

TO:

Mayor and Councilmembers

FROM:

Ben While, City Manager

DATE:

January 26, 2016

SUBJECT:

Second reading to consider, discuss and act upon an ordinance amending the Sign

Ordinance to allow certain off-premise signs

• An Ordinance is attached for review

Action: Approve or deny the ordinance

CITY OF FARMERSVILLE ORDINANCE O-2016-0126-002

AN ORDINANCE OF THE CITY OF FARMERSVILLE, TEXAS, AMENDING THE CODE OF ORDINANCES OF THE CITY OF FARMERSVILLE, TEXAS, AS HERETOFORE AMENDED, THROUGH THE AMENDMENT OF CHAPTER 56, "SIGNS AND ADVERTISING," BY THE AMENDMENT OF SECTION 56-31, ENTITLED "DEFINITIONS; SIGN REGULATIONS AND REQUIREMENTS," BY DELETING THE EXISTING DEFINITION, REGULATIONS AND REQUIREMENTS OF AN "OFF-PREMISES OR OFF-LOCATION SIGN" IN ITS ENTIRETY AND REPLACING SAID DEFINITION, REGULATIONS AND REQUIREMENTS WITH A NEW DEFINITION, REGULATIONS AND REQUIREMENTS FOR AN "OFF-PREMISES OR OFF-LOCATION SIGN"; REPEALING ORDINANCES IN CONFLICT HEREWITH; PROVIDING FOR SEVERABILITY; PROVIDING FOR GOVERNMENTAL IMMUNITY; PROVIDING FOR INJUNCTIONS; PROVIDING FOR NOTICE AND IMPLEMENTATION; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City desires to promote growth and business opportunities in Farmersville; and

WHEREAS, the City Council of the City of Farmersville, Texas finds that all prerequisites to the adoption of this Ordinance have been met; and

WHEREAS, the City Council of the City of Farmersville, Texas finds that it is in the best interest of the public health, safety and welfare to amend the Sign Ordinance regarding off-premises or off-location signs;

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF FARMERSVILLE, TEXAS, THAT:

SECTION 1. INCORPORATION OF FINDINGS

All of the above premises are hereby found to be true and correct legislative and factual determinations of the City of Farmersville and they are hereby approved and incorporated into the body of this Ordinance as if copied in their entirety.

SECTION 2. AMENDMENT OF CHAPTER 56, "SIGNS AND ADVERTISING," BY THE AMENDMENT OF SECTION 56-31, "DEFINITIONS; SIGN REGULATIONS AND REQUIREMENTS"

From and after the effective date of this Ordinance, Section 56-31, entitled "Definitions; Sign Regulations and Requirements," is hereby amended by deleting the existing definition, regulations and requirements of an "Off-Premises or Off-Location Sign" in its entirety and replacing it with a new definition, regulations and requirements for an "Off-Premises or Off-Location Sign" to read as follows:

"Off-premises or off-location sign means a sign that advertises, promotes, or pertains to a business, person, organization, activity, event, place, service, product, etc., at a location other than where the business, person, organization, activity, event, place, service, product, etc., is located. The property on which the off-premises or off-location sign is located must be (a) at least one acre in area and (b) owned by the same person or entity that owns the lot or tract of land on which the business, person, organization, activity, event, place, service, product, etc., so advertised, promoted or appertaining to is located."

SECTION 3. CUMULATIVE REPEALER

This Ordinance shall be cumulative of all other Ordinances and shall not repeal any of the provisions of such Ordinances except for those instances where there are direct conflicts with the provisions of this Ordinance. Ordinances or parts thereof in force at the time this Ordinance shall take effect and that are inconsistent with this Ordinance are hereby repealed to the extent that they are inconsistent with this Ordinance. Provided however, that any complaint, action, claim or lawsuit which has been initiated shall continue to be governed by the provisions of such Ordinance and for that purpose the Ordinance shall remain in full force and effect.

SECTION 4. SAVINGS

All rights and remedies of the City of Farmersville are expressly saved as to any and all violations of the provisions of any Ordinances which have accrued at the time of the effective date of this Ordinance; and, as to such accrued violations and all pending litigation, both civil and criminal, whether pending in court or not, under such Ordinances, same shall not be affected by this Ordinance but may be prosecuted until final disposition by the courts.

SECTION 5. SEVERABILITY

It is hereby declared to be the intention of the City Council of the City of Farmersville that the phrases, clauses, sentences, paragraphs, and sections of this Ordinance are severable, and if any phrase, clause, sentence, paragraph, or section of this Ordinance should be declared unconstitutional by valid judgment or final decree of any court of competent jurisdiction, such unconstitutionality shall not affect any of the remaining phrases, clauses, sentences, paragraphs, or sections of this Ordinance, since the same would have been enacted by the City Council without incorporation in this Ordinance of any such unconstitutional phrase, clause, sentence, paragraph, or section.

SECTION 6. GOVERNMENTAL IMMUNITY

All of the regulations provided in this ordinance are hereby declared to be governmental and for the health, safety and welfare of the general public. Any member of the City Council or any City official or employee charged with the enforcement of this ordinance, acting for the City of Farmersville in the discharge of his/her duties, shall not thereby render himself/herself personally liable; and he/she is hereby relieved from all personal liability for any damage that might accrue to persons or property as a result of any act required or permitted in the discharge of his/her said duties.

SECTION 7. INJUNCTIONS

Any violation of this ordinance can be enjoined by a suit filed in the name of the City of Farmersville in a court of competent jurisdiction, and this remedy shall be in addition to any penal provision in this ordinance or in the Code of the City of Farmersville.

SECTION 8. ENGROSSMENT AND ENROLLMENT

The City Secretary of the City of Farmersville is hereby directed to engross and enroll this Ordinance by copying the exact Caption and the Effective Date clause in the minutes of the City Council of the City of Farmersville and by filing this Ordinance in the Ordinance records of the City.

SECTION 9. EFFECTIVE DATE

ORDINANCE NO. O-2015- -

This Ordinance shall take effect immediately from and after it passage and publication of the caption as required by law.

PASSED on first reading on the 12th day of January, 2016, and the second reading on the 26th day of January, 2016, at properly scheduled meetings of the City Council of the City of Farmersville, Texas, there being a quorum present, and approved by the Mayor on the date set out below.

APPROVED THIS ?	26" DAY OF January, 2016.
	APPROVED:
ATTEST:	Joseph E. Helmberger, P.E., Mayor
Paula Jackson, Interim City Secretary	

Page 3 of 3



TO:

Mayor and Councilmembers

FROM:

Ben While, City Manager

DATE:

January 26, 2016

SUBJECT:

Consider, discuss and act upon naming Paula Jackson as Interim City Secretary

• An Resolution is attached for review

Action: Approve or deny the resolution

CITY OF FARMERSVILLE RESOLUTION # R-2016-0126-004

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF FARMERSVILLE, TEXAS, REPEALING RESOLUTION #2003-21 AND APPROVING THE CITY MANAGER'S APPOINTMENT OF AN INTERIM CITY SECRETARY

WHEREAS, the City of Farmersville, Texas has adopted the city manager form of government pursuant to Chapter 25 of the Texas Local Government Code; and

WHEREAS, Texas Local Government Code § 25.051 provides that all municipal officers, except members of the governing body, in a city manager form of government are appointed as provided by ordinance; and

WHEREAS, Section 2.305(b) of the Farmersville Code provides that the City Secretary may be appointed or removed by the City Manager only after consultation with, and approval of, the Mayor and City Council; and

WHEREAS, the City Secretary recently resigned and the City Manager has consulted with the Mayor and Council and requested that Paula Jackson be appointed to serve as Interim City Secretary until a new City Secretary is recommended for appointment and approved.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF FARMERSVILLE, TEXAS, THAT:

SECTION 1. All of the above premises are true and correct legislative and factual findings of the City Council, and they are hereby approved, ratified and incorporated into the body of this resolution as if copied in their entirety.

SECTION 2. The City Council of the City of Farmersville, Texas, does hereby approve the City Manager's appointment of Paula Jackson to serve as Interim City Secretary.

PASSED AND APPROVED by the City Council of the City of Farmersville, Texas on this the 26th day of January, 2016.

annersville, rexas on this the 20	day of January, 2016.
	APPROVED:
	Joseph E. Helmberger, P.E., Mayor

Paula Jackson, Interim City Secretary



TO:

Mayor and Councilmembers

FROM:

Ben While, City Manager

DATE:

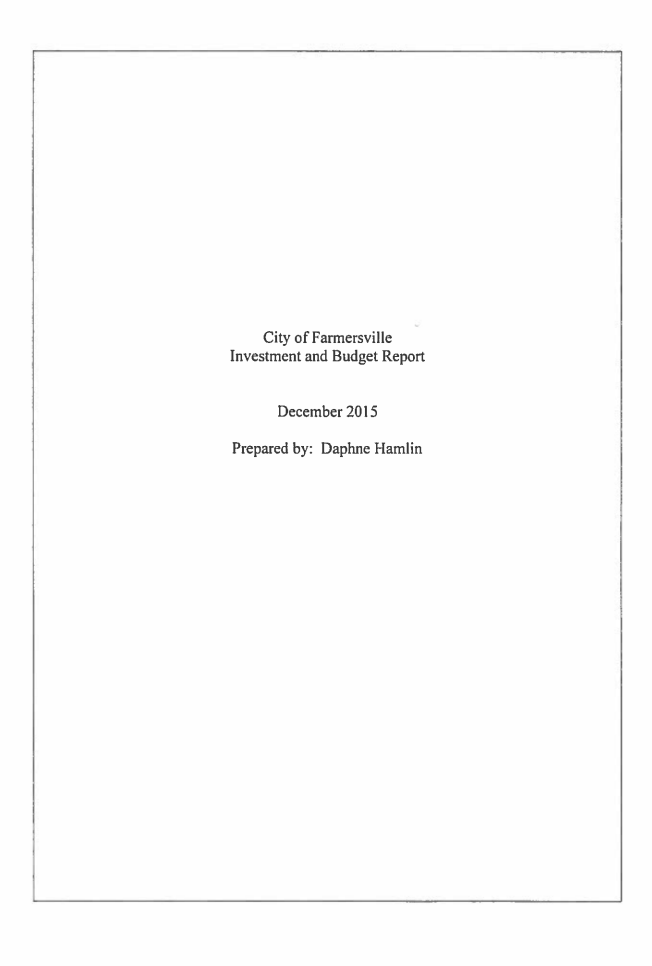
January 26, 2016

SUBJECT:

Consider, discuss and act upon the City Financial Reports

• Presented by Daphne Hamlin

Action: Approve or deny



MEMO

To: Benjamin White, City Manager

From: Daphne Hamlin, City Accountant

Date: January 22nd, 2016

Subject: December 2015 Budget Report

The monthly budget report will focus on the analysis of budgetary variances of the revenues and expenditures of each of the major operating funds and project the impact on available fund balance. As a benchmark for comparison, we'll bear in mind that as of the end of December, 3/12 months or 25% of the fiscal year has passed. For revenues and expenditures occurring evenly throughout the year, we expect to have used or collected close the 25% level, and to have 75% remaining budget for the remaining of the year.

Presented in this format are: 1) an executive summary describing current budget issues, 2) budgetary comparison schedules of each major operating fund of the city, and 3) a fiscal year to date activity summary for cash and investments.

Executive Summary

The major operating funds that are part of the annual operating budget of the city are the general, water & wastewater, refuse, and electric funds.

General Fund

Total revenues in the general fund are 28.76% collected.

Ad Valorem collections currently received is 43.16%. Majority of property taxes are collected in the month of January

Sales Tax current collection rate @ 27.03% close to projections.

Gas Franchise fees are collected on an annual basis. Total collected to date is 116.26%.

Municipal Court Revenues currently collected is 14.88%

Refuse Fund

Total revenues are 25.29% and total expenses are 19.63%.

Water & Wastewater Fund

Total revenues for the Water Fund are 25.84% Total revenues for the Wastewater Fund are 23.61% Water expenses in Administration are 21.11%. Water Department overall expenditures are 20.73% Wastewater expenses are 26.59%.

Electric Fund

Total revenues are 20.49%; the expenses are at 26.19% and include transfers to general fund.

Cash Summary

The cash summary is attached.

SUMMARY OF CASH BALANCES DECEMBER 2015

ACCOUNT: FNB (0815)	inter	est Earned		Restricted	Assigned	Ac	count Balance
	Clear	ing Acco	unt			Sec.	ALCOHOLD DE
General Fund					\$ 371,369.27		
Permit Fund					\$ (3,064.91)		
Refuse Fund					\$ 40,068.66		
Water Fund					\$ (362,341.90)		
Wastewater Fund					\$ 314,033.94		
Electric Fund					\$ 32,568.02		
SRO Support ISD			\$	7,714.36	,		
CC Child Safety			\$	22,465.70			
Debt Service Revenue Payment			\$	1,950.00			
2012 Bond			\$	(8,009.69)			
Law Enf Training			\$	1,164.11			
Disbursement Fund			\$	(173,270.44)			
Library Donation Fund			\$	2,032.77			
Court Tech/Sec			\$	19,873.08			
Grants			\$	(359,294.15)			
CC Bond Farmersville Parkway			\$	180,000.86			
CC Bond Floyd			\$	(49,667.75)			
Equipment Replacement			\$	5,322.29			
TOTAL:	\$	24.90	\$	(349,718.86)	\$ 392,633.08	\$	42,914.22
				•	<u> </u>	<u> </u>	
	Debt Se	ervice Acc	ou	nts	· · · · · · · · · · · · · · · · · · ·	30. 3	5 h
County Tax Deposit (FNB 0807)(Debt Service)	\$	30.32	\$	345,931.25			
Debt Service Reserve (Texpool 0014) (2 months rsv)	\$	17.10	\$	107,829.33			
TOTAL:	\$	47.42	\$	453,760.58		\$	453,760.58

Appropriated	Sur	plus inve	stm	ent Accounts	KG S	A share series	and the second second
Customer meter deposits (Texpool 0008)	\$	17.00	\$	107,620.87			
2012 G/O Bond, streets, water, wastewater (Texstar 0120)	\$	409.57	\$	2,481,739.19	-		
TOTAL:	\$	426.57	\$	2,589,360.06	\$	-	\$ 2,589,360.06

Unassigned	Sur	plus Inves	tm	ent Accounts		i ka	
Gen Fund Acct. (Texpool 0004)(Reso. 90 Day Reserve)	\$	137.19	\$	668,525.00	\$ 198,175.00		
Refuse Fund Acct. (Texpool 0009)	\$	20.20	\$	127,766.84			
Water/WW Fund (Texpool 0003)(Operating 90 day)	\$	93.65	\$	592,241.56			
Water/WW Fund (Texpool 00017)(Capital)	\$	119.21	\$	753,341.07			
Elec. Fund (Texpool 0005) (Operating)	\$	7.91	\$	50,000.00			
Elec. Fund (Texpool 0016)(Capital)	\$	50.70	\$	320,387.51			
Elec. Surcharge (Texpool 0015)	\$	19.13	\$	120,948.23			
Money Market Acct. (FNB 092)	\$	10.56			\$ 173,240.26		
TOTAL:	\$	458.55	\$	2,633,210.21	\$ 371,415.26	\$	3,004,625.47

Contractor Mana	ged Accounts	No	nspendable	15		1970	
NTMWD Sewer Plant Maint. Fund	\$		13,844.00				the second of the second second second second
TOTAL APPROPRIATED SURPLUS	\$		13,844.00	\$	-	\$	13,844.00
TOTAL CASH & INVESTMENT ACCOUNTS	\$	5,	340,455.99	\$	764,048.34	\$	6,104,504.33

SUMMARY OF CASH BALANCES DECEMBER 2015

FEDC 4A Boa	rd Inv	estment &	Ch	ecking Account		a di Kal	
FEDC 4A Checking Account(Independent Bank 3124)	\$	2.21	\$	42,277.10			
FEDC 4A Investment Account (Texpool 0001)	\$	97.64	\$	617,139.53			
FEDC 4A Certificate of Deposit (Independent Bank)	\$	71.92	\$	250,000.00			
TOTAL:	\$	171.77	\$	909,416.63 \$	-	- \$	909,416.63

FCDC 4B Boa	rd Inve	stment &	Ch	ecking Accou	nt	all biggings	127	Wanted Treatment
FCDC 4B Checking Account (Independent Bank 3035)	\$	4.55	\$	114,755.07				
FCDC 4B Investment Account (Texpool 0001)	\$	13.43	\$	84,909.35				
TOTAL:	\$	17.98	\$	199,664.42	\$	-	\$	199,664.42

	TIRZ Account		the file	de parente	建一种工作
County Tax Deposits (FNB 01276)	\$	52,329.83			
TOTAL:	\$	52,329.83	\$ 	\$	52,329.83

Note: Salmon color used to indicate an item dedicated to a specific project or need

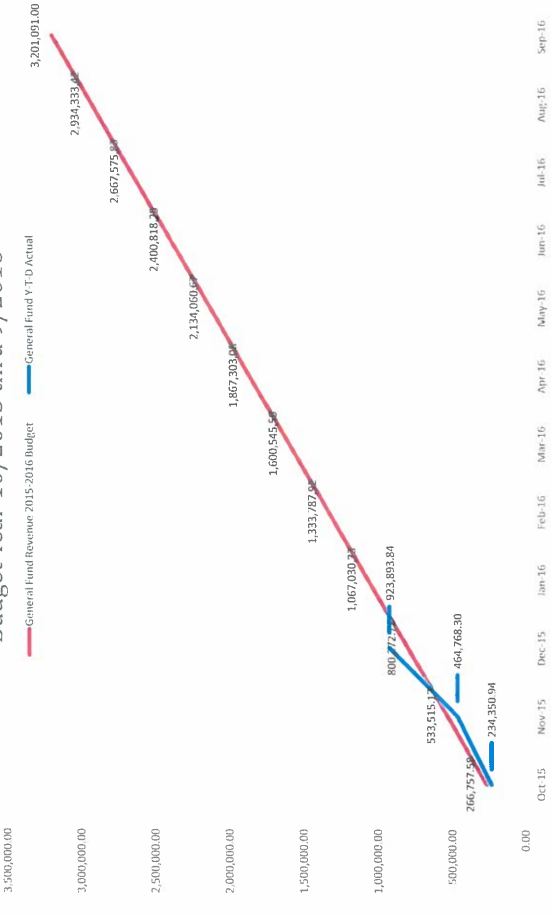
The Public Funds Investment Act (Sec.2256.008) requires the City's Investment Officer to obtain 10 hrs. of continuing education each period from a source approved by the governing body. Listed below are courses Daphne Hamlin completed to satisfy that requirement:

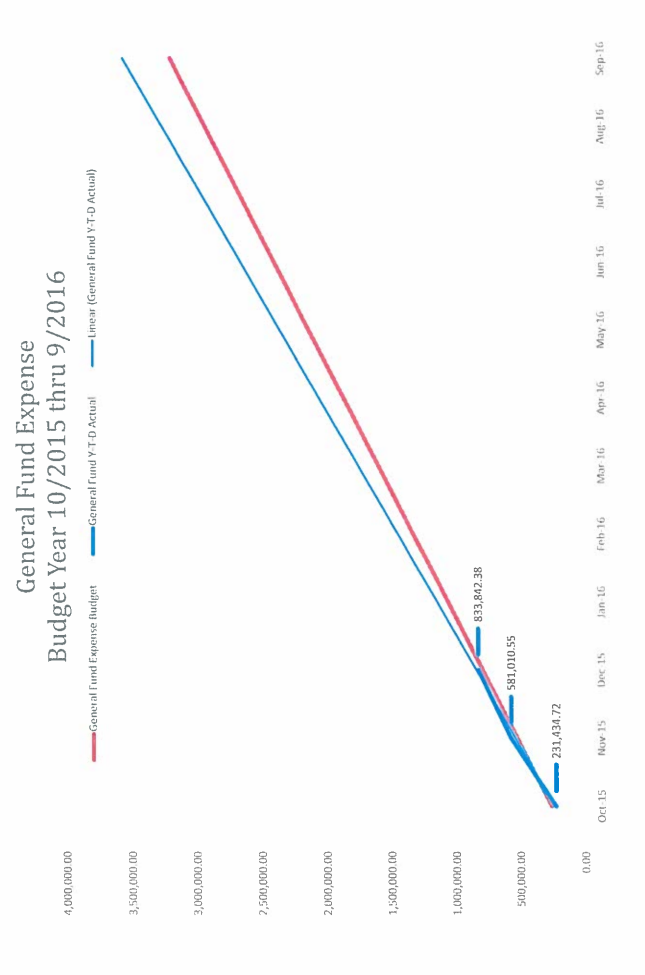
10-2014 NCTCOG - Public Funds Inv Act.

I hereby certify that the City of Farmersville's Investment Portfolio is in compliance with the City's investment strategy as expressed in the City's Investment Policy (Resolution 99-17, and with relevant provisions of the law.

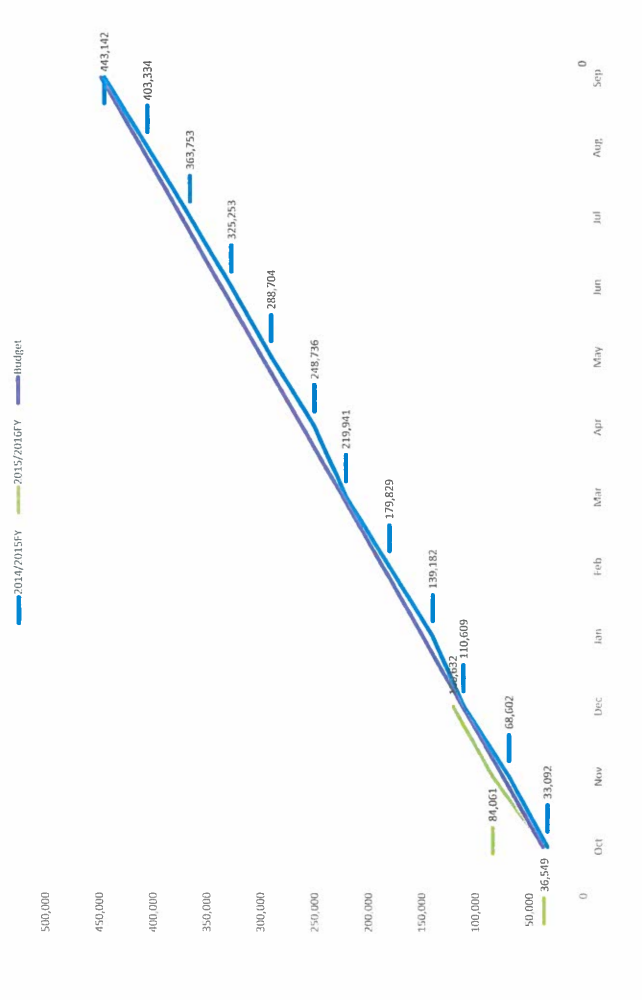
Daphne Hamlin, City Investment Officer

General Fund Revenue Progress Budget Year 10/2015 thru 9/2016

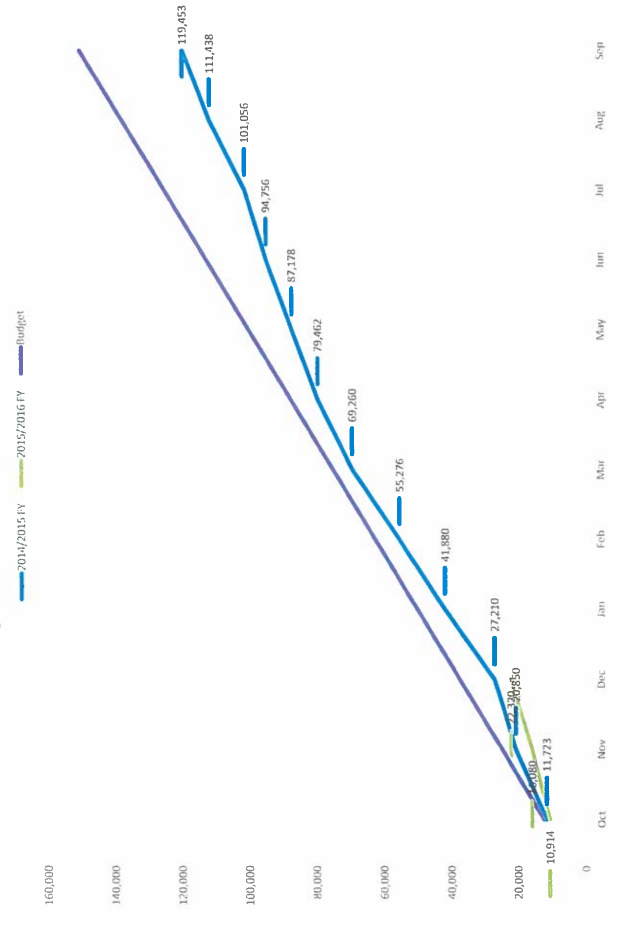




Sales Tax Chart Comparison



Municipal Court Revenue Comparison Chart



% OF YEAR COMPLETED: 25.00

PAGE:

