

## **TAX ABATEMENT AGREEMENT**

This Tax Abatement Agreement (hereinafter "Agreement") is entered into by and between Hill County, Texas (hereinafter "County") and Hubbard Wind, LLC, a NextEra Energy Resources, LLC company (hereinafter "Owner") on the \_\_\_\_ day of \_\_\_\_\_, 2020 ("Effective Date").

**WHEREAS**, the County is authorized to enter into Tax Abatement Agreements pursuant to Chapter 312 of the *Texas Property Tax Code* (the "Tax Code"), and

**WHEREAS**, the County has adopted the Third Amended and Restated Hill County Tax Abatement Guidelines (the "Guidelines"), attached as Exhibit "A" hereto, which provide criteria governing tax abatement agreements to be entered into by the County as contemplated by the Tax Code; and

**WHEREAS**, the County has adopted a resolution stating that it elects to be eligible to participate in tax abatement in accordance with the Tax Code; and

**WHEREAS**, by Order passed September 8, 2020, the County Commissioners Court has established County Reinvestment Zone No. 006 ("Reinvestment Zone") in accordance with Section 312.401 of the Tax Code; and

**WHEREAS**, the Premises is located within the Reinvestment Zone; and

**WHEREAS**, the County Commissioners Court finds that the improvements and additions proposed by the Owner will benefit the economy of the County and the State of Texas, provide Texas industry with clean power, and increase the local tax base; and

**WHEREAS**, a copy of this Agreement has been furnished, in the manner prescribed by the Tax Code, to the presiding officers of the governing bodies of each of the taxing units in which the Premises is located; and

**WHEREAS**, the Commissioners Court finds that the Owner's project is feasible and practicable and would be of benefit to the Land included in the Zone, and the taxing units with jurisdiction over the land after expiration of this Agreement; and

**WHEREAS**, this Agreement was adopted at a regularly scheduled meeting of the Commissioners Court which was preceded by written notice which was properly posted in accordance with the Open Meetings Act and at which a quorum of the Commissioners Court was present.

**NOW, THEREFORE**, in consideration of the recitals set forth above and the mutual obligations and promises set forth below, and for other good and valuable consideration, the adequacy and receipt of which are hereby acknowledged, the County and Owner agree as follows:

1. Premises. As used herein "Premises" refers to the real property shown and described in Exhibit "B" hereto which is attached hereto and incorporated herein. Owner will not

own the real property, but rather will be leasing the real property as a lessee. However, Owner will be the owner of all personal property, fixtures, equipment and related improvements that it installs on the Premises pursuant to this Agreement. It is likely that not all of the parcels within the Premises will be leased for the Project.

2. General Project Description. Development and construction/installation in the Reinvestment Zone of facilities and equipment for, and the operation of a minimum 120-megawatt AC electric generating wind system/facility, including, but not limited to 40 wind turbines, transmission lines, operations building, substation, and other equipment. A more specific identification of the additions to the Premises to be made by Owner is attached as Exhibit "C" hereto and incorporated by reference herein (hereafter "Project"). Owner is developing the Project as part of a larger electric generating wind system/facility that includes assets both in the County and in Limestone County, but this Agreement applies only to the Project in the County.

3. Definitions. As used in this Agreement, the following terms shall have the meanings set forth below:

a. "Additions and Improvements" means the personal property, fixtures and equipment installed or constructed on the Premises by the Owner for the Project.

b. "Premises" means the tract(s) of leased (or proposed to be leased) land described in Exhibit "B" attached hereto and incorporated herein for all purposes.

c. "Taxable Value" means the appraised value, for property tax purposes, as certified by the Hill County Appraisal District.

d. "Start Date" means January 1 of the calendar year immediately following the Completion Date, unless otherwise specified herein.

e. "Completion Date" means the date that the construction and installation of the Project is complete. The Project is complete when it is capable and authorized to generate electricity and transport it to the grid. The Owner shall submit a Certificate of Completion to the County Judge within 30 days after the Project is complete.

f. "Substantial Completion Date" means the date that that Owner in its sole discretion determines the Project is substantially complete, but not yet ready for commercial operation. In a situation where the Project has reached Substantial Completion, the Owner may submit a Certificate of Substantial Completion which certifies that the Project is Substantially Complete, and which elects that the Abatement Period Start Date begin on January 1 following the Certificate of Substantial Completion. This is to address the situation where the Project is essentially built but not yet capable or commissioned to start operations. The Certificate of Substantial Completion must be filed with the County Judge no later than December 15.

g. "Minimum Capital Investment" is the minimum Actual Capital Investment Owner expects to invest in the Premises under any circumstances. Owner has estimated Minimum Capital Investment of **\$140,705.00**.

h. "Actual Capital Investment" for purposes of this Agreement shall be the actual cost of the Project on the Completion Date as certified by the Owner to the County. Owner shall provide the County and the Appraisal District with all reasonably requested information as to the actual cost of the Project. Actual cost as used herein relates to the design, acquisition, construction and installation of components of the Project that will add Taxable Value to the tax rolls of Hill County and does not include permit fees, main office overhead, or capitalized interest. The Actual Capital Investment must be reported by Owner to the County in the Certificate of Completion. Any item that is separately excluded from property taxation by state law does not count towards the Actual Capital Investment of the Owner.

i. "Force Majeure" means any contingency or cause beyond the reasonable control of a party including, without limitation, acts of God and the public enemy, strikes, lockouts or other industrial disturbances, inability to obtain material or equipment or labor, wars, blockades, insurrections, riots, epidemics (including the current coronavirus pandemic or governmental actions, governmental shut-downs, travel restrictions, quarantines, or business closings stemming therefrom), landslides, lightning, earthquakes, fires, storms, floods, high water washouts, inclement weather, arrests and restraint of rulers and people, interruptions by government or court orders, present or future orders of any regulatory body, civil disturbances, explosions, breakage or accident to equipment that makes the Project inoperable.;

j. "Reinvestment Zone" means County Reinvestment Zone No. 006 created by the Order of the Hill County Commissioners court dated September 8, 2020.

k. "Base Year" means the 2020 tax year.

l. "Term of Abatement" or "Abatement Period", unless terminated sooner as provided elsewhere herein, means the period from and after the Start Date during which partial tax abatement for County ad valorem taxes is granted, which cannot exceed 10 years. The period is determined by the level of Actual Capital Investment.

m. "Abatement Year" means a tax year included in the Abatement Period.

n. "Secured Party Lender" means any entity providing financing for the Project and/or who has liens or security interests on the Additions and Improvements, and any assignees thereof.

o. "Minimum Taxable Value" means the Taxable Value required to exist for any particular Tax Year.

4. Term of Agreement. This Agreement becomes effective upon the Effective Date and unless terminated sooner as provided elsewhere herein, shall terminate at the expiration of the Abatement Period.

5. Green Energy Abatement. A standard schedule based on the Actual Capital Investment has been created for Green Energy Projects within the Guidelines.

6. Zero Base Year Value. Because the Premises are leased by the Owner, this is a zero (\$0) Base Year Value abatement where the only matter of importance is the Taxable Value from one Abatement Year to the next of the Additions and Improvements installed or constructed by the Owner. Furthermore, while the abatement schedule applicable is based on Actual Capital Investment, the tax abatement each year is based on the Taxable Value of the Additions and Improvements. To the extent, if any, Taxable Value is assigned to the Owner's leasehold interest in the land, such value is not abated hereby, and shall not be used for any required level of Taxable Value, Abatement Period length, Abatement Percentage, or any calculation herein.

7. Failure to Meet Minimum Capital Investment. The Abatement Schedule that a Project falls under is based on Actual Capital Investment as set forth in the Guidelines. The failure of the Owner to invest the Minimum Capital Investment will not result in a reduction of the applicable required Minimum Taxable Value for each Abatement Year as set forth below. If the Actual Capital Investment is less than \$100,000,000, the Abatement Percentage and Abatement Period will also be reduced based on the applicable schedule set out by the Guidelines.

8. Projected Completion Date. Owner shall complete the Project by June 1, 2022, delays for Force Majeure excepted. Each 30 days of delay thereafter shall result in a one-quarter percent (.0025) reduction to the Abatement Percentage for the first Abatement Year for the first 6 months of delay, and one-half percent (.005) reduction for each 30 days thereafter. The Commissioners Court, by majority vote, can extend the Completion Date. If the Project is not completed within 365 days of the Completion Date, the County may terminate this Agreement.

9. Grant of Partial Abatement. Subject to the terms and conditions of this Agreement, County hereby grants Owner a partial abatement of County property taxes during the Abatement Period and at the Abatement Percentages shown below. The Abatement applies to the Taxable Value of the Additions and Improvements in each Abatement Year. **The abatement applies to County M&O and I&S taxes, but does not include abatement of Farm-to-Market-Lateral Road Taxes.** Upon expiration of the Abatement Period the Additions and Improvements become fully taxable. This partial abatement does not apply to any additions or improvements existing on the Premises at the Effective Date; and does not include inventory held for resale.

Abatement Year	Abatement Percentage
1	70%
2	60%
3	55%

4	55%
5	50%
6	50%
7	40%
8	40%
9	40%
10	30%

10. Minimum Taxable Value.

- a) The Minimum Taxable Value in Abatement Year 1 shall be \$125,000,000.
- b) The Minimum Taxable Value for the Abatement Years thereafter are set forth in the table below.

Abatement Year	Minimum Taxable Value
2	\$115,625,000
3	\$106,950,000
4	\$98,937,500
5	\$90,887,500
6	\$82,150,000
7	\$74,562,500
8	\$66,850,000
9	\$58,737,500
10	\$50,675,000

c) If the Taxable Value for an applicable Abatement Year is less than the Minimum Taxable Value (for any reason), the Owner must pay the County an amount equal to the difference between the County tax that Owner paid for the Abatement Year after applying the Abatement Percentage and the County tax that Owner would have paid for the Abatement Year after applying the Abatement Percentage if the Taxable Value had been equal to the Minimum Taxable Value. In any year where there is a loss of Taxable Value due to Additions and Improvements being taken out of commission from physical damage caused by events of Force Majeure, the Minimum Taxable Value will be adjusted by a percentage equal to the proportion of the Taxable Value of the Project in the previous Abatement Year represented by the Additions and Improvements affected.

d) The payment shall be made by the Owner to the County no later than the delinquency date under the Tax Code for payment of County taxes for the applicable Abatement Year.

11. No Sale or Assignment to Tax Exempt Entity.

a) If a sale, lease, or allocation of the Project or its output is made to an entity exempt from property taxation, and such results in all or a portion of the Additions and Improvements becoming exempt from property taxation, the County may terminate this Tax Abatement Agreement and the

Abatement granted hereunder. If this occurs, on notice and demand by the County, the Owner must repay the County any taxes abated with respect to the portion of the Additions and Improvements that has become exempt for the five Abatement Periods preceding the Abatement Period in which all or a portion of the Additions and Improvements became tax exempt. Owner shall make such payment no more than 30 days after the later of the date on which the sale, lease or allocation occurs or the date on which Owner receives notice and demand from the County.

b) Alternatively, to keep the tax abatement agreement in place for any Additions and Improvements that did not become tax exempt, the Owner in its sole discretion and with written notice to the County may elect to pay in a lump sum the present value of taxes that will be lost to the County with regard to the exempt portion of the Additions and Improvements over the 20 year period after the portion of the Additions and Improvements becomes exempt using a calculation agreed to by the parties in writing, but if unable to be agreed to, resolved by binding mediation to take place in Hill County, Texas before a mediator selected by the County from the approved list of mediators maintained by the Federal District Court in Waco and approved by Owner, such approval not to be unreasonably withheld.

c) If title to, use of, or an interest in the lease of the Premises or the Additions and Improvements, or any part thereof, shall be taken under the exercise of the power of eminent domain by any governmental unit or agency, or by any person, firm or corporation acting under governmental authority or statutory authority, other than a taxing unit that assesses or could assess ad valorem taxes against the Additions and Improvements, a local or county governmental entity having taxing jurisdiction over the Additions and Improvements or another party acting under such governmental entity's authority, and Owner does not contest the condemnation up to including the final, non-agreed judgment of a state district court (or County Court-at-Law if applicable); then with respect to any Additions and Improvements that become exempt from County tax as a result of such exercise of eminent domain Owner within thirty (30) days of its receipt of condemnation proceeds shall pay as a first and priority obligation to the County out of the condemnation proceeds the same payment as would have been paid to the County under 11(a) above if the transfer was an agreed sale to a tax exempt entity.

12. Unabated Taxes. Owner shall pay all unabated taxes when due. Failure to do so may result in termination of this Agreement. If Owner protests the Taxable Value of the Additions and Improvements for an Abatement Year, Owner prior to the delinquency date for that Abatement Year shall pay the taxes due to the County on the portion of the Taxable Value not protested after application of the Abatement Percentage. After a final determination of Taxable Value has occurred, Owner shall pay timely in accordance with the Tax Code to the County the tax due on the portion of the disputed Taxable Value that is upheld after application of the Abatement Percentage.

Taxes assessed prior to the beginning of the Abatement Period are not abated and shall be paid by Owner prior to such taxes becoming delinquent, subject to the right of Owner to timely and properly protest such taxes in accordance with Tax Code, Chapter 42 or its successor. Owner shall notify County in writing of any such protest, and keep the County informed of the results thereof. If the protest is denied, Owner shall have the right to appeal the matter to state district court but shall pay the portion of the tax required by Tax Code, Section 42.08 or its successor.

Nothing herein shall prevent the County from enforcing the collection of taxes owed to the County in any manner provided under the Tax Code, including placing a lien on the Additions and Improvements. The County shall be entitled to recover any penalties, interest, court costs and attorney's fees allowed under the Tax Code.

13. Insurance. Owner shall keep the Additions and Improvements insured. In the event of a loss of/damage to Additions or Improvements representing 60 % or more of the Taxable Value of the Project the County may terminate this Agreement unless the Owner gives the County notice of its intent to repair and/or replace the affected Additions and Improvements within 30 days after the loss is incurred, and provides a schedule for the work acceptable to the County.

14. Owner's Obligations. As a condition precedent to the granting of the partial tax abatement as set forth in this Agreement, Owner shall, subject to events of Force Majeure and casualty where applicable:

- a. Acquire enforceable leases for the Project Premises;
- b. Install and construct the Additions and Improvements to be completed within the time period stated in this Agreement;
- c. Comply timely for each Tax Year with the provisions of the Tax Code requiring Owner to provide to the Appraisal District personal property renditions and other information necessary for the Appraisal District to determine Taxable Value for the Additions and Improvements. The preference of the County is that this take place no later than April 15<sup>th</sup>.
- d. Comply with all certification and reporting requirements set forth in this Agreement and the Guidelines, which are incorporated by reference herein;
- e. Employ and keep employed, directly or through a third-party contractor, at least three (3) fulltime employees who have substantial job responsibilities pertaining to the turbines located in the County for the entire Abatement Period;
- f. Comply with the Guidelines, which are incorporated by reference herein;
- g. In good faith consider, to the extent reasonable and logistically practical, contracting with companies and businesses located within the County that are economically competitive and qualified to provide goods and services for the Project. Nothing herein requires the Owner to contract with local vendors as a condition of abatement;
- h. Comply with applicable federal, state and local laws in its operations;
- i. **Indemnify and hold harmless the County and all County officials and employees from any liability arising from the Owner's negligence in developing, constructing or installing the Additions and Improvements or operation thereof.**

j. NOT locate any wind turbine within 1,400 feet of a residential structure in existence or under construction on land *not leased by the Owner* for the Project at the date of this Agreement unless a written waiver of this spacing requirement is obtained from the owner of the residential structure. A residential structure is a structure specifically built for human habitation. The term shall not include dilapidated, abandoned, or uninhabitable structures whether or not originally intended for human habitation. The term shall not include a structure that has not been occupied for more than two years before the date of this Agreement. The term does not include barns, workshops, or out-buildings.

k. Timely pay unabated taxes.

