

**NOTICE - SWEETWATER COUNTY
BOARD OF COUNTY COMMISSIONERS
WILL MEET IN REGULAR SESSION
Tuesday, November 5, 2013 at 8:30 a.m.
Commissioners Meeting Room
Tentative and Subject to Change**

PLEASE ARRIVE 15 MINUTES EARLIER THAN YOUR SCHEDULED TIME

PRELIMINARY

8:30 CALL TO ORDER
 QUORUM PRESENT
 PLEDGE OF ALLEGIANCE
 APPROVAL OF AGENDA
 APPROVAL OF MINUTES: 10-15-13

ACCEPTANCE OF BILLS

 Approval of County Vouchers/Warrants
 Approval of Monthly Reports
 Approval of Bonds
 Approval of Abates/Rebates

COMMISSIONER COMMENTS/REPORTS

8:40 Commissioner Kolb
8:50 Commissioner Van Matre
9:00 Chairman Johnson
9:10 Commissioner West
9:20 Commissioner Bailiff

COUNTY RESIDENT CONCERNS

9:30

ACTION/PRESENTATION ITEMS

9:40 Board Appointments-
 1. Predatory Animal Control Board
 2. Solid Waste District # 2 (Bairoil/Wamsutter)

9:45 Resolution to Appoint Circuit Court Magistrates

9:50 Approval of the Letter to WYDOT for the FFY 2013
 DSP Grant Program

9:55 Approval of the Business Ready Community Grant
 Extension Letter

- 10:00** Affiliation Agreement Approval Request
- 10:15** Update from Castle Rock Hospital District and Request for County Assistance
- 10:35** Fire Department Brush Truck Award
- 10:45** Approval of "Statewide Paved County Road Collection Plan"
- 10:50** Approval of BLM Right of Way Grant WYW167432 Amended
- 10:55** Approval of the BLM Right of Way Grant WYW182628 (County Road 4-17 Chilton Road)
- 11:00** Request to add one Full Time Position and Eliminate one Seasonal Employee
- 11:05** Request to Restaff Vacancy in Clerk's Office
- 11:10** Request to Restaff Legal Assistant
- 11:15** GAL Program

OTHER

11:30

LUNCH

ACTION/PRESENTATION ITEMS CONTINUED

1:30 Claim for Compensation for Storing a Court Ordered Vehicle

1:45 Elected Official Salary Discussion

EXECUTIVE SESSION(S) AS NEEDED

Legal/Personnel

ADJOURN

October 15, 2013
Green River, WY

The Board of County Commissioners met this day at 8:30 a.m. in Regular Session with all Commissioners present. The meeting opened with the Pledge of Allegiance.

Approval of Agenda

Chairman Johnson requested to remove the approval of the truancy grant letter to the Wyoming Department of Family Services from the agenda. *Commissioner Van Matre moved that we delay this action and approve the agenda.* Chairman Johnson restated the motion to approve the agenda as modified. *Commissioner Kolb seconded the motion.* The motion carried.

Approval of Minutes: 10-1-13

Chairman Johnson entertained a motion to approve the minutes dated October 1, 2013. *Commissioner Kolb moved to approve. Commissioner Bailiff seconded the motion.* The motion carried.

Acceptance of Bills

Approval of County Vouchers/Warrants, Monthly Reports, Bonds and Abates/Rebates

Commissioner West moved to approve the acceptance of the bills. Commissioner Van Matre seconded the motion. The motion carried with Commissioner Kolb recusing himself due to a conflict of interest on the bills.

WARR#	NAME	DEPT	TOTAL
	Salaries (Net)		920,419.18
57128	AFLAC	Gen Accts	2,249.07
9	AFLAC- Group	Gen Accts	3,597.44
57130	Axa Equitable	Gen Accts	300.00
1	Bank Of The West	Gen Accts	107,997.61
2	Bank Of The West	Gen Accts	214,553.08
3	Cigna	Gen Accts, Employee Ben	12,327.14
4	Colonial Life & Accident	Gen Accts	108.20
5	Family Financial Educate	Gen Accts	461.00
6	Great-West Life & Annuity	Gen Accts	15,431.66
7	Sweetwater County Section	Gen Accts	7,950.11
8	Sweetwater Federal	Gen Accts	4,380.00
9	United Way	Gen Accts	10.00
57140	Valic	Gen Accts	4,717.00
1	Waddell & Reed Inc	Gen Accts	3,513.33
2	Wyoming Dept Of Workforce	Gen Accts, Clk	15,300.88
3	Wyoming Retirement System	Gen Accts, Shrf, Shrf Dtn Mnt, Road & Bridg	178,206.73
4	Wyoming Retirement System	Shrf	1,492.68
5	058-Ncpers Group Life Ins	Gen Accts	1,664.00
6	Capital Business Systems	Treas, Clk, Shrf Emg Mgt	248.81
7	Centurylink	Commiss, Clk, Treas, Shrf, Grants Proj, GR Cir Court, IT Dept, Shrf Dtn Mnt, Clk Dist Crt, Flt Veh Main, Comm Dev&Eng, Human Resour, Vet Services	511.34
8	Centurylink	Assess, Juv Prob, Road & Bridg, Elect, Purchasing, Grants Admin, Land Use, RS Off Bld A, Shrf Emg Mgt, Fire Marshal, RS Mnt/C Pur, Comm Nur-Hom	1,053.03
9	Centurylink	Co Atrny, GR Fcl Mt CH	704.83
57150	City Of Green River	GR Fcl Mt CH, GR Cir Court, GR Rsvlt Mai, GR Wrhs Main, GR Rd & Brdg, GR JV Maint	2,210.15
1	City Of Green River	GR Fcl Mt CH	531.16
2	Lacey, Jeanette L	Gen Accts	190.47
3	Long, Warren	Clk Dist Crt	135.90
4	Rock Springs Municipal Ut	Fire Marshal, RS Rd & Brdg, RS Veh Maint, Thmpsn Bld A, RS Off Bld A, Att Bld 731C, Facil 731C C, Shrf Dtn Mnt, JV 731 Bld D, RS 333 Bdwy	6,943.69
5	Rocky Mtn Power	GR JV Maint, GR Cir Court, GR Fcl Mt CH, GR Rsvlt Mai, RS Rd & Brdg	12,539.49
6	Union Telephone Company	Elect	43.42
7	Verizon Wireless	Shrf	920.53
8	Wells Fargo	Shrf Dtn Mnt, Shrf	119.57
9	Wells Fargo	Shrf, Shrf Dtn Mnt	558.62
57160	Wells Fargo	Shrf, Shrf Dtn Mnt	1,204.55
1	Wyoming Retirement System	Shrf	13,095.50
2	Wyoming Waste Services -	RS Off Bld A, Thmpsn Bld A, RS Mnt/C Pur	446.97

4	Bridger Valley Electric Assn	Fire Marshal, Farson R & B	102.87
5	Neopost Usa Inc	Gen Co Admin	444.26
6	Questar Gas	GR JV Maint, GR Fcl Mt CH, GR Cir Court, GR Rsvlt Mai, GR Wrhs Main, GR Rd & Brdg	2,000.13
7	Rocky Mtn Power	Shrf Dtn Mnt, RS Mnt/C Pur, Comm Dev&Eng, RS R&B Lagoo	7,537.92
8	Sweetwater Television Co	Shrf Emg Mgt, Shrf Dtn Mnt, Shrf	162.09
9	Verizon Wireless	Shrf Emg Mgt	227.81
57170	Wyoming Waste Services -	Shrf Dtn Mnt, RS Veh Maint, RS Rd & Brdg	904.96
1	Bank Of The West	Gen Accts	123.68
2	Academy Of Nutrition	Coop Ext/4H	226.00
3	Ace Hardware	Shrf Dtn Mnt, GR Fcl Mt CH, Fire Marshal	233.19
4	Ace Hardware	Shrf Dtn Mnt, GR Fcl Mt CH	334.60
5	Ace Hardware #11263-C	GR Fcl Mt CH	281.15
6	Ace Hardware #11263-C	Human Resour, GR Fcl Mt CH	217.87
7	Advanced Medical Imaging	Shrf Dtn Mnt	214.00
8	Affiliated Benefits	Intr Gv Pool	1,340.00
9	Allen, Cheryl	Vet Services	258.78
57180	Alpha Petroleum Service	Road & Bridg	5,498.35
1	Alpine Pure Bottled Water	Vet Services	19.00
2	Auto Parts Unlimited	Flt Veh Main	621.75
3	Autospa Inc	Shrf, GR Fcl Mt CH	42.45
4	Bailiff, Gary M	Commiss	146.90
5	Battery Systems	Flt Veh Main, Shrf Dtn Mnt	718.17
6	Bennett Paint & Glass	GR Fcl Mt CH	3,587.27
7	Bobak, Donna L	Clk Dist Crt	146.90
8	Bookcliff Sales Inc	Fire Marshal	28.50
9	Brady Industries LLC	Shrf Dtn Mnt	1,097.23
57190	Carquest Auto Parts	Flt Veh Main, Road & Bridg	1,507.52
1	Carrier Corporation	Shrf Dtn Mnt	3,076.73
2	Chemical Testing Program	Juv Prob	3,029.00
3	Chief Industries Inc	Shrf Dtn Mnt	3,846.00
4	City Of Rock Springs	Animal Cntrl	1,179.60
5	CJ Signs	Shrf, Animal Cntrl	180.00
6	Codale Electric Supply Inc	GR Fcl Mt CH	39.30
7	Cole, Karson	IT Dept	13.59
8	Communication Technologies	Shrf Emg Mgt	200.00
9	David Allison Consulting	Land Use	2,340.00
57200	Days Inn - Thermopolis	Shrf Emg Mgt IT Dept, Shrf Dtn Mnt, Vet Services	119.00 8,923.35
1	Dell Marketing L P	Intr Gv Pool	28,719.80
2	Delta Dental	Flt Veh Main	2.00
3	Department Of Transportation	Co Atrny	968.28
4	Depomaxmerit Litigation S	Intr Gv Pool	1,518.50
5	Diversified Insurance Ben	Intr Gv Pool	6,000.00
6	Diversified Insurance Ben	Intr Gv Pool	6,000.00
7	Divis, David S	Assess	146.90
8	Drinkle, Patricia W	Assess	146.90
9	Ed Sidwell	Flt Veh Main	266.99
57210	Employers Council Service	Risk Mngmt	4,500.00
1	Evanston Emergency Phys,	Shrf Dtn Mnt Shrf Dtn Mnt, Coroner, GR Fcl Mt CH	578.00 14,498.40
2	F B McFadden Wholesale Co	Shrf Dtn Mnt, Shrf	6,344.38
3	F B McFadden Wholesale Co	Co Atrny	16.60
4	Fedex	Grants Proj	49.96
5	Felderman, Kimmie	Flt Veh Main	69.99
6	First Choice Ford	Shrf	43.91
7	Flaming Gorge Corporation	Flt Veh Main	1,020.79
8	Fremont Motor Rock Spring	Road & Bridg	418.35
9	G & K Services	Senior Cntrs	23,311.79
57220	Golden Hour Senior Citizen	Shrf Dtn Mnt	192.50
1	Great Lakes Sports	Vet Services	92.00
2	Green River Postmaster	IT Dept	3,951.68
3	Gruber Technical Inc	Gen Co Admin	55.50
4	Hamner, Janie	IT Dept	17.36
5	Hart, Mike T	Commiss	2,517.38
6	Harton P C, Steve	Intr Gv Pool	23,801.72
7	HCC Life Insurance Co	GR Fcl Mt CH	190.95
8	High Desert Polaris - KTM	Shrf, Shrf Dtn Mnt	530.88
9	High Security Lock & Alarm	Comm Dev&Eng	77.00
57230	Holiday Inn Convention Ctr	Grants Proj	2,261.00
1	Homewood Suites - Rock Sp	Shrf Dtn Mnt	7,006.21
2	Hy-Ko Supply	Flt Veh Main	1,116.69
3	IBS Incorporated	Shrf Dtn Mnt	21.75
4	Industrial Supply	Shrf	3,965.65
5	Intoximeters	Shrf Dtn Mnt	11,930.05
6	Isc Inc	Commiss	591.19
7	Johnson, Wally J	Shrf Emg Mgt	44.16
8	Koivusaari, Reijo	Road & Bridg	79.74
9	Kopy Korner Inc	Co Atrny	428.45
57240	Kraft, Roy	Coop Ext/4H	28.70
1	Kroger - Smith's Customer		

2	Lincare Inc	Shrf Dtn Mnt	416.00
3	Lovato, Denise	Clk Dist Crt	46.65
4	Lyle Signs Inc	Road & Bridg	1,179.20
5	Majhanovich, Dale Steven	Gen Co Admin	33.00
6	Manpower	GR Fcl Mt CH	3,287.92
7	Mathey Law Office - Assig	Clk Dist Crt	16.67
8	Matthew Bender & Co Inc	Co Atrny	758.14
9	McGee, Hearne & Paiz LLP	Gen Co Admin	12,500.00
57250	Meadow Gold Dairy	Shrf Dtn Mnt	1,481.77
1	Mobil Satellite Technolog	Shrf Emg Mgt	720.00
2	Mountain West Business So	Juv Prob	30.00
3	Mountainland Supply Co	GR Fcl Mt CH	361.07
4	Nicholas & Company	Shrf Dtn Mnt	2,451.63
5	Nielsen D.S.W., Eric	Employee Ben	250.00
6	Nutech Specialties Inc	Flt Veh Main	379.00
7	Parker, Kathleen X	Co Atrny	66.13
8	Payne, Shaunna	Co Atrny	398.60
9	Pegasus Emergency Group	Shrf Dtn Mnt	578.00
57260	Pm Autoglass Inc	Flt Veh Main	230.00
1	Precision Rifle Workshop	Shrf	200.00
2	Promotional Capital LLC	Shrf	237.00
3	Public Defender	Public Defnd	2,500.00
4	Quill Corporation	Purchasing, Human Resour, GR Fcl Mt CH, Treas, Assess, Clk Dist Crt, Clk, Shrf Dtn Mnt, Vet Services	363.46
5	Quill Corporation	Purchasing, Vet Services, Clk Dist Crt, Co Atrny	3,450.54
6	Radioshack Corporation	Flt Veh Main	49.98
7	Real Kleen Inc	Shrf Dtn Mnt	1,408.75
8	Red Desert Roundup Rodeo	red dsrt rod	10,000.00
9	Rock Springs Newspapers Inc	Elect, Grants Proj	254.00
57270	Rock Springs Newspapers Inc	Gen Co Admin, Human Resour	3,092.56
1	Rock Springs Newspapers Inc	Land Use	147.40
2	Rock Springs Newspapers Inc	Shrf	85.00
3	Rock Springs Winlectric Co	Shrf Dtn Mnt	29.91
4	Rock Springs Winnelson Co	GR Fcl Mt CH	326.21
5	Rocky Mountain Home Care	Shrf Dtn Mnt	2,450.00
6	Ron's Ace Rentals	Road & Bridg	938.63
7	Safariland LLC	Shrf	293.12
8	Sherman, Stacey	Vet Services	226.18
9	Six States Distributors Inc	Flt Veh Main	409.66
57280	Skaggs Companies	Shrf, Animal Cntrl, Shrf Dtn Mnt	1,516.50
1	Staples Advantage - Dept	Clk, Treas	53.09
2	Staples Credit Plan	Human Resour, IT Dept	598.95
3	Sterling Communications	Shrf, Road & Bridg	925.00
4	Sunlite Service	Flt Veh Main	150.00
5	Sweetwater Co Circuit Court	Co Atrny	40.00
6	Sweetwater Co School Dist	Grants Proj	4,823.38
7	Sweetwater Co Solid Waste	Shrf Dtn Mnt	8.00
8	Sweetwater Co Treasurer	Shrf, Clk Dist Crt, Comm Nur- Hom, Gen Accts	471.39
9	Sweetwater Co Weed & Pest	Shrf Dtn Mnt	82.20
57290	Sweetwater County Health	Comm Nur-Hom	105,625.83
1	Sweetwater County Insurance	Employee Ben, Human Svcs, Intr Gv Pool	28,335.35
2	Sweetwater County Insurance	Employee Ben	260,639.52
3	Sweetwater Family Resource	Human Svcs	3,670.28
4	Sweetwater Medical Group	Shrf Dtn Mnt	2,150.79
5	Sweetwater Trophies	Clk Dist Crt, Shrf Dtn Mnt	26.13
6	Tasc Client Services	Intr Gv Pool	373.50
7	Tegeler & Associates	Co Atrny, Comm Dev&Eng	150.00
8	The Sherwin-Williams Co	Shrf Dtn Mnt	43.09
9	The Tire Den Inc	Flt Veh Main	3,330.14
57300	The UPS Store - #3042	Shrf	37.60
1	Thomson Reuters-West Paym	Co Atrny	1,115.34
2	TLO LLC	Shrf	110.00
3	Treatment Court Of SW Co	Judicial Cts	8,000.00
4	Tyler Technologies Inc	Capital Proj	13,293.29
5	U S Foods Inc	Shrf Dtn Mnt	1,522.86
6	Uinta Engineering & Surve	Grants Proj	2,250.00
7	UMR Inc	Intr Gv Pool	11,076.16
8	United Site Services Of N	RS R&B Lagoo, Wamsuttr R&B	338.61
9	UPS	Fire Marshal, Shrf Dtn Mnt	60.62
57310	V-1 Propane	Road & Bridg	22.62
1	Van Matre, Don	Commiss	192.23
2	Vision Service Plan	Human Svcs, Intr Gv Pool, Employee Ben	4,810.47
3	WACO	Commiss	300.00
4	Western Wyoming Community	Grants Proj	60.00
5	Western Wyoming Community	Grants Proj	254,878.72
6	Whisler Chevrolet Company	Flt Veh Main	344.41
7	Worksright Software Inc	IT Dept	375.00

8	Wyoming Dept Of Transport	Shrf	64.06
9	Wyoming Law Enforcement	Shrf Dtn Mnt, Shrf	485.00
57320	Youth Home Inc	Human Svcs	16,750.00
57321	YWCA Of Sweetwater County	Grants Proj	5,754.01
GRAND TOTAL			2,521,129.48

The following unlisted warrants are payroll warrants: 57086 – 57127, 57163

The following bonds were placed on file:

Robert J. Robinson Sweetwater County, County Surveyor \$1,000.00

Public Hearing

Budget Amendment- Animal Control Vehicle

County Clerk Dale Davis presented Resolution 13-10-CL-01, Sweetwater County Budget Amendment. Chairman Johnson opened the public hearing. Receiving no comments, the public hearing was closed. *Commissioner Kolb motioned to approve Resolution 13-10-CL-01. Commissioner Bailiff seconded the motion.* The motion carried.

**RESOLUTION 13-10-CL-01
SWEETWATER COUNTY BUDGET AMENDMENT**

DUE to the additional amount of funds needed to purchase an animal control truck for the Sweetwater County Sheriff's Office,

WHEREAS, Sheriff Richard Haskell came before the Commission on October 1, 2013 to discuss the additional funding needs of the Sweetwater County Sheriff's Office,

WHEREAS, it has been determined that additional funding for Capital for the Sheriff's Office needs to be transferred within the 2013-2014 County Budget,

WHEREAS, the Notice of Public Hearing has been published in accordance with the regulations and rules governing the budget process and there being no protests filed or expressed to the Board of County Commissioners regarding this amendment to the Sweetwater County Budget at the hearing,

BE IT THEREFORE RESOLVED: that the 2013-2014 fiscal year budget for Sweetwater County be amended to reflect the following budget changes:

Expenditures Increase General Fund:

Capital Projects – Operating and Other \$24,741

Budget Adjustments Decrease:

Budget Adjustments (\$24,741)

Dated at Green River, Wyoming this 15th day of October, 2013.

THE BOARD OF COUNTY COMMISSIONERS
OF SWEETWATER COUNTY, WYOMING

Wally J. Johnson, Chairman

Gary Bailiff, Member

John K. Kolb, Member

Don Van Matre, Member

ATTEST:

Steven Dale Davis, County Clerk

Reid O. West, Member

Commissioner Comments/Reports

Commissioner Bailiff

Commissioner Bailiff reported that he visited with several deputies in the Sheriff's Department and received a complaint on a wrecker business north of Rock Springs; which he will refer to Sheriff Haskell.

Commissioner Bailiff further reported that he met with Public Works Director John Radosevich, Assistant Fire Warden Jessica Knezovich and purchasing and maintenance staff. Lastly, Commissioner Bailiff reported that he attended the STAR Transit meeting.

Commissioner Kolb

Commissioner Kolb reported that he attended a meeting with the judges as well as liaison board meetings including Planning and Zoning and the Airport Board. Commissioner Kolb spoke briefly about the City of Green River's request to the Airport Board to sign a letter of support for the Intergalactic Space Port. Lastly, Commissioner Kolb noted that he spoke with Human Resource Director Garry McLean, Land Use Director Eric Bingham, Deputy County Attorney Cliff Boevers, County Clerk Dale Davis, County Assessor Pat Drinkle, Grants Manager Krisena Marchal, Facilities Manager Chuck Radosevich and Public Works Director John Radosevich.

