BOARD OF COUNTY COMMISSIONERS

REGULAR MEETING

SCHOOL BOARD ADMINISTRATIVE COMPLEX

372 WEST DUVAL STREET

April 18, 2024 at 5:30 PM

CONSENT AGENDA

- (1) Bcc Finance BA 24-37 Creating the Budget for the Fire Department Paramedicine Program (pg. 1)
- (2) Bcc Finance BA 24-38 Additional Fuel Funding Fire and Rescue Department \$30,000 (pg. 3)
- (3) Finance Bills and Vouchers 4/1/24 \$588,292 (pg. 4)
- (4) Public Works Utility Permit Flock Safety SW Bascom Norris Dr (pg. 7)
- (5) Public Works Utility Permit Comcast NW Gaelic Ct (pg. 20)
- (6) Public Works Permission to Enter Private Property NE Gum Swamp Road (pg. 51)
- (7) Zoning Department Special Family Lot Permit SFLP240401 by Willie B & Oni T Allen to Deed 2.95 ac to Grandson Brandon Allen (pg. 56)
- (8) Finance Bills and Vouchers 4/10/24 \$883,117 (pg. 61)



Today's Date:

COLUMBIA COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM REQUEST FORM

Meeting Date:

4/18/2024

The Board of County Commissioners meets the 1st and 3rd Thursday of each month in the Columbia County School Board Administrative Complex Auditorium, 372 West Duval Street, Lake City, Florida 32055. The first meeting of every month is at 9:30AM while the second meeting of every month takes place at 5:30PM. All agenda items are due in the Board's office one week prior to the meeting date.

·	iy o Daio.	7/11/2027	ividoting Dato.	-1/ 10/202-1
Depa	artment:	BCC Administration		
1. Na	ture and pu	rpose of agenda item:		
	BA 24-37 by LSF fro	This BA will create the budget for the Fire Dep m the Opioid Settlement funds.	partment Parame	edicine Program which will be reimbursed
2.	Recommend	ded Motion/Action:		
	Approve B	A 24-37		

3. Fiscal impact on current budget.

4/11/2024

This item is not budgeted. The proposed budget amendment to fund this request is provided below. The budget amendment number is BA 24-37 using fund(s) 102-MSBU.

FROM:	TO:	AMOUNT:
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.10-12 PERSONAL SERVICES/SALARIES	\$38,150.00
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.10-21 PERSONAL SERVICES/FICA TAXES	\$2,919.00
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.10-22 PERSONAL SERVICES/RETIREMENT CONTRIBUTIONS	\$12,464.00
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.10-23 PERSONAL SERVICES/HEALTH & LIFE INSURANCE	\$6,183.00
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.10-24 PERSONAL SERVICES/WORKERS COMP	\$1,984.00
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.30-34 OPERATING EXPENDITURES/CONTRACTUAL SERVICES	\$464.00
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.30-40 OPERATING EXPENDITURES/TRAVEL & PER DIEM	\$2,000.00
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.30-41 OPERATING EXPENDITURES/COMMUNICATIONS	\$3,000.00
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.30-46 OPERATING EXPENDITURES/REPAIR & MAINTENANCE	\$1,000.00
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.30-47 OPERATING EXPENDITURES/PRINTING AND LEGAL ADS	\$500.00
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.30-52 OPERATING EXPENDITURES/OPERATING SUPPLIES	\$155,000.00
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.30-54 OPERATING EXPENDITURES/SUBSCRIPTIONS & DUES	\$500.00
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.30-55 OPERATING EXPENDITURES/TRAINING	\$1,000.00
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.30-56 OPERATING EXPENDITURES/GAS & OIL CHARGES	\$3,000.00
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.30-64 OPERATING EXPENDITURES/NON-CAPITAL EQUIPMENT	\$12,500.00
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.60-64 CAPITAL OUTLAY/MACHINERY AND EQUIPMENT	\$74,395.00

p. 1

102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.70-71 DEBT SERVICE/PRINCIPAL	\$4,174.00
102-0000-369.90-01 OTHER/MISC REVENUE	102-2630-526.70-72 DEBT SERVICE/INTEREST	\$1,188.00



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Today	y's Date:	4/11/2024	_ Meeting Date:	4/18/2024
Depa	rtment:	BCC Administration	_	
1. Nat	ture and pu	rpose of agenda item:		
	Due to fluo Department Transporta	approved as part of the FY 2023-2024 Budget: ctuating and unpredictable fuel costs, as part on the fuel budgets constant and placed additional ation Trust Fund. At this time, the Fire and Res nainder of the fiscal year.	of the current fisca funds for any fue	I shortfalls in one line item in the
2. F	Recommen	ded Motion/Action:		
	Approve B	A 24-38		

3. Fiscal impact on current budget.

This item is not budgeted. The proposed budget amendment to fund this request is provided below. The budget amendment number is BA 24-38 using fund(s) 101-TRANSPORTATION TRUST and 102-MSBU.

FROM:	то:	AMOUNT:
101-4260-541.30-56 OPERATING EXPENDITURES/GAS & OIL	101-8100-581.91-02 INTERFUND TRANSFERS OUT/TO MSBU FUND	\$30,000.00
102-0000-381.91-01 INTERFUND TRANSFERS IN/FROM TRANSPORTATION TRUST	102-2200-522.30-56 OPERATING EXPENDITURES/GAS & OIL	\$30,000.00



Today's Date:

COLUMBIA COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM REQUEST FORM

Meeting Date:

4/18/2024

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Depa	rtment:	Finance	
. Nat	ure and pu	urpose of agenda item:	
	4/1/24. All reviews bi approval,	requests Board approval for the payment of bills and vouchers in the amount of \$588,291.75 submitted I funds authorized for the issuance of these checks have been budgeted. The Clerk to the Board office ills and vouchers submitted for approval. If for any reason, any of these bills are not recommended for the Clerk to Board office will notify the Board. The Clerk to the Board office maintains copies of invoice orting documentation for review.	
2. F	Recommen	nded Motion/Action:	
	Approve p	payment of bills and vouchers in the amount of \$588,291.75	

3. Fiscal impact on current budget.

4/1/2024

This item has no effect on the current budget.

COLUMBIA COUNTY BOARD OF COMMISSIONERS ACCOUNTS PAYABLE CHECK REGISTER

Check Date	Beginning Check Number	Ending Check Number	Number of Checks	Positve Pay File Upload Date	Check Register Total
4/1/2024	51908	51909	2	4/1/2024	\$588,291.75
	TOTAL CHECKS	& AMOUNT	2		\$588,291.75

PREPARED 4/01/24, 8:22:37 PROGRAM GM344LR COLUMBIA COUNTY

BANK 00

ACCOUNTS PAYABLE CHECK REGISTER

PAGE 1

ACCOUNTING PERIOD 07/2024

CHECK VEND NO NO	VOUCHER NO	P.O. NO	DATE	VOUCHER AMOUNT	REMITTANCE AMOUNT	CHECK TOTAL	
0051908 0001 0051909 0002	001948 001949		4/01/2024 4/01/2024	570,441.75 14,266.67	570,441.75	570,441.75	
	001950 001951		4/01/2024 4/01/2024	2,750.00 833.33 TOTAL C	17,850.00	17,850.00 588.291.75	



COLUMBIA COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM REQUEST FORM

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Toda	y's Date:	4/1/2024	_Meeting Date:	4/18/2024
Depa	ırtment:	Public Works	_	
1. Nat	ture and pu	rpose of agenda item:		
	Utility pern	nit from Flock Safety requesting to install plate	reading camera	on SW Bascom Norris Dr.
2. F	Recommend	ded Motion/Action:		
	Approve			

3. Fiscal impact on current budget.

This item has no effect on the current budget.

COLUMBIA COUNTY BOARD OF COUNTY COMISSIONERS UTILITY PERMIT

Date:3/4/2024	Permit No	County Road	Section No.	
Permittee Flock safety	y (On behalf of Lake City F	(סי		
Address 1170 Howe	Il Mill Road NW Ste 21	0, Atlanta, GA 30318 Tele	phone Number <u>727-454-6215</u>	
Requesting permiss maintain installation	ion from Columbia (of license plate readin	County, Florida, hereinafter calle g camera for Lake City Police Depar	d the County, to contract, opera tment. Camera and equipment are s	te and solar powered.
FROM:		TO:		
TROM.		10	-+0 K:00:	
Submitted for the U	tility Owner by: Ka Typed	ntleyn Killan- Permitting Associate	Signature Dat	14/2024 e
() FORT WHITE owners	E(). A letter of no	porate limits of Municipality: YE tification was mailed on	to the following	g utility
again immediately to	upon completion of v	Director shall be notified twenty- work. The Public Works Directo	r is	
The PERMITTEE's	employee responsil	ble for Maintenance of Traffic is	Telephone Number Tyler Webb	
Tyler.webb@flocksafe at the time of the 24	hour notice to starting	one Number <u>470-833-8280</u> ng work.)	(This name ma	y be provide
and shall be comple from date of permit	ted within 7 days approval, then PERM	ctual construction in good faith versions after permitted work has begund ITTEE must review the permit versions factorized in the transportation factorized.	. If the beginning date is more with the Columbia County Public	than 60 days Works
4. The construction PERMITTEE.	and maintenance of	such utility shall not interfere w	ith the property and rights of a p	prior
5. It is expressly stip public property purs	pulated that this pern suant to this permit s	nit is a license for permissive use shall not operate to create or vest	only and that the placing of ut any property right in said hold	ilities upon er.
maintenance, safe ar as determined by the	nd efficient operation Columbia County F	da Statutes, whenever necessary n, alteration or relocation of all, or Public Works Director and/or Co all be immediately removed from	or any portion of said transportat unty Engineer, any or all utilitie	tion facility s and

Utilities Permit Page Two Revised: 8/17/00

relocated thereon as required by the Columbia County Public Works Director and/or County Engineer and at the expense of the PERMITTEE.

- 7. In case of non-compliance with the County's requirements in effect as of the approval date of this permit, this permit void and the facility will have to be brought into compliance or removed from the right of way at no cost to the County.
- 8. It is understood and agreed that the rights and privileges herein set out are granted only to the extent of the County's right, title and interest in the land to b entered upon and used by the PERMITTEE, and the PERMITTEE will, at all times, and to the extent permitted by law, assume all risk of and indemnify, defend, and save harmless Columbia County, Florida from any and all loss, damage, cost or expense arising in any manner on account of the exercise or attempted exercise by said PERMITTEE of the aforesaid right and privileges.
- 9. During construction, all safety regulations of the County shall be observed and the PERMITTEE must take measures, including pacing and the display of safety devices that may be necessary in order to safely conduct the public through the project area in accordance with the Federal Manual on Uniform Traffic Control Devices, as amended for highways.

10. Should the PERMITTEE be desirous of keeping its utilities in place execution of this permit acknowledges its present and continuing own and	ership of its utilities located between within the
County's right of way as set forth above. PERMITTEE, as its sole expeservice utilities whenever Columbia County Public Works Director and is in the public interest.	ense, shall promptly remove said out of
11. Special instructions: Minimum cover of thirty inches (30") will be a will not be financially responsible for any damage to facilities with less not be located within driveway ditches.	
12. Additional Stipulations:	
	-
It is understand and agreed that commencement by the PERMITTEE is binding nature of these specialist instructions.	s acknowledgment and acceptance of the
Submitted By: Katelyn Killian Permittee	Place Corporate Seal
Permitting Associate Katelyn Killian Signature and Title	
Signature and Title	Attested

Utilities Permit Page three Revised: 8/17/00

Recommended for	r Appro	oval:					
Signature:		12	P				
Title:		225	Con	ph	ببر	NEW	متد
Date:			つびる	224			
Approval by Boa	rd of C	ounty C	Commissio	ners, Co	lumbia	County,	Florida:
YES ()	NO ()					
Date Approved:	_						
Chairman's Sign	ature:						

LICENSE PLATE READER CAMERA INSTALLATION

CASE NUMBER: 492954

PERMITTING JURISDICTION:

LAKE CITY

STATE OF FLORIDA LAKE CITY

ON BEHALF OF

LAKE CITY POLICE DEPARTMENT

CONTACT LIST

PERMITTING

ERIN CROUSE ERIN.CROUSE@FLOCKSAFETY.COM

PROJECT MANAGER

CHELSEA DAY
CHELSEA.DAY@FLOCKSAFETY.COM

ME APPROVED PRIMATE FOR LIETED PROPERTY.

DRAWING INDEX			
T.01	COVER SHEET & LOCATION MAPS		
T.02	SYMBOLOGY & ABBREVIATIONS		
GN.01	GENERAL NOTES		
A01	PLAN DRAWINGS		
SPEC.01 - SPEC.03	EQUIPMENT & FOUNDATION DETAILS		
TCP.01 - TCP.02	TRAFFIC CONTROL DETAILS		





LAKE CITY POLICE DEPARTMENT

225 NW MAIN BLVD LAKE CITY FLORIDA 32055

frock safety

1170 HOWELL MILL ROAD SUITE 210 ATLANTA, GA 30318

REV	DATE	BY	DESCRIPTION
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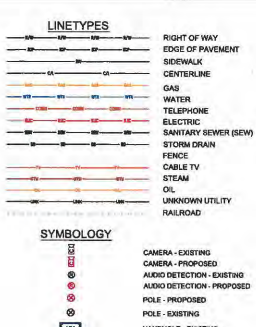
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LICENSE PLATE READER CAMERA INSTALLATION

CASE NUMBER: 492954
PERMITTING JURISDICTION:
LAKE CITY

COVER SHEET & LOCATION MAPS
SHEET: REV:
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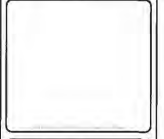
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SYMBOLOGY B	Consul Colombia
E	CAMERA - EXISTING CAMERA - PROPOSED
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⊗	POLE - EXISTING
HH	HANDHOLE - EXISTING
HIN	HANDHOLE - PROPOSED
PED	PEDESTAL - EXISTING
	MANHOLE - EXISTING
0	POINT OF INTEREST
D	ACCESS POINT
><	CULVERT - EXISTING
(H)	FIRE HYDRANT - EXISTING
	WATER MAIN - EXISTING
\Phi	WATER VALVE - EXISTING
•	GAS VALVE - EXISTING
>	DOWN GUY AND ANCHOR
-	OVERHEAD GUY
00	BORING REQUIRED
	UG CONDUIT - EXISTING

ABBREVIATIONS:

ABAND	Abandoned	MAX	Maximum
APPROX	Approximate	MB	Mailbox
ASPH	Asphalt	MH	Manhole
BLDG	Building	MIN	Minimum
CL	Centerline	MIT	Mitigation
CMP	Corrugated Metal Pipe	MKR	Marker
CO	County	MMV	Meet Me Vault
CONC	Concrete	MON	Monument
CSG	Casing	MOT	Maintenance of Traffic
ст	Count	NO	Number
CULV	Culvert	OC	Open Cut
DB	Oirectional Bore	PRK MTR	Parking Meter
DBH	Diameter at Breast Height	P/L	Property Line
D.D.	Down Drain	PED	Pedestal
DEPT	Department	PI	Point of Inflection
DIA	Diameter	PKG	Package
DIR	Directional	PVC	Polyvinyl Chloride
DIST	District	RCB	Reinforced Concrete Box
DOC	Depth of Cover	RCP	Reinforced Concrete Pipe
DOT	Department of Transportation	RD MEM	Roadside Memorial
DWG	Drawing	REOD	Required
DWY	Driveway	RGS	Rigid Galvanized Steel
E MH	Electric Manhole	ROW	Right of Way
EMKR	Electric Line Marker	RR	Rallroad
E PED	Electric Pedestal	SCB	Sprinider Control Box
E VLT	Electric Vault	SD	Storm Drain/Curb Inlet
EM	Electric Meter	SDMH	Storm Water Manhole
ENC	Encased	SEC.	Section
ENG	Engineering	SF	Silt Fence
EOP	Edge of Pavement	SMH	Sanitary Sewer Manhole
EPB	Electric Pull Box	SPL	Splice
EXIST	Existing	SS CO	Sanitary Sewer Clean Out
FDH	Fiber Distribution Hub	SS LIFT	Sanitary Sewer Lift Station
FOT	Fiber Distribution Terminal	STA.	Station
FH	Fire Hydrant	STD	Standard
FO	Fiber Optic	STR	Section Township Range
FO MH	Fiber Optic Manhole	SWPPP	Storm Water Pollution Prevention Plan
FO MKR	Fiber Optic Line Marker	THH	Telecom Handhole
FO VLT	Fiber Optic Vault	TMH	Telecom Manhole
FOC	Face of Curb	T MKR	Telecom Line Marker
FS	Filter Sock	T PED	Telecom Pedestal
G MH	Gas Manhole	TVLT	Telecom Access Vault
G MKR	Gas Line Marker	T.P.	Trench Plug
G SD	Grated Storm Drain	TCB	Traffic Control Box
GALV	Galvanized	TCE	Temporary Construction Easement
GEO SRV MKR	Geodetic Survey Marker	TCV	Traffic Control Vault
GM	Gas Meter	TRF MH	Traffic Control Manhole
GV	Gas Valve	TSP	Traffic Signal Light
GWMW	Groundwater Monitoring Well	TYP	Typical
HDPE	High Density	UG	Underground
	Polyethylene	UNK MH	Unknown Manhole
HH	Handhole	UNK PED	Unknown Pedestal
HWY	Highway	UNK UTL MKR	
I.P.	Inlet Protection	UNK VLT	Unknown Vault
ILA	In Line Amplifier	UTLLP	Utility Light Pole
INC	Incorporated	UTLP	Utility Pole
INT	Intermediate	VLT	Vault
L/A ROW	Limited Access Right	VP	Gas Vent Pipe
	of Way	WMH	Water Manhole
LF	Linear Feet	W MKR	Water Line Marker
LOC MKR	Locating Marker	W SPG	Water Spigot
LP	Light Pole	W VLT	Water Vault
		WM	Water Meter
		wv	Water Valve



LAKE CITY POLICE DEPARTMENT

225 NW MAIN BLVD LAKE CITY FLORIDA 32055

frock safety

1170 HOWELL MILL ROAD SUITE 210 ATLANTA, GA 30318

REV	DATE	BY	DESCRIPTION
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LICENSE PLATE READER CAMERA INSTALLATION

CASE NUMBER: 492954 PERMITTING JURISDICTION: LAKE CITY

COVER SHEET & LO	CATION MAPS
SHEET:	REV:
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GENERAL & CONSTRUCTION NOTES

- 1 FLOCK BAFETY SHALL BE RESPONSIBLE FOR LOCATING ALL UNDERGROUND UTILITIES 48 HOURS PRIOR TO CONSTRUCTION.
- 2. CONTRACTOR SHALL BE RESPONSIBLE TO APPLY AND OBTAIN AN APPROVED TRAFFIC CONTROL PLAN IN ACCORDANCE WITH MUTCO AND LOCAL STANDARDS AS REQUIRED.
- 3. CONTRACTOR SHALL BE RESPONSIBLE TO RESTORE ALL DISTURBED AREAS TO ORIGINAL CONDITION TO STATE DEPARTMENT OF TRANSPORTATION AND LOCAL AGENCY SATISFACTION AT NO ADDITIONAL COMPENSATION.
- A. ALL WORK SHALL COMFORM TO ALL APPLICABLE ELECTRICAL CODES EXCEPT WHEN STATE DEPARTMENT OF TRANSPORTATION AND LOCAL AGENCY STANDARDS SUPERSEDE CONTRACTOR SHALL ENSURE ALL PROPOSED EQUIPMENT WISTALLED IS WACCORDANCE WITH NESS. REQUIREMENTS AND CLEARANCES, FLOCK SOLAR INSTALLATIONS MEET HER REQUIREMENTS AND WILL BE USING AND UNGROUNDED SYSTEM
- 5. ALL CONSTRUCTION SHALL BE IN ACCORDANCE WITH STATE AND LOCAL AGENCY SPECIFICATIONS UNLESS SPECIFICALLY STATED OR SHOWN OTHERWISE HEREIN
- 6. THE WORK INVOLVING INSTALLATION OF FLOCK SAFETY ALPR CAMERAS INVOLVING TEMPORARY LANE CLOSURES ARE TO BE DONE BETWEEN THE HOURS OF 600AM AND 5:00PM. MONDAY THROUGH FRIDAY UNLESS OTHERWISE STATED BY THE DEPARTMENT
- 7. WHEN INSTALLING FLOCK SAFETY PROVIDED POLES, A MINIMUM OF 2 SEPARATION SHALL BE MAINTAINED FROM ALL EXISTING UTILITIES AND STORM DRAIN STRUCTURES.
- 4. IF THE PROPOSED UTILITY CANNOT BE INSTALLED PER THE APPROVED PERMITTED PLAN AND BY GENERAL SPECIFICATIONS, A REVISED PLAN MUST BE PROVIDED TO THE DEPARTMENT FOR REVIEW AND APPROVAL PRIOR TO THE INSTALLATION OF PRODUCTS OR MATERIALS A THE GAYBN LOCATIONS WHERE COMPLICITS OCCUR.
- NO PEDESTRIAN PATHWAY IS TO BE REMOVED, BLOCKED, OR DISTURBED WITHOUT HAVING A SUFFICIENT DESIGNATED TEMPORARY
 PEDESTRIAN PATHWAY WITH ALL APPROPRIATE PEDESTRIAN MAINTENANCE OF TRAFFIC SIGNS IN PLACE PRIOR TO PATHWAY BEING
 AFFECTED.
- 10. ALL TEMPORARY PEDESTRIAN PATHWAYS MUST BE FIRM AND UNIVIELDING.
- 12. THE GENERAL RETAINS THE RIGHT TO MAKE ALTERATIONS TO THE PERMIT, ATTACHED SKETCH OR CHARACTER OF WORK AS MAY BE CONSIDERED NECESSARY OR DESIRABLE DURING THE PROPOSED CONSTRUCTION.
- 13. THE PERMITTEE SHALL NOTIFY THE GENERAL OF DATE OF COMPLETION, REQUEST A FINAL INSPECTION AND A NOTICE OF FINAL ACCEPTANCE
- 14. ALL CONSTRUCTION AND/OR MAINTENANCE ON THE GENERAL RIGHT OF WAY SHALL CONFORM TO THE FEDERAL MANUAL ON UNIFORM TRAFFIC DEVICES. THE GENERAL ROAD/WAY AND TRAFFIC DESIGN STANDARD SPECIFICATIONS FOR ROAD AND BRIDGE CONSTRUCTION, PLAN PREPARATION MAINLAL AND DRAINAGE MANUAL.
- 13. MY SIDEWALK DAMAGED AS A RESULT OF WORK BEING PERFORMED IN ASSOCIATION WITH THE PERMITTEE AND CONTRACTOR SHALL BE REMOYED AND REPLACED. MY SIDEWALK DISTURBED WILL BE REPLACED BY SECTION WITHIN 72 HOURS TO GENERAL SPECIFICATIONS.
- 18. THE CONTRACTOR SHALL HAVE AN AUTHORIZED PERSON AVAILABLE ATION NEAR THE WORK SITE ON A 24 HOUR BASIS, 7 DAYS A WEEK IN ORDER TO MADDRESS EMERGENCY ISSUES A SSOCIATED WITH THE PROJECT.