15. Default, Remedies and Recapture.

15.1 If Owner fails to complete the Additions and Improvements within the time period stated in this Agreement, and Owner's failure to comply with those provisions of this Agreement is not cured following notice to Owner pursuant to Section 15.2, Owner shall be in default under the terms of this Agreement. In the event of a default in the construction of the Additions and Improvements the County may terminate or cancel this Agreement and Owner shall pay to the County within sixty (60) days all property tax revenues that would have been payable to the County in the absence of this Agreement.

15.2 Upon breach by Owner of any material obligation under this Agreement, the County shall notify Owner in writing, and Owner shall have sixty (60) days from receipt of the notice in which to cure any such breach. If the breach cannot reasonably be cured within a sixty (60) day period, and Owner has diligently pursued such remedies as shall be reasonably necessary to cure such default, then the County shall extend the period in which the breach must be cured for an additional sixty (60) days. If Owner fails to cure the breach within the time provided as specified above or, as such time period may be extended by agreement, then the County, at its sole option, shall have the right to terminate this Agreement by written notice to Owner.

However, if the breach of this Agreement is caused by an event of Force Majeure, the cure period shall be extended as reasonably appropriate to cure the breach, subject to the Owner providing to the County a plan of action to cure the breach that is of a reasonable duration in light of the nature of the event of Force Majeure. The time to cure shall not extend the Abatement Period. A breach of this Agreement caused by an event of Force Majeure that is incapable of being cured shall not give rise to the recovery of previously abated taxes, however, the County may terminate this Agreement as to any future abatement.

15.3 In the event of a breach by Owner, the County, in addition to any notice to Owner, shall promptly provide written notice of such breach to any Secured Party Lender to the extent known to the County. For a Secured Party Lender to be entitled to this notice, the Owner or the Secured Party Lender must have notified the County in writing of the Secured Party Lender's interest in the Project. Any Secured Party Lender shall have the right to cure such breach in accordance with the provisions of this Agreement, provided that no cure period shall commence until receipt of written notice of breach from County by such Secured Party Lender. Owner and its Secured Party Lender shall provide



written notice of any assignment of a financing obligation or security interest or lien. Absent such notice of assignment, notice to the last known Secured Party Lender shall be effective.

15.4 Termination by the County because of an uncured breach automatically terminates the tax abatement granted herein, and the Owner will not be entitled to any abatement from that date forward. If Owner was in breach of this Agreement during one or more Abatement Periods prior to the Abatement Period in which termination occurs, the County may recover from the Owner County taxes that would have been paid for those prior Abatement Periods but for the abatement.

16. Name Plate Capacity. The electric generation capacity shown on the manufacturer's name plate of each turbine shall be provided to the County upon request.

17. Inspections. During the term of this Agreement, the County shall have reasonable access to the Premises to ensure that the Additions and Improvements are constructed in accordance with the specifications and conditions of this Agreement. The County agrees to provide Owner with at least two (2) business days advance written notice of any such on-site inspection and further agrees that any such on-site inspection shall be conducted at a mutually agreed time and date and in a manner that will not unreasonably interfere with the construction of the Additions and Improvements or the operation of the Project. All such inspections shall be made with one or more representatives of Owner and in accordance with all applicable governmental safety standards. The rights of inspection set forth herein may be exercised by officers, agents or employees of the County.

18. Employment of Undocumented Workers. During the term of this Agreement, Owner agrees not to knowingly employ any undocumented workers as defined in Section 2264.001 of the Texas Government Code. If Owner is convicted after exhaustion of all rights of appeal of a violation under 8 U.S.C. §1324a(f), Owner shall repay the amount of the abatements and any other funds received by the Company from the County as of the date of such violation, not later than one hundred and twenty (120) days after the date Owner is notified by the County of a violation of this section, plus interest at the rate periodically announced by the Wall Street Journal as the prime or base commercial lending rate, or if the Wall Street Journal shall ever cease to exist or cease to announce a prime or base lending rate, then at the annual rate of interest from time to time announced by Citibank, N.A. (or by any other New York money center bank selected by the County) as its prime or base commercial lending rate. The payment of interest shall be as if it had been accruing from the dates the abatements were granted to Owner until the date the amount due is repaid to the County.

19. Estoppel Certificates. Each party on request from the other party shall provide an estoppel certificate if requested in connection with a bona fide business purpose. The certificate shall certify, as of the date of the certificate: (i) that this Agreement is in full force and effect without default if such is the case, (ii) the remaining term of this Agreement, and (iii) such other matters as may be agreed upon by the parties, a party's consent to inclusion of another matter not to be unreasonably withheld. A party shall provide, within thirty (30) days of receiving a request, an estoppel certificate or an explanation of why the party is not willing to provide the certificate.

20. Miscellaneous Terms and Conditions.

20.1 Attorney's Fees. If on account of any breach or default by either party of its obligations under the terms, conditions, or covenants of this Agreement, it shall be necessary for the other party to employ an attorney or attorneys to enforce or defend any of the rights or remedies hereunder, and should the party prevail, the party shall be entitled to any reasonable attorney's fees, costs, or expenses it incurs in connection herewith.

20.2 Severability. If any provision of this Agreement is held to be illegal, invalid, or unenforceable under the present or future laws effective while this Agreement is in effect, such provision shall be automatically deleted from this Agreement and the legality, validity and enforceability of the remaining provisions of this Agreement shall not be affected thereby, unless such would destroy a material benefit of the bargain to either party.

20.3 Effect of Force Majeure. If an event of Force Majeure affects Owner's ability to comply with an obligation under this Agreement, any deadline stated in this Agreement to complete such obligation shall be extended automatically by a period of time equal to the period of time during which the event of Force Majeure affected Owner as reasonably determined by the County in consultation with the Owner.

20.4 Texas Law to Apply. This Agreement shall be construed under and in accordance the laws of the State of Texas without regard to conflicts of law principles, and all obligations of the parties created hereunder are performable in Hill County, Texas, and venue of all disputes shall lie in a court of competent jurisdiction in Hill County, Texas.

20.5 Prior Agreements Superseded. This Agreement constitutes the sole and only agreement of the parties hereto and supersedes any prior understandings or written or oral agreements between the parties respecting the subject matter hereof.

20.6 Amendments. No amendment, modification or alteration of the terms hereof shall be binding unless the same shall be in writing, dated subsequent to the date hereof and duly executed by the parties hereto.

20.7 Rights and Remedies Cumulative. The rights and remedies provided by this Agreement are cumulative and the use of any one right or remedy by either party shall not preclude or waive its rights to use any or all other remedies. Said rights and remedies are given in addition to any other rights the parties may have by law, statute, ordinance or otherwise.

20.8 No Waiver. No waiver by a party in any event of default, or breach of any covenant, condition or stipulation herein contained shall be treated as a waiver of any subsequent default or breach of the same or any other covenant, condition or stipulation hereof.

20.9 Assignment. This Agreement shall be binding on and inures to the benefit of the parties to it and their respective heirs, executors, administrators, legal representatives, successors, and assigns. This Agreement may be assigned by Owner upon written notice to the County and written assumption of the obligations hereunder by such assignee. Such assignment is subject to approval

of the County, which shall not be unreasonably withheld or delayed. The approval of the County shall be deemed to have occurred if the County fails to take action with respect to any such assignment within thirty (30) days after receipt of notice of such assignment. In addition, the Owner, without approval of the County, may assign, transfer, mortgage or pledge this Agreement in whole or in part to create a security interest for the benefit of a "Secured Party Lender" provided however, that any rights of the Secured Party Lender or third-party assignee or purchaser are subject to the same provisions as set forth in this Agreement. The County will provide a Secured Party Lender who is known of a copy of any notice of default sent to Owner. The County does not subordinate its right to collect property taxes to any security interest or assignment. Further, an assignment does not re-start the time to cure under a notice of default. Owner must provide any background information reasonably requested by the County to vet the proposed assignee. Notwithstanding the foregoing, an assignment of this Agreement in whole or part by Owner to an Affiliate of Owner in connection with the transfer by Owner of Additions and Improvements to such Affiliate shall not require the consent of the County, provided that Owner shall provide written notice of such assignment to the County, and such Affiliate shall assume in writing the obligations of Owner under this Agreement, where "Affiliate" means a person who controls, is controlled by, or under common control with another person, where a person shall be deemed to control another person if such person possesses, directly or indirectly, the power to direct or cause the direction of the management and policies of such other person through an ownership interest. Owner must remain secondarily responsible for the Affiliate's performance under this Agreement as the parent of the Affiliate.

20.10 No Conflicts. Owner represents and warrants that no member of the Commissioners Court has an interest in the property subject to this Agreement and such property is not owned or leased by any member of the Commissioners Court.

20.11 No Joint Venture. The County, by approving the application and this Agreement, assumes no liability or responsibility therefore or for any defect in any additions made to the Premises. The relationship between County and Owner at all times shall not be deemed a partnership or joint venture for purposes of this Agreement.

20.12 Other Abatements. It is further understood that this is not a joint agreement between taxing units and, Owner shall not be entitled to any additional abatement from County above what is granted herein under any other law by virtue of entry into this Agreement. Should Owner receive or be adjudged entitled to any additional abatement from the County of any form of tax under the law by virtue of entry into this Agreement, the amount of the abatement under this Agreement shall, to the extent allowed by law, be reduced by the amount of such additional abatement. Additions and Improvements that are exempted from County property taxes by state or federal law do not count towards Taxable Values required under this Agreement.

20.13 Approvals. Assuming Owner is not in breach of this Agreement, any approvals required to be obtained from the County under this Agreement shall not be unreasonably withheld, denied or delayed by the County.

20.14 Notices. All notices required by this Agreement shall be addressed to the following, or other such other party or address as either party designates in writing, by certified mail, postage prepaid, or by hand or overnight delivery:

If intended for Owner, to:

Hubbard Wind, LLC  
c/o KE Andrews  
1900 Dalrock Road  
Rowlett, Texas 75088

and

If intended for County, to:

Hill County, Texas  
Attention: County Judge  
P.O. Box 457  
Hillsboro, Texas 76645

With copy to:

County Attorney  
Hill County, Texas  
P.O. Box 253  
Hillsboro, Texas 76645-2353

If intended for Secured Party Lender, to:

20.15 The County acknowledges that Owner has completed and submitted to the County a Form 1295 as required by Section 2252.908 of the Government Code and agrees to acknowledge such receipt on the Texas Ethics Commission website.

20.16 Owner certifies that it does not boycott Israel within the meaning of Section 2271.002, Government Code. Owner acknowledges this Agreement may be terminated and payment withheld if this certification is inaccurate.

20.17 Owner certifies it is not engaged in business with Iran, Sudan, or a foreign terrorist organization within the meaning of Subchapter F, Chapter 2252, Texas Government Code. Owner acknowledges this Agreement may be terminated and payment withheld if this certification is inaccurate.

20.18 Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original and constitute one and the same instrument. An electronic signature or a PDF color signature shall be effective as an original signature.

20.19 Recitals. The determinations recited and declared in the preambles to this Agreement are hereby incorporated herein as part of this Agreement

20.20 Exhibits. All exhibits to this Agreement are incorporated herein by reference for all purposes wherever reference is made to the same.

20.21 Authorizations.

a. This Agreement was entered into by Owner pursuant to authority granted to or by one or more of its officers to execute this Agreement on behalf of Owner.

b. This Agreement was authorized by the minutes of the Commissioners Court of Hill County, Texas authorizing the County Judge, or designee, to execute the Agreement on behalf of Hill County, Texas.

21. Negotiation Costs. To show its commitment to the community and that it intends to be a good corporate neighbor, and in recognition of the expense incurred by the County in coming to a mutually acceptable agreement, Owner agrees to reimburse the County for its reasonable and necessary attorney's fees incurred in negotiation of this Agreement, not to exceed \$10,000.

22. Road Use. The parties have agreed to the terms of the Road Use Agreement executed contemporaneously with this Agreement in the form attached hereto as Exhibit "D."

23. Decommissioning. When the Project is finally decommissioned, Owner must remove all turbines and related items and return the land as close as possible to its natural state. All such costs shall be paid by the Owner, and the Owner shall reserve for such costs.

**EXECUTED** in duplicate originals this \_\_\_\_ day of \_\_\_\_\_, 2020.

**HILL COUNTY, TEXAS**

By: \_\_\_\_\_  
Justin Lewis  
Hill County Judge

**ATTEST:**

By: \_\_\_\_\_  
County Clerk

**EXECUTED** in duplicate originals this the \_\_\_\_ day of \_\_\_\_\_, 2020.

HUBBARD WIND, LLC  
A Delaware Limited Liability Company  
A NextEra Energy Resources, LLC Company

By: \_\_\_\_\_  
John DiDonato, Vice President

**EXHIBIT A**

**Third Amended and Restated Hill County Tax Abatement Guidelines**

# **THIRD AMENDED AND RESTATED HILL COUNTY TAX ABATEMENT GUIDELINES**

## **1. Purpose**

These Third Amended and Restated Tax Abatement Guidelines amend and replace the Hill County Tax Abatement Guidelines previously adopted.

The purpose of these Guidelines is to comply with §312.002 of the Tax Code, and to adopt guidelines and criteria governing tax abatement agreements entered into or participated in by Hill County. Tax abatement under these Guidelines will be considered for both new structures and facilities and the expansion and modernization of existing structures or facilities.

## **2. Participation in Tax Abatement in Municipal Reinvestment or Enterprise Zones**

2.1 Municipalities may create reinvestment zones in accordance with §312.201 of the Tax Code. Municipalities may enter into tax abatement agreements with the owner(s) of taxable real property within the reinvestment zone to exempt a portion of the taxable value of the real property, and personal property located on the real property. The term "municipal reinvestment zone" includes an "enterprise zone" designated under Chapter 2303 of the Government Code.

2.2 Pursuant to §312.206 of the Tax Code, the County may enter into a tax abatement agreement with the owner of real property within a municipal reinvestment zone when a municipality is entering into a tax abatement agreement with the owner. The terms of the County Agreement are not required to be identical to those in the municipal agreement, however, the duration and percentages of tax abatement are generally the same.

2.3 The duration of any tax abatement may not exceed a period of ten (10) years, or the period allowed by applicable law.

