

JOINT BOARD MEETING AGENDA

CENTRAL PIERCE FIRE & RESCUE GRAHAM FIRE & RESCUE ORTING VALLEY FIRE & RESCUE

Date: January 13, 2025

- Place:
 In-Person / South Hill Business & Technology Center/ Central Pierce Fire & Rescue

 Virtual / (Visit www.centralpiercefire.org for instructions to join webinar)
 - 1015 39th Avenue SE, STE 120 Puyallup, WA 98374
 - Webinar ID: 815 4923 8623
 - Passcode: 586333

Time: 6:00 p.m.

Citizens attending virtually that wish to address the Board during Public Comment use the "raise hand" feature on the webinar. Statements or comments for the record may be submitted to <u>emcinnis@centralpiercefire.org</u> by 4:00pm meeting day.

1. CALL TO ORDER

A. Roll Call – District Secretary

2. PLEDGE OF ALLEGIANCE

3. ELECTION OF OFFICERS

- A. Central Pierce Fire & Rescue
- B. Orting Valley Fire & Rescue
- C. Graham Fire & Rescue

4. APPROVAL OF AGENDA

A. Pg. 1: Agenda

5. **PUBLIC COMMENT** (For items not specifically listed on the Agenda.)

6. JOINT BOARD CONSENT AGENDA

A. Pg. 4: Minutes: Joint Board Meeting of December 23, 2024

CONSENT AGENDA: <u>Central Pierce Fire & Rescue</u> (Single Motion) A. Pg. 11: Approval of:

Accounts Payable Warrants Numbered 61568 to 61666	\$ 9,957,810.70
Net Payroll Warrants Numbered 108288 to 108292	9,179.07
GRAND TOTAL	\$ 9,966,989.77



Pg. 40: For Informational Purposes Only - The following electronic payments totaling \$7,175,244.86 (AP Warrant Numbers 61568, 61570, 61590, 61598, 61605, 61628, 61630, 61638, 61645).

CONSENT AGENDA: <u>Orting Valley Fire & Rescue</u> (Single Motion) A. Pg. 93: Approval of:

Accounts Payable Warrants Numbered 13465 to 13466 totaling:\$ 3,017.05Expense to Payroll Transfer Request totaling:\$ 2,187.45GRAND TOTAL\$ 5,204.50

CONSENT AGENDA: <u>Graham Fire & Rescue</u> (Single Motion) A. Pg. 95: Approval of:

Accounts Payable Warrants Numbered 36314 to 36354 totaling:	\$ 56,529.73
Accounts Payable Warrants Numbered 36355 to 36390 totaling:	\$ 179,220.32
December Benefits Warrants Numbered 36391 to 36404 totaling:	\$ 508,215.68
Net Payroll Warrants Numbered 100708 to 100850 totaling:	\$ 1,140,445.44
GRAND TOTAL	\$ 1,884,411.17

10. STANDING COMMITTEES

- A. Budget Finance Audit Commissioner McAfee
- B. Legislative Commissioner Samuelsen

11. UNFINISHED BUSINESS

- A. Pg. 134: Board Policy 3.39 Property Management Director Robacker
 - Presented to: Central Pierce Fire & Rescue

12. NEW BUSINESS

- A. Pg. 148: Resolution 2025-001 Budget Amendment 2024 Deputy Director Kemp
 - Presented to: Orting Valley Fire & Rescue
- B. **Pg. 150**: Resolution 25-01 Intention to Initiate Name Change Director Roberts
 - <u>Presented to:</u> Central Pierce Fire & Rescue
- C. Pg. 152: Resolution 2025-002 Call for Special Election Deputy Director Kemp
 - <u>Presented to:</u> Orting Valley Fire & Rescue



JOINT BOARD MEETING AGENDA

CENTRAL PIERCE FIRE & RESCUE GRAHAM FIRE & RESCUE ORTING VALLEY FIRE & RESCUE

- D. Pg. 157: Resolution 1010 2025 Call for Special Election Director Roberts
 - Presented to: Graham Fire & Rescue

13. CONSIDERATIONS & REQUESTS

- A. Pg. 162: Public Safety Towers Additional Ground Leases Chief Morrow
 - Presented to: Joint Board
- B. Pg. 319: City of Puyallup Metro SWAT ILA Chief Morrow
 - Presented to: Central Pierce Fire & Rescue

14. STAFF, LOCAL, FIREFIGHTER'S ASSOCIATION and FIRE CHIEF REPORTS A. Pg. 330: Finance Directorate – Director Robacker

- B. Pg. 343: Emergency Services Directorate DC VanKeulen
- C. Pg. 344: Performance Directorate DC Jackson
- D. Pg. 345: Human Resources Directorate- Director Washo
- E. Pg. 346: Fire Chief's Report Chief Morrow
- F. Local 726 Report

15. CORRESPONDENCE

- A. **Pg. 347**: Employee Recognition Ruthford
- B. Pg. 348: Employee Recognition Deyette

16. COMMISSIONER COMMENTS

17. ADJOURNMENT

REGULAR JOINT MEETING MINUTES CPFR, GFR, AND OVFR JOINT BOARD MEETING December 23, 2024

Chair Homan called the Regular Meeting of the Board of Commissioners to order at the Fire District Administrative & Operations Center – 1015 39th Ave SE Suite #120 Puyallup, WA 98374 at 6:00 p.m. Present were: Chair Holm, Vice Chair Stringfellow, Commissioners Coleman and Mitchell, Chair Homan, Vice Chair Barstow, Commissioners McAfee, Estes, and Samuelsen, Chair Bellerive, Vice Chair Palombi, Commissioners Gorder, Buttz, and Dannat, Chief Morrow, Director Robacker, District Secretaries Kemp and Roberts, and SS McInnis, Recorder.

1. ROLL CALL – DISTRICT SECRETARY

A. Excused Absences: Commissioner Willis and Ex-Officio Door.

2. PLEDGE OF ALLEGIANCE

Vice Chair Stringfellow led the Pledge of Allegiance.

3. APPROVAL OF AGENDA

The Consent Agenda was approved with the following changes: Add item 9E (Legislative Committee), remove item 11B, move item 11C to 11A, move item 11A to 11B, add item 11F (PSA Extension – DC Mason), and remove item 15A. Commissioner Mitchell moved and Commissioner Dannat seconded to approve the agenda as amended. **MOTION CARRIED.**

4. PUBLIC COMMENT (FOR ITEMS NOT SPECIFICALLY ON THE AGENDA)

No Public Comment.

5. JOINT BOARD CONSENT AGENDA

A. Minutes: Joint Board Meeting of December 9, 2024

Commissioner McAfee moved, and Commissioner Palombi seconded to approve the Joint Board Meeting Minutes for December 9, 2024. **MOTION CARRIED**.

CONSENT AGENDA: <u>Central Pierce Fire & Rescue</u> (Single Motion) A. Approval of:

 Accounts Payable Warrants Numbered 61506 to 61567 totaling:
 \$ 558,796.34

 GRAND TOTAL
 \$ 558,796.34

Chair Holm moved and Commissioner Mitchell seconded to approve the Consent Agenda for Central Pierce Fire & Rescue. **MOTION CARRIED.**

7. CONSENT AGENDA: <u>Orting Valley Fire & Rescue</u> (Single Motion) A. Approval of:

Accounts Payable Warrants Numbered 13463 to 13464 totaling:	\$ 1,746.76
GRAND TOTAL	\$ 1,746.76

Chair Bellerive moved and Commissioner Gorder seconded to approve the Consent Agenda for Orting Valley Fire & Rescue. **MOTION CARRIED.**

8. CONSENT AGENDA: Graham Fire & Rescue (Single Motion)

A. Approval of:

November Benefits Warrant Number 36265 totaling:	\$ 283.45
Accounts Payable Warrants Numbered 36266 to 36312 totaling:	131,400.14
Accounts Payable Warrants Numbered 36313 totaling:	34,051.33
GRAND TOTAL	\$ 165,734.92

Commissioner Samuelsen moved and Commissioner McAfee seconded to approve the Consent Agenda for Graham Fire & Rescue. **MOTION CARRIED.**

9. UNFINISHED BUSINESS

- A. Resolution 24-15 Public Records Officer Appointment 2nd Reading
 - <u>Presented to:</u> Central Pierce Fire & Rescue

Director Roberts reviewed Resolution 24-15 Public Records Officer Appointment. Commissioner Stringfellow moved to approve Resolution 24-15 appointing the Central Pierce Fire & Rescue Public Records Officer. Commissioner Mitchell seconded. **MOTION CARRIED**.

- B. Resolution 24-16 2025 Board Meeting Schedule 2nd Reading
 - <u>Presented to:</u> Central Pierce Fire & Rescue

Director Roberts reviewed Resolution 24-16 2025 Board Meeting Schedule. Chair Holm moved to approve Resolution 24-16 establishing 2025 regular joint board meetings with Graham Fire & Rescue and Orting Valley Fire & Rescue, twice per month with a start time and location as outlined. Commissioner Mitchell seconded. **MOTION CARRIED**.

- C. Resolution 24-17 2024 Year End Budget Amendment 2nd Reading
 - <u>Presented to:</u> Central Pierce Fire & Rescue

Director Robacker reviewed Resolution 24-17 2024 Year End Budget Amendment. Chair

Holm moved to approve Resolution 24-17 amending and appropriating the 2024 Budget in the amount of \$1,226,552. Vice Chair Stringfellow seconded. **MOTION CARRIED**.

- D. Resolution 24-18 Adopting 2025 Fees, Charges, and Fines 2nd Reading
 - <u>Presented to:</u> Central Pierce Fire & Rescue

Director Robacker reviewed Resolution 24-18 Adopting 2025 Fees, Charges, and Fines. Commissioner Mitchell moved to approve the 2025 Fee Schedule as outlined in Resolution 24-18. Vice Chair Stringfellow seconded. **MOTION CARRIED**.

E. Legislative Committee

Commissioner Samuelsen discussed the 2025-27 Washington State Governor's budget proposal. In the proposal, the Governor outlined a merger of LEOFF 1 with LEOFF 2. The Legislative Committee will be tracking this budget proposal and other bills during the upcoming legislative session.

10. NEW BUSINESS

- A. Resolution 24-19 Competitive Bid Waiver
 - <u>Presented to:</u> Central Pierce Fire & Rescue

Director Robacker presented Resolution 24-19 Competitive Bid Waiver. Vice Chair Stringfellow moved to waive the 2nd reading. Commissioner Mitchell seconded. **MOTION CARRIED.**

Chair Holm moved to approve Resolution 24-19 waiving the requirement for competitive bidding for Plymovent exhaust containment and allowing purchase through Air Exchange. Commissioner Mitchell seconded. **MOTION CARRIED.**

- B. Board Policy 3.39 Property Management
 - <u>Presented to</u>: Central Pierce Fire & Rescue

FD Robacker presented Board Policy 3.39 Property Management for a first reading. The Board may present any questions or concerns to her for consideration over the next two weeks.

11. CONSIDERATIONS & REQUESTS

A. 30-Years of Service – Dan Bamford

Dan Bamford has reached 30 years of service with Graham Fire & Rescue. Chief Morrow and the Board thanked him for his service, and Chief Morrow presented him with a 30-Year service pin.

- B. South Pierce Fire & Rescue EMS Transport Reciprocity Agreement
 - <u>Presented to:</u> Central Pierce Fire & Rescue

DRAFT – Not Official Until Approved

Chief Morrow discussed the EMS Transport Reciprocity Agreement Memorandum of Understanding for mutual aid responses. Chair Holm moved to approve the South Pierce Fire & Rescue EMS Transport Reciprocity Agreement MOU as presented by staff. Commissioner Mitchell seconded. **MOTION CARRIED.**

- C. District Furniture and Miscellaneous Surplus
 - <u>Presented to:</u> Central Pierce Fire & Rescue

Director Coleman presented a list of surplus items no longer needed by the District and requested Board approval for their liquidation in accordance with policy. Chair Holm moved to approve the surplus inventory as listed. Vice Chair Stringfellow seconded. **MOTION CARRIED**.

- D. Retiree Medical Direction
 - Presented to: Central Pierce Fire & Rescue and Graham Fire & Rescue

Chief Morrow provided information regarding two individuals seeking to retire from Graham Fire & Rescue. He explained that Central Pierce Fire & Rescue and Graham Fire & Rescue utilize different processes for the escalation of medical payments after retirement and requested the Board's guidance on the matter.

Discussion:

Chair Holm inquired if this topic could be deferred to a future meeting in 2025. No further comments were made by other members of the Central Pierce Fire & Rescue Board regarding this suggestion.

Chair Homan requested clarification on the differences between the two Districts' processes. Chief Morrow explained that the distinction lies in the method of escalating retiree medical payments. Chair Homan expressed support for administering the retirements in accordance with Graham Fire & Rescue's established process.

Commissioner McAfee recused herself from the discussion and decision, citing a conflict of interest. Vice Chair Barstow, Commissioner Estes, and Commissioner Samuelsen voiced their preference for utilizing the Graham Fire & Rescue medical process for these retirements.

Action:

By consensus, the Board agreed to proceed with the Graham Fire & Rescue process for the two retirements in question. Chief Morrow acknowledged the Board's decision.

- E. CPFR GFR Contract Addendum
 - <u>Presented to:</u> Central Pierce Fire & Rescue and Graham Fire & Rescue

Chief Morrow presented an Addendum to the Master ILA between Central Pierce Fire & Rescue and Graham Fire & Rescue. This addendum would provide language under the ILA to allow two members to remain employees of Graham Fire & Rescue for the duration of their careers. Commissioner Samuelsen moved to approve the contract addendum

between Central Pierce Fire & Rescue and Graham Fire & Rescue as presented by staff. Commissioner McAfee seconded. **MOTION CARRIED.**

F. PSA Extension – DC Mason – Chief Morrow

Chief Morrow recognized Deputy Chief Tom Mason for his outstanding career in the Fire Service. Chief Morrow proposed extending his Professional Services Agreement (PSA) through the end of May.

Action:

By direction of Chair Homan, the PSA for Tom Mason will be extended through the end of May.

12. STAFF, LOCAL, FIREFIGHTER'S ASSOCIATION and FIRE CHIEF REPORTS

- A. Business Services Directorate/DC Berdan: DC Berdan reviewed the Business Services Directorate Report.
- B. Executive Services Directorate/Director Roberts: Director Roberts reviewed the Executive Services Directorate Report.
- C. Fire Chief's Report/Chief Morrow: Chief Morrow reviewed the Fire Chief's Report.
- D. Local 726 Report: Union President James provided an update from the Union. Several members of the Executive Board were selected to attend a year-long class with a certification through IAFF to build leadership skills. Additionally, President James discussed the Windfall Elimination Provision and the Social Security Fairness Act, which affects Public-Sector Retirees.

13.CORRESPONDENCE

- A. Command and Control Training Recognition
- B. Employee Recognition Best

Chair Homan expressed appreciation for the expertise and leadership demonstrated, noting the commendable dedication of personnel offering their service both on and off duty.

14. COMMISSIONER COMMENTS

Chair Bellerive – Chair Bellerive extended warm holiday wishes, encouraging everyone to enjoy time with their families.

Vice Chair Palombi – Vice Chair Palombi conveyed holiday greetings, wishing everyone a Merry Christmas and Happy Holidays, and expressed gratitude for their hard work.

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Commissioner Dannat – Commissioner Dannat expressed enthusiasm, stating that everything is going well and is awesome.

Commissioner Buttz – Commissioner Buttz extended Merry Christmas greetings to all.

Commissioner Gorder – Commissioner Gorder extended Merry Christmas greetings to all.

Commissioner Samuelsen – Commissioner Samuelsen recognized Lt. Bamford for his 30 years of dedicated service and commended Lt. Best for his off-duty lifesaving actions. Gratitude was expressed to everyone, and Merry Christmas wishes were extended.

Commissioner McAfee – Commissioner McAfee extended wishes for a fantastic holiday season and expressed gratitude to Deputy Chief Mason, Lieutenant Bamford, and 726 President Aaron James. Holiday greetings of Merry Christmas and Happy New Year were conveyed, along with appreciation to Chief Morrow and his wife.

Chair Homan – Chair Homan thanked everyone for their patience during a meeting with many moving parts, acknowledging the effort involved. Appreciation was extended to Chief Morrow and the staff for their monumental work in combining three districts. Merry Christmas and Happy New Year wishes were also conveyed.

Vice Chair Barstow – Vice Chair Barstow extended congratulations to Lt. Bamford and Firefighter Best and expressed gratitude to Deputy Chief Mason. Holiday greetings of Happy Holidays and Merry Christmas were also shared.

Commissioner Mitchell – Commissioner Mitchell extended Merry Christmas and Happy New Year greetings to all. He is looking forward to the New Year.

Vice Chair Stringfellow – Vice Chair Stringfellow expressed sincere appreciation to Local 726 President James for his updates on the Windfall Act, commending his commendable efforts on behalf of this initiative. He acknowledged the importance of these updates and expressed gratitude, stating, "Hats off to you for taking care of us." Vice Chair Stringfellow also reflected on the sadness felt for those who did not live long enough to see the initiative come to fruition.

Chair Holm – Chair Holm expressed well wishes to all, encouraging everyone to enjoy their holiday time and remain safe.

Commissioner Estes- Commissioner Estes recognized Lt. Bamford and Firefighter Best for their outstanding contributions, describing them as incredible standout individuals. Appreciation was extended to Chief Mason for prioritizing duty and for his long service. He also encouraged everyone to take some well-deserved time off.

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15. ADJOURNMENT

There being no further business, Commissioner McAfee moved and Commissioner Gorder seconded to adjourn the meeting. **MOTION CARRIED**.

The meeting adjourned at 7:26 p.m.

Matthew Holm Chair of the Board, CPFR Tanya Robacker District Secretary, CPFR

Robert L. Homan Chair of the Board, GFR Sandi Roberts District Secretary, GFR

Jason Bellerive Chair of the Board, OVFR Kim Kemp District Secretary, OVFR

Erika McInnis Recorder

Central Pierce Fire & Rescue Fund 686 & 687 Dept 006 Key Bank Account No. XXXXXXX0522

EIRE & RESCHE

Warrant Approval

In accordance with RCW 42.24 the following warrants have been authenticated and certified by the District's Auditing Officer, that the claims are a just, due, and paid obligation against Central Pierce Fire & Rescue and are being presented to the Board of Fire Commissioners for Board approval.

<u>Issue Date</u> 12/19/2024 - 01/02/2025 12/31/2024 - 12/31/2024	<u>Warrant Numbers</u> <u>AP00061568 - AP00061666</u> PY00108288 - PY00108292	<u>Amount</u> \$9,957,810.70 \$9,179.07
	Total	\$9,966,989.77
Dustin Morrow Fire Chief		
Matt Holm Chair		
Steve Stringfellow Commissioner		
Rich Coleman Commissioner		
Bob Willis Commissioner		
Dale Mitchell Commissioner		

Central Pierce SQI THU, DEC 19, 2024,				-	J1172	BK REGISTER prog: BK200 <1.54>report :	Page 1 id: CKREG
Document	Payee ID	Payee Name	Date	Amount	Туре	Stat Rel To Note	
AP CHK 00061568	CPFR	Central Pierce Fire & 1	Rescu 12/19/24	2,651.16	MW	IS	
		SUB TOTA	A L S:				
		Total Void Mac	hine Written	0.00	1	Number of Checks Processed:	0
		Total Void I	Hand Written	0.00	1	Number of Checks Processed:	0
		Total Mac	hine Written	2,651.16	1	Number of Checks Processed:	1
		Total 1	Hand Written	0.00	1	Number of Checks Processed:	0
		Tota	al Reversals	0.00	1	Number of Checks Processed:	0
		Tota	al Cancelled	0.00	1	Number of Checks Processed:	0
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			Total EPAYs	0.00	1	Number of EPAYs Processed:	0
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Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
PIERCE C	OUNTY FIRE	PROT DIST #	(CPFR)			
	121924	12/19/2024	2,651.16	12/19/2024 AP EFTS	301	21110
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	RI	EPORT TOTAL:	2,651.16			

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AP CHK 00061570	CPFR	Central Pierce Fire & Rescu	12/19/24	163,067.88	MW	IS			
AP CHK 00061571	CHEVPUYA	CHEVROLET BUICK GMC OF PUYA	12/19/24	60.04	MW	IS			
AP CHK 00061572	CENEHARV	CHS INC	12/19/24	1,286.57	MW	IS			
AP CHK 00061573	COMCAST	COMCAST	12/19/24	629.71	MW	IS			
AP CHK 00061574	CDSATTOR	CSD ATTORNEYS AT LAW P.S.	12/19/24	1,536.00	MW	IS			
AP CHK 00061575	CRYSTAL	DS SERVICES OF AMERICA INC	12/19/24	301.90	MW	IS			
AP CHK 00061576	ELMHMUTU	ELMHURST MUTUAL POWER & LIG	12/19/24	304.67	MW	IS			
AP CHK 00061577	GALLS	Galls Incorporated	12/19/24	2,618.18	MW	IS			
AP CHK 00061578	GENSCO	GENSCO	12/19/24	54.85	MW	IS			
AP CHK 00061579	HARRJANI	HARRINGTON JANITORIAL	12/19/24	350.00	MW	IS			
AP CHK 00061580	KENTDBRU	Kent D Bruce Company LLC	12/19/24	2,846.19	MW	IS			
AP CHK 00061581	LIGHUNIF	LIGHTHOUSE UNIFORMS CO INC	12/19/24	2,098.73	MW	IS			
AP CHK 00061582	MCLEHARD	McLendon Hardware	12/19/24	40.19	MW	IS			
AP CHK 00061583	NATISAFE	NATIONAL SAFETY INC	12/19/24	1,675.28	MW	IS			
AP CHK 00061584	PRINSOLU	PRINT SOLUTIONS INC	12/19/24	33.03	MW	IS			
AP CHK 00061585	PSENERGY	Puget Sound Energy	12/19/24	8,365.59	MW	IS			
AP CHK 00061586	SSTIREPU	S&S TIRE SERVICE INC	12/19/24	5,069.41	MW	IS			
AP CHK 00061587	SPANWATE	SPANAWAY WATER COMPANY	12/19/24	4,325.09	MW	IS			
AP CHK 00061588	UNITPARC	United Parcel Service	12/19/24	71.25	MW	IS			

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Start Date: 12/19/2024 End Date: 12/19/2024

			Accounts I ayable wa	frant Approval	End Date: 12/19/2024			
Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL			
CANON FI	NANCIAL SERV	ICES, INC	. (CANOFINA)					
	36876447	12/13/2024	189.50	STN 40 COPIER MAINTENANCE	0016702250	54813		
	AL FOR CHECK AP		189.50					
CENEX HA	RVEST STATES	SINC (CEN	EHARV)					
	54201380	12/13/2024	1,286.57	ST68 PROPANE GAS - BULK	0016082250	54705		
	AL FOR CHECK AP		1,286.57					
CHEVROL	ET OF PUYALL	UP (CHEV	PUYA)					
	731707	12/13/2024		BC17-1 SKID PLATE 84061009	0016502265	53143		
	AL FOR CHECK AP	00061571:	60.04					
COMCASI	(COMCAST)							
	43-241128	11/28/2024		LATE FEE	0012012211			
	43-241128	11/28/2024		#8498350320253108 ST43 DEC SVC	0012102215			
	92-241214	12/14/2024		#8498350176294891 NOV LATE FEE	0012012211			
	92-241214 AB-241217	12/14/2024 12/17/2024		#8498350176294891 DEC SVC CHG #8498350232177247 DEC SVC	0012202215			
TOTA	AD-241217 AL FOR CHECK AP		629.71	#8498550252177247 DEC SVC	0012102215	34202		
	RNEYS AT LAW							
	126736	11/30/2024		November 2024 Legal Fees.	0012002210	54151		
ΤΟΤΑ	AL FOR CHECK AP		1,536.00	10101011001 2021 205u 1000.	0012002210	51151		
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	24723044120424	12/04/2024	132.95	WATER, 5 GALLON BOTTLE (EACH)	0012052218	53198		
	24723044120424	12/04/2024	168.95	WATER, 5 GALLON BOTTLE (EACH)	0012052218	53198		
ΤΟΤΑ	AL FOR CHECK AP	00061575:	301.90					
ELMHURS	T MUTUAL POV	VER & LIC	GHT (ELMHMUT	U)				
	62-241211	12/11/2024	304.67	#5147 ST62 NOV ELECTRICITY	0016022250	54731		
	AL FOR CHECK AP		304.67					
GALLS INC	CORPORATED (GALLS)						
	029862817	12/09/2024	145.33	BLACK NOMEX PANTS B CUT	0012042254	52011		
	029874823	12/10/2024		BLACK NOMEX PANTS B CUT	0012042254			
	029930151	12/16/2024		navy polo shirts	0012042254			
	029930151	12/16/2024		NAVY POLO SHIRTS	0012042254			
тот	029943317 AL FOR CHECK AP	12/17/2024	2,618.18	DUTY BELTS BASKET WEAVE NICKLE	0012042254	52011		
GENSCO (C		00001377.	2,010.10					
	859083067	12/11/2024	54 85	TC GPF HP8 20 25 2 MERV8 20"x2	0016472250	53141		
ΤΟΤΑ	AL FOR CHECK AP		54.85		0010172200	55111		
	FON JANITORIA							
	SP-241216	12/16/2024	350.00	SHOP 2024 WEEKLY CLEANING	0016502265	54191		
ΤΟΤΑ	AL FOR CHECK AP	00061579:	350.00					
KENT D BR	RUCE COMPANY	Y LLC (KE	CNTDBRU)					
	17103	12/11/2024	368.32	683, FRONT SEAT COVERS	0016502265	53143		
	17103	12/11/2024	368.32	616, FRONT SEAT COVERS	0016502265	53143		
	17103	12/11/2024	368.32	OVU21-1, FRONT SEAT COVERS	0016502265	53143		
	17103	12/11/2024	368.34	OVU21-2, FRONT SEAT COVERS	0016502265	53143		
Ser ABSH01160 - 1	Katia Ababar		Page	1	Current Date: 1	2/20/2024		

Report: OH_AP_Invoices_Board_LLL_2 - Open Hold (AP) Board Report LLL 2

Start Date: 12/19/2024 End Date: 12/19/2024

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Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL			
	17104	12/11/2024	343.22	WR23-1, REAR SEAT COVERS	0153009422	56401		
	17104	12/11/2024		WR23-2, REAR SEAT COVERS	0153009422	56401		
	17104	12/11/2024	343.22	BC23-1, REAR SEAT COVERS	0153009422	56401		
	17104	12/11/2024	343.23	BC23-2, REAR SEAT COVERS	0153009422	56401		
-	AL FOR CHECK A		2,846.19					
LIGHTHO	USE UNIFORM	IS (LIGHUN	(F)					
	A323058	12/06/2024	495.34	CLASS A SHOES	0012042254	52020		
	A323058	12/06/2024	77.07	CLASS A NAME PLATE	0012042254	52020		
	A323058	12/06/2024	73.11	S&H CLASS A ITEMS	0012042254	52020		
	A323059	12/06/2024	699.08	CLASS A PACKAGE	0012042254	52020		
	A323059	12/06/2024	754.13	CLASS A PACKAGE	0012042254	52020		
TOT	AL FOR CHECK A	AP 00061581:	2,098.73					
MCLENDO	N HARDWAR	E (MCLEHA	RD)					
	X054305	12/19/2024	40.19	HM, MISC HARDWARE	0013202260	53501		
тот	AL FOR CHECK A		40.19	,				
-	L SAFETY INC							
	0744572IN	12/11/2024	1 675 28	HAZMAT MULTI RAE	0013209422	56/31		
тот	AL FOR CHECK A		1,675.28	HAZMAT MOETI KAE	0013209422	30431		
-	OUNTY FIRE I		,					
	121924	12/19/2024	· · ·	12/10/2024 AD EETS	001	21110		
				12/19/2024 AP EFTS				
	121924	12/19/2024		12/19/2024 AP EFTS	015	21110		
тот	121924 AL FOR CHECK A	12/19/2024	163,067.88	12/19/2024 AP EFTS	101	21110		
	LUTIONS, INC		,					
	126787	11/05/2024		DFM BIZ CARDS	0014002230	54041		
тот	AL FOR CHECK A		33.03	DI M DIZ CARDS	0014002230	54741		
-	UND ENERGY							
	40-241212	12/12/2024	2.887.19	#220025558283 ST40 ELECTRI	0016702250	54731		
	43-241212	12/12/2024	,	#220025558234 ST43 NAT GAS	0016732250			
	43-241212	12/12/2024		#220025558234 ST43 ELECTRI	0016732250			
	60-241210	12/10/2024		#220013518166 ST60 NOV NAT GAS	0016002250			
	64-241211	12/11/2024		#200022454991 ST64 DEC NAT GAS	0016042250			
	65-241209	12/09/2024		#200012556508 ST65 NOV NAT GAS	0016052250			
	67-241207	12/07/2024		#200005777707 ST67 NOV NAT GAS	0016172250			
	N72-241216	12/16/2024		#220024114682 N72 NOV NAT GAS	0017022250			
	N72-241216	12/16/2024	,	#220024114682 N72 NOV ELECTRIC	0017022250			
	SP-241216	12/16/2024		#200017634847 SHOP DEC ELECTRI	0016502265			
	TC-241207	12/07/2024		#200017054647 SHOT DEC ELECTRI #200014257659 TC NOV NAT GAS	0016172250			
тот	AL FOR CHECK A		8,365.59	#20001+257059 Te NOV INAT GAS	0010172230	54701		
-	(SSTIREPU)	11 00001202.	0,505.57					
		12/16/2024	146.54		0016502265	54920		
	1160196 1160908	12/16/2024		UT00-1 NEW TIRE/INSTALL E18-3 SERVICE CALL, TIRE REPAI	0016502265			
		12/16/2024		M13-1 WINTER INSTALL #1161008	0016502265 0016502265			
	1161008	12/16/2024						
	1161130	12/09/2024		E18-8 WHEEL, STEEL	0016502265			
	1161156	12/16/2024	280.10	M15-1 WINTER INSTALL #1161156	0016502265	54820		

Page:

2

Report: OH_AP_Invoices_Board_LLL_2 - Open Hold (AP) Board Report LLL 2

Start Date: 12/19/2024 End Date: 12/19/2024

Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
	1161163	12/16/2024	2,224.44	E21-2 NEW DRIVE TIRES	0016502265 54820	
	1161269	12/16/2024	995.14	652 NEW TIRES (FRT) WINTER INS	0016502265 54820	
	1161396	12/18/2024	893.53	OVM20-1 STEER TIRES REPLACED	0016502265 54820	
TOTA	AL FOR CHECK AP	00061586:	5,069.41			
SPANAWA	Y WATER CO (SPANWATE	E)			
	60PC-241210	12/10/2024	289.06	#37540 60TC OCT/NOV WATER	0016002250 54711	
	60T-241210	12/10/2024	4,036.03	#82930 TRAINING OCT/NOV WATER	0016402250 54711	
TOTA	AL FOR CHECK AP	00061587:	4,325.09			
UNITED PA	ARCEL SERVIC	E (UNITPA)	RC)			
	00005Y5731494	12/07/2024	71.25	FRT TO SHIP TORQUE WRENCHES	0012502210 53141	
TOTA	AL FOR CHECK AP	00061588:	71.25			
	REP	ORT TOTAL:	194,924.06			

	Pierce SQL C 23, 2024,		12/23/24 [BAN req: CART4505leg: GL JLlo	NK RECON REG DC: FINANCE	-	J129		K REGISTE rog: BK2(eport id	Page 1 CKREG
Documen		Payee ID	Payee Name	Date				el To Not			
	00061589	CPFR	Central Pierce Fire & Rescu		33,187.50		==== = IS				
АР СНК	00061590	CPFR	Central Pierce Fire & Rescu	u 12/23/24	183,474.60	MW	IS				
АР СНК	00061591	COMCAST	COMCAST	12/23/24	8,476.00	MW	IS				
АР СНК	00061592	DIAMPOLI	DIAMOND POLISHING SYSTEMS	I 12/23/24	8,160.08	MW	IS				
АР СНК	00061593	MCIN12080	ERIKA MCINNIS	12/23/24	1,690.00	MW	IS				
АР СНК	00061594	SCOT04050	MICAH SCOTT-RALSTON	12/23/24	165.00	MW	IS				
АР СНК	00061595	WEHM06180	NICHOLAS WEHMHOEFER	12/23/24	1,538.00	MW	IS				
АР СНК	00061596	ORKIN	ORKIN	12/23/24	253.42	MW	IS				
АР СНК	00061597	PSENERGY	Puget Sound Energy	12/23/24	681.87	MW	IS				
			SUB TOTALS	5:							
			Total Void Machine	Written	0.00		Number	of Check	s Processed	: (C
			Total Void Hand	Written	0.00		Number	of Check	s Processed	: (C
			Total Machine	Written	237,626.47		Number	of Check	s Processed	:	9
			Total Hand	Written	0.00		Number	of Check	s Processed	: (C
			Total Re	eversals	0.00		Number	of Check	s Processed	: (C
			Total Ca	ancelled	0.00		Number	of Check	s Processed	: (D
			Tot	tal EFTs	0.00		Number	of EFTs	Processed:		D
			Tota	al EPAYs	0.00		Number	of EPAYs	Processed:		D
			SUB TOTAL		237,626.47						

Start Date:	12/23/2024
End Date:	12/23/2024

			<u>recounts rayable wa</u>		Enu Date: 12/23/2024		
Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL		
COMCAST	(COMCAST)						
	227091140	12/15/2024	5,774.56	CPFR ETHERNET NETWORK	0012102215	54202	
	227091140	12/15/2024	1,236.72	GIG HARBOR ETHERNET NETWORK	0012182215	54202	
	227091140	12/15/2024	1,464.72	GRAHAM ETHERNET NETWORK	0012202215	54202	
ΤΟΤΑ	L FOR CHECK A	AP 00061591:	8,476.00				
DIAMOND	POLISHING S	YSTEMS IN	C (DIAMPOLI)				
	94795	12/12/2024	8,160.08	ST71 POLISHED CONCRETE *PW*	0012042254	54801	
ΤΟΤΑ	L FOR CHECK A	AP 00061592:	8,160.08				
ERIKA MC	INNIS (MCIN1	2080)					
	120624	12/06/2024	845.00	FALL 2024 TUITION RMB/HISTORY	0012002210	54925	
	120624	12/06/2024	845.00	FALL 2024 TUITION RMB/PSYCHOLO	0012002210	54925	
ТОТА	L FOR CHECK A	AP 00061593:	1,690.00				
MICAH SC	OTT-RALSTO	N (SCOT040	50)				
	2024-5641R	10/16/2024	165.00	PER DIEM 2024 WFCA CONFERENCE	0012302240	54301	
ТОТА	L FOR CHECK A	AP 00061594:	165.00				
NICHOLAS	WEHMHOEF	ER (WEHM	06180)				
	120924	12/09/2024	769.00	FALL 2024 TUITION RMB/MATH	0012002210	54925	
	120924	12/09/2024	769.00	FALL 2024 TUTITION RMB/ENGLISH	0012002210	54925	
ТОТА	L FOR CHECK A	AP 00061595:	1,538.00				
ORKIN (OR	RKIN)						
	269416776	12/21/2024	122.63	DEC '24 STN40 PEST CONTROL	0016702250	54191	
	269417516	12/21/2024	130.79	DEC '24 STN43 PEST CONTROL	0016732250	54191	
ΤΟΤΑ	L FOR CHECK A	AP 00061596:	253.42				
PIERCE CO	OUNTY FIRE P	PROT DIST #	^t (CPFR)				
	12232024	12/23/2024	33,187.50	2008 KME LADDER TRUCK FIRE ENG	0013009422	56431	
ΤΟΤΑ	L FOR CHECK A	AP 00061589:	33,187.50				
	122324	12/23/2024	183,474.60	12/23/24 AP EFTS	001	21110	
	L FOR CHECK A		183,474.60				
	FOR PIERCE CO		216,662.10				
PUGET SO	UND ENERGY	(PSENERG)	Y)				
	72-241217	12/17/2024	433.07	#200004724288 DEC O72 NAT GAS	0017022250	54701	
	72-241217	12/17/2024		#200004724288 DEC 72 ELECTRICI	0017022250	54731	
TOTA	L FOR CHECK A		681.87				
	RE	PORT TOTAL:	237,626.47				

Central Pierce SQL New THU, DEC 26, 2024, 1:31	12/26/24 PMreg: CART4505leg: GL		-	J1524	BK REGISTER prog: BK200 <1.54>r	Page 1 report id: CKREG
			-			
Document Payee	-	Date	Amount	1ype Stat	t Rel To Note 	
AP CHK 00061598 CPFR	Central Pierce Fire &		8,859.33	MW IS		
AP CHK 00061599 DWFDRY	WA DWF DRYWALL	12/26/24	7,156.50	MW IS		
	SUB TOT	A L S:				
	Total Void Ma	chine Written	0.00	Num	ber of Checks Processed	1: 0
	Total Void	Hand Written	0.00	Num	ber of Checks Processed	1: 0
	Total Ma	chine Written	16,015.83	Num	ber of Checks Processed	1: 2
	Total	Hand Written	0.00	Num	ber of Checks Processed	1: 0
	То	tal Reversals	0.00	Num	ber of Checks Processed	1: 0
	То	tal Cancelled	0.00	Num	ber of Checks Processed	1: 0
		Total EFTs	0.00	Num	ber of EFTs Processed:	0
		Total EPAYs	0.00	Num	ber of EPAYs Processed:	0
	SUB TOT	A L	16,015.83			

Start Date:	12/26/2024
End Date:	12/26/2024

Ven	dor Invoice #	Inv. Date	Invoice Amt	Description	GL	
DW	VF DRYWALL (DWFD)	RYWA)				
	2038	12/16/2024	7,156.50	STATION 66 BATHROOM DRYWALL IN	3016069422	56241
DII	TOTAL FOR CHECK A		7,156.50			
PIF	ERCE COUNTY FIRE I	PROT DIST #	(CPFR)			
	122624	12/26/2024	8,859.33	12/26/24 AP EFTS	301	21110
	TOTAL FOR CHECK A	AP 00061598:	8,859.33			
	RE	PORT TOTAL:	16,015.83			

Central Pierce SQL New THU, DEC 26, 2024, 1:42 PM		K RECON RECON RECOR		J152	5	BK REGISTER -prog: BK200	-
Document Payee ID	Payee Name	Date				Rel To Note	
AP CHK 00061600 ACURSYST	ACURA SYSTEMS INTERNATIONAL		22,526.46		IS		
AP CHK 00061601 APPRIVER	APPRIVER	12/26/24	3.61	MW	IS		
AP CHK 00061602 ATTMOBI	AT&T MOBILITY II LLC	12/26/24	620.64	MW	IS		
AP CHK 00061603 T0729	BCBS OF ILLINOIS - REFUND A	12/26/24	122.32	MW	IS		
AP CHK 00061604 CALICOLL	CALIBER COLLISION CENTER	12/26/24	22,338.65	MW	IS		
AP CHK 00061605 CPFR	Central Pierce Fire & Rescu	12/26/24	91,481.97	MW	IS		
AP CHK 00061606 CHAMPVA	CHAMPVA	12/26/24	163.28	MW	IS		
AP CHK 00061607 T0734	CHARLES MAYS	12/26/24	135.00	MW	IS		
AP CHK 00061608 COMCAST	COMCAST	12/26/24	3,963.63	MW	IS		
AP CHK 00061609 FROGFOG	FROGGYS FOG LLC	12/26/24	289.38	MW	IS		
AP CHK 00061610 GALLS	Galls Incorporated	12/26/24	1,222.11	MW	IS		
AP CHK 00061611 T0737	JEFFERY CRAWFORD	12/26/24	502.14	MW	IS		
AP CHK 00061612 T0733	KATHLEEN EVANS	12/26/24	126.43	MW	IS		
AP CHK 00061613 T0732	LOIS COOKE	12/26/24	102.14	MW	IS		
AP CHK 00061614 T0730	MATTHEW GEIGER	12/26/24	9.50	MW	IS		
AP CHK 00061615 NEWCTRAI	NEWCASTLE TRAINING CENTERS	12/26/24	1,195.65	MW	IS		
AP CHK 00061616 PCREFUSE	Pierce County Refuse	12/26/24	265.09	MW	IS		
AP CHK 00061617 PSENERGY	Puget Sound Energy	12/26/24	7,168.18	MW	IS		
AP CHK 00061618 REGEREFU	Regence	12/26/24	105.39	MW	IS		
AP CHK 00061619 T0728	ROBERT PLEMONS	12/26/24	21.04	MW	IS		
AP CHK 00061620 T0731	ROBERT SMITH	12/26/24	98.56	MW	IS		
AP CHK 00061621 SSTIREPU	S&S TIRE SERVICE INC	12/26/24	3,534.78	MW	IS		
AP CHK 00061622 T0735	SANDRA SWAN-SANTI	12/26/24	180.22	MW	IS		
AP CHK 00061623 SIXROBBL	Six Robblees Inc	12/26/24	19.38	MW	IS		
AP CHK 00061624 TRICFORL	TRICARE FOR LIFE	12/26/24	84.18	MW	IS		
AP CHK 00061625 ULIN	ULINE INC	12/26/24	210.91	MW	IS		
AP CHK 00061626 UNITPARC	United Parcel Service	12/26/24	62.58	MW	IS		
AP CHK 00061627 WASHWATE	WASHINGTON WATER SERVICE CC	12/26/24	87.77	MW	IS		

Central Pierce SQL	New		12/26	/24		[BANK	RECON RI	EGISTER]		BK	REGISTER			Page 2
THU, DEC 26, 2024,	1:42	PMre	q: CART4	505le	g: GL	JLloc	: FINANCI	Ejob:710588	J1525	ipr	og: BK200	<1.54>repo	ort id:	CKREG
Document	Payee	тр	Payee Nai	~ ~			Date	Amount	TT TO O	Ctot Do	l To Noto			
	-		-					AlliOUIIC						
						T A L S:								
				Total V	oid M	achine W	ritten	0.00		Number	of Checks	Processed:	0	
				Tota	l Voi	d Hand W	ritten	0.00		Number	of Checks	Processed:	0	
				То	tal M	achine W	ritten	156,640.99		Number	of Checks	Processed:	28	
					Tota	l Hand W	ritten	0.00		Number	of Checks	Processed:	0	
					Т	otal Rev	ersals	0.00		Number	of Checks	Processed:	0	
					Т	otal Can	celled	0.00		Number	of Checks	Processed:	0	
						Tota	l EFTs	0.00		Number	of EFTs P	rocessed:	0	
						Total	EPAYs	0.00		Number	of EPAYs	Processed:	0	
			:	SUB	ТО	TAL		156,640.99						

Start Date: 12/26/2024 End Date: 12/26/2024

3268 3268 TOTAL FOR AT&T MOBILITY X12 TOTAL FOR BCBS OF ILLINO 1202 TOTAL FOR CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1212 TOTAL FOR COMCAST (COM 2260 TOTAL FOR FROGGYS FOG I	743 743 743 743 CHECK A RIVER) 8789 8789 8789 CHECK A 2132024 CHECK A 2132024 CHECK A 22024 CHECK A SION CE 6045289 CHECK A	12/20/2024 12/20/2024 12/20/2024 12/20/2024 P 00061600: 12/01/2024 12/01/2024 12/01/2024 P 00061601: OBI) 12/05/2024 P 00061602: UND AND (7) 12/02/2024 P 00061603: CNTER (CAI 11/04/2024	15,221.33 2,917.65 3,027.75 1,359.73 22,526.46 0.00 1.81 1.80 3.61 620.64 620.64 620.64 70729) 122.32 122.32 JCOLL)	EMAIL THREAT PROTECTION EMAIL THREAT PROTECTION. EMAIL THREAT PROTECTION #287297124815 OVFR NOV SVC REFUND PYMT	0152102215 0152102215 0152102215 0152102215 0012102215 0012102215 0012222215 0012202215 101340	53501 53501 53501 54813 53401 53401
0017 0017 0017 0017 TOTAL FOR APPRIVER (APPI 3268 3268 3268 TOTAL FOR AT&T MOBILITY X12 TOTAL FOR BCBS OF ILLINO 1207 TOTAL FOR CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1207 TOTAL FOR CHAMPVA (CHA 1207 TOTAL FOR CHAMPVA (CHA 1207 TOTAL FOR CHARLES MAYS 1217 TOTAL FOR COMCAST (COM 2260 TOTAL FOR COMCAST (COM	743 743 743 CHECK A RIVER) 8789 8789 CHECK A Y (ATTM 2132024 CHECK A DIS - REF 22024 CHECK A SION CE 6045289 CHECK A	12/20/2024 12/20/2024 12/20/2024 12/20/2024 P 00061600: 12/01/2024 12/01/2024 12/01/2024 P 00061601: OBI) 12/05/2024 P 00061602: UND AND (7) 12/02/2024 P 00061603: CNTER (CAI 11/04/2024	2,917.65 3,027.75 1,359.73 22,526.46 0.00 1.81 1.80 3.61 620.64 620.64 620.64 70729) 122.32 122.32 LICOLL) 22,338.65	CP-BARCODE READER UPGRADE CP- 5YR B TO B WARRANTY EXTENS CP-PRIORITY CARE PLAN UPGRADE EMAIL THREAT PROTECTION EMAIL THREAT PROTECTION. EMAIL THREAT PROTECTION H287297124815 OVFR NOV SVC	0152102215 0152102215 0152102215 0012102215 0012182215 0012222215	53501 53501 53501 54813 53401 53401 54202
0017 0017 0017 TOTAL FOR APPRIVER (APPH 3268 3268 3268 TOTAL FOR AT&T MOBILITY X12 TOTAL FOR BCBS OF ILLINO 1202 TOTAL FOR CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1217 TOTAL FOR COMCAST (COM 2260 TOTAL FOR FROGGYS FOG I	743 743 CHECK A RIVER) 8789 8789 8789 CHECK A 2132024 CHECK A 2132024 CHECK A 22024 CHECK A SION CE 6045289 CHECK A	12/20/2024 12/20/2024 P 00061600: 12/01/2024 12/01/2024 12/01/2024 P 00061601: OBI) 12/05/2024 P 00061602: UND AND (7 12/02/2024 P 00061603: CNTER (CAL 11/04/2024	3,027.75 1,359.73 22,526.46 0.00 1.81 1.80 3.61 620.64 620.64 620.64 F0729) 122.32 122.32 JCOLL) 22,338.65	CP- 5YR B TO B WARRANTY EXTENS CP-PRIORITY CARE PLAN UPGRADE EMAIL THREAT PROTECTION EMAIL THREAT PROTECTION. EMAIL THREAT PROTECTION #287297124815 OVFR NOV SVC REFUND PYMT	0152102215 0152102215 0012102215 0012182215 0012222215 0012222215	53501 53501 54813 53401 53401 54202
0017 TOTAL FOR APPRIVER (APPH 3268 3268 3268 TOTAL FOR AT&T MOBILITY X12 TOTAL FOR BCBS OF ILLINO 1202 TOTAL FOR CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1212 TOTAL FOR CHARLES MAYS 1213	743 CHECK A RIVER) 8789 8789 8789 CHECK A Y (ATTM 2132024 CHECK A DIS - REF 22024 CHECK A SION CE 6045289 CHECK A	12/20/2024 P 00061600: 12/01/2024 12/01/2024 12/01/2024 P 00061601: (OBI) 12/05/2024 P 00061602: UND AND (7 12/02/2024 P 00061603: CNTER (CAL 11/04/2024	1,359.73 22,526.46 0.00 1.81 1.80 3.61 620.64 620.64 620.64 620.64 122.32 122.32 122.32 122.32	CP-PRIORITY CARE PLAN UPGRADE EMAIL THREAT PROTECTION EMAIL THREAT PROTECTION. EMAIL THREAT PROTECTION #287297124815 OVFR NOV SVC REFUND PYMT	0152102215 0012102215 0012182215 0012222215 0012202215	53501 54813 53401 53401 54202
TOTAL FOR APPRIVER (APPI 3263 3263 3263 3263 3263 TOTAL FOR AT&T MOBILITY X12 TOTAL FOR BCBS OF ILLINO 1202 TOTAL FOR CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1213 TOTAL FOR COMCAST (COM 2260 TOTAL FOR FROGGYS FOG I	CHECK A RIVER) 8789 8789 CHECK A Y (ATTM 2132024 CHECK A DIS - REF 22024 CHECK A SION CE 6045289 CHECK A	P 00061600: 12/01/2024 12/01/2024 12/01/2024 P 00061601: OBI) 12/05/2024 P 00061602: UND AND (7) 12/02/2024 P 00061603: ENTER (CAL 11/04/2024	22,526.46 0.00 1.81 1.80 3.61 620.64 620.64 620.64 620.64 122.32 122.32 122.32 122.32 122.32 122.32	EMAIL THREAT PROTECTION EMAIL THREAT PROTECTION. EMAIL THREAT PROTECTION #287297124815 OVFR NOV SVC REFUND PYMT	0012102215 0012182215 0012222215 0012202215	54813 53401 53401 54202
APPRIVER (APPI 3268 3268 3268 3268 3268 TOTAL FOR AT&T MOBILITY X12 TOTAL FOR BCBS OF ILLINO 1202 TOTAL FOR CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1213 TOTAL FOR COMCAST (COM 2260 TOTAL FOR COMCAST (COM	RIVER) 8789 8789 CHECK A Y (ATTM 2132024 CHECK A DIS - REF 22024 CHECK A SION CE 6045289 CHECK A	12/01/2024 12/01/2024 12/01/2024 P 00061601: OBI) 12/05/2024 P 00061602: UND AND (7 12/02/2024 P 00061603: CNTER (CAL 11/04/2024	0.00 1.81 1.80 3.61 620.64 620.64 620.64 F0729) 122.32 122.32 LICOLL) 22,338.65	EMAIL THREAT PROTECTION EMAIL THREAT PROTECTION. EMAIL THREAT PROTECTION #287297124815 OVFR NOV SVC REFUND PYMT	0012182215 0012222215 0012102215	53401 53401 54202
3268 3268 3268 3268 TOTAL FOR AT&T MOBILITY X12 TOTAL FOR BCBS OF ILLINO 1202 TOTAL FOR CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1212 TOTAL FOR COMCAST (COM 2260 TOTAL FOR FROGGYS FOG I	8789 8789 8789 CHECK A Y (ATTM 2132024 CHECK A DIS - REF 22024 CHECK A SION CE 6045289 CHECK A	12/01/2024 12/01/2024 P 00061601: OBI) 12/05/2024 P 00061602: UND AND (7 12/02/2024 P 00061603: ENTER (CAL 11/04/2024	1.81 1.80 3.61 620.64 620.64 620.64 F0729) 122.32 122.32 LICOLL) 22,338.65	EMAIL THREAT PROTECTION. EMAIL THREAT PROTECTION #287297124815 OVFR NOV SVC REFUND PYMT	0012182215 0012222215 0012102215	53401 53401 54202
3268 3268 3268 TOTAL FOR AT&T MOBILITY X12 TOTAL FOR BCBS OF ILLINO 1202 TOTAL FOR CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1212 TOTAL FOR COMCAST (COM 2260 TOTAL FOR FROGGYS FOG I	8789 8789 CHECK A Y (ATTM 2132024 CHECK A DIS - REF 22024 CHECK A SION CE 6045289 CHECK A	12/01/2024 12/01/2024 P 00061601: OBI) 12/05/2024 P 00061602: UND AND (7 12/02/2024 P 00061603: ENTER (CAL 11/04/2024	1.81 1.80 3.61 620.64 620.64 620.64 F0729) 122.32 122.32 LICOLL) 22,338.65	EMAIL THREAT PROTECTION. EMAIL THREAT PROTECTION #287297124815 OVFR NOV SVC REFUND PYMT	0012182215 0012222215 0012102215	53401 53401 54202
3268 TOTAL FOR AT&T MOBILITY X12 TOTAL FOR BCBS OF ILLINO 1202 TOTAL FOR CALIBER COLLI 2926 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1212 TOTAL FOR COMCAST (COM 2266 TOTAL FOR FROGGYS FOG I	8789 CHECK A Y (ATTM 2132024 CHECK A DIS - REF 22024 CHECK A SION CE 6045289 CHECK A	12/01/2024 P 00061601: (OBI) 12/05/2024 P 00061602: UND AND (7 12/02/2024 P 00061603: CNTER (CAL 11/04/2024	1.80 3.61 620.64 620.64 F0729) 122.32 122.32 JCOLL) 22,338.65	EMAIL THREAT PROTECTION #287297124815 OVFR NOV SVC REFUND PYMT	0012222215	53401 54202
TOTAL FOR AT&T MOBILITY X12 TOTAL FOR BCBS OF ILLINO 1202 TOTAL FOR CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1212 TOTAL FOR COMCAST (COM 2260 TOTAL FOR FROGGYS FOG I	CHECK A Y (ATTM 2132024 CHECK A DIS - REF 22024 CHECK A SION CE 6045289 CHECK A	P 00061601: (OBI) 12/05/2024 P 00061602: UND AND (7) 12/02/2024 P 00061603: ENTER (CAL 11/04/2024	3.61 <u>620.64</u> 620.64 F0729) <u>122.32</u> 122.32 JCOLL) <u>22,338.65</u>	#287297124815 OVFR NOV SVC REFUND PYMT	0012102215	54202
AT&T MOBILITY X12 TOTAL FOR BCBS OF ILLINO 1202 TOTAL FOR CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1212 TOTAL FOR COMCAST (COM 2260 TOTAL FOR FROGGYS FOG I	Y (ATTM 2132024 CHECK A DIS - REF 22024 CHECK A SION CE 6045289 CHECK A	OBI) 12/05/2024 P 00061602: UND AND (7 12/02/2024 P 00061603: CNTER (CAL 11/04/2024	620.64 620.64 F0729) 122.32 122.32 JCOLL) 22,338.65	REFUND PYMT		
X12 TOTAL FOR BCBS OF ILLINO 1202 TOTAL FOR CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1212 TOTAL FOR COMCAST (COM 2260 TOTAL FOR FROGGYS FOG I	2132024 CHECK A DIS - REF 22024 CHECK A SION CE 6045289 CHECK A	12/05/2024 P 00061602: UND AND (7 12/02/2024 P 00061603: ENTER (CAL 11/04/2024	620.64 F0729) 122.32 122.32 JICOLL) 22,338.65	REFUND PYMT		
TOTAL FOR BCBS OF ILLINO 1202 TOTAL FOR CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1212 TOTAL FOR COMCAST (COM 2260 TOTAL FOR FROGGYS FOG I	CHECK A DIS - REF 22024 CHECK A SION CE 6045289 CHECK A	P 00061602: UND AND (7 12/02/2024 P 00061603: ENTER (CAL 11/04/2024	620.64 F0729) 122.32 122.32 JICOLL) 22,338.65	REFUND PYMT		
TOTAL FOR BCBS OF ILLINO 1202 TOTAL FOR CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1212 TOTAL FOR COMCAST (COM 2260 TOTAL FOR FROGGYS FOG I	CHECK A DIS - REF 22024 CHECK A SION CE 6045289 CHECK A	P 00061602: UND AND (7 12/02/2024 P 00061603: ENTER (CAL 11/04/2024	620.64 F0729) 122.32 122.32 JICOLL) 22,338.65	REFUND PYMT		
1202 TOTAL FOR CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1212 TOTAL FOR COMCAST (COM 2260 TOTAL FOR FROGGYS FOG I	22024 CHECK A SION CE 6045289 CHECK A	12/02/2024 P 00061603: ENTER (CAL 11/04/2024	122.32 122.32 JICOLL) 22,338.65		101340	34260
TOTAL FOR CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1213 TOTAL FOR COMCAST (COM 2260 TOTAL FOR FROGGYS FOG I	CHECK A SION CE 6045289 CHECK A	P 00061603: ENTER (CAL 11/04/2024	122.32 LICOLL) 22,338.65		101340	34260
TOTAL FOR CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1213 TOTAL FOR COMCAST (COM 2260 TOTAL FOR FROGGYS FOG I	CHECK A SION CE 6045289 CHECK A	P 00061603: ENTER (CAL 11/04/2024	122.32 LICOLL) 22,338.65		1010-10	0.200
CALIBER COLLI 2920 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1213 TOTAL FOR COMCAST (COM 2260 TOTAL FOR FROGGYS FOG I	SION CE 6045289 CHECK A	ENTER (CAL 11/04/2024	LICOLL)			
2926 TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1212 TOTAL FOR COMCAST (COM 2266 TOTAL FOR FROGGYS FOG I	6045289 CHECK A	11/04/2024	22,338.65			
TOTAL FOR CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1212 TOTAL FOR COMCAST (COM 2266 TOTAL FOR FROGGYS FOG I	CHECK A		,	DESCRIPTION DEDATE	0016502265	54901
CHAMPVA (CHA 1202 TOTAL FOR CHARLES MAYS 1212 TOTAL FOR COMCAST (COM 2266 TOTAL FOR FROGGYS FOG I		P 00001004:	ZZ 1 0.0 1	BC17-1, BODY REPAIR	0016502265	54821
1202 TOTAL FOR CHARLES MAYS 1213 TOTAL FOR COMCAST (COM 2266 TOTAL FOR FROGGYS FOG I			,550.05			
TOTAL FOR CHARLES MAYS 1213 TOTAL FOR COMCAST (COM 2266 TOTAL FOR FROGGYS FOG I	22024	10/00/0001	1 (2 2)		101240	212.50
CHARLES MAYS 1213 TOTAL FOR COMCAST (COM 2266 TOTAL FOR FROGGYS FOG I	22024	12/02/2024		REFUND OVER PYMT	101340	34260
1213 TOTAL FOR COMCAST (COM 2266 TOTAL FOR FROGGYS FOG I		P 00061606:	163.28			
TOTAL FOR COMCAST (COM 226 TOTAL FOR FROGGYS FOG I						
COMCAST (COM 2266 TOTAL FOR FROGGYS FOG I	32024	12/13/2024		REFUND OVER PYMT	101340	34260
2260 TOTAL FOR FROGGYS FOG I		P 00061607:	135.00			
TOTAL FOR FROGGYS FOG I	ICASI)					
FROGGYS FOG I	605693	12/01/2024	3,963.63	#935479817 ST 72 DEC SVC CHG	0012102215	54202
			3,963.63			
	LLC (FRO	JGFOG)				
2410	0187258	10/02/2024	289.38	TRAIN FROGGIES REMOTE CONTOL	0012302240	53501
TOTAL FOR			289.38			
GALLS INCORPO	DRATED	(GALLS)				
0299	980495	12/20/2024	1,004.11	BLAUER BLACK POLO 12-XL	0012042254	52011
0299	980495	12/20/2024	218.00	BLK FIRST TACTICAL SFTSHL 2 XL	0012042254	52011
TOTAL FOR	CHECK A	P 00061610:	1,222.11			
JEFFERY CRAW	FORD (T	'0737)				
121.	32024	12/13/2024	502.14	REFUND OVER PYMT	101340	34260
TOTAL FOR	CHECK A	P 00061611:	502.14			
KATHLEEN EVA	NS (T073	33)				
1217	32024	12/13/2024	126.43	REFUND OVER PYMT	101340	34260
TOTAL FOR			126.43		1015-10	51200
LOIS COOKE (TO			120.43			
×.	· ·	10/12/2024	102.14	DEELNID OVED DVN/T	101240	24260
1213 er: ABSH01160 - Katie Absl	22024	12/13/2024	102.14	REFUND OVER PYMT	101340 Current Date:12	34260

Report: OH_AP_Invoices_Board_LLL_2 - Open Hold (AP) Board Report LLL 2

Start Date: 12/26/2024 End Date: 12/26/2024

			<u>_</u>	<u>* 2</u>		2,20,2021
Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
	TAL FOR CHECK A		102.14			
MATTHE	W GEIGER (TO	730)				
	12132024	12/13/2024	9.50	REFUND OVER PYMT	101340	34260
ТО	TAL FOR CHECK A	AP 00061614:	9.50			
NEWCAS	TLE TRAINING	G (NEWCTRA	I)			
	6295	04/17/2024	1,195.65	AHA ECARD/ TEXT BOOKS	1013402680	53102
ТО	TAL FOR CHECK A	AP 00061615:	1,195.65			
PIERCE (COUNTY FIRE F	PROT DIST #	(CPFR)			
	122624	12/26/2024	52.850.07	12/26/24 AP EFTS	001	21110
	122624	12/26/2024		12/26/24 AP EFTS	015	21110
	122624	12/26/2024	2,416.33	12/26/24 AP EFTS	101	21110
ТО	TAL FOR CHECK A	AP 00061605:	91,481.97			
PIERCE (COUNTY REFUS	SE (PCREFU	SE)			
	19108518S180	12/01/2024	265.09	#218035292001 ST60 NOV GARBAGE	0016002250	54741
ТО	TAL FOR CHECK A		265.09			
PUGET S	OUND ENERGY	(PSENERGY	Y)			
	63-241207	12/07/2024	547.42	#220012344424 ST63 NOV NAT GAS	0016032250	54701
	71-241220	12/20/2024	911.17	#200018917720 ST71 DEC NAT GAS	0017012250	
	71-241220	12/20/2024	943.48	#200018917720 ST71 DEC ELECTR	0017012250	54731
	72E-241216	12/16/2024	3,905.98	#220019632912 ST72 DEC ELECTRI	0017022250	54731
	AB-241220	12/20/2024	549.98	#220028910879 ARM DEC NAT GAS	0017132250	54701
	AB-241220	12/20/2024	310.15	#220028910879 ARM DEC ELECTRIC	0017132250	54731
	TAL FOR CHECK A		7,168.18			
REGENC	E REFUNDS (RE	EGEREFU)				
	12022024	12/02/2024	105.39	REFUND OVER PYMT	101340	34260
ТО	TAL FOR CHECK A	AP 00061618:	105.39			
ROBERT	PLEMONS (T07	(28)				
	12022024	12/02/2024	21.04	REFUND OVER PYMT	101340	34260
ТО	TAL FOR CHECK A	AP 00061619:	21.04			
ROBERT	SMITH (T0731)					
	12132024	12/13/2024	98.56	REFUND OVER PYMT	101340	34260
ТО	TAL FOR CHECK A	AP 00061620:	98.56			
S&S TIRE	C (SSTIREPU)					
	1160209	12/16/2024	2.093.04	E18-8 NEW DRIVE TIRES	0016502265	54820
	1161414	12/23/2024	,	BC17-1 NEW TIRES/ALIGNMENT	0016502265	
	1161453	12/23/2024	280.10	M17-2 WINTER INSTALL #1161453	0016502265	54820
	1161465	12/23/2024	164.25	M19-6 WINTER INSTALL #1161465	0016502265	54820
ТО	TAL FOR CHECK A	AP 00061621:	3,534.78			
SANDRA	SWAN-SANTI ("	Г0735)				
	12132024	12/13/2024	180.22	REFUND OVER PYMT	101340	34260
TO	TAL FOR CHECK A	AP 00061622:	180.22			
	BLEES INC (SIX					
	02P64824	12/23/2024	10.90	PN 111 STEEL NUT VRS (9) STOCK	0016502265	53143
	02P64828	12/23/2024		111 CHROME NUT CVRS (7) STOCK	0016502265	
			5.10			

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Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
тот	AL FOR CHECK AP	00061623:	19.38			
TRICARE	FOR LIFE (TRIC	CFORL)				
	12022024	12/02/2024	84.18	REFUND OVER PYMT	101340	34260
тот	AL FOR CHECK AP	00061624:	84.18			
ULINE (UI	LIN)					
	187146138	12/20/2024	210.91	TRAFFIC CONES S-14709O (8)	0016502265	53142
тот	AL FOR CHECK AP	00061625:	210.91			
UNITED P	ARCEL SERVIC	E (UNITPA	RC)			
	00005Y5731394	09/28/2024	27.34	UPS FRT FOR BUNKER PANTS	0012502210	54814
	00005Y5731484			WHELEN RMA 020068 02-0187709-0	0012042254	
тот				WHELEIV RWA 020000 02-0107707-0	0012042234	54221
-	AL FOR CHECK AP		62.58			
WASHING	TON WATER SE	LKVICE (W	ASHWATE)			
	64-241216	12/16/2024	87.77	#9532658329 ST64 NOV WATER	0016042250	54711
тот	AL FOR CHECK AP	00061627:	87.77			
	REP	ORT TOTAL:	156,640.99			

Central Pierce SQI FRI, DEC 27, 2024,		12/27/24 [Bi req: RESO0131leg: GL JL	ANK RECON RI loc: BI-TECH		J161		K REGISTER cog: BK200		t id: C	Page 1 CKREG
Document	Payee ID	Payee Name	Date				el To Note			
AP CHK 00061628	CPFR	Central Pierce Fire & Reso				IS				
AP CHK 00061629	VOID.CONTINU	Void - Continued Stub	12/27/24	0.00	VM	VD	Void			
AP CHK 00061630	CPFR	Central Pierce Fire & Reso	cu 12/27/24	6,583,491.92	MW	IS				
AP CHK 00061631	GET	Guaranteed Education Tuit:	io 12/27/24	509.00	MW	IS				
AP CHK 00061632	KENNLOSE	KENNETH LOSEK	12/27/24	384.81	MW	IS				
AP CHK 00061633	MICHMALA	MICHAEL G. MALAIER, TRUST	EE 12/27/24	1,265.00	MW	IS				
AP CHK 00061634	OPEIU	Office & Professional Emp	lo 12/27/24	1,875.57	MW	IS				
AP CHK 00061635	TACOPCCH	Tacoma Pierce County Chap	la 12/27/24	3,973.00	MW	IS				
AP CHK 00061636	UNITWAY	United Way	12/27/24	65.00	MW	IS				
AP CHK 00061637	BENESOLU	WCIF	12/27/24	4,862.77	MW	IS				
		Total Void Machine	e Written	0.00		Number	of Checks	Processed:	1	
		Total Void Hand	d Written	0.00		Number	of Checks	Processed:	0	
		Total Machine	e Written	7,865,554.70		Number	of Checks	Processed:	9	
		Total Hand	d Written	0.00		Number	of Checks	Processed:	0	
		Total H	Reversals	0.00		Number	of Checks	Processed:	0	
		Total (Cancelled	0.00		Number	of Checks	Processed:	0	
		То	otal EFTs	0.00		Number	of EFTs P	rocessed:	0	
		Tot	tal EPAYs	0.00		Number	of EPAYs	Processed:	0	
		SUB TOTAL		7,865,554.70						

			Accounts Payable wa	<u>rrant Approvai</u>	End Date	: 12/27/2024
Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
GUARANTE	ED EDUCATI	ON TUITIO	N (GET)			
	2840/2401012	12/27/2024	119.90	DECEMBER PAYROLL	001	23189
	2840/2401012	12/27/2024	389.10	DECEMBER PAYROLL	101	23189
TOTAI	FOR CHECK A	P 00061631:	509.00			
KENNETH L	OSEK (KENN	LOSE)				
	2603/2401012	12/27/2024	384.81	DECEMBER PAYROLL	001	23193
TOTAI	FOR CHECK A	P 00061632:	384.81			
MICHAEL G	. MALAIER, 1	FRUSTEE (I	MICHMALA)			
	2602/2401012	12/27/2024	208.25	DECEMBER PAYROLL	001	23193
	2602/2401012	12/27/2024	1,056.75	DECEMBER PAYROLL	101	23193
TOTAI	FOR CHECK A	P 00061633:	1,265.00			
OFFICE & P	ROFESSIONA	L EMPLOY	EE (OPEIU)			
	2302/2401012	12/27/2024	1,788.00	DECEMBER PAYROLL	001	23162
	2302/2401012	12/27/2024	87.57	DECEMBER PAYROLL	101	23162
ΤΟΤΑΙ	FOR CHECK A	P 00061634:	1,875.57			
-	UNTY FIRE P		,			
	122724	12/27/2024	657.480.23	DEC 2024 PY VENDOR EFTS	001	21110
	122724	12/27/2024		DEC 2024 PY VENDOR EFTS	101	21110
ΤΟΤΑΙ	L FOR CHECK A	P 00061628:	1,269,127.63			
_	1002/2401012	12/27/2024		DECEMBER PAYROLL	001	23151
	1003/2401012	12/27/2024	58,346.13	DECEMBER PAYROLL	001	23151
	1003/2401012	12/27/2024	33,566.62	DECEMBER PAYROLL	101	23151
	1101/2401012	12/27/2024	117,058.45	DECEMBER PAYROLL	101	23153
	1101/2401012	12/27/2024	180,280.97	DECEMBER PAYROLL	001	23153
	1110/2401012	12/27/2024	40,305.82	DECEMBER PAYROLL	001	23154
	1110/2401012	12/27/2024	2,700.47	DECEMBER PAYROLL	101	23154
	1111/2401012	12/27/2024	10,164.26	DECEMBER PAYROLL	001	23154
	1201/2401012	12/27/2024	(1,959.27)	DECEMBER PAYROLL	001	23153
	1201/2401012	12/27/2024	2,532.35	DECEMBER PAYROLL	101	23153
	1450/2401012	12/27/2024	10,899.83	DECEMBER PAYROLL	001	23170
	1453/2401012	12/27/2024	96.00	DECEMBER PAYROLL	001	23170
	1454/2401012	12/27/2024	11,440.00	DECEMBER PAYROLL	001	23170
	1454/2401012	12/27/2024	14,520.00	DECEMBER PAYROLL	101	23170
	1459/2401012	12/27/2024	3,960.00	DECEMBER PAYROLL	001	23176
	1459/2401012	12/27/2024	1,320.00	DECEMBER PAYROLL	101	23176
	1462/2401012	12/27/2024	596.75	DECEMBER PAYROLL	101	23176
	1462/2401012	12/27/2024	6,174.98	DECEMBER PAYROLL	001	23176
	1463/2401012	12/27/2024	850.59	DECEMBER PAYROLL	101	23177
	1463/2401012	12/27/2024	8,576.49	DECEMBER PAYROLL	001	23177
	1464/2401012	12/27/2024		DECEMBER PAYROLL	001	23177
	1464/2401012	12/27/2024	,	DECEMBER PAYROLL	101	23177
	1465/2401012	12/27/2024		DECEMBER PAYROLL	101	23177
	1465/2401012	12/27/2024		DECEMBER PAYROLL	001	23177
	2001/2401012	12/27/2024		DECEMBER PAYROLL	001	23150
	2001/2401012	12/27/2024	300,448.43	DECEMBER PAYROLL	101	23150

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Start Date: 12/27/2024

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Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
	2002/2401012	12/27/2024	886.99	DECEMBER PAYROLL	001	23151
	2003/2401012	12/27/2024	72,320.36	DECEMBER PAYROLL	001	23151
	2003/2401012	12/27/2024	41,046.76	DECEMBER PAYROLL	101	23151
	2101/2401012	12/27/2024	187,689.16	DECEMBER PAYROLL	101	23153
	2101/2401012	12/27/2024	289,059.94	DECEMBER PAYROLL	001	23153
	2110/2401012	12/27/2024	28,138.84	DECEMBER PAYROLL	001	23154
	2110/2401012	12/27/2024	1,885.30	DECEMBER PAYROLL	101	23154
	2111/2401012	12/27/2024	8,055.46	DECEMBER PAYROLL	001	23154
	2201/2401012	12/27/2024	(3,142.65)	DECEMBER PAYROLL	001	23153
	2201/2401012	12/27/2024	4,059.74	DECEMBER PAYROLL	101	23153
	2408/2401012	12/27/2024	254.80	DECEMBER PAYROLL	001	23158
	2413/2401012	12/27/2024	37.57	DECEMBER PAYROLL	001	23158
	2414/2401012	12/27/2024	28.40	DECEMBER PAYROLL	001	23158
	2450/2401012	12/27/2024	28,266.67	DECEMBER PAYROLL	001	23170
	2450/2401012	12/27/2024	24,966.71	DECEMBER PAYROLL	101	23170
	2455/2401012	12/27/2024	1,129.91	DECEMBER PAYROLL	101	23172
	2455/2401012	12/27/2024	386.09	DECEMBER PAYROLL	001	23172
	2459/2401012	12/27/2024	5,887.22	DECEMBER PAYROLL	001	23176
	2459/2401012	12/27/2024	2,329.08	DECEMBER PAYROLL	101	23176
	2463/2401012	12/27/2024	71,990.10	DECEMBER PAYROLL	101	23177
	2463/2401012	12/27/2024	78,402.43	DECEMBER PAYROLL	001	23177
	2464/2401012	12/27/2024	41,001.74	DECEMBER PAYROLL	001	23172
	2464/2401012	12/27/2024	80,547.17	DECEMBER PAYROLL	101	23172
	2466/2401012	12/27/2024	910.08	DECEMBER PAYROLL	001	23172
	2600/2401012	12/27/2024	408.46	DECEMBER PAYROLL	001	23191
	2600/2401012	12/27/2024	421.08	DECEMBER PAYROLL	001	23191
	2600/2401012	12/27/2024	134.23	DECEMBER PAYROLL	001	23191
	2600/2401012	12/27/2024	270.51	DECEMBER PAYROLL	001	23191
	2600/2401012	12/27/2024	7.37	DECEMBER PAYROLL	001	23191
	2600/2401012	12/27/2024	31.94	DECEMBER PAYROLL	001	23191
	2600/2401012	12/27/2024	421.57	DECEMBER PAYROLL	001	23191
	2600/2401012	12/27/2024	1,930.73	DECEMBER PAYROLL	101	23191
	2600/2401012	12/27/2024	897.02	DECEMBER PAYROLL	101	23191
	2600/2401012	12/27/2024	897.53	DECEMBER PAYROLL	101	23191
	2600/2401012	12/27/2024	618.49	DECEMBER PAYROLL	101	23191
	2600/2401012	12/27/2024	455.01	DECEMBER PAYROLL	101	23191
	2600/2401012	12/27/2024	530.64	DECEMBER PAYROLL	101	23191
	2600/2401012	12/27/2024	1,978.43	DECEMBER PAYROLL	101	23191
	2816/2401012	12/27/2024	9,874.80	DECEMBER PAYROLL	101	23178
	2816/2401012	12/27/2024	11,034.12	DECEMBER PAYROLL	001	23178
	2817/2401012	12/27/2024	2,670.87	DECEMBER PAYROLL	001	23178
	2817/2401012	12/27/2024	3,030.20	DECEMBER PAYROLL	101	23178
	2818/2401012	12/27/2024	1,375.17	DECEMBER PAYROLL	101	23178
	2818/2401012	12/27/2024	766.08	DECEMBER PAYROLL	001	23178
	2819/2401012	12/27/2024	22.03	DECEMBER PAYROLL	001	23178
	2819/2401012	12/27/2024	59.86	DECEMBER PAYROLL	101	23178
	2820/2401012	12/27/2024	26.85	DECEMBER PAYROLL	101	23178

1			<u>recounts r ayable wa</u>		Enu Date: 12/27/2024		
Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL		
	2820/2401012 12/27/2024		9.88	DECEMBER PAYROLL	001	23178	
	2901/2401012	12/27/2024	1,062,953.02	DECEMBER PAYROLL	001	23199	
	2901/2401012	12/27/2024	501,985.13	DECEMBER PAYROLL	101	23199	
	2902/2401012	12/27/2024	515,180.28	DECEMBER PAYROLL	101	23199	
	2902/2401012	12/27/2024	930,546.91	DECEMBER PAYROLL	001	23199	
	2903/2401012	12/27/2024	331,323.79	DECEMBER PAYROLL	001	23199	
	2903/2401012	12/27/2024	162,636.72	DECEMBER PAYROLL	101	23199	
	2904/2401012	12/27/2024	132,512.30	DECEMBER PAYROLL	101	23199	
	2904/2401012	12/27/2024	189,186.16	DECEMBER PAYROLL	001	23199	
	2905/2401012	12/27/2024	154,499.91	DECEMBER PAYROLL	001	23199	
	2905/2401012	12/27/2024	49,777.60	DECEMBER PAYROLL	101	23199	
	2906/2401012	12/27/2024	25,553.28	DECEMBER PAYROLL	101	23199	
	2906/2401012	12/27/2024	35,561.41	DECEMBER PAYROLL	001	23199	
ΤΟΤΑ	AL FOR CHECK A	P 00061630:	6,583,491.92				
	FOR PIERCE COUP PIERCE COUN		7,852,619.55 AINC (TACOPCC	H)			
	2806/2401012	12/27/2024	2,274.90	DECEMBER PAYROLL	001	23187	
	2806/2401012	12/27/2024	1,698.10	DECEMBER PAYROLL	101	23187	
	AL FOR CHECK A AY (UNITWAY		3,973.00				
	2801/2401012	12/27/2024	56.92	DECEMBER PAYROLL	001	23186	
	2801/2401012	12/27/2024	8.08	DECEMBER PAYROLL	101	23186	
TOTA	AL FOR CHECK A	P 00061636:	65.00				
WCIF (BEN	VESOLU)						
	1460/2401012	12/27/2024	4,029.08	DECEMBER PAYROLL	001	23157	
	1460/2401012	12/27/2024	377.61	DECEMBER PAYROLL	101	23157	
	2710/2401012	12/27/2024	260.98	DECEMBER PAYROLL	001	23155	
	2712/2401012	12/27/2024	171.52	DECEMBER PAYROLL	001	23155	
	2712/2401012	12/27/2024	16.08	DECEMBER PAYROLL	101	23155	
	2715/2401012	12/27/2024	7.50	DECEMBER PAYROLL	001	23155	
TOTA	AL FOR CHECK A	P 00061637:	4,862.77				
	REF	PORT TOTAL:	7,865,554.70				

Central Pierce SQI THU, JAN 02, 2025,		01/02/25 [BANM eq: CART4505leg: GL JLloc			EGISTER : BK200 <1.54>report	Page 1 id: CKREG
Document	Payee ID	Payee Name	Date Amoun	t Type Stat Rel T	ro Note	
AP CHK 00061638	CPFR	Central Pierce Fire & Rescu	01/02/25 32,311.7	5 MW IS		
		SUB TOTALS:	:			
		Total Void Machine W	Vritten 0.0	0 Number of	Checks Processed:	0
		Total Void Hand W	Vritten 0.0	0 Number of	Checks Processed:	0
		Total Machine W	Vritten 32,311.7	5 Number of	Checks Processed:	1
		Total Hand W	Vritten 0.0	0 Number of	Checks Processed:	0
		Total Rev	versals 0.0	0 Number of	Checks Processed:	0
		Total Car	ncelled 0.0	0 Number of	Checks Processed:	0
		Tota	al EFTS 0.0	0 Number of	EFTs Processed:	0
		Total	L EPAYS 0.0	0 Number of	EPAYs Processed:	0
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Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
PIERCE C	OUNTY FIRE	PROT DIST #	(CPFR)			
	010225	01/02/2025	32,311.75	01/02/25 AP EFTS	301	21110
ТОТ	AL FOR CHECK	AP 00061638:	32,311.75			
REPORT TOTAL:			32,311.75			

Central Pierce SQI THU, JAN 02, 2025		01/02/25 [BAN req: CART4505leg: GL JLlo	K RECON RE c: FINANCE		J1884	4	BK REG -prog:		<1.54>report		age 1 2G
Document	Payee ID	Payee Name	Date	Amount							
AP CHK 00061639	= ======== T0736	ALFARETTA McQUARRIE	======= 01/02/25	300.00		==== IS	=====	=====		=======	====
AP CHK 00061640	ALLALEAD	ALL-AMERICAN LEADERSHIP LLC	01/02/25	50,435.12	MW	IS					
AP CHK 00061641	ALOIPLUM	ALOISIO PLUMBING INC	01/02/25	242.22	MW	IS					
AP CHK 00061642	ATTMOBI	AT&T MOBILITY II LLC	01/02/25	4,338.12	MW	IS					
AP CHK 00061643	SHEP11240	Ben Shepard	01/02/25	757.95	MW	IS					
AP CHK 00061644	CKGARAGE	C&K GARAGE DOORS & OPENERS	01/02/25	3,262.26	MW	IS					
AP CHK 00061645	CPFR	Central Pierce Fire & Rescu	01/02/25	1,337,804.03	MW	IS					
AP CHK 00061646	COMCAST	COMCAST	01/02/25	178.17	MW	IS					
AP CHK 00061647	CURBPLAS	CURBELL PLASTICS	01/02/25	316.56	MW	IS					
AP CHK 00061648	ELMHMUTU	ELMHURST MUTUAL POWER & LIG	01/02/25	631.45	MW	IS					
AP CHK 00061649	GALLS	Galls Incorporated	01/02/25	5,377.92	MW	IS					
AP CHK 00061650	HENRSCHE	HENRY SCHEIN INC	01/02/25	19,529.81	MW	IS					
AP CHK 00061651	GEOR11060	JAMAL GEORGE	01/02/25	582.18	MW	IS					
AP CHK 00061652	OVER09230	JASON OVERSTREET	01/02/25	5,358.62	MW	IS					
AP CHK 00061653	CAMP04240	JEFFERY CAMPBELL	01/02/25	137.00	MW	IS					
AP CHK 00061654	FRAN10200	JONATHAN FRANZ	01/02/25	1,336.00	MW	IS					
AP CHK 00061655	CUNN06090	LEAH CUNNINGHAM	01/02/25	137.00	MW	IS					
AP CHK 00061656	LIONTOTA	LION TOTAL CARE, INC	01/02/25	178.86	MW	IS					
AP CHK 00061657	MCLEHARD	McLendon Hardware	01/02/25	149.47	MW	IS					
AP CHK 00061658	CAMP07240	MEGAN CAMPBELL	01/02/25	23.65	MW	IS					
AP CHK 00061659	PRINSOLU	PRINT SOLUTIONS INC	01/02/25	935.85	MW	IS					
AP CHK 00061660	MCKE09220	Radcliffe McKenzie	01/02/25	1,437.63	MW	IS					
AP CHK 00061661	LEEZ12280	RYAN LEEZY	01/02/25	7,802.99	MW	IS					
AP CHK 00061662	SSTIREPU	S&S TIRE SERVICE INC	01/02/25	21.90	MW	IS					
AP CHK 00061663	GONZ06220	SAMUEL GONZALEZ	01/02/25	1,280.64	MW	IS					
AP CHK 00061664	TMOBILE	T-MOBILE USA INC.	01/02/25	2,211.65	MW	IS					
AP CHK 00061665	WFCA	WA Fire Commissioners Assoc	01/02/25	7,299.00	MW	IS					
AP CHK 00061666	WASHWATE	WASHINGTON WATER SERVICE CO	01/02/25	19.69	MW	IS					

Central Pierce SQI	L New		C	01/02/25		[BANK	RECON RE	EGISTER]			Bl	K REG	GISTER				Page 2
THU, JAN 02, 2025	, 1:11	PM	-req: C	CART450510	eg: GL J	Lloc:	FINANCE	Ejob:71	12207	J1884-	p	rog:	BK200	<1.54>-	-report	id:	CKREG
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				SUB	тот	A L S:											
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				Tota	al Void	Hand Wr	itten		0.00	1	Number	of (Checks	Process	ed:	0	
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				.1.0	otal Mac	nine Wr	itten	1,452,08	35.74	ſ	Number	OI (Inecks	Process	ea:	28	
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					IOLAI	Hand Wr	Itten		0.00	r	number	OL	Inecks	Process	ea·	0	
					Tot	al Reve	raala		0.00		Tumbor	of	Thoaka	Process	od.	0	
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					Tot	al Canc	elled		0.00	1	Jumber	of	Thecks	Process	ed:	0	
					100	ar canc	ciica		0.00	1	Vallidet	OL (licens	TTOCCDD	cu	0	
						Total	EFTs		0.00	ז	Number	of	TETS Pr	cocessed	:	0	
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						Total	EPAYs		0.00	1	Number	of I	EPAYs B	Processe	d:	0	
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				SUB	тот	A L		1,452,08	35.74								

Start Date: 01/02/2025 End Date: 01/02/2025

			Accounts rayable wa		End Date: 01/02/2025			
Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL			
ALFARETT	A MCQUARR	IE (T0736)						
	12132024	12/13/2024	300.00	REFUND OVER PYMT.	101340	34260		
TOTA	L FOR CHECK A	AP 00061639:	300.00					
ALL-AMER	ICAN LEADE	RSHIP LLC	(ALLALEAD)					
	20505	12/27/2024	50,435.12	"PURPOSE & ETHOS" CONTRACTED	0012002210	54911		
TOTA	L FOR CHECK A	AP 00061640:	50,435.12					
ALOISIO PL	LUMBING INC	C (ALOIPLU	(M)					
	11042024	11/04/2024	242.22	STATION 71 BACKFLOW TEST	0012042254	54191		
TOTA	L FOR CHECK A	AP 00061641:	242.22					
AT&T MOB	ILITY (ATTM	IOBI)						
	X12192024	12/19/2024	4,338.12	#287315267353 DEC SVC CHG	0012102215	54202		
TOTA	L FOR CHECK A	AP 00061642:	4,338.12					
BEN SHEPA	RD (SHEP112	240)						
	12/28/24	12/28/2024	757.95	FALL 2024 TUITION RMB/MATH146	0012002210	54925		
TOTA	L FOR CHECK A	AP 00061643:	757.95					
C&K GARA	GE DOORS &	COPENERS 1	LLC (CKGARAG	E)				
	972131	12/28/2024	3,262.26	STATION 61 8'X8' ROLL UP DOOR	0506012250	54801		
TOTA	L FOR CHECK A	AP 00061644:	3,262.26					
COMCAST ((COMCAST)							
	40-241124	11/24/2024	178.17	#8498350320229520 ST40 JAN SVC	0012102215	54202		
TOTA	L FOR CHECK A	AP 00061646:	178.17					
CURBELL P	LASTICS (CU	J RBPLAS)						
	91791160	12/31/2024	212.71	WSI - PVCEXP,WHT,0.236x12x21	0016052250	53501		
	91791160	12/31/2024	103.85	WSI - PVCEXP,WHT,0.236x12x18	0016052250	53501		
-	L FOR CHECK A		316.56					
ELMHURST	MUTUAL PO	OWER & LIC	GHT (ELMHMUT	U)				
	65-241226	12/26/2024	631.45	#65031 ST65 DEC ELECTRICITY	0016052250	54731		
TOTA	L FOR CHECK A	AP 00061648:	631.45					
GALLS INC	ORPORATED	O (GALLS)						
	029867510	12/09/2024	184.14	BLACK ELBECO PANTS	0012042254	52011		
	029968800	12/19/2024	290.66	NAVY NOMEX PANTS B CUT	0012042254	52011		
	029977309	12/19/2024	75.80	PE 1 XL Tall Grey Quarter Zip	0012042254	52011		
	029991582	12/21/2024	150.83	1EA. SS NAVY NOMEX SHIRT	0012042254	52011		
	029991583	12/21/2024	150.83	BLACK SS NOMEX WITH GOLD PATCH	0012042254	52011		
	029991630	12/21/2024	314.45	DFM 5.11 STRYKE PANT W/FLEX-TA	0012042254	52011		
	029991630	12/21/2024		BLAUER S/S WOOL BLEND STREETSH	0012042254			
	030009955	12/26/2024		BLACK FIRST TACTICAL SOFTSHELL	0012042254			
	030009956	12/26/2024		BLACK FIRST TACTICAL SOFTSHELL	0012042254			
	030019925	12/27/2024		BLACK FIRST TACTICAL SOFTSHELL	0012042254			
	030039682	01/01/2025		TACTICAL FLEECE 2.0	0012042254			
	030039685	01/01/2025		5:11 BLACK FLEECE PARKA LINER	0012042254			
	030039690	01/01/2025		FIRST TACTICAL SOFTSHELL	0012042254			
TOTAL	030050845	12/31/2024		DFM DUTY RAIN SHELL	0012042254	52011		
TOTA	L FOR CHECK A	ar uuu61649:	5,377.92					

User: ABSH01160 - Katie Absher Report: OH_AP_Invoices_Board_LLL_2 - Open Hold (AP) Board Report LLL 2

Start Date: 01/02/2025 End Date: 01/02/2025

Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
HENRY SCH	EIN INC (HEN	NRSCHE)				
	28968477	12/11/2024	18,664.23	MEDICAL SUPPLIES FOR CLINIC	0012552210	53501
	28968478	12/11/2024	176.79	MEDICAL SUPPLIES FOR CLINIC	0012552210	53501
	28968479	12/11/2024	674.47	MEDICAL SUPPLIES FOR CLINIC	0012552210	53501
	29000523	12/11/2024	14.32	MEDICAL SUPPLIES FOR CLINIC	0012552210	53501
-	FOR CHECK A		19,529.81			
JAMAL GEO	ORGE (GEOR1	.1060)				
	20255593	01/01/2025	279.23	FLORIDA HAZMAT SYMPOSIUM	0013202260	54301
	20255593	01/01/2025	302.95	FLORIDA HAZMAT SYMPOSIUM	0013202260	54331
TOTAL	FOR CHECK A	P 00061651:	582.18			
JASON OVE	RSTREET (OV	/ER09230)				
	12/28/24	12/28/2024	1,200.00	FALL 2024 TUITION RMB/ACCTNG	0012002210	54925
	12/28/24	12/28/2024	1,023.16	FALL 2024 TUITION RMB/STATS	0012002210	54925
	12/28/24	12/28/2024	1,068.15	FALL 2024 TUITION RMB/MNGMNT	0012002210	54925
	12/28/24	12/28/2024	1,022.15	FALL 2024 TUITION RMB/MARKETNG	0012002210	54925
	12/28/24	12/28/2024	1,045.16	FALL 2024 TUITION RMB/BUSINESS	0012002210	54925
	FOR CHECK A		5,358.62			
JEFFERY CA	AMPBELL (CA	MP04240)				
	2025011425C	01/01/2025	137.00	SITE VISIT - S METRO FIRE RESC	0012302240	54301
TOTAL	FOR CHECK AI	P 00061653:	137.00			
JONATHAN	FRANZ (FRAM	N10200)				
	20255679	01/01/2025	216.00	IMSH 2025 PER DIEM	1013402680	54301
	20255679	01/01/2025	1,120.00	IMSH 2025 REGISTRATION	1013402680	54921
TOTAL	FOR CHECK AI	P 00061654:	1,336.00			
LEAH CUNN	INGHAM (CU	J NN06090)				
	12232024	01/01/2025	137.00	PER DIEM SMFRA VISIT	0012302240	54301
TOTAI	FOR CHECK AI	P 00061655:	137.00			
LION TOTA	L CARE, INC	LIONTOTA)			
	300037516	12/30/2024	108.78	CR PPE CS 20043867	0012502210	54814
	300037523	12/30/2024		CR PPE CS 20044156	0012502210	
TOTAI	FOR CHECK AI	P 00061656:	178.86			
	HARDWARE					
	J87122	12/27/2024	149.47	MOULDING W/NAIL 96" X4 SHOP SU	0016502265	53141
	J890975	12/31/2024		SEE OFFSET CREDIT #X063025	0012052218	
	X063025	12/31/2024		CREDIT INV #1890975	0012052218	
TOTAI	FOR CHECK AI		149.47			
MEGAN CAN	MPBELL (CAN	MP07240)				
	12302024	12/30/2024	23.65	FOOD REIMB	0012552210	53171
τοται	FOR CHECK AI		23.65		0012002210	00111
	UNTY FIRE PI					
	010225	01/02/2025	976 433 01	01/02/25 AP EFTS	001	21110
	010225	01/02/2025	,	01/02/25 AP EFTS	015	21110
	010225	01/02/2025		01/02/25 AP EFTS	101	21110
τοται	FOR CHECK AI		1,337,804.03		101	21110
IUIAI			1,557,007.05			
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Start Date: 01/02/2025 End Date: 01/02/2025

Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
PRINT SOL	UTIONS, INC	(PRINSOLU))			
	127949	12/27/2024	935.85	HR- LANYARDS WITH RETRACTABLE	0012032213	54191
тота	L FOR CHECK A	AP 00061659:	935.85			
	E MCKENZIE					
	7968640851	01/01/2025	250.00	2025 FDSOA	0012302240	54301
	7968640851	01/01/2025	1,187.63	2025 FDSOA	0012302240	54311
ТОТА	L FOR CHECK A	AP 00061660:	1,437.63			
RYAN LEEZ	ZY (LEEZ1228	30)				
	122824	12/28/2024	1,929.75	FALL 2024 TUITION RMB/PUB SVC	0012002210	54925
	122824	12/28/2024	1,974.77	FALL 2024 TUITION RMB/LEADRSHP	0012002210	54925
	122824	12/28/2024	1,959.74	FALL 2024 TUTITION RMB/DISASTR	0012002210	54925
	122824	12/28/2024	1,938.73	FALL 2024 TUITION RMB/ECONOMIC	0012002210	54925
-	L FOR CHECK A	AP 00061661:	7,802.99			
S&S TIRE (S	SSTIREPU)					
	1161715	12/31/2024	21.90	BC17-1 FLAT REPAIR	0016502265	54820
	L FOR CHECK A		21.90			
SAMUEL G	ONZALEZ (G	ONZ06220)				
	122424	12/24/2024	1,280.64	FALL 2024 TUITION RMB/ENGL 110	0012002210	54925
ТОТА	L FOR CHECK A	AP 00061663:	1,280.64			
T-MOBILE	USA INC. (TM	IOBILE)				
	12222024	12/22/2024	2,211.65	#990518645 DEC SVC CHG	0012102215	54202
ТОТА	L FOR CHECK A	AP 00061664:	2,211.65			
WA FIRE C	OMMISSIONI	ERS ASSOC (WFCA)			
	300001858	01/01/2025	7,299.00	2025 ANNUAL MEMBERSHIP RENEWAL	0011001100	54901
-	L FOR CHECK A		7,299.00			
WASHINGT	TON WATER S	SERVICE (W	ASHWATE)			
	64-121724	12/17/2024	19.69	#6622975043 ST64 NOV WATER	0016042250	54711
ТОТА	L FOR CHECK A	AP 00061666:	19.69			
	RE	PORT TOTAL:	1,452,085.74			

Central Pierce SQL New FRI, DEC 27, 2024, 2:08 PM			-				ER 01012-DP BK200 <1.54>repo	Page 1 rt id: CKREG
Document Payee ID	Payee Name	Date	Amount			Rel To		
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PY CHK 00108289 OSBU12040	OSBURN, JASON	12/31/24	0.00	MW	IS	PA		
РҮ СНК 00108290 ТНОМ10050	THOMPSON, WILLIAM M	12/31/24	8,303.87	MW	IS	PA		
PY CHK 00108291 VANN09230	VAN NATTA, KIRK	12/31/24	0.00	MW	IS	PA		
PY CHK 00108292 WEST11300	WESTFALL, JULIE ANN	12/31/24	0.00	MW	IS	PA		
GRAND TOTALS:								
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	Total Ma	chine Written	9,179.07		Numb	er of (Checks Processed:	5
	Total	Hand Written	0.00		Numb	er of (Checks Processed:	0
	То	tal Reversals	0.00		Numb	er of (Checks Processed:	0
	То	tal Cancelled	0.00		Numb	er of (Checks Processed:	0
		Total EFTs	0.00		Numb	er of E	EFTs Processed:	0
		Total EPAYs	0.00		Numb	er of E	EPAYs Processed:	0
	GRAND TOT	A L	9,179.07					

Central Pierce Fire & Rescue Fund 686 & 687 Dept 006 Key Bank Account No. XXXXXXX0522 FIRE & RESCUE

Electronic Payment Details

In accordance with RCW 42.24 the electronic payments detailed in the attachments have been authenticated and certified by the District's Auditing Officer, that the claims are a just, due, and paid obligation against Central Pierce Fire & Rescue. This is presented to the Board of Fire Commissioners for Board informational purposes only. Board authorization occurred with the approval of warrants noted below. Warrants issued transfer funds to the bank account in which the electronic payments are drawn.

