7/17/18 City Council Meeting

Handouts received after agenda posted



Proposed 1% Transaction Tax

7/17/2018 NATHAN OLSON, CITY MANAGER



What is the City Proposing?

- ▶ A 1% transaction and use tax on goods sold in the City limits, with 100% of the revenues coming back to the City's general fund.
- Is the equivalent of an extra 1 cent for every dollar spent in Lemoore.
- ► This resolution requires a 2/3 vote to go on the ballot in November. This means 4 yes votes.
- Approval tonight would only put the measure on the ballot for citizens to vote on in November, it is <u>not</u> an approval to raise the transactions tax 1%.



Why Now?

- ▶ On June 5th, council directed staff to bring back a general tax option.
- Revenues are not keeping up with expenditures- 12,564,000 projected revenues with 12,846,000 in expenses creates an approximate deficit of \$282,000.
- The current budget maintains current services but does not allow for growth or improvements.
- SB1 funds in jeopardy on November ballot. (Prop. 6)
- Opportunity Zones not awarded in Lemoore.



Why is the City Proposing a Sales Tax Measure?



Public Safety

- ► The 2018/19 budget maintains a status quo in most areas except for public safety
 - ▶ PD added 2 HC, 1 officer, 1 records technician
 - ▶ Fire added an Admin HC during last fiscal budget
- ➤ Crime is trending downward and with population growth and additional subdivisions in planning and under development, more officers and fire volunteers are needed to keep the city safe.



Parks and Rec

- ▶ Is funded solely by general fund dollars.
- City maintains many parks and offers a variety of programs making the department a jewel of the city.
- Staff wants to maintain and continue to enhance this experience for the community.
- ► Gained 22 acre park and froze positions.
 - ► Currently using Proteus workers to close the gap on underserviced areas.



Parks and Rec

- Golf course
 - Subsidized by general fund
 - Currently has 2 loans- a General Fund Loan and a Lemoore Redevelopment Agency Loan
 - ▶2018-2020 @191k per annum
 - ▶2020-2021 @ 451K
 - ▶2021-2026 @ 300k per annum
 - ▶2.4 million due thru 2027



Economic Development

- ▶ Incentives are needed to promote growth.
- Zero dollars are budgeted for incentives, any general fund incentives given will reduce the general fund revenues.
- ▶ Deals completed today can take several years to produce financial benefits.
- Downtown needs assistance to draw people in and stimulate business retention.



Employees

- Class/comp study was performed but financial gaps were not addressed
 - ▶ Interim steps taken on salary and benefits
 - During bargaining unit talks, city committed to going to ballot for sales tax to assist in general fund revenues



Reserves

- ► City has a target of 25% reserves increasing to 35% within 5 years passed by council on 5/17/16.
- ► Healthy due to reduction in capital improvement projects, minus this adjustment reserves would be around 20%.



Recap on Benefits

- ► The following areas would be the priority for the generated revenues
 - ▶ Public Safety
 - ▶ Parks and Rec
 - ▶ Employees
 - ► Economic Development







Questions?

Dear Mayor and City Councilmembers,

I stand here today to publicly oppose the placement of a 1% sales tax increase on the November ballot. I am also here today to represent the majority of business members in Lemoore that help generate the revenue that provides the city services we have all come to love. According to the proposed resolution, "Lemoore has experienced, and continues to experience, a critical decline in revenues", we all acknowledge that the local economy is suffering. During slow economic downturn we cannot afford to increase the tax load that our consumers carry. A raise in taxes here locally is essentially punishing those who continue to be loyal to our local businesses. What we are essentially saying is, 'thank you for shopping in Lemoore, here are additional taxes that you will not find in other competing markets, please come again". Our consumers will shop elsewhere.

This past week, my team and I have reached out to nearly every business member we have here in Lemoore and while we did not speak to every single one we did speak with the majority have yet to find a single person in favor of this increase. The comments are the same, "How do they expect us to stay in business" or "I am doing everything I can to compete with *insert City here*" or my personal favorite quote, "I guess there really is more in Lemoore...more taxes and more empty buildings".

Today, we were not even supposed to be here. The City had planned on going dark this month and the Chamber planned an event! You may not know, but 200 or so chamber members and their guests are currently at Surf Ranch. In fact, the mixer is going amazing, sort of bummed I had to leave. There is renewed sense of hype. Our businesses can sense the potential for growth. Hashtag #shopANDsurfLemoore has a nice ring to it. So imagine my shock when I hear that the meeting has been placed back on the calendar and not because the proposed tax increase has been thoroughly researched for a significant amount of time but because the lack of time meant we had to rush through a study session and meet today so that we do not miss the deadline for the item to be placed on the ballot. Our own lack of planning meant we could not hold adequate study sessions and take the time to responsibly review all options or properly engage with our community. We now have to rush through and approve the proposal TODAY if we have any hopes of placing this on the ballot. Our citizens, businesses

and consumers deserve more than our throw anything at the wall and hope it sticks options. I am not saying we should never discuss raising any taxes ever, I am saying that this City has a reputation of knee-jerk reactions and our economy is suffering so today is not the day to rush anything. "Just let the voters decide" is something I have heard repeatedly, but by even suggesting we place this on the ballot we send a very clear message to our current and prospective businesses, "When things get tough, we will sacrifice the businesses first". Why would any business want to stay open or build here when we have less people than Hanford and now potentially higher taxes? This does not make for a pro-business environment. We deserve long term strategic planning, not shoot from the hip and hope something works.

I know we are in a deficit, our own Chamber money was cut last year. But we are not so far gone that we cannot take the time to responsibly form a plan that doesn't require our businesses to suffer and doesn't place the burden squarely on the consumers who already pay far too much in taxes. Simply put, the website claims we are a city with a pro-business attitude. An aggressive and desperate attempt at a 1% sales tax increase does not support this claim.

At the end of the day, please do not try to take an estimated \$1.9 million dollars out of our citizen's pockets because council was rushed into this decision. Our businesses, citizens and consumers deserve better than that.

Amy Ward

Department	Category	Project	19/20	20/21	21/22	22/23
City Manager	Community	General Plan EIR				
City Manager	ECDev	Bush/41 Interchange Caltrans Study				
City Manager	ECDev	Bush/41 Interchange Construction	-			
City Manager	Streets/ADA	Streets/ADA Plan	306,000.00	350,000.00	350,000.00	350,000.00
City Manager	Community	Downtown Parking Lot Gravel	137,500.00			
City Manager	Community	City Welcome Signs		25,000.00		
City Manager	Community	City Farm & Compost Facility				
City Manager	ECDev	Economic Development Property Purchase				
City Manager	ECDev	DDAs	40,000.00	40,000.00	40,000.00	40,000.00
City Manager	ECDev	EcDev (Downtown)	75,000.00	50,000.00	50,000.00	50,000.00
Fire	Public Safety	LVFD Volunteers (10)	62,500.00	62,500.00	25,000.00	25,000.00
IT	community	Full Time IT Personnel		90,000.00	90,000.00	90,000.00
Parks & Recreation	Recreation	Youth Sports Park lighting (6 fields)				
Parks & Recreation	Recreation	Three new Little League Fields	250,000.00		250,000.00	250,000.00
Parks & Recreation	Recreation	Light 2 softball fields	180,000.00	180,000.00		
Parks & Recreation	Recreation	Outdoor Ampitheater		150,000.00	150,000.00	
Parks & Recreation	Recreation	CMC Cooling/Heating				
Parks & Recreation	Recreation	Tiny tot soccer field	120,000.00			
Parks & Recreation	Recreation	Batting Cages	50,000.00			
Parks & Recreation	Recreation	Rock Wall	25,000.00			
Parks & Recreation	Recreation	Sound system / Announcing system	25,000.00			
Parks & Recreation	Recreation	Basketball Court upgrades				
Parks & Recreation	Community	Tree trimming	60,000.00			
Parks & Recreation	Recreation	50 meter pool				
Parks & Recreation	Recreation	Pool Operation and Maintenance				
Parks & Recreation	Community	Senior Meal Program	20,000.00	20,000.00	20,000.00	20,000.00
Police	Public Safety	Dispatch	209,000.00	700,000.00	722,500.00	746,125.00
Police	Public Safety	Police Officers & Equip (3)	160,000.00	245,000.00	190,000.00	330,000.00
Streets	Public Safety	Lighted Crosswalk (3)	180,000.00			
Streets	Streets/ADA	Temporary Round About/EIR				
			\$1,900,000.00 \$0.00	\$1,912,500.00 -\$12,500.00	\$1,887,500.00 \$12,500.00	\$1,901,125.00 -\$1,125.00

23/24	24/25	25/26	26/27	
		250,000.00	250,000.00	
			1,200,000.00	
			12,500,000.00	
350,000.00	400,000.00	325,000.00	700,000.00	
			500,000.00	
			3,000,000.00	
40,000.00	40,000.00	40,000.00		
50,000.00	50,000.00	50,000.00	50,000.00	
25,000.00	25,000.00	25,000.00	25,000.00	
90,000.00	90,000.00	90,000.00	90,000.00	
			1,080,000.00	
			500,000.00	
	140,000.00			60k per year
				6,000,000.00 300,000.00
20,000.00	20,000.00	20,000.00	20,000.00	,
770,931.25	796,977.81	824,326.70	853,043.04	
87,550.00	91,927.50	96,523.88	101,350.07	
180,000.00		180,000.00		
200,000.00	200,000.00			
31,813,481.25	\$1,853,905.31	\$1,900,850.58	\$20,869,393.11	
\$86,518.75	\$46,094.69	-\$850.58	-\$18,969,393.11	

public safety	611,500.00	1,007,500.00	937,500.00	1,101,125.00
community	217,500.00	135,000.00	110,000.00	110,000.00
EcDev	115,000.00	90,000.00	90,000.00	90,000.00
Recreation	650,000.00	330,000.00	400,000.00	250,000.00
Streets/ADA	306,000.00	350,000.00	350,000.00	350,000.00
total	1,900,000.00	1,912,500.00	1,887,500.00	1,901,125.00
percentage		-	-	-
public safety	32.18%	52.68%	49.67%	57.92%
community	11.45%	7.06%	5.83%	5.79%
EcDev	6.05%	4.71%	4.77%	4.73%
Recreation	34.21%	17.25%	21.19%	13.15%
Streets/ADA	16.11%	18.30%	18.54%	18.41%
total	100.00%	100.00%	100.00%	100.00%

12,800,000.00 1.080% 138,240.000

1,063,481.25	913,905.31	1,125,850.58
110,000.00	110,000.00	360,000.00
90,000.00	90,000.00	90,000.00
-	140,000.00	-
550,000.00	600,000.00	325,000.00
1,813,481.25	1,853,905.31	1,900,850.58
58.64%	49.30%	59.23%
6.07%	5.93%	18.94%
4.96%	4.85%	4.73%
0.00%	7.55%	0.00%
30.33%	32.36%	17.10%
100.00%	100.00%	100.00%



JOINT LEMOORE CITY COUNCIL /

★LEMOORE REDEVELOPMENT

SUCCESSOR AGENCY

COUNCIL CHAMBER

429 C STREET

July 17, 2018

AGENDA

Please silence all electronic devices as a courtesy to those in attendance. Thank you.

7:30 pm REGULAR SESSION

- a. CALL TO ORDER
- b. PLEDGE OF ALLEGIANCE
- c. INVOCATION
- d. AGENDA APPROVAL, ADDITIONS, AND/OR DELETIONS

PUBLIC COMMENT

This time is reserved for members of the audience to address the City Council on items of interest that are not on the Agenda and are within the subject matter jurisdiction of the Council. It is recommended that speakers limit their comments to 3 minutes each and it is requested that no comments be made during this period on items on the Agenda. The Council is prohibited by law from taking any action on matters discussed that are not on the Agenda. Prior to addressing the Council, any handouts for Council will be provided to the City Clerk for distribution to the Council and appropriate staff.

CEREMONIAL / PRESENTATION – Section 1

No Ceremonial / Presentations

DEPARTMENT AND CITY MANAGER REPORTS - Section 2

2-1 Department & City Manager Reports

CONSENT CALENDAR - Section 3

Items considered routine in nature are placed on the Consent Calendar. They will all be considered and voted upon in one vote as one item unless a Council member or member of the public requests individual consideration.

- 3-1 Approval Minutes Regular Meeting June 19, 2018
- 3-2 Approval Second Reading Adopting Ordinance Providing a Cost Sharing Sidewalk Repair Program Ordinance 2018-05
- 3-3 Approval Resolution 2018-37 Bienniel Review of Conflict of Interest Code
- ★ 3-4 Approval Oversight Board Recommendation for Sale of Property to the City of Lemoore APN 024-080-068 and APN 024-080-070

PUBLIC HEARINGS - Section 4

Report, discussion and/or other Council action will be taken.

- 4-1 Resolution 2018-38 Approving Ballot Measure Text to be Submitted to the Voters Related to a Transactions and Use Tax of One Percent to be Designated as Measure "___" to be Submitted to Voters on November 6, 2018 Statewide General Election, Requesting Kings County Elections to Conduct the Election, and Requesting Consolidation of the Election (Olson)
- 4-2 First Reading Ordinance 2018-06 Adding Article C to Chapter 3 of Title 3 of the City of Lemoore Municipal Code Relating to a Transaction and Use Tax (Olson)

NEW BUSINESS - Section 5

Report, discussion and/or other Council/Successor Agency action will be taken.

- February Report and Recommendation Acquisition of Redevelopment Agency Property in the amount of \$232,275 APN 024-80-068 (23 acres) and APN 024-080-070 (12 acres) (Olson)
- 5-2 Report and Recommendation Option Agreement with KKAL, LP to Purchase 84.22 acres (Olson)
- 5-3 Report and Recommendation Real Property License Agreement with Bush Construction for Portions of APN 024-520-075 and APN 024-520-076 (Speer)

CITY COUNCIL REPORTS AND REQUESTS - Section 6

6-1 City Council Reports / Requests

<u>ADJOURNMENT</u>

Upcoming Council Meetings

- City Council Regular Meeting, Tuesday, August 7, 2018
- City Council Regular Meeting, Tuesday, August 21, 2018

Agendas for all City Council meetings are posted at least 72 hours prior to the meeting at the City Hall, 119 Fox St., Written communications from the public for the agenda must be received by the City Clerk's Office no less than seven (7) days prior to the meeting date. The City of Lemoore complies with the Americans with Disabilities Act (ADA of 1990). The Council Chamber is accessible to the physically disabled. Should you need special assistance, please call (559) 924-6705, at least 4 business days prior to the meeting.

PUBLIC NOTIFICATION

I, Mary J. Venegas,	City Clerk for the City of L	emoore, declare ι	under penalty of perj	ury that I posted the
above City Council	Agenda for the meeting of	July 17, 2018 at	City Hall, 119 Fox S	Street, Lemoore, CA
on July 13, 2018.				

//s//
Mary J. Venegas, City Clerk

June 19, 2018 Minutes Lemoore City Council Regular and Special City Council Meeting

CALL TO ORDER:

At 7:30 p.m., the meeting was called to order. The special meeting was run in concurrence.

