TAYLOR COUNTY BOARD OF COUNTY COMMISSIONERS

PERRY, FLORIDA TUESDAY, JUNE 20, 2023 6:00 P.M. 201 E. GREEN STREET

TAYLOR COUNTY ADMINISTRATIVE COMPLEX

OLD POST OFFICE

THE CHAIR CALLED THE REGULAR MEETING TO ORDER AT 6:00 P.M. THE MEMBERS OF THE BOARD ATTENDED THE MEETING AS FOLLOWS:

DISTRICT	<u>OFFICE</u>	NAME	HOW ATTENDED	PORTION ATTENDED
1	CHAIR	JAMIE ENGLISH	IN PERSON	ALL
2		JIM MOODY	IN PERSON	ALL
3	V-CHAIR	MICHAEL NEWMAN	IN PERSON	ALL
4		PAM FEAGLE	IN PERSON	PARTIAL
5		THOMAS DEMPS	IN PERSON	ALL

A FULL BOARD BEING PRESENT.

COUNTY STAFF ATTENDED THE MEETING AS FOLLOWS:

POSITION	NAME	HOW ATTENDED	PORTION ATTENDED
CO ADMINISTRATOR	LAWANDA PEMBERTON	IN PERSON	ALL
ASST CO ADMIN	MARSHA DURDEN	IN PERSON	ALL
COUNTY ATTORNEY	CONRAD BISHOP	IN PERSON	ALL
COUNTY ENGINEER	KENNETH DUDLEY	IN PERSON	ALL

COUNTY CONSTITUTIONAL OFFICERS ATTENDED THE MEETING AS FOLLOWS:

POSITION	NAME	HOW ATTENDED	PORTION ATTENDED
CLERK OF COURT	GARY KNOWLES	IN PERSON	ALL
DEPUTY CLERK OF COURT	SALINA GRUBBS	IN PERSON	ALL

COMMISSIONER DEMPS LED THE BOARD IN PRAYER, FOLLOWED BY THE PLEDGE OF ALLEGIANCE TO THE FLAG. BUSINESS WAS TRANSACTED AS FOLLOWS:

THE CHAIRMAN READ INSTRUCTIONS FOR CONFERENCE CALL-IN LINE.

3. <u>APPROVAL OF AGENDA:</u>

UPON MOTION OF COMMISSIONER NEWMAN, WITH SECOND BY COMMISSIONER MOODY, AND BY UNANIMOUS VOTE, THE BOARD APPROVED THE AMENDED AGENDA FOR THIS DATE, AS FOLLOWS: **CONSENT ITEMS:**

- 4. APPROVAL OF MINUTES OF MAY 30, 2023 AND JUNE 5, 2023.
- 5. THE APPROVAL OF THE CURRENT BILLS BY THE BOARD, AS FOLLOWS:

GENERAL REVENUE FUND	69774	THROUGH	69821	INCLUSIVE
GENERAL FUND VOUCHERS	V69822	THROUGH	V69841	INCLUSIVE
ROAD AND BRIDGE FUND	5017751	THROUGH	5017756	INCLUSIVE
ROAD AND BRIDGE FUND VOUCHERS	V5017757	THROUGH	V5017760	INCLUSIVE

AND THAT THE CHAIRMAN AND THE CLERK BE AUTHORIZED TO ISSUE COUNTY WARRANTS COVERING SAME.

- 6. THE BOARD TO CONSIDER APPROVAL OF THE REMOVAL OF FIXED ASSETS DISPOSITIONS, AS AGENDAED BY THE CLERK OF COURT.
- 7. THE BOARD TO CONSIDER APPROVAL OF A BUDGET TRANSFER FROM GENERAL FUND RESERVE FOR CONTINGENCY AND PAYMENT OF INVOICE FOR INSURANCE DEDUCTIBLE, AS AGENDAED BY DANNIELLE WELCH, COUNTY FINANCE DIRECTOR.
- 8. THE BOARD TO CONSIDER APPROVAL OF A BUDGET TRANSFER FROM GENERAL FUND RESERVE FOR CONTINGENCY AND PAYMENT OF INVOICE TO THE CHAPMAN LAW FIRM TRUST ACCOUNT, AS AGENDAED BY DANNIELLE WELCH, COUNTY FINANCE DIRECTOR.
- 9. THE BOARD TO CONSIDER APPROVAL OF REQUEST TO RATIFY THE SIGNATURE OF THE COUNTY ADMINISTRATOR ON THE FLORIDA LOCAL GOVERNMENT CYBERSECURITY GRANT, AS AGENDAED BY LAWANDA PEMBERTON, COUNTY ADMINISTRATOR.
- 10. THE BOARD TO CONSIDER APPROVAL OF REQUEST TO RATIFY THE CHAIRPERSON'S SIGNATURE ON TIME EXTENSION REQUEST FOR THE CANAL DREDGING PROJECT TO U.S. DEPARTMENT OF TREASURY RESTORE ACT POT 1 FUNDS, AS AGENDAED BY MELODY COX, GRANTS WRITER.
- 11. THE BOARD TO CONSIDER APPROVAL OF ANNUAL MATCHING SAFETY GRANT FUND PROGRAM APPLICATION FOR THE 2022-2023 FISCAL YEAR, AS AGENDAED BY MARSHA DURDEN, ASSISTANT COUNTY ADMINISTRATOR.

- 12. THE BOARD TO CONSIDER APPROVAL OF REQUEST TO CHANGE VETERAN SERVICES CLAIMS SOFTWARE TO VETPRO, AND CONSIDER APPROVAL OF TERMS AND CONDITIONS, AS AGENDAED BY THE ASSISTANT COUNTY ADMINISTRATOR.
- 13. THE BOARD TO CONSIDER APPROVAL OF AUTOMATED WEATHER OBSERVATION SYSTEM (AWOS) DATA SERVICE AGREEMENT WITH RSINET, AS AGENDAED BY WARD KETRING, AIRPORT MANAGER.

MOTION TO APPROVE CONSENT ITEM NOS FOUR (4) THROUGH THIRTEEN (13).

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			Х			
Moody			Х			
Newman		Х	Х			
Feagle	Х		Х			
Demps			Х			

MOTION CARRIED BY UNANIMOUS VOTE.

ATTACHMENTS: CHECK REGISTRY, DISPOSITION OF ASSETS, VETERAN SERVICE CLAIMS SOFTWARE TO VETPRO TERMS AND AGREEMENT, AWOS DATA SERVICE AGREEMENT,

BIDS/PUBLIC HEARINGS:

14. THE BOARD TO RECEIVE BIDS FOR THE DEBRI MANAGEMENT, AS AGENDAED BY JOHN LOUCK, EMERGENCY MANAGEMENT.

DISCUSSION:

THE FOLLOWING BIDS WERE RECEIVED, OPENED AND READ BY CLERK, GARY KNOWLES.

- 1. D&J ENTERPRISES, INC., ALBURN, AL
- 2. LOOKS GREAT SERVICES OF MS, INC, COLUMBIA, MS
- 3. CTC DISASTER RESPONSE, INC., TOPEKA, KS
- 4. ASHBRITT, INC., DEERFIELD BEACH, FL
- 5. (SDR) SOUTHERN DISASTER RECOVERY, INC., GREENVILLE, SC
- 6. DRC EMERGENCY SERVICES, WEST PALM BEACH, FL
- 7. CROWDERGULF, MOBILE, AL
- 8. CERES ENVIRONMENTAL SERVICES, INC, SARASOTA, FL

JOHN LOUK, LAWANDA PEMBERTON, AND GARY WAMBOLT WERE APPOINTED AS BID COMMITTEE TO STUDY BIDS RECEIVED AND TO MAKE A RECOMMENDATION TO THE BOARD AT A LATER DATE.

SAID BIDS BEING ON FILE IN THE CLERK'S OFFICE.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English						
Moody						
Newman						
Feagle						
Demps						

15. THE BOARD TO RECEIVE BIDS FOR THE DEBRI MONITORING, AS AGENDAED BY JOHN LOUCK, EMERGENCY MANAGEMENT.

DISCUSSION:

THE FOLLOWING BIDS WERE RECEIVED, OPENED AND READ BY CLERK GARY KNOWLES.

- 1. DEBRISTECH, PICAYUNE, TALLAHASSEE, FL
- 2. WITT O'BRIENS GROUP, HOUSTON, TX
- 3. THOMPSON CONSULTING SERVICES, MAITLAND, FL
- 4. DISASTER PROGRAM & OPERATIONS, INC., PONTE VEDRA BEACH, FL
- 5. TETRA TECH, INC., TALLAHASSEE, FL
- 6. TIDAL BASIN GOVERNMENT CONSULTING, LLC, UTICA, NY

JOHN LOUK, LAWANDA PEMBERTON, AND GARY WAMBOLT WERE APPOINTED AS BID COMMITTEE TO STUDY BIDS RECEIVED AND TO MAKE A RECOMMENDATION TO THE BOARD AT A LATER DATE.

SAID BIDS BEING ON FILE IN THE CLERK'S OFFICE.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English						
Moody						
Newman						
Feagle						
Demps						

16. THE BOARD TO RECEIVE BIDS FOR THE SAW PALMETTO BERRIES, AS AGENDAED BY LAWANDA PEMBERTON, COUNTY ADMINISTRATOR.

DISCUSSION:

NO BIDS WERE RECEIVED FOR THE SAW PALMETTO BERRIES. ONE PERSON CONTACTED COUNTY ADMINISTATOR AFTER ADVERTISEMENT AS HE WAS UNAWARE OF THE ADVERTISMENT AND WAS INTERESTED IN BIDDING.

COUNTY ADMINISTRATOR REQUESTED TO READVERTISE TO BID.

MOTION TO READVERTISE TO BID FOR THE SAW PAMETTO BERRIES.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			Х			
Moody		Х	Х			
Newman			Х			
Feagle	Х		Х			
Demps			Х			

MOTION CARRIED BY UNANIMOUS VOTE.

17. THE BOARD TO HOLD A PUBLIC HEARING, SET FOR THIS DATE AT 6:15 P.M., OR AS SOON THEREAFTER AS POSSIBLE, TO CONSIDER ADOPTION OF A RESOLUTION TO ABANDON A PORTION OF WENTWORTH ROAD IN SHADY GROVE, AS AGENDAED BY TAYLOR COUNTY BOARD OF COUNTY COMMISSIONERS.

DISCUSSION:

- CHAIRMAN ENGLISH STATES THAT THE LAND SWAP IS DRIVEN TOWARDS THE ENHANCING OF THE VOLUNTEER FIREFIGHTER STATION IN SHADY GROVE.
- CHAIRMAN ENGLISH OPENS HEARING FOR PUBLIC COMMENTS. THERE WERE NO PUBLIC COMMENTS.
- COMISSIONER FEAGLE ADVISED THIS IS AN EVEN LAND SWAP AND NO VALUABLE LAND USE TO THE PUBLIC.

CHAIRMAN ENGLISH CLOSES PUBLIC HEARING.

UPON MOTION BY COMMISSIONER FEAGLE, SECOND BY COMMISSIONER DEMPS, TO AUTHORIZE THE COUNTY ATTORNEY TO READ THE ORDINANCE BY TITLE.

MOTION CARRIED BY UNANIMOUS VOTE.

COUNTY ATTORNEY READ RESOLUTION.

MOTION TO ADOPT RESOULTION TO ABANDON A PORTION OF WENTWORTH ROAD IN SHADY GROVE CONTINGENT UPON THE EXECUTION OF THE SALES AGREEMENT.

ROLL CALL VOTE BY CLERK

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			Х			
Moody			Х			
Newman			Х			
Feagle	Х		Х			
Demps		Х	Х			

MOTION CARRIED BY UNANIMOUS VOTE.

ATTACHMENTS: RESOLUTION

18. THE BOARD TO HOLD A PUBLIC HEARING, SET FOR THIS DATE AT 6:20 P.M., OR AS SOON THEREAFTER AS POSSIBLE, ON THE PASSAGE OF THE PROPOSED ORDINANCE AMENDING SECTION 74-4(3)(C) OF THE TAYLOR COUNTY ORDINANCE WHICH EXPANDS THE LIMITS OF GOLF CART OPERATION AT KEATON BEACH FROM SAW GRASS ESTATES TO J.L. GIBSON ROAD AND ALL THROUGHOUT THE KEATON BEACH AREA.

DISCUSSION:

UPON MOTION BY COMMISSIONER NEWMAN, SECOND BY COMMISSIONER FEAGLE, TO AUTHORIZE THE COUNTY ATTORNEY TO READ THE ORDINANCE BY TITLE.

MOTION CARRIED BY UNANIMOUS VOTE.

THE COUNTY ATTORNEY READ ORDINANCE BY TITLE.

CHAIRMAN ENGLISH OPENS HEARING FOR PUBLIC COMMENTS. THERE WERE NO PUBLIC COMMENTS.

- COMMSSIONER NEWMAN-A NUMBER OF PEOPLE ARE FOR THIS AND SOME ARE NOT IN FAVOR.
- COMMISSIONER FEAGLE-RECEVIED A FEW CALLS THAT ARE AGAINST THIS. CONCERNED WITH PUBLIC SAFETY.

COMMISSIONER NEWMAN LOOKED AT THE SAFETY ISSUES OF CONCERNS.

COMMISSIONER MOODY CONCERNED THAT DURING SCALLOP SEASON PEOPLE PARKED ALONG SIDE OF THE ROAD GETTING OUT OF THEIR VEHICLE. NEED TO HAVE THE SPEED LIMIT REDUCED. ALSO, WOULD LIKE TO SEE IN THE FUTURE A ROUNDABOUT BY THE BOAT RAMP TO HELP PEOPLE SLOW DOWN.

COMMISSIONER DEMPS-THEY JUST NEED TO ABIDE BY THE LAW.

COUNTY ADMINISTRATOR- IF THE ORDINANCE IS ADOPTED TONIGHT, WE WILL STILL NEED TO BRING A RESOLUTION BACK TO THE BOARD TO SET THE SPEED LIMIT.

COUNTY ATTORNEY- YES, TO BE CONSISTENT.

CHAIRMAN ENGLISH CLOSED PUBLIC HEARING.

MOTION TO ADOPT ORDINANCE AMENDING SECTION 74-4(3)(C) OF THE TAYLOR COUNTY ORDINANCE WHICH EXPANDS THE LIMITS OF GOLF CART OPERATION AT KEATON BEACH FROM SAW GRASS ESTATES TO J.L. GIBSON ROAD AND ALL THROUGHOUT THE KEATON BEACH AREA.

ROLL CALL VOTE BY CLERK

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			Х			
Moody	Х		Х			
Newman		Х	Х			
Feagle				Х		
Demps			Х			

MOTION CARRIED BY 4-1 VOTE.

ATTACHMENTS: ORDINANCE NO. 2023-06

19. THE BOARD TO HOLD A PUBLIC HEARING, SET FOR THIS DATE AT 6:25 P.M., OR AS SOON THEREAFTER AS POSSIBLE, ON THE PASSAGE OF THE PROPOSED ORDINANCE AMENDING SECTION 74-4(C) OF THE CODE OF TAYLOR COUNTY, FLORIDA TO ADD THAT GOLF CARTS ARE NOW ALLOWED ON ALL COUNTY MAINTAINED ROADS IN STEINHATCHEE, FLORIDA.

DISCUSSION:

UPON MOTION BY COMMISSIONER DEMPS, SECOND BY COMMISSIONER NEWMAN, TO AUTHORIZE THE COUNTY ATTORNEY TO READ THE ORDINANCE BY TITLE.

MOTION CARRIED BY UNANIMOUS VOTE.

THE COUNTY ATTORNEY READ ORDINANCE BY TITLE.

CHAIRMAN ENGLISH OPENS HEARING FOR PUBLIC COMMENTS.

THERE WERE SEVERAL MEMBERS FROM THE STEINHATCHEE COMMUITY THAT SPOKE.

- 1. ANN MARIE DOSHER-208 SUGAR HILL RD, STEINHATCHEE, FL.
- 2. JIM ZURBRICK, STEINHATCHEE, FL.
- 3. SUE ELLEN ROSE BOBALIK-206 SUGARHILL RD., STEINHATCHE, FL.
- 4. PAUL REEVES-919 BEACH RD NW., STEINHATCHEE FL.
- 5. JEFFREY ROE-1208 1ST AVE NE, STEINHATCHEE, FL.
- 6. ELLIS DOSHER JR.-208 SUGAR HILL RD., STEINHATCHEE, FL.

SOME MEMBERS ARE IN FAVOR OF ALLOWING GOLF CART ON ALL COUNTY MAINTAINED ROADS IN STEINHATCHEE AND SOME MEMBERS ARE AGAINST.

CHAIRMAN ENGLISH CLOSED PUBLIC HEARING.

MOTION TO ADOPT ORDINANCE AMENDING SECTION 74-4(C) OF THE CODE OF TAYLOR COUNTY, FLORIDA TO ADD THAT GOLF CARTS ARE NOW ALLOWED ON ALL COUNTY MAINTAINED ROADS IN STEINHATCHEE, FLORIDA.

ROLL CALL VOTE BY CLERK

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			Х			
Moody		Х	Х			
Newman	Х		Х			
Feagle				Х		
Demps			Х			

MOTION CARRIED BY 4-1 VOTE.

ATTACHMENTS: ORDINANCE NO. 2023-07

PUBLIC REQUESTS:

20. TREY HOWARD, ATTORNEY AT LAW, TO DISCUSS GRANGER BRIDGE.

DISCUSSION:

ATTORNEY TREY HOWARD APPEARED ON BEHALF OF HIS CLIENT, MR. DAVID LOWRY. WOULD LIKE TO SEE BOARD OF COUNTY COMMISSIONERS TRANSFER OWNERSHIP OF THE BRIDGE TO A NON-PROFIT LLC.

COUNTY ATTORNEY- THE BRIDGE CONSTRUCTION HAS ALREADY PASSED BY VOTE.

COMMISSIONER NEWMAN MADE A MOTION, WITH A SECOND BY COMMISSIONER MOODY TO LOOK INTO TRANSFERRING THE BRIDGE TO AN LLC. MOTION FAILED TO PASS.

COMMISSIONER FEAGLE CONTINUED WITH DISCUSSION.

- ATTORNEY HOWARD AND COUNTY ADMINISTRATOR READ LETTERS AND EMAILS RELATED TO GRANGER BRIDGE TO THE BOARD.
- COMMISSIONER MOODY-IF THE BRIDGE IS GIVEN TO MR. LOWRY, WHAT WOULD HE DO WITH IT?

ATTORNEY HOWARD- LEAVE IT AS A PEDESTRIAN BRIDGE.

- COMMISSIONER DEMPS- IF THE BRIDGE WAS GIVEN TO THE HOMEOWNERS, THE PUBLIC COULD STILL USE IT.
- COMMISSIONER NEWMAN- THERE ARE MORE HEAVILY TRAVELED AREAS IN STEINHATCHEE THAT WOULD BE A GREATER USE AND I DO BELIEVE THERE IS A POTENTIAL TO REQUEST THE FUNDING TO BE REINVESTED INTO OTHER PROJECTS IN TAYLOR COUNTY.

MICHAEL BROOK, FLORIDA DEPARTMENT OF TRANSPORTATION (FDOT)-THIS MONEY IS

DESIGNED SPECIFICALLY FOR BRIDGE REPLACEMENT PROJECTS. IF IT GOES AWAY, THIS MONEY GOES BACK INTO THE POT.

- COMMISSIONER NEWMAN- I'VE SPOKEN WITH STATE REPRESENTATIVES AND THERE ARE WAYS THAT THEY CAN REQUEST AND PRIORITIZE THAT FUNDING, SO I BELIEVE THEY WOULD LIKE TO WORK TOGETHER IN TANDEM WITH FDOT.
- MICHAEL BROOK, FDOT- WE HAVE A LIST OF PRIORITY PROJECTS THAT THIS MONEY WOULD BE ADDRESSED TO. ONCE THE MONEY GOES BACK INTO THE POT, WHAT THE STATE REPRESENTATIVES DO AFTER THAT FACT, IS UP TO THE STATE REPRESENTATIVE.
- COMMISSIONER NEWMAN- IF THIS BOARD MADE A REQUEST TO THE STATE REPRESENTATIVES TO SEEK OUT TO UTILIZE THAT FUNDING, WHICH HAS BEEN COMMITTED TO THIS COUNTY'S BRIDGE REPLACEMENT, IF OUR STATE REPRESENTATION WERE TO SEEK THROUGH FDOT FOR THE ALLOCATION TO BE COMMITTED TO ANOTHER EQUAL BRIDGE PROJECT, WHICH IS WHAT THIS IS DEFINITELY, AND IT IS A POSSIBILITY FOR THAT TO CARRY ON.
- COUNTY ADMINISTRATOR-THE GUIDANCE I HEARD FROM OUR STATE REPRESENTATIVE IS THAT WE COULD APPEAL TO OUR CONGRESS PERSON, SINCE IT'S A FEDERAL PROJECT, AND ASK THAT THE MONEY BE REALLOCATED. I'M NOT SURE IF THE REALLOCATION WOULD BE REASSIGNED TO AN EXISTING BRIDGE PROJECT OR NOT, WE DON'T HAVE AN ANSWER FOR THAT. SO, I DON'T KNOW THAT WE COULD SAY WE WANT THIS TO GO TO THIS STREET. WE HAVE NOT RECEIVED CLEAR DIRECTION REGARDING THAT PROCESS.
- COMMISSIONER FEAGLE- AFTER APPLYING FOR THIS GRANT, IT TOOK US OVER THREE YEARS TO BE AWARDED THIS MONEY. IF WE TURN THIS MONEY BACK, THIS IS GOING TO SEND A MESSAGE TO FDOT, AND WE MAY BE IN JEOPARDY THE NEXT TIME WE ARE BEGGING MONEY FOR SOMETHING. I THINK THIS WOULD BE A HORRIBLE MOVE TO TURN BACK THIS MONEY. AGAIN, WE'VE ALREADY VOTED ON THIS AND WE ALSO SAID WE WERE NOT GOING TO GIVE AWAY ANY COUNTY AND TAXPAYER PROPERTY AWAY.

BENJI TUTEN- WE NEED TO GIVE BACK THE MONEY AND NOT BUILD A BRIDGE. THAT'S WHAT'S WRONG WITH THE COUNTRY TODAY, PEOPLE WASTING TAXPAYER'S MONEY.

CHUCK HURST-APPRECIATE THE BOARD'S VOTE ON THE BRIDGE. AGAINST PUTTING THE BRIDGE IN AN LLC AND GIVING THE BRIDGE TO ONE TO TWO PEOPLE.

