

11,999

Hunt County Policy for Retiree Health Insurance
Effective October 1, 2004

FILED FOR RECORD
at 12:00 o'clock P M
JUN 27 2011
By JENNIFER LINDENZWEIG
County Clerk, Hunt County, Tex.

- Under 65 Retiree Health Benefits** – you are eligible for retiree health benefits if:
- a. you retire under the Texas County & District Retirement system service retirement guidelines. (Hunt County Plan Data Attached)
 - b. you must meet the following requirements to qualify, 60 years of age plus 8 years of service, employee age and employee years of service = 75, or 30 years of service.
 - c. you retire from and have at least 8 years of CONTINUOUS TCDRS (vested) creditable service with Hunt County.
 - d. you are less than 65 years old at the time of retirement.
 - e. you were enrolled in Hunt County Health Insurance plan at the time of retirement.

Premiums-

- a. health premiums include medical health plan and prescription drugs – if available in the health plan.
- b. paid retirement insurance will be on a year to year bases with confirmation at each budget year, by Commissioners Court.

General Guidelines-

- a. retiree can keep life insurance at their cost
- b. retiree can keep dental insurance at their cost
- c. health insurance is subject to change each year based on the Hunt County Commissioners Court recommendations
- d. Hunt County reserves the right, at its discretion, to amend, change, or terminate any of its benefit plans, programs, practices or policies as it deems necessary.
- e. retirees health insurance is canceled at age of 65 (Medicare Eligible)
- f. retiree's spouse may be covered at their cost and is canceled once spouse turns 65. Spouse must be covered at time of employee retirement.

I have read, received and understand the retiree insurance policy and guidelines.

Employee/Retiree

Date

Witness

12,002

PROCLAMATION

Caddo Nation Month June 2011

WHEREAS, the Caddo Confederacies lived in East Texas and Western Louisiana, Southwestern Arkansas and Southeastern Oklahoma for over a 1,000 years from 800 A.D. to 1800 A.D.; and,

WHEREAS, they were noted for their skills in agriculture, hunting, cultural arts, mound building and for their friendliness; and,

WHEREAS, archaeologists and historians have documented that the Caddos visited on a seasonal basis in what is now Hunt County to hunt, explore and trade with Plains Indians; and,

WHEREAS, local collectors have found points, arrowheads and other artifacts from the Caddos in Hunt County; and,

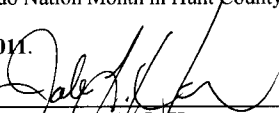
WHEREAS, the Hunt County Historical Commission & Hunt County Commissioner's Court will dedicate a historical marker to the Caddo Nation on June 28th, 2011, South of Greenville on Hwy 69 near the Sabine River; and,

WHEREAS, the people of the Caddo Nation still live in Texas, Oklahoma and elsewhere; and,

WHEREAS, the sovereign Caddo Nation, located in Binger, Oklahoma, are distinguished and honorable first citizens of America.

NOW, THEREFORE, BE IT PROCLAIMED by the Commissioners Court of the County of Hunt that as the Caddo Nation has been an important part of the heritage of Hunt County, Texas, June 2011 is hereby declared Caddo Nation Month in Hunt County, Texas.

SIGNED this 27th day of June, 2011.



Judge John L. Horn



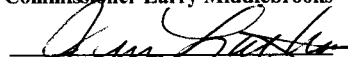
Commissioner Kenneth Thornton



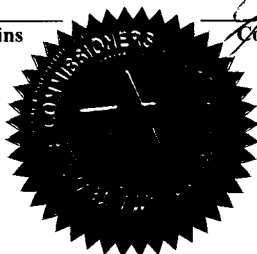
Commissioner Larry Middlebrooks



Commissioner Jay Atkins



Commissioner Jim Latham



FILED FOR RECORD
at 12:00 o'clock P M

JUN 27 2011

JENNIFER LINDENZWEIG
County Clerk, Hunt County, Tex
By 

12,004

GREENVILLE-HUNT COUNTY HEALTH DEPARTMENT
2700 JOHNSON STREET
GREENVILLE, TX. 75401
Telephone: 903-408-4140
Fax: 903-454-3721
E-Mail Address: health@huntcountyhealth.com

FILED FOR RECORD
at 12:00 o'clock
JUN 27 2011
By JENNIFER LINDENZWEIG
County Clerk, Hunt County, TX

