

COMMISSIONERS RECORD 52
FRANKLIN COUNTY
Commissioners' Proceedings for August 14, 2013

This document is a summarized version of the Board of Commissioners proceedings. The minutes are paraphrased, not verbatim. Access to an electronic audio recording of the meeting is available upon request.

The Honorable Board of Franklin County Commissioners met on the above date. Present for the meeting were Rick Miller, Chairman; Robert E. Koch, Chair Pro Tem; and Brad Peck, Member; Fred Bowen, County Administrator; and Mary Withers, Clerk to the Board. Meeting convened at 9:00 am with the Pledge of Allegiance.

PLANNING AND BUILDING DEPARTMENT

Planning Director Jerrod MacPherson met with the Board.

Public Hearing to take testimony for and against adopting the Franklin County Fire Code Ordinance. This ordinance implements the state-mandated International Fire Code Update for 2012.

Public hearing convened at 9:00 am. Present: Commissioners Miller, Koch and Peck; County Administrator Fred Bowen; Planning Director Jerrod MacPherson; and Clerk to the Board Mary Withers. Present in audience: Victor Reeve, Darryl Brown, Roger Lenk, Lester Storms, Tri-City Herald Reporter Geoff Folsom, Tim Hoekstra, Barbara Mead, Becky Fuller, Garill Coles, Carol Moser and Ed Thornbrugh.

Mr. MacPherson reviewed the information on the Agenda Summary Report (Exhibit 1) and answered the Board members' questions.

Mr. Miller asked if anyone in the audience wished to comment. There was no response.

Public Hearing was closed.

Motion – Mr. Peck: I move for approval of Franklin County Fire Code Ordinance as presented by Mr. MacPherson. Second by Mr. Koch. 3:0 vote in favor. Ordinance 5-2013 was approved (Exhibit 2).

TRI-CITIES PATIENT SAFETY COALITION (TCPSC)

Garill Coles and Carol Moser of TCPSC met with the Board. Present in audience: Victor Reeve, Darryl Brown, Roger Lenk, Lester Storms, Geoff Folsom, Tim Hoekstra and Barbara Mead from Lourdes Counseling Center, Becky Fuller from Kadlec Regional Medical

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Center and Ed Thornbrugh, Human Services Administrator, Kenneth Roughton, Director of Greater Columbia Behavioral Health (GCBH) and Troy Wilson from GCBH.

Benton-Franklin Community Health Alliance presentation regarding Single-Bed Certifications

Ms. Moser introduced the people in the audience who belong to the TCPSC.

Mr. Coles gave a presentation using slides on the screen regarding the TCPSC and its concerns about mental health patients in hospitals and about single bed certification. The TCPSC is asking for help from the county. Some points were: The need for more psychiatric residential beds, the need for increased outpatient mental health services, the need for greater access to outpatient crisis mental health services, and the need to identify funding to support the needed increase in outpatient mental health services.

The TCPSC is requesting that the Franklin County Commissioners perform a bi-county mental health needs assessment that considers the gap between the cost of the needed improvements in mental healthcare services and available funding that would specifically encompass psychiatric patients in our community hospitals.

Ms. Fuller told the Board about the process that occurs at Kadlec Medical Center.

Ms. Moser talked about getting people treated with preventative services before they go into crisis.

HUMAN SERVICES (HS) (9:45 am)

HS Director Ed Thornbrugh and Greater Columbia Behavioral Health Regional Service Network (GCBH RSN) Director Ken Roughton met with the Board. Present in audience: Victor Reeve, Darryl Brown, Roger Lenk, Lester Storms, Geoff Folsom, Tim Hoekstra and Barbara Mead from Lourdes Counseling Center, Becky Fuller from Kadlec Regional Medical Center, Troy Wilson from GCBH, Margo Hines, Matt Mahoney and Matthew Rasmussen.

Crisis Service funding application

Mr. Thornbrugh asked for approval of a letter to Kenneth Roughton at GCBH RSN for development of a Crisis Services Plan and application for funding and explained the request.

Ms. Mead said Lourdes Counseling Center has been working with the RSN and public health services to prepare to move forward with a plan to have an existing facility that is currently mothballed prepared for 16 beds.

Mr. Roughton answered questions from the Board.

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Mr. Thornbrugh explained the processes that take place regarding mental health patients being admitted to a hospital or psychiatric facility and explained the single bed certification process.

There was discussion about funding sources. Mr. Thornbrugh said the Human Services office has prepared a grant application to seek funding. Mr. Peck talked about an idea to re-prioritize taxes that are currently allocated to Ben-Franklin Transit so that a consolidated Crisis Response Center could be built. Mr. Thornbrugh and Mr. Roughton explained matching funding that could be available through the GCBH RSN and Human Services Department.

Motion – Mr. Koch: I move for approval of the Chairman's signature on the letter to Ken Roughton for support. Second by Mr. Peck. 3:0 vote in favor. (Exhibit 3)

Grant #11-46204-503 Housing and Essential Needs Grant between Benton-Franklin Counties Department of Human Services and Washington State Department of Commerce, Community Services and Housing Division, Housing Assistance Unit

Mr. Thornbrugh explained why the Benton and Franklin County Prosecutor's Office will not sign the document "approved as to form." Benton County Commissioners did approve the contract and also sent a letter asking for contract language changes in future contracts. There was extensive discussion about the need to have the contract language changed, particularly in any future contracts.

Motion – Mr. Koch: I move for approval of the Grant 11-46204-503, Housing and Essential Needs. Mr. Peck added "with the proviso that the services just described move in-house until the contract difficulties are corrected." Mr. Koch agreed to the addition to the motion. Second by Mr. Peck. 3:0 vote in favor. Resolution 2013-287 was approved.

DSHS Contract #1163-27290, Amendment No. 05, between Department of Social and Health Services, Division of Behavioral Health and Recovery, and Benton and Franklin Counties Department of Human Services

There was extensive discussion about the contract language needing to be changed in future contracts.

Motion – Mr. Koch: I move to execute Contract 1163-27290, Amendment No. 05. Second by Mr. Miller. 2:1 vote in favor. Yeas: Koch and Miller. Nay: Peck. Resolution 2013-288 was approved.

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PUBLIC WORKS (10:34 am)

Public Works Director Matt Mahoney and Engineer Matthew Rasmussen met with the Board. Present in audience: Victor Reeve, Margo Hines, Geoff Folsom, Roger Lenk and Lester Storms.

Local Agency Agreement Supplement No. 1 with Washington State Department of Transportation (WSDOT) for County Road Project CRP 604 / R-170 #608-2.35 Bridge Replacement

Mr. Mahoney explained that the supplement will obligate the construction funding portion of the project.

Motion – Mr. Peck: I move for approval of Local Agency Agreement Supplement as presented by Mr. Mahoney. Second by Mr. Koch. 3:0 vote in favor. Resolution 2013-289 was approved.

Rosie Rumsey joined the audience.