 17. NO BTOCKPILING, STORING DR SEMI PERMANENT USE OF THE RIGHT OF WAY IS AUTHORIZED UNLESS SPECIFICALLY IDENTIFIED WITHIN THE FERMIT
- 18. NO WORK SHALL BE PERFORMED DURING ANY STATE OR FEDERAL HOLIDAYS UNLESS OTHERWISE APPROVED BY THE GENERAL
- 19. THE PERMITTED WORK SCHEDULE IS DEFINED AS MONDAY THROUGH FRIDAY 8-90AM TO 5:0PM UNLESS OTHERWISE NOTED WITHIN THE PERMIT ANY WORK DESIRED OUTSIDE OF THIS PERIOD MUST BE REQUESTED IN ADVANCE AND APPROVED BEFORE WORKING THE ALTERICATION OF THE PERIOD MUST BE REQUESTED IN ADVANCE AND APPROVED BEFORE WORKING THE ALTERICATION OF THE PERIOD MUST BE REQUESTED IN ADVANCE AND APPROVED BEFORE WORKING THE ALTERICATION OF THE PERIOD MUST BE REQUESTED IN ADVANCE AND APPROVED BEFORE WORKING THE ALTERICATION OF THE PERIOD MUST BE REQUESTED IN ADVANCE AND APPROVED BEFORE WORKING THE ALTERICATION OF THE PERIOD MUST BE REQUESTED IN ADVANCE AND APPROVED BEFORE WORKING THE ALTERICATION OF THE PERIOD MUST BE REQUESTED IN ADVANCE AND APPROVED BEFORE WORKING THE ALTERICATION OF THE PERIOD MUST BE REQUESTED IN ADVANCE AND APPROVED BEFORE WORKING THE ALTERICATION OF THE PERIOD MUST BE REQUESTED IN ADVANCE AND APPROVED BEFORE WORKING THE ALTERICATION OF THE PERIOD MUST BE REQUESTED IN ADVANCE AND APPROVED BEFORE WORKING THE ALTERICATION OF THE PERIOD MUST BE REQUESTED IN ADVANCE AND APPROVED BEFORE WORKING THE ALTERICATION OF THE PERIOD MUST BE REQUESTED BEFORE THE PERIOD WORKING THE PERIOD WOR
- 20. THE DEPARTMENT RESERVES THE RIGHT TO MAKE ADJUSTMENTS TO ANY PERMITTED METHODS OF INSTALLATION, SCOPE OF WORK AM RESTORATION THAT MAY BE REQUIRED TO POSITIVELY SUPPORT LIFE, SAFETY AND ENVIRONMENTAL WELL BEING OF ALL USERS OF THE TRANSPORTATION SYSTEM.
- 21 PERMITTEE SHALL NOT BEGIN ANY WORK ALONG GENERAL RIGHT-OF-WAY UNTIL THE INSPECTION OF THE PERMIT ARE MET
- 22. PRIOR TO CLOSING A LANE, THE PERMITTEE SHALL PROVIDE A SUITABLE TRAFFIC CONTROL PLAN AS PER FEDERAL MANUAL TRAFFIC CONTROL STANDARDS DEPICTING ALL WORK BEING DONE THE UTILITY OWNER IS NOT REQUIRED TO REPORT LANE CLOSURES FOR EMERGENCIES
- 29. IT WILL BE THE RESPONSIBILITY OF THE PERMITTEE TO REPAIR ANY DAMAGE TO GENERAL FACILITIES ANCHOR PRIVATE PROPERTY CAUSED BY CONSTRUCTION OF THE PROJECT.
- 24. ALL PROPOSED EQUIPEMENT ON EQUISTING STRUCTURES WALL BE INSTALLED IN A MANNER TO NOT CONFLICT WITH THE INTENDED FUNCTIONALITY OR VISABILITY OF ANY EXISTING SIGNAGE OR EQUIPMENT ON THE EXISTING STRUCTURE DESIGN NOTES.
- 1, POLE AND POUNDATION DESIGNED PER CURRENT STANDARD SPECIFICATIONS FOR STRUCTURAL SUPPORT FOR HIGHWAY SIGNS, LUBINAIRES AND TRAFFIC SIGNALS.
- 2. POLE DESIGN WIND SPEED IS 85 MPH, 110 MPH, 130 MPH, AND 150 MPH BASED ON A 300-YEAR MRI.
- 3. CONCRETE SHALL HAVE A MINIMUM 28-DAY DESIGN STRENGTH OF 3000 PSI, AND HAVE AT LEAST 605 POUNDS OF GENERITHOUS MATERIAL PER CUBIC YARD.
- 4. PROVIDE A FLAT BEARING SURFACE ON TOP SURFACE ON TOP SHAFT BELOW THE POLE BASE. SLOPE TOP SURFACE OF CONCRETE SHAFT OUTSIDE OF POLE BASE TO DRAIN AWAY FROM POLE.
- S DO NOT USE THIS DETAIL FOR BITES WHERE SOIL CONSISTS OF SOFT CLAY PEAT OR ANY OTHER SOIL WHERE A SMALL DIMJETER REBAR (IS OR SMALLER) OR METAL PROBE PENETRATES EASILY TO 8" OR MORE OF DEPTH WHEN THE FULL WEIGHT OF A PERSON IS APPLIED. ADA COMPLIANCE NOTES:
- I. ALL SIDEWALK CONSTRUCTION SHALL BE IN ACCORDANCE WITH ADA TITLE II AND ALL FEDERAL, STATE, AND LOCAL STANDARDS.
- 2. USE STANDARD WATCH MANUAL PLANS FOR PEDESTRIAN CONTROL PLANS FOR CLOSURE OF SIDEWALK.
- 3. MINIMUM SIDEWALK CLEAR PEDESTRIAN ACCESS ROUTE (PAR) IS 48° WIDE.
- 4. NO OBSTRUCTION IS PERMITTED ALONG THE WIDTH OF THE SIDEWALK UP TO 7'40' W HEIGHT.

COUNTY NOTES:

- 1. CURRENT A.D.A. STANDARDS SHALL BE UPHELD AT ALL TUNES.
- 2. CONTRACTOR SHALL MAINTAIN ACCESS TO ALL ADJACENT PROPERTY IN THE VICINITY OF THE CONSTRUCTION
- 3. CONTRACTOR SHALL PROVIDE SAFE ACCESS PER CURRENT GENERAL STANDARDS FOR ALL PEDESTRIAN TRAFFIC REGULATIONS ON ALL EXCAVATIONS OPENED IN THE TRAFFIC ZONE CONTROL AREA.
- 4. CONTRACTOR SHALL RESTORE RIGHT-OF-WAY TO EQUAL OR BETTER CONDITION UPON COMPLETION OF WORK

GENERAL NOTES:

- 1. ALL WORK PERFORMED WITHIN THE GENERAL RIGHT-OF-WAY SHALL BE IN ACCORDANCE WITH THE CURRENT GENERAL STANDARDS.
- SHOULD A CONFLICT ARISE BETWEEN THE DETAILS SHOWN IN THE PLANS AND THE DEPARTMENT OF TRANSPORTIATION STANDARDS, THE
 ENGINEER/PERMITTEE SHALL IMMEDIATELY CONFER WITH THE TRANSPORTATION STANDARDS, THE ENGINEER/PERMITTEE SHALL
 MARCHAELY CONFER WITH THE DEPARTMENT'S ENGINEER IN ORDER TO RESOLVE THE DISCREPANCY IN NO CASE WILL ANYTHING LESS
 THAN THE DEPARTMENTS MINIMUM STANDARDS BE ALLOWED.
- 3. ALL TRAFFIC STRIPING AND MARKINGS ARE TO BE LEAD-FREE, NON-SOLVENT BASED THERMOPLASTIC.
- 4. ALL DISTURBED AREA WITHIN THE RIGHT-OF-WAY WILL BE RESTORED TO ORIGINAL OR BETTER CONDITION BY GRADING AND SOUDING IN AREA DISTURBED.
- 5. ALL ROADWAY PAVEMENT, CURBS, GUTTERS AND STORM WATER COLLECTORS WILL BE KEPT FREE OF MUD AND OTHER DEBRIS AT ALL TIMES DURING CONSTRUCTION.
- II. BURNING OF ANY MATERIAL OR DEBRIS IS PROHIBITED IN GENERAL RIGHT-OF-WAY
- 7 ALL LANES MUST BE OPENED FOR TRAFFIC DURING AN EVACUATION NOTICE OF A CATASTROPHIC EVENT AND SHALL REMAIN OPEN FOR THE DURATION OF THE EVACUATION OF EVENT.
- 8. THE CONTRACTOR SHALL NOTIFY JURISDICTION PRIOR TO BEGINNING ANY CONSTRUCTION WITHIN GENERAL RIGHT-OF-WAY AS PER ISSUED
- 9. ALL AREAS WITHIN GENERAL RWY DISTURBED BY CONSTRUCTION SHALL BE RE-GRADED AND SODDED WITH LIKE-KIND SOD WITHIN (7) DAYS.

 1.0 SCOPE OF WORK
- 1.1 THIS PROJECT SHALL CONSIST OF THIS FOLLOWING OPERATIONS:
- THE WORK PACKAGE IS FOR THE INSTALLATION OF FLOOK SAFETY ALPR CAMERAS WHICH INCLUDES BUT IS NOT LIMITED TO: FLOCK SAFETY PROVIDED POLES, POLE MOUNTED SOLAR PANELS, AND EXTERNAL BATTERY PACKAGES.
 2.0 DRAWNISS
- 2.1 THE WORK SHALL BE PERFORMED IN STRICT ACCORDANCE WITH THE FOLLOWING ATTACHED DRAWINGS THAT ARE HEREBY MADE A PART OF THE STATEMENT OF WORK, BY THIS REFERENCE
- 2.2 MSTALLER SHALL RECEIVE FLOCK SAFETY MATERIALS AT A FLOCK SAFETY LEASED WAREHOUSE FACILITY OR AT THE LOCAL TSO LOCATED AT (CONTACT 24 HOURS IN ADVANCE): 1170 HOWELL MILL RD MW, ATLANTA, GA 30318
- ALL UNUSED AND REQUESTED SALVAGED MATERIAL TO BE RETURNED TO SAME ADDRESS.
- 2.3 THE RECEIPT OF ALL MATERIALS SHALL BE CONSTRUED AS CONCLUSIVE EVIDENCE THAT THE INSTALLER HAS MADE ALL NECESSARY EXAMINATION AND INSPECTIONS, AND IS SATISFIED AS TO THE QUALITY AND QUANTITY OF MATERIALS RECEIVED.
- 2.4 MAY AND ALL MATERIALS THAT MAY BECOME LOST, STOLEN OR GAMAGED SHALL BE REPLACED BY THE INSTALLER AT HIS SOLE EXPENSE, AND ANY DELAY INCURRED SHALL NOT BE CAUSE FOR AN EXTENSION IN TIME.
- 2.5 ALL UNUSED MATERIALS SUPPLIED BY FLOCK SAFETY BUT NOT USED IN THE COMPLETION OF WORK SHALL BE RETURNED TO FLOCK SAFETY FOURTEEN (14) DAYS AFTER INSTALL COMPLETION, FLOCK SAFETY WILL ARRANGE FOR THE TRANSPORTATION OF THESE MATERIALS. 9.0 PERMITS
- S.1 FLOCK SAFETY HAS OBTAINED OR WILL OBTAIN PERAITS FROM DEPARTMENTS AND/OR AGENCIES OF CITIES, COUNTIES, STATES, FEDERAL GOVERNMENT, RAILROAD OR DITHER ENTITIES, WHICH PROVIDE FOR THE PLACING OF PIPES AND/OR CABLE UNDER DITCH, TRACKS AND ROADS AND PLACING PRES AND/OR CASILE ALONG AND WITHIN PUBLIC OR PRIVATE ROAD RIGHTS OF WAND RAILROAD RIGHTS.
- 3.2 CONTRACTOR SHALL OBTAIN ADDITIONAL PERMITS, IF REQUIRED, FOR EQUIPMENT ACCESS OR IMOVEMENT ON PUBLIC ROADS AND RALROADS COPIES OF SUCH PERMITS SHALL BE FURNISHED TO FLOCK BAFETY
- 3.3 ALL TRAFFIC CONTROL, IF APPLICABLE, SHALL BE IN ACCORDANCE WITH LOCAL, STATE, COUNTY, OR PERMITTING AGENCY LAWS, REGULATIONS, AND REQUIREMENTS, AND WILL BE THE WISTALLER'S RESPONSIBILITY TRAFFIC CONTROL PLANS PROVIDED BY CURRENT GENERAL DESIGN STANDARDS.

4.0 SAFETY AND PRECAUTIONS

- 4.1 ALL PERSONNEL ARE REQUIRED TO ABIDE BY ALL RULES AND REGULATIONS BET FORTH IN THE FLOCK SAFETY REQUIREMENTS, RAILROAD BAFETY CODE AND GOVERNING JURISDICTION.
- 4.2 THE WORK UNDER THIS INSTALLATION WILL BE CONSTRUCTED ALONG RIGHTS OF WAY THAT MAY CONTAIN EXISTING AND OPERATIONAL UTILITIES. THE CONTRACTOR SHALL BE FULLY RESPONSIBLE FOR LOCATING EXISTING LITHERS MAY FOR COMPLIANCE WITH THE REQUIREMENTS OF MAY STATEWING ANDIOR LOCAL AREA IN ADVANCE OF MAY EXCAVATION, BORING OR PLACING WORK, AND THE CONTRACTOR SHALL OCATE AND EXPOSE BY HAND ALL EXISTING SUBSURFACE PLANT, MAY DAMAGE CAUSED BY THE CONTRACTOR SHALL DESCRIBED BY THE CONTRACTOR AT HIS SOLE EXPENSE AND ANY DELAY INCURRED SHALL NOT BE CAUSE FOR AN EXCENSION BY THE TIME
- 4.3 INSTALLER SHALL BE RESPONSIBLE FOR THE PROTECTION AND MAINTENANCE OF PUBLIC AND PRIVATE PROPERTIES, INSTALLER SHALL PROTECT, SHORE BRACE, SUPPORT AND MAINTAIN ALL UNDERGROUND PPPES, CONDUITS, DRAINS AND OTHER SUBSURFACE STRUCTURES LINCOVERD OR OTHER THE AFFECTE OR BY THE WORK.
- 4 A INTIFILER SHALL BE RESPONSELE FOR ALL DAMAGE TO STREETE ROADS, HIGHWAYS, SHOULDERS, DITCHES, SHARKMENTS, CUT VERTS, BRIDGES OR OTHER PUBLIC OF PRIVATE PROPERTY OF FACILITY REGARDLESS OF LOCATION OR CHARACTER WHICH MAY BE CAUSED IN THE WORK OR BY MOVING, HALLING, OR OTHERWISE TRANSPORTING EQUIPMENT, MATERIALS OR WORKERS TO OR FROM WORK OR MAY SITE THEREOF, WHETHER BY THE CONTRACTOR OR SUBCONTRACTORS.

5.0 SECURITY

6.1 INSTALLER IS RESPONSIBLE FOR ALL SECURITY REQUIRED TO PROTECT HIS WAREHOUSE, LAYDOWN, AND STAGING AREA AND THE USE OF OUTSIDE PLANT WORK. SECURITY SHALL ALSO INCLUDE TRAFFIC CONTROL WHERE REQUIRED INCLUDING THE USE OF OFF DUTY POLICE OFFICERS.

8.0 STAKING AND SCHEDULING

- 6.1 ALL STAKING WILL BE PROVIDED BY FLOCK SAFETY, REQUIRED RIGHT OF WAY CLEARING SHALL BE COMPLETED PRIOR TO STAKING: THEREFORE, THE INSTALLER SHALL COORDINATE ALL CLEARING AND PLACING OPERATIONS WITH THE FLOCK SAFETY PROJECT SUPERVISOR TO AVOID DELITYS AND INTERFERENCE.
- 8.2 FLOCK SAFETY WILL PROVIDE RAILROAD, FLAGINEN AND SIGNALMEN AS REQUIRED; HOWEVER, THE CONTRACTOR SHALL BE REQUIRED TO COORDINATE ITS REEDS FOR SUCH SIGNALMEN AND FLAGMEN WITH FLOCK SAFETY
- 8.3 IN ADDITION TO THE SCHEDULING REQUIREMENTS IN THE GENERAL PROVISIONS, UPON REQUEST THE CONTRACTOR SHALL ALSO SUBMIT TO THE FLOCK SAFETY PROJECT SUPERVISOR, DALY CREW ASSIGNMENT REPORTS SPECIFYING CREW AND CREW COMPOSITION AND WORK LOCATION.

7.0 SPECIAL CONSIDERATIONS

7.1 IN THE EVENT OF HIRING A CONTRACTOR; DURING THE SIDDING PROCESS THE CONTRACTOR SHOULD CONSIDER THE FOLLOWING ITEMS: 7.1.1 ALL WASTE ANDOR ASANDONED MATERIALS TO BE REMOVED SHALL BE DISPOSED OF AT A TRECOONIZED DURIN FACILITY IN THE AREA AS DESIGNATED BY THE LOCAL SOVERHING AUTHORITY. LAKE CITY POLICE DEPARTMENT

225 NW MAIN BLVD LAKE CITY FLORIDA 32055

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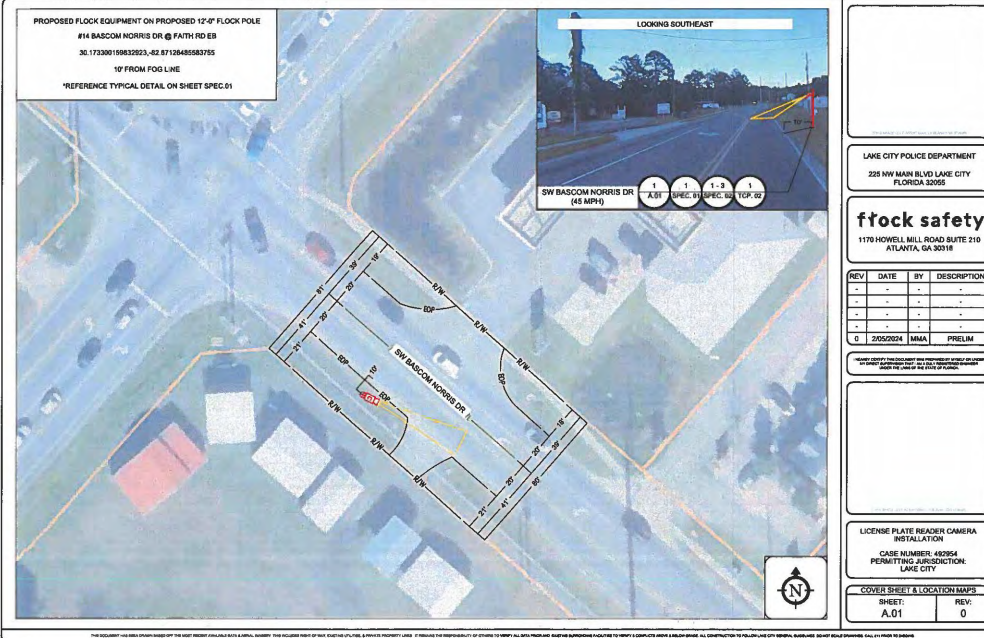
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LICENSE PLATE READER CAMERA INSTALLATION

CASE NUMBER: 492954
PERMITTING JURISDICTION:
LAKE CITY

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LICENSE PLATE READER CAMERA INSTALLATION

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DESIGN NOTES

- 1 POLE AND FOUNDATIONS ARE DESIGNED IN ACCORDANCE WITH THE FOLLOWING CODES.
- 1.1. 2009/2012/2015/2018/2021 INTERNATIONAL BUILDING CODE
- 1.2. AASHTO LIRFO SPECIFICATIONSFOR STRUCTURAL SUPPORT FOR HIGHWAY SIGNS, LUMIN, TRAFFIC SIGNALS, 2015 EDITION.
- 2. POLE ANALYSIS AND FOUNDATION DESIGN ARE BASED ON THE FOLLOWINGCRITERIA

2.1. DESIGN WIND SPEED (Vull): (SEE SECTION 2.6)

2.2. RISK CATEGORY:

2.3. EXPOSURE CATEGORY: C
2.4. TOPOGRAPHIC CATEGORY: 1

2.5. SEISMIC DESIGN CRITERIA:

2.5.1. SOIL SITE CLASS: D (ASSUMED)
2.5.2. SPECTRAL RESPONSE, So: 1.0002 (MAXIMUM)
2.5.3. SPECTRAL RESPONSE, S1: 0.400G (MAXIMUM)

2.5.4. SEISMIC DESIGN CATEGORY. B

2.6. STRUCTURE BASE REACTIONS ARE CALCULATED AS FOLLOWS:

DEDIGH WHID SPEED (MPH)	MONENT N.C.)	SHEAR KOPT	AXML BOP
115	278	9 280	9.160
125	120	0 100	6,190
136 (MAX)	376	0.380	0 100

- 2.7 SHOULD ANY OF THE SITE-SPECIFIC PARAMETERS BE HIGHER THAN WHAT IS NOTED ABOVE, THE EOR SHALL BE CONTACTED TO PROVIDE A REVISED DESIGN
- 3. CONTRACTOR IS RESPONSIBLE FOR VERIFYING SOIL CONDITIONS PRIOR TO INSTALLATION.
- FOUNDATION TO CONSIST OF CONCRETE SURROUNDING THE PROPSED POLE WITH A MINMUM OF 3,000-PSI
 COMPRESSIVE STRENGTH

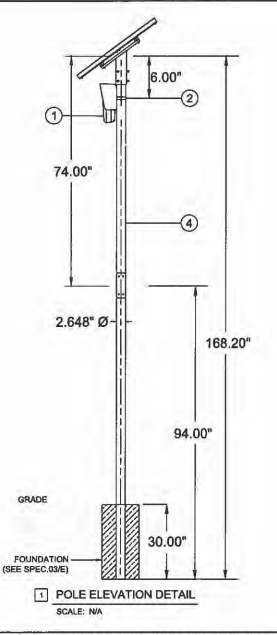
GENERAL & CONSTRUCTION NOTES

- CONTRACTOR SHALL CONTACT DESIGNATED AGENCY TO LOCATE ALL UNDERGROUND UTILITIES PRIOR TO CONSTRUCTION.
- CONTRACTOR SHALL APPLY AND OBTAIN AN APPROVED TRAFFIC CONTROL PLAN IN ACCORDANCE WITH MUTCO AND LOCAL JURISDICTION STANDARDS.
- CONTRACTOR SHALL RESTORE ALL DISTURBED AREAS TO ORIGINAL SITE CONDITION TO THE SATISFACTION OF STATE DEPARTMENT OF TRANSPORTATION AND LOCAL JURISDICTION.
- ALL WORK SHALL CONFORM TO APPLICABLE ELECTRICAL CODES EXCEPT WHEN STATE DEPARTMENT OF TRANSPORTATION OR LOCAL JURISDICTION STANDARDS SUPERSEDE.
- ALL CONSTRUCTION SHALL BE IN ACCORDANCE WITH SPECIFICATIONS DEFINED BY THE STATE DEPARTMENT OF TRANSPORTATION OR LOCAL JURISDICTION, UNLESS SPECIFICALLY STATED OR SHOWN OTHERWISE HEREIN.