ON-SITE SEWAGE/LAND VARIANCE REQUEST SHEET

Date: June 14, 2011

Person requesting the variance:

Name: Jeannell Alexander

Address: 9677 Bridge Rd, Terrell, Tx. 75160

Contact numbers: 972-563-3265

Reason variance is being requested:

Requesting a variance to have less than 1.5 acres per tract of
land when dividing property as required by County Order.
Mrs. Alexander currently has 2.45 acres on Duran Dr that goes
to the center of the road. If divided the properties
will have approx. 1.1 to 1.0 acres each because of the road.
My son and daughter will be moving back to Hunt County
due to relocating and loss of jobs.
* 2 designs are submitted with this request to show how layout would be.

Jeannell Alexander 6/14/11

All personnel listed below must sign off as approved for the variance to be granted.

Hunt County Health Dept. Administrator: Approved / Disapproved

Signature: _____

Hunt County Precinct Commissioner: Approved / Disapproved

Signature: _____

Hunt County Judge: Approved / Disapproved

Signature: _____

*Disapprovals or conditions addressed on back page.

Exhibit "A"

Being all that tract of land in Hunt County, Texas, a part of the William Mason Survey, A-650, and being a part of that called 153.90 acres conveyed to Orniland, Inc. from John B. Taylor, Jim Ann Taylor and Carl B. Taylor and wife, Carolyn Taylor, of record in Volume 900, Page 359, Hunt County Deed Records, and being further described as follows:

COMMENCING at the most Northerly West corner of said tract, a ½" steel rod found for corner; THENCE South 45 degrees 00 minutes East 1776.96 feet to the Point of Beginning of this tract, a ½" steel rod set for corner;

THENCE North 45 degrees 00 minutes East, 271.48 feet to corner in the center of a 50' road easement, a ½" steel rod bears South 45 degrees 00 minutes West, 25.31 feet for witness:

THENCE along said road easement as follows:

South 36 degrees 00 minutes East, 167.78 feet to bend;

South 50 degrees 00 minutes East, 145.42 feet to bend;

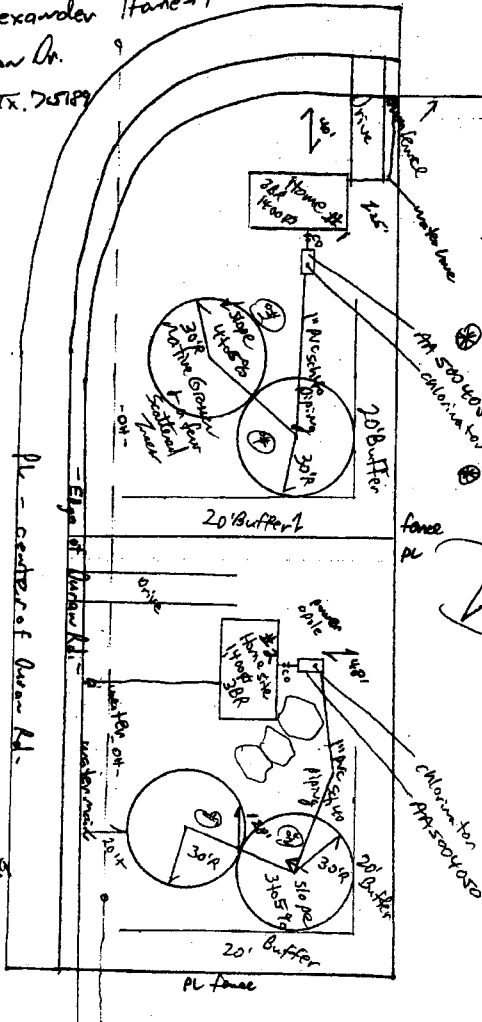
South 13 degrees 16 minutes East, 13.33 feet to a point of curve to the right, a ½" steel rod bears South 76 degrees 44 minutes West, 25.00 feet for witness;

Southerly, 300.00 feet along a curve to the right having a radius of 295.00 feet (chord bears South 15 degrees 52 minutes West, 287.24 feet) to a point of tangency, a ½" steel rod bears North 45 degrees 00 minutes West, 25.00 feet for witness;

THENCE North 45 degrees 00 minutes West, 461.74 feet to the point of beginning, containing 2.45 acres of land, of which 0.30 acres lie within said road easement, leaving a net of 2.15 acres.