<u>Issue Date</u>	EFT Numbers	<u>EFT Transfer</u> Warrant	Amount
12/19/2024	EP00018537 -EP00018537	AP00061568	\$2,651.16
12/19/2024	EP00018538 -EP00018585	AP00061570	\$163,067.88
12/23/2024	EP00018586 -EP00018590	AP00061590	\$183,474.60
12/26/2024	EP00018591 -EP00018592	AP00061598	
			\$8,859.33
12/26/2024	EP00018593 -EP00018618	AP00061605	\$91,481.97
12/27/2024	EP00018619 -EP00018624	AP00061628	\$1,269,127.63
12/31/2024	EF00067011 -EF00067420	AP00061630	\$4,086,466.51
01/02/2025	EP00018625 -EP00018626	AP00061638	\$32,311.75
01/02/2025	EP00018627 -EP00018668	AP00061645	\$1,337,804.03
	Total		\$7,175,244.86
Dustin Morrow Fire Chief			
Matt Holm Chair			
Steve Stringfellow Commissioner			
Rich Coleman Commissioner			
Bob Willis Commissioner			
Dale Mitchell Commissioner			

Central Pierce SQL THU, DEC 19, 2024,				-	J1172	BK REGISTER prog: BK200 <1.54>report	Page 2 id: CKREG
Document	Payee ID	Payee Name	Date	Amount	Type St	at Rel To Note	
AP EFT 00018537	USBANKBU	US Bank Business Card	12/19/24	2,651.16	 MW C	х	
		SUB TOTA	L S:				
		Total Void Mach	ine Written	0.00	Nu	mber of Checks Processed:	0
		Total Void Ha	and Written	0.00	Nu	mber of Checks Processed:	0
		Total Mach:	ine Written	0.00	Nu	mber of Checks Processed:	0
		Total Ha	and Written	0.00	Nu	mber of Checks Processed:	0
		Tota	l Reversals	0.00	Nu	mber of Checks Processed:	0
		Tota	l Cancelled	0.00	Nu	mber of Checks Processed:	0
			Total EFTs	2,651.16	Nu	mber of EFTs Processed:	1
			Total EPAYs	0.00	Nu	mber of EPAYs Processed:	0
		SUB TOTA	L	2,651.16			

Start Date:	12/19/2024
End Date:	12/19/2024

Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL		
US BANK BUSINESS CARD (USBANKBU)							
	PC.000.241225.1	12/19/2024	2,641.96	STN 66 LIGHT FIXTURES	3016069422 56241		
	PC.000.241225.1	12/19/2024	9.20	STN 66 OUTLET EXTENSIONS	3016069422 56241		
TOTA	L FOR CHECK AF	P 00018537:	2,651.16				
	REP	ORT TOTAL:	2,651.16				

THU, DEC 19, 2024, 3:56 PM --req: CART4505--leg: GL JL--loc: FINANCE---job:709507 J1173----prog: BK200 <1.54>--report id: CKREG---

BK REGISTER

Document	Payee ID	Payee Name	Date			Stat Rel To Note
AP EFT 00018538	AMAZON	AMAZON CAPITAL SERVICES	12/19/24	1,698.89		сх
AP EFT 00018539	AMERSAFE	AMERI SAFE INC	12/19/24	66.06	MW	СХ
AP EFT 00018540	BOUNTREE	Bound Tree Medical LLC	12/19/24	6,770.58	MW	СХ
AP EFT 00018541	BOUSMOVI	BOUSH MOVING AND STORAGE	12/19/24	1,440.00	MW	СХ
AP EFT 00018542	BRINBUSI	BRINTON BUSINESS VENTURES I	12/19/24	400.32	MW	СХ
AP EFT 00018543	CASCAFIRE	CASCADE FIRE & SAFETY	12/19/24	1,201.77	MW	СХ
AP EFT 00018544	CPFREFT	Central Pierce Fire & Rescu	12/19/24	641.30	MW	СХ
AP EFT 00018545	QWEST	Century Link	12/19/24	140.32	MW	СХ
AP EFT 00018546	CHRIINC	CHRISTENSEN INC	12/19/24	11,822.69	MW	СХ
AP EFT 00018547	CITYPUYA	CITY OF PUYALLUP	12/19/24	689.87	MW	СХ
AP EFT 00018548	CITYTREA	CITY OF TACOMA	12/19/24	441.31	MW	СХ
AP EFT 00018549	COMMBRAK	Commercial Brake	12/19/24	3,475.37	MW	СХ
AP EFT 00018550	ROGUFITN	COULTER VENTURES LLC	12/19/24	128.50	MW	СХ
AP EFT 00018551	DELLMARK	Dell Marketing	12/19/24	2,277.50	MW	СХ
AP EFT 00018552	EWHSPECT	EWH Spectrum Inc	12/19/24	132.51	MW	СХ
AP EFT 00018553	FASTINDU	Fastenal Industrial & Const	12/19/24	857.46	MW	СХ
AP EFT 00018554	VALLFREI	FREIGHTLINER NORTHWEST	12/19/24	1,207.63	MW	СХ
AP EFT 00018555	GENETOWI	GENE'S TOWING INC	12/19/24	181.67	MW	СХ
AP EFT 00018556	HILIELEC	HI-LINE ELECTRIC COMPANY IN	12/19/24	183.43	MW	СХ
AP EFT 00018557	IVOXCONS	IVOXY Consulting Inc.	12/19/24	4,827.20	MW	СХ
AP EFT 00018558	1011RESP	JARED BUCKLEY	12/19/24	1,400.00	MW	СХ
AP EFT 00018559	IMSALLI	JUSTICE FAMILY ENTERPRISES	12/19/24	718.41	MW	СХ
AP EFT 00018560	KELLCONN	KELLEY IMAGING SYSTEMS INC	12/19/24	3,073.70	MW	СХ
AP EFT 00018561	KORUAUTO	Korum Automotive Group Inc	12/19/24	3,875.30	MW	СХ
AP EFT 00018562	LNCURTIS	L.N. Curtis and Sons	12/19/24	22,019.26	MW	СХ
AP EFT 00018563	LOWECOMP	Lowe's Companies	12/19/24	209.18	MW	СХ
AP EFT 00018564	MALLCOMP	Mallory Safety and Supply L	12/19/24	1,029.44	MW	СХ
AP EFT 00018565	MESNORT	MES NORTHWEST	12/19/24	1,304.27	MW	СХ

Central Pierce SQL New 12/19/24 [BANK RECON REGISTER] BK REGISTER

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THU, DEC 19, 2024, 3:56 PM --req: CART4505--leg: GL JL--loc: FINANCE---job:709507 J1173----prog: BK200 <1.54>--report id: CKREG---

Document	Payee ID	Payee Name	Date			Stat Rel To Note
======================================	NEXTSTEP	NEXT STEP APPAREL	12/19/24	59.45 ⁵⁹		сх
AP EFT 00018567	NWCASCAD	NW CASCADE, INC.	12/19/24	448.00	MW	СХ
AP EFT 00018568	OREIAUTO	O'REILLY AUTO PARTS	12/19/24	785.98	MW	СХ
AP EFT 00018569	OMNIYOGA	OMNI YOGA LLC	12/19/24	2,202.00	MW	СХ
AP EFT 00018570	ONSPOFNO	ONSPOT OF NORTH AMERICA INC	12/19/24	2,747.08	MW	СХ
AP EFT 00018571	PLATELEC	Platt Electric Supply	12/19/24	283.69	MW	СХ
AP EFT 00018572	ROBBPREC	ROBB PRECISION TOOL	12/19/24	136.00	MW	СХ
AP EFT 00018573	SQUACORP	SQUARERIGGER INC	12/19/24	4,968.60	MW	СХ
AP EFT 00018574	STANPART	Standard Parts Corp	12/19/24	994.60	MW	СХ
AP EFT 00018575	STATAUDI	State Auditor's Office	12/19/24	14,257.21	MW	СХ
AP EFT 00018576	UNIFIRST	UNIFIRST CORPORATION	12/19/24	198.62	MW	СХ
AP EFT 00018577	USBANKBU	US Bank Business Card	12/19/24	14,118.36	MW	СХ
AP EFT 00018578	VERATHON	VERATHON INC	12/19/24	3,761.01	MW	СХ
AP EFT 00018579	VERIWIRE	VERIZON WIRELESS SERVICES L	12/19/24	3,731.36	MW	СХ
AP EFT 00018580	WHOLONLI	WHOLESALE ONLINE GROUP	12/19/24	6,988.00	MW	СХ
AP EFT 00018581	VANK01260	BRENT VANKEULEN	12/19/24	1,359.56	MW	СХ
AP EFT 00018582	MORR06170	DUSTIN MORROW	12/19/24	823.40	MW	СХ
AP EFT 00018583	GITTSPRI	Gitt's Spring Inc	12/19/24	5,464.35	MW	СХ
AP EFT 00018584	SIGTCORP	SIGTRONICS CORPORATION	12/19/24	103.40	MW	СХ
AP EFT 00018585	SYSTDESI	Systems Design West LLC	12/19/24	27,423.27	MW	СХ

Central Pierce SQL New	12/19/24	[BANK RECON REGISTER] BK F	REGISTER	Page 5
THU, DEC 19, 2024, 3:56	6 PMreq: CART4505leg: GL JI	Lloc: FINANCEjob	:709507 J1173prog	g: BK200 <1.54>report	id: CKREG
Document Payee	e ID Payee Name	Date	Amount Type Stat Rel	To Note	
	SUB TOTA	ALS:			
	Total Void Mach	ning Writton	0.00 Number of	Checks Processed:	0
	TOTAL VOID MAC	iile written		Checks Processed.	0
	Total Void B	Hand Written	0.00 Number of	Checks Processed:	0
	Total Mach	nine Written	0.00 Number of	Checks Processed:	0
	metel I	In a Marithan	0.00 Numbers of	Charles Decensed:	0
	Total I	Hand Written	0.00 Number of	Checks Processed:	0
	Tota	al Reversals	0.00 Number of	Checks Processed:	0
	Tota	al Cancelled	0.00 Number of	Checks Processed:	0
		Total EFTs 163	,067.88 Number of	EFTs Processed:	48
		Total EPAYs	0.00 Number of	EPAYs Processed:	0
		IOCAL BIAID	0.00 Nullber 01	ELAIS TICCEBBEU.	0
	SUB TOTA	A L 163	,067.88		

Vendor Invoice # Inv. Date	Invoice Amt	Description	GL
AMAZON CAPITAL SERVICES (AMA	AZON)		
11XYDPHGL791 12/17/2024	142.77	SHOP TRUCK TOOL	0016502265 53501
17DF6RRGTPX 12/15/2024	132.52	64 Milwaukee Compact BLOWER	0016042250 53501
17DF6RRGTPX 12/15/2024		40 BLACK+DECKER Rice Cooker 28	0016702250 53501
1FWR9DCCLH 12/11/2024		MONITOR STAND	0016502265 53501
1GJ47PTP6CRD 12/16/2024	23.76	R61 - Avery Durable Waterproof	0013002220 53501
1HHLR91LVW 12/18/2024		E21-3 BOSCH RELAYS (6)	0016502265 53143
1KPCF34Q7PYF 12/16/2024	44.03	PE ZONGLAN Grommet Tool Kit, E	0014002230 53501
1KPCF34Q7PYF 12/16/2024	81.74	EMS Milwaukee 2267-20 10:1 Inf	1013402680 53501
1KPCF34Q7PYF 12/16/2024	164.05	EMS Temp Stick Remote WiFi Tem	1013402680 53501
1N461XJXLM7D 12/17/2024	93.57	64 Continental Premium Garden	0016042250 53501
1RN4M4MCCD 12/13/2024	(99.04)	RETURN ON INV 16KQFV9NK1HQ	0012102215 53501
1RPYTM7D7X3 12/16/2024	88.06	HR Dreo Space Heater	0012032213 53501
1TL4RMPC4CW 12/12/2024	9.75	DEEGO CHARGER	0016502265 53142
1TL4RMPC4CW 12/12/2024	27.34	STOCK CONTINENTAL BELT 4080620	0016502265 53143
1VTC3R1C71KV 12/16/2024	43.98	PE MEGATEK DVD Player	0014002230 53134
1VTC3R1C71KV 12/16/2024	22.01	60 Bovado USA 9" x 13" Inch Gl	0016002250 53501
1VTC3R1C71KV 12/16/2024	96.73	68 Brother Genuin TN227C TONER	0016082250 53141
1VTC3R1C71KV 12/16/2024	98.10	68 Brother Genuine TN227M, Hig	0016082250 53141
1VTC3R1C71KV 12/16/2024	193.84	68 Brother Genuin TN227Y TONER	0016082250 53141
1W1GJDRX6ND 12/16/2024	64.89	IT CPFR Logitech Wave Keys Wir	0012102215 53501
1XLC1K1XXC9 12/15/2024	14.85	HM International Connector	0013202260 53501
1XLC1K1XXC9 12/15/2024	71.11	72 Towels Pk of 4 Extra LARGE	0017022250 53501
1XLC1K1XXC9 12/15/2024	10.99	72 Dinner Spoon Set,16 Pcs 7.3	0017022250 53501
1XLC1K1XXC9 12/15/2024		EMSWagan Personal Therm COOLER	1013402680 53501
TOTAL FOR CHECK AP 00018538:	1,698.89		
AMERI SAFE INC (AMERSAFE)			
74111 11/18/2024	66.06	ems 2- O2 HTDRO	1013402680 53141
TOTAL FOR CHECK AP 00018539:	66.06		
BOUND TREE PARR LLC (BOUNTRI	EE)		
85583249 12/06/2024	4,417.20	EMS 3616-20631 SimPad PLUS	1013409426 56431
85583249 12/06/2024	2,353.38	EMS 3633-65020 Adult IO Leg	1013409426 56431
TOTAL FOR CHECK AP 00018540:	6,770.58		
BOUSH MOVING & STORAGE (BOU	SMOVI)		
24562 12/11/2024	1,440.00	SURPLUS FIRE RATED FILE CABINE	0012042254 54191
TOTAL FOR CHECK AP 00018541:	1,440.00		
BRENT VANKEULEN (VANK01260)			
12122024 12/12/2024	563.46	LODGING REIMBURSEMENT	0012002210 54311
12122024 12/12/2024	70.14	UBER REIMBURSEMENT	0012002210 54331
12122024 12/12/2024	725.96	AIRFAIRE REIMBURSEMENT	0012002210 54341
TOTAL FOR CHECK AP 00018581:	1,359.56		
BRINTON BUSINESS VENTURES INC	C (BRINBUSI)		
29604347787 12/16/2024	400.32	2024 VENDING MACHINE SUBSIDY	0012002210 54911
TOTAL FOR CHECK AP 00018542:	400.32		
CASCADE FIRE & SAFETY (CASCAI	FIRE)		

Start Date: 12/19/2024 End Date: 12/19/2024

Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
	INVEV10415	10/15/2024	988.41	KIT, TURN SIGNAL PN058858V004	0016502265	53143
	INVEV10636	12/13/2024	213.36	E18-8 CABLE/HANDLE/RELEASE	0016502265	53143
-	AL FOR CHECK A		1,201.77			
CHRISTEN	NSEN INC (CHR	(IINC)				
	0651825IN	12/13/2024	1,679.70	#1003291 ST64 FUEL	0012042254	53201
	0651969IN	12/11/2024	389.60	#1003291 ST71 FUEL	0012042254	53201
	0652325IN	12/12/2024	1,847.94	#1003291 ST69 FUEL	0012042254	53201
	0652329IN	12/12/2024	1,936.42	#1003291 ST61 FUEL	0012042254	53201
	0652670IN	12/13/2024	211.50	#1003291 ST71 FUEL	0012042254	53201
	0654119IN	12/17/2024	2,755.70	#1003291 ST69 FUEL	0012042254	53201
	0654672IN	12/18/2024	3,001.83	#1003291 ST72 FUEL	0012042254	53201
TOT	AL FOR CHECK A	P 00018546:	11,822.69			
CITY OF P	UYALLUP (CIT	(YPUYA)				
	72-241215	12/15/2024	675.00	#966308 ST72 SEWER/STORM WTR.	0017022250	54721
	72-241215	12/15/2024	14.87	#966308 ST72 LANDFILL FEE	0017022250	54741
TOT	AL FOR CHECK A	P 00018547:	689.87			
CITY TRE	ASURER (CITY	TREA)				
	67T-241210	12/10/2024	182.65	#100560648 ST67T NOV 24 ELECTR	0016472250	54731
	TC-241210	12/10/2024	258.66	#100808871 TC NOV ELECTRIC	0016472250	54731
ТОТ	AL FOR CHECK A	P 00018548:	441.31			
COMMER	CIAL BRAKE (COMMBRAI	K)			
	188339	12/12/2024	3,475.37	CALIPERS FOR STOCK+ CORE CHARG	0016502265	53143
-	AL FOR CHECK A		3,475.37			
DELL MAI	RKETING (DEL	LMARK)				
	10788113206	12/09/2024	1,505.82	CP-DISTRICT CHIEF OFFICE ACTIV	0012102215	53501
	10789752766	12/17/2024	505.38	CP-DELL ULTRASHARP 24" MONITOR	0012012211	53501
	10789752766	12/17/2024	266.30	CP-THUNDERBOLT 4 DOCK-K.ABSHER	0012012211	53501
TOT	AL FOR CHECK A	P 00018551:	2,277.50			
DUSTIN M	ORROW (MOR	R06170)				
	12112024	12/11/2024	68.20	UBER REIMBURSEMENT	0012002210	54331
	12112024	12/11/2024	755.20	AIRFARE REIMBURSEMENT	0012002210	54341
TOT	AL FOR CHECK A	P 00018582:	823.40			
EWH SPEC	CTRUM INC (EV	WHSPECT)				
	239090	11/11/2024		18 GA BLACK, CPFR IMPRINTED (2	0016502265	53141
_	AL FOR CHECK A		132.51			
FASTENAI	L INDUSTRIAL	& CONSTR	US (FASTINDU)			
	WASUM98426			T8 Clr HP6 Sfty Glss	0012502210	52010
	AL FOR CHECK A DWING INC (GI		857.46			
	530309	12/14/2024	191.67	GU18-2 TOW TO SHOP AFTER VEH A	0016502265	54820
тот				0018-2 TOW TO SHOP AFTER VEH A	0010302203	54820
	AL FOR CHECK A RING INC (GIT		181.67			
	053170	12/17/2024	5 464 35	KME LEAF SPRING ASSY/PARTS	0016502265	53143
тот	AL FOR CHECK A		5,464.35			20110
101			5,707.55			

	:	Accounts Payable Wa	rrant Approval	End Date: 12/19/2024		
Vendor Invoice #	Inv. Date	Invoice Amt	Description	GL		
HI-LINE ELECTRIC COM	PANY INC	(HILIELEC)				
11177327	12/13/2024	183.43	CONNECTORS, WIRES, SCREWS, BIT	0016502265	53141	
TOTAL FOR CHECK A		183.43				
IMS ALLIANCE (IMSALL	I)					
243137	12/10/2024	17.45	6EA. white tags	0012502210	52010	
243153	12/11/2024	700.96	PASSPORTS AND TAGS	0012502210	52010	
TOTAL FOR CHECK A		718.41				
IVOXY CONSULTING IN	C. (IVOXCO	NS)				
TYLWI3060	10/29/2024	973.46	CP-MERAKI DUAL BAND OMNI ANTEN	0012102215	53501	
TYLWI3060	10/29/2024	3,013.36	CP-MERAKI MR76 WIFI OUTDOOR AP	0012102215	53501	
TYLWI3060	10/29/2024	840.38	CP-MERAKI MR ENTERPRISE LIC 3Y	0012102215	53501	
TOTAL FOR CHECK A		4,827.20				
JARED BUCKLEY (1011R	ESP)					
INV1562	12/05/2024	300.00	COACHING SESSION - GIBSON	0012002210	54911	
INV1562	12/05/2024	300.00	COACHING/DEBRIEFING - SPICER	0012032213	54911	
INV1562	12/05/2024		TRI METRIX EQ - SPICER	0012032213		
INV1562	12/05/2024		COACHING SESSIONS AND TRI METR	0012102215	54911	
TOTAL FOR CHECK A		1,400.00				
KELLEY IMAGING SYST	ENIS INC (R	ELLCONN)				
IN1827043	12/17/2024		STN60 2024 QUARTERLY SVC CHG	0012302240		
IN1827044	12/17/2024		AOC 2024 QUARTERLY SVC CHG	0012002210	54813	
TOTAL FOR CHECK A KORUM AUTOMOTIVE (3,073.70				
6813682	11/27/2024	,	OVU21-1, • LUBE, ENGINE OIL	0016502265		
6814190	12/03/2024		616,• LUBE, ENGINE OIL (FULL	0016502265		
6814505	12/09/2024		683 PM SERVICE	0016502265	54820	
TOTAL FOR CHECK A L.N. CURTIS AND SONS ()		3,875.30				
`	,	20 261 51		0012200422	56421	
INV891361	11/27/2024		LIFTING AIRBAGS FOR EXTRICATIO	0013309422		
INV896563	12/17/2024		FRC TWISTLOCK TELESCOPIC.	0016502265		
INV896711 TOTAL FOR CHECK A	12/17/2024 P 00018562:	22,019.26	Size 11.5M 14" Supreme Pull-On	0012502210	52010	
LOWE'S COMPANIES (LO						
82866	12/11/2024		EMS FREEZER	1013402680	52501	
TOTAL FOR CHECK A		209.18	EMS TREEZER	1013402080	55501	
MALLORY COMPANY (N						
6049253	12/09/2024	, ,	LT07-1 GAS MONITO max xt 11	0013002220	53501	
TOTAL FOR CHECK A		1,029.44		0013002220	55501	
MES NORTHWEST (MES		1,027.14				
IN2171433	12/17/2024	1 304 27	LT07-1 Custom SUPER VACUUM	0013002220	53501	
TOTAL FOR CHECK A		1,304.27	E107-1 Custom SOLEK VACCOM	0013002220	55501	
NEXT STEP APPAREL (N		1,507.27				
240534	08/02/2024	50 45	3EA. NAVY SEW ON TAGS	0012042254	52011	
240534 TOTAL FOR CHECK A		59.45	JEA. IVAV I SEVE UN TAUS	0012042234	52011	
I U I AL FUK UNEUK A	1 00010300;	59.45				

Report: OH_AP_Invoices_Board_LLL_2 - Open Hold (AP) Board Report LLL 2

Start Date: 12/19/2024 End Date: 12/19/2024

		recounts r uyuble vvu		Enu Date: 12/19/2024		
Vendor Invoice		Invoice Amt	Description	GL		
NW CASCADE INC	(NWCASCAD)					
0554584	4357 12/09/2024	116.00	POLE BLDG PORT RESTROOM (1)	0016502265	54502	
0554580	5963 12/10/2024	332.00	STN61 QTY: 2 - HONEY BUCKET	0012042254	54502	
	IECK AP 00018567:	448.00				
O'REILLY AUTO PA	ARTS (OREIAUT	'O)				
3702300	0688 12/11/2024	114.67	652 AIR FILTER PN 49090	0016502265	53143	
3702300	0777 12/11/2024	469.18	652 MULTI PARTS	0016502265	53143	
3702300	0869 12/12/2024	164.71	OVM20-1 ANTIFREEZE (5) GALLONS	0016502265	53143	
3702300	0942 12/12/2024	37.42	652 BHH BC660120 PARK BRAKE CA	0016502265	53143	
	ECK AP 00018568:	785.98				
OMNI YOGA LLC (JMNIYOGA)					
1201202	24 12/01/2024	2,202.00	MONTHLY YOGA CONTRACT	0012552210	54911	
	ECK AP 00018569:	2,202.00				
ONSPOT OF NORTH	H AMERICA INC	C (ONSPOFNO)				
215330	12/11/2024	2,747.08	M23-3 AUTO CHAIN ASSEMBLY	0016502265	53143	
	ECK AP 00018570:	2,747.08				
PIERCE COUNTY F	IRE PROT. DIST	. (CPFREFT)				
0554586	6963 12/10/2024	33.53	STN61 QTY: 2 - HONEY BUCKET	0012042254	54502	
105703	12/16/2024	13.74	Calibrate using standards	0012502210	54812	
215330	12/11/2024	277.46	M23-3 AUTO CHAIN ASSEMBLY	0016502265	53143	
239090	11/11/2024	13.38	18 GA BLACK, CPFR IMPRINTED (2	0016502265	53141	
24562	12/11/2024	145.44	SURPLUS FIRE RATED FILE CABINE	0012042254	54191	
PC.000.	241125.8 12/19/2024		Grantfinder Software Renewal	0012002210		
	241225.1 12/19/2024		Advertising for Lateral FF	0012352240		
	241225.1 12/19/2024		Advertising for Lateral FF	0012352240		
	241225.1 12/19/2024		FR PULLEY PACKAGE	0016042250		
	241225.1 12/19/2024		CAC-HOSE - STOCK	0016502265	53143	
PLATT ELECTRIC	ECK AP 00018544: (PLATELEC)	641.30				
		52.60	WD22 1 ELECTRICAL DARTS	0016502265	52142	
8Z3660 8Z3663			WR23-1 ELECTRICAL PARTS	0016502265 0016502265		
	ECK AP 00018571:	283.69	STRAIN RELEASES, ELEC BOXES	0010302203	55145	
QWEST COMMUNI						
241211	12/11/2024		#501965371 DEC OV ALARM NUMB.	0012102215	54202	
	IECK AP 00018545:	140.32	#301703371 DEC OV ALARMI NOMD.	0012102215	54202	
ROBB PRECISION 7						
105703	12/16/2024	136.00	Calibrate using standards	0012502210	54812	
TOTAL FOR CH	ECK AP 00018572:	136.00	C			
ROGUE FITNESS (R						
1298878	81 12/09/2024	128.50	HW 2- 20lb dumbell	0012552210	53501	
	ECK AP 00018550:	128.50				
SIGTRONICS CORP		FCORP)				
156062	12/13/2024	103.40	SE-8 HEADSET REPAIR (1)	0012402880	54811	
	ECK AP 00018584:	103.40			-	

Start Date: 12/19/2024 End Date: 12/19/2024

Accounts 1 ayabie warrant Approva					End Date: 12/19/2024
Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL
SQUARERI	GGER CORPOI	RATION (S	QUACORP)		
	00016264	12/13/2024	4,968.60	SQ7 VEH/USER LICENSES ADD ON	0016502265 54813
TOTA	L FOR CHECK AP	00018573:	4,968.60		
STANDARD	PARTS CORP	(STANPAF	RT)		
	263151	12/12/2024	(78.67)	RETURN PN 080620HD BELT-CM	0016502265 53143
	263633	12/16/2024	19.58	BC17-1 AIR FILTER 200695	0016502265 53143
	264082	12/18/2024	872.82	WHEEL SEALS, WIPERS, CAPS	0016502265 53143
	264082	12/18/2024	180.87	DMEQT 15W40 AMSOIL (12) QTS	0016502265 53181
	L FOR CHECK AP		994.60		
STATE AUD	DITOR'S OFFIC	E (STATA)	UDI)		
	L165056	12/11/2024	14,257.21	2022 STATE AUDITING SVCS	0012012211 54101
TOTA	L FOR CHECK AP	00018575:	14,257.21		
SYSTEMS D	ESIGN WEST I	LLC (SYST	DESI)		
	20242342	12/09/2024	27,423.27	2024 EMS BILLING SERVICES	1013402680 54913
TOTA	L FOR CHECK AP	00018585:	27,423.27		
UNIFIRST C	CORPORATION	I (UNIFIRS	ST)		
	2220165368	12/18/2024	198.62	DEC18 SHOP UNIFORMS/RUGS	0016502265 54931
ΤΟΤΑ	L FOR CHECK AP	00018576:	198.62		
US BANK B	USINESS CARE) (USBANK	(BU)		
	PC.000.241025.I	12/13/2024	15.84	WATER RESCUE	0012042254 53201
	PC.000.241125.7	12/13/2024	62.04	Snacks for Purpose & Ethos	0012002210 53171
	PC.000.241125.7	12/13/2024	518.40	Purpose & Ethos Lunch	0012002210 53171
	PC.000.241125.7	12/13/2024	323.21	Board Meeting Dinner 11/18	0012002210 53171
	PC.000.241125.7	12/13/2024	790.24	Purpose & Ethos Lunch	0012002210 53171
	PC.000.241125.7	12/13/2024	43.04	Cookies snacks for Board Mtg	0012002210 53171
	PC.000.241125.7	12/13/2024	1,003.89	Print Purpose & Ethos Workbook	0012002210 54941
	PC.000.241125.7	12/13/2024	996.01	Print Purpose & Ethos Workbook	0012002210 54941
	PC.000.241125.7	12/13/2024	994.20	Print Purpose & Ethos Workbook	0012002210 54941
	PC.000.241125.7			K.Absher Class Registration	0012012211 54921
	PC.000.241125.7			WATER RESCUE FUEL	0012042254 53201
	PC.000.241125.7			WATER RESCUE FUEL	0012042254 53201
	PC.000.241125.7			Refund for J. Folden Training	0012302240 54921
	PC.000.241125.7			P. Wohrle Lodging May 2025	0014002230 54311
	PC.000.241125.7			P. Wohrle Registration May 25	0014002230 54921
	PC.000.241125.8			Tent Cards for Purpose & Ethos	0012002210 53101
	PC.000.241125.8			Lodging for WFCA 2024 Grantfinder Software Renewal	0012002210 54311
	PC.000.241125.8				0012002210 54902
	PC.000.241125.8			WFCA Hotel Stay-Micah Ralston	0012102215 54311
	PC.000.241125.8 PC.000.241225.1			Parking during IT conference JOB POSTING	0012102215 54331 0012352240 54111
	PC.000.241225.1 PC.000.241225.1			Toilet Repair kit	0012032240 53142
	PC.000.241225.1			Bulbs and ballasts	0012042254 53142
	PC.000.241225.1			Bulbs	0012042254 53142
	PC.000.241225.1 PC.000.241225.1			Bulbs and ballasts	0012042254 53142
	PC.000.241225.1			Bolts	0012042254 53142
	1 0.000.241223.1	12/17/2024	5.05	2010	00120722JT JJ172

Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
	PC.000.241225.1	12/19/2024	78.66	STN 62 GYM BUILDING ANCHORS	0012042254	53146
	PC.000.241225.1	12/19/2024	36.84	DROP CORD PLUGS	0012042254	53146
	PC.000.241225.1	12/19/2024	62.53	DROP CORD AND PLUGS	0012042254	53146
	PC.000.241225.1	12/19/2024	106.69	DRYWALL SUPPLIES	0012042254	53146
	PC.000.241225.1	12/19/2024	127.56	PAINTING SUPPLIES	0012042254	53146
	PC.000.241225.1	12/19/2024	364.04	USED VEHICLE BUYER'S INSPECT	0013352685	53501
	PC.000.241225.1	12/19/2024	648.42	P&E Office Supplies	0014002230	53101
	PC.000.241225.1	12/19/2024	36.33	P&E Holiday Event	0014002230	53136
	PC.000.241225.1	12/19/2024	5.74	HOLIDAY EVENT/WRAPPING PAPER	0014002230	53136
	PC.000.241225.1	12/19/2024	35.18	P&E Holiday Event	0014002230	53136
	PC.000.241225.1	12/19/2024	132.05	Decorations for Orting Santa	0014002230	53141
	PC.000.241225.1	12/19/2024	45.43	Food for AA meeting	0014002230	53171
	PC.000.241225.1	12/19/2024	130.99	STRIKER STUD/TORX HEAD STOCK	0016502265	53143
	PC.000.241225.1	12/19/2024	91.99	CONNECTORS/RELAYS STOCK	0016502265	53143
	PC.000.241225.1	12/19/2024	54.75	OV20-1 WEIGHT CERT	0016502265	54820
	PC.000.241225.1	12/19/2024	43.27	SC22-3 CANOPY LOCK/KEY SERVICE	0016502265	54820
	PC.000.241225.1	12/19/2024	9.82	STRAIN RELIEFS FOR ELECTRICAL	0153009422	56401
	PC.000.241225.1	12/19/2024	140.50	RN LICENSE RENEWAL	1013402680	54922
	PC.203.241225.1	12/19/2024	295.00	Advertising for Lateral FF	0012352240	54111
	PC.203.241225.1	12/19/2024		Advertising for Lateral FF	0012352240	54111
	PC.203.241225.1	12/19/2024		Advertising Lateral FF	0012352240	54111
	PC.203.241225.1	12/19/2024		Advertising Lateral FF	0012352240	54111
	PC.203.241225.1	12/19/2024		Advertising Lateral FF	0012352240	54111
	PC.203.241225.1	12/19/2024	250.00	Advertising for Lateral FF	0012352240	54111
	PC.203.241225.1	12/19/2024		Chiefs Interview Lunch	0012032213	53171
	PC.203.241225.1	12/19/2024	20.91	Chiefs Interview Lunch	0012032213	53171
	PC.203.241225.1	12/19/2024	106.48	Strengthfinders Report	0012032213	54191
	PC.203.241225.1	12/19/2024		Promo Cerem Damage Deposit Ref	0012032213	54502
	PC.203.241225.1	12/19/2024		NPELRA Membership	0012032213	54901
	PC.203.241225.1	12/19/2024		One Mo Calendly	0012032213	54902
	PC.204.241225.1	12/19/2024	246.94	FR PULLEY PACKAGE	0016042250	53501
	PC.210.241025.2	12/13/2024		CP-CAR IPHONE CHARGERS	0012102215	53501
	PC.210.241025.2	12/13/2024	13.01	CP-SNAGIT LICENSE RENEWAL TARA	0012102215	54813
	PC.210.241225.1	12/19/2024		Renewal Puyallupfire.com	0012102215	54813
	PC.210.241225.1			SSL Portal.GigHarbor.org	0012182215	
	PC.300.241125.1	12/19/2024		Fuel M70 Fairgrounds	0012042254	53201
	PC.340.241225.1			ACLS RECERTIFICATION COURSE	1013402680	
	PC.340.241225.1	12/19/2024		ACLS RECERTIFICATION COURSE	1013402680	54922
	PC.650.241125.4			618 FLOORLINERS	0016502265	
	PC.650.241225.1			LITTLE GIANT LADDER WHEEL KITS	0016502265	
	PC.650.241225.1		409.57	LITTLE GIANT LDR WHLS- STOCK	0016502265	
	PC.650.241225.1			L21-2 WARNING LABELS, NO STEP	0016502265	
	PC.650.241225.1			RELAYS, 16A RT314615 STOCK	0016502265	
	PC.650.241225.1			654 SWITCHES	0016502265	
	PC.650.241225.1			CAC-HOSE - STOCK	0016502265	
	PC.650.241225.1			STRUTS PN 6401UB STOCK	0016502265	
	PC.650.241225.1			STRUTS PN GSS6299US STOCK	0016502265	
	1 0.000.2 11220.1		100.55	21101311 05502//05 510CK	5515562205	20110

Start Date:	12/19/2024
End Date:	12/19/2024

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Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
-	L FOR CHECK AF		14,118.36			
VALLEY FR	REIGHTLINER	INC (VALI	LFREI)			
	PC30174327401	10/29/2024	(956.26)	A6605475-003 HDLIGHT RETURN CR	0016502265	53143
	PC30174327601	10/29/2024	(956.26)	PNA66-05475-002 RETURNED HEADL	0016502265	53143
	PC30174393401	10/31/2024	(292.46)	E18-2 SENSOR CORE CREDIT	0016502265	53143
	PC30174762401	11/15/2024	(36.82)	RETURNED RESERVOIR CAP	0016502265	53143
	PC30174920301	11/21/2024	37.89	OVE20-1 (1) W470589042300 JAKE	0016502265	53143
	PC30174920901	11/27/2024	275.25	MANUAL, DETROIT ENGINE	0016502265	53102
	PC30175014201	11/26/2024	28.82	STOCK/OVE20-1 GASKET, SEAL	0016502265	53143
	PC30175014202	11/27/2024	67.19	PN 284726N VALVE ASSY STOCK	0016502265	53143
	PC30175111701	12/02/2024	150.37	OVE20-1 SEAL, ORING, MTG SEAL	0016502265	53143
	PC30175122701	12/02/2024	127.17	M13-2 BRAKE SWITCH/+ STOCK	0016502265	53143
	PC30175129701	12/03/2024	18.61	GASKETS 3104119 (1) OIL PLATE	0016502265	53143
	PC30175189401	12/04/2024	83.57	SEAL, OIL PN47691XT (2)	0016502265	53143
	PC30175189402	12/05/2024	155.60	E18-8 SEALS, FRONT CVR 4960053	0016502265	53143
	PC30175252301	12/06/2024	91.33	PN4318947 THERMOSTAT STOCK	0016502265	53143
	PC30175254201	12/06/2024	1,502.51	23123642015 ROTORS REAR (2)	0016502265	53143
	PC30175254202	12/12/2024	533.04	ROTOR STOCK 23123642015 (1)	0016502265	53143
	PC30175502501	12/17/2024	378.08	BRAKE PAD KITS (2)/GASKET (2)	0016502265	53143
	L FOR CHECK AF		1,207.63			
VERATHON	INC (VERATI	HON)				
	81028368	12/10/2024	612.15	GLIDESCOPE STYLET, MED #1093	0012052218	53198
	81028396	12/10/2024	1,211.10	GLIDESCOPE S1 BLADE #0270-1089	0012052218	53198
	81028430	12/10/2024	1,937.76	GLIDESCOPE S3 BLADE #0270-1083	0012052218	53198
TOTA	L FOR CHECK AF	P 00018578:	3,761.01			
VERIZON W	VIRELESS (VE	RIWIRE)				
	9979313241	11/21/2024	3,731.36	#74200269700010 NOV SVC CHG	0012102215	54202
TOTA	L FOR CHECK AF	P 00018579:	3,731.36			
WHOLESAI	LE ONLINE GR	ROUP (WHO	DLONLI)			
	INV001000	12/10/2024	6,988.00	helmet shields & magnets	0012502210	52010
TOTA	L FOR CHECK AF	P 00018580:	6,988.00			
	REP	ORT TOTAL:	163,067.88			

~		12/23/24 [BAN req: CART4505leg: GL JLlc		-				Page 2 report id: CKREG
Document	Payee ID	Payee Name	Date			Stat Rel To		
AP EFT 00018586	ROSE10280	ADAM ROSENLUND		845.00				
AP EFT 00018587	HRAVEBA	HRA VEBA TRUST	12/23/24	5,056.68	MW	CX		
AP EFT 00018588	LOCA726	LOCAL 726 FIREFIGHTERS TRUS	3 12/23/24	83,291.03	MW	CX		
AP EFT 00018589	BENACOMP	BENAROYA CAPITAL COMPANY LI	12/23/24	94,131.50	MW	CX		
AP EFT 00018590	MOUSELEC	MOUSER ELECTRONIC	12/23/24	150.39	MW	CX		
		SUB TOTALS	:					
		Total Void Machine	Written	0.00		Number of (Checks Processed	1: 0
		Total Void Hand	Written	0.00		Number of (Checks Processed	1: 0
		Total Machine	Written	0.00		Number of (Checks Processed	1: 0
		Total Hand	Written	0.00		Number of (Checks Processed	1: 0
		Total Re	eversals	0.00		Number of (Checks Processed	1: 0
		Total Ca	ncelled	0.00		Number of (Checks Processed	1: 0
		Tot	al EFTs	183,474.60		Number of H	EFTs Processed:	5
		Tota	l EPAYs	0.00		Number of H	EPAYs Processed:	. 0
		SUB TOTAL		183,474.60				

			Accounts Payable Wa	rrant Approval	End Date: 12/23/2024	
Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
ADAM ROS	SENLUND (ROS	E10280)				
	120624	12/06/2024	845.00	FALL 2024 TUITION RMB/ROSENLUN	0012002210	54925
ТОТА	AL FOR CHECK AP	P 00018586:	845.00			
BENEROY	A CAPITAL CO	MPANY LL	LC (BENACOMP)			
	B30-241215	12/15/2024	9,346.48	JAN 2025 CS-B30 LEASE	0012059122	57000
	STE120-241215	12/15/2024	16,944.46	JAN 2025 AOC-STE120 CAM	0012002210	54911
	STE120-241215	12/15/2024	30,581.69	JAN 2025 AOC-STE120 LEASE	0012009122	57000
	STE200-241215	12/15/2024	13,032.02	JAN 2025 ANNEX-STE200 CAM	0012002210	54911
	STE200-241215	12/15/2024	24,226.85	JAN 2025 ANNEX-STE200 LEASE	0012009122	57000
ТОТА	AL FOR CHECK AP	° 00018589:	94,131.50			
HRA VEBA	TRUST (HRAV	(EBA)				
	122024	12/20/2024	5,056.68	JAN 2025 LEOFF 2 RETIREE VEBA	0012032213	52016
ΤΟΤΑ	AL FOR CHECK AP	P 00018587:	5,056.68			
LOCAL 72	5 FIREFIGHTER	RS TRUST (LOCA726)			
	122024	12/20/2024	5,544.58	JAN 2025 LEOFF 1 RETIREE MED	0012032213	52009
	122024	12/20/2024	77,746.45	JAN 2025 LEOFF 2 RETIREE VEBA	0012032213	52016
ТОТА	AL FOR CHECK AP	P 00018588:	83,291.03			
MOUSER H	ELECTRONIC (N	MOUSELEO	C)			
	82387949	12/19/2024	150.39	1610-92 CIRCUIT BREAKER 30AMP	0016502265	53143
ТОТА	AL FOR CHECK AP	° 00018590:	150.39			
	REP	ORT TOTAL:	183,474.60			

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Start Date: 12/23/2024

Central Pierce SQL THU, DEC 26, 2024,		12/26/24 eq: CART4505leg: GL 3	-	-			<1.54>report i	Page 2 d: CKREG
Document	Payee ID	Payee Name		Amount	Туре	Stat Rel To Note		
AP EFT 00018591	CATAWORK	BUSINESS INTERIORS NOP		7,951.61	MW	CX		
AP EFT 00018592	USBANKBU	US Bank Business Card	12/26/24	907.72	MW	CX		
		SUB TOT	A L S:					
		Total Void Mac	chine Written	0.00		Number of Checks	Processed:	0
		Total Void	Hand Written	0.00		Number of Checks	Processed:	0
		Total Mac	chine Written	0.00		Number of Checks	Processed:	0
		Total	Hand Written	0.00		Number of Checks	Processed:	0
		Tot	al Reversals	0.00		Number of Checks	Processed:	0
		Tot	cal Cancelled	0.00		Number of Checks	Processed:	0
			Total EFTs	8,859.33		Number of EFTs Pr	ocessed:	2
			Total EPAYs	0.00		Number of EPAYs P	rocessed:	0
		SUB TOT	A L	8,859.33				

Start Date: 12/26/2024 End Date: 12/26/2024

Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
BUSINESS	INTERIORS NO	RTHWEST	TI (CATAWORK)			
	326416	12/20/2024	660.28	CO: ADDL ANNEX FURNITURE	3012009422	56421
	326418	12/20/2024	7,291.33	CO-2: MONITOR SUPPORTS PER	3012009422	56421
ΤΟΤΑ	AL FOR CHECK AP	00018591:	7,951.61			
US BANK B	SUSINESS CARE) (USBANK	BU)			
	PC.000.241225.2	12/26/2024	500.00	St61 Customer Info Mtg w/ PC	3016019422	56210
	PC.000.241225.2	12/26/2024	177.86	STN 66 ELECTRICAL PARTS	3016069422	56241
	PC.000.241225.2	12/26/2024	172.54	STN66 CAN LIGHTS AND ELECTRICA	3016069422	56241
	PC.000.241225.2	12/26/2024	57.32	STN 66 BLUE TAPE	3016069422	56241
ΤΟΤΑ	AL FOR CHECK AP	00018592:	907.72			
	REP	ORT TOTAL:	8,859.33			

Central Pierce SQL New 12/26/24 [BANK RECON REGISTER]

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BK REGISTER THU, DEC 26, 2024, 1:42 PM --req: CART4505--leg: GL JL--loc: FINANCE---job:710588 J1525----prog: BK200 <1.54>--report id: CKREG---

Document	Payee ID	Payee Name	Date	Amount			
AP EFT 00000000	CHUCKALS	Chuckals Inc	12/26/24	0.00		IS	 Check ID and Number Already Exis
AP EFT 00018593	ADVAPRO	ADVANCED PRO FITNESS REPAIR	12/26/24	148.64	MW	СХ	
AP EFT 00018594	AIRGAS	Airgas Nor Pac Inc	12/26/24	791.47	MW	СХ	
AP EFT 00018595	AMAZON	AMAZON CAPITAL SERVICES	12/26/24	3,122.92	MW	СХ	
AP EFT 00018596	CPFREFT	Central Pierce Fire & Rescu	12/26/24	42.50	MW	CX	
AP EFT 00018597	CHRIINC	CHRISTENSEN INC	12/26/24	2,989.61	MW	CX	
AP EFT 00018598	CITYTREA	CITY OF TACOMA	12/26/24	2,536.02	MW	CX	
AP EFT 00018599	COPINORT	COPIERS NORTHWEST INC	12/26/24	40.95	MW	СХ	
AP EFT 00018600	CREAORGA	CREATION ORGANICS LLC	12/26/24	1,712.08	MW	CX	
AP EFT 00018601	DELLMARK	Dell Marketing	12/26/24	33,799.31	MW	CX	
AP EFT 00018602	VALLFREI	FREIGHTLINER NORTHWEST	12/26/24	382.12	MW	CX	
AP EFT 00018603	HILIELEC	HI-LINE ELECTRIC COMPANY IN	12/26/24	319.08	MW	СХ	
AP EFT 00018604	KORUAUTO	Korum Automotive Group Inc	12/26/24	1,959.35	MW	СХ	
AP EFT 00018605	LNCURTIS	L.N. Curtis and Sons	12/26/24	15,968.34	MW	СХ	
AP EFT 00018606	LIFEASSI	Life-Assist Inc	12/26/24	3,275.81	MW	СХ	
AP EFT 00018607	NWCASCAD	NW CASCADE, INC.	12/26/24	232.00	MW	СХ	
AP EFT 00018608	OREIAUTO	O'REILLY AUTO PARTS	12/26/24	197.65	MW	СХ	
AP EFT 00018609	OMNIYOGA	OMNI YOGA LLC	12/26/24	2,202.00	MW	СХ	
AP EFT 00018610	PLATELEC	Platt Electric Supply	12/26/24	211.06	MW	СХ	
AP EFT 00018611	STANPART	Standard Parts Corp	12/26/24	1,143.20	MW	СХ	
AP EFT 00018612	STAPINC	STAPLES INC.	12/26/24	4,082.47	MW	СХ	
AP EFT 00018613	SUMMLAW	SUMMIT LAW GROUP	12/26/24	3,649.00	MW	СХ	
AP EFT 00018614	TACOSCRE	Tacoma Screw Products Inc	12/26/24	841.29	MW	СХ	
AP EFT 00018615	USBANKBU	US Bank Business Card	12/26/24	10,563.12	MW	СХ	
AP EFT 00018616	FOURINSU	FOURNIER INSURANCE SOLUTION	12/26/24	978.00	MW	CX	
AP EFT 00018617	GITTSPRI	Gitt's Spring Inc	12/26/24	100.98	MW	CX	
AP EFT 00018618	KREK10100	JEFF KREKLING	12/26/24	193.00	MW	СХ	

Central Pierce SQL		12/26/24 req: CART4505leg: GL		-	BK REGISTER		Page 4
Document	Payee ID	Payee Name	Date 	Amount	Type Stat Rel To Note		
		SUB TO S	T A L S:				
		Total Void Ma	achine Written	0.00	Number of Checks	Processed: 0	
		Total Void	d Hand Written	0.00	Number of Checks	Processed: 0	
		Total Ma	achine Written	0.00	Number of Checks	Processed: 0	
		Tota	l Hand Written	0.00	Number of Checks	Processed: 0	
		Т	otal Reversals	0.00	Number of Checks	Processed: 0	
		Т	otal Cancelled	0.00	Number of Checks	Processed: 0	
			Total EFTs	91,481.97	Number of EFTs Pr	cocessed: 27	
			Total EPAYs	0.00	Number of EPAYs H	Processed: 0	
		EXCEPTIOI	N TOTAL	0.00			
		SUB TO	TAL	91,481.97			

Start Date: 12/26/2024 End Date: 12/26/2024

ADVANCED PRO FITNESS REPAIR IN (ADVAPRO) Intervent 111924101A 11192400A 148.64 ST72 FITNESS EQUIPT. MAINT. 0012552210 548.11 TOTAL FOR CIECK AP0018593: 148.64 ST72 FITNESS EQUIPT. MAINT. 0012552210 548.11 9155542063 1201/2024 49.25 MEDICAL O2NT60 NOV 2024 1013402680 53141 9155520681 1201/2024 49.62 MEDICAL O2NT66 NOV 2024 1013402680 53141 9155520681 1201/2024 49.62 MEDICAL O2NT66 NOV 2024 1013402680 53141 915572620 1201/2024 49.62 MEDICAL O2NT66 NOV 2024 1013402680 53141 9155727620 1201/2024 49.62 MEDICAL O2NT66 NOV 2024 1013402680 53141 9155787918 1201/2024 70.76 MEDICAL O2NT66 NOV 2024 1013402680 53141 915598698 1201/2024 70.76 MEDICAL O2NT61 NOV 2024 1013402680 53141 915598698 1201/2024 70.76 MEDICAL O2NT61 NOV 2024 1013402680 53141 915598698 1201				Accounts Payable wa	rrant Approval	End Date: 12	2/26/2024
11192110JA 11.19210JA 148.64 ST22 FTINESS EQUIPT. MAINT. 0012552210 5881 AIRGAS NOR PAC INC (AIRGAS) 148.64 148.64 1013402600 53141 9155542527 1201/2024 49.35 MEDICAL O2ST68 NOV 2024 1013402600 53141 9155542063 1201/2024 40.62 MEDICAL O2ST68 NOV 2024 1013402600 53141 9155542063 1201/2024 40.62 MEDICAL O2ST68 NOV 2024 1013402600 53141 9155572061 1201/2024 40.62 MEDICAL O2ST60 NOV 2024 1013402600 53141 9155572051 1201/2024 40.62 MEDICAL O2ST60 NOV 2024 1013402600 53141 9155572051 1201/2024 40.53 MEDICAL O2ST60 NOV 2024 1013402600 53141 9155957031 1201/2024 70.76 MEDICAL O2ST60 NOV 2024 1013402600 53141 915598608 1201/2024 70.76 MEDICAL O2ST60 NOV 2024 1013402600 53141 915598608 1201/2024 70.76 MEDICAL O2ST60 NOV 2024 1013402600 53141 <th>Vendor</th> <th>Invoice #</th> <th>Inv. Date</th> <th>Invoice Amt</th> <th>Description</th> <th>GL</th> <th></th>	Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
148.64 AIRGAS NOR PAC INC (AIRGAS) 148.64 915534257 12.01/2024 70.38 MEDICAL 02/ST60 NOV 2024 1013402680 53141 9155342577 12.01/2024 70.38 MEDICAL 02/ST60 NOV 2024 1013402680 53141 9155342960 12.01/2024 49.62 MEDICAL 02/ST60 NOV 2024 1013402680 53141 91555001581 12.01/2024 49.62 MEDICAL 02/ST60 NOV 2024 1013402680 53141 915570251 12.01/2024 49.63 MEDICAL 02/ST60 NOV 2024 1013402680 53141 9155879788 12.01/2024 49.63 MEDICAL 02/ST60 NOV 2024 1013402680 53141 91559879781 12.01/2024 70.76 MEDICAL 02/ST60 NOV 2024 1013402680 53141 9155988698 12.01/2024 70.76 MEDICAL 02/ST60 NOV 2024 1013402680 53141 9155988698 12.01/2024 70.76 MEDICAL 02/ST60 NOV 2024 1013402680 53141 9155988698 12.01/2024 70.76 MEDICAL 02/ST60 NOV 2024 1013402680 <td< td=""><td>ADVANCE</td><td>ED PRO FITNESS</td><td>REPAIR I</td><td>N (ADVAPRO)</td><td></td><td></td><td></td></td<>	ADVANCE	ED PRO FITNESS	REPAIR I	N (ADVAPRO)			
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CHRISTENSEN INC (CHRIINC) 0655122IN 12/19/2024 2,989.61 #1003291 ST60 FUEL 0012042254 53201 TOTAL FOR CHECK AP 00018597: 2,989.61 2,989.61 2,989.61 0012042254 53201					WKONG BELT OKDERED 40502728	0016502265	55145
TOTAL FOR CHECK AP 00018597: 2,989.61				3,122.92			
TOTAL FOR CHECK AP 00018597: 2,989.61		0655122IN	12/19/2024	2,989.61	#1003291 ST60 FUEL	0012042254	53201
ABSH01160 - Katie Absher Page: 1 Current Date: 12/26/2024	тот						
	: ABSH01160 -	- Katie Absher		Page:	1	Current Date:1	2/26/2024

Report: OH_AP_Invoices_Board_LLL_2 - Open Hold (AP) Board Report LLL 2

Start Date: 12/26/2024 End Date: 12/26/2024

			Accounts I ayable Wa		Enu Date: 12/20/2024			
Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL			
CITY TRE	ASURER (CITY	TREA)						
	67-241210	12/10/2024	1,227.40	#100808872 ST67 NOV ELECTRIC	0016072250	54731		
	LC-241219	12/19/2024	1,308.62	#100221552 LC DEC ELECTRICITY	0016162250	54731		
	AL FOR CHECK A		2,536.02					
COMFOR	Γ DAVIS & BLA	NGY INC (I	FOURINSU)					
	6447	12/03/2024	142.08	2024 MERCEDES SPRINTER VAN #65	0012002210	54611		
	6447	12/03/2024	449.92	2024 MERCEDES SPRINTER VAN #65	1013402680	54611		
	6448	12/03/2024	92.64	2024 MERCEDES SPRINTER #652806	0012002210	54611		
	6448	12/03/2024	293.36	2024 MERCEDES SPRINTER #65280	1013402680	54611		
	AL FOR CHECK A		978.00					
COPIERS	NORTHWEST I	NC (COPIN	ORT)					
	INV2922292	11/30/2024	40.95	2024 ST40 COPIER CHARGES	0012002210	54813		
-	AL FOR CHECK A		40.95					
CREATION	N ORGANICS L	LC (CREA(DRGA)					
	4538	12/03/2024	1,712.08	ABSORBANT (BAG) throw and go	0012052218	53198		
-	AL FOR CHECK A		1,712.08					
DELL MAI	RKETING (DEL	LMARK)						
	10788826452	12/12/2024	30,116.30	CP- FIREFIGHTER WORKSTATION RE	0152102215	53501		
	10789087630	12/13/2024	2,139.65	CP-HAZMAT LAPTOP REQUEST	0013202260	53501		
	10790446890	12/20/2024	,	CP-ULTRASHARP 24" MONITOR-DIST	0012002210			
	10790446890	12/20/2024		CP-THUNDERBOLT 4 DOCK-DISTRICT	0012002210	53501		
	AL FOR CHECK A		33,799.31					
GITTS SP	RING INC (GIT	ISPRI)						
	052960	11/21/2024		652 UBOLTS	0016502265	53143		
-	AL FOR CHECK A		100.98					
HI-LINE E	LECTRIC COM	IPANY INC	(HILIELEC)					
	11179262	12/20/2024		CONNECTORS, WIRES, SCREWS, BIT	0016502265	53141		
	AL FOR CHECK A		319.08					
JEFF KKE	KLING (KREK	10100)						
	12162024	12/16/2024	193.00	NAEMSP PER DIEM	1013402680	54301		
	AL FOR CHECK A		193.00					
KORUM A	UTOMOTIVE (JROUP INC	(KORUAUIO)					
	6814658	12/11/2024		683 BRAKES, PM	0016502265			
	6814859	12/23/2024		OVU21-1 WATER LEAK, DIAGN/REPA	0016502265	54820		
	AL FOR CHECK A		1,959.35					
L.N. CUKI	IS AND SONS (
	INV881971	08/05/2024		PM FOR 4 DECON WASHERS	0012502210			
	INV898253	12/20/2024		VALVE, DIR, 3092-005-137 (2)	0016502265			
	INV898717	12/23/2024	,	SO Uebss 2018 Edition G1 Rit E	0013302685			
	INV898717	12/23/2024		SO Red L-2 Rit Bag W/ Iron-Clo	0013302685			
	INV898717 INV898717	12/23/2024 12/23/2024		TRANSPORTATION LT07-1 Uebss 2018 Edition G1 R	0013302685 0153009422			
	INV898717 INV898717	12/23/2024	,					
тот	AL FOR CHECK A		15,968.34	LT07-1 Red L-2 Rit Bag W/ Iron	0153009422	50401		
101	AL FUR UNEUR A	1 00010003:	13,908.34					

Start Date: 12/26/2024 End Date: 12/26/2024

Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
	INC (LIFEAS		Invoice Ant	Description		
	1533639	12/03/2024	120 50	AMIODARONE 150MG 3ML VIAL	0012052218	52109
	1533639					
	1533639	12/03/2024 12/03/2024		CALCIUM CHLORIDE 1GM, 10ML SYR DIPHENHYDRAMINE/BENADRYL 50MG	0012052218	
	1533639	12/03/2024		EPINEPHRINE 1:10,000 1MG 10ML	0012052218	
	1533639	12/03/2024	,	NALOXONE 2MG 2ML LUER JET	0012052218	
	1533639	12/03/2024	-,	LIDOCAINE 2% 100MG 5ML SYRINGE	0012052218	
	1533639	12/03/2024		SYRINGE, 5CC, LUER LOCK (EACH)	0012052218	
	1533639	12/03/2024		SODIUM CHLORIDE, INJECTION, 10	0012052218	
	1534819	12/05/2024		OXYMETAZOLINE .05% 15ML SPRAY	0012052218	
	1534909	12/06/2024		ENDO TUBE, CUFFED, 7.5MM (EACH	0012052218	
	1535318	12/09/2024		Drug Locks, Red (Bag of 250)	1013402680	
	1535941	12/10/2024		ROCURONIUM BROMIDE 100MG/10ML	0012052218	
	1536728	12/12/2024		RETURN IV CATH 22	0012052218	
	1536728	12/12/2024		RETURN IV CATH 20	0012052218	
	1536728	12/12/2024		RETURN IV CATH 18	0012052218	
	1536728	12/12/2024		RETURN IV CATH 16	0012052218	53198
	FOR CHECK AP		3,275.81			
NW CASCAD	E INC (INWCA	SCAD)				
	0554604969	12/19/2024	232.00	STN66 HONEYBUCKET 12/19-01/15	0012042254	54502
	FOR CHECK AP		232.00			
O'REILLY AU	JTO PARTS (C	DREIAUTO)			
	3702302250	12/20/2024	197.65	VC7DILB (6 GALLONS) ANTIFREEZE	0016502265	53143
TOTAL	FOR CHECK AP	00018608:	197.65			
OMNI YOGA	LLC (OMNIY	OGA)				
	11012024	11/01/2024	2,202.00	MONTHLY YOGA CONTRACT	0012552210	54911
TOTAL	FOR CHECK AP	00018609:	2,202.00			
PIERCE COU						
	113024	11/30/2024	4.18	11/2024 B&O TAX RETURN	015	23700
	2410187258	10/02/2024		TRAIN FROGGIES REMOTE CONTOL	0012302240	
	PC.204.241225.2			BOOKS	0013202260	
TOTAL	FOR CHECK AP		42.50	DOORD	0013202200	55102
PLATT ELEC			12.00			
	5T86165	12/11/2024	101 24	68 F32 T8 835 LAMPS	0016082250	531/1
					0016052250	
τοτάι	SQ88439 FOR CHECK AP	10/30/2024	211.06	65 F17 T8 SP35 LAMPS	0010052250	55141
STANDARD H						
					001 (5000 (5	50141
	261567	12/02/2024		2 - 14148, CRC SmartWasher Ozz	0016502265	
	262834	12/10/2024		STN60 DEF STOCK 15 CASES.	0012042254	
	264348	12/20/2024		FILTERS, WIPERS, CAPS STOCK	0016502265	
	264350	12/20/2024		SO19-1 HYD FILTER PNW74A390 (1	0016502265	
	264354	12/20/2024		FILTER PN1637 (2)	0016502265	
	264428	12/20/2024		OZZY SMART WASH PROBE 1005065	0016502265	
	264638	12/23/2024		OZIUM GEL SHOP SUPPLIES	0016502265	
	264671	12/23/2024	9.24	ODOR ELIMINATOR SPRAY	0016502265	53141
Jaam ADSH01160 Kat			Dagas	2	Cumont Data 12	

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Start Date: 12/26/2024 End Date: 12/26/2024

Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
	264680	12/23/2024	10.45	ST62 OIL FUNNEL M23-4	0016502265	53143
	DTAL FOR CHECK AP	00018611:	1,143.20			
STAPLE	S, INC. (STAPINC)					
	6019172853	12/11/2024	1,148.03	GFR ST PROJECT SHAMPOO	0012202215	53401
	6019172853	12/11/2024	1,129.63	GFR ST PROJECT PURELL	0012202215	53401
	6019172853	12/11/2024	356.17	GFR ST PROJECT GLANCE	0012202215	53401
	6019172853	12/11/2024	523.14	GFR ST PROJECT SPITFIRE	0012202215	53401
	6019172853	12/11/2024	577.97	GFR ST PROJECT SCALE REMOVER	0012202215	53401
	6019172853	12/11/2024	347.53	GFR ST PROJECT CLEANER	0012202215	53401
TC	OTAL FOR CHECK AP	00018612:	4,082.47			
SUMMIT	LAW GROUP (SU	MMLAW)				
	159458	12/18/2024	3,649.00	SUMMIT LAW GROUP - PROFESSIONA	0012032213	54151
тс	DTAL FOR CHECK AP	00018613:	3,649.00			
TACOM	A SCREW PRODU	CTS INC (T	ACOSCRE)			
	10034482701	12/17/2024	422.37	DUETSCH /CONTACT PINS	0016502265	53141
	10034493500	12/05/2024	90.17	HEX CAP, LOCK NUTS, WASHERS	0016502265	53141
	10034493500	12/05/2024	90.17	SHOP SUPPLIES FOR CLEANERS, SC	0016502265	53141
	10034602200	12/16/2024	5.01	ACID BRUSHES	0016502265	53141
	10034777700	12/17/2024	233.57	BRAKE CLEAN, CIRCUIT CLNR	0016502265	53141
TC	DTAL FOR CHECK AP	00018614:	841.29			
US BANH	K BUSINESS CARE) (USBANK	BU)			
	PC.000.241125.9	12/26/2024	(0.01)	REFUND AAL LODGING - NOV 2024	0012002210	54911
	PC.000.241225.2	12/26/2024	91.35	AOC Coffee Pods and BOC Snacks	0012002210	53171
	PC.000.241225.2	12/26/2024	184.49	Food for Chiefs Meeting 12/11	0012002210	53171
	PC.000.241225.2	12/26/2024	33.02	Bolts	0012042254	53142
	PC.000.241225.2	12/26/2024	46.31	Bolts	0012042254	53142
	PC.000.241225.2	12/26/2024	3.35	TV HARDWARE	0012042254	53146
	PC.000.241225.2	12/26/2024	45.32	SILICONE CAULK AND FOAM	0012042254	53146
	PC.000.241225.2	12/26/2024	107.20	Flowers for Julie Door	0012002210	54191
	PC.000.241225.2	12/26/2024	703.74	Chiefs hotel in OK for TSI Con	0012002210	54311
	PC.000.241225.2	12/26/2024	148.00	Parking for TSI Event Travel	0012002210	54331
	PC.000.241225.2	12/26/2024	39.22	Online access to News Tribune	0012002210	54902
	PC.000.241225.2	12/26/2024	450.00	Morrow- TSI Reg Oklahoma Event	0012002210	54921
	PC.000.241225.2	12/26/2024	81.86	PROMTIONAL CEREMONY FOOD	0012032213	53171
	PC.000.241225.2	12/26/2024	44.04	COFFEE FOR PROMO CEREMONY	0012032213	53171
	PC.000.241225.2	12/26/2024	86.85	Howell & J D'Len Text	0012202215	53401
	PC.000.241225.2	12/26/2024	86.84	Howell & J D'Len Text	0012302240	53102
	PC.000.241225.2	12/26/2024	219.22	McKenzie FDSOA Lodging	0012302240	54311
	PC.000.241225.2	12/26/2024	248.68	Dale Benning Car Rental	0012302240	54331
	PC.000.241225.2	12/26/2024	416.20	McKenzie FDSOA Airfare	0012302240	54341
	PC.000.241225.2	12/26/2024		McKenzie FDSOA Registration	0012302240	54921
	PC.000.241225.2			T. Rioux Registration	0013152210	
	PC.000.241225.2			Mike Johnson Registration	0013152210	
	PC.000.241225.2	12/26/2024	300.00	A. Kolibas Registration	0013152210	54921
	PC.000.241225.2	12/26/2024	300.00	A. Stedman Registration	0013152210	54921
	PC.000.241225.2	12/26/2024	300.00	Hucke Special Event Reg	0013152210	54921

			-			
Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
	PC.000.241225.2	12/26/2024	300.00	A. Waddell Registration	0013152210	54921
	PC.000.241225.2	12/26/2024	300.00	Z. Marzolf Registration	0013152210	54921
	PC.000.241225.2	12/26/2024	300.00	J. Stenstrom Registration	0013152210	54921
	PC.000.241225.2	12/26/2024	300.00	J. Krekling Registration	0013152210	54921
	PC.000.241225.2	12/26/2024	300.00	Lane Brown Registration	0013152210	54921
	PC.000.241225.2	12/26/2024	300.00	D. Ragsdale Registration	0013152210	54921
	PC.000.241225.2	12/26/2024	300.00	J. Snyder Registration	0013152210	54921
	PC.000.241225.2	12/26/2024	300.00	Martinazzi Registration	0013152210	54921
	PC.000.241225.2	12/26/2024	300.00	N. Jean Registration	0013152210	54921
	PC.000.241225.2	12/26/2024	300.00	William Hash Registration	0013152210	54921
	PC.000.241225.2	12/26/2024	624.00	Jeff Krekling Registration	1013402680	54921
	PC.203.241225.2	12/26/2024	158.09	Lunch for Non-Unif Neg	0012032213	53171
	PC.204.241225.2	12/26/2024	66.05	AMAZON CREDIT FOUL UP	0012052218	53501
	PC.204.241225.2	12/26/2024	90.00	BOOKS	0013202260	53102
	PC.210.241225.2	12/26/2024	41.78	CP-DC CELL PHONE CASE	0012002210	53501
	PC.650.241225.2	12/26/2024	182.32	WR23-1 TABLET MOUNT	0016502265	53143
	PC.650.241225.2	12/26/2024	199.58	SPACERS, KME CHASSIS PART	0016502265	53143
	PC.650.241225.3	12/26/2024	252.12	BELTS, STOCK	0016502265	53143
	PC.650.241225.3	12/26/2024	120.50	L21-1 FILLER BREATHER ASSY	0016502265	53143
	FOR CHECK AP		10,563.12			
VALLEY FRE	EIGHTLINER	INC (VALL	FREI)			
	PC30175502502	12/20/2024	143.57	02040J2617 BRAKE PAD KIT STOCK	0016502265	53143
	PC30175559201	12/19/2024	171.14	M19-3 DEF VALVE/TUBE	0016502265	53143
	PC30175621201	12/23/2024	67.41	E21-3 MERITOR R230214 TIE ROD	0016502265	53143
TOTAL	FOR CHECK AP	00018602:	382.12			
	REPO	ORT TOTAL:	91,481.97			

			12/27/24 [Bi req: RESO0131leg: GL JL					EGISTER : BK200 <1.54:	report id:	Page 2 CKREG
Document		Payee ID	Payee Name	Date			Stat Rel			
	 00018619	======================================		12/27/24						
AP EFT	00018620	FLOWFUND	Flower Fund	12/27/24	165.00	MW	CX			
AP EFT	00018621	LOCA726	LOCAL 726 FIREFIGHTERS TR	JS 12/27/24	1,040,727.96	MW	CX			
AP EFT	00018622	NWFFT	NORTHWEST FIREFIGHTERS TR	JS 12/27/24	57,292.58	MW	CX			
AP EFT	00018623	PCPROFFF	PC Professional Firefighte	er 12/27/24	164,882.81	MW	CX			
AP EFT	00018624	REHNASSO	REHN & ASSOCIATES	12/27/24	2,572.28	MW	CX			
			SUB TOTAL	S:						
			Total Void Machine	e Written	0.00		Number of	Checks Proces	ssed: (J
			Total Void Hand	l Written	0.00		Number of	Checks Proces	ssed: (J
			Total Machine	e Written	0.00		Number of	Checks Proces	ssed: (J
			Total Hand	d Written	0.00		Number of	Checks Proces	ssed: (J
			Total I	Reversals	0.00		Number of	Checks Proces	ssed: (J
			Total (Cancelled	0.00		Number of	Checks Proces	ssed: (J
			Т	otal EFTs	1,269,127.63		Number of	EFTs Processe	ed: 6	;
			Тот	al EPAYs	0.00		Number of	EPAYs Process	sed: (J
			SUB TOTAL		1,269,127.63					

				<u></u> FF	Life Date.	12/27/2024
Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
COFFEE FU	ND (COFFFU	ND)				
	2800/2401012	12/27/2024	1,968.59	DECEMBER PAYROLL	001	23184
	2800/2401012	12/27/2024	1,518.41	DECEMBER PAYROLL	101	23184
TOTAL	L FOR CHECK A	P 00018619:	3,487.00			
FLOWER FU	UND (FLOWFU	UND)				
	2802/2401012	12/27/2024	159.00	DECEMBER PAYROLL	001	23184
	2802/2401012	12/27/2024	6.00	DECEMBER PAYROLL	101	23184
TOTAL	L FOR CHECK A	P 00018620:	165.00			
LOCAL 726	FIREFIGHTE	RS TRUST (LOCA726)			
	1400/2401012	12/27/2024	530,858.30	DECEMBER PAYROLL	101	23157
	1400/2401012	12/27/2024	507,664.11	DECEMBER PAYROLL	001	23157
	1421/2401012	12/27/2024	92.00	DECEMBER PAYROLL	101	23159
	1711/2401012	12/27/2024	128.64	DECEMBER PAYROLL	001	23155
	2716/2401012	12/27/2024	1,080.91	DECEMBER PAYROLL	001	23155
	2716/2401012	12/27/2024	715.73	DECEMBER PAYROLL	101	23155
	2717/2401012	12/27/2024	80.70	DECEMBER PAYROLL	101	23155
	2717/2401012	12/27/2024	107.57	DECEMBER PAYROLL	001	23155
TOTAL	L FOR CHECK A	P 00018621:	1,040,727.96			
NORTHWES	ST FIREFIGH	FERS TRUS	T (NWFFT)			
	1401/2401012	12/27/2024	53,268.88	DECEMBER PAYROLL	001	23157
	1401/2401012	12/27/2024	4,023.70	DECEMBER PAYROLL	101	23157
TOTAL	L FOR CHECK A	P 00018622:	57,292.58			
PC PROFES	SIONAL FIRE	FIGHTERS	L (PCPROFFF)			
	2300/2401012	12/27/2024	59,812.06	DECEMBER PAYROLL	001	23160
	2300/2401012	12/27/2024	50,481.28	DECEMBER PAYROLL	101	23160
	2303/2401012	12/27/2024	189.47	DECEMBER PAYROLL	001	23160
	2440/2401012	12/27/2024	30,531.47	DECEMBER PAYROLL	001	23160
	2440/2401012	12/27/2024	23,868.53	DECEMBER PAYROLL	101	23160
TOTAL	L FOR CHECK A	P 00018623:	164,882.81			
REHN & AS	SOCIATES (R	EHNASSO)				
	1500/2401012	12/27/2024	47.45	DECEMBER PAYROLL	001	23157
	1500/2401012	12/27/2024	0.05	DECEMBER PAYROLL	101	23157
	2452/2401012	12/27/2024	750.00	DECEMBER PAYROLL	001	23197
	2453/2401012	12/27/2024	1,772.08	DECEMBER PAYROLL	001	23197
	2453/2401012	12/27/2024	2.70	DECEMBER PAYROLL	101	23197
TOTAL	L FOR CHECK A	P 00018624:	2,572.28			
	REI	PORT TOTAL:	1,269,127.63			

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Start Date: 12/27/2024 End Date: 12/27/2024

Document	Payee ID	Payee Name	Date	Amount				
EF CHK 00067011	ABSH01160	ABSHER, KATIE	12/31/24	6,598.23		IS	===== PA	
EF CHK 00067012	AGUI01190	AGUIRRE JR, FIDENCIO	12/31/24	6,022.74	MW	IS	PA	
EF CHK 00067013	AMPE01210	AMPE, MICHAEL G	12/31/24	81.77	MW	IS	PA	
EF CHK 00067014	ANDE08020	ANDERSEN, DARWIN A	12/31/24	7,687.48	MW	IS	PA	
EF CHK 00067015	ANDE03230	ANDERSON, DENNIS M	12/31/24	9,589.79	MW	IS	PA	
EF CHK 00067016	ANDE04300	ANDERSON, SEAN M	12/31/24	8,782.56	MW	IS	PA	
EF CHK 00067017	ARON10160	ARONOW, CHRISTIAN A	12/31/24	10,491.24	MW	IS	PA	
EF CHK 00067018	AUSE05040	AUSENHUS, LUKE	12/31/24	5,853.97	MW	IS	PA	
EF CHK 00067019	AUVI12010	AUVIL, MICHAEL E	12/31/24	10,235.31	MW	IS	PA	
EF CHK 00067020	BACA02140	BACA, JOHN	12/31/24	12,582.98	MW	IS	PA	
EF CHK 00067021	BAKE11280	BAKER, WILLIAM D	12/31/24	9,291.55	MW	IS	PA	
EF CHK 00067022	BART02050	BARTROFF, KALE B	12/31/24	8,148.19	MW	IS	PA	
EF CHK 00067023	BAUG09050	BAUGH, RYAN S	12/31/24	7,881.03	MW	IS	PA	
EF CHK 00067024	BEAL12070	BEAL, MARC J	12/31/24	10,664.61	MW	IS	PA	
EF CHK 00067025	BEAU03040	BEAUCHAMP, JOHN ROBERT	12/31/24	8,732.63	MW	IS	PA	
EF CHK 00067026	BEAU05190	BEAUSOLEIL, KEVIN	12/31/24	6,797.73	MW	IS	PA	
EF CHK 00067027	BEEN06250	BEENE, DYLAN C	12/31/24	9,858.43	MW	IS	PA	
EF CHK 00067028	BELL06020	BELLERIVE, ROGER M	12/31/24	5,379.19	MW	IS	PA	
EF CHK 00067029	BENN09190	BENNING, DALE R	12/31/24	11,116.72	MW	IS	PA	
EF CHK 00067030	BENN09240	BENNING, DAVID M	12/31/24	10,929.70	MW	IS	PA	
EF CHK 00067031	BENN08280	BENNING, TYLER I	12/31/24	4,815.82	MW	IS	PA	
EF CHK 00067032	BERD04150	BERDAN, KEVIN M	12/31/24	17,305.59	MW	IS	PA	
EF CHK 00067033	BERD11180	BERDAN, SCOTT R	12/31/24	24,751.31	MW	IS	PA	
EF CHK 00067034	BERN05110	BERNSON, JAMES	12/31/24	12,587.84	MW	IS	PA	
EF CHK 00067035	BEST07180	BEST, BLUE J	12/31/24	14,466.49	MW	IS	PA	
EF CHK 00067036	BISH08130	BISHOP, KYLEE C	12/31/24	12,744.10	MW	IS	PA	
EF CHK 00067037	BODE08040	BODE, TYLER	12/31/24	5,861.27	MW	IS	PA	
EF CHK 00067038	BONE11020	BONE, BRIDGETT C	12/31/24	6,109.72	MW	IS	PA	

Document	Payee ID	Payee Name	Date	Amount				
EF CHK 00067039	BOTT11130	BOTTENBERG, JACKSON	12/31/24	5,336.26		IS	===== PA	
EF CHK 00067040	BOUC09170	BOUCHARD, JOSEPH R	12/31/24	12,726.40	MW	IS	PA	
EF CHK 00067041	BOYL04180	BOYLE, AARON	12/31/24	5,270.14	MW	IS	PA	
EF CHK 00067042	BOYL01120	BOYLE, TREVOR D	12/31/24	8,417.59	MW	IS	PA	
EF CHK 00067043	BRAG02260	BRAGG, DAVID B	12/31/24	8,144.69	MW	IS	PA	
EF CHK 00067044	BRIZ10180	BRIZENDINE, JACK R	12/31/24	12,073.60	MW	IS	PA	
EF CHK 00067045	BRON03130	BRONOSKE, MATTHEW J	12/31/24	12,422.84	MW	IS	PA	
EF CHK 00067046	BROW04280	BROWN, JASON K	12/31/24	14,063.57	MW	IS	PA	
EF CHK 00067047	BROW08210	BROWN, JONATHAN	12/31/24	7,237.58	MW	IS	PA	
EF CHK 00067048	BROW11160	BROWN, LANE	12/31/24	11,868.25	MW	IS	PA	
EF CHK 00067049	BROW03260	BROWN, TYLER T	12/31/24	15,903.88	MW	IS	PA	
EF CHK 00067050	BRUN10060	BRUNTON, CHAD	12/31/24	7,752.77	MW	IS	PA	
EF CHK 00067051	BRYA08020	BRYAN, QUENTIN L	12/31/24	10,681.97	MW	IS	PA	
EF CHK 00067052	BURG09220	BURGOS, JONATHAN	12/31/24	13,277.18	MW	IS	PA	
EF CHK 00067053	BURK07120	BURKE, RYAN K	12/31/24	8,233.52	MW	IS	PA	
EF CHK 00067054	BUTL12200	BUTLER, BRANDON J	12/31/24	9,521.59	MW	IS	PA	
EF CHK 00067055	BYKE03270	BYKERK, CHAD	12/31/24	8,204.04	MW	IS	PA	
EF CHK 00067056	CABL08140	CABLE, JEFFREY P	12/31/24	9,743.02	MW	IS	PA	
EF CHK 00067057	CABL02060	CABLE, MICHAEL A	12/31/24	16,291.08	MW	IS	PA	
EF CHK 00067058	CALD12300	CALDIER, BRIAN L	12/31/24	18,663.02	MW	IS	PA	
EF CHK 00067059	CAMP04240	CAMPBELL, JEFFERY	12/31/24	9,783.31	MW	IS	PA	
EF CHK 00067060	CAMP07240	CAMPBELL, MEGAN	12/31/24	4,615.96	MW	IS	PA	
EF CHK 00067061	CARD12140	CARDINAL, WILLIAM T	12/31/24	11,968.98	MW	IS	PA	
EF CHK 00067062	CARL01060	CARLSON, JACOB	12/31/24	5,799.55	MW	IS	PA	
EF CHK 00067063	CARR10110	CARRIGAN, CHRISTOPHER M	12/31/24	12,707.83	MW	IS	PA	
EF CHK 00067064	CARS11100	CARSON, ANDREW	12/31/24	5,542.13	MW	IS	PA	
EF CHK 00067065	CART07070	CARTER-HOSKINSON, STEPHANY	12/31/24	14,624.92	MW	IS	PA	
EF CHK 00067066	CERR03070	CERRILLO, MASON	12/31/24	9,975.70	MW	IS	PA	

Documen		Payee ID	Payee Name	Date				Rel To Note
	======================================	E=====================================	CHIVINGTON, JEREMY	12/31/24	10,053.78		IS	РА
EF CHK	00067068	CHR104250	CHRISTIANSON, BRYAN D	12/31/24	15,386.28	MW	IS	PA
EF CHK	00067069	CLAR02010	CLARK, ANDREW	12/31/24	9,823.97	MW	IS	PA
EF CHK	00067070	CLAR10100	CLARK, JORDAN P	12/31/24	6,431.45	MW	IS	PA
EF CHK	00067071	CLAY08290	CLAYTON, MARK E	12/31/24	12,553.39	MW	IS	PA
EF CHK	00067072	COBU10210	COBUN, JACOB C	12/31/24	6,732.11	MW	IS	PA
EF CHK	00067073	COKL05160	COKL, ERICK M	12/31/24	14,944.63	MW	IS	PA
EF CHK	00067074	COLE01210	COLEMAN, ALEC	12/31/24	15,393.52	MW	IS	PA
EF CHK	00067075	COOK06160	COOK, ANGELA	12/31/24	8,880.24	MW	IS	PA
EF CHK	00067076	COON03230	COONAN, KYLE	12/31/24	6,432.99	MW	IS	PA
EF CHK	00067077	COTT10310	COTTER, KENDALL J	12/31/24	6,848.93	MW	IS	PA
EF CHK	00067078	COUR06190	COURTNEY, LUKE P	12/31/24	9,349.34	MW	IS	PA
EF CHK	00067079	COUR08040	COURTNEY, WESLEY P	12/31/24	8,480.98	MW	IS	PA
EF CHK	00067080	COX09010	COX, LAUREN	12/31/24	4,944.40	MW	IS	PA
EF CHK	00067081	CRAF04130	CRAFT JR, RICHARD	12/31/24	8,378.61	MW	IS	PA
EF CHK	00067082	CRAI04100	CRAIG, CHRISTOPHER T	12/31/24	7,138.33	MW	IS	PA
EF CHK	00067083	CURN11150	CURNUTT, DANIEL G	12/31/24	19,479.03	MW	IS	PA
EF CHK	00067084	CURR11200	CURRIE, MATTHEW A	12/31/24	10,336.79	MW	IS	PA
EF CHK	00067085	CUTH08310	CUTHBERT, SHAUN D	12/31/24	10,921.25	MW	IS	PA
EF CHK	00067086	DEES05300	DEESE, SPENCER	12/31/24	6,990.73	MW	IS	PA
EF CHK	00067087	DEMO01160	DEMOTT, JASON R	12/31/24	7,515.47	MW	IS	PA
EF CHK	00067088	DENM01040	DENMAN, BRYAN	12/31/24	7,900.10	MW	IS	PA
EF CHK	00067089	DEVE02150	DEVEGLIO, PAUL M	12/31/24	7,213.20	MW	IS	PA
EF CHK	00067090	DEVI06170	DEVINE, JEFFREY A	12/31/24	6,917.63	MW	IS	PA
EF CHK	00067091	DEYE11050	DEYETTE, ZACKARY H	12/31/24	5,908.74	MW	IS	PA
EF CHK	00067092	DICK09260	DICKENS, KYLE	12/31/24	5,565.22	MW	IS	PA
EF CHK	00067093	DICK02040	DICKSON, ADAM C	12/31/24	9,437.01	MW	IS	PA
EF CHK	00067094	DORM03250	DORMAIER, MARIAH L	12/31/24	15,143.48	MW	IS	PA

Document	Payee ID	Payee Name	Date	Amount				
=================== EF CHK 00067095	DORS10070	DORSEY, JAMES P	12/31/24	8,415.09		IS	====== PA	
EF CHK 00067096	DULA04240	DULAS, ANTHONY P	12/31/24	28,924.00	MW	IS	PA	
EF CHK 00067097	DURA01060	DURANT, ERICK J	12/31/24	10,379.97	MW	IS	PA	
EF CHK 00067098	EDWA05020	EDWARDS, WAYNE R	12/31/24	12,996.79	MW	IS	PA	
EF CHK 00067099	EKBE01200	EKBERG, IAN	12/31/24	13,029.05	MW	IS	PA	
EF CHK 00067100	ELFE05240	ELFERT, BENJAMIN J	12/31/24	10,924.26	MW	IS	PA	
EF CHK 00067101	ENGL07130	ENGLEDOW, RYAN	12/31/24	6,511.61	MW	IS	PA	
EF CHK 00067102	ERIC06010	ERICKSON, TARA	12/31/24	8,044.12	MW	IS	PA	
EF CHK 00067103	ERIC12120	ERICSON, STEVEN B	12/31/24	5,876.72	MW	IS	PA	
EF CHK 00067104	ERNS02240	ERNST, SUZANNE M	12/31/24	5,416.28	MW	IS	PA	
EF CHK 00067105	ESCO07090	ESCOBEDO, RAY C	12/31/24	24,168.67	MW	IS	PA	
EF CHK 00067106	FALL06200	FALLSTEAD, BAILEY	12/31/24	7,789.02	MW	IS	PA	
EF CHK 00067107	FARI10080	FARIAS, JUSTEN	12/31/24	16,308.98	MW	IS	PA	
EF CHK 00067108	FARR03180	FARRIS, JOSHUA L	12/31/24	12,600.09	MW	IS	PA	
EF CHK 00067109	FERG08310	FERGUSON, SAM	12/31/24	11,301.81	MW	IS	PA	
EF CHK 00067110	FERR08150	FERRIER, BRIAN S	12/31/24	38,415.76	MW	IS	PA	
EF CHK 00067111	FIEL04230	FIELDMAN, SCOTT J	12/31/24	10,029.54	MW	IS	PA	
EF CHK 00067112	FISH05180	FISHER, TYLER	12/31/24	4,529.25	MW	IS	PA	
EF CHK 00067113	FOLD12030	FOLDEN, JORDAN	12/31/24	11,075.86	MW	IS	PA	
EF CHK 00067114	FORD03060	FORD, CHRISTOPHER A	12/31/24	5,475.19	MW	IS	PA	
EF CHK 00067115	FOUR07200	FOURAKER, GARRETT	12/31/24	8,169.57	MW	IS	PA	
EF CHK 00067116	FOX05220	FOX, JESSE C	12/31/24	14,989.68	MW	IS	PA	
EF CHK 00067117	FRAN10200	FRANZ, JONATHON G	12/31/24	6,626.11	MW	IS	PA	
EF CHK 00067118	GACI11090	GACIOCH, STANLEY J	12/31/24	12,136.79	MW	IS	PA	
EF CHK 00067119	GAFF03230	GAFFIN, DEVIN	12/31/24	10,999.25	MW	IS	PA	
EF CHK 00067120	GAGE01050	GAGE, JUSTIN M	12/31/24	11,298.63	MW	IS	PA	
EF CHK 00067121	GAND08060	GANDY, JEREMIAH	12/31/24	6,948.03	MW	IS	PA	
EF CHK 00067122	GARZ06240	GARZA, LOGAN	12/31/24	10,146.48	MW	IS	PA	

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Document ====================================	Payee ID	Payee Name	Date ======					Note
EF CHK 00067123			12/31/24				PA	
EF CHK 00067124	GIBS09290	GIBSON, ZANE	12/31/24	16,002.81	MW	IS	PA	
EF CHK 00067125	GILK10180	GILKEY, MALAC S	12/31/24	8,521.02	MW	IS	PA	
EF CHK 00067126	GILL05280	GILLESPIE, JOSEPH	12/31/24	5,658.48	MW	IS	PA	
EF CHK 00067127	GIRT07050	GIRT, JAMES A	12/31/24	19,266.46	MW	IS	PA	
EF CHK 00067128	GITH05170	GITHENS, MITCHELL R	12/31/24	8,109.65	MW	IS	PA	
EF CHK 00067129	GLAS04300	GLASS, STEPHANIE L	12/31/24	11,844.76	MW	IS	PA	
EF CHK 00067130	GONZ06220	GONZALEZ, SAMUEL	12/31/24	6,178.49	MW	IS	PA	
EF CHK 00067131	GOOD03270	GOODWIN, STEVEN	12/31/24	19,105.79	MW	IS	PA	
EF CHK 00067132	GOUG05180	GOUGH, JAMES L	12/31/24	11,040.73	MW	IS	PA	
EF CHK 00067133	GRAB05020	GRABINSKI, BRENT E	12/31/24	7,267.33	MW	IS	PA	
EF CHK 00067134	GRAU06270	GRAUERT, JOHN H	12/31/24	10,206.84	MW	IS	PA	
EF CHK 00067135	GRAY05050	GRAYBEAL, COLIN	12/31/24	7,367.12	MW	IS	PA	
EF CHK 00067136	GREE06100	GREEN, DONALD L	12/31/24	10,595.02	MW	IS	PA	
EF CHK 00067137	GREE04260	GREEN, SAMUEL L	12/31/24	8,713.10	MW	IS	PA	
EF CHK 00067138	GREG05050	GREGORY, DANIEL	12/31/24	5,215.21	MW	IS	PA	
EF CHK 00067139	GROA07250	GROAT, RANDAL C	12/31/24	10,902.63	MW	IS	PA	
EF CHK 00067140	GUIN10290	GUINYARD, TRACI	12/31/24	3,397.57	MW	IS	PA	
EF CHK 00067141	GUND02110	GUNDERMANN, BLADE T	12/31/24	7,268.96	MW	IS	PA	
EF CHK 00067142	HACK05250	HACKETT, BRIAN D	12/31/24	11,085.15	MW	IS	PA	
EF CHK 00067143	HALL12280	HALL, CORBIN M	12/31/24	12,816.15	MW	IS	PA	
EF CHK 00067144	HAMM01040	HAMMOND, STEVEN D	12/31/24	17,760.11	MW	IS	PA	
EF CHK 00067145	HANS08180	HANSON, KEEFE	12/31/24	5,712.02	MW	IS	PA	
EF CHK 00067146	HARR05210	HARRISON, JHAUVON	12/31/24	8,782.21	MW	IS	PA	
EF CHK 00067147	HARR03040	HARRUFF, PAUL W	12/31/24	20,761.48	MW	IS	PA	
EF CHK 00067148	HASH07010	HASH, WILLIAM	12/31/24	14,210.58	MW	IS	PA	
EF CHK 00067149	HATC10120	HATCH, JADYN	12/31/24	5,648.41	MW	IS	PA	
EF CHK 00067150	HAUL07290	HAULMAN, THOMAS J	12/31/24	11,625.48	MW	IS	PA	

Document	Payee ID	Payee Name	Date				Rel To Note
EF CHK 00067151	HELL02230	HELLEY, WYATT K	12/31/24	9,902.56		IS	РА
EF CHK 00067152	HELM09230	HELMERS, BRENNAN	12/31/24	25,065.37	MW	IS	PA
EF CHK 00067153	HEPL10280	HEPLER, NICHOLAS	12/31/24	8,091.25	MW	IS	PA
EF CHK 00067154	HERR05050	HERRON, DAVID	12/31/24	1,404.82	MW	IS	PA
EF CHK 00067155	HERT10180	HERTEL, JOSEPH	12/31/24	23,207.24	MW	IS	PA
EF CHK 00067156	HESS01180	HESS, KIANA K	12/31/24	11,030.89	MW	IS	PA
EF CHK 00067157	HOAR09280	HOAR, FRANKIE	12/31/24	5,989.14	MW	IS	PA
EF CHK 00067158	HODG05220	HODGES, DONALD L	12/31/24	9,795.66	MW	IS	PA
EF CHK 00067159	HOGE07200	HOGE, STEPHEN N	12/31/24	10,887.50	MW	IS	PA
EF CHK 00067160	HOLD07140	HOLDT, GAVIN	12/31/24	8,048.91	MW	IS	PA
EF CHK 00067161	HOLL03120	HOLLAND, FLINT R	12/31/24	4,725.88	MW	IS	PA
EF CHK 00067162	HOLL07020	HOLLSTROM, SCOTT J	12/31/24	16,664.22	MW	IS	PA
EF CHK 00067163	HOLM03060	HOLM, ALEXANDER J	12/31/24	14,727.84	MW	IS	PA
EF CHK 00067164	HOLM03120	HOLM, MATTHEW W	12/31/24	1,607.90	MW	IS	PA
EF CHK 00067165	HOWE08170	HOWE, JOSHUA	12/31/24	6,671.87	MW	IS	PA
EF CHK 00067166	HOWE12160	HOWELL, BRENNAN	12/31/24	5,589.16	MW	IS	PA
EF CHK 00067167	HOWE11090	HOWELL, JASON D	12/31/24	14,024.85	MW	IS	PA
EF CHK 00067168	HUCK06270	HUCKE, KEVIN C	12/31/24	11,661.08	MW	IS	PA
EF CHK 00067169	HUDS09150	HUDSON, KYLER	12/31/24	14,157.52	MW	IS	PA
EF CHK 00067170	HUDS04230	HUDSPETH, STEPHEN	12/31/24	16,435.10	MW	IS	PA
EF CHK 00067171	HUNT04150	HUNT, MATTHEW DL	12/31/24	11,988.21	MW	IS	PA
EF CHK 00067172	HYAT03230	HYATT, DIANE M	12/31/24	5,323.58	MW	IS	PA
EF CHK 00067173	IMBE01030	IMBER, CARA	12/31/24	6,334.21	MW	IS	PA
EF CHK 00067174	IRWI12310	IRWIN, SEAN S	12/31/24	14,365.40	MW	IS	PA
EF CHK 00067175	JACK04070	JACKSON, ADAM D	12/31/24	18,044.48	MW	IS	PA
EF CHK 00067176	JACK04190	JACKSON, AMY B	12/31/24	5,180.55	MW	IS	PA
EF CHK 00067177	JACK10220	JACKSON, SHANE	12/31/24	7,769.94	MW	IS	PA
EF CHK 00067178	JAME08270	JAMES, AARON J	12/31/24	10,245.44	MW	IS	PA

Document	Payee ID	Payee Name	Date	Amount				
================== EF CHK 00067179	JAME01080	JAMES, ELLIOT	12/31/24	5,889.65		IS	===== PA	
EF CHK 00067180	JEAN10110	JEAN, NATHANIEL	12/31/24	10,095.37	MW	IS	PA	
EF CHK 00067181	JETT10170	JETTER, MEGAN J	12/31/24	12,200.31	MW	IS	PA	
EF CHK 00067182	JOHN06190	JOHNSON, AARON	12/31/24	5,666.26	MW	IS	PA	
EF CHK 00067183	JOHN05180	JOHNSON, MICHAEL L	12/31/24	9,219.11	MW	IS	PA	
EF CHK 00067184	JOHN07230	JOHNSTON, BRICE A	12/31/24	11,823.53	MW	IS	PA	
EF CHK 00067185	JOHN10210	JOHNSTON, CHESTER L	12/31/24	6,980.88	MW	IS	PA	
EF CHK 00067186	JONE08150	JONES, KELLY	12/31/24	6,651.35	MW	IS	PA	
EF CHK 00067187	KAMK01270	KAMKE, ALLAN R	12/31/24	8,482.66	MW	IS	PA	
EF CHK 00067188	KAMK10180	KAMKE, DAVID N	12/31/24	12,525.19	MW	IS	PA	
EF CHK 00067189	KAMP12010	KAMPFER, JANELLE	12/31/24	5,700.75	MW	IS	PA	
EF CHK 00067190	KAPL10260	KAPLAN, TYLER JOEL	12/31/24	10,547.82	MW	IS	PA	
EF CHK 00067191	KAVA12210	KAVANAUGH, JAMIE K	12/31/24	7,535.14	MW	IS	PA	
EF CHK 00067192	KELL09040	KELLEY, MICHAEL R	12/31/24	6,205.40	MW	IS	PA	
EF CHK 00067193	KEMP01170	KEMP, AARON C	12/31/24	14,208.98	MW	IS	PA	
EF CHK 00067194	KEMP03070	KEMP, KIMBERLY	12/31/24	9,968.15	MW	IS	PA	
EF CHK 00067195	KENT12110	KENT, CARSON	12/31/24	4,192.09	MW	IS	PA	
EF CHK 00067196	KENT02060	KENT, RONALD E	12/31/24	12,238.83	MW	IS	PA	
EF CHK 00067197	KERN09040	KERNS, COLTON	12/31/24	6,450.78	MW	IS	PA	
EF CHK 00067198	KETT03030	KETTER, KYLE J	12/31/24	5,117.40	MW	IS	PA	
EF CHK 00067199	KLEM02060	KLEMM, KELLY L	12/31/24	13,195.54	MW	IS	PA	
EF CHK 00067200	KLUB04030	KLUBE, TAMRA A	12/31/24	6,703.77	MW	IS	PA	
EF CHK 00067201	KNE109020	KNEIPP, DANIEL	12/31/24	4,935.09	MW	IS	PA	
EF CHK 00067202	KNIG03100	KNIGHTON JR, RONNIE B	12/31/24	14,565.28	MW	IS	PA	
EF CHK 00067203	KNOE08170	KNOETGEN, MATTHEW A	12/31/24	5,330.16	MW	IS	PA	
EF CHK 00067204	KOND01160	KONDRA, JOSHUA	12/31/24	6,894.27	MW	IS	PA	
EF CHK 00067205	KOND11050	KONDRA, MICHAEL L	12/31/24	28,185.38	MW	IS	PA	
EF CHK 00067206	KOUS12290	KOUSETTIS, STELIOS	12/31/24	12,974.91	MW	IS	PA	

Document	Payee ID	Payee Name	Date				Rel To	
EF CHK 00067207	======================================	KOVASH, LOGAN T	======= 12/31/24	21,991.11		IS	===== PA	
EF CHK 00067208	KREK10100	KREKLING, JEFFREY S	12/31/24	12,677.61	MW	IS	PA	
EF CHK 00067209	KUEH10230	KUEHLTHAU, ERIC J	12/31/24	8,655.10	MW	IS	PA	
EF CHK 00067210	KUFF12140	KUFFLER, RYAN	12/31/24	10,890.53	MW	IS	PA	
EF CHK 00067211	KUZA10160	KUZARO, CORY R	12/31/24	12,858.56	MW	IS	PA	
EF CHK 00067212	LAMB04260	LAMB, AARON R	12/31/24	9,785.66	MW	IS	PA	
EF CHK 00067213	LAMB10110	LAMBERT, LOGAN C	12/31/24	6,941.99	MW	IS	PA	
EF CHK 00067214	LAMI12270	LAMIE, ROBERT D	12/31/24	6,270.60	MW	IS	PA	
EF CHK 00067215	LANG03290	LANGLOW, CREIGHTON	12/31/24	5,254.81	MW	IS	PA	
EF CHK 00067216	LARS08040	LARSEN, ROMAN A	12/31/24	8,422.10	MW	IS	PA	
EF CHK 00067217	LEAT01310	LEATHERWOOD, AUSTIN	12/31/24	14,439.49	MW	IS	PA	
EF CHK 00067218	LEE11100	LEE, JEREMY	12/31/24	6,782.82	MW	IS	PA	
EF CHK 00067219	LEEZ12280	LEEZY, RYAN	12/31/24	12,827.31	MW	IS	PA	
EF CHK 00067220	LENG06170	LENGEL, WILLIAM	12/31/24	9,698.01	MW	IS	PA	
EF CHK 00067221	LESS08200	LESSER, MONICA	12/31/24	4,168.12	MW	IS	PA	
EF CHK 00067222	LEVE10200	LEVENSELLER, BRIAN P	12/31/24	6,250.89	MW	IS	PA	
EF CHK 00067223	LINC08060	LINCOLN, CHRISTINA	12/31/24	4,587.34	MW	IS	PA	
EF CHK 00067224	LIPK07300	LIPKE, JONATHAN	12/31/24	9,220.69	MW	IS	PA	
EF CHK 00067225	LONG05260	LONG III, THOMAS P	12/31/24	9,091.37	MW	IS	PA	
EF CHK 00067226	LONG06060	LONG, BRIAN	12/31/24	27,029.51	MW	IS	PA	
EF CHK 00067227	LUCA09190	LUCAS, DAVID M	12/31/24	25,750.08	MW	IS	PA	
EF CHK 00067228	LUCA05100	LUCAS, TREY	12/31/24	5,030.09	MW	IS	PA	
EF CHK 00067229	LUCE06290	LUCEY, MICHAEL	12/31/24	7,877.65	MW	IS	PA	
EF CHK 00067230	LUKE08170	LUKE, JOSHUA A	12/31/24	10,627.28	MW	IS	PA	
EF CHK 00067231	LUND01290	LUND, CHRISTIAN T	12/31/24	9,797.81	MW	IS	PA	
EF CHK 00067232	MACA06120	MACARTHUR, RYAN	12/31/24	9,596.92	MW	IS	PA	
EF CHK 00067233	MADI02210	MADISON, DANIKA B	12/31/24	7,556.59	MW	IS	PA	
EF CHK 00067234	MADI02270	MADISON, RYAN E	12/31/24	8,630.00	MW	IS	PA	

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Document	Payee ID	Payee Name	Date	Amount				
EF CHK 00067235	MALF11300	MALFABON, ELVIS L	12/31/24	6,876.28		IS	===== PA	
EF CHK 00067236	MANG11020	MANGAN, JEREMY W	12/31/24	9,902.65	MW	IS	PA	
EF CHK 00067237	MARQ11140	MARQUARDT, PATRICK D	12/31/24	7,155.91	MW	IS	PA	
EF CHK 00067238	MART09130	MARTIN, KYLE D	12/31/24	16,386.56	MW	IS	PA	
EF CHK 00067239	MART05180	MARTINAZZI, REBECCAH A	12/31/24	10,571.76	MW	IS	PA	
EF CHK 00067240	MART01240	MARTINSON, BRETT R	12/31/24	9,134.15	MW	IS	PA	
EF CHK 00067241	MART12050	MARTINSON, RODNEY L	12/31/24	11,203.96	MW	IS	PA	
EF CHK 00067242	MARZ11020	MARZOLF, ZACHARY	12/31/24	9,593.51	MW	IS	PA	
EF CHK 00067243	MASO05070	MASON, AMY	12/31/24	5,911.04	MW	IS	PA	
EF CHK 00067244	MCAF01180	MCAFEE, ANDREW B	12/31/24	8,850.34	MW	IS	PA	
EF CHK 00067245	MCAL09180	MCALINDON, GREGORY	12/31/24	9,991.84	MW	IS	PA	
EF CHK 00067246	MCCA01050	MCCABE, C ADAM	12/31/24	12,242.64	MW	IS	PA	
EF CHK 00067247	MCC009160	MCCORMICK, CYDNI A	12/31/24	7,565.14	MW	IS	PA	
EF CHK 00067248	MCCR07240	MCCRILLIS, EVAN	12/31/24	6,304.95	MW	IS	PA	
EF CHK 00067249	MCCU01270	MCCUTCHEON, KEVIN J	12/31/24	17,371.33	MW	IS	PA	
EF CHK 00067250	MCD003170	MCDONALD, MICHAEL	12/31/24	7,714.72	MW	IS	PA	
EF CHK 00067251	MCD008100	MCDOWELL, MATTHEW	12/31/24	12,321.26	MW	IS	PA	
EF CHK 00067252	MCFA07170	MCFADDEN, JOEL S	12/31/24	8,364.28	MW	IS	PA	
EF CHK 00067253	MCGA08140	MCGAVRAN, DONAL R	12/31/24	8,022.90	MW	IS	PA	
EF CHK 00067254	MCGL07210	MCGLAUFLIN, KEVIN	12/31/24	11,193.34	MW	IS	PA	
EF CHK 00067255	MCGR11300	MCGRATH, ROSS M	12/31/24	11,856.12	MW	IS	PA	
EF CHK 00067256	MCIN12080	MCINNIS, ERIKA	12/31/24	5,833.54	MW	IS	PA	
EF CHK 00067257	MCIN07070	MCINTOSH, BRANDON	12/31/24	4,986.38	MW	IS	PA	
EF CHK 00067258	MCKE09220	MCKENZIE, RADCLIFFE L	12/31/24	13,244.86	MW	IS	PA	
EF CHK 00067259	MCKI02200	MCKINNON, JACOB	12/31/24	11,432.14	MW	IS	PA	
EF CHK 00067260	MERR05270	MERRIMAN, PATRICK A	12/31/24	6,800.97	MW	IS	PA	
EF CHK 00067261	MICH04170	MICHEL, MAURICE	12/31/24	5,990.11	MW	IS	PA	
EF CHK 00067262	MITC10150	MITCHELL, DALE T	12/31/24	1,173.60	MW	IS	PA	

Document	Payee ID	Payee Name	Date	Amount				
EF CHK 00067263	MOAN12210	MOAN, ANDREW V	12/31/24	7,702.92		IS	===== PA	
EF CHK 00067264	MOE04030	MOE, ANDREW A	12/31/24	12,507.68	MW	IS	PA	
EF CHK 00067265	MOOR09280	MOOR, ZACHARY D	12/31/24	11,599.28	MW	IS	PA	
EF CHK 00067266	MORG12310	MORGAN, CHANCELLOR	12/31/24	5,997.85	MW	IS	PA	
EF CHK 00067267	MORR06170	MORROW, DUSTIN E	12/31/24	17,691.17	MW	IS	PA	
EF CHK 00067268	MOSL04100	MOSLEY, JACKSON	12/31/24	10,932.58	MW	IS	PA	
EF CHK 00067269	MUNR10020	MUNRO, SCOTT G	12/31/24	7,662.30	MW	IS	PA	
EF CHK 00067270	MURP09030	MURPHY, PHILIP R	12/31/24	6,572.28	MW	IS	PA	
EF CHK 00067271	MURP04160	MURPHY, SAMMY L	12/31/24	8,171.43	MW	IS	PA	
EF CHK 00067272	MURR08110	MURRAY, CRAIG	12/31/24	12,157.85	MW	IS	PA	
EF CHK 00067273	NELS04050	NELSON, JACOB	12/31/24	4,169.43	MW	IS	PA	
EF CHK 00067274	NELS02190	NELSON, JUSTIN	12/31/24	8,392.81	MW	IS	PA	
EF CHK 00067275	NOBL10020	NOBLE, CHRISTOPHER D	12/31/24	5,966.98	MW	IS	PA	
EF CHK 00067276	NODA03310	NODAL, SOLON	12/31/24	8,513.16	MW	IS	PA	
EF CHK 00067277	NOLL08130	NOLL, TODD M	12/31/24	13,879.02	MW	IS	PA	
EF CHK 00067278	NORT11300	NORTON, ERIN	12/31/24	6,789.39	MW	IS	PA	
EF CHK 00067279	NYLA01010	NYLANDER, KEITH	12/31/24	6,573.16	MW	IS	PA	
EF CHK 00067280	OTOO08280	O'TOOLE, JUSTIN	12/31/24	8,912.17	MW	IS	PA	
EF CHK 00067281	OHIR07230	OHIRA, JOEY Y	12/31/24	13,292.61	MW	IS	PA	
EF CHK 00067282	ORSE08240	ORSETH, RYAN	12/31/24	16,392.58	MW	IS	PA	
EF CHK 00067283	OSB009030	OSBORNE, DANIEL J	12/31/24	11,902.05	MW	IS	PA	
EF CHK 00067284	OTTO05240	OTTO, JOSEPH	12/31/24	10,252.16	MW	IS	PA	
EF CHK 00067285	OVER09230	OVERSTREET, JASON	12/31/24	7,742.42	MW	IS	PA	
EF CHK 00067286	PAIN07140	PAINTER, TREVOR	12/31/24	10,765.92	MW	IS	PA	
EF CHK 00067287	PARA10130	PARAMAPOONYA, BRADLEY D	12/31/24	9,467.86	MW	IS	PA	
EF CHK 00067288	PARM05240	PARMELEE, JAMES LOGAN	12/31/24	8,651.47	MW	IS	PA	
EF CHK 00067289	PARV04030	PARVINEN, DEVIN	12/31/24	8,717.76	MW	IS	PA	
EF CHK 00067290	PATT10300	PATTERSON, BROOKS R	12/31/24	11,859.11	MW	IS	PA	

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	00067291	PEAR05240	PEARSON, MITCHELL R	12/31/24	7,945.66		IS	====== PA	
EF CHK	00067292	PETE07190	PETERSON, MATTHEW W	12/31/24	7,120.40	MW	IS	PA	
EF CHK	00067293	PFEI11100	PFEIFFER, MATTHEW E	12/31/24	11,589.59	MW	IS	PA	
EF CHK	00067294	PHA02210	PHA, URA	12/31/24	6,710.55	MW	IS	PA	
EF CHK	00067295	PHAN08260	PHAN, BRYAN C	12/31/24	11,323.35	MW	IS	PA	
EF CHK	00067296	PHIL08310	PHILLIPS, RYAN	12/31/24	7,128.72	MW	IS	PA	
EF CHK	00067297	PICK03310	PICKERING, RYAN	12/31/24	13,808.97	MW	IS	PA	
EF CHK	00067298	PIER11180	PIERCE-POWELL, JUSTIN	12/31/24	4,414.10	MW	IS	PA	
EF CHK	00067299	POE11200	POE, THOMAS	12/31/24	13,477.88	MW	IS	PA	
EF CHK	00067300	PRUI12120	PRUITT, GREGORY	12/31/24	20,925.62	MW	IS	PA	
EF CHK	00067301	PUGH03310	PUGH, JEFFREY S	12/31/24	15,257.77	MW	IS	PA	
EF CHK	00067302	QUIR05050	QUIRIE, JANNA	12/31/24	7,278.45	MW	IS	PA	
EF CHK	00067303	RACA04250	RACANELLI, CANON	12/31/24	5,635.09	MW	IS	PA	
EF CHK	00067304	RAGS12050	RAGSDALE, DAVID W	12/31/24	12,774.26	MW	IS	PA	
EF CHK	00067305	RAMI10200	RAMIREZ-MONTALVO, JOSE LUIS	12/31/24	6,212.60	MW	IS	PA	
EF CHK	00067306	RAWS08260	RAWSON, BENJAMIN	12/31/24	9,260.32	MW	IS	PA	
EF CHK	00067307	REAL11070	REAL, MASUM	12/31/24	6,048.78	MW	IS	PA	
EF CHK	00067308	REEM05040	REEMTS, SEAN	12/31/24	5,439.54	MW	IS	PA	
EF CHK	00067309	REID11110	REID, BRANDEN	12/31/24	14,376.09	MW	IS	PA	
EF CHK	00067310	REIN08050	REINKE, CHRISTIAN D	12/31/24	8,384.95	MW	IS	PA	
EF CHK	00067311	RENN06010	RENNER, MATTHEW S	12/31/24	8,012.89	MW	IS	PA	
EF CHK	00067312	RESE12020	RESECK, BRENDON	12/31/24	8,417.06	MW	IS	PA	
EF CHK	00067313	RESO01310	RESOP, JESSICA	12/31/24	7,068.98	MW	IS	PA	
EF CHK	00067314	RHOA06090	RHOADES, JACOB	12/31/24	5,312.01	MW	IS	PA	
EF CHK	00067315	RHON02100	RHONE, SHELLEY L	12/31/24	8,899.32	MW	IS	PA	
EF CHK	00067316	RICE08300	RICE, ANTHONY	12/31/24	6,963.07	MW	IS	PA	
EF CHK	00067317	RICH06060	RICHARDSON JR, ROBERT A	12/31/24	38.24	MW	IS	PA	
EF CHK	00067318	RICH10210	RICHMOND, CHRISTOPHER L	12/31/24	9,330.54	MW	IS	PA	