ROLL CALL: Mayor: MADRIGAL

Mayor Pro Tem: NEAL

Council Members: BLAIR, BROWN, CHEDESTER

City Staff and contract employees present: City Manager Olson; Assistant City Manager Speer; City Attorney Sanchez; Public Works Director Rivera; Community Services Director Holwell; Police Chief Smith; Parks and Recreation Director Glick; Finance Director Corder; City Clerk Venegas.

PUBLIC COMMENT

Ray Etchegoin thanked the City of Lemoore and its citizens for supporting the Kings Lions 5th Annual Brewfest at Kings Lions Park.

CEREMONIAL / PRESENTATION - Section 1

1-1 Recognition of two City of Lemoore Lighting Landscape and Maintenance District (LLMD) Maintenance Workers

Mayor Madrigal presented a Certificate of Appreciation to City Maintenance Workers Joe Soto and Salvador Vargas for their demonstrated honesty and integrity in returning a found wallet while performing their job duties.

1-2 Recognition of new Lemoore Police Department Sergeant

Police Chief Smith recognized Matthew Smith as the newly promoted Sergeant for the Lemoore Police Department.

Adjourned at 7: 45 pm for a 15 minute break. Re-adjourned at 7:54 p.m.

DEPARTMENT AND CITY MANAGER REPORTS - Section 2

2-1 Department & City Manager Reports

Fire Chief German provided the monthly call report for LVFD for the month of May. A total of 146 calls were responded to with 4 meetings, 23 fire, 114 EMT and 4 miscellaneous. The year to date total calls are 805 with 22 meetings, 125 fire, 648 EMT, and 10 miscellaneous.

Fire Chief German also stated LVFD supports the proposed dispatch center.

CONSENT CALENDAR – Section 3

- 3-1 Approval Minutes Regular Meeting June 5, 2018
- 3-2 Approval Second Reading Amendment to Voting Districts Boundaries to Include Annexed Property Ordinance 2018-04
- 3-3 Approval Appointment of Downtown Merchants Advisory Member
- 3-4 Approval Investment Report for the Month Ended January 31, 2018
- 3-5 Approval Investment Report for the Month Ended February 28, 2018
- 3-6 Approval Investment Report for the Month Ended March 31, 2018
- 3-7 Approval Investment Report for the Month Ended April 30, 2018
- 3-8 Approval Notice of Completion CIP 5301 Cimarron Sewer Line Repair Phase 2
- 3-9 Approval Notice of Completion for Tract No. 908, Capistrano Phase 5
- 3-10 Approval Rescind Resolution 2018-01 and Amend the City Council Meeting Schedule for the 2018 Calendar Year Resolution 2018-33
- 3-11 Approval Adoption of Laborer Job Description
- 3-12 Approval Notice of Completion CIP 5024 and 5006 19 ½ Avenue Sidewalk and Slurry Seal from the Grove Apartments to Bush Street

Council Member Blair pulled Items 3-4, 3-5, 3-6 and 3-7 for separate consideration.

Motion by Council Member Chedester, seconded by Council Member Brown, to approve the Consent Calendar, excluding Items 3-4, 3-5, 3-6 and 3-7.

Ayes: Chedester, Brown, Blair, Neal, Madrigal

- 3-4 Approval Investment Report for the Month Ended January 31, 2018
- 3-5 Approval Investment Report for the Month Ended February 28, 2018
- 3-6 Approval Investment Report for the Month Ended March 31, 2018
- 3-7 Approval Investment Report for the Month Ended April 30, 2018

Motion by Council Member Blair, seconded by Council Member Neal, to approve Items 3-4, 3-5, 3-6 and 3-7.

Ayes: Blair, Neal, Chedester, Brown, Madrigal

PUBLIC HEARINGS – Section 4

4-1 Fiscal Year 2018-2019 Budget Adoption and Resolution 2018-34

Public Hearing opened at 8:02 p.m. No one spoke. Public Hearing closed at 8:02 p.m.

Motion by Council Member Chedester, seconded by Council Member Neal, to approve the recommended operating budget for Fiscal Year (FY) 2018-2019 and Budget Adoption Resolution 2018-34

Ayes: Chedester, Neal, Brown, Madrigal

Noes: Blair

4-2 First Reading – Adopting Ordinance Providing a Cost Sharing Sidewalk Repair Program
 – Ordinance 2018-05

Public Hearing opened at 8:18 p.m.

Spoke: Kristen Cursio

Roman Benitz Tom Reed Ray Etchegoin Christina Ortiz

Public Hearing closed at 8:33 p.m.

Motion by Council Member Chedester, seconded by Council Member Brown, to approve the introduction (first reading) of Ordinance No. 2018-05 Adding Chapter 13, and Sections 7.13.01 through 7.13.07 of the Lemoore Municipal Code relating to sidewalk repair and establishing a cost sharing program; waive the reading of the Ordinance in its entirety and set the second hearing on the Ordinance for the City Council's next regular meeting. A two month waiting period before implementation is required.

Ayes: Chedester, Brown, Neal, Madrigal

Noes: Blair

4-3 Public Nuisances – Ordering Weed Abatement – Resolution 2018-26

Public Hearing opened at 8:46 p.m. No one spoke.

Public Hearing closed at 8:46 p.m.

Motion by Council Member Brown, seconded by Council Member Neal, to proceed with weed abatement measures, as outlined in Ordinance 4-2 and Resolution 2018-26, adopted June 5, 2018.

Ayes: Brown, Neal, Chedester, Blair, Madrigal

NEW BUSINESS - Section 5

5-1 Agreement between the City of Lemoore, Lemoore Youth Soccer League (LYSL) and the Lemoore Youth Softball Association (LYSA) for the use of the Lemoore Youth Sports Complex

Spoke: John Hobson

Guy Brogen

Motion by Council Member Brown, seconded by Council Member Blair, to accept termination of the Ground Lease and Sports Park Complex Development Agreement of 1995 effective June 30, 2018; Approve five-year lease agreements between the City of Lemoore, LYSA, and LYSL for the use of the Lemoore Youth Sports Park for practices, games, league activities, and tournaments during specified days and times and authorize the City Manager to sign the agreement on behalf of the City of Lemoore.

Ayes: Brown, Blair, Chedester, Neal, Madrigal

5-2 Contract for Professional Services with Teter for New Police Dispatch Modular Building and Site Improvements

Motion by Council Member Neal, seconded by Council Member Chedester, to approve the professional services contract with Teter for the design and construction administration of a new police dispatch facility for the City of Lemoore.

Ayes: Neal, Chedester, Brown, Blair, Madrigal

5-3 Appointment of Voting Delegate to League of California Cities Annual Conference

Motion by Council Member Chedester, seconded by Council Member Neal, to appoint Council Member Brown as the Voting Delegate and Council Member Neal as the alternate for the League of California Cities Annual Conference.

Ayes: Chedester, Neal, Brown, Blair, Madrigal

Intention to Levy and Collect the Annual Assessments within Landscape and Lighting Maintenance District No. 1 (LLMD) Zones 1 through 13 (Resolution 2018-35) and Public Facilities Maintenance District No. 1 (PFMD) Zones 1 through 8 (Resolution 2018-36) (Rivera)

Motion by Council Member Brown, seconded by Council Member Neal, to approve the Engineer's Report and adopt Resolution No. 2018-35 Intention to Levy and Collect the Annual Assessments for LLMD District 1 Zones 1, 3, 5, 6, 7, 8, 9, 10, 11, 12 and 13 and Resolution No. 2018-36 Intention to Levy and Collect Annual Assessments for PFMD District 1 Zones 1, 2, 3, 4, 5, 6, 7 and 8 setting a public hearing on August 7, 2018.

Ayes: Chedester, Brown, Blair, Neal, Madrigal

CITY COUNCIL REPORTS AND REQUESTS - Section 6

6-1 City Council Reports / Requests

Council Member Blair received a question from community members asking where is the video from the budget study session as it is not online. Also asked if the comments received on facebook could be taken into consideration. Looking for a solution to comments received during the live feed. Consensus from Council was received to discuss during a study session.

Council Member Blair traveled to Sacramento for a Unity Event. Spoke with many leaders. Would like the opportunity to benefit and City and speak on behalf of the City. Invite other Council Members to join.

Council Member Brown will attend the Groundwater Sustainability meeting on Thursday, June 21st at 5:30pm in Council Chambers. Closer to finalizing the groundwater sustainable plan. Thank you to staff and City Manager for hard work.

Council Member Chedester will attend the Kings County Mosquito Abatement meeting tomorrow at 3 p.m.

Mayor Pro Tem Neal inquired of the status of the Youth Advisory Committee. Parks and Recreation Director Glick said they met in May and will meet again in July. Applications are always welcome.

Mayor Madrigal received notification from Dr. Crystal Hernandez. She will be hosting a seminar in conjunction with Kings County Wellness on Tuesday, July 10, 2018 from 10-12pm at the Hanford Civic Auditorium.

	<u>ADJOURNMENT</u>	
At 9:40 p.m., the meeting adjourned.		
Approved the 17 th day of July 2018.		
ATTEST:	APPROVED:	
Mary J. Venegas	Ray Madrigal	_
City Clerk	Mayor	



711 West Cinnamon Drive ● Lemoore, California 93245 ● (559) 924-6700 ● Fax (559) 924-9003

Staff Report

Item No: 3-2

To: Lemoore City Council

From: Nathan Olson, City Manager

Date: July 3, 2018 Meeting Date: July 17, 2018

Subject: Second Reading – Adopting Ordinance Providing a Cost Sharing

Sidewalk Repair Program – Ordinance 2018-05

Strategic Initiative:

Safe & Vibrant Community	☐ Growing & Dynamic Economy
☐ Fiscally Sound Government	☐ Operational Excellence
□ Community & Neighborhood Livability	☐ Not Applicable

Proposed Motion:

After conducting the second hearing on proposed Ordinance No. 2018-03, approve the Cost Sharing Sidewalk Repair Program with the understanding that there will two (2) months of advertising before any applications will be approved, waive the reading of the ordinance in its entirety, and adopt the ordinance.

Subject/Discussion:

On June 18, 2018, City Council approved the first reading of Ordinance No. 2018-05 with the caveat that two (2) months advertising be completed prior to accepting applications in order for all the public to have the opportunity to apply.

Sidewalk maintenance has been a long term issue for the community and the City. California Streets and Highway Code Section 5610 state the responsibility of sidewalk maintenance and repair falls on the adjacent property owners, however the City acknowledges that this responsibility can become quite costly, and can become a burden to the property owner.

As an incentive to repair sidewalks that are in a state of disrepair, and ease the burden of the cost, staff has drafted an ordinance creating a cost sharing program. Property owners, or tenants, may submit an application to get reimbursed up to \$2,500 for the repair of their damaged sidewalk, including tree removal and replacement.

Eligibility requirements include:

- Submitting an application prior to work commencing
- Sidewalk(s) must be within City limits
- Appropriate permits must be filed prior to work being started
- Work must pass a City inspection prior to reimbursement being issued

This program would be first-come first-served program with funds limited to the current year's budget. Applications received after all current year funds are expended will be held for the following fiscal year.

City Council held a public meeting during the June 19, 2018 meeting, and approved the first reading of Ordinance 2018-05 on a 4-1 vote.

Financial Consideration(s):

For fiscal year 2018-2019 the proposed budget is \$100,000 for CIP 5717 funded with General Fund monies.

Alternatives or Pros/Cons:

Pros:

 The program would create an incentive to repair damaged sidewalks, alleviating safety risks within the City.

Cons:

• A cost of \$100,000 which is already included in the proposed 2018-2019 budget.

Commission/Board Recommendation:

Not Applicable.

Staff Recommendation:

Staff recommends City Council hold the second hearing on proposed Ordinance No. 2018-05, approving the Cost Sharing Sidewalk Program, waive the reading of the ordinance in its entirety and adopt the ordinance. If the Ordinance is adopted, the Program would be established in 30 days and applications would be accepted after two months of advertising.

Attachments:		Review:	Date:
□ Resolution:			07/10/18
☑ Ordinance:	2018-05	□ City Attorney	07/12/18
□ Мар			07/13/18
□ Contract		□ City Manger	07/12/18
□ Other		☐ Finance	
List:			

ORDINANCE NO. 2018-05

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LEMOORE ADDING CHAPTER 13 AND 14, AND SECTIONS 7.13.01 THROUGH 7.13.07, AND SECTIONS 7.14.01 THROUGH 7.14.04 TO TITLE 7 OF THE CITY OF LEMOORE MUNICIPAL CODE PERTAINING TO SIDEWALK AREA MAINTENANCE AND REPAIR AND COST REIMBURSEMENT

The City Council of the City of Lemoore does ordain as follows:

SECTION 1. Findings.

- A. Pursuant to section 5610 of the Streets and Highways Code, landowners adjacent to public sidewalk areas are responsible for maintaining such sidewalk areas in a safe condition that does not interfere with the public's convenience.
- B. Pursuant to section 5615 of the Streets and Highways Code, the superintendent of streets and repairs (in Lemoore, the Public Works Director) may repair and maintain a sidewalk area if the adjacent landowner does not, and assess and charge the abutting landowner for the cost of such repairs.
- C. Under the Lemoore Municipal Code, the adjacent landowner currently bears no responsibility to the general public for maintaining safe conditions on adjacent sidewalk areas, other than a duty of ordinary care, and cannot be held liable for personal injuries borne by the general public resulting from unsafe sidewalk area conditions.
- D. This Ordinance is designed to clarify the sidewalk area maintenance responsibilities of adjacent landowners, and to expressly make them liable to members of the general public for personal or property damage that results from the landowner's failure to maintain the adjacent sidewalk area.

SECTION 2. Adoption of Chapter 7.13.

Chapter 7.13, and Sections 7.13.01 through 7.13.07, of Title 7 of the Lemoore Municipal Code, are hereby added to read as follows:

Chapter 7.13

SIDEWALK AREA MAINTENANCE AND REPAIR

Sec. 7.13.01 Purpose and applicability.

It is the purpose of this chapter to provide sidewalk area maintenance and repair procedures which are alternative and supplementary to the procedures set forth in Streets and Highways Code, Division 7, Part 3, Chapter 22, commencing at Section 5600, as those sections now exist or may hereafter be amended or renumbered. The City, in each instance, may follow the procedures set

forth in the Streets and Highways Code or those set forth in this chapter, or some combination thereof. In the event of any conflict between the provisions of the Streets and Highways Code and this chapter, the provisions of this chapter shall control.

Sec. 7.13.02 Definitions.