## **3. County Reinvestment Zones**

3.1 In accordance with Chapter 312, Subchapter C of the Tax Code, Hill County may create its own reinvestment zones in the unincorporated areas of the County, including within the ETJ of a municipality. The term "county reinvestment zone" includes an "enterprise zone" designated under Chapter 2303 of the Government Code.

3.2 A County Reinvestment Zone shall only be created in accordance with §312.401 of the Tax Code.

3.3 A tax abatement agreement entered into in a County Reinvestment Zone must comply with §312.402 of the Tax Code.

3.4 The duration of any tax abatement may not exceed a period of ten (10) years, or the period allowed by applicable law.



3.5 Any abatement of County taxes does NOT apply to Farm-to-Market-Lateral Road taxes.

3.6 The County can provide tax abatement for the value of personal property, equipment or fixtures on Owned by the Lessee of the property upon which the personal property, equipment or fixtures are located. Abatement is not granted to the owner of the leased property.

#### 4. Application for Tax Abatement

4.1 The property owner must generally file an application for tax abatement with the County Judge for a tax abatement to be considered by the Commissioners Court. Exceptions to this requirement are:

4.1.1 For tax abatement in a municipal reinvestment zone, the Commissioners Court agrees to accept the application submitted to the municipality as compliance with the application requirement of these Guidelines if it is provided with a copy of the application submitted to the municipality at least ten (10) business days before the abatement is to be considered by the Commissioners Court on behalf of the County. Hill County reserves the right to require additional information which is reasonably necessary to guide its consideration of whether or not to grant tax abatement.

4.1.2 The Commissioners Court may consider as a tax abatement application a submittal which contains a description of the property, the proposed improvements and additions, any employment positions to be created or maintained, abatement terms, percentages and conditions, and other information included therein based on negotiations by County officials and legal counsel with the business, in lieu of requiring an application.

4.1.3 An Application for Tax Abatement must include the following:

- a. a legal description and common description of the real property for which tax abatement is sought;
- b. a description of any personal property for which tax abatement is sought;
- c. the proposed capital improvements to the property and any proposed additions of personal property thereon over and above what exists on the property at the date of the Application and any proposed increases in employment or retention of jobs which the Applicant is proposing as incentive for the grant of the tax abatement. This shall include the number of jobs, average wage of jobs, employment benefits to be provided, and a commitment to retain the jobs throughout the abatement period;
- d. Plans and Specifications for the proposed improvements and additions, and a proposed schedule for such to be completed;
- e. the name, address, and telephone number of the applicant;

f. if the applicant is other than a natural person, identification of the form of the entity and a copy of the articles of incorporation, partnership agreement, or other document establishing the entity must be provided. Where the applicant is other than a natural person, a certificate of good standing from the State Comptroller shall be provided, and a verification of the entity's status from the State Secretary of State shall be provided where applicable;

g. the applicant must provide a current tax certificate showing that all property taxes due on the property have been paid;

h. the applicant must provide a statement of the taxable value of the property and personal property thereon as shown on the assessment for the year of the application, and must state the estimated increase in the taxable value;

i. the Application must disclose any discharges of pollutants which are expected to accompany the Applicant's operations on the property; and

j. the applicant shall provide a map showing the property, and the location of proposed improvements.

4.2. Except as otherwise provided herein, before Hill County enters into a tax abatement agreement for a property located within a reinvestment or enterprise zone, the following requirements must be shown to have been met:

4.2.1 The reinvestment zone or enterprise zone must have been created in compliance with the requirements of the Tax Code.

4.2.2 The term of the proposed abatement cannot exceed 10 years, or the period allowed by applicable law.

4.2.3 The application requirements of these Guidelines have been complied with by the property owner, unless exempted as set forth above.

4.2.4 The terms and conditions of the proposed abatement are found acceptable to the County and its legal counsel.

4.2.5 Sufficient public benefit in the form of improvements/additions to the property, and, if applicable, creation/retention of jobs in the County, is to be generated by the property for which tax abatement is granted.

4.2.6 The terms of the proposed tax abatement agreement must specify the obligations of the property owner to meet certain capital investment and, if applicable, employment standards, and must provide methods to audit compliance of the property owner, and to recover abated taxes, and/or penalties, interest, and/or attorney's fees from the property owner if the property owner fails to meet the obligations.

4.2.7 The property owner must not be currently delinquent on any County taxes.

5. **Tax Abatement Agreements**

5.1 Tax Abatement Agreements must, by statute, contain the following terms and conditions:

- (a) list the kind, number, and location of all proposed improvements of the property;
- (b) provide access to and authorize inspection of the property by County employees to ensure that the improvements or repairs are made according to the specifications and conditions of the agreement;
- (c) limit the uses of the property consistent with the general purpose of encouraging development or redevelopment of the zone during the period that property tax exemptions are in effect;
- (d) provide for recapturing property tax revenue lost as a result of the agreement if the owner of the property fails to make the improvements or repairs as provided by the agreement;
- (e) contain each term agreed to by the owner of the property;
- (f) require the owner of the property to certify annually to the governing body of each taxing unit that the owner is in compliance with each applicable term of the agreement; and
- (g) provide that the governing body of the County may cancel or modify the agreement if the property owner fails to comply with the agreement.

*See §§312.205 and 312.206, Tax Code. See Also §312.402, Tax Code.*

An Owner must stay current on the unabated portions of property taxes on the property. Failure to do so may result in termination of the Tax Abatement Agreement.

5.2 The Tax Abatement Agreement may contain other provisions as required by the County or its legal counsel.

5.3 The duration of a tax abatement shall not exceed ten (10) years.

5.4 The Base Year Value of the property, the percentage of abatement, and the length of abatement shall be clearly set forth in the Agreement.

5.5 The "Base Year Value" is the taxable value of the property for the tax year in which the Agreement is executed.

5.6 The abatement provided by a Tax Abatement Agreement is only for the increase of the taxable value over the Base Year Value caused by the improvements and additions made

by the property owner to the property which are specifically set forth in the Agreement. The abatement shall not be applied to improvements or personal property located on the property before the Tax Abatement Agreement is executed, or which are not included in the improvements or additions expressly described in the Tax Abatement Agreement. The abatement provided by the Tax Abatement Agreement shall not apply to inventory or supplies.

5.7 A Tax Abatement Agreement will generally take effect on January 1 of the next year after the improvements and/or additions are completed. A certificate of completion must be provided to the County Judge upon (or the entity administering compliance) completion of the improvements/additions. "Completion" is subject to independent verification of completion by the County (and the municipality if in a municipal reinvestment zone).

5.8 For participation in municipal reinvestment zone tax abatement, the County may choose to use an abbreviated tax abatement agreement that adopts the terms of the municipal tax abatement agreement except as otherwise stated.

5.9 The Abatement Period may be started during construction if the parties so agree in the Tax Abatement Agreement.

5.10 The start of the Abatement Period may be deferred to a later year if the parties agree to such in the Tax Abatement Agreement.

5.11 Tax abatement compliance for a municipal reinvestment zone is generally monitored and administered by the city.

## **6. Guidelines of General Application**

6.1 No member of the County Commissioners Court may have an interest in property to be included in a reinvestment zone, or property for which a tax abatement is granted by the County.

6.2 No tax abatement agreement is effective until formally approved by the Commissioners Court and fully executed by all parties. NO TAX ABATEMENT CAN BE GRANTED FOR PROPERTY THAT IS NOT LOCATED WITHIN A PROPERLY ESTABLISHED REINVESTMENT ZONE.

6.3 Tax abatement will only be granted for increases in the taxable value of the property over the Base Year Value as defined in these Guidelines, and only for increases in value caused by improvements/additions identified in the applicable tax abatement agreement. The term improvements/additions includes both new structures and facilities and the expansion and modernization of existing structures or facilities. In some situations, involving leases—the applicable Base Year value may be zero, or may be the value of the leasehold, if any. According to Section 312.402 (a-3) of the Tax Code the value of fixtures and personal property placed on the leased property is what is considered for abatement.

6.4 There can be no implied promise to grant tax abatement, and tax abatement may only be granted by the Commissioners Court by formal action, taken by the Commissioners Court as a body, which approves the same.

6.5 Meetings at which a tax abatement is considered by the Commissioners Court must be posted and held in accordance with the Open Meetings Act (Chapter 551 of the Government Code). (added by H.B. 3143, 2019) The Commissioners Court must give the public notice of the meeting at which the Commissioners Court will consider approval of a Tax Abatement Agreement. The notice is posted for the meeting in the manner required by the Texas Open Meetings Act (Ch. 551, Texas Government Code) at least 30 days before the time of the meeting scheduled to consider the Tax Abatement Agreement. The Notice must contain:

- 1) The name of the property owner and the name of the applicant for the Tax Abatement Agreement;
- 2) The name and location of the Reinvestment Zone where the subject property is located;
- 3) A general description of the improvements or repairs required to be made under the Tax Abatement Agreement; and
- 4) The estimated cost of the improvements or repairs.

6.6 The conflict of interest provisions of Chapter 171 of the Local Government Code apply to actions taken by the Commissioners Court on any tax abatement.

6.7 For tax abatement in a municipal reinvestment zone, the term and percentages of the abatement are the same as those provided for in the municipal tax abatement agreement, except that the County does not recognize or provide additional premium opportunities or additional abatement provided by a municipality (ex. Added % abatement if x number or percentage of employees reside within the municipality, etc.). If the Commissioners Court does not agree with the term or percentages contained in the municipal agreement, it can choose not to participate in the abatement. In determining whether to participate in tax abatement in a municipal reinvestment zone the County will apply a rational review of the proposed term and percentages versus the development and/or employment being provided to determine whether such adequately serves the public purpose of tax abatement and is in the public interest.

For County Reinvestment Zones, rational review of the proposed length and percentages of tax abatement shall be applied. The proposed term/percentages should primarily be a function of the level of improvements/additions and job creation/retention. Proposals which include job creation/retention shall generally have priority over those which involve only improvements/additions to property. Another factor shall be the quality of the jobs proposed. Generally, a proposed abatement involving creation of near minimum wage jobs should be accorded less favorable abatement than one involving provision of jobs having more attractive wages and benefits. Greater consideration may be given to an applicant that commits to use contractors, vendors and suppliers located in Hill County for a substantial portion of its construction expenditures and annual supplies and service needs, and presents the County with a plan to do so as part of its application. Greater consideration may be given to an applicant that commits to fill at least 2/3rds of the new employment positions created with persons who reside in Hill County, and presents the County with a plan to do so as part of its application. In

addition, businesses having a regional or national impact will be given greater consideration. These are businesses that ship most of their production outside of the County. Other businesses may be given greater consideration because they draw consumers into the County to make purchases.

When a project provides for little job creation but significant capital investment, care must be taken to properly analyze the possible impacts to the tax valuation in the future from factors such as depreciation, market changes, regulatory changes, appraisal methodologies, tax exemptions, and other relevant matters. The percentage and length of tax abatement must be carefully considered in view of the diminishing or fluctuating future value of the project. Rapid depreciation and unpredictable future valuations are factors that will be considered in setting abatement percentages and length on such projects.

The Green Energy Abatement opportunity granted hereby is one of these areas. However, beyond the capital investment, the provision of green energy creates more energy to power Texas industry while reducing pollution in creating that energy—which also makes Texas a better place to live and work. Further, there is generally a % value that the project cannot fall below, so the higher the Capital Investment, the greater long-term tax revenue to the County. Standard abatement periods and percentages are set. *See Appendix 1.*

Other factors such as the infrastructure and utility requirements of the development, community impacts, direct and indirect economic impacts, environmental impacts, and the potential for future expansion may also be considered as part of the analysis.

6.8 In accordance with §312.002(d) of the Tax Code, Hill County's adoption of these Guidelines does not:

- (1) limit the discretion of the governing body to decide whether to enter into a specific tax abatement agreement;
- (2) limit the discretion of the governing body to delegate to its employees the authority to determine whether or not the governing body should consider a particular application or request for tax abatement; or
- (3) create any property, contract, or other legal right in any person to have the governing body consider or grant a specific application or request for tax abatement.

6.9 Sale, Lease or Allocation to Tax Exempt Entity. If a sale, lease, or allocation of the Project or its output is made to an entity exempt from property taxation, and such results in a portion of the Project being exempt from property taxation, the County may terminate the Tax Abatement Agreement and the Abatement granted thereunder. If this occurs, the owner must repay any taxes abated related to the portion of the property that has become exempt from year 1 to when the portion of the property became tax exempt.

6.10 Alternatively, to keep the tax abatement agreement in place for the rest of the property, the Owner shall pay in a lump sum the present value of taxes that will be lost to the County with regard to the exempt portion of the property over the next 20 years using a calculation agreed to by the parties in writing, but if unable to be agreed to, resolved by binding

mediation to take place in Hill County, Texas before a mediator selected by the County from the approved list of mediators maintained by the Federal District Court in Waco..

6.11 In the event of conflict between these Guidelines and a provision of Chapter 312 of the Tax Code, Chapter 312 of the Tax Code shall control.

6.12 These Guidelines must be re-evaluated and re-approved every two years.

7. Amendment or other Action. (added by H.B. 3143, 2019)

An adoption, re-adoption, amendment, repeal, or reauthorization of these Guidelines must only occur after a public hearing is held at which members of the public have the opportunity to be heard.

Approved and adopted by the Hill County Commissioners Court on this the 5<sup>th</sup> day of Sept, 2019.

  
Justin Lewis, County Judge

Attest:  
  
County Clerk

**Appendix 1.**

**Clean Energy.** This category generally provides limited job creation and involves rapid depreciation in value for property tax purposes. Therefore, standard Abatement Periods and Percentages are set. The minimum Capital Investment to be considered for Green Energy Abatement is \$20,000,000.

