

11,830

PROCLAMATION

L-3 Mission Integration Recognition Week
February 14th thru 18th, 2011

FILED FOR RECORD
at 1:12 o'clock P M
FEB 14 2011
By County Clerk JENNIFER LINDENZWEIG
Hunt County, Texas

WHEREAS, L-3 Communications Integrated Systems of Greenville employs more than 5,600 people of which more than 2,400 employees reside in Hunt County; and,

WHEREAS, L-3 Communication Integrated Systems of Greenville impacted the local economy by contributing \$378.9 million in indirect and induced salaries in 2009; and,

WHEREAS, L-3 Communication Integrated Systems of Greenville takes the lead in charitable ventures serving as the lead sponsor for community events like the Rally Round Greenville, and has donated almost \$2 million to local organizations such as the United Way of Hunt County since 2005; and,

WHEREAS, in times of war and of peace, L-3 Communications Integrated Systems of Greenville has stepped forward to perform aviation services for the country it loves, shouldered great responsibilities by helping local needy families, and lived up to the highest standards of duty and honor by employing current and veteran military men and women; and,

WHEREAS, today, L-3 Communication Integrated Systems of Greenville continues to lay the foundation for a more secure and peaceful world.

NOW, THEREFORE, BE IT PROCLAIMED that February 14th thru 18th, 2011, be declared L-3 Mission Integration Recognition Week in Hunt County, Texas, and may I encourage the participation of every citizen in recognizing the extraordinary efforts L-3 Communications Integrated Systems of Greenville has put forth for not only Hunt County, but our entire country.

In official witness whereof this 14th day of February, 2011.

[Signature]
John L. Horn, County Judge

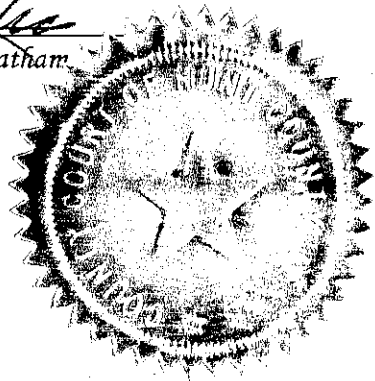
[Signature]
Commissioner Kenneth Thornton

[Signature]
Commissioner Larry Middlebrooks

[Signature]
Commissioner Jay Atkins

[Signature]
Commissioner Jim Latham

ATTEST *[Signature]* County Clerk



FILED FOR RECORD
at 1:10 o'clock P M

FEB 14 2011

JENNIFER LINDENZWEIG
County Clerk, Hunt County, Tex

11,831
Coast2Coast Rx County Marketing Agreement

THIS MARKETING AGREEMENT dated this 14 day of February, 2011, by and between **Financial Marketing Concepts, Inc.**, hereinafter "FMC" a Florida corporation, with its principal place of business at: 100 Executive Way, Suite 214, Ponte Vedra Beach, St. Johns County, Florida 32082, and **Hunt County**, a political subdivision in the State of Texas, hereinafter "COUNTY" headquartered at 2500 Lee Street, Greenville, Texas 75403.

WITNESSETH:

WHEREAS, FMC has created a discount prescription card, to-wit: the *Coast2Coast Rx* card, which provides discounts on prescription drugs, lab tests and imaging tests to individuals, families, and county residents at no cost, and

WHEREAS, FMC can provide COUNTY the opportunity to offer its *Coast2Coast Rx* discount prescription card to its residents at no cost to the COUNTY, and

WHEREAS, COUNTY is desirous of providing the *Coast2Coast Rx* discount prescription card to its residents.

NOW, THEREFORE, in consideration of the mutual terms, covenants and conditions herein contained, it is agreed as follows:

1. **Benefits.** FMC will provide its *Coast2Coast Rx* discount prescription card at no cost to COUNTY, and will pay COUNTY a Royalty for each prescription filled under its unique code that results in a paid claim as listed on Schedule "A" hereof. In addition to the discounts on prescriptions, the card also offers discounts on imaging and lab tests through an arrangement with Prepaid Lab, LLC and Prepaid Imaging, LLC.

2. **Term.** This Agreement is for a period of one year and will automatically renew for a period of another one-year term unless COUNTY gives FMC thirty (30) days written notice to terminate or unless earlier terminated by default. Royalty to COUNTY will continue to be paid by FMC as long as its residents continue to fill prescriptions under this program, as long as FMC receives its compensation for those prescriptions, and as long as this Agreement has not been terminated by COUNTY (see Schedule "A").