Juniper Dunes - Federal Lands Access Program Match Agreement

Mr. Mahoney and Mr. Rasmussen answered the Board's questions about the work that will be done on the project before Federal money is available. The county is not expecting to be making a commitment of funding until at least January 2015.

Motion – Mr. Peck moved for approval of Federal Lands Access Program Match Agreement as presented. Second by Mr. Koch. 3:0 vote in favor. Resolution 2013-290 was approved.

Award of Contract for Basin City Water Line Extension Project to C&E Trenching, Community Development Block Grant, Basin City Water and Sewer District

Mr. Mahoney explained details of the funding and answered the Board's questions. He noted that the Basin City Water and Sewer District has also submitted a letter.

Motion – Mr. Koch: I move for approval of Basin City Waterline Extension Project Bid award letter to C&E Trenching of Pasco for \$130,596 including sales tax. Second by Mr. Peck. 3:0 vote in favor. (Exhibit 4)

Title VI Non-Discrimination Agreement (NDA) Report

Motion – Mr. Peck moved for approval of Title VI Non-Discrimination Agreement Report as presented by Mr. Mahoney. Second by Mr. Koch. 3:0 vote in favor. Resolution 2013-291 was approved.

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Occupation of County Right of Way summary report

The Board decided to review the report at a future Board Workshop.

Road 97 Right of Way

Mr. Mahoney asked for approval of a resolution to approve a voucher for Road 97 right-of-way acquisition, authorizing the chairman to sign the New Vendor Form to facilitate the payment for the purchase of the property from Larry and Zona Lenhart, Parcel #118-291-233.

Motion – Mr. Peck moved for approval of Road 97 right-of-way access as presented by Mr. Mahoney. Second by Mr. Koch. 3:0 vote in favor. Resolution 2013-292 was approved.

OFFICE BUSINESS (10:52 am)

Administrative Assistant Margo Hines met with the Board.

Vouchers

Current Expense vouchers have been reviewed by Mr. Bowen.

Motion – Mr. Peck moved for approval of County Road and Motor Vehicle funds payroll in the total amount of \$111,002.89 that is signed by Mr. Beaton and audited by Kristina Bahovich. Second by Mr. Koch. 3:0 vote in favor. (Exhibit 5)

<u>Fund</u>	<u>Warrant</u>	<u>Amount</u>
County Road		
Payroll	85977-85998	24,992.93
Direct Deposit		35,298.70
		<hr/> 60,291.63
Benefits	85999-86008	33,110.61
	Total	<u>\$93,402.24</u>
Motor Vehicle		
Payroll	86009-86026	\$5,463.09
Direct Deposit		5,678.58
		<hr/> \$11,141.67
Benefits	86027-86036	6,458.98
	Total	<u>\$17,600.65</u>
	Grand Total:	\$111,002.89

(Exhibit 5)

Motion – Mr. Peck moved for approval of Current Expense vouchers totaling \$235,807.35 signed by Mr. Beaton and reviewed by Mr. Bowen without identification of any problems. Second by Mr. Koch. 3:0 vote in favor. (Exhibit 6)

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<u>Fund Expenditures</u>	<u>Warrants</u>		<u>Amount Issued</u>
Current Expense	85800	85825	\$19,057.23
Current Expense	85826	85858	\$24,581.04
Current Expense	85883	85900	\$49,212.09
Courthouse Facilitator Program	85901	-	\$1,170.00
Jail Commissary	85902	85904	\$2,364.62
Veteran's Assistance	85905	-	\$1,074.33
Affordable Housing Fund	85906	-	\$85.00
FC Capital Projects Fund	85907	-	\$957.75
.3% Criminal Justice Const Fnd	85908	85910	\$13,481.47
Dept of Commerce Pass Through	85911	85912	\$1,152.00
FC Public Facilities Const Fund	85913	85915	\$2,335.11
TRAC Operations Fund	85916	85932	\$3,928.72
Franklin County RV Facility	85933	-	\$217.20
County Roads	85934	85955	\$102,430.62
Solid Waste	85956	85960	\$3,100.02
Motor Vehicle/Public Works	85961	85975	\$10,378.63
County Road Unemployment Fund	85976	-	\$281.52
Grand Total:			\$235,807.35

(Exhibit 6)

Motion – Mr. Peck moved for approval of Salary Clearing payroll, Emergency Management payroll and Irrigation payroll in the total amount of \$632,967.80 as signed by Mr. Burckhard, the deputy auditor, and not reviewed by Mr. Bowen. Second by Mr. Koch. 3:0 vote in favor.

<u>Fund</u>	<u>Warrant</u>	<u>Amount</u>
Salary Clearing Payroll:		
Payroll	58941-59002	165,612.20
Direct Deposit		353,632.85
		519,245.05
Benefits	59003-59008	90,158.67
Total		\$609,403.72
Emergency Mgmt Payroll:		
Payroll	85859-85865	\$2,490.05
Direct Deposit		6,909.45
		9,399.50
Benefits	85866--85869	1,590.73
Total		\$10,990.23
Irrigation Payroll:		
Payroll	85870-85878	\$5,106.49
Direct Deposit		5,370.88
		10,477.37

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Benefits	85879-85882		2,096.48
		Total	\$12,573.85
		Grand Total:	\$632,967.80
			(Exhibit 7)

Minutes

Motion – Mr. Koch: I move for approval of Commissioners Proceedings for July 31, 2013 and August 7, 2013. Second by Mr. Peck. 3:0 vote in favor.

Consent Agenda

Motion – Mr. Koch: I move for approval of the four items as presented. Second by Mr. Peck. 3:0 vote in favor.

1. Approval of Resolution 2013-293, Interagency Agreement IAA14032 between State of Washington, Administrative Office of the Courts, and Benton/Franklin Juvenile Court for Becca Bill Programs and Services
2. Approval of Resolution 2013-294, Personal Services Contract #2013 FIRST STEP between Benton and Franklin County Department of Human Services and First Step Community Counseling Services, LLC
3. Approval of Resolution 2013-295, DSHS Agreement #1363-78145 between the Developmental Disabilities Administration within Department of Social and Health Services and Benton and Franklin Counties Department of Human Services, to advance the state legislature policy to provide a coordinated and comprehensive state and local program of services for persons with developmental disabilities
4. Approval of Resolution 2013-296, Statement of Work contract between Franklin County and Bureau of Land Management (BLM)

Recessed at 10:57 am.

Reconvened at 11:05 am.

PROSECUTOR

Deputy Prosecutor Janet Taylor and Human Resources Director Rosie H. Rumsey met with the Board. No one was present in the audience.

Executive Session at 11:06 am pursuant to RCW 42.30.140(4) regarding contract negotiations expected to last up to 15 minutes.

Open Session at 11:24 am.

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OTHER BUSINESS

Tri-Cities Legislative Council

Mr. Miller noted that the Tri-Cities Legislative Council has asked Franklin County to submit its legislative priorities.

ADJOURNMENT

Motion – Mr. Koch: I move for adjournment. Second by Mr. Peck. 3:0 vote in favor.