**Between \$20,000,000 and \$50,000,000 of Capital Investment**

<b>Abatement Year</b>	<b>Abatement Percentage</b>
<b>1</b>	<b>50%</b>
<b>2</b>	<b>50%</b>
<b>3</b>	<b>40%</b>
<b>4</b>	<b>40%</b>
<b>5</b>	<b>35%</b>
<b>6</b>	<b>20%</b>

**Between \$50,000,000 and \$100,000,000 of Capital Investment**

<b>Abatement Year</b>	<b>Abatement Percentage</b>
<b>1</b>	<b>50%</b>
<b>2</b>	<b>50%</b>
<b>3</b>	<b>50%</b>
<b>4</b>	<b>45%</b>
<b>5</b>	<b>40%</b>
<b>6</b>	<b>40%</b>
<b>7</b>	<b>30%</b>

**Between \$100,000,000 and \$200,000,000**

<b>Abatement Year</b>	<b>Abatement Percentage</b>
<b>1</b>	<b>70%</b>
<b>2</b>	<b>60%</b>
<b>3</b>	<b>55%</b>
<b>4</b>	<b>55%</b>
<b>5</b>	<b>50%</b>



<b>6</b>	<b>50%</b>
<b>7</b>	<b>40%</b>
<b>8</b>	<b>40%</b>
<b>9</b>	<b>40%</b>
<b>10</b>	<b>30%</b>

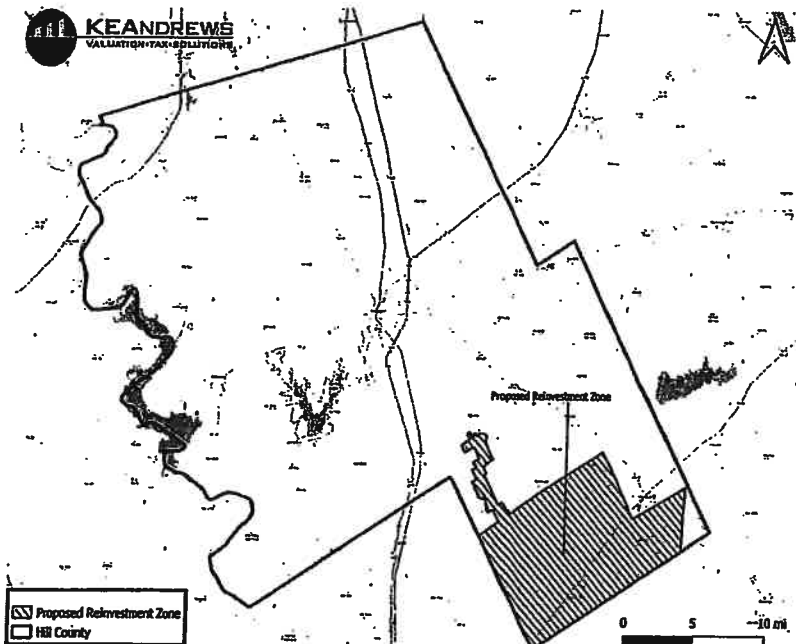
**Greater than \$200,000,000 of Capital Investment**

<b>Abatement Year</b>	<b>Abatement Percentage</b>
<b>1</b>	<b>70%</b>
<b>2</b>	<b>70%</b>
<b>3</b>	<b>65%</b>
<b>4</b>	<b>60%</b>
<b>5</b>	<b>55%</b>
<b>6</b>	<b>50%</b>
<b>7</b>	<b>45%</b>
<b>8</b>	<b>40%</b>
<b>9</b>	<b>40%</b>
<b>10</b>	<b>30%</b>

EXHIBIT B

Description of Premises

Approximately 100,990 acres of land in unincorporated, southern Hill County, Texas near the border with Limestone County, Texas



Such land is proposed to be leased, which land is in adjoining parcels capable of combination for use in a Project qualifying for tax abatement, being a wind farm and transmission facilities capable of generating and transporting electricity. The boundary of the proposed Reinvestment Zone is delineated by the outside boundary lines of the outermost parcels forming the approximately 100,990 acre unit intended for production of wind energy. Although the zone includes for boundary-purposes all of the below-listed parcels, it is likely that not all of the parcels will be leased and used for the project.



106118	MELISSA LEE	114,798	W PATTON A-11 TR 8	114,798 AC
106119	CHANDLER MICHAEL D & MARINA	2,515	W PATTON A-11 TR 108	2,515 AC
106120	LUCKY LUCY KENNETH A JR	3,833	S RUGLE A-74 TR 3	3,833 AC
106121	OSBURN KERRY A & EUGENE V	14,14	S RUGLE A-74 TR 10	14,14 AC
106122	JOSEPH VANCE	24,32	S RUGLE A-74 TR 20	24,32 AC (W/ST-14444)
106123	CHAP TED & MARYN	1,810	C KATUFF A-77 TR 2A	1,810 AC
106124	MACALAY KENNETH A JR	297,348	W HENRI A-408 TR 5, 1A & 2	297,348 AC (PT A-447)
106125	MESCH LAURIE D & EMORY E	46,614	J STEWART A-408 TR 12	46,614 AC
106126	KORRECH DAVID E & CAROL E	84,8	J STEWART A-408 TR 13	84,8 AC
106127	MACALAY KENNETH A JR	178,889	CHOWHILLER A-437 TR 13	178,889 AC (PT A-434)
106128	BARBARA STEVEN D & ALISA A	0,39	C BOVIERER A-437 TR 1A	0,39 AC
106129	MESAGA JEANETTE A	1,80	TYLER CO BC LD A-483 TR 1	1,80 AC
106130	BEREDA JEANETTE A	40	TYLER CO BC LD A-483 TR 2	40 AC
106131	HANZLICK JOHNNY	81,2	TYLER CO BC LD A-483 TR 3	81,2 AC
106132	DAVYMPLE KAY ANNETTE	24,385	TYLER CO BC LD A-483 TR 4	24,385 AC
106133	LYNCH MARION LEE	1	TYLER CO BC LD A-483 TR 5A	1,00 AC
106134	ELIH JOE E OR	0,1	WILLIAMS A-484 TR 10	0,00 AC
106135	JALLIN DAVID	2,5	N HENRY A-1617 TR 6A	2,500 AC
106136	DAVID CHARLIE E	8,448	J BOBEX A-1603 TR 1A	8,448 AC
106137	JAMES ROBERT A YAMIN	0,537	WILSON OF BUK 1 LT 4-8	
106138	JOHN L D JR	4,379	CLARKS BUK 1 LT 2	
106139	ETNAIDORE DAVID	4,339	CLARKS BUK 2 LT 1	
106140	ETNAIDORE DAVID	4,339	CLARKS BUK 3 LT 2	
106141	HOWELL ROBERT	0,318	MT CUMM OF BUK 11 LT 1 & 2	
106142	MARTIN AARON G	0,508	MT CUMM OF BUK 10 LT 11 & 12B	
106143	ANTHONY WILLIAM	0,683	MT CUMM OF BUK 19 LT 7-11	
106144	DAVID CAR A P	0,140	MT CUMM OF BUK 12 LT 14 & 18	
106145	COUSINS L C JR	0,483	MT CUMM OF BUK 21 LT 13-18	
106146	JOHN WILLIAMS	1,033	MCKINLEY & GATNER ADDN BUK 3 LT 2 A & B	
106147	PETERSEN DYLAN L	0,30	MCKINLEY & GATNER ADDN BUK 2 LT 3	
106148	GREENE G F EST	0,30	MCKINLEY & GATNER ADDN BUK 3 LT 4	
106149	BRUNSON PAUL	0,534	MCKINLEY & GATNER ADDN BUK 3 LT 5	
106150	CITY OF PITTSBURGH	0,34	MCKINLEY BUK 13 LT 7-9 (PROJAWAY)	
106151	WILSON JACQUELYN N J ET AL	0,003	CATED BUK 1 LT 2	
106152	CHARLES CHARLES	2	J ELDRIDGE A-338 TR 8A	2,00 AC
106153	BRIDEA JOSEPH D	127,8	J ELDRIDGE A-338 TR 11 & 12	127,8 AC
106154	OSCAR CHARLES	53	J ELDRIDGE A-338 TR 13	53,00 AC
106155	AYERS JEANETTE	1,31	J ELDRIDGE A-338 TR 1A	1,31 AC
106156	DOCKERTY JUDITH M	3	J ELDRIDGE A-338 TR 1A	3,00 AC
106157	HELEN THOMAS PATRICK	34,8	S PRICK A-394 TR 13	34,8 AC
106158	HELEN THOMAS PATRICK	73,8	S PRICK A-394 TR 13	73,8 AC
106159	WILSON JOHN L	1,5	S PRICK A-394 TR 1A	1,50 AC
106160	WILSON JOHN L	2,37	J WALLACE A-434 TR 1A	2,37 AC
106161	COCKE MARY ANN	108	J WALLACE A-434 TR 1A	108 AC
106162	WILSON JOHN L	80,81	J WALLACE A-434 TR 1A	80,81 AC
106163	WILSON JOHN L	80	J WALLACE A-434 TR 1A	80 AC
106164	WILSON JOHN L	148,8	J WALLACE A-434 TR 1A	148,8 AC
106165	WILSON JOHN L	194	J WALLACE A-434 TR 1A	194 AC
106166	WILSON JOHN L	83,34	J WALLACE A-434 TR 1A	83,34 AC
106167	WILSON JOHN L	100	J WALLACE A-434 TR 1A	100 AC
106168	WILSON JOHN L	15,8	J WALLACE A-434 TR 1A	15,8 AC
106169	WILSON JOHN L	10,0	J WALLACE A-434 TR 1A	10,0 AC
106170	WILSON JOHN L	74,8	J WALLACE A-434 TR 1A	74,8 AC
106171	WILSON JOHN L	43,74	J WALLACE A-434 TR 1A	43,74 AC
106172	WILSON JOHN L	3	J WALLACE A-434 TR 1A	3 AC
106173	WILSON JOHN L	10	J WALLACE A-434 TR 1A	10 AC
106174	WILSON JOHN L	8	J WALLACE A-434 TR 1A	8 AC
106175	WILSON JOHN L	81	J WALLACE A-434 TR 1A	81 AC
106176	WILSON JOHN L	97,98	J WALLACE A-434 TR 1A	97,98 AC

106207	CARADY RONALD D & SHARON D	40,8	S HOLLOWAY A-347 TR 13	40,8 AC
106208	CARADY RONALD D & SHARON D	34,07	S PRICK A-394 TR 8	34,07 AC
106209	CLAUSY CHARLES T & THERESA M	113,218	S PRICK A-394 TR 11	113,218 AC
106210	RYAN MARGIE B	23,8	R ALFRED A-13 TR 10	23,8 AC
106211	SHIRLEY JOHN A LIVING TRUST	27,87	J R ALEXANDER A-16 TR 2	27,87 AC
106212	SHIRLEY JOHN A LIVING TRUST	0,5	J R ALEXANDER A-16 TR 3	0,50 AC
106213	MCCELLAN WOODY	24,38	J R ALEXANDER A-16 TR 4	24,38 AC
106214	WILSON JOHN A LIVING TRUST	48,31	J R ALEXANDER A-16 TR 5	48,31 AC
106215	WILSON JOHN A LIVING TRUST	83,31	J R ALEXANDER A-16 TR 6	83,31 AC
106216	SHIRLEY JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 7	1 AC
106217	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 8	1 AC
106218	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 9	1 AC
106219	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 10	1 AC
106220	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 11	1 AC
106221	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 12	1 AC
106222	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 13	1 AC
106223	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 14	1 AC
106224	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 15	1 AC
106225	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 16	1 AC
106226	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 17	1 AC
106227	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 18	1 AC
106228	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 19	1 AC
106229	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 20	1 AC
106230	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 21	1 AC
106231	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 22	1 AC
106232	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 23	1 AC
106233	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 24	1 AC
106234	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 25	1 AC
106235	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 26	1 AC
106236	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 27	1 AC
106237	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 28	1 AC
106238	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 29	1 AC
106239	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 30	1 AC
106240	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 31	1 AC
106241	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 32	1 AC
106242	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 33	1 AC
106243	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 34	1 AC
106244	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 35	1 AC
106245	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 36	1 AC
106246	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 37	1 AC
106247	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 38	1 AC
106248	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 39	1 AC
106249	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 40	1 AC
106250	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 41	1 AC
106251	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 42	1 AC
106252	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 43	1 AC
106253	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 44	1 AC
106254	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 45	1 AC
106255	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 46	1 AC
106256	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 47	1 AC
106257	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 48	1 AC
106258	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 49	1 AC
106259	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 50	1 AC
106260	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 51	1 AC
106261	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 52	1 AC
106262	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 53	1 AC
106263	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 54	1 AC
106264	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 55	1 AC
106265	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 56	1 AC
106266	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 57	1 AC
106267	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 58	1 AC
106268	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 59	1 AC
106269	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 60	1 AC
106270	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 61	1 AC
106271	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 62	1 AC
106272	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 63	1 AC
106273	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 64	1 AC
106274	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 65	1 AC
106275	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 66	1 AC
106276	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 67	1 AC
106277	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 68	1 AC
106278	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 69	1 AC
106279	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 70	1 AC
106280	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 71	1 AC
106281	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 72	1 AC
106282	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 73	1 AC
106283	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 74	1 AC
106284	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 75	1 AC
106285	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 76	1 AC
106286	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 77	1 AC
106287	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 78	1 AC
106288	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 79	1 AC
106289	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 80	1 AC
106290	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 81	1 AC
106291	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 82	1 AC
106292	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 83	1 AC
106293	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 84	1 AC
106294	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 85	1 AC
106295	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 86	1 AC
106296	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 87	1 AC
106297	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 88	1 AC
106298	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 89	1 AC
106299	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 90	1 AC
106300	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 91	1 AC
106301	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 92	1 AC
106302	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 93	1 AC
106303	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 94	1 AC
106304	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 95	1 AC
106305	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 96	1 AC
106306	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 97	1 AC
106307	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 98	1 AC
106308	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 99	1 AC
106309	WILSON JOHN A LIVING TRUST	1	J R ALEXANDER A-16 TR 100	1 AC