Phillip Marlar R.S.
 Professional Registered Sanitarian # 2604
 Certified Site Evaluator OS 9819
 P.O. Box 274 Scurry, Texas 75158
 Phone (214) 507-9521 / Fax (972)452-8734

Jeanwell Alexander Home #1
 5222 Duran Dr.
 Royse City, Tx. 75189



2.45 ACRES
 .3 AC in Rd.
 2.15 ACRES NET

⊗ no trees to be within 10' of spray Heads
 AA 500 to 550 calculator
 ⊗ Approx. 1 Ac. per Home



Phillip Marlar #2604
 Scale 6/8/11 SE# 9819
 1" = 60'

12,008
HUNT COUNTY

INVESTMENT POLICY

June 2011

FILED FOR RECORD
at 12:00 o'clock P M
JUN 27 2011
By JENNIFER LINDENZWEIG
County Clerk, Hunt County, Tex.

It is the policy of Hunt County that, giving due regard to the safety and risk of investment, all available funds shall be invested in conformance with State and Federal Regulations, applicable Bond Resolution requirements, formal Investment Policy and informal investment strategy.

Effective cash management is recognized as essential to good fiscal management. Aggressive cash management and effective investment strategy development will be pursued to take advantage of interest earnings as viable and material revenue to all County funds. The County's portfolio shall be designed and managed in a manner responsive to the public trust and consistent with this Policy.

SCOPE

This Investment Policy applies to all of the investment activities of Hunt County. This Policy establishes guidelines for those authorized to invest funds, for how County funds will be invested and for when and how a periodic review of investments will be made. In addition to this Policy, bond funds (as defined by the Internal Revenue Service) shall be managed by their governing resolution and all applicable State and Federal Law.

SAFETY OF PRINCIPAL

The primary objective of all investment activity is the preservation of capital and the safety of principal in the overall portfolio. Each investment transaction shall seek to ensure that capital losses are avoided, whether they are from securities defaults or erosion of market value.

MAINTENANCE OF ADEQUATE LIQUIDITY

The investment portfolio will remain sufficiently liquid to meet the cash flow requirements that might be reasonably anticipated. Liquidity shall be achieved by matching investment maturities with forecasted cash flow requirements; investing in securities with active secondary markets; and maintains appropriate portfolio diversification. "THE COUNTY AUDITOR SHALL COORDINATE WITH THE COUNTY TREASURER AND ADVISE WHEN FUNDS ARE AVAILABLE FOR INVESTMENT AND REQUIRED MATURITY DATE, OR WITHDRAWAL."

RETURN ON INVESTMENTS

Consistent with Article 4413(34) © V.A.S., the County "shall invest local funds in investments which yield the highest possible rate of return while providing necessary protection of the principal consistent with the operating requirements as determined by the governing body."

For bond proceeds to which Federal yield or arbitrage restrictions apply, the primary objectives shall be to obtain maximum market yields and to minimize the costs associated with the investment of such funds within the constraints of all applicable regulations.

STANDARD OF CARE

The standard of care used by Hunt County shall be the "prudent person rule" and shall be applied in the context of managing the overall portfolio within the applicable legal constraint. The Public Funds Act 2256.006(a) states:

“Investments shall be made with judgment and care, under prevailing circumstances that a person of prudence, discretion and intelligence would exercise in the management of the person’s own affairs, not for speculation, but for investment, considering the probable safety of capital and as the probable income to be derived.”

All participants in the investment process shall seek to act responsibly as custodians of the public trust and shall avoid any transaction that might impair public confidence in the County.

