ft.		
4. <u>A</u>	CCESS TO T	RACT: Good			
5. <u>SI</u>	TE CHARAC	TERISTICS:	Level, vacant		
6. <u>s</u> t	URROUNDIN	G DEVELOP	MENT: Residentia	l, vacant	
7. <u>E</u>	XTENSION (	OF EXISTING	ZONE: No		
8. 11	N ACCORDA	NCE WITH L	f	No, the Land Use Plan ca or residential developme he area.	
9. <u>S</u>	TAFF RECO	MMENDATIO		NUND COMMISSION DECOMMENDATION	N. Reiect
10. <u>R</u>	EASONS FO	R RECOMME	NDATION:	INING COMMISSION RECOMMENDATION	
A		al would perm	<del>-</del>	ial zone and encourage	

- Approval would initiate strip commercial development of this В. portion of Hixson Pike going against our policy of clustering commercial uses at major intersections.
- The proposed development is inconsistent with the existing C. residential character of the area.
- The proposal is not in conformance with the General Plan which D. specifies residential development.



WE, THE UNDERSIGNED, HAVE NO OBJECTIONS TO WALTER VARNER GETTING A REZONING FROM RURAL RESIDENTIAL TO LOCAL BUSINESS THE FOLLOWING PROPERTY:

A TRACT OF LAND LOCATED ON THE EAST LINE OF HIXSON PIKE NORTH OF OLD THAT-CHER ROAD. THIS TRACT BEGINS SOME 1000" NORTH OF OLD THATCHER ROAD, FRONTS 150' ON THE EAST LINE OF HIXSON PIKE AND EXTENDS SE, BETWEEN PARALLEL LINES FOR 150', BEING THE TRACT KNOWN AS THE SIM PENNEY TRACT.

There Mesinger	21 Howard Dennis
2. LE MISIMAL	22. David L. Lewis
3. Ruth Day 4. Queent Gaster	23 Oslaw 19 ost -
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9. Tila Marris	28° was not not not not not to the company of the c
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15. M. + Mar Turgil Harnes	35 o ma mora do construente asistente con con construença no con antique asistent con tentral antique de construent construent con construent con construent con construent con construent con construent con construent con construent con construent
16. MA Mandoe Moura	36 e m co m co m co m co m co m co m co m
18. M. & Mrs Eduin Going	$37_{\circ}$ with a distribution that the state of the state
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20. Keland Kase	40

Judge Moore stated that the Planning Commission had recommended that this petition be denied.

Attorney Buck Dietzen was present representing Mr. Varner, who was also in attendance.

Mr. Dietzen stated that Mr. and Mrs. Varner had been residents of this area all their lives. Their property is near Shady Grove boat dock and they own about four acres. They desire to build a building to sell bait and tackle and picnic supplies. They also raise vegetables and fruits and would sell these to the public and fishermen. There is a store about 200 or 300 yards away but there is no opposition to this. Mr. Dietzen presented a petition signed by all of the neighbors, including the owners of the grocery store, who approve this rezoning. Mr. Dietzen stated that the Varners are well-liked by all the people in the community, that they are not wealthy, that they are trying to be good citizens -- they vote and take an interest in government. Mr. Dietzen stated that a lot of people do not even realize that there is a zoning commission. When Mr. Varner came to get a building permit he was told he had to go before the Zoning Commission, which he did. He put up the \$125 and then was turned down. The property in question is  $150^{\circ}$  x  $150^{\circ}$ , about 1/2 acre. Mr. Dietzen assued the Council that the Varners will not want a beer permit, they just want a place to sell their vegetables and fishing tackle and a few groceries.

* * * *

Appl. #132

State of Tennessee

Kamilton County

November 5, 1975

# A RESOLUTION

NO. 1175-3

TITLE CLOSURE OF AN ALLEY LOCATED BETWEEN CHURCH STREET AND ANN STREET, HIGH STREET AND CHERRY STREET, OOLTEWAH. A 15' ALLEY, BEING 142' WEST OF CHERRY STREET, BEGINNING AT THE SOUTH LINE OF CHURCH STREET, NOT OPEN, AND EXTENDING SW 289.32' TO ANN STREET, BEING BETWEEN LOTS 1, 2, 3, 4, AND LOTS 5, 6, 7, 8, BLOCK 15, PADGETT'S ADDITION TO OOLTEWAH.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Dan Brewer petitioned The Chattanooga-Hamilton County Regional Planning Commission to close an alley located between Church Street and Ann Street, High Street and Cherry Street, Ooltewah, and said Planning Commission after hearing recommended that said petition be approved, subject to the approval of the County Engineer and all public utilities; and

WHEREAS, Dan Brewer requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on November 5, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL: That the Zoning Regulations of Hamilton County be amended to close an alley located between Church Street and Ann Street, High Street and Cherry Street, Ooltewah. A 15' alley, being 142' west of Cherry Street, beginning at the South line of Church Street, not open, and extending SW 289.32' to Ann Street, being between Lots 1, 2, 3, 4, and Lots 5, 6, 7, 8, Block 15, Padgett's Addition to Ooltewah. This closure is subject to the approval of the County Engineer and all public utilities.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Class Teel

## $\underline{N} \ \underline{O} \ \underline{V} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

ON MOTION of Judge Moore, seconded by Councilman Mayfield, to adopt the foregoing Resolution, subject to the approval of the County Engineer and all public utilities. The foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

# <u>NOVEMBER TERM 1975</u>

APPLICATION NO. 1975-132		-132	JURISDICTION:		Hamilton County		
APPLICAN	T: Dan Brewe	r					
DATE OF I	PLANNING COM	MISSION M	EETING:	Septen	nber 8, 19	75	
INSPECTIO	ON BY: BMI	3	RECOM	MENDA	TION BY:	Staff	
LOCATION	: Church Str	eet (Ooltew	ah)		,		·
				•			
1. <u>RE9</u>	Str	osure of a 1 erry Street eet, not op Ann Street.	, beginnin en, and ex	g at the	south line	of Chu	ırch
Rea	Son for Request:	"Need are	ea for side	line set	back. N	obody	

STAFF RECOMMENDATION: Approve, subject to the approval of the County Engineer and all public utilities.

PLAMMERS CONTRACTOR RECOMMENDATIONS Approve a suject to the following.

Hamilton County 1975-132 September 8, 1975

#### RESOLUTION

WHETEAS, Dan Brower, on August 15, 1975, positioned the Chattanooga-Hamilton County Regional Planning Commission to recommend to the Judge and Members of the County Council the closure of an alley located between Church Street and Ann Street, High Street and Cherry Street, Ooltewah.

A 15-foot alley, being 142 feet west of Cherry Street, beginning at the south line of Church Street, not open, and extending southwest 289. 32 feet to Ann Street, being between lots 1, 2, 3, 4, and lots 5, 6, 7, 8, block 15, Padgett's Addition to Ooltewah.

AND WHEREAS, the Planning Commission held a public hearing on this petition on September 8, 1975,

AND WHEREAS, no one appeared before the Planning Commission in opposition to this request.

NOW THEREFORE, BE IT RESOLVED that the Planning Commission, on September 8, 1975, recommended to the Judge and Members of the County Council that this petition be approved, subject to the approval of the County Engineer and all public utilities.

Respectfully submitted,

THORDIS D. HARDEN

Secretary

# $\underline{N} \ \underline{O} \ \underline{V} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$ 56.5AC 0 d246AC Chattanooga-Hamilton County Regional Planning Commission Application: 1975-132 Closure 3 8.9AC-²

## $\underline{N} \ \underline{O} \ \underline{V} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

Judge Moore stated that the Planning Commission had recommended approval of this closure, subject to the approval of the County Engineer and all public utilities.

Mrs. Dan Brewer was present; no one appeared in opposition.

Mrs. Brewer stated that this alley was full of ditches when they bought
the property and that it has taken them 25 years to fill up these ditches
so that it is now an asset.

Appl. #133

State of Tennessee

Hamilton County

November 5, 1975

Member of the County Council

# A RESOLUTION

NO. 1175-4

TITLE CLOSURE OF STREETS LOCATED BETWEEN ANDERSON PIKE, KELL ROAD AND HARVEY ROAD. ALL STREETS, 50' WIDE, NOT OPEN, SHOWN ON THE PLAT OF OAKLAND HEIGHTS SUBDIVISION, SAID PLAT BEING RECORDED IN PLAT BOOK 10, PAGES 48 AND 49. THE ABOVE STREETS ARE BECK STREET, PINE STREET, MULBERRY STREET, LAUREL STREET, CHERRY STREET, OAK STREET, LEWIS STREET, JOHNSTON STREET, PALISADE AVENUE, GROVE AVENUE, SIGNAL AVENUE, SPRING AVENUE, AND STEPHENS AVENUE.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Joseph C. Wagner petitioned The Chattanooga-Hamilton County Regional Planning Commission to close several streets located between Anderson Pike, Kell Road and Harvey Road, and said Planning Commission after hearing recommended that said petition be approved, subject to the approval of the County Engineer and all public utilities; and

WHEREAS, Joseph C. Wagner requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on November 5, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL: That the Zoning Regulations of Hamilton County be amended to close street located between Anderson Pike, Kell Road and Harvey Road. All streets, 50' wide, not open, shown on the plat of Oakland Heights Subdivision, said plat being recorded in Plat Book 10, Pages 48 and 49. The above streets are Beck Street, Pine Street, Mulberry Street, Laurel Street, Cherry Street, Oak Street, Lewis Street, Johnston Street, Palisade Avenue, Grove Avenue, Signal Avenue, Spring Avenue, and Stephens Avenue. This closure is subject to the approval of the County Engineer and all public utilities.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Clapted

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

-594-

Hamilton County 1975-133 September 8, 1975

#### RESOLUTION

WHEREAS, Joseph C. Wagner, on August 14, 1975, petitioned the Chattanooga-Hamilton County Regional Planning Commission to recommend to the Judge and Members of the County Council the closure of streets located between Anderson Pike, Kell Road and Harvey Road.

All streets, 50-feet wide, not open, shown on the plat of Oakland Heights Subdivision, said plat being recorded in Plat Book 10, pages 48 and 49. The above streets are Beck Street, Pine Street, Mulberry Street, Laurel Street, Cherry Street, Oak Street, Lewis Street, Johnston Street, Palisade Avenue, Grove Avenue, Signal Avenue, Spring Avenue, and Stephens Avenue.

AND WHEREAS, the Planning Commission held a public hearing on this petition on September 8, 1975,

AND WHEREAS, no one appeared before the Planning Commission in opposition to this request.

NOW THEREFORE, BE IT RESOLVED that the Planning Commission, on September 8, 1975, recommended to the Judge and Members of the County Council that this petition be approved, subject to the approval of the County Engineer and all public utilities.

Respectfully submitted,

HORDIS D. HARDEN

Secretary

APPLICATION NO. 197	75-133	JURISDI	CTION:	Hamilton	1 Coun	ty
APPLICANT:Joseph	C. Wagner				•	· ·
DATE OF PLANNING CO	MMISSION M	EETING:	Septem	ber 8, 19	75	-
INSPECTION BY: BM	В	RECOM	MENDA'	TION BY:	Staff	-
LOCATION: Anderson	Pike		. •			<del> </del>
					·	
1. REQUEST FOR:	Closure of al			vide, sho	wn on	the

2. ADDITIONAL COMMENTS:

Reason for Request: "Oakland Heights plat was done about 1925 and no streets were ever opened and the entire plat is now out of date and unacceptable to the present owner."

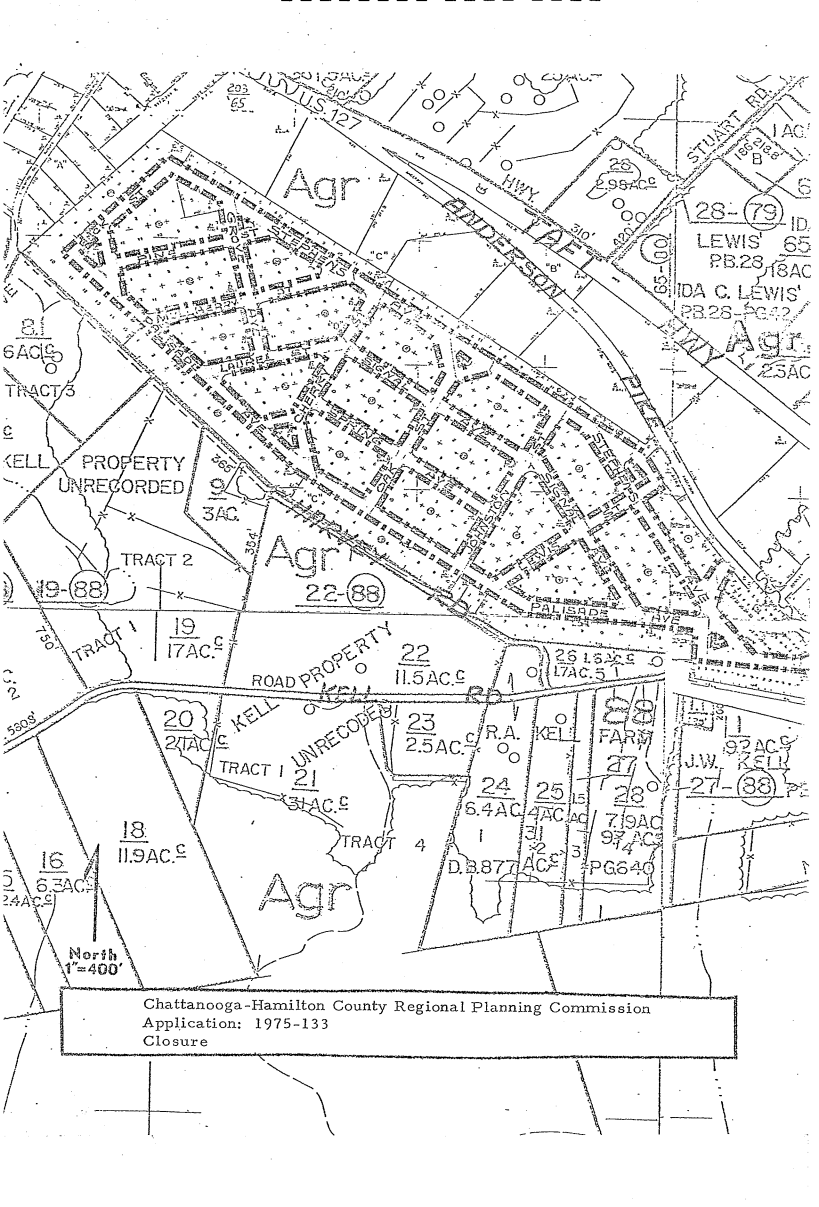
3. STAFF RECOMMENDATION: Approve, subject to the approval of the County Engineer and all public utilities.

ELANNIC CONTROL STREET

* * * *

(Judge Moore stated that the Planning Commission had recommended approval of this closure, subject to the approval of the County Engineer and all public utilities.

Mr. Joseph C. Wagner was present; no one appeared in opposition.)



Appl. #139

State of Tennessee Samilton County

November 5, 1975

# A RESOLUTION

NO. 1175-5

TITLE REZONING FROM AGRICULTURAL DISTRICT TO R-1 RESIDENTIAL DISTRICT A TRACT OF LAND LOCATED SOUTH OF BILL REED ROAD AND WEST OF PINE RIDGE ROAD, BEING AN EXTENSION OF YORKTOWN WOODS SUBDIVISION. THIS TRACT BEGINS AT THE NE CORNER OF LOT 231, YORKTOWN WOODS, UNIT 5, AND EXTENDS NW, ALONG THE NORTH LINE OF SAID UNIT, SOME 1000', THENCE NW 375.98', THENCE SE 939.69', THENCE NE 160', THENCE SE 370', THENCE SW 448.21' TO THE NE CORNER OF LOT 231, THE POINT OF BEGINNING, BEING A PART OF THE EAST ONE-HALF OF SECTION 31, TOWNSHIP 4, RANGE 2, WEST OF THE BASIS LINE. OCCEPTIONER.

OF THE BASIS LINE, OCOEE DISTRICT.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session

Assembled:—

WHEREAS, Orlin Edwards petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located south of Bill Reed Road and west of Pine Ridge Road, being an extension of Yorktown Woods Subdivision, and said Planning Commission after hearing recommended that said petition be approved; and

WHEREAS, Orlin Edwards requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on November 5, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL: That the Zoning Resolutions of Hamilton County be amended to rezone from Agricultural District to R-1 Residential District a tract of land located South of Bill Reed Road and west of Pine Ridge Road, being an extension of Yorktown Woods Subdivision. This tract begins at the NE corner of Lot 231, Yorktown Woods, Unit 5, and extends NW, along the North line of said Unit, some 1000', thence NW 375.98', thence SE 939.69', thence NE 160', thence SE 370', thence SW 448.21' to the NE corner of Lot 231, the point of beginning, being a part of the East one-half of Section 31, Township 4, Range 2, West of the basis line, Ocoee District.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken USPOTES

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

(Judge Moore stated that the Planning Commission had recommended approval; no one appeared in opposition.)

#### <u>N O V E M B E R T E R M 1 9 7 5</u>

Hamilton County 1975-139 September 8, 1975

#### RESOLUTION

WHEREAS, Orlin Edwards, on August 15, 1975, petitioned the Chattanooga-Hamilton County Regional Planning Commission to recommend to the Judge and Members of the County Council the rezoning from Agricultural District to R-1 Residential District a tract of land located south of Bill Reed Road and west of Pine Ridge Road, being an extension of Yorktown Woods Subdivision.

This tract begins at the northeast corner of lot 231, Yorktown Woods, Unit 5, and extends northwest, along the north line of said unit, some 1000 feet, thence northwest 375.98 feet, thence southeast 939.69 feet, thence northeast 160 feet, thence southeast 370 feet, thence southwest 448.21 feet to the northeast corner of lot 231, the point of beginning, being a part of the east one-half of Section 31, Township 4, Range 2, west of the basis line, Ocoee District.

AND WHEREAS, the Planning Commission held a public hearing on this petition on September 8, 1975,

AND WHEREAS, no one appeared before the Planning Commission in opposition to this request.

NOW THEREFORE, BE IT RESOLVED that the Planning Commission, on September 8, 1975, recommended to the Judge and Members of the County Council that this petition be approved.

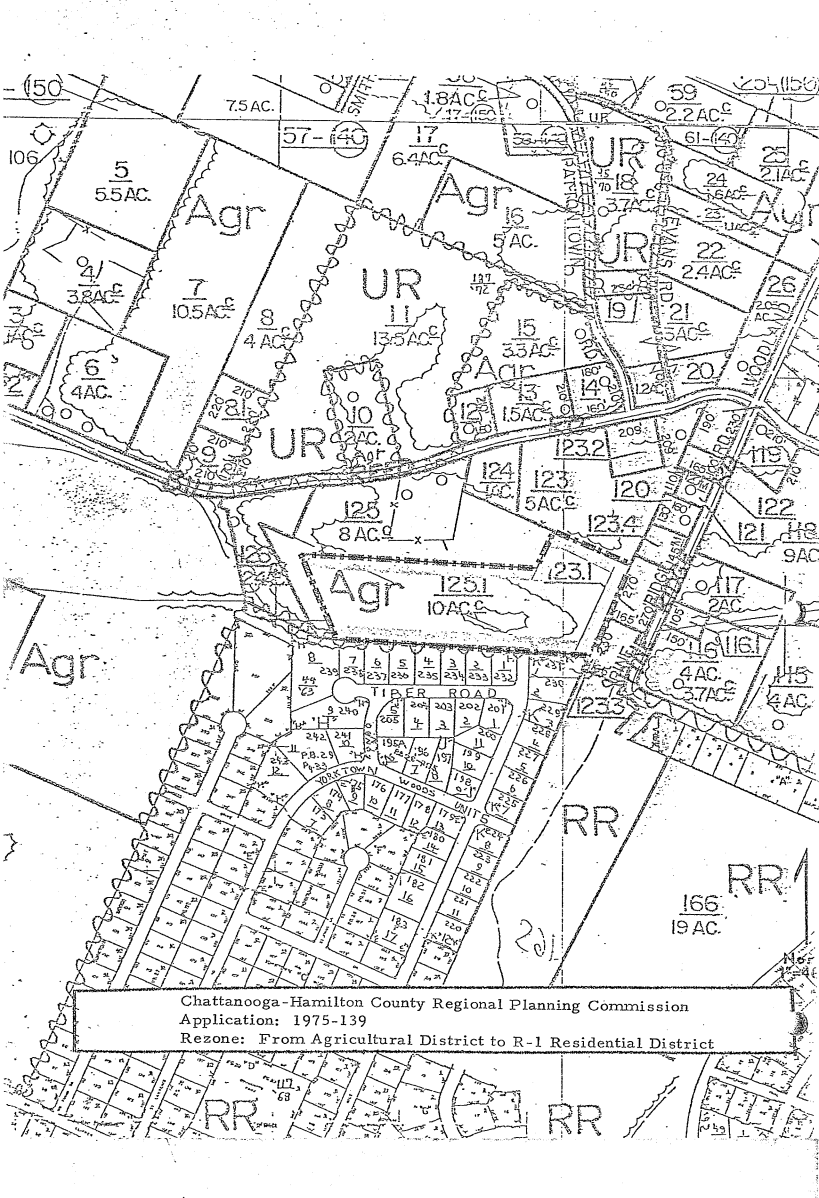
Respectfully submitted,

HORDIS D. HARDEN

Secretary

APPL	ICATION NO. 1975-139 JURISDICTION: Hamilton County
APPL	ICANT: Orlin Edwards
DATE	OF PLANNING COMMISSION MEETING: September 8, 1975
INSPE	CCTION BY: BMB RECOMMENDATION BY: Staff
LOCA	TION: West of Pine Ridge Road
1.	PRESENT ZONING: Agricultural District
	REQUEST FOR: R-1 Residential District
2.	PROPOSED DEVELOPMENT: Single-family Subdivision
3.	SIZE OF TRACT: 10 acres
4.	ACCESS TO TRACT: Adequate
5.	SITE CHARACTERISTICS: Wooded, level to moderate slope
6.	SURROUNDING DEVELOPMENT: Residential
7.	EXTENSION OF EXISTING ZONE: No
8.	IN ACCORDANCE WITH LAND USE PLAN: Yes
9.	STAFF RECOMMENDATION: Approve PLANNING COMMISSION RECOMMENDATION: Approve
10.	REASONS FOR RECOMMENDATION:
	A. This is an upgrading in conformance with the Land Use Plan.
	B. Approval will provide for development similar in character to existing uses.

Soil survey indicates that most of the property is developable.



State of Tennessee

**Examilian County

NOVEMBER 5, 1975

DATE (MONTH, BAY, YEAR)

# RESOLUTION

NO. 1175-6

ACCEPTING THE BIDS OF FORREST CATE FORD FOR TWO (2) INTERMEDIATE SIZE CARS TOTALING \$8,440.16 AND HARRISON CHRYSLER-PLYMOUTH FOR TWO (2) COMPACT SIZE CARS TOTALING \$7,526.26.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR TWO (2) INTERMEDIATE SIZE AND TWO (2) COMPACT SIZE CARS FOR THE SHERIFF'S DEPARTMENT.

WHEREAS, THE BIDS OF FORREST CATE FORD, \$8,440.16, FOR TWO (2) INTERMEDIATE SIZE CARS AND HARRISON CHRYSLER-PLYMOUTH, \$7,526.26, FOR TWO (2) COMPACT SIZE CARS, WERE CONSIDERED TO BE THE LOWEST AND BEST BIDS RECEIVED.

NOW, THEREFORE, BE IT FURTHER RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND,

BE IT FURTHER RESOLVED; THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIS WELFARE REQUIRING IT.

Action taken

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

(Judge Moore stated that these were the lowest and best bids.)

#### SPECIFICATIONS

2 EACH- 1975 OR 1970 MODEL MEDIUM SIZE - 4 DOOR SEDANS

NOT LESS THAN 118" WHEELBASE

NOT LESS THAN 350 CID ENGINE

AUTOMATIC TRANSMISSION

AM RADIO

POWER DISC BRAKES

AIR CONDITIONER

POWER STEERING

15" WHEELS

VINYL INTERIOR

216-00 freaght

WHITE IN COLOR

\$ 4025.58

\$ 80

8051,16 8483/6

2 AC-- 1975 OR (1976) MODEL COMPACT SIZE - 4 DOOR SEDANS

NOT LESS THAN 109" WHEELBASE

NOT LESS THAN 225 CID ENGINE

AIR CONDITIONER

AM RADIO

POWER STEERING

POWER BRAKES

AUTOMATIC TRANSMISSION

VINYL INTERIOR

212.00 frught

WHITE IN COLOR

~<del>3550,60</del>

\$ 7601.20

7525 2 Believe

Estimated time of delivery is 35-60 days

Austin Mators



# BERT BROWN FORD, Inc.

Telephone 624

4509 Rossville Blvd.

CHAITANOOGA, TENN. 37407

Purchasing Perantment

1.1. Med and distator of Purchasing

1.1. Med Country, Tennesse

Mr. michari,

In ctober 22, 1975 we received your invitation to bid on four Hammiton Munty cars. We highly appreciate your invitation to submit bids on these and all of your transportation needs. However, at the present time we do not have in stock the particular color that you have requested.

In the future we are overly eager to try to assist you in any way and will welcome the opportunity to assist you in all your vehicle needs.

Thank You,

Ralph L. Allen Fleet Manager

SPECIFICATIONS

3 SACH- 1975 OR 1977 MODEL MELHUM SIZE - 4 DOOR SEDANS

NOT LESS THAT THAT WHEFLBASE

NOT LESS THAN 350 CID EIKHTE

AUTOMATIC TRANSMISSION.

AM RADIO

·*DWER DISC BRAKES

AIR CONDITIONER

POWER STEERING.

15" WHEELS

VINYL INTERIOR

WHITE IN COLOR

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FA.

846774

2 EA H- 1975 OR 1976 MODEL COMPACT SIZE - 4 DOOR SEDANS

NOT LESS THAN 109" WHEELBASE

NOT LESS THAN 225 CID ENGINE

AIR CONDITIONER

AM RADIO

POWER STEERING

POWER BRAKES

AUTOMATIC TRANSMISSION

VINYL INTERIOR

WHITE IN COLOR

296 G 32

FA.

, 793864

Does Landt
Newton Dourd

#### NOVEMBER TERM 1975

5PEU - 1 4710/45

HILL HE A DOOR SEDANS

Intermediate Size Car Not In Stock

Commence Scott and the

4. - - - - - 10

HI WER DIEC BRAKES

P CONDITIONER

UWER STEERING

.5" WHEELS

HALL INTERIOR

AND SE IN COLOR

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(1975 DR 1976 MODEL COMPACT SIZE - 4 DOOR SEDANS

WIT LESS THAN 109" WHEELBASE

NOT LESS THAN 225 CID ENGINE

AIR CONDITIONER

AM RADIO

POWER STEERING

POWER BRAKES

AUTOMATIC TRANSMISSION

VINYL INTERIOR

WHITE IN COLOR

\$ 3763.13

EA. \$ 7526.2

Harri on Chrysler Plymouth, Inc. 3500 Rollville Blvd. Chattanoogal Tenn. 37407

- 4 - Car Car . 5-5

ene Robert: Leet Manager

SPECIFICATIONS

				1	1.	*				
EACH-	1985	UK(	167	6才然,£04	10	MEDIUM	Siit	4	- DOOR	SEDANS

NOT LESS USIN 115" WHEELWASE

NOT LESS THAN 350 CID ENGINE

A TOMATIC TRANSMISSION

AM RADIO

· WER DISC BRAKES

AIR CONDITIONER

OWLR STEERING

15" WHEELS

VINYL INTERIOR

WHITE IN COLOR

\$ 4220 = EA.

s 8440 =

2 F + 1985 OR (1976) MODEL COMPACT SIZE - 4 DOOR SEDANS

NOT LESS THAN 109" WHEELBASE

NOT LESS THAN 225 CID ENGINE

AIR CONDITIONER

AM RADIO

POWER STEERING

POWER BRAKES

AUTOMATIC TRANSMISSION

VINYL INTERIOR

WHITE IN COLOR

\$ 3884 66 EA. \$ 7769 32

NOTE & CARS TO BE ORDERED! 4 to 6 WKS. DELIVERY.

No TAXES INCLUDED!

FORREST CATE FORD
301 8. 20 5t.
266-2221 Ext 231
Le Mic Bragan

COUNTY COUNCIL FLOYD L. FULLER, JR. RUBERT E. (BOB) LONG JACK D MAYFIELD COYCL W RICKETTS DATTON AT HERTO



PURCHASING DEPARTMENT PAUL K, RICHARD, DIRECTOR

#### HAMILTON COUNTY. TENNESSEE DON MOORE, JUDGE CHATTANOOGA, TENNESSEE ST402

OCTOBER 21, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

2 MEDIUM SIZE 4 DOOR SEDANS - 1975 OR 1976 MODELS

2 COMPACT SIZE 4 DOOR SEDANS - 1975 OR 1976 MODELS

SPECIFICATIONS ATTACHED

DATE:

NOVEMBER 3, 1975

TIME:

10:00 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY PURCHASING AGENT, 1110 DAYTON BLVD. UNTIL

THE ABOVE TIME AND DATE.

BIDDERS ARE ASKED TO MARK YOUR BIDS AS SUCH.

AUTOS ARE TO BE IN STOCK, THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT

ANY OR ALL BIDS.

HAMILTON COUNTY.

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

Sint___nureser

NOVEMBER 5, 1975

<u>NOVEMBER TERM 1975</u>

# RESOLUTION

NO. /175-7

TITLE

ACCEPTING BID OF TELEX COMPUTER PRODUCTS, INC. FOR ONE TAPE DRIVE CONTROLLER AND TWO MAGNETIC TAPE DRIVES FOR \$30,000.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR ONE TAPE DRIVE CONTROLLER AND TWO MAGNETIC TAPE DRIVES FOR DATA PROCESSING.

WHEREAS, THE BID OF TELEX COMPUTER PRODUCTS, INC. WAS CONSIDERED TO BE THE LOWEST AND BEST BID RECEIVED, TOTALING \$30,000.00.

NOW, THEREFORE, BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY,

TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED

TO ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

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Action telem.

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

(Judge Moore stated that these were to replace two tape drives that were too slow. This was the lowest and best bid.)

Sealed bids for the following equipment will be received in the County Council Meeting Room until OCTOBER 28, 1975 1:00 P. M. or received by mail at the same date by:

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR ALL BIDS.

Mr. Paul K. Richard
Director of Purchasing
Hamilton County, Tennessee
1110 DAYTON BLVD.
CHATTANOOGA TN 37405

CHATTANOOGA, TN. 37405

Items: One Tape Drive Controller and two Magnetic Tape Drives.

#### Specify:

SA PENER BRIDE WAS BUILDING

- 1. Bid price shall include delivery and installation of equipment. Equipment to be installed on IBM 360 Model 30 located at Hamilton County Courthouse Annex at 7th and Walnut Streets; Chattanooga, Tennessee 37402.
- 2. Equipment shall be equivalent to IBM type 3420 Tape Drives and 3803 Controller with the following characteristics:
  - A. Automatic Door Window operation.
  - B. Automatic tape threading.
  - C. Automatic tape cartridge loading and unloading.
  - D. 800/1600 BPI density on at least one drive.
  - E. Minimum transfer rate of 120 KB at 1600 BPI.
  - F. Built-in diagnostics for eventual attachment to IBM 370 type equipment.
- 3. Delivery shall be no later than November 1, 1975.
- 4. Local service will be required and guarantee of serviceability of used equipment, if bid.
- 5. Condition, age, and serial number of units bid and if engineering level changes are current!
- 6. Since used equipment may be offered, list any additional features included in price but not specified as this may increase desirability of a particular vendor's offering.

If additional information is required, contact:

Fred Love, Manager Data Processing Department Hamilton County, Tennessee

Phone: (615) 757-2525

#### $\underline{\mathbf{N}} \ \underline{\mathbf{O}} \ \underline{\mathbf{V}} \ \underline{\mathbf{E}} \stackrel{\mathsf{M}}{\longrightarrow} \underline{\mathbf{M}} \ \underline{\mathbf{B}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{T}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{M}} \ \underline{\mathbf{1}} \ \underline{\mathbf{9}} \ \underline{\mathbf{7}} \ \underline{\mathbf{5}}$

#### INVITATION TO BID

#### HAMILION COUNTY, TENNEESSEE

#### OCTOBER 28, 1975

#### ITEMS:

Telex 6803-1 Tape Control Unit Telex 6420-5 Tape Transport

#### PRICE:

1-6803-1 Tape Control Unit with following	\$10,000
features: 7551-Dual Density (800/1600 BPI)	
2-6420-5 Tape Transport - 200 KB @ 1600 BPI with following features:	20,000
7550-Dual Density (800/1600 BPI)	s. <del></del>
TOTAL COST	\$30,000

#### CHARACTERISTICS:

- A. Automatic Door Window
- B. Automatic Tape Threading
- Automatic Tape Cartridge Loading and Unloading C.
- D. 800/1600 BPI Both Transports
- Transfer Rate 200 KB @ 1600 BPI Complete Built-in Diagnostics E.
- F.
- Patented Pneu-Latch Positive Automatic Reel Latching.

#### 3. DELIVERY:

November 1, 1975

#### 4. SERVICE:

Local service by two (2) Telex Field Engineers.

5.	EQUIPMENT	SERIAL NUMBER	AGE	EC LEVEL
	6803-1	229	l yr.	Current
	6420-5	6941	New	Current
	6420-5	6831	New	Current

## $\underline{\text{N}} \ \underline{\text{O}} \ \underline{\text{V}} \ \underline{\text{E}} \ \underline{\text{M}} \ \underline{\text{B}} \ \underline{\text{E}} \ \underline{\text{R}} \ \underline{\text{T}} \ \underline{\text{E}} \ \underline{\text{R}} \ \underline{\text{M}} \ \underline{\text{1}} \ \underline{\text{9}} \ \underline{\text{7}} \ \underline{\text{5}}$

#### PAGE TWO

#### 6. ADDITIONAL FEATURES:

- A. 200 KB @ 1600 BPI
  B. Dual Density Both Drives
  C. Complete Off-Line Diagnostics as well as TOLEX for On-Line Diagnostics.

## MONTHLY MAINTENANCE PRICES:

EQUIPMENT	BASIC	24 HOUR, 7 DAY
(1)6803-1 (2)6420-5	\$ 50 <u>130</u>	\$ 75 195
TOTAL PER MONTH	\$180	\$270



## TELEX COMPUTER PRODUCTS, INC.

4107 HILLSBORD CIRCLE, SUITE 200 NASHVILLE, TENNESSEE 37215 PHONE (615) 385-3632 or (615) 385-0530

October 20, 1975

Mr. P. K. Richard Director of Purchasing Hamilton County, Tennessee 1110 Dayton Blvd. Chattanooga, Tennessee 37405

Dear Mr. Richard:

Telex is pleased to respond to your invitation to bid on IBM 3803/3420 compatible computer equipment. The Telex 6803/6420 Tape Subsystem is completely software and hardware compatible. These devices are installed on IBM mainframes worldwide. Tennessee users include Life & Casualty Insurance Company, Genesco, Inc., State of Tennessee, and Aladdin Ind.

You will notice from our bid the tape transports are IBM 3420-5 equivalents. The transfer rate is 200 KB at 1600 BPI and 100 KB at 800 BPI. Telex is able to offer the faster units at no additional cost.

Telex appreciates the opportunity once again to bid on Hamilton County's requirements.

Most sincerely,

TELEX COMPUTER PRODUCTS, INC.

Branch Manager

W. A. Hart

WAH/jb

- 1. TWO 3420-3 TAPE DRIVES AND ONE 3803-1 TAPE CONTROLLER
  - A. PURCHASE PRICE \$42,370.00

TLW CAN ALSO SUPPLY THE ABOVE EQUIPMENT COMPLETELY REFURBISHED FOR \$42,821.00.

KEVIN VAN BUREN
DIRECTOR GOVERNMENT MARKETING
TLW COMPUTER INDUSTRIES
TWX 810 757 3654

SF-1201 (FIS-69)

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lekseksii

CHAO 18 (1012) (1-004129A300) PD 10/27/75 1010
TWX TLW COM CHAM
O1 ATLANTA GA 10/27 DLY
PMS PAUL K RICHARD (PLEASE DELIVER DO NOT PHONE)
DIRECTOR OF PURCHASING
1110 DAYTON BLVD
HAMILTON COUNTY,
CHATTANOOGA, TN 37405

TLW WOULD LIKE TO OFFER THE FOLLOWING EQUIPMENT TO HAMILTON COUNTY

PLEASE NOTE THAT THESE PRICES INCLUDE TRANSPORTATION AND

INSTALLATION CHARGES AND ALL EQUIPMENT IS GUARANTEED FOR IBM MAINTENANCE

SF-1201 (R5-69)

## $\underline{\mathtt{N}} \ \underline{\mathtt{O}} \ \underline{\mathtt{V}} \ \underline{\mathtt{E}} \ \underline{\mathtt{M}} \ \underline{\mathtt{B}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \quad \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

October 23, 1975

Mr. Paul K. Richard
Director of Purchasing
Hamilton County, Tennessee
1110 Dayton Blvd.
Chattanooga, Tennessee 37405



COMPUTER CORPORATION

300 East 44th Street New York, N.Y. 10017 (212) 557-3500

Dear Mr. Richard:

Thank you for sending to us a copy of your bid covering the purchase of 3420 tape drives and controller.

GENESIS ONE does not currently offer these items. However, we would like to be retained on your mailing list as a supplier of the following:

- 1. The G77 Information Display Terminal, a plug-in replacement for the IBM 3277 Model 2 CRT.
- 2. The G Series Printers, plug-compatible with the IBM 328X series printers.
- 3. Fully reconditioned, IBM manufactured or equivalent punched card accounting machines.
  - 4. Some IBM compatible tape and disk drives.

Your interest in GENESIS ONE is appreciated, and we hope to have the opportunity to be of service to you at some time in the near future.

Sincerely,

GENESIS ONE Computer Corporation

Barbara J. Scherer

Manager, Contract Administration

#### FORSYTHE MCARTHUR ASSOCIATES, INC.

October 22, 1975

Mr. Paul K. Richard Director of Purchasing Hamilton County, Tennessee 1110 Dayton Blvd. Chattanooga, TN 37405

Dear Mr. Richard:

Forsythe/McArthur Associates, Inc. is pleased to propose the sale of IBM 3420 equipment as shown below. Prices include transportation and installation. All equipment is guaranteed for IBM maintenance. Ship dates are as shown. We require payment within five days of equipment acceptance by you. Thank you very much for this opportunity to bid on your requirements. If you have any questions please call.

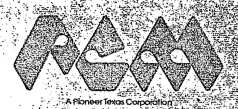
			IBM Purchase	FMA Purchase	
Serial	Type	Description	Price	Price	<u>Available Date</u>
10697	3803-1	Tape Control	\$23,670	\$15,385	Nov. 1, 1975
52959	3420-3	Tape Drive	15,410	10,016	Nov. 1, 1975
52960	3420-3	Tape Drive	15,410	10,016	Nov. 1, 1975
32226	3420-5	Tape Drive	19,680	12,200	Oct. 27, 1975
32253	3420-5	Tape Drive	19,680	12,200	Oct. 27, 1975

Very truly yours

Jack N. Air // Vice President

NA:dp Enclosure 3676

and the same and additional section of the same and the s



Pioneer Computer Marketing Corporation Suite 232 1165 Empire Central Place Dallas, Texas 75247. Phone 214/630-6700

October 23, 1975

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Mr. Paul K. Richard
Director of Purchasing
Hamilton County, Tennessee
1110 Dayton Blvd.
Chattanooga, Tennessee 37405

Dear Mr. Richard:

In response to request for purchase bid of one tape drive controller and two magnetic tape drives, Pioneer Computer Marketing Corporation is pleased to submit the following proposal:

Qty.	Make Machine/Model Fature	1
<u> </u>		
, *. <b>1</b>	IBM 3803/1 3551	
: <b>1</b>	IBM 3420/3 3550	
_ <b>1</b>	IBM 3420/3 6631	ż

PCM's price for the above listed equipment is \$48,485.00 (forty-eight thousand, four hundred, eighty-live dollars). This price includes delivery and installation at Hamilton County Courthouse Annex, Chattanocca, Tennessee, approximately 30/45 days after awarding of bid. 211 equipment is acceptable for IBM maintenance. This bid is null and void after November 15, 1975, and is subject for renegotiations after that time.

PCM is looking forward to working with you on the purchase of this equipment. If you have any questicle pulsage call me at 214/630-6700.

Sincerely,

PCM CORPORATION

Jim Vance

Computer Sales & Acquisitions

JG/jez

Huntaville Diatrict Sales Office 200 West Court Square, Suite 600, Huntsville, Alabama 36801 / 203-539-0

CONTROL DATA

October 24, 1975

Mr. Paul K. Richard
Director of Purchasing
Hamilton County: Tennessee
1110 Dayton Blvd.
Chattanooga: Tennessee 3740

Dear Mr. Richard:

Control Data Corporation is pleased to submit this proposal in response to your request received 24 October 1975. Control Data Corporation agrees to all terms in your request assuming a contract award would be made by the close of business on 28 October 1975. Maintenance would be performed on site by local Control Data Corporation Customer Engineers. A description of the proposed equipment, including purchase price and maintenance, is attached on the following page. If you wish any further information, please do not hesitate to contact me at your convenience.

Very truly yours

CONTROL DATA CORPORATION

C. Culwell, Jr.

Acting District Sales Manager

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LCCigcm

		•		
EQUIPMENT	QTY.	DESCRIPTION	TOTAL PURCHASE	MAINTENANCE
34201 <b>~4</b>	5	Magnetic Tape Dri	ve	<b>≑</b> ]]0-00
		A single capstan IPS 150 KB transf magnetic tape dri Automatic reel la Power window: aut threading and fli	er rate ve• tch: omatic	
		tape path are sta		
68410-19	l.	1600 BPI Feature	1	\$ 16.00
		Allows read & wri operations at 160 BPI 9 track phase coded•	10	
			•	
68410-29	Ţ	800/1600 BPI Dual Density		\$ 28 <b>.</b> 00
		Allows read & wri operations under control at either BPI NAZI or 1500	program · 800	
		encoded.		
38031	L	Controller		<b>\$105-00</b>
•		Provides control data handling cap for 1-8 CDC 34201 tape drives.	ability	
				· · · · · · · · · · · · · · · · · · ·
P8477-50	1	Dual Density Feat	ure	\$ 3.00
		Allows operation to & CDC 34201 ma tape drives with BPI feature or &C	ngnetic 1600	
		BPI feature.	ur way - ME had had had	

\$55,260 \$262.00

TOTAL

NOVEMBER 5, 1975

# NOVEMBER TERM 1975 MIN 'RESOLUTION

NO 1175-8

THE

ACCEPTING THE BID OF HARTS AUTOMOTIVE PARTS CO, FOR MISCELLANEOUS AUTO PARTS AND AUTO PAINTS FOR USE IN THE SKILL CENTER AT A TOTAL PRICE OF \$3831.89.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR MISCELLANEOUS AUTO PARTS AND PAINTS FOR USE IN THE SKILL CENTER.

WHEREAS THE BID OF HART'S AUTOMOTIVE PARTS CO., TOTALING \$3831,89, WAS CONSIDERED TO BE THE LOWEST AND BEST BID RECEIVED.

NOW, THEREFORE, BE IF FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY, TENNESSEE
IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE
BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND APTER ITS

PASSAGE. THE PUBLIC WELFARE REQUIRING IT.

Action taken (19072)

Member of the County Council

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ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call Vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

(Judge Moore stated that this was the lowest and best bid.)

## $\underline{\mathtt{N}} \ \underline{\mathtt{O}} \ \underline{\mathtt{V}} \ \underline{\mathtt{E}} \ \underline{\mathtt{M}} \ \underline{\mathtt{B}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \ \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

COUNTY COUNCIL FLOYD L. FULLER, JR. RDBERT E.(BOB) LONG JACK D. HAYFIELD COYEL V. RICKETTS DALTON ROBERTS COUNTY MANAGER



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

#### Hamilton County. Tennessee DON MOORE, JUDGE GHATTANOOGA, TENNESSEE 67402

OCTOBER 9, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

MISCELLANEOUS SUPPLIES FOR SKILL CENTER

(LIST ATTACHED)

DATE:

OCTOBER 20, 1975

TIME:

2:30 P.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR ALL BIDS.