For purposes of this chapter, the following definitions apply:

- (a) "Defective sidewalk" means a sidewalk area where, in the judgment of the director, the vertical or horizontal line or grade is altered or displaced to the extent that a safety hazard exists, or the sidewalk area is in such a condition as to endanger property or persons using the sidewalk area in a reasonable manner, or is in such a condition as to interfere with the public convenience in the use thereof.
- (b) "Director" means the public works director, or his/her designee; "director" shall have the same meaning as the terms "superintendent of streets" and "City engineer" as those terms are utilized in the Streets and Highways Code Section 5600 *et seq*.
- (c) "Lot," "lots" or "portions of a lot" means a parcel of real property located within the City adjacent to or fronting on any portion of a sidewalk area, and when used in connection with the phrase, "adjacent to or fronting on the defective sidewalk," or variation thereof, shall refer to the property in front of or along the side of the defective sidewalk.
- (d) "Maintain and repair" shall mean maintenance so that the sidewalk area remains in a condition that is not dangerous to property or persons using the sidewalk area in a reasonable manner and in a condition that will not interfere with the public convenience in use of the sidewalk area, and shall include, but not be limited to: maintenance and repair of sidewalks including grinding, removal and replacement of sidewalks; maintenance and repair of curbs and gutters; removal and filling or replacement of parking strips; removal of weeds and/or debris; supervision and maintenance of permissible signs and removal of impermissible signs; tree root pruning and installing root barriers; trimming of trees, shrubs and/or ground cover including areas within park strips and between the property line of the adjacent property and the street pavement line.
- (e) "Owner" means any person owning a lot, lots, or portions of a lot within the City, adjacent to or fronting on any portion of a sidewalk area.
- (f) "Person" shall include a natural person, joint venture, joint stock company, partnership, association, club, company, corporation, business, trust, organization, or the manager, lessee, agent, servant, officer or employee of any of them
- (g) "Sidewalk area" means that portion of a street between the street pavement line and the adjacent property line, including curbs and gutters, sidewalks, a park or parking strip, bulkheads, retaining walls, or other works for the protection of any sidewalk area.

Sec. 7.13.03 Owner's duty to maintain and repair sidewalk areas.

The owner of a lot, lots or portions of a lot adjacent to or fronting on any portion of a sidewalk area shall maintain the sidewalk area in a safe and non-dangerous condition, and shall repair such sidewalk area and pay the costs and expenses therefor, including, but not limited to, charges for the City's costs of inspection and administration whenever the City undertakes sidewalk maintenance and repair pursuant to sections 7.13.05 and 7.13.06 of this chapter, and including the costs of collection and placing any assessment lien on the property due to failure of the owner to promptly pay such costs. The procedures set forth in Streets and Highways Code Sections 5600 *et seq.* shall apply to the imposition and collection of costs and assessments.

Sec. 7.13.04 Liability for injuries to public.

The owner required by Section 7.13.03 to maintain and repair the sidewalk area shall owe a duty to members of the public to keep and maintain the sidewalk area in a safe and non-dangerous condition. If, as a result of the failure of any property owner to maintain the sidewalk area in a safe and non-dangerous condition as required by Section 7.13.03, any person suffers injury to or damage to person or property, the owner shall be liable to such person for the resulting damage or injury.

Sec. 7.13.05 Notice to repair.

Where the director has actual notice of the existence of a defective sidewalk, the director may give written notice to repair the defective sidewalk to the owner of the lot, lots or portions thereof adjacent to or fronting on the defective sidewalk. Service of the notice to repair shall be by either regular U.S. mail or by personal service. The notice to repair shall particularly specify what work is required to be done and how the same is to be done and what materials shall be used in the repair; that if the owner proceeds to undertake the repair by private contract, his/her activities will be governed by the provisions of this chapter; the time period within which the repair must be commenced by the owner; and that if the repair is not commenced within such time period and prosecuted diligently without interruption to completion, the director may proceed with the repair, and the cost shall be a lien on the property upon the owner's failure to timely reimburse the City for such cost pursuant to section 7.13.06. The materials and construction work shall be in strict conformance with the applicable portions of the City's standard specifications as they now exist, or as they may hereafter be amended.

For the purposes of this section, the owner is deemed to timely commence the repair of the defective sidewalk by the filing of an application for an encroachment permit with the Planning and Development Services Department within the time period specified in the notice to repair.

Sec. 7.13.06 Failure to make required repairs.

If the person(s) provided with a notice to repair fails to commence the repairs within the time period specified in said notice, or timely commences the repair but fails to diligently prosecute the same without interruption to completion, the director may thereafter cause the City to make the required repairs and bill the person(s) for the cost thereof. If such person(s) fails to pay the cost within the

time period specified in the payment invoice, the unpaid sum shall be a lien on the lot, lots or portions thereof adjacent to or fronting on the defective sidewalk.

Sec. 7.13.07 Exception for City installed and maintained trees.

Notwithstanding the provisions of sections 7.13.03 and 7.13.04, the owner of a lot, lots or portions of a lot adjacent to or fronting on any portion of a sidewalk area shall not be required to repair any defective sidewalk if its condition was caused by a City planted and maintained tree in any street, right of way, park or other public place.

Chapter 7.14, and Sections 7.14.01 through 7.13.04, of Title 7 of the Lemoore Municipal Code, are hereby added to read as follows:

SECTION 3. Adoption of Chapter 7.14.

Chapter 7.14

COST SHARING SIDEWALK REPAIR PROGRAM

Sec. 7.14.01: PURPOSE

In order to incentivize and assist the community in repairing and maintaining sidewalks for the overall benefit of the public, the cost sharing sidewalk repair program is hereby adopted to outline a process for reimbursing funds to the property owner for the cost of repairing sidewalks adjacent to their property.

Sec. 7.14.02: DEFINITIONS:

For the purposes of this chapter, unless otherwise apparent from the contact, certain words and phrases used in this chapter are defined as follows:

- (a) "Sidewalk" shall mean a paved, surfaced or leveled area, usually separated from the street, used as a pedestrian walkway.
- (b) "Curb" shall mean a stone or concrete edging to a street, sidewalk, or path.
- (c) "Eligible Area" shall mean a sidewalk, curb, gutter or drive approach located within City limits.
- (c) "Gutter" shall mean a groove or channel for flowing liquid, adjacent to the street, sidewalk, path, or curb.
- (d) "Drive Approach" shall mean a drive way or the area between the street and a defined area of private property intended for the ingress and egress of vehicles.

Sec. 7.14.03: ELIGIBILITY

In order to be eligible for the program, applicants must adhere to all the following conditions:

- A. The proposed work or construction must be to an Eligible Area only.
- B. An application must be submitted and approved prior to and work or construction on the eligible area. If a person has multiple properties, an individual application must be received for each property.
- C. A licensed concrete contractor is required for any and all curb, gutter or drive approach work.
- D. After approval of an application has been granted and the work on the eligible area completed, receipts/invoices for the work must be received within 60 days of approval.
- E. All proper permits must be on file with the City of Lemoore Public Works.
- F. A city inspection must be completed prior to reimbursement being issued to ensure the new sidewalk meets all city standards and regulations.

Sec. 7.14.04: REIMBURSEMENT

The City of Lemoore will share the cost of repairing sidewalks adjacent to the applicant's property in the form of a reimbursement after the work is complete. Program funds will be limited to the current year's budget, and will be issued on a first-come first-serve basis. The reimbursable amount will be as follows:

- A. The maximum total amount to be reimbursed per application will be \$2,500 in one or more of the following reimbursement categories:
 - 1) For repairs being completed by the property owner, the applicant may be reimbursed a flat amount of \$10 per square foot. Receipts for materials must be submitted.
 - 2) For repairs being completed by a hired licensed concrete contractor or hired handyman, the applicant may be reimbursed 50% of the invoice. Invoice must include square footage of repaired section.
 - 3) The cost of permits or inspections may be submitted for 50% reimbursement.

- 4) If in the event that a tree must be removed and replaced to repair the sidewalk, the cost of removal and replacement may be submitted for 50% reimbursement if all the following conditions are met:
 - i. A permit to remove the tree is on file. This permit is issued at no cost.
 - ii. The replacement tree is on the City approved tree list.

SECTION 4. Severance Clause.

The City Council declares that each provision of this ordinance is severable and independent of every other provision. If any portion of this ordinance is held invalid, the City Council declares that it would have adopted the remaining provisions of this ordinance irrespective of the portion held in valid, and further declares its express intent that the remaining provisions of this ordinance should remain in effect after the invalid portion has been eliminated.

SECTION 5. This Ordinance shall take effect 30 days after its adoption.

SECTION 6. The City Clerk is hereby directed to cause a summary of this Ordinance to be published by one insertion in a newspaper of general circulation in the community at least five (5) days prior to adoption and again (15) days after its adoption. If a summary of the ordinance is published, then the City Clerk shall cause a certified copy of the full text of the proposed ordinance to be posted in the office of the City Clerk at least five (5) days prior to the Council meeting at which the ordinance is adopted, and again after the meeting at which the ordinance is adopted. The summary shall be approved by the City Attorney.

The foregoing Ordinance was introduced at a Regular Meeting of the City Council of the City of Lemoore held on the 19th day of June 2018, and was passed and adopted at a regular meeting of the City Council held on the 17th day of July 2018, by the following vote:

AYES:		
NOES:		
ABSTAINING:		
ABSENT:		
ATTEST:	APPROVED:	
Mary J. Venegas	- Ray Madrigal	
City Clerk	Mayor	



711 West Cinnamon Drive ● Lemoore, California 93245 ● (559) 924-6700 ● Fax (559) 924-9003

Staff Report

Item No: 3-3

To: From: Date: Subject: Strategic	From: Janie Venegas, City Clerk / Human Resources Manager Date: June 11, 2018 Meeting Date: July 17, 2018			
☐ Safe	e & Vibrant Community	☐ Growing & Dynamic Economy		
☐ Fisc	☐ Fiscally Sound Government ☐ Operational Excellence			
☐ Community & Neighborhood Livability ☐ Not Applicable				

Proposed Motion:

Approve Resolution 2018-37 amending the Conflict of Interest Code and approve the 2018 Local Agency Biennial Notice.

Subject/Discussion:

In accordance with California Statute, staff has performed the required Biennial Review of the Lemoore Municipal Code Ordinance pertaining to Conflict of Interest. This document serves to memorialize the review, along with the attached "2018 Local Agency Biennial Notice." Resolution 2018-37 is required to amend the Conflict of Interest Code, as the Assistant City Manager position was not previously included. The resolution also amends the titles of existing positions, Community Development and Parks and Recreation Directors.

Financial Consideration(s):

No financial impact to the City.

Alternatives or Pros/Cons:

Pros:

Ensures the City is compliant with state law.

Cons:

• None noted.

<u>Commission/Board Recommendation:</u> Not Applicable.

<u>Staff Recommendation:</u> Staff recommends Council adoption of the Resolution amending the Conflict of Interest and accept the report.

Attachm	ents:		Review:	Date:
□ Resole	ution:	2018-37		07/10/18
☐ Ordina	ance:		□ City Attorney	07/12/18
□ Мар			□ City Clerk	07/13/18
☐ Contra	act		□ City Manger	07/12/18
Other			☐ Finance	
List:	2018 L	ocal Agency Biennial		
	Conflic	t of Interest Notice		

RESOLUTION NO. 2018-37

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF LEMOORE AMENDING ITS CONFLICT OF INTEREST CODE REGARDING DESIGNATED EMPLOYEES

WHEREAS, California Code of Regulations, Sections 18730 et seq., contain the terms of a standard conflict of interest code adopted by the Fair Political Practices Commission (FPPC); and

WHEREAS, the FPPC amends the conflict of interest code terms on a regular basis in accordance with the Political Reform Act found at Government Code Sections 81000 et seq.; and

WHEREAS, on August 16, 2016, the City Council of the City of Lemoore adopted Resolution No. 2016-25 that incorporated, by reference, the terms of California Code of Regulations, Sections 18730 et seq., along with the designation of employees and the formulation of disclosure categories; and

WHEREAS, the City of Lemoore has recently reviewed its positions, and the duties of each position, and has determined that changes to the current conflict of interest code are necessary; and

WHEREAS, Government Code Section 87306 requires that a report be submitted to the City Council of the City of Lemoore identifying any changes in the conflict of interest code including, but not limited to, changes to designated employees.

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Lemoore as follows:

- 1. The conflict of interest code for the City of Lemoore is hereby amended regarding designated employees as set forth in Exhibit "A."
- 2. All previously adopted designated employees regarding the conflict of interest code for the City of Lemoore are hereby rescinded.
- 3. All persons holding designated positions and those designated positions listed in Government Code Section 87200 shall file statements of economic interests as required by law.
 - 4. This Resolution shall take effect immediately.

PASSED AND ADOPTED of Lemoore held on the 17 th day of J	at a Regular Meeting of the City Council of the City ruly 2018 by the following vote:
AYES:	
NOES:	
ABSTAINING:	
ABSENT:	
ATTEST:	APPROVED:
Mary J. Venegas City Clerk	Ray Madrigal Mayor

EXHIBIT A – DESIGNATED EMPLOYEES

City of Lemoore CONFLICT OF INTEREST CODE

JOB TITLE DISCLOSURE CATEGORY

All Department Heads	1 through 7
City Clerk	1 through 7
City Manager	1 through 7
Assistant City Manager	1 through 7
Executive Assistant	1 through 7
City Attorney	1 through 7
Assistant City Attorney	1 through 7

Consultants*

*Consultants shall be included in the list of designated employees and shall disclose pursuant to the broadest disclosure category in the code subject to the following limitations:

The City Clerk of the City of Lemoore or his/her designee may determine in writing that a particular consultant, although a "designated position, is hired to perform a range of duties that are limited in scope and thus is not required to fully comply with the disclosure requirements described in this section. Such written determination shall include a description of the consultant's duties and, based upon that description, a statement of the extent of disclosure requirements. The City Clerk's or his/her designee's determination is a public record and shall be retained for public inspection in the same manner and location as the Conflict of Interest Code.

2018 Local Agency Biennial Notice

Name	of Agency:		
Mailin	g Address:		
Conta	ct Person:	Phone No	
Email		_ Alternate Email:	
help ensur	rate disclosure is essential to moni ensure public trust in government e that the agency's code includes ipate in making governmental deci	. The biennial review s disclosure by those	examines current programs to
This a	gency has reviewed its conflict of inte	erest code and has deter	rmined that (check one BOX):
☐ Ar	amendment is required. The follo	wing amendments are	e necessary:
(C	heck all that apply.)		
0 0	Include new positions Revise disclosure categories Revise the titles of existing positions Delete titles of positions that have be participate in making governmental Other (describe)	een abolished and/or po decisions	Ğ
	ne code is currently under review be o amendment is required. (If your decessary.)	_	-
This ag decision position decision	gency's code accurately designates all points. The disclosure assigned to those ins, interests in real property, and source ins made by those holding designated per by Government Code Section 87302.	ositions that make or parti positions accurately requ s of income that may fore	uires that all investments, business seeably be affected materially by the
	Signature of Chief Executive Of	fficer	Date

All agencies must complete and return this notice regardless of how recently your code was approved or amended. Please return this notice no later than **October 1, 2018**, or by the date specified by your agency, if earlier, to:

(PLACE RETURN ADDRESS OF CODE REVIEWING BODY HERE)

PLEASE DO NOT RETURN THIS FORM TO THE FPPC.