COMMISSIONER ENGLISH- IS THERE A WAY OF REDUCING OR SCALING THIS BACK TO A WALKING/ GOLF CART BRIDGE?

MELISSA MORGAN, DISTRICT TWO BRIDGE DEPARTMENT-UNFORTUNATELY NOT.

GAYLE DICKERT-I HAVE ALWAYS BEEN IN SUPPORT OF SAVING THE BRIDGE.

BRENDA BERGER- FOR THE BRIDGE REPLACEMENT.

CALLER 3452-AGAINST GIVING THE BRIDGE TO A PRIVATE INDIVIDUAL.

- CALLER 9960- FOR THE BRIDGE, BUT AGAINST HOA. THANKED THE BOARD FOR ALL OF THEIR WORK.
- CALLER 9703-LOWERY-OPPOSED OF THE NEW BRIDGE. MY GOAL IS TO MAINTAIN THE BRIDGE AS IT IS AND PUT UP RAILS FOR PEDESTRIANS AND GOLF CARTS.
- COMMISSIONER NEWMAN- I DON'T AGREE WITH THIS SIZE OF INVESTMENT ON THE BACKS OF THE TAXPAYERS WHETHER THEY'RE FEDERAL, STATE OR LOCAL. I DON'T BELIEVE IT'S RIGHT TO USE THE LABEL OF SAFETY TO COMPARE OR CONSIDER CERTAIN TOPICS BUT NOT OTHERS. MY MOTION STANDS.
- COMMISSIONER FEAGLE- I'M ALL ABOUT SAFETY. I DON'T SEE WHERE PUTTING IN THIS BRIDGE WOULD COMPROMISE SAFETY, IT WOULD ENHANCE SAFETY. WE HEARD THAT FROM THE FIRE CHIEF AND COUNTY ENGINEER. WE NEED THIS BRIDGE AND WE DON'T NEED TO RETURN THE MONEY.

COMMISSIONER NEWMAN- IF IT'S BETTER TO USE THE TAX DOLLARS IN ANOTHER LOCATION IN AN INFRASTRUCTURE IMPROVEMENT, THEN I'M BIG ENOUGH TO SAY, THEN INVEST THAT IN A GREATER LOCATION AND IN THE BEST FASHION. I WILL NOT CONTINUE TO BE THREATENED BY, WELL THEY MIGHT DO THIS, OR THEY MIGHT NOT LIKE THAT YOU DO THIS. I'M READY TO VOTE ON THIS AS WE HAVE A MOTION AND A SECOND.

- COMMISSIONER FEAGLE- FUNDING FROM FDOT IS VERY IMPORTANT. I WILL SAY THIS, YOU COMMISSIONERS HAVE PUT FORTH A MOTION, YOU CAN'T VOTE ON THAT RIGHT NOW. THIS HAS ALREADY BEEN VOTED ON AND IT STANDS.
- COUNTY ATTORNEY-ONE OF THE THINGS THAT PRECIPITATED THE VOTE ON THE NEW BRIDGE WAS ON A CONCERN FOR EVACUATION, SO WE REALLY NEED TO THINK ABOUT THAT. IT HAS BEEN VOTED ON. YOU CAN ALWAYS RECONSIDER AN ACTION. BUT, THOSE THINGS YOU NEED TO CONSIDER WHAT KIND OF LIABILITY IS GOING TO BE ASSUMED WITH WHOMEVER TAKES OVER THE BRIDGE. DOT AND THE ENGINEERS HAVE ALREADY TOLD YOU IT WAS NOT SAFE. IS THE PERSON THAT'S WILLING TO DO ALL THIS, IS HE OR SHE WILLING TO CARRY THE LIABILITY INSURANCE IF IT DETERIORATES AND PEOPLE ARE INJURED GOING OVER THE BRIDGE? THOSE THINGS ARE THINGS YOU NEED TO THINK ABOUT PRIOR TO RECONSIDERATION. IF THEY DID WANT TO DO THAT, I WOULD RECOMMEND THAT THEY GIVE SOME KIND OF WRITTEN PROPOSAL TO THIS BOARD TO DETERMINE WHETHER IN FACT, WHAT'S IN THE BEST INTEREST OF THE PARTIES THAT LIVE IN THERE.
- CHAIRMAN- I THOUGHT THIS WAS ALL DONE BACK IN 2018. I'VE HEARD A COUPLE OF INDIVIDUALS THAT ARE HIGHLY FOR THIS AND NOW TODAY THEY'RE HIGHLY AGAINST IT. I'VE HEARD ABOUT POTENTIALLY LOSING THE MONEY BUT I WILL SAY I AM NOT IN FAVOR OF A HOA OR A LLC, BUT I'M NOT OPPOSED TO LOOKING AT SOME OTHER AVENUE TO FIND A COMMON FOR ALL THE PARTIES.
- COMMISSIONER NEWMAN- I HAVEN'T HEARD ENOUGH YET TO DO ANYTHING DIFFERENT. WHAT DO YOU WANT STEINHATCHEE TO BE, A MONEY MAKER OR FOR A FEW SLEEPERS, PEOPLE WHO WANT TO COME AND RETIRE?

COMMISSIONER FEAGLE- WE ARE IN CHARGE OF MAKING GOOD SOLID DECISIONS ON OUR OWN. IT DOESN'T MATTER HOW MANY LETTERS COME, HOW MANY CALLS OR HOW MANY PEOPLE SHOW UP. IT'S WHAT I'M CHARGED TO DO.

COUNTY ADMINISTRATOR- BACK IN 2018, WHEN THIS ORIGINALLY CAME UP, WE DID SEND LETTERS OUT TO ALL ADJACENT PROPERTY OWNERS AND NOTIFY THEM OF THE PUBLIC HEARING WHICH MAYBE SOMETHING YOU WISH TO CONSIDER, JUST TO ENSURE THAT ALL FOLKS ARE AWARE OF ANY FUTURE DISCUSSIONS.

CLERK READS THE PRIOR MOTION.

COMMISSIONER NEWMAN WITH SECOND BY COMMISSIONER MOODY AMENDS THEIR MOTION TO RECONSIDER TO LOOK FURTHER INTO OTHER OPTIONS AND POSSIBILITIES.

COMMISSIONER FEAGLE- THERE ARE NO OTHER OPTIONS. WE CAN COME UP WITH SOME OTHER OPTIONS, BUT WE'RE GOING TO HAVE TO PULL IT OUT OF OUR GENERAL FUND. WE WILL NOT HAVE FUNDING TO DO ANOTHER OPTION.

COMMISSIONER MOODY- THE OPTION WOULD BE TO TAKE THE BRIDGE OUT AND DO AWAY WITH IT COMPLETELY.

MOTION TO RECONSIDER AND TO LOOK FURTHER INTO OTHER OPTIONS AND POSSIBILITIES FOR GRANGER BRIDGE.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			Х			
Moody		Х	Х			
Newman	Х		Х			
Feagle				Х		
Demps			Х			

MOTION CARRIED BY 4-1 VOTE.

ATTACHMENTS: LETTERS

COMMISSIONER FEAGLE-THIS IS NOT A VALID MOTION AND SECOND. WE STILL HAVE A VOTE THAT IS ON THE BOOKS RIGHT NOW. NOW, WHICH ONE IS GOING TO STAND, THE FIRST OR THIS ONE? NOBODY HAS RESCINDED ANYTHING. THIS IS AN INVALID VOTE.

CHARIMAN ENGLISH- THIS IS A VALID VOTE. WHAT MAKES THIS INVALID?

COMMISSIONER FEAGLE- WE HAVE ALREADY VOTED ON SOMETHING AND IT STANDS. THIS DOES NOT DO AWAY WITH WHAT WE HAVE ALREADY DONE. THIS IS ANOTHER DIFFERENT MOTION AND IN ADDITION TO THAT, ITS ALWAYS BEEN MY UNDERSTANDING, THAT THE PEOPLE ON THE PREVAILING VOTE ARE THE ONLY ONES THAT CAN BRING UP ANOTHER VOTE.

COUNTY ADMINISTRATOR PROVIDES THE RULES AND PROCEDURES TO THE COUNTY ATTORNEY.

COUNTY ATTORNEY READS THE RULES AND PROCEDURES FOR RECONSIDERS AND RESCINDS.

- COUNTY ATTORNEY- SO BOTH HAS TO BE SOMEONE WHO'S ON THE PREVAILING SIDE OF THE ORIGINAL MOTION.
- COUNTY ENGINEER- IT WOULD BE IN 2021 UNDER THE LAP AGREEMENT TO MOVE FORWARD WITH THE DESIGN TO ACCEPT THE AGREEMENT WITH DOT. I DON'T REMEMBER ANYTHING OTHER THAN A 5-0 VOTE.

COMMISSIONER NEWMAN- SO IF IT WAS A 5-0 VOTE BACK THEN, ANY COMMISSIONER CURRENTLY COULD MAKE THAT MOTION.

COUNTY ATTORNEY- I THINK IT WAS VOTED IN 2019 TO GO FORWARD WITH IT.

COUNTY ENGINEER- YES, IN 2019 WE VOTED TO PURSUE IT THEN IN 2021 WOULD HAVE BEEN KIND OF THE CONCRETE VOTE OF WE'RE GOING TO ACCEPT THE LAP AGREEMENT TO PURSUE THIS PROJECT.

CHAIRMAN ENGLISH- AS IT STANDS WITH THE RULES AND VOTES, WE LOOK AT OTHER OPTIONS.

COMMISSIONER FEAGLE-THAT IS NOT CORRECT. NOBODY HAS RESCINDED WHAT WE'VE ALREADY PUT IN PLACE. IT STANDS.

COUNTY ATTORNEY- THE MOTION WAS NOT TO RESCIND.

COMMISSIONER FEAGLE- THE MOTION IS TO DO SOMETHING DIFFERENT.

COUNTY ATTORNEY- NO IT'S NOT. IF I UNDERSTAND, THE MOTION IS TO JUST LOOK AT OTHER OPTIONS, NOT DO OTHER OPTIONS.

COMMISSIONER NEWMAN- I UNDERSTAND WHAT YOU ARE SAYING. IN THE RULES AND PROCEDURES, RECONSIDERATION OR RESCIND SOMETHING IS ELIGIBLE.

COUNTY ATTORNEY ASKED THE CLERK TO RE-READ THE MOTION.

CLERK RE-READS THE MOTION.

COUNTY ADMINISTRATOR- DO YOU WANT STAFF TO RECONSIDER THE ORIGINAL OPTIONS BACK IN 2019? THE ORIGINAL OPTIONS WERE TO REPAIR, REMOVE OR REPLACE THE BRIDGE.

COUNTY ENGINEER ASK FDOT IF WE CHOSE THE OPTION OF NO BUILD, IS THAT FUNDED?

MELISSA MORGAN, DISTRICT TWO BRIDGE DEPARTMENT-ANYTHING OTHER THAN REPLACING THE BRIDGE WITH A BRIDGE, IS NOT FUNDED BY THE DEPARTMENT OF TRANSPORTATION. WE COULD REHAB IT, THAT IS AN OPTION, BUT IT DISQUALIFIES EVERYTHING FOR 10 YEARS. TO REHAB IT, YOU HAVE TO DO A COST COMPARISON ON HOW MUCH IT'S GOING TO COST REHABBING IT VERSES THE COST OF REPLACING IT.

COMMISSIONER DEMPS- THAT SOUNDS GOOD TO ME.

COUNTY ENGINEER- IT SOUNDS PROMISING UNTIL YOU LOOK AT THE STRUCTURAL AND INSPECTION REPORTS AND YOU REALIZE THAT A REHAB IS ESSENTIALLY A REPLACEMENT. THE SEVERITY OF THE DECAY ON THOSE PILINGS IS SUCH THAT YOU ARE NOT GOING TO JACKET OR REUSE THEM. YOU ARE GOING TO HAVE TO REPLACE THEM. WE DON'T WANT TO MISLEAD YOU IN THINKING WE CAN REPLACE A FEW BOARDS AND SUDDENLY IT'S GOOD FOR THE NEXT 20 YEARS.

COUNTY ENGINEER TO LOOK AT OTHER OPTIONS.

21. DAWN PEREZ, TDC AND CHAMBER DIRECTOR TO DISCUSS ROTARY COMMUNITY PROJECT.

DISCUSSION:

DAWN PEREZ UPDATED THE BOARD ON THE COOK SHED PROJECT AND REPAIRS. ESTIMATED COST TO EXTEND THE ROOF IS \$27,000.00. WE'VE GOTTEN \$7,000.00 IN ADDITIONAL DONATIONS AND REQUESTING THE BOARD FOR AN ADDITIONAL \$12,700 TO COMPLETE THE PROJECT OF EXTENDING THE ROOF PAST THE SERVING AREA.

MOTION FOR THE ADDITION MONEY TO EXTEND THE ROOF OF THE COOK SHED OVER THE SERVING AREA.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			Х			
Moody			Х			
Newman			Х			
Feagle	Х		Х			
Demps		Х	Х			

MOTION CARRIED BY UNANIMOUS VOTE.

GENERAL BUSINESS:

22. THE BOARD TO DISCUSS BUDGET WORKSHOP SCHEDULING, AS AGENDAED BY COMMISSIONER FEAGLE.

DISCUSSION:

- COMMISSIONER FEAGLE- WE NEED TO SET SOME TIMES WHERE ALL OF US CAN BE PRESENT AT THESE BUDGET WORKSHOPS BECAUSE IT IS EXTREMELY IMPORTANT TO EACH ONE OF US.
- CLERK- IT WILL NOT BE READY UNTIL THE 17TH. THE BUDGET WORKSHOP NEEDS TO BE BETWEEN THE 17TH AND THE FIRST PUBLIC HEARING ON THE 27TH.
- COMMISSIONER FEAGLE -CANNOT ATTEND BETWEEN THE 17TH-23RD. WHAT ABOUT THE WEEK OF THE 24TH, WHEN I'M BACK?
- COMMISSIONER NEWMAN- I SCHEDULED VACATION WHEN WE HAD THIS CONVERSATION, I BELIEVE IN THE APRIL WORKSHOP TO HAVE IT ON THE JULY 17TH, TO PARTICIPATE IN THE BUDGE WORKSHOP.
- COMMISSIONER FEAGEL ASKED COMMISSIONER NEWMAN IF HE WOULD CHANGE HIS VACATION TIME AS SHE WILL BE ON VACATION OUT OF TOWN THAT WEEK.
- COMMISSIONER NEWMAN- MY VACATION TIME IS TO TAKE OFF FROM WORK TO ATTEND THE BUDGET WORKSHOP THAT MONDAY AT 9:00. I'M NOT CERTAIN I CAN CHANGE IT.

AFTER FURTHER DISCUSSION COMMISSIONER FEAGLE ABRUPTLY LEFT THE MEETING.

BUDGET WORKSHOPS WERE SCHEDULED AS FOLLOWS, FIRST WORKSHOP - JULY 17, 2023 SECOND WORKSHOP - JULY 24, 2023

23. THE INSURANCE COMMITTEE TO PRESENT HEALTH INSURANCE RENEWAL.

DISCUSSION:

GARY KNOWLES, CLERK-THERE IS A 4% IMPACT ON THE BUDGET FOR THE HEALTH INSURANCE RENEWAL FOR THIS YEAR. WE MET WITH THE INSURANCE COMMITTEE AND THE RECOMMENDATIONS TO THE BOARD IS TO ACCEPT THE RENEWAL THIS YEAR WITH THE 4%. IF THE BOARD IS INTERESTED IN DOING THE RFP AND DOING SOMETHING DIFFERENT, THEN MAYBE HIRE A CONSULTANT TO GET US THROUGH THAT PROCESS. BECAUSE OF THE CHANGES, THERE IS A \$25,000 CREDIT, WHICH IS WHAT WE ANTICIPATED THE COST OF A CONSULTANT TO BE, AND IT CAN BE USED TO HIRE A CONSULTANT FOR NEXT YEAR.

MOTION TO ACCEPT THE RENEWAL PROPOSAL.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			Х			
Moody			Х			
Newman	Х		Х			
Feagle					Х	
Demps		Х	Х			

MOTION CARRIED BY UNANIMOUS VOTE.

ATTACHMENTS:

COUNTY ADMINISTRATOR ITEMS:

24. THE BOARD TO CONSIDER APPROVAL OF DRAFT JOB DESCRIPTION FOR FACILITIES TECHNICIAN, AS AGENDAED BY THE COUNTY ADMINISTRATOR.

DISCUSSION:

COUNTY ADMINISTRATOR- JOB DESCRIPTION WILL INCLUDE CUSTODIAL SERVICES AND MAINTENANCE SUPPORT FOR THE COURTHOUSE AND ADMINISTRATIVE COMPLEX.

MOTION TO APPROVE DRAFT JOB DESCRIPTION FOR FACILITIES.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			Х			
Moody	Х		Х			
Newman		Х	Х			
Feagle					Х	
Demps			Х			

MOTION CARRIED BY UNANIMOUS VOTE.

25. THE COUNTY ADMINISTRATOR TO DISCUSS INFORMATIONAL ITEMS.

DISCUSSION:

COUNTY ADMINISTRATOR UPDATED THE BOARD ON THE FIREFIGHTER PROGRAM. ORIENTATION WAS HELD AND WE ARE HOPEFUL THAT SIX VOLUNTEER FIREFIGHTER CANDIDATES WILL ATTEND CLASS. CLASSES WILL BEGAN JUNE 27, 2023 AND WILL BE HELD TUESDAY AND THURSDAYS AT 6PM.

FOR THE STEINHATCHEE AND SHADY GROVE FIRE STATIONS FUNDING REQUEST, WE HAVE RECEIVED 1 MILLION IN GRANTS FOR EACH FIRE STATION. I WOULD LIKE TO REMIND THE BOARD WE NEED TO COMPLETE STATION 2. SO, WE ARE LOOKING AT POTENTIAL PROJECTS FOR 3 FIRE STATIONS WHICH WILL BE DISCUSSED IN THE BUDGET WORKSHOPS.

WE WILL ALSO BE RECEIVING FUNDING FOR THE SLURS RADIOS FOR ALL THE AGENCIES FOR TAYLOR COUNTY.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English						
Moody						
Newman						
Feagle						
Demps						

26. THE BOARD TO DISCUSS THE SCHEDULED JUNE WORKSHOP, AS AGENDAED BY THE COUNTY ADMINISTRATOR.

DISCUSSION:

COUNTY ADMINISTRATOR- SEVERAL WILL BE TRAVELING TO ORLANDO TO ATTEND THE FLORIDA ASSOCIATION OF COUNTY'S ANNUAL CONFERENCE AND REQUEST TO CANCEL THE JUNE 27TH WORKSHOP.

CLERK- AUDITORS WILL EMAIL THE AUDIT TO MEET THE DEADLINES.

MOTION TO CANCEL JUNE 27, 2023 WORKSHOP.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English			Х			
Moody		Х	Х			
Newman	Х		Х			
Feagle					Х	
Demps			Х			

MOTION CARRIED BY UNANIMOUS VOTE.

27. <u>COMMENTS AND CONCERNS FROM THE PUBLIC FOR NON-AGENDAED ITEMS:</u>

DISCUSSION:

LAURN FAISON-CLARK INTRODUCED HERSELF TO THE BOARD AS DOCTORS' MEMORIAL HOSPITAL CEO INTERIM. SHE HAS SERVED ON THE BOARD FOR 10 YEARS AS REPRESENTATIVE FOR TALLHALLASSEE MEMORIAL HEALTHCARE. HER GOAL IS TO MAKE DMH A THRIVING CENTER FOR QUALITY HEALTH CARE.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English						
Moody						
Newman						
Feagle						
Demps						

28. BOARD INFORMATIONAL ITEMS:

DISCUSSION:

COMMISSIONER NEWMAN THANKED EVERYONE THAT ATTENDED THE MEETING.

Commissioner	Motion	Second	Yea	Nay	Absent	Abstain
English						
Moody						
Newman						
Feagle						
Demps						

THE HOUR BEING APPROXIMATELY 9:35 PM., AND THERE BEING NO FURTHER BUSINESS, COMMISSIONER DEMPS MADE A MOTION, WITH A SECOND BY COMMISSIONER MOODY, TO ADJOURN. THE MOTION TO ADJOURN PASSED BY UNANIMOUS VOTE OF THE BOARD, SUBJECT TO CALL.