100-GENERAL FUND

REVENUES	CURRENT	CURRENT	YEAR TO DATE ACTUAL	TOTAL ENCUMBERED	BALANCE	% YTD BUDGET
00-REVENUE 100.00.5711.000 AD VALOREM TAX	598,968	214,076.73	258,524.43	0.00	340,443.57	43.16
CC CONV FEE COURT	0	00.0	0.00	0.00	00.00	0.00
	10,000	927.48	5,684.89	0.00	4,315.11	56.85
100.00.5714.000 CC CONV FEE UTILITY	o c	00.0	00.0	00.0	00.00	00.0
	446.250	36.571.05	120,632,35	00.0	325,617,65	27.03
	2,600			00.00	2,033,61	21.78
	0	0.00	00.00	00.00	00.0	0.00
FRANCHISE FEES -	30,000	00.00	34,876.70	00.00	4,876.70)	116,26
100.00.5732.000 SKYBEAM	58,320	4,860.00	14,608.14	00.00	43,711.86	25.05
ELEC. FUND FRANCH	6,500	00.00	959.48	00.00	5,540.52	14.76
FRANCHISE FEES -	4	0.00	1,183.19	00.0	3,316.81	26.29
FRANCHISE FEES -	13,000	0.00	3,083.94	00.00	9,916.06	23.72
FRANCALSE FEES -	0 10 70			00.0	00.00	0.00
100.00.5741.000 PERMITS & INSPECTIONS	26, 700	746.50	3, 331, 50	00.0	32,812.40	10.71
SONTNOS	2,000	00.0	28.00	00.0	75.00	25,00
	150 000	6 240 19	22.22	00.0	127 680 01	20.0
	110,997	55,713,83	55,713,83	00.0	55, 283, 17	50.19
	000))	00 0	850 00	15.00
	0	00.00	00.00	0.00	00.00	0.00
	0	00.00	00.0	00.00	0.00	00.00
	0	0.00	00.0	00.0	00.00	00.00
	0	00.00	0.00	00.00	00.0	00.00
MUN. CT. TECHNOLO	0	0.00	0.00	00.00	00.00	00.0
GRANT PROCEEDS	0	00.00	00.00	00.00	00.0	00.00
	16,747	1,395.64	4,186.92	00 * 0	12,560.08	25.00
	255	205.00	205.00	00.00	50.00	80.39
	0	00.0	0.00	00.00	00.00	0.00
INTEREST EARNED	009	162.09	312.90	00.0	287.10	52.15
	009	00.0	0.00	00.00	600.00	0.00
FCDC IMPROVEMENTS	0			00.00	00.0	0.00
RENT E. TX. MED C	12,000	8,000.00	8,000.00	00.00	4,000.00	66.67
	0	00.00	0.00	00.00	0.00	0.00
	0 000	00.00	00.0	00.0	00.00	00.00
	007'/	0.00	9 6	0.00	2, 232,84	73.11
100.00.5769.000 OTHER INCOME	000,62	243.04	1,819.46	00.0	23, 18U.U4	87.7
100.00.3770.000 C.C. CRIED SAFETI	00	00.00	00.0	00.0	00.0	80.0
	0 0	276.00	276.00	00.0	276.001	00.0
	0	1,048,00	1,048,00	0.00	1,048,00)	00.00
	700	00.00	50.00	00.00	650.00	7,14
100.00.5775.000 TEXAS FOREST SERVICE GRA	0	00.00	00:0		00.00	00.0
100.00.5776.000 LIBRARY GRANT	0	00.00	5,000.00 (3,336.00)(1,664.00)	00.0
BRICK CAMPAIGN	0	00.00	0.00	00.0	00.00	00.0
	0	0.00	00.00	00.0	00.00	0.00
100.00.5790.000 COURT EOY CORRECTION	0	00.0	00.00	00.0	00.00	00.00

PAGE:			
CITY OF FARMERSVILLE	REVENUE & EXPENSE REPORT (UNAUDITED)	AS OF: DECEMBER 31ST, 2015	
1-22-2016 09:40 AM			100-GENERAL FUND

% OF YEAR COMPLETED: 25.00

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REVENUES	CURRENT BUDGET	CURRENT	YEAR TO DATE ACTUAL	TOTAL ENCUMBERED	BUDGET	S YTD BUDGET
100.00.5791.000 4B SUPPORT REVENUE	0	00.00	0.00	00.00	00.00	00.00
100.00.5792.000 ADM.SUPPORT CHARGES	20,710	1,725.83	5,177.49	00.00	15,532.51	25.00
100.00.5793.000 RENT RECEIVED	3,600	300.00	00.006	00.00	2,700.00	25.00
100,00,5794.000 CIVIC RENT	5,500	587.50	2,777.50	00.00	2,722.50	50.50
100.00.5795.000 4B SALARY	61,951	00.00	00.00	00.00	61,951.00	00.00
100.00.5796.000 KCS RAILWAY MOWING	0	00.0	00.00	00.00	00.00	00.00
100.00.5797.000 MARKETING	24,000	10,000.00	23,000.00	00.00	1,000.00	95.83
100.00.5798.000 STEP PROGRAM	0	00.0	00.00	00.00	00.00	00.00
100.00.5799.000 CAPITAL LEASE REFUNDING	0	00.0	00.00	00.00	00.00	00.00
100.00.5939.000 FORESTRY SVC GRANT	0	00.00	00.0	00.00	00.0	00.0
100.00.5991.000 TRANSFERS IN-OTHER FUNDS	1,388,960	115,746.66	347,239.98	0.00	1,041,720.02	25.00
100,00.5992.000 SALE OF FIXED ASSESTS	0	00.0	00.00	00.00	00.00	00.00
100.00.5994.000 LEASE PURCHASE PROCEEDS	0	00.0	00.00	00.00	00.00	0.00
100.00.5995.000 TRANSFERS-RESERVE	162,283	00.0	00.00	00.00	162,283.00	0.00
100.00.5998.000 TRANS.IN- GEN.FND.SURPLU	0	0.00	00.00	0.00	00.0	0.00
100.00.5999.000 TRANS.IN-PARK IMP.SURPLU	0	0.00	00.00	00.00	00.00	00.00
TOTAL 00-REVENUE	3,201,091	459, 125.54	923,923.84 (3,336.00)	2,280,503.16	28.76
TOTAL REVENUE	3,201,091	459,125.54	923,923.84 (3,336.00)	2,280,503.16	28.76

1-22-2016 09:40 AM

CITY OF FARMERSVILLE
REVENUE & EXPENSE REPORT (UNAUDITED)
AS OF: DECEMBER 31ST, 2015

PAGE: 1

. 25.00	* YTD BUDGET
OF YEAR COMPLETED:	BUDGET
682	TOTAL
	YEAR TO DATE ACTUAL
	CURRENT
	CURRENT BUDGET
00-GENERAL FUND INANCIAL SUMMARY	

	CURRENT BUDGET	CURRENT	YEAR TO DATE ACTUAL	TOTAL	BUDGET	* YTD BUDGET
REVENUE SUMMARY						
00-REVENUE	3,201,091	459, 125, 54	923,923.84	3,336.00)	2,280,503.16	28.76
TOTAL REVENUES	3,201,091	459, 125, 54	923,923.84 (3,336.00)	2,280,503.16	28.76
EXPENDITURE SUMMARY						
00-TRANSFER OUT TRANSFERS TOTAL 00-TRANSFER OUT	0	00.0	0.00	0.00	0.00	0.00
SERVICES	2,040	170.00	510.00	00.0	1,530.00	25.00
CONTRACTS & PROF. SVCS MAINTENANCE	0 0	00.00	0.00	00.00	150.00	00.00
MISCELLANEOUS	11,225	254.46	5,142.76	00.0	6,082,24	45.82
TOTAL 11-MAYOR & CITY COUNCIL	13,415	424.46	5,652.76	00.0	7,762.24	42.14
12-ADMINISTRATION PERSONNEL SERVICES CONTRACTS & PROF. SVCS	248,896	24,320.40	66,788.91	0.00	182,107.09	26.83
MAINTENANCE	99, 335	3,603.49	10, 308.69	100.00	88,926,31	10.48
UTILITIES	21,550	2,219.13	5, 223.81	00.0	16,326.19	24.24
MISCELLANEOUS	67,055	3,662.10	14,296.52	00.0	52,758.48	21.32
CAPITAL EXPENDITURES TRANSFERS	00	00.00	00.0	00.00	00.00	00.00
TOTAL 12-ADMINISTRATION	573, 636	48,833.75	121,763.89	100.00	451,772.11	21.24
14-MUNICIPAL COURT PERSONNEL SERVICES CONTRACTS & PROF. SVCS	136,246 25,300	12,168.84	33,041.91	0.00	103,204.09	24.25
MAINTENANCE	14,175	437.37	4,347.92	100.00	9,727.08	31.38
UTILITIES	1,200	103.76	422.39	0.00	777.61	35.20
SUFFILES MISCELLANEOUS	11,000	114.58	2.472.40	0.00	5,782,60	3,72
CAPITAL EXPENDITURES	le.	0.00		0.00	00.00	0.00
TOTAL 14-MUNICIPAL COURT	196,176	14,251.88	44,818.31	100.00	151,257.69	22.90
C)	120,800	11,124.55	29,799.95	00.00	91,000.05	24.67
CONTRACTS & PROF. SVCS MAINTENANCE	36.760	0.00	0.00	00.00	300.00	0.00
UTILITIES	9,750		1,814.36	1	7,935.64	18.61
SUPPLIES MISCELLANEOUS	3,700	258.84	449.27	0.00	3,250.73	12.14

1-22-2016 09:40 AM

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PAGE

CITY OF FARMERSVILLE
REVENUE & EXPENSE REPORT (UNAUDITED)
AS OF: DECEMBER 31ST, 2015

100-GENERAL FUND		20 02	DECEMBER 3131, 2013	04	Constant of Constant of	200
FINANCIAL SUMMARY				j P	IEAN COMPESIEU:	
	CURRENT BUDGET	CURRENT	YEAR TO DATE ACTUAL	TOTAL ENCUMBERED	BUDGET	% YTD BUDGET
CAPITAL EXPENDITURES	15,000	1,090.12	2,548.69	00.0	12,451.31	16.99
ICANSFERS TOTAL 15-LIBRARY	189,515	15, 191.62	45,372.34	100.00	144,042.66	23.99
16-CIVIC/CENTER UTILITIES TOTAL 16-CIVIC/CENTER	16,500	1,064.71	2,462.93	0.00	14,037.07	14.93
01_bo1 T7T T0TB#						
RVICES	778,733	58,084.67	184,122.22	00.00	594,610.78	23.64
CONTRACTS & PROF. SVCS	51,642	1,513.11	17,544.29	00.0	34,097.71	33.97
MAINTENANCE	93,865	4,271.99	18,079.54	12,677.27	63,108.19	32.77
UTILITIES	36,580	3,664.95	7,591.91	00.0	28,988.09	20.75
SUPPLIES	65,600	1,155.53	6,183.62	4,481.35	54,935.03 R 042 15	16.26 65.78
CAPITAL EXPENDITURES	7	103.77)	22,697.46	1,858.89 (24,556.35)	0.00
TRANSFERS TOTAL 21-POLICE DEPT.	1,050,920	68,839.57	270,628.84	20,085.55	760,205.61	27.66
22-FIRE DEPT.			!	4		;
PERSONNEL SERVICES	180,380	15,518.99	42,039.16	00.00	138,340.84	23.31
CONTRACTS & PROF. SVCS MISCELLANEOUS	1,500	10,003.60	35,59	0.00	1,464.41	2.37
MAINTENANCE	46,267	2,724.82	9,355,12	283.52	36,628.36	20.83
UTILITIES	1,500	135	347.94	00.0	1,152.06	23.20
SUPPLIES	, (2,284.32	3,273.74	0.00	37,726.26	7.98
MISCELLANEOUS	13,500	60.0	0,026.85	00.0	0,4/3,13	07.00
CAPILAL BARENDI LORBA TRANSFERS	0 0	0.00	0.00	0.00	00.00	00.0
TOTAL 22-FIRE DEPT.	327,462	30, 695.55	72,334.20	283.52	254,844.28	22.18
34-STREET SYSTEM	\$ L 0 0	6 9 9 9 9 9		c	£ C	1
SERVICES	133,557	14,741.43	30,831.90	00.0	96, 703.04	61.13
CONTRACTS & PROF. SVCS	24 000	0 478 25	30 165 28	00.0	72 834 72	40.76
MAINTENANCE	6,500		179.43	00.0	6,320,57	2.76
UTILITIES	8,950	1,121.70	2,292.20	0.00	6, 657.80	25.61
SUPPLIES	11,500	5	926.39	00.00	10,573.61	8.06
MISCELLANEOUS	1,500	69.00	138.00	0.00	4	9.20
CAPITAL EXPENDITURES	0 0	0.00	1	0.00	0 0	00.00
TOTAL 34-STREET SYSTEM	243, 307	22, 636, 27	75, U53.26	00.00	168, 253.74	30.83
60-PUBLIC WORKS BLDG PERSONNEL SERVICES	61,157	8,617.54	27,340.93	0.00	33,816.07	44.71
CONTRACTS & PROF. SVCS	13,500	00.0	266.00	0.00	13,234.00	1.97
MISCELLANEOUS	26,999	17,371.01	31,064.50	0.00 (4,065.50)	115.06 158 19
UTILITIES	17,985	2,059.62	3,415.91	00.0	14,569.09	, ~
SOPPLES	2,000	00.0	143.48	00.0	1,856.52	7.17

100-GENERAL FUND FINANCIAL SUMMARY

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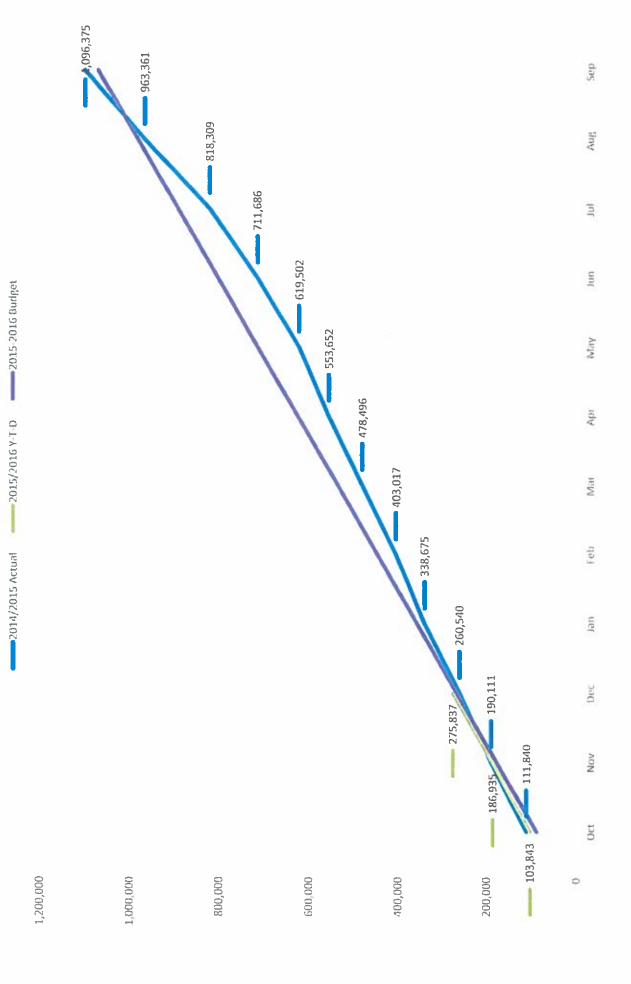
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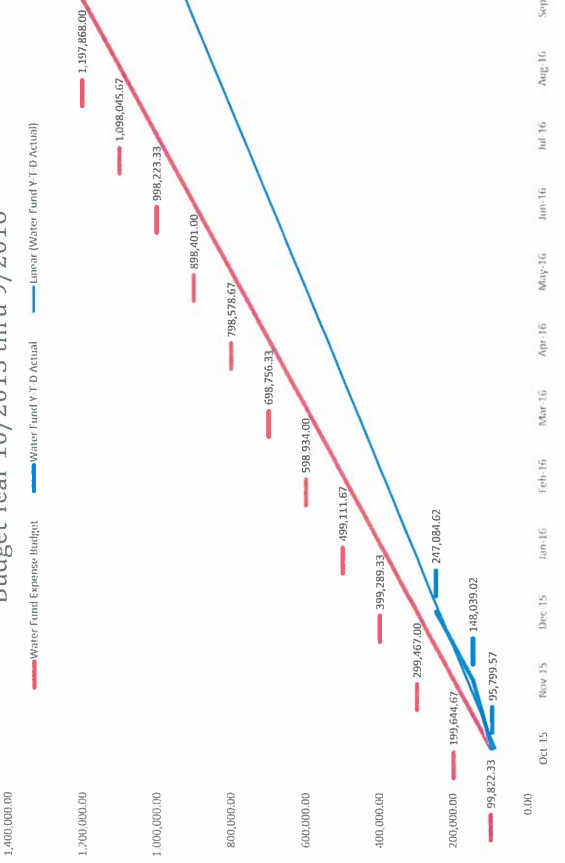
CITY OF FARMERSVILLE
REVENUE & EXPENSE REPORT (UNAUDITED)
AS OF: DECEMBER 31ST, 2015

	CURRENT BUDGET	CURRENT PERIOD	YEAR TO DATE ACTUAL	TOTAL ENCUMBERED	BUDGET	% YTD BUDGET
MISCELLANEOUS CAPITAL EXPENDITURES TRANSFERS	150	00.0	00.00	0.00	150.00	0.00
TOTAL 60-PUBLIC WORKS BLDG	124,291	29,853.23	64, 184.58	2,001.00	58,105.42	53.25
39-PARKS PERSONNEL SERVICES	77,455	2,737.13	17,565.77	0.00	59,889.23	22.68
CONTRACTS & PROF. SVCS	81,250	5,692.00	29, 298.54	00.00	51,951.46	36.06
MISCELLANEOUS	20,000	1,385.35	7,417.31	0.00	12,582.69	37.09
MAINTENANCE	16,500	1,717.16	3,935.80	0.00	12,564.20	23.85
UTILITIES	77,850	6,509.18	9,431.96	0.00	68,418.04	12.12
SUPPLIES	11,000	00.00	1,027.18	0.00	9,972.82	9.34
MISCELLANEOUS	1,000	00.00	0.00	00.0	1,000.00	00.0
CAPITAL EXPENDITURES	0	00.00	3,000.00	0.00	3,000.00)	00.00
TOTAL 39-PARKS	285, 055	18,040.82	71,676.56	00.00	213,378.44	25.14
71-DEBT SERVICE DEBT SERVICE	180,815	0.00	59,494.74	0.00	121, 320.26	32.90
TRANSFERS	0	00.00	00.00	00.0	00.00	00.00
TOTAL 71-DEBT SERVICE	180,815	0.00	59, 494.74	00.0	121,320.26	32.90
TOTAL EXPENDITURES	3,201,092	252,831.86	833,442.41	22,670.07	2,344,979.52	26.74
REVENUE OVER/(UNDER) EXPENDITURES	(1)	206,293.68	90,481.43 (26,006.07)(64,476.36)7,536.00-	7,536.00-

Water Revenue Comparison Chart



Water Fund Expense Budget Year 10/2015 thru 9/2016



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CITY OF FARMERSVILLE
REVENUE & EXPENSE REPORT (UNAUDITED)
AS OF: DECEMBER 31ST, 2015

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	CURRENT	CURRENT	YEAR TO DATE ACTUAL	TOTAL	BUDGET	* YTD BUDGET
REVENUE SUMMARY						
00-REVENUE	1,067,403	88,902.37	275,838,98	00.00	791,564.02	25.84
TOTAL REVENUES	1,067,403	88,902,37	275,838.98	00.00	791,564.02	25.84
EXPENDITURE SUMMARY						
00-TRANSFER OUT TRANSFERS TOTAL 00-TRANSFER OUT	0	0.00	0.00	0.00	0.00	0.00
12-ADMINISTRATION PERSONNEL SERVICES	67,366	5.751.19	17,109.75	0.00	50,256.25	25.40
CONTRACTS & PROF. SVCS	200	0.00	0.00	0.00	700.00	0.00
MAINTENANCE	21,278	1,051.45	2,829.80	100.00	18,348.20	13.77
SUPPLIES	1,000	00.00	00.0	74.93	925.07	7.49
MISCELLANEOUS TOTAL 12-ADMINISTRATION	103,734	611.06	21,704.15	174.93	6,045.85	21.99
	•					
SERVICES	0 0	00.0	00.00	0.00	0.00	00.00
CONTRACTS FROE: SVCS MISCELLANEOUS	0	0.00	00:0	00.0	0.00	0.00
UTILITIES	00	00.00	00.0	00.0	0.00	00.0
SUPPLIES	0	00.0	00.0	0.00	0.00	0.00
CAPITAL EXPENDITURES	0	00.00	00.00	0.00	00.00	00.00
TOTAL 52-STORM WATER SYSTEM	0	00.00	00.0	00.0	00.0	00.0
35-WATER DEPT. PERSONNEL SERVICES	91,536	16,463.30	52,969.21	0.00	38,566.79	57.87
CONTRACTS & PROF. SVCS	64,655	3,250.27	10,223.85	00.00	54,431.15	15.81
MISCELLANEOUS	122,000	96	6,635.15	1,059.00	114,305.85	6.31
MAINIENANCE	26 550	0.00 9 7 68	3, 322, 72 6 445 90	0.00	20 104 10	74.78
SUPPLIES	653,519	53, 523,00	108,011,37	00.0	545,507.63	16.53
MISCELLANEOUS	6	30	7,088	0.00	2	78.76
CAPITAL EXPENDITURES			0 ;	0.00	0.0	0 '
TRANSFERS TOTAL 35-WATER DEPT.	1,094,134	91,593.91	30,468.48	1,059.00	91,405.52 867,710.06	20.69
TOTAL EXPENDITURES	1,197,868	99,045.60	247,084.62	1,233.93	949,549.45	20.73
REVENUE OVER/(UNDER) EXPENDITURES	(130,465)(10,143.23)	28,754.36 (1,233.93)(157,985.43)	21.09-

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700-WATER FUND

CITY OF FARMERSVILLE
REVENUE & EXPENSE REPORT (UNAUDITED)
AS OF: DECEMBER 31ST, 2015

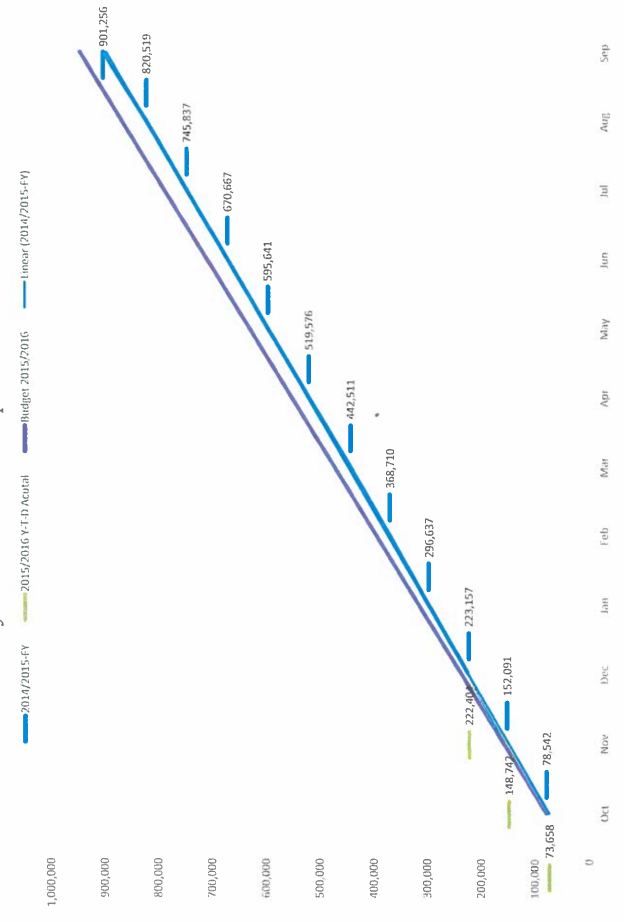
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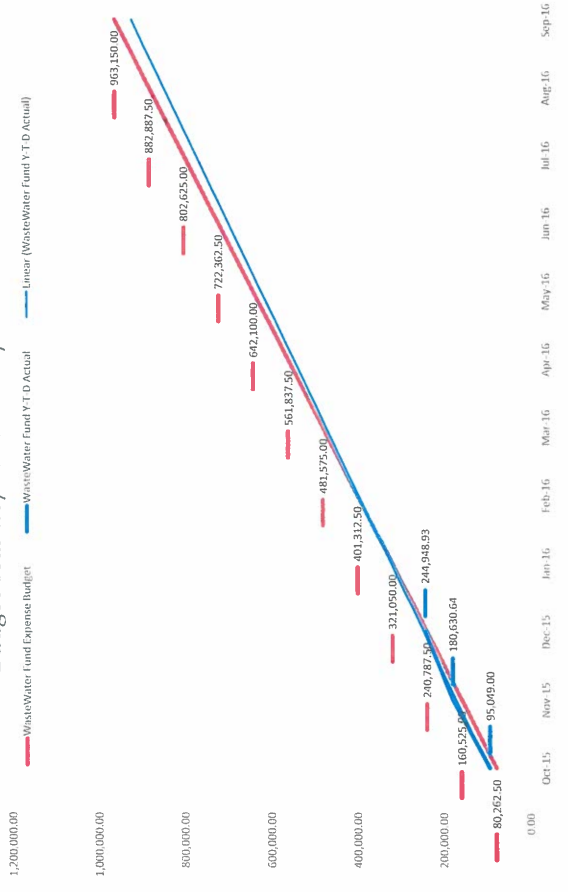
% OF YEAR COMPLETED: 25,00

