Commissioners' Proceeding for May 22, 2006

The Honorable Board of Franklin County Commissioners met on the above date. Present for the meeting were Neva J. Corkrum, Chairman; Bob Koch, Chair Pro Tem; and Frank H. Brock, Member; Fred Bowen, County Administrator; and Mary Withers, Clerk to the Board.

OFFICE BUSINESS

Secretary Patricia Shults met with the Board.

<u>Public Hearing</u>: To take testimony for and against increasing the 2006 Miscellaneous Budget, Number 116-000-001, by \$6,000 generated by the Clerk's Family Law Facilitator collection of user fees.

Public Hearing convened at 9:03 a.m. Present: Commissioners Corkrum, Koch and Brock; County Administrator Fred Bowen; Secretary Patricia Shults; and Clerk to the Board Mary Withers. Present in audience: TRAC Manager Troy Woody.

Ms. Shults said the county clerk is collecting fees from people who use the Family Law facilitator and in order to keep the monies separate from the other facilitator position, is desiring to set up a fund for that. The county clerk estimates \$6000 will be received in 2006.

Mrs. Corkrum dispensed with audience participation.

Motion – Mr. Koch: I move that we approve Resolution 2006-256, accepting the Clerk's Family Law Facilitator budget for revenue and expenditure. Second by Mr. Brock. 3:0 vote in favor. (Exhibit 1)

Consent Agenda

Motion - Mr. Brock: I move for approval of the consent agenda as follows:

- 1. Approval of **joint Resolution 2006-257** in the matter of the request for signature from the Chairman of the Boards of Benton and Franklin County Commissioners on the Juvenile Drug Court Contract S06-66200021 between the Juvenile Justice Center and Washington State Department of Community, Trade and Economic Development, for a term commencing April 1, 2006 and terminating on June 30, 2007. (Exhibit 2)
- 2. Approval of **joint Resolution 2006-258** in the matter of the request for signature from the Chairman of the Boards of Benton and Franklin County Commissioners on the County Program Agreement Amendment #0563-84594-01 between the

Commissioners' Proceeding for May 22, 2006

Juvenile Justice Center and State of Washington Department of Social and Health Services, Juvenile Rehabilitation Administration, for a term commencing June 1, 2006 and terminating on June 30, 2007. (Exhibit 3)

- 3. Approval of County Road Fund payroll in the amount of \$65,920.56 and Motor Vehicle Fund payroll in the amount of \$10,198.56, for pay period ending May 18, 2006.
- 4. Approval of **joint Resolution 2006-259** in the matter of appointing Samantha Storm to the Developmental Disabilities Advisory Board to represent Benton and Franklin Counties (to fill Kim Blume's term of appointment) with said term expiring December 31, 2006. (Exhibit 4)

Second by Mr. Koch. 3:0 vote in favor.

Landslide at Basin City

The Board had a general discussion about the landslide on Road 170 at Basin City.

City of Connell

The northeast corner of the parking lot at the Connell Community Center is owned by the county. There is also a gravel lot to the east that still belongs to the county. The Board will schedule a meeting with Connell City Manager Art Tackett.

Hours of operation

The Courthouse doors open at 8:30 a.m. and close at 5:00 p.m. Some employees have asked the Board whether the hours will change. The offices moving back the to Courthouse have been open from 9:00 a.m. to 4:00 p.m. The Board will consider the matter before making a decision.

TRAC

TRAC Manager Troy Woody met with the Board.

Storm Damage

There is some roof damage on the arena. One big vent box is hanging. Campbell and Company will repair it. One vent blew off. The wind gusts came almost from the south. Mr. Woody said TRAC lost about half of one of the barn's roofs, which peeled off. Only the first roof that was exposed was damaged. A lot of things moved from the

Commissioners' Proceeding for May 22, 2006

strong wind. Mr. Woody does not think there is a huge cost involved. The property insurance deductible is \$5000 with Willis of Seattle.

Lawn Maintenance

There are still some brown spots on TRAC's lawns. Mr. Woody has met with City of Pasco staff so he now understands the procedure and schedule. TRAC and the city's ball fields share irrigation. There is a pre-determined schedule for who waters on which days. It can be adjusted as needed with prior notice to the City of Pasco. Also, a broken wire resulted in one strip of grass not getting watered.

Executive Session at 9:25 a.m. regarding contract negotiations expected to last 15 minutes.

Executive Session continued at 9:40 a.m. expected to last five minutes. Those waiting outside were notified.

Executive Session continued at 9:46 a.m. expected to last ten minutes. Those waiting outside were notified.

Open Session at 9:53 a.m.

PLANNING AND DEVELOPMENT DEPARTMENT

Planning Director Jerrod MacPherson and Human Resources Director Rosie H. Rumsey met with the Board.

Personnel

Mr. MacPherson said we have offered a position to an applicant as a permanent building inspector. Two temporary building inspector positions are available and applicants have been interviewed. Mr. MacPherson told the Board about the applicants to whom he would like to offer jobs. He asked for approval to hire the permanent building inspector at a Grade 45 Step 5.

Motion – Mr. Brock: I move that we hire Mark Darrin Faith as building inspector starting at Grade 45 Step 5. Second by Mr. Koch. 3:0 vote in favor. (Exhibit 5)

Ms. Rumsey said the request was reviewed and approved by the Classification Review Committee.

Ms. Rumsey left the meeting.

Commissioners' Proceeding for May 22, 2006

Building Department Update

The April Building Report was reviewed.

Recessed at 10:09 a.m.

Reconvened at 10:16 a.m.

PUBLIC WORKS

Engineer Tim Fife met with the Board. Present in audience: <u>Tri-City Herald</u> Reporter Anna King.

Resolution: CRP 588/Dradie Street – contract between Franklin County Public Works and Inland Asphalt Company

Motion – Mr. Brock: I move the approval of Resolution 2006-260 as specified. Second by Mr. Koch. 3:0 vote in favor. (Exhibit 6)

CRP 592/2006 Public Works Trust Fund (PWTF)

Motion – Mr. Koch: I move that we accept Resolution #2006-261 for the Public Works Trust Fund. Second by Mr. Brock. 3:0 vote in favor. (Exhibit 7)

Landslide Report

Mr. Fife gave the Board a written report including some information from previous slides. He said the figure of 3 million cubic yards is an assumption. He told the Board how the number was determined. The irrigation water has been restored on a temporary basis. Mr. Fife said there really were two slides.

<u>Local Agency Standard Consultant Agreement between Franklin County Public Works</u> and HDR Engineering, Inc. / R-170 Road Landslide – Thornton Landslide Area

Mr. Fife asked for approval of a contract with a consultant to do work on the landslide.

Motion – Mr. Koch: I move that we accept Resolution 2006-262, the Local Agency Standard Consultant Agreement between Franklin County and HDR Engineering. Second by Mr. Brock. 3:0 vote in favor. (Exhibit 8)

Storm Damage

Flash flooding from a storm on Friday night damaged the shoulders of McLenny and Pederson Roads. Mr. Fife showed the Board some pictures.

Commissioners' Proceeding for May 22, 2006

Prosecutor Steve Lowe, Coroner Dan Blasdel and KONA Radio Reporter Dennis Shannon joined the audience.

CORONER

Coroner Dan Blasdel and Prosecutor Steve Lowe met with the Board. Present in audience: KONA Reporter Dennis Shannon.

Inquest

Mr. Lowe has asked Mr. Blasdel to call for a coroner's inquest. It is necessary because of conflicting reports from experts. The expenses will include the expert's fees and jury fees and possibly court reporter's fees. There will not be state reimbursement. Mr. Blasdel said there are six jurors. It is a public proceeding. Mr. Blasdel does not have money to cover the costs in the Coroner's budget. Mr. Lowe expects the inquest to last one day at the most.

OTHER BUSINESS

Vouchers/Warrants

Motion – Mr. Koch: I move for approval of payment of vouchers as listed: Franklin County RV Facility warrants 236 through 238 for \$4,415.20; TRAC Operations warrants 9435 through 9482 for \$43,292.68; Current Expense warrants 50954 through 51009 for \$72,899.51; Jail Commissary warrants 2198 through 2203 for \$5,451.46; Election Equipment Revolving warrant 322 for \$61.00; Franklin County Enhanced 911 warrants 1142 through 1143 for \$3,674.95; Law Library warrant 982 for \$2,646.76; and Crime Victim/Witness warrant 345 for \$2,343.12; for a total of \$134,784.68. Second by Mr. Brock. 3:0 vote in favor. (Exhibit 9)

COUNTY ADMINISTRATOR

County Administrator Fred Bowen met with the Board. Present in audience: KONA Reporter Dennis Shannon.

Courthouse Renovation

Microwaves for Break rooms: The Board gave approval to purchase a microwave for each break room, not to exceed \$200 each.

Commissioners' Proceeding for May 22, 2006

<u>Refrigerator</u>: The refrigerator the coroner has used to store blood is no longer working. The Board gave approval to get a new refrigerator.

Electronic fence for bird control: An electronic fence will cost about \$12,000. The front steps are covered with bird droppings. The fence will be placed all around the copper edging on the building. The Board wants the electronic fence installed.

Courtroom damage: The wind from Friday's storm pushed the rain into heat louvers, causing a leak in the courtroom. The water came in sideways. Mr. Koch asked what are we going to do to not have the problem happen again? Mr. Bowen said the louvers are on a thermostat system. A way will be found to close the louvers manually.

