

TUSCALOOSA COUNTY COMMISSION
MEETING
APRIL 2, 2014

TUSCALOOSA COUNTY §
STATE OF ALABAMA §

This being the date and hour to which the Tuscaloosa County Commission adjourned, the County Commission met pursuant to such adjournment with Probate Judge W. Hardy McCollum presiding as Chairman. The following members were present:

- Stan Acker
- Jerry Tingle
- Bobby Miller
- Reginald Murray

Commissioner Stan Acker moved, seconded by Commissioner Reginald Murray, the County Commission voted unanimously to approve a resolution setting the cost of demolition and authorizing the filing of a lien on 22711 Highway 43 North, Berry, AL.

Exhibit 4-1, Pages 722-723

Chairman W. Hardy McCollum presented Tuscaloosa County Director and Administrator Melvin Vines, a thirty year service pin and thanked him for his dedicated service to the citizens of Tuscaloosa County.

Commissioner Stan Acker moved, seconded by Commissioner Jerry Tingle, to amend the contract with Burk-Kleinpeter for the Old Fayette Road over Binion Creek Tributary bridge replacement project in the amount of \$45,000.000. This amendment is requested as a result of project revisions by ALDOT.

Exhibit 4-2, Page § 724

BOOK 016 716

046-717

Commissioner Bobby Miller moved, seconded by Commissioner Reginald Murray, the County Commission voted unanimously to award the bid for herbicide application to EDKO, LLC, the lowest bidder meeting specifications and requirements. The bids were opened March 19, 2013.

Exhibit 4-3, Pages 725-726

Commissioner Bobby Miller moved, seconded by Commissioner Jerry Tingle, the County Commission voted unanimously to accept the low bid meeting specifications for mowing services pending review and approval of County Engineer Bobby Hagler.

Exhibit 4-4, Pages 727-738

Commissioner Reginald Murray moved, seconded by Commissioner Bobby Miller, the County Commission voted unanimously to approve the renewal of the contract with the United States Department of Agriculture Animal and Plant Health Service Wildlife Services for beaver control assistance.

Exhibit 4-5, Pages 739-745

Commissioner Jerry Tingle moved, seconded by Commissioner Stan Acker, the County Commission voted unanimously to adopt a resolution approving and accepting the following preliminary plat submission:

Samantha Subdivision - District 2

Exhibit 4-6, Page 746

Commissioner Jerry Tingle moved, seconded by Commissioner Reginald Murray, the County Commission voted unanimously to approve a request for extension of a performance bond, (of one year), by the developers of Benton Sod Farm Phase 2 (District 4) and Country Highland Phase 2B and Phase 3 (District 2).

Commissioner Bobby Miller moved, seconded by Commissioner Stan Acker, the County Commission voted unanimously to depart from the order of business set forth in the official agenda to declare surplus equipment from the Engineering Department.

Commissioner Bobby Miller moved, seconded by Commissioner Stan Acker, the County Commission voted unanimously to declare the following vehicles surplus property and authorize their disposal:

Unit# 513A, 2005 Ford F450 sign truck,
 VIN# 1FDXF46P05ED25892, approx 231545 miles
 Unit# 703, 1998 International 4900 flatbed truck
 VIN# 1HTSDAARXWH513687, approx 131721 miles
 Unit# 222A, 1999 International 4900 dump truck
 VIN# 1HTSDAAR4XH585406, approx 270271 miles
 Unit# 111A, 2002 International 4400 truck no bed
 VIN# 1HTMKAARX2H550487, approx 145484 miles
 Unit# 211A, 2002 International 4400 truck no bed
 VIN# 1HTMKAAR82H550486, approx 133921 miles
 Unit# 221A, 1999 International 4900 dump truck
 VIN# 1HTSDAARXXH585409, approx 225293 miles
 Unit# 120A, 2006 International 4300 dump truck
 VIN# 1HTMMAAR36H191192, approx 204578 miles
 Unit# 122A, 2006 International 4300 dump truck
 VIN# 1HTMMAAR56H191193, approx 204287 miles
 Unit# 203A, 2000 International 4700 crew cab no bed
 VIN# 1HTSCABM7YH324973, approx 207825 miles
 Unit# 103A, 2000 International 4700 crew cab no bed
 VIN# 1HTSCABM5YH324972, approx 162179 miles
 Unit# 410, 1999 International 4900 dump truck no bed
 VIN# 1HTSDAAR3XH585414, approx 230338 miles
 Unit# 121A, 2006 International 4300 dump truck
 VIN# 1HTMMAAR96H191200, approx 201108 miles
 Unit# 221B, 2006 International 4300 dump truck
 VIN# 1HTMMAAR26H191197, approx 199378 miles
 Unit# 224A, 2006 International 4300 dump truck
 VIN# 1HTMMAAR06H191201, approx 231144 miles
 Unit# 123A, 2006 International 4300 dump truck
 VIN# 1HTMMAAR76H191194, approx 178575 miles
 Unit# 810A, 2005 Dodge Durango
 VIN# 1D4HB48D85F598664, approx 123336 miles
 Unit# 184A, 1997 John Deere 7410 long arm tractor
 VIN# RW7410C003735, approx 2867 hours is on
 replacement hour meter
 Unit# 415A, 1988 Ford F800 Distributor
 VIN# 1FDXK84A2JV51607, approx 93762 miles
 Old trailer mounted 22' tar tank (no data tag)

Exhibit 4-7, Page 747

Commissioner Jerry Tingle moved, seconded by Commissioner Stan Acker, the County Commission voted unanimously to authorize payment of invoices to Edwards Engineering, Burk-Kleinpeter and Marcum Architects for architectural and engineering services related to the preparation and submission of a FEMA grant in the amount of \$407,173.00 for the Holt Community Safe Room Project. The total amount for the invoices for the three firms is \$9,377.50.