BOARD OF COUNTY COMMISSIONERS

TAYLOR COUNTY, FLORIDA

BY: JAMIE ENGLISH, Chair

ATTEST:

BY:

SALINA GRUBBS) D.C. for GARY KNOWLES, Clerk

PAGE NUMBER: 1 ACCTPA21

SELECTION CRITERIA: transact.check_no between '69774' and '69821' ACCOUNTING PERIOD: 9/23

FUND - 810 - CLEARING/DISBURSEMENT FD

CASH ACCT CHECK NO	ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION		AMOUNT
1011010 69774 1011010 69774 1011010 69774 1011010 69774 TOTAL CHECK	06/16/23 002928 06/16/23 002928 06/16/23 002928 06/16/23 002928	AFLAC AFLAC AFLAC AFLAC	001 001 001 001	DED:1505 AFLAC DED:1506 AFLAC-PT DED:1500 AFLAC DED:1501 AFLAC-PT	0.00 0.00 0.00 0.00 0.00	327.96 773.88 357.97 773.87 2,233.68
1011010 69775 1011010 69775 TOTAL CHECK	06/16/23 5760 06/16/23 5760	AMERICAN GENERAL LIFE & AMERICAN GENERAL LIFE &	001 001	DED:1450 AIG LIFE DED:1451 AIG LIFE	0.00 0.00 0.00	57.07 57.06 114.13
1011010 69776 1011010 69776	06/16/23 7353 06/16/23 7353	BCC GENERAL FUND - DENTA BCC GENERAL FUND - DENTA	A 001 A 001	DED:1708 DENTAL DED:1702 DENTAL-PT DED:1701 DENTAL-PT DED:1700 DENTAL-PT DED:1703 DENTAL-PT DED:1712 DENTAL DED:1718 DENTAL DED:1716 DENTAL-PT BRYANT LEVERETTE WILLIAMS DED:1705 DENTAL-PT DED:1707 DENTAL-PT DED:1707 DENTAL-PT	$\begin{array}{c} 0.00\\$	$\begin{array}{c} 25.62\\ 74.64\\ 281.82\\ 320.25\\ 359.94\\ 25.60\\ 51.23\\ 74.64\\ 51.23\\ 25.61\\ 51.23\\ 281.71\\ 320.00\\ 359.94\\ 2,303.46\end{array}$
1011010 69777 1011010 69777	06/16/23 6688 06/16/23 6688 06/16/23 6688 06/16/23 6688 06/16/23 6688 06/16/23 6688 06/16/23 6688 06/16/23 6688 06/16/23 6688 06/16/23 6688	BCC GENERAL FUND-HEALTH BCC GENERAL FUND-HEALTH	001 001 001 001 001 001 001 001 001 001	DED:1108 HEALTH-PT DED:1109 HEALTH-PT DED:1107 HEALTH-PT DED:1101 HEALTH DED:1102 HEALTH DED:1102 HEALTH DED:1103 HEALTH DED:1105 HEALTH-PT DED:1106 HEALTH-PT DED:1125 HEALTH DED:1104 HEALTH-PT	$\begin{array}{c} 0.00\\$	454.96 738.45 1,271.48 4,445.28 6,345.80 14,205.00 57,599.38 454.96 738.45 181.64 1,271.48 87 706 88
1011010 69778 1011010 69778	$\begin{array}{ccccc} 06/16/23 & 6689 \\ 0$	BCC GENERAL FUND-LIFE IN BCC GENERAL FUND-LIFE IN	4 001 4	DED:1409 VOL LIFE DED:1408 DEP LIFE DED:1403 LIFE INS. DED:1407 LIFE INS. DED:1402 LIFE INS. DED:1409 VOL LIFE CTY ADMIN BRYANT CARTER EVANS GREENE HAWKINS HAYDEN	$\begin{array}{c} 0.00\\$	385.95 12.60 12.88 64.50 368.39 385.95 0.30 4.44 2.39 1.60 2.39 2.39 4.44

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TAYLOR COUNTY BOARD OF COMMISSIONERS CHECK REGISTER - DISBURSEMENT FUND

SELECTION CRITERIA: transact.check_no between '69774' and '69821' ACCOUNTING PERIOD: 9/23

FUND - 810 - CLEARING/DISBURSEMENT FD

CASH ACCT CHECK NO ISSUE DT	VENDOR NAME	FD/DEPT	DESCRIPTION		AMOUNT
1011010 69778 06/16/23 1011010 69778 06/16/23 <td>6689 BCC GENERAL 6689 BCC GENERAL</td> <td>FUND-LIFE IN 001 FUND-LIFE IN 001</td> <td>LEVERETTE LEVINGSTON MANN MOCK MUNNINGHAM PADGETT T.PAGE PARKER ROSS E.SADLER TAYLOR WHIDDON WHITEHEAD WILLIAMS WOODS WHITEHEAD CORRECTIONS</td> <td>0.00</td> <td>1.523.414.446.832.286.832.393.412.286.836.836.836.830.530.5311.951,319.55</td>	6689 BCC GENERAL	FUND-LIFE IN 001 FUND-LIFE IN 001	LEVERETTE LEVINGSTON MANN MOCK MUNNINGHAM PADGETT T.PAGE PARKER ROSS E.SADLER TAYLOR WHIDDON WHITEHEAD WILLIAMS WOODS WHITEHEAD CORRECTIONS	0.00	1.523.414.446.832.286.832.393.412.286.836.836.836.830.530.5311.951,319.55
1011010 69779 06/16/23 1011010 69779 06/16/23 <td>7352 BCC GENERAL 7352 BCC GENERAL 7352</td> <td>FUND-VISION 001 FUND-VISION 001</td> <td>BRYANT PAGE HAYDEN TAYLOR ROSS WHIDDON WHITEHEAD DED:1305 VISION DED:1300 VISION PT DED:1300 VISION-PT DED:1300 VISION-PT DED:1306 VISION DED:1307 VISION DED:1307 VISION DED:1303 VISION-PT DED:1309 VISION PT DED:1302 VISION-PT</td> <td>$\begin{array}{c} 0 & 00 \\ 0 & 0 \\$</td> <td>$\begin{array}{c} 5.95\\ 11.91\\ 5.95\\ 5.95\\ 11.91\\ 5.95\\ 2.95\\ 2.98\\ 12.60\\ 28.92\\ 59.60\\ 71.52\\ 2.97\\ 11.91\\ 12.58\\ 28.89\\ 59.50\\ 71.28\\ 416.32\end{array}$</td>	7352 BCC GENERAL 7352	FUND-VISION 001 FUND-VISION 001	BRYANT PAGE HAYDEN TAYLOR ROSS WHIDDON WHITEHEAD DED:1305 VISION DED:1300 VISION PT DED:1300 VISION-PT DED:1300 VISION-PT DED:1306 VISION DED:1307 VISION DED:1307 VISION DED:1303 VISION-PT DED:1309 VISION PT DED:1302 VISION-PT	$\begin{array}{c} 0 & 00 \\ 0 & 0 \\$	$\begin{array}{c} 5.95\\ 11.91\\ 5.95\\ 5.95\\ 11.91\\ 5.95\\ 2.95\\ 2.98\\ 12.60\\ 28.92\\ 59.60\\ 71.52\\ 2.97\\ 11.91\\ 12.58\\ 28.89\\ 59.50\\ 71.28\\ 416.32\end{array}$
1011010 69780 06/16/23		. COMM GEN 001	DED:2006 CELL PHONE		200.00
1011010 69781 06/16/23			REFUND D.JORDAN	0.00	181.64
1011010 69782 06/16/23 1011010 69782 06/16/23 TOTAL CHECK			REFUND G. JORDAN DENT REFUND G.JORDAN LIFE	0.00 0.00 0.00	25.61 31.00 56.61
1011010 69783 06/16/23	L2183150 UNITED WAY (OF THE BIG BE 001	DED:2001 UNITED WAY	0.00	37.00
101101() 69784 06/16/23 101101() 69784 06/16/23 101101() 69784 06/16/23 TOTAL CHECK	000112 660 - CONSOL	LIDATED COMMU 0601 LIDATED COMMU 0719 LIDATED COMMU 0489	CIRCUIT JUDGE - JUNE COUNTY JUDGE -JUNE 6/1-6/30/23	$\begin{array}{c} 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00 \end{array}$	41.32 56.01 221.85 319.18

ACC

3

SELECTION CRITERIA: transact.check_no between '69774' and '69821' ACCOUNTING PERIOD: 9/23

CASH ACCT CHECK NO	ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 69785 1011010 69785 1011010 69785 TOTAL CHECK	06/16/23 000072 06/16/23 000072 06/16/23 000072	BIG BEND WATER AUTHORITY BIG BEND WATER AUTHORITY BIG BEND WATER AUTHORITY	0451-0P	4/30-5/30/23 4/30-5/30/23 4/30-5/30/23	0.00 0.00 0.00 0.00	74.32 74.32 74.32 222.96
1011010 69786 1011010	06/16/23 000063 06/16/23 000063	CITY OF PERRY CITY OF PERRY	0500 0164 0123 0160 0162 0383 0457 0473 0473 0473 0473 0473 0473 0473 0448 0500 0489 0489 0114 0489 0114 0489 0261 0261 0250	4/14-5/15/23 4/5-5/2/23 4/5-5/2/23 4/5-5/2/23 4/14-5/15/23 4/10-5/8/23 4/13-5/15/23 4/13-5/15/23 4/6-5/3/23 4/14-5/15/23 4/14-	$\begin{array}{c} 0.00\\$	18.9074.9544.91102.93199.0676.6989.3298.3867.06331.3616.8056.44304.92405.1315.7527.5630.6139.6926.25180.252,206.96
1011010 69787	06/16/23 5643	COMCAST OF TALLAHASSEE,	0723	8535 10 179 0075629	0.00	96.90
1011010 69788 TOTAL CHECK 1000000000000000000000000000000000000	06/16/23 7382 06/16/23 7382 06/16/23 7382 06/16/23 7382 06/16/23 7382 06/16/23 7382 06/16/23 7382 06/16/23 7382 06/16/23 7382	ABS TECHNOLOGY SOLUTIONS ABS TECHNOLOGY SOLUTIONS	0250 0250 0430 0260 0261 0277 0430	AGMT# 015-1361236-000 AGMT# 025-1500250-000 INV#33708629 INV#33773184 INV#33865493 INV#33865493 INV#33865493 AGMT# 015-136123-0000 AGMT# 025-1500250-000	$\begin{array}{c} 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00 \end{array}$	656.10 91.90 505.48 32.99 32.99 32.98 22.00 22.00 1,488.34
1011010 69789 1011010 69789 1011010 69789 1011010 69789 1011010 69789 1011010 69789 1011010 69789 1011010 69789 1011010 69789 1011010 69789 1011010 69789 1011010 69789 1011010 69789 1011010 69789 1011010 69789 1011010 69789 1011010 69789 1011010 69789	06/16/23 6281 06/16/23 6281 06/16/23 6281 06/16/23 6281 06/16/23 6281 06/16/23 6281 06/16/23 6281 06/16/23 6281 06/16/23 6281 06/16/23 6281	VERIZON WIRELESS SERVICE VERIZON WIRELESS SERVICE	0170 0260 0192 0260 0261 0171 0500 0192	ACCT# 522373693-00001 ACCT# 522373693-00001 ACCT# 522373693-00001 ACCT# 522373693-00001 ACCT# 822461956-00001 ACCT# 822461956-00001 ACCT# 822461956-00001 ACCT# 822461956-00001 ACCT# 822461956-00001 ACCT# 822461956-00001	$\begin{array}{c} 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00 \end{array}$	$10.10 \\ 24.22 \\ 0.10 \\ 23.20 \\ 44.64 \\ 24.63 \\ 24.63 \\ 24.62 \\ 55.94 \\ 39.36 \\ 40.41 \\ 41.17 \\$

TAYLOR COUNTY BOARD OF COMMISSIONERS CHECK REGISTER - DISBURSEMENT FUND

4

SELECTION CRITERIA: transact.check_no between '69774' and '69821' ACCOUNTING PERIOD: 9/23

CASH ACCT CHECK NO ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 69789 06/16/23 6281 1011010 69789 06/16/23 6281 1011010 69789 06/16/23 6281 1011010 69789 06/16/23 6281 1011010 69789 06/16/23 6281 1011010 69789 06/16/23 6281 1011010 69789 06/16/23 6281 1011010 69789 06/16/23 6281 1011010 69789 06/16/23 6281 1011010 69789 06/16/23 6281 1011010 69789 06/16/23 6281 1011010 69789 06/16/23 6281 1011010 69789 06/16/23 6281 1011010 69789 06/16/23 6281 1011010 69789 06/16/23 6281 1011010 69789 06/16/23 6281 1011010 69789 06/16/23 6281 1011010 69789 06/16/23	VERIZON WIRELESS SERVIC VERIZON WIRELESS SERVIC	E 0114 E 0211 E 0113 E 0110 E 0114 E 0210 E 0473 E 0487 E 0487 E 0488 E 0430 E 0111 E 0114 E 0114 E 0114 E 0260 E 0110 E 0250 E 0250 E 0250 E 0250 E 0250	ACCT# 822461956-00001 ACCT# 822461956-00001	$\begin{array}{c} 0.00\\$	$\begin{array}{r} 36.07\\ 43.85\\ 36.38\\ 42.05\\ 91.75\\ 36.26\\ 40.47\\ 2.53\\ 12.68\\ 35.52\\ 36.26\\ 36.26\\ 36.26\\ 36.26\\ 36.26\\ 36.26\\ 36.11\\ 26.48\\ 95.01\\ 37.37\\ 40.27\\ 132.12\\ 11.74\\ 27.41\\ 36.07\\ 1,221.05\end{array}$
1011.010 69790 06/16/23 5096	WASTE PRO - TALLAHASSEE	0473	ACCT# 026215	0.00	27.91
1011.010 69791 06/21/23 6443 1011.010 69791 06/21/23 6443 1011.010 69791 06/21/23 6443 1011.010 69791 06/21/23 6443 1011.010 69791 06/21/23 6443 TOTAL CHECK	AMERICAN FLAGPOLE & FLA AMERICAN FLAGPOLE & FLA AMERICAN FLAGPOLE & FLA AMERICAN FLAGPOLE & FLA	G 0448 G 0486	AMERICAN FLAG FLORIDA FLAG AMERICAN FLAG FLORIDA FLAG	$\begin{array}{c} 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\end{array}$	109.95 139.00 109.95 139.00 497.90
1011010 69792 06/21/23 001327 1011010 69792 06/21/23 001327 TOTAL CHECK			PROJECT 2016-011-ENG PROJECT 2016-011-ENG	$0.00 \\ 0.00 \\ 0.00 \\ 0.00$	129,098.00 10,950.00 140,048.00
1011010 69793 06/21/23 7768 1011010 69793 06/21/23 7768 1011010 69793 06/21/23 7768 TOTAL CHECK	ARTHREX, INC. ARTHREX, INC. ARTHREX, INC.	1509 1509 1509	TRIMANO FORTIS REUSABL TRIMANO FORTIS SUPPORT ADAPTER TRIMANO FORTIS	$\begin{array}{c} 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\end{array}$	446.25 27,200.00 2,550.00 30,196.25
1011.010 69794 06/21/23 001851	AT&T - ATLANTA	0237	352 M02-8941 008 1986	0.00	615.00
1011010 69795 06/21/23 7420	CARDMEMBER SERVICE	0110	MAY 23 STMT	0.00	443.77
L011010 69796 06/21/23 000063	CITY OF PERRY	1504	INSTALLATION METER	0.00	6,300.00
1011010 69797 06/21/23 7820 1022010 69797 06/21/23 7820 1011010 69797 06/21/23 7820 1011010 69797 06/21/23 7820 TOTAL CHECK	CRYSTAL TRACTOR LLC CRYSTAL TRACTOR LLC CRYSTAL TRACTOR LLC	0261 0489 0489	HYDRAULIC CABLES WITH PIN "PIN 5, BOOM	$0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00$	155.34 34.40 55.00 244.74
1011010 69798 06/21/23 000292	KENNETH R. DENNIS	0160	COURTHOUSE KEYS	0.00	80.00

SELECTION CRITERIA: transact.check_no between '69774' and '69821' ACCOUNTING PERIOD: 9/23

CASH ACCT CHECK NO ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 69799 06/21/23 000126 1011010 69799 06/21/23 000126 1011010 69799 06/21/23 000126 1011010 69799 06/21/23 000126 1011010 69799 06/21/23 000126 1011010 69799 06/21/23 000126 1011010 69799 06/21/23 000126 TOTAL CHECK 06/21/23 000126	DOCTORS' MEMORIAL HOSPIT DOCTORS' MEMORIAL HOSPIT DOCTORS' MEMORIAL HOSPIT DOCTORS' MEMORIAL HOSPIT DOCTORS' MEMORIAL HOSPIT	0200 0200 0200 0200 0200 0200	3/15 W. HOUCK 3/28 O. MABRY 3/28 O. MABRY 3/26 R. NORMAN 11/9/22 J. PIPPIN	$\begin{array}{c} 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \end{array}$	1,696.20 1,630.08 3,402.70 553.20 11,022.57 18,304.75
1011010 69800 06/21/23 7870 1011010 69800 06/21/23 7870 TOTAL CHECK	FGCMB CREDITS, LLC FGCMB CREDITS, LLC	0354 0354-01	SALTWATER STATE/FEDERA SALTWATER STATE/FEDERA	$ \begin{array}{c} 0.00 \\ 0.00 \\ 0.00 \end{array} $	3,835.08 164.92 4,000.00
1011010 69801 06/21/23 7554	FL NURSERY GROWERS&LANDS	0283	PROFESSIONAL MEMBERSHI	0.00	95.00
1011010 69802 06/21/23 001868	FLORIDA ASSOC.OF COUNTIE	0106	DEDUCTIBLE / HART	0.00	1,000.00
1011010 69803 06/21/23 7252	GREEN'S MARINE & SPORTIN	0473	LABOR	0.00	157.50
1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020 1011010 69804 06/21/23 6020	NATURE COAST SERVICES, L NATURE COAST SERVICES, L	0150 0150 0150 0150 0420 0420 0420 0420 0420 0420 0420 04	REMOVAL - R.HOME REMOVAL - K. BROOKS TRANSFER - HARDEE TRANSFER - MOTTAR TRANSFER - BAKER TRANSFER - FOSTER PROFESSIONAL SERVICES HEARSE FOR CEMETERY CASKET WOOD: LIBRA: AL OPEN/CLOSE OF GRAVE SP PROFESSIONAL SERVICES HEARSE FOR CEMETERY CASKET WOOD: LIBRA: AL OPEN/CLOSE GRAVE SPACE CREMATION PROCESS FOR CREMATION PROCESS FEE CASKET WOOD: LIBRA: AL	$\begin{array}{c} 0.00\\$	$\begin{array}{c} 600.00\\ 600.00\\ 600.00\\ 600.00\\ 500.00\\ 310.00\\ 295.00\\ 100.00\\ 495.00\\ 310.00\\ 295.00\\ 100.00\\ 495.00\\ 600.00\\ 600.00\\ 95.00\\ 7,095.00\\ \end{array}$
1011010 69805 06/21/23 000124 1011010 69805 06/21/23 000124 1011010 69805 06/21/23 000124 1011010 69805 06/21/23 000124 1011010 69805 06/21/23 000124 1011010 69805 06/21/23 000124 TOTAL CHECK	PERRY NEWSPAPERS, INCORP PERRY NEWSPAPERS, INCORP PERRY NEWSPAPERS, INCORP PERRY NEWSPAPERS, INCORP	0473 0110	YEARLY NEWSPAPER SUBSC INV# 553 6/2 NOTICE OF PROCED 5/26 NOTICE - PUB HEA	$\begin{array}{c} 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \end{array}$	52.00 89.50 107.24 71.88 320.62
1011010 69806 06/21/23 000114	POSTMASTER	0106	12 MO. PO BOX	0.00	234.00
1011010 69807 06/21/23 6387	PPM SPORTS TURF, LLC.	0473	SPRING INSECTICIDE FIR	0.00	5,502.25
1011010 69808 06/21/23 5779	PUBLIC DEFENDER I.T.	0603	JUNE 2023	0.00	812.67
1011010 69809 06/21/23 002624 1011010 69809 06/21/23 002624 TOTAL CHECK	PUBLIC DEFENDER OCCUPANC PUBLIC DEFENDER OCCUPANC	0603 0603	JUNE 2023 JUNE 2023	$0.00 \\ 0.00 \\ 0.00$	883.92 264.00 1,147.92

PAGE NUMBER: 6 ACCTPA21

SELECTION CRITERIA: transact.check_no between '69774' and '69821' ACCOUNTING PERIOD: 9/23

CASH ACCT (HECK NO	ISSUE DT	VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 1011010 1011010 1011010 1011010 101101	69810 69800	06/21/23 06/21/23	7475 7475 7475 7475 7475 7475 7475 7475	SCHWAB BROTHERS HYDRAULI SCHWAB BROTHERS HYDRAULI	0192 0191 0191	LUG NUT STUD OIL FILTER TRANSMISSON FLUID PTO G&S KIT CLUTCH DISC FREIGHT CLUTCH SPACER BRAKE CLEAN SWITCH SHOP SUPPLIES LABOR OIL 15W40 OIL FILTER FUEL FILTER FUEL FILTER SECONDARY SHOP SUPPLIES LABOR FITTING AIR LINE OIL FILTER FUEL FILTER FUEL FILTER FUEL FILTER FUEL FILTER FUEL FILTER FUEL FILTER FUEL FILTER SHOP SUPPLIES LABOR RADIATOR HOSE COOLANT BRAKE CLEAN CLAMP SHOP SUPPLIES LABOR WIRE / ACCESSORIES SWITCH MARKER LIGHT SHOP SUPPLIES LABOR WIRE / ACCESSORIES SWITCH MARKER LIGHT SHOP SUPPLIES LABOR 4TH QTR DISTRIBUTION	$\begin{array}{c} 0.00\\$	$\begin{array}{c} 41.46\\ 16.63\\ 21.74\\ 169.88\\ 118.62\\ 99.60\\ 51.17\\ 68.32\\ 5.23\\ 18.60\\ 8.50\\ 1,200.00\\ 154.70\\ 64.73\\ 33.56\\ 22.33\\ 8.50\\ 150.00\\ 32.13\\ 21.68\\ 55.98\\ 21.01\\ 202.30\\ 19.20\\ 8.50\\ 490.00\\ 1,546.25\\ 4.38\\ 150.78\\ 5.23\\ 17.32\\ 8.50\\ 750.00\\ 87.68\end{array}$
1011010 1011010 1011010 1011010 TOTAL CHECK	69810 69810 69810 69810	06/21/23 06/21/23 06/21/23 06/21/23	7475 7475 7475	SCHWAB BROTHERS HYDRAULI SCHWAB BROTHERS HYDRAULI SCHWAB BROTHERS HYDRAULI SCHWAB BROTHERS HYDRAULI	0191 0191 0191 0191 0191	SWITCH MARKER LIGHT SHOP SUPPLIES LABOR	0.00 0.00 0.00 0.00 0.00 0.00	41.58 88.65 8.50 720.00 6,533.24
1011010	69811	06/21/23	7641	SHAWNA BEACH, PROPERTY A	0904	4TH QTR DISTRIBUTION	0.00	245,919.75
1011010 1011010 TOTAL CHECH	69812 69812	06/21/23 06/21/23	6129 6129	ST.CLOUD WELDING & FABRI ST.CLOUD WELDING & FABRI	0200 0200	SERVICE CHARGE 4/14/2 SERVICE CHARGE 4/18/20	0.00 0.00 0.00	3,643.90 3,643.90 7,287.80
1011010	69813	06/21/23	6721	STATE ATTORNEY'S OFFICE	0602	JUNE 2023	0.00	806.45
1011010	69814	06/21/23	6722	STATE ATTORNEY'S OFFICE	0602	JUNE 2023	0.00	2,842.71
1011010	69815	06/21/23	7851	STONES, INC.	0192	CREDIT	0.00	-29.47

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SELECTION CRITERIA: transact.check_no between '69774' and '69821' ACCOUNTING PERIOD: 9/23