Parking Memo: Mr. Bowen asked the Board to send a parking memo to employees with the parking assignment list. The Board asked that the memo be sent out for the parking assignments to be in effect tomorrow. The handicapped parking space in the bullpen parking area will no longer be needed. Some Senior Citizen parking will be put in place instead of some disability (ADA) parking that is no longer needed. There are criteria in place for the number of handicapped parking spaces required.

Mr. Koch would like to address the rest of the parking underneath the covered area. Mrs. Corkrum said there is a fenced-in area for the Sheriff's Office. She thinks the judges should be able to park under the covered area. Mr. Koch asked what do we need to do to look into changing Margaret Street to one way and put some angled parking in place? Mrs. Corkrum said it would be up to the City of Pasco. Mr. Koch would like to have the area be angle parking with the patrol cars removed.

Security: Mr. Bowen would like to have a safety meeting with the judges, Prosecutor and Sheriff's Department to discuss security. He asked if the Board would give approval. The Board gave approval to proceed with a meeting.

There was discussion about the perpetual, ongoing cost if the perimeter fencing and guard station are used as presented to the Board in an earlier meeting. Mr. Koch is concerned about losing access to the Fourth Street entrance. He described where he thinks a guard station would be best located.

Grand Old 4th

Commissioners' Proceeding for May 22, 2006

Motion – Mr. Brock: I move for approval of the Personal Services Agreement between Franklin County and Davis Shows Northwest as specified. This is Resolution 2006-263. Second by Mr. Koch. 3:0 vote in favor. (Exhibit 10)

Dome

Mrs. Corkrum asked Mr. Bowen to find out how to protect the dome from bird droppings and find out what it would cost.

Recessed at 11:04 a.m.

Commissioners' Proceeding for May 22, 2006

There being further business, the Franklin County Board of Commissioners meeting was recessed until May 23, 2006.

BOARD OF COUNTY COMMISSIONERS FRANKLIN COUNTY, WASHINGTON

_

Chairman Pro Tem

Attest:

Clerk to the Board

Approved and signed June 7, 2006.

FRANKLIN COUNTY RESOLUTION NO.

BEFORE THE BOARD OF COMMISSIONERS, FRANKLIN COUNTY, WASHINGTON

RE: INCREASING THE REVENUE AND EXPENDITURE BOTTOM LINES OF THE 2006 MISCELLANEOUS COURTHOUSE FACILITATOR FUND, NUMBER 116-000-001, BY \$6,000, DUE TO USER FEES COLLECTED BY THE CLERK'S FAMILY LAW FACILITATOR

and

CREATION OF REVENUE LINE ITEM 345.10.02.0000 (CLERK'S FACILITATOR USER FEES) AND EXPENDITURE LINE ITEM 512.22.41.0116 (CLERK'S FACILITATOR USER FEES) WITHIN THE 2006 MISCELLANEOUS COURTHOUSE FACILITATOR BUDGET, NUMBER 116-000-001

WHEREAS, the Franklin County Clerk notified the Board of the need to increase the bottom line of the 2006 Miscellaneous Courthouse Facilitator Fund, Number 116-000-001, due to user fees collected by the Clerk's Family Law Facilitator; and

WHEREAS, the Clerk estimated collection of \$6,000 for 2006; and

WHEREAS, a public hearing was held May 22, 2006 to take testimony for and against increasing the revenue and expenditure bottom lines of the 2006 Miscellaneous Courthouse Facilitator Fund, Number 116-000-001, by \$6,000; and

WHEREAS, the Board of Franklin County Commissioners constitutes the legislative authority of Franklin County and deems this to be in the best interest of the County;

NOW, THEREFORE, BE IT RESOLVED the Franklin County Board of Commissioners hereby approves increasing the revenue and expenditure bottom lines of the 2006 Miscellaneous Courthouse Facilitator Fund, Number 116-000-001, by \$6,000, due to user fees collected by the Clerk's Family Law Facilitator.

BE IT FURTHER RESOLVED the Franklin County Board of Commissioners hereby approves creation of revenue line item 345.10.02.0000 (Clerk's Facilitator User Fees) and expenditure line item 512.22.41.0116 (Clerk's Facilitator User Fees) within the 2006 Miscellaneous Courthouse Facilitator Budget, Number 116-000-001.

APPROVED this 22nd day of May 2006.

BOARD OF COUNTY COMMISSIONERS FRANKLIN COUNTY, WASHINGTON

Neva J-Corkrung, Chair

Robert E. Koch, Chair Pro Tem

Clade da Diad

Auditor - Minutes - County Clerk

cc:

Accounting - Treasurer

Originals:

Attest:

JOINT	RESOL	.UTION
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BENTON COUNTY RESOLUTION NO. ______06 259

FRANKLIN COUNTY RESOLUTION NO. 25 10 16 25

BEFORE THE BOARDS OF THE COMMISSIONERS OF BENTON AND FRANKLIN COUNTIES, WASHINGTON;

IN THE MATTER OF THE REQUEST FOR SIGNATURE FROM THE CHAIRMAN OF THE BOARDS OF BENTON AND FRANKLIN COUNTY COMMISSIONERS ON THE CONTRACT S06-66200021 BETWEEN THE JUVENILE JUSTICE CENTER AND WASHINGTON STATE DEPARTMENT OF COMMUNITY, TRADE AND ECONOMIC DEVELOPMENT, and

WHEREAS, Sharon A. Paradis, Administrator of the Juvenile Court, believes it is in the best interest of the Juvenile Justice Center that the Contract S06-66200021 between Washington State Department of Community, Trade and Economic Development and Benton-Franklin Counties Juvenile Justice Center be approved as presented for a term commencing April 1, 2006 and terminating on June 30, 2007, NOW, THEREFORE

BE IT RESOLVED, that the Chairman of the Board of Benton County Commissioners and the Chairman of the Board of Franklin County Commissioners be and they hereby are authorized to sign, on behalf of their respective county, Contract S06-66200021.

Chairman of the Board Member The County Board of Commissioners FRANKLIN COUNTY BOARD OF COMMISSIONERS Chairman of the Board Chairman Pro Tem
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Les M Boueman Flort
Member Chairman Pro Tem
CLAUDE L. OLIVER - ABSENT Junk H Brik
Member Member
Constituting the Board of County Commissioners
County Commissioners, County Commissioners, County Commissioners, Franklin County, Washington
Domon County, tracing to
Attest: Attest: Mans Withers

CONTRACT NO. S06-66200021

Washington State Department of Community, Trade and Economic Development Local Government Division

Safe and Drug-Free Communities Unit CRIMINAL JUSTICE DRUG COURT PROGRAM

3. Contractor Representative Sharon Paradis Administrator (509) 783-2151 (509) 736-2728 (360) 736-3034 (360) 735-3034 (360) 735-3034 (360) 736-3034 (360) 736-2728 (360) 736-4708 (360) 73	1. Contractor's Name and Ad Benton-Franklin Juvenile Justs 5606 W. Canal Street Suite 106 Kennewick, WA 99336		2. Contracto	r Doing Busin	ess As (Optio	onal)
S 166,872.00 Federal: State: X Other: N/A: April 1, 2006 June 30, 2007	Sharon Paradis Administrator (509) 783-2151 (509) 736-2728		Harvey Quee Program Mar (360) 725-30	n nager 34	128 10th	Aveune SE
9. Federal Funds (as applicable) Federal Agency N/A 10. Tax ID# 91-6001299 \$ 13. SWV#: 91-6001299 \$ 11. UBI # 0 0000000000 14. Contract Purpose To provide State General Fund funding to Benton-Franklin counties juvenile drug court to support and enhance the development and operation of the local drug court, and the implementation of alternative sentences. The DEPARTMENT and the CONTRACTOR acknowledge and accept the terms of this CONTRACT and attachments and have executed the CONTRACT as of the date and year referenced above. The rights and obligations of both parties to the CONTRACT are governed by this CONTRACT and the following other documents incorporated by reference: CONTRACT Terms and Conditions including Attachment A - Budget, and Attachment B - Statement of Work. FOR THE CONTRACTOR FOR THE DEPARTMENT Name: Sharon A. Paradis Name: Sharon Sharo	B	-		1		
10. Tax ID# 91-6001299 \$ 13. SWV#: 11. UBI # 0 0000000000 14. Contract Purpose To provide State General Fund funding to Benton-Franklin counties juvenile drug court to support and enhance the development and operation of the local drug court, and the implementation of alternative sentences. The DEPARTMENT and the CONTRACTOR acknowledge and accept the terms of this CONTRACT and attachments and have executed the CONTRACT as of the date and year referenced above. The rights and obligations of both parties to the CONTRACT are governed by this CONTRACT and the following other documents incorporated by reference: CONTRACT Terms and Conditions including Attachment A - Budget, and Attachment B - Statement of Work. FOR THE CONTRACTOR FOR THE CONTRACTOR FOR THE DEPARTMENT Value V			Federal Agency] Apr	CFDA	Number
To provide State General Fund funding to Benton-Franklin counties juvenile drug court to support and enhance the development and operation of the local drug court, and the implementation of alternative sentences. The DEPARTMENT and the CONTRACTOR acknowledge and accept the terms of this CONTRACT and attachments and have executed the CONTRACT as of the date and year referenced above. The rights and obligations of both parties to the CONTRACT are governed by this CONTRACT and the following other documents incorporated by reference: CONTRACT Terms and Conditions including Attachment A - Budget, and Attachment B - Statement of Work. FOR THE CONTRACTOR Sharon A. Paradis Benton-Franklin Counties Juvenile Court Administrator May 23, 2006 Date: May 23, 2006 Paradish County Contribustoner New J. Corkrum, Chairman Approved Review Performed by Benton County Allice Blado (Original signature on file) Alice Blado Assistant Attorney General December 3, 2003 Date:			11. UBI #	0	12. DUN	'
Name: Title: Sharon A. Paradis Title: May 23, 2006 Date: May 23, 2006 Benton County Commissioner, Max E. Bentin, M. Chairman Franklin County Commissioner Neva J. Corkrum, Chairman Approved Review Performed by Benton County Approved Review Performed by Benton County Manuel M. Manu	have executed the CONTRAC CONTRACT are governed by	T as of the date and yea this CONTRACT and t	r referenced above. the following other	The rights and documents inco	obligations o orporated by r	of both parties to the
Benton County Civil Deputy Prosecutor, Sarah Villanueva Approved Review Performed by Benton County Approved Review Performed by Benton County Approved Review Performed by Benton County	Name: Title: Sharon A. Paradis Benton-Franklin Counties Juv Date: May 23, 2006 Benton County Commissioner, May	E. Bents J. Charman	Nancy K. Od Assistant Dir G/7 Date: APPROVED Alice I	ector, Local Go	Novemment Div	vision
Franklin County Civil Deputy Prosecutor, Ryan Verhulp SDFC Criminal Justice Boilerplate	Benton County Civil Deputy Prosect Approved Review Performed by Be	cutor, Sarah Villanueva	Assistant Att	2003		