BOOK 046 PAGE 718

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Commissioner Reginald Murray moved, seconded by Commissioner Stan Acker, the County Commission voted unanimously to depart from the order of business set forth in the official agenda to discuss two resolutions for grants.

Commissioner Reginald Murray moved, seconded by Commissioner Stan Acker, the County Commission voted unanimously to approve a resolution to apply for a Trails Grant through ADECA in District 1 and a resolution to apply for a Transportation Alternatives Program grant through ALDOT in District 4.

Exhibit 4-8, Pages 748-749

Commissioner Stan Acker moved, seconded by Commissioner Bobby Miller, the County Commission voted unanimously to approve an additional \$5,000 funding from the General Fund to the Tuscaloosa Character Council to bring their annual total to \$15,000.

Commissioner Jerry Tingle moved, seconded by Commissioner Stan Acker, the County Commission voted unanimously to accept Hidden Springs Drive, Lake Retreat Drive, and Gulf Drive for County Road Maintenance.

Commissioner Jerry Tingle moved, seconded by Commissioner Bobby Miller, the County Commission voted unanimously to sell the below listed vehicle from the surplus list to the Town of Coaling in the amount of \$1,000.00:

#U170 2004 Dodge Durango VIN#1D4HD38N54F161832 114,100
miles

Commissioner Jerry Tingle moved, seconded by Commissioner Stan Acker, the County Commission voted unanimously to condemn a burned mobile home located at 8630 Wire Road, Cottdale, AL 35453.

Commissioner Jerry Tingle moved, seconded by Commissioner Reginald Murray, the County Commission voted unanimously to serve notice of its intention to terminate the current contract with Metro Animal Shelter, Inc. at the end of this current term.

Commissioner Jerry Tingle moved, seconded by Commissioner Stan Acker, the County Commission voted unanimously to complete the purchase of the Lake View Sewer which lies between Love's Truck Stop and Lake View Elementary School and are included in the settlement terms to end the Tuscaloosa County Board of Education Lawsuit.

Exhibit 4-9, Page 750

Commissioner Jerry Tingle moved, seconded by Commissioner Reginald Murray, the County Commission voted unanimously to depart from the order of business set forth in the official agenda to discuss providing \$1,000 to the Holt Partnership.

Commissioner Jerry Tingle made a motion and the County Commission voted unanimously to provide \$1,000 from the District 2 Discretionary Fund to the Holt Partnership for the Holt Festival.

Commissioner Bobby Miller moved, seconded by Commissioner Jerry Tingle, the County Commission voted unanimously to accept Delta Drive for County Road Maintenance.

Commissioner Reginald Murray moved, seconded by Commissioner Jerry Tingle, the County Commission voted unanimously to depart from the order of business set forth in the official agenda to discuss a funding request from the Alabama High School Athletic Association.

Commissioner Reginald Murray moved, seconded by Commissioner Bobby Miller, the County Commission voted unanimously to approve a funding request from Mr. Burkles Davis, West Central District Football Director, in the amount \$5,000.00 for the Alabama High School Athletic Association Football Officials Camp.


Exhibit 4-10, Page 751

The Commission retired into Executive Session.

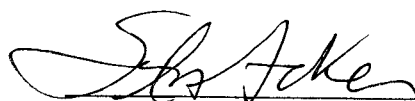
Following Executive Session, Chairman W. Hardy McCollum called the Commission back to order.

Commissioner Stan Acker moved, seconded by Commissioner Reginald Murray, the County Commission voted unanimously to appoint Commissioner Jerry Tingle to serve on the Forensic Lab Task Force.

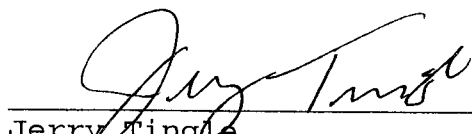
There being no further business to come before the Tuscaloosa County Commission, the meeting adjourned to Wednesday, April 16, 2014.



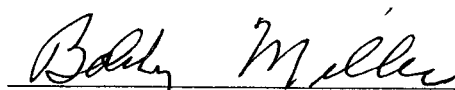
W. Hardy McCollum
Judge of Probate and Chairman
Tuscaloosa County Commission




Stan Acker
Commissioner - District I



Jerry Tingle
Commissioner - District II



Bobby Miller
Commissioner - District III



Reginald Murray
Commissioner - District IV

RESOLUTION NO. _____

**RESOLUTION FIXING THE COST OF DEMOLITION OF
STRUCTURES AND AUTHORIZING THE FILING OF A LIEN**

WHEREAS, the person(s) last assessing the real property in Tuscaloosa County identified as Tax Parcel I.D. # 63-04-06-14-0-001-004.002 and located at 22711 Highway 43 North, Berry, Alabama 35542 for state taxes is Tony A Taylor, et al, title to such real property having been vested in Tony A. Taylor and Heirs of Larry Joe Pendley, deceased, pursuant to Warranty Deed recorded in Deed Book 1996 at Page 2182;

WHEREAS, the structures located on said property in Tuscaloosa County have been demolished by Tuscaloosa County pursuant to Sections 11-53A-21, et seq., Code of Alabama (1975), as amended;

WHEREAS, the Inspector for Tuscaloosa County has reported to the County Commission that the cost of said demolition is \$17,769.11 and the cost of all legal advertising related thereto is \$85.75; and,

WHEREAS, the Alabama Code states that the cost of demolition and legal advertising shall constitute a special assessment against the lot upon which the structure was located and shall constitute a lien superior to all other liens except liens for taxes, as provided in Section 11-53A-25, Code of Alabama (1975), as amended.

NOW, THEREFORE, be it resolved by the County Commission of Tuscaloosa County, Alabama, as follows:

1. That the cost of all legal advertising and for the demolition of the structure(s) located in Tuscaloosa County at 22711 Highway 43 North, Berry, Alabama 35542, and the person last assessing said property for state taxes being Tony A. Taylor, et al, as recorded in Deed Book 1996 at Page 2182, be, and it is hereby, fixed at \$17,854.86 .