3. **FMC's Obligations.** FMC will provide to COUNTY the opportunity to provide its residents the free *Coast2Coast Rx* discount prescription card at no cost and will pay a Royalty to COUNTY based on the use thereof for the *Coast 2Coast Rx* card. The Royalty will be paid at its full rate as listed on Schedule "A" so long as COUNTY has not endorsed another

discount prescription card after the execution of this Agreement. In the event COUNTY does execute an agreement with another discount prescription card after the execution of this Agreement, FMC will reduce the Royalty listed in Schedule "A" to twenty-five cents (\$.25) for every prescription filled that results in a paid claim to FMC.

a. FMC will print and distribute the prescription cards for the COUNTY at FMC's sole cost.

b. FMC will handle all administration of the card including the providing of monthly usage reports to COUNTY. FMC will assign a unique Group Code to COUNTY for cards printed by FMC so that COUNTY'S Royalty can be tracked when the card is used at participating pharmacies by COUNTY residents.

c. FMC will distribute its *Coast2Coast Rx* cards to participating pharmacies in the COUNTY and to other such governmental offices (such as libraries, health departments, etc.) designated by the COUNTY.

d. FMC will create a private label website for the COUNTY to link to from its website that will describe the *Coast2Coast Rx* card program, and COUNTY residents will have the ability to print a card from such website.

e. FMC will promote the card for the COUNTY in all media formats, including newspaper, radio, and the internet through press releases and in conjunction with the COUNTY'S efforts to promote the card to its residents.

f. FMC agrees to keep all information confidential and use it only in connection with this Agreement and the purposes intended hereunder.

4. **County's Obligations:** COUNTY will provide the opportunity for its residents to receive FMC's *Coast2Coast Rx* discount prescription card and will assist FMC in promoting the card to its residents through local media. COUNTY will conduct itself in such a manner as to reflect only the highest standards of honesty, integrity and responsibility in the promotion and representation of the *Coast2Coast Rx* card.

5. **Governing Law and Venue.** This Agreement shall be governed by and construed in accordance with the laws of the State of Texas, and venue for any proceedings shall be in Hunt County, Texas.

6. **Notice.** Any notice required by this Agreement shall be in writing, by certified mail, to the address of each party first set forth above, or at such other address as may hereafter be designated by either party in writing.

7. **Entire Agreement.** This Agreement contains all the rights, duties and obligations of each party, and this Agreement may not be modified or amended except in writing, signed by both parties.

8. **Use of County Seal.** For the consideration to be paid by FMC under this Agreement, COUNTY grants to FMC, and FMC accepts, a nonexclusive, nontransferable, limited and revocable license to use the County Seal in connection with the *Coast2Coast Rx* discount prescription card program as described in this agreement, and specifically, but not by way of limitation, that FMC has the right to use the County Seal on the discount card, the private label website for the COUNTY created by FMC, and in FMC's marketing materials, including the letter to participating pharmacies and pick up locations.

9. **Attorney's Fees in Event of Litigation.** In the event either party to this Agreement fails to perform as promised herein, the other party may seek legal remedies, and the prevailing party shall be responsible for all reasonable attorney fees, court costs and other costs.

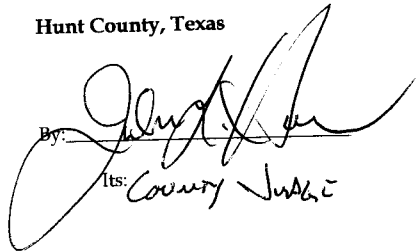
IN WITNESS WHEREOF the parties have hereunto signed this Agreement on behalf of the corporate entity for which they have legal authority to enter into.

Financial Marketing Concepts, Inc.

Hunt County, Texas

By: _____
Edward W. Rahn
Its: President

By: _____
Its: County Judge



Schedule "A"

ROYALTY

1. **Coast2Coast Rx Card.** FMC has offered the opportunity for COUNTY to provide its residents, at no cost to County, with FMC's *Coast2Coast Rx* card, and FMC agrees to pay County a royalty as listed in (2) below.
 1. **Royalty Paid to County.** Except as provided in paragraphs 2 and 3 hereof, every time a member purchases a prescription through a participating pharmacy using the County's unique code, and FMC receives compensation for that prescription FMC will pay COUNTY Fifty Cents (\$.50) per filled prescription up to 1,000 filled monthly prescriptions; from 1,001 to 2,000 filled monthly prescriptions, FMC will pay COUNTY Sixty Cents (\$.60); from 2,001 to 3,000 filled monthly prescriptions, FMC will pay COUNTY Seventy Cents (\$.70) and for 3,001+ filled monthly prescriptions, FMC will pay COUNTY Seventy-Five Cents (\$.75). Note: Approximately twenty-two percent (22%) of the gross monthly filled prescriptions are low-cost generics that FMC doesn't receive a royalty and COUNTY will not be paid for these prescriptions.
 2. In the event COUNTY terminates this Agreement for any reason, from and after the termination date, the Royalty will be paid at the rate of Twenty-five cents (.25) per filled prescription that FMC has received compensation for.
 3. In the event COUNTY endorses another discount prescription card after the execution of this Agreement, then the Royalty will be paid at the rate of Twenty-five cents (.25) per filled prescription that FMC has received compensation for.