Document	Payee ID	Payee Name	Date	Amount				
EF CHK 00067319	RIDD08300	RIDDELL, CHRISTIAN	12/31/24	10,153.03		==== IS	===== PA	
EF CHK 00067320	RIOU07180	RIOUX, TIMOTHY J	12/31/24	9,726.09	MW	IS	PA	
EF CHK 00067321	RISL10040	RISLEY, PATRICK T	12/31/24	5,190.78	MW	IS	PA	
EF CHK 00067322	RIVE04040	RIVERA, AARON J	12/31/24	7,005.37	MW	IS	PA	
EF CHK 00067323	ROBA06140	ROBACKER, TANYA L	12/31/24	14,430.70	MW	IS	PA	
EF CHK 00067324	ROBE12130	ROBERTSON, SAVANNAH	12/31/24	5,984.93	MW	IS	PA	
EF CHK 00067325	ROHA05270	ROHALY, RYAN	12/31/24	6,820.67	MW	IS	PA	
EF CHK 00067326	ROSE10070	ROSELLE, BRENT W	12/31/24	10,923.73	MW	IS	PA	
EF CHK 00067327	ROSE10280	ROSENLUND, ADAM G	12/31/24	13,723.94	MW	IS	PA	
EF CHK 00067328	ROSS01150	ROSS, DENISE M	12/31/24	5,038.74	MW	IS	PA	
EF CHK 00067329	ROZE05100	ROZELL, NICHOLAS D	12/31/24	5,233.14	MW	IS	PA	
EF CHK 00067330	RUTH02190	RUTHFORD, JEFFREY C	12/31/24	5,591.24	MW	IS	PA	
EF CHK 00067331	SABI08020	SABIN, JEREMY L	12/31/24	10,315.45	MW	IS	PA	
EF CHK 00067332	SALA11060	SALAHUDDIN, AISHA	12/31/24	9,040.39	MW	IS	PA	
EF CHK 00067333	SANT01190	SANTOS, MATTHEW D	12/31/24	9,902.79	MW	IS	PA	
EF CHK 00067334	SAYL10200	SAYLER, TANNER	12/31/24	8,219.24	MW	IS	PA	
EF CHK 00067335	SCHA11230	SCHAEFER, PETER	12/31/24	13,501.08	MW	IS	PA	
EF CHK 00067336	SCHL02140	SCHLIESMAN, NADIA	12/31/24	12,146.58	MW	IS	PA	
EF CHK 00067337	SCHM04170	SCHMIDT, MARK A	12/31/24	12,696.97	MW	IS	PA	
EF CHK 00067338	SCHN02280	SCHNEEGAS, SEAN	12/31/24	6,298.55	MW	IS	PA	
EF CHK 00067339	SCOT04050	SCOTT-RALSTON, MICAH	12/31/24	17,511.00	MW	IS	PA	
EF CHK 00067340	SEAB05020	SEABURG, COLTON	12/31/24	5,732.97	MW	IS	PA	
EF CHK 00067341	SEBE08210	SEBERSON, PETER S	12/31/24	11,943.61	MW	IS	PA	
EF CHK 00067342	SEG008140	SEGOBIA, DEMETRIUS	12/31/24	7,212.64	MW	IS	PA	
EF CHK 00067343	SEVE05200	SEVERE, LETANIA P	12/31/24	5,646.04	MW	IS	PA	
EF CHK 00067344	SHEP11240	SHEPARD, BENJAMIN T	12/31/24	8,832.29	MW	IS	PA	
EF CHK 00067345	SILV11090	SILVER-COLSON, EMILY	12/31/24	6,103.48	MW	IS	PA	
EF CHK 00067346	SIMA07140	SIMANJUNTAK, SAM	12/31/24	7,810.60	MW	IS	PA	

Document	Payee ID	Payee Name	Date	Amount				
EF CHK 00067347	SIMM08080	SIMMONS, JASON D	12/31/24	12,643.89		IS	===== PA	
EF CHK 00067348	SIMM10050	SIMMONS, JODIE	12/31/24	5,236.68	MW	IS	PA	
EF CHK 00067349	SMIT06270	SMITH, DEREK L	12/31/24	7,569.20	MW	IS	PA	
EF CHK 00067350	SMIT04160	SMITH, KYLE EDWARD	12/31/24	11,400.72	MW	IS	PA	
EF CHK 00067351	SMIT03150	SMITH, KYLE L	12/31/24	7,127.32	MW	IS	PA	
EF CHK 00067352	SMIT06250	SMITH, ROBERT S	12/31/24	14,889.39	MW	IS	PA	
EF CHK 00067353	SNYD02280	SNYDER, JOSEPH S	12/31/24	8,727.08	MW	IS	PA	
EF CHK 00067354	SNYD01270	SNYDER, RYAN C	12/31/24	6,671.58	MW	IS	PA	
EF CHK 00067355	SOB006010	SOBOLE, JAMES A	12/31/24	16,224.97	MW	IS	PA	
EF CHK 00067356	SOEL07150	SOELLING, JOHN E	12/31/24	13,354.98	MW	IS	PA	
EF CHK 00067357	SOKO06070	SOKOLOV, OLEG V	12/31/24	15,109.60	MW	IS	PA	
EF CHK 00067358	SONN03260	SONNEMAN, ROBERT	12/31/24	8,541.67	MW	IS	PA	
EF CHK 00067359	SOWA03310	SOWARDS, EVAN	12/31/24	16,380.47	MW	IS	PA	
EF CHK 00067360	SPIC02130	SPICER, CATHLENE	12/31/24	4,139.75	MW	IS	PA	
EF CHK 00067361	STAN05260	STANLEY, EVAN	12/31/24	15,600.39	MW	IS	PA	
EF CHK 00067362	STED11150	STEDMAN, ANTHONY J	12/31/24	18,537.42	MW	IS	PA	
EF CHK 00067363	STEP08140	STEPHENS, DANIEL L	12/31/24	9,130.93	MW	IS	PA	
EF CHK 00067364	STEP12290	STEPHENS, VALERIE	12/31/24	4,497.62	MW	IS	PA	
EF CHK 00067365	STEW02180	STEWART, ANDREW C	12/31/24	12,858.45	MW	IS	PA	
EF CHK 00067366	STOL07110	STOLTENBERG, KIM M	12/31/24	17,584.46	MW	IS	PA	
EF CHK 00067367	STON10100	STONE, CAMERON	12/31/24	5,016.76	MW	IS	PA	
EF CHK 00067368	STRI03310	STRINGFELLOW, STEVE G	12/31/24	733.50	MW	IS	PA	
EF CHK 00067369	STUE06060	STUEVE, ERIC J	12/31/24	18,575.79	MW	IS	PA	
EF CHK 00067370	STUE08090	STUEVE, PAUL A	12/31/24	1,680.70	MW	IS	PA	
EF CHK 00067371	TAYL05140	TAYLOR, MATTHEW	12/31/24	11,428.67	MW	IS	PA	
EF CHK 00067372	TAYL07290	TAYLOR, ROBERT T	12/31/24	5,623.28	MW	IS	PA	
EF CHK 00067373	TCH001310	TCHOBANOFF, NOAH C	12/31/24	21,268.93	MW	IS	PA	
EF CHK 00067374	TENN03070	TENNISON, JOSEPH C	12/31/24	11,959.36	MW	IS	PA	

Document	Payee ID	Payee Name	Date	Amount				
EF CHK 00067375	TEYS04230	TEYSSEDRE, FABIEN A	12/31/24	15,048.88		IS	===== PA	
EF CHK 00067376	THOM06260	THOMPSON, BENJAMIN A	12/31/24	5,705.29	MW	IS	PA	
EF CHK 00067377	THOM02240	THOMPSON, COURTNEY B	12/31/24	6,694.07	MW	IS	PA	
EF CHK 00067378	THOM11090	THOMPSON, REED	12/31/24	10,130.99	MW	IS	PA	
EF CHK 00067379	THOR10010	THORNHILL, TAYLOR	12/31/24	4,413.87	MW	IS	PA	
EF CHK 00067380	TOFT06180	TOFT, JEREMY H	12/31/24	6,434.82	MW	IS	PA	
EF CHK 00067381	TOLE02180	TOLER, ETHAN E	12/31/24	9,355.46	MW	IS	PA	
EF CHK 00067382	TOVA09280	TOVAR, FRANCISCO L	12/31/24	10,698.45	MW	IS	PA	
EF CHK 00067383	VALE01300	VALE, JEFFERY	12/31/24	13,188.36	MW	IS	PA	
EF CHK 00067384	VAND10060	VANDERSTAAY, KORY	12/31/24	6,294.60	MW	IS	PA	
EF CHK 00067385	VANK01260	VANKEULEN, BRENT D	12/31/24	15,541.24	MW	IS	PA	
EF CHK 00067386	VANN04300	VANNOY, BRIAN	12/31/24	5,275.74	MW	IS	PA	
EF CHK 00067387	VERE10310	VERELLEN, DAVID W	12/31/24	13,130.38	MW	IS	PA	
EF CHK 00067388	VILL07160	VILLA, SHER MERJETTE	12/31/24	6,488.62	MW	IS	PA	
EF CHK 00067389	VINI08310	VINING, KELLY J	12/31/24	13,992.80	MW	IS	PA	
EF CHK 00067390	VLAS12220	VLASENKO, MIKHAIL G	12/31/24	7,299.59	MW	IS	PA	
EF CHK 00067391	WADD09200	WADDELL, AARON G	12/31/24	13,167.00	MW	IS	PA	
EF CHK 00067392	WAGN12250	WAGNER, SETH J	12/31/24	8,461.04	MW	IS	PA	
EF CHK 00067393	WASH11090	WASHO, SUSAN E	12/31/24	15,614.45	MW	IS	PA	
EF CHK 00067394	WATA03160	WATAMURA, BRADLEY T	12/31/24	13,709.23	MW	IS	PA	
EF CHK 00067395	WEHM06180	WEHMHOEFER, NICHOLAS	12/31/24	13,800.78	MW	IS	PA	
EF CHK 00067396	WEID09060	WEIDMAN, RYAN	12/31/24	6,327.24	MW	IS	PA	
EF CHK 00067397	WEIG01290	WEIGLEY, JACOB	12/31/24	7,653.77	MW	IS	PA	
EF CHK 00067398	WELL11090	WELLS, PAUL	12/31/24	4,573.15	MW	IS	PA	
EF CHK 00067399	WEND10210	WENDT, AUSTIN W	12/31/24	6,748.23	MW	IS	PA	
EF CHK 00067400	WEND07300	WENDT, FRED W	12/31/24	17,366.01	MW	IS	PA	
EF CHK 00067401	WHIT07260	WHITE, NATHAN A	12/31/24	8,809.68	MW	IS	PA	
EF CHK 00067402	WIGE08240	WIGEN, WILLIAM	12/31/24	4,979.56	MW	IS	PA	

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Document	Payee ID	Payee Name	Date				Rel To N		
==================== ЕF CHK 00067403	WILL05290	WILLADSON, KEVIN J	12/31/24	======================================		==== IS	===== = PA		
EF CHK 00067404	WILL04020	WILLETT, JEREMY	12/31/24	17,109.57	MW	IS	PA		
EF CHK 00067405	WILL01190	WILLIAMS, KEVIN	12/31/24	15,089.60	MW	IS	PA		
EF CHK 00067406	WILL11250	WILLIAMS, OLIVER	12/31/24	7,184.65	MW	IS	PA		
EF CHK 00067407	WILL11210	WILLIAMS, TROY	12/31/24	5,453.89	MW	IS	PA		
EF CHK 00067408	WILL04150	WILLIAMSON, TROY D	12/31/24	12,413.52	MW	IS	PA		
EF CHK 00067409	WILL03290	WILLIS, ROBERT C	12/31/24	833.60	MW	IS	PA		
EF CHK 00067410	WILL12210	WILLOUGHBY, BLAKE	12/31/24	10,921.91	MW	IS	PA		
EF CHK 00067411	WILS09050	WILSON, DANIEL O	12/31/24	8,693.50	MW	IS	PA		
EF CHK 00067412	WISE07120	WISEMAN, TRACY L	12/31/24	6,890.08	MW	IS	PA		
EF CHK 00067413	WOHR08050	WOHRLE, PETER J	12/31/24	11,298.37	MW	IS	PA		
EF CHK 00067414	WOOD07110	WOOD, JACQUELYN N	12/31/24	8,017.49	MW	IS	PA		
EF CHK 00067415	WOOD05160	WOOD, JONATHAN	12/31/24	3,167.97	MW	IS	PA		
EF CHK 00067416	WORK11050	WORKMAN, BRYAN K	12/31/24	10,239.95	MW	IS	PA		
EF CHK 00067417	WORK10250	WORKMAN, LINDA S	12/31/24	4,448.53	MW	IS	PA		
EF CHK 00067418	WORR05070	WORRELL, COLBY	12/31/24	15,362.88	MW	IS	PA		
EF CHK 00067419	YARB12160	YARBROUGH, KYLE W	12/31/24	10,425.16	MW	IS	PA		
EF CHK 00067420	YOUN05220	YOUNG, ALEX	12/31/24	12,418.96	MW	IS	PA		
		GRAND TOTALS	:						
		Total Void Machine	Written	0.00		Numbe	r of Che	cks Processed:	0
		Total Void Hand	Written	0.00		Numbe	r of Che	cks Processed:	0
		Total Machine	Written	4,086,466.51		Numbe	r of Che	cks Processed:	410
		Total Hand	Written	0.00		Numbe	r of Che	cks Processed:	0
		Total Re	versals	0.00		Numbe	r of Che	cks Processed:	0
		Total Ca	ncelled	0.00		Numbe	r of Che	cks Processed:	0
		Tot	al EFTs	0.00		Numbe	r of EFI	's Processed:	0
		Tota	l EPAYs	0.00		Numbe	r of EPA	Ys Processed:	0
		GRAND TOTAL		4,086,466.51					

Central Pierce SQL New THU, JAN 02, 2025, 1:01 PM	01/02/25 [E req: CART4505leg: GL JL	BANK RECON REGISTER	-	BK REGISTER 83prog: BK200 <1.54>re	Page 2 port id: CKREG
Document Payee II	Payee Name		Amount Type	e Stat Rel To Note	
AP EFT 00018625 AMAZON	AMAZON CAPITAL SERVICES		,169.52 MW	СХ	
AP EFT 00018626 TRSMECHA	TRS Mechanical Inc	01/02/25 31	,142.23 MW	СХ	
	SUB TOTAL	_ S:			
	Total Void Machin	ne Written	0.00	Number of Checks Processed:	0
	Total Void Han	nd Written	0.00	Number of Checks Processed:	0
	Total Machin	ne Written	0.00	Number of Checks Processed:	0
	Total Han	nd Written	0.00	Number of Checks Processed:	0
	Total	Reversals	0.00	Number of Checks Processed:	0
	Total	Cancelled	0.00	Number of Checks Processed:	0
	Т	Cotal EFTs 32	,311.75	Number of EFTs Processed:	2
	Тс	otal EPAYs	0.00	Number of EPAYs Processed:	0
	SUB TOTAL	32	,311.75		

Start Date: 01/02/2025 End Date: 01/02/2025

Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL
AMAZON C	APITAL SERVI	ICES (AMAZ	ZON)		
	1DF7GJYGHJ9N	12/20/2024	1,169.52	STATION 66 NETWORK CABLING AND	3016069422 56241
TOTAL	L FOR CHECK AP	00018625:	1,169.52		
TRS MECHA	ANICAL INC (T	RSMECHA)		
	1017218	12/26/2024	9,277.47	STATION 66 PHASE 1 HVAC VENTIN	3016069422 56241
	1017247	12/30/2024	21,864.76	STATION 41 HVAC REPLACEMENT OF	3016719422 56241
TOTAL	L FOR CHECK AP	00018626:	31,142.23		
	REPO	ORT TOTAL:	32,311.75		

Central Pierce SQL New THU, JAN 02, 2025, 1:11 PI	01/02/25 [B Ireq: CART4505leg: GL JL	BANK RECON REG		J1884	4	BK REGISTER -prog: BK200	<1.54>report	Page 3 id: CKREG
Document Payee II	-	Date				Rel To Note		
AP EFT 00018627 ACMECON	ACME CONSTRUCTION SUPPLY		206.35		==== CX			
AP EFT 00018628 AIRGAS	Airgas Nor Pac Inc	01/02/25	507.70	MW	СХ			
AP EFT 00018629 AMAZON	AMAZON CAPITAL SERVICES	01/02/25	4,478.65	MW	СХ			
AP EFT 00018630 AMERSAF	AMERI SAFE INC	01/02/25	887.41	MW	СХ			
AP EFT 00018631 CATAWORN	BUSINESS INTERIORS NORTHW	NES 01/02/25	2,694.65	MW	СХ			
AP EFT 00018632 CASCAUTO	CASCADE AUTO GLASS INC	01/02/25	49.55	MW	СХ			
AP EFT 00018633 CPFREFT	Central Pierce Fire & Res	scu 01/02/25	159.08	MW	СХ			
AP EFT 00018634 QWEST	Century Link	01/02/25	142.03	MW	СХ			
AP EFT 00018635 CHRIINC	CHRISTENSEN INC	01/02/25	10,498.38	MW	СХ			
AP EFT 00018636 CHUCKAL	Chuckals Inc	01/02/25	32.85	MW	СХ			
AP EFT 00018637 CITYPUY	CITY OF PUYALLUP	01/02/25	1,320.98	MW	СХ			
AP EFT 00018638 CITYTRE	CITY OF TACOMA	01/02/25	3,310.38	MW	СХ			
AP EFT 00018639 COMMBRA	Commercial Brake	01/02/25	953.60	MW	СХ			
AP EFT 00018640 DELLMAR	Dell Marketing	01/02/25	4,159.94	MW	СХ			
AP EFT 00018641 DRYBOX	DRY BOX INC	01/02/25	880.80	MW	СХ			
AP EFT 00018642 VALLFRE	FREIGHTLINER NORTHWEST	01/02/25	4,580.79	MW	СХ			
AP EFT 00018643 GOVEJOB	GOVERNMENTJOBS.COM INC.	01/02/25	12,357.86	MW	СХ			
AP EFT 00018644 GRIMCO	GRIMCO INC	01/02/25	1,482.96	MW	СХ			
AP EFT 00018645 HILIELE	HI-LINE ELECTRIC COMPANY	IN 01/02/25	199.37	MW	СХ			
AP EFT 00018646 HONEANA	HONEYWELL ANALYTICS INC	01/02/25	1,155.00	MW	СХ			
AP EFT 00018647 IMSALLI	JUSTICE FAMILY ENTERPRISE	S 01/02/25	196.14	MW	СХ			
AP EFT 00018648 LNCURTI	L.N. Curtis and Sons	01/02/25	16,285.39	MW	СХ			
AP EFT 00018649 LIFEASS	Life-Assist Inc	01/02/25	20,636.11	MW	CX			
AP EFT 00018650 NEXTSTE	NEXT STEP APPAREL	01/02/25	427.73	MW	СХ			
AP EFT 00018651 NORTAMR	NORTH AMERICAN RESCUE PRO	DU 01/02/25	524.56	MW	СХ			
AP EFT 00018652 NWCASCA	NW CASCADE, INC.	01/02/25	580.00	MW	СХ			
AP EFT 00018653 SUPERIO	RAMUNDSEN SUPERIOR HOLDIN	IGS 01/02/25	2,115.00	MW	СХ			
AP EFT 00018654 READREB	READY REBOUND INC	01/02/25	37,859.40	MW	СХ			

ocumen		Payee ID	Payee Name	Date				Rel To Note		
	00018655	SNETCOMM	S-NET COMMUNICATIONS INC	01/02/25	190.13		CX			
P EFT	00018656	SEAWESTE	Sea-Western Inc	01/02/25	2,560.16	MW	СХ			
P EFT	00018657	STANPART	Standard Parts Corp	01/02/25	2,980.03	MW	СХ			
P EFT	00018658	TACOSCRE	Tacoma Screw Products Inc	01/02/25	35.24	MW	СХ			
P EFT	00018659	JULOTA	TouchPhrase Development LLC	01/02/25	25,567.84	MW	СХ			
P EFT	00018660	UNIFIRST	UNIFIRST CORPORATION	01/02/25	198.62	MW	CX			
P EFT	00018661	USBANKBU	US Bank Business Card	01/02/25	4,332.91	MW	CX			
P EFT	00018662	JACK04070	ADAM JACKSON	01/02/25	137.00	MW	CX			
P EFT	00018663	STED11150	ANTHONY STEDMAN	01/02/25	2,622.89	MW	СХ			
P EFT	00018664	BENN09190	DALE BENNING	01/02/25	137.00	MW	СХ			
P EFT	00018665	ROSS01150	Denise Ross	01/02/25	230.22	MW	СХ			
P EFT	00018666	HRAVEBA	HRA VEBA TRUST	01/02/25	152,000.00	MW	СХ			
P EFT	00018667	LOCA726	LOCAL 726 FIREFIGHTERS TRUS	01/02/25	1,017,888.00	MW	СХ			
P EFT	00018668	ROHA05270	RYAN ROHALY	01/02/25	241.33	MW	СХ			
			SUB TOTALS	:						
			Total Void Machine	Written	0.00		Numbe	r of Checks	Processed:	0
			Total Void Hand	Written	0.00		Numbe	er of Checks	Processed:	0
			Total Machine	Written	0.00		Numbe	r of Checks	Processed:	0
			Total Hand	Written	0.00		Numbe	r of Checks	Processed:	0
			Total Re	versals	0.00		Numbe	r of Checks	Processed:	0
			Total Ca	ncelled	0.00		Numbe	r of Checks	Processed:	0
			Tot	al EFTs	1,337,804.03		Numbe	er of EFTs P	rocessed:	42
			Tota	l EPAYs	0.00		Numbe	er of EPAYs	Processed:	0
			SUB TOTAL		1,337,804.03					

				<u>P</u>	Enu Date. 0	1/02/2025
Vendor		Inv. Date	Invoice Amt	Description	GL	
ACME CON	STRUCTION SU	JPPLY CO	IN (ACMECONS	5)		
	S4625318002	12/24/2024	206.35	LY07-1 MILWAUKEE EQUIPMENT	0013002220	53501
	L FOR CHECK AP		206.35			
ADAM JACI	KSON (JACK040)70)				
	2025011425A	01/01/2025	137.00	SITE VISIT - S METRO FIRE RESC	0012302240	54301
TOTA	L FOR CHECK AP	00018662:	137.00			
AIRGAS NO	R PAC INC (AI	RGAS)				
	9156180890	12/31/2024	49.35	MEDICAL O2/ST68 DEC 2024	1013402680	53141
	9156524379	12/31/2024	69.83	MEDICAL O2/ST60 DEC 2024	1013402680	53141
	9156569957	12/31/2024	70.21	MEDICAL O2/ST71 DEC 2024	1013402680	53141
	9156613615	12/31/2024	69.83	MEDICAL O2/ST68 DEC 2024	1013402680	53141
	9156808162	12/31/2024	48.80	MEDICAL O2/ST60 DEC 2024	1013402680	53141
	9156869141	12/31/2024	150.33	MEDICAL O2/ST40 DEC 2024	1013402680	53141
	9156952368	12/31/2024	49.35	MEDICAL O2/ST60 DEC 2024	1013402680	53141
	L FOR CHECK AP		507.70			
AMAZON C	APITAL SERVI	CES (AMA	ZON)			
	137CXXHG4KH	12/30/2024	32.91	PIO Airlonv LED Desk Lamp	0012002210	53501
	137CXXHG4KH	12/30/2024	175.94	MENTHOLATUM OINTMENT (EACH)	0012052218	53198
	137CXXHG4KH	12/30/2024	23.18	TISSUE, FACIAL (SMALL BOX)	0012052218	53198
	137CXXHG4KH	12/30/2024	605.55	PROMO 5.11 Tactical CARRY CASE	0013002220	53501
	137CXXHG4KH	12/30/2024	49.63	61 Avery 8 Tab Dividers for 3	0016012250	53101
	141LJD34KP9W	12/30/2024	44.98	LATCH, 62-70-15 STOCK	0016502265	53143
	171QD6KP6FWF	12/30/2024	136.85	KEYBOARD, MOUSE, MAGNIFYING GL	0016502265	53501
	17GR9L961T7Q	12/22/2024	121.08	UcarSoon 32955 Classic Long Re	0013002220	53141
	17GR9L961T7Q	12/22/2024	44.00	Steck Manufacturing 32924 BigE	0013002220	53501
	17K91V9W1CQ	12/20/2024	297.35	PN 304122 BOSS FILTER (1)	0016502265	53143
	1FQGMFL9G9F	12/25/2024	137.56	AC Propper Men's Uniform PANT	0012352240	52011
	1FQGMFL9G9F	12/25/2024	132.96	AC Propper Men's Uniform PANT	0012352240	52011
	1FQGMFL9G9F	12/25/2024	202.54	AC Propper Men's Uniform PANT	0012352240	52011
	1FQGMFL9G9F	12/25/2024	203.20	AC Propper Men's Uniform PANT	0012352240	52011
	1FQGMFL9G9F	12/25/2024		AC Propper Men's Uniform PANT	0012352240	
	1FQGMFL9G9F	12/25/2024		AC Propper Men's Uniform PANT	0012352240	
	1GCXKNDGHW			CLINIC Saloniture 3/4 Round Ma	0012552210	
	1GCXKNDGHW		106.76	CLINIC Yusong Bookshelf 4 Tier	0012552210	53501
	1GJ7MHY4FKV			AQUAPEL, SWITCH ON/OFF STOCK		53143
	1JJQPWCQRQM			ACAD Propper Men's Uniform Tac	0012352240	
	1JJQPWCQRQM			AC Propper Men's Uniform Tacti	0012352240	
	1JJQPWCQRQM			AC Propper Men's Uniform Tacti	0012352240	
	1JK399F41NHN	12/22/2024		HW Kull Industries Exam Room F	0012552210	
	1JK399F41NHN	12/22/2024		HW happimess HPM1006B Connor R	0012552210	
	1JK399F41NHN	12/22/2024		HW Boss Be Well Armless Medica	0012552210	
	1JK399F41NHN	12/22/2024		71 Soft Bristles Broom Indoor	0017012250	
	1KHWGK437QY			Lock Knob Lifter 32930-1 Each	0013002220	
	1KHWGK437QY			SHIPPING & HANDLING	0013002220	
	1LVWQV4XWY			MOISTURE ABORBER, SS	0016502265	
	1M17TD3647V4	12/23/2024	87.96	HW Yaheetech PU Leather Accent	0012552210	53501

	.					
Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
	1TQFMLJNJLLL			ops CRAFTSMAN 102-Piece Tool K	0013002220	53501
	FOR CHECK AP		4,478.65			
ANIEKI SAFE	ANC (AMERS	AFL)				
	74386	12/20/2024	462.42	HYDRO SCBA	0012502210	54812
	74386	12/20/2024	27.53	10LB RECHARGE	0013002220	54191
	74386	12/20/2024	114.50	15LB RECHAREGE	0013002220	54191
	74386	12/20/2024	44.04	20LB RECHARG	0013002220	54191
	74386	12/20/2024	40.74	20 DC MAINT	0013002220	54191
	74386	12/20/2024	198.18	HYDRO O2 BOTTLES	1013402680	54191
-	FOR CHECK AP		887.41			
ANTHONY S	FEDMAN (STI	E D11150)				
	12/28/24	12/28/2024	1,290.11	FALL 2024 TUITION RMB/HUMANITY	0012002210	54925
	12/28/24	12/28/2024	1,332.78	FALL 2024 TUITION RMB/SOCIOLOG	0012002210	54925
	FOR CHECK AP		2,622.89			
BUSINESS IN	TERIORS NO	RTHWEST	I (CATAWORK)			
	326348	12/18/2024	2,694.65	INSTALL GLASSBOARD AT ST60 *PW	0012042254	54801
TOTAL	FOR CHECK AP	00018631:	2,694.65			
CASCADE AU	UTO GLASS IN	NC (CASCA	UTO)			
	3602943	12/26/2024	49.55	BC17-1 WINDSHIELD CHIP REPAIR	0016502265	54820
TOTAL	FOR CHECK AP		49.55			
	EN INC (CHRI					
	0626228IN	12/23/2024	1 713 04	#101079233 ST67 FUEL	0012042254	53201
	0656231IN	12/23/2024		#10560576 61 FUEL	0012042254	
	0656402IN	12/24/2024		#1003291 ST69 FUEL	0012042254	
	0657649IN	12/27/2024		#101079233 ST64 FUEL	0012042254	
	0657651IN	12/2//2024	,	#1003291 ST71 FUEL	0012042254	
	0658125IN	12/30/2024	, - · ·	#1003291 ST69 FUEL	0012042254	
TOTAL	FOR CHECK AP		10,498.38	10052)1 510) 1 CLL	0012042234	55201
	INC (CHUCKA		10,470.50			
0110 011110			22.05		0010050010	52100
TOTAL	11319041	12/05/2024		BINDER DIVIDERS, 8-TAB (PKG)	0012052218	53198
	FOR CHECK AP		32.85			
	71-241230	12/30/2024		#050094 ST71 DEC WATER	0017012250	
	71-241230	12/30/2024		#050094 ST71 DEC SEWER/STORM	0017012250	
	71-241230	12/30/2024		#050094 ST71 DEC LANDFILL	0017012250	
	711-241230	12/30/2024		#050095 ST71 DEC IRRIG	0017012250	
	72-241230	12/30/2024		#460195 ST72 DEC WATER	0017022250	
	72-241230	12/30/2024		#460195 ST72 DEC SEWER/STORM	0017022250	
	72-241230	12/30/2024		#460195 ST72 DEC LANDFILL	0017022250	
	AB-241230	12/30/2024		#660630 AB DEC WATER	0017132250	
	AB-241230	12/30/2024		#660630 AB DEC SEWER/STORM	0017132250	
	AB-241230	12/30/2024		#660630 AB DEC LANDFILL FEE	0017132250	
	N73-241230	12/30/2024		#660460 STN73 DEC WATER	0017132250	
	N73-241230	12/30/2024		#660460 STN73 DEC SEWER/STORM	0017132250	54721
TOTAL	FOR CHECK AP	00018637:	1,320.98			

Start Date: 01/02/2025 End Date: 01/02/2025

			Accounts Payable Wa	rrant Approval	End Date: 0	1/02/2025
Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
CITY TREAS	SURER (CITY	TREA)				
	60PC-241219	12/19/2024	2,902.83	#101016331 60 ELECTRICITY	0016002250	54731
	68-241224	12/24/2024	407.55	#100364328 ST68 DEC WATER	0016082250	54711
	L FOR CHECK A		3,310.38			
COMMERCI	IAL BRAKE (O	COMMBRA	K)			
	188877	12/23/2024	953.60	PADS, KIT2252H2CG (2) STOCK	0016502265	53143
TOTAI	L FOR CHECK A	P 00018639:	953.60			
DALE BENN	ING (BENN09	190)				
	2025011425B	01/01/2025	137.00	SITE VISIT - S METRO FIRE RESC	0012302240	54301
TOTAI	L FOR CHECK A	P 00018664:	137.00			
DELL MARE	KETING (DEL	LMARK)				
	10789441061	12/16/2024	4,159.94	CP-LAPTOP DISTRICT CHIEF, CAB.	0012102215	53501
TOTAI	FOR CHECK A	P 00018640:	4,159.94			
DENISE ME	NGE (ROSS01	150)				
	12192024	12/19/2024	143.45	UNIFORM TAILORING, NAME TAGS,	0012042254	54191
	12302024	12/30/2024	86.77	MILEAGE REIMB	0012302240	54331
TOTAI	L FOR CHECK A	P 00018665:	230.22			
DRY BOX IN	C (DRYBOX)					
	1515854	12/30/2024	165.15	CUBE CONTAINER RENTAL	0012042254	54502
	1515854	12/30/2024	715.65	OFFICE CONTAINER RENTAL	0012042254	54502
	L FOR CHECK A		880.80			
GOVERMEN	TJOBS.COM	INC. (GOV	EJOBS)			
	INV124040	01/01/2025	12,357.86	CP-INSIGHT 1/1/25-12/31/25-426	0012102215	54813
	L FOR CHECK A	P 00018643:	12,357.86			
GRIMCO IN	C (GRIMCO)					
	3351157801	12/13/2024	1,007.10	65 1-24"x50 yard roll of black	0016052250	53141
	3351825201	12/16/2024		1-Cyan ink https://grimco.com/	0016052250	53141
	3351825202	12/19/2024		2- Rolls 30" x 50 yards of 362	0016052250	53141
	FOR CHECK A		1,482.96			
HI-LINE ELI	ECTRIC COM	IPANY INC	(HILIELEC)			
	11180130	12/27/2024	199.37	CABLE SEALS, DEUTSCH CONN	0016502265	53141
	FOR CHECK A		199.37			
HONEYWEI	LL ANALYTIC	LS INC (HO	NEANAL)			
	5268660875	12/12/2024	1,155.00	posicheck annual calibration s	0012502210	54812
	FOR CHECK A		1,155.00			
HRA VEBA	FRUST (HRAV	VEBA)				
	010225	01/01/2025	8,000.00	2025 VEBA CONTRIBUTION	0012002210	52017
	010225	01/01/2025		2025 VEBA CONTRIBUTION	0012012211	
	010225	01/01/2025	,	2025 VEBA CONTRIBUTION	0012022210	
	010225	01/01/2025		2025 VEBA CONTRIBUTION	0012032213	
	010225	01/01/2025		2025 VEBA CONTRIBUTION	0012052218	
	010225	01/01/2025	,	2025 VEBA CONTRIBUTION	0012082210	
	010225	01/01/2025		2025 VEBA CONTRIBUTION	0012102215	
	010225	01/01/2025	8,000.00	2025 VEBA CONTRIBUTION	0012302240	52017

User: ABSH01160 - Katie Absher

Report: OH_AP_Invoices_Board_LLL_2 - Open Hold (AP) Board Report LLL 2

Start Date: 01/02/2025 End Date: 01/02/2025

Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
	010225	01/01/2025	4,000.00	2025 VEBA CONTRIBUTION	0012322240	52017
	010225	01/01/2025	4,000.00	2025 VEBA CONTRIBUTION	0012502210	52017
	010225	01/01/2025		2025 VEBA CONTRIBUTION	0012552210	52017
	010225	01/01/2025	4,000.00	2025 VEBA CONTRIBUTION	0013002220	52017
	010225	01/01/2025	4,000.00	2025 VEBA CONTRIBUTION	0014002230	52017
	010225	01/01/2025	4,000.00	2025 VEBA CONTRIBUTION	0016502265	52017
	010225	01/01/2025	12,000.00	2025 VEBA CONTRIBUTION	1013402680	52017
TOTAL I	FOR CHECK AP	00018666:	152,000.00			
IMS ALLIANO	CE (IMSALLI)					
	243234	12/19/2024	60.39	4- WHITE FLEX PASSPORT	0012502210	52010
	243255	12/20/2024	115.38	2ea. white flex passports	0012502210	52010
	243255	12/20/2024	20.37	SHIPPING	0012502210	52010
TOTAL I	FOR CHECK AP	00018647:	196.14			
L.N. CURTIS A	AND SONS (LI	NCURTIS)				
	INV898888	12/23/2024	156.89	Lock Slot 8 Axe with Fiberglas	0013002220	53501
	INV898888	12/23/2024		30" Maxximus One Piece Forged	0013002220	53501
	INV898888	12/23/2024		6' Steel New York Roof Hook wi	0013002220	
	INV898888	12/23/2024	363.55	4' Dry Wall Hook with D-Handle	0013002220	
	INV898888	12/23/2024		2.5NHF X 2.5NHM Rocker Lug Qua	0013002220	
	INV898888	12/23/2024		S54RL 5STZ X 2.5NH FRL Storz t	0013002220	
	INV898888	12/23/2024	3.014.54	Short strut with combi head ba	0013002220	
	INV898888	12/23/2024	,	Gen Purpose Cutter 36"	0013002220	
	INV898888	12/23/2024		48" First Responder Rescue Jac	0013002220	
	INV898888	12/23/2024		60" First Responder Rescue Jac	0013002220	
	INV898888	12/23/2024		14V 3'X20' Red 14oz Vinyl Hall	0013002220	
	INV898888	12/23/2024		TRANSPORTATION FEE	0013002220	
	INV899072	12/24/2024	263.00	R61 8# Pig Demolition Tool, No	0013002220	
	INV899404	12/24/2024		2/2025 RECRUITS GEAR BAGS	0012352240	
	INV899404	12/24/2024		TRANSPORTATION / BAGS	0012352240	
	INV900439	12/27/2024	1.714.03	SO 60Min 4500# G1 SCBA Cylinde	0013302685	53501
	INV900439	12/27/2024		TRANSPORTATION / CLYLINDERS	0013302685	
	INV900439	12/27/2024		LY07-1 60Min 4500# G1 SCBA Cyl	0153009422	
	INV900813	12/30/2024	157.54	OPS 10184608 MSA Backplate,G1	0013302685	53501
	INV900813	12/30/2024		OP 10149549-SP SHOULDER STRAP	0013302685	
	INV900813	12/30/2024	533.99	OP 10149548-SP SHOULDER STRAP	0013302685	53501
	INV900813	12/30/2024	30.28	OP 10153936-SP CHEST STRAP	0013302685	53501
	INV900813	12/30/2024	41.56	OP 10153935-SP CHEST STRAP	0013302685	53501
	INV900813	12/30/2024	80.92	OP 10153938-SP WAIST BELT	0013302685	
	INV900813	12/30/2024	96.61	OP 10153937-SP WAIST BELT	0013302685	
	INV900813	12/30/2024	41.56	OP 10146894-SP BACKPLATE	0013302685	
	INV900813	12/30/2024		OP 10149539-SP CRADLE	0013302685	
	INV900813	12/30/2024		OP 10149540-SP COVER		53501
	INV900813	12/30/2024		OP 10146896-SP SCREW	0013302685	
	INV900813	12/30/2024		OP 10149537-SP SWIVEL	0013302685	
	INV900813	12/30/2024		OP 10162487 MSA Kit, Adjustabl	0013302685	
	INV900813	12/30/2024		TRANSPORTATION / TECH EQUIP	0013302685	
			00.55			

Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
	INV900813	12/30/2024		10146892-SP MSA Cover, Lower,	0013302685	53501
	TAL FOR CHECK A		16,285.39			
LIFE-ASS	SIST INC (LIFEA	SSI)				
	1522859	10/24/2024	22.46	WRONG ITEM SENT/CREDIT 1539234	0012052218	53141
	1526454	11/06/2024	300.00	SODIUM BICARBONATE 8.4% 50ML	0012052218	53198
	1526454	11/06/2024	586.00	SOLU-MEDROL 125MG 2ML SINGLE D	0012052218	53198
	1526454	11/06/2024	88.50	MAGNESIUM SULFATE 5GM 10ML VIA	0012052218	53198
	1526454	11/06/2024	562.60	ADENOCARD 12MG/4ML ANSYR SYRIN	0012052218	53198
	1526454	11/06/2024	372.60	ADENOCARD 6MG/2ML ANSYR SYRING	0012052218	53198
	1526454	11/06/2024	43.50	DIPHENHYDRAMINE/BENADRYL 50MG	0012052218	53198
	1526454	11/06/2024	324.00	NITROSTAT TABLETS, 0.4MG/BTL 1	0012052218	53198
	1526454	11/06/2024	2,713.80	GLUCAGEN 1MG VIAL WITH DILUTEN	0012052218	53198
	1526454	11/06/2024	552.00	NOREPINEPHRINE BITARTRATE VIAL	0012052218	53198
	1526454	11/06/2024	192.50	LIDOCAINE JELLY 2% 5ML SYRINGE	0012052218	53198
	1526454	11/06/2024	416.20	DEXTROSE 50% 25GM 50ML SYRINGE	0012052218	53198
	1526454	11/06/2024	242.20	ATROPINE 1MG 10ML SYRINGE	0012052218	53198
	1526454	11/06/2024	1,724.50	NALOXONE 2MG 2ML LUER JET	0012052218	53198
	1526454	11/06/2024	80.90	LIDOCAINE 2% 100MG 5ML SYRINGE	0012052218	53198
	1526454	11/06/2024	146.00	ONDANSETRON VIAL, 4MG 2ML	0012052218	53198
	1526454	11/06/2024	68.93	TXA/TRANEXAMIC ACID 100ML BAG	0012052218	53198
	1526454	11/06/2024	1,511.10	EPINEPHRINE 1:1000 30ML/30MG M	0012052218	53198
	1526454	11/06/2024	69.75	AMIODARONE 150MG 3ML VIAL	0012052218	
	1526454	11/06/2024		NEEDLE, HYPODERMIC 18GAx1-1/2"	0012052218	
	1526454	11/06/2024	18.00	SYRINGE, 3CC, LUER LOCK (EACH)	0012052218	53198
	1526454	11/06/2024		BUTTERFLY INFUSION SET 23GA x	0012052218	
	1526454	11/06/2024	,	EXTENSION SET REMOVE CLAVE 7"	0012052218	
	1526454	11/06/2024		ASPIRIN, CHEWABLE, 81MG	0012052218	
	1526454	11/06/2024		ACETAMINOPHEN ELIXIR 325MG/10.	0012052218	
	1535764	12/10/2024		EMS ADTEMP Non-contact Thermom	1013402680	
	1539234	12/20/2024	. ,	CREDIT WRONG ITEM INV 1522859	0012052218	
	1539376	12/20/2024		BIO BAG 12"x15" SMALL 5/ROLL	0012052218	
	1539376	12/20/2024		BIO BAG 16"x14" MEDIUM 5/ROLL	0012052218	
	1539376	12/20/2024		COLD PACK (EACH)	0012052218	
	1539376	12/20/2024		ELECTRODE, PHYSIO QUICK-COMBO,	0012052218	
	1539376	12/20/2024		MAD DEVICE W/O SYRINGE (EACH)	0012052218	
	1539376	12/20/2024		OXYMETAZOLINE .05% 15ML SPRAY	0012052218	
	1539376	12/20/2024		NASAL CANNULA, SOFTECH, PEDI (0012052218	
	1539376	12/20/2024		NASAL CANNULA, NON-FLARED, ADUL		
	1539376	12/20/2024		BVM (BAG VALVE MASK), ADULT (E	0012052218	
	1539376	12/20/2024		SPO2 ADHESIVE SENSOR, NEO/ADLT	0012052218	
	1539376	12/20/2024		THERMOMETER, ORAL (EACH)	0012052218	
	1539376	12/20/2024		THERMOMETER, RECTAL (EACH)	0012052218	
	1539376	12/20/2024		THERMOMETER, HYPOTHERMIA (EACH		
	1539376	12/20/2024		FILTERLINE SET, ADULT/PEDI (EA	0012052218	
	1539425	12/20/2024		ADENOCARD 6MG/2ML ANSYR SYRING		
	1539425	12/20/2024	832.40	DEXTROSE 50% 25GM 50ML SYRINGE	0012052218	22198

Start Date: 01/02/2025 End Date: 01/02/2025

Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
	1539425	12/20/2024	146.00	ONDANSETRON VIAL, 4MG 2ML	0012052218	53198
	1539815	12/23/2024	160.80	DEXTROSE 5% 100ML BAG	0012052218	53198
	1540531	12/26/2024	42.60	72 ADSCOPE Stethoscope, Pediat	0017022250	53501
	1540531	12/26/2024	179.90	Small Splint	1013402680	53501
	1540531	12/26/2024	279.76	Medium Splint	1013402680	5350
	1540531	12/26/2024	362.56	Large Splint	1013402680	5350
	AL FOR CHECK A		20,636.11			
LOCAL 726	FIREFIGHTE	RS TRUST (LOCA726)			
	010225	01/01/2025	2,208.00	2025 VEBA CONTRIBUTION	0012002210	52017
	010225	01/01/2025	4,416.00	2025 VEBA CONTRIBUTION	0012012211	52017
	010225	01/01/2025	2,208.00	2025 VEBA CONTRIBUTION	0012022210	52017
	010225	01/01/2025	24,288.00	2025 VEBA CONTRIBUTION	0012042254	52017
	010225	01/01/2025	2,208.00	2025 VEBA CONTRIBUTION	0012062210	52017
	010225	01/01/2025	4,416.00	2025 VEBA CONTRIBUTION	0012082210	52017
	010225	01/01/2025	16,560.00	2025 VEBA CONTRIBUTION	0012102215	52017
	010225	01/01/2025	17,664.00	2025 VEBA CONTRIBUTION	0012302240	52017
	010225	01/01/2025	3,312.00	2025 VEBA CONTRIBUTION	0012322240	52017
	010225	01/01/2025	2,208.00	2025 VEBA CONTRIBUTION	0012502210	52017
	010225	01/01/2025	6,624.00	2025 VEBA CONTRIBUTION	0012552210	52017
	010225	01/01/2025	561,936.00	2025 VEBA CONTRIBUTION	0013002220	52017
	010225	01/01/2025	2,208.00	2025 VEBA CONTRIBUTION	0013152210	5201
	010225	01/01/2025	24,288.00	2025 VEBA CONTRIBUTION	0014002230	5201
	010225	01/01/2025	23,184.00	2025 VEBA CONTRIBUTION	0016502265	5201
	010225	01/01/2025	320,160.00	2025 VEBA CONTRIBUTION	1013402680	5201
ΤΟΤΑ	AL FOR CHECK A	AP 00018667:	1,017,888.00			
	P APPAREL (N		, ,			
	240913	12/13/2024	49.55	3EA. EMBRIODERY BLACK /GOLD PO	0012042254	5201
	240913	12/13/2024	16.52	1EA. EMBRIODERY BLACK/GOLD SOF	0012042254	5201
	240913	12/13/2024	59.44	3EA. SEW ON 3EA. VELCRO	0012042254	5201
	240958	12/20/2024	82.57	EMBROIDERY GOLD/RED	0012042254	5201
	240958	12/20/2024	82.58	EMBROIDERY GOLD/RED	0012042254	5201
	240958	12/20/2024	66.06	EMBROIDERY GOLD/RED	0012042254	5201
	240972	12/23/2024	71.01	embroidery GOLD/RED	0012042254	5201
TOTA	AL FOR CHECK A	AP 00018650:	427.73			
NORTH AN	IERICAN RES	CUE PRODU	UCTS (NORTAMI	RE)		
	1674408	12/17/2024	326.56	WR NRS NFPA G-Rated CARABINER	0013252685	5350
	1674408	12/17/2024	198.00	WR NRS Ether HydroLock Dry Bag	0013252685	5350
	AL FOR CHECK A ADE INC (NWC		524.56			
	0554610021	12/23/2024	348.00	2024 TC SANICAN RENTAL	0012322240	5450
	0554610022	12/23/2024		2024 TC SANICAN RENTAL	0012322240	
ΤΟΤΑ	AL FOR CHECK A		580.00	202 FTC SERVICENTEL	0012302240	5-502
PIERCE CO	OUNTY FIRE P	PROT. DIST.	(CPFREFT)			
	5268660875	12/12/2024	116.66	posicheck annual calibration s	0012502210	54812
	DC 000 241225	.4 12/31/2024	12 12	Scanova Software	0014002230	5314
	FC.000.241223	.4 12/31/2024	42.42	Sedilova Software	001+002250	001.0

Report: OH_AP_Invoices_Board_LLL_2 - Open Hold (AP) Board Report LLL 2

Start Date: 01/02/2025 End Date: 01/02/2025

			<u>necounts ruyubic vvu</u>		Enu Date. 01/02/2023
Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL
QWEST CO	MMUNICTIO	NS COMPAN	NY LL (QWEST)		
	241221	12/21/2024	142.03	#471687197 OVFR DEC SVC	0012102215 54202
ΤΟΤΑ	AL FOR CHECK A	P 00018634:	142.03		
READY RE	BOUND INC (F	READREBO))		
	3399	01/01/2025	37,859.40	2025 GFR TACTICAL ATHLETE CONT	0012552210 54911
ΤΟΤΑ	AL FOR CHECK A	P 00018654:	37,859.40		
RYAN ROH	IALY (ROHA05	5270)			
	12242024A	12/24/2024	241.33	SAFETY BOOT REIMB. ROHALY	0016502265 52011
ΤΟΤΑ	AL FOR CHECK A	P 00018668:	241.33		
S-NET COM	IMUNICATIO	NS INC (SNE	ETCOMM)		
	246738	12/28/2024	190.13	#100264345 OVFR DEC SVC CHG	0012102215 54202
ΤΟΤΑ	AL FOR CHECK A	P 00018655:	190.13		
SEA-WEST	ERN INC (SEA	WESTE)			
	INV38349	12/27/2024	604.45	ACAD Lion Thorogood Hellfire F	0012352240 52010
	INV38349	12/27/2024	1,497.36	ACAD HAIX Airpower BOOTS	0012352240 52011
	INV38349	12/27/2024	62.43	SHIPPING / BOOTS	0012352240 52011
	INV38473	12/30/2024	374.34	ACAD HAIX Airpower XR1 Pro	0012352240 52011
	INV38473	12/30/2024	21.58	SHIPPING / BOOTS	0012352240 52011
	AL FOR CHECK A		2,560.16		
STANDARI) PARTS CORI	P (STANPAR	T)		
	264947	12/27/2024	2,980.03	SO19-1 ODX-AGM31 BATTERIES (6)	0016502265 53143
	AL FOR CHECK A		2,980.03		
SUPERION	LLC (SUPERI	ON)			
	427829	12/30/2024	2,115.00	2024 CONSULTANT SERVICE	0012012211 54191
	AL FOR CHECK A		2,115.00		
TACOMA S	SCREW PRODU	UCTS INC (I	CACOSCRE)		
	10034333001	12/30/2024	35.24	WASHERS, 100	0016502265 53141
	AL FOR CHECK A		35.24		
TOUCHPRA	ASE DEVELOP	PMENT LLC	(JULOTA)		
	241139	01/01/2025	25,567.84	JULOTA SOFTWARE AND SUPPORT	1013402680 54813
	AL FOR CHECK A		25,567.84		
UNIFIRST	CORPORATIO	N (UNIFIRS	T)		
	2220167544	12/25/2024	198.62	DEC25 SHOP UNIFORMS/RUGS	0016502265 54931
	AL FOR CHECK A		198.62		
US BANK B	SUSINESS CAR	D (USBANK	BU)		
	PC.000.241125.	A 12/31/2024	16.00	WA Digital Gov. Summit Parking	0012102215 54331
	PC.000.241225.	3 12/31/2024	50.27	Cord end	0012042254 53142
	PC.000.241225.	3 12/31/2024	9.25	Bolts	0012042254 53142
	PC.000.241225.	3 12/31/2024	347.17	PAINT	0012042254 53146
	PC.000.241225.	3 12/31/2024		BATTERIES FOR ALL STATIONS	0012042254 53146
	PC.000.241225.	4 12/31/2024	39.99	Dec payment for online access	0012002210 54902
	PC.000.241225.			Legislative Day- Holm	0012002210 54921
	PC.000.241225.			Legislative Day- Espinosa	0012002210 54921
	PC.000.241225.	4 12/31/2024	40.00	Legislative Day- Homan	0012002210 54921

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Vendor	Invoice #	Inv. Date	Invoice Amt	Description	GL	
	PC.000.241225.4	12/31/2024	40.00	Legislative Day- Samuelsen	0012002210	54921
	PC.000.241225.4	12/31/2024	40.00	Legislative Day- Gibson	0012002210	54921
	PC.000.241225.4	12/31/2024	40.00	Legislative Day- Berdan	0012002210	54921
	PC.000.241225.4	12/31/2024	40.00	Legislative Day- Gorder	0012002210	54921
	PC.000.241225.4	12/31/2024	40.00	Legislative Day- Roberts	0012002210	54921
	PC.000.241225.4	12/31/2024	40.00	Legislative Day- VanKeulen	0012002210	54921
	PC.000.241225.4	12/31/2024	40.00	Legislative Day- Buttz	0012002210	54921
	PC.000.241225.4	12/31/2024	40.00	Legislative Day- Morrow	0012002210	54921
	PC.000.241225.4	12/31/2024	40.00	Legislative Day- Jackson	0012002210	54921
	PC.000.241225.4	12/31/2024	40.00	Legislative Day- Mitchell	0012002210	54921
	PC.000.241225.4	12/31/2024	420.00	Scanova Software	0014002230	53145
	PC.200.241225.1	12/31/2024	21.89	Stamps.com Monthly Charge	0012002210	54221
	PC.203.241225.3	12/31/2024	22.02	ChatGPT Monthly Subscription	0012032213	54902
	PC.203.241225.4	12/31/2024	312.80	LMC Meeting Lunch	0012032213	53171
	PC.210.241225.3	12/31/2024	76.53	CentralPierceFire.org Renewal	0012102215	54902
	PC.340.241225.2	12/31/2024	50.89	FUEL	0012042254	53201
	PC.650.241225.4	12/31/2024	2,493.45	CABLE REPLACEMENTS, MOTOROLA	0012402880	53142
	PC.650.241225.4	12/31/2024	(168.46)	LADDER WHEELS RETURN CREDIT	0016502265	53142
	PC.650.250125.1	12/31/2024	97.03	SWITCH, 95Y291 STOCK	0016502265	53143
TOTAL	FOR CHECK AP	00018661:	4,332.91			
VALLEY FRE	EIGHTLINER	INC (VALL	FREI)			
	PC30175559501	12/31/2024	1,734.25	M19-3 FUEL TANK	0016502265	53143
	PC30175665101	12/26/2024	29.00	3033247 INTAKE ORING, KME	0016502265	53143
	PC30175665101	12/26/2024	2,151.15	FILTERS, BUSHINGS, ROTORS, HEA	0016502265	53143
	PC30175665102	12/27/2024	533.04	ROTOR PN 23123642015 (1)	0016502265	53143
	PC30175719501	12/30/2024	133.35	E18-6, MAP SENSOR	0016502265	53143
TOTAL	FOR CHECK AP		4,580.79			
	REPO	ORT TOTAL:	1,337,804.03			

ACCOUNTS PAYABLE

Pierce County Fire District #18

As Of: 02/21/2025

Time: 13:11:31 Date: 01/07/2025 Page: 1

Accts Pay # Received Date Due	Vendor		Amount	Memo
13465 01/07/2025 01/13/2025 940	SOLV Business Solutions		17.05	2024 1096 Forms
522 10 49 000 Miscellaneous	001 000 520 Expense F	Fund	17.05	
13466 01/07/2025 01/13/2025 700	WA State Fire Commissioners As	sociation	3,000.00	2025 Dues
522 10 49 020 Dues/Registrations	001 000 520 Expense F	Fund	3,000.00	
	Rep	oort Total:	3,017.05	
	Fund			
	001 Expense Fund	3,017.05		
This report has been reviewed by	:			
REMARKS:	Signature & Title	<u></u>	Date	



Orting Valley Fire and Rescue

Pierce County Fire District 18 401 Washington Ave SE PO Box 386 Orting, WA 98360 Phone: (360) 893-2221 Fax: (360) 893-8524

January 13, 2025

Pierce County Finance Department Attn: Jim Block 950 Fawcett Avenue, Suite 100 Tacoma, WA 98402

Dear Jim,

Please transfer \$2,187.45 in US funds to KeyBank account number XXX, routing number XXX. Funds should be available January 28, 2025.

For our accounting purposes;

\$2,187.45 Payroll, wage and tax (ADP)

Sincerely,

im Kemp

Kim Kemp Administrative Manager and District Secretary

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Packet: AP ĄΡ



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Superior Name Superior Name <th co<="" th=""><th>Payment Number</th><th>Vendor Name</th><th>Payable Number</th><th>Description (Item)</th><th>Account Number</th><th>Amount</th></th>	<th>Payment Number</th> <th>Vendor Name</th> <th>Payable Number</th> <th>Description (Item)</th> <th>Account Number</th> <th>Amount</th>	Payment Number	Vendor Name	Payable Number	Description (Item)	Account Number	Amount
563.4 Aligas USA LLC 552.804.62 November (Vinder Rental 00.1-600-591.22.41.0031 56.78 563.4 Aligas USA LLC 552.804.164 November (Vinder Rental 00.1-600-591.22.41.0031 56.78 563.4 Aligas USA LLC 552.804.167 November (Vinder Rental 00.1-600-591.22.41.0031 128.20 563.4 Aligas USA LLC 552.804.221 November (Vinder Rental 00.1-600-591.22.41.0031 128.20 563.4 Aligas USA LLC 955607213 Droygen-Sta.96 00.1-600-522.69.32.643.0012 56.60 563.4 Aligas USA LLC 955607233 Droygen-Sta.94 00.1-600-522.69.32.69.100.12 .755.80 563.5 Aligas USA LLC 955607263 Droygen-Sta.94 00.1-600-522.69.32.0001							
16324 Argss USA LLC 55220116A November (yinder Ranzil 001:500:591:2241:001 56.78 96314 Argss USA LLC 5512204/208 November (yinder Renzil 001:500:591:2241:001 128.65 96314 Argss USA LLC 5512204/208 November (yinder Renzil 001:500:591:2241:001 128.65 96314 Argss USA LLC 955072103 Oxygen: Sa. 94 001:260:522:651:0012 56.36 96314 Argss USA LLC 915607213 Oxygen: Sa. 94 001:260:522:651:0012 76.38 96314 Argss USA LLC 915607253 Oxygen: Sa. 94 001:260:522:60:32:061:0012 76.38 96315 Alpertsons/Safeway 36315 Oxygen: Sa. 94 001:260:522:60:32:063:10012 76.38 96316 Central Pierce Fire & Rescue A0005344 November Fuel 001:60:522:60:32:0011 10.68.91 96317 City of Tacoma 10022462:12 Electrichy 11/3/47.412/L 001:60:522:60:32:0011 10.68.91 96317 City of Tacoma 10025462:72 Electrichy 11/3/47.412/L 001:60:522:60:32:0011 10.68.91	-		FF12004462	Neversher Odinder Bestel	001 500 501 33 41 0031	37 71	
1331 Augus USA LLC 5512804187 November (Unider Rental 001500-59122-41-001 128.50 13514 Augus USA LLC 5512804221 November (Unider Rental 001500-59122-41-001 178.50 13514 Augus USA LLC 915807213 November (Unider Rental 0015205-222-41-001 178.50 13514 Augus USA LLC 915607213 Oxygee-5a.9 0012-60522-653-2001 65.60 13514 Augus USA LLC 91560723 Oxygee-5a.9 0012-60522-653-2001 75.88 13514 Augus USA LLC 915607263 Oxygee-5a.94 0012-60522-663-22.0601 75.29 13515 Albertsons/Safeway 141955-12 Fuel for Fleer 11/18/24-12/1 001-600-522-60-32-0001 470.50 Vendor: City of Tacoma 100221462-12 Electricity 11/3/24-17/3/2 001-600-522-60-32-0001 10.688.17 13517 City of Tacoma 100221462-12 Electricity 11/3/24-17/3/2 001-500-522-50-47-0001 2.257 13517 City of Tacoma 100221462-12 Electricity 11/3/24-17/3/2 001-500-592-50-47-0001 2.257 <t< td=""><td></td><td>-</td><td></td><td>· · · · · · · · · · · · · · · · · · ·</td><td></td><td></td></t<>		-		· · · · · · · · · · · · · · · · · · ·			
133.1 Args USA LLC \$512004208 November Cylinder Rental 001-500-521-24-1.0021 178.20 1353.1 Args USA LLC \$51200-2203 Dovember Cylinder Rental 001-500-521-24-1.0021 86.60 1353.1 Args USA LLC \$1550072103 Dovember Cylinder Rental 001-500-522-651-0012 66.60 1353.1 Args USA LLC \$155007230 Dovember Cylinder Rental 001-500-522-661-0012 55.21 1353.3 Args USA LLC \$155007253 Dovgen-Sto. 94 001-260-532-26-51:0012 55.22 1353.5 Albertoon/Safeway 55.51 Vender Albertoon/Safeway 470.50 14595.12 Fuel for Fleet 11/18/24-12/L. 001-600-522-60-32-0001 _470.50 14595.12 Central Pierce Free & Rescue 10688.17 14595.12 Central Pierce Free & Rescue 10688.17 1533.7 City of Tacoma 100221462-12 Electricity 1/13/24-12/13/L. 001-500-522-60-47.0001 .25.7 1533.7 City of Tacoma 100221462-12 Electricity 1/13/24-12/13/L. 001-500-522-60-47.0001 .25.9 1533.7 City of Tac		-		•			
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353.1 Argas USA LLC 9156307263 Owgen-Sta. 94 001-260-322-69-31-0012 55.22 Vendor: Albertsont/Safeway Albertsont/Safeway 141985-12 Fuel for Fleet 11/18/24-12/1 001-600-522-60-32-0001 -270.50 36315 Albertsont/Safeway 141985-12 Fuel for Fleet 11/18/24-12/1 001-600-522-60-32-0001 -270.50 36315 Central Pierce Fire & Rescue AR005344 November Fuel 001-600-522-60-32-0001 10.688.17 36317 City of Tacoma 10022462-12 Electricity 11/18/24-12/15/2 001-500-522-50-47-0001 30.108.91 36317 City of Tacoma 100256132-7 Electricity 11/18/24-12/15/2 001-500-522-50-47-0001 30.91.93 36317 City of Tacoma 100264677-8 Electricity 11/14/24-12/16/2 001-500-522-50-47-0001 30.845 36320 Comcast 1054902-12 Cable 12/05/24-01/04/24 (SL 001-500-522-50-47-0005 38.45 36320 Comcast 1054902-12 Cable 12/05/24-01/04/24 (SL 001-500-522-50-47-0005 23.25 36321 Comcast 226071770 Ethernet 12/01/24		-					
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36318 Comcast 226071770 Ethernet 12/01/24-12/31/24 001-120-522-12-40-0003 2,135.71 36322 Comcast 226071774 Phones 12/1/24-12/31/24 001-120-522-12-40-0002 532.72 Vendor: Crystal Springs 24714866 120424 Phones 12/1/24-12/31/24 (S 001-500-522-50-31-0021 6.95 36323 Crystal Springs 24714866 120424 Previous Balance 001-500-522-50-31-0021 6.95 36323 Crystal Springs 24714866 120424 Water Delivery, Sta. 93 001-500-522-50-31-0021 96.09 36323 Crystal Springs 24714866 120424 Water Delivery, Sta. 91 001-500-522-50-31-0021 6.95 36323 Crystal Springs 24714866 120424 Water Delivery, Sta. 91 001-500-522-50-31-0021 6.95 36323 Crystal Springs 24714866 120424 Delivery Fee 001-500-522-50-31-0021 6.95 36323 Crystal Springs 24714866 120424 Delivery Fee 001-500-522-50-31-0021 6.95 36323 Crystal Springs 24714866 120424 Cooler Rental, Sta. 91 001-500-522-50-31-0021 5.32 36323 Crystal Springs 24714866 120424 Cooler Rental, Sta. 91	36321	Comcast	191/912-12	Cable 12/15/24-1/12/22 (Sta			
36322 Comcast 226071774 Phones 12/1/24-12/31/24 (S 001-120-522-12-40-0002 532.72 36323 Crystal Springs 24714866 120424 Pelivery Fee 001-500-522-50-31-0021 6.95 36323 Crystal Springs 24714866 120424 Previous Balance 001-500-522-50-31-0021 0.04 36323 Crystal Springs 24714866 120424 Water Delivery, Sta. 93 001-500-522-50-31-0021 96.09 36323 Crystal Springs 24714866 120424 Water Delivery, Sta. 91 001-500-522-50-31-0021 96.09 36323 Crystal Springs 24714866 120424 Water Delivery, Sta. 91 001-500-522-50-31-0021 52.02 36323 Crystal Springs 24714866 120424 Water Delivery, Sta. 91 001-500-592-50-31-0021 6.95 36323 Crystal Springs 24714866 120424 Cooler Rental, Sta. 91 001-500-591-22-41-0031 15.33 36323 Crystal Springs 24714866 120424 Cooler Rental, Sta. 93 001-500-591-22-41-0031 15.63 36324 DM Recycling, Inc. 125699755111 Recycling Service (Sta. 96) 001-500-522-50-47-0002 167.00 Vendor: Eric T. Quinn, PS 1888	Vendor: Comcast						
Vendor: Crystal Springs 24714866 120424 Delivery Fee 001-500-522-50-31-0021 6.95 36323 Crystal Springs 24714866 120424 Previous Balance 001-500-522-50-31-0021 0.04 36323 Crystal Springs 24714866 120424 Water Delivery Fee 001-500-522-50-31-0021 0.04 36323 Crystal Springs 24714866 120424 Water Delivery, Sta. 93 001-500-522-50-31-0021 96.09 36323 Crystal Springs 24714866 120424 Water Delivery, Sta. 93 001-500-522-50-31-0021 96.09 36323 Crystal Springs 24714866 120424 Water Delivery, Sta. 91 001-500-522-50-31-0021 6.95 36323 Crystal Springs 24714866 120424 Cooler Rental, Sta. 91 001-500-591-22-41-0031 8.81 36323 Crystal Springs 24714866 120424 Cooler Rental, Sta. 93 001-500-591-22-41-0031 15.33 Vendor: DM Recycling, Inc. 125699755111 Recycling Service (Sta. 96) 001-500-592-50-47-0002 167.00 Vendor: Eric T. Quinn, PS 1888 Legal Services - Adjustment 001-120-522-10-47-0002 300.00	36318	Comcast	226071770	Ethernet 12/01/24-12/31/24 .	001-140-522-14-40-0003	2,135.71	
Vendor: Crystal Springs 24714866 120424 Delivery Fee 001-500-522-50-31-0021 6.95 36323 Crystal Springs 24714866 120424 Previous Balance 001-500-522-50-31-0021 0.04 36323 Crystal Springs 24714866 120424 Water Delivery, Sta. 93 001-500-522-50-31-0021 96.09 36323 Crystal Springs 24714866 120424 Water Delivery, Sta. 91 001-500-522-50-31-0021 52.02 36323 Crystal Springs 24714866 120424 Delivery Fee 001-500-522-50-31-0021 56.95 36323 Crystal Springs 24714866 120424 Delivery Fee 001-500-522-50-31-0021 6.95 36323 Crystal Springs 24714866 120424 Cooler Rental, Sta. 91 001-500-591-22-41-0031 8.81 36324 Crystal Springs 24714866 120424 Cooler Rental, Sta. 96 001-500-592-50-47-0002 167.00 Vendor: DM Recycling, Inc. 125699755111 Recycling Service (Sta. 96) 001-500-592-50-47-0002 167.00 Sa325 Eric T. Quinn, PS 1888 Legal Services - Adjustment 001-120-522-10-43-0002 300.00 <td>36322</td> <td>Comcast</td> <td>226071774</td> <td>Phones 12/1/24-12/31/24 (S</td> <td>001-120-522-12-40-0002</td> <td>532.72</td>	36322	Comcast	226071774	Phones 12/1/24-12/31/24 (S	001-120-522-12-40-0002	532.72	
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36323 Crystal Springs 24714866 120424 Previous Balance 001-500-522-50-31-0021 0.04 36323 Crystal Springs 24714866 120424 Water Delivery, Sta. 93 001-500-522-50-31-0021 96.09 36323 Crystal Springs 24714866 120424 Water Delivery, Sta. 91 001-500-522-50-31-0021 52.02 36323 Crystal Springs 24714866 120424 Water Delivery, Sta. 91 001-500-522-50-31-0021 52.02 36323 Crystal Springs 24714866 120424 Delivery Fee 001-500-591-22-41-0031 8.81 36323 Crystal Springs 24714866 120424 Cooler Rental, Sta. 91 001-500-591-22-41-0031 15.33 36324 DM Recycling, Inc. 125699755111 Recycling Service (Sta. 96) 001-500-522-50-47-0002 167.00 Vendor: Eric T. Quinn, PS 1888 Legal Services - Adjustment 001-120-522-12-41-0002 300.00 Vendor: Estes, Brian D 112524 Mileage Reimbursement (AO 001-100-522-10-43-0006 16.08 36326 Estes, Brian D 112524 Mileage Reimbursement (PC 001-100-522-10-43-0006 26.80			24744000 430424	Deliverstee	001 500 532 50 21 0031	6.05	
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36324 DM Recycling, Inc. 125699755111 Recycling Service (Sta. 96) 001-500-522-50-47-0002 167.00 Vendor: Eric T. Quinn, PS S6325 Eric T. Quinn, PS 1888 Legal Services - Adjustment 001-120-522-12-41-0002 300.00 Vendor: Estes, Brian D 112524 Mileage Reimbursement (AO 001-100-522-10-43-0006 16.08 36326 Estes, Brian D 112524 Mileage Reimbursement (PC 001-100-522-10-43-0006 26.80	Vendor: DM Recyclir	ng, Inc.					
Vendor: Eric T. Quinn, PS 1888 Legal Services - Adjustment 001-120-522-12-41-0002 300.00 S6325 Eric T. Quinn, PS 1888 Legal Services - Adjustment 001-120-522-12-41-0002 300.00 Vendor: Estes, Brian D 112524 Mileage Reimbursement (AO 001-100-522-10-43-0006 16.08 36326 Estes, Brian D 112524 Mileage Reimbursement (PC 001-100-522-10-43-0006 26.80	-		12569975\$111	Recycling Service (Sta. 96)	001-500-522-50-47-0002	167.00	
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36326 Estes, Brian D 112524 Mileage Reimbursement (AO 001-100-522-10-43-0006 16.08 36326 Estes, Brian D 112524 Mileage Reimbursement (PC 001-100-522-10-43-0006 26.80					vendor Eric T. Quinn, PS Total:	300.00	
36326 Estes, Brian D 112524 Mileage Reimbursement (PC 001-100-522-10-43-0006 26.80					004 400 500 40 40 6000	40.00	
36326 Estes, Brian D 112524 Mileage Reimbursement (AO 001-100-522-10-43-0006 16.08							
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Graham Fire & Rescue

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Packet: APPKT00240 - 122024 AP

Expense Approva	al Register				Packet: APPKT0024	0 - 122024 AP
Payment Numbe	r Vendor Name	Payable Number		Description (Item)	Account Number	Amount
36326	Estes, Brian D	112524	1	Mileage Reimbursement (Et		16.08
36326	Estes, Brian D	112524	+	Mileage Reimbursement (AO.		16.08
r			4		Vendor Estes, Brian D Total:	9 1.12
Vendor: Gall	•					
36327	Galls, LLC	029493885		Large T-shirts	001-230-522-23-31-0025	515.74
36327	Galls, LLC	029843145		Baseball Cap SM/Med	001-230-522-23-31-0025	137,33
36327	Galls, LLC	029843182		Black Vest, Bonea	001-230-522-23-31-0025	68.95
36327	Galls, LLC	029930093		Job Shirt, Juergens	001-230-522-23-31-0025	75.30
36327	Galls, LLC	029943267		Jacket	001-230-522-23-31-0025 Vendor Gails, LLC Total:	<u>57.24</u> 854.56
Vendor: Gra	nger				· · · · · · · · · · · · · · · · · · ·	
36328	Grainger	9340546531		Light Timer, Station 93	001-500-522-50-35-0013	110.04
36328	Grainger	9345039029		Filter	001-500-522-50-35-0013	109.37
	-				Vendor Grainger Total:	219.41
Vendor: Han	sch's Graham Ace Hardware					
36329	Hansch's Graham Ace Hardw	, 011562/1		Wallplate	001-500-522-50-35-0013	3.04
36329	Hansch's Graham Ace Hardw	011562/1		GFCI Outlet	001-500-522-50-35-0013	29.53
36329	Hansch's Graham Ace Hardw	011562/1		GFCI ST Outlet	001-500-522-50-35-0013	29.53
36329	Hansch's Graham Ace Hardw	011563/1		Wall Plate	001-500-522-50-35-0013	2.17
36329	Hansch's Graham Ace Hardw	011563/1		GFCI OUtlet	001-500-522-50-35-0013	29.50
36329	Hansch's Graham Ace Hardw	011563/1		GFCI	001-500-522-50-35-0013	26.27
36329	Hansch's Graham Ace Hardw	011568/1		Weed Killer	001-500-522-50-31-0050	124.67
36329	Hansch's Graham Ace Hardw	011568/1		Hardware	001-500-522-50-35-0013	5.03
36329	Hansch's Graham Ace Hardw	011568/1		Screws 10x2.5	001-500-522-50-35-0013	13.12
36329	Hansch's Graham Ace Hardw	011568/1		Hardware	001-500-522-50-35-0013	14.22
36329	Hansch's Graham Ace Hardw	011568/1		Flex Tape	001-500-522-50-35-0013	65.63
36329	Hansch's Graham Ace Hardw	•		Flex Seal	001-500-522-50-35-0013	41.56
36329	Hansch's Graham Ace Hardw	•		Screws 10x3	001-500-522-50-35-0013	37.19
36329	Hansch's Graham Ace Hardw			Ext. Cord	001-500-522-50-35-0013	63.43
36329	Hansch's Graham Ace Hardw	•		Hardware	001-500-522-50-35-0013	35.00
36329	Hansch's Graham Ace Hardw	•		Screws 10x2.5 #5	001-500-522-50-35-0013	37.19
36329	Hansch's Graham Ace Hardw	•		Hardware	001-500-522-50-35-0013	5.91
36329	Hansch's Graham Ace Hardw	•		2 cycle oil	001-600-522-60-31-0022	20.09
36329	Hansch's Graham Ace Hardw			Leak Detector Gas	001-500-522-50-35-0013	5.46
36329	Hansch's Graham Ace Hardw	-		Spray Paint	001-500-522-50-35-0013	9.41
36329	Hansch's Graham Ace Hardw	•		Strap 1"	001-500-522-50-35-0013	1.52
36329	Hansch's Graham Ace Hardw	011571/1		Acetone Vendor Hansc	001-500-522-50-35-0013 h's Graham Ace Hardware Total:	<u>14.20</u> 613.67
Vendor: Lak	e Tapps Construction Unlimited					
36330	Lake Tapps Construction Unl.	3456		Patch Exterior Wall at Station	001-500-522-50-48-0010	2,912.70
				Vendor Lake Tap	ps Construction Unlimited Total:	2,912.70
Vendor: Lak	eside Doors, Inc.					
36331	Lakeside Doors, Inc.	19316		Springs	001-500-522-50-35-0013	1,611.84
36331	Lakeside Doors, Inc.	19316		Intent Fee	001-500-522-50-48-0010	87.60
36331	Lakeside Doors, Inc.	19316		Manlift Rental	001-500-522-50-48-0010	328.50
36331	Lakeside Doors, Inc.	19316		Service Call	001-500-522-50-48-0010	109.50
36331	Lakeside Doors, Inc.	19316		Service Labor	001-500-522-50-48-0010	803.18
36331	Lakeside Doors, Inc.	19351		Service Call	001-500-522-50-48-0010	109.50
36331	Lakeside Doors, Inc.	19351		Technician Service	001-500-522-50-48-0010	803.18
36331	Lakeside Doors, Inc.	19351		Prevailing Wage Fee	001-500-522-50-48-0010	87.60 328.50
36331	Lakeside Doors, Inc.	19351		Man-Lift Rental	001-500-522-50-48-0010 endor Lakeside Doors, Inc. Total:	4,269.40
Vendor: Lar	on Motors, Inc					
36332	Larson Motors, Inc	581538		Re-Program Jeep U15-1 Key	001-600-522-60-48-0016	93.59
36332	Larson Motors, Inc	581538		Misc. Charges	001-600-522-60-48-0016	4.68
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Packet: APPKT00240 - 122024 AP

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Payment Nu	mber Vendor Name	Payable Number	Description (Item)	Account Number	Amount
Vendor:	LeMay Mobile Shredding		ĭ		1
36333	LeMay Mobile Shredd	ing 48668285185	Shredding Service (Sta. 94)	001-500-522-50-47-0002	65.00
	3		¥ Vendo	r LeMay Mobile Shredding Total:	65.00
Vendor:	Life-Assist, Inc.				
36334	Life-Assist, Inc.	1535672	Megamover	001-260-522-26-31-0011	539.71
36334	Life-Assist, Inc.	1535672	LP15 Quick Combo Pads, Ped	001-260-522-26-31-0011	151.14
36334	Life-Assist, Inc.	1535672	Glasses, Safety	001-260-522-26-31-0011	60.23
36334	Life-Assist, Inc.	1535672	IV Admin 10 Drip	001-260-522-26-31-0011	60.23
36334	Life-Assist, Inc.	1535672	BVM	001-260-522-26-31-0011	148.48
36334	Life-Assist, Inc.	1535672	IV Pressure Infuser	001-260-522-26-31-0011	130.48
36334	Life-Assist, Inc.	1535672	ET Tube Cuffed 7.5	001-260-522-26-31-0011	19.32
36334	Life-Assist, Inc.	1535672	NPA, 28fr	001-260-522-26-31-0011	15.11
36334	Life-Assist, Inc.	1535672	IV Admin Ext. 8	001-260-522-26-31-0011	189.44
36334	Life-Assist, Inc.	1535672	ET Tube Bougie	001-260-522-26-31-0011	45.28
36334	Life-Assist, Inc.	1535672	Suction Catheter, 10fr	001-260-522-26-31-0011	1.48
36334	Life-Assist, Inc.	1535672	IV Op Site	001-260-522-26-31-0011	24.09
36334	Life-Assist, Inc.	1535672	LP15 SP02 Pediatric	001-260-522-26-31-0011	164.25
36334	Life-Assist, Inc.	1535672	LP15 Quick Combo Adult	001-260-522-26-31-0011	144.18
36334	Life-Assist, Inc.	1535672	I-Gel, Size 4	001-260-522-26-31-0011	86.72
36334	Life-Assist, Inc.	1535672	LP15 C02 Cannula	001-260-522-26-31-0011	226.01
36334	Life-Assist, Inc.	1535672	I-Gel, Size 3	001-260-522-26-31-0011	86.72
36334	Life-Assist, Inc.	1536006	I-Gel, Size 1.5	001-260-522-26-31-0011	17.34
36334	Life-Assist, Inc.	1537419	December OPIQ	001-260-522-26-45-0003	273.75
				Vendor Life-Assist, Inc. Total:	2,383.96
Vendor:	: Lightcurve				
36335	Lightcurve	9001167-12	December Phone Service (Sta	001-120-522-12-40-0002	41.98
				Vendor Lightcurve Total:	41.98
Vendor:	: Lighthouse Uniform Company				
36336	Lighthouse Uniform C	ompany A-324073	Class A Dress Shoes, Juergen	s 001-230-522-23-31-0025	121.65
	-0			hthouse Uniform Company Total:	121.65
Vondor	: Mailory Safety and Supply				
36337	Mailory Safety and Supply Mailory Safety and Su	pply 6055798	MAKO repair, Sta. 91	001-230-522-23-48-0037	1,930.03
50557	thandi y Salety and Sa	ppi) cossise	• ·	Mallory Safety and Supply Total:	1,930.03
	. Bita and a follow and the a				
Vendor: 36338	: Murrey's Disposal, Inc. Murrey's Disposal, Inc	. 12574435S111	Garbage Service (Sta. 96)	001-500-522-50-47-0002	193.57
20220	Muney's Disposal, inc	125744555111	- · · ·	dor Murrey's Disposal, Inc. Total:	193.57
			•	an marry solsposal, me. rotan	200107
	: O'Reilly Automotive, Inc.		Fuchas - Files - and its family	001 000 522 00 21 0022	1 0 5
36339	O'Reilly Automotive, I		Exchange Filters- credit for d		-2.85
36339	O'Reilly Automotive, I		Return/Exchange Oil- credit i		-2.70
36339	O'Reilly Automotive, I		Exchange Oil- credit for diffe		-6.49
36339	O'Reilly Automotive, I		Battery, Hazmat 94	001-600-522-60-31-0022	226.76
36339	O'Reilly Automotive, I	nc. 3135-384266	Water Spot Remover	001-600-522-60-31-0022 or O'Reilly Automotive, Inc. Total:	<u>15.32</u> 230.04
			venac	or O Remy Automotive, Inc. Total:	230.04
Vendor:	Pacific Office Automation				
36340	Pacific Office Automa	tion 588848553	Printer Lease 12/15/24-01/1		1,160.05
			Vendo	r Pacific Office Automation Total:	1,160.05
Vendor:	: PCRCD, LLC dba LRI-HV				
36341	PCRCD, LLC dba LRI-H	V 42399	Misc. Refuse	001-500-522-50-47-0002	36.23
			Ven	dor PCRCD, LLC dba LRI-HV Total:	36.23
Vendor:	Pierce County Refuse				
36342	Pierce County Refuse	191084745180	Garbage Service (Sta. 93)	001-500-522-50-47-0002	106.69
36342	Pierce County Refuse	191089815180	Garbage Service (Sta. 91)	001-500-522-50-47-0002	207.83
36342	Pierce County Refuse	19109116S180	Garbage Service (Sta. 95)	001-500-522-50-47-0002	127.12
36342	Pierce County Refuse	191093085180	Garbage Service (Sta. 94)	001-500-522-50-47-0002	192.65
36342	Pierce County Refuse	19109313\$180	Recycling Service (Sta. 94)	001-500-522-50-47-0002	301.04
36342	Pierce County Refuse	191096475180	Recycling Service (Sta. 95)	001-500-522-50-47-0002	166.53
36342	Pierce County Refuse	191112085180	Recycling Service (Sta. 91)	001-500-522-50-47-0002	89.10

Packet: APPKT00240 - 122024 AP **Expense Approval Register Payment Number** Vendor Name Payable Number **Description (Item)** Account Number Amount 191112665180 Recycling Service (Sta. 93) 001-500-522-50-47-0002 30.99 36342 **Pierce County Refuse** 1 Vendor Pierce County Refuse Total: 1,221.95 1 Vendor: Print NW Print NW D42342801 **Mailer Printing** 001-300-522-30-41-0025 10,612.08 36343 Print NW D42342801 New File 001-300-522-30-41-0025 25.00 36343 Vendor Print NW Total: 10,637.08 Vendor: Puget Sound Energy Electricity 11/11/24-12/11/2... 001-500-522-50-47-0001 200019657580-12 93.11 36344 Puget Sound Energy Natural Gas 11/11/24-12/11... 001-500-522-50-47-0007 987.71 36344 **Puget Sound Energy** 220015277332-12 Electricity 11/11/24-12/11/2... 001-500-522-50-47-0001 231.04 36344 **Puget Sound Energy** 220036396764-4 36344 **Puget Sound Energy** 220036554966-3 Electricity 11/11/24-12/11/2... 001-500-522-50-47-0001 24.66 Vendor Puget Sound Energy Total: 1,336.52 Vendor: Quadient Finance USA, Inc. 001-120-522-12-40-0004 242.01 Quadient Finance USA, Inc. 112924 Postage Funds for Meter 36345 Vendor Quadient Finance USA, Inc. Total: 242.01 Vendor: Quill LLC 36346 Quill LLC 41872592 Printer Ink, Sta 94 FF 001-230-522-23-31-0001 448.39 448.39 Vendor Quill LLC Total: Vendor: Samuelsen, Neil C Samuelsen, Neil C 112624 Mileage Reimbursement (AO... 001-100-522-10-43-0006 16.21 36347 Mileage Reimbursement (Sta... 001-100-522-10-43-0006 Samuelsen, Neil C 112624 8.84 36347 112624 Mileage Reimbursement (AO... 001-100-522-10-43-0006 16.21 36347 Samuelsen, Neil C Mileage Reimbursement (Leg., 001-100-522-10-43-0006 16.21 36347 Samuelsen, Neil C 112624 Mileage Reimbursement (Leg... 001-100-522-10-43-0006 36347 Samuelsen, Neil C 112624 8.84 Vendor Samuelsen, Neil C Total: 66.31 Vendor: Seawestern, Inc. 001-230-522-23-31-0026 Seawestern, Inc. INV38068 Structural Boots, Heath 629.19 36348 Vendor Seawestern, Inc. Total: 629.19 Vendor: Snure Law Office, PSC 120224 001-120-522-12-41-0002 96.00 Snure Law Office, PSC November Legal Services 36349 Vendor Snure Law Office, PSC Total: 96.00 Vendor: Stryker Sales, LLC 9207820414 LP15 Rear Pouch 001-260-522-26-31-0011 104.75 36350 Stryker Sales, LLC Vendor Stryker Sales, LLC Total: 104.75 Vendor: Sumner Lawn 'n' Saw Terminator Chain (Carbide C... 001-230-522-23-35-0007 1.130.58 36351 Sumner Lawn 'n' Saw 142049 Vendor Sumner Lawn 'n' Saw Totai: 1,130.58 Vendor: Systems Design West LLC 001-260-522-26-41-0021 7,815.59 20242390 November Transport Billing Systems Design West LLC 36352 7,815.59 Vendor Systems Design West LLC Total: Vendor: Tacoma Screw Products, Inc. 001-600-522-60-31-0022 246.73 Tacoma Screw Products, Inc. 100344604-00 Screws for E17-2 36353 Vendor Tacoma Screw Products, Inc. Total: 246.73 Vendor: True North Emergency Equipment 001-600-522-60-31-0022 446.92 36354 True North Emergency Equi... A19720 **Torque Arm Rigid** 001-600-522-60-31-0022 441.27 **Torque Arm Adjust** 36354 True North Emergency Equi... A19720 Vendor True North Emergency Equipment Total: 888.19 Fund 001 - General Fund Total: 56,529.73 56.529.73 Grand Total:

12/23/2024 8:06:43 AM

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Fund Summary

Fund		Expense Amount
001 - General Fund		56,529.73
	Grand Total:	56,529.73
	Account Summary	
Account Number	Account Name	Expense Amount
001-100-522-10-43-0006	Commissioner Mileage R	157.43
001-120-522-12-40-0002	Communications (Phone	574.70
001-120-522-12-40-0004	Postage	242,01
001-120-522-12-41-0002	Legal Services	396.00
001-140-522-14-40-0003	Communications (Comca	2,135.71
001-230-522-23-31-0001	Office Supplies	448.39
001-230-522-23-31-0025	Uniforms	976.21
001-230-522-23-31-0026	Protective Clothing & Bo	629.19
001-230-522-23-35-0007	Operating Tools & Equi	1,130.58
001-230-522-23-48-0037	MAKO Maintenance	1,930.03
001-260-522-26-31-0011	Medical Supplies	2,214.96
001-260-522-26-31-0012	Medical Gases	268.83
001-260-522-26-41-0021	Billing Services-Contract	7,815.59
001-260-522-26-45-0003	Software Maintenance/	273.75
001-300-522-30-41-0025	Printing & Professional S	10,637.08
001-500-522-50-31-0021	Station Supplies	162.05
001-500-522-50-31-0050	Landscape Supplies/Parts	124.67
001-500-522-50-35-0013	Facilities Maintenance P	2,300.16
001-500-522-50-47-0001	Electricity	1,459.48
001-500-522-50-47-0002	Refuse	1,683.75
001-500-522-50-47-0005	Cable	88.66
001-500-522-50-47-0007	Natural Gas	987.71
001-500-522-50-48-0010	Facilities Repair/Mainte	5,570.26
001-500-591-22-41-0031	Non-Capital Leases	1,680.54
001-600-522-60-31-0022	Fleet Supplies/Parts	1,385.05
001-600-522-60-32-0001	Fuel	11,158.67
001-600-522-60-48-0016	Fleet Maintenance Servi	98.27
	Grand Total:	56,529.73

Project Account Summary

Project Account Key		Expense Amount
None		56,529.73
	Grand Total:	56,529.73

Authorization Signatures

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Sandi Kolit	12/23/24
CFO District Secretary	Date / /

x

Fire Chief	Date	
Commissioner Chair	Date	
Commissioner Vice-Chair	Date	
	Date	
Commissioner	Date	
Commissioner	Date	



Graham Fire & Rescue

Docket of Claims Register

APPKT00240 - 122024 AP

By Vendor Name

	Vendor Name	Docket/Claim #					Payment Amount
Vendor #	Payable Number	Payable Description	Payable Type	Payable Date	Item Description	Account Number	Distribution Amount
0026	Airgas USA LLC						765.18
	5512804162	November Cylinder Rental	Invoice	11/30/2024	November Cylinder Rental	001-500-591-22-41-0031	37.71
	5512804164	November Cylinder Rental	Invoice	11/30/2024	November Cylinder Rental	001-500-591-22-41-0031	56.78
	5512804187	November Cylinder Rental	Invoice	11/30/2024	November Cylinder Rental	001-500-591-22-41-0031	216.05
	5512804208	November Cylinder Rental	Invoice	11/30/2024	November Cylinder Rental	001-500-591-22-41-0031	128.20
	5512804221	November Cylinder Rental	Invoice	11/30/2024	November Cylinder Rental	001-500-591-22-41-0031	57.61
	9156072103	Oxygen- Sta. 96	Invoice	11/27/2024	Oxygen- Sta. 96	001-260-522-26-31-0012	86.60
	9156072118	Oxygen- Sta. 93	Invoice	11/27/2024	Oxygen- Sta. 93	001-260-522-26-31-0012	50.43
	9156307253	Oxygen- Sta. 94	Invoice	12/06/2024	Oxygen- Sta. 94	001-260-522-26-31-0012	76.58
	9156307263	Oxygen- Sta. 94	Invoice	12/06/2024	Oxygen- Sta. 94	001-260-522-26-31-0012	55.22
0516	Albertsons/Safeway						470.50
	141985-12	Fuel for Fleet 11/18/24-12/10/24	Invoice	12/14/2024	Fuel for Fleet 11/18/24-12/10/24	001-600-522-60-32-0001	470.50
0220	Central Pierce Fire & Rescue						10,688.17
	AR005344	November Fuel	Invoice	12/11/2024	November Fuel	001-600-522-60-32-0001	10,688.17
0258	City of Tacoma						1,110.67
	100221462-12	Electricity 11/13/24-12/13/24 (Sta. 91)	Invoice	12/17/2024	Electricity 11/13/24-12/13/24 (Sta. 91)	001-500-522-50-47-0001	1,068.91
	100556132-7	Electricity 11/5/24-12/6/24 (Sta. 94- Si	Invoice	12/10/2024	Electricity 11/5/24-12/6/24 (Sta. 94- Si	001-500-522-50-47-0001	39.19
	100646477-8	Electricity 10/16/24-11/13/24 (Sta. 95	Invoice	12/17/2024	Electricity 11/14/24-12/16/24 (Sta. 95	001-500-522-50-47-0001	2.57
1448	Comcast						23.22
	1054902-12	Cable 12/05/24-01/04/24 (Sta. 91)	Invoice	11/25/2024	Cable 12/05/24-01/04/24 (Sta. 91)	001-500-522-50-47-0005	23.22
2202	Comcast						532.72
	226071774	Phones 12/1/24-12/31/24 (Sta. 94)	Invoice	12/01/2024	Phones 12/1/24-12/31/24 (Sta. 94)	001-120-522-12-40-0002	532.72
2202	Comcast						2,135.71
	226071770	Ethernet 12/01/24-12/31/24 (Sta. 94/5	Invoice	12/01/2024	Ethernet 12/01/24-12/31/24 (Sta. 94/5	001-140-522-14-40-0003	2,135.71
1448	Comcast						38.45
	3031023-12	Cable 12/08/24-01/07/25 (Sta. 94)	Invoice	12/02/2024	Cable 12/08/24-01/07/25 (Sta. 94)	001-500-522-50-47-0005	38.45
1448	Comcast						26.99
	1917512-12	Cable 12/13/24-1/12/22 (Sta. 95)	Invoice	12/07/2024	Cable 12/13/24-1/12/22 (Sta. 95)	001-500-522-50-47-0005	26.99

Docket of Clair	ns Register						АРРКТ00240 - 122024 АР	
	Vendor Name	Docket/Claim #					Payment Amount	
Vendor #	Payable Number	Payable Description	Payable Type	Payable Date	Item Description	Account Number	Distribution Amount	
02620	Crystal Springs						186.19	
	24714866 120424	Water Delivery (Sta. 91 & Sta. 93)	Invoice	12/04/2024	Cooler Rental, Sta. 91	001-500-591-22-41-0031	8.81	
					Cooler Rental, Sta. 93	001-500-591-22-41-0031	15.33	
					Delivery Fee	001-500-522-50-31-0021	6.95	
					Delivery Fee	001-500-522-50-31-0021	6.95	
					Previous Balance	001-500-522-50-31-0021	0.04	
					Water Delivery, Sta. 91	001-500-522-50-31-0021	52.02	
					Water Delivery, Sta. 93	001-500-522-50-31-0021	96.09	
2103	DM Recycling, Inc.						167.00	
	125699755111	Recycling Service (Sta. 96)	Invoice	12/01/2024	Recycling Service (Sta. 96)	001-500-522-50-47-0002	167.00	
2462	Eric T. Quinn, PS						300.00	
	1888	Legal Services - Adjustment Per Contra	Invoice	11/30/2024	Legal Services - Adjustment Per Contra	001-120-522-12-41-0002	300.00	
02563	Estes, Brian D						91.12	
	112524	Mileage Reimbursement	Invoice	11/25/2024	Mileage Reimbursement (AOC- Board I	001-100-522-10-43-0006	16.08	
		-			Mileage Reimbursement (AOC- Board 1	001-100-522-10-43-0006	16.08	
					Mileage Reimbursement (AOC- Board I	001-100-522-10-43-0006	16.08	
					Mileage Reimbursement (Ethos Comm	001-100-522-10-43-0006	16.08	
					Mileage Reimbursement (PCFCM)	001-100-522-10-43-0006	26.80	
0191	Galls, LLC						854.56	
	029493885	Uniform Related Purchases (FF T-Shirts	Invoice	10/30/2024	Large T-shirts	001-230-522-23-31-0025	515.74	~
	029843145	Uniform Related Purchases (Class B Pa	Invoice	12/06/2024	Baseball Cap SM/Med	001-230-522-23-31-0025	137.33	
	029843182	Uniform Related Purchases (Vest)	Invoice	12/06/2024	Black Vest, Bonea	001-230-522-23-31-0025	68.95	
	029930093	Uniform Related Purchases (Job Shirt)	Invoice	12/16/2024	Job Shirt, Juergens	001-230-522-23-31-0025	75.30	
	029943267	Uniform Related Purchases (Jacket)	Invoice	12/17/2024	Jacket	001-230-522-23-31-0025	57.24	
1213	Grainger						219.41	
	9340546531	Parts for Facilities Maintenance	Invoice	12/09/2024	Light Timer, Station 93	001-500-522-50-35-0013	110.04	
	9345039029	Parts for Facilities Maintenance	Ілуоісе	12/12/2024	Filter	001-500-522-50-35-0013	109.37	

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Docket of Claims	Register						APPKT00240 - 122024 AP
	Vendor Name	Docket/Claim #					Payment Amount
Vendor #	Payable Number	Payable Description	Payable Type	Payable Date	Item Description	Account Number	Distribution Amount
1357	Hansch's Graham Ace Hardware						613.67
	011562/1	Electrical Supplies for Facilities Mainte	Invoice	12/11/2024	GFCI Outlet	001-500-522-50-35-0013	29.53
					GFCI ST Outlet	001-500-522-50-35-0013	29.53
					Wallplate	001-500-522-50-35-0013	3.04
	011563/1	Electrical Supplies for Facilities Mainte	Invoice	12/11/2024	GFCI	001-500-522-50-35-0013	26.27
					GFCI OUtlet	001-500-522-50-35-0013	29.50
					Wall Plate	001-500-522-50-35-0013	2.17
	011568/1	Parts for Facilities Maintenance	Invoice	12/14/2024	2 cycle oil	001-600-522-60-31-0022	20.09
					Ext. Cord	001-500-522-50-35-0013	63.43
					Flex Seal	001-500-522-50-35-0013	41.56
					Flex Tape	001-500-522-50-35-0013	65.63
					Hardware	001-500-522-50-35-0013	14.22
					Hardware	001-500-522-50-35-0013	35.00
					Hardware	001-500-522-50-35-0013	5.03
					Hardware	001-500-522-50-35-0013	5.91
					Screws 10x2.5	001-500-522-50-35-0013	13.12
					Screws 10x2.5 #5	001-500-522-50-35-0013	37.19
					Screws 10x3	001-500-522-50-35-0013	37.19
					Weed Killer	001-500-522-50-31-0050	124.67
	011570/1	Parts for Facilities Maintenance	Invoice	12/16/2024	Leak Detector Gas	001-500-522-50-35-0013	5.46
	011571/1	Parts/Supplies for Facilities Maintenan	Invoice	12/16/2024	Acetone	001-500-522-50-35-0013	14.20
					Spray Paint	001-500-522-50-35-0013	9.41 .
					Strap 1"	001-500-522-50-35-0013	1.52
1660	Lake Tapps Construction Unlimite						2,912.70
	3456	Exterior Wall Repair (Station 91)	Invoice	12/18/2024	Patch Exterior Wall at Station 91	001-500-522-50-48-0010	2,912.70
0536	Lakeside Doors, Inc.						4,269.40
	19316	Bay Door Repair (Station 91)	Invoice	11/18/2024	Intent Fee	001-500-522-50-48-0010	87.60
					Manlift Rental	001-500-522-50-48-0010	328.50
					Service Call	001-500-522-50-48-0010	109.50
					Service Labor	001-500-522-50-48-0010	803.18
					Springs	001-500-522-50-35-0013	1,611.84
	19351	Service Call (Station 91)	Invoice	12/18/2024	Man-Lift Rental	001-500-522-50-48-0010	328.50
					Prevailing Wage Fee	001-500-522-50-48-0010	87.60
					Service Call	001-500-522-50-48-0010	109.50
					Technician Service	001-500-522-50-48-0010	803.18
02618	Larson Motors, Inc						98.27
	581538	Re-Program Jeep U15-1 Key	Invoice	12/06/2024	Misc. Charges	001-600-522-60-48-0016	4.68
					Re-Program Jeep U15-1 Key	001-600-522-60-48-0016	93.59
1736	LeMay Mobile Shredding						65.00
	48668285185	Shredding Service (Sta. 94)	Invoice	12/01/2024	Shredding Service (Sta. 94)	001-500-522-50-47-0002	~ ~ 65.00
							05.00

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Docket of Claims	s Register						APPKT00240 - 122024 AP
	Vendor Name	Docket/Claim #					Payment Amount
Vendor #	Payable Number	Payable Description	Payable Type	Payable Date	Item Description	Account Number	Distribution Amount
0556	Life-Assist, Inc.						2,383.96
	1535672	EMS Supplies	Invoice	12/10/2024	BVM	,001-260-522-26-31-0011	148.48
					ET Tube Bougie	001-260-522-26-31-0011	45.28
					ET Tube Cuffed 7.5	001-260-522-26-31-0011	19.32
					Glasses, Safety	001-260-522-26-31-0011	60.23
					I-Gel, Size 3	001-260-522-26-31-0011	86.72
					I-Gel, Size 4	001-260-522-26-31-0011	86.72
					IV Admin 10 Drip	001-260-522-26-31-0011	60.23
					IV Admin Ext. 8	001-260-522-26-31-0011	189.44
					IV Op Site	001-260-522-26-31-0011	24.09
					IV Pressure Infuser	001-260-522-26-31-0011	130.48
					LP15 CO2 Cannula	001-260-522-26-31-0011	226.01
					LP15 Quick Combo Adult	001-260-522-26-31-0011	144.18
					LP15 Quick Combo Pads, Pediatric	001-260-522-26-31-0011	151.14
					LP15 SP02 Pediatric	001-260-522-26-31-0011	164.25
					Megamover	001-260-522-26-31-0011	539.71
					NPA, 28fr	001-260-522-26-31-0011	15.11
	1536006		lauaiaa	10/11/0004	Suction Catheter, 10fr	001-260-522-26-31-0011	1.48
	1537419	EMS Supplies December OPIQ	Invoice	12/11/2024	I-Gel, Size 1.5	001-260-522-26-31-0011	17.34
0777		December OFIQ	Invoice	12/16/2024	December OPIQ	001-260-522-26-45-0003	273.75
0777	Lightcurve						41.98
	9001167-12	December Phone Service (Sta. 92)	Invoice	12/01/2024	December Phone Service (Sta. 92)	001-120-522-12-40-0002	41.98
0136	Lighthouse Uniform Company						121.65
	A-324073	Uniform Related Purchases (Class A Sh	Invoice	12/10/2024	Class A Dress Shoes, Juergens	001-230-522-23-31-0025	121.65
0578	Mailory Safety and Supply		-				1,930.03
	6055798	MAKO Repair (Station 91)	Invoice	12/18/2024	MAKO repair, Sta. 91	001-230-522-23-48-0037	1,930.03
1601	Murrey's Disposal, Inc.						193.57
	12574435\$111	Garbage Service (Sta. 96)	Invoice	12/01/2024	Garbage Service (Sta. 96)	001-500-522-50-47-0002	193.57
2030	O'Reilly Automotive, Inc.						230.04
	3135-374615	Exchange Filters- credit for difference i	Credit Memo	12/20/2024	Exchange Filters- credit for difference i	001-600-522-60-31-0022	-2.85
	3135-374907	Exchange Oil- credit for difference in c	Credit Memo	12/20/2024	Return/Exchange Oil- credit for differe	001-600-522-60-31-0022	-2.70
	3135-374908	Exchange Oil- credit for difference in c	Credit Memo	12/20/2024	Exchange Oil- credit for difference in c	001-600-522-60-31-0022	-6.49
	3135-379284	Parts/Supplies for Fleet	Invoice	11/16/2024	Battery, Hazmat 94	001-600-522-60-31-0022	226.76
	3135-384266	Parts/Supplies for Fleet	Invoice	12/12/2024	Water Spot Remover	001-600-522-60-31-0022	15.32
0511	Pacific Office Automation						1,160.05
	588848553	Printer Lease 12/15/24-01/14/24 (Sta.	Invoice	12/01/2024	Printer Lease 12/15/24-01/14/24 (Sta.	001-500-591-22-41-0031	1,160.05
1117	PCRCD, LLC dba LRI-HV						36.23
	42399	Misc. Refuse	Invoice	11/30/2024	Misc. Refuse	001-500-522-50-47-0002	36.23