ELIGIBLE INVESTMENTS

Investments described below are authorized by the Public Funds Investment Act of 1987 (Article 842 a-2, Texas Revised Civil Statutes), as amended as eligible securities for the County. County funds governed by the Policy may be invested in:

1. Obligations of the United States or its agencies and instrumentalities.
2. Repurchase Agreements, (Sweep), and or Certificates of deposit issued by State and National banks domiciled Texas that are:
 - a. guaranteed or insured by the Federal Deposit Insurance Corporation, or its successor; or secured by obligations that are described by item 1 above, which are intended to include all direct Federal agency or instrumentality issued mortgage backed securities that have a market value of not less than the principal amount of the certificates or in any other manner and amount provided by law for deposits of the County; except no CMO’s are to be used for collateral.
 - b. governed by a Depository Contract that complies with Federal and State regulation to properly secure a pledged security interest.
3. SEC-registered money market mutual funds with a dollar-weighted average portfolio maturity of 90 days or less: whose assets consist exclusively of the obligations that are eligible under the Public Funds Investment Act, as amended; that fully invest dollar-for dollar all County funds without sales commissions or loads; and, whose investments objectives include seeking to maintain a stable net asset value of \$1 per share. The County may not invest funds under its control in an amount that exceeds 10% of the total assets of any individual money market mutual fund.
4. Local government investment pool organized in accordance with the Interlocal Cooperation Act (Article 4413 (32c), V.T.C.S.) as amended, whose assets consist exclusively of the obligations of the United States or its agencies and instrumentalities and repurchase agreements involving those same obligations, money market mutual funds registered with and regulated by the United States Securities and Exchange Commission (SEC), is rated “AAA” or the equivalent, maintains a dollar-weighted average stated maturity of 90 days or less and a dollar-weighted average maturity of 60 days or less, and whose investment philosophy and strategy are consistent with the Policy and the County’s ongoing investment strategy.

PROTECTION OF PRINCIPAL

The County shall seek to control the risk of loss due to the failure of a security issuer or grantor. Such risk shall be controlled by investing only in the safest types of securities as defined in the Policy; by qualifying the broker, dealer and financial institution with whom the County will transact; by collateralization as required by law; and through portfolio diversification by maturity and type.

In order to minimize risk of loss due to interest rate fluctuations, investment maturities will not exceed the anticipated cash flow requirements of the funds. Maturity guidelines by fund are as follows:

- a. **OPERATING FUND**
The weighted average days to maturity for the operating fund portfolio shall be less than 367 days.
- b. **BOND PROCEEDS**
The investment maturity of bond proceeds (excluding reserve and debt service funds) shall generally be limited to the anticipated cash flow requirement or the "temporary period," as defined by Federal tax law.
- c. **DEBT SERVICE FUNDS**
Debt Service Funds shall be invested to ensure adequate funding for each consecutive debt service payment. The Investment Officers shall invest in such a manner as not to exceed an "unfunded" debt service date with the maturity of any investment. An unfunded debt service date is defined as a coupon or principal payment date that does not have cash or investment securities available to satisfy said payment.
- d. **BOND RESERVE FUNDS**
Market conditions, Bond Resolution constraints and, if applicable, Arbitrage regulation compliance will be considered when formulating Reserve Fund strategy. Maturity limitation shall generally not exceed the call provisions of the Bond Resolution and shall not exceed the final maturity of the bond issue.
- e. **OTHER FUNDS**
The anticipated cash requirements of other County funds will govern the appropriate maturity mix. Appropriate portfolio strategy shall be determined based on market conditions, Policy compliance, County financial condition, and risk/return constraints. Maximum maturity shall not exceed five years.

COLLATERALIZATION

Consistent with the requirements of State law, the County requires all bank and other deposits to be federally insured or collateralized with eligible securities as noted below. Financial institutions serving as County Depositories will be required to sign a Depository Agreement with the County and the County's safekeeping agent. The safekeeping portion of the Agreement shall define the County's rights to the collateral in case of default, bankruptcy, or closing and shall establish a perfected security interest in compliance with Federal and State Regulations, including:

1. the Agreement must be in writing;
2. the Agreement has to be executed by the Depository and the County contemporaneously with the acquisition of the asset;
3. the Agreement must be approved by the Board of Directors or the loan committee of the Depository and a copy of the meeting minutes must be delivered to the County;
4. the Agreement must be part of the Depository's "official record" continuously since its executions.

ALLOWABLE COLLATERAL

Certificates of Deposit – Eligible securities for collateralization of deposits are defined as obligations of the United States or its agencies and instrumentalities that are acceptable under the "Public Funds Collateral Act," as amended. No CMO's shall be allowed as collateral.

SAFEKEEPING

The County shall contract with a financial institution(s) for the safekeeping of securities either owned by the County as a part of its investment portfolio or as part of its depository agreement(s). All collateral securing deposits must be held by a third-party banking institution acceptable to and under contract with the County.