ADA COMPLIANCE NOTES

- ALL SIDEWALK CONSTRUCTION SHALL BE IN ACCORDANCE WITH ADA TITLE II, STATE DEPARTMENT OF TRANSPORTATION, AND LOCAL JURISDICTION STANDARDS.
- STATE DEPARTMENT OF TRANSPORTATION CURRENT EDITION STANDARDS SHALL BE USED FOR PEDESTRIAN CONTROL PLANS WHEN CLOSURE OF SIDEWALK IS REQUIRED FOR CONSTRUCTION.
- 3. MINIMUM CLEAR PEDESTRIAN ACCESS ROUTE (PAR) SHALL BE 48" WIDE
- 4. NO OBSTRUCTION IS PERMITTED ALONG THE WIDTH OF THE SIDEWALK, UP TO AN ELEVATION OD 7'-0" ABOVE GRADE.

TEN NO.	PART NUMBER	DESCRIPTION	MEDONI UTI	SIL
1	201-0004	FLOCK SAFETY CAMERA	5.6	1
2	201-00067	MOUNTING GLAMP	100	8
3	206-00510	60W SOLAN NOT	17.0	- 1
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LAKE CITY POLICE DEPARTMENT

225 NW MAIN BLVD LAKE CITY FLORIDA 32055

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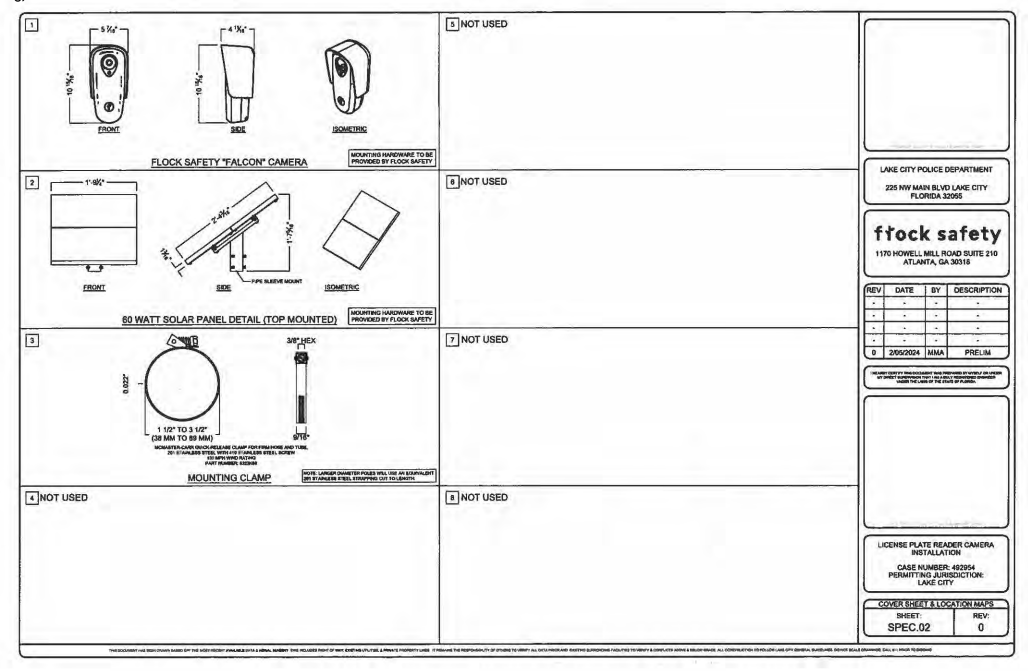
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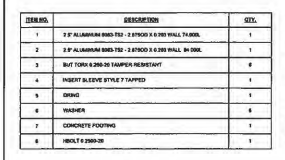
LICENSE PLATE READER CAMERA INSTALLATION

CASE NUMBER: 492954
PERMITTING JURISDICTION:
LAKE CITY

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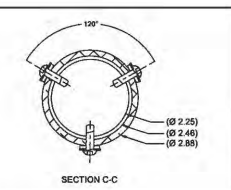
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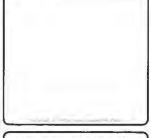
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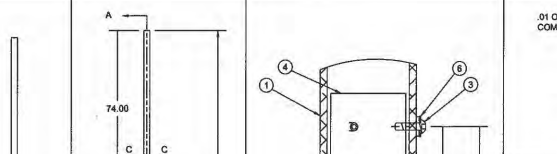
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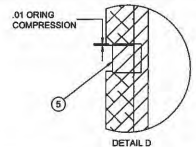
LAKE CITY POLICE DEPARTMENT

225 NW MAIN BLVD LAKE CITY FLORIDA 32055



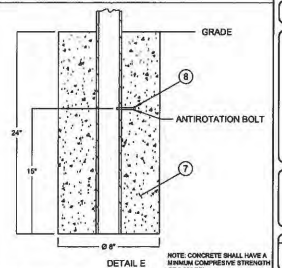
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LICENSE PLATE READER CAMERA INSTALLATION

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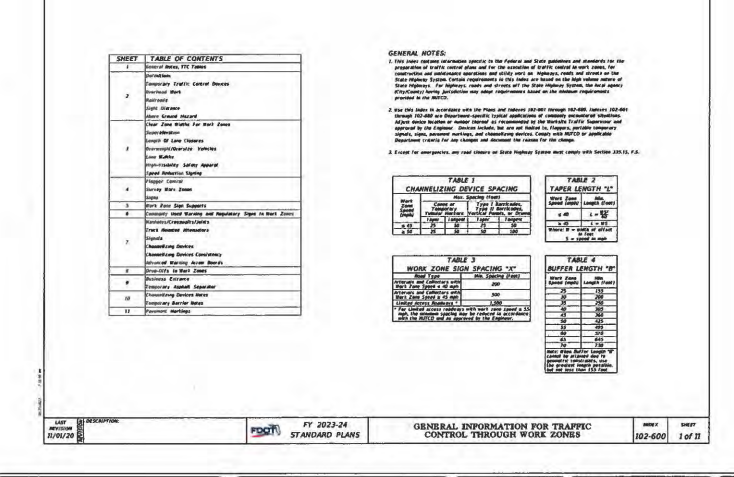
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SECTION A-A



LICENSE PLATE READER CAMERA INSTALLATION

CASE NUMBER: 492954 PERMITTING JURISDICTION: LAKE CITY

frock safety

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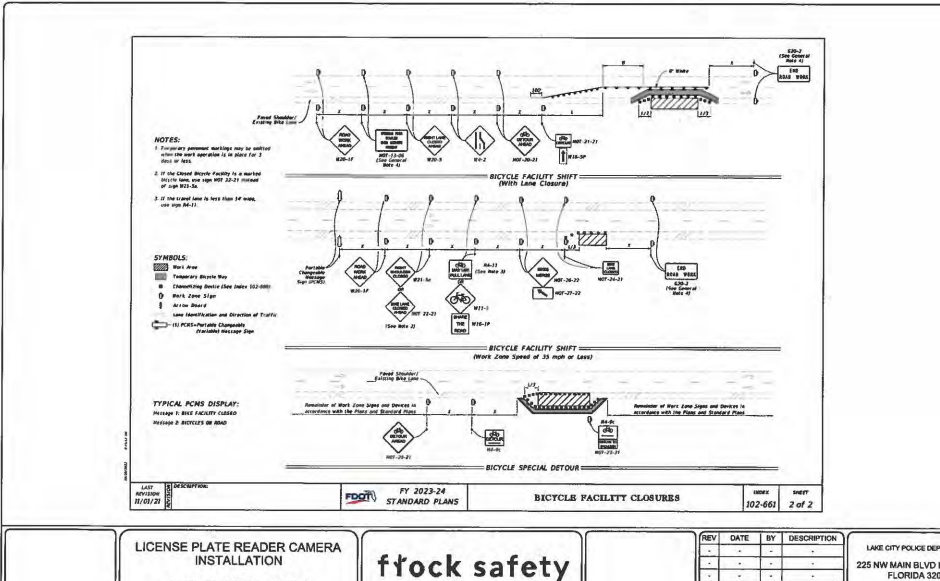
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CASE NUMBER: 492954 PERMITTING JURISDICTION: LAKE CITY

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COLUMBIA COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM REQUEST FORM

The Board of County Commissioners meets the 1st and 3rd Thursday of each month in the Columbia County School Board Administrative Complex Auditorium, 372 West Duval Street, Lake City, Florida 32055. The first meeting of every month is at 9:30AM while the second meeting of every month takes place at 5:30PM. All agenda items are due in the Board's office one week prior to the meeting date.

Today	/'s Date:	4/1/2024	Meeting Date:	4/18/2024		
Depa	rtment:	Public Works				
1. Nat	ure and pur	pose of agenda item:				
-						
	Utility perm	it from Comcast requesting to run a cable alor	ng NW Gaelic Ct.			
_						
2. F	2. Recommended Motion/Action:					
Г						
	Approve					

3. Fiscal impact on current budget.

This item has no effect on the current budget.

COLUMBIA COUNTY BOARD OF COUNTY COMISSIONERS UTILITY PERMIT

Date:	Permit No	County Road		Section No
Permitte	Southeast Utilities of Georg	ia OBO Comcast		
Address	5934 Richard Street, Jackson	ville, FL 32216	_Telephone Number	407- 797 - 2997
the second second second	ng permission from Columbia C Install 183' UG of .700 Coax along			to contract, operate and
SPA	N - JB1786896			
FROM:	207 NW GAELIC CT	TO:	167 NW GAELIC CT	
Submitta	d for the Utility Owner by: Ch	rish, Faitlin - Permit Coord	inator Christy	Feitlin 3/27/2024
Submitte	Typed	Name & Title	Signature	Date
aerial an application	tee declares that prior to filing to d underground and the accurate on. Proposed work is within cor RT WHITE (). A letter of no Clay Electric, Lake City Utilites,	locations are shown on t porate limits of Municipaliti tification was mailed on	he plans attached he ry: YES() NO(reto and made a part of this). If YES: LAKE CITY
again im	columbia County Public Works I mediately upon completion of v at607 NW Quinten St Lake City.	vork. The Public Works I FL	Director is Telephone I	Number 386-758-1019
The PER	MITTEE's employee responsib Telepho			(This name may be provided
at the tim	ne of the 24 hour notice to startir			_ (1110 11110 1111) 00 p10 11100
and shall from date	PERMITTEE shall commence as be completed within 10 days of permit approval, then PERM to make sure no changes have of tion.	s after permitted work has ITTEE must review the p	begun. If the begin ermit with the Colum	ning date is more than 60 days abia County Public Works
4. The c	onstruction and maintenance of IEE.	such utility shall not inte	rfere with the proper	ty and rights of a prior
	expressly stipulated that this permoperty pursuant to this permit s			
maintena as detern	ant to Section 337-403(1), Florionce, safe and efficient operation nined by the Columbia County Fances authorized hereunder, sha	n, alteration or relocation of Public Works Director and	of all, or any portion For County Engineer	of said transportation facility , any or all utilities and

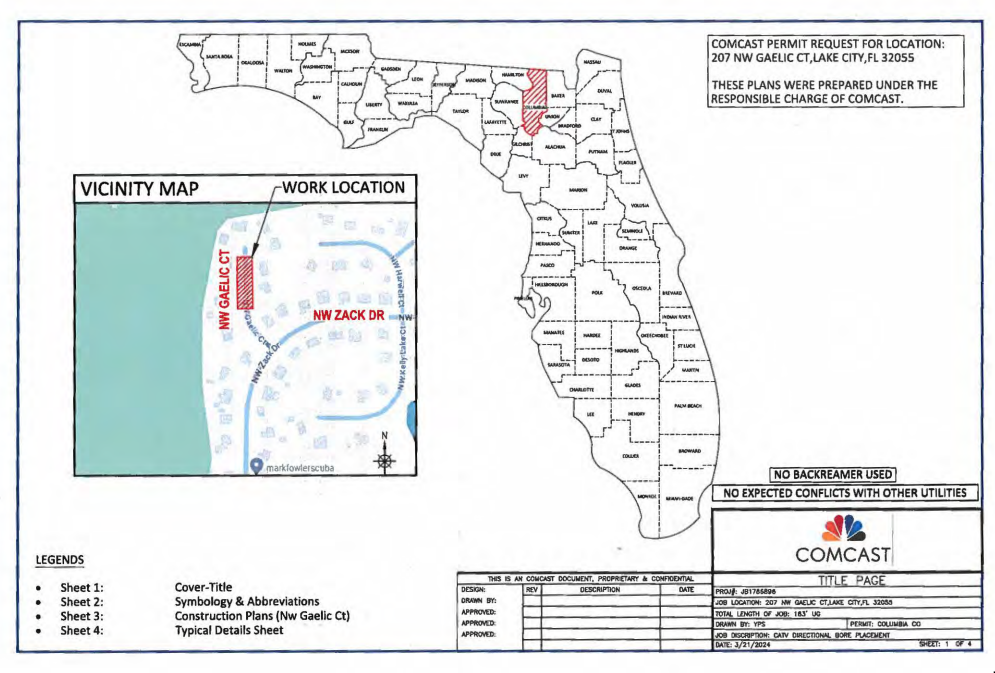
Utilities Permit Page Two Revised: 8/17/00

relocated thereon as required by the Columbia County Public Works Director and/or County Engineer and at the expense of the PERMITTEE.

- 7. In case of non-compliance with the County's requirements in effect as of the approval date of this permit, this permit void and the facility will have to be brought into compliance or removed from the right of way at no cost to the County.
- 8. It is understood and agreed that the rights and privileges herein set out are granted only to the extent of the County's right, title and interest in the land to b entered upon and used by the PERMITTEE, and the PERMITTEE will, at all times, and to the extent permitted by law, assume all risk of and indemnify, defend, and save harmless Columbia County, Florida from any and all loss, damage, cost or expense arising in any manner on account of the exercise or attempted exercise by said PERMITTEE of the aforesaid right and privileges.
- 9. During construction, all safety regulations of the County shall be observed and the PERMITTEE must take measures, including pacing and the display of safety devices that may be necessary in order to safely conduct the public through the project area in accordance with the Federal Manual on Uniform Traffic Control Devices, as amended for highways.

	167 NW GAELIC CT within the
County's right of way as set forth above. PERMITTEE, as service utilities whenever Columbia County Public Works is in the public interest.	s its sole expense, shall promptly remove said out of s Director and/or County Engineer determines said removal
11. Special instructions: Minimum cover of thirty inches (will not be financially responsible for any damage to facil not be located within driveway ditches.	(30") will be required at all locations. Columbia County ities with less than thirty inches (30") cover. Cables shall
12. Additional Stipulations:	
It is understand and agreed that commencement by the PF binding nature of these specialist instructions.	ERMITTEE is acknowledgment and acceptance of the
Submitted By: Christy Feitlin	Place Corporate Seal
Permittee	
Christy Feitlin - PC	
Signature and Title	Attested

Utilities Permit Page three Revised: 8/17/00



GENERAL NOTES:

ALL PROPOSED UNDERGROUND CATY WILL BE BURIED A MINIMUM OF 36°

ALL PROPOSED UNDERGROUND CATV ROAD BORES WILL USE CITY APPROVED DIRECTIONAL BORE MACHINE, AS WELL AS COUNTY APPROVED CONDUIT.

ALL PROPOSED CATY ROAD BORES WILL EXTEND A MINIMUM OF 7' BEYOND THE EDGE OF PAVEMENT.

ALL PROPOSED CATY DRIVEWAY BORES WILL EXTEND A MINIMUM OF 6' BEYOND THE EDGE OF PAVEMENT.

ALL PROPOSED BORES WILL BE IN A (4'X4'X4') PIT AND WILL USE 2" HDPE CONDUIT AT 36" DEPTH EXCEPT ROAD BORES AT 48" DEPTH AND DRIVEWAY BORES AT 48" DEPTH USING A 5 1/4" DRILL HEAD.

ALL PROPOSED AERIAL WILL BE 0.700° DIAMETER AND WILL BE LASHED TO 0.250° STEEL STRAND CABLE USING 0.125° STANDARD GALVANIZED LASHING WIRE.

ALL PROPOSED AERIAL CATV CROSSING ROAD/WAYS WILL HAVE MINIMUM MID-SPAN HEIGHT OF 18'-0"

ALL PROPOSED AERIAL CATV CROSSING DRIVEWAYS WILL HAVE MINIMUM MID-SPAN HEIGHT OF 18'-0"

LOCATES WILL BE REQUIRED IN ALL PROPOSED UNDERGROUND AREAS AT LEAST 48 HRS PRIOR TO CONSTRUCTION.

NOTIFICATIONS TO ALL UTILITIES INVOLVED WILL BE MADE PRIOR TO CONSTRUCTION.

ALL DISTRIBUTED AREA WITHIN THE RIGHT OF WAY WILL BE RESTORED TO ORIGINAL OR BETTER CONDITION BY GRADING AND RE-SODDING. SOD ALL AREAS DISTURBED BY CONSTRUCTION WITH BERMUDA SOD. "ALL CRACKED SIDEWALK IS TO BE REPLACED FROM JOINT TO JOINT WITHIN 7 DAYS OF WORK COMPLETION."

WORK OPERATIONS ARE TO BE MINDFUL NOT TO DAMAGE THE PAVER SIDEWALK WHEN POSITIONING EQUIPMENT. ANY DAMAGE INCLUDING TRACK MARKS WILL BE REPAIRED OR REPLACED BY THE CONTRACTOR.

CONSTRUCTION NOTES:

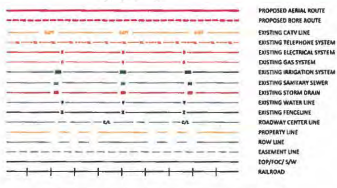
IN ORDER TO REDUCE THE DISRUPTION AND COST OF UTILITY DAMAGES OCCURRING IN THE RIGHT-OF-WAY AND EASEMENTS. THE PERMITTEE SHALL PREVENT DAMAGES TO EXISTING UTILITIES CAUSED BY THE WORK THROUGH FIELD VERIFICATION OF THE LOCATION OF THE EXISTING UTILITIES IN CASE OF OPEN EXCAVATION. VERIFICATION MAY BE PERFORMED DURING THE PERMITTEES WORK. IN THE CASE OF DIRECTIONAL DRILLING, VERIFICATION SHALL TAKE PLACE PRIOR TO MOBILIZATION OF THE DRILLING EQUIPMENT.