	Docket of Claims Re	egister						АРРКТОО240 - 122024 АР
		Vendor Name D	ocket/Claim #					Payment Amount
	Vendor #	Payable Number	Payable Description	Payable Type	Payable Date	Item Description	Account Number	Distribution Amount
	0732	Pierce County Refuse						1,221.95
		19108474S180	Garbage Service (Sta. 93)	Invoice	12/01/2024	Garbage Service (Sta. 93)	001-500-522-50-47-0002	106.69
		191089815180	Garbage Service (Sta. 91)	Invoice	12/01/2024	Garbage Service (Sta. 91)	001-500-522-50-47-0002	207.83
		191091165180	Garbage Service (Sta. 95)	Invoice	12/01/2024	Garbage Service (Sta. 95)	001-500-522-50-47-0002	127.12
		191093085180	Garbage Service (Sta. 94)	Invoice	12/01/2024	Garbage Service (Sta. 94)	001-500-522-50-47-0002	192.65
		191093135180	Recycling Service (Sta. 94)	Invoice	12/01/2024	Recycling Service (Sta. 94)	001-500-522-50-47-0002	301.04
		191096475180	Recycling Service (Sta. 95)	Invoice	12/18/2024	Recycling Service (Sta. 95)	001-500-522-50-47-0002	166.53
		19111208S180	Recycling Service (Sta. 91)	Invoice	12/01/2024	Recycling Service (Sta. 91)	001-500-522-50-47-0002	89.10
		191112665180	Recycling Service (Sta. 93)	Invoice	12/01/2024	Recycling Service (Sta. 93)	001-500-522-50-47-0002	30.99
	1492	Print NW						10,637.08
		D42342801	Winter 2024 Newsletters w/Mailing	Invoice	12/19/2024	Mailer Printing	001-300-522-30-41-0025	10,612.08
						New File	001-300-522-30-41-0025	25.00
	0761	Puget Sound Energy						1,336.52
		200019657580-12	Electricity 11/11/24-12/11/24 (Sta. 92)	Invoice	12/12/2024	Electricity 11/11/24-12/11/24 (Sta. 92)	001-500-522-50-47-0001	93.11
		220015277332-12	Natural Gas 11/11/24-12/11/24 (Sta. 9	Invoice	12/12/2024	Natural Gas 11/11/24-12/11/24 (Sta. 9	001-500-522-50-47-0007	987.71
		220036396764-4	Electricity 11/11/24-12/11/24 (OK Proj	Invoice	12/12/2024	Electricity 11/11/24-12/11/24 (OK Proj	001-500-522-50-47-0001	231.04
		220036554966-3	Electricity 11/11/24-12/11/24 (OK Hwy	Invoice	12/12/2024	Electricity 11/11/24-12/11/24 (OK Hw)	001-500-522-50-47-0001	24.66
	2318	Quadient Finance USA, Inc.						242.01
		112924	Postage Funds for Meter	Invoice	11/29/2024	Postage Funds for Meter	001-120-522-12-40-0004	242.01
	02566	Quill LLC						448.39
		41872592	Office Supplies	Invoice	12/06/2024	Printer Ink, Sta 94 FF	001-230-522-23-31-0001	448.39
	02565	Samuelsen, Neil C						66.31
		112624	Mileage Reimbursement	Invoice	11/26/2024	Mileage Reimbursement (AOC- Board I	001-100-522-10-43-0006	16.21
						Mileage Reimbursement (AOC- Board I	001-100-522-10-43-0006	16.21
						Mileage Reimbursement (Legislative N	001-100-522-10-43-0006	8.84
						Mileage Reimbursement (Legislative N	001-100-522-10-43-0006	16.21
						Mileage Reimbursement (Sta. 94- Final	001-100-522-10-43-0006	8.84
	0829	Seawestern, Inc.						629.19
		INV38068	Uniform Related Purchases (Structural	Invoice	12/13/2024	Structural Boots, Heath	001-230-522-23-31-0026	629.19
	1702	Snure Law Office, PSC						96.00
		120224	November Legal Services	Invoice	12/02/2024	November Legal Services	001-120-522-12-41-0002	96.00
1	0080	Stryker Sales, LLC						104.75
		9207820414	Medical Supplies	Invoice	11/21/2024	LP15 Rear Pouch	001-260-522-26-31-0011	104.75
	0888	Sumner Lawn 'n' Saw						1,130.58
		142049	Operating Tools- Terminator Chain (Ca	Invoice	11/26/2024	Terminator Chain (Carbide Chain)	001-230-522-23-35-0007	1,130.58
	0094	Systems Design West LLC						7,815.59
		20242390	November Transport Billing	Invoice	12/13/2024	November Transport Billing	001-260-522-26-41-0021	7,815.59
	0163	Tacoma Screw Products, Inc.						246.73
		100344604-00	Fleet Parts/Supplies	Invoice	12/03/2024	Screws for E17-2	001-600-522-60-31-0022	

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Docket of Clair	ns Register							АРРКТОО240	- 122024 AP
	Vendor Name	Docket/Claim #						Pay	ment Amount
Vendor #	Payable Number	Payable Description	Payable Type	Payable Date	Item Description		Account Number	Distribution	n Amount
0105	True North Emergency Equipmer								888.19
	A19720	Parts/Supplies for Apparatus (E17-2)	Invoice	12/04/2024	Torque Arm Adjust	t	001-600-522-60-31-0022		441.27
					Torque Arm Rigid		001-600-522-60-31-0022		446.92
					-	Total Claims: 41	Total Payment	t Amount:	56,529.73

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Graham Fire & Rescue

Expense Approval Register

Packet: APPKT00248 - 123124 AP

Payment Number	Vendor Name	Payable Number	Description (Item)	Account Number	Amount
Fund: 001 - General Fund					
Vendor: Advanced Safety					
36355	Advanced Safety	600574	20lb recharge	001-230-522-23-48-0001	164.09
36355	Advanced Safety	600574	5lb recharge	001-230-522-23-48-0001	40.46
36355	Advanced Safety	600574	10lb recharge	001-230-522-23-48-0001	54.69
				Vendor Advanced Safety Total:	259.24
Vendor: Airgas USA LLC					
36356	Airgas USA LLC	9156523189	Oxygen- Sta. 95	001-260-522-26-31-0012	43.37
36356	Airgas USA LLC	9156568407	Oxygen- Sta. 93	001-260-522-26-31-0012	50.43
36356	Airgas USA LLC	9156568421	Oxygen- Sta. 91	001-260-522-26-31-0012	53.70
	0			Vendor Airgas USA LLC Total:	147.50
Vendor: Batteries Plus					
36357	Batteries Plus	P78772614	CR2450 Batteries	001-600-522-60-31-0022	11.34
56557	Dutteries rius			Vendor Batteries Plus Total:	11.34
	C/O Bank of Amer Lockbox	7402547021	Children's Tylenel	001 260 522 26 21 0012	9.72
36358	Cardinal Health, C/O Bank of		Children's Tylenol	001-260-522-26-31-0013 001-260-522-26-31-0013	44.60
36358	Cardinal Health, C/O Bank of		Amiodarone Saline Flush	001-260-522-26-31-0013	62.95
36358	Cardinal Health, C/O Bank of		Ondansetron Vial	001-260-522-26-31-0013	7.34
36358	Cardinal Health, C/O Bank of		Glutose	001-260-522-26-31-0013	29.07
36358	Cardinal Health, C/O Bank of	/40254/951		O Bank of Amer Lockbox Total:	153.68
			Vendor Cardinar Health, cy	o bank of Amer Lockbox Total.	200.00
Vendor: CenturyLink, Bus		20121302			0.16
36360	CenturyLink, Business Services	716550147	Sta. 94 Fax Machine- Long Di		0.16
			vendor Centu	ryLink, Business Services Total:	0.16
Vendor: CenturyLink					
36359	CenturyLink	410778484-12	Phone Services 12/15/24-1/	001-120-522-12-40-0002	521.67
				Vendor CenturyLink Total:	521.67
Vendor: Cintas					
36361	Cintas	4215032837	December Services- Towels (001-600-522-60-48-0016	49.38
36361	Cintas	4215256381	December Services- Towels (001-600-522-60-48-0016	24.69
36361	Cintas	4215256452	December Services- Towels (001-600-522-60-48-0016	24.69
				Vendor Cintas Total:	98.76
Vendor: City of Tacoma					
36362	City of Tacoma	100625942-12	Electricity 11/13/24-12/16/2	001-500-522-50-47-0001	786.92
				Vendor City of Tacoma Total:	786.92
Vendor: Comcast					
36364	Comcast	3243842-12	Internet 12/18/24-1/17/25 (S	001-140-522-14-40-0003	121.71
				Vendor Comcast Total:	121.71
Vendor: Comcast					
36363	Comcast	3013427-12	Cable 12/05/24-1/04/25 (Sta	001-500-522-50-47-0005	38.45
36363	comdust			Vendor Comcast Total:	38.45
Mandam Dall Manhating I					
Vendor: Dell Marketing L.		10791431277	Dell Ultra Sharp 24 Monitor	001-140-522-14-35-0004	2,513.13
36365	Dell Marketing L.P., C/O Dell Dell Marketing L.P., C/O Dell		Dell Latitude 7450	001-140-522-14-35-0004	8,274.53
36365	Dell Marketing L.P., C/O Dell		Optiplex Micro Form Factor	001-140-522-14-35-0004	4,859.22
36365 36365	Dell Marketing L.P., C/O Dell		Dell Thunderbolt 4 dock	001-140-522-14-35-0004	960.84
56505	Den marketing En ., C/O Dell			ng L.P., C/O Dell USA L.P. Total:	16,607.72
Vendor: Deployment Dyn		2024007	2024 Fire Benefit Charge Pro	001-120-522-12-41-0001	3,881.25
36366	Deployment Dynamics Group	2024007		ent Dynamics Group LLC Total:	3,881.25
			vendor Deployin	tent ognannes er oup tile rotan.	0,002.20

Packet: APPKT00248 - 123124 AP

Expense Approval Register				racket. Arr Around	
Payment Number	Vendor Name	Payable Number	Description (Item)	Account Number	Amount
Vendor: Fidelity Solutions					
36367	, Fidelity Solutions	2016	Repair Doorbell Station 95	001-500-522-50-48-0010	542.03
56567	Fidelity Solutions	1010	•	Vendor Fidelity Solutions Total:	542.03
					2.2.00
Vendor: Hansch's Graham		_			
36368	Hansch's Graham Ace Hardw	•	Potting Soil	001-500-522-50-31-0021	16.40
36368	Hansch's Graham Ace Hardw	•	Fish Tape	001-500-522-50-35-0013	60.16
36368	Hansch's Graham Ace Hardw	011578/1	Connecters	001-500-522-50-35-0013	8.74
36368	Hansch's Graham Ace Hardw	011578/1	High Tension Hack Saw	001-500-522-50-35-0014	27.34
36368	Hansch's Graham Ace Hardw	011583/1	Pipe Cutter	001-500-522-50-35-0013	40.47
36368	Hansch's Graham Ace Hardw	011583/1	Paint	001-500-522-50-35-0013	10.93
			Vendor Hansch	's Graham Ace Hardware Total:	164.04
Vendor: Larsen Sign Co. Ir	nc.				
36369	Larsen Sign Co. Inc.	35409	Brush Truck Vinyl	001-600-522-60-31-0022	88.08
36369	Larsen Sign Co. Inc.	35409	E91 Cut & Install Vinyl	001-600-522-60-31-0022	171.76
36369	Larsen Sign Co. Inc.	35409	E91 Cut & Install Vinyl	001-600-522-60-31-0022	33.03
			, . Ve	endor Larsen Sign Co. Inc. Total:	292.87
				-	
Vendor: Life-Assist, Inc.		4500540	10 Outsis Courses Davids Adults	001 260 522 26 21 0011	528,66
36370	Life-Assist, Inc.	1539518	LP Quick Combo Pads, Adult	001-260-522-26-31-0011	16.56
36370	Life-Assist, Inc.	1539518	ET Tube, 7.0	001-260-522-26-31-0011	
36370	Life-Assist, Inc.	1539518	IGel Size 1.5	001-260-522-26-31-0011	17.34
36370	Life-Assist, Inc.	1539518	SAM Splint	001-260-522-26-31-0011	53.48
36370	Life-Assist, Inc.	1539518	Sharpes	001-260-522-26-31-0011	18.35
36370	Life-Assist, Inc.	1539518	Splint, Triangle	001-260-522-26-31-0011	10.51
36370	Life-Assist, Inc.	1539518	Hood Spit Sock	001-260-522-26-31-0011	13.49
36370	Life-Assist, Inc.	1539518	IGEI Size 4	001-260-522-26-31-0011	86.72
36370	Life-Assist, Inc.	1539518	LP15 Co2 Cannula	001-260-522-26-31-0011	226.01
36370	Life-Assist, Inc.	1539518	IV Catheter 18ga	001-260-522-26-31-0011	266.09
36370	Life-Assist, Inc.	1539518	LP15 SPo2 Pediatric, Disposa		164.25
36370	Life-Assist, Inc.	1539518	Suction Catheter 8fr	001-260-522-26-31-0011	1.97
36370	Life-Assist, Inc.	1539518	Bandaids	001-260-522-26-31-0013	20.32
36370	Life-Assist, Inc.	1540062	IV Catheter, 18ga	001-260-522-26-31-0011	88.70
36370	Life-Assist, Inc.	1540062	IV 10 Drip Set	001-260-522-26-31-0011	60.23
36370	Life-Assist, Inc.	1540062	Stethoscope, Medic Units	001-260-522-26-31-0011	509.99
				Vendor Life-Assist, Inc. Total:	2,082.67
Vendor: LifeSecure Insurance Company					
36371	LifeSecure Insurance Compa	110124	LEOFF 1 LTC Premium Nov. 2	001-200-522-20-21-0501	262.46
36371	LifeSecure Insurance Compa		LEOFF 1 LTC Premium Dec. 2	001-200-522-20-21-0501	262.46
			Vendor LifeSe	cure Insurance Company Total:	524.92
	-				
Vendor: Lighthouse Unifo		4 333753	Class & Calo Elay (Up)	001-230-522-23-31-0025	412.33
36372	Lighthouse Uniform Company	A-322753	Class A, Cole Elry (Half) Vender Light	house Uniform Company Total:	412.33
			Astron DBut	nouse official company rotal.	412.33
Vendor: Lion TotalCare, Ir	1C.				
36373	Lion TotalCare, Inc.	300037098	Repairs, Batch 20043533	001-230-522-23-48-0001	868.44
36373	Lion TotalCare, Inc.	300037098	Inspect and Clean Bunker Ge		1,103.76
			Ve	endor Lion TotalCare, Inc. Total:	1,972.20
Vendor: LN Curtis & Sons					
36374	LN Curtis & Sons	INV892921	Labor	001-230-522-23-48-0001	152.21
36374	LN Curtis & Sons	INV892921	Replacment Quick Fill Pouch	001-230-522-23-48-0001	486.18
36374	LN Curtis & Sons	INV892921	G1 Carrier	001-230-522-23-48-0001	152.62
36374	LN Curtis & Sons	INV893496	Replace Quick Fill System Po	001-230-522-23-48-0001	486.17
36374	LN Curtis & Sons	INV893496	Labor to Repair SCBA pack	001-230-522-23-48-0001	152.21
36374	LN Curtis & Sons	INV893496	G1 Lumbar Pad Swivel	001-230-522-23-48-0001	693.56
36374	LN Curtis & Sons	INV893496	Teflon G1 Hose	001-230-522-23-48-0001	223.38
36374	LN Curtis & Sons	INV900429	Decon Kit	001-230-594-22-64-0007	1,872.45
36374	LN Curtis & Sons	INV900727	SCBA Decon Washer	001-230-594-22-64-0007	38,686.35
5667T	and appendix on excite			Vendor LN Curtis & Sons Total:	42,905.13

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Packet: APPKT00248 - 123124 AP

Payment Number	Vendor Name	Payable Number	Description (Item)	Account Number	Amount
Vendor: OHOP Mut					
36375	OHOP Mutual Light Company	2673-12	Electricity 11/12/24-12/11/2	001-500-522-50-47-0001	411.12
	·····		• • • • •	P Mutual Light Company Total:	411.12
Vendor: Puget Sour	nd Energy				
36376	Puget Sound Energy	200013331984-12	Natural Gas 11/12/24-12/12	001-500-522-50-47-0007	1,735.93
36376	Puget Sound Energy	30000005607-11	Electricity 11/11/24-12/11/2		1,425.52
36376	Puget Sound Energy	30000005607-11	Natural Gas 11/11/24-12/11	001-500-522-50-47-0007	1,045.48
			Ver	ndor Puget Sound Energy Total:	4,206.93
Vendor: Quill LLC					
36377	Quill LLC	41920874	Printer Ink	001-230-522-23-31-0001	67.99
				Vendor Quill LLC Total:	67.99
Vendor: Richardson	r, Thad M				
36378	Richardson, Thad M	123124	Tuition Reimbursement- True	001-400-522-45-43-0005	16,619.86
			Ver	ndor Richardson, Thad M Total:	16,619.86
Vendor: Roberts, Sa	andi K				
36379	Roberts, Sandi K	121924-1	Expense Reimbursement- Air	001-120-522-12-43-0001	657.19
36379	Roberts, Sandi K	121924-2	Mileage Reim. (NW Leadersh	001-120-522-12-43-0006	175.44
				Vendor Roberts, Sandi K Total:	832.63
Vendor: Seawestern	n, Inc.				
36380	Seawestern, Inc.	CM2679	Return Boots - HIAX Fire Eagl	001-230-522-23-31-0025	-499.32
36380	Seawestern, Inc.	INV37438	Structural Boots (Heath)	001-230-522-23-31-0026	520.78
36380	Seawestern, Inc.	INV37783	Lion Versa Coat	001-230-522-23-31-0026	14,546.86
36380	Seawestern, Inc.	INV37783	Lion Versa Pant	001-230-522-23-31-0026	12,038.43
36380	Seawestern, Inc.	INV38379	Structural Boots (Stenstrom)	001-230-522-23-31-0026	629.19
				Vendor Seawestern, Inc. Total:	27,235.94
Vendor: Springbroo	k Holding Company LLC				
36381	Springbrook Holding Compa	INV-B001826	Financial Software Renewal	001-120-522-12-45-0002	12,562.78
			Vendor Springbro	ok Holding Company LLC Total:	12,562.78
Vendor: Stenstrom,	, Jasper A				
36382	Stenstrom, Jasper A	123124	Tuition Reimbursement- True		2,418.24
			Ver	ndor Stenstrom, Jasper A Total:	2,418.24
Vendor: Stericycle,					
36383	Stericycle, Inc.	8009255341	Hazardous Drug Disposal (Sta		127.91
				Vendor Stericycle, Inc. Total:	127.9 1
Vendor: Teleflex Fu	.				
36384	Teleflex Funding LLC	9509323053	Barriatric EZ IO	001-260-522-26-31-0011	<u>1,100.00</u> 1,100.00
			ven	dor Teleflex Funding LLC Total:	1,100.00
Vendor: US Bank - \					
36385	US Bank - Visa	December Visa Expense- Ste	•••	001-300-522-30-44-0001	2.99 6.21
36385	US Bank - Visa	December Visa Expenses- Ci	Fed Ex, Ship Gas Monitor for		
36385	US Bank - Visa	December Visa Expenses- Ci	Sam Brown Shields, BC Passp		105.50 124.30
36385	US Bank - Visa	December Visa Expenses- Ci	Sharon's Alterations, Bonea	001-230-522-23-31-0025	1124.30
36385	US Bank - Visa	December Visa Expenses- Ci	Sharon's Alterations Danner, Credit for Boots that	001-230-522-23-31-0025 001-230-522-23-31-0025	-391.65
36385	US Bank - Visa	December Visa Expenses- Ci December Visa Expenses- Ci	Sam Brown, Helmet Shield	001-230-522-23-31-0025	67.50
36385	US Bank - Visa	December Visa Expenses- Ci	Sam Brown, Helmet Shields	001-230-522-23-31-0026	129.50
36385 36385	US Bank - Visa US Bank - Visa	December Visa Expenses- Ci	Pelican, M50 Micro Case, EMS	001-260-522-26-31-0011	262.47
36385	US Bank - Visa	December Visa Expenses- Ci	Amazon, Foam for Pelican Ca		39.93
	US Bank - Visa	December Visa Expenses - Ci	Amazon, USB Cords for EMS		65.49
36385 36385	US Bank - Visa US Bank - Visa	December Visa Expenses- Ci	Amazon, Gloves, Swiffer Wet		87.32
36385	US Bank - Visa	December Visa Expenses- Ci	Amazon, Foam for Pelican Ca		45.99
36385	US Bank - Visa	December Visa Expenses- Ci	Amazon, Cutting boards, Sta		65.66
36385	US Bank - Visa	December Visa Expenses- Ci	Amazon, Shop Tools	001-600-522-60-35-0008	197.07
36385	US Bank - Visa	December Visa Expenses- Ci	Amazon, Dewalt Batteries, S	001-600-522-60-35-0008	171.92
36385	US Bank - Visa	December Visa Expenses- Cu		001-130-522-13-44-0001	264.00
36385	US Bank - Visa	•	Dollar Tree- Supplies for Tea	001-230-522-23-31-0001	29.53
36385	US Bank - Visa		Tides Tavern- WFC Legislative		106.96

Packet: APPKT00248 - 123124 AP

Payment Number	Vendor Name	Payable Number	Description (Item)	Account Number	Amount
36385	US Bank - Vísa	December Visa Expenses- Fl	Express Storage- Extra Large	001-230-522-23-31-0001	133.77
36385	US Bank - Visa	December Visa Expenses- For	McLendon's Boxes	001-500-522-50-31-0021	124.61
36385	US Bank - Visa	December Visa Expenses- For	Hertz Car Rental, Trip to look	001-500-522-50-43-0001	200.82
36385	US Bank - Visa	December Visa Expenses- For	Mac Tools, Sockets	001-600-522-60-35-0008	113.98
36385	US Bank - Visa	December Visa Expenses- For	Harbor Freight, Mis. Shop too	001-600-522-60-35-0008	176.14
36385	US Bank - Visa	December Visa Expenses- For	Alliance Trip Insurance, Salt L	001-600-522-60-43-0001	38.88
36385	US Bank - Visa	December Visa Expenses- For	Expedia, Hotel, Salt Lake	001-600-522-60-43-0001	191.24
36385	US Bank - Visa	December Visa Expenses- For	Delta, Flight to Salt Lake	001-600-522-60-43-0001	686.96
36385	US Bank - Visa	December Visa Expenses- For	Priceline, Hertz, Car rental in	001-600-522-60-43-0001	102.45
36385	US Bank - Visa	December Visa Expenses- For	-	001-600-522-60-43-0001	19.99
36385	US Bank - Visa	-	. McGuire Bearing, 91 Bay Doo		40.15
36385	US Bank - Visa		Home Depot, Sta. 91 Supplies		180.22
36385	US Bank - Visa		. AAA Industrial, Gate lever an		356.30
36385	US Bank - Visa	•	USPS- Mail Forwarding (GFR		1.10
36385	US Bank - Visa	December Visa Expenses- Gr.		001-260-522-26-31-0014	124.30
36385	US Bank - Visa	•	Amazon- Santa Run Supplies	001-300-522-30-31-0019	39.99
36385	US Bank - Visa		Walmart- Santa Run Supplies	001-300-522-30-31-0019	10.79 13.21
36385	US Bank - Visa	December Visa Expenses- M		001-300-522-30-31-0019 001-500-522-50-47-0002	70.64
36385	US Bank - Visa	December Visa Expenses- Ric. December Visa Expenses- Ric.	-	001-500-522-50-47-0004	59.07
36385	US Bank - Visa US Bank - Visa	•	Amazon, Duty Boots and Inso		138.64
36385 36385	US Bank - Visa	-	. Int'l Code Council- Updated		356.73
36385	US Bank - Visa		. Amazon- Rescue Randy Train		2,956.50
36385	US Bank - Visa		. National Registry- NREMT Te		104.00
36385	US Bank - Visa	•	, National Registry- NREMT Te		104.00
36385	US Bank - Visa	-	National Registry- NREMT Te		104.00
36385	US Bank - Visa		Amazon Return- Engine Deco		-137.94
36385	US Bank - Visa	December Visa Expenses- St			219.98
36385	US Bank - Visa	•	MailerLight- Monthly Subscri		16.22
36385	US Bank - Visa		Gov't Social Media- Member		79.00
36385	US Bank - Visa	November Visa Expenses - W	" Karma Indian- Lunch w/Dr. B	001-120-522-12-31-0002	137.26
36385	US Bank - Visa	November Visa Expenses - W.	Amazon - MHP Office Decor	001-260-522-26-41-0033	571.20
36385	US Bank - Visa	November Visa Expenses - W	Rep Fitness - Gym Equipment	001-400-522-45-35-0006	875.98
36385	US Bank - Visa	November Visa Expenses - W	Amazon Refund	001-400-522-45-35-0006	-142.34
36385	US Bank - Visa	November Visa Expenses - W	" Amazon - Equipment Repair …	001-400-522-45-35-0006	534.28
36385	US Bank - Visa	November Visa Expenses - W	Visa - Pelotek Parts	001-400-522-45-35-0006	108.99
36385	US Bank - Visa	November Visa Expenses - W	Amazon Refund	001-400-522-45-35-0006	-30.65
36385	US Bank - Visa	November Visa Expenses - W		001-400-522-45-35-0006	830.97
36385	US Bank - Visa		" ROGUE Fitness - Gym Equip…	001-400-522-45-35-0006	4,864.32
36385	US Bank - Visa	November Visa Expenses - W		001-400-522-45-35-0006	-142.34
36385	US Bank - Visa	November Visa Expenses - W		001-400-522-45-35-0006	-142.34
36385	US Bank - Visa	November Visa Expenses - W		001-400-522-45-35-0006	-142.34
36385	US Bank - Visa	November Visa Expenses - W		001-400-522-45-35-0006 001-600-522-60-32-0001	-142.34 60.01
36385	US Bank - Visa	November Visa Expenses- Ba.	. R&R Components for U23-3	001-600-522-60-48-0016	330.30
36385	US Bank - Visa	-	Brown Bear- Car Wash Card f		65.65
36385	US Bank - Visa US Bank - Visa	November Visa Expenses- Ci		001-120-522-12-40-0004	10.45
36385 36385	US Bank - Visa	November Visa Expenses- Ci	· · · · · · · · · · · · · · · · · · ·		43.79
36385	US Bank - Visa	November Visa Expenses- Ci	• •		21.86
36385	US Bank - Visa	November Visa Expenses- Ci.			391.44
36385	US Bank - Visa	November Visa Expenses- Ci	• •	001-230-522-23-31-0001	53.60
36385	US Bank - Visa	November Visa Expenses- Ci	Battery Kings, Streamlight Ba	001-230-522-23-31-0010	50.89
36385	US Bank - Visa	November Visa Expenses- Ci		001-230-522-23-31-0025	108.62
36385	US Bank - Visa	November Visa Expenses- Ci	Amazon, Citation Bar, Bonea	001-230-522-23-31-0025	12.02
36385	US Bank - Visa	November Visa Expenses- Ci	Work World, Boots, RJ Remu	001-230-522-23-31-0025	306.60
36385	US Bank - Visa	November Visa Expenses- Ci	Danner, Duty Boots, Budd	001-230-522-23-31-0025	289.54
36385	US Bank - Visa	November Visa Expenses- Ci	Danner, Boots for Brian Budd	001-230-522-23-31-0025	391.65
36385	US Bank - Visa	November Visa Expenses- Ci		001-230-522-23-31-0026	54.50
36385	US Bank - Visa	November Visa Expenses- Ci			68.52
36385	US Bank - Visa	November Visa Expenses- Ci	. Home Depot, Smoke Detecto	001-300-522-30-31-0030	328.45

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expense Approvernet					
Payment Number	Vendor Name	Payable Number	Description (Item)	Account Number	Amount
36385	US Bank - Visa	November Visa Expenses- Ci	Home Depot, Brooms	001-500-522-50-31-0021	33.51
36385	US Bank - Visa	November Visa Expenses- Ci	Amazon, Soap	001-500-522-50-31-0021	39.39
36385	US Bank - Visa	November Visa Expenses- Ci	Costco Station Supplies	001-500-522-50-31-0021	259.92
36385	US Bank - Visa	November Visa Expenses- Ci	Walmart, Station Cleaning S	001-500-522-50-31-0021	125.37
36385	US Bank - Visa	November Visa Expenses- Ci	Best Buy, TV Sta. 93	001-500-522-50-35-0012	154.13
36385	US Bank - Visa	November Visa Expenses- Ci		001-600-522-60-31-0022	16.53
36385	US Bank - Visa	November Visa Expenses- Ev	Fred Meyer- Food for Quarter.	. 001-120-522-12-31-0002	100.11
36385	US Bank - Visa		USPS- Ship Faulty Vehicle Par		10.31
36385	US Bank - Visa	November Visa Expenses- Ev	Amazon- Bankers Boxes	001-230-522-23-31-0001	70.25
36385	US Bank - Visa	November Visa Expenses- Fo	Auto Zone, Differential and C	. 001-600-522-60-31-0022	1,534.99
36385	US Bank - Visa	November Visa Expenses- Fo	Marine 92 Tune Up Service w	. 001-600-522-60-48-0016	2,385.58
36385	US Bank - Visa		2.9% Visa Charge for Valley S		14.58
36385	US Bank - Visa	November Visa Expenses- Ga		001-500-594-22-64-0009	355.60
36385	US Bank - Visa	November Visa Expenses- Ga	Valley Sign, Sta. 92	001-500-594-22-64-0009	502.61
36385	US Bank - Visa	November Visa Expenses- Gr	Amazon- Desktop Calendar	001-230-522-23-31-0001	9.36
36385	US Bank - Visa	November Visa Expenses- Gr	Awards Unlimited- Award for	. 001-260-522-26-31-0014	184.97
36385	US Bank - Visa		The Home Depot- Christmas L		64.86
36385	US Bank - Visa		Safeway- Supplies for Holiday.		21.96
36385	US Bank - Visa		Costco- Supplies for Holiday		21.98
36385	US Bank - Visa	November Visa Expenses- Sn	2025 FDSOA Conference Airf	001-400-522-45-43-0001	416.20
36385	US Bank - Visa		2025 FDSOA Conference Airf		416.20
36385	US Bank - Visa		2025 FDSOA Conference Regi.		1,390.00
36385	US Bank - Visa		2025 FDSOA Conference Ren		339.79
36385	US Bank - Visa		2025 FDSOA Conference Regi.		1,390.00
36385	US Bank - Visa		2025 FDSOA Conference Lodg		219.22
36385	US Bank - Visa		2025 FDSOA Conference Lodg		219.22
36385	US Bank - Visa		Managing a Fire Company R	001-400-522-45-44-0001	1,098.51
36385	US Bank - Visa	November Visa Expenses- St	Amazon- Santa Run Engine D	. 001-300-522-30-31-0019	69.78
36385	US Bank - Visa	November Visa Expenses- St		001-300-522-30-31-0019	137.94
36385	US Bank - Visa	November Visa Expenses- St	Uniqude- QR Code Generator	001-300-522-30-44-0001	436.47
36385	US Bank - Visa	November Visa Expenses- St	News Tribune- Monthly Subs	. 001-300-522-30-44-0001	15.99
36385	US Bank - Visa	November Visa Expenses- St	Apple.com- iCloud Storage	001-300-522-30-44-0001	2.99
				 Vendor US Bank - Visa Total:	29,945.49
Vendor: Verizon	Wireless				
36387	Verizon Wireless	6101272648	Wireless Charges 12/16/24-1	001-120-522-12-40-0002	4,040.68
				Vendor Verizon Wireless Total:	4,040.68
Vendor: Waltrip,	Matthew R				
36388	Waltrip, Matthew R	123124	Tuition Reimbursement- True.	. 001-400-522-45-43-0005	3,360.85
36388	Waltrip, Matthew R	123124	Tuition Reimbursement- Fall		4,224.66
30300	waitip, matthew K	103117		ndor Waltrip, Matthew R Total:	7,585.51
Mandan Mashing					·
-	gton Water Service Washington Water Service	2890000498-12	Sta. 94 Irrigation Service 11/	001-500-522-50-47-0003	33.46
36389 36389	Washington Water Service Washington Water Service	5755486772-12	Sta. 95 Water Service 11/14/		175.14
	Washington Water Service	7700000838-12	Sta. 94 Water Service 11/14/		144.02
36389	Washington Water Service	9685693564-12	Sta. 95 Irrigation Service 11/14/		33.46
36389	washington water service	3083033304-12	-	Vashington Water Service Total:	386.08
) / / \&/[_7/	Madauran			-	
Vendor: Whistle	Whistle Workwear	INV2040007107	Work Boots, Gareau	001-230-522-23-31-0025	154.57
36390	AATIIPRE AAOLYMGU	1144204000/10/	•	endor Whistle Workwear Total:	154.57
			-		
				Fund 001 - General Fund Total:	179,220.32
				Grand Total:	179,220,32

Fund Summary				
Fund		Expense Amount		
001 - General Fund		179,220.32		
	Grand Total:	179,220.32		

A	Account Summary	
Account Number	Account Name	Expense Amount
001-120-522-12-31-0002	Food for Meetings	344.33
001-120-522-12-40-0002	Communications (Phone	4,562.51
001-120-522-12-40-0004	Postage	26.97
001-120-522-12-41-0001	Consultants	3,881.25
001-120-522-12-43-0001	Professional Developme	657.19
001-120-522-12-43-0006	Mileage Reimbursement	175.44
001-120-522-12-45-0002	Software Maintenance/	12,562.78
001-120-522-12-49-0002	Service Charges	1.10
001-130-522-13-44-0001	Subscriptions/Dues	264.00
001-140-522-14-35-0003	Small Tools & Equipment	65.65
001-140-522-14-35-0004	Hardware Refresh (Lapt	16,607.72
001-140-522-14-40-0003	Communications (Comca	121.71
001-200-522-20-21-0501	LEOFF 1 Retiree Benefits	524.92
001-230-522-23-31-0001	Office Supplies	755.94
001-230-522-23-31-0010	Operating Supplies - Ops	513.12
001-230-522-23-31-0025	Uniforms	1,159.50
001-230-522-23-31-0026	Protective Clothing & Bo	27,986.76
001-230-522-23-48-0001	Equipment Maint, Repai	4,577.77
001-230-594-22-64-0007	Capital Equipment - Ops	40,558.80
001-260-522-26-31-0011	Medical Supplies	3,533.27
001-260-522-26-31-0012	Medical Gases	147.50
001-260-522-26-31-0013	Drugs	174.00
001-260-522-26-31-0014	Operating Supplies	374.76
001-260-522-26-41-0020	IWM Removal	127.91
001-260-522-26-41-0033	Clinician Services	571.20
001-300-522-30-31-0019	Santa Run Supplies	198.63
001-300-522-30-31-0028	Outreach Supplies	263.92
001-300-522-30-31-0030	Safety Supplies	328.45
001-300-522-30-44-0001	Subscriptions/Dues	553.66
001-400-522-45-35-0006	Training Equipment	9,428.69
001-400-522-45-43-0001	Professional Developme	4,702.63
001-400-522-45-43-0005	Tuition Riembursement	26,623.61
001-400-522-45-44-0001	Subscriptions/Dues	1,098.51
001-500-522-50-31-0021	Station Supplies	798.17
001-500-522-50-35-0012	Station Furniture and Ap	154.13
001-500-522-50-35-0013	Facilities Maintenance P	340.67
001-500-522-50-35-0014	Facility Shop Tools & Equ	27.34
001-500-522-50-43-0001	Professional Developme	200.82
001-500-522-50-47-0001	Electricity	2,623.56
001-500-522-50-47-0002	Refuse	70.64
001-500-522-50-47-0003	Water	386.08
001-500-522-50-47-0004	Propane	59.07
001-500-522-50-47-0005	Cable	38.45
001-500-522-50-47-0007	Natural Gas	2,781.41
001-500-522-50-48-0010	Facilities Repair/Mainte	542.03
001-500-594-22-64-0009	Capital - Facility Improv	1,229.09
001-600-522-60-31-0022	Fleet Supplies/Parts	1,855.73
001-600-522-60-32-0001	Fuel	60.01
001-600-522-60-35-0008	Fleet Shop Tools & Equi	659.11
001-600-522-60-43-0001	Professional Developme	1,039.52
001-600-522-60-48-0016	Fleet Maintenance Servi	2,880.29
	Grand Total:	179,220.32

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Project Account Ke	Project Account Summary y	Expense Amount	
None	Grand Total:	<u> </u>	
Sand' Child	1/Le/25 Date		Authorization Signatures
Fire Chief	Date		
Commissioner Chair	Date		
Commissioner Vice-Chair	Date		
Commissioner	Date		
Commissioner	Date		

Date

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Commissioner



Graham Fire & Rescue

Docket of Claims Register

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By Vendor Name

Vendor #	Vendor Name Payable Number	Docket/Claim # Payable Description	Payable Type	Payable Date	Item Description	Account Number	Payment Amount Distribution Amount
1144	Advanced Safety		>				259.24
	600574	Recharge Extinguishers, WT20-1	Invoice	12/26/2024	10lb recharge	001-230-522-23-48-0001	54.69
					20lb recharge	001-230-522-23-48-0001	164.09
					5lb recharge	001-230-522-23-48-0001	40.46
0026	Airgas USA LLC						147.50
	9156523189	Oxygen- Sta. 95	Invoice	12/13/2024	Oxygen- Sta. 95	001-260-522-26-31-0012	43.37
	9156568407	Oxygen- Sta. 93	Invoice	12/13/2024	Oxygen- Sta. 93	001-260-522-26-31-0012	50.43
	9156568421	Oxygen- Sta. 91	Invoice	12/13/2024	Oxygen- Sta. 91	001-260-522-26-31-0012	53.70
1045	Batteries Plus						11.34
	P78772614	Key Fob Batteries (BC94)	Invoice	12/18/2024	CR2450 Batteries	001-600-522-60-31-0022	11.34
0557	Cardinal Health, C/O Bank of Am	14					153.68
	7402547931	Medications Order	Invoice	12/23/2024	Amiodarone	001-260-522-26-31-0013	44.60
					Children's Tylenol	001-260-522-26-31-0013	9.72
					Glutose	001-260-522-26-31-0013	29.07
					Ondansetron Vial	001-260-522-26-31-0013	7.34
					Saline Flush	001-260-522-26-31-0013	62.95
2054	CenturyLink						521.67
	410778484-12	Phone Services 12/15/24-1/14/25 (Sta	Invoice	12/15/2024	Phone Services 12/15/24-1/14/25 (Sta	001-120-522-12-40-0002	521.67
2181	CenturyLink, Business Services						0.16
1	716550147	Sta. 94 Fax Machine- Long Distance	Invoice	12/12/2024	Sta. 94 Fax Machine- Long Distance	001-120-522-12-40-0002	0.16
2257	Cintas						98.76
	4215032837	December Services- Towels (Sta. 96)	Invoice	12/18/2024	December Services- Towels (Sta. 96)	001-600-522-60-48-0016	49.38
	4215256381	December Services- Towels (Sta. 91)	Invoice	12/19/2024	December Services- Towels (Sta. 91)	001-600-522-60-48-0016	24.69
	4215256452	December Services- Towels (Sta. 95)	Invoice	12/19/2024	December Services- Towels (Sta. 95)	001-600-522-60-48-0016	24.69
0258	City of Tacoma						786.92
	100625942-12	Electricity 11/13/24-12/16/24 (Sta. 95) Invoice	12/18/2024	Electricity 11/13/24-12/16/24 (Sta. 95	001-500-522-50-47-0001	786.92
2202	Comcast						38.45
	3013427-12	Cable 12/05/24-1/04/25 (Sta. 93)	Invoice	11/26/2024	Cable 12/05/24-1/04/25 (Sta. 93)	001-500-522-50-47-0005	38.45
1448	Comcast						121.71
	3243842-12	Internet 12/18/24-1/17/25 (Sta. 92)	Invoice	12/13/2024	Internet 12/18/24-1/17/25 (Sta. 92)	001-140-522-14-40-0003	121.71

Docket of Claims	Register						APPKT00248 - 123124 AP
	Vendor Name	Docket/Claim #					Payment Amount
Vendor # 1892	Payable Number Dell Marketing L.P., C/O Dell USA	Payable Description	Payable Type	Payable Date	Item Description	Account Number	Distribution Amount 16,607.72
	10791431277	Misc. IT Equipment	Invoice	12/27/2024	Dell Latitude 7450	001-140-522-14-35-0004	8,274.53
					Dell Thunderbolt 4 dock	001-140-522-14-35-0004	960.84
					Dell Ultra Sharp 24 Monitor	001-140-522-14-35-0004	2,513.13
					Optiplex Micro Form Factor	001-140-522-14-35-0004	4,859.22
2533	Deployment Dynamics Group LLC						3,881.25
	2024007	2024 Fire Benefit Charge Program	Invoice	12/16/2024	2024 Fire Benefit Charge Program	001-120-522-12-41-0001	3,881.25
2007	Fidelity Solutions						542.03
	2016	Repair Doorbell & Speaker (Station 95)	Invoice	12/19/2024	Repair Doorbell Station 95	001-500-522-50-48-0010	542.03
1357	Hansch's Graham Ace Hardware						164.04
	011577/1	Station Supplies	Invoice	12/19/2024	Potting Soil	001-500-522-50-31-0021	16.40
	011578/1	Parts for Facilities Maintenance	Invoice	12/19/2024	Connecters	001-500-522-50-35-0013	8.74
	·				Fish Tape	001-500-522-50-35-0013	60.16
					High Tension Hack Saw	001-500-522-50-35-0014	27.34
	011583/1	Supplies for Facilities Maintenance	Invoice	12/26/2024	Paint	001-500-522-50-35-0013	10.93
					Pipe Cutter	001-500-522-50-35-0013	40.47
2302	Larsen Sign Co. Inc.						292.87
	35409	Vinyl Installation (E91 & Brush Truck)	Invoice	12/17/2024	Brush Truck Vinyl	001-600-522-60-31-0022	88.08
					E91 Cut & install Vinyi	001-600-522-60-31-0022	33.03
					E91 Cut & Install Vinyl	001-600-522-60-31-0022	171.76
055 6	Life-Assist, Inc.						2,082.67
	1539518	EMS Supplies	Invoice	12/23/2024	Bandaids	001-260-522-26-31-0013	20.32
					ET Tube, 7.0	001-260-522-26-31-0011	16.56
					Hood Spit Sock	001-260-522-26-31-0011	13.49
					IGel Size 1.5	001-260-522-26-31-0011	17.34
					IGEI Size 4	001-260-522-26-31-0011	86.72
					IV Catheter 18ga	001-260-522-26-31-0011	266.09
					LP Quick Combo Pads, Adult	001-260-522-26-31-0011	528.66
					LP15 Co2 Cannula	001-260-522-26-31-0011	226.01
					LP15 SPo2 Pediatric, Disposable	001-260-522-26-31-0011	164.25
					SAM Splint	001-260-522-26-31-0011	53.48
					Sharpes	001-260-522-26-31-0011	18.35
					Splint, Triangle	001-260-522-26-31-0011	10.51
	1540053		Invision	12/24/2024	Suction Catheter 8fr	001-260-522-26-31-0011	1.97
	1540062	EMS Supplies	Invoice	12/24/2024	IV 10 Drip Set	001-260-522-26-31-0011	60.23 88.70
					IV Catheter, 18ga Stethoscope, Medic Units	001-260-522-26-31-0011 001-260-522-26-31-0011	509.99
0200	16-F				sterioscope, menic offics	001-200-322-20-31-0UII	524.92
0300	LifeSecure Insurance Company			44 104 1000 -			
	110124	LEOFF 1 LTC Premium Nov. 2024 - C. B LEOFF 1 LTC Premium Dec. 2024 - C. B		11/01/2024	LEOFF 1 LTC Premium Nov. 2024 - C. B LEOFF 1 LTC Premium Dec. 2024 - C. B		262.46 262.46
	120124	LEOFF I LIC Fremium Dec. 2024 - C. B	I INVOICE	12/01/2024	LEOFF I LIC Fremium Dec. 2024 - C. B	001-200-222-20-21-0201	202.40

Docket of Claims R	egister						APPKT00248 - 123124 AP
	Vendor Name	Docket/Claim #					Payment Amount
Vendor #	Payable Number	Payable Description	Payable Type	Payable Date	Item Description	Account Number	Distribution Amount
0136	Lighthouse Uniform Company						412.33
	A-322753	Class A Uniform (Cole Elry)	Invoice	09/24/2024	Class A, Cole Elry (Half)	001-230-522-23-31-0025	412.33
02616	Lion TotalCare, Inc.						1,972.20
	300037098	Annual Bunker Cleaning & Inspection (Invoice	12/18/2024	Inspect and Clean Bunker Gear, Batch :	001-230-522-23-48-0001	1,103.76
		0 , , ,			Repairs, Batch 20043533	001-230-522-23-48-0001	868.44
0561	LN Curtis & Sons						42,905.13
	INV892921	MSA Pack Repair (Per Quote 320852)	Invoice	12/04/2024	G1 Carrier	001-230-522-23-48-0001	152.62
				22/01/2021	Labor	001-230-522-23-48-0001	152.21
					Replacment Quick Fill Pouch	001-230-522-23-48-0001	486.18
	INV893496	MSA Pack Repair (Per Quote 320861)	Invoice	12/05/2024	G1 Lumbar Pad Swivel	001-230-522-23-48-0001	693.56
		, , , , , , ,		• •	Labor to Repair SCBA pack	001-230-522-23-48-0001	152.21
					Replace Quick Fill System Pouch	001-230-522-23-48-0001	486.17
					Teflon G1 Hose	001-230-522-23-48-0001	223.38
	INV900429	SCBA Decon Washer	Invoice	12/27/2024	Decon Kit	001-230-594-22-64-0007	1,872.45
	INV900727	SCBA Decon Washer	Invoice	12/30/2024	SCBA Decon Washer	001-230-594-22-64-0007	38,686.35
0661	OHOP Mutual Light Company						411.12
	2673-12	Electricity 11/12/24-12/11/24 (Sta. 93)	Invoice	12/16/2024	Electricity 11/12/24-12/11/24 (Sta. 93)	001-500-522-50-47-0001	411.12
0761	Puget Sound Energy						4,206.93
	200013331984-12	Natural Gas 11/12/24-12/12/24 (Sta. 9	Invoice	12/13/2024	Natural Gas 11/12/24-12/12/24 (Sta. 9	001-500-522-50-47-0007	1,735.93
	30000005607-11	Electricity/Natural Gas (Sta. 96)	Invoice	12/16/2024	Electricity 11/11/24-12/11/24 (Sta. 96)		1,425.52
					Natural Gas 11/11/24-12/11/24 (Sta. 9		1,045.48
02566	Quill LLC						67.99
	41920874	Office Supplies	Invoice	12/10/2024	Printer Ink	001-230-522-23-31-0001	67.99
1163	Richardson, Thad M						16,619.86
	123124	Tuition Reimbursement	Invoice	12/31/2024	Tuition Reimbursement- True Up	001-400-522-45-43-0005	16,619.86
2326	Roberts, Sandi K				· · · · · · · · · · · · · · · · · · ·		832.63
	121924-1	Expense Reimbursement- Airfare for IA	Invoice	12/19/2024	Expense Reimbursement- Airfare for 14	001-120-522-12-43-0001	657.19
	121924-2	Mileage Reimbursement	Invoice	12/19/2024	Mileage Reim. (NW Leadership Conf. ir		175.44
0829	Seawestern, Inc.						27,235.94
	CM2679	Return Boots	Credit Memo	12/31/2024	Return Boots - HIAX Fire Eagle Air: 10M	001-230-522-23-31-0025	-499.32
	INV37438	Uniform Related Purchases (Structural		11/19/2024	Structural Boots (Heath)	001-230-522-23-31-0025	520.78
	INV37783	Versa Gear (Grant Order, Original BIAS		12/06/2024	Lion Versa Coat	001-230-522-23-31-0026	14,546.86
					Lion Versa Pant	001-230-522-23-31-0026	12,038.43
	INV38379	Uniform Related Purchases (Structural	Invoice	12/27/2024	Structural Boots (Stenstrom)	001-230-522-23-31-0026	629.19
2321	Springbrook Holding Company L	•		·			12,562.78
	INV-B001826	- Financial Software Renewal	Invoice	11/01/2024	Financial Software Renewal	001-120-522-12-45-0002	12,562.78
0425	Stenstrom, Jasper A						2,418.24
0423	123124	Tuition Reimbursement	Invoice	12/31/2024	Tuition Baimburgement-True Un	001-400-522-45-43-0005	2,418.24
	123124	rution Reimpursement	Invoice	12/31/2024	Tuition Reimbursement- True Up	001-400-222-42-43-0003	2,410.24

Docket of Claim	s Register						АРРКТ00248 - 123124 АР
	Vendor Name	Docket/Claim #					Payment Amount
Vendor #	Payable Number	Payable Description	Payable Type	Payable Date	Item Description	Account Number	Distribution Amount
1730	Stericycle, Inc.						127.91
	8009255341	Hazardous Drug Disposal (Sta. 94/95/	9 Invoice	12/13/2024	Hazardous Drug Disposal (Sta. 94/95/9	001-260-522-26-41-0020	127.91
0317	Teleflex Funding LLC						1,100.00
	9509323053	Bariatric EZ IO	Invoice	12/10/2024	Barriatric EZ IO	001-260-522-26-31-0011	1,100.00

Docket of Claims R	egister						APPKT00248 - 123124 AP
	Vendor Name	Docket/Claim #					Payment Amount
Vendor #	Payable Number	Payable Description	Payable Type	Payable Date	Item Description	Account Number	Distribution Amount
0992	US Bank - Visa						29,945.49
	December Visa Expense	- Stenstr December Visa Expense- Stenstrom	Invoice	12/06/2024	Apple.com- iCloud Storage	001-300-522-30-44-0001	2,99
	-	s- Ciepli December Visa Expenses- Cieplik	Invoice	12/06/2024	Amazon, Cutting boards, Sta. 95, Hoze	001-500-522-50-31-0021	65.66
					Amazon, Dewalt Batteries, Shop	001-600-522-60-35-0008	171.92
					Amazon, Foam for Pelican Case, Trash	001-260-522-26-31-0011	39.93
						001-500-522-50-31-0021	45.99
					Amazon, Gloves, Swiffer Wet Jet	001-500-522-50-31-0021	87.32
					Amazon, Shop Tools	001-600-522-60-35-0008	197.07
					Amazon, USB Cords for EMS Glidescop	001-260-522-26-31-0014	65.49
					Danner, Credit for Boots that never arr	001-230-522-23-31-0025	-391.65
					Fed Ex, Ship Gas Monitor for Repair	001-120-522-12-40-0004	6.21
					Pelican, M50 Micro Case, EMS	001-260-522-26-31-0011	262.47
					Sam Brown Shields, BC Passports	001-230-522-23-31-0010	105.50
					Sam Brown, Helmet Shield	001-230-522-23-31-0026	67.50
					Sam Brown, Helmet Shields	001-230-522-23-31-0026	129.50
					Sharon's Alterations	001-230-522-23-31-0025	112.20
					Sharon's Alterations, Bonea	001-230-522-23-31-0025	124.30
	December Visa Expense	s- Cunni December Visa Expenses- Cunningha	m Invoice	12/06/2024	Dollar Tree- Supplies for Team Holiday	001-230-522-23-31-0001	29.53
					SHRM- Membership Renewal	001-130-522-13-44-0001	264.00
	December Visa Expense	s- Espine December Visa Expenses- Espinosa	Invoice	12/06/2024	Tides Tavern- WFC Legislative Commiti	001-120-522-12-31-0002	106.96
	December Visa Expense	es- Flowe December Visa Expenses- Flowers	Invoice	12/06/2024	Express Storage- Extra Large Boxes	001-230-522-23-31-0001	133.77
	December Visa Expense	es- Fortne December Visa Expenses- Fortner	Invoice	12/06/2024	Alliance Trip Insurance, Salt Lake	001-600-522-60-43-0001	38.88
					Delta, Flight to Salt Lake	001-600-522-60-43-0001	686.96
					Delta, Seats	001-600-522-60-43-0001	19.99
					Expedia, Hotel, Salt Lake	001-600-522-60-43-0001	191.24
					Harbor Freight, Mis. Shop tools	001-600-522-60-35-0008	176.14
					Hertz Car Rental, Trip to look at Engine	001-500-522-50-43-0001	200.82
					Mac Tools, Sockets	001-600-522-60-35-0008	113.98
					McLendon's Boxes	001-500-522-50-31-0021	124.61
					Priceline, Hertz, Car rental insurance	001-600-522-60-43-0001	102.45
	December Visa Expense	es- Garea December Visa Expenses- Gareau	Invoice	12/06/2024	AAA Industrial, Gate lever and Bracket	001-500-594-22-64-0009	356.30
					Home Depot, Sta. 91 Supplies	001-500-522-50-35-0013	180.22
					McGuire Bearing, 91 Bay Door Motor	001-500-522-50-35-0013	40.15
	December Visa Expense	es- GFR C December Visa Expenses- GFR Card 3	Invoice	12/06/2024	USPS- Mail Forwarding (GFR to CPFR P	001-120-522-12-49-0002	
	December Visa Expense	es- Greco December Visa Expenses- Greco	Invoice	12/06/2024	NFPA- Books	001-260-522-26-31-0014	124.30
	December Visa Expense	es- Monti December Visa Expenses- Montalvo	Invoice	12/06/2024	Amazon- Santa Run Supplies	001-300-522-30-31-0019	39.99
					Target- Santa Run Supplies	001-300-522-30-31-0019	13.21
					Walmart- Santa Run Supplies	001-300-522-30-31-0019	10.79
	December Visa Expense	es-Richai December Visa Expenses-Richards	Invoice	12/06/2024	Dump Run	001-500-522-50-47-0002	70.64
					Propane, Sta. 93	001-500-522-50-47-0004	59.07
	December Visa Expense	es- Rickey December Visa Expenses- Rickey	Invoice	12/31/2024	Amazon, Duty Boots and Insoles, Ricke	001-230-522-23-31-0025	138.64
	December Visa Expense	es- Snode December Visa Expenses- Snodgrass	Invoice	12/06/2024	Amazon- Rescue Randy Training Dumn	001-400-522-45-35-0006	•
					Int'l Code Council- Updated HazMat Co	: 001-230-522-23-31-0010	356.73

Docket of Claims R	legister Vendor Name	Docket/Claim #					APPKT00248 - 123124 AP Payment Amount
Vendor #	Payable Number	Payable Description	Payable Type	Payable Date	item Description	Account Number	Distribution Amount
	• •	s- Snode December Visa Expenses- Snod	• •	12/06/2024	National Registry- NREMT Testing (E91		104.00
					National Registry- NREMT Testing (E91		104.00
					National Registry- NREMT Testing (E91		104.00
	December Visa Expenses	s- Stensi December Visa Expenses- Sten	strom Invoice	12/06/2024	Amazon Return-Engine Decorations fo		-137.94
		•			Gov't Social Media- Membership Rene	001-300-522-30-44-0001	79.00
					Home Depot- Utility Bags for Engine O	001-300-522-30-31-0028	219.98
					MailerLight- Monthly Subscription	001-300-522-30-44-0001	16.22
	November Visa Expense:	s - Walt November Visa Expenses - Wa	ltrip Invoice	12/06/2024	Amazon - Equipment Repair and Traini	001-400-522-45-35-0006	534.28
					Amazon - Gym Equipment	001-400-522-45-35-0006	830.97
					Amazon - MHP Office Decor	001-260-522-26-41-0033	571.20
					Amazon Refund	001-400-522-45-35-0006	-142.34
					Amazon Refund	001-400-522-45-35-0006	-142.34
					Amazon Refund	001-400-522-45-35-0006	-30.65
					Amazon Refund	001-400-522-45-35-0006	-142.34
					Amazon Refund	001-400-522-45-35-0006	-142.34
					Amazon Refund	001-400-522-45-35-0006	-142.34
					Karma Indian- Lunch w/Dr. Barnhart &		137.26
					Rep Fitness - Gym Equipment	001-400-522-45-35-0006	875.98
					ROGUE Fitness - Gym Equipment	001-400-522-45-35-0006	4,864.32
					Visa - Pelotek Parts	001-400-522-45-35-0006	108.99
	•	s- Barcu November Visa Expenses- Bar		12/06/2024	Texaco- Fuel for U98-2	001-600-522-60-32-0001	60.01
	•	s- Black November Visa Expenses- Blac		12/06/2024	R&R Components for U23-3	001-600-522-60-48-0016	330.30
		s- Bonei November Visa Expenses- Bon		12/06/2024	Brown Bear- Car Wash Card for U22-3	001-600-522-60-48-0016	65.65
	November Visa Expense	es- Ciepli November Visa Expenses- Ciep	olik Invoice	12/06/2024	Amazon, Citation Bar, Bonea	001-230-522-23-31-0025	12.02
					Amazon, Interoffice Envelopes	001-230-522-23-31-0001	53.60
					Amazon, Keyboard and Mouse, Brittan		43.79
					Amazon, Lancets, Phone Chargers	001-140-522-14-35-0003	21.86
					A	001-260-522-26-31-0011	68.52
					Amazon, Soap	001-500-522-50-31-0021	39.39
					Battery Kings, Streamlight Batteries	001-230-522-23-31-0010	50.89
					Best Buy, TV Sta. 93	001-500-522-50-35-0012	154.13
					Costco Station Supplies	001-500-522-50-31-0021	259.92 391.65
					Danner, Boots for Brian Budd	001-230-522-23-31-0025 001-230-522-23-31-0025	289.54
					Danner, Duty Boots, Budd	001-230-522-23-31-0023	33.51
					Home Depot, Brooms Home Depot, Smoke Detectors - 6 pac		328.45
					Lighthouse, White Bell Cap, Bonea	001-230-522-23-31-0025	108.62
					Olympic Industrial, Nuts, Stock Appara		16.53
					Sam Brown	001-230-522-23-31-0026	54.50
					Tyler, 1099 & W-2 Forms w/envelopes		391.44
					USPS, Postage for Narcotics Form Mail		10.45
					Walmart, Station Cleaning Supplies	001-500-522-50-31-0021	125.37
					Work World, Boots, RJ Remund	001-230-522-23-31-0025	306.60
					work mond, boots, to nemana	501-150-522-25-31-VV23	200.00

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Docket of Claims Register

vment	Amount	

Docket of Clain	ns Register						АРРКТОО248 - 123124 АР
	Vendor Name	Docket/Claim #					Payment Amount
Vendor #	Payable Number	Payable Description	Payable Type	Payable Date	Item Description	Account Number	Distribution Amount
	November Visa Expens	es- Evans November Visa Expenses- Evans	Invoice	12/06/2024	Amazon- Bankers Boxes	001-230-522-23-31-0001	70.25
					Fred Meyer- Food for Quarterly Leader	001-120-522-12-31-0002	100.11
					USPS- Ship Faulty Vehicle Part to Vend	001-120-522-12-40-0004	10.31
	November Visa Expens	es- Fortn November Visa Expenses- Fortner	Invoice	12/06/2024	Auto Zone, Differential and Core Charg	001-600-522-60-31-0022	1,534.99
					Marine 92 Tune Up Service with Parts	001-600-522-60-48-0016	2,385.58
	November Visa Expens	es- Garea November Visa Expenses- Gareau	Invoice	12/06/2024	2.9% Visa Charge for Valley Sign	001-500-594-22-64-0009	14.58
					Lowes, Plywood, Sta. 92	001-500-594-22-64-0009	355.60
					Valley Sign, Sta. 92	001-500-594-22-64-0009	502.61
	November Visa Expens	es- Grecc November Visa Expenses- Greco	Invoice	12/06/2024	Amazon- Desktop Calendar	001-230-522-23-31-0001	9.36
					Awards Unlimited- Award for Dr. Barni	001-260-522-26-31-0014	184.97
	November Visa Expens	es- Mont November Visa Expenses- Montalvo	Invoice	12/06/2024	Costco- Supplies for Holiday Education	001-300-522-30-31-0028	21.98
					Safeway- Supplies for Holiday Educatio	001-300-522-30-31-0028	21.96
					The Home Depot- Christmas Lights for	001-300-522-30-31-0019	64.86
	November Visa Expens	es- Snod November Visa Expenses- Snodgrass	Invoice	12/06/2024	2025 FDSOA Conference Airfare- J. Dav	001-400-522-45-43-0001	416.20
					2025 FDSOA Conference Airfare- M. W	001-400-522-45-43-0001	416.20
					2025 FDSOA Conference Lodging- J. Da	001-400-522-45-43-0001	219.22
					2025 FDSOA Conference Lodging- M. V	001-400-522-45-43-0001	219.22
					2025 FDSOA Conference Registration	001-400-522-45-43-0001	1,390.00
					2025 FDSOA Conference Registration-	001-400-522-45-43-0001	1,390.00
					2025 FDSOA Conference Rental Car	001-400-522-45-43-0001	339.79
					Managing a Fire Company Renewal- J.	001-400-522-45-44-0001	1,098.51
	November Visa Expens	ses- Stens November Visa Expenses- Stenstrom	Invoice	12/06/2024	Amazon-Santa Run Engine Decoration	001-300-522-30-31-0019	69.78
					Amazon- Santa Run Supplies	001-300-522-30-31-0019	137.94
					Apple.com- iCloud Storage	001-300-522-30-44-0001	2.99
					News Tribune- Monthly Subscription	001-300-522-30-44-0001	15.99
					Uniqode- QR Code Generator	001-300-522-30-44-0001	436.47
0966	Verizon Wireless						4,040.68
	6101272648	Wireless Charges 12/16/24-1/15/25	Invoice	12/15/2024	Wireless Charges 12/16/24-1/15/25	001-120-522-12-40-0002	4,040.68
1195	Waltrip, Matthew R	_					7,585.51
	123124	Tuition Reimbursement	Invoice	12/31/2024	Tuition Reimbursement- Fall 2024	001-400-522-45-43-0005	4,224.66
	123124	runion nembursement	invoice	16/31/2024	Tuition Reimbursement- True Up	001-400-522-45-43-0005	3,360.85
					radon temparsentent mae op	001 400 022 40 40 0000	386.08
0778	Washington Water Service						
	2890000498-12	Sta. 94 Irrigation Service 11/14/24-12/		12/17/2024	Sta. 94 Irrigation Service 11/14/24-12/		33.46
	5755486772-12	Sta. 95 Water Service 11/14/24-12/12		12/17/2024	Sta. 95 Water Service 11/14/24-12/12/		175.14
	770000838-12	Sta. 94 Water Service 11/14/24-12/11		12/17/2024	Sta. 94 Water Service 11/14/24-12/11/		144.02
	9685693564-12	Sta. 95 Irrigation Service 11/14/24-12/	Invoice	12/17/2024	Sta. 95 Irrigation Service 11/14/24-12/	001-500-522-50-47-0003	33.46
1010	Whistle Workwear						154.57
	INV2040007107	Uniform Related Purchases (Boots)	Invoice	12/21/2024	Work Boots, Gareau	001-230-522-23-31-0025	154.57
					Total Claims: 35	Total Paymen	t Amount: 179,220.32

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Graham Fire & Rescue

Expense Approval Register

Packet: APPKT00251 - December 2024 Benefits

Payment Number	Vendor Name	Payable Number	Description (Item)	Account Number	Amount
Fund: 001 - General Fund					
Vendor: Amer Family	•				
36391	Amer Family Life Assur Co	INV0001457	AFLAC	001-950-589-99-09-0099	147.90
36391	Amer Family Life Assur Co	INV0001458	AFLAC	001-950-589-99-09-0099	700.07
			vendor	Amer Family Life Assur Co Total:	847.97
Vendor: Charles Sch	wab Bank				
36392	Charles Schwab Bank	INV0001471	Spectrum Post-Tax 457B Plan	001-850-2000	2,904.28
36392	Charles Schwab Bank	INV0001472	Spectrum Post-Tax 457B Plan	001-950-589-99-09-0099	75,849.22
36392	Charles Schwab Bank	INV0001473	Spectrum Pre-Tax 457B Plan	001-950-589-99-09-0099	1,849.10
36392	Charles Schwab Bank	INV0001474	Spectrum Pre-Tax 457B Plan	001-950-589-99-09-0099	83,847.81
			Ven	dor Charles Schwab Bank Total:	164,450.41
Vendor: Dept of Ret	irement Systems				
36393	Dept of Retirement Systems	INV0001464	Retirement	001-950-589-99-09-0099	218,511.33
36393	Dept of Retirement Systems	INV0001469	Retirement	001-950-589-99-09-0099	23,135.44
36393	Dept of Retirement Systems	INV0001470	Retirement	001-950-589-99-09-0099	2,529.27
			Vendor De	pt of Retirement Systems Total:	244,176.04
Vendor: DiMartino A	Associates Inc.				
36394	DiMartino Associates Inc.	INV0001465	LTD	001-950-589-99-09-0099	134.46
				DiMartino Associates Inc. Total:	134.46
••	oort Enforcement-Oly	100/0001450	DCUC Child Support	001-950-589-99-09-0099	1 517 /3
36395	DSHS - Support Enforcement	11100001459	DSHS - Child Support	Support Enforcement-Oly Total:	<u>1,517.42</u> 1,517.42
			Venuor DSH3-	Support Emotement-ory rotal.	1,517.42
Vendor: GFR Profess	ional Fire Service Administration Gui	ld			
36396	GFR Professional Fire Service	INV0001462	Guild Dues	001-850-2000	801.99
			Vendor GFR Professional Fire Ser	vice Administration Guild Total:	801.99
Vendor: IAFF Local 7	26 Health and Welfare Trust				
36397	IAFF Local 726 Health and We	INV0001461	Dental/EAP/Life	001-950-589-99-09-0099	374.48
36397	IAFF Local 726 Health and We	INV0001466	Health	001-950-589-99-09-0099	5,977.80
			Vendor IAFF Local 726	Health and Welfare Trust Total:	6,352.28
Vendor: Nationwide	Retirement Solutions				
36398	Nationwide Retirement Solut	INV0001468	Nationwide 457B Plan	001-950-589-99-09-0099	2,759.50
50550				vide Retirement Solutions Total:	2,759.50
	R VEBA/HRA Plan, BPAS	NB (0001 4C)	110.4	001-950-589-99-09-0099	22.009.00
36399	NWFFT-GF&R VEBA/HRA Plan	1010001463	HRA		22,908.00 22,908.00
			Vendor NWFF1-GF	&R VEBA/HRA Plan, BPAS Total:	22,908.00
Vendor: Oregon Chil	d Support Program				
36400	Oregon Child Support Progr	INV0001460	OR - Child Support	001-950-589-99-09-0099	949.20
			Vendor Oreg	on Child Support Program Total:	949.20
Vendor: PC Professio	onal Firefighters				
36401	PC Professional Firefighters	INV0001476	Union Dues	001-950-589-99-09-0099	25,958.18
			Vendor Pe	C Professional Firefighters Total:	25,958.18
Vender: Tacoma-Die	rce County Chaplaincy				
36402	Tacoma-Pierce County Chapl	INIV0001475	ТРСС	001-950-589-99-09-0099	65.00
50402	racoma ricice councy chaping	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Pierce County Chaplaincy Total:	65.00
				······	
Vendor: Voya Institu		(h) (c) c) d (==		001 850 3080	20 270 22
36403	Voya Institutional Trust Co.	INV0001477	Voya 4578 Plan	001-850-2000	28,370.23
			Vendor V	oya Institutional Trust Co. Total:	28,370.23

Expense Approval Registe	r			Packet: APPKT00251 - December	2024 Benefits
Payment Number	Vendor Name	Payable Number	Description (Item)	Account Number	Amount
Vendor: WSCFF Emplo	oyee Benefit Trust				
36404	WSCFF Employee Benefit Tru	INV0001467	MERP	001-950-589-99-09-0099	8,925.00
			Vendor W	VSCFF Employee Benefit Trust Total:	8,925.00
				– Fund 001 - General Fund Total:	508,215.68

Grand Total: 508,215.68

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Packet: APPKT00251 - December 2024 Benefits

	508,215.68
	508,215.08
Grand Total:	508,215.68
count Summary	
Account Name	Expense Amount
Accounts Payable	32,076.50
Payroll Deduction Cleari	476,139.18
Grand Total:	508,215.68
t Account Summary	
1	

Fund Summary

2

Project Account Key **None**

	Expense Amount
	508,215.68
Grand Total:	508,215.68

Authorization Signatures

3 Date **District Secretary** Fire Chief Date

	Date	
Commissioner Chair	Date	
Commissioner Vice-Chair	Date	
Commissioner	Date	
Commissioner	Date	

Commissioner

Date



Graham Fire & Rescue

Docket of Claims Register

APPKT00251 - December 2024 Benefits By Docket/Claim Number

Vendor # 0326	Vendor Name Payable Number DiMartino Associates Inc.	Docket/Claim # Payable Description	Payable Type	Payable Date	Item Description	Account Number	Payment Amount Distribution Amount 134.46
	INV0001465	LTD	Invoice	12/31/2024	LTD	001-950-589-99-09-0099	134.46
1716	Charles Schwab Bank						164,450.41
	INV0001471	Spectrum Post-Tax 457B Plan	Invoice	12/31/2024	Spectrum Post-Tax 457B Plan	001-850-2000	2,904.28
	INV0001472	Spectrum Post-Tax 457B Plan	Invoice	12/31/2024	Spectrum Post-Tax 457B Plan	001-950-589-99-09-0099	75,849.22
	INV0001473	Spectrum Pre-Tax 457B Plan	Invoice	12/31/2024	Spectrum Pre-Tax 457B Plan	001-950-589-99-09-0099	1,849.10
	INV0001474	Spectrum Pre-Tax 457B Plan	Invoice	12/31/2024	Spectrum Pre-Tax 457B Plan	001-950-589-99-09-0099	83,847.81
2027	NWFFT-GF&R VEBA/HRA Plan, E	3F					22,908.00
	INV0001463	HRA	Invoice	12/31/2024	HRA	001-950-589-99-09-0099	22,908.00
02542	Oregon Child Support Program						949.20
	INV0001460	OR - Child Support	Invoice	12/31/2024	OR - Child Support	001-950-589-99-09-0099	949.20
02575	GFR Professional Fire Service Ac	tr					801.99
	INV0001462	Guild Dues	Invoice	12/31/2024	Guild Dues	001-850-2000	801.99
1379	PC Professional Firefighters						25,958.18
	INV0001476	Union Dues	Invoice	12/31/2024	Union Dues	001-950-589-99-09-0099	25,958.18
0897	Tacoma-Pierce County Chaplain	nC'					65.00
	INV0001475	TPCC	Invoice	12/31/2024	TPCC	001-950-589-99-09-0099	65.00
2539	IAFF Local 726 Health and Welfa	ar					6,352.28
	INV0001461	Dental/EAP/Life	Invoice	12/31/2024	Dental/EAP/Life	001-950-589-99-09-0099	374.48
	INV0001466	Health	Invoice	12/31/2024	Health	001-950-589-99-09-0099	5,977.80
1910	WSCFF Employee Benefit Trust						8,925.00
	INV0001467	MERP	Invoice	12/31/2024	MERP	001-950-589-99-09-0099	8,925.00
1180	DSHS - Support Enforcement-Ol	ly					1,517.42
	INV0001459	DSHS - Child Support	Invoice	12/31/2024	DSHS - Child Support	001-950-589-99-09-0099	1,517.42
1177	Voya Institutional Trust Co.						28,370.23
	INV0001477	Voya 457B Plan	Invoice	12/31/2024	Voya 457B Plan	001-850-2000	28,370.23
1361	Dept of Retirement Systems						244,176.04
	INV0001464	Retirement	Invoice	12/31/2024	Retirement	001-950-589-99-09-0099	218,511.33
	INV0001469	Retirement	Invoice	12/31/2024	Retirement	001-950-589-99-09-0099	23,135.44
	INV0001470	Retirement	Invoice	12/31/2024	Retirement	001-950-589-99-09-0099	2,529.27
2078	Nationwide Retirement Solution	ns					2,759.50
	INV0001468	Nationwide 457B Plan	Invoice	12/31/2024	Nationwide 457B Plan	001-950-589-99-09-0099	2,759.50

APPKT00251 - December 2024 Benefits **Docket of Claims Register** Docket/Claim # Payment Amount Vendor Name **Payable Description** Payable Type Payable Date Item Description Account Number **Distribution Amount** Vendor # Payable Number 847.97 1178 Amer Family Life Assur Co 12/31/2024 AFLAC 001-950-589-99-09-0099 147.90 AFLAC Invoice INV0001457 AFLAC Invoice 12/31/2024 AFLAC 001-950-589-99-09-0099 700.07 INV0001458

Total Claims: 14

Total Payment Amount:

ount: 508,215.68

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CHECK REGISTER

Graham Fire & Rescue

11/01/2024 To: 11/30/2024

Date: 12/31/2024

Warrants/Checks and/or EFTs:

100708 through 100850 totaling \$1,140,445.44 as itemized above are

approved on day of , 2025, for payment on above date.

ict Secretary

Fire Chief

We the undersigned Board of Commissioners of Graham Fire & Rescue do hereby certify that the merchandise have been furnished, the services rendered or the labor performed as described herein and that the claims are a just, due and unpaid obligation against Graham Fire & Rescue and that we are authorized to authenticate and certify to said claims.

Approved on _____ day of _____, 2025.

Commissioner

Commissioner

Commissioner

Commissioner

Commissioner



Pay Period: 11/1/2024-11/30/2024

Packet: PYPKT00205 - December 2024 Payroll Process Payroll Set: Payroll Set 01 - 01

Employee	Employee #	Date	Amount	Number
Allwine, Tyler F	1637	12/31/2024	6,015.27	100708
Anderson, Eric R	1303	12/31/2024	10,101.73	100709
Bales, Randall J	1025	12/31/2024	9,571.69	100710
Bamford, Daniel E	1056	12/31/2024	8,606.98	100711
Barstow, Russell	0192	12/31/2024	733.15	100712
Baumgardner, Eric A	1834	12/31/2024	8,933.63	100713
Bice, Jacob E	0318	12/31/2024	5,594.42	100714
Bigelow, Giani D	1740	12/31/2024	5,755.13	100715
Black, Matthew D	1065	12/31/2024	150.00	100716
Black, Matthew D	1065	12/31/2024	200.00	100716
Black, Matthew D	1065	12/31/2024	10,842.50	100716
Black, Matthew D	1065	12/31/2024	400.00	100716
Bonea, Jared R	1066	12/31/2024	12,720.37	100717
Bowman, Suzanne M	1359	12/31/2024	7,592.27	100718
Brown, Jason B	1068	12/31/2024	6,571.61	100719
Budd, Brian W	1070	12/31/2024	11,112.69	100720
Budd, Brian W	1070	12/31/2024	200.00	100720
Cantu, Brianna M	0320	12/31/2024	4,494.01	100721
Cantu, Santos J	1074	12/31/2024	9,431.68	100722
Caramandi, Dustin T	1835	12/31/2024	6,937.85	100723
Carolan, Caleb P	1701	12/31/2024	8,752.88	100724
Centen, Jacob A	0314	12/31/2024	4,612.68	100725
Cermak, Zachary C	2520	12/31/2024	5,004.04	100726
Childears, Trevor R	2472	12/31/2024	4,803.37	100727
Cieplik, Jina C	0690	12/31/2024	25.00	100728
Cieplik, Jina C	0690	12/31/2024	25.00	100728
Cieplik, Jina C	0690	12/31/2024	25.00	100728
Cieplik, Jina C	0690	12/31/2024	130.51	100728
Cline, Brandon R	0418	12/31/2024	7,936.44	100729
Cline, Joshua T	2531	12/31/2024	5,687.71	100730
Coffey, Joseph B	1839	12/31/2024	10,677.91	100731
Corak, John D	1035	12/31/2024	10,397.39	100732
Cunningham, Leah N	2510	12/31/2024	8,953.48	100733
Cunningham, Leah N	2510	12/31/2024	4,300.00	100733
Daly, Patrick J	1847	12/31/2024	9,647.63	100734
Daneker, Adin S	1078	12/31/2024	9,462.43	100735
Daneker, Jason E	2357	12/31/2024	6,992.31	100736
Davis, Jacob R	1849	12/31/2024	8,442.85	100737
Davison, Jeffrey A	1082	12/31/2024	14,060.21	100738
D'Len, Jill L	1267	12/31/2024	8,455.60	100739
D'Len, Zachariah P	1293	12/31/2024	10,735.99	100740
Dooley, Brandon M	1234	12/31/2024	10,484.00	100741
Dooley, Brandon M	1234	12/31/2024	500.00	100741
Edenfield, Jeffrey A	0319	12/31/2024	4,845.01	100742
Eichner, David F	1584	12/31/2024	7,959.44	100743
Elery, Cole J	2211	12/31/2024	7,468.64	100744
Ernst, Jonathan T	0642	12/31/2024	9,935.14	100745
Espino, Fernando	1587	12/31/2024	6,314.44	100746
Espinosa, Oscar J	1215	12/31/2024	16,197.70	100747
Estes, Brian D	2544	12/31/2024	1,173.42	100748
Evans, Lori A				
	2523	12/31/2024	5,079.25	100749

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Employee	Employee #	Date	Amount	Number
Faubion, Robert A	1087	12/31/2024	349.94	100750
Faubion, Robert A	1087	12/31/2024	9,360.35	100750
Flowers, Troy M	1090	12/31/2024	8,940.43	100751
Fortier, Michael J	1091	12/31/2024	9,344.13	100752
Fortner, Brian N	1307	12/31/2024	9,285.31	100753
Funk, Justin L	1348	12/31/2024	8,813.44	100754
Gallagher, Patrick J	0539	12/31/2024	10,787.89	100755
Gareau, Michael S	2489	12/31/2024	7,763.94	100756
Greco, Michelle A	1204	12/31/2024	6,302.85	100757
Gregory, Shawn C	1094	12/31/2024	13,911.70	100758
Guenther, Derek A	1241	12/31/2024	10,872.67	100759
Harris, Travis J	1345	12/31/2024	10,883.20	100760
Heath, Hunter D	0742	12/31/2024	6,946.31	100761
Herbrand, Zach K	0317	12/31/2024	5,630.77	100762
Hergert, Jonathan S	1308	12/31/2024	9,799.95	100763
Hernandez, Benjamin	2396	12/31/2024	4,818.17	100764
Higgins, William D	1109	12/31/2024	500.00	100765
Higgins, William D	1109	12/31/2024	6,520.98	100765
Holznagel, Matthew JD	0321	12/31/2024	4,511.01	100766
Homan, Robert L	2204	12/31/2024	684.30	100767
Horak, Dylan	2478	12/31/2024	5,915.05	100768
Hutchison, Alex D	2205	12/31/2024	7,325.37	100769
Johnson, Morgan S	0316	12/31/2024	5,238.75	100770
Jones, Justin T	1649	12/31/2024	7,379.99	100771
Jones, Justin T	1649	12/31/2024	1,000.00	100771
Jonson, Nathan M	1898	12/31/2024	6,349.36	100772
Juergens, Michael P	1118	12/31/2024	16,944.72	100773
Justice, Colton J	1531	12/31/2024	6,789.57	100774
Kachman, Michael S	1365	12/31/2024	8,522.08	100775
Kamps, Robert J	2548	12/31/2024	5,681.05	100776
Kanton, Brett J	1120	12/31/2024	9,007.51	100777
Kennedy, Cory R	1122	12/31/2024	6,357.34	100778
Kimball, Taylor A	2480	12/31/2024	8,419.97	100779
Kirkley, Trystan S	1742	12/31/2024	6,239.20	100780
Koehnke, Zachary C	2358	12/31/2024	9,590.64	100781
Kolibas, Andrew E	1123	12/31/2024	10,041.12	100782
Korby, Adam S	1646	12/31/2024	6,135.02	100783
Koth, Brandon J	1126	12/31/2024	7,906.02	100784
Krattli, Kipp J	1040	12/31/2024	9,453.99	100785
Larue, Robert P	1687	12/31/2024	11,492.14	100786
Lester, Matthew C	1853	12/31/2024	6,721.12	100787
Lewis, Nathan T	2214	12/31/2024	6,832.57	100788
Lombardo, Elizabeth M	2505	12/31/2024	5,000.13	100789
Lombardo, Elizabeth M	2505	12/31/2024	400.00	100789
Lombardo, Elizabeth M	2505	12/31/2024	25.00	100789
Lombardo, Elizabeth M	2505	12/31/2024	25.00	100789
Lopez, Jorge A	1612	12/31/2024	6,347.15	100790
Low, Andrew M	1128	12/31/2024	10,055.93	100791
Mallrie, Michael J	1354	12/31/2024	6,463.15	100792
Mallrie, Michael J	1354	12/31/2024	3,200.00	100792
Mallrie, Michael J	1354	12/31/2024	500.00	100792
Mason, Thomas W	1138	12/31/2024	19,510.50	100793
Matheny, Jacob M	0501	12/31/2024	7,363.93	100794
McAfee, Christine L	2502	12/31/2024	1,073.06	100795
McCleary, Matthew J	0419	12/31/2024	6,827.56	100796
McWhirter, Devin M	0374	12/31/2024	7,306.39	100797
Miller, John C	1750	12/31/2024	5,593.64	100798
Montalvo, Ashley N	2546	12/31/2024	5,315.53	100799
Morrow, Garrett B	2543	12/31/2024	5,508.42	100800
wonow, darett b	<u>4010</u>	12/31/2024	3,300.42	100000

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Employee	Employee #	Date	Amount	Number
Murray, Brittany L	2532	12/31/2024	6,307.91	100801
Newport, Tyler A	1536	12/31/2024	7,029.60	100802
O'Connell, Edward W	<u>1412</u>	12/31/2024	7,148.98	100803
Olson, Kyle S	1263	12/31/2024	7,357.84	100804
Onishchenko, Isaac S	2475	12/31/2024	5,474.29	100805
Parrish, Alex L	0422	12/31/2024	10,784.53	100806
Peredo, Anthony D	2220	12/31/2024	11,052.13	100807
Pettis Infante, Augustine R	2477	12/31/2024	5,835.89	100808
Prather, Shawn P	<u>1151</u>	12/31/2024	15,790.41	100809
Psait, Joseph A	0378	12/31/2024	9,864.96	100810
Rawlins, Christopher M	1355	12/31/2024	8,414.51	100811
Ray, Michael L	1153	12/31/2024	750.00	100812
Ray, Michael L	1153	12/31/2024	7,494.63	100812
Reed, Dylan J	1694	12/31/2024	8,333.94	100813
Reed, Kyler G	0306	12/31/2024	4,388.79	100814
Remund, Rene J	2026	12/31/2024	5,866.15	100815
Remund, Rene J	2026	12/31/2024	1,500.00	100815
Richards, Steve L	1162	12/31/2024	12,847.36	100816
Richardson, Thad M	1163	12/31/2024	17,506.59	100817
Rickey, Jason H	1165	12/31/2024	9,476.60	100818
Roberts, Sandi K	2326	12/31/2024	2,000.00	100819
Roberts, Sandi K	2326	12/31/2024	13,652.45	100819
Robinson, Daniel G	1695	12/31/2024	8,688.54	100820
Romines, Tyler R	1176	12/31/2024	15,509.54	100821
Rubin, Derik	0322	12/31/2024	5,257.51	100822
Samuelsen, Neil C	2545	12/31/2024	1,297.05	100823
Schaff, Tyler A	1855	12/31/2024	7,864.72	100824
Silva, David A	0312	12/31/2024	5,251.18	100825
Small, Mario A	0315	12/31/2024	3,834.18	100826
Snodgrass, Jacqueline	2498	12/31/2024	5,264.35	100827
Sojda, Robert	0311	12/31/2024	5,430.83	100828
Soland, Derick D	1242	12/31/2024	7,810.13	100829
Stenstrom, Brianna J	2196	12/31/2024	7,473.42	100830
Stenstrom, Jasper A	0425	12/31/2024	7,022.71	100831
Stephens, Katherine L	0309	12/31/2024	6,424.13	100832
Sturman, Christopher A	1187	12/31/2024	7,327.62	100833
Susee, Timothy E	1249	12/31/2024	12,705.42	100834
Swart, Sarah M	0350	12/31/2024	10,132.76	100835
Swinton, Sean A	0323	12/31/2024	4,266.53	100836
Talkington, Morgan T	2359	12/31/2024	7,831.08	100837
Thompson, Kyle H	0313	12/31/2024	5,456.91	100838
Thompson, Maxwell R	1639	12/31/2024	7,561.52	100839
Tigli, Joseph A	1641	12/31/2024	5,271.14	100840
Turner, Daniel C	1611	12/31/2024	6,116.71	100841
Van Dijk, Bjorn K	1858	12/31/2024	7,772.53	100842
VanKekerix, Marc L	1896	12/31/2024	6,197.12	100843
Wagner, Brett M	0334	12/31/2024	100.00	100844
Wagner, Brett M	0334	12/31/2024	1,000.00	100844
Wagner, Brett M	0334	12/31/2024	9,079.79	100844
Wahl, Luke W	1053	12/31/2024	6,237.13	100845
Waltrip, Matthew R	1195	12/31/2024	11,821.40	100846
Weaver, Hanne L	2476	12/31/2024	6,005.87	100847
Williams, Andrew J	1196	12/31/2024	6,960.81	100848
Williams, Carson R	2473	12/31/2024	6,540.64	100849
	No. of Concession, Surgery State			

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Payroll Check Register

Employee Pay Summary Pay Period: 11/1/2024-11/30/2024

Packet: PYPKT00205 - December 2024 Payroll Process Payroll Set: Payroll Set 01 - 01

Employee	Employee #	Payment Date	Number	Earnings	Deductions	Taxes	Net
Allwine, Tyler F	1637	12/31/2024	100708	9,916.56	2,506.23	1,395.06	6,015.27
Anderson, Eric R	1303	12/31/2024	100709	15,106.01	2,830.58	2,173.70	10,101.73
Bales, Randall J	1025	12/31/2024	100710	13,752.70	2,605.14	1,575.87	9,571.69
Bamford, Daniel E	1056	12/31/2024	100711	12,004.26	2,176.28	1,221.00	8,606.98
Barstow, Russell	0192	12/31/2024	100712	805.00	0.00	71.85	733.15
Baumgardner, Eric A	1834	12/31/2024	100713	12,175.06	1,600.57	1,640.86	8,933.63
Bice, Jacob E	0318	12/31/2024	100714	7,763.62	994.27	1,174.93	5,594.42
Bigelow, Giani D	1740	12/31/2024	100715	9,866.15	2,382.95	1,728.07	5,755.13
Black, Matthew D	1065	12/31/2024	100716	16,980.03	2,860.66	2,526.87	11,592.50
Bonea, Jared R	1066	12/31/2024	100717	19,243.88	3,955.46	2,568.05	12,720.37
Bowman, Suzanne M	1359	12/31/2024	100718	11,412.45	2,625.52	1,194.66	7,592.27
Brown, Jason B	1068	12/31/2024	100719	10,296.14	2,538.61	1,185.92	6,571.61
Budd, Brian W	1070	12/31/2024	100720	15,110.39	1,870.77	1,926.93	11,312.69
Cantu, Brianna M	0320	12/31/2024	100721	6,642.67	1,348.66	800.00	4,494.01
Cantu, Santos J	1074	12/31/2024	100722	13,080.63	2,001.90	1,647.05	9,431.68
Caramandi, Dustin T	1835	12/31/2024	100723	9,975.87	1,432.98	1,605.04	6,937.85
Carolan, Caleb P	1701	12/31/2024	100724	12,891.57	1,760.03	2,378.66	8,752.88
Centen, Jacob A	0314	12/31/2024	100725	6,856.48	1,416.89	826.91	4,612.68
Cermak, Zachary C	2520	12/31/2024	100726	7,994.00	2,013.92	976.04	5,004.04
Childears, Trevor R	2472	12/31/2024	100727	7,703.94	1,739.18	1,161.39	4,803.37
Cieplik, Jina C	0690	12/31/2024	100728	7,017.19	6,609.01	202.67	205.51
Cline, Brandon R	0418	12/31/2024	100729	10,746.89	1,748.75	1,061.70	7,936.44
Cline, Joshua T	2531	12/31/2024	100730	6,777.68	466.04	623.93	5,687.71
Coffey, Joseph B	1839	12/31/2024	100731	14,610.07	2,178.28	1,753.88	10,677.91
Corak, John D	1035	12/31/2024	100732	15,830.04	2,774.11	2,658.54	10,397.39
Cunningham, Leah N	2510	12/31/2024	100733	17,300.00	1,101.47	2,945.05	13,253.48
Daly, Patrick J	1847	12/31/2024	100734	13,831.52	2,455.81	1,728.08	9,647.63
Daneker, Adin S	1078	12/31/2024	100735	14,278.78	1,990.42	2,825.93	9,462.43
Daneker, Jason E	2357	12/31/2024	100736	12,261.32	3,506.23	1,762.78	6,992.31
Davis, Jacob R	1849	12/31/2024	100737	11,446.16	1,538.39	1,464.92	8,442.85
Davison, Jeffrey A	1082	12/31/2024	100738	20,710.53	3,307.79	3,342.53	14,060.21
D'Len, Zachariah P	1293	12/31/2024	100740	16,102.39	3,137.39	2,229.01	10,735.99
D'Len, Jill L	1267	12/31/2024	100739	13,601.62	2,852.60	2,293.42	8,455.60
Dooley, Brandon M	1234	12/31/2024	100741	16,186.04	3,041.06	2,160.98	10,984.00
Edenfield, Jeffrey A	0319	12/31/2024	100742	6,642.67	898.66	899.00	4,845.01
Eichner, David F	1584	12/31/2024	100743	11,541.58	1,866.53	1,715.61	7,959.44
Elery, Cole J	2211	12/31/2024	100744	11,227.00	1,797.70	1,960.66	7,468.64
Ernst, Jonathan T	0642	12/31/2024	100745	13,513.52	2,234.74	1,343.64	9,935.14
Espino, Fernando	1587	12/31/2024	100746	9,824.63	1,770.08	1,740.11	6,314.44
Espinosa, Oscar J	1215	12/31/2024	100747	21,975.43	1,807.28	3,970.45	16,197.70
Estes, Brian D	2544	12/31/2024	100748	1,288.00	0.00	114.58	1,173.42
Evans, Lori A	2523	12/31/2024	100749	6,879.60	1,007.10	793.25	5,079.25
Faubion, Robert A	1087	12/31/2024	100750	13,967.86	2,602.67	1,654.90	9,710.29
Flowers, Troy M	1090	12/31/2024	100751	13,134.31	2,790.70	1,403.18	8,940.43
Fortier, Michael J	1091	12/31/2024	100752	14,165.44	3,095.42	1,725.89	9,344.13
Fortner, Brian N	1307	12/31/2024	100753	11,483.66	765.34	1,433.01	9,285.31
Funk, Justin L	1348	12/31/2024	100754	13,421.46	2,186.06	2,421.96	8,813.44
Gallagher, Patrick J	0539	12/31/2024	100755	15,308.32	1,637.84	2,882.59	10,787.89
Gareau, Michael S	2489	12/31/2024	100756	9,937.20	666.99	1,506.27	7,763.94
Greco, Michelle A	1204	12/31/2024	100757	7,900.07	641.42	955.80	6,302.85
Gregory, Shawn C	1094	12/31/2024	100758	19,704.27	2,562.81	3,229.76	13,911.70

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Packet: PYPKT00205 - December 2024 Payroll Process Payroll Set: Payroll Set 01 - 01

Employee	Employee #	Payment Date	Number	Earnings	Deductions	Taxes	Net
Guenther, Derek A	1241	12/31/2024	100759	17,438.20	3,139.18	3,426.35	10,872.67
Harris, Travis J	1345	12/31/2024	100760	15,045.59	2,218.06	1,944.33	10,883.20
Heath, Hunter D	0742	12/31/2024	100761	11,700.89	2,673.43	2,081.15	6,946.31
Herbrand, Zach K	0317	12/31/2024	100762	6,899.55	1,020.57	248.21	5,630.77
Hergert, Jonathan S	1308	12/31/2024	100763	14,751.48	2,935.87	2,015.66	9,799.95
Hernandez, Benjamin	2396	12/31/2024	100764	6,832.46	1,114.85	899.44	4,818.17
Higgins, William D	1109	12/31/2024	100765	10,723.17	1,951.72	1,750.47	7,020.98
Holznagel, Matthew JD	0321	12/31/2024	100766	6,642.67	1,198.66	933.00	4,511.01
Homan, Robert L	2204	12/31/2024	100767	966.00	0.00	281.70	684.30
Horak, Dylan	2478	12/31/2024	100768	9,086.22	1,707.09	1,464.08	5,915.05
Hutchison, Alex D	2205	12/31/2024	100769	10,921.32	1,773.62	1,822.33	7,325.37
Johnson, Morgan S	0316	12/31/2024	100770	6,832.46	914.85	678.86	5,238.75
Jones, Justin T	1649	12/31/2024	100771	10,768.47	1,580.59	807.89	8,379.99
Jonson, Nathan M	1898	12/31/2024	100772	9,569.60	1,748.32	1,471.92	6,349.36
Juergens, Michael P	1118	12/31/2024	100773	24,741.64	3,661.63	4,135.29	16,944.72
Justice, Colton J	1531	12/31/2024	100774	11,589.98	2,648.97	2,151.44	6,789.57
Kachman, Michael S	1365	12/31/2024	100775	11,869.88	2,244.54	1,103.26	8,522.08
Kamps, Robert J	2548	12/31/2024	100776	7,570.43	862.24	1,027.14	5,681.05
Kanton, Brett J	1120	12/31/2024	100777	12,802.34	2,124.08	1,670.75	9,007.51
Kennedy, Cory R	1122	12/31/2024	100778	10,485.93	2,599.76	1,528.83	6,357.34
Kimball, Taylor A	2480	12/31/2024	100779	12,782.68	2,750.71	1,612.00	8,419.97
Kirkley, Trystan S	1742	12/31/2024	100780	9,812.77	1,969.07	1,604.50	6,239.20
Koehnke, Zachary C	2358	12/31/2024	100781	13,575.51	2,540.03	1,444.84	9,590.64
Kolibas, Andrew E	1123	12/31/2024	100782	13,237.89	2,125.24	1,071.53	10,041.12
Korby, Adam S	1646	12/31/2024	100783	10,106.35	2,359.11	1,612.22	6,135.02
Koth, Brandon J	1126	12/31/2024	100784	12,643.09	3,683.46	1,053.61	7,906.02
Krattli, Kipp J	1040	12/31/2024	100785	14,170.17	2,855.41	1,860.77	9,453.99
Larue, Robert P	1687	12/31/2024	100786	17,510.97	2,834.89	3,183.94	11,492.14
Lester, Matthew C	1853	12/31/2024	100787	11,315.19	2,625.53	1,968.54	6,721.12
Lewis, Nathan T	2214	12/31/2024	100788	11,028.34	2,272.75	1,923.02	6,832.57
Lombardo, Elizabeth M	2505	12/31/2024	100789	6,879.60	816.32	613.15	5,450.13
Lopez, Jorge A	1612	12/31/2024	100790	9,759.39	1,864.51	1,547.73	6,347.15
Low, Andrew M	1128	12/31/2024	100791	13,739.10	1,853.98	1,829.19	10,055.93
Mallrie, Michael J	1354	12/31/2024	100792	13,774.93	1,919.38	1,692.40	10,163.15
Mason, Thomas W	1138	12/31/2024	100793	26,659.32	2,290.95	4,857.87	19,510.50
Matheny, Jacob M	0501	12/31/2024	100794	10,572.41	1,482.20	1,726.28	7,363.93
McAfee, Christine L	2502	12/31/2024	100795	1,288.00	0.00	214.94	1,073.06
McCleary, Matthew J	0419	12/31/2024	100796	11,909.36	2,662.57	2,419.23	6,827.56
McWhirter, Devin M	0374	12/31/2024	100797	11,210.77	2,792.31	1,112.07	7,306.39
Miller, John C	1750	12/31/2024	100798	9,679.32	2,485.99	1,599.69	5,593.64
Montalvo, Ashley N	2546	12/31/2024	100799	6,388.20	872.06	200.61	5,315.53
Morrow, Garrett B	2543	12/31/2024	100800	7,493.85	997.66	987.77	5,508.42
Murray, Brittany L	2532	12/31/2024	100801	7,527.90	902.28	317.71	6,307.91
Newport, Tyler A	1536	12/31/2024	100802	11,292.54	2,623.60	1,639.34	7,029.60
O'Connell, Edward W	1412	12/31/2024	100803	11,960.08	2,601.78	2,209.32	7,148.98
Olson, Kyle S	1263	12/31/2024	100804	11,577.23	2,647.88	1,571.51	7,357.84
Onishchenko, Isaac S	2475	12/31/2024	100805	8,011.63	1,315.43	1,221.91	5,474.29
Parrish, Alex L	0422	12/31/2024	100806	14,889.12	2,190.08	1,914.51	10,784.53
Peredo, Anthony D	2220	12/31/2024	100807	16,418.08	2,259.31	3,106.64	11,052.13
Pettis Infante, Augustine R	2477	12/31/2024	100808	9,060.79	2,254.92	969.98	5,835.89
Prather, Shawn P	1151	12/31/2024	100809	23,328.71	3,574.14	3,964.16	15,790.41
Psait, Joseph A	0378	12/31/2024	100810	13,229.18	1,690.49	1,673.73	9,864.96
Rawlins, Christopher M	1355	12/31/2024	100810	12,995.86	2,240.58	2,340.77	9,804.90 8,414.51
Ray, Michael L	1153	12/31/2024	100811	12,656.66	3,110.87	1,301.16	8,244.63
		12/ 21/2024	100012				
1.		12/31/2024	100914	7 9 7 9 96) 11/ 2/	1 1(1) 12	/ 200 /0
Reed, Kyler G	0306	12/31/2024	100814	7,828.86 11 346 80	2,337.84	1,102.23	4,388.79 8 333 94
Reed, Kyler G Reed, Dylan J	<u>0306</u> 1694	12/31/2024	100813	11,346.80	1,299.92	1,712.94	8,333.94
Reed, Kyler G Reed, Dylan J Remund, Rene J	0306 1694 2026	12/31/2024 12/31/2024	100813 100815	11,346.80 11,327.36	1,299.92 2,626.57	1,712.94 1,334.64	8,333.94 7,366.15
Reed, Kyler G Reed, Dylan J	<u>0306</u> 1694	12/31/2024	100813	11,346.80	1,299.92	1,712.94	8,333.94

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Packet: PYPKT00205 - December 2024 Payroll Process Payroll Set: Payroll Set 01 - 01

Employee	Employee #	Payment Date	Number	Earnings	Deductions	Taxes	Net
Rickey, Jason H	1165	12/31/2024	100818	14,191.05	2,042.53	2,671.92	9,476.60
Roberts, Sandi K	2326	12/31/2024	100819	23,030.00	2,155.09	5,222.46	15,652.45
Robinson, Daniel G	1695	12/31/2024	100820	12,976.34	1,815.42	2,472.38	8,688.54
Romines, Tyler R	1176	12/31/2024	100821	23,108.19	2,533.16	5,065.49	15,509.54
Rubin, Derik	0322	12/31/2024	100822	6,642.67	898.66	486.50	5,257.51
Samuelsen, Neil C	2545	12/31/2024	100823	1,449.00	0.00	151.95	1,297.05
Schaff, Tyler A	1855	12/31/2024	100824	11,392.78	2,003.84	1,524.22	7,864.72
Silva, David A	0312	12/31/2024	100825	8,342.85	1,632.03	1,459.64	5,251.18
Small, Mario A	0315	12/31/2024	100826	6,642.67	1,898.66	909.83	3,834.18
Snodgrass, Jacqueline	2498	12/31/2024	100827	6,879.60	747.24	868.01	5,264.35
Sojda, Robert	0311	12/31/2024	100828	8,145.38	1,463.53	1,251.02	5,430.83
Soland, Derick D	1242	12/31/2024	100829	12,217.90	2,673.85	1,733.92	7,810.13
Stenstrom, Brianna J	2196	12/31/2024	100830	11,478.52	1,917.77	2,087.33	7,473.42
Stenstrom, Jasper A	0425	12/31/2024	100831	11,431.49	2,780.75	1,628.03	7,022.71
Stephens, Katherine L	0309	12/31/2024	100832	8,554.27	1,061.72	1,068.42	6,424.13
Sturman, Christopher A	1187	12/31/2024	100833	12,663.99	3,518.95	1,817.42	7,327.62
Susee, Timothy E	1249	12/31/2024	100834	18,797.89	3,179.77	2,912.70	12,705.42
Swart, Sarah M	0350	12/31/2024	100835	15,765.33	3,005.13	2,627.44	10,132.76
Swinton, Sean A	0323	12/31/2024	100836	6,642.67	1,477.14	899.00	4,266.53
Talkington, Morgan T	2359	12/31/2024	100837	12,470.73	2,395.79	2,243.86	7,831.08
Thompson, Kyle H	0313	12/31/2024	100838	7,985.44	1,733.19	795.34	5,456.91
Thompson, Maxwell R	1639	12/31/2024	100839	11,482.83	1,541.52	2,379.79	7,561.52
Tigli, Joseph A	1641	12/31/2024	100840	9,679.32	3,435.19	972.99	5,271.14
Turner, Daniel C	1611	12/31/2024	100841	9,759.39	2,492.82	1,149.86	6,116.71
Van Dijk, Bjorn K	1858	12/31/2024	100842	11,426.80	1,536.74	2,117.53	7,772.53
VanKekerix, Marc L	1896	12/31/2024	100843	7,816.16	418.31	1,200.73	6,197.12
Wagner, Brett M	0334	12/31/2024	100844	14,398.53	2,120.23	2,098.51	10,179.79
Wahl, Luke W	1053	12/31/2024	100845	10,296.14	2,514.90	1,544.11	6,237.13
Waltrip, Matthew R	1195	12/31/2024	100846	17,923.36	3,604.01	2,497.95	11,821.40
Weaver, Hanne L	2476	12/31/2024	100847	9,072.88	1,605.95	1,461.06	6,005.87
Williams, Andrew J	1196	12/31/2024	100848	10,485.93	2,554.80	970.32	6,960.81
Williams, Carson R	2473	12/31/2024	100849	10,355.63	2,030.04	1,784.95	6,540.64
Zimmerman, Hannah M	2547	12/31/2024	100850	6,496.08	530.26	846.97	5,118.85
			Totals:	1,682,724.47	295,286.61	246,992.42	1,140,445.44



Payroll Check Register

Report Summary Pay Period: 11/1/2024-11/30/2024

Packet: PYPKT00205 - December 2024 Payroll Process Payroll Set: Payroll Set 01 - 01

Туре	Count	Amount		
Regular Checks	0	0.00		
Manual Checks	0	0.00		
Reversals	0	0.00		
Voided Checks	0	0.00		
Direct Deposits	165	1,140,445.44		
Total	165	1,140,445.44		



Board Meeting Agenda Item Summary

Agenda Date: January 13, 2025

Item Title: Board Policy 3.39 Property Management

Attachments: BOD 3.39 Property Management

Submitted by: Director Robacker

RECOMMENDED ACTION BY THE BOARD:

- C First reading
- Second reading
- C Motion to approve
- C For information only
- Other:

SUGGESTED MOTION:

"Move to approve Board Policy 3.39 - Property Management."