EXHIBIT 4-1

BOOK 016-722

2. That this Resolution shall be mailed to Tony A. Taylor and forwarded to the Tax Assessor's Office in accordance with the Alabama Code.

3. The County Administrator is authorized to file a certified copy of this Resolution in the Office of the Judge of Probate of Tuscaloosa County and the same shall constitute a lien in the amount of \$17,854.86 against the property at Deed Book 1996 at Page 2182.

RESOLVED AND DONE this 2nd day of April, 2014.

TUSCALOOSA COUNTY COMMISSION

W. Hardy McJolium
W. Hardy McJolium, Judge of Probate

ATTEST:

Melvin Vines
MELVIN VINES, County Administrator

APPROVED THIS THE 2nd DAY OF April, 2014.

BURK-KLEINPETER, INC.
ENGINEERS, ARCHITECTS, PLANNERS, ENVIRONMENTAL SCIENTISTS

CHAIRMAN OF THE BOARD
WM. R. "BIFF" BURK, III, PE

ASSOCIATES
DAVID S. HARGROVE, PE
CRAIG P. WILLIAMS, PE

WILLIAM R. BURK, JR., 1912-1986

600 LURLEEN WALLACE BLVD, SUITE 180
TUSCALOOSA, AL 35401-9166
TELEPHONE (205) 759-3221 FAX (205) 759-9166
WWW.BKIUSA.COM



OVER 100 YEARS OF SERVICE

PRESIDENT
GEORGE C. KLEINPETER, JR., PE

REGIONAL VICE PRESIDENT - AL
O. JEFFREY WOOD, PE

VICE PRESIDENT
BRUCE L. HIGGINBOTHAM, PE

March 27, 2014

Mr. Bobby Hagler, P.E.
Tuscaloosa County Engineer
2810 35th Street
Tuscaloosa, Alabama 35401

Re: Old Fayette Road at Unnamed Tributary to Binion Creek Bridge Replacement Project

Dear Mr. Hagler:

Thank you for the opportunity to work with Tuscaloosa County on the above-mentioned project. We are currently in the design stage. We have had a change in scope that I need to bring to your attention. Originally, it was anticipated that the bridge structure for this site would be a pre-cast bridge or box culvert. The hydraulic review and alignment issues have dictated that the structure be modified to an AASHTO-girder structure.

Due to this change, I am submitting a request for additional funds. This change will require a significant amount of additional design in order to complete the plans. I estimate the additional fee to complete this work to be \$45,000. Please note that this fee also includes time for comments and reviews. This project is required to go through the ALDOT review process.

Once again, thank you for the opportunity to work with you and Tuscaloosa County again. If you have any questions or need additional information, please feel free to contact me. I look forward to hearing from you.

Sincerely,

BURK-KLEINPETER, INC.

Bruce L. Higginbotham, P.E.
Vice President

cc: File (TU.12.018)



BATON ROUGE • NEW ORLEANS • SHREVEPORT • MOBILE

TUSCALOOSA • BIRMINGHAM • OCEAN SPRINGS • JACKSON

EX-4-2

BOOK 046 PAGE 724

Herbicide Bid Evaluation
3/26/2014

Company	Paved Roads	Additional Paved Roads	Gravel Roads	Additional Gravel Roads	Curb and Gutter	Additional Curb and Gutter	Bridge Sites	County Sites	Total Bid
Edko, LLC	\$ 179,408.58	\$ 1,005,860	\$ 36,029.44	\$ 997.00	\$ 17,940.63	\$ 574.16	\$ 7,161.21	\$ 4,238.37	\$ 2,688,048.08
Lewis Tree Service									No Bid
Helena Chemical Co.									No Bid

Low Bid Meeting Specifications

EX 4-3

Amanda Marlow

From: Bobby Hagler
Sent: Wednesday, March 26, 2014 10:49 AM
To: Amanda Marlow
Subject: FW: Herbicide Bid Evaluation
Attachments: Herbicide Bid Evaluation - 03-26-14.xlsx

Bobby Hagler, P. E.
County Engineer
Tuscaloosa County Public Works Department
2810 35th Street, Tuscaloosa, AL 35401
(205) 345-6600 Office / (205) 345-6600 Fax
bhagler@tuscco.com

From: Mike Henderson
Sent: Wednesday, March 26, 2014 10:25 AM
To: Bobby Hagler; Allan Springer; Tracy Criss; Scott Anders
Subject: Herbicide Bid Evaluation

Bobby

I have reviewed the herbicide bids received March 19, 2014 and found that the only bid submitted for the service was supplied by EDKO, LLC. The package supplied by EDKO contained all the required license information and supporting documentation per the specifications.

I noted that there were two multiplication errors on the bid sheet. The total bid amount submitted for the line items is \$160.33 less than if the two errors were not made. The specifications note that "Unbalanced bids may be subject to rejection."

I recommend that the bid proposal submitted by EDKO, LLC. be accepted.

Mike

THE DAVEY TREE EXPERT COMPANY

CORPORATE OFFICE, 1500 N. MANTUA ST., P.O. BOX 5193, KENT, OHIO 44240-5193
TEL. 330-673-9511



KARL J. WARNKE, CHAIRMAN, PRESIDENT & C.E.O.

March 4, 2014

W.M. Lamb
Tuscaloosa County Commission
714 Greensboro Ave, Room G78
Tuscaloosa AL 35401

RE: Bid Number: 20140225001

Dear Mr. Lamb:

The Davey Tree Expert Company appreciates the opportunity to provide a quote on the above referenced project. However, due to prior commitments, we must decline to submit a bid.

We do wish to remain on your list of active bidders for future consideration.