116333	BATLEN BAVANAH LEE LEE	1	A MCALL A-80 TR 17B	1,00 AC
116334	ARMSTRONG JOHN & PATRICIA	8,38	C LOPELAND A-118 TR 8	8,38 AC
116335	CHERRYBERRY REVOC L & SIZZONNE B	1	C LOPELAND A-118 TR 8	1 AC
116336	CHERRYBERRY REVOCABLE LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 16	1,33 AC
116337	MCCELLAN WOODY	378,182	CASE CO BSH LAND A-119 TR 14, 14A, 15 & 27	378,182 AC
116338	WILSON JOHN A LIVING TRUST	17,288	CASE CO BSH LAND A-119 TR 16	17,288 AC
116339	WILSON JOHN A LIVING TRUST	87,38	CASE CO BSH LAND A-119 TR 17	87,38 AC
116340	WILSON JOHN A LIVING TRUST	17,24	CASE CO BSH LAND A-119 TR 18	17,24 AC
116341	WILSON JOHN A LIVING TRUST	8,45	CASE CO BSH LAND A-119 TR 19	8,45 AC
116342	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 19A	1,33 AC
116343	WILSON JOHN A LIVING TRUST	258,008	CASE CO BSH LAND A-119 TR 20	258,008 AC
116344	WILSON JOHN A LIVING TRUST	127,33	CASE CO BSH LAND A-119 TR 21	127,33 AC
116345	WILSON JOHN A LIVING TRUST	49	CASE CO BSH LAND A-119 TR 22	49 AC
116346	WILSON JOHN A LIVING TRUST	34,824	CASE CO BSH LAND A-119 TR 23	34,824 AC
116347	WILSON JOHN A LIVING TRUST	23	CASE CO BSH LAND A-119 TR 24	23 AC
116348	WILSON JOHN A LIVING TRUST	18	CASE CO BSH LAND A-119 TR 25	18 AC
116349	WILSON JOHN A LIVING TRUST	24,58	CASE CO BSH LAND A-119 TR 26	24,58 AC
116350	WILSON JOHN A LIVING TRUST	38,897	CASE CO BSH LAND A-119 TR 27	38,897 AC
116351	WILSON JOHN A LIVING TRUST	42,302	CASE CO BSH LAND A-119 TR 28	42,302 AC
116352	WILSON JOHN A LIVING TRUST	68,78	CASE CO BSH LAND A-119 TR 29	68,78 AC
116353	WILSON JOHN A LIVING TRUST	50,81	CASE CO BSH LAND A-119 TR 30	50,81 AC
116354	WILSON JOHN A LIVING TRUST	31,83	CASE CO BSH LAND A-119 TR 31	31,83 AC
116355	WILSON JOHN A LIVING TRUST	3	CASE CO BSH LAND A-119 TR 32	3 AC
116356	WILSON JOHN A LIVING TRUST	30,852	CASE CO BSH LAND A-119 TR 33	30,852 AC
116357	WILSON JOHN A LIVING TRUST	1,987	CASE CO BSH LAND A-119 TR 34	1,987 AC
116358	WILSON JOHN A LIVING TRUST	320	CASE CO BSH LAND A-119 TR 35	320 AC
116359	WILSON JOHN A LIVING TRUST	48,772	CASE CO BSH LAND A-119 TR 36	48,772 AC
116360	WILSON JOHN A LIVING TRUST	74,871	CASE CO BSH LAND A-119 TR 37	74,871 AC
116361	WILSON JOHN A LIVING TRUST	8,7	CASE CO BSH LAND A-119 TR 38	8,7 AC
116362	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 39	1,33 AC
116363	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 40	1,33 AC
116364	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 41	1,33 AC
116365	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 42	1,33 AC
116366	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 43	1,33 AC
116367	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 44	1,33 AC
116368	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 45	1,33 AC
116369	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 46	1,33 AC
116370	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 47	1,33 AC
116371	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 48	1,33 AC
116372	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 49	1,33 AC
116373	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 50	1,33 AC
116374	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 51	1,33 AC
116375	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 52	1,33 AC
116376	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 53	1,33 AC
116377	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 54	1,33 AC
116378	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 55	1,33 AC
116379	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 56	1,33 AC
116380	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 57	1,33 AC
116381	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 58	1,33 AC
116382	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 59	1,33 AC
116383	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 60	1,33 AC
116384	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 61	1,33 AC
116385	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 62	1,33 AC
116386	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 63	1,33 AC
116387	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 64	1,33 AC
116388	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 65	1,33 AC
116389	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 66	1,33 AC
116390	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 67	1,33 AC
116391	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 68	1,33 AC
116392	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 69	1,33 AC
116393	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 70	1,33 AC
116394	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 71	1,33 AC
116395	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 72	1,33 AC
116396	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 73	1,33 AC
116397	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 74	1,33 AC
116398	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 75	1,33 AC
116399	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 76	1,33 AC
116400	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 77	1,33 AC
116401	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 78	1,33 AC
116402	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 79	1,33 AC
116403	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 80	1,33 AC
116404	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 81	1,33 AC
116405	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 82	1,33 AC
116406	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 83	1,33 AC
116407	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 84	1,33 AC
116408	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 85	1,33 AC
116409	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 86	1,33 AC
116410	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 87	1,33 AC
116411	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 88	1,33 AC
116412	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 89	1,33 AC
116413	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 90	1,33 AC
116414	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 91	1,33 AC
116415	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 92	1,33 AC
116416	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 93	1,33 AC
116417	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 94	1,33 AC
116418	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 95	1,33 AC
116419	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 96	1,33 AC
116420	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 97	1,33 AC
116421	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 98	1,33 AC
116422	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 99	1,33 AC
116423	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 100	1,33 AC
116424	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 101	1,33 AC
116425	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 102	1,33 AC
116426	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 103	1,33 AC
116427	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 104	1,33 AC
116428	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 105	1,33 AC
116429	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 106	1,33 AC
116430	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 107	1,33 AC
116431	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 108	1,33 AC
116432	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 109	1,33 AC
116433	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 110	1,33 AC
116434	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 111	1,33 AC
116435	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 112	1,33 AC
116436	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 113	1,33 AC
116437	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 114	1,33 AC
116438	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 115	1,33 AC
116439	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 116	1,33 AC
116440	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 117	1,33 AC
116441	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 118	1,33 AC
116442	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 119	1,33 AC
116443	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 120	1,33 AC
116444	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 121	1,33 AC
116445	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 122	1,33 AC
116446	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 123	1,33 AC
116447	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 124	1,33 AC
116448	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 125	1,33 AC
116449	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 126	1,33 AC
116450	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 127	1,33 AC
116451	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 128	1,33 AC
116452	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 129	1,33 AC
116453	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 130	1,33 AC
116454	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 131	1,33 AC
116455	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 132	1,33 AC
116456	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 133	1,33 AC
116457	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 134	1,33 AC
116458	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 135	1,33 AC
116459	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 136	1,33 AC
116460	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 137	1,33 AC
116461	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 138	1,33 AC
116462	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 139	1,33 AC
116463	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 140	1,33 AC
116464	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 141	1,33 AC
116465	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 142	1,33 AC
116466	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 143	1,33 AC
116467	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 144	1,33 AC
116468	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 145	1,33 AC
116469	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 146	1,33 AC
116470	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 147	1,33 AC
116471	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 148	1,33 AC
116472	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 149	1,33 AC
116473	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 150	1,33 AC
116474	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 151	1,33 AC
116475	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 152	1,33 AC
116476	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 153	1,33 AC
116477	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 154	1,33 AC
116478	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 155	1,33 AC
116479	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 156	1,33 AC
116480	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 157	1,33 AC
116481	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 158	1,33 AC
116482	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 159	1,33 AC
116483	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 160	1,33 AC
116484	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 161	1,33 AC
116485	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 162	1,33 AC
116486	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 163	1,33 AC
116487	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 164	1,33 AC
116488	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 165	1,33 AC
116489	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 166	1,33 AC
116490	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 167	1,33 AC
116491	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 168	1,33 AC
116492	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 169	1,33 AC
116493	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 170	1,33 AC
116494	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 171	1,33 AC
116495	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 172	1,33 AC
116496	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 173	1,33 AC
116497	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 174	1,33 AC
116498	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 175	1,33 AC
116499	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 176	1,33 AC
116500	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 177	1,33 AC
116501	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 178	1,33 AC
116502	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 179	1,33 AC
116503	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 180	1,33 AC
116504	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 181	1,33 AC
116505	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 182	1,33 AC
116506	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 183	1,33 AC
116507	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 184	1,33 AC
116508	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 185	1,33 AC
116509	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 186	1,33 AC
116510	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 187	1,33 AC
116511	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 188	1,33 AC
116512	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 189	1,33 AC
116513	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 190	1,33 AC
116514	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 191	1,33 AC
116515	WILSON JOHN A LIVING TRUST	1,33	CASE CO BSH LAND A-119 TR 192	







123313	BARRYMAN A & MARYLYN A	6,1728	STEDMAN BLK 1 FV 68 & 78
123314	MARKET STEVEN A	6,3718	STEDMAN BLK 1 FV 3 A 77 ALLEY
123316	CURTIS WELLSIA	6,3158	STEDMAN BLK 317 4A-6A
123316	JOHNSON JERRY & LADONNA	6,3879	STEDMAN BLK 317 7-9
123317	CHURCH OF CHRIST	6,3761	STEDMAN BLK 317 1 A 3
123318	PIAT CALM 180 TR	1,5143	STEDMAN BLK 317 3-5
123318	PIAT BAPTIST CHURCH	6,5207	STEDMAN BLK 3 19-11
123320	HAWKINS COOY A	6,3348	STEDMAN BLK 3 17 1 & 2
123321	HAYST EVELYN R	6,3391	STEDMAN BLK 3 17 3 & 4
123323	SALLAS ROBERT & CANEY	6,3324	STEDMAN BLK 3 17 5 & 6
123323	CITY OF CALUM	1,6044	STEDMAN BLK 3 17 1 & 2
123324	PRICE RABBIT L	6,3349	STEDMAN BLK 3 17 1 & 2
123325	STEWART THOMAS R & CYNDEL L A	6,3349	STEDMAN BLK 3 17 3 & 4
123326	KIRUMAM DENISE M	6,3349	STEDMAN BLK 3 17 5 & 6
123327	MARSHALL MICHAEL R	6,3349	STEDMAN BLK 3 17 7 & 8
123328	MARSHALL MICHAEL L A	6,3349	STEDMAN BLK 3 17 9 & 10
123329	STEWART J		
123329	DAVERA BRUNA A JOY HAYES	8,2403	STEDMAN BLK 3 17 11 & 12
123330	MARSHALL MICHAEL R	106,73	W BURGESS A 2 TR 14 & 12 106,73 AC
123331	WARTSALLER MARY LESGOTT	137	W BURGESS A 2 TR 14 & 12 137 AC
123332	MARSHALL MICHAEL R	58,15	W BURGESS A 2 TR 14 & 12 58,15 AC
123334	JOPE JAMES & PAUL III	3,664	W BURGESS A 2 TR 14 & 12 3,664 AC
123342	LIEBER DOROTHY G	113,23	L COMPELLAN A 116 TR 1 113,23 AC
123343	WILCOX CLARENCE B	86,7	CARR CO BCH A 120 TR 16 86,7 AC
123343	REVELL LAWRENCE A	48,19	CARR CO BCH A 120 TR 16 48,19 AC
123343	REVELL LAWRENCE A	48,19	CARR CO BCH A 120 TR 16 48,19 AC
123348	WASSER BRUNO L	48,19	CARR CO BCH A 120 TR 16 48,19 AC
123347	TURNER ROBERT WAYNE	3	CARR CO BCH A 120 TR 16 3 AC
123348	MARKET DOUGLAS DALE	48,29	CARR CO BCH A 120 TR 16 48,29 AC
123348	FLETCHALL WILLIAM J & PAIGE	30,67	CARR CO BCH A 120 TR 16 30,67 AC
123349	FLETCHALL WILLIAM J & PAIGE	14,1	CARR CO BCH A 120 TR 16 14,1 AC
123349	MOORE GEORGE E (JUN)	35,51	CARR CO BCH A 120 TR 17 35,51 AC (V L 87-187185)
123432	BOONCHERIE L	204,66	CARR CO BCH A 120 TR 15, 20 & 20A 204,66 AC
123433	TURNER JERRY H	76,87	CARR CO BCH A 120 TR 16 76,87 AC
123435	JANKE CLARE MC GOWEN JR	5	CARR CO BCH A 120 TR 16A 5 AC
123436	REVELL LAWRENCE A	1	CARR CO BCH A 120 TR 16 A 1 AC
123437	CANNERY DOUGLAS DALE	1	CARR CO BCH A 120 TR 16A 1 AC
123438	FLETCHALL WILLIAM J & PAIGE	1	CARR CO BCH A 120 TR 16A 1 AC
123439	JOPE JAMES & PAUL III	1,62	CARR CO BCH A 120 TR 16A 1,62 AC
123440	FLETCHALL WILLIAM J & PAIGE	16,86	CARR CO BCH A 120 TR 16A 16,86 AC
123441	TURNER JERRY H	1	CARR CO BCH A 120 TR 16A 1 AC
123441	DUNN JERRY WAYNE	361	E HART A 302 TR 1 361,00 AC
123455	HEWITT V A PRESTON & FAN THRY	601,363	E HART A 302 TR 6 & 6A 601,363 AC
123456	PERKINS MICHAEL & HOLLY	7,34	E HART A 302 TR 6A 7,34 AC
123457	ELSDON FAMILY PARUL LLC	161,3	E HART A 302 TR 6 161,30 AC
123458	ALBERTSON MARION JIM & ALLISON M	66,478	E HART A 302 TR 11 66,478 AC
123459	ANDERSON ROGER G	3,263	E HART A 302 TR 13 3,263 AC
123470	ELSDON FAMILY PARUL LLC	8,8	E HART A 302 TR 14 8,80 AC
123471	ELSDON FAMILY PARUL LLC	1,62	E HART A 302 TR 15 1,62 AC
123472	SCHEIDT THOMAS PATRICK	5,98	E HART A 302 TR 16 5,98 AC
123473	HENDON GIL DO FRET	1,108	E HART A 302 TR 18 1,108 AC
123478	HEWITT V A PRESTON & FAN THRY	1	E HART A 302 TR 18 1 AC
123481	ELSDON FAMILY PARUL LLC	1,357	E HART A 302 TR 18A 1,357 AC
123482	ANDERSON ROGER G	6,732	E HART A 302 TR 18A 6,732 AC
123483	TURNER JERRY H	1,40	J HULL A 417 TR 3 1,40 AC
123484	HEWITT V A PRESTON & FAN THRY	6,063	J HULL A 417 TR 4 6,063 AC
123485	JANKE CLARENCE B	61,5	J HULL A 417 TR 5B 61,50 AC
123486	MCN HOLLOWELL LLC	114,536	M MITCHELL A 425 TR 1 & 1A 1C 114,536 AC
123487	SCHEIDT BRUCE & KRISTY J	35,3	M MITCHELL A 425 TR 4 35,30 AC