Commissioner Van Matre

Commissioner Van Matre reported that he visited with his liaison departments including VSO Director Larry Levitt, Juvenile Probation Director Karin Kelly, IT Director Tim Knight, and Grants Manager Krisena Marchal. Commissioner Van Matre also attended the Green Basin Water Users meeting and dropped by the Golden Hour Senior Center.

Chairman Johnson

Chairman Johnson reported that he was made aware that no action was taken on the abandoned/non licensed vehicles in Clearview Acres and noted that he will address the complaint with Sheriff Haskell. Chairman Johnson further reported that he attended the CLG meeting and explained that progress is being made relative to the Forest Service and allowing the logging industry to remove the beetle kill trees. Chairman Johnson addressed salaries of elected officials and noted that he will instruct Human Resources to survey other county salaries to present to the Board of County Commissioners.

Commissioner West

Commissioner West reported that he attended the Green Basin Water Users meeting and communicated with various entities regarding Title 25 vouchers. Commissioner West requested that no Title 25 vouchers be approved until the issues of providing information for accuracy are resolved. Commissioner West reported that discussions took place relative to agencies moving into the Health and Human Service building regarding what their expectations of furniture/equipment are. Lastly, Commissioner West explained that he was asked to join the Public Health and Safety subcommittee of the County Commissioners Association dealing with public health nursing.

Commissioner Kolb noted that he also attended the Green Basin Water Users meeting.

County Resident Concerns

Chairman Johnson opened county resident concerns. Resident Lee Splett was present and stated his concern. The hearing was closed.

Break

Chairman Johnson called for a fifteen minute break.

County Resident Concerns continued

Chairman Johnson reopened county resident concerns. Residents/Business Owners Lee & Denise Staley were present and Ms. Staley expressed their concern relative to justice. Hearing no further comments, the hearing was closed.

Action/Presentation Items

Approval of Agreements

County Clerk Dale Davis presented the human service contract for the University of Wyoming. Chairman Johnson entertained a motion to approve the salary contribution agreement and authorize the Chairman to sign. *Commissioner West so moved and authorized the Chairman to sign. Commissioner Van Matre seconded the motion.* The motion carried.

Patrol Truck Award

Sweetwater County Purchasing Manager Marty Dernovich presented the vehicle bid for the Sheriff's Department and recommended awarding the 2014 Ram 1500 Tradesman to Rock Springs Fremont Motors in the amount of \$27,622.00. *Commissioner West moved to award the bid as recommended by purchasing. Commissioner Bailiff seconded the motion.* The motion carried.

Ms. Dernovich explained that, at the prior meeting, the model year of the Chevrolet Equinox was incorrectly stated and should be amended to reflect a 2014 Chevrolet Equinox.

Request to Re-Staff 2 Vacancies in Sheriff's Office

Sheriff Haskell requested authorization to re-staff a patrol deputy and court security position. Chairman Johnson entertained a motion to approve the request as presented by Sheriff Haskell. *Commissioner Bailiff so moved. Commissioner Van Matre seconded the motion.* The motion carried.

Chairman Johnson brought the complaint of abandoned/non licensed vehicles in Clearview Acres to the attention of Sheriff Haskell and requested that he address the complaint.

Commissioner Bailiff provided Sheriff Haskell a concerned citizen's letter relative to a wrecker business north of Rock Springs.

Rescind the Prohibition of Submitting Bids Applicable to North American Surety and MW Construction and thereby allowing them to Submit Bids on Projects of Their Choosing

Facilities Manager Chuck Radosevich and Deputy County Attorney Cliff Boevers requested to rescind the prohibition of submitting bids applicable to North American Surety and MW Construction. *Commissioner West moved to rescind the prohibition of submitting bids applicable to North American Surety and MW Construction and thereby allowing MW Construction and North American Surety to submit bids on projects of their choosing. Commissioner Van Matre seconded the motion.* The motion carried.

Sweetwater County Commission Announcement of its Intent to Adopt New Rules Relating to Animal Control and Rabies

Deputy County Attorney Cliff Boevers presented the announcement of the Sweetwater County Board of County Commissioners' intent to repeal the previously adopted "County Commissioners' Resolution Animal Control Regulations" and to adopt new rules relating to animal control in the unincorporated areas of Sweetwater County to include controlling rabies. Following discussion relative to modifying the new rules, Chairman Johnson entertained a motion, pursuant to Wyoming Statute 16-3-103(a), that the Sweetwater County Commission is announcing its intent to repeal the previously adopted "County Commissioners' Resolution Animal Control Regulations," and to adopt new rules relating to animal control in the unincorporated areas of Sweetwater County to include controlling rabies and authorize the Chairman to sign. *Commissioner Bailiff so moved. Commissioner West seconded the motion.* The motion carried.

Discussion on Future Planning of Fire Department & Possible Workshop

Public Works Director John Radosevich, Fire Warden Dave Bottemiller and Deputy County Fire Warden Jessica Knezovich presented a PowerPoint presentation regarding future planning for the fire department and questioned if the commission would like to hold a workshop. The commission was supportive of having a workshop.

Items for Consideration for Child Development Center (CDC) Contingency Funds

Facilities Manager Chuck Radosevich and Architect Charlie Van Over requested consideration to utilize contingency funds for the Rock Springs CDC on items that they have identified to include dumpster enclosures, fire hydrant relocation, handrail/guardrail protection, main floor corridor carpet and landscaping. Also present from the CDC was Director Shelley Wall and IT Director Paul Haapala. Following discussion, the commission supported the request with the understanding that a proposal for the landscaping will come before the board prior to approving. *Commissioner West moved to use the contingency left over funds for the Rock Springs CDC renovation project for the following improvements: dumpster enclosure, fire hydrant relocation, handrail/guardrail protection, main floor corridor carpeting in the amount of \$28,798.76. Commissioner Van Matre seconded the motion.* The motion carried.

Discussion of Remaining Funds from Circuit Court SLIB Grant

Facilities Manager Chuck Radosevich explained that there are undispersed funds from the Circuit Court project and received a request from the State Lands and Investments Board questioning if the county would be utilizing the remaining funds in the amount of \$481,991.47. Grants Manager Krisena Marchal, District Court Judge Lavery and Circuit Court Judge Prokos were present. Following discussion, the commission was in support of expending funds to enhance the courts to accommodate jurors, trials and security issues.

Break

Chairman Johnson called for a five minute break.

Approval of the Contract for the Task Force Officers

Grants Manager Krisena Marchal and Sheriff Haskell presented and requested a motion to approve, and authorize the Chairman to sign, the contract for Task Force Officers between the Wyoming Division of Criminal Investigation and the Sweetwater County Sheriff's Office. Following discussion, Chairman Johnson entertained a motion to approve, and authorize the Chairman to sign, the contract for Task Force Officers between the Wyoming Division of Criminal Investigation and the Sweetwater County Sheriff's Office. *Commissioner Bailiff so moved. Commissioner Kolb seconded the motion.* The motion carried.

New Library App

Library Director Jason Grubb and Public Relations Specialist Brittany Wells presented the first library smart phone application offered in Wyoming.

Application Site Plan

Southwest Counseling Services Director Linda Acker explained that, due to construction at Sweetwater County Memorial Hospital, Southwest Counseling Services has experienced wireless connection problems. Ms. Acker explained that they explored the cost of fiber to the Foothill office or placing a communication tower at the College Hill office to insure connectivity between buildings. And, due to cost, decided upon the communication tower. Ms. Acker explained that, because Sweetwater County owns the buildings, Chairman Johnson will have to sign the site plan application to the City of Rock Springs. Chairman Johnson entertained a motion to approve the request and authorize the Chairman to sign the application for the communication tower site plan. *Commissioner West so moved. Commissioner Kolb seconded the motion.* The motion carried.

Presentation by North Sweetwater Water & Sewer District about Regionalization

North Sweetwater Water & Sewer District Chairman Chuck Johnson, Treasurer/Secretary Steve Latham and Keller Associates Office/Project Manager Bryan Phinney and Project Engineer Colter Hollingshead explained that the Northwest Water and Sewer District board recently approved regionalization with the City of Rock Springs and updated the commission on their progress and future plans.

Lunch

Chairman Johnson recessed the meeting for lunch.

Planning & Zoning Public Hearing

Daryl and Susan Fellbaum Revocable Trust Zoning Map Amendment R-2 (Mixed Residential) & I-1 (Light Industrial) to I-1 (Light Industrial)

Land Use Planner III Steve Horton presented the Planning and Zoning report and Resolution 13-10-ZO-01. Owner Daryl Fellbaum was present. Following discussion, Chairman Johnson opened the public hearing and, hearing no comments, the hearing was closed. *Commissioner West moved to approve Resolution 13-10-ZO-01. Commissioner Bailiff seconded the motion.* The motion carried.

RESOLUTION 13-10-ZO-01

**DARYL AND SUSAN FELLBAUM REVOCABLE TRUST ZONING MAP AMENDMENT
MIXED RESIDENTIAL (R-2) AND LIGHT INDUSTRIAL (I-1) TO LIGHT INDUSTRIAL (I-1)**

WHEREAS, Daryl and Susan Fellbaum Revocable Trust has requested a Zoning Map Amendment from Mixed Residential (R-2) and Light Industrial (I-1) to Light Industrial (I-1) in accordance with Section 26.B.1.b. of the Sweetwater County Zoning Resolution. This application is to be located on a parcel of land owned by Daryl and Susan Revocable Trust and described as:

Mountaineer Subdivision, 4th Section, the South Half of Lot 14, Sweetwater County, Wyoming.

WHEREAS, the Sweetwater County Board of County Commissioners held a public hearing in regards to this matter on October 15, 2013 and has given due consideration to the recommendation of the Planning and Zoning Commission and to all the evidence and testimony presented at the hearing.

NOW THEREFORE BE IT RESOLVED, that the applicant's request be APPROVED.

Dated this 15th day of October, 2013.

THE BOARD OF COUNTY COMMISSIONERS
OF SWEETWATER COUNTY, WYOMING

Wally J. Johnson, Chairman

Gary Bailiff, Member

John K. Kolb, Member

Don Van Matre, Member

ATTEST:

Steven Dale Davis, County Clerk

Reid O. West, Member

Sweetwater County Land Use Zoning Map Amendment A (Agriculture) & I-2 (Heavy Industrial) to I-2 (Heavy Industrial)

Land Use Planner III Steve Horton presented the Planning and Zoning report and Resolution 13-10-ZO-02. Following discussion, Chairman Johnson opened the public hearing and, hearing no comments, the hearing was closed. *Commissioner Kolb moved to approve Resolution 13-10-ZO-02. Commissioner Van Matre seconded the motion.* The motion carried.

RESOLUTION 13-10-ZO-02

**SWEETWATER COUNTY LAND USE ZONING MAP AMENDMENT
AGRICULTURE (A) AND HEAVY INDUSTRIAL (I-2) TO HEAVY INDUSTRIAL (I-2)**

WHEREAS, Sweetwater County Land Use has requested a Zoning Map Amendment from Agriculture (A) and Heavy Industrial (I-2) to Heavy Industrial (I-2) in accordance with Section 26.B.1.b. of the Sweetwater County Zoning Resolution. This application is to be located on a 157.22 acre parcel of land owned by the Bureau of Land Management and described as:

North Half of the North Half of Section 18, Township 18 North, Range 105 West of the Sixth Principal Meridian, Sweetwater County, Wyoming.

WHEREAS, the Sweetwater County Board of County Commissioners held a public hearing in regards to this matter on October 15, 2013 and has given due consideration to the recommendation of the Planning and Zoning Commission and to all the evidence and testimony presented at the hearing.

NOW THEREFORE BE IT RESOLVED, that the applicant's request be APPROVED.

Dated this 15th day of October, 2013.

THE BOARD OF COUNTY COMMISSIONERS
OF SWEETWATER COUNTY, WYOMING

Wally J. Johnson, Chairman

Gary Bailiff, Member

John K. Kolb, Member

Don Van Matre, Member

ATTEST:

Steven Dale Davis, County Clerk

Reid O. West, Member

Action Items Continued

A Resolution Authorizing the Issuance and Sale of the \$34,000,000 Sweetwater County, Wyoming, Taxable Industrial Development Revenue Bond (Lost Creek ISR, LLC Project)

UR Energy CFO Roger Smith, Gates Capital Financial Advisor Bob DeMonburn, UR Energy General Counselor Penne Goplerud and Fruedenthal & Bonds PC Barbara Bonds were present. Mr. Smith provided an update on the UR Energy project. Ms. Bonds presented a resolution authorizing the issuance and sale of the \$34,000,000 Sweetwater County, Wyoming, Taxable Industrial Development Revenue Bond (Lost Creek ISR, LLC Project), Series 2013. *Commissioner West moved to approve Resolution 13-10-CC-04, a resolution authorizing the issuance and sale of the \$34,000,000 Sweetwater County, Wyoming, Taxable Industrial Development Revenue Bond (Lost Creek ISR, LLC Project), Series 2013 ratifying certain actions heretofore taken; authorizing the execution and delivery by the county of a bond purchase agreement, financing agreement, trust indenture, such bond, closing documents and other documentation in connection therewith; and making certain determinations as to other matters related to such bond and authorize the Chairman to sign closing documents. Commissioner Kolb seconded the motion.* The motion carried

RESOLUTION NO. 13-10-CC-04

A RESOLUTION AUTHORIZING THE ISSUANCE AND SALE OF THE \$34,000,000 SWEETWATER COUNTY, WYOMING, TAXABLE INDUSTRIAL DEVELOPMENT REVENUE BOND (LOST CREEK ISR, LLC PROJECT), SERIES 2013; RATIFYING CERTAIN ACTIONS HERETOFORE TAKEN; AUTHORIZING THE EXECUTION AND DELIVERY BY THE COUNTY OF A BOND PURCHASE AGREEMENT, FINANCING AGREEMENT, TRUST INDENTURE, SUCH BOND, CLOSING DOCUMENTS AND OTHER DOCUMENTATION IN CONNECTION THEREWITH; AND MAKING CERTAIN DETERMINATIONS AS TO OTHER MATTERS RELATED TO SUCH BOND.

WHEREAS, Sweetwater County, Wyoming (the "Issuer" or the "County") is authorized by the Industrial Development Projects Act, Title 15, Chapter 1, Article 7, Wyo. Stat. (the "Act"), to finance one or more projects or parts thereof in order to facilitate and promote the sound economic growth of the State of Wyoming (the "State"), the development of its natural resources and to promote employment opportunities for the citizens of the State by encouraging the expansion of all kinds of business which contribute payrolls and tax base to the State, upon such conditions as the governing body of the Issuer may deem advisable; and

WHEREAS, the Issuer is further authorized by the Act to issue its revenue bonds or other obligations for the purpose of defraying the cost of financing any such project; and

WHEREAS, representatives of Lost Creek ISR, LLC, a Wyoming limited liability company (the "Borrower"), have requested that the Issuer finance (i) the purchase of equipment, (ii) the construction of well field, plant and disposal facilities to recover and process uranium located within Sweetwater County, Wyoming (the "Project") and (iii) the payment of costs incidental to the authorization, issuance and sale of such Bond (the "Costs of Issuance"), by authorizing and issuing its \$34,000,000 Taxable Industrial Development Revenue Bond (Lost Creek ISR, LLC Project), Series 2013 (the "Bond"), to pay the costs of the Project and the Costs of Issuance, all in accordance with and pursuant to the Act; and

WHEREAS, the Bond will be sold and privately placed with the State of Wyoming, acting by and through the Wyoming State Treasurer (the "Purchaser") pursuant to Wyo. Stat. §9-4-715(m); and

WHEREAS, concurrently with the issuance of the Bond, the Borrower will enter into a Financing Agreement (as hereafter defined) with the Issuer providing for payments sufficient to pay the principal of and interest on the Bond and to meet other obligations as herein and therein provided; and

WHEREAS, payments of the Borrower's Obligations under the Financing Agreement and Mortgage are being guaranteed by Ur-Energy USA Inc. and Ur-Energy Inc. under separate Guaranty Agreements, the forms of which have been presented at this meeting for review; and

WHEREAS, the public hearing held on March 19, 2013, provided all interested individuals a reasonable opportunity to express their views, both orally and in writing, on the proposed issuance of the Bond by the Issuer pursuant to the Act; and

WHEREAS, issuance of the Bond will require the execution and delivery of numerous documents, including, but not limited to: (1) a Bond Purchase Agreement, to be dated as of the date of delivery of the Bond (the "Bond Purchase Agreement") by and among the Issuer, the Borrower and the Purchaser; (2) an Indenture of Trust, to be dated as of the date of delivery of the Bond (the "Indenture") by and between the Issuer and Zions First National Bank, as trustee (the "Trustee"); (3) a Financing Agreement, to be dated as of the date of delivery of the Bond (the "Financing Agreement") by and between the Issuer and the Borrower; and (4) a Mortgage, Assignment of Revenues, Security Agreement, Fixture Filing and Financing Statement, to be dated as of the date of delivery of the Bond (the "Mortgage") by and between the Borrower and the Trustee. Defined terms used in this Resolution and not defined herein shall have the same meanings ascribed to such terms in the Indenture, Financing Agreement, and Mortgage unless the context shall clearly otherwise require.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF SWEETWATER COUNTY, WYOMING:

SECTION 1. Bond Details. There is hereby authorized and created a revenue bond designated "\$34,000,000 Taxable Industrial Development Revenue Bond (Lost Creek ISR, LLC Project), Series 2013. The Bond shall be issued as a fully registered bond, without coupons and shall be payable, shall be subject to redemption and shall be in substantially the form as set forth in the Indenture.

SECTION 2. Loan of Bond Proceeds. The Issuer shall finance the costs of the Project and the Costs of Issuance by loaning the proceeds of the Bond to the Borrower in accordance with the provisions of the Financing Agreement for the purposes described above.

SECTION 3. Determinations. In accordance with Sections 15-1-705, 15-1-708 and 15-1-710 of the Act, the following determinations and findings are hereby made:

(a) Based upon written information presented to the board of county commissioners (the "Commissioners") by the Borrower, which information was discussed at the public hearing on March 19, 2013, the Commissioners hereby find that the Project will qualify as a "project" within the meaning of the Act and will meet the following public purposes:

- (i) Creating new or additional employment opportunities;
- (ii) Expanding the tax base and increasing sales, property or other tax revenues to the County;
- (iii) Maintaining and promoting a stable, balanced and diversified economy among agriculture, natural resource development, business, commerce and trade; and
- (iv) Promoting or developing use of agricultural, manufactured, commercial or natural resource products within or without the State of Wyoming;

(b) The Loan Payments and other amounts to be paid by the Borrower under the Financing Agreement will be sufficient (i) to pay the total principal of and interest on the Bond when and as the Bond matures, and (ii) to pay all other costs and expenses of the Issuer in connection with the issuance of the Bond; and the Financing Agreement also provides that the Borrower is required to pay or cause to be paid all expenses of the operation and maintenance of the Project, including, without limitation, adequate insurance thereon and insurance against all liability for injury to persons or property arising from the operation thereof, and special assessments levied upon or with respect to the Project and payable during the term of the Financing Agreement;

(c) Neither the Borrower nor the Purchaser of the Bond have stipulated that part of the Bond proceeds will be paid into a reserve fund, and no reserve fund shall be established or maintained in connection with the retirement of the Bond and the maintenance of the Project as provided by the Financing Agreement;

(d) The issuance and sale of the Bond, the execution and delivery of the Bond Purchase Agreement, the Indenture and the Financing Agreement and the performance of all covenants and agreements of the Issuer contained therein and all other acts and things required under the constitution and laws of the State of Wyoming to make the Bond Purchase Agreement, the Indenture, the Financing Agreement and the Bond valid and binding special obligations of the Issuer in accordance with their terms, are authorized by the Act;

(e) It is desirable that the Bond be issued by the Issuer upon the terms set forth in this Resolution and the Bond Purchase Agreement under the provisions of which the Issuer's interest in the Financing Agreement and in all repayments thereunder (but excluding its rights to reimbursement of expenses and indemnification) will be assigned under the Indenture and pledged to the Trustee as security for the payment of the principal of and interest on the Bond;

(f) Under the provisions of the Act and as provided in the Indenture and the Financing Agreement the Bond is not to be payable from nor charged upon any funds other than amounts payable by the Borrower pursuant to the Bond Purchase Agreement and the Financing Agreement, and the property pledged by the Borrower under the Indenture and the Mortgage; in the event of default the Issuer is not subject to any liability thereon; the Purchaser shall never have the right to compel the exercise of the taxing power of the Issuer to pay the Bond or the interest thereon nor to enforce payment thereof against any property of the Issuer; the Bond shall not constitute a charge, lien or encumbrance, legal or equitable, upon any property of the Issuer; and the Bond issued under the Indenture shall recite that the Bond, including interest thereon, shall not constitute nor give rise to a charge against the general credit or taxing powers of the Issuer and that the Bond does not constitute an indebtedness of the Issuer within the meaning of any constitutional or statutory limitation;

(g) No member of the Commissioners having acted upon this Resolution in his or her official capacity (i) has a direct or indirect interest in the Project, the Bond Purchase Agreement, the Indenture, the Financing Agreement, the Mortgage or the Bond, (ii) owns any interest in the Project or the Borrower, (iii) is a principal or employee of the Borrower, (iv) will be involved in supervising the completion of the Project on behalf of the Borrower, or (v) will receive any commission, bonus or other remuneration for or in respect to the Project, the Bond Purchase Agreement, the Indenture, the Financing Agreement, the Mortgage or the Bond.