Adjourned at 11:25 am.

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There being no further business, the Franklin County Board of Commissioners meeting was adjourned until August 21, 2013.

BOARD OF COUNTY COMMISSIONERS
FRANKLIN COUNTY, WASHINGTON



Rick Miller, Chairman



Robert E. Koch, Chairman Pro Tem



Brad Peck, Member

Attest:


Clerk to the Board

Approved and signed August 28, 2013.

Franklin County
Board of Commissioners
Agenda Summary Report

DATE: August 5, 2013**PRESENTED BY:** Jerrod MacPherson

ITEM: (Select One) Consent Agenda.
 X To Be Brought Before the Board. Date: August 14, 2013 - *Public Hearing*
Time needed: 15 minutes

SUBJECT / ISSUE: A Public Hearing to take testimony for or against adopting the Franklin County Fire Code Ordinance. This Ordinance implements the State mandated International Fire Code Update for 2012.

FISCAL IMPACT: None.

ACTION(S) REQUESTED:

Board of County Commissioner approval, adopting the Franklin County Fire Code Ordinance. This Ordinance implements the State mandated International Fire Code Update for 2012.

BACKGROUND:

RCW 19.27 is known as the State Building Code, of which the International Fire Code is a part of. Every City, Town, and County in the State of Washington is required to comply with the State Building Code requirements.

Every three (3) years the State Building Code (including the International Fire Code) goes through a code cycle update – for example, in 2010 every jurisdiction was required to comply with the 2009 International Codes (Building, Fire, etc.) as adopted by the State of Washington (including amendments).

Similarly, the current three (3) year code cycle update is upon us, requiring that every jurisdiction comply with the 2012 International Codes (Building, Fire, etc.) as adopted by the State of Washington (including amendments) by 2013.

The Board of County Commissioners on July 17, 2013 adopted the Franklin County Building Code Ordinance for the 2012 Code cycle update as required.

The Franklin County Fire Code Ordinance was adopted separately from the Building Code Ordinance during the last code cycle update (2009). This was done in an effort to give staff an opportunity to coordinate with the local fire districts on proposed language to be added to the Fire Code Ordinance for the 2009 update.

The language that was added during the 2009 update dealt with rural area land development standards. More specifically, the language that was added provided standardized guidance for rural area property that is proposing development where reliable water sources do not exist or where meeting full fire-flow requirements is impractical.

All five (5) fire districts were consulted regarding the rural area development standards for the 2009 update, and have since indicated, through our normal day-to-day interactions, that the new language seems to be working well, and provides clear, concise and consistent standards in the review and approval development proposals.

Staff is recommending once again a separate adoption of the Fire Code from the Building Code for enforcement purposes. There seems to be less confusion in interacting with the public when dealing with fire code issues separately from building code issues.

COORDINATION:

The Fire Code Ordinance has been reviewed and approved as to form by Ryan E. Verhulp, Franklin County Chief Civil Deputy Prosecuting Attorney.

RECOMMENDATION:

Recommend the Board of County Commissioners adopt and sign the Franklin County Fire Code Ordinance for the 2012 International Fire Code Update.

HANDLING / ROUTING:

There will be two (2) originals brought for signature to the public hearing and distributed as follows – 1. To be filed with the County Auditor; and 2. To be on file in the Planning and Building Department.

ATTACHMENTS:

The Final Draft of the 2012 Franklin County Fire Code Ordinance (*Originals for signature to be brought to the 8/14/13 Hearing*).

I certify the above information is accurate and complete.



Jerrod MacPherson – Director of Planning and Building

ORDINANCE NUMBER 5-2013

AN ORDINANCE ADOPTING THE 2012 EDITION OF THE INTERNATIONAL FIRE CODE, REGULATING AND GOVERNING THE SAFE-GUARDING OF LIFE AND PROPERTY FROM FIRE AND EXPLOSION HAZARDS ARISING FROM THE STORAGE, HANDLING AND USE OF HAZARDOUS SUBSTANCES, MATERIALS AND DEVICES, AND FROM CONDITIONS HAZARDOUS TO LIFE OR PROPERTY IN THE OCCUPANCY OF BUILDINGS AND PREMISES, AND PROVIDING FOR THE ISSUANCE OF PERMITS AND COLLECTION OF FEES THEREFORE, AND REPEALING ORDINANCE 6-2010 PASSED ON SEPTEMBER 8, 2010.

WHEREAS, the Board of Franklin County Commissioners is given authority to pass regulatory Ordinances under the Washington State Constitution Article 11, §11, RCW 36.32.120(7), and RCW 19.27; and

WHEREAS, the State of Washington has mandated in RCW 19.27 that the International Fire Code with the amendments made by Washington State be adopted; and

WHEREAS, Franklin County has previously passed Ordinance 6-2010 which substantially adopted the 2009 International Fire Code with amendments; and

WHEREAS, the International Fire Code will provide for standards and specifications for the safe-guarding of life and property from fire and explosion hazards; and

WHEREAS, the International Fire Code will provide for standards and requirements in terms of performance and nationally accepted standards; and

WHEREAS, Ordinance Number 5-2013 shall be known as the Franklin County Fire Code Ordinance; and

WHEREAS, Ordinance Number 6-2010 is to be repealed.

NOW, THEREFORE, BE IT ORDAINED, BY THE Board of Franklin County Commissioners as follows:

**ORDINANCE NUMBER: 5-2013
FRANKLIN COUNTY FIRE CODE**

SECTIONS:

1. Repeal
2. Adoption of the 2012 International Fire Code
3. Revisions
4. Establishment/Duties - Bureau of Fire Prevention
5. Definitions
6. Geographic Limits
7. Amendments to the 2012 International Fire Code
8. Rural Area Land Development Standards
9. Duty to Enforce – Inspections – Duty to Comply
10. Violations and Penalties

11. Investigation -- Non-Compliance Notice -- Criminal Citation
12. Non-Compliance Notice -- Criminal Citation -- Service
13. Criminal Citation -- Form -- Contents
14. Criminal Citation -- Filing -- Franklin County District Court
15. Injunctive Relief
16. Conflicting Codes -- Superseded
17. Severability
18. Effective Date

SECTION 1. REPEAL:

That Ordinance Number 6-2010, of Franklin County entitled the Franklin County Fire Code and all other ordinances or parts of ordinances in conflict herewith are hereby repealed. However, the prohibitions to fireworks by Franklin County Ordinance Number 14-2004 that is more restrictive than State Law as provided by RCW 70.77.250(4) and the penalty relating thereto shall remain in effect from the date that Franklin County Ordinance Number 14-2004 goes into effect.