REVENUES	CURRENT BUDGET	CURRENT	YEAR TO DATE ACTUAL	TOTAL ENCUMBERED	BUDGET BALANCE	% YTD BUDGET
00-REVENUE 700.00.5714.000 CC CONV. FRE	0	0.00	00.00	0.00	0.00	00.00
700.00.5743.000 CONNECT FEE	3,500	0.00	675.00	00.00	2,825.00	19.29
700.00.5744.000 PENALTIES	13,000	1,070.75	3,721.21	00.00	9,278.79	28,62
700.00.5745.000 AGREEMENTS AND CONTRACTS	114,000	23,116.69	36,234.18	00.00	77,765.82	31.78
700.00.5746.000 IMPACT FEE	4,055	00.00	00.0	00.00	4,055.00	00.0
700.00.5751.000 CITY WATER SALES	930,898	64,593.72	234,868.03	00.00	696,029.97	25.23
700.00.5753.000 WATER TAP FEES	1,200	00.00	00.00	00.00	1,200.00	0.00
700.00.5762.000 INTEREST EARNED	750	121.21	285.56	00.00	464.44	38.07
700.00.5767.000 OTHER REVENUE	0	00.00	55.00	00.00	55.00)	00.0
700.00.5769.000 OTHER REVENUE	0	00.00	00.00	00.00	0.00	00.00
700,00,5993.000 TRANSFER IN	0	00.00	00.0	00.00	00.00	00.0
TOTAL 00-REVENUE	1,067,403	88, 902.37	275,838.98	00.00	791,564.02	25.84
TOTAL REVENUE	1,067,403	88,902.37	275,838.98	00.00	791,564.02	25.84

City Sewer Sales Comparison Chart



Wastewater Fund Expense Budget Year 10/2015 thru 9/2016



CITY OF FARMERSVILLE REVENUE & EXPENSE REPORT (UNAUDITED)

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AS OF: DECEMBER 31ST, 2015

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8.98 17.55 95.23 41.07 25.26 13.17 1.29-0.00 0.97 25.00 % YTD BUDGET 9.95 23.61 0.00 25.00 23.61 26.59 % OF YEAR COMPLETED: 180,367.10 14,131.58 834.07 49,515.00 189,585.00 668,920.98 38,133.67 8,034.92 5,209.81 9,809.84 735,726.18 0.00 735,726.18 211,433.66 28,671.53 707,054.65 BUDGET 9,504.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 9,989.00) 0.00 0.00 485.00 9,989.00 ENCUMBERED TOTAL 18,682.53)(17,801.90 3,008.42 7,161.93 147,346.34 2,715.08 790.19 63,195.00 4,212.33 0.00 0.00 246,106.35 227,423.82 227,423.82 YEAR TO DATE ACTUAL 1,491.10 334.32 0.00 0.00 5,950.70 1,911.61 115.97 31,877.61 21,065.00 1,571.98 10,914.72 75,233.01 64,318.29 75,233.01 PERIOD CURRENT 42,346 198,169 17,140 17,500 358,780 10,750 6,000 252,780 0 963,150 9,685 50,000 963,150 963,150 CURRENT BUDGET REVENUE OVER/ (UNDER) EXPENDITURES TOTAL 36-WASTEWATER SYSTEM PERSONNEL SERVICES
TOTAL 12-ADMINISTRATION 36-WASTEWATER SYSTEM PERSONNEL SERVICES CONTRACTS & PROF. SVCS CAPITAL EXPENDITURES EXPENDITURE SUMMARY TOTAL EXPENDITURES 12-ADMINISTRATION FINANCIAL SUMMARY MISCELLANEOUS MISCELLANEOUS REVENUE SUMMARY TOTAL REVENUES DEBT SERVICE 705-WASTEWATER MAINTENANCE 00-REVENUE UTILITIES TRANSFERS SUPPLIES

705-WASTEWATER

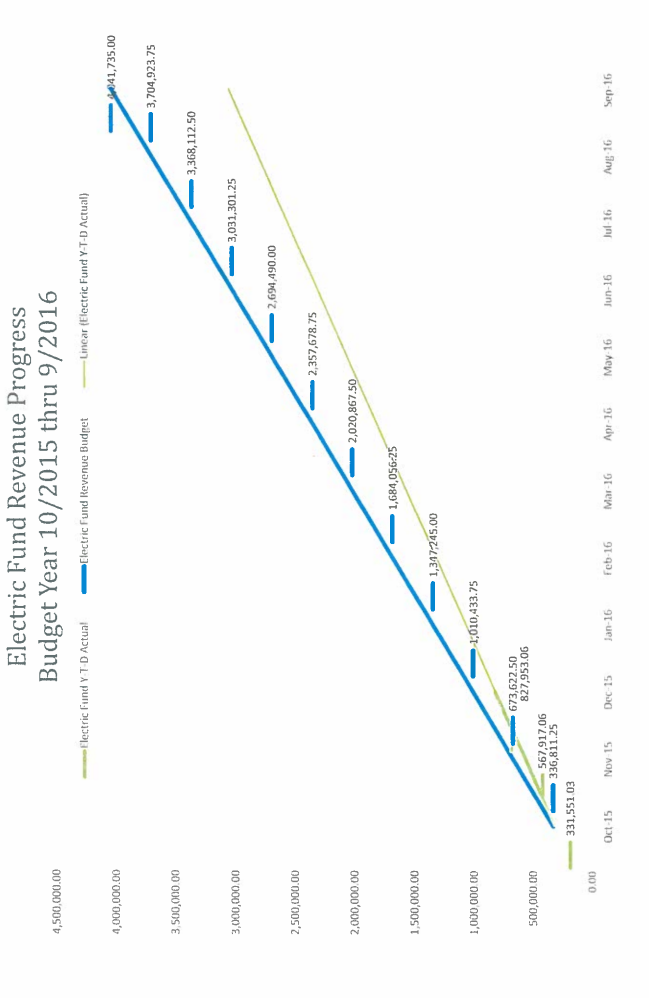
CITY OF FARMERSVILLE REVENUE & EXPENSE REPORT (UNAUDITED) AS OF: DECEMBER 31ST, 2015

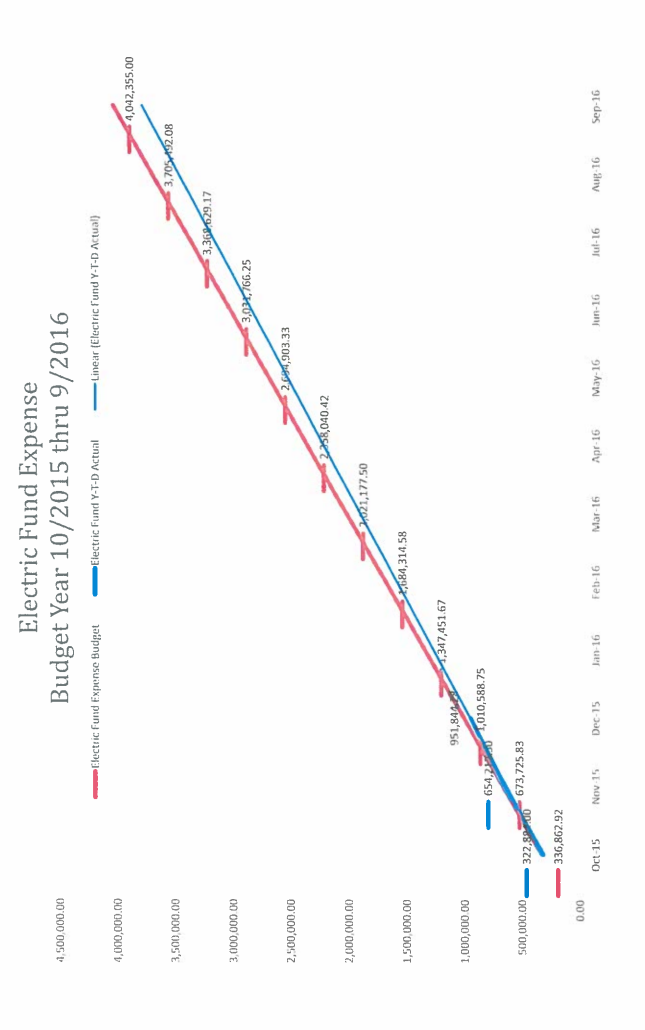
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% OF YEAR COMPLETED: 25.00

REVENUES	CURRENT BUDGET	CURRENT	YEAR TO DATE ACTUAL	TOTAL	BUDGET	% YTD BUDGET
00-REVENUE 705.00.5741.000 SEWER SALES	944.970	73.662.27	222,404,78	00.00	722, 565, 22	23,54
705,00.5743.000 FEES	0	00.0	00.0	00.00	00.00	00.00
705.00.5744.000 PENALTIES	16,880	1,451.53	4,369.65	00.00	12,510.35	25.89
705.00.5745.000 AGREEMENTS AND CONTRACTS	0	00.00	00.00	00.0	00.00	00.00
705.00.5746.000 IMPACT FEE	0	00.00	00.0	0.00	00.00	00.0
705.00.5753.000 SEWER TAP FEE	1,300	00.00	400.00	00.0	900.00	30.77
705.00.5762.000 INTEREST EARNED	0	119.21	249.39	0.00	249.39)	00.0
705.00.5767.000 OTHER REVENUE	0	00.00	00.00	00.00	00.00	00.00
705.00.5768.000 SEWER BACKUP SERVICES	0	00.00	00.00	00.00	00.0	00.0
705.00.5995.000 TRANSFER IN RESERVES	0	00.00	00.00	0.00	00.0	00.0
TOTAL 00-REVENUE	963, 150	75, 233.01	227, 423.82	00.0	735,726.18	23.61
TOTAL REVENUE	963,150	75,233.01	227,423.82	00.00	735,726.18	23.61





CITY OF FARMERSVILLE REVENUE & EXPENSE REPORT (UNAUDITED) AS OF: DECEMBER 31ST, 2015

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FINANCIAL SUMMARY				% OF	% OF YEAR COMPLETED:	25.00
	CURRENT BUDGET	CURRENT PERIOD	YEAR TO DATE ACTUAL	TOTAL ENCUMBERED	BUDGET BALANCE	% YTD BUDGET
REVENUE SUMMARY						
00-REVENUE	4,041,735	260,037.91	827,955.73	00.00	3,213,779.27	20.49
TOTAL REVENUES	4,041,735	260,037.91	827,955,73	00.00	3,213,779.27	20.49
EXPENDITURE SUMMARY						
12-ADMINISTRATION	т. 4	טו פוצ ע	12 069 47	00 0	43.410 53	71 75
FERSONNEL SERVICES TOTAL 12-ADMINISTRATION	55,484	4,319.10	12,069.47	00.0	43,414.53	21.75
37-ELECTRIC DEPT.					1	,
PERSONNEL SERVICES	407,806	35,489.41	108,049.05	00.00	299,756.95	26.50
CONTRACTS & PROF. SVCS MISCELLANEOUS	139,500	5,022.41	29,088.70	3,878,62	106,532.68	23.63
MAINTENANCE	17,658	471.89	3,399.30	100.00	14,158.70	19.82
UTILITIES	9,560	1,795.39	2,927.94	00.00	6,632.06	30.63
SUPPLIES	2,037,882	129,559.48	484,100.35	0.00	1,553,781.65	23.76
MISCELLANEOUS PERM CERMITCE	15,400	1,802.41	4,877.58	0.00	10,522.42	31.6/
CAPITAL EXPENDITURES	219,069	36,164,53	62, 686, 47	102,974.82	53,407.71	75.62
TRANSFERS	939,206	78,267.16	234,801.48	00.00	704,404.52	25.00
TOTAL 37-ELECTRIC DEPT.	3,986,851	293, 312.68	939, 775.02	106,953,44	2,940,122.54	26.25
TOTAL EXPENDITURES	4,042,335	297, 631.78	951,844.49	106,953.44	2,983,537.07	26.19
REVENUE OVER/(UNDER) EXPENDITURES) (009)	37,593.87) (123,888.76)(106,953.44)	230,242.20 8,473.70	1,473.70

715-ELECTRIC FUND

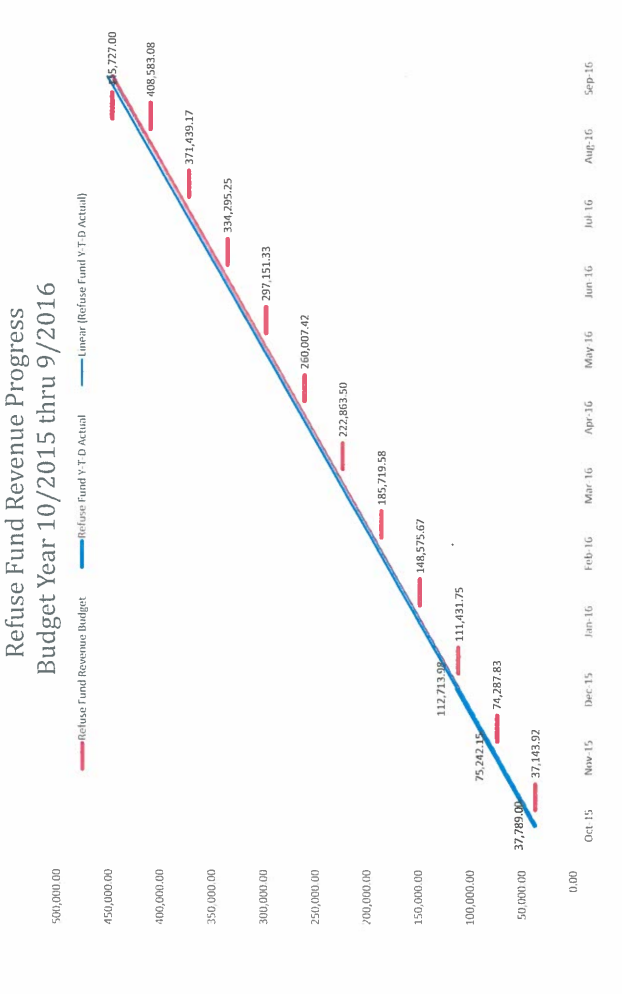
CITY OF FARMERSVILLE
REVENUE & EXPENSE REPORT (UNAUDITED)
AS OF: DECEMBER 31ST, 2015

% OF YEAR COMPLETED: 25.00

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REVENUES	CURRENT BUDGET	CURRENT	YEAR TO DATE ACTUAL	TOTAL ENCUMBERED	BUDGET	% YTD BUDGET
		1				
00-REVENUE						
715.00.5743.000 FEES	6,500	780,00	2,070.00	00.00	4,430.00	31.85
715.00.5744.000 PENALTIES	46,500	3,087.73	14,343.26	00.00	32,156.74	30.85
715.00.5745.000 AGREEMENTS AND CONTRACTS	0	00.00	00.00	00.00	00.00	00.0
715.00.5751.000 ELECTRICITY SALES	3,497,485	175,814.78	711,265.96	00.00	2,786,219,04	20.34
715,00.5755.000 SURCHARGE	150,000	9,387.97	29,224.17	00.00	120,775.83	19.48
715.00.5757.000 PCA (POWER COST ADJ)	341,000	70,889.69	70,889.69	00.00	270,110.31	20.79
715.00.5762.000 INTEREST	250	77.74	162.65	00.00	87.35	65.06
715.00.5767.000 OTHER REVENUE	0	00.00	00.00	00.00	00.00	00.0
715.00.5799.000 4A SUPPORT	0	00.00	00.00	00.00	00.00	00.0
715.00.5995.000 TRANSFER IN ELEC NOTE	0	00.00	00.00	00.00	00.00	00.0
715,00.5998.000 TRANSFER IN RESERVES	0	00.00	00.00	00.0	00.00	00.00
TOTAL 00-REVENUE	4,041,735	260,037.91	827,955.73	00.00	3,213,779.27	20.49
TOTAL REVENUE	4,041,735	260,037.91	827,955.73	00.0	3,213,779.27	20.49



	428,155.00	1	392,475,42	\					
Refuse Fund Expense	Budget Year 10/2015 thru 9/2016	Refuse Fund Expense Budget Refuse Fund Y-T-D Actual Refuse Fund Y-T-D Actual	392	356,795.83	321,116,25	249,757.09	178,397,95	142,718.33	107,038.72 94,044.31
	450,000.00		400,000,00	350,000,00	300,000,00	250 000 00	200,000.00	150,000.00	100,000.00

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Aug-16

Jul-16

May-16 Jun-16

Mar-16 Apr-16

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CITY OF FARMERSVILLE	REVENUE & EXPENSE REPORT (UNAUDITED)	AS OF: DECEMBER 31ST, 2015		
1-22-2016 09:41 AM			720-REFUSE FUND	FINANCIAL SUMMARY

& YTD BUDGET

BUDGET

TOTAL ENCUMBERED

YEAR TO DATE ACTUAL

CURRENT PERIOD

CURRENT

REVENUE SUMMARY						
00-REVENUE	445,727	37,471.83	112,714.29	00*0	333,012.71	25,29
TOTAL REVENUES	445,727	37,471.83	112,714.29	00.0	333,012.71	25,29
EXPENDITURE SUMMARY						
32-REFUSE DEPT. PERSONNEL SERVICES	0	0.00	0.00	0.00	0.00	0.00
CONTRACTS & PROF. SVCS	345,655	30,435.45	64,710.18	0.00	280,944.82	18.72
MISCELLANEOUS	75,100	6,258.33	18,774.99	00.00	56,325.01	25.00
MAINTENANCE	0	00.00	0.00	0.00	0.00	00.0
UTILITIES	2,400	200.00	00.009	00.00	1,800.00	25.00
MISCELLANEOUS	5,000	00.00	40.44)	00.0	5,040.44	0.81-
CAPITAL EXPENDITURES	0	00.00	00.0	00.00	00.00	00.0
TRANSFERS	0	00.00	00.0	00.00	00.00	00.00
TOTAL 32-REFUSE DEPT.	428, 155	36,893.78	84,044.73	00.0	344,110.27	19.63
35-WATER DEPT. SUPPLIES	0	0.00	00.00	0.00	00.00	0.00
TOTAL 35-WATER DEPT.	0	00.0	00.0	00.0	00.00	00.00
TOTAL EXPENDITURES	428,155	36,893.78	84,044.73	00.00	344,110.27	19.63
REVENUE OVER/(UNDER) EXPENDITURES	17,572	578.05	28,669.56	0.00 (11,097.56)	163.15

720-REFUSE FUND

CITY OF FARMERSVILLE
REVENUE & EXPENSE REPORT (UNAUDITED)
AS OF: DECEMBER 31ST, 2015

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REVENUES	CURRENT	CURRENT	YEAR TO DATE ACTUAL	TOTAL	BUDGET	% YTD BUDGET
00-REVENUE						
720.00.5743.000 FEES	0	0.00	00.00	00.00	00.00	00.00
720.00.5744.000 PENALTIES	7,500	560.56	1,714.12	00.00	5,785.88	22.85
720.00.5745.000 AGREEMENTS AND CONTRACTS	0	00.0	00.00	00.00	00.00	0.00
720.00.5751.000 RESIDENTIAL TRASH COLL	255, 192	21,409.73	64,407.44	0.00	190,784.56	25.24
720.00.5752.000 COMMERCIAL TRASH COLLECT	182,670	15,463,84	46,497.60	0.00	136,172.40	25.45
720.00.5755.000 RECYCLE	140	17.50	52.85	0.00	87.15	37.75
720.00.5762.000 INTEREST EARNED	125	20.20	42.28	0.00	82.72	33.82
720.00.5767.000 OTHER REVENUE	0	00.0	00.00	00.00	00.00	0.00
720.00.5768.000 BRUSH AND CHIPPING AND P	100	0.00	00.00	0.00	100.00	00.00
720.00.5770.000 HHW	0	00.00	00.0	00.00	00.00	00.0
TOTAL 00-REVENUE	445,727	37,471.83	112,714.29	00.00	333,012.71	25.29

25.29

333,012.71

00.0

112,714.29

37,471.83

445,727

TOTAL REVENUE



Mayor and Councilmembers

FROM:

Ben While, City Manager

DATE:

January 26, 2016

SUBJECT:

Consider, discuss and act upon items regarding the wastewater treatment and

interceptor improvement project

• Presented by Jeff James with Kimley-Horn and Associates, Inc.

Action: receive information and provide direction as required



Mayor and Councilmembers

FROM:

Ben While, City Manager

DATE:

January 26, 2016

SUBJECT:

Consider, discuss and act upon resolution authorizing the Texas Coalition for

Affordable Power to negotiate an electric supply agreement

• A Resolution is attached for review.