711 West Cinnamon Drive ● Lemoore, California 93245 ● (559) 924-6700 ● Fax (559) 924-6708

Staff Report

Item No: 3-4

To: Lemoore Redevelopment Successor Agency

From: Nathan Olson, City Manager

Date: July 3, 2018 Meeting Date: July 17, 2018

Subject: Oversight Board Recommendation for Sale of Property to the City of

Lemoore - APN 024-080-068 and APN 024-080-070

Strategic Initiative:

☐ Safe & Vibrant Community	□ Growing & Dynamic Economy
☐ Fiscally Sound Government	☐ Operational Excellence
☐ Community & Neighborhood Livability	☐ Not Applicable

Proposed Motion:

Approve the Oversight Board recommendation for the sale of Redevelopment Agency property to the City of Lemoore in the amount of \$232,275.

Subject/Discussion:

The City is working to develop acreage in the Lemoore Industrial Park north of Idaho Avenue. The proposed project has the potential to generate additional property tax revenue and increase economic development. However, a retention basin is located on the site just north of Idaho Avenue. The Lemoore Redevelopment Agency (RDA) owns 35 acres adjacent to the site just south of Idaho Avenue. The RDA site is the preferred location (map attached) should the City desire to relocate the basin.

Additionally, City staff has been looking into various opportunities to be environmentally conscience. One such option is to create a municipal food waste composting program in which to re-use commercial food waste. The subject site could easily house both the retention basin and the commercial food composting program.

As approved by the California Department of Finance (DOF), the permissible use of redevelopment agency property, as identified in the Long Range Property Management Plan (Plan), is "Sale of Property". The estimated value of the property at the time the Plan was approved by the DOF was \$232,275. During its meeting on June 28, 2018, the Lemoore Oversight Board agreed to the sale of the 35 acres to the City of Lemoore for the value listed in the Plan. Attached for your consideration is the Agreement for Purchase and Sale of Real Property (Agreement) identifying the terms of the acquisition.

The California Department of Finance (DOF) approved the Redevelopment Agency's Plan on March 12, 2014. Pursuant to HSC section 34191.5 (f), actions to implement the disposition of property pursuant to an approved Plan are no longer subject to DOF's review. However, for transparency, if approved, this item will be sent to the DOF for review.

Financial Consideration(s):

The revenue from the sale of former Redevelopment Agency property is divided between the taxing entities. Property would be paid from reserves in Enterprise Funds, 056-4256 Refuse and 060-4260 Wastewater.

Alternatives or Pros/Cons:

Pros:

- The taxing entities will receive revenue from the sale of the property
- The sale of the property is beneficial to the community of Lemoore
- The sales of property will further wind down the Lemoore Redevelopment Agency

Commission/Board Recommendation:

On June 28, 2018, during a duly noticed Lemoore Oversight Board (Board) meeting, the Board adopted Resolution No. 2018-03 authorizing the sale of the 35 acres to the City of Lemoore for the value listed in the Long Range Property Management Plan.

Staff Recommendation:

Acquisition of additional property in the Lemoore Industrial Park is essential for the City's economic development efforts. It is recommended that the Lemoore Redevelopment Successor Agency approve the Oversight Board recommendation for the sale of Redevelopment Agency property to the City of Lemoore in the amount of \$232,275, identified as APN 024-080-068 and APN 024-080-070.

Attachments:	Review:	Date:
☑ Resolution: OB 2018-03		07/10/18
☐ Ordinance:	□ City Attorney	07/12/18
⊠ Map	□ City Clerk	07/13/18
□ Contract	□ City Manger	07/12/18
☐ Other	☐ Finance	
List:		

RESOLUTION NO. 2018-03

A RESOLUTION OF THE LEMOORE OVERSIGHT BOARD FOR THE LEMOORE SUCCESSOR AGENCY TO THE FORMER LEMOORE REDEVELOPMENT AGENCY APPROVING THE AGREEMENT FOR PURCHASE AND SALE OF REAL PROPERTY BETWEEN THE LEMOORE SUCCESSOR AGENCY TO THE FORMER LEMOORE REDEVELOPMENT AGENCY AND THE CITY OF LEMOORE FOR THE DISPOSITION OF PROPERTY – APN 024-080-068 AND APN 024-080-070

WHEREAS, AB X1 26 ("AB 26") was passed by the California State Legislature on June 15, 2011, signed by the Governor on June 28, 2011, and on February 1, 2012 redevelopment agencies in the state of California were dissolved; and

WHEREAS, AB 1484 was subsequently passed by the California State Legislature and signed into law by the Governor on June 27, 2012 modifying the provisions of AB 26; and

WHEREAS, pursuant to AB 1484, Health and Safety Code (HSC) sections 34177(e) and 34181(a) were suspended forbidding successor agencies from disposing of any property until they receive a Finding of Completion and receive approval of a Long Range Property Management Plan from the California Department of Finance; and

WHEREAS, on June 7, 2013, the Department of Finance issued its Finding of Completion to the Lemoore Successor Agency; and

WHEREAS, on March 12, 2014, the Lemoore Successor Agency received notification from the Department of Finance that its Long Range Property Management Plan was approved and that pursuant to HSC section 34191.3, the approved Long Range Property Management Plan shall govern and supersede all other provisions relating to the disposition and use of all real property assets of the former redevelopment agency; and

WHEREAS, in accordance with HSC section 34191.5, upon receiving a Finding of Completion and approval of a Long Range Property Management Plan, all real property and interests in real property shall be transferred to the Community Redevelopment Property Trust Fund of the Agency, unless that property is subject to the requirements of an existing enforceable obligation; and

WHEREAS, actions taken by successor agencies pursuant to a Department of Finance approved Long Range Property Management Plan are subject to oversight board approval; and

WHEREAS, during a duly noticed Lemoore Oversight Board meeting on May 16, 2018, the City of Lemoore indicated its desire to purchase two parcels consisting of 35 acres of vacant land in the Lemoore Industrial Park, identified as APN 024-080-068 (approximately 23 acres) and APN 024-080-070 (approximately 12 acres), from the Lemoore Successor Agency to the former Lemoore Redevelopment Agency; and

Resolution 2018-03 Oversight Board

WHEREAS, during a duly noticed Lemoore Successor Agency meeting on June 5, 2018, the Successor Agency Board recommended to the Lemoore Oversight Board the approval of the Agreement for Purchase and Sale of Real Property to the City of Lemoore for an amount of \$232,275; and

WHEREAS, HSC section 34180 requires the actions of a successor agency shall first be approved by its oversight board; and

WHEREAS, the Lemoore Oversight Board convened on June 28, 2018, and directed the Lemoore Successor Agency to execute said Agreement; and

NOW, THEREFORE, THE LEMOORE OVERSIGHT BOARD FOR THE LEMOORE SUCCESSOR AGENCY TO THE FORMER LEMOORE REDEVELOPMENT AGENCY HEREBY RESOLVES AS FOLLOWS:

- **SECTION 1.** The recitals above are true and correct and are incorporated into this Resolution.
- **SECTION 2.** The Lemoore Oversight Board for the Lemoore Successor Agency to the former Lemoore Redevelopment Agency hereby approves the Agreement for Purchase and Sale of Real Property for the sale of APN 024-080-068 and APN 024-080-070 with the City of Lemoore for an amount of \$232,275 (minus one-half title and escrow fees).
- **SECTION 3**. The proceeds from the sale of each property will be placed in the Lemoore Successor Agency's Other Funds account to pay expenditures identified in the Recognized Obligation Payment Schedule, which ultimately increases the revenue to the taxing entities.
- **SECTION 4.** The City Manager of the City of Lemoore, or designee, acting as the Successor Agency to the former Lemoore Redevelopment Agency is authorized to execute said Agreement.
- **SECTION 5.** Pursuant to HSC section 34179(h), all actions taken by an oversight board may be reviewed by the State of California Department of Finance, and therefore, this Resolution shall not be effective for five (5) business days unless the Department requests a review.
- **SECTION 5.** Pursuant to HSC section 34191.5, following the approval of a LRPMP, actions to implement the disposition of property pursuant to an approved LRPMP shall not require review by the Department of Finance.

* * * * * * * * * *

PASSED, APPROVED, AND ADOPTED by the Lemoore Oversight Board for the Lemoore Successor Agency to the former Lemoore Redevelopment Agency at a special meeting this 28th day of June 2018, by the following vote:

AYES: BROWN, HOLWELL, STOPPENBRINK, VERBOON

NOES: NONE

ABSENT: AIRHEART, CORL, MADRIGAL

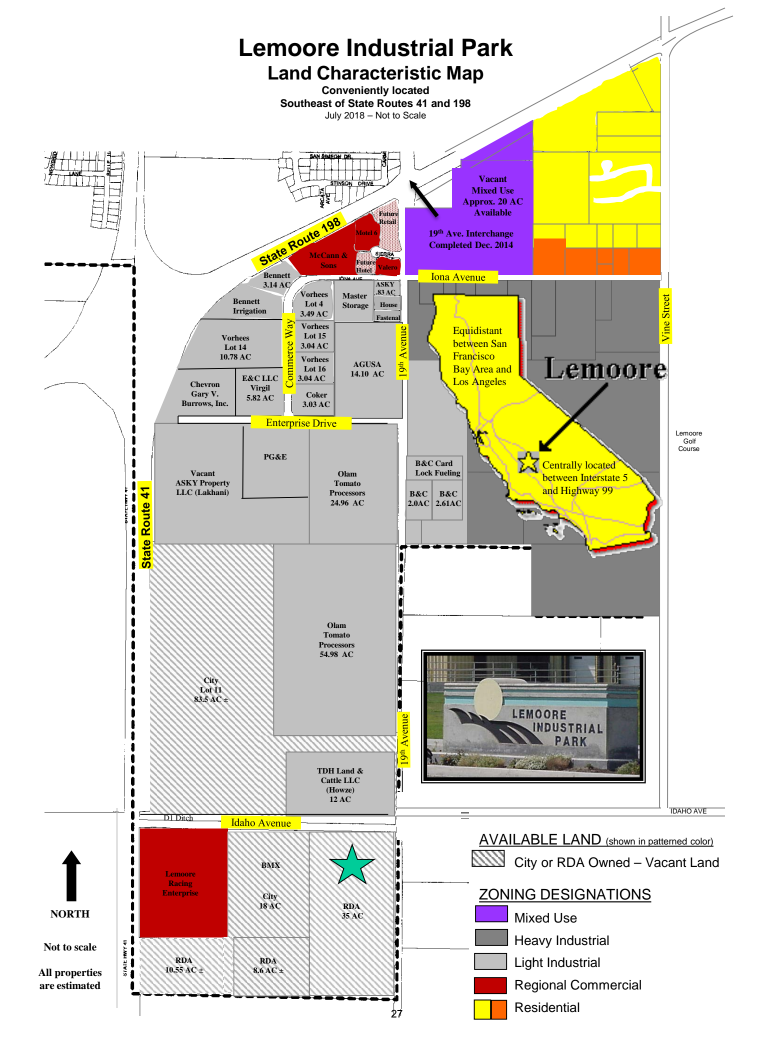
ABSTAIN: NONE

APPROVED:

Doug Verboon, Vice Chairperson

ATTEST:

Marisa Avalos, Deputy Board Clerk





711 West Cinnamon Drive ● Lemoore, California 93245 ● (559) 924-6700 ● Fax (559) 924-9003

Staff Report

Item No: 4-1

To: Lemoore City Council

From: Nathan Olson, City Manager

Date: July 12, 2018 Meeting Date: July 17, 2018

Subject: Resolution 2018-38 Approving Ballot Measure Text to be Submitted to

the Voters Related to a Transactions and Use Tax of One Percent to be Designated as Measure "__" to be Submitted to Voters on November 6, 2018 Statewide General Election, Requesting Kings County Elections to Conduct the Election, and Requesting Consolidation of the Election

Strategic Initiative:

☐ Safe & Vibrant Community	☐ Growing & Dynamic Economy
	☐ Operational Excellence
☐ Community & Neighborhood Livability	☐ Not Applicable

Proposed Motion:

Approve Resolution 2018-38, approving ballot measure text to be submitted to the voters related to a general transaction and use tax of 1% to be designated as measure "__" to be submitted to voters and consolidated with the Statewide General Election on November 6, 2018.

Subject/Discussion:

On June 5, 2018, City Council directed staff to bring forward a general tax option to City Council. The State of California authorizes cities to seek approval of additional sales and use taxes "Transaction Taxes" to enhance services in their communities. Because this proposed Transaction Tax would be used for general city services it is a general tax which is intended to increase revenues in order to allow the City to maintain, restore and/or enhance such City services. Because the tax is a general tax a majority of voters (50% +1) must approve such a tax. Pursuant to the Lemoore Municipal Code, a general tax may only be submitted for voter approval during a general statewide election in which a City Council seat is up for election, unless a unanimous vote of City Council declares an emergency.

The current State sales tax amount is set at a rate of 7.25% for the City of Lemoore. The "base" statewide sales tax rate of 7.25 percent is distributed as follows:

- The state general fund (3.9375%)
- County realignment programs (1.5625%)
- Supplemental local law enforcement grants (.5%)
- Transportation programs in the county where the transportation occurs (.25%)
- The City where the transaction occurred (1%)

The proposed sales tax revenue of 1% from the State tax for the fiscal year 2018-2019 is \$1,900,000. If the citizens of Lemoore vote to add a Transaction Tax of 1% the proposed additional income would be approximately \$1,900,000.

Adoption of this resolution does not enact the tax, it simply places the question of an additional 1% tax, all of which would stay within the City of Lemoore for the benefit of its citizens, on the ballot in November, so that the Citizen's of Lemoore can decide the auestion.

Financial Consideration(s):

An estimated increase of \$1,900,000 in general fund revenue. Estimated costs to place the item on the November ballot is \$15,000 according to the Kings County Elections Office.

<u>Staff Recommendation:</u>
Staff recommends approval of the ordinance, placing the general sales tax on the ballot for November 2018.

Attachments:		Review:	Date:
⊠ Resolution:	2018-38X	Asst. City Manager	07/12/18
☐ Ordinance:		□ City Attorney	07/12/18
□ Мар		⊠ City Clerk	07/13/18
□ Contract		□ City Manger	07/12/18
□ Other		☐ Finance	
List:			

RESOLUTION NO. 2018 -38

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF LEMOORE
APPROVING BALLOT MEASURE TEXT TO BE SUBMITTED TO THE VOTERS
RELATED TO A TRANSACTIONS AND USE TAX OF ONE PERCENT TO BE
DESIGNATED AS MEASURE "___" TO BE SUBMITTED TO VOTERS ON
NOVEMBER 6, 2018 STATEWIDE GENERAL ELECTION, REQUESTING KINGS
COUNTY ELECTIONS TO CONDUCT THE ELECTION, AND REQUESTING
CONSOLIDATION OF THE ELECTION

WHEREAS, the City of Lemoore has experienced, and continues to experience, a critical decline in revenues that has caused the City to reevaluate the services it provides citywide;

WHEREAS, the persistent decline in City revenue has affected the City's ability to maintain services and service levels;

WHEREAS, for the public health, safety, and welfare of the residents and businesses of Lemoore, and maintenance of City services, for example, the maintenance of fire protection, police protection, park maintenance, youth/senior services, and other City services, the Council desires to ensure the availability of and to maintain and enhance City services;

WHEREAS, sales tax revenues are a primary source of funding for key general fundsupported services including, fire, police and park services;

WHEREAS, the State of California authorizes cities to seek approval of additional sales and use taxes (transaction taxes) to enhance services in their communities.