THE PERMITTEE SHALL VERIFY THE LOCATION OF THE EXISTING UTILITIES AS NEEDED TO AVOID CONTACT WITH DETECTION EQUIPMENT OR OTHER ACCEPTABLE MEANS, SUCH METHODS MAY INCLUDE BUT SHALL NOT BE LIMITED TO-"SOFT DIG"-EQUIPMENT AND GROUND PENETRATION RADAR (GPR). THE EXCAVATOR SHALL BE HELD LIABLE FOR DAMAGES CAUSED TO CITY'S/COUNTIES/STATE INFRASTRURE AND THE EXISTING FACILITIES OF THE OTHER UTILITY COMPANIES

NO REAMER USED

THE FOLLOWING STANDARD PLANS ARE IN ACCORDANCE WITH THE FLORIDA DEPARTMENT OF TRANSPORTATION 2023-2024 INDEX 102-602 APPLY TO: 207 NW GAELIC CT, LAKE CITY, FL 32055

LINETYPES



	NTW CONCAST LOW PROPELS	Δ.	TRANSPORMER
CD is	POWER SUPPLY MY METER	0	STREET (MINE)
	NEW CONCAST VALIET	+	TANK I GAL ETERNATUR
	NEW CONCAST PLOESTAL		PART HYDRANT
8	WORE PIT	Α.	MONUMENT
	NEW SEER ATTACHED TO HOLE		CATCH BASH
•	DUSTING MOLE	10	STORM DRACK MANIPULE
89	EDSTING CONCAST VALAT	0	WATER MARINOLE
	EXISTING COMICAST PROBETAL	8	Print Val.) 210cm 20mgs menope
	EXISTING PERSON VINAT		NAMES OFTEN ONLS
	EXSTING UTUTY WALKT/PEDESTAL	0	EXECUTE MANHOLE
	SALVAGATURASTUSCIBE VALVE	8	PADENTE-SD MINISTER
0	THEFAUSHES	-	WATER WETEN
0	POTHOLE		and milita
-	STREET SALA	0	TRUED WARMOUS
•	NEW POLE	130	OVIN

NO BACKREAMER USED

NO EXPECTED CONFLICTS WITH OTHER UTILITIES



TITLE PAGE

PROJ#: JB1786896

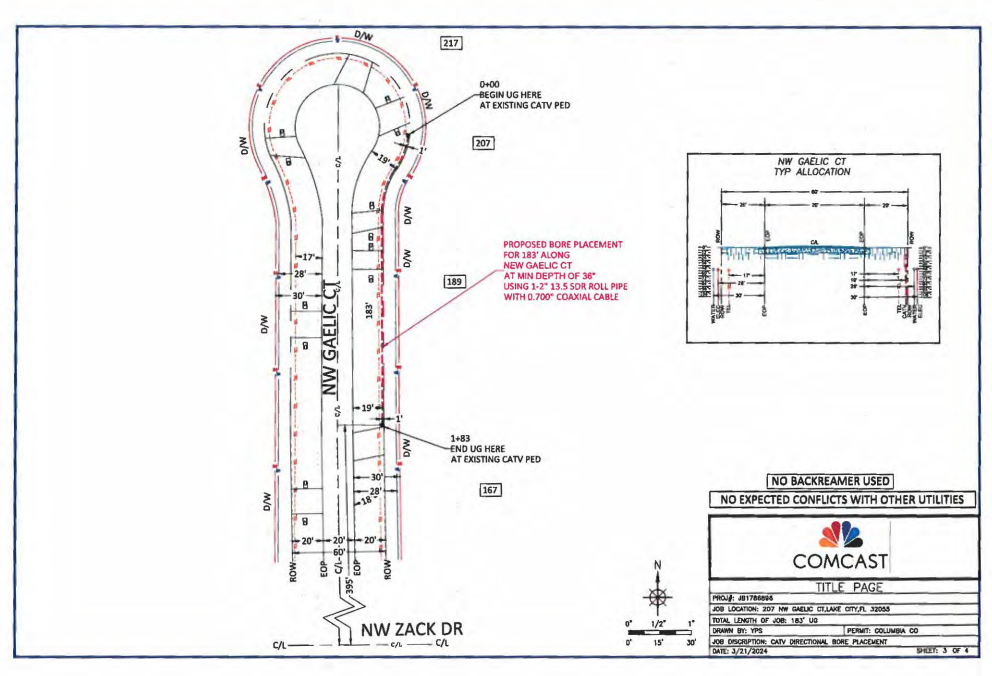
JOB LOCATION: 207 NW GAELIC CT, LAKE CITY, FL 32055

TOTAL LENGTH OF JOB: 183' UG

DRAWN BY: YPS PERMIT: COLUMBIA CO

JOB DISCRIPTION: CATY DIRECTIONAL BORE PLACEMENT

DATE: 3/21/2024 SHEET: 2 OF 4



NOTE:

- I This Index applies to Two-Lane Two-May and Milliane Raddways, including Mediums of disabled (deducts, with nors on the shorfer)
- 2 L = Tabor Lungth

 K = Work Zane Sign Spacing

 B = Builler Langth
 See India 102-600 for "L" *1" "B" Julo
 charuelizing device spacing radius.
- Where work activities are between 2 and 15 from the edge of traveled was the Engineer mer bird signs and channelizing derices for werk operations 60 mesures or less.
- 4 Then faur or more note refuted eater the through traffic lares in a one how period partituding establishing and teremisting the more alread, use a flagger or tane closure to accommoding more versite ingress and agress.
- 3 for work reas town 2 from the traveled may und main foto speed in greater than 45 MPH, use a lane closure
- 6. The "Speeding Finks Doubled When Worker's Present" signs (MDT-13-06) and "End Road Ware" signs (GDD-21 when with the association ware sone sign scaring distances may be desired when the news operation is in place for 24 hours or feet.
- / Temperaty parented merkings may be disting when the work operation is inplace for 3 days or less
- 8. Only "Snouton Croser" signs (W21-55) aron; with associated work cone sign specing distances for work on the making.
- Mitten there is no power shoulder the "Waster" sign (W21-1) may be used instead of the "Shoulder Closer" sign (W21-Sal)

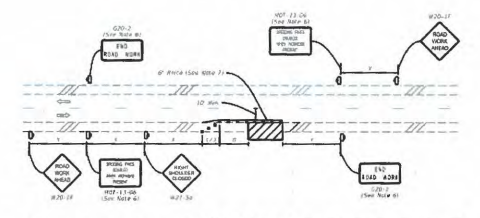
SYMBOLS:

Will Work Area

Crownelizing Device thee Index 102-6001

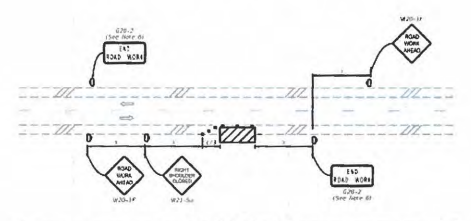
D Work Zone Sign

= Lane Identification and Direction of Traffic



TWO-LANE ROADWAY

SHOULDER WORK LESS THAN 2 FROM THE TRAVELED WAY
WITH WORK ZONE SPEED OF 45 MPH OR LESS



SHOULDER WORK BETWEEN 2' AND 15' FROM THE TRAVELED WAY

AST REVISION 11/01/21 DESCRIPTION

FDOT

FY 2023-24 STANDARD PLANS

TWO-LANE AND MULTILANE, WORK ON SHOULDER

INDEX 102-602

SHEET 4 OF 4

CHAPTER 2019-131

Committee Substitute for Committee Substitute for Committee Substitute for Senate Bill No. 1000

An act relating to communications services; amending s. 202.20, F.S.; conforming a cross-reference; amending s. 337.401, F.S.; revising legislative intent; specifying limitations and prohibitions on municipalities and counties relating to registrations and renewals of communications service providers; authorizing municipalities and counties to require certain information as part of a registration; prohibiting municipalities and counties from requiring a payment of fees, costs, or charges for provider registration or renewal; prohibiting municipalities and counties from adopting or enforcing certain ordinances, regulations, or requirements; specifying limitations on municipal and county authority to regulate and manage municipal and county roads or rights-of-way; prohibiting certain municipalities and counties from electing to impose permit fees; providing retroactive applicability; authorizing certain municipalities and counties to continue to require and collect such fees; deleting obsolete provisions; specifying activities for which permit fees may not be imposed; deleting certain provisions relating to municipality, charter county, and noncharter county elections to impose, or not to impose, permit fees; requiring that enforcement of certain ordinances must be suspended until certain conditions are met; revising legislative intent relating to the imposition of certain fees, costs, and exactions on providers; specifying a condition for certain in-kind compensation; revising items over which municipalities and counties may not exercise regulatory control; authorizing municipalities and counties to require a right-of-way permit for certain purposes: providing requirements for processing certain permit applications; prohibiting municipalities and counties from certain actions relating to certain aerial or underground communications facilities; specifying limitations and requirements for certain municipal and county rules and regulations; revising definitions for the Advanced Wireless Infrastructure Deployment Act; prohibiting certain actions by an authority relating to certain utility poles; prohibiting authorities from requiring permit applicants to provide certain information, except under certain circumstances; adding prohibited acts by authorities relating to small wireless facilities, application requirements, public notification and public meetings, and the placement of certain facilities; revising applicability of authority rules and regulations governing the placement of utility poles in the public rights-of-way; providing construction relating to judicial review of certain application denials; specifying grounds for an authority's denial of a proposed collocation of a small wireless facility or placement of a utility pole in the public rights-of-way; deleting an authority's authorization to adopt ordinances for performance bonds and security funds; authorizing an authority to require a construction bond, subject to certain conditions; requiring authorities to accept certain financial instruments for certain financial obligations; authorizing providers to add authorities

to certain financial instruments; prohibiting an authority from requiring a provider to indemnify an authority for certain liabilities; prohibiting an authority from requiring a permit, approval, fees, charges, costs, or exactions for certain activities; authorizing and limiting filings an authority may require relating to micro wireless facility equipment; providing an exception to a certain right-of-way permit for certain service restoration work; providing conditions under which a wireless provider must comply with certain requirements of an authority which prohibit new utility poles used to support small wireless facilities in certain areas; providing that an authority may require wireless providers to comply with certain objective design standards adopted by ordinance; authorizing an authority to waive such design standards under certain circumstances: providing a requirement for the waiver; revising an authority's authorization to apply certain ordinances to applications filed before a certain timeframe; authorizing a civil action for violations; providing actions a court may take; requiring that work in certain authority rights-of-way must comply with a specified document; providing for statutory construction; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Paragraph (b) of subsection (2) of section 202.20, Florida Statutes, is amended to read:

202.20 Local communications services tax conversion rates.—

(2)

- (b) Except as otherwise provided in this subsection, "replaced revenue sources," as used in this section, means the following taxes, charges, fees, or other impositions to the extent that the respective local taxing jurisdictions were authorized to impose them prior to July 1, 2000.
- 1. With respect to municipalities and charter counties and the taxes authorized by s. 202.19(1):
- a. The public service tax on telecommunications authorized by former s. 166.231(9).
- b. Franchise fees on cable service providers as authorized by 47 U.S.C. s.
 542.
 - c. The public service tax on prepaid calling arrangements.
- d. Franchise fees on dealers of communications services which use the public roads or rights-of-way, up to the limit set forth in s. 337.401. For purposes of calculating rates under this section, it is the legislative intent that charter counties be treated as having had the same authority as municipalities to impose franchise fees on recurring local telecommunication service revenues prior to July 1, 2000. However, the Legislature recognizes

that the authority of charter counties to impose such fees is in dispute, and the treatment provided in this section is not an expression of legislative intent that charter counties actually do or do not possess such authority.

- e. Actual permit fees relating to placing or maintaining facilities in or on public roads or rights-of-way, collected from providers of long-distance, cable, and mobile communications services for the fiscal year ending September 30, 1999; however, if a municipality or charter county elects the option to charge permit fees pursuant to s. 337.401(3)(c) 337.401(3)(c) 1.a., such fees shall not be included as a replaced revenue source.
- 2. With respect to all other counties and the taxes authorized in s. 202.19(1), franchise fees on cable service providers as authorized by 47 U.S.C. s. 542.
- Section 2. Subsection (3), paragraphs (d), (e), and (f) of subsection (6), and paragraphs (b), (c), (d), (e), (f), (g), and (i) of subsection (7) of section 337.401, Florida Statutes, are amended, paragraph (r) is added to subsection (7), and subsections (8) and (9) are added to that section, to read:
- 337.401 Use of right-of-way for utilities subject to regulation; permit; fees.—
- (3)(a) Because of the unique circumstances applicable to providers of communications services, including, but not limited to, the circumstances described in paragraph (e) and the fact that federal and state law require the nondiscriminatory treatment of providers of telecommunications services, and because of the desire to promote competition among providers of communications services, it is the intent of the Legislature that municipalities and counties treat providers of communications services in a nondiscriminatory and competitively neutral manner when imposing rules or regulations governing the placement or maintenance of communications facilities in the public roads or rights-of-way. Rules or regulations imposed by a municipality or county relating to providers of communications services placing or maintaining communications facilities in its roads or rights-of-way must be generally applicable to all providers of communications services, taking into account the distinct engineering, construction, operation, maintenance, public works, and safety requirements of the provider's facilities, and, notwithstanding any other law, may not require a provider of communications services to apply for or enter into an individual license, franchise, or other agreement with the municipality or county as a condition of placing or maintaining communications facilities in its roads or rights-of-way. In addition to other reasonable rules or regulations that a municipality or county may adopt relating to the placement or maintenance of communications facilities in its roads or rights-of-way under this subsection or subsection (7), a municipality or county may require a provider of communications services that places or seeks to place facilities in its roads or rights-of-way to register with the municipality or county. To register, a provider of communications services may be required only to provide its name and to provide the name of the registrant; the name, address, and

telephone number of a contact person for the registrant; the number of the registrant's current certificate of authorization issued by the Florida Public Service Commission, the Federal Communications Commission, or the Department of State; a statement of whether the registrant is a passthrough provider as defined in s. 337.401(6)(a)1.; the registrant's federal employer identification number; and any required proof of insurance or selfinsuring status adequate to defend and cover claims. A municipality or county may not require a registrant to renew a registration more frequently than every 5 years but may require during this period that a registrant update the registration information provided under this subsection within 90 days after a change in such information. A municipality or county may not require the registrant to provide an inventory of communications facilities, maps, locations of such facilities, or other information by a registrant as a condition of registration, renewal, or for any other purpose; provided, however, that a municipality or county may require as part of a permit application that the applicant identify at-grade communications facilities within 50 feet of the proposed installation location for the placement of atgrade communications facilities. A municipality or county may not require a provider to pay any fee, cost, or other charge for registration or renewal thereof. It is the intent of the Legislature that the placement, operation, maintenance, upgrading, and extension of communications facilities not be unreasonably interrupted or delayed through the permitting or other local regulatory process. Except as provided in this chapter or otherwise expressly authorized by chapter 202, chapter 364, or chapter 610, a municipality or county may not adopt or enforce any ordinance, regulation, or requirement as to the placement or operation of communications facilities in a right-ofway by a communications services provider authorized by state or local law to operate in a right-of-way; regulate any communications services; or impose or collect any tax, fee, cost, charge, or exaction for the provision of communications services over the communications services provider's communications facilities in a right-of-way.

- (b) Registration described in paragraph (a) does not establish a right to place or maintain, or priority for the placement or maintenance of, a communications facility in roads or rights-of-way of a municipality or county. Each municipality and county retains the authority to regulate and manage municipal and county roads or rights-of-way in exercising its police power, subject to the limitations imposed in this section and chapters 202 and 610. Any rules or regulations adopted by a municipality or county which govern the occupation of its roads or rights-of-way by providers of communications services must be related to the placement or maintenance of facilities in such roads or rights-of-way, must be reasonable and nondiscriminatory, and may include only those matters necessary to manage the roads or rights-of-way of the municipality or county.
- (c) Any municipality or county that, as of January 1, 2019, elected to require permit fees from any provider of communications services that uses or occupies municipal or county roads or rights-of-way pursuant to former paragraph (c) or paragraph (j), Florida Statutes 2018, may continue to

require and collect such fees. A municipality or county that elected as of January 1, 2019, to require permit fees may elect to forego such fees as provided herein. A municipality or county that elected as of January 1, 2019, not to require permit fees may not elect to impose permit fees.

- 1. It is the intention of the state to treat all providers of communications services that use or occupy municipal or charter county roads or rights of way for the provision of communications services in a nondiscriminatory and competitively neutral manner with respect to the payment of permit fees. Certain providers of communications services have been granted by general law the authority to offset permit fees against franchise or other fees while other providers of communications services have not been granted this authority. In order to treat all providers of communications services in a nondiscriminatory and competitively neutral manner with respect to the payment of permit fees, each municipality and charter county shall make an election under either sub-subparagraph a. or sub-subparagraph b. and must inform the Department of Revenue of the election by certified mail by July 16, 2001. Such election shall take effect October 1, 2001.
- a.(I) The municipality or charter county may require and collect permit fees from any providers of communications services that use or occupy municipal or county roads or rights of way. All fees authorized permitted under this paragraph sub-subparagraph must be reasonable and commensurate with the direct and actual cost of the regulatory activity, including issuing and processing permits, plan reviews, physical inspection, and direct administrative costs; must be demonstrable; and must be equitable among users of the roads or rights-of-way. A fee authorized permitted under this paragraph sub-subparagraph may not: be offset against the tax imposed under chapter 202; include the costs of roads or rights-of-way acquisition or roads or rights-of-way rental; include any general administrative, management, or maintenance costs of the roads or rights-of-way; or be based on a percentage of the value or costs associated with the work to be performed on the roads or rights-of-way. In an action to recover amounts due for a fee not authorized permitted under this paragraph sub-subparagraph, the prevailing party may recover court costs and attorney attorney's fees at trial and on appeal. In addition to the limitations set forth in this section, a fee levied by a municipality or charter county under this paragraph sub-subparagraph may not exceed \$100. However, permit fees may not be imposed with respect to permits that may be required for service drop lines not required to be noticed under s. 556.108(5) s. 556.108(5)(a)2 or for any activity that does not require the physical disturbance of the roads or rights-of-way or does not impair access to or full use of the roads or rights-of-way, including, but not limited to, the performance of service restoration work on existing facilities, extensions of such facilities for providing communications services to customers, and the placement of micro wireless facilities in accordance with subparagraph (7)(e)3.
- (II) To ensure competitive neutrality among providers of communications services, for any municipality or charter county that elects to exercise its authority to require and collect permit fees under this sub-subparagraph,

the rate of the local communications services tax imposed by such jurisdiction, as computed under s. 202.20, shall automatically be reduced by a rate of 0.12 percent.

- b. Alternatively, the municipality or charter county may elect not to require and collect permit fees from any provider of communications services that uses or occupies municipal or charter county roads or rights of way for the provision of communications services; however, each municipality or charter county that elects to operate under this sub-subparagraph retains all authority to establish rules and regulations for providers of communications services to use or occupy roads or rights of way as provided in this section.
- 1. If a municipality or charter county elects to not require permit fees operate under this sub-subparagraph, the total rate for the local communications services tax as computed under s. 202.20 for that municipality or charter county may be increased by ordinance or resolution by an amount not to exceed a rate of 0.12 percent. If a municipality or charter county elects to increase its rate effective October 1, 2001, the municipality or charter county shall inform the department of such increased rate by certified mail postmarked on or before July 16, 2001.
- c. A municipality or charter county that does not make an election as provided for in this subparagraph shall be presumed to have elected to operate under the provisions of sub-subparagraph b.
- 2. Each noncharter county shall make an election under either subsubparagraph a. or sub-subparagraph b. and shall inform the Department of Revenue of the election by certified mail by July 16, 2001. Such election shall take effect October 1, 2001.
- The noncharter county may elect to require and collect permit fees from any providers of communications services that use or occupy noncharter county roads or rights of way. All fees permitted under this subsubparagraph must be reasonable and commensurate with the direct and actual cost of the regulatory activity, including issuing and processing permits, plan reviews, physical inspection, and direct administrative costs; must be demonstrable; and must be equitable among users of the roads or rights-of-way. A fee permitted under this sub-subparagraph may not: be offset against the tax imposed under chapter 202; include the costs of roads or rights of way acquisition or roads or rights of way rental; include any general administrative, management, or maintenance costs of the roads or rights-of-way; or be based on a percentage of the value or costs associated with the work to be performed on the roads or rights-of-way. In an action to recover amounts due for a fee not permitted under this sub-subparagraph, the prevailing party may recover court costs and attorney's fees at trial and on appeal. In addition to the limitations set forth in this section, a fee levied by a noncharter county under this sub-subparagraph may not exceed \$100. However, permit fees may not be imposed with respect to permits that may be required for service drop lines not required to be noticed under s.

556.108(5)(a)2. or for any activity that does not require the physical disturbance of the roads or rights of way or does not impair access to or full use of the roads or rights of way.

- b. Alternatively, the noncharter county may elect not to require and collect permit fees from any provider of communications services that uses or occupies noncharter county roads or rights of way for the provision of communications services; however, each noncharter county that elects to operate under this sub-subparagraph shall retain all authority to establish rules and regulations for providers of communications services to use or occupy roads or rights of way as provided in this section.
- 2. If a noncharter county elects to not require permit fees operate under this sub-subparagraph, the total rate for the local communications services tax as computed under s. 202.20 for that noncharter county may be increased by ordinance or resolution by an amount not to exceed a rate of 0.24 percent, to replace the revenue the noncharter county would otherwise have received from permit fees for providers of communications services. If a noncharter county elects to increase its rate effective October 1, 2001, the noncharter county shall inform the department of such increased rate by certified mail postmarked on or before July 16, 2001.
- c. A noncharter county that does not make an election as provided for in this subparagraph shall be presumed to have elected to operate under the provisions of sub-subparagraph b.
- 3. Except as provided in this paragraph, municipalities and counties retain all existing authority to require and collect permit fees from users or occupants of municipal or county roads or rights-of-way and to set appropriate permit fee amounts.
- (d) After January 1, 2001, In addition to any other notice requirements, a municipality must provide to the Secretary of State, at least 10 days prior to consideration on first reading, notice of a proposed ordinance governing a telecommunications company placing or maintaining telecommunications facilities in its roads or rights-of-way. After January 1, 2001, In addition to any other notice requirements, a county must provide to the Secretary of State, at least 15 days prior to consideration at a public hearing, notice of a proposed ordinance governing a telecommunications company placing or maintaining telecommunications facilities in its roads or rights-of-way. The notice required by this paragraph must be published by the Secretary of State on a designated Internet website. The failure of a municipality or county to provide such notice does not render the ordinance invalid, provided that enforcement of such ordinance must be suspended until 30 days after the municipality or county provides the required notice.
- (e) The authority of municipalities and counties to require franchise fees from providers of communications services, with respect to the provision of communications services, is specifically preempted by the state because of unique circumstances applicable to providers of communications services

when compared to other utilities occupying municipal or county roads or rights-of-way. Providers of communications services may provide similar services in a manner that requires the placement of facilities in municipal or county roads or rights-of-way or in a manner that does not require the placement of facilities in such roads or rights-of-way. Although similar communications services may be provided by different means, the state desires to treat providers of communications services in a nondiscriminatory manner and to have the taxes, franchise fees, and other fees, costs, and financial or regulatory exactions paid by or imposed on providers of communications services be competitively neutral. Municipalities and counties retain all existing authority, if any, to collect franchise fees from users or occupants of municipal or county roads or rights-of-way other than providers of communications services, and the provisions of this subsection shall have no effect upon this authority. The provisions of this subsection do not restrict the authority, if any, of municipalities or counties or other governmental entities to receive reasonable rental fees based on fair market value for the use of public lands and buildings on property outside the public roads or rights-of-way for the placement of communications antennas and towers.