Sincerely,

Laura A. Wimer
Contracts Manager

c: V Nall
D Bour

**BID SUBMISSION SHEET
MOWING TUSCALOOSA COUNTY ROADS**

Description	Quantity	Unit	Unit Price	Bid Amount
1 st Mowing of Right-of-way	1	Lump Sum	<u>127,500.00</u>	<u>127,500.00</u>
OPTIONAL				
2 nd Mowing of Right-of-way	1	Lump Sum	<u>127,500.00</u>	<u>127,500.00</u>
Additional Roads	10	Mile	<u>125.00</u>	<u>1,250.00</u>
Bid Total				<u>\$ 256,250.00</u>

The Bidder understands that the county reserves the right to reject any and all bids and to waive any informalities involved in the bidding process. The quantities listed above are approximate only. There will be no contract adjustments in the unit prices for any increase or decrease in the unit quantities.

Company Name: LOVIN Contracting Company, INC

Mailing Address: PO Box 758 Robbinsville, NC 28771

Telephone: 828-479-9462

Name: Brandon K. Lovin

Title: President

Date: 4-1-14

Witness:

Angie L. Gray

Principal:

Lovin Contracting Company, Inc. (Seal)

By: Burt K. Wi

Title: President

Surety:

Merchants Bonding Company (Seal)

By: Karen Baker
Karen Baker,

Title: Attorney-in-Fact

ATTEST:

[Signature]

NOTE: Surety must be qualified and duly authorized to make bonds in the state. All bonds and Sureties are subject to review and approval by the County Attorney.

NOTE: Bidder may submit a cashier's check drawn on an Alabama bank to the order of the Tuscaloosa County equal to 5% of the amount bid (Maximum amount - \$10,000.00), in lieu of a Corporate Surety, under the same terms.

MERCHANTS BONDING COMPANY™ POWER OF ATTORNEY

Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations duly organized under the laws of the State of Iowa (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint, individually,

Karen Baker, Charles C. Martin, James F. Oakes, Lavonne Sherrod

of Knoxville and State of Tennessee their true and lawful Attorney-in-Fact, with full power and authority hereby conferred in their name, place and stead, to sign, execute, acknowledge and deliver in their behalf as surety any and all bonds, undertakings, recognizances or other written obligations in the nature thereof, subject to the limitation that any such instrument shall not exceed the amount of:

THREE MILLION FIVE HUNDRED THOUSAND (\$3,500,000.00) DOLLARS

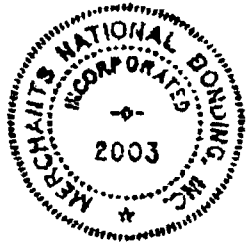
and to bind the Companies thereby as fully and to the same extent as if such bond or undertaking was signed by the duly authorized officers of the Companies, and all the acts of said Attorney-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This Power-of-Attorney is made and executed pursuant to and by authority of the following By-Laws adopted by the Board of Directors of the Merchants Bonding Company (Mutual) on April 23, 2011 and adopted by the Board of Directors of Merchants National Bonding, Inc., on October 24, 2011.

"The President, Secretary, Treasurer, or any Assistant Treasurer or any Assistant Secretary or any Vice President shall have power and authority to appoint Attorneys-in-Fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof.

The signature of any authorized officer and the seal of the Company may be affixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed."

In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 20th day of August, 2013.



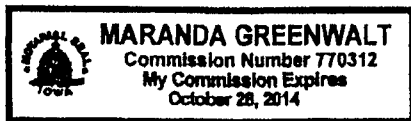
MERCHANTS BONDING COMPANY (MUTUAL)
MERCHANTS NATIONAL BONDING, INC.

By *Larry Taylor*
President

STATE OF IOWA
COUNTY OF POLK ss.

On this 20th day of August, 2013, before me appeared Larry Taylor, to me personally known, who being by me duly sworn did say that he is President of the MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument is the Corporate Seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.

In Testimony Whereof, I have hereunto set my hand and affixed my Official Seal at the City of Des Moines, Iowa, the day and year first above written.



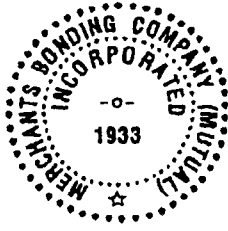
Maranda Greenwalt

Notary Public, Polk County, Iowa

STATE OF IOWA
COUNTY OF POLK ss.

I, William Warner, Jr., Secretary of the MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoked.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 2nd day of April, 2014



William Warner Jr.
Secretary

POA 0014 (11/11)

STATE OF ALABAMA



BID LIMIT: U

LICENSE NO.: 39370

AMOUNT: UNLIMITED

TYPE: RENEWAL

State Licensing Board for General Contractors

THIS IS TO CERTIFY THAT

LOVIN CONTRACTING COMPANY INC

ROBBINSVILLE, NC 28771

is hereby licensed a General Contractor in the State of Alabama and is authorized to perform the following type(s) of work:

HS-S: MOWING, HS-S: ROW CLEARING

until **March 31, 2015** when this Certificate expires.

Witness our hands and seal of the Board, dated Montgomery, Ala.,

98997

Charles A. Lambie, Jr.

1st day of **March, 2014**

SECRETARY-TREASURER

C. C. C.

CHAIRMAN

**BID SUBMISSION SHEET
MOWING TUSCALOOSA COUNTY ROADS**


Description	Quantity	Unit	Unit Price	Bid Amount
1 st Mowing of Right-of-way	1	Lump Sum	<u>\$130⁰⁰</u>	<u>\$157,560⁰⁰</u>
OPTIONAL				
2 nd Mowing of Right-of-way	1	Lump Sum	<u>\$128⁰⁰</u>	<u>\$155,136⁰⁰</u>
Additional Roads	10	Mile	<u>\$128⁰⁰</u>	<u>\$1,280⁰⁰</u>
Bid Total				<u>\$313,976⁰⁰</u>

The Bidder understands that the county reserves the right to reject any and all bids and to waive any informalities involved in the bidding process. The quantities listed above are approximate only. There will be no contract adjustments in the unit prices for any increase or decrease in the unit quantities.