Action: Approve or deny

CITY OF FARMERSVILLE RESOLUTION # R-2016-0126-005

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF FARMERSVILLE, TEXAS, AUTHORIZING THE TEXAS COALITION FOR AFFORDABLE POWER, INC. (TCAP) TO NEGOTIATE AN ELECTRIC SUPPLY AGREEMENT FOR FIVE YEARS FOR DELIVERIES OF ELECTRICITY EFFECTIVE JANUARY 1, 2018; AUTHORIZING TCAP TO ACT AS AN AGENT ON BEHALF OF THE CITY TO ENTER INTO A CONTRACT FOR ELECTRICITY; AUTHORIZING or TO EXECUTE AN ELECTRIC SUPPLY AGREEMENT FOR DELIVERIES OF ELECTRICITY EFFECTIVE JANUARY 1, 2018 AND COMMITTING TO BUDGET FOR ENERGY PURCHASES IN 2018 THROUGH 2022 AND TO HONOR THE CITY'S COMMITMENTS TO PURCHASE POWER FOR ITS ELECTRICAL NEEDS IN 2018 THROUGH 2022 THROUGH TCAP

WHEREAS, the City of Farmersville, Texas (City) is a member of Texas Coalition For Affordable Power, Inc. (TCAP), a non-profit, political subdivision corporation dedicated to securing electric power for its more than 170 members in the competitive retail market; and

WHEREAS, TCAP has unique rights under Texas law to negotiate directly in the wholesale market and arrange separate contracts for power supply and retail services which provides TCAP leverage to achieve contract provisions that single city negotiations with a Retail Electric Provider (REP) would be unlikely to produce; and

WHEREAS, TCAP's geographic diversity across all four ERCOT zones produces an aggregated peak load that is lower than the total of individual peak loads of the individual TCAP members, allowing price benefits in the wholesale market that are not likely to be available to any given TCAP member alone; and

WHEREAS, TCAP and its predecessor organizations, Cities Aggregation Power Project, Inc. (CAPP) and South Texas Aggregation Project, Inc. (STAP), negotiated favorable contract terms that resulted in rebates from the wholesale supplier and reasonable commodity prices for delivered electricity since 2002 resulting in stable budgets for electricity for members; and

WHEREAS, commodity prices for electricity experienced significant volatility between 2002 and 2009, with prices ranging from 4 cents to over 13 cents per kWh, causing CAPP and STAP members to welcome a five year contractual commitment that came close to cutting the 2008 prices in half, with that contract being extended until December 31, 2017, with a negotiated price reduction of about 1 cent per kWh; and

WHEREAS, TCAP has become a forceful voice for consumer protections and market reform to benefit the public and well as cities and other political subdivisions; and

WHEREAS, TCAP is owned by its members and distributes monetary and other resources according to relative load size of members and is controlled by a 15 member Board of Directors, all of whom must be city employees of members who represent diversity in size and geography; and

WHEREAS, wholesale power prices within the deregulated Texas market are largely determined by the NYMEX gas futures prices for natural gas which are currently low and relatively stable, but which change daily; and

WHEREAS, daily price changes require retail customers to execute a contract immediately upon receipt of a favorable offer; and

WHEREAS, pursuant to Texas Local Government Code Section 252.022(a)(15) expenditures for electricity are exempt from competitive bidding requirements; and

WHEREAS, on any given day, TCAP is able to capture a favorable wholesale price for any period of time, comparable to or better than any given REP or broker; and

WHEREAS, TCAP intends to continue to contract with its current wholesale supplier, NextEra, because the relationship with NextEra is such that NextEra is willing, after it knows the size of a given load, to execute a contract at or below prescribed price and terms; and

WHEREAS, the City desires to execute a contract for electricity for the period beyond the expiration of its current contract on December 31, 2017, that locks-in favorable wholesale prices under one of three different supply options:

Option 1 - fixed-price, full-requirements at a price not to exceed 4.1 cents per kWh for the North and West zones or 4.25 cents per kWh for the South and Houston zones:

Option 2 - fixed price for on-peak hours and variable spot market prices for off-peak hours;

Option 3 - block energy at a fixed price to cover the base load hours, a fixed price for solar energy to cover mid-day peak hours (approximately 10% of total load) and variable spot market prices for all remaining consumption; and

WHEREAS, TCAP will allow members six weeks from receipt of this resolution to consider whether to participate in this second opportunity to contract for post-2017 electrical supply, and thereafter allow NextEra until June 30, 2016 to contract for power for five years at a price not to exceed 4.1 cents per kWh in the North and West zones and a price not to exceed 4.25 cents per kWh in the South and Houston zones for Option 1, so long as the aggregated load for any of the three supply options reaches at least 50 megawatts; and

WHEREAS, wholesale suppliers demand assurance that TCAP will pay for all contracted load; and

WHEREAS, the City needs to assure TCAP that it will sign a Commercial Electric Supply Agreement (CESA) reflecting the contract extension and budget for energy purchases for the post-2017 period and honor its commitment to purchase power for its electrical needs for 2018 through 2022 through TCAP,

THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF FARMERSVILLE, TEXAS, THAT:

Section 1: That the TCAP Board of Directors and its consultants and advisors are agents authorized to negotiate for the City's electricity needs as a member of TCAP for the period 2018 through 2022 at a price not to exceed 4.1 cents per kWh for the North and West zones and a price not to exceed 4.25 cents per kWh in the Houston and South zones for supply Option 1;

Section 2: The City prefers to participate in supply Option _____ with the following understanding: a) while supply Option 1 is a full-requirements, fixed-price option, Options 2 (fixed price on-peak, variable spot prices for off-peak usage) and 3 (fixed price for base load, fixed price for a portion of peak load, and variable spot market for remainder) have variable price components and savings over Option 1 cannot be guaranteed, and b) if there is insufficient desire among members to achieve a 50 MW threshold for either Option 2 or 3, the member selecting the inadequately subscribed option will be placed in the Option 1 category. If no option is selected, TCAP will assume that a passed Resolution approves of Option 1.

Section 3: Assuming this resolution is passed before February 25, 2016 and the combined load of TCAP members passing this resolution exceeds 50 megawatts for the preferred Option and NextEra is able to provide TCAP an opportunity prior to June 30, 2016 to contract for power to be delivered to members at a price not to exceed 4.1 cents per kWh for the North and West zones and not to exceed 4.25 cents per kWh in the Houston and South zones for supply Option 1 for the period January 1, 2018 through December 31, 2022, any one of the following individuals is hereby authorized to sign an electric supply agreement for the City within 24 hours of receipt of a contract that has been approved and recommended by the TCAP Board of Directors:

Section 4: That the City will commit to purchase power to meet all of its electricity needs eligible for competition pursuant to the TCAP approved supply agreement and approve funds necessary to pay electricity costs proportionate to the City's load under the supply agreement (whether wholesale or retail) arranged by TCAP and signed by TCAP's Executive Director or President or other TCAP representatives authorized by the TCAP Board.

Section 5: That a copy of this resolution shall be sent to Jay Doegey, Executive Director, TCAP, 15455 Dallas Parkway, Suite 600, Addison, Texas 75001 and Geoffrey M. Gay, legal counsel to TCAP at 816 Congress Avenue, Suite 1900, Austin, Texas 78701.

PASSED AND APPROVED by the City Council of the City Council of the City of Farmersville, Texas on this the 26th day of January, 2016.

	APPROVED:
	Joseph E. Helmberger, P.E., Mayor
Paula Jackson, Interim City Secretary	



Mayor and Councilmembers

FROM:

Ben While, City Manager

DATE:

January 26, 2016

SUBJECT: Consider, discuss and act upon resolution calling the May 7, 2016 General Election to elect the Mayor and Councilmembers for Place No. 2 and Place No. 4

• A Resolution is attached for review

Action: Approve or deny

CITY OF FARMERSVILLE RESOLUTION #R-2016-0126-001

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF FARMERSVILLE, TEXAS, CALLING A GENERAL ELECTION FOR MAY 7, 2016 TO ELECT A MAYOR, COUNCILMEMBER PLACE 2, AND COUNCILMEMBER PLACE 4, PROVIDING FOR NOTICE OF SAID ELECTION; PROVIDING FOR RUNOFF ELECTION; PROVIDING FOR DESIGNATING POLLING PLACES; PROVIDING FOR EARLY VOTING, NOTICES AND OTHER MATTERS RELATING TO SAID ELECTION; PROVIDING FOR A SEVERABILITY CLAUSE; AND PROVIDING AN EFFECTIVE DATE.

NOW, THEREFORE, BE IT RESOLVED AND ORDERED BY THE CITY COUNCIL OF THE CITY OF FARMERSVILLE, TEXAS:

Section 1: In accordance with Texas Election Code § 3.004, this ordinance constitutes the City Council's ordering of an election to be held on Saturday, May 7, 2016, to elect the following officials for the City of Farmersville ("City"): Mayor; Councilmember Place 2; and, Councilmember Place 4, all for two-year terms. The Order of General Election attached hereto as Exhibit A is hereby approved and adopted by the City Council of the City of Farmersville as the Order for the General Election to be held on May 7, 2016.

Section 2: All independent candidates for the General Election to be held on May 7, 2016, for the above mentioned offices shall file their applications with the City Secretary at City Hall, 205 South Main Street, between 8:00 a.m. and 5:00 p.m. Monday through Friday, beginning January 20, 2016 and ending February 19, 2016. All applications shall be on a form as prescribed by Section 141.031 of the Texas Election Code. All applications shall become public information immediately upon filing.

Section 3: Should all candidates for a particular office in the General Election fail to receive a plurality vote, in that event it shall be the duty of the City Council to order a runoff election for every office in the regular municipal election to which no one was elected.

Section 4: The polling place for Election Day, May 7, 2016, shall be as follows:

Farmersville City Hall 205 S. Main Street Farmersville, TX 75442

Section 5: The poll at the above designated polling place shall be open from 7:00 a.m. to 7:00 p.m. on Election Day.

Section 6: Early Voting by personal appearance for the election shall commence on April 25, 2016, at 8:00 a.m. and end at 7:00 p.m. on May 3, 2016. Early voting by personal appearance shall be conducted during regular business hours from 8:00 a.m. until 5:00 p.m., except for the final two days of the early voting period. On the final two days of early voting by personal appearance, which days are Monday, May 2, 2016, and Tuesday, May 3, 2016, the hours are hereby designated as 7:00 a.m. until 7:00 p.m.

Section 7: The polling place for Early Voting, April 25, 2016 through May 3, 2016, shall be in the Council Chambers in Farmersville City Hall, 205 S. Main St., Farmersville, TX.

Section 8: Collin County Elections Administrator is designated as the Early Voting Clerk. Qualified voters may mail applications for a voting mail-in ballot only from March 23, 2016 until the close of business on April 22, 2016. Requests for applications must be mailed to:

Bruce Sherbet Elections Administrator 2010 Redbud Blvd., Suite 102 McKinney, Texas 75069

Section 9: The City Secretary is ordered to do the following:

- Coordinate with the Collin County Elections Department, Bruce Sherbet, Elections Administrator, to hold the May 7, 2016 City of Farmersville General Election. Direct recording electronic voting machines shall be used for voting at the foregoing election polling place and electronic counting devices and equipment shall be used for counting the ballots at said election.
- 2. Provide and publish notice of the elections ordered in this resolution in accordance with the Texas Election Code.
- Coordinate with the Collin County Elections Department, Bruce Sherbet, Elections Administrator, to hold a runoff election conducted in accordance with the Texas Elections Code if no candidate receives a majority of the votes.

Section 10: The City Council shall give notice of this election in accordance with the terms and provisions of Chapter 4 of the Texas Election Code, and the City Council shall issue all necessary orders and writs for said election.

Section 111: The Collin County Elections Administrator shall be responsible for establishing and operating the Central Counting Station to receive and tabulate the electronic voted ballots in accordance with Section 127.001 of the Texas Election Code. Counting Station Manager and Central Count Judge shall be Bruce Sherbet.

Section 12: Notice of Election shall be published in both English and Spanish in accordance with the Texas Election Code. Returns of said election shall be made to the Council immediately after closing of the polls.

Section 13: Should any part, section, subsection, paragraph, sentence, clause or phrase contained in this resolution be held to be unconstitutional or of no force and effect, such holding shall not affect the validity of the remaining portion of this resolution, but in all respect said remaining portion shall be and remain in full force and effect.

Section 14: This resolution shall be effective immediately upon adoption.

day of January, 2016.	Council of the City of Farmersville this 26
	City of Farmersville:
ATTEST:	Joseph E. Helmberger, P.E., Mayor
Paula Jackson, Interim City Secretary	



Mayor and Councilmembers

FROM:

Ben While, City Manager

DATE:

January 26, 2016

SUBJECT:

Consider, discuss and act upon a resolution for a grant from the Justice Assistance

Grant for Law Enforcement radios

• A Resolution is attached for review

The Farmersville Police Department is submitting Grant Application 3024301 (Law Enforcement Communications Project) for the P25 Radios. Project (25) is a suite of standards for digital radio communications for use by federal, state/province and local public safety organizations in North America to enable them to communicate with other agencies and mutual aid response teams in emergencies.

The Justice Assistance Grant (JAG) is 100% funded. The Farmersville Police Department is in the process of getting quotes for the Law Enforcement communication Project. We will be applying for 12 portable radios and 8 mobile radios.

Action: Approve or deny

CITY OF FARMERSVILLE RESOLUTION # R-2016-0126-002

A RESOLUTION OF THE CITY OF FARMERSVILLE, TEXAS, IN SUPPORT OF A GRANT APPLICATION FROM THE JUSTICE ASSISTANCE GRANT FOR LAW ENFORCEMENT COMMUNICATIONS PROJECT.

- WHEREAS, the City Council of City of Farmersville, Texas, finds it in the best interest of the citizens of Farmersville, Texas, that the Law Enforcement Communications Project be operated for the 2016-2017 budget year; and
- WHEREAS, the City Council of City of Farmersville, Texas, agrees that in the event of loss or misuse of the Criminal Justice Division funds, the City Council of City of Farmersville, Texas, assures that the funds will be returned to the Criminal Justice Division in full.
- whereas, the City Council of City of Farmersville, Texas, designates the City Manager of City of Farmersville, Texas, Benjamin L. White as the grantee's authorized official. The authorized official is given the power to apply for, accept, reject, alter or terminate the grant on behalf of the applicant agency.
- NOW THEREFORE, BE IT RESOLVED that the City Council of City of Farmersville, Texas, approves submission of the grant application for the Law Enforcement Communications Project to the Office of the Governor, Criminal Justice Division.
- PASSED AND APPROVED by the City Council of the City Council of the City of Farmersville, Texas on this the 26th day of January, 2016.

ATTEST: Joseph E. Helmberger, P.E., Mayor Paula Jackson, Interim City Secretary

Grant Number: 3024301



Mayor and Councilmembers

FROM:

Ben While, City Manager

DATE:

January 26, 2016

SUBJECT:

Consider, discuss and act upon a resolution confirming audit controls

A Resolution is attached for review

Action: Approve or deny

CITY OF FARMERSVILLE RESOLUTION # R-2016-0126-003

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF FARMERSVILLE, TEXAS, RATIFYING THE CITY'S USE OF AND ADOPTING TEXAS MUNICIPAL RETIREMENT SYSTEM'S SERVICE ORGANIZATION CONTROLS-1 ENTITY CONTROLS FOR A PARTICIPATING CITY AND ESTABLISHING AN EFFECTIVE DATE.

WHEREAS, the City of Farmersville, Texas, is a participant in the Texas Municipal Retirement System ("TMRS"), an agent, multiple employer plan for employee pension benefits; and

WHEREAS, the Governmental Accounting Standards Board ("GASB") issued new pension account standards in GASB Statement No. 68 ("GASB 68") "Accounting and Financial Reporting for Pensions - an amendment of GASB Statement No. 27" that impact the financial reporting requirements for all TMRS participating municipalities; and

WHEREAS, to comply with GASB 68, cities are required for all fiscal years ending after June 15, 2015, to record a net pension liability ("NPL") and pension expense in their financial statements; and

WHEREAS, the changes established by GASB 68 require a coordinated approach to the audit of a TMRS participating city as it relates to the City's employee pension plan through TMRS including the application and use of the user controls identified in the Texas Municipal Retirement System's Service Organization Controls-1 ("TMRS SOC-1"); and

WHEREAS, City Staff implemented the user entity controls identified by TMRS in its March 2014 memorandum regarding the TMRS SOC-1 Entity Controls for the fiscal year October 1, 2014, through September 30, 2015.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF FARMERSVILLE, TEXAS, THAT:

SECTION 1. All of the above premises are true and correct legislative and factual findings of the City Council, and they are hereby approved, ratified and incorporated into the body of this resolution as if copied in their entirety.

SECTION 2. The City Council of the City of Farmersville, Texas, hereby ratifies the City's use of the TMRS SOC-1 Entity Controls for the fiscal year October 1, 2014, through September 30, 2015, and formally adopts TMRS SOC-1 Entity Controls as the user entity controls to be applied to the City's participation in the TMRS effective as of October 1, 2014.

PASSED AND APPROVED by the City Cou Farmersville, Texas on this the 26 th day of January	nncil of the City Council of the City of ary, 2016.
	APPROVED:
•	Joseph E. Helmberger, P.E., Mayor

Paula Jackson, Interim City Secretary



HUMAN RESOURCES/PAYROLL TMRS SOC-1 ENTITY CONTROLS

Procedure No: Effective Date: 09/30/2015 Revised: Page 1 of 3

Organizational Units Affected: HR & Finance

NOTE: For the City of Farmersville to rely on the conclusions/opinion issued in the final SOC-1 report issued by TMRS' auditor, the City of Farmersville must have these User Entity Controls in place for the year ending 9/30/2015. TMRS, as the plan administrator, had identified the control objectives in place; these will be audited by TMRS's auditor, with an opinion provided in the SOC-1 audit report.

RESPONSIBILITY	TMRS CONTROL OBJECTIVE 1 — CONTROLS PROVIDE REASONABLE ASSURANCE THAT REPORTING OF PARTICIPANT CENSUS TO THE TMRS OUTSIDE ACTUARY IS COMPLETE AND ACCURATE
HR/Finance Director	A. Controls should be established to ensure city representatives (city correspondents) are authorized to create TMRS-16 forms for new member enrollment data – City of Farmersville's authorized representative is the HR/Finance Director.
HR/Finance Director	B. Controls should be established to ensure city representatives are responsible for determining if workers are "employees" under the TMRS Act and for providing employee eligibility data to TMRS. – Employees status should be documented in the payroll system. Changes to employee's status should be documented on a payroll action form and kept in the employee's permanent file. Current employment eligibility data should be provided to TMRS on a timely basis.
City Secretary	C. Controls should be established to ensure municipal representatives are responsible for maintaining plan documents. – Plan documents should be kept on file with the HR/Finance Director. Documents should be updated annually or more frequently in the case of a change in rate or material event.
City Secretary	D. Controls should be established to ensure municipal representatives are responsible for ensuring all plan amendments (i.e., ordinances) are forwarded to TMRS in a timely manner. – Any ordinances approving changes to the plan shall be provided to HR by the City Secretary. Amendments to the plan should be provided to TMRS in a timely manner.
HR/Finance Director	E. Controls should be established to ensure municipal representatives are responsible for providing TMRS with information that is accurate, complete, properly authorized (if applicable), and in accordance with plan guidelines. – Information provide to TMRS shall be supported by the appropriate employment forms and be consistent with the payroll system data.
RESPONSIBILITY	TMRS CONTROL OBJECTIVE 2 — CONTROLS PROVIDE REASONABLE ASSURANCE THAT CONTRIBUTIONS RECEIVED FROM EMPLOYERS ARE COMPLETELY AND ACCURATELY POSTED TO THE EMPLOYEE AND EMPLOYER ACCOUNTS IN THE PROPER PERIOD
HR/Finance Director	F. Controls should be established to ensure payroll amounts included in the TMRS-3 forms submitted to TMRS are complete and accurate – The TMRS-3 form shall be completed using the Retirement Report obtained in the City's financial software. This data is generated and verified at the time each payroll is prepared.
HR/Finance Director	G. Controls should be established to ensure only appropriate municipal representatives are authorized to certify the Summary of Monthly Payroll Report (TMRS-3) – the City of Farmersville's representative is the HR/Finance Director. Access to the production of these reports is limited to the authorized personnel.

RESPONSIBILITY	TMRS CONTROL OBJECTIVE 2 — CONTROLS PROVIDE REASONABLE ASSURANCE THAT CONTRIBUTIONS RECEIVED FROM EMPLOYERS ARE COMPLETELY AND ACCURATELY	
	POSTED TO THE EMPLOYEE AND EMPLOYER ACCOUNTS IN THE PROPER PERIOD	
HR/Finance Director	H. Controls should be established to ensure that municipal representatives are responsible for the timely remittance of contributions to TMRS – The HR/Finance Director shall complete the TMRS-3 on the 1 st of each month and remittance to TMRS shall be made on the first accounts payable date of each month to ensure that both are received no later than the 15 th of each month.	
HR Director	I. Controls should be established to ensure municipal representatives are responsible for providing TMRS updated personnel and payroll files as needed for the operation and maintenance of the plan. – Employees status should be documented in the payroll system. Changes to employee's status should be documented on a payroll action form and kept in the employee's permanent file. Current employment data should be provided to TMRS on a timely basis.	
HR/Finance Director	J. Controls should be established to ensure municipal representatives are responsible for notifying TMRS of any manual adjustments needed to the payroll files/TMRS-3 form. The HR/Finance Director shall be responsible for notifying TMRS of the adjustment immediately.	
RESPONSIBILITY	TMRS CONTROL OBJECTIVE 3 — CONTROLS PROVIDE REASONABLE ASSURANCE THAT DISTRIBUTIONS (I.E., PARTIAL LUMP SUM DISTRIBUTIONS, REFUNDS, AND SERVICE	
	RETIREMENTS) ARE AUTHORIZED AND PROCESSED ACCURATELY, COMPLETELY, AND IN A TIMELY MANNER IN ACCORDANCE WITH EMPLOYER PLAN PROVISIONS.	
HR/Finance Director	K. Controls should be established to ensure that only appropriate municipal representatives are authorized to certify the Application for Occupational Disability Retirement form (TMRS-150) – Occupational Disability forms shall be authorized by the HR/Finance Director. Disability and medical examination data supporting the disabled status shall be kept on file.	
HR/Finance Director	L. Controls should be established to ensure that only appropriate municipal representatives are authorized to certify the Application for Retirement form (TMRS-15). – Retirement Application should be Authorized by the HR/Finance Director. Approval and application data should be kept on file.	

RESPONSIBILITY	TMRS CONTROL OBJECTIVE 4 — CONTROLS PROVIDE REASONABLE ASSURANCE THAT
	LOGICAL ACCESS TO PROGRAMS AND DATA IS GRANTED TO APPROPRIATELY
	AUTHORIZED INDIVIDUALS
Assistant to City Manager & Finance Director	 N. Controls should be established to ensure access to PCs/terminals (containing payroll and TMRS-related information) is limited to authorized and appropriate individuals. 1. User access to view and/or change any payroll and TMRS-related information on the City's Financial Software shall be limited to the following: a. City Manager (administrative access) b. Assistant to City Manager (viewing access only) c. HR/Finance Director (administrative access) d. City Secretary In the instance where any of the above individuals leave their PC/terminal
	unattended, the PC/terminal access shall be controlled either by locking door, locking the computer screen, or powering-off the computer.

IF: The HR/Finance Director is unavailable, THEN: the City Manager or his/her designee shall act for the HR/Finance Director.



Mayor and Councilmembers

FROM:

Ben While, City Manager

DATE:

January 26, 2016

SUBJECT:

Presentation from the Main Street Manager regarding Statewide Main Street

Reinvestment Statistics

• Presentation by Adah Wolf

Action: Receive information and give guidance as necessary

TEXAS HISTORICAL COMMISSION

real places telling real stories

December 23, 2015

Adah Leah Wolf Main Street Manager Farmersville Main Street Program 205 S Main Farmersville, Texas 75442

Re: Your individualized annual report of progress from the state office

Dear Adah Leah,

Earlier this month, your program received its 2016 annual contract and invoice for continuing participation as a designated Texas Main Street community. This is a follow up to that correspondence. This snapshot of progress seems appropriate at the present time, both because the Texas Main Street Program celebrates its 35th anniversary in 2016, and because the National Main Street Center will roll out its re-evaluated Four Point ApproachTM during the year.

The intent of this individualized program snapshot is to help you and your stakeholders see both how powerful the network is and to spotlight the return on investment your community receives from participation. We think you will find this information helpful and interesting and we encourage you to share it as appropriate with your stakeholders. At the same time, you might find that this communication is a helpful tool for determining targeted improvement areas for your program.

As you know, the Texas Main Street Program is one of the oldest and largest state Main Street programs in the nation, having been one of the first created in 1981 following the nationwide introduction of the then-new Main Street Four Point ApproachTM. The model has proven itself over the ensuing years as a highly effective economic development tool. Nationwide, thousands of communities just like yours have reported overall reinvestment of almost \$62 billion since the national Main Street movement was created in the late 1970s. Additionally, under an economic development concept that supports and facilitates the development of independent retail in the historic downtown, there have been 528,557 jobs and 120,510 small businesses created nationwide. Texas' statewide reinvestment statistics since 1981 are just as noteworthy, as you can see from the chart below.

Statewide Main Street reinvestment statistics for Texas, 1981-September 2015 (all programs)

Overall reinvestment from public and private sources: \$3.177 billion

Private sector reinvestment (of total) into local Main Street districts: \$2.047 billion

(shows that public investment and incentives have been successfully utilized to spur private development)

Gain in businesses: 8,627 (253 annually)
Gain in employment: 34,260 (1,007 annually)

All of this information will be further detailed in the Texas Main Street annual report that will be published in our monthly e-newsletter, *Main Street Matters*, in January. At that time, you'll be able to find it here: http://www.thc.state.tx.us/preserve/projects-and-programs/texas-main-street/resources/main-street-matters.