SECTION 4. Approvals and Authorizations. The terms and provisions of the Bond Purchase Agreement, the Indenture, the Financing Agreement and the Mortgage are hereby approved and the Issuer shall enter into the Bond Purchase Agreement, the Indenture and the Financing Agreement in such forms as are hereby approved by the Commissioners; and the Chairman of the Commissioners is hereby authorized and directed to execute and deliver the Bond Purchase Agreement, the Indenture and the Financing Agreement and the County Clerk is hereby authorized and directed to affix the County seal to and to attest such documents.

The terms and provisions of the Bond are hereby approved and the Chairman of the Commissioners is hereby authorized and directed to execute and deliver the Bond and the County Clerk is hereby authorized and directed to affix the seal of the County to the Bond and to attest the Bond. The signatures on the Bond of the Chairman of the Commissioners and the County Clerk shall be manually subscribed.

SECTION 5. Disclosure. The Issuer has not prepared and will not disseminate any official statement, prospectus, offering circular or other comprehensive offering statement containing material information with respect to the Issuer, the Borrower, the Project or the Bond in connection with the issuance, sale and private placement of the Bond, and will not undertake any commitment under Securities and Exchange Commission Rule 15c2-12 (the "Rule") to provide continuing disclosure of material information with respect to the Issuer, the Borrower, the Project or the Bond. Purchase of the Bond falls within the exemptions to the Rule, in that none of the Rule requirements apply to municipal securities in authorized denominations of \$100,000 or more which are sold to no more than 35 sophisticated investors who are not purchasing for more than one account or with a view to distributing the securities.

SECTION 6. Request and Authorization. The Chairman of the Commissioners is hereby authorized to execute and deliver to the Trustee the written request and authorization of the Issuer for the authentication and delivery of the Bond by the Trustee, in accordance with the provisions of the Indenture.

SECTION 7. Designation of Trustee. Zions First National Bank is hereby appointed as Trustee under the Indenture.

SECTION 8. Authorization to Proceed. The officers of the Issuer shall take all action necessary or desirable in conformity with the Act to finance the Project and the Costs of Issuance and for carrying out, giving effect to, consummating and confirming the transactions contemplated by this Resolution, the Bond Purchase Agreement, the Indenture and the Financing Agreement, including, without limitation, the execution and delivery of any closing documents to be delivered in connection with the private placement and delivery of the Bond.

SECTION 9. Nature of Obligation. The costs of the Project will be paid out of the proceeds of the Bond and the Bond will not be a general obligation of the Issuer nor shall the Bond, including interest thereon, constitute the debt or indebtedness of the Issuer within the meaning of the constitution or statutes of the State of Wyoming nor shall anything contained in this Resolution or in the Bond, the Bond Purchase Agreement, the Indenture, the Financing Agreement, or any other instrument constitute or give rise to a pecuniary liability of the Issuer or a charge against its general credit or taxing powers, nor shall the breach of any agreement contained in this Resolution, the Bond, the Bond Purchase Agreement, the Indenture, the Financing Agreement, or any other instrument constitute or give rise to a pecuniary liability of the Issuer or a charge against its general credit or against its taxing powers, the Issuer having no power to pay out of its general fund, or otherwise contribute any part of the costs of the Project, nor power to operate the Project as a business or in any manner, nor shall the Issuer acquire the Project or any part thereof by condemnation.

SECTION 10. Ratification. All actions (not inconsistent with the provisions of this Resolution) heretofore taken by the Commissioners and the officers of the Issuer directed toward the financing of the Project and the Costs of Issuance and the issuance, sale and private placement of the Bond therefor be, and the same is hereby, ratified, approved and confirmed.

SECTION 11. Bond Resolution Irrepealable. After the Bond is issued, this Resolution shall be and remain irrepealable until the Bond shall have been fully paid, canceled and discharged.

SECTION 12. Repealer. All acts, orders, resolutions or parts thereof taken by the Issuer and in conflict with this Resolution and with the documents hereby approved are hereby repealed to the extent only of such inconsistency. This repealer shall not be construed so as to revive any act, order, resolution, or part thereof, heretofore repealed.

SECTION 13. Severability. Should any part or provision of this Resolution ever be judicially determined to be invalid or unenforceable, such determination shall not affect the remaining parts and provisions hereof, the intention being that each part or provision of this resolution is severable.

SECTION 14. Effective Date. This Resolution shall be in full force and effect upon its passage and approval.

ADOPTED AND APPROVED as of the 15th day of October, 2013.

THE BOARD OF COUNTY COMMISSIONERS
OF SWEETWATER COUNTY, WYOMING

Wally J. Johnson, Chairman

Gary Bailiff, Member

ATTEST:

John K. Kolb, Member

Don Van Matre, Member

Steven Dale Davis, County Clerk

Reid O. West, Member

Other

Chairman Johnson requested that the commission give consideration to having Commissioner Van Matre be liaison to the Golden Hour Senior Center and Young at Heart Senior Center. The commission concurred.

Adjourn

There being no further business to come before the Board this day, the meeting was adjourned subject to the call of the Chairman.

This meeting was recorded and is available from the County Clerk's office at the Sweetwater County Courthouse in Green River, Wyoming

THE BOARD OF COUNTY COMMISSIONERS
OF SWEETWATER COUNTY, WYOMING

Wally J. Johnson, Chairman

Gary Bailiff, Member

John K. Kolb, Member

ATTEST:

Don Van Matre, Member

Steven Dale Davis, County Clerk

Reid O. West, Member

	DATE	AMOUNT	WARRANT #'S
EAL	10/18/2013	55,836.08	57324-57357
EAL	10/21/2013	186.26	57358
EAL	10/25/2013	514,889.75	57359-57369
EAL	10/29/2013	3,871.30	57370-57435
EAL	11/1/2013	18,449.87	
EAL	11/5/2013	1,267,275.99	
EAL			
EAL			

Payroll Net

Payroll Checks :

TOTAL AMOUNT \$1,860,509.25

Vouchers in the above amount are hereby approved and ordered paid this date of 11/5/2013

Wally J. Johnson, Chair

Gary Bailiff, Member

John K. Kolb, Member

Don Van Matre, Member

Attest:

County Clerk

Reid O. West, Member

Authorization for Abate/Rebate of Ad Valorum Taxes

November 5, 2013								
NOVC	TAXPAYER	ACCOUNT	TAX DIST	VALUATION	TAX YEAR	ADJUSTMENT	REASON	A/R NUMBER
	THE AUDIO SHOP	140703	251	-351	2013	-26.29	DUPLICATE ACC	111301
	FELLBAUM DARYL & S	117145	104	-8,877	2013	-671.43	ASSESED ADJUS	111302
2013-0776	WHITING OIL & GAS C	147996	100	-3,903	2011	-248.29	DOR	111303
2013-0742	TOC-ROCKY MOUNTAI	48462	200	-589	2012	-38.46	DOR	111304
	BASIC ENERGY SERVIC	100377	104	-1,679	2013	126.99	DUPLICATE ITEN	111305
2013-0734	ANADARKO E&P CO LL	63959	100	-1,278,116	2008	-80,633.78	DOR	111306
2013-0734	ANADARKO E&P CO LL	63959	100	-156,500	2009	-9,836.36	DOR	111307
2013-0734	ANADARKO E&P CO LL	146368	101	-468,854	2008	-31,326.95	DOR	111308
2013-0734	ANADARKO E&P CO LL	63960	101	-150,762	2009	-10,056.88	DOR	111309
	SAFETY KLEEN SYSTEM	100266	151	-150	2013	-10.90	DUPLICATED ITE	111310
	SAFETY KLEEN SYSTEM	102510	103	-18	2013	-1.36	REMOVED TWO	111311
	SAFETY KLEEN SYSTEM	101147	105	-21	2013	-1.58	REMOVED THRE	111312
	SAFETY KLEEN SYSTEM	100991	101	-8	2013	-0.54	REMOVED ONE	111313
	DICK DANIEL & CHERY	MOTOR VEHICLE	151	-6,412	2013	-192.36	OVERPAID - WR	111314
	ELLIOT MANAGEMENT	150701	151	-2,972	2013	-20.48	NOT A LEASING	111315
2013-0791	WEXPRO CO	48347	202	-19,758	2012	-1,338.70	DOR	111316
2013-0856	BREITBURN OPERATIN	149579	2012	-3,547	2012	-231.61	DOR	111317
2013-0844	EXXON MOBIL CORP	59303	100	-12,886	2011	-819.76	DOR	111318
	FOOTHILLS SOUTH CO	121377	151	-13,822	2013	-1,003.99	CORRECTED LAN	111319
	SCHRAGE JERRY	105091	101	-450	2005	-29.36	GONE	111320
	SCHRAGE JERRY	105091	101	-450	2006	-29.48	GONE	111321
	SCHRAGE JERRY	105091	101	-450	2007	-29.62	GONE	111322
	SCHRAGE JERRY	105091	101	-426	2008	-28.46	GONE	111323
	SCHRAGE JERRY	105091	101	-419	2009	-27.98	GONE	111324
	SCHRAGE JERRY	105091	101	-444	2010	-30.06	GONE	111325
	SCHRAGE JERRY	105091	101	-444	2011	-30.08	GONE	111326
	SCHRAGE JERRY	105091	101	-448	2012	-30.36	GONE	111327
	SCHRAGE JERRY	105091	101	-466	2013	-31.52	GONE	111328
	JURGENS PATRICK & T	106581	153	-1,068	2013	-76.68	GONE	111329
	VOLCIC HOMES	144764	105	-384	2010	-29.06	GONE	111330
	VOLCIC HOMES	144764	105	-384	2011	-2,907.00	GONE	111331
	VOLCIC HOMES	144764	105	-387	2012	-29.34	GONE	111332
	VOLCIC HOMES	144764	105	-402	2013	-30.41	GONE	111333
	GOODWILL INDUSTRIE	122257	151	-6,598	2013	-479.25	EXEMPT	111334
	TALIAFERRO WILLIAM	123805	200	-5,190	2013	-347.17	BASEMENT COR	111335

Authorization for Bonds

11-5-13

Lowell Aaron Clawson SWCO Solid Waste Dist #2, Secretary/Treasurer \$10,000.00

THE BOARD OF COUNTY COMMISSIONERS
FOR SWEETWATER COUNTY, WYOMING

Wally J. Johnson, Chairman

Gary Bailiff, Member

John K. Kolb, Member

Attest:

Donald Van Matre, Member

Steven Dale Davis, County Clerk

Reid O. West, Member

Wyoming



Western Surety Company

OFFICIAL BOND AND OATH

KNOW ALL PERSONS BY THESE PRESENTS:

Bond No. 54932346

That we Lowell Aaron Clawson,
of Bairoil, Wyoming, as Principal, and WESTERN SURETY COMPANY,
a corporation duly licensed to do business in the State of Wyoming, as Surety, are held and firmly bound
unto _____, the State of Wyoming, in the penal
sum of Ten Thousand and 00/100 DOLLARS (\$ 10,000.00),
to which payment well and truly to be made, we bind ourselves and our legal representatives, jointly and
severally, firmly by these presents.

Dated this 14th day of September, 2013.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above bounden
Appointed Elected
Principal was duly _____ to the office of Secretary/Treasurer
in the Sweetwater County Solid Waste District #2
and State aforesaid for the term beginning December 28, 2013, and ending
December 28, 2014.

NOW THEREFORE, If the above bounden Principal and his deputies shall faithfully, honestly and
impartially perform all the duties of his said office of Secretary/Treasurer
as is or may be prescribed by law, and shall with all reasonable skill, diligence, good faith and honesty safely
keep and be responsible for all funds coming into the hands of such officer by virtue of his office; and pay
over without delay to the person or persons authorized by law to receive the same, all moneys which may
come into his hands by virtue of his said office; and shall well and truly deliver to his successor in office, or
such other person or persons as are authorized by law to receive the same, all moneys, books, papers and
things of every kind and nature held by him as such officer, the above obligation shall be void, otherwise to
remain in full force and effect.



Lowell A. Clawson
Principal

WESTERN SURETY COMPANY
By Paul T. Bruffat
Paul T. Bruffat, Senior Vice President

Authorization for Monthly Reports
11-5-13

1. Sheriff

THE BOARD OF COUNTY COMMISSIONERS
FOR SWEETWATER COUNTY, WYOMING

Wally J. Johnson, Chairman

Gary Bailiff, Member

John K. Kolb, Member

Attest:

Donald Van Matre, Member

Steven Dale Davis, County Clerk

Reid O. West, Member

Sweetwater County Board Appointments

Predatory Animal Control Board

3 YEAR TERM

1 VACANCY DUE TO RESIGNATION

Dan Mc Carron- Moved to Kansas

(this would fill an unexpired term through 6-20-15)

ELIGIBLE FOR RE-APPOINTMENT

n/a

Yes	No

New Applicant(s)-

Jundee Layne

Yes	No

9/10/2013

Dan McCannon no longer lives in Sweetwater County. He moved to Kansas at the end of the school year in Rock-Spring.

The Sweetwater Animal Damage Management Board now has a vacancy which needs to be filled.

William R. Talbot
Chairman Sweetwater ADMB

RECEIVED
SEP 10 2013
SWEETWATER COUNTY
COMMISSIONER'S OFFICE

RECEIVED

SEP 10 2013
SWEETWATER COUNTY
COMMISSIONER'S OFFICE

Application For Appointment To A County Board

Message From the County Commissioners: The Sweetwater County Board of County Commissioners believes that all citizens have the right to participate in making Sweetwater County a better place. By being appointed to County Boards, citizens are able to make valuable decisions that positively impact the quality of life in Sweetwater County. The County Commissioners may make appointments at any time. By submitting this application you are expressing your interest in being part of the solutions for Sweetwater County. Your application will remain active for two (2) years. Below is a list of County Boards appointed by the Commission. Please indicate in which board you are interested in serving. All board positions are unpaid, volunteer positions.

I wish to volunteer to serve on the following County Board (s) (Select two (2) only):

Joint Powers Boards

- Airport Board
- Upper Green River Joint Powers Water Board
- Joint Powers Water Board

District Boards

- Solid Waste Disposal District No. 1 (Rock Springs)
- Eden Valley Solid Waste Disposal District
- Solid Waste Disposal District No. 2 (Bairroll-Wamsutter)
- District Board of Health

County Agency Boards

- Events Complex (Fair Board)
- Library Board
- Museum Board
- Memorial Hospital Board
- Parks and Recreation Board
- Mental Health Board (Southwest Counseling)
- Other _____
- Other _____

Other County Appointed Boards

- Planning and Zoning Commission
- Sweetwater Transit Authority Resources (STAR)
- Community Fine Arts Center
- Joint Travel and Tourism Board
- Predatory Animal Board
- Miners Hospital Board

The specific skills, knowledge and experience I bring to this Board are: I am a hunter and have seen what predatory animals do to the game population as well as livestock.

- I am willing to attend any required orientation and training sessions. YES NO
- I have a family member (s) working in this organization. YES NO
- I am willing to sign the Conflict of Interest Disclosure Statement YES NO
- I understand this is a volunteer role, with no salary or other considerations. YES NO

APPLICANT CONTACT INFORMATION

Name: Jundee Layne

Address: 500 Talladega Drive, Rock Springs

Phone: (307) 362-3910

E-mail: jundee.558@msn.com

APPLICANT SIGNATURE:

Jundee Layne

Please Return Application To:
Sally Shoemaker, Clerk
80 West Flaming Gorge Way, Suite 109
Green River, WY 82935
Phone: 307-872-3897 or fax 307-872-3992
E-mail: shoemakers@sweet.wy.us

Sweetwater County Board Appointments

Solid Waste District # 2 (Bairoil/Wamsutter)

3 YEAR TERM

1 VACANCY DUE TO RESIGNATION

Barbara Huston Miles

(this would fill an unexpired term through 7-1-14)

ELIGIBLE FOR RE-APPOINTMENT

n/a

Yes	No

New Applicant(s)-

Lance Pace

Anthony Rigano

Yes	No

*Sweetwater County Solid Waste Dist. #2
Landfill located 3 miles south of Wamsutter
P. O. Box 88
Bairoil, WY. 82322
Office Phone 307-328-2084*

RECEIVED

SEP 09 2013

SWEETWATER COUNTY
COMMISSIONER'S OFFICE

September 3, 2013

COPIES TO:

All _____

Sweetwater County Commissioners
Wally Johnson Chairman
80 West Flaming Gorge Way
Green River, Wyoming 82935

Dear Commissioner Johnson:

This letter is to inform you at our regular meeting held on August 29, 2013 the board received a letter of resignation from Board Member Barbara Huston-Miles. The board accepted her resignation.

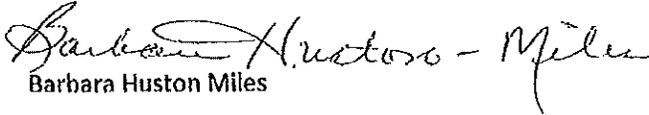
Enclosed you will find an application from a gentleman interested in serving on our board. We are asking you to consider this application.

Sincerely,
Sue Ann Rigano
Sue Ann Rigano
Manager

August 14, 2013

Chairman Davldson,

This is to inform you that I am resigning my position on the Sweetwater County Solid Waste District #2 Board effective this date.


Barbara Huston Miles

Sally Shoemaker

From: Sue Rigano <sw2sar@yahoo.com>
Sent: Monday, June 03, 2013 9:57 AM
To: Sally Shoemaker
Subject: Board Application
Attachments: Scan0001.pdf

Sally,

Here is another completed board application for Sweetwater County Solid Waste District #2. Please consider this person for appointment to our board.

Thank you,

Sue Rigano - Manager/Clerk
Sweetwater County Solid Waste District #2
sw2sar@yahoo.com
307-328-2084

RECEIVED

Sweetwater County Volunteer Board Application

SEP 09 2013
SWEETWATER COUNTY
COMMISSIONER'S OFFICE
Box 730
Green River,
WY 82935
(307) 875-9360 or
(307) 382-7985

Date 8/22/2013

Name Lance Pace
Address 102 Blue Bell Ave
City Baird State WY Zip 82322
Telephone: (Daytime) 307-324-7070 (Evenings) 307-320-8521
Present Occupation: Police officer at Town of Baird

Special skills, interests, or related volunteer service: _____

Available for: Day Meetings Evening Meetings Weekends

I am interested in the following Sweetwater County Board(s):

- | | |
|--|---|
| <input type="checkbox"/> Memorial Hospital Board | <input type="checkbox"/> Airport Board |
| <input type="checkbox"/> County Library Board | <input type="checkbox"/> Mental Health Board |
| <input type="checkbox"/> County Fair Board | <input type="checkbox"/> Planning and Zoning Board |
| <input type="checkbox"/> County Museum Board | <input type="checkbox"/> Weed and Pest Control Board |
| <input type="checkbox"/> Child Developmental Center Board | <input checked="" type="checkbox"/> Solid Waste Board <u>DIST # 2</u> |
| <input type="checkbox"/> Citizens' Advisory Committee | <input type="checkbox"/> Eden Valley Solid Waste District |
| <input type="checkbox"/> Resource Conservation & Development Board | <input type="checkbox"/> Joint Powers Water Board |
| <input type="checkbox"/> Transit Authority Board | <input type="checkbox"/> Adult Community Correction Board |
| <input type="checkbox"/> Fire District | <input type="checkbox"/> County Recreation Board |

I am interested in serving on this board because: I would like to assist in helping my community.

Signature: Lance Pace

RECEIVED

Return this completed form to:
Sweetwater County Clerk
P. O. Box 730
Green River, WY 82935

SEP 09 2013
SWEETWATER COUNTY
COMMISSIONER'S OFFICE

Please remember that these are volunteer board positions with no salary or other considerations!
If you have any questions, please contact a member of the Board of County Commissioners.