Royalties will be paid in the month following the month in which the prescriptions were filled, so that prescriptions filled during January will be paid on the first week of March and will be paid the first week of every month thereafter.

FMC Initials _____

County Initials 

11,832

**HUNT COUNTY GUIDELINES FOR DISPOSITION OF
THE BODY OF A DECEASED PAUPER**

FILED FOR RECORD
at 1:10 o'clock
FEB 14 2011
By County Clerk JENNIFER LINDENZWEIG
Hunt County, Tex.

1. INTRODUCTION/STATUTORY AUTHORITY.

- 1.1 This policy is adopted pursuant to §694.002, Texas Health and Safety Code, which provides that a county shall provide for the disposition of the body of a deceased pauper.
- 1.2 Under §711.002(a), Texas Health and Safety Code, the following persons, in the priority listed, have the right and duty to control the disposition, including cremation, of a decedent's remains, and are liable for the reasonable costs of interment:
 - (1) the person designated in a written instrument signed by the decedent;
 - (2) the decedent's surviving spouse;
 - (3) any one of the decedent's surviving adult children;
 - (4) either one of the decedent's surviving parents;
 - (5) any one of the decedent's surviving adult siblings; or
 - (6) any adult person in the next degree of kinship in the order named by law to inherit the estate of the decedent.
- 1.3 Pursuant to §711.002(d)(e), the county in which the death occurred is responsible for the cost of interment only if there is no person with a higher priority of responsibility.

2. DEFINITIONS.

2.1 In these guidelines:

- (1) "Contracting funeral home" means a funeral home that has contracted with the County for the interment of paupers under this policy.
- (2) "County" means Hunt County.
- (3) "Department" mean the Hunt County Judge's Office.
- (4) "Judge" means the County Judge of Hunt County.

- (5) "Family member" means a person listed in §711.002, Texas Health and Safety Code, with the right, duty, and liability provided that law for the interment of a decedent's remains.
- (6) "Interment" means the permanent disposition of remains, by burial or by placement of cremated remains in an urn or other container.
- (7) "Resources" includes cash, bank accounts, real property, furniture, jewelry, automobiles, job income, insurance proceeds, and any other possessions, assets, or death benefits. The term includes a legal claim that is pending or may be asserted in litigation on behalf of the decedent's estate or family members.

3. ELIGIBILITY REQUIREMENTS.

- 3.1 A person whose death occurs in this County may be certified as a pauper eligible for interment by the County under this policy if the Judge determines, after reasonable investigation, that:
 - (1) the estate of the decedent does not have any resources that may be used to pay for interment; and,
 - (2) the decedent's family members cannot pay for interment because:
 - (i) they do not have resources that may be used to pay for interment; or,
 - (ii) their identities or whereabouts are unknown.

4. INVESTIGATION OF RESOURCES/REFERRAL BY FUNERAL HOME.

- 4.1 This section applies if the decedent's remains are in the possession of a funeral home located in the County.
- 4.2 A referral to the Department for a determination of pauper status must come from the funeral home which has possession of the remains.
- 4.3 Before making a referral to the Department for determination of pauper status, the funeral home must first attempt to contact the decedent's family members and investigate the resources available to the decedent's estate or family members.
- 4.4 The investigation of resources by a funeral home must include determining if the decedent is eligible for burial benefits from the following sources:

- (1) Veteran's Administration (funeral home must apply for burial benefits because the VA will not reimburse a governmental agency that has funds designated for burial expenses; burial must occur at the veteran's cemetery);
 - (2) Red Cross, for spouses and dependents of current members of the armed forces.
 - (3) U.S. Government, for military personnel;
 - (4) Social Security Administration, for \$255 death benefit to spouse, dependent disabled adult children, and minor children, which may be applied to burial expenses;
 - (5) Private insurance companies;
 - (6) Private trusts; and,
 - (7) Crime Victim's Compensation Fund, for victims of violent crimes.
- 4.5 The investigation of resources by a funeral home must include attempting to identify and locate family members and waiting at least 72 hours for family members to respond to the funeral home's initial attempts to contact them.
- 4.6 A funeral home may request a determination of pauper status by the County if the funeral home:
- (1) has conferred with family members about available resources, if there are family members;
 - (2) reports the results of its investigation of resources to the Department in the form of a sworn affidavit; and
 - (3) represents to the Department that its investigation has not located sufficient resources available to pay the cost of interment in the form of a sworn affidavit.

5. DETERMINATION OF ELIGIBILITY/PROCEDURE/PARTIAL PAYMENT.

- 5.1 Upon referral by a funeral home, at least one family member whose identity and whereabouts are known must complete a sworn affidavit attesting to the decedent's indigent status, furnish all requested information, and any other forms that may be necessary to determine eligibility by the Department.