AUTHORITY TO INVEST

The County Judge and County Treasurer are the "Investment Officers" of the County. As Investment Officers, they are authorized to invest, transfer, execute documentation, and otherwise manage County funds according to this Policy. Subject to Commissioners Court approval, the Investment Officers may also contract with an Investment Advisor to assist the County in the development and implementation of an effective investment policy and strategy. The Investment Officers shall meet standard education requirements as stated in PFIA Chapter 2256 and if possible meet C.I.O. requirements.

PRUDENT INVESTMENT MANAGEMENT

The Investment Officers shall perform their duties in accordance with this Investment Policy. Investment Officers acting in good faith and in accordance with these policies and procedures shall be relieved of personal liability.

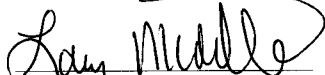
REPORTING


Investment performance will be monitored and evaluated by the Investment Officers. The Investment Officers will provide a quarterly report as well as annual comprehensive report to the County Commissioners Court.

This Investment Policy shall be in full force and effect from and after its approval by the Commissioner Court of Hunt County, Texas.


PASSED and APPROVED this the 10 day of May 2010.


Kenneth Thornton, Commissioner Pct. 1


Larry Middlebrooks, Commissioner Pct. 3



Jay Atkins, Commissioner Pct. 2


Jim Latham, Commissioner Pct. 4


John L. Horn, Hunt County Judge

Prepared and submitted by: Delores Shelton, Hunt County Treasurer

ATTEST:


Jennifer Lindenziel, County Clerk



12,009

**Delores Shelton, CIO, CCT
Hunt County Treasurer**

FY 11: Monthly Report, May 2011

FILED FOR RECORD
at 12:00 o'clock P M
JUN 27 2011
By JENNIFER LINDENZWEIG
County Clerk, Hunt County, Tex.

The Treasurers' Monthly Report includes money received and disbursed as well as funds invested and debt due by Hunt County. The Treasurer's Books and the Auditor's General Ledger agree. The Bank Statements have been reconciled and approved by the County Auditor.

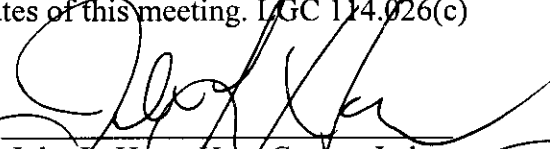
This affidavit must state the amount of cash and other assets that are in the custody of the county treasurer at the time of the examination. (LGC 114.026) **\$16,481,087.73** Month End Balance

Therefore, Delores Shelton, County Treasurer of Hunt County, Texas, who being fully sworn, upon oath says that the within and foregoing report is true and correct to the best of her knowledge.


Filed with accompanying reports this 27 day of June, 2011.


Delores Shelton, Hunt County Treasurer


Commissioners' Court having compared and examined the Treasurer's Report as presented and subject to independent auditor's review, certify the report to be correct and therefore request it be filed with the official minutes of this meeting. LGC 114.026(c)