SECTION 2. ADOPTION OF THE 2012 INTERNATIONAL FIRE CODE:

That a certain document, one (1) copy of which is on file in the office of the Auditor of Franklin County, being marked and designated as the International Fire Code, 2012 edition, including Appendix Chapters B, C and D, as published by the International Code Council, be and is hereby adopted as the Franklin County Fire Code, in the State of Washington regulating and governing the safeguarding of life and property from fire and explosion hazards arising from the storage, handling and use of hazardous substances, materials and devices, and from conditions hazardous to life or property in the occupancy of buildings and premises as herein provided; providing for the issuance of permits and collection of fees therefore; and each and all of the regulations, provisions, penalties, conditions and terms of said Fire Code on file in the office of the Franklin County Auditor are hereby referred to, adopted, and made a part hereof, as if fully set out in this ordinance, with the additions, insertions, deletions and changes, if any, prescribed in Section(s) 3 and 7 of this ordinance.

SECTION 3. REVISIONS:

That the following sections are hereby revised:

Section 101.1 Insert: [Franklin County]

Section 109.3. Insert: [Misdemeanor] [As allowed by law] [As allowed by law]

Section 111.4. Insert: [As allowed by law] [As allowed by law]

SECTION 4. ESTABLISHMENT/DUTIES - BUREAU OF FIRE PREVENTION:

- (a) The International Fire Code shall be enforced by the designated Franklin County Fire Code Official.
- (b) The Board of Franklin County Commissioners shall appoint the Fire Code Official.
- (c) The Franklin County Building Official, or his/her designee, is hereby appointed and designated as the Fire Code Official for Franklin County.
- (d) The Fire Code Official shall be appointed for an indefinite term with removal as defined by the Board of County Commissioners.

SECTION 5. DEFINITIONS:

- (a) "Jurisdiction" Whenever this word is used in the International Fire Code, it means the unincorporated portion of Franklin County.

- (b) "Chief of the Bureau of Fire Prevention" Whenever these words are used they shall be held to mean the "Fire Code Official".
- (c) "Administrator" shall mean the Franklin County Board of Commissioners.
- (d) "Chief or Chief of the Department" shall mean the Franklin County Fire Code Official.
- (e) "Chief of Police or Police Department" shall mean the Franklin County Sheriff or Sheriff's Department.
- (f) "Executive Body" shall mean the Franklin County Board of Commissioners.
- (g) "Fire Department" shall mean the office of the Franklin County Fire Code Official except in reporting and extinguishments.
- (h) "Just Cause" shall mean a legitimate reason.
- (i) "Lien" shall mean a charge, hold, claim, or encumbrance upon the property of another as security for some debt or charge.
- (j) "Foreclosure" shall mean the cutting off or termination of a right to property or an equitable action to compel payment of a debt secured by a lien.

SECTION 6. GEOGRAPHIC LIMITS:

That the geographic limits referred to in certain sections of the 2012 International Fire Code are hereby established as follows:

- (a) Section 5806.2 (geographic limits in which the storage of flammable cryogenic fluids in stationary containers is prohibited):
 - (i) Any residentially zoned property within unincorporated Franklin County.
- (b) Section 5607 (geographic limits in which the storage of explosives and blasting agents is prohibited):
 - (i) Any residentially zoned property within unincorporated Franklin County.
- (c) Section 5704.2.9.6.1 (geographic limits in which the storage of Class I and Class II liquids in above ground tanks outside of buildings is prohibited):
 - (i) Any residentially zoned property within unincorporated Franklin County.
- (d) Section 5706.2.4.4 (geographic limits in which the storage of Class I and Class II liquids in above ground tanks is prohibited):
 - (i) Any residentially zoned property within unincorporated Franklin County.
- (e) Section 6104.2 (geographic limits in which the storage of liquefied petroleum gas is restricted for the protection of heavily populated or congested areas):
 - (i) Any residentially zoned property within unincorporated Franklin County.

SECTION 7. AMENDMENTS TO THE 2012 INTERNATIONAL FIRE CODE:

Section 5203.4 of the International Fire Code is amended as follows:

Storage of Agricultural Products. By Administrative Order and pursuant to RCW 19.27.040, the following shall be substituted in its place.

- (a) No person shall store hay, straw or similar agricultural products adjacent to buildings or other combustible material unless a cleared horizontal distance of forty (40) feet is maintained between such storage and combustible materials and buildings.
- (b) Storage shall be limited to 500 tons in each stack. A cleared space of 40 feet shall be maintained between such stacks of 500 tons or less, not more than three such 500-ton stacks or less shall be allowed in one area, without a cleared area of 100 feet between the stacking areas.
- (c) Storage of hay, straw or similar agricultural products within 30 feet of any public easement or right of way boundary is not permitted.

- (d) Dry covered storage of hay, straw or similar agricultural products shall be limited to a storage of 1,000 tons, provided a clear space of 15 feet shall be maintained on sides of such storage.
- (e) Storage of loose, chopped, baled or cubed or pelleted hay may be unlimited if such storage is covered by an approved water system having a continuous flow of 50 gallons per minute with a pressure of 60 pounds and hose size of one and one half inch (1 ½") diameter not over 150 feet long.

SECTION 8. RURAL AREA LAND DEVELOPMENT STANDARDS:

Land development standards for rural areas where adequate and reliable water sources do not exist or where the development of full fire-flow requirements is impractical are as follows:

- (a) Standardized on-site water storage.
 - (i) Where year round, on-site water storage is required (as determined by building occupancy classifications) in accordance with this code, a minimum of 20,000 gallons shall be provided. The required on-site water storage may be above ground, below ground, or stored in some other alternative form/method as approved by the Fire Code Official.
- (b) Land divisions – standardized on-site water storage/increased setbacks.
 - (i) An increased side yard setback (including rear yard where applicable) is required on property that is being divided into four (4) or fewer lots where on-site water is unavailable. This setback shall be increased from the ten foot (10') standard setback requirement, to a minimum twenty foot (20') required setback. This requirement is intended for the more minor occupancy categories and is to be imposed during the land division/platting process.
 - (ii) Divisions of land into five (5) or more lots (i.e. long plat/subdivision) in the rural areas would require year round on-site water storage at a minimum of 20,000 gallons. The required on-site water storage may be above ground, below ground, or stored in some other alternative form/method as approved by the Fire Code Official. This requirement is intended for proposed lots that are 2 acres or less in size. For proposed lots in this scenario that are over 2 acres in size, increased side yard setbacks (i.e. increase from 10' to 20') may be utilized in lieu of the on-site water storage requirement.

SECTION 9. DUTY TO ENFORCE – INSPECTIONS – DUTY TO COMPLY:

- (a) It shall be the duty of the "officer" to enforce the chapters, titles, or sections of this ordinance or code. "Officer" shall be defined as any commissioned law enforcement officer, prosecuting or deputy prosecuting attorney, or commissioned Franklin County official with the authority and charged responsibility to ensure compliance with all state laws and/or county code and ordinances as adopted by the Board of Franklin County Commissioners.
- (b) The chapters, titles, or sections of this ordinance or code shall be enforced for the benefit of the general public and citizens of Franklin County, including their health, safety, welfare, and public properties, but not for the benefit of any particular person or class of persons.
- (c) It is the intent of this ordinance or code to place the obligation of compliance with the provisions herein upon any person responsible for the act or acts regulated by this ordinance.