- 5.2 If the decedent's remains are not in the possession of a funeral home and the identity and whereabouts of a family member is known, the Department shall select a funeral home to perform the investigation of resources as described in Section 4.
- 5.3 The Department shall review the information, forms, and affidavits submitted to it, and may conduct its own investigation to determine if the decedent is eligible for interment as a pauper under this policy.
- 5.4 The Judge shall determine whether a decedent is eligible as a pauper and interred at the County's expense.
- 5.5 If the Department determines that a pauper's estate or family members have resources to pay a portion but not all of the expenses, a contribution towards the expense must be made or applied for by the estate, family members, or funeral home. The amount of the contribution must be deducted from the bill submitted by the contracting funeral home to the County. A family member must transfer or assign resources for any required contribution to the contracting funeral home.
- 5.6 If a decedent's estate or family members have a claim against a party and litigation is pending or anticipated, the Judge may:
 - (1) Treat the claim as a resource and deny eligibility; or
 - (2) Grant interment assistance and require a representative of the decedent's estate to transfer or assign its interest in the proceeds from such claim to the extent of the County's expense for interment.
- 5.7 The County may request reimbursement, or file suit seeking recovery of the County's costs for interment as a pauper if the Judge determines:
 - (1) The existence of resources or family members not reported at the time of application; or
 - (2) That a person with a duty to inter had resources to pay but refused.
- 5.8 County costs sought to be recovered may include, but are not limited to, the cost of interment, the cost of County staff time spent contacting family members and processing the request, legal expenses, and any other costs incurred by the County in connection with the interment.

6. CONTRACTING FUNERAL HOME.

- 6.1 The County may contract with a funeral home to provide for the interment of paupers.

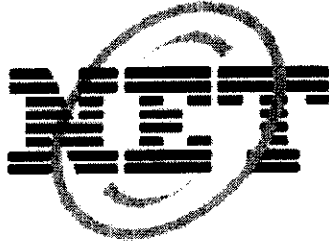
6.2 If another funeral home is holding the remains of a pauper, a Department representative and a family member, if available, must sign a form authorizing the contracting funeral home to remove the remains from the holding funeral home.

6.3 The contracting funeral home may not charge a pauper's estate or family members for interment expenses or services in excess of those provided by its contract with the County.

7. DEPARTMENT FILES AND FORMS; BILLING.

7.1 The Judge may adopt forms as necessary or desirable to implement this policy.

7.2 Upon authorization, a bill should be sent by the contracting funeral home directly to the Department.



11,834

COMMUNICATIONS SECTION
HUNT COUNTY CLERK
1000 HUNTSVILLE AVENUE
HUNTSVILLE, AL 35894
TEL: 256-897-2000
FAX: 256-897-2001
WWW.HUNTCLERK.COM

FILED FOR RECORD
at 1:10 o'clock P M
FEB 14 2011
JENNIFER LINDENZWEIG
County Clerk, Hunt County, Ala.
By [Signature]

02-10-2011

Re: NET DATA/ Hunt County Agreement for Development of Judicial Package

TO: Hunt County Officials and Computer Committee Members

In recent months we (NET Data) have previewed our newest line of software applications, known as ICON, to various officials in Hunt County. At the time of those presentations, ICON was in a developmental stage. The initial completion of the Justice of the Peace (JP) portion of this total rewrite of our applications is complete and in beta. ICON (JP) is installed currently in Hopkins County and will be distributed to 60 other JP offices around the State in March. The conversion and beta went great and we feel March is a good date to start the other installations. The entire JP customer base will have the ICON product installed by the Fall of 2011.

Additionally, we have already begun the process of developing an ICON solution for all of our Judicial products, including County Clerk/District Clerk Case Management, County/District Attorney Case Management, Law Enforcement, Justice Courts Management and all another packages that make up our current Judicial Package. On October 4th, 2010 we sent a letter to express our desire to give Hunt County officials certain exclusive rights as it pertains to the development of our ICON Judicial applications. These rights will include on-site beta testing to develop/change and or modify our efforts to create the best possible solution for Hunt County and other NET Data customers. We have already started work on Phase II of the ICON project. It is imperative that we get Phase II of the project to a point that it can be shown at our Annual Users Conference in April. We have had additional counties request to be our beta site for this portion of the ICON project. Thus far we have rejected these offering in hopes that Hunt County would agree to be our beta site. We think Hunt County is a good fit for many reasons. The close geographical proximity is an advantage. Additionally, the insight and vision that many members of the Hunt Count Technology group bring to the table would be a great benefit to our project.