John L. Horn, Hunt County Judge


Kenneth Thornton, Commissioner, Pct #1


Jay Atkins, Commissioner, Pct 2


Larry Middlebrooks, Commissioner, Pct #3


Jim Latham, Pct 4

**Hunt County Treasurer
Monthly Report, May 2011**

Hunt County Funds	Beginning Balance	Money Received	Money Disbursed	Transfer In/Out Investment	Month End Balance
10-GENERAL	863,649.80	1,463,786.37	-1,964,142.90	\$0.00	363,293.27
10-Chase Investment	6,560,228.76	1,148.30	0.00	\$0.00	6,561,377.06
10-TexPool Investment	2,244,125.60	159.69	0.00	\$0.00	2,244,285.29
10-TexStar Investment	1,015,406.26	74.38	0.00	\$0.00	1,015,480.64
10-InWood Nat'l Bank CD	533,971.51	724.15	0.00	\$0.00	534,695.66
10-TexPool Investment, Jail	579,949.85	41.26	0.00	\$0.00	579,991.11
10-General Fund Totals:	11,797,331.78	1,465,934.15	-1,964,142.90	\$0.00	11,299,123.03
20-Law Library	51,125.02	4,900.00	-5,587.98	\$0.00	50,437.04
21-R&B #1	9,552.73	56,476.52	-107,630.94	\$50,000.00	8,398.31
21-R&B #1, TexPool Invest.	446,922.84	29.76	0.00	-\$50,000.00	396,952.60
21-R&B #1 Fund Totals:	456,475.57	56,506.28	-107,630.94	\$0.00	405,350.91
22-R&B #2	58,479.25	51,720.98	-104,203.45	\$5,000.00	10,996.78
22-R&B #2, TexPool Invest.	753,629.54	53.54	0.00	-\$5,000.00	748,683.08
22-R&B #2 Fund Totals:	812,108.79	51,774.52	-104,203.45	\$0.00	759,679.86
23-R&B #3	9,634.24	56,786.49	-93,800.00	\$35,000.00	7,620.73
23-R&B #3, TexPool Invest	851,851.82	59.43	0.00	-\$35,000.00	816,911.25
23-R&B #3 Fund Totals:	861,486.06	56,845.92	-93,800.00	\$0.00	824,531.98
24-R&B #4	11,641.42	54,354.74	-90,447.23	\$35,000.00	10,548.93
24-R&B #4, TexPool Invest	600,514.09	41.82	0.00	-\$35,000.00	565,555.91
24-R&B #4 Fund Totals:	612,155.51	54,396.56	-90,447.23	\$0.00	576,104.84
25-Health Private	38,475.08	1,427.00	-774.96	\$0.00	39,127.12
26-State Health Services	-37,201.17	40,958.93	-35,875.27	\$0.00	-32,117.51
27-Hunt County Grants	-120,630.69	8,344.26	-58,397.81	\$0.00	-170,684.24
68-JP, DDC Fee Fund	116,443.54	827.30	-198.65	\$0.00	117,072.19
70-VOTER/ELECT, Chapter 19	0.00	0.00	0.00		0.00
74-Elections Special	33,277.21	238.09	-831.42		32,683.88
71-DC Record Management	20,127.53	437.50	0.00		20,565.03
75-CA-DWI	2,981.60	392.55	0.00		3,374.15
81-CC Rec Mgt Preservation	15,064.39	8,588.21	-1,656.84	\$0.00	21,995.76
81-CC Rec Mgt Pr. TexPool	125,196.46	8.96	0.00	\$0.00	125,205.42
81-CC RMP Fund Totals:	140,260.85	8,597.17	-1,656.84	\$0.00	147,201.18
82-Courthouse Security	48,753.16	2,491.03	-962.68		50,281.51
83-Justice Court Sec.	390,690.57	2,500.00	-384.05		392,806.52

**Hunt County Treasurer
Monthly Report, May 2011**

Hunt County Funds	Beginning Balance	Money Received	Money Disbursed	Transfer In/Out Investment	Month End Balance
84-District Clerk Archive	10,319.00	670.00	0.00		10,989.00
85-Co & District Court Techn	2,824.23	161.48	0.00		2,985.71
86-County Record Preservation	20,330.00	1,390.00	0.00		21,720.00
87-Justice Court Technology	181,799.81	2,508.00	-660.41		183,647.40
88-County Clerk Archive	15,463.31	6,005.00	0.00		21,468.31
89-County Record Mgt Preserve	85,416.81	2,292.16	-1,636.71		86,072.26
91-LEOSE	29,304.41	0.00	-833.40		28,471.01
95-Juv Prob. Center Fund	828,420.70	128,645.65	-108,384.34		848,682.01
96-Juv Prob "A-Z" Grant	119,149.29	65,087.94	-86,084.09		98,153.14
97-Juv Prob Title IV E Fund	5,403.89	64.70	-217.42		5,251.17
97-Juv Prob Title IV Texpool:	17,741.38	1.24	0.00		17,742.62
97-Juv Prob Fund Totals:	23,145.27	65.94	-217.42		22,993.79
50-Debt Service (I&S)	222,319.42	22,571.23	0.00	\$0.00	244,890.65
50-Debt Service TexPool Inv	331,650.15	23.55	0.00	\$0.00	331,673.70
50-Debt Service Fund Totals:	553,969.57	22,594.78	0.00	\$0.00	576,564.35
61-Right of Way	214.05	0.00	0.00		214.05
61-Right of Way, TexPool Inv	63,584.70	4.51	0.00	\$0.00	63,589.21
61-Right of Way Fund Totals:	63,798.75	4.51	0.00	\$0.00	63,803.26
Total of Funds:					16,481,087.73