HAMILTON COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

Design.	Uask	DESCRIPTION		American	Order No.	Veteber
12		94521 9 SAK 3/8 Drive Socket Sets		22.72	272.64	
12		94116 9 S&K % Drive Socket Sets		28.4	340.80	
12		_ \$BT1157 B-H Pick Hammer		4.36	52.32	
12	]	\$BT1153 B-H Combination Hammer		3.ĉ.	43.20	
12		4P65H Ken Tool Dant Pullars	·	<del></del>	86.16	
2		#MBC Paint Guns (Binks)			172.62	
12		_ \$15027 S&K Haadla Nosa Plyars		5.40	64.80	- Andrews - Control of the Control o
12		#15016 Sax Side Cutters		4.53	54.36	
. 20	-	#3148 3M Sanding Block		1.44	28.8.	Tunga kana kana magangka Milikai pangkang Milikai Pilakai
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Hart's Automotive Parts Co. 123t Market St., Box 11045 Chattanooga, Tn. 37401

Manager /

discount - 2% - 10 Net 30 days

Barry Ryan

GRAND TOTAL (four pages) \$3,831.89

		(°					
Ro.	Quantity Unit	DESCRIPTION	Undt Prise	Anvocat	Order No.	Venter	
7	l box	Lock rings for 3/4" Heater Rose		2.00	2.00	CONTRACT CONTRACT	
	1 box	Lock rings for 5/8" Heater Hose		1.99	1.99		
	l box	Adjustable clamps for raditor hose		_ 2.13	2.13	· <del>-</del>	
	10	STP-1 Oil Filter (Ford)		1.65	16.50		
	10	STP-25 Oil Filter (Chev.)	i	1.65	16.5		
	10	STP-24 Oil Filter (other CM Care )		1.65	16.5C		
i	10 sets	D-106 PVC Points (Chev.)		1.52	15.2		
	10 sets			1.45	14.50		
	10	D-200 Condenser (Chev.)		.51	5.10		
	10	F-202 Condenser (Ford)		51_	5.10		
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		Page total			95.52		

# <u>N O V E M B E R T E R M 1 9 7 5</u>

7==,====					
Question Unit	DESCRIPTION	Dain Laine	Авничка	Ordar No.	Vondor
	Lacquer type automotive filler putty 40 grit long vibrator sandpaper (auto-		2/64	63.36	
4 case 50	motive type) 3/4" Auto Masking Tape		1	118.35 128.06	
5 box 15 case 4	Plastic Body Filler Spreaders Plastic Body Filler			_3 <b>0.</b> 00 640.80	
15 sleeves	### 400 Grit Wet or Dry Sandpaper (auto- motive type)		5.56	83.40	
10 cape 4	Red oxide lacquer type automotive prime 55 Gal. Container lacquer thinger (automotive type)	97		309,20 165,00	
2	55 Gal. Container #212 acrylic ename: reducer (Sherwin-Williams)		122,40	244.80	
8 rolla.	36" Auto Masking Paper Automotive type paint mask disposable			122.16 _28.70	
10 503	24 grit 9" grinding disk (automotive type)		<del></del>	160.60	
10 box	half round Sure Form plastic files (2) Sure Form plastic file handles	304)	1	132.00 22.56	\$

Page total

	Quantity Us	e preceiption	Liefe Fried	Assessed	Order No.	Version	
	120 15.	Can of EP 90 weight oil (dope)	45.62	45.62			
[	2 case	Type A Transmission Fluid (quarts)	<u> </u>	26.8C			
1	2 case	Type B Transmission Fluid (querte)	13.40	26.80			
	2 case	10W 40 Motor Oil (quarts)	14.3	28.60		<del></del>	
	2 981	Brake Fluid	6.89	<u> 13.78</u>			
_		Stop Mand-Torredo (Paper)	ļ		-		
	l box	Front end shims (each thickness)	8.50	8.00			
	1 box	High speed drills 1/16" thru % x16th	21.74	21.74		·	
_	1 set	Brake tools for drum type brakes	11.35	11.35			
_	l set	Brake tools for disc type brakes	25.25	25.25	-		
_	1	4" Drive air impact wrench with socket	\$ 51.97	61.97			
_	1	50 ft. 3/8" Air line hose with 3/8"	<b>_</b>				
_		pipe fitting	15.97	15.97			
-	- वेद पुरुदेः	Additions (permanent-type)	_	<u> </u>			
	120 1b.		42.05	<del></del>			
_	2 rolls	Spark Plug Wire (Resistance type)	9.75	19.5G			
	l roll	\$16 Automotive Wire	3.10	3.10			
	l roll	\$10 Automotive Wire	8.42	8:42			
_	25	5/8" Heater Hose	5.76	5.76		<del></del>	
	25'	3/4 Heater Hose	7.03	7.03			

Page Total

371.74

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13	-	94521 9 SAX 3/8 Drive Socket Sets	1900	228.00			
12		\$4116 9 SEK % Drive Socket Sets	33,32	399.84		<del></del>	
12		\$BT1157 B-H Pick Basser	631	75.72		<del> </del>	
12		\$BT1153 B-H Combination Hammar	694	8328		————————————————————————————————————	
12	ļ	#P65H Ken Tool Dent Pullars	842	101.07			
2		#MBC Paint Guns (Binks) # Things	89.50	179,00			
12		115027 S&K Needle Nose Plyers	6.33	7596			
12		\$15016 S&K Side Cutters	532	6384			
20		\$3148 3M Sanding Block	196	3920			
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	Querdion '	Uwit	DESCRIPTION CA CA	A Price	Assessed.	Order Ke.	Vendos
	2 case	24			35.76		
_ .	15 810	3488	40 grit long vibrator sandpaper (auto-	368	130.20		<del></del>
-			Motive type) (33/3M).  3/4" Auto Masking Tape		140,00		· · · · · · · · · · · · · · · · · · ·
			Plastic Body Filler Spreaders 48 Pur		27.60		<del> </del>
$\dagger$	5 box	e 4	Plastic Body Filler Spreacers Parca.	1 _	1 -		
$\dashv$	15 816	eves	400 Grit Wet or Dry Sandpaper (auto- motive type) 300 3M	611	9/165		
+		i i	Red oxide lacquer type automotive prim	2704	270.40		
1	2			20-45	240,90		
	·		(automotive type) #307 acre				
4	2		55 Gal. Container 6212 acrylic cassel reducer (Sherwin-Williems) Come \$67	XIII C	2230		
	a roll		36" Auto Masking Paper F6566	·	13440		
.	5 box		Automotive type paint mask dispersion	631	er 50 3	155	
+	10 boz		24 grit 9" grinding disk #54352 type)	7/103	Dev 100	177.57	·
-	10 bor		half round Sure Form plastic files	112	1120	-	
	6		Sure Form plastic file handles	1136	26/6		
-H-278			Thu 660837		1,899	1	

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County.	· Umit	Dascaiption	Unis Prise	Анькома	Order Ne.	Venzinor
1 603	X	Lock rings for 3/4" Haatar House ble	226	226		
1 bo:	x	Lock rings for 5/8" Heater Hoself	224	224		
	x	Adjustable clamps for raditor Boy	240	240		
		STP-1 Oil Filter (Ford)	208	2080		
10		STP-25 Oil Filter (Chev.)	237	2310		
_10		STP-24 Oil Filter Other CM	231	2310		
10 se	ts	D-106 PVC Points (Chev.)	196	1960		
	ts	F-102 PVC Points (Ford)	192	1920		
10		D-200 Condenser (Chev.) D 30 4	66	660		
10		F-202 Condenser (Ford)	64	640		
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## <u>N O V E M B E R T E R M 1 9 7 5</u>

Common Com	DESCRIPTION		Assessed	Great No.	Vester
120 10.	Can of EP 90 weight of (Cope)	463	4163		
2 6356	Type A Transmission Fluid (quorts)	900	1800		
2 0850	Type B Transmission Fluid (quarte)	1253	2506		
2 case	10W 40 Motor Oil (quarts)	290	2580		
2 691	Brake Fluid	7.50	19,00	•	
1					
1. box	Front end shims (esch thickness)	686	586		
l los		3500	3500		
. l set	Brake tools for area type brakes	50,00			
1 set	Brake tools for disc type brakes	140,0	0 14000		
. 1	4. Drive sir jebsct alsuch Aith Becker	1950	99.50		
1	50 ft. 3/8" Air line hose with 3/8"		2476		
	pipe fitting #4376 Fab.	R476			
26133534	And the second that				
120 16.	Chassis Grease	4350	43.50		
2 rolls	Spark Plug Wire (Resistance type)	11.50	43.50	99,	
1 roll	\$16 Automotive Rine 20-160 nutser.	35%	351		
l roll	#10 Automotive Wire 20 700	859	859	•	
25'	5/8" Heater Hose 50 H 43% Sate	1300	1300		
25*	3/4 Heater Hose 9081 4377 Sale	1650	1650		

59/7/

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Quantity Unit	DESCRIPTION	Uant Dries	Anne	Order No.	Vender
120 15,	Can of EP 90 weight oil (dope)	,33	39.60		and the state of t
2 caso	Type A Transmission Fluid (quarts)	15,00	30.00		},
2 case	Type B Transmission Pluid (quarts)		- <del>p</del>		·
2 case	10W 40 Motor Oil (quarta)	1/020	32.40		·
2 gal	Brake Fluid	12.95	25,90		·
	Shop Hamil Towards (201905)				
1 box 1 box	Front end shims (each thickness) High speed drills 1/16" thru %"x16th				:
1 set	Brake tools for drum type brakes				
1 set	Brake tools for disc type brakes				
. 1	ל" Drive air impact wrench with socket:	3			Ì
1	50 ft. 3/8" Air line hose with 3/8"				
	pipe fitting	٠.			
-24-gal.	Artifecte (permanent type)			<u> </u>	
120 15.	Chassis Grease	140	4800		
2 rolls	Spark Plug Wire (Resistance type)				:
_l_roll	#16 Automotive Wire				
l roll	\$10 Automotive Wire	ļ. <u> </u>		· .	
25' 25'	5/8" Heater Hose  3/4 Heater Hose			·	

Berton Oil

Quantity .	Usit	DESCAIFTION	Prise	A.coreaa	Order No.	Vession
1 box		Lock rings for 3/4" Heater Hose Lock rings for 5/8" Heater Hose				
1 box	<b>.</b>	Adjustable clamps for raditor bose / STP-1 Oil Filter (Ford)	2.17	21.70		
10		STP-25 Oil Filter (Chev.)	238	23.80		
10 10 se	ts	D-106 PVC Points (Chev.)	2,38	23,80		
10 se	ts	F-102 PVC Points (Ford) D-200 Condenser (Chev.)	•			
10		F-202 Condenser (Ford)		•	·	
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Va.	Quantity .	Unite	DESCRIPTION	Days Pobso	Americanea	Order No.	Venim
•	l box		Lock rings for 3/4" Heater Hose		7		
	1 box		Lock rings for 5/8" Heater Hose				
	1 box		Adjustable clamps for raditor bose				
	2017	·	-STP-1 Oil Filter (Ford) KENDALL	1.72	20.64		•
	20 /7		STP-25 Oil Filter (Chev.) TENDALL	1.72	a 20,64	<i>f</i>	
	20 17		STP-24 Oil Filter (other CM Care )	1.72	a20.64	<i>f</i>	
٠,	10 set	8	D-106 PVC Points (Chev.)				•
	10 set	s	F-102 PVC Points (Ford)				
	70		D-200 Condenser (Chev.)				
	10		F-202 Condenser (Ford)				
	V.1	:					
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isopo No.	Quantity	Unit	BESCRIPTION	Electo Priseo	Assessed	Order Ke.	Vestine
	120 1	<b>b.</b> .	Can of EP 90 weight oil (dope)KENDALL	344	840.80		
	2 CAR	2	Type A Transmission Fluid (quarts) '	2.25			
	2 case		Type B Transmission Fluid (quarte)		27.00		
	2 case		10W 40 Motor Oil (querte) INENDALL	7,50\$	30.00		
	2 gal	J	Brake Fluid	14.252	28.50		·
	-6-00		STOP TOTAL SONOTONIA				
	1 box		Front end shims (each thickness)				
	l bom		High speed drills 1/16" thru % x16th				
	l set	1	Brake tools for drum type brakes				
	1 set	i	Brake tools for disc type brakes				
	1	***	3" Drive air impact wrench with socket	5			
	1		50 ft. 3/8" Air line hose with 3/8"				
			pipe fitting				2
	-3/1000		Antifreeze (permanut-type)				
	120 1	b.	Chassis Grease A7140KENDALL	13245	38.40		
	2 rol	3	Spark Plug Wire (Resistance type)				
	1 rel	1	\$16 Automotive Wire				
\$64	1 rol	1	\$10 Automotive Wire	<u> </u>			
150	25.		5/8" Heater Hose				
	25.		3/4 Heater Hose				

## $\underline{\mathbf{N}} \ \underline{\mathbf{O}} \ \underline{\mathbf{V}} \ \underline{\mathbf{E}} \ \underline{\mathbf{M}} \ \underline{\mathbf{B}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{T}} \ \underline{\mathbf{E}} \ \underline{\mathbf{R}} \ \underline{\mathbf{M}} \ \underline{\mathbf{1}} \ \underline{\mathbf{9}} \ \underline{\mathbf{7}} \ \underline{\mathbf{5}}$

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Coursely Unit	DESCRIPTION	Blacks Pedao	Amoun	Order No.	Vendur
120 15.	Can of EP 90 weight oil (dopa)	39.60	39.60		7770
2 casa	Type A Transmission Fluid (quarts)	8.75			
2 case	Type B Transmission Fluid (quarts)	12.53			•
2 case	10W 40 Motor Oil (quarta)	12.90			
2 gal	Brake Fluid	9.00	2:		
<del>2-202</del>	Shape with the same of the sam	go			· ·
1 box	Front end shims (each thickness)				
l box	High speed drills 1/16° thru halfth				······································
1 set	Brake tools for drum type brakes				
l set	Brake tools for disc type brakes				
1	4" Drive air impact wranch with sockat				
1	50 ft. 3/8" Air line hose with 3/8"				
	pipe fitting RECoil M. How	20.40			
2555	Artirere (comescot-150)				
120 15.	Chassis Grease	40.80			
2 rolls	Spark Plug Wire (Resistance type)				
1 roll	#16 Automotive Wire	<u> </u>			<del></del>
l roll	\$10 Automotiva Wire	1.	•	•	
25'	5/8" Heater Hose		ļ		
25'	3/4 Heater Hose				

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(a.	Ostenialty Und	DESCRIPTION	Usda Princ	harman	Order No.	Vendar
	1 box 1 box	Lock rings for 3/4" Heater Hose Lock rings for 5/8" Heater Hose				
	1 box	Adjustable clamps for raditor hose STP-1 Oil Filter (Ford) 5-0/ FILTER	1.96			<u> </u>
	10	577-35 Oil Filter (Chev.) 5-025-579	1.96		,	
	10 10 sets	D-106 PVC Points (Chev.)				
·	10 sets	F-102 PVC Points (Ford) D-200 Condenser (Chev.)				; 
	10	F-202 Condenser (Ford)				
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lunga Ma		U-1680	KOEFGEERO KOEFGEERO	Data Polan	X	THE TOURS	Water Control
	120 1	100	Can of EP 90 weight oil (dope)	2274	3730	734.20	TEVALS
	2 caa	a	Type A Transmission Fluid (quarts) 7		COTEDITA		
	2 case		Type & Transmission Fluid (quarts)		1,2.00CAS		
	2 case	3	10W 40 Motor O11 (quarta)		a. 705 cas	-	
	2 gal		Brake Fluid Shop Wand Towels (Paper)	1	1530(AS		
				11.50/6/12	INGAL CAUS	23.00	LEXACO
	l box		Front and shims (each thickness) High speed drills 1/16" thru halfth				white authorization of the continuous community
	l sat		Brake tools for drum type brakes				1
	l set		Brake tools for disc type brakes				
	1		h" Drive air impact wrench with socket	3		·	
•	1		50 ft. 3/8" Air line hose with 3/8"				
			pipe fitting				
	24 ya	<del>} -</del>	Antifreeze (parmanent-type)				
	120 1	,	Chassis Grease				
	2 rol	ls	Spark Plug Wire (Resistance type)				
	l rol		137 47 65				
	1 rol	1	\$10 Automotive Wire	<u> </u>			
<u></u>	25		5/8" Heater Hose				
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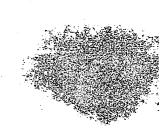
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DAVID R. BABB

#### NOVEMBER TERM 1975

		]		The second second second second	
.a. Quinneity Unit	DESCRIPTION	Umfa Pelapa	heavara	Order 16a	<del>પ</del> લાખોજ
	Lacquer type automotive filler putty as 40 grit long vibrator sandpaper (auto-	25.20 10.50	<u>50.70</u> 257 <b>.</b> 50		
	Motive type) 3/4" Auto Masking Tape				
5_box	Plastic Body Filler Spreaders	40.85 28 em			
	Plastic Body Filler  s 400 Grit Wet or Dry Sandpaper (auto-	23.00	420.00 120.75		
	motive type)				
2	Red oxide lacquer type automotive prim  55 Gal. Container lacquer thinner	307,00	214.00		
2	(automotive type)  55 Gal. Container #212 acrylic ename!	140.00	280,00		
	reducer (Sherwin-Williams)	10.2	154.00		
8 rolls	36" Auto Masking Paper Automotive type paint mask disposable	7.60	38.00		
10 box	24 grit 9" grinding disk (automotive type)	22-50	225,00		
10 box	half round Sure Form plastic files Sure Form plastic file handles	18.00 6.50	:80,00 30,00		
	ANTO TOTAL PIROCEC TITE HEREIGES	0.50	39,00		

Gougers Auto. Paint & Supply



Quantity Un	ia	DESCRIPTION	Unit Prince	Assessment	Order Na	Vaster
12		14521 9 Sak 3/8 Drive Socket Sets	37.48	449.76		
12		#4116 9 Sak h Drive Sockat Sats	46.7	560.76		
12		BT1157 B-H Pick Harmer	7.80	93.60		
12		\$BT1153 B-H Combination Hazager	7.10	85.20		
12		#P65H Ken Tool Dent Pullers	10.50	126.70		
2		MBC Paint Guns (Binks)	110.00	220.00		
12		115027 Sak Meedle Nose Plyars	5.80	69.160		
12		#15016 S&K Side Cutters	7.70	92.40		destrujen ja nem kampten State Statement
20	] 	#3148 3M Sanding Block	2.10	42.00		
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# <u>N O V E M B E R T E R M 1 9 7 5</u>

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ve.	Commission	Useit	DESCRIPTION	Liets Frien	Anomon	Order Na.	Vaccino
	120 L	٠.	Can of EP 90 weight oil (dope)				
	2 case		Type A Transmission Fluid (quarts)				
	2 case		Type B Transmission Fluid (quarte)				·
	2 case		10W 40 Motor Oil (quarts)				
	2 gal		Brake Fluid				
	1		Stop Hand-Texels. (Paper)				
	1 box		Front end shims (each thickness)				
	1 box		High speed drills 1/16" thru 4"x16th				
·	1 set		Brake tools for drum type brakes	· ·			!
	1 set		Brake tools for disc type brakes				
	1		3" Drive air impact wrench with sockets	3	63.00		
	1		50 ft. 3/8" Air line hose with 3/8"		22.25	.,	;
			pipe fitting	• .			
	26-921		Anishroese (personal type)				
r - France	120 1b	a	Chassis Grease				
	2 roll	8	Spark Plug Wire (Resistance type)				
	l roll		\$16 Automotive Wire				
	1 roll		#10 Automotive Wire		•		
~ ~	25'		_5/8™ Heater Hose				
	25'		3/4 Heater Hose				

State of Tennessee

NOVEMBER 5, 1975

DATE INOUTH, DAY, YEARS

## RESOLUTION

NO. 1175-9

TITLE

ACCEPTING THE BID OF GEORGIA-PACIFIC CORP, FOR BRIDGE TIMBER FOR \$190.00 PER THOUSAND BOARD FEET.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR BRIDGE TIMBER FOR THE HIGHWAY DEPARTMENT.

WHEREAS, THE BID OF GEORGIA-PACIFIC CORP. FOR \$190.00 PER THOUSAND BOARD FEET

NOW, THEREFORE, BE IT FURTHER RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Manchan of the County Commit

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

HAMILTON COUNTY. "EXXESSEE DON MOORE, JUTGE GHATTANOOGA, TENNESSEE 67402

OCTOBER 24, 1975

HAMILTON COUNTY - INVITATION TO BID

SUBUECT:

BRIDGE TIMBER:

3000 FT. 14 OR 16 FT. LONG- 7 X 9 IN. WIDE

10 TO 16 FT. LONG- 6 X 12 IN. WIDE- 3 IN. THICK 7000 FT.

DATE:

THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE S

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NOVEMBER 4, 1975

TIME:

10:00 A.M.

FICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR ALL BIDS.

HAMILTON COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PYR/HP

## $\underline{N} \ \underline{O} \ \underline{V} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

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hattanooga	, TN 374	04		Ack	nowledge	meni
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11-3-75	2-3-WKS	P.K. Richard	2WK,		2% 10th F	cox
	County IN		SAIP TO			
YOUR NO.	OUR NO	Truck	F.O.B.		= 3064	
NO. QUANTITY	7-0-1161	DESCRIPTION		OOTAGE	PRICE	UNIT
3,000BF		6 Oak Timbers			\$190.00	1160
7,000BF	3x6thrul	2x10thru16 Oak Timbe	r		\$190.00	-
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			No.	· · · · · · · · · · · · · · ·		
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PINT FOR TO OT AND ADD COARDITIONS OF CALL ON PAIR PURISON OF CALL

(Judge Moore stated that this was the lowest and best bid.)

### NOVEMBER TERM 1975

Mod. 3, 1995

Lucille Du + deliver fridge tember as described for \$220.00 for thousand board feet

Charles L. Rogers Soltewak, Denn 37363

Phone - 238-4304



### PRICE QUOTATION

No.Q-

Im Hung

### GIBSON LUMBER COMPANY INC.

P. O. BOX 129 • TRINITY, N. C. 27370

PHONE: (919) 431-2127



To HAVETING	NI COUNTY PURCHASING DEPARTMENT	TOBER 28, 1975
llc DA	YTTON BLVD. 1900GA, TN. 87402	QUIRY 10/21/75
		K. RICHARD
We are pleased to quote on	the following subject to the terms herein:	
QUANTITY	DESCRIPTION	PRICE
PPROX 3000'	7" x 9" 14'-16' LONG BRIDGE TIMBER, OAK	\$265,00/MBF
ePkox 70001	12/4 (3" THICK) 6"-12" WIDE 10'-16' LONG BRIDGE TIMBER, CAK	\$265.00/MBF
	GRADE-SOUND SQUARE EDGE	
	NHLA	
SHIPMENT: 10 DA	YS TO 2 WKS	
F.O.B. POINT: CHA	TTANOOGA	
TERMS: 2% 30	DAYS/NET 31 DAYS	
OFFEREN SUBJECT TO	DIOD SALE VES	1111777 A

November 5, 1975

### NOVEMBER TERM 1975

## A RESOLUTION

NO. 1175-10

TITLE - TO AUTHORIZE HAMILTON COUNTY TO MAKE REIMBURSEMENT TO FABRIC CARE CENTERS, 1945 DAYTON BLVD., CHATTANOOGA, TENNESSEE, FOR \$712.18 ON PAYMENT OF GROSS RECEIPTS TAX.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, on June 29, 1973, and June 17, 1974, Fabric Care Centers filed the applications of business tax license and report to the County Court Clerk and paid \$1137.68, and

WHEREAS, the taxpayer had applicable tax credits of \$712.18, for the 1972 and 1973 Personalty Tax which was not used on the 1973 and 1974 business tax license, and

WHEREAS, the taxpayer filed an amended return October 22, 1975, in the amount of \$425.50 and filed a claim for \$712.18,

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the Department of Accounts and Budgets of Hamilton County is hereby authorized to make this refund to Fabric Care Center.

BE IT FURTHER RESOLVED: That this resolution take effect from and after its passage, the public welfare requiring it.

Action taken ( Septed

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

* * *

(Judge Moore stated that this is the standard method of reimbursement for overpayment of Gross Receipts Tax.)

State of Tennessee Hamilton County

November 5, 1975

## A RESOLUTION

NO. 1175-11

TILE

AUTHORITY TO ACCEPT OFFER OF (DANIEL L. & TERESA DE LONG) TO PURCHASE A  $105 \times 200 \pm \text{LOT}$  IN THE CITY OF RED BANK KNOWN AS LOT 11 MIDVALE PART. EXT. AS RECORDED IN PLAT BOOK 13 PAGE 23 ROHC REEVES TAX NO. 1960A-10-9 STATE TAX NO. 126K-B-32 IN THE AMOUNT OF \$1500.00

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, (A 105 x 200 ± lot in the City of Red Bank known as Lot 11 Midvale

Part. Ext. as recorded in plot book 13 page 23 ROHC Reeves Tax No. 1960A-10-9

State Tax No. 126K-B-32 was purchased by Hamilton County and the City of Red Bank

on account of unpaid taxes; and

WHEREAS, the property has been appraised at a value of \$1500.00 and WHEREAS, Hamilton County has received an offer of \$1500.00 from Mr. Daniel L & Teresa De Long.

NOW, THEREFORE, BE IT RESOLVED, that the said offer of \$1500.00 be approved and the County Judge be authorized to execute a quitclaim deed of conveyance in accordance with the terms of said offer, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, That the County Judge is authorized to proceed with the closing of the transaction and the collection of court costs and expenses of the sale, disburse the balance pro rate, based on the tax rate of Hamilton County.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Cellepoled

Member of the County Council

### NOVEMBER TERM 1975

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

* * *

(Judge Moore stated that this was the minimum price placed on this property as appraised.)

State of Tennessee

Hamilton County

November 5, 1975

Member of the County Council

## A RESOLUTION

NO. 1175-12

TITLE A RESOLUTION TO ADOPT T.C.A. SECTION 38-1113(a), EXCLUSIVELY, FOR THE PURPOSE OF PROVIDING IN-SERVICE TRAINING TO POLICE OFFICERS AND TO AUTHORIZE THE COUNTY JUDGE TO CERTIFY SUCH ADOPTION TO APPROPRIATE STATE AGENCIES.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, the in-service training of Hamilton County Sheriff's Department police officers not only is beneficial to the safety and security of the public but is also beneficial to such officers as are able to upgrade their abilities; and

WHEREAS, Tennessee Code Annotated, Title 38, Chapter 11, provides for, inter alia, the in-service training of police officers and for the compensation of officers meeting the requirements thereunder, such compensation being in the form of income supplements paid by the Tennessee Law Enforcement Planning Commission according to the schedule as set out within T.C.A. Section 38-1113(a), a copy of which is attached hereto and incorporated herein by reference; and

WHEREAS, T.C.A. Section 38-1102 provides permissive adoptive authority to local governments desirous of adopting the requirements as set forth within the abovementioned Chapter.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That T.C.A. Section 38-1113(a), exclusively, is hereby adopted and the County Judge is authorized to certify such adoption to appropriate State agencies for the purposes hereinabove mentioned.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Colgoles

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

(Judge Moore stated that this particular Resolution will permit the Tennessee Law Enforcement Planning Commission to pay a 15% bonus for having completed in-service training for various officers in the Sheriff's office.) 38-1113. Income supplements for police officers—Funds from commission.—(a) An eligible local unit of government which requires all police officers to successfully complete each calendar year an in-service training course appropriate to the officer's rank and responsibility and the size and location of his department of at least forty (40) hours duration at a school certified or recognized by the Tennessee law enforcement planning commission shall be entitled to receive up to fifteen per cent (15%) of each qualified police officer's annual salary from the Tennessee law enforcement planning commission to be paid to each officer in addition to his regular salary. The income supplement set forth herein shall be five per cent (5%) the first year and shall be increased two and one-half per cent (2½%) each year until the fifteen per cent (15%) maximum income supplement is reached. Police officers shall be eligible for such supplemental income upon satisfactory completion of thirty (30) hours of such in-service training for one (1) year beginning July 15, 1974 but from and after July 15, 1975 police officers shall be required to complete forty (40) hours of such training in order to be eligible.

State of Tennessee

November 5, 1975

## A RESOLUTION

NO. 1175-13

TITLE A RESOLUTION TO APPOINT DR. RALPH R. WOOLEY AS HEALTH DIRECTOR OF THE CHATTANOOGA-HAMILTON COUNTY HEALTH DEPARTMENT.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Dr. Ralph R. Wooley has been approved and designated as Health Director of the Chattanooga-Hamilton County Health Department by the State of Tennessee after having been approved therefor by the Chattanooga-Hamilton County Health Department Board, an advisory body, as well as the Screening Committee of SETAHEC, the Clinical Education Center, and the said Health Department.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the County Council, upon the recommendation of the County Judge, hereby designates and appoints Dr. Ralph R. Wooley as Health Director of the Chattanooga-Hamilton County Health Department, effective November 1, 1975, to serve for such term and under such conditions as are or may hereafter be provided by the appropriate personnel policies, resolutions and laws of Hamilton County and/or the State of Tennessee, as the case may be.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Cogoled

Member of the County Council

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ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

* * *

(Judge Moore stated that this was the completion of the appointment process. Dr. Wooley was appointed by the State and this appointment by the County complies with the procedure the Health Department operates under.)

## FRANK

### HAMILTON COUNTY, TENNESSEE

NOVEMBER TERM 1975
FINANCIAL STATEMENTS FOR MONTH OF SEPTEMBER, 1975

STATEMENT OF CASH REC	EIPTS	**
GENERAL FUND:		
Ex-Officio appropriation	\$105,000.00	•
Misdemeanor Costs	13,776.75	
Waiting on courts	3,427.50	
Summoning jurors	4,212.50	
Returning prisoners	2,361.78	
Workhouse cases	2,501.70	
Uniform allowances	1,305.00	
Alcoholic rehabilitation off	800.00	130,883.
CIRCUIT COURT CLERK:	000.00	
	A 7 465 20	
Court of General Sessions	\$ 7,465.39	7.0.00
Circuit Court	<u>2,562.</u> 90	10,028.
CRIMINAL COURT CLERK:		
Criminal Court	\$ 129.67	
Court of General Sessions	<u>1,696.</u> 23	1,825.
OTHER SOURCES:		
Foreign papers	\$ 464.25	
Boarding prisoners		
State of Tennessee		
Federal government	1,056.00	
City of Chattanooga		٠
City of Red Bank		
Other: Chancery Court	616.79	
burse Travel Exp. Tn. Law Enforce Train Aca		•
Robbs & F. Newell \$69.44, Ret. Adv. Exp. C. on School \$36.02 Excess Fee Ret. \$54,844.20	Glaze <u>54,949.</u> 66	57,086. 199,824.
TOTAL AVAILABLE CASH		\$254,668.
		725±7000•
STATEMENT OF DISBURSE	EMF NT'S	
EXPENSES OF OFFICE.		112,168.
EXPENSES OF OFFICE: Salaries-(See attached detail)		
Salaries-(See attached detail)	خ	
Salaries-(See attached detail) Automobile expense-	\$	
Salaries-(See attached detail) Automobile expense- Repairs and parts	1,948.04	
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease	1,948.04 17,717.97	
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes	1,948.04	· · · · · · · · · · · · · · · · · · ·
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance	1,948.04 17,717.97 467.37	
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service	1,948.04 17,717.97	
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance	1,948.04 17,717.97 467.37	20,411.
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service	1,948.04 17,717.97 467.37	20,411.
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service Auto allowance for process servers	1,948.04 17,717.97 467.37 278.60	20,411.
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service Auto allowance for process servers Other- Provisions	1,948.04 17,717.97 467.37 278.60	20,411
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service Auto allowance for process servers Other-	1,948.04 17,717.97 467.37 278.60 \$ 4,182.32	20,411
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service Auto allowance for process servers Other- Provisions Returning prisoners Uniform allowances	1,948.04 17,717.97 467.37 278.60 \$ 4,182.32 314.24 1,305.00	20,411.
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service Auto allowance for process servers Other- Provisions Returning prisoners Uniform allowances Alcoholic rehabilitation officer	1,948.04 17,717.97 467.37 278.60 \$ 4,182.32 314.24 1,305.00 752.30	20,411
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service Auto allowance for process servers Other- Provisions Returning prisoners Uniform allowances Alcoholic rehabilitation officer Miscellaneous: Offfice	1,948.04 17,717.97 467.37 278.60 \$ 4,182.32 314.24 1,305.00 752.30 2.60	20,411.
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service Auto allowance for process servers Other- Provisions Returning prisoners Uniform allowances Alcoholic rehabilitation officer Miscellaneous: Office itation \$55.22, REg. Deputy Bonds \$4643.00,	1,948.04 17,717.97 467.37 278.60 \$ 4,182.32 314.24 1,305.00 752.30 2.60 On Duty	20,411.
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service Auto allowance for process servers Other- Provisions Returning prisoners Uniform allowances Alcoholic rehabilitation officer Miscellaneous: Office itation \$55.22, REg. Deputy Bonds \$4643.00, ary B. R. Davis \$92.00, Excess Fees \$54,844	1,948.04 17,717.97 467.37 278.60 \$ 4,182.32 314.24 1,305.00 752.30 2.60 On Duty .20, Adv.	
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service Auto allowance for process servers Other- Provisions Returning prisoners Uniform allowances Alcoholic rehabilitation officer Miscellaneous: Office itation \$55.22, REg. Deputy Bonds \$4643.00, ary B. R. Davis \$92.00, Excess Fees \$54,844 Marty Brown F.B.I. Acad. \$100.00, Reimb under Exp. Th. Law Enforce. Acad. Robbs & Newel	1,948.04 17,717.97 467.37 278.60 \$ 4,182.32 314.24 1,305.00 752.30 2.60 On Duty .20, Adv. rse 59,818.86	
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service Auto allowance for process servers Other- Provisions Returning prisoners Uniform allowances Alcoholic rehabilitation officer Miscellaneous: Office itation \$55.22, REg. Deputy Bonds \$4643.00, ary B. R. Davis \$92.00, Excess Fees \$54,844 Marty Brown F.B.I. Acad. \$100.00, Reimb under Exp. Th. Law Enforce. Acad. Robbs & Newel	1,948.04 17,717.97 467.37 278.60 \$ 4,182.32 314.24 1,305.00 752.30 2.60 On Duty .20, Adv. rse 59,818.86	66,375
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service Auto allowance for process servers Other- Provisions Returning prisoners Uniform allowances Alcoholic rehabilitation officer Miscellaneous: Office itation \$55.22, REg. Deputy Bonds \$4643.00, Iry B. R. Davis \$92.00, Excess Fees \$54,844 Marty Brown F.B.I. Acad. \$100.00, Reimb under the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server o	1,948.04 17,717.97 467.37 278.60 \$ 4,182.32 314.24 1,305.00 752.30 2.60 On Duty .20, Adv. rse 59,818.86	66,375 198,955
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service Auto allowance for process servers Other- Provisions Returning prisoners Uniform allowances Alcoholic rehabilitation officer Miscellaneous: Office itation \$55.22, REg. Deputy Bonds \$4643.00, ary B. R. Davis \$92.00, Excess Fees \$54,844 Marty Brown F.B.I. Acad. \$100.00, Reimb under Exp. Th. Law Enforce. Acad. Robbs & Newel	1,948.04 17,717.97 467.37 278.60 \$ 4,182.32 314.24 1,305.00 752.30 2.60 On Duty .20, Adv. rse 59,818.86	66,375 198,955
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service Auto allowance for process servers Other- Provisions Returning prisoners Uniform allowances Alcoholic rehabilitation officer Miscellaneous: Office itation \$55.22, REg. Deputy Bonds \$4643.00, Iry B. R. Davis \$92.00, Excess Fees \$54,844 Marty Brown F.B.I. Acad. \$100.00, Reimb under the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server o	1,948.04 17,717.97 467.37 278.60 \$ 4,182.32 314.24 1,305.00 752.30 2.60 On Duty .20, Adv. rse 59,818.86	66,375 198,955
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service Auto allowance for process servers Other- Provisions Returning prisoners Uniform allowances Alcoholic rehabilitation officer Miscellaneous: Office itation \$55.22, REg. Deputy Bonds \$4643.00, Iry B. R. Davis \$92.00, Excess Fees \$54,844 Marty Brown F.B.I. Acad. \$100.00, Reimb under the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server of the server o	1,948.04 17,717.97 467.37 278.60 \$ 4,182.32 314.24 1,305.00 752.30 2.60 On Duty .20, Adv. rse 59,818.86	20,411. 66,375. 198,955. 55,712
Salaries-(See attached detail) Automobile expense- Repairs and parts Gas, Oil and grease Tires and tubes Insurance Radio service Auto allowance for process servers Other- Provisions Returning prisoners Uniform allowances Alcoholic rehabilitation officer Miscellaneous: Office Itation \$55.22, REG. Deputy Bonds \$4643.00, Ary B. R. Davis \$92.00, Excess Fees \$54,844 Marty Brown F.B.I. Acad. \$100.00, Reimb under the served of the served o	1,948.04 17,717.97 467.37 278.60 \$ 4,182.32 314.24 1,305.00 752.30 2.60 On Duty .20, Adv. rse 59,818.86	66,375 198,955

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SHERIFF		
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ank Newell 1,801.62

DEPUTIES		
Edward J. Russell	Chief Deputy	1,356.92
William G. Newell	Ass't Chief Deputy	980.30
John D. Holt	Ass't Chief Deputy	980.30
Wm. E. Robbs	Chief of Detectives	980.30
Oscar E. McMillian	Detective Lieutenant	844.62
David Minnich	Detective Lieutenant	844.62
Clarence E. Schroyer	Narcotic Inspector	893.54
Martin Brown Paul J. Smith	Narcotic Lieutenant	844.62
Hamilton Blackstone	Narcotic Detective	793.84
E. Glenn Broyles	11	793.84 793.84
Wm H. Long	11	664.62
Lonnie Schultz	tr	720.92
Howard V. Shutters	25	793.84
Craig D. Glaze	Arson Detective	793.84
James E. Arrowood	Detective	793.84
Billy R. Davis	ii	793.84
Douglas M. Everett	tt	793.84
Earl H. Gant	u	793.84
Paul R. Holt	11	793.84
John T. Lawson	. 11	793.84
Thomas R. Shugart	11	793.84
Chester Westfield	11	793.84
David Ziegler	11	793.84
C. L. Westbrook	Fugitive Detective	793.84
F. A. Wilson	11	793.84
James A. Baker	Auto Theft Detective	793.84
Melvin K. Johnson	11	793.84
Robert J. Davis	Captain	875.08
Kenneth Lee	. 11	875.08
Wm. A. Robinson	11	875.08
James O. Lane	Lieutenant	844,62
Sam James	Sergeant	784.62
Fletcher D. Miller	11	784.62
Robert O'Dell	11	784.62
Claude Petty	"	784.62
Willie Turner	11	784.62
Joseph Dietzen	Desk Sergeant	784.62
Thomas L. Fox	15 47	784.62
James N. Lusk	11	784.62
Calvin Sivley		784.62
Donald Allen	Patrolman	752.30
Edwin Anderson	**	720.92
Mitchell Ball	"	720.92
James E. Bell	.,	720.92
Edward R. Brown	**	752.30
Austin L. Burns		752.30
T. J. Burns	11	752 <b>.</b> 30 752 <b>.</b> 30
Joe I. Bush	11	
Roy Combs	11	720.92
Charles Dagnan	11	664.62 <b>7</b> 52.30
Jack Danielson	II.	664.62
Darwin H. Dickson	u .	720.92
David Francisco	н	664.62
Doyle E. Francisco David L. Goodman	11	641.54
Larry R. Gragg	u	720.92
Charles Grissom	11	720.92
James Hardy	n	752.30
Rońnie Hayes	Ħ	664.62
Larry Holland	11	664.62
Fred Johnson, Jr.	π	664.62
William B. Lampkin	n	161.54
Donald A. McCullough	11	752.30
James Massengale	н .	714.69
Willis D. Matthews	tī	641.54
John S. Maxwell	tt	720.92

DEPUTIES CONTINUED	NOVEMBER TERM 1975	5	
Goldman P. Maynard	Patrolman	720.92	
	•		
Phillip Metcalf	Patrolman	765.65	
R. L. Monger	II .	752.30	
Horace A. Morgan	II .	664.62	
Johnny R. Morris	n e e e e e e e e e e e e e e e e e e e	664.62	F
Lewis S. O'Neal	u e e e e e e e e e e e e e e e e e e e	752.30	
	II .		
Ervin O. Partridge	n e	752.30	
Ronald R. Parson		720.92	1.00
Fred Paul	II .	752.30	
Clinton H. Peoples	n .	752.30	. •
Cleveland V. Price	n e e e e e e e e e e e e e e e e e e e	720.92	
Thomas Ratledge	II .	752.30	
Randall Rich	ti e e e e e e e e e e e e e e e e e e e	752.30	
Charles Richmond	11		
	n en en en en en en en en en en en en en	752.30	
Ralph Rogers		664.62	
Michael Rundles	11	720.92	
Douglas Rutherford	II .	720.92	
James Swafford	TI .	720.92	
John Swope, Sr.	n e e e e e e e e e e e e e e e e e e e	752.30	
Joel W. Syler	11		* :
	n	720.92	
Donald Thompson		752.30	
Richard Thurman, Jr.		664.62	
Harry G. Tomaras	II .	641.54	: .
Bill Uren	TI .	752.30	4.
Vernon L. Vaughn	tf .	752.30	•
Rodney Veron	it .	720.92	
David L. Walker	H .	•	
	u.	664.62	
Jerry W. Watkins		720.92	
L. K. Weaver, III	<b>n</b>	80.61	
James T. Wilken	II	752.30	
Benny Williams	n	752.30	
William Williams	<b>u</b>	752.30	
Ronald Winkler	n .		
	<b>u</b>	664.62	
Robert Young		664.62	* *
Charles Westfield	Janitor (Special Officer)	448.62	76,225.65
•			
THOUSE CHARGE CHARGE			
PROCESSING OFFICERS			
PROCESSING OFFICERS Claude R. Fifer	Civil Officer	727.38	
Claude R. Fifer	Civil Officer	727.38	
Claude R. Fifer Arthur R. Gray	ti	727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris	11 11	727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan	11 11 11	727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris	11 11 11	727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan	11 11 11	727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price	11 11 11	727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self	11 11 11 11 11	727.38 727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele	11 11 11 11 11 11 11 11	727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford	ti ii ii ti ti ti ti ti ti ti	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele	11 11 11 11 11 11 11 11	727.38 727.38 727.38 727.38 727.38 727.38 727.38	7,273.80
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford	ti ii ii ti ti ti ti ti ti ti	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford	ti ii ii ti ti ti ti ti ti ti	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS		727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller	u u u u u u u u u u u u u Chief Jailer	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible		727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle	" " " " " " Chief Jailer Jailer	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra	" " " " " " " Chief Jailer Jailer "	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson	u u u u u u u u u u u u u u u u u u u	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig	Chief Jailer Jailer	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson	Chief Jailer Jailer """"""""""""""""""""""""""""""""""""	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight	Chief Jailer Jailer	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery	Chief Jailer Jailer """"""""""""""""""""""""""""""""""""	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy	Chief Jailer Jailer """"""""""""""""""""""""""""""""""""	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson	Chief Jailer Jailer  "" "" "" "" "" "" "" "" "" "" "" "" "	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.30 752.30 752.30 752.30 752.30 752.30	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson	Chief Jailer Jailer  "" "" "" "" "" "" "" "" "" "" "" "" "	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 752.30 752.30 752.30 752.30 752.30 752.30	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers	Chief Jailer Jailer  "" "" "" "" "" "" "" "" "" "" "" "" "	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.30 752.30 752.30 752.30 752.30 752.30 752.30	
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Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers	Chief Jailer Jailer  "" "" "" "" "" "" "" "" "" "" "" "" "	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.30 752.30 752.30 752.30 752.30 752.30 752.30	
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse	Chief Jailer Jailer  "" "" "" "" "" "" "" "" "" "" "" "" "	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30	7,273.80
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  CLERICAL	Chief Jailer Jailer  "" "" "" "" "" "" "" "" "" "" "" "" "	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30	7,273.80
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  CLERICAL Mary J. Schoolfield	Chief Jailer Jailer  "" "" "" "" "" "" "" "" "" "" "" "" "	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38	7,273.80
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  CLERICAL Mary J. Schoolfield Carolyn S. Minnich	Chief Jailer Jailer  "" "" "" "" "" "" "" "" "" "" "" "" "	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 720.92 641.54 641.54 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30	7,273.80
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  CLERICAL Mary J. Schoolfield Carolyn S. Minnich Beth Stafford	Chief Jailer Jailer  "" "" "" "" "" "" "" "" "" "" "" "" "	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 720.92 641.54 641.54 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30	7,273.80
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  CLERICAL Mary J. Schoolfield Carolyn S. Minnich	Chief Jailer Jailer  "" "" "" "" "" "" "" "" "" "" "" "" "	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 720.92 641.54 641.54 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30	7,273.80
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  CLERICAL Mary J. Schoolfield Carolyn S. Minnich Beth Stafford Jo. B. Abney	Chief Jailer Jailer  "" "" "" "" "" "" "" "" "" "" "" "" "	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 720.92 641.54 641.54 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30	7,273.80
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  CLERICAL Mary J. Schoolfield Carolyn S. Minnich Beth Stafford Jo. B. Abney Marguerite M. White	Chief Jailer Jailer  "" "" "" "" "" "" "" "" "" "" "" "" "	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 720.92 641.54 641.54 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30	7,273.80
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  CLERICAL Mary J. Schoolfield Carolyn S. Minnich Beth Stafford Jo. B. Abney Marguerite M. White Lenda R. Clark	Chief Jailer Jailer  "" "" "" "" "" "" "" "" "" ""  Co-ordinator Executive Secretary Det. Dept. Secretary Sec. to Sheriff's Dept. Chief Bookkeeper Assistant Bookkeeper	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 720.92 641.54 641.54 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30 752.30	7,273.80
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  CLERICAL Mary J. Schoolfield Carolyn S. Minnich Beth Stafford Jo. B. Abney Marguerite M. White Lenda R. Clark Aubrey Haley, Sr.	Chief Jailer Jailer  ""  ""  ""  ""  ""  ""  ""  ""  Co-ordinator  Executive Secretary  Det. Dept. Secretary  Sec. to Sheriff's Dept.  Chief Bookkeeper  Assistant Bookkeeper  Utility Clerk	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 72	7,273.80
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  CLERICAL Mary J. Schoolfield Carolyn S. Minnich Beth Stafford Jo. B. Abney Marguerite M. White Lenda R. Clark Aubrey Haley, Sr. Mildred C. Wilkey	Chief Jailer Jailer  "" "" "" "" "" "" "" "" "" ""  Co-ordinator Executive Secretary Det. Dept. Secretary Sec. to Sheriff's Dept. Chief Bookkeeper Assistant Bookkeeper	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.30 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92 720.92	7,273.80
Claude R. Fifer Arthur R. Gray E. Jonah Harris Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby P. Rogers Paul W. Scott Walter Sprouse  CLERICAL Mary J. Schoolfield Carolyn S. Minnich Beth Stafford Jo. B. Abney Marguerite M. White Lenda R. Clark Aubrey Haley, Sr.	Chief Jailer Jailer  ""  ""  ""  ""  ""  ""  ""  ""  Co-ordinator  Executive Secretary  Det. Dept. Secretary  Sec. to Sheriff's Dept.  Chief Bookkeeper  Assistant Bookkeeper  Utility Clerk	727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 727.38 72	7,273.80

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CLERICAL CONTINUED	<u>NOVEMBER TERM 197</u>	<u>5</u>	
James Sanders	Dispatcher	641.54	
Louise Twyman	1101101101	641.54	7,120.86
			77220000
OTHER#			
Oliver Cobb	Court Officer	692.77	
Roy Eldridge	ti .	641.54	
Claude Kersey	11	752.30	
Grover T. Payne	11	752.30	
James Sage	tt	752.30	
Jimmy Sharrock	u .	752.30	
A. L. Dempsey	Process Server	727.38	
Wm. F. Drew	tf	727.38	
James G. Holder	u	727.38	
Bryant Turner	ii	727.38	
C. E. Arnold	Special Officer	76.16	
Richard Barnard	"	76.16	
W. Frank Clark	II .	76.16	
Wm. E. DeSha, Jr.	<b>!!</b>	161.54	
Mitchell Durham	11 	76.16	
Andrew J. Ellis	<b>!!</b>	161.54	
W. Harold Garner	<b>11</b>	76.16	
Robert Gilreath		76.16	
Aubrey Green	<b>11</b>	76.16	
James R. Grindle	ti 	76.16	
George Hixson	<b>11</b>	76.16	
John Jenkins	* 11	76.16	
Bryson L. Johnson	#1	76.16	
Karey Kaley	11	76.16	
William Kay	11	76.16	
Karl Kayler	\$1 \$1	76.16	
Melvin Lovelady	11	76.16	
Wm. E. Page	12	76.16	
Charles Parks		76.16	
Edward Robinson	"	76.16	
Leslie Satterfield	**	76.16	
John L. Solomon		76.16	
Larry D. Stearns	"	76.16	· · · ·
Luther Tilley		76.16	
John Webster		76.16	
A. J. Wilson		76.16	0 400 11
John Lanham	Staff Chaplain	76.16	9,480.11
GUARDS (HOSPITAL & SPE	CIAL DUTY)		
Martha Robbs	Special Duty (Nurse)	160.00	
Robert Hoge, Jr.	Special Duty (Guard)	60.00	
George Kaylor	т	80.00	
O. U. Taylor	n	53.75	353.75

TOTAL:

\$112,168.55

REPORT OF WILLIAM F. (BILL) KNOWLES, COUNTY COURT CLERK

### FOR THE MONTH OF AUGUST 1975

### FEES, COMMISSIONS, AND DISBURSEMENTS

William F. (Bill) Kno Barbara Adams Madolyn Bales	owles	\$2434.62 1065.21 1011.87
Jack F. Beaton		1730.76
Dorothy Bowling		1011.87
Louise Conner		1107,69
Geraldine Dent		1011.87
Gwendolyn Fletcher	•	1011.87
Betty Herring		888.90
Donald Hixson		1350.00
Betty C. Kyle		1107.69
Lilyna M. Lucas		1065.21
Betty Lynch		1107.69
Frances Marlowe		1107.69
Marilyn McCollum		1011.87
Karen J. Poland		1107.69
Elmo Pruitt		1111.14
Everett Schaerer		1148.19
Ruth E. Schmid		1148.19 1115.58
Theresa Stanley Betty Sutherland		1011.87
Estil Varner		1629.69
Jett Varner		1011.87
Kittie Wallace		1011.87
Carolyn Williams	•	1246.14
Janis J. Wilson	•	977.79
Ben Woodard		1197.06
		31741.89
		31741.09
OTHER DISBURSEMENTS		
Court Costs	8.	00
Extra Clerks	1528.	57
Auto Expense	228.	
Dues and Subscription		
Insurance	615.	
Supplies		80
Postage	32.	
Travel	`76.	
Notary Refund		. 25
Office Machines	<u>1180</u> .	
		3787.71
TOTAL DISBURSEMENTS		35529.60
TOTAL DISBONSERENTS		33329.00
FEES PREVIOUSLY REPO	RTED	73829.18
		, , , , , , , , , , , , , , , , , , , ,
FEES FOR AUGUST		21336.36
-		
		95165.54
LESS TOTAL DISBURSEM	ENTS	35529.60
MOMAT PROPERTY		
		ENCOR OI
TOTAL EXCESS FEES		59635.94

This is to certify that this is a true and correct report of the receipts and disbursements for this period.

William F. (Bill) Knowles County Court Clerk

### $\underline{N} \ \underline{O} \ \underline{V} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

## REPORT OF WILLIAM F. (BILL) KNOWLES, COUNTY COURT CLERK

### FOR THE MONTH OF SEPTEMBER 1975

### FEES, COMMISSIONS, AND DISBURSEMENTS

William F. (Bill) Knowles Barbara Adams Madolyn Bales Jack F. Beaton Dorothy Bowling Louise Conner Geraldine Dent Gwendolyn Fletcher Betty Herring Donald Hixson Betty C. Kyle Lilyan M. Lucas Betty Lynch Frances Marlowe Marilyn McCollum Karen J. Poland Elmo Pruitt Everett Schaerer Ruth E. Schmid Theresa Stanley Betty Sutherland Estil Varner Jett Varner Kittie Wallace Carolyn Williams Janis J. Wilson Ben Woodard D'Wayne S. Young		\$1801.60 710.14 674.58 1153.84 674.58 738.46 674.58 592.60 900.00 738.46 710.14 738.46 740.76 765.46 743.72 674.58 1086.46 674.58 674.58 830.76 651.86 798.04 276.92
OTHER DISBURSEMENTS		\$21616.70
Extra Clerks Auto Expense Dues and Subscriptions Remit Excess Fees	500.00 79.50 72.00 59635.94	
		60287.44
TOTAL FEES COLLECTED SEPTEMBE	R 1975	17848.91
TOTAL OPERATIONAL EXPENSES SE	PTEMBER 1975	22268.20
TOTAL EXCESS FEES REMITTED TH	IS REPORT PERIOD	59635.94
TOTAL EXCESS FEES WITHDRAWN T	HIS PERIOD	15000.00
PREVIOUS BANK BALANCE FORWARD	<u>ED</u>	59635.94
BANK BALANCE FEE ACCOUNT		10580.71
TOTAL EXCESS FEES REMITTED TO	DATE	59635.94
TOTAL EXCESS FEES WITHDRAWN TO	O DATE	15000.00
TOTAL EXCESS FEES REPAID TO D.	<u>ATE</u>	0.00

This is to certify that this is a true and correct report of the receipts and disbursements for this period.

William F. (Bill) Knowles

County Court Clerk

### NOVEMBER TERM 1975

ON MOTION of Councilman Mayfield, seconded by Councilman Ricketts that the reports of the Sheriff's office and the County Court Clerk's office be accepted, treat same as read, approved, and filed and made a matter of record. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

Mr. Barry Heaps of Moses Road asked what the County intended to do about the damage done to his property. Mr. Heaps stated that the County Engineer had torn up the front of his property and had taken more than the right of way and had never done anything about putting it back the way it was. Mr. Heaps stated that the County dug a large open ditch, tore up his driveway, cutting off access to it, and defaced his property. He said it was on his property, not the county right of way, and the size of the ditch was totally unreasonable.

Judge Moore told Mr. Heaps that when he had talked to him before Judge Moore tried to explain about right of way, that it is very difficult to define when there is not a recorded right of way. Judge Moore told Mr. Heaps that if the County has encroached on his property and damages can be determined it will be made right. However, the County Engineer is not going to go out and survey the property; it would be up to Mr. Heaps to show this.

Judge Moore told Mr. Heaps that he would have the Highway Department look into the matter.

County Manager Dalton Roberts told Judge Moore that this is probably a situation where the County does not have a defined right of way, that it would be "ditch-top to ditch-top."

Judge Moore stated that that was what he had tried to explain to Mr. Heaps, that the swale is 200 feet across, but there would be a limit to the County's right of way.

Mr. Heaps stated that Judge Moore had told him he would hear from them earlier and he assumed that Judge Moore had not gotten an answer from the Highway Department about it.

Judge Moore said that was true, and he apologized to Mr. Heaps for not getting an answer.

Mr. John Rankin stated that he was present to monitor the meeting for the Board of Realtors in order to insure their cooperation with the County Council.

Mr. Kenneth E. Crisp, Route 5, Box 302C, Ooltewah, stated that they had been trying to get a road in and he had a petition approving it.

Judge Moore told Mr. Crisp this was not the procedure to follow.