CASH ACCT CHECK NO	ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 69815 1011010 69815 1011010 69815 1011010 69815 1011010 69815 1011010 69815 1011010 69815 1011010 69815 1011010 69815 1011010 69815 1011010 69815 1011010 69815 1011010 69815 TOTAL CHECK TOTAL CHECK	06/21/23 7851 06/21/23 7851 06/21/23 7851 06/21/23 7851 06/21/23 7851 06/21/23 7851 06/21/23 7851	STONES, INC. STONES, INC. STONES, INC. STONES, INC. STONES, INC. STONES, INC.	0160 0160 0160 0160 0160 0160 0160	MAY 2023 BLANKET PURCH MAY 2023 BLANKET PURCH	$\begin{array}{c} 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00 \end{array}$	72.27 -13.99 29.98 7.49 20.22 43.47 24.99 154.96
1011010 69816	06/21/23 002451	TAYLOR COUNTY PUBLIC HEA	0498	YEARLY OPERATING PERMI	0.00	200.00
1011010 69817	06/21/23 7919	THE CHAPMAN LAW FIRM TRU	0106	ROOT V. TAYLOR COUNTY	0.00	33,514.98
1011010 69818 1011010 69818 TOTAL CHECK	06/21/23 5382 06/21/23 5382	TIMBERLAND FORD, INC. TIMBERLAND FORD, INC.	0500 0500	REPAIR DOOR HANDLES, C REPAIR DOOR HANDLES, C	0.00 0.00 0.00	65.51 169.75 235.26
1011010 69819 1011010 69819 1011010 69819 1011010 69819 1011010 69819 TOTAL CHECK	06/21/23 002792 06/21/23 002792 06/21/23 002792 06/21/23 002792	TRANE U.S. INC. TRANE U.S. INC. TRANE U.S. INC. TRANE U.S. INC.	0200 0200 0200 0200 0200	SENSOR TEMPERATURE SEN REPAIR - INSTALLATION OTHER - ENVIRO/SAFETY FUEL CHARGE	0.00 0.00 0.00 0.00 0.00	283.08 778.50 106.16 50.00 1,217.74
1011010 69820 1011010 69820 1011010 69820 1011010 69820 1011010 69820 TOTAL CHECK	06/21/23 6205 06/21/23 6205 06/21/23 6205 06/21/23 6205 06/21/23 6205	ROCKY ANDERSON ROCKY ANDERSON ROCKY ANDERSON ROCKY ANDERSON ROCKY ANDERSON	0200 0200 0200 0200 0200 0200	ANNUAL MAINTENANCE SLB ABC RECHARGE LOW PRESSURE HYDRO-TES 15 LB CO2 RECHARGE HIGH PRESSURE HYRD- TE	$\begin{array}{c} 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \end{array}$	144.00 185.00 90.00 28.00 18.00 465.00
1011010 69821	06/21/23 001137	YARBROUGH TIRE & AUTOMOT	0283	OIL CHANGE AND TIRE RO	0.00	68.45
TOTAL CASH ACCOUNT					0.00	616,494.28
TOTAL FUND					0.00	616,494.28
TOTAL REPORT					0.00	616,494.28

SELECTION CRITERIA: transact.check_no between 'V69822' and 'V69841' ACCOUNTING PERIOD: 9/23

САЅН АССТ С	HECK NO	ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010	v69822	06/21/23 001887	ADVANCED BUSINESS SYSTEM		АССТ# ТС31		
1011010	v69823	06/21/23 7873	ALLSTATE CONSTRUCTION, I	0200-01	DESIGN/BUILD CONSTRUCT	0.00	286,975.26
1011010 1011010 1011010 1011010 1011010 101101	V69824 V69824	06/21/23 7474 06/21/23 7474 074 074 074 074 074 074 074	ALLSTATE CONSTRUCTION, I AMAZON CAPITAL SERVICES, AMAZON CAPITAL SERVICES,	0113 0192 0192 0192 0192 0192 0192 0192 0192 0192 0192 0192 0283 0489 0430	LULIVE L SHAPED DESK, 9" DEMO ROTARY BLADE MILWAUKEE M18 12AH BAT DUAL CHARGER OFFICE CHAIR 1" X12 CARGO STRAP 6P MAGNETIC BELT CLIP MAGNETIC DHONE CAR MOU F03 BOOK SHIPPING RED PENS - PACK OF 12 50 PIECES WOOD SLICES; WET WIPES BULK - PACK COOKIE CUTTER MOLDS 12 MIRROR TILES FOR DISCO CRAFT FOAM BALLS FOR C TIE DYE T-SHIRT FOR SU TIE DYE T-SHIRT FOR SU	0.00 0.00	$\begin{array}{c} 166.99\\ 109.00\\ 623.97\\ 65.79\\ 99.96\\ 17.98\\ 13.99\\ 12.39\\ 54.28\\ 3.99\\ 13.25\\ 31.18\\ 85.53\\ 14.99\\ 24.99\\ 24.99\\ 24.99\\ 14.16\\ 16.93\\ 13.96\\ 14.43\\ 10.66\\ 34.99\\ 22.99\\ 6.99\\ 8.69\\ 14.75\\ 16.49\\ 31.96\\ 11.98\\ 6.90\end{array}$
1011010 1011010 1011010 1011010 1011010 101101	V69824 V69824 V69824 V69824 V69824 V69824 V69824 V69824 V69824	06/21/23 7474 06/21/23 7474 06/21/23 7474 06/21/23 7474 06/21/23 7474 06/21/23 7474 06/21/23 7474 06/21/23 7474 06/21/23 7474	AMAZON CAPITAL SERVICES, AMAZON CAPITAL SERVICES,	0111 0111 0111 0111 0111 0111 0111 011	400 PIECES SIGN HERE T EASEPRES 5 POCKETS MES 4 PACK PLASTIC ENVELOP PRINTWORKS PASTEL PAPE PENTEL ENERGEL DELUXE 120 PACK BINDER CLIPS MR PEN LARGE RUBBER BA BUSINESS SOURCE FOLD B	$\begin{array}{c} 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ \end{array}$	6.99 47.00 5.99 7.03 11.28 7.91 9.98 5.98 1,684.41
1011010	V69825 V69825 V69825	06/21/23 7651 06/21/23 7651 06/21/23 7651	B&B PORTA TOILETS, INC B&B PORTA TOILETS, INC	0448	4/14-5/11/23	0.00	105.50
	∨69826 ∨69826	06/21/23 002171 06/21/23 002171	BIG BEND TRANSIT, INC. BIG BEND TRANSIT, INC.	0350 0425	MAY 2023 VET TRANS SNAP PROGRAM RIDER TOK	$0.00 \\ 0.00 \\ 0.00 \\ 0.00$	18.97 1,500.00 1,518.97

TAYLOR COUNTY BOARD OF COMMISSIONERS CHECK REGISTER - DISBURSEMENT FUND

SELECTION CRITERIA: transact.check_no between 'V69822' and 'V69841' ACCOUNTING PERIOD: 9/23

CASH ACCT CHECK NO	TSSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 V69827 1011010 V69827	06/21/23 000116 06/21/23 000116	CASHWAY BLDG.PRODUCTS OF CASHWAY BLDG.PRODUCTS OF	0447 0447 0447 0447 0447 0473 0473 0473	SINK 20 FAUCET CONNECTOR 1 1/4 PLASTIC P TRAP DRAIN W GRID CONCRETE BAGS PAINT THREADED HANDLE 3" ROLLER MASKING TAPE LATEX MARKING PAINT 5 3 " MINI TRIM COVERS Y SPLITTER SS WEDGE ANCHORS INMATE BLANKET MAY 202 INMATE BLANKET MAY 202		
1011010 V69828 1011010 V69828 TOTAL CHECK	06/21/23 003248 06/21/23 003248	CAUSSEAUX, HEWETT & WALP CAUSSEAUX, HEWETT & WALP	0347 0348	TASK ORDER NO. CEI_CHW TASK ORDER NO. CEI_CHW	0.00 0.00 0.00	15,631.17 13,827.58 29,458.75
1011010 v69829 1011010 v69829 1011010 v69829 TOTAL CHECK	06/21/23 004749 06/21/23 004749 06/21/23 004749	CINTAS CORPORATION #148 CINTAS CORPORATION #148 CINTAS CORPORATION #148	0170 0170 0170	COURTHOUSE COURTHOUSE COURTHOUSE	0.00 0.00 0.00 0.00	35.00 35.00 35.00 105.00
1011010 v69830	06/21/23 7875	HIRENKUMAR PATEL	0192	5/20 FUEL - FIRE DEPT	0.00	89.03
1011010 v69831	06/21/23 6429	ICS CREMATION & FUNERAL	0150	REMOVAL - JOHN DOE	0.00	650.00
1011010 v69832	06/21/23 000068	KONE, INC.	0160	6/1-6/30/23 COURTHOUS		1,272.00
1011010 v69833 1011010 v69833 1011010 v69833 1011010 v69833 1011010 v69833 1011010 v69833 TOTAL CHECK	06/21/23 003309 06/21/23 003309 06/21/23 003309 06/21/23 003309 06/21/23 003309	LIVE OAK PEST CONTROL, I LIVE OAK PEST CONTROL, I LIVE OAK PEST CONTROL, I LIVE OAK PEST CONTROL, I LIVE OAK PEST CONTROL, I	0160 0166 0430	ADMIN COMPLEX COURTHOUSE HISTORICAL SOCIETY LIBRARY DL OFFICE	$\begin{array}{c} 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00 \end{array}$	13.50 40.05 13.50 13.50 13.50 94.05
1011010 v69834	06/21/23 7137	MEDICAL EXPRESS CORPORAT	0111	DRUG SCREENS - 4	0.00	120.00
1011010 v69835 1011010 v69835 1011010 v69835 1011010 v69835 1011010 v69835 TOTAL CHECK	06/21/23 6411 06/21/23 6411 06/21/23 6411 06/21/23 6411	MICROSOFT CORPORATION MICROSOFT CORPORATION MICROSOFT CORPORATION MICROSOFT CORPORATION	0113 0113 0113 0113 0113	4/24-5/23/23 4/24-5/23/23 4/24-5/23/23 4/24-5/23/23	0.00 0.00 0.00 0.00 0.00	2.00 150.00 318.95 238.00 708.95
1011010 v69836 1011010 v69836 1011010 v69836 1011010 v69836 1011010 v69836 1011010 v69836	06/21/23 7815 06/21/23 7815 06/21/23 7815 06/21/23 7815 06/21/23 7815 06/21/23 7815	ODP BUSINESS SOLUTIONS, ODP BUSINESS SOLUTIONS, ODP BUSINESS SOLUTIONS, ODP BUSINESS SOLUTIONS, ODP BUSINESS SOLUTIONS,	0350 0350 0350 0350 0350 0350	PENTEL AUTOMATIC PENCI SCOTCH TRANSPARENT TAP HP 952X,.952 HIGH YIEL HP 952XL HIGH YIELD BL PILOT G-2 RETRACTABLE		17.28 13.07 212.32 84.28 27.08

SELECTION CRITERIA: transact.check_no between 'V69822' and 'V69841' ACCOUNTING PERIOD: 9/23

CASH ACCT CHECK NO	ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 V69836 TOTAL CHECK	06/21/23 7815	ODP BUSINESS SOLUTIONS,	0350	BOISE X-9 MULTI USE PR	0.00 0.00	53.88 407.91
1011010 V69837 1011010 V69837 1011010 V69837 1011010 V69837 1011010 V69837 1011010 V69837 1011010 V69837 1011010 V69837 1011010 V69837 1011010 V69837 TOTAL CHECK	06/21/23 7282 06/21/23 7282 06/21/23 7282 06/21/23 7282 06/21/23 7282 06/21/23 7282 06/21/23 7282 06/21/23 7282 06/21/23 7282	SHI INTERNATIONAL CORP. SHI INTERNATIONAL CORP.	0114 0473 0250 0489 0430 0192 0171 0113 0500	SONICWALL TZ370 - ESSE SONICWALL UPGRADE SONICWALL TZ370 - ESSE SONICWALL UPGRADE PLUS SONIC WALL UPGRADE FOR SONIC WALL RENEWAL SONIC WALL TZ370-ESSEN SONICWALL TZ570 - ESSE SONICWALL - PART#: 02-	$\begin{array}{c} 0.00\\$	1,151.40 1,151.40 1,151.40 1,151.40 1,151.40 1,151.40 1,151.40 2,302.81 1,151.40 11,51.40
1011010 v69838	06/21/23 6407	SOUTHERN EARTH SCIENCES,	0160-01	MOLD ASSESSMENT FOR CO	0.00	5,660.00
1011010 V69839 1011010 V69839 TOTAL CHECK	06/21/23 001940 06/21/23 001940	TAYLOR COUNTY SHERIFF'S TAYLOR COUNTY SHERIFF'S	0453 0451-0P	MAY KEATON BEACH MAY STEINHATCHEE	$0.00 \\ 0.00 \\ 0.00$	1,680.00 1,827.00 3,507.00
1011010 v69840	06/21/23 7170	WAYNE PADGETT, SHERIFF	0901	JULY DISTRIBUTION	0.00	680,095.66
1011010 V69841 1011010 V69841 TOTAL CHECK	06/21/23 7906 06/21/23 7906	ZEAGER BROS., INC. ZEAGER BROS., INC.	0165 0165	CYPRESS IPEMA CERTIFIE FREIGHT	$0.00 \\ 0.00 \\ 0.00 \\ 0.00$	2,125.00 750.00 2,875.00
TOTAL CASH ACCOUNT					0.00	1,027,680.25
TOTAL FUND					0.00	1,027,680.25
TOTAL REPORT					0.00	1,027,680.25

PAGE NUMBER: 1 ACCTPA21

SELECTION CRITERIA: transact.check_no between '5017751' and '5017756' ACCOUNTING PERIOD: 9/23

FUND - 105 - ROAD & BRIDGE FUND

CASH ACCT CHECK NO ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 5017751 06/16/23 000063 1011010 5017751 06/16/23 000063 1011010 5017751 06/16/23 000063 TOTAL CHECK	CITY OF PERRY CITY OF PERRY CITY OF PERRY	0301 0301 0301	4/11-5/11/23 4/11-5/11/23 4/11-5/11/23	$0.00 \\ 0.00 \\ 0.00 \\ 0.00 \\ 0.00$	70.17 11.00 96.85 178.02
1011010 5017752 06/16/23 6281 1011010 5017752 06/16/23 6281 TOTAL CHECK	VERIZON WIRELESS SERVICI VERIZON WIRELESS SERVICI VERIZON WIRELESS SERVICI VERIZON WIRELESS SERVICI VERIZON WIRELESS SERVICI VERIZON WIRELESS SERVICI	E 0303 E 0301 E 0301 E 0301 E 0301	ACCT# 522373693-00001 ACCT# 822461956-00001 ACCT# 822461956-00001 ACCT# 822461956-00001 ACCT# 822461956-00001 ACCT# 822461956-00001	$\begin{array}{c} 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00 \end{array}$	3.22 49.87 523.74 70.68 48.93 23.20 719.64
1011010 5017753 06/21/23 002869 1011010 5017753 06/21/23 002869 1011010 5017753 06/21/23 002869 1011010 5017753 06/21/23 002869 1011010 5017753 06/21/23 002869 1011010 5017753 06/21/23 002869 1011010 5017753 06/21/23 002869 1011010 5017753 06/21/23 002869 TOTAL CHECK	BATTERY DISTRIBUTORS SO BATTERY DISTRIBUTORS SO BATTERY DISTRIBUTORS SO BATTERY DISTRIBUTORS SO BATTERY DISTRIBUTORS SO	J 0301 J 0301 J 0301 J 0301	65CP BATTERY 3/13 XHD31A BATERY 5/16/23 XHD31C BATTERY 5/29 65CP BATTERY 5/4/23 BATTERY FEE	$\begin{array}{c} 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00\\ 0.00 \end{array}$	125.32 239.78 359.67 125.32 10.50 860.59
1011010 5017754 06/21/23 001407	RAGANS ACE HARDWARE, INC	c 0302	3" ROLL NAP	0.00	4.59
1011010 5017755 06/21/23 7851 1011010 5017755 06/21/23 7851 1011010 5017755 06/21/23 7851 TOTAL CHECK	STONES, INC. STONES, INC. STONES, INC.	0301 0301 0301	2 DOOR LOCK FOR OFFICE 2 - EXTRA KEYS REKEY	0.00 0.00 0.00 0.00	159.98 3.98 10.00 173.96
TOTAL CASH ACCOUNT				0.00	1,936.80
TOTAL FUND				0.00	1,936.80

SUNGARD PENTAMATION, INC.	
DATE: 06/21/2023	TAYLOR COUNTY BOARD OF COMMISSIONERS
TIME: 16:31:48	CHECK REGISTER - DISBURSEMENT FUND

PAGE NUMBER: 2 ACCTPA21

SELECTION CRITERIA: transact.check_no between <code>'5017751'</code> and <code>'5017756'</code> ACCOUNTING PERIOD: 9/23

FUND - 106 - SECONDARY ROAD PROJECT FD

CASH ACCT CHECK NO	ISSUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 5017756 1011010 5017756 TOTAL CHECK	06/21/23 001327 06/21/23 001327	ANDERSON COLUMBIA COMPAN ANDERSON COLUMBIA COMPAN		PROJECT 2016-011-ENG PROJECT 2016-011-ENG	0.00 0.00 0.00	4,157.73 77,929.87 82,087.60
TOTAL CASH ACCOUNT					0.00	82,087.60
TOTAL FUND					0.00	82,087.60
TOTAL REPORT					0.00	84,024.40

TAYLOR COUNTY BOARD OF COMMISSIONERS CHECK REGISTER - DISBURSEMENT FUND

SELECTION CRITERIA: transact.check_no between 'V5017757' and 'V5017760' ACCOUNTING PERIOD: 9/23

FUND - 105 - ROAD & BRIDGE FUND

CASH ACCT CHECK NO ISS	SUE DT VENDOR	NAME	FD/DEPT	DESCRIPTION	SALES TAX	AMOUNT
1011010 v5017757 06/	5/21/23 003824	BLUE ROK, INC.	0301	LIMEROCK HAULED TO YAR	0.00	407.10
1011010 v5017758 06/	5/21/23 7591	CANON FINANCIAL SERVICES	0301	6/1-6/30/23	0.00	81.84
			0301 0301	PUBLIC WORKS PUBLIC WORKS	0.00 0.00 0.00	157.18 167.98 325.16
1011010 V5017760 06/ 1011010 V5017760 06/	5/21/23 000082 5/21/23 000082	PERRY AUTO SUPPLY, INC. PERRY AUTO SUPPLY, INC.	0301 0301 0301 0301 0301 0301 0301 0301	1823182C95 OIL COOLER 1825602C92 VALVE COVER FLTF1259595 FUEL INJEC G25230-0604 COUPLINGS G25239-0604 HYD HOSE F 70391 HYDRAULIC HOSE - W74B191 UREA DEP FILTE 67005 PULLER - SHOP 91014158AM STARTER 24V 6-022 22IN EXACTFITBLA 20809968 MIRROR 12639250 HOUSING - TRU 7565 2YR WTY BAT 501 ENVIRONMENTAL CHAR	$\begin{array}{c} 0.00\\$	206.15 275.09 3,971.48 32.12 70.08 117.76 71.99 101.97 472.50 24.98 206.24 88.13 155.04 1.50 5,795.03
TOTAL CASH ACCOUNT					0.00	6,609.13
TOTAL FUND					0.00	6,609.13
TOTAL REPORT					0.00	6,609.13



DISPOSITION OF ASSET REPORT TAYLOR COUNTY, FLORIDA

TO: BOARD OF COUNTY COMMISSIONERS

Clerk Asset Number:

7574 Board Asset Number: DATE: 00-12-23

FY 22/23

Department Name

DEPT 0905 Number

FROM: Clerk of Court

To Whom It May Concern: The following changes have occurred in the property in my custody. This information should be entered on your Property Record.

IDENTIFICATION DATA

Name of Item	Room #	Make
Laser Printer	Felony Dept.	De 11
Model	Year	Serial Number
5130CDN	2013	7PMZGX1
Other Description: Color Printer W/F	eeder	
Purchased with Grant: Yes/No?	Yes No If 'Yes' please exp	lain reason to allow disposition below.

DISPOSITION DATA

Type of Disposition: No longer working - Junked	
** Property that is missing or unable to locate shall be presented to the Custodian immediately.	e County Commission by the Property
Explanation for Disposal: (required) No longer Montin	9
Location: (required) Felony Dept. (Clerk's Office)	· · · · ·
APPROVED DENIED By the Taylor County Board of Com	mission <u>Lelaolaoaa</u> Date
	Anno Ke
	//Chairman Signature
Department Head	County Administrator Approval

Date Removed From Asset Records

Fixed Assets Manager

May 4,2023

CLERK'S OFFICE - INVENTORY OF OLD OFFICE EQUIPMENT

BRAND	MODEL NUMBER	WORKING NONWORKING
DELL 5130	7574	
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.24

43

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States and the second	County Commission Agenda Item
SUBJECT/TITLE:	Board to review and approve the Automated Weather Observation System (AWOS) data service agreement with RSINET.

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Statement of Issue: Board to review and approve the data service agreement to put the data from the weather station at the airport onto the internet

Recommended Action: Approve the data service agreement.

Fiscal Impact: Cost is \$720.00 per year.

Budgeted Expense: Y/N Yes

Submitted By: Airport Manager

Contact: Ward Ketring

SUPPLEMENTAL MATERIAL / ISSUE ANALYSIS

History, Facts & Issues: The data from the weather station at the airport needs to be on the internet so the data can reach news sources, the FAA, NWS and aviation flight planning web sites and apps such as Foreflight.com, wingx.com and Garmin Pilot. We have had this service for several years. The contract was up for renewal, and we procured prices. RSINET was the lowest price.

Attachments: RSI Contract and associated documents



Remote Systems Integration PO Box 1260 Millington, TN 38083 (800) 261-1774

RSINet Service Agreement / Service Order

This agreement is entered into by the "Customer" and RSINet subject to the terms and conditions hereinafter set forth and agreed upon by both parties as follows:

- DESCRIPTION OF SERVICE: RSINet is an FAA approved electronic data delivery network designed to provide non-federally owned Automated Weather Observations System (AWOS) reports to the FAA's National Airspace Data Interchange Network (NADIN) for forwarding to air traffic control facilities and the National Weather Service for further dissemination to local weather offices, flight planning offices, weather data services and the general public. These reports will be forwarded at 20 minute intervals 24 hours a day as specified by the FAA.
- TERM OF AGREEMENT: This agreement shall become effective on the 'start date', and shall remain in effect for the period specified. The agreement will automatically renew for a one year term on each subsequent anniversary date unless 60 days notification is given by either party that the contract will not be renewed or needs to be updated.
- INSTALLATION AND STARTUP: Once the startup fee (if any) has been
 received, the RSINet hardware will be shipped to the customer. In most cases,
 the hardware can be easily installed by the customer or the AWOS maintenance
 technician. In certain cases, there may be additional hardware such as outside
 antennas necessary for reliable service. For new sites, start of service will be
 dependent upon the FAA and National Weather Service database update
 schedules, which may result in an up to 60 day delay.
- CHARGES: Charges for RSINet service will be billed each quarter for the previous 3 months of service unless yearly billing is requested. All invoices are Net 30 days. Customer is responsible for any federal, state, or local taxes. Service may be suspended for non-payment without notice. If service is suspended for non-payment, charges will continue until the equipment is returned.