Snapshot of Texas Main Street average statistics by population (current programs) Years of Main Street designation Overall (group avg., reinvestment Average Job # Bus. Total as of (cumulative, as annual Creation created Volunteer S value of Population 12/31/15) of Q3 2015) reinvestment (cumulative) (cumulative) hours vol hours < 4,999 (19 programs) 16 \$181,971,050 \$598,589 2,295 1.042 389,401 \$9,602,628 5,000 - 7,999 (13 programs) 13.5 \$124,753,944 \$710,849 1,441 542 111,307 \$2,744,830 8,000 - 14,999 (12 programs) 16.5 \$155,337,430 \$784,532 2,325 826 74,617 \$1,840,055 15,000 - 24,999 (13 programs) 19 \$314,925,312 \$1,275,001 3,313 1,047 124,947 \$3,081,193 25,000 - 49,999 (17 programs) 18 \$636,756,824 \$2,080,904 5,110 1,197 226,592 \$5,587,759 50,000 - 100,000 (7 programs) 16 \$450,321,372 \$4,020,726 3,359 748 131,632 \$3,246,045 > 100,000 (6 programs) 16 \$602,090,669 \$6,271,777 6,355 926 112,114 \$2,764,731

Each population group has many years of Main Street participation, with two of the seven closing in on two decades. This is important to point out, since, as an economic development program, Main Street needs to be viewed as a long-term commitment and the necessary resources need to be locally provided for its progress. At the state level, we have a staff of eight professionals available to provide numerous services to designated communities at no additional cost outside of your annual administrative fee. This includes design and historic preservation services to all public and private property owners in the district; organizational management, strategic planning and program capacity building services such as training and professional development for managers and volunteers; and community planning and economic development services. This assistance is a way to leverage existing resources and we hope you will take advantage of our services regularly.

Effective organizations are strategic about what they do and how they do it, and they document measurable progress. For that purpose, local programs submit monthly activity reports, quarterly reinvestment reports and annual reports to the state office. Our records show that in the past 12 months, your program has submitted 12 monthly activity reports; and 4 quarterly reinvestment reports (4 quarters). Submission of these reports is required in your contract. Seventeen years ago, an Accreditation program recognizing achievement of reported annual progress was created by the National Main Street Center and carried out in Texas through our office. Your program has received National Accreditation 15 of the 15 times it has been eligible (not including annual report turned in Nov. 2015). Since your program began its affiliation with Main Street 16 years ago, the reinvestment reports submitted for your community show:

- Overall reinvestment of \$13,442,929
- Creation of 183 jobs and 99 small businesses
- The contribution of 35,330 volunteer hours in support of your program, showing the community's commitment to its downtown.

We hope you have found this information useful. Please share this information with your Main Street Board.

Sincerely.

Bradford Patterson Division Director

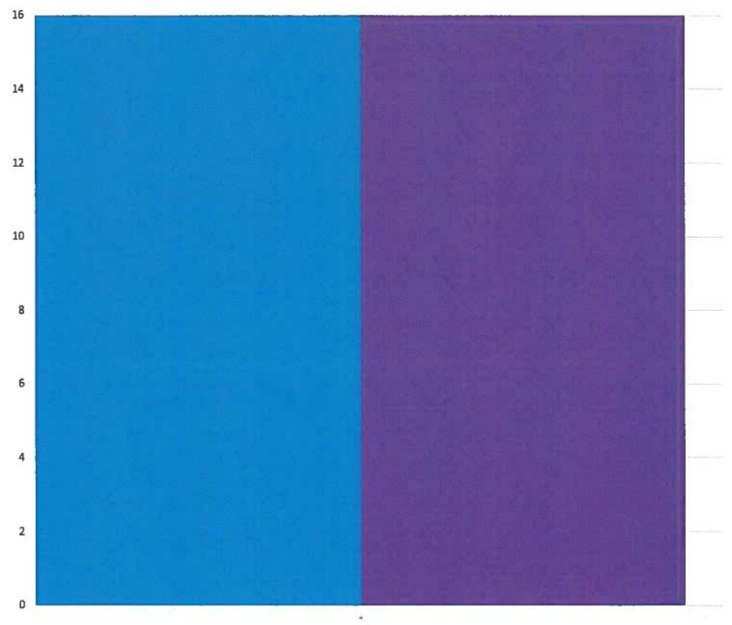
Bull Witter

Community Heritage Development Division

cc: Ben White, City Manager

Debra Drescher State Coordinator Texas Main Street Program





Ave for TX Main Street Cities under 5,000

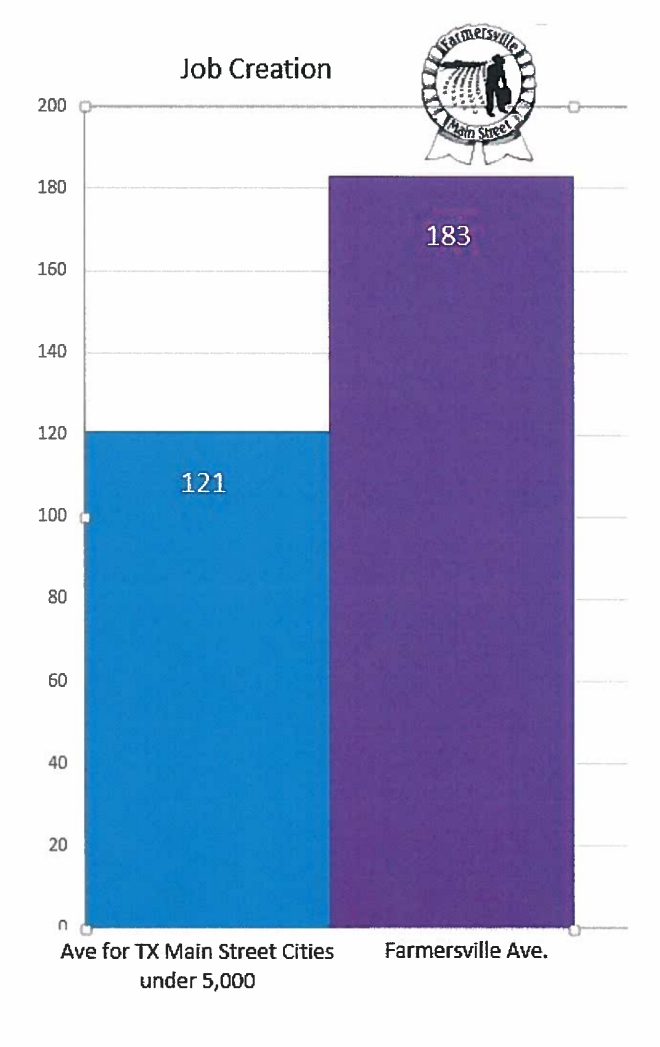
Farmersville

\$900,000

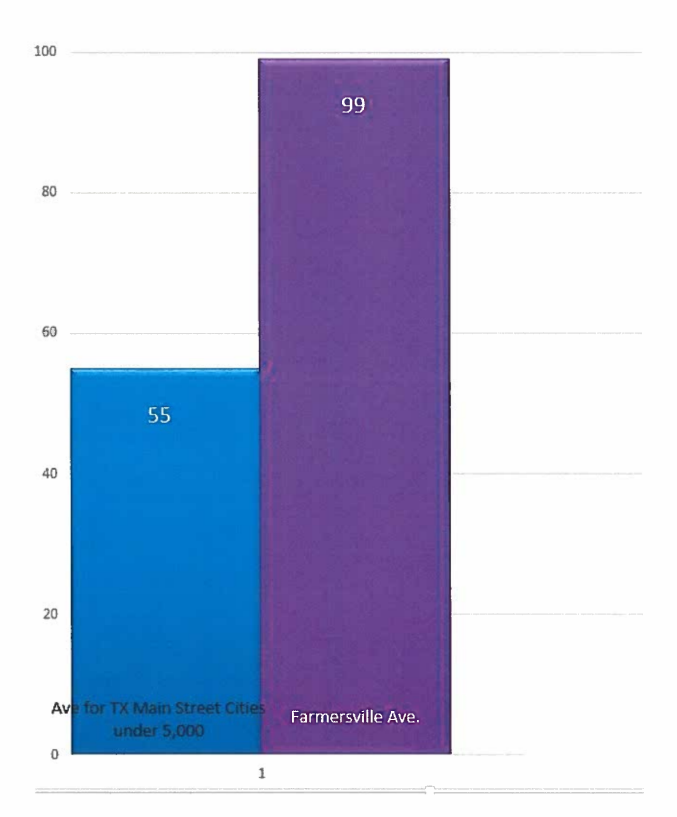
Average Annual Reinvestment



\$800,000		\$840,183	
\$700,000			
\$600,000			
\$500,000	\$598,589		
\$400,000			
\$300,000			
\$200,000			
\$100,000	Ave for TX Main Street Cities under 5,000	Farmersville	
\$0			



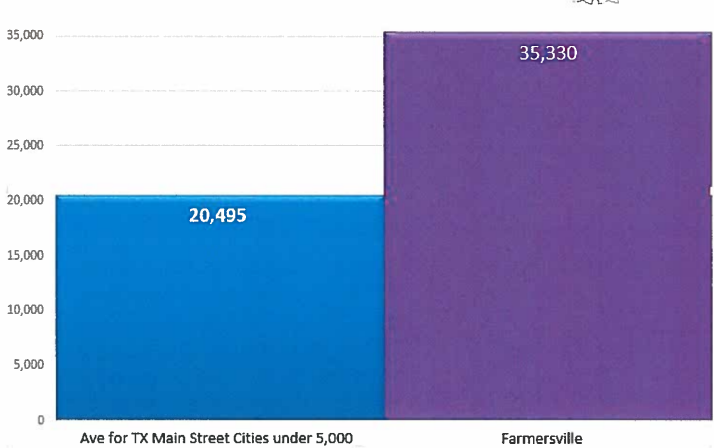




Total Volunteer Hours, Cumulative

40,000







Mayor and Councilmembers

FROM:

Ben While, City Manager

DATE:

January 26, 2016

SUBJECT:

Consider, discuss and act upon appointment to fill vacancies:

1. Library/Civic Center Board

2. Senior Citizens Board

Action: Assign board members, and approve or deny



TO: Mayor and Councilmembers

FROM: Ben While, City Manager

DATE: January 26, 2016

SUBJECT: review and discuss the Sign ordinance and possible changes regarding signs in the

extraterritorial jurisdiction

• Sign Ordinance is attached for review

Action: Review and provide direction as required

CITY OF FARMERSVILLE ORDINANCE #2007-48

AN ORDINANCE OF THE CITY OF FARMERSVILLE, TEXAS, AMENDING ARTICLE 4 OF THE CODE OF ORDINANCES OF THE CITY OF FARMERSVILLE, TEXAS, ENTITLED "BUILDING AND CONSTRUCTION," BY AMENDING SECTION 4-142 "SIGN REGULATIONS," AND BY AMENDING APPENDIX B TO THE CODE OF ORDINANCES OF THE CITY OF FARMERSVILLE, TEXAS BY REPEALING THE CITY OF FARMERSVILLE SIGN CODE, AS AMENDED, IN ITS ENTIRETY AND ADOPTING A NEW APPENDIX B TO THE CODE OF ORDINANCES OF THE CITY OF FARMERSVILLE, TEXAS THAT IS ALSO ENTITLED THE CITY OF FARMERSVILLE SIGN CODE; PROVIDING A PENALTY CLAUSE; PROVIDING FOR SEVERABILITY; PROVIDING FOR THE REPEAL OF ALL CONFLICTING ORDINANCES; PROVIDING FOR PUBLICATION; AND PROVIDING FOR AN EFFECTIVE DATE

WHEREAS, the City Council has investigated and determined that it will be advantageous, beneficial and in the best interest of the citizens of Farmersville to create a neat and orderly appearance throughout Farmersville;

WHEREAS, the City Council has investigated and determined that it will be advantageous, beneficial and in the best interest of the citizens of Farmersville to create a means of safely identifying a place of business and the services available on the premises without creating aesthetic offenses and harm;

WHEREAS, the City Council has investigated and determined that it will be advantageous, beneficial and in the best interest of the citizens of Farmersville to support the general economic development of Farmersville;

WHEREAS, the City Council has investigated and determined that it will be advantageous, beneficial and in the best interest of the citizens of Farmersville to support the general welfare of the citizens and to maintain the historically small town atmosphere of Farmersville;

WHEREAS, the City Council has complied with all notices and public hearings as required by law; and

WHEREAS, the City Council of the City of Farmersville, Texas, has determined that it is in the public's best interest and in furtherance of the health, safety, morals, and general welfare of the citizens of the Town to amend the City of Farmersville Sign Code as set forth herein.

NOW THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF FARMERSVILLE, TEXAS:

SECTION 1: That from and after the effective date of this Ordinance, Article 4 of the Code of Ordinances of the City of Farmersville, Texas, entitled "Building And Construction," is hereby amended by the amendment of Section 4-142 "Sign Regulations" in its entirety to read as follows:

Sec. 4.142 Sign Regulations: See the City of Farmersville Sign Code attached to this Code of Ordinances as Appendix B which was adopted by Ordinance No. 2007-48 on October 9, 2007, and as may thereafter be amended by further action of the City Council.

SECTION 2: That from and after the effective date of this Ordinance, Appendix "B" to the Code of Ordinances of the City of Farmersville, Texas, identified as the City of Farmersville Sign Code is hereby amended and replaced in its entirety by a new Appendix "B" to the Code of Ordinances of the City of Farmersville, Texas, that is also identified as the City of Farmersville Sign Code and is attached hereto as Exhibit A and incorporated herein by reference for all purposes allowed by law.

SECTION 3: That it is hereby declared to be the intention of the City Council that the phrases, clauses, sentences, paragraphs, and sections of this Ordinance are severable, and if any phrase, clause, sentence, paragraph, or section of this Ordinance shall be declared unconstitutional by the valid judgment or decree of any court of competent jurisdiction, such unconstitutionality shall not affect any of the remaining phrases, clauses, sentences, paragraphs, and sections of this Ordinance, since same would have been enacted by the City Council without the incorporation in this Ordinance of any such unconstitutional phrase, clause, sentence, paragraph, or section.

SECTION 4: That from and after the effective date of this Ordinance, any person, firm or corporation violating any of the provisions of the City of Farmersville Sign Code as amended hereby shall be deemed guilty of a misdemeanor and, upon conviction in the municipal court of the City of Farmersville, Texas, shall be subject to a penalty of a fine not to exceed the sum of five hundred dollars (\$500.00) for each offense and each and every day any such offense shall continue shall be deemed to constitute a separate offense.

SECTION 5: That from and after the effective date of this Ordinance, all previously adopted ordinances, orders or resolutions heretofore passed and adopted by the City Council of the City of Farmersville, Texas, in conflict with the provisions of this Ordinance including, but not limited to, Ordinance Nos. 2000-07 and 2005-16 shall be, and the same are hereby repealed to the extent of any such conflict.

<u>SECTION 6</u>: That this Ordinance shall apply to signs within the corporate limits of the City of Farmersville as well as signs situated in the extraterritorial jurisdiction of the City of Farmersville, Texas to the full extent permitted by and not otherwise prohibited by Chapter 216 of the Texas Local Government Code.

SECTION 7: That this ordinance shall take effect immediately from and after its passage and publication of the caption, as the law in such cases provides.

PASSED AND APPROVED by the City Council of the City of Farmersville, Texas this 9th day of October, 2007

FARMERSLIFE

APPROVED:

Donald C. Smith, Mayor

ATTEST:

Linda Aaron, City Secre

Exhibit A

CITY OF FARMERSVILLE SIGN CODE Initially adopted by City Council Ordinance No. 2007-48 October 9, 2007

Article 1.	POLICY AND PURPOSE
	Application. Purpose.
Article 2	ENFORCEMENT
Sec. 2-2.	Sign Permits. Responsibility of Compliance. Enforcement.
Article 3.	<u>DEFINITIONS AND REGULATIONS</u>
	Definitions and Requirements. Prohibited Signs.
Article 4.	ZONING AND SPECIAL REQUIREMENTS
Sec. 4-1. Sec. 4-2.	Signs for the Central Area Zoning District (CA). Zoning Districts.
Article 5.	INSPECTIONS AND DESIGN REQUIREMENTS
	Inspection. Sign Specifications, Design and Other Requirements.
Article 6.	VARIANCES
Sec. 6-1.	Variance Procedures.
Article 7.	THE SIGN BOARD OF APPEALS
Sec. 7-2. Sec. 7-3.	Operation Procedures for Sign Board of Appeals. Action of The Board. Notice of Hearing before the Board. Jurisdiction of the Board.

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Article 1. POLICY AND PURPOSE

Sec. 1-1. Application.

1

These regulations shall be known as the City of Farmersville Sign Code, may be cited as such, and will be referred to herein as "this Code". The terms and conditions of this Code shall apply to signs located within the corporate limits of the City of Farmersville and its extraterritorial jurisdiction.

Sec. 1-2. Purpose.

- (A) The purpose of this Code is to encourage aesthetically pleasing design, establish uniform standards for the placement of signs, and provide minimum standards to safeguard life, health, property and the public welfare by regulating and controlling the design, quality of materials, construction, location, electrification and maintenance of all sign structures not located within a building.
- (B) The regulations of this Code are not intended to authorize nor shall they be deemed to permit any violation of the provisions of any other ordinance, statute, rule or regulation.

Article 2 <u>ENFORCEMENT</u>

Sec. 2-1. Sign permits.

- (A) No sign, other than those signs allowed without a permit by Sections 3-1 and 4-2 of this Code, shall be erected, placed, attached, secured, altered or displayed to/on the ground, any building, or any structure, until a permit for such sign has been issued by the building official. An application for a sign permit may be obtained from the City of Farmersville.
- (B) The City shall approve or deny an application for a sign permit within 30 days of the building inspection division's receipt of the application. A sign permit will be issued if a proposed sign conforms to all City ordinances.
- (C) Upon request by the City, a diagram shall be provided showing the location of all signs on the property and/or adjacent properties. Incorrect information on an application shall be grounds for denial or revocation of a sign permit.
- (D) Not to issue for prohibited locations. No sign permit shall be issued under this section for any sign in a district where signs are prohibited by the City's Comprehensive Zoning Ordinance, as it currently exists or may hereafter be amended.
- (E) A sexually oriented business seeking a sign permit must also comply with all City ordinances regulating such businesses.

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- (F) Fees. The sign permit fee shall be a fee as established from time to time in the Master Fee Schedule.
- (D) Interpretation and administration. The Building Official shall be responsible for interpreting and administering this article. The Building Official may revoke any permit for a sign issued in error.

Sec. 2-2. <u>Responsibility of Compliance.</u>

The permittee, owner, agent, person or persons having the beneficial use of a sign, the owner of the land or structure on which the sign is located, and the person in charge of erecting the sign, are all subject to the provisions of this Code.

Sec. 2-3. <u>Enforcement.</u>

- (A) Authority. The Building Official or his designee or such other person as may be appointed by the City Manager is hereby designated to be the City's Sign Inspector and is further authorized and directed to interpret and enforce all the provisions of this Code. For such purposes the Sign Inspector shall have the powers of a law enforcement officer.
- (B) Right of entry. Whenever necessary to make an inspection to enforce any of the provisions of this Code, or whenever there is reasonable cause to believe that there exists in any building or upon any premises any condition or code violation which makes such building or premises unsafe, dangerous or hazardous, the Sign Inspector may enter such building or premises at all reasonable times to inspect the same or to perform any duty imposed by this Code, provided that if such building or premises is occupied, he shall first present proper credentials and request entry; and if such building or premises is unoccupied, he shall first make a reasonable effort to locate the owner or other persons having charge or control of the building or premises and request entry. If such entry is refused or the owner or other persons having charge or control of the building or premises cannot be located, the Sign Inspector shall have recourse to every remedy provided by law to secure entry.

Article 3. <u>DEFINITIONS AND REGULATIONS</u>

Sec. 3-1. <u>Definitions and requirements.</u>

For the purpose of this chapter, the words below shall have the following definitions, whether or not capitalized unless the context clearly requires another meaning, ascribed to them and the requirements and regulations set forth for each shall apply in the City of Farmersville and its extraterritorial jurisdiction:

A-frame sign. A temporary sign constructed of two pieces of wood, metal or other similar material connected at the top by hinges or similar devices and may collapse when the connecting devices are overextended or the two pieces of wood, metal or other similar material are against one another.

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- (A) The maximum width allowed is 4 feet. The maximum height allowed is 4 feet. The maximum copy area allowed is 16 square feet.
- (B) A-frame signs are only allowed to be displayed during normal daytime business hours between 8:00 a.m. and 5:00 p.m.
- (C) A-frame signs are prohibited in the Central Area (CA) Zoning District in the City of Farmersville. See "Sandwich Board" for CA zoning district.
- (D) A sign permit is not required.
- (E) A-frame signs must be located a minimum of four feet from any curb of any adjacent street. An A-frame sign shall not be closer than 20 feet to another A-frame sign. A maximum of one A-frame sign may be placed per business or tenant on the property where the A-frame sign is located. A-frame signs must provide an unobstructed pedestrian clearance of at least four feet in width. An A-frame sign shall not be placed in any manner that interferes with vehicular traffic or causes a potential hazard.
- (F) An A-frame sign shall not be placed in any median. An A-frame sign shall not be placed within a utility or right-of-way easement. An A-frame sign shall not be illuminated or contain any moving parts other than the fasteners holding the faces of the A-frame sign together.

Abandoned or Neglected sign. A sign that is not maintained, has missing panels, burned out lights, missing letters or characters, has rust, loose or damaged parts, has faded from its original color, advertises a product or service no longer available or a business no longer in operation; a sign which is illegible, non-functional, in disrepair, or hazardous as a result of a lack of maintenance; a previously nonconforming sign structure that has lost its lawful nonconforming status as a result of abandonment or lack of use.

- (A) Abandoned or neglected signs shall be considered a public nuisance.
- (B) Neglected or abandoned signs are prohibited in the City of Farmersville and its extraterritorial jurisdiction. (See Public Nuisance.)

Apartment sign. A temporary stake sign made of wood, metal or other similar material used to convey information that relates to the operations of an apartment community or complex.

- (A) An apartment sign shall not exceed 6 square feet in total area. The maximum height of an apartment sign shall not exceed four feet.
- (B) No sign permit required.

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- (C) Apartment signs may be placed in the front yard of a property developed as an apartment complex no earlier than Friday at 12:00 p.m. and shall be removed from the property no later than Sunday at 6:00 p.m.
- (D) Apartment signs may not be installed on any public property or right-of-way area. Apartment signs shall only be placed on the property for the apartment community to which it pertains. Apartment signs installed within the front of a property shall not be placed closer than 60 feet from another apartment sign. Apartment signs shall not be installed within 30 feet from a side property line.

Audible sign. Any sign that emits music, talking, words, or other sound or amplification.

(A) Audible signs are prohibited in the City of Farmersville and its extraterritorial jurisdiction.

Awning. A retractable or nonretractable projection, shelter or structure of rigid or nonrigid canvas, metal, wood, or other similar material, attached to the building, that extends above a window, door, patio, or deck used as a shading device for windows and/or entryways, used as protection from the weather, used as a decorative embellishment, and/or used for identity. For the purposes of this ordinance an Awning is not a Canopy. Refer to Canopy and Canopy sign.

(A) Minimum height of the lowest part of an awning shall be 7 feet above grade.

Awning sign. A permanent sign that is directly applied, attached or painted onto an awning that extends above a window, door, patio, or deck used as a shading device for windows and/or entryways, intended for protection from the weather or as a decorative embellishment, and/or used for identity. An awning sign is used to advertise the name of the business, hours of operation, business telephone number, business address, and/or website address.

- (A) No building shall have both a wall sign and an awning sign on the same building face.
- (B) A sign permit is required.
- (C) The maximum height of an awning sign shall not exceed four feet. The width of an awning sign shall not exceed 75 percent in length of any side of an awning.
- (D) An awning sign shall only be permitted in conjunction with a nonresidential use or in a nonresidential zoning district.
- (E) An awning sign shall be secure and may not swing, sway, or move in any manner. An awning sign shall not contain any moving devices. Also refer to Canopy and Canopy Sign

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Balloons and other floating devices. A visible airtight, inflatable apparatus with a maximum size not to exceed three square feet in total area in various shapes and/or designs made of latex, mylar, or other similar material that extends by, or is anchored to the ground by, a cord, rope, string, wire or other similar material.

- (A) Balloons and all other floating devices are allowed for temporary events only. Temporary events include business grand openings, festivals, fairs, tournaments, or other similar happenings.
- (B) No sign permit is required.
- (C) No person shall erect, maintain, or allow the installation of any floating devices anchored to the ground, any vehicle, structure or any other fixed object for the purpose of advertising or attracting attention to a business, commodity, service, sale, or product, except as otherwise permitted in this section. See Special Event, Special Event signs, Grand Opening and Grand Opening signs. Also refer to Wind Devices.

Banner. A temporary single sign or a grouping of pennants having characters, letters, or illustrations applied to plastic, cloth, canvas, or other light fabric or similar material, with the only purpose of such nonrigid material being for background used to promote awareness of special events or as seasonal decoration. Banners will include all flags or pennants that contain no names, initials, logos, insignia or similar items and are not national, state or municipal flags, or the official flag of a public or private institution. A banner does not include a municipal banner.