Company Name: J. WEST INC.

Mailing Address: Drawer 390 Northport, AL 35476

Telephone: 205-339-1884-office 799-7733-cell

Name: JASON WEST 

Title: President

Date: 4-2-14

STATE OF ALABAMA

BID LIMIT: E

LICENSE NO.: 39429

AMOUNT: 3,000,000.00

TYPE: RENEWAL



State Licensing Board for General Contractors

THIS IS TO CERTIFY THAT

J WEST INC

NORTHPORT, AL 35476

is hereby licensed a General Contractor in the State of Alabama and is authorized to perform the following type(s) of work:

HS-S: EROSION CONTROL / MOWING, HS-S: GRASSING

until

July 31, 2014

when this Certificate expires.

Witness our hands and seal of the Board, dated Montgomery, Ala.

1st day of

July, 2013

92731

SECRETARY-TREASURER

CHAIRMAN

STATE OF ALABAMA)
TUSCALOOSA COUNTY)

BID BOND TO THE COUNTY OF TUSCALOOSA, ALABAMA

KNOW ALL MEN BY THESE PRESENTS, that we, the undersigned, J. West, Inc., Northport, Alabama, as Principal; and Travelers Casualty & Surety Company of America, as Surety are hereby held and firmly bound unto the County of Tuscaloosa, Alabama, as obligee, hereinafter called the County, in the sum of 5% of amount bid, not to exceed \$10,000.00 Dollars (\$ 5%) for payment of which sum, well and truly to be made, the said Principal and Surety hereby jointly and severally bind ourselves, our heirs, executors, administrators, successors, and assigns.

The condition of the above obligation is such that whereas the Principal has submitted to the County a certain Bid Proposal, attached hereto and made a part hereof, to enter into a contract in writing with the County, for the following project or portion thereof:

Project: Mowing County Roads, Bid Number: 20140225001

NOW, THEREFORE,

- (a) If said Bid shall be rejected, or in the alternate,
- (b) If said Bid shall be awarded by the Tuscaloosa County Commission, then this award shall be considered the contract for the project. The contractor shall execute and deliver Performance Bond and Payment Bond in the Forms as attached to the County Engineer executed by a surety company authorized and qualified to make such bonds in the State of Alabama and in the amounts required by the bid within ten (10) days after the date of award by the Tuscaloosa County Commission; Then, this obligation shall be void, otherwise, the same shall remain in full force and effect; it being expressly understood and agreed that liability for the Surety for any and all default of the Principal hereunder shall be the amount of this obligation as herein stated.

The Surety, for value received, hereby stipulates and agrees that the obligations of said Surety and its bond shall in no way be impaired or affected by any extensions of the time within which the County may accept such bid; and said Surety does hereby waive notice of any such extension.

IN WITNESS WHEREOF, the above-bonded parties have executed this instrument under their several seals, this the 2nd day of April, 2014, the name and corporate representative, pursuant to authority of its governing body.

Witness:

[Signature]

Principal:

J. West, Inc.

(Seal)

By: [Signature]

Title: President

Surety:

Travelers Casualty & Surety Company of America

(Seal)

By: Renee Ellis

Renee Ellis, Attorney in Fact

Title: _____

ATTEST:

[Signature]
Thomas J. Gentile, Witness

NOTE: Surety must be qualified and duly authorized to make bonds in the state. All bonds and Sureties are subject to review and approval by the County Attorney.

NOTE: Bidder may submit a cashier's check drawn on an Alabama bank to the order of the Tuscaloosa County equal to 5% of the amount bid (Maximum amount - \$10,000.00), in lieu of a Corporate Surety, under the same terms.

WARNING: THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER



POWER OF ATTORNEY

Farmington Casualty Company
Fidelity and Guaranty Insurance Company
Fidelity and Guaranty Insurance Underwriters, Inc.
St. Paul Fire and Marine Insurance Company
St. Paul Guardian Insurance Company

St. Paul Mercury Insurance Company
Travelers Casualty and Surety Company
Travelers Casualty and Surety Company of America
United States Fidelity and Guaranty Company

Attorney-In Fact No. 217207

Certificate No. 005585788

KNOW ALL MEN BY THESE PRESENTS: That Farmington Casualty Company, St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company are corporations duly organized under the laws of the State of Connecticut, that Fidelity and Guaranty Insurance Company is a corporation duly organized under the laws of the State of Iowa, and that Fidelity and Guaranty Insurance Underwriters, Inc., is a corporation duly organized under the laws of the State of Wisconsin (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint

Billie Jo Sanders, Paul B. Scott Jr., Renee Ellis, Thomas J. Gentile, and David J. Durden

of the City of Montgomery, State of Alabama, their true and lawful Attorney(s)-in-Fact, each in their separate capacity if more than one is named above, to sign, execute, seal and acknowledge any and all bonds, recognizances, conditional undertakings and other writings obligatory in the nature thereof on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

IN WITNESS WHEREOF, the Companies have caused this instrument to be signed and their corporate seals to be hereto affixed, this 2nd day of August, 2013.

Farmington Casualty Company
Fidelity and Guaranty Insurance Company
Fidelity and Guaranty Insurance Underwriters, Inc.
St. Paul Fire and Marine Insurance Company
St. Paul Guardian Insurance Company

St. Paul Mercury Insurance Company
Travelers Casualty and Surety Company
Travelers Casualty and Surety Company of America
United States Fidelity and Guaranty Company



State of Connecticut
City of Hartford ss.

By: [Signature]
Robert L. Raney, Senior Vice President

On this the 2nd day of August, 2013, before me personally appeared Robert L. Raney, who acknowledged himself to be the Senior Vice President of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Underwriters, Inc., St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company, and that he, as such, being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

In Witness Whereof, I hereunto set my hand and official seal.
My Commission expires the 30th day of June, 2016.