Mr. Crisp said that he had appeared before the Council earlier and Frank Newell and some of the others on the Council at that time told him he had to get a right of way deed and a petition signed by the property

### $\underline{N} \ \underline{O} \ \underline{V} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

Owners, which they had now done. The road is off of Pine Ridge Road, presently unnamed.

Judge Moore told him he should submit this to the Highway Department.

ON MOTION of Councilman Long, seconded by Councilman Ricketts, to Adjourn. The foregoing Motion was unanimously Adopted by Acclamation.

Total present-5. Absent-0.

CHA JR MAN

COUNTY COURT CLERK

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STATE OF TENNESSEE )

WEDNESDAY, NOVEMBER 19, 1975

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 19th day of November, 1975, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:-

Present and presiding, the Honorable Don Moore, Chairman.

County Court Clerk, W. F. (Bill) Knowles called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

The invocation was given by Rev. Raleigh R. Wooten, Eastdale Church of Christ, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Ricketts, to dispense with the reading of the minutes of the previous meeting, treat same as read, approved, made a matter of record and filed.

Total present-5. Absent-0.

Attached hereto is a copy of the Public Notice of this meeting, which was published in the local newspapers, and is made a part of these minutes.

* * *

## NOVEMBER TERM 1975

COUNTY COUNCIL FLOYD L. FULLER, JR. ROBERT E. (BOB) LONG JACK D. MAYFIELD COYEL V. RICKETTS STREEGR NOTIAN



OFFICE OF THE COUNTY JUDGE HAMILTON COUNTY. TENNESSEE DON MOORE, JUDGE CHATTANODOA, TENNESSEE 01402

PUBLIC NOTICE OF MEETING OF COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE

Take notice, pursuant to Chapter 442, Public Acts of Tennessee of 1974, the County Council of Hamilton County, the governing body of said County, will convene and meet in preliminary session on Wednesday, November 19, 1975, at 9:00 A. M., Eastern Standard Time, in the Conference Room, 201 Courthouse, and in open session at 10:00 A. M., in the County Council Room at the Hamilton County Courthouse, 6th and Walnut Streets, Chattanooga, where and at which time and place the said Hamilton County Council will transact such public business as may lawfully come before it.

> Don Moore, County Judge and Chairman of the County Council

CHATTANOOGA NEWS-FREE PRESS FRIDAY, NOVEMBER 14, 1975

THE CHATTANOOGA TIMES, FRIDAY, NOVEMBER 14, 1975.

and in open session at 10:00 a the County Council Room Hamilton County Courf-6th and Walnut Streets. Ooga, where and at which and place the said Hamilton Council will transact such business as may lawfully lefore it.

DON MOORE.
County Judge and Chairman of the County Council.

State of Tennessee Hamilton County

NOVEMBER 19, 1975

## RESOLUTION

NO. 1175-14.

TITLE AUTHORITY TO DONATE TO THE CITY OF CHATTANOOGA THE COUNTY'S INTEREST IN AN ISOLATED LOT  $100 \times 220 + \text{KNOWN}$  AS PART OF NW 1/4 NW 1/4 SES 13 TWP 2 4W REEVES TAX NO.  $3267 - \overline{2} - 10A$  STATE TAX # 1371 - 3-26 FOR SEWER CONSTRUCTION.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, an isolated lot  $100 \times 220 \pm known$  as part of NW 1/4 NW 1/4 SES 13 TWP 2 R 4W Reeves Tax No. 3267 - 2-10A State Tax #137I - E-26 for sewer construction, was purchased by Hamilton County on account of unpaid taxes and

WHEREAS, the City of Chattanooga needs this lot for sewer construction

NO THEREFORE, be it resolved that the County Judge be authorized to execute a Quitclaim deed of conveyance, subject to the redemption laws of the State of Tennessee.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after it's passage, to the public welfare requiring it.

Member of the County Council

Action taken adopted

### $\underline{N} \ \underline{O} \ \underline{V} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

* * *

(Judge Moore stated that this particular peice of property was acquired as back tax property. The county will execute a Quitclaim deed of conveyance to the City of Chattanooga for governmental use of the property.)

State	nf.	Tennessee
<b>7</b> 5	amilto	n Clauntu

November 19, 1975

# A RESOLUTION

NO. 1175-15

TITLE A RESOLUTION TO ELECT COUNCILMAN COYEL V. RICKETTS VICE-CHAIRMAN OF THE COUNTY COUNCIL.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, pursuant to Section 3 of the County Council Act, provision is made for the election of a Vice-Chairman of the County Council; and

WHEREAS, past practice has been to make such election of the said Vice-Chairman according to the individual total votes received by respective Council Members in said guadrennial election, with the recipient of the highest total of votes serving first as Vice-Chairman, and that person followed thereafter, by the person with the next highest tabulation, and so on, in descending order; and

WHEREAS, Councilman Jack Mayfield, whose term is to terminate upon the election of his successor, has served well and faithfully as Vice-Chairman of the County Council since the 1974 guadrennial election; and

WHEREAS, Councilman Coyel Ricketts, according to past practice, is the Council member to be designated as the succeeding Vice-Chairman.

NOW, THEREFORE, BE IT RESOLVED BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That pursuant to the authority mentioned hereinabove, and according to past practice of this governing body of Hamilton County, Councilman Coyel Ricketts is hereby elected to serve as Vice-Chairman of the County Council until his successor is elected to so serve the County Council.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken adopted

Member of the County Council

## $\underline{N} \underline{O} \underline{V} \underline{E} \underline{M} \underline{B} \underline{E} \underline{R} \underline{T} \underline{E} \underline{R} \underline{M} \underline{1} \underline{9} \underline{7} \underline{5}$

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

* * *

(Judge Moore stated that this was in compliance with the practice of the Council since its inception in 1941. The Council has annually elected a vice chairman, the councilmen serving in rotation in order of the number of votes each received at the nearest election.)

State of Tennessee

Samilton County

November 19, 1975

ATE INONTH, DAY, YEAR!

# RESOLUTION

NO. 1175-16

TITLE

TO DECLARE POINT SOUTH LANE A DISTRICT ROAD.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

THAT, Point South Lane leading from Julian Ridge Road in a west-wardly and southwardly direction 0.12 of a mile to a cul-de-sac, be declared a district road, 2nd Class.

The above named road is in the 2nd Civil District in Point South Subdivision, on Tax Map #159, has a 50' right-of-way, 4" stone base, 2" plant mix pavement with asphalt curbs and was built by Road Builders for the developer: Mike Shirley.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Chaples

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

* * *

(Judge Moore stated that this particular road meets county specifications, according to the County Engineer.)

State of Tennessee Pamilton County

November	19, 1975
DATE	INONTH, DAY, YEAR)

Member of the County Council

# RESOLUTION

NO. 1175-17

TITLE TO GRANT A VARIANCE IN SUBDIVISION REGULATIONS TO ALLOW A 19% GRADE ON GOLD CREST DRIVE IN GOLD POINT ESTATES SUBDIVISION.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

THAT, due to extreme topographic conditions Investors Co. of Tennessee, Inc. be granted a variance in Subdivision Regulations to construct about 625 feet of Gold Crest Drive with a grade of 19% in Gold Point Estates Subdivision.

The maximum grade allowed is 15% except by a variance by the Hamilton County Council.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Celapited

present-5. Absent-0.

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted by Acclamation. Total

* * *

(Judge Moore stated that this is the road that came before the Council several meetings ago when the builder requested a 24% variance. The Council rejected this and asked that the applicant re-engineer and re-submit its application. The Council has previously approved an 18% grade and this 19% grade is considerably below the 24% previously asked for. This variance has been approved by the County Engineer.)

State of Tennessee Similton County

November 19, 1975

# RESOLUTION

NO. 1175-18

TITLE

TO DECLARE WARWICKSHIRE DRIVE A DISTRICT ROAD.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

THAT, Warwickshire Drive leading from Hixson Pike in a southerly and westerly direction 0.17 of a mile to a cul-de-sac, be declared a district road, 2nd Class.

The above named road is in the 3rd Civil District in Coventry Acres Subdivision, on Tax Map #84, has a 50' right-of-way, 4" stone base, 2" plant mix pavement with asphalt curbs and was built by Colston Construction Co. for the developer: Rathmell Plumlee.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken Captod

Member of the County Council

State of Tennessee Kamilton County

November 19, 1975

RESOLUTION

NO. 1175-19 ·

TITLE

TO DECLARE LOWER BROW ROAD A DISTRICT ROAD

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

THAT, Lower Brow Road leading from a cul-de-sac on Lower Brow Road in an easterly direction 0.08 of a mile to a cul-de-sac, be declared a district road, 2nd Class.

The above named road is in the 3rd Civil District in Sundown
Manor Subdivision, on Tax Map #108, has a 50' right-of-way, 4" stone
base, 2" plant mix pavement with asphalt curbs and was built by Thomas
Bros. for the developer: William K. Scholze.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Caopled

State of Tennessee Samilion County

November 19, 1975

DATE IMONTH, DAY, YEARS

# RESOLUTION

NO. 1175-20 ·

TITLE

TO DECLARE ELIZ CREST ROAD A DISTRICT ROAD.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

THAT, Eliz Crest Road leading from a cul-de-sac on Eliz Crest Road in a westwardly direction 0.05 of a mile to Timber Crest Lane, be declared a district road, 2nd Class.

The above named road is in the 2nd Civil District in Timber Log Subdivision, on Tax Map #172, has a 50' right-of-way, a 4" stone base, a 2" plant mix pavement with asphalt curbs and was built by Stein Construction Co. for the developer: James D. Lee.

BE IT FURTHER RESOLVED, That this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Saple

# $\underline{N} \ \underline{O} \ \underline{V} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing three (3) Resolutions were unanimously Adopted by Acclamation. Total present-5. Absent-0.

* * * *

(Judge Moore stated that these three roads meet County specifications according to the County Engineer.)

State of Tennessee Hamilton County

NOVEMBER 19, 1975

SATE . IMONTH, BAY, YEARIS

# RESOLUTION

NO. 1175-21

TITLE ACCEPTING BID OF CRESWELL INDUSTRIAL SUPPLY CO. FOR VARIOUS JANITORIAL SUPPLIES FOR THE JUSTICE BUILDING TOTALING \$6,608.20.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR JANITORIAL SUPPLIES FOR THE JUSTICE BUILDING.

WHEREAS, THE BID OF CRESWELL INDUSTRIAL SUPPLY CO. BEING \$6,608.20, WAS CONSIDERED TO BE THE LOWEST AND BEST BID RECEIVED.

NOW, THEREFORE, BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY,
TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED
TO ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Action taken Adapted

Member of the County Conneil

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

* * *

(Judge Moore stated that this was the lowest and best bid.)

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

# HAMILTON COUNTY, TENNESSEE DON MOORE, JUDGE

CHATTANOOGA, TENNESSEE 87402

OCTOBER 30, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

150 EA. - 19 GALLON TRASH CONTAINERS - FREE SWINGING TOP

30 EA. - FLOOR SMOKING URNS

1 EA. - CLARKE MICRO-MASTER SHAMPOOER, OR EQUAL 1 EA. - CLARKE-A-MATIC SCRUBBER VAC, OR EQUAL

1 EA. - CLARKE 42-POUND HOT WATER EXTRACTION MACHINE, OR EQUAL

P.K. RICHARD, DIRECTOR OF PURCHASING

2 EA. - CLARKE CARPET MASTER, OR EQUAL

SPECIFICATIONS ARE ATTACHED.

DATE:

NOVEMBER 12, 1975

TIME:

10:00 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY

PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR

HAMILTON COUNTY,

ALL BIDS.

PKR/HP

# $\underline{N} \ \underline{O} \ \underline{V} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$



# CRESWELL INDUSTRIAL SUPPLY, INC.

6125 AIRWAYS BLVD. — P.O. BOX 21343 PHONE (615) 894-4117 — CHATTANGOGA, TENN. 37421

We are pleased to submit our

Hamilton County Purchasing

1110 Dayton Blvd.

Chattanooga, Tennessee 37405

QUOTATION

as follows:

ATTENTION:

Mr. P. K. Richard

SUBJECT:

Bid Opening 11-12-75 - 10:00 a.m.

DATE 11-10-15	De	f. O. B. TERMS		
ITEM NO	QUANTITY	DESCRIPTION	UNIT PRICE	SHIPMENT
1	150	19 gal Trash Containers - Rubbermaid 356803624	\$ 17.54	\$2,631.00
2-	30	Smoking Urns - Rubbermaid 2582	3.74	112.20
3-	1	Micro-Master Shampooer CM-12 Clarke (57 aug. (As Per Spec)	421.74	421.74
4-	1	Automatic Scrubber TB-32 Clarke (As Per Spec)	0 200 70 /	0 200 704
		With Drive Pad Assemblies With Scrub Brush	2,308.72 × 2,328.72	2,308.72 2,328.72
# <b>6-</b>	1	42 Pound Hot Water Extraction Machine Clarke #913	<b>6</b> 56.70	656.70
-256-	2	Carpet Master Vac Clarke 576	238.92 %	238.92
		TOTAL		\$6 <b>,36</b> 9.28
· · · · · · · · · · · · · · · · · · ·				+238.92
				4608.20
	* .			

Prices guoted herein will remain in effect for thirty days from date at quotation, NOTE: Prices quoted herein do not include Federal, State, or Local, Sales, Privilege, Use, or other similar kinds of taxes. All agreements made contingent upon strikes, fire, accidents, or other causes beyond our control.

BY Bol Crewell

# QUOTATION



SPECIAL

CONDITIONS.

IO COMMEN ORDER, SIGN AND RETURN PINK ACCEPTANCE COPY.

# ROCHESTER GERMICIDE COMPANY

P. O. BOX 1515 ROCHESTER, NEW YORK 14607 BRANCH WAREHOUSES IN PRINCIPAL CITIES

QUOTATION NO.___

ТО	Hamiltor Cou	nty Purchasing	Department	QUOTATION D	DATE 11/12	/75
٠	lllo Dayton	Blvd.	YOUR INQUIRY	′NO. <u>Invi</u>	ta tion	
	Cha ttanooga,	Tennessee 37.	15	QUOTE VALID FROM ABOVE		hirty) DAYS
FOLD	SAUT THE FOR DW	PNG QUO NITTE SI	BECT TO CONDITIONS	NOTED BELOW	<u>/:</u>	FOLD
QUANTITY		DESCRIP	TION	·	PRICE	TRUOMA
150 	19 gal. t	rash containers	w/free swinging	tops		
	Rubberm	aid #3566 base	& #3624 top		\$ 23.95	\$3592,50
30	Floor smo	king urnsRub	bermaid #2582 ba	se &		
	#2581 i	nsert			10.20	306.00
1	Multi-cle	an Pro-16-equal	to Clarke Micro	Master Sh	empooer	569.00
1	Multi-cle	an 32-B-equal t	co Clarke-A-Matic	Scrubber	Vac	2659.00
1	Multi-cle	an Shampoo-N-Va	c-equal to Clark	e 421b.		896.00
	Hot Wate	er Extraction M	lachine.			
2	Multi-cle	an Karpet Kweer	-equal to Clarke	Carpet	256.00	512.00
	master					
	ALTERNATE	BID:				
	In place	of Karpet Kwee	n			
1	#1800 Amer	ican Lincoln Su	per Sweep		130.00	260,00
TERMS		F.O.B.	ESTIMATED SHIPPING	DAȚE S	ALESMAN .	•
Ret 3	0 days	Delivered		]	David E. 1	Power
Sever A ig agress to ac- ment when reasonable's Conuminus	uptations and agreements ept either overage or shor groods are made to Purchar pollage and material must	are contingent upon strikes, a rage, not in excess of ten perc ser's sperifications, When quo be of suitable quality to facil an shall be governed ty establ	to verbal changes or other agreemic coldents, fires, availability of mate cent to be charged for pro-rata. Put lation specifies material to be furritate efficient production, ished trade customs. Terms incor	erials and all other ca rchaser assumes liabil aished by the Purchas	uses heyond our co lity for patent and ser, ample allowand	ontrol, Purchaser acpyright intringe amust be made for

# $\underline{N} \underline{O} \underline{V} \underline{E} \underline{M} \underline{B} \underline{E} \underline{R} \underline{T} \underline{E} \underline{R} \underline{M} \underline{1} \underline{9} \underline{7} \underline{5}$

Chattanooga Products Co.

1400 E. 4157 ST. CHATTANOOGA, TENN, 37407

November 7, 1975

Hamilton County, Tennessee Purchasing Department 1110 Dayton Blvd. Chattanooga, Tennessee 37405

Attn: Mr. P. K. Richard

Re: Invitation to Bid

150	# 1400 Continental Roun' Top Cans 21 gallons	50.80 each
30	# 888 Mod-urn Smoking Urns	14.76 each
1	# 675 Pullman Carpet Shampooer	675.00 each
1	# 635 Pullman Carpet Cleaner	337.50 each
1	# PBS-2100 Pullman Scrubber	2160.00 each
1	Castex 700 Hot Water Extraction Machine	895.00 each

CHATTANOOGA PRODUGTS COMPANY

Joseph E. Proctor

SPECIFICATIONS

Hickney Co.

RUBBERMAID 3568 BASE W/3624 TOP 150 EA. - 19 GALLON TRASH CONTAINERS

LID IS DESIGNED TO SWING OPEN AND CLOSE AUTOMATICALLY. 19 GALLON BASE, 14 7/8" SQ. 23 7/8" HIGH PLASTIC - COLORFAST

17.95 Fa

10 EA. - FLOOR SMOKING URNS RUBBERMAID (2581 ; 2582)

TO BE MADE OF MATERIAL THAT WILL NOT WARP, RUST, DENT OR CHIP, AND WILL NOT MARK OR STAIN FLOORS.

ROUND BASE - 10 1/2" DIA. X 18" HIGH ROUND INSERT TRAY - 10 1/2" DIA. X 2 1/2" HIGH

8.50Ea.

1 EA. - MICRO-MASTER SHAMPOOER, OR EQUAL VON SCHRADER CARPET DETERGER.

POWERFUL CAPACITOR START 3/4 HP, 115 VOLT, AC, 60 CYCLE MOTOR DRIVES BOTH BRUSHES AND PUMP.

SOLUTION TANK: 2 GALLON CAPACITY. CONTROL SWITCH LOCATED ON HANDLE.

SCRUB SWATH: 12" WIDE

CORD: 50 FT. - #14-3SJ POWER CORD

WHEEL DIAMETER: TWO 4" WHEELS

SIZE: (IN STORAGE POSITION) 47 1/2" HIGH, 15 3/4" WIDE, MOTOR HOUSING HEIGHT- 11 1/4 WEIGHT: 70 LBS.

SHIPPING WEIGHT: 88 LBS.

1 EA. - SCRUBBER-VAC, OR EQUAL NATIONAL SUPER SERVICE WARHORSE 32

VACUUM MOTOR - ONE 3/4 HP BY PASS

BATTERIES - SIX 305 AMPERE HOUR CLARKE (OR EQUAL) STORAGE BATTERIES IN 36 **VOLT SYSTEM** 

SOLUTION TANK - 20 GALLONS, 14 GAUGE WELDED STEEL PICK UP TANK - 24 GALLONS, 14 GAUGE WELDED STEEL

SQUEEGEE - QUICK CHANGE 36" DOUBLE-BLADE

SCRUB SWATH - 32 1/2" FROM TWO 17" BRUSHES

BRUSH DRIVE - PERMANENT MAGNET MOTOR. 1 1/2 HP AT 1800 RPM

TRACTION DRIVE - PERMANENT MAGNET 1/2 HP DIRECT REVERSING MOTOR.

FORWARD SPEED - 0 TO 185 FETT PER MINUTE REVERSE SPEED - 0 TO 150 FEET PER MINUTE

BRUSH SPEED - 175 RPM CONTRA-ROTATING.

BRUSH FORCE - MAY BE VARIED BY OPERATOR FROM 80 TO 200 POUNDS

CHARGER - AUTOMATIC 30 AMPERE CHARGER W/16 HR. TIMER

2730 € €

1 EA. - 42 POUND HOT WATER EXTRACTION MACHINE, OR EQUAL CERTIFIED JET MATIC VACUUM MOTOR - 1 1/2 HP MAX,

PUMP MOTOR - 1/12 HP 4 GPM MAX, OUTPUT

950° E4

CLEANING WIDTH - 13 "

CABLE - 50 FT.

ADAPTERS - FURNISHED TO FIT ALL TYPES OF FAUCETS ALT. STEAMER

WEIGHT - APPROX. 62 LBS, WITH HOSE AND CABLE

ELECTRICAL - 15 AMPS, 115 VOLT AC, 60 HZ

1125 00 Ea.

-2-

#### SPECIFICATIONS

# 2 EA. - CARPERT MASTER, OR EQUAL NATIONAL SUPER SERVICE PACER

BRUSH LRIVE MOTOR - 1/6 HP
BRUSH HT. ADJUSTMENT - 1/2"

VAC MOTOR - 1 HP

FILTER BAG AREA - 450 SQ. IN.

DIRT CAPACITY - OVER 1/4 BUSHEL

CORD LENGTH - 50 FT. - 3 COND.

SHIPPING WEIGHT - 70 LBS.

ACTUAL BRISTLE WIDTH - 15-1/4"

HEIGHT OVERALL - APPROX. 45"

WIDTH OVERALL, FRONT - APPROX. 18"

LENGTH, FRONT TO BACK - APPROX. 22"

HEIGHT, NOSE SECTION - APPROX. 2-3/4"

AIR MOVEMENT MAXIMUM - 100 CFM

283.50 Ea

# * PLEASE SEE ATTACHED FOR SPECIFICATION

TERMS: 1% 10 DAYS

FOB: DESTINATION

SHIPPING DATE 10-14 DAYS ARC

The H.T. HACKNEY Co Jamp Amaley Sales Rep

-1-

#### SPECIFICATIONS

#### 150 EA. - 19 GALLON TRASH CONTAINERS

Rubbermaid #3568 base and #3624 swing top(combined) 3 17.95  $\epsilon$ 

LID IS DESIGNED TO SWING OPEN AND CLOSE AUTOMATICALLY. 19 GALLON BASE, 14 7/**8**1 SQ. 23 7/8" HIGH PLAS' IC - COLURFAS

#### 30 EA. - FLOOR SMOKING URNS

Rubbermaid #2582 round base and #2581 round insert(combined) 9.80 e

TO BE MADE OF MATERIAL THAT WILL NOT WARP, RUST, DENT OR CHIP, AND WILL NOT MARK OR STAIN FLOORS.

ROUND BASE - 10 1/2" DIA. X 18" HIGH ROUND INSERT TRAY - 10 1/2" DIA. X 2 1/2" HIGH

## EA. - MICRO-MASTER SHAMPOOER, OR EQUAL Clarke CM-12

516.20

MOTOR: POWERFUL CAPACITOR START 3/4 HP, 115 VOLT, AC, 60 CYCLE MOTOR DRIVES BOTH BRUSHES AND PUMP.

SOLUTION TANK: 2 GALLON CAPACITY. CONTROL SWITCH LOCATED ON HANDLE.

SCRUB SWATH: 12" WIDE

50 FT. - #14-3SJ POWER CORD

WHEEL DIAMETER: TWO 4" WHEELS

SIZE: (IN STORAGE POSITION) 47 1/2" HIGH, 15 3/4" WIDE, MOTOR HOUSING HEIGHT- 11

WEIGHT: 70 LBS.

SHIPPING WEIGHT: 88 LBS.

### 1 EA. - SCRUBBER-VAC, OR EQUAL

Clarke-A-Matic TB-32

2797.00

VACUUM MOTOR - ONE 3/4 HP BY PASS

BATTERIES - SIX 305 AMPERE HOUR CLARKE (OR EQUAL) STORAGE BATTERIES IN 36 VOLT SYSTEM

SOLUTION TANK - 20 GALLONS, 14 GAUGE WELDED STEEL PICK UP TANK - 24 GALLONS, 14 GAUGE WELDED STEEL

SQUEEGEE - QUICK CHANGE 36" DOUBLE-BLADE

SCRUB SWATH - 32 1/2" FROM TWO 17" BRUSHES

BRUSH DRIVE - PERMANENT MAGNET MOTOR. 1 1/2 HP AT 1800 RPM

TRACTION DRIVE - PERMANENT MAGNET 1/2 HP DIRECT REVERSING MOTOR.

FORWARD SPEED - 0 TO 185 FETT PER MINUTE

REVERSE SPEED - 0 TO 150 FEET PER MINUTE

BRUSH SPEED - 175 RPM CONTRA-ROTATING.

BRUSH FORCE - MAY BE VARIED BY OPERATOR FROM 80 TO 200 POUNDS

CHARGER - AUTOMATIC 30 AMPERE CHARGER W/16 HR. TIMER

EA. - 42 POUND HOT WATER EXTRACTION MACHINE, OR EQUAL Clarke Model 913-A

VACUUM MOTOR - 1 1/2 HP MAX,

PUMP MOTOR - 1/12 HP 4 GRM MAX, OUTPUT

\$840.00

CLEANING WIDTH - 13 "

CABLE - 50 FT.

ADAPTERS - FURNISHED TO FIT ALL TYPES OF FAUCETS

WEIGHT - APPROX. 62 LBS, WITH HOSE AND CABLE

ELECTRICAL - 15 AMPS, 115 VOLT AC, 60 HZ

# A PRODUCTS COMPANY

P. O. BOX 15610

519 LIPTON DOTTE

(Parlekedmoni)

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-2-

#### SPECIFICATIONS

2 EA. - CARPER MASTER, OR EQUAL Clarke Model 576A Carpet Master \$300.00 ea.

BRUSH DRIVE MOTOR - 1/6 HP BRUSH HT. ADJUSTMENT - 1/2" VAC MOTOR - 1 HP FILTER BAG AREA - 450 SQ. IN. DIRT CAPACITY - OVER 1/4 BUSHEL CORD LENGTH - 50 FT. - 3 COAD. SHIPPING WEIGHT - 70 LBS. ACTUAL BRISTLE WIDTH - 15-1/401 HEIGHT OVERALL - APPROX. 45" WIDTH OVERALL, FRONT - APPROX. 18" LENGTH, FRONT TO BACK - APPROX. 22" HEIGHT, NOSE SECTION - APPROX. 2-3/4" AIR MOVEMENT MAXIMUM - 100 CFM

> L & A PRODUCTS COMPANY P. O. BOX 15010: 218 LUPTON DAIVE CHATTANOOGA, FENNESSEE 37415

295 - 37415 Wardhill

A SE SEPTIME TO SERVER

Whenate Bid

#### SPECIFICATIONS

150 EA. - 19 GALLON TRASH CONTAINERS

Rubbermaid #3568 base and #3624 swing top \$17.95 ea.

(combined)
LID IS DESIGNED TO SWING OPEN AND CLOSE AUTOMATICALLY. 19 GALLON BASE, 14 7/8" SQ. 23 7/8" HIGH

PLASTIC - COLORFAST

30 EA. - FLOOR SMOKING URNS

Rubbermaid #2582 round base and #2581 round insert (combined) \$ 9.80 ea.

TO BE MADE OF MATERIAL THAT WILL NOT WARP, RUST, DENT OR CHIP, AND WILL NOT MARK OR STAIN FLOORS.

ROUND BASE - 10 1/2" DIA. X 18" HIGH ROUND INSERT TRAY - 10 1/2" DIA. X 2 1/2" HIGH

1 tA. - MICRO-MASTER SHAMPOOER, OR EQUAL Pullman Model 675

\$ 550,00

POWERFUL CAPACITOR START 3/4 HP, 115 VOLT, AC, 60 CYCLE MOTOR DRIVES BOTH MOTOR: BRUSHES AND PUMP.

SOLUTION TANK: 2 GALLON CAPACITY. CONTROL SWITCH LOCATED ON HANDLE.

SCRUB SWATH: 12" WIDE

CORD: 50 FT. - #14-3SJ POWER CORD

WHEEL DIAMETER: TWO 4" WHEELS

SIZE: (IN STORAGE POSITION) 47 1/2" HIGH, 15 3/4" WIDE, MOTOR HOUSING HEIGHT- 11 1/4

WEIGHT: 70 LBS.

SHIPPING WEIGHT: 88 LBS.

1 EA. - SCRUBBER-VAC, OR EQUAL Clarke-A-Matic TB-32

\$2797.00

VACUUM MOTOR - ONE 3/4 HP BY PASS

BATTERIES - SIX 305 AMPERE HOUR CLARKE (OR EQUAL) STORAGE BATTERIES IN 36 VOLT SYSTEM

SOLUTION TANK - 20 GALLONS, 14 GAUGE WELDED STEEL

PICK UP TANK - 24 GALLONS, 14 GAUGE WELDED STEEL

SQUEEGEE - QUICK CHANGE 36" DOUBLE-BLADE

SCRUB SWATH - 32 1/2" FROM TWO 17" BRUSHES

BRUSH DRIVE - PERMANENT MAGNET MOTOR. 1 1/2 HP AT 1800 RPM

TRACTION DRIVE - PERMANENT MAGNET 1/2 HP DIRECT REVERSING MOTOR.

FORWARD SPEED - 0 TO 185 FETT PER MINUTE

REVERSE SPEED - 0 TO 150 FEET PER MINUTE

BRUSH SPEED - 175 RPM CONTRA-ROTATING.

BRUSH FORCE - MAY BE VARIED BY OPERATOR FROM 80 TO 200 POUNDS

CHARGER - AUTOMATIC 30 AMPERE CHARGER W/16 HR. TIMER

- 42 POUND HOT WATER EXTRACTION MACHINE, OR EQUAL Steemer Model C( 10 gal. VACUUM MOTOR - 1 1/2 HP MAX,

PUMP MOTOR - 1/12 HP 4 GPM MAX, OUTPUT

\$797.00

tank)

CLEANING WIDTH - 13 "

L & A PRODUCTS COMPANY

CABLE - 50 FT,

P. O. BOX 15610

ADAPTERS - FURNISHED TO FIT ALL TYPES OF FAUCETS

519 LUPTON DRIVE

WEIGHT - APPROX, 62 LBS, WITH HOSE AND CABLE

CHATTANOOGA, TENNESSEE 37415

ELECTRICAL - 15 AMPS, 115 VOLT AC, 60 HZ

PHONE 877-7295 Weal Kelmen

# $\underline{N} \ \underline{O} \ \underline{V} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

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Alternate Bid

-2-

#### SPECIFICATIONS

2 EA. - CARPERT MASTER, OR EQUAL

Pullman Model 635

\$ 295.00 each

BRUSH DRIVE MOTOR - 1/6 HP
BRUSH HT. ADJUSTMENT - 1/2"
VAC MOTOR - 1 HP
FILTER BAG AREA - 450 SQ. IN.
DIRT CAPACITY - OVER 1/4 BUSHEL
CORD LENGTH - 50 FT. - 3 COND.
SHIPPING WEIGHT - 70 LBS.
ACTUAL BRISTLE WIDTH - 15-1/4"
HEIGHT OVERALL - APPROX. 45"
WIDTH OVERALL, FRONT - APPROX. 18"
LENGTH, FRONT TO BACK - APPROX. 22"
HEIGHT, NOSE SECTION - APPROX. 2-3/4"
AIR MOVEMENT MAXIMUM - 100 CFM

L & A PRODUCTS COMPANY

P. O. BOX 15610

519 LUPTON DRIVE

CHATTANOOGA, TENNESSEE 37415

PHONE 877-7295

-1-

#### SPECIFICATIONS

#### 150 EA. - 19 GALLON TRASH CONTAINERS

LID IS DESIGNED TO SWING OPEN AND CLOSE AUTOMATICALLY.

19 GALLON BASE, 14 7/8" SQ. 23 7/8" HIGH
PLASTIC - COLORFAST

#2662 - Top Tot #3668 - Base \$13.42/each

### 30 EA. - FLOOR SMOKING URNS

TO BE MADE OF MATERIAL THAT WILL NOT WARP, RUST, DENT OR CHIP, AND WILL NOT MARK OR STAIN FLOORS.

ROUND BASE - 10 1/2" DIA. X 18" HIGH ROUND INSERT TRAY - 10 1/2" DIA. X 2 1/2" HIGH

#2581 - Top

#2582 - Base

Un] #2582 - Base

\$ 7.41/each

## . EA. - MICRO-MASTER SHAMPOOER, OR EQUAL

MOTOR: POWERFUL CAPACITOR START 3/4 HP, 115 VOLT, AC, 60 CYCLE MOTOR DRIVES BOTH BRUSHES AND PUMP.

SOLUTION TANK: 2 GALLON CAPACITY. CONTROL SWITCH LOCATED ON HANDLE.

SCRUB SWATH: 12" WIDE

CORD: 50 FT. - #14-3SJ POWER CORD

WHEEL DIAMETER: TWO 4" WHEELS

SIZE: (IN STORAGE POSITION) 47 1/2" HIGH, 15 3/4" WIDE, MOTOR HOUSING HEIGHT- 11 1/

WEIGHT: 70 LBS.

SHIPPING WEIGHT: 88 LBS.

Micro-Master - Clarke #CM-12

\$586**.8**0

### 1 EA. - SCRUBBER-VAC, OR EQUAL

VACUUM MOTOR - ONE 3/4 HP BY PASS

BATTERIES - SIX 305 AMPERE HOUR CLARKE (OR EQUAL) STORAGE BATTERIES IN 36
VOLT SYSTEM

SOLUTION TANK - 20 GALLONS, 14 GAUGE WELDED STEEL PICK UP TANK - 24 GALLONS, 14 GAUGE WELDED STEEL SQUEEGEE - QUICK CHANGE 36" DOUBLE-BLADE SCRIB SWATH 32 1/2" FROM TWO 17" PRINCIPES

Scrubber- Clarke #TB 32A \$3,044.70

SCRUB SWATH - 32 1/2" FROM TWO 17" BRUSHES
BRUSH DRIVE - PERMANENT MAGNET MOTOR. 1 1/2 HP AT 1800 RPM

TRACTION DRIVE - PERMANENT MAGNET 1/2 HP DIRECT REVERSING MOTOR. FORWARD SPEED - 0 TO 185 FETT PER MINUTE

REVERSE SPEED - 0 TO 150 FEET PER MINUTE

BRUSH SPEED - 175 RPM CONTRA-ROTATING.

BRUSH FORCE - MAY BE VARIED BY OPERATOR FROM 80 TO 200 POUNDS

CHARGER - AUTOMATIC 30 AMPERE CHARGER W/16 HR. TIMER

1 EA. - 42 POUND HOT WATER EXTRACTION MACHINE, OR EQUAL

VACUUM MOTOR - 1 1/2 HP MAX,
PUMP MOTOR - 1/12 HP 4 GPM MAX, OUTPUT
CLEANING WIDTH - 13 "
CABLE - 50 FT,
ADAPTERS - FURNISHED TO FIT ALL TYPES OF FAUCETS
WEIGHT - APPROX. 62 LBS, WITH HOSE AND CABLE
ELECTRICAL - 15 AMPS, 115 VOLT AC, 60 HZ

Clark #9Î3-A \$ 907.20 Demonstrator #913 A

\$705.60

Advance Paper

# $\underline{N} \ \underline{O} \ \underline{V} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

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SPECIFICATIONS ...

# 2 BALLER REMASTER, THE DOWN

An Sunday

ERUSA AND MILLER - 1,0 mm

SECTION AND IMENTAL - 1

VEC MATER - 1 HH

FILTER MAD AREA - 450 ST - 1

DIRT CAPACITY - EVER 174 B MHELL

DIRT CAPACITY - 50 FT. - 5 - 40.

HIPPING WEBS-10 - 76 LB.

HIPPING WEBS-10 - 76 LB.

HITTH OVERALL - APPROX. 45"

AIDTH OVERALL, FRONT - APPROX. 18"

LIGTH, FRONT TO BACK - APPROX. 22"

HEIGHT, IXOSE SECTION - APPROX. 2-3/4"

AIR MOVEMENT MAXIMUM - 100 CFM

Clarke 576 A \$337.50

# $\underline{N} \ \underline{O} \ \underline{V} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

PHONE NO.  Datex, Inc. INDUSTRIAL CHEMICALS

CHATTANOOGA, TENN. 37421

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general Mr. Richarda

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. I To Red or il Containers - Grey, White

- Price: \$25.05 eich. Ng Orns - 10 1/2 imes 18" - Block,

C1 . Result in sor  $\nu=31/3/2\times 2/1/2=Black$  Put  $\approx 80.74$  .

one own member you to honor us with this

Very oruly yours,

b un Lebade

Sanitary Chemicals

and Supplies

Sauce 1929

SOUTHERN Products Company, Inc.

- # PHONE 524-0066
- e P. C. SOX 5160
- 9 4113 SOUTH CREEK ROAD
- CHATTANOOGA, TENN. 37406

November 11, 1975

Mr. P.K. Richard .amilton County Purchasing Agent 1110 Dayton Blvd. ...attanooga, Tennessee

Dear Mr. Richard:

We are pleased to give you prices as follows on your request for bid.

150 each 3568 receptacle with 3624 swing top 18.15 each

30 each 2581 insert tray with 2582 base 7.75 each

1 each Advance Minitron 12 shampooer 324.85 each

l each Advance A32B convertamatic with battery charger 2,406.75 each

l each Brillo 400 Hydro soil extractor with

12" floor tool, hose, solution hose and

 $4\frac{1}{2}$  wand 647.70 each

2 each Advance Carpetwin carpet sweeper 214 221.75 each

Local service and parts are available on the above equipment.

Thank you for this opportunity and if we can be of further service please let us know.

Sincerely yours,

Southern Products Co., Inc.

Don Evans

DE/am



SOAPS . INSECTICIDES . CLEANERS . EQUIPMENT

#### <u>N</u> <u>O</u> <u>V</u> <u>E</u> <u>M</u> <u>B</u> <u>E</u> <u>R</u> <u>T</u> <u>E</u> <u>R</u> <u>M</u> 1975

COUNTY COUNCIL FLOYD L. FULLER, JR. ROBERT E.(SOE) LONG JACK D. MAYFIELD COYEL V. RICKETTS DALTON ROBERTS



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

### Hamilton County. Tennessee DON MOORE, JUDGE

()HATTANOOGA, TENNESSEE 67402

OCTOBER 30, 1975

INVITATION TO BID - HAMILTON COUNTY

26.50 en. completeUECT:

150 EA. - 19 GALLON TRASH CONTAINERS - FREE SWINGING TOP

13 25 eA. Complete

30 EA. - FLOOR SMOKING URNS

EA. - CLARKE MICRO-MASTER SHAMPOOER, OR EQUAL NO-BIC

EA. - CLARKE-A-MATIC SCRUBBER VAC, OR EQUAL No-Bid

EA. - CLARKE 42-POUND HOT WATER EXTRACTION MACHINE, OR EQUAL 40-81d

EA. - CLARKE CARPET MASTER, OR EQUAL NO Bid

SPECIFICATIONS ARE ATTACHED.

DATE:

NOVEMBER 12, 1975

TIME:

10:00 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY

PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR

DIRECTOR OF PURCHASING

ALL BIDS.

PKR/HP

W. Lee Oldham

MAINTENANCE SUPPLY CO., INC.

P. O. BOX 21291

# Sinte of **Tennesse**

Bamilton County

NOVEMBER 1	9 "	1	9	75
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# RESOLUTION

NO. 1175-22

TILE

ACCEPTING BIDS OF SHERWIN WILLIAMS CO. FOR INTERIOR LATEX PAINT AT \$3.24 PER GALLON AND GLIDDEN PAINT AND DECORATING CO. FOR EXTERIOR LATEX PAINT (RED BRICK \$4.53 GAL., WHITE AND GREEN \$4.90 GAL.); SEMI-GLOSS ENAMEL FOR \$5.35 GAL. AND PORCH AND DECK ENAMEL (RED \$5.26 GAL. AND GRAY \$5.20 GAL.) TO BE STORED IN STOCKROOM.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:

WHEREAS, BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR PAINT TO BE STORED IN THE COUNTY STOCKROOM.

WHEREAS, THE FOLLOWING BIDS WERE CONSIDERED TO BE THE LOWEST AND BEST BIDS RECEIVED:

٠,	SHERWI	NV	VILLI/	MS -(	0	- LA	ATEX	INTE	RIOR	PAIN	T	-	\$3.24 GAL.		
٠.	ĞLIDDÊ	N F	PAINT	AND	DEC	RATIN	IG" CO	ت ۱۰	EXTER	ROIS	LÄTEX	PAINT -	RED BRICK	\$4.53	GAL.
	*	۲.			1	•							WHITE	4.90	
		:	ξ.			÷.		, =				**	GREEN	4.90	
		-							SEMI-	-GLOS	S ENA	MEL -		5.35	
				. · · · ·		7 #			PORCE	AD AL	DECK	ENAMEL-	RED	5.26	
	٠.	ž	;	,	•		•						CDAV	5 20	

NOW, THEREFORE, BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Member of the County Council

Action taken (dayled

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0. (Judge Moore stated that these two bids are the lowest and best bids.)

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

# HAMILTON COUNTY, TENNESSEE DON MOORE, JUDGE

CHATTANOOGA. TENNESSEE 67402

OCTOBER 24, 1975

HAMILTON COUNTY - INVITATION TO BID

JUBUECT:

PAINT FOR COUNTY USE (SPECIFICATIONS ARE ATTACHED)

DATE:

NOVEMBER 6, 1975 (THURSDAY)

TIME:

10:00 A.M.

JF FICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY

PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR

ALL BIDS.

HAMILION COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

# $\underline{\mathtt{N}} \ \underline{\mathtt{O}} \ \underline{\mathtt{V}} \ \underline{\mathtt{E}} \ \underline{\mathtt{M}} \ \underline{\mathtt{B}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \ \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

THE FOLLOWING COLORS AND QUANTITIES AS PER SPECIFICATIONS ARE AS FOLLOWS:

					•
I.	LATEX INTERIO	R PAINT MUST BE OF	IST GRADE QUAL	ITY	
					•
	BIDDER MUST F	IX Latex W.P., 7 URNISH COLOR CHART	S FOR CORRECT C	OLORS.	<u>.</u>
•		•	Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of the Commence of th	1 Gal Cans	<u>Total</u>
	,	LICHT GREEN	50 GALLONS	3.69	184.50
		LIGHT BLUE	50 GALLONS	3.69	184.50
		LIGHT YELLOW	50 GALLONS	3.69	184.50
		BEIGE	50 GALLONS	3.69	184.50
		WHITE ANTIQUE	50 GALLONS	3.69	184.50
		BONE WHITE	50 GALLONS	3.69	184.50
II.	EVTEDIOD LATE	X PAINT MUST BE OF	TOT CRADE GILAT	TTV	
1.1.	PAINT.	A TAINI MOST DE OF	Tar green down	J 1 1 1	
-	INTINI.				
	Auto-	RED BRICK 92-13	50 GALLONS	6.27	313.50
•		WHITE 157-1			
		GREEN 157-5		5.30 5.65	<b>2</b> 65.00 <b>2</b> 82.50
·	<u> </u>		int)		
 III.	SEMI-GLOSS EN	AMEL MUST BE OF IS	T GRADE QUALIT	Y PAINT.	
		G. Enamel - 56-			
		LIGHT GREEN	25 GALLONS	5.97	<b>149.2</b> 5
		LIGHT BLUE	25 GALLONS	5.97	149.25
 4.4		YELLOW	25 GALLONS	5 <b>.</b> 97	149.25
		BEIGE	25 GALLONS	5.97	149.25
		WHITE ANTIQUE	25 GALLONS	5.97	149.25
		BONE WHITE	25 GALLONS	5.97	149.25
					,
IV.	PORCH AND DEC	CK ENAMEL MUST BE	OF IST GRADE QU	ALITY PAINT.	
	6-16	RED BRICK	25 GALLONS	5.87	146.75
•	6-10	BATTLESHIP GRAY	50 GALLONS	5.87	293.50
**	7777 4 779 779 77 77 4 TAW	T REFLECTORIZED -	ማለጥህ <b>ለን ይ</b> ህትህን	T CHROTETCATION	
V.	OR BETTER.	1 REFLECIORIZED -	SIALE OR FEDERA	5's	$\boldsymbol{\epsilon}_{i} = \boldsymbol{\epsilon}_{i} + \boldsymbol{\epsilon}_{i} + \boldsymbol{\epsilon}_{i} + \boldsymbol{\epsilon}_{i}$
	OR BEILER.			<i>J</i> 3	
	67	REF. YELLOW	250 GALLONS	5.35	1,337.50
	67 <b>-</b>	REP. WHITE	250 GALLONS	5.35	1,337.50
	07-			رد. د	1,337.30

COLORS SUCH AS RED BRICK AND BATTLESHIP GRAY NEED NOT BE LABELED AS SUCH, BUT THE COUNTY RESERVES THE RIGHT TO CHOOSE SIMILAR COLOR.

Bol & Byssee

if man Paint



# Clowes Protective Coatings, Inc.

2205 Vine Street

Chattanooga, Tennessee 37404

(615)629-0158

November 5, 1975

r. P. K. Richards, Director of Purchasing Jourty Purchasing Office

Chattanooga, Tennessee

Dear Sir:

Subject: BID * PAINT FOR COUNTY USE

Thene you for your invitation to bid November 6, 1975 on PAINT FOR COUNTY USE.

The following are our very best prices and terms on the quality and quantities specified.

## 1st. Grade Quality Interior Latex Paint

Light Green	50 Gallons	\$4.75 per Gal.
Light Blue	50 Gallons	\$4.75 per Gal.
Light Yellow	50 Gallons	\$4.75 per Gal.
Beige	50 Gallons	\$4.75 per Gal.
White Antique	50 Gallons	\$4.75 per Gal.
Bone White	50 Gallons	\$4.75 per Gal.

# 1st. Grade Quality Exterior Latex Paint

Red Brick	50 Gallons	\$5.75 per Gal.
White	50 Gallons	\$5.75 per Gal.
Green	50 Gallons	\$5.75 per Gal.

## 1st. Quality Semi-Gloss Latex Enamel Paint

Light Green	25 Gallons	\$5.75 per Gal.
Light Blue	25 Gallons	\$5.75 per Gal.
Yellow	25 Gallons	\$5.75 per Gal.
Beige	25 Gallons	\$5.75 per Gal.
White Antique	25 Gallons	\$5.75 per Gal.
Bone White	25 Gallons	\$5.75 per Gal.

Frices are Net 30 Days. Packaged only in 5 gallon plastic buckets.

Thank you for your attention in this matter,

CLOWES PROTECTIVE COATINGS, INC.

E. J. CLOWES, President



COATINGS

The Sherwin-Williams Company 1237 Broad St. Chattanooga, Teore. 37402 Phone 266-7395

ovember 6, 1975

r. P. K. Richard
Lector of urchasing
Letton County Tennessee
Chattanogga, Tennessee 37402

Subject: Paint for County Use

Dear Sir:

I am pleased to submit the following quotations:

Item #1 . Latex: Interior Paint

Light green
Light blue
Light yellow
Beige
White antique
Bone wnite

The above in 5 gallon containers @ 3.24 per gallon.

Item #2 Exterior Latex Paint Hi Level

Red brick White Green

The above in 5 gallon containers @ 5.97 per gallon. I gallon containers @ 6.07 per gallon.

Item #3 Semi-Gloss Enamel Hi Hide

Light Green
Light blue
Yellow
Beige
White antique
Bone Wnite

The above in 1 gallon containers only @ 5.94 per gallon

Paints 222

1/200

# QUOTATION

PITTSBURGH PAINTS

TO Hamilton County

ADDRESS

ATTENTION Hr Paul K Richard

JOB NAME AND LOCATION

APPROXIMATE DELIVERY DATE At once

QUOTATION DATE November 6.1.75

THIS QUOTATION WILL REMAIN IN EFFECT FOR 90 DAYS UNLESS OTHERWISE STIPULATED -

QUANTITY	SIZE	DESCRIPTION	PRICE	C	MMENTS
. te	em # 1 -	Latex Interior Paint 30-6 All Color	es \$	3.24	Gal.
Lte	em # 2	Exterior Latex P int 33-110 All Col	lors \$	5.39	Gal.
It	tem # 3	Semi-Gloss Enamel Oil 6-90 All Colo	ors \$	6.25	Gal.
		Semi-Gloss Latex Enamel 32-6 All Co	olors \$	5.71	Gal.
Ιt	tem #4_	Forch & Deck Enamel 3 Line All Color	?s \$	6.00	Gal
Ιt	tem #5	Traffic Paint Reflectorized Yellow	\$	7.77	Gal.
PRICE T	ncludes -:	Traffic Paint Reflectorized White Beads will be furnished with the trate of 6# per Gallon.	•	7.56 nt	Gal.

PPG INDUSTRIES, Inc.

Per Bill Putterson

PRICES AS QUOTED ARE F.O.B. DESTINATION BASED ON SHIPMENTS OF 50 CALLONS OR MORE PER SHIPMENT, FOR SHIPMENTS OF LESS FHAN 50 GALLONS ADD 10%. ALL PRICES ARE BASED ON THE MATERIAL BEING FURNISHED IN A WHITE OR PASTEL TINT, UNLESS OTHERWISE STIPULATED, FOR PRICES ON COLOR OTHER THAN A WHITE OR PASTEL, AN ADDENDUM TO THIS QUOTATION WILL BE FORWARDED UPON RECEIPT OF YOUR SUBMISSION OF THE COLOR STANDARDS IN QUESTION, TERMS: 2% - 10TH PROX. NET - 66 DAYS, THANK YOU FOR THE OPPORTUNITY TO BE OF SERVICE TO YOU, WE HOPE YOU FIND THIS QUOTATION SATISFACTORY AND THAT WE WILL BE PERMITTED TO FURNISH THIS MATERIAL FOR YOU.

# $\underline{N} \ \underline{O} \ \underline{V} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

- 2 -

SUBJECT: PAINS FOR COUNTY USE

Item #4 Porch and Deck Enamel

Red Brick
Battleship Gray
The above in 1 gallon containers only
@ 5.95 per gallon

Item #5 Reflectorized Traffic Paint

Yellow
The above to meet Federal Specification
TTP-37-D. In 5 gallon containers only
@ 4.88 per gallon.

Item #6 Reflectorized Traffic Paint

White
The above to meet Federal Specification
TTP-87-D. In 5 gallon containers only
1.72 per gallon

We have enjoyed serving you and appreciate any future business you may favor us with. Please feel free to call on us at any time we may be of assistance.