SUMMARY:

The Policy is presented for second reading.

Board Policy 3.39 Property Management has been reviewed and modified by Staff.

Summary of Changes:

- Improvements to buildings or permanent structures with a total cost of \$5,000 or more will be capitalized.
- BOD 3.57 Surplus Property was referenced for asset disposal.
- CO Detectors were added to the list of items requiring year-end inventory.

FINANCIAL IMPACT:

N/A

CENTRAL PIERCE FIRE & RESCUE STANDARD OPERATING GUIDELINE NUMBER 3.39

ORIGINATED: December 27, 2011 APPROVED: February 27, 2023 EFFECTIVE: February 27, 2023

SUBJECT: PROPERTY MANAGEMENT

PURPOSE:To establish procedures and practices to safeguard and maintain District property.To establish a uniform policy for security, handling, and accounting for the District's
supplies, parts, and merchandise inventory, herein after referred to as "inventory".
To ensure that District property is not used for personal purposes or gain.

To establish a legal and fair guideline for declaring property and equipment surplus to the needs of the Fire District and establishing procedures for the disposal of surplus items.

AUTHORITY & RESPONSIBILITY:

The Board of Fire Commissioners and Executive Staff Members have the authority and responsibility to ensure all District Members are familiar with and operate within the parameters of this Board Policy.

POLICY: District property consists of tangible or intangible items donated, purchased and/or maintained with District resources. District property shall be used to carry out the mission of the District and shall not be used for external or personal purposes except where allowable by policy or with permission by the Fire Chief or his designee. Personal, private property stored on District premises shall be kept to a minimum, clearly marked and identifiable as such.

The District does not assume responsibility for any theft or damage to the personal belongings of District employees. The intent is to inform employees that the protection of personal property brought into the workplace is not the responsibility of the District and is meant to clearly delineate the employee's rights and obligations when bringing personal property into the workplace so that loss or damage of personal property in the workplace can be avoided.

AUTHORITY & RESPONSIBILITY:

The Board of Fire Commissioners and Executive Staff Members have the authority and responsibility to ensure all District Members are familiar with and operate within the parameters of this Board Policy.

PROCEDURE:

- I. MAINTENANCE AND SAFEGUARDING ACTIVITIES
 - A. District personnel shall maintain and safeguard District property so that it will be in operational order to carry out the mission of the District. Specific activities and procedures are as follows.
 - B. Minimize Risk

1.

- The District shall manage risks by carrying insurance to protect the District against the financial consequences of accidental property losses which are catastrophic in nature and to preserve assets and public service capabilities from destruction or depletion.
- The District shall strive to minimize the costs of insurance and/or risk management activities in an effort to avoid, reduce, transfer, and/or retain risk.
- The District shall participate in risk management activities to provide a safe environment in which personnel and members of the community can be safe and secure in the course of their daily pursuits.
- C. Track and Account for Assets
 - District assets fall into three categories: capital, small and attractive, and inventory. Tracking and accounting for each category of assets vary as follows:

II. CAPITAL

- A. Capital assets include land, buildings, equipment, furnishings, improvements (building or otherwise), and intangible (easements, computer software, etc.) items that are not consumed within one year. Assets are capital items if the following criteria are met except when purchased with grant funding. If grantfunded, assets are governed by Federal Circular OMB A-87 and the applicable federal, state, or private grant contract, and may differ from CPFR's definition:
 - Land: All land and/or easements, purchased or donated, are considered capital. Cost includes acquisition price and cost to prepare the land for its intended use, if applicable.

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2. Buildings: Buildings or permanent structures acquired or constructed with a total cost/value of \$5100,000 or more. Formatted: Tab stops: 1.75", Left

- 2-3. Equipment and Furnishings: Total purchase price of at least \$5,000 (including taxes, shipping, and installation charges).
- 3.4. Improvements (Betterments): Improvements to buildings (valued at \$100,000 or greater) or equipment (valued at \$5,000 or greater) that add value by either lengthening a capital asset's estimated useful life or increasing a capital asset's ability to provide service.
- 4.5. Land Improvement other than Buildings: Permanent improvements, other than buildings that add value to land without an indefinite useful life valued at \$5,000 or more. Examples include fences, parking lots, retaining walls, etc.
- 5.6. Intangible: Items lacking physical form (computer software, etc) valued at \$5,000 or greater. Due to intangible assets lacking physical substance, they cannot 'wear out' so can reasonably be expected to provide the District benefit for an indefinite period of time.
- 7. Capital items should be tracked utilizing the Asset Control Form. The following events trigger the completion of the form:
 - a. Additions: Assets may be acquired via purchase, construction, donation, or lease. All capital assets, whether tangible or intangible will be coded to a capital outlay GL account number when purchased. All capital outlay GL account numbers will be reconciled to the capital asset database to ensure financial records are accurate. Regardless of how it is acquired, when an asset is received, an Asset Control Form should be completed by the purchaser and submitted to the Finance division along with purchase order or other documentation showing how the asset was acquired. Whenever practical, it is preferred that assets be purchased and received through Central Stores. The Finance division will input the information into the capital asset database.
 - b. Disposals: Due to various reasons, assets will eventually be disposed. This disposal needs to be accounted for in the capital asset database. Disposal may be required due to a sale of the asset, scrapping, mysterious disappearance (lost or stolen), or involuntary conversion (fire, flood, etc.). Refer to Surplus/Disposal Policy_rocedure_below3.57, and see surplus guidelines below.

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- b.c. Transfers: Occasional transfers of property between stations, divisions, or individuals within the department will occur. The original controlling station, division, or individual is accountable for all assets in its inventory and for initiating a notice of transfer.
- e-d. Replacements, Improvements, and Add-On Components: Replacements, improvements, and add-on components defined in the above policy will be reported to Finance by completing the Asset Control Form.
- B. Capital items should be counted annually as follows:
 - 1. Finance Office will supply persons responsible for capital assets with an inventory listing of assets used to physically count inventory. The list should include all assets under their control.
 - Responsible party should update the inventory listing of items within their control to report and explain any discrepancy to Finance by noting on the count sheet or utilizing an Asset Control Form.
 - 3. Responsible party should sign the worksheet and forward it to the Finance Office.
 - 4. Finance Office, on a sampling basis, should perform periodic reviews by performing a physical inventory to test validity.
 - After the adjustments are made by Finance division, the final asset list should be given to the person responsible for capital assets to sign that it is true and correct.

<u>C.</u> Capital items should be given a useful life.

- 6.1. Useful life: As a general rule, the District purchases a capital asset with the intent of using it for the duration of its useful life. Useful life is based on the District's experience rather than a published list. If applicable, technical obsolescence will be a determining factor as well.
- Capital items should be tagged as follows:
 - Capital assets will be physically tagged to prove District ownership, even when there is a unique identification number on the asset itself for identification purposes.

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- 1.
- 2. Tags placed on assets for identification purposes are not to be removed until the asset has been declared surplus.
- 3. Tags that are no longer legible should be replaced as soon as practical.

III. SMALL AND ATTRACTIVE ASSETS

- A. Attractive assets are tools or equipment that fall below the capitalization threshold of \$5,000, are not consumed within one year, and are theft sensitive. To safeguard minor equipment and tools, the following procedures should be followed:
 - At a minimum, information on each item should include a description of the item, make, model, and serial number. Purchase price, location and personnel assignment will be documented, if applicable. Information shall be maintained in electronic format by the division responsible for tracking the items. Examples include but are not limited to telephones, radios, and SCBA. Databases used to maintain attractive assets will be updated on a regular basis to reflect acquisitions, dispositions, and transfers. For attractive assets that are maintained by the Finance Office. An Asset Control Form should be filled out to report additions, disposal, replacement, and/or transfers. All federally funded equipment, regardless of cost, will be assigned to appropriate staff and formally tracked.
 - 2. Asset counts will be performed annually with capital asset count sheets and the person performing the count will certify that all items have been accounted for. Proof of counts will be forwarded to the Finance Division and maintained for audit purposes. Reference the counting process for capital assets above for a detailed description. For databases that are maintained outside of the Finance Office, an inventory count worksheet will not be furnished by the Finance Office. At a minimum, a listing of the following equipment is required. Other items the District considers to be attractive in nature may also be tracked.
 - a. Laptop computers
 - b. Tablets and smart phones
 - c. Automatic External Defibrillators (AED)
 - d. Radio communication devices
 - e. GPS positional tracking devices
 - f. Binoculars
 - g. Televisions

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- h. Entertainment systems including Audio / Visual Equipment, sound systems, etc.
- i. Electric or battery operated small tools that are not identified on a vehicle daily/weekly/monthly checklist.
- IV. INVENTORY: Supplies, Parts & Merchandise
 - A. Inventory must be purchased in accordance with Expenditure Management Policy and should be held in a secure location where access is limited as much as practical.
 - B. The amount of inventory on hand should be sufficient to meet the needs and anticipated demands of the District.
 - C. Inventory maintained by the District will be subject to random audits or cycle counts as directed by division managers. Cycle counts should be used as a tool to help identify common variances in inventory. Items that are habitually inaccurate should be cycle counted frequently to discover the cause for variances.
 - D. Inventory items should be kept in a neat, well-organized manner so that the earliest received will be issued first. Damaged and obsolete items should be physically segregated and clearly labeled as damaged and/or obsolete. Disposal of such items shall be preauthorized according to District property surplus/disposal requirements.
 - E. Where applicable, "no charge" inventory items that are kept with like items that are charged out to different divisions, vehicles, or projects must be clearly marked as "no charge". For example, returned items that will be sent out with future orders.
 - F. Items not held in the electronic inventory systems must be clearly marked.
 - G. Inventory will be counted and valued at fiscal year-end, and locations of items tracked and reported. Divisions holding inventories of such items are responsible for counting and valuing them, and reporting the details to the Finance Division.

Inventories include

- 1. Central Stores
- 2. Vehicle Parts
- 3. Bike Helmets
- 4. Smoke <u>& CO</u> Detectors
- 5. Facility Maintenance Parts
- 6. IT phones and stock computers

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 $+\underline{H}$. The following guidelines should be used to determine the appropriate level of stock on hand for each inventory item:

- 1. Quantity discounts available.
- 2. Lead time (time between order and receipt of item).
- 3. Obsolescence or shelf life.

ш

 Cost of shortages (including operational shutdowns because of lack of inventory and additional shipping expense resulting from expediting of orders).

+I._ The following guidelines should be used to determine which items to include in the year-end inventory reports and valuation:

- All supplies and parts that are entered into an electronic inventory system (OneSolutionFinance Enterprise (FE), OperativelQ or Squarerigger) should be counted and reported.
- 2. All items held in inventory for resale should be reported including no charge items.
- 3. Items held in inventory that will be given to a citizen of the District (smoke detectors) should be reported.
- 4. Capital assets will not be included in value of inventory.
- 5. Inventory will be valued on a cost basis.

K.J. The counting procedure must be in accordance with Generally Accepted Accounting Principles. The purpose of the physical count of all inventoried items is to reconcile the physical assets to the official accounting records and to substantiate the value of inventory. The following procedures must be followed in order for the count to be acceptable to external reviewers:

- The annual inventory count theoretically represents the inventory as of the last day of the fiscal year. All counts should be done as close as possible to December 31st. In no instance shall the count be made outside of three weeks of December 31st.
- The person taking responsibility for the count must document the actual count on paper as it is made, and each page of the count document must be certified (signed and dated). The original documents must be submitted to the Finance Division.
- A specific item count should be taken, unless it is not reasonable to do so. For example, it is not reasonable to count hundreds of screws or

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washers with an individual value of pennies). In these cases the quantity should be reasonably estimated.

4. Causes for differences between quantities counted and those shown on accounting records should be given due diligence to identify variances. Cost to research variances versus dollar amount of variances should be taken into consideration when deciding level of investigation necessary to identify causes. To the extent possible, improvements in procedures should be made to prevent future errors or losses.

V. DONATED PROPERTY

- A. Assets may be donated to the District. Donated assets will be estimated at fair value (what the District would have had to pay to acquire the asset on its own) at the time of acquisition plus ancillary charges, if any. Then, items will be tracked and accounted for according to their classification: capital, small and attractive, etc.
- VI. PERSONAL AND EXTERNAL USE OF DISTRICT PROPERTY
 - A. District property shall be used to carry out the mission of the District and shall not be used for external or personal purposes except in the manner as follows:
 - 1. Copy Machine Usage
 - a. Central Pierce Fire & Rescue copy machines, fax machines and printers may be utilized for all fire District work and on projects for associated agencies, i.e. Pierce County Fire Commissioners, Pierce County Fire Chiefs, etc. Utilization of the machines for these projects shall be within the agreement with said agency. This agreement, if without reimbursement, is to be approved by the Fire Chief or Deputy Chief.
 - b. If Central Pierce Fire & Rescue has agreed to do copy projects for reimbursement for these agencies, the reimbursement will be as designated in the fee and charge schedule adopted annually by the Board of Fire Commissioners.
 - c. Employees who utilize copy/fax machines or printers for personal items other than projects that are District related will be subject to cost reimbursement as designated annually by resolution.
 - d. The use of any District owned copy machines or printers by employees to operate a personal business either non-profit or for profit will not be allowed.

- d.e. Violation of this policy will, at a minimum, result in cost reimbursement to the District and will subject the employee to disciplinary action.
- 2. Personal Use of District Telephones and Cell Phones
 - a. Station Phones:
 - i. District phones are to be used for District business; however personal calls are allowed on a limited basis.
 - Telephone calls received during business hours must be held to a minimum number, limited duration and must not interfere with the employee's work, training, or Department operations.
 - iii. If a toll call must be placed, the call is to be billed to the employee's home number, to a calling card, phone card or call collect.
 - iv. Payment to the District is not an option. It is the employee's responsibility to ensure that no cost to the District results from their personal telephone calls.
 - b. Cell Phones:
 - District cell phones may only be used for personal calls in urgent situations. If a cellular phone is issued to a specific employee, the phone may be used for personal calls as specified in their employment contract.
- 3. Loan-Out Policy (Equipment & Facilities)
 - It is the policy of Central Pierce Fire & Rescue that District owned tools, equipment and other property will not be loaned out or borrowed by employees/members, or external customers/citizens.
 - b. The only exceptions to this policy are:
 - Reserve fire hose may be loaned out to water companies or other governmental agencies on a caseby-case basis, subject to completion of proper paperwork.

- ii. District owned property may be loaned, leased or rented to other fire agencies with permission of the Fire Chief or his designee.
- iii. In unusual, emergency circumstances, District owned property may be loaned out to citizens when all other means have been exhausted and the equipment is essential to preserving life or property. These rare cases must be approved by a Battalion Chief or other chief officer and proper documentation must be completed (i.e. Recipients name, address, phone numbers, Driver's license number, etc.)

VII. SURPLUS/REPLACEMENT OF DISTRICT PROPERTY

- A. When surplus, obsolete, or unused material, property or equipment is identified, the Asset Control Form should be completed and submitted to the appropriate Division Head requesting the property or equipment be declared as surplus.
- B. Once approved by the appropriate Division Head they should forward the Asset Control Form to the Assistant Chief of Logistics to arrange for storage of the items and eventual disposal. The Assistant Chief of Logistics should forward the completed form to the finance division.
- C. When appropriate, the list of items submitted as surplus, will be formally brought before the Board of Commissioner's to be officially declared surplus to the needs of the District.
- D. All surplus items will be disposed of by one (1) of the following methods:
 - All sales shall be open to the public, except scrap (any equipment or material which cannot serve its original purpose) which may be sold by private sale at prices established by current market conditions. All sales shall be final.

Surplus property or equipment with an estimated value of \$1,000 or more will be sold by public auction, sealed bid, negotiated sale, or transfer to another governmental agency.

Surplus property with an estimated value less than \$1,000 will be sold by public auction, sealed bid, negotiated sale, open market/garage sale or transfer to another government agency. Formatted: Indent: Left: 2", No bullets or numbering
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- 3.2. Vehicles and or equipment that are primarily used for Fire Suppression or EMS shall first be offered to bona fide government agencies prior to being offered to the general public.
- 4-3. Emergency vehicles sold to the general public, shall be stripped of all emergency lighting, sirens, department identification and radios prior to delivery.
- 5.4. Property having no monetary value may be disposed of or recycled at the discretion of the Fire Chief or their designee.
- 6-5. Trade-in of old equipment to upgrade equipment of the same or reasonable related kind are permitted when it is determined by the Board of Commissioners or Fire Chief to be in the best interest of the District.
- 7-6. Real Property as defined under RCW 39.33 shall be subject to the procedures as outlined pursuant to RCW 39.33.020.
- E. When all efforts have failed to recover lost property, personnel should notify their supervisor/commanding officer and Finance (via the Asset Control Form). Lost items may require additional reports to the police department, Fire Chief, SAO, and Insurance Company. Disposals brought about as a result of natural disasters would require reporting to the insurance provider for an eventual reimbursement claim. Lost property will be reported to the Board of Commissioners with surplus property.

APPROVED:

MATT HOLM BOARD CHAIR Formatted: Indent: Left: 2", No bullets or numbering



Board Meeting Agenda Item Summary

Agenda Date: January 13, 2025

Item Title: OVFR Resolution 2025-001, 2024 Budget Amendment

Attachments: Resolution 2025-001

Submitted by: Deputy Director Kemp

RECOMMENDED ACTION BY THE BOARD:

- C First reading
- C Second reading
- Motion to approve
- C For information only
- Other:

SUGGESTED MOTION:

"Move to approve Orting Valley Fire & Rescue Resolution 2025-001 amending the 2024 Budget in the amount of \$475,000."

FINANCIAL IMPACT:

Resolution 2025-001 reflects an increase in the 2024 OVFR Budget of \$475,000 due to unplanned revenues received and one unplanned expense after the September 1, 2023 ILA date with CPFR.



Orting Valley Fire and Rescue

Pierce County Fire District 18 P.O. Box 386 Orting, WA 98360 Phone: (360) 893-2221 Fax: (360) 893-8524

Resolution 2025-001

A RESOLUTION BY THE BOARD OF FIRE COMMISSIONERS OF PIERCE COUNTY FIRE PROTECTION DISTRICT NO. 18. TO AMEND THE 2024 BUDGET IN THE AMOUNT OF \$475,000.00.

WHEREAS, Pierce County Fire Protection District No. 18 has received an excess in budgeted revenues; and

WHEREAS, Pierce County Fire Protection District No. 18 transfers all revenues to Central Pierce Fire & Rescue; and

WHEREAS, Pierce County Fire Protection District No. 18 paid unplanned expenses after the September 1, 2023 ILA date with CPFR;

NOW, THEREFORE BE IT HEREBY RESOLVED, BY THE BOARD OF FIRE COMMISSIONERS OF PIERCE COUNTY FIRE PROTECTION DISTRICT NO. 18 AS FOLLOWS:

To increase the 2024 Budget by a total of \$475,000.00

Adopted this 13th day of January 2025.

Jason Bellerive, Chair

Joe Palombi, Vice Chair

Arlene Dannat, Commissioner

Kevin Gorder, Commissioner

Margaret Buttz, Commissioner

Kim Kemp, District Secretary



Agenda Date: January 13, 2025

Item Title: CPFR Resolution 25-01, Intention to Initiate Name Change

Attachments: Resolution 25-01

Submitted by: Director Roberts

RECOMMENDED ACTION BY THE BOARD:

- First reading
- C Second reading
- C Motion to approve
- C For information only
- Other:

SUMMARY:

Upon the passing of one or both merger propositions in April 2025, Central Pierce Fire & Rescue will initiate an inclusive, public process to solicit a name for the new combined agency. The process shall be complete within one year of the effective date of the merger.

FINANCIAL IMPACT:

None at this time.

CENTRAL PIERCE FIRE & RESCUE

RESOLUTION NO. 25-01

A RESOLUTION OF THE BOARD OF FIRE COMMISSIONERS OF CENTRAL PIERCE FIRE & RESCUE, PIERCE COUNTY, WASHINGTON, STATING INTENTION TO INITIATE AGENCY NAME CHANGE PROCESS UPON PASSING OF MERGER PROPOSITIONS.

WHEREAS, propositions for the merger of Orting Valley Fire & Rescue and Graham Fire & Rescue with Central Pierce Fire & Rescue will be voted on in April 2025.

NOW THEREFORE BE IT RESOLVED, by the Board of Commissioners for Central Pierce Fire & Rescue, that:

<u>Section 1:</u> Upon the merger propositions passing, Central Pierce Fire & Rescue will initiate an inclusive, public process to solicit a name for the new combined agency.

<u>Section 2:</u> The process shall be completed within one year of the effective date of the merger.

ADOPTED by the Board of Fire Commissioners of Central Pierce Fire & Rescue, Pierce County, Washington, at a regular meeting held this _____ day of _____ 2025, by a majority of the members.

Matt Holm, Chair

Rich Coleman, Commissioner

Dale Mitchell. Commissioner

Steve Stringfellow, Vice Chair

Bob Willis, Commissioner

Tanya Robacker, District Secretary

ATTEST:



Board Meeting Agenda Item Summary

Agenda Date: January 13, 2025

Item Title: OVFR Resolution 2025-002, Calling for Special Election

Attachments: Resolution 2025-002

Submitted by: District Secretary Kemp

RECOMMENDED ACTION BY THE BOARD:

• First reading

- C Second reading
- C Motion to approve
- C For information only
- Other:

SUMMARY:

This Resolution is calling for the Pierce County Auditor to put the Proposition for Merger on the April 22, 2025 Special Election ballot.

FINANCIAL IMPACT:

TBD by PC Auditor and the number of items on the ballot.



Orting Valley Fire and Rescue

Pierce County Fire District 18 P.O. Box 386 Orting, WA 98360 Phone: (360) 893-2221 Fax: (360) 893-8524

Resolution 2025-002

A RESOLUTION of the Board of Fire Commissioners of Pierce County Fire Protection District No. 18 ("Orting Valley Fire & Rescue") providing for the submission to the voters of Orting Valley Fire & Rescue at an election to be held therein on April 22, 2025 a proposition authorizing Orting Valley Fire & Rescue to merge into Central Pierce Fire & Rescue pursuant to Chapter 52.06 RCW.

WHEREAS, on April 16, 2024, the Board of Orting Valley Fire & Rescue petitioned the Board of Central Pierce Fire & Rescue requesting that Orting Valley Fire & Rescue be merged into Central Pierce Fire & Rescue; and

WHEREAS, the Board of Central Pierce Fire & Rescue adopted Resolution No. 24-06 approving the Petition of the Board of Orting Valley Fire & Rescue and transmitted the Petition and Resolution No.24-06 back to the Board of Orting Valley Fire & Rescue.

NOW, THEREFORE:

<u>Section 1</u>. Pursuant to RCW 52.06.030, the Pierce County Auditor is requested to call and conduct a special election in Orting Valley Fire & Rescue, in the manner provided by law, to be held herein on April 22, 2025, in conjunction with the State special election to be held on the same date, for the purpose of submitting to the voters of Orting Valley Fire & Rescue, for their approval or rejection, a proposition of whether Orting Valley Fire & Rescue shall be merged into Central Pierce Fire & Rescue.

Section 2. By no later than February 21, 2025, the Fire Chief shall submit this Resolution to the Pierce County Auditor to process the request to call and conduct a special election on April 22, 2025.

<u>Section 3</u>. Pursuant to RCW 29A.36.071, the Pierce County Prosecuting Attorney is requested to prepare the concise description of the aforesaid proposition for the ballot title in substantially the following form:

FIRE PROTECTION DISTRICT NO. 18 PIERCE COUNTY, WASHINGTON

PROPOSITION NO. 1

MERGER INTO CENTRAL PIERCE FIRE & RESCUE

The Board of Fire Commissioners of Pierce County Fire Protection District No. 18 ("Orting Valley Fire & Rescue") adopted a resolution to merger into Central Pierce Fire & Rescue. This proposition would merge Orting Valley Fire & Rescue into Central Pierce Fire & Rescue, creating one fire protection district to provide fire and emergency medical services for the areas currently served by the two districts. Should this proposal be:

APPROVED ()

REJECTED ()

Section 4. The District Secretary of Orting Valley Fire & Rescue is directed: (a) to certify to the Auditor a copy of this Resolution showing its adoption by the Board in compliance with the time frame required by RCW 29A.04.330; and (b) to perform such other duties as are necessary and required by law in submitting to the voters of Orting Valley Fire & Rescue at the aforesaid election the proposition of whether Orting Valley Fire & Rescue shall be merged into Central Pierce Fire & Rescue.

Section 5. –The Board find and declare that it is in the best interest of Orting Valley Fire & Rescue to have information regarding the ballot measure included in the local voters' pamphlet. Furthermore, that the appropriate costs thereof shall be paid for by Orting Valley Fire & Rescue. The Board further authorize and direct the Fire Chief to provide such information to the County Elections department for inclusion and to take other actions as necessary to that end.

<u>Section 6</u>. For purposes of receiving notice of any matters related to the ballot title, as provided in RCW 29A.36.080, the Board hereby designates the Fire Chief as the individual to whom the County Auditor shall provide such notice.

Section 7. The Fire Chief is authorized to implement such administrative procedures as may be necessary to carry out the directives of this legislation, including modifying the text of the ballot title and any other text, language and/or descriptions relative thereto necessary to conform such ballot title, text, language and/or descriptions to the intent of the parties, consistent with the objectives of this resolution. No substantive modifications, to the ballot title, text, language and/or descriptions of any document shall be made without the approval of the Board.

ADOPTED by the Board of Commissioners of Pierce County Fire Protection District No. 18, this 27th day of January, 2025, and duly authenticated in open session by signatures of the Commissioners voting in favor thereof and the seal of the Commission duly affixed.

PIERCE COUNTY FIRE PROTECTION DISTRICT NO. 18

Jason Bellerive, Chair

Joe Palombi, Vice Chair

Arlene Dannat, Commissioner

Kevin Gorder, Commissioner

Margaret Buttz, Commissioner

CERTIFICATION

I, the undersigned, District Secretary of Pierce County Fire Protection District No. 18 ("Orting Valley Fire & Rescue") hereby certify as follows:

- The attached copy of the Resolution No. 2025-002 (the "Resolution") is a full, true, and correct copy of the Resolution duly adopted at a regular meeting of the Orting Valley Fire & Rescue Board of Fire Commissioners (the "Board") held on January 27, 2025 as the Resolution appears on the minute book of Orting Valley Fire & Rescue and the Resolution is now in full force and effect.
- 2. The regular meeting was held in accordance with the law.
- 3. A quorum of the members of the Board was present throughout the meeting and a majority of those members present voted in the proper manner for the adoption of the Resolution.

IN WITNESS WHEREOF, I have hereunto set my hand this 27th day of January, 2025.

Kim Kemp, District Secretary

EXPLANATORY STATEMENT

This measure would merge Pierce County Fire Protection District No. 18 ("Orting Valley Fire & Rescue") into Central Pierce Fire & Rescue.

Orting Valley Fire & Rescue approved and filed a petition with Central Pierce Fire & Rescue requesting that Orting Valley Fire & Rescue be merged into Central Pierce Fire & Rescue. The Board of Commissioners of Central Pierce Fire & Rescue passed a resolution approving Orting Valley Fire & Rescue's petition seeking the merger. Voter approval of Proposition No. 1 by the registered voters of Orting Valley Fire & Rescue is the final step in this merger process. Upon approval by Orting Valley Fire & Rescue voters, Orting Valley Fire & Rescue would merge into Central Pierce Fire & Rescue creating one fire district to provide fire and emergency medical services in the areas currently served by both districts.



Board Meeting Agenda Item Summary

Agenda Date: January 13, 2025

Item Title: GFR Resolution 1010, Calling for Special Election

Attachments: Resolution 1010

Submitted by: District Secretary Roberts

RECOMMENDED ACTION BY THE BOARD:

• First reading

- C Second reading
- C Motion to approve
- C For information only
- Other:

SUMMARY:

This Resolution is calling for the Pierce County Auditor to put the Proposition for Merger on the April 22, 2025 Special Election ballot.

FINANCIAL IMPACT:

TBD by PC Auditor and the number of items on the ballot.

Graham Fire & Rescue



PO Box 369 Graham, WA 98338 p: (253) 847-8811 f: (253) 847-2233 www.grahamfire.org

RESOLUTION NO. 1010

A RESOLUTION OF THE BOARD OF FIRE COMMISSIONERS FOR GRAHAM FIRE & RESCUE, PROVIDING FOR THE SUBMISSION TO THE VOTERS OF GRAHAM FIRE & RESCUE AT AN ELECTION TO BE HELD ON APRIL 22, 2025, A PROPOSITION AUTHORIZING GRAHAM FIRE & RESCUE TO MERGE INTO CENTRAL PIERCE FIRE & RESCUE PURSUANT TO CHAPTER 52.06 RCW.

WHEREAS: on April 19, 2024, the Board of Graham Fire & Rescue petitioned the Board of Central Pierce Fire & Rescue, requesting that Graham Fire & Rescue be merged into Central Pierce Fire & Rescue; and

WHEREAS: the Board of Central Pierce Fire & Rescue adopted Resolution No. 24-05 approving the Petition of the Board of Graham Fire & Rescue and transmitted the Petition and Resolution No. 24-05 back to the Board of Graham Fire & Rescue; and

NOW, THEREFORE, BE IT IS HEREBY RESOLVED BY THE BOARD OF COMMISSIONERS FOR GRAHAM FIRE & RESCUE THAT:

Section 1. Pursuant to RCW 52.06.030, the Pierce County Auditor is requested to call and conduct a special election in Graham Fire & Rescue, in the manner provided by law, to be held herein on April 22, 2025, in conjunction with the State special election to be held on the same date, for the purpose of submitting to the voters of Graham Fire & Rescue, for their approval or rejection, a proposition of whether Graham Fire & Rescue shall be merged into Central Pierce Fire & Rescue.

Section 2. By no later than February 21, 2025, the Fire Chief shall submit this Resolution to the Pierce County Auditor to process the request to call and conduct a special election on April 22, 2025.

<u>Section 3.</u> Pursuant to RCW 29A.36.071, the Pierce County Prosecuting Attorney is requested to prepare the concise description of the aforesaid proposition for the ballot title in substantially the following form:

GRAHAM FIRE & RESCUE PIERCE COUNTY, WASHINGTON

PROPOSITION NO. 1

MERGER INTO CENTRAL PIERCE FIRE & RESCUE

The Board of Fire Commissioners of Graham Fire & Rescue adopted a resolution to merge into Central Pierce Fire & Rescue. This proposition would merge Graham Fire & Rescue into Central Pierce Fire & Rescue, creating one fire

protection district to provide fire and emergency medical services for the areas currently served by the two districts. Should this proposal be:

APPROVED () REJECTED ()

Section 4. The District Secretary of Graham Fire & Rescue is directed: (a) to certify to the Auditor a copy of this Resolution showing its adoption by the Board in compliance with the time frame required by RCW 29A.04.330; and (b) to perform such other duties as are necessary and required by law in submitting to the voters of Graham Fire & Rescue at the aforesaid election the proposition of whether Graham Fire & Rescue shall be merged into Central Pierce Fire & Rescue.

Section 5. –The Board finds and declares that it is in the best interest of Graham Fire & Rescue to have information regarding the ballot measure included in the local voters' pamphlet. Furthermore, that the appropriate costs thereof shall be paid for by Graham Fire & Rescue. The Board further authorizes and directs the Fire Chief to provide such information to the County Elections department for inclusion and to take other actions as necessary to that end.

<u>Section 6</u>. For purposes of receiving notice of any matters related to the ballot title, as provided in RCW 29A.36.080, the Board hereby designates the Fire Chief as the individual to whom the County Auditor shall provide such notice.

Section 7. The Fire Chief is authorized to implement such administrative procedures as may be necessary to carry out the directives of this legislation, including modifying the text of the ballot title and any other text, language and/or descriptions relative thereto necessary to conform such ballot title, text, language and/or descriptions to the intent of the parties, consistent with the objectives of this resolution. No substantive modifications to the ballot title, text, language and/or descriptions to the approval of the Board.

ADOPTED by the Board of Commissioners of Graham Fire & Rescue, this 27th day of January 2025, and duly authenticated in open session by signatures of the Commissioners voting in favor thereof and the seal of the Commission duly affixed.

GRAHAM FIRE & RESCUE

Robert L. Homan, Commissioner

Russell T. Barstow, Commissioner

Christine McAfee, Commissioner

Neil Samuelsen, Commissioner

Brian Estes, Commissioner

CERTIFICATION

I, the undersigned, District Secretary of Graham Fire & Rescue hereby certify as follows:

- The attached copy of the Resolution No. 1010 (the "Resolution") is a full, true, and correct copy of the Resolution duly adopted at a regular meeting of the Graham Fire & Rescue Board of Fire Commissioners (the "Board") held on January 27, 2025, as the Resolution appears on the minute book of Graham Fire & Rescue and the Resolution is now in full force and effect.
- 2. The regular meeting was held in accordance with the law.
- 3. A quorum of the members of the Board was present throughout the meeting and a majority of those members present voted in the proper manner for the adoption of the Resolution.

IN WITNESS WHEREOF, I have hereunto set my hand this 27th of January 2025.

Sandi Roberts, District Secretary

EXPLANATORY STATEMENT

This measure would merge Graham Fire & Rescue into Central Pierce Fire & Rescue.

Graham Fire & Rescue approved and filed a petition with Central Pierce Fire & Rescue requesting that Graham Fire & Rescue be merged into Central Pierce Fire & Rescue. The Board of Commissioners of Central Pierce Fire & Rescue passed a resolution approving Graham Fire & Rescue's petition seeking the merger. Voter approval of Proposition No. 1 by the registered voters of Graham Fire & Rescue is the final step in this merger process. Upon approval by Graham Fire & Rescue voters, Graham Fire & Rescue would merge into Central Pierce Fire & Rescue creating one fire district to provide fire and emergency medical services in the areas currently served by both districts.



Agenda Date: January 13, 2025

Item Title: Public Safety Towers – Additional Ground Leases

Attachments: Station 96, 64, 92, 62, and 43 Ground Lease Agreements

Submitted by: Chief Morrow

RECOMMENDED ACTION BY THE BOARD:

- C First reading
- C Second reading
- Motion to approve
- C For information only
- Other:

SUGGESTED MOTION:

"Move to approve and authorize the Fire Chief to sign the Station 96, Station 64, Station 92, Station 62, and Station 43 Ground Leases as presented."

SUMMARY:

As the Board is aware, Public Safety Tower Company, in cooperation with Orting Valley Fire & Rescue, has provided a communications tower option that will be enhancing community connection (cellular) and emergency services capacity in the District.

Upon further exploration and analysis by Public Safety Tower Company, they have offered the same arrangements for 15 more towers located in the Ashford, Elbe, South Pierce, Graham, Orting & Central Pierce service areas.

Given the coverage maps, and the overlapping Land Mobile Radio (LMR) coverage, staff has prioritized offering potential ground leases to Public Safety Tower Company at Station 96, Station 64, Station 92, Station 62, and Station 43.

Staff is recommending the approval of the additional ground lease agreements.

FINANCIAL IMPACT:

None

PUBLIC SAFETY INFRASTRUCTURE GROUND LEASE AGREEMENT

THIS PUBLIC SAFETY INFRASTRUCTURE GROUND LEASE AGREEMENT ("Agreement"), dated as of the later of the signature dates below (the "Effective Date"), is entered into by and between Graham Fire & Rescue, a special purpose district ("Landlord"), and Public Safety Towers, LLC, a Delaware Limited Liability Company ("Tenant") (collectively referred to as the "Parties").

RECITALS

WHEREAS, Landlord is the legal owner of the Parcel, located at 12827 224th Street East, in the County of Pierce, State of Washington, Tax Parcel No 0418114038, (collectively, the "**Parcel**"), as described in **Exhibit A – Parcel Description** with the full right, power, and authority to enter into this Agreement and to grant all consents and authorizations required in connection with the execution of this Agreement; and

WHEREAS, Tenant's mission is to support the deployment of public safety focused infrastructure through the enablement of commercial networks;

WHEREAS, Landlord desires to grant to Tenant the right to use a portion of the Parcel in accordance with this Agreement;

WHEREAS, Tenant desires to lease a certain portion of the Parcel for the placement of a Facility (as defined in Section 2.1) in accordance with the terms of this Agreement; and

WHEREAS, in exchange for a reduction in Rent to Tenant hereunder, Tenant and Landlord plan to contemporaneously with this Agreement enter into a Tower Site Colocation Agreement which will govern the placement of certain telecommunications equipment by Landlord on the Facility to be constructed by Tenant as described herein to be located on the Premises ("Colocation Agreement").

NOW, THEREFORE, in consideration of the mutual agreements contained herein, and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties hereby agree as follows:

PREMISES.

1.1. General. Landlord agrees to lease to Tenant, and Tenant agrees to lease from Landlord, a certain portion of the Parcel containing approximately 1,225 square feet with approximate dimensions of 35' x 35', including the air space above such ground space (the "Premises"), as described in Exhibit B – Site Plan, for the placement of a Facility (as defined in Section 2.1) in accordance with the terms of this Agreement. Tenant's rights hereunder shall also include a right and easement to access thereto and utilities, as described in Section 6 (Access) and Section 10 (Utilities) below, which shall be appurtenant to Tenant's leasehold rights hereunder, together with other appurtenant rights to the Premises. Within thirty (30) days after execution of the Agreement, the parties shall mutually agree on a final location for the Premises within the Parcel and the construction of the Facility, which location will be depicted in Exhibit B by an amendment to this Agreement. If the parties are unable to come to agreement on the final

location of the Premises, then either party may terminate the Agreement, along with the Colocation Agreement, without liability. Once a final location has been agreed, Tenant shall have the right to survey the Premises and supplement **Exhibit B** – **Site Plan** with the legal description of the Premises, as may be expanded pursuant to this Agreement. Landlord and Tenant agree that any portion of the Facility that may be conceptually described in **Exhibit B** – **Site Plan** shall not be deemed to limit Tenant's Permitted Use.

1.2. Additional Premises. In the event Tenant desires to modify or upgrade the Facility (as defined in Section 2.1) in a manner that requires an additional portion of the Parcel (the "Additional Premises"), Tenant shall provide Landlord with a site plan depicting the Additional Premises for Landlord's approval, which approval shall not be unreasonably withheld, conditioned, or delayed. Provided the Parties determine a mutually agreeable location for the Additional Premises, Landlord agrees to lease to Tenant the Additional Premises upon mutually agreeable terms and conditions consistent with the terms and intent of this Agreement. Landlord and Tenant shall execute an amendment to this Agreement to memorialize the inclusion of the Additional Premises.

PERMITTED USE.

- 2.1. General. Tenant may use the Premises for the transmission and reception of communications signals and for utilities, and the installation, construction, maintenance, operation, repair, replacement and upgrade of fixtures and related equipment, cables, accessories and improvements, which may include a suitable support structure, associated antennas, equipment shelters or cabinets, generators, panels, fencing and any other items necessary or desirable in connection therewith (collectively, the "Facility"), as well as the rights detailed in this Agreement and other uses reasonably related thereto or permitted by law (the "Permitted Use"). To the extent the Agreement is terminated as permitted herein, except for any underground utilities and foundations, and subject to Section 7.7, Tenant shall restore, at its sole cost, the Premises to a reasonably similar condition as existed prior to the Effective Date of the Lease, reasonable wear and tear, casualty damages, and damage from the elements excepted.
- 2.2. **Due Diligence**. Tenant and its agents, representatives, employees, permittees, consultants, engineers, contractors, and subcontractors (collectively, "Tenant's Agents") have the right to inspect, examine, and conduct geological or engineering tests, including but not limited to, soil borings, drainage testing, material sampling, radio frequency testing, and other studies of the Parcel (collectively, the "Tests"), to determine the feasibility or suitability of the Parcel for Tenant's intended use as a Facility, all at Tenant's cost and expense. Further, Tenant has the right to apply for and obtain licenses, permits, or required approvals, as deemed necessary or appropriate at Tenant's sole discretion for its use of the Premises, throughout the Term of the Agreement, including, without limitation, applications for zoning approvals, zoning variances, zoning ordinances, special use permits, construction or building permits, and certificates and licenses and approvals necessary to comply with all applicable laws, rules, statutes and regulations, relating to Tenant's use of the Facility (collectively, the "Government Approvals"), and initiate the ordering and/or scheduling of necessary utilities, and otherwise to do those things on or off the Parcel that are necessary, at Tenant's sole discretion, to determine the physical condition of the Parcel, the environmental history of the Parcel, Landlord's title to the Parcel, all at Tenant's cost and expense. Tenant further has the right to

obtain a title report or commitment for a leasehold title policy from a title insurance company of its choice and to have the Parcel surveyed by a licensed surveyor of Tenant's choice. Landlord hereby agrees to provide any environmental studies, prior-obtained Government Approvals, relevant survey information, and any other information pertinent to Tenant's unencumbered and approved use of the Parcel and the Premises. Tenant shall not be liable to the Landlord or any third party on account of any pre-existing defect or condition on or with respect to the Parcel, whether or not such defect or condition is disclosed by Tenant's inspections. Landlord agrees to help reasonably facilitate Tenant's receipt of all Government Approvals and to reasonably cooperate with Tenant in connection with obtaining, and maintaining in effect all Government Approvals, title insurance, and any other rights Tenant may reasonably require in connection with Tenant's Permitted Use. This paragraph does not obligate Landlord's land use commissions or City Council to vote any particular way on applications. This paragraph does not require staff members reviewing permit applications to grant the permit application if the application does not meet applicable requirements.

- 2.3. Staging. For a period of one hundred fifty (150) days following the start of construction, and thereafter, as needed for maintenance, operation, repair, replacement and upgrade of the Facility, Landlord grants Tenant, Tenant's Agents, its subtenants, sublessees, Tenants and subtenants (collectively, the "Subtenants"), the right to use approximately 500 square feet of the Landlord's Parcel, adjoining, or surrounding property (the "Surrounding Property"), as may reasonably be required during construction and installation of the Facility ("Staging Area"), The location of the Staging Area shall be as mutually agreed once the parties have agreed on a final site location within the Parcel for the Facility in accordance with Section 1.1.
- 2.4. **Modifications.** Tenant has the right to modify, supplement, replace, and upgrade the Facility within the Premises at any time during the Term, at Tenant's sole discretion, and Tenant shall also have the right to make such alterations to the Premises in connection therewith.
- 2.5. **Nuisance**. Tenant will not use the Premises in a manner which will cause a legal nuisance to Landlord or to the occupancy of Landlord's other tenants or cause a breach of this Agreement. In any event, Tenant's installation, use, and maintenance of the Facility and any other use of the Premises shall not interfere with, compromise or damage the Parcel, or any portion thereof. Notwithstanding the foregoing, Landlord agrees that the Permitted Use shall not constitute a nuisance hereunder.
- 2.6. Safety. Tenant and its contractors shall take all reasonably necessary safety precautions pertaining to its use of the Premises and Parcel in compliance with applicable laws, ordinances, regulations and orders issued by a public authority, whether federal, state, local or other, OSHA (Federal Occupational Safety and Health Administration) / DOSH (Washington State Division of Occupational Safety and Health) / WISHA (Washington Industrial Safety and Health Act). Tenant shall at all times be responsible for providing a safe site and be responsible for the work performance and safety of all employees, personnel, equipment and materials within Tenant's or its contractors' care, custody or control. Tenant and its contractors shall ensure all of their employees and contractors' employees have and wear personal protective equipment in compliance with applicable OSHA/DOSH/WISHA requirements.

TERM.

- 3.1. **Initial Term**. The initial term of this Agreement shall be for twenty-five (25) years (the "**Initial Term**") and commence upon the Effective Date.
- 3.2. Extension Terms. This Agreement shall automatically renew for two (2) additional ten (10) year terms (each additional ten (10) year term shall be defined as an "Extension Term"), upon the same terms and conditions set forth herein, unless the Agreement has been terminated pursuant to Section 7 (Termination), or the either Party notifies the Other Party in writing of its intention not to renew this Agreement at least ninety (90) days prior to the expiration of the Initial Term or the then-existing Extension Term.
- 3.3. Annual Terms. At the conclusion of the Initial Term and all Extension Terms, this Agreement shall continue in force upon the same covenants, terms and conditions for a further term of one (1) year, and for annual terms thereafter (each additional one (1) year term shall be defined as an "Annual Term") until the Agreement has been terminated pursuant to Section 7 (Termination) or terminated by either party hereto by giving to the other party hereto written notice of its intention to so terminate at least six (6) months prior to the end of the then-existing Annual Term, whichever occurs first.
- 3.4. **Holdover Terms.** If Tenant remains in possession of the Premises after the termination of this Agreement, then Tenant shall be deemed to be occupying the Premises on a month-to-month basis (the "**Holdover Term**"), subject to the terms and conditions of this Agreement.
- 3.5. Section 3.1 (Initial Term), Section 3.2 (Extension Terms), Section 3.3 (Annual Terms), and 3.4 (Holdover Terms) are collectively referred to as the **"Term"**.
- 3.6. The Term of this Agreement shall in no event terminate prior to the term of the Colocation Agreement.

<u>RENT.</u>

- 4.1. Rent Commencement. Commencing on the first day of the month following the date that Tenant commenced construction on the Premises (the "Rent Commencement Date"), Tenant shall pay Landlord on or before the fifth (5th) day of each calendar month in advance five hundred and No/100 Dollars (\$500.00) (the "Rent"), via electronic payment, unless Landlord specifies an alternative means for Rent payments in writing to Tenant. The initial Rent payment will be transmitted by Tenant to Landlord within forty-five (45) days after the Rent Commencement Date. Landlord shall provide to Tenant the account details for electronic payment and a W-9 on or before the Effective Date. The Rent Commencement Date shall be memorialized by notification from Tenant, substantially in the form attached hereto as Exhibit D Notification of Rent Commencement Date, which shall be binding on Landlord unless Landlord notifies Tenant of its objection thereto within seven (7) days of delivery to Landlord.
- 4.2. **Rent Escalator.** On the first anniversary of the Rent Commencement Date, and on each anniversary of the Rent Commencement Date throughout the Term of the Agreement, Rent shall be increased by two percent (2.0%) of the Rent paid during the immediately prior year.

- 4.3. **Rent Proration**. In the event this Agreement is terminated, the Rent will be prorated for any partial month, based on a three hundred sixty-five (365) day year.
- 4.4. Late Fee. Rent shall be due on or before the fifth (5th) day of each month in advance and will be delinquent if not paid by the tenth (10th) day of each month of the Term. If payment is not received by Landlord within thirty (30) days of written notice of nonpayment (the "Late Rent Period"), Tenant shall pay to Landlord an additional sum of ten percent (10%) of the past due rent as a late fee; provided, however, that no late fees shall be due for the first (1st) time Tenant is late in any single calendar year. Acceptance of any late fee shall not constitute a waiver from exercising any of the other rights and remedies available to Landlord under this Agreement, at law or in equity, including, but not limited to, any interest charges imposed herein.
- 4.5. **Revenue Share**. In the event Tenant sublets or licenses space on the Facility to a third party collocator ("Collocator"), Tenant shall remit fifteen percent (15%) of the rent or other fees to use the Facility collected by Tenant from such Collocator (the "Collocator Rent") to the Landlord (the "Landlord's Revenue Share"). Such Landlord's Revenue Share shall be paid with the next Rent payment due from Tenant that is at least thirty (30) days after receipt of the Collocator Rent by Tenant. Landlord acknowledges and agrees that Landlord's Revenue Share may or may not be passed through as a cost to Collocator and in the event that Landlord's Revenue Share is passed through as a cost to Collocator, the same shall not be subject to further revenue sharing or markup payable to Landlord. Tenant shall pay the Landlord's Revenue Share for each Collocator on the Facility for which Tenant receives Collocator Rent. Tenant's obligation to pay Landlord's Revenue Share to Landlords shall expire or abate, as applicable, at such time as the Collocator does not pay Collocator Rent to Tenant, and shall resume, as applicable, if and when the Collocator resumes paying such recurring Collocator Rent and Landlord's Revenue share shall be prorated for partial periods. The first Collocator paying Collocator Rent will always be considered an Anchor Tenant ("Anchor Tenant"). Notwithstanding any possible assignment of conveyance of this Agreement or interest in the Facility by an Anchor Tenant to a third party, in no event will an Anchor Tenant ever be considered or interpreted to be a Collocator under this Section 4.5 for the purpose of payment of Landlord's Revenue Share.
- 4.6. Landlord Use of Facility. Tenant and Landlord plan to contemporaneously with this Agreement enter into a Tower Site Colocation Agreement in a form substantially similar to Exhibit G Tower Site Colocation Agreement, which will govern the placement of certain telecommunications equipment by Landlord on the Facility to be constructed by Tenant as described herein to be located on the Premises.
- 5. <u>GOVERNMENT APPROVALS.</u> Landlord agrees that Tenant's obligations under this Agreement are contingent upon Tenant's ability to obtain, maintain, and comply with all Government Approvals. Landlord authorizes Tenant to prepare, execute and file all required applications to obtain Government Approvals for the Permitted Use and agrees to reasonably assist Tenant with such applications and with obtaining and maintaining the Government Approvals.

ACCESS.

- 6.1. 24/7 Access. At all times throughout the Term of this Agreement, and at no additional charge to Tenant, Tenant, and Tenant's Agents, shall have a reasonable, non-exclusive right to access the Premises twenty-four (24) hours per day, seven (7) days per week for pedestrian and vehicular access (the "Access") to and over the Parcel for the installation, maintenance and operation of the Facility and any utilities serving the Premises. Notwithstanding the foregoing, Tenant shall be afforded access to the Premises twenty-four (24) hours per day, seven (7) days per week for the Permitted Use, and such access to the Premises shall be exclusive to Tenant, and require no notice to Landlord. Tenant must give twenty-four (24) hour notice to Landlord prior any access to be made by Tenant to the Parcel (but not the Premises, which requires no prior notice), except in the event of an emergency, in which event Tenant shall provide notice within twenty-four (24) hours following such emergency as described below. Landlord shall have no duty to remove snow during daytime hours Monday - Friday or otherwise maintain the access area located on the Premises, but shall have an obligation for all maintenance on, or generally related to, the Parcel. Tenant may use an unmanned aircraft system, such as a drone for imagery at height, solely in connection with its Permitted Use and for the purpose of obtaining imagery of Tenant's improvements on the Parcel. In the event any public utility is unable to use the access provided to Tenant, Landlord agrees to grant additional access either to Tenant or to the public utility, for the benefit of Tenant, at no cost to Tenant.
- 6.2. Emergency. In the event of an emergency situation which poses an immediate threat of substantial harm or damage to persons and/or property (including the continued operations of the Facility) which requires entry on the Parcel, Tenant may enter the Parcel and take reasonable actions that are required to protect individuals or personal property from the immediate threat of substantial harm or damage; provided that promptly after the emergency entry and in no event later than twenty-four (24) hours thereafter, Tenant gives telephonic and/or written notice to Landlord of Tenant's entry onto the Parcel. Tenant's emergency twenty-four (24) hour contact number(s) must be displayed on the outside of all equipment cabinets located at the Parcel or Premises. In the event of an emergency situation which poses an immediate threat of substantial harm or damage to persons and/or property which requires entry to the Parcel, Landlord may enter the Parcel and take the actions that are required to protect individuals or personal property.
- 6.3. Non-Exclusive Access. Landlord grants to Tenant a right of access from a public right of way to the Premises, over a portion of the Parcel, in a location identified by Tenant in Exhibit B Site Plan.
- 6.4. Locks. Landlord agrees to provide to Tenant such codes, keys and other instruments necessary for such Access at no additional cost to Tenant to provide entry through the Parcel and onto the Premises, as may be applicable now or in the future. Where feasible, Landlord agrees that Tenant has a right to use its own locks on the Parcel for Access to Premises, all at Tenant's cost and expense, so long as Tenant's locks do not interfere with Landlord's use of the Parcel.
- 6.5. Access Condition. Landlord shall be responsible for maintaining and repairing the Access to the Premises on the Parcel, including for the clearing of snow provided that snow removal equipment is able to access the Parcel and such clearance takes place during normal working hours Monday-Friday, provided further in the case of an urgent need during non-working hours as communicated by Tenant, the Landlord will use commercially reasonable efforts to arrange for snow removal during such non-working hours. Damages to the Access caused by Tenant's

use of such Access is excluded from Landlord's maintenance obligations hereunder. If Access to the Premises on the Parcel is impaired, Tenant shall notify Landlord of such impairment. Landlord shall cause the impairment to be removed within twenty-four (24) hours or, if removal of the impairment is not practical within twenty-four (24) hours, as soon as reasonably practical.

6.6. **Default by Uncured Access.** Landlord acknowledges that in the event Tenant cannot obtain Access to the Premises, Tenant shall incur significant damage. If Landlord fails to provide the Access granted by this Section 6 (Access), or reasonable temporary alternate vehicular and pedestrian Access, such failure shall be a default under this Agreement pursuant to Section 17 (Default and Right to Cure).

<u>TERMINATION.</u> This Agreement may be terminated, without penalty or further liability, as follows, which shall operate to terminate, or in the case of Section 7.3 below, assign, any Colocation Agreements between the Parties:

- 7.1. By Tenant, upon written notice to Landlord at any time prior to the commencement of construction.
- 7.2. By Tenant, upon written notice to Landlord at any time during the Term, if Tenant is unable to obtain or maintain any Governmental Approvals, including without limitation any required approvals or the issuance of a license or permit by any agency, board, court or other governmental authority, necessary for the construction or operation of the Facility as now or hereafter intended by Tenant; or if Tenant determines, in its sole discretion that the cost of or delay in obtaining or retaining the same is burdensome or commercially unreasonable; or that the environmental condition of the Premises is unsuitable for Tenant's use, or if Tenant believes that the leasing or continued leasing of the Premises would expose Tenant to undue risks of liability to a government agency or other third party.
- 7.3. By Tenant, upon twelve (12) months prior written notice to Landlord at any time following commencement of construction, for any reason or no reason, provided, however, that Tenant must in connection with such termination right have either assigned its rights and delegated its obligations under the Colocation Agreement such that Landlord's rights thereunder are not materially impacted, or otherwise terminated the Colocation Agreement in accordance with its terms.
- 7.4. By Tenant, upon thirty (30) days prior written notice at any time during the Term, if the Landlord remains in material default after all applicable cure periods in Section 17 (Default and Right to Cure) and in this Agreement.
- 7.5. By Landlord, upon thirty (30) days prior written notice at any time during the Term, if Tenant remains in material default after all applicable cure periods in Section 17 (Default and Right to Cure) and in this Agreement.
- 7.6. Or as otherwise expressly provided for in this Agreement.

- 7.7. Upon such final expiration or termination of this Agreement, the Parties agree to negotiate in good faith regarding the disposition and/or transfer of any Tenant improvements made on the Premises, as well as to help ensure continuity of emergency services during any such transition period.
- 7.8. Notwithstanding any provision of this Lease, this Lease may not be terminated by Tenant when any payment due to the Landlord remains outstanding or past due.

INTERFERENCE.

- 8.1. **General.** For the purposes of this Agreement, "interference" may include, but is not limited to, any use that causes electronic or physical obstruction with Tenant's Permitted Use.
- 8.2. Mutual Non-Interference with Frequencies on the Parcel. Landlord has provided Tenant with a list of radio frequency user(s) and frequencies used on the Parcel as of the Effective Date- Pre-Existing Frequencies. Tenant shall keep Landlord reasonably approved of the radio frequencies used on the Facility. Tenant warrants that its use of the Premises will not interfere with the pre-existing radio frequency uses on the Parcel identified by Landlord, as long as the pre-existing radio frequency user(s) operate and continue to operate within their respective frequencies and in accordance with all applicable laws and regulations. Landlord warrants that its use of the Facility as provided under the Colocation agreement will not interfere with the radio frequency uses on the Facility identified by Tenant, as long as such radio frequency user(s) operate and continue to operate within their respective frequencies and in accordance with all applicable laws and regulations. Tenant acknowledges that the Pre-Existing Frequencies are not anticipated to interfere with the radio frequency uses on the Facility. If anything arises after installation of the Facility that in Tenant's reasonable opinion would result in any interference, the parties shall work together in good faith to eliminate the same. Landlord shall provide prior written notice to Tenant of any expansion or change to such pre-existing uses, but in no event shall such expansion or change interfere with Tenant's Permitted Use or frequencies. In addition, and without limitation of the foregoing, the Parties agree that any change in frequency usage on either the Facility or the Parcel, respectively, will not in the case of Tenant interfere with Tenant's Permitted Use or frequencies, and in the case of Landlord, not interfere with the pre-existing frequencies identified by Landlord. In the event any after-installed Tenant's equipment causes such interference, and after Landlord has notified Tenant in writing of such interference, Tenant will immediately take all available steps necessary to correct and eliminate the interference within ten (10) days of such notice, including but not limited to, at Tenant's option, powering down such equipment and later powering up such equipment for intermittent testing. The Parties acknowledge that there will not be an adequate remedy at law for noncompliance with the provisions of this Paragraph and therefore, either Party shall have the right to equitable remedies, such as, without limitation, injunctive relief and specific performance.
- 8.3. Landlord's Non-Interference. Landlord shall not, nor shall Landlord permit its employees, tenants, Tenants, invitees, agents, or independent contractors, to interfere in any way with the Facility, the operations of Tenant or the rights of Tenant under this Agreement. Landlord shall cause such interference to cease within twenty-four (24) hours, or within a reasonable time frame approved by Tenant in writing, after receipt of notice of interference from Tenant. In

the event any such interference does not cease within the aforementioned cure period, then the Parties acknowledge that Tenant will suffer irreparable injury, and therefore, Tenant will have the right, in addition to any other rights that it may have at law or in equity, for Landlord's breach of this Agreement, to elect to enjoin such interference or to immediately terminate this Agreement upon notice to Landlord without a waiver of any other rights or remedies.

8.4. Future Third-Party Interference. Landlord agrees not to sell, lease, or use any areas of the Parcel that the Landlord owns or controls, after the Effective Date, or grant any other right to any third party, if the exercise of such grant may in any way adversely affect or interfere with the Facility, Tenant's Permitted Use, or the rights of Tenant under this Agreement. Landlord shall notify Tenant in writing prior to granting any third party the right to install and operate communications equipment on the Parcel. If Tenant observes interference, Tenant may conduct a radio frequency propagation test or other applicable Tests, at Tenant's sole discretion. Landlord shall reimburse Tenant for any costs and expenses of such testing, if the Tests demonstrate interference unacceptable to Tenant, at Tenant's sole determination.

MAINTENANCE. Tenant shall keep and maintain the Premises in good condition, reasonable wear and tear and damage from the elements excepted. Landlord shall maintain and repair the Parcel and access thereto, which is under the control of the Landlord, and all Access areas in good and tenantable condition, subject to reasonable wear and tear and damage from the elements.

<u>UTILITIES.</u>

- 10.1. **Right to Order and Install Utilities for Permitted Use.** Tenant shall have the right to install, upgrade and maintain utilities, including but not limited to electric power and fiber, and to improve present utilities on the Parcel and the Premises, all at Tenant's cost and expense. Landlord hereby grants to any utility provider an easement, in, on, under and over that portion of the Parcel designated by the Landlord and upon the Premises, associated with Tenant's Permitted Use. Tenant shall have the right to initiate the ordering and/or scheduling of necessary utilities and shall prepare utility applications, and Landlord agrees to reasonably cooperate and execute any required applications for obtaining and maintaining utilities. In the event Tenant is unable to secure timely utilities, Landlord agrees to permit Tenant to install a submeter and connect to Landlord's utility service. In such instance, Tenant shall reimburse Landlord for Tenant's consumption of utilities as measured by the submeter.
- 10.2. **Tenant's Payment for Utilities Consumed**. Tenant shall be responsible for paying all utility charges for electricity, fiber or any other utility used or consumed by Tenant on the Premises.
- 10.3. **Interruptions.** Landlord acknowledges that Tenant provides a communication service which requires utility service to operate and must operate twenty-four (24) hours per day, seven (7) days per week. In the event of a utility service interruption, Landlord agrees to allow Tenant and Tenant's Subtenants the right to utilize temporary utility sources until stable utilities are restored; provided, Tenant makes all reasonable efforts to restore the utility to the extent within Tenant's control. In the event the temporary utility sources require use of the Parcel outside the Premises, Tenant may use additional space on the Parcel, at no additional cost to Tenant,

subject to Landlord's written approval, approval not to be unreasonably withheld, conditioned, or delayed.

- 11. ENVIRONMENTAL. Landlord and Tenant each agree that they shall not use, generate, store or dispose of any Hazardous Material (as defined in this Section 11) on, under, about or within the Parcel in violation of any law or regulation as may now, or at any time hereafter, be in effect. Should Landlord become aware of any Hazardous Materials contamination, Landlord shall immediately notify Tenant. Landlord and Tenant agree that each shall be responsible for compliance with any and all applicable governmental laws, rules, statutes, regulations, codes, ordinances, or principles of common law regulating or imposing standards of liability or standards of conduct with regard to protection of the environment or worker health and safety, as may now or at any time hereafter be in effect, to the extent such apply to that party's activity conducted in or on the Parcel. As used herein, "Hazardous Materials" shall mean hazardous substances, including asbestos-containing materials and lead paint, petroleum, and any substance, chemical or waste identified as hazardous, toxic, or dangerous in any applicable federal, state or local law or regulation.
- 12. <u>SUBLEASE.</u> Tenant shall have the right to sublease or license any portion of the Premises and its rights herein, in whole or in part, to a third-party whose use is consistent with the Permitted Use at Tenant's sole discretion and without Landlord's consent.
- 13. ASSIGNMENT. Upon notice to and approval by Landlord, such approval not to be unreasonably withheld, conditioned or delayed, Tenant has the right to assign this Agreement and its rights herein, to a third-party, provided however, that Tenant may assign this Agreement and delegate all of its obligations herein at Tenant's sole discretion and without Landlord's consent in the case of an assignment resulting from a change in control of Tenant, whether by reorganization, merger, sale of substantially all of its assets or equity, operation of law of otherwise, and in the case of an assignment to New Cingular Wireless PCS, LLC. Notwithstanding the foregoing, Landlord may assign this Agreement upon prior written notice to Tenant and subject to providing all information as set forth in Section 23, and without the Tenant's prior written consent to any other municipal government with which Landlord consolidates by annexation, merger, formation of a regional fire authority, contract, or otherwise, provided however, in such case, and prior to completion of the assignment, the Parties shall reasonably determine in good faith whether any changes are necessary either to this Agreement or the Colocation Agreement resulting from such assignment, and effectuate any such change contemporaneously with such assignment. Tenant shall be relieved of all future performance, liabilities, and obligations under this Agreement upon such assignment and assumption of obligations by the assignee.
- 14. <u>INSURANCE.</u> Tenant shall provide Commercial General Liability Insurance with a limit of Two Million Dollars (\$2,000,000.00) per occurrence and in the aggregate, written on ISO form CG 00 01 or its equivalent and from a reputable insurance company authorized to do business where the Premises is located, with Landlord included as an additional insured. Certificates evidencing such insurance shall be furnished to Landlord upon execution of this Agreement. Tenant may satisfy this requirement by obtaining the appropriate endorsement to any master policy of liability insurance for its Facility. Landlord and Tenant hereby releases Landlord (and its successors or assigns) from liability and waives all right of recovery against the other for any loss or damage covered by their

respective first party property insurance policies for all perils insured thereunder. In the event of such insured loss, insurance company shall have a subrogated claim against the other.

15. INDEMNIFICATION.

15.1. **Tenant Indemnification.** Tenant agrees to indemnify, defend and hold Landlord harmless from and against any and all injury, loss, damage or liability, costs or expenses in connection with a third party claim (including reasonable attorneys' fees and court costs) related to the installation, use, maintenance, repair or removal of the Facility or Tenant's breach of any provision of this Agreement, except to the extent attributable to the negligent or intentional act or omission of Landlord, its employees, invitees, agents or independent contractors.

FOR PURPOSES OF THE FOREGOING INDEMNIFICATION PROVISION ONLY, AND ONLY TO THE EXTENT OF CLAIMS AGAINST TENANT BY LANDLOR UNDER SUCH INDEMNIFICATION PROVISION, TENANT SPECIFICALLY WAIVES ANY IMMUNITY IT MAY BE GRANTED UNDER THE WASHINGTON STATE INDUSTRIAL INSURANCE ACT, TITLE 51 RCW. THE INDEMNIFICATION OBLIGATION UNDER THIS AGREEMENT SHALL NOT BE LIMITED IN ANY WAY BY ANY LIMITATION ON THE AMOUNT OR TYPE OF DAMAGES, COMPENSATION OR BENEFITS PAYABLE TO OR FOR ANY THIRD PARTY UNDER WORKERS' COMPENSATION ACTS, DISABILITY BENEFIT ACTS, OR OTHER EMPLOYEE BENEFIT ACTS.

The foregoing provision was specifically negotiated and agreed upon by the parties hereto.

- 15.2. Landlord Indemnification. To the extent permitted by law, Landlord agrees to indemnify, defend and hold Tenant harmless from and against any and all injury, loss, damage or liability, costs or expenses in connection with a third party claim (including reasonable attorneys' fees and court costs) arising from the negligence or willful misconduct of Landlord, its employees, invitees, agents or independent contractors, or the condition of the Parcel caused by Landlord's breach of any provision of this Agreement, except to the extent attributable to the negligent or intentional act or omission of Tenant, its employees, agents or independent contractors
- 15.3. **Indemnification Protocols.** The indemnified party shall: (i) promptly provide the indemnifying party with written notice of any claim, demand, lawsuit, or the like for which it seeks indemnification pursuant to this Section 15 (Indemnification) and provide the indemnifying party with copies of any demands, notices, summonses, or legal papers received in connection with such claim, demand, lawsuit, or the like; (ii) not settle any such claim, demand, lawsuit, or the like without the prior written consent of the indemnifying party; and (ii) fully cooperate with the indemnifying party in the defense of the claim, demand, lawsuit, or the like. A delay in notice shall not relieve the indemnifying party of its indemnity obligation, except (1) to the extent the indemnifying party can show it was prejudiced by the delay; and (2) the indemnifying party shall not be liable for any settlement or litigation expenses incurred before the time when notice is given.

16. WARRANTIES.

- 16.1. **General.** Tenant and Landlord acknowledge and represent to each other that it is duly organized, validly existing and in good standing and has the right, power, and authority or capacity, as applicable, to enter into this Agreement and bind itself hereto through the party or individual set forth as signatory for the party below.
- 16.2. Landlord Warranties. Except for as expressly provided herein, Tenant agrees to take the Premises in strictly "AS IS, WHERE IS" condition with all faults and conditions, known or unknown, and releases Landlord from any liability in connection therewith, including without limitation any warranties of fitness for a particular purpose. Landlord represents, warrants and agrees that: (i) Landlord solely owns the Parcel as a legal lot in fee simple; (ii) the Parcel is not and will not be encumbered by any liens, restrictions, mortgages, covenants, conditions, easements, leases, or any other agreements of record or not of record, which would adversely affect Tenant's Permitted Use and enjoyment of the Premises under this Agreement; (iii) the Parcel is free of Hazardous Materials, except as disclosed on Exhibit D Disclosures of Hazardous Materials, and has never been subject to any contamination or hazardous conditions resulting in any environmental investigation, inquiry or remediation, (iv) there exist no underground tanks on the Parcel; and (v) Landlord's execution and performance of this Agreement will not violate any laws, ordinances, covenants or the provisions of any mortgage, lease or other agreement binding on Landlord.
- 16.3. **Tenant's Warranties**. Tenant's Use will not materially or adversely interfere with Landlord's existing use of the Parcel as of the Effective Date.
- 16.4. **Quiet Enjoyment.** Landlord grants to Tenant sole, actual, quiet and peaceful use, enjoyment and possession of the Premises and leasehold estate created by and in accordance with the terms of this Agreement without hindrance or ejection by any persons.
- 16.5. Landlord's Liens. In addition to all other remedies available to Tenant, Landlord will promptly pay when due all liens and monetary encumbrances against the Parcel. If the Parcel is or becomes encumbered by a deed to secure a debt, mortgage or other security interest, then Landlord will provide promptly to Tenant a mutually agreeable subordination, non-disturbance and attornment agreement executed by Landlord and the holder of such security interest substantially in the form attached hereto as Exhibit E Subordination, Non-Disturbance and Attornment Agreement, or in the mortgagee's standard form.

17. DEFAULT AND RIGHT TO CURE.

17.1. **Tenant Default.** The following will be deemed a default by Tenant and a breach of this Agreement: Tenant's failure to perform any term or condition under this Agreement within forty-five (45) days of written notice from Landlord specifying the failure. No such failure, however, will be deemed to exist if Tenant has commenced to cure such default within such period and provided that such efforts are prosecuted to completion with reasonable diligence. If Tenant remains in default beyond any applicable cure period, then Landlord will have the right to (1) pursue a judgment for direct damages against Tenant, and/or (2) to pursue specific performance, injunction, or declaratory judgment, (3) to terminate this Agreement pursuant to Section 7.5 (Termination), and/or (4) any and all other rights available to it under law and

equity. In no event shall Tenant be liable for consequential, punitive, incidental or special damages, however caused, based on any theory of liability.

- 17.2. Landlord Default. The following will be deemed a default by Landlord and a breach of this Agreement: (i) Landlord's failure to provide Access to the Premises as required by Section 6 (Access) within twenty-four (24) hours after written notice of such failure; (ii) Landlord's failure to cure an interference problem as required by Section 8 (Interference) within twenty-four (24) hours after written notice of such failure; or (iii) Landlord's failure to perform any term or condition, or Landlord's breach of any warranty or covenant, under this Agreement for more than forty-five (45) days after written notice from Tenant specifying the failure. No such failure, however, will be deemed to exist if Landlord has commenced to cure the default within such period and provided such efforts are prosecuted to completion with reasonable diligence. Notwithstanding the foregoing, in regard to (iii) only, if any Landlord default affects Tenant's operations on the Premises, then such cure period shall be shortened to ten (10) days, and Tenant shall have the right, but not the obligation, to take reasonable selfhelp actions to effect a cure during such cure period, at Landlord's cost. In addition, in the case of any breach of any provision of this Agreement by Landlord, and such breach results in costs or damages to Tenant relating to its operation of the Facility or use of the Premises, then notwithstanding any cure by Landlord, Landlord shall be responsible for any such costs or damages incurred by Tenant. If Landlord remains in default beyond any applicable cure period, Tenant will have: (1) the right to cure Landlord's default and to collect such amounts from Landlord and/or (2) right to terminate this Agreement pursuant to Section 7.4 (Termination), and/or (3) any and all other rights available to it under law and equity. In no event shall Landlord be liable for consequential, punitive, incidental or special damages, however caused, based on any theory of liability, provided however, that any third-party damages covered by indemnity or otherwise recoverable under this Agreement shall not be deemed excluded by this clause.
- **18.** <u>NOTICES.</u> All notices, communications, requests and demands hereunder shall be in writing and shall be deemed to have been properly given (i) if hand received, (ii) if received via United States mail service or other reliable express courier service, or (ii) if sent via e-mail to the addresses set forth below:

If to Tenant:	Public Safety Towers, LLC 1903 Wright Place, Suite 140, Carlsbad, CA 92008 Attention: Lease Notices E-mail Address: notices@pstctowers.com
With a copy to:	Public Safety Towers, LLC 1903 Wright Place, Suite 140, Carlsbad, CA 92008 Attention: PSTC Counsel E-mail Address: counsel@pstctowers.com
If to Landlord:	Graham Fire & Rescue PO Box 369 Attention: Fire Chief

Telephone No.: (253) 538-6400

With a copy to:Central Pierce Fire & Rescue
1015 39th Ave SE Suite 120, Puyallup, WA 98374
PO Box 940, Spanaway, WA 98387
Attention: Fire Chief
E-mail Address: DMorrow@Centralpiercefire.org

Either party may change its notice address upon thirty (30) days prior written notice to the other party. Any notice and other communication given pursuant to this Agreement will be deemed to have been received on, and is effective as of, (i) the date it was delivered by hand; (ii) upon the date of the properly addressed e-mail transmission; (iii) on the date of delivery shown on the receipt card if sent by registered or certified mail, return receipt requested; (iv) on the third business day after the date of postmark if sent by regular mail, or (v) date of actual delivery for express courier or express mail service. Notwithstanding the foregoing, any notice to a Party that would permit the other Partys to terminate this Agreement shall be sent by certified mail, return receipt requested to the parties indicated above, with "NOTICE OF DEFAULT" designated in the subject line to be effective notice hereunder.

19. <u>CONDEMNATION.</u> In the event Landlord receives notification of any threatened or pending condemnation proceedings affecting the Parcel, Landlord will provide notice thereof to Tenant within twenty-four (24) hours. If a condemning authority takes all of the Parcel, or a portion sufficient, in Tenant's sole determination, to render the Premises unsuitable for Tenant, this Agreement will terminate as of the date the title vests in the condemning authority, provided, however that Tenant may terminate the Lease earlier upon not less than thirty (30) days' notice to Landlord, after Tenant becomes aware of such threatened or pending proceedings. The Parties will each be entitled to pursue their own separate awards in the condemnation proceeds, which for Tenant will include but not be limited to, where applicable, the value of its Facility and leasehold rights hereunder, moving expenses, and business dislocation expenses. Landlord shall immediately refund to Tenant any prepaid Rent on a *pro rata* basis.

20. CASUALTY.

- 20.1. **Notice.** Landlord will provide notice to Tenant of any casualty or other harm affecting the Parcel within twenty-four (24) hours of the casualty or other harm.
- 20.2. **Premises Rendered Unsuitable.** If any part of the Facility or the Parcel is damaged by casualty or other harm as to render the Premises unsuitable, in Tenant's sole determination, then Tenant may terminate this Agreement by providing written notice to Landlord, which termination will be effective as of the date of such casualty or other harm, and Landlord shall reimburse Tenant for any prepaid Rent on a *pro rata* basis to the extent the casualty is due to the negligence or intentional act of Landlord. Tenant's termination of this Agreement under this Section shall not impair Tenant's right, if any, to collect insurance proceeds in connection with the Facility.
- 20.3. **Premises Rebuilt or Restored.** If Tenant undertakes to rebuild or restore the Premises and/or the Facility, as applicable, Landlord agrees to permit Tenant to place temporary facilities on the Parcel, at a location mutually agreeable to Landlord and Tenant, at no additional Rent until

the reconstruction of the Premises and/or the Facility is completed; provided, Tenant makes all reasonable efforts to reconstruct the Facility as soon as reasonably practicable. Landlord agrees that the Rent shall be abated until the Parcel and/or the Premises are rebuilt or restored, unless Tenant places temporary facilities on the Parcel, in which case Rent shall be adjusted as may be necessary or appropriate to account for any reduction in space or operation, or Tenant's increased costs, due to temporary facilities

21. <u>WAIVER OF LANDLORD'S LIENS.</u> Landlord waives any and all lien rights it may have, statutory or otherwise, concerning the Facility or any portion thereof. The Facility shall be deemed personal property for purposes of this Agreement, regardless of whether any portion is deemed real or personal property under applicable law.

OTHER PAYABLE CHARGES. Unless specified otherwise in this Agreement, Tenant shall not be liable for any charges or expenses payable to Landlord in connection with the use of the Premises by Tenant. Further, all amounts permitted to be charged by Landlord under this Agreement shall be billed to Tenant within one (1) year from when the charges were incurred, and in no event shall Tenant be liable for any charges billed to Tenant by Landlord after such period. The provisions of this Section 22 (Other Payable Charges) shall survive the termination or expiration of this Agreement.

- 23. <u>TRANSFERS OF THE PARCEL OR PREMISES.</u> Subject to the terms of this Agreement and except as provided in Section 25 (Anti-Piracy / Partial Transfers) below, Landlord may sell or otherwise transfer the Parcel or a portion thereof to a third party, provided: (i) the sale is made subject to the terms of this Agreement; and (ii) the transferee agrees to fully assume and perform Landlord's obligations under this Agreement. Within thirty (30) days of such transfer, Landlord or its successor shall send the documents listed below to Tenant:
 - i. New deed to Parcel
 - ii. Assignment and Assumption Agreement
 - iii. Form W-9 for Transferee
 - iv. Full contact information for new Landlord including phone number(s)

Until Tenant receives all such documents, Tenant's failure to make payments that may be required under this Agreement shall not be an event of default and Tenant reserves the right to hold payments due under this Agreement. Such transfer shall in no way limit or impair the obligations of Landlord under this Agreement, including interference and access obligations, or affect Tenant's rights under this Agreement. In the event that the transfer occurs by operation of law (i.e., not by deed), such transferee shall provide documentation reasonably acceptable to Tenant to evidence such transfer.

24. <u>CHANGES TO ZONING OR ENCUMBRANCE</u>. Landlord shall not initiate or consent to any change in the zoning of the Premises or the Parcel, or impose or consent to any other use, or encumbrance or restriction that would prevent or limit Tenant from using the Premises or Parcel for the Permitted Use or otherwise impair Tenant's rights hereunder.

25. ANTI-PIRACY/PARTIAL TRANSFERS.

- 25.1. Landlord agrees that it will not offer to, or accept any offer to, or transfer, convey, assign, lease, or grant an easement for any portion of Landlord's rights under this Agreement or any interest in the Premises or the rents due hereunder, including any "lease buyout" (a "Partial Transfer"), other than in connection with a full transfer of the fee interest real estate comprising the Premises as provided herein, together with a full assignment and assumption of Landlord's obligations under this Agreement.
- 25.2. If Landlord attempts to sell, convey, assign or transfer such property interest in or related to the Premises in violation of this Section 25, the sale, conveyance, assignment or transfer shall be void, and, at Tenant's option, an incurable default by Landlord of this Agreement.

TAXES. Tenant shall pay directly to the applicable Government Entity or to Landlord if Landlord is invoiced by such Government Entity, all taxes, fees, assessments or other charges assessed by any Government Entity against the Facility and/or Tenant's use of the Premises. Tenant shall pay to Landlord or the appropriate taxing authority, when due, any sales, use, ad valorem or other taxes or assessments which are assessed or due by reason of this Agreement or Tenant's use of the Premises or the Parcel. Landlord will be responsible for payment of all the real property taxes, except Tenant shall pay any increase in real estate taxes levied against the Premises directly attributable to this Agreement and/or Tenant's use of this Premises. Tenant will pay to Landlord the foregoing amounts within thirty (30) days after written demand thereof by Landlord accompanied by copies of each tax bill, service bill and/or assessment notice, along with the prior year's bill and a reasonable determination. Landlord represents and warrants that if Tenant pays Landlord for any such taxes, it shall timely remit the same to the applicable Government Entity relating to the same.

- 27. <u>AMENDMENT AND WAIVER.</u> This Agreement cannot be amended, modified, or revised unless done in writing and signed by Landlord and Tenant. No provision may be waived except in writing signed by the waiving party. The failure by a party to enforce any provision of this Agreement or to require performance by the other party will not be construed to be a waiver, or in any way affect the right of either party to enforce such provision thereafter.
- 28. <u>MEMORANDUM OF LEASE.</u> At the request of the Tenant, the Parties will execute a recordable Memorandum of Lease substantially in the form attached hereto as Exhibit F Memorandum of Lease. Either party may record this Memorandum of Lease at any time during the Term, in its absolute discretion. Tenant may record an amendment thereof to update such Memorandum to incorporate any expansion of the Premises or additional easements granted in connection with the Premises, and Landlord will reasonably cooperate in connection therewith.
- **29.** <u>COMPLIANCE WITH LAW</u>. Tenant agrees to comply with all federal, state, and local laws, orders, rules and regulations (the "Laws") applicable to Tenant's use of the Facility on the Parcel. Landlord agrees to comply with all Laws relating to Landlord's ownership and use of the Parcel and any improvements on the Parcel. Tenant shall, at Tenant's expense, ensure that the tower structure upon which the Facility is installed complies with all applicable Laws, including, without limitation, all rules and regulations promulgated by the FCC and Federal Aviation Administration ("FAA") with regard to lighting, marking and painting, except where noncompliance is due to Landlord's negligence or willful misconduct. All installations and operations by Tenant in connection with this

Agreement shall meet and comply with all applicable Laws, including, without limitation, all applicable local codes and regulations, and all applicable rules and regulations promulgated by the FCC and FAA.

- **30.** <u>**BIND AND BENEFIT.</u>** The terms and conditions contained in this Agreement will run with the Parcel and bind and inure to the benefit of the Parties, their respective heirs, executors, administrators, successors and assigns.</u>
- **31.** <u>ENTIRE AGREEMENT.</u> This Agreement and the exhibits attached hereto, all being a part hereof, along with the Colocation Agreement, constitute the entire agreement of the Parties hereto and will supersede all prior offers, negotiations and agreements with respect to the subject matter of this Agreement. Except as otherwise stated in this Agreement, each party shall bear its own fees, costs and expenses (including the fees, costs and expenses of its agents, brokers, representatives, attorneys, and accountants) incurred in connection with the negotiation, drafting, execution and performance of this Agreement and the transactions it contemplates.
- **32.** <u>**GOVERNING LAW.</u>** This Agreement will be governed by the laws of the State of Washington, and venue of any dispute shall be in the Piere County Superior Court, without regard to conflicts of law.</u>
- **33. INTERPRETATION.** Unless otherwise specified, the following rules of construction and interpretation apply: (i) captions, headings, and subheadings are for convenience and reference only and in no way define or limit the construction of the terms and conditions hereof; (ii) use of the term "including" will be interpreted to mean "including but not limited to"; (iii) the term "day" shall mean calendar day whether or not expressly identified; (iv) whenever a party's consent is required under this Agreement, except as otherwise stated in the Agreement or as same may be duplicative, such consent will not be unreasonably withheld, conditioned or delayed; (v) exhibits are an integral part of this Agreement and are incorporated by reference into this Agreement; (vi) use of the terms "termination" or "expiration" are interchangeable; (vii) reference to a default will take into consideration any applicable notice, grace and cure periods; (viii) the singular use of words includes the plural where appropriate; (ix) if any provision of this Agreement is held invalid, illegal or unenforceable, the remaining provisions of this Agreement shall remain in full force if the overall purpose of the Agreement is not rendered impossible and the original purpose, intent or consideration is not materially impaired; and (x) rule of construction that a contract be construed against the drafter, if any, shall not be applied in the interpretation and construction of this Agreement.
- **34.** <u>AFFILIATES.</u> Any right of Tenant granted hereunder may be exercised by, at Tenant's election, any Affiliate of Tenant and any Subtenant or Tenant thereof. "Affiliate" means with respect to a party to this Agreement, any person or entity that (directly or indirectly) controls, is controlled by, or under common control with, that party. "Control" of a person or entity means the power (directly or indirectly) to direct the management or policies of that person or entity, whether through the ownership of voting securities, by contract, by agency or otherwise.
- **35.** <u>SURVIVAL.</u> Any provisions of this Agreement relating to indemnification shall survive the termination or expiration hereof. In addition, any terms and conditions contained in this Agreement that by their sense and context are intended to survive the termination or expiration of this Agreement shall so survive.

- **36.** <u>W-9</u>; <u>OWNERSHIP CONFIRMATION</u>. Landlord agrees to provide Tenant with a completed IRS Form W-9, or its equivalent, upon execution of this Agreement and at such other times as may be reasonably requested by Tenant, including any change in Landlord's name or address. In the event of any transfer of Landlord's interest in the Parcel or this Agreement, by operation of law or otherwise, Tenant shall be provided reasonable evidence of such successor interest and Tenant shall have the right to withhold payment unless or until such evidence is provided and be reimbursed for Tenant's costs in confirming such successor interests, including, without limitation, any estate or personal representative, foreclosure, and bankruptcy matters.
- **37.** <u>EXECUTION</u>. This Agreement may be executed in several counterparts and the counterparts shall constitute but one and the same instrument. The execution of this Agreement by electronic mail or by any other electronic means shall be deemed to constitute effective execution of this Agreement as to the Parties hereto, provided, however, that upon request by the other party, an original, wet-signed signature shall be provided thereafter.
- **38.** <u>ATTORNEYS' FEES</u>. In the event that any dispute between the Parties related to this Agreement should result in litigation, at trial and on any appeal or petition for review, the prevailing party in such litigation shall be entitled to recover from the other party all reasonable fees, costs and expenses of enforcing any right of the prevailing party, including reasonable attorneys' fees, costs and expenses. Prevailing party means the party determined by the court to have most nearly prevailed even if such party did not prevail in all matters. This provision will not be construed to entitle any party other than Landlord, Tenant, and their respective Affiliates to recover their fees and expenses.
- **39.** <u>WAIVER OF JURY TRIAL.</u> EACH PARTY, TO THE EXTENT PERMITTED BY LAW, KNOWINGLY, VOLUNTARILY, AND INTENTIONALLY WAIVES ITS RIGHT TO A TRIAL BY JURY IN ANY ACTION OR PROCEEDING UNDER ANY THEORY OF LIABILITY ARISING OUT OF OR IN ANY WAY CONNECTED WITH THIS AGREEMENT OR THE TRANSACTIONS IT CONTEMPLATES.
- **40.** <u>INCIDENTAL FEES.</u> Unless specified in this Agreement, no unilateral fees or additional costs or expenses are to be applied by either party to the other party, including review of plans, structural analyses, consents, provision of documents or other communications between the Parties.
- **41.** <u>**FURTHER ACTS.</u>** Upon request, Landlord will cause to be promptly and duly taken, executed, acknowledged, and delivered all such further acts, documents, and assurances as Tenant may request from time to time to effectuate, carry out and perform all of the terms, provisions and conditions of this Agreement and all transactions and permitted use contemplated by this Agreement.</u>
- 42. <u>CONFIDENTIALITY.</u> Subject to customary exceptions, including to the extent disclosure is required under law or regulation, including that of Public Records Act, Chapter 42.56 RCW, an applicable securities exchange, or valid court order, Landlord will maintain in confidence all information relating to Tenant's proposed tenancy and development of the Premises, including but not limited to, the terms of the letter of intent between the Parties and this Agreement, and will not disclose such information to any other party without written consent. Such confidential information may be released to Landlord's successors, employees, partners, consultants, attorneys, accountants,

tax advisors, insurers, insurance agents, financial sources, property managers, and lenders who have a reasonable need for such confidential information.

- **43.** <u>FORCE MAJEURE.</u> In the event that Tenant shall be delayed or hindered in, or prevented from, the performance of any work, service, or other act required under this Agreement to be performed by Tenant and such delay or hindrance is due to strikes, lockouts, acts of God, governmental restrictions, enemy act, civil riots or commotion, an act of war, domestic and/or international terrorism, quarantines, embargoes, pandemics, epidemics, local disease outbreaks, public health emergencies, unavoidable fire or other casualty, or other causes beyond the control of Tenant, then performance of such work, service, or other act shall be excused for the period of such delay and the period for the performance of such work, service, or other act shall be extended for a period equivalent to the period of such delay.
- 44. <u>CERTIFICATE.</u> Landlord will, within sixty (60) days after notice from Tenant, execute, acknowledge, and deliver to Tenant a certificate certifying whether or not this Agreement is in full force and effect; whether there are any modifications or alleged breaches by Landlord; the dates to which rent has been paid in advance; and any other facts that may reasonably be requested. The information in such certificate may be relied upon by any assignee, Subtenant, or any successor to Tenant and any of their respective lenders. Failure to deliver the certificate within the specified time shall be conclusive upon Landlord that the Agreement is in full force and effect and has not been modified except as may be represented by Tenant.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed as of the last signature date below.

LANDLORD: Graham Fire & Rescue a Washington special purpose district

By:	
Print Na	ame: Dustin Morrow
Title:	Fire Chief
Date:	

TENANT: Public Safety Towers, LLC a Delaware limited liability company

> By: Print Name: Doug Lodder Title: Chief Executive Officer Date:

EXHIBIT A

Parcel Description

The parcel is legally described as follows:

Tax Parcel Number: 0418114038

Common Street Address: 12827 224th Street East

Legal Description:

Section 11 Township 18 Range 04 Quarter 43 S 482.50 FT OF E 1/2 OF SW OF SE EXC E 260.70 FT THEREOF & EXC W 16 FT THEREOF & EXC S 30 FT FOR CO RD ALSO EXC THAT POR CYD TO P CO PER ETN 4213225 APPROVED SUBD BY P CO PLANNING 12/15/08 OUT OF 4-033 SEG 2009-0453 JU 12/16/08JU DC6/29/09JU

EXHIBIT B

Site Plan

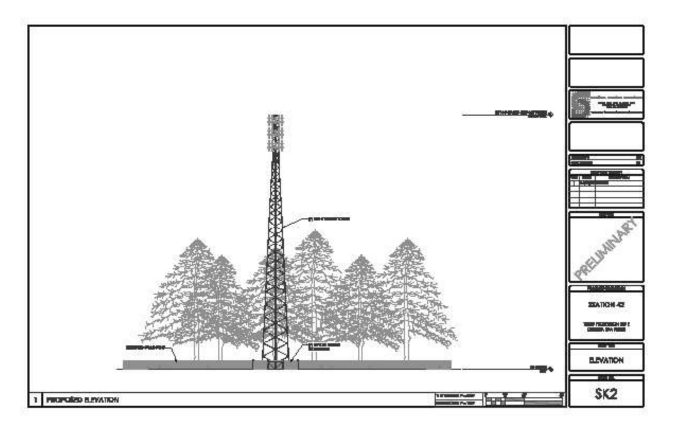


EXHIBIT D

Disclosure of Hazardous Material

[X] None.

[] As detailed below.

EXHIBIT E

Subordination, Non-Disturbance and Attornment Agreement

[Follows on Next Page]

SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT

THIS SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT

("Agreement"), dated as of the date below, between [Mortgagee's Name] having its principal office at [Insert Mortgagee's Address], (hereinafter called "Mortgagee") and [Landlord's Name], a [Landlord's jurisdictional state and entity type], having its principal office/residing at [Landlord's Address] ("Landlord"), and Public Safety Towers, LLC, a Delaware Limited Liability Company having a mailing address of 1903 Wright Place, Suite 140, Carlsbad, CA 92008 ("Tenant").

RECITALS:

- A. Tenant has entered into a certain Ground Lease Agreement dated [Insert Effective Date], (the "Lease") with Landlord, covering property more fully described in Exhibit 1 attached hereto and made a part hereof (the "Premises"); and
- B. Landlord has given to Mortgagee a mortgage or deed of trust (the "**Mortgage**") upon certain real property ("**Property**"), as described in the Mortgage, a part of which Property contains the Premises; and
- C. The Mortgage on the Property is in the original principal sum of [Spell Out Dollar Amount] (\$XXX) Dollars, which Mortgage has been recorded in the appropriate public office in and for [Insert County] County, [Insert State]as Recording No. ______; and
- D. Tenant desires to be assured of continued occupancy of the Premises under the terms of the Lease and subject to the terms of this Agreement.

AGREEMENT

NOW, THEREFORE, in consideration of the mutual promises, covenants and agreements herein contained, the receipt and sufficiency of which are hereby acknowledged, the parties hereto, intending to be legally bound hereby, agree as follows:

1. So long as this Agreement will remain in full force and effect, the Lease is and will be subject and subordinate to the lien and effect of the Mortgage insofar as it affects the real property of which the Premises forms a part (but not Tenant's fixtures or other property), and to all renewals, modifications, consolidations, replacements and extensions thereof, to the full extent of the principal sum secured thereby and interest thereon, with the same force and effect as if the Mortgage had been executed, delivered, and duly recorded among the above-mentioned public records, prior to the execution and delivery of the Lease.

2. In the event Mortgagee takes possession of the Premises as mortgagee-in-possession, including but not limited to, by deed in lieu of foreclosure or foreclosure of the Mortgage, Mortgagee agrees not to affect or disturb Tenant's right to possession of the Premises and any of Tenant's other rights under the Lease in the exercise of Mortgagee's rights so long as Tenant is not then in default, after applicable notice and/or grace periods, under any of the terms, covenants, or conditions of the Lease.

3. In the event that Mortgagee succeeds to the interest of Landlord or other landlord under the Lease and/or to title to the Premises, Mortgagee and Tenant hereby agree to be bound to one another under all of the terms, covenants and conditions of the Lease; accordingly, from and after such event, Mortgagee and Tenant will have the same remedies against one another for the breach of an agreement contained in the Lease as Tenant and Landlord had before Mortgagee succeeded to the interest of Landlord.

4. In the event that Mortgagee or anyone else acquires title to or the right to possession of the Premises upon the foreclosure of the Mortgage, or upon the sale of the Premises by Mortgagee or its successors or assigns after foreclosure or acquisition of title in lieu thereof or otherwise, Tenant agrees not to seek to terminate the Lease by reason thereof, but will remain bound unto the new owner so long as the new owner is bound to Tenant under all of the terms, covenants and conditions of the Lease.

5. Mortgagee understands, acknowledges, and agrees that notwithstanding anything to the contrary contained in the Mortgage and/or any related financing documents, including, without limitation, any UCC-1 financing statements, Mortgagee will acquire no interest in any equipment, fixtures and/or other property installed by or on behalf of Tenant or its related parties on the Property. Mortgagee hereby expressly waives any interest which Mortgagee may have or acquire with respect to such equipment, fixtures and/or other property of Tenant or Tenant's assignees, sublessees, licenses and related parties, now, or hereafter, located on or affixed to the Property or any portion thereof and Mortgagee hereby agrees that same do not constitute realty regardless of the manner in which same are attached or affixed to the Property.

6. This Agreement will be binding upon and will extend to and benefit the successors and assigns of the parties hereto and to any assignees or Subtenants of Tenant which are permitted under the Lease. The term "Mortgagee", when used in this Agreement will be deemed to include any person or entity which acquires title to or the right to possession of the Premises by, through or under Mortgagee and/or the Mortgage, whether directly or indirectly.

[Remainder of Page Intentionally Blank – Signature Page Follows]

IN WITNESS WHEREOF, the undersigned has caused this Agreement to be executed as of the last signature date below.

LANDLORD: Graham Fire & Rescue a Washington special purpose district

By:		
Print Name:		
Title:		
Date:		

TENANT:Public Safety Towers, LLC
a Delaware limited liability company

By: Print Nar			
Print Nar	ne:		
Title:			
Date:			

MORTGAGEE: [Insert Mortgagee's Name]

By:	
Print Name:	
Title:	
Date:	

EXHIBIT F

Memorandum of Lease

[Follows on Next Page]

RECORDING REQUESTED BY: AND WHEN RECORDED MAIL TO:

Womble Bond Dickinson (US) LLP 1333 North California Blvd., Suite 450 Walnut Creek, CA 94596 Attn: Kristen Thall Peters, Esq.

MEMORANDUM OF LEASE

This Memorandum of Lease is entered into on the later of the signature dates, by and between Graham Fire & Rescue, a special purpose district having its principal office/residing at 1015 39th Ave SE Suite 120, Puyallup, WA 98374 (hereinafter called "Landlord"), and Public Safety Towers, LLC, a Delaware Limited Liability Company having a mailing address of 1903 Wright Place, Suite 140, Carlsbad, CA 92008 ("Tenant").

- 1. Landlord and Tenant entered into a certain Ground Lease Agreement ("Agreement") on ______, for the purpose of installing, operating and maintaining a facility and other improvements and other related purposes. All of the foregoing is set forth in the Agreement.
- 2. The initial lease term will be twenty-five (25) years commencing on the Effective Date, with two (2) successive automatic ten (10) year options to renew.
- 3. The portion of the land being leased to Tenant and associated easements are described in **Exhibit 1** annexed hereto.
- 4. This Memorandum of Lease is not intended to amend or modify and shall not be deemed or construed as amending or modifying, any of the terms, conditions or provisions of the Agreement, all of which are hereby ratified and affirmed. In the event of a conflict between the provisions of this Memorandum of Lease and the provisions of the Agreement, the provisions of the Agreement shall control. The Agreement shall be binding upon and inure to the benefit of the parties and their respective heirs, successors, and assigns, subject to the provisions of the Agreement.

IN WITNESS WHEREOF, the parties have executed this Memorandum of Lease as of the last signature date below.

LANDLORD:

Graham Fire & Rescue a special purpose district **TENANT:**

Public Safety Towers, LLC a Delaware limited liability company

By: _____ Print Name: Dustin Morrow Its: Fire Chief Date: _____

By: _____

Print Name: Doug Lodder Its: Chief Executive Officer Date:

[ACKNOWLEDGEMENTS APPEAR ON THE NEXT PAGE]

LANDLORD ACKNOWLEDGEMENT

State of Washington

County of _____

I certify that I know or have satisfactory evidence that ______ (name of person) is the person who appeared before me, and said person acknowledged that (he/she) signed this instrument and acknowledged it to be (his/her) free and voluntary act for the uses and purposes mentioned in the instrument.

Dated:

(Seal or Stamp)

Signature

Notary Title

My Appointment Expires: _____

TENANT ACKNOWLEDGEMENT

	ACKNOWLEDGN	IENT
certificate verified who signed the c	or other officer completing this s only the identity of the individual document to which this certificate is of the truthfulness, accuracy, or ocument.	
State of California		
County of)	
On	before me,(inse	ert name and title of the officer)
who proved to me subscribed to the his/her/their author	vithin instrument and acknowledged to	to be the person(s) whose name(s) is/are o me that he/she/they executed the same in /their signature(s) on the instrument the s) acted, executed the instrument.
I certify under PEN paragraph is true a		f the State of California that the foregoing
WITNESS my han	and official seal.	
Signature	(Sea	1)

EXHIBIT 1

To the Memorandum of Lease

Parcel Description

The parcel is legally described as follows:

Tax Parcel Number: 0418114038

Common Street Address: 12827 224th Street East

Legal Description:

Section 11 Township 18 Range 04 Quarter 43 S 482.50 FT OF E 1/2 OF SW OF SE EXC E 260.70 FT THEREOF & EXC W 16 FT THEREOF & EXC S 30 FT FOR CO RD ALSO EXC THAT POR CYD TO P CO PER ETN 4213225 APPROVED SUBD BY P CO PLANNING 12/15/08 OUT OF 4-033 SEG 2009-0453 JU 12/16/08JU DC6/29/09JU

EXHIBIT G

Tower Site Colocation Agreement

[Follows on Next Page]

PUBLIC SAFETY INFRASTRUCTURE GROUND LEASE AGREEMENT

THIS PUBLIC SAFETY INFRASTRUCTURE GROUND LEASE AGREEMENT ("Agreement"), dated as of the later of the signature dates below (the "Effective Date"), is entered into by and between Central Pierce Fire & Rescue, a special purpose district ("Landlord"), and Public Safety Towers, LLC, a Delaware Limited Liability Company ("Tenant") (collectively referred to as the "Parties").

RECITALS

WHEREAS, Landlord is the legal owner of the Parcel, located at 3421 224th Street East in the County of Pierce, State of Washington, Tax Parcel No 0318114021, (collectively, the "**Parcel**"), as described in **Exhibit A – Parcel Description** with the full right, power, and authority to enter into this Agreement and to grant all consents and authorizations required in connection with the execution of this Agreement; and

WHEREAS, Tenant's mission is to support the deployment of public safety focused infrastructure through the enablement of commercial networks;

WHEREAS, Landlord desires to grant to Tenant the right to use a portion of the Parcel in accordance with this Agreement;

WHEREAS, Tenant desires to lease a certain portion of the Parcel for the placement of a Facility (as defined in Section 2.1) in accordance with the terms of this Agreement; and

WHEREAS, in exchange for a reduction in Rent to Tenant hereunder, Tenant and Landlord plan to contemporaneously with this Agreement enter into a Tower Site Colocation Agreement which will govern the placement of certain telecommunications equipment by Landlord on the Facility to be constructed by Tenant as described herein to be located on the Premises ("Colocation Agreement").

NOW, THEREFORE, in consideration of the mutual agreements contained herein, and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties hereby agree as follows:

PREMISES.

1.1. General. Landlord agrees to lease to Tenant, and Tenant agrees to lease from Landlord, a certain portion of the Parcel containing approximately 1,225 square feet with approximate dimensions of 35' x 35', including the air space above such ground space (the "Premises"), as described in Exhibit B – Site Plan, for the placement of a Facility (as defined in Section 2.1) in accordance with the terms of this Agreement. Tenant's rights hereunder shall also include a right and easement to access thereto and utilities, as described in Section 6 (Access) and Section 10 (Utilities) below, which shall be appurtenant to Tenant's leasehold rights hereunder, together with other appurtenant rights to the Premises. Within thirty (30) days after execution of the Agreement, the parties shall mutually agree on a final location for the Premises within the Parcel and the construction of the Facility, which location will be depicted in Exhibit B by an amendment to this Agreement. If the parties are unable to come to agreement on the final

location of the Premises, then either party may terminate the Agreement, along with the Colocation Agreement, without liability. Once a final location has been agreed, Tenant shall have the right to survey the Premises and supplement **Exhibit B** – **Site Plan** with the legal description of the Premises, as may be expanded pursuant to this Agreement. Landlord and Tenant agree that any portion of the Facility that may be conceptually described in **Exhibit B** – **Site Plan** shall not be deemed to limit Tenant's Permitted Use.

1.2. Additional Premises. In the event Tenant desires to modify or upgrade the Facility (as defined in Section 2.1) in a manner that requires an additional portion of the Parcel (the "Additional Premises"), Tenant shall provide Landlord with a site plan depicting the Additional Premises for Landlord's approval, which approval shall not be unreasonably withheld, conditioned, or delayed. Provided the Parties determine a mutually agreeable location for the Additional Premises, Landlord agrees to lease to Tenant the Additional Premises upon mutually agreeable terms and conditions consistent with the terms and intent of this Agreement. Landlord and Tenant shall execute an amendment to this Agreement to memorialize the inclusion of the Additional Premises.

PERMITTED USE.