- (A) A sign permit is required for each display period lasting for up to a maximum of thirty (30) calendar days. One banner sign may be placed on a building for a maximum of 30 days or less, two times in a twelve month period. Each suite within a retail development shall be considered a building and, therefore, shall be allowed to erect a banner accordingly.
- (B) **Exemption**: Religious organizations that temporarily operate in a school or other nonreligious facility may erect a banner no earlier than two hours before a worship service and remove the banner no later than two hours after said worship service without the issuance of a sign permit.
- (C) A banner shall be securely attached to the front, side or rear face of a building. A banner shall not face a residential neighborhood, unless the site of the banner is separated from the residential neighborhood by a major thoroughfare. However, banners are permitted only in conjunction with a nonresidential use or in a nonresidential zoning district.
- (D) A banner may be erected during social or athletic events at a public park or other city-owned property attached to pavilions, fences, vehicles, stakes, rails, or poles up to two hours prior to the start of the event and shall be removed no later than one hour after the conclusion of the event.

- (E) A banner shall not exceed 100 square feet in area. A banner shall be placed a minimum of nine feet above grade at any pedestrian traveled way. Where a building wall is nine feet in height or less, is adjacent to an approved parking surface, and is not a designated pedestrian walkway, one banner shall be placed a minimum of five feet above the grade above the parking surface.
- (F) Banners shall not be draped over vehicles.

Beacon (or Searchlight or Skylight). A source of high-intensity light with one or more beams directed into the atmosphere or any other point; or any light with one or more beams that rotate or move.

(A) Beacons, Searchlights or Skylights are prohibited in the City of Farmersville except by written permission from the Farmersville City Council.

Billboard. A sign erected in the outdoor environment for the purpose of the display of commercial or noncommercial messages not pertinent to the use of products sold or primarily manufactured on the premises, or the sale or lease of the property on which it is displayed. Billboards include any of its support, frame or other appurtenances.

(A) Billboards are prohibited in the City of Farmersville and its extraterritorial jurisdiction.

Building Marker/Memorial Plaque/Cornerstone. A sign indicating the name, date and information about the building's historical significance; which is cut into or made an integral part of a wall surface; or a wall-mounted or freestanding plaque of bronze or other permanent material describing such information.

- (A) No sign permit is required.
- (B) This type of sign is not an address sign.

Building Official. The City Manager or his designee.

Canopy. A roof-like structure on a framework sheltering an area or forming a sheltered walkway to the entrance of a building. For the purposes of this ordinance a Canopy is not an Awning. Refer to Awning and Awning sign.

Canopy sign. A sign that is applied, attached, painted or affixed on a canopy or other roof-like cover over gasoline fuel pumps, vacuum areas at car detail facilities, or other areas where services are provided to a patron in a vehicle intended for protection from the weather or as a decorative embellishment.

(A) A canopy sign may contain only the business's name and/or logo on the canopy band.

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- (B) Canopy signs may only be erected on the sides of the canopy band that face a public street.
- (C) A sign permit is required.
- (D) Canopy signs may not exceed 15 square feet in size. Canopy signs must be attached directly to or painted on the exterior face of the canopy band and shall not project more than 18 inches from the canopy band. Only the canopy band may be illuminated, not the entire canopy. Canopy signs attached or applied to a canopy shall not extend above or below the canopy band. Also refer to Awning Signs.

Canopy sign attachments. Canopy sign attachments are accessory supplemental signs attached above or below a canopy, commonly used in conjunction with a wall sign. Canopy sign attachments provide the name of the business.

- (A) A sign permit is required. Structural drawings, as required by the building official, sealed by a licensed engineer must be submitted with the permit application.
- (B) Canopy sign attachments shall only suspend from or extend above the edge of a pedestrian canopy. Canopy sign attachments installed for pedestrian display located and attached on the underside of a pedestrian canopy shall be centered.
- (C) Canopy sign attachments shall have a maximum height of 12 inches. Suspended or extended awning sign attachments shall not alternate upand-down at a business's storefront. Suspended canopy sign attachments suspended over a pedestrian canopy shall maintain a minimum nine-foot clearance from pedestrian grade measured from the lowest hanging portion of the attachment. Canopy sign attachments, in the Central Area, suspended over a pedestrian canopy shall maintain a minimum seven-foot clearance from pedestrian grade measured from the lowest hanging portion of the attachment.
- (D) Canopy sign attachments shall not be used in conjunction with a canopy sign. Only one type of canopy sign attachment shall be used per storefront.

Central Area Zoning District (CA). The area consists of the historic downtown area as established by the City of Farmersville Zoning Ordinance, as it currently exists or may be amended, and as indicated on the City of Farmersville Zoning Map.

(A) All signs for the Central Area Zoning District (CA) shall be regulated according to the provisions of this Code. Refer to Section4-1 regarding signs in the Central Area. Also see "Zoning Districts".

Changeable Copy Sign. A freestanding sign or wall-mounted sign, with manually interchangeable plastic letters and symbols, communicating information to the public

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such as bulletin boards, and marquees and the like. A Changeable Copy Sign is usually secondary to and part of the sign area of a larger freestanding sign for which a sign permit is required.

(A) If the Changeable Copy Sign is to be the primary sign then it must meet the sign requirements as outlined in this Code. Refer to Monument Sign, Pylon Sign or Wall Sign. Also refer to Electronic Message Center.

Church and Civic Organizations Sign. Signs identifying groups such as churches or civic organizations.

(A) These sign shall be regulated according to the provisions of this ordinance.

Cloud buster balloon and air devices. Any visible airtight or air-flow through, inflatable apparatus that exceeds one square foot in total area made of latex, mylar, or other similar material that extends higher than ten feet into the sky which extends by, or is anchored to the ground by, a cord, rope, string, wire, or other similar material. A cloud buster balloon or air device is commonly-used to attract passersby/patrons to a location having a promotion, sale, or other function.

(A) Cloud buster balloons, blimps, and other air devices are allowed for temporary special events only. No sign permit is required.

Code Enforcement - The building official or other designated authority, appointed by the City Manager, charged with the administration and enforcement of this Code.

Commercial real estate sign (CRES). An onsite, temporary sign made of wood, metal or similar material approved by the building official that pertains to the sale or lease of the commercial property where the sign is located. A CRES is a vertical framework consisting of one or more uprights supported by the ground. A CRES generally advertises the name of a building or property for sale or lease, property owner name, realtor information, telephone number, zoning information, and other information relating to the sale or lease of nonresidential property.

- (A) A CRES shall not exceed 32 square feet in area. A CRES shall not exceed eight feet in height. The maximum width of a CRES shall not exceed four feet.
- (B) A V-shape sign is not a CRES.
- (C) A sign permit is required.
- (D) A CRES requires removal within ten days after the sale or lease of a property or business.
- (E) A CRES shall be located no closer than 15 feet to any property line. A maximum of one CRES per property shall be placed on a lot. For a property with more than 500 feet of single street frontage, more than one

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CRES is allowed, provided, that each CRES is spaced a minimum of 200 feet from other signs.

Conforming Sign. A sign that is lawfully in place on a tract of land which complies to all regulations of this Code.

Construction (Project Development) sign. Any temporary sign identifying the property owner, architect, contractor, engineer, landscape architect, opening dates, decorator and/or financiers engaged in the construction or improvement of the premises on which the sign is located. A construction sign is generally constructed of wood, metal or other similar materials. A construction sign is a vertical framework consisting of one or more uprights supported by the ground.

- (A) A construction sign may include zoning information and advertise residential builders selling homes within a subdivision.
- (B) In no case shall a construction sign contain information that pertains to off-premise uses.
- (C) A sign permit is required.
- (D) A construction sign must be removed when 95 percent of the buildings/homes/units in the commercial project/subdivision have been issued a certificate of occupancy.
- (E) The construction sign shall be installed no closer than 15 feet to any property line. The minimum distance between a construction sign on one site and a construction sign on another construction sign is 200 feet.
- (F) A construction sign installed on a lot where a contractor requests a final inspection must be removed prior to the final inspection and issuance of a certificate of occupancy.
- (G) The maximum area of a construction sign is 96 square feet. The maximum height of a construction sign is 16 feet.
- (H) A maximum of one construction sign is allowed along a major street frontage per subdivision. When a subdivision has more than one major thoroughfare, one construction sign may be placed on each major thoroughfare. Also see Subdivision Entrance Sign.

Copy. Letters, characters, illustrations, logos, graphics, symbols, writing or any combination thereof, designed to communicate information of any kind, or to advertise, announce or identify a person, entity, business, business product, or to advertise the sale, rental or lease of premises.

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Copy Area. The area within the sign containing any copy, including the area between separate lines of text and the area between text and any symbol, sign, logo or graphic as well as the area between any symbols, signs, logos or graphics.

Decorative Display. A flag or banner that contains no name, initials, logos, insignia or similar items and does not represent a government or private organization.

- (A) Decorative displays are not signs.
- (B) Decorative displays shall not protrude over property lines.

Developed Property. A developed property is a nonresidential property for which a certificate of occupancy has been issued by the building official to occupy a building on the property, or a residential property for which a certificate of final acceptance has been issued by the City.

Dilapidated. Any surface element, background, or support of any sign that has finished materials that are missing, broken, bent, cracked, decayed, dented, harmful, hazardous, illegible, leaning, splintered, ripped, torn, twisted, or unsightly.

Directional sign. Any sign relating solely to internal pedestrian and vehicular traffic circulation within a complex or project without any form of advertising.

Electronic Message Center. Any sign composed of lights, LEDs, or other form of illumination that displays a message or picture. An Electronic Message Center is usually secondary to and part of the sign area of a larger freestanding sign for which a sign permit is required.

- (A) The displayed message or picture of an Electronic Message Center shall remain static for not less than two hours per message or picture.
- (B) An Electronic Message Center shall not scroll, fade, blink, flash, travel, or any other means that does not provide at least two hours of constant illumination.
- (C) If the Electronic Message Center is to be the primary sign then it must meet the sign requirements as outlined in this code. Refer to Monument Sign, Pylon Sign or Wall Sign.

Erect or *install*. To build, construct, attach, hang, place, suspend, affix, display, apply, assemble or place in any manner, including but not limited to the exterior of a building or structure.

Exempt. A sign permit is not a requirement; however, compliance with all other City ordinances and the comprehensive zoning ordinance, as it currently exists or may be amended, is required.

Flag or flagpole. A piece of fabric or other flexible material attached to a ground-supported staff on one end used as a symbol of a nation, state, political subdivision, or organization.

- (A) No sign permit required.
- (B) A flag and its ground-supported staff shall be located on private property behind the property line.
- (C) At a property that contains a building with less than four floors, the maximum height of a ground-supported flagpole shall be 40 feet measured from the ground with the maximum area of the flag not to exceed 60 square feet in area. At a nonresidential property that contains a building with four floors or more aboveground, the maximum height of a flagpole shall be 60 feet measured from the ground with the maximum area of a flag not to exceed 96 square feet in area.
- (D) A maximum of four flags or flagpoles may be located on a property.
- (E) A flag not displayed on a ground-supported staff shall meet the permit and display requirements of a banner (see "banner").
- (F) Temporary flags for special interest groups (e.g. schools, Boy Scouts, Girl Scouts, and the like) may be placed at public parks during social and athletic events.

Flashing sign. Any sign that incorporates the use of a pulsating, blinking, revolving or rotating light source; including a light source that changes or alternates the color of the light in sequence.

(A) Flashing signs are prohibited in the City of Farmersville and its extraterritorial jurisdiction. Also see Illuminated Signs.

For Sale, Rent, Lease or Realtor Open House signs. A sign that advertises the availability for sale, rent or lease of a tract of land, a structure, or portions of a structure.

- (A) No permit is required.
- (B) Said signs are allowed in the right-of-way, minimum three feet from back of curb, but not allowed in median.
- (C) Maximum sign area: 6 square feet. Maximum height: 3 feet. Maximum number of signs: 1 Builder, 1 Realtor and 1 Open House.

Free Standing sign. Any type of sign supported by structures that are placed on or anchored in the ground, structurally independent of any building or other structure, and intended to be permanent.

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(A) A sign permit is required. Refer to Monument, Pole, or Pylon signs

Garage Sale sign. An onsite temporary stake sign used to advertise a garage sale, yard sale, or estate sale at an occupied residential property that has obtained a certificate of occupancy.

- (A) No permit is required.
- (B) Garage sale signs shall be located only on the private property of the resident having the garage sale.
- (C) Garage sale signs shall not be placed on a vehicle, fence, pole, tree, median, or railing. Garage sale signs shall not be balloons, wind devices or other type of sign, except stake signs, unless meeting the definition and requirements for that type of sign.
 - (D) A garage sale sign shall not exceed six square feet in area. The maximum height of a garage sale sign shall not exceed four feet

Grade. The ground elevation located at the base of a sign.

Graffiti. Pictures, words or slogans, images, or other artwork painted, drawn, scratched, carved, cut or applied in any other manner to exterior walls, fences, structures, vehicles, stone, statues, buildings, or other items in public view. Graffiti includes the illegal or unauthorized defacing of a building, wall, or other edifice or object by painting, or otherwise, marking it with words, pictures, or symbols, advertising, logos, relations with a group, indecent/vulgar images or offensive languages.

(A) Graffiti is prohibited in the City of Farmersville and its extraterritorial jurisdiction.

Grand opening sign. A commemoration that promotes the opening of a new business is a grand opening.

- (A) A grand opening sign shall be permitted within 180 days of the issuance of a certificate of occupancy from the building official. Grand openings occurring more than 180 days after the issuance of a certificate of occupancy require approval from the building official.
- (B) A grand opening sign may only be located at the business that received a certificate of occupancy from the building official.
- (C) The period for which a grand opening sign may be permitted shall not exceed 14 consecutive days in length.

Grand opening balloons and/or balloon arrangement. A Grand Opening Balloon is a visible airtight, inflatable apparatus with a maximum size not to exceed three square feet in total area, in various shapes and/or designs made of latex, mylar, or other similar

material that extends by, or is anchored to the ground by, a cord, rope, string, wire or other similar material. Grand Opening Balloon arrangements are balloons tied, twisted, or connected in such a manner to design creative figures, shapes, crescents, and/or other displays.

- (A) Grand opening balloon arrangements may not exceed 20 feet in height.
- (B) No sign permit is required.
- (C) Grand opening balloon arrangements shall only be displayed during a grand opening at a business. Grand opening balloons and/or balloon arrangements require removal within two hours after the conclusion of the grand opening event.
- (D) Grand opening balloon arrangements shall only be displayed within 20 feet of the business' public entrance.
- (E) Grand opening balloon arrangements shall not be placed or displayed in front of (or at) other businesses. Grand opening balloons and/or balloon arrangements shall not be attached to parking signs, bicycle stands, benches, trees, fences, poles, railings, vehicles, existing signage, display items, other structures, or placed in required parking spaces. Grand opening balloons and/or balloon arrangements shall not block pedestrian or vehicular visibility or cause a safety hazard.

Highway Commercial Zoning District (HC). The area as established by the City of Farmersville Zoning Ordinance, as it currently exists or may be amended, and as indicated on the City of Farmersville Zoning Map.

(A) All signs for the Highway Commercial Zoning District (HC) shall be regulated according to the provisions of this Code. Also see "Zoning Districts".

HOA-neighborhood sign (HOA-NS). A temporary stake sign used to convey residential subdivision board meetings, announcements, or other subdivision-related events to residents within the subdivision.

- (A) No sign permit required.
- (B) A HOA-NS shall be located on private property within the subdivision.
- (C) A HOA-NS shall not be located along any major thoroughfare or street artery outside of the subdivision screening wall or perimeter barrier. A HOA-NS shall not exceed six square feet in area. The maximum height of a HOA-NS shall not exceed four feet.

Home Builder Directional Signs. A temporary sign which directs pedestrian or vehicular traffic to a particular home development or residential subdivision.

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- (A) An annual permit is required.
- (B) A Home Builder Directional sign may not be closer than 100 feet or more than 150 feet back from major intersections.
- (C) Home Builder Directional signs are allowed in the right-of-way, minimum three feet from back of curb.
- (D) Home Builder Directional signs are not allowed in the median.
- (E) Individual builder signs shall be spaced at least 100 feet apart. Home Builder Directional signs are allowed to be displayed from noon Friday until noon on the following Monday, with the following exceptions: from noon Thursday until noon Tuesday when a Friday or Monday falls on New Year's Day, Memorial Day, Fourth of July or Christmas.
- (F) Maximum 25 signs per builder. Maximum sign area: 6 square feet. Maximum height: 3 feet.

Home Improvement sign. An onsite temporary stake sign that advertises the name, phone number, website address, and/or type of construction being performed on the property, such as a roof, fence, pool, paint, landscape, or other home improvement contractor.

- (A) No sign permit required.
- (B) A home improvement sign shall be removed within 15 days of being initially installed or when the home improvement work is completed, whichever occurs first. A home improvement sign shall be located only on the lot at which the home improvement is occurring.
- (C) A home improvement sign shall not be erected on private property closer than 10 feet from the edge of any street pavement or designated roadway. A home improvement sign shall not exceed 6 square feet in area. A home improvement sign shall not exceed four feet in height. A maximum of one home improvement sign shall be erected on a lot.

Human sign. A sign held by or attached to a human being who stands or walks on the ground, on private property, at a business location.

- (A) No sign permit is required.
- (B) A human sign includes a person dressed in costume, both for the purpose of advertising or otherwise drawing attention to an individual, business, commodity, service, activity or product on the premise where the human sign is located.

- (C) Human signs may not be off-premise from where a promotion, sale, event or the like takes place. Podiums, risers, stilts, vehicles, roofs, or other structures or devices shall not support a human sign.
- (D) Human signs may be displayed 24 hours each and every continuing day until the promotion, sale, special event, or the like has ended.

Illuminated sign. A sign designed or made that consists of lights, LEDs, or other form of illumination that displays a message or picture that does not scroll, fade, blink, flash, travel, or any other means that does not provide constant illumination. Also see Electronic Message center signs.

Impounded sign. A sign that is legally removed by a city-authorized official, inspector, officer, other city employees or city-authorized persons in accordance with the provisions of this section.

- (A) Impounded signs may be recovered by the owner within 15 days from the date of impoundment by paying a fee as established from time to time in the Master Fee Schedule.
- (B) Illegal signs removed from public property, including the City of Farmersville's right-of-way, park property or other city maintained area may be immediately disposed of by the city in any manner it shall elect. Also refer to "Public Nuisance".

Inflatable device sign (IDS). A sign manufactured of plastic, cloth, canvas or other flexible or light fabric, inflated with air. An IDS only brings attention to a business, advertises the opening dates, sale of items offered or sold, date of sale, name of business, telephone number, and/or website information of a business.

- (A) An IDS shall be secured directly to, and not suspended or floating from, the ground.
- (B) An IDS shall not be placed on a roof, canopy, parking garage, or awning, or suspended or floating from any building or garage.
- (C) The maximum height of an IDS shall not exceed 30 feet. One banner may be applied to an IDS. A banner applied to an IDS shall not count toward the allotted number of banners during a calendar year. The maximum area of a banner applied to an IDS shall not exceed 48 square feet.
- (D) An IDS shall not be installed within 200 feet from another IDS measured in a straight line in any direction.
- (E) Cloud buster balloons, blimps, wind devices or any similar type of apparatuses are not an IDS. Also see "Wind Device"
- (F) A sign permit is required.

- (G) One IDS may be erected on a lot for not more than three 14-day periods per calendar year. A business can only display one IDS at a time. In the case of multiple businesses or tenants located on a single lot, each business is allowed to erect an IDS on the lot for not more than three 14-day periods per calendar year, provided that not more than one IDS is installed along any street frontage at the same time. One IDS per street frontage may be installed each time.
- (H) An IDS shall not be located in required parking places, or driveways that provide access to parking spaces or fire lanes, nor shall any IDS or its securing devices encroach into a right-of-way.
- (I) IDSs are only permitted within a nonresidential zoning district.

Instructional/informational sign. The sole purpose of an instructional/informational sign is to provide instruction, information, or direction to the general public that is essential to the health, safety, and public welfare of the community.

- (A) An instructional/informational sign shall contain no other message, copy, announcement, or decoration other than the essential instruction, information or direction and shall not advertise or otherwise draw attention to an individual, business, commodity, service, activity, or product. Such signs shall include, but are not limited to, a sign identifying a property address, street address, restrooms, public telephones, handicap parking spaces, reserved parking spaces, freeze warning, no trespassing, no dumping, no loitering, no soliciting, beware of warning, water resource information, neighborhood watch informational, lock/take and hide informational, construction entrance and/or exit signage.
- (B) Instructional/informational signs erected by the city, local, federal or state governments for the purpose of public instruction, warnings or other similar hazards, street or highway designation, traffic control and similar purposes incidental to public interests shall be considered an instructional/informational sign. An instructional/informational sign will include a sign of a warning, directive or instruction erected by a public utility company that operates under a franchise agreement with the City of Farmersville and/or signs required by federal, state or other local authorities.
- (C) A sign permit is not required.
- (D) No restrictions.
- (E) The maximum area of an instructional/informational sign is 16 square feet.

Logo. Any design, insignia or other marking of a company or product, which is used in advertising to identify the company, business or product.

Lot. An individual parcel or tract of land recorded by a plat or deed in the County Clerk's office.

Lot line. A line dividing one lot from another, or from a street or place.

Menu board sign. A sign erected in conjunction with a use that incorporates a drive-thru or drive-in and generally used to provide service and/or product options and pricing for patrons who remain in a vehicle.

- (A) A sign permit is required.
- (B) A menu board sign is permitted only in conjunction with a nonresidential use or in a nonresidential zoning district. The minimum front building setback is 25 feet from the property line.
- (C) Drive-thru menu board sign. A menu board sign shall be supported from the grade to the bottom of the sign having or appearing to have a solid base. The design, materials, and finish of a menu board sign shall match those of the buildings on the same lot. One menu board sign is permitted per drive-thru use on a lot. The maximum sign area of a menu board sign is 60 square feet. The maximum height of a menu board sign is six feet.
- (B) Drive-thru pre-order sign. A drive-thru pre-order sign shall be supported from the grade to the bottom of the sign having or appearing to have a solid base. The design, materials, and finish of a drive-thru per-order sign shall match those of the buildings on the same lot. One drive-thru pre-order sign is permitted at the entrance of the drive-thru lane on a lot. The maximum sign area of a drive-thru pre-order sign is 24 square feet in area. The maximum height of a drive-thru pre-order sign is six feet.
- (C) Drive-in menu board sign. A drive-in menu board sign shall be supported from the grade to the bottom of the sign having or appearing to have a solid base. If the drive-in stalls are covered by a canopy, the drive-in menu board signage may be attached directly to the canopy support columns. The design, materials, and finish of a drive-in menu board sign shall match those of the buildings on the same lot. One drive-in menu board sign is permitted per ordering station. The maximum sign area of a drive-in menu board sign is nine square feet. The maximum height of a drive-in menu board sign is six feet.

Mobile Advertisement sign. An operable or inoperable vehicle with illuminated or non-illuminated panels, other devices, or appendages, used to advertise, promote or draw attention to products, services, events, or other similar purpose, designed or intended to be relocated from time-to-time. A mobile advertisement includes signs on wheels or mobile structures, such as, among other things, trailers, skids, banners, tents or other mobile structures. The primary purpose of a mobile advertisement sign is advertising and is not used in the daily function of the business it advertises.

(A) A mobile advertisement is prohibited in the City of Farmersville and its extraterritorial jurisdiction for longer than 20 minutes in a 24 hour day.

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(B) A mobile advertisement sign shall only be driven on public streets in the City of Farmersville and its extraterritorial jurisdiction. A mobile advertisement sign is not a "Vehicle sign". Also refer to "Portable sign" and/or "Vehicle sign".

Model Home sign. A sign used to identify a builder or contractor model house that is open to the public for inspection by customers and located within a residential district. A model home sign provides a builder's name, corporate logo, hours of operation, website information, and/or telephone number.

- (A) A sign permit is required.
- (B) A model home sign is permitted on a lot that has been issued a building permit for construction of a residential dwelling or temporary sales trailer. A Model Home sign is a vertical framework consisting of one or more uprights supported by the ground. One model home sign is allowed per residential lot.
- (C) The minimum front setback of a model home sign shall be 15 feet from the property line. The minimum side or rear setback of a model home sign shall be ten feet from the property line. The maximum area of a model home sign shall not exceed 32 square feet. The maximum height of a model home sign shall not exceed ten feet. The average finished grade of the lot shall not be altered to increase the height of a model home sign.
- (D) Model home signs shall not contain neon or prohibited lights. Exterior lighting must meet the requirements of the light and glare standards as defined in Farmersville's Comprehensive Zoning Ordinance, as it currently exists or may be amended.