Thank You,

THE SHERWIN-WILLIAMS COMPANY

Rodney H. Stevens

Professional Coatings Representative

RHS: od



PAINT & DECORATING SUPPLIES

1521 MC CALLIE AVE. • CHATTANOOGA, TENN. 37404

November 5, 1975

Hamilton County Purchasing Department Bid Date: November 6, 1975 10:A.M.

#### Gentlemen:

The below listed items and prices are quoted in accordance with your specifications as outlined in your request to bid. All items listed are "1st grade quality" as requested and can be expected to perform as outlined in your specifications.

Item I	Latex Interior F	<u>Paint</u> - Glidden	Y-5300 Ultra Hide	Latex Line:
			\$3.38 per gal.	\$169.00
	Light Blue	50 gal.	3.38 per gal.	169.00
	Light Yellow	50 gal.	3.38 per gal.	169.00
	Beige		3.38 per gal.	169.00
	White Antique	50 gal.	3.38 per gal.	169.00
	Bone White	50 gal.	3.38 per gal.	169.00
		Total	Item I	1,014.00
Item II	Exterior Latex P	aint - Glidden	Spred House Paint	- Y 3600 Lines
	Red Brick			
	(Cape Cod Red)	50 gal.	4.53 per gal.	226.50
	White		4.90 per gal.	
	Green	50 gal.	4.90 per gal.	245.00
		Total	Item II	716.50
Item II	Semi-Gloss Ename	<u>:1</u> - Glidden Sp	red Semi-Gloss Enam	nel - Y-3700 Line:
	Light Green	25 gal.	5.35 per gal.	133.75
	Light Blue	25 gal.	5.35 per gal.	133.75
	Light Yellow	25 gal.	5.35 per gal.	133.75
	Beige	25 gal.	5.35 per gal.	133.75
	White Antique	25 gal.	5.35 per gal.	133.75
	Bone White	25 gal.	5.35 per gal. Item III	<u>133.75</u>
		Total	Item III	802.50

Item IV Porch and Deck Enamel - Glidden Polyurethane Florenamel - Y-800 Lines

 Red Brick

 (Tile Red)
 25 gal.
 5.26 per gal.
 131.50

 Battleship Gray
 50 gal.
 5.20 per gal.
 260.00

 Total Item IV
 391.50

Item V NO Bid

Delivery Date - 10 days upon receipt of order Terms - Net 30 days - FOB Hamilton County Warehouse

GLIDDEN-DURKEE, Div. SCM Corp.

A ABrowder

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State of Tennessee Samilton Sounts

NOVEMBER 19, 1975

TATE INONTH, BAY, YEARL

# RESOLUTION

NO_1/75-23

TITLE ACCEPTING BIDS OF MINNESOTA MINING AND MANUFACTURING CO. FOR SIGN DECALS FOR BLANKS TOTALING \$3,844,80 AND HALL SIGNS CO. FOR SIGN POSTS TOTALING \$4029.60 AND SIGN BLANKS TOTALING \$1256,42.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR SIGN POST, BLANKS AND DECALS FOR THE HIGHWAY DEPARTMENT.

WHEREAS, THE FOLLOWING BIDS WERE CONSIDERED TO BE THE LOWEST AND BEST BIDS RECEIVED:

MINNESOTA MINING AND MANUFACTURING CO. ~ DECALS FOR SIGN BLANKS ~ \$3,844,80
(398 DECALS IN VARIOUS SIZES)
HALL SIGNS CO. ~ SIGN BLANKS ~ \$1,256,42
(398 BLANKS IN VARIOUS SIZES)
SIGN POSTS ~ \$4,029,60
(400 POSTS)

NOW, THEREFORE, BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BIDS AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Action taken adapted

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

(Judge Moore stated that most of this purchase price would be reimbursed to the county through a grant from the Federal Government on sign making and erecting programs.)

COUNTY COUNCIL
FLOYD L. FULLER. JR
ROBERT E. (808) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

### HAMILTON COUNTY. TENNESSEE

DON MOORE, JUDGE

GHATTANOOGA, TENNESSEE 87402

NOVEMBER 5, 1975

INV: TATION TO BID + HAMILTON COUNTY

SUBJECT:

DECALS FOR SIGN BLANKS - (SEE ATTACHED SPECIFICATIONS)

STEEL SIGN POSTS - (SEE ATTACHED)

SIGN BLANKS - (SEE ATTACHED)

INCLUDING ALL NUTS, BOLTS & WASHERS FOR MOUNTING SIGNS

DELIVERED TO CHATTANOOGA, TN.

ATE:

NOVEMBER 18, 1975

TIME:

10:00 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY

PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR

ALL BIDS.

HAMILION COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

### SPECIFICATIONS FOR ITEMS ON BID

MANUAL	ON	UNIFORM	TRAFF IC	CONTROL	DEVICES	(M.U,T,C.D.)
--------	----	---------	----------	---------	---------	--------------

240 EA. 'U' SHAPE 10' STEEL SIGN POST 3#/FT. GALVANIZED	Unit 9.33	Total 2239,20
160 EA. 'U' SHAPE 12' STEEL SIGN POST 3#/FT. GALVANIZED	11,19	4029.60
SIGN BLANKS: TENNESSEE SPECIFICATIONS ALLOY 6061-T6 0.080	ALUMINUM	
	Unit	Total
96 EA. STOP SIGNS R1-1, 24" X 24" OCTAGON WITH HOLES	2.90	592,00
1458 FA. 24"X 24" DIAMOND SHAPE WITH HOLES	3.11	2 442
IA. YIELD SIGNS 30" X 30" > 30" WITH HOLES	2.70	ځان و
28 EA. 30" X 30" DIAMOND SHAPE WITH HOLES	4.87	136.3c

DI MUS FOR SIGN BLANKS: 0

SCOTCHLITE

REFLECTIVE SHEETING HIGH GRADE INTENSITY HEAT ACTIVATED

. 40 rEA.	STOP R1-1 24" X 24"	NO BID
EA.	CURVE W1-2 24" X 24" (29L & 29R)	 NO BID
EA.	WINDING ROAD WI-5 24" X 24" (22L & 22R)	NO BID
LA.	TURN WI-1 24" X 24" (7L & 7R)	 NO BID
	REVERSE CURVE W1-4 24" X 24" (24L & 24R)	NO BID
EA.	REVERSE CURVE W1-3 24" X 24" (1L & 1R)	 NO BID
-EA.	CROSS ROAD W2-1 24" X 24"	NO BID
EA.	YEILD SIGNS R1-2 30" X 30" X 30"	NO BLD
8 EA.	NARROW BRIDGE 30" X 30"	NO BID

. A CONUTS, BOLTS AND WASHERS FOR MOUNTING SIGNS ARE TO BE INCLUDED.

TIMES ARE TO BE F.O.B. CHATTANOOGA, TN.

- ... Portus: Not y days.
- 5. All delivered prices.

HALL SIGNS, INC.

The Sall Sec/Treas.

# <u>N O V E M B E R T E R M 1 9 7 5</u>

•	240 EA				#/FT. GALVANIZE		NO BID	
	160 EA	· 'U' SHA	PE 12' STEEL	SIGN POST 3	#/FT. GALVANIZE	D	NO BID	
	SIGN E	BLANKS: TENIN	ESSEE SPECIF	FICATIONS ALL	OY 6061-T6 0.	080 ALUMIN	UM	
	200 EA	STOP SI	SNS R1-1, 2	24" X 24" OCT	AGON WITH HOLES		NO BID	
	168 EA			HAPE WITH HOL			NO BID	
	. E/	YIELD S	IGNS 3011 X 3	50" X 30" WIT	'H HOLES		NO BID	
	28 EA	30" X 3	DIAMOND S	SHAPE WITH HO	LES		NO BID	
		·						
	DF# <b>ALS</b>	FOR SIGN B	_ANKS:	SCOTCHLITE			/	<del></del>
<del> </del>	OF ALS	FOR SIGN B	ANKS:	REFLECTIVE	SHEETING	• /	/	<del></del>
	2 <b>LA</b> P3C	5 FOR SIGN B	ANKS:	REFLECTIVE HIGH GRADE	SHEETING INTENSITY	•	Unit Price	Total
	2F. ALS	5 FOR SIGN B	ANKS:	REFLECTIVE	SHEETING INTENSITY		Unit <u>Price</u>	Total
	' 20 <b>0 E</b> /	A. STOP R*	_ANKS: -&* 24'' X 2'	REFLECTIVE HIGH GRADE HEAT ACTIV	SHEETING INTENSITY			
	' 20 <b>0 E</b> /	A. STOP R*	<b>«</b> ≵ 2 <b>4</b> ™ X 2 ¹	REFLECTIVE HIGH GRADE HEAT ACTIV	: SHEET ING INTENSITY VATED	•	Price	\$1,860.00
		A. STOP R% A. CURVE ₩	<\$ 24" X 2 ⁴ \$×& 24" X 2	REFLECTIVE HIGH GRADE HEAT ACTIV ''' 24'' (29L &	: SHEET ING INTENSITY VATED	-5	<u>Price</u> \$9.30	\$1,860.00 539.40
11-2L 2L	` 260 EÆ ₹ 55 - EÆ	A. STOP R* A. CURVE # A. WINDING	ሩኔ 2 <b>4</b> '' X 2 ^l ኔ×ቌ 2 <b>4</b> '' X 2 ROAD <b>አ</b> የኔ×ቌ	REFLECTIVE HIGH GRADE HEAT ACTIV ''' 24'' (29L &	SHEETING INTENSITY ATED  29R) [22L & 22R) HIW1	-5.	<u>Price</u> \$9.30 <b>9.</b> 30	\$1,860.00 539.40 409.20
11-2L 2L	* 260 EA \$ 55 EA * 10 EA	A. STOP R* A. CURVE M A. WINDING A. TURN M* A. REVERSE	<% 24" X 24 \$×% 24" X 2 ROAD \x3×% «¥x 24" X 24 CURVE \x3XX	REFLECTIVE HIGH GRADE HEAT ACTIVE  1" 24" (29L & 24" X 24" ( 1" (7L & 7F 4 24" X 24"	E SHEETING E INTENSITY (ATED)  29R) [22L & 22R) HIW1		<u>Price</u> \$9.30 9.30 9.30	\$1,860.00 539.40 409.20
11-2L 25 1141- 1141-	200 EA 55 EA 11 EA 12 EA	A. STOP R* A. CURVE M A. WINDING A. TURN M* A. REVERSE	<% 24" X 24 \$×% 24" X 2 ROAD \x3×% «¥x 24" X 24 CURVE \x3XX	REFLECTIVE HIGH GRADE HEAT ACTIVE  1" 24" (29L & 24" X 24" ( 1" (7L & 7F 4 24" X 24"	SHEETING INTENSITY ATED  29R) [22L & 22R) HIW1		\$9.30 9.30 9.30 9.30 9.30	\$1,860.00 539.40 409.20 130.20 446.40
11-2L 2r 11w1- 11w1- 11w1-	260 EA 55 EA 11 EA 12 EA 13 EA	A. STOP RX A. CURVE W A. WINDING A. TURN WX A. REVERSE A. REVERSE	<% 24" X 24 \$×% 24" X 2 ROAD \x3×% «¥x 24" X 24 CURVE \x3XX	REFLECTIVE HIGH GRADE HEAT ACTIV  1" 24" (29L & 24" X 24" ( 1" (7L & 7F 4 24" X 24" 24" X 24"	E SHEETING E INTENSITY (ATED)  29R) [22L & 22R) HIW1		\$9.30 9.30 9.30 9.30 9.30	\$1,860.00 539.40 409.20 130.20 446.40 18.60
HIR1- HW1- HW1- HW1- HW2- HR1-	200 E/ 55 E/ 10 E/ 10 E/ 10 E/ 10 E/ 10 E/ 10 E/	A. STOP RX A. CURVE MA A. WINDING A. TURN MX A. REVERSE A. REVERSE A. CROSS R	4% 24" X 24 8*% 24" X 2 ROAD 48*% 4% 24" X 24 CURVE 48X CURVE 48*% DAD 48*% 2	REFLECTIVE HIGH GRADE HEAT ACTIV  1" 24" (29L & 24" X 24" ( 1" (7L & 7F 4 24" X 24" 24" X 24"	SHEETING SHEETING INTENSITY ATED  29R) [22L & 22R) HIW1 () (24L & 24R) (1L & 1R) REVER		\$9.30 9.30 9.30 9.30 9.30 9.30 9.30	Total \$1,860.00 539.40 409.20 130.20 446.40 18.60 18.60

- L NUTS, BOLTS AND WASHERS FOR MOUNTING SIGNS ARE TO BE INCLUDED.

TEMS ARE TO BE F.O.B. CHATTANOOGA, TN. Net 30 days

FOB: Destination

HIW

Delivery promised 30-40 days ARO.

V. J. Voves, Adm. of Gov't. Bids MINNESOTA MINING & MANUFACTURING COMPANY

Total

\$3,844.80

## <u>NOVEMBER TERM 1975</u>

SPECIFICATIONS FOR ITEMS ON BID

MANUAL ON	N UNIFORM TRAFFIC CONTROL DEVICES (M.U.T.C.D.)		
	'U' SHAPE 10' STEEL SIGN POST 3#/FT. GALVANIZED 'U' SHAPE 12' STEEL SIGN POST 3#/FT. GALVANIZED	9.63/set 11.52/set	
 SIGN BLAN	NKS: TENNESSEE SPECIFICATIONS ALLOY 6061-T6 0.080 A	TUMINUM	_
	STOP SIGNS R1-1, 24" X 24" OCTAGON WITH HOLES	\$3.09 Each	
	24"X 24" DIAMOND SHAPE WITH HOLES	3,33 "	
£A.	YIELD SIGNS 30" X 30" X 30" WITH HOLES	2.66 "	
EA.	30" X 30" DIAMOND SHAPE WITH HOLES	5,20 "	
ALS FO	OR SIGN BLANKS: SCOTCHLITE REFLECTIVE SHEETING HIGH GRADE INTENSITY HEAT ACTIVATED		
e EA.	STOP R1-1 24" X 24"	\$11.04 Each	
58 EA.	CURVE W1-2 24" X 24" (29L & 29R)	11.04 "	
+- EA.	WINDING ROAD W1-5 24" X 24" (22L & 22R)	11,04 "	
- EA.		11.04 "	
TEA.	REVERSE CURVE W1-4 24" X 24" (24L & 24R)	11.04 "	
2 EA.	REVERSE CURVE W1-3 24" X 24" (1L & 1R)	11.04"	
.2 EA.	CROSS ROAD W2-1 24" X 24"	11.04 "	,
EA.	YEILD SIGNS R1-2 30" X 30" X 30"	8.99 "	•
2- EA.	NARROW BRIDGE 30" X 30"	<u>17.30 "</u>	

ALL NUTS, BOLTS AND WASHERS FOR MOUNTING SIGNS ARE TO BE INCLUDED.

MEMS ARE TO BE F.O.B. CHATTANOOGA, TN.

- NOTES: 1) Posts include 2 sets of aluminum fasteners per post. consists of: 1 pc. 5/16 18 x 22 Ecomomy Bolts 1 pc. 5/16 18 Hex Nut 2 pcs- 5/16 Flat Washers
  - 2) Our bid based on award of all posts or none; all blanks or none, and all decals or none.

Vulcan Signs & Stampings, Inc. 400 E. Berry Avenue Foley, Alabama 205/943-1541

Terry M. Hanson-Sales/Prod. Manager

11-12-75

#### OVEMBER TERM

## Vulcan Signs and Stampings. Tec.

400 EAST BERRY AVENUE / P. O. BOX 850 . FOLEY, ALABAMA 36535 . 205-943-2062



Hamilton County Office of the County Purchasing Agent 1110 Dayton Blvd. Chattanooga, Tennessee

Date: 11-12-75

Your Ref.:

Bid Opened: 11-18-75 at 10 AM

Item: Posts, Blanks & Decals

Gentleman:

We submitted a quotation on the above referenced bid for posts, blanks & decals Has the award been made? ( ) Yes ( ) No. Also, would you please furnish us with a tabulation of bids? A self-addressed postage paid envelope has been enclosed for your convenience.

Thank you very much for the opportunity to quote you on this requirement. We certainly appreciate your courtesy and cooperation in this matter.

Very Truly Yours

Vulcan Signs & Stampings Inc.

Tooy M. Hanson

Terry M. Hanson

Product Mgr.

Remarks:

## $\underline{N} \ \underline{O} \ \underline{V} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

SPECIFICATIONS FOR ITEMS ON BID

MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES (M.U.T.C.D.)	
240 EA. 'U' SHAPE 10' STEEL SIGN POST 3#/FT. GALVANIZE 160 EA. 'U' SHAPE 12' STEEL SIGN POST 3#/FT. GALVANIZE	
SIGN BLANKS: TENNESSEE SPECIFICATIONS ALLOY 6061-T6 0.	
SEA. 24"X 24" DIAMOND SHAPE WITH HOLES	4.66 ea
EA. YIELD SIGNS 30" X 30" X 30" WITH HOLES	3.78 ea
EA. 30" X 30" DIAMOND SHAPE WITH HOLES	7.79 ea
GALS FOR SIGN BLANKS:  SCOTCHLITE  REFLECTIVE SHEETING  HIGH GRADE INTENSITY  HEAT ACTIVATED	
REFLECTIVE SHEETING HIGH GRADE INTENSITY HEAT ACTIVATED	11.16 ea
REFLECTIVE SHEETING HIGH GRADE INTENSITY HEAT ACTIVATED	11.16 ea 11.16 ea
REFLECTIVE SHEETING HIGH GRADE INTENSITY HEAT ACTIVATED	· · · · · · · · · · · · · · · · · · ·
REFLECTIVE SHEETING HIGH GRADE INTENSITY HEAT ACTIVATED  OO EA. STOP R1-1 24" X 24"  8 EA. CURVE W1-2 24" X 24" (29L & 29R) HEA. WINDING ROAD W1-5 24" X 24" (22L & 22R) HEA. TURN W1-1 24" X 24" (7L & 7R)	11.16 ea 11.16 ea 11.16 ea
REFLECTIVE SHEETING HIGH GRADE INTENSITY HEAT ACTIVATED  100 EA. STOP R1-1 24" X 24" 18 EA. CURVE W1-2 24" X 24" (29L & 29R) 19 EA. WINDING ROAD W1-5 24" X 24" (22L & 22R) 19 EA. TURN W1-1 24" X 24" (7L & 7R) 10 EA. REVERSE CURVE W1-4 24" X 24" (24L & 24R)	11.16 ea 11.16 ea 11.16 ea 11.16 ea
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REFLECTIVE SHEETING HIGH GRADE INTENSITY HEAT ACTIVATED  OO EA. STOP R1-1 24" X 24"  8 EA. CURVE W1-2 24" X 24" (29L & 29R) HEA. WINDING ROAD W1-5 24" X 24" (22L & 22R) EA. TURN W1-1 24" X 24" (7L & 7R) EA. REVERSE CURVE W1-4 24" X 24" (24L & 24R) EA. REVERSE CURVE W1-3 24" X 24" (1L & 1R)	11.16 ea 11.16 ea 11.16 ea 11.16 ea 11.16 ea

ALL NUTS, BOLTS AND WASHERS FOR MOUNTING SIGNS ARE TO BE INCLUDED.

Bid Submitted by C & D Safety Co., Inc. 1219 4th Ave. North Nashville, Tennessee 37208

Signed by ( )" 6 Hunts - Ven Try

## $\underline{N} \ \underline{O} \ \underline{V} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (808) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



COUNTY ENGINEER

# Hamilton County, Tennessee Don Moore, Judge Chattangoga, Tennessee 61408

October 29, 1975

Hall Signs, Inc. P.O. Box 313-3000 W. 3rd St. Bloomington, Indiana 47401

Dear Sirs:

Please send quotes on the following:

10' U shaped steel sign posts 3 lb/ft. Galvanized and Painted Green. *10' "U" Channel Galvanized posts 3# per foot *10' "U" Channel Green posts 3# per foot	13.00 ea. 9.00 ea.
Aluminum sign blanks Gauge 0.080 Tennessee specifications Alloy 6061-T6	•. •
24" x 24" Octogan, with holes	3.19 ea.
24"x 24" Diamond shaped, with holes	3.73 ea.
30" x 30" Diamond shaped, with holes	5.80 ea.
Yield signs 30" x 30" x 30"	2.79 ea.

* Post prices are based on at least 100 pieces at a time.

Shipment: 30-45 days A.R.O. Terms: Net 30 days. Prices firm for 30 days.

Sincerely,

R. L. Proctor County Engineer

R. L. Proctor

RLP/mp

HALL SIGNS, INC.

The Last Sec/Treas.

## <u>NOVEMBER TERM 1975</u>

State of Tennessee Hamilton County

November 19, 1975

## A RESOLUTION

NO. 1175-24

TITLE A RESOLUTION TO OFFICIALLY NAME THE NORTHWEST HAMILTON COUNTY FACILITY, KNOWN PREVIOUSLY AS THE "HUMAN RESOURCES CENTER", THE HAMILTON COUNTY COMPREHENSIVE SERVICES CENTER, SEQUOYAH BRANCH.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, the facilities presently developing in Northwest Hamilton County, and previously known as the "Human Resources Center" require official naming.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That said facility be and is hereby designated the "Hamilton County Comprehensive Services Center, Sequoyah Branch."

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken le doplest

## $\underline{\mathtt{N}} \ \underline{\mathtt{O}} \ \underline{\mathtt{V}} \ \underline{\mathtt{E}} \ \underline{\mathtt{M}} \ \underline{\mathtt{B}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \ \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

ON MOTION of Judge Moore, seconded by Councilman Fuller, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

* * *

(Judge Moore stated that this was to give the new center official designation.)

## <u>NOVEMBER TERM 1975</u>

## State of Tennessee

Hamilton County

November 19, 1975

## A RESOLUTION

No. 11-75-25

TITLE AUTHORIZING COUNTY JUDGE DON MOORE TO SIGN JOINT QUITCLAIM DEED, ALONG WITH THE CITY OF CHATTANOOGA, TO A JOINTLY-OWNED LOT IN EAST SIDE PARK, PREVIOUSLY ACQUIRED BY THE COUNTY AND CITY FOR NONPAYMENT OF TAXES, IN FAVOR OF CHATTANOOGA HOUSING AUTHORITY UPON PAYMENT OF ALL BACK TAXES DUE IN THE TOTAL AMOUNT OF \$438.70.

Bundanadaniyadaniyadaniyadaniyadanikadanikadanikadanadanadaniyada

WHEREAS, Hamilton County and the City of Chattanooga heretofore acquired title in and to Lot Eleven (11), Block Three (3), East Side, as shown by plat of record in Plat Book 6, Page 27, in the Register's Office of Hamilton County, Tennessee, for nonpayment of taxes; and

WHEREAS, the Chattanooga Housing Authority wants to use this particular lot along with its other development in East Side Park and is buying the interest of Hamilton County and the City of Chattanooga; and

WHEREAS, said property is not needed by the City of Chattanooga nor Hamilton County;

NOW, THEREFORE, BE IT RESOLVED BY THE HAMILTON COUNTY COUNCIL IN SESSION DULY ASSEMBLED that County Judge Don Moore be and hereby is authorized to execute quitclaim deed jointly with the City of Chattanooga, Tennessee, unto the aforesaid described property for and in consideration of Chattanooga Housing Authority paying to Hamilton County and the City of Chattanooga, pro rata as their respective interests appear, all back taxes in the total amount of \$438.70.

NOW, THEREFORE, BE IT RESOLVED that this Resolution take effect from and after its passage the public welfare requiring it.

Action taken

Member of the County Council

## $\underline{N}$ $\underline{O}$ $\underline{V}$ $\underline{E}$ $\underline{M}$ $\underline{B}$ $\underline{E}$ $\underline{R}$ $\underline{T}$ $\underline{E}$ $\underline{R}$ $\underline{M}$ $\underline{1}$ $\underline{9}$ $\underline{7}$ $\underline{5}$

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-5. Absent-0.

* * *

(Judge Moore stated that this particular Resolution provides for the conveyance by the County, along with the City of Chattanooga, to the Chattanooga Housing Authority, for a back tax lot. The County will receive most of the back taxes due (\$438.70).

### <u>NOVEMBER TERM 1975</u>

(Judge Moore stated that the next matter was the consideration of authorization to approve providing a Letter of Intent to Woodrow W. Reid and J. Mark Reid for the use of Engel Stadium hopefully for AA baseball team. The city of Chattanooga has approved such a letter of intent. Mark Reid advised the Council this morning that Birmingham has been granted an extension until next Tuesday for negotiations to continue. Judge Moore stated that both of the Reids are very optimistic that Chattanooga will be the pplicant that comes up with the contract for the baseball team.)

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (508) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



Office of the County Judge
HAMILTON COUNTY, TENNESSEE
DON MOORE, JUDGE
CHATTANOOGA, TENNESSEE 87402

November 19, 1975

Mr. Woodrow J. Reid Mr. J. Mark Reid Chattanooga, Tennessee

Re: Leasing Engel Stadium

Gentlemen:

This letter represents the intent of Hamilton County Tennessee, to lease to your corporation Engel Stadium as a multiuse facility per our discussions and negotiations on November 14, 1975. Due to the time requirements which you stated to both the County Council and to the group with whom the negotiations were conducted, the basic commitment between Chattanooga, Hamilton County and your corporation are herein set out and shall be fully formalized in a contract document to be drafted at a later date.

The basic conditions and understandings arrived at were that the governments of the City of Chattanooga, Tennessee, and Hamilton County, Tennessee, would lease to a corporation formed by you and other investors, the facility known as Engel Stadium and the surrounding property consisting of a total of approximately twelve (12) acres, initially invest \$75,000.00 in the renovation of said facility and, further, that your corporation would secure an AA Baseball Team to utilize said Engel Stadium as its home facility. Further, it was agreed that said facility could be used for other activities not related to baseball, but before such facilities may be used for non-baseball and/or entertainment activities, the Commissioner of Public Utilities, Grounds and Buildings of the City of Chattanooga (or such designee as he may from time to time provide) and the County Judge of Hamilton County (or such designee as he may from time to time provide) shall jointly approve the application on an individual use basis for any activity or use other than such professional baseball use or use by the University of Tennessee at Chattanooga hereinafter provided. It was further agreed that both the City of Chattanooga, Hamilton County, and your corporation would cooperate in scheduling activities within the Chattanooga-Hamilton County area so that the maximum utilization of all facilities can be achieved.

#### NOVEMBER TERM 1975

Mr. Woodrow W. Reid Mr. J. Mark Reid November 19, 1975 Page 2

It was further agreed that the University of Tennessee at Chattanooga could have rent-free use of Engel Field during the daylight hours when said facility is not otherwise in use for the AA Baseball Team located there. Every effort will be made by your corporation to work with the University of Tennessee at Chattanooga so that a schedule can be worked out that is practical for the utilization of the facility, keeping in mind that the AA Baseball Team would have first priority.

It was further agreed that the rental for said Engel Field facility shall be a percentage of the gross receipts from all activities at said facility, these percentages being as follows: 1% of the first \$100,000.00 of gross receipts, 2% of the next \$50,000.00 of gross receipts, 3% of the next \$50,000.00 of gross receipts, and 3½% of all gross receipts in excess of \$200,000.00.

The term of said lease shall be for five (5) years with an option to renew upon the part of all parties for an additional five (5) years. It was understood and agreed by the parties that any formal agreement drafted and signed by the parties shall be subject to renogtiation at the request of the lessee upon a showing of a genuine financial hardship on the part of the lessee. Further, it was agreed that if the governmental entities leasing said facility to said corporation for any reason must cancel said lease prior to its normal termination or expiration because of or in the event of a governmental need to reclaim said property to be used for some governmental function, then the governmental entities shall establish a means of reimbursing the lessee for that portion of its investment that has not been amortized through the lease term. This provision for reimbursement is to be applicable only in the event that the government entities must reclaim said facility; it shall not be applicable if the lessee terminates the lease prior to its normal termination.

It is further agreed at the end of the initial five (5) year and additional five (5) year renewal, the lessee shall turn the facility back over to the City and County governments free and clear of any encumbrance and will expect no remuneration for any improvements made to said facility. Further, it was agreed that the lessee corporation will maintain adequate liability insurance coverage for said facility, naming both the City of Chattanooga and Hamilton County as additional named insured, and insure that all who sub-lease same shall provide proper and adequate liability, and such additional and other insurance coverage as the Commissioner of Public Utilities, Grounds and Buildings of the City of Chattanooga and the County Judge of Hamilton County may from time to time require.

### <u>NOVEMBER TERM 1975</u>

Mr. Woodrow W. Reid Mr. J. Mark Reid November 19, 1975 Page 3

This letter is a basic letter of intent from Hamilton County to your corporation and does not embody all the terms and conditions of said agreement which will be in the form of a formal contract document between the County and your corporation. This letter is intended as a formal commitment so that you will have a bargaining position to obtain an AA Baseball Team to occupy said facility for the 1976 baseball season.

Yours very truly,

DON MOORE
County Judge

ON MOTION of Judge Moore, seconded by Councilman Mayfield, to provide a letter representing the intent of Hamilton County to lease Engel Stadium to the corporation to be formed by the Reids for a AA baseball team. The foregoing Motion was unanimously Adopted by Acclamation.

Total present-5. Absent-0.

## $\underline{N} \ \underline{O} \ \underline{V} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

Judge Moore stated that under a CETA program over a year ago Hamilton County contracted with the City of Chattanooga on a sub-grant basis to operate a \$30,000 project. Now the "Feds" have come in and said that it will be necessary to provide an audit by a CPA of this \$30,000 sub-grant. The County had assumed that the audit done by the City of Chattanooga would suffice but the "Feds" say now it will not and they want a separate audit and have prescribed certain conditions. County now has Harry Carpenter, CPA, doing the County audit on federal programs, and Judge Moore stated that it is felt that he would be able to do this audit at less expense than anyone else. Judge Moore is fearful that this audit may cost as much as \$1,000 since trying to trace \$30,000 through  $5\frac{1}{2}$  million dollars could be quite a process. Moore stated this will not happen in the future -- there will be no future sub-grants to anyone. But even though the County does not anticipate going through these auditing procedures again, since it is known the government will require tracing of funds, proper precautions will be taken to assure that an audit trail exists.

Judge Moore asked if there were any delegations to appear before the Council. There were none.

ON MOTION of Councilman Mayfield, seconded by Councilman Ricketts, that the Oct. report of the County Court Clerk's Office be accepted, treat same as read, approved, and filed and made a matter of record. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

# NOVEMBER REPORT OF WILLIAM F. (BILL) KNOWLES,

## FOR THE MONTH OF OCTOBER 1975

## FEES, COMMISSIONS, AND DISBURSEMENTS

· · ·		
William F. (Bill)	Knowles	\$1801.60
Barbara Adams		710.14
Madolyn Bales Jack F. Beaton		674.58 1153.84
Dorothy Bowling		674.58
Louise Conner		738.46
Geraldine Dent		674.58
Gwendolyn Fletche:	<b>r</b>	674.58
Betty Herring		633.59
Donald Hixson Betty C. Kyle		900.00 738.46
Lilyan M. Lucas		710.14
Betty Lynch		738.46
Frances Marlowe		738.46
Marilyn McCollum		674.58
Karen J. Poland Elmo Pruitt		738.46 740.76
Everett Schaerer		765.46
Ruth E. Schmid		765.46
Theresa Stanley		743.72
Betty Sutherland		674.58
Estil Varner		1086.46
Jett Varner Kittie Wallace		674.58 674.58
Carolyn Williams		830.76
Janis J. Wilson		651.86
Ben Woodard		798.04
D'Wayne S. Young		553.84
•		\$21934.61
OTHER DISBURSEMEN	<u>TS</u>	
Miscellaneous	9.50	
Miscellaneous Extra Clerks	9.50 434.45	
Miscellaneous Extra Clerks Auto Expense	9.50 434.45 145.80	
Miscellaneous Extra Clerks	9.50 434.45 145.80	
Miscellaneous Extra Clerks Auto Expense Dues and Subscrip	9.50 434.45 145.80 tions 100.91	
Miscellaneous Extra Clerks Auto Expense Dues and Subscrip Postage	9.50 434.45 145.80 tions 100.91 25.00	
Miscellaneous Extra Clerks Auto Expense Dues and Subscrip Postage	9.50 434.45 145.80 tions 100.91 25.00	1185.39
Miscellaneous Extra Clerks Auto Expense Dues and Subscrip Postage	9.50 434.45 145.80 100.91 25.00 469.73	
Miscellaneous Extra Clerks Auto Expense Dues and Subscrip Postage Travel	9.50 434.45 145.80 100.91 25.00 469.73	1185.39
Miscellaneous Extra Clerks Auto Expense Dues and Subscrip Postage Travel  TOTAL FEES COLLECTOTAL OPERATIONAL	9.50 434.45 145.80 100.91 25.00 469.73 TED OCTOBER 1975 EXPENSES OCTOBER 1975	1185.39 18474.98 23120.00
Miscellaneous Extra Clerks Auto Expense Dues and Subscrip Postage Travel  TOTAL FEES COLLECTOTAL OPERATIONAL TOTAL EXCESS FEES	9.50 434.45 145.80 100.91 25.00 469.73  TED OCTOBER 1975 EXPENSES OCTOBER 1975 REMITTED THIS REPORT PERIOD	1185.39 18474.98 23120.00 .00
Miscellaneous Extra Clerks Auto Expense Dues and Subscrip Postage Travel  TOTAL FEES COLLECTOTAL OPERATIONAL TOTAL EXCESS FEES TOTAL EXCESS FEES	9.50 434.45 145.80 100.91 25.00 469.73  TED OCTOBER 1975 EXPENSES OCTOBER 1975 REMITTED THIS REPORT PERIOD WITHDRAWN THIS PERIOD	1185.39 18474.98 23120.00 .00
Miscellaneous Extra Clerks Auto Expense Dues and Subscrip Postage Travel  TOTAL FEES COLLECTOTAL OPERATIONAL TOTAL EXCESS FEES	9.50 434.45 145.80 100.91 25.00 469.73  TED OCTOBER 1975 EXPENSES OCTOBER 1975 REMITTED THIS REPORT PERIOD WITHDRAWN THIS PERIOD	1185.39 18474.98 23120.00 .00
Miscellaneous Extra Clerks Auto Expense Dues and Subscrip Postage Travel  TOTAL FEES COLLECTOTAL OPERATIONAL TOTAL EXCESS FEES TOTAL EXCESS FEES	9.50 434.45 145.80 100.91 25.00 469.73  TED OCTOBER 1975 EXPENSES OCTOBER 1975 REMITTED THIS REPORT PERIOD WITHDRAWN THIS PERIOD ANCE FORWARDED	1185.39 18474.98 23120.00 .00
Miscellaneous Extra Clerks Auto Expense Dues and Subscrip Postage Travel  TOTAL FEES COLLECT TOTAL OPERATIONAL TOTAL EXCESS FEES PREVIOUS BANK BAL BANK BALANCE FEE	9.50 434.45 145.80 100.91 25.00 469.73  TED OCTOBER 1975 EXPENSES OCTOBER 1975 REMITTED THIS REPORT PERIOD WITHDRAWN THIS PERIOD ANCE FORWARDED	1185.39 18474.98 23120.00 .00 .00
Miscellaneous Extra Clerks Auto Expense Dues and Subscrip Postage Travel  TOTAL FEES COLLECTOTAL OPERATIONAL TOTAL EXCESS FEES PREVIOUS BANK BAL BANK BALANCE FEE TOTAL EXCESS FEES	9.50 434.45 145.80 100.91 25.00 469.73  TED OCTOBER 1975 EXPENSES OCTOBER 1975 REMITTED THIS REPORT PERIOD WITHDRAWN THIS PERIOD ANCE FORWARDED ACCOUNT	1185.39 18474.98 23120.00 .00 .00 10580.71 5935.69
Miscellaneous Extra Clerks Auto Expense Dues and Subscrip Postage Travel  TOTAL FEES COLLECTOTAL OPERATIONAL TOTAL EXCESS FEES PREVIOUS BANK BAL BANK BALANCE FEE TOTAL EXCESS FEES	9.50 434.45 145.80 100.91 25.00 469.73  TED OCTOBER 1975 EXPENSES OCTOBER 1975 REMITTED THIS REPORT PERIOD WITHDRAWN THIS PERIOD ANCE FORWARDED ACCOUNT REMITTED TO DATE WITHDRAWN TO DATE	1185.39 18474.98 23120.00 .00 .00 10580.71 5935.69 59635.94
Miscellaneous Extra Clerks Auto Expense Dues and Subscrip Postage Travel  TOTAL FEES COLLECT TOTAL OPERATIONAL TOTAL EXCESS FEES PREVIOUS BANK BAL BANK BALANCE FEE TOTAL EXCESS FEES TOTAL EXCESS FEES TOTAL EXCESS FEES TOTAL EXCESS FEES	9.50 434.45 145.80 100.91 25.00 469.73  TED OCTOBER 1975 EXPENSES OCTOBER 1975 REMITTED THIS REPORT PERIOD WITHDRAWN THIS PERIOD ANCE FORWARDED ACCOUNT REMITTED TO DATE WITHDRAWN TO DATE	1185.39 18474.98 23120.00 .00 .00 10580.71 5935.69 59635.94 15000.00

William F. (Bill) Knowles County Court Clerk

-715-

## $\underline{\mathtt{N}} \ \underline{\mathtt{O}} \ \underline{\mathtt{V}} \ \underline{\mathtt{E}} \ \underline{\mathtt{M}} \ \underline{\mathtt{B}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \ \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

ON MOTION of Councilman Mayfield, seconded by Councilman Fuller, to adjourn. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

HAIRMAN

COUNTY COURT CLERK

#### DECEMBER TERM 1975

STATE OF TENNESSEE )

WEDNESDAY, DECEMBER 3, 1975

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 3rd day of December, 1975, a Regular Meeting of the County Council was begun and held at the Court House in the City of Chattanooga, when the following proceedings were had, to-wit:-

Present and presiding, the Honorable Don Moore, Chairman.

County Court Clerk W. F. (Bill) Knowles called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Fuller, Councilman Long, Councilman Ricketts and Judge Moore. Councilman Mayfield was absent. Total present-4. Absent-1.

The invocation was given by Rev. M. K. Weaver, East Ridge Church of the Nazarene, who was County Chaplain for the day.

ON MOTION of Councilman Ricketts, seconded by Councilman Long, to dispense with the reading of the minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-4 Absent-1.

Attached hereto is a copy of the Public Notice of this meeting, which was published in the local newspapers, and is made a part of these minutes.

* * *

COUNTY COUNCIL

FLOYD L.FULLER, JR.

ROBERT E. (908) LONG

JACK D. MAYFIELD

COYEL V. RICKETTS

DALTON ROBERTS

COUNTY MANAGER



Office of the County Judge
HADHLITON COUNTY, TENNESSEE
DON MOORE, JUDGE
CHATTANDOGA, TENNESSEE 81402

PUBLIC NOTICE OF MEETING
OF COUNTY COUNCIL OF
HAMILTON COUNTY, TENNESSEE

Take notice, pursuant to Chapter 442, Public Acts of Tennessee of 1974, the County Council of Hamilton County, the governing body of said County, will convene and meet in preliminary session on Wednesday, December 3, 1975, at 9:00 A. M., Eastern Standard Time, in the Conference Room, 201 Courthouse, and in open session at 10:00 A. M., in the County Council Room at the Hamilton County Courthouse, 6th and Walnut Streets, Chattanooga, where and at which time and place the said Hamilton County Council will transact such public business as may lawfully come before it.

Don Moore, County Judge and Chairman of the County Council

THE CHATTANOOGA TIMES, WEDNESDAY, NOVEMBER 26, 1975

MEETING OF COUNTY
COUNCIL OF HAMILTON
COUNTY TENNESSEE
Take notice, pursuant to Chapter
412. Public Acts of Tennessee of
1974, the County Council of
Hamilton County Council of
Hamilton County Council of
Hamilton County, will convene
and meet in preliminary session
on Wednesday, December 3, 1975,
at 9:00 A.M., Eastern Standard
Time, in the Conference Room,
201 Courthouse, and in open
session at 10:00 A.M., in the
County Council Room at the
Hamilton County Courthouse, 6th
and Walnut Streets. Chattanooza,
where and at which time and
place the said Hamilton County
Council will transact such public
business as may lawfully come
before 1t.
Don Moore. County Judge and
Chairman of the County Council

"CHATTANOOGA NEWS-FREE PRESS:"

PUBLIC NOTICE
OF MEETING
OF COUNTY COUNCIL
OF HAMILTON COUNTY,
TANNESSEE
Take notice, pursuant to Chapter 42,
Public Acts of Tennessee of 1974, the
County Council of Hamilton County,
the governing body of said County,
will convene and meet in preliminary
sessian on Wednesday, December 3,
1975, at 9:00 A.M., Eastern Standard
Time, in the Conterence Room, 201
Courthouse, and, in open session at
10:00 A.M., in the County Council
Room at the Hamilton County Courthouse, 6th and Walnut Streets, Chat
tanooga, where and at which time
and place the said Hamilton County
Council will transact such public
business as may lawfully come be
fore it.

Don Moore, County Judge
and Chairman of the
County Council

## <u>D E C E M B E R T E R M 1 9 7 5</u>

Appl. #145

## State of Tennessee

Hamilton County

December 3, 1975

## A RESOLUTION

NO. 1275-1

TITLE REZONING FROM AGRICULTURAL DISTRICT TO INDUSTRIAL DISTRICT A TRACT OF LAND LOCATED BETWEEN LOVELL ROAD AND RELOCATED LOVELL ROAD SOUTH OF SEQUOYAH ACCESS ROAD. THIS TRACT FRONTS 70' ON THE EAST LINE OF LOVELL ROAD AND EXTENDS NE 404', THENCE SE 108', THENCE SW 225' TO THE RIGHT-OF-WAY OF RELOCATED LOVELL ROAD, THENCE SW, ALONG SAID RIGHT-OF-WAY 190' TO LOVELL ROAD, THE POINT OF BEGINNING.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, Olen J. Whittenburg petitioned The Chattanooga-Hamilton County Regional Planning Commission to rezone a tract of land located between Lovell Road and Relocated Lovell Road and said Planning Commission after hearing recommended that said petition be denied; and

WHEREAS, Olen J. Whittenburg requested that the County Council consider said petition and notice has been published in a newspaper in general circulation in Hamilton County that the County Council would hold a public hearing on December 3, 1975, concerning the passage of this Resolution as required by law, and such hearing having been held.

NOW, THEREFORE, BE IT RESOLVED, BY THE COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE, IN SESSION ASSEMBLED: That the request of Olen J. Whittenburg to rezone from Agricultural District to Industrial District a tract of land located between Lovell Road and Relocated Lovell Road South of Sequoyah Access Road, said tract fronting 70' on the East line of Lovell Road and extending NE 404', thence SE 108', thence SW 225' to the right-of-way of Relocated Lovell Road, thence SW, along said right-of-way 190' to Lovell Road, the point of beginning, be denied.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Leaved

#### DECEMBER TERM 1975

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously DENIED on a Roll Call vote with the following members of the County Council being present and voting "Aye": Councilman Fuller, Councilman Long, Councilman Ricketts and Judge Moore. Councilman Mayfield was absent. Total present-4. Absent-1.

(Judge Moore stated that the Planning Commission had recommended that this petition be denied and asked if Mr. Whittenburg was present. He was not. Judge Moore stated that Mr. Whittenburg had wanted to put a junk yard on this property and the Planning Commission felt that this was not the proper place for a junk yard.

County Attorney Jim Turner stated that the Council had instructed the owner of this property to remove the junk on his property and this had been 90% complied with. It was decided that the matter of compliance by Mr. Whittenburg would be left to the discretion of Mr. Turner and Building Inspector Jobe.)

## DECEMBER TERM 1975

# State of Tennessee

December 3, 1975

## A RESOLUTION

NO. 1275-4

TITLE A RESOLUTION RELATING TO THE ALLÖWANCE OF OPTIONS PERMITTED A PERSON CHARGED WITH VIOLATING A STATE STATUTE REGULATING TRAFFIC TO THE EXTENT CONSISTENT WITH T.C.A. 59-730.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, pursuant to the provisions of T.C.A. Section 59-730, as amended by Chapter 28 of the Public Acts of 1975, a full and current copy of said Section being attached hereto and incorporated herein by reference, county legislative bodies are given authority to allow persons charged with a violation of state statutes or city ordinances regulating traffic, except those ordinances and statutes the violation of which call for the mandatory revocation of an operator's or chauffeur's license for any period of time, to have the option of depositing that person's chauffeur or operator license with the officer or court demanding bail in lieu of any other security required for that person's appearance in any court in answer to such charge before the court; and

WHEREAS, adoption of the provisions of this statute will promote the ends of Justice.

NOW, THEREFORE, BE IT RESOLVED BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That persons charged in Hamilton County, with violations of state statutes or ordinances regulating traffic, except those ordinances and statutes the violation of which call for the mandatory revocation of an operator's or chauffeur's license for any period of time, be allowed the option of depositing that person's chauffeur's or operator's license with the officer or court demanding bail in lieu of any other security required for his appearance in any court of the County in answer to such charge before the Court, to the extent consistent with T.C.A. Section 59-730.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Action taken

Member of the County Council

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## $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted by Acclamation. Total present-4. Absent-1.

### DECEMBER TERM 1975

59-730. Deposit of chauffeur's or operator's license in lieu of bail—Receipt—Failure to appear—License possession required—Provisions as alternative procedure—

PUBLIC ACTS, 1975

[Chapter 28

Whenever any person lawfully possessed of a chauffeur's or operator's license theretofore issued to him by the Tennessee department of safety, or under the driver licensing laws of any other state or territory or the District of Columbia, is issued a citation or arrested and charged with a violation of any municipal ordinance or state statute regulating traffic, except those ordinances and statutes, the violation of which call for the mandatory revocation of an operator's or chauffeur's license for any period of time, in a municipality having a city court or a county having a general sessions

court, the municipality may by ordinance and the county may by resolution of its Quarterly County Court or other legislative body, allow such person to have the option of depositing his chauffeur's or operator's license with the officer or court demanding bail in lieu of any other security required for his appearance in any court of the municipality or county in answer to such charge before the court.



Whenever any person hereof deposits his chauffeur's or operator's license as provided, either the officer or the court demanding bail as hereinabove described, shall issue said person a receipt for said license

upon a form approved or provided by the department of safety, and thereafter said person shall be permitted to operate a motor vehicle upon the public highways of this state during the pendency of the case in which the license was deposited.

The clerk or judge of a court accepting the license shall thereafter forward to the department of safety, the license of a driver deposited in lieu of bail if the driver fails to appear in answer to the charge filed against him and which license shall not be released by the department of safety until the charge for which such license was so deposited has been disposed of by the court in which pending. and dry addition (75)

PUBLIC ACTS, 1975

Chapter 28]

In the case of a non-resident driver whose license is thus received by the department of safety, the department shall forthwith notify the proper motor vehicle administrative authority of the state in which such non-resident driver is licensed that the license of such driver is being held by the department pending disposition of the charge against such driver.

The licensee shall have his license in his immediate possession at all times when driving a motor vehicle and shall display it upon demand of any officer or agent of the department or any police officer of the state, county or municipality, except that where the licensee has previously deposited his license with the officer or court demanding bail, and has received a receipt from the officer or the court, the same to serve as a substitute for the license until the specified date for court appearance of licensee or the license is otherwise returned to the licensee by the officer or court accepting the same for deposit.

The provisions of this section are in addition to the provisions of §§ 6-651 through 6-657 inclusive and may be implemented as alternative procedure to the provisions of §§ 6-651 through 6-657 inclusive and any other sections of this Code in conflict herewith by passage of an ordinance by the governing body of said municipality. [Acts 1971, ch. 267, § 1; 1974 (Adj. S.), ch. 437, § 1.]

## $\underline{\mathtt{D}} \ \underline{\mathtt{E}} \ \underline{\mathtt{C}} \ \underline{\mathtt{E}} \ \underline{\mathtt{M}} \ \underline{\mathtt{B}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \ \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

(Judge Moore stated that this is a regulation which will enable the Sessions Courts here in Hamilton County to require the alternative of either posting of bond or the filing of driver's license for many traffic violations. The information given by the Sessions Judges is that as many as 10 or 12 fail to appear each day. If a driver's license was taken they would have to appear to pick it up. This should eliminate the problem of "no show." It is complicated to issue no show warrants and to serve them.)