- (f) Except as expressly allowed or authorized by general law and except for the rights-of-way permit fees subject to paragraph (c), a municipality or county may not levy on a provider of communications services a tax, fee, or other charge or imposition for operating as a provider of communications services within the jurisdiction of the municipality or county which is in any way related to using its roads or rights-of-way. A municipality or county may not require or solicit in-kind compensation, except as otherwise provided in s. 202.24(2)(c)8., provided that the in-kind compensation is not a franchise fee under federal law. Nothing in this paragraph impairs the authority of a municipality or county to request public, educational, or governmental access channels pursuant to or s. 610.109. Nothing in this paragraph shall impair any ordinance or agreement in effect on May 22, 1998, or any voluntary agreement entered into subsequent to that date, which provides for or allows in-kind compensation by a telecommunications company.
- (g) A municipality or county may not use its authority over the placement of facilities in its roads and rights-of-way as a basis for asserting or exercising regulatory control over a provider of communications services regarding matters within the exclusive jurisdiction of the Florida Public Service Commission or the Federal Communications Commission, including, but not limited to, the operations, systems, equipment, technology, qualifications, services, service quality, service territory, and prices of a provider of communications services. A municipality or county may not require any permit for the maintenance, repair, replacement, extension, or upgrade of existing aerial wireline communications facilities on utility poles or for aerial wireline facilities between existing wireline communications facility attachments on utility poles by a communications services provider. However, a municipality or county may require a right-of-way permit for work that involves excavation, closure of a sidewalk, or closure of a vehicular

lane or parking lane, unless the provider is performing service restoration to existing facilities. A permit application required by an authority under this section for the placement of communications facilities must be processed and acted upon consistent with the timeframes provided in subparagraphs (7)(d) 7., 8., and 9. In addition, a municipality or county may not require any permit or other approval, fee, charge, or cost, or other exaction for the maintenance, repair, replacement, extension, or upgrade of existing aerial lines or underground communications facilities located on private property outside of the public rights-of-way. As used in this section, the term "extension of existing facilities" includes those extensions from the rights of way into a customer's private property for purposes of placing a service drop or those extensions from the rights of way into a utility easement to provide service to a discrete identifiable customer or group of customers.

- (h) A provider of communications services that has obtained permission to occupy the roads or rights-of-way of an incorporated municipality pursuant to s. 362.01 or that is otherwise lawfully occupying the roads or rights-of-way of a municipality or county shall not be required to obtain consent to continue such lawful occupation of those roads or rights-of-way; however, nothing in this paragraph shall be interpreted to limit the power of a municipality or county to adopt or enforce reasonable rules or regulations as provided in this section and consistent with chapters 202, 364, and 610. Any such rules or regulations must be in writing, and registered providers of communications services in the municipality or county must be given at least 60 days advance written notice of any changes to the rules and regulations.
- (i) Except as expressly provided in this section, this section does not modify the authority of municipalities and counties to levy the tax authorized in chapter 202 or the duties of providers of communications services under ss. 337.402-337.404. This section does not apply to building permits, pole attachments, or private roads, private easements, and private rights-of-way.
- (j) Pursuant to this paragraph, any county or municipality may by ordinance change either its election made on or before July 16, 2001, under paragraph (c) or an election made under this paragraph.
- 1.a. If a municipality or charter county changes its election under this paragraph in order to exercise its authority to require and collect permit fees in accordance with this subsection, the rate of the local communications services tax imposed by such jurisdiction pursuant to ss. 202.19 and 202.20 shall automatically be reduced by the sum of 0.12 percent plus the percentage, if any, by which such rate was increased pursuant to subsubparagraph (c)1.b.
- b. If a municipality or charter county changes its election under this paragraph in order to discontinue requiring and collecting permit fees, the rate of the local communications services tax imposed by such jurisdiction

pursuant to ss. 202.19 and 202.20 may be increased by ordinance or resolution by an amount not to exceed 0.24 percent.

- 2.a. If a noncharter county changes its election under this paragraph in order to exercise its authority to require and collect permit fees in accordance with this subsection, the rate of the local communications services tax imposed by such jurisdiction pursuant to ss. 202.19 and 202.20 shall automatically be reduced by the percentage, if any, by which such rate was increased pursuant to sub-subparagraph (c)2.b.
- b. If a noncharter county changes its election under this paragraph in order to discontinue requiring and collecting permit fees, the rate of the local communications services tax imposed by such jurisdiction pursuant to ss. 202.19 and 202.20 may be increased by ordinance or resolution by an amount not to exceed 0.24 percent.
- 3.a. Any change of election pursuant to this paragraph and any tax rate change resulting from such change of election shall be subject to the notice requirements of s. 202.21; however, no such change of election shall become effective prior to January 1, 2003.
- b. Any county or municipality changing its election under this paragraph in order to exercise its authority to require and collect permit fees shall, in addition to complying with the notice requirements under s. 202.21, provide to all dealers providing communications services in such jurisdiction written notice of such change of election by September 1 immediately preceding the January 1 on which such change of election becomes effective. For purposes of this sub-subparagraph, dealers providing communications services in such jurisdiction shall include every dealer reporting tax to such jurisdiction pursuant to s. 202.37 on the return required under s. 202.27 to be filed on or before the 20th day of May immediately preceding the January 1 on which such change of election becomes effective.
- (k) Notwithstanding the provisions of s. 202.19, when a local communications services tax rate is changed as a result of an election made or changed under this subsection, such rate may shall not be rounded to tenths.

(6)

(d) The amounts charged pursuant to this subsection shall be based on the linear miles of roads or rights-of-way where a communications facility is placed, not based on a summation of the lengths of individual cables, conduits, strands, or fibers. The amounts referenced in this subsection may be charged only once annually and only to one person annually for any communications facility. A municipality or county shall discontinue charging such amounts to a person that has ceased to be a pass-through provider. Any annual amounts charged shall be reduced for a prorated portion of any 12-month period during which the person remits taxes imposed by the municipality or county pursuant to chapter 202. Any excess amounts paid to a municipality or county shall be refunded to the person upon written notice

of the excess to the municipality or county. A municipality or county may require a pass-through provider to provide an annual notarized statement identifying the total number of linear miles of pass-through facilities in the municipality's or county's rights-of-way. Upon request from a municipality or county, a pass-through provider must provide reasonable access to maps of pass-through facilities located in the rights-of-way of the municipality or county making the request. The scope of the request must be limited to only those maps of pass-through facilities from which the calculation of the linear miles of pass-through facilities in the rights-of-way can be determined. The request must be accompanied by an affidavit that the person making the request is authorized by the municipality or county to review tax information related to the revenue and mileage calculations for pass-through providers. A request may not be made more than once annually to a pass-through provider.

- (e) This subsection does not alter any provision of this section or s. 202.24 relating to taxes, fees, or other charges or impositions by a municipality or county on a dealer of communications services or authorize that any charges be assessed on a dealer of communications services, except as specifically set forth herein. A municipality or county may not charge a pass-through provider any amounts other than the charges under this subsection as a condition to the placement or maintenance of a communications facility in the roads or rights-of-way of a municipality or county by a pass-through provider, except that a municipality or county may impose permit fees on a pass-through provider consistent with paragraph (3)(c) if the municipality or county elects to exercise its authority to collect permit fees under paragraph (3)(e).
- (f) The charges under this subsection do not apply to communications facilities placed in a municipality's or county's rights-of-way prior to the effective date of this subsection with permission from the municipality or county, if any was required, except to the extent the facilities of a passthrough provider were subject to per linear foot or mile charges in effect as of October 1, 2001, in which case the municipality or county may only impose on a pass-through provider charges consistent with paragraph (b) or paragraph (c) for such facilities. Notwithstanding the foregoing, this subsection does not impair any written agreement between a pass-through provider and a municipality or county imposing per linear foot or mile charges for communications facilities placed in municipal or county roads or rights-of-way that is in effect prior to the effective date of this subsection. Upon the termination or expiration of any such written agreement, any charges imposed must shall be consistent with this section paragraph (b) or paragraph (c). Notwithstanding the foregoing, until October 1, 2005, this subsection shall not affect a municipality or county continuing to impose charges in excess of the charges authorized in this subsection on facilities of a pass-through provider that is not a dealer of communications services in the state under chapter 202, but only to the extent such charges were imposed by municipal or county-ordinance or resolution adopted prior to

February 1, 2002. Effective October 1, 2005, any charges imposed shall be consistent with paragraph (b) or paragraph (c).

(7)

- (b) As used in this subsection, the term:
- 1. "Antenna" means communications equipment that transmits or receives electromagnetic radio frequency signals used in providing wireless services.
- "Applicable codes" means uniform building, fire, electrical, plumbing, or mechanical codes adopted by a recognized national code organization or local amendments to those codes enacted solely to address threats of destruction of property or injury to persons, and includes the National Electric Safety Code and the 2017 edition of the Florida Department of Transportation Utility Accommodation Manual or local codes or ordinances adopted to implement this subsection. The term includes objective design standards adopted by ordinance that may require a new utility pole that replaces an existing utility pole to be of substantially similar design, material, and color-or that may require reasonable spacing requirements concerning the location of ground-mounted-equipment. The term includes objective design standards adopted by ordinance that may require a small wireless-facility to-meet-reasonable location context, color, stealth, and concealment requirements; however, such design standards may be waived by the authority upon a showing that the design standards are not reasonably compatible for the particular location of a small wireless facility or that the design standards impose an excessive expense. The waiver-shall be granted or denied within 45 days after the date of the request.
- 3. "Applicant" means a person who submits an application and is a wireless provider.
- 4. "Application" means a request submitted by an applicant to an authority for a permit to collocate small wireless facilities or to place a new utility pole used to support a small wireless facility.
- 5. "Authority" means a county or municipality having jurisdiction and control of the rights-of-way of any public road. The term does not include the Department of Transportation. Rights-of-way under the jurisdiction and control of the department are excluded from this subsection.
- 6. "Authority utility pole" means a utility pole owned by an authority in the right-of-way. The term does not include a utility pole owned by a municipal electric utility, a utility pole used to support municipally owned or operated electric distribution facilities, or a utility pole located in the rightof-way within:
 - a. A retirement community that:

- (I) Is deed restricted as housing for older persons as defined in s. 760.29(4)(b);
 - (II) Has more than 5,000 residents; and
 - (III) Has underground utilities for electric transmission or distribution.
 - b. A municipality that:
 - (I) Is located on a coastal barrier island as defined in s. 161.053(1)(b)3.;
 - (II) Has a land area of less than 5 square miles;
 - (III) Has less than 10,000 residents; and
- (IV) Has, before July 1, 2017, received referendum approval to issue debt to finance municipal-wide undergrounding of its utilities for electric transmission or distribution.
- 7. "Collocate" or "collocation" means to install, mount, maintain, modify, operate, or replace one or more wireless facilities on, under, within, or adjacent to a wireless support structure or utility pole. The term does not include the installation of a new utility pole or wireless support structure in the public rights-of-way.
 - 8. "FCC" means the Federal Communications Commission.
- 9. "Micro wireless facility" means a small wireless facility having dimensions no larger than 24 inches in length, 15 inches in width, and 12 inches in height and an exterior antenna, if any, no longer than 11 inches.
- 10. "Small wireless facility" means a wireless facility that meets the following qualifications:
- a. Each antenna associated with the facility is located inside an enclosure of no more than 6 cubic feet in volume or, in the case of antennas that have exposed elements, each antenna and all of its exposed elements could fit within an enclosure of no more than 6 cubic feet in volume; and
- b. All other wireless equipment associated with the facility is cumulatively no more than 28 cubic feet in volume. The following types of associated ancillary equipment are not included in the calculation of equipment volume: electric meters, concealment elements, telecommunications demarcation boxes, ground-based enclosures, grounding equipment, power transfer switches, cutoff switches, vertical cable runs for the connection of power and other services, and utility poles or other support structures.
- 11. "Utility pole" means a pole or similar structure that is used in whole or in part to provide communications services or for electric distribution, lighting, traffic control, signage, or a similar function. The term includes the vertical support structure for traffic lights but does not include a horizontal structure to which signal lights or other traffic control devices are attached

and does not include a pole or similar structure 15 feet in height or less unless an authority grants a waiver for such pole.

- 12. "Wireless facility" means equipment at a fixed location which enables wireless communications between user equipment and a communications network, including radio transceivers, antennas, wires, coaxial or fiber-optic cable or other cables, regular and backup power supplies, and comparable equipment, regardless of technological configuration, and equipment associated with wireless communications. The term includes small wireless facilities. The term does not include:
- a. The structure or improvements on, under, within, or adjacent to the structure on which the equipment is collocated;
 - b. Wireline backhaul facilities; or
- c. Coaxial or fiber-optic cable that is between wireless structures or utility poles or that is otherwise not immediately adjacent to or directly associated with a particular antenna.
- 13. "Wireless infrastructure provider" means a person who has been certificated <u>under chapter 364</u> to provide telecommunications service in the state or under chapter 610 to provide cable or video services in this state, or that person's affiliate, and who builds or installs wireless communication transmission equipment, wireless facilities, or wireless support structures but is not a wireless services provider.
- 14. "Wireless provider" means a wireless infrastructure provider or a wireless services provider.
- 15. "Wireless services" means any services provided using licensed or unlicensed spectrum, whether at a fixed location or mobile, using wireless facilities.
- 16. "Wireless services provider" means a person who provides wireless services.
- 17. "Wireless support structure" means a freestanding structure, such as a monopole, a guyed or self-supporting tower, or another existing or proposed structure designed to support or capable of supporting wireless facilities. The term does not include a utility pole, pedestal, or other support structure for ground-based equipment not mounted on a utility pole and less than 5 feet in height.
- (c) Except as provided in this subsection, an authority may not prohibit, regulate, or charge for the collocation of small wireless facilities in the public rights-of-way or for the installation, maintenance, modification, operation, or replacement of utility poles used for the collocation of small wireless facilities in the public rights-of-way.

- (d) An authority may require a registration process and permit fees in accordance with subsection (3). An authority shall accept applications for permits and shall process and issue permits subject to the following requirements:
- 1. An authority may not directly or indirectly require an applicant to perform services unrelated to the collocation for which approval is sought, such as in-kind contributions to the authority, including reserving fiber, conduit, or pole space for the authority.
- 2. An applicant may not be required to provide more information to obtain a permit than is necessary to demonstrate the applicant's compliance with applicable codes for the placement of small wireless facilities in the locations identified in the application. An applicant may not be required to provide inventories, maps, or locations of communications facilities in the right-of-way other than as necessary to avoid interference with other atgrade or aerial facilities located at the specific location proposed for a small wireless facility or within 50 feet of such location.
 - 3. An authority may not:
- a. Require the placement of small wireless facilities on any specific utility pole or category of poles; or
- \underline{b} . Require $\underline{the\ placement\ of}$ multiple antenna systems on a single utility pole;
- c. Require a demonstration that collocation of a small wireless facility on an existing structure is not legally or technically possible as a condition for granting a permit for the collocation of a small wireless facility on a new utility pole except as provided in paragraph (i);
- d. Require compliance with an authority's provisions regarding placement of small wireless facilities or a new utility pole used to support a small wireless facility in rights-of-way under the control of the department unless the authority has received a delegation from the department for the location of the small wireless facility or utility pole, or require such compliance as a condition to receive a permit that is ancillary to the permit for collocation of a small wireless facility, including an electrical permit;
 - e. Require a meeting before filing an application;
- f. Require direct or indirect public notification or a public meeting for the placement of communication facilities in the right-of-way;
- g. Limit the size or configuration of a small wireless facility or any of its components, if the small wireless facility complies with the size limits in this subsection;

- h. Prohibit the installation of a new utility pole used to support the collocation of a small wireless facility if the installation otherwise meets the requirements of this subsection; or
- i. Require that any component of a small wireless facility be placed underground except as provided in paragraph (i).
- Subject to paragraph (r), an authority may not limit the placement, by minimum separation distances, of small wireless facilities, utility poles on which small wireless facilities are or will be collocated, or other at-grade communications facilities by minimum separation distances. However, within 14 days after the date of filing the application, an authority may request that the proposed location of a small wireless facility be moved to another location in the right-of-way and placed on an alternative authority utility pole or support structure or placed on may place a new utility pole. The authority and the applicant may negotiate the alternative location, including any objective design standards and reasonable spacing requirements for ground-based equipment, for 30 days after the date of the request. At the conclusion of the negotiation period, if the alternative location is accepted by the applicant, the applicant must notify the authority of such acceptance and the application shall be deemed granted for any new location for which there is agreement and all other locations in the application. If an agreement is not reached, the applicant must notify the authority of such nonagreement and the authority must grant or deny the original application within 90 days after the date the application was filed. A request for an alternative location, an acceptance of an alternative location, or a rejection of an alternative location must be in writing and provided by electronic mail.
- 5. An authority shall limit the height of a small wireless facility to 10 feet above the utility pole or structure upon which the small wireless facility is to be collocated. Unless waived by an authority, the height for a new utility pole is limited to the tallest existing utility pole as of July 1, 2017, located in the same right-of-way, other than a utility pole for which a waiver has previously been granted, measured from grade in place within 500 feet of the proposed location of the small wireless facility. If there is no utility pole within 500 feet, the authority shall limit the height of the utility pole to 50 feet.
- 6. Except as provided in subparagraphs 4. and 5., The installation by a communications services provider of a utility pole in the public rights-of-way, other than a utility pole used designed to support a small wireless facility, is shall be subject to authority rules or regulations governing the placement of utility poles in the public rights-of-way and shall be subject to the application review timeframes in this subsection.
- 7. Within 14 days after receiving an application, an authority must determine and notify the applicant by electronic mail as to whether the application is complete. If an application is deemed incomplete, the authority must specifically identify the missing information. An application

is deemed complete if the authority fails to provide notification to the applicant within 14 days.

- 8. An application must be processed on a nondiscriminatory basis. A complete application is deemed approved if an authority fails to approve or deny the application within 60 days after receipt of the application. If an authority does not use the 30-day negotiation period provided in subparagraph 4., the parties may mutually agree to extend the 60-day application review period. The authority shall grant or deny the application at the end of the extended period. A permit issued pursuant to an approved application shall remain effective for 1 year unless extended by the authority.
- 9. An authority must notify the applicant of approval or denial by electronic mail. An authority shall approve a complete application unless it does not meet the authority's applicable codes. If the application is denied. the authority must specify in writing the basis for denial, including the specific code provisions on which the denial was based, and send the documentation to the applicant by electronic mail on the day the authority denies the application. The applicant may cure the deficiencies identified by the authority and resubmit the application within 30 days after notice of the denial is sent to the applicant. The authority shall approve or deny the revised application within 30 days after receipt or the application is deemed approved. The review of a revised application is Any subsequent review shall be limited to the deficiencies cited in the denial. If an authority provides for administrative review of the denial of an application, the review must be complete and a written decision issued within 45 days after a written request for review is made. A denial must identify the specific code provisions on which the denial is based. If the administrative review is not complete within 45 days, the authority waives any claim regarding failure to exhaust administrative remedies in any judicial review of the denial of an application.
- 10. An applicant seeking to collocate small wireless facilities within the jurisdiction of a single authority may, at the applicant's discretion, file a consolidated application and receive a single permit for the collocation of up to 30 small wireless facilities. If the application includes multiple small wireless facilities, an authority may separately address small wireless facility collocations for which incomplete information has been received or which are denied.
- 11. An authority may deny an application to collocate a proposed collocation of a small wireless facility or place a utility pole used to support a small wireless facility in the public rights-of-way if the proposed small wireless facility or utility pole used to support a small wireless facility collocation:
- a. Materially interferes with the safe operation of traffic control equipment.

- b. Materially interferes with sight lines or clear zones for transportation, pedestrians, or public safety purposes.
- c. Materially interferes with compliance with the Americans with Disabilities Act or similar federal or state standards regarding pedestrian access or movement.
- d. Materially fails to comply with the 2017 2010 edition of the Florida Department of Transportation Utility Accommodation Manual.
 - e. Fails to comply with applicable codes.
- f. Fails to comply with objective design standards authorized under paragraph (r).
- 12. An authority may adopt by ordinance provisions for insurance coverage, indemnification, performance bonds, security funds, force majeure, abandonment, authority liability, or authority warranties. Such provisions must be reasonable and nondiscriminatory. An authority may require a construction bond to secure restoration of the postconstruction rights-of-way to the preconstruction condition. However, such bond must be time-limited to not more than 18 months after the construction to which the bond applies is completed. For any financial obligation required by an authority allowed under this section, the authority shall accept a letter of credit or similar financial instrument issued by any financial institution that is authorized to do business within the United States, provided that a claim against the financial instrument may be made by electronic means, including by facsimile. A provider of communications services may add an authority to any existing bond, insurance policy, or other relevant financial instrument, and the authority must accept such proof of coverage without any conditions other than consent to venue for purposes of any litigation to which the authority is a party. An authority may not require a communications services provider to indemnify it for liabilities not caused by the provider, including liabilities arising from the authority's negligence, gross negligence, or willful conduct.
- 13. Collocation of a small wireless facility on an authority utility pole does not provide the basis for the imposition of an ad valorem tax on the authority utility pole.
- 14. An authority may reserve space on authority utility poles for future public safety uses. However, a reservation of space may not preclude collocation of a small wireless facility. If replacement of the authority utility pole is necessary to accommodate the collocation of the small wireless facility and the future public safety use, the pole replacement is subject to make-ready provisions and the replaced pole shall accommodate the future public safety use.

- 15. A structure granted a permit and installed pursuant to this subsection shall comply with chapter 333 and federal regulations pertaining to airport airspace protections.
- (e) An authority may not require <u>any permit or other</u> approval or require fees, or other charges, <u>costs</u>, or other exactions for:
- 1. Routine maintenance, the performance of service restoration work on existing facilities, or repair work, including, but not limited to, emergency repairs of existing facilities or extensions of such facilities for providing communications services to customers;
- 2. Replacement of existing wireless facilities with wireless facilities that are substantially similar or of the same or smaller size; or
- 3. Installation, placement, maintenance, or replacement of micro wire-less facilities that are suspended on cables strung between existing utility poles in compliance with applicable codes by or for a communications services provider authorized to occupy the rights-of-way and who is remitting taxes under chapter 202. An authority may require an initial letter from or on behalf of such provider, which is effective upon filing, attesting that the micro wireless facility dimensions comply with the limits of this subsection. The authority may not require any additional filing or other information as long as the provider is deploying the same, a substantially similar, or a smaller size micro wireless facility equipment.

Notwithstanding this paragraph, an authority may require a right-of-way permit for work that involves excavation, closure of a sidewalk, or closure of a vehicular lane or parking lane, unless the provider is performing service restoration on an existing facility and the work is done in compliance with the 2017 edition of the Florida Department of Transportation Utility Accommodation Manual. An authority may require notice of such work within 30 days after restoration and may require an after-the-fact permit for work which would otherwise have required a permit.

- (f) Collocation of small wireless facilities on authority utility poles is subject to the following requirements:
- 1. An authority may not enter into an exclusive arrangement with any person for the right to attach equipment to authority utility poles.
- 2. The rates and fees for collocations on authority utility poles must be nondiscriminatory, regardless of the services provided by the collocating person.
- 3. The rate to collocate small wireless facilities on an authority utility pole may not exceed \$150 per pole annually.
- 4. Agreements between authorities and wireless providers that are in effect on July 1, 2017, and that relate to the collocation of small wireless facilities in the right-of-way, including the collocation of small wireless

facilities on authority utility poles, remain in effect, subject to applicable termination provisions. The wireless provider may accept the rates, fees, and terms established under this subsection for small wireless facilities and utility poles that are the subject of an application submitted after the rates, fees, and terms become effective.