- (d) No provisions of or terms used herein this ordinance or code is intended to impose any duty upon law enforcement officers, Franklin County, or any of its officers or employees which would subject them to damages in a civil action.

SECTION 10. VIOLATIONS AND PENALTIES:

- (a) In accordance with RCW 36.32.120(7) and RCW 36.43.040, it shall be unlawful for;
 - (i) any person to maintain, erect, construct, alter, extend, repair, move, remove, demolish, or occupy any building, structure, or equipment regulated by this ordinance, or cause the same to be done, in conflict with or in violation of any of the provisions of this ordinance or code; or
 - (ii) any person to fail to comply with a non-compliance notice & correction order issued hereunder the authority of this ordinance or code.
- (b) Any person found to have violated any provision of this ordinance or code, or as amended and adopted by the Board of Franklin County Commissioners, or who continues to work after a "stop work order" has been issued, shall be guilty of a misdemeanor, and unless otherwise prescribed by law, shall be punished by a fine not to exceed \$1,000, or by imprisonment not to exceed 90 days, or both such fine and imprisonment. Each day of violation shall constitute a separate offense.

SECTION 11. INVESTIGATION -- NON-COMPLIANCE NOTICE -- CRIMINAL CITATION:

- (a) The officer may investigate any circumstance of a person, firm, or corporation causing or permitting non-compliance or a violation of any provision of this ordinance or code within Franklin County.
- (b) Whenever the officer determines that a non-compliance or violation of the ordinance or code herein has occurred there shall be served upon the responsible person either:
 - (i) A non-compliance notice & correction order; or
 - (ii) A criminal citation for a violation.

SECTION 12. NON-COMPLIANCE NOTICE -- CRIMINAL CITATION -- SERVICE:

The officer may issue a non-compliance notice and/or criminal citation if the officer has probable cause to believe that a provision of the applicable chapters, titles, or sections of this ordinance or code has been violated. An officer shall serve a non-compliance notice and criminal citation as follows:

- (a) The officer shall personally serve a criminal citation on the person named therein at the time of issuance; or
- (b) The officer shall file the criminal citation with Franklin County District Court, in which case the court shall have the criminal citation served, either personally or by mail, postage prepaid, on the person named in the criminal citation at their address. If the criminal citation is served by mail and is returned to the court as undeliverable, the court shall issue a summons.
- (c) The officer shall have a non-compliance notice and correction order served, either personally or by mail, postage prepaid, on the person named in the notice at their address.

SECTION 13. CRIMINAL CITATION -- FORM -- CONTENTS:

The form and contents of the criminal citation shall be in substantial compliance with Rule 2.1 of the Criminal Rules for Courts of Limited Jurisdiction.

SECTION 14. CRIMINAL CITATION – FILING – FRANKLIN COUNTY DISTRICT COURT:

A criminal citation shall be filed in Franklin County District Court within two (2) days after issuance of the criminal citation, excluding Saturdays, Sundays, and holidays. Franklin County District Court shall have jurisdiction to hear and determine these criminal citations.

SECTION 15. INJUNCTIVE RELIEF:

Notwithstanding the existence or use of any other remedy or means of enforcement of the provisions hereof, Franklin County may seek legal or equitable relief to enjoin any acts or practices which constitutes a violation of any of the provisions hereof.

SECTION 16. CONFLICTING CODES -- SUPERSEDED:

Any and all terms governing violations, enforcement, and penalties within the 2012 International Fire Code, or other regulations herein, including any future amendments to such codes or regulations, are hereby superseded by Sections 9 through Section 14 of this ordinance, which are deemed controlling as to violations, enforcement, and penalties.

SECTION 17. SEVERABILITY:

The invalidity of any article, section, subsection, provision, clause, or portion thereof or the invalidity of the application thereof to any person or circumstance shall not affect the validity of the remainder of this code, or the validity of its application to other persons or circumstances.

SECTION 18. EFFECTIVE DATE:

This ordinance shall be in force and in effect after its passage and publication as required by law.

PASSED this 14th day of August 2013.

BOARD OF COUNTY COMMISSIONERS
FRANKLIN COUNTY, WASHINGTON

Rick Miller, Chair

ATTEST:

Robert E. Koch, Chair Pro Tem

Clerk of the Board

Brad Peck, Member

APPROVED AS TO FORM:

By: RBUP
Ryan B. Verhulst, Chief Civil Deputy
Prosecuting Attorney's Office

ORDINANCE NUMBER 5-2013

AN ORDINANCE ADOPTING THE 2012 EDITION OF THE INTERNATIONAL FIRE CODE, REGULATING AND GOVERNING THE SAFE-GUARDING OF LIFE AND PROPERTY FROM FIRE AND EXPLOSION HAZARDS ARISING FROM THE STORAGE, HANDLING AND USE OF HAZARDOUS SUBSTANCES, MATERIALS AND DEVICES, AND FROM CONDITIONS HAZARDOUS TO LIFE OR PROPERTY IN THE OCCUPANCY OF BUILDINGS AND PREMISES, AND PROVIDING FOR THE ISSUANCE OF PERMITS AND COLLECTION OF FEES THEREFORE, AND REPEALING ORDINANCE 6-2010 PASSED ON SEPTEMBER 8, 2010.

WHEREAS, the Board of Franklin County Commissioners is given authority to pass regulatory Ordinances under the Washington State Constitution Article 11, §11, RCW 36.32.120(7), and RCW 19.27; and

WHEREAS, the State of Washington has mandated in RCW 19.27 that the International Fire Code with the amendments made by Washington State be adopted; and

WHEREAS, Franklin County has previously passed Ordinance 6-2010 which substantially adopted the 2009 International Fire Code with amendments; and

WHEREAS, the International Fire Code will provide for standards and specifications for the safeguarding of life and property from fire and explosion hazards; and

WHEREAS, the International Fire Code will provide for standards and requirements in terms of performance and nationally accepted standards; and

WHEREAS, Ordinance Number 5-2013 shall be known as the Franklin County Fire Code Ordinance; and

WHEREAS, Ordinance Number 6-2010 is to be repealed.

NOW, THEREFORE, BE IT ORDAINED, BY THE Board of Franklin County Commissioners as follows:

**ORDINANCE NUMBER: 5-2013
FRANKLIN COUNTY FIRE CODE**

SECTIONS:

1. Repeal
2. Adoption of the 2012 International Fire Code
3. Revisions
4. Establishment/Duties - Bureau of Fire Prevention
5. Definitions
6. Geographic Limits
7. Amendments to the 2012 International Fire Code
8. Rural Area Land Development Standards
9. Duty to Enforce – Inspections – Duty to Comply
10. Violations and Penalties

11. Investigation -- Non-Compliance Notice -- Criminal Citation
12. Non-Compliance Notice -- Criminal Citation -- Service
13. Criminal Citation -- Form -- Contents
14. Criminal Citation -- Filing -- Franklin County District Court
15. Injunctive Relief
16. Conflicting Codes -- Superseded
17. Severability
18. Effective Date

SECTION 1. REPEAL:

That Ordinance Number 6-2010, of Franklin County entitled the Franklin County Fire Code and all other ordinances or parts of ordinances in conflict herewith are hereby repealed. However, the prohibitions to fireworks by Franklin County Ordinance Number 14-2004 that is more restrictive than State Law as provided by RCW 70.77.250(4) and the penalty relating thereto shall remain in effect from the date that Franklin County Ordinance Number 14-2004 goes into effect.