5 No 13200

## FRAN WELL

## 

## DECEMBER TERM 1975 FINANCIAL STATEMENTS FOR MONTH OF OCTOBER, 1975.

	Opening Cash Balance			• \$ 55,712.
	STATEMENT OF CASH RECE	IPTS		
	GENERAL FUND:			
	Ex-Officio appropriation	\$1	05,000.00	•
	Misdemeanor Costs			
	Waiting on courts			•
	Summoning jurors		$x_{ij} = x_{ij} = x_{ij} = x_{ij}$	
	Returning prisoners		1,493.58	
	Workhouse cases		4,930.50	
	Uniform allowances		1,350.00	•
	Alcoholic rehabilitation officer		800.00	113,574
	CIRCUIT COURT CLERK:			
	Court of General Sessions	\$	7,207.19	
	Circuit Court		1,998.27	9,205
	CRIMINAL COURT CLERK:		***************************************	
	Criminal Court		509.44	•
	Court of General Sessions	Y	1,864.85	2,374
	OTHER SOURCES:		*	
		s	713.91	
	Foreign papers Boarding prisoners	Þ	1 13 9 21	
	State of Tennessee	•		
	Federal government		908.00	
		Contract Contract	180.00	
	City of Charkandoga Soddy-Daisy		T90.00	•
	City of Red Bank Other: Fed. Reimburse Auto Theft Detec	tives	7,589.11	
. )	Reimburse Recruit School \$6,087.01, REimb	nrse	1,000.11	
	Basic School Tenn. Law Emforce. Train. A			7.5.00.5
52	.75. Damage to Detective car by Clyde Foot TOTAL RECEIPTS	:e -	7,515.76	16,906
				142,060
	TOTAL AVAILABLE CASH			\$197 <b>,7</b> 73
	STATEMENT OF DISBURSEM	ENTS		
	EXPENSES OF OFFICE:	1.		772 200
	Salaries-(See attached detail)	,		173,299
	Automobile expense-	\$	220 50	
	Repairs and parts	. *	229.58	
	Gas, Oil and grease			***,***
	Tires and tubes			
	Insurance			The second second
	Radio service		525.18	
	Auto allowance for process servers	_		<b>7</b> 54
	Other-			
	Provisions	\$	4,775.45	
	Returning prisoners		1,508.41	
	Uniform allowances		1,350.00	
	Alcoholic rehabilitation officer		1,128.45	
			321.40	
	Miscellaneous: Office			
	Miscellaneous: Office Sanitation		82.75	
			82.75	
			82.75	9,166
			82.75	
4 4 .	Sanitation	• • • • • • • • • • • • • • • • • • •	82.75	9,166 183,220
4 4		•	82.75	183,220
4	Sanitation TOTAL DISBURSEMENTS	· <u>-</u>	82.75	
	Sanitation  TOTAL DISBURSEMENTS CLOSING CASH BALANCE	) e(11.	82.75	183,220
	Sanitation TOTAL DISBURSEMENTS	) eudi	82.75  Meu Sheriff	183,220

County Court Clerk

SALARIES FOR THE MONTH OF OCTOBER,, 1975

## -725-<u>D E C E M B E R T E R M 1 9 7 5</u>

SHERIFF Frank Newell

2,702.43

7	EPUTIES		
ט	Edward J. Russell	Chief Deputy	2,035.38
	William G. Newell	Ass't Chief Deputy	1,470.45
	John D. Holt	Ass't Chief Deputy	1,470.45
	Wm. E. Robbs	Chief of Detectives	1,470.45
	Oscar E. McMillian	Detective Lieutenant	1,266.93
	David M. Minnich	Detective Liettenant	1,266.93
	Clarence E. Schroyer	Narcotic Inspector	1,340.31
	Martin Brown	Narcotic Lieutenant	1,266.93
	Paul J. Smith	Narcotic Detective	1,190.76
	Hamilton Blackstone	Narcotic Detective	1,190.76
	E. Glenn Broyles	11	1,190.76
	Lonnie Schultz	tt	1,081.38
	Howard V. Shutters	tt	1,190.76
	Craig D. Glaze	Arson Detective	1,190.76
	James E. Arrowood	Detective	1,190.76
	Billy R. Davis	11	1,190.76
	Douglas M. Everett	11	1,190.76
	Earl H. Gant	īī ·	1,190.76
	Paul R. Holt	17 .	1,190.76
	John T. Lawson	11	1,190.76
	Clinton H. Peoples	11	1,176.93
	Thomas R. Shugart	11	1,190.76
	Chester Westfield	17	1,190.76
	David Ziegler	II .	1,190.76
	C. L. Westbrook	Fugitivë Detective	1,190.76
	F. A. Wilson	11	1,190.76
	James A. Baker	Auto Theft Detective	1,190.76
	Melvin K. Johnson	II	1,190.76
	Robert J. Davis	Captain	1,312.62
	Kenneth Lee	_ 11	1,312.62
	Wm. A. Robinson	II .	1,312.62
	James O. Lane	Lieutenant	1,266.93
	Sam James	Sergeant	1,176.93
	Fletcher D. Miller	11	1,176.93
	Robert O'Dell	17	1,176.93
	Claude Petty	11	1,176.93
	Willie Turner	1f	1,176.93
	Joseph Dietzen	Desk Sergeant	1,176.93
	Thomas L. Fox	Ħ	1,176.93
	James N. Lusk	ri .	1,176.93
	Cal <b>v</b> in Sivley	u .	1,176.93
	Donald Allen	Patrolman	376.15
	Edwin Anderson	II	1,081.38
	Mitchell Ball	tī	1,081.38
	James E. Bell	ti .	1,081.38
	Charles J. Brock	ti .	641.54
	Edward R. Brown	π	1,128,45
	Austin L. Burns	<b>11</b>	1,128.45
	T. J. Burns	II	1,128.45
	Joe I. Bush	11	1,128.45
	Roy Combs	11 	1,081,38
	Charles Dagnan	11	,99693
	Jack Danielson	ti ti	1,128.45
	Darwin H. Dickson	11	996.93
	David Francisco	11	1,081.38
	Doyle E. Francisco	. 11	996.93
	David L. Goodman	11	985.39
	Larry R. Gragg		1,081.38
	Robert M. Griffin		166.15
	Charles Grissom	. "	1,081.38
	James Hardy	. "	1,128.45 996.93
	Ronnie Hayes		996.93
	Larry Holland		962.31
	Charles Huggins	11	1,053.23
	Fred Johnson, Jr.	11	242.31
	William B. Lampkin	tt .	1,128.45
	Donald A. McCullough	11	
	James Massengale		1,128.45
		•	

13

## <u>D E C E M B E R T E R M 1 9 7 5</u>

DEPUTIES CONTINUED		
Willis D. Matthews	Patrolman	962.31
John S. Maxwell	u,	1,081.38
Goldman P. Maynard	· tt	1,081.38
Phillip Metcalf	<b>∞1</b> 1	1,128.45
	<b>8</b>	1,128.45
R. L. Monger	<b>11</b>	973.85
James M. Moore		The state of the s
Horace A. Morgan		996.93
Johnny R. Morris	TI .	996.93
Lewis S. O'Neal	Ħ	1,090.83
Ervin O. Partridge	Ħ	1,128.45
Ronald R. Parson	11	1,081.38
Fred Paul	n e e e e e e e e e e e e e e e e e e e	1,128.45
Cleveland V. Price	n	1,112.76
	II .	
Thomas Ratledge	11	1,128.45
Randall Rich	11	1,128.45
Charles Richmond		1,128.45
Ralph Rogers	<b>u</b>	996.93
Michael Rundles	ti .	1,081.38
Douglas Rutherford	II .	1,081.38
James Sanders	. II	996.93
James Swafford	II.	1,081.38
	<b>u</b>	1,128.45
John Swope, Jr.	<b>u</b>	-
Joel W. Syler	<b>s</b> i	1,081.38
Charles Tate		641.54
Donald Thompson	ព	1,128.45
Richard Thurman, Jr.	<b>11</b>	996.93
Harry G. Tomaras	er er er er er er er er er er er er er e	962.31
Bill Uren	ti	1,128.45
Vernon L. Vaughn	tt en en en en en en en en en en en en en	1,128.45
	ŧi	1,128.45
Rodney Veron	5. <b>1</b> 1	
David L. Walker		996.93
Jerry W. Watkins		1,081.38
James T. Wilken		1,128.45
	ti -	
Benny Williams	•	1,128.45
	\$\$	
William Williams		1,128.45
William Williams Ronald Winkler	\$7	1,128.45 996.93
William Williams Ronald Winkler Robert Young	55 D	1,128.45 996.93 864.01
William Williams Ronald Winkler	\$17 	1,128.45 996.93 864.01
William Williams Ronald Winkler Robert Young Charles Westfield	55 D	1,128.45 996.93 864.01
William Williams Ronald Winkler Robert Young Charles Westfield PROCESSING OFFICERS	Janitor (Special Office	1,128.45 996.93 864.01 r) 672.93 116,922.81
William Williams Ronald Winkler Robert Young Charles Westfield	55 D	1,128.45 996.93 864.01
William Williams Ronald Winkler Robert Young Charles Westfield PROCESSING OFFICERS Claude R. Fifer	Janitor (Special Office	1,128.45 996.93 864.01 r) 672.93 116,922.81
William Williams Ronald Winkler Robert Young Charles Westfield PROCESSING OFFICERS Claude R. Fifer Arthur R. Gray	Janitor (Special Office Civil Officer	1,128.45 996.93 864.01 r) 672.93 116,922.81 1,091.07 1,091.07
William Williams Ronald Winkler Robert Young Charles Westfield  PROCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris	Janitor (Special Office Civil Officer	1,128.45 996.93 864.01 r) 672.93 116,922.81 1,091.07 1,091.07 1,091.07
William Williams Ronald Winkler Robert Young Charles Westfield  PROCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Frederick Lawing	Janitor (Special Office Civil Officer	1,128.45 996.93 864.01 r) 672.93 116,922.81 1,091.07 1,091.07 1,091.07 400.05
William Williams Ronald Winkler Robert Young Charles Westfield  PROCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Frederick Lawing Barney Morgan	Janitor (Special Office Civil Officer	1,128.45 996.93 864.01 r) 672.93 116,922.81 1,091.07 1,091.07 1,091.07 400.05 1,091.07
William Williams Ronald Winkler Robert Young Charles Westfield  PROCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Frederick Lawing Barney Morgan James Prater	Janitor (Special Office Civil Officer	1,128.45 996.93 864.01 r) 672.93 116,922.81 1,091.07 1,091.07 1,091.07 400.05 1,091.07 545.54
William Williams Ronald Winkler Robert Young Charles Westfield  PROCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Frederick Lawing Barney Morgan James Prater Edwin Price	Janitor (Special Office: Civil Officer	1,128.45 996.93 864.01 r) 672.93 116,922.81 1,091.07 1,091.07 1,091.07 400.05 1,091.07 545.54 1,091.07
William Williams Ronald Winkler Robert Young Charles Westfield  PROCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Frederick Lawing Barney Morgan James Prater Edwin Price E. J. Self	Janitor (Special Office Civil Officer	1,128.45 996.93 864.01 r) 672.93 116,922.81 1,091.07 1,091.07 400.05 1,091.07 545.54 1,091.07 1,091.07
William Williams Ronald Winkler Robert Young Charles Westfield  PROCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Frederick Lawing Barney Morgan James Prater Edwin Price	Janitor (Special Office Civil Officer	1,128.45 996.93 864.01 r) 672.93 116,922.81  1,091.07 1,091.07 400.05 1,091.07 545.54 1,091.07 1,091.07
William Williams Ronald Winkler Robert Young Charles Westfield  PROCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Frederick Lawing Barney Morgan James Prater Edwin Price E. J. Self	Janitor (Special Office Civil Officer	1,128.45 996.93 864.01 r) 672.93 116,922.81 1,091.07 1,091.07 400.05 1,091.07 545.54 1,091.07 1,091.07
William Williams Ronald Winkler Robert Young Charles Westfield  PROCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Frederick Lawing Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford	Janitor (Special Office Civil Officer	1,128.45 996.93 864.01 r) 672.93 116,922.81  1,091.07 1,091.07 400.05 1,091.07 545.54 1,091.07 1,091.07 1,091.07
William Williams Ronald Winkler Robert Young Charles Westfield  PROCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Frederick Lawing Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele	Janitor (Special Office) Civil Officer  "" "" "" "" "" "" "" "" "" "" "" "" "	1,128.45 996.93 864.01 r) 672.93 116,922.81  1,091.07 1,091.07 400.05 1,091.07 545.54 1,091.07 1,091.07
William Williams Ronald Winkler Robert Young Charles Westfield  PROCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Frederick Lawing Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle	Janitor (Special Office) Civil Officer  "" "" "" "" "" "" "" "" "" "" "" "" "	1,128.45 996.93 864.01 r) 672.93 116,922.81  1,091.07 1,091.07 400.05 1,091.07 545.54 1,091.07 1,091.07 1,091.07
William Williams Ronald Winkler Robert Young Charles Westfield  PROCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Frederick Lawing Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS	Janitor (Special Office) Civil Officer  "" "" "" "" "" "" "" "" "" "" "" "" "	1,128.45 996.93 864.01 r) 672.93 116,922.81  1,091.07 1,091.07 400.05 1,091.07 545.54 1,091.07 1,091.07 1,091.07 1,091.07 1,091.07 1,091.07
William Williams Ronald Winkler Robert Young Charles Westfield  PROCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Frederick Lawing Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller	Janitor (Special Office) Civil Officer  "" "" "" "" "" "" "" "" "" "" "" "" "	1,128.45 996.93 864.01 r) 672.93 116,922.81  1,091.07 1,091.07 400.05 1,091.07 545.54 1,091.07 1,091.07 1,091.07 1,091.07 1,091.07 1,091.07
William Williams Ronald Winkler Robert Young Charles Westfield  PROCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Frederick Lawing Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible	Janitor (Special Office) Civil Officer  "" "" "" "" "" "" "" "" "" "" "" "" "	1,128.45 996.93 864.01 r) 672.93 116,922.81  1,091.07 1,091.07 400.05 1,091.07 545.54 1,091.07 1,091.07 1,091.07 1,091.07 1,091.07 1,091.07 1,091.07
William Williams Ronald Winkler Robert Young Charles Westfield  PROCESSING OFFICERS Claude R. Fifer Arthur R. Gray E. Jonah Harris Frederick Lawing Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS Grover C. Fuller Harry Bible David Carlisle	Janitor (Special Office)  Civil Officer  """  """  """  """  """  """  Chief Jailer  Jailer	1,128.45 996.93 864.01 r) 672.93 116,922.81  1,091.07 1,091.07 400.05 1,091.07 545.54 1,091.07 1,091.07 1,091.07 1,091.07 1,091.07 1,091.07 1,1091.07 1,1091.07
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William Williams Ronald Winkler Robert Young Charles Westfield  PROCESSING OFFICERS  Claude R. Fifer Arthur R. Gray E. Jonah Harris Frederick Lawing Barney Morgan James Prater Edwin Price E. J. Self J. Harvey Steele Shelton Swafford Harry Weddle  JAILERS  Grover C. Fuller Harry Bible David Carlisle C. Wayne Condra James Grayson John Haslerig Richard Hight Robert L. Mowery Ralph Murphy Henry Patterson Wiley Perkinson Shelby Rogers	Janitor (Special Office)  Civil Officer	1,128.45 996.93 864.01 r) 672.93 116,922.81  1,091.07 1,091.07 400.05 1,091.07 1,091.07 1,091.07 1,091.07 1,091.07 1,091.07 1,091.07 1,091.07 1,14.33 991.19 962.31 962.31 973.85 1,128.45 1,128.45 1,128.45 1,128.45 1,128.45 1,128.45 1,128.45 1,128.45 1,128.45 1,128.45 1,128.45 1,128.45

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CLERICAL	71		
Mary J. Schoolfield	Co-ordinator	900.00	
Carolyn S. Minnich	Executive Secretary	1,052.31	
Beth Stafford	Det. Dept. Secretary		
Jo B. Abney	Sec. to Sheriff's Dept.		
Marguerite M. White	Chief Bookkeeper	1,215.69	
Lenda R. Clark	Assistant Bookkeeper	962.31	
Aubrey Haley, Sr.	Utility Clerk	757.38	
Gladys Leming	Dispatcher	769.86	
Shelia J. Messick	1f	962.31	•
Wm. H. Long	ti .	962.31	
Louise Twyman	11	962.31	
Mildred Wilkey	17	962.31	11,306. <b>7</b> 9
OTHERS			
Oliver Cobb	Court Officer	1,081.38	
Roy Eldridge	Coare officer	1,041.69	
Claude Kersey	ti .	1,128.45	
	11		
Grover T. Payne	11	1,128.45	
James Sage	TI.	1,128.45	
Jimmy Sharrock		1,128.45	
A. L. Dempsey	Process Server	1,091.07	
Wm. F. Drew		1,091.07	
James G. Holder	11	1,091.07	
Bryant Turner		1,091.07	
C. E. Arnold	Special Officer	114.24	
Richard Barnard		114.24	
W. Frank Clark	ii 	114.24	
Wm. E. DeSha, Jr.	11	242.31	
Mitchell Durham	11	114.24	
Andrew J. Ellis	α	242.31	
W. Harold Garner	Ħ	114.24	
Robert Gilreath	11	114.24	
Aubrey Green	n	114.24	
James R. Grindle	n	114.24	
George Hixson	11	114.24	
John Jenkins	ti	114.24	
Bryson L. Johnson	n	114.24	•
Karey Kaley	ជ	114.24	
William Kay	11	114.24	
Karl Kayler	tr .	114.24	
Melvin Lovelady	u	114.24	
Wm. E. Page	11	114.24	
Charles Parks	ti .	114.24	
Edward Robinson	11	114.24	
Leslie Satterfield	11	114.24	
John Solomon	TT.	114.24	
Larry D. Stearns	u	114.24	
Luther Tilley	11	114.24	
John Webster	11	114.24	
A. J. Wilson	τι	114.24	
John Lanham	Staff Chaplain	114.24	14,341.77
CHADDO (HOODIEL - CD-CT)	a T. Differed V		
GUARDS (HOSPITAL & SPECIA Martha Robbs		240 00	
	Bpecial Duty (Nurse)	240.00	
Robert Hoge, Jr.	Special Duty (Guard)	586.25	
George Kaylor	Special Duty (Guard)	480.00	
O. U. Taylor	Special Duty (Guard)	600.00	
Etta Cobb	Special Duty (Jury)	80.00	
Pat Sage	Special Duty (Jury)	60.00	
Ruth Sharrock	Special Duty (Jury)	20.00	0 746 0-
Doris Kersey	Special Duty (Jury)	80.00	2,146.25

Total: \$ 173,299.65

ON MOTION of Councilman Ricketts, seconded by Councilman Long, that the Sheriff's report for October be accepted, treat same as read, approved, and filed and made a matter of record. The foregoing Motion was unanimously Adopted by Acclamation. Total present-4. Absent-1.

### <u>D E C E M B E R T E R M 1 9 7 5</u>

Judge Moore asked if there were any other delegations.

Mr. Barry Heaps of Moses Road stated that he had been assured that Mr. Hillis, Eng. Dept., would be present. Judge Moore told Mr. Heaps that he was not assured of this.. Mr. Heaps appeared before the Council at a previous meeting to protest the County's leaving a very large drainage ditch in front of his property. Mr. Heaps felt the County was taking a larger right of way than it is entitled to.

Councilman Long asked Mr. Heaps if he had pictures of this ditch and his property. Mr. Heaps said that he did and he understood from Mrs. Styles that a projector would be in the Council room for his use. Judge Moore told Mr. Heaps that he could furnish his own projector if he liked. It was determined that the projector set up in the Council room would not show the type of pictures Mr. Heaps had with him. (An overhead projector would be need and the County does not have one.) Mr. Heaps showed Council members the pictures of his property.

County Attorney Turner told Mr. Heaps that the County Engineer Ray Proctor was present and would be glad to answer his questions.

Mr. Heaps said that he had never found out exactly how the right of way is determined.

Judge Moore said that he had told Mr. Heaps several times that it was "ditch top to ditch top" and that it was the determination of the Highway Department and the County Engineer that the ditch on Moses Road is a reasonable application of the County measure.

Mr. Heaps stated that when Mr. Hillis came out Mr. Heaps got out his own ruler and showed Mr. Hillis just how big the ditch was.

Judge Moore told Mr. Heaps that he could take whatever action he chose, that it is on County right of way.

Mr. Heaps said he did not see how the County could prove this, that Title Guaranty and Trust said that the County right of way would end at the road edge.

Judge Moore told Mr. Heaps that he must show that the County acted improperly.

Mr. Heaps said that there have been various cases in the city and in Red Bank that had been ruled on before and the city and county had been proved to be wrong. Mr. Heaps said it is obvious just looking at the pictures and at the ditch that it is too large. He stated that water runs down the center of the road but this is caused by a driveway further down the road and that there was no water problem in front of his property before this ditch was dug.

County Engineer Proctor told Mr. Heaps that County right of way was from top of the ditch to top of the ditch. Mr. Heaps asked what is "top of the ditch?" Mr. Proctor said that it was the back of the ditch. He told Mr. Heaps that there had been a ditch in front of his house but that he (Mr. Heaps) had filled it up. Mr. Heaps said he did not. Mr. Proctor stated that witnesses had seen him do this and this had caused water to run into the yard across the street.

Mr. Turner told Mr. Heaps that what the County had been told was in direct conflict with what Mr. Heaps said. "The Council can do nothing; we have been advised that we are within our rights." Mr. Turner advised Mr. Heaps to get a lawyer and show that he had been damaged.

Judge Moore told Mr. Heaps that what he had been trying to make clear to Mr. Heaps was that his proper remedy was not to come before the Council and conduct a lawsuit. "We do not have adversary proceedings, you are in the wrong place. You need to go to Circuit Court or to Chancery Court,"

Judge Moore told Mr. Heaps. Mr. Heaps said that he did intend to take drastic action.

ON MOTION of Councilman Long, seconded by Councilman Ricketts, to Adjourn. The foregoing Motion was unanimously Adopted by Acclamation. Total present-4. Absent-1.

CHAIRMAN

COUNTY COURT CLERK

## <u>D E C E M B E R T E R M 1 9 7 5</u>

STATE OF TENNESSEE )

WEDNESDAY, DECEMBER 17, 1975

COUNTY OF HAMILTON )

BE IT REMEMBERED, That on this the 17th day of December, 1975, a
Regular Meeting of the County Council was begun and held at the Court House
in the City of Chattanooga, when the following proceedings were had, to-wit:-

Present and presiding, the Honorable Don Moore, Chairman.

County Court Clerk W. F. (Bill) Knowles called the Roll of the County Council and the following, constituting a Quorum, answered to their names: Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

The invocation was given by Rev. Tom Pledger, Evangelical Methodist Church, who was County Chaplain for the day.

ON MOTION of Councilman Mayfield, seconded by Councilman Ricketts, to dispense with the reading of the minutes of the previous meeting, treat same as read, approved, made a matter of record and filed. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

Attached hereto is a copy of the Public Notice of this meeting, which was published in the local newspapers, and is made a part of these minutes.

### DECEMBER TERM 1975

COUNTY COUNCIL FLOYD L. FULLER, JR. ROBERT E.(BOB) LONG JACK D. MAYFIELD COYEL V. RICKETTS



OFFICE OF THE COUNTY JUDGE Hamilton County, Tennessee DON MOORE, JUDGE CHATTANOOGA, TENNESSEE 37402

December 5, 1975

PUBLIC NOTICE OF MEETING OF COUNTY COUNCIL OF HAMILTON COUNTY, TENNESSEE

Take notice, pursuant to Chapter 442, Public Acts of Tennessee of 1974, the County Council of Hamilton County, the governing body of said County, will convene and meet on Tuesday, December 16, 1975, at 9:30 A. M., Eastern Standard Time, with the Chattanooga Board of Commissioners in the Commission meeting room on the first floor of City Hall, East 11th Street, Chattanooga, and will thereafter convene and meet in preliminary session on Wednesday, December 17, 1975, at 9:00 A. M. Eastern Standard Time, in the Conference Room 201 Courthouse, and in open session at 10:00 A. M., in the County Council Room at the Hamilton County Courthouse, 6th and Walnut Streets, Chattanooga, where and at which times and places the said Hamilton County Council will transact such public business as may lawfully come before it.

> Don Moore, County Judge and Chairman of the County Council

PUBLIC NOTICE OF MEETING
OF COUNTY COUNCIL OF
HAMILTON COUNTY, TENNESSEE
Take notice, pursuant to Chapter
442, Public Acts of Tennessee of
1974, the County Council of Hamilton County, the governing body
of said County, will convene and
meet on Tuesday, December 16,
1975, at 9:30 A.M., Eastern Standard Time, with the Chattanonga
Board of Commissioners in the
Commission meeting room on the
first floor of City Hall, East 11th
Street, Chattanooga, and will
thereafter convene and meet in
preliminary session on Wednesday,
December 17, 1975, at 9:00 A.M.,
in the County Council Room at
the Hamilton County Counthouse,
6th and Walnut Streets, Chattannoga, where and at which times
and places the said Hamilton
County Council will transact such
public business as may lawfully
come before it.

DON MOORE, County Judge
and Chairman of the County

PUBLIC NOTICE
OF MEETING OF
COUNTY COUNCIL OF
HAMILTON COUNTY,
TENNESSEE
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blic Acts of Tennessee of 1974, the
unity Council of Hamilton County,
governing body of said County,
t convene and meet on Tuesday,
cember 16, 1975, at 9:30 A.M.,
stern Standard Time, with the
aftanooga Boord of Commissionin the Commission meeting room
the first floor of City Hall, East
h Street, Chattanooga, and will
reafter convene and meet in prelinary session on Wednesday, Dember 17, 1975, at 9:00 A.M. Easti Standard Time, in the Conferter Room 201 Courthouse, and in
session at 10:00 A.M., In the
unity Council Room at the HamilCounty Courthouse, 6th and WalStreets, Chattanooga, where and
which times and places the said
milton County Council will transsuch public business as may lawby come before it. h public business as may law-ime before it.

—DON MOORE,
County Judge and Chairman
of the County Council

### DECEMBER TERM 1975

State of Tennessee

December 17, 1975

## A RESOLUTION

NO. 1275-5

TITLE A RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO APPROVE A GRANT APPLICATION AND TO PAY CERTAIN AMOUNTS THEREUNDER FOR THE PURPOSE OF INCREASING COMMUNICATION SYSTEM EFFECTIVENESS IN HAMILTON COUNTY.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, an effective communications system is to the benefit of local law enforcement agencies and the citizens served thereby; and

WHEREAS, pursuant to the "Crime Control Act of 1973", 42 U.S.C. 3701, funds in the amount of Nine Thousand Eighteen Dollars (\$9,018.00) are available via the Tennessee Law Enforcement Planning Agency for programs such as that described in the grant application which is attached hereto and incorporated herein by reference; and

WHEREAS, the above amount can be received for a local contribution of Two Thousand Two Hundred Fifty-Four Dollars (\$2,254.00), less an amount of Four Hundred Fifty-One Dollars (\$451.00) for State participation in said grant.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That the County Judge is authorized to approve the attached grant application and to pay the necessary contribution thereunder, which sum is hereby appropriated therefor.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Septed

#### <u>D E C E M B E R T E R M 1 9 7 5</u>

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

* * *

(Judge Moore stated that this is the first of three resolutions which are necessary to authorize the County Judge to make application to the Tennessee Law Enforcement Planning Agency for certain grants. The County has no assurance that they will receive these grants but this is the first step in attempting to do so. This particular grant application is for tape recording equipment to be used in the Sheriff's communication system. This will enable the Sheriff's office to monitor all communications which occur on the 8 frequencies. After the move to the New Justice Building, there will be 5 bands or channels which these 8 frequencies will operate on. This complete new system will be much more effective.)

## $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

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13	
18	
191	ال مرجاعدم
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\	STEP

#### STATE OF TENNESSEE

## TLEPA USE ONLY

Date Stamp

## LAW ENFORCEMENT PLANNING AGENCY

Application is hereby made for a grant under the provisions of the Crime Control Act of 1973 (42 USC 3701) in the amount and for the purpose set forth in this application.

1. State Program Under Which Application is Made:

Number: E-1 Title: Improvement of Law Enforcement

- (b) Functional Area: 301 (b) Public Protection
- (c) Type of Application:
  (X)Original ()Continuation
- (d) Has Application been submitted for A-95 review? yes

GRANT NUMBER

Approved ()
Disapproved ()
Special Cond. ()

- 3. Short Title of Project: (do not exceed one line)
  Radio Console Tapes
- 4. Applicant (Name, address and telephone number)

  Sheriff's Department

  Hamilton County (615) 757-232

Hamilton County (615) 757-2325 609 Walnut Street Chattanooga, Tennessee 37402 5. Project Director (Name, title address and telephone number)

Dr. Don Loftis, Director (615) 757-254(
Community Development
Room 200 Hamilton County Court House

Chattanooga, Tennessee 37402

6. Project Summary: Summarize, in the space provided, the most important parts of the project, including goals, impact, scope, and evaluation.

A county wide communications center has been installed. Continuous recording and play back equipment is needed to provide for the documenting of radio and telephone conversations for a period of one year. The tapes could be used as evidence in trials, and as a measure of police effectivemess in cutting down complaint response time and increased apprehension of criminals during the perpetration of crimes.

Two remote control accessory instruments are needed- one for the Sheriff's Office and one for the Detectives' Office which enables the essential functions of a suitably-equipped base station to be remotely controlled over a voice-grade telephone line. This would provide convenient contact with the communications system for the Sheriff's and the Detectives without the delay of going through the dispatcher via telephone.

Co Funds 180°

7. Grant Funds 8. Local Cont. Buy-in 9. Total Funds: 10. Duration of Project

\$ 6764 \$ 2254 \$ 451 \$ 9018 From 1-1-76 To 12-31-7

TLEPA 1975 Grant Application

An additional 60 days will

## DECEMBER TERM 1975

-2-

#### LAW ENFORCEMENT PLANNING AGENCY

#### APPLICATION FOR ACTION GRANT

11. IDENTIFICATION OF PROBLEM: Describe nature, scope, and degree of the problem. This description explains your justification for submitting the grant application. Use meaningful facts and data to support need. (If additional space needed, attach additional sheets and number them 2a, 2b, etc.)

A county wide communications center has been installed, and the need exists for completing the communication system to meet the Communication Master Plan guidelines. A years supply of recording tapes is required to provide continuous recording and playback equipment to be used for the documenting of radio and telephone conversations, especially during emergencies and periods of peak activity.

The Sheriff's Office and the Detectives Office need to have easy access to the communications system without having to go through the dispatcher via telephone.

## $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

-3-

12. PROJECT OBJECTIVES: This is a statement of needs to solve the problem.

Give a concise statement of each of the objectives of the proposed project which are precise statements of the kinds of improvements sought.

(If additional space is needed, attach additional sheets and number them 3a, 3b, etc.)

To provide for continuous recording and playback equipment to provide for the documenting of radio and telephone conversations.

To provide for easy access to the communications system for the Sheriff's Office and the Detectives Office.

## $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

-4-

13. MEANS OF ACHIEVING THE OBJECTIVES: Describe the general method, procedure, or strategy for obtaining the objectives of the project and descirbe the operation of the project. (If additional space is needed, attach additional sheets and number them 4a, 4b, etc)

Recording equipment would be installed and operated in the dispatch center 24 hours a day. This equipment should allow continuous recording of all incoming complaint calls, transmissions and receivals including telephone calls.

Remote control accessory instruments are needed for the Sheriff's Office and Detectives Office to have easy access to the communications system.

### $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

- 5-

14. PROJECT EVALUATION: Describe the procedure of measuring the degree to which each objective of the project will be achieved. (If additional space is needed, attach additional sheets and number them 5a, 5b, etc.)

A complete tape file will be maintained for a period of one year. The measure of the effectiveness of the project may be judged from the use made of these tapes as evidence in trials, improvement in response time to complaints, increased apprehension of persons involved in criminal acts, etc.

15. PROJECTED PROGRESS: Project the progress you expect to make on this project. The space provided is divided into 90 day periods and you are to indicate what percentage of the project should be completed during each three month period and in the narrative you are to describe specific accomplishments you expect to complete during each period. (If the project will be completed in less than one year, so indicate when it will be completed.)

### PERIOD % COMPLETED PROJECTED PROGRESS DURING THIS PERIOD

First 3 mos.	25%	Documenting on tape of all radio and telephone conversations for 3 month period.
Second 3 mos.	25%	Documenting on tape of all radio and telephone conversations for 3 month period.

# $\underline{\mathtt{D}} \ \underline{\mathtt{E}} \ \underline{\mathtt{C}} \ \underline{\mathtt{E}} \ \underline{\mathtt{M}} \ \underline{\mathtt{B}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \quad \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \quad \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

13, (60)	HLIHUE	5 d )				•					
PERIOD	% CC	MPLETED	PROJECT	ED PROG	RESS DI	JRING '	THIS P	ERIOD			
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(IF ADDITIONAL SPACE NEEDED, ADD AN ADDITIONAL PAGE NUMBERED 6a, 6b, etc)

### DECEMBER TERM 1975

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17. BUDGET SUMMARY FOR GRANT PROJECTS: Enter totals by category as detailed on pages 8 and 9 of this application. This budget should be based on a grant year, (12 months or shorter period if the project is less than 12 months) rather than calendar year or fiscal year.

			<del></del>
BUDGET CATEGORY	TOTAL	GPANT FUNDS	MATCHING FUNDS
Personnel			
Travel			
Consultant Services			
Supplies & Operating Expenses	9018	6764	2254
Equipment			
Other (specify)			
TOTAL			
Percentage	100%	<u>- 75</u> %	25 %
State Buy-in-50% of Ma	tching Funds or \$_	451	

NOTE: Grant fund total cannot exceed 90% of the total project cost, and matching funds total must be at least 10%. Buy-in is 5% of the total project cost.

18. DETAILED PROJECT BUDGET: The budget must be completed in detail with amounts rounded to the nearest whole dollar. The budget should cover the entire project period or twelve months, whichever is less.

The budget has separate columns to show which costs or budget elements will be supported from grant funds and which from grantee matching (cash) contributions. Only matching funds expended after the date of the grant award date can be counted as matching contributions.

### <u>DECEMBER TERM 1975</u>

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18. (continued) whenever the space for any budget category is inadequate to permit listing of all items, the notation, "See Continuation Sheet" should be entered, category totals should be inserted and all items in the category should be listed on a continuation page numbered 8a, 8b, or 9a, 9b, etc.

	<del></del> -					
BUDGET CAT	EGORY	TOTAL	GRANT	FUNDS	MATCHING	FUNDS
	ercentage o	h position by to time devoted ications in app	to the pro	ject by tl	ne employe	e.
i, Salaries						,
		, · · ·		•		
		·		•		
i. Employee Benefits						
COTALS				7		<del></del>
sistance	room and bo	evel expenses of pard). In trains is included, to trainees a	ing projec	ts, where be separa	travel an	d sub-
		• • • • • • • • • • • • • • • • • • •				•
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TOTALS

# $\underline{\mathtt{D}}\ \underline{\mathtt{E}}\ \underline{\mathtt{C}}\ \underline{\mathtt{E}}\ \underline{\mathtt{M}}\ \underline{\mathtt{B}}\ \underline{\mathtt{E}}\ \underline{\mathtt{R}}\ \underline{\mathtt{T}}\ \underline{\mathtt{E}}\ \underline{\mathtt{R}}\ \underline{\mathtt{M}}\ \underline{\mathtt{1}}\ \underline{\mathtt{9}}\ \underline{\mathtt{7}}\ \underline{\mathtt{5}}$

-9-

]	BUDGET CATEGORY	TOTAL	GRANT FUNDS	MATCHING FUNDS
C.	CONSULTANT SERVICES posed fee rates, an	: List each type d the amount of ti	of consultant or s ime to be devoted t	ervice, the pro- o such services.
*	TOTALS			
D.	SUPPLIES & OPERATIN type (i.e. office s etc.) and show basi supplies, "y" dolla	supplies, telephone s for computation	e and postage, equi ("x" dollars per m	pment rental.
 2 re	emote control access	ory instruments 60	) <b>4</b> 50	150
	5 rolls ½in. record- ing tape	8418	6314	2104
	TOTALS	9018	6764	2254
E.	EQUIPMENT: Each ty		purchased should be	separately
,				
	TOTALS			
F.	OTHER (specify):	List each item and	the cost.	
, .				
	TOTALS			
-	TOTAL PROJECT	9018	6764	2254

(Sum of the above category totals or all individually listed budget items)

-10-

19. BUDGET ITEMS FOR CONSTRUCTION GRANTS: This section will be completed ONLY when grant applications includes CONSTRUCTION. In such cases grant funds will be awarded for up to 50% of the construction cost and NO FUNDS WILL BE UTILIZED FOR THE PURPOSE OF PURCHASING LAND.

ITEM	TOTAL	GRANT FUNDS	MATCHING FUNDS
Contractor's Cost			
Materials Cost (if not in contract)			- · · · · · · · · · · · · · · · · · · ·
Other (specify)	1		
TOTAL			
	100%	50%	50%

NOTE: All applications for construction grants will be required to have the SUPPLEMENTAL CONSTRUCTION FORM attached to this application.

Obtain the SUPPLEMENTAL CONSTRUCTION FORM from the Tennessee Law Enforcement Planning Agency, Capitol Hill Building, 201 Seventh Avenue South, Nashville, Tennessee 37219.

- 20. STANDARD GRANT CONDITIONS: This item sets forth the conditions for the extension of grant assistance to any applicant and, when an award is made and grant funds are accepted thereunder, will become a binding contractual commitment of the grantee. The applicant should satisfy itself that it has read, understands, and is willing to comply with these grant conditions and the rules and regulations incorporated therein concerning administration of grants established by the Law Enforcement Assistance Administration and the Tennessee Law Enforcement Planning Agency.
- A. REPORTS: Each grantee shall submit such reports as the Tennessee Law Enforcement Planning Agency shall reasonably request.
- B. <u>COPYRIGHTS</u>: Where grantee programs produce original books, manuals, films, or other copyrightable material, the grantee may copyright such, but the Tennessee Law Enforcement Planning Agency reserves a royalty-free non-exclusive and irrevocable license to reproduce, publish, translate or otherwise use, and to authorize others to publish and use such materials.

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- C. PATENTS: If any discovery or invention arises or is developed in the course of or as a result of work performed in a grantee program, the grantee shall refer the discovery or invention to the TLEPA which will determine whether or not patent protection will be sought, how any rights therein, including patent rights, will be disposed of and administered, and the necessity of other action required to protect the public interest in work supported with Federal funds, all in accordance with the Presidential Memorandum of October 10, 1963, on Covernment Patent Policy.
- D. DISCRIMINATION PROHIBITED: No person shall, on the grounds of race, creed, color or national origin, be excluded from participation in, be refused the benefits of, or be otherwise subjected to discrimination under grants awarded pursuant to PL 93-83 or under any project, program or activity supported by this grant. The grantee must comply with the provisions and requirements of Title VI of the Civil Rights Act of 1964 and regulations issued by the Department of Justice and the Law Enforcement Assistance Administration thereunder as a condition of award of federal funds and continued grant support. As required by Section 518)b) of PL 93-83, this grant condition shall not be interpreted to require the imposition in grant-supported projects of any percentage ratio, quota system, or other program to achieve racial balance or eliminate racial imbalance in a law enforcement agency.
- E. <u>USE OF FUNDS</u>: Any funds awarded are to be expended only for the purposes and activities covered by the applicant's approved application and budget.
- F. TERMINATION OF AID: This grant may be terminated in whole or in part by the Tennessee Law Enforcement Planning Commission at any time the Commission finds a substantial failure to comply with the provisions of PL 93-83, or regulations promulgated thereunder, including these grant conditions or plan, application or contract obligations, but only after notice and hearing pursuant to Commission regulations and all procedures set forth in §§ 510 and 511 of PL 93-83.
- G. INSPECTION AND AUDIT: The Tennessee Law Enforcement Planning Commission or any of its duly authorized representatives, shall have access for purpose of audit and examinations to any books, documents, papers, and records of the grantee, and to relevant books and records of subgrantees and contractors, which pertain to the project funded under this grant.
- H. MAINTENANCE OF RECORDS: All appropriate grant records and accounts will be maintained and made available for audit as prescribed by the Commission.
- I. <u>USE OF OTHER FEDERAL FUNDS PROHIBITED</u>: This project will not be financed in whole or in part by other federal funds.

### DECEMBER TERM 1975

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- J. SUPPLANTING PROHIBITED: The federal funds herein awarded are not to supplant local funds, but are to be used to increase the amount of funds that would otherwise be available for this project.
- K. ALLOWABLE COSTS: The allowability of charges made to funds granted under Part C and Part E of Title I of the Act, as amended, shall be determined in accordance with the general principles of allowability and standards for selected cost items set forth in the Bureau of the Budget Circular No. A-87 entitled "Principles for Determining Cost Applicable to Grants and Contracts with State and Local Government" (May 9, 1968) and interpreted and amplified in the Tennessee Law Enforcement Planning Agency Financial Management Manual.
- L. WRITTEN APPROVAL OF CHANGES: Grantees must obtain prior written approval from Tennessee Law Enforcement Planning Agency for major project changes. These include (a) changes of substance in project activities, designs or research plans, set forth in the approved application, (b) changes in the project director or key professional personnel identified in the approved application, and (c) changes in the approved budget.
- M. FISCAL REGULATIONS: The fiscal administration of grants shall be subject to such further rules, regulations and policies, concerning accounting and records, payment of funds, cost allowability, submission of financial reports, etc., as may be prescribed by the Tennessee Law Enforcement Planning Commission, consistent with the purposes and authorizations of PL 93-83 including those set forth in the Tennessee Law Enforcement Planning Agency Financial Management Manual.
- N. CRIMINAL PENALTIES: Whoever embezzles, willfully misapplies, steals or obtains by fraud any funds, assets, or property which are the subject of a grant or contract or other form of assistance pursuant to this title, whether received directly or indirectly from the Law Enforcement Assistance Administration, shall be fined not more than \$10,000 or imprisoned for not more than five years, or both. Whoever knowingly and willfully falsifies, conceals or covers up by trick, scheme, or device, any material fact in any application for assistance submitted pursuant to this title or in any records required to be maintained pursuant to this title shall be subject to prosecution under the provisions of Section 1001 of Title 18, United States Code. Any law enforcement program or project underwritten, in whole or in part, by any grant, or contract or other form of assistance pursuant to this title, whether received directly or indirectly from the Law Enforcement Assistance Administration shall be subject to the provisions of Section 371 of Title 18, United States Code.
- O. CLEAR AIR ACT VIOLATIONS: In accord with the provisions of the Clear Air Act, 42 U.S.C. 1857 et. seg., as amended by PL 91-604; and Executive Order 11602, subgrants or contracts will not be made to parties convicted of any offense under the Clear Air Act.

### $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

-13-

- P. RELOCATION PROVISIONS: The grantee shall assure that any program under which LEAA financial assistance must be used to pay all or part of the cost of any program or project which will result in displacement of any person shall provide that;
  - (a) Fair and reasonable relocation payments and assistance shall be provided to or for displaced persons as are required in such regulations as are issued by the Attorney General of the United States.
  - (b) Relocation or assistance programs shall be provided for such persons in accordance with such regulations issued by the Attorney General of the United States.
  - (c) Within a reasonable period of time prior to displacement, decent, safe and satisfactory replacement must be available to the displaced person in accordance with such regulations as issued by the Attorney General of the United States.

The authority for this provision is found in the "Uniform Relocation Assistance and Real Property Acquisition Policy Act of 1970", PL 91-646; 84 Stat 1894.

- Q. ENVIRONMENTAL IMPACT: Any application for subgrants, subcontracts, etc., involving; (i) the construction, purchase, lease or alteration of facilities; (ii) the implementation of programs involving the use of herbicides and pesticides; (iii) other actions determined by the Regional Administrators to possibly have a significant effect on the quality of the environment, must include either a draft environmental statement as required by Section 102(s)(c) of the National Environmental Policy Act or a declaration that the proposed action will not have a significant impact on the environment. Before accepting a negative declaration, Tennessee Law Enforcement Planning Agency will refer the application to the Law Enforcement Assistance Administration Regional Administrator who shall review the subgrant application and verify that an environmental statement is not necessary.
- R. HISTORIC SITES: Before approving subgrant programs involving construction, renovation, purchasing or leasing of facilities the State Planning Agency shall consult with the State Liaison Officer for historic preservation to determine if the undertaking may have an effect on properties listed in the National Register of Historic Places. If the undertaking may have an adverse effect on the listed program properties the State Planning Agency must notify LEAA before proceeding with the Program.
- S. RECORDING AND DOCUMENTATION OF RECEIPTS AND EXPENDITURES:
  Accounting procedures must provide for an accurate and timely recording of receipt of funds by source, of expenditures made from such funds, and of unexpended balances. Controls must be established which are adequate to ensure that expenditures charged to grant activities are for allowable purposes and that documentation is readily available to verify that such charges are accurate.

### D E C E M B E R T E R M 1 9 7 5

-14-

- T. APPLICABILITY OF STATE AND LOCAL PRACTICES: Except where inconsistent with federal requirements, State procedures and practices will apply to funds disbursed by the TLEPA and local procedures and practices to funds disbursed by such units. Bureau of the Budget Circular No. A-87, "Principles for Determining Costs Applicable to Grants and Contracts with State and Local Government," must be complied with by grantees with respect to the treatment of specific items and their cost allowability.
- U. CONTROL OF FUNDS AND TITLE TO PROPERTY: The title and control of Part E funds and title to property may not be transferred to private agencies, profit-making or otherwise, even though these may be utilized in the implementation of Part E efforts including the purchase of services and Part E funds and property will not be diverted to other than correctional uses.
- V. <u>CONSTRUCTION GRANTS</u>: All construction grants will also include all additional conditions set forth in the Supplemental Construction Form which must be attached to this application.
- 21. SPECIAL GRANT CONDITIONS: Special Conditions may be added to this grant application at the discretion of the TLEPA. Notice of such Special Conditions will be given at the time the Grant Agreement is delivered to the grantee, and such Special Conditions and Grant Agreement become a binding contractual commitment and are made an inseparable part of the approved application.
- ASSURANCE OF COMPLIANCE WITH CIVIL RIGHTS ACT OF 1964: The applicant hereby agrees that it will comply with Title VI of the Civil Rights Act of 1964 (P.L. 88-352) and all requirements imposed by 22. The applior pursuant to that title, to the end that no person shall on the grounds of race, color, or national origin be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity for which the applicant receives federal financial assistance from the department; and gives further assurance that it will promptly take any measures necessary to effectuate this commitment as more fully set forth in the standard grant conditions set forth above. assurance shall obligate the applicant for the period during which federal financial assistance is extended to it by the department and is given in consideration of and for the purpose of obtaining the grant for which application is hereby made, and the United States shall have the right to seek judicial enforcement of this assurance.
- ASSUMPTION OF COST: The applicant hereby agrees that should the project described herein prove to be valuable in reducing crime or improving the Criminal Justice System, the cost of such improvements will be assumed by the applicant after "a reasonable period of Federal Assistance."

### $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

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### AFFIRMATION AND SIGNATURE OF AUTHORIZED OFFICIAL

I hereby affirm that the information contained in this application is, to the best of my knowledge and ability, a true and accurate statement.

12-3-75 DATE

SIGNATURE

Don Moore County Judge TITLE

### FOR TLEPA USE ONLY

This grant application has been reviewed by the staff of the Tennessee Law Enforcement Planning Agency, and I recommend

- [] Approval of the application as submitted
- [] Approval of the application with Special Conditions attached
- [] Disapproval

DATE

Director, TLEPA

# $\underline{\mathtt{D}} \ \underline{\mathtt{E}} \ \underline{\mathtt{C}} \ \underline{\mathtt{E}} \ \underline{\mathtt{M}} \ \underline{\mathtt{B}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \quad \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

# CONTINUATION PROJECTS

,	JURISDICTION		Date				
1	PROJECT TITLE						
	List the grant numbers	and the amount of feder the purposes of this ap	al and local funds				
	GRANT NUMBER	FEDERAL FUNDS	LOCAL FUNDS				
_							
. [							
	ject and at what point	how you plan to assume t federal funding will no	he costs of this pro- longer be required:				
		•					
			·				
	·						
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		Signature o	f Authorized Official				

NOTE: All continuation grants will be reviewed by the Tennessee Law Enforcement Planning Commission.

## $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

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Hamilton County

December 17, 1975

# A RESOLUTION

NO. 1275-6

TIPLE A RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO APPROVE A GRANT APPLICATION AND TO PAY CERTAIN AMOUNTS THEREUNDER FOR THE PURPOSE OF ACQUIRING A VAN-TYPE VEHICLE TO BE USED FOR LAW-ENFORCEMENT-RELATED PURPOSES.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, secure and efficient transportation is required for the movement of state prisoners from the county jail to the state prison, and for the movement of Grand Jurors between a local hotel and the County Courthouse and for other purposes; and

WHEREAS, in order to effect such security and efficiency a vantype vehicle should be acquired; and

WHEREAS, pursuant to the "Crime Control Act of 1973", 42 U.S.C. 3701, funds in the amount of Eight Thousand Dollars (\$8,000.00) are available through the Tennessee Law Enforcement Planning Agency for the acquisition of such a vehicle to be used for the purposes such as mentioned above; and

WHEREAS, a grant application, attached hereto and incorporated herein by reference, can be submitted for the above amounts, also consisting of a local contribution of Two Thousand Dollars (\$2,000.00) less an amount of Four Hundred Dollars (\$400.00) for State participation in said grant.

NOW, THEREFORE, BE IT RESOLVED BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED, that the County Judge is authorized to approve the attached grant application and to pay the necessary contribution thereunder, which sum is hereby appropriated therefor.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Sopled

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts, and Judge Moore. Total present-5. Absent-0.

* * *

(Judge Moore stated that this was the second of the three resolutions concerning LEPA grants. Judge Moore stated that at times the Grand Jury must investigate property and report back on it. It takes four regular vehicles to transport them and because there are no extra vehicles available four people must be pulled off their duties in order that their vehicles be used. This problem also exists when juries for trials must be transported to and from motels for overnight stays. It is necessary to find a vehicle designed to transport from 9 to 12 jurors plus the driver and the court officer.)

### $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

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#### STATE OF TENNESSEE

# TLEPA USE ONLY

Date Stamp

### LAW ENFORCEMENT PLANNING AGENCY

Application is hereby made for a grant under the provisions of the Crime Control Act of 1973 (42 USC 3701) in the amount and for the purpose set forth in this application.

1. State Program Under Which Application is Made:

Number: H-4 Title: Administrative Services

_							9	
2.	(a)	System Comp	one	nt:			GRANT	NUMBER.
					(X)Judicial $(X)$	Correctional		

- (b) Functional Area: 301 (b) Public Protection
- (c) Type of Application:
  (X)Original ()Continuation
- (d) Has Application been submitted for A-95 review? yes
- Approved ()
  Disapproved ()
  Special Cond. ()

3. Short Title of Project: (do not exceed one line)

Transportation Van - 16 passenger

- 4. Applicant (Name, address and telephone number)
  Sheriff's Department
  Hamilton County (615) 757-2325
  609 Walnut Street
  Chattanooga, Tennessee 37402
- 5. Project Director (Name, title address and telephone number)
  Dr. Don Loftis, Director (615) 757-254
  Community Development
  Room 200 Hamilton County Court House
  Chattanooga, Tennessee 37402
- 6. Project Summary: Summarize, in the space provided, the most important parts of the project, including goals, impact, scope, and evaluation.

To provide for transportation needs with minimum police manpower and maximum security for the following:

- 1. Transportation of state prisoners form the county jail to the state prison.
- 2. Transportation of the Grand Jury between a hotel and the court house.