SWEETWATER COUNTY
COMMISSION

P. O. Box 730
Green River,
WY 82935
(307) 875-9360 or
(307) 382-7085

Sweetwater County Volunteer Board Application

RECEIVED

JUN 03 2013

Date 5-31-13

Name ANTHONY RIGANO SWEETWATER COUNTY
Address 406 TILDEN PLANT BRUSH COMMISSIONER'S OFFICE
City BRAND State WY Zip 82322
Telephone: (Daytime) 324-5362 (Evenings) SAME
Present Occupation: POLICE OFFICER

Special skills, interests, or related volunteer service:
MANAGEMENT OF DEPARTMENTS WITHIN A MUNICIPALITY
PRIVATE BUSINESS MANAGEMENT

Available for: Day Meetings Evening Meetings Weekends

I am interested in the following Sweetwater County Board(s):

- | | |
|--|--|
| <input type="checkbox"/> Memorial Hospital Board | <input type="checkbox"/> Airport Board |
| <input type="checkbox"/> County Library Board | <input type="checkbox"/> Mental Health Board |
| <input type="checkbox"/> County Fair Board | <input type="checkbox"/> Planning and Zoning Board |
| <input type="checkbox"/> County Museum Board | <input type="checkbox"/> Weed and Pest Control Board |
| <input type="checkbox"/> Child Developmental Center Board | <input checked="" type="checkbox"/> Solid Waste Board <u>DIST #2</u> |
| <input type="checkbox"/> Citizens' Advisory Committee | <input type="checkbox"/> Eden Valley Solid Waste District |
| <input type="checkbox"/> Resource Conservation & Development Board | <input type="checkbox"/> Joint Powers Water Board |
| <input type="checkbox"/> Transit Authority Board | <input type="checkbox"/> Adult Community Correction Board |
| <input type="checkbox"/> Fire District | <input type="checkbox"/> County Recreation Board |

I am interested in serving on this board because: EXPERIENCE USEFUL TO THE
PUBLIC SECTOR. DESIRE TO AID SWEETWATER COUNTY TO THE
BEST OF MY ABILITY

Signature: [Signature]

Return this completed form to:
Sweetwater County Clerk
P. O. Box 730
Green River, WY 82935

Please remember that these are volunteer board positions with no salary or other considerations!
If you have any questions, please contact a member of the Board of County Commissioners.

Circuit Court of the Third Judicial District
Sweetwater County, State of Wyoming

John R. Prokos
Circuit Court Judge

Amanda Chetterbock
Clerk of Court



P.O. Drawer 1720
Green River, WY 82935

(307) 872-3800
(307) 872-3973 fax

80 W. Flaming Gorge, Suite 206

October 25, 2013

Board of County Commissioners
c/o Sweetwater County Clerk
P.O. Box 730
Green River, WY 82935

HAND DELIVERED

Commissioners:

I find that the public interest requires I appoint additional part-time magistrates to serve the Circuit Court for the Third Judicial District, Sweetwater County, to serve in both Green River and Rock Springs. I seek to have Thomas O. Deering, Daniel Erramouspe and Jason Petri serve as part-time magistrates, and submit their names to you for your approval or rejection pursuant to W.S. § 5-9-210(b) (LexisNexis 2013). Magistrates are not paid from county funds but the circuit court budget as set by the State. The purpose of having magistrates is for "filling in" when a judge cannot be present to handle routine matters. Magistrate's powers are set forth in W.S. §5-9-212.

If you have any questions or concerns, please do not hesitate to contact me.

Sincerely,

A handwritten signature in blue ink, appearing to read "John R. Prokos".

John R. Prokos
Circuit Court, Third Judicial District
Green River

STATE OF WYOMING)
) ss.
COUNTY OF SWEETWATER)

APPROVAL OF PART-TIME MAGISTRATES TO SERVE THE CIRCUIT COURT, THIRD JUDICIAL DISTRICT, SWEETWATER COUNTY, ROCK SPRINGS AND GREEN RIVER, WYOMING

WHEREAS, pursuant to Wyo. Stat. Ann. § 5-9-210(b) (LexisNexis 2013), the Circuit Court Judge for the Third Judicial District, Sweetwater County, Green River has submitted the names of individuals to serve as part-time magistrates for said court; and

WHEREAS, the Sweetwater County Board of Commissioners understands that the appointment of part-time magistrates for said court is in the public interest; and

The Board of Commissioners hereby approves the following individuals to serve as part-time magistrates for the Circuit Court, Third Judicial District, Sweetwater County, Rock Springs and Green River:

_____ Thomas O. Deering
_____ Daniel Erramouspe
_____ Jason Petri

DATED this _____ day of _____, 2013.

Commissioner

Commissioner

Commissioner

Commissioner

Commissioner

ATTESTED TO:

Sweetwater County Clerk

BOARD OF COUNTY COMMISSIONERS

- **WALLY J. JOHNSON, CHAIRMAN**
- **JOHN K. KOLB, COMMISSIONER**
- **GARY BAILIFF, COMMISSIONER**
- **REID WEST, COMMISSIONER**
- **DON VAN MATRE, COMMISSIONER**

80 WEST FLAMING GORGE WAY, SUITE 109 -
 GREEN RIVER, WY 82935
 PH: (307) 872-3890 - FAX - (307) 872-3992

November 5, 2013

Dalene A. Call
 Highway Safety Behavioral Program Supervisor
 Wyoming Department of Transportation
 5300 Bishop Blvd.
 Cheyenne, WY 82009-3340

**Re: WYDOT Highway Safety Grant Agreement #154AL-2013-13-AL-04
 Sweetwater County DSP Program**

Dear Ms. Call,

In reference to the above grant agreement for the contractual term of October 1, 2012 through September 30, 2013, I confirm the following financial information:

Expenditures

• Total Project Expenditures	\$68,643.59 (100%)
------------------------------	---------------------------

Revenues

• Total Federal Grant Funding Received (CFDA# 20.607)	\$10,035.92 (14.6%)
• Total County General Fund (Match)	\$20,107.67 (29.3%)
• Other Funding Received (Client fees, City of Rock Springs)	\$38,500.00 (56.1%)

Although Sweetwater County's maximum required match under the grant agreement was 75 percent, the final obligation was reduced because of other funding sources that offset the project costs.

Sweetwater County's general fund match dollars in the amount of \$20,107.67 for the FFY 2013 DSP Program were not used as a match for any other grant during FFY 2013.

Pursuant to your request, I authorize WYDOT to apply the County's grant project contribution of \$20,107.67 from County General Funds for match uses deemed necessary and allowable by WYDOT.

Sincerely,

Wally J. Johnson
 Chairman
 Sweetwater County Commission



[FOR INTERNAL USE ONLY]



To: Sweetwater County Commissioners
From: Krisena Marchal
Subject: BOCC Meeting 11/5/13
Approval of Business Ready Community Grant Extension Letter

Executive Summary:

Sweetwater County was already approved a Business Ready Community Grant in the amount of \$1,000,000. The funding is being used to construct a 7,500 sq. ft. hands-on Workforce Training Center at Western Wyoming Community College.

According to the grant agreement, all construction services must be completed by December 31, 2013. Currently, the contractor is on schedule to complete construction by December 23, 2013. Staff is recommending an extension to the agreement in case there are "punch list items" that next additional time to complete.

A ribbon-cutting ceremony is tentatively scheduled for January 2014, and the County Commission will be invited to attend.

<u>Workforce Training Center Grant Project Budget</u>			
	Business Ready Community Grant	Cash Match by WWCC	TOTAL GRANT PROJECT
• Eligible Project Costs under Grant A/E, survey/tests, project inspection fees, site work, construction and contingencies (Estimated costs were prepared by Plan One)	1,000,000	535,402	1,535,402
• Ineligible Project Costs under Grant Donated equipment (Current value), miscellaneous equipment, and furnishings for the new facility		449,947	449,947
	\$1,000,000 (50.4%)	\$985,349 (49.6%)	\$1,985,349 (100%)

Recommendation:

Staff recommends approval of the letter.

Action Requested:	(1) Motion to approve, and authorize the Chairman to sign, the Business Ready Community Grant Extension Letter for the Workforce Training Center at Western Wyoming Community College
--------------------------	---

BOARD OF COUNTY COMMISSIONERS

- **WALLY J. JOHNSON, CHAIRMAN**
- **JOHN K. KOLB, COMMISSIONER**
- **GARY BAILIFF, COMMISSIONER**
- **REID WEST, COMMISSIONER**
- **DON VAN MATRE, COMMISSIONER**

80 WEST FLAMING GORGE WAY, SUITE 109
GREEN RIVER, WY 82935
PH: (307) 872-3890 FAX - (307) 872-3992

November 5, 2013

Mr. Dave Simonsen
Business Ready Communities Program Manager
Wyoming Business Council
214 West 15th Street
Cheyenne, WY 82002-0240

Re: Business Ready Community Grant Extension for Workforce Training Center

Dear Mr. Simonsen,

Pursuant to Paragraph 7.C. of the Business Ready Community Grant and Loan Program Grant Agreement between the Wyoming Business Council and Sweetwater County in the amount of \$1,000,000 for the Workforce Training Center at Western Wyoming Community College (WWCC), Sweetwater County respectfully requests an extension to the Construction Service completion date from December 31, 2013 to March 31, 2014.

Currently, the construction on the project is on track to be "substantially completed" by December 23, 2013; however, given the possibility of having miscellaneous punch list items to address, and the potential for conflicts due to the upcoming holidays, representatives at WWCC and Sweetwater County decided it would be prudent to request an extension of time for completion of the Construction Services.

This project will produce a 7,500 sq. ft. steel building for expanded hands-on safety training targeted to supply the oil, gas, coal and trona industries with a skilled workforce. Sweetwater County is very pleased to have partnered with WWCC and the Wyoming Business Council on this important project that addresses Wyoming's accident rates which are among the highest in the nation.

Should you need any additional information, please do not hesitate to contact me. Thank you in advance for your consideration of this request.

Sincerely,

Wally J. Johnson
Chairman
Sweetwater County Commission



Sally Shoemaker

From: Cindy Nelson <cnelson@sweetwatermemorial.com>
Sent: Monday, October 21, 2013 3:07 PM
To: Sally Shoemaker
Subject: MHSC and Castle Rock Hospital District Meeting Request for November 5, 2013
Attachments: 20131021150156387.pdf; Affiliation Agreement 10 21 13.pdf

Importance: High

Sally, Jerry Klein asked me to forward to you the attached Meeting Request Form. The Castle Rock Board and Memorial Hospital of Sweetwater County Board request time on the Tuesday, November 5 agenda to present an Affiliation Agreement (also attached). The original Affiliation Agreement for signature will have signatures from both entities in-place prior to presentation to the Commissioners.

Jerry said Castle Rock has already requested placement on the 11/5 agenda for a separate matter. If possible, we request to follow them later in the agenda on that day. I tried to enter that information on the on-line form but the script automatically became very small. My apologies for the small text! We request 15 minutes of the Commissioners' time for the Affiliation Agreement agenda item.

Please let me know if you have any questions, concerns, need additional information, etc.
As always, thank you so much for all that you do!
Cindy

Cindy Nelson, Executive Assistant
Administration
Direct 307-352-8412
cnelson@sweetwatermemorial.com
Main 307-362-3711, Fax 307-352-8180
1200 College Drive, Rock Springs, WY 82901 www.sweetwatermemorial.com

Connect with us on Facebook!

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-----Original Message-----

From: Scan 2. Email
Sent: Monday, October 21, 2013 1:02 PM
To: Cindy Nelson
Subject: Message from "RNP32F1F5"

This E-mail was sent from "RNP32F1F5" (C9065).

AFFILIATION AGREEMENT

AFFILIATION AGREEMENT ("Agreement") is made and entered into this ____ day of _____, 20__, by and between Memorial Hospital of Sweetwater County, of 1200 College Drive, Rock Springs, Wyoming, hereinafter referred to as "MHSC", and Castle Rock Special Hospital District, of 1400 Uinta Drive, Green River, Wyoming, hereinafter referred to as "Castle Rock".

RECITALS

WHEREAS, MHSC owns and operates a 99-bed hospital with capabilities of offering many diverse services to its patients.

WHEREAS, Castle Rock owns and operates Castle Rock Medical Center, a rural health clinic offering a wide range of services such as an on-site laboratory, radiology, physical therapy, and occupational therapy and speech pathology services. Castle Rock also owns and operates Castle Rock Convalescent Center, a licensed skilled nursing facility, a senior board and care facility (The Villa), and an ambulance service.

WHEREAS, MHSC and Castle Rock desire to affiliate with other healthcare providers with the goal of improving access to and the quality and efficiency of health care in the community it serves.

WHEREAS, MHSC and Castle Rock desire to enter into this Agreement so that health care services in the region served by MHSC and Castle Rock may be enhanced by providing access to each other's services as identified herein.

WHEREAS, the affiliation of MHSC and Castle Rock will be of mutual benefit to both organizations and the communities they serve.

NOW THEREFORE, in consideration of the mutual promises and covenants set forth below, the parties agree as follows:

SECTION ONE

MUTUAL RESPONSIBILITIES

1.1 **Services.** The parties may, from time to time, collaborate with respect to the provision of certain services, which may include those services listed on Exhibit A attached hereto, and such other programs and services as the parties may from time to time agree (the "Services"). All Services provided under this Agreement shall be authorized and defined in a mutually agreed upon Work

Order (see Exhibit B, attached). The Services provided hereunder are provided on a non-exclusive basis.

- 1.2 **Providers.** All Castle Rock health care providers performing Services under this Agreement, shall become credentialed by MHSC, at least at the level of Courtesy Staff, consistent with MHSC and MHSC Medical Staff credentialing policies and procedures. All MHSC health care providers performing Services under this Agreement, shall become credentialed by Castle Rock, consistent with Castle Rock and Castle Rock Convalescent Center Medical Staff credentialing policies and procedures.
- 1.3 **Approval and Consent.** Pursuant to Wyo. Stat. § 18-8-301, the Board of County Commissioners of Sweetwater County, State of Wyoming, and the Board of Trustees of Castle Rock Hospital District approve and consent to this cooperative venture, and indicate their approval and consent below.
- 1.4 **Operating Expenses.** In no event shall either party be required to advance operating or other funds to the other party, except as provided in this Agreement or any Work Order.
- 1.5 **Patient Transfers.** Any patient transfers shall comply with the requirements of the Emergency Medical Treatment and Active Labor Act, 42 U.S.C, Section 1395dd, (EMTALA/COBRA), and the decision to transfer or refer between the two entities shall be in accordance with the established policies and procedures of the transferring facility.
- 1.6 **Service Announcements.** Each of the parties may use the name of the other and may, for marketing and other purposes, disclose to third parties the general nature of this Agreement and the parties' affiliation, provided that each such use or disclosure shall be subject to the prior written consent of the other party.
- 1.7 **Insurance.** Each party shall maintain levels of general liability and professional liability insurance in commercially reasonable amounts as necessary to insure such respective party against any claim or claims for damages arising by reason of property loss, personal injury or death, and shall require all third parties performing services under or through such respective party to maintain similar levels of insurance. Both parties have relied in part upon the other party's ability to maintain such insurance coverage. Each party agrees to give the other party immediate notice of the lapse, termination or cancellation of such insurance.
- 1.8 **Billing and Fees.** Each party shall perform appropriate billing and collection functions for all Services furnished to its patients under this Agreement. Payment for Services provided by the other party's personnel and medical staff will be in accordance with rates set forth in individual Work Orders.

- 1.9 **Records.** Each party will keep and maintain as required by law all appropriate records for services rendered by such party, including but not limited to, medical and financial records. The ownership and right of control of all reports, records and supporting documents prepared in connection with the Services hereunder shall belong exclusively to the party providing the Services. While the Parties shall have the right to access patient medical records for the purposes of treatment, it is understood that the contents of such documents are confidential and disclosure shall be made only in accordance with each party's policies and applicable laws.
- 1.10 **Independent Contractor.** Each party and its representatives are performing the services required hereunder as independent contractors and not as employees, agents, partners of, or joint venturers with the other party. Each party shall assume sole and exclusive responsibility for the payment of wages to its representatives for the services performed by them for the other party. Each party, with respect to its representatives, shall be responsible for withholding federal and state income taxes, paying Federal Social Security tax, maintaining unemployment insurance, and maintaining workers' compensation in an amount and under such terms as required by the applicable State Labor Code.
- 1.11 **Responsibility for Own Acts.** Except as provided in this Agreement or any Work Order, each party shall be responsible for its own acts and omissions and any and all claims, liabilities, injuries, suits, demands and expenses of all kinds which may arise out of any malfeasance or neglect caused by it, or its employees or representatives, in the performance or omission of any act or responsibility under this Agreement. In providing any training, consulting, educational or similar services, MHSC and Castle Rock will each be relying on its own unique practices and experiences and makes no representation or warranty with respect to the utility of any such services for the other party. In relying on such services, information or recommendations by MHSC or Castle Rock, each party shall exercise its own independent judgment and decision-making and assumes all risks with respect to all decisions made by it. In the event that a claim is made against both parties, it is the intent of both parties to cooperate in the defense of said claim and to cause their insurers to do likewise, and to allocate liability for any such claim accordingly to each party's relative fault. However, both parties shall have the right to take any and all actions they believe necessary to protect their respective interests.

SECTION TWO

TERM AND TERMINATION

- 2.1 **Term.** The term of this Agreement shall be five (5) years commencing on _____, 20___, unless terminated earlier as provided herein. Upon mutual written consent prior to the end of the term, or any successive terms, the Agreement may be renewed for an additional one (1) year term.

- 2.2 **Termination.** Either party may terminate this Agreement or any individual Work Order with or without cause upon six (6) months prior written notice to the other party; however in the event that either party has its licensure, certification or accreditation suspended or terminated by a State or federal agency or by an accreditation body or in the event that either party ceases its operation or loses its insurance coverage are required by this Agreement or is unable to meet its financial obligations, the other party may terminate this Agreement immediately.

SECTION THREE

COMPLIANCE WITH LAW AND POLICY

- 3.1 **Adherence to Applicable Laws, Regulations and Standards.** Throughout the term of this Agreement, MHSC and Castle Rock agree to abide by all applicable laws, regulations and standards necessary to maintain appropriate licensure and accreditation. The parties intend to comply with all anti-kickback regulation and any other federal or state law provision governing fraud or abuse or self-referrals under the Medicare or Medicaid programs, as such provisions may be amended from time to time.
- 3.2 **Excluded Provider Representation and Warranty.** Each party represents and warrants that it: (i) is not currently excluded, debarred, or otherwise ineligible to participate in the federal health care programs as defined in 42 USC § 1320A-7B-(f) (the "Federal Health Care Programs"); and (ii) is not under investigation or otherwise aware of any circumstances which may result in it being excluded from participation in the Federal Health Care programs. This shall be an ongoing representation and warranty during the term of this Agreement. The parties shall immediately notify one another of any change in the status of the representation and warranty set forth in this section. Any breach of this section shall give either party the right to terminate this Agreement immediately for cause.
- 3.3 **Confidentiality Requirements.** To the extent applicable to this Agreement, each party agrees to comply with the federal Health Information Technology for Economic and Clinical Health Act of 2009 (the "HITECH Act"), the Administrative Simplification provision of the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), and any current and future regulations promulgated under either the HITECH Act or HIPAA, including without limitation the federal privacy standards contained in 45 CFR Parts 160 and 165, as well as all applicable state laws regulating privacy, including the Wyoming Hospital Records and Information laws.

To the extent permitted by law, the parties shall keep confidential any financial, operating, proprietary or business information relating to this Agreement, any

Work Order and/or other agreements negotiated through this affiliation that are not otherwise public information.

SECTION FOUR

MISCELLANEOUS

- 4.1 **Notices.** Any notice or other communication by any party to the other shall be in writing and shall be given, and be deemed to have been given upon receipt, if either delivered personally, or mailed postage prepaid by certified mail to either party as follows:

MHSC: Memorial Hospital of Sweetwater County
 1200 College Drive
 Rock Springs, WY 82901
 Attn: CEO

Castle Rock: Castle Rock Hospital District
 1400 Uinta Drive
 Green River, WY 82935
 Attn: CEO

- 4.2 **Controlling Law.** This Agreement shall be controlled and construed in accordance with the laws of the State of Wyoming.
- 4.3 **Entire Agreement.** This Agreement constitutes the entire agreement between the parties pertaining to the subject matter contained in it and supersedes all prior and contemporaneous agreements, representations and understandings of the parties. No modification or amendment of this Agreement shall be binding unless executed in writing by all of the parties. Not waiver of any of the provisions of this Agreement shall be deemed or shall constitute a waiver of any other provision of this Agreement, whether or not similar, nor shall any waiver constitute a continuing waiver.
- 4.4 **Third Party Beneficiaries.** This Agreement is entered into for the sole benefit of MHSC and Castle Rock. Nothing contained herein or in the parties' course of dealings shall be construed as conferring any third party beneficiary status on any person or entity not a party to this Agreement, including, without limitation, any patient of MHSC or Castle Rock.
- 4.5 **Further Acts.** The parties desire that the affiliation operates in such a manner which will maximize the efficiency in delivering high quality health care to the parties' patients and communities served by each. Accordingly, the parties will cooperate in developing future programs and services to enhance the relationship.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first written above.