[Signature]
Marie C. Tetreault, Notary Public

WARNING: THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER

WARNING: THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER

This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Underwriters, Inc., St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the Company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her; and it is

FURTHER RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is attached.

I, Kevin E. Hughes, the undersigned, Assistant Secretary, of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Underwriters, Inc., St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which is in full force and effect and has not been revoked.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this 2nd day of April, 2014.


Kevin E. Hughes, Assistant Secretary



To verify the authenticity of this Power of Attorney, call 1-800-421-3880 or contact us at www.travelersbond.com. Please refer to the Attorney-In-Fact number, the above-named individuals and the details of the bond to which the power is attached.

WARNING: THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER

BOOK 046 PAGE 738

4-4

WS-ER (9/13)

Agreement No.: 14-7201-3385RA
WBS Element: 4XWSER0101REIMBURRX01720003

COOPERATIVE SERVICE AGREEMENT
between
TUSCALOOSA COUNTY PUBLIC WORKS DEPARTMENT (TCPWD)
and
UNITED STATES DEPARTMENT OF AGRICULTURE
ANIMAL AND PLANT HEALTH INSPECTION SERVICE (APHIS)
WILDLIFE SERVICES (WS)

ARTICLE 1

The purpose of this Cooperative Service Agreement is to alleviate beaver damage as a result of problems associated with their activities to roadways and drainage facilities.

ARTICLE 2

APHIS WS has statutory authority under the Act of March 2, 1931 (46 Stat. 1468; 7 U.S.C. 426-426b) as amended, and the Act of December 22, 1987 (101 Stat. 1329-331, 7 U.S.C. 426c), to cooperate with States, local jurisdictions, individuals, public and private agencies, organizations, and institutions while conducting a program of wildlife services involving mammal and bird species that are reservoirs for zoonotic diseases, or animal species that are injurious and/or a nuisance to, among other things, agriculture, horticulture, forestry, animal husbandry, wildlife, and human health and safety.

ARTICLE 3

APHIS-WS and TCPWD mutually agree:

1. The parties' authorized representatives who shall be responsible for carrying out the provisions of this Agreement shall be:

TCPWD: Bobby Hagler
2810 35th Street
Tuscaloosa, AL 35401

APHIS-WS: Frank Boyd
602 Duncan Drive
Auburn University, AL 36849

2. To meet as determined necessary by either party to discuss mutual program interests, accomplishments, needs, technology, and procedures to maintain or amend the Work Plan (Attachment A). Personnel authorized to attend meetings under this Agreement shall be Bobby Hagler or his/her designee, the State Director or his/her designee, and/or those additional persons authorized and approved by the County Engineer, and the State Director.
3. APHIS WS shall perform services more fully set forth in the Work Plan, which is attached hereto and made a part hereof. The parties may mutually agree in writing, at any time during the term of this Agreement, to amend, modify, add or delete services from the Work Plan.

ARTICLE 4

TCPWD agrees:

1. To authorize APHIS-WS to conduct direct control activities to reduce human health and safety risks and property damage associated with beavers. These activities are defined in the Work Plan. APHIS-WS will be considered an invitee on the lands controlled by TCPWD. TCPWD will be required to exercise reasonable care to warn APHIS-WS as to dangerous conditions or activities in the project areas.
2. To reimburse APHIS-WS for costs of services provided under this Agreement up to but not exceeding the amount specified in the Financial Plan (Attachment B). TCPWD will begin processing for payment invoices submitted by APHIS-WS within 30 days of receipt. The Cooperator ensures and certifies that it is not currently debarred or suspended and is free of delinquent Federal debt.
3. To designate to APHIS-WS the TCPWD authorized individual whose responsibility shall be the coordination and administration of activities conducted pursuant to this Agreement.
4. To notify APHIS-WS verbally or in writing as far in advance as practical of the date and time of any proposed meeting related to the program.
5. APHIS-WS shall be responsible for administration and supervision of the program.
6. There will be no equipment with a procurement price of \$5,000 or more per unit purchased directly with funds from the cooperator for use solely on this project. All other equipment purchased for the program is and will remain the property of APHIS WS.
7. To coordinate with APHIS-WS before responding to all media requests.

ARTICLE 5

APHIS-WS Agrees:

1. To conduct activities at TCPWD as described in the Work and Financial Plans.
2. Designate to TCPWD the authorized APHIS-WS individual who shall be responsible for the joint administration of the activities conducted pursuant to this Agreement.
3. To bill TCPWD for actual costs incurred by APHIS-WS during the performance of services agreed upon and specified in the Work Plan. APHIS-WS shall keep records and receipts of all reimbursable expenditures hereunder for a period of not less than one year from the date of completion of the services provided under this Agreement and TCPWD shall have the right to inspect and audit such records.
4. To coordinate with TCPWD before responding to all media requests.

ARTICLE 6

This Agreement is contingent upon the passage by Congress of an appropriation from which expenditures may be legally met and shall not obligate APHIS WS upon failure of Congress to so appropriate. This Agreement may also be reduced or terminated if Congress only provides APHIS WS funds for a finite period under a Continuing Resolution.

ARTICLE 7

APHIS WS assumes no liability for any actions or activities conducted under this Cooperative Service Agreement except to the extent that recourse or remedies are provided by Congress under the Federal Tort Claims Act (28 U.S.C. 1346(b), 2401(b), and 2671-2680).

ARTICLE 8

Pursuant to Section 22, Title 41, United States Code, no member of or delegate to Congress shall be admitted to any share or part of this Agreement or to any benefit to arise therefrom.

ARTICLE 9

Nothing in this Agreement shall prevent APHIS WS from entering into separate agreements with any other organization or individual for the purpose of providing wildlife damage management services exclusive of those provided for under this agreement.