 CUSTOMER RESPONSIBILITY: It is the responsibility of the AWOS owner to ensure that the AWOS unit is equipped to provide properly formatted METAR weather reports at 5 minute intervals to the RSINet network interface. On-site maintenance and troubleshooting of the interface and external antenna system is the responsibility of the customer or AWOS technician. RSINet will provide any needed telephone support or replacement components only.

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- WARRANTY: The RSINet Network hardware is warranted for the lifetime of the RSINet contract. If it fails, RSINet will replace it at no charge. This warranty excludes lightning, abuse, unauthorized modification or adjustment, removal of the SIM card or any other component of the Interface or use with any antenna or power supply other than those provided with the unit or subsequently by RSINet, or connection of the device to any other device than the AWOS for which it was originally delivered. Failed components must be returned to RSINet in a timely manner to avoid charges for the equipment.
- NETWORK RELIABILITY LIMTIATIONS: The RSINet network relies upon a number of separate third party systems not directly under the control of RSINet. These can include any number of Internet Service Providers (ISP's), wireless data carriers, the Federal Aviation Administration, and others. Because of the technical nature of the internet, RSI cannot control the various carriers and systems that handle data from the AWOS site to the datacenter. Therefore, RSINet makes no warranty as to the reliability of the service, except that outages will be responded to immediately and restoral efforts will be made on a priority basis and good faith effort at all times.
- HARDWARE: The RSINet Network interface device and all associated hardware remains the property of RSINet and must be returned at the conclusion of this service agreement.
- This agreement is covered under the laws of the State of Florida and Venue shall be Taylor County, Florida. This contract is transferrable upon sale or transfer of RSINet, LLC.

Pricing: (per site)

Startup: Hardware, installation, and setup	\$ N/C
Service: Monthly service, billed annually	\$ 60.00

Requested start date: 6/26/2023 Term (circle one) 1year 2year 3 year

Required Site Specific Information:

Billing E-mail Address: <u>bccpayables@taylorclerk.com</u>

Airport e-mail (if different) airport@taylorcountygov.com

Airport contact name and phone Ward Ketring 850-838-3519

Shipping Address (include phone): <u>Perry-Foley Airport</u> 481 Industrial Park Drive

Perry, FL 32348

ATTN: Airport Manager

Billing Address: Taylor County Board Of County Commissioners PO BOX 620 Perry, FL 32348

ATTN: Accounts Payable

Airport Site ID(s): KFPY AWOS manufacturer: Vaisala AW10 AWOS technician name and phone number Ward Ketring 850-672-0008

RSINet:

Name: Thomas Nichols

Title: Owner

Date:

Customer:

RSINet contract Rev: Jul 2020

SUBJECT/TITLE: T	County Commission Agenda Item
SUBJECT/TITLE: T	
THE PERSON AND AND AND AND AND AND AND AND AND AN	he Board to consider approval of request to change Veteran Services Claim software from Vetraspec/Tyler Technologies to Vetpro; and Vetpro terms and conditions
MEETING DATE REQU	JESTED: June 20,2023
Recommended Action	he Board to consider approval of Vetpro software and terms and conditions for use as the VA Claims software for the BOCC.
Fiscal Impact:	\$450
Budgeted Expense:	Yes
Submitted By:	Marsha Durden, Assistant County Administrator
Contact: 85	0-838-3500 ext. 7

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History, Facts & Issues: The Veteran Services Officer has reported reliability issues with submissions of claims for Veterans in Taylor County while using the current software Vetraspec and has requested to upgrade to a newer system. The VSO has conferred with other VSO's at the State conference to determine which software is the more reliable and has requested approval to change to Vetpro immediately. The Vetraspec agreement requires a 90-day termination notice. Presently claims are being faxed to the VA Benefits center until a more reliable software can be obtained.

Options: Approve

Attachments: Vetpro Quote

Vetpro Terms and Conditions Vetpro Informational Packet Request from VSO to change software. Vetraspec MOU



Panoramic Software Inc.

Quote

Date: June 2, 2023 invoice #: Quote Customer ID: Taylor County FL

To: Taylor County FL Attn: Denny Knight 401 Industrial Park Dr. Perry, Fl. 32347 (850) 838-3513

		Net 30	A	ter 90 day trial
n	Unit	Price Dis	count	ine Total
	\$	450.00	\$	450.00
Fee Waiv	ed	-		-
on (VetraSpec) Fee Waiv	ed			-
	Tota	Discount		
g ana app set up.	1010	DISCOUNT	Subtatal 4	450.00
				450.00
			Sales Tax	
			Total \$	450.00
2932 Pacific Coast Highway	#14-482, Dana Point	, CA 92629		
	n Fee Waiv on (VetraSpec) Fee Waiv g and app set up.	n Unit Fee Waived on (VetraSpec) Fee Waived g and app set up. Tota	n Unit Price Dis \$ 450.00 Fee Waived - on (VetraSpec) Fee Waived	n Unit Price Discount I \$ 450.00 \$ Fee Waived - on (VetraSpec) Fee Waived g and app set up. Total Discount Subtotal \$ Sales Tax Total \$



Veteran Services Solutions for the Future

State-Of-The-Art Software Remote Accessible. Efficient. Secure.



WHY VETPRO?

- HIPAA compliant
- 99.7% Guaranteed Up Time
- Build a Fully Developed Claim in as little as 5 minutes
- Dedicated, VA accredited, expert support staff to provide answers and solutions within minutes
- Remotely assist Veterans anywhere, anytime
- Capture electronic signatures remotely using proprietary Fingerink technology on any computer, tablet, or cell phone
- Veterans can review and sign documents via the secure VetPro Remote Portal
- Never miss a suspense date or filing deadline with VetPro's Reminders and Notifications feature
- Single user license fee, includes training, onboarding, support, data storage, and software updates

Help more Veterans in less time

REMOTE AND CONTACT-LESS FEATURES - ASSIST MORE VETERANS ANYWHERE AND IN LESS TIME

We understand that the services provided by America's Veteran Services Organizations are important on many levels. Using VetPro, our clients can assist Veterans in-person or completely contact free. Forms can be signed from anywhere. Signatures can be captured live or via our Remote Signature Portal. It's secure, it's HIPAA compliant and it's recognized by VA as a true signature. VetPro's notification and reminder system ensures that no suspense date to the VA is missed, and all submissions are tracked with 100% accountability.

VetPro allows the user to file claims for their clients completely remote, paperless and

fully electronic

ELECTRONIC VA CLAIMS SUBMISSIONS

VetPro was developed with direct input from Veteran Services Officers who know and understand the important work our clients do. Our customer service and support teams consist of experienced Veteran Services Officers. We understand that support needs to be responsive, timely and knowledgeable to ensure Veterans receive the assistance they need. Our training is always live, interactive, and immersive. We are passionate about helping those who serve our Veterans and our software allows our users to assist more clients in less time.

- State of the art user logic and functionalities
- Forms populate automatically with relevant and accurate data.
- VetPro minimizes the amount of time spent filing claims
- VA collaboration creates unsurpassed data exchange capabilities and functionality
- Increase client utilization rates and VA awards granted through VetPro client and claims management

CLAIM SUBMISSION AND MANAGEMENT

Hundreds of County Veteran Services agencies, State Veteran Services Agencies and National Service organizations who are already using VetPro, find that its efficiency, reliability and security are enabling them to assist more Veterans in less time. From intake interview to claim submission and beyond, VetPro offers a reliable and user friendly case management platform. Electronic claim submissions are logged and clearly labeled. Case notes can be tagged to other associated records.

APPLICATION MANAGEMENT

All data in VetPro is stored using the most modern security and encryption measures. 100% HIPAA compliant, VetPro, since its inception, has never experienced data breaches or data loss of any kind. Users can upload and store relevant documents within the system. Claim evidence can be packaged in clear and concise packages, making it easy and fast for the VA to develop and rate claims. The results are

- Secure, stable and reliable client management
- HIPAA compliant
- Electronic claims submission eliminates faxing or mailing documents
- · Efficient claim development within the system
- Document storage, categorization and packaging within the system

faster processing times and shorter VA decision timelines. Data and system functionality are monitored consistently, and updates and changes are communicated through electronic publications in real-time. With budget friendly license fees and no hidden costs, our users are able to assist more Veterans in less time. Data transfer is possible, ask us for details.

- Built in reminders and task notifications to eliminate missed timelines
- Clear and concise transaction log
- Knowledgeable support and training before, during and after launch

Industry leading, one of a kind customer service by experienced former Veteran Services Officers

CLIENT CENTRIC SUPPORT

VetPro is the only VSO claims management software that maintains a staff of VA accredited claims representatives to provide our clients with consistent, up-to-date and knowledgeable support.

VETERANS AND VETPRO

At VetPro, we understand the unique skills and abilities our military men and women present to the civilian workforce. More than 20% of our team are Veterans.

CONTINUED GROWTH

VetPro consistently adds features and functionalities to make our clients' business more efficient. Through direct VA collaboration, we stay up to date with the fast changing VA claims laws and regulations. From current forms to changes in electronic submissions, VetPro is relevant, current and accurate.

GETTING VETPRO IS EASY...

With no lengthy contracts and a comprehensive customer care team, getting VetPro launched is a simple and cost effective process. Data can be transferred from existing databases or software providers. The VetPro customer care specialists take our clients through the process, conduct training, and ensure that the transition to VetPro is smooth and successful.

Contact us today for a demonstration of this ground-breaking Veteran Client Management Software and let us show you how we can help your organization more efficiently serve the Veterans in your community.



info@vetpro.us www.vetpro.us

Marsha Durden

From:	Denny Knight
Sent:	Thursday, April 20, 2023 12:34 PM
To:	Marsha Durden
Subject:	RE: Vetraspec
Follow Up Flag:	Follow up
Flag Status:	Flagged

Ok Marsha,

I just did a quick reply this morning about the VetraSpec thing. I do understand about the 90-day MOU. I want you to understand my complaint with Vectra Spec. More than once, I believe 3 times in the past few months I haven't gotten a call from a veteran that they have nothing from VA regarding their claim. Then I go and check the Direct Submit file and their claim "fouled out" on submission and has gone nowhere for on one occasion almost 4 months. I don't get an alarm if a claim does not submit properly. VetraSpec is not the program widely used by VSO's in Florida. I believe these programs are competitively priced by an industry standard. And here's what they usually do when at a conference or from a conference offer. You tell them the date your subscription expires with your former service and you get the new service free until your old service expires. Also understanding about what you said with regards to switching, I will not negotiate any deal, I will get info and talk to some of my peers down there and get some feedback from them.

I am going to need a supply order soon. Not knowing how the budget is, should I wait as long as I can or just go ahead with it? I will need print cartridges, paper, pens. I expect to be about \$500 because if you remember I like to have a cartridge in the printer and "one on shelf" at all times. I know I can wait until after I return from the conference.

I need to leave early this week from time last week. I must take 2.5 hrs, for sure. Teresa is coming at 2pm. I am hoping she is done by 2:30 then I will leave if you approve.

Denny

From: Marsha Durden <mdurden@taylorcountygov.com>
Sent: Wednesday, April 19, 2023 2:08 PM
To: Denny Knight <vso@taylorcountygov.com>
Cc: Teresa A. Copeland <theresa.copeland@taylorcountygov.com>
Subject: Vetraspec

Hey Denny

It turns out that we have a MOU and agreement with Vetraspec that requires at least a 90 notice. Additionally any other agreement would need to be approved by the Board. So..... we will go ahead and pay vetraspec for now and you can gather information for other systems while at the conference. Just send the information to me when you return please.

Thanks so much

Marsha

Memorandum of Agreement

between

Florida Department of Veterans' Affairs

and

_____TAYLOR____County

on behalf of the

County Veteran's Service Officer

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Memorandum of Agreement Between Florida Department of Veterans' Affairs (FDVA) and <u>TAYLOR</u> County Veteran's Service Office

1. Purpose

In order to create greater efficiencies through cooperation as contemplated by Section 163.01, Florida Statutes, this Memorandum of Agreement (herein referred to as "MOA") establishes and formalizes the interlocal relationship between the State of Florida Department of Veterans' Affairs (herein referred to as "FDVA") and <u>TAYLOR</u> County, a political subdivision of the State of Florida, on behalf of the County Veteran's Service Officer (herein referred to as "the County") under Section 292.11, Florida Statutes, as an authorized user of FDVA's VetraSpec technology acquired through its contract with DataSpec, Inc., Contract No. FDVA-ITN-15-004N, to manage veterans' case files and records in furtherance of FDVA's mission to advocate with purpose and passion for Florida veterans and link them to superior services, benefits and support. In this MOA, FDVA and the County will collectively be known as "the Parties."

2. Background

VetraSpec is a secure, web-based application that FDVA has purchased and implemented as a solution to track veterans' claims, and assist veterans and eligible dependents in accessing all benefits to which they may be entitled.

FDVA makes this application available for authorized users of FDVA and Florida County Veteran Service Officers (herein referred to as "CVSOs") that have paid, directly to DataSpec, Inc., for the licenses to receive services. Qualifying CVSOs become authorized users through the execution of this MOA and in compliance with the terms and conditions of this agreement.

FDVA, in its sole discretion, shall determine if a person qualifies as an authorized user of the FDVA VetraSpec application (herein referred to as "VetraSpec").

3. Scope

The Parties to this MOA agree to be bound by its terms and conditions governing access to VetraSpec by authorized users. Authorized users of VetraSpec shall be responsible for the confidentiality of veteran records and shall not access records of veterans for whom the authorized user does not have specific, written authorization to access on behalf of the veteran.

This MOA applies to all FDVA's VetraSpec authorized users that may include CVSOs; system administrators; and system users.

No person shall have access to VetraSpec without first being approved by FDVA, in writing, as an authorized user.

Authorized users shall operate, at all times, in compliance with the terms and conditions of this MOA and at the express direction of the FDVA.

4. Roles and Responsibilities

4.1 FDVA shall:

4.1.1 Approve qualifying persons as authorized users and coordinate access to VetraSpec for intended use under this MOA.

4.1.2 Monitor usage of VetraSpec by authorized users through compliance checks and quality assurance measures, including conducting audits of authorized user VetraSpec credentials and written authorizations from veterans allowing authorized users to access veteran records.

4.1.3 Ensure all authorized users receive training by DataSpec, Inc., for use of VetraSpec prior to gaining rights and credentials to access and work within the application, and partake in additional training should VetraSpec upgrades so require.

4.1.4 Freely cooperate with authorities legally empowered to investigate, audit, or otherwise review the procedures, data and conduct including the operation and its authorized users under the licensed database held by FDVA.

4.1.5 Report any violation of intended use of accessing VetraSpec under the licensed FDVA database. All violations shall be promptly reported to FDVA and DataSpec, Inc.

4.1.6 Revoke authorized user access to the FDVA VetraSpec database for those whom, in the sole discretion of FDVA, have been deemed to have violated the intended use of the application.

4.1.7 All electronic discharges that are in the possession of FDVA will be maintained in VetraSpec under the "FDVA" office code.

4.2 County shall:

4.2.1 Pay the annual fee per user in the amount of \$399.00, or subsequentlyassessed current rate, to DataSpec, Inc. All payments are billed annually on anniversary of signing up for the system and are due and payable to DataSpec, Inc., in accordance with Chapter 218, Part VII, Florida Statutes.

4.2.2 Provide the resources necessary, including computer hardware, software, and personnel support, to effectively operate VetraSpec by each authorized user.

4.2.3 Allow only accredited County Veteran' Service Officers ("CVSOs") under Section 292.11, Florida Statutes, representing or assisting veterans and eligible dependents within the authorized user's office, to access and use VetraSpec. For purposes of this MOA, "authorized user" means any person appointed or designated by FDVA, in writing, to act on behalf of, or in place of a veteran or veteran's eligible dependent.

4.2.4 Access or view only files within the County as authorized by the veteran or eligible dependent, or as required and essential to assisting the veteran or eligible dependent in accessing benefits to which they may be entitled.

4.2.5 Cooperate fully in the mandate that: if a veteran or eligible dependent chooses representation outside his or her home county, the home county office will not access or view that veteran's file unless subsequently authorized to do so, in writing, by the veteran or veteran's eligible dependent which authority can only be granted when the power granted supersedes and replaces the earlier authorization.

4.2.6 Ensure that all inquiries and use of veterans' records are "For Official Use Only." To verify that all access to VetraSpec is "For Official Use Only," authorized users must comply with the following requirements:

(a) Have and keep on file written authorization for release of information, including written appointment of authorized agent, if applicable, executed by the veteran or eligible dependent for whom information is being accessed.

(b) Ensure that all work and inquiries pertaining to a veteran's file shall be limited to, and shall not exceed, the scope of the specific purpose in assisting the veteran and eligible dependent.

(c) Access records of discharges from the US Armed Forces in the possession of FDVA that are not part of an active claim, provided that the authorized user accessing the discharge record has authorization in accordance with section 4.2.6(a).

(d) Ensure that all discharge records in the possession of FDVA will not be viewed outside the scope of official business.

(e) Obtain and review a copy of the release of a discharge to verify that a veteran has authorized access to the record, or if the veteran is deceased, that a qualified official has signed on behalf of the veteran or dependent.

4.2.7 Abide by the existing policies and instructions, as listed in Appendix A to this MOA, for supporting the transmission, use, release, or storage of veterans' and dependents' information.

4.2.8 The Parties acknowledge that VetraSpec facilitates access to data that is protected by State and Federal law. Therefore, strict adherence to the terms and conditions of this MOA are of paramount importance for both Parties to achieve legal compliance. Recognizing that all information in the VetraSpec database is subject to the public records laws of the State of Florida, protecting the privacy of veterans and dependents is imperative. Information obtained under this agreement shall only be disclosed to persons to whom disclosure is authorized under Florida and Federal law. CVSOs shall not use or disclose any information received from VetraSpec under this MOA that is identified as confidential or exempt from public disclosure in accordance

Memorandum of Agreement Between Florida Department of Veterans' Affairs (FDVA) and <u>TAYLOR</u> County Veteran's Service Office

with Chapter 119 and Section 282.318, Florida Statutes, and HIPAA Privacy and Security Rules. Disclosure is restricted to authorized intended uses to assist the veteran or eligible dependent. No information may be disclosed outside these limits without written consent from the veteran and eligible dependents.

Any person who willfully and knowingly violates any of the provisions of this section may be charged with noncriminal infractions up to a third degree felonies as provided in Section 119.10, Florida Statutes, and subject to penalties found in Chapter 775, Florida Statutes. In addition, any person who knowingly discloses any information in violation of HIPAA may be subject to criminal sanctions and civil liability. The duty of each CVSO, to maintain confidentiality of information under this section, continues and survives beyond the term of this MOA or separation from employment by the County.

4.2.9 Information from veterans' files will only be used to assist veterans and eligible dependents. At no time will any CVSO use information for any other purposes including but not limited to:

- Recruitment for membership to organizations, including veterans' organizations.
- Solicitation for firms, whether "for profit" or "not for profit" organizations, seeking to do business with veterans.
- Listing of names for inclusion or inscription on monuments or memorials.

4.2.10 All requests for customization of access to VetraSpec or its reporting or other capabilities shall be submitted to FDVA, in writing, for consideration. FDVA will determine if such customization is beneficial to the State, and if approved, FDVA will submit the request to DataSpec, Inc.

5. Terms of the Agreement and Period of Effectiveness

This MOA will be effective on the date last signed below by the Parties, and will be reviewed annually by the signatories or successors. This MOA shall remain in effect until it is modified or terminated by the Parties. Minor modifications may be made when mutually agreed upon by written addendum, signed by FDVA and the County. Either party, upon 90 days' advance written notice, may terminate this MOA. FDVA may terminate immediately, if, in FDVA's sole discretion, it determines that the County has failed to comply with the terms and conditions of this MOA.

6. FDVA Point of Contact	<u>Taylor</u> County Point of Contact
Alene Tarter	Name: Joe Collins
FDVA Director, Benefits and Assistance	Title: Veterans Service's Officer
727-319-7421	Phone: 850-843-0815
tartere@fdva.state.fl.us	E-mail:

Memorandum of Agreement Between Florida Department of Veterans' Affairs (FDVA) and <u>TAYLOR</u> County Veteran's Service Office

7. Execution of Agreement

The Parties have taken all actions necessary and secured all levels of approval to enter into this MOA. Each signatory has legal authority to bind the public entity it represents and hereby signs to memorialize accord with all terms and conditions.

TAYLOR County A political subdivision of the State of Florida	Florida Department of Veterans' Affairs
By:(printed name)	Colored Alfred D. Conter U.C. Army Det
(printed name)	Colonel Alfred D. Carter, US Army Ret. Deputy Executive Director
Signature:	Ciapatura
Date:	Signature:
ATTEST:	Date:
Ву:	Reviewed as to form and legal sufficiency:
Clerk to the Board (printed name)	
By: (Signature)	
Date:	
Reviewed as to form and legal sufficiency:	

APPENDIX A

Authority and Reference

5 U.S.C. 552, Freedom of Information Act 38 U.S.C. 5902, Recognition of Representatives of Organizations 45 Code of Federal Regulations, HIPAA Privacy Privacy Act of 1974 as amended by 5 U.S.C. 552a Section 1106 (A), Social Security Act Florida Administrative Code, Chapter 55A-3.009, Accreditation to the United States Department of Veterans Affairs Florida Statutes 119.10, Public Records Florida Statutes 292.11, County and City Veteran Service Officer Florida Statutes 775, General Penalties

Acronyms

HIPAA	Health Insurance Portability and Accountability Act
MOA	Memorandum of Agreement
FDVA	Florida Department of Veterans Affairs
POC	Point of Contact
US	United States
CVSO	County Veteran Service Officer

 <u>READ THIS</u>: This Terms of Use Agreement ("Agreement" or "Terms of Use") is made by and between Panoramic VetPro, Inc. (hereinafter "Company"), a California corporation, with offices at 32932 Pacific Coast HWY, STE 14-482, Dana Point, CA 92629, and you, the user as the authorized representative of the entity, agency, or contracting party for which you access Company's websites on behalf of ("you", "your", "End User" or "User").

This Agreement contains the complete terms and conditions that govern the use of the Company's website(s) ("Website" or "Websites" or "Site"). BY CLICKING THE "AGREE AND ACCEPT" BUTTON BELOW OR BY ACCESSING, VISITING, BROWSING, USING, OR ATTEMPTING TO INTERACT WITH OR USE ANY PART OF THIS WEBSITE, OR OTHER COMPANY SOFTWARE, SERVICES, WEBSITES, OR CONTENT (COLLECTIVELY THE "SERVICES"), YOU AGREE THAT BOTH YOU AND ANY ENTITY OR AGENCY, GOVERNMENTAL OR OTHERWISE, THAT YOU REPRESENT OR ACCESS THE SERVICES ON BEHALF OR AT THE INSTRUCTION OF, HAVE READ, UNDERSTAND, AND AGREE TO BE BOUND BY THIS AGREEMENT.