MEMORIAL HOSPITAL
OF SWEETWATER COUNTY:

By _____
Artis Kalivas, President

ATTEST:

Rose Mosbey, Secretary

CASTLE ROCK SPECIAL
HOSPITAL DISTRICT:

By _____
Michael Woolcott, Chair

ATTEST:

Santee Gunter, Secretary

APPROVED:

BOARD OF COUNTY COMMISSIONERS,
SWEETWATER COUNTY, WYOMING:

By _____
Wally Johnson, Chair

ATTEST:

Dale Davis, Clerk

EXHIBIT A

SERVICES

1. **Specialty Care:** MHSC and Castle Rock health care providers may provide specialty and subspecialty medical care, based on need and availability, including but not limited to:
 - a. Medical Consultations (diagnosis, treatment, and follow through procedures)
 - b. Radiology Services
 - c. Laboratory Services
 - d. Therapy (including occupational, physical, and speech)
 - e. Pharmacy Services at Castle Rock Convalescent Center
 - f. Emergency Services (discharges and transfers)
 - g. Occupational Medicine
 - h. Service Line Affiliations (e.g., Cancer Center)
 - i. Hospitalization of Patients at MHSC
 - j. Convalescent Center Care (discharges and transfers)
2. **Education and Training:** Present educational programs and training to the personnel and health care providers.
3. **Health Care Administration Support.** Assistance in health care administration, including but not limited to:
 - a. Management Consulting
 - b. Purchasing
 - c. Information Technology
 - d. Human Resources
 - e. Finance
 - f. Legal Services
 - g. Marketing (ads, health fairs, sports physicals, community events, newsletter)
 - h. Electronic Health Records
 - i. Quality Initiatives
 - j. Administrative Support
 - k. Physician Recruitment
 - l. Emergency and Disaster Preparedness
 - m. Co-branding / Signage
4. **Other.** Other services as agreed upon by the parties and set forth in a Work Order.

EXHIBIT B

WORK ORDER

This Work Order is made and entered into this _____ day of _____, 20____, by and between Memorial Hospital of Sweetwater County, of 1200 College Drive, Rock Springs, Wyoming, hereinafter referred to as "MHSC", and Castle Rock Hospital District, of 1400 Uinta Drive, Green River, Wyoming, hereinafter referred to as "Castle Rock". This Work Order addends and is an integral part of that Affiliation Agreement between MHSC and Castle Rock dated _____, 20____, which is incorporated herein by reference. In the event of any conflict or inconsistency between the terms of this Work Order and the Affiliation Agreement, the terms of this Work Order shall control.

1. Scope of Work. _____ (the "Provider") shall perform the following services (the "Services") to _____ (the "Affiliate"):

[Insert description of services. The description should be detailed to include the scope, deliverables, and if practical, an estimate of the days or hours required.]

2. Compensation. As compensation for the Services, Affiliate shall pay Provider \$_____. Affiliate shall reimburse Provider for all travel and other out of pocket expenses incurred by Provider in the performance of the Services. All invoices shall be paid within 30 days from receipt of invoice.

3. Period of Performance. The Services will be performed during the period of _____, 20__ through _____, 20__.

This Work Order has been executed by the parties effective as of the date set forth above.

MEMORIAL HOSPITAL
OF SWEETWATER COUNTY:

CASTLE ROCK HOSPITAL DISTRICT:

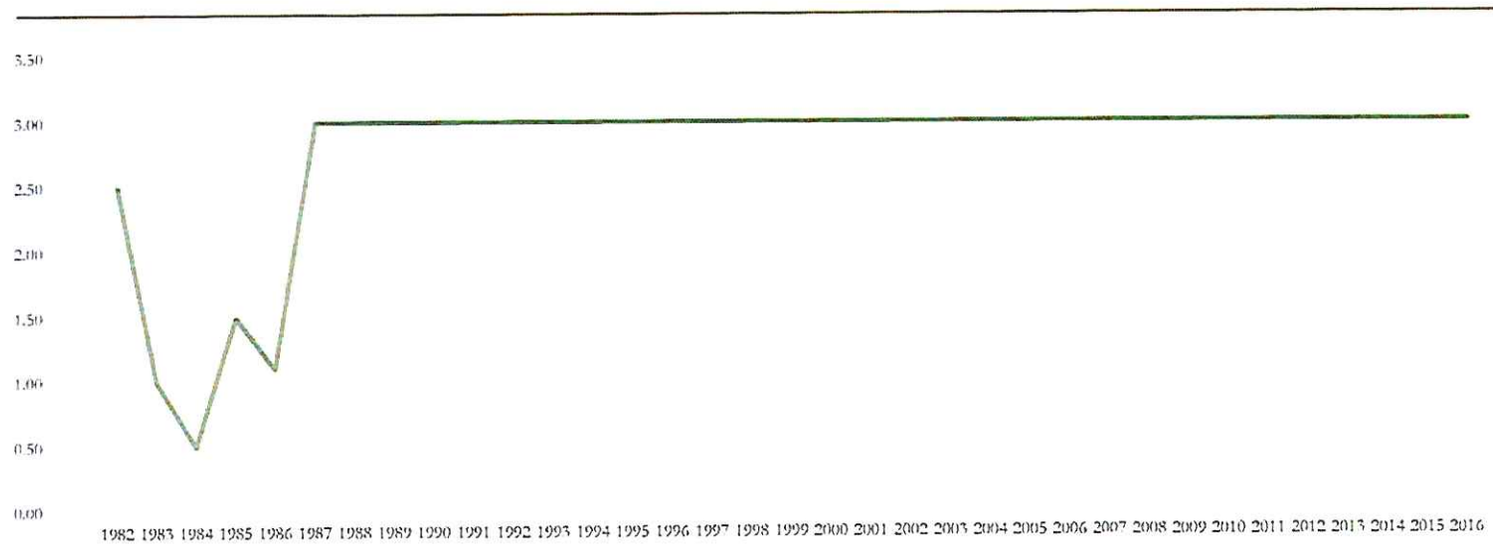
By _____
Gerard Klein, CEO

By _____
Bailie Dockter, CEO

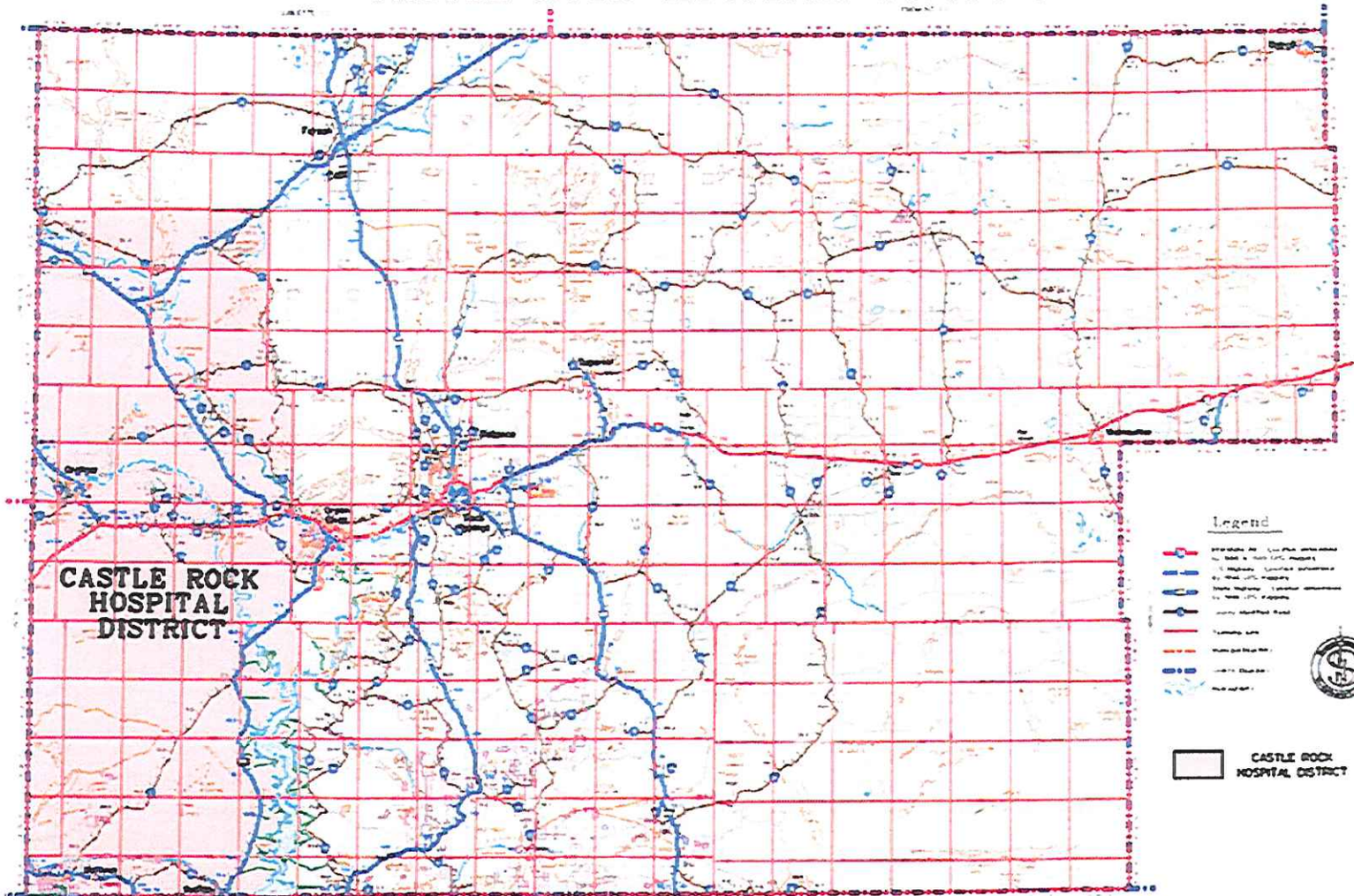
CASTLE
ROCK
HOSPITAL DISTRICT

Proposal: November 2013

Assessed Mill History



CASTLE ROCK HOSPITAL DISTRICT



Legend

- Interstate
- Major Road
- Minor Road
- County Road
- Township Line
- Section Line
- Water
- Wetland



CASTLE ROCK HOSPITAL DISTRICT

Patients Served During Last Fiscal Year

- Medical Center - Approximately 28,000 patient visits
- Ambulance Service – Over 750 calls, 21 days of community event standby, 26,000 hours of call
- Convalescent Center – More than 20,000 resident days (55 residents per day)
- Villa – More than 5,000 resident days (14 residents per day)

Financial Struggles

- CRHD fiscal year end June, 2013 results
 - Net revenues \$14.39 million (includes \$2.5 million mill levy support)
 - Expenses \$15.17 million
 - Net Los \$ (780,000)
- Past and present
 - Negative cash flow since 1999

Example

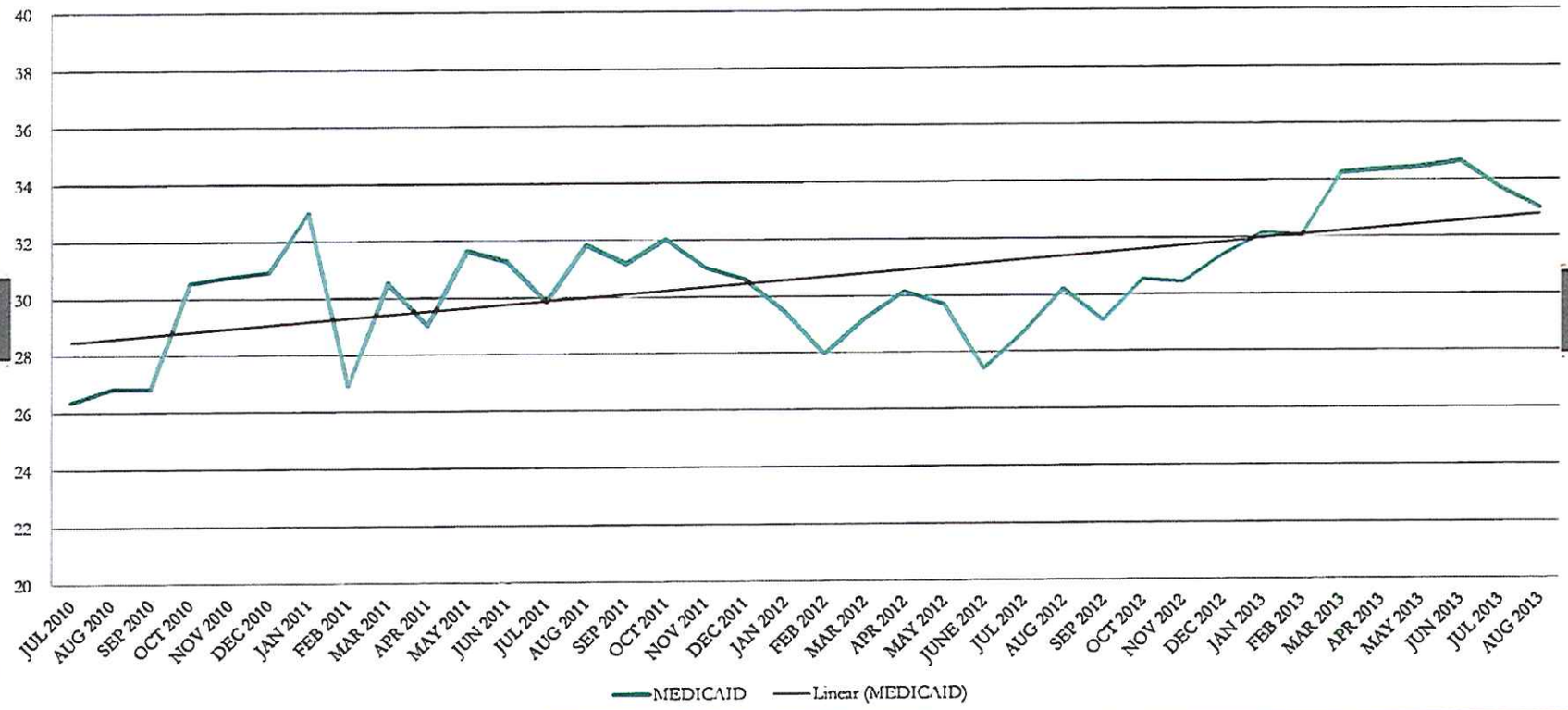
- CRCC cost per resident per day

Total cost	\$(342.02)
Medicaid daily reimbursement	<u>\$183.07</u>
Daily shortfall	\$(158.95)
Portion supported by current mill levy	<u>\$105.58</u>
Daily shortfall	\$ (53.37)

Why the Struggles?

- Flat reimbursement
 - Medicaid
 - Last increase in 2008
 - Medicare reimbursement
 - Net *decrease* in 2013 of .7%
- Increasing costs
 - Average annual cost increase of 5% since 2008
- Worsening payer mix

CRCC Medicaid Residents Per Day



Action items – Current Budget

- Reduction in Staff
 - Reduced staffing at the Convalescent Center and Medical Center
- Increase in Revenue
 - Working with industries, schools and businesses to bolster Occupational Medicine throughout Sweetwater County
- Affiliation Agreement w/ MHSC
 - Collaborative effort to solidify healthcare within the region
 - Access to specialists at Castle Rock for our citizens (Hematology, Oncology, Nephrology, Pulmonology, Surgery, ENT, Psychiatrics)
 - Utilization of ancillary services at CRMC
 - Increased efficiency with unified goals

Proposal

- Ballot Election in November, 2014
to increase Mill Levy
- Funding Support for Fiscal year 2014, 2015 and 2016

Funding Needs

- Based on cash flow projections
 - February 1, 2014
 - \$600,000
 - September 1, 2014
 - Estimated \$850,000
 - September 1, 2015
 - Estimated \$200,000
- Warrant funding is maxed out
- Last Options

SWEETWATER COUNTY VEHICLE BID OPENING 1 – Fire Department

Full Size 4x4 Cab & Chassis (1) 13-12rebid – Fire Department

<u>Bidders</u>	<u>Vehicle Description</u>	<u>Delivery Date</u>	<u>Exceptions</u>	<u>Unit Cost</u>	<u>Total Cost</u>
1 st Choice Ford RS	2014 Ford F350 Crew Cab Hillsboro Aluminum Bed	110 Days	No Hub Cabs	\$41,923.00	\$ 41,923.00
Fremont Motor – RS	2014 Dodge 3500 Crew Cab Braverman II Aluminum Bed	45- 90 Days	None	\$47,965.56	\$47,965.56
Whisler Chevrolet - RS	2014 Chevy 3500 Crew Cab with Hillsboro Aluminum Bed	8-10 weeks	No outside temp	\$43,184.50	\$ 43,184.50
1 st Choice GMC	NO BID				
Great Western Nissan	NO BID				
Rock Springs Honda/Toyota	NO BID				

Bid approved ___ day of November 2013 during the Sweetwater County Commissioner's regular scheduled meeting.

By: _____ Wally Johnson _____ Gary Bailiff _____ John Kolb _____ Reid West _____ Don VanMatre



Incorporation of Statewide Paved County Roads Data Collection in County Planning

The Wyoming County Commissioners Association's (WCCA) Transportation Committee has recommended that all of Wyoming's counties approve the proposed statewide paved county road data collection plan. This effort consists of collecting paved county road data using the same methods as those used on the state highway system. In order to provide reasonable, defensible information on the overall condition of paved county roads throughout the state, most, if not all, counties need to participate in this proposed monitoring plan. To begin with the first year of this program, funds should be allocated by January 1, 2014. The following questions assess your county's plans to participate in this effort.

County _____ Date _____

Respondent _____ Title _____

Please check the box that most closely corresponds to your county's situation with regards to this proposed monitoring and analysis program. If you check either the second or third box, Johnson County Commissioner and WCCA Transportation Committee member Delbert Eitel will contact your county's commissioners to provide them with additional information on this effort.

- Our county plans to implement this program. We are willing and able to provide our share of the funding for the first year before January 1, 2014, based on the cost of \$155.27 per paved county road mile. We understand that the costs for subsequent years will be only \$79.56 per mile per year.
- Our county is interested in this program, but we need additional information before we commit any county funds to this effort.
- Our county does not see the full benefit of this program. More justification is needed.

**Please complete and return this form by
FAX or mail by November 15, 2013 to:**

**Dr. Khaled Ksaibati, Director
Wyoming Technology Transfer Center
1000 E. University Ave., Dept. 3295
Laramie, WY 82072
FAX (307) 766-6784**

If you have further questions,
please feel free to contact:

Dr. Khaled Ksaibati
(307) 766-6230
khaled@uwyo.edu

A copy of the full proposal is available online
on the Center's website at:

<http://wwweng.uwyo.edu/wyt2/downloads/CountyPMS.pdf>

UNIVERSITY OF WYOMING

Wyoming Technology Transfer Center
Department of Civil Engineering
College of Engineering
1000 E. University Ave. • Dept. 3295
Laramie, Wyoming 82071

October 8, 2013

Greetings:

The Transportation Committee of the Wyoming County Commissioners Association is encouraging all Wyoming counties to participate in a statewide Rural Paved Roads Management project. The project will provide counties with the needed data to approach their respective legislators for continuing/increasing funding to maintain and rehabilitate county roads. In addition, the program will help counties in making cost effective and data driven decisions for maintaining their pavement infrastructure. Collecting pavement condition data uniformly in all counties and developing systematic rehabilitation strategies will be essential in documenting the needs to secure future funding.

The attached flyer summarizes the benefits and the costs of the program. The transportation committee proposed allocating the cost based on the number of paved miles in each county. The full study proposal can be found on Wyoming T2/LTAP web site.

We are requesting your response to the enclosed survey indicating the level of your county's interest in the program as soon as possible but no later than November 15, 2013.

If you have any questions about this program, please feel free to contact me directly at the T2 center. As an alternative, you can contact Commissioner Delbert Eitel of Johnson County. Thank you for your considerations.

Sincerely,



Khaled Ksaibati, Ph.D., P.E.
Director, Wyoming Technology Transfer Center
University of Wyoming

A Monitoring Program for Wyoming County Paved Roads

Khaled Ksaibati, Ph.D., P.E.

George Huntington, P.E.

Background

Many of Wyoming's paved county roads were built during the 1950's, '60's and '70's to accommodate low traffic volumes without a lot of heavy trucks. Currently they may be subjected to substantial increases in heavy truck traffic. Without adequate maintenance and upgrades, these roads may experience rapid damage that is very expensive to repair.

Monitoring the counties' paved roads will provide very valuable information. With the proper data, the following aspects of the counties' paved road networks will be determined:

- Current conditions;
- Predicted future conditions;
- Potential damages due to increased traffic associated with industrial activities; and
- Recommended maintenance and improvements.

Benefits

This project will quantitatively evaluate the counties' paved roads using the same measures as those used by WYDOT on the state highway system. This will allow the state and county paved road networks to be directly compared. Decision makers at several levels will be provided with the following valuable information:

- Governor and State Legislators: Uniform, statewide reports will provide data-driven justifications for future funding allocations.
- County Commissioners: Tools and information needed to deal effectively with those using paved county roads for industrial activities.
- County Engineers and Road Supervisors: Allow counties to prepare data-driven budgets. This will provide information that can be used to justify expenses and needs to commissioners and to the public.