Three patrol cars would normally be required to take the Grand Jury to a hotel. The exposure to potential security problems are three times as great and the manpower requirements are also three-fold.

A significant cost improvement and security improvement could be effected by the use of a van.



7. Grant Funds	8. Local Cont.	Buy-in	9. Total Funds:	10. Duration of Project:
\$ 6000	\$ 2000 \$	400	\$ 8000	From 1-1-76To12-31-76
·				

TLEPA 1975 Grant Application

An additional 60 days will b

### $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \qquad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

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#### LAW ENFORCEMENT PLANNING AGENCY

### APPLICATION FOR ACTION GRANT

11. IDENTIFICATION OF PROBLEM: Describe nature, scope, and degree of the problem. This description explains your justification for submitting the grant application. Use meaningful facts and data to support need. (If additional space needed, attach additional sheets and number them 2a, 2b, etc.)

State prisoners need to be transported from the county jail to the state prison with maximum security. A sixteen passenger van would serve this need.

# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

-3-

12. PROJECT OBJECTIVES: This is a statement of needs to solve the problem.

Give a concise statement of each of the objectives of the proposed project which are precise statements of the kinds of improvements sought.

(If additional space is needed, attach additional sheets and number them 3a, 3b, etc.)

To provide for transportation needs with minimum police manpower and maximum security for the following:

- 1. Transpotation of state prisoners from the County jail to the state prison.
- 2. Transportation of the Grand Jury between a hotel and the court house.

# DECEMBER TERM 1975

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13. MEANS OF ACHIEVING THE OBJECTIVES: Describe the general method, procedure, or strategy for obtaining the objectives of the project and descirbe the operation of the project. (If additional space is needed, attach additional sheets and number them 4a, 4b, etc)

A van would be provided for transportation of state prisoners from the County Jail to the State Prison. As many as sixteen prisoners could be transported at one time with one driver and one police officer.

The van would also serve for transporting Grand Jury members between their hotel and the court house with a minimum of manpower and maximum security.

### $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

-5-

14. PROJECT EVALUATION: Describe the procedure of measuring the degree to which each objective of the project will be achieved. (If additional space is needed, attach additional sheets and number them 5a, 5b, etc.)

A comparison of vehicle and manpower requirements when using standard police patrol car versus the sixteen passenger van will show the effected cost improvement.

The reduction in trips will also show the reduction in exposure to potential security problems.

15. PROJECTED PROGRESS: Project the progress you expect to make on this project. The space provided is divided into 90 day periods and you are to indicate what percentage of the project should be completed during each three month period and in the narrative you are to describe specific accomplishments you expect to complete during each period. (If the project will be completed in less than one year, so indicate when it will be completed.)

PERIOD % COMPLETED PROJECTED PROGRESS DURING THIS PERIOD

First 3 mos.	100%		Purchase and operate 16 passenger vans
Second 3 mos.		<del>-  </del>	

-6-

15. (Continue	l)
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PERIOD	% C(	OMPLETED	PROJEC	TED	PROGRES	S DU	RING	THIS	PERI	Ор	
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В											

(IF ADDITIONAL SPACE NEEDED, ADD AN ADDITIONAL PAGE NUMBERED 6a, 6b, etc)

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-7-

17. BUDGET SUMMARY FOR GRANT PROJECTS: Enter totals by category as detailed on pages 8 and 9 of this application. This budget should be based on a grant year, (12 months or shorter period if the project is less than 12 months) rather than calendar year or fiscal year.

BUDGET CATEGORY	TOTAL	GPANT FUNDS	MATCHING FUNDS
Personnel			
Travel			
Consultant Services			
Supplies & Operating Expenses			
Equipment	8000	6000	2000
Other (specify)			
TOTAL			
Percentage	100%	<u>75</u> %	25 %
State Buy-in-50% of Ma	tching Funds or \$_	400	

NOTE: Grant fund total cannot exceed 90% of the total project cost, and matching funds total must be at least 10%. Buy-in is 5% of the total project cost.

18. DETAILED PROJECT BUDGET: The budget must be completed in detail with amounts rounded to the nearest whole dollar. The budget should cover the entire project period or twelve months, whichever is less.

The budget has separate columns to show which costs or budget elements will be supported from grant funds and which from grantee matching (cash) contributions. Only matching funds expended after the date of the grant award date can be counted as matching contributions.

### <u>DECEMBER TERM 1975</u>

-8-

18. (continued) whenever the space for any budget category is inadequate to permit listing of all items, the notation, "See Continuation Sheet" should be entered, category totals should be inserted and all items in the category should be listed on a continuation page numbered 8a, 8b, or 9a, 9b, etc.

BUDGET CATEGORY	TOTAL	GRANT FUNDS	MATCHING FUNDS
	ach position by tit of time devoted to ifications in appro	the project by the	ne employee.
. Salaries			
i. Employee Benefits			
TOTALS			
mileage, room and sistance of traine	ravel expenses of p board). In trainin es is included, thi ber of trainees and	g projects, where s should be separa	travel and sub- ately listed
			•
	•	• .	
TOTALS			

# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

-9.

BUDGET CATEGORY	TOTAL	GRANT FUNDS	MATCHING FUNDS
C. CONSULTANT SERVICE posed fee rates, a	S: List each type nd the amount of t	of consultant or sime to be devoted	service, the pro- to such services.
TOTALS			
D. SUPPLIES & OPERATI type (i.e. office etc.) and show bas supplies, "y" doll	supplies, telephon is for computation	e and postage, equi ("x" dollars per i	category by major ipment rental, month for office
TOTALS			
E. EQUIPMENT: Each t listed with unit c		purchased should h	e separately
16 passenger van	8000	6000	2000
TOTALS	8000	6000	2000
F. OTHER (specify):	List each item and	the cost.	
TOTALS			
TOTAL PROJECT COST	8000	6000	2000

(Sum of the above category totals or all individually listed budget items)

# DECEMBER TERM 1975

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19. BUDGET ITEMS FOR CONSTRUCTION CRANTS: This section will be completed ONLY when grant applications includes CONSTRUCTION. In such cases grant funds will be awarded for up to 50% of the construction cost and NO FUNDS WILL BE UTILIZED FOR THE PURPOSE OF PURCHASING LAND.

ITEM	TOTAL	GRANT FUNDS	MATCHING FUNDS
Contractor's Cost			
Materials Cost (if not in contract)			
Other (specify)			
TOTAL			
	100%	50%	50%

NOTE: All applications for construction grants will be required to have the SUPPLEMENTAL CONSTRUCTION FORM attached to this application.

Obtain the SUPPLEMENTAL CONSTRUCTION FORM from the Tennessee Law Enforcement Planning Agency, Capitol Hill Building, 201 Seventh Avenue South, Nashville, Tennessee 37219.

- 20. STANDARD GRANT CONDITIONS: This item sets forth the conditions for the extension of grant assistance to any applicant and, when an award is made and grant funds are accepted thereunder, will become a binding contractual commitment of the grantee. The applicant should satisfy itself that it has read, understands, and is willing to comply with these grant conditions and the rules and regulations incorporated therein concerning administration of grants established by the Law Enforcement Assistance Administration and the Tennessee Law Enforcement Planning Agency.
- A. <u>REPORTS</u>: Each grantee shall submit such reports as the Tennessee Law Enforcement Planning Agency shall reasonably request.
- B. <u>COPYRIGHTS</u>: Where grantee programs produce original books, manuals, films, or other copyrightable material, the grantee may copyright such, but the Tennessee Law Enforcement Planning Agency reserves a royalty-free non-exclusive and irrevocable license to reproduce, publish, translate or otherwise use, and to authorize others to publish and use such materials.

### $D \stackrel{E}{=} C \stackrel{E}{=} \stackrel{M}{=} B \stackrel{E}{=} R \stackrel{T}{=} R \stackrel{M}{=} \frac{1}{2} \frac{9}{7} \frac{7}{5}$

-11-

- C. PATENTS: If any discovery or invention arises or is developed in the course of or as a result of work performed in a grantee program, the grantee shall refer the discovery or invention to the TLEPA which will determine whether or not patent protection will be sought, how any rights therein, including patent rights, will be disposed of and administered, and the necessity of other action required to protect the public interest in work supported with Federal funds, all in accordance with the Presidential Memorandum of October 10, 1963, on Government Patent Policy.
- DISCRIMINATION PROHIBITED: No person shall, on the grounds of race, creed, color or national origin, be excluded from participation in, be refused the benefits of, or be otherwise subjected to discrimination under grants awarded pursuant to PL 93-83 or under any project, program or activity supported by this grant. The grantee must comply with the provisions and requirements of Title VI of the Civil Rights Act of 1964 and regulations issued by the Department of Justice and the Law Enforcement Assistance Administration thereunder as a condition of award of federal funds and continued grant support. As required by Section 518)b) of PL 93-83, this grant condition shall not be interpreted to require the imposition in grant-supported projects of any percentage ratio, quota system, or other program to achieve racial balance or eliminate racial imbalance in a law enforcement agency.
- E. <u>USE OF FUNDS</u>: Any funds awarded are to be expended only for the purposes and activities covered by the applicant's approved application and budget.
- F. TERMINATION OF AID: This grant may be terminated in whole or in part by the Tennessee Law Enforcement Planning Commission at any time the Commission finds a substantial failure to comply with the provisions of PL 93-83, or regulations promulgated thereunder, including these grant conditions or plan, application or contract obligations, but only after notice and hearing pursuant to Commission regulations and all procedures set forth in §§ 510 and 511 of PL 93-83.
- G. INSPECTION AND AUDIT: The Tennessee Law Enforcement Planning Commission or any of its duly authorized representatives, shall have access for purpose of audit and examinations to any books, documents, papers, and records of the grantee, and to relevant books and records of subgrantees and contractors, which pertain to the project funded under this grant.
- H. MAINTENANCE OF RECORDS: All appropriate grant records and accounts will be maintained and made available for audit as prescribed by the Commission.
- I. USE OF OTHER FEDERAL FUNDS PROHIBITED: This project will not be financed in whole or in part by other federal funds.

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- J. SUPPLANTING PROHIBITED: The federal funds herein awarded are not to supplant local funds, but are to be used to increase the amount of funds that would otherwise be available for this project.
- K. ALLOWABLE COSTS: The allowability of charges made to funds granted under Part C and Part E of Title I of the Act, as amended, shall be determined in accordance with the general principles of allowability and standards for selected cost items set forth in the Bureau of the Budget Circular No. A-87 entitled "Principles for Determining Cost Applicable to Grants and Contracts with State and Local Government" (May 9, 1968) and interpreted and amplified in the Tennessee Law Enforcement Planning Agency Financial Management Manual.
- L. WRITTEN APPROVAL OF CHANGES: Grantees must obtain prior written approval from Tennessee Law Enforcement Planning Agency for major project changes. These include (a) changes of substance in project activities, designs or research plans, set forth in the approved application, (b) changes in the project director or key professional personnel identified in the approved application, and (c) changes in the approved budget.
- M. FISCAL REGULATIONS: The fiscal administration of grants shall be subject to such further rules, regulations and policies, concerning accounting and records, payment of funds, cost allowability, submission of financial reports, etc., as may be prescribed by the Tennessee Law Enforcement Planning Commission, consistent with the purposes and authorizations of PL 93-83 including those set forth in the Tennessee Law Enforcement Planning Agency Financial Management Manual.
- CRIMINAL PENALTIES: Whoever embezzles, willfully misapplies, steals or obtains by fraud any funds, assets, or property which are the subject of a grant or contract or other form of assistance pursuant to this title, whether received directly or indirectly from the Law Enforcement Assistance Administration, shall be fined not more than \$10,000 or imprisoned for not more than five years, or both. Whoever knowingly and willfully falsifies, conceals or covers up by trick, scheme, or device, any material fact in any application for assistance submitted pursuant to this title or in any records required to be maintained pursuant to this title shall be subject to prosecution under the provisions of Section 1001 of Title 18, United States Code. Any law enforcement program or project underwritten, in whole or in part, by any grant, or contract or other form of assistance pursuant to this title, whether received directly or indirectly from the Law Enforcement Assistance Administration shall be subject to the provisions of Section 371 of Title 18, United States Code.
- O. CLEAR AIR ACT VIOLATIONS: In accord with the provisions of the Clear Air Act, 42 U.S.C. 1857 et. seg., as amended by PL 91-604; and Executive Order 11602, subgrants or contracts will not be made to parties convicted of any offense under the Clear Air Act.

### $\underline{\mathtt{D}} \ \underline{\mathtt{E}} \ \underline{\mathtt{C}} \ \underline{\mathtt{E}} \ \underline{\mathtt{M}} \ \underline{\mathtt{B}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \ \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

-13-

- P. RELOCATION PROVISIONS: The grantee shall assure that any program under which LEAA financial assistance must be used to pay all or part of the cost of any program or project which will result in displacement of any person shall provide that;
  - (a) Fair and reasonable relocation payments and assistance shall be provided to or for displaced persons as are required in such regulations as are issued by the Attorney General of the United States.
  - (b) Relocation or assistance programs shall be provided for such persons in accordance with such regulations issued by the Attorney General of the United States.
  - (c) Within a reasonable period of time prior to displacement, decent, safe and satisfactory replacement must be available to the displaced person in accordance with such regulations as issued by the Attorney General of the United States.

The authority for this provision is found in the "Uniform Relocation Assistance and Real Property Acquisition Policy Act of 1970", PL 91-646; 84 Stat 1894.

- Q. ENVIRONMENTAL IMPACT: Any application for subgrants, subcontracts, etc., involving; (i) the construction, purchase, lease or alteration of facilities; (ii) the implementation of programs involving the use of herbicides and pesticides; (iii) other actions determined by the Regional Administrators to possibly have a significant effect on the quality of the environment, must include either a draft environmental statement as required by Section 102(s)(c) of the National Environmental Policy Act or a declaration that the proposed action will not have a significant impact on the environment. Before accepting a negative declaration, Tennessee Law Enforcement Planning Agency will refer the application to the Law Enforcement Assistance Administration Regional Administrator who shall review the subgrant application and verify that an environmental statement is not necessary.
- R. HISTORIC SITES: Before approving subgrant programs involving construction, renovation, purchasing or leasing of facilities the State Planning Agency shall consult with the State Liaison Officer for historic preservation to determine if the undertaking may have an effect on properties listed in the National Register of Historic Places. If the undertaking may have an adverse effect on the listed program properties the State Planning Agency must notify LEAA before proceeding with the Program.
- S. RECORDING AND DOCUMENTATION OF RECEIPTS AND EXPENDITURES:
  Accounting procedures must provide for an accurate and timely recording of receipt of funds by source, of expenditures made from such funds, and of unexpended balances. Controls must be established which are adequate to ensure that expenditures charged to grant activities are for allowable purposes and that documentation is readily available to verify that such charges are accurate.

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- T. APPLICABILITY OF STATE AND LOCAL PRACTICES: Except where inconsistent with federal requirements, State procedures and practices will apply to funds disbursed by the TLEPA and local procedures and practices to funds disbursed by such units. Bureau of the Budget Circular No. A-87, "Principles for Determining Costs Applicable to Grants and Contracts with State and Local Government," must be complied with by grantees with respect to the treatment of specific items and their cost allowability.
- ONTROL OF FUNDS AND TITLE TO PROPERTY: The title and control of Part E funds and title to property may not be transferred to private agencies, profit-making or otherwise, even though these may be utilized in the implementation of Part E efforts including the purchase of services and Part E funds and property will not be diverted to other than correctional uses.
- V. <u>CONSTRUCTION GRANTS</u>: All construction grants will also include all additional conditions set forth in the Supplemental Construction Form which must be attached to this application.
- 21. SPECIAL GRANT CONDITIONS: Special Conditions may be added to this grant application at the discretion of the TLEPA. Notice of such Special Conditions will be given at the time the Grant Agreement is delivered to the grantee, and such Special Conditions and Grant Agreement become a binding contractual commitment and are made an inseparable part of the approved application.
- 22. ASSURANCE OF COMPLIANCE WITH CIVIL RIGHTS ACT OF 1964: The applicant hereby agrees that it will comply with Title VI of the Civil Rights Act of 1964 (P.L. 88-352) and all requirements imposed by or pursuant to that title, to the end that no person shall on the grounds of race, color, or national origin be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity for which the applicant receives federal financial assistance from the department; and gives further assurance that it will promptly take any measures necessary to effectuate this commitment as more fully set forth in the standard grant conditions set forth above. This assurance shall obligate the applicant for the period during which federal financial assistance is extended to it by the department and is given in consideration of and for the purpose of obtaining the grant for which application is hereby made, and the United States shall have the right to seek judicial enforcement of this assurance.
- 23. ASSUMPTION OF COST: The applicant hereby agrees that should the project described herein prove to be valuable in reducing crime or improving the Criminal Justice System, the cost of such improvements will be assumed by the applicant after "a reasonable period of Federal Assistance."

# DECEMBER TERM 1975

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### AFFIRMATION AND SIGNATURE OF AUTHORIZED OFFICIAL

I hereby affirm that the information contained in this application is, to the best of my knowledge and ability, a true and accurate statement.

12-3-75 DATE

SIGNATURE

Don Moore, County Judge TITLE

#### FOR TLEPA USE ONLY

This grant application has been reviewed by the staff of the Tennessee Law Enforcement Planning Agency, and I recommend

- [] Approval of the application as submitted
- [] Approval of the application with Special Conditions attached
- [] Disapproval

DATE

Director, TLEPA

# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

# CONTINUATION PROJECTS

JURISDICTION	Dat	Ε
PROJECT TITLE		
List the grant numbers and the amorpreviously awarded for the purpose		
GRANT NUMBER FEDERAL	. FUNDS	LOCAL FUNDS
In this space indicate how you plan ject and at what point federal fund	to assume the ling will no lon	costs of this pro-
		-
	· · · · · · · · · · · · · · · · · · ·	***
	Signature of A	uthorized Official

NOTE: All continuation grants will be reviewed by the Tennessee Law Enforcement Planning Commission.

### $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

State of Tennessee

December 17, 1975

# A RESOLUTION

NO. <u>1275-7</u>

TITLE A RESOLUTION TO AUTHORIZE THE COUNTY JUDGE TO APPROVE A GRANT APPLICATION AND TO PAY CERTAIN AMOUNTS THEREUNDER FOR THE PURPOSE OF ACQUIRING MICRO FICHE RECORDS RETREVIAL EQUIPMENT TO BE UTILIZED BY THE SHERIFF'S DEPARTMENT.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, in order to maximize the use of the computerized criminal justice information system, the Sheriff's Department needs to implement a micro fiche records retrieval system, and

WHEREAS, pursuant to the "Crime Control Act of 1973", 42 U.S.C. 3701, funds in the amount of Ten Thousand Dollars (\$10,000.00) are available through the Tennessee Law Enforcement Planning Agency for the acquisition of equipment such as required to implement the abovementioned retrieval system, and

WHEREAS, a grant application, attached hereto and incorporated herein by reference, can be submitted for the above amounts, also consisting of a local contribution of Two Thousand Five Hundred (\$2,500.00), less an amount of Five Hundred Dollars (\$500.00) for State participation in said grant.

NOW, THEREFORE, BE IT RESOLVED BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED, That the County Judge is authorized to approve the attached grant application and to pay the necessary contribution thereunder, which sum is hereby appropriated therefor.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

and the Sight

Member of the County Council

Action taken Aggled

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

* * *

(Judge Moore stated that this was the third of the three resolutions asking for grants from the LEPA, this one for micro fiche equipment for the Sheriff's office similar to that which the County has in other departments.)

# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

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#### STATE OF TENNESSEE

### TLEPA USE ONLY

Date Stamp

### LAW ENFORCEMENT PLANNING AGENCY

Application is hereby made for a grant under the provisions of the Crime Control Act of 1973 (42 USC 3701) in the amount and for the purpose set forth in this application.

1. State Program Under Which Application is Made:

Number: C-l Title: Micro fiche records retrieval

	CIDANIT	ALLIM DITT	
	I GKAN I	NUMBER	
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- (a) System Component:
  - () General (X) Police () Judicial () Correctional
  - (b) Functional Area: 301 (b) Public Protection
  - (c) Type of Application: (X) Original () Continuation
  - (d) Has Application been submitted for A-95 review? yes
- Approved ()
  Disapproved ()
  Special Cond. ()
- 3. Short Title of Project: (do not exceed one line)
  Micro fiche records retrieval
- 4. Applicant (Name, address and telephone number)
  Sheriff's Department
  Hamilton County (615) 757-2325
  609 Walnut Street
  Chattanooga, Tennessee 37402
- 5. Project Director (Name, title address and telephone number)
  Dr. Don Loftis, Director (615) 757-254
  Community Development
  Room 200 Hamilton County Court House
  Chattanooga, Tennessee 37402
- 6. Project Summary: Summarize, in the space provided, the most important parts of the project, including goals, impact, scope, and evaluation.

In order to maximize the use of the computerized cirminal justice information system, the Sheriff's Department needs to implement a micro fiche records retrieval system. Two micro fiche cartridge readers and one jacket reader and loader are needed to implement the system. A record of usage needs to be maintained in order to evaluate the system.

7. Grant Funds	8. Local Cont. Buy-in	9. Total Funds:	10. Duration of Project
\$7500	\$ <u>2500</u> \$ <u>500</u>	\$ 10,000	From <u>l-1-76</u> To <u>12-31-76</u>

TLEPA 1975 Grant Application

An additional 60 days will 1

-2-

#### LAW ENFORCEMENT PLANNING AGENCY

### APPLICATION FOR ACTION GRANT

11. IDENTIFICATION OF PROBLEM: Describe nature, scope, and degree of the problem. This description explains your justification for submitting the grant application. Use meaningful facts and data to support need. (If additional space needed, attach additional sheets and number them 2a, 2b, etc.)

The Sheriff's Department needs the capability of reading records which are on micro fiche in order to maximize its use of the computerized criminal justice information systems.

## $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

-3-

12. PROJECT OBJECTIVES: This is a statement of needs to solve the problem.

Give a concise statement of each of the objectives of the proposed project which are precise statements of the kinds of improvements sought.

(If additional space is needed, attach additional sheets and number them 3a, 3b, etc.)

To provide the following micro fiche records retrieval equipment to implement a records retrieval system:

- 2 micro fiche cartridge readers
- 1 jacket reader and loader

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13. MEANS OF ACHIEVING THE OBJECTIVES: Describe the general method, procedure, or strategy for obtaining the objectives of the project and descirbe the operation of the project. (If additional space is needed, attach additional sheets and number them 4a, 4b, etc)

Two micro fiche cartridge readers and one jacket reader and loader will be utilized by the Sheriff's Department in order to maximize the use of the computerized criminal justice information system.

## $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

-5-

14. PROJECT EVALUATION: Describe the procedure of measuring the degree to which each objective of the project will be achieved. (If additional space is needed, attach additional sheets and number them 5a, 5b, etc.)

Records need to be maintained as to the frequency of use of the micro fiche records retrieval system. The usage rate will serve as a project evaluation. Problem areas need to be defined so that they can be corrected.

15. PROJECTED PROGRESS: Project the progress you expect to make on this project. The space provided is divided into 90 day periods and you are to indicate what percentage of the project should be completed during each three month period and in the narrative you are to describe specific accomplishments you expect to complete during each period. (If the project will be completed in less than one year, so indicate when it will be completed.)

PERIOD % COMPLETED PROJECTED PROGRESS DURING THIS PERIOD

PERIOD	% COMPLE	IED	PROJECTED PROGRESS DURING THIS PERIOD
First 3 mos.	100%		Install micro fiche recods retrieval system.
Second 3 mos.			

## $\underline{\mathtt{D}} \ \underline{\mathtt{E}} \ \underline{\mathtt{C}} \ \underline{\mathtt{E}} \ \underline{\mathtt{M}} \ \underline{\mathtt{B}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \quad \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \quad \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

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PROJECTED PROGRESS DURING THIS PERIOD

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## <u>D E C E M B E R T E R M 1 9 7 5</u>

-7-

17. BUDGET SUMMARY FOR GRANT PROJECTS: Enter totals by category as detailed on pages 8 and 9 of this application. This budget should be based on a grant year, (12 months or shorter period if the project is less than 12 months) rather than calendar year or fiscal year.

BUDGET CATEGORY	TOTAL	GPANT FUNDS	MATCHING FUNDS
Personnel			
Travel			
Consultant Services			
Supplies & Operating Expenses			
Equipment	10,000	7500	2500
Other (specify)			
TOTAL	10,000	7500	2500
Percentage	100%	75 %	25 %
State Buy-in-50% of Ma	tching Funds or \$	500	

NOTE: Grant fund total cannot exceed 90% of the total project cost, and matching funds total must be at least 10%. Buy-in is 5% of the total project cost.

18. DETAILED PROJECT BUDGET: The budget must be completed in detail with amounts rounded to the nearest whole dollar. The budget should cover the entire project period or twelve months, whichever is less.

The budget has separate columns to show which costs or budget elements will be supported from grant funds and which from grantee matching (cash) contributions. Only matching funds expended after the date of the grant award date can be counted as matching contributions.

-8-

18. (continued) whenever the space for any budget category is inadequate to permit listing of all items, the notation, "See Continuation Sheet" should be entered, category totals should be inserted and all items in the category should be listed on a continuation page numbered 8a, 8b, or 9a, 9b, etc.

BUDGET CATEGORY	TOTAL	GRANT FUNDS	MATCHING FUNDS					
A. PERSONNEL: List ea and the percentage (List position speci	of time devoted to	the project by the	ne employee.					
i, Salaries								
ii. Employee Benefits								
TOTALS		•						
B. TRAVEL: Itemize travel expenses of project personnel by purpose (i.e. mileage, room and board). In training projects, where travel and subsistance of trainees is included, this should be separately listed indicating the number of trainees and unit costs involved.								
TOTALS			1					

## $\underline{\textbf{D}} \ \underline{\textbf{E}} \ \underline{\textbf{C}} \ \underline{\textbf{E}} \ \underline{\textbf{M}} \ \underline{\textbf{B}} \ \underline{\textbf{E}} \ \underline{\textbf{R}} \quad \underline{\textbf{T}} \ \underline{\textbf{E}} \ \underline{\textbf{R}} \ \underline{\textbf{M}} \quad \underline{\textbf{1}} \ \underline{\textbf{9}} \ \underline{\textbf{7}} \ \underline{\textbf{5}}$

-9-

BUDGET CATEGORY	TOTAL	GRANT FUNDS	MATCHING FUNDS
C. CONSULTANT SERVICES posed fee rates, an	List each type d the amount of ti	of consultant or s me to be devoted t	service, the pro-
TOTALS			
D. SUPPLIES & OPERATING type (i.e. office setc.) and show basis supplies, "y" dollar	supplies, telephone is for computation	and postage, equi ("x" dollars per i	ipment rental.
TOTALS			
E. EQUIPMENT: Each ty		ourchased should b	e separately
Two micro fiche cart- ridge readers @ \$2000° each. One jacket reader and loader	4000 6000	3000 4500	1000 1500
TOTALS	10,000	7500	2500
F. OTHER (specify):	List each item and	the cost.	
TOTALS			
TOTAL PROJECT COST	10,000	7500	2500

(Sum of the above category totals or all individually listed budget items)

## $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

-10-

19. BUDGET ITEMS FOR CONSTRUCTION GRANTS: This section will be completed ONLY when grant applications includes CONSTRUCTION. In such cases grant funds will be awarded for up to 50% of the construction cost and NO FUNDS WILL BE UTILIZED FOR THE PURPOSE OF PURCHASING LAND.

ITEM	TOTAL	GRANT FUNDS	MATCHING FUNDS
Contractor's Cost			
Materials Cost (if not in contract)			
Other (specify)			
TOTAL			
	100%	50%	50%

NOTE: All applications for construction grants will be required to have the SUPPLEMENTAL CONSTRUCTION FORM attached to this application.

Obtain the SUPPLEMENTAL CONSTRUCTION FORM from the Tennessee Law Enforcement Planning Agency, Capitol Hill Building, 201 Seventh Avenue South, Nashville, Tennessee 37219.

- 20. STANDARD GRANT CONDITIONS: This item sets forth the conditions for the extension of grant assistance to any applicant and, when an award is made and grant funds are accepted thereunder, will become a binding contractual commitment of the grantee. The applicant should satisfy itself that it has read, understands, and is willing to comply with these grant conditions and the rules and regulations incorporated therein concerning administration of grants established by the Law Enforcement Assistance Administration and the Tennessee Law Enforcement Planning Agency.
- A. <u>REPORTS</u>: Each grantee shall submit such reports as the Tennessee Law Enforcement Planning Agency shall reasonably request.
- B. <u>COPYRIGHTS</u>: Where grantee programs produce original books, manuals, films, or other copyrightable material, the grantee may copyright such, but the Tennessee Law Enforcement Planning Agency reserves a royalty-free non-exclusive and irrevocable license to reproduce, publish, translate or otherwise use, and to authorize others to publish and use such materials.

- C. PATENTS: If any discovery or invention arises or is developed in the course of or as a result of work performed in a grantee program, the grantee shall refer the discovery or invention to the TLEPA which will determine whether or not patent protection will be sought, how any rights therein, including patent rights, will be disposed of and administered, and the necessity of other action required to protect the public interest in work supported with Federal funds, all in accordance with the Presidential Memorandum of October 10, 1963, on Government Patent Policy.
- DISCRIMINATION PROHIBITED: No person shall, on the grounds of race, creed, color or national origin, be excluded from participation in, be refused the benefits of, or be otherwise subjected to discrimination under grants awarded pursuant to PL 93-83 or under any project, program or activity supported by this grant. The grantee must comply with the provisions and requirements of Title VI of the Civil Rights Act of 1964 and regulations issued by the Department of Justice and the Law Enforcement Assistance Administration thereunder as a condition of award of federal funds and continued grant support. As required by Section 518)b) of PL 93-83, this grant condition shall not be interpreted to require the imposition in grant-supported projects of any percentage ratio, quota system, or other program to achieve racial balance or eliminate racial imbalance in a law enforcement agency.
- E. <u>USE OF FUNDS</u>: Any funds awarded are to be expended only for the purposes and activities covered by the applicant's approved application and budget.
- F. TERMINATION OF AID: This grant may be terminated in whole or in part by the Tennessee Law Enforcement Planning Commission at any time the Commission finds a substantial failure to comply with the provisions of PL 93-83, or regulations promulgated thereunder, including these grant conditions or plan, application or contract obligations, but only after notice and hearing pursuant to Commission regulations and all procedures set forth in §§ 510 and 511 of PL 93-83,
- G. INSPECTION AND AUDIT: The Tennessee Law Enforcement Planning Commission or any of its duly authorized representatives, shall have access for purpose of audit and examinations to any books, documents, papers, and records of the grantee, and to relevant books and records of subgrantees and contractors, which pertain to the project funded under this grant.
- H. MAINTENANCE OF RECORDS: All appropriate grant records and accounts will be maintained and made available for audit as prescribed by the Commission.
- I. USE OF OTHER FEDERAL FUNDS PROHIBITED: This project will not be financed in whole or in part by other federal funds.

-12-

- J. SUPPLANTING PROHIBITED: The federal funds herein awarded are not to supplant local funds, but are to be used to increase the amount of funds that would otherwise be available for this project.
- K. ALLOWABLE COSTS: The allowability of charges made to funds granted under Part C and Part E of Title I of the Act, as amended, shall be determined in accordance with the general principles of allowability and standards for selected cost items set forth in the Bureau of the Budget Circular No. A-87 entitled "Principles for Determining Cost Applicable to Grants and Contracts with State and Local Government" (May 9, 1968) and interpreted and amplified in the Tennessee Law Enforcement Planning Agency Financial Management Manual.
- L. WRITTEN APPROVAL OF CHANGES: Grantees must obtain prior written approval from Tennessee Law Enforcement Planning Agency for major project changes. These include (a) changes of substance in project activities, designs or research plans, set forth in the approved application, (b) changes in the project director or key professional personnel identified in the approved application, and (c) changes in the approved budget.
- M. FISCAL REGULATIONS: The fiscal administration of grants shall be subject to such further rules, regulations and policies, concerning accounting and records, payment of funds, cost allowability, submission of financial reports, etc., as may be prescribed by the Tennessee Law Enforcement Planning Commission, consistent with the purposes and authorizations of PL 93-83 including those set forth in the Tennessee Law Enforcement Planning Agency Financial Management Manual.
- CRIMINAL PENALTIES: Whoever embezzles, willfully misapplies, steals or obtains by fraud any funds, assets, or property which are the subject of a grant or contract or other form of assistance pursuant to this title, whether received directly or indirectly from the Law Enforcement Assistance Administration, shall be fined not more than \$10,000 or imprisoned for not more than five years, or both. Whoever knowingly and willfully falsifies, conceals or covers up by trick, scheme, or device, any material fact in any application for assistance submitted pursuant to this title or in any records required to be maintained pursuant to this title shall be subject to prosecution under the provisions of Section 1001 of Title 18, United States Code. Any law enforcement program or project underwritten, in whole or in part, by any grant, or contract or other form of assistance pursuant to this title, whether received directly or indirectly from the Law Enforcement Assistance Administration shall be subject to the provisions of Section 371 of Title 18, United States Code.
- O. CLEAR AIR ACT VIOLATIONS: In accord with the provisions of the Clear Air Act, 42 U.S.C. 1857 et. seg., as amended by PL 91-604; and Executive Order 11602, subgrants or contracts will not be made to parties convicted of any offense under the Clear Air Act.

-13-

- P. RELOCATION PROVISIONS: The grantee shall assure that any program under which LEAA financial assistance must be used to pay all or part of the cost of any program or project which will result in displacement of any person shall provide that;
  - (a) Fair and reasonable relocation payments and assistance shall be provided to or for displaced persons as are required in such regulations as are issued by the Attorney General of the United States.
  - (b) Relocation or assistance programs shall be provided for such persons in accordance with such regulations issued by the Attorney General of the United States.
  - (c) Within a reasonable period of time prior to displacement, decent, safe and satisfactory replacement must be available to the displaced person in accordance with such regulations as issued by the Attorney General of the United States.

The authority for this provision is found in the "Uniform Relocation Assistance and Real Property Acquisition Policy Act of 1970", PL 91-646; 84 Stat 1894.

- Q. ENVIRONMENTAL IMPACT: Any application for subgrants, subcontracts, etc., involving; (i) the construction, purchase, lease or alteration of facilities; (ii) the implementation of programs involving the use of herbicides and pesticides; (iii) other actions determined by the Regional Administrators to possibly have a significant effect on the quality of the environment, must include either a draft environmental statement as required by Section 102(s)(c) of the National Environmental Policy Act or a declaration that the proposed action will not have a significant impact on the environment. Before accepting a negative declaration, Tennessee Law Enforcement Planning Agency will refer the application to the Law Enforcement Assistance Administration Regional Administrator who shall review the subgrant application and verify that an environmental statement is not necessary.
- R. HISTORIC SITES: Before approving subgrant programs involving construction, renovation, purchasing or leasing of facilities the State Planning Agency shall consult with the State Liaison Officer for historic preservation to determine if the undertaking may have an effect on properties listed in the National Register of Historic Places. If the undertaking may have an adverse effect on the listed program properties the State Planning Agency must notify LEAA before proceeding with the Program.
- S. RECORDING AND DOCUMENTATION OF RECEIPTS AND EXPENDITURES:
  Accounting procedures must provide for an accurate and timely recording of receipt of funds by source, of expenditures made from such funds, and of unexpended balances. Controls must be established which are adequate to ensure that expenditures charged to grant activities are for allowable purposes and that documentation is readily available to verify that such charges are accurate.

-14-

- T. APPLICABILITY OF STATE AND LOCAL PRACTICES: Except where inconsistent with federal requirements, State procedures and practices will apply to funds disbursed by the TLEPA and local procedures and practices to funds disbursed by such units. Bureau of the Budget Circular No. A-87, "Principles for Determining Costs Applicable to Grants and Contracts with State and Local Government," must be complied with by grantees with respect to the treatment of specific items and their cost allowability.
- U. CONTROL OF FUNDS AND TITLE TO PROPERTY: The title and control of Part E funds and title to property may not be transferred to private agencies, profit-making or otherwise, even though these may be utilized in the implementation of Part E efforts including the purchase of services and Part E funds and property will not be diverted to other than correctional uses.
- V. CONSTRUCTION GRANTS: All construction grants will also include all additional conditions set forth in the Supplemental Construction Form which must be attached to this application.
- 21. SPECIAL GRANT CONDITIONS: Special Conditions may be added to this grant application at the discretion of the TLEPA. Notice of such Special Conditions will be given at the time the Grant Agreement is delivered to the grantee, and such Special Conditions and Grant Agreement become a binding contractual commitment and are made an inseparable part of the approved application.
- 22. ASSURANCE OF COMPLIANCE WITH CIVIL RIGHTS ACT OF 1964: The applicant hereby agrees that it will comply with Title VI of the Civil Rights Act of 1964 (P.L. 88-352) and all requirements imposed by or pursuant to that title, to the end that no person shall on the grounds of race, color, or national origin be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity for which the applicant receives federal financial assistance from the department; and gives further assurance that it will promptly take any measures necessary to effectuate this commitment as more fully set forth in the standard grant conditions set forth above. This assurance shall obligate the applicant for the period during which federal financial assistance is extended to it by the department and is given in consideration of and for the purpose of obtaining the grant for which application is hereby made, and the United States shall have the right to seek judicial enforcement of this assurance.
- 23. ASSUMPTION OF COST: The applicant hereby agrees that should the project described herein prove to be valuable in reducing crime or improving the Criminal Justice System, the cost of such improvements will be assumed by the applicant after "a reasonable period of Federal Assistance."

## $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

-15-

## AFFIRMATION AND SIGNATURE OF AUTHORIZED OFFICIAL

I hereby affirm that the information contained in this application is, to the best of my knowledge and ability, a true and accurate statement.

Don Moore, County Judge
TITLE

#### FOR TLEPA USE ONLY

This grant application has been reviewed by the staff of the Tennessee Law Enforcement Planning Agency, and I recommend

- [] Approval of the application as submitted
- [] Approval of the application with Special Conditions attached
- [] Disapproval

DATE

Director, TLEPA

## $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

## CONTINUATION PROJECTS

Jurisdiction	DATE				
PROJECT TITLE					
List the grant numbers and the amorpreviously awarded for the purpose					
GRANT NUMBER FEDERAL	FUNDS	LOCAL FUNDS			
In this space indicate how you plan ject and at what point federal fund	n to assume the	e costs of this pro- onger be required:			
·					
·		•			
	Signature of	Authorized Official			

NOTE: All continuation grants will be reviewed by the Tennessee Law Enforcement Planning Commission.

DECEMBER 17, 197

ATE MONTH BAY YEAR

# DECEMBER TERM 1975 RESOLUTION

NO. 1275-8

ACCEPTING THE BIDS OF G.T. DISTRIBUTORS FOR A STAR-TRON MODEL MK-303A AT \$6,068.40, AND AUDIO INTELLIGENCE DEVICES FOR ONE AP-1000 AUDIO PROCESSING UNIT, ONE AUTOMATIC TELEPHONE RECORD ACTUATOR AND TWO TX-755 WALL OUTLET TRANSMITTER AT A TOTAL PRICE OF \$1435.50.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR SURVEILANCE EQUIPMENT FOR THE SHERIFF'S DEPARTMENT.

WHEREAS THE BIDS OF G.T. DISTRIBUTORS FOR A STAR-TRON MODEL MK-303A AT \$6,068.40 AND AUDIO INTELLIGENCE DEVICES FOR ONE (1) AP-1000 AUDIO PROCESSING UNIT, ONE (1) AUTOMATIC TELEPHONE RECORD ACTUATOR AND TWO (2) TX-755 WALL OUTLET TRANSMITTERS AT A TOTAL PRICE OF \$1435.50 WERE CONSIDERED THE LOWEST AND BEST BIDS RECEIVED.

NOW, THEREFORE, BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY, TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED TO ACCEPT THE BIDS AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Action taken

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0

(Judge Moore stated that this is an only source bid.)

FLOYD L. FULLER, JA.
ROBERT E. (BOB) LON-3
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS.
COUNTY MANAGER



Office of the County Judge
HASHLAON GOUNTY. TENNESSEE

Don Moore, Judge Ghattanooga, Tennessee 87402

DECEMBER 3, 1975

INVITATION TO BID - HAMILTON COUNTY

JBJECT:

SURVEILLANCE EQUIPMENT - SHERIFF'S DEPARTMENT

SEE ATTACHED SPECIFICATIONS

:ATE:

DECEMBER 15, 1975

TIME:

10:30 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE

COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT

ANY OR ALL BIDS.

HAMILTON COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

___

Jechard

PKR, HP



1435,50

#### AUDIO INTELLIGENCE

MAILING ADDRESS: P.O. BOX 23130, FT. LAUDERDALE, FLORIDA 33307 U.S.A. PHONE: (305) 776-5000 CABLE ADDRESS: NIAID TELEX: 51-4407 TWX: 510-955-9867

## QUOTATION

QUOTE NUMBER DATE Hamilton County Office of the Purchasing Agent 12/8/75 Refer to above in all Purchase Order correspondence 1110 Dayton Boulevard Chattanooga, Tennessee ATTN: P.K. RICHARD 37402 * TERMS/NET 30 DAYS *

NO.	QUANTITY	DESCRIPTION	UNIT PRICE	EXTENSION
. 1	1	Night Vision		No Bid
2	1	Audio Processing Unit AP-1000		\$388.50
3	1	Automatic Telephone Record Actuator TA-400		<b>351.0</b> 0
4	12	TX-755 Wall Outlet Transmitter	348.00	348.00 696.00
		DELIVERY/ 15 days		
				1435.5

Government (City, County, State, Federal) purchase order is required. FREIGHT: Unless otherwise specified all shipments will be made air freight collect. *Freight is the approximate cost for Air Freight from Plant to destination above.

SUB TOTAL \$1<del>,087.</del>50-

*FREIGHT

TOTAL \$1,087.50

The above quotation shall be honored if a purchase order is received within ninety days from the date set forth above.

G037202

AUDIO INTELLIGENCE DEVICES, INC.

## <u>D E C E M B E R T E R M 1 9 7 5</u>

MAN SERVICE.

SPECIFICATIONS

#### NIGHT VISION SYSTEM

#### 1. GENERAL

NIGHT VISION SCOPE, PASSIVE TYPE, STAR-TRON MODEL MK-303A, EQUIPPED WITH AUTOMATIC BRIGHTNESS CONTROL AND LIGHT SHADE (FOR BLOCKING OUT LIGHT BETWEEN OPERATOR AND FIELD OF VIEW), 170 MM F/1.5 WEATHERPROOF LENS, 32 MM PROVIDING MAGNIFICATION OF 5.4 X, FITTEL FUAM LINE CASE, SPARE BATTERIES, AND LENS CLEANING KIT.

#### . AC -SSORIES

**COLLAR VIEWER PERMITS BOTH EYE VIEWING OF OUT PUT SCREEN DISTANCES FROM TO 18" SIMILAR TO 3" DIAMETER T.V. SCREEN. PERMITS DIRECT PHOTOGRAPHY SING 50 MM TO 60 MM NORMAL LENS OF ANY 35 MM SLR CAMERA. NO. 50213.

ANNON TYPE MOUNT ADAPTOR TO ALLOW CONVENTIONAL TYPE OBJECTIVE LENS WITH ANNON TYPE MOUNT TO BE USED. NO. 50383

SELAY LENS ATTACHMENT (\$50560) (LESS CAMERA BODY) DELIVER HIGHEST QUALITY SHOTUS TECHNICALLY POSSIBLE AT BOTH LIGHT ( $10^4$  FOOT LAMBERTS) AND MEDIUM LIGHT ( $10^2$  FOOT LAMBERTS) LEVELS. ONE ADAPTER ONLY FOR MINOLTA CAMERA.

TRIPOD, H.D. COMPACT #50519

TRIPOD ADAPTOR (#50311) REQUIRED FOR MOUNTING MK303-A EQUIPPED WITH 170 MM F,1.5 LENS ON TRIPODS.

CAR WINDOW MOUNTING BRACKET REQUIRED #50423

PISTOL GRIP #50239

1-1114 CONTROL #50327

GENERAL ORDNANCE EQUIPMENT COMPANY - STAR-TRON MODEL MK-303A per the above specifications - Six Thousand Sixty-Eight & 40/100(\$6068.40) effective through December 31, 1975.

G T DISTRIBUTORS, INC. 310 Rowland Avenue Rossville, Georgia 30741 404 866-2764

William J. Orr President  $\underline{D}_{1}\underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$ 

State of Tennesses Samilton County

DECEMBER 17, 1975

ATE - IMONTH, BAY, YEAR)

## RESOLUTION

NO. 1275-9

TITLE

ACCEPTING THE BIDS OF UNITEK CO. FOR CROWNS AT A TOTAL PRICE OF \$270.10, CODESCO CO. FOR PLASTIC CORWNS AND MISC. DENTAL SUPPLIES AT A TOTAL PRICE OF \$2453.57, AND KELLEY X-RAY CO. FOR X-RAY FILM AT A PRICE OF \$249.00.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR DENTAL SUPPLIES FOR THE HEALTH DEPARTMENT.

WHEREAS, THE BIDS OF UNITEK CO. FOR CROWNS AT A TOTAL PRICE OF \$270.10, CODESCO/KEENER CO. FOR PLASTIC CROWNS AND MISC. DENTAL SUPPLIES AT A TOTAL PRICE OF \$2453.57 AND KELLEY X-RAY CO. FOR X-RAY FILM AT A TOTAL PRICE OF \$249.00 WERE CONSIDERED TO BE THE LOWEST AND BEST BIDS RECEIVED.

NOW, THEREFORE, BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY,
TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED
TO ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PASSAGE, THE PUBLIC WELFARE REQUIRING IT.

Action taken

Member of the County Council

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0

(Judge Moore stated that these are dental supplies for the Health Department and these are the lowest and best bids.)

COUNTY COUNCIL
FLOYD L. FULLER JR
ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER



PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

## HAMILTON COUNTY. TENNESSEE

DON MOORE, JUDGE

GHATTANOOGA, TENNESSEE 87402

**JECEMBER 3, 1975** 

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

DENTAL SUPPLIES AS PER ATTACHED LIST

DATE:

DECEMBER 15, 1975

TIME:

10:00 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE

COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT

ANY OR ALL BIDS.

HAMILTON COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

ichard

PKR/HP

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Coduco

PAGE 2

## SPECIFICATIONS

•			
		UNIT PRICE	EXTENDED PRICE
2 BX CROWN ION ANT. PLASTIC # 4	+ (5 PER BOX)	150	300
	101		300
	10		300
	21		306
	22		3 o c
	38		3.00
	302		302
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BUR STD 699		1.0 5	52.50
SUR ACRYLIC FLAME		1.00	2.00
+ BLADE HANDLE		2.84	11.36
DENTAL FLOSS. J.J., OR EQUAL		1.57	9.42
HIGH SPEED TURBINE REPLACEME	ENT CART, MINT	87.97	27.97
11 A HAND PIECE CONTRA ANGLE		8.00	80.00
7 HAND PIECE PROPHY ANGLE (SN	<b>1</b> P)	4.00	28.00
6 BES LUBRICANT ANT. FILLING	" /	1.00.	6.90
2" A MIRROR HEAD #4 FRONT SURFACI	=	10.00/007	20.00
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PRUPHY CUP SOAP & PLATE CO	٠. 7	1075	8600
X-RAY FILM DF 58		9.60	192.10
Z 54 X-RAY LOOP RINN 2		.93	18.60
25 BX X-RAY FILM PEDO DF 51		3.86	92.64
COTTON PELLETS "2" RICH		1,00	6.00
DENTURE RELINER -TRULINER, (	OD ECHIAL	13.60	13.6G
4 "X COTTON PELLETS "3" RICH	JA LQUAL		4.00
5 %2 TOFFLEMIRE MATRIX BANDS #3	•	1.00	2.05
	T (CDAV INEN) 4	.40 STRIPS) 2 E 5	7.65
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PAGE 2

#### SPECIFICATIONS

	UNIT PRICE	EXTENDED PRICE
2 BX CROWN ION ANT. PLASTIC + 4 (5 PER BOX)		
2 BX " " " 101		
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THE FA SUR MINI 2	,	
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PIECE PROPHY ANGLE (SNAP)		<u> </u>
SES LURRICANT ANT. FILLING		ļ
** IRKOR HEAD #4 FRONT SURFACE		
AARKIN HOLDERS		
RUPHY CUP SOAP		
-RAY FILM DF 58	\$ 8.25	# 165,00
RAY LOOP RINN 2		
X-RAY FILM PEDO DF 51	# 3.50	84,00
COTTON PELLETS "2" RICH		
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D. TOFFLEMIRE MATRIX BANDS #3		
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MELLIN X-ray

3238 Wilcox Blvd. Chattanooga, Tenn. 37414 Phone: 698-3282

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## State of Tennesser ECEMBERTERM 1975

Hamilton County

DECEMBER 17, 1975

DATE INONTH, DAY, YEAR!

## RESOLUTION

NO. 12.75-10

TITLE ACCEPTING BID OF CHATTANOOGA EQUIPMENT CO. FOR ONE (1) WRECKER FOR 1967 GMC BODY AT A TOTAL PRICE OF \$10,652.19

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, BIDS WERE RECEIVED IN RESPONSE TO PUBLIC ADVERTISEMENT FOR ONE (1)
WRECKER FOR A 1967 GMC BODY.

WHEREAS, THE BID OF CHATTANOOGA EQUIPMENT CO. FOR \$10,652.19 WAS CONSIDERED TO BE THE LOWEST AND BEST BID RECEIVED.

NOW, THEREFORE, BE IT FURTHER RESOLVED BY THE COUNCIL OF HAMILTON COUNTY,
TENNESSEE IN SESSION ASSEMBLED: THAT THE PURCHASING AGENT IS HEREBY AUTHORIZED
TO ACCEPT THE BID AS STATED ABOVE.

SAME TO BE PAID OUT OF COUNTY GENERAL FUND.

BE IT FURTHER RESOLVED: THAT THIS RESOLUTION TAKE EFFECT FROM AND AFTER ITS PA:SAGE, THE PUBLIC WELFARE REQUIRING IT.