IF YOU DO NOT AGREE TO BE BOUND BY THIS AGREEMENT, DO NOT ACCESS OR USE ANY PART OF THIS WEBSITE. COMPANY RESERVES THE RIGHT, WITH OR WITHOUT NOTICE, TO MAKE CHANGES TO THIS AGREEMENT AT COMPANY'S SOLE DISCRETION. CONTINUED USE OF ANY PART OF THIS WEBSITE OR THE SERVICES CONSTITUTES YOUR ACCEPTANCE OF SUCH CHANGES.

COMPANY RESERVES THE RIGHT, WITH OR WITHOUT NOTICE TO YOU, TO MAKE CHANGES TO THIS AGREEMENT AT COMPANY'S DISCRETION. YOUR CONTINUED USE OF ANY PART OF THE WEBSITES OR ANY SERVICE CONSTITUTES YOUR ACCEPTANCE OF SUCH CHANGES TO THIS AGREEMENT. YOU SHOULD REVIEW THIS AGREEMENT PERIODICALLY TO DETERMINE IF ANY CHANGES HAVE BEEN MADE. THE MOST CURRENT VERSION OF THIS AGREEMENT, WHICH SUPERSEDES ALL PREVIOUS VERSIONS, CAN BE REVIEWED BY GOING TO https://panosoft.com/terms-of-use/

2. ACCESS TO THIS SITE. To access this Site, Site resources, links or other content, you may be asked to provide certain registration details or other information. It is a condition of your use of this Site that all the information you provide will be correct, current, and complete. If Company believes the information you provide is not correct, current, or complete, Company has the right to deny access to this Site, or to any of its resources, and to terminate or suspend your access at any time.

2.1. Subscription. Your subscription to Company's Websites is subject to the membership plan as detailed on the invoice sent to you by Company and will automatically renew until terminated. Company may offer a number of membership plans, including special promotional plans. To access this Site, Site resources, links or other content, you must have internet access, a device capable of running the Company Websites, and provide Company with one or more Payment Methods. "Payment Method" means a current, valid, accepted method of payment, as may be updated from time to time.

2.2. Billing and Cancellation.

2.2.1. Billing. The subscription fee for the use of Company's Websites or any other charge you may incur in connection with your use of the Websites or service contained therein, such as taxes and possible transaction fees, will be charged on an annual basis to your Payment Method on or around the anniversary of the Effective Date until your subscription is cancelled. Subscription fees are fully earned upon payment. In the event that you provide a Payment Method that is declined or no longer available to Company for payment of your subscription fee, you shall remain responsible for any uncollected

amounts. If payment is not successfully settled, due to expiration, insufficient funds, or otherwise, and you do not cancel your account, Company may suspend your access to the service until Company have successfully charged a valid Payment Method.

2.2.2. Cancellation. You may cancel your Company subscription at any time, and you will continue to have access to the Company Websites through the end of your annual billing period. Company does not provide refunds or credits unless expressly authorized by a Company representative. To cancel, contact your Company representative and follow the instructions provided.

2.2.3. Changes to the Price and Subscription Plans. Company reserves the right to change its subscription plans or adjust pricing for its service or any components thereof in any manner and at any time as it may determine in its sole and absolute discretion. Except as otherwise expressly provided for in these Terms of Use, any price changes or changes to your subscription plan will take effect following Company's notice to you.

- 3. APPLICABLE USE OF SITE. All Users must abide by this Agreement. If a User fails to follow any of the terms or conditions of this Agreement or any other applicable guidelines and/or rules of behavior, Company can immediately suspend and/or discontinue your ability to use the Site. In addition, Company has the right to delete any piece of content or material, comment, as well as any topic or profile that the Website finds objectionable, in its sole reasonable discretion. You alone are totally responsible for any activity that takes place on the Company's Websites under your Website account. If you become aware of any unauthorized use of your username and/or password, it is your responsibility to notify the Company immediately. It is up to you to maintain the confidentiality of your password and username.
- 4. NO CO-BRANDING OR FRAMING. You may not use or authorize any party to co-brand or frame any Company Websites without the express prior written permission of an authorized representative of Company in each instance. For purposes of these Terms of Use, "co-branding" means to display a name, logo, trademark, trade name, service mark, or other means of attribution or identification of any party in such a manner as is reasonably likely to give a user the impression that such other party has the right to display, publish, or distribute this Site or content accessible within this Site. For purposes of these Terms of Use, "framing" refers to displaying any Company webpage within a bordered area of another website, regardless of whether the address of the originating Company Website is visible. Furthermore, you agree to cease any unauthorized co-branding or framing immediately upon notice from Company.
- 5. NO UNLAWFUL ACCESS. You agree that you will not use Company's Websites in any manner that could in any way disable, overburden, damage, or impair the Websites or otherwise interfere with any other party's use and enjoyment of the Websites. You further agree that you will not obtain, or attempt to obtain, any materials, content, or information by any means not expressly made available or provided for through the authorized use of the Websites.
- 6. USE LIMITATION. You agree not to, without the express prior written consent of Company: (a) reproduce, duplicate, copy, sell, resell, or exploit for any commercial purposes, any portion of the Content or any service provided by the Site that you do not own, (b) use the Content or any services provided by the Site that you do not own, or (c) provide access to the Content or any service provided by the Site that you do not own.

- 7. PROPRIETARY INFORMATION. All content found on the Company Websites (the "Content") is considered the copyrighted and trademarked intellectual property of Company, or of the party that created and/or licensed the Content to Company. No rights or title to any of the Content contained on any Company Website shall be considered transferred or assigned to the User at any time. Subject to all applicable laws, you agree that you will not copy, distribute, republish, modify, create derivative works of, or otherwise use the Content in any unauthorized way, without the prior written consent of Company in each instance, except that you may print out and/or save one copy of your Content.
- 8. SUBMISSIONS. As a User, you may be able to upload and post a great variety of content, including but not limited to text, audio, video, photographs, graphics, and other materials ("Content"). This means that you have sole responsibility, and not the Company, for all Content that you upload, post, email, transmit, or otherwise make available through the Case Management Services, and to make sure that you are in compliance with the proper Use of the Case Management Services as set forth in Section 10 of the Agreement relating to such Content. Any Content that you write, post, upload, or link to on a Company Website is entirely your responsibility. The Company shall have no liability of any kind with respect to any Content posted by you or other Users through the Case Management Services. You agree that you must assess and bear all risks associated with your use of any Content. In this regard, you may not rely on any Content created by other Users or otherwise created, distributed, and displayed on any part of the Case Management Services. The Website does not control or monitor the Content posted via the Case Management Services and, as such, does not guarantee the accuracy, integrity, or quality of such Content. You hereby grant Company a perpetual, world-wide, royalty free, license to use your Content to the extent necessary to provide the Case Management Services. In using your Content in providing the Case Management Services to you, Company will take reasonable efforts to keep all Content confidential.
- 9. THIRD-PARTY WEBSITES. The Website may provide, or other parties including Website Users may provide, links to other World-Wide Websites or resources which are not maintained by, or related to, the Website. Links to such sites are provided as a service to our Users and are not sponsored by, endorsed, or otherwise affiliated with the Website or the Company. The Website has no control over these sites and any content thereon and makes no representations or warranties about the content, completeness, quality or accuracy of any such third-party website. Therefore, you acknowledge and agree that the Website is not responsible for the availability of such links, and that the Website and the Company do not endorse and are not responsible or liable for any content, advertising, products, or other materials made available on or from these linked websites. You also acknowledge and agree that the Website and the Company are not responsible or liable, directly or indirectly, for any damage or loss caused by or alleged to have been caused by or in relation to the use of any content, goods, or services offered through these links or any failures and/or disruption to your computer system that may result from your use of any such links, or for any intellectual property or other third party claims relating to your posting or using such links. YOU AGREE THAT IF THE WEBSITE REQUESTS YOU TO DISABLE ANY LINK YOU HAVE POSTED, AND IF YOU FAIL TO DO SO WITHIN 24 HOURS AFTER RECEIVING THE REQUEST TO DISABLE, THE WEBSITE HAS THE RIGHT TO DISABLE THE LINK WITHOUT ANY FURTHER NOTICE TO YOU.

10. USE OF COMPANY SERVICES. Company's Websites may contain data storage and collection forms, data organization materials, case management materials, forums, bulletin board services, chat areas, message boards, news feeds, news groups, communities, calendars, and/or other message or communication facilities designed to allow you to communicate with the Internet community or with a group (collectively, "Case Management Services"). You agree to use the Case Management Services only to post, send, and receive content and messages that are considered proper and related to the particular Case Management Service. Among other actions, when using a Case Management Service, you agree that you will not post, send, submit, publish, or transmit in connection with this Site, or cause to be posted, sent, submitted, published or transmitted, any material that:

(i) you do not have the right to post, including without limitation any proprietary material of any third party protected by intellectual property laws (or by rights of privacy or publicity);

(ii) advocates or could reasonably serve to encourage, either directly or indirectly, any illegal or immoral activity, or discusses an intent to commit an illegal act or violate any law, rule, or regulation;

(iii) is vulgar, obscene, pornographic, incendiary, or indecent;

(iv) threatens or abuses others;

(v) is libelous or defamatory towards others;

(vi) is racist, abusive, harassing, threatening or offensive;

(vii) seeks to exploit or harm children by exposing them to inappropriate content, or asking for personally identifiable details or information;

(viii) harvests or otherwise collects information about others, including e-mail addresses, financial information or other personally identifying information, without their prior express consent in each instance;

(ix) impersonates or misrepresents your connection to any other entity or person or otherwise manipulates or forges headers or identifiers to disguise the origin of content;

(x) falsifies or deletes any author attributions, legal or other proper notices or proprietary designations or labels of the origin or source of software or other material contained in a file that is permissibly uploaded (e.g., copyright, trademark or patent notices);

(xi) advertises any commercial endeavor (e.g., offering for sale products or services) or otherwise engages in any commercial activity (e.g., conducting raffles or contests, displaying sponsorship banners, and/or soliciting goods or services) except as may be specifically authorized on this Site;

(xii) solicits funds, advertisers or sponsors for any purpose;

(xiii) includes programs that contain viruses, worms and/or Trojan horses or any other computer code, files, or programs designed to interrupt, destroy, or limit the functionality of any computer software or hardware or telecommunications device;

(xiv) disrupts the normal flow of dialogue, causes a screen to scroll faster than other users are able to type, or otherwise acts in a way which affects the ability of other people to engage in real-time activities via this Site;

(xv) amounts to a pyramid or other like scheme, including without limitation contests, chain letters, and surveys;

(xvi) disobeys any policy or regulations including any code of conduct or other guidelines established from time to time regarding the use of this Site and/or any networks connected to this Site; or

(xvii) contains hyperlinks to other sites that contain content that falls within the scope of this Section.

You acknowledge that any materials uploaded to the Case Management Service may be subject to posted limits on use, reproduction, and/or dissemination, and you are responsible for abiding by such limitations with respect to your submissions, including any downloaded materials. Notwithstanding these rights, you remain solely responsible for the content of your submissions. You acknowledge and agree that neither Company nor any third party that provides Content to Company will assume or have any liability for any action made by Company or such third party with respect to any submission.

You acknowledge that the Website may or may not pre-screen materials uploaded to the Case Management Service or Site, yet the Website and its designees shall have the right, but not the obligation, in its sole discretion, to pre-screen, refuse, remove, or delete any Content that violates this Agreement or is otherwise objectionable as determined by the Website in its sole discretion.

The Website reserves the right at any time and from time to time to modify or discontinue, temporarily or permanently, the Case Management Services (or any part thereof) with or without notice. You agree that the Website will not be liable to you or any third party for any modification, suspension, or discontinuance of the Case Management Services.

WHILE THE WEBSITE EXPLICITLY PROHIBITS THE ABOVE CONDUCT, YOU ACKNOWLEDGE AND AGREE THAT YOU MAY BE EXPOSED TO SUCH CONDUCT AND CONTENT, AND THAT YOUR USE OF THE WEBSITE IS ENTIRELY AT YOUR OWN RISK, AND THAT THE WEBSITE SHALL HAVE NO LIABILITY OF ANY KIND FOR SUCH CONDUCT.

YOU UNDERSTAND AND AGREE THAT IF YOUR USE OF CASE MANAGEMENT SERVICES VIOLATES ANY OF THE ABOVE CODES OF CONDUCT, THE WEBSITE CAN SUSPEND AND/OR TERMINATE YOUR USE OF THE WEBSITE IMMEDIATELY WITHOUT PRIOR NOTICE AND WITHOUT ANY RIGHT OF REFUND, SET-OFF, OR HEARING.

- 11. RIGHT TO TERMINATE ACCESS. Company reserves the right to monitor use of this Site to determine compliance with these Terms of Use, as well as the right to edit, refuse to post, or remove any information or materials, in whole or in part, at its sole discretion. Company reserves the right to terminate your access to any or all of the Case Management Services at any time without notice for any reason whatsoever.
- 12. DISCLOSURE UNDER LAW. Company reserves the right at all times to disclose any information as necessary to satisfy any applicable law, regulation, legal process, or governmental request. Company may preserve and store your account information and Content if it believes in good faith that such preservation is necessary to comply with legal processes, respond to claims that

the Content violates the rights of third parties, or to protect the rights, property or personal safety of the Website, its Users or the public.

13. PERSONALLY IDENTIFIABLE INFORMATION. Personal and certain other information is subject to the Website's Privacy Policy. As a condition of using the Communication Services you agree to the terms of the Privacy Policy, as it may be changed from time to time. Our Privacy Policy, which is incorporated herein by reference, is located at https://panosoft.com/privacy-policy/.

You agree that your use of any Communications Service is subject to the Privacy Policy.

14. DISCLAIMER & LIMITATIONS ON LIABILITY. You understand that Company cannot and does not guarantee or warrant that files available for downloading from the Company Websites will be free of viruses, worms, Trojan horses, or other code that may cause damage or harm to your computer(s) or network(s). You acknowledge that you will be solely responsible for implementing sufficient procedures and checkpoints to protect your computer(s) and network(s), and that you will maintain adequate means of backup of your personal data, external to this Website. Company further disclaims any responsibility to ensure that the Content located on its Websites is necessarily complete and up-to-date.

YOUR USE OF THIS SITE IS AT YOUR OWN RISK. THE CONTENT IS PROVIDED "AS IS", "AS AVAILABLE, AND WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESSED OR IMPLIED. COMPANY DISCLAIMS ALL WARRANTIES, INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, OR NON-INFRINGEMENT. COMPANY DOES NOT WARRANT THAT THE FUNCTIONS OR CONTENT CONTAINED ON ANY COMPANY WEBSITE WILL BE UNINTERRUPTED OR ERROR-FREE, THAT DEFECTS WILL BE CORRECTED, OR THAT THIS SITE OR THE SERVER THAT MAKES IT AVAILABLE ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. COMPANY DOES NOT WARRANT OR MAKE ANY REPRESENTATION REGARDING USE, OR THE RESULT OF USE, OF ANY CONTENT IN TERMS OF ACCURACY, RELIABILITY, OR OTHERWISE. THE USER ACKNOWLEDGES THAT THE CONTENT MAY INCLUDE TECHNICAL INACCURACIES OR TYPOGRAPHICAL ERRORS, AND COMPANY MAY MAKE CHANGES OR IMPROVEMENTS AT ANY TIME. YOU ASSUME THE ENTIRE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION IN THE EVENT OF ANY LOSS OR DAMAGE ARISING FROM THE USE OF THIS SITE OR ITS CONTENT. COMPANY MAKES NO WARRANTIES THAT YOUR USE OF THE CONTENT WILL NOT INFRINGE THE RIGHTS OF OTHERS AND ASSUMES NO LIABILITY OR RESPONSIBILITY FOR ERRORS OR OMISSIONS IN SUCH CONTENT.

COMPANY, ITS SUBSIDIARIES, AFFILIATES, LICENSORS, SERVICE PROVIDERS, CONTENT PROVIDERS, EMPLOYEES, AGENTS, OFFICERS, AND DIRECTORS, WILL NOT BE LIABLE FOR ANY INCIDENTAL, DIRECT, INDIRECT, PUNITIVE, ACTUAL, CONSEQUENTIAL, SPECIAL, EXEMPLARY, OR OTHER DAMAGES, INCLUDING LOSS OF REVENUE OR INCOME, PAIN AND SUFFERING, EMOTIONAL DISTRESS, OR SIMILAR DAMAGES, EVEN IF COMPANY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR SUCH DAMAGES WERE REASONABLY FORSEEABLE.

IN NO EVENT WILL THE COLLECTIVE LIABILITY OF COMPANY AND ITS SUBSIDIARIES, AFFILIATES, LICENSORS, SERVICE PROVIDERS, CONTENT PROVIDERS, EMPLOYEES, AGENTS, OFFICERS, AND DIRECTORS, REGARDLESS OF THE FORM OF ACTION (WHETHER IN CONTRACT, TORT, OR OTHERWISE), EXCEED THE GREATER OF \$100 OR THE AMOUNT YOU HAVE PAID TO COMPANY FOR THE APPLICABLE CONTENT OR SERVICE OUT OF WHICH LIABILITY AROSE. ALL CLAIMS MADE BY YOU HEREUNDER MUST

BE MADE WITHIN ONE YEAR OF THE ACTION TO WHICH SUCH CLAIM RELATES OR FOREVER BE BARRED.

- 15. INDEMNITY. YOU AGREE TO INDEMNIFY, DEFEND, AND HOLD COMPANY, ITS SUBSIDIARIES, AFFILIATES, LICENSORS, CONTENT PROVIDERS, SERVICE PROVIDERS, EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, AND CONTRACTORS (COLLECTIVELY, THE "INDEMNIFIED PARTIES") HARMLESS FROM ANY BREACH OF THESE TERMS OF USE BY YOU, INCLUDING ANY USE OF CONTENT OTHER THAN AS EXPRESSLY AUTHORIZED IN THESE TERMS OF USE. YOU AGREE THAT THE INDEMNIFIED PARTIES WILL HAVE NO LIABILITY IN CONNECTION WITH ANY SUCH BREACH OR UNAUTHORIZED USE, AND YOU AGREE TO INDEMNIFY ANY AND ALL RESULTING LOSS, DAMAGES, JUDGMENTS, AWARDS, COSTS, EXPENSES, AND ATTORNEYS' FEES OF THE INDEMNIFIED PARTIES IN CONNECTION THEREWITH. YOU WILL ALSO INDEMNIFY, DEFEND, AND HOLD THE INDEMNIFIED PARTIES HARMLESS FROM AND AGAINST ANY CLAIMS BROUGHT BY THIRD PARTIES ARISING OUT OF YOUR USE OF THE INFORMATION ACCESSED FROM THIS SITE.
- 16. TRADEMARKS AND COPYRIGHTS. Trademarks, service marks, logos, trade names, and copyrighted works (hereinafter, "Intellectual Property") appearing on this Site are the property of Company or the party that provided the Intellectual Property to Company. Company and any party that provides Intellectual Property to Company retain all rights with respect to any of their respective Intellectual Property appearing in this Site and do not transfer at any time to user and/or any other third party. All contents of Company's Websites are: Copyright © 2018 Panoramic VetPro, Inc.
- 17. COPYRIGHT INFRINGEMENT. If you believe that your work has been copied in a way that constitutes copyright infringement, please provide Company's copyright agent (as designated herein) all of the written information specified below. Please note that this procedure is exclusively for notifying Company and its affiliates that your copyrighted material has been infringed. Please include the following:

 An electronic or physical signature of the person authorized to act on behalf of the owner of the copyright interest;

- A description of the copyrighted work that you claim has been infringed upon;

- A description of where the material that you claim is infringing is located on the Site, including the current Website address;

- Your address, telephone number, and e-mail address;

- A statement by you that you have a good-faith belief that the disputed use is unauthorized by the copyright owner, its agent, and/or the law;

— A statement by you, made under penalty of perjury, that the above information in your notice is accurate and that you are the copyright owner or authorized to act on the copyright owner's behalf.

Company's Copyright Agent for notice of claims of copyright infringement on its Websites can be reached as follows:

Copyright Agent:

Office of General Counsel Panosoft Systems Attn: Copyright Agent,

170 West Tasman Drive, San Jose, CA 95134

e-mail: DMCAagent@pansoft.com

18. SECURITY. Any passwords used for the Company Websites are for individual use only. You will be responsible for the security of your password(s) at all times. From time to time, Company may require that you change your password. You are prohibited from using any services or facilities provided in connection with this Site to compromise security or tamper with system resources and/or accounts. The use or distribution of tools designed for compromising security (e.g., password crackers, rootkits, Trojan horses, or network probing tools) is strictly prohibited. If you become involved in any violation of system security, Company reserves the right to release your account details to the system administrators of other websites and/or the authorities in order to assist them in resolving security incidents. Company reserves the right to investigate suspected violations of these Terms of Use. Company reserves the right to fully cooperate with any law enforcement authorities or court order requesting or directing Company to disclose the identity of anyone posting any e-mail messages, or publishing or otherwise making available any materials that are believed to violate these Terms of Use.

BY ACCEPTING THIS AGREEMENT, YOU WAIVE ALL RIGHTS NOT SPECIFICALLY SET FORTH HEREIN, AND AGREE TO HOLD COMPANY HARMLESS FROM ANY CLAIMS RESULTING FROM ANY ACTION TAKEN BY COMPANY DURING OR AS A RESULT OF ITS INVESTIGATIONS AND/OR FROM ANY ACTIONS TAKEN AS A CONSEQUENCE OF INVESTIGATIONS BY EITHER COMPANY OR LAW ENFORCEMENT AUTHORITIES.