Methods

To provide the information listed above, two primary types of data will be collected. First, the automated data collection performed annually on the state's highways will also be performed on the counties' paved roads. Pathway Services, Incorporated has a van that currently monitors all state highways for WYDOT. It provides roughness and rutting data. It also provides videos of the road surface which can be viewed to generate cracking data. Second, ground penetrating radar (GPR) data will provide layer thicknesses. This information is not available for most county roads so the GPR data is needed. Combining these two data sources allows a comprehensive evaluation of paved county roads. As shown in Figure 1, this data will be analyzed to generate pavement condition reports supporting future county needs. Figure 2 compares conditions on the county and state paved road networks which is an example of the type of information that will be available with this project.

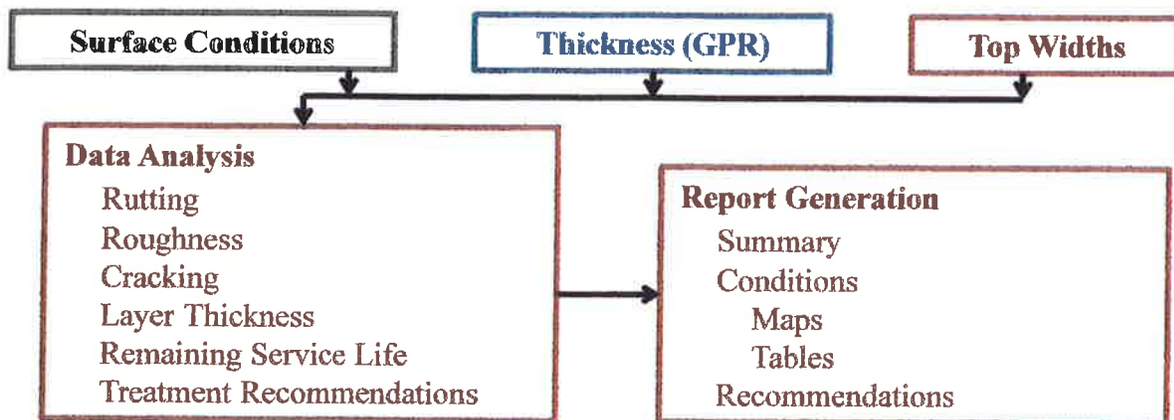


Figure 1. Data collection and analysis processes.

Schedule and Budget

The proposed data collection schedule includes performing automated data collection with Pathway's van on all paved county roads during the first year and on half the paved county roads in subsequent years. GPR layer thickness data will be collected on all county paved roads during the first year only. Table 1 shows the overall budget. Table 2 shows each county's mileage and the costs, pro-rated by mileage, for each county.

Table 1. Overall Budget

	First Year	2 nd and Subsequent Years
WY T ² /LTAP Center Costs	\$144,937	\$139,804
Pathway Costs	\$120,000	\$60,000
GPR Costs	\$125,000	\$0
Total Costs	\$389,937	\$199,804
Cost per Mile	\$155	\$80

Table 2. Individual County Costs

County	Paved Mileage	First Year	2 nd and Subsequent Years
Albany	40.28	\$6,255	\$3,205
Big Horn	112.26	\$17,430	\$8,931
Campbell	187.67	\$29,139	\$14,931
Carbon	68.66	\$10,660	\$5,462
Converse	102.38	\$15,897	\$8,145
Crook	52.62	\$8,170	\$4,186
Fremont	230.29	\$35,756	\$18,322
Goshen	127.60	\$19,812	\$10,152
Hot Springs	82.68	\$12,837	\$6,578
Johnson	106.93	\$16,603	\$8,507
Laramie	221.84	\$34,444	\$17,649
Lincoln	184.63	\$28,666	\$14,689
Natrona	142.59	\$22,139	\$11,344
Niobrara	3.29	\$511	\$262
Park	271.08	\$42,090	\$21,567
Platte	157.33	\$24,428	\$12,517
Sheridan	25.63	\$3,979	\$2,039
Sublette	82.05	\$12,740	\$6,528
Sweetwater	153.83	\$23,885	\$12,238
Teton	65.71	\$10,202	\$5,228
Uinta	43.03	\$6,681	\$3,423
Washakie	44.35	\$6,887	\$3,529
Weston	4.67	\$725	\$372
Total	2,511.40	\$389,937	\$199,804

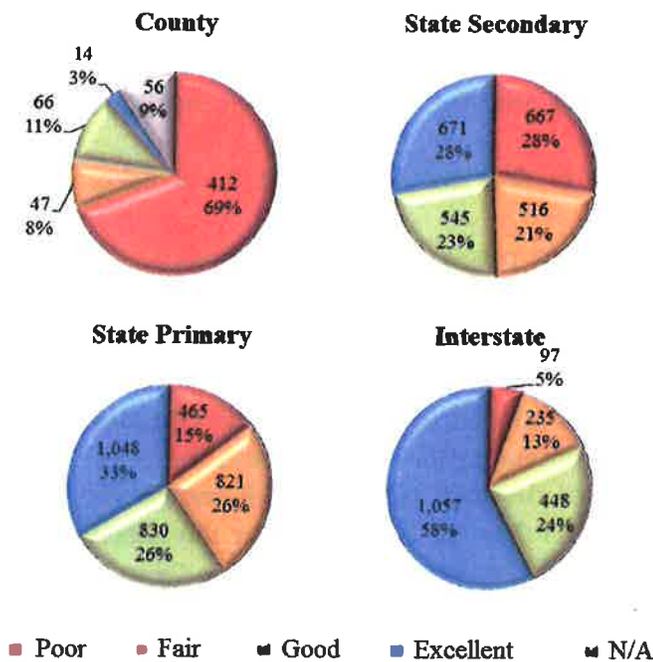


Figure 2. Example surface condition data.

For further details and a copy of the proposal, visit the Center's website:

<http://wwweng.uwyo.edu/wyt2/downloads/CountyPMS.pdf>



Figure 3. Trabing Road, Johnson County, before reconstruction.



United States Department of the Interior

BUREAU OF LAND MANAGEMENT

High Desert District

Rock Springs Field Office

280 Highway 191 North

Rock Springs, Wyoming 82901



In Reply Refer To:
2800 (WYD04)
WYW167432

OCT 28 2013

John Radosevich
Sweetwater County
80 West Flaming Gorge Way
Green River, WY 82935

Re: County Road 4-112 (Lagoon Road)

Dear Mr. Radosevich:

Attached are two copies of right-of-way (ROW) grant amendment offer on Bureau of Land Management (BLM) Form 2800-14, for your proposed sand/salt storage building, BLM serial number WYW167432. Please review the offer and if it meets with your approval, sign and date in the space provided, and return both copies to the address shown above. Upon receipt of the signed grant amendment offer, the BLM will be able to issue the amended ROW grant absent any other unresolved issues.

This amended ROW grant, and the authority to use the lands described in the document, becomes effective on the date it is signed by an authorized officer of BLM. A copy of the amended ROW grant will be returned to you when signed by the authorized officer.

Please return both signed copies of the grant amendment to the address above. You are allowed 30 days from receipt of this offer in which to submit the executed amended right-of-way grant. If this requirement is not met, the application may be denied.

If you have any questions, please contact Phillip Blundell at (307) 352-0243.

Sincerely,

Patricia Hamilton
Lead Realty Specialist

Attachments

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
RIGHT-OF-WAY GRANT/TEMPORARY USE PERMIT

SERIAL NUMBER WYW167432

A M E N D E D

1. A right-of-way is hereby granted pursuant to Title V of the Federal Land Policy and Management Act of October 21, 1976 (90 Stat. 2776; 43 U.S.C. 1761).

2. Nature of Interest:

a. By this instrument, the holder:

Sweetwater County
80 West Flaming Gorge Way
Green River, WY 82935

receives a right to construct, operate, maintain, and terminate a salt/sand storage building within the existing stockpile and material storage area, on public lands described as follows:

6th P.M., Sweetwater County, Wyoming
T. 18 N., R. 105 W., sec. 18, NE $\frac{1}{4}$ NW $\frac{1}{4}$.

- b. The right-of-way or permit area granted herein is amended to include the additional 60 foot wide, 60 foot long storage building, encompassing 0.08 acres, more or less, within the existing right-of-way. No additional acreage is granted by this amendment.
- c. This instrument shall terminate on December 31, 2036, for a term to coincide with the original right-of-way grant unless, prior thereto, it is relinquished, abandoned, terminated, or modified pursuant to the terms and conditions of this instrument or of any applicable Federal law or regulation.
- d. This instrument may be renewed. If renewed, the right-of-way or permit shall be subject to the regulations existing at the time of the renewal and any other terms and conditions that the authorized officer deems necessary to protect the public interest.

- e. Notwithstanding the expiration of this instrument or any renewal thereof, early relinquishment, abandonment, or termination, the provisions of this instrument, to the extent applicable, shall continue in effect and shall be binding on the holder, its successors, or assigns, until they have fully satisfied the obligations and/or liabilities accruing herein before or on account of the expiration, or prior termination, of the grant.

3. Rental

For and in consideration of the rights granted, the holder agrees to pay the Bureau of Land Management fair market value rental as determined by the authorized officer unless specifically exempted from such payment by regulation. Provided, however, that the rental may be adjusted by the authorized officer, whenever necessary, to reflect changes in the fair market rental value as determined by the application of sound business management principles, and so far as practicable and feasible, in accordance with comparable commercial practices.

4. Terms and Conditions:

- a. This grant or permit is issued subject to the holder's compliance with all applicable regulations contained in Title 43 Code of Federal Regulations part 2800 and 2880.
- b. Upon grant termination by the authorized officer, all improvements shall be removed from the public lands within 90 days, or otherwise disposed of as provided in paragraph (4)(d) or as directed by the authorized officer.
- c. Each grant issued for a term of 20 years or more shall, at a minimum, be reviewed by the authorized officer at the end of the 20th year and at regular intervals thereafter not to exceed 10 years. Provided, however, that a right-of-way or permit granted herein may be reviewed at any time deemed necessary by the authorized officer.
- d. The stipulations, plans, maps, or designs set forth in Exhibits A, B, C, and D, dated September 25, 2013, attached hereto, are incorporated into and made a part of this grant instrument as fully and effectively as if they were set forth herein in their entirety.
- e. Failure of the holder to comply with applicable law or any provision of this right-of-way grant or permit shall constitute grounds for suspension or termination thereof.
- f. The holder shall perform all operations in a good and workmanlike manner so as to ensure protection of the environment and the health and safety of the public.

- g. The holder shall contact the authorized officer at least FIVE days prior to the anticipated start of construction and/or any surface disturbing activities. The authorized officer may require and schedule a preconstruction conference with the holder prior to the holder's commencing construction and/or surface disturbing activities on the right-of-way. The holder and/or his representative shall attend this conference. The holder's contractor, or agents involved with construction and/or any surface disturbing activities associated with the right-of-way, shall also attend this conference to review the stipulations of the grant including the plan(s) of development.
- h. In the event that the public land underlying the right-of-way (ROW) encompassed in this grant, or a portion thereof, is conveyed out of Federal ownership and administration of the ROW or the land underlying the ROW is not being reserved to the United States in the patent/deed and/or the ROW is not within a ROW corridor being reserved to the United States in the patent/deed, the United States waives any right it has to administer the right-of-way, or portion thereof, within the conveyed land under Federal laws, statutes, and regulations, including the regulations at 43 CFR Part 2800, including any rights to have the holder apply to BLM for amendments, modifications, or assignments and for BLM to approve or recognize such amendments, modifications, or assignments. At the time of conveyance, the patentee/grantee, and their successors and assigns, shall succeed to the interests of the United States in all matters relating to the right-of-way, or portion thereof, within the conveyed land and shall be subject to applicable State and local government laws, statutes, and ordinances. After conveyance, any disputes concerning compliance with the use and the terms and conditions of the ROW shall be considered a civil matter between the patentee/grantee and the ROW Holder.
- i. The holder shall construct, operate, and maintain the facilities, improvements, and structures within this right-of-way in strict conformity with the plan(s) of development which was (were) approved and made part of the grant on _____ . Any relocation, additional construction, or use that is not in accord with the approved plan(s) of development, shall not be initiated without the prior written approval of the authorized officer. A copy of the complete right-of-way grant, including all stipulations and approved plan(s) of development, shall be made available on the right-of-way area during construction, operation, and termination to the authorized officer. Noncompliance with the above will be grounds for an immediate temporary suspension of activities if it constitutes a threat to public health and safety or the environment.
- j. The holder shall designate a representative(s) who shall have the authority to act upon and to implement instructions from the authorized officer. The holder's representative shall be available for communication with the authorized officer within a reasonable time when construction or other surface disturbing activities are underway.

- k. Any cultural and/or paleontological resource (historic or prehistoric site or object) discovered by the holder, or any person working on his behalf, on public or Federal land shall be immediately reported to the authorized officer. Holder shall suspend all operations in the immediate area of such discovery until written authorization to proceed is issued by the authorized officer. An evaluation of the discovery will be made by the authorized officer to determine appropriate actions to prevent the loss of significant cultural or scientific values. The holder will be responsible for the cost of evaluation and any decision as to proper mitigation measures will be made by the authorized officer after consulting with the holder.
- l. Use of pesticides shall comply with the applicable Federal and state laws. Pesticides shall be used only in accordance with their registered uses and within limitations imposed by the Secretary of the Interior. Prior to the use of pesticides, the holder shall obtain from the authorized officer written approval of a plan showing the type and quantity of material to be used, pest(s) to be controlled, method of application, location of storage and disposal of containers, and any other information deemed necessary by the authorized officer. Emergency use of pesticides shall be approved in writing by the authorized officer prior to such use.
- m. The holder shall be responsible for weed control on disturbed areas within the limits of the right-of-way. The holder is responsible for consultation with the authorized officer and/or local authorities for acceptable weed control methods (within limits imposed in the grant stipulations).
- n. The holder shall protect all survey monuments found within the right-of-way. Survey monuments include, but are not limited to, General Land Office and Bureau of Land Management Cadastral Survey Corners, reference corners, witness points, U.S. Coastal and Geodetic benchmarks and triangulation stations, military control monuments, and recognizable civil (both public and private) survey monuments. In the event of obliteration or disturbance of any of the above, the holder shall immediately report the incident, in writing, to the authorized office and the respective installing authority if known. Where General Land Office or Bureau of Land Management right-of-way monuments or references are obliterated during operations, the holder shall secure the services of a registered land surveyor or a Bureau cadastral surveyor to restore the disturbed monuments and reference using surveying procedures found in the Manual of Surveying Instructions for the Survey of the Public Lands in the United States, latest edition. The holder shall record such survey in the appropriate county and send a copy to the authorized officer. If the Bureau cadastral surveyors or other Federal surveyors are used to restore the disturbed survey monument, the holder shall be responsible for the survey cost.
- o. No construction or routine maintenance activities shall be performed during periods when the soil is too wet to adequately support construction equipment or when watershed damage is likely to occur. If such equipment creates ruts in excess of four inches deep, the soil shall be deemed too wet to adequately support construction equipment. Frozen soil or soil mixed with snow will not be used in construction.

- p. The holder shall meet Federal, State, and local emission standards for air quality.
- q. Construction-related traffic shall be restricted to routes approved by the authorized officer. New access roads or cross-country vehicle travel will not be permitted unless prior written approval is given by the authorized officer. Authorized roads used by the holder shall be rehabilitated or maintained when construction activities are complete as approved by the authorized officer.
- r. Except rights-of-way expressly authorizing a road after construction of the facility is completed, the holder shall not use the right-of-way as a road for purposes other than routine maintenance as determined necessary by the authorized officer in consultation with the holder.
- s. Prior to termination of the right-of-way, the holder shall contact the authorized officer to arrange a pretermination conference. This conference will be held to review the termination provisions of the grant.

IN WITNESS WHEREOF, The undersigned agrees to the terms and conditions of this right-of-way grant or permit.

(Signature of Holder)

(Signature of Authorized Officer)

(Title)

Assistant Field Manager
Minerals and Lands

(Title)

(Date)

(Effective Date of Grant)

PLAN OF DEVELOPMENT

The Plan of Development involves amending existing BLM right-of-way grant WYW157432, which is County Road 4-112(Lagoon Road), and the associated stockpile and material storage area, to also include a structure, approximately 60 feet by 60 feet, for the storage of a sand and salt mixture, in order to be in compliance with the recently enacted Wyoming Department of Environmental Quality General Permit WYR320000.

The attached site plan of the existing county maintenance yard, portrays the Plan of Development, of the proposed sand and salt structure location.

The attached photo shows an existing sand and salt structure, being similar to what Sweetwater County is proposing to construct.



- ☆ Professional
- ☆ Resourceful
- ☆ Innovative
- ☆ Dedicated
- ☆ Efficient



United States Department of the Interior



BUREAU OF LAND MANAGEMENT

High Desert District
Rock Springs Field Office
280 Highway 191 North
Rock Springs, Wyoming 82901-3447
www.blm.gov/wy

In Reply Refer To:
2800 (WYD04)
WYW182628

SEP 30 2013

John Radosevich
Sweetwater County
80 W. Flaming Gorge Way
Green River, Wyoming 82935

Re: County Road 4-17 (Chilton Road)

Dear Mr. Radosevich:

Attached are two copies of right-of-way (R/W) grant offer on Bureau of Land Management (BLM) Form 2800-14, for your proposed County Road 4-17 (Chilton Road) realignment, BLM serial number WYW182628. The application received on August 9, 2013 was to amend the existing Chilton Road R/W, WYW77746. Upon review of R/W WYW77746, it was discovered that R/W was established under the authority of Revised Statue (R.S.) 2477. Since R.S.2477 was superseded by the Federal Land Policy Management Act (FLPMA), R/W grant WYW77746 cannot be amended. Therefore BLM has assigned serial number WYW182628 for the amended portion of the Chilton road. Please review the offer and if it meets with your approval, sign and date in the space provided, and return both copies to the address shown above. Upon receipt of the signed grant the BLM will be able to issue the R/W grant absent any other unresolved issues.

The costs BLM incurs while monitoring the construction and operation of your authorized use is assessed through the monitoring fee. This fee is categorized according to the number of work hours necessary to monitor the approved use, and is not refundable. Sweetwater County is exempt from the monitoring fee per 43 CFR 2804.16 (a).

Rent for use of public lands must be paid in advance of such use and prior to issuance of the amended R/W grant. Rental determinations are made pursuant to 43 CFR 2806. Rent for a linear right-of-way is based on a schedule that is adjusted annually based on the Implicit Price Deflator (IPD), an inflation index. You may obtain a copy of the rent schedule from this office or by accessing BLM's website at www.blm.gov. Sweetwater County is exempt from paying rent per 43 CFR 2806.14 (2)

Please return both signed copies of the grant, to the address above. You are allowed 30 days from receipt of this offer in which to submit the executed right-of-way grant. If this requirement is not met, the application may be denied.

This R/W grant, and the authority to use the lands described in the document, becomes effective on the date it is signed by an authorized officer of BLM. A copy of the R/W grant will be returned to you when signed by the authorized officer.

If you have any questions, please contact Crystal Hoyt at (307) 352-0322.

Sincerely,



Patricia Hamilton
Lead Realty Specialist

Attachments

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
RIGHT-OF-WAY GRANT/TEMPORARY USE PERMIT

SERIAL NUMBER WYW182628

1. A right-of-way is hereby granted pursuant to Title V of the Federal Land Policy and Management Act of October 21, 1976 (90 Stat. 2776; 43 U.S.C. 1761).
2. Nature of Interest:
 - a. By this instrument, the holder:

Sweetwater County
80 W. Flaming Gorge Way
Green River, Wyoming 82935

receives a right to construct, operate, maintain, and terminate a road, on public lands described as follows:

T. 20 N., R. 105 W., 6th P.M., Sweetwater County, Wyoming
section 10: W $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$
 - b. The right-of-way or permit area granted herein is 100 feet wide, 1,750 feet long and contains 4.02 acres, more or less.
 - c. This instrument shall terminate on December 31, 2042, for a term to coincide with the original right-of-way grant unless, prior thereto, it is relinquished, abandoned, terminated, or modified pursuant to the terms and conditions of this instrument or of any applicable Federal law or regulation.
 - d. This instrument may be renewed. If renewed, the right-of-way or permit shall be subject to the regulations existing at the time of the renewal and any other terms and conditions that the authorized officer deems necessary to protect the public interest.
 - e. Notwithstanding the expiration of this instrument or any renewal thereof, early relinquishment, abandonment, or termination, the provisions of this instrument, to the extent applicable, shall continue in effect and shall be binding on the holder, its successors, or assigns, until they have fully satisfied the obligations and/or liabilities accruing herein before or on account of the expiration, or prior termination, of the grant.

3. Rental

For and in consideration of the rights granted, the holder agrees to pay the Bureau of Land Management fair market value rental as determined by the authorized officer unless specifically exempted from such payment by regulation. Provided, however, that the rental may be adjusted by the authorized officer, whenever necessary, to reflect changes in the fair market rental value as determined by the application of sound business management principles, and so far as practicable and feasible, in accordance with comparable commercial practices.