During the development of the Justice of the Peace portion of our ICON project we were able to incorporate many enhancements that will also apply to the other judicial applications. This alone should dramatically reduce the development time of the remaining products. We are prepared to meet with the designated Hunt County department heads and or elected officials to establish timelines with realistic goals to meet the needs of both NET Data and Hunt County. Those timelines, of course, would be affected by the amount of enhancements/changes that are requested. We would like to establish a regularly scheduled process that would include beta testing followed by joint meetings to discuss enhancements or changes to the product. All of the above will be developed based on the needs of Hunt County and the acceptance of this agreement. Again it is our desire to make this a superior product and we realize we must take the

time to comply with 40 plus State and Federal agencies (currently) as well meet the needs of our customers and Hunt County.

There are other considerations during this process. We must ensure that we keep all newly entered data compatible with the current NETD Online product. All of our current software applications are integrated and therefore the ICON product must be able to work accordingly. The details of this data integration can be worked out prior to the beginning of the project.

We are committed to providing state of the art judicial applications to Hunt County. We realize that this joint venture will require a substantial effort from both parties. We do feel, however, that the benefits will be enormous to both NET Data and Hunt County. In exchange for Hunt County's effort on this project I am prepared to discount the annual maintenance fee assessed by NET Data by a total of \$25,000 per year for the next three years. It is also important to note that NET Data will not charge Hunt County for any relicensing fees for the installation of our ICON product line.

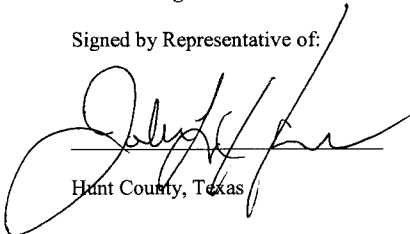
Upon approval of this agreement we would like both parties to establish key personnel to form this Beta Team and meet on a regular basis or as needed. Our first meetings will be extremely important as we layout clear objectives and customer expectations. From these meetings we can establish completion goals as well as the framework as to how changes or additions to the product will be handled and agreed upon.

This agreement is not a contract with Hunt County but simply an agreement to establish a partnership and designate Hunt County as our beta site of choice. In the event Hunt County wishes to no longer be a beta site our current annual Software contracts still apply and your current yearly maintenance will resume with no discount.

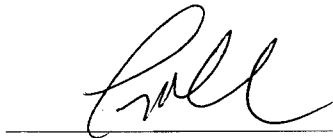
Thanks again for your time and effort and we look forward to working with each of you.

Beta Site Agreement between Hunt County, Texas and NET Data Corporation

Signed by Representative of:



Hunt County, Texas



Tory Humphries
NET Data Corporation
President

BENNET
LAWSON
LITTLEFIELD
DEACON
C. SANDF. ELL

11,835

Hunt County District Attorney's Office
Amended Forfeiture Fund Budget
February 11, 2011 through September 11, 2011

FILED FOR RECORD
at 1:40 o'clock P.M.
FEB 14 2011
By County Clerk JENNIFER LINDENZWEIG
Hunt County, Tex.

Supplements to Salaries
Assistant District Attorneys and Office Support

Keli Aiken.....	\$ 8,155.00
(Retirement and Benefits).....	\$ 1,457.00
Calvin Grogan.....	\$ 7,867.00
(Retirement and Benefits).....	\$ 1,405.00
Sandra Allen.....	\$ 2,267.00
(Retirement and Benefits).....	\$ 405.00
Trudy Wineinger (February Only).....	\$ 400.00
(Retirement and Benefits).....	\$ 71.00
 Total Due to County	 \$22,027.00
 Monthly Payment to County.....	 \$ 2,753.38

Other Expenditures

Leads on Labs Program.....	\$ 2,250.00
Law Enforcement Schools/Training.....	\$ 2,500.00
Lone Oak Taser (x2).....	\$ 1,758.00
Commerce Citation 24 Miniature Receiver/Recorder.....	\$ 2,565.00
No Refusal Weekends.....	\$ 3,000.00
 Total.....	 \$34,100.00

DEPARTMENT	SALARY	STIPEND	RETIREMENT	FICA	UNEMP	W/COMP	TOTAL	TOTAL
								PROPOSED
FEB 11 THRU SEPT 11	FULL AMT	8 MONTHS	9.48%	7.65%	0.58%	% varies		
K. AIKIN	12,232	8,165	773	624	47	13	9,612	
C. GROGAN	11,800	7,867	746	602	46	12	9,272	
S. ALLEN	3,400	2,267	215	173	13	4	2,672	
T. WINEINGER (FEB ONLY)	0	400	38	31	2	1	471	8 PMTS
TOTAL		18,688	1,772	1,430	108	29	22,027	\$ 2,753.38

RESOLUTION # 11,840

**A RESOLUTION OF THE COMMISSIONERS COURT OF HUNT COUNTY,
TEXAS, SUPPORTING THE SAFETY INITIATIVE**

WHEREAS, the County Judge, County Commissioners and other County officials are concerned with the safety of employees and the public; and

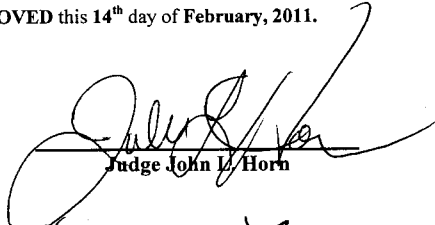
WHEREAS, these safety efforts have a direct and positive impact on the cost of operations and employee morale for Hunt County; and

WHEREAS, implementation of this plan should minimize unnecessary accidents and control workers' compensation costs for the future; and

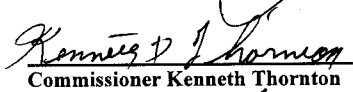
WHEREAS, the county can utilize the free services of the safety staff of the Texas Association of Counties to assist in the implementation of such a plan.