SECTION 2. ADOPTION OF THE 2012 INTERNATIONAL FIRE CODE:

That a certain document, one (1) copy of which is on file in the office of the Auditor of Franklin County, being marked and designated as the International Fire Code, 2012 edition, including Appendix Chapters B, C and D, as published by the International Code Council, be and is hereby adopted as the Franklin County Fire Code, in the State of Washington regulating and governing the safeguarding of life and property from fire and explosion hazards arising from the storage, handling and use of hazardous substances, materials and devices, and from conditions hazardous to life or property in the occupancy of buildings and premises as herein provided; providing for the issuance of permits and collection of fees therefore; and each and all of the regulations, provisions, penalties, conditions and terms of said Fire Code on file in the office of the Franklin County Auditor are hereby referred to, adopted, and made a part hereof, as if fully set out in this ordinance, with the additions, insertions, deletions and changes, if any, prescribed in Section(s) 3 and 7 of this ordinance.

SECTION 3. REVISIONS:

That the following sections are hereby revised:

Section 101.1 Insert: [Franklin County]

Section 109.3. Insert: [Misdemeanor] [As allowed by law] [As allowed by law]

Section 111.4. Insert: [As allowed by law] [As allowed by law]

SECTION 4. ESTABLISHMENT/DUTIES - BUREAU OF FIRE PREVENTION:

- (a) The International Fire Code shall be enforced by the designated Franklin County Fire Code Official.
- (b) The Board of Franklin County Commissioners shall appoint the Fire Code Official.
- (c) The Franklin County Building Official, or his/her designee, is hereby appointed and designated as the Fire Code Official for Franklin County.
- (d) The Fire Code Official shall be appointed for an indefinite term with removal as defined by the Board of County Commissioners.

SECTION 5. DEFINITIONS:

- (a) "Jurisdiction" Whenever this word is used in the International Fire Code, it means the unincorporated portion of Franklin County.

- (b) "Chief of the Bureau of Fire Prevention" Whenever these words are used they shall be held to mean the "Fire Code Official".
- (c) "Administrator" shall mean the Franklin County Board of Commissioners.
- (d) "Chief or Chief of the Department" shall mean the Franklin County Fire Code Official.
- (e) "Chief of Police or Police Department" shall mean the Franklin County Sheriff or Sheriff's Department.
- (f) "Executive Body" shall mean the Franklin County Board of Commissioners.
- (g) "Fire Department" shall mean the office of the Franklin County Fire Code Official except in reporting and extinguishments.
- (h) "Just Cause" shall mean a legitimate reason.
- (i) "Lien" shall mean a charge, hold, claim, or encumbrance upon the property of another as security for some debt or charge.
- (j) "Foreclosure" shall mean the cutting off or termination of a right to property or an equitable action to compel payment of a debt secured by a lien.

SECTION 6. GEOGRAPHIC LIMITS:

That the geographic limits referred to in certain sections of the 2012 International Fire Code are hereby established as follows:

- (a) Section 5806.2 (geographic limits in which the storage of flammable cryogenic fluids in stationary containers is prohibited):
 - (i) Any residentially zoned property within unincorporated Franklin County.
- (b) Section 5607 (geographic limits in which the storage of explosives and blasting agents is prohibited):
 - (i) Any residentially zoned property within unincorporated Franklin County.
- (c) Section 5704.2.9.6.1 (geographic limits in which the storage of Class I and Class II liquids in above ground tanks outside of buildings is prohibited):
 - (i) Any residentially zoned property within unincorporated Franklin County.
- (d) Section 5706.2.4.4 (geographic limits in which the storage of Class I and Class II liquids in above ground tanks is prohibited):
 - (i) Any residentially zoned property within unincorporated Franklin County.
- (e) Section 6104.2 (geographic limits in which the storage of liquefied petroleum gas is restricted for the protection of heavily populated or congested areas):
 - (i) Any residentially zoned property within unincorporated Franklin County.

SECTION 7. AMENDMENTS TO THE 2012 INTERNATIONAL FIRE CODE:

Section 5203.4 of the International Fire Code is amended as follows:

Storage of Agricultural Products. By Administrative Order and pursuant to RCW 19.27.040, the following shall be substituted in its place.

- (a) No person shall store hay, straw or similar agricultural products adjacent to buildings or other combustible material unless a cleared horizontal distance of forty (40) feet is maintained between such storage and combustible materials and buildings.
- (b) Storage shall be limited to 500 tons in each stack. A cleared space of 40 feet shall be maintained between such stacks of 500 tons or less, not more than three such 500-ton stacks or less shall be allowed in one area, without a cleared area of 100 feet between the stacking areas.
- (c) Storage of hay, straw or similar agricultural products within 30 feet of any public easement or right of way boundary is not permitted.

- (d) Dry covered storage of hay, straw or similar agricultural products shall be limited to a storage of 1,000 tons, provided a clear space of 15 feet shall be maintained on sides of such storage.
- (e) Storage of loose, chopped, baled or cubed or pelleted hay may be unlimited if such storage is covered by an approved water system having a continuous flow of 50 gallons per minute with a pressure of 60 pounds and hose size of one and one half inch (1 ½") diameter not over 150 feet long.

SECTION 8. RURAL AREA LAND DEVELOPMENT STANDARDS:

Land development standards for rural areas where adequate and reliable water sources do not exist or where the development of full fire-flow requirements is impractical are as follows:

- (a) Standardized on-site water storage.
 - (i) Where year round, on-site water storage is required (as determined by building occupancy classifications) in accordance with this code, a minimum of 20,000 gallons shall be provided. The required on-site water storage may be above ground, below ground, or stored in some other alternative form/method as approved by the Fire Code Official.
- (b) Land divisions – standardized on-site water storage/increased setbacks.
 - (i) An increased side yard setback (including rear yard where applicable) is required on property that is being divided into four (4) or fewer lots where on-site water is unavailable. This setback shall be increased from the ten foot (10') standard setback requirement, to a minimum twenty foot (20') required setback. This requirement is intended for the more minor occupancy categories and is to be imposed during the land division/platting process.
 - (ii) Divisions of land into five (5) or more lots (i.e. long plat/subdivision) in the rural areas would require year round on-site water storage at a minimum of 20,000 gallons. The required on-site water storage may be above ground, below ground, or stored in some other alternative form/method as approved by the Fire Code Official. This requirement is intended for proposed lots that are 2 acres or less in size. For proposed lots in this scenario that are over 2 acres in size, increased side yard setbacks (i.e. increase from 10' to 20') may be utilized in lieu of the on-site water storage requirement.

