

BUDGET COMMITTEE MEETING AGENDA
Tuesday, September 7, 2004 – 5:30 pm
Room 430, Blount County Courthouse

Budget Committee Members:

Keith Brock, Donna Dowdy, Dr. Robert Ramsey, Dr. Otto Slater, Beverley Woodruff

1. Approval of Minutes (August 8, 2004)
2. Increases/Decreases (*Requires Commission approval*)
 - a. Health Department
 - b. Public Defender
 - c. GPSF
 - d. March of Dimes Grant
 - e. Orange Alert Grant
3. Transfers
 - a. Human Resources
4. Invoice Date Prior to Purchase Order
 - a. Public Library (Imagistics International Inc.)
 - b. Blount County Jail (Flowers Baking Company of Morristown)
 - c. Human Resources (Thermocopy of TN Inc.)
 - d. Human Resources (Thermocopy of TN Inc.)
 - e. County Clerk (Chattanooga Coca-Coca Bottling Co.)
5. Discussion/Possible Action Regarding Private Act for new General Sessions Judge.
6. Discussion/Possible Action Regarding New Guidelines for Non-Profit Organizations Comparisons.
7. Discussion/Possible Action Regarding Payment Requests for Acting Judges.
8. Discussion/Possible Action Regarding Adequate Facilities/Development Tax and Distribution.
9. Other
10. Information Only
 - a. Credit Card Report
 - b. YTD Increases/Decreases
 - c. Posted Transfers
 - d. Legal Fees

Budget Committee/School Board Meeting
Tuesday, September 7, 2004 – 5:30pm
Room 430, Blount County Courthouse

1. Capital Needs
 - a. Schools
 - b. Highway
 - c. Jail
 - e. other

BUDGET COMMITTEE MEETING
Monday, August 9, 2004 – 5:30 p.m.
Room 430, Blount County Courthouse

Minutes

Members Present: Beverley Woodruff, Otto Slater, Robert Ramsey, Keith Brock, Donna Dowdy, Dave Bennett (ex-officio)

Members Absent: None

Others Present: Judy Hackney, Bill Dunlap, Bob Arwood, Fred Martin, Dana Lamson, Joey Bailey, Julie Talbott, Alvin Hord, Troy Logan, Jimmy Harris, Chris Cantrell, Damon Fortney, Larry and Melba Campbell, Kathy Pagles, Dennis Cardin, John Keeble, Booty Miller, Mike Treadway, Don Talbott, R.L. Dowdy, Matt Lyscas, Homer Whitehead, Colleen Bryuchalski, see also sign-in sheet

Approval of Minutes

The motion was made by Keith Brock and seconded by Otto Slater to approve the minutes from the July 8, 2004 budget committee meeting. The motion passed with 5 yes.

Budget Increases/Decreases

(All increases/decreases are forwarded to the full Commission for approval.)

The motion was made by Keith Brock and seconded by Donna Dowdy to approve the following increases:

1. Library-\$4,800.00 due to receipt of State grant for replacing computers
2. Library-\$10,000.00 from Blt Co Friends of the Library to create cost center for café

The motion passed with 5 yes.

Invoice Date prior to Purchase Order Date

The motion was made by Keith Brock and seconded by Otto Slater to approve payment of the following invoices:

1. Highway-\$294.00 to Troxler Electronic Laboratories, Inc.
2. Highway-\$402.85 to Van Dyne Crotty, Inc.
3. Highway-\$108.00 to Imagistics International, Inc.
4. Maintenance-\$470.00 to Heritage Termite & Pest Service
5. Juvenile Center-\$142.20 to Southeast Equipment Co.

The motion passed with 5 yes.

Invoice greater than 10% or \$50 of Purchase Order

The motion was made by Otto Slater and seconded by Keith Brock to approve payment of the following invoices:

1. Property Assessor-\$200.00 to Donald B. Johnson Appraisal Co.
2. Sheriff's Dept.-\$66.23 to GT Distributors

Discussion/Possible Action

Long-Term Capital Planning

The motion was made by Otto Slater and seconded by Donna Dowdy to call a joint meeting with the School Board, Budget Committee, Highway Department, and the Sheriff's Department in September to discuss future plans. The motion passed with 5 yes.

Blount County Community Action Agency

The motion was made by Otto Slater and seconded by Robert Ramsey to approve the use of \$20,000.00 from fund balance with matching federal funds to make needed repairs to the Hubbard School building. This action would be subject to the approval from the space allocation committee and all work being supervised by the PBA. The motion passed with 4 yes and 1 no.

School Department-QZAB

The motion was made by Otto Slater and seconded by Keith Brock to send to the full Commission the resolution included in the budget committee packet regarding Qualified Zone Academy Bonds. The motion passed with 5 yes.

Commissioners' Salary Increase

The motion was made by Keith Brock and seconded by Otto Slater to send to the Commission a resolution to adjust the salary increase for Commissioners to 2% as originally intended and not to include the 5% step increase applicable to employees. This change to take effect September 01, 2004. The motion passed with 4 yes and 1 no. Donna Dowdy stated that she chose to vote for no increase at all.

Meeting adjourned 6:16 p.m.

**Blount County, Tennessee
REQUEST FOR BUDGET INCREASE/DECREASE
Fiscal Year 2004 - 05**

Fund Number 101 Cost Center Number '55113
 Fund Name Gen Co Cost Center Name MOD Grant

ACCOUNT NUMBER	ACCOUNT NAME	AMOUNT
101-055113-500131-0	Medical Personnel	\$1,156.68
101-055113-500201-0	Soc Sec	71.71
101-055113-500210-0	Unemp.	9.25
101-055113-500212-0	Medicare	16.77
101-055113-500599-0	Other chgs	13,728.59
Total Appropriation:		\$14,983.00

ACCOUNT NUMBER	ACCOUNT NAME	AMOUNT
101-0-463100-0	Health Dept Programs	\$14,983.00
Total Estimated Revenue:		\$14,983.00

Reason for requested increase/decrease:
 To account for the March of Dimes grant.

Note:
 Total appropriation
 must agree with total
 estimated revenue.

Mary Palumbo 08-25-04
 Signature of Department Head Date



*March of Dimes
Birth Defects Foundation
Tennessee Chapter
322 Nancy Lynn Lane, Suite 11
Knoxville, TN 37919
Telephone (865) 694-6003
Program Services*

August 17, 2004

Dear Karen,

This is to inform you that the request for revising the 2003 March of Dimes community grant has been approved. The State Program Services Committee understands the problems with staffing and feels that your plan will enable the health department to adequately fulfill the objectives. While we will request an end of the year final report due **December 30, 2004**, I would be very interested in occasional updates on the success of the summits.

Thank you for your careful consideration on expending the March of Dimes Community Grants funds for tobacco reduction/cessation in East Tennessee. I appreciate your dedication to the mission and look forward to working with you in the future. Please do not hesitate to call me if there is anything that we can do to assist you in this endeavor.

Terri Geiser, State Program Director

cc: Bonnie Hinds
cc: state psc members

GOVERNMENT

Street

see 37804-5906

E ORDER

VENDOR NO. 601830

IMAGISTICS INTERNATIONAL INC.
6701 BAUM DR STE 140
KNOXVILLE TN

37923

SHIP TO NO: 051900
BLOUNT COUNTY PUBLIC LIBRARY
508 CUSICK STREET
MARYVILLE TN

PURCHASE ORDER NUMBER 640457

PAGE

37804

VENDOR

SHIP TO

BID/CONTRACT#	REQ/EMPL	TERMS	FOB	SHIP VIA		
	645306 MX					
TM	CLASS	ACCOUNT NUMBER	DESCRIPTION	QUANTITY UM	UNIT COST	TOTAL AMOUNT
1	060029	115-056500-500320-00000	COPIER DL370 7/04-6/05	12.00 MD	279.0000	3348.00
2	060029		2 DL27 COPIERS 7/04-6/05	24.00 MD	109.0000	2592.00
3	060029		CONTINGENCY FOR EXTRA COPIES USED	1.00 EA	300.0000	300.00
<p>8-18-04 Invoices dated before P.O. date, OK to send to Budget Committee for Nancy. See note attached. Show Dana-Copies for Sherry</p>						<p>Budget Committee</p> <p>Partial 509.56</p>
SPECIAL INSTRUCTIONS: PURCHASING USE ONLY: RETURN TO LIBRARY				TOTAL	6240.00	

SEND 3 COPIES OF INVOICE TO:

BLOUNT COUNTY PUBLIC LIBRARY
508 CUSICK STREET
MARYVILLE TN

37804

SUBJECT TO THE FOLLOWING CONDITIONS

1. Acceptance of this order includes acceptance of all terms, prices, delivery, instructions, specifications, and conditions as stated.
2. Blount County reserves the right to reject any unsatisfactory items or service.
3. When a delivery is rejected, the vendor shall be notified and be given a reason for the rejection. All rejected deliveries shall be held at the vendor's risk. The vendor shall bear the expense of removal of all rejected deliveries.
4. No changes in or cancellations of this purchase order shall be recognized by the vendor unless authorized by a form issued by the County.
5. Blount County reserves the right to purchase in the open market and to charge the difference to the vendor in the event that the deliveries are not made within the time specified on this purchase order.
6. Each shipment and/or purchase order must be covered by a separate invoice.
7. All packages, cartons, or other containers must be plainly marked with the purchase order number.
8. The purchase order number must appear on all invoices submitted for payment.
9. Blount County is not liable for federal excise tax or Tennessee sales tax.
10. Blount County reserves the right to cancel the undelivered balance if items covered by this purchase order are back ordered.

BLOUNT COUNTY WILL NOT BE RESPONSIBLE FOR LOST PAYMENT DISCOUNT IF INVOICE IS NOT SENT TO ABOVE ADDRESS.

CONTROL NUMBER

049373

ACCOUNTING COPY

THERE IS AN OTHERWISE UNENCUMBERED BALANCE TO THE CREDIT OF THE PROPER APPROPRIATION, ALLOTMENT, OR FUND TO MEET THE EXPENDITURE COVERED BY THIS PURCHASE.

Dave Bennett
FINANCE DIRECTOR

APPROVED:

DATE 08/13/04

Judy Hickey
PURCHASING AGENT

Blount County, Tennessee
Partial Payment
PPA-1

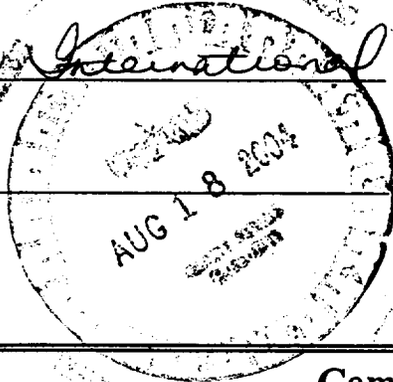
When making a partial payment on a purchase order, or when the receiving copy (golden rod in color) is unavailable please use this form.

Vendor Name

Imagistics International

Purchase Order Number

040457



Partial

Please make sure you have:

Complete

Marked Partial or Complete

And signed

* These invoices were dated earlier in the month than usual. I was waiting to close out last year's P.O. to open the 2004-05 P.O. Some of the invoices were not received until July 21

I hereby certify all items included in the above referenced invoice have been received in acceptable order and I authorize payment of the invoice.

and sent for payment July 26. Thus the delay for the new fiscal year P.O.

Account Number/Object Code

Amount

115-56500-330
 " " "
 " " "

\$ 293.56
108.00
108.00

Total

\$ 509.56

Date 8-18-04

Authorized Department Signature

Nancy Norton



7555 E. HAMPDEN AVE. STE 200
DENVER, CO 80231-4834

Ordering Supplies 800-462-6797
Requests for Service 800-243-5556
Billing Inquiries 800-677-7711
www.imagistics.com

4100000014267000000042404990000000000108002

Please check box for address change and complete on the back.

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STATE OF TN
BLOUNT COUNTY
GOVERNMENT
385 COURT STREET
MARYVILLE TN 37804-5906

CUSTOMER NUMBER:	142670
INVOICE NUMBER:	4240499
INVOICE DATE:	08/07/2004
P.O. NUMBER:	SEE DETAILS
TOTAL AMOUNT DUE:	\$108.00
TERMS:	PAYABLE UPON RECEIPT
BRANCH NUMBER:	4201

BLOUNT COUNTY
PUBLIC LIBRARY
AMOUNT ENCLOSED

DUNS: 03-363-1461
TAX ID: 06-1611068

PLEASE MAKE CHECK PAYABLE TO IMAGISTICS INTERNATIONAL INC
PLEASE INCLUDE YOUR ACCOUNT NUMBER ON YOUR REMITTANCE CHECK

TERMS: PAYABLE UPON RECEIPT

CUSTOMER NUMBER	BRANCH	INVOICE DATE	INVOICE NUMBER
142670	4201	08/07/2004	4240499

INSTALLED AT	LINE	ITEM SERIAL	DESCRIPTION	QTY	UNIT CHARGE	AMOUNT
STATE OF TN			FOR PERIOD 08/01/2004 - 08/31/2004			
BLOUNT COUNTY LIBRARY #A002	5	DL27 2010429 PO: 030091	RENTAL WITH SUPPLIES AND STAPLES	1 Mth		108.00
508 CUSICK ST			FOR PERIOD 08/01/2004 - 08/31/2004			
MARYVILLE TN 37804-5714	1	9750 2040032	RENTAL COPIER PERIPHERAL	1 Mth		0.00
SITE ID: 1786137	2	9729 1120368	RENTAL COPIER PERIPHERAL	1 Mth		0.00
	3	9667 0003318	RENTAL COPIER PERIPHERAL	1 Mth		0.00
	4	9752 1120881	RENTAL COPIER PERIPHERAL	1 Mth		0.00
			FOR PERIOD 07/01/2004 - 07/31/2004			
	6	DL27 2010429 PO: 030091	RENTAL USAGE WITH SUPPLIES AND STAPLES	0 Copies	0.0216	0.00

Black & White Copies
2378 Copies - 5000 Allowed = 0 Billable Copies

READINGS USED TO CALCULATE USAGE - BW
50200 (07/31/2004) - 47822 (07/01/2004) = 2378 Copies

Enter copier readings online at www.imagistics.com

We certify that the goods or services covered by this invoice were produced and - or performed in compliance with the Fair Labor Standards Act of 1938, as amended.





7555 E. HAMPDEN AVE. STE 200
DENVER, CO 80231-4834

Ordering Supplies 800-462-6797
Requests for Service 800-243-5556
Billing Inquiries 800-677-7711
www.imagistics.com

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Please check box for address change and complete on the back.

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STATE OF TN
BLOUNT COUNTY
GOVERNMENT
385 COURT STREET
MARYVILLE TN 37804-5906

CUSTOMER NUMBER:	142670
INVOICE NUMBER:	4240625
INVOICE DATE:	08/07/2004
P.O. NUMBER:	SEE DETAILS
TOTAL AMOUNT DUE:	\$108.00
TERMS:	PAYABLE UPON RECEIPT
BRANCH NUMBER:	4201

RECEIVED
AUG 16 2004

AMOUNT ENCLOSED

BLOUNT COUNTY
PUBLIC LIBRARY

DUNS: 03-363-1461
TAX ID: 06-1611068

PLEASE MAKE CHECK PAYABLE TO IMAGISTICS INTERNATIONAL INC
PLEASE INCLUDE YOUR ACCOUNT NUMBER ON YOUR REMITTANCE CHECK

TERMS: PAYABLE UPON RECEIPT

CUSTOMER NUMBER	BRANCH	INVOICE DATE	INVOICE NUMBER
142670	4201	08/07/2004	4240625

INSTALLED AT	LINE	ITEM SERIAL	DESCRIPTION	QTY	UNIT CHARGE	AMOUNT
STATE OF TN BLOUNT COUNTY LIBRARY #A001 508 CUSICK STREET MARYVILLE TN 37804-5714 SITE ID: 1786136	FOR PERIOD 08/01/2004 - 08/31/2004					
	5	DL27 2050259 PO: 030091	RENTAL WITH SUPPLIES AND STAPLES	1 Mth		108.00
	FOR PERIOD 08/01/2004 - 08/31/2004					
	1	9752 2011053	RENTAL COPIER PERIPHERAL	1 Mth		0.00
	2	9750 2050205	RENTAL COPIER PERIPHERAL	1 Mth		0.00
	3	9729 2040371	RENTAL COPIER PERIPHERAL	1 Mth		0.00
	4	9667 0709314	RENTAL COPIER PERIPHERAL	1 Mth		0.00
	FOR PERIOD 07/01/2004 - 07/31/2004					
	6	DL27 2050259 PO: 030091	RENTAL USAGE WITH SUPPLIES AND STAPLES	0 Copies	0.0216	0.00
	Black & White Copies 3575 Copies - 5000 Allowed = 0 Billable Copies READINGS USED TO CALCULATE USAGE - BW 81262 (07/31/2004) - 77687 (07/01/2004) = 3575 Copies					

Enter copier readings online at www.imagistics.com

We certify that the goods or services covered by this invoice were produced and - or performed in compliance with the Fair Labor Standards Act of 1938, as amended.