13-0768	ROBERTA JOHNSA	1	TYLER CO SD L-A483 28 TR BA	1,200 AC
13-0769	RYAN MARSH	0	TYLER CO BC SD L-A483 28 TR 1	
13-0771	JOE LARK RAYMOND T YAMBY	181.7	TYLER CO BC SD L-A483 28 TR 3	181.70 AC
13-0772	BARTON EVELYN H ET AL	37,256	TYLER CO BC SD L-A483 28 TR 3	37,256 AC
13-0773	LINDSEY GARY W & CAROLYN A	86,335	TYLER CO BC SD L-A483 28 TR 3	86,335 AC
13-0774	MONTYER CHRISTOPHER & KRASHIA	161.47	TYLER CO BC SD L-A483 28 TR 3 & 7	161.47 AC
13-0778	STUCKLEY EVELYN M	76.8	TYLER CO BC SD L-A483 28 TR 3	76.80 AC
13-0777	FRANIS CHARLES & HATH ERY	66.1	TYLER CO BC SD L-A483 28 TR 3	66.10 AC
13-0779	LINDSEY GARY W & CAROLYN A	1	TYLER CO BC SD L-A483 28 TR BA	1.00 AC
13-0780	STUCKLEY EVELYN M	1	TYLER CO BC SD L-A483 28 TR BA	1.00 AC
13-0781	ELLISON FAMILY FARM LLC	796.8	TYLER CO BC SD L-A483 27 TR 1	796.80 AC
13-0782	URAM DENNIS & GAIL FAMILY TRUST	106,845	TYLER CO SD L-A483 27 TR 3	106,845 AC
13-0783	SCHEIDT ANTHONY L & KATHLEEN V	86.18	TYLER CO BC SD L-A483 27 TR 3	86.18 AC
13-0784	SCHEIDT ANTHONY L & KATHLEEN V	78.6	TYLER CO SD L-A483 27 TR 4	78.60 AC
13-0785	JAMES CLARENCE S	197,422	TYLER CO BC SD L-A483 27 TR 3 & 7	197,422 AC
13-0786	FEDERAL NATIONAL MORTGAGE ASSOCIATION	33,334	TYLER CO SD L-A483 27 TR 6	33,334 AC
13-0788	SCHEIDT ANTHONY L	77,045	TYLER CO BC SD L-A483 27 TR 6	77,045 AC
13-0789	SCHEIDT ANTHONY L & KATHLEEN V	3	TYLER CO BC SD L-A483 27 TR 4A	3.00 AC
13-0791	ROBERTA WALTON	81,763	TYLER CO BC SD L-A483 28 TR 1 & 1A	81,763 AC
13-0792	ADAM DONALD R & WANDA L	1.4	TYLER CO BC SD L-A483 28 TR 3	1,400 AC
13-0793	ADAM DONALD R & WANDA L	81.8	TYLER CO BC SD L-A483 28 TR 3	81.80 AC
13-0794	ADAM DONALD R & WANDA L	43.3	TYLER CO BC SD L-A483 28 TR 3	43,300 AC
13-0795	ADAM DONALD R & WANDA L	76,685	TYLER CO BC SD L-A483 28 TR 3	76,685 AC
13-0796	ADAM DONALD R & WANDA L	131,370	TYLER CO BC SD L-A483 28 TR 3 & 6A	131,370 AC
13-0797	ROBERTA DAVIS	1.3	TYLER CO BC SD L-A483 28 TR 6	1,300 AC
13-0798	ADAM DONALD R & WANDA L	1	TYLER CO BC SD L-A483 28 TR 2A	1,200 AC
13-0799	POLSKY PAUL	186	TYLER CO BC SD L-A483 28 TR 2A	186.00 AC
13-0800	POPE JAMES E & PAM	77	TYLER CO BC SD L-A483 28 TR 3	77,600 AC
13-0801	PRATKA DOB & COLLEEN L	77,294	TYLER CO BC SD L-A483 28 TR 4 & 6A	77,294 AC
13-0806	PEABODY JAMES B & MARY	213,134	TYLER CO BC SD L-A483 28 TR 3	213,134 AC
13-0807	PEABODY JAMES B & MARY	185	TYLER CO BC SD L-A483 28 TR 1 & 1A	182.00 AC
13-0808	ROBERTA DAVIS	81.8	TYLER CO BC SD L-A483 28 TR 3	81,800 AC
13-0810	SCHEIDT DAVID S & CAROL E	48.3	A WALKER A-898 TR 3	48,300 AC
13-0811	HAMMOND BRUM S & DUSTY J	3	WALKER A-897 TR 1	3,000 AC
13-0812	SCHEIDT DAVID S & CAROL E	100	W WALKER A-897 TR 1	100,000 AC
13-0813	SCHEIDT DAVID S	24.1	W WALKER A-897 TR 1	24,100 AC
13-0814	JERRY RICHARD R	76	W WALKER A-897 TR 3	76,000 AC
13-0815	SCHEIDT DAVID S & CAROL E	190	W WALKER A-897 TR 3	190,000 AC
13-0816	DAVID RICHARD S & EUGENE	163.5	W WALKER A-897 TR 3	163,500 AC
13-0833	DEWITT W & PRESTON E FARM TRUST	76.42	J WALKER A-1082 TR 3	76.420 AC
13-0844	ROBARGE GUY CO INC	0.335	ROBARGE OF BLK 1 LY 1-5	
13-0845	ROBARGE GUY CO INC	0.4283	ROBARGE OF BLK 1 LY 1-5	
13-0846	ROBARGE GUY CO INC	0.3	ROBARGE OF BLK 1 LY 1-5	
13-0847	ADAM DAVID W & ERIN M	0.5216	ROBARGE OF BLK 1 LY 11 & 12	
13-0848	ROBARGE GUY CO INC	0.5314	ROBARGE OF BLK 1 LY 3 & 4	
13-0849	ROBARGE COMMUNITY CHURCH	0.4821	ROBARGE OF BLK 1 LY 7 & 8	
13-0850	ROBARGE GUY CO INC	0.5314	ROBARGE OF BLK 1 LY 7 & 8	
13-0851	ROBARGE GUY CO INC	0.3623	ROBARGE OF BLK 1 LY 1-5	
13-0852	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0853	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0854	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0855	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0856	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0857	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0858	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0859	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0860	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0861	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0862	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0863	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0864	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0865	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0866	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0867	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0868	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0869	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0870	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0871	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0872	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0873	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0874	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0875	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0876	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0877	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0878	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0879	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0880	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0881	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0882	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0883	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0884	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0885	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0886	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0887	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0888	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0889	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0890	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0891	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0892	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0893	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0894	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0895	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0896	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0897	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0898	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0899	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0900	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0901	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0902	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0903	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0904	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0905	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0906	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0907	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0908	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0909	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0910	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0911	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0912	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0913	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0914	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0915	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0916	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0917	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0918	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0919	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0920	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0921	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0922	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0923	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0924	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0925	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0926	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0927	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0928	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0929	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0930	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0931	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0932	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0933	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0934	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0935	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0936	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0937	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0938	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0939	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0940	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0941	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0942	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0943	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0944	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0945	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0946	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0947	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0948	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0949	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0950	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0951	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0952	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0953	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0954	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0955	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0956	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0957	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0958	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0959	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0960	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0961	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0962	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0963	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0964	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0965	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0966	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0967	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0968	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0969	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0970	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0971	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0972	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0973	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0974	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0975	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0976	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0977	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0978	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0979	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0980	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0981	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0982	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0983	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0984	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0985	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0986	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0987	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0988	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0989	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0990	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0991	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0992	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0993	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0994	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0995	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0996	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0997	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	
13-0998	ROBARGE GUY CO INC	0.4621	ROBARGE OF BLK 1 LY 1-5	



13300	BENDER JAMES L JR	112.27	0 HART A-542 TR 1A, 20, 31 & 21A	112.27 AC
13301	LOVICKO STEVEN A & DANIELA	1.36	0 HART A-542 TR 30A	1.36 AC
13311	KASPER GARY D & JOAN	18.71	0 COOK A-115 TR 4D	18.71 AC
13441	BRPAC LLC	3.78	0 BEARLEY A-61 TR 1A	3.78 AC
13443	ENDER RODGER P & MARGARET J	8	0 COPELAND A-115 SECT A TR 32 LY 1	8.00 AC
13444	KARIN JAMES W	1	0 COPELAND A-115 SECT A TR 32 LY 1A-1	1.00 AC
13446	CARTLERS GARY F	1	0 COOK A-115 TR 3A	1.00 AC
13447	SHULTZ PATRICIA A & DANIEL J	1.8	0 HART A-542 TR 20	1.80 AC
13448	BOYD JUDY D ET AL	0.4	0 MC FALL A-32 TR 8	0.4 AC
13449	HARTER RONALD J & KRISTINE S	18.37	0 KATUFF A-77 TR 2B	18.37 AC
13449	ANDERSON O D	0.4	0 FAN SCRUTCHFIELD A-11 TR 4B	0.4 AC
13470	HARTER CLARENCE S & BRYAN O	1	0 CASE CO 80N A-120 TR 8A	1.00 AC
13471	BRADY CHARLES EST	2.57	0 A GRAYSON A-35 TR 2	2.57 AC
13472	DEAR WILLIAM G	2.48	0 MATA A-33 TR 3	2.48 AC
13473	DEAR WILLIAM G	0.42	0 MATA A-33 TR 10	0.42 AC
13474	DEAR WILLIAM G	0.42	0 MATA A-33 TR 14	0.42 AC
13475	DEAR WILLIAM G	1.17	0 MATA A-33 TR 28 & 29A	1.17 AC
13476	HANGROW DONALD L & CHRISTY	25	0 MATA A-33 TR 32A	25.00 AC
13477	SCOTT JENNIFER S III	1	0 BURGESS A-74 TR 30	1.00 AC
13478	FRANKLIN JACK	16.33	0 E LUMIN A-43 TR 1B	16.33 AC
13479	STEELER CLAYTON JR	20.4	0 E LUMIN A-43 TR 3A	20.4 AC
13480	LEWIS LEO ELAINE	3.14	0 E LUMIN A-43 TR 3B LY 1	3.14 AC
13481	BALTER LEON HUTCHISON	11.44	0 E LUMIN A-43 TR 1A	11.44 AC
13482	HUTCHISON JOE WELDON	11.44	0 E LUMIN A-43 TR 1B	11.44 AC
13483	HUTCHISON JOE WELDON	11.4	0 E LUMIN A-43 TR 1C	11.4 AC
13484	HUTCHISON JOE WELDON	11.4	0 E LUMIN A-43 TR 1D	11.4 AC
13485	JOHNSON L D JR	0.3718	0 CLARK BLK 1 LY 3	0.3718 AC
13486	ROBERTS DORIS R ET AL	0.333	0 MATA A-33 TR 11	0.333 AC
13487	CITY OF JAY CALM	0.004	0 MT CALM OF BLK 32 LY 1A & 2A	0.004 AC
13488	HICKMAN LARRY P & ETAL	0.004	0 MT CALM OF BLK 32 LY 4B & 6B	0.004 AC
13489	CITY OF JAY CALM	0.1	0 HICKLE BLK 16 LY 13 (BROADWAY)	0.1 AC
13490	DOUGLAS D & WHITNEY R	1	0 TYLER CO 80 LD A-43 TR 2A	1.00 AC
13491	PEARCE KAREN E & MARY	78	0 TYLER CO 80 LD A-43 TR 2B	78.00 AC
13492	WELLS MICHAEL	1	0 COPELAND A-115 SECT A TR 32 LY 3A	1.00 AC
13493	WELLS JAMES W	0.822	0 COPELAND A-115 SECT A TR 32 LY 3B, 18A & 20	0.822 AC
13514	TALAPERRA JAMES B ET AL	8	0 COOK A-115 TR 4B	8.00 AC
13515	JOHN CHILLEN R	0.87	0 TUCKERMAN A-34 TR 1A	0.87 AC
13516	JAMES JAMES JR	0.133	0 M HORTON A-77 TR 1B	0.133 AC
13517	ROBINSON BARRY	0.1	0 MATA A-33 TR 1	0.1 AC
13518	WOODALL GARY W	16.44	0 MATA A-33 TR 1B	16.44 AC
13519	WIS ROBERT L	0.78	0 MATA A-33 TR 1A	0.78 AC
13520	TRAMMELL TROY D & SHANNON S	21.413	0 MATA A-33 TR 29C	21.413 AC
13521	WATKINS ASIA JR & PATRICIA G	4.8	0 MCDONALD A-74 TR 4A	4.80 AC
13522	WATKINS ASIA JR & PATRICIA G	1.33	0 MCDONALD A-74 TR 4B	1.33 AC
13523	BRADY RAYMOND	154.183	0 STEWART A-43 TR 1	154.183 AC
13524	BRADY JAMES EDWARD	80.08	0 STEWART A-43 TR 2	80.08 AC
13525	WATKINS ASIA JR & PATRICIA G	89	0 STEWART A-43 TR 10	89.00 AC
13526	STUCKEY ELYON E JR	1.80	0 STEWART A-43 TR 11	1.80 AC
13527	BRADY RAYMOND	1	0 STEWART A-43 TR 1A	1.00 AC
13528	STUCKEY ELYON E JR	0.80	0 MATA A-33 TR 11A	0.80 AC
13529	STUCKEY ELYON E JR	0.314	0 MATA A-33 TR 11B	0.314 AC
13530	WILLIAMS LARRY	0.3138	0 MT CALM OF BLK 32 LY 7, 8, 9B & 10B	0.3138 AC
13531	WILLIAMS LARRY	0.3138	0 MT CALM OF BLK 32 LY 100	0.3138 AC
13532	WILLIAMS LARRY	1.1363	0 HICKLE BLK 16 LY 14B & 15B	1.1363 AC
13533	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 16B & 17B	0.4 AC
13534	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 18B & 19B	0.4 AC
13535	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 20B & 21B	0.4 AC
13536	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 22B & 23B	0.4 AC
13537	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 24B & 25B	0.4 AC
13538	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 26B & 27B	0.4 AC
13539	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 28B & 29B	0.4 AC
13540	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 30B & 31B	0.4 AC
13541	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 32B & 33B	0.4 AC
13542	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 34B & 35B	0.4 AC
13543	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 36B & 37B	0.4 AC
13544	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 38B & 39B	0.4 AC
13545	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 40B & 41B	0.4 AC
13546	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 42B & 43B	0.4 AC
13547	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 44B & 45B	0.4 AC
13548	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 46B & 47B	0.4 AC
13549	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 48B & 49B	0.4 AC
13550	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 50B & 51B	0.4 AC
13551	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 52B & 53B	0.4 AC
13552	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 54B & 55B	0.4 AC
13553	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 56B & 57B	0.4 AC
13554	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 58B & 59B	0.4 AC
13555	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 60B & 61B	0.4 AC
13556	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 62B & 63B	0.4 AC
13557	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 64B & 65B	0.4 AC
13558	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 66B & 67B	0.4 AC
13559	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 68B & 69B	0.4 AC
13560	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 70B & 71B	0.4 AC
13561	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 72B & 73B	0.4 AC
13562	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 74B & 75B	0.4 AC
13563	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 76B & 77B	0.4 AC
13564	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 78B & 79B	0.4 AC
13565	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 80B & 81B	0.4 AC
13566	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 82B & 83B	0.4 AC
13567	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 84B & 85B	0.4 AC
13568	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 86B & 87B	0.4 AC
13569	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 88B & 89B	0.4 AC
13570	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 90B & 91B	0.4 AC
13571	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 92B & 93B	0.4 AC
13572	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 94B & 95B	0.4 AC
13573	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 96B & 97B	0.4 AC
13574	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 98B & 99B	0.4 AC
13575	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 100B & 101B	0.4 AC
13576	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 102B & 103B	0.4 AC
13577	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 104B & 105B	0.4 AC
13578	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 106B & 107B	0.4 AC
13579	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 108B & 109B	0.4 AC
13580	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 110B & 111B	0.4 AC
13581	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 112B & 113B	0.4 AC
13582	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 114B & 115B	0.4 AC
13583	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 116B & 117B	0.4 AC
13584	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 118B & 119B	0.4 AC
13585	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 120B & 121B	0.4 AC
13586	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 122B & 123B	0.4 AC
13587	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 124B & 125B	0.4 AC
13588	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 126B & 127B	0.4 AC
13589	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 128B & 129B	0.4 AC
13590	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 130B & 131B	0.4 AC
13591	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 132B & 133B	0.4 AC
13592	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 134B & 135B	0.4 AC
13593	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 136B & 137B	0.4 AC
13594	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 138B & 139B	0.4 AC
13595	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 140B & 141B	0.4 AC
13596	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 142B & 143B	0.4 AC
13597	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 144B & 145B	0.4 AC
13598	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 146B & 147B	0.4 AC
13599	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 148B & 149B	0.4 AC
13600	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 150B & 151B	0.4 AC
13601	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 152B & 153B	0.4 AC
13602	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 154B & 155B	0.4 AC
13603	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 156B & 157B	0.4 AC
13604	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 158B & 159B	0.4 AC
13605	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 160B & 161B	0.4 AC
13606	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 162B & 163B	0.4 AC
13607	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 164B & 165B	0.4 AC
13608	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 166B & 167B	0.4 AC
13609	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 168B & 169B	0.4 AC
13610	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 170B & 171B	0.4 AC
13611	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 172B & 173B	0.4 AC
13612	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 174B & 175B	0.4 AC
13613	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 176B & 177B	0.4 AC
13614	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 178B & 179B	0.4 AC
13615	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 180B & 181B	0.4 AC
13616	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 182B & 183B	0.4 AC
13617	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 184B & 185B	0.4 AC
13618	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 186B & 187B	0.4 AC
13619	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 188B & 189B	0.4 AC
13620	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 190B & 191B	0.4 AC
13621	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 192B & 193B	0.4 AC
13622	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 194B & 195B	0.4 AC
13623	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 196B & 197B	0.4 AC
13624	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 198B & 199B	0.4 AC
13625	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 200B & 201B	0.4 AC
13626	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 202B & 203B	0.4 AC
13627	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 204B & 205B	0.4 AC
13628	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 206B & 207B	0.4 AC
13629	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 208B & 209B	0.4 AC
13630	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 210B & 211B	0.4 AC
13631	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 212B & 213B	0.4 AC
13632	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 214B & 215B	0.4 AC
13633	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 216B & 217B	0.4 AC
13634	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 218B & 219B	0.4 AC
13635	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 220B & 221B	0.4 AC
13636	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 222B & 223B	0.4 AC
13637	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 224B & 225B	0.4 AC
13638	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 226B & 227B	0.4 AC
13639	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 228B & 229B	0.4 AC
13640	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 230B & 231B	0.4 AC
13641	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 232B & 233B	0.4 AC
13642	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 234B & 235B	0.4 AC
13643	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 236B & 237B	0.4 AC
13644	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 238B & 239B	0.4 AC
13645	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 240B & 241B	0.4 AC
13646	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 242B & 243B	0.4 AC
13647	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 244B & 245B	0.4 AC
13648	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 246B & 247B	0.4 AC
13649	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 248B & 249B	0.4 AC
13650	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 250B & 251B	0.4 AC
13651	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 252B & 253B	0.4 AC
13652	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 254B & 255B	0.4 AC
13653	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 256B & 257B	0.4 AC
13654	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 258B & 259B	0.4 AC
13655	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 260B & 261B	0.4 AC
13656	WILLIAMS LARRY	0.4	0 HICKLE BLK 16 LY 262B & 263B	0.4 AC
13657	WILLIAMS LARRY	0.4	0	