HUNT COUNTY DEBT: Ending Balance, May 2011

Principle Dodge Truck	1,138.17	0.00	-567.96		570.21
2005 Refunding Bond	7,630,000.00	0.00	0.00		7,630,000.00
Principle Computer Upgrade '08	72,343.90	0.00	-2,395.65		69,948.25
Amt to be provided for Compen	317,191.83	0.00	0.00		317,191.83
Phase I-Johnson Controls	19,052.76	0.00	-18,686.68		366.08
Phase II-Johnson Controls	295,480.24	0.00	-21,452.44		274,027.80
Totals:	8,335,206.90		-43,102.73		8,292,104.17

May 2011

Monthly Interest Rates:

			TexPool	Tex Star	Chase	InWood-CD
2011						
January			0.1587%	0.1637%	0.2200%	1.6500%
February			0.1470%	0.1476%	0.2100%	1.6500%
March			0.1461%	0.1408%	0.2000%	1.6500%
April			0.1122%	0.1108%	0.2000%	1.6500%
May			0.0838%	0.0863%	0.2000%	1.6500%
Average Rate:			0.1296%	0.1298%	0.2060%	1.6500%

Not Mailed Due To Inactivity



JPMorgan Chase Bank, N.A.
P O Box 659754
San Antonio, TX 78265 - 9754

April 30, 2011 through May 31, 2011
Account Number: **000001831922073**

CUSTOMER SERVICE INFORMATION

Web site: **Chase.com**
Service Center: **1-800-242-7338**
Hearing Impaired: **1-800-242-7383**
Para Espanol: **1-888-622-4273**
International Calls: **1-713-262-1679**

00007337 DRE 201 080 15211 - NNNNNNNNNN 1 000000000 61 0000
HUNT COUNTY
GENERAL INVESTMENT FUND
PO BOX 1097
GREENVILLE TX 75403-1097



SAVINGS SUMMARY

Chase Business High Yield Savings

	INSTANCES	AMOUNT
Beginning Balance		\$6,560,228.76
Deposits and Additions	1	1,148.30
Ending Balance	1	\$6,561,377.06
Annual Percentage Yield Earned This Period		0.20%
Interest Earned This Period		\$1,148.30
Interest Paid Year-to-Date		\$4,768.91

You could earn an even higher interest rate on your Chase Business High Yield Savings account if you link it to a qualifying checking account. Visit any of our branches for details or call us at the telephone number on your statement.

Your monthly service fee was waived because you maintained an average savings balance of \$10,000 or more during the statement period.

TRANSACTION DETAIL

DATE	DESCRIPTION	AMOUNT	BALANCE
	Beginning Balance		\$6,560,228.76
05/31	Interest Payment	1,148.30	6,561,377.06
	Ending Balance		\$6,561,377.06

30 deposited items are provided with your account each month. There is a \$0.20 fee for each additional deposited item.

4/21/11

INTEREST PAYMENT NOTICE
Certificate of Deposit

724.15 will be Added to your Time account #18263 on
5/01/11. Thank you for saving with Inwood National Bank.

COUNTY OF HUNT RESERVE FUND
P O BOX 1097
GREENVILLE TX 75403

CD Account #	18263
CD Term	12M
Maturity Date	10/10/11
Interest Rate	1.6500%
Previous Balance	533,971.51
New Balance	534,695.66

TexPool Monthly Rate History for 2011

Month	Average Monthly Rate	Average Monthly Factor	Average Monthly 7 Day Rate	Average Monthly Balance	WAM Days ⁽¹⁾	WAM Days ⁽²⁾	Participants
JAN	0.1587%	0.000004347	0.1590%	\$18,035,039,907.67	36	65	2,245
FEB	0.1470%	0.000004029	0.1471%	\$19,760,674,118.76	48	75	2,246
MAR	0.1461%	0.000004004	0.1481%	\$18,444,314,820.20	46	76	2,247
APR	0.1122%	0.000003075	0.1160%	\$17,679,707,433.05	45	78	2,248
MAY	0.0838%	0.000002295	0.0832%	\$17,042,319,358.86	43	82	2,248

Performance data quoted represents past performance which is no guarantee of future results. Investment return will fluctuate. The value of an investment when redeemed may be worth more or less than the original cost. Current performance may be higher or lower than performance stated.