- 2.1. General. Tenant may use the Premises for the transmission and reception of communications signals and for utilities, and the installation, construction, maintenance, operation, repair, replacement and upgrade of fixtures and related equipment, cables, accessories and improvements, which may include a suitable support structure, associated antennas, equipment shelters or cabinets, generators, panels, fencing and any other items necessary or desirable in connection therewith (collectively, the "Facility"), as well as the rights detailed in this Agreement and other uses reasonably related thereto or permitted by law (the "Permitted Use"). To the extent the Agreement is terminated as permitted herein, except for any underground utilities and foundations, and subject to Section 7.7, Tenant shall restore, at its sole cost, the Premises to a reasonably similar condition as existed prior to the Effective Date of the Lease, reasonable wear and tear, casualty damages, and damage from the elements excepted.
- 2.2. Due Diligence. Tenant and its agents, representatives, employees, permittees, consultants, engineers, contractors, and subcontractors (collectively, "Tenant's Agents") have the right to inspect, examine, and conduct geological or engineering tests, including but not limited to, soil borings, drainage testing, material sampling, radio frequency testing, and other studies of the Parcel (collectively, the "Tests"), to determine the feasibility or suitability of the Parcel for Tenant's intended use as a Facility, all at Tenant's cost and expense. Further, Tenant has the right to apply for and obtain licenses, permits, or required approvals, as deemed necessary or appropriate at Tenant's sole discretion for its use of the Premises, throughout the Term of the Agreement, including, without limitation, applications for zoning approvals, zoning variances, zoning ordinances, special use permits, construction or building permits, and certificates and licenses and approvals necessary to comply with all applicable laws, rules, statutes and regulations, relating to Tenant's use of the Facility (collectively, the "Government Approvals"), and initiate the ordering and/or scheduling of necessary utilities, and otherwise to do those things on or off the Parcel that are necessary, at Tenant's sole discretion, to determine the physical condition of the Parcel, the environmental history of the Parcel, Landlord's title to the Parcel, all at Tenant's cost and expense. Tenant further has the right to

obtain a title report or commitment for a leasehold title policy from a title insurance company of its choice and to have the Parcel surveyed by a licensed surveyor of Tenant's choice. Landlord hereby agrees to provide any environmental studies, prior-obtained Government Approvals, relevant survey information, and any other information pertinent to Tenant's unencumbered and approved use of the Parcel and the Premises. Tenant shall not be liable to the Landlord or any third party on account of any pre-existing defect or condition on or with respect to the Parcel, whether or not such defect or condition is disclosed by Tenant's inspections. Landlord agrees to help reasonably facilitate Tenant's receipt of all Government Approvals and to reasonably cooperate with Tenant in connection with obtaining, and maintaining in effect all Government Approvals, title insurance, and any other rights Tenant may reasonably require in connection with Tenant's Permitted Use. This paragraph does not obligate Landlord's land use commissions or City Council to vote any particular way on applications. This paragraph does not require staff members reviewing permit applications to grant the permit application if the application does not meet applicable requirements.

- 2.3. Staging. For a period of one hundred fifty (150) days following the start of construction, and thereafter, as needed for maintenance, operation, repair, replacement and upgrade of the Facility, Landlord grants Tenant, Tenant's Agents, its subtenants, sublessees, Tenants and subtenants (collectively, the "Subtenants"), the right to use approximately 500 square feet of the Landlord's Parcel, adjoining, or surrounding property (the "Surrounding Property"), as may reasonably be required during construction and installation of the Facility ("Staging Area"), The location of the Staging Area shall be as mutually agreed once the parties have agreed on a final site location within the Parcel for the Facility in accordance with Section 1.1.
- 2.4. **Modifications.** Tenant has the right to modify, supplement, replace, and upgrade the Facility within the Premises at any time during the Term, at Tenant's sole discretion, and Tenant shall also have the right to make such alterations to the Premises in connection therewith.
- 2.5. Nuisance. Tenant will not use the Premises in a manner which will cause a legal nuisance to Landlord or to the occupancy of Landlord's other tenants or cause a breach of this Agreement. In any event, Tenant's installation, use, and maintenance of the Facility and any other use of the Premises shall not interfere with, compromise or damage the Parcel, or any portion thereof. Notwithstanding the foregoing, Landlord agrees that the Permitted Use shall not constitute a nuisance hereunder.
- 2.6. **Safety**. Tenant and its contractors shall take all reasonably necessary safety precautions pertaining to its use of the Premises and Parcel in compliance with applicable laws, ordinances, regulations and orders issued by a public authority, whether federal, state, local or other, OSHA (Federal Occupational Safety and Health Administration) / DOSH (Washington State Division of Occupational Safety and Health) / WISHA (Washington Industrial Safety and Health Act). Tenant shall at all times be responsible for providing a safe site and be responsible for the work performance and safety of all employees, personnel, equipment and materials within Tenant's or its contractors' care, custody or control. Tenant and its contractors shall ensure all of their employees and contractors' employees have and wear personal protective equipment in compliance with applicable OSHA/DOSH/WISHA requirements.

TERM.

- 3.1. **Initial Term**. The initial term of this Agreement shall be for twenty-five (25) years (the "**Initial Term**") and commence upon the Effective Date.
- 3.2. Extension Terms. This Agreement shall automatically renew for two (2) additional ten (10) year terms (each additional ten (10) year term shall be defined as an "Extension Term"), upon the same terms and conditions set forth herein, unless the Agreement has been terminated pursuant to Section 7 (Termination), or the either Party notifies the Other Party in writing of its intention not to renew this Agreement at least ninety (90) days prior to the expiration of the Initial Term or the then-existing Extension Term.
- 3.3. Annual Terms. At the conclusion of the Initial Term and all Extension Terms, this Agreement shall continue in force upon the same covenants, terms and conditions for a further term of one (1) year, and for annual terms thereafter (each additional one (1) year term shall be defined as an "Annual Term") until the Agreement has been terminated pursuant to Section 7 (Termination) or terminated by either party hereto by giving to the other party hereto written notice of its intention to so terminate at least six (6) months prior to the end of the then-existing Annual Term, whichever occurs first.
- 3.4. **Holdover Terms.** If Tenant remains in possession of the Premises after the termination of this Agreement, then Tenant shall be deemed to be occupying the Premises on a month-to-month basis (the "**Holdover Term**"), subject to the terms and conditions of this Agreement.
- 3.5. Section 3.1 (Initial Term), Section 3.2 (Extension Terms), Section 3.3 (Annual Terms), and 3.4 (Holdover Terms) are collectively referred to as the **"Term"**.
- 3.6. The Term of this Agreement shall in no event terminate prior to the term of the Colocation Agreement.

<u>RENT.</u>

- 4.1. Rent Commencement. Commencing on the first day of the month following the date that Tenant commenced construction on the Premises (the "Rent Commencement Date"), Tenant shall pay Landlord on or before the fifth (5th) day of each calendar month in advance five hundred and No/100 Dollars (\$500.00) (the "Rent"), via electronic payment, unless Landlord specifies an alternative means for Rent payments in writing to Tenant. The initial Rent payment will be transmitted by Tenant to Landlord within forty-five (45) days after the Rent Commencement Date. Landlord shall provide to Tenant the account details for electronic payment and a W-9 on or before the Effective Date. The Rent Commencement Date shall be memorialized by notification from Tenant, substantially in the form attached hereto as Exhibit D Notification of Rent Commencement Date, which shall be binding on Landlord unless Landlord notifies Tenant of its objection thereto within seven (7) days of delivery to Landlord.
- 4.2. **Rent Escalator.** On the first anniversary of the Rent Commencement Date, and on each anniversary of the Rent Commencement Date throughout the Term of the Agreement, Rent shall be increased by two percent (2.0%) of the Rent paid during the immediately prior year.

- 4.3. **Rent Proration**. In the event this Agreement is terminated, the Rent will be prorated for any partial month, based on a three hundred sixty-five (365) day year.
- 4.4. Late Fee. Rent shall be due on or before the fifth (5th) day of each month in advance and will be delinquent if not paid by the tenth (10th) day of each month of the Term. If payment is not received by Landlord within thirty (30) days of written notice of nonpayment (the "Late Rent Period"), Tenant shall pay to Landlord an additional sum of ten percent (10%) of the past due rent as a late fee; provided, however, that no late fees shall be due for the first (1st) time Tenant is late in any single calendar year. Acceptance of any late fee shall not constitute a waiver from exercising any of the other rights and remedies available to Landlord under this Agreement, at law or in equity, including, but not limited to, any interest charges imposed herein.
- 4.5. **Revenue Share**. In the event Tenant sublets or licenses space on the Facility to a third party collocator ("Collocator"), Tenant shall remit fifteen percent (15%) of the rent or other fees to use the Facility collected by Tenant from such Collocator (the "Collocator Rent") to the Landlord (the "Landlord's Revenue Share"). Such Landlord's Revenue Share shall be paid with the next Rent payment due from Tenant that is at least thirty (30) days after receipt of the Collocator Rent by Tenant. Landlord acknowledges and agrees that Landlord's Revenue Share may or may not be passed through as a cost to Collocator and in the event that Landlord's Revenue Share is passed through as a cost to Collocator, the same shall not be subject to further revenue sharing or markup payable to Landlord. Tenant shall pay the Landlord's Revenue Share for each Collocator on the Facility for which Tenant receives Collocator Rent. Tenant's obligation to pay Landlord's Revenue Share to Landlords shall expire or abate, as applicable, at such time as the Collocator does not pay Collocator Rent to Tenant, and shall resume, as applicable, if and when the Collocator resumes paying such recurring Collocator Rent and Landlord's Revenue share shall be prorated for partial periods. The first Collocator paying Collocator Rent will always be considered an Anchor Tenant ("Anchor Tenant"). Notwithstanding any possible assignment of conveyance of this Agreement or interest in the Facility by an Anchor Tenant to a third party, in no event will an Anchor Tenant ever be considered or interpreted to be a Collocator under this Section 4.5 for the purpose of payment of Landlord's Revenue Share.
- 4.6. Landlord Use of Facility. Tenant and Landlord plan to contemporaneously with this Agreement enter into a Tower Site Colocation Agreement in a form substantially similar to Exhibit G Tower Site Colocation Agreement, which will govern the placement of certain telecommunications equipment by Landlord on the Facility to be constructed by Tenant as described herein to be located on the Premises.
- 5. <u>GOVERNMENT APPROVALS.</u> Landlord agrees that Tenant's obligations under this Agreement are contingent upon Tenant's ability to obtain, maintain, and comply with all Government Approvals. Landlord authorizes Tenant to prepare, execute and file all required applications to obtain Government Approvals for the Permitted Use and agrees to reasonably assist Tenant with such applications and with obtaining and maintaining the Government Approvals.

ACCESS.

6.1. **24/7 Access.** At all times throughout the Term of this Agreement, and at no additional charge to Tenant, Tenant, and Tenant's Agents, shall have a reasonable, non-exclusive right to access

the Premises twenty-four (24) hours per day, seven (7) days per week for pedestrian and vehicular access (the "Access") to and over the Parcel for the installation, maintenance and operation of the Facility and any utilities serving the Premises. Notwithstanding the foregoing, Tenant shall be afforded access to the Premises twenty-four (24) hours per day, seven (7) days per week for the Permitted Use, and such access to the Premises shall be exclusive to Tenant, and require no notice to Landlord. Tenant must give twenty-four (24) hour notice to Landlord prior any access to be made by Tenant to the Parcel (but not the Premises, which requires no prior notice), except in the event of an emergency, in which event Tenant shall provide notice within twenty-four (24) hours following such emergency as described below. Landlord shall have no duty to remove snow during daytime hours Monday - Friday or otherwise maintain the access area located on the Premises, but shall have an obligation for all maintenance on, or generally related to, the Parcel. Tenant may use an unmanned aircraft system, such as a drone for imagery at height, solely in connection with its Permitted Use and for the purpose of obtaining imagery of Tenant's improvements on the Parcel. In the event any public utility is unable to use the access provided to Tenant, Landlord agrees to grant additional access either to Tenant or to the public utility, for the benefit of Tenant, at no cost to Tenant.

- 6.2. Emergency. In the event of an emergency situation which poses an immediate threat of substantial harm or damage to persons and/or property (including the continued operations of the Facility) which requires entry on the Parcel, Tenant may enter the Parcel and take reasonable actions that are required to protect individuals or personal property from the immediate threat of substantial harm or damage; provided that promptly after the emergency entry and in no event later than twenty-four (24) hours thereafter, Tenant gives telephonic and/or written notice to Landlord of Tenant's entry onto the Parcel. Tenant's emergency twenty-four (24) hour contact number(s) must be displayed on the outside of all equipment cabinets located at the Parcel or Premises. In the event of an emergency situation which poses an immediate threat of substantial harm or damage to persons and/or property which requires entry to the Parcel, Landlord may enter the Parcel and take the actions that are required to protect individuals or personal property.
- 6.3. Non-Exclusive Access. Landlord grants to Tenant a right of access from a public right of way to the Premises, over a portion of the Parcel, in a location identified by Tenant in Exhibit B Site Plan.
- 6.4. Locks. Landlord agrees to provide to Tenant such codes, keys and other instruments necessary for such Access at no additional cost to Tenant to provide entry through the Parcel and onto the Premises, as may be applicable now or in the future. Where feasible, Landlord agrees that Tenant has a right to use its own locks on the Parcel for Access to Premises, all at Tenant's cost and expense, so long as Tenant's locks do not interfere with Landlord's use of the Parcel.
- 6.5. Access Condition. Landlord shall be responsible for maintaining and repairing the Access to the Premises on the Parcel, including for the clearing of snow provided that snow removal equipment is able to access the Parcel and such clearance takes place during normal working hours Monday-Friday, provided further in the case of an urgent need during non-working hours as communicated by Tenant, the Landlord will use commercially reasonable efforts to arrange for snow removal during such non-working hours. Damages to the Access caused by Tenant's use of such Access is excluded from Landlord's maintenance obligations hereunder. If Access to the Premises on the Parcel is impaired, Tenant shall notify Landlord of such impairment. Landlord shall cause the impairment to be removed within twenty-four (24) hours or, if removal

of the impairment is not practical within twenty-four (24) hours, as soon as reasonably practical.

6.6. **Default by Uncured Access.** Landlord acknowledges that in the event Tenant cannot obtain Access to the Premises, Tenant shall incur significant damage. If Landlord fails to provide the Access granted by this Section 6 (Access), or reasonable temporary alternate vehicular and pedestrian Access, such failure shall be a default under this Agreement pursuant to Section 17 (Default and Right to Cure).

<u>TERMINATION.</u> This Agreement may be terminated, without penalty or further liability, as follows, which shall operate to terminate, or in the case of Section 7.3 below, assign, any Colocation Agreements between the Parties:

- 7.1. By Tenant, upon written notice to Landlord at any time prior to the commencement of construction.
- 7.2. By Tenant, upon written notice to Landlord at any time during the Term, if Tenant is unable to obtain or maintain any Governmental Approvals, including without limitation any required approvals or the issuance of a license or permit by any agency, board, court or other governmental authority, necessary for the construction or operation of the Facility as now or hereafter intended by Tenant; or if Tenant determines, in its sole discretion that the cost of or delay in obtaining or retaining the same is burdensome or commercially unreasonable; or that the environmental condition of the Premises is unsuitable for Tenant's use, or if Tenant believes that the leasing or continued leasing of the Premises would expose Tenant to undue risks of liability to a government agency or other third party.
- 7.3. By Tenant, upon twelve (12) months prior written notice to Landlord at any time following commencement of construction, for any reason or no reason, provided, however, that Tenant must in connection with such termination right have either assigned its rights and delegated its obligations under the Colocation Agreement such that Landlord's rights thereunder are not materially impacted, or otherwise terminated the Colocation Agreement in accordance with its terms.
- 7.4. By Tenant, upon thirty (30) days prior written notice at any time during the Term, if the Landlord remains in material default after all applicable cure periods in Section 17 (Default and Right to Cure) and in this Agreement.
- 7.5. By Landlord, upon thirty (30) days prior written notice at any time during the Term, if Tenant remains in material default after all applicable cure periods in Section 17 (Default and Right to Cure) and in this Agreement.
- 7.6. Or as otherwise expressly provided for in this Agreement.
- 7.7. Upon such final expiration or termination of this Agreement, the Parties agree to negotiate in good faith regarding the disposition and/or transfer of any Tenant improvements made on the Premises, as well as to help ensure continuity of emergency services during any such transition period.

7.8. Notwithstanding any provision of this Lease, this Lease may not be terminated by Tenant when any payment due to the Landlord remains outstanding or past due.

INTERFERENCE.

- 8.1. **General.** For the purposes of this Agreement, "interference" may include, but is not limited to, any use that causes electronic or physical obstruction with Tenant's Permitted Use.
- 8.2. Mutual Non-Interference with Frequencies on the Parcel. Landlord has provided Tenant with a list of radio frequency user(s) and frequencies used on the Parcel as of the Effective Date- Pre-Existing Frequencies. Tenant shall keep Landlord reasonably approved of the radio frequencies used on the Facility. Tenant warrants that its use of the Premises will not interfere with the pre-existing radio frequency uses on the Parcel identified by Landlord, as long as the pre-existing radio frequency user(s) operate and continue to operate within their respective frequencies and in accordance with all applicable laws and regulations. Landlord warrants that its use of the Facility as provided under the Colocation agreement will not interfere with the radio frequency uses on the Facility identified by Tenant, as long as such radio frequency user(s) operate and continue to operate within their respective frequencies and in accordance with all applicable laws and regulations. Tenant acknowledges that the Pre-Existing Frequencies are not anticipated to interfere with the radio frequency uses on the Facility. If anything arises after installation of the Facility that in Tenant's reasonable opinion would result in any interference, the parties shall work together in good faith to eliminate the same. Landlord shall provide prior written notice to Tenant of any expansion or change to such pre-existing uses, but in no event shall such expansion or change interfere with Tenant's Permitted Use or frequencies. In addition, and without limitation of the foregoing, the Parties agree that any change in frequency usage on either the Facility or the Parcel, respectively, will not in the case of Tenant interfere with Tenant's Permitted Use or frequencies, and in the case of Landlord, not interfere with the pre-existing frequencies identified by Landlord. In the event any after-installed Tenant's equipment causes such interference, and after Landlord has notified Tenant in writing of such interference, Tenant will immediately take all available steps necessary to correct and eliminate the interference within ten (10) days of such notice, including but not limited to, at Tenant's option, powering down such equipment and later powering up such equipment for intermittent testing. The Parties acknowledge that there will not be an adequate remedy at law for noncompliance with the provisions of this Paragraph and therefore, either Party shall have the right to equitable remedies, such as, without limitation, injunctive relief and specific performance.
- 8.3. Landlord's Non-Interference. Landlord shall not, nor shall Landlord permit its employees, tenants, Tenants, invitees, agents, or independent contractors, to interfere in any way with the Facility, the operations of Tenant or the rights of Tenant under this Agreement. Landlord shall cause such interference to cease within twenty-four (24) hours, or within a reasonable time frame approved by Tenant in writing, after receipt of notice of interference from Tenant. In the event any such interference does not cease within the aforementioned cure period, then the Parties acknowledge that Tenant will suffer irreparable injury, and therefore, Tenant will have the right, in addition to any other rights that it may have at law or in equity, for Landlord's breach of this Agreement, to elect to enjoin such interference or to immediately terminate this Agreement upon notice to Landlord without a waiver of any other rights or remedies.

8.4. Future Third-Party Interference. Landlord agrees not to sell, lease, or use any areas of the Parcel that the Landlord owns or controls, after the Effective Date, or grant any other right to any third party, if the exercise of such grant may in any way adversely affect or interfere with the Facility, Tenant's Permitted Use, or the rights of Tenant under this Agreement. Landlord shall notify Tenant in writing prior to granting any third party the right to install and operate communications equipment on the Parcel. If Tenant observes interference, Tenant may conduct a radio frequency propagation test or other applicable Tests, at Tenant's sole discretion. Landlord shall reimburse Tenant for any costs and expenses of such testing, if the Tests demonstrate interference unacceptable to Tenant, at Tenant's sole determination.

MAINTENANCE. Tenant shall keep and maintain the Premises in good condition, reasonable wear and tear and damage from the elements excepted. Landlord shall maintain and repair the Parcel and access thereto, which is under the control of the Landlord, and all Access areas in good and tenantable condition, subject to reasonable wear and tear and damage from the elements.

UTILITIES.

- 10.1. **Right to Order and Install Utilities for Permitted Use.** Tenant shall have the right to install, upgrade and maintain utilities, including but not limited to electric power and fiber, and to improve present utilities on the Parcel and the Premises, all at Tenant's cost and expense. Landlord hereby grants to any utility provider an easement, in, on, under and over that portion of the Parcel designated by the Landlord and upon the Premises, associated with Tenant's Permitted Use. Tenant shall have the right to initiate the ordering and/or scheduling of necessary utilities and shall prepare utility applications, and Landlord agrees to reasonably cooperate and execute any required applications for obtaining and maintaining utilities. In the event Tenant is unable to secure timely utilities, Landlord agrees to permit Tenant to install a submeter and connect to Landlord's utility service. In such instance, Tenant shall reimburse Landlord for Tenant's consumption of utilities as measured by the submeter.
- 10.2. **Tenant's Payment for Utilities Consumed**. Tenant shall be responsible for paying all utility charges for electricity, fiber or any other utility used or consumed by Tenant on the Premises.
- 10.3. **Interruptions.** Landlord acknowledges that Tenant provides a communication service which requires utility service to operate and must operate twenty-four (24) hours per day, seven (7) days per week. In the event of a utility service interruption, Landlord agrees to allow Tenant and Tenant's Subtenants the right to utilize temporary utility sources until stable utilities are restored; provided, Tenant makes all reasonable efforts to restore the utility to the extent within Tenant's control. In the event the temporary utility sources require use of the Parcel outside the Premises, Tenant may use additional space on the Parcel, at no additional cost to Tenant, subject to Landlord's written approval, approval not to be unreasonably withheld, conditioned, or delayed.
- 11. <u>ENVIRONMENTAL.</u> Landlord and Tenant each agree that they shall not use, generate, store or dispose of any Hazardous Material (as defined in this Section 11) on, under, about or within the Parcel in violation of any law or regulation as may now, or at any time hereafter, be in effect. Should Landlord become aware of any Hazardous Materials contamination, Landlord shall immediately notify Tenant. Landlord and Tenant agree that each shall be responsible for compliance with any and

all applicable governmental laws, rules, statutes, regulations, codes, ordinances, or principles of common law regulating or imposing standards of liability or standards of conduct with regard to protection of the environment or worker health and safety, as may now or at any time hereafter be in effect, to the extent such apply to that party's activity conducted in or on the Parcel. As used herein, "**Hazardous Materials**" shall mean hazardous substances, including asbestos-containing materials and lead paint, petroleum, and any substance, chemical or waste identified as hazardous, toxic, or dangerous in any applicable federal, state or local law or regulation.

- 12. <u>SUBLEASE.</u> Tenant shall have the right to sublease or license any portion of the Premises and its rights herein, in whole or in part, to a third-party whose use is consistent with the Permitted Use at Tenant's sole discretion and without Landlord's consent.
- 13. <u>ASSIGNMENT.</u> Upon notice to and approval by Landlord, such approval not to be unreasonably withheld, conditioned or delayed, Tenant has the right to assign this Agreement and its rights herein, to a third-party, provided however, that Tenant may assign this Agreement and delegate all of its obligations herein at Tenant's sole discretion and without Landlord's consent in the case of an assignment resulting from a change in control of Tenant, whether by reorganization, merger, sale of substantially all of its assets or equity, operation of law of otherwise, and in the case of an assignment to New Cingular Wireless PCS, LLC. Notwithstanding the foregoing, Landlord may assign this Agreement upon prior written notice to Tenant and subject to providing all information as set forth in Section 23, and without the Tenant's prior written consent to any other municipal government with which Landlord consolidates by annexation, merger, formation of a regional fire authority, contract, or otherwise, provided however, in such case, and prior to completion of the assignment, the Parties shall reasonably determine in good faith whether any changes are necessary either to this Agreement or the Colocation Agreement resulting from such assignment, and effectuate any such change contemporaneously with such assignment. Tenant shall be relieved of all future performance, liabilities, and obligations under this Agreement upon such assignment and assumption of obligations by the assignee.
- 14. <u>INSURANCE.</u> Tenant shall provide Commercial General Liability Insurance with a limit of Two Million Dollars (\$2,000,000.00) per occurrence and in the aggregate, written on ISO form CG 00 01 or its equivalent and from a reputable insurance company authorized to do business where the Premises is located, with Landlord included as an additional insured. Certificates evidencing such insurance shall be furnished to Landlord upon execution of this Agreement. Tenant may satisfy this requirement by obtaining the appropriate endorsement to any master policy of liability insurance for its Facility. Landlord and Tenant hereby releases Landlord (and its successors or assigns) from liability and waives all right of recovery against the other for any loss or damage covered by their respective first party property insurance policies for all perils insured thereunder. In the event of such insured loss, insurance company shall have a subrogated claim against the other.

15. INDEMNIFICATION.

15.1. **Tenant Indemnification.** Tenant agrees to indemnify, defend and hold Landlord harmless from and against any and all injury, loss, damage or liability, costs or expenses in connection with a third party claim (including reasonable attorneys' fees and court costs) related to the installation, use, maintenance, repair or removal of the Facility or Tenant's breach of any

provision of this Agreement, except to the extent attributable to the negligent or intentional act or omission of Landlord, its employees, invitees, agents or independent contractors.

FOR PURPOSES OF THE FOREGOING INDEMNIFICATION PROVISION ONLY, AND ONLY TO THE EXTENT OF CLAIMS AGAINST TENANT BY LANDLOR UNDER SUCH INDEMNIFICATION PROVISION, TENANT SPECIFICALLY WAIVES ANY IMMUNITY IT MAY BE GRANTED UNDER THE WASHINGTON STATE INDUSTRIAL INSURANCE ACT, TITLE 51 RCW. THE INDEMNIFICATION OBLIGATION UNDER THIS AGREEMENT SHALL NOT BE LIMITED IN ANY WAY BY ANY LIMITATION ON THE AMOUNT OR TYPE OF DAMAGES, COMPENSATION OR BENEFITS PAYABLE TO OR FOR ANY THIRD PARTY UNDER WORKERS' COMPENSATION ACTS, DISABILITY BENEFIT ACTS, OR OTHER EMPLOYEE BENEFIT ACTS.

The foregoing provision was specifically negotiated and agreed upon by the parties hereto.

- 15.2. Landlord Indemnification. To the extent permitted by law, Landlord agrees to indemnify, defend and hold Tenant harmless from and against any and all injury, loss, damage or liability, costs or expenses in connection with a third party claim (including reasonable attorneys' fees and court costs) arising from the negligence or willful misconduct of Landlord, its employees, invitees, agents or independent contractors, or the condition of the Parcel caused by Landlord's breach of any provision of this Agreement, except to the extent attributable to the negligent or intentional act or omission of Tenant, its employees, agents or independent contractors
- 15.3. **Indemnification Protocols.** The indemnified party shall: (i) promptly provide the indemnifying party with written notice of any claim, demand, lawsuit, or the like for which it seeks indemnification pursuant to this Section 15 (Indemnification) and provide the indemnifying party with copies of any demands, notices, summonses, or legal papers received in connection with such claim, demand, lawsuit, or the like; (ii) not settle any such claim, demand, lawsuit, or the like without the prior written consent of the indemnifying party; and (ii) fully cooperate with the indemnifying party in the defense of the claim, demand, lawsuit, or the like. A delay in notice shall not relieve the indemnifying party of its indemnity obligation, except (1) to the extent the indemnifying party can show it was prejudiced by the delay; and (2) the indemnifying party shall not be liable for any settlement or litigation expenses incurred before the time when notice is given.

16. WARRANTIES.

- 16.1. **General.** Tenant and Landlord acknowledge and represent to each other that it is duly organized, validly existing and in good standing and has the right, power, and authority or capacity, as applicable, to enter into this Agreement and bind itself hereto through the party or individual set forth as signatory for the party below.
- 16.2. Landlord Warranties. Except for as expressly provided herein, Tenant agrees to take the Premises in strictly "AS IS, WHERE IS" condition with all faults and conditions, known or unknown, and releases Landlord from any liability in connection therewith, including without limitation any warranties of fitness for a particular purpose. Landlord represents, warrants and agrees that: (i) Landlord solely owns the Parcel as a legal lot in fee simple; (ii) the Parcel is not and will not be encumbered by any liens, restrictions, mortgages, covenants, conditions,

easements, leases, or any other agreements of record or not of record, which would adversely affect Tenant's Permitted Use and enjoyment of the Premises under this Agreement; (iii) the Parcel is free of Hazardous Materials, except as disclosed on **Exhibit D** – **Disclosures of Hazardous Materials**, and has never been subject to any contamination or hazardous conditions resulting in any environmental investigation, inquiry or remediation, (iv) there exist no underground tanks on the Parcel; and (v) Landlord's execution and performance of this Agreement will not violate any laws, ordinances, covenants or the provisions of any mortgage, lease or other agreement binding on Landlord.

- 16.3. **Tenant's Warranties**. Tenant's Use will not materially or adversely interfere with Landlord's existing use of the Parcel as of the Effective Date.
- 16.4. **Quiet Enjoyment.** Landlord grants to Tenant sole, actual, quiet and peaceful use, enjoyment and possession of the Premises and leasehold estate created by and in accordance with the terms of this Agreement without hindrance or ejection by any persons.
- 16.5. Landlord's Liens. In addition to all other remedies available to Tenant, Landlord will promptly pay when due all liens and monetary encumbrances against the Parcel. If the Parcel is or becomes encumbered by a deed to secure a debt, mortgage or other security interest, then Landlord will provide promptly to Tenant a mutually agreeable subordination, non-disturbance and attornment agreement executed by Landlord and the holder of such security interest substantially in the form attached hereto as Exhibit E Subordination, Non-Disturbance and Attornment Agreement, or in the mortgagee's standard form.

17. DEFAULT AND RIGHT TO CURE.

- 17.1. **Tenant Default.** The following will be deemed a default by Tenant and a breach of this Agreement: Tenant's failure to perform any term or condition under this Agreement within forty-five (45) days of written notice from Landlord specifying the failure. No such failure, however, will be deemed to exist if Tenant has commenced to cure such default within such period and provided that such efforts are prosecuted to completion with reasonable diligence. If Tenant remains in default beyond any applicable cure period, then Landlord will have the right to (1) pursue a judgment for direct damages against Tenant, and/or (2) to pursue specific performance, injunction, or declaratory judgment, (3) to terminate this Agreement pursuant to Section 7.5 (Termination), and/or (4) any and all other rights available to it under law and equity. In no event shall Tenant be liable for consequential, punitive, incidental or special damages, however caused, based on any theory of liability.
- 17.2. Landlord Default. The following will be deemed a default by Landlord and a breach of this Agreement: (i) Landlord's failure to provide Access to the Premises as required by Section 6 (Access) within twenty-four (24) hours after written notice of such failure; (ii) Landlord's failure to cure an interference problem as required by Section 8 (Interference) within twenty-four (24) hours after written notice of such failure; or (iii) Landlord's failure to perform any term or condition, or Landlord's breach of any warranty or covenant, under this Agreement for more than forty-five (45) days after written notice from Tenant specifying the failure. No such failure, however, will be deemed to exist if Landlord has commenced to cure the default within such period and provided such efforts are prosecuted to completion with reasonable diligence. Notwithstanding the foregoing, in regard to (iii) only, if any Landlord

default affects Tenant's operations on the Premises, then such cure period shall be shortened to ten (10) days, and Tenant shall have the right, but not the obligation, to take reasonable selfhelp actions to effect a cure during such cure period, at Landlord's cost. In addition, in the case of any breach of any provision of this Agreement by Landlord, and such breach results in costs or damages to Tenant relating to its operation of the Facility or use of the Premises, then notwithstanding any cure by Landlord, Landlord shall be responsible for any such costs or damages incurred by Tenant. If Landlord remains in default beyond any applicable cure period, Tenant will have: (1) the right to cure Landlord's default and to collect such amounts from Landlord and/or (2) right to terminate this Agreement pursuant to Section 7.4 (Termination), and/or (3) any and all other rights available to it under law and equity. In no event shall Landlord be liable for consequential, punitive, incidental or special damages, however caused, based on any theory of liability, provided however, that any third-party damages covered by indemnity or otherwise recoverable under this Agreement shall not be deemed excluded by this clause.

18. <u>NOTICES.</u> All notices, communications, requests and demands hereunder shall be in writing and shall be deemed to have been properly given (i) if hand received, (ii) if received via United States mail service or other reliable express courier service, or (ii) if sent via e-mail to the addresses set forth below:

If to Tenant:	Public Safety Towers, LLC 1903 Wright Place, Suite 140, Carlsbad, CA 92008 Attention: Lease Notices E-mail Address: notices@pstctowers.com
With a copy to:	Public Safety Towers, LLC 1903 Wright Place, Suite 140, Carlsbad, CA 92008 Attention: PSTC Counsel E-mail Address: counsel@pstctowers.com
If to Landlord:	Central Pierce Fire & Rescue 1015 39th Ave SE Suite 120, Puyallup, WA 98374 PO Box 940, Spanaway, WA 98387 Attention: Fire Chief E-mail Address: DMorrow@Centralpiercefire.org

Either party may change its notice address upon thirty (30) days prior written notice to the other party. Any notice and other communication given pursuant to this Agreement will be deemed to have been received on, and is effective as of, (i) the date it was delivered by hand; (ii) upon the date of the properly addressed e-mail transmission; (iii) on the date of delivery shown on the receipt card if sent by registered or certified mail, return receipt requested; (iv) on the third business day after the date of postmark if sent by regular mail, or (v) date of actual delivery for express courier or express mail service. Notwithstanding the foregoing, any notice to a Party that would permit the other Partys to terminate this Agreement shall be sent by certified mail, return receipt requested to the parties indicated above, with "NOTICE OF DEFAULT" designated in the subject line to be effective notice hereunder.

19. <u>CONDEMNATION.</u> In the event Landlord receives notification of any threatened or pending condemnation proceedings affecting the Parcel, Landlord will provide notice thereof to Tenant within twenty-four (24) hours. If a condemning authority takes all of the Parcel, or a portion sufficient, in Tenant's sole determination, to render the Premises unsuitable for Tenant, this Agreement will terminate as of the date the title vests in the condemning authority, provided, however that Tenant may terminate the Lease earlier upon not less than thirty (30) days' notice to Landlord, after Tenant becomes aware of such threatened or pending proceedings. The Parties will each be entitled to pursue their own separate awards in the condemnation proceeds, which for Tenant will include but not be limited to, where applicable, the value of its Facility and leasehold rights hereunder, moving expenses, and business dislocation expenses. Landlord shall immediately refund to Tenant any prepaid Rent on a *pro rata* basis.

20. CASUALTY.

- 20.1. **Notice.** Landlord will provide notice to Tenant of any casualty or other harm affecting the Parcel within twenty-four (24) hours of the casualty or other harm.
- 20.2. **Premises Rendered Unsuitable.** If any part of the Facility or the Parcel is damaged by casualty or other harm as to render the Premises unsuitable, in Tenant's sole determination, then Tenant may terminate this Agreement by providing written notice to Landlord, which termination will be effective as of the date of such casualty or other harm, and Landlord shall reimburse Tenant for any prepaid Rent on a *pro rata* basis to the extent the casualty is due to the negligence or intentional act of Landlord. Tenant's termination of this Agreement under this Section shall not impair Tenant's right, if any, to collect insurance proceeds in connection with the Facility.
- 20.3. **Premises Rebuilt or Restored.** If Tenant undertakes to rebuild or restore the Premises and/or the Facility, as applicable, Landlord agrees to permit Tenant to place temporary facilities on the Parcel, at a location mutually agreeable to Landlord and Tenant, at no additional Rent until the reconstruction of the Premises and/or the Facility is completed; provided, Tenant makes all reasonable efforts to reconstruct the Facility as soon as reasonably practicable. Landlord agrees that the Rent shall be abated until the Parcel and/or the Premises are rebuilt or restored, unless Tenant places temporary facilities on the Parcel, in which case Rent shall be adjusted as may be necessary or appropriate to account for any reduction in space or operation, or Tenant's increased costs, due to temporary facilities
- 21. <u>WAIVER OF LANDLORD'S LIENS.</u> Landlord waives any and all lien rights it may have, statutory or otherwise, concerning the Facility or any portion thereof. The Facility shall be deemed personal property for purposes of this Agreement, regardless of whether any portion is deemed real or personal property under applicable law.

OTHER PAYABLE CHARGES. Unless specified otherwise in this Agreement, Tenant shall not be liable for any charges or expenses payable to Landlord in connection with the use of the Premises by Tenant. Further, all amounts permitted to be charged by Landlord under this Agreement shall be billed to Tenant within one (1) year from when the charges were incurred, and in no event shall Tenant be liable for any charges billed to Tenant by Landlord after such period. The provisions of this Section 22 (Other Payable Charges) shall survive the termination or expiration of this Agreement.

- 23. <u>TRANSFERS OF THE PARCEL OR PREMISES.</u> Subject to the terms of this Agreement and except as provided in Section 25 (Anti-Piracy / Partial Transfers) below, Landlord may sell or otherwise transfer the Parcel or a portion thereof to a third party, provided: (i) the sale is made subject to the terms of this Agreement; and (ii) the transferee agrees to fully assume and perform Landlord's obligations under this Agreement. Within thirty (30) days of such transfer, Landlord or its successor shall send the documents listed below to Tenant:
 - i. New deed to Parcel
 - ii. Assignment and Assumption Agreement
 - iii. Form W-9 for Transferee
 - iv. Full contact information for new Landlord including phone number(s)

Until Tenant receives all such documents, Tenant's failure to make payments that may be required under this Agreement shall not be an event of default and Tenant reserves the right to hold payments due under this Agreement. Such transfer shall in no way limit or impair the obligations of Landlord under this Agreement, including interference and access obligations, or affect Tenant's rights under this Agreement. In the event that the transfer occurs by operation of law (i.e., not by deed), such transferee shall provide documentation reasonably acceptable to Tenant to evidence such transfer.

24. <u>CHANGES TO ZONING OR ENCUMBRANCE</u>. Landlord shall not initiate or consent to any change in the zoning of the Premises or the Parcel, or impose or consent to any other use, or encumbrance or restriction that would prevent or limit Tenant from using the Premises or Parcel for the Permitted Use or otherwise impair Tenant's rights hereunder.

25. ANTI-PIRACY/PARTIAL TRANSFERS.

- 25.1. Landlord agrees that it will not offer to, or accept any offer to, or transfer, convey, assign, lease, or grant an easement for any portion of Landlord's rights under this Agreement or any interest in the Premises or the rents due hereunder, including any "lease buyout" (a "Partial Transfer"), other than in connection with a full transfer of the fee interest real estate comprising the Premises as provided herein, together with a full assignment and assumption of Landlord's obligations under this Agreement.
- 25.2. If Landlord attempts to sell, convey, assign or transfer such property interest in or related to the Premises in violation of this Section 25, the sale, conveyance, assignment or transfer shall be void, and, at Tenant's option, an incurable default by Landlord of this Agreement.

TAXES. Tenant shall pay directly to the applicable Government Entity or to Landlord if Landlord is invoiced by such Government Entity, all taxes, fees, assessments or other charges assessed by any Government Entity against the Facility and/or Tenant's use of the Premises. Tenant shall pay to Landlord or the appropriate taxing authority, when due, any sales, use, ad valorem or other taxes or assessments which are assessed or due by reason of this Agreement or Tenant's use of the Premises or the Parcel. Landlord will be responsible for payment of all the real property taxes, except Tenant shall pay any increase in real estate taxes levied against the Premises directly attributable to this Agreement and/or Tenant's use of this Premises. Tenant will pay to Landlord the foregoing amounts within thirty (30) days after written demand thereof by

Landlord accompanied by copies of each tax bill, service bill and/or assessment notice, along with the prior year's bill and a reasonable determination. Landlord represents and warrants that if Tenant pays Landlord for any such taxes, it shall timely remit the same to the applicable Government Entity and shall indemnify, defend and hold Tenant harmless from any claims by such Government Entity relating to the same.

- 27. <u>AMENDMENT AND WAIVER.</u> This Agreement cannot be amended, modified, or revised unless done in writing and signed by Landlord and Tenant. No provision may be waived except in writing signed by the waiving party. The failure by a party to enforce any provision of this Agreement or to require performance by the other party will not be construed to be a waiver, or in any way affect the right of either party to enforce such provision thereafter.
- 28. <u>MEMORANDUM OF LEASE.</u> At the request of the Tenant, the Parties will execute a recordable Memorandum of Lease substantially in the form attached hereto as Exhibit F Memorandum of Lease. Either party may record this Memorandum of Lease at any time during the Term, in its absolute discretion. Tenant may record an amendment thereof to update such Memorandum to incorporate any expansion of the Premises or additional easements granted in connection with the Premises, and Landlord will reasonably cooperate in connection therewith.
- **29.** <u>COMPLIANCE WITH LAW</u>. Tenant agrees to comply with all federal, state, and local laws, orders, rules and regulations (the "Laws") applicable to Tenant's use of the Facility on the Parcel. Landlord agrees to comply with all Laws relating to Landlord's ownership and use of the Parcel and any improvements on the Parcel. Tenant shall, at Tenant's expense, ensure that the tower structure upon which the Facility is installed complies with all applicable Laws, including, without limitation, all rules and regulations promulgated by the FCC and Federal Aviation Administration ("FAA") with regard to lighting, marking and painting, except where noncompliance is due to Landlord's negligence or willful misconduct. All installations and operations by Tenant in connection with this Agreement shall meet and comply with all applicable Laws, including, without limitation, all applicable local codes and regulations, and all applicable rules and regulations promulgated by the FCC and FAA.
- **30.** <u>**BIND AND BENEFIT.</u>** The terms and conditions contained in this Agreement will run with the Parcel and bind and inure to the benefit of the Parties, their respective heirs, executors, administrators, successors and assigns.</u>
- **31.** <u>ENTIRE AGREEMENT.</u> This Agreement and the exhibits attached hereto, all being a part hereof, along with the Colocation Agreement, constitute the entire agreement of the Parties hereto and will supersede all prior offers, negotiations and agreements with respect to the subject matter of this Agreement. Except as otherwise stated in this Agreement, each party shall bear its own fees, costs and expenses (including the fees, costs and expenses of its agents, brokers, representatives, attorneys, and accountants) incurred in connection with the negotiation, drafting, execution and performance of this Agreement and the transactions it contemplates.
- **32.** <u>GOVERNING LAW.</u> This Agreement will be governed by the laws of the State of Washington, and venue of any dispute shall be in the Piere County Superior Court, without regard to conflicts of law.

- **33. INTERPRETATION.** Unless otherwise specified, the following rules of construction and interpretation apply: (i) captions, headings, and subheadings are for convenience and reference only and in no way define or limit the construction of the terms and conditions hereof; (ii) use of the term "including" will be interpreted to mean "including but not limited to"; (iii) the term "day" shall mean calendar day whether or not expressly identified; (iv) whenever a party's consent is required under this Agreement, except as otherwise stated in the Agreement or as same may be duplicative, such consent will not be unreasonably withheld, conditioned or delayed; (v) exhibits are an integral part of this Agreement and are incorporated by reference into this Agreement; (vi) use of the terms "termination" or "expiration" are interchangeable; (vii) reference to a default will take into consideration any applicable notice, grace and cure periods; (viii) the singular use of words includes the plural where appropriate; (ix) if any provision of this Agreement is held invalid, illegal or unenforceable, the remaining provisions of this Agreement shall remain in full force if the overall purpose of the Agreement is not rendered impossible and the original purpose, intent or consideration is not materially impaired; and (x) rule of construction that a contract be construed against the drafter, if any, shall not be applied in the interpretation and construction of this Agreement.
- **34.** <u>AFFILIATES.</u> Any right of Tenant granted hereunder may be exercised by, at Tenant's election, any Affiliate of Tenant and any Subtenant or Tenant thereof. "Affiliate" means with respect to a party to this Agreement, any person or entity that (directly or indirectly) controls, is controlled by, or under common control with, that party. "Control" of a person or entity means the power (directly or indirectly) to direct the management or policies of that person or entity, whether through the ownership of voting securities, by contract, by agency or otherwise.
- **35.** <u>SURVIVAL.</u> Any provisions of this Agreement relating to indemnification shall survive the termination or expiration hereof. In addition, any terms and conditions contained in this Agreement that by their sense and context are intended to survive the termination or expiration of this Agreement shall so survive.
- **36.** <u>W-9; OWNERSHIP CONFIRMATION.</u> Landlord agrees to provide Tenant with a completed IRS Form W-9, or its equivalent, upon execution of this Agreement and at such other times as may be reasonably requested by Tenant, including any change in Landlord's name or address. In the event of any transfer of Landlord's interest in the Parcel or this Agreement, by operation of law or otherwise, Tenant shall be provided reasonable evidence of such successor interest and Tenant shall have the right to withhold payment unless or until such evidence is provided and be reimbursed for Tenant's costs in confirming such successor interests, including, without limitation, any estate or personal representative, foreclosure, and bankruptcy matters.</u>
- **37.** <u>EXECUTION</u>. This Agreement may be executed in several counterparts and the counterparts shall constitute but one and the same instrument. The execution of this Agreement by electronic mail or by any other electronic means shall be deemed to constitute effective execution of this Agreement as to the Parties hereto, provided, however, that upon request by the other party, an original, wet-signed signature shall be provided thereafter.
- **38.** <u>ATTORNEYS' FEES</u>. In the event that any dispute between the Parties related to this Agreement should result in litigation, at trial and on any appeal or petition for review, the prevailing party in such litigation shall be entitled to recover from the other party all reasonable fees, costs and expenses of enforcing any right of the prevailing party, including reasonable attorneys' fees, costs and expenses. Prevailing party means the party determined by the court to have most nearly prevailed

even if such party did not prevail in all matters. This provision will not be construed to entitle any party other than Landlord, Tenant, and their respective Affiliates to recover their fees and expenses.

- **39.** <u>WAIVER OF JURY TRIAL.</u> EACH PARTY, TO THE EXTENT PERMITTED BY LAW, KNOWINGLY, VOLUNTARILY, AND INTENTIONALLY WAIVES ITS RIGHT TO A TRIAL BY JURY IN ANY ACTION OR PROCEEDING UNDER ANY THEORY OF LIABILITY ARISING OUT OF OR IN ANY WAY CONNECTED WITH THIS AGREEMENT OR THE TRANSACTIONS IT CONTEMPLATES.
- **40.** <u>INCIDENTAL FEES.</u> Unless specified in this Agreement, no unilateral fees or additional costs or expenses are to be applied by either party to the other party, including review of plans, structural analyses, consents, provision of documents or other communications between the Parties.
- **41.** <u>FURTHER ACTS.</u> Upon request, Landlord will cause to be promptly and duly taken, executed, acknowledged, and delivered all such further acts, documents, and assurances as Tenant may request from time to time to effectuate, carry out and perform all of the terms, provisions and conditions of this Agreement and all transactions and permitted use contemplated by this Agreement.
- **42.** <u>CONFIDENTIALITY.</u> Subject to customary exceptions, including to the extent disclosure is required under law or regulation, including that of Public Records Act, Chapter 42.56 RCW, an applicable securities exchange, or valid court order, Landlord will maintain in confidence all information relating to Tenant's proposed tenancy and development of the Premises, including but not limited to, the terms of the letter of intent between the Parties and this Agreement, and will not disclose such information to any other party without written consent. Such confidential information may be released to Landlord's successors, employees, partners, consultants, attorneys, accountants, tax advisors, insurers, insurance agents, financial sources, property managers, and lenders who have a reasonable need for such confidential information.
- **43.** <u>FORCE MAJEURE.</u> In the event that Tenant shall be delayed or hindered in, or prevented from, the performance of any work, service, or other act required under this Agreement to be performed by Tenant and such delay or hindrance is due to strikes, lockouts, acts of God, governmental restrictions, enemy act, civil riots or commotion, an act of war, domestic and/or international terrorism, quarantines, embargoes, pandemics, epidemics, local disease outbreaks, public health emergencies, unavoidable fire or other casualty, or other causes beyond the control of Tenant, then performance of such work, service, or other act shall be excused for the period of such delay and the period for the performance of such work, service, or other act shall be extended for a period equivalent to the period of such delay.
- 44. <u>CERTIFICATE.</u> Landlord will, within sixty (60) days after notice from Tenant, execute, acknowledge, and deliver to Tenant a certificate certifying whether or not this Agreement is in full force and effect; whether there are any modifications or alleged breaches by Landlord; the dates to which rent has been paid in advance; and any other facts that may reasonably be requested. The information in such certificate may be relied upon by any assignee, Subtenant, or any successor to Tenant and any of their respective lenders. Failure to deliver the certificate within the specified time shall be conclusive upon Landlord that the Agreement is in full force and effect and has not been modified except as may be represented by Tenant.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed as of the last signature date below.

LANDLORD:	Central Pierce Fire & Rescue
	a Washington special purpose district

By:	
Print Na	ame: Dustin Morrow
Title:	Fire Chief
Date:	

TENANT:Public Safety Towers, LLC
a Delaware limited liability company

By:

Print Name: Doug Lodder Title: Chief Executive Officer Date:

EXHIBIT A

Parcel Description

The parcel is legally described as follows:

Tax Parcel Number: 0318114021

Common Street Address: 3421 224th Street East

Legal Description:

Section 11 Township 18 Range 03 Quarter 44: S 1/2 OF SE OF SE EXC E 830 FT EXC S 180 FT OF W 90.4 FT EXC S 30 FT FOR CO RD ALSO THAT POR OF SW OF SE SD SEC LY ELY OF WLY LI OF EXISTING HIGH PRESSURE EL PASO NATURAL GAS LI EASE & N OF S 180 FT OF SD SW OF SE SUBJ TO EASE RESTRICTIONS & RESERV OF RECORD SEG G 1855

EXHIBIT B

Site Plan

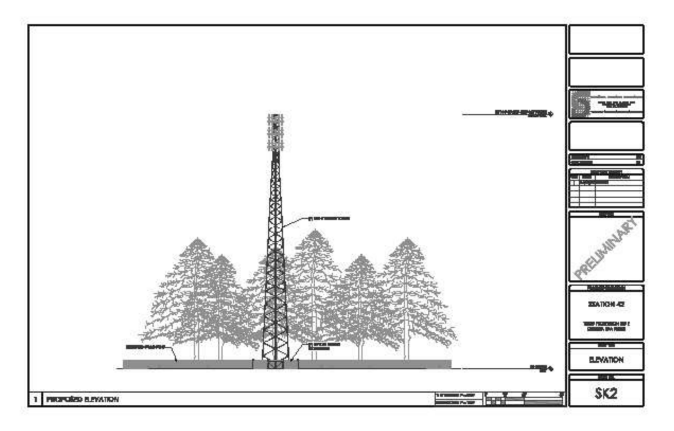


EXHIBIT D

Disclosure of Hazardous Material

[X] None.

[] As detailed below.

EXHIBIT E

Subordination, Non-Disturbance and Attornment Agreement

[Follows on Next Page]

SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT

THIS SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT

("Agreement"), dated as of the date below, between [Mortgagee's Name] having its principal office at [Insert Mortgagee's Address], (hereinafter called "Mortgagee") and [Landlord's Name], a [Landlord's jurisdictional state and entity type], having its principal office/residing at [Landlord's Address] ("Landlord"), and Public Safety Towers, LLC, a Delaware Limited Liability Company having a mailing address of 1903 Wright Place, Suite 140, Carlsbad, CA 92008 ("Tenant").

RECITALS:

- A. Tenant has entered into a certain Ground Lease Agreement dated [Insert Effective Date], (the "Lease") with Landlord, covering property more fully described in Exhibit 1 attached hereto and made a part hereof (the "Premises"); and
- B. Landlord has given to Mortgagee a mortgage or deed of trust (the "**Mortgage**") upon certain real property ("**Property**"), as described in the Mortgage, a part of which Property contains the Premises; and
- C. The Mortgage on the Property is in the original principal sum of [Spell Out Dollar Amount] (\$XXX) Dollars, which Mortgage has been recorded in the appropriate public office in and for [Insert County] County, [Insert State]as Recording No. ______; and
- D. Tenant desires to be assured of continued occupancy of the Premises under the terms of the Lease and subject to the terms of this Agreement.

AGREEMENT

NOW, THEREFORE, in consideration of the mutual promises, covenants and agreements herein contained, the receipt and sufficiency of which are hereby acknowledged, the parties hereto, intending to be legally bound hereby, agree as follows:

1. So long as this Agreement will remain in full force and effect, the Lease is and will be subject and subordinate to the lien and effect of the Mortgage insofar as it affects the real property of which the Premises forms a part (but not Tenant's fixtures or other property), and to all renewals, modifications, consolidations, replacements and extensions thereof, to the full extent of the principal sum secured thereby and interest thereon, with the same force and effect as if the Mortgage had been executed, delivered, and duly recorded among the above-mentioned public records, prior to the execution and delivery of the Lease.

2. In the event Mortgagee takes possession of the Premises as mortgagee-in-possession, including but not limited to, by deed in lieu of foreclosure or foreclosure of the Mortgage, Mortgagee agrees not to affect or disturb Tenant's right to possession of the Premises and any of Tenant's other rights under the Lease in the exercise of Mortgagee's rights so long as Tenant is not then in default, after applicable notice and/or grace periods, under any of the terms, covenants, or conditions of the Lease.

3. In the event that Mortgagee succeeds to the interest of Landlord or other landlord under the Lease and/or to title to the Premises, Mortgagee and Tenant hereby agree to be bound to one another under all of the terms, covenants and conditions of the Lease; accordingly, from and after such event, Mortgagee and Tenant will have the same remedies against one another for the breach of an agreement contained in the Lease as Tenant and Landlord had before Mortgagee succeeded to the interest of Landlord.

4. In the event that Mortgagee or anyone else acquires title to or the right to possession of the Premises upon the foreclosure of the Mortgage, or upon the sale of the Premises by Mortgagee or its successors or assigns after foreclosure or acquisition of title in lieu thereof or otherwise, Tenant agrees not to seek to terminate the Lease by reason thereof, but will remain bound unto the new owner so long as the new owner is bound to Tenant under all of the terms, covenants and conditions of the Lease.

5. Mortgagee understands, acknowledges, and agrees that notwithstanding anything to the contrary contained in the Mortgage and/or any related financing documents, including, without limitation, any UCC-1 financing statements, Mortgagee will acquire no interest in any equipment, fixtures and/or other property installed by or on behalf of Tenant or its related parties on the Property. Mortgagee hereby expressly waives any interest which Mortgagee may have or acquire with respect to such equipment, fixtures and/or other property of Tenant or Tenant's assignees, sublessees, licenses and related parties, now, or hereafter, located on or affixed to the Property or any portion thereof and Mortgagee hereby agrees that same do not constitute realty regardless of the manner in which same are attached or affixed to the Property.

6. This Agreement will be binding upon and will extend to and benefit the successors and assigns of the parties hereto and to any assignees or Subtenants of Tenant which are permitted under the Lease. The term "Mortgagee", when used in this Agreement will be deemed to include any person or entity which acquires title to or the right to possession of the Premises by, through or under Mortgagee and/or the Mortgage, whether directly or indirectly.

[Remainder of Page Intentionally Blank – Signature Page Follows]

IN WITNESS WHEREOF, the undersigned has caused this Agreement to be executed as of the last signature date below.

LANDLORD:	Central Pierce Fire & Rescue
	a Washington special purpose district

By:			_
Print Na	me:		_
Title:			_
Date:			_
-			-

TENANT:Public Safety Towers, LLC
a Delaware limited liability company

By:			
Print Na	me:		
Title:			
Date:			

MORTGAGEE: [Insert Mortgagee's Name]

By:			
Print Na	ıme:		
Title:			
Date:			

EXHIBIT F

Memorandum of Lease

[Follows on Next Page]

RECORDING REQUESTED BY: AND WHEN RECORDED MAIL TO:

Womble Bond Dickinson (US) LLP 1333 North California Blvd., Suite 450 Walnut Creek, CA 94596 Attn: Kristen Thall Peters, Esq.

MEMORANDUM OF LEASE

This Memorandum of Lease is entered into on the later of the signature dates, by and between Central Pierce Fire & Rescue, a special purpose district having its principal office/residing at 1015 39th Ave SE Suite 120, Puyallup, WA 98374 (hereinafter called "Landlord"), and Public Safety Towers, LLC, a Delaware Limited Liability Company having a mailing address of 1903 Wright Place, Suite 140, Carlsbad, CA 92008 ("Tenant").

- 1. Landlord and Tenant entered into a certain Ground Lease Agreement ("Agreement") on , for the purpose of installing, operating and maintaining a facility and other improvements and other related purposes. All of the foregoing is set forth in the Agreement.
- 2. The initial lease term will be twenty-five (25) years commencing on the Effective Date, with two (2) successive automatic ten (10) year options to renew.
- 3. The portion of the land being leased to Tenant and associated easements are described in Exhibit 1 annexed hereto.
- 4. This Memorandum of Lease is not intended to amend or modify and shall not be deemed or construed as amending or modifying, any of the terms, conditions or provisions of the Agreement, all of which are hereby ratified and affirmed. In the event of a conflict between the provisions of this Memorandum of Lease and the provisions of the Agreement, the provisions of the Agreement shall control. The Agreement shall be binding upon and inure to the benefit of the parties and their respective heirs, successors, and assigns, subject to the provisions of the Agreement.

IN WITNESS WHEREOF, the parties have executed this Memorandum of Lease as of the last signature date below.

LANDLORD:

Central Pierce Fire & Rescue a special purpose district

TENANT:

Public Safety Towers, LLC a Delaware limited liability company

By:_____

By: _____ Print Name: Dustin Morrow Its: Fire Chief

Date: _____

Print Name: Doug Lodder Its: Chief Executive Officer Date:

[ACKNOWLEDGEMENTS APPEAR ON THE NEXT PAGE]

LANDLORD ACKNOWLEDGEMENT

State of Washington

County of _____

I certify that I know or have satisfactory evidence that ______ (name of person) is the person who appeared before me, and said person acknowledged that (he/she) signed this instrument and acknowledged it to be (his/her) free and voluntary act for the uses and purposes mentioned in the instrument.

Dated:

(Seal or Stamp)

Signature

Notary Title

My Appointment Expires: _____

TENANT ACKNOWLEDGEMENT

	ACKNOWLEDG	MENT
certificate verifies who signed the do	other officer completing this only the identity of the individual cument to which this certificate is the truthfulness, accuracy, or ument.	
State of California		
County of)	
On	before me,(ins	
	(Ins	err name and title of the officer)
subscribed to the wir his/her/their authoriz	n the basis of satisfactory evidence thin instrument and acknowledged t	to be the person(s) whose name(s) is/are to me that he/she/they executed the same ir r/their signature(s) on the instrument the (s) acted, executed the instrument.
I certify under PENA paragraph is true an		of the State of California that the foregoing
WITNESS my hand	and official seal.	
Signature	(Se	al)

EXHIBIT 1

To the Memorandum of Lease

Parcel Description

The parcel is legally described as follows:

Tax Parcel Number: 0318114021

Common Street Address: 3421 224th Street East

Legal Description:

Section 11 Township 18 Range 03 Quarter 44: S 1/2 OF SE OF SE EXC E 830 FT EXC S 180 FT OF W 90.4 FT EXC S 30 FT FOR CO RD ALSO THAT POR OF SW OF SE SD SEC LY ELY OF WLY LI OF EXISTING HIGH PRESSURE EL PASO NATURAL GAS LI EASE & N OF S 180 FT OF SD SW OF SE SUBJ TO EASE RESTRICTIONS & RESERV OF RECORD SEG G 1855

EXHIBIT G

Tower Site Colocation Agreement

[Follows on Next Page]

PUBLIC SAFETY INFRASTRUCTURE GROUND LEASE AGREEMENT

THIS PUBLIC SAFETY INFRASTRUCTURE GROUND LEASE AGREEMENT ("Agreement"), dated as of the later of the signature dates below (the "Effective Date"), is entered into by and between Graham Fire & Rescue, a special purpose district ("Landlord"), and Public Safety Towers, LLC, a Delaware Limited Liability Company ("Tenant") (collectively referred to as the "Parties").

RECITALS

WHEREAS, Landlord is the legal owner of the Parcel, located at 28908 Orting Kapowsin Hwy. East in the County of Pierce, State of Washington, Tax Parcel No 0417011038, (collectively, the "**Parcel**"), as described in **Exhibit A – Parcel Description** with the full right, power, and authority to enter into this Agreement and to grant all consents and authorizations required in connection with the execution of this Agreement; and

WHEREAS, Tenant's mission is to support the deployment of public safety focused infrastructure through the enablement of commercial networks;

WHEREAS, Landlord desires to grant to Tenant the right to use a portion of the Parcel in accordance with this Agreement;

WHEREAS, Tenant desires to lease a certain portion of the Parcel for the placement of a Facility (as defined in Section 2.1) in accordance with the terms of this Agreement; and

WHEREAS, in exchange for a reduction in Rent to Tenant hereunder, Tenant and Landlord plan to contemporaneously with this Agreement enter into a Tower Site Colocation Agreement which will govern the placement of certain telecommunications equipment by Landlord on the Facility to be constructed by Tenant as described herein to be located on the Premises ("Colocation Agreement").

NOW, THEREFORE, in consideration of the mutual agreements contained herein, and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties hereby agree as follows:

PREMISES.

1.1. General. Landlord agrees to lease to Tenant, and Tenant agrees to lease from Landlord, a certain portion of the Parcel containing approximately 1,225 square feet with approximate dimensions of 35' x 35', including the air space above such ground space (the "Premises"), as described in Exhibit B – Site Plan, for the placement of a Facility (as defined in Section 2.1) in accordance with the terms of this Agreement. Tenant's rights hereunder shall also include a right and easement to access thereto and utilities, as described in Section 6 (Access) and Section 10 (Utilities) below, which shall be appurtenant to Tenant's leasehold rights hereunder, together with other appurtenant rights to the Premises. Within thirty (30) days after execution of the Agreement, the parties shall mutually agree on a final location for the Premises within the Parcel and the construction of the Facility, which location will be depicted in Exhibit B by an amendment to this Agreement. If the parties are unable to come to agreement on the final

location of the Premises, then either party may terminate the Agreement, along with the Colocation Agreement, without liability. Once a final location has been agreed, Tenant shall have the right to survey the Premises and supplement **Exhibit B** – **Site Plan** with the legal description of the Premises, as may be expanded pursuant to this Agreement. Landlord and Tenant agree that any portion of the Facility that may be conceptually described in **Exhibit B** – **Site Plan** shall not be deemed to limit Tenant's Permitted Use.

1.2. Additional Premises. In the event Tenant desires to modify or upgrade the Facility (as defined in Section 2.1) in a manner that requires an additional portion of the Parcel (the "Additional Premises"), Tenant shall provide Landlord with a site plan depicting the Additional Premises for Landlord's approval, which approval shall not be unreasonably withheld, conditioned, or delayed. Provided the Parties determine a mutually agreeable location for the Additional Premises, Landlord agrees to lease to Tenant the Additional Premises upon mutually agreeable terms and conditions consistent with the terms and intent of this Agreement. Landlord and Tenant shall execute an amendment to this Agreement to memorialize the inclusion of the Additional Premises.

PERMITTED USE.

- 2.1. General. Tenant may use the Premises for the transmission and reception of communications signals and for utilities, and the installation, construction, maintenance, operation, repair, replacement and upgrade of fixtures and related equipment, cables, accessories and improvements, which may include a suitable support structure, associated antennas, equipment shelters or cabinets, generators, panels, fencing and any other items necessary or desirable in connection therewith (collectively, the "Facility"), as well as the rights detailed in this Agreement and other uses reasonably related thereto or permitted by law (the "Permitted Use"). To the extent the Agreement is terminated as permitted herein, except for any underground utilities and foundations, and subject to Section 7.7, Tenant shall restore, at its sole cost, the Premises to a reasonably similar condition as existed prior to the Effective Date of the Lease, reasonable wear and tear, casualty damages, and damage from the elements excepted.
- 2.2. Due Diligence. Tenant and its agents, representatives, employees, permittees, consultants, engineers, contractors, and subcontractors (collectively, "Tenant's Agents") have the right to inspect, examine, and conduct geological or engineering tests, including but not limited to, soil borings, drainage testing, material sampling, radio frequency testing, and other studies of the Parcel (collectively, the "Tests"), to determine the feasibility or suitability of the Parcel for Tenant's intended use as a Facility, all at Tenant's cost and expense. Further, Tenant has the right to apply for and obtain licenses, permits, or required approvals, as deemed necessary or appropriate at Tenant's sole discretion for its use of the Premises, throughout the Term of the Agreement, including, without limitation, applications for zoning approvals, zoning variances, zoning ordinances, special use permits, construction or building permits, and certificates and licenses and approvals necessary to comply with all applicable laws, rules, statutes and regulations, relating to Tenant's use of the Facility (collectively, the "Government Approvals"), and initiate the ordering and/or scheduling of necessary utilities, and otherwise to do those things on or off the Parcel that are necessary, at Tenant's sole discretion, to determine the physical condition of the Parcel, the environmental history of the Parcel, Landlord's title to the Parcel, all at Tenant's cost and expense. Tenant further has the right to

obtain a title report or commitment for a leasehold title policy from a title insurance company of its choice and to have the Parcel surveyed by a licensed surveyor of Tenant's choice. Landlord hereby agrees to provide any environmental studies, prior-obtained Government Approvals, relevant survey information, and any other information pertinent to Tenant's unencumbered and approved use of the Parcel and the Premises. Tenant shall not be liable to the Landlord or any third party on account of any pre-existing defect or condition on or with respect to the Parcel, whether or not such defect or condition is disclosed by Tenant's inspections. Landlord agrees to help reasonably facilitate Tenant's receipt of all Government Approvals and to reasonably cooperate with Tenant in connection with obtaining, and maintaining in effect all Government Approvals, title insurance, and any other rights Tenant may reasonably require in connection with Tenant's Permitted Use. This paragraph does not obligate Landlord's land use commissions or City Council to vote any particular way on applications. This paragraph does not require staff members reviewing permit applications to grant the permit application if the application does not meet applicable requirements.

- 2.3. Staging. For a period of one hundred fifty (150) days following the start of construction, and thereafter, as needed for maintenance, operation, repair, replacement and upgrade of the Facility, Landlord grants Tenant, Tenant's Agents, its subtenants, sublessees, Tenants and subtenants (collectively, the "Subtenants"), the right to use approximately 500 square feet of the Landlord's Parcel, adjoining, or surrounding property (the "Surrounding Property"), as may reasonably be required during construction and installation of the Facility ("Staging Area"), The location of the Staging Area shall be as mutually agreed once the parties have agreed on a final site location within the Parcel for the Facility in accordance with Section 1.1.
- 2.4. **Modifications.** Tenant has the right to modify, supplement, replace, and upgrade the Facility within the Premises at any time during the Term, at Tenant's sole discretion, and Tenant shall also have the right to make such alterations to the Premises in connection therewith.
- 2.5. Nuisance. Tenant will not use the Premises in a manner which will cause a legal nuisance to Landlord or to the occupancy of Landlord's other tenants or cause a breach of this Agreement. In any event, Tenant's installation, use, and maintenance of the Facility and any other use of the Premises shall not interfere with, compromise or damage the Parcel, or any portion thereof. Notwithstanding the foregoing, Landlord agrees that the Permitted Use shall not constitute a nuisance hereunder.
- 2.6. **Safety**. Tenant and its contractors shall take all reasonably necessary safety precautions pertaining to its use of the Premises and Parcel in compliance with applicable laws, ordinances, regulations and orders issued by a public authority, whether federal, state, local or other, OSHA (Federal Occupational Safety and Health Administration) / DOSH (Washington State Division of Occupational Safety and Health) / WISHA (Washington Industrial Safety and Health Act). Tenant shall at all times be responsible for providing a safe site and be responsible for the work performance and safety of all employees, personnel, equipment and materials within Tenant's or its contractors' care, custody or control. Tenant and its contractors shall ensure all of their employees and contractors' employees have and wear personal protective equipment in compliance with applicable OSHA/DOSH/WISHA requirements.

TERM.

- 3.1. **Initial Term**. The initial term of this Agreement shall be for twenty-five (25) years (the "**Initial Term**") and commence upon the Effective Date.
- 3.2. Extension Terms. This Agreement shall automatically renew for two (2) additional ten (10) year terms (each additional ten (10) year term shall be defined as an "Extension Term"), upon the same terms and conditions set forth herein, unless the Agreement has been terminated pursuant to Section 7 (Termination), or the either Party notifies the Other Party in writing of its intention not to renew this Agreement at least ninety (90) days prior to the expiration of the Initial Term or the then-existing Extension Term.
- 3.3. Annual Terms. At the conclusion of the Initial Term and all Extension Terms, this Agreement shall continue in force upon the same covenants, terms and conditions for a further term of one (1) year, and for annual terms thereafter (each additional one (1) year term shall be defined as an "Annual Term") until the Agreement has been terminated pursuant to Section 7 (Termination) or terminated by either party hereto by giving to the other party hereto written notice of its intention to so terminate at least six (6) months prior to the end of the then-existing Annual Term, whichever occurs first.
- 3.4. **Holdover Terms.** If Tenant remains in possession of the Premises after the termination of this Agreement, then Tenant shall be deemed to be occupying the Premises on a month-to-month basis (the "**Holdover Term**"), subject to the terms and conditions of this Agreement.
- 3.5. Section 3.1 (Initial Term), Section 3.2 (Extension Terms), Section 3.3 (Annual Terms), and 3.4 (Holdover Terms) are collectively referred to as the **"Term"**.
- 3.6. The Term of this Agreement shall in no event terminate prior to the term of the Colocation Agreement.

<u>RENT.</u>

- 4.1. Rent Commencement. Commencing on the first day of the month following the date that Tenant commenced construction on the Premises (the "Rent Commencement Date"), Tenant shall pay Landlord on or before the fifth (5th) day of each calendar month in advance five hundred and No/100 Dollars (\$500.00) (the "Rent"), via electronic payment, unless Landlord specifies an alternative means for Rent payments in writing to Tenant. The initial Rent payment will be transmitted by Tenant to Landlord within forty-five (45) days after the Rent Commencement Date. Landlord shall provide to Tenant the account details for electronic payment and a W-9 on or before the Effective Date. The Rent Commencement Date shall be memorialized by notification from Tenant, substantially in the form attached hereto as Exhibit D Notification of Rent Commencement Date, which shall be binding on Landlord unless Landlord notifies Tenant of its objection thereto within seven (7) days of delivery to Landlord.
- 4.2. **Rent Escalator.** On the first anniversary of the Rent Commencement Date, and on each anniversary of the Rent Commencement Date throughout the Term of the Agreement, Rent shall be increased by two percent (2.0%) of the Rent paid during the immediately prior year.

- 4.3. **Rent Proration**. In the event this Agreement is terminated, the Rent will be prorated for any partial month, based on a three hundred sixty-five (365) day year.
- 4.4. Late Fee. Rent shall be due on or before the fifth (5th) day of each month in advance and will be delinquent if not paid by the tenth (10th) day of each month of the Term. If payment is not received by Landlord within thirty (30) days of written notice of nonpayment (the "Late Rent Period"), Tenant shall pay to Landlord an additional sum of ten percent (10%) of the past due rent as a late fee; provided, however, that no late fees shall be due for the first (1st) time Tenant is late in any single calendar year. Acceptance of any late fee shall not constitute a waiver from exercising any of the other rights and remedies available to Landlord under this Agreement, at law or in equity, including, but not limited to, any interest charges imposed herein.
- 4.5. **Revenue Share**. In the event Tenant sublets or licenses space on the Facility to a third party collocator ("Collocator"), Tenant shall remit fifteen percent (15%) of the rent or other fees to use the Facility collected by Tenant from such Collocator (the "Collocator Rent") to the Landlord (the "Landlord's Revenue Share"). Such Landlord's Revenue Share shall be paid with the next Rent payment due from Tenant that is at least thirty (30) days after receipt of the Collocator Rent by Tenant. Landlord acknowledges and agrees that Landlord's Revenue Share may or may not be passed through as a cost to Collocator and in the event that Landlord's Revenue Share is passed through as a cost to Collocator, the same shall not be subject to further revenue sharing or markup payable to Landlord. Tenant shall pay the Landlord's Revenue Share for each Collocator on the Facility for which Tenant receives Collocator Rent. Tenant's obligation to pay Landlord's Revenue Share to Landlords shall expire or abate, as applicable, at such time as the Collocator does not pay Collocator Rent to Tenant, and shall resume, as applicable, if and when the Collocator resumes paying such recurring Collocator Rent and Landlord's Revenue share shall be prorated for partial periods. The first Collocator paying Collocator Rent will always be considered an Anchor Tenant ("Anchor Tenant"). Notwithstanding any possible assignment of conveyance of this Agreement or interest in the Facility by an Anchor Tenant to a third party, in no event will an Anchor Tenant ever be considered or interpreted to be a Collocator under this Section 4.5 for the purpose of payment of Landlord's Revenue Share.
- 4.6. Landlord Use of Facility. Tenant and Landlord plan to contemporaneously with this Agreement enter into a Tower Site Colocation Agreement in a form substantially similar to Exhibit G Tower Site Colocation Agreement, which will govern the placement of certain telecommunications equipment by Landlord on the Facility to be constructed by Tenant as described herein to be located on the Premises.
- 5. <u>GOVERNMENT APPROVALS.</u> Landlord agrees that Tenant's obligations under this Agreement are contingent upon Tenant's ability to obtain, maintain, and comply with all Government Approvals. Landlord authorizes Tenant to prepare, execute and file all required applications to obtain Government Approvals for the Permitted Use and agrees to reasonably assist Tenant with such applications and with obtaining and maintaining the Government Approvals.

ACCESS.

6.1. **24/7 Access.** At all times throughout the Term of this Agreement, and at no additional charge to Tenant, Tenant, and Tenant's Agents, shall have a reasonable, non-exclusive right to access

the Premises twenty-four (24) hours per day, seven (7) days per week for pedestrian and vehicular access (the "Access") to and over the Parcel for the installation, maintenance and operation of the Facility and any utilities serving the Premises. Notwithstanding the foregoing, Tenant shall be afforded access to the Premises twenty-four (24) hours per day, seven (7) days per week for the Permitted Use, and such access to the Premises shall be exclusive to Tenant, and require no notice to Landlord. Tenant must give twenty-four (24) hour notice to Landlord prior any access to be made by Tenant to the Parcel (but not the Premises, which requires no prior notice), except in the event of an emergency, in which event Tenant shall provide notice within twenty-four (24) hours following such emergency as described below. Landlord shall have no duty to remove snow during daytime hours Monday - Friday or otherwise maintain the access area located on the Premises, but shall have an obligation for all maintenance on, or generally related to, the Parcel. Tenant may use an unmanned aircraft system, such as a drone for imagery at height, solely in connection with its Permitted Use and for the purpose of obtaining imagery of Tenant's improvements on the Parcel. In the event any public utility is unable to use the access provided to Tenant, Landlord agrees to grant additional access either to Tenant or to the public utility, for the benefit of Tenant, at no cost to Tenant.

- 6.2. Emergency. In the event of an emergency situation which poses an immediate threat of substantial harm or damage to persons and/or property (including the continued operations of the Facility) which requires entry on the Parcel, Tenant may enter the Parcel and take reasonable actions that are required to protect individuals or personal property from the immediate threat of substantial harm or damage; provided that promptly after the emergency entry and in no event later than twenty-four (24) hours thereafter, Tenant gives telephonic and/or written notice to Landlord of Tenant's entry onto the Parcel. Tenant's emergency twenty-four (24) hour contact number(s) must be displayed on the outside of all equipment cabinets located at the Parcel or Premises. In the event of an emergency situation which poses an immediate threat of substantial harm or damage to persons and/or property which requires entry to the Parcel, Landlord may enter the Parcel and take the actions that are required to protect individuals or personal property.
- 6.3. Non-Exclusive Access. Landlord grants to Tenant a right of access from a public right of way to the Premises, over a portion of the Parcel, in a location identified by Tenant in Exhibit B Site Plan.
- 6.4. Locks. Landlord agrees to provide to Tenant such codes, keys and other instruments necessary for such Access at no additional cost to Tenant to provide entry through the Parcel and onto the Premises, as may be applicable now or in the future. Where feasible, Landlord agrees that Tenant has a right to use its own locks on the Parcel for Access to Premises, all at Tenant's cost and expense, so long as Tenant's locks do not interfere with Landlord's use of the Parcel.
- 6.5. Access Condition. Landlord shall be responsible for maintaining and repairing the Access to the Premises on the Parcel, including for the clearing of snow provided that snow removal equipment is able to access the Parcel and such clearance takes place during normal working hours Monday-Friday, provided further in the case of an urgent need during non-working hours as communicated by Tenant, the Landlord will use commercially reasonable efforts to arrange for snow removal during such non-working hours. Damages to the Access caused by Tenant's use of such Access is excluded from Landlord's maintenance obligations hereunder. If Access to the Premises on the Parcel is impaired, Tenant shall notify Landlord of such impairment. Landlord shall cause the impairment to be removed within twenty-four (24) hours or, if removal

of the impairment is not practical within twenty-four (24) hours, as soon as reasonably practical.

6.6. **Default by Uncured Access.** Landlord acknowledges that in the event Tenant cannot obtain Access to the Premises, Tenant shall incur significant damage. If Landlord fails to provide the Access granted by this Section 6 (Access), or reasonable temporary alternate vehicular and pedestrian Access, such failure shall be a default under this Agreement pursuant to Section 17 (Default and Right to Cure).

<u>TERMINATION.</u> This Agreement may be terminated, without penalty or further liability, as follows, which shall operate to terminate, or in the case of Section 7.3 below, assign, any Colocation Agreements between the Parties:

- 7.1. By Tenant, upon written notice to Landlord at any time prior to the commencement of construction.
- 7.2. By Tenant, upon written notice to Landlord at any time during the Term, if Tenant is unable to obtain or maintain any Governmental Approvals, including without limitation any required approvals or the issuance of a license or permit by any agency, board, court or other governmental authority, necessary for the construction or operation of the Facility as now or hereafter intended by Tenant; or if Tenant determines, in its sole discretion that the cost of or delay in obtaining or retaining the same is burdensome or commercially unreasonable; or that the environmental condition of the Premises is unsuitable for Tenant's use, or if Tenant believes that the leasing or continued leasing of the Premises would expose Tenant to undue risks of liability to a government agency or other third party.
- 7.3. By Tenant, upon twelve (12) months prior written notice to Landlord at any time following commencement of construction, for any reason or no reason, provided, however, that Tenant must in connection with such termination right have either assigned its rights and delegated its obligations under the Colocation Agreement such that Landlord's rights thereunder are not materially impacted, or otherwise terminated the Colocation Agreement in accordance with its terms.
- 7.4. By Tenant, upon thirty (30) days prior written notice at any time during the Term, if the Landlord remains in material default after all applicable cure periods in Section 17 (Default and Right to Cure) and in this Agreement.
- 7.5. By Landlord, upon thirty (30) days prior written notice at any time during the Term, if Tenant remains in material default after all applicable cure periods in Section 17 (Default and Right to Cure) and in this Agreement.
- 7.6. Or as otherwise expressly provided for in this Agreement.
- 7.7. Upon such final expiration or termination of this Agreement, the Parties agree to negotiate in good faith regarding the disposition and/or transfer of any Tenant improvements made on the Premises, as well as to help ensure continuity of emergency services during any such transition period.

7.8. Notwithstanding any provision of this Lease, this Lease may not be terminated by Tenant when any payment due to the Landlord remains outstanding or past due.

INTERFERENCE.

- 8.1. **General.** For the purposes of this Agreement, "interference" may include, but is not limited to, any use that causes electronic or physical obstruction with Tenant's Permitted Use.
- 8.2. Mutual Non-Interference with Frequencies on the Parcel. Landlord has provided Tenant with a list of radio frequency user(s) and frequencies used on the Parcel as of the Effective Date- Pre-Existing Frequencies. Tenant shall keep Landlord reasonably approved of the radio frequencies used on the Facility. Tenant warrants that its use of the Premises will not interfere with the pre-existing radio frequency uses on the Parcel identified by Landlord, as long as the pre-existing radio frequency user(s) operate and continue to operate within their respective frequencies and in accordance with all applicable laws and regulations. Landlord warrants that its use of the Facility as provided under the Colocation agreement will not interfere with the radio frequency uses on the Facility identified by Tenant, as long as such radio frequency user(s) operate and continue to operate within their respective frequencies and in accordance with all applicable laws and regulations. Tenant acknowledges that the Pre-Existing Frequencies are not anticipated to interfere with the radio frequency uses on the Facility. If anything arises after installation of the Facility that in Tenant's reasonable opinion would result in any interference, the parties shall work together in good faith to eliminate the same. Landlord shall provide prior written notice to Tenant of any expansion or change to such pre-existing uses, but in no event shall such expansion or change interfere with Tenant's Permitted Use or frequencies. In addition, and without limitation of the foregoing, the Parties agree that any change in frequency usage on either the Facility or the Parcel, respectively, will not in the case of Tenant interfere with Tenant's Permitted Use or frequencies, and in the case of Landlord, not interfere with the pre-existing frequencies identified by Landlord. In the event any after-installed Tenant's equipment causes such interference, and after Landlord has notified Tenant in writing of such interference, Tenant will immediately take all available steps necessary to correct and eliminate the interference within ten (10) days of such notice, including but not limited to, at Tenant's option, powering down such equipment and later powering up such equipment for intermittent testing. The Parties acknowledge that there will not be an adequate remedy at law for noncompliance with the provisions of this Paragraph and therefore, either Party shall have the right to equitable remedies, such as, without limitation, injunctive relief and specific performance.
- 8.3. Landlord's Non-Interference. Landlord shall not, nor shall Landlord permit its employees, tenants, Tenants, invitees, agents, or independent contractors, to interfere in any way with the Facility, the operations of Tenant or the rights of Tenant under this Agreement. Landlord shall cause such interference to cease within twenty-four (24) hours, or within a reasonable time frame approved by Tenant in writing, after receipt of notice of interference from Tenant. In the event any such interference does not cease within the aforementioned cure period, then the Parties acknowledge that Tenant will suffer irreparable injury, and therefore, Tenant will have the right, in addition to any other rights that it may have at law or in equity, for Landlord's breach of this Agreement, to elect to enjoin such interference or to immediately terminate this Agreement upon notice to Landlord without a waiver of any other rights or remedies.

8.4. Future Third-Party Interference. Landlord agrees not to sell, lease, or use any areas of the Parcel that the Landlord owns or controls, after the Effective Date, or grant any other right to any third party, if the exercise of such grant may in any way adversely affect or interfere with the Facility, Tenant's Permitted Use, or the rights of Tenant under this Agreement. Landlord shall notify Tenant in writing prior to granting any third party the right to install and operate communications equipment on the Parcel. If Tenant observes interference, Tenant may conduct a radio frequency propagation test or other applicable Tests, at Tenant's sole discretion. Landlord shall reimburse Tenant for any costs and expenses of such testing, if the Tests demonstrate interference unacceptable to Tenant, at Tenant's sole determination.

MAINTENANCE. Tenant shall keep and maintain the Premises in good condition, reasonable wear and tear and damage from the elements excepted. Landlord shall maintain and repair the Parcel and access thereto, which is under the control of the Landlord, and all Access areas in good and tenantable condition, subject to reasonable wear and tear and damage from the elements.

UTILITIES.

- 10.1. **Right to Order and Install Utilities for Permitted Use.** Tenant shall have the right to install, upgrade and maintain utilities, including but not limited to electric power and fiber, and to improve present utilities on the Parcel and the Premises, all at Tenant's cost and expense. Landlord hereby grants to any utility provider an easement, in, on, under and over that portion of the Parcel designated by the Landlord and upon the Premises, associated with Tenant's Permitted Use. Tenant shall have the right to initiate the ordering and/or scheduling of necessary utilities and shall prepare utility applications, and Landlord agrees to reasonably cooperate and execute any required applications for obtaining and maintaining utilities. In the event Tenant is unable to secure timely utilities, Landlord agrees to permit Tenant to install a submeter and connect to Landlord's utility service. In such instance, Tenant shall reimburse Landlord for Tenant's consumption of utilities as measured by the submeter.
- 10.2. **Tenant's Payment for Utilities Consumed**. Tenant shall be responsible for paying all utility charges for electricity, fiber or any other utility used or consumed by Tenant on the Premises.
- 10.3. **Interruptions.** Landlord acknowledges that Tenant provides a communication service which requires utility service to operate and must operate twenty-four (24) hours per day, seven (7) days per week. In the event of a utility service interruption, Landlord agrees to allow Tenant and Tenant's Subtenants the right to utilize temporary utility sources until stable utilities are restored; provided, Tenant makes all reasonable efforts to restore the utility to the extent within Tenant's control. In the event the temporary utility sources require use of the Parcel outside the Premises, Tenant may use additional space on the Parcel, at no additional cost to Tenant, subject to Landlord's written approval, approval not to be unreasonably withheld, conditioned, or delayed.
- 11. <u>ENVIRONMENTAL.</u> Landlord and Tenant each agree that they shall not use, generate, store or dispose of any Hazardous Material (as defined in this Section 11) on, under, about or within the Parcel in violation of any law or regulation as may now, or at any time hereafter, be in effect. Should Landlord become aware of any Hazardous Materials contamination, Landlord shall immediately notify Tenant. Landlord and Tenant agree that each shall be responsible for compliance with any and

all applicable governmental laws, rules, statutes, regulations, codes, ordinances, or principles of common law regulating or imposing standards of liability or standards of conduct with regard to protection of the environment or worker health and safety, as may now or at any time hereafter be in effect, to the extent such apply to that party's activity conducted in or on the Parcel. As used herein, "**Hazardous Materials**" shall mean hazardous substances, including asbestos-containing materials and lead paint, petroleum, and any substance, chemical or waste identified as hazardous, toxic, or dangerous in any applicable federal, state or local law or regulation.

- 12. <u>SUBLEASE.</u> Tenant shall have the right to sublease or license any portion of the Premises and its rights herein, in whole or in part, to a third-party whose use is consistent with the Permitted Use at Tenant's sole discretion and without Landlord's consent.
- 13. <u>ASSIGNMENT.</u> Upon notice to and approval by Landlord, such approval not to be unreasonably withheld, conditioned or delayed, Tenant has the right to assign this Agreement and its rights herein, to a third-party, provided however, that Tenant may assign this Agreement and delegate all of its obligations herein at Tenant's sole discretion and without Landlord's consent in the case of an assignment resulting from a change in control of Tenant, whether by reorganization, merger, sale of substantially all of its assets or equity, operation of law of otherwise, and in the case of an assignment to New Cingular Wireless PCS, LLC. Notwithstanding the foregoing, Landlord may assign this Agreement upon prior written notice to Tenant and subject to providing all information as set forth in Section 23, and without the Tenant's prior written consent to any other municipal government with which Landlord consolidates by annexation, merger, formation of a regional fire authority, contract, or otherwise, provided however, in such case, and prior to completion of the assignment, the Parties shall reasonably determine in good faith whether any changes are necessary either to this Agreement or the Colocation Agreement resulting from such assignment, and effectuate any such change contemporaneously with such assignment. Tenant shall be relieved of all future performance, liabilities, and obligations under this Agreement upon such assignment and assumption of obligations by the assignee.
- 14. <u>INSURANCE.</u> Tenant shall provide Commercial General Liability Insurance with a limit of Two Million Dollars (\$2,000,000.00) per occurrence and in the aggregate, written on ISO form CG 00 01 or its equivalent and from a reputable insurance company authorized to do business where the Premises is located, with Landlord included as an additional insured. Certificates evidencing such insurance shall be furnished to Landlord upon execution of this Agreement. Tenant may satisfy this requirement by obtaining the appropriate endorsement to any master policy of liability insurance for its Facility. Landlord and Tenant hereby releases Landlord (and its successors or assigns) from liability and waives all right of recovery against the other for any loss or damage covered by their respective first party property insurance policies for all perils insured thereunder. In the event of such insured loss, insurance company shall have a subrogated claim against the other.

15. INDEMNIFICATION.

15.1. **Tenant Indemnification.** Tenant agrees to indemnify, defend and hold Landlord harmless from and against any and all injury, loss, damage or liability, costs or expenses in connection with a third party claim (including reasonable attorneys' fees and court costs) related to the installation, use, maintenance, repair or removal of the Facility or Tenant's breach of any

provision of this Agreement, except to the extent attributable to the negligent or intentional act or omission of Landlord, its employees, invitees, agents or independent contractors.

FOR PURPOSES OF THE FOREGOING INDEMNIFICATION PROVISION ONLY, AND ONLY TO THE EXTENT OF CLAIMS AGAINST TENANT BY LANDLOR UNDER SUCH INDEMNIFICATION PROVISION, TENANT SPECIFICALLY WAIVES ANY IMMUNITY IT MAY BE GRANTED UNDER THE WASHINGTON STATE INDUSTRIAL INSURANCE ACT, TITLE 51 RCW. THE INDEMNIFICATION OBLIGATION UNDER THIS AGREEMENT SHALL NOT BE LIMITED IN ANY WAY BY ANY LIMITATION ON THE AMOUNT OR TYPE OF DAMAGES, COMPENSATION OR BENEFITS PAYABLE TO OR FOR ANY THIRD PARTY UNDER WORKERS' COMPENSATION ACTS, DISABILITY BENEFIT ACTS, OR OTHER EMPLOYEE BENEFIT ACTS.

The foregoing provision was specifically negotiated and agreed upon by the parties hereto.

- 15.2. Landlord Indemnification. To the extent permitted by law, Landlord agrees to indemnify, defend and hold Tenant harmless from and against any and all injury, loss, damage or liability, costs or expenses in connection with a third party claim (including reasonable attorneys' fees and court costs) arising from the negligence or willful misconduct of Landlord, its employees, invitees, agents or independent contractors, or the condition of the Parcel caused by Landlord's breach of any provision of this Agreement, except to the extent attributable to the negligent or intentional act or omission of Tenant, its employees, agents or independent contractors
- 15.3. **Indemnification Protocols.** The indemnified party shall: (i) promptly provide the indemnifying party with written notice of any claim, demand, lawsuit, or the like for which it seeks indemnification pursuant to this Section 15 (Indemnification) and provide the indemnifying party with copies of any demands, notices, summonses, or legal papers received in connection with such claim, demand, lawsuit, or the like; (ii) not settle any such claim, demand, lawsuit, or the like without the prior written consent of the indemnifying party; and (ii) fully cooperate with the indemnifying party in the defense of the claim, demand, lawsuit, or the like. A delay in notice shall not relieve the indemnifying party of its indemnity obligation, except (1) to the extent the indemnifying party can show it was prejudiced by the delay; and (2) the indemnifying party shall not be liable for any settlement or litigation expenses incurred before the time when notice is given.

16. WARRANTIES.

- 16.1. **General.** Tenant and Landlord acknowledge and represent to each other that it is duly organized, validly existing and in good standing and has the right, power, and authority or capacity, as applicable, to enter into this Agreement and bind itself hereto through the party or individual set forth as signatory for the party below.
- 16.2. Landlord Warranties. Except for as expressly provided herein, Tenant agrees to take the Premises in strictly "AS IS, WHERE IS" condition with all faults and conditions, known or unknown, and releases Landlord from any liability in connection therewith, including without limitation any warranties of fitness for a particular purpose. Landlord represents, warrants and agrees that: (i) Landlord solely owns the Parcel as a legal lot in fee simple; (ii) the Parcel is not and will not be encumbered by any liens, restrictions, mortgages, covenants, conditions,

easements, leases, or any other agreements of record or not of record, which would adversely affect Tenant's Permitted Use and enjoyment of the Premises under this Agreement; (iii) the Parcel is free of Hazardous Materials, except as disclosed on **Exhibit D** – **Disclosures of Hazardous Materials**, and has never been subject to any contamination or hazardous conditions resulting in any environmental investigation, inquiry or remediation, (iv) there exist no underground tanks on the Parcel; and (v) Landlord's execution and performance of this Agreement will not violate any laws, ordinances, covenants or the provisions of any mortgage, lease or other agreement binding on Landlord.

- 16.3. **Tenant's Warranties**. Tenant's Use will not materially or adversely interfere with Landlord's existing use of the Parcel as of the Effective Date.
- 16.4. **Quiet Enjoyment.** Landlord grants to Tenant sole, actual, quiet and peaceful use, enjoyment and possession of the Premises and leasehold estate created by and in accordance with the terms of this Agreement without hindrance or ejection by any persons.
- 16.5. Landlord's Liens. In addition to all other remedies available to Tenant, Landlord will promptly pay when due all liens and monetary encumbrances against the Parcel. If the Parcel is or becomes encumbered by a deed to secure a debt, mortgage or other security interest, then Landlord will provide promptly to Tenant a mutually agreeable subordination, non-disturbance and attornment agreement executed by Landlord and the holder of such security interest substantially in the form attached hereto as Exhibit E Subordination, Non-Disturbance and Attornment Agreement, or in the mortgagee's standard form.

17. DEFAULT AND RIGHT TO CURE.

- 17.1. **Tenant Default.** The following will be deemed a default by Tenant and a breach of this Agreement: Tenant's failure to perform any term or condition under this Agreement within forty-five (45) days of written notice from Landlord specifying the failure. No such failure, however, will be deemed to exist if Tenant has commenced to cure such default within such period and provided that such efforts are prosecuted to completion with reasonable diligence. If Tenant remains in default beyond any applicable cure period, then Landlord will have the right to (1) pursue a judgment for direct damages against Tenant, and/or (2) to pursue specific performance, injunction, or declaratory judgment, (3) to terminate this Agreement pursuant to Section 7.5 (Termination), and/or (4) any and all other rights available to it under law and equity. In no event shall Tenant be liable for consequential, punitive, incidental or special damages, however caused, based on any theory of liability.
- 17.2. Landlord Default. The following will be deemed a default by Landlord and a breach of this Agreement: (i) Landlord's failure to provide Access to the Premises as required by Section 6 (Access) within twenty-four (24) hours after written notice of such failure; (ii) Landlord's failure to cure an interference problem as required by Section 8 (Interference) within twenty-four (24) hours after written notice of such failure; or (iii) Landlord's failure to perform any term or condition, or Landlord's breach of any warranty or covenant, under this Agreement for more than forty-five (45) days after written notice from Tenant specifying the failure. No such failure, however, will be deemed to exist if Landlord has commenced to cure the default within such period and provided such efforts are prosecuted to completion with reasonable diligence. Notwithstanding the foregoing, in regard to (iii) only, if any Landlord

default affects Tenant's operations on the Premises, then such cure period shall be shortened to ten (10) days, and Tenant shall have the right, but not the obligation, to take reasonable selfhelp actions to effect a cure during such cure period, at Landlord's cost. In addition, in the case of any breach of any provision of this Agreement by Landlord, and such breach results in costs or damages to Tenant relating to its operation of the Facility or use of the Premises, then notwithstanding any cure by Landlord, Landlord shall be responsible for any such costs or damages incurred by Tenant. If Landlord remains in default beyond any applicable cure period, Tenant will have: (1) the right to cure Landlord's default and to collect such amounts from Landlord and/or (2) right to terminate this Agreement pursuant to Section 7.4 (Termination), and/or (3) any and all other rights available to it under law and equity. In no event shall Landlord be liable for consequential, punitive, incidental or special damages, however caused, based on any theory of liability, provided however, that any third-party damages covered by indemnity or otherwise recoverable under this Agreement shall not be deemed excluded by this clause.

18. <u>NOTICES.</u> All notices, communications, requests and demands hereunder shall be in writing and shall be deemed to have been properly given (i) if hand received, (ii) if received via United States mail service or other reliable express courier service, or (ii) if sent via e-mail to the addresses set forth below:

If to Tenant:	Public Safety Towers, LLC 1903 Wright Place, Suite 140, Carlsbad, CA 92008 Attention: Lease Notices E-mail Address: notices@pstctowers.com
With a copy to:	Public Safety Towers, LLC 1903 Wright Place, Suite 140, Carlsbad, CA 92008 Attention: PSTC Counsel E-mail Address: counsel@pstctowers.com
If to Landlord:	Graham Fire & Rescue PO Box 369, Graham, WA 98338 Attention: Fire Chief
With a copy to:	Central Pierce Fire & Rescue 1015 39th Ave SE Suite 120, Puyallup, WA 98374 PO Box 940, Spanaway, WA 98387 Attention: Fire Chief E-mail Address: DMorrow@Centralpiercefire.org

Either party may change its notice address upon thirty (30) days prior written notice to the other party. Any notice and other communication given pursuant to this Agreement will be deemed to have been received on, and is effective as of, (i) the date it was delivered by hand; (ii) upon the date of the properly addressed e-mail transmission; (iii) on the date of delivery shown on the receipt card if sent by registered or certified mail, return receipt requested; (iv) on the third business day after the date

of postmark if sent by regular mail, or (v) date of actual delivery for express courier or express mail service. Notwithstanding the foregoing, any notice to a Party that would permit the other Partys to terminate this Agreement shall be sent by certified mail, return receipt requested to the parties indicated above, with "NOTICE OF DEFAULT" designated in the subject line to be effective notice hereunder.

19. <u>CONDEMNATION.</u> In the event Landlord receives notification of any threatened or pending condemnation proceedings affecting the Parcel, Landlord will provide notice thereof to Tenant within twenty-four (24) hours. If a condemning authority takes all of the Parcel, or a portion sufficient, in Tenant's sole determination, to render the Premises unsuitable for Tenant, this Agreement will terminate as of the date the title vests in the condemning authority, provided, however that Tenant may terminate the Lease earlier upon not less than thirty (30) days' notice to Landlord, after Tenant becomes aware of such threatened or pending proceedings. The Parties will each be entitled to pursue their own separate awards in the condemnation proceeds, which for Tenant will include but not be limited to, where applicable, the value of its Facility and leasehold rights hereunder, moving expenses, and business dislocation expenses. Landlord shall immediately refund to Tenant any prepaid Rent on a *pro rata* basis.

20. CASUALTY.

- 20.1. **Notice.** Landlord will provide notice to Tenant of any casualty or other harm affecting the Parcel within twenty-four (24) hours of the casualty or other harm.
- 20.2. **Premises Rendered Unsuitable.** If any part of the Facility or the Parcel is damaged by casualty or other harm as to render the Premises unsuitable, in Tenant's sole determination, then Tenant may terminate this Agreement by providing written notice to Landlord, which termination will be effective as of the date of such casualty or other harm, and Landlord shall reimburse Tenant for any prepaid Rent on a *pro rata* basis to the extent the casualty is due to the negligence or intentional act of Landlord. Tenant's termination of this Agreement under this Section shall not impair Tenant's right, if any, to collect insurance proceeds in connection with the Facility.
- 20.3. **Premises Rebuilt or Restored.** If Tenant undertakes to rebuild or restore the Premises and/or the Facility, as applicable, Landlord agrees to permit Tenant to place temporary facilities on the Parcel, at a location mutually agreeable to Landlord and Tenant, at no additional Rent until the reconstruction of the Premises and/or the Facility is completed; provided, Tenant makes all reasonable efforts to reconstruct the Facility as soon as reasonably practicable. Landlord agrees that the Rent shall be abated until the Parcel and/or the Premises are rebuilt or restored, unless Tenant places temporary facilities on the Parcel, in which case Rent shall be adjusted as may be necessary or appropriate to account for any reduction in space or operation, or Tenant's increased costs, due to temporary facilities
- 21. <u>WAIVER OF LANDLORD'S LIENS.</u> Landlord waives any and all lien rights it may have, statutory or otherwise, concerning the Facility or any portion thereof. The Facility shall be deemed personal property for purposes of this Agreement, regardless of whether any portion is deemed real or personal property under applicable law.

OTHER PAYABLE CHARGES. Unless specified otherwise in this Agreement, Tenant shall not be liable for any charges or expenses payable to Landlord in connection with the use of the

Premises by Tenant. Further, all amounts permitted to be charged by Landlord under this Agreement shall be billed to Tenant within one (1) year from when the charges were incurred, and in no event shall Tenant be liable for any charges billed to Tenant by Landlord after such period. The provisions of this Section 22 (Other Payable Charges) shall survive the termination or expiration of this Agreement.

- 23. <u>TRANSFERS OF THE PARCEL OR PREMISES.</u> Subject to the terms of this Agreement and except as provided in Section 25 (Anti-Piracy / Partial Transfers) below, Landlord may sell or otherwise transfer the Parcel or a portion thereof to a third party, provided: (i) the sale is made subject to the terms of this Agreement; and (ii) the transferee agrees to fully assume and perform Landlord's obligations under this Agreement. Within thirty (30) days of such transfer, Landlord or its successor shall send the documents listed below to Tenant:
 - i. New deed to Parcel
 - ii. Assignment and Assumption Agreement
 - iii. Form W-9 for Transferee
 - iv. Full contact information for new Landlord including phone number(s)

Until Tenant receives all such documents, Tenant's failure to make payments that may be required under this Agreement shall not be an event of default and Tenant reserves the right to hold payments due under this Agreement. Such transfer shall in no way limit or impair the obligations of Landlord under this Agreement, including interference and access obligations, or affect Tenant's rights under this Agreement. In the event that the transfer occurs by operation of law (i.e., not by deed), such transferee shall provide documentation reasonably acceptable to Tenant to evidence such transfer.

24. <u>CHANGES TO ZONING OR ENCUMBRANCE</u>. Landlord shall not initiate or consent to any change in the zoning of the Premises or the Parcel, or impose or consent to any other use, or encumbrance or restriction that would prevent or limit Tenant from using the Premises or Parcel for the Permitted Use or otherwise impair Tenant's rights hereunder.

25. ANTI-PIRACY/PARTIAL TRANSFERS.

- 25.1. Landlord agrees that it will not offer to, or accept any offer to, or transfer, convey, assign, lease, or grant an easement for any portion of Landlord's rights under this Agreement or any interest in the Premises or the rents due hereunder, including any "lease buyout" (a "Partial Transfer"), other than in connection with a full transfer of the fee interest real estate comprising the Premises as provided herein, together with a full assignment and assumption of Landlord's obligations under this Agreement.
- 25.2. If Landlord attempts to sell, convey, assign or transfer such property interest in or related to the Premises in violation of this Section 25, the sale, conveyance, assignment or transfer shall be void, and, at Tenant's option, an incurable default by Landlord of this Agreement.