NOW, THEREFORE, BE IT RESOLVED, that the Hunt County Commissioners Court of Hunt County Texas hereby proclaim their support on behalf of the County to implement an effective accident prevention plan in agreement with the Texas Association of Counties, and the Commissioners' Court hereby prevails upon and challenges other Elected and Appointed County Officials to support this safety initiative, and work in a cooperative effort to develop and implement these accident prevention plans.

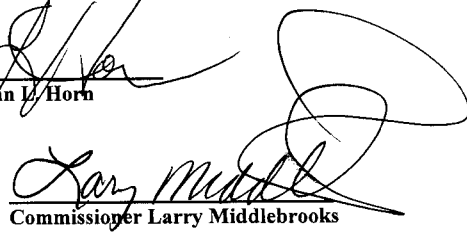
PASSED AND APPROVED this 14th day of February, 2011.



Judge John L. Horn



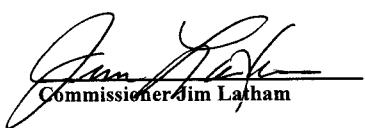
Commissioner Kenneth Thornton



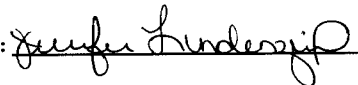
Commissioner Larry Middlebrooks



Commissioner Jay Atkins



Commissioner Jim Latham

ATTEST: , County Clerk

FILED FOR RECORD
at 1:10 o'clock P M

FEB 14 2011

JENNIFER LINDENZWEIG
County Clerk, Hunt County, Tex.
By 

11,842

Hunt County Sheriff's Office
Racial Profiling Statistical Report
 1/1/2010 to 12/31/2010

Table 1: Detention Disposition by Race

Disposition	White	% of Race	% of Disposition	Black	% of Race	% of Disposition
Arrested	222	4.1%	82.5%	25	4.7%	9.3%
Released	2699	50.4%	83.2%	245	45.6%	7.6%
Ticketed	993	18.6%	80.9%	124	23.1%	10.1%
Warned (Written)	1439	26.9%	83.0%	143	26.6%	8.3%
	5353	100.0%	82.7%	537	100.0%	8.3%
	Total	of Race	of all Detentions	Total	of Race	of all Detentions

Disposition	Hispanic	% of Race	% of Disposition	N/American	% of Race	% of Disposition
Arrested	20	3.7%	7.4%	0	0.0%	0.0%
Released	268	49.9%	8.3%	1	33.3%	0.0%
Ticketed	105	19.6%	8.6%	1	33.3%	0.1%
Warned (Written)	144	26.8%	8.3%	1	33.3%	0.1%
	537	100.0%	8.3%	3	100.0%	0.0%
	Total	of Race	of all Detentions	Total	of Race	of all Detentions

Disposition	P/Islander	% of Race	% of Disposition	M/Eastern	% of Race	% of Disposition
Arrested	2	7.7%	0.7%	0	0.00%	0.00%
Released	14	53.8%	0.4%	17	94.44%	0.52%
Ticketed	5	19.2%	0.4%	0	0.00%	0.00%
Warned (Written)	5	19.2%	0.3%	1	5.56%	0.06%
	26	100.0%	0.4%	18	100.00%	0.28%
	Total	of Race	of all Detentions	Total	of Race	of all Detentions

Disposition	Total %	Number
Arrested	4.2%	269
Released	50.1%	3244
Ticketed	19.0%	1228
Warned (Written)	26.8%	1733
	100.0%	6474

FILED FOR RECORD
 at 1:10 o'clock P M

FEB 14 2011

JENNIFER LINDENZWEIG
 County Clerk, Hunt County, Tex.
 By *Jennifer Lindenzweig*

Table 2: Search Status by Race

SearchStatus	White	% of Race	% of Search	Black	% of Race	% of Search
Consent Search	138	2.6%	55.4%	42	7.8%	16.9%
No Search	5180	96.8%	84.0%	476	88.6%	7.7%
Probable Cause Search	35	0.7%	60.3%	19	3.5%	32.8%
	5353	100.0%	82.7%	537	100.0%	8.3%
	Total	of Race	of all Detentions	Total	of Race	of all Detentions