22150	BAILEY MICHAEL	20.3917	COTTONWOOD RANCH 3 LY 31 & 48	36.3917 AC
22151	VAND ADAM & TARA H	6.36	COTTONWOOD RANCH 2 LY 32	6.36 AC
22152	MATTHEW LESLIE G	6.36	COTTONWOOD RANCH 2 LY 33	6.36 AC
22153	SCOTT VICKIE	6.36	COTTONWOOD RANCH 2 LY 34	6.36 AC
22154	LEAHU GIOVANNA V	11.8183	COTTONWOOD RANCH 2 LY 35	11.8183 AC
22155	JAMISON CYNTHIA L	10.883	COTTONWOOD RANCH 2 LY 36 & 37	16.883 AC
22156	BOHAGUE MARIA G	7.37	COTTONWOOD RANCH 2 LY 37	7.37 AC
22157	RODRIGUEZ JOSE G	29.3307	COTTONWOOD RANCH 2 LY 38 & 39	58.3307 AC
22158	BERNARD DAVID E & MICHELLE	78.3983	COTTONWOOD RANCH 2 LY 40	78.3983 AC
22159	CORRIG MARK S & MURPHY A	38.197	COTTONWOOD RANCH 3 LY 12A	28.197 AC
22160	PERSON HARRY M EST	30	COTTONWOOD RANCH 3 LY 14	30.00 AC
22161	CHUCK MARTIN D & VANITNEY R	41	COTTONWOOD RANCH 3 LY 18A - 19D	41.00 AC
22162	BARBARA BARRE	40	COTTONWOOD RANCH 3 LY 18	40.00 AC
22163	WILLIAM VIT & RAPTURE J	4.64	COTTONWOOD RANCH 3 LY 17A	4.64 AC
22164	MATTHEW JOHNNY A	16.09	COTTONWOOD RANCH 3 LY 18A	16.09 AC
22165	DELL LESLIE B	24.35	COTTONWOOD RANCH 3 LY 18B	24.35 AC
22166	WILLIAM BOBBIE B	3.35	COTTONWOOD RANCH 3 LY 23	3.35 AC
22167	REPPLE ROBERT D &	1.02	COTTONWOOD RANCH 3 LY 27	1.02 AC
22168	THELMA DARY W & THURMUDA J	16.67	COTTONWOOD RANCH 3 LY 27A	16.67 AC
22169	ASH JOE	14.8	COTTONWOOD RANCH 3 LY 27B	14.8 AC
22170	LYNN DEBBIE &	30	COTTONWOOD RANCH 3 LY 28	30.00 AC
22171	JOHN CACCIOPOLI	30	COTTONWOOD RANCH 3 LY 28	30.00 AC
22172	JOHN DARY W & KELLIE D	16.73	COTTONWOOD RANCH 3 LY 30A	16.73 AC
22173	HAROLD VERA	8.7007	MT CALM OF BLK 3 LY 9 - 13	
22174	BARBARA EDWARD	4.75	CASE CO BCL LAND A-118 TR 14B	4.75 AC
22175	GARY DAVID & JUNE	8.887	TYLER CO BCL A-483 20 TR 10	8.887 AC
22176	BRAND SYLVIA M	6.13	TYLER CO BCL A-483 20 TR 10	6.13 AC
22177	JN ADAMS INVESTMENT CO LLC	3	TYLER CO BCL A-483 20 TR 10	3.00 AC
22178	BARRETT JAMIE	1	TYLER CO BCL A-483 20 TR 10	1.00 AC
22179	GOODRICH JOHN A	1.12	TYLER CO BCL A-483 20 TR 11	1.12 AC
22180	BARBER WUFORD L	1.72	TYLER CO BCL A-483 20 TR 1K	1.72 AC
22181	WILL THOMAS J & TRACIE L	3.01	TYLER CO BCL A-483 20 TR 1-38	3.01 AC
22182	KENNEDY ROXANNE	1.18	TYLER CO BCL A-483 20 TR 1-38	1.18 AC
22183	THURISA VICTORY D & SHARON E	1	TYLER CO BCL A-483 20 TR 1-3	1.00 AC
22184	MARTINE JOE	8.1667	MT CALM OF BLK 3 LY 13	
22185	LEE ORNELA D	2.83	TYLER CO BCL A-483 20 TR 1-44	2.83 AC
22186	ALPHABET DENISE	2.18	TYLER CO BCL A-483 20 TR 1-42	2.18 AC
22187	CHANCE BARRY & JACQUELINE	1	TYLER CO BCL A-483 20 TR 1-43	1.00 AC
22188	STEPHAN STEPHANIE	1.774	TYLER CO BCL A-483 20 TR 1-43	1.774 AC
22189	YANG CHUN FONG J	1	TYLER CO BCL A-483 20 TR 1-43	1.00 AC
22190	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-38	6.00 AC
22191	HEPPIAN BRADY B	1.06	TYLER CO BCL A-483 20 TR 1-40	1.06 AC
22192	ROBERT ROBERT & CHRISTINA	3.51	TYLER CO BCL A-483 20 TR 1-43	3.51 AC
22193	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-37	6.00 AC
22194	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-38	6.00 AC
22195	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-39	6.00 AC
22196	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-40	6.00 AC
22197	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-41	6.00 AC
22198	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-42	6.00 AC
22199	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-43	6.00 AC
22200	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-44	6.00 AC

22201	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-45	6.00 AC
22202	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-46	6.00 AC
22203	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-47	6.00 AC
22204	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-48	6.00 AC
22205	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-49	6.00 AC
22206	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-50	6.00 AC
22207	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-51	6.00 AC
22208	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-52	6.00 AC
22209	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-53	6.00 AC
22210	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-54	6.00 AC
22211	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-55	6.00 AC
22212	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-56	6.00 AC
22213	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-57	6.00 AC
22214	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-58	6.00 AC
22215	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-59	6.00 AC
22216	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-60	6.00 AC
22217	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-61	6.00 AC
22218	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-62	6.00 AC
22219	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-63	6.00 AC
22220	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-64	6.00 AC
22221	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-65	6.00 AC
22222	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-66	6.00 AC
22223	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-67	6.00 AC
22224	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-68	6.00 AC
22225	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-69	6.00 AC
22226	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-70	6.00 AC
22227	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-71	6.00 AC
22228	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-72	6.00 AC
22229	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-73	6.00 AC
22230	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-74	6.00 AC
22231	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-75	6.00 AC
22232	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-76	6.00 AC
22233	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-77	6.00 AC
22234	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-78	6.00 AC
22235	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-79	6.00 AC
22236	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-80	6.00 AC
22237	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-81	6.00 AC
22238	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-82	6.00 AC
22239	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-83	6.00 AC
22240	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-84	6.00 AC
22241	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-85	6.00 AC
22242	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-86	6.00 AC
22243	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-87	6.00 AC
22244	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-88	6.00 AC
22245	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-89	6.00 AC
22246	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-90	6.00 AC
22247	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-91	6.00 AC
22248	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-92	6.00 AC
22249	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-93	6.00 AC
22250	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-94	6.00 AC
22251	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-95	6.00 AC
22252	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-96	6.00 AC
22253	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-97	6.00 AC
22254	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-98	6.00 AC
22255	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 14-99	6.00 AC
22256	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-00	6.00 AC
22257	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-01	6.00 AC
22258	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-02	6.00 AC
22259	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-03	6.00 AC
22260	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-04	6.00 AC
22261	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-05	6.00 AC
22262	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-06	6.00 AC
22263	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-07	6.00 AC
22264	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-08	6.00 AC
22265	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-09	6.00 AC
22266	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-10	6.00 AC
22267	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-11	6.00 AC
22268	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-12	6.00 AC
22269	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-13	6.00 AC
22270	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-14	6.00 AC
22271	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-15	6.00 AC
22272	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-16	6.00 AC
22273	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-17	6.00 AC
22274	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-18	6.00 AC
22275	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-19	6.00 AC
22276	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-20	6.00 AC
22277	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-21	6.00 AC
22278	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-22	6.00 AC
22279	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-23	6.00 AC
22280	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-24	6.00 AC
22281	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-25	6.00 AC
22282	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-26	6.00 AC
22283	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-27	6.00 AC
22284	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-28	6.00 AC
22285	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-29	6.00 AC
22286	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-30	6.00 AC
22287	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-31	6.00 AC
22288	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-32	6.00 AC
22289	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-33	6.00 AC
22290	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-34	6.00 AC
22291	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-35	6.00 AC
22292	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-36	6.00 AC
22293	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-37	6.00 AC
22294	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-38	6.00 AC
22295	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-39	6.00 AC
22296	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-40	6.00 AC
22297	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-41	6.00 AC
22298	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-42	6.00 AC
22299	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-43	6.00 AC
22300	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-44	6.00 AC
22301	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-45	6.00 AC
22302	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-46	6.00 AC
22303	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-47	6.00 AC
22304	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-48	6.00 AC
22305	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-49	6.00 AC
22306	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-50	6.00 AC
22307	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-51	6.00 AC
22308	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-52	6.00 AC
22309	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-53	6.00 AC
22310	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-54	6.00 AC
22311	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-55	6.00 AC
22312	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-56	6.00 AC
22313	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-57	6.00 AC
22314	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-58	6.00 AC
22315	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-59	6.00 AC
22316	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-60	6.00 AC
22317	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-61	6.00 AC
22318	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-62	6.00 AC
22319	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-63	6.00 AC
22320	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-64	6.00 AC
22321	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-65	6.00 AC
22322	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-66	6.00 AC
22323	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-67	6.00 AC
22324	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-68	6.00 AC
22325	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-69	6.00 AC
22326	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-70	6.00 AC
22327	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-71	6.00 AC
22328	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-72	6.00 AC
22329	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-73	6.00 AC
22330	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-74	6.00 AC
22331	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-75	6.00 AC
22332	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-76	6.00 AC
22333	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-77	6.00 AC
22334	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-78	6.00 AC
22335	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-79	6.00 AC
22336	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-80	6.00 AC
22337	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-81	6.00 AC
22338	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-82	6.00 AC
22339	JOHN ROGER A	6	J TUMBLEBUSH A-484 TR 15-83	6.00 AC