EXHIBIT 2

(Complete document filed with Auditor.)

Contract No. S06-66200-021

STATE OF WASHINGTON DEPARTMENT OF COMMUNITY, TRADE AND ECONOMIC DEVELOPMENT COMMUNITY SERVICES CONTRACT SPECIFIC TERMS AND CONDITIONS

CRIMINAL JUSTIC JUVENILE DRUG COURT PROGRAM

This AGREEMENT is entered into by and between the DEPARTMENT OF COMMUNITY, TRADE AND ECONOMIC DEVELOPMENT (hereinafter referred to as the DEPARTMENT), and the BENTON-FRANKLIN JUVENILE JUSTICE CENTER (hereinafter referred to as the CONTRACTOR).

NOW, THEREFORE, in consideration of the covenants, performances, and promises contained herein, the parties hereto agree as follows:

FUNDING SOURCE

Funding for this CONTRACT is provided to the Department of Community, Trade and Economic Development by the Washington State Legislature who has appropriated funds to the DEPARTMENT to provide for costs incurred in the implementation of the Benton-Franklin Juvenile Drug Court Program created by Section 126 (56) of ESSB 6386.SL of the 2006 Regular Legislative Session adjourned Sine Die on March 8, 2006 and signed by the Governor on March 30, 2006. The total funds to be reimbursed to the CONTRACTOR shall not exceed the state funds reflected on line 5 of the CONTRACT Face Sheet.

SCOPE OF SERVICES

The CONTRACTOR shall administer funds awarded as reflected in the budget portion of the CONTRACT Face Sheet, solely for the continuation of a juvenile drug court for nonviolent substance abusing male and female juvenile offenders.

PERFORMANCE STANDARDS

The CONTRACTOR shall facilitate the planning portion of the Criminal Justice Juvenile Drug Court Program as amended and approved by the DEPARTMENT and such application is incorporated herein; in accordance with the budget and estimated expenditure plan, as stated on the CONTRACT Face Sheet and in accordance with other policies and procedures issued by the DEPARTMENT.

PERIOD OF OBLIGATION

The CONTRACT period during which financial assistance may be provided is as indicated in Blocks 7 and 8 of the CONTRACT Face Sheet. The effective date of this CONTRACT shall be the date the last party signs this CONTRACT.

May 22, 2006

EXHIBIT 2 FRANKLIN COUNTY ACTION SUMMARY COVER SHEET

	AGENDA ITEM	TYPE OF ACTION	NEEDED)	
Meeting Date:		Execute Contract		Consent Agenda	X
Subject:	Joint Resolution for Appointment to	Pass Resolution	×	Public Hearing	
T	he Developmental Disabilities Advisory Board	Pass Ordinance		1 st Discussion	
Prepared by:	Carol Carey	Pass Motion		2 nd Discussion	: []
Reviewed by:	· · · · · · · · · · · · · · · · · · ·	Other		Other	

BACKGROUND INFORMATION

The Counties' Developmental Disabilities Advisory Board (DDAB) is a nine member board which reviews developmental disabilities service programs and contracts and provides recommendations to the Boards of County Commissioners for contracting and planning.

<u>SUMMARY</u>

Kim Blume resigned from the Developmental Disabilities Advisory Board and her term would have expired on December 31, 2006. Samantha Storm has expressed an interest in being appointed to the Developmental Disabilities Advisory Board. One position remains vacant with the resignation of Connie Hilty and will be filled upon application and recommendation of the Advisory Board.

RECOMMENDATION

1st Sign the Joint Resolution to appoint Samantha Storm to a term which expire December 31, 2006

FISCAL IMPACT

There is no fiscal impact. These are voluntary positions.

MOTION

To approve signing the Joint Resolution to appoint Samantha Storm to a term on the Developmental Disabilities Advisory Board with the term ending December 31, 2006.

JOINT RESOLUTION

06 260

DATED this 22nd day of May 2006

BENTON COUNTY RESOLUTION NO. _____

FRANKLIN COUNTY RESOLUTION NO. 2006258

BEFORE THE BOARDS OF THE COMMISSIONERS OF BENTON AND FRANKLIN COUNTIES. WASHINGTON;

IN THE MATTER OF THE REQUEST FOR SIGNATURE FROM THE CHAIRMAN OF THE BOARDS OF BENTON AND FRANKLIN COUNTY COMMISSIONERS ON THE COUNTY PROGRAM AGREEMENT AMENDMENT # 0563-84594-01 BETWEEN THE JUVENILE JUSTICE CENTER AND STATE OF WASHINGTON DEPARTMENT OF SOCIAL AND HEALTH SERVICES, JUVENILE REHABILITATION ADMINISTRATION, and

WHEREAS, Sharon A. Paradis, Administrator of the Juvenile Court, believes it is in the best interest of the Juvenile Justice Center that the County Program Agreement Amendment # 0563-84594-01 between State of Washington Department of Social and Health Services, Juvenile Rehabilitation Administration, and Benton-Franklin Counties Juvenile Justice Center be approved as presented for a term commencing June 1, 2006 and terminating on June 30, 2007, NOW, THEREFORE

BE IT RESOLVED, that the Chairman of the Board of Benton County Commissioners and the Chairman of the Board of Franklin County Commissioners be and they hereby are authorized to sign, on behalf of their respective county, Contract 0563-84594 Amendment 01.

BENTON COUNTY BOARD OF COMMISSIONERS	FRANKLIN COUNTY BOARD OF COMMISSIONERS
May EBenit	The Sorkrum
Chairman of the Board	Chairman of the Board
Also M Bouenon	flood
Member	Chairman Pro Tem
CLAUDE L. OLIVER - ABSENT	Frank A Bush
Member	Member A Bush
Member Constituting the Board of	Constituting the Board of
Member Constituting the Board of County Commissioners,	Constituting the Board of County Commissioners,
Member Constituting the Board of County Commissioners, Benton County, Washington	Constituting the Board of County Commissioners, Franklin County, Washington
Member Constituting the Board of County Commissioners,	Constituting the Board of County Commissioners,

DATED this 15th day of May 2006

PRINTED NAME(S) AND TITLE(S)
Benton County Commissioner, Max E. Benitz, Jr., Chairman DATE(S) SIGNED

Franklin County Commissioner Neva J. Corkrum, Chairman reviewed Benton County Civil Deputy Prosecutor, Sarah Villanueva

force and effect. The parties signing belowwarrant that they have read and understand this Program Agreement

Program Agreement Amendment

Franklin County Civil Deputy Prosecutor, Ryan Verhulp DATE SIGNED

PRINTED NAME AND TITLE

Denise Livingston Grants & Contracts Manager

Amendment, and have authorit

Approved Review Performed by Benton

DSHS SIGNATURE

DEPARTMENT OF SOCIAL AND HEALTH SERVICES COUNTY PROGRAM AGREEMENT NUMBER 0563-84594 AMENDMENT NUMBER 01

This Program Agreement between the County and the State of Washington Department of Social and Health Services (DSHS) is hereby amended as follows:

- 1. Amend Contract's Maximum Consideration, by a decrease of \$1,202,536, for a total revised Maximum Consideration of zero (0). An original maximum consideration amount is set forth in Section 3. Payment and Billing of the original contract. Changes to the maximum consideration will occur by JRA distribution of updated "JRA-Issued County Allocation Tables." Any allocation tables distributed to the Contractor by JRA are hereby incorporated by reference into this contract.
- 2. Section 3 Payment and Billing. Immediately after the section title ADD the following paragraph:

The Maximum consideration for the original Contract amount for this contract is \$1,202,536, as detailed in subsections a.-d., of Section 3 – Payment and Billing in the original contract. Funding within this contract is divided into two fiscal years. Underexpenditure in the first fiscal year may not be carried forward to the subsequent fiscal year. A revenue sharing process may be made available during the latter part of each fiscal year for all counties participating in the Consolidated Contract, provided funding is available. The full list of priorities are detailed in the Revenue Sharing Request/Return Application Form, included in the Consolidated Contract 2005 Application packet. Counties shall submit their Revenue Sharing Requests/Returns Form to their respective Regional Administrators no later than June 1st of each fiscal year. Late submittals shall not be considered. Revenue sharing increases and decreases will be awarded by distribution of new "JRA-Issued County Allocation Tables." The total maximum consideration for this contract may increase or decrease, depending on the results of revenue sharing distributions and changes in appropriations as directed by the legislature.