WHEREAS, a local transactions and use tax in the City of 1% will generate approximately 1.9 million dollars annually for the City and will allow the City to restore and protect City services because the money is legally required to stay in our community and cannot be taken by the State;

WHEREAS, a copy of the full text of the measure is attached to this resolution as Exhibit A;

WHEREAS, the next opportunity to place a measure on the ballot in 2018 is the regularly scheduled Statewide General Election to be held on November 6, 2018;

WHEREAS, on June 5, 2018, the City Council adopted a resolution requesting consolidation of the General Municipal Election with the November 6, 2018, Statewide General Municipal Election;

WHEREAS, the City Council desires to submit this measure to the voters at the November 6, 2018, General Municipal Election.

NOW, THEREFORE, BE IT RESOLVED, by the City Council of the City of Lemoore, as follows:

<u>Section 1.</u> The foregoing recitals are true and correct, and this Council so finds and determines.

<u>Section 2.</u> That a municipal election is hereby called and ordered to be held in the City on November 6, 2018, at which election there shall be submitted to the qualified voters the proposition set forth below.

<u>Section 3</u>: The question to be submitted to the voters with respect to the ballot measure shall be printed on the election ballot in the following form:

GENERAL MEASURE	Yes
To provide local funding for essential City of Lemoore services and facilities, and maintain services such as fire protection, police protection, and park/youth/senior services, shall the City enact a one percent	
transaction tax for seven years to raise approximately \$1,900,000.00 annually, with all revenue legally required to stay in the City's General Fund, none for the State, to benefit Lemoore citizens, with independent	No
annual financial audits and requiring citizens' oversight?	

<u>Section 4</u>: The City Attorney shall prepare, and the County Elections Clerk shall publish, a synopsis of the measure in accordance with Election Code Section 12111.

<u>Section 5</u>: The following constitutes the synopsis of the measure to be voted on for purposes of meeting the publication requirements of Election Code Section 12111:

MEASURE TO BE VOTED ON

Notice is hereby given that the following measure is to be voted on at the general municipal election to be held in the City of Lemoore, on Tuesday, the 6th day of November, 2018.

ADOPTION OF AN ORDINANCE TO ENACT A ONE PERCENT (1%) TRANSACTION TAX FOR SEVEN YEARS TO RAISE FUNDS FOR ESSENTIAL CITY SERVICES, INCLUDING FIRE, POLICE, PARKS, YOUTH AND SENIOR SERVICES AMONG OTHERS, FOR THE CITIZENS OF LEMOORE AND WHICH INCLUDES PROCEDURES FOR ANNUAL AUDITS AND CITIZEN OVERSIGHT.

The City of Lemoore has suffered significant revenue shortages that threaten the City's ability to provide essential services to its citizens, including the maintenance of fire protection, police protection, park maintenance, youth/senior services, and other City services. Measure ____ will enact an ordinance that imposes up to a one percent (1%) transaction and use tax to raise enough money annually to ensure that the City can continue to provide, maintain and enhance

essential services for the citizens of Lemoore. audits and citizen oversight.	The ordinance includes procedures for annual
Dated:	
	City Elections Official
	City of Lemoore

<u>Section 6:</u> The full text of the ordinance for this measure is attached hereto as Exhibit A. The full text is not required to be printed in the Sample Ballot and Voters Pamphlet. However, the full text of the measure shall be made available at the office of the Kings County Clerk/Registrar of Voters and the Lemoore City Clerk's Office (559-924-6700).

Section 7: Passage of the Measure requires fifty percent plus one (50% + 1) votes.

<u>Section 8</u>: The City of Lemoore requests that the Kings County Clerk/Registrar of Voters conduct the election and canvass the returns, and the City consents to reimburse the Registrar of Voters for all costs incurred for these services.

<u>Section 9</u>: In all particulars not recited in this resolution, the election shall be held and conducted as provided by law for holding municipal elections.

<u>Section 10</u>: Arguments in favor or against the proposed measure are permissible and shall be filed with the Kings County Clerk/Registrar of Voters in accordance with Elections Code Section 9282. The City Manager and his staff are hereby directed to prepare and file a written argument in favor of the proposed measure not to exceed 300 words on behalf of the City Council.

<u>Section 11</u>: Pursuant to Election Code Section 10002, the County Clerk/Registrar of Voters is hereby requested to take all steps incident to the preparation for and the holding of the election in accordance with law and these specifications.

<u>Section 12</u>: The City Attorney shall prepare an impartial analysis of the measure in accordance with Elections Code Section 9280 and file it with the Kings County Clerk/Registrar of Voters.

<u>Section 13</u>: The City Clerk shall file a certified copy of this resolution with the Kings County Clerk/Registrar of Voters as required by law. The City Clerk is hereby authorized and directed to work with the Fresno County Clerk/Registrar of Voters and take all steps necessary to cause placement of the measure on the ballot.

<u>Section 14</u>: The City Clerk and the City Attorney are authorized to make any typographical, clerical, non-substantive corrections to this resolution and to the ballot measure as may be deemed necessary by the Fresno County Clerk/Registrar of Voters.

<u>Section 15.</u> This resolution shall take effect immediately upon its adoption.

Lemoore held on the 17th day of July	, 2018, by the following vote:	·
AYES:		
NOES:		
ABSTAINING:		
ABSENT:		
ATTEST:	APPROVED:	
Mary J. Venegas City Clerk	Ray Madrigal Mayor	

PASSED AND ADOPTED at a Regular Meeting of the City Council of the City of



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Staff Report

Item No: 4-2

To: Lemoore City Council

From: Janie Venegas, City Clerk / Human Resources Manager

Date: July 12, 2018 Meeting Date: July 17, 2018

Subject: First Reading - Ordinance 2018-06 Adding Article C to Chapter 3 of

Title 3 of the City of Lemoore Municipal Code Relating to a Transaction

and Use Tax

Strategic Initiative:

☐ Safe & Vibrant Community	☐ Growing & Dynamic Economy
☐ Fiscally Sound Government	□ Operational Excellence
☐ Community & Neighborhood Livability	☐ Not Applicable

Proposed Motion:

Approve the introduction (first reading) of Ordinance 2018-06, an ordinance adding Article C to Chapter 3 of Title 3 of the City of Lemoore Municipal Code; waive the reading of the ordinance in its entirety; and set the second reading of the ordinance for the regularly scheduled City Council meeting on August 7, 2018.

Subject/Discussion:

Assuming the City Council adopts the Resolution to place the Transaction and Use tax on the November 6, 2018 ballot, as discussed during tonight's meeting, the Council must adopt an operative ordinance prior to the election. This ordinance will not be effective unless the tax measure is approved by 50% + 1 of the registered voters within the City. Further, if approved the ordinance would require Council to audit the tax proceeds every year and establish a Citizen's Oversight Committee, prior to the implementation of the tax.

The Ordinance further establishes the tax as an amount of up to 1%, but Council by resolution could determine each year a % less than 1%. Further, the Ordinance places a sunset date on the tax and unless renewed by the voters would cease after 7 years.

Financial Consideration(s):

Not Applicable.

Staff Recommendation:

Staff recommends approval of the ordinance if Council adopts resolution 2018-06.

Attachments:		Review:	Date:
□ Resolution:			07/12/18
	2018-06	□ City Attorney	07/12/18
☐ Map			07/13/18
□ Contract		□ City Manger	
□ Other		☐ Finance	
Lint			

ORDINANCE NO. 2018 - 06

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LEMOORE ADDING ARTICLE C TO CHAPTER 3 OF TITLE 3 OF THE CITY OF LEMOORE MUNICIPAL CODE RELATING TO A TRANSACTION AND USE TAX

The City Council of the City of Lemoore does ordain as follows:

SECTION 1. Article C to Chapter 3 of Title 3 is hereby added to the Municipal Code to read as follows in its entirety:

3-3C Transactions and Use Tax

3-3C-1 Title

This chapter shall be known as the City of Lemoore Transactions and Use Tax Ordinance.

3-3C-2 Purpose.

This chapter is adopted to achieve the following, among other purposes, and directs that the provisions of this chapter be interpreted in order to accomplish those purposes:

- A. To impose a retail transactions and use tax to be applied throughout the entire territory of the city to the fullest extent permitted by law and in accordance with the provisions of Part 1.6 (commencing with Section 7251) of Division 2 of the Revenue and Taxation Code and Section 7285.9 of Part 1.7 of Division 2 of the Revenue and Taxation Code, which authorizes the city to adopt this chapter if a majority of the electors voting on the measure vote to approve the imposition of the tax at an election called for that purpose.
- B. To adopt a retail transactions and use tax ordinance that incorporates provisions identical to those of the sales and use tax law of the State of California insofar as those provisions are not inconsistent with the requirements and limitations contained in Part 1.6 of Division 2 of the Revenue and Taxation Code.
- C. To adopt a retail transactions and use tax ordinance that imposes a tax and provides a measure therefor that can be administered and collected by the State Board of Equalization in a manner that adapts itself as fully as practicable to, and requires the least possible deviation from, the existing statutory and administrative procedures followed by the State Board of Equalization in administering and collecting the California State sales and use taxes.
- D. To adopt a retail transactions and use tax ordinance that can be administered in a manner that will be, to the greatest degree possible, consistent with the provisions of Part 1.6 of Division 2 of the Revenue and Taxation Code, minimize the cost of collecting the transactions and use taxes, and at the same time, minimize the burden of record keeping upon persons subject to taxation under the provisions of this chapter.

E. To provide transactions and use tax revenue to the City to be used for the general governmental purposes of the City and with any transactions and use tax revenue received being placed into the City's general fund.

3-3C-3 Operative Date.

This chapter shall be operative on the first day of the first calendar quarter commencing at least 110 days after the adoption of the ordinance codified in this chapter by vote of the electorate on November 6, 2018.

3-3C-4 Contract with State.

Prior to the operative date, the City shall contract with the State Board of Equalization to perform all functions incident to the administration and operation of this transactions and use tax ordinance; provided, that if the City shall not have contracted with the State Board of Equalization prior to the operative date, it shall nevertheless so contract and in such a case the operative date shall be the first day of the first calendar quarter following the execution of such contract.

3-3C-5 Transactions and Sales Tax Rate.

For the privilege of selling tangible personal property at retail, a tax is hereby imposed upon all retailers in the incorporated territory of the City at the rate of up to one percent (1%) of the gross receipts of any retailers for the sale of all tangible personal property sold at retail in said territory on and after the operative date of this chapter.

3-3C-6 Place of Sale.

For the purposes of this chapter, all retail sales are consummated at the place of business of the retailer unless the tangible personal property sold is delivered by the retailer or his or her agent to an out-of-State destination or to a common carrier for delivery to an out-of-State destination. The gross receipts from such sales shall include delivery charges, when such charges are subject to the State sales and use tax, regardless of the place to which delivery is made. In the event a retailer has no permanent place of business in the State or has more than one place of business, the place or places at which the retail sales are consummated shall be determined under rules and regulations to be prescribed and adopted by the State Board of Equalization.

3-3C-7 Use Tax Rate.

An excise tax is hereby imposed on the storage, use, or other consumption in the City of tangible personal property purchased from any retailer on and after the operative date of this Chapter for storage, use, or other consumption in said territory at the rate of up to one percent (1%) of the sales price of the property. The sales price shall include delivery charges when such charges are subject to State sales or use tax regardless of the place to which delivery is made.

3-3C-8 Adoption of Provisions of State Law.

Except as otherwise provided in this chapter and except insofar as they are inconsistent with the provisions of Part 1.6 of Division 2 of the Revenue and Taxation Code, all of the provisions of Part 1 (commencing with Section 6001) of Division 2 of the Revenue and Taxation Code are hereby adopted and made a part of this Chapter as though fully set forth herein.

3-3C-9 Limitation on Adoption of State Law and Collection of Use Taxes.

In adopting the provisions of Part 1 of Division 2 of the Revenue and Taxation Code:

- A. Wherever the State of California is named or referred to as the taxing agency, the name of this City shall be substituted. The substitution, however, shall not be made when:
- 1. The word "State" is used as a part of the title of the State Controller, State Treasurer, State Board of Control, State Board of Equalization, State Treasury, or the Constitution of the State of California.
- 2. The result of that substitution would require action to be taken by or against this city or any agency, officer, or employee thereof rather than by or against the State Board of Equalization, in performing the functions incident to the administration or operation of this chapter.
- 3. In those sections, including, but not necessarily limited to, sections referring to the exterior boundaries of the State of California, where the result of the substitution would be to:
 - a. Provide an exemption from this tax with respect to certain sales, storage, use or other consumption of tangible personal property which would not otherwise be exempt from this tax while such sales, storage, use or other consumption remain subject to tax by the State under the provisions of Part 1 of Division 2 of the Revenue and Taxation Code; or
 - b. Impose this tax with respect to certain sales, storage, use or other consumption of tangible personal property which would not be subject to tax by the State under the said provision of that Code.
- 4. In Sections 6701, 6702 (except in the last sentence thereof), 6711, 6715, 6737, 6797 or 6828 of the Revenue and Taxation Code.
- B. The word "City" shall be substituted for the word "State" in the phrase "retailer engaged in business in this State" in Section 6203 and in the definition of that phrase in Section 6203.

3-3C-10 Permit Not Required.

If a seller's permit has been issued to a retailer under Section 6067 of the Revenue and Taxation Code, an additional seller's permit shall not be required by this chapter.

3-3C-11 Exemptions and Exclusions.