- 19. DISPUTES. If there is any dispute about or involving these Terms of Use, the Company Websites, Company services, and/or any Case Management Services, you agree that any dispute shall be governed by the laws of the State of California, notwithstanding any principles of conflicts of law. You specifically consent to personal and exclusive jurisdiction by and venue in the State and Federal courts of California in connection with any dispute between you and Company arising out of or involving this Agreement, the Website and/or any Case Management Services.
- 20. FREE TRIAL OFFER. By participating in this free trial ("Trial") of the Panoramic VetPro, Inc. SaaS Application ("VetPro"), you agree to be bound by our Terms of Use and the following terms ("Trial Terms"), provided that in the event of a conflict with any subsection in the Terms of Use, the Trial Termsshall govern over the conflicted subsection. The Trial period will be for 90 days from the date you activate the Trial. The Trial applies to new VetPro customers only who elect to sign up for the 90-Day Trial subscription option when signing up to a new VetPro service package. All other VetPro paid services, including but not limited to: Payments for VetPro or Panoramic Software, Inc. services, subscription upgrades, additional or add-on subscription services, data conversion Services, setup fees, and other custom services provided by Panoramic VetPro, Inc are not eligible for the Trial offer. AT THE END OF THE 90 DAY TRIAL PERIOD, YOU WILL NO LONGER HAVE ACCESS TO ANY DATA YOU ENTERED OR UPLOADED DURING THE TRIAL PERIOD AND ANY ORGANIZATION OF SUCH DATA YOU MADE USING VETPRO WILL BE PERMANENTLY LOST UNLESS YOU UPGRADE TO A PREMIUM ACCOUNT PRIOR TO THE

EXPIRATION OF THE TRIAL PERIOD. Panoramic VetPro, Inc., in its sole discretion, reserves the right to make any modifications, changes, terminations, and/or cancellations at any time to the VetPro SaaS Application, the free trial offer, and/or any other services or products it provides.

- 21. MISCELLANEOUS
 - 1. If any part of these Terms of Use is found by a court of competent jurisdiction to be unlawful, void, or unenforceable, that part will be deemed severable and will not affect the validity and enforceability of any remaining provisions.
 - 2. You agree that no joint venture, partnership, employment, or agency relationship exists between you and Company as a result of this Agreement or use of Company's Websites.
 - 3. These Terms of Use constitute the entire agreement among the parties relating to the subject matter hereof, and supersedes all prior or contemporaneous communications and proposals, whether electronic, oral, or written between you and Company with respect to Company's Websites. Notwithstanding the foregoing, you may also be subject to additional terms and conditions, posted policies (including but not limited to the Privacy Policy), guidelines, or rules that may apply when you use the Website or any of its Services. Company may revise these Terms of Use at any time by updating this posting. You should review the Agreement from time to time to determine if any changes have been made to the Agreement signifies and confirms your acceptance of any changes or amendments to this Agreement.
 - 4. The failure of Company to exercise or enforce any right or provision of this Agreement shall not operate as a waiver of such right or provision. Any waiver of this Agreement by Company must be in writing and signed by an authorized representative of the Company.
 - 5. The section titles in the Agreement are for convenience only and have no legal or contractual effect.

Please report any violations of this Agreement to the Company support@panosoft.com If you have any questions regarding this Agreement, please contact us at support@panosoft.com .

This Terms of Use Agreement was last revised on 4-9-19

PANORAMIC SOFTWARE, INC. - PRIVACY POLICY

1. INTRODUCTION

The following describes the Privacy Policy, effective September 18, 2018, for Panoramic Software, Inc. and its subsidiaries, affiliates, and assigns ("We" or "PanoSoft"), which contains four separate sections as follows:

- This Introduction;
- Panosoft's Online Privacy Policy, which addresses the privacy practices applicable to usage of the Panosoft's websites;

- Panoramic VetPro, Inc.'s SaaS application privacy practices applicable to information processed by such entity in its role as a software as a service provider;
- A General Section, which applies to all of our privacy policies.

Panosoft respects individual privacy. Panosoft strives to collect and use personal information in a manner consistent with the laws of the countries in which it does business. If you have questions or concerns regarding this Policy, you should first contact: support@panosoft.com.

Legal Disclaimer

We may disclose Personal Information when required by law or regulation or in the good faith belief that such action is necessary in order to conform to the edicts of the law, comply with legal mandates, or to protect the rights, property, or personal safety of Panosoft, its employees, users and the public.

2. PANOSOFT ONLINE PRIVACY POLICY

This Online Privacy Policy covers use of the site www.panosoft.com and our on-line customer site available only to clients of Panosoft. All information you disclose to us on this website or on our on-line customer site is subject to our Online Privacy Policy. With respect to data received through its websites, Panosoft will, comply with the following:

We may use personal information we obtain relating to you, including but not limited to your name, mailing address, phone number and email address, for the purposes of contacting you, conducting internal business research.

Registering On-line

In order to use a Panosoft Website, you may first need to complete a registration form and/or create a user name and password. During registration, you may be required to give contact information (such as name, phone number and email address). This information may be used to contact you about our services.

Marketing and other activities

When registering on a Panosoft Website, you may have the option of receiving different communications from Panosoft. These may options include promotional information, press releases and newsletters. From time to time we may send our visitors and/or clients e-mail messages with new site feature announcements, enhancements, maintenance information and general updates. We provide you the opportunity to 'opt-out' of having your personally identifiable information used for certain purposes, when we ask for this information. If you no longer wish to receive our newsletter and promotional communications, you may opt-out of receiving them by following the instructions included in each newsletter or communication or you may contact us at: (877) 558-8526, email us at: support@panosoft.com, or send written notification to the attention of Panosoft, 32932 Pacific Coast Highway #14-482 Dana Point, CA 92629. We communicate with users on a regular basis to provide requested services and in response to issues relating to your account via email or phone.

From time to time we collect and store information generated through use of our on-line services. We may use some of this information in the aggregate for marketing research, such as, for example, in compiling statistics on Panosoft's website visitors and in assessing clients' business needs. We may

create standard usage logs through our web server, such as IP address, browser type, and access times. We use our web server to recognize your domain name and track your use of any Panosoft website.

We may request certain information from you (such as your name, address, telephone number, e-mail address or business requirements) to help us evaluate our site traffic and overall usage, improve our online services, and build better websites. In some cases, we may not be able to remove your personal information, in which case we will let you know if we are unable to do so and why. We may post customer testimonials on our web site which may contain personally identifiable information such as the customer's name. We obtain the customer's consent prior to posting the testimonial. If you wish to request the removal of your testimonial you may contact us at the information below.

Panoramic Software, Inc. is the sole owner of the information collected on www.panosoft.com.

Links to Other Sites

This Web site may contain links to other sites that are not owned or controlled by Panosoft. Please be aware that we, Panosoft, is not responsible for the privacy practices of such other sites. We encourage you to be aware when you leave our site and to read the privacy statements of each and every Web site that collects personally identifiable information. This Privacy Policy applies only to the information collected by our Web site.

Order Processing

If you purchase services from us, we request certain personally identifiable information from you on our order form. You must provide contact information (such as name, email, and address) and financial information (such as credit card number, expiration date). We use this information for billing purposes and to fill your orders. If we have trouble processing an order, we will use this information to contact you. This information is also used to send you updates on the product or service you purchased. Panosoft uses third parties to process the credit card transactions. The billing information is not stored on Panosoft's servers.

Maintenance of Data and Passwords

For our web systems on which you have a user account, you have access to your information to update and maintain your profile. It is solely your responsibility to maintain the confidentiality of your password. If you believe your password has been compromised, please contact: support@panosoft.com. If your personally identifiable information changes, you may correct, update, delete or deactivate it by emailing: support@panosoft.com. Panosoft will respond to your request within thirty (30) days of receiving the request. Your account may be active for as long as needed to provide you services and comply with our legal obligations, resolve disputes, and enforce our agreements.

Security

We follow generally accepted industry standards to protect the personal information submitted to us, both during transmission and once we receive it. When you enter sensitive information (such as a personally identifiable information) on our platform, we encrypt the transmission of that information using secure socket layer technology (SSL). No method of transmission over the Internet, or method of electronic storage, is 100% secure, however. Therefore, while we strive to use commercially acceptable

means to protect your personal information, we cannot guarantee its absolute security. If you have any questions about security on our Web site, you can send email us at support@panosoft.com.

Cookies and Google Analytics

We may use cookies on this site. A cookie is a small text file that is stored on a user's computer for record-keeping purposes. We do not link the information we store in cookies to any personally identifiable information you submit while on our site. We use both session ID cookies and/or persistent cookies. We use session cookies to make it easier for you to download documents and run reports on the site. A session ID cookie expires after a short period of time, typically 4 hours. A persistent cookie remains on your hard drive for an extended period of time. You can remove persistent cookies by following directions provided in your Internet browser's "help" file. Our web analytics product uses cookies to track page views and visitors on the site. This information is only used to analyze the traffic on our websites by Panosoft. This information is not tied to personally identifiable information. If you reject cookies, you may still use our site, but your ability to use some areas of our site, such as document downloads will be limited. The Panosoft websites use Google Analytics, a web analysis service of Google Inc. ("Google") Google Analytics uses "cookies", text files, which will be saved on your computer and which allow an analysis of your use of the website. The information provided by the cookie concerning your use of the website (including your IP-address) will be transferred to a Google server in the United States and saved there. Google will use this information to analyze your use of the website, to compile reports about the website activities for the website operator and to provide additional services concerning the website and internet utilization. Google may transfer this information to third parties, if this is a legal requirement or if third parties are commissioned by Google to process the information. Google will in no event connect your IP-address with other Google data. You can prevent the installation of cookies with the relevant browser software setting; however, in this case you may not be able to use all the functions on this website to the full extent. Through use of the Panosoft websites, you agree to the processing of your data by Google in the way described above and for the purpose stated above.

California Do Not Track Disclosure

Panosoft does not track its customers over time and across third party website to provide targeted advertising and therefore does not respond to Do Not Track (DNT) signals. However, some third-party sites to keep track of your browsing activities when they serve you content, which enables them to tailor what they present to you. If you are visiting such sites, your web browser should allow you to set the DNT signal on your browser so that third parties (particularly advertisers) know you do not want to be tracked.

Changes to this Policy

We reserve the right to modify this Privacy Policy at any time, so please review it frequently. If we make material changes to this Policy, we will notify you here, by email, or by means of a notice on our home page so that you are aware of what information we collect, how we use it, and under what circumstances, if any, we disclose it.

3. Panoramic VetPro, Inc. SOFTWARE AS A SERVICE (SaaS) Application

Panosoft provides our customers with applications that facilitates many Veteran Case Management software related services, including but not limited to the subsidiary SaaS system commonly referred to as VetPro and operated by Panormic VetPro, Inc. These applications are not a part of our corporate web site. Panosoft serves as a Data Processor for the clients who use these applications. More specifically, Panosoft does not own the information that is submitted to our applications. The information that is submitted to our applications will be subject to our clients' privacy policies. The following information discloses how information is submitted via our applications and how we handle the information for our clients who are the owners of this data. Panosoft and its subsidiaries, affiliates, and assigns are a leading end-to-end provider of software, proprietary content, services and process outsourcing that enable organizations to more effectively serve the needs of United States Veterans. This Privacy Policy applies as indicated throughout this Privacy Policy and to the transfer of personally identifiable information ("Personal Information") received by Panosoft in any format through its hosted software anywhere in the world.

Notice/Use of Personal Information

Because it supplies a hosted system, Panosoft operates as a data processor for its customers. Panosoft's customers act as data controllers. Individual users involved in Veteran case management activities may interact directly with Panosoft's customers rather than with Panosoft. Panosoft provides its customers with the option of disclosing their relationship with Panosoft by providing notice to individual veteran seeking the assistance of the customer regarding the Panosoft technology that they use. Panosoft maintains only that Personal Information which its customers have asked Panosoft to process. It is the Panosoft customer's responsibility to ensure that the data the customer collects can be legally collected in the country and state of origin. The Panosoft customer is responsible for giving its employees, applicants and users the appropriate level of notification that Personal Information is being collected and maintained.

Notification of Changes/Choice

Panosoft will maintain Personal Information in accordance with this Privacy Policy. If Panosoft decides to change this Policy, Panosoft will post the changes on this page so our customers and/or their employees, applicants and users are aware of what Personal Information Panosoft processes, how Panosoft uses it, and under what circumstances, if any, Panosoft discloses it. If at any point Panosoft decides to retain or use Personal Information in a different manner, Panosoft will notify its customers by way of email or by posting a notice on Panosoft's website for at least 30 days prior to the change in use. Customers, in turn, are responsible for their users and providing them a choice as to whether or not Panosoft uses their Personal Information in this revised manner.

Onward Transfer

Panosoft is a domestic California corporation operating in the United States of America. We have developed data practices designed to assure Personal Information is appropriately protected. In addition, we may employ other companies and individuals to perform functions on our behalf. If we disclose Personal Information to a third party or to Panosoft employees outside of the United States, we will ensure that such party has agreed to abide by the principles of this policy, or can otherwise assure adequate protection of such Personal Information.

Data Integrity

Panosoft will use Personal Information only in ways compatible with the purpose for which it was collected or authorized by our customers.

Security

Panosoft is committed to ensuring the security of the Personal Information that it processes. To prevent unauthorized access or disclosure, maintain data accuracy, and ensure the appropriate use of Personal Information, Panosoft has adopted appropriate physical, electronic, and managerial procedures to safeguard and secure the Personal Information we process. Panosoft strives to protect the privacy of the Personal Information it processes, and inadvertent disclosure is unlikely. In the event of such an inadvertent disclosure, Panosoft will take all commercially reasonable steps to limit and remedy the disclosure. However, Panosoft cannot guarantee that unauthorized third parties will never be able to defeat those procedures or use Personal Information for improper purposes.

Access/Correction

In most cases, when Panosoft collects Personal Information, it does so on behalf of another company, state, local, or other government agency (as an agent or data processor). To request access to, correction, amendment or deletion of this Personal Information, a user should contact the company or agency to which the data was provided.

Oversight/Enforcement

Panosoft has a Privacy Officer who is responsible for Panosoft's compliance with and enforcement of this Policy. Panosoft's Privacy Officer is available to any of its employees, customers, vendors, business partners, or others who may have questions concerning this Policy or data security practices. Panosoft's Privacy Officer may be contacted by email to: jeff@panosoft.com. Panosoft has agreed to cooperate with Data Protection Authorities. Any questions, comments or complaints about the data practices (including, without limitation, compliance with data privacy principles of notice, choice, onward transfer, access, security, data integrity, or enforcement) of a hosted software customer for which Panosoft processes data should be addressed to that customer.

4. GENERAL COOKIES AND LINKS TO OTHER SITES

We may use cookies to enhance a user's experience while using our hosted software. Cookies are a small piece of data stored locally by your browser that saves information and helps identify you to web sites upon subsequent visits. Cookies are uniquely assigned to a computer, and can only be read by a Web server in the domain that issued the cookie. Cookies generally assist users by performing certain functions such as saving passwords and personal preferences regarding the sites. You may have the ability to accept or decline cookies. Most Web browsers automatically accept cookies, but you can usually modify your browser setting to decline all cookies if you prefer. Alternatively, you may be able to modify your browser setting to notify you each time a cookie is tendered and permit you to accept or decline cookies. If you choose to decline cookies, however, that may hinder performance and negatively impact the use of the hosted software.

Our hosted software may contain links to other sites. Please be aware that we are not responsible for the privacy practices or content of such other sites.

Children's Privacy

Panosoft is committed to protecting the privacy needs of children and we encourage parents and guardians to take an active role in their children's online activities and interests. Panosoft does not knowingly collect information from children under the age of 13 and Panosoft does not target its website or its products to children under the age of 13.

UPDATED: February 14, 2019

ARRENTS AND ARRENTS AND ARRENT COUNTY Gary Knowles, Clerk of Court TESSARCELE

Jami English, Chairperson

RESOLUTION

(17)

BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF TAYLOR COUNTY, FLORIDA:

1. That, pursuant to the Notice of Proceedings for Closing of Streets duly published according to law, proof of publication of which is attached hereto and made a part hereof, a hearing was duly held at 6:15 o'clock p.m. on the 20th day of June, A.D. 2023, to consider and determine whether or not the County would vacate, abandon, discontinue, and close certain roads in Taylor County, Florida, more particularly described in the proof of publication attached hereto. At the time and place set for said hearing, all persons interested were given the opportunity to be heard. The Board of County Commissioners of Taylor County, Florida, determined that the proposed action of vacating, abandoning, discontinuing, and closing certain roads herein more particularly described will not deprive any person of a reasonable means of ingress and egress to his premises and will not materially interfere with the County's road system.

2. That, the certain roads herein described be, and the same is hereby, vacated, abandoned, and discontinued and the Board of County Commissioners hereby renounces and disclaims any right of the County and public in and to any land or interest therein contained in the certain roads in Taylor County, Florida, more particularly described as:

A PARCEL OF LAND LYING SITUATE WITHIN SECTION 28, TOWNSHIP 2 SOUTH, RANGE 7 EAST, TAYLOR COUNTY FLORIDA BEING A PART OF A COUNTY OWNED PARCEL OF LAND DESCRIBED AS A PLATTED ROADWAY (WENTWORTH STREET) IN THE PLAT OF SHADY GROVE, RECORDED IN THE PUBLIC RECORDS OF TAYLOR COUNTY, FLORIDA; BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT AN IRON ROD MARKING THE SOUTHEAST CORNER OF BLOCK 8 OF SHADY GROVE AND RUN SOUTH 77 DEGREES 19 MINUTES 32 SECONDS WEST ALONG THE NORTHERLY RIGHT-OF-WAY LINE OF ALTON WENTWORTH ROAD (CR-14), A DISTANCE OF 99.00 FEET TO AN IRON ROD, THENCE CONTINUE ALONG SAID ALTON WENTWORTH ROAD SOUTH 77 DEGREES 21 MINUTES 52 SECONDS WEST 101.79 FEET TO A CONCRETE MONUMENT MARKING THE POINT OF BEGINNING; THENCE FROM SAID POINT OF BEGINNING CONTINUE ALONG SAID ALTON WENTWORTH ROAD SOUTH 75 DEGREES 14 MINUTES 55 SECONDS WEST 60.00 FEET, THENCE NORTH 13 DEGREES 19 MINUTES 38 SECONDS WEST 194.13 FEET, THENCE NORTH 76 DEGREES 24 MINUTES 41 SECONDS EAST 60.00 FEET TO A CONCRETE MONUMENT, THENCE SOUTH 13 DEGREES 19 MINUTES 19 SECONDS EAST 192.92 FEET TO THE POINT OF BEGINNING. CONTAINING 0.27 ACRE MORE OR LESS.

DULY ADOPTED in regular session, this 20th day of June, A.D., 2023. BOARD OF COUNTY COMMISSIONERS TAYLOR COUNTY, FLORIDA (Seal) By: By: Jamie English, Chairperson ATTEST: Gary Knowles, Clerk By: COND

ORDINANCE NO. 2023-06

AN ORDINANCE OF THE TAYLOR COUNTY BOARD OF COUNTY COMMISSIONERS WHICH AMENDS SECTION 74-4(3)(C) OF THE TAYLOR COUNTY CODE OF ORDINANCES WHICH EXPANDS THE LIMITS OF GOLF CART OPERATION AT KEATON BEACH FROM SAW GRASS ESTATES TO J. L. GIBSON ROAD AND ALL THROUGHOUT THE KEATON BEACH AREA; PROVIDING FOR SEVERABILITY AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the Board of County Commissioners have received a request to expand the operation of golf carts in the Keaton Beach area and the Board having found it to be in the interest of the citizens of the beach area of Taylor County to expand the limit of golf cart operation at Keaton Beach from Saw Grass Estates to J. L. Gibson Road and all throughout the Keaton Beach area.

THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF TAYLOR COUNTY, FLORIDA THAT:

Section 1. Section 74-4(3)(c) is amended to read that "a golf cart may be operated at Keaton Beach from Saw Grass Estates to J. L. Gibson Road and all throughout the Keaton Beach area."

Section 2. Severability. If any section, portion or phrase of this Ordinance is ruled invalid or unconstitutional by any court of competent jurisdiction the remainder of this Ordinance shall remain in full force and effect.

1

Section 3. Effective Date. This Ordinance shall take effect immediately upon receipt of official acknowledgement from the Office of the Secretary of State of Florida that this Ordinance has been filed in said office.

PASSED and ADOPTED in regular session by the Board of County Commissioners of Taylor County, Florida, on this 2014 day of June, 2023.

> BOARD OF COUNTY COMMISSIONERS TAYLOR COUNTY, FLORIDA

AMIE ENGLISH, Chairperson

ATTEST Cr GARY KNOWLES. **Clerk of Court**

ORDINANCE NO. 2023-07

(19)

AN ORDINANCE AMENDING SECTION 74-4(C) OF THE CODE OF TAYLOR COUNTY, FLORIDA TO ADD THAT GOLF CARTS ARE NOW ALLOWED ON ALL COUNTY MAINTAINED ROADS IN STEINHATCHEE, FLORIDA WITH A SPEED LIMIT OF TWENTY-FIVE (25) MPH OR LESS, AND ALL REQUIREMENTS ON GOLF CARTS REMAINS IN FULL FORCE AND EFFECT; PROVIDING FOR SEVERABILITY AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the County Commission of Taylor County has been informed by the citizens of Steinhatchee that they request that golf carts be allowed on all county-maintained roads in Steinhatchee with a speed limit of twenty-five (25) mph or less, and

WHEREAS, the Taylor County Commission finds that it is in the best interests of the citizens of the Steinhatchee area that golf carts if operated properly may be allowed and travel on all county-maintained roads in Steinhatchee with a speed limit of twenty-five (25) mph or less.

THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF TAYLOR COUNTY, FLORIDA THAT:

Section 1. It is in the best interest of the citizens of Steinhatchee to allow golf carts to travel on all county-maintained roads in Steinhatchee with a speed limit of twenty-five (25) mph or less.

Section 2. The Board of County Commissioners of Taylor County, Florida finds that golf carts, if operated property, may travel on all countymaintained roads in Steinhatchee with a speed limit of twenty-five (25) mph or less.

Section 3. The Board of County Commissioners may change the above speed limit in the future by Resolution.

Section 4. If any section, portion or phrase of this Ordinance is ruled invalid or unconstitutional by any court of competent jurisdiction the remainder of this Ordinance shall remain in full force and effect.

Section 5. Effective Date. This Ordinance shall take effect immediately upon receipt of official acknowledgement from the Office of the Secretary of State of Florida that this Ordinance has been filed in said office.

PASSED and ADOPTED in regular session by the Board of County Commissioners of Taylor County, Florida, on this day of , 2023.

COUNTY

DARD

BOARD OF COUNTY COMMISSIONERS TAYLOR COUNTY, FLORIDA

mil MIE ENGLISH, Chairperson

ATTEST

GARY KNOWLES, Clerk of Court My name is Ernie Higbee. My wife, Debbie, and I have owned a home at 454 Granger Drive in Steinhatchee for the last 32 years. We have closely followed the pending Granger Road bridge project that has been proposed by Taylor County and the Florida Department of Transportation and strongly object to the project, as proposed for many reasons. The presently proposed Granger Drive bridge project will:

Create significant safety issues for Granger Drive residents and their families and guests. Granger Drive is a one lane dirt road and this new bridge project will dangerously increase the volume, kind and speed of traffic on a road that cannot safely handle such traffic. People are going to get hurt and property is going to get damages as a result of this project.