All other terms and conditions of this Program Agreement remain in full force and effect.

EXHIBIT 4 JOINT RESOLUTION

BEFORE THE BOARDS OF COMMISSIONERS OF BENTON COUNTY, WASHINGTON, AND FRANKLIN COUNTY, WASHINGTON

BENTON COUNTY RESOLUTION NO	06	301	
FRANKLIN COUNTY RESOLUTION NO.	2006	259	

IN THE MATTER OF APPOINTMENTS TO THE DEVELOPMENTAL DISABILITIES ADVISORY BOARD TO REPRESENT BENTON AND FRANKLIN COUNTIES

WHEREAS, a Joint Resolution was signed by Benton County on October 10, 2005, #05-634, and by Franklin County on September 21, 2005, #2005-391, re-creating the Benton-Franklin Counties' Developmental Disabilities Advisory Board, and

WHEREAS, said Joint Resolution provided for Board composition of nine members appointed by the Boards of Commissioners of Benton and Franklin Counties, and

WHEREAS, a vacancy exists on the Developmental Disabilities Advisory Board with the resignation of Kim Blume, and

WHEREAS, Samantha Storm has demonstrated interest and indicated willingness to accept appointment to the Developmental Disabilities Advisory Board, NOW THEREFORE,

BE IT RESOLVED that Samantha Storm, residing at 1300 N. 24th Avenue, #A-2, Pasco, WA 99301, be hereby appointed to the Benton-Franklin Developmental Disabilities Advisory Board to fill Ms. Blume's term of appointment which will expire on December 31, 2006.

DATED:

Max Benitz, Chairman

DATED:

DATED:

Nev

Robert Koch, Member

Claude Oliver, Member Constituting the Board of County

Leo Bowman, Member

Commissioners of Benton County, Washington

Frank Brock, Member
Constituting the Board of County
Commissioners of Franklin County, Washington

Attest:

Clerk of the Board

Originals:

Franklin County Commissioners

Human Services

Attest: __/

Clerk of the Board

Carey

EXHIBIT 5 CHANGE OF STATUS

mployee payroll # <u>DAR</u>	Social Security #	#
	FROM	то
Job Title		BUILDING INSPECTOR
Dept # & Title		001.000.130
Budget Line Item #		524.20.10.20
Grade - Step / Hourly Rate		G 45 S 5 \$3,218 / MO \$18.57 /HR
REASC	ON FOR CHANGE:	
☐ Hired ☐ Regular Full Time ☐ Temporary Full Time ☐ Regular Part Time ☐ Temporary Part Time ☐ Seasonal ☐ Rehire ☐ Promotion ☐ Demotion	☐ Transfer ☐ Length of Se ☐ Merit Increas ☐ Re-evaluatio ☐ Resignation ☐ Retirement ☐ Layoff ☐ Discharge	
Leave of Absence to:	Date	
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Other reason or explanation:	·	of orongiya
Request of G 45 S 5 based on combinate		
working experience as Construction Ele	A	d various certificati
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Authorized by Art	Approved by	fored Illan

Revised 6/2002

FRANKLIN COUNTY RESOLUTION NO. 2006 260

BEFORE THE BOARD OF COUNTY COMMISSIONERS of Franklin County, Washington.

RE: CONTRACT BETWEEN FRANKLIN COUNTY PUBLIC WORKS AND INLAND ASPHALT COMPANY OF RICHLAND WASHINGTON FOR CRP 588 / DRADIE STREET,

WHEREAS, pursuant to RCW 36.01.010 and RCW 36.32.120 the legislative authority of each county is authorized to enter into contracts on behalf of the County and have the care of County property and management of County funds and business; and

WHEREAS, the Board of Franklin County Commissioners constitutes the legislative authority of Franklin County and desires to enter into attached contract as being in the best interest of Franklin County,

NOW, THEREFORE, BE IT RESOLVED that the attached contract between Franklin County Public Works and Inland Asphalt Company is hereby approved by the Board.

APPROVED this 22nd day of May, 2006.

BOARD OF COUNTY COMMISSIONERS FRANKLIN COUNTY, WASHINGTON

Neva J. Corkrum, Chair

Robert E. Koch, Chair Pro Tem

Frank H. Brock, Member

Attest:

Clerk of the Board

COMMISSIONERS

FRANKLIN COUNTY

PUBLIC WORKS DEPARTMENT

3416 STEARMAN AVE. • PASCO, WA 99301-7104

CRP 588 / DRADIE STREET



***CONTRACT AND PLANS ***

CONTRACT

THIS AGREEMENT, MADE AND ENTERED INTO THIS____day of_____, 20____, between the COUNTY OF FRANKLIN, acting through the BOARD OF COUNTY COMMISSIONERS, under and by virtue of Title 47 RCW as amended, and Inland Asphalt Co., hereinafter called the Contractor.

WITNESSETH, this in consideration of the terms and conditions contained herein and attached and made a part of this agreement, the parties hereto covenant and agree as follows:

I. The Contractor shall do all work and furnish all tools, materials, and equipment for CRP 588 / Dradie Street, in accordance with and as described in the attached plans and specifications and the Standard Specifications of the Washington State Department of Transportation, which are by this reference incorporated herein and made part hereof, and shall perform any changes in the work in accord with Contract Documents.

The Contractor shall provide and bear the expense of all equipment, work, and labor of any sort whatsoever that may be required for the transfer of materials and for constructing and completing the work provided for in these Contract Documents, except those items mentioned therein to be furnished by the County of Franklin.

- II. The County of Franklin hereby promises and agrees with the Contractor to employ and does employ the Contractor to provide the materials and to do and cause to be done the above-described work, and to complete and finish the same in accord with the attached plans, specifications, and terms and conditions herein contained; and, hereby contracts to pay for the same according to the attached specifications and the schedule of unit or itemized prices at the time, in the manner, and upon the conditions provided for in this contract.
- III. The Contractor himself, and for his heirs, executors, administrators, successors, and assigns does hereby agree to the full performance of all the covenants herein contained upon the part of the Contractor.
- IV. It is further provided that no liability shall attach the County by reason of entering into this contract, except as expressly provided herein.

IN WITNESS WHEREOF, the Contractor has executed this instrument in the day and year first below written, and the board of County Commissioners has caused this instrument to be executed by and in the name of said County of Franklin the day and year first above written.

Executed by the Contractor:

5/16/06

Date

Inland Asphalt Company

Contractor Doug Miga

Rhanch Manager

Foregoing contract reviewed and approved:

MAY 19, 2006

Date LIBERTY MUTUAL INSURANCE COMPANY

Surety TINA DAVIS, ATTORNEY-IN-FACT

BOARD OF COUNTY COMMISSIONERS

Franklin County, Washington

Neva J. Cerkrym Chair

Robert E. Koch, Chair Pro Tem

Frank H. Brock, Member

ATTEST:

Clerk of the Board

BOND NO. 14-039-915

CONTRACT BOND

NOW THEREFORE, if the Principal herein shall faithfully and truly observe and comply with the terms, conditions, and provisions of said contract in all respects and shall well and truly and fully do and perform all matters and things by **Inland Asphalt Company** undertaken to be performed under said contract, upon the terms proposed therein, and within the time prescribed therein, and until the same is accepted, and shall pay all laborers, mechanics, subcontractors and material men, and all persons who shall supply such contractor or subcontractor with provisions and supplies for the carrying on of such work, and shall in all respects faithfully perform said contract according to law, then this obligation to be void, otherwise to remain in full force and effect.

WITNESS our hand this 19TH	day of MAY	, 20 <u>06</u>
•		Λ
	INLAND ASPHAL	r company
		SKI
	Doug Migas - B	ranch Hanager
		PRINCIPAL
LIBERTY MUTUAL INSURANCE COMPANY		
		·
	+	
TINA DAVIS ATTORNEY IN FACT, SURETY		
ATTORNEY IN FACT, SURETY MARSH USA RISK & INSURANCE SERVICES 15 WEST SOUTH TEMPLE, STE. 700 SALT LAKE CITY, UT 84101	3	
NAME AND ADDRESS LOCAL OFFICE OF AGENT		
	ADDDOVED.	
	APPROVED:	
	FRAN	KLIN COUNTY
	Thuc	La bu
	BY Chair Bak	Sarkun
	Chair, Boar	of Commissioners
	DATE: May	. ግግ <u>. </u>
	DATE. ZHAY	. <i>22</i> , 20 <u>06</u>
	SURETY BOND NUMB	ER
	14-039-915	
	CONTRACT NUMBER	
	CRP 588	

FRANKLIN COUNTY RESOLUTION NO. 2006 261

BEFORE THE BOARD OF COUNTY COMMISSIONERS of Franklin County, Washington. In the matter in initiating a county road project designated as CRP No. 592 / 2006 Public Works Trust Fund.

IT IS HEREBY RESOLVED that the 2006 Public Works Trust Fund form the 2006 Public Works Trust Fund Paving Priority Array be improved as follows:

Clearing, widening, grading, drainage, surfacing, hazard elimination, alignment, bituminous surface treatment, and other related work at various project sites.