7555 E. HAMPDEN AVE. STE 200
DENVER, CO 80231-4834

Ordering Supplies 800-462-6797
Requests for Service 800-243-5556
Billing Inquiries 800-677-7711
www.imagistics.com

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Please check box for address change and complete on the back

RECEIVED

AUG 13 2004

BLOUNT COUNTY
PUBLIC LIBRARY

CUSTOMER NUMBER:	142670
INVOICE NUMBER:	4239800
INVOICE DATE:	08/07/2004
P.O. NUMBER:	SEE DETAILS
TOTAL AMOUNT DUE:	\$293.56
TERMS:	PAYABLE UPON RECEIPT
BRANCH NUMBER:	4201

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STATE OF TN
BLOUNT COUNTY
GOVERNMENT
385 COURT STREET
MARYVILLE TN 37804-5906

AMOUNT ENCLOSED

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DUNS: 03-363-1461
TAX ID: 06-1611068

PLEASE MAKE CHECK PAYABLE TO IMAGISTICS INTERNATIONAL INC
PLEASE INCLUDE YOUR ACCOUNT NUMBER ON YOUR REMITTANCE CHECK

TERMS: PAYABLE UPON RECEIPT

CUSTOMER NUMBER	BRANCH	INVOICE DATE	INVOICE NUMBER
142670	4201	08/07/2004	4239800

INSTALLED AT	LINE	ITEM SERIAL	DESCRIPTION	QTY	UNIT CHARGE	AMOUNT
STATE OF TN BLOUNT CO LIBRARY #001 508 CUSICK ST MARYVILLE TN 37804-5714 SITE ID: 1786298			FOR PERIOD 08/01/2004 - 08/31/2004			
	9	DF37 2040135 PO: 030091	RENTAL WITH SUPPLIES AND STAPLES	1 Mth		161.00
			FOR PERIOD 08/01/2004 - 08/31/2004			
	1	DL3600120	RENTAL COPIER PERIPHERAL	1 Mth		6.00
	2	9748 2012472	RENTAL COPIER PERIPHERAL	1 Mth		0.00
	3	9729 2040181	RENTAL COPIER PERIPHERAL	1 Mth		0.00
	4	DL3700090	RENTAL COPIER PERIPHERAL	1 Mth		13.00
	5	DL3700200	RENTAL COPIER PERIPHERAL	1 Mth		24.00
	6	DL3700080	RENTAL COPIER PERIPHERAL	1 Mth		27.00
	7	9667 0003849	RENTAL COPIER PERIPHERAL	1 Mth		0.00
	8	9754 2010164	RENTAL COPIER PERIPHERAL	1 Mth		42.00
			FOR PERIOD 07/01/2004 - 07/31/2004			
	10	DF37 2040135 PO: 030091	RENTAL USAGE WITH SUPPLIES AND STAPLES	1277 Copies	0.0161	20.56

Black & White Copies
11277 Copies - 10000 Allowed = 1277 Billable Copies

READINGS USED TO CALCULATE USAGE - BW

Enter copier readings online at www.imagistics.com

We certify that the goods or services covered by this invoice were produced and - or performed
in compliance with the Fair Labor Standards Act of 1938, as amended.



BLOUNT COUNTY GOVERNMENT

385 Court Street

Maryville, Tennessee 37804-5906

PURCHASE ORDER

VENDOR NO. 104450

FLOWERS BAKING COMPANY OF MORRISTOWN
1725 WEST FIRST NORTH ST
P O BOX 1774
MORRISTOWN TN

378141774

SHIP TO

SHIP TO NO: 054210
BLOUNT COUNTY JAIL
BLOUNT COUNTY JUSTICE CENTER
920 E LAMAR ALEXANDER PKWY
MARYVILLE TN

Sherry

PAGE

PURCHASE ORDER NUMBER	040349
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40349

378045002

ID/CONTRACT#	REQ/EMPL	TERMS	FOB	SHIP VIA		
M	CLASS	ACCOUNT NUMBER	DESCRIPTION	QUANTITY UM	UNIT COST	TOTAL AMOUNT
	27500	101-054210-500422-00000	BAKERY ITEMS	5.00 EA	300.0000	1500.00
<p>8-11-04</p> <p><i>Invoice date before P.O. date. O.K. to send to Budget Committee per Pam. Show Dana-Copier for Sherry</i></p>						<p><i>Partial 57.75</i></p>
SPECIAL INSTRUCTIONS: PURCHASING USE ONLY:					TOTAL	1500.00

SEND 3 COPIES OF INVOICE TO:

BLOUNT COUNTY JAIL
BLOUNT COUNTY JUSTICE CENTER
920 E LAMAR ALEXANDER PKWY
MARYVILLE TN

378045002

SUBJECT TO THE FOLLOWING CONDITIONS

1. Acceptance of this order includes acceptance of all terms, prices, delivery, instructions, specifications, and conditions as stated.
2. Blount County reserves the right to reject any unsatisfactory items or service.
3. When a delivery is rejected, the vendor shall be notified and be given a reason for the rejection. All rejected deliveries shall be held at the vendor's risk. The vendor shall bear the expense of removal of all rejected deliveries.
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6. Each shipment and/or purchase order must be covered by a separate invoice.
7. All packages, cartons, or other containers must be plainly marked with the purchase order number.
8. The purchase order number must appear on all invoices submitted for payment.
9. Blount County is not liable for federal excise tax or Tennessee sales tax.
10. Blount County reserves the right to cancel the undelivered balance if items covered by this purchase order are back ordered.

BLOUNT COUNTY WILL NOT BE RESPONSIBLE FOR POST PAYMENT DISCOUNT IF INVOICE IS NOT SENT TO ABOVE ADDRESS.

CONTROL NUMBER

049264

ACCOUNTING COPY

HERE IS AN OTHERWISE UNENCUMBERED BALANCE TO THE CREDIT OF THE PROPER APPROPRIATION, LOTMENT, OR FUND TO MEET THE EXPENDITURE COVERED BY THIS PURCHASE

David Bennett
FINANCE DIRECTOR

APPROVED:

DATE 8/02/04
Judy Hackney
PURCHASING AGENT

BLOUNT COUNTY GOVERNMENT

MEMO

AUTHORIZATION FOR PAYMENT - RECEIVING COPY UNAVAILABLE

VENDOR NAME: Flowers

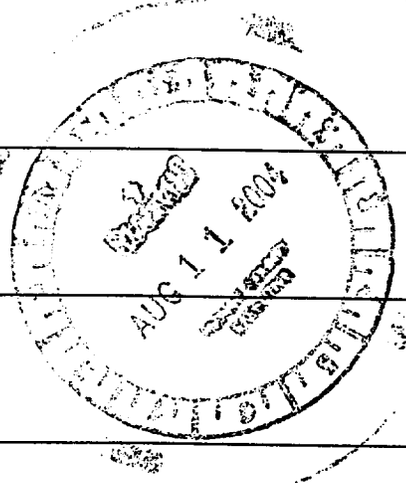
PURCHASE ORDER NUMBER: 040349

I HEREBY CERTIFY THAT ALL ITEMS INCLUDED ON THE ATTACHED INVOICE HAVE BEEN RECEIVED IN ACCEPTABLE CONDITION AND I AUTHORIZE PAYMENT OF THE INVOICE.

DATE: 8-10-04

Hammonds

SIGNATURE OF DEPARTMENT HEAD



ACCOUNT: _____ AMOUNT: _____

ACCOUNT: _____ AMOUNT: _____

ACCOUNT: _____ AMOUNT: _____

TOTAL AMOUNT: 57.75

INDICATE: PARTIAL: X
COMPLETE: _____

* Send to budget Committee because of inv. date.

Flowers Baking Co. of Morristown
P.O. BOX# 751151
CHARLOTTE NC 28275
PHONE (423) 586-2471

DISTRIBUTOR 5570
OPERATOR # 1
DEXTER MAHONE
3060

TICKET # 55707722
PAGE 1
DATE: 07/30/04
TIME: 15:21:15

BLOUNT COUNTY JAIL
940 E LAMAR ALEXANDER PKWY
MARYVILLE TN

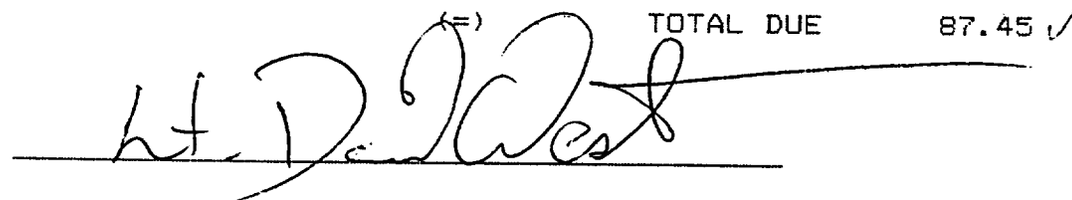
0040171005

SALES

UPC NUMBER	QUANTITY	ITEM #	DESCRIPTION	PRICE	ITEM TOTAL
72250-03208	5	10320540	CMILL 8 SD SAND RL	.5500	2.75
72250-03729	3	10321840	CMILL 8 CORNML KA	.5500	1.65
72250-90797	18	10214840	NOHLN 8 W&F SND RL	.5500	9.90
72250-90796	30	10214860	NOHLN 8 W&F HOTS	.5500	16.50
72250-02515	2	10226210	NAOWN 12 4" BTR K	.5500	1.10
72250-02517	2	10226270	NAOWN 12 4" HNYWH	.5500	1.10
72250-04318	3	10227510	NAOWN 8WHGRSGFR	.5500	1.65
72250-05178	10	19525070	MJANE 8 4 1/8 HAMS	.5500	5.50
72250-05180	15	19526160	MJANE 12 4" CL HAM	.5500	8.25
72250-05182	1	19526320	MJANE 12 4"SD KAI	.5500	.55
72250-05179	13	19527300	MJANE 8 6" HNGE CL	.5500	7.15
72250-05181	57	19527330	MJANE 12 6" CL HOT	.5500	31.35

TOTAL UNITS 159
SUBTOTAL 87.45
TAX .00
TOTAL DUE 87.45 ✓

SIGNATURE:



Flowers Baking Co. of Morristown
P.O. BOX# 751151
CHARLOTTE NC 28275
PHONE (423) 586-2471

DISTRIBUTOR 5570
OPERATOR # 1
DEXTER MAHONE
8439

TICKET # 55707777
PAGE 1
DATE: 08/03/04
TIME: 14:48:10

BLOUNT COUNTY JAIL
940 E LAMAR ALEXANDER PKWY
MARYVILLE TN

0040171005

STALE CREDIT

UPC NUMBER	QUANTITY	ITEM #	DESCRIPTION	PRICE	ITEM TOTAL
72250-05179	54	19527300	MJANE 8 6" HNGE CL	.5500	29.70
TOTAL UNITS	54		(=)	SUBTOTAL	-29.70
			(+)	TAX	.00
			(=)	TOTAL DUE	-29.70

SIGNATURE: _____

Linda Cable

GOVERNMENT

65.000 40-16-0 014440

Street

see 37804-5906

Sherry

PURCHASE ORDER

PAGE

PURCHASE ORDER NUMBER	640392
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VENDOR NO. 625530

THERMOCOPIY OF TN INC
3505 SUTHERLAND AVENUE
P O BOX 10665
KNOXVILLE TN

379370665

SHIP TO

SHIP TO NO: 051310
BLOUNT COUNTY
HUMAN RESOURCES
377 COURT STREET
MARYVILLE TN

40392

37804

ID/CONTRACT#	REQ/EMPL	TERMS	FOB	SHIP VIA
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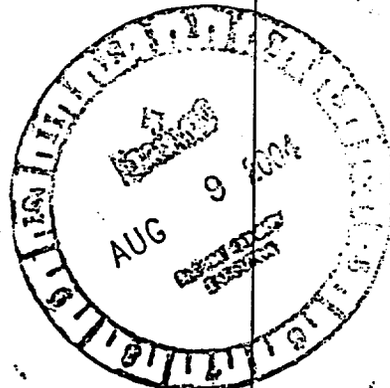
045257 8FS

M	CLASS	ACCOUNT NUMBER	DESCRIPTION	QUANTITY UM	UNIT COST	TOTAL AMOUNT
---	-------	----------------	-------------	-------------	-----------	--------------

1	40039	101-051310-500330-00000	COPIER FENENAL	1.00 LT	1860.0000	1860.00
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8-16-04

Invoice date before PO date. O.K. to go to Budget Committee per Betty. She didn't realize she had to get a new PO. Ok on Sherry



Budget Committee

Partial 157.72

SPECIAL INSTRUCTIONS:
PURCHASING USE ONLY:

TOTAL

~~1860.00~~

SEND 3 COPIES OF INVOICE TO:

BLOUNT COUNTY
HUMAN RESOURCES
377 COURT STREET
MARYVILLE TN

37804

SUBJECT TO THE FOLLOWING CONDITIONS

1. Acceptance of this order includes acceptance of all terms, prices, delivery, instructions, specifications, and conditions as stated.
2. Blount County reserves the right to reject any unsatisfactory items or service.
3. When a delivery is rejected, the vendor shall be notified and be given a reason for the rejection. All rejected deliveries shall be held at the vendor's risk. The vendor shall bear the expense of removal of all rejected deliveries.
4. No changes in or cancellations of this purchase order shall be recognized by the vendor unless authorized by a form issued by the County.
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6. Each shipment and/or purchase order must be covered by a separate invoice.
7. All packages, cartons, or other containers must be plainly marked with the purchase order number.
8. The purchase order number must appear on all invoices submitted for payment.
9. Blount County is not liable for federal excise tax or Tennessee sales tax.
10. Blount County reserves the right to cancel the undelivered balance if items covered by this purchase order are back ordered.

BLOUNT COUNTY WILL NOT BE RESPONSIBLE FOR
POST PAYMENT DISCOUNT IF INVOICE IS NOT SENT
TO ABOVE ADDRESS.

CONTROL NUMBER

049307

APPROVED:

DATE 05/16/04

Judy Hackney
PURCHASING AGENT

THERE IS AN OTHERWISE UNENCUMBERED BALANCE
ON THE CREDIT OF THE PROPER APPROPRIATION,
ALLOTMENT, OR FUND TO MEET THE EXPENDITURE
COVERED BY THIS PURCHASE.