<u>**TAXES.</u>** Tenant shall pay directly to the applicable Government Entity or to Landlord if Landlord is invoiced by such Government Entity, all taxes, fees, assessments or other charges assessed by any Government Entity against the Facility and/or Tenant's use of the Premises. Tenant shall pay to Landlord or the appropriate taxing authority, when due, any sales, use, ad</u>

valorem or other taxes or assessments which are assessed or due by reason of this Agreement or Tenant's use of the Premises or the Parcel. Landlord will be responsible for payment of all the real property taxes, except Tenant shall pay any increase in real estate taxes levied against the Premises directly attributable to this Agreement and/or Tenant's use of this Premises. Tenant will pay to Landlord the foregoing amounts within thirty (30) days after written demand thereof by Landlord accompanied by copies of each tax bill, service bill and/or assessment notice, along with the prior year's bill and a reasonable determination. Landlord represents and warrants that if Tenant pays Landlord for any such taxes, it shall timely remit the same to the applicable Government Entity and shall indemnify, defend and hold Tenant harmless from any claims by such Government Entity relating to the same.

- 27. <u>AMENDMENT AND WAIVER.</u> This Agreement cannot be amended, modified, or revised unless done in writing and signed by Landlord and Tenant. No provision may be waived except in writing signed by the waiving party. The failure by a party to enforce any provision of this Agreement or to require performance by the other party will not be construed to be a waiver, or in any way affect the right of either party to enforce such provision thereafter.
- 28. <u>MEMORANDUM OF LEASE.</u> At the request of the Tenant, the Parties will execute a recordable Memorandum of Lease substantially in the form attached hereto as Exhibit F Memorandum of Lease. Either party may record this Memorandum of Lease at any time during the Term, in its absolute discretion. Tenant may record an amendment thereof to update such Memorandum to incorporate any expansion of the Premises or additional easements granted in connection with the Premises, and Landlord will reasonably cooperate in connection therewith.
- **29.** <u>COMPLIANCE WITH LAW</u>. Tenant agrees to comply with all federal, state, and local laws, orders, rules and regulations (the "Laws") applicable to Tenant's use of the Facility on the Parcel. Landlord agrees to comply with all Laws relating to Landlord's ownership and use of the Parcel and any improvements on the Parcel. Tenant shall, at Tenant's expense, ensure that the tower structure upon which the Facility is installed complies with all applicable Laws, including, without limitation, all rules and regulations promulgated by the FCC and Federal Aviation Administration ("FAA") with regard to lighting, marking and painting, except where noncompliance is due to Landlord's negligence or willful misconduct. All installations and operations by Tenant in connection with this Agreement shall meet and comply with all applicable Laws, including, without limitation, all applicable local codes and regulations, and all applicable rules and regulations promulgated by the FCC and FAA.
- **30.** <u>**BIND AND BENEFIT.</u>** The terms and conditions contained in this Agreement will run with the Parcel and bind and inure to the benefit of the Parties, their respective heirs, executors, administrators, successors and assigns.</u>
- **31.** <u>ENTIRE AGREEMENT.</u> This Agreement and the exhibits attached hereto, all being a part hereof, along with the Colocation Agreement, constitute the entire agreement of the Parties hereto and will supersede all prior offers, negotiations and agreements with respect to the subject matter of this Agreement. Except as otherwise stated in this Agreement, each party shall bear its own fees, costs and expenses (including the fees, costs and expenses of its agents, brokers, representatives, attorneys, and accountants) incurred in connection with the negotiation, drafting, execution and performance of this Agreement and the transactions it contemplates.

- **32.** <u>GOVERNING LAW.</u> This Agreement will be governed by the laws of the State of Washington, and venue of any dispute shall be in the Piere County Superior Court, without regard to conflicts of law.
- **33. INTERPRETATION.** Unless otherwise specified, the following rules of construction and interpretation apply: (i) captions, headings, and subheadings are for convenience and reference only and in no way define or limit the construction of the terms and conditions hereof; (ii) use of the term "including" will be interpreted to mean "including but not limited to"; (iii) the term "day" shall mean calendar day whether or not expressly identified; (iv) whenever a party's consent is required under this Agreement, except as otherwise stated in the Agreement or as same may be duplicative, such consent will not be unreasonably withheld, conditioned or delayed; (v) exhibits are an integral part of this Agreement and are incorporated by reference into this Agreement; (vi) use of the terms "termination" or "expiration" are interchangeable; (vii) reference to a default will take into consideration any applicable notice, grace and cure periods; (viii) the singular use of words includes the plural where appropriate; (ix) if any provision of this Agreement is held invalid, illegal or unenforceable, the remaining provisions of this Agreement shall remain in full force if the overall purpose of the Agreement is not rendered impossible and the original purpose, intent or consideration is not materially impaired; and (x) rule of construction of this Agreement.
- **34.** <u>AFFILIATES.</u> Any right of Tenant granted hereunder may be exercised by, at Tenant's election, any Affiliate of Tenant and any Subtenant or Tenant thereof. "Affiliate" means with respect to a party to this Agreement, any person or entity that (directly or indirectly) controls, is controlled by, or under common control with, that party. "Control" of a person or entity means the power (directly or indirectly) to direct the management or policies of that person or entity, whether through the ownership of voting securities, by contract, by agency or otherwise.
- **35.** <u>SURVIVAL.</u> Any provisions of this Agreement relating to indemnification shall survive the termination or expiration hereof. In addition, any terms and conditions contained in this Agreement that by their sense and context are intended to survive the termination or expiration of this Agreement shall so survive.
- **36.** <u>W-9</u>; <u>OWNERSHIP CONFIRMATION</u>. Landlord agrees to provide Tenant with a completed IRS Form W-9, or its equivalent, upon execution of this Agreement and at such other times as may be reasonably requested by Tenant, including any change in Landlord's name or address. In the event of any transfer of Landlord's interest in the Parcel or this Agreement, by operation of law or otherwise, Tenant shall be provided reasonable evidence of such successor interest and Tenant shall have the right to withhold payment unless or until such evidence is provided and be reimbursed for Tenant's costs in confirming such successor interests, including, without limitation, any estate or personal representative, foreclosure, and bankruptcy matters.
- **37.** <u>EXECUTION</u>. This Agreement may be executed in several counterparts and the counterparts shall constitute but one and the same instrument. The execution of this Agreement by electronic mail or by any other electronic means shall be deemed to constitute effective execution of this Agreement as to the Parties hereto, provided, however, that upon request by the other party, an original, wet-signed signature shall be provided thereafter.

- **38.** <u>ATTORNEYS' FEES</u>. In the event that any dispute between the Parties related to this Agreement should result in litigation, at trial and on any appeal or petition for review, the prevailing party in such litigation shall be entitled to recover from the other party all reasonable fees, costs and expenses of enforcing any right of the prevailing party, including reasonable attorneys' fees, costs and expenses. Prevailing party means the party determined by the court to have most nearly prevailed even if such party did not prevail in all matters. This provision will not be construed to entitle any party other than Landlord, Tenant, and their respective Affiliates to recover their fees and expenses.
- **39.** <u>WAIVER OF JURY TRIAL.</u> EACH PARTY, TO THE EXTENT PERMITTED BY LAW, KNOWINGLY, VOLUNTARILY, AND INTENTIONALLY WAIVES ITS RIGHT TO A TRIAL BY JURY IN ANY ACTION OR PROCEEDING UNDER ANY THEORY OF LIABILITY ARISING OUT OF OR IN ANY WAY CONNECTED WITH THIS AGREEMENT OR THE TRANSACTIONS IT CONTEMPLATES.
- **40.** <u>INCIDENTAL FEES.</u> Unless specified in this Agreement, no unilateral fees or additional costs or expenses are to be applied by either party to the other party, including review of plans, structural analyses, consents, provision of documents or other communications between the Parties.
- **41.** <u>**FURTHER ACTS.</u>** Upon request, Landlord will cause to be promptly and duly taken, executed, acknowledged, and delivered all such further acts, documents, and assurances as Tenant may request from time to time to effectuate, carry out and perform all of the terms, provisions and conditions of this Agreement and all transactions and permitted use contemplated by this Agreement.</u>
- **42.** <u>CONFIDENTIALITY.</u> Subject to customary exceptions, including to the extent disclosure is required under law or regulation, including that of Public Records Act, Chapter 42.56 RCW, an applicable securities exchange, or valid court order, Landlord will maintain in confidence all information relating to Tenant's proposed tenancy and development of the Premises, including but not limited to, the terms of the letter of intent between the Parties and this Agreement, and will not disclose such information to any other party without written consent. Such confidential information may be released to Landlord's successors, employees, partners, consultants, attorneys, accountants, tax advisors, insurers, insurance agents, financial sources, property managers, and lenders who have a reasonable need for such confidential information.
- **43.** <u>FORCE MAJEURE.</u> In the event that Tenant shall be delayed or hindered in, or prevented from, the performance of any work, service, or other act required under this Agreement to be performed by Tenant and such delay or hindrance is due to strikes, lockouts, acts of God, governmental restrictions, enemy act, civil riots or commotion, an act of war, domestic and/or international terrorism, quarantines, embargoes, pandemics, epidemics, local disease outbreaks, public health emergencies, unavoidable fire or other casualty, or other causes beyond the control of Tenant, then performance of such work, service, or other act shall be excused for the period of such delay and the period for the performance of such work, service, or other act shall be extended for a period equivalent to the period of such delay.
- 44. <u>CERTIFICATE.</u> Landlord will, within sixty (60) days after notice from Tenant, execute, acknowledge, and deliver to Tenant a certificate certifying whether or not this Agreement is in full force and effect; whether there are any modifications or alleged breaches by Landlord; the dates to which rent has been paid in advance; and any other facts that may reasonably be requested. The information in such certificate may be relied upon by any assignee, Subtenant, or any successor to

Tenant and any of their respective lenders. Failure to deliver the certificate within the specified time shall be conclusive upon Landlord that the Agreement is in full force and effect and has not been modified except as may be represented by Tenant.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed as of the last signature date below.

LANDLORD: Graham Fire & Rescue a Washington special purpose district

> By: Print Name: Dustin Morrow Title: Fire Chief Date:

TENANT: Public Safety Towers, LLC a Delaware limited liability company

By:

Print Name: Doug Lodder Title: Chief Executive Officer Date:

EXHIBIT A

Parcel Description

The parcel is legally described as follows:

Tax Parcel Number: 0417011038

Common Street Address: 28908 Orting Kapowsin Hwy. East

Legal Description:

Section 01 Township 17 Range 04 Quarter 12 THAT POR OF GOVT LOTS 1 & 2 DESC AS FOLL BEG AT A PT ON WLY BDRY OF ORTING KAPOWSIN HWY 290 FT SLY FROM INTER OF S BDRY OF 288TH ST E (CARLSON RD) WITH WLY BDRY OF ORTING KAPOWSIN HWY TH SLY ALG SD WLY BDRY OF SD HWY 300 FT TH W TO A PT 688 FT M/L E OF W LI OF SD GOVT LOT 2 TH SLY 270 FT TH E TO W LI ORTING-KAPOWSIN HWY E & BEG TOG/W THAT POR APPROP PER CT CAUSE 14-2-10313-7 THAT POR OF NW OF NE DESC AS FOLL COM AT NW OF SD SUBD TH S 09 DEG 27 MIN 57 SEC W 601.54 FT TH S 87 DEG 23 MIN 11 SEC E 603.92 FT TH S 86 DEG 41 MIN 23 SEC E 119.73 FT TO POB TH N 03 DEG 37 MIN 16 SEC E 85.11 FT TH N 07 DEG 06 MIN 19 SEC E 153.36 FT TH N 83 DEG 42 MIN 18 SEC E 18.17 FT TH S 03 DEG 22 MIN 17 SEC W 241.16 FT TH N 86 DEG 41 MIN 23 SEC W 28.27 FT TO POB EXC THAT POR APPROP PER CT CAUSE 14-2-10313-7 LY NLY, NWLY & WLY OF FOLL DESC LI COM AT NW COR OF NW OF NE TH S 86 DEG 37 MIN 43 SEC E 421.49 FT TH S 03 DEG 22 MIN 17 SEC W 30 FT TH S 18 DEG 33 MIN 18 SEC W 396.09 FT TH S 24 DEG 47 MIN 03 SEC W 144.68 FT TH S 87 DEG 23 MIN 11 SEC E 395.05 FT TO POB OF LI DESC TH N 03 DEG 37 MIN 16 SEC E 153.36 FT TH N 83 DEG 42 MIN 18 SEC E 199.21 FT TH S 87 DEG 07 MIN 49 SEC E 124.93 FT M/L TO W MAR LI OF ORTING-KAPOWSIN CO RD & TERMINUS OF SD LI DESC EASE OF REC OUT OF 04-17-01-1-010 & 1-014 SEG 2018-0297 JP 12/11/17 JP

EXHIBIT B

Site Plan

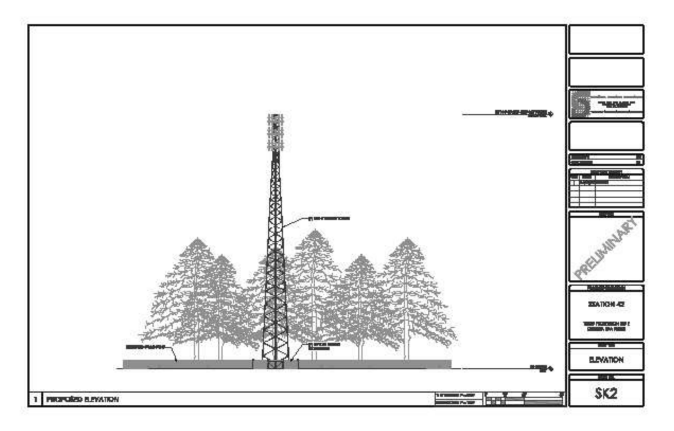


EXHIBIT D

Disclosure of Hazardous Material

[X] None.

[] As detailed below.

EXHIBIT E

Subordination, Non-Disturbance and Attornment Agreement

[Follows on Next Page]

SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT

THIS SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT

("Agreement"), dated as of the date below, between [Mortgagee's Name] having its principal office at [Insert Mortgagee's Address], (hereinafter called "Mortgagee") and [Landlord's Name], a [Landlord's jurisdictional state and entity type], having its principal office/residing at [Landlord's Address] ("Landlord"), and Public Safety Towers, LLC, a Delaware Limited Liability Company having a mailing address of 1903 Wright Place, Suite 140, Carlsbad, CA 92008 ("Tenant").

RECITALS:

- A. Tenant has entered into a certain Ground Lease Agreement dated [Insert Effective Date], (the "Lease") with Landlord, covering property more fully described in Exhibit 1 attached hereto and made a part hereof (the "Premises"); and
- B. Landlord has given to Mortgagee a mortgage or deed of trust (the "**Mortgage**") upon certain real property ("**Property**"), as described in the Mortgage, a part of which Property contains the Premises; and
- C. The Mortgage on the Property is in the original principal sum of [Spell Out Dollar Amount] (\$XXX) Dollars, which Mortgage has been recorded in the appropriate public office in and for [Insert County] County, [Insert State]as Recording No. ______; and
- D. Tenant desires to be assured of continued occupancy of the Premises under the terms of the Lease and subject to the terms of this Agreement.

AGREEMENT

NOW, THEREFORE, in consideration of the mutual promises, covenants and agreements herein contained, the receipt and sufficiency of which are hereby acknowledged, the parties hereto, intending to be legally bound hereby, agree as follows:

1. So long as this Agreement will remain in full force and effect, the Lease is and will be subject and subordinate to the lien and effect of the Mortgage insofar as it affects the real property of which the Premises forms a part (but not Tenant's fixtures or other property), and to all renewals, modifications, consolidations, replacements and extensions thereof, to the full extent of the principal sum secured thereby and interest thereon, with the same force and effect as if the Mortgage had been executed, delivered, and duly recorded among the above-mentioned public records, prior to the execution and delivery of the Lease.

2. In the event Mortgagee takes possession of the Premises as mortgagee-in-possession, including but not limited to, by deed in lieu of foreclosure or foreclosure of the Mortgage, Mortgagee agrees not to affect or disturb Tenant's right to possession of the Premises and any of Tenant's other rights under the Lease in the exercise of Mortgagee's rights so long as Tenant is not then in default, after applicable notice and/or grace periods, under any of the terms, covenants, or conditions of the Lease.

3. In the event that Mortgagee succeeds to the interest of Landlord or other landlord under the Lease and/or to title to the Premises, Mortgagee and Tenant hereby agree to be bound to one another under all of the terms, covenants and conditions of the Lease; accordingly, from and after such event, Mortgagee and Tenant will have the same remedies against one another for the breach of an agreement contained in the Lease as Tenant and Landlord had before Mortgagee succeeded to the interest of Landlord.

4. In the event that Mortgagee or anyone else acquires title to or the right to possession of the Premises upon the foreclosure of the Mortgage, or upon the sale of the Premises by Mortgagee or its successors or assigns after foreclosure or acquisition of title in lieu thereof or otherwise, Tenant agrees not to seek to terminate the Lease by reason thereof, but will remain bound unto the new owner so long as the new owner is bound to Tenant under all of the terms, covenants and conditions of the Lease.

5. Mortgagee understands, acknowledges, and agrees that notwithstanding anything to the contrary contained in the Mortgage and/or any related financing documents, including, without limitation, any UCC-1 financing statements, Mortgagee will acquire no interest in any equipment, fixtures and/or other property installed by or on behalf of Tenant or its related parties on the Property. Mortgagee hereby expressly waives any interest which Mortgagee may have or acquire with respect to such equipment, fixtures and/or other property of Tenant or Tenant's assignees, sublessees, licenses and related parties, now, or hereafter, located on or affixed to the Property or any portion thereof and Mortgagee hereby agrees that same do not constitute realty regardless of the manner in which same are attached or affixed to the Property.

6. This Agreement will be binding upon and will extend to and benefit the successors and assigns of the parties hereto and to any assignees or Subtenants of Tenant which are permitted under the Lease. The term "Mortgagee", when used in this Agreement will be deemed to include any person or entity which acquires title to or the right to possession of the Premises by, through or under Mortgagee and/or the Mortgage, whether directly or indirectly.

[Remainder of Page Intentionally Blank – Signature Page Follows]

IN WITNESS WHEREOF, the undersigned has caused this Agreement to be executed as of the last signature date below.

LANDLORD: Graham Fire & Rescue a Washington special purpose district

By:		
Print Name:		
Title:		
Date:		

TENANT:Public Safety Towers, LLC
a Delaware limited liability company

By: Print Nar			
Print Nar	ne:		
Title:			
Date:			

MORTGAGEE: [Insert Mortgagee's Name]

By:	
Print Name:	
Title:	
Date:	

EXHIBIT F

Memorandum of Lease

[Follows on Next Page]

RECORDING REQUESTED BY: AND WHEN RECORDED MAIL TO:

Womble Bond Dickinson (US) LLP 1333 North California Blvd., Suite 450 Walnut Creek, CA 94596 Attn: Kristen Thall Peters, Esq.

MEMORANDUM OF LEASE

This Memorandum of Lease is entered into on the later of the signature dates, by and between Graham Fire & Rescue, a special purpose district having its principal office/residing at 1015 39th Ave SE Suite 120, Puyallup, WA 98374 (hereinafter called "Landlord"), and Public Safety Towers, LLC, a Delaware Limited Liability Company having a mailing address of 1903 Wright Place, Suite 140, Carlsbad, CA 92008 ("Tenant").

- 1. Landlord and Tenant entered into a certain Ground Lease Agreement ("Agreement") on ______, for the purpose of installing, operating and maintaining a facility and other improvements and other related purposes. All of the foregoing is set forth in the Agreement.
- 2. The initial lease term will be twenty-five (25) years commencing on the Effective Date, with two (2) successive automatic ten (10) year options to renew.
- 3. The portion of the land being leased to Tenant and associated easements are described in **Exhibit 1** annexed hereto.
- 4. This Memorandum of Lease is not intended to amend or modify and shall not be deemed or construed as amending or modifying, any of the terms, conditions or provisions of the Agreement, all of which are hereby ratified and affirmed. In the event of a conflict between the provisions of this Memorandum of Lease and the provisions of the Agreement, the provisions of the Agreement shall control. The Agreement shall be binding upon and inure to the benefit of the parties and their respective heirs, successors, and assigns, subject to the provisions of the Agreement.

IN WITNESS WHEREOF, the parties have executed this Memorandum of Lease as of the last signature date below.

LANDLORD:

Graham Fire & Rescue a special purpose district **TENANT:**

Public Safety Towers, LLC a Delaware limited liability company

By: _____ Print Name: Dustin Morrow Its: Fire Chief Date: _____

By: _____

Print Name: Doug Lodder Its: Chief Executive Officer Date:

[ACKNOWLEDGEMENTS APPEAR ON THE NEXT PAGE]

LANDLORD ACKNOWLEDGEMENT

State of Washington

County of _____

I certify that I know or have satisfactory evidence that ______ (name of person) is the person who appeared before me, and said person acknowledged that (he/she) signed this instrument and acknowledged it to be (his/her) free and voluntary act for the uses and purposes mentioned in the instrument.

Dated:

(Seal or Stamp)

Signature

Notary Title

My Appointment Expires: _____

TENANT ACKNOWLEDGEMENT

ACKNOWLEDGMENT		
certificate verifies who signed the do	other officer completing this only the identity of the individual cument to which this certificate is the truthfulness, accuracy, or ument.	
State of California		
County of)	
On	before me,(ins	
	(Ins	err name and title of the officer)
subscribed to the wir his/her/their authoriz	n the basis of satisfactory evidence thin instrument and acknowledged t	to be the person(s) whose name(s) is/are to me that he/she/they executed the same ir r/their signature(s) on the instrument the (s) acted, executed the instrument.
I certify under PENA paragraph is true an		of the State of California that the foregoing
WITNESS my hand	and official seal.	
Signature	(Se	al)

EXHIBIT 1

To the Memorandum of Lease

Parcel Description

The parcel is legally described as follows:

Tax Parcel Number: 0417011038

Common Street Address: 28908 Orting Kapowsin Hwy. East

Legal Description:

Section 01 Township 17 Range 04 Quarter 12 THAT POR OF GOVT LOTS 1 & 2 DESC AS FOLL BEG AT A PT ON WLY BDRY OF ORTING KAPOWSIN HWY 290 FT SLY FROM INTER OF S BDRY OF 288TH ST E (CARLSON RD) WITH WLY BDRY OF ORTING KAPOWSIN HWY TH SLY ALG SD WLY BDRY OF SD HWY 300 FT TH W TO A PT 688 FT M/L E OF W LI OF SD GOVT LOT 2 TH SLY 270 FT TH E TO W LI ORTING-KAPOWSIN HWY E & BEG TOG/W THAT POR APPROP PER CT CAUSE 14-2-10313-7 THAT POR OF NW OF NE DESC AS FOLL COM AT NW OF SD SUBD TH S 09 DEG 27 MIN 57 SEC W 601.54 FT TH S 87 DEG 23 MIN 11 SEC E 603.92 FT TH S 86 DEG 41 MIN 23 SEC E 119.73 FT TO POB TH N 03 DEG 37 MIN 16 SEC E 85.11 FT TH N 07 DEG 06 MIN 19 SEC E 153.36 FT TH N 83 DEG 42 MIN 18 SEC E 18.17 FT TH S 03 DEG 22 MIN 17 SEC W 241.16 FT TH N 86 DEG 41 MIN 23 SEC W 28.27 FT TO POB EXC THAT POR APPROP PER CT CAUSE 14-2-10313-7 LY NLY, NWLY & WLY OF FOLL DESC LI COM AT NW COR OF NW OF NE TH S 86 DEG 37 MIN 43 SEC E 421.49 FT TH S 03 DEG 22 MIN 17 SEC W 30 FT TH S 18 DEG 33 MIN 18 SEC W 396.09 FT TH S 24 DEG 47 MIN 03 SEC W 144.68 FT TH S 87 DEG 23 MIN 11 SEC E 395.05 FT TO POB OF LI DESC TH N 03 DEG 37 MIN 16 SEC E 153.36 FT TH N 83 DEG 42 MIN 18 SEC E 199.21 FT TH S 87 DEG 07 MIN 49 SEC E 124.93 FT M/L TO W MAR LI OF ORTING-KAPOWSIN CO RD & TERMINUS OF SD LI DESC EASE OF REC OUT OF 04-17-01-1-010 & 1-014 SEG 2018-0297 JP 12/11/17 JP

EXHIBIT G

Tower Site Colocation Agreement

[Follows on Next Page]

PUBLIC SAFETY INFRASTRUCTURE GROUND LEASE AGREEMENT

THIS PUBLIC SAFETY INFRASTRUCTURE GROUND LEASE AGREEMENT ("Agreement"), dated as of the later of the signature dates below (the "Effective Date"), is entered into by and between Central Pierce Fire & Rescue, a special purpose district ("Landlord"), and Public Safety Towers, LLC, a Delaware Limited Liability Company ("Tenant") (collectively referred to as the "Parties").

RECITALS

WHEREAS, Landlord is the legal owner of the Parcel, located at 1410 Brookdale Road East, in the County of Pierce, State of Washington, Tax Parcel No 0319151051, (collectively, the "**Parcel**"), as described in **Exhibit A** – **Parcel Description** with the full right, power, and authority to enter into this Agreement and to grant all consents and authorizations required in connection with the execution of this Agreement; and

WHEREAS, Tenant's mission is to support the deployment of public safety focused infrastructure through the enablement of commercial networks;

WHEREAS, Landlord desires to grant to Tenant the right to use a portion of the Parcel in accordance with this Agreement;

WHEREAS, Tenant desires to lease a certain portion of the Parcel for the placement of a Facility (as defined in Section 2.1) in accordance with the terms of this Agreement; and

WHEREAS, in exchange for a reduction in Rent to Tenant hereunder, Tenant and Landlord plan to contemporaneously with this Agreement enter into a Tower Site Colocation Agreement which will govern the placement of certain telecommunications equipment by Landlord on the Facility to be constructed by Tenant as described herein to be located on the Premises ("Colocation Agreement").

NOW, THEREFORE, in consideration of the mutual agreements contained herein, and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties hereby agree as follows:

PREMISES.

1.1. General. Landlord agrees to lease to Tenant, and Tenant agrees to lease from Landlord, a certain portion of the Parcel containing approximately 1,225 square feet with approximate dimensions of 35' x 35', including the air space above such ground space (the "Premises"), as described in Exhibit B – Site Plan, for the placement of a Facility (as defined in Section 2.1) in accordance with the terms of this Agreement. Tenant's rights hereunder shall also include a right and easement to access thereto and utilities, as described in Section 6 (Access) and Section 10 (Utilities) below, which shall be appurtenant to Tenant's leasehold rights hereunder, together with other appurtenant rights to the Premises. Within thirty (30) days after execution of the Agreement, the parties shall mutually agree on a final location for the Premises within the Parcel and the construction of the Facility, which location will be depicted in Exhibit B by an amendment to this Agreement. If the parties are unable to come to agreement on the final

location of the Premises, then either party may terminate the Agreement, along with the Colocation Agreement, without liability. Once a final location has been agreed, Tenant shall have the right to survey the Premises and supplement **Exhibit B** – **Site Plan** with the legal description of the Premises, as may be expanded pursuant to this Agreement. Landlord and Tenant agree that any portion of the Facility that may be conceptually described in **Exhibit B** – **Site Plan** shall not be deemed to limit Tenant's Permitted Use.

1.2. Additional Premises. In the event Tenant desires to modify or upgrade the Facility (as defined in Section 2.1) in a manner that requires an additional portion of the Parcel (the "Additional Premises"), Tenant shall provide Landlord with a site plan depicting the Additional Premises for Landlord's approval, which approval shall not be unreasonably withheld, conditioned, or delayed. Provided the Parties determine a mutually agreeable location for the Additional Premises, Landlord agrees to lease to Tenant the Additional Premises upon mutually agreeable terms and conditions consistent with the terms and intent of this Agreement. Landlord and Tenant shall execute an amendment to this Agreement to memorialize the inclusion of the Additional Premises.

PERMITTED USE.

- 2.1. General. Tenant may use the Premises for the transmission and reception of communications signals and for utilities, and the installation, construction, maintenance, operation, repair, replacement and upgrade of fixtures and related equipment, cables, accessories and improvements, which may include a suitable support structure, associated antennas, equipment shelters or cabinets, generators, panels, fencing and any other items necessary or desirable in connection therewith (collectively, the "Facility"), as well as the rights detailed in this Agreement and other uses reasonably related thereto or permitted by law (the "Permitted Use"). To the extent the Agreement is terminated as permitted herein, except for any underground utilities and foundations, and subject to Section 7.7, Tenant shall restore, at its sole cost, the Premises to a reasonably similar condition as existed prior to the Effective Date of the Lease, reasonable wear and tear, casualty damages, and damage from the elements excepted.
- 2.2. Due Diligence. Tenant and its agents, representatives, employees, permittees, consultants, engineers, contractors, and subcontractors (collectively, "Tenant's Agents") have the right to inspect, examine, and conduct geological or engineering tests, including but not limited to, soil borings, drainage testing, material sampling, radio frequency testing, and other studies of the Parcel (collectively, the "Tests"), to determine the feasibility or suitability of the Parcel for Tenant's intended use as a Facility, all at Tenant's cost and expense. Further, Tenant has the right to apply for and obtain licenses, permits, or required approvals, as deemed necessary or appropriate at Tenant's sole discretion for its use of the Premises, throughout the Term of the Agreement, including, without limitation, applications for zoning approvals, zoning variances, zoning ordinances, special use permits, construction or building permits, and certificates and licenses and approvals necessary to comply with all applicable laws, rules, statutes and regulations, relating to Tenant's use of the Facility (collectively, the "Government Approvals"), and initiate the ordering and/or scheduling of necessary utilities, and otherwise to do those things on or off the Parcel that are necessary, at Tenant's sole discretion, to determine the physical condition of the Parcel, the environmental history of the Parcel, Landlord's title to the Parcel, all at Tenant's cost and expense. Tenant further has the right to

obtain a title report or commitment for a leasehold title policy from a title insurance company of its choice and to have the Parcel surveyed by a licensed surveyor of Tenant's choice. Landlord hereby agrees to provide any environmental studies, prior-obtained Government Approvals, relevant survey information, and any other information pertinent to Tenant's unencumbered and approved use of the Parcel and the Premises. Tenant shall not be liable to the Landlord or any third party on account of any pre-existing defect or condition on or with respect to the Parcel, whether or not such defect or condition is disclosed by Tenant's inspections. Landlord agrees to help reasonably facilitate Tenant's receipt of all Government Approvals and to reasonably cooperate with Tenant in connection with obtaining, and maintaining in effect all Government Approvals, title insurance, and any other rights Tenant may reasonably require in connection with Tenant's Permitted Use. This paragraph does not obligate Landlord's land use commissions or City Council to vote any particular way on applications. This paragraph does not require staff members reviewing permit applications to grant the permit application if the application does not meet applicable requirements.

- 2.3. Staging. For a period of one hundred fifty (150) days following the start of construction, and thereafter, as needed for maintenance, operation, repair, replacement and upgrade of the Facility, Landlord grants Tenant, Tenant's Agents, its subtenants, sublessees, Tenants and subtenants (collectively, the "Subtenants"), the right to use approximately 500 square feet of the Landlord's Parcel, adjoining, or surrounding property (the "Surrounding Property"), as may reasonably be required during construction and installation of the Facility ("Staging Area"), The location of the Staging Area shall be as mutually agreed once the parties have agreed on a final site location within the Parcel for the Facility in accordance with Section 1.1.
- 2.4. **Modifications.** Tenant has the right to modify, supplement, replace, and upgrade the Facility within the Premises at any time during the Term, at Tenant's sole discretion, and Tenant shall also have the right to make such alterations to the Premises in connection therewith.
- 2.5. **Nuisance**. Tenant will not use the Premises in a manner which will cause a legal nuisance to Landlord or to the occupancy of Landlord's other tenants or cause a breach of this Agreement. In any event, Tenant's installation, use, and maintenance of the Facility and any other use of the Premises shall not interfere with, compromise or damage the Parcel, or any portion thereof. Notwithstanding the foregoing, Landlord agrees that the Permitted Use shall not constitute a nuisance hereunder.
- 2.6. **Safety**. Tenant and its contractors shall take all reasonably necessary safety precautions pertaining to its use of the Premises and Parcel in compliance with applicable laws, ordinances, regulations and orders issued by a public authority, whether federal, state, local or other, OSHA (Federal Occupational Safety and Health Administration) / DOSH (Washington State Division of Occupational Safety and Health) / WISHA (Washington Industrial Safety and Health Act). Tenant shall at all times be responsible for providing a safe site and be responsible for the work performance and safety of all employees, personnel, equipment and materials within Tenant's or its contractors' care, custody or control. Tenant and its contractors shall ensure all of their employees and contractors' employees have and wear personal protective equipment in compliance with applicable OSHA/DOSH/WISHA requirements.

TERM.

- 3.1. **Initial Term**. The initial term of this Agreement shall be for twenty-five (25) years (the "**Initial Term**") and commence upon the Effective Date.
- 3.2. Extension Terms. This Agreement shall automatically renew for two (2) additional ten (10) year terms (each additional ten (10) year term shall be defined as an "Extension Term"), upon the same terms and conditions set forth herein, unless the Agreement has been terminated pursuant to Section 7 (Termination), or the either Party notifies the Other Party in writing of its intention not to renew this Agreement at least ninety (90) days prior to the expiration of the Initial Term or the then-existing Extension Term.
- 3.3. Annual Terms. At the conclusion of the Initial Term and all Extension Terms, this Agreement shall continue in force upon the same covenants, terms and conditions for a further term of one (1) year, and for annual terms thereafter (each additional one (1) year term shall be defined as an "Annual Term") until the Agreement has been terminated pursuant to Section 7 (Termination) or terminated by either party hereto by giving to the other party hereto written notice of its intention to so terminate at least six (6) months prior to the end of the then-existing Annual Term, whichever occurs first.
- 3.4. **Holdover Terms.** If Tenant remains in possession of the Premises after the termination of this Agreement, then Tenant shall be deemed to be occupying the Premises on a month-to-month basis (the "**Holdover Term**"), subject to the terms and conditions of this Agreement.
- 3.5. Section 3.1 (Initial Term), Section 3.2 (Extension Terms), Section 3.3 (Annual Terms), and 3.4 (Holdover Terms) are collectively referred to as the **"Term"**.
- 3.6. The Term of this Agreement shall in no event terminate prior to the term of the Colocation Agreement.

<u>RENT.</u>

- 4.1. Rent Commencement. Commencing on the first day of the month following the date that Tenant commenced construction on the Premises (the "Rent Commencement Date"), Tenant shall pay Landlord on or before the fifth (5th) day of each calendar month in advance five hundred and No/100 Dollars (\$500.00) (the "Rent"), via electronic payment, unless Landlord specifies an alternative means for Rent payments in writing to Tenant. The initial Rent payment will be transmitted by Tenant to Landlord within forty-five (45) days after the Rent Commencement Date. Landlord shall provide to Tenant the account details for electronic payment and a W-9 on or before the Effective Date. The Rent Commencement Date shall be memorialized by notification from Tenant, substantially in the form attached hereto as Exhibit D Notification of Rent Commencement Date, which shall be binding on Landlord unless Landlord notifies Tenant of its objection thereto within seven (7) days of delivery to Landlord.
- 4.2. **Rent Escalator.** On the first anniversary of the Rent Commencement Date, and on each anniversary of the Rent Commencement Date throughout the Term of the Agreement, Rent shall be increased by two percent (2.0%) of the Rent paid during the immediately prior year.

- 4.3. **Rent Proration**. In the event this Agreement is terminated, the Rent will be prorated for any partial month, based on a three hundred sixty-five (365) day year.
- 4.4. Late Fee. Rent shall be due on or before the fifth (5th) day of each month in advance and will be delinquent if not paid by the tenth (10th) day of each month of the Term. If payment is not received by Landlord within thirty (30) days of written notice of nonpayment (the "Late Rent Period"), Tenant shall pay to Landlord an additional sum of ten percent (10%) of the past due rent as a late fee; provided, however, that no late fees shall be due for the first (1st) time Tenant is late in any single calendar year. Acceptance of any late fee shall not constitute a waiver from exercising any of the other rights and remedies available to Landlord under this Agreement, at law or in equity, including, but not limited to, any interest charges imposed herein.
- 4.5. **Revenue Share**. In the event Tenant sublets or licenses space on the Facility to a third party collocator ("Collocator"), Tenant shall remit fifteen percent (15%) of the rent or other fees to use the Facility collected by Tenant from such Collocator (the "Collocator Rent") to the Landlord (the "Landlord's Revenue Share"). Such Landlord's Revenue Share shall be paid with the next Rent payment due from Tenant that is at least thirty (30) days after receipt of the Collocator Rent by Tenant. Landlord acknowledges and agrees that Landlord's Revenue Share may or may not be passed through as a cost to Collocator and in the event that Landlord's Revenue Share is passed through as a cost to Collocator, the same shall not be subject to further revenue sharing or markup payable to Landlord. Tenant shall pay the Landlord's Revenue Share for each Collocator on the Facility for which Tenant receives Collocator Rent. Tenant's obligation to pay Landlord's Revenue Share to Landlords shall expire or abate, as applicable, at such time as the Collocator does not pay Collocator Rent to Tenant, and shall resume, as applicable, if and when the Collocator resumes paying such recurring Collocator Rent and Landlord's Revenue share shall be prorated for partial periods. The first Collocator paying Collocator Rent will always be considered an Anchor Tenant ("Anchor Tenant"). Notwithstanding any possible assignment of conveyance of this Agreement or interest in the Facility by an Anchor Tenant to a third party, in no event will an Anchor Tenant ever be considered or interpreted to be a Collocator under this Section 4.5 for the purpose of payment of Landlord's Revenue Share.
- 4.6. Landlord Use of Facility. Tenant and Landlord plan to contemporaneously with this Agreement enter into a Tower Site Colocation Agreement in a form substantially similar to Exhibit G Tower Site Colocation Agreement, which will govern the placement of certain telecommunications equipment by Landlord on the Facility to be constructed by Tenant as described herein to be located on the Premises.
- 5. <u>GOVERNMENT APPROVALS.</u> Landlord agrees that Tenant's obligations under this Agreement are contingent upon Tenant's ability to obtain, maintain, and comply with all Government Approvals. Landlord authorizes Tenant to prepare, execute and file all required applications to obtain Government Approvals for the Permitted Use and agrees to reasonably assist Tenant with such applications and with obtaining and maintaining the Government Approvals.

ACCESS.

6.1. **24/7 Access.** At all times throughout the Term of this Agreement, and at no additional charge to Tenant, Tenant, and Tenant's Agents, shall have a reasonable, non-exclusive right to access

the Premises twenty-four (24) hours per day, seven (7) days per week for pedestrian and vehicular access (the "Access") to and over the Parcel for the installation, maintenance and operation of the Facility and any utilities serving the Premises. Notwithstanding the foregoing, Tenant shall be afforded access to the Premises twenty-four (24) hours per day, seven (7) days per week for the Permitted Use, and such access to the Premises shall be exclusive to Tenant, and require no notice to Landlord. Tenant must give twenty-four (24) hour notice to Landlord prior any access to be made by Tenant to the Parcel (but not the Premises, which requires no prior notice), except in the event of an emergency, in which event Tenant shall provide notice within twenty-four (24) hours following such emergency as described below. Landlord shall have no duty to remove snow during daytime hours Monday - Friday or otherwise maintain the access area located on the Premises, but shall have an obligation for all maintenance on, or generally related to, the Parcel. Tenant may use an unmanned aircraft system, such as a drone for imagery at height, solely in connection with its Permitted Use and for the purpose of obtaining imagery of Tenant's improvements on the Parcel. In the event any public utility is unable to use the access provided to Tenant, Landlord agrees to grant additional access either to Tenant or to the public utility, for the benefit of Tenant, at no cost to Tenant.

- 6.2. Emergency. In the event of an emergency situation which poses an immediate threat of substantial harm or damage to persons and/or property (including the continued operations of the Facility) which requires entry on the Parcel, Tenant may enter the Parcel and take reasonable actions that are required to protect individuals or personal property from the immediate threat of substantial harm or damage; provided that promptly after the emergency entry and in no event later than twenty-four (24) hours thereafter, Tenant gives telephonic and/or written notice to Landlord of Tenant's entry onto the Parcel. Tenant's emergency twenty-four (24) hour contact number(s) must be displayed on the outside of all equipment cabinets located at the Parcel or Premises. In the event of an emergency situation which poses an immediate threat of substantial harm or damage to persons and/or property which requires entry to the Parcel, Landlord may enter the Parcel and take the actions that are required to protect individuals or personal property.
- 6.3. Non-Exclusive Access. Landlord grants to Tenant a right of access from a public right of way to the Premises, over a portion of the Parcel, in a location identified by Tenant in Exhibit B Site Plan.
- 6.4. Locks. Landlord agrees to provide to Tenant such codes, keys and other instruments necessary for such Access at no additional cost to Tenant to provide entry through the Parcel and onto the Premises, as may be applicable now or in the future. Where feasible, Landlord agrees that Tenant has a right to use its own locks on the Parcel for Access to Premises, all at Tenant's cost and expense, so long as Tenant's locks do not interfere with Landlord's use of the Parcel.
- 6.5. Access Condition. Landlord shall be responsible for maintaining and repairing the Access to the Premises on the Parcel, including for the clearing of snow provided that snow removal equipment is able to access the Parcel and such clearance takes place during normal working hours Monday-Friday, provided further in the case of an urgent need during non-working hours as communicated by Tenant, the Landlord will use commercially reasonable efforts to arrange for snow removal during such non-working hours. Damages to the Access caused by Tenant's use of such Access is excluded from Landlord's maintenance obligations hereunder. If Access to the Premises on the Parcel is impaired, Tenant shall notify Landlord of such impairment. Landlord shall cause the impairment to be removed within twenty-four (24) hours or, if removal

of the impairment is not practical within twenty-four (24) hours, as soon as reasonably practical.

6.6. **Default by Uncured Access.** Landlord acknowledges that in the event Tenant cannot obtain Access to the Premises, Tenant shall incur significant damage. If Landlord fails to provide the Access granted by this Section 6 (Access), or reasonable temporary alternate vehicular and pedestrian Access, such failure shall be a default under this Agreement pursuant to Section 17 (Default and Right to Cure).

<u>TERMINATION.</u> This Agreement may be terminated, without penalty or further liability, as follows, which shall operate to terminate, or in the case of Section 7.3 below, assign, any Colocation Agreements between the Parties:

- 7.1. By Tenant, upon written notice to Landlord at any time prior to the commencement of construction.
- 7.2. By Tenant, upon written notice to Landlord at any time during the Term, if Tenant is unable to obtain or maintain any Governmental Approvals, including without limitation any required approvals or the issuance of a license or permit by any agency, board, court or other governmental authority, necessary for the construction or operation of the Facility as now or hereafter intended by Tenant; or if Tenant determines, in its sole discretion that the cost of or delay in obtaining or retaining the same is burdensome or commercially unreasonable; or that the environmental condition of the Premises is unsuitable for Tenant's use, or if Tenant believes that the leasing or continued leasing of the Premises would expose Tenant to undue risks of liability to a government agency or other third party.
- 7.3. By Tenant, upon twelve (12) months prior written notice to Landlord at any time following commencement of construction, for any reason or no reason, provided, however, that Tenant must in connection with such termination right have either assigned its rights and delegated its obligations under the Colocation Agreement such that Landlord's rights thereunder are not materially impacted, or otherwise terminated the Colocation Agreement in accordance with its terms.
- 7.4. By Tenant, upon thirty (30) days prior written notice at any time during the Term, if the Landlord remains in material default after all applicable cure periods in Section 17 (Default and Right to Cure) and in this Agreement.
- 7.5. By Landlord, upon thirty (30) days prior written notice at any time during the Term, if Tenant remains in material default after all applicable cure periods in Section 17 (Default and Right to Cure) and in this Agreement.
- 7.6. Or as otherwise expressly provided for in this Agreement.
- 7.7. Upon such final expiration or termination of this Agreement, the Parties agree to negotiate in good faith regarding the disposition and/or transfer of any Tenant improvements made on the Premises, as well as to help ensure continuity of emergency services during any such transition period.

7.8. Notwithstanding any provision of this Lease, this Lease may not be terminated by Tenant when any payment due to the Landlord remains outstanding or past due.

INTERFERENCE.

- 8.1. **General.** For the purposes of this Agreement, "interference" may include, but is not limited to, any use that causes electronic or physical obstruction with Tenant's Permitted Use.
- 8.2. Mutual Non-Interference with Frequencies on the Parcel. Landlord has provided Tenant with a list of radio frequency user(s) and frequencies used on the Parcel as of the Effective Date- Pre-Existing Frequencies. Tenant shall keep Landlord reasonably approved of the radio frequencies used on the Facility. Tenant warrants that its use of the Premises will not interfere with the pre-existing radio frequency uses on the Parcel identified by Landlord, as long as the pre-existing radio frequency user(s) operate and continue to operate within their respective frequencies and in accordance with all applicable laws and regulations. Landlord warrants that its use of the Facility as provided under the Colocation agreement will not interfere with the radio frequency uses on the Facility identified by Tenant, as long as such radio frequency user(s) operate and continue to operate within their respective frequencies and in accordance with all applicable laws and regulations. Tenant acknowledges that the Pre-Existing Frequencies are not anticipated to interfere with the radio frequency uses on the Facility. If anything arises after installation of the Facility that in Tenant's reasonable opinion would result in any interference, the parties shall work together in good faith to eliminate the same. Landlord shall provide prior written notice to Tenant of any expansion or change to such pre-existing uses, but in no event shall such expansion or change interfere with Tenant's Permitted Use or frequencies. In addition, and without limitation of the foregoing, the Parties agree that any change in frequency usage on either the Facility or the Parcel, respectively, will not in the case of Tenant interfere with Tenant's Permitted Use or frequencies, and in the case of Landlord, not interfere with the pre-existing frequencies identified by Landlord. In the event any after-installed Tenant's equipment causes such interference, and after Landlord has notified Tenant in writing of such interference, Tenant will immediately take all available steps necessary to correct and eliminate the interference within ten (10) days of such notice, including but not limited to, at Tenant's option, powering down such equipment and later powering up such equipment for intermittent testing. The Parties acknowledge that there will not be an adequate remedy at law for noncompliance with the provisions of this Paragraph and therefore, either Party shall have the right to equitable remedies, such as, without limitation, injunctive relief and specific performance.
- 8.3. Landlord's Non-Interference. Landlord shall not, nor shall Landlord permit its employees, tenants, Tenants, invitees, agents, or independent contractors, to interfere in any way with the Facility, the operations of Tenant or the rights of Tenant under this Agreement. Landlord shall cause such interference to cease within twenty-four (24) hours, or within a reasonable time frame approved by Tenant in writing, after receipt of notice of interference from Tenant. In the event any such interference does not cease within the aforementioned cure period, then the Parties acknowledge that Tenant will suffer irreparable injury, and therefore, Tenant will have the right, in addition to any other rights that it may have at law or in equity, for Landlord's breach of this Agreement, to elect to enjoin such interference or to immediately terminate this Agreement upon notice to Landlord without a waiver of any other rights or remedies.

8.4. Future Third-Party Interference. Landlord agrees not to sell, lease, or use any areas of the Parcel that the Landlord owns or controls, after the Effective Date, or grant any other right to any third party, if the exercise of such grant may in any way adversely affect or interfere with the Facility, Tenant's Permitted Use, or the rights of Tenant under this Agreement. Landlord shall notify Tenant in writing prior to granting any third party the right to install and operate communications equipment on the Parcel. If Tenant observes interference, Tenant may conduct a radio frequency propagation test or other applicable Tests, at Tenant's sole discretion. Landlord shall reimburse Tenant for any costs and expenses of such testing, if the Tests demonstrate interference unacceptable to Tenant, at Tenant's sole determination.

MAINTENANCE. Tenant shall keep and maintain the Premises in good condition, reasonable wear and tear and damage from the elements excepted. Landlord shall maintain and repair the Parcel and access thereto, which is under the control of the Landlord, and all Access areas in good and tenantable condition, subject to reasonable wear and tear and damage from the elements.

UTILITIES.

- 10.1. **Right to Order and Install Utilities for Permitted Use.** Tenant shall have the right to install, upgrade and maintain utilities, including but not limited to electric power and fiber, and to improve present utilities on the Parcel and the Premises, all at Tenant's cost and expense. Landlord hereby grants to any utility provider an easement, in, on, under and over that portion of the Parcel designated by the Landlord and upon the Premises, associated with Tenant's Permitted Use. Tenant shall have the right to initiate the ordering and/or scheduling of necessary utilities and shall prepare utility applications, and Landlord agrees to reasonably cooperate and execute any required applications for obtaining and maintaining utilities. In the event Tenant is unable to secure timely utilities, Landlord agrees to permit Tenant to install a submeter and connect to Landlord's utility service. In such instance, Tenant shall reimburse Landlord for Tenant's consumption of utilities as measured by the submeter.
- 10.2. **Tenant's Payment for Utilities Consumed**. Tenant shall be responsible for paying all utility charges for electricity, fiber or any other utility used or consumed by Tenant on the Premises.
- 10.3. **Interruptions.** Landlord acknowledges that Tenant provides a communication service which requires utility service to operate and must operate twenty-four (24) hours per day, seven (7) days per week. In the event of a utility service interruption, Landlord agrees to allow Tenant and Tenant's Subtenants the right to utilize temporary utility sources until stable utilities are restored; provided, Tenant makes all reasonable efforts to restore the utility to the extent within Tenant's control. In the event the temporary utility sources require use of the Parcel outside the Premises, Tenant may use additional space on the Parcel, at no additional cost to Tenant, subject to Landlord's written approval, approval not to be unreasonably withheld, conditioned, or delayed.
- 11. <u>ENVIRONMENTAL.</u> Landlord and Tenant each agree that they shall not use, generate, store or dispose of any Hazardous Material (as defined in this Section 11) on, under, about or within the Parcel in violation of any law or regulation as may now, or at any time hereafter, be in effect. Should Landlord become aware of any Hazardous Materials contamination, Landlord shall immediately notify Tenant. Landlord and Tenant agree that each shall be responsible for compliance with any and

all applicable governmental laws, rules, statutes, regulations, codes, ordinances, or principles of common law regulating or imposing standards of liability or standards of conduct with regard to protection of the environment or worker health and safety, as may now or at any time hereafter be in effect, to the extent such apply to that party's activity conducted in or on the Parcel. As used herein, "**Hazardous Materials**" shall mean hazardous substances, including asbestos-containing materials and lead paint, petroleum, and any substance, chemical or waste identified as hazardous, toxic, or dangerous in any applicable federal, state or local law or regulation.

- 12. <u>SUBLEASE.</u> Tenant shall have the right to sublease or license any portion of the Premises and its rights herein, in whole or in part, to a third-party whose use is consistent with the Permitted Use at Tenant's sole discretion and without Landlord's consent.
- 13. <u>ASSIGNMENT.</u> Upon notice to and approval by Landlord, such approval not to be unreasonably withheld, conditioned or delayed, Tenant has the right to assign this Agreement and its rights herein, to a third-party, provided however, that Tenant may assign this Agreement and delegate all of its obligations herein at Tenant's sole discretion and without Landlord's consent in the case of an assignment resulting from a change in control of Tenant, whether by reorganization, merger, sale of substantially all of its assets or equity, operation of law of otherwise, and in the case of an assignment to New Cingular Wireless PCS, LLC. Notwithstanding the foregoing, Landlord may assign this Agreement upon prior written notice to Tenant and subject to providing all information as set forth in Section 23, and without the Tenant's prior written consent to any other municipal government with which Landlord consolidates by annexation, merger, formation of a regional fire authority, contract, or otherwise, provided however, in such case, and prior to completion of the assignment, the Parties shall reasonably determine in good faith whether any changes are necessary either to this Agreement or the Colocation Agreement resulting from such assignment, and effectuate any such change contemporaneously with such assignment. Tenant shall be relieved of all future performance, liabilities, and obligations under this Agreement upon such assignment and assumption of obligations by the assignee.
- 14. <u>INSURANCE.</u> Tenant shall provide Commercial General Liability Insurance with a limit of Two Million Dollars (\$2,000,000.00) per occurrence and in the aggregate, written on ISO form CG 00 01 or its equivalent and from a reputable insurance company authorized to do business where the Premises is located, with Landlord included as an additional insured. Certificates evidencing such insurance shall be furnished to Landlord upon execution of this Agreement. Tenant may satisfy this requirement by obtaining the appropriate endorsement to any master policy of liability insurance for its Facility. Landlord and Tenant hereby releases Landlord (and its successors or assigns) from liability and waives all right of recovery against the other for any loss or damage covered by their respective first party property insurance policies for all perils insured thereunder. In the event of such insured loss, insurance company shall have a subrogated claim against the other.

15. INDEMNIFICATION.

15.1. **Tenant Indemnification.** Tenant agrees to indemnify, defend and hold Landlord harmless from and against any and all injury, loss, damage or liability, costs or expenses in connection with a third party claim (including reasonable attorneys' fees and court costs) related to the installation, use, maintenance, repair or removal of the Facility or Tenant's breach of any

provision of this Agreement, except to the extent attributable to the negligent or intentional act or omission of Landlord, its employees, invitees, agents or independent contractors.

FOR PURPOSES OF THE FOREGOING INDEMNIFICATION PROVISION ONLY, AND ONLY TO THE EXTENT OF CLAIMS AGAINST TENANT BY LANDLOR UNDER SUCH INDEMNIFICATION PROVISION, TENANT SPECIFICALLY WAIVES ANY IMMUNITY IT MAY BE GRANTED UNDER THE WASHINGTON STATE INDUSTRIAL INSURANCE ACT, TITLE 51 RCW. THE INDEMNIFICATION OBLIGATION UNDER THIS AGREEMENT SHALL NOT BE LIMITED IN ANY WAY BY ANY LIMITATION ON THE AMOUNT OR TYPE OF DAMAGES, COMPENSATION OR BENEFITS PAYABLE TO OR FOR ANY THIRD PARTY UNDER WORKERS' COMPENSATION ACTS, DISABILITY BENEFIT ACTS, OR OTHER EMPLOYEE BENEFIT ACTS.

The foregoing provision was specifically negotiated and agreed upon by the parties hereto.

- 15.2. Landlord Indemnification. To the extent permitted by law, Landlord agrees to indemnify, defend and hold Tenant harmless from and against any and all injury, loss, damage or liability, costs or expenses in connection with a third party claim (including reasonable attorneys' fees and court costs) arising from the negligence or willful misconduct of Landlord, its employees, invitees, agents or independent contractors, or the condition of the Parcel caused by Landlord's breach of any provision of this Agreement, except to the extent attributable to the negligent or intentional act or omission of Tenant, its employees, agents or independent contractors
- 15.3. **Indemnification Protocols.** The indemnified party shall: (i) promptly provide the indemnifying party with written notice of any claim, demand, lawsuit, or the like for which it seeks indemnification pursuant to this Section 15 (Indemnification) and provide the indemnifying party with copies of any demands, notices, summonses, or legal papers received in connection with such claim, demand, lawsuit, or the like; (ii) not settle any such claim, demand, lawsuit, or the like without the prior written consent of the indemnifying party; and (ii) fully cooperate with the indemnifying party in the defense of the claim, demand, lawsuit, or the like. A delay in notice shall not relieve the indemnifying party of its indemnity obligation, except (1) to the extent the indemnifying party can show it was prejudiced by the delay; and (2) the indemnifying party shall not be liable for any settlement or litigation expenses incurred before the time when notice is given.

16. WARRANTIES.

- 16.1. **General.** Tenant and Landlord acknowledge and represent to each other that it is duly organized, validly existing and in good standing and has the right, power, and authority or capacity, as applicable, to enter into this Agreement and bind itself hereto through the party or individual set forth as signatory for the party below.
- 16.2. Landlord Warranties. Except for as expressly provided herein, Tenant agrees to take the Premises in strictly "AS IS, WHERE IS" condition with all faults and conditions, known or unknown, and releases Landlord from any liability in connection therewith, including without limitation any warranties of fitness for a particular purpose. Landlord represents, warrants and agrees that: (i) Landlord solely owns the Parcel as a legal lot in fee simple; (ii) the Parcel is not and will not be encumbered by any liens, restrictions, mortgages, covenants, conditions,

easements, leases, or any other agreements of record or not of record, which would adversely affect Tenant's Permitted Use and enjoyment of the Premises under this Agreement; (iii) the Parcel is free of Hazardous Materials, except as disclosed on **Exhibit D** – **Disclosures of Hazardous Materials**, and has never been subject to any contamination or hazardous conditions resulting in any environmental investigation, inquiry or remediation, (iv) there exist no underground tanks on the Parcel; and (v) Landlord's execution and performance of this Agreement will not violate any laws, ordinances, covenants or the provisions of any mortgage, lease or other agreement binding on Landlord.

- 16.3. **Tenant's Warranties**. Tenant's Use will not materially or adversely interfere with Landlord's existing use of the Parcel as of the Effective Date.
- 16.4. **Quiet Enjoyment.** Landlord grants to Tenant sole, actual, quiet and peaceful use, enjoyment and possession of the Premises and leasehold estate created by and in accordance with the terms of this Agreement without hindrance or ejection by any persons.
- 16.5. Landlord's Liens. In addition to all other remedies available to Tenant, Landlord will promptly pay when due all liens and monetary encumbrances against the Parcel. If the Parcel is or becomes encumbered by a deed to secure a debt, mortgage or other security interest, then Landlord will provide promptly to Tenant a mutually agreeable subordination, non-disturbance and attornment agreement executed by Landlord and the holder of such security interest substantially in the form attached hereto as Exhibit E Subordination, Non-Disturbance and Attornment Agreement, or in the mortgagee's standard form.

17. DEFAULT AND RIGHT TO CURE.

- 17.1. **Tenant Default.** The following will be deemed a default by Tenant and a breach of this Agreement: Tenant's failure to perform any term or condition under this Agreement within forty-five (45) days of written notice from Landlord specifying the failure. No such failure, however, will be deemed to exist if Tenant has commenced to cure such default within such period and provided that such efforts are prosecuted to completion with reasonable diligence. If Tenant remains in default beyond any applicable cure period, then Landlord will have the right to (1) pursue a judgment for direct damages against Tenant, and/or (2) to pursue specific performance, injunction, or declaratory judgment, (3) to terminate this Agreement pursuant to Section 7.5 (Termination), and/or (4) any and all other rights available to it under law and equity. In no event shall Tenant be liable for consequential, punitive, incidental or special damages, however caused, based on any theory of liability.
- 17.2. Landlord Default. The following will be deemed a default by Landlord and a breach of this Agreement: (i) Landlord's failure to provide Access to the Premises as required by Section 6 (Access) within twenty-four (24) hours after written notice of such failure; (ii) Landlord's failure to cure an interference problem as required by Section 8 (Interference) within twenty-four (24) hours after written notice of such failure; or (iii) Landlord's failure to perform any term or condition, or Landlord's breach of any warranty or covenant, under this Agreement for more than forty-five (45) days after written notice from Tenant specifying the failure. No such failure, however, will be deemed to exist if Landlord has commenced to cure the default within such period and provided such efforts are prosecuted to completion with reasonable diligence. Notwithstanding the foregoing, in regard to (iii) only, if any Landlord

default affects Tenant's operations on the Premises, then such cure period shall be shortened to ten (10) days, and Tenant shall have the right, but not the obligation, to take reasonable selfhelp actions to effect a cure during such cure period, at Landlord's cost. In addition, in the case of any breach of any provision of this Agreement by Landlord, and such breach results in costs or damages to Tenant relating to its operation of the Facility or use of the Premises, then notwithstanding any cure by Landlord, Landlord shall be responsible for any such costs or damages incurred by Tenant. If Landlord remains in default beyond any applicable cure period, Tenant will have: (1) the right to cure Landlord's default and to collect such amounts from Landlord and/or (2) right to terminate this Agreement pursuant to Section 7.4 (Termination), and/or (3) any and all other rights available to it under law and equity. In no event shall Landlord be liable for consequential, punitive, incidental or special damages, however caused, based on any theory of liability, provided however, that any third-party damages covered by indemnity or otherwise recoverable under this Agreement shall not be deemed excluded by this clause.

18. <u>NOTICES.</u> All notices, communications, requests and demands hereunder shall be in writing and shall be deemed to have been properly given (i) if hand received, (ii) if received via United States mail service or other reliable express courier service, or (ii) if sent via e-mail to the addresses set forth below:

If to Tenant:	Public Safety Towers, LLC 1903 Wright Place, Suite 140, Carlsbad, CA 92008 Attention: Lease Notices E-mail Address: notices@pstctowers.com
With a copy to:	Public Safety Towers, LLC 1903 Wright Place, Suite 140, Carlsbad, CA 92008 Attention: PSTC Counsel E-mail Address: counsel@pstctowers.com
If to Landlord:	Central Pierce Fire & Rescue 1015 39th Ave SE Suite 120, Puyallup, WA 98374 PO Box 940, Spanaway, WA 98387 Attention: Fire Chief E-mail Address: DMorrow@Centralpiercefire.org

Either party may change its notice address upon thirty (30) days prior written notice to the other party. Any notice and other communication given pursuant to this Agreement will be deemed to have been received on, and is effective as of, (i) the date it was delivered by hand; (ii) upon the date of the properly addressed e-mail transmission; (iii) on the date of delivery shown on the receipt card if sent by registered or certified mail, return receipt requested; (iv) on the third business day after the date of postmark if sent by regular mail, or (v) date of actual delivery for express courier or express mail service. Notwithstanding the foregoing, any notice to a Party that would permit the other Partys to terminate this Agreement shall be sent by certified mail, return receipt requested to the parties indicated above, with "NOTICE OF DEFAULT" designated in the subject line to be effective notice hereunder.

19. <u>CONDEMNATION.</u> In the event Landlord receives notification of any threatened or pending condemnation proceedings affecting the Parcel, Landlord will provide notice thereof to Tenant within twenty-four (24) hours. If a condemning authority takes all of the Parcel, or a portion sufficient, in Tenant's sole determination, to render the Premises unsuitable for Tenant, this Agreement will terminate as of the date the title vests in the condemning authority, provided, however that Tenant may terminate the Lease earlier upon not less than thirty (30) days' notice to Landlord, after Tenant becomes aware of such threatened or pending proceedings. The Parties will each be entitled to pursue their own separate awards in the condemnation proceeds, which for Tenant will include but not be limited to, where applicable, the value of its Facility and leasehold rights hereunder, moving expenses, and business dislocation expenses. Landlord shall immediately refund to Tenant any prepaid Rent on a *pro rata* basis.

20. CASUALTY.

- 20.1. **Notice.** Landlord will provide notice to Tenant of any casualty or other harm affecting the Parcel within twenty-four (24) hours of the casualty or other harm.
- 20.2. **Premises Rendered Unsuitable.** If any part of the Facility or the Parcel is damaged by casualty or other harm as to render the Premises unsuitable, in Tenant's sole determination, then Tenant may terminate this Agreement by providing written notice to Landlord, which termination will be effective as of the date of such casualty or other harm, and Landlord shall reimburse Tenant for any prepaid Rent on a *pro rata* basis to the extent the casualty is due to the negligence or intentional act of Landlord. Tenant's termination of this Agreement under this Section shall not impair Tenant's right, if any, to collect insurance proceeds in connection with the Facility.
- 20.3. **Premises Rebuilt or Restored.** If Tenant undertakes to rebuild or restore the Premises and/or the Facility, as applicable, Landlord agrees to permit Tenant to place temporary facilities on the Parcel, at a location mutually agreeable to Landlord and Tenant, at no additional Rent until the reconstruction of the Premises and/or the Facility is completed; provided, Tenant makes all reasonable efforts to reconstruct the Facility as soon as reasonably practicable. Landlord agrees that the Rent shall be abated until the Parcel and/or the Premises are rebuilt or restored, unless Tenant places temporary facilities on the Parcel, in which case Rent shall be adjusted as may be necessary or appropriate to account for any reduction in space or operation, or Tenant's increased costs, due to temporary facilities
- 21. <u>WAIVER OF LANDLORD'S LIENS.</u> Landlord waives any and all lien rights it may have, statutory or otherwise, concerning the Facility or any portion thereof. The Facility shall be deemed personal property for purposes of this Agreement, regardless of whether any portion is deemed real or personal property under applicable law.

OTHER PAYABLE CHARGES. Unless specified otherwise in this Agreement, Tenant shall not be liable for any charges or expenses payable to Landlord in connection with the use of the Premises by Tenant. Further, all amounts permitted to be charged by Landlord under this Agreement shall be billed to Tenant within one (1) year from when the charges were incurred, and in no event shall Tenant be liable for any charges billed to Tenant by Landlord after such period. The provisions of this Section 22 (Other Payable Charges) shall survive the termination or expiration of this Agreement.

- 23. <u>TRANSFERS OF THE PARCEL OR PREMISES.</u> Subject to the terms of this Agreement and except as provided in Section 25 (Anti-Piracy / Partial Transfers) below, Landlord may sell or otherwise transfer the Parcel or a portion thereof to a third party, provided: (i) the sale is made subject to the terms of this Agreement; and (ii) the transferee agrees to fully assume and perform Landlord's obligations under this Agreement. Within thirty (30) days of such transfer, Landlord or its successor shall send the documents listed below to Tenant:
 - i. New deed to Parcel
 - ii. Assignment and Assumption Agreement
 - iii. Form W-9 for Transferee
 - iv. Full contact information for new Landlord including phone number(s)

Until Tenant receives all such documents, Tenant's failure to make payments that may be required under this Agreement shall not be an event of default and Tenant reserves the right to hold payments due under this Agreement. Such transfer shall in no way limit or impair the obligations of Landlord under this Agreement, including interference and access obligations, or affect Tenant's rights under this Agreement. In the event that the transfer occurs by operation of law (i.e., not by deed), such transferee shall provide documentation reasonably acceptable to Tenant to evidence such transfer.

24. <u>CHANGES TO ZONING OR ENCUMBRANCE</u>. Landlord shall not initiate or consent to any change in the zoning of the Premises or the Parcel, or impose or consent to any other use, or encumbrance or restriction that would prevent or limit Tenant from using the Premises or Parcel for the Permitted Use or otherwise impair Tenant's rights hereunder.

25. ANTI-PIRACY/PARTIAL TRANSFERS.

- 25.1. Landlord agrees that it will not offer to, or accept any offer to, or transfer, convey, assign, lease, or grant an easement for any portion of Landlord's rights under this Agreement or any interest in the Premises or the rents due hereunder, including any "lease buyout" (a "Partial Transfer"), other than in connection with a full transfer of the fee interest real estate comprising the Premises as provided herein, together with a full assignment and assumption of Landlord's obligations under this Agreement.
- 25.2. If Landlord attempts to sell, convey, assign or transfer such property interest in or related to the Premises in violation of this Section 25, the sale, conveyance, assignment or transfer shall be void, and, at Tenant's option, an incurable default by Landlord of this Agreement.

TAXES. Tenant shall pay directly to the applicable Government Entity or to Landlord if Landlord is invoiced by such Government Entity, all taxes, fees, assessments or other charges assessed by any Government Entity against the Facility and/or Tenant's use of the Premises. Tenant shall pay to Landlord or the appropriate taxing authority, when due, any sales, use, ad valorem or other taxes or assessments which are assessed or due by reason of this Agreement or Tenant's use of the Premises or the Parcel. Landlord will be responsible for payment of all the real property taxes, except Tenant shall pay any increase in real estate taxes levied against the Premises directly attributable to this Agreement and/or Tenant's use of this Premises. Tenant will pay to Landlord the foregoing amounts within thirty (30) days after written demand thereof by

Landlord accompanied by copies of each tax bill, service bill and/or assessment notice, along with the prior year's bill and a reasonable determination. Landlord represents and warrants that if Tenant pays Landlord for any such taxes, it shall timely remit the same to the applicable Government Entity and shall indemnify, defend and hold Tenant harmless from any claims by such Government Entity relating to the same.

- 27. <u>AMENDMENT AND WAIVER.</u> This Agreement cannot be amended, modified, or revised unless done in writing and signed by Landlord and Tenant. No provision may be waived except in writing signed by the waiving party. The failure by a party to enforce any provision of this Agreement or to require performance by the other party will not be construed to be a waiver, or in any way affect the right of either party to enforce such provision thereafter.
- 28. <u>MEMORANDUM OF LEASE.</u> At the request of the Tenant, the Parties will execute a recordable Memorandum of Lease substantially in the form attached hereto as Exhibit F Memorandum of Lease. Either party may record this Memorandum of Lease at any time during the Term, in its absolute discretion. Tenant may record an amendment thereof to update such Memorandum to incorporate any expansion of the Premises or additional easements granted in connection with the Premises, and Landlord will reasonably cooperate in connection therewith.
- **29.** <u>COMPLIANCE WITH LAW</u>. Tenant agrees to comply with all federal, state, and local laws, orders, rules and regulations (the "Laws") applicable to Tenant's use of the Facility on the Parcel. Landlord agrees to comply with all Laws relating to Landlord's ownership and use of the Parcel and any improvements on the Parcel. Tenant shall, at Tenant's expense, ensure that the tower structure upon which the Facility is installed complies with all applicable Laws, including, without limitation, all rules and regulations promulgated by the FCC and Federal Aviation Administration ("FAA") with regard to lighting, marking and painting, except where noncompliance is due to Landlord's negligence or willful misconduct. All installations and operations by Tenant in connection with this Agreement shall meet and comply with all applicable Laws, including, without limitation, all applicable local codes and regulations, and all applicable rules and regulations promulgated by the FCC and FAA.
- **30.** <u>**BIND AND BENEFIT.</u>** The terms and conditions contained in this Agreement will run with the Parcel and bind and inure to the benefit of the Parties, their respective heirs, executors, administrators, successors and assigns.</u>
- **31.** <u>ENTIRE AGREEMENT.</u> This Agreement and the exhibits attached hereto, all being a part hereof, along with the Colocation Agreement, constitute the entire agreement of the Parties hereto and will supersede all prior offers, negotiations and agreements with respect to the subject matter of this Agreement. Except as otherwise stated in this Agreement, each party shall bear its own fees, costs and expenses (including the fees, costs and expenses of its agents, brokers, representatives, attorneys, and accountants) incurred in connection with the negotiation, drafting, execution and performance of this Agreement and the transactions it contemplates.
- **32.** <u>GOVERNING LAW.</u> This Agreement will be governed by the laws of the State of Washington, and venue of any dispute shall be in the Piere County Superior Court, without regard to conflicts of law.

- **33. INTERPRETATION.** Unless otherwise specified, the following rules of construction and interpretation apply: (i) captions, headings, and subheadings are for convenience and reference only and in no way define or limit the construction of the terms and conditions hereof; (ii) use of the term "including" will be interpreted to mean "including but not limited to"; (iii) the term "day" shall mean calendar day whether or not expressly identified; (iv) whenever a party's consent is required under this Agreement, except as otherwise stated in the Agreement or as same may be duplicative, such consent will not be unreasonably withheld, conditioned or delayed; (v) exhibits are an integral part of this Agreement and are incorporated by reference into this Agreement; (vi) use of the terms "termination" or "expiration" are interchangeable; (vii) reference to a default will take into consideration any applicable notice, grace and cure periods; (viii) the singular use of words includes the plural where appropriate; (ix) if any provision of this Agreement is held invalid, illegal or unenforceable, the remaining provisions of this Agreement shall remain in full force if the overall purpose of the Agreement is not rendered impossible and the original purpose, intent or consideration is not materially impaired; and (x) rule of construction that a contract be construed against the drafter, if any, shall not be applied in the interpretation and construction of this Agreement.
- **34.** <u>AFFILIATES.</u> Any right of Tenant granted hereunder may be exercised by, at Tenant's election, any Affiliate of Tenant and any Subtenant or Tenant thereof. "Affiliate" means with respect to a party to this Agreement, any person or entity that (directly or indirectly) controls, is controlled by, or under common control with, that party. "Control" of a person or entity means the power (directly or indirectly) to direct the management or policies of that person or entity, whether through the ownership of voting securities, by contract, by agency or otherwise.
- **35.** <u>SURVIVAL.</u> Any provisions of this Agreement relating to indemnification shall survive the termination or expiration hereof. In addition, any terms and conditions contained in this Agreement that by their sense and context are intended to survive the termination or expiration of this Agreement shall so survive.
- **36.** <u>W-9; OWNERSHIP CONFIRMATION.</u> Landlord agrees to provide Tenant with a completed IRS Form W-9, or its equivalent, upon execution of this Agreement and at such other times as may be reasonably requested by Tenant, including any change in Landlord's name or address. In the event of any transfer of Landlord's interest in the Parcel or this Agreement, by operation of law or otherwise, Tenant shall be provided reasonable evidence of such successor interest and Tenant shall have the right to withhold payment unless or until such evidence is provided and be reimbursed for Tenant's costs in confirming such successor interests, including, without limitation, any estate or personal representative, foreclosure, and bankruptcy matters.</u>
- **37.** <u>EXECUTION</u>. This Agreement may be executed in several counterparts and the counterparts shall constitute but one and the same instrument. The execution of this Agreement by electronic mail or by any other electronic means shall be deemed to constitute effective execution of this Agreement as to the Parties hereto, provided, however, that upon request by the other party, an original, wet-signed signature shall be provided thereafter.
- **38.** <u>ATTORNEYS' FEES</u>. In the event that any dispute between the Parties related to this Agreement should result in litigation, at trial and on any appeal or petition for review, the prevailing party in such litigation shall be entitled to recover from the other party all reasonable fees, costs and expenses of enforcing any right of the prevailing party, including reasonable attorneys' fees, costs and expenses. Prevailing party means the party determined by the court to have most nearly prevailed

even if such party did not prevail in all matters. This provision will not be construed to entitle any party other than Landlord, Tenant, and their respective Affiliates to recover their fees and expenses.

- **39.** <u>WAIVER OF JURY TRIAL.</u> EACH PARTY, TO THE EXTENT PERMITTED BY LAW, KNOWINGLY, VOLUNTARILY, AND INTENTIONALLY WAIVES ITS RIGHT TO A TRIAL BY JURY IN ANY ACTION OR PROCEEDING UNDER ANY THEORY OF LIABILITY ARISING OUT OF OR IN ANY WAY CONNECTED WITH THIS AGREEMENT OR THE TRANSACTIONS IT CONTEMPLATES.
- **40.** <u>INCIDENTAL FEES.</u> Unless specified in this Agreement, no unilateral fees or additional costs or expenses are to be applied by either party to the other party, including review of plans, structural analyses, consents, provision of documents or other communications between the Parties.
- **41.** <u>FURTHER ACTS.</u> Upon request, Landlord will cause to be promptly and duly taken, executed, acknowledged, and delivered all such further acts, documents, and assurances as Tenant may request from time to time to effectuate, carry out and perform all of the terms, provisions and conditions of this Agreement and all transactions and permitted use contemplated by this Agreement.
- **42.** <u>CONFIDENTIALITY.</u> Subject to customary exceptions, including to the extent disclosure is required under law or regulation, including that of Public Records Act, Chapter 42.56 RCW, an applicable securities exchange, or valid court order, Landlord will maintain in confidence all information relating to Tenant's proposed tenancy and development of the Premises, including but not limited to, the terms of the letter of intent between the Parties and this Agreement, and will not disclose such information to any other party without written consent. Such confidential information may be released to Landlord's successors, employees, partners, consultants, attorneys, accountants, tax advisors, insurers, insurance agents, financial sources, property managers, and lenders who have a reasonable need for such confidential information.
- **43.** <u>FORCE MAJEURE.</u> In the event that Tenant shall be delayed or hindered in, or prevented from, the performance of any work, service, or other act required under this Agreement to be performed by Tenant and such delay or hindrance is due to strikes, lockouts, acts of God, governmental restrictions, enemy act, civil riots or commotion, an act of war, domestic and/or international terrorism, quarantines, embargoes, pandemics, epidemics, local disease outbreaks, public health emergencies, unavoidable fire or other casualty, or other causes beyond the control of Tenant, then performance of such work, service, or other act shall be excused for the period of such delay and the period for the performance of such work, service, or other act shall be extended for a period equivalent to the period of such delay.
- 44. <u>CERTIFICATE.</u> Landlord will, within sixty (60) days after notice from Tenant, execute, acknowledge, and deliver to Tenant a certificate certifying whether or not this Agreement is in full force and effect; whether there are any modifications or alleged breaches by Landlord; the dates to which rent has been paid in advance; and any other facts that may reasonably be requested. The information in such certificate may be relied upon by any assignee, Subtenant, or any successor to Tenant and any of their respective lenders. Failure to deliver the certificate within the specified time shall be conclusive upon Landlord that the Agreement is in full force and effect and has not been modified except as may be represented by Tenant.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed as of the last signature date below.

LANDLORD:	Central Pierce Fire & Rescue
	a Washington special purpose district

By:	
Print Na	ame: Dustin Morrow
Title:	Fire Chief
Date:	

TENANT:Public Safety Towers, LLC
a Delaware limited liability company

By:

Print Name: Doug Lodder Title: Chief Executive Officer Date:

EXHIBIT A

Parcel Description

The parcel is legally described as follows:

Tax Parcel: 0319151051

Common Street Address: 1410 Brookdale Road East

Legal Description:

Section 15 Township 19 Range 03 Quarter 13 : COM AT STONE MON AT INTER OF N LI OF CHRISTOPHER MAHON DLC #48 & N-S 1/4 SEC LI OF SEC 15, TH S 00 DEG 38 MIN 30 SEC E ALG SD 1/4 SEC LI 165 FT TH S 78 DEG 43 MIN 30 SEC E 20.39 FT TO LI PAR/W & 20 FT E OF SD 1/4 SEC LI & POB TH S 00 DEG 38 MIN 30 SEC E 21 FT TO C/LI OF CREEK TH S 77 DEG 08 MIN 00 SEC E 237.74 FT ALG SD C/L OF CREEK & C/L EXTENDED TH N 00 DEG 38 MIN 30 SEC W 150.10 FT TO S R/W LI OF WEIDERHOLD HEADLY CO RD TH NWLY 239.70 FT M/L ALG SD R/W TO A PT N 00 DEG 38 MIN 30 SEC W 135.81 FT FROM POB TH S 00 DEG 38 MIN 30 SEC E 135.81 FT TO POB OUT OF 1-019 SEG M-0287 GD EMS

EXHIBIT B

Site Plan

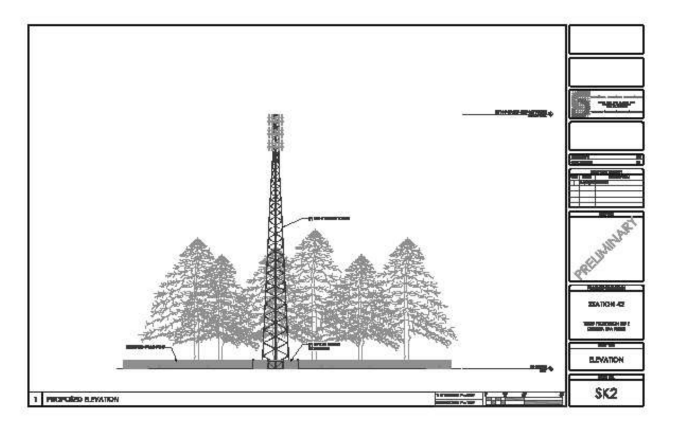


EXHIBIT D

Disclosure of Hazardous Material

[X] None.

[] As detailed below.

EXHIBIT E

Subordination, Non-Disturbance and Attornment Agreement

[Follows on Next Page]

SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT

THIS SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT

("Agreement"), dated as of the date below, between [Mortgagee's Name] having its principal office at [Insert Mortgagee's Address], (hereinafter called "Mortgagee") and [Landlord's Name], a [Landlord's jurisdictional state and entity type], having its principal office/residing at [Landlord's Address] ("Landlord"), and Public Safety Towers, LLC, a Delaware Limited Liability Company having a mailing address of 1903 Wright Place, Suite 140, Carlsbad, CA 92008 ("Tenant").

RECITALS:

- A. Tenant has entered into a certain Ground Lease Agreement dated [Insert Effective Date], (the "Lease") with Landlord, covering property more fully described in Exhibit 1 attached hereto and made a part hereof (the "Premises"); and
- B. Landlord has given to Mortgagee a mortgage or deed of trust (the "**Mortgage**") upon certain real property ("**Property**"), as described in the Mortgage, a part of which Property contains the Premises; and
- C. The Mortgage on the Property is in the original principal sum of [Spell Out Dollar Amount] (\$XXX) Dollars, which Mortgage has been recorded in the appropriate public office in and for [Insert County] County, [Insert State]as Recording No. ______; and
- D. Tenant desires to be assured of continued occupancy of the Premises under the terms of the Lease and subject to the terms of this Agreement.

AGREEMENT

NOW, THEREFORE, in consideration of the mutual promises, covenants and agreements herein contained, the receipt and sufficiency of which are hereby acknowledged, the parties hereto, intending to be legally bound hereby, agree as follows:

1. So long as this Agreement will remain in full force and effect, the Lease is and will be subject and subordinate to the lien and effect of the Mortgage insofar as it affects the real property of which the Premises forms a part (but not Tenant's fixtures or other property), and to all renewals, modifications, consolidations, replacements and extensions thereof, to the full extent of the principal sum secured thereby and interest thereon, with the same force and effect as if the Mortgage had been executed, delivered, and duly recorded among the above-mentioned public records, prior to the execution and delivery of the Lease.

2. In the event Mortgagee takes possession of the Premises as mortgagee-in-possession, including but not limited to, by deed in lieu of foreclosure or foreclosure of the Mortgage, Mortgagee agrees not to affect or disturb Tenant's right to possession of the Premises and any of Tenant's other rights under the Lease in the exercise of Mortgagee's rights so long as Tenant is not then in default, after applicable notice and/or grace periods, under any of the terms, covenants, or conditions of the Lease.

3. In the event that Mortgagee succeeds to the interest of Landlord or other landlord under the Lease and/or to title to the Premises, Mortgagee and Tenant hereby agree to be bound to one another under all of the terms, covenants and conditions of the Lease; accordingly, from and after such event, Mortgagee and Tenant will have the same remedies against one another for the breach of an agreement contained in the Lease as Tenant and Landlord had before Mortgagee succeeded to the interest of Landlord.

4. In the event that Mortgagee or anyone else acquires title to or the right to possession of the Premises upon the foreclosure of the Mortgage, or upon the sale of the Premises by Mortgagee or its successors or assigns after foreclosure or acquisition of title in lieu thereof or otherwise, Tenant agrees not to seek to terminate the Lease by reason thereof, but will remain bound unto the new owner so long as the new owner is bound to Tenant under all of the terms, covenants and conditions of the Lease.

5. Mortgagee understands, acknowledges, and agrees that notwithstanding anything to the contrary contained in the Mortgage and/or any related financing documents, including, without limitation, any UCC-1 financing statements, Mortgagee will acquire no interest in any equipment, fixtures and/or other property installed by or on behalf of Tenant or its related parties on the Property. Mortgagee hereby expressly waives any interest which Mortgagee may have or acquire with respect to such equipment, fixtures and/or other property of Tenant or Tenant's assignees, sublessees, licenses and related parties, now, or hereafter, located on or affixed to the Property or any portion thereof and Mortgagee hereby agrees that same do not constitute realty regardless of the manner in which same are attached or affixed to the Property.

6. This Agreement will be binding upon and will extend to and benefit the successors and assigns of the parties hereto and to any assignees or Subtenants of Tenant which are permitted under the Lease. The term "Mortgagee", when used in this Agreement will be deemed to include any person or entity which acquires title to or the right to possession of the Premises by, through or under Mortgagee and/or the Mortgage, whether directly or indirectly.

[Remainder of Page Intentionally Blank – Signature Page Follows]

IN WITNESS WHEREOF, the undersigned has caused this Agreement to be executed as of the last signature date below.

LANDLORD: Central Pierce Fire & Rescue a Washington special purpose district

By:			
Print Na	ame:		
Title:			
Date:			

TENANT:Public Safety Towers, LLC
a Delaware limited liability company

By: Print Nar			
Print Nar	ne:		
Title:			
Date:			

MORTGAGEE: [Insert Mortgagee's Name]

By:	
Print Name:	
Title:	
Date:	

EXHIBIT F

Memorandum of Lease

[Follows on Next Page]

RECORDING REQUESTED BY: AND WHEN RECORDED MAIL TO:

Womble Bond Dickinson (US) LLP 1333 North California Blvd., Suite 450 Walnut Creek, CA 94596 Attn: Kristen Thall Peters, Esq.

MEMORANDUM OF LEASE

This Memorandum of Lease is entered into on the later of the signature dates, by and between Central Pierce Fire & Rescue, a special purpose district having its principal office/residing at 1015 39th Ave SE Suite 120, Puyallup, WA 98374 (hereinafter called "Landlord"), and Public Safety Towers, LLC, a Delaware Limited Liability Company having a mailing address of 1903 Wright Place, Suite 140, Carlsbad, CA 92008 ("Tenant").

- 1. Landlord and Tenant entered into a certain Ground Lease Agreement ("Agreement") on , for the purpose of installing, operating and maintaining a facility and other improvements and other related purposes. All of the foregoing is set forth in the Agreement.
- 2. The initial lease term will be twenty-five (25) years commencing on the Effective Date, with two (2) successive automatic ten (10) year options to renew.
- 3. The portion of the land being leased to Tenant and associated easements are described in Exhibit 1 annexed hereto.
- 4. This Memorandum of Lease is not intended to amend or modify and shall not be deemed or construed as amending or modifying, any of the terms, conditions or provisions of the Agreement, all of which are hereby ratified and affirmed. In the event of a conflict between the provisions of this Memorandum of Lease and the provisions of the Agreement, the provisions of the Agreement shall control. The Agreement shall be binding upon and inure to the benefit of the parties and their respective heirs, successors, and assigns, subject to the provisions of the Agreement.

IN WITNESS WHEREOF, the parties have executed this Memorandum of Lease as of the last signature date below.

LANDLORD:

Central Pierce Fire & Rescue a special purpose district

TENANT:

Public Safety Towers, LLC a Delaware limited liability company

By:_____

By: _____ Print Name: Dustin Morrow Its: Fire Chief

Date: _____

Print Name: Doug Lodder Its: Chief Executive Officer Date:

[ACKNOWLEDGEMENTS APPEAR ON THE NEXT PAGE]

LANDLORD ACKNOWLEDGEMENT

State of Washington

County of _____

I certify that I know or have satisfactory evidence that ______ (name of person) is the person who appeared before me, and said person acknowledged that (he/she) signed this instrument and acknowledged it to be (his/her) free and voluntary act for the uses and purposes mentioned in the instrument.

Dated:

(Seal or Stamp)

Signature

Notary Title

My Appointment Expires: _____

TENANT ACKNOWLEDGEMENT

ACKNOWLEDGMENT		
certificate verifies who signed the c	or other officer completing this s only the identity of the individual document to which this certificate is of the truthfulness, accuracy, or ocument.	
State of California		
County of)	
On	before me,(ins	ert name and title of the officer)
who proved to me subscribed to the v his/her/their author	within instrument and acknowledged t	to be the person(s) whose name(s) is/are to me that he/she/they executed the same in r/their signature(s) on the instrument the (s) acted, executed the instrument.
I certify under PEN paragraph is true a		of the State of California that the foregoing
WITNESS my hand	d and official seal.	
Signature	(Se	al)

EXHIBIT 1

To the Memorandum of Lease

Parcel Description

The parcel is legally described as follows:

Tax Parcel: 0319151051

Common Street Address: 1410 Brookdale Road East

Legal Description:

Section 15 Township 19 Range 03 Quarter 13 : COM AT STONE MON AT INTER OF N LI OF CHRISTOPHER MAHON DLC #48 & N-S 1/4 SEC LI OF SEC 15, TH S 00 DEG 38 MIN 30 SEC E ALG SD 1/4 SEC LI 165 FT TH S 78 DEG 43 MIN 30 SEC E 20.39 FT TO LI PAR/W & 20 FT E OF SD 1/4 SEC LI & POB TH S 00 DEG 38 MIN 30 SEC E 21 FT TO C/LI OF CREEK TH S 77 DEG 08 MIN 00 SEC E 237.74 FT ALG SD C/L OF CREEK & C/L EXTENDED TH N 00 DEG 38 MIN 30 SEC W 150.10 FT TO S R/W LI OF WEIDERHOLD HEADLY CO RD TH NWLY 239.70 FT M/L ALG SD R/W TO A PT N 00 DEG 38 MIN 30 SEC W 135.81 FT FROM POB TH S 00 DEG 38 MIN 30 SEC E 135.81 FT TO POB OUT OF 1-019 SEG M-0287 GD EMS

EXHIBIT G

Tower Site Colocation Agreement

[Follows on Next Page]

PUBLIC SAFETY INFRASTRUCTURE GROUND LEASE AGREEMENT

THIS PUBLIC SAFETY INFRASTRUCTURE GROUND LEASE AGREEMENT ("Agreement"), dated as of the later of the signature dates below (the "Effective Date"), is entered into by and between Pierce County Fire Protection District No. 18 d/b/a Orting Valley Fire & Rescue, a special purpose district ("Landlord"), and Public Safety Towers, LLC, a Delaware Limited Liability Company ("Tenant") (collectively referred to as the "Parties").

RECITALS

WHEREAS, Landlord is the legal owner of the Parcel, located at 19503 150th Avenue East, in the County of Pierce, State of Washington, Tax Parcel No 0418011002, (collectively, the "**Parcel**"), as described in **Exhibit A – Parcel Description** with the full right, power, and authority to enter into this Agreement and to grant all consents and authorizations required in connection with the execution of this Agreement; and

WHEREAS, Tenant's mission is to support the deployment of public safety focused infrastructure through the enablement of commercial networks;

WHEREAS, Landlord desires to grant to Tenant the right to use a portion of the Parcel in accordance with this Agreement;

WHEREAS, Tenant desires to lease a certain portion of the Parcel for the placement of a Facility (as defined in Section 2.1) in accordance with the terms of this Agreement; and

WHEREAS, in exchange for a reduction in Rent to Tenant hereunder, Tenant and Landlord plan to contemporaneously with this Agreement enter into a Tower Site Colocation Agreement which will govern the placement of certain telecommunications equipment by Landlord on the Facility to be constructed by Tenant as described herein to be located on the Premises ("Colocation Agreement").

NOW, THEREFORE, in consideration of the mutual agreements contained herein, and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties hereby agree as follows:

PREMISES.

1.1. General. Landlord agrees to lease to Tenant, and Tenant agrees to lease from Landlord, a certain portion of the Parcel containing approximately 1,225 square feet with approximate dimensions of 35' x 35', including the air space above such ground space (the "Premises"), as described in Exhibit B – Site Plan, for the placement of a Facility (as defined in Section 2.1) in accordance with the terms of this Agreement. Tenant's rights hereunder shall also include a right and easement to access thereto and utilities, as described in Section 6 (Access) and Section 10 (Utilities) below, which shall be appurtenant to Tenant's leasehold rights hereunder, together with other appurtenant rights to the Premises. Within thirty (30) days after execution of the Agreement, the parties shall mutually agree on a final location for the Premises within the Parcel and the construction of the Facility, which location will be depicted in Exhibit B by

an amendment to this Agreement. If the parties are unable to come to agreement on the final location of the Premises, then either party may terminate the Agreement, along with the Colocation Agreement, without liability. Once a final location has been agreed, Tenant shall have the right to survey the Premises and supplement **Exhibit B** – **Site Plan** with the legal description of the Premises, as may be expanded pursuant to this Agreement. Landlord and Tenant agree that any portion of the Facility that may be conceptually described in **Exhibit B** – **Site Plan** shall not be deemed to limit Tenant's Permitted Use.

1.2. Additional Premises. In the event Tenant desires to modify or upgrade the Facility (as defined in Section 2.1) in a manner that requires an additional portion of the Parcel (the "Additional Premises"), Tenant shall provide Landlord with a site plan depicting the Additional Premises for Landlord's approval, which approval shall not be unreasonably withheld, conditioned, or delayed. Provided the Parties determine a mutually agreeable location for the Additional Premises, Landlord agrees to lease to Tenant the Additional Premises upon mutually agreeable terms and conditions consistent with the terms and intent of this Agreement. Landlord and Tenant shall execute an amendment to this Agreement to memorialize the inclusion of the Additional Premises.

PERMITTED USE.

- 2.1. General. Tenant may use the Premises for the transmission and reception of communications signals and for utilities, and the installation, construction, maintenance, operation, repair, replacement and upgrade of fixtures and related equipment, cables, accessories and improvements, which may include a suitable support structure, associated antennas, equipment shelters or cabinets, generators, panels, fencing and any other items necessary or desirable in connection therewith (collectively, the "Facility"), as well as the rights detailed in this Agreement and other uses reasonably related thereto or permitted by law (the "Permitted Use"). To the extent the Agreement is terminated as permitted herein, except for any underground utilities and foundations, and subject to Section 7.7, Tenant shall restore, at its sole cost, the Premises to a reasonably similar condition as existed prior to the Effective Date of the Lease, reasonable wear and tear, casualty damages, and damage from the elements excepted.
- 2.2. Due Diligence. Tenant and its agents, representatives, employees, permittees, consultants, engineers, contractors, and subcontractors (collectively, "Tenant's Agents") have the right to inspect, examine, and conduct geological or engineering tests, including but not limited to, soil borings, drainage testing, material sampling, radio frequency testing, and other studies of the Parcel (collectively, the "Tests"), to determine the feasibility or suitability of the Parcel for Tenant's intended use as a Facility, all at Tenant's cost and expense. Further, Tenant has the right to apply for and obtain licenses, permits, or required approvals, as deemed necessary or appropriate at Tenant's sole discretion for its use of the Premises, throughout the Term of the Agreement, including, without limitation, applications for zoning approvals, zoning variances, zoning ordinances, special use permits, construction or building permits, and certificates and licenses and approvals necessary to comply with all applicable laws, rules, statutes and regulations, relating to Tenant's use of the Facility (collectively, the "Government Approvals"), and initiate the ordering and/or scheduling of necessary utilities, and otherwise to do those things on or off the Parcel that are necessary, at Tenant's sole discretion, to determine the physical condition of the Parcel, the environmental history of the Parcel,

Landlord's title to the Parcel, all at Tenant's cost and expense. Tenant further has the right to obtain a title report or commitment for a leasehold title policy from a title insurance company of its choice and to have the Parcel surveyed by a licensed surveyor of Tenant's choice. Landlord hereby agrees to provide any environmental studies, prior-obtained Government Approvals, relevant survey information, and any other information pertinent to Tenant's unencumbered and approved use of the Parcel and the Premises. Tenant shall not be liable to the Landlord or any third party on account of any pre-existing defect or condition on or with respect to the Parcel, whether or not such defect or condition is disclosed by Tenant's inspections. Landlord agrees to help reasonably facilitate Tenant's receipt of all Government Approvals and to reasonably cooperate with Tenant in connection with obtaining, and maintaining in effect all Government Approvals, title insurance, and any other rights Tenant may reasonably require in connection with Tenant's Permitted Use. This paragraph does not obligate Landlord's land use commissions or City Council to vote any particular way on applications. This paragraph does not require staff members reviewing permit applications to grant the permit application if the application does not meet applicable requirements.

- 2.3. Staging. For a period of one hundred fifty (150) days following the start of construction, and thereafter, as needed for maintenance, operation, repair, replacement and upgrade of the Facility, Landlord grants Tenant, Tenant's Agents, its subtenants, sublessees, Tenants and subtenants (collectively, the "Subtenants"), the right to use approximately 500 square feet of the Landlord's Parcel, adjoining, or surrounding property (the "Surrounding Property"), as may reasonably be required during construction and installation of the Facility ("Staging Area"), The location of the Staging Area shall be as mutually agreed once the parties have agreed on a final site location within the Parcel for the Facility in accordance with Section 1.1.
- 2.4. **Modifications.** Tenant has the right to modify, supplement, replace, and upgrade the Facility within the Premises at any time during the Term, at Tenant's sole discretion, and Tenant shall also have the right to make such alterations to the Premises in connection therewith.
- 2.5. **Nuisance**. Tenant will not use the Premises in a manner which will cause a legal nuisance to Landlord or to the occupancy of Landlord's other tenants or cause a breach of this Agreement. In any event, Tenant's installation, use, and maintenance of the Facility and any other use of the Premises shall not interfere with, compromise or damage the Parcel, or any portion thereof. Notwithstanding the foregoing, Landlord agrees that the Permitted Use shall not constitute a nuisance hereunder.
- 2.6. Safety. Tenant and its contractors shall take all reasonably necessary safety precautions pertaining to its use of the Premises and Parcel in compliance with applicable laws, ordinances, regulations and orders issued by a public authority, whether federal, state, local or other, OSHA (Federal Occupational Safety and Health Administration) / DOSH (Washington State Division of Occupational Safety and Health) / WISHA (Washington Industrial Safety and Health Act). Tenant shall at all times be responsible for providing a safe site and be responsible for the work performance and safety of all employees, personnel, equipment and materials within Tenant's or its contractors' care, custody or control. Tenant and its contractors shall ensure all of their employees and contractors' employees have and wear personal protective equipment in compliance with applicable OSHA/DOSH/WISHA requirements.

TERM.

- 3.1. **Initial Term**. The initial term of this Agreement shall be for twenty-five (25) years (the "**Initial Term**") and commence upon the Effective Date.
- 3.2. Extension Terms. This Agreement shall automatically renew for two (2) additional ten (10) year terms (each additional ten (10) year term shall be defined as an "Extension Term"), upon the same terms and conditions set forth herein, unless the Agreement has been terminated pursuant to Section 7 (Termination), or the either Party notifies the Other Party in writing of its intention not to renew this Agreement at least ninety (90) days prior to the expiration of the Initial Term or the then-existing Extension Term.
- 3.3. Annual Terms. At the conclusion of the Initial Term and all Extension Terms, this Agreement shall continue in force upon the same covenants, terms and conditions for a further term of one (1) year, and for annual terms thereafter (each additional one (1) year term shall be defined as an "Annual Term") until the Agreement has been terminated pursuant to Section 7 (Termination) or terminated by either party hereto by giving to the other party hereto written notice of its intention to so terminate at least six (6) months prior to the end of the then-existing Annual Term, whichever occurs first.
- 3.4. **Holdover Terms.** If Tenant remains in possession of the Premises after the termination of this Agreement, then Tenant shall be deemed to be occupying the Premises on a month-to-month basis (the "**Holdover Term**"), subject to the terms and conditions of this Agreement.
- 3.5. Section 3.1 (Initial Term), Section 3.2 (Extension Terms), Section 3.3 (Annual Terms), and 3.4 (Holdover Terms) are collectively referred to as the **"Term"**.
- 3.6. The Term of this Agreement shall in no event terminate prior to the term of the Colocation Agreement.

<u>RENT.</u>

- 4.1. Rent Commencement. Commencing on the first day of the month following the date that Tenant commenced construction on the Premises (the "Rent Commencement Date"), Tenant shall pay Landlord on or before the fifth (5th) day of each calendar month in advance five hundred and No/100 Dollars (\$500.00) (the "Rent"), via electronic payment, unless Landlord specifies an alternative means for Rent payments in writing to Tenant. The initial Rent payment will be transmitted by Tenant to Landlord within forty-five (45) days after the Rent Commencement Date. Landlord shall provide to Tenant the account details for electronic payment and a W-9 on or before the Effective Date. The Rent Commencement Date shall be memorialized by notification from Tenant, substantially in the form attached hereto as Exhibit D Notification of Rent Commencement Date, which shall be binding on Landlord unless Landlord notifies Tenant of its objection thereto within seven (7) days of delivery to Landlord.
- 4.2. **Rent Escalator.** On the first anniversary of the Rent Commencement Date, and on each anniversary of the Rent Commencement Date throughout the Term of the Agreement, Rent shall be increased by two percent (2.0%) of the Rent paid during the immediately prior year.

- 4.3. **Rent Proration**. In the event this Agreement is terminated, the Rent will be prorated for any partial month, based on a three hundred sixty-five (365) day year.
- 4.4. Late Fee. Rent shall be due on or before the fifth (5th) day of each month in advance and will be delinquent if not paid by the tenth (10th) day of each month of the Term. If payment is not received by Landlord within thirty (30) days of written notice of nonpayment (the "Late Rent Period"), Tenant shall pay to Landlord an additional sum of ten percent (10%) of the past due rent as a late fee; provided, however, that no late fees shall be due for the first (1st) time Tenant is late in any single calendar year. Acceptance of any late fee shall not constitute a waiver from exercising any of the other rights and remedies available to Landlord under this Agreement, at law or in equity, including, but not limited to, any interest charges imposed herein.
- 4.5. **Revenue Share**. In the event Tenant sublets or licenses space on the Facility to a third party collocator ("Collocator"), Tenant shall remit fifteen percent (15%) of the rent or other fees to use the Facility collected by Tenant from such Collocator (the "Collocator Rent") to the Landlord (the "Landlord's Revenue Share"). Such Landlord's Revenue Share shall be paid with the next Rent payment due from Tenant that is at least thirty (30) days after receipt of the Collocator Rent by Tenant. Landlord acknowledges and agrees that Landlord's Revenue Share may or may not be passed through as a cost to Collocator and in the event that Landlord's Revenue Share is passed through as a cost to Collocator, the same shall not be subject to further revenue sharing or markup payable to Landlord. Tenant shall pay the Landlord's Revenue Share for each Collocator on the Facility for which Tenant receives Collocator Rent. Tenant's obligation to pay Landlord's Revenue Share to Landlords shall expire or abate, as applicable, at such time as the Collocator does not pay Collocator Rent to Tenant, and shall resume, as applicable, if and when the Collocator resumes paying such recurring Collocator Rent and Landlord's Revenue share shall be prorated for partial periods. The first Collocator paying Collocator Rent will always be considered an Anchor Tenant ("Anchor Tenant"). Notwithstanding any possible assignment of conveyance of this Agreement or interest in the Facility by an Anchor Tenant to a third party, in no event will an Anchor Tenant ever be considered or interpreted to be a Collocator under this Section 4.5 for the purpose of payment of Landlord's Revenue Share.
- 4.6. Landlord Use of Facility. Tenant and Landlord plan to contemporaneously with this Agreement enter into a Tower Site Colocation Agreement in a form substantially similar to Exhibit G Tower Site Colocation Agreement, which will govern the placement of certain telecommunications equipment by Landlord on the Facility to be constructed by Tenant as described herein to be located on the Premises.
- 5. <u>GOVERNMENT APPROVALS.</u> Landlord agrees that Tenant's obligations under this Agreement are contingent upon Tenant's ability to obtain, maintain, and comply with all Government Approvals. Landlord authorizes Tenant to prepare, execute and file all required applications to obtain Government Approvals for the Permitted Use and agrees to reasonably assist Tenant with such applications and with obtaining and maintaining the Government Approvals.

ACCESS.