This project is hereby declared to be a pubic necessity and the County Road Engineer is hereby ordered and authorized to report and proceed thereon as by law provided. (RCW 36.75.050, 36.80.030, 36.80.070).

IT IS FURTHER RESOLVED that an appropriation from the officially adopted 2006 Public Works Trust Fund Loan based on the County Engineer's estimate is hereby made in the amounts and for the purposes shown:

	PURPOSE		<u>AMOUNT</u>
Engir	neering	500,000	
Right	of Way Acquisition	0	
	Subtotal		500,000
Cons	truction	4,675,000	
	Total		5,175,000
	These projects are included in the off Program as Item No	icially adopted	annual road
<u>X</u>	The project is hereby made a part of road program in accordance with RC\	_	opted annual

NOW, THE	REFORE, BE IT RESOLVED that:
	The construction is to be accomplished by county forces in accordance With RCW 36.77.065 and WAC 136-18.
X	The construction is to be accomplished by contract in accordance with RCW 36.77.020 et seq.
ADOPTED 1	this 22 day of May, 2006
	BOARD OF COUNTY COMMISSIONERS FRANKLIN COUNTY, WASHINGTON Leua Laukum
	Neva J. Corkrum, Chair
	Robert E. Koch, Chair Pro Tem
	Frank H. Brock, Member

Attest: May Wither

Clerk of the Board

EXHIBIT 8

(Complete document filed with Auditor.)

	2006	262
FRANKLIN COUNTY RESOLUTION NO. $_$		

BEFORE THE BOARD OF COUNTY COMMISSIONERS of Franklin County, Washington.

RE: LOCAL AGENCY STANDARD CONSULTANT AGREEMENT BETWEEN FRANKLIN COUNTY AND HDR ENGINEERNG, INC. FOR R-170 ROAD LANDSLIDE-THORNTON LANDSLIDE AREA

WHEREAS, pursuant to RCW 36.01.010 and RCW 36.32.120 the legislative authority of each county is authorized to enter into contracts on behalf of the County and have the care of County property and management of County funds and business; and

WHEREAS, the Board of Franklin County Commissioners constitutes the legislative authority of Franklin County and desires to enter into the attached agreement as being in the best interest of Franklin County.

NOW, THEREFORE, BE IT RESOLVED that the attached agreement between Franklin County and HDR Engineering, Inc. is hereby approved by the Board.

APPROVED this 22 day of May, 2006.

BOARD OF COUNTY COMMISSIONERS FRANKLIN COUNTY, WASHINGTON

Neva J. Corkgani, Chair

Robert E. Koch, Chair Pro Tem

Frank H. Brock, Member

Attest:

May Withers Clerk of the Board

EXHIBIT 8

(Complete document filed with Auditor.)

			Consultant/Address/Telephone			
			HDR Engineering, Inc.	ring, Inc.		
			805 St. Andrews Loop, Suite A			
Agreement			Pasco, WA 99301			
Agreement Number		_				
FC-ENG-06-001			(509) 546-2040			
Federal Aid Number			Project Title And Work Descript	ion		
Agreement Type (Choose one)			R-170 Road Landslide -	Thorton Landslide Area		
☐ Lump Sum			Conduct geotechnical inv	estigations and evaluate		
Lump Sum Amount \$			_	tions to stabilize or avoid		
☑ Cost Plus Fixed Fee		_	the landslide areas adjace	nt to R-170 Road.		
Overhead Progress Payment Rate	155	%	DBE Participation			
Overhead Cost Method			☐ Yes No	%		
☐ Actual Cost			WBE Participation			
☐ Actual Cost Not To Exceed		%	☐ Yes ☑ No	%		
☑ Fixed Rate	31	%	Federal ID Number or Social Security Number 47-0680568			
Fixed Fee \$			Do you require a 1099 for IRS?	Completion Date		
☐ Specific Rates Of Pay			☐ Yes No	May 31, 2007		
☐ Negotiated Hourly Rate			Total Amount Authorize	d \$ 50,000.00		
☐ Provisional Hourly Rate			Management Reserve Fun	d \$		
☐ Cost Per Unit of Work				50,000,00		
			Maximum Amount Payabl	e \$		
THIS AGREEMENT, made and entered i	nto this		22nd day of	May , 2006 ,		
between the Local Agency of	Franklii	ı Coı	inty , Washington, he	ereinafter called the		
"AGENCY", and the above organization (hereinaft	er cal	led the "CONSULTANT"			

WITNESSETH THAT:

WHEREAS, the AGENCY desires to accomplish the above referenced project, and

WHEREAS, the AGENCY does not have sufficient staff to meet the required commitment and therefore deems it advisable and desirable to engage the assistance of a CONSULTANT to provide the necessary services for the PROJECT; and

WHEREAS, the CONSULTANT represents that he/she is in compliance with the Washington State Statutes relating to professional registration, if applicable, and has signified a willingness to furnish Consulting services to the AGENCY,

NOW THEREFORE, in consideration of the terms, conditions, covenants and performance contained herein, or attached and incorporated and made a part hereof, the parties hereto agree as follows:

GENERAL DESCRIPTION OF WORK

The work under this AGREEMENT shall consist of the above described work and services as herein defined and necessary to accomplish the completed work for this PROJECT. The CONSULTANT shall furnish all services, labor and related equipment necessary to conduct and complete the work as designated elsewhere in this AGREEMENT.

II SCOPE OF WORK

The Scope of Work and project level of effort for this project is detailed in Exhibit "B" attached hereto, and by this reference made a part of this AGREEMENT.

III GENERAL REQUIREMENTS

All aspects of coordination of the work of this AGREEMENT, with outside agencies, groups or individuals shall receive advance approval by the AGENCY. Necessary contacts and meetings with agencies, groups or individuals shall be coordinated through the AGENCY.

The CONSULTANT shall attend coordination. progress and presentation meetings with the AGENCY or such Federal, Community, State, City or County officials, groups or individuals as may be requested by the AGENCY. The AGENCY will provide the CONSULTANT sufficient notice prior to meetings requiring CONSULTANT participation. The minimum number of hours or days notice required shall be agreed to between the AGENCY and the CONSULTANT and shown in Exhibit "B" attached hereto and made part of this AGREEMENT. The CONSULTANT shall prepare a monthly progress report, in a form approved by the AGENCY, that will outline in written and graphical form the various phases and the order of performance of the work in sufficient detail so that the progress of the work can easily be evaluated. Goals for Disadvantaged Business Enterprises (DBE) and Women Owned Business Enterprises (WBE) if required shall be shown in the heading of this AGREEMENT.

(Complete document filed with Auditor.)

All reports, PS&E materials, and other data, furnished to the CONSULTANT by the AGENCY shall be returned. All designs, drawings, specifications, documents, and other work products prepared by the es as herein

CONSULTANT prior to completion or termination of the completed this AGREEMENT are instruments of service for this PROJECT and are property of the AGENCY. Reuse equipment by the AGENCY or by others acting through or on behalf of the AGENCY of any such instruments of service, not occurring as a part of this PROJECT, shall be without liability or legal exposure to the CONSULTANT.

IV TIME FOR BEGINNING AND COMPLETION

The CONSULTANT shall not begin any work under the terms of this AGREEMENT until authorized in writing by the AGENCY. All work under this AGREEMENT shall be completed by the date shown in the heading of this AGREEMENT under completion date.

The established completion time shall not be extended because of any delays attributable to the CONSULT-ANT, but may be extended by the AGENCY, in the event of a delay attributable to the AGENCY, or because of unavoidable delays caused by an act of GOD or governmental actions or other conditions beyond the control of the CONSULTANT. A prior supplemental agreement issued by the AGENCY is required to extend the established completion time.

V PAYMENT

The CONSULTANT shall be paid by the AGENCY for completed work and services rendered under this AGREEMENT as provided in Exhibit "C" attached hereto, and by this reference made part of this AGREEMENT. Such payment shall be full compensation for work performed or services rendered and for all labor, materials, supplies, equipment, and incidentals necessary to complete the work specified in Section II, "Scope of Work". The CONSULTANT shall conform with all applicable portions of 48 CFR 31.

May 22, 2006

The AGENCY permits subcontracts for those items of work as shown in Exhibit G to this Agreement. Compensation for this subconsultant work shall be based on the cost factors shown on Exhibit G, attached hereto and by this reference made a part of this AGREEMENT.

The work of the subconsultant shall not exceed its maximum amount payable unless a prior written approval has been issued by the AGENCY.

All reimbursable direct labor, overhead, direct nonsalary costs and fixed fee costs for the subconsultant shall be substantiated in the same manner as outlined in Section V. All subcontracts exceeding \$10,000 in cost shall contain all applicable provisions of this AGREEMENT.

The CONSULTANT shall not subcontract for the performance of any work under this AGREEMENT without prior written permission of the AGENCY. No permission for subcontracting shall create, between the AGENCY and subcontractor, any contract or any other relationship.

VII **EMPLOYMENT**

The CONSULTANT warrants that he/she has not employed or retained any company or person, other than a bona fide employee working solely for the CONSULTANT, to solicit or secure this contract, and that it has not paid or agreed to pay any company or person, other than a bona fide employee working solely for the CONSULTANT, any fee, commission, percentage, brokerage fee, gift, or any other consideration, contingent upon or resulting from the award or making of this contract. For breach or violation of this warrant, the AGENCY shall have the right to annul this AGREEMENT without liability, or in its discretion, to deduct from the AGREEMENT price or consideration or otherwise recover the full amount of such fee, commission, percentage, brokerage fee, gift, or contingent fee.