Dawn L. ...
MANAGEMENT DIRECTOR



THERMOCOPIY

P.O. BOX 10665 • 3505 SUTHERLAND AVENUE
KNOXVILLE, TENNESSEE 37939-0665
(865) 524-1124 FAX (865) 525-0024

LOC
A
M
N

BLOUNT CO HUMAN RESOURCES
1397 COURT ST
MARYVILLE TN 37804

INVOICE NO. 347416 1
INVOICE DATE 07/27/04

TERMS: NET 10 DAYS
FROM DATE OF INVOICE

PG # 022250

CUSTOMER NO. 10E739	MODEL AND SERIAL NO. ID# 13740 1027 0230601269	LEASE ID. MA	REPRESENTATIVE	PROG. TYPE RM2 RR
DATE 06/28/04	PREVIOUS METER 58368	DATE 07/27/04	CURRENT METER 58368	
INVOICE PERIOD 07/20/04		TO 08/20/04		
QUANTITY	CODE NO.	DESCRIPTION	AMOUNT	
1	NRE1R	RENTAL RATE	155.00	
INVOICE TOTAL		PREV LATE CHARGES	TOTAL DUE	
155.00		2.72	157.72	

RETURN REMITTANCE COPY WITH YOUR PAYMENT

RETURN REMITTANCE COPY WITH YOUR PAYMENT

B
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BLOUNT CO PURCHASING
385 COURT ST
MARYVILLE TN 37804-5906

R
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THERMOCOPIY OF TENNESSEE
P.O. BOX 10665
KNOXVILLE TN 37939-0665

COMMENTS RENTAL INCLUDES ALL PARTS,
LABOR, BLACK TONER, OILS & DEVELOPERS
5000 CONTRACTED

PLEASE PAY FROM THIS INVOICE

OVERDUE ACCOUNTS WILL BE CHARGED A LATE
PAYMENT FEE OF 5% PER MONTH OR TO THE
EXTENT ALLOWED BY LAW

GOVERNMENT

SP. P. 21 40-16-1 214448

t Street

see 37804-5906

Sherry

PURCHASE ORDER

PAGE

PURCHASE ORDER NUMBER 040392

VENDOR NO. 025530

THERMOCOPY OF TN INC
3505 SUTHERLAND AVENUE
P O BOX 10665
KINGVILLE TN

379370665

SHIP TO

SHIP TO NO: 051310
BLOUNT COUNTY
HUMAN RESOURCES
397 COURT STREET
MARYVILLE TN

40392

37804

VENDOR

ID/CONTRACT#	REQ/EMPL	TERMS	FOB	SHIP VIA
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045257 8FS

ITEM	CLASS	ACCOUNT NUMBER	DESCRIPTION	QUANTITY UM	UNIT COST	TOTAL AMOUNT
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1

50059

101-051310-500330-00000

COPIER RENEWAL

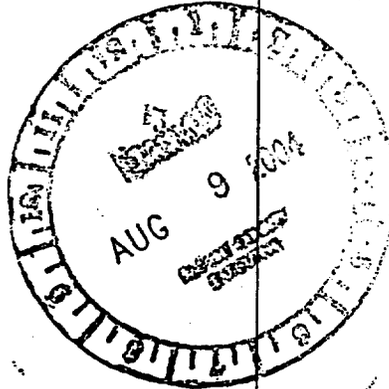
1.00 LT

1800.0000

1800.00

8-16-04

Invoice date before PO date. O.K. to go to Budget Committee per Betsy she didn't realize she had to get a new PO. Show Dana copies re Sherry



Budget Committee

Partial 157.72

SPECIAL INSTRUCTIONS:
PURCHASING USE ONLY:

TOTAL

~~1800.00~~

SEND 3 COPIES OF INVOICE TO:

BLOUNT COUNTY
HUMAN RESOURCES
397 COURT STREET
MARYVILLE TN

37804

SUBJECT TO THE FOLLOWING CONDITIONS

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9. Blount County is not liable for federal excise tax or Tennessee sales tax.
10. Blount County reserves the right to cancel the undelivered balance if items covered by this purchase order are back ordered.

BLOUNT COUNTY WILL NOT BE RESPONSIBLE FOR POST PAYMENT DISCOUNT IF INVOICE IS NOT SENT TO ABOVE ADDRESS.

CONTROL NUMBER

049307

ACCOUNTING COPY

HERE IS AN OTHERWISE UNENCUMBERED BALANCE TO THE CREDIT OF THE PROPER APPROPRIATION, ALLOTMENT, OR FUND TO MEET THE EXPENDITURE COVERED BY THIS PURCHASE.

David L. Smith, Joe Baley
FINANCE DIRECTOR

APPROVED:

05/15/04

Judy Hackney
PURCHASING AGENT



P.O. BOX 10665 • 3505 SUTHERLAND AVENUE
 KNOXVILLE, TENNESSEE 37939-0665
 (865) 524-1124 FAX (865) 525-0024

LOCATIONS

BLOUNT CO HUMAN RESOURCES
 1397 COURT ST
 MARYVILLE TN 37804

INVOICE NO.

347416 1

INVOICE DATE

07/27/04

TERMS: NET 10 DAYS
 FROM DATE OF INVOICE

CUSTOMER NO. 10E739	MODEL AND SERIAL NO. ID# 13740 1027 0230601269	LEASE ID. MA	REPRESENTATIVE	PROG. TYPE RM2 RR
DATE 06/28/04	PREVIOUS METER 58368	DATE 07/27/04	CURRENT METER 58368	
INVOICE PERIOD 07/20/04		TO 08/20/04		
QUANTITY	CODE NO.	DESCRIPTION	AMOUNT	
1	NRE1R	RENTAL RATE	155.00	
INVOICE TOTAL		PREV LATE CHARGES	TOTAL DUE	
155.00		2.72	157.72	

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BLOUNT CO PURCHASING
 385 COURT ST
 MARYVILLE TN 37804-5906

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THERMOCOPY OF TENNESSEE
 P.O. BOX 10665
 KNOXVILLE TN 37939-0665

PLEASE PAY FROM THIS INVOICE

COMMENTS RENTAL INCLUDES ALL PARTS,
 LABOR, BLACK TONER, OILS & DEVELOPERS
 5000 CONTRACTED

OVERDUE ACCOUNTS WILL BE CHARGED A LATE
 PAYMENT FEE OF 5% PER MONTH OR TO THE
 EXTENT ALLOWED BY LAW

RETURN REMITTANCE COPY WITH YOUR PAYMENT

RETURN REMITTANCE COPY WITH YOUR PAYMENT

GOVERNMENT

Street

ee 37804-5906

ORDER

PAGE

PURCHASE ORDER NUMBER	040498
-----------------------	--------

VENDOR NO. 086580

CHATTANOOGA COCA-COLA BOTTLING CO
 68A LAUREL MTN SPRING WATER
 4000 ANNICOLA HWY
 P O BOX 11128
 CHATTANOOGA TN

SHIP TO

SHIP TO NO: 052500
 BLOUNT COUNTY
 COUNTY CLERK
 BLOUNT COUNTY COURTHOUSE
 345 COURT STREET
 MARYVILLE TN

37401

378045906

VENDOR

BID/CONTRACT#	REQ/EMPL	TERMS	FOB	SHIP VIA
---------------	----------	-------	-----	----------

045116 JBS

TM	CLASS	ACCOUNT NUMBER	DESCRIPTION	QUANTITY	UM	UNIT COST	TOTAL AMOUNT
----	-------	----------------	-------------	----------	----	-----------	--------------

1	94700	101-052500-500899-00000	1 YEAR WATER COOLER PENTAL	1.00	LT	80.0000	80.00
2	94700		BALANCE OF INVOICES	1.00	LT	66.0000	66.00

Dot,
 The reason why their are 5 invoices on this statement is because I was having problems getting all my invoices together & waiting on statement. I also receive the invoice for \$80.00 on 8-13-04 & invoice is dated 7-30-04

Sorry
 Janis B

TOTAL	146.00
-------	--------

SUBJECT TO THE FOLLOWING CONDITIONS

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8. The purchase order number must appear on all invoices submitted for payment.
9. Blount County is not liable for federal excise tax or Tennessee sales tax.
10. Blount County reserves the right to cancel the undelivered balance if items covered by this purchase order are back ordered.

CONTROL NUMBER

049414

APPROVED: DATE 08/18/04

Judy Hackney
 PURCHASING AGENT

THERE IS AN OTHERWISE UNENCUMBERED BALANCE TO THE CREDIT OF THE PROPER APPROPRIATION, ALLOTMENT, OR FUND TO MEET THE EXPENDITURE COVERED BY THIS PURCHASE.

Law Bennett
 DIRECTOR

ACCOUNTING COPY

S

BL
LC
TC

HUGH E. DELOZIER, JR

POST OFFICE BOX 4115
MARYVILLE, TENNESSEE 37802-4115

JUDGE, GENERAL SESSIONS COURT
BLOUNT COUNTY, TENNESSEE

BUS. (865) 273-5560
RES. (865) 983-7692

DATE: August 23, 2004

TO: Honorable William T. Denton, Judge, General Sessions Court
Honorable Mike Flynn, District Attorney General
Honorable Mack Garner, District Public Defender
Honorable Dave Bennett, Assistant Mayor, Blount County
Honorable Tom Hatcher, Circuit Court Clerk
Honorable D. Kelly Thomas, Judge, Circuit Court of Blount County
Honorable W. Dale Young, Judge, Circuit Court of Blount County

FROM: Judge Hugh E. DeLozier, Jr.

RE: Private Act - General Sessions Judgeship

Please find enclosed a copy of Attorney General Opinion No. 04-133, regarding the new judgeship for General Sessions Court.

STATE OF TENNESSEE
OFFICE OF THE
ATTORNEY GENERAL
PO BOX 20207
NASHVILLE, TENNESSEE 37202

August 20, 2004

Opinion No. 04-133

Private Act -- General Sessions Judgeship -- Funding

QUESTION

Chapter 111 of the Private Acts of 2004 creates a fourth section of the Blount County General Sessions Court. May the county add the fourth section without providing funds for an assistant district attorney general and assistant public defender if the cases assigned to the Court do not require the attendance or services of such officials?

OPINION

A fourth General Sessions Court may be added in Blount County if the county legislative body approves Chapter 111 by a two-thirds vote and funds any costs associated with the new judgeship.

ANALYSIS

Chapter 111 of the Private Acts of 2004 ("Chapter 111") allows Blount County to have an additional general sessions court upon meeting certain conditions. Your question deals with the funding condition, which reads as follows:

This act shall take effect only if the cost of providing any additional assistant district attorney general, assistant public defender, or other costs associated with the judgeship created by this act are funded by Blount County, Tennessee, and such funding continues for the term of the judgeship created by this act.

2004 Tenn. Priv. Acts ch. 111, § 3. The opinion request suggests the possibility that the presiding judge could assign the new court only civil cases that do not require additional attorney staff.¹ The implication of this arrangement is that additional attorney staff would be unnecessary. Chapter 111 does not address the assignment of cases, but it provides that "[s]ection 4 of the General Sessions Court shall have concurrent jurisdiction with Sections No. 1, No. 2 and No. 3." 2004 Tenn. Priv. Acts ch. 111, § 1(c). Even if the fourth section were only assigned civil cases, there could still be

¹ Chapter 111, § 3, refers to assistant district attorneys general and assistant public defenders. For convenience, we refer to them collectively as "attorney staff."

Page 2

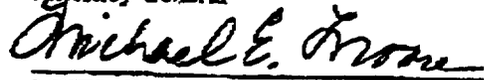
a need for additional attorney staff associated with the new judgeship if manipulation of the fourth section's caseload reduced the civil cases assigned to the other three sections and increased their number of criminal cases. We think the real question is whether Chapter 111 requires Blount County to fund additional attorney staff before adding the fourth court, regardless of need, or whether it requires the county to fund additional attorney staff as they become necessary because of the fourth court. In our opinion, the latter interpretation is the more correct reading of the statute.

As noted above, Section 3 states "[t]his act shall take effect only if the cost of providing any additional assistant district attorney general, assistant public defender, or other costs associated with the judgeship created by the act are funded by Blount County, Tennessee" (Emphasis added). The use of the word "any" modifying assistant district attorney and assistant public defender makes no sense in this context, except "any" such personnel that may be required. If none are required, there are not "any" that need to be funded. Further, given that the sentence uses the word "or," we do not think funding for additional attorney staff is automatically required before the judge may assume office. Chapter 111 requires a determination of all the costs associated with a fourth judgeship, and it also requires the county to fund those costs, including additional attorney staff, as needed. But the statute is not itself a determination that additional attorney staff will be needed. As a practical matter, the appropriate county officials should consult on staffing needs with the District Attorney General, the District Public Defender, and the Presiding Judge of the General Sessions Court before approving Chapter 111 and assuming its funding requirements.



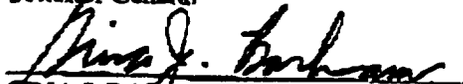
PAUL G. SUMMERS

Attorney General



MICHAEL E. MOORE

Solicitor General



GINA J. BAHAM

Deputy Attorney General

Requested by:

The Honorable Bill Clabough
State Senator
309 War Memorial Bldg.
Nashville, TN 37243-0208

May 5, 2004



**NOTICE TO
LOCAL LEGISLATIVE BODY OF
LEGISLATIVE ACTION ON
PRIVATE ACT**

Private Chapter No. 111, which is House
(House or Senate)
Bill No. 3577, of the 103rd General Assembly, was passed on
April 19, 2004

SECRETARY OF STATE

by: 
**Division of Publications
312 - 8th Avenue North
Eighth Floor
Snodgrass Tennessee Tower
Nashville, TN 37243**

Pursuant to *T.C.A. 8-3-20-1* and *8-3-20-2*, the attached is being provided by the Secretary of State. A two-thirds majority of the local legislative body is required for approval. The presiding officer shall complete the attached form, certify within 30 days of action, and return to the Secretary of State, Publications Division at the given address. In the absence of a deadline in the act, failure to approve by December 1 of the year of passage by the General Assembly will render the act null and void. **TO GUARANTEE PROPER AND TIMELY DELIVERY OF YOUR DOCUMENTS TO THE SECRETARY OF STATE, PUBLICATIONS DIVISION, A COURIER DELIVERY SERVICE IS RECOMMENDED. (Examples: Overnight Postal, Express Postal, Federal Express, etc.)**



**NOTICE TO
SECRETARY OF STATE
OF
RATIFICATION OF PRIVATE ACT**

**SECRETARY OF STATE
Division of Publications
312 – 8th Avenue North
Eighth Floor
Snodgrass Tennessee Tower
Nashville, TN 37243**

Private Chapter No. _____, which is _____
(House or Senate)

Bill No. _____, of the 103rd General Assembly, was:

approved _____

disapproved _____

no action taken _____

Presiding Officer of the Local
Legislative Body

Embossed Seal:
(if applicable)

County or City

Date

State of Tennessee



Department of State

To all to whom these Presents shall come, Greeting:

*I, Riley C. Darnell, Secretary of State
of the State of Tennessee, do hereby certify that the annexed is a true copy of*

PRIVATE CHAPTER NO. 111

HOUSE BILL NO. 3577

PRIVATE ACTS OF 2004

the original of which is now on file and a matter of record in this office.

*In Testimony Whereof, I have hereunto subscribed
my Official Signature and by order of the Governor affixed the Great Seal
of Tennessee at the Department in the*

*City of Nashville, this 5th day
of May, A.D. 2004*



Riley C. Darnell
Secretary of State





State of Tennessee

PRIVATE CHAPTER NO. 111

HOUSE BILL NO. 3577

By Representatives Overbey, McCord

Substituted for: Senate Bill No. 3480

By Senator Clabough

AN ACT to amend Chapter 345 of the Private Acts of 1947, as amended by Chapter 227 of the Private Acts of 1957, Chapter 48 of the Private Acts of 1989 and any other acts amendatory thereto, relative to the general sessions court of Blount County.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE:

SECTION 1. Chapter 345 of the Private Acts of 1947, as amended by Chapter 227 of the Private Acts of 1957, Chapter 48 of the Private Acts of 1989 and any other acts amendatory thereto is further amended by deleting SECTION 8 in its entirety and substituting instead the following:

SEC. 8.

(a) That there is hereby created four (4) sections of said Court of General Sessions, to be known as Section No. 1, Section No. 2, Section No. 3 and Section No. 4, respectively; that there shall be four (4) full time Judges of said court, one (1) to preside over each section; that said Judges shall be persons who are licensed attorneys who have been admitted to practice law before the Supreme Court of Tennessee and shall have all other qualifications as are prescribed for Circuit Judges; that said Judges shall not be permitted to practice law during their tenure of office and shall devote all their working time to the office of Judge, provided, however, that such Judge may conclude to final determination any cases which the Judge may have pending at the time such Judge takes office as a General Sessions Court Judge.

(b) The Judge of Section 4 shall be appointed by the legislative body of Blount County as provided by law and the person so appointed shall serve until September 1, 2006, or until such person's successor is elected and qualified. The appointment by the Blount County legislative body shall take effect on January 1, 2005. At the August general election in 2006, and every eight (8) years thereafter, the qualified voters of Blount County shall elect a person to the office of Judge of Section 4 of the General Sessions Court for a term of eight (8) years. In such election and all subsequent elections, the candidates shall designate and qualify to run for the position of Judge of Section 4 of the General Sessions Court of Blount County.

(c) The Judge of Section 4 of the General Sessions Court of Blount County shall receive the same compensation, payable in the same manner, and benefits as the Judges of Sections No. 1, No. 2 and No. 3. Section 4 of the General Sessions Court shall have concurrent jurisdiction with Sections No. 1, No. 2 and No. 3.

SECTION 2. Chapter 345 of the Private Acts of 1947, as amended by Chapter 227 of the Private Acts of 1957 and any other acts amendatory thereto is further amended by deleting from the first sentence of SECTION 9 the language "That the Judge of Section No. 1 of said Court shall be the presiding Judge and shall designate the time of holding Court for each section," and substituting instead the language "Effective September 1, 2006, the Judge of Section No. 3 of said Court shall be the presiding Judge and shall designate the time of holding Court for each section,".

SECTION 3. This act shall take effect only if the cost of providing any additional assistant district attorney general, assistant public defender, or other costs associated with the judgeship created by this act are funded by Blount County, Tennessee, and such funding continues for the term of the judgeship created by this act.