Action taken ledapted

Massaber of the County Council

ON MOTION of Judge Moore, seconded by Councilman Long, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the
following members of the County Council being present and voting, "Aye":
Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman
Ricketts and Judge Moore. Total present-5. Absent-0.

* * *

(Judge Moore stated that this is a boom and lift designed to make a wrecker out of a GMC body presently owned by the County. This is the most economical way to provide the County with a wrecker to move heavy equipment. This was the lowest and best bid.)

J. 1800

DUNTY COUNCIL
FLOYD, FULLER, JR.

ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS

DALTON ROBERTS
COUNTY MANAGER

OFFICE OF THE COUNTY JUDGE

#### MANITOS COUNTY, TENNESSEE

DON MOORE, JUDGE

GHATTANOOGA, TENNESSEE 67402

DLCEMBER 4, 1975

INVITATION TO BID-HAMILTON COUNTY

SUBJECT:

ONE (1) WRECKER FOR 1967 GMC BODY

SPECIFICATIONS ARE ATTACHED

DATE:

DECEMBER 16, 1975

TIME:

9:00 A.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF

THE COUNTY PURCHASNG AGENT, 1110 DAYTON BLVD.

PRICE IS TO BE F.O.B. CHATTANOOGA, TN.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR ALL BIDS.

HAMILTON COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

### <u>D E C E M B E R T E R M 1 9 7 5</u>

ARTHUR OF A STREET

#### **SPECIFICATIONS**

ONE (1) HOLMES WRECKER MODEL 750 OR EQUAL

W/STD. HLAVY DUTY BODY AND P.T.O.

WRECKER TO F1T 1967 GMC TRUCK

W/CA - B 12011

TRANSMISSION MAKE NP-541

TIRE SIZE : 1000 X 20

EXTRA EQUIPMENT: TRUCK HITCH - TH-295

TOWING SLING - TS-100

SWITCH PANEL - SP-4

CHAIN GUARD - CN-12

F.O.B. CHATTANOOGA, TN.

411,835.

6. W. Luck + Associates INC 8072 CHESHIRE LANE CHATTANDOGA, JENN 27421

## $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

Chatla lequipment Co.
QUOTATION
on

## ERNEST HOLMES CO. EQUIPMENT

EKINEDI MULINIED CO. EGO	HELATERAL:	1-1
HOLMES REPRESENTATIVE	Date	1/23/75
Prices Quoted Below Are Subject to Change Without Notice. Any Prices Quoted by Holmes Representative are in behalf of Ho All Orders for Holmes Equipment Must Be Haced Through Such	Intes Authorized Distribu	itor.
CUSTOMER'S NAME AMIL 7 on County	FIICH WAY	Depr )
1/2/13 77 2012/5/20 /2/0	RU CH	ATIA, Tr. 3:
ADDRESS AND AND AND GROUP	BAINEU	
DISTRIBUTOR HAMA. Equip. Co SALESMAN	000 1111 000	19910
ADDRESS	•	07/252
TRUCK INFORMATION (Must Be Ad	curate)	
1 7 800	•	B. 120"
Truck Make 676 Me Model Number	W.BC	D. 180
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THE 2176 Transmission Make Transmis	31011 1110001 110	
	Customer Net	F. E. Tax
ZW La Carlinia Carlina EW-5		
Wrecker Combination Cat. No		•
Consisting of Following:  Wrecker Model SWrecker Body Sturk Duptro	10,928,28	
Wrecker Model / D Wrecker Body JTD P.T.O.	/ / /	
TYTO A COLUMNATAIT		
EXTRA EQUIPMENT	536011	
Truck Hitch (TH-295) (TH-185) (TH-60)	30640	
Towing Sling (CS-100)	304540	,
Push Bumper & Grill Guard (BG-70) (BG-80)		
Steering Wheel Lock (SW-33)		
Scotch Blocks (SB-140)		
Speed King Dolly (D-9)		·
Holmes Revolving Light (Red) (Amber) Volt	4772	
Switch Panel (SP-4)		
☐ Tool Box (B-11)		
Throttle Control (VT-1)		
Safety Light Kit (SL-5)		
☐ Snatch Blocks (SB-6)(SB-15B)(SB-23)		
Spot Lights (L-6)		
Mudflaps (MF-24)		
Rear Hook-up Lights (L-2)		
Hand Rail Kit (Chrome) (RK-1)(RK-2)		
SC-21 Sports Car Hook — Chains — Per Set		
	1101	
Chain Guard (CN-12)	1696	
Other Equipment	·	
		· · ·
7		
Painting (Wrecker)		
Painting (Body)		
Safety Stripe Tail Gate (Paint)Scotchlite Tailgate		
3 one of the family and the family a		
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(Mudflaps) (SL-5 Lights) (Chrome Rails) (Throttle Control)	-170313	UIJCOUNT
Additional Labor	10151.19	TOTAL.
Total Labor	10,000	10140
Total Equip.	L	
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Jel V Jan	·	•
TOTAL All Items Afin D. Duches		
Plus any State of Local Taxes		

## December 17, 1975

# DECEMBERTERM 1975 DATE IMONI

NO. 1275-11

TITLE AUTHORITY TO REFUND THE SUM OF \$575.00 TO WILLIAM G. RANDALL AND WIFE, GERTRUDE B. RANDALL & THOMAS, LEITNER, MANN, WARNER AND OWENS, PIONEER BUILDING, CHATTANOOGA, TN 37402 ATTN: BRIAN C. SMITH. REPRESENTING TAXES PAID FOR PROPERTY CONVEYED TO SAID GRANTEES IN WHICH COUNTY HAD NO INTEREST AND COULD NOT CONVEY TITLE.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, on October 4, 1967 Hamilton County conveyed unto William G. Randall & Wife, Gertrude a parcel of land as recorded in Book 1753 Page 605 Register's Office of Hamilton County, Tennessee; and

WHEREAS, the parcel as therein described did not properly belong to Hamilton County and such conveyance was therefore null and void; and

WHEREAS, the aforesaid grantee paid the sum of \$575.00 in taxes on said parcel and

NOW, THEREFORE, BE IT RESOLVED by the Hamilton County Council in session duly assembled that William G. Randall & Wife, Gertrude be refunded out of the General Fund the sum of \$575.00 as repayment for taxes illegally paid upon warrant drawn by the County Judge.

교육의 기업과 개인 사용하다

BE IT FURTHER RESOLVED that a copy of this Resolution be furnished the Assessor of Property and the County Register for correction of their records.

BE IT FURTHER RESOLVED that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Ulpplea

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ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

* * *

(Judge Moore stated that this is the usual method of refunding tax money paid on property on which the County could not provide title.)

# DECEMBER TERM 1975 RESOLUTION

NO. 1275-12

TITLE AUTHORITY TO REFUND THE SUM OF \$325.000 TO FANNIE HALE, 3877 BONNIE OAKS DRIVE. REPRESENTING TAXES PAID FOR PROPERTY CONVEYED TO SAID GRANTEES IN WHICH COUNTY HAD NO INTEREST AND COULD NOT CONVEY TITLE.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:-

WHEREAS, on February 4, 1973 Hamilton County conveyed unto Fannie Hale a parcel of land as recorded in Book 2128 Page 605 Register's Office of Hamilton County, Tennessee; and

WHEREAS, the parcel as therein described did not properly belong to Hamilton County and such conveyance was therefore null and void; and

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WHEREAS, the aforesaid grantee paid the sum of \$325.00 in taxes on said parcel and

Land the first of the state of

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NOW, THEREFORE, BE IT RESOLVED by the Hamilton County Council in session duly assembled that Fannie Hale be refunded out of the General Fund the sum of \$325.000 as repayment for taxes illegally paid upon warrant drawn by the County Judge.

BE IT FURTHER RESOLVED that a copy of this Resolution be furnished the Assessor of Property and the County Register for correction of their records.

BE IT FURTHER RESOLVED that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken 1

## <u>D E C E M B E R T E R M 1 9 7 5</u>

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

* * *

(Judge Moore stated that this is the usual method of refunding tax money paid on property on which the County could not provide title.)

Li ___ ___

## DECEMBERTERM 1975 A RESOLUTION

NO. 1275-13

TITLE A RESOLUTION ACCEPTING THE BID OF KILLEBREW, LYMAN AND WOODWORTH, INC., FOR CERTAIN BROAD TYPES AND KINDS OF LIABILITY INSURANCE.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, in response to public advertisement, bids were received for certain broad types and kinds of liability insurance in accordance and conformity with the bid specifications, a copy of which is attached and made a part thereof, and

WHEREAS, according to the bid specifications as submitted, along with the bid form stipulations therein, the bid of Killebrew, Lyman and Woodworth, Inc., all of which being herein relied upon, is the lowest and best bid, being as follows:

Auto
General Liability
Nursing and Health and Professional
Combined Total

\$ 83,474.00
26,186.00
53,531.00
\$163,191.00

and

WHEREAS, the above bid reflects annual premiums, also being submitted for a period of three (3) years at the same per annum amount, effective January 1st, 1976.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED, That the County Council hereby accepts the bid of Killebrew, Lyman and Woodworth, Inc., (a copy of which bid form is attached hereto and made a part hereof) for the types and kinds of the therein contained limits and coverage of said liability insurance, but not less coverage or more restrictive provisions than are contained within the attached bid specifications, at the above per annum amounts for a period of three (3) years, same to be paid out of the County General Fund.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

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Member of the County Council

Action taken Adopted

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ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore.

(Judge Moore stated that as decided by the courts a number of months ago beginning January 1 government agencies will lose their governmental immunity and it will be necessary to provide liability insurance to cover injuries in these places. Bill Dilbeck, who had done this same service for the city, was asked to provide a study and make recommendations on specifications, etc., in order to get liability insurance for all agencies in Hamilton County except Erlanger Hospital. (There are problems on liability insurance for Erlanger because of surgery.) Judge Moore stated that the bids came in and were under what he thought they would be. They were quite pleased with the results. Killebrew, Lyman and Woodworth, Inc., submitted the lowest bid which is auto - \$83,474, general liability - \$26,186, and nursing, health and professional - \$53,531 for a total of \$163,191. The premiums will be the same over a three year period. This will become effective January 1, 1976, to coincide with the removal of governmental immunity. This is by far the lowest and best bid.)

## $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

COUNTY COUNCIL
FLOYD L. FULLER, JR.
ROBERT E. (BOB) LONG
JACK D. MAYFIELD
COYEL V. RICKETTS
DALTON ROBERTS
COUNTY MANAGER

Judge Moore copy

PURCHASING DEPARTMENT PAUL K. RICHARD, DIRECTOR

Hamilton County, Tennessee Don Moore, Judge Chattanooga, Tennessee 81402

SEPTEMBER 30, 1975

INVITATION TO BID - HAMILTON COUNTY

SUBJECT:

INSURANCE FOR HAMILTON COUNTY.
SPECIFICATIONS ARE ATTACHED

DATE:

DECEMBER 1, 1975

TIME:

2:30 P.M.

OFFICE:

SEALED BIDS WILL BE RECEIVED IN THE OFFICE OF THE COUNTY PURCHASING AGENT, 1110 DAYTON BLVD.

THE COUNTY RESERVES THE RIGHT TO ACCEPT OR REJECT ANY OR ALL BIDS.

HAMILION COUNTY,

P.K. RICHARD, DIRECTOR OF PURCHASING

PKR/HP

## HAMILTON COUNTY

### INSURANCE SPECIFICATIONS

These Specifications Consist of Five Parts:

1.	Underwriting Stipulations	2	Pages
2.	General and Professional Underwriting Data	8	Pages
3.	Vehicle Underwriting Data	3	Pages
4.	Loss and Claim Data	1	Page
5.	Bid Forms	9	Pages

Prepared By
Bill Dilbeck
Dilbeck Insurance Agency
2509 McCallie Avenue
Chattanooga, Tennessee 37404
(615) 698-8911

These Specifications were prepared for the exclusive use of Hamilton County. Copying or use for any other purpose is not authorized without the consent of Bill Dilbeck.

### $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

S 1

#### HAMILTON COUNTY

### Underwriting Stipulations

- All bidders are urged to study these stipulations carefully.
- 1. Hamilton County will be referred to herein as the County.
- 2. The Insuring Company will be referred to as Company.
- 3. All coverage forms and endorsements must be Insurance Services Offices (ISO) or broader.
- 4. Comprehensive General and Automobile liability will be written in the same company if both purchased. Therefore, bids for each must be with the same company.
- 5. Hospital, Professional Liability and Premises Liability for Health Department, Nursing Home and Bonny Oaks Clinic may be bid separately. However, the Professional and Premises must be in the same Company. Medical Doctors may be quoted through Joint Underwriters Association.
- 6. County reserves the right to purchase Automobile only, General Liability only, or Professional Liability only, or for separate limits.
- 7. If both General Liability and Automobile Liability are written, the low bidder will be determined by the lowest combined premium for the automobile plan chosen and the General Liability plan chosen. Premiums will be combined for the same company. As stated in 4 above, both will be written in the same company. Although Hospital and Professional Liability are bid separately, consideration will be given to purchasing both through same agency to aid in servicing.
- 8. It being the County's intent to declare all exposures under the forms of insurance for which bids are sought, a determined effort has been made to do so. However, due to the complex nature, the possibility of overlooking some does exist. Company agrees to endorse policy to include coverage for any undeclared exposure under the vehicles, premises, and operations, products and completed operations and contractural coverages. Premium for undeclared exposure discovered at audit or otherwise will be charged at rates applying to like exposures on policies.
- 9. Company agrees to waive Governmental immunity as defense on any claim that would otherwise be covered under the policy.
- 10. Policy must contain 60 day cancellation clause.

- 11. If requested, company agrees to cancel pro rata and rewrite all coverages for one year at current rates to make policy inception and expiration dates conform to the County's fiscal year.
- 12. The County reserves the right to reject any or all bids and to award the contract to other than the low bidder.
- 13. All Bids must be accompanied by company's latest financial statement.
- 14. Company is urged to study the 1973 Tennessee Governmental Tort Liability Act, Chapter 33, Sections 23-3301 through 23-3331.
- 15. Bids are requested for three years; however, the County reserves the right to seek new bids, or to negotiate premiums, or non-renew at the end of each policy year.
- 16. It is not the intent of the County to include General Liability or Professional Liability for Erlanger Hospital in this coverage, and policy may be so endorsed.
- 17. Note Personal Injury coverage is made a part of Hospital and Professional, not a separate bid as in General Liability.

# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

GL 1

# HAMILTON COUNTY INSURANCE SPECIFICATIONS COMPREHENSIVE GENERAL LIABILITY PROFESSIONAL LIABILITY

#### UNITS OF EXPOSURE

#### LEGEND

(A) Square foot area
(B) Acreage
(C) Payroll
(D) Miles
(E) Pupils - Average
(F) Admissions
(G) Each
(H) Receipts
(I) Per Bed
(J) Frontage (feet)
(K) Cost
(L) Sales
(M) Out Patients (per 100)



# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

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		GL 2
LOCATION	DESCRIPTION OF RISK	UNITS OF EXPOSURE
	93151 STREETS, ROADS OR HIGHWAYS, BRIDGES, CULVERTS, TUNNELS - per ISO Manual Code 93151	(D) 740
	*16112XCU STREET OR ROAD CONSTRUCTION OR MAINTENANCE - Governmental Units including all operations under ISO Manual Code 16112XCU	(C) 739,208.
7609 Standifer Gap 1105 Ashmore Ave	42264 PERMANENT YARDS - Storage and Maintenance of Equipment	(C)246,402.
	49531 GARBAGE OR REFUSE COLLECTION - Including completed operations - County Buildings only	(C)15,664.
Birchwood Pike	LANDFILL - PUBLIC DUMPING on Fee Basis Receipts 40,373, 275 acres, 201,045 tons	(C)82,652.
	93111 COUNTY EMPLOYEES - Inspectors, Building, Electrical, Plumbing, Streets, etc.	(C)43,824.
	89110 ENGINEERS OR ARCHITECTS - Consulting Not engaged in actual construction	(C)116,550.
	* For rating of the explosion, collapse and underground hazards under codes indicated, the following should be noted:  Explosives are used approximately two times per year by experienced personnel on road construction.  Collapse and underground is minimal, as the County does not operate a public sewer or water system.	
	93141 POLICEMEN - SHERIFF'S DEPT.	(C)1,493,321
7th & Walnut	65121 BUILDING OR PREMISES - Court House	(A) 65,080
119 E. 7th	65121 BUILDING OR PREMISES - Annex	(A) 23,040
224 N.Highland Park	65121 BUILDING OR PREMISES - Chambliss Home - Temporary Home for Abandoned Children	(A) 11,161.
224 N.Highland Park	65121 BUILDING OR PREMISES - Juvenile Court	(A) 4,410.
224 N.Highland Park	65121 BUILDING OR PREMISES - Juvenile Detention	(A) 7,876.
224 N.Highland Park	65121 BUILDING OR PREMISES - Offices	(A) 1,440.
6th & Walnut	65121 BUILDING OR PREMISES - Justice Building - Courts, Sheriff's Dept. and County Jail	(A)148,000.

# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

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		GL 3
1105 Ashmore	59993 WAREHOUSE - Private Used by Insured Only.	(A)6,598.
317 Oak	65121 BUILDING OR PREMISES - Offices Education Dept.	(A)36,400.
11th & Broad	82310 LIBRARIES - Operated Jointly with City of Chattanooga.	(A) 116,000
Gold Point - Lake Chickamauga	86414 PARKS OR PLAYGROUNDS - Shelters- Restrooms Concession Stand - 11 Buildings	(A) 12,734
n	86414 Trails - Walks - Picnic Areas	(B) 275
11 11 11 11 11 11 11 11 11 11 11 11 11	79435 S EXHIBITION BUILDINGS	(A) 11,202.
11	70310 MOBILE HOME PARKS OR COURTS	(F) 5,700.
e e e e e e e e e e e e e e e e e e e	72997s BATHING BEACHES - (No Charge) Open June - Sept 6 Guards	(G) 1
Palmetto & 3rd	65150 VACANT LAND - Auto Parking for Employees	(J) 600
R915 E. 3rd Stree	t 75230 PARKING STATIONS - Open Air	(A) 25,000
4th & Georgia	75230 PARKING STATIONS - Open Air	(A) 39,500
Ring Rd. North- gate	65500 REAL ESTATE DEVELOPMENT PROPERTY Site for Northgate Library (Approx. 2.5 Acres)	(G) 1
Bonny Oaks Dr.	65121 BUILDINGS OR PREMISES - Bonny Oaks Child- rens Home - For Abandoned & Orphaned Children Dormitories, Gymnasium, Cafeteria, Administra- tion, Chapel - 11 Buildings	(A) 76,616.
tt .	01206 FARM - Residences Including Acreage and Farm Buildings.	(B) 323
н	O1418 ADDITIONAL FARM RESIDENCES	(G) 2
r u	79416 S SWIMMING POOLS - Bonny Oaks Childrens Home - No Charge	(G) 2
Bonny Oaks Dr.	65141 PRIVATE RESIDENCES	(G) 1
Hamilton Park	65143 ADDITIONAL RESIDENCES	(G) 5
Walker Rd.		
1105 Ashmore Ave.		
	44697 BOAT - 14 Ft. Aluminum - Under 10 HP Civil Defense.	(G) 1
7609 Standifer Gap Road	PENAL FARM - Average 190 Inmates - 4 Buildings.	(A) 60,500.
	01026 FARM - Operated in Conjunction with Penal Farm.	(B) 310

#### $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

GL 4 9918 Walden -65121 BUILDINGS OR PREMISES - Offices Community (A) 16,200 Daisy, Tenn. Development Mahan Gap & Hwy. 65121 BUILDINGS OR PREMISES - Offices Manpower (A) 600 605 Cherry St. 65121 BUILDINGS OR PREMISES - Offices (A) 6,000(C) 15,000 Hamilton Park 44595 BOAT YARD PUBLIC 7th & Cherry to 65500 REAL ESTATE DEVELOPMENT PROPERTY - Site (G) 1 Walnut for Parking Garage 1 Acre 17822SXC WRECKING BUILDINGS OR STRUCTURES - Not (C) 25,000 Marine Including Completed Operations DELINQUENT TAX PROPERTY Various (G) 400 County has approximately 375 to 425 Parcels of Real Property which has been acquired through Tax Collection Procedures. This number varies from time to time as new parcels are acquired and others sold. A very small portion Average involves Buildings of any type.

# $\underline{\mathtt{D}} \; \underline{\mathtt{E}} \; \underline{\mathtt{C}} \; \underline{\mathtt{E}} \; \underline{\mathtt{M}} \; \underline{\mathtt{B}} \; \underline{\mathtt{E}} \; \underline{\mathtt{R}} \; \; \underline{\mathtt{T}} \; \underline{\mathtt{E}} \; \underline{\mathtt{R}} \; \underline{\mathtt{M}} \quad \underline{\mathtt{1}} \; \underline{\mathtt{9}} \; \underline{\mathtt{7}} \; \underline{\mathtt{5}}$

		GL 5
	SCHOOLS, GRANDSTAND & BLEACHERS	
32 Various Locations	93221 S SCHOOLS - Elementary, Kindergarten, Junior High, Public Including Completed Operations and Products	(E) 16,725.
7 Various Locations	82113 S SCHOOLS - High or Junior College Public Including Completed Operations and Products	(E) 4,925.
13 Various Locations	82116 S SCHOOLS - Non-Graded and Special Education	(E) 350.
Soddy-Daisy	82420 S SCHOOLS - Manual Training, Trade or Vocational Public Including Completed Operations and Products	(E) 500.
13 Various Locations	79412 S STADIUMS, GRANDSTANDS OR BLEACHERS	(F) 45,000 (H) NONE Except Admis- sions
High Point Rd.	59993 WAREHOUSE - Private - Book Storage	(A) 8,000.

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•		GL 6
	PRODUCTS AND COMPLETED OPERATIONS	
	01901 FARM PRODUCTS	(L) If Any
		* .
Hamilton Park	445955 BOAT YARDS AND MARINAS	(H) 45,000
	16292 INDEPENDENT CONTRACTORS	(E)5,000,000
		٠.
	15193 CONTRACTUAL -All Written Agreements	(G) If Any
Æ		(10)

# $\underline{\mathtt{D}} \ \underline{\mathtt{E}} \ \underline{\mathtt{C}} \ \underline{\mathtt{E}} \ \underline{\mathtt{M}} \ \underline{\mathtt{B}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \ \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

	MEDICAL AND PROFESSIONAL LIABILITY	
915 E. 3rd St. Soddy Daisy Ooltewah	93211 CLINICS, DISPENSARIES, OR INFIRMARIES - Health Dept., 4 Locations, Bonny Oaks Childrens Home 1.	(M) 31,000
2210 E. Main St. Bonny Oaks Drive	80613 CLINICS, DISPENSARIES OR INFIRMARIES Premises Liability 5 Locations	(A) 94,194
Walker Road	92212 CONVALESCENT OR NURSING HOME - Hamilton County Nursing Home	(I) 660
Walker Road	80924 S CONVALESCENT OR NURSING HOMES - Professional Personnel to be included as Additional Insureds while in the scope of employment by Hamilton County.	(A) 208,226
	80998 NURSES, R.N. & L.P.N.	(G) 102
	80713 X RAY TECHNICIANS	(G) 4
	80938 PHYSIOTHERAPISTS	(G) 1
	80711 MEDICAL LABORATORY TECHNICIANS	(G) 1
e de la companya de la companya de la companya de la companya de la companya de la companya de la companya de	59112 PHARMACISTS	(G) 2
#4.8 -	80212 DENTISTS	(G) 8
·	80130 PHYSICIANS	(G) 5

GL 7

# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ 5_{\underline{\phantom{0}}}$

GL 8

## HAMILTON COUNTY

## Miscellaneous Information

Area - 587 Square Miles
Population - Approximately 260,000
Budget - Approximately 60,000,000.

Company Engineers and Inspectors should contact the following persons for information concerning operations:

Highway Department	Jack Bischoff	(615)	894-9743
Sanitation - Landfill	Jack Lovell	(615)	344-9936
Health Department	Frank Failing	(615)	757-2131
Nursing Home	Doke Cage	(615)	892-9442
Engineering	Ray Proctor	(615)	757-2523
Parks	Leonard McCurdy	(615)	842-0177
Sheriff's Dept.	Frank Newell	(615)	757-2325
Maintenance	Bob Frank	(615)	757-2380
Education (Transportation)	Bill Arnold	(615)	757-2555
Insurance Specification	Bill Dilbeck	(615)	698-8911

# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

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		(VEH. 1)
	MOTOR VEHICLES	
	Vehicles are listed by Dept. for better under-	
Gross Vehicle Weight	standing of use.  General Government	Number of Units
4CTSII0	Private Passenger	36
D-10,000	Pickups & Panel	9
, 9 Passenger	Vans	3
	Invalid Vehicle - Human Resources	1
	Health Department & Nursing Home	
	Private Passenger	20
36 Passenger	Passenger Bus	1
D-10 <b>,</b> 000	Pickups, Panels & Stakes	7
O-10,000	Invalid Vehicle	1
10,001-20,000	Mobile Laboratory	1
	Civil Defense	
	Private Passenger	6
0-10,000	Pickups, Panels & Stakes	14
10,001-20,000	Flats, Vans, Tanks & Stakes	6
	Maintenance (Schools - Public Bldgs.)	
	Private Passenger	1
0-10,000	Pickups & Panels	19
10,001-20,000	Flat	1
	$\sqrt{2}$	

# $\underline{\mathtt{D}} \ \underline{\mathtt{E}} \ \underline{\mathtt{C}} \ \underline{\mathtt{E}} \ \underline{\mathtt{M}} \ \underline{\mathtt{B}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{T}} \ \underline{\mathtt{E}} \ \underline{\mathtt{R}} \ \underline{\mathtt{M}} \quad \underline{\mathtt{1}} \ \underline{\mathtt{9}} \ \underline{\mathtt{7}} \ \underline{\mathtt{5}}$

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		(VEH. 2)
	Highway	
	Private Passenger	15
0-10,000	Pickups, Panels, Flats, & Stakes	42
10,001-20,000	Flats, Stakes, & Service	8
20,001-45,000	Dumps, Oilers, & Flats	39
Over 45,000	Dumps	10
0-45,000	Truck Tractor Semi-Trailers 44 Passenger Bus	1 5 1
0-2,000	Service Trailers	2
	Sanitation	
	Note - No public garbage pickup - Vehicles are used for pickups at county schools and public buildings.	
	Private Passenger	1
0-10,000	Pickups	1
20,001-45,000	Compactor Trucks	2
0-45,000	Tractors	2
	Compactor Semi-Trailers	3
	Bonny Oaks Childrens Home	
	Private Passenger	2
0-10,000	Pickups & Panels	3
36 Passenger	Bus	1
	Sheriff's Dept.	
	Private Passenger	39
	TIT AND TWO POINTS	
• • •		

14

# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

•		
		(VEH. 3)
	Education Dept.	
	Private Passenger Autos	7
	Private Passenger Sedans & Station Wagon Used to Transport Special Education Students	38
)-30 Passenger	Buses	1.6
over 60 Passenger	Buses	85
0-10,000	Panels and Pickups	9
	Of the above Education Dept. Vehicles, 84 Buses and 38 Private Passenger are Owner Operated on long term lease to the County. Only use on county business is to be covered and policy will be so endorsed.	
	All Departments	
	Hired Vehicles	If Any
	Employers' Non-Ownership	Over 1,000 Employees
,		



# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

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	LOSS AND CLAIM EXHIBIT		
	Sheriff's Department		
Year	Number of Claims	Reserve	Paid
1972	1 Bodily Injury & Property Damage		7,983.22
1973	7 Bodily Injury & Property Damage		12,368.25
1974	1 Property Damage	;	7.50
1975 to 8-10-75	3 Property Damage		1,012.79
	All Above are Auto - Total- No General Liability		21,371.76
	Board of Education		
1972	11 Property Damage		4,008.94
1973	16 Property Damage		6,014.00
1974	25 Bodily Injury 7 Bodily Injury 1 Property Damage	25,000.00 2,000.00	5,000.00
1975 to 7-1-75	27 Property Damage 2 Bodily Injury 1 Property Damage	2,000.00	2,645.35
	All of Above are Auto - Totals No General Liability	30,000.00	17,668.29
	General Government		
	Including - Highway, Health, Civil Defense, Sanitation, Etc.		
1972	17 Property Damage - Auto		1,755.00
1973	14 Property Damage - Auto 1 Property Damage - General Liab.		736.00 110.00
1974	26 Property Damage - Auto 3 Property Damage - General Liab.		2,410.00 405.00
1975 to 8-1-75	24 Property Damage - Auto		6,870.33
	Total		12,286.33
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			(16)
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# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

BID FORM

Hamilton County

Bid One - All Departments

Comprehensive Automobile Liability

Including - All owned vehicles Employer's non-ownership Hired vehicles Employee's as additional insured

Limits of Liability - 100,000 Bodily Injury each person 300,000 Bodily Injury each occurrence 50,000 Property Damage each occurrence 1st Annual Premium 2nd Annual Premium 3rd Annual Premium

Company affirms that:

- (A) Bid includes all vehicles and units of exposure in specifications.
  (B) Bid is made in accordance with stipulations.

Insurance Company				
Tenn. Agent				
Agent's 'Address				
Authorized Agent	The state of the s	***		1
Company licensed in	Tenn.	Yes	No	4. 2

## DECEMBER TERM 1975

B 2

BID FORM

Hamilton County

Bid Two - All Departments

Comprehensive Automobile Liability

Including - All owned vehicles
Employer's non-ownership
Hired vehicles
Employees as additional insured

Limits of Liability - 50,000 Bodily Injury each person

300,000 Bodily Injury each occurrence

10,000 Property Damage each occurrence

1st Annual Premium

2nd Annual Premium

Company affirms that:

(A) Bid includes all vehicles and units of exposure in specifications.

3rd Annual Premium _

(B) Bid is made in accordance with stipulations.

Insurance Company
Tenn. Agent
Agent's Address
Authorized Agent
Company licensed in Tenn Veg No

#### <u>D E C E M B E R T E R M 1 9 7 5</u>

B 3

3

BID FORM

Hamilton County

Bid Three - Excess - All Departments

Comprehensive Automobile Liability

Including - All owned
Employer's non-ownership
Hired vehicles
Employees as additional insured

Limits of Liability - 300,000 combined single limit bodily injury and property damage each occurrence

Excess of - 50,000 self-insured retention combined single limit bodily injury and property damage each occurrence

	Premium	Annual	1st
1	Premium	Annual	2nd
i Î	Premium	Annual	3rd

Company affirms that:

- (A) Bid includes all vehicles and units of exposure in specifications.
- (B) Bid is made in accordance with stipulations.

Insurance Company _	
Tenn. Agent	
Agent's Address	
Authorized Agent	
Company licensed in	Tenn. Yes No

#### BID FORM

#### Hamilton County

Bid One - All Departments

#### Comprehensive General Liability

Including - Premises and Operations
Products and Completed Operations
Independent Contractors
Blanket, Contractual
Broad Form Property Damage Including Completed Operations
Explosion Collapse and Underground Property Damage
Employees as additional Named Insured

Limits of Liability - 300,000 Bodily Injury Each Occurrence

500,000 Aggregate Bodily Injury

50,000 Property Damage Each Occurrence

300,000 Aggregate Property Damage

1st Annual Premium

2nd Annual Premium

3rd Annual Premium

Additional Premium to include Personal Injury
Coverages A-B-C with employee exclusion removed
O Participation by Insured

Company Affirms That:

(A) Bid includes all vehicles and units of exposure in specifications.

3rd Annual Premium

(B) Bid is made in accordance with stipulations.

Insuranc	ee Company	<i></i>			-
Tenn. Ag	gent	·			to committee which to part of our different
Agent's	Address _				
Authoria	zed Agent	-			
Company	licensed	in	Tenn.	Yes	No

2nd Annual Premium

REMARKS:

20)

## <u>D E C E M B E R T E R M 1 9 7 5</u>

B 5

BID FORM

Hamilton County

Bid Two - All Departments

## Comprehensive General Liability

Including - Premises and Operations
Products and Completed Operations
Independent Contractors
Blanket Contractual
Broad Form Property Damage including Completed Operations
Explosion Collapse and Underground Property Damage
Employees as additional Named Insured

Limits of Liability - 50,000 Bodily Injury Each Occurrence

300,000 Aggregate Bodily Injury

10,000 Property Damage Each Occurrence

100,000 Aggregate Property Damage

1st Annual Premium

2nd Annual Premium

3rd Annual Premium

Additional Premium to include Personal Injury

O Participation by Insured

1st Annual Premium

2nd Annual Premium

Coverages A-B-C with employee exclusion removed

2nd Annual Premium

3rd Annual Premium

Company Affirms That:

- (A) Bid includes all vehicles and units of exposure in specifications.
- (B) Bid is made in accordance with stipulations.

REMARKS:

21

BID FORM

Hamilton County

Bid Three - Excess - All Departments

Comprehensive General Liability

Including - Premises and Operations
Products and Completed Operations
Independent Contractors
Blanket Contractual
Broad Form Property Damage Including Completed Operations
Explosion, Collapse and Underground Property Damage
Employees as additional Insured

Limits of Liability - 300,000 Combined Single Limit Bodily Injury and Property Damage Each Occurrence

300,000 Aggregate

Excess of - 20,000	Self-Insured Retention Combined Single Limit Bodily Injury and Property Damage Each Occurrence
1st	ANNUAL PREMIUM
2nd	ANNUAL PREMIUM
3rd	ANNUAL PREMIUM
Additional Premium to include Coverages A-B-C with Employee O Participation by Insured	
1st	ANNUAL PREMIUM
2nd	ANNUAL PREMIUM
3rd	ANNUAL PREMIUM

Company Affirms That:

(A) Bid includes all vehicles and units of exposure in specifications.

(B) Bid is made in accordance with stipulations.

Insurance Company

- `	
Tenn. Agent	
Agent's Address	
Authorized Agent	
Company licensed	in Tenn. Yes No

REMARKS:

(22)

# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

B 7

#### BID FORM

#### Hamilton County

Bid One - Hospital Professional Liability
Professional Employees Liability
Premises Liability
Personal Injury Liability A-B-C with
Employee Exclusion Waived, O Participation

Limits of Liability - Professional

300,000 Bodily Injury Each Occurrence 500,000 Aggregate Bodily Injury

Limits of Liability - Premises

300,000 Bodily Injury Each Occurrence

50,000 Property Damage Each Occurrence

1st ANNUAL	PREMIUM	
2nd ANNUAL	PREMIUM	
3rd ANNUAL	PREMIUM	

## Company Affirms That:

- (A) Bid includes all units of exposure in specifications.
- (B) Bid is made in accordance with stipulations.

Insurance Company	
Tenn. Agent	
Agent's Address	
Authorized Agent	
Company Licensed	in Tenn. YES NO

B 8

#### BID FORM

## Hamilton County

Bid Two - Hospital Professional Liability
Professional Employees Liability
Premises Liability
Personal Injury Liability A-B-C with
Employee Exclusion Waived, O Participation

Limits of Liability - Professional

50,000 Bodily Injury Each Occurrence

300,000 Aggregate Bodily Injury

Limits of Liability - Premises

50,000 Bodily Injury Each Occurrence

10,000 Property Damage Each Occurrence

	PREMIUM	ANNUAL	1st
Beller William Beller gering gering gering belle war belle belle gering gebruik gering gering belle belle geri	PREMIUM	ANNUAL	2nd
	PREMIUM	ANNUAL	3rd

## Company Affirms That:

- (A) Bid includes all units of exposure in specifications.
- (B) Bid is made in accordance with stipulations.

Insurance Company
Tenn. Agent
Agent's Address
Authorized Agent
Company Licensed in Tenn. YES NO

# <u>D E C E M B E R T E R M 1 9 7 5</u>

B 9

#### BID FORM

#### Hamilton County

Bid Three - Hospital Professional Liability
Professional Employees Liability
Premises Liability
Personal Injury Liability A-B-C with
Employee Exclusion Waived, O Participation

Limits of Liability - Professional

300,000 Single Limit Bodily Injury Each Occurrence

500,000 Aggregate Bodily Injury

Excess of - 20,000 Single Limit Bodily Injury Self-Insured Retention Each Occurrence

Limits of Liability - Premises

300,000 Combined Single Limit Bodily Injury
And Property Damage

Excess of - 20,000 Single Limit Combined Bodily Injury
And Property Damage Self-Insured
Retention Each Occurrence

1st	ANNUAL	PREMIUM	1 <u>12</u>	 <u> </u>	 
2nd	ANNUAL	PREMIUM			
3rd	ANNUAL	PREMIUM		 	

#### Company Affirms That:

- (A) Bid includes all units of exposure in specifications.
- (B) Bid is made in accordance with stipulations.

Insurance Company

Tenn. Agent			• • • • • • • • • • • • • • • • • • • •	
Agent's Address				
Authorized Agent				
Company Ticanged	in Tenn	VES	MO	

REMARKS:

15

## $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$



2509 McCallie Avenue, Chattanooga, Tennessee 37404/Telephone (615) 698-8911 December 8, 1975

Mike Mahn Hamilton County Court House Chattanooga, Tn. 37402

Re: Liability Insurance Bids

Dear Mike:

Three bids were received. Under the current conservative underwriting conditions, this is about as expected. Other similar governmental units have received about the same number.

The bid by Stanley Lachman Company is higher for the Auto portion alone than the others are for all lines combined. We are therefore not including this bid in the comparison, as it would be wasted effort.

Analysis was made on Bid 1 and Bid 2, and on basis of Limits of Liability. Based on Limits is a more accurate comparison. (Analysis 1 and Analysis 2.)

Both comparisons clearly show the Killebrew, Lyman and Woodworth, Inc bids to be lower. (Hereafter referred to as KLW.)

Based on higher limits comparison, KLW is lower by 73,377. On the lower limits, they are low by 47,973.

Based on Bid 1, they are lower by 43,935. On Bid 2, by 47,973.

With annual liability premiums of less than 200,000, I would not recommend considering a self-insurance program; especially since we have no loss experience under the new Tort Liability Act.

Assuming insurance will be purchased, the remaining question is which program to purchase.

The Governmental Tort Liability Act limits the Government's liability to 50/300,000 Bodily Injury and 10,000 Property Damage. However, higher judgements can be rendered against county employees. Thus, purchasing higher limits as shown on Analysis 1 would principally benefit the employees.

Higher limits annual premium is 163,191

Higher limits annual premium is 163,191 Lower limits annual premium is 153,553 Additional cost for higher limits 9,638

Higher limits would more likely benefit bus drivers and medical professional employees. In view of the small additional premium, I would recommend purchase of limits as shown in Analysis 1.

ALL LINES OF INSURANCE • FIRE • CASUALTY • BONDS • LIFE • ACCIDENT • AUTO

## $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

Wike Mahn Page 2 December 8, 1975

# -52

As a second choice, coverages and limits as shown in Analysis 2.

Coverage should be effective by 1-1-76, and existing liability policies should be cancelled effective 1-1-76.

At the bottom of analysis sheets, we show additional premium to include the professional employees (Doctors, Dentists, Nurses, etc.) for individual acts not connected with county employment. If this additional coverage is not purchased, these employees should be advised to obtain coverage for professional services not in scope of employment by county.

The KI&W bid is sponsored by Tennessee County Services Assoc. The companies are large, well financed, and have good service facilities.

If further clarification is needed, please let me know.

As this concludes our contract, we enclose statement for payment. Actual hours spent were sixty-one; however, the maximum under the contract was \$1,000. Therefore, our statement is for that samount.

Yours truly,

W. H. Dilbeck

WHD/dp

Enclosure

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## INSURANCE BID ANALYSIS By Limits of Liability

## Analysis 1

Auto 100,000/300,000 Bodily Injury 50,000 Property Damage General Liability 300,000 Bodily Injury 50,000 Property Damage Hospital & Health Dept. 300,000 Bodily Injury and Property Damage Single Limit

	Agent	Auto	General Liability	Nursing & Health & Professional	Combined
1975	Caldwell	72,688	76,792 <u>7,419</u> Personal Inj. 84,211	79,669	236,568
E E E E E E E E E E E E E E E E E E E	. Killebrew, Lyman & Woodworth	83,474	23,832 <u>2,354</u> Personal Inj. 26,186	53,531	163,191 y 73,377
<u>دا</u> .				Kran rower o	y 15,511

To include Professional Employees as Individuals, the Additional Premium would be----10,751 on either bid.

Bill Sillelle

# INSURANCE BID ANALYSIS By Limits of Liability

# Analysis 2

이 되 Auto 50,000/300,000 Bodily Injury and 10,000 Property Damage General Liability 50,000 Bodily Injury and 10,000 Property Damage Nursing & Health 50/300,000 Bodily Injury and Property Damage Single Limit Professional Employees 50/300 Bodily Injury

7 5	Agent	Auto	General Liability	Nursing & Health & Professional	Combined
M 1 9 7	Caldwell	70,114	56,087 5,409 Personal Inj. 61,496	69,916	201,526
타  쩌  지	Killebrew, Lyman & Woodworth	80,432	17,806 <u>1,784</u> Personal Inj. 19,590	53,531	153 <b>,</b> 553
떠  때				KL&W Lower by	<b>47,</b> 973
표  교	To include Profess on either bid.	ional Employ	yees as Individuals, Addi	tional Premium would be	10 <b>,</b> 751

Bill Dilleur

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# INSURANCE BID ANALYSIS Based on Bid 2

# Analysis 4

	Agent	Auto	General Liability	Nursing & Health & Professional	Combined	
	Caldwell	70,114	56,087 5,409 Personal Inj. 61,496	69,916	201,526	
1 9 7 5	Killebrew, Lyman & Woodworth	80,432	17,806 1,784 Personal Inj. 19,590	53,531  KL&W Lower by	153 <b>,</b> 553	
티 되 지	To include Profession either bid.	ional Employe	ees as Individuals, Addi	tional Premium would be	,	

Bul Willen

# INSURANCE BID ANALYSIS Based on Bid 1

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Anal	.vs	$_{\rm LS}$	3

Agent	Auto	General Liability	Nursing & Health & Professional	Combined
Caldwell	72,688	76,792 7,419 Personal Inj. 84,211	79,669	236,568
Killebrew, Lyman & Woodworth	83,474	23,832 2,354 Personal Inj. 26,186	82,973 KL&W Lower by	192,633 43,935

Bill Dillum

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# DECEMBER TERM 1975



Judge Moore copy

2509 McCallie Avenue, Chattanooga, Tennessee 37404/Telephone (615) 698-8911

November 28, 1975

Mr. Mike Mahn Courthouse Hamilton County Chattanooga, Tn. 37402

Re: Public Officials Errors and Omissions

Dear Mike:

Midland Insurance Company is the only company now writing the above coverage. All other companies have stopped accepting new risks in counties or cities over 150,000 population.

Midland offers the following quotation:

Limit 1,000,000 Per Occurrence 1,000,000 Annual Aggregate All Claims

Deductible 10,000 Per Occurrence

Premium \$12,507.00 Annual 34,112.00 Three Year Prepaid

Midland Insurance Company has assets of \$64,533,000 as of December 31, 1974. Their financial picture appears sound.

Should you be interested, I would recommend the three year prepaid. Otherwise, the market may get tighter, and they would not offer renewal after one year. This quote is through the TIGIP, so you can designate the local agent who would service the policy. Should we become the county risk managers, we will have it issued less 10% commission, and the county's cost would be \$11,256.30 annual and \$30,700.80 three year prepaid.

Attached is Specimen Policy, which is the standard contract for this coverage.

Regards.

Bill Dilbeck

BD/dp

Enclosure

ALL LINES OF INSURANCE · FIRE · CASUALTY · BONDS · LIFE · ACCIDENT · AUTO

## TENNESSEE LOCAL GOVERNMENT INSURANCE PLAN

301 PLUS PARK BLVD. • P. O. BOX 1020 • NASHVILLE, TENNESSEE 37202 615/242-2601

ROBERT B. SPROUSE, C.P.C.U. ADMINISTRATOR

November 26, 1975

Mr. William Dilbeck Dilbeck Insurance Agency 2509 McCallie Avenue Chattanooga, Tennessee 37404

Re: Hamilton County, Tennessee Errors & Omissions Quotation

Dear Bill:

Confirming our conversation, we are able to offer the following proposal with the Midland Insurance Company for Public Officials Errors & Omissions insurance; \$1,000,000 per occurrence, \$1,000,000 aggregate, \$10,000 deductible, annual premium \$12,507, three year prepaid premium \$34,112.

This is the best proposal we have at the moment and possibly we can negotiate the retention downward.

I am enclosing a specimen policy from Midland Insurance Company for your review.

Sincerely,

Robert B. Sprouse Administrator

RBS:ps

Enclosure

# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

Midland Insurance Company One State Street Plaza New York, New York 10004

# DECLARATIONS

Policy No.	Producer
Renewal	
Item A. Named Insured:	
B. Policy Period: 12:01 A.M. Stand in Item A herein:	dard Time at mailing address stated
From:	~/ ≈/
of the Public Official Liability	in conjunction with and forms part y Policy.
C. Limit of Liability: \$0	Each Loss Maximum Annual Aggregate
D. Deductible	Each Loss
E. Premium	At Inception
	On
	On
F. Designee of Public Entity to reparagraph VI:	port claims as provided in
G. Notice of claim shall be given	to:
Midland Insurance Company	y į
One State Street Plaza New York, New York 1000 Att: H/O Claims	4
H. Form Numbers of Endorsements at	tached at issuance:
	•
	by

 $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$ 

#### PUBLIC OFFICIAL LIABILITY POLICY

In CONCIDENTIAL of the payment of the premium and subject to all of the terms, conditions and limitations of this policy, the Company agrees:

#### Insuring Clause:

. 1

- (a) With the Insureds that if, during the policy period, any claim or claims are first made against the Insureds, individually or collectively, for a Wrongful Act, the Company will pay on behalf of, in accordance with the terms of this policy, the Insureds, or any of them, their Executors, Administrators or Assigns for all loss which the said Insureds, or any of them, shall become legally obligated to pay as damages,
- (b) With the Public Entity that if, during the policy period, any claim or claims are first made against the insureds, individually or collectively for a Wrongful Act the Company will pay on behalf of, in accordance with the terms of this policy, the Public Entity for all loss for which the Public Entity may be required or permitted by law to indemmify such Insureds,
- with the Public Entity that if, during the policy period, any claim or claims are first made against it as a result of any Wrongful Act, the Company will pay on behalf of, in accordance with the terms of this policy, all loss which the Public Entity shall become legally obligated to pay as damages,

And, as respects I (a), (b), and (c), the Company shall have the right and duty to defend any suit against the Insured seeking damages on account of such Wrongful Act, even if any of the allegations of the suit are groundless, false of fraudulent, and may make such investigation and settlement of any claim or suit as it deems expedient, but the Company shall not be obligated to pay any claim or to defend any suit after the limits of the Company's liability have been exhausted by payment of claims, judgements, and/or settlements.

#### Extensions

II.

- (a) This policy shall cover loss arising from any claim first made during the policy period against the estates, heirs, legal representatives or assigns of deceased persons, who were Insured at the time of the Wrongful Act upon which such claims are based.
- (b) If the Company shall cancel or refuse to renew this policy, the Insureds shall have the right, upon payment of an additional premium of 25% of the three year premium hereunder, to an extension of the coverage granted by this policy in respect of a claim or claims which may be first made against the Insureds during the period of twelve calendar months after the date of such cancellation or non-renewal but only in respect of any Wrongful Act committed before the date of such cancellation or non-renewal. Such twelve month period is hereinafter referred to as "extended discovery period". This right of extension shall terminate unless written notice is given to the Company within thirty (30) days after the effective date of cancellation or non-renewal.

# <u>D E C E M B E R T E R M 1 9 7 5 </u>

#### Definitions

111.

- (a) "Fieldic Entity" shall mean the City, Town, Village, Governmental Exty, or Administrative Department or Agency named and defined in Item A of the Declarations as legally constituted at the inception of the policy.
- "Insured" shall mean the Public Entity named in Item A of the Declarations and those persons who were, now or shall be duly elected or appointed officials or numbers or full time employees of the governing body of such Entity, and shall include members and full-time employees of such commissions, boards or other units operating by and under the jurisdiction of such governing body and within an apportionment of the total operating budget indicated in the proposal form. "Full-time employee" shall not mean any person hired by the Public Entity working less than 20 hours per week. Full-time employee shall not include any person working on a retainer or contractual agreement.

"Insured" shall not include any of the following boards, commissions, authorities, units, or administrative departments or agencies unless specifically endorsed hereon:

- 1. School; 2, airport; 3. hospital; 4. municipally owned gas or electric utility.
- (c) "Wrongful Act" shall mean any actual or alleged error or misstatement or act of omission or neglect or breach of duty including misfeasance, malfeasance, and non-feasance by the Insureds in the discharge of their duties with the Public Entity, individually or collectively, or any matter claimed against them solely by reason of their being or having been Insureds.
- (d) "Loss" shall mean any amount which the Insureds are legally obligated to pay, including, but not limited to, any amounts which the Public Entity may be required or permitted to pay as indemnity to an Insured, for a claim or claims made against an Insured for a Wrongful Act and shall include but not be limited to damages, judgements, settlements, and costs, cost of investigation and defense of legal actions (excluding salaries of officers or employees of the Public Entity, or any other governmental body) claims or proceedings and appeals therefrom, premiums on bonds to release attachments or similar bonds but without any obligation to apply for or furnish any such bonds, provided always, however, such subject of loss shall not include fines and penalties imposed by law and any amounts due or payable under the terms of any contractual obligation.
- (e) "Policy Year" shall mean the period of one year commencing the effective date and hour of this policy or any anniversary thereof, or if the time between the effective date or any anniversary and the termination of the policy is less than one year, such lesser period.

#### Exclusions

IV.