SECTION 9. DUTY TO ENFORCE – INSPECTIONS – DUTY TO COMPLY:

- (a) It shall be the duty of the "officer" to enforce the chapters, titles, or sections of this ordinance or code. "Officer" shall be defined as any commissioned law enforcement officer, prosecuting or deputy prosecuting attorney, or commissioned Franklin County official with the authority and charged responsibility to ensure compliance with all state laws and/or county code and ordinances as adopted by the Board of Franklin County Commissioners.
- (b) The chapters, titles, or sections of this ordinance or code shall be enforced for the benefit of the general public and citizens of Franklin County, including their health, safety, welfare, and public properties, but not for the benefit of any particular person or class of persons.
- (c) It is the intent of this ordinance or code to place the obligation of compliance with the provisions herein upon any person responsible for the act or acts regulated by this ordinance.

- (d) No provisions of or terms used herein this ordinance or code is intended to impose any duty upon law enforcement officers, Franklin County, or any of its officers or employees which would subject them to damages in a civil action.

SECTION 10. VIOLATIONS AND PENALTIES:

- (a) In accordance with RCW 36.32.120(7) and RCW 36.43.040, it shall be unlawful for;
 - (i) any person to maintain, erect, construct, alter, extend, repair, move, remove, demolish, or occupy any building, structure, or equipment regulated by this ordinance, or cause the same to be done, in conflict with or in violation of any of the provisions of this ordinance or code; or
 - (ii) any person to fail to comply with a non-compliance notice & correction order issued hereunder the authority of this ordinance or code.
- (b) Any person found to have violated any provision of this ordinance or code, or as amended and adopted by the Board of Franklin County Commissioners, or who continues to work after a "stop work order" has been issued, shall be guilty of a misdemeanor, and unless otherwise prescribed by law, shall be punished by a fine not to exceed \$1,000, or by imprisonment not to exceed 90 days, or both such fine and imprisonment. Each day of violation shall constitute a separate offense.

SECTION 11. INVESTIGATION -- NON-COMPLIANCE NOTICE -- CRIMINAL CITATION:

- (a) The officer may investigate any circumstance of a person, firm, or corporation causing or permitting non-compliance or a violation of any provision of this ordinance or code within Franklin County.
- (b) Whenever the officer determines that a non-compliance or violation of the ordinance or code herein has occurred there shall be served upon the responsible person either:
 - (i) A non-compliance notice & correction order; or
 - (ii) A criminal citation for a violation.

SECTION 12. NON-COMPLIANCE NOTICE -- CRIMINAL CITATION -- SERVICE:

The officer may issue a non-compliance notice and/or criminal citation if the officer has probable cause to believe that a provision of the applicable chapters, titles, or sections of this ordinance or code has been violated. An officer shall serve a non-compliance notice and criminal citation as follows:

- (a) The officer shall personally serve a criminal citation on the person named therein at the time of issuance; or
- (b) The officer shall file the criminal citation with Franklin County District Court, in which case the court shall have the criminal citation served, either personally or by mail, postage prepaid, on the person named in the criminal citation at their address. If the criminal citation is served by mail and is returned to the court as undeliverable, the court shall issue a summons.
- (c) The officer shall have a non-compliance notice and correction order served, either personally or by mail, postage prepaid, on the person named in the notice at their address.

SECTION 13. CRIMINAL CITATION -- FORM -- CONTENTS:

The form and contents of the criminal citation shall be in substantial compliance with Rule 2.1 of the Criminal Rules for Courts of Limited Jurisdiction.

SECTION 14. CRIMINAL CITATION – FILING – FRANKLIN COUNTY DISTRICT COURT:

A criminal citation shall be filed in Franklin County District Court within two (2) days after issuance of the criminal citation, excluding Saturdays, Sundays, and holidays. Franklin County District Court shall have jurisdiction to hear and determine these criminal citations.

SECTION 15. INJUNCTIVE RELIEF:

Notwithstanding the existence or use of any other remedy or means of enforcement of the provisions hereof, Franklin County may seek legal or equitable relief to enjoin any acts or practices which constitutes a violation of any of the provisions hereof.

SECTION 16. CONFLICTING CODES – SUPERSEDED:

Any and all terms governing violations, enforcement, and penalties within the 2012 International Fire Code, or other regulations herein, including any future amendments to such codes or regulations, are hereby superseded by Sections 9 through Section 14 of this ordinance, which are deemed controlling as to violations, enforcement, and penalties.

SECTION 17. SEVERABILITY:

The invalidity of any article, section, subsection, provision, clause, or portion thereof or the invalidity of the application thereof to any person or circumstance shall not affect the validity of the remainder of this code, or the validity of its application to other persons or circumstances.

SECTION 18. EFFECTIVE DATE:

This ordinance shall be in force and in effect after its passage and publication as required by law.

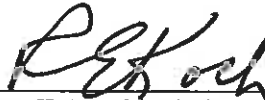
PASSED this 14th day of August 2013.

BOARD OF COUNTY COMMISSIONERS
FRANKLIN COUNTY, WASHINGTON



Rick Miller, Chair

ATTEST:



Robert E. Koch, Chair Pro Tem


Clerk of the Board

Brad Peck, Member

APPROVED AS TO FORM:

By: 
Ryan E. Verhulp, Chief Civil Deputy
Prosecuting Attorney's Office



FRANKLIN COUNTY

BOARD OF COMMISSIONERS

BRAD PECK
DISTRICT 1

ROBERT E. KOCH
DISTRICT 2

RICK MILLER
DISTRICT 3

Fred H. Bowen
County Administrator

Rosie H. Rumsey
Human Resources Director

August 14, 2013

Kenneth Roughton, Director
Greater Columbia Behavioral Health RSN
101 N. Edison St.
Kennewick, WA 99336

Re: Development of Crisis Services plan and application for funding

Dear Mr. Roughton,

The Franklin County Board of County Commissioners is committed to developing appropriate community resources to serve the residents of Franklin County who have behavioral health needs. As you are aware, the shortage of inpatient beds within the region has contributed to overutilization of local emergency departments and inappropriate delays in transitions of civilly committed individuals to licensed psychiatric facilities.

Historically, the Benton- Franklin Counties Department of Human Services (BFDHS) has explored pathways to the development of local crisis resources; however, funding has been a persistent obstacle. The current opportunity, via the process related to Proviso Dollars for ESSB 5480 and HB 1114, represents an opportunity to develop additional crisis service capacity within GCBH and Benton and Franklin Counties in particular.

The Franklin County Board of County Commissioners has directed BFDHS Administrator Ed Thornbrugh to work with you to develop the application for the proviso dollars. Further, Mr. Thornbrugh has been directed to develop a plan to commit up to \$1.7 million of Human Services reserve funds to act as local match to your application.