4. Terms and Conditions:

- a. This grant or permit is issued subject to the holder's compliance with all applicable regulations contained in Title 43 Code of Federal Regulations part 2800 and 2880.
- b. Upon grant termination by the authorized officer, all improvements shall be removed from the public lands within 90 days, or otherwise disposed of as provided in paragraph (4)(d) or as directed by the authorized officer.
- c. Each grant issued for a term of 20 years or more shall, at a minimum, be reviewed by the authorized officer at the end of the 20th year and at regular intervals thereafter not to exceed 10 years. Provided, however, that a right-of-way or permit granted herein may be reviewed at any time deemed necessary by the authorized officer.
- d. The stipulations, plans, maps, or designs set forth in Exhibit(s) A and B, dated August 9, 2013, attached hereto, are incorporated into and made a part of this grant instrument as fully and effectively as if they were set forth herein in their entirety.
- e. Failure of the holder to comply with applicable law or any provision of this right-of-way grant or permit shall constitute grounds for suspension or termination thereof.
- f. The holder shall perform all operations in a good and workmanlike manner so as to ensure protection of the environment and the health and safety of the public.
- g. The holder shall contact the authorized officer at least FIVE days prior to the anticipated start of construction and/or any surface disturbing activities. The authorized officer may require and schedule a preconstruction conference with the holder prior to the holder's commencing construction and/or surface disturbing activities on the right-of-way. The holder and/or his representative shall attend this conference. The holder's contractor, or agents involved with construction and/or any surface disturbing activities associated with the right-of-way, shall also attend this conference to review the stipulations of the grant including the plan(s) of development.
- h. In the event that the public land underlying the right-of-way (ROW) encompassed in this grant, or a portion thereof, is conveyed out of Federal ownership and administration of the ROW or the land underlying the ROW is not being reserved to the United States in

the patent/deed and/or the ROW is not within a ROW corridor being reserved to the United States in the patent/deed, the United States waives any right it has to administer the right-of-way, or portion thereof, within the conveyed land under Federal laws, statutes, and regulations, including the regulations at 43 CFR Part 2800, including any rights to have the holder apply to BLM for amendments, modifications, or assignments and for BLM to approve or recognize such amendments, modifications, or assignments. At the time of conveyance, the patentee/grantee, and their successors and assigns, shall succeed to the interests of the United States in all matters relating to the right-of-way, or portion thereof, within the conveyed land and shall be subject to applicable State and local government laws, statutes, and ordinances. After conveyance, any disputes concerning compliance with the use and the terms and conditions of the ROW shall be considered a civil matter between the patentee/grantee and the ROW Holder.

- i. Construction activity and surface disturbance will be prohibited during the period from November 15 to April 30 for the protection of big game winter range (antelope). Any exception to this requirement must have prior written approval from the authorized officer.
- j. The holder shall construct, operate, and maintain the facilities, improvements, and structures within this right-of-way in strict conformity with the plan(s) of development which was (were) approved and made part of the grant on _____. Any relocation, additional construction, or use that is not in accord with the approved plan(s) of development, shall not be initiated without the prior written approval of the authorized officer. A copy of the complete right-of-way grant, including all stipulations and approved plan(s) of development, shall be made available on the right-of-way area during construction, operation, and termination to the authorized officer. Noncompliance with the above will be grounds for an immediate temporary suspension of activities if it constitutes a threat to public health and safety or the environment.
- k. The holder shall designate a representative(s) who shall have the authority to act upon and to implement instructions from the authorized officer. The holder's representative shall be available for communication with the authorized officer within a reasonable time when construction or other surface disturbing activities are underway.
- l. Any cultural and/or paleontological resource (historic or prehistoric site or object) discovered by the holder, or any person working on his behalf, on public or Federal land shall be immediately reported to the authorized officer. Holder shall suspend all operations in the immediate area of such discovery until written authorization to proceed is issued by the authorized officer. An evaluation of the discovery will be made by the authorized officer to determine appropriate actions to prevent the loss of significant cultural or scientific values. The holder will be responsible for the cost of evaluation and any decision as to proper mitigation measures will be made by the authorized officer after consulting with the holder.

- m. Use of pesticides shall comply with the applicable Federal and state laws. Pesticides shall be used only in accordance with their registered uses and within limitations imposed by the Secretary of the Interior. Prior to the use of pesticides, the holder shall obtain from the authorized officer written approval of a plan showing the type and quantity of material to be used, pest(s) to be controlled, method of application, location of storage and disposal of containers, and any other information deemed necessary by the authorized officer. Emergency use of pesticides shall be approved in writing by the authorized officer prior to such use.
- n. The holder shall be responsible for weed control on disturbed areas within the limits of the right-of-way. The holder is responsible for consultation with the authorized officer and/or local authorities for acceptable weed control methods (within limits imposed in the grant stipulations).
- o. The holder shall protect all survey monuments found within the right-of-way. Survey monuments include, but are not limited to, General Land Office and Bureau of Land Management Cadastral Survey Corners, reference corners, witness points, U.S. Coastal and Geodetic benchmarks and triangulation stations, military control monuments, and recognizable civil (both public and private) survey monuments. In the event of obliteration or disturbance of any of the above, the holder shall immediately report the incident, in writing, to the authorized office and the respective installing authority if known. Where General Land Office or Bureau of Land Management right-of-way monuments or references are obliterated during operations, the holder shall secure the services of a registered land surveyor or a Bureau cadastral surveyor to restore the disturbed monuments and reference using surveying procedures found in the Manual of Surveying Instructions for the Survey of the Public Lands in the United States, latest edition. The holder shall record such survey in the appropriate county and send a copy to the authorized officer. If the Bureau cadastral surveyors or other Federal surveyors are used to restore the disturbed survey monument, the holder shall be responsible for the survey cost.
- p. No construction or routine maintenance activities shall be performed during periods when the soil is too wet to adequately support construction equipment or when watershed damage is likely to occur. If such equipment creates ruts in excess of four inches deep, the soil shall be deemed too wet to adequately support construction equipment. Frozen soil or soil mixed with snow will not be used in construction.
- q. The holder shall meet Federal, State, and local emission standards for air quality.
- r. Construction-related traffic shall be restricted to routes approved by the authorized officer. New access roads or cross-country vehicle travel will not be permitted unless prior written approval is given by the authorized officer. Authorized roads used by the holder shall be rehabilitated or maintained when construction activities are complete as approved by the authorized officer.

- s. Except rights-of-way expressly authorizing a road after construction of the facility is completed, the holder shall not use the right-of-way as a road for purposes other than routine maintenance as determined necessary by the authorized officer in consultation with the holder.
- t. Prior to termination of the right-of-way, the holder shall contact the authorized officer to arrange a pretermination conference. This conference will be held to review the termination provisions of the grant.

IN WITNESS WHEREOF, The undersigned agrees to the terms and conditions of this right-of-way grant or permit.

(Signature of Holder)

(Signature of Authorized Officer)

(Title)

Assistant Field Manager
Minerals and Lands

(Title)

(Date)

(Effective Date of Grant)

DEVELOPMENT PLAN

The development plan involves BLM Right-of-Way grant W-77746, which is County Road 4-17 (Chilton Road), as shown on the Reliance Quadrangle Map, (Sweetwater County Engineering Map 9016-A), involving the West ½ of the Northeast ¼ of BLM Section 10, T. 20 N., R. 105 W., of the 6TH P.M., and portrays the Development Plan, which involves the following;

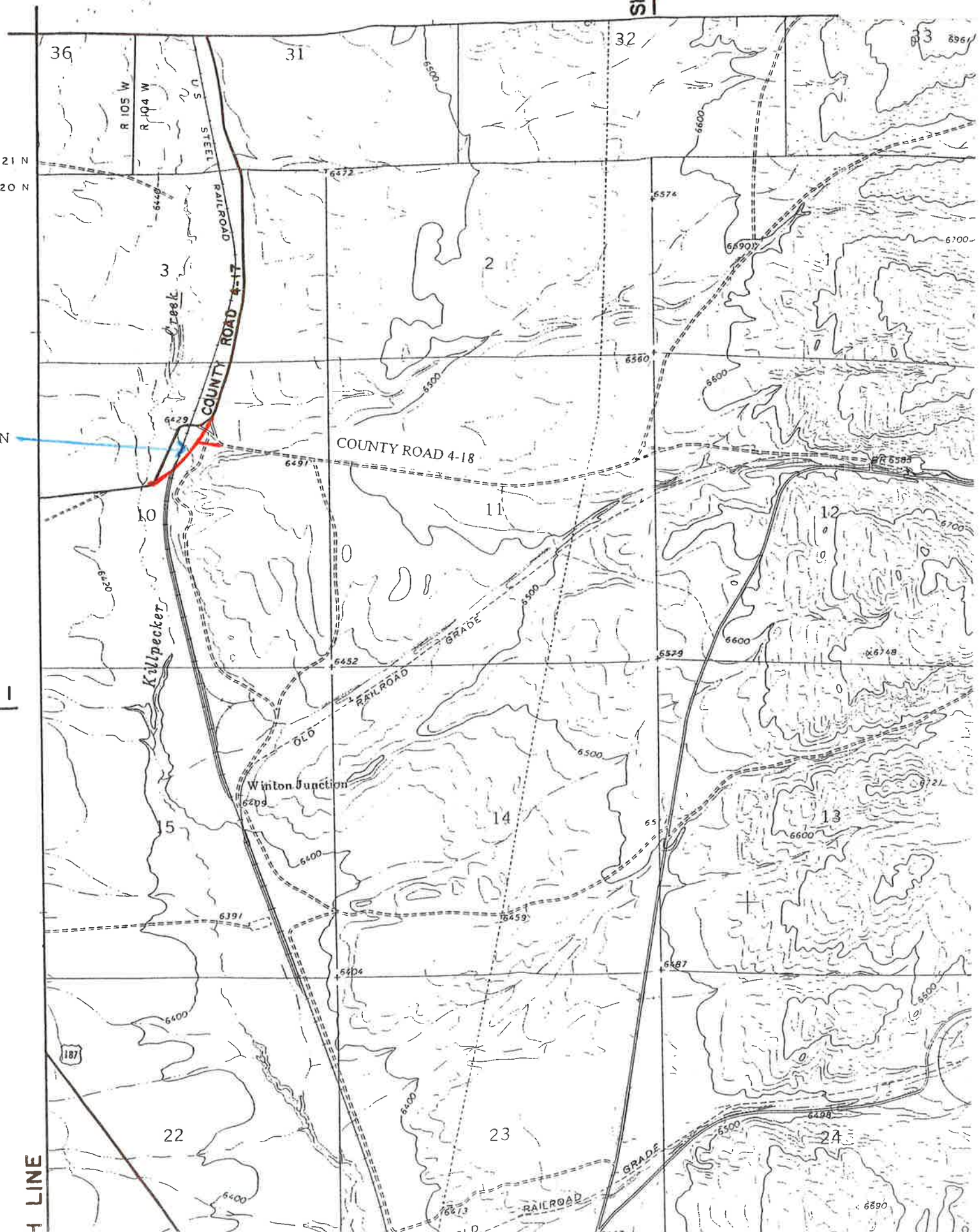
1. Archaeological survey of the proposed roadway and intersection shown in red.
2. Construction of the proposed roadway and intersection. This would include the sloping back of the railroad grade up to 200 feet on each side of the proposed roadway centerline, to provide adequate sight distance, and to help prevent snow buildup.
3. Reclamation of the old roadway as per BLM requirements.

T. 21 N
T. 20 N

ROAD
SECTION

ET I

1 LINE



**Sweetwater County
Request to Restaff Vacant Position**

Board Meeting Date: 11/5/2013

Department: Clerk's Office

Position: Auto License Clerk

Vacancy Date: 11/30/2013

Reason for vacancy: Resignation

Department Request: To Restaff position immediately following resignation date of 11/30/13, in a full time capacity with full benefits

Anticipated Re-staff Date 12/1/2013

Board Action	
Approved: _____	Date: <u>11/5/2013</u>
Denied: _____	
Full time: _____	# Hours (if part time) _____
Part time: _____	Delay restaffing until (month) _____
Restaff Immediately: _____	

	Position	Hire Date	Monthly							Total cost of employment (salary + benefits)	Annual Cost of employment
			Salary	Retirement	Health Insurance	LTD	FICA	Workers Compensation	Total benefits		
Previously staffed position	UCC/Auto Title Clerk (Grade 10, step 4)	10/1/107	\$ 3,191.17	\$ 466.55	\$ 1,107.48	\$ 11.49	\$ 244.12	\$ 10.53	\$ 1,840.17	\$ 5,031.34	\$ 60,376.11
Anticipated Costs to restaff Position Vacancy	UCC/Auto Title Clerk (Grade 9, step 1)	12/1/2013	\$ 2,781.33	\$ 392.72	\$ 1,416.01	\$ 10.01	\$ 212.77	\$ 9.18	\$ 2,040.70	\$ 4,822.03	\$ 57,864.32
Net Difference (savings)			\$ (409.84)	\$ (73.63)	\$ 308.53	\$ (1.48)	\$ (31.35)	\$ (1.35)	\$ 200.52	\$ (209.32)	\$ (2,511.79)

NOTES

Health Insurance: Anticipates Family health insurance coverage, for new employee. Previous employee had Employee + spouse coverage

Costs calculated using a re-staffing date of: 12/1/2013

 10-29-13

Reviewed by HR Representative (signature)

Date: _____



Reviewed by Department Head/ Elected Official (signature)

10-29-2013

Date: _____

Commission Chair (signature)

Date: _____

BOARD OF COUNTY COMMISSIONERS

MEETING REQUEST FORM

Meeting Date Requested: November 5, 2013	Presenters Name: Bill Valdez
Department or Organization: Performance Auto Repo	Contact Phone and E-mail: 307-362-7154
Exact Wording for Agenda: CLAIM FOR COMPENSATION FOR STORING A VEHICLE PER COURT ORDER DARRA KELSEY	Preference of Placement on Agenda & Amount of Time Requested for Presentation: 15 MINUTES <div style="text-align: right; font-size: 0.8em;"> afternoon after 11:00 </div>
Will there be Handouts? (If yes, include with meeting request form) YES INVOICE ORDER (CHIEF CLERK) RELEASE	Will handouts require SIGNATURES: NO
Additional Information: Attempting to be compensated for storage pertaining to a court order for case #06-514 (Grand Larceny) for suspect Darra Kelsey (McLaughlin). The order was issued on November 2010 and the release was dated May 6, 2011. A total 1617 days at the discount rate of \$10.00 per day. Most storage companies charge between \$25.00 - \$40.00 per day. FD help facilitate this expense to the county we reduced our storage rate by more than half. Thank you in advance for your cooperation in this matter!	
Bill Valdez	

- All requests to be added to the agenda will need to be submitted in writing on the "Meeting Request Form" by Wednesday at 12:00 p.m. prior to the scheduled meeting and returned in person or electronically to Clerk Sally Shoemaker at: shoemakers@sweet.wy.us
- All handouts are also due by Wednesday at 12:00 p.m. prior to the scheduled meeting date. Handouts may be submitted to Clerk Sally Shoemaker either in person or electronically. ****If your handout is not accompanied with the request to be added to the agenda, your request will be dismissed and you may reschedule for the next meeting provided the handout(s) are received.****
- Any documents requiring **Board Action** or **signature** are considered agenda items and need to be requested in the same manner.



City of Rock Springs
Police Department
221 C Street
Rock Springs, WY 82901

Phone 307-352-1581
Fax 307-352-1580

March 24, 2011

Draft

To Whom It May Concern:

RE: RSPD Criminal Case #06-514 (Grand Larceny)
Suspect Darla Kelsey (McLaughlin)

William Valdez, owner of Performance Auto, located in Rock Springs, asked me to write a letter concerning the storage of a 1939 Ford from the above case.

In November 2006, an investigation was begun regarding this vehicle being sold on the internet by the suspect Kelsey. During the course of this investigation then Deputy County Attorney Don Slaughter wanted the vehicle to be stored pending the outcome of this case. As the vehicle was already located inside Performance Auto, a licensed facility, I suggested we just leave it there. This eliminated the need to make arrangements to store it elsewhere. Mr. Slaughter agreed with this recommendation. Mr. Valdez was advised of this and the vehicle has been there ever since.

Sincerely submitted,

Chief Mike Lowell
Rock Springs Police Department
Rock Springs, WY 82901
(307) 352-1581
michael_lowell@rswy.net

Release of Liability

1 ERIC RIVERA
Print Name of Person & Transporter

[Signature]
Signature of Person & Transporter

5/6/11
Date

I am transporting a 1939 Ford Coupe, VIN# 165066720, from 258 Elk Street, Rock Springs, WY, which has been in storage from November 2007 up to and including today, May 6, 2011. Storage of said vehicle was ordered by Rock Springs County Attorney's office. Transporting of said vehicle was ordered by Judge Sanderson of Evanston, WY.

This signed document releases Bill Valdez of any and all liability from this date of May 6, 2011.

Witnessed by:

Kris Valdez
Kris Valdez

5.6.11
Date

[Signature]
R S Chief Mike Lowell

5/6/11
Date



Performance Auto Sales

258 Elk Street
ROCK SPRINGS, WY 82901
(307) 362-7154

Invoice No.

28996

INVOICE

Customer

Name Sweetwater County
Address 80 West Flaming Gorge Way, Suite 150
City Green River State WY ZIP 82935
Phone _____

Date 4/25/2013
Order No. _____
Rep _____
FOB _____

Qty	Description	Unit Price	TOTAL
1617	Storage Fee for 1939 Ford CASE #06--514 (Grand Larceny) Suspect Darla Kelsey Days	\$10.00	\$16,170.00
SubTotal			\$16,170.00
Shipping & Handling			\$0.00
Taxes State			\$0.00
TOTAL			\$16,170.00

Office Use Only

Thank you!

If you have any questions Concerning this invoice, please call
7154

362-

Sally Shoemaker

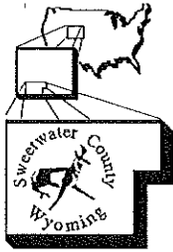
From: Brenda Rael - Sweetwater County Human Resources Department
Sent: Wednesday, October 30, 2013 8:27 AM
To: Sally Shoemaker
Subject: HR request for meeting
Attachments: 11-5-13 HR rqst for meeting.pdf

Sally,

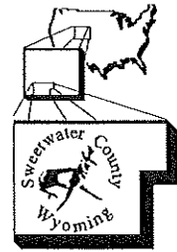
Attached is Garry's request for meeting with the Board to discuss the Elected Official salaries. Garry will provide the documentation to you by noon.

Thank you,
Brenda

Brenda Rael
Sweetwater County
Human Resources Specialist
Phone: 307-872-3912
Fax: 307-872-3996
e-mail: raelb@sweet.wy.us



Sweetwater County Department of Human Resources



80 W. Flaming Gorge Way
Green River, WY 82935

E-MAIL: swchr@swcmail.co.sweet.wy.us

Phone: 307-352-6724 (RS)
307-872-6483 (GR)
Fax: 307-872-6469

MEMORANDUM

To: Board of County Commissioners
From: Garry McLean, HR Director 
Date: October 30, 2013
RE: Elected Official Salaries

Wyoming Statute 18-3-107 (*Attachment - 1*), requires the Board of County Commissioners to meet every four (4) years prior to the next election of County Officer for the purpose of setting elected setting the salaries of the County's seven (8) elected official positions

- 1) *County Commissioners*
- 2) *County Clerk*
- 3) *County Assessor*
- 4) *County Treasurer*
- 5) *Clerk of District Court*
- 6) *County Attorney*
- 7) *County Sheriff*
- 8) *County Coroner*

The next elected official term will begin **January 1, 2015**. Because this term is in the middle of the Counties fiscal/budget year, any contemplated salary changes must be considered and approved during the fiscal year 14-15 budget process. To allow adequate time to discuss and consider various options, I am herewith presenting information to assist the board in setting elected official salaries, including information on the statutory framework for elected official salaries along with comparative salary data from other counties.

Statutory Framework

In addition to the requirement that the Board of County Commissioners meet every four years to set the salaries of the County's elected officials, W.S. 18-3-107 also sets the maximum salary amounts that can be authorized by the board. The maximum amount that the board can set for any elected official's salary is **\$100,000**, with the exception of the County Coroner. Wyoming Statute does not prescribe a specific salary cap for the County Coroner, rather that the salary of the County Coroner is simply set by the Board of County Commissioners at an amount deemed appropriate by the board.

W.S. 18-3-107 (d) restricts the salary of the Board of County Commissioners as follows;

(C) EACH COUNTY COMMISSIONER WILL BE PAID SUCH COMPENSATION AS THE BOARD OF COUNTY COMMISSIONERS DETERMINES BY RESOLUTION. NO COUNTY COMMISSIONER MAY RECEIVE MORE THAN THE LOWEST COMPENSATION PAID ANY ELECTED COUNTY OFFICER IN THE SAME COUNTY WHO SERVES FULL-TIME AS SPECIFIED IN W.S. 18-3-106.

Currently, the lowest annual salary for a full time elected official is \$75,000.