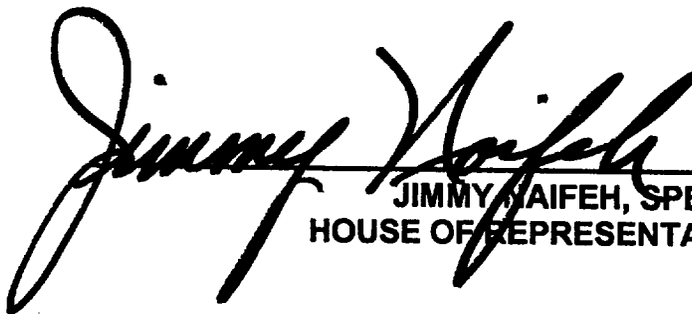
HB 3577

SECTION 4. This act shall have no effect unless it is approved by a two-thirds (2/3) vote of the legislative body of Blount County. Its approval or nonapproval shall be proclaimed by the presiding officer of and certified to the secretary of state.

SECTION 5. For the purpose of approving or rejecting the provisions of this act, it shall be effective upon becoming a law, the public welfare requiring it. For all other purposes, it shall become effective as provided in Section 4.

HOUSE BILL NO. 3577

PASSED: APRIL 19, 2004



JIMMY NAIFEH, SPEAKER
HOUSE OF REPRESENTATIVES



JOHN S. WILDER
SPEAKER OF THE SENATE

APPROVED this 4th day of May 2004



PHIL BREDESEN, GOVERNOR

IN RE: RESOLUTION TO ESTABLISH GUIDELINES FOR THE NON-PROFIT AGENCIES FUNDING REQUESTS.

Commissioner Brock made a motion to approve the resolution. Commissioner Evans seconded the motion.

A voice vote was taken with Chairman Ramsey declaring the motion to have passed.

RESOLUTION No. 04-07-005

Sponsored by Commissioners: Otto Slater and Robert Ramsey

A RESOLUTION TO ESTABLISH GUIDELINES FOR THE NON-PROFIT AGENCIES FUNDING REQUESTS.

WHEREAS, Blount County would like to establish guidelines in regards to how the area non-profit agencies would be reviewed and approved for funding; and

WHEREAS, funding for non-profit agencies over the past several years has steadily increased deeming it necessary to set forth a policy to ensure that each agency and its needs are equally reviewed and approved.

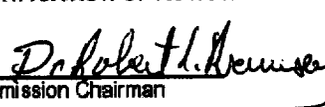
NOW THEREFORE, BE IT RESOLVED by the Board of Commissioners of Blount County, Tennessee, assembled in regular session this 15th day of July 2004, that the following guidelines be approved for use in reviewing requests:

1. Generally favor one-time requests and if continual funding is expected, then the agency would be subject to annual reviews.
2. Prefer no duplication in services.
3. Prefer funding be matched.
4. Favor local agencies and those serving Blount County citizens directly.
5. At-risk or underserved population.
6. Those providing services comprehensive in scope.
7. Total funding not to be more than 2 ½¢ on the tax rate.
8. Require an audit record to be kept on file in the accounting office.

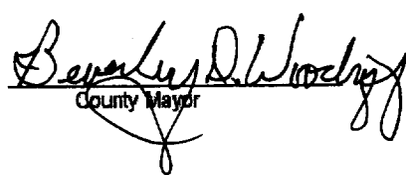
Duly authorized and approved the 15th day of July 2004.

CERTIFICATION OF ACTION

ATTEST




 Commission Chairman County Clerk

Approved: _____
 Vetoed: _____
 7-26-04

 County Mayor Date

IN RE: RESOLUTION TO ALLOW FUNDING FOR QUALIFIED ZONE ACADEMY BONDS.

Commissioner Walker made a motion to approve the resolution. Commissioner Cardin seconded the motion.

A roll call vote was taken:

- | | | | |
|---------------|-----------------|----------------|----------------|
| Arwood – aye | Farmer – absent | Kidd – aye | Slater – aye |
| Brock – aye | Graham – absent | Kirkland – aye | Townsend – aye |
| Cardin – aye | Gray – aye | McCall – aye | Walker – aye |
| Dowdy – aye | Hargis – aye | Melton – aye | |
| Evans – aye | Harrison – aye | Neubert – aye | |
| Everett – aye | Keeble – aye | Ramsey – aye | |

There were 19 voting aye, and 2 absent. Chairman Ramsey declared the motion to have passed.

RESOLUTION No. 04-07-006

Sponsored by Commissioners: Otto Slater and Donna Dowdy

A RESOLUTION TO ALLOW FUNDING FOR QUALIFIED ZONE ACADEMY BONDS.

WHEREAS, the Blount County Commission previously approved the school department's request to apply for Qualified Zone Academy Bonds; and

WHEREAS, the State of Tennessee provides interest free financing for 14 years through Qualified Zone Academy Bonds; and

WHEREAS, it is deemed to be in the best interest of the citizens and students of Blount County to allow the funding for the above bonds.

NOW THEREFORE, BE IT RESOLVED that the Blount County School System hereby be allowed to repay \$811,744.00 for the Qualified Zone Academy Bonds from the debt service fund.

Duly authorized and approved the 15th day of July 2004.

CERTIFICATION OF ACTION

ATTEST

Dr. Robert H. Ramsey Ray Crawford
Commission Chairman County Clerk

Approved:

Vetoed:

Beverly D. Woodruff 7-26-04
County Mayor Date

IN RE: RESOLUTION TO APPROVE THE SALARY INCREASES AS BUDGETED IN THE FY2004-2005 BUDGET.

Commissioner Brock made a motion to approve the resolution. Commissioner Evans seconded the motion.

A roll call vote was taken:

Arwood – aye	Farmer – absent	Kidd – aye	Slater – aye
Brock – aye	Graham – absent	Kirkland – aye	Townsend – aye
Cardin – aye	Gray – aye	McCall – aye	Walker – aye
Dowdy – aye	Hargis – aye	Melton – aye	
Evans – aye	Harrison – aye	Neubert – aye	
Everett – aye	Keeble – aye	Ramsey – aye	

There were 19 voting aye, and 2 absent. Chairman Ramsey declared the motion to have passed.

RESOLUTION No. 04-07-007

Sponsored by Commissioners: Keith Brock and Otto Slater

A RESOLUTION TO APPROVE THE SALARY INCREASES AS BUDGETED IN THE FY2004-2005.

WHEREAS, the Blount County budget appropriations resolution has been approved for FY2004-2005; and

WHEREAS, specific language be included in resolution form for raises that are in the budget for County Officials.

NOW THEREFORE, BE IT RESOLVED that pursuant to T.C.A. Section 8-24-102, subsection j, the Board of Commissioners of Blount County, Tennessee, assembled in regular session this 15th day of July 2004, hereby ratifies that the 5% increase given to employees includes the County Officials, hereby raising them above the minimum required by state statute.

Duly authorized and approved the 15th day of July 2004.

CERTIFICATION OF ACTION

ATTEST

Dr. Robert H. Ramsey Ray Crawford
Commission Chairman County Clerk

Approved:

Vetoed:

Beverly D. Woodruff 7-26-04
County Mayor Date

IN RE: SUSPENSION OF RULES.

Commissioner Gray made a motion to suspend the rules to consider an item not on the agenda regarding compensation for County Commissioners. Commissioner Neubert seconded the motion.

A voice vote was taken with Chairman Ramsey declaring the motion to have failed.

IN RE: REPORTS.

Commissioner Brock made a motion, which was seconded by Commissioner Dowdy, to approve the reports.

A voice vote was taken on the motion with Chairman Ramsey declaring the motion to have passed.



Tom Hatcher

CIRCUIT COURT CLERK

MEMO

To: Budget Committee
From: Tom Hatcher *TH*
Subject: Payment Requests for Acting Judges
Date: August 12, 2004

I am submitting a list of payments for attorneys totaling \$420. They are from a prior budget year and were inadvertently not sent over for payment by Judge Denton's secretary.

Thank you for your consideration.

Payment Requests for Acting Judges

August 12, 2004

Date	Attorney	Amount
02/25/03	Merritt Steve	20.00
07/10/03	Evans Lance	20.00
08/06/03	Merritt Steve	20.00
08/06/03	Perez David	20.00
08/06/03	White Rob	20.00
09/23/03	Perez David	20.00
09/23/03	Shown Linda Gale	20.00
09/25/03	Shown Linda Gale	20.00
09/30/03	Williams Greg	20.00
10/06/03	Williams Hillary	20.00
11/20/03	Clifford Charles	20.00
11/20/03	Merritt Steve	20.00
11/21/03	Clifford Charles	20.00
11/21/03	Perez David	20.00
02/26/04	Shown Linda Gale	60.00
03/02/04	Dixon Gene	20.00
06/21/04	Anderson Jon	20.00
06/21/04	Shepherd Kevin	20.00
06/29/04	Myatt Sandra	20.00
		\$420.00

Table 10
Adequate Facilities/Development Tax and Distribution

✓ Cheatham	Development Tax	\$1,875 paid by developer upon approval of plat	\$500 parks and recreation \$750 general fund \$2,500 education debt
		\$1,875 paid upon issuance of building permit	
Adequate Facilities Tax	\$.50 per residential square foot		
✓ Dickson	Adequate Facilities Tax	\$.50 per heated residential square foot	education capital projects
		\$.25 per heated commercial square foot	
		\$.15 per temperature controlled industrial square foot	
✓ Hickman	Adequate Facilities Tax	\$1.00 per residential square foot with \$1,500 minimum	capital projects fund
		\$.25 per commercial square foot with \$1,500 minimum	
✓ Marshall	Adequate Facilities Tax	\$.70 per residential square foot	capital projects fund
		\$.30 per commercial square foot	
✓ Maury	Adequate Facilities Tax	\$.50 per residential square foot	local purpose fund
		\$.30 per commercial square foot	
✓ Robertson	Adequate Facilities Tax	\$1.50 per residential square foot	education debt
		\$.30 per commercial square foot	
✓ Rutherford	Development Tax	\$750 paid by developer upon approval of plat	capital improvements debt
		\$750 paid upon issuance of building permit	
✓ Sumner	Adequate Facilities Tax	\$.70 per residential square foot	education capital projects
		\$.40 per commercial square foot	
✓ Williamson	Privilege Tax	\$1.00 per residential square foot	schools recreation
		\$.44 per commercial square foot	fire services highways
		within cities	\$.68 per residential square foot
✓ Wilson	Adequate Facilities Tax	\$1,000 minimum per residential unit imposed at issuance of building permit or equivalent to building permit fee in jurisdiction	capital projects

13

Impact Fee Study

Summer 2001

Contents:

- **Questionnaire***
- **Response to questions 1 and 2**
- **Response to questions 3 and 4**
- **Rutherford County development growth chart**
- **Response to question 5 and comments**
- **Dickson County comments**
- **Tax Table/Rates**
- **Copy of Dickson County Resolution**
- **Copy of Williamson County Resolution**
- **Copy of Williamson County School Resolution**

***The questionnaire was sent to a total of 7 Tennessee Counties with the 5 following responding:**

**Sumner
Cheatham
Dickson
Williamson
Rutherford**

1. **Population-**
The County population figure from the 1990 census? _____
The County population figure from the 2000 census? _____

2. **Revenue-**
Average amount of revenue produced by any combination of adequate facilities tax, development tax, etc. (privilege tax)? _____

3. **Growth-**
What was the effect on County growth after implementation of tax versus before tax? _____

4. **Implementation-**
What was the timeframe for tax implementation? (From enabling legislation through procedures and collection) _____

5. **Collection-**
How are fees collected? Does it require additional staff? _____

Additional Comments/Recommendations:

Thank you for your time and help in this matter. It is greatly appreciated!

Joey Bailey
Accounting Assistant
(865) 273-5716

1. Population (according to Census figures)

<u>County</u>	<u>1990</u>	<u>2000</u>
Sumner	100,000	130,000
Cheatham	27,140	36,128
Dickson	35,061	43,156
Williamson	81,021	126,638
Rutherford	118,570	182,023

2. Revenue (collected annually)

<u>County</u>	<u>Amount</u>
Sumner	\$1,800,000.00
Cheatham	not available
Dickson*	\$451,000.00 (est.fy01-02)
Williamson	\$3,759,500.00
Rutherford	\$2,750,000.00

*Actual amount collected for 9/13/00 – 6/30/01 is \$357,861.50.

3. Growth after implementation of tax

County

Sumner.....“Economy determines effect of growth, when implemented in 1999, the interest rates were rising which would have slowed any construction”

Cheatham.....“Growth slowed in 1997-Came to a standstill when Development Tax went from \$2,750.00 per lot to \$7,500.00-Currently reduced to \$3,750.00-Growth has resumed, but not overwhelming”

Dickson.....“Per Planning and Zoning Director--there was really no effect on growth and any initial slow down was probably due more to the economy”

Williamson..... “it has not slowed down construction in our County”

Rutherford..... please see attached record

4. Implementation timeframe

County

Sumner.....Implemented 11/01/99; approx. 30-60 days prep.

Cheatham.....Implemented 8/1/97; approx. 6 mos. – through TN House of Representatives, then Co. Government approval and Public notice

Dickson.....Implemented 9/13/00; approx. 5 mos. – through the Legislation, County Court, to collection

Williamson.....Implemented 7/1/88; initial discussions/resolutions March 1987, Ratified Private Acts in July 1987, est. rates June 1998

Rutherford.....Implemented 7/1/96; Private Act sent to State Legislature Spring 1996, Ratified by Commission June 1996

Table 11

Rutherford County, Tennessee
Real Property Value, Construction and Bank Deposits
Last Ten Fiscal Years
As of June 30, 2000

Tax Year	Real Property Value			Commercial Construction	Residential Construction	(1) Bank Deposits (000)		
	Residential	Commercial	Total	Number of Units	Value (000)		Number of Units	Value (000)
1990	\$ 2,165,782,500	\$ 914,649,900	\$ 3,080,432,400	103	\$ 18,724	1,194	\$ 73,651	\$ 712,701
1991	\$ 2,269,115,200	\$ 927,329,300	\$ 3,196,444,500	118	\$ 22,883	1,409	\$ 88,901	\$ 769,722
1992	\$ 2,343,831,500	\$ 944,433,700	\$ 3,288,265,200	127	\$ 26,738	1,688	\$ 106,619	\$ 685,383
1993	\$ 2,459,151,700	\$ 962,607,200	\$ 3,421,758,900	141	\$ 44,939	2,015	\$ 128,332	\$ 717,812
1994	\$ 3,094,059,100	\$ 1,102,345,100	\$ 4,196,404,200	148	\$ 30,326	2,250	\$ 151,856	\$ 745,853
1995	\$ 3,299,124,700	\$ 1,125,383,300	\$ 4,424,508,000	150	\$ 66,503	2,425	\$ 184,671	\$ 885,324
1996	\$ 3,543,244,300	\$ 1,202,684,500	\$ 4,745,928,800	150	\$ 99,169	2,096	\$ 172,979	\$ 1,188,000
1997	\$ 3,770,916,000	\$ 1,307,956,200	\$ 5,078,872,200	214	\$ 118,993	2,390	\$ 187,250	\$ 1,301,677
1998	\$ 5,154,795,200	\$ 1,685,082,600	\$ 6,839,877,800	190	\$ 171,786	2,311	\$ 204,601	\$ 1,350,155
1999	\$ 5,485,275,600	\$ 1,822,952,600	\$ 7,308,228,200	180	\$ 176,006	2,691	\$ 254,961	\$ 1,450,155

(1) Source: www.fdic.gov, Rutherford County Chamber of Commerce.

5. Collection (how are fees collected?/additional staff?)

County

Sumner.....Fees are collected through Planning and Codes department. A part time person was made full time but not necessarily related to new tax.

Cheatham..... Fees for the County are collected by the Building Commission. Any city jurisdiction issuing permits without taxes paid are held responsible for full payment. Office consists of 4 employees (was not approved for additional staff).

Dickson.....Fees are collected through Planning and Zoning department (no additional staff needed). Office consists of Director, Assistant Director, Inspector and Secretary.

Williamson..... Fees are collected at the time the building permit is issued. No additional staff was required.

Rutherford..... The Planning Department collects half the fee when plat is approved. The Building Codes Department collects the remaining half when building permit is issued.

Additional Comments/Recommendations:

County

Sumner.....Would prefer to apply same rate to all County entities (commercial/residential). 100% revenue generated goes to Debt Service for new school facilities and repairs/improvements to existing schools.

Cheatham.....Plans are kept on file until complete.

Dickson.....Please see attached comment.

Williamson.....Pursuing increase in commercial rates.

Rutherford.....No additional comments.