SearchStatus	Hispanic	% of Race	% of Search	N/American	% of Race	% of Search
Consent Search	66	12.3%	26.5%	0	0.0%	0.0%
No Search	468	87.2%	7.6%	2	66.7%	0.0%
Probable Cause Search	3	0.6%	5.2%	1	33.3%	1.7%
	537	100.0%	8.3%	3	100.0%	0.0%
	Total	of Race	of all Detentions	Total	of Race	of all Detentions

SearchStatus	P/Islander	% of Race	% of Search	M/Eastern	% of Race	% of Search
Consent Search	2	7.7%	0.8%	1	5.56%	0.40%
No Search	24	92.3%	0.4%	17	94.44%	0.28%
Probable Cause Search	0	0.0%	0.0%	0	0.00%	0.00%
	26	100.0%	0.4%	18	100.00%	0.28%
	Total	of Race	of all Detentions	Total	of Race	of all Detentions

SearchStatus	Total %	Number
Consent Search	3.8%	249
No Search	95.3%	6167
Probable Cause Search	0.9%	58
	100.0%	6474

Table 3: Stop Reason and Disposition by Race

StopReason	cboStopDisposition	White	% of Race	% of Stop	Black	% of Race	% of Stop
Hazardous Traffic	Arrested	99	1.8%	83.9%	11	2.0%	9.3%
Hazardous Traffic	Released	1381	25.8%	82.3%	143	26.6%	8.5%
Hazardous Traffic	Ticketed	800	14.9%	84.6%	63	11.7%	6.7%
Hazardous Traffic	Warned (Written)	939	17.5%	81.7%	104	19.4%	9.1%
Investigation	Arrested	51	1.0%	73.9%	11	2.0%	15.9%
Investigation	Released	118	2.2%	72.4%	19	3.5%	11.7%
Investigation	Ticketed	22	0.4%	84.6%	2	0.4%	7.7%
Investigation	Warned (Written)	19	0.4%	65.5%	4	0.7%	13.8%
Non-Hazardous Traffic	Arrested	72	1.3%	87.8%	3	0.6%	3.7%
Non-Hazardous Traffic	Released	1200	22.4%	85.5%	83	15.5%	5.9%
Non-Hazardous Traffic	Ticketed	171	3.2%	86.8%	59	11.0%	23.0%
Non-Hazardous Traffic	Warned (Written)	481	9.0%	86.7%	35	6.5%	6.3%
		5353	100.0%	82.7%	537	100.0%	8.3%
		Total	of Race	of all Detentions	Total	of Race	of all Detentions
StopReason	cboStopDisposition	Hispanic	% of Race	% of Stop	N/American	% of Race	% of Stop
Hazardous Traffic	Arrested	8	1.5%	6.8%	0	0.0%	0.0%
Hazardous Traffic	Released	136	25.3%	8.1%	0	0.0%	0.0%
Hazardous Traffic	Ticketed	78	14.5%	8.2%	1	33.3%	0.1%
Hazardous Traffic	Warned (Written)	100	18.6%	8.7%	1	33.3%	0.1%
Investigation	Arrested	5	0.9%	7.2%	0	0.0%	0.0%
Investigation	Released	21	3.9%	12.9%	0	0.0%	0.0%
Investigation	Ticketed	2	0.4%	7.7%	0	0.0%	0.0%
Investigation	Warned (Written)	6	1.1%	20.7%	0	0.0%	0.0%
Non-Hazardous Traffic	Arrested	7	1.3%	8.5%	0	0.0%	0.0%
Non-Hazardous Traffic	Released	111	20.7%	7.9%	1	33.3%	0.1%
Non-Hazardous Traffic	Ticketed	25	4.7%	9.8%	0	0.0%	0.0%
Non-Hazardous Traffic	Warned (Written)	38	7.1%	6.8%	0	0.0%	0.0%
		537	100.0%	8.3%	3	100.0%	0.0%
		Total	of Race	of all Detentions	Total	of Race	of all Detentions
StopReason	cboStopDisposition	P/Islander	% of Race	% of Stop	M/Eastern	% of Race	% of Stop
Hazardous Traffic	Arrested	0	0.0%	0.0%	0	0.00%	0.00%
Hazardous Traffic	Released	4	15.4%	0.2%	14	77.78%	0.83%
Hazardous Traffic	Ticketed	4	15.4%	0.4%	0	0.00%	0.00%
Hazardous Traffic	Warned (Written)	4	15.4%	0.3%	1	5.56%	0.09%
Investigation	Arrested	2	7.7%	2.9%	0	0.00%	0.00%
Investigation	Released	5	19.2%	3.1%	0	0.00%	0.00%
Investigation	Ticketed	0	0.0%	0.0%	0	0.00%	0.00%
Investigation	Warned (Written)	0	0.0%	0.0%	0	0.00%	0.00%
Non-Hazardous Traffic	Arrested	0	0.0%	0.0%	0	0.00%	0.00%
Non-Hazardous Traffic	Released	5	19.2%	0.4%	3	16.67%	0.21%
Non-Hazardous Traffic	Ticketed	1	3.8%	0.4%	0	0.00%	0.00%
Non-Hazardous Traffic	Warned (Written)	1	3.8%	0.2%	0	0.00%	0.00%
		26	100.0%	0.4%	18	100.0%	0.28%
		Total	of Race	of all Detentions	Total	of Race	of all Detentions