- (a) The Company shall not be liable to make any payment in connection with any claim made against the Insureds:
  - (1) based upon or attributable to their gaining in fact any personal profit or advantage to which they were not legally entitled including remuneration paid in violation of law as determined by the Courts:

- (2) brought about or contributed to ly fraud or dishonesty of an Insured; however, notwithstanding the foregoing, the insureds shall be protected under the terms of this policy as to any claims upon which suit may be brought against them by reason of any alleged fraud or dishonesty on the part of any Insureds, unless a judgement or other final adjudication thereof adverse to such Insureds shall establish that acts of active or deliberate dishonesty of fraud committed by such Insureds was material to the cause of action so adjudicated;
- (3) which is insured by another valid policy or policies, or which shall be deemed uninsurable under the law pursuant to which this policy shall be construed;
- (4) for any damages arising from bodily injury, sickness, mental anguish, disease or death of any person, or for damage to or destruction of any tangible property including loss of use thereof;
- (5) for false arrest, libel, slander, defamation of character, invasion of privacy, wrongful eviction, assault or battery;
- (6) based upon or attributable to the rendering or failure to render any opinion, treatment, consultation or service if such opinion, treatment, consultation or service was rendered or failed to have been rendered while such Insureds were engaged in any activity for which they received compensation from any source other than the Public Entity named in Item A of the Declarations or were gratuitously engaged other than by specific direction of the Public Entity named in Item A of the Declarations;
- (7) arising out of the discharge, dispersal, release or escape of smoke, vapors, soot, fumes, acids, alkalis, toxic chemicals, liquids, or gases, waste materials or irritants, contaminants, or pollutants into or upon land, the atmosphere, or any watercourse or body of water; but this exclusion does not apply if such discharge, dispersal, release or escape is sudden and accidental;
- (8) for which the Insureds are entitled to indemnity and/or payment by reason of having given notice of any circumstances which might give rise to a claim under any policy or policies the term of which has expired prior to the inception date of this policy.
- (9) for any claims arising out of the Insured's acting in a fiduciary capacity, or as trustee, or any similar capacity.
- (10) for any claim against any attorney, architect, or accountant, while acting withing the scope of his prefessional duties.
- (11) for any damages arising from inverse condemnation, adverse possession or dedication by adverse use.

# DECEMBER TERM 1975_

#### Limits of Liability

ν.

- The Company will be liable to pay each and every loss hereunder which shall include all costs, charges and expenses in excess of the deductible shown in Item D of the Declarations and up to the limits of liability as shown under Item C of the Declarations. The deductible set out in Item D of the Declarations shall remain uninsured. The Company may pay all of any part of the deductible amount ot effect settlement of any claim or suit, or to defend such claim or suit, and upon notification of the action taken, the Insured shall promptly reimburse the Company for such amount of the deductible amount as has been paid by the Company.
- (b) Losses based on or arising out of the same act or interrelated acts of one or more of the Insureds shall be considered a single loss and only one deductible shall be deducted from such single loss.
- (c) Subject to the foregoing, in no event shall the Company's total limit of liability in any one policy year exceed the maximum annual aggregate stated in Item C of the Declarations. However, maximum liability in the last policy year shall not be increased for any discovery period.

#### Notice of Claim

VI.

- If during the policy period or the extended discovery period, the Public Entity or any Insureds shall receive written or oral notice from any party that it is the intention of such party to hold the Insureds responsible for a Wrongful Act, they shall give written notice to the Company of the receipt of such written notice or oral notice, as soon as practicable, but in no event exceeding one year, then any claim which may subsequently be made against the Insureds arising out of such Wrongful Act shall, for the purpose of this policy be treated as a claim made during the policy year in which such notice was given, or if given during the extended discovery period, as a claim made during the last policy year.
- (b) The Public Entity or any Insureds, or the named designee shall, as a condition precedent to their rights under this policy, give the Company notice in writing as soon as practicable of any claim made and shall give the Company such information and cooperation as it may reasonably require.
- (c) For the purpose of the above clauses notice to the designee named under Item F of the Declarations shall constitute notice to the Public Entity or to any Insureds.

(d) In the event of any claim occurring hereunder, notice to the Company shall be given to the person or firm (s) shown under Item G of the Declarations. Notice shall be deemed to be received, if sent by prepaid mail properly addressed.

#### Ceneral Conditions

#### VII.

(a) Warranty and Severability Clause

It is warranted that the particulars and statements contained in the written proposal, copy of which is attached hereto, and the Declarations are the basis of this policy and are to be considered as incorporated in and constituting part of the policy. As respects the particulars and statements contained in the written proposal and the Exclusions set forth herein, this policy shall be construed as a separate agreement with each Insured. Nothing in this paragraph shall be construed to increase the Company's maximum liability as set forth in Section V of this policy.

#### (b) Cancellation Clause

This policy may be cancelled by the Insureds at any time by written notice or by surrender of this policy. This policy may also be cancelled by or on behalf of the Company be delivery to the Insureds or by mailing to the Insureds by registered, certified or other first class mail, at the Insureds address shown in this policy, written notice stating when, not less than thirty (30) days thereafter, the cancellation shall become effective. The mailing of such notice as aforesaid shall be sufficient proof of notice and this policy shall terminate at the date and hour specified in such notice.

If this policy shall be cancelled by the Insureds the Company shall retain the customary short rate proportion of the premium.

If this policy shall be cancelled by or on behalf of the Company, the Company shall retain the pro-rata proportion of the premium hereon. Payment or tender of any unearned premium by the Company shall not be a condition precedent to the effectiveness of cancellation but such payment shall be made as soon as practicable. If the period of limitation relating to the giving of notice is prohibited or made void by any law controlling the construction thereof, such period shall be deemed to be amended so as to be equal to the minimum period of limitation by such law.

## $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R-M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

#### (e) Subrogation Clause

In the event of any payment under this policy, the Company shall be subrogated to the extent of such payment to all rights of recovery therefore, and the Insureds shall execute all papers required and shall do everything that may be necessary to secure and preserve such rights including the execution of such documents necessary to enable the Company effectively to bring suit in the name of the Insureds.

## (d) Public Entity Authorization Clause

By acceptance of this policy, the Public Entity named in Item A of the Declarations agrees to act on behalf of all Insured's with respect to the giving and receiving of notice of claim or cancellation, the payment of premiums and the receiving of any return premiums, that may become due under this policy and the Insureds agree that the Public Entity shall act on their behalf.

#### (e) Conformity Clause

Terms of this policy which are in conflict with the statutes of those states wherein certain provisions and coverages included under this policy are not permitted are hereby amended to cover only these provisions and coverages as apply and conform to such statutes.

#### (f) Action Against Company

No action shall lie against the Company, unless as a condition precedent thereto, the Insureds shall have fully complied with all terms of this policy. In the event of the bankruptcy or inslovency of the Insureds, the Company shall not be relieved of the payment of such indemnity hereunder as would have been payable but for such bankruptcy or insolvency.

#### (g) Changes

Notice to any agent or knowledge possessed by any agent or by any other person shall not effect a waiver or a change in any part of this policy or estop the Company from asserting any right under the terms of this policy; nor shall the terms of this policy be waived or changed, except by endorsement issued to form part of this policy.

#### (h) Assignment

Assignment of interest under this policy shall not bind the Company until its consent is endorsed hereon.

IN WITNESS WHEREOF, the company has caused this policy to be executed and attested, but this policy shall not be valid unless countersigned by a duly Authorized Representative of the Company.

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Secretary	10r	esider	٠.	
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### <u>D E C E M B E R T E R M 1 9 7 5</u>

BID FORT

R-1

Hamilton County

Bid One - All Departments

### Comprehensive Automobile Liability

Including - All owned vehicles
Employer's non-ownership
Hired vehicles
Employee's as additional insured

Limits of Liability - 100,000 Bodily Injury each person

300,000 Bodily Injury each occurrence

50,000 Property Damage each occurrence

1st Annual Premium \$83,474

2nd Annual Premium \$83,474

Company affirms that:

(A) Bid includes all vehicles and units of exposure in specifications.

3rd Annual Premium

(B) Bid is made in accordance with stipulations.

Tenn. Agent Killebrew, Lyman & Woodworth, Inc.

8th Floor-Blue Cross Building
Agent's Address Chattanooga, Tennessee 37402

Authorized Agent

Company licensed in Tenn. Yes No

\$83,474

### REHARKS:

All bids are being submitted under Tennessee Local Government Insurance Plan sponsored by Tennessee County Services Association.

### DECEMBER <u>TERM 197</u>5_

BID FORM

Hamilton County

Bid Two - All Departments

### Comprehensive Automobile Liability

Including - All owned vehicles

Employer's non-ownership

Hired vehicles.

Employees as additional insured

Limits of Liability - 50,000 Bodily Injury each person

300,000 Bodily Injury each occurrence

10,000 Property Damage each occurrence

1st Annual Premium \$80,432

2nd Annual Premium \$80,432

3rd Annual Premium \$80,432

Company affirms that:

- (A) Bid includes all vehicles and units of exposure in specifications.
- (B) Bid is made in accordance with stipulations.

Insurance Company Home Insurance Company

Tenn. Agent Killebrew, Lyman & Woodworth, Inc.

8th Floor-Blue Cross Building Agent's Address Chattanooga, Tennessee 37402

Authorized Agent

Company licensed in Tenn. Yes No

### REMARKS:

All bids are being submitted under Tennessee Local Government Insurance Plan sponsored by Tennessee County Services Association.

### $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

Hamilton County

B-4

Bid One - All Departments

### Comprehensive General Liability

Including - Premises and Operations
Products and Completed Operations
Independent Contractors
Blanket Contractual
Broad Form Property Damage Including Completed Operations
Explosion Collapse and Underground Property Damage
Employees as additional Named Insured

Limits of Liability - 300,000 Bodily Injury Each Occurrence

### 

50,000 Property Damage Each Occurrence

300,000 Aggregate Property Damage

1st Annual Premium \$23,832

2nd Annual Premium \$23,832

3rd Annual Premium \$23,832

Additional Premium to include Personal Injury Coverages  $\Lambda$ -B-C with employee exclusion removed O Participation by Insured

1st Annual Premium \$2,354

2nd Annual Premium \$2,354

3rd Annual Premium \$2,354

### Company Affirms That:

- (A) Bid includes all vehicles and units of exposure in specifications.
- (B) Bid is made in accordance with stipulations.

Insurance Company Home Insurance Company
Tenn. Agent Killebrew, Lyman & Woodworth, Inc
Agent's AddressChattanooga, Tennessee 37402
Authorized Agent
Company licensed in Tenn. Yes No

### REMARKS:

All bids are being submitted under Tennessee Local Government Insurance Plan sponsored by Tennessee County Services Association.

BLD FORM

B-4

### Hamilton County

Bid Two - All Departments

### Comprehensive General Liability

Including - Premises and Operations
Products and Completed Operations
Independent Contractors
Blanket Contractual
Broad Form Property Damage including Completed Operations
Explosion Collapse and Underground Property Damage
Employees as additional Named Insured

Limits of Liability - 50,000 Bodily Injury Each Occurrence

### 

10,000 Property Damage Each Occurrence

100,000 Aggregate Property Damage

1st Annual Premium \$17,806

2nd Annual Premium \$17,806

3rd Annual Premium \$17,806

Additional Premium to include Personal Injury Coverages A-B-C with employee exclusion removed O Participation by Insured

1st Annual Premium \$1,784

2nd Annual Premium \$1,784

3rd Annual Premium \$1,784

### Company Affirms That:

- (A) Bid includes all vehicles and units of exposure in specifications.
- (B) Bid is made in accordance with stipulations.

Insurance Company Home Insurance Company

Tenn. Agent Killebrew, Lyman & Woodworth, Inc.

8th Floor-Blue Cross Building
Agent's Address Chattanooga, Tennessee 37402

Authorized Agent

Company Licensed in Tenn. Yes No

### REMARKS:

All bids are being submitted under Tennessee Local Government Insurance Plan sponsored by Tennessee County Services Association.

### $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$



### KILLEBREW, LYMAN & WOODWORTH, INC.

### INSURANCE

Telephone (615) 267-3816 Commerce Union Building Chattanooga, Tennessee 37402

# HAMILTON COUNTY SUPPLEMENTAL

MISCELLANEOUS MEDICAL PROFESSIONS MEDICAL AND PROFESSIONAL LIABILITY

· ·			vares let let	SOII
			100/300	200/600
Nurses	80998	(102)	17	18
X-Ray Technicians	80713	(4)	20	22
Physiotherapists	80938	(1)	41	44
Medical Lab. Technicians	80711	(1)	21	22
Pharmacists	59112	···( 2 )	30	32
Dentists	80212	(8)	16	19
•			,	

Total Premium for 100/300 Limits - \$2,064.00 Total Premium for 200/600 Limits - \$2,206.00

Insuror - St. Paul Insurance Company

Physicians 80130 (5) 1532 1707

Total Premium for 100/300 Limits - \$7,660.00 Total Premium for 200/600 Limits - \$8,545.00

Insuror - Joint Underwriting Association

NOTE - All above classifications are based upon the submission of an individual application to the indicated insuror and the individual acceptability of each insured.

an affiliate of **SYNERCON** corporation



# KILLEBREW, LYMAN & WOODWORTH, INC.

### **INSURANCE**

Telephone (615) 267-3816 Commerce Union Building · Chattanooga, Tennessee 37402

BID FORM HAMILTON COUNTY MEDICAL AND PROFESSIONAL LIABILITY

LIMITS OF LIABILITY - PROFESSIONAL

\$500,000.00 Each Occurrence \$500,000.00 Aggregate

LIMITS OF LIABILITY - PREMISES OPERATIONS

\$500,000.00 Combined Single Limit

Personal Injury Coverages apply for exposures covered for Premises Operations in this section only.

ANNUAL PREMIUM

\$82,973.00

### COMPANY AFFIRMS THAT:

- (A) Bid includes all units of exposure in specifications(B) Bid is made in accordance with stipulations

INSURANCE COMPANY - Foremost Insurance Company

TENNESSEE AGENT - Killebrew, Lyman & Woodworth, Inc.

LICENSED IN TENNESSEE - Yes

an affiliate of #SYNERCON

# D E C E M B E R T E R M 1 _9_7 5



### KILLEBREW, LYMAN & WOODWORTH, INC.

### **INSURANCE**

Telephone (615) 267-3816 Commerce Union Building · Chattanooga, Tennessee 37402

BID FORM
HAMILTON COUNTY
MEDICAL AND PROFESSIONAL LIABILITY

LIMITS OF LIABILITY - PROFESSIONAL

\$300,000.00 Each Occurrence \$300,000.00 Aggregate

LIMITS OF LIABILITY - PREMISES OPERATIONS

Carlo San Base for A. A. S. area of C. Mario Co. 2013 Security S.

\$300,000.00 Combined Single Limit

Personal Injury Coverages apply for exposures covered for Premises Operations in this section only.

ANNUAL PREMIUM

\$53,531.00

### COMPANY AFFIRMS THAT:

- (A) Bid includes all units of exposure in specifications
- (B) Bid is made in accordance with stipulations

INSURANCE COMPANY - Foremost Insurance Company

TENNESSEE AGENT - Killebrew, Lyman & Woodworth, Inc.

COMPANY LICENSED IN TENNESSEE - Yes

an affiliate of SYNERCON

#### DECEMBE TERM



# caldwell & associates,

INSURANCE

LARRY BARTLETT WILLIAM R. BOWMAN JIM BUCHANAN JAMES C. CALDWELL, C.P.C.U LEWIS A. CARNEAL JOSEPH L. FRANK W. STAN GOODWIN JACK GOTTSHALL JAMES C. GLAESER LARRY HARWELL RICHARD L. HICKS, C.P.C.U. JOE F. LEMONS, JR. DAVID A. LIEDTKE, C.P.C.U. R. J. MILES, JR. KENNETH PARRISH JOHN F. STRAUSSBERGER JOHN TOMPKINS YGNACIO TOULON III, CLU DWAIN J. WEBBER H. DEAN WELCH PAUL O. WIRZ WILLIAM KNIGHT

INSURANCE GROUP CHEROKEE INSURANCE CO. HARTFORD INSURANCE GROUP HOME INSURANCE CO. INTERSTATE FIRE INSURANCE COMPANY MARYLAND CASUALTY COMPANY PAN AMERICAN LIFE
INSURANCE COMPANY ROYAL GLOBE CO.

INSURANCE COMPANIES

General Agents for

**BITUMINOUS** 

SAFECO CO.

ARGONAUT INSURANCE CO.

Judge Don Moore Hamilton County, Tennessee

Chattanooga, Tennessee 37402

Insurance for Hamilton County

December 1, 1975

Dear Judge Moore:

We are extremely happy to offer Hamilton County the following quotation for insurance. Our bid is attached, as per the specifications for insurance of September 30, 1975.

Once again, we look forward to handling the insurance needs of our County.

Sincerely yours,

John Tompkins

JMT:sgs

Enclosure

NASHVILLE

KNOXVILLE

MEMPHIS

JOHNSON CITY

MACON

ATLANTA

B 1

### BID FORM

### Hamilton County

Bid One - All Departments

### Comprehensive Automobile Liability

Including - All owned vehicles
Employer's non-ownership
Hired vehicles
Employee's as additional insured

Limits of Liability - 100,000 Bodily Injury each person

300,000 Bodily Injury each occurrence

50,000 Property Damage each occurrence

1st Annual Premium \$72,688.00

2nd Annual Premium Rerated Annually

3rd Annual Premium Rerated Annually

### Company affirms that:

(A) Bid includes all vehicles and units of exposure in specifications.

(B) Bid is made in accordance with stipulations.

Insurance Company Hartford Insurance Group

cnn. Agent Caldwell & Associates, Inc.

Authorized Agent John Somple

...gent's Address 117 East Seventh Street

Company licensed in Tenn. Yes X No_

### BID FORM

### Hamilton County

Bid Two - All Departments

### Comprehensive Automobile Liability

Including - All owned vehicles
Employer's non-ownership
Hired vehicles
Employees as additional insured

Limits of Liability - 50,000 Bodily Injury each person

300,000 Bodily Injury each occurrence

10,000 Property Damage each occurrence

1st Annual Premium \$70,114.00

2nd Annual Premium Rerated Annually

3rd Annual Premium Rerated Annually

### Company affirms that:

- (A) Bid includes all vehicles and units of exposure in specifications.
- (B) Bid is made in accordance with stipulations.

Insurance Company Hartford Insurance Group

Jenn. Agent Caldwell & Associates, Inc.

Agent's Address 117 East Seventh Street

Authorized Agent Company licensed in Tenn. Yes X No

BID FORM

### Hamilton County

Bid Three - Excess - All Departments

### Comprehensive Automobile Liability

Including - All owned
Employer's non-ownership
Hired vehicles
Employees as additional insured

Limits of Liability - 300,000 combined single limit bodily injury and property damage each occurrence

Excess of - 50,000 self-insured retention combined single limit bodily injury and property damage each occurrence

1st	Annual	Premium	,
2nd	Annual	Premium	
3rd	Annual	Premium	

Company affirms that:

- (A) Bid includes all vehicles and units of exposure in specifications.
- (B) Bid is made in accordance with stipulations.

Insurance Company
Tenn. Agent Caldwell & Associates, Inc.
Agent's Address 117 East Seventh Street
Authorized Agent Och Donokins
Company licensed in Tenn. YesNo

REMARKS: We were unable to secure a quotation on this basis.

### DECEMBER TERM 1975

B 4

### BID FORM

### Hamilton County

Bid One - All Departments

### Comprehensive General Liability

Including - Premises and Operations
Products and Completed Operations
Independent Contractors
Blanket Contractual
Broad Form Property Damage Including Completed Operations
Explosion Collapse and Underground Property Damage
Employees as additional Named Insured

Limits of Liability - 300,000 Bodily Injury Each Occurrence

500,000 Aggregate Bodily Injury

50,000 Property Damage Each Occurrence

300,000 Aggregate Property Damage

1st Annual Premium \$76,792.00

2nd Annual Premium Rerated Annually

3rd Annual Premium Revated Annually

Additional Premium to include Personal Injury Coverages A-B-C with employee exclusion removed O Participation by Insured

1st	Annual	Premium	\$ 7,419.00
2nd	Annual	Premium	N/A
3rd	Annual	Premium	N/A

### Company Affirms That:

- (A) Bid includes all vehicles; and units of exposure in specifications.
- (B) Bid is made in accordance with stipulations.

Insurance Company Hartford Insurance Group
Tenn. Agent Caldwell & Associates, Inc.
Agent's Address 117 East Seventh Street
Authorized Agent Company licensed in Tenn. Yes X No

### <u>D E C E M B E R T E R M 1 9 7 5</u>

B 5

### BID FORM

### Hamilton County

Bid Two - All Departments

### Comprehensive General Liability

Including - Premises and Operations
Products and Completed Operations
Independent Contractors
Blanket Contractual
Broad Form Property Damage including Completed Operations
Explosion Collapse and Underground Property Damage
Employees as additional Named Insured

Limits of Liability - 50,000 Bodily Injury Each Occurrence

300,000 Aggregate Bodily Injury

10,000 Property Damage Each Occurrence

100,000 Aggregate Property Damage

1st Annual Premium \$56,087.00

2nd Annual Premium Rerated Annually

3rd Annual Premium Rerated Annually

Additional Premium to include Personal Injury Coverages A-B-3 with employee exclusion removed O Participation by Insured

1st	Annual	Premium	\$ 5,409.00			
2nd	Annual	Premium	N/A			
-3rd	Annual	Premium	N/A			

### Company Affirms That:

- (A) Bid includes all vehicles and units of exposure in specifications.
- (B) Bid is made in accordance with stipulations.

Insurance Company Hartford Insurance Group

Tenn. Agent Caldwell & Associates, Inc.

Agent's Address 117 East Seventh Street

Authorized Agent (

Company Licensed in Tenn. Yes X No

### BID FORM

### Hamilton County

Bid Three - Excess - All Departments

### Comprehensive General Liability

Including - Premises and Operations

Products and Completed Operations

ntractors Independent Blanket Commactual

Broad Form Emperty Damage Including Completed Operations Explosion, Illapse and Underground Property Damage Employees an additional Insured

Limits of Liability - 300,000 Combined Single Limit Endily Injury and Property Damage Each Occurrence

300,000 Aggregate

Excess of - 20,000 Self-Insured Retention Combined Single Limit Bodily Injury and rty Damage Each Occi

	Troperty bamage mach occurrence
1st	ANNUAL PREMIUM
2nd	ANNUAL PREMIUM
3rd	ANNUAL PREMIUM
dditional Pressium to include Coverages A-B-J ofth Employee Participation by Insure:	· ·
4 4 4	AUNUAL PREMIUM
	UNUAL PREMIUM
No.	ANNUAL PREMIUM

### Company Affirms That:

- (A) Bid includes all vehicles and units of exposure in specifications.
- (B) Bid is made in accordance with stipulations.

Insurance Company

Tenn. Agent. Caldwell & Associates, Inc.

Agent's Address 117 East Seventh Street

Authorized Agent

Company licensed in Tenn. Yes_

REMARKS: We were unable to secure a quotation on this basis.

### <u>D E C E M B E R T E R M 1 9 7 5</u>

B 7

### BID FORM

### Hamilton County

Bid One - Hospital Professional Liability
Professional Employees Liability
Premises Liability
Personal Injury Liability A-B-C with
Employee Exclusion Waived, O Participation

Limits of Liability - Professional

300,000 Bodil: Injury Each Occurrence 500,000 Aggregate Bodily Injury

Limits of Liability - Premises

300,000 Bodily Injury Each Occurrence
50,000 Property Damage Each Occurrence

1st ANNUAL PREMIUM \$77,529.00 *
2nd ANNUAL PREMIUM Rerated Annually
3rd ANNUAL PREMIUM Rerated Annually

Company Affirms That:

- (A) Bid includes all units of exposure in specifications.
- (F) Bid is made in accordance with stipulations.

Insurance Company Hartford Insurance Group

Tenn. Agent Caldwell & Associates, Inc.

Agent's Address Il7 East Seventh Street

Authorized Agent

Company Licensed in Tenn. YES X

REMARKS: * This quotation includes all exposures outlined on Page GL.7 of specifications, except the Personal Malpractice Liability of five physicians.

Quote for five physicians (Code #80130) is \$2,140.00, this is additional to the above figure. This will be written through the Tennessee J.U.A. at limits of 200/600. Quote and issuance subject to submission of application to Shelby Mutual Insurance Company, who is servicing company for J.U.A.

### BID FORM

### Hamilton County

Bid Two - Hospital Professional Liability
Professional Employees Liability
Premises Liability
Personal Injury Liability A-B-C with
Employee Exclusion Waived, O Participation

Limits of Liability - Professional

50,000 Bodily Injury Each Occurrence

300,000 Aggregate Bodily Injury

Limits of Liability - Premises

50,000 Bodily Injury Each Occurrence

10,000 Property Damage Each Occurrence

1st ANNUAL PREMIUM \$67,776.00

2nd ANNUAL PREMIUM Rerated Annually

3rd ANNUAL PREMIUM Rerated Annually

### Company Affirms That:

- (A) Bid includes all units of exposure in specifications.
- (B) Bid is made in accordance with stipulations.

Tenn. Agent Caldwell & Associates, Inc.

Agent's Address 117 East Seventh Street

Authorized Agent Company Licensed in Tenn. YES X NO

REMARKS: * This quotation includes all exposures outlined on Page GL.7 of specifications, except the Personal Malpractice Liability of five physicians.

Quote for five physicians (Code #80130) is \$2,140.00, this is additional to the above figure. This will be written through the Tennessee J.U.A. at limits of 200/600. Quote and issuance subject to submission of application to Shelby Mutual Insurance Company, who is servicing company for J.U.A.

### $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

BID FORM

### Hamilton County

Bid Three - Hospital Professional Liability
Professional Employees Liability
Premises Liability
Personal Injury Liability A-B-C with
Employee Exclusion Waived, O Participation

Limits of Liability - Professional

300,000 Single Limit Bodily Injury Each Occurrence

500,000 Aggregate Bodily Injury

Excess of - 20,000 Single Limit Bodily Injury Self-Insured Retention Each Occurrence

Limits of Liability - Premises

300,000 Combined Single Limit Bodily Injury And Property Damage

Excess of - 20,000 Single Limit Combined Bodily Injury And Property Damage Self-Insured Retention Each Occurrence

1st	AMNUAL	PREMIUE	
2nd	ANNUAL	PREMIUM	
3rd	ANNUAL	PREMIUI:	

### Company Affirms That:

- (A) Bid includes all units of exposure in specifications.
- (B) Bid is made in accordance with stipulations.

Insurance Company	
Tenn. Agent Caldwell & Associates, Inc.	
Agent's Address 117 East Seventh Street	
Authorized Agent 1 al Jomak	ردد
Company Licensed in Tenn. YES NO	· · · · · · · · · · · · · · · · · · ·

REMARKS: We were unable to secure a quotation on this basis.

-862-

 $\mathbf{B} \subseteq$ 

### <u>D E C E M B E R T E R M 1 9 7 5</u>

P. O. Box 6015 Chattannoga, Tenn. 3740)

BID FORM

Hamilton County

Bid One - All Departments

### Comprehensive Automobile Liability

Including - All owned vehicles

Employer's n-ownership

Hired vehicles

Employee's as additional insured

Himits of Liability - 100,000 Bodily Injury each person

300,000 Bodily Injury each occurrence

50,000 Property Damage each occurrence

1st Annual Premium \$ 348,246.00

2nd Annual Premium (NOTE 1)

3rd Annual Premium (NOTE 1)

### Company affirms that:

(A) Bil includes all vehicles and units of exposure in specifications.

(B) Bid is made in accordance with stipulations. - (NOTE 2)

Insurance Company NATIONAL INDEANITY COMPANY

On a Agent STANLEY LACHMAN CO., INC.

nt's Address Chattanooga, Tannessee 37401

Authorized Agent

Company licensed in Tenn. Yes XXX No_

### REMARKS:

NOTE 1 - 2nd and 3rd annual premiums subject to then current rates, current exposures and experience

NOTE 2 - a) Bid is not from same insurance company as general liability; b) Coverage provided only for drivers age 25 through 65. B 1

# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

STANLEY LACHMAN EO., INC. P. O. Box 5035 Chattanoogs, Tenn. 37401

BID FORM

### Hamilton County

Bid One - All Departments

Comprenensive General Liability
Including - Premises and Operations Products and Completed Operations  NOTE 1) Independent Contractors Blanket Contractual  NOTE 2) Bread Form Property Damage Including Completed Operations
Explosion Collapse and Underground Property Damage  Employees as additional Named Insured  NOTE 3) PRÖFESSIONAL LIABILITY INCLUDED EXCEPT DENTISTS, PHYSICIANS & HOSPITAL  Limits of Liability - 300,000 Bodily Injury Each Occurrence \$500,000.  NOTE 1)
500,000 Aggregate Bodily Injury
50,000 Property Damage Each Occurrence \$300,000.
300,000 Aggregate Property Damage
1st Annual Premium \$216,507.00
2nd Annual Premium (NOTE 5)
3rd Annual Premium (NOTE 5)
Additional Premium to include Personal Injury Coverages A-B-C with employee exclusion removed O Participation by Insured
1st Annual Premium INCLUDED IN ABOVE
2nd Annual Premium
3rd Annual Premium
Company Affirms That:
(A) Bid includes all vehicles and units of exposure in specifications.
(B) Bid is made in accordance with stipulations (NOTE 6)
Insurance Company FOREMOST INSURANCE COMPANY
Tenn. Agent STANLEY LACHMAN CO., INC.
Agent's Address Chattanooga, Tennessee 37401
Authorized Agent Lecescoco D Leving
Company licensed in Tenn. Yes XX No
REMARKS:

### DECEMBER TERM 1975

- NOTE 1 Certificates of insurance required from contractors and sub-contractors
- NOTE 2 Broad Form Property Damage is NOT included; Completed operations IS included
- NOTE 3 Professional liability coverages are included for clinics, nursing homes, nurses, X-Ray technicians, physiotherapists, medical laboratory technicians and pharmacists. Does NOT include professional liability coverage for Erlanger Hospital, Dentists or Physicians. (Dentists and Physicians liability is quoted on Page B-8
- NOTE 4 Limits of coverage vary from request: \$500,000 Bodily Injury each occurrence, \$300,000 Property Damage each occurrence
- NOTE 5 Will issue policy for 3 years with annual premiums, but 2nd and 3rd year premiums are subject to annual review on basis of current rates, current exposures and experience
- NOTE 6 \$250.00 deductible on each bodily injury or property damage occurrence. Bid is

  NOT in same company as automobile liability quotation. Policy form would be
  a standard comprehensive General Liability policy with standard bureau
  coverages per specifications except as noted, and does NOT necessarily
  comply with the Tennessee Governmental Tort Liability Act of 1973.

### $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

STANLEY LACHMAN CO., INC. P. O. Box 6033 Chananooga, Tenn. 37401

B 2

BID FORM

Hamilton County

Bid Two - All Departments

Comprehensive Automobile Liability

Including - All owned vehicles
Employer's non-ownership
Hired vehicles
Employees as additional insured

Limits of Liability - 50,000 Bodily Injury each person

300,000 Bodily Injury each occurrence

10,000 Property Damage each occurrence

1st Annual Premium
2nd Annual Premium

Gompany affirms that:

(A) Bid includes all vehicles and units of exposure in specifications.

3rd Annual Premium

(B) Bid is made in accordance with stipulations.

Insurance Company	
Tenn. Agent	
Agent's Address	
Authorized Agent	
Company licensed in	Tenn. Yes No

### DECEMBER TERM 1975

F. O. Box 6030 Call 10009, Tenn 37401

BID FORM

Hamilton County

Bid Three - Excess - All Jepartments

Comprehensive Automobile Liability

Including - All owned

Employer's non-ownership

Hired vehicles

Employees as additional insured

Limits of Liability - 500,000 combined single limit bodily injury and property damage each occurrence

Excess of - 50,000 self-insured retention combined single limit bodily injury and property damage each occurrence

1st	Annual	Premium	
2nd	Annual	Premium	
3rd	Annual	Premium	

Company affirms that:

- (A) Bid includes all vehicles and units of exposure in specifications.
- (B) Fid is made in accordance with stipulations.

Insurance Compan	У				
Tenn. Agent					
Agent's Address			··		•
Authorized Agent					_
Company licensed	in	Tenn.	Yes	No	

REMARKS:

B 3

#### DECEMBER <u>T</u> <u>E</u> <u>R</u> <u>M</u> <u>1</u> <u>9</u> <u>7</u> <u>5</u>

STANIEY LACHMAN CO., INC. P. O. Sex 5335

Charcecops, Tena. 37401

### BID FORM

Hamilton County

Bid Two - All Departments

### Comprehensive General Liability

Including - Premises and Operations Products and Completed Operations Independent Contractors Blanket Contractual Broad Form Property Damage including Completed Operati Explosion Collapse and Underground Property Damage Employees as additional Named Insured	or
Timits of Liability - 50,000 Bodily Injury Each Occurrence	
300,000 Aggregate Bodily Injury	
10,000 Property Damage Each Occurrence	
100,000 Aggregate Property Damage	
1st Annual Premium	
2nd Annual Premium	
3rd Annual Premium	
Additional Premium to include Personal Injury Coverages A-B-C with employee exclusion removed O Participation by Insured  1st Annual Premium	

Company Affirms That:

(A) Bid includes all vehicles and units of exposure in specifications.

2nd Annual Premium

ord Annual Premium

(B) Bid is made in accordance with stipulations. Insurance Company Tenn. Agent Agent's Address Authorized Agent

Company Licensed in Tenn. Yes____ No_

### DECEMBER TERM 1975

STANETY LACHMAN CO., INC. P. C. Box 6033 Charmongs, Tenn. 37401

B 6

BID FORM

Hamilton County

Bid Three - Excess - All Departments

# Comprehensive General Liability

(NOTE	1) Independent C	Impleted Operations of the Intractors
	Explosion, Co Employees as 3) Professional Lie	actual operty Damage Including Completed Operations llapse and Underground Property Damage additional Insured ability Included except Dentists, Physicians & Hospital, 000 Combined Single Limit Bodily Injury and Property Damage Each Occurrence
	3 <b>0</b> 0	, 600 Aggregate
	Excess of - 20	250.  Self-Insured Retention Combined - (NOTE 4)  Single Limit Bodily Injury and  Property Damage Each Occurrence
		1st ANNUAL PREMIUM \$ 197,863.00
		2nd ANNUAL PREMIUM (NOTE 5)
		3rd ANNUAL PREMIUM (NOTE 5)
	Additional Fremium to inc Coverages A-B-C with Empl O Participation by Incur-	cyee Exclusion Removed
		t ANNUAL PREMIUM Included in above
		2:d ANNUAL PREMIUM
		3rd ANNUAL PREMIUM
-	Company Affirms That:	
	in snecif	des all vehicles and units of exposure ications. de in accordance with stipulations (NOTE 4)
		Insurance Company FOREMOST INSURANCE CO.
		Tenn. Agent STANLEY LACHMAN CO., INC.
		Agent's Address Chattanooga, Tennessee 37401
	-au	Authorized Agent Houseness a Jamine
	REMARKS:	Company licensed in Tenn. Yes XXNo

### $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

### REMARKS:

- NOTE 1 Certificates of insurance are required from contractors and sub-contractors.
- NOTE 2 Broad Form Property Damage is NOT included; Completed Operations IS included.
- NOTE 3 Professional Liability coverages are included for Clinics, Nursing Homes,
  Nurses, X-Ray technicians and Physiotherapists, Medical Laboratory
  Technicians and Pharmacists. Does NOT include Professional Liability
  coverage for Erlanger Hospital, Dentists or Physicians. Dentists'
  and Physicians' Liability is quoted on page B-8.
- NOTE 4 Retention is \$250.00 for each occurrence in lieu of \$20,000.00; Bid is NOT in same company as automobile liability quotation; Policy form would be a standard comprehensive General Liability policy with standard bureau coverages per specifications except as noted, and does not necessarily comply with the Tennessee Governmental Tort Liability Act of 1973.
- NOTE 5 Will issue policy for 3 year term with annual premiums, but 2nd and 3rd year premiums are subject to annual review on basis of current rates, current exposures and experience.

### DECEMBER TERM 1975

	ЭТХ	) FORM	ANUSY LA CHAMAN ( P. O. Dux 600, Chattanooga, Telia	00 NC 8 3740; B 7
		n County		
		-		-(NOTE 1)
	Bid Cne - Hospital Indication Professional and Loy Ememices was ity- Personal Indom Lia	rees Liability		(NOTE 1)
	Samleyee Stalusion	Waived, O Participa	ation	-(NOTE 1)
•	Limits of Liability - Ir fess	ional		DITTOTOTATIO
	<del>300,980</del> Bodil - Inju	ry Each Occurrence	DENTISTS 100,000.	PHYSICIANS 200,000.
	<del>500,230</del> Agenegate B	odily Injury	300,000.	600,000.
	Limits of Diability - Premise	S	•	
	Ser-,	ry-Each-Occurrence		(NOTE 1)
	ᠸᡙᡶᡳᢒᠾ᠆ᢆᡯᠷᡠ <del>᠑ᢒ</del> ᡮ <i>╪</i> ᢥ᠆ŋ <del>g</del>	ma <del>ge-Each-Gecurre</del> nd	8 DENTISTS* 5	(NOTE 1) PHYSICIANS \$ 2,140.00
		2nd ANNUAL PREMIUM		
	Company Affirms That:	3rd ANNUAL PREMIUM *Dentists must be	1 (NOTE 2) members of Americ	an Dental Asso
	(A) Bid includes al specifications.		e in	
	(B) Bid is made in	accordance with sti	pulations	(NOTE 1)
DENTIST	<u>PS</u> Federal Insurance Company	PHYSICIANS Insurance Company	JOINT UMDERWRITIN	G ASSOCIATION
	Stanley Lachman Co., Inc.	Tenn. Agent Stanle	ey Lachman Co., In	<u>c.</u>
	Chat/kanooga, Tenn. 37401	Agent's Address	Chat Canooga, Tenn.	37401
(	Therence Deferre	Authorized Agent <	Faurince De	Terine
į	YES XX	Company Licensed i	n Tenn. YES XX	NO

### REMARKS:

NOTE 1 - Clinics' and Kursing Homes' (excluding Erlanger Hospital) professional and premises liability coverages are included in General Liability bids on pages B-4 and B-6, along with professional liability coverage for professional employees other than Lentists and Physicians. This form is for bidding professional liability coverage for dentists and physicians only, and bid is NOT in same company as premises coverage. Policies issued for 1 year term only.

OVER FOR NOTE 2

# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \ \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

### REMARKS CONTINUED:

STATE OF THE WASHINGTON

NOTE 2 - Renewals for 2nd and 3rd years are subject to acceptance by companies, and will be rated on the basis of then current rates, current exposures and experience.

#### DECEMBER $\underline{\mathbf{T}} \underline{\mathbf{E}} \underline{\mathbf{R}} \underline{\mathbf{M}}$

STANLEY LACEMAN CO. P.C. P C. 3-x 6036

FID FORM

### Hamilton County

Bid Two - Hospital Frefessional Liability Frefessional Employees Liability Cability
Injury Liability A-B-C with

Employee Exclusion Waived, O Participation

Limits of Liability - Pofessional

50,000 Doding Injury Each Occurrence 500,000 Ammerate Bodily-Injury

Limits of Liability - Fremises

50,000 Bodily Injury Each Occurrence

15, 100 Property Damage Each Occurrence

 PREMIUM	ANNUAL	1st
PRZMIUM	ANNUAL	2nd
PREMIUM	ANNUAL	3rd

### Company Affirms That:

- (A) Bid includes all units of exposure in specifications.
- (B) Bid is main in accordance with stipulations.

Insurance Company					
lenn. Agent					
jent's Address					
Authorized Agent					
Company Licensed in Tenn. YESNO					

REMARKS:

B 8

### <u>D E C E M B E R T E R M 1 9 7 5</u>

STATES LACTEMAN COLUMN : P. C. Cox sons

Whatenbogy Tem. 37401 . . .

B 9

### BID FORM

### Hamilton County

Bid Three - Hospital Professional Liability Professional Employees Liability Deployee Exclusion Waived, O Participation ability - Profession Premises Liability
Fersonal Injury Liability A-B-C with

Limits of Liability - Professional

300,000 Sincle Limit Bodity Injury Bacu Occurrence

500,000 Aggregate Bodily Injury

Excess of - 20,000 Single Limit Bodily Injury Self-Insured Retention Each Occurrence

Limits of Liability - Premises

300,000 Combined Single Limit Bodily Injury And Property Damage

Excess of - 20,000 Single Limit Combined Bodily Injury And Property Damage Self-Insured Retention Each Occurrence

> 1st ANNUAL PREMIUM 2nd ANNUAL PREMIUM 3rd ANNUAL PREMIUM

### Company Affirms That:

- (A) Bid includes all units of exposure in specifications.
- (B) Bid is made in accordance with stipulations.

Insurance Company					
Tenn. Agent	: 1				
Agent's Address					
Authorized Agent					
Company Licensed	in	Tenn.	YES	NO	

# $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

### <u>D E C E M B E R T E R M 1 9 7 5</u>

State of Tennessee

Hamilton County

December 17, 1975

# A RESOLUTION

NO. 1275-14

TITLE A RESOLUTION AUTHORIZING THE COUNTY JUDGE TO CONTRACT FOR PUBLIC OFFICIALS ERRORS AND OMISSIONS INSURANCE.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, "Public Officials Errors and Omissions" insurance is required in order to protect members of official governmental bodies, including but not limited to County Council, serving Hamilton County from potential liability resulting from their official actions; and

WHEREAS, the Midland Insurance Company is the only known provider of such coverage and has submitted a quotation for such coverage.

NOW, THEREFORE, BE IT RESOLVED BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That the County Judge is authorized to contract with the Midland Insurance Company and/or one of its duly appointed local agents to provide 'Public Officials Errors and Omissions" insurance for the members of official governmental bodies serving Hamilton County (except that such coverage shall not include any of the following boards, commissions, authorities, units, or administrative departments or agencies: schools; airports; hospitals; or municipally owned gas or electric utilities) according to the quotation submitted, a copy of which is attached hereto and incorporated herein by reference, same being for a term of three (3) years at a premium of Thirty-Four Thousand, One Hundred Twelve Dollars (\$34,112.00), this amount to be paid out of the County General Fund upon execution of aforesaid contract.

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

Member of the County Council

Action taken Agolton

### <u>D E C E M B E R T E R M 1 9 7 5</u>

ON MOTION of Judge Moore, seconded by Councilman Ricketts, the foregoing Resolution was unanimously Adopted on a Roll Call vote with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

* * *

(Judge Moore stated that this would cover all county agencies with the exception of 4 areas: schools, hospitals, gas and electrical utilities, and airports. The County has no airports or utilities, so the only thing not covered will be schools and hospitals. The insurance will cover board members or employees for any acts of malfeasance, mism feasance, or nonfeasance. Judge Moore stated that this is an only source item, most companies won't write over \$150,000. There is a considerable savings - the premium is \$34,000 for three years, will pay up to \$1 million.)

December 17, 1975

### DECEMBER TERM 1975 ARESOLUTION

NO. 1275-15

TITLE A RESOLUTION TO ELECT TO HAVE THE EMPLOYEES OF THE CHATTANOOGA-HAMILTON COUNTY HEALTH DEPARTMENT BECOME ELIGIBLE TO PARTICIPATE IN THE TENNESSEE CONSOLIDATED RETIREMENT SYSTEM.

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, by Resolution 1075-3, this Council caused an actuarial study to be made for the Chattanooga-Hamilton County Health Department regarding participation of employees at said Department in the Tennessee Consolidated Retirement System; and

WHEREAS, said study was completed November 21, 1975, determining the cost of enrolling 136 employees in the Tennessee Consolidated Retirement Service as of January 1st, 1975; and

WHEREAS, the resultant rates were calculated considering no prior service, said rates shown by the study to be:

Normal 3.24% Accrued Liability 3.62% 3.62%

ganges nee meaquesaugh

this percentage being of the actual payroll of covered employees, the initial lump sum accrued liability being Seventy-Two Thousand Seventy-Eight Dollars (\$72,078.00), (which sum is to be paid to the State at the rate of .38% per year, or at such other rate as may be hereinafter required); and

WHEREAS, the political subdivision is liable for its pro rata share of administrative costs incurred by this system, Tennessee Code Annotated Section 8-3934 (4) stipulating that such administrative cost is to be based on the payroll of covered employees and presently amounts to \$2.28 per person per quarter; and

WHEREAS, the above cost amount is billed on a quarterly basis, coming due within sixty (60) days; and

WHEREAS, the Treasury Department of the State of Tennessee, Office of the Consolidated Retirement System requires a Resolution to be enacted by this governing body within 30 days of notification to the County by the State of the results of the aforesaid actuarial study, which 30 day period expires on December 31, 1975, in order for participation in said System to commence.

NOW, THEREFORE, BE IT RESOLVED, BY THIS COUNTY COUNCIL, IN SESSION ASSEMBLED: That the County Council of Hamilton County, State of Tennessee, elects to have the employees of the Chattanooga-Hamilton County Health Department of said Hamilton County become eligible to participate in the Tennessee Consolidated Retirement System as provided for by T.C.A. 8-3934, as now or hereafter in effect, which election, together with conditions of same and with such service

Member of the County Council

Action taken Shapled

### $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

credits to the effective date of participation as shall hereafter be certified to the Tennessee Consolidated Retirement System Board of Trustees, and

BE IT FURTHER RESOLVED, that the County Council of Hamilton County, State of Tennessee, elects not to assume employer and employee liability for any years of prior service for said employees and will not be liable for the employer liability on any years of prior service purchased by the said employees, the effective date being January 1st, 1976, and the beginning Employer Contribution Rate being .38% of the total current liability of Seventy-Two Thousand Seventy-Eight Dollars (\$72,078.00).

BE IT FURTHER RESOLVED, that this Resolution take effect from and after its passage, the public welfare requiring it.

ON MOTION of Judge Moore, seconded by Councilman Mayfield, the foregoing Resolution was unanimously Adopted on a Roll Call vote, with the following members of the County Council being present and voting, "Aye": Councilman Fuller, Councilman Long, Councilman Mayfield, Councilman Ricketts and Judge Moore. Total present-5. Absent-0.

* * *

(Judge Moore stated that a few years ago the employees of the Health Department were moved to the State payroll to enable them to participate in the State retirement system. This particular move has ended up costing the County a great deal in control and they were caught in the problems of hiring with the reduced budget in the State. Therefore, the Health Department has ended up with about 25 or 30 vacancies which could not be filled. The County is paying all of the salaries and all of the fringe benefits and paying the State 5.35% of the payroll in the retirement system. Under this new procedure the County will hire these employees back and will only pay 3.65% for the same benefits. For once the County is getting a break.)

# DECEMBER TERM 1975 A RESOLUTION

TITLE AUTHORIZING CHANGE OF NAME

Be it Resolved, by the County Council of Hamilton County, Tennessee, in Session Assembled:—

WHEREAS, politics is similar to show business in the employment of catchy slogans, phrases, and the building of images for political candidates, and

WHEREAS, certain successful politicians have been blessed with names that ring with a beautiful phonetic sound and reek with authority, such as Franklin Delano Roosevelt, Dwight David Eisenhower, P. Rudy Olgiati, and Frank Goad Clement, and

WHEREAS, many successful people in show business have changed their names (e.g. Edmund Muskie and Tiny Tim) so that their names will reflect the image they wish to project, and

WHEREAS, a certain member of the Hamilton County Council has expressed concern that his name does not induce certain highly desired excitement among the electorate due to a lack of phonetic luster, and

WHEREAS, "Floyd" is not really the kind of name that brings people to their feet, and

WHEREAS, "Lee" is not much better, unless preceded by "Robert E." or "General", and,

WHEREAS, "Flop" is even less exciting, connoting in some minds a basset hound, a rumpled old hat, or a broadway show that bombed, and

WHEREAS, Floyd Lee "Flop" Fuller, Jr.'s friends on the Council wish to launch him on a spectacular new career with a name and title befitting his personality and political style,

BE IT THEREFORE RESOLVED THAT The Hamilton County Council confers the title of "Prince" upon Councilman Fuller and requests that he be henceforth generally and broadly referred to as Prince Fuller;

BE IT FURTHER RESOLVED THAT this resolution take effect immediately, his public image requiring it.

Action taken Afficial

Member of the County Council

-880-

### $\underline{D} \ \underline{E} \ \underline{C} \ \underline{E} \ \underline{M} \ \underline{B} \ \underline{E} \ \underline{R} \quad \underline{T} \ \underline{E} \ \underline{R} \ \underline{M} \quad \underline{1} \ \underline{9} \ \underline{7} \ \underline{5}$

ON MOTION of Councilman Mayfield, seconded by Councilman Ricketts, the foregoing Resolution was Adopted on a Roll Call vote with the following members of the County Council being present and voting as follows: Councilman Fuller, "Passed"; Councilman Long, "Aye"; Councilman Mayfield, "Aye"; Judge Moore, "Aye". Total "Aye" votes-4. Passed-1.

(Councilman Fuller asked for a Roll Call vote.)

(After Judge Moore read the resolution in full, Councilman Fuller stated that he didn't think they would do this to him--in the spirt of Christmas, etc. Councilman Fuller stated that he wanted to take this opportunity to wish Judge Moore and his cohorts on the Council a very merry and happy Christmas.

Judge Moore stated that "Flop" is the clown of the council and that they had all come to know him in the last 16 or 17 months, and he hated to say this but "Flop" had suggested that the Council do this.

Councilman Fuller said that this had all started when someone said that Don wanted to be King and Councilman Fuller said he wouldn't mind Don being King if he (Fuller) could be one of the Princes and he thought that Bob Long wanted to be a "Knight".)

# $\underline{\mathtt{D}}\ \underline{\mathtt{E}}\ \underline{\mathtt{C}}\ \underline{\mathtt{E}}\ \underline{\mathtt{M}}\ \underline{\mathtt{B}}\ \underline{\mathtt{E}}\ \underline{\mathtt{R}}\ \underline{\mathtt{T}}\ \underline{\mathtt{E}}\ \underline{\mathtt{R}}\ \underline{\mathtt{M}}\ \underline{\mathtt{1}}\ \underline{\mathtt{9}}\ \underline{\mathtt{7}}\ \underline{\mathtt{5}}$

ON MOTION of Councilman Ricketts, seconded by Councilman Mayfield, to adjourn. The foregoing Motion was unanimously Adopted by Acclamation. Total present-5. Absent-0.

CHAIRMAN

COUNTY COURT CLERK

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