- 5. A person owning or controlling an authority utility pole shall offer rates, fees, and other terms that comply with this subsection. By the later of January 1, 2018, or 3 months after receiving a request to collocate its first small wireless facility on a utility pole owned or controlled by an authority, the person owning or controlling the authority utility pole shall make available, through ordinance or otherwise, rates, fees, and terms for the collocation of small wireless facilities on the authority utility pole which comply with this subsection.
- a. The rates, fees, and terms must be nondiscriminatory and competitively neutral and must comply with this subsection.
- b. For an authority utility pole that supports an aerial facility used to provide communications services or electric service, the parties shall comply with the process for make-ready work under 47 U.S.C. s. 224 and implementing regulations. The good faith estimate of the person owning or controlling the pole for any make-ready work necessary to enable the pole to support the requested collocation must include pole replacement if necessary.
- c. For an authority utility pole that does not support an aerial facility used to provide communications services or electric service, the authority shall provide a good faith estimate for any make-ready work necessary to enable the pole to support the requested collocation, including necessary pole replacement, within 60 days after receipt of a complete application. Make-ready work, including any pole replacement, must be completed within 60 days after written acceptance of the good faith estimate by the applicant. Alternatively, an authority may require the applicant seeking to collocate a small wireless facility to provide a make-ready estimate at the applicant's expense for the work necessary to support the small wireless facility, including pole replacement, and perform the make-ready work. If pole replacement is required, the scope of the make-ready estimate is limited to the design, fabrication, and installation of a utility pole that is substantially similar in color and composition. The authority may not condition or restrict the manner in which the applicant obtains, develops, or provides the estimate or conducts the make-ready work subject to usual construction restoration standards for work in the right-of-way. The replaced or altered utility pole shall remain the property of the authority.
- d. An authority may not require more make-ready work than is required to meet applicable codes or industry standards. Fees for make-ready work may not include costs related to preexisting damage or prior noncompliance. Fees for make-ready work, including any pole replacement, may not exceed actual costs or the amount charged to communications services providers

other than wireless services providers for similar work and may not include any consultant fee or expense.

- (g) For any applications filed before the effective date of ordinances implementing this subsection, an authority may apply current ordinances relating to placement of communications facilities in the right-of-way related to registration, permitting, insurance coverage, indemnification, performance bonds, security funds, force majeure, abandonment, authority liability, or authority warranties. Permit application requirements and small wireless facility placement requirements, including utility pole height limits, that conflict with this subsection must shall be waived by the authority. An authority may not institute, either expressly or de facto, a moratorium, zoning-in-progress, or other mechanism that would prohibit or delay the filing, receiving, or processing of registrations, applications, or issuing of permits or other approvals for the collocation of small wireless facilities or the installation, modification, or replacement of utility poles used to support the collocation of small wireless facilities.
- (i)1. In an area where an authority has required all public utility lines in the rights-of-way to be placed underground, a wireless provider must comply with written, objective, reasonable, and nondiscriminatory requirements that prohibit new utility poles used to support small wireless facilities if:
- a. The authority, at least 90 days prior to the submission of an application, has required all public utility lines to be placed underground;
- b. Structures that the authority allows to remain above ground are reasonably available to wireless providers for the collocation of small wireless facilities and may be replaced by a wireless provider to accommodate the collocation of small wireless facilities; and
- c. A wireless provider may install a new utility pole in the designated area in the right-of-way that otherwise complies with this subsection and it is not reasonably able to provide wireless service by collocating on a remaining utility pole or other structure in the right-of-way.
- 2. For small wireless facilities installed before an authority adopts requirements that public utility lines be placed underground, an authority adopting such requirements must:
- a. Allow a wireless provider to maintain the small wireless facilities in place subject to any applicable pole attachment agreement with the pole owner; or
- b. Allow the wireless provider to replace the associated pole within 50 feet of the prior location in accordance with paragraph (r). A wireless provider shall, in relation to a small wireless facility, utility pole, or wireless support structure in the public rights of way, comply with nondiscriminatory undergrounding requirements of an authority that prohibit above-

ground structures in public rights of way. Any such requirements may be waived by the authority.

- (r) An authority may require wireless providers to comply with objective design standards adopted by ordinance. The ordinance may only require:
- 1. A new utility pole that replaces an existing utility pole to be of substantially similar design, material, and color;
- 2. Reasonable spacing requirements concerning the location of a ground-mounted component of a small wireless facility which does not exceed 15 feet from the associated support structure; or
- 3. A small wireless facility to meet reasonable location context, color, camouflage, and concealment requirements, subject to the limitations in this subsection; and
- 4. A new utility pole used to support a small wireless facility to meet reasonable location context, color, and material of the predominant utility pole type at the proposed location of the new utility pole.

Such design standards under this paragraph may be waived by the authority upon a showing that the design standards are not reasonably compatible for the particular location of a small wireless facility or utility pole or are technically infeasible or that the design standards impose an excessive expense. The waiver must be granted or denied within 45 days after the date of the request.

- (8)(a) Any person aggrieved by a violation of this section may bring a civil action in a United States District Court or in any other court of competent jurisdiction.
 - (b) The court may:
- 1. Grant temporary or permanent injunctions on terms as it may deem reasonable to prevent or restrain violations of this section; and
- 2. Direct the recovery of full costs, including awarding reasonable attorney fees, to the party who prevails.
- (9) All work in the authority's rights-of-way under this section must comply with the 2017 edition of the Florida Department of Transportation Utility Accommodation Manual.
- Section 3. Nothing in this act shall be construed to delay the issuance of permits for other utility work, including, but not limited to, permits related to electricity or gas work in the rights-of-way.
 - Section 4. This act shall take effect July 1, 2019.

Approved by the Governor June 25, 2019.

Filed in Office Secretary of State June 25, 2019.



COLUMBIA COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM REQUEST FORM

The Board of County Commissioners meets the 1st and 3rd Thursday of each month in the Columbia County School Board Administrative Complex Auditorium, 372 West Duval Street, Lake City, Florida 32055. The first meeting of every month is at 9:30AM while the second meeting of every month takes place at 5:30PM. All agenda items are due in the Board's office one week prior to the meeting date.

roda	y's Date:	4/5/2024	_meeting Date:	4/18/2024
Depa	rtment:	Public Works	-	
1. Na	ture and pur	pose of agenda item:		
	Requesting repair.	permission to enter private property located a	at 903 NE Gum S	wamp Road for the purpose of drainage
2. F	Recommend	led Motion/Action:		
	Approve			

3. Fiscal impact on current budget.

This item has no effect on the current budget.

District No. 1 - Ronald Williams

District No. 2 - Rocky Ford

District No. 3 - Robby Hollingsworth

District No. 4 - Everett Phillips District No. 5 - Tim Murphy



BOARD OF COUNTY COMMISSIONERS • COLUMBIA COUNTY

MEMORANDUM

TO: David Kraus, County Manager

FROM: Kevin Kirby, Assistant County Manager | L

DATE: April 4, 2024

RE: Permission to Enter Private Property

I am requesting permission to enter private property located at 903 NE Gum Swamp Road for the purpose of drainage repair.

The appropriate General Release and Hold Harmless Agreement has been obtained and photos are attached for your review.

Please advise how you wish to proceed.

GENERAL RELEASE AND HOLD HARMLESS AGREEMENT

The undersigned private property owner, Eric Heckler as "Owner", and COLUMBIA COUNTY, FLORIDA, by and through its representative Blake Smith, "County", hereby agree as follows:

WHEREAS, Owner agrees for County to enter upon Owner's property identified as 903 NE Gum Swamp Road for the purpose of drainage repair.

WHERE, Owner authorize County to enter upon Owner's private property and release County from liability as a result thereof, and

WHEREAS, County agrees to hold Owner harmless from liability as a result of County's actions upon Owner's property.

NOW, THEREFORE, in consideration of the mutual covenants set forth herein the parties agree as follows:

- Owner hereby authorizes County and its representatives to enter upon Owner's property for the purposes of drainage repair.
- Owner hereby releases County together with its agents, representatives and employees from any and all actions, cause of actions or liability, including for trespass damages or other claims or demands whatsoever, in law or in equity as a result of County's actions upon Owner's property, so long as the same is not done in any grossly negligent manner.
- County hereby agrees to hold Owner harmless from any liability as a result of County's actions
 upon Owner's property or the actions of any third parties, which may enter on Owner's property
 upon County's direction or authorization.

Dated this 23 day of March, 2024.

Evic W. Heckly

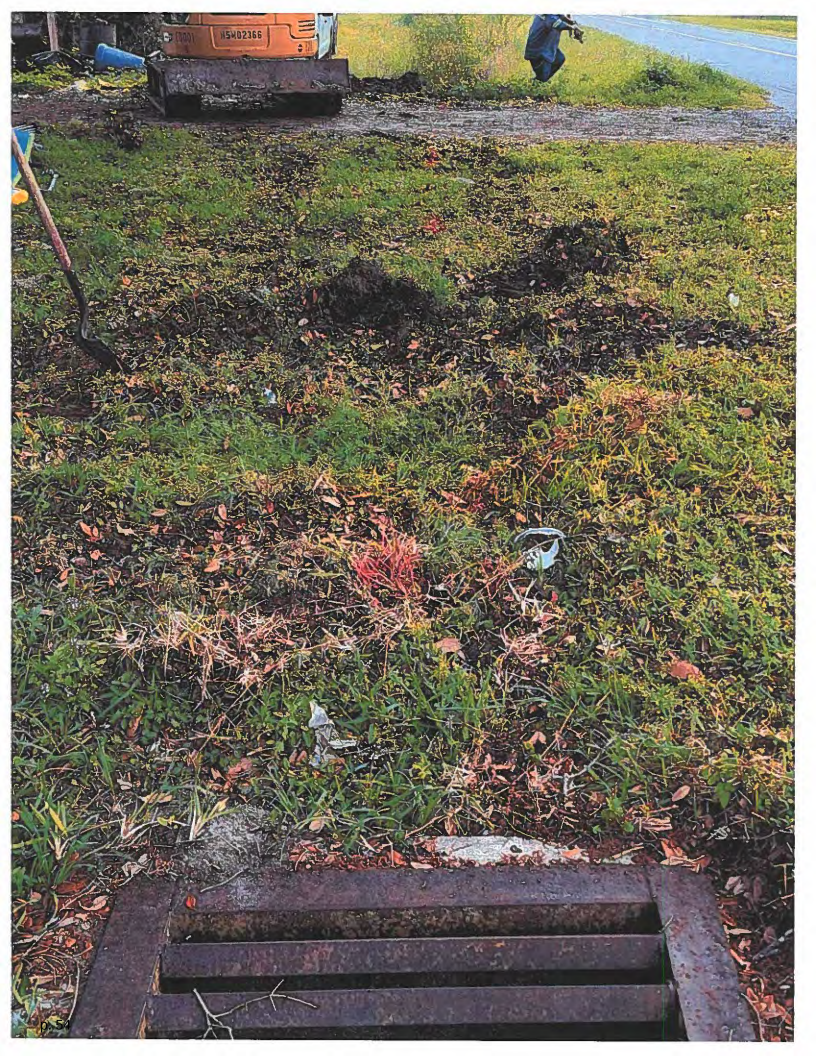
COLUMBIA COUNTY

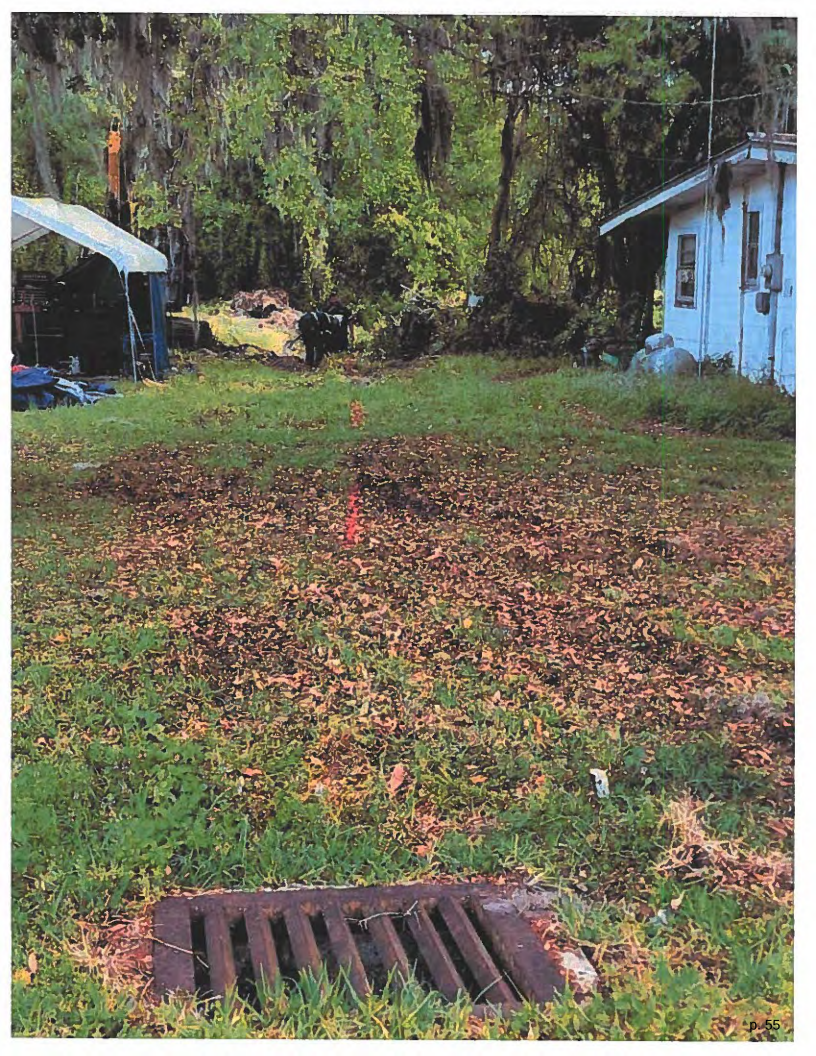
REPRESENTATIVE/AGENT/EMPLOYEE

PROPERTY OWNER SIGNATURE

Blake Smith, Operations Superintendent

Stormweter foreman For Morris 386-\$628-2321







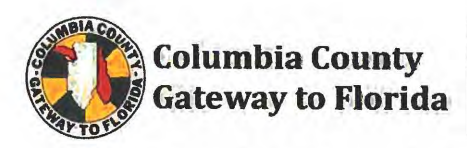
COLUMBIA COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM REQUEST FORM

The Board of County Commissioners meets the 1st and 3rd Thursday of each month in the Columbia County School Board Administrative Complex Auditorium, 372 West Duval Street, Lake City, Florida 32055. The first meeting of every month is at 9:30AM while the second meeting of every month takes place at 5:30PM. All agenda items are due in the Board's office one week prior to the meeting date.

Today	/'s Date:	4/10/2024	Meeting Date:	4/18/2024				
Depai	rtment:	Zoning Department	-					
1. Nat	ure and pur	pose of agenda item:						
	Request for Special Family Lot Permit by Willie B & Oni T Allen to deed 2.95 ac to grandson Brandon Allen							
2. R	Recommend	led Motion/Action:						
	Approve							

3. Fiscal impact on current budget.

This item has no effect on the current budget.



FOR PLANNING Application #	SFLP 240401
Application Fe	e \$50.00
Receipt No	766744
wereiht uo	

Special Family Lot Permit Application

PRO	DIECT INFORMATION						
1.	Title Holder's Name: Willie B	& Oni T Allen					
2.	Address of Subject Property	220 NW Senior Ct					
3.	Parcel ID Number(s): 32-25-1	16-01807-003					
4.	Future Land Use Map Design	nation: A-3					
5.	Zoning Designation: A-3						
6.	Acreage of Parent Parcel: 2.9	5					
7.	Acreage of Property to be De	eeded to Immediate Fa	mily Member: 1.44				
8.	Existing Use of Property: Vac	cant					
9.	Proposed use of Property: Re	esidence					
10.	Name of Immediate Family Member for which Special Family Lot is to be Granted: Brandon Allen- Grandson						
	PLEASE NOTE: Immediate family sibling, child, adopted child, step individual.	member must be a parent child, or grandchild of the	, grandparent, adopted parent, stepparent, person who is conveying the parcel to said				
APP	LICANT INFORMATION						
1.	Applicant Status	Owner (title holder)	■ Agent				
2.	Name of Applicant(s): Melissa	Garber	Title:				
	Company name (if applicable	e):					
	Mailing Address: 195 NW Winf	ield St					
	City: Lake City	State: FL	Zip: 32055				
	Telephone: 904) 263-9527	Fax:_()	Email:				
	or from government offi	cials regarding govern	ment business is subject to public records				
3.							
	Property Owner Name (title	holder): Willie B & Oni T	Allen				
	Mailing Address: 377 NW Seni	or Ct					
	City: Lake City	State: FL	Zip: 32055				
	Telephone: <u>(886)</u> 397-0917	Fax: ()	Email:				
	or from government offi-	cials regarding govern	ment business is subject to public records				
	1. 2. 3. 4. 5. 6. 7. 8. 9. 10. APP 1. 2.	2. Address of Subject Property 3. Parcel ID Number(s): 32-25-1 4. Future Land Use Map Design 5. Zoning Designation: A-3 6. Acreage of Parent Parcel: 2-9 7. Acreage of Property to be Do 8. Existing Use of Property: Vac 9. Proposed use of Property: R 10. Name of Immediate Family In Brandon Allen- Grandson PLEASE NOTE: Immediate family sibling, child, adopted child, step individual. APPLICANT INFORMATION 1. Applicant Status 2. Name of Applicant(s): Melissa Company name (if applicable Mailing Address: 195 NW Wind City: Lake City Telephone: 904 263-9527 PLEASE NOTE: Florida has or from government offi requests. Your e-mail add 3. If the applicant is agent for the Property Owner Name (title Mailing Address: 377 NW Seni City: Lake City Telephone: 686 397-0917 PLEASE NOTE: Florida has or from government offi Flor	1. Title Holder's Name: Willie B & Oni T Allen 2. Address of Subject Property: 220 NW Senior Ct 3. Parcel ID Number(s): 32-2S-16-01807-003 4. Future Land Use Map Designation: A-3 5. Zoning Designation: A-3 6. Acreage of Parent Parcel; 2-95 7. Acreage of Property to be Deeded to Immediate Fa 8. Existing Use of Property: Vacant 9. Proposed use of Property: Residence 10. Name of Immediate Family Member for which Spendrandon Allen- Grandson PLEASE NOTE: Immediate family member must be a parent sibling, child, adopted child, stepchild, or grandchild of the individual. APPLICANT INFORMATION 1. Applicant Status				

COLUMBIA COUNTY Property Appraiser

Parcel 32-25-16-01807-003 https://search.ccpafl.com/parcel/01807003162S32

220 NW SENIOR CT

Owners

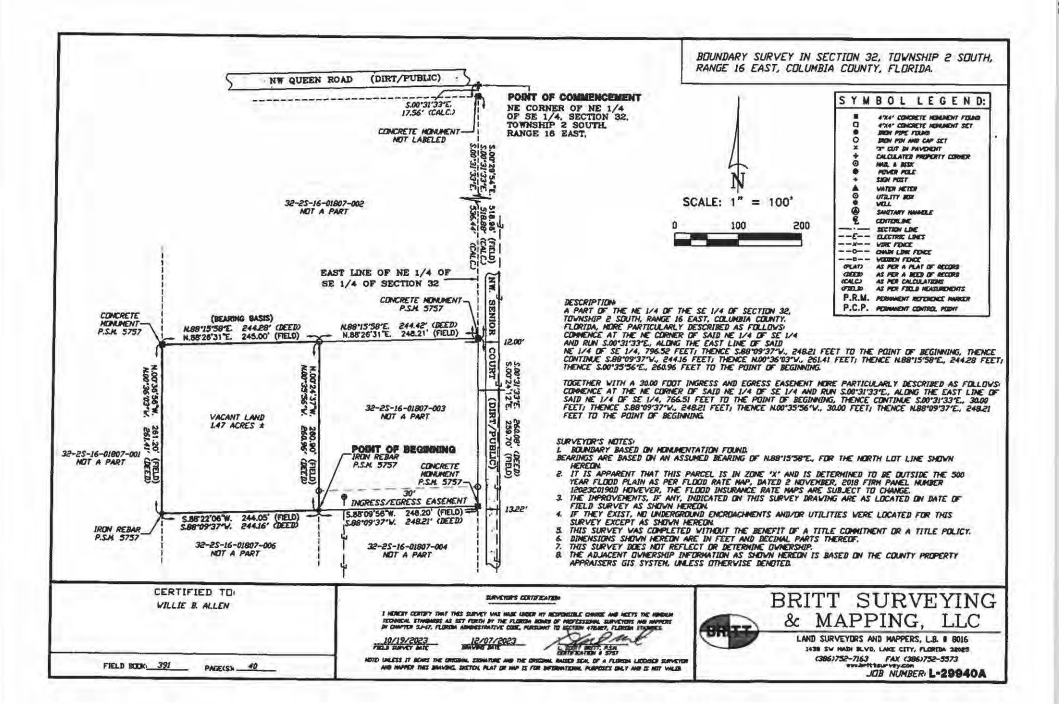
ALLEN WILLIE B ALLEN ONI T 377 NW SENIOR CT LAKE CITY, FL 32055

Use: 0200: MOBILE HOME Subdivision: DIST 3

Legal Description

COMM NE COR OF SE1/4, RUN S 536.43 FT FOR POB, RUN W 493.01 FT, S 261.48 FT, E 492.70 FT, N 260.08 FT TO POB.





Columbia County, FLA - Building & Zoning Property Map

Printed: Wed Apr 10 2024 09:30:29 GMT-0400 (Eastern Daylight Time)



Parcel No: 32-2S-16-01807-003

Owner: ALLEN WILLIE B, ALLEN ONI T

Subdivision:

Lot:

Acres: 2.97351384 Deed Acres: 2.95 Ac

District: District 1 Ronald Williams Future Land Uses: Agriculture - 3

Flood Zones:

Official Zoning Atlas: A-3

All data, information, and maps are provided as is without warranty or any representation of accuracy, timeliness of completeness. Columbia County, FL makes no warranties, express or implied, as to the use of the information obtained here. There are no implies warranties of merchantability or fitness for a particular purpose. The requester acknowledges and accepts all limitations, including the fact that the data, information, and maps are dynamic and in a constant state of maintenance, and update.