1. **Population: Dickson County**

Census 1990 – 35,061

Census 2000 – 43,156

2. **Revenue: We have Adequate Facilities Tax only.**

Sept 13, 2000 thru June 30, 2001 - \$357,851.50 (approximately 7 cents)

Estimated for FYE 6/30/02 - \$451,000.00 (approximately 7 cents)

ALL GOES TO DEBT SERVICE

3. **Growth: Effect on growth after implementation**

Per our Planning & Zoning Director there was really none and that any initial slow down was probably due more to the economy, presidential election, etc.

4. **Implementation: Timeframe for tax (legislation through procedures and collection). Approximately 5 months. From April 2000 to Sept 13, 2000 (legislation through County Court to collection).**

5. **Collection: Fees collected? Require additional staff?**

Through our Dept of Planning & Zoning (an already existing dept) and for us it did not require any more staff. In that office we have a Director, Asst. Director, Inspector, and a Secretary.

Additional Comments/Recommendations:

Per our Director of Planning & Zoning, Donnie Thiel, if you already have a Codes Department you probably will not need additional staff, however, if you do not have a Codes Dept you will probably need at least one additional staff employee. He says it is very important to have a Board of Zoning Appeals. Also, it is good to have someone capable of reading plans. He also stated that his department collects all of this tax itself rather than having the different cities collect it and forward it to the county. After the tax is collected the individual is given a receipt to use as proof of payment in the event they have to get a building permit at the city level. Donnie said try to set this rate for what you need. Ours was proposed at 1\$ per square foot but was set at .50 cents. He said that being set for 1\$ in his opinion would not have caused any changes in growth and would have helped us in our budget situation.

For our purposes in accounting, I established extension codes for the different cities that this tax is attributed to and are listed as follows:

Revenue Code – 40390 Other Statutory Local Taxes - Dickson County

40390-102 Other Statutory Local Taxes – City of Burns

40390-129 Other Statutory Local Taxes – City of Charlotte

40390-203 Other Statutory Local Taxes – City of Dickson

40390-770 Other Statutory Local Taxes – City of White Bluff

Donnie Thiel, Director of Planning & Zoning 615-789-4171 feel free to call with questions. Also, call me if I can help clarify any of this information.

**TABLE VIII
ADEQUATE FACILITIES/DEVELOPMENT TAX**

COUNTY	TYPE OF TAX	AMOUNT OF TAX	DISTRIBUTION
491 CHEATHAM	Development Tax Adequate Facilities	\$3,750 FLAT TAX: Plat Approval Bldg. Permit \$1.00 Residential Sq. Ft. \$.50 Commercial Sq. Ft. (Not implemented)	\$500 Parks & Recreation; \$750 General Fund; \$2,500 Education Debt Education Debt
491 DICKSON	Adequate Facilities	\$.50 Residential Sq. Ft. Heated \$.25 Commercial Sq. Ft. Heated \$.15 Industrial Sq. Ft. Temp Controlled Space	Education Capital Projects/Debt
493 MAURY	Adequate Facilities	\$.50 Residential Sq. Ft. \$.30 Commercial Sq. Ft.	Local Purpose Fund
494 ROBERTSON	Adequate Facilities	\$1.00 Residential Sq. Ft.	Education
494 RUTHERFORD	Development Tax	\$1,500 FLAT TAX: \$750 Plat Approval \$750 Bldg. Permit	Capital Improvements Debt Retirement
495 SUMNER	Adequate Facilities	\$.70 Residential Sq. Ft. \$.40 Industrial Sq. Ft.	Capital Projects/ Education Debt
495 WILLIAMSON	Privilege Tax Within Cities	\$.90 Residential Sq. Ft. \$.34 Commercial Sq. Ft. \$.68 Residential Sq. Ft. No Commercial Cities	Residential: Schools and Recreation Commercial: Fire Services and Highways

State of Tennessee

PRIVATE CHAPTER NO. 158

HOUSE BILL NO. 3332

By Representative Jackson

Substituted for: Senate Bill No. 3335

By Senators Springer, Womack

AN ACT to enact the Dickson County Adequate Facilities Tax.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE:

SECTION 1. This act shall be known and cited as the Dickson County Adequate Facilities Tax.

SECTION 2. As used in this act, unless a different meaning appears from the context:

(1) "Board of Zoning Appeals" means the board established in Dickson County pursuant to Tennessee Code Annotated, Section 13-7-106.

(2) "Building" means any structure built for the support, shelter, or enclosure of persons, chattels, or movable property of any kind; the term includes a mobile home, but excludes those buildings specified in Section 6 below.

(3) "Building permit" means a permit for development issued in Dickson County, whether by the county or by any city therein.

(4) "Capital improvement program" means a proposed schedule of future projects, listed in order of construction priority, together with cost estimates and the anticipated means of financing each project. All major projects requiring the expenditure of public funds, over and above the annual local government operating expense, for the purchase, construction, or replacement of the physical assets of the community are included.

(5) "Certificate of occupancy" means a license for occupancy of a building or structure issued in Dickson County, whether by the county or by any city therein.

(6) "Development" means the construction, building, reconstruction, erection, extension, betterment, or improvement of land providing a building or structure or the addition to any building or structure, or any part thereof, which provides, adds to, or increases the floor area of a residential or non-residential use.

(7) "Dwelling unit" means a room, or rooms, connected together, constituting a separate, independent housekeeping establishment for owner occupancy, rental or lease on a daily, weekly, monthly, or longer basis; physically separated from any other room(s) or dwelling units which may be in the same structure; and containing independent cooking and sleeping facilities.

(8)(A) "Floor area" for non-residential development means the total of the gross horizontal area of all floors, including usable basements and cellars, below the roof and within the outer surface of the main walls of principal or accessory buildings, or the center lines of party walls separating such buildings or portions thereof, or within lines drawn parallel to and two (2) feet within the roof line of any building, or portions thereof without walls, but excluding arcades, porticoes, and similar open areas which are accessible to the general public, and which are not designed or used as sales, display, storage, services, or production areas.

(B) "Floor area" for residential development means the total of the gross horizontal area of all floors, including basements, cellars, or attics which is

heated and/or air-conditioned living space, or designed to be finished into heated and/or air-conditioned living space at a future date.

(9) "General plan" means the official statement of the planning commission which sets forth major policies concerning future development of the jurisdictional area and meeting the provisions set forth in Tennessee Code Annotated, Sections 13-3-301, 13-3-302, and 13-4-302. For the purposes of the act only, a general plan may consist solely of the land development plan element which sets out a plan or scheme of future land usage.

(10) "Governing body" means the County Commission of Dickson County, Tennessee.

(11) "Major Street or Road Plan" means the plan adopted by the planning commission, pursuant to Tennessee Code Annotated, Sections 13-3-402 and 13-4-302, showing, among other things, the general location, character, and extent of public ways (and) the removal, relocation, extension, widening, narrowing, excavating, abandonment or change of use of existing public ways.

(12) "Non-residential" means the development of any property for any use other than residential use, except as may be exempted by this act.

(13) "Person" means any individual, firm, co-partnership, joint venture, association, corporation, estate, trust, business trust, receiver, syndicate or other group or combination acting as a unit, and the plural as well as the singular number.

(14) "Place of worship" means that portion of a building, owned by a religious institution which has tax-exempt status, which is used for worship services and related functions; provided, however, that a place of worship does not include buildings or portions of buildings which are used for purposes other than for worship and related functions or which are or are intended to be leased, rented or used by persons who do not have tax-exempt status.

(15) "Public Building" means a building owned by the State of Tennessee, or any agency thereof, a political subdivision of the State of Tennessee, including, but not necessarily limited to, counties, cities, school districts and special districts, or the federal government or any agency thereof.

(16) "Public facility or facilities" means a physical improvement undertaken by the county or city, including, but not limited to, the following: roads and bridges, parks and recreational facilities, jails and law enforcement facilities, schools, libraries, government buildings, fire stations, sanitary landfills, water, wastewater and drainage projects, airport facilities, and other governmental capital improvements benefiting the citizens of the county and/or city.

(17) "Residential" means the development of any property for a dwelling unit or units.

(18) "Subdivision regulations" means the regulations adopted by the Dickson County regional planning commission pursuant to state statutory authorization in October, 1969, as amended, by which the county regulates the subdivision of land.

(19) "Zoning resolution" means the resolution adopted by the governing body pursuant to state statutory authorization on October 27, 1988, as amended; by which the county regulates the zoning, use, and development of property.

SECTION 3. It is the intent and purpose of this act to authorize Dickson County to impose a tax on new development in the county, which requires a building permit, payable at the time of issuance of a building permit or certificate of occupancy, so as to ensure and require that the person responsible for new development shares in the burdens of growth by paying their fair share for the cost of new and expended facilities made necessary by such development.

SECTION 4. Engaging in the act of development within Dickson County, except as provided in Section 6 herein, is declared to be a privilege upon which Dickson County may, by resolution of the governing body, levy a tax as set forth in Section 7.

SECTION 5. The governing body shall impose the tax authorized herein by resolution after adopting a capital improvements program indicating the need for the cost of public facilities anticipated to be funded, in part, by this tax and after finding that the need for such public facilities is reasonably related to new development in the county. The resolution of the governing body imposing this tax shall state the rate of tax on new residential and non-residential development, and shall require a two-thirds (2/3) vote of the county legislative body in favor of the resolution to set the tax rate or to thereafter change the tax rate. The governing body shall, by resolution, adopt administrative guidelines, procedures, regulations and forms necessary to properly implement, administer and enforce the provisions of this act.

SECTION 6. This act shall not apply to development of:

- (1) Public buildings.
- (2) Places of worship.
- (3) Barns or outbuildings used for agricultural purposes.
- (4) Replacement structures for previously existing structures destroyed by fire or other disaster.

SECTION 7. For the exercise of the privilege described herein, Dickson County may impose a tax on new development at a rate set by the governing body per gross square feet of new residential and non-residential development.

SECTION 8. The tax established in this act shall be collected at the time of application for a building permit for development as herein defined by a county official duly authorized by the county executive. If the building permit is issued by the county, the county building official or other responsible official shall receive payment in full in cash or other negotiable instrument as specified by resolution of the county and as approved by the county attorney. If the building permit is issued by a city, the city shall before issuance of the building permit, require evidence by a valid certificate executed by the county building inspector that the full amount of the tax due the county has been paid. No building permit for development as herein defined shall be issued in Dickson County unless the tax has been paid in full to the county or a negotiable instrument approved by the county attorney and payable to the county has been received. The issuance of a building permit by any city official, without a certificate from the county that the tax has been paid, shall render the city liable to the county for the sum or sums that would have been collected by the county, had a certificate of tax been required by the city.

SECTION 9. All tax funds collected shall be used for the purpose of providing public facilities, the need for which is reasonably related to new development.

SECTION 10. The authority to impose this privilege tax on new development in Dickson County is in addition to all other authority to impose taxes, fees, assessments, or other revenue raising or land development regulatory measures granted either by the private or public acts of the state of Tennessee and the imposition of such tax, in addition to any other authorized tax, fee, assessment or charge, shall not be deemed to constitute double taxation.

SECTION 11. (a) Any person aggrieved by the decision of the county building official or other responsible official concerning any aspect of this act may obtain review of the official's decision in the following manner:

- (1) By payment of the disputed amount to Dickson County and by notifying the official that the payment is made under protest; or
- (2) By requesting an appeal of the decision of the official in written form within ten (10) days of the protest and payment. Appeals shall be heard by the Dickson County board of zoning appeals. Hearing shall be scheduled within forty-five (45) days of the written request for appeal.

(b) The board of zoning appeals shall render a decision on all hearings within thirty (30) days of the hearing date, unless the hearing is continued from time to time by a majority vote of the board for further information.

(c) The board of zoning appeals shall act as a quasi-judicial body whose purpose is to determine the intent of the act, its applicability to the appellant, and to rule upon the interpretation of the official. The board will not be bound by formal rules of evidence applicable to the various courts of the state.

(d) Hearings before the board shall proceed as follows:

(1) The building official shall explain his ruling and the reasons for his ruling.

(2) The appellant shall explain his reasons for protesting the ruling.

(3) The board may request further information from any county official, including, but not limited to, the county executive, county commissioners or committee members, the county attorney, or the county planning staff. The board will not have the power of subpoena.

(4) The board will deliberate and render a decision by a majority vote. Decisions will be reduced to writing and copies shall be sent to all parties and shall become a part of the minutes of the board. Decisions of the board of zoning appeals shall be final, except that either the building official, or the person aggrieved may seek review of the board's actions by certiorari and supersedeas to the Chancery Court of Dickson County, Tennessee, provided that an application to the court is made within sixty (60) days of the written decision of the board.

SECTION 12. The provisions of this act shall in no manner repeal, modify, or interfere with the authority granted by any other public or private law applicable to Dickson County. This act shall be deemed to create an additional and alternative method for Dickson County to impose and collect taxes for the purpose of providing public facilities made necessary by new development in the county.

SECTION 13. If any provisions of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to that end the provisions of this act are declared to be severable.

SECTION 14. This act shall have no effect unless it is approved by a two-thirds (2/3) vote of the County Legislative Body of Dickson County. Its approval or non-approval shall be proclaimed by the presiding officer of the County Legislative Body and certified by him to the Secretary of State.

SECTION 15. For the purpose of approving or rejecting the provisions of this act, it shall be effective upon becoming law, the public welfare requiring it. For all other purposes, it shall become effective upon being approved as provided in Section 14.

**RESOLUTION
ADOPTING ADEQUATE FACILITIES TAX
ON NEW DEVELOPMENT
No. _____**

WHEREAS, Dickson County is one of the faster growing counties in Middle Tennessee, having been impacted by the rapid growth in the standard metropolitan area of Nashville; and

WHEREAS, the projected non-residential development, the availability of jobs, and residential expansion into the County is anticipated to stimulate a significant demand for new dwelling units in Dickson County; and

WHEREAS, on March 20, 2000, Dickson County passed a Resolution, requesting that a Private Act be passed as therein set forth; and

WHEREAS, Dickson County is committed to both present and future county residents to maintaining a level of public facilities, commensurate with those presently provided; and

WHEREAS, Private Chapter 158 of the Private Acts of 2000 authorizes Dickson County to levy and collect an adequate facilities tax on new development in the county and in the cities in order to provide that new development contribute its fair share of the cost of providing public school and other public facilities made necessary by such new development; and

WHEREAS, Dickson County wishes to impose a fair and reasonable share of the costs of public facilities necessitated by new development on that development so as not to create an unfair and inequitable burden on existing county and city residents; and

WHEREAS, the Dickson County Board of County Commissioners ratified Private Chapter 158 of the Private Acts of 2000 by a two-thirds vote on August 21st, 2000, which approval was proclaimed by the presiding officer of the Commission; and

WHEREAS, the Board of County Commissioners of Dickson County finds that the need for public facilities is reasonably related to new development in the County;

NOW, THEREFORE, BE IT RESOLVED by the County Commission, meeting in a special called session this the 11th day of September, 2000, that

Section One - Tax Established. Any person who engages in new development in the County, including persons who engage in new development within cities in the County, shall pay a privilege tax in accordance with the following schedule:

<u>Type</u>	<u>Fee per Square foot of heated floor area</u>
Residential	50 cents
Commercial	25 cents
Industrial (temperature controlled)	15 cents

Section Two - Setting a Cap. A cap of \$ 1.00 per square foot is hereby set on this adequate facilities tax for residential heated floor space and can not be exceeded unless approved by a two-thirds vote of the County Commission.

Section Three - Collection of Tax. The tax established in this Resolution shall be collected at the time of application for a building permit for development as herein defined by a county official duly authorized by the County Executive. If the building permit is issued by the county building official or other responsible official shall receive payment in full in cash or other negotiable instruments as approved by the County Attorney. If the building permit is issued by a city, the city shall, before issuance of the building permit, require evidence by a valid certificate executed by the county building inspector that the full amount or the tax due the county has been paid. No building permit for development as herein defined shall be issued in Dickson County unless

the tax has been paid in full to the county or a negotiable instrument approved by the County Attorney and payable to the county has been received. The issuance of a building permit by any city official, without a certificate from the county that the tax has been paid shall render the city liable to the county for the sum or sums that would have been collected by the county, had the certificate of tax paid been required by the city.

Section 4 - Use of Tax. All tax funds collected pursuant to the Resolution shall be used for the purpose of providing public facilities in Dickson County and shall be deposited with the Dickson County Trustee into the Debt Service Fund of the County.

Section 5 - Severability. If any provision of this Resolution or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the Resolution which can be given effect without the invalid provision or application, and to that end the provisions of this Resolution are declared to be severable. This Resolution shall be interpreted and given effect together with the provisions of Private Chapter No. 158 of the Private Acts of 2000 which authorized an adequate facilities tax in Dickson County.