6.1. **24/7 Access.** At all times throughout the Term of this Agreement, and at no additional charge to Tenant, Tenant, and Tenant's Agents, shall have a reasonable, non-exclusive right to access

the Premises twenty-four (24) hours per day, seven (7) days per week for pedestrian and vehicular access (the "Access") to and over the Parcel for the installation, maintenance and operation of the Facility and any utilities serving the Premises. Notwithstanding the foregoing, Tenant shall be afforded access to the Premises twenty-four (24) hours per day, seven (7) days per week for the Permitted Use, and such access to the Premises shall be exclusive to Tenant, and require no notice to Landlord. Tenant must give twenty-four (24) hour notice to Landlord prior any access to be made by Tenant to the Parcel (but not the Premises, which requires no prior notice), except in the event of an emergency, in which event Tenant shall provide notice within twenty-four (24) hours following such emergency as described below. Landlord shall have no duty to remove snow during daytime hours Monday - Friday or otherwise maintain the access area located on the Premises, but shall have an obligation for all maintenance on, or generally related to, the Parcel. Tenant may use an unmanned aircraft system, such as a drone for imagery at height, solely in connection with its Permitted Use and for the purpose of obtaining imagery of Tenant's improvements on the Parcel. In the event any public utility is unable to use the access provided to Tenant, Landlord agrees to grant additional access either to Tenant or to the public utility, for the benefit of Tenant, at no cost to Tenant.

- 6.2. Emergency. In the event of an emergency situation which poses an immediate threat of substantial harm or damage to persons and/or property (including the continued operations of the Facility) which requires entry on the Parcel, Tenant may enter the Parcel and take reasonable actions that are required to protect individuals or personal property from the immediate threat of substantial harm or damage; provided that promptly after the emergency entry and in no event later than twenty-four (24) hours thereafter, Tenant gives telephonic and/or written notice to Landlord of Tenant's entry onto the Parcel. Tenant's emergency twenty-four (24) hour contact number(s) must be displayed on the outside of all equipment cabinets located at the Parcel or Premises. In the event of an emergency situation which poses an immediate threat of substantial harm or damage to persons and/or property which requires entry to the Parcel, Landlord may enter the Parcel and take the actions that are required to protect individuals or personal property.
- 6.3. Non-Exclusive Access. Landlord grants to Tenant a right of access from a public right of way to the Premises, over a portion of the Parcel, in a location identified by Tenant in Exhibit B Site Plan.
- 6.4. Locks. Landlord agrees to provide to Tenant such codes, keys and other instruments necessary for such Access at no additional cost to Tenant to provide entry through the Parcel and onto the Premises, as may be applicable now or in the future. Where feasible, Landlord agrees that Tenant has a right to use its own locks on the Parcel for Access to Premises, all at Tenant's cost and expense, so long as Tenant's locks do not interfere with Landlord's use of the Parcel.
- 6.5. Access Condition. Landlord shall be responsible for maintaining and repairing the Access to the Premises on the Parcel, including for the clearing of snow provided that snow removal equipment is able to access the Parcel and such clearance takes place during normal working hours Monday-Friday, provided further in the case of an urgent need during non-working hours as communicated by Tenant, the Landlord will use commercially reasonable efforts to arrange for snow removal during such non-working hours. Damages to the Access caused by Tenant's use of such Access is excluded from Landlord's maintenance obligations hereunder. If Access to the Premises on the Parcel is impaired, Tenant shall notify Landlord of such impairment. Landlord shall cause the impairment to be removed within twenty-four (24) hours or, if removal

of the impairment is not practical within twenty-four (24) hours, as soon as reasonably practical.

6.6. **Default by Uncured Access.** Landlord acknowledges that in the event Tenant cannot obtain Access to the Premises, Tenant shall incur significant damage. If Landlord fails to provide the Access granted by this Section 6 (Access), or reasonable temporary alternate vehicular and pedestrian Access, such failure shall be a default under this Agreement pursuant to Section 17 (Default and Right to Cure).

<u>TERMINATION.</u> This Agreement may be terminated, without penalty or further liability, as follows, which shall operate to terminate, or in the case of Section 7.3 below, assign, any Colocation Agreements between the Parties:

- 7.1. By Tenant, upon written notice to Landlord at any time prior to the commencement of construction.
- 7.2. By Tenant, upon written notice to Landlord at any time during the Term, if Tenant is unable to obtain or maintain any Governmental Approvals, including without limitation any required approvals or the issuance of a license or permit by any agency, board, court or other governmental authority, necessary for the construction or operation of the Facility as now or hereafter intended by Tenant; or if Tenant determines, in its sole discretion that the cost of or delay in obtaining or retaining the same is burdensome or commercially unreasonable; or that the environmental condition of the Premises is unsuitable for Tenant's use, or if Tenant believes that the leasing or continued leasing of the Premises would expose Tenant to undue risks of liability to a government agency or other third party.
- 7.3. By Tenant, upon twelve (12) months prior written notice to Landlord at any time following commencement of construction, for any reason or no reason, provided, however, that Tenant must in connection with such termination right have either assigned its rights and delegated its obligations under the Colocation Agreement such that Landlord's rights thereunder are not materially impacted, or otherwise terminated the Colocation Agreement in accordance with its terms.
- 7.4. By Tenant, upon thirty (30) days prior written notice at any time during the Term, if the Landlord remains in material default after all applicable cure periods in Section 17 (Default and Right to Cure) and in this Agreement.
- 7.5. By Landlord, upon thirty (30) days prior written notice at any time during the Term, if Tenant remains in material default after all applicable cure periods in Section 17 (Default and Right to Cure) and in this Agreement.
- 7.6. Or as otherwise expressly provided for in this Agreement.
- 7.7. Upon such final expiration or termination of this Agreement, the Parties agree to negotiate in good faith regarding the disposition and/or transfer of any Tenant improvements made on the Premises, as well as to help ensure continuity of emergency services during any such transition period.

7.8. Notwithstanding any provision of this Lease, this Lease may not be terminated by Tenant when any payment due to the Landlord remains outstanding or past due.

INTERFERENCE.

- 8.1. **General.** For the purposes of this Agreement, "interference" may include, but is not limited to, any use that causes electronic or physical obstruction with Tenant's Permitted Use.
- 8.2. Mutual Non-Interference with Frequencies on the Parcel. Landlord has provided Tenant with a list of radio frequency user(s) and frequencies used on the Parcel as of the Effective Date- Pre-Existing Frequencies. Tenant shall keep Landlord reasonably approved of the radio frequencies used on the Facility. Tenant warrants that its use of the Premises will not interfere with the pre-existing radio frequency uses on the Parcel identified by Landlord, as long as the pre-existing radio frequency user(s) operate and continue to operate within their respective frequencies and in accordance with all applicable laws and regulations. Landlord warrants that its use of the Facility as provided under the Colocation agreement will not interfere with the radio frequency uses on the Facility identified by Tenant, as long as such radio frequency user(s) operate and continue to operate within their respective frequencies and in accordance with all applicable laws and regulations. Tenant acknowledges that the Pre-Existing Frequencies are not anticipated to interfere with the radio frequency uses on the Facility. If anything arises after installation of the Facility that in Tenant's reasonable opinion would result in any interference, the parties shall work together in good faith to eliminate the same. Landlord shall provide prior written notice to Tenant of any expansion or change to such pre-existing uses, but in no event shall such expansion or change interfere with Tenant's Permitted Use or frequencies. In addition, and without limitation of the foregoing, the Parties agree that any change in frequency usage on either the Facility or the Parcel, respectively, will not in the case of Tenant interfere with Tenant's Permitted Use or frequencies, and in the case of Landlord, not interfere with the pre-existing frequencies identified by Landlord. In the event any after-installed Tenant's equipment causes such interference, and after Landlord has notified Tenant in writing of such interference, Tenant will immediately take all available steps necessary to correct and eliminate the interference within ten (10) days of such notice, including but not limited to, at Tenant's option, powering down such equipment and later powering up such equipment for intermittent testing. The Parties acknowledge that there will not be an adequate remedy at law for noncompliance with the provisions of this Paragraph and therefore, either Party shall have the right to equitable remedies, such as, without limitation, injunctive relief and specific performance.
- 8.3. Landlord's Non-Interference. Landlord shall not, nor shall Landlord permit its employees, tenants, Tenants, invitees, agents, or independent contractors, to interfere in any way with the Facility, the operations of Tenant or the rights of Tenant under this Agreement. Landlord shall cause such interference to cease within twenty-four (24) hours, or within a reasonable time frame approved by Tenant in writing, after receipt of notice of interference from Tenant. In the event any such interference does not cease within the aforementioned cure period, then the Parties acknowledge that Tenant will suffer irreparable injury, and therefore, Tenant will have the right, in addition to any other rights that it may have at law or in equity, for Landlord's breach of this Agreement, to elect to enjoin such interference or to immediately terminate this Agreement upon notice to Landlord without a waiver of any other rights or remedies.

8.4. Future Third-Party Interference. Landlord agrees not to sell, lease, or use any areas of the Parcel that the Landlord owns or controls, after the Effective Date, or grant any other right to any third party, if the exercise of such grant may in any way adversely affect or interfere with the Facility, Tenant's Permitted Use, or the rights of Tenant under this Agreement. Landlord shall notify Tenant in writing prior to granting any third party the right to install and operate communications equipment on the Parcel. If Tenant observes interference, Tenant may conduct a radio frequency propagation test or other applicable Tests, at Tenant's sole discretion. Landlord shall reimburse Tenant for any costs and expenses of such testing, if the Tests demonstrate interference unacceptable to Tenant, at Tenant's sole determination.

MAINTENANCE. Tenant shall keep and maintain the Premises in good condition, reasonable wear and tear and damage from the elements excepted. Landlord shall maintain and repair the Parcel and access thereto, which is under the control of the Landlord, and all Access areas in good and tenantable condition, subject to reasonable wear and tear and damage from the elements.

UTILITIES.

- 10.1. **Right to Order and Install Utilities for Permitted Use.** Tenant shall have the right to install, upgrade and maintain utilities, including but not limited to electric power and fiber, and to improve present utilities on the Parcel and the Premises, all at Tenant's cost and expense. Landlord hereby grants to any utility provider an easement, in, on, under and over that portion of the Parcel designated by the Landlord and upon the Premises, associated with Tenant's Permitted Use. Tenant shall have the right to initiate the ordering and/or scheduling of necessary utilities and shall prepare utility applications, and Landlord agrees to reasonably cooperate and execute any required applications for obtaining and maintaining utilities. In the event Tenant is unable to secure timely utilities, Landlord agrees to permit Tenant to install a submeter and connect to Landlord's utility service. In such instance, Tenant shall reimburse Landlord for Tenant's consumption of utilities as measured by the submeter.
- 10.2. **Tenant's Payment for Utilities Consumed**. Tenant shall be responsible for paying all utility charges for electricity, fiber or any other utility used or consumed by Tenant on the Premises.
- 10.3. **Interruptions.** Landlord acknowledges that Tenant provides a communication service which requires utility service to operate and must operate twenty-four (24) hours per day, seven (7) days per week. In the event of a utility service interruption, Landlord agrees to allow Tenant and Tenant's Subtenants the right to utilize temporary utility sources until stable utilities are restored; provided, Tenant makes all reasonable efforts to restore the utility to the extent within Tenant's control. In the event the temporary utility sources require use of the Parcel outside the Premises, Tenant may use additional space on the Parcel, at no additional cost to Tenant, subject to Landlord's written approval, approval not to be unreasonably withheld, conditioned, or delayed.
- 11. <u>ENVIRONMENTAL.</u> Landlord and Tenant each agree that they shall not use, generate, store or dispose of any Hazardous Material (as defined in this Section 11) on, under, about or within the Parcel in violation of any law or regulation as may now, or at any time hereafter, be in effect. Should Landlord become aware of any Hazardous Materials contamination, Landlord shall immediately notify Tenant. Landlord and Tenant agree that each shall be responsible for compliance with any and

all applicable governmental laws, rules, statutes, regulations, codes, ordinances, or principles of common law regulating or imposing standards of liability or standards of conduct with regard to protection of the environment or worker health and safety, as may now or at any time hereafter be in effect, to the extent such apply to that party's activity conducted in or on the Parcel. As used herein, "**Hazardous Materials**" shall mean hazardous substances, including asbestos-containing materials and lead paint, petroleum, and any substance, chemical or waste identified as hazardous, toxic, or dangerous in any applicable federal, state or local law or regulation.

- 12. <u>SUBLEASE.</u> Tenant shall have the right to sublease or license any portion of the Premises and its rights herein, in whole or in part, to a third-party whose use is consistent with the Permitted Use at Tenant's sole discretion and without Landlord's consent.
- 13. <u>ASSIGNMENT.</u> Upon notice to and approval by Landlord, such approval not to be unreasonably withheld, conditioned or delayed, Tenant has the right to assign this Agreement and its rights herein, to a third-party, provided however, that Tenant may assign this Agreement and delegate all of its obligations herein at Tenant's sole discretion and without Landlord's consent in the case of an assignment resulting from a change in control of Tenant, whether by reorganization, merger, sale of substantially all of its assets or equity, operation of law of otherwise, and in the case of an assignment to New Cingular Wireless PCS, LLC. Notwithstanding the foregoing, Landlord may assign this Agreement upon prior written notice to Tenant and subject to providing all information as set forth in Section 23, and without the Tenant's prior written consent to any other municipal government with which Landlord consolidates by annexation, merger, formation of a regional fire authority, contract, or otherwise, provided however, in such case, and prior to completion of the assignment, the Parties shall reasonably determine in good faith whether any changes are necessary either to this Agreement or the Colocation Agreement resulting from such assignment, and effectuate any such change contemporaneously with such assignment. Tenant shall be relieved of all future performance, liabilities, and obligations under this Agreement upon such assignment and assumption of obligations by the assignee.
- 14. <u>INSURANCE.</u> Tenant shall provide Commercial General Liability Insurance with a limit of Two Million Dollars (\$2,000,000.00) per occurrence and in the aggregate, written on ISO form CG 00 01 or its equivalent and from a reputable insurance company authorized to do business where the Premises is located, with Landlord included as an additional insured. Certificates evidencing such insurance shall be furnished to Landlord upon execution of this Agreement. Tenant may satisfy this requirement by obtaining the appropriate endorsement to any master policy of liability insurance for its Facility. Landlord and Tenant hereby releases Landlord (and its successors or assigns) from liability and waives all right of recovery against the other for any loss or damage covered by their respective first party property insurance policies for all perils insured thereunder. In the event of such insured loss, insurance company shall have a subrogated claim against the other.

15. INDEMNIFICATION.

15.1. **Tenant Indemnification.** Tenant agrees to indemnify, defend and hold Landlord harmless from and against any and all injury, loss, damage or liability, costs or expenses in connection with a third party claim (including reasonable attorneys' fees and court costs) related to the installation, use, maintenance, repair or removal of the Facility or Tenant's breach of any

provision of this Agreement, except to the extent attributable to the negligent or intentional act or omission of Landlord, its employees, invitees, agents or independent contractors.

FOR PURPOSES OF THE FOREGOING INDEMNIFICATION PROVISION ONLY, AND ONLY TO THE EXTENT OF CLAIMS AGAINST TENANT BY LANDLOR UNDER SUCH INDEMNIFICATION PROVISION, TENANT SPECIFICALLY WAIVES ANY IMMUNITY IT MAY BE GRANTED UNDER THE WASHINGTON STATE INDUSTRIAL INSURANCE ACT, TITLE 51 RCW. THE INDEMNIFICATION OBLIGATION UNDER THIS AGREEMENT SHALL NOT BE LIMITED IN ANY WAY BY ANY LIMITATION ON THE AMOUNT OR TYPE OF DAMAGES, COMPENSATION OR BENEFITS PAYABLE TO OR FOR ANY THIRD PARTY UNDER WORKERS' COMPENSATION ACTS, DISABILITY BENEFIT ACTS, OR OTHER EMPLOYEE BENEFIT ACTS.

The foregoing provision was specifically negotiated and agreed upon by the parties hereto.

- 15.2. Landlord Indemnification. To the extent permitted by law, Landlord agrees to indemnify, defend and hold Tenant harmless from and against any and all injury, loss, damage or liability, costs or expenses in connection with a third party claim (including reasonable attorneys' fees and court costs) arising from the negligence or willful misconduct of Landlord, its employees, invitees, agents or independent contractors, or the condition of the Parcel caused by Landlord's breach of any provision of this Agreement, except to the extent attributable to the negligent or intentional act or omission of Tenant, its employees, agents or independent contractors
- 15.3. **Indemnification Protocols.** The indemnified party shall: (i) promptly provide the indemnifying party with written notice of any claim, demand, lawsuit, or the like for which it seeks indemnification pursuant to this Section 15 (Indemnification) and provide the indemnifying party with copies of any demands, notices, summonses, or legal papers received in connection with such claim, demand, lawsuit, or the like; (ii) not settle any such claim, demand, lawsuit, or the like without the prior written consent of the indemnifying party; and (ii) fully cooperate with the indemnifying party in the defense of the claim, demand, lawsuit, or the like. A delay in notice shall not relieve the indemnifying party of its indemnity obligation, except (1) to the extent the indemnifying party can show it was prejudiced by the delay; and (2) the indemnifying party shall not be liable for any settlement or litigation expenses incurred before the time when notice is given.

16. WARRANTIES.

- 16.1. **General.** Tenant and Landlord acknowledge and represent to each other that it is duly organized, validly existing and in good standing and has the right, power, and authority or capacity, as applicable, to enter into this Agreement and bind itself hereto through the party or individual set forth as signatory for the party below.
- 16.2. Landlord Warranties. Except for as expressly provided herein, Tenant agrees to take the Premises in strictly "AS IS, WHERE IS" condition with all faults and conditions, known or unknown, and releases Landlord from any liability in connection therewith, including without limitation any warranties of fitness for a particular purpose. Landlord represents, warrants and agrees that: (i) Landlord solely owns the Parcel as a legal lot in fee simple; (ii) the Parcel is not and will not be encumbered by any liens, restrictions, mortgages, covenants, conditions,

easements, leases, or any other agreements of record or not of record, which would adversely affect Tenant's Permitted Use and enjoyment of the Premises under this Agreement; (iii) the Parcel is free of Hazardous Materials, except as disclosed on **Exhibit D** – **Disclosures of Hazardous Materials**, and has never been subject to any contamination or hazardous conditions resulting in any environmental investigation, inquiry or remediation, (iv) there exist no underground tanks on the Parcel; and (v) Landlord's execution and performance of this Agreement will not violate any laws, ordinances, covenants or the provisions of any mortgage, lease or other agreement binding on Landlord.

- 16.3. **Tenant's Warranties**. Tenant's Use will not materially or adversely interfere with Landlord's existing use of the Parcel as of the Effective Date.
- 16.4. **Quiet Enjoyment.** Landlord grants to Tenant sole, actual, quiet and peaceful use, enjoyment and possession of the Premises and leasehold estate created by and in accordance with the terms of this Agreement without hindrance or ejection by any persons.
- 16.5. Landlord's Liens. In addition to all other remedies available to Tenant, Landlord will promptly pay when due all liens and monetary encumbrances against the Parcel. If the Parcel is or becomes encumbered by a deed to secure a debt, mortgage or other security interest, then Landlord will provide promptly to Tenant a mutually agreeable subordination, non-disturbance and attornment agreement executed by Landlord and the holder of such security interest substantially in the form attached hereto as Exhibit E Subordination, Non-Disturbance and Attornment Agreement, or in the mortgagee's standard form.

17. DEFAULT AND RIGHT TO CURE.

- 17.1. **Tenant Default.** The following will be deemed a default by Tenant and a breach of this Agreement: Tenant's failure to perform any term or condition under this Agreement within forty-five (45) days of written notice from Landlord specifying the failure. No such failure, however, will be deemed to exist if Tenant has commenced to cure such default within such period and provided that such efforts are prosecuted to completion with reasonable diligence. If Tenant remains in default beyond any applicable cure period, then Landlord will have the right to (1) pursue a judgment for direct damages against Tenant, and/or (2) to pursue specific performance, injunction, or declaratory judgment, (3) to terminate this Agreement pursuant to Section 7.5 (Termination), and/or (4) any and all other rights available to it under law and equity. In no event shall Tenant be liable for consequential, punitive, incidental or special damages, however caused, based on any theory of liability.
- 17.2. Landlord Default. The following will be deemed a default by Landlord and a breach of this Agreement: (i) Landlord's failure to provide Access to the Premises as required by Section 6 (Access) within twenty-four (24) hours after written notice of such failure; (ii) Landlord's failure to cure an interference problem as required by Section 8 (Interference) within twenty-four (24) hours after written notice of such failure; or (iii) Landlord's failure to perform any term or condition, or Landlord's breach of any warranty or covenant, under this Agreement for more than forty-five (45) days after written notice from Tenant specifying the failure. No such failure, however, will be deemed to exist if Landlord has commenced to cure the default within such period and provided such efforts are prosecuted to completion with reasonable diligence. Notwithstanding the foregoing, in regard to (iii) only, if any Landlord

default affects Tenant's operations on the Premises, then such cure period shall be shortened to ten (10) days, and Tenant shall have the right, but not the obligation, to take reasonable selfhelp actions to effect a cure during such cure period, at Landlord's cost. In addition, in the case of any breach of any provision of this Agreement by Landlord, and such breach results in costs or damages to Tenant relating to its operation of the Facility or use of the Premises, then notwithstanding any cure by Landlord, Landlord shall be responsible for any such costs or damages incurred by Tenant. If Landlord remains in default beyond any applicable cure period, Tenant will have: (1) the right to cure Landlord's default and to collect such amounts from Landlord and/or (2) right to terminate this Agreement pursuant to Section 7.4 (Termination), and/or (3) any and all other rights available to it under law and equity. In no event shall Landlord be liable for consequential, punitive, incidental or special damages, however caused, based on any theory of liability, provided however, that any third-party damages covered by indemnity or otherwise recoverable under this Agreement shall not be deemed excluded by this clause.

18. <u>NOTICES.</u> All notices, communications, requests and demands hereunder shall be in writing and shall be deemed to have been properly given (i) if hand received, (ii) if received via United States mail service or other reliable express courier service, or (ii) if sent via e-mail to the addresses set forth below:

If to Tenant:	Public Safety Towers, LLC 1903 Wright Place, Suite 140, Carlsbad, CA 92008 Attention: Lease Notices E-mail Address: notices@pstctowers.com
With a copy to:	Public Safety Towers, LLC 1903 Wright Place, Suite 140, Carlsbad, CA 92008 Attention: PSTC Counsel E-mail Address: counsel@pstctowers.com
If to Landlord:	Orting Valley Fire & Rescue PO Box 386, Orting, WA 98360 Attention: Fire Chief Telephone No.: (253) 538-6400
With a copy to:	Central Pierce Fire & Rescue 1015 39th Ave SE Suite 120, Puyallup, WA 98374 PO Box 940, Spanaway, WA 98387 Attention: Fire Chief E-mail Address: DMorrow@Centralpiercefire.org

Either party may change its notice address upon thirty (30) days prior written notice to the other party. Any notice and other communication given pursuant to this Agreement will be deemed to have been received on, and is effective as of, (i) the date it was delivered by hand; (ii) upon the date of the properly addressed e-mail transmission; (iii) on the date of delivery shown on the receipt card if sent by registered or certified mail, return receipt requested; (iv) on the third business day after the date of postmark if sent by regular mail, or (v) date of actual delivery for express courier or express mail

service. Notwithstanding the foregoing, any notice to a Party that would permit the other Partys to terminate this Agreement shall be sent by certified mail, return receipt requested to the parties indicated above, with "NOTICE OF DEFAULT" designated in the subject line to be effective notice hereunder.

19. <u>CONDEMNATION.</u> In the event Landlord receives notification of any threatened or pending condemnation proceedings affecting the Parcel, Landlord will provide notice thereof to Tenant within twenty-four (24) hours. If a condemning authority takes all of the Parcel, or a portion sufficient, in Tenant's sole determination, to render the Premises unsuitable for Tenant, this Agreement will terminate as of the date the title vests in the condemning authority, provided, however that Tenant may terminate the Lease earlier upon not less than thirty (30) days' notice to Landlord, after Tenant becomes aware of such threatened or pending proceedings. The Parties will each be entitled to pursue their own separate awards in the condemnation proceeds, which for Tenant will include but not be limited to, where applicable, the value of its Facility and leasehold rights hereunder, moving expenses, and business dislocation expenses. Landlord shall immediately refund to Tenant any prepaid Rent on a *pro rata* basis.

20. CASUALTY.

- 20.1. **Notice.** Landlord will provide notice to Tenant of any casualty or other harm affecting the Parcel within twenty-four (24) hours of the casualty or other harm.
- 20.2. **Premises Rendered Unsuitable.** If any part of the Facility or the Parcel is damaged by casualty or other harm as to render the Premises unsuitable, in Tenant's sole determination, then Tenant may terminate this Agreement by providing written notice to Landlord, which termination will be effective as of the date of such casualty or other harm, and Landlord shall reimburse Tenant for any prepaid Rent on a *pro rata* basis to the extent the casualty is due to the negligence or intentional act of Landlord. Tenant's termination of this Agreement under this Section shall not impair Tenant's right, if any, to collect insurance proceeds in connection with the Facility.
- 20.3. **Premises Rebuilt or Restored.** If Tenant undertakes to rebuild or restore the Premises and/or the Facility, as applicable, Landlord agrees to permit Tenant to place temporary facilities on the Parcel, at a location mutually agreeable to Landlord and Tenant, at no additional Rent until the reconstruction of the Premises and/or the Facility is completed; provided, Tenant makes all reasonable efforts to reconstruct the Facility as soon as reasonably practicable. Landlord agrees that the Rent shall be abated until the Parcel and/or the Premises are rebuilt or restored, unless Tenant places temporary facilities on the Parcel, in which case Rent shall be adjusted as may be necessary or appropriate to account for any reduction in space or operation, or Tenant's increased costs, due to temporary facilities
- 21. <u>WAIVER OF LANDLORD'S LIENS.</u> Landlord waives any and all lien rights it may have, statutory or otherwise, concerning the Facility or any portion thereof. The Facility shall be deemed personal property for purposes of this Agreement, regardless of whether any portion is deemed real or personal property under applicable law.

OTHER PAYABLE CHARGES. Unless specified otherwise in this Agreement, Tenant shall not be liable for any charges or expenses payable to Landlord in connection with the use of the Premises by Tenant. Further, all amounts permitted to be charged by Landlord under this

Agreement shall be billed to Tenant within one (1) year from when the charges were incurred, and in no event shall Tenant be liable for any charges billed to Tenant by Landlord after such period. The provisions of this Section 22 (Other Payable Charges) shall survive the termination or expiration of this Agreement.

- 23. <u>TRANSFERS OF THE PARCEL OR PREMISES.</u> Subject to the terms of this Agreement and except as provided in Section 25 (Anti-Piracy / Partial Transfers) below, Landlord may sell or otherwise transfer the Parcel or a portion thereof to a third party, provided: (i) the sale is made subject to the terms of this Agreement; and (ii) the transferee agrees to fully assume and perform Landlord's obligations under this Agreement. Within thirty (30) days of such transfer, Landlord or its successor shall send the documents listed below to Tenant:
 - i. New deed to Parcel
 - ii. Assignment and Assumption Agreement
 - iii. Form W-9 for Transferee
 - iv. Full contact information for new Landlord including phone number(s)

Until Tenant receives all such documents, Tenant's failure to make payments that may be required under this Agreement shall not be an event of default and Tenant reserves the right to hold payments due under this Agreement. Such transfer shall in no way limit or impair the obligations of Landlord under this Agreement, including interference and access obligations, or affect Tenant's rights under this Agreement. In the event that the transfer occurs by operation of law (i.e., not by deed), such transferee shall provide documentation reasonably acceptable to Tenant to evidence such transfer.

24. <u>CHANGES TO ZONING OR ENCUMBRANCE</u>. Landlord shall not initiate or consent to any change in the zoning of the Premises or the Parcel, or impose or consent to any other use, or encumbrance or restriction that would prevent or limit Tenant from using the Premises or Parcel for the Permitted Use or otherwise impair Tenant's rights hereunder.

25. ANTI-PIRACY/PARTIAL TRANSFERS.

- 25.1. Landlord agrees that it will not offer to, or accept any offer to, or transfer, convey, assign, lease, or grant an easement for any portion of Landlord's rights under this Agreement or any interest in the Premises or the rents due hereunder, including any "lease buyout" (a "Partial Transfer"), other than in connection with a full transfer of the fee interest real estate comprising the Premises as provided herein, together with a full assignment and assumption of Landlord's obligations under this Agreement.
- 25.2. If Landlord attempts to sell, convey, assign or transfer such property interest in or related to the Premises in violation of this Section 25, the sale, conveyance, assignment or transfer shall be void, and, at Tenant's option, an incurable default by Landlord of this Agreement.

TAXES. Tenant shall pay directly to the applicable Government Entity or to Landlord if Landlord is invoiced by such Government Entity, all taxes, fees, assessments or other charges assessed by any Government Entity against the Facility and/or Tenant's use of the Premises. Tenant shall pay to Landlord or the appropriate taxing authority, when due, any sales, use, ad valorem or other taxes or assessments which are assessed or due by reason of this Agreement or

Tenant's use of the Premises or the Parcel. Landlord will be responsible for payment of all the real property taxes, except Tenant shall pay any increase in real estate taxes levied against the Premises directly attributable to this Agreement and/or Tenant's use of this Premises. Tenant will pay to Landlord the foregoing amounts within thirty (30) days after written demand thereof by Landlord accompanied by copies of each tax bill, service bill and/or assessment notice, along with the prior year's bill and a reasonable determination. Landlord represents and warrants that if Tenant pays Landlord for any such taxes, it shall timely remit the same to the applicable Government Entity and shall indemnify, defend and hold Tenant harmless from any claims by such Government Entity relating to the same.

- 27. <u>AMENDMENT AND WAIVER.</u> This Agreement cannot be amended, modified, or revised unless done in writing and signed by Landlord and Tenant. No provision may be waived except in writing signed by the waiving party. The failure by a party to enforce any provision of this Agreement or to require performance by the other party will not be construed to be a waiver, or in any way affect the right of either party to enforce such provision thereafter.
- 28. <u>MEMORANDUM OF LEASE.</u> At the request of the Tenant, the Parties will execute a recordable Memorandum of Lease substantially in the form attached hereto as Exhibit F Memorandum of Lease. Either party may record this Memorandum of Lease at any time during the Term, in its absolute discretion. Tenant may record an amendment thereof to update such Memorandum to incorporate any expansion of the Premises or additional easements granted in connection with the Premises, and Landlord will reasonably cooperate in connection therewith.
- **29.** <u>COMPLIANCE WITH LAW</u>. Tenant agrees to comply with all federal, state, and local laws, orders, rules and regulations (the "Laws") applicable to Tenant's use of the Facility on the Parcel. Landlord agrees to comply with all Laws relating to Landlord's ownership and use of the Parcel and any improvements on the Parcel. Tenant shall, at Tenant's expense, ensure that the tower structure upon which the Facility is installed complies with all applicable Laws, including, without limitation, all rules and regulations promulgated by the FCC and Federal Aviation Administration ("FAA") with regard to lighting, marking and painting, except where noncompliance is due to Landlord's negligence or willful misconduct. All installations and operations by Tenant in connection with this Agreement shall meet and comply with all applicable Laws, including, without limitation, all applicable local codes and regulations, and all applicable rules and regulations promulgated by the FCC and FAA.
- **30.** <u>**BIND AND BENEFIT.</u>** The terms and conditions contained in this Agreement will run with the Parcel and bind and inure to the benefit of the Parties, their respective heirs, executors, administrators, successors and assigns.</u>
- **31.** <u>ENTIRE AGREEMENT.</u> This Agreement and the exhibits attached hereto, all being a part hereof, along with the Colocation Agreement, constitute the entire agreement of the Parties hereto and will supersede all prior offers, negotiations and agreements with respect to the subject matter of this Agreement. Except as otherwise stated in this Agreement, each party shall bear its own fees, costs and expenses (including the fees, costs and expenses of its agents, brokers, representatives, attorneys, and accountants) incurred in connection with the negotiation, drafting, execution and performance of this Agreement and the transactions it contemplates.

- **32.** <u>GOVERNING LAW.</u> This Agreement will be governed by the laws of the State of Washington, and venue of any dispute shall be in the Piere County Superior Court, without regard to conflicts of law.
- **33. INTERPRETATION.** Unless otherwise specified, the following rules of construction and interpretation apply: (i) captions, headings, and subheadings are for convenience and reference only and in no way define or limit the construction of the terms and conditions hereof; (ii) use of the term "including" will be interpreted to mean "including but not limited to"; (iii) the term "day" shall mean calendar day whether or not expressly identified; (iv) whenever a party's consent is required under this Agreement, except as otherwise stated in the Agreement or as same may be duplicative, such consent will not be unreasonably withheld, conditioned or delayed; (v) exhibits are an integral part of this Agreement and are incorporated by reference into this Agreement; (vi) use of the terms "termination" or "expiration" are interchangeable; (vii) reference to a default will take into consideration any applicable notice, grace and cure periods; (viii) the singular use of words includes the plural where appropriate; (ix) if any provision of this Agreement is held invalid, illegal or unenforceable, the remaining provisions of this Agreement shall remain in full force if the overall purpose of the Agreement is not rendered impossible and the original purpose, intent or consideration is not materially impaired; and (x) rule of construction of this Agreement.
- **34.** <u>AFFILIATES.</u> Any right of Tenant granted hereunder may be exercised by, at Tenant's election, any Affiliate of Tenant and any Subtenant or Tenant thereof. "Affiliate" means with respect to a party to this Agreement, any person or entity that (directly or indirectly) controls, is controlled by, or under common control with, that party. "Control" of a person or entity means the power (directly or indirectly) to direct the management or policies of that person or entity, whether through the ownership of voting securities, by contract, by agency or otherwise.
- **35.** <u>SURVIVAL.</u> Any provisions of this Agreement relating to indemnification shall survive the termination or expiration hereof. In addition, any terms and conditions contained in this Agreement that by their sense and context are intended to survive the termination or expiration of this Agreement shall so survive.
- **36.** <u>W-9</u>; <u>OWNERSHIP CONFIRMATION</u>. Landlord agrees to provide Tenant with a completed IRS Form W-9, or its equivalent, upon execution of this Agreement and at such other times as may be reasonably requested by Tenant, including any change in Landlord's name or address. In the event of any transfer of Landlord's interest in the Parcel or this Agreement, by operation of law or otherwise, Tenant shall be provided reasonable evidence of such successor interest and Tenant shall have the right to withhold payment unless or until such evidence is provided and be reimbursed for Tenant's costs in confirming such successor interests, including, without limitation, any estate or personal representative, foreclosure, and bankruptcy matters.
- **37.** <u>EXECUTION</u>. This Agreement may be executed in several counterparts and the counterparts shall constitute but one and the same instrument. The execution of this Agreement by electronic mail or by any other electronic means shall be deemed to constitute effective execution of this Agreement as to the Parties hereto, provided, however, that upon request by the other party, an original, wet-signed signature shall be provided thereafter.

- **38.** <u>ATTORNEYS' FEES</u>. In the event that any dispute between the Parties related to this Agreement should result in litigation, at trial and on any appeal or petition for review, the prevailing party in such litigation shall be entitled to recover from the other party all reasonable fees, costs and expenses of enforcing any right of the prevailing party, including reasonable attorneys' fees, costs and expenses. Prevailing party means the party determined by the court to have most nearly prevailed even if such party did not prevail in all matters. This provision will not be construed to entitle any party other than Landlord, Tenant, and their respective Affiliates to recover their fees and expenses.
- **39.** <u>WAIVER OF JURY TRIAL.</u> EACH PARTY, TO THE EXTENT PERMITTED BY LAW, KNOWINGLY, VOLUNTARILY, AND INTENTIONALLY WAIVES ITS RIGHT TO A TRIAL BY JURY IN ANY ACTION OR PROCEEDING UNDER ANY THEORY OF LIABILITY ARISING OUT OF OR IN ANY WAY CONNECTED WITH THIS AGREEMENT OR THE TRANSACTIONS IT CONTEMPLATES.
- **40.** <u>INCIDENTAL FEES.</u> Unless specified in this Agreement, no unilateral fees or additional costs or expenses are to be applied by either party to the other party, including review of plans, structural analyses, consents, provision of documents or other communications between the Parties.
- **41.** <u>**FURTHER ACTS.</u>** Upon request, Landlord will cause to be promptly and duly taken, executed, acknowledged, and delivered all such further acts, documents, and assurances as Tenant may request from time to time to effectuate, carry out and perform all of the terms, provisions and conditions of this Agreement and all transactions and permitted use contemplated by this Agreement.</u>
- **42.** <u>CONFIDENTIALITY.</u> Subject to customary exceptions, including to the extent disclosure is required under law or regulation, including that of Public Records Act, Chapter 42.56 RCW, an applicable securities exchange, or valid court order, Landlord will maintain in confidence all information relating to Tenant's proposed tenancy and development of the Premises, including but not limited to, the terms of the letter of intent between the Parties and this Agreement, and will not disclose such information to any other party without written consent. Such confidential information may be released to Landlord's successors, employees, partners, consultants, attorneys, accountants, tax advisors, insurers, insurance agents, financial sources, property managers, and lenders who have a reasonable need for such confidential information.
- **43.** <u>FORCE MAJEURE.</u> In the event that Tenant shall be delayed or hindered in, or prevented from, the performance of any work, service, or other act required under this Agreement to be performed by Tenant and such delay or hindrance is due to strikes, lockouts, acts of God, governmental restrictions, enemy act, civil riots or commotion, an act of war, domestic and/or international terrorism, quarantines, embargoes, pandemics, epidemics, local disease outbreaks, public health emergencies, unavoidable fire or other casualty, or other causes beyond the control of Tenant, then performance of such work, service, or other act shall be excused for the period of such delay and the period for the performance of such work, service, or other act shall be extended for a period equivalent to the period of such delay.
- 44. <u>CERTIFICATE.</u> Landlord will, within sixty (60) days after notice from Tenant, execute, acknowledge, and deliver to Tenant a certificate certifying whether or not this Agreement is in full force and effect; whether there are any modifications or alleged breaches by Landlord; the dates to which rent has been paid in advance; and any other facts that may reasonably be requested. The information in such certificate may be relied upon by any assignee, Subtenant, or any successor to

Tenant and any of their respective lenders. Failure to deliver the certificate within the specified time shall be conclusive upon Landlord that the Agreement is in full force and effect and has not been modified except as may be represented by Tenant.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed as of the last signature date below.

LANDLORD: Pierce County Fire Protection District No. 18 d/b/a Orting Valley Fire & Rescue a Washington special purpose district

> By: ______ Print Name: Dustin Morrow Title: Fire Chief Date: _____

TENANT: Public Safety Towers, LLC a Delaware limited liability company

> By: _____ Print Name: Doug Lodder Title: Chief Executive Officer Date: _____

EXHIBIT A

Parcel Description

The parcel is legally described as follows:

Tax Parcel Number: 0418011002

Common Street Address: 19503 150th Avenue East

Legal Description:

Section 01 Township 18 Range 04 Quarter 11 : BEG SE COR LOT 1 TH W 159.53 FT TH N 18 DEG W 241.65 FT TH S 88 DEG 55 MIN E 92.6 FT TH S 62 DEG 26 MIN E 53.5 FT TH S 51 DEG 13 MIN E 106 FT TH S 137.8 FT TO BEG EXC THAT PART DEEDED TO TOWN OF ORTING 5 9 51 1593652 TOG/W FOLL PER SUP CT 98-2-03874-3 COM AT SE COR OF GOVT LOT 1 TH W ALG S LI SD LOT 118 FT TO POB TH CONT W 16.18 FT TO E MAR OF DALTON CO RD TH NWLY ALG C TO R WHOSE CENTER BEARS N 81 DEG 45 MIN 30 SEC E 550 FT THRU CENTRAL ANGLE OF 11 DEG 47 MIN 55 SEC ARC DIST OF 113.26 FT TH N 30 DEG 02 MIN 25 SEC W 93.56 FT TH ALG C TO R WHOSE CENTER BEARS N 69 DEG 57 MIN 35 SEC E 25 FT THRU CENTRAL ANGLE OF 100 DEG 21 MIN 51 SEC ARC DIST OF 43.79 FT TH ALG C TO R WHOSE CENTER BEARS S 30 DEG 24 MIN 16 SEC E 175 FT THRU CENTRAL ANGLE OF 13 DEG 03 MIN ARC DIST OF 39.86 FT TH S 19 DEG 37 MIN 03 SEC E 230.56 FT TO POB (DCWJES8-5-83)DC8/6/98JU

EXHIBIT B

Site Plan

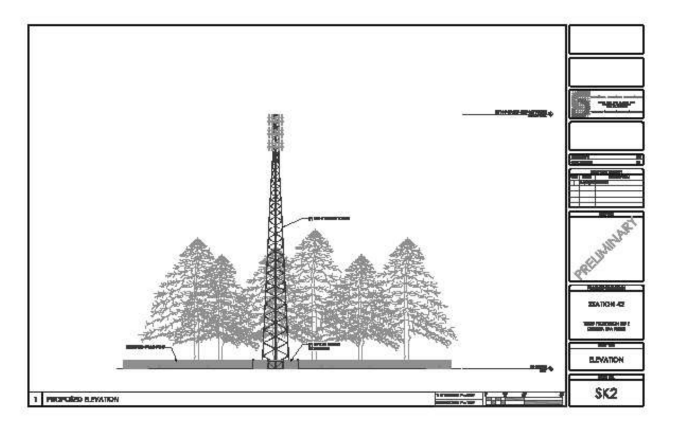


EXHIBIT D

Disclosure of Hazardous Material

[X] None.

[] As detailed below.

EXHIBIT E

Subordination, Non-Disturbance and Attornment Agreement

[Follows on Next Page]

SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT

THIS SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT

("Agreement"), dated as of the date below, between [Mortgagee's Name] having its principal office at [Insert Mortgagee's Address], (hereinafter called "Mortgagee") and [Landlord's Name], a [Landlord's jurisdictional state and entity type], having its principal office/residing at [Landlord's Address] ("Landlord"), and Public Safety Towers, LLC, a Delaware Limited Liability Company having a mailing address of 1903 Wright Place, Suite 140, Carlsbad, CA 92008 ("Tenant").

RECITALS:

- A. Tenant has entered into a certain Ground Lease Agreement dated [Insert Effective Date], (the "Lease") with Landlord, covering property more fully described in Exhibit 1 attached hereto and made a part hereof (the "Premises"); and
- B. Landlord has given to Mortgagee a mortgage or deed of trust (the "**Mortgage**") upon certain real property ("**Property**"), as described in the Mortgage, a part of which Property contains the Premises; and
- C. The Mortgage on the Property is in the original principal sum of [Spell Out Dollar Amount] (\$XXX) Dollars, which Mortgage has been recorded in the appropriate public office in and for [Insert County] County, [Insert State]as Recording No. ______; and
- D. Tenant desires to be assured of continued occupancy of the Premises under the terms of the Lease and subject to the terms of this Agreement.

AGREEMENT

NOW, THEREFORE, in consideration of the mutual promises, covenants and agreements herein contained, the receipt and sufficiency of which are hereby acknowledged, the parties hereto, intending to be legally bound hereby, agree as follows:

1. So long as this Agreement will remain in full force and effect, the Lease is and will be subject and subordinate to the lien and effect of the Mortgage insofar as it affects the real property of which the Premises forms a part (but not Tenant's fixtures or other property), and to all renewals, modifications, consolidations, replacements and extensions thereof, to the full extent of the principal sum secured thereby and interest thereon, with the same force and effect as if the Mortgage had been executed, delivered, and duly recorded among the above-mentioned public records, prior to the execution and delivery of the Lease.

2. In the event Mortgagee takes possession of the Premises as mortgagee-in-possession, including but not limited to, by deed in lieu of foreclosure or foreclosure of the Mortgage, Mortgagee agrees not to affect or disturb Tenant's right to possession of the Premises and any of Tenant's other rights under the Lease in the exercise of Mortgagee's rights so long as Tenant is not then in default, after applicable notice and/or grace periods, under any of the terms, covenants, or conditions of the Lease.

3. In the event that Mortgagee succeeds to the interest of Landlord or other landlord under the Lease and/or to title to the Premises, Mortgagee and Tenant hereby agree to be bound to one another under all of the terms, covenants and conditions of the Lease; accordingly, from and after such event, Mortgagee and Tenant will have the same remedies against one another for the breach of an agreement contained in the Lease as Tenant and Landlord had before Mortgagee succeeded to the interest of Landlord.

4. In the event that Mortgagee or anyone else acquires title to or the right to possession of the Premises upon the foreclosure of the Mortgage, or upon the sale of the Premises by Mortgagee or its successors or assigns after foreclosure or acquisition of title in lieu thereof or otherwise, Tenant agrees not to seek to terminate the Lease by reason thereof, but will remain bound unto the new owner so long as the new owner is bound to Tenant under all of the terms, covenants and conditions of the Lease.

5. Mortgagee understands, acknowledges, and agrees that notwithstanding anything to the contrary contained in the Mortgage and/or any related financing documents, including, without limitation, any UCC-1 financing statements, Mortgagee will acquire no interest in any equipment, fixtures and/or other property installed by or on behalf of Tenant or its related parties on the Property. Mortgagee hereby expressly waives any interest which Mortgagee may have or acquire with respect to such equipment, fixtures and/or other property of Tenant or Tenant's assignees, sublessees, licenses and related parties, now, or hereafter, located on or affixed to the Property or any portion thereof and Mortgagee hereby agrees that same do not constitute realty regardless of the manner in which same are attached or affixed to the Property.

6. This Agreement will be binding upon and will extend to and benefit the successors and assigns of the parties hereto and to any assignees or Subtenants of Tenant which are permitted under the Lease. The term "Mortgagee", when used in this Agreement will be deemed to include any person or entity which acquires title to or the right to possession of the Premises by, through or under Mortgagee and/or the Mortgage, whether directly or indirectly.

[Remainder of Page Intentionally Blank – Signature Page Follows]

IN WITNESS WHEREOF, the undersigned has caused this Agreement to be executed as of the last signature date below.

LANDLORD: Pierce County Fire Protection District No. 18 d/b/a Orting Valley Fire & Rescue a Washington special purpose district

By:	
Print Name	:
Title:	
Date:	

TENANT: Public Safety Towers, LLC a Delaware limited liability company

By:			
Print Na	ime:		
Title:			
Date:			

MORTGAGEE: [Insert Mortgagee's Name]

By:		
Print Name:		
Title:		
Date:		

EXHIBIT F

Memorandum of Lease

[Follows on Next Page]

RECORDING REQUESTED BY: AND WHEN RECORDED MAIL TO:

Womble Bond Dickinson (US) LLP 1333 North California Blvd., Suite 450 Walnut Creek, CA 94596 Attn: Kristen Thall Peters, Esq.

MEMORANDUM OF LEASE

This Memorandum of Lease is entered into on the later of the signature dates, by and between Pierce County Fire Protection District No. 18 d/b/a Orting Valley Fire & Rescue, a special purpose district having its principal office/residing at 1015 39th Ave SE Suite 120, Puyallup, WA 98374 (hereinafter called "Landlord"), and Public Safety Towers, LLC, a Delaware Limited Liability Company having a mailing address of 1903 Wright Place, Suite 140, Carlsbad, CA 92008 ("Tenant").

- 1. Landlord and Tenant entered into a certain Ground Lease Agreement ("Agreement") on ______, for the purpose of installing, operating and maintaining a facility and other improvements and other related purposes. All of the foregoing is set forth in the Agreement.
- 2. The initial lease term will be twenty-five (25) years commencing on the Effective Date, with two (2) successive automatic ten (10) year options to renew.
- 3. The portion of the land being leased to Tenant and associated easements are described in **Exhibit 1** annexed hereto.
- 4. This Memorandum of Lease is not intended to amend or modify and shall not be deemed or construed as amending or modifying, any of the terms, conditions or provisions of the Agreement, all of which are hereby ratified and affirmed. In the event of a conflict between the provisions of this Memorandum of Lease and the provisions of the Agreement, the provisions of the Agreement shall control. The Agreement shall be binding upon and inure to the benefit of the parties and their respective heirs, successors, and assigns, subject to the provisions of the Agreement.

IN WITNESS WHEREOF, the parties have executed this Memorandum of Lease as of the last signature date below.

LANDLORD:

Pierce County Fire Protection District No. 18 d/b/a Orting Valley Fire & Rescue a special purpose district

By: _____ Print Name: Dustin Morrow Its: Fire Chief Date: _____

TENANT:

Public Safety Towers, LLC a Delaware limited liability company

By:_____

Print Name: Doug Lodder Its: Chief Executive Officer Date: _____

[ACKNOWLEDGEMENTS APPEAR ON THE NEXT PAGE]

LANDLORD ACKNOWLEDGEMENT

State of Washington

County of _____

I certify that I know or have satisfactory evidence that ______ (name of person) is the person who appeared before me, and said person acknowledged that (he/she) signed this instrument and acknowledged it to be (his/her) free and voluntary act for the uses and purposes mentioned in the instrument.

Dated:

(Seal or Stamp)

Signature

Notary Title

My Appointment Expires: _____

TENANT ACKNOWLEDGEMENT

ACKNOWLEDGMENT		
certificate verifies who signed the c	or other officer completing this s only the identity of the individual locument to which this certificate is t the truthfulness, accuracy, or boument.	
State of California		
County of)	
On	before me,(ins	ert name and title of the officer)
who proved to me subscribed to the v his/her/their author	vithin instrument and acknowledged t	to be the person(s) whose name(s) is/are o me that he/she/they executed the same in r/their signature(s) on the instrument the (s) acted, executed the instrument.
I certify under PEN paragraph is true a		of the State of California that the foregoing
WITNESS my hand	and official seal.	
Signature	(Sea	al)

EXHIBIT 1

To the Memorandum of Lease

Parcel Description

The parcel is legally described as follows:

Tax Parcel Number: 0418011002

Common Street Address: 19503 150th Avenue East

Legal Description:

Section 01 Township 18 Range 04 Quarter 11 : BEG SE COR LOT 1 TH W 159.53 FT TH N 18 DEG W 241.65 FT TH S 88 DEG 55 MIN E 92.6 FT TH S 62 DEG 26 MIN E 53.5 FT TH S 51 DEG 13 MIN E 106 FT TH S 137.8 FT TO BEG EXC THAT PART DEEDED TO TOWN OF ORTING 5 9 51 1593652 TOG/W FOLL PER SUP CT 98-2-03874-3 COM AT SE COR OF GOVT LOT 1 TH W ALG S LI SD LOT 118 FT TO POB TH CONT W 16.18 FT TO E MAR OF DALTON CO RD TH NWLY ALG C TO R WHOSE CENTER BEARS N 81 DEG 45 MIN 30 SEC E 550 FT THRU CENTRAL ANGLE OF 11 DEG 47 MIN 55 SEC ARC DIST OF 113.26 FT TH N 30 DEG 02 MIN 25 SEC W 93.56 FT TH ALG C TO R WHOSE CENTER BEARS N 69 DEG 57 MIN 35 SEC E 25 FT THRU CENTRAL ANGLE OF 100 DEG 21 MIN 51 SEC ARC DIST OF 43.79 FT TH ALG C TO R WHOSE CENTER BEARS S 30 DEG 24 MIN 16 SEC E 175 FT THRU CENTRAL ANGLE OF 13 DEG 03 MIN ARC DIST OF 39.86 FT TH S 19 DEG 37 MIN 03 SEC E 230.56 FT TO POB (DCWJES8-5-83)DC8/6/98JU

EXHIBIT G

Tower Site Colocation Agreement

[Follows on Next Page]



Agenda Date: January 13, 2025

Item Title: City of Puyallup Metro SWAT Medic Agreement

Attachments: City of Puyallup Metro SWAT Medic Agreement

Submitted by: Chief Morrow

RECOMMENDED ACTION BY THE BOARD:

- C First reading
- C Second reading
- Motion to approve
- C For information only
- Other:

SUGGESTED MOTION:

"Move to approve the SWAT Medic Agreement between Central Pierce Fire & Rescue and the City of Puyallup as presented by Staff."

SUMMARY:

The District has a long history of supporting our law enforcement partners during high-risk events, especially SWAT events. Over the years the deployment and training model for these events has changed. In recent meetings with the Puyallup Police Department, the District would like to move back to a formal arrangement for providing "SWAT Medics" for these events.

Over the coming months and in cooperation with PPD, Emergency Operations will determine the deployment methodology for these events.

Staff is asking for approval on the Agreement.

FINANCIAL IMPACT:

None outside currently budgeted funds.

Docusign Envelope ID: BB6F8936-4E48-4FBE-9D41-D5D82DFF692F

Resolution No. 1698

ADDENDUM TO THE MASTER INTERLOCAL COOPERATION AGREEMENT FOR MULTIJURISDICTIONAL SWAT TEAM

This Addendum ("Addendum") to the aforementioned Master Interlocal Agreement ("Master ILA") is entered into on this ______ day of ______ 2024, (the "Effective Date") by and between Central Pierce Fire & Rescue, located at 1015 39th Avenue SE, STE 120, Puyallup, WA 98374, hereinafter referred to as "CPFR," and City of Sumner, located at 1104 Maple Street Sumner, WA 98390 hereinafter referred to as "City," who shall hereinafter be collectively referred to as the "Agencies" or singularly as an "Agency."

WHEREAS, incidents of a serious criminal or emergent nature often require medical care; and

WHEREAS, CPFR is interested in partnering with the City to deliver this level of care, during such incidents; and

WHEREAS, the Agencies recognize the benefits of cooperation and collaboration in delivering high- quality medical services to their communities and agree that joint use of the CPFR SWAT Medics will further that mission.

NOW, THEREFORE, in exchange for the mutual promises contained herein and pursuant to the terms of the Master ILA, the Agencies hereby agree as follows:

1.PURPOSE

1.1 This addendum is almed at enhancing the capabilities of the SWAT Team by incorporating Central Pierce Fire and Rescue (CPFR) SWAT Medics.

1.2 The primary objective is to provide timely and effective medical support during SWAT operations to ensure the safety and well-being of team members and civilians.

2.SCOPE OF COOPERATION

2.1 CPFR SWAT Medics will collaborate with existing SWAT team members to deliver advanced medical care in high-risk situations.

2.2 CPFR SWAT Medic involvement includes but is not limited to providing medical assessment, treatment, and evacuation of injured individuals during SWAT operations.

Docusign Envelope ID: BB6F8936-4E48-4FBE-9D41-D5D82DFF692F

3. RESPONSIBILITIES OF THE AGENCIES

- 3.1 CPFR will provide comprehensive clinical training to SWAT Medics to ensure they possess the necessary skills and knowledge to operate effectively in tactical environments.
- 3.2 CPFR will supply essential equipment to ensure SWAT Medics are properly outfitted for their duties. This includes but is not limited to the following:
 - 3.2.1 Personal Protective Equipment (PPE): Helmet, Body Armor, and Gas Mask.
 - 3.2.2 Uniforms: CRYE Uniform.
 - 3.2.3 Comms: Headset PTT.
 - 3.2.4 Medical Equipment: Medic carry-bag
- 3.3 The Multi-Jurisdictional SWAT Team, in collaboration with CPFR, will maintain a calendar for scheduling purposes, ensuring optimal coverage during operations and training exercises.
- 3.4 The Everbridge system will be utilized for paging and notifications, ensuring swift and coordinated communication among team members and CPFR SWAT Medics during emergencies.
- 3.5 The Multi-Jurisdictional SWAT Team will be responsible for coordinating monthly training sessions, as well as the annual five-day summer training, the annual three-day training, and the two-day training sessions held each month and providing the annual training plan to CPFR.

4.FISCAL ARRANGEMENTS

4.1 CPFR shall bear the financial burden associated with providing clinical training to SWAT Medics.

4.2 CPFR will also cover the costs of procuring and maintaining equipment such as PPE, Uniforms, and communication devices for SWAT Medics.

4.3 CPFR will be responsible for employee compensation during activations, training and other program required hours of work.

5.RESOURCE SHARING

5.1 The Agencies may explore opportunities for resource sharing, subject to availability, to support the SWAT Medic program. This may include sharing equipment, materials, and other necessary resources mutually agreed upon.

Docusign Envelope ID: BB6F8936-4E48-4FBE-9D41-D5D82DFF692F

6.PERSONNEL

6.1 All SWAT Medic program personnel will be provided by CPFR,

6.2 PPD Captain of Operations Division shall work with a designated representative from CPFR to ensure the SWAT medics perform and integrate in the SWAT team.

7. TERM AND TERMINATION

7.1 This Addendum shall commence on the Effective Date and shall remain in effect until terminated by either party.

7.2 Either Agency may terminate this Addendum by providing written notice of termination to the other Agency, with a notice period of 90 days prior to the intended termination date.

8. HOLD HARMLESS

8.1 CPFR will indemnify and hold harmless the police departments from any and all claims, suits, actions, or liability from injury or death of any person, or for loss of damage to property, which arises out of the activities performed while rendering medical aid and the police departments will indemnify and hold harmless CPFR from any and all claims, suits, actions, or liability from injury or death of any person, or for loss of damage to property, which arises out of the tactical activities while responding to incidents in the City.

9. PROVISIONS OF THE MASTER INTERLOCAL AGREEMENT

9.1 Any terms not set forth herein shall be supplemented by the Master ILA, to the extent the Agencies are Agencies to the Master ILA. If any provision of this Addendum conflicts with a provision of the Master ILA, the offending provision shall be amended to conform to the terms of the Master ILA.

IN WITNESS WHEREOF, the Agencies have caused this Addendum to be duly executed as of the Effective Date first above written.

CENTRAL PIERCE FIRE & RESCUE

BY:_____ Dustin Morrow, Fire Chief

DATE: _____

CITY OF SUMNER

: tathy Hayden Kathy Flavden, Mayor

DATE:9/5/2024 | 10:24 AM PDT

ADDENDUM TO THE MASTER INTERLOCAL COOPERATION AGREEMENT FOR MULTIJURISDICTIONAL SWAT TEAM

This Addendum ("Addendum") to the aforementioned Master Interlocal Agreement ("Master ILA") is entered into on this <u>b</u> that and the second se

WHEREAS, incidents of a serious criminal or emergent nature often require medical care; and

WHEREAS, CPFR is interested in partnering with the Agencies to deliver this level of care, during such incidents; and

WHEREAS, the Agencies recognize the benefits of cooperation and collaboration in delivering highquality medical services to their communities and agree that joint use of the CPFR SWAT Medics will further that mission.

NOW, THEREFORE, in exchange for the mutual promises contained herein and pursuant to the terms of the Master ILA, the Agencies hereby agree as follows:

1. PURPOSE

1.1 This addendum is aimed at enhancing the capabilities of the SWAT Team by incorporating Central Pierce Fire and Rescue (CPFR) SWAT Medics.

1.2 The primary objective is to provide timely and effective medical support during SWAT operations to ensure the safety and well-being of team members and civilians.

2. SCOPE OF COOPERATION

2.1 CPFR SWAT Medics will collaborate with existing SWAT team members to deliver advanced medical care in high-risk situations.

2.2 CPFR SWAT Medic involvement includes but is not limited to providing medical assessment, treatment, and evacuation of injured individuals during SWAT operations.

3. RESPONSIBILITIES OF THE AGENCIES

3.1 CPFR will provide comprehensive clinical training to SWAT Medics to ensure they possess the necessary skills and knowledge to operate effectively in tactical environments.

Page 1 of 3

- 3.2 CPFR will supply essential equipment to ensure SWAT Medics are properly outfitted for their duties. This includes but is not limited to the following:
 - 3.2.1 Personal Protective Equipment (PPE): Helmet, Body Armor, and Gas Mask.
 - 3.2.2 Uniforms: CRYE Uniform.
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- 3.3 The Multi-Jurisdictional SWAT Team, in collaboration with CPFR, will maintain a calendar for scheduling purposes, ensuring optimal coverage during operations and training exercises.
- 3.4 The Everbridge system will be utilized for paging and notifications, ensuring swift and coordinated communication among team members and CPFR SWAT Medics during emergencies.
- 3.5 The Multi-Jurisdictional SWAT Team will be responsible for coordinating monthly training sessions, as well as the annual five-day summer training, the annual three-day training, and the two-day training sessions held each month and providing the annual training plan to CPFR.

4.FISCAL ARRANGEMENTS

4.1 CPFR shall bear the financial burden associated with providing clinical training to SWAT Medics.

4.2 CPFR will also cover the costs of procuring and maintaining equipment such as PPE, Uniforms, and communication devices for SWAT Medics.

4.3 CPFR will be responsible for employee compensation during activations, training and other program required hours of work.

5.RESOURCE SHARING

5.1 The Agencies may explore opportunities for resource sharing, subject to availability, to support the SWAT Medic program. This may include sharing equipment, materials, and other necessary resources mutually agreed upon.

6.PERSONNEL

6.1 All SWAT Medic program personnel will be provided by CPFR.

6.2 PPD Captain of Operations Division shall work with a designated representative from CPFR to ensure the SWAT medics perform and integrate in the SWAT team.

7. TERM AND TERMINATION

7.1 This Addendum shall commence on the Effective Date and shall remain in effect until terminated by either party.

7.2 Either Agency may terminate this Addendum by providing written notice of termination to the other Agency, with a notice period of 90 days prior to the intended termination date.

8. HOLD HARMLESS

8.1 CPFR will indemnify and hold harmless the police departments from any and all claims, suits, actions, or liability from injury or death of any person, or for loss of damage to property, which arises out of the activities performed while rendering medical aid and the police departments will indemnify and hold harmless CPFR from any and all claims, suits, actions, or liability from injury or death of any person, or for loss of damage to property, which arises out of the tactical activities while responding to DuPont or any other SWAT activities/call-outs involving the Agencies.

9. PROVISIONS OF THE MASTER INTERLOCAL AGREEMENT

9.1 Any terms not set forth herein shall be supplemented by the Master ILA, to the extent the Agencies are Agencies to the Master ILA. If any provision of this Addendum conflicts with a provision of the Master ILA, the offending provision shall be amended to conform to the terms of the Master ILA.

IN WITNESS WHEREOF, the Agencies have caused this Addendum to be duly executed as of the Effective Date first above written.

CENTRAL PIERCE FIRE & RESCUE

Dustin Morrow, Fire Chief

BY:

City of DuPont

Page 3 of 3

nt or any other SWAT activities/call-outs

ADDENDUM TO THE MASTER INTERLOCAL COOPERATION AGREEMENT FOR MULTIJURISDICTIONAL SWAT TEAM

This Addendum ("Addendum") to the aforementioned Master Interlocal Agreement ("Master ILA") is entered into on this <u>22nd</u> day of <u>0 c t o b e r</u> 2024, (the "Effective Date") by and between Central Pierce Fire & Rescue, located at 1015 39th Avenue SE, STE 120, Puyallup, WA 98374, hereinafter referred to as "CPFR," and The City of Buckley, located at 146 S Cedar St, Buckley, WA hereinafter referred to as "Buckley Police," who shall hereinafter be collectively referred to as the "Agencies" or singularly as an "Agency."

WHEREAS, incidents of a serious criminal or emergent nature often require medical care; and

WHEREAS, CPFR is interested in partnering with Buckley to deliver this level of care, during such incidents; and

WHEREAS, the Agencies recognize the benefits of cooperation and collaboration in delivering highquality medical services to their communities and agree that joint use of the CPFR SWAT Medics will further that mission.

NOW, THEREFORE, in exchange for the mutual promises contained herein and pursuant to the terms of the Master ILA, the Agencies hereby agree as follows:

1. PURPOSE

1.1 This addendum is aimed at enhancing the capabilities of the SWAT Team by incorporating Central Pierce Fire and Rescue (CPFR) SWAT Medics.

1.2 The primary objective is to provide timely and effective medical support during SWAT operations to ensure the safety and well-being of team members and civilians.

2. SCOPE OF COOPERATION

2.1 CPFR SWAT Medics will collaborate with existing SWAT team members to deliver advanced medical care in high-risk situations.

2.2 CPFR SWAT Medic involvement includes but is not limited to providing medical assessment, treatment, and evacuation of injured individuals during SWAT operations.

3. RESPONSIBILITIES OF THE AGENCIES

3.1 CPFR will provide comprehensive clinical training to SWAT Medics to ensure they possess the necessary skills and knowledge to operate effectively in tactical environments.

Page 1 of 3

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5.RESOURCE SHARING

5.1 The Agencies may explore opportunities for resource sharing, subject to availability, to support the SWAT Medic program. This may include sharing equipment, materials, and other necessary resources mutually agreed upon.

6.PERSONNEL

6.1 All SWAT Medic program personnel will be provided by CPFR.

6.2 PPD Captain of Operations Division shall work with a designated representative from CPFR to ensure the SWAT medics perform and integrate in the SWAT team.

7. TERM AND TERMINATION

7.1 This Addendum shall commence on the Effective Date and shall remain in effect until terminated by either party.

7.2 Either Agency may terminate this Addendum by providing written notice of termination to the other Agency, with a notice period of 90 days prior to the intended termination date.

8. HOLD HARMLESS

8.1 CPFR will indemnify and hold harmless the police departments from any and all claims, suits, actions, or liability from injury or death of any person, or for loss of damage to property, which arises out of the activities performed while rendering medical aid and the police departments will indemnify and hold harmless CPFR from any and all claims, suits, actions, or liability from injury or death of any person, or for loss of for loss of damage to property, which arises out of the tactical activities while rendering to The City of Buckley.

9. PROVISIONS OF THE MASTER INTERLOCAL AGREEMENT

9.1 Any terms not set forth herein shall be supplemented by the Master ILA, to the extent the Agencies are Agencies to the Master ILA. If any provision of this Addendum conflicts with a provision of the Master ILA, the offending provision shall be amended to conform to the terms of the Master ILA.

IN WITNESS WHEREOF, the Agencies have caused this Addendum to be duly executed as of the Effective Date first above written.

CENTRAL PIERCE FIRE & RESCUE

.

BY:_____ Dustin Morrow, Fire Chief

DATE:

Buckley Police

BY:

Kurt Alfano, Chief of Police

DATE: 10-22-24



Item Title: Finance Directorate Report

Attachments: Finance Directorate Report – Includes Graham Fire

Submitted by: Finance Director Tanya Robacker

RECOMMENDED ACTION BY THE BOARD:

- C First reading
- C Second reading
- C Motion to approve
- For information only
- C Other:

SUMMARY:

- 1. November Checkbook & Financial Reports:
 - a. Revenues and Expenditures Tracking as anticipated.
 - b. GEMT Transfer into EMS Special Revenue Fund \$10M
- 2. December Reports expected to go to BOC 3/10/2025.

Central Pierce Fire & Rescue Operating Funds Summary of Revenue & Expenditures General Fund 001 & EMS 101 as of 11/30/24 Percent Budget Complete as of report date: 91.7%

2024 REVENUE & EXPENDITURES SUMMARY (Operating Funds)

	1													Year-To-Date	1	
A. BEGINNING BALANCE	2024	IAN	FEB	MAR	APR	MAY	IUN	JUL	AUG	SEP	OCT	NOV	DEC	TOTALs		Α
Carryforward from Prior Month																
(Jan is Min Cash Flow Reserve)	\$ 18,800,000	\$18,800,000	\$ 10,007,405	\$ 3,570,952	\$ (525,694)	\$ 28,871,220	\$ 28,334,751	\$ 19,846,016	\$ 12,212,076	\$ 4,533,631	\$ 2,386,545	\$ 27,277,611	\$-	\$18,800,000		Α
Total	18,800,000	18,800,000	10,007,405	3,570,952	(525,694)	28,871,220	28,334,751	19,846,016	12,212,076	4,533,631	2,386,545	27,277,611	-	18,800,000		Α
														Year-To-Date		
	2024 Current													ACTUALS as of	% Budget	t
B. REVENUE (+)	BUDGET	IAN	FEB	MAR	APR	MAY	IUN	IUL	AUG	SEP	OCT	NOV	DEC	11/30/24	Received	В
Reg Levy	30,544,367	59,116	451,494	936,529	12,716,502	2,093,866	120,069	95,565	122,274	365,074	11,382,644	1,772,553	-	30,115,686	98.6%	b B
EMS Levy	20,920,488	37,935	305,291	670,540	8,660,981	1,424,738	80,043	64,072	82,863	247,623	7,755,755	1,206,118	-	20,535,959	98.2%	B
EMS Levy Write Offs	(1,500,000)	(225,555)	(86,610)	(156,972)	(263,784)	(132,072)	(191,303)	(204,412)	(185,403)	(30,706)	(440,326)	(219,722)	-	(2,136,865)	142.5%	b B
FBC	36,240,648	67,226	555,531	1,379,849	14,679,837	2,765,139	196,319	108,595	130,895	476,390	13,021,411	2,197,448	-	35,578,640	98.2%	B
Transports	5,500,000	85,208	507,791	1,053,023	538,005	783,112	734,530	572,341	790,359	568,442	730,280	676,983	-	7,040,074	128.0%	B
Transports Paid by Levy	1,500,000	225,555	86,610	156,972	263,784	132,144	191,304	204,412	185,403	30,706	440,326	219,722	-	2,136,938	142.5%	B
Licenses & Permits	22,000	600	2,250	10,675	420	4,405	2,975	840	305	630	1,320	210,722	-	24,630	112.0%	B
Other Charges for Goods & Svcs	7,887,909	48,151	148,764	293,613	3,056,851	473,498	250,743	93,415	122,414	165,048	3,040,399	340,332	_	8,033,228	101.8%	B
Grants (Intergovernmental)	507.000	281	1.742	1.016	-	474.111	5,168	3.044	11.187	3.418	44.226	(32,085)	-	512,108	101.0 %	B
Investment Interest	1,000,000	191,774	144,824	118.355	120.441	123,458	181,575	181,520	136.527	92.705	50.769	44,671	-	1,386,619	138.7%	B
Miscellaneous & Other Tax Revenue	48,770	-	1,558	1,558		1,346	12,998	16,607	21,812	1,680	31,785	162,386	-	251,730	516.2%	-
Transfers & Other Sources	15,000,000	-	1,550	23,180	-	21,920	10,331	11,763	22,408	5,000,000	3.850	10,000,000	_	15,093,452	100.6%	B
Transiers & other sources	13,000,000	-	-	23,100		21,720	10,551	11,705	22,400	3,000,000	3,030	10,000,000	-	13,073,432	100.07	B
Total Revenues	117,671,182	490.291	2,119,245	4,488,338	39,773,037	8,165,665	1,594,752	1,147,762	1,441,044	6,921,010	36,062,439	16,368,616	-	118,572,199	100.8%	Б
Total Revenues	117,071,102	150,251	2,117,215	1,100,550	37,773,037	0,103,003	1,571,752	1,117,702	1,111,011	0,721,010	30,002,139	10,500,010		110,572,177	100.070	, ,
														Year-To-Date		
	2024 Current													ACTUALS as of	% Budget	
C. EXPENDITURES (-)	BUDGET	IAN	FEB	MAR	APR	MAY	IUN	IUL	AUG	SEP	OCT	NOV	DEC	11/30/24	Spent	
Commissioners	106,300	14,223	10,332	6,016	7,503	7,831	4,202	4,530	4,645	<u>3EP</u> 4,784	4,994	7,917	<u>DEC</u> -	76,977	72.4%	
Commissioners' Contingency	48,750	14,223	- 10,552	6,010	7,505	- 7,031	4,202	4,330	4,045	4,/04	4,994	7,917	-	70,977	80.5%	
Admin & Internal Services	18,217,849	1,150,551	1,243,302	1,437,959	1,685,870	997,929	1,488,762	1,433,903	1,496,948	1,153,245	1,901,454	1,243,163	-	15,233,086	83.6%	
	77,522,645	6,929,510	5,884,604	5,818,196	6,470,739	6,286,493	6,277,291	5,751,162	6,046,032	5,910,602	7,169,243	6,865,336	-	69,409,208	89.5%	
Operations (Suppression, EMS)																
Overtime - ALL DIVISIONS	12,612,353	826,738	1,057,768	967,129	935,852	1,004,919	1,028,432	1,240,877	1,174,870	1,607,750	1,664,478	1,482,529	-	12,991,343	103.0%	C
Prevention & Education	1,939,543	128,216	121,633	126,096	129,338	140,353	131,423	153,641	132,836	179,160	184,401	201,745	-	1,628,842	84.0%	
Fleet Maintenance	2,818,914	233,648	238,060	229,588	248,321	264,609	186,266	197,589	264,158	212,555	246,802	214,583	-	2,536,179	90.0%	6 C
Transfers to ERF, Facilities, Projects	1,865,610	-	-	-	898,500	-	967,110	-	-	-	-	-	-	1,865,610	100.0%	b C
Other Uses	-	-	-	-	-	-	-	-	-	-	-	-	-	-	0.0%	6 C
Total Expenditures	115,131,964	9,282,886	8,555,699	8,584,984	10,376,123	8,702,134	10,083,486	8,781,702	9,119,489	9,068,096	11,171,372	10,015,273	-	103,741,245	90.1%	o C
D. TOTAL CHANGE BY MONTH										<u> </u>						
[Revenue (-) Expenditure]																
Increase / (Decrease)	2,539,218	(8,792,595)	(6,436,454)	(4,096,646)	29,396,914	(536,469)	(8,488,734)	(7,633,940)	(7,678,445)	(2,147,086)	24,891,067	6,353,343	-	14,830,954		D
	+											-		l	I	
E. Ending Balance (A + D)																
as of 11/30/24	\$ 21 220 210	\$ 10.007.405	\$ 3,570,952	\$ (525 604)	\$ 20 071 220	\$ 20224 751	\$ 10.946.016	\$ 12212076	\$ 4 522 621	¢ 2206 E4F	\$ 27 277 611	\$ 22 620 054	¢	33,630,954		Е
us of 11, 50/24	\$ 21,339,218	\$ 10,007,405	⇒ 3,370,952	⇒ (3 23,09 4)	₹20,071,220	ə 20,334,/51	\$ 19,040,010	φ 12,212,076	ə 4,555,631	ə 2,300,345	¢ 27,277,011	ə əə,oəu,954	э -	33,030,954		E
E Diamad Has of Cavings																
F. Planned Use of Savings	-					-	-	-	-	-	-	-	-	-		F
G. Carryforward (E + F)		10,007,405	3.570.952	(525.694)	28,871,220	28,334,751	19,846,016	12,212,076	4,533,631	2,386,545	27,277,611	33,630,954		33.630.954		G

Central Pierce Fire & Rescue

General Fund, EMS, and Reserve Funds as of

11/30/2024

Col A	Col B	Col C	Col D	Col E	Col F

2024 REVENUE & EXPENDITURES - GENERAL AND EMS FUNDS

		Checkbook	Gen Fund &	Reserve			TOTAL Gen
		Gen Fund & EMS	EMS	Fund	ERF	Facilities	Fund, EMS &
	A. BEGINNING BALANCES	(001 & 101)	Reserves	(011)	<u>(015)</u>	<u>(050)</u>	Reserves
1.	Beginning Balance 1/1/2024* (Carryforward)	\$-	\$-	\$ 4,594,599	\$ 1,889,421	\$ 275,297	\$ 6,759,317
2.	Minimum Cash Flow (Working Capital Reserve)	18,800,000					18,800,000
3.	5% Operating Reserve (Revenue Stabilization)			928,721			928,721
4.	Unreserved Carryforward		6,986,127				6,986,127
5.	Total Beginning Balances*	18,800,000	6,986,127	5,523,320	1,889,421	275,297	33,474,165
					T 10 100		100 101 170
6.	<u>B. REVENUE (+)</u>	118,572,199	-	1,168,864	542,109	398,500	120,681,672
7.	C. EXPENDITURES (_)	103,741,245	-	-	\$ (1,641,715)	\$ 463,587	102,563,117
	D. NET CHANGE [Revenue (-) Expenditure]						
8.	Increase / (Decrease)	14,830,954	-	1,168,864	2,183,824	(65,087)	18,118,555
	E. Preliminary Ending Balance (A + D)						
	as of 11/30/2024						
9.	(Unaudited and subject to change)	\$ 33,630,954	\$ 6,986,127	\$ 6,692,184	\$ 4,073,245	\$ 210,210	\$ 51,592,720

***NOTE: Beginning Balances Unaudited**

Fund Key:

10. Minimum Cash Flow - Working capital reserve that gets us from October tax payment through the April tax payment.

11. 5% Operating Reserve - Revenue stabilization/emergency reserve to fund expenditures during disasters, moved to 011 August 2020.

12. Unreserved Carryforward - Money in savings in the fund, available for use in the same manner as the fund it resides in.

13. Operating Funds (001 Gen Fund and 101 EMS Fund) - Available to cover all Salaries, Benefits, Supplies, Services, Capital and Debt.

14. Reserve Fund (011) - Revenue stabilization/emergency reserve to fund expenditures during disasters, 5 % + interest.

15. ERF / Reserve (015) - Reserved by Board Resolution to fund replacement costs for equipment and apparatus.

16. Facilities (050) - Reserved by Board Resolution to fund building maintenance and repairs.

Central Pierce Fire & Rescue ALL Funds as of 11/30/2024

	,, -		Col A	_	Col B	Col C		Col D	Col E
		TO	TAL Gen						
		Fui	nd, EMS &		GEMT	Debt	Сар	ital Projects	Year-To-Date
	A. BEGINNING BALANCE	R	eserves		(102)	(201)		(301)	TOTALS
	Beginning Balance 1/1/2024* (Carryforward)	\$	33,474,165	\$	10,461,039	\$ 546,012	\$	11,433,178	\$ 55,914,394
1.	Total Beginning Balances*	(T)	3,474,165		10,461,039	546,012		11,433,178	55,914,394
~		4.0			0.4.4.0 = 0			4 4 9 9 9 4 9	
2.	<u>B. REVENUE (+)</u>	12	20,681,672		9,161,372	2,496,935		1,198,363	133,538,342
3.	<u>C. EXPENDITURES (-)</u>	10	2,563,117		15,000,000	476,606		2,859,236	120,898,959
	D. NET CHANGE [Revenue (-) Expenditure]								
4.	Increase / (Decrease)	1	18,118,555		(5,838,628)	2,020,329		(1,660,873)	12,639,383
	E. Preliminary Ending Balance (A + D)								
	as of 11/30/2024								
	(Unaudited and subject to change)	\$ 5	51,592,720	\$	4,622,411	\$ 2,566,341	\$	9,772,305	\$ 68,553,777
	*NOTE: Beginning Balances Unaudited								

*NOTE: Beginning Balances Unaudited Fund Key:

6. GEMT Fund (102) - Reserved revenue from medicaid transports, restricted to use for EMS operating, capital, and facility costs

7. Debt Fund (201) - Reserved revenue source from the Excess Levy, restricted to use for GO Bond Debt repayment only

8. Capital Project Fund (301) - Reserved revenue from the GO Bonds, restricted to use for capital facilities, furnishings, and potentially apparatus.

Graham Fire & Rescue

General Fund, Transport, and Reserve Funds as of

11/30/2024

		Col A	Col B	Col C	Col D	Col E	Col F
	A. BEGINNING BALANCES	Checkbook Gen Fund, S/T ERF & Transport (001) & (002)	Reserve (003) & Interim (004)	Equipt & Apparatus Replacement <u>(003)</u>	Facilities (001)	GO Bond (201), PCHIT(630) & Petty Cash (005)	TOTAL Gen Fund, Transport & Reserves
1.	Beginning Balance 1/1/2024* (Carryforward)	\$ 560,000	\$ 8,631,651	\$ 1,500,000	\$ 861,430	\$ 229,068	11,782,149
2.	Minimum Cash Flow (Working Capital Reserve	5,000,000					5,000,000
3.	5% Operating Reserve (Revenue Stabilization)		-				-
4.	Unreserved Carryforward	2,250,522					2,250,522
5.	Total Beginning Balances*	7,810,522	8,631,651	1,500,000	861,430	229,068	19,032,671
6.	<u>B. REVENUE (+)</u>	39,356,875	2,130,848	-	-	8,150	41,495,874
7.	C. EXPENDITURES (<u>-)</u>	35,554,093	2,256,845	\$-	\$-	\$ 54,036	37,864,974
8.	<u>D. NET CHANGE [Revenue (-) Expenditure]</u> Increase / (Decrease)	3,802,782	(125,997)	-	-	(45,886)	3,630,900
	E. Preliminary Ending Balance (A + D) as of 11/30/2024						
9.	(Unaudited and subject to change)	\$ 11,613,304	\$ 8,505,654	\$ 1,500,000	\$ 861,430	\$ 183,182	\$ 22,663,571

*NOTE: Beginning Balances Unaudited

FUND 301 CAPITAL PROJECTS LIFE-TO-DATE SPENDING updated thru 11/30/24

							Grand
C .		2.5	2013-2021	2022	2023	2024	Total
	DivTi Account			2022	2023	2024	
200	Administra	tion Benefits	658.000				658.000
			658,060		40.267	526	658,060
	53501	L Small Tools/Equipment	1,615		40,267	526	42,408
		L Legal Fees L Other Professional Services	54,327		20 E11	1 405	54,327 40,006
		L Contractual Services	252,693		38,511	1,495 223	252,916
		L Capital-Construction Contract	252,055		3,912,064	225	3,912,064
		2 Buildings - Architectural Svcs			3,912,004	81,344	81,344
	56244	-				18,245	18,245
	56431	-			25,653	17,370	43,023
		L Equipment - Furniture			661,052	491,095	1,152,147
		L Printing & Binding			879	491,095	879
	56411				20,326		20,326
	54914				98		98
200 Tota			966,696		4,698,850	610,298	6,275,844
204	Logistics						
	56242	2 Buildings - Architectural Svcs		9,078			9,078
204 Tota	al			9,078			9,078
205	Central Sto	res					
	53146	6 Building Repair Parts	0				0
	54191	L Other Professional Services	8,971				8,971
	56241	L Capital-Construction Contract				281,098	281,098
	56431	L Equipment - Miscellaneous	10,995	22,105			33,099
205 Tota			19,966	22,105		281,098	323,168
230	Training						
	56242	2 Buildings - Architectural Svcs		29,176	12,567		41,743
230 Tota				29,176	12,567		41,743
600	Station 60						
		L Operating Supplies	878				878
	53146	0 1	280				280
		L Small Tools/Equipment	39,563				39,563
		L Advertising	746				746
		L Other Professional Services	44,365				44,365
		2 Other Operating Rental	6,874				6,874
	54611		18,500		4 2 4 4		18,500
	54911		148,534		4,311		152,845
		L Land Acquisition	3,388		2,248,875		2,252,263
		L Capital - Buildings	10,177,326		400		10,177,326
	56210		92,080		400		92,480
		Capital-Construction ContractBuildings - Architectural Svcs	(3,765)				(3,765)
	56242	-	1,038,876		40,642		1,038,876
	56243		116,343		40,042		156,985
	56244	_	35,234				35,234 133,750
	56431 56421		133,750 238,490				238,490
	504Z		230,490				230,490

							Grand
			2013-2021	2022	2023	2024	Total
601	Station 61						
	54151	Legal Fees	2,499				2,499
	54911	Contractual Services	58,179				58,179
	56101	Land Acquisition	816,837				816,837
	56210	Capital - Building Permits	18,001				18,001
	56241	Capital-Construction Contract	1,875				1,875
	56242	Buildings - Architectural Svcs	221,938	78,023			299,962
	56243	Buildings - Engineering Svcs	9,861				9,861
	56244	Buildings - Other Prof Svcs				104,886	104,886
	56431	Equipment - Miscellaneous	26,670				26,670
601 Tot	· · · · ·		1,155,860	78,023		104,886	1,338,768
602	Station 62						
	53146	Building Repair Parts			95,614	384	95,999
	53501	Small Tools/Equipment			32,414	2,033	34,447
	54801	Building Repair/Maintenance	4,891		207,829	5,636	218,357
	54911	Contractual Services	1,200	9,749			10,949
	56201	Capital - Buildings			25,256	18,950	44,206
	56210	Capital - Building Permits			600		600
	56242	Buildings - Architectural Svcs		7,058	86,020		93,079
	56243	Buildings - Engineering Svcs			21,973		21,973
	56431	Equipment - Miscellaneous	9,762		15,832		25,595
	56421	Equipment - Furniture			25,915	25,958	51,873
602 Tot			15,853	16,807	511,455	52,961	597,076
603	Station 63						
	53146	Building Repair Parts	713				713
	53501	Small Tools/Equipment	33,604				33,604
	54111	Advertising	751				751
	54151	Legal Fees	777				777
	54191	Other Professional Services	81,625				81,625
	54911	Contractual Services	40,148				40,148
	56101	Land Acquisition	466,669				466,669
	56201	Capital - Buildings	4,007,131				4,007,131
	56210	Capital - Building Permits	77,975				77,975
	56242	Buildings - Architectural Svcs	459,515				459,515
	56243	Buildings - Engineering Svcs	50,720				50,720
	56244	Buildings - Other Prof Svcs	28,870				28,870
	56431	Equipment - Miscellaneous	80,577				80,577
	56421	Equipment - Furniture	30,930				30,930
603 Tot	al		5,360,004				5,360,004
604	Station 64						
	54191	Other Professional Services	1,208				1,208
	54801	Building Repair/Maintenance	65,422				65,422
	56431	Equipment - Miscellaneous	6,443				6,443
604 Tot	al		73,072				73,072
605	Station 65						
	53502	Communication Equipment	5,747				5,747
	56201	Capital - Buildings	804				804
	56431	Equipment - Miscellaneous	11,558				11,558
605 Tot	al		18,109				18,109

			2013-2021	2022	2023	2024	Grand Total
606	Station 66						
	53146	Building Repair Parts	0				0
	53501	Small Tools/Equipment	0				0
	54151	Legal Fees	0				0
	54191	Other Professional Services	0				0
	54911	Contractual Services	0				0
	56101	Land Acquisition	0	40,000	628,374		668,374
	56210	Capital - Building Permits	0	1,400		33,295	34,695
	56241	Capital-Construction Contract				140,068	140,068
	56242	Buildings - Architectural Svcs	0	58,316	22,149	182,729	263,194
	56243	Buildings - Engineering Svcs	0		4,223	20,700	24,923
	56431	Equipment - Miscellaneous	0				0
	54331	Mileage				288	288
606 Tot	al		0	99,716	654,746	377,079	1,131,541
607	Station 67						
	54911		110,000				110,000
	56201	Capital - Buildings	804				804
	56242	Buildings - Architectural Svcs	17,272				17,272
	56243	Buildings - Engineering Svcs	1,554				1,554
	56431	Equipment - Miscellaneous	11,763				11,763
607 Tot	al		141,392				141,392
617	Training Cen	nter (67)					
	56201	Capital - Buildings	17,970				17,970
	56431	Equipment - Miscellaneous	0				0
617 Tot	al		17,970				17,970
608	Station 68						
	56201	Capital - Buildings	804				804
	56431	Equipment - Miscellaneous	13,041				13,041
608 Tot	al		13,845				13,845
609	Station 69						
	54191		821				821
	54801	Building Repair/Maintenance	108,777				108,777
	56242	Buildings - Architectural Svcs	4,675				4,675
	56431	Equipment - Miscellaneous	11,114				11,114
609 Tot			125,386				125,386
650	Maint. Shop						
		Equipment - Miscellaneous	5,655				5,655
650 Tot			5,655				5,655
671	Station 41						
	56101	Land Acquisition				842,598	842,598
671 Tot						842,598	842,598
700	Station 70 (F						
		Land Acquisition				194,994	194,994
700 Tot	al					194,994	194,994

								Grand
701	Ch	1		2013-2021	2022	2023	2024	Total
701	Sta	tion 71	Small Tools (Fauinment	993				993
			Small Tools/Equipment Other Professional Services					
				2,535				2,535
			Other Operating Rental	500				500
			Building Repair/Maintenance	31,157				31,157
			Fees/Permits	580				580
			Capital - Buildings	19,815				19,815
			Capital - Building Permits	1,190				1,190
		56241	Tech to the second second	176,226				176,226
			Buildings - Architectural Svcs	78,809				78,809
		56243	Buildings - Engineering Svcs	5,698				5,698
704 7 1		56431	Equipment - Miscellaneous	14,679				14,679
701 Tot	_			332,182				332,182
702	Sta	ition 72						
			Building Repair Parts	376				376
			Small Tools/Equipment	5,458				5,458
			Advertising	483				483
			Legal Fees	10,234				10,234
			Other Professional Services	36,361				36,361
			Insurance	8,000				8,000
			Contractual Services	446,916				446,916
			Land Acquisition	3,597,518				3,597,518
			Capital - Buildings	145,752				145,752
			Capital - Building Permits	270,515				270,515
			Capital-Construction Contract	12,867,594				12,867,594
			Buildings - Architectural Svcs	1,320,968				1,320,968
			Buildings - Engineering Svcs	257,157				257,157
			Buildings - Other Prof Svcs	30,189				30,189
			Equipment - Miscellaneous	123,781				123,781
			Equipment - Furniture	1,366				1,366
		54941	Printing & Binding	197				197
		54731	Electricity	552				552
702 Tot				19,123,417				19,123,417
703	Sta	ition 73						
			Small Tools/Equipment	6,349				6,349
		54191	Other Professional Services	15,636				15,636
		54911	Contractual Services	840	26,704	57,326	0	84,870
		54912	,	600				600
		56101	Land Acquisition		905,798			905,798
		56201	Capital - Buildings	80,579	11,034	28,450		120,064
		56242	Buildings - Architectural Svcs	77,310	58,021		0	135,331
		56244	Buildings - Other Prof Svcs				395,322	395,322
		56431	Equipment - Miscellaneous	5,831				5,831
703 Tot				187,146	1,001,557	85,777	395,322	1,669,802
Grand T	Total			39,648,016	1,256,461	8,257,622	2,859,236	52,021,335

2024 Board Discretionary Fund Activity

Beginning Balance:	250,000.00		
Request for Funds:	Approved:	Amount:	Rejected
All American Leadership Purpose and Ethos Workshop	8/26/2024	61,250.00	
Darkhorse Analytics - CRA/CRR Tool	8/26/2024	140,000.00	

Total Requests to date:

(201,250.00)

Remaining Funds Available as of:

11/30/2024 48,750.00

11-2024 Financial Status Report

CENTRAL PIERCE FIRE & RESCUE INVESTMENT BALANCE SUMMARY

MONTH	PIERCE COUNTY	LGIP	TOTAL MONTH
January	\$49,852,583.75	\$0.00	\$49,852,583.75
February	\$31,833,298.69	\$0.00	\$31,833,298.69
March	\$32,933,510.41	\$3,006,338.28	\$35,939,848.69
April	\$33,081,034.27	\$4,950,969.97	\$38,032,004.24
May	\$57,390,604.62	\$6,664,874.37	\$64,055,478.99
June	\$56,034,037.79	\$8,371,527.81	\$64,405,565.60
July	\$46,769,597.25	\$9,282,624.32	\$56,052,221.57
August	\$37,726,846.51	\$13,129,698.26	\$50,856,544.77
September	\$28,768,888.83	\$14,335,490.47	\$43,104,379.30
October	\$19,989,228.50	\$18,657,770.25	\$38,646,998.75
November	\$41,506,926.25	\$19,807,471.78	\$61,314,398.03
December			

TAX & FBC COLLECTIONS MONTHLY

MONTH COLLECTIONS

OUTSTANDING

						Total Collected	*TAXES LEVIED /	
	REG LEVY	FBC	EMS LEVY	EXCESS LEVY	TOTAL-MONTH	YTD	OUTSTANDING	
							90,205,503.00	2024 Budget
January	\$59,116.18	\$67,225.87	\$37,934.97	\$4,763.29	\$169,040.31	\$169,040.31	\$90,036,462.69	
February	\$451,494.03	\$555,530.91	\$305,290.64	\$36,147.03	\$1,348,462.61	\$1,517,502.92	\$88,688,000.08	
March	\$936,528.77	\$1,379,849.03	\$670,539.97	\$73,577.34	\$3,060,495.11	\$4,577,998.03	\$85,627,504.97	
April	\$12,716,502.05	\$14,679,837.31	\$8,660,981.05	\$1,036,819.77	\$37,094,140.18	\$41,672,138.21	\$48,533,364.79	
May	\$2,093,865.79	\$2,765,139.46	\$1,424,738.36	\$170,021.64	\$6,453,765.25	\$48,125,903.46	\$42,079,599.54	
June	\$120,069.18	\$196,318.85	\$80,043.09	\$9,340.64	\$405,771.76	\$48,531,675.22	\$41,673,827.78	
July	\$95,564.77	\$108,594.73	\$64,071.51	\$6,406.22	\$274,637.23	\$48,806,312.45	\$41,399,190.55	
August	\$122,274.31	\$130,895.29	\$82,862.87	\$8,939.58	\$344,972.05	\$49,151,284.50	\$41,054,218.50	
September	\$365,073.56	\$476,389.78	\$247,623.00	\$29,067.01	\$1,118,153.35	\$50,269,437.85	\$39,936,065.15	
October	\$11,382,644.13	\$13,021,410.77	\$7,755,755.09	\$928,222.43	\$33,088,032.42	\$83,357,470.27	\$6,848,032.73	
November	1,772,552.59	2,197,448.32	\$1,206,118.41	\$143,701.04	\$5,319,820.36	\$88,677,290.63	\$1,528,212.37	Amount to collect
December								
Total Taxes YTD	\$30,115,685.36	\$35,578,640.32	\$20,535,958.96	\$2,447,005.99	\$88,677,290.63			

*includes \$0.73 (Regular), \$0.50 (EMS) and Benefit Assessment

CENTRAL PIERCE FIRE & RESCUE TRANSPORT COLLECTIONS

MONTH	TRANSPORT COLLECTIONS	GEMT COLLECTIONS	TOTAL MONTH	TOTAL COLLECTED YTD	TRANSPORT COLLECTIONS REMAINING	
					5,500,000.00	2024 Budget
January	\$85,208.39	\$63,433.03	\$148,641.42	\$148,641.42	\$5,414,791.61	
February	\$507,790.62	\$753,347.88	\$1,261,138.50	\$1,409,779.92	\$4,907,000.99	
March	\$1,053,023.36	\$1,137,464.94	\$2,190,488.30	\$3,600,268.22	\$3,853,977.63	
April	\$538,005.19	\$508,274.55	\$1,046,279.74	\$4,646,547.96	\$3,315,972.44	
May	\$783,112.32	\$635,867.94	\$1,418,980.26	\$6,065,528.22	\$2,532,860.12	
June	\$734,528.66	\$651,975.66	\$1,386,504.32	\$7,452,032.54	\$1,798,331.46	
July	\$572,340.79	\$343,666.84	\$916,007.63	\$8,368,040.17	\$1,225,990.67	
August	\$790,359.13	\$961,094.64	\$1,751,453.77	\$10,119,493.94	\$435,631.54	
September	\$568,441.58	\$581,107.59	\$1,149,549.17	\$11,269,043.11	(\$132,810.04)	
October	\$730,280.43	\$2,621,761.40	\$3,352,041.83	\$14,621,084.94	(\$863,090.47)	
November	\$676,982.78	\$799,110.32	\$1,476,093.10	\$16,097,178.04	(\$1,540,073.25)	Amount collected over budget
December				_		-
Total YTD	\$7,040,073.25	\$9,057,104.79	\$16,097,178.04			



Item Title: Emergency Services Directorate Report

Attachments: N/A

Submitted by: DC VanKeulen

RECOMMENDED ACTION BY THE BOARD:

- C First reading
- C Second reading
- C Motion to approve
- For information only
- C Other:

SUMMARY:

January 1st Deployment

January 1st 2025 marked the date where the merging of three agencies enabled a massive improvement in service to the community. The added four-person companies, fire units, MSO units and DFM units had an immediate positive impact on the system. We also had additional commanding control with District Chief 60. The support from all directorates allowed us to implement the change without any major issues. We also merged cultures and Firefighters transferred across our entire collective service area. Spirits were high as the crews immediately started responding to incidents under a modified SS911 response plan. I am excited to see the response time performance numbers.

We also moved to a D shift and reduced the number of allowable hours worked to 48. We have seen an immmediate reduction in the total amount of mandatory OT. The Firefighters are taking care of each other and covering the shifts. Our sick leave now termed "PTO short notice" has been utilized in situations where the employee is truly sick. The move to D shift is an incredible investment in the health of FF's. The work rest cycles are critical to emotional, physical and mental wellness. The change is well supported by the current research.

Thank you to the board for your courage to merge agencies, support of the deployment improvement and investment in Firefighter health. 1/1/25 will go down in history as a date to be remembered.



Item Title: Performance Directorate Report

Attachments: N/A

Submitted by: Adam Jackson

RECOMMENDED ACTION BY THE BOARD:

- C First reading
- C Second reading
- C Motion to approve
- For information only
- Other:

SUMMARY:

<u>Training</u>

The division is focused on getting the new staff up to speed. There are 4 new Captains, 1 new firefighter and 1 new Apparatus Operator (AO) that has joined the training division after the bid. The AO promotional process and new recruit training (E41) are their main focus currently.

Health & Wellness

The division is working on the coordination and communication of the firefighter physicals. The Struggle Well program for building resiliency is also being worked on. They are planning a 5-day retreat in February and would like to invite one commissioner to attend if possible.

Safety

One minor FF injury in the past month. Updating the accident review process to include the new District Chiefs. Evaluating a post-partum return to work program to decrease chances of injury.

Professional Development

We are researching a partnership with Eastern Oregon University to provide easily accessible pathways to Bachelor Degrees in Fire Administration or EMS management.



Item Title: Human Resources Directorate Report

Attachments: N/A

Submitted by: HRD Washo

RECOMMENDED ACTION BY THE BOARD:

- C First reading
- C Second reading
- C Motion to approve
- For information only

Other:

SUMMARY:

Recruiting

- Entry Level Firefighter
 - We are just finishing the final offer letters to sixteen (16) individuals that will be starting with us on February 3rd.
- Lateral Firefighter/EMT or Firefighter/Paramedic
 - We had the largest response to date for this recruitment. We are currently scheduling 140 lateral personnel for oral board interviews, which will take place on January 28th, 29th and 30th.
- 2025 Promotional Processes
 - Apparatus Operator we have forty (40) applicants for this process.
 - o District/Division Chief Currently accepting applications through January 20th.
 - Battalion Chief Currently accepting applications through January 20^{th.}
- Paramedic School Process (2025-2026 School Year)
 - Testing is coming later in January for this group of personnel.
- Human Resources Analyst
 - We are accepting applications for this new position through January 15th. We hope to have a new hire on board by early April. As of the writing of this AIS, we have 107 applicants.
- Information Technology Technician
 - We are accepting applications for this position (which became vacant in 2024) through January 23rd. As of the writing of this AIS, we have thirty-two (32) applicants.
- Support Specialist Eligibility List
 - We are accepting applications for this new position through January 14th. This recruitment is intended to fill any vacant support positions that we may have after any internal movement. As of the writing of this AIS, we have 153 applicants.
- Runner
 - Central Stores personnel are currently reviewing 105 applicants to determine who to bring in for interviews and a driving assessment. We hope to have a new hire on board by the end of January/early February.
- Upcoming Recruitments
 - Executive Leadership has determined the timing/order of other recruitments in the first half of 2025, which include approximately eight (8) more recruitments, in addition to any vacancies that may occur.



Item Title: Fire Chief's Report

Attachments: N/A

Submitted by: Chief Morrow

RECOMMENDED ACTION BY THE BOARD:

- C First reading
- C Second reading
- C Motion to approve
- For information only
- C Other:

SUMMARY:

Purpose & Ethos

Staff continues to focus on the results from the Purpose & Ethos process. An introductory video has been produced and additonal information will be communicated to the organization over the coming months. Staff will also start to transition items in the organization away from the original mission, vision & values to the now established Purpose & Ethos. Commissioners should expect to start seeing these changes over the coming months.

New Year

The start to the new year has been very successful. Staff have worked hard to implement new deployment, manage through schedule changes and the full blending of the three organizations. I am grateful for all staff and the amazing work they have done and continue to do.

Continuation Items

- Station 92- pending design discovery.
- Station Zero- in process of being listed.
- Hall Road Property- the property is secure for future use.
- Station 60 Properties- properties are secure for current and future use.
- Digital Board Books- hardware is being ordered, planned training in February.
- C Street Property- under purchase and sales agreement.
- Pump Station Property- Market analysis pending.
- Shaw Road Station- station should be prepared for use by 7/1/2025.



To: Jeffrey Ruthford, Systems Administrator Infrastructure From: Micah Scott-Ralston, IT Director Date: January 3, 2025

I am writing to formally commend you and offer my thanks for your work on the IT infrastructure refresh in 2024.

This year you were tasked with refreshing and upgrading all the IT servers and infrastructure supporting every computer, application, and data in our environment. Through your research and technical expertise, you delivered a solution that increased our capacity, improved our sophistication and performance, added additional layers of reliability and redundancy, reduced inefficiencies and unnecessary costs, and will be resilient for our upcoming growth.

While all of this was accomplished on time and within budget the most remarkable aspect of your work to me is that it occurred behind the scenes with no noticeable impact to operations. This level of reliability and performance not only builds confidence in our systems but demonstrates the great degree of **trust** you have earned from me and the organization.

The technical complexity of this task is difficult to accurately describe but your performance compelled me to bring attention to the work you do largely behind the scenes. You regularly demonstrate our ethos of **humility** by carrying out extensive and complex projects with no expectation of recognition.

The way you methodically planned and executed this critical and extensive upgrade with no noticeable downtime, interruption, or frustration impacting our staff or operations demonstrates how the IT division can live our purpose of **People Helping People**.

Sincerely,

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Micah Scott-Ralston IT Director CENTRAL PIERCE FIRE & RESCUE • GRAHAM FIRE & RESCUE • ORTING VALLEY FIRE & RESCUE



To: Zackary Deyette, Technical Support Specialist From: Micah Scott-Ralston, IT Director Date: January 3, 2025

I am writing to formally commend you and thank you for your work on the rig iPad deployment project.

What began as a request to prepare a handful of iPads for a pilot program soon grew into a multi-division deployment of devices across our fleet. The addition of these devices to our apparatus improves situational awareness, access to critical information, communication, and effectiveness in response.

Your willingness to continue taking the lead on this project as it grew, engaging logistics and operations, overcoming obstacles, and seeking opportunities to improve the final product is an excellent example of our ethos of **ownership**.

Over the course of this project you recognized a pain point around multiple navigation apps and locations and implemented a solution that wasn't asked for or expected. Your solution improves the day-to-day lives of our crews by reducing confusion and manual input and improves their ability to quickly arrive at their destination. That recognition of a need and delivery of a solution demonstrates how the IT division can live our purpose of **People Helping People**.

Sincerely,

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Micah Scott-Ralston IT Director CENTRAL PIERCE FIRE & RESCUE • GRAHAM FIRE & RESCUE • ORTING VALLEY FIRE & RESCUE