- (1) "WAM Days" is the mean average of the periods of time remaining until the securities held in TexPool (a) are scheduled to be repaid, (b) would be repaid upon a demand by TexPool, or (c) are scheduled to have their interest rate readjusted to reflect current market rates. Securities with adjustable rates payable upon demand are treated as maturing on the earlier of the two dates set forth in (b) and (c) if their scheduled maturity is 397 days or less; and the later of the two dates set forth in (b) and (c) if their scheduled maturity is more than 397 days. The mean is weighted based on the percentage of the amortized cost of the portfolio invested in each period.
- (2) "WAM Days" is calculated in the same manner as the described in footnote 1, but is based solely on the periods of time remaining until the securities held in TexPool (a) are scheduled to be repaid or (b) would be repaid upon a demand by TexPool, without reference to when interest rates of securities within TexPool are scheduled to be readjusted.
- (3) All current yields for TexPool Prime, for each date, reflect a waiver of some of all management fees.



Monthly Rate History

Rate History

Year: 2011

Month	Avg. Rate
JAN	0.1637%
FEB	0.1476%
MAR	0.1408%
APR	0.1108%
MAY	0.0863%

- (1) This weighted average maturity calculation uses the SEC rule 2a7 definition for stated maturity for any floating rate instruments held in the portfolio to determine the weighted average maturity for the pool. This rule specifies that a variable rate instrument to be paid in 397 calendar days or less shall be deemed to have a maturity equal to the period remaining until the next readjustment of the interest rate.
- (2) This weighted average maturity calculation uses the final maturity of any floating rate instruments held in the portfolio to calculate the weighted average maturity for the pool.
- (3) The yield for each date reflects a partial waiver of management fees, as provided for in the TexSTAR Information Statement.

TexSTAR Participant Services * First Southwest Asset Management, Inc.

325 North St. Paul Street, Suite 800 * Dallas, Texas 75201 * www.texstar.org * 1-800-TEX-STAR * 214-953-8890 * FAX 214-953-8878

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STATEMENT OF CONCURRENCE

By

THE COUNTY OF HUNT, TEXAS

FILED FOR RECORD
at 12:20 o'clock P.M.
JUN 27 2011
JENNIFER LINDENZWEIG
By County Clerk, Hunt County, Tex.
J. Lindenzweig

TO: Federal Communications Commission
Gettysburg, PA 17325

DATE: June 22, 2011

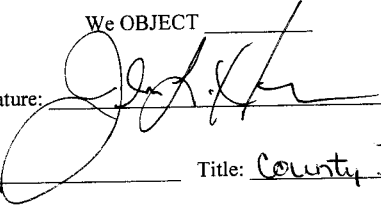
We are the licensee of KZE528 in the State of Texas, operating mobiles in the Hunt County, Texas on 153.875 MHz. It is our understanding that the City of Forney plans to operate mobile units about 45km (28 miles) away in the City of Forney on the adjacent narrow channel of 153.8675 MHz.

FCC rule section 90.20(c) (2), sections 90.173(a), (b), and (f), and sections 90.175(b) (1) and (b) (2) provide for shared use of the frequency spectrum (both co-channel and adjacent-channel), and the procedures to follow. One of these procedures is to obtain a Letter of Concurrence (LOC) from a current licensed agency. Further, per FCC rule 90.175(b) (1), a response is required within 20 days of receipt of a request for concurrence. The response may be affirmative or negative. The Texas APCO frequency coordinator has selected this frequency and objections will be reviewed and considered by the TX APCO Frequency Coordinator.

It is our understanding that should any interference problems arise as a result of City of Forney using 153.8675 MHz that Forney will take any and all responsibility for correcting the problems immediately. This responsibility would include any cost or actions necessary to correct the interference problem up to and including moving to a different frequency.

With these provisions, we have no objections to the City Forney using the frequency 153.8675 MHz as a mobile frequency.

We APPROVE ✓

We OBJECT _____


Dated: 6-27-2011 Authorized Signature: _____

Organization Name: Hunt County Title: County Judge

Address: 2507 Lee St Greenville TX 75401