BE IT FURTHER RESOLVED that this Resolution shall take effect immediately, the public welfare requiring it.

Passed this the 11th day of September, 2000

Votes: Aye _____
Nay _____
Pass _____

Approved Janet A. Harris
Janet A. Harris, County Executive

Attest: _____
Phil Simons, County Clerk

TAXATION

ADEQUATE FACILITIES TAX

PRIVATE ACTS OF 1987

CHAPTER 118

WHEREAS, Williamson County, Tennessee, has been the fastest growing county in the state for the past fifteen (15) years, having been impacted by the rapid growth in the standard metropolitan area of Nashville; and

WHEREAS, anticipated continued growth from the expansion of Nashville is expected to accelerate due to the location of the hub of American Airlines in the Nashville area, and from other factors; and

WHEREAS, after an intense national competition, the state of Tennessee successfully negotiated with the General Motors Corporation to locate its Saturn plant in Tennessee; and

WHEREAS, General Motors Corporation selected and is presently constructing the Saturn automotive assembly plant in an unincorporated area of Maury County just south of the Williamson County line at Spring Hill; and

WHEREAS, the investment in said plant is anticipated to be approximately \$3.5 billion when the plant is complete; and

WHEREAS, Maury County has negotiated a Payment in Lieu of Tax (PILOT) Agreement with General Motors whereby the Saturn plant will make payments in lieu of property tax in the amount of \$43.430 million over the next fifteen (15) years, but Williamson County, lying within a few miles of the plant has no such agreement, and will receive no such benefit; and

WHEREAS, the Saturn plant is anticipated to stimulate commercial, office, industrial and warehouse development in Williamson County in the vicinity of the Saturn plant as well as in the cities of Franklin, Brentwood and Fairview, all lying within Williamson County; and

WHEREAS, the projected non-residential development and the availability of jobs is anticipated to stimulate a significant demand for new dwelling units in Williamson County; and

WHEREAS, current projections show that:

(1) County population will be 129,000 persons in year 2005, an increase of 122% from 1980 to 2005; there will be a demand for approximately 22,000 additional dwelling units between 1980 and 2005; and new residential and non-residential development will consume an additional 14,000 acres of land in Williamson County;

(2) projected growth and land use development will cause a demand for county provided capital facilities (schools, roads, jails, parks, county government facilities, etc.) in an amount well in excess of \$50 million over the next fifteen (15) years;

(3) the county's present revenue raising authority is limited and relies heavily on intergovernmental transfers which are not subject to county control and on property taxes, which would impose the costs of new growth on existing residents rather than on new residents and businesses who create the demand for the additional expenditures; and

WHEREAS, Williamson County is committed to both present and future county residents to maintaining a level of public facilities and services commensurate with those presently provided; and

WHEREAS, Williamson County is prepared to impose a fair, equitable and reasonable share of the costs of providing the necessary public facilities and services on existing residents of the county; and

WHEREAS, the county's present population employment base, tax base and budget cannot alone support the additional revenues needed to supply facilities to serve new growth without a substantial increase in the property tax rate on existing development; and

WHEREAS, the introduction of the Saturn plant in Maury County, the American Airlines Hub in Davidson County, and the continued expansion of the Nashville Metropolitan area represent both an extraordinary economic opportunity for the state of Tennessee as well as a potential economic burden on the existing residents of Williamson County; and

WHEREAS, due to these unique circumstances, it is necessary and appropriate that Williamson County be given authorization to extend its taxing power to enable the county to impose a fair and reasonable share of the costs of public facilities necessitated by new development on that development so as not to create an unfair and inequitable burden on existing county residents; and

WHEREAS, there is precedent in the state of Tennessee for such additional tax measures to impose costs on those who benefit from improvements and where the result would otherwise be to impose an unfair burden on existing residents; and

WHEREAS, the most logical and effective mechanism to accomplish the intended result would be the imposition of a new privilege tax on new development in Williamson County; now, therefore,

SECTION 1. This Act shall be known and cited as the Williamson County Adequate Facilities Tax.

SECTION 2. As used in this Act, unless a different meaning appears from the context:

(a) "Board of Adjustments and Appeals" means the board established in Williamson County pursuant to the requirements of the Southern Standard Building Code Congress.

(b) "Building" means any structure built for the support shelter, or enclosure of persons, chattels, or movable property of any kind; the term includes a mobile home. This will not pertain to buildings used for agricultural purposes.

(c) "Building Permit" means a permit for development issued in Williamson County, whether by the county or by any city therein.

(d) "Capital Improvement Program" means a proposed schedule of future projects, listed in order of construction priority, together with cost estimates and the anticipated means of financing each project. All major projects requiring the expenditure of public funds, over and above the annual local government operating expenses, for the purchase, construction, or replacement of the physical assets of the community are included.

(e) "Certificate of Occupancy" means a license for occupancy of a building or structure issued in Williamson County, whether by the county or by any city therein.

(f) "Development" means the construction, building, reconstruction, erection, extension, betterment, or improvement of land providing a building or structure or the addition to any building or structure, or any part thereof, which provides, adds to or increases the floor area of a residential or non-residential use.

(g) "Dwelling Unit" means a room, or rooms connected together constituting a separate, independent housekeeping establishment for owner occupancy, rental or lease on a daily, weekly, monthly, or longer basis; physically separated from any other room(s) or dwelling units which may be in the same structure; and containing independent cooking and sleeping facilities.

(h) (1) "Floor Area" for non-residential development means the total of the gross horizontal area of all floors, including usable basements and cellars, below the roof and within the outer surface of the main walls of principal or accessory buildings or the center lines of party walls separating such buildings or portions thereof, or within lines drawn parallel to and two (2) feet within the roof line of any building or portions thereof without walls, but excluding arcades, porticoes, and similar open areas which are accessible to the general public, and which are not designed or used as sales, display, storage, service, or production areas.

(2) "Floor Area" for residential development means the total of the gross horizontal area of all floors, including basements, cellars, or attics which is heated and/or air-conditioned living space, or designed to be finished into heated and/or air-conditioned living space at a future date.

(i) "General Plan" means the official statement of the planning commission which sets forth major policies concerning future development of the jurisdictional area and meeting the provisions set forth in Tennessee Code Annotated, Sections 13-

3-301, 13-3-302, and 13-4-102. For purposes of this Act only, a general plan may consist solely of the land development plan element which sets out a plan or scheme of future land usage.

(j) "Governing Body" means the county commission of Williamson County, Tennessee.

(k) "Major Street or Road Plan" means the plan adopted by the planning commission, pursuant to Tennessee Code Annotated, Sections 13-3-402 and 13-4-302, showing, among other things, "the general location, character, and extent of public ways (and) the removal, relocation, extension, widening, narrowing, vacating, abandonment or change of use of existing public ways...".

(l) "Non-Residential" means the development of any property for any use other than residential use, except as may be exempted by this Act.

(m) "Person" means any individual, firm, co-partnership, joint venture, association, corporation, estate, trust, business trust, receiver, syndicate, or other group or combination acting as a unit, and the plural as well as the singular number.

(n) "Place of Worship" means that portion of a building, owned by a religious institution which has tax-exempt status, which is used for worship services and related functions; provided, however, that a place of worship does not include buildings or portions of buildings which are used for purposes other than for worship and related functions or which are or are intended to be leased, rented or used by persons who do not have tax-exempt status.

(o) "Public Buildings" means a building owned by the state of Tennessee or any agency thereof, a political subdivision of the state of Tennessee, including but not necessarily limited to counties, cities, school districts and special districts, or the federal government or any agency thereof.

(p) "Public Facility or Facilities" means a physical improvement undertaken by the county or city, including, but not limited to the following: roads and bridges, parks and recreational facilities, jails and law enforcement facilities, schools, libraries, government buildings, fire stations, sanitary landfills, water, wastewater and drainage projects, airport facilities and other governmental capital improvements benefiting the citizens of the county and/or city.

(q) "Residential" means the development of any property for a dwelling unit or units.

(r) "Subdivision Regulations" means the regulations adopted by the Williamson County regional planning commission pursuant to state statutory authorization on December 19, 1985, as amended, by which the county regulates the subdivision of land.

(s) "Zoning Resolution" means the resolution adopted by the governing body pursuant to state statutory authorization on April 18, 1988, as amended, by which the county regulates the zoning, use and development of property.

As amended by: Private Acts of 1989, Chapter 22
Private Acts of 1990, Chapter 173.

SECTION 3. It is the intent and purpose of this Act to authorize Williamson County to impose a tax on new development in the county payable at the time of issuance of a building permit or certificate of occupancy so as to ensure and require that the persons responsible for new development share in the burdens of growth by paying their fair share for the cost of new and expanded public facilities made necessary by such development.

SECTION 4. Engaging in the act of development within Williamson County, except as provided in Section 6 herein, is declared to be a privilege upon which Williamson County may, by resolution of the governing body, levy a tax in an amount not to exceed the rate set forth in Section 7.

SECTION 5. The governing body shall impose the tax authorized herein by resolution after adopting a capital improvements program indicating the need for the cost of public facilities anticipated to be funded, in part, by this tax and after finding that the need for such public facilities is reasonably related to new development in the county. The resolution of the governing body imposing this tax shall state the rate of tax on new residential and non-residential development. The governing body shall, by resolution, adopt administrative guidelines, procedures, regulations and forms necessary to properly implement, administer and enforce the provisions of this Act.

SECTION 6. This Act shall not apply to development of:

- (a) Public buildings.
- (b) Places of worship.
- (c) Barns or outbuildings used for agricultural purposes.
- (d) Replacement structures for previously existing structures destroyed by fire or other disaster.
- (e) Additions to a single-family dwelling.
- (f) A structure owned by a non-profit corporation which is a qualified 501(c)3 corporation under the Internal Revenue Code.
- (g) Permanent residential structures replacing mobile homes where the mobile home is removed within thirty (30) days of the issuance of the certificate of occupancy for the permanent residential structure provided that the permanent structure is a residence for the owner and occupant of the mobile home and that

owner and occupant has resided on the property for a period of not less than three (3) years.

(h) Buildings moved from one site within the County to another site within the County.

As amended by: Private Acts of 1989, Chapter 22.

SECTION 7. For the exercise of the privilege described herein, Williamson County may impose a tax on new development not to exceed

(a) one dollar (\$1.00) per gross square foot of new residential development.

(b) two dollars (\$2.00) per gross square foot of new non-residential development.

The county may develop a tax rate schedule by which residential and non-residential uses are classified by type for the purpose of imposition of the tax authorized herein.

SECTION 8. The tax established in this act shall be collected at the time of application for a building permit for development as herein defined by a county official duly authorized by the County Executive. If the building permit is issued by the County, the County Building Official or other responsible official shall receive payment in full in cash or other negotiable instrument as specified by resolution of the County and as approved by the County Attorney. If the building permit is issued by a city, the city shall, before issuance of the building permit, require evidence by a valid certificate executed by the County Building Inspector that the full amount of the tax due the County has been paid. No County unless the tax has been paid in full to the county or a negotiable instrument approved by the County Attorney and payable to the County has been received. The issuance of a building permit by any city official, without a certificate from the County that the tax has been paid shall render the city liable to the County for the sum or sums that would have been collected by the County, had the certificate of tax paid been required by the City.

As amended by: Private Acts of 1989, Chapter 22.

SECTION 9. All tax funds collected shall be used for the purpose of providing public facilities, the need for which is reasonably related to new development.

SECTION 10. The authority to impose this privilege tax on new development in Williamson County is in addition to all other authority to impose taxes, fees, assessments, or other revenue raising or land development regulatory measures granted either by the private or public acts of the state of Tennessee and the imposition of such tax, in addition to any other authorized tax, fee, assessment or charge, shall not be deemed to constitute double taxation.

SECTION 11. Appeals. Any person aggrieved by the decision of the county building official or other responsible official concerning any aspect of this act may obtain review of the official's decision in the following manner:

(1) By payment of the disputed amount to Williamson County and by notifying the official that the payment is made under protest.

(2) By requesting an appeal of the decision of the official in written form within ten (10) days of the protest and payment. Appeals shall be heard by the Williamson County Board of Adjustment and Appeals. Hearing shall be scheduled within forty-five (45) days of the written request for appeal.

The board of adjustment and appeals shall render a decision on all hearings within thirty (30) days of the hearing date, unless the hearing is continued from time to time by a majority vote of the board for further information.

The board of adjustment and appeals shall act as a quasi-judicial body whose purpose is to determine the intent of this act, its applicability to the appellant, and to rule upon the interpretation of the official.

The board will not be bound by formal rules of evidence applicable to the various courts of the state.

Hearings before the board shall proceed as follows:

(1) The building official shall explain his ruling and the reasons for his ruling.

(2) The appellant shall explain his reasons for protesting the ruling.

(3) The board may request further information from any county official, including, but not limited to the county executive, county commissioners, or committee members, the county attorney, or the county planning staff. The board will not have the power of subpoena.

(4) The board will deliberate and render a decision by a majority vote. Decisions will be reduced to writing and copies shall be sent to all parties and shall become a part of the minutes of the board. Decisions of the board of adjustment and appeals shall be final, except that either the building official, or the person aggrieved may seek review of the board's actions by certiorari and supersedeas to the Chancery Court of Williamson County, Tennessee, provided that an application to the court is made within sixty (60) days of the written decision of the board.

As amended by: Private Acts of 1990, Chapter 173.

SECTION 12. The provisions of this act shall in no manner repeal, modify, or interfere with the authority granted by any other public or private law applicable to Williamson County. This act shall be deemed to create an additional and alternative method for Williamson County to impose and collect taxes for the purpose of providing public facilities made necessary by new development in the county.

As amended by: Private Acts of 1990, Chapter 173.

SECTION 13. If any provisions of this Act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to that end the provisions of this Act are declared to be severable.

As amended by: Private Acts of 1990, Chapter 173.

SECTION 14. This Act shall have no effect unless it is approved by a two-thirds (2/3) vote of the county legislative body of Williamson County before October 1, 1987. Its approval or nonapproval shall be proclaimed by the presiding officer of the county legislative body and certified by him to the Secretary of State.

As amended by: Private Acts of 1990, Chapter 173.

SECTION 15. For the purpose of approving or rejecting the provisions of this Act, it shall be effective upon becoming a law, the public welfare requiring it. For all other purposes it shall become effective upon being approved as provided in Section 13.

As amended by: Private Acts of 1990, Chapter 173

Passed: May 7, 1987.

TAXATION

ADEQUATE SCHOOL FACILITIES TAX

PRIVATE ACTS OF 1987

CHAPTER 113

WHEREAS, Williamson County, Tennessee, has been the fastest growing county in the state for the past fifteen (15) years, having been impacted by the rapid growth in the standard metropolitan area of Nashville; and

WHEREAS, Anticipated continued growth from the expansion of Nashville is expected to accelerate due to the location of the hub of American Airlines in the Nashville area, and from other factors; and

WHEREAS, After an intense national competition, the state of Tennessee successfully negotiated with the General Motors Corporation to locate its Saturn plant in Tennessee; and

WHEREAS, General Motors Corporation selected and is presently constructing the Saturn automotive assembly plant in an unincorporated area of Maury County just south of the Williamson County line at Spring Hill; and

WHEREAS, The investment in said plant is anticipated to be approximately \$3.5 billion when the plant is complete; and

WHEREAS, Maury County has negotiated a Payment in Lieu of Tax (PILOT) Agreement with General Motors whereby the Saturn plant will make payments in lieu of property tax in the amount of \$43.430 million over the next fifteen (15) years, but Williamson County, lying within a few miles of the plant has no such agreement, and will receive no such benefit; and

WHEREAS, The Saturn plant is anticipated to stimulate commercial, office, industrial and warehouse development in Williamson County in the vicinity of the Saturn plant as well as in the cities of Franklin, Brentwood and Fairview, all lying within Williamson County; and

WHEREAS, The projected non-residential development and the availability of jobs is anticipated to stimulate a significant demand for new dwelling units in Williamson County; and

WHEREAS, current projections show that:

(1) County population will be 129,000 persons in year 2005, an increase of 122% from 1980 to 2005; there will be a demand for approximately 22,000 additional dwelling units between 1980 and 2005; and new residential and non-residential development will consume an additional 14,000 acres of land in Williamson County;

(2) projected growth and land use development will cause a demand for county provided capital facilities (schools, roads, jails, parks, etc.) in an amount well in excess of \$50 million over the next fifteen (15) years;

(3) The county's present revenue raising authority is limited and relies heavily on intergovernmental transfers which are not subject to county control and on property taxes, which would impose the costs of new growth on existing residents rather than on new residents and businesses who create the demand for the additional expenditures; and

WHEREAS, Williamson County is committed to both present and future county residents to maintaining a level of public facilities and services commensurate with those presently provided; and

WHEREAS, Williamson County is prepared to impose a fair, equitable and reasonable share of the costs of providing the necessary public facilities and services on existing residents of the county; and

WHEREAS, The county's present population employment base, tax base and budget cannot alone support the additional revenues needed to supply facilities to serve new growth without a substantial increase in the property tax rate on existing development; and

WHEREAS, The introduction of the Saturn plant in Maury County, the American Airlines Hub in Davidson County, and the continued expansion of the Nashville Metropolitan area represent both an extraordinary economic opportunity for the state of Tennessee as well as a potential economic burden on the existing residents of Williamson County; and

WHEREAS, Due to these unique circumstances, it is necessary and appropriate that Williamson County be given authorization to extend its taxing power to enable the county to impose a fair and reasonable share of the costs of public facilities necessitated by new development on that development so as not to create an unfair and inequitable burden on existing county residents; and

WHEREAS, There is precedent in the state of Tennessee for such additional tax measures to impose costs on those who benefit from improvements and where the result would otherwise be to impose an unfair burden on existing residents; and

WHEREAS, The most logical and effective mechanism to accomplish the intended result would be the imposition of a new privilege tax on new development in Williamson County; now, therefore,

SECTION 1. This Act shall be known and cited as the Williamson County Adequate Facilities Tax.