Any and all employees of the CONSULTANT or other persons while engaged in the performance of any work or services required of the CONSULTANT under this AGREEMENT, shall be considered

SUBCONTRACTING Complete document filed with Auditor. ONSULTANT only and not of the AGENCY, and any and all claims that may or might arise under any Workmen's compensation Act on behalf of said employees or other persons while so engaged, and any and all claims made by a third party as a consequence of any act or omission on the part of the CONSULTANT's employees or other persons while so engaged on any of the work or services provided to be rendered herein, shall be the sole obligation and responsibility of the CONSULTANT.

> The CONSULTANT shall not engage, on a full or part time basis, or other basis, during the period of the contract, any professional or technical personnel who are, or have been, at any time during the period of the contract, in the employ of the United States Department of Transportation, the STATE, or the AGENCY, except regularly retired employees, without written consent of the public employer of such person.

VIII NONDISCRIMINATION

The CONSULTANT agrees not to discriminate against any client, employee or applicant for employment or for services because of race, creed, color, national origin, marital status, sex, age or handicap except for a bona fide occupational qualification with regard to, but not limited to the following: employment upgrading, demotion or transfer, recruitment or any recruitment advertising, a layoff or terminations, rates of pay or other forms of compensation, selection for training, rendition of services. The CONSULT-ANT understands and agrees that if it violates this provision, this AGREEMENT may be terminated by the AGENCY and further that the CONSULTANT shall be barred from performing any services for the AGENCY now or in the future unless a showing is made satisfactory to the AGENCY that discriminatory practices have terminated and that recurrence of such action is unlikely.

During the performance of this AGREEMENT, the CONSULTANT, for itself, its assignees and successors in interest agrees as follows:

A. COMPLIANCE WITH REGULATIONS: The CONSULTANT shall comply with the Regulations relative to nondiscrimination in the same manner as in Federal-assisted programs of the Federal Regulations, Part 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this AGREEMENT. The consultant shall comply with the American Disabilities Act of 1992, as amended.

- B. NONDISCRIMINATION: The CONSULTANT, with regard to the work performed by it during the AGREEMENT, shall not discriminate on the grounds of race, creed, color, sex, age, marital status, national origin or handicap except for a bona fide occupational qualification in the selection and retention of subconsultants, including procurements of materials and leases of equipment. The CONSULTANT shall not participate either directly or indirectly in the discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix II of the Regulations.
- C. SOLICITATIONS FOR SUBCONSULTANTS, INCLUDING PROCUREMENTS OF MATERI-ALS AND EQUIPMENT: In all solicitations either by competitive bidding or negotiation made by the CONSULTANT for work to be performed under a subcontract, including procurements of materials or leases of equipment, each potential subconsultant or supplier shall be notified by the CONSULTANT of the CONSULTANT's obligations under this AGREEMENT and the Regulations relative to nondiscrimination on the grounds of race, creed, color, sex, age, marital status, national origin and handicap.
- D. INFORMATION AND REPORTS: The CONSULTANT shall provide all information and reports required by the Regulations, or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the AGENCY to be pertinent to ascertain compliance with such Regulations or directives. Where any information required of the CONSULTANT is in the exclu-

- Department of Transportation, Title 49, Gode of Sive possession of another who fails or refuses to furnish this information the CONSULTANT shall so certify to the AGENCY, or the United States Department of Transportation as appropriate, and shall set forth what efforts it has made to obtain the information.
 - E. SANCTIONS FOR NONCOMPLIANCE: In the event of the CONSULTANT's noncompliance with the nondiscrimination provisions of this AGREEMENT, the AGENCY shall impose such sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:
 - 1. Withholding of payments to the CONSULT-ANT under the AGREEMENT until the CONSULTANT complies, and/or
 - 2. Cancellation, termination or suspension of the AGREEMENT, in whole or in part.
 - F. INCORPORATION OF PROVISIONS: The CONSULTANT shall include the provisions of paragraphs (A) through (G) in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Regulations or directives issued pursuant thereto. The CON-SULTANT shall take such action with respect to any subconsultant or procurement as the AGENCY or the Federal Highway Administration may direct as a means of enforcing such provisions including sanctions for noncompliance; provided, however, that, in the event a CONSULTANT becomes involved in, or is threatened with, litigation with a subconsultant or supplier as a result of such direction, the CON-ULTANT may request the AGENCY to enter into such litigation to protect the interests of the AGENCY, and in addition, the CONSULTANT may request the United States to enter into such litigation to protect the interests of the United States.
 - G. UNFAIR EMPLOYMENT PRACTICES: The CONSULTANT shall comply with RCW 49.60.180.

(Complete document filed with Auditor.)

IX TERMINATION OF AGREEMENT

The right is reserved by the AGENCY to terminate this AGREEMENT at any time upon ten days written notice to the CONSULTANT.

In the event this AGREEMENT is terminated by the AGENCY other than for default on the part of the CONSULTANT, a final payment shall be made to the CONSULTANT as shown in Exhibit F for the type of AGREEMENT used.

No payment shall be made for any work completed after ten days following receipt by the CONSULT-ANT of the Notice to terminate. If the accumulated payment made to the CONSULTANT prior to Notice of Termination exceeds the total amount that would be due computed as set forth herein above, then no final payment shall be due and the CONSULTANT shall immediately reimburse the AGENCY for any excess paid.

If the services of the CONSULTANT are terminated by the AGENCY for default on the part of the CON-SULTANT, the above formula for payment shall not apply. In such an event, the amount to be paid shall be determined by the AGENCY with consideration given to the actual costs incurred by the CONSULT-ANT in performing the work to the date of termination, the amount of work originally required which was satisfactorily completed to date of termination, whether that work is in a form or a type which is usable to the AGENCY at the time of termination; the cost to the AGENCY of employing another firm to complete the work required and the time which maybe required to do so, and other factors which affect the value to the AGENCY of the work performed at the time of termination. Under no circumstances shall payment made under this subsection exceed the amount which would have been made using the formula set forth in the previous paragraph.

If it is determined for any reason that the CONSULT-ANT was not in default or that the CONSULTANT's failure to perform is without it or it's employee's fault or negligence, the termination shall be deemed to be a termination for the convenience of the AGENCY in accordance with the provision of this AGREEMENT.

In the event of the death of any member, partner or officer of the CONSULTANT or any of its supervisory personnel assigned to the project, or, dissolution of the partnership, termination of the corporation, or disaffiliation of the principally involved employee, the surviving members of the CONSULTANT hereby agree to complete the work under the terms of this AGREEMENT, if requested to do so by the AGENCY. The subsection shall not be a bar to renegotiation of the AGREEMENT between the surviving members of the CONSULTANT and the AGENCY, if the AGENCY so chooses.

In the event of the death of any of the parties listed in the previous paragraph, should the surviving members of the CONSULTANT, with the AGENCY's concurrence, desire to terminate this AGREEMENT, payment shall be made as set forth in the second paragraph of this section.

Payment for any part of the work by the AGENCY shall not constitute a waiver by the AGENCY of any remedies of any type it may have against the CONSULTANT for any breach of this AGREEMENT by the CONSULTANT, or for failure of the CONSULT-ANT to perform work required of it by the AGENCY. Forbearance of any rights under the AGREEMENT will not constitute waiver of entitlement to exercise those rights with respect to any future act or omission by the CONSULTANT.

X CHANGES OF WORK

The CONSULTANT shall make such changes and revisions in the complete work of this AGREEMENT as necessary to correct errors appearing therein, when required to do so by the AGENCY, without additional compensation thereof. Should the AGENCY find it desirable for its own purposes to have previously satisfactorily completed work or parts thereof changed or revised, the CONSULTANT shall make such revisions as directed by the AGENCY. This work shall be considered as Extra Work and will be paid for as herein provided under Section XIV.

(Complete document filed with Auditor.)

XI DISPUTES

Any dispute concerning questions of fact in connection with the work not disposed of by AGREEMENT between the CONSULTANT and the AGENCY shall be referred for determination to the Director of Public Works or AGENCY Engineer, whose decision in the matter shall be final and binding on the parties of this AGREEMENT, provided however, that if an action is brought challenging the Director of Public Works or AGENCY Engineer's decision, that decision shall be subject to de novo judicial review.

XII VENUE, APPLICABLE LAW AND PERSONAL JURISDICTION

In the event that either party deems it necessary to institute legal action or proceedings to enforce any right or obligation under this AGREEMENT, the parties hereto agree that any such action shall be initiated in the Superior court of the State of Washington, situated in the county the AGENCY is located in. The parties hereto agree that all questions shall be resolved by application of Washington law and that the parties to such action shall have the right of appeal from such decisions of the Superior court in accordance with the laws of the State of Washington. The CONSULTANT hereby consents to the personal jurisdiction of the Superior court of the State of Washington, situated in the county in which the AGENCY is located in.

XIII LEGAL RELATIONS AND INSURANCE

The CONSULTANT shall comply with all Federal, State, and local laws and ordinances applicable to the work to be done under this AGREEMENT. This AGREEMENT shall be interpreted and construed in accord with the laws of Washington.