ARTICLE 10

TCPWD certifies that APHIS WS has advised TCPWD that there may be private sector service providers available to provide wildlife management services that TCPWD is seeking from APHIS WS.

ARTICLE 11

The performance of wildlife damage management actions by APHIS WS under this agreement is contingent upon a determination by APHIS WS that such actions are in compliance with the National Environmental Policy Act, Endangered Species Act, and any other applicable environmental statutes. APHIS WS will not make a final decision to conduct requested wildlife damage management actions until it has made the determination of such compliance.

ARTICLE 12

This Cooperative Service Agreement may be amended at any time by mutual agreement of the parties in writing. Also, this Agreement may be terminated at any time by mutual agreement of the parties in writing, or by one party provided that party notifies the other in writing at least 120 days prior to effecting such action. Further, in the event the Cooperator does not provide necessary funds, APHIS-WS is relieved of the obligation to provide services under this agreement.

In accordance with the Debt Collection Improvement Act of 1996, the Department of Treasury requires a Taxpayer Identification Number for individuals or businesses conducting business with the agency.

TCPWD Taxpayer Identification Number (TIN) 636001719

TUSCALOOSA COUNTY PUBLIC WORKS DEPARTMENT:

BY: Bobby Hagler 4-2-14
Bobby Hagler, County Engineer Date
2810 35th Street
Tuscaloosa, AL 35401

BY: W. Hardy McCollum 4-2-14
W. Hardy McCollum, Probate Judge Date

UNITED STATES DEPARTMENT OF AGRICULTURE
ANIMAL AND PLANT HEALTH INSPECTION SERVICE
WILDLIFE SERVICES

BY: _____ Date _____
Alabama State Director
USDA, APHIS, WS
602 Duncan Drive
Auburn University, AL 36849

BY: _____ Date _____
Charles S. Brown
Director, Eastern Region
USDA, APHIS, WS
920 Main Campus Drive; Suite 200
Raleigh, NC 27606

ATTACHMENT A WORK PLAN

Introduction

The U.S. Department of Agriculture (USDA) is authorized to protect American agriculture and other resources from damage associated with wildlife. The primary authority for Wildlife Services (WS) is the Act of March 2, 1931 (46 Stat. 1468; 7 U.S.C.426-426b) as amended, and the Act of December 22, 1987 (101Stat. 1329-331, 7 U.S.C. 426c). Wildlife Services activities are conducted in cooperation with other Federal, State and local agencies; private organizations and individuals.

The WS program uses an Integrated Wildlife Damage Management (IWDM) approach (sometimes referred to as IPM or "Integrated Pest Management") in which a series of methods may be used or recommended to reduce wildlife damage. IWDM is described in Chapter 1, 1-7 of the Animal Damage Control Program Final Environmental Impact Statement (USDA, 1994). These methods include the alteration of cultural practices as well as habitat and behavioral modification to prevent damage. However, controlling wildlife damage may require that the offending animal(s) are killed or that the populations of the offending species be reduced.

Purpose

To reduce damage to county roadways and bridges due to beaver impoundments in the county.

Planned USDA, APHIS, Wildlife Services Activities

WS will conduct wildlife damage control activities upon identification of beaver impacted areas by the Public Works Department.

Control activities will consist of first conducting site evaluations to formulate appropriate control strategies. An integrated approach will be utilized to reduce beaver damage to affected facilities. Techniques will consist of installation of beaver resistant drainage structures, dam removal both manually and with use of explosives, and beaver population reduction using traditional methods (i.e. traps, snares, and night-shooting where authorized).

Since some of the control activities will require work on private property adjacent to city properties, TCPWD personnel will assist with obtaining landowner permission prior to initiating control efforts.

WS will provide a biologist/technician, as needed, to work on the project. WS will supervise and monitor the work and prepare periodic activity reports for TCPWD use. Coordination meetings will be conducted with TCPWD personnel as needed to ensure an effective program.

Effective Dates

The cooperative agreement shall become effective on January 1, 2014 and shall expire on December 31, 2019.

**ATTACHMENT B
FINANCIAL PLAN**

Personnel Costs	\$ Indeterminate
Travel.....	\$
Vehicle Fuel	\$
Supplies	\$ Indeterminate
Equipment	\$
Services.....	\$
Subtotal (Direct Costs).....	\$55,053
Pooled Job Costs	\$ 6,056
Indirect Costs	\$ 8,891
TOTAL.....	\$70,000

The distribution of the budget from this Financial Plan may vary as necessary to accomplish the purpose of this agreement, but may not exceed \$70,000.

Financial Point of Contact

Cooperator: Mike Henderson	205-345-6600
APHIS, WS: Juanita Crawford	334-844-5670

STATE OF ALABAMA §

TUSCALOOSA COUNTY §


**RESOLUTION ACCEPTING PRELIMINARY PLAT
SAMANTHA SUBDIVISION**

WHEREAS, the County Engineer has reported to the Tuscaloosa County Commission that the developer has complied with all Tuscaloosa County Subdivision related to the preparation and presentation of a preliminary plat for a new development or the extension of an existing development; and

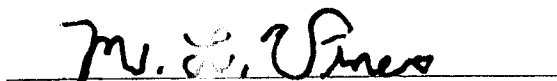
WHEREAS, the Tuscaloosa County Commission has been presented with the preliminary plat and accompanying information, and determines that there is no just reason to withhold approval of the preliminary plat.