Monument sign. A freestanding sign having a low profile, supported from the grade to the bottom of the sign having, or appearing to have, a solid base, made of stone, concrete, metal, brick, routed wood planks or beams, or similar materials equivalent to the architecture of the building or complex.

- (A) A sign permit is required.
- (B) Maximum height for lots 5 acres or less: 8 feet including base, measured from grade.
- (C) Maximum sign area for lots 5 acres or less is 64 square feet.
- (D) Maximum height for lots 5 acres or more is 10 feet including base, measured from grade.
- (E) Maximum sign area for lots 5 acres or more is 150 square feet.
- (F) Setback: 15 feet from property line, if no curb line exists, the setback shall be 15 feet from property line.

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- (G) Number of signs allowed: No more than one monument sign per lot with the following exceptions:
 - (1) For lots over 5 acres, abutting a state highway which is not classified as a business route: Minimum 200 feet separation between other allowed permanent freestanding signs on the same lot.
 - (2) For lots over 20 acres: Minimum 300 feet separation between other allowed permanent freestanding signs on the same lot. Also refer to Pylon sign.

Moving sign. Any sign, sign appendages or apparatus designed or made to move freely in the wind or designed or made to move by an electrical or mechanical device.

(A) Moving signs, and/or any sign appendage that moves, are prohibited in the City of Farmersville and its extraterritorial jurisdiction.

Municipal Banner. A temporary sign having characters, letters, or illustrations applied to plastic, cloth, canvas, or other light fabric or similar material, with the only purpose of such nonrigid material being for background used by the City, either acting alone or in cooperation with another person or entity, to promote the City, aide in economic development or economic activity in the City, promote citizenry and good will, promote awareness of happenings in the City, promote municipal-related places, activities, events, or promote municipal-related information or an event or similar happening determined by the City to directly relate to the City's objectives in speaking on its own property. A municipal banner includes ornamentations and seasonal decorations.

- (A) Written permission from the Building Official is required. No time restriction.
- (B) A municipal banner may be erected on any city-owned property, including but not limited to pavilions, fences, walls, vehicles, poles and light poles, and/or any other structure or apparatus approved by the Building Official.
- (C) Municipal banners shall not be faded, tattered or torn.

Mural. Noncommercial pictures or artwork painted, drawn or applied on the exterior walls that do not depict or contain advertising, logos, or images of a product or service offered or sold on-premise or off-premise.

- (A) Murals shall not be used to advertise products or services of any kind offered or sold off-premise or on-premise. Any form of wording or logo shall be of secondary nature to a mural.
- (B) A sign permit is required.

- (C) A detailed drawing of the proposed mural shall be submitted to the City with the sign permit application for review to determine conformity with all applicable city, state and federal laws, statutes and ordinances.
- (D) The mural shall be executed in conformity to the detailed drawing of the proposed mural that is submitted to the City with the sign permit application.
- (E) A mural shall be located above grade and below a roof and only be located within a nonresidential zoned district. Murals shall not be applied to a roof or other similar cover of a building or structure. The maximum area of a mural shall not exceed the length or height of the exterior wall on which it is painted, drawn or applied. A mural shall not face a residential neighborhood, unless separated by a major thoroughfare.
- (F) Murals are permitted only in conjunction with a nonresidential use or in a nonresidential zoning district.
- (G) Murals shall not contain any matter that is obscene, or which offends the public morals, or that is inappropriate viewing material for anyone under the age of eighteen years including, but not limited to:
 - (1) "Nudity or a state of nudity," "specified anatomical areas" and "specified sexual activities" as those terms are defined in the Section 5.105.1 of the Code of Ordinances of the City of Farmersville:
 - (2) Less than completely and opaquely covered human genitals, buttocks, or that portion of the female breast below the top of the areola; and
 - (3) Human male genitals in a discernibly turgid stage whether covered or uncovered.

Nameplate sign or Address sign. A sign showing only the name and address of the owner or occupant of the premises with a maximum area of 2 square feet.

(A) No sign permit is required.

Neon tubing. A discharge tube containing neon that ionizes and glows with various colors when electric current is sent through it.

Nonconforming sign. Any sign and its supporting structure that does not conform to all or any portion of this Code and was in existence and lawfully erected prior to the effective date of this Code; and was in existence and lawfully located and used in accordance with the provision of any prior ordinances applicable thereto, or which was considered legally nonconforming thereunder, and has since been in continuous or regular use; or was used on the premises at the time it was annexed into the city and has since been in regular and continuous use. A nonconforming sign may be maintained.

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- (A) The right to continue all nonconforming signs shall cease and such sign shall be removed whenever:
 - (1) An approved application for a certificate of occupancy has been submitted or a certificate of occupancy is issued as provided in the Comprehensive Zoning Ordinance and a sign is associated with such occupancy. This provision applies to on-premise advertising signs only.
 - (2) A sign is altered, moved or relocated without a permit pursuant to the provision of this Code.
 - (3) A sign leans such that an angle between the sign and the ground is 45° or less.
- (B) If a structurally sound nonconforming sign is destroyed in part or in whole by fire, storm, wind, or any other uncontrollable event, the sign may be rebuilt to its original state unless the cost to repair exceeds 60% of the replacement cost on the date of damage. If a nonconforming sign is destroyed and removed by any other means, the sign must be repaired or replaced in compliance with this sign ordinance.
- (C) Signs designated by official action of the City as having special historic or architectural significance are exempt from paragraph (A) of this section.
- (D) A nonconforming general business sign situated on property purchased by the City may be relocated provided the sign is removed or rebuilt to conform to this Code within one year by the sign owner or responsible party. Relocation is limited to the same physical sign with no increase in height, area, or change in other physical attributes. For purposes of this provision, "A property acquisition initiated by the City" does not include right-of-way dedicated in the subdivision plat process. Also refer to Public Nuisances

Notice. Notice required by this Chapter shall be sufficient if it is affected by personal delivery or by registered or certified mail, return receipt requested, by the United States Postal Service and/or by posting notice at the premises.

Off-premise or Off-location sign. A sign that advertises, promotes, or pertains to a business, person, organization, activity, event, place, service, product, etc. at a location other than where the business, person, organization, activity, event, place, service, product, etc. is located.

(A) Off-location and off-premises signs are prohibited in the City of Farmersville and its extraterritorial jurisdiction.

Official sign. A sign erected by a governmental agency within its territorial jurisdiction for the purpose of carrying out an official duty or responsibility and including, but not limited to, traffic signs and signals, zoning signs, and street signs. Special lighting or

banners celebrating seasonal or civic events sponsored and/or endorsed by the City Council may be Official signs.

On-premise or On-location. The property or location on which a business, person, organization, activity, event, place, service, product, etc. is located.

Owner. The owner of the sign, land or structure, or person responsible for erecting, altering, replacing, relocating, or repairing the sign or structure.

Permanent sign. Any attached or detached sign placed in a fixed location or affixed to a permanent structure of a maximum height and area.

Pole sign. A sign erected on a vertical framework consisting of one or more uprights supported by the ground.

(A) Pole Signs are prohibited in the City of Farmersville and its extraterritorial jurisdiction. Refer to Monument signs, Pylon signs, or Wall signs.

Political sign. A sign that relates to the election of a person to a public office, relates to a political party, relates to a matter to be voted upon at an election called by a public body, or contains primarily a political message.

- (A) No sign permit required.
- (B) Political signs shall be located only on private property with the consent of the property owner.
- (C) A political sign shall not be erected closer than ten feet from the edge of the street pavement, located on any public property, or within a designated easement or right-of-way. Political signs shall not exceed eight feet in height measured from the ground to the highest point of the sign. Political signs shall not exceed 36 square feet in area. Political signs shall not be illuminated. Political signs shall not contain any moving elements or parts. Political signs shall not be dilapidated or cause a hazard.

Portable sign. Any sign with illuminated or non-illuminated panels, other devices, or appendages, used to advertise, promote or draw attention to products, services, events, or other similar purpose, designed or intended to be relocated from time-to-time, whether or not it is permanently attached to a building or structure. Portable signs include signs on wheels or on portable or mobile structures, such as, among other things, trailers, skids, banners, tents or other portable structures.

- (A) Portable signs are prohibited in the City of Farmersville and its extraterritorial jurisdiction except as specifically allowed by other sections of this Chapter.
- (B) A portable sign is not a Vehicle sign. Also refer to "Mobile Advertisement sign and Vehicle sign".

Prohibited lights/lights. Lights are any form of light sources or lumens, whether by electromagnetic radiation, flame, reflection, or any other form of lumens that act upon the retina of the eye and optic nerve that makes sight possible. Prohibited lights are lights that blink, strobe, flash, fade, scroll, or are anything other than stationary or static that attracts the attention of the general public, or causes light pollution or light trespass.

- (A) Prohibited lights placed in any manner where the light is visible from the exterior of a business or other nonresidential use facility are prohibited in the City of Farmersville and its extraterritorial jurisdiction.
- (B) Exception: Federal, state and municipal authorized emergency devices or apparatuses, emergency vehicles, utility repair vehicles, fire and building code light devices for emergency and/or security purposes, or other required lighting for public safety purposes are not prohibited and must comply with all applicable ordinances or regulations.

Projecting sign. A sign attached and projecting out from a building face or wall, generally at a right angle to the building. A projecting sign advertises the name, telephone number, street address, and/or website information of a business.

- (A) A sign permit is required.
- (B) A projecting sign is permitted only in conjunction with a nonresidential use or in a nonresidential district. When a projecting sign is constructed over a pedestrian sidewalk, a minimum of nine-foot clearance shall be provided between the grade of the sidewalk and the lowest portion of a projecting sign.
- (C) A projecting sign shall not extend above a building wall.
- (D) The maximum area of a projecting sign is 12 square feet.

Property line. The line denoting the limits of legal ownership of property.

Public nuisance. Any sign or similar device erected, constructed or placed in a manner that constitutes a traffic hazard, that causes annoyance either to a limited number of persons or to the general public, or causes a hazard or dangerous condition, any sign erected or constructed in or over any public right-of-way, or any prohibited or noncompliant sign.

- (A) Any sign deemed to present an immediate danger to public health, safety or welfare; the City shall remove immediately. Within 10 days after the removal of the sign the owner of the property on which the sign was located shall be notified of the reasons for the removal of such sign.
- (B) Upon written notification, to the owner, agent, or person having beneficial use of the land, building or structure upon which a neglected sign or an abandoned sign is located such neglected sign shall be repaired by the owner,

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agent or person having beneficial use thereof and/or such abandoned signs shall be removed. The notification shall state that the offending sign shall be repaired or removed within 10 days after written notification to do so. The notification shall further state that if the sign is not removed or repaired, a citation may be issued and the City may pursue any remedy available to it to remove or repair the sign up to and including impoundment. Also refer to "Impounded signs".

Public view. Visible from any public right-of-way, city right-of-way, or access easement.

Pylon sign - A freestanding sign supported from the grade to the bottom of the sign having, or appearing to have, a solid base made of stone, concrete, metal, brick, or similar materials designed to complement the architecture of the building or complex.

- (A) A sign permit is required.
- (B) Pylon signs are prohibited in Farmersville's Central Area (CA) zoning districts.
- (C) Minimum height: 8 feet, maximum height: 20 feet, including base, measured from grade.
- (D) Maximum sign area: 150 square feet.
- (E) Setback: 15 feet from the back of curb or if no curb line exists the setback shall be 15 feet from property line.
- (F) Number of signs allowed: No more than one pylon sign per lot with the following exceptions:
 - (1) For lots over 5 acres, abutting a state highway which is not classified as a business route: Minimum 200 feet of separation between other allowed permanent freestanding signs on the same lot.
 - (2) For lots over 20 acres: Minimum 300 feet of separation between other allowed permanent freestanding signs on the same lot. Also refer to "Monument Sign" and "Pole Sign".

Rear Wall sign. A sign erected onto a wall with no main entrances, no store fronts, and which does not face the front or side of the lot.

- (A) A sign permit is required.
- (B) A building may have a maximum of one rear wall sign.
- (C) Rear wall signs shall only be permitted in the Farmersville CA zoning district.

Revolving sign. Any sign that turns, spins, or partially revolves or completely revolves 360 degrees on an axis.

(A) Revolving signs are prohibited in the City of Farmersville and its extraterritorial jurisdiction.

Right-of-Way. The area on, below, or above a public roadway, highway, street, public sidewalk, alley, waterway, or utility easement in which the City has an interest.

Roof sign. A sign mounted on and supported by the roof portion of a building or above the uppermost edge of a parapet wall of a building and which is wholly or partially supported by such a building or a sign that is painted directly to or applied on the roof or top of a building or structure.

- (A) A sign that is mounted on mansard facades, pent eaves or architectural projections, such as canopies or the fascia (wall) of a building or structure shall not be considered to be a roof sign.
- (B) Roof signs are prohibited in the City of Farmersville and its extraterritorial jurisdiction.

Roof (secondary) sign. A roof (secondary) sign is a sign that is mounted to or projects from a canopy or secondary roof over the entry to a building, but does not project above the highest point of the building. A roof (secondary) sign may be attached to a parapet wall.

- (A) A sign permit is required.
- (B) In lieu of a wall sign, a roof (secondary) sign may be installed on a parapet wall; provided, the parapet wall extends around the entire perimeter of the building at the same elevation. A roof (secondary) sign may be erected on a secondary canopy or a secondary roof over an entry to a building.
- (C) The structural or mechanical elements of a roof (secondary) sign shall not be visible from six feet above the grade of adjacent streets.

Sandwich Board sign. A temporary sign constructed of two pieces of wood, metal, or other similar material connected at the top by hinges or similar devices and may collapse when the connecting devices are overextended or the two pieces are against one another.

- (A) A sign permit is not required.
- (B) Sandwich board signs are only allowed to be displayed during normal daytime business hours between 8:00 a.m. and 5:00 p.m.
- (C) The maximum height is four feet. The maximum width is two feet. The maximum copy area is 8 square feet per side.

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- (D) One sandwich board is allowed per primary entrance to a commercial structure. A sandwich board sign must provide an unobstructed pedestrian clearance of at least four feet in width.
- (E) A sandwich board sign shall not be placed in any median. A sandwich board sign shall not be placed within a utility or right-of-way easement. A sandwich board sign shall not be illuminated or contain any moving parts other than the fasteners holding the faces of the sandwich board sign together.
- (F) A Sandwich board sign shall not be placed in any manner to interfere with vehicular traffic or cause a potential hazard. Sandwich board signs are allowed only in the CA zoning district. Refer to "Signs in Central Area Zoning District". Also see "A-frame sign".

School sign. An onsite temporary stake sign used to convey school registrations, enrollments, open houses, award ceremonies, PTA meetings, or other school-related events or functions for a Farmersville-based public or private educational facility to which the information pertains.

- (A) A school sign excludes information pertaining to dates, times, and/or locations of scheduled athletic games.
- (B) No sign permit is required.
- (C) A school sign may be erected up to seven days prior to the event and shall be removed no more than 48 hours after the conclusion of the meeting or event.
- (D) With permission of the owner, a school sign may be placed at a private or public school, and/or at an improved property that has received a certificate of occupancy. A school sign erected on private property shall be no closer than ten feet from the edge of any street pavement.
- (E) The maximum area of a school sign shall not exceed six square feet. The maximum height of a school sign shall not exceed four feet.
- (F) A school sign shall not contain balloons, streamers, flags, pennants, or wind devices.

Security sign. A sign which identifies emergency telephone numbers, hours, and security information.

(A) No sign permit is required.

Sign. Shall mean and include any medium, including its structure and component parts, including a name, number, identification, description and announcement, declaration, demonstration, device, display, flag, banner, pennant, illustration, beacon, light or insignia, and structure supporting any of the same, affixed directly or indirectly to or upon any building, structure, or vehicle, or erected or maintained upon a piece of land,

which directs attention to any object, project, product, service, place, activity, person, institution, organization or business. This definition shall also include any device, fixture, placard, or structure that uses any color, form, graphic, illumination, symbol, to communicate information of any kind to the public.

Sign Area. The gross surface area of the sign, including a single surface of a sign with messages on both sides, the sum of all surfaces where two or more signs share a single structure; the gross surface area of both faces of a V-shaped sign not to exceed a 45 degree angle; and the copy area of a monument sign.

- (A) The square footage of a sign made up of letters, words or symbols within a frame shall be determined from the outside edge of the frame itself.
- (B) The square footage of a sign composed of only letters, words or symbols shall be determined from imaginary straight lines drawn around the entire copy or grouping of such letters, words, or symbols.
- (C) Double-faced signs shall be calculated as the area of one side only.
- (D) Three-dimensional or multifaceted signs shall be calculated as the maximum area visible from any single direction at any point in time.
- (E) In the case of an irregularly shaped sign, the sign area is calculated by enclosing the extreme limits of the sign by no more than four rectangles. The sum of the area of the rectangles shall be the gross surface area. The maximum allowable area is reduced by 10% for the second and each subsequent rectangle used in the calculation.

Sign Height. The vertical height of a sign measured from the sign grade to the highest point of the sign or its structure.

Sign Setback. The horizontal distance between the closest portion of a sign, whether the support structure or edge of the sign area, and the front or side property line, as measured from that part of the sign, including its extremities and supports, nearest any point on an imaginary vertical plane projecting vertically from the front or side property line.

Special Event. Special events are generally defined as a festival, fair, tournament, or other similar happening.

- (A) Should City staff question a proposed activity or celebration as a valid special event, a description of the proposed activity or celebration will be prepared by the applicant and forwarded to the City Council by City staff for the City Council's consideration of the event as a special event.
- (B) Business promotions, such as grand openings and sales events, shall not be classified as a special event.

Special Event signs. Temporary signs, banners, pennants, or lights as may be authorized for a special event.

- (A) No sign permit is required.
- (B) Signage associated with a special event shall be erected no earlier than seven days prior to the event and removed no later than 24 hours after the conclusion of the event.

Stake sign. A temporary directional sign with a maximum height of 3 feet and a maximum copy area of 6 square feet with an end for driving into the ground. A stake sign includes but is not limited to "garage sale," "realtor/open house," "homebuilder directional," "for rent/sale," and similar signage.

Subdivision Identity/Entrance sign. A subdivision identity/entrance sign is a sign mounted to a screening wall or engraved into a masonry block which identifies a residential development or a planned development, whether residential or noncommercial, and generally refers to the platted name of the subdivision or planned development.

- (A) A sign permit is required.
- (B) A sign permit shall not be issued to erect or place a subdivision identity/entrance sign on a property until a final plat is approved by the planning and zoning commission for development of the property.
- (C) All subdivision identity/entrance signs shall be located within the platted limits of a residential subdivision to which it pertains. Subdivision identity/entrance signs may be in the form of a sign mounted to a screening wall that does not project from the fascia of the wall more than one inch. Subdivision identity/entrance signs are limited to two signs per entrance

Temporary Religious sign. A temporary stake sign used to provide the name of and direction to a location occupied by a religious organization or religious group that temporarily operates in a school or other facility. A temporary religious sign identifies the meeting location/address, website information, hours of service, and/or telephone number of a religious organization or group.

- (A) A sign permit is not required.
- (B) A temporary religious sign may be erected during times of worship provided that the sign is placed no earlier than two hours prior to worship and removed no later than two hours after worship.
- (C) A temporary religious sign shall be placed on private property with consent of the property owner. Temporary religious signs shall be erected on private property not closer than ten feet from the edge of any street pavement or designated roadway or right-of-way.

- (D) The maximum area of a temporary religious sign shall not exceed six square feet. The maximum height of a temporary religious sign shall not exceed four feet.
- (E) A temporary religious sign shall not contain balloons, streamers, flags, pennants, or wind devices. Refer to Banner signs.

Temporary sign. Any sign used to display information that relates to a land use, or a sign with a limited duration which is not rigidly and permanently installed into or on the ground, attached to a building, or as identified in this chapter.

Traffic lights and signage. Any traffic-related sign, light, apparatus, or device installed that provides information to vehicular drivers and/or pedestrian traffic.

- (A) No sign permit is required.
- (B) Traffic-related signs, lights, apparatuses, or devices requires approval from the engineering department, which includes the review and approval of design, size, placement, and any other specifications or requirements prior to installation from the traffic engineer.
- (C) Exemption: Signs, lighting, apparatuses, and/or devices installed or required by federal or state laws.

V-shaped sign. A sign that fronts two street frontages with more than five degrees of parallel.

(A) V-shaped signs are prohibited in the City of Farmersville.

Vacant Building sign. No sign shall be permitted to remain on the lot of or on any vacant building, except a sign regarding the lease or sale of the building and property to which it pertains, or a sign which is under lease from an owner or his authorized agent when such sign is maintained by a person operating under his own bond.

(A) Vacant building signage is prohibited in the City of Farmersville.

Variance request. An official written request, to the planning and zoning commission, to allow exceptions to the regulations or requirements of this Code.

- (A) Variance requests shall be in writing, authorized by the property owner. Variance request shall be heard by the Planning and Zoning Commission at a public hearing.
- (B) An application for such a request may be obtained from the City.

Vehicle. Any operable or inoperable motorized machine on wheels, treads, or runners by which any person, materials, commodity, or property is or may be transported.

Vehicle sign. Any sign attached to any vehicle, truck, car, bus, trailer, boat, recreational vehicle, motorcycle or any other vehicle.

- (A) Any vehicle, whether operable or not, shall not be parked and/or decorated where the primary purpose is to use the vehicle as a sign.
- (B) Vehicle signs shall exclude bumper stickers and state required registration or inspection stickers.
- (C) No sign permit is required.
- (D) Vehicle signs are allowed 24 hours each and every continuing day. Vehicles signs are permitted provided the vehicle is operable, currently registered, and licensed to operate on public streets and actively used in the daily function of the business to which such sign relates.

Vending Machine sign. A sign attached to or incorporated as part of a vending machine or gasoline pump and generally advertises products dispensed, offered or sold from the vending machine or gasoline pump.

- (A) No sign permit required.
- (B) Vending machine signs may be displayed 24 hours each and every day.
- (C) Vending machine displaying vending machine signs shall not obstruct pedestrian or vehicular traffic.
- (D) Vending machine signs shall be directly attached to a vending machine or gasoline pump. Vending machine signs shall be flat and shall not project from the vending machine or gasoline pump. Unless, otherwise, required by federal, state or local laws, signs that promote products or other items shall not be attached to light poles, canopy supports, rails, trees, parking signs, vehicles, or other objects.

Wall sign. Any sign erected against an exterior wall, erected parallel directly onto a wall. A wall sign is a sign erected parallel to and extending not more than 12 inches from the facade of any building to which it is attached, supported throughout its entire length by the building face. A wall sign identifies the name of a business and/or logo of a business.

- (A) A sign permit is required.
- (B) Wall signs are permitted only in conjunction with a nonresidential use or in a nonresidential zoning district.
- (C) Maximum wall coverage for signs placed on the front or side of a building, which wall contains a main entrance into the building, above the highest opening (window or door), shall be limited to twenty-five percent (25%) of the area measured vertically from the highest opening (window or door) up to the

highest point of the wall; and horizontally from outside corner to outside corner of said wall, including openings.

- (D) Maximum wall coverage for signs placed on the front or side of a building, which wall contains a main entrance into the building, below the top of the first floor opening (window or door), shall be limited to ten percent (10%) of the area measured vertically from the top of the highest opening (window or door) down to the sidewalk; and horizontally from outside corner to outside corner of said wall, including openings.
- (E) Maximum wall coverage for rear wall signs shall be limited to fifteen percent (15%) of the rear wall surface; measured vertically from the bottom of the wall to the roof, and horizontally from outside corner to outside corner of the rear wall.

Window sign. Any sign, poster, window slick, or other similar displayed item, excluding banners, located on the internal or external surface of a window for the purpose of advertising a business' name, telephone number, website information, services, commodities, and/or products offered or sold that are available within the building that is visible from a public street or sidewalk.

- (A) No sign permit required.
- (B) 'The maximum area of a window sign shall not exceed 50 percent of the window where the sign is displayed. Illuminated window signs shall not exceed 25 percent of a window and shall not be closer than three feet from a public door. A window sign may be displayed 24 hours each and every continuing day.
- (C) Window signs may be displayed and installed on the inside or exterior of a window.
- (D) Illuminated and non-illuminated window signs or its appendages shall not blink, strobe, fade, flash, scroll, or move in any manner. Illuminated window signs shall remain static and stationary.