- A. There shall be excluded from the measure of the transactions and sales tax and the use tax the amount of any sales tax or use tax imposed by the State of California or by any city, city and county, or county pursuant to the Bradley-Burns Uniform Local Sales and Use Tax Law or the amount of any State-administered transactions or use tax.
- B. There are exempted from the computation of the amount of transactions tax the gross receipts from:
- 1. Sales of tangible personal property, other than fuel or petroleum products, to operators of aircraft to be used or consumed principally outside the county in which the sale is made and directly and exclusively in the use of such aircraft as common carriers of persons or property under the authority of the laws of this State, the United States, or any foreign government.
- 2. Sales of property to be used outside the city which is shipped to a point outside the city, pursuant to the contract of sale, by delivery to such point by the retailer or his or her agent, or by delivery by the retailer to a carrier for shipment to a consignee at such point. For the purposes of this paragraph, delivery to a point outside the city shall be satisfied:
 - a. With respect to vehicles (other than commercial vehicles) subject to registration pursuant to Chapter 1 (commencing with Section 4000) of Division 3 of the Vehicle Code, aircraft licensed in compliance with Section 21411 of the Public Utilities Code, and undocumented vessels registered under Division 3.5 (commencing with Section 9840) of the Vehicle Code by registration to an out of city address and by a declaration under penalty of perjury, signed by the buyer, stating that such address is, in fact, his or her principal place of residence; and
 - b. With respect to commercial vehicles, by registration to a place of business out-of-city and declaration under penalty of perjury, signed by the buyer, that the vehicle will be operated from that address.
- 3. The sale of tangible personal property if the seller is obligated to furnish the property for a fixed price pursuant to a contract entered into prior to the operative date of the ordinance codified in this chapter.
- 4. A lease of tangible personal property which is a continuing sale of such property, for any period of time for which the lessor is obligated to lease the property for an amount fixed by the lease prior to the operative date of the ordinance codified in this chapter.
- 5. For the purposes of subsections (B)(3) and (B)(4) of this section, the sale or lease of tangible personal property shall be deemed not to be obligated pursuant to a contract or lease for any period of time for which any party to the contract or lease has the unconditional right to terminate the contract or lease upon notice, whether or not such right is exercised.

- C. There are exempted from the use tax imposed by this chapter, the storage, use or other consumption in this city of tangible personal property:
- 1. The gross receipts from the sale of which have been subject to a transactions tax under any State-administered transactions and use tax ordinance.
- 2. Other than fuel or petroleum products purchased by operators of aircraft and used or consumed by such operators directly and exclusively in the use of such aircraft as common carriers of persons or property for hire or compensation under a certificate of public convenience and necessity issued pursuant to the laws of this State, the United States, or any foreign government. This exemption is in addition to the exemptions provided in Sections 6366 and 6366.1 of the Revenue and Taxation Code of the State of California.
- 3. If the purchaser is obligated to purchase the property for a fixed price pursuant to a contract entered into prior to the operative date of this chapter.
- 4. If the possession of, or the exercise of any right or power over, the tangible personal property arises under a lease which is a continuing purchase of such property for any period of time for which the lessee is obligated to lease the property for an amount fixed by a lease prior to the operative date of this chapter.
- 5. For the purposes of subsections (C)(3) and (C)(4) of this section, storage, use, or other consumption, or possession of, or exercise of any right or power over, tangible personal property shall be deemed not to be obligated pursuant to a contract or lease for any period of time for which any party to the contract or lease has the unconditional right to terminate the contract or lease upon notice, whether or not such right is exercised.
- 6. Except as provided in subsection (C)(7) of this section, a retailer engaged in business in the city shall not be required to collect use tax from the purchaser of tangible personal property, unless the retailer ships or delivers the property into the city or participates within the city in making the sale of the property, including, but not limited to, soliciting or receiving the order, either directly or indirectly, at a place of business of the retailer in the city or through any representative, agent, canvasser, solicitor, subsidiary, or person in the city under the authority of the retailer.
- 7. "A retailer engaged in business in the city" shall also include any retailer of any of the following: vehicles subject to registration pursuant to Chapter 1 (commencing with Section 4000) of Division 3 of the Vehicle Code, aircraft licensed in compliance with Section 21411 of the Public Utilities Code, or undocumented vessels registered under Division 3.5 (commencing with Section 9840) of the Vehicle Code. That retailer shall be required to collect use tax from any purchaser who registers or licenses the vehicle, vessel, or aircraft at an address in the city.
- D. Any person subject to use tax under this chapter may credit against that tax any transactions tax or reimbursement for transactions tax paid to a district imposing, or retailer liable for a transactions tax pursuant to Part 1.6 of Division 2 of the Revenue and Taxation Code with respect to the sale to the person of the property the storage, use or other consumption of which is subject to the use tax.

E. Nothing in this chapter shall be construed as imposing a tax upon any person or service when the imposition of such tax upon such person or service would be in violation of a federal or state statute, the Constitution of the United States, or the Constitution of the State of California.

3-3C-12 Amendments.

All amendments subsequent to the effective date of this chapter to Part 1 of Division 2 of the Revenue and Taxation Code relating to sales and use taxes and which are not inconsistent with Part 1.6 and Part 1.7 of Division 2 of the Revenue and Taxation Code, and all amendments to Part 1.6 and Part 1.7 of Division 2 of the Revenue and Taxation Code, shall automatically become a part of this chapter, provided however, that no such amendment shall operate so as to affect the rate of tax imposed by this chapter.

3-3C-13 Enjoining Collection Forbidden.

No injunction or writ of mandate or other legal or equitable process shall issue in any suit, action, or proceeding in any court against the State or the City, or against any officer of the State or the City, to prevent or enjoin the collection under this chapter, or Part 1.6 of Division 2 of the Revenue and Taxation Code, of any tax or any amount of tax required to be collected.

3-3C-14 Independent Annual Audit.

The proceeds resulting from this transactions and use tax shall be deposited into the City's general fund and become subject to the same independent annual audit requirements as other general fund revenue. The independent auditor's report, which shall include an accounting of the revenues received and expenditures made from the transactions and use tax, will be presented annually to the City Council and made available for public review.

3.26.150 Citizens Oversight Committee.

Although not otherwise required by law, the City Council shall, by resolution adopted before the operative date of this chapter, establish a citizens' oversight committee to review the revenue and expenditure of funds from the tax adopted by this chapter. The members' terms and qualifications, and duties and scope of the committee, shall be as established by the resolution.

3.26.160 Termination Date.

The authority to levy the tax imposed by this chapter shall expire on March 31, 2025.

SECTION 2.

Severability. If any portion of this ordinance is for any reason held to be invalid or unenforceable by a court of competent jurisdiction, the remaining portions of this ordinance shall remain in effect. The people of the City of Lemoore hereby declare that they would have adopted each portion of this ordinance, notwithstanding that any one of more portions of this ordinance is declared invalid or unenforceable and, to that end, the provisions of this ordinance are severable.

SECTION 3.

Majority Approval; Effective Date. This ordinance relates to the levying and collecting of transactions and use taxes and shall take effect immediately upon approval by a majority of the voters voting on this ordinance and shall be operative on the date specified above.

	ntroduced at a regular meeting of the City Council of the
City of Lemoore held on the 17 th day of	f July 2018 and passed and adopted at a regular meeting of
the City Council held on the day of	f, 2018 by the following vote:
AYES:	
NOES:	
NOES.	
ABSTAINING:	
ABSENT:	
112021(1)	
ATTEST:	APPROVED:
ATTEST.	AITROVED.
Mary J. Venegas	Ray Madrigal
City Clerk	Mayor



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Staff Report

Item No: 5-1

To: Lemoore City Council

From: Nathan Olson, City Manager

Date: July 3, 2018 Meeting Date: July 17, 2018

Subject: Acquisition of Redevelopment Agency Property in the amount of

\$232,275 - APN 024-080-068 (23 acres) and APN 024-080-070 (12 acres)

Strategic Initiative:

	□ Growing & Dynamic Economy
☐ Fiscally Sound Government	☐ Operational Excellence
☐ Community & Neighborhood Livability	☐ Not Applicable

Proposed Motion:

Approve the Agreement for Purchase and Sale of Real Property for the purchase of 35 acres of land, identified as APN 024-080-068 and APN 024-080-070, from the Lemoore Redevelopment Agency for a price of \$232,275.

Subject/Discussion:

The City is working to develop acreage in the Lemoore Industrial Park north of Idaho Avenue. The proposed project has the potential to generate additional property tax revenue and increase economic development. However, a retention basin is located on the site just north of Idaho Avenue. The Lemoore Redevelopment Agency (RDA) owns 35 acres adjacent to the site just south of Idaho Avenue. The RDA site is the preferred location (map attached) should the City desire to relocate the basin.

Additionally, City staff has been looking into various opportunities to be environmentally conscience. One such option is to create a municipal food waste composting program in which to re-use commercial food waste. The subject site could easily house both the retention basin and the commercial food composting program.

As approved by the California Department of Finance (DOF), the permissible use of redevelopment agency property, as identified in the Long Range Property Management Plan (Plan), is "Sale of Property". The estimated value of the property at the time the Plan was approved by the DOF was \$232,275. During its meeting on June 28, 2018, the Lemoore Oversight Board agreed to the sale of the 35 acres to the City of Lemoore for the value listed in the Plan. Attached for your consideration is the Agreement for Purchase and Sale of Real Property (Agreement) identifying the terms of the acquisition.

The California Department of Finance (DOF) approved the Redevelopment Agency's Plan on March 12, 2014. Pursuant to HSC section 34191.5 (f), actions to implement the disposition of property pursuant to an approved Plan are no longer subject to DOF's review. However, for transparency, if approved, this item will be sent to the DOF for review.

Financial Consideration(s):

The purchase amount of \$232,275 will be a one-time expenditure split equally between the Refuse and Wastewater Enterprise Funds. However, the future development of the Lemoore Industrial Park would generate a significant amount of property tax revenue, which will increase the General Fund annually.

Alternatives or Pros/Cons:

Pros:

- Purchasing the property supports economic development efforts
- Economic development is beneficial to the community of Lemoore due to increase revenues to the General Fund, which supports public safety and municipal services

Commission/Board Recommendation:

On June 28, 2018, during a duly noticed Lemoore Oversight Board (Board) meeting, the Board adopted Resolution No. 2018-03 authorizing the sale of the 35 acres to the City of Lemoore for the value listed in the Long Range Property Management Plan.

Staff Recommendation:

Acquisition of additional property in the Lemoore Industrial Park is essential for the City's economic development efforts. Staff recommends that City Council authorize the purchase of the 35 acres from the Lemoore Redevelopment Agency.

Attachments	:	Review:	Date:
□ Resolution	OB 2018-03		07/10/18
☐ Ordinance:			07/12/18
			07/13/18
□ Contract		□ City Manger	07/12/18
Other		☐ Finance	
List	Agreement		

AGREEMENT FOR PURCHASE AND SALE OF REAL PROPERTY

This AGREEMENT FOR PURCHASE AND SALE OF REAL PROPERTY ("Agreement") is made and entered into this ____ day of ______, 2018, by and between, the Successor Agency to the Lemoore Redevelopment Agency (hereinafter "Seller"), and the City of Lemoore (hereinafter "Buyer").

RECITALS

WHEREAS, Seller is the successor agency to the Lemoore Redevelopment Agency, and as such, is the owner of certain real properties identified as: Vacant Lot 1, APN 024-080-068, comprised of approximately 23.0 acres of unimproved open land, and Vacant Lot 2, APN 024-080-070, comprised of approximately 12.0 acres of unimproved open land, more particularly described on **Exhibit A** attached hereto and incorporated herein (the "Properties"); and

WHEREAS, Buyer desires to purchase and Seller desires to sell the Properties to Buyer on the terms and conditions set forth herein.

NOW, THEREFORE, in consideration of the mutual covenants set forth herein and for such other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, the parties hereto agree as follows:

- 1. <u>AGREEMENT AND PROPERTIES</u>. Seller agrees to sell and convey to Buyer, and Buyer agrees to purchase from Seller, fee simple title to all of Seller's right, title and interest in and to the Properties and all improvements thereon, if any, together with all rights, privileges and easements appurtenant to the Properties, whether or not recorded. (collectively "Real Property")
- 2. <u>PURCHASE PRICE</u>. The purchase price ("Purchase Price") for the Properties shall be Two Hundred Thirty-Two Thousand, Two Hundred Seventy-Five dollars (\$232,275.00). The Purchase Price shall be due and payable on closing.
- 3. <u>CONTINGENCIES</u>. This transaction and the closing thereof are expressly contingent upon the following:
- 3.1 <u>State-Mandated Approval for Transfer of Property</u>. As required by law pursuant to ABX1 26, as amended by AB 1484, closing of the sale and purchase is contingent upon approval of the Successor Agency, ratification of that approval by the Successor Agency's Oversight Board, and approval by the State of California Department of Finance. If the state-mandated approvals cannot be obtained, Seller, or its successors or assigns, shall have no obligation or liability whatsoever to Buyer or its successors or assigns.

- 3.2 <u>Preliminary Title Report</u>. As soon as possible after the Opening of Escrow, Escrow Agent shall prepare or cause to be prepared a Preliminary Title Report for the Real Property showing all liens, encumbrances and other matters affecting title to the Real Property and shall provide a copy thereof, together with legible copies of the documents shown as title exceptions therein, to Buyer. Buyer shall thirty (30) days from its receipt of the Preliminary Title Report to approve the Preliminary Title Report. If Seller fails to eliminate any title matter disapproved by Buyer within the ten (10) days of written notice thereof to Seller, Buyer may terminate this Agreement and the transaction identified herein. Subsequent to the approval of the Preliminary Title Report by Buyer, Seller shall not allow or cause any additional exception to title to occur. This obligation shall survive the Close of Escrow.
- 4. <u>REPRESENTATIONS AND WARRANTIES OF SELLER</u>. Seller represents, warrants and agrees as follows:
- A. To the best of Seller's knowledge, Seller, as the successor agency to the Lemoore Redevelopment Agency, is the owner and has good, marketable, fee simple title to the Property, free and clear of any and all claims, taxes, assessments, reservations in patents, easements, rights-of-way, encumbrances, liens, covenants, conditions, restrictions, obligations and liabilities other than those specifically set forth herein or in the Preliminary Title Report approved by Buyer.
- B. To the best of Seller's knowledge, there are not, nor has Seller received any notice of, any current violations of any laws, statutes, ordinances, regulations or other requirements of any governmental agency in connection with or related to the Property, and there are not any existing, pending or anticipated litigation, condemnation or similar proceedings against or involving the Property.
- C. To the best of Seller's knowledge, there are no leases in effect or any claims of right to possession, existing related to the Property at the time of the execution hereof, and Seller shall not enter into such lease at any time prior to Close of Escrow.
- D. From the date hereof to the Close of Escrow, Seller shall maintain the Property in good condition and repair, except for normal wear and tear, and Seller shall not in any manner neglect the Property.
- E. Seller will not enter into any new tenant leases that are not approved in writing by Buyer.
- F. At Close of Escrow there will be no delinquent or unpaid bills or claims in connection with any aspect of the Property, nor any mechanics' or materialmen' liens of record against the Property.
- G. Prior to or at the Close of Escrow, Seller shall have paid in full and removed any and all debts and monetary obligations encumbering the Property whether

or not such debt(s) or obligation(s) is recorded or is specified as an encumbrance or exception to title on the Preliminary Title Report.