Today's Date:

COLUMBIA COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM REQUEST FORM

Meeting Date:

4/18/2024

The Board of County Commissioners meets the 1st and 3rd Thursday of each month in the Columbia County School Board Administrative Complex Auditorium, 372 West Duval Street, Lake City, Florida 32055. The first meeting of every month is at 9:30AM while the second meeting of every month takes place at 5:30PM. All agenda items are due in the Board's office one week prior to the meeting date.

Department:	Finance
1. Nature and pu	urpose of agenda item:
4/10/24. A reviews bil approval, t	requests Board approval for the payment of bills and vouchers in the amount of \$883,116.98 submitted all funds authorized for the issuance of these checks have been budgeted. The Clerk to the Board office ills and vouchers submitted for approval. If for any reason, any of these bills are not recommended for the Clerk to Board office will notify the Board. The Clerk to the Board office maintains copies of invoices porting documentation for review.
	ided Motion/Action:
Approve p	payment of bills and vouchers in the amount of \$883,116.98

3. Fiscal impact on current budget.

4/11/2024

This item has no effect on the current budget.

COLUMBIA COUNTY BOARD OF COMMISSIONERS ACCOUNTS PAYABLE CHECK REGISTER

Check Date	Beginning Check Number	Ending Check Number	Number of Checks	Positve Pay File Upload Date	Check Register Total
4/10/2024	51910	52105	196	4/10/2024	\$883,116.98
	TOTAL CHECKS	& AMOUNT	196		\$883,116.98

COLUMBIA COUNTY BANK 00

CHECK NO	VENDOR NO	VENDOR NAME	VOUCHER NO	NO		VOUCHER AMOUNT	REMITTANCE AMOUNT	CHECK TOTAL
051910	0002013	А Т & Т			4/10/2024			
			002078		4/10/2024	3,015.00		
			002083		4/10/2024	190.00 190.00		
			002084		4/10/2024	190.00		
			002085		4/10/2024	190.00	3,613.04	3,613.04
051911	0002706	ACCENT WIRE-TIE		P46609	4/10/2024	466.40		
			4661	P46609			599.25	599.25
0051912	0001207	ADVANCE AUTO PARTS	4643	P46290	4/10/2024	148.89		
			4681	P46645	4/10/2024	56.13	252 01	252 01
NAF1A12	0001547		4683	P46720			353.91	353.91
1051913	0001547	ADVANCED ENVIRONMENTAL I		P46545		127.35		
			4646 4667	P46546 P46657	4/10/2024 4/10/2024	169.80	372.05	372.05
0051014	0004792	AG-PRO LAKE CITY			4/10/2024	74.90 399.85	399.85	399.85
		AIRSTREAM VENTURES, LLC				3,250.00	399.03	399.63
,031713	0000101	AIRBIREAN VENTORED, LLC	001819	027001		1,756.75	5,006.75	5,006.75
051916	0000111	ANDERSON COLUMBIA CO.,			4/10/2024	449.90	3,000.73	
, , , , , ,	0000===			P46749	4/10/2024	344.30	794.20 395.00	794.20
051917	0006171	ANIMAL TALES, LLC	4985	P46503	4/10/2024	395.00	395.00	395.00
051918	0006060	ANN C. HODGES	4694	P46801	1/10/2021	1 000 00	1 000 00	1 000 00
051919	0006291	ASHLEY PEACH	002092		4/10/2024	40.14-		
			002093		4/10/2024	100.00	59.86	59.86
051920	0005375	ATMAX EQUIPMENT CO.		P46590	4/10/2024	997.90		
				P46664	4/10/2024	191.47	1,189.37 154.00	1,189.37
		AYRIAUNA MONIQUE CODY	4675	P46618	4/10/2024	154.00	154.00	154.00
051922	0000218	BAKER & TAYLOR BOOKS	PI4560	027082		143.96		
			PI4597	027080	4/10/2024	341.19		
			PI4598	027081		1,231.39		
			PI4599	027082	4/10/2024	100.17		
			PI4600	027089 027085	4/10/2024	1,954.12		
			PI4606 4677	027085 P46626	4/10/202 4 4/10/2024	22.48 10.00-	3,783.31	2 702 21
0051023	0000251	BAKER DISTRIBUTING CO.		D46737	4/10/2024	236.33		236.33
	0006294	BAR D. RANCH LAND AND CA			4/10/2024	11,550.00	11,550.00	11,550.00
	0005251	BATTERIES PLUS	4666	P46570	4/10/2024	17.33	17.33	17.33
	0000211	BAYA URGENT CARE LLC	002094	1 103 / 0	4/10/2024	70.00	70.00	70.00
	0004746	BEAVER BULK, INC.	PI4570	027244	4/10/2024	1,604.64	1,604.64	1,604.64
	0000250	BEST PLUMBING SPECIALTIE		P46674	4/10/2024	70.08	70.08	70.08
	0000262	BIELLINGS TIRE	4648	P46466	4/10/2024	25.00	25.00	25.00
051930	0004680	BLUE SUMMIT WATERS, LLC	001960		4/10/2024	7.95		
			001961		4/10/2024	7.95		
			001962		4/10/2024	15.95		
			001963		4/10/2024	9.95		
			001963		4/10/2024	34.05		
			001963		4/10/2024	25.15		
			001963		4/10/2024	66.85		
			001963		4/10/2024	43.00		
			001963		4/10/2024	25.15		
			001963		4/10/2024	41.05		
			001963 001963		4/10/2024 4/10/2024	11.20 33.10		
			ししエラじろ		ェ/エU/ムUムせ	JJ.⊥U		

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CHECK	VENDOR	VENDOR	VOUCHER	P.O.	DATE	VOUCHER	REMITTANCE	CHECK	
NO	NO	NAME	NO	NO		AMOUNT	AMOUNT	TOTAL	
0051930	0004680	BLUE SUMMIT WATERS, LLC	001963		4/10/2024	17.20			
			001963		4/10/2024	15.90			
			001963		4/10/2024	34.15			
			001963		4/10/2024	25.15			
			001963		4/10/2024	41.05			
			001963		4/10/2024	6.00			
			001963		4/10/2024	25.15			
			001963		4/10/2024	18.15			
			001963		4/10/2024	75.65			
			001963		4/10/2024	57.65			
			001963		4/10/2024	5.00			
		001963		4/10/2024	49.70				
		001963		4/10/2024	41.75				
		001963		4/10/2024	17.95				
			001963		4/10/2024	17.90			
			001963		4/10/2024	35.80	832.60	832.60	
0051931	0006284	BOARD OF COUNTY COMMISS	IO4636	P46452	4/10/2024	5.25			
			4637	P46505	4/10/2024	5.25	10.50	10.50	
0051932	0003914	BRENT HAYDEN, M.D. P.A.	001969		4/10/2024	90.00			
			001969		4/10/2024	90.00	180.00	180.00	
051933	0000221	BRODART CO.	4651	P46454	4/10/2024	36.50	36.50	36.50	
0051934	0005872	BUCHANAN INGERSOLL& ROO	NEPI4577	027243	4/10/2024	6,500.00			
		PI4578	027289	4/10/2024	8,000.00				
			PI4583	027243	4/10/2024	6,500.00			
			PI4584	027289	4/10/2024	8,000.00			
			PI4596	027243	4/10/2024	6,635.00	35,635.00	35,635.00	
0051935	0001796	CAROLYN HEIGHTS WATER C	0.4655	P46520	4/10/2024	38.00			
			4659	P46586	4/10/2024	54.00			
			4662	P46696	4/10/2024	109.34	201.34	201.34	
0051936	0000345	CINTAS CORPORATION	4629	P46652	4/10/2024	34.89			
			4649	P46468	4/10/2024	39.76	74.65	74.65	
0051937	0002978	CITY OF JACKSONVILLE	001967		4/10/2024	100.00			
			001968		4/10/2024	30,500.00	30,600.00	30,600.00	
0051938	0000304	CITY OF LAKE CITY - UTI	LI001974		4/10/2024	509.99			
			001975		4/10/2024	278.63	788.62	788.62	
0051939	0002636	CITY OF LIVE OAK	4688	P46787	4/10/2024	184.96	184.96	184.96	
0051940	0004421	CITY OF PERRY	4689	P46788	4/10/2024	70.04	70.04	70.04	
0051941	0006044	CIVICPLUS, LLC	001965		4/10/2024	475.00	475.00	475.00	
0051942	0006277	CLARK, ASHELY MICHELLE	4676	P46619	4/10/2024	175.00	175.00	175.00	
051943	0000308	CLAY ELECTRIC COOPERATI	VE4690	P46789	4/10/2024	147.34	147.34	147.34	
0051944	0000321	COLUMBIA COUNTY HEALTH	DE001966		4/10/2024	16,019.17	16,019.17	16,019.17	
0051945	0003166	COLUMBIA COUNTY RIDING	CL002095		4/10/2024	1,875.00	1,875.00	1,875.00	
0051946	0008191	COLUMBIA COUNTY SCHOOL	B0002096		4/10/2024	1,071.56	1,071.56	1,071.56	
0051947	0004021	COLUMBIA COUNTY UTILITY	S001976		4/10/2024	593.63			
			001976		4/10/2024	176.65			
			001976		4/10/2024	1,016.18			
			001976		4/10/2024	43.63			
			001976		4/10/2024	160.92			
			001977		4/10/2024	160.92			
			4785	P46850	4/10/2024	550.00	2,701.93	2,701.93	
051948	0002822	COMCAST	4692	P46793	4/10/2024	164.90	,	•	
			4693	P46794	4/10/2024	199.02	363.92	363.92	
			1073	1 10 / 2 1	1/10/2021	177.02	505.72	303.72	

COLUMBIA COUNTY BANK 00

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CHECK NO	VENDOR NO	VENDOR NAME	VOUCHER NO	P.O. NO	DATE	VOUCHER AMOUNT	REMITTANCE AMOUNT	CHECK TOTAL
0051949	0002822	COMCAST, GRP-1	001977		4/10/2024	53.00	53.00	53.00
0051950	0002822	COMCAST, GRP-2	001977		4/10/2024	339.96	339.96	339.96
	0002822	COMCAST, GRP-3	001978		4/10/2024	549.57	549.57	549.57
	0002822	COMCAST, GRP-4	4633	P46757	4/10/2024	120.00	120.00	120.00
	0002822	COMCAST, GRP-5	4657	P46781	4/10/2024	148.35		
		, , ,	4658	P46782	4/10/2024	182.99	331.34	331.34
0051954	0002822	COMCAST,GRP-6	002086		4/10/2024	272.66	272.66	272.66
	0002822	COMCAST, GRP-7	002087		4/10/2024	333.63	333.63	333.63
0051956	0002822	COMCAST, GRP-8	002088		4/10/2024	119.85	119.85	119.85
	0002822	COMCAST, GRP-9	002089		4/10/2024	211.62	211.62	211.62
	0000353	COMCAST BUSINESS	002090		4/10/2024	480.00		
			001179		4/10/2024	2,315.02		
			001180		4/10/2024	2,146.38		
			001181		4/10/2024	243.57		
			001182		4/10/2024	464.15		
			001184		4/10/2024	1,738.68		
			001186		4/10/2024	539.68		
			001187		4/10/2024	539.68		
			001188		4/10/2024	1,049.75		
			001189		4/10/2024	243.57		
			001190		4/10/2024	243.57	10,004.05	10,004.05
0051959	0004830	COMCAST CABLE COMMUNICAT		P46607	4/10/2024	327.81	327.81	327.81
0051960	0004609	COX FIRE PROTECTION, INC		P46686	4/10/2024	90.00		
		·	4653	P46687	4/10/2024	2,022.00	2,112.00	2,112.00
0051961	0003614	CO2 DIRECT GAS, INC.	4642	P46283	4/10/2024	151.00	•	•
		,	4668	P46783	4/10/2024	23.00	174.00	174.00
0051962	0005838	CREATIVE CONCEPTS HOME A	ANPI4604	027337	4/10/2024	15,625.92		
			PI4605	027338	4/10/2024	4,049.40	19,675.32	19,675.32
0051963	0004846	CREATIVE CONCRETE DESIGN	N PI4565	027123	4/10/2024	750.00		•
			PI4566	027123	4/10/2024	1,500.00	2,250.00	2,250.00
0051964	0002417	CRYSTAL SPRINGS	4695	P46804	4/10/2024	90.51	90.51	90.51
0051965	0000369	CVSOA	4685	P46744	4/10/2024	250.00	250.00	250.00
0051966	0004684	DAIKIN APPLIED	PI4628	027163	4/10/2024	4,367.28	4,367.28	4,367.28
0051967	0000460	DOUGLAS LAW DBA DOUGLAS	&002097		4/10/2024	500.00	500.00	500.00
0051968	0000615	DUKE ENERGY	001978		4/10/2024	32.02		
			001978		4/10/2024	32.02		
			001978		4/10/2024	30.79		
			4696	P46844	4/10/2024	80.58		
			4697	P46845	4/10/2024	115.46	290.87	290.87
0051969	0004860	EARTH NETWORKS, INC.	4654	P46621	4/10/2024	2,431.99	2,431.99	2,431.99
0051970	0006174	ENTERPRISE FM TRUST	001045		4/10/2024	502.25		
			001046		4/10/2024	149.08		
			001047		4/10/2024	61.35		
			001047		4/10/2024	2,615.24		
			001047		4/10/2024	870.43		
			001047		4/10/2024	371.43		
			001047		4/10/2024	388.11		
			001047		4/10/2024	116.87		
			001047		4/10/2024	44.92		
			001047		4/10/2024	1,731.10		
			001047		4/10/2024	528.87		
			001047		4/10/2024	217.54		

CHECK NO	VENDOR NO	VENDOR NAME	VOUCHER NO	NO	DATE	VOUCHER AMOUNT	REMITTANCE AMOUNT	CHECK TOTAL
 0051970	0006174	ENTERPRISE FM TRUST	001047		4/10/2024	1,831.23		
1			001047		4/10/2024	585.63		
1			001047		4/10/2024	267.03		
1			001047			1,602.46		
1			001047		4/10/2024	514.48		
1			001047		4/10/2024	258.97		
1			001047		4/10/2024	2,298.05		
1			001047		4/10/2024	734.00		
1			001047		4/10/2024	237.70		
1			001047			15,322.86		
1			001047		4/10/2024	5,177.47		
1			001047		4/10/2024	1,724.32		
1			001047		4/10/2024			
1			001047			347.64		
1			001047			108.38		
1			001047		4/10/2024	564.61		
1			001047		4/10/2024	182.81		
1			001047		4/10/2024	40.83		
1			001047		4/10/2024	571.96		
			001047		4/10/2024	193.56		
			001047		4/10/2024			
1			001300		4/10/2024	2,104.68		
1			001300		4/10/2024	692.06		
1			001300		4/10/2024	216.76		
1			002115		4/10/2024	59.60		
1			002116		4/10/2024	402.09		
1			002116		4/10/2024	62.41		
1			002116		4/10/2024	128.23		
1			002116		4/10/2024	203.47		
1			002117		4/10/2024	234.92		
1			002117		4/10/2024	255.79		
1			002118		4/10/2024	1,749.75		
1			002118		4/10/2024	116.92		
1			002118		4/10/2024	62.73		
1			002118		4/10/2024	63.55		
1			002118		4/10/2024	233.84	47,846.93	47,846.93
0051971	0005178	ESO SOLUTIONS, INC.	PI4626	027342	4/10/2024	4,526.85	4,526.85	4,526.85
0051972	0006213	FAIRFIELD INN CLEARWATER	4686	P46745	4/10/2024	460.00	460.00	460.00
0051973	0002990	FEDEX	4634	P46395	4/10/2024	47.68		
1			4650	P46580	4/10/2024	184.10	231.78	231.78
0051974	0000652	FLORIDA FIRE CHIEFS ASSO	C4664	P46561	4/10/2024	125.00		
1			4665	P46562	4/10/2024	125.00	250.00	250.00
0051975	0000642	FLORIDA PEST CONTROL	4632	P46629	4/10/2024	36.00		
1			4635	P46542	4/10/2024	21.00		
1			4641	P46661	4/10/2024	41.00		
1			4656	P46732	4/10/2024	21.00		
1			4671	P46599	4/10/2024	34.72		
1			4672	P46601	4/10/2024	35.00		
1			4679	P46766	4/10/2024	36.00		
1			4680	P46767	4/10/2024	33.00	257.72	257.72
0051976	0000613	FLORIDA POWER & LIGHT	4691	P46791	4/10/2024	41.11	41.11	41.11
		FLORIDA TRANSCOR INC.	4640	P46544	4/10/2024	2,400.00	2,400.00	

PREPARED 4/10/24, 15:00:57

CHECK	VENDOR		VOUCHER	P.O.	DATE	VOUCHER	REMITTANCE	CHECK
NO	NO	NAME	NO	NO		AMOUNT	AMOUNT	TOTAL
0051978	 0006286	FORT WHITE HIGH SCHOOL	001973		4/10/2024	5,000.00	5,000.00	5,000.00
	0004154	FORT WHITE TRUE VALUE HAR		P46465	4/10/2024	43.50	2,222.22	2,00000
0002777	0001201			P46563	4/10/2024	19.46		
			4687	P46809	4/10/2024	27.98	90.94	90.94
0051980	0000673	FRANCOTYP-POSTALIA, INC.		P46708	4/10/2024	117.00	117.00	117.00
	0006028		4639	P46250	4/10/2024	74.86	74.86	74.86
				027124	4/10/2024	5,053.25		
			PI4568	027131	4/10/2024	26,900.24		
			PI4602	027323	4/10/2024	3,180.80		
		PI4608	027124	4/10/2024	24,755.51			
			PI4615	027132	4/10/2024	8,833.13		
			4701	P46529	4/10/2024	115.56		
		4711	P46554	4/10/2024	317.90			
			P46531	4/10/2024	42.24			
		4770	P46724	4/10/2024	87.84			
				P46758	4/10/2024	380.00	69,666.47	69,666.47
0051983	0001860		4746	P46627	4/10/2024	63.18	,	,
			4755	P46628	4/10/2024	147.53	210.71	210.71
0051984	0000719		4732	P46676	4/10/2024	469.19	469.19	469.19
0051985	0000759	GATEWAY-FOREST LAWN FUNER	001969		4/10/2024	500.00		
			002098		4/10/2024	450.00	950.00	950.00
0051986	0000762	GENESIS DOOR & HARDWARE,	4735	P45813	4/10/2024	647.88		
		·	4743	P46729	4/10/2024	606.00	1,253.88	1,253.88
0051987	0000724	GRAINGER	4721	P46663	4/10/2024	133.92	•	•
			4730	P46470	4/10/2024	242.04		
			4748	P46690	4/10/2024	15.06		
			4766	P46691	4/10/2024	463.82		
			4780	P46811	4/10/2024	22.59		
			4783	P46810	4/10/2024	86.24	963.67	963.67
0051988	0000794		4729	P46469	4/10/2024	135.98	135.98	135.98
0051989	0002155	GUARDIAN COMMUNITY RESOUR	001969		4/10/2024	1,000.00		
			001969		4/10/2024	4,500.00		
			001969		4/10/2024	5,794.44		
			001969		4/10/2024	4,325.00		
			002099		4/10/2024	2,222.22	17,841.66	17,841.66
0051990	0000743	GUERRY FUNERAL HOME	001969		4/10/2024	450.00		
			001969		4/10/2024	450.00	900.00	900.00
0051991	0004804	HAWKINS, INC.	4719	P46547	4/10/2024	500.50		
			4720	P46548	4/10/2024	203.06	703.56	703.56
0051992	0000818	HILL MANUFACTURING CO., I	4716	P46706	4/10/2024	231.76		
			4750	P46430	4/10/2024	462.00	693.76	693.76
0051993	0002133	HOME DEPOT CREDIT SERVICE	4718	P46499	4/10/2024	27.92		
			4756	P46700	4/10/2024	63.47	91.39	91.39
0051994	0000835	H2 REHABILITATION SERV.OF	002100		4/10/2024	105.00		
			002101		4/10/2024	70.00		
			002102		4/10/2024	70.00		
			002103		4/10/2024	35.00		
			002104		4/10/2024	70.00		
			002105		4/10/2024	35.00		
			002106		4/10/2024	35.00	420.00	420.00
0051995	0000952	ICS CREMATION AND FUNERAL			4/10/2024	500.00	500.00	500.00
	0003547		4706	P46114	4/10/2024	303.33	303.33	303.33
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CHECK	VENDOR	VENDOR	VOUCHER	P.O.	DATE	VOUCHER	REMITTANCE	CHECK	
NO 	NO 	NAME	NO	NO		AMOUNT	AMOUNT	TOTAL	
0051997	0005367	IMMAC POWER SOLUTIONS		027075	4/10/2024				
			PI4576	027075	4/10/2024	500.00	1,000.00	1,000.00	
0051998	0006282	INDIGITAL	PI4627	027331	4/10/2024	9,099.26	9,099.26	9,099.26	
0051999	0000911	INTERSTATE SUPPLY	4703	P46702	4/10/2024	241.28			
			4722	P46670	4/10/2024	71.38			
			4734	P46704	4/10/2024	75.90			
			4740	P46593	4/10/2024	14.00			
			4741	P46594	4/10/2024	58.75			
			4745	P46476		75.09			
			4751	P46487	4/10/2024		1,275.37		
		JAMES M. SWISHER, JR.	001969				47,687.00		
	0008386	JEFF CRAWFORD	4772	P46560	4/10/2024	144.00	144.00		
	0003281	JOHN HENRY YOUNG JR.	4777	P46617	4/10/2024		235.00		
	0006129	JONATHAN WARREN	4776	P46616	4/10/2024		235.00		
	0004322	KAIL PARTNERS, LLC		027324	4/10/2024	8,125.00	8,125.00	8,125.00	
)052005	0001102	KEATON LOCKSMITHS	4702	P46717	4/10/2024	775.00			
			4739	P46573	4/10/2024	100.00			
			4749	P46698	4/10/2024	49.98			
			4768	P46736	4/10/2024	251.88			
=	0001050		4779	P46726	4/10/2024	50.00	1,226.86		
		KIMI ROBERTS	001969	- 46640	4/10/2024	8.28	8.28	8.28	
	0006109	KNIGHT N DAY SALES LLC	4774	P46642	4/10/2024	224.92	224.92	224.92	
)052008	0006126	KNIGHT TECHNOLOGY GROUP		027341	4/10/2024	5,734.11			
			4760	P46518	4/10/2024	222.37			
			4761	P46519	4/10/2024	579.26	6 604 50	6 604 50	
00000	0001021	TAKE CIEK ADMEDETCED	4762	P46519	4/10/2024	68.85	6,604.59	6,604.59	
1052009	0001231	LAKE CITY ADVERTISER	PI4569	027202		1,000.00			
			4728	P46396	4/10/2024	819.00			
			4753	P46496	4/10/2024	500.00			
			4754 4764	P46504	4/10/2024	500.00	2 210 00	3,319.00	
1052010	0001212	LAKE CITY AUTO PARTS	4709	P46532 P46458	4/10/2024 4/10/2024	500.00 152.84	3,319.00	3,319.00	
1027010	0001212	LAKE CITY AUTO PARTS	4710	P46436 P46539	4/10/2024	98.83			
			4713	P46339	4/10/2024	103.28			
			4714	P46234	4/10/2024	405.80			
			4715	P46538	4/10/2024	255.04-			
			4733	P46417	4/10/2024	50.25			
			4737	P46434	4/10/2024	134.68			
			4773	P46564	4/10/2024	81.36			
			4781	P46812	4/10/2024	296.46	1,068.46	1 068 46	
0052011	0001224	LAKE CITY HUMANE SOCIE		1 10012	4/10/2024	31,312.50	31,312.50		
		LAKE CITY INDUSTRIES	4698	P41031	4/10/2024	12.38	31,312.30	31,312.30	
0000010	0001230		4699	P46756	4/10/2024	49.52			
			4700	P44860	4/10/2024	40.27			
			4752	P46492	4/10/2024	84.84			
			4757	P46701	4/10/2024	15.87	202.88	202.88	
052013	0004710	LAWSON PRODUCTS, INC.	4704	P46085	4/10/2024	406.01	_ = = = = = = = = = = = = = = = = = = =		
			4708	P46266	4/10/2024	315.91	721.92	721.92	
052014	0003020	LEVY JONES	4738	P46555	4/10/2024	207.77	207.77	207.77	
		LEWIS MURRAY TIRE, LLC		P46588	4/10/2024	70.00	70.00	70.00	
0052015	しししつエフコ								
		LIQUID ENVIRONMENTAL SO		027300	4/10/2024	997.24	, 6 , 6 ,		