The CONSULTANT shall indemnify and hold the AGENCY and the STATE, and their officers and employees harmless from and shall process and defend at its own expense all claims, demands, or suits at law or equity arising in whole or in part from the CONSULTANT's negligence or breach of any of its obligations under this AGREEMENT; provided

that nothing herein shall require a CONSULTANT to indemnify the AGENCY and the STATE against and hold harmless the AGENCY and the STATE from claims, demands or suits based solely upon the conduct of the AGENCY and the STATE, their agents, officers and employees and provided further that if the claims or suits are caused by or result from the concurrent negligence of (a) the CONSULTANT's agents or employees and (b) the AGENCY and the STATE, their agents, officers and employees, this indemnity provision with respect to (1) claims or suits based upon such negligence, (2) the costs to the AGENCY and the STATE of defending such claims and suits, etc. shall be valid and enforceable only to the extent of the CONSULTANT's negligence or the negligence of the CONSULTANT's agents or employees.

The CONSULTANT's relation to the AGENCY shall be at all times as an independent contractor.

The CONSULTANT specifically assumes potential liability for actions brought by the CONSULTANT's own employees against the AGENCY and, solely for the purpose of this indemnification and defense, the CONSULTANT specifically waives any immunity under the state industrial insurance law, Title 51 RCW. The CONSULTANT recognizes that this waiver was specifically entered into pursuant to the provisions of RCW 4.24.115 and was the subject of mutual negotiation.

Unless otherwise specified in the AGREEMENT, the AGENCY shall be responsible for administration of construction contracts, if any, on the project. Subject to the processing of an acceptable, supplemental agreement, the CONSULTANT shall provide on-call assistance to the AGENCY during contract administration. By providing such assistance, the CONSULTANT shall assume no responsibility for: proper construction techniques, job site safety, or any construction contractor's failure to perform its work in accordance with the contract documents.

The CONSULTANT shall obtain and keep in force during the terms of the AGREEMENT, or as otherwise required, the following insurance with companies or through sources approved by the State Insurance Commissioner pursuant to RCW 48.

EXHIBIT 8

(Complete document filed with Auditor.)

Insurance Coverage

- A. Worker's compensation and employer's liability insurance as required by the STATE.
- B. General commercial liability insurance in an amount not less than a single limit of one million and 00/100 Dollars (\$1,000,000.00) for bodily injury, including death and property damage per occurrence.

Excepting the Worker's Compensation insurance and any professional liability insurance secured by the CONSULTANT, the AGENCY will be named on all certificates of insurance as an additional insured. The CONSULTANT shall furnish the AGENCY with verification of insurance and endorsements required by this AGREEMENT. The AGENCY reserves the right to require complete, certified copies of all required insurance policies at any time.

All insurance shall be obtained from an insurance company authorized to do business in the State of Washington. The CONSULTANT shall submit a verification of insurance as outlined above within 14 days of the execution of this AGREEMENT to the AGENCY.

No cancellation of the foregoing policies shall be effective without thirty (30) days prior notice to the AGENCY.

The CONSULTANT's professional liability to the AGENCY shall be limited to the amount payable under this AGREEMENT or one million dollars, whichever is the greater unless modified by Exhibit H. In no case shall the CONSULTANT's professional liability to third parties be limited in any way.

The AGENCY will pay no progress payments under Section V until the CONSULTANT has fully complied with this section. This remedy is not exclusive; and the AGENCY and the STATE may take such other action as is available to them under other provisions of this AGREEMENT, or otherwise in law.

XIV EXTRA WORK

- A. The AGENCY may at any time, by written order, make changes within the general scope of the AGREEMENT in the services to be performed.
- B. If any such change causes an increase or decrease in the estimated cost of, or the time required for, performance of any part of the work under this AGREEMENT, whether or not changed by the order, or otherwise affects any other terms and conditions of the AGREEMENT, the AGENCY shall make an equitable adjustment in the (1) maximum amount payable; (2) delivery or completion schedule, or both; and (3) other affected terms and shall modify the AGREE-MENT accordingly.
- C. The CONSULTANT must submit its "request for equitable adjustment" (hereafter referred to as claim) under this clause within 30 days from the date of receipt of the written order. However, if the AGENCY decides that the facts justify it, the AGENCY may receive and act upon a claim submitted before final payment of the AGREEMENT.
- D. Failure to agree to any adjustment shall be a dispute under the Disputes clause. However nothing in this clause shall excuse the CON-SULTANT from proceeding with the AGREEMENT as changed.
- E. Notwithstanding the terms and condition of paragraphs (a) and (b) above, the maximum amount payable for this AGREEMENT, shall not be increased or considered to be increased except by specific written supplement to this AGREEMENT.

XV ENDORSEMENT OF PLANS

The CONSULTANT shall place his endorsement on all plans, estimates or any other engineering data furnished by him.

(Complete document filed with Auditor.)

XVI FEDERAL AND STATE REVIEW

The Federal Highway Administration and the Washington State Department of Transportation shall have the right to participate in the review or examination of the work in progress.

XVII CERTIFICATION OF THE CONSULTANT AND THE AGENCY

Attached hereto as Exhibit "A-1", are the Certifications of the Consultant and the Agency, Exhibit "A-2" Certification regarding debarment, suspension and other responsibility matters - primary covered transactions, Exhibit "A-3" Certification regarding the restrictions of the use of Federal funds for lobbying, and Exhibit "A-4" Certificate of Current Cost or Pricing Data. Exhibits "A-3" and "A-4" are only required in Agreements over \$100,000.

XVIII COMPLETE AGREEMENT

This document and referenced attachments contains all covenants, stipulations and provisions agreed upon by the parties. No agent, or representative of either party has authority to make, and the parties shall not be bound by or be liable for, any statement, representation, promise or agreement not set forth herein. No changes, amendments, or modifications of the terms hereof shall be valid unless reduced to writing and signed by the parties as an amendment to this AGREEMENT.

XIX EXECUTION AND ACCEPTANCE

This AGREEMENT may be simultaneously executed in several counterparts, each of which shall be deemed to be an original having identical legal effect. The CONSULTANT does hereby ratify and adopt all statements, representations, warranties, covenants, and agreements contained in the proposal, and the supporting materials submitted by the CONSULT-ANT, and does hereby accept the AGREEMENT and agrees to all of the terms and conditions thereof.

above writte	en.	
By 1		By Thera Contrum 5-2206
Consultant	Roy Cross, HDR Engineering, Inc.	Agency Franklin County

In witness whereof, the parties hereto have executed this AGREEMENT as of the day and year first

EXHIBIT 8

(Complete document filed with Auditor.)

Exhibit A-1

	Certification Of Cons	sultant			
		Project No.			
		Local Agency Franklin Co.			
[he	ereby certify that I am Roy Cross	and duly authorized			
æp	oresentative of the firm of HDR Engineering, Inc.	whose address is			
28(05 St.Andrews Loop, Siute A Pasco, WA	and that neither I nor the above			
în	m I here represent has:				
(a)	Employed or retained for a commission, percentage, brokerage, contingent fee or other consideration, any firm or person (other than a bona fide employee working solely for me or the above CONSULTANT) to solicit or secure this contract.				
(b)	Agreed, as an express or implied condition for obtaining this contract, to employ or to retain the services of any firm or person in connection with carrying out the contract.				
(c)	Paid, or agreed to pay, to any firm, organization or person (other than a bona fide employee working solely for me or the above CONSULTANT) any fee, contribution donation or consideration of any kind for, or in connection with procuring or carrying out the contract; except as here expressly stated (if any):				
	I further certify that the firm I hereby represent is authorized to that the firm is in full compliance with the requirements of the				
	I acknowledge that this certificate is to be available to the State Highway Administration, U.S. Department of Transportation, is participation of Federal aid funds and is subject to applicable S	in connection with this contract involving			

Certification of Agency Official

I hereby certify that I am the AGENCY Official of the Local Agency of Franklin County Washington and that the above consulting firm or their representative has not been required, directly or indirectly as an express or implied condition in connection with obtaining or carrying out this contract to:

(a) Employ or retain, or agree to employ or retain, any firm or person, or

5/22/2006

(b) Pay or agree to pay to any firm, person or organization, any fee, contribution, donation or consideration of any kind, except as here expressly stated (if any).

I acknowledged that this certificate is to be available to the Federal Highway Administration, U.S. Department of Transportation, in connection with this contract involving participation of Federal aid highway funds and it subject to applicable State and Federal laws, both criminal and civil.

Signature

May 22, 2006 Franklin County Auditor

1016 North 4th Avenue sco, WA 99301

ZONA LENHART, Auditor 509-545-3840 • Fax: (509) 545-2142 www.co.franklin.wa.us

P.O. Box 1451 Pasco, WA 99301

May 18, 2006

Franklin County Commissioners:

Vouchers audited and certified by the auditing officer by RCW 42.24.080, expense reimbursement claims certified by RCW 42.24.090, have been recorded on a listing, which has been sent to the board members.