NOW, THEREFORE, IT BE RESOLVED BY THE TUSCALOOSA COUNTY COMMISSION that the preliminary plat recommended for approval by the Tuscaloosa County Engineer is approved and accepted

Approved and accepted at our regularly scheduled meeting on this the 2th day of April, 2014



W. Hardy McCollum, Chairman
Tuscaloosa County Commission



Melvin L. Vines
County Administrator

New Text Document

- 513A 2005 Ford F450 sign truck, vin# 1FDXF46P05ED25892, approx 231545 miles.
- 703A 1998 International 4900 flatbed truck, vin# 1HTSDAARXWH513687, approx 131721 miles.
- 222A 1999 International 4900 dump truck, vin# 1HTSDAAR4XH585406, approx 270271 miles.
- 111A 2002 International 4400 truck no bed, vin# 1HTMKAARX2H550487, approx 145484 miles.
- 211A 2002 International 4400 truck no bed, vin# 1HTMKAAR82H550486, approx 133921 miles.
- 221A 1999 International 4900 dump truck, vin# 1HTSDAARXXH585409, approx 225293 miles.
- 120A 2006 International 4300 dump truck vin# 1HTMMAAR36H191192, approx 204578 miles.
- 122A 2006 International 4300 dump truck vin# 1HTMMAAR56H191193, approx 204287 miles.
- 203A 2000 International 4700 crew cab no bed vin# 1HTSCABM7YH324973 approx 207825 miles.
- 103A 2000 International 4700 crew cab no bed vin# 1HTSCABM5YH324972 approx 162179 miles.
- 410A 1999 International 4900 dump truck no bed vin# 1HTSDAAR3XH585414 approx 230338 miles.
- 121A 2006 International 4300 dump truck vin# 1HTMMAAR96H191200 approx 201108 miles.
- 221B 2006 International 4300 dump truck vin# 1HTMMAAR26H191197 approx 199378 miles.
- 224A 2006 International 4300 dump truck vin# 1HTMMAAR06H191201 approx 231144 miles.
- 123A 2006 International 4300 dump truck vin# 1HTMMAAR76H191194 approx 178575 miles.
- 810A 2005 Dodge Durango vin# 1D4HB48D85F598664 approx 123336 miles.
- 184A 1997 John Deere 7410 long arm tractor vin# RW7410C003735 approx 2867 hours is on replacement hour meter.
- 415A 1988 Ford F800 Distributor vin#1FDXK84A2JV51607 approx 93762 miles.
- Old trailer mounted 22' tar tank (no data tag)

STATE OF ALABAMA §

TUSCALOOSA COUNTY §

**RESOLUTION
ACQUIRING DORMANT SEWER LINE**

WHEREAS, the Tuscaloosa County Board of Education ("the Board") has been in extended litigation with the Lakeview Governmental Utilities Service Corporation ("GUSC") and the operator of its sewer system ("SERMA"); and

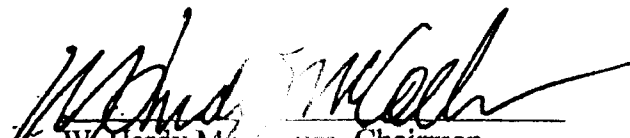
WHEREAS, the parties to the litigation have attempted to mediate the dispute and reach a resolution of the issues related to the provision of sewer service to an elementary school operated by the Board; and

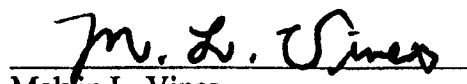
WHEREAS, the Tuscaloosa County Commission ("Commission") seeks to provide funds necessary to conclude the settlement and terminate the litigation of this issue in exchange for title to the dormant sewer line.

NOW, THEREFORE, BE IT RESOLVED BY THE TUSCALOOSA COUNTY COMMISSION AS FOLLOWS:

That the Tuscaloosa County Commission determines that the purchase of the dormant sanitary sewer line adjacent to the Lakeview Elementary School serves a public purpose, and that the Commission hereby authorizes the transfer of \$300,000.00 to the attorneys representing the Tuscaloosa County Board of Education upon provision by the parties to the litigation of a deed or easement to the County for the sewer line in a manner deemed sufficient by the County Attorney.

Approved on this the 2nd day of April, 2014.


W. Hardy McComb, Chairman
Tuscaloosa County Commission


Melvin L. Vines
County Administrator

0-18 750
197



BURKLES DAVIS, JR.
WEST-CENTRAL DISTRICT DIRECTOR
FOOTBALL

January 4, 2014

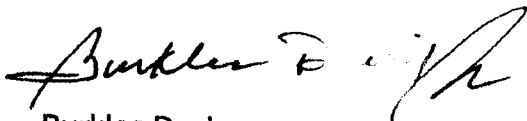
Commissioner Reginald Murray:

I am sure you are aware of the importance of officiating high school football. The West Central District, which includes associations in Livingston, Tuscaloosa, Hubbertville and Selma, through the Alabama High School Athletic Association has been selected to host the upcoming camp for football officials in August right here in Tuscaloosa. The camp for training officials is supported largely by generous donors like yourself. The goal is to raise \$30,000 in order to continue the vital need of training state level football officials. This camp also places great emphasis on West Alabama and showcases our diverse community.

The money raised will directly provide 80 rooms and meals for 154 officials and state level executives as well as camp instructors for 4 days of training. Your support will be recognized by having your name or company name on a banner displayed during the 4 days of camp at all of our meetings as well as possible inclusion in some of our ceremonial events. In addition these officials will go to each school in west Alabama and officiate scrimmages for these teams for two days. This gives the teams in this area an understanding of how games will be officiated and how rules will be applied the upcoming season. This will certainly be an advantage for our teams in this area.

We are depending on your generosity and support to make this event a success. Please make your checks payable to West Central District State Camp Fund. If you have any questions, please contact me at (205) 657-3796 or my email at burk.davis@yahoo.com.
Thanks in advance,

WEST CENTRAL DISTRICT FOOTBALL DIRECTOR


Burkles Davis

Ps. Please make checks payable to: West Central District State Camp Fund

April 1st week

PO Box 2373
Tuscaloosa, AL 35403

Home – (205) 391-9572

Cell – (205) 657-3796

E-mail – burk.davis@yahoo.com