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CHECK	VENDOR	VENDOR VO	UCHER	P.O.	DATE	VOUCHER	REMITTANCE	CHECK
NO	NO	VENDOR VO NAME	NO	NO		AMOUNT 198.00 205.13 28.64 75.88 254.66 150.00 225.00 255.04 930.00 648.00 41.70 228.86 250.00 936.00 10,000.00 175.04 22.17 15.99 85.79 14.59 50.33 14.99 41.99 211.01 333.96 55.42 31.56 2.90 92.68 44.93 10.39 46.76 6.62 20.37 50.02	AMOUNT	TOTAL
0052028	0004942	MUNICIPAL EMERGENCY SERVI48		P46734	4/10/2024	198.00	198.00	198.00
0052029	0006292	MWI ANIMAL HEALTH 48	59	P46853	4/10/2024	205.13		
		48		P46855	4/10/2024	28.64		
		48		P46854	4/10/2024	75.88		
		48		P46857	4/10/2024	254.66	564.31	564.31
0052030	0001435	NABORS, GIBLIN & NICKERSO00			4/10/2024	150.00		
			1969		4/10/2024	225.00	375.00	375.00
		NAPA AUTO PARTS FORT WHIT48		P46276	4/10/2024	255.04	255.04	255.04
		NATIONAL ACADEMY OF EMERG48		P46572	4/10/2024	930.00	930.00	930.00
		NE-RO TIRE & BRAKE SERVIC48		P46419	4/10/2024	648.00	648.00	648.00
0052034	0001429	NEXTRAN TRUCK CENTER 48		P46475	4/10/2024	41.70		
		48		P46494	4/10/2024	228.86	270.56	270.56
		NOAH DETENTION CONTRUCTIO48		P46658	4/10/2024	250.00	250.00	250.00
		NORTH FLORIDA FENCE 47		P46463	4/10/2024	936.00	936.00	936.00
		NORTH FLORIDA PROFESSIONA00		- 460 - 4	4/10/2024	10,000.00	10,000.00	10,000.00
0052038	0003767	O'REILLY AUTO PARTS 48		P46274	4/10/2024	175.04	105.01	105.01
005000	0006000	48		P46634	4/10/2024	22.17	197.21	197.21
0052039	0006029	ODP BUSINESS SOLUTIONS, L47		P46622	4/10/2024	15.99		
		47		P46437	4/10/2024	85.79		
		47		P46669	4/10/2024	14.59		
		48		P46485	4/10/2024	50.33		
		48		P46630	4/10/2024	14.99		
		48		P46631	4/10/2024	41.99		
		48		P46527	4/10/2024	211.01		
		48 48		P46577	4/10/2024	333.90		
		48		P46579 P46566	4/10/2024	22.42 21 E6		
		48		P46566	4/10/2024	2 00		
		48		P46566	4/10/2024	2.90		
		48		P46566	4/10/202 1 ///10/2021	11 03		
		48		P46566	4/10/2024	10 39		
		48		P46566	4/10/2021	46 76		
		48		P46602	4/10/2021	6 62		
		48		P46603	4/10/2024	20.37		
		48		P46605	4/10/2024	50.02		
		48		P46610	4/10/2024	65.25	1,195.55	1,195.55
0052040	0005485	OMEGA RAIL MANAGEMENT, IN00			4/10/2024	2,470.00	2,470.00	2,470.00
	0001700	· · · · · · · · · · · · · · · · · · ·	4595	027344	4/10/2024	4,162.28	4,162.28	4,162.28
	0005864			027126	4/10/2024	10,345.74	-,	-,
			4610	027126	4/10/2024	8,519.82		
			4611	027126	4/10/2024	7,666.67		
			4612	027126	4/10/2024	3,645.83		
			4613	027126	4/10/2024	4,375.00		
		PI	4614	027126	4/10/2024	875.00	35,428.06	35,428.06
0052043	0005911	PARKING BOXX CORP. 48	49	P46620	4/10/2024	200.00	200.00	200.00
	0004851	PARTS TOWN LLC 48		P46640	4/10/2024	235.37	235.37	235.37
	0001707	PELONI'S PUMPING 48		P46655	4/10/2024	475.00	475.00	475.00
	0001041	PETE OLIN AUTO PARTS, INC48		P46288	4/10/2024	120.60		
		48		P46325	4/10/2024	91.79		
		48		P46472	4/10/2024	37.26		
		48		P46703	4/10/2024	29.90		
		48	70	P46705	4/10/2024	71.06		

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CHECK NO	VENDOR NO	VENDOR NAME	VOUCHER NO	P.O. NO	DATE	VOUCHER AMOUNT	REMITTANCE AMOUNT	CHECK TOTAL
0052046	0001041	PETE OLIN AUTO PARTS, I	NC4874	P46738	4/10/2024	81.62		
			4876	P46747	4/10/2024	114.00	546.23	546.23
0052047	0001728	POWELL & JONES, CPA'S	001969		4/10/2024	38,000.00		
			001969		4/10/2024	16,000.00		
			001969 001969		4/10/2024 4/10/2024	3,500.00 5,000.00	62,500.00	62,500.00
0052048	0005930	POWERHOUSE PEST CONTROL		P46501	4/10/2024	35.00	02,300.00	02,300.00
0032010	0003730	TOWERTHOODE TEST CONTROL	4823	P46502	4/10/2024	35.00		
			4852	P46711	4/10/2024	35.00		
			4853	P46712	4/10/2024	50.00		
			4854	P46713	4/10/2024	35.00		
			4855	P46714	4/10/2024	50.00		
			4856	P46715	4/10/2024	45.00		
			4857	P46716	4/10/2024	35.00	255 00	255 00
0050040	0001073		4875	P46742	4/10/2024	35.00	355.00	355.00
0052049	0001973	PREFERRED GOVERNMENTAL	002501		4/10/2024 4/10/2024	95.59 10.72		
			002504		4/10/2024	117.14		
			002505		4/10/2024	1,586.69		
			002506		4/10/2024	6.38		
			002507		4/10/2024	111.87		
			002508		4/10/2024	230.07		
			002509		4/10/2024	12.59		
			002511		4/10/2024	32.98		
			002512		4/10/2024	2,152.95		
			002513		4/10/2024	3.34		
			002514		4/10/2024	151.29		
			002515 002516		4/10/2024 4/10/2024	6.85 4,197.19		
			002517		4/10/2024	2,200.16		
			002517		4/10/2024	1,937.41		
			002519		4/10/2024	1,575.97		
			002520		4/10/2024	1,826.30		
			002521		4/10/2024	209.33		
			002522		4/10/2024	1,669.04		
			002523		4/10/2024	3,900.82		
			002524		4/10/2024	2,521.77		
			002525		4/10/2024	11,280.23		
			002526		4/10/2024	47.03		
			002527 002529		4/10/2024 4/10/2024	764.64 22.84		
			002529		4/10/2024	10.78		
			002531		4/10/2024	2.99		
			002532		4/10/2024	11.60		
			002533		4/10/2024	119.60		
			002534		4/10/2024	15.93		
			002535		4/10/2024	6.62		
			002536		4/10/2024	21.79		
			002537		4/10/2024	2,606.00		
			002538		4/10/2024	168.68		
			000054		4/10/2024	29.93		
			000055		4/10/2024	168.68		

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052049		NAME	NO	NO		AMOUNT	AMOUNT	TOTAL
	0001973	PREFERRED GOVERNMENTAL I	N000055		4/10/2024	168.67		
			000056		4/10/2024	181.10		
			000280		4/10/2024	87.86	40,271.42	40,271.42
		PREMIER EXTERIORS, LLC	4826	P46688	4/10/2024	325.00	325.00	325.00
052051	0004063	PREMIER PAPER & JANITORI		P46345	4/10/2024	447.66		
			4821	P46500		214.50		
			4829	P46486		522.54		
			4833	P46653		237.72		
			4836	P46762		29.00		
			4837	P46763		177.94		
			4838	P46764		87.00		
			4839	P46765		87.00		
			4864	P46606			1,909.33	
		PREMIER WATER & ENERGY T		P46692	4/10/2024		568.37	568.37
052053	0005562	PRINT CITY GRAPHICS, INC		P46656		153.72		
			4795	P46656			307.44	307.44
052054	0000425	PRIORITY DISPATCH, CORP.		P46575	4/10/2024	425.00		
			4810	P46576	4/10/2024		1,080.00	1,080.00
052055	0004345	PRITCHETT TRUCKING, INC.		027076		1,645.00		
			PI4579	027076	4/10/2024	1,645.00	3,290.00	3,290.00
	0006276	PROFESSIONAL DEVELOPMENT		P46112	4/10/2024	750.00	750.00 150.00	750.00
	0006289	TIM MCNUTT DBA	4984	P46846	4/10/2024	150.00	150.00	150.00
	0001183	RELIABLE SHREDDING SERVI		P46759	4/10/2024	613.00	613.00 31,250.00	613.00
	0004171	RICHARDSON COMMUNITY CEN			4/10/2024	31,250.00	31,250.00	31,250.00
052060	0003415	RICHARDSON PAINT	4812	P46667	4/10/2024	134.47		
			4813	P46668	4/10/2024	134.47 94.15 44.63 217.22-		
			4825	P46651	4/10/2024	44.63	273.25	273.25
052061	0001907	RING POWER CORP.	4305	P46260	4/10/2024	217.22-		
			4306	P46261	4/10/2024	41.64- 1,016.90		
			4788	P45817	4/10/2024	1,016.90		
			4790	P46083	4/10/2024	798.06 1,812.18		
			4792	P46012	4/10/2024	1,812.18		
			4803	P46292		358.59		
			4827	P46813	4/10/2024	781.51-		
			4828	P46480	4/10/2024	31.96	2 262 27	2 262 25
050060	0001006		4866	P46731	4/10/2024	991.75	3,969.07	3,969.07
052062	0001906	ROUNTREE-MOORE CHEVROLET		P46456	4/10/2024	662.36	607 27	607 27
050063	0001011		4818	P46448	4/10/2024	54.99-	607.37	607.37
052063	0001911	ROUNTREE-MOORE FORD	PI4594	027343	4/10/2024	29,142.26		
			4805	P46321	4/10/2024	231.48		
			4806	P46322	4/10/2024	365.15		
			4820	P46482	4/10/2024	358.68		
			4871	P46718	4/10/2024	54.99	30 310 03	20 210 02
050064	0002005		4872	P46719	4/10/2024	158.36	30,310.92	30,310.92
	0002805	SECURITAS TECHNOLOGY COR		P46424	4/10/2024	118.92	118.92	118.92
	0002986	SHARE CORPORATION	4899	P46198	4/10/2024	450.60	450.60	450.60
000200	0004796	SHARP ELECTRONICS CORPOR		027086	4/10/2024	53.03		
			PI4563	027086	4/10/2024	53.03		
			PI4564	027086	4/10/2024	34.77		
			PI4572 PI4582	027288 027228	4/10/2024 4/10/2024	83.12		
			P 1 4007	UZ /ZZŌ	1 /10/2024	104.69		

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NO	NO	NAME	NO	NO		AMOUNT	AMOUNT	TOTAL
0052066	0004796	SHARP ELECTRONICS CORPORAP		027175	4/10/2024	117.28		
		P	I4880	027180	4/10/2024	117.28		
		P	I4881	027180	4/10/2024	117.28		
		P	I4882	027180	4/10/2024	117.28		
		P	I4883	027180	4/10/2024	117.28		
		P	I4884	027180	4/10/2024	117.28		
		P	I4885	027180	4/10/2024	117.28		
		4	891	P46478	4/10/2024	75.61		
		4	892	P46574	4/10/2024	135.53		
		4	944	P46490	4/10/2024	95.42	1,603.87	1,603.87
0052067	0002021	SHERWIN-WILLIAMS CO.STORE4	947	P46654	4/10/2024		358.30	358.30
0052068	0005397	SIEMENS INDUSTRY, INC. P		027273		14,724.25		
				P46685		1,000.00		
				P46685	4/10/2024	881.18		
				P46684		1,133.20		
		4	903	P46684		1,133.20		
				P46699		443.20	19,315.03	19,315.03
				P46615		35.00	35.00	35.00
0052070	0005026	SOLITUDE LAKE MANAGEMENT 4		P46680	4/10/2024	208.80		
				P46681	4/10/2024	265.50		
				P46682	4/10/2024	224.10	698.40	698.40
		SOUTHEASTERN TURFGRASS SUP		027256		10,019.00	10,019.00	10,019.00
0052072	0000287	SOUTHERN SPECIALIZED LLC P		027148		4,154.67		
				027148		1,474.72	5,629.39	
	0002020			P46543		492.00		492.00
	0003610			P46798		3,831.33		
	0000814	·	01969			3,599.20		
	0008512	SUWANNEE RIVER ECONOMIC CO			4/10/2024	5,000.00	5,000.00	5,000.00
0052077	0002028	SUWANNEE VALLEY ELECT. COO				555.00		
			00254			64.00		
			00255		4/10/2024	293.00		
			00256		4/10/2024	674.00		
			00257		4/10/2024	156.00		
			00258		4/10/2024	51.00		
			00259		4/10/2024	12.77		
			00260		4/10/2024	12.77		
			00261		4/10/2024	12.77		
			00262		4/10/2024	134.00		
			00263		4/10/2024	299.00		
			00264		4/10/2024	265.00		
			00265		4/10/2024	228.00		
			00266		4/10/2024	259.00		
			00267		4/10/2024	51.00		
			00268		4/10/2024	180.00		
			00269		4/10/2024	193.00		
	0000		00270		4/10/2024	322.00	3,762.31	3,762.31
0052078	0002078			P46467	4/10/2024	119.69		
				P46460	4/10/2024	96.44	216.13	216.13
		SYNERGY DISASTER RECOVERY0			4/10/2024	1,302.50	1,302.50	1,302.50
0052080	0002194			027310	4/10/2024	2,750.00		
005055	000=00			027310	4/10/2024	325.00	3,075.00	3,075.00
0052081	0005388	TAYLOR-COTTON-RIDLEY, INC4	933	P46662	4/10/2024	240.00	240.00	240.00

CHECK NO	VENDOR NO	NAME		NO	DATE	VOUCHER AMOUNT	AMOUNT	CHECK TOTAL	
0052082	 0002147	TEN-8 FIRE EQUIPMENT INC		 027320	4/10/2024		25,761.96		
	0005511			P46581	4/10/2024	1.500.00	1.500.00	1.500.00	
	0005848	TERRAGREEN LLC			4/10/2024	875.00	875.00	875.00	
	0005203	THE LAW OFFICE OF JOEL F		02,320	4/10/2024	1,500.00 875.00 1,650.00	1.650.00	1.650.00	
		TIMMY HALL'S APPLIANCE S		P46743	4/10/2024	95.00	1,030.00	1,000.00	
0032000	0003030			P46771	4/10/2024	95.00 144.95 1,861.08	239.95	239.95	
0052087	0001982	TOM JENKINS ELECTRICAL S		P46556	4/10/2024	1.861.08	1.861.08	1.861.08	
		TOM NEHL TRUCK COMPANY		P46550	4/10/2024	1,108.24	1,001.00	1,001.00	
00000	0002100		4928	P46397	4/10/2024	214.00			
			4929	P46415	4/10/2024	214.00 62.20			
			4930	P46418	4/10/2024	51.41			
			4936	P46551	4/10/2024	94.94			
			4952	P46814	4/10/2024	72.64	1,603.43	1.603.43	
0052089	0004627	TRANE US, INC.	4886	P46778	4/10/2024	72.64 1,877.34	1.877.34	1,877.34	
	0005157	TWO FOLD WATER ENGINEERIN		P46372	4/10/2024	1.475.00	1.475.00	1.475.00	
	0002204	U.S. POSTMASTER		P46633	4/10/2024	478.00 469.06	478.00	478.00	
	0004180	ULINE		P46755	4/10/2024	469.06	469.06	469.06	
	0003989	UNIFIRST CORPORATION		P46435	4/10/2024	54.95	200.00	200.00	
00000	000000		4901	P46541		864.06			
			4909	P46433		54.95			
			4927	P46489		15.74			
			4934	P46471		87.98			
			4935	P46540		736.59			
			4938	P46659	4/10/2024	160.43			
			4939	P46671		72.37			
			4950	P46587		101.73			
			4951	P46592		54.95			
			4953	P46567		29.68			
			4954	P46568		16.87			
			4955	P46675		160.43			
			4956	P46677		72.37			
			4957	P46679		87.98			
			4967	P46751	4/10/2024	753.44			
			4975	P46733	4/10/2024	101.73			
			4977	P46769	4/10/2024	29.68			
			4979	P46858	4/10/2024	54.95	3,510.88	3,510.88	
0052094	0004909	UNITED REFRIGERATION, IN		P46600	4/10/2024	38.05	38.05	38.05	
	0006193	UNLIMITED FABRICATION &		P46650	4/10/2024	1,575.00			
			4937	P46648	4/10/2024	925.00			
			4946	P46649	4/10/2024	1,405.00			
			4972	P46761	4/10/2024	550.00	4,455.00	4,455.00	
0052096	0003817	USABLUEBOOK	4889	P46371	4/10/2024	418.09	•		
			4890	P46370	4/10/2024	612.07	1,030.16	1,030.16	
0052097	0002673	VERIZON WIRELESS	001978		4/10/2024	1.44	•		
			4982	P46797	4/10/2024	618.20	619.64	619.64	
0052098	0005350	WELLFLORIDA COUNCIL	4941	P46521	4/10/2024	312.84	312.84	312.84	
0052099	0002462	WHITEHEAD HARDWARE COMPA	N4888	P45811	4/10/2024	249.00	249.00	249.00	
0052100	0000129	WINDSTREAM	001978		4/10/2024	203.27			
			001978		4/10/2024	87.46			
			001978		4/10/2024	168.86			
			4945	P46583	4/10/2024	160.29	619.88	619.88	
0052101	0005973	WINDSTREAM	4981	P46796	4/10/2024	410.14	410.14	410.14	
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ACCOUNTING PERIOD 07/2024

CHECK NO	VENDOR NO	VENDOR NAME	VOUCHER NO	P.O. NO	DATE	VOUCHER F AMOUNT	REMITTANCE AMOUNT	CHECK TOTAL
		windstream . 2	4980	P46795	4/10/2024	169.94	169.94	169.94
0052103	0005190	WINSUPPLY	4904	P46459	4/10/2024	26.11		
			4905	P46459	4/10/2024	51.69		
			4906	P46459	4/10/2024	30.56		
			4910	P46464	4/10/2024	16.08		
			4911	P46464	4/10/2024	4.01		
			4912	P46464	4/10/2024	5.39		
			4913	P46464	4/10/2024	56.78		
			4914	P46464	4/10/2024	12.75		
			4915	P46464	4/10/2024	42.29		
			4916	P46464	4/10/2024	4.36		
			4917	P46464	4/10/2024	1.42		
			4918	P46464	4/10/2024	5.39		
			4919	P46464	4/10/2024	14.77		
			4920	P46464	4/10/2024	19.20		
			4921	P46464	4/10/2024	.28		
			4922	P46464	4/10/2024	10.40		
			4923	P46464	4/10/2024	5.17		
			4924	P46464	4/10/2024	2.47		
			4925	P46464	4/10/2024	5.86		
			4926	P46464	4/10/2024	41.83		
			4940	P46727	4/10/2024	13.05		
			4943	P46730	4/10/2024	13.05		
			4958	P46683	4/10/2024	8.11		
			4959	P46683	4/10/2024	30.38		
			4960	P46683	4/10/2024	53.14		
			4961	P46683	4/10/2024	23.96		
			4962	P46683	4/10/2024	18.58		
			4963	P46683	4/10/2024	18.87		
			4964	P46683	4/10/2024	8.66		
			4965	P46683	4/10/2024	6.39		
			4966	P46695	4/10/2024	3.77	554.77	554.77
	0002500	XEROX CORP	002114		4/10/2024	216.99	216.99	216.99
0052105	0003551	ZEP SALES & SERVICE	4973	P46807	4/10/2024	834.09	834.09	834.09
						TOTAL CHECKS	196	883,116.98