SECTION 2. As used in this Act, unless a different meaning appears from the context:

(a) "Board of Adjustments and Appeals" means the board established in Williamson County pursuant to the requirements of the Southern Standard Building Code Congress.

(b) "Building" means any structure built for the support shelter, or enclosure of persons, chattels, or movable property of any kind; the term includes a mobile home. This will not pertain to buildings used for agricultural purposes.

(c) "Building Permit" means a permit for development issued in Williamson County, whether by the county or by any city therein.

(d) "Capital Improvement Program" means a proposed schedule of future projects, listed in order of construction priority, together with cost estimates and the anticipated means of financing each project. All major projects requiring the expenditure of public funds, over and above the annual local government operating expenses, for the purchase, construction, or replacement of the physical assets of the community are included.

(e) "Certificate of Occupancy" means a license for occupancy of a building or structure issued in Williamson County, whether by the county or by any city therein.

(f) "Development" means the construction, building, reconstruction, erection, extension, betterment, or improvement of land providing a building or structure or the addition to any building or structure, or any part thereof, which provides, adds to or increases the floor area of a residential or non-residential use.

(g) "Dwelling Unit" means a room, or rooms connected together constituting a separate, independent housekeeping establishment for owner occupancy, rental or lease on a daily, weekly, monthly, or longer basis; physically separated from any other room(s) or dwelling units which may be in the same structure; and containing independent cooking and sleeping facilities.

(h) "Floor Area" means the total of the gross horizontal area of all floors, including usable basements and cellars, below the roof and within the outer surface of the main walls of principal or accessory buildings or the center lines of party walls separating such buildings or portions thereof, or within lines drawn parallel to and two (2) feet within the roof line of any building or portions thereof without walls, but excluding in the case of nonresidential facilities: arcades, porticoes, and similar open areas which are accessible to the general public, and which are not designed or used as sales, display, storage, service, or production areas.

(i) "General Plan" means the official statement of the planning commission which sets forth major policies concerning future development of the jurisdictional area and meeting the provisions set forth in Tennessee Code Annotated, Sections 13-3-301, 13-3-302, and 13-4-102. For purposes of this act only, a general plan may consist solely of the land development plan element which sets out a plan or scheme of future land usage.

(j) "Governing Body" means the county commission of Williamson County, Tennessee.

(k) "Major Street or Road Plan" means the plan adopted by the planning commission, pursuant to Tennessee Code Annotated, Sections 13-3-402 and 13-4-302,

showing, among other things, "the general location, character, and extent of public ways (and) the removal, relocation, extension, widening, narrowing, vacating, abandonment or change of use of existing public ways...".

(l) "Non-Residential" means the development of any property for any use other than residential use, except as may be exempted by this act.

(m) "Person" means any individual, firm, co-partnership, joint venture, association, corporation, estate, trust, business trust, receiver, syndicate, or other group or combination acting as a unit, and the plural as well as the singular number.

(n) "Place of Worship" means that portion of a building, owned by a religious institution which has tax-exempt status, which is used for worship services and related functions; provided, however, that a place of worship does not include buildings or portions of buildings which are used for purposes other than for worship and related functions or which are or are intended to be leased, rented or used by persons who do not have tax-exempt status.

(o) "Public Buildings" means a building owned by the state of Tennessee or any agency thereof, a political subdivision of the state of Tennessee, including but not necessarily limited to counties, cities, school districts and special districts, or the federal government or any agency thereof.

(p) "Public Facility or Facilities" means a physical improvement undertaken by the county or city, including, but not limited to the following: roads and bridges, parks and recreational facilities, jails and law enforcement facilities, schools, libraries, government buildings, fire stations, sanitary landfills, water, wastewater and drainage projects, airport facilities and other governmental capital improvements benefiting the citizens of the county and/or city.

(q) "Residential" means the development of any property for a dwelling unit or units.

(r) "Subdivision Regulations" means the regulations adopted by the Williamson County regional planning commission pursuant to state statutory authorization on December 19, 1985, as amended, by which the county regulates the subdivision of land.

(s) "Zoning Resolution" means the resolution adopted by the governing body pursuant to state statutory authorization on May 16, 1977, as amended, by which the county regulates the zoning, use and development of property.

As amended by: Private Acts of 1990, Chapter 172.

SECTION 3. It is the intent and purpose of this act to authorize Williamson County to impose a tax on new development in the county payable at the time of issuance of a building permit or certificate of occupancy so as to ensure and require that the persons responsible for new development share in the burdens of growth by paying their fair share for the cost of new and expanded public facilities made necessary by such development.

SECTION 4. Engaging in the act of development within Williamson County, except as provided in Section 6 herein, is declared to be a privilege upon which Williamson County may, by resolution of the governing body, levy a tax in an amount not to exceed the rate set forth in Section 7.

SECTION 5. The governing body shall impose the tax authorized herein by resolution after adopting a capital improvements program indicating the need for the cost of public facilities anticipated to be funded, in part, by this tax and after finding that the need for such public facilities is reasonably related to new development in the county. The resolution of the governing body imposing this tax shall state the rate of tax on new residential and non-residential development. The governing body shall, by resolution, adopt administrative guidelines, procedures, regulations and forms necessary to properly implement, administer and enforce the provisions of this act.

SECTION 6. This act shall not apply to development of:

- (a) Public buildings.
- (b) Places of worship.
- (c) Barns or outbuildings used for agricultural purposes.
- (d) Replacement structures for previously existing structures destroyed by fire or other disaster.
- (e) Additions to a single-family dwelling.
- (f) A structure owned by a non-profit corporation which is a qualified 501(c)3 corporation under the Internal Revenue Code.

SECTION 7. For the exercise of the privilege described herein, Williamson County may impose a tax on new development not to exceed one dollar (\$1.00) per gross square foot of new residential and new non-residential development.

SECTION 8. The tax established in this act shall be collected at the time of application for a building permit for development as herein defined or, if a building permit is not required, at the time of application for a certificate of occupancy by the county or city official duly authorized in such jurisdiction to issue building permits or certificates of occupancy. If the tax is collected by the county, the county building official or other responsible official shall receive payment in full in cash or other negotiable instrument as specified by resolution of the county. If the tax is collected by a city, the city shall, before issuance of the building permit or certificate of occupancy, receive payment in cash or by a negotiable instrument payable to the county in the full amount of the tax due. By the tenth day of each month the city shall transfer such cash and negotiable instruments as were collected the preceding month to the county collector. No building permit for development as herein defined, or certificate of occupancy if no building permit is required, shall be issued in Williamson County unless the tax has been paid in full to the county or a negotiable instrument payable to the county has been received.

SECTION 9. Within fifteen (15) days after the last day of each month, the county collector shall distribute thirty percent (30%) of the tax proceeds collected during such period to the incorporated cities within the county, said thirty percent (30%) to be divided pro rata among the incorporated cities on the basis of their relative population as of the last federal decennial census, or any special state certified census. Provided, however, no distribution shall be made to a city that has not adopted a general plan and capital improvements program, which plan and program have been found by the governing body to be consistent with the county general plan and capital improvements program. The portion of the thirty percent (30%) distributable to cities within the county which constitutes the pro rata share of a city which has not adopted a general plan and capital improvements program consistent with the county general plan and capital improvements program as required herein shall be redistributed to other cities in the county in the same manner as herein before provided.

SECTION 10. All tax funds collected, whether used by the county or cities, shall be used for the purpose of providing public facilities, the need for which is reasonably related to new development. The county, in budgeting its funds, shall utilize one hundred percent (100%) of county proceeds of tax funds collected for public school purposes. The county shall make the appropriate distribution to the Franklin Special School District according to ADA formula.

SECTION 11. Appeals. Any person aggrieved by the decision of the county building official or other responsible official concerning any aspect of this act may obtain review of the official's decision in the following manner:

(1) By payment of the disputed amount to Williamson County and by notifying the official that the payment is made under protest.

(2) By requesting an appeal of the decision of the official in written form within ten (10) days of the protest and payment. Appeals shall be heard by the Williamson County Board of Adjustment and Appeals. Hearings shall be scheduled within forty-five (45) days of the written request for appeal.

The board of adjustment and appeals shall render a decision on all hearings within thirty (30) days of the hearing date, unless the hearing is continued from time to time by a majority vote of the board for further information.

The board of adjustment and appeals shall act as a quasi-judicial body whose purpose is to determine the intent of this act, its applicability to the appellant, and to rule upon the interpretation of the official.

The board will not be bound by formal rules of evidence applicable to the various courts of the state.

Hearings before the board shall proceed as follows:

(1) The building official shall explain his ruling and the reasons for his ruling.

(2) The appellant shall explain his reasons for protesting the ruling.

(3) The board may request further information from any county official, including, but not limited to the county executive, county commissioners, or committee members, the county attorney, or the county planning staff. The board will not have the power of subpoena.

(4) The board will deliberate and render a decision by a majority vote. Decisions will be reduced to writing and copies shall be sent to all parties and shall become a part of the minutes of the board. Decisions of the board of adjustment and appeals shall be final, except that either the building official, or the person aggrieved may seek review of the board's actions by certiorari and supersedeas to the chancery court of Williamson County, Tennessee, provided that an application to the court is made within sixty (60) days of the written decision of the board.

As amended by: Private Acts of 1990, Chapter 173.

SECTION 12. The authority to impose this privilege tax on new development in Williamson County is in addition to all other authority to impose taxes, fees, assessments, or other revenue raising or land development regulatory measures granted either by the private or public acts of the state of Tennessee and the imposition of such tax, in addition to any other authorized tax, fee, assessment or charge, shall not be deemed to constitute double taxation.

As amended by: Private Acts of 1990, Chapter 172.

SECTION 13. The provisions of this act shall in no manner repeal, modify, or interfere with the authority granted by any other public or private law applicable to Williamson County. This act shall be deemed to create an additional and alternative method for Williamson County to impose and collect taxes for the purpose of providing public facilities made necessary by new development in the county.

As amended by: Private Acts of 1990, Chapter 172.

SECTION 14. If any provisions of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to that end the provisions of this act are declared to be severable.

As amended by: Private Acts of 1990, Chapter 172.

SECTION 15. This act shall have no effect unless it is approved by a two-thirds (2/3) vote of the county legislative body of Williamson County before October 1, 1987. Its approval or nonapproval shall be proclaimed by the presiding officer of the county legislative body and certified by him to the secretary of state.

As amended by: Private Acts of 1990, Chapter 172.

SECTION 15. For the purpose of approving or rejecting the provisions of this act, it shall be effective upon becoming a law, the public welfare requiring it. For all other purposes it shall become effective upon being approved as provided in Section 14.

COMPILER'S NOTE: This section was not renumbered by Private Acts of 1990, Chapter 172.

Passed: May 5, 1987.

8/26/2004

Credit Card Report August 2004

Department	Amount
Building Commissioner	\$29.94
County Mayor	\$206.58
Court Clerk	\$2,381.95
Drug Court	\$49.22
Finance	\$306.37
Health Dept	\$518.16
Highway	\$14,743.94
Information Technology	\$81.50
Library	\$487.89
Little River RailRoad	\$477.06
Maintenance	\$585.51
Planning	\$175.92
Property Assessor	\$345.80
Records	\$53.98
Register	\$22.43
Schools	\$34,097.87
Sheriff	\$7,172.44
Trustee	\$19.30
Veterans	\$58.75
Vistors Bureau	\$28.72
Summary	\$61,843.33

BLOUNT COUNTY, TENNESSEE
 FUND ACCOUNTING SYSTEM
 BUDGET INCREASE/DECREASE FOR YEAR THROUGH AUGUST 31, 2004

FUND	PROJ	CC/OBJ	DESCRIPTION	AMOUNT	JE NUMBER
101			APPR FUNDS FOR FOR VEHI ALLOWANCES		04002560
		055900	FIELD LINE INSPECTION	6,074.00+	
		431901	FIELD LINE TESTING	6,074.00+	
101			APPROIATE FUNDS TO CARRY OVER PY GRT		04002561
		054432	HOMELAND SECURITY GRANT 03-017726	87,129.34+	
		054433	HOMELAND SECURITY GRANT 04-020071	290,571.90+	
		054435	HOMELAND SEC GRANT PRG. EXERCISE 04-	25,000.00+	
		054436	CITIZEN CORPS PRG 04-019449	1,530.00+	
		054437	HAZARD MITIGATION GRANT 04-10712	17,913.00+	
		054439	HAZ MAT EMERGENCY PLANNING GRANT 04-	7,000.00+	
		499988	RESERVE FOR EMER MGMT GRANTS	429,144.24+	
101			INCREASE BUDGET FOR CODES CONSULTANT		04002562
		051730	BUILDING COMMISSIONER	7,500.00+	
		499998	FUND BALANCE	7,500.00+	
101			FUND TOTALS		
101			EXPENDITURE TOTAL	442,718.24+	
101			REVENUE TOTAL	442,718.24+	
141			FUNDS TO BAL FY 2004-05 BUDGET		04002559
		099100	OPERATING TRANSFERS	8,200.00-	
		499998	FUND BALANCE	8,200.00-	
141			FUND TOTALS		
141			EXPENDITURE TOTAL	8,200.00-	
141			REVENUE TOTAL	8,200.00-	
142	10421		ESTABLISH THE 10421 CARRYOVER PROJEC		04002975
		071100	REGULAR EDUCATION PROGRAM	46,870.54+	
		471400	TITLE I CARRYOVER PROJECTS	46,870.54+	
142	10501		RECON DIFF BETWEEN TITLE I 04-05		04002564
		071100	REGULAR EDUCATION PROGRAM	157,772.18+	
		072130	OTHER STUDENT SUPPORT	500.00-	
		072210	REGULAR INSTRUCTION PROGRAM	22,138.07-	
		099100	OPERATING TRANSFERS	9,005.42-	
		471410	ECIA-CHAPTER I	126,128.69+	
142	10501		RECONCILE DIFF BTWN TITLE I 04/05 PJ		04002976
		071100	REGULAR EDUCATION PROGRAM	46,870.54-	
		471410	ECIA-CHAPTER I	46,870.54-	
142	15105		ESTABLISH 04-05 GRANT BUDGET W/AGGRE		04002852
		071401	PRE-SCHOOL EDUCATION GRANT	47,015.00-	
		489900	OTHER	16,500.00-	

B L O U N T C O U N T Y , T E N N E S S E E
 FUND ACCOUNTING SYSTEM
 BUDGET INCREASE/DECREASE FOR YEAR THROUGH AUGUST 31, 2004

FUND	PROJ	CC/OBJ	DESCRIPTION	AMOUNT	JE NUMBER
		498000	OPERATING TRANSFERS	30,515.00-	
142	30401		SET UP 04 IDEA ACCTS, JULY, AUG, SEPT		04001243
		071200	SPECIAL EDUCATION PROGRAM	287,841.60+	
		072220	SPECIAL EDUCATION PROGRAM	115,564.53+	
		072710	TRANSPORTATION	650.36+	
		471430	EDUCATION OF THE HANDICAPPED ACT	404,056.49+	
142	60501		ADJ CARL PERKINS GRANT 04-05 BUDGET		04002849
		071300	VOCATIONAL EDUCATION PROGRAM	6,266.00-	
		471310	BASIC VOCATIONAL	6,266.00-	
142	70511		ESTABLISH BUDGT FOR TITLE II		04002563
		072810	CENTRAL AND OTHER	6.00-	
		471421	TITLE II, PART D	6.00-	
142	80501		ADJ VOCATIONAL TRANS GRANT BUDGT		04000633
		071300	VOCATIONAL EDUCATION PROGRAM	2,348.00+	
		475906	VOCATIONAL TRANSITION GRANT	1,643.00+	
		498000	OPERATING TRANSFERS	705.00+	
142	81401		CARRYOVER BDGT FOR ST APPR GRANT		04002861
		071300	VOCATIONAL EDUCATION PROGRAM	2,502.00+	
		475900	OTHER FEDERAL-STATE	2,502.00+	
142	81501		SET BUGT FOR HIGH SCHOOLS THAT WK GT		04000684
		071300	VOCATIONAL EDUCATION PROGRAM	5,000.00+	
		475900	OTHER FEDERAL-STATE	5,000.00+	
142	91501		BUDGT FOR 04/05 READING EXCELL GRNT		04000632
		071502	REA GRANT	3,452.00+	
		475900	OTHER FEDERAL-STATE	3,452.00+	
142	91521		ESTABLISH BUDGT FOR 04/05 READ EXC G		04002479
		071502	REA GRANT	100,000.00+	
		475900	OTHER FEDERAL-STATE	100,000.00+	
142			FUND TOTALS		
142			EXPENDITURE TOTAL	590,200.18+	
142			REVENUE TOTAL	590,200.18+	

Posted

04002848

Blount County, Tennessee
REQUEST FOR BUDGET TRANSFER
Fiscal Year 2004-2005

Fund Number 131

Cost Center Number 063100

Fund Name Highway\Public Works

Cost Center Name OPER-MAINTANCE EQUIP

Transfer
to:

ACCOUNT NUMBER	ACCOUNT NAME	AMOUNT
131-063100-500351-00000	RENTAL	\$5,000.00
Total Transferred to:		\$5,000.00

Transfer
from:

ACCOUNT NUMBER	ACCOUNT NAME	AMOUNT
131-063100-500335-00000	MAINT-REPAIR BLDG.	\$1,000.00
131-063100-500336-00000	MAINT-SERV EQUIP.	\$2,000.00
131-063100-500338-00000	MAINT-VEHICLES	\$2,000.00
Total Transferred to:		\$5,000.00

Reason for Transfer Request:

RENTAL ON EQUIP.