Table 3: Stop Reason and Disposition by Race Totals

StopReason	cboStopDisposition	Total %	Number
Hazardous Traffic	Arrested	1.8%	118
Hazardous Traffic	Released	25.9%	1678
Hazardous Traffic	Ticketed	14.6%	946
Hazardous Traffic	Warned (Written)	17.7%	1149
Investigation	Arrested	1.1%	69
Investigation	Released	2.5%	163
Investigation	Ticketed	0.4%	28
Investigation	Warned (Written)	0.4%	29
Non-Hazardous Traffic	Arrested	1.3%	82
Non-Hazardous Traffic	Released	21.7%	1403
Non-Hazardous Traffic	Ticketed	4.0%	256
Non-Hazardous Traffic	Warned (Written)	8.8%	555
		100.0%	6474

CERTIFICATE of COURSE COMPLETION

Open Meetings Act

I, **Jennifer Lindenzweig**, Hunt County Clerk, certify that I have completed a course of training on the Texas Open Meetings Act that satisfies the legal requirements of Government Code, Section 551.005.

Certificate is issued effective this 23rd day of January, 2011.

ATTORNEY GENERAL OF TEXAS
GREG ABBOTT

NOTICE TO CERTIFICATE HOLDER: You are responsible for the safekeeping of this document as evidence that you have completed this open government training course. The Office of the Attorney General does not maintain a record of course completion for you and is unable to issue duplicate certificates. Government Code Section 551.005(c) requires the governmental body with which you serve to maintain this Certificate of Course Completion and make it available for public inspection.

Certificate No.: 11-138331M

#11,850

CERTIFICATE of COURSE COMPLETION

Public Information Act

I, **Jennifer Lindenzweig, Hunt County Clerk**, certify that I have completed a course of training on the Texas Public Information Act that satisfies the legal requirements of Government Code, Section 552.012.

Certificate is issued effective this 23rd day of January, 2011.

ATTORNEY GENERAL OF TEXAS
GREG ABBOTT

NOTICE TO CERTIFICATE HOLDER: You are responsible for the safekeeping of this document as evidence that you have completed this open government training course. The Office of the Attorney General does not maintain a record of course completion for you and is unable to issue duplicate certificates. Government Code Section 552.012(e) requires the governmental body with which you serve to maintain this Certificate of Course Completion and make it available for public inspection.

Certificate No.: 11-13832P

11850

ATTORNEY GENERAL OF TEXAS
GREG ABBOTT

CERTIFICATE of COURSE COMPLETION

05811 #

The
Paternity Opportunity Program

hereby certifies that

Jennifer Lindenzweig
of

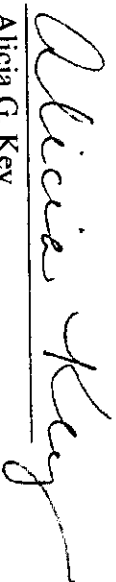
Hunt County Clerk's Office

has completed training on

Acknowledgment of Paternity

on this day,

December 9, 2010.



Alicia G. Key
Director of Child Support Division

11,852

COMMISSIONERS
CERTIFICATION FOR CREDIT

Seminar for Newly Elected Judges and Commissioners
(Title of Conference)

AT&T Executive Education and Conference Center - Austin TX
(Place of Conference)

January 11-14, 2011

(Date of Conference)

Hunt

LBJ School of Public Affairs The University of Texas at Austin
in cooperation with the Texas Association of Counties
(Sponsor of Conference)

I, JAY ATKINS, do hereby certify that I attended the above-listed conference and was present at the course of instruction for which I am claiming Continuing Education Credit.

I make this certification for the purpose of receiving credit for 20 hours of Continuing Education for the calendar year of 2011.

I represent and declare all the above statements are true and correct.

Dated: 1/14/2011

(Judge's Signature)

(County)

[Signature]

(Commissioner's Signature)

Hunt Pct. #2

(County and Precinct No.)

XXX-XX-2181
(Last Four Digits - Social Security Number)

RETURN ORIGINAL (white) FORM TO:

LBJ School registration desk at end of conference.
Please retain the yellow copy for your records.

FILED FOR RECORD
at 1:10 o'clock P M

FEB 14 2011

JENNIFER LINDENZWEIG
County Clerk, Hunt County, Tex.
By *[Signature]*