- H. To the best of Seller's knowledge, the Property has never been utilized for the treatment, storage or disposal of hazardous substances or wastes; no hazardous substance or waste have ever been located on the Property; no hazardous substances or petroleum products have ever been released on, at, into or under the Property; there has been no activity conducted on the Property which could have toxic results or leave a toxic residue and there is no proceeding or inquiry by any governmental agency, either pending or anticipated, with respect thereto; and there are no violations of any local, state or federal status or laws governing the generation, treatment, storage, disposal or clean-up of hazardous substances.
- I. The Property was owned by the Lemoore Redevelopment Agency ("RDA"). Seller, as Successor Agency to the RDA's dissolution pursuant to AB 1x 26. Per AB 1484, which served as clean-up legislation to AB 1x 26, Seller's disposal of the RDA's assets, including the Property, is subject to review and approval of the Oversight Board to the RDA's Successor Agency ("OB"). With the OB's approval subject to review and possible veto by the State Department of Finance.

5. <u>ESCROW</u>

- 5.1 Opening Of Escrow. An escrow shall open to consummate the sale of the Property according to the terms and conditions of this Agreement at the office of Chicago Title, in Hanford, California ("Escrow Agent"). Written escrow instructions in accordance with the terms and conditions of this Agreement shall be prepared by the Escrow Agent, and the instructions shall be signed by the parties and delivered to the Escrow Agent and Escrow shall be opened within ten (10) days of either the Seller's acceptance hereof or receipt of approval from the California Department of Finance of the sale set forth herein, whichever is later. Buyer and Seller shall also deposit with the Escrow Agent all instruments, documents, monies and other items identified in the escrow instructions or reasonably required by the Escrow Agent to close the sale on the closing date specified below.
- 5.2 <u>Closing Date</u>. The Parties shall use their best efforts to have Escrow close (the "**Closing**") on or before September 30, 2018. Upon Buyer's request, Seller shall agree to extend the term of the escrow for an additional thirty (30) days. Seller agrees to execute any instructions or documentation required by Escrow Agent in order to extend the term of the escrow for an additional thirty (30) day period (the "**Closing Date**"). All monies and documents required to be delivered shall be deposited in Escrow no later than close of business on the Closing Dated.
- 5.3 <u>Termination of Escrow</u>. If Escrow Agent is unable to comply with the instructions contained in this Agreement on or before the dates set forth in <u>Paragraph 5.2</u> above, it shall do so as soon thereafter as possible, unless Escrow Agent shall have received a demand to terminate the Escrow from a party hereto that is not in default in the

performance of any of its obligations hereunder. Under no circumstances shall the provisions of this paragraph create an express or implied duty on the part of Seller or Buyer to extend the time of the Escrow, but Seller and Buyer shall have the option to extend the Escrow beyond the initial thirty (30) day extension period if they so agree.

- 5.4 <u>General</u>. Possession and risk of loss in connection with the Property shall not be transferred by Seller to Buyer until Close of Escrow. If the Property is damaged in any way whatsoever during the Escrow, Buyer shall have the right, at any time within twenty (20) days thereafter, to terminate this transaction and the Escrow and the same shall be treated as if terminated. Escrow Agent shall close Escrow when it is in a position to issue to Buyer a binding commitment from the title insurer to issue a title insurance policy as required for the Property and to otherwise perform under the Escrow Instructions to be prepared.
- 5.5 <u>Brokers</u>. The Parties represent and warrant that neither party engaged or worked with a real estate agent or broker related to this transaction.
- 5.6 <u>Fees</u>. Escrow and Title fees are to be split fifty-fifty between Buyer and Seller.

6. <u>DEFAULT</u>.

- 6.1 <u>Correct and Cure</u>. In the event either party in any way breaches the terms and provisions of this Agreement or the Escrow Instructions to be prepared in connection herewith, the non-breaching party shall give the breaching party ten (10) days written notice in which to cure the failure to perform, defect, breach or other problem, and if the same is not cured on or before the expiration of such ten (10) day period, then an event of default shall have occurred and the non-defaulting party shall be entitled to terminate this transaction and the escrow and seek any and all remedies available to it pursuant to law and this Agreement.
- 6.2 <u>Right to Damages</u>. If Buyers fails to complete the purchase under this agreement as herein provided by reason of any default of Buyer to close Escrow, Seller shall be released from its obligation to sell the property to Buyer and may proceed against Buyer upon any claim or remedy which Seller may have in law or equity.

7. GENERAL

7.1 <u>Successor Benefits; Nominee.</u> This Agreement shall be binding upon and inure to the benefit of the heirs, successors, assigns and legally appointed representatives of the parties hereto except as specifically provided herein to the contrary. Buyer, with prior approval of Seller, which shall not unreasonably be withheld, may nominate a substitute Buyer under this Agreement and upon the nominee Buyer agreeing in writing to be bound by all obligations of Buyer, Buyer shall be released from all liability hereunder.

- 7.2 <u>Time of Essence</u>. Time shall be considered of the essence in this Agreement.
- 7.3 <u>Severability</u>. In the event that any clause, provision, or portion of this Agreement or any part thereof shall be declared invalid, void, or unenforceable by any court having jurisdiction, such invalidity shall not affect the validity or enforceability of the remaining portions of this Agreement unless the result would be manifestly inequitable or materially impair the benefits intended to inure to either party, in which case this Agreement, as a whole, shall be deemed invalid, void and unenforceable.
- 7.4 <u>Notices</u>. Any notices or demands upon either party shall be in writing and shall be effective when delivered personally or when sent by United States registered or certified mail, postage prepaid, and addressed to the parties at the addresses shown in this Agreement or such other addresses indicated by one party to the other in writing from time to time.

Buyer: Seller:

City of Lemoore 711 W. Cinnamon Drive Lemoore, CA 93245 The Successor Agency to the Lemoore Redevelopment Agency 119 Fox Street Lemoore, CA 93245

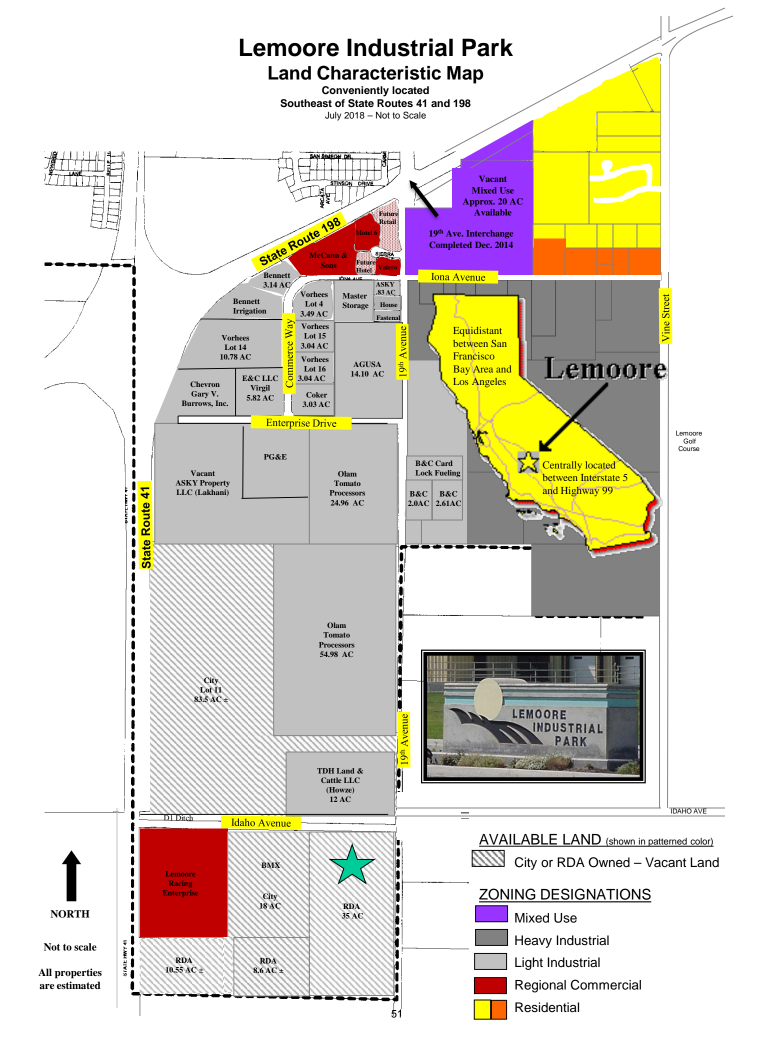
- 7.5 <u>Inconsistencies</u>. In the event any term or condition of this Agreement is in any way inconsistent with any documents which have been or will be prepared in connection with this transaction, then, in such event, the terms and conditions of this Agreement (or any subsequent amendments thereto) shall control.
- 7.6 Attorneys' Fees. In the event a court action is instituted by either of the parties hereto for the enforcement of any of its rights or remedies hereunder, the party in whose favor judgment shall be rendered therein shall be entitled to recover from the other party all costs incurred by said prevailing party in said action, including reasonable attorneys' fees fixed by the court.
- 7.7 <u>Counterparts</u>. This Agreement may be executed in any number of counterparts, all of which when taken together shall constitute one single agreement between the parties.
- 7.8 Complete Agreement. It is understood and agreed that this Agreement contains the entire agreement between the parties relating to all issues involving the subject matter of this Agreement. No binding understandings, statements, promises or inducements contrary to this Agreement exist. This Agreement supersedes and cancels all previous agreements, negotiations, communications, commitments and understandings with respect to the subject matter hereof, whether made orally or in writing. Each of the parties to this Agreement expressly warrants and represents to the other that no promise or agreement which is not herein expressed has been made to the other, and that neither party is relying upon any statement or representation of the

other that is not expressly set forth in this Agreement. Each party hereto is relying exclusively on the terms of this Agreement, its own judgment, and the advice of its own legal counsel and/or other advisors in entering into this Agreement.

- 7.9 <u>Headings</u>. The captions and titles in this Agreement are for convenience only and shall not affect the interpretation or meaning of this Agreement.
- 7.10 <u>Governing Law</u>. This Agreement and the construction and enforceability thereof shall be interpreted in accordance with the laws of the State of California. Venue shall be in Kings County.
- 7.11 Power and Authority. Each party represents and warrants to the other that: (i) it has all requisite power and authority to execute and deliver on this Agreement and to perform its obligations hereunder; (ii) all corporate, board, body politic, or other approvals necessary for its execution, delivery, and performance of this Agreement have been or will be obtained except as otherwise addressed in this Agreement; and (iii) this Agreement constitutes a legal, valid, and binding obligation.
- 7.12 <u>Amendment and Waiver</u>. The parties hereto may by mutual agreement amend this Agreement in any respect, provided that any such amendment shall be in writing, signed by both parties. The waiver of any condition under this Agreement shall not constitute a future waiver of the same or like condition.

IN WITNESS WHEREOF, the parties have executed this Agreement to be effective as of the date set forth above.

SELLER:	BUYER:
The Successor Agency to the Lemoore Redevelopment Agency	The City of Lemoore
By:	By: Ray Madrigal, Mayor
(Print Name & Title)	



RESOLUTION NO. 2018-03

A RESOLUTION OF THE LEMOORE OVERSIGHT BOARD FOR THE LEMOORE SUCCESSOR AGENCY TO THE FORMER LEMOORE REDEVELOPMENT AGENCY APPROVING THE AGREEMENT FOR PURCHASE AND SALE OF REAL PROPERTY BETWEEN THE LEMOORE SUCCESSOR AGENCY TO THE FORMER LEMOORE REDEVELOPMENT AGENCY AND THE CITY OF LEMOORE FOR THE DISPOSITION OF PROPERTY – APN 024-080-068 AND APN 024-080-070

WHEREAS, AB X1 26 ("AB 26") was passed by the California State Legislature on June 15, 2011, signed by the Governor on June 28, 2011, and on February 1, 2012 redevelopment agencies in the state of California were dissolved; and

WHEREAS, AB 1484 was subsequently passed by the California State Legislature and signed into law by the Governor on June 27, 2012 modifying the provisions of AB 26; and

WHEREAS, pursuant to AB 1484, Health and Safety Code (HSC) sections 34177(e) and 34181(a) were suspended forbidding successor agencies from disposing of any property until they receive a Finding of Completion and receive approval of a Long Range Property Management Plan from the California Department of Finance; and

WHEREAS, on June 7, 2013, the Department of Finance issued its Finding of Completion to the Lemoore Successor Agency; and

WHEREAS, on March 12, 2014, the Lemoore Successor Agency received notification from the Department of Finance that its Long Range Property Management Plan was approved and that pursuant to HSC section 34191.3, the approved Long Range Property Management Plan shall govern and supersede all other provisions relating to the disposition and use of all real property assets of the former redevelopment agency; and

WHEREAS, in accordance with HSC section 34191.5, upon receiving a Finding of Completion and approval of a Long Range Property Management Plan, all real property and interests in real property shall be transferred to the Community Redevelopment Property Trust Fund of the Agency, unless that property is subject to the requirements of an existing enforceable obligation; and

WHEREAS, actions taken by successor agencies pursuant to a Department of Finance approved Long Range Property Management Plan are subject to oversight board approval; and

WHEREAS, during a duly noticed Lemoore Oversight Board meeting on May 16, 2018, the City of Lemoore indicated its desire to purchase two parcels consisting of 35 acres of vacant land in the Lemoore Industrial Park, identified as APN 024-080-068 (approximately 23 acres) and APN 024-080-070 (approximately 12 acres), from the Lemoore Successor Agency to the former Lemoore Redevelopment Agency; and

Resolution 2018-03 Oversight Board

WHEREAS, during a duly noticed Lemoore Successor Agency meeting on June 5, 2018, the Successor Agency Board recommended to the Lemoore Oversight Board the approval of the Agreement for Purchase and Sale of Real Property to the City of Lemoore for an amount of \$232,275; and

WHEREAS, HSC section 34180 requires the actions of a successor agency shall first be approved by its oversight board; and

WHEREAS, the Lemoore Oversight Board convened on June 28, 2018, and directed the Lemoore Successor Agency to execute said Agreement; and

NOW, THEREFORE, THE LEMOORE OVERSIGHT BOARD FOR THE LEMOORE SUCCESSOR AGENCY TO THE FORMER LEMOORE REDEVELOPMENT AGENCY HEREBY RESOLVES AS FOLLOWS:

- **SECTION 1.** The recitals above are true and correct and are incorporated into this Resolution.
- **SECTION 2.** The Lemoore Oversight Board for the Lemoore Successor Agency to the former Lemoore Redevelopment Agency hereby approves the Agreement for Purchase and Sale of Real Property for the sale of APN 024-080-068 and APN 024-080-070 with the City of Lemoore for an amount of \$232,275 (minus one-half title and escrow fees).
- **SECTION 3**. The proceeds from the sale of each property will be placed in the Lemoore Successor Agency's Other Funds account to pay expenditures identified in the Recognized Obligation Payment Schedule, which ultimately increases the revenue to the taxing entities.
- **SECTION 4.** The City Manager of the City of Lemoore, or designee, acting as the Successor Agency to the former Lemoore Redevelopment Agency is authorized to execute said Agreement.
- **SECTION 5.** Pursuant to HSC section 34179(h), all actions taken by an oversight board may be reviewed by the State of California Department of Finance, and therefore, this Resolution shall not be effective for five (5) business days unless the Department requests a review.
- **SECTION 5.** Pursuant to HSC section 34191.5, following the approval of a LRPMP, actions to implement the disposition of property pursuant to an approved LRPMP shall not require review by the Department of Finance.