It is understood that GCBH will make application for two distinct services: a Crisis Triage Center in partnership with Lourdes Counseling Center, and a Crisis Intervention, Stabilization, and Respite Center with a partner to be identified by RFQ.

For each approved project the BFDHS shall commit an amount equal to half of the capital costs incurred up to a limit of \$500,000 per project. In addition, BFDHS will also commit up to \$350,000 per approved project for operations expenses to aid in holding the providers harmless during start-up activities. The total commitment for all projects shall not exceed \$1.7 million.

We do so with the understanding that the future operations of the facility will be funded through a contract between GCBH and the private entities providing the services.

Sincerely,

A handwritten signature in dark ink, appearing to read "Rick Miller".

Rick Miller
Chairman, Franklin County Board of Commissioners

cc: Ed Thornbrugh, Human Services Administrator Benton County Commissioners



FRANKLIN COUNTY PUBLIC WORKS DEPARTMENT

Matt Mahoney, Public Works Director

Matthew S. Rasmussen, PE, County Engineer/Asst. Director

Date of Award:

August 14th, 2013

MR-13-086

TO: C&E Trenching, LLC
PO Box 3788
Pasco, WA 99302

FROM: Board of County Commissioners
Franklin County, Washington

SUBJECT: BASIN CITY WATERLINE EXTENSION PROJECT - Bid Award Letter
CDBG #09-64009-024

On July 24th, the Franklin County Board of County Commissioners received bids for the construction of the Basin City Waterline Extension project.

After careful review of the submitted bids, we have determined that the bid submitted by C&E Trenching, LLC was the successful bidder.

This letter is to advise you that the Basin City Waterline Extension contract is hereby awarded to C&E Trenching, LLC of Pasco, Washington for a total price of one hundred thirty thousand five hundred ninety-six dollars and no cents (\$130,596.00) including any sales tax.

Please sign and return the three enclosed contracts with an Insurance Certification and a Performance and Payment Bond for each within 10 calendar days after the date of award. Please also submit a completed copy of the Subcontractor List and Previous Work List, per the Contract instructions. The County Commissioners will execute the Contracts at their scheduled meeting on August 28th, 2013.

Recommended:


Matt Rasmussen, County Engineer


Fred Bowen, County Administrator

Attest: 
Clerk of the Board

Approved:


Chairman


Chairman Pro Tem


Member

Basin City Water Sewer District
P. O. Box 454
Mesa, WA 99343
509-269-4177

Franklin County Commissioners

To whom it may concern:

The Basin City Water Sewer District Board of Commissioners recognizes that the grant for the Waterline Extension with Franklin County may go over the proposed budget. In the event that this may occur, the Board of Commissioners understands that BCWSD will be obligated to pay whatever overages may occur. Franklin County and BCWSD will review all change orders. These changes are to be approved by both parties before work commences.

A handwritten signature in black ink, appearing to read "Daniel Winder". The signature is fluid and cursive, with the first name "Daniel" and last name "Winder" clearly distinguishable.

Daniel L. Winder
District Chairman of BCWSD



FRANKLIN COUNTY AUDITOR

Matt Beaton, Auditor

August 14, 2013

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, August 14, 2013 *Beaton*,
move that the following warrants be approved for payment.

<u>FUND</u>	<u>WARRANT</u>	<u>AMOUNT</u>
County Road		
Payroll	85977-85998	24,992.93
Direct Deposit		35,298.70
		60,291.63
Benefits	85999-86008	33,110.61
	Total	\$93,402.24
 Motor Vehicle		
Payroll	86009-86026	\$5,463.09
Direct Deposit		5,678.58
		\$11,141.67
Benefits	86027-86036	6,458.98
	Total	\$17,600.65
Grand Total All Payrolls		\$111,002.89

In the total amount of **\$111,002.89** (\$93,402.24+ \$17,600.65)

The motion was seconded by *Beaton* and passed by a vote of 3 to 0.

Matt Beaton

The attached payroll has been approved by Auditor or Deputy

Kristine Bahovich

Payroll Prepared By



FRANKLIN COUNTY AUDITOR

Matt Beaton, Auditor

8/14/2013

Franklin County Commissioners:

Vouchers audited and certified by the auditing officer by RCW 42.24.080, expense reimbursement claims.

Action: As of this date, 8/14/2013

Move that the following warrants be approved for payment:

certified by RCW 42.24.090, have been recorded on a listing, which has been sent to the board members.

<u>FUND Expenditures</u>	<u>WARRANTS</u>		<u>AMOUNT ISSUED</u>
Current Expense	85800	85825	\$19,057.23
Current Expense	85826	85858	\$24,581.04
Current Expense	85883	85900	\$49,212.09
Courthouse Facilitator Program	85901		\$1,170.00
Jail Commissary	85902	85904	\$2,364.62
Veteran's Assistance	85905		\$1,074.33
Affordable Housing Fund	85906	-	\$85.00
FC Capital Projects Fund	85907		\$957.75
.3% Criminal Justice Const Fnd	85908	85910	\$13,481.47
Dept of Commerce Pass Through	85911	85912	\$1,152.00
FC Public Facilities Const Fund	85913	85915	\$2,335.11
TRAC Operations Fund	85916	85932	\$3,928.72
Franklin County RV Facility	85933		\$217.20
County Roads	85934	85955	\$102,430.62
Solid Waste	85956	85960	\$3,100.02
Motor Vehicle/Public Works	85961	85975	\$10,378.63
County Road Unemployment Fund	85976		\$281.52

In the amount of

The motion was seconded by

And passed by a vote of 3-0 to

\$235,807.35

The attached vouchers have been approved by Auditor or Deputy

Vouchers Audited By: Julie Jordan



FRANKLIN COUNTY AUDITOR

Matt Beaton, Auditor

August 14, 2013

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, August 14, 2013 *Beaton*,
move that the following warrants be approved for payment.

<u>FUND</u>	<u>WARRANT</u>	<u>AMOUNT</u>
Salary Clearing Payroll:		
Payroll	58941-59002	165,612.20
Direct Deposit		353,632.85
		519,245.05
Benefits	59003-59008	90,158.67
	Total	\$609,403.72
Emergency Mgmt Payroll:		
Payroll	85859-85865	\$2,490.05
Direct Deposit		6,909.45
		9,399.50
Benefits	85866-85869	1,590.73
	Total	\$10,990.23
Irrigation Payroll:		
Payroll	85870-85878	\$5,106.49
Direct Deposit		5,370.88
		10,477.37
Benefits	85879-85882	2,096.48
	Total	\$12,573.85
Grand Total All Payrolls		\$632,967.80

In the total amount of **\$632,967.80** (\$609,403.72+\$10,990.23+\$12,573.85)

The motion was seconded by *Jeff A. Burchman* and passed by a vote of 3 to 0

Jeff A. Burchman
The attached payroll has been approved by Auditor or Deputy

Conoriel Quil
Payroll Prepared By