W.S. 1803-107 (f) also provides that the state of Wyoming will fund 50% of the County and Prosecuting Attorney's annual salary. In addition, the state will fund \$30,000 or 50 % of any Deputy County and Prosecuting Attorney's Salary, whichever is less.

Lastly, W.S. 18-3-107 (iii) (B) restricts elected officials from receiving any other remuneration or benefit exempt as follows;

(B) THE SALARIES PROVIDED IN SUBSECTION (A) OF THIS SECTION SHALL COMPENSATE COUNTY OFFICERS FOR ALL OF THE DUTIES PRESCRIBED BY LAW TO BE PERFORMED BY THEM, AND NO SUCH OFFICER SHALL RECEIVE FROM FEDERAL, STATE OR COUNTY FUNDS ANY ADDITIONAL OR SEPARATE SALARY OR COMPENSATION OTHER THAN AS ABOVE SPECIFIED. THIS RESTRICTION SHALL NOT APPLY TO TRAVELING AND OTHER EXPENSES NOR TO COMPENSATION ALLOWED FOR OFFICE OR HOUSE RENT WHEN EXPRESSLY PROVIDED BY LAW NOR TO OTHER BENEFITS PROVIDED TO ALL EMPLOYEES OF THE RESPECTIVE COUNTY.

In accordance with this language, elected officials are thus eligible for health insurance and retirement contributions under the same terms and conditions that apply for all employee of Sweetwater County.

Salary Survey

Each of the twenty three Wyoming Counties was contacted and salary information was obtained for their respective elected official positions. **Attachment -2** shows the comparative data for each county and each elected official position, sorted from high to low. Also shown is the same data but only for ten of the larger counties. Noted for each table is average salary and the median salary for the elected official position.

Broadly speaking, Sweetwater County does not have the highest or lowest elected official compensation, but rather is closer to the middle; slightly above the statewide average and closer to the average for the ten larger counties.

Lastly, it should be noted that many of the elected official offices employ staff who make more than the elected official, as follows;

Elected Office	# of Employee With Salaries Greater Than the Elected Official
County Attorney	4
County Clerk	1
Sheriff's Office	1
County Commissioners	9
TOTAL	16

As soon as the board has some idea of what options are being considered, my office would be happy to develop specific cost estimates of any considered salary changes. Also, I would welcome any question and the opportunity to provide the board with any additional information that is needed.

majority of the county commissioners in that county resolve that a full-time county and prosecuting attorney is necessary. In counties which are not served by a district attorney and in which the population does not exceed nine thousand (9,000), as well as in counties which are served by a district attorney, the county commissioners may designate the office of county attorney and the office of county and prosecuting attorney as a full-time office. The designations shall be made by resolution at the time salaries are set under W.S. 18-3-107(a).

18-3-107. Annual salaries of certain officers; additional compensation prohibited; exception as to traveling and other expenses; compensation of county commissioner; appointment and salaries of deputies, clerks, stenographers and other assistants.

(a) County officers shall be paid as follows:

(i) The county assessor, part-time county and prosecuting attorneys, part-time county attorneys, county clerk, clerk of district court, county sheriff and county treasurer in their respective counties shall receive as annual salaries:

(A) Repealed By Laws 2009, Ch. 142, 2.

(B) From and after January 1, 2007, not less than ten thousand dollars (\$10,000.00) nor more than seventy-five thousand dollars (\$75,000.00);

(C) From and after January 3, 2011, not less than ten thousand dollars (\$10,000.00) nor more than one hundred thousand dollars (\$100,000.00).

(ii) Full-time county attorneys and full-time county and prosecuting attorneys shall receive as annual salaries:

(A) Repealed By Laws 2009, Ch. 142, 2.

(B) From and after January 1, 2007, not less than thirty-five thousand dollars (\$35,000.00) nor more than eighty-five thousand dollars (\$85,000.00);

(C) From and after January 1, 2009 and to the extent permitted under the constitution and statutory law, not less than thirty-five thousand dollars (\$35,000.00) nor more than the salary authorized for a district attorney under W.S. 9-1-802(d).

(iii) Salaries shall be paid in equal monthly installments. The board of county commissioners of each county shall meet not later than June 1, 1978, and on or before the same date each four (4) years thereafter, for the purpose of setting salaries, which shall not be

changed during the term of each official for whom a salary is determined.

(b) The salaries provided in subsection (a) of this section shall compensate county officers for all of the duties prescribed by law to be performed by them, and no such officer shall receive from federal, state or county funds any additional or separate salary or compensation other than as above specified. This restriction shall not apply to traveling and other expenses nor to compensation allowed for office or house rent when expressly provided by law nor to other benefits provided to all employees of the respective county.

(c) Each county commissioner will be paid such compensation as the board of county commissioners determines by resolution. No county commissioner may receive more than the lowest compensation paid any elected county officer in the same county who serves full-time as specified in W.S. 18-3-106.

(d) The board of county commissioners shall meet not later than June 1, 1978, and on or before the same date each four (4) years thereafter for the purpose of setting their salaries for the following four (4) years, commencing January 1. The salary amount, when determined, cannot be increased during the period for which established. In addition thereof, each commissioner shall be paid his actual expenses while away from his home on official county business and not exceeding the same mileage allowance as received by state employees for each mile actually and necessarily traveled other than in a county owned vehicle in going to and returning from the meetings of the board and in the discharge of the duties of his office. Only one (1) mileage allowance shall be allowed per vehicle per trip. No commissioner's salary or expense for any purpose shall be charged to any account other than the county commissioner's account in the county budget. No commissioner shall be allowed any other salary from the county other than that herein stipulated.

(e) By and with the consent of the board of county commissioners of the respective counties, the county assessor, county clerk, clerk of the district court, county and prosecuting attorney and county treasurer in each county in the state may appoint one (1) or more deputies for each of the above-named offices who shall receive an annual salary of not less than twenty percent (20%) of the above named officer's salary to be established by the board of county commissioners and also appoint such other clerks, stenographers and assistants as may be necessary to properly administer the affairs of any county office.

(f) Subject to legislative appropriation, the state will pay a portion of each county and prosecuting attorney and assistant county and prosecuting attorney's salary as provided in this subsection. The state will pay fifty percent (50%) of the salary of the county and

prosecuting attorney per year to each qualifying county. The state will pay thirty thousand dollars (\$30,000.00) or fifty percent (50%) of the salary of each assistant to the county and prosecuting attorney, whichever is less, per year. Payments under this section shall be made annually on or before June 30. In any fiscal year in which the legislative appropriation is insufficient to make all payments authorized by this subsection, the state treasurer shall provide a reduced payment by multiplying the payment authorized under this subsection by a fraction, the numerator of which is equal to the remaining legislative appropriation for the program for the biennial budget period and the denominator of which is equal to the total payments to be made under this subsection for the current fiscal year.

(g) The board of county commissioners of the respective counties may appoint one (1) or more assistants or staff positions, whose salary shall be established by the board of county commissioners, as may be necessary to properly administer the affairs of the board of county commissioners. Persons appointed to an assistant or staff position shall not perform any duties statutorily delegated to any other county elected official.

18-3-108. Salaries paid in monthly installments; allowance by commissioners.

The salaries of county officers shall be paid in equal monthly installments by the county in which they serve and shall be allowed at the first regular monthly meeting of the board of county commissioners occurring after the rendition of service.

18-3-109. Repealed By Laws 2010, Ch. 69, 208.

18-3-110. Reimbursement for traveling expenses; receipt required.

Any county officer whose official duties require him to travel away from the county seat shall be reimbursed by the county for his actual and necessary traveling expenses and mileage as provided by W.S. 9-3-103. The county sheriff may also be reimbursed for travel away from the county jail for official duties, if the jail is not located in the county seat. No officer requesting mileage expenses shall claim additional transportation expense. The board of county commissioners shall not allow payment for traveling expenses unless there are receipts for all monies expended.

18-3-111. Responsibility of officers.

All county officers are responsible for the acts of their deputies and assistants, and as such are liable on their official bonds.

18-3-112. Powers; bonds.

All deputy county officers have the same power and authority as their principal, and all official acts performed by them have the same force and effect as if done by their principal. All officers appointing deputies and assistants may require from them bond for their own protection, in such sum as they see fit.

Attachment 2

Wyoming Elected Officials Salaries Effective Through December 31, 2013

	County	Assessor	Clerk	Treasurer	Clerk of District Court	Sheriff	Attorney	Coroner	Commissioner
1	Albany	75,000	75,000	75,000	75,000	75,000	85,000	24,000	23,153
2	Big Horn	56,131	56,131	56,131	56,131	56,131	74,835	22,705	28,665
3	Campbell	100,000	100,000	100,000	100,000	100,000	100,000	100,000	37,500
4	Carbon	68,289	68,289	68,289	68,289	68,289	100,000	68,289	25,000
5	Converse	65,070	65,070	65,070	65,070	65,070	87,000	Contract	20,690
6	Crook	57,640	57,640	57,640	57,640	69,168	80,696	17,292	25,362
7	Fremont	72,500	72,500	72,500	72,500	72,500	82,827	57,945	31,263
8	Goshen	53,472	53,472	53,472	53,472	53,472	74,868	11,560	23,982
9	Hot Springs	58,880	58,880	58,880	58,880	60,471	81,159	12,200	14,959
10	Johnson	74,286	74,286	74,286	74,286	79,834	94,658	42,000	42,000
11	Laramie	75,000	75,000	75,000	75,000	75,000	n/a	53,000	40,516
12	Lincoln	63,197	63,197	63,197	63,197	66,005	81,453	not sure	36,445
13	Natrona	75,000	75,000	75,000	75,000	75,000	90,000	75,000	25,000
14	Niobrara	51,376	51,376	51,376	51,376	51,376	44,954	7,468	15,413
15	Park	70,849	70,849	70,849	70,849	72,849	82,246	200/call	35,425
16	Platte	52,860	52,860	52,860	52,860	52,860	76,605	21,600	20,400
17	Sheridan	64,575	64,575	64,575	64,575	67,725	85,575	contract	32,285
18	Sublette	82,688	82,688	82,688	82,688	82,678	93,713	27,563	32,500
19	Sweetwater	75,000	75,000	75,000	75,000	75,000	85,000	55,000	30,000
20	Teton	80,000	80,000	80,000	80,000	80,000	95,000	40,000	37,500
21	Uinta	68,850	68,850	68,850	68,850	68,850	80,950	10,796	28,260
22	Washakie	57,110	57,110	57,110	57,110	60,671	87,567	17,133	21,065
23	Weston	45,000	45,000	45,000	45,000	47,000	48,000	10,800	12,000
	Average	67,077	67,077	67,077	67,077	68,476	82,368	35,492	27,799
	Median	68,289	68,289	68,289	68,289	68,850	83,914	24,000	28,260

TOP TEN WYOMING COUNTIES

	County	Assessor	Clerk	Treasurer	Clerk of District Court	Sheriff	Attorney	Coroner	Commissioner
1	Albany	75,000	75,000	75,000	75,000	75,000	85,000	24,000	23,153
2	Campbell	100,000	100,000	100,000	100,000	100,000	100,000	100,000	37,500
3	Carbon	68,289	68,289	68,289	68,289	68,289	100,000	68,289	25,000
4	Fremont	72,500	72,500	72,500	72,500	72,500	82,827	57,945	31,263
5	Natrona	75,000	75,000	75,000	75,000	75,000	90,000	75,000	25,000
6	Sheridan	64,575	64,575	64,575	64,575	67,725	85,575	contract	32,285
7	Sublette	82,688	82,688	82,688	82,688	82,678	93,713	27,563	32,500
8	Sweetwater	75,000	75,000	75,000	75,000	75,000	85,000	55,000	30,000
9	Teton	80,000	80,000	80,000	80,000	80,000	95,000	40,000	37,500
10	Uinta	68,850	68,850	68,850	68,850	68,850	80,950	10,796	28,260
	Average	76,190	76,190	76,190	76,190	76,504	89,807	50,955	30,246
	Median	75,000	75,000	75,000	75,000	75,000	87,788	55,000	30,632

Wyoming County Assessor Salaries Effective Through December 31, 2013

	County	Annual Salary
1	Campbell	100,000
2	Sublette	82,688
3	Teton	80,000
4	Albany	75,000
5	Laramie	75,000
6	Natrona	75,000
7	Sweetwater	75,000
8	Johnson	74,286
9	Fremont	72,500
10	Park	70,849
11	Uinta	68,850
12	Carbon	68,289
13	Converse	65,070
14	Sheridan	64,575
15	Lincoln	63,197
16	Hot Springs	58,880
17	Crook	57,640
18	Washakie	57,110
19	Big Horn	56,131
20	Goshen	53,472
21	Platte	52,860
22	Niobrara	51,376
23	Weston	45,000
	Average	67,077
	Median	68,289

TOP TEN WYOMING COUNTIES

	County	Annual Salary
1	Campbell	100,000
2	Sublette	82,688
3	Teton	80,000
4	Albany	75,000
5	Natrona	75,000
6	Sweetwater	75,000
7	Fremont	72,500
8	Uinta	68,850
9	Carbon	68,289
10	Sheridan	64,575
	Average	76,190
	Median	75,000

**Wyoming County Clerk Salaries
Effective Through December 31,
2013**

	County	Annual Salary
1	Campbell	100,000
2	Sublette	82,688
3	Teton	80,000
4	Albany	75,000
5	Laramie	75,000
6	Natrona	75,000
7	Sweetwater	75,000
8	Johnson	74,286
9	Fremont	72,500
10	Park	70,849
11	Uinta	68,850
12	Carbon	68,289
13	Converse	65,070
14	Sheridan	64,575
15	Lincoln	63,197
16	Hot Springs	58,880
17	Crook	57,640
18	Washakie	57,110
19	Big Horn	56,131
20	Goshen	53,472
21	Platte	52,860
22	Niobrara	51,376
23	Weston	45,000
	Average	67,077
	Median	68,289

TOP TEN WYOMING COUNTIES

	County	Annual Salary
1	Campbell	100,000
2	Sublette	82,688
3	Teton	80,000
4	Albany	75,000
5	Natrona	75,000
6	Sweetwater	75,000
7	Fremont	72,500
8	Uinta	68,850
9	Carbon	68,289
10	Sheridan	64,575
	Average	76,190
	Median	75,000

**Wyoming County Treasurer
Salaries Effective Through
December 31, 2013**

	County	Annual Salary
1	Campbell	100,000
2	Sublette	82,688
3	Teton	80,000
4	Albany	75,000
5	Laramie	75,000
6	Natrona	75,000
7	Sweetwater	75,000
8	Johnson	74,286
9	Fremont	72,500
10	Park	70,849
11	Uinta	68,850
12	Carbon	68,289
13	Converse	65,070
14	Sheridan	64,575
15	Lincoln	63,197
16	Hot Springs	58,880
17	Crook	57,640
18	Washakie	57,110
19	Big Horn	56,131
20	Goshen	53,472
21	Platte	52,860
22	Niobrara	51,376
23	Weston	45,000
	Average	67,077
	Median	68,289

TOP TEN WYOMING COUNTIES

	County	Annual Salary
1	Campbell	100,000
2	Sublette	82,688
3	Teton	80,000
4	Albany	75,000
5	Natrona	75,000
6	Sweetwater	75,000
7	Fremont	72,500
8	Uinta	68,850
9	Carbon	68,289
10	Sheridan	64,575
	Average	76,190
	Median	75,000

**Wyoming County Clerk of Dist.
Court Salaries Effective Through
December 31, 2013**

	County	Annual Salary
1	Campbell	100,000
2	Sublette	82,688
3	Teton	80,000
4	Albany	75,000
5	Laramie	75,000
6	Natrona	75,000
7	Sweetwater	75,000
8	Johnson	74,286
9	Fremont	72,500
10	Park	70,849
11	Uinta	68,850
12	Carbon	68,289
13	Converse	65,070
14	Sheridan	64,575
15	Lincoln	63,197
16	Hot Springs	58,880
17	Crook	57,640
18	Washakie	57,110
19	Big Horn	56,131
20	Goshen	53,472
21	Platte	52,860
22	Niobrara	51,376
23	Weston	45,000
	Average	67,077
	Median	68,289

TOP TEN WYOMING COUNTIES

	County	Annual Salary
1	Campbell	100,000
2	Sublette	82,688
3	Teton	80,000
4	Albany	75,000
5	Natrona	75,000
6	Sweetwater	75,000
7	Fremont	72,500
8	Uinta	68,850
9	Carbon	68,289
10	Sheridan	64,575
	Average	76,190
	Median	75,000

**Wyoming County Sheriff Salaries
Effective Through December 31,
2013**

	County	Annual Salary
1	Campbell	100,000
2	Sublette	82,678
3	Teton	80,000
4	Johnson	79,834
5	Albany	75,000
6	Laramie	75,000
7	Natrona	75,000
8	Sweetwater	75,000
9	Park	72,849
10	Fremont	72,500
11	Crook	69,168
12	Uinta	68,850
13	Carbon	68,289
14	Sheridan	67,725
15	Lincoln	66,005
16	Converse	65,070
17	Washakie	60,671
18	Hot Springs	60,471
19	Big Horn	56,131
20	Goshen	53,472
21	Platte	52,860
22	Niobrara	51,376
23	Weston	47,000
	Average	68,476
	Median	68,850

TOP TEN WYOMING COUNTIES

	County	Annual Salary
1	Campbell	100,000
2	Sublette	82,678
3	Teton	80,000
4	Albany	75,000
5	Natrona	75,000
6	Sweetwater	75,000
7	Fremont	72,500
8	Uinta	68,850
9	Carbon	68,289
10	Sheridan	67,725
	Average	76,504
	Median	75,000

**Wyoming County Attorney
Salaries Effective Through
December 31, 2013**

	County	Annual Salary
1	Laramie	n/a
2	Campbell	100,000
3	Carbon	100,000
4	Teton	95,000
5	Johnson	94,658
6	Sublette	93,713
7	Natrona	90,000
8	Washakie	87,567
9	Converse	87,000
10	Sheridan	85,575
11	Albany	85,000
12	Sweetwater	85,000
13	Fremont	82,827
14	Park	82,246
15	Lincoln	81,453
16	Hot Springs	81,159
17	Uinta	80,950
18	Crook	80,696
19	Platte	76,605
20	Goshen	74,868
21	Big Horn	74,835
22	Weston	48,000
23	Niobrara	44,954
	Average	82,368
	Median	83,914

TOP TEN WYOMING COUNTIES

	County	Annual Salary
1	Campbell	100,000
2	Carbon	100,000
3	Teton	95,000
4	Sublette	93,713
5	Natrona	90,000
6	Sheridan	85,575
7	Albany	85,000
8	Sweetwater	85,000
9	Fremont	82,827
10	Uinta	80,950
	Average	89,807
	Median	87,788

**Wyoming County Coroner
Salaries Effective Through
December 31, 2013**

	County	Annual Salary
1	Lincoln	not sure
2	Sheridan	contract
3	Park	200/call
4	Converse	Contract
5	Campbell	100,000
6	Natrona	75,000
7	Carbon	68,289
8	Fremont	57,945
9	Sweetwater	55,000
10	Laramie	53,000
11	Johnson	42,000
12	Teton	40,000
13	Sublette	27,563
14	Albany	24,000
15	Big Horn	22,705
16	Platte	21,600
17	Crook	17,292
18	Washakie	17,133
19	Hot Springs	12,200
20	Goshen	11,560
21	Weston	10,800
22	Uinta	10,796
23	Niobrara	7,468
	Average	35,492
	Median	24,000

TOP TEN WYOMING COUNTIES

	County	Annual Salary
1	Sheridan	contract
2	Campbell	100,000
3	Natrona	75,000
4	Carbon	68,289
5	Fremont	57,945
6	Sweetwater	55,000
7	Teton	40,000
8	Sublette	27,563
9	Albany	24,000
10	Uinta	10,796
	Average	50,955
	Median	55,000

**Wyoming County Commissioner
Salaries Effective Through
December 31, 2013**

	County	Annual Salary
1	Johnson	42,000
2	Laramie	40,516
3	Campbell	37,500
4	Teton	37,500
5	Lincoln	36,445
6	Park	35,425
7	Sublette	32,500
8	Sheridan	32,285
9	Fremont	31,263
10	Sweetwater	30,000
11	Big Horn	28,665
12	Uinta	28,260
13	Crook	25,362
14	Carbon	25,000
15	Natrona	25,000
16	Goshen	23,982
17	Albany	23,153
18	Washakie	21,065
19	Converse	20,690
20	Platte	20,400
21	Niobrara	15,413
22	Hot Springs	14,959
23	Weston	12,000
	Average	27,799
	Median	28,260

TOP TEN WYOMING COUNTIES

	County	Annual Salary
1	Campbell	37,500
2	Teton	37,500
3	Sublette	32,500
4	Sheridan	32,285
5	Fremont	31,263
6	Sweetwater	30,000
7	Uinta	28,260
8	Carbon	25,000
9	Natrona	25,000
10	Albany	23,153
	Average	30,246
	Median	30,632