* * * * * * * * * *

PASSED, APPROVED, AND ADOPTED by the Lemoore Oversight Board for the Lemoore Successor Agency to the former Lemoore Redevelopment Agency at a special meeting this 28th day of June 2018, by the following vote:

AYES: BROWN, HOLWELL, STOPPENBRINK, VERBOON

NOES: NONE

ABSENT: AIRHEART, CORL, MADRIGAL

ABSTAIN: NONE

APPROVED:

Doug Verboon, Vice Chairperson

ATTEST:

Marisa Avalos, Deputy Board Clerk



711 West Cinnamon Drive ● Lemoore, California 93245 ● (559) 924-6700 ● Fax (559) 924-9003

Staff Report

Item No: 5-2

To: Lemoore City Council

From: Nathan Olson, City Manager

Date: July 9, 2018 Meeting Date: July 17, 2018
Subject: Option Agreement with KKAL, LP to Purchase 84.22 acres

Strategic Initiative:

	☐ Growing & Dynamic Economy
☐ Fiscally Sound Government	☐ Operational Excellence
□ Community & Neighborhood Livability	☐ Not Applicable

Proposed Motion:

Approval the Option Agreement with KKAL, LP for 84.22 acres within the Lemoore Industrial Park.

Subject/Discussion:

This agenda item is to consider an Option Agreement with KKAL, LP on 84.22 acres in the Lemoore Industrial Park, east of State Route 41 and North of Idaho Avenue. The Option Agreement which reserves an interest in the property and will allow the developer to begin marketing said property until such time as the Disposition and Development Agreement (DDA) is available for consideration by Lemoore City Council.

The California Environmental Quality Act (CEQA) documents are out for circulation and comments. DDA's cannot be finalized without the approved CEQA process. During the 12 month option period the City must keep the property as-is, and may not encumber the property. Additionally, during the 12 month option period, KKAL, LP may conduct due diligence as to the property, but in doing so must not alter the property. KKAL, LP may exercise the option to enter the DDA, upon City Council approval, which will outline the purchase the property, the improvements required and a timetable for completion of construction and escrow conditions. Should KKAL, LP decide to exercise the option to enter the DDA, the developer will then proceed with development as outlined in approved DDA.



Financial Consideration(s):

The approximate value of the 84.22 acres is \$4,315,000. The final DDA will detail the requirements of both the City and the developer. It is anticipated the city will provide wet utilities and roadway throughout the development.

Alternatives or Pros/Cons:

Pros:

- May encourage interest and growth in the community.
- Anticipated to create approximately 1350 jobs.

Cons:

• The Developer may opt not to build on the property, which would delay growth in the area.

Commission/Board Recommendation:

Not Applicable.

Staff Recommendation:

Staff recommends approval of the Option Agreement, moving forward with a Development & Disposition Agreement with KKAL, LP.

Attachments:	Review:	Date:			
☐ Resolution:		07/10/18			
☐ Ordinance:	□ City Attorney 07/12				
☐ Map	□ City Clerk	07/13/18			
☐ Contract	□ City Manger	07/09/18			
Other	☐ Finance				
List: Option Agreement					

OPTION REGARDING REAL PROPERTY

(KKAL Development)

THIS OPTION FOR THE PURCHASE OF REAL PROPERTY ("Option") is entered into this 17th day of July 2018 (the "Effective Date") by and between the City of Lemoore, a California municipal corporation, having an address of 711 W. Cinnamon, Lemoore, California 93245 ("Owner"), and KKAL, LP, a California limited partnership, having an address at 265 E. River Park Circle, Suite 465, Fresno, California, 93720, its successors or assigns, ("KKAL" and, together with Owner, each, a "Party" and together, the "Parties").

RECITALS:

WHEREAS, Owner owns real property consisting of a portion of the Lemoore Industrial Park (the "Property") (attached Exhibit A Legal Description and Map of the Property) in the City of Lemoore, State of California, as described in Exhibit A attached hereto and incorporated herein by reference; and

WHEREAS, Owner desires to grant to KKAL, and KKAL desires to accept from Owner, an option to purchase the Property subject to the terms and conditions contained herein.

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

1. Terms of Option.

Owner hereby grants to KKAL the Option to to purchase the property under the following conditions:

- a. The Option may be exercised by KKAL from the Effective Date to and including the day that is twelve (12) months from the Effective Date ("Option Period"). The option period may be extended for up to an additional six (6) month period by mutual agreement of the parties.
- b. This Option is granted in consideration of a deposit of \$10 that shall be paid by KKAL to Owner no later than one (1) year from the Effective Date ("Deposit"). The Deposit shall be retained by the Owner. In the event KKAL does not exercise this Option, the Deposit will be immediately due and payable to Owner unless already tendered. In the event KKAL exercises the Option, the Deposit shall be retained by Owner as the escrow deposit in accordance with the terms of the DDA.
- c. During the Option Period, Owner shall not sell, lease, develop, offer to sell or lease, nor otherwise encumber the Property as described in Exhibit "A".

- d. KKAL may unilaterally terminate this Option, at any time, for any reason or no reason, with written notice to the Owner.
- e. During the Option Period, KKAL shall have the right to conduct activities as set forth in Section 2 below. KKAL shall not place any equipment or materials on the Property, except for Tests and Investigations as set forth in Section 2, City Council approves a Disposition and Development Agreement for the Property ("DDA"). After the Tests and Investigations are completed, any such equipment or materials are to be removed from the Property.

2. Scope of Option Rights; Right of Entry.

- a. During the Option Period, KKAL, its employees, agents and independent contractors shall have access to the Property to evaluate, conduct, perform field inspections, invasive soil and water testing, environmental audits, engineering and boundary surveys, topographical, structural and geo- technical tests, and such other tests and inspections (collectively "Tests and Investigations") of the Property which KKAL may deem necessary or advisable. The nature and extent of any invasive Tests and Investigations under this section must be approved in advance by Owner. KKAL shall provide Owner or Owner's Agent at least forty-eight (48) hours advance notice of any Tests and Investigations to be performed under this section. For purposes of this Section 2.a, electronic written notice shall be sufficient. Under this section, KKAL has the right, but not the obligation, to perform Tests and Investigations. Should KKAL not exercise its Option to purchase the Property, it shall restore the Property to the condition it was in prior to the commencement of any Tests and Investigations performed under this section. Furthermore, as set forth in greater detail below in Section 3, KKAL shall defend and indemnify Owner for any and all claims, liabilities, and damages arising out of the use of the property by KKAL for Tests and Investigations under this section, including, but not limited to, any claim for dangerous condition of public property, or adverse environmental effect.
- b. Upon request, and with prior consent and direction of Owner or Owner's agent, not to be unreasonably withheld, conditioned, or delayed, KKAL shall have the right to access the Property from 19th Avenue by way of the approximate 84' dirt corridor south of the Olam Property (note on Exhibit A).
- c. KKAL shall be permitted to make and file applications, at KKAL' sole cost and expense, on Owner's behalf to such local, state and federal governmental entities whose approval may be necessary or advisable to enter the Property to perform Tests and Investigations, and to take any actions in furtherance of KKAL' ability to proceed with timely implementation of an industrial development project which may include warehousing facilities, distribution facilities, and the like (the "Project"). Owner shall promptly execute any such application or other documentation, and take any other actions reasonably necessary at KKAL' sole cost, as required by said governmental entity or as would

reasonably assist KKAL.

3. Indemnification.

KKAL shall defend, indemnify and hold Owner harmless from and against any and all liabilities, damages, losses, costs or expenses (including, without limitation, reasonable attorney fees and court costs) arising out of, or based upon (a) the acts, errors, or omissions of KKAL, its officers, agents, employees, participants, volunteers, and invitees, whether or not there is concurrent passive or active negligence on the part of Owner; or (b) the presence, release, use, generation, discharge, storage or disposal of any Hazardous Materials on, under, in or about, or the transportation of any such Hazardous Materials to or from, the Property by KKAL, its officers, agents, employees, participants, volunteers, or invitees. This indemnity shall include, without limitation, any damage, liability, fine, penalty, parallel indemnity after closing cost or expense arising from or out of any claim, action, suit or proceeding for personal injury (including sickness, disease or death), dangerous condition of public property, tangible or intangible property damage, compensation for lost wages, business income, profits or other economic loss, damage to the natural resource or the environment, nuisance, contamination, leak, spill, release or other adverse effect on the environment.

Owner shall defend, indemnify and hold KKAL harmless from and against any and all liabilities, damages, losses, costs or expenses (including, without limitation, reasonable attorney fees and court costs) arising out of, or based upon (a) the tortuous acts of Owner; or (b) the release, use, generation, discharge, storage or disposal of any Hazardous Materials on, under, in or about, or the transportation of any such Hazardous Materials to or from the Property by Owner.

For purposes of this Section, Hazardous Materials means any substance, material, or waste which is or becomes defined and is regulated as hazardous by any governmental authority, the State of California, or the United States government, but shall not include commercially reasonable amounts of such materials in the ordinary course of the development and operation of the Property which are used and stored in accordance with all applicable environmental laws, ordinances and regulations.

4. Notice of Exercise of Option.

The Option to enter into the DDA may be exercised by KKAL, in its sole discretion, during the Option Period. KKAL shall give Owner written notice of its intention to exercise this Option at any time during the Option Period ("Option Notice"). Such Option Notice shall: a) state that KKAL is exercising its Option to enter into the DDA; b) be sent to Owner at:

The City of Lemoore Attention: City Manager 711 W. Cinnamon Lemoore, CA 93245 Phone: (559) 924-6700 Facsimile: (559) 924-6708

or at such other address as shall be designated by Owner in writing by notice to KKAL.

Notices to KKAL shall be delivered to KKAL at:

KKAL Development Attention: Mr. John Kashian 265 E. Rive Park Circle, Suite 465 Fresno, CA 93720

Phone: (559) 492-7127

or at such other address as shall be designated by KKAL in writing by notice to Owner.

Unless otherwise provided for herein, any other notices provided for in this Option shall be in writing, hand delivered, sent by registered or certified U.S. Mail, postage prepaid, with return receipt requested, or by commercial overnight delivery service and shall be deemed delivered to the addressee or its office when received at the address for notice specified above when hand delivered, and on the business day after being sent when sent by overnight delivery service (Saturdays, Sundays and legal holidays excluded), or five (5) business days after deposit in the mail when sent by U.S. mail.

5. Insurance.

- a. KKAL shall maintain Commercial General Liability Insurance with limits of not less than \$2,000,000 general aggregate, \$1,000,000 per occurrence in full force and effect throughout the term of this Option either through insurance policies or acceptable selfinsured retentions.
- b. KKAL shall carry adequate liability and workers' compensation insurance with an insurance company admitted to do business in the State of California, covering all persons employed by KKAL in connection with the permitted activities of KKAL under this Option at the Property.
- c. As to all insurance policies to be maintained by KKAL under this section, KKAL may, at its option, bring its obligations to insure under this section within the coverage of a "blanket" policy of insurance which it may now or hereafter carry, by appropriate amendment, rider, endorsement, or otherwise. KKAL shall name Owner as an additional insured on all insurance policies maintained in accordance with this Option All insurance policies shall include an endorsement stating that it is primary to any insurance or self-insurance maintained by Owner and shall waive all rights of subrogation against Owner. KKAL shall not commence performing any act allowed under this Option until all required insurance has been obtained and certificates indicating the required coverages have been

delivered to and approved by Owner

6. Preservation of Positions.

During the Option Period, Owner shall operate and maintain the Property in the manner in which it is currently operated and maintained. Owner shall not take any action, or enter into any contract, affecting the Property without KKAL' consent. Loss or damage to the Property, if any, during the Option Period by fire or an act of God shall be at the risk of Owner.

7. Assignment.

KKAL may assign this Option, with the express prior written consent of Owner. Owner shall have thirty (30) days within which to approve or disapprove any assignment requiring Owner's approval as set forth herein, and the failure of Owner to approve or disapprove within said period shall be deemed a disapproval of the assignment. Any such assignment may be denied by the Owner unless it is established that KKAL' successor has the equivalent or superior qualifications, experience, and assets as KKAL and KKAL is not in breach of the Option. Any successor in interest shall assume all of the rights, duties and obligations of the Option.

8. Counterparts; Facsimile Signature.

This Option may be executed in two or more counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same instrument. For purposes of this Option, a facsimile or photocopy signature shall be deemed as valid and enforceable as an original.

9. Governing Law.

This Option shall be governed by the laws of the State of California. The Parties agree that in the event of a dispute in connection with this Option, the Superior Court for the County of Kings shall have jurisdiction.

10. Representation on Authority of Parties.

Each person signing this Option represents and warrants that he or she is duly authorized and has legal capacity to execute and deliver this Option. Each Party represents and warrants to the other that the execution and delivery of the Option and the performance of such Party's obligations hereunder have been duly authorized and that the Option is a valid and legal agreement binding on such Party and enforceable in accordance with its terms.

11. Waivers.

Any waiver by any Party shall be in writing, and shall not be construed as a continuing waiver. No waiver will be implied from any delay or failure to take action on account of any default by any Party. Consent by any Party to any act or omission by another Party shall not be construed to be a consent to any other subsequent act or omission or to waive the requirement for consent to be

obtained in any future or other instance.

12. Construction of Agreement.

Each Party acknowledges that it is freely and voluntarily entering into this Option, uncoerced by any other person and that it has been afforded the opportunity to obtain the advice of legal counsel of its choice with regard to this Option in its entirety and understands the same. Each Party, and the attorneys for each Party, have had the opportunity to participate in the drafting and preparation of this Option. Therefore, the provisions of this Option shall not be construed in favor of or against either Party, but shall be construed as if both Parties equally prepared this Option.

13. Headings.

The paragraph headings herein are used for the purpose of convenience only and shall not be deemed to limit or enlarge the subject of the sections or paragraphs of this Option or to be considered in their construction.

14. Severability.

If any provision of this Option shall become illegal, null or void or against public policy, for any reason, or shall be held by any court of competent jurisdiction to be illegal, null or void or against public policy, the remaining provisions of this Option shall not be affected thereby and shall remain in force and effect to the full extent permissible by law.

15. Entire Agreement.

This Option, with exhibits, constitutes the entire agreement between the Parties pertaining to the subject matter hereof and shall supersede all prior and contemporaneous agreements, representations, negotiations and understandings of the Parties, oral or written. The foregoing sentence shall in no way affect the validity of any instrument executed by the Parties in the form of the exhibits attached to this Option. This Option shall not be modified or amended unless such modification and/or amendment is in writing and signed by both Parties.

IN WITNESS WHEREOF, the parties have executed this Option as of the Effective Date.

OWNER:	KKAL:
City of Lemoore, a California municipal corporation	KKAL
By:	By:
, , , , , , , , , , , , , , , , , , ,	Its: Principal

EXHIBIT A

LEGAL DESCRIPTION OF PROPERTY

The Option property shall include