Note:
Total transferred to
must agree with total
transferred from.

Bill [Signature]
Signature of Department Head

B. Woodruff
Signature of County Executive

08/24/2004

Date

Blount County, Tennessee
 REQUEST FOR BUDGET TRANSFER
 Fiscal Year 2004-2005

Poste.
 04002847

Fund Number 131

Cost Center Number 062000

Fund Name Highway\Public Works

Cost Center Name HIGHWAY & BRIDGE MAINT.

Transfer
to:

ACCOUNT NUMBER	ACCOUNT NAME	AMOUNT
131-062000-500361-00000	PERMITS	\$200.00
Total Transferred to:		

Transfer
from:

ACCOUNT NUMBER	ACCOUNT NAME	AMOUNT
131-062000-500455-00000	WOOD PRODUCTS	\$200.00
Total Transferred to:		\$200.00

Reason for Transfer Request:

PERMITS FEES

Note:
Total transferred to
must agree with total
transferred from.


 Signature of Department Head


 Signature of County Executive

Date 08/24/2004

Postec

04002851

Blount County, Tennessee
REQUEST FOR BUDGET TRANSFER
Fiscal Year 2003 - 04

Fund Number 101 Cost Center Number 052600
Fund Name County Cost Center Name I.T.

ACCOUNT NUMBER	ACCOUNT NAME	AMOUNT
500399	Other contract services	1700.00
Total Transferred to:		

ACCOUNT NUMBER	ACCOUNT NAME	AMOUNT
500349	Printing	1700.00
Total Transferred from:		

Reason for Transfer Request
STUFF TAX NOTICES

Note:
Total transferred to
must agree with total
transferred from.

[Signature] 8-24-04
Signature of Department Head Date

[Signature] 8-24-04
Signature of County Executive Date

Posted
04002850

Blount County, Tennessee
REQUEST FOR BUDGET TRANSFER
Fiscal Year 2002 - 03

Fund Number 101

Cost Center Number 051500

Fund Name Gen County

Cost Center Name Election Commission

ACCOUNT NUMBER	ACCOUNT NAME	AMOUNT
101-051500 - 336	Maint Repair Service Equip.	1000
Total Transferred to:		1000

ACCOUNT NUMBER	ACCOUNT NAME	AMOUNT
101-051500 - 349	Other Contracted Services	1000
Total Transferred from:		1000

Reason for Transfer Request:
Repair of CPU Board to (2) Printers for
Suboptical Voting Machines

Note:
Total transferred to
must agree with total
transferred from.

Berky Bradshaw 8-24-04
Signature of Department Head Date

Bukchay 8-24-04
Signature of County Executive Date

Blount County, Tennessee
 REQUEST FOR BUDGET TRANSFER
 Fiscal Year 200 -0

04002512

and Number 101

Cost Center Number 052500

Fund Name General County

Cost Center Name County Clerk

ACCOUNT NUMBER	ACCOUNT NAME	AMOUNT
101-052500-500577	Other charges	95.00
Total transferred to:		

Transfer
to:

ACCOUNT NUMBER	ACCOUNT NAME	AMOUNT
101-052500-500355	Travel	
Total transferred from:		95.00

Transfer
from:

Reason For Transfer Request:
Clean up of car

Note:
 Total transferred to
 must agree with total
 transferred from.

Margaret M. Flynn 8-13-04
 Signature of Department Head Date
B. Woody 8/16/00
 Signature of County Executive Date

Posted 04002511

Blount County, Tennessee
REQUEST FOR BUDGET TRANSFER
Fiscal Year 2004 - 05



Fund Number 101

Cost Center Number 052300

Fund Name General Government

Cost Center Name Property Assessors Office

ACCOUNT NUMBER	ACCOUNT NAME	AMOUNT
101-052300-500425	Gasoline	\$500.00
Total Transferred to:		\$500.00

Transfer to:

ACCOUNT NUMBER	ACCOUNT NAME	AMOUNT
101-052300-500355	Travel	\$500.00
Total Transferred from:		\$500.00

Transfer from:

Reason for Transfer Request:

Open gasoline line item to allow payment for fuel to Highway Department for county vehicle use.

Note:
Total transferred to
must agree with total
transferred from.

Mike Monte 08-12-04
Signature of Department Head Date

[Signature] 8-16-04
Signature of County Mayor Date

Posted

04002846

Blount County, Tennessee
REQUEST FOR BUDGET TRANSFER
Fiscal Year 2004 - 05

Fund Number 101 Cost Center Number 051100

Fund Name GENERAL COUNTY Cost Center Name COUNTY COMMISSION

ACCOUNT NUMBER	ACCOUNT NAME	AMOUNT
101-051100-500349	PRINTING & STATIONERY	\$ 3,600.00
Total Transferred to:		\$ 3,600.00

ACCOUNT NUMBER	ACCOUNT NAME	AMOUNT
101-051100-500399	OTHER CONTRACTED SERVICES	\$ 3,600.00
Total Transferred from:		\$ 3,600.00

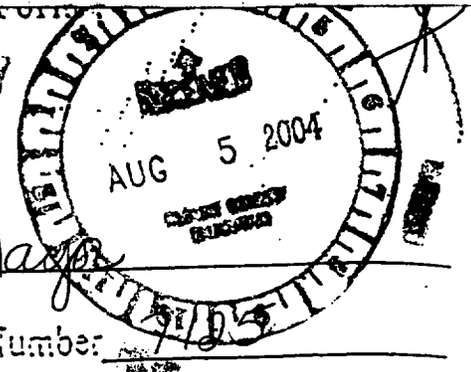
Reason for Transfer Request:
TO PROVIDE FUNDS TO PAY FOR ADDITIONAL
PRINTED COPIES OF THE COUNTY
HANDBOOK / DIRECTORY

Note:
Total transferred to
must agree with total
transferred from.

Dr. Robert L. Keeney 8-18-04
Signature of Department Head Date

[Signature] 8-23-04
Signature of County Executive Date

PA-1



Date 8-5-04 Department Marj

Vendor Crawford, Crawford & Newton Vendor Number 9125

Invoice Number _____ Invoice Date 8/4/04

Account Number 101-051900-500 331 Amount 24,663.19

Total Invoice Amount 24,663.19

Memo or

I hereby certify that all items included in the above referenced invoice have been received in acceptable order and I authorize payment of the invoice.

Authorized Department
Signature Pat James

Date 8-5-04

	Fees/ Costs	Service Tax/ Sales Tax/ Interest	Payments/ Credits/ Refunds	Prev. Bal/ New Chgs/ Pm/Cr/Ref/ New Bal
REFERENCE: Delozier v. Blount	\$612.50	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$612.50
		\$0.00	\$0.00	\$0.00
				\$612.50
REFERENCE: Garner v. Blount	\$100.00	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$100.00
		\$0.00	\$0.00	\$0.00
				\$100.00
REFERENCE: Human Resources	\$25.00	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$25.00
		\$0.00	\$0.00	\$0.00
				\$25.00
REFERENCE: Laton v. Blount	\$37.50	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$37.50
		\$0.00	\$0.00	\$0.00
				\$37.50
REFERENCE: Manufacturers v. Blount	\$25.00	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$25.00
		\$0.00	\$0.00	\$0.00
				\$25.00
REFERENCE: Nuchois v. Blount	\$262.50	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$262.50
		\$0.00	\$0.00	\$0.00
				\$262.50
REFERENCE: Ogle v. Blount	\$18,312.50	\$0.00	\$0.00	\$0.00
	\$192.72	\$0.00	\$0.00	\$18,505.22
		\$0.00	\$0.00	\$0.00
				\$18,505.22

CRAWFORD, CRAWFORD & NEWTON

Attorneys at Law
 P. O. Box 4338
 Maryville, TN 37802

August 04, 2004

Blount County Government
 c/o Beverley D. Woodruff
 Blount County Mayor
 341 Court Street
 Maryville TN 37804-5906

	Fees/ Costs	Service Tax/ Sales Tax/ Interest	Payments/ Credits/ Refunds	Prev. Bal/ New Chgs/ Pm/Cr/Ref/ New Bal
REFERENCE: Blount County Mayor				
	\$387.50	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$387.50
		\$0.00	\$0.00	\$0.00
				\$387.50
REFERENCE: Building Commissioner				
	\$12.50	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$12.50
		\$0.00	\$0.00	\$0.00
				\$12.50
REFERENCE: County Commission				
	\$150.00	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$150.00
		\$0.00	\$0.00	\$0.00
				\$150.00
REFERENCE: Davenport v. Blount				
	\$87.50	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$87.50
		\$0.00	\$0.00	\$0.00
				\$87.50
REFERENCE: Day v. Commission				
	\$25.00	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$25.00
		\$0.00	\$0.00	\$0.00
				\$25.00

	Fees/ Costs	Service Tax/ Sales Tax/ Interest	Payments/ Credits/ Refunds	Prev. Bal/ New Chgs/ Pm/Cr/Ref/ New Bal
REFERENCE: Parker v. Blount				
	\$87.50	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$87.50
		\$0.00	\$0.00	\$0.00
				\$87.50
REFERENCE: Public Building Authority				
	\$362.50	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$362.50
		\$0.00	\$0.00	\$0.00
				\$362.50
REFERENCE: Public Building Authority Bonds Series B-6-A				
	\$425.00	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$425.00
		\$0.00	\$0.00	\$0.00
				\$425.00
REFERENCE: Planning Department				
	\$62.50	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$62.50
		\$0.00	\$0.00	\$0.00
				\$62.50
REFERENCE: Purchasing Department				
	\$262.50	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$262.50
		\$0.00	\$0.00	\$0.00
				\$262.50
REFERENCE: S. Abbott v. Blount				
	\$2,887.50	\$0.00	\$0.00	\$0.00
	\$57.97	\$0.00	\$0.00	\$2,945.47
		\$0.00	\$0.00	\$0.00
				\$2,945.47
REFERENCE: Skeen v. Blount				
	\$112.50	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$112.50
		\$0.00	\$0.00	\$0.00
				\$112.50

	Fees/ Costs	Service Tax/ Sales Tax/ Interest	Payments/ Credits/ Refunds	Prev. Bal/ New Chgs/ Pm/Cr/Ref/ New Bal
REFERENCE: Tory v. Blount	\$675.00	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$675.00
		\$0.00	\$0.00	\$0.00
				\$675.00
REFERENCE: Veal v. Blount	\$75.00	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$75.00
		\$0.00	\$0.00	\$0.00
				\$75.00
REFERENCE: White v. Blount #2	\$112.50	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$112.50
		\$0.00	\$0.00	\$0.00
				\$112.50
REFERENCE: Wilson v. Blount	\$75.00	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$75.00
		\$0.00	\$0.00	\$0.00
				\$75.00
REFERENCE: Young v. Blount	\$25.00	\$0.00	\$0.00	\$0.00
	\$0.00	\$0.00	\$0.00	\$25.00
		\$0.00	\$0.00	\$0.00
				\$25.00
GRAND TOTAL	\$25,200.00	\$0.00	\$0.00	\$0.00
	\$250.69	\$0.00	\$0.00	\$25,450.69
		\$0.00	\$0.00	\$0.00
				<u>\$25,450.69</u>

PAYMENT AUTHORIZATION

401818 ✓

DATE: 7-7-04

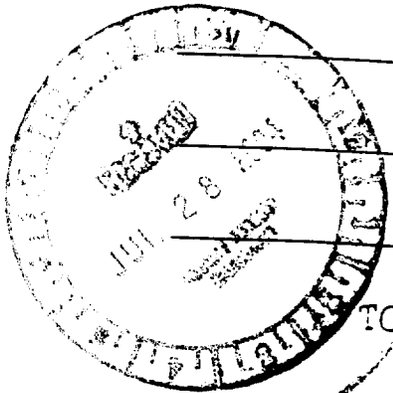
DEPARTMENT: SHERIFF

VENDOR: Timothy B. Mc Connell

VENDOR NO: 130490

INVOICE NUMBER: _____ INVOICE DATE: _____

ACCOUNT NUMBER: 101-054110-500331-0 AMOUNT: 3,000.00



TOTAL INVOICE AMOUNT:

3,000.00
OK to pay
8/9

IS INVOICE COMPLETE: YES NO IF NO, EXPLAIN:

called Pam on 7-9 7-29-04

DEPARTMENT HEAD AUTHORIZATION

I HEREBY CERTIFY THAT ALL ITEMS INCLUDED IN THE ABOVE REFERENCED INVOICE HAVE BEEN RECEIVED IN ACCEPTABLE ORDER AND I AUTHORIZE PAYMENT OF THE INVOICE.

SIGNATURE: [Signature]

DATE: 7-7-04

Blount County, Tennessee
Payment Authorization Form

PA-1

Date August 19, 2004 Department Human Resources

Vendor Wimberly Rawson Vendor Number _____

Invoice Number _____ Invoice Date 8/13/04

Account Number 101-05/310-500 Amount 58.50
331

Total Invoice Amount \$ 58.50

Memo OK

I hereby certify that all items included in the above referenced invoice have been received in acceptable order and I authorize payment of the invoice.

Authorized Department
Signature Betsy Fox

Date 8/19/04

**WIMBERLY LAWSON
SEALE WRIGHT & DAVES, PLLC**
ATTORNEYS & COUNSELORS AT LAW

BANK OF AMERICA BUILDING • SUITE 601 • 550 MAIN AVENUE
POST OFFICE BOX 2231
KNOXVILLE, TENNESSEE 37901-2231
TELEPHONE: 865-546-1000 • TELEFAX: 865-546-1001
Internet Website: www.wlswd.com

OTHER LOCATIONS:
MORRISTOWN, TN
COOKEVILLE, TN
NASHVILLE, TN

ATTN: Betsy Foxx
Blount County Government
Human Resource Department
397 Court Street
Maryville TN 37804-1304

Page: 1
August 13, 2004
ACCOUNT NO: 11524-00001B
STATEMENT NO: 18

Personnel Matters

07/26/2004

JDP Telephone call from B. Foxx re comp time
for municipalities; email to B. Foxx re
same.

HOURS

0.30 58.50

FOR CURRENT SERVICES RENDERED

0.30 58.50

TOTAL CURRENT WORK

58.50