Create significant environmental issues for the Steinhatchee River and the local residents, wildlife and wetland areas. The bridge project as presently proposed contains no meaningful infrastructure to contain the runoff and drainage that will be created by the new "hard, paved" surfaces that will be created. Likewise, the presently proposed bridge elevation will encourage more vessel traffic (including powered vessel traffic) to enter the waterway which will be spanned by the bridge. This waterway is bordered by extremely fragile wetland areas and is currently a habitat for endangered species such as sea and shore birds, otters and manatees that use the waterway to protect and raise their young. The increased vessel traffic on this waterway will have the potential to injure wildlife such as manatees – but, will also damage the underwater vegetation and the surrounding wetland habitat that is so crucial for the survival of such wildlife.

Finally, no offense, the currently proposed bridge project is the epitome of a governmental boondoggle. Through the discussions of this project, it has become abundantly clear that the only reason that Taylor County and the Florida Department of Transportation are pursuing this bridge project is the availability of "free federal money" under the current federal infrastructure plan. At a time when this great country if struggling to agree on unprecedented increases in the debt ceiling and teetering on the brink of default under its current debt load, there is simply no justification for spending another \$4.0 million of taxpayer money on an unnecessary, unwanted, ridiculously over-built, recklessly expensive, dangerous, environmentally damaging bridge across what is basically a ditch through a dirt road . . . not to mention causing Taylor County to carry the long term burden of the significant increases in the County's costs to maintain Granger Drive . . . just because the money if free.

PLEASE, be responsible elected representatives of the residents of Taylor County and reconsider this bridge project.

Respectfully,

Ernie Higbee

Dear Taylor County by Commissionors I an writing this letter concerning the Granger Bridge de have a pon named Banner moc the is 10 years ald I allow Tim to rede his bile and fish on Granger Deixe & feel safe with him on Granger with the way the read is now I thinks if the bridge is built as proposed it will endanger his life Please do not build that bridge to Vechelo Traffic Sarah Merritt

Subject: Urgent Appeal to Prioritize Pedestrian Safety - No Vehicle Bridge on Granger Dr.

Dear Taylor County Commissioners,

I am writing this letter as an expectant mother who is deeply concerned about the proposed bridge on Granger Dr. I regretfully cannot attend the meeting in person, but I want to express my strong opposition to the construction of a vehicle bridge. As a resident who frequently walks with my 5-year-old daughter and will soon be navigating the area with a baby carriage, this project poses a significant threat to the safety of my family.

The existing pedestrian and golf cart bridge on Granger Dr. has served our community well. It provides a safe pathway for families like mine, allowing us to enjoy outdoor activities and travel without fear. The addition of a vehicle bridge would introduce unnecessary risks and potentially jeopardize the safety of pedestrians, especially children, and those using alternative means of transportation.

Consider the well-being of residents who rely on the current bridge for daily commutes and recreational purposes. Instead of constructing a vehicle bridge, I urge you to focus on enhancing and maintaining the existing pedestrian and golf cart bridge. This would adequately meet the needs of our community, without subjecting us to the dangers associated with increased vehicular traffic.

As an expectant mother, it is my utmost responsibility to prioritize the safety of my children. I appeal to you, as elected officials, to prioritize our safety and the safety of all residents who use Granger Dr. by rejecting the proposal for a vehicle bridge and ensuring that our community remains pedestrian-friendly.

Thank you for your attention to this matter and for considering the concerns of a concerned expectant mother. I trust that you will make a decision that upholds the safety and well-being of the residents you serve.

Sincerely, Heather Bencivengo Long time resident of Steinhatchee, FI. Dear Taylor County Commissioners,

I am writing to strongly oppose the construction of an unwanted and unneeded bridge on Granger Dr. The current old wooden bridge is perfectly adequate, It was rebuilt by the county in 2019.

We see no valid reason to replace it with a new structure that serves no practical purpose and wastes valuable resources.

The old wooden bridge is functional, safe, and a cherished part of our community. It fits seamlessly into the surroundings and holds historical value. It serves our needs without disrupting the tranquility of our neighborhood.

Please listen to the concerns of the residents and respect our wishes. Do not proceed with the unnecessary construction of a new bridge on Granger Dr. Instead, focus on utilizing taxpayer funds for essential projects that truly benefit the community.

I trust that you will make the right decision in preserving the existing wooden bridge, honoring the desires of the residents you represent.

Sincerely Bobby Crosby Dear Taylor County Commissioners,

I am writing to express the firm opposition of the county residents, including myself, to the proposed bridge on Granger Dr. It is imperative that you listen to the voices of the community and promptly address our concerns by abandoning plans for this unnecessary and costly project.

The residents of Taylor County have spoken, and the majority of us do not want the proposed bridge on Granger Dr. Our safety and the safety of our walkers, children, and beloved pets are at stake. The introduction of such a structure would jeopardize the peace and security we currently enjoy in our community.

Constructing this bridge as proposed would be an utter waste of taxpayer money. We have pressing needs that require funding, such as improving local infrastructure and essential services. Our hard-earned money should be allocated wisely to benefit the entire county, rather than squandered on a project that lacks widespread support and offers no significant advantages.

I urge you to prioritize the voices of the county residents and heed our concerns. Seeking alternative solutions that address our safety and needs is way more important. By doing so, you will demonstrate your commitment to serving the best interests of the community.

Please take swift action in response to our collective opposition and reconsider the construction of the proposed bridge on Granger Dr. Show us that our voices matter and that you are willing to work in collaboration with us for the betterment of Taylor County.

I am only 1 voice standing up for many others.

Sincerely

John Darr Owner of the original Granger home since 1996 Subject: Preserving the Tranquility of Steinhatchee - Opposing the Replacement of the Granger Bridge

Dear Taylor County Commissioners,

I am a proud resident who was born and raised in Steinhatchee, I am writing to express my deep concern regarding the proposed replacement of the Granger Bridge. Steinhatchee has always been a quiet and serene town, but recent changes threaten to disrupt its tranquility. Growing up, we affectionately knew the wooden Granger Bridge as "Lovers Leap." Replacing it with a massive cement bridge would not only destroy the historical and sentimental value attached to it but also disrupt the peaceful atmosphere of our beloved neighborhood.

Steinhatchee holds a special place in the hearts of its residents. The wooden Granger Bridge has been a symbol of our town's unique charm and character for as long as I can remember. It has served as a gathering spot, a place of connection, and a nostalgic landmark for both locals and visitors alike. The bridge's natural aesthetics, with its wooden structure blending harmoniously into the surrounding environment, have contributed to the tranquil ambiance of our community.

However, the proposed replacement of the Granger Bridge with a massive cement structure would irreversibly alter the character of Steinhatchee. The serenity that we have cherished would be replaced by a stark and industrial presence that is out of sync with the natural beauty of our surroundings. The tranquility we have always enjoyed would be shattered, leaving a lasting impact on the ambiance and allure of our neighborhood.

Preserving the historical and sentimental significance of the Granger Bridge is crucial for maintaining the identity and cultural heritage of Steinhatchee. By replacing this beloved wooden structure, we risk losing a part of our town's history that has been passed down through generations. It is vital to honor and protect these historical landmarks that hold deep meaning for the local community.

Furthermore, I want to emphasize the importance of community engagement and input in such decisions. The residents of Steinhatchee should be given the opportunity to voice their concerns and contribute to the decision-making process. Our shared vision for the future of our neighborhood should be carefully considered, ensuring that any proposed changes align with our collective aspirations.

In conclusion, I urge the Taylor County Commissioners to reconsider the replacement of the Granger Bridge in Steinhatchee. Let us preserve the tranquility and unique charm that have made our town a beloved place to live and visit. Instead of erasing our history and disrupting the peaceful atmosphere, let us explore alternatives that respect our community's desires and maintain the character of Steinhatchee for generations to come.

Thank you for your attention to this matter. I trust in your commitment to serving the best interests of Taylor County and preserving the essence of our cherished community.

Sincerely, Denise Harrington Steinhatchee, FI. Dear Taylor County Commissioners,

I am writing to ask you not to build a big bridge on Granger Dr. We really like our small bridge, and it would be a waste of taxpayers' money to replace it.

The small bridge on Granger Dr. is special to us. It fits well in our neighborhood and has been there for a long time. We appreciate its simple and charming design. Building a massive bridge would change the character of our area and wouldn't be necessary.

We believe that the money for the big bridge could be better used for other important things in our community. There are many needs that could benefit from those funds, like improving roads, schools, or public spaces. We want our tax money to be used wisely and for the things that really matter to all of us.

Please listen to our voices and consider the wishes of the people who live here. We ask that you keep our small bridge on Granger Dr. and avoid spending taxpayer money on a massive replacement.

We trust in your decision-making and hope you will consider what is best for our community.

Sincerely Jamie Merrit Dear Taylor County Commissioners,

Thank all of you for your service. I am writing to urge you to consider leaving the wooden Granger Bridge in its current state and refrain from replacing it with a cement and steel bridge.

The wooden Granger Bridge has been an integral part of our community for years, providing a safe and accessible crossing point for pedestrians. Its rustic charm and familiarity have become symbols of our community's identity and history. The wooden bridge is not only functional but also adds to the aesthetic appeal of our area.

By replacing the wooden bridge with a cement and steel structure, we risk compromising the safety of pedestrians, particularly our children. The existing bridge design is pedestrian-friendly, allowing for easy and secure passage. Introducing a different type of bridge could lead to unforeseen safety concerns, such as limited visibility, increased vehicle speeds, or potential hazards associated with the construction process itself.

Considering the well-being of our community, especially our children, it is imperative to prioritize their safety when making decisions that impact our infrastructure. The wooden Granger Bridge has served as a reliable and safe crossing for pedestrians throughout the years. Maintaining its current form is a responsible choice that ensures the continued safety of those who utilize it regularly.

I kindly request that you carefully consider the importance of pedestrian and child safety and the historical significance of the wooden Granger Bridge. Please preserve this essential element of our community by refraining from replacing it with a cement and steel bridge.

Please don't build that bridge as proposed.

Sincerely,

Dwayne Harrington Longtime resident of Steinhatchee

DO NOT BUILD THAT MASSIVE CONCRETE STRUCTURE ON GRANGER DR

Dear Taylor County Commissioners,

I'm Mike Williams I live at 440 Granger Dr.

I am writing this letter with great concern and a stern tone to emphasize the strong opposition of the residents in our community, including myself, to the proposed construction of a bridge on Granger Dr. As one of the only two residents who live on this road, I stand alongside my neighbor in expressing our unwavering disapproval. It is crucial that you listen to our voices and immediately cease any plans to move forward with this unnecessary and excessive project.

We, the two residents of Granger Dr., **STRONGLY** object to the construction of this bridge. It is perplexing to witness the disregard for our community's wishes, as we have repeatedly voiced our concerns. As elected officials, it is your duty to represent our interests and consider the views of the constituents you serve.

We firmly believe that the construction of such a massive concrete structure holds no benefit for our community. The exorbitant costs associated with this project would be far better allocated to address pressing needs, such as improving our roads, schools, and essential services. We the residents directly impacted by this construction, fail to see how this bridge would bring any significant advantages to our neighborhood. The proposed bridge would disrupt the tranquil environment we cherish. Granger Dr. has always been a quiet and peaceful road, and the construction of a large concrete bridge would destroy the harmony we have carefully preserved. The noise, increased traffic, and potential safety hazards that come with this bridge are completely unwarranted and unnecessary.

In light of our strong opposition and the absence of any tangible benefits, we implore you to listen to the voices of the residents and reconsider the construction of the bridge on Granger Dr. Engage in open and transparent communication with us, explore alternative solutions, and ensure that our tax dollars are used judiciously to benefit the entire community.

Failure to honor our concerns and proceed with this bridge project would demonstrate a lack of respect for the constituents you represent. We urge you to prioritize our well-being and respect our wishes as the individuals directly affected by this decision.

We expect a prompt response indicating your commitment to listening to the residents, reconsidering the construction of the bridge on Granger Dr., and engaging in a constructive dialogue with us.

AGAIN

DO NOT BUILD THAT BRIDGE

Mike Williams One of the only two FULLTIME Residents of Granger, Dr

Taylor County

Subject: Strong Opposition to the Granger Drive Bridge Construction

Dear Taylor County Commissioners,

As a concerned homeowner of Granger Drive, I am writing to express my vehement opposition to the proposed construction of the Granger Drive Bridge. I firmly believe that this project would not benefit anyone on our road, but rather would have detrimental effects on our safe and tight-knit community. Moreover, it raises serious safety concerns for our elderly residents, children, and pets. I strongly urge you to reconsider this project as it represents a total waste of much-needed funds that could be better utilized elsewhere, benefiting a select few who do not reside on Granger Drive.

Granger Drive is currently a safe and peaceful community where our elderly residents can enjoy their golden years, our children can play freely, and our pets can roam without worry. The proposed construction of the bridge would introduce significant safety risks that could disrupt the harmony we currently experience. The increased traffic, noise pollution, and potential accidents associated with the construction phase alone would pose a direct threat to the well-being of our elderly community members, who rely on the tranquility and familiarity of our neighborhood. Additionally, the presence of a bridge would likely lead to higher vehicle speeds and increased traffic volume, jeopardizing the safety of our children and beloved pets. Moreover, it is disheartening to note that the proposed Granger Drive Bridge would primarily benefit individuals who do not reside on our road, while imposing negative consequences solely on us, the residents of Granger Drive. This lack of equity and consideration is deeply concerning. As taxpayers, we expect our resources to be allocated in a manner that benefits the entire community, rather than catering to the interests of a select few. It is only fair that our hard-earned tax dollars be utilized for projects that enhance the well-being and quality of life for all residents of Taylor County.

In addition to the lack of benefits for Granger Drive residents, the construction of the proposed bridge would result in a significant waste of much-needed funds. Our county faces numerous challenges and demands, including improvements to existing infrastructure, public services, and community programs. Allocating substantial resources to a project that would not address any pressing needs in our community is a disservice to the taxpayers who rely on these funds to create positive change. It is imperative that we prioritize projects that have a tangible and equitable impact on the entire county.

In light of these concerns, I urge you to reconsider the Granger Drive Bridge construction project. Let us focus on initiatives that genuinely benefit our community, enhance safety, and preserve the peaceful environment we currently enjoy. It is crucial to engage in open dialogue with Granger Drive residents and explore alternative solutions that address our needs and concerns while making the most efficient use of taxpayer funds.

Thank you for your attention to this matter. I trust in your dedication to serving the best interests of Taylor County and making decisions that reflect the needs and desires of its residents.

Barry Hart

Taylor County Commissioners Taylor County Administration Complex 201 E Green St Perry, FL 32347

Subject: Concerns Regarding the Construction of a Massive Concrete Bridge on Granger Rd

Dear Taylor County Commissioners,

I hope this letter finds you well. I am writing as a concerned resident of Taylor County to express my deep concerns about the proposed construction of a massive concrete bridge on Granger Rd. After careful consideration and discussions with fellow community members, I strongly believe that this project poses significant safety risks and would be a waste of taxpayers' money. I urge you to reconsider this plan and explore alternative solutions that prioritize the safety and well-being of our community.

Currently, Granger Rd serves as a safe place for residents to walk, and it provides a suitable environment for children to play and ride bikes. By constructing a massive concrete bridge, we would not only disrupt the existing harmony of the area but also introduce potential hazards that could compromise the safety of pedestrians and cyclists. The proposed bridge may encourage higher vehicle speeds, leading to increased risks of accidents and injuries, especially considering the proximity of residential areas.

Moreover, building such a bridge would entail substantial financial implications. Taxpayers' money should be used judiciously, ensuring that it benefits the community as a whole. In light of the current state of Granger Rd, where safety concerns are adequately addressed without the need for a bridge, it is difficult to justify allocating a significant portion of the county budget to a project that may not serve the best interests of the community.

Additionally, the construction of a massive concrete bridge could potentially expose the county to legal liabilities and lawsuits. In the unfortunate event of an accident resulting from the bridge's construction or subsequent usage, the county could face legal consequences. It is crucial to carefully evaluate the potential risks and consider alternative solutions that mitigate these concerns while promoting the well-being of our residents.

I strongly urge the Taylor County Commissioners to conduct a comprehensive assessment of the proposed project, taking into account the concerns raised by residents. Consider alternative solutions that prioritize safety, maintain the current functionality of Granger Rd, and utilize taxpayers' funds effectively. Engage in meaningful dialogue with the community to ensure that the decisions made align with the best interests of Taylor County as a whole.

Thank you for your attention to this matter. I trust in your commitment to serving our community's needs and making informed decisions that will positively shape the future of Taylor County.

Sincerely

Kevin Bonnet Steinhatchee Fl.

Taylor County Commissioners

Subject: Opposition to the Proposed Bridge Construction on Granger Drive

Dear Taylor County Commissioners,

Thanks for all that y'all do for Taylor county. As a concerned homeowner residing on Granger Drive, I am writing to express my strong opposition to the proposed bridge construction on our road. I firmly believe that this project would have devastating consequences for our community, making it unsafe for residents and adversely impacting the environment. Furthermore, I am deeply concerned that this endeavor would be a total waste of valuable county, state, and federal tax money.

Granger Drive is currently a safe and harmonious neighborhood, where residents feel secure and enjoy a peaceful environment. The proposed bridge construction threatens to disrupt the tranquility and safety we currently experience. It is crucial to recognize that the construction process itself may lead to increased traffic, noise pollution, and potential hazards for residents and their properties. Once the bridge is complete, it may introduce additional safety concerns, such as higher vehicle speeds and increased traffic volume, which would compromise the well-being of our community.

Furthermore, I strongly believe that the construction of the proposed bridge would primarily benefit individuals who are not residents of Granger Drive, while imposing negative consequences solely on us, the homeowners who call this road our home. It is unfair to burden the residents of Granger Drive with the adverse impacts of this project without providing any significant benefits to us. As taxpayers, we deserve equitable distribution of resources that benefit the entire community rather than favoring a select few.

In addition to the direct impact on our community, the proposed bridge construction would have severe repercussions on the environment. Granger Drive is surrounded by natural beauty, including mature trees, wildlife habitats, and scenic landscapes. Constructing a bridge would require clearing a significant portion of these natural elements, leading to irreversible environmental damage. We must prioritize the conservation of our natural resources and work towards sustainable development that preserves the unique beauty of our area for future generations to enjoy.

Considering the financial implications, I am deeply concerned about the waste of county, state, and federal tax money that would be allocated towards a project that does not serve the best interests of our community. These funds could be better utilized for improving existing infrastructure, enhancing public services, or investing in projects that have a more positive and equitable impact on the county as a whole. It is essential to allocate our resources responsibly and prioritize projects that provide substantial benefits for all residents.

I respectfully request that you reconsider the proposed bridge construction on Granger Drive. Instead, let us focus on initiatives that promote the safety, well-being, and environmental sustainability of our community. Engage in open dialogue with the residents of Granger Drive and consider alternative solutions that address our concerns while utilizing taxpayers' money effectively and equitably.

Thank you for your attention to this matter. I trust in your commitment to serving the best interests of Taylor County and making decisions that reflect the collective voice of its residents.

Sincerely, Susan Ford Granger Drive Steinhatchee, FI. Dear Taylor County Commissioners,

I am writing to emphasize the significance of not proceeding with the construction of a large bridge on Granger Drive. It is essential to consider the potential risks and dangers posed to pedestrians, children, bike riders, and golf cart users in the area. The safety of our community should remain a top priority.

Granger Drive is currently a road that accommodates various forms of non-motorized transportation, such as walkers, children, bike riders, and golf cart users. These individuals rely on the existing infrastructure to navigate safely within the neighborhood. Introducing a large bridge into the area would introduce potential hazards, as it may encourage increased vehicle speed, limit visibility, and disrupt the flow of nonmotorized traffic.

The safety of our residents, especially our children, should be of utmost importance when considering any construction project. Building a large bridge on Granger Drive could expose pedestrians, children, bike riders, and golf cart users to unnecessary risks and accidents. It is crucial to prioritize their well-being.

I kindly request that you carefully evaluate the potential consequences of constructing a large bridge on Granger Drive, keeping in mind the safety concerns of our residents. Please explore alternative solutions that preserve the current level of safety and convenience for pedestrians, children, bike riders, and golf cart users. By doing so, we can ensure that our community remains a secure and accessible place for everyone.

Sincerely Tommy Williams Steinhatchee

Marsha Durden

From: Sent: To: Subject: LaWanda Pemberton Tuesday, June 20, 2023 5:40 PM Marsha Durden Fwd: Letter in Support of Lower Speed Limit in Steinhatchee

Sent from my iPhone

Begin forwarded message:

From: thehag@seahag.com
Date: June 13, 2023 at 6:56:27 PM EDT
To: LaWanda Pemberton < Ipemberton@taylorcountygov.com>, Jim Moody
<jmoody@taylorcountygov.com>, Pam Feagle < pfeagle@taylorcountygov.com>, Thomas Demps
<tdemps@taylorcountygov.com>, Jamie English < jenglish@taylorcountygov.com>, Michael Newman
<mnewman@taylorcountygov.com>
Cc: Danielle Norwood <thehag@seahag.com>

Subject: Letter in Support of Lower Speed Limit in Steinhatchee

To the Taylor County Commissioners,

I'm writing this letter in support of lowering the speed limits in Steinhatchee for the reasons of safety for kids, convenience for the golf carts, and the ambiance of the quaint, slow-moving, laid-back town.

First, my pregnant daughter and son-in-law live on 2nd Street, between Roy's Restaurant and the dump. Obviously, I'm fixing to have a grandson arrive right after Scallop Season. I would love for the speed limit to be lowered so that kids may play safely in the yards along this road. Across the street houses grandparents of children that I coached in T-Ball and diagonally is the Nut Hut, whose owners babysit more than a 'bunch' of children. Just up the road, the new RV Park is being added. Also, my daughter's house and yard has been involved in numerous car accidents including a car flipping in their front yard. Lowering the speed limit would absolutely make that road safer.

Second, taking trash to the dump on a golf cart is a convenience for many who do not want to load drippy, smelly trash into their personal car. Also, some folks in Steinhatchee only own a golf cart for getting around. Included with convenience is parking. Many golf carts can fit into a regular size parking space allowing up front parking at restaurants, marinas and grocery/convenience stores for more patrons.

Lastly, Steinhatchee is just 4 miles of quaint, laid-back sweetness. Having golf carts leisurely drive around the town is part of the ambiance already associated with our laid-back, no hurry, vacation town. Slowing the speed limit to accommodate the golf cart will safely enhance our town.

ş.,

Sincerely, Danielle Norwood Owner, Sea Hag Marina