Wind device. Any pennant, streamer, spinner, balloon, cloud buster balloon, inflatable objects or similar devices made of cloth, canvas, plastic or any flexible material designed to float or designed to move, or which moves freely in the wind, with or without a frame or other supporting structure, used for the purpose of advertising or drawing attention to a business, commodity, service, sale or product.

- (A) No permit is required.
- (B) Wind devices are allowed for temporary events only. Temporary events include business grand openings, festivals, fairs, tournaments, or other similar happenings.

- (C) Wind devices shall be erected no earlier than seven days prior to an event and removed no later than 24 hours after the conclusion of the event.
- (D) Wind devices are allowed for not more than three 14 day periods per calendar year.
- (E) Flags and grand opening balloons or balloon arrangements shall not be considered a wind device.

Yard sign. A temporary stake sign used to publicize the arrival of a newborn, participation of a family member in a school activity or sport, the presence of a security system, animals, and seasonal decorations.

- (A) No sign permit required.
- (B) Yard signs may be erected 24 hours each and every day.
- (C) Yard signs shall be located only on lots containing an occupied single-family, two-family, or multifamily dwelling. Yard signs shall be erected no closer than ten feet from the street pavement.
- (D) Signs advertising the presence of a home security system shall not exceed one square foot in area.
- (E) Signs advertising the arrival of a newborn, the participation of a family member in a school activity or sport, or the presence of animals shall not exceed four square feet in area.
- (F) Seasonal decorations are excluded from place and manner requirements.

Zoning sign. A temporary sign erected to publicize a request to zone or rezone a property.

- (A) No sign permit required.
- (B) The zoning sign shall be placed in a location visible from all streets adjacent to the property included in the zoning request. One zoning sign shall be erected adjacent to each street frontage of the property. The area of a zoning sign shall be 16 square feet. The width of a zoning sign shall be four feet.

Sec. 3-2. <u>Prohibited Signs.</u>

- (A) The following signs are prohibited in the City of Farmersville:
 - (1) Any sign that uses any combination of forms, words, colors, or lights which imitate emergency or traffic signs or signals;
 - (2) Any obsolete or abandoned sign;

- (3) Any sign not specifically permitted by this ordinance;
- (4) Any sign which exceeds the maximum height and area requirements established in this ordinance and any temporary sign exceeding the time limits established in this ordinance;
- (5) Any sign not referenced in or governed by this Code;
- (6) Any sign erected or installed without the issuance of a permit (if a permit was required), either prior to or after the adoption of this Code;
- (7) Any sign that emits odor or visible matter;
- (8) Any sign erected or installed in or over a right-of-way or access easement, unless permitted within this Code;
- (9) Any sign that does not comply with this or other applicable municipal ordinances, or those which do not comply with federal or state laws;
- (10) Pole signs;
- (11) Off-Premise signs; or
- (12) Vehicular signs.
- (B) It shall be unlawful for any person to display upon any sign any obscene, indecent or immoral matter, such as will offend public morals or decency.
- (C) No person shall place or suspend from any building, light pole, utility pole, structure, sidewalk, parkway, and driveway or parking area, any goods, wares, merchandise or other advertising or display of such items other than a sign, as defined, regulated and permitted by this code.
- (D) No cloth, paper, banner, flag, device or other similar advertising matter shall be permitted to be attached to, suspended from or be allowed to hang from, any sign, building or structure, when the same shall create a public nuisance or danger.
- (E) No person shall attach any sign, paper or other material, or paint, stencil, or write any name, number (except address numbers) or otherwise mark on any sidewalk, curb, gutter, street, utility pole, public building, fence or structure except as otherwise allowed by ordinance.
- (F) No person, firm, corporation or association of persons, shall paste, stick, tack, nail or otherwise place any advertisement, handbill, placard or printed,

pictured or written matter or thing for any purpose upon any fence, railing, sidewalk or public property, including trees thereon.

- (G) It shall also be unlawful for any person to scatter or throw any handbills, circulars, cards, tear sheets or any other advertising device of any description, along or upon the street or sidewalk in the City.
- (H) No sign shall be illuminated to such intensity or in such a manner as to cause a glare of brightness to a degree that it constitutes a hazard or nuisance to traffic. Moving, flashing, intermittently lighted, color changing, beacons, undulates, swings, rotates, revolving or similarly constructed signs shall not be allowed, except for time and temperature on an otherwise permitted sign, except as signs hung or displayed inside a window.
- (I) No rear lighted, or internally lighted, plastic signs shall be allowed in the Central Area zoning district.
- (J) No portion of any sign shall be erected on or over public property, unless the same is erected by the City, or with the permission of the City.
- (K) Any sign erected on a vertical framework supported by and located immediately and entirely over the roof of a building is prohibited.
- (L) No portion of any sign shall be painted directly on to the exterior wall or facade of any building or structure other than on a window or door.

Article 4. ZONING DISTRICTS AND SPECIAL REQUIREMENTS

Sec. 4-1. Signs for the Central Area Zoning District (CA).

(A) Policy and Purpose.

- (1) The CA is a unique historical and cultural environment that provides a certain charm and aura to the City which cannot be replaced and is worthy of preservation.
- (2) In an age of uniform franchise signs and generic plastic "box" signs, historic signs and even new historic styled signs (signs which emulate or imitate historic signage) often attract by their individuality. Historic signage typically allowed buyers and sellers to communicate quickly using images that were the medium of daily life. By communicating names, addresses, prices, products, images and other fragments of daily life, historic styled signs also bring the past to life.

(B) Design Considerations.

(1) In order to preserve the benefits of the CA, all signs in the CA shall have a design appearance compatible with, reflective of, and incorporating materials and

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design elements utilized in the original building design, time era, and historic downtown character of the CA. The following points should be considered when designing and constructing new signs for structures in the CA:

- (a) New signs should emulate or imitate historic signage. The simple signs that were originally used on these buildings serve as the best example for new signs.
- (b) Signs should be viewed as part of an overall graphics system for the historic building to which they are attached. Signs should work with the building, rather than against it.
- (c) New signs should respect the size, scale and design of the historic building.
- (d) Sign placement is an important decision and new signs should not obscure significant architectural features and building elements or design details of a historic building.
- (e) New signs should also respect neighboring buildings and add to the tapestry and appeal of the CA. New signs should not overpower the historic building to which they are attached or adjacent structures.
- (f) Sign materials should be compatible with the historic character of the building and the CA. Materials characteristic of the building's period and style, used in contemporary designs, can form effective new signs.
- (g) New signs should be attached to the building carefully to prevent damage to historic fabric and to ensure the safety of pedestrians. Fittings should penetrate mortar joints rather than brick, for example, and signloads should be properly calculated and distributed.

(C) Sign Standards.

- (1) Allowable signs in the CA include general business signs, incidental signs, menu boards, nameplates, wall signs and rear wall signs.
- (2) Signs shall be designed for pedestrian and slow moving traffic. Big does not mean better.
- (3) Signs shall be flat signs with an allowable thickness of no more than four inches (4"), measured from the wall surface to that portion of the face of the sign which projects furthest away from the building wall.
- (4) Signs should be placed under the lower comice. No sign shall be allowed above the top of the second-story windows of a building.

- (5) Signs may be placed on the building's fascia or on the sign frieze, which is the horizontal flat bank above the store windows. Such signs may be on a flat signboard or made of individual letters or symbols attached to the building's fascia or sign frieze.
- (6) Signs may be placed on an awning.
 - (a) Only one awning sign is allowed per building.
 - (b) Awnings shall be positioned to emphasize special shapes or details of the façade, draw attention to shop entrances, or to emphasize a display window.
 - (c) Awning signs positioned along the first floor level of the façade shall be no less than eight feet (8') from the sidewalk to the sign.
 - (d) Awning signs shall not extend beyond the awning or canopy projection.
 - (e) Awnings and Awning Signs shall not be made of metal, shiny plastic, barrel or square extension awning, or internally-illuminated vinyl awning.
- (7) Sandwich boards are allowed provided they adhere to the following criteria:
 - (a) One sign per primary entrance;
 - (b) May extend out a maximum of two feet from the building, with the maximum of six square feet of sidewalk area used.
- (8) Projecting signs that hang over the sidewalk are discouraged because they often obscure individual buildings and interrupt the visual harmony of the street. A projecting sign that is attached to a wall and extends out from a building may be used provided it meets the following criteria:
 - (a) The projecting sign shall not extend more than fifteen inches (15") in whole or in part horizontally or diagonally beyond the surface of the building to which it is attached;
 - (b) The projecting sign shall be placed along the first floor level of the facade;
 - (c) Projecting signs must have a minimum clearance above the sidewalk of eight feet (8') and shall not extend twelve feet (12') or more above the sidewalk nor above the roof line of the building to which it is affixed;

- (d) The projecting sign shall be of a unique shape and design or symbolize the services offered within the business being advertised such as a bowl and trestle advertising a drug store or pharmacy; and,
- (e) The projecting sign shall be no more than four inches (4") thick.
- (9) Materials and colors shall be harmonious with the architecture of surrounding structures in the CA.
- (10) Sign materials should be durable and easy to maintain. Appropriate and acceptable sign materials include: painted or carved wood; carved wooden letters; galvanized sheet metal; porcelain enamel; slate, marble, or sandstone; gold leaf; gilt, painted, stained, or sandblasted glass; or stained glass. Plastic shall not be allowed unless it is determined to have the appearance of one of the appropriate sign materials identified herein.
- (11) A sign in the CA shall not visually dominate the structure to which it belongs or call undue attention to it.
- (12) No "Day Glow," fluorescent, neon or brilliant bright colored signs shall be allowed in the CA. Standard or traditional colors shall be used.
- (13) No rear lighted, or internally lighted, plastic signs shall be allowed in the CA.
- (14) No sign shall contain any moving parts or be lit from behind or internally unless and except it is a historically accurate reproduction of a sign previously existing in the specific location proposed.

Sec. 4-2. Zoning Districts.

The zoning district in which the sign is located as established by the City of Farmersville Comprehensive Zoning Ordinance and as indicated on the City of Farmersville Zoning Map. The Comprehensive Zoning Ordinance and the Zoning Map may be amended from time to time.

- Single-family Residential District includes area located in districts zoned SF-1, SF-2, SF-3, and PD-Planned Development
- Multi-family Residential District includes area located in districts zoned 2-F Duplex, MF-1, MF-2 Multi-family, and PD-Planned Development.
- Office and Office Technology District includes area located in districts zoned O-Office, CA-Central Area, HC-Highway Commercial, and PD-Planned Development.
- Commercial/Retail District includes area located in districts zoned GR-General Retail, NS-Neighborhood Services, HC-Highway Commercial, CA-Central Area, and PD-Planned Development.

• Industrial District - includes area located in districts zoned L1-Light Industrial, L2-Heavy Industrial, and PD-Planned Development.

Article 5. <u>INSPECTIONS AND DESIGN REQUIREMENTS</u>

Sec. 5-1. *Inspection*.

The building official is authorized to perform an inspection of all signs. The purpose of the inspection is to ensure that the sign has been constructed in accordance with this article, other applicable ordinances, and the applicable permits. The method and time of such inspections shall be determined by the building official.

Sec. 5-2. Sign specifications, design and other requirements.

- (A) Compliance with comprehensive zoning ordinance, International Building Code, National Electrical Code, and other ordinances. All sign structures shall comply with the City's Comprehensive Zoning Ordinance, as it currently exists or may be amended, the International Building Code, the National Electrical Code, and other City ordinances, as they currently exist or may be amended. If the standards as described herein are more restrictive than another ordinance or code, then the provisions of this article shall apply.
- (B) Visibility. All signs shall observe all visibility requirements. Signs shall not be placed within visibility triangles, corner clips, or easements as defined in the City's Thoroughfare Design Manual, as it currently exists or may hereafter be amended. Signs shall not create a hazard.
- (C) Signs posted in specified areas. Unless otherwise permitted within this article, no person shall post or cause to be posted, attach or maintain any sign upon:
 - (1) Any city-owned property or right-of-way without written permission of the city manager or his designated representative;
 - (2) Any utility easement. Should a property owner be able to demonstrate to the city engineer and/or franchise utility company that there is no other viable location for a sign other than a utility easement, a sign may be located within the utility easement subject to written approval from the city engineer and/or franchise utility company and subject to the providing of a letter to the city releasing the city of any liability for repair or replacement of a sign damaged by work occurring within the utility easement;
 - (3) Any tree, utility pole or structure, street sign, rail, or any fence;
 - (4) Any fence, railing or wall, except in accordance with section 3-1 of this article (wall sign); or
 - (5) Any sidewalk within the right-of-way or sidewalk easement, curb, gutter, or street, except for house numbers or fire lane designation.

- (D) Signs attached to fire escapes. No sign shall be attached in any manner to any fire escape or to the supporting members of any fire escape, nor shall it be guyed to or supported by any part of a fire escape.
- (E) Accumulation of rainwater. All signs shall be constructed to prevent the accumulation of rainwater in the sign.
- (F) Location near telephone cable, power line, or street light. No sign shall be erected nearer than two feet from any telephone cable, power line or any street light standard.
- (G) Signs not to block or interfere with exits or windows, or pedestrian and vehicular traffic. No sign shall be erected to block, partially block, or interfere in any way, with a required means of exit from any building nor with any window. No sign shall block, interfere, or otherwise hinder pedestrian or vehicular traffic on a public sidewalk, a public thoroughfare, a fire lane easement, or a driveway required to access parking.
- (H) Glass signs over public property or pedestrian area. Signs constructed of glass or other materials which may shatter upon impact are prohibited over a public right-of-way or pedestrian area.
- (I) Assumed wind load for design purposes. For the purposes of design of structural members in signs, an assumed wind load of 20 pounds per square foot shall be used.
- (J) Mulitiple signs on a property or building. The permitting of a sign on a property or building shall not preclude the permitting of other types of signs on a property or building, unless the signs are expressly prohibited herein.
- (K) Exemptions. Signs located within a building, with the exception of window signs, shall not be regulated by this article.

Article 6. <u>VARIANCES</u>

Sec. 6-1. Variance Procedures.

The Farmersville Planning and Zoning Commission shall perform the functions of the Sign Board of Appeals (the Board). Refer to Section 7-1 for more information regarding the Sign Board of Appeals.

(A) Requests for variances to sign regulations and allegations of errors in orders, decisions, or determinations by an administrative official in the administration of the sign regulations shall be made in writing by the applicant and heard by the Board at a public hearing. An application for such appeal may be obtained from the City. The Board shall hear, if possible, the request for a variance or the allegation of error within 30 days after receipt of a completed application and applicable application fees. The application will require written authorization from the property owner before being filed.

- (B) Before the tenth day before the date of the public hearing conducted by the Board, written notice of the public hearing shall be sent by its deposit in the United States mail to each owner, as indicated by the most recently approved municipal tax roll of property within 200 feet of the property on which the variance is proposed. The notice shall include a description of the time and place of such hearing, a description of the location of the subject property, and a description of the requested variance. In addition, the notice shall be published in the official newspaper of the City stating the time and place of such hearing, a minimum of ten days prior to the date of the public hearing.
- (C) In order to approve a request for a variance, the Board shall determine whether the request meets three of the following four criteria:
 - (1) The proposed sign shall not adversely impact the adjacent property (visibility, size and the like);
 - (2) The proposed sign shall be of a unique design or configuration;
 - (3) The variance is needed due to restricted area, shape, topography, or physical features that are unique to the property or structure on which the proposed sign would be erected;
 - (4) The variance will substantially improve the public convenience and welfare and does not violate the intent of this article.
- (D) Should the Board deny a request for a variance, the applicant may appeal the request to City Council. A vote of three-fourths of the council members present, or four votes, whichever is greater is required to approve the appeal. The City Council's decision is final. The appeal to the City Council will require re-notification of the surrounding property owners and publication in the newspaper in the same manner described in subsection (B), above.
- (E) A variance shall not be approved for a sign that is prohibited by this article.

Article 7. THE SIGN BOARD OF APPEALS

Sec. 7-1. Operation Procedures for Sign Board of Appeals.

- (A) The Sign Board of Appeals shall adopt rules to govern its proceedings provided that such rules are not inconsistent with this Code. Meetings of the Board will be held at the call of the Chairman or at times the Board determines necessary. All meetings shall be held in accordance with the Texas Open Meetings Act. The Chairman or, in his absence, the acting Chairman, may administer oaths and compel the attendance of witnesses.
- (B) The Board shall keep minutes of its proceedings, showing the vote of each member upon each question or if absent or failing to vote, indicating such fact, and other

official actions. All records shall be immediately filed in the office of the City Secretary and shall be a public record.

- (C) The Board may hear appeals by any person aggrieved, or by any officer, department or board of the City affected by any decision of the Building Official. Such appeal shall be taken within 10 days' time after the decision has been rendered by the Building Official, by filing with that officer and with the Board a notice of appeal specifying the grounds thereof, accompanied by a filing fee as provided for in the Master Fee Schedule. The Building Official shall transmit to the Board all of the papers constituting the records upon which the action appealed from was taken.
- (D) An appeal shall stay all proceedings in furtherance of the action appealed for, until the Board takes action, unless the Building Official certifies to the Board, after the notice of appeal shall have been filed, that in his opinion such stay will cause imminent peril to life. In such a case, proceeding shall not be stayed. Not withstanding the foregoing, any criminal action having been commenced in the Municipal Court shall not be stayed.
- (E) No appeal to the Board for the same or a related variance on the same piece of property shall be allowed prior to the expiration of six months from the previous ruling by the Board, unless other property in the immediate vicinity has within said six months, been changed or acted on by the Board or City Council so as to alter the facts and conditions upon which the previous Board action was based, as determined by the Board. Such change of circumstances shall permit the rehearing of an appeal prior to the expiration of a six-month period, but such conditions shall not have any force in law to compel the Board after hearing, to grant a subsequent appeal; such subsequent appeal shall be considered entirely on its merits and the peculiar and specific conditions related to the property on which the appeal is brought.
- (F) At a public hearing, any interested party may appear before the Board in person or by agent or by attorney. The burden of proof shall be on the applicant to establish the necessary facts to warrant favorable action of the Board on any matter. Any action granting a variance authorizing the issuance of a sign permit shall be valid for only 60 days, unless said permit is secured in this 60-day period and construction is commenced in accordance with the Building Code, in which event the action of the Board shall be permanent with regard to the specific sign for which a variance is granted. If said sign permit is not secured in the 60 days, or such period granted by the Board, the action subsequent appeal and such appeal shall be subject to the same regulation and requirement for hearing as herein specified for the original appeal.

Sec. 7-2. Action of The Board.

(A) In exercising its powers, the Sign Board of Appeals may amend, reverse or affirm, wholly or in part, or may modify the order, requirements, decision or determination appealed from and make such order, requirement, decision or determination in the Board's opinion as ought to be made. The Board shall have the power to impose reasonable conditions in order to assure compliance and protect adjacent property.

(B) The concurring vote of at least four members of the Board shall be necessary to reverse any order, requirement, decision or determination of the Building Official, or to decide in favor of the applicant in any matter upon which the Board is required to act under this subchapter or to cause any variance to this Code.

Sec. 7-3. Notice of Hearing before the Board.

- (A) The Sign Board of Appeals shall hold a public hearing on all requests made to it. Notice shall be given by publishing the same in the official publication of the City at least ten days prior to the date set for the hearing, which notice shall state the time and place of the hearing.
- (B) Before the tenth day before the date of the public hearing conducted by the Board, written notice of the public hearing shall be sent by its deposit in the United States mail to each owner, as indicated by the most recently approved municipal tax roll of property within 200 feet of the property on which the variance is proposed. The notice shall include a description of the time and place of such hearing, a description of the location of the subject property, and a description of the requested variance. In addition, the notice shall be published in the official newspaper of the City stating the time and place of such hearing, a minimum of ten days prior to the date of the public hearing.
- (C) The Sign Board of Appeals shall also comply with the notice requirements of the Texas Open Meetings Act.

Sec. 7-4. Jurisdiction of the Board.

- (A) When, in its judgment, the public convenience and welfare will be substantially served and the appropriate use of the neighboring property will not be substantially injured, the Sign Board of Appeals may, in specific cases, after public notice and hearing, and subject to appropriate conditions and safeguards, authorize the following variances to the regulations established by this ordinance and take action relative to the continuance or discontinuance of a nonconforming use as follows:
 - (1) Hear and decide appeals where it is alleged there is an error on any order, requirement, decision or determination made by the Building Official in the enforcement of this Code.
 - (2) Authorize the reconstruction of a nonconforming sign provided such reconstruction does not, in the judgment of the Board, increase the degree of nonconformity of the sign.
 - (3) Authorize such variance where the literal enforcement of the provisions of this Code would result in an unnecessary hardship, and where such variances are deemed necessary to permit a sign on a specific parcel of land which differs from other parcels of land in the same zoning district by being of such restricted area, shape or slope that a sign cannot be placed on the parcel in a manner commensurate with those signs permitted on other parcels of land in the same zoning district. The modification of the standards established in this Code shall

not be granted to relieve a self-created or personal hardship, not for financial reason alone, nor shall such modification be granted to permit any person a privilege in placing a sign on a parcel of land not permitted by this Code to other parcels of land in that district.

- (4) Authorize a special exception for one off-site temporary directional ground sign for residential subdivisions. The sign shall be limited to 32 square feet in area, 20 feet in height and placed a minimum of 15 feet from any street abutting property lot lines. Such a sign shall be allowed only in case of a geographical hardship and for a specific time period, but no longer than 3 years.
- (5) Authorize a special exception allowing a single business to include their company logo or name on a subdivision entry sign structure when the Board determines the following:
 - (a) That the granting of such special exception will be consistent with the general purpose and intent of this Code, and will serve the general welfare and preserve the community interest; and
 - (b) The request is for a minimum subdivision size of 100 acres; and
 - (c) A single logo or company name is limited to the permitted subdivision entry sign structures at only one main entrance to the subdivision; and
 - (d) The logo or name must be subordinate to the subdivision identification sign; and
 - (e) Any conditions that the Board believes are necessary to secure substantially the purpose and intent of this Code.
- (6) Authorize a special exception allowing a business wall sign increased area when the Board determines the following:
 - (a) That the granting of such special exception will be consistent with the area's 19th and early 20th century small town Texas character in size, shape, style, color and content; and
 - (b) The wall sign is placed on a single tenant building with a minimum floor area of 4,000 square feet; and
 - (c) The maximum wall sign area authorized is 100 square feet; and
 - (d) The maximum number of wall signs with an area increase allowed is two per building, meeting the criteria of (b) above; and
 - (e) Any conditions that the Board believes are necessary to secure substantially the purpose and intent of this Code.

- (7) Authorize a special exception allowing multiple lots to be considered as a single site in determining the maximum number of signs allowed, the maximum sign size, or determining whether the sign is an on-premise sign. The Board shall make the following findings:
 - (a) That the granting of such special exception will be consistent with the general purpose and intent of this Code, and will serve the general welfare and preserve the community interests; and
 - (b) At least one of the lots being considered is three acres or larger; and
 - (c) Freestanding signs serving individual lots on the multiple lot site are removed.
- (B) No variance may be granted if the granting of that variance will create an unnecessary hardship upon another parcel of land. The Board is not authorized to grant a variance to any provision of the zoning district in which a sign is permitted. In order to make a finding of hardship and to grant a variance, the Board shall find:
 - (1) The requested variance does not eliminate any requirement of this Code and does not allow any prohibited signs or acts;
 - (2) The hardship is not in any way the result of the applicant's own action; and
 - (3) The hardship is peculiar to the property of the applicant and not due to the general conditions of the neighborhood.

Economic gain or loss shall never be sufficient grounds for the finding of a hardship or the granting of a variance.

X ... V ...



TO:

Mayor and Councilmembers

FROM:

Ben While, City Manager

DATE:

January 26, 2016

SUBJECT: Consider, discuss and act regarding providing written notice to IESI TX Corporation (now Progressive), or its successor-in-interest, of the City's intent not to renew the current Contract for Citywide Solid Waste Collection for an additional five-years term

• Presented by Ben White

Action: Approve, deny or provide direction



TQ:

Mayor and Councilmembers

FROM:

Ben While, City Manager

DATÉ:

January 26, 2016

SUBJECT: Consider, discuss and act regarding providing written notice to Community Waste Disposal, LP, or its successor-in-interest, of the City's intent not to renew the current Contract for Citywide Recycling Services for an additional five-years term

• Presented by Ben White

Action: Approve, deny or provide direction