377440	ELIN CHARLES R SR	8	J THURMOND A-484 TR 14-8 8.00 AC (PAINTERUSH MEADOWS LT 6-11)
377544	MULTIPLE OWNERS	3.48	TYLER CO 80 LD A-483 TR 15 3.48 AC (R/R ROW) (UD)
377641	KALANIS WALK CHRISTIAN RETREAT INC	11.582	M MATA A-554 TR 48 LY 1 11.582 AC
377652	HEATHMAN LORRETTA G	0.158	M MATA A-554 TR 48 LY 2 0.158 AC (COLUMBIEN)
378451	JACK HANCOCK FARMS LLC	0	O SCHUBERT A-458 TR 16 0.00 AC
378457	DOTY JESSE L II	1.343	J LUCODIAL A-584 TR 58 LY 1 1.343 AC
378461	KALAS GILBERTO & ENKA OLGUIN	14.258	L WILLIAMS A-484 TR 188 14.258 AC
378462	DOM LANE ENTERPRISES LLC	6.03	J THURMOND A-484 TR 14-50 6.03 AC (PAINTERUSH MEADOWS LT 60-62)
378143	MAGBURY PEGGY	1.447	M MATA A-554 TR 3A LY 1 1.447 AC
380413	RUEH RELUE AD (JRS)	20.318	M MATA A-554 TR 3A 20.318 AC
380423	3 PRIMER LLC	0.3	M MATA A-554 TR 3A 0.30 AC
381168	REUBENSTON WILLIAM B	113	R PATTON A-714 TR 3A 113.00 AC
381791	LANHAM TRADING COMPANY LLC	1.31	TYLER CO 80 LD A-483 TR 1-77 1.31 AC (MADAMAMEN EAST LY 77)
381841	ALLBRIGHT MARVIN J JR & ALLISON K	0.864	E HART A-362 TR 12A 0.864 AC
382048	SHOOLE DARREN W & STEPHANIE D	60	M MATA A-554 TR 3B 60.00 AC
382054	NELL COUNTY	0.854	A WICHAMER A-480 TR 3A 0.854 AC
382184	CONTRACT PREFERRED PARTNERS LLC	12	R PATTON A-708 TR 18 12.00 AC
383101	WILPATRICK JEFFREY & KIMBERLY	10.1	COTTONWOOD RANCH 2 LT 12B 10.10 AC
383103	KEVIN KEVIN & THERESA J W	18.518	COTTONWOOD RANCH 2 LT 12C 18.518 AC
383507	PETTY BOHARD & BIR & MARTHA S	13.048	M MATA A-554 TR 30 13.048 AC
383511	REBEKE JO AUBI	64.683	M M MASHBURN A-418 TR 50 64.683 AC
383510	COOK BOBBI E J	35.371	M M MASHBURN A-418 TR 50 35.371 AC
383521	ACT B ENTERPRISES LLC	60	M M MASHBURN A-418 TR 50 60.00 AC
384138	WENTWOODS GARDEN & CRYSTAL	2	E L RUTH A-534 TR 10 LY 1 2.00 AC
384143	PEREZ OSCAR A F	4	M VASSE A-450 TR 7A 2.00 AC
384150	MY CALM 180 TR	0.058	MY CALM OF BLK 28 LY 8B
384328	LOVE STAR TRANSMISSION LLC	60	J WILSON A-484 TR 8A 60.00 AC
384378	MULTIPLE OWNERS	1	TYLER CO 80 LD A-483 TR 3A 1.00 AC (UD)
384711	PEREZ LIZARD & MARCELA GALAS	3.024	L WILLIAMS A-484 TR 180 3.024 AC
384712	RICHARD FELIX	4.324	L WILLIAMS A-484 TR 180 4.324 AC
384980	ENTROP ELMER	1	J MEDDIAL A-548 TR 3B 1.00 AC
384914	KUAPUK CYNTHIA / KUAPUK LARRY	132	A PRICE A-704 TR 13, 13B & 13C 132.00 AC (UD)
384918	KUAPUK CYNTHIA / KUAPUK LARRY	78	J ELKORGE A-535 TR 2 78.00 AC (UD)
384938	BRUYERE RICHARD K	1.003	TYLER CO 80 LD A-483 TR 1F 1.003 AC
384938	TOLAN JUDITH E O	1	A GRAYES A-344 TR 30 1.00 AC
384942	SHOOLE WALTER SUPPLY CORP	1.003	O MITCHELL A-484 TR 10 1.003 AC
384958	EDDIE JEROME	0.348	MCKEEL & CATES A-508 BLK 2 LY 3B
384958	SORIA JUAN J & FRANCISCA	0.482	ROSE OF BLK 8 LY 4-B
384951	CITY OF HUSBAND	20.878	J R ALEXANDER A-14 TR 1A 20.878 AC
384927	WOODALL GARY W A	1.631	M MATA A-554 TR 8A LY 2 1.631 AC
384948	KOLAYVANGER REGINA	2	M MATA A-554 TR 30 LY 2B 2.00 AC
384948	HUBBARD GOWBOY CHURCH	33.09	J R ALEXANDER A-14 TR 8C 33.09 AC
381154	MARTIN DEYAN	18.09	A WICKALL A-484 TR 40 LY 1 18.09 AC
381164	ESPARZA JOSEPH A JENNIFER OLIVER	2.663	TYLER CO 80 LD A-483 TR 1 LY 2 2.663 AC
381169	MIZERA BROTHER FARMS	3	TYLER CO 80 LD A-483 TR 1 LY 3 3.00 AC
381169	DONOVAN MICHAEL S & VANDY M	4.11	J THURMOND A-484 TR 14-24 4.11 AC (PAINTERUSH MEADOWS LT 24)
382022	WINDENGER TROY & CARRY	10	L COPELAND A-118 TR 32A 10.00 AC
382027	HATFIELD OLIVER N & BARBARA J	0.82	TYLER CO 80 LD A-483 TR 16 0.82 AC
382078	SHOOLE VANCEY	11.21	O MITCHELL A-484 TR 1A 11.21 AC
382078	MULTIPLE OWNERS	2	E FETTER A-368 TR 1E 2.00 AC (UD)
382044	MULTIPLE OWNERS	1.288	J R ALEXANDER A-773 TR 70 1.288 AC (UD)
382047	SHOOLE TONY & MARGARET	18.71	E HART A-362 TR 4C 18.71 AC
382038	JONES GALEN H & COURTNEY	34.14	J THURMOND A-484 TR 8C 34.14 AC

382048	WYATHAMERY STEVE C & D ANHIE A	4.7	L COPELAND A-118 TR 32A 4.70 AC
382054	RODRIGUEZ DIEGO U	3.31	MEADOW VIEW EST LT 16A 3.31 AC
382054	BARNER LARRY	0.88	MEADOW VIEW EST LT 6B 0.88 AC
382054	REYES ROSARIO R	2	MEADOW VIEW EST LT 6B 2.00 AC
382057	CARTAGENA VICTORIA J	1	MEADOW VIEW EST LT 6B 1.00 AC
382058	REYES ROSARIO R	2.02	MEADOW VIEW EST LT 71B 2.02 AC
382058	DE LA PARRA PEDRO G	2.13	MEADOW VIEW EST LT 74B 2.13 AC
382059	MARIN GABRIEL K S	1.00	MEADOW VIEW EST LT 77 1.00 AC
382061	KAMON LORIE ANN	1.3	MEADOW VIEW EST LT 6F 1.30 AC
382062	WICKER KEVIN D	1.74	MEADOW VIEW EST LT 67 1.74 AC
382063	BRAD JAY & ANHEL	33.48	PAN SCOUTFIELD A-411 TR 3A 33.48 AC
382063	PERCIEL LEE R & MELBA	0.13	TYLER CO 80 LD A-483 TR 6 0.13 AC
382063	MOONAN STEVEN R & TARA G	42.58	W HORNIE A-42 TR 7B 42.58 AC
382070	HOWELL CHRIS & JUDY	8.51	T COOK A-143 TR 8A 8.51 AC
382084	FORBES PAUL & JENNIFER	8.16	R RUBLE A-748 TR 1B 8.16 AC
382090	SHOOLE WALTER SUPPLY CORP	0.888	A GRAYES A-344 TR 3A 0.888 AC
382090	WILSON CLAUDE & GLENN A	2.63	L COPELAND A-118 TR 32A 2.63 AC
382091	MULTIPLE OWNERS	116.5	TYLER CO 80 LD A-483 TR 15 TR 1 116.50 AC (UD)
382093	MULTIPLE OWNERS	190	TYLER CO 80 LD A-483 TR 15 TR 1 190.00 AC (UD)
382098	COMPANIONAL	3	T COOK A-143 TR 3B 3.00 AC
382097	BOECKER BILLIE	10	J R ALEXANDER A-14 TR 8D 10.00 AC
382098	HARRIS MICHAEL C & KIMBERLY A	1.28	J LUCODIAL A-584 TR 18 1.28 AC
382094	SHOONAN	0.048	MY CALM OF BLK 6 LY 8C
382014	COY JOSEPH & WATNEY	41.88	L COPELAND A-118 TR 32A 41.88 AC
382091	BOECKER GIN CO INC	0.314	SHOONAN OF BLK 3 LY 1 & 2
382093	SHOONAN STEVEN T & ANGELA	0.052	R M HUNTER A-773 TR 7A 0.052 AC
382093	WOODALL JENNIFER K	3.4	M MATA A-554 TR 8C 3.40 AC
382093	JENNIFER RUTH D & AMANDA R	1.314	J LUCODIAL A-584 TR 3B 1.314 AC
382094	PEARSON GREG & ANGELIA	31.340	808 & 808 TR 3 31.340 AC
382093	SHOONAN MELVIN E MORIS D	0.31	M MATA A-554 TR 3A 0.31 AC
382094	WILSON ROBERT D JR & BRANDY L	35	J M HUNTER A-773 TR 7B 35.00 AC
382094	DAVE JAMES & KAREN	18	R PAGE A-144 TR 1A 18.00 AC
382093	WILSON KEVIN L & KARA A	11.81	PAN SCOUTFIELD A-411 TR 3B 11.81 AC
382093	MURRAY HAROLD W & DIANA L	1.88	R RUBLE A-748 TR 1B 1.88 AC
382097	WILSON JOSEPH & JOSEPH	3.338	R M HUNTER A-773 TR 7A LY 1 3.338 AC
382093	SHOONAN	1.28	PAN SCOUTFIELD A-411 TR 3A LY 1 1.28 AC
382093	JOHNSON CURRIE & STARLA	21.18	808 & 808 TR 3A 21.18 AC
382093	SHOONAN	1.18	M MATA A-554 TR 30 LY 1 1.18 AC
382093	MURRAY KEVIN A & MARY M	3.57	R M HUNTER A-773 TR 7B 3.57 AC
382091	MY KATHARINE RUSHER / SHOONAN	132.5	A PRICE A-704 TR 14 132.50 AC (UD)
382093	MULTIPLE OWNERS	418.98	R HART A-362 TR 4 & 5 418.98 AC (UD)
382094	MULTIPLE OWNERS	1	R HART A-362 TR 4A 1.00 AC (UD)
382093	MULTIPLE OWNERS	814.13	J RUBLE A-748 TR 1 814.13 AC (UD)
382093	MULTIPLE OWNERS	2	J RUBLE A-748 TR 1A 2.00 AC (UD)
382097	MULTIPLE OWNERS	25	O MITCHELL A-484 TR 1 25.00 AC (UD)
382093	MULTIPLE OWNERS	128.301	O MITCHELL A-484 TR 1 128.301 AC (UD)
382093	MULTIPLE OWNERS	80	R HART A-362 TR 8A 7 80.00 AC (UD)
382093	MULTIPLE OWNERS	1	R HART A-362 TR 8A 1.00 AC (UD)
382091	MULTIPLE OWNERS	1	R HART A-362 TR 7A 1.00 AC (UD)
382093	MULTIPLE OWNERS	82.23	E HART A-362 TR 2A 82.23 AC (MURPHY PLACE) (UD)
382093	MULTIPLE OWNERS	20	R HART A-362 TR 3 20.00 AC (MURPHY PLACE) (UD)
382094	MULTIPLE OWNERS	158	TYLER CO 80 LD A-483 TR 5 158.00 AC (UD) (BEARD PLACE)
382093	MULTIPLE OWNERS	0.54	TYLER CO 80 LD A-483 TR 3A 0.54 AC (BEARD PLACE) (UD)
382093	MULTIPLE OWNERS	142.38	808 & 808 TR 1 142.38 AC (UD)
382097	MULTIPLE OWNERS	187.76	R PATTON A-714 TR 17 187.76 AC (UD)
382094	MULTIPLE OWNERS	14.724	R HUNTER A-773 TR 7B 14.724 AC (UD)
382093	MULTIPLE OWNERS	188.97	R PATTON A-714 TR 18 188.97 AC (UD)
382093	MULTIPLE OWNERS	65.16	R HUNTER A-773 TR 17 65.16 AC (UD)
382097	MULTIPLE OWNERS	80.88	R PATTON A-714 TR 18 80.88 AC (UD)
382093	MULTIPLE OWNERS	188.9	R HART A-362 TR 3A 188.90 AC (UD)

382093	MULTIPLE OWNERS	13.21	J RUBLE A-748 TR 1 13.21 AC (UD)
382091	MULTIPLE OWNERS	7.28	O MITCHELL A-484 TR 4 7.28 AC (R/R ROW) (UD)
382093	MULTIPLE OWNERS	1.8	R PRICE A-704 TR 21 1.80 AC (R/R ROW) (UD)
382094	MULTIPLE OWNERS	116.28	R PATTON A-714 TR 19A 116.28 AC (UD)

EXHIBIT C  
Description of Additions and Improvements (the “Project”)

**EXHIBIT C**  
**Description of Additions and Improvements (the “Project”)**  
**(not intended to be an exhaustive list)**

- Wind Turbines and Foundations
- Operation & Maintenance Building
- Transformers and Foundations
- Substation
- Transmission Line
- Underground and Overhead Electrical Collection Cables (including Poles)
- Lighting
- Meteorological Towers
- Access Roads to Turbines
- Ancillary & Associated Equipment to safely operate, maintain and deliver electricity to the grid.

EXHIBIT D

Road Use Agreement

## ROAD ADDENDUM TO TAX ABATEMENT AGREEMENT

This Road Addendum to Tax Abatement Agreement is hereby made part of the Tax Abatement Agreement entered into by and between Hill County, Texas (hereinafter "County") and Hubbard Wind, LLC (hereinafter "Owner") on the \_\_\_\_ day of \_\_\_\_\_, 2020.

Owner and its contractors and service providers shall have the right to use County roads and shall have access to, egress from, encroachments into, crossings of, and upgrades to County roads, County owned rights-of-way, and County-held right-of-way easements located in Hill County, Texas ("Road Usage"). Bridge weight restrictions must be observed.

Prior to the commencement of any work, or in advance of any subsequent modifications, Owner, will provide to Hill County a map identifying those roads which will be utilized to develop, install or repair the Improvements (the "Designated Roads"), and any points of access to property, or the location of any transmission or collection lines to be installed in the public right of way. Owner will have a pre-construction survey completed for all Designated Roads, which will include current conditions and recommendations for any preparations or modifications that will be necessary to perform required construction. In addition, the County will provide Owner, if available, with copies of any plans, cross sections and specifications relevant to the Designated Roads. Copies of all pre-construction survey documentation shall be provided to the County. All costs associated with the pre-construction survey shall be borne solely by Owner. Any recommended upgrades or modifications shall be reasonably acceptable to Owner, subject to approval by the County (which approval shall not be unreasonably withheld, conditioned or delayed) and constructed at the sole cost of Owner.

Upon completion of construction, Owner will have a post-construction survey completed, the methods of which shall be similar to those for the pre-construction survey described above. The two sets of pre and post-construction data will be compared and if there is any wheel lane rutting, cracking or other damage resulting from Road Usage for the project, the County and Owner will determine the extent of the repairs or improvements needed to return the Designated Roads to a pre-construction condition, taking into consideration and excluding normal wear and tear from usage by the public. All repairs or improvements shall be performed in accordance with the standards and specifications for road repair generally used by the County for other county roads. All costs associated with the post-construction survey shall be borne solely by Owner. If Owner fails to make the required repairs or improvements, Owner agrees to reimburse or cause to be reimbursed to the County the costs of any roadway repairs due to damage shown to be caused by the Owner or its contractors determined as provided above. The County's cost for such repairs shall be determined using the applicable rates used by the Federal Emergency Management Administration for equipment and personnel and the County's actual cost of materials. Owner agrees to pay the cost of any such repairs within 30 days of the date Owner is billed for such services by the County and all relevant documentation for such services is provided to Owner.

To the extent necessary, the County recognizes that electrical lines will be installed within the county road right-of-way as a necessary component of the project. Such installations are authorized and approved by the County subject to the following requirements:

Owner will utilize GPS or other suitable surveying methods to locate all bore or trench installations, and adequately mark the location of such electrical lines.

Owner will bury all electrical lines at a depth of not less than four feet (4') below grade.

Electrical collection cable installed beneath any road shall be encased in SDR 13.5 HDPE or equivalent for all road bores.

Owner is responsible for all utility checks and locations.

The location of all electrical lines must be approved by the County Engineer.

Except for the addition of these terms relating to the use of County Roads, no provision or term of the Tax Abatement Agreement is hereby modified.

**EXECUTED** in duplicate originals this \_\_\_\_ day of \_\_\_\_\_, 2020.

**HILL COUNTY, TEXAS**

By: \_\_\_\_\_  
Justin Lewis  
Hill County Judge

**ATTEST:**

By: \_\_\_\_\_  
County Clerk

**EXECUTED** in duplicate originals this the \_\_\_\_ day of \_\_\_\_\_, 2020.

HUBBARD WIND, LLC

By: \_\_\_\_\_

Printed Name: \_\_\_\_\_

Title: \_\_\_\_\_

(Written Consent of Members and Resolution, attached)



AND

ESI ENERGY, LLC as the governing person of Hubbard  
Wind, LLC

By: \_\_\_\_\_

Printed Name: \_\_\_\_\_

Title: \_\_\_\_\_

(Written Consent of Members and Resolution, attached)