Action: As of this date, May 18, 2006,

Move that the following warrants be approved for payment:

FUND	WARRANT	AMOUNT
Expenditures	Range	Issued
Franklin Co RV Facility	236-238	\$4,415.20
Trac Operations	9435-9482	\$43,292.68
Current Expense	50954-51009	\$72,899.51
Jail Commissary	2198-2203	\$5,451.46
Election Equip Revolving	322-322	\$61.00
Fr Cnty Enhanced 911	1142-1143	\$3,674.95
Law Library	982-982	\$2,646.76
Crime Victim/Witness	345-345	\$2,343.12

In the amount of \$134,784.68. The motion was seconded by Jank Hourk

And passed by a vote of \mathbf{z} to

Accounting 545-3505

Elections 545-3538 Recording 545-3536

Licensing 545-3533

FRANKLIN COUNTY RESOLUTION NO. 2063

BEFORE THE BOARD OF COMMISSIONERS, FRANKLIN COUNTY, WASHINGTON

RE: PERSONAL SERVICES AGREEMENT BETWEEN FRANKLIN COUNTY AND DAVIS SHOWS NW TO PROVIDE A CARNIVAL, GAMES AND CONCESSIONS EACH DAY JULY 1-4, 2006 IN CONJUNCTION WITH THE PROJECT DESIGNATED GRAND OLD 4TH

WHEREAS, Lane Chamberland, agrees to provide a carnival, games and concessions each day July 1-4, 2006 in conjunction with the project designated Grand Old 4th; and

WHEREAS, pursuant to RCW 36.01.010 and RCW 36.32.120 the legislative authority of each county is authorized to enter into contracts on behalf of the county and have the care of county property and management of county funds and business; and

WHEREAS, the Board of County Commissioners constitutes the legislative authority of Franklin County and desires to enter into the attached agreement as being in the best interest of Franklin County;

NOW, THEREFORE, BE IT RESOLVED the Franklin County Board of Commissioners hereby approves the attached Personal Services Agreement between Franklin County and Davis Shows NW to provide a carnival, games and concessions each day July 1-4, 2006 in conjunction with the project designated Grand Old 4th.

APPROVED this 22nd day of May 2006.

BOARD OF COUNTY COMMISSIONERS FRANKLIN COUNTY, WASHINGTON

Neva J. Corkrum, Chair

Attest:

Clerk to the Board

Originals: Auditor Minutes

Davis Shows NW

Robert E. Koch, Chair Pro Tem

Frank H. Brock, Member

cc:

Accounting Department County Administrator File County Administrator - Invoice

PERSONAL SERVICES AGREEMENT

THIS AGREEMENT is entered into between Franklin County, hereinafter referred to as Franklin County, and Davis Shows Northwest, hereinafter referred to as the Contractor, in consideration of the mutual benefits, terms, and conditions hereinafter specified.

Purpose

The purpose of this agreement is to allow Franklin County to retain the Contractor to provide a carnival, games and concessions July 1-4, 2006 in connection with the project designated Grand Old 4th.

Scope Of Services

The Contractor agrees set up all rides, games and concessions no later than 10:00 a.m., July 1, 2006, and will operate the carnival Noon to Midnight each day July 1 – 4, 2006, including the provision of all labor, materials, equipment, and supplies.

Time For Performance

Work under this contract shall commence upon the giving of written notice by the Board of Franklin County Commissioners to the Contractor to proceed. The Contractor shall perform all services and provide all work product required pursuant to this agreement July 1-4, 2006.

Payment

Work under this contract does not require payment for performance.

a. The County will receive a percentage of gross sales as listed below:

\$750 for Advertising

15% of Ride Gross to \$25,000 20% of Ride Gross from \$25,000 to \$50,000 25% of Ride Gross from \$50,000 to \$75,000 30% of Ride Gross from \$75,000 to \$100,000 35% of Ride Gross over \$100,000

38% of Presales \$100.00 per unit for Game and Food Concessions

- b. Payment as provided in this section shall be full compensation for work performed, services rendered and for all materials, supplies, equipment, and incidentals necessary to complete the work.
- c. The Contractor's records and accounts pertaining to this agreement are to be kept available for inspection by representatives of Franklin County and state for a period of three (3) years after final payments. Copies shall be made available upon request.

Compliance With Laws

The Contractor shall, in performing the services contemplated by this agreement, faithfully observe and comply with all federal, state, and local laws, ordinances and regulations, applicable to the services to be rendered under this agreement.

Indemnification

The Contractor, its officers, agents and employees, agree to fully indemnify, hold harmless and defend Franklin County, its officers, agents, and employees, against any and all liability, damage, loss, claims, demands, and actions of any nature whatsoever on account of personal injuries including, without limitation on the foregoing, worker's compensation and death claims, or property loss or damage of any kind whatsoever, which arise out of or are in any manner connected with, or are claimed to arise out of or be in any way connected with, any negligent or intentional act or omission of the Contractor, its officers, agents, and employees in performing this contract. The Contractor shall, at its own expense, investigate all such claims and demands, attend to their settlement or other disposition, defend all actions based thereon and pay all charges of attorneys and all other costs and expenses of any kind arising from any such liability, damage, loss, claims, demands, and actions.

Furthermore, for the purposes of this section, the Contractor expressly waives its immunity under Title 51 or subsequent revisions of the Revised Code of Washington, the Industrial Insurance Act, for injuries to its employees and agrees that the obligation to indemnify, defend, and hold harmless provided for in this paragraph extends to any claim brought by or on behalf of any employee of the Contractor. This waiver is mutually negotiated by the parties.

Insurance

The Contractor shall secure and maintain in force throughout the duration of this contract comprehensive general liability insurance with a minimum coverage of \$1,000,000 per occurrence and \$5,000,000 aggregate for personal injury; and \$1,000,000 per occurrence/aggregate for property damage, and professional liability insurance in the amount of \$5,000,000.

Said general liability policy shall name Franklin County as an additional named insured and shall include a provision prohibiting cancellation of said policy except upon thirty (30) days prior written notice to the named insured. Certificates of coverage as required by this section shall be delivered to Franklin County Risk Manager within fifteen (45) days of execution of this agreement.

Independent Contractor

The Contractor and Franklin County agree that the Contractor is an independent contractor with respect to the services provided pursuant to this agreement. Nothing in this agreement shall be considered to create the relationship of employer and employee between the parties hereto. Neither Contractor nor any employees of Contractor shall be entitled to any benefits accorded Franklin County employees by virtue of the services provided under this agreement. Franklin County shall not be responsible for withholding or otherwise deducting federal income tax or social security, for contributing to the state industrial insurance program, or otherwise assuming the duties of an employer with respect to Contractor, or any employee of Contractor.

Covenant Against Contingent Fees

The Contractor warrants that he has not employed or retained any company or person, other than a bonafide employee working solely for the Contractor, to solicit or secure this contract, and that he has not paid or agreed to pay any company or person, other than a bonafide employee working solely for the Contractor, any fee, commission, percentage, brokerage fee, gifts, or any consideration contingent upon or resulting from the award or making of this contract. For breach or violation of this warranty, Franklin County shall have the right to annul this contract without liability or, in its discretion to deduct from the contract price or consideration, or otherwise recover, the full amount of such fee, commission, percentage, brokerage fee, gift, or contingent fee.

Discrimination Prohibited

The Contractor, with regard to the work performed by it under this agreement, will not discriminate on the grounds of race, color, national origin, religion, creed, age, sex, marital status, disabled, or Vietnam era veteran status, or the presence of any

physical, mental, or sensory handicap in the selection and retention of employees or procurement of materials or supplies, provided that the prohibition against discrimination in employment because of handicap shall not apply if the particular disability prevents the proper performance of the particular work involved.

Assignment

The Contractor shall not sublet or assign any of the services covered by this agreement without the express written consent of Franklin County.

Non-Waiver

Waiver by Franklin County of any provision of this agreement or any time limitation provided for in this agreement shall not constitute a waiver of any other provision.

Termination

- Franklin County reserves the right to terminate this agreement at any time by giving ten (10) days written notice to the Contractor.
- b. In the event of the death of a member, partner, or officer of the Contractor, or any of its supervisory personnel assigned to the project, the surviving members of the Contractor hereby agree to complete the work under the terms of this agreement, if requested to do so by Franklin County. This section shall not be a bar to renegotiations of this agreement between surviving members of the Contractor and Franklin County, if Franklin County so chooses.
- c. In the event that the Contractor terminates this agreement on or after May 1, 2006, for no fault of Franklin County or TRAC, Franklin County shall be refunded any and all deposit funds paid to Contractor within (10) business days.

Notices

Notices to Franklin County shall be sent to the following address:

Grand Old 4th
Franklin County Administrator
1016 N. Fourth Avenue
Pasco, WA 99301
Attn: Fred H. Bowen

Notices to the Contractor shall be sent to the following address:

Lane and Jamie Chamberland Davis Shows Northwest 39299 Shelburn Drive Scio, OR 97374

Integrated Agreement

This Agreement represents the entire agreement between Franklin County and the Contractor. This Agreement supersedes all prior negotiations, representations, or agreements written or oral. This agreement may be amended only by written instrument signed by both Franklin County and the Contractor.

Jurisdiction And Venue

This Agreement shall be construed and interpreted in accordance with the laws of the state of Washington. The venue of any action shall be in the Superior Court for Franklin County.

Changes, Modifications, and Amendments

This Agreement may be waived, changed, modified, or amended only by written agreement executed by both of the parties hereto.

Severability

If a provision of this Agreement or any provision of any document incorporated by reference shall be held invalid, such invalidity shall not affect the other provisions of this Agreement which can be given effect without the invalid provision, and to this end and the provisions of this Agreement are declared to be severable.

All Writings Contained Herein

This Agreement sets forth in full the entire agreement of the parties, and any other agreement, representation or understanding, verbal or otherwise, is hereby deemed to be null and void and of no force and effect whatsoever.

The parties to this Contract have executed this Contract in original duplicates as of the date written below.

This Contract shall take effect this	day of, 2006.
CONTRACTOR:	BOARD OF COUNTY COMMISSIONER Franklin County, Washington
Firm: <u>Davis Shows Northwest</u>	Neva J. Corkrum, Chairman
By: <u>Lane Chamberland</u>	Robert E. Koch, Chairman Pro Tem
Signature: Lavel Charbel	Frank H. Brock, Member
Title: Manager	ATTEST BY:
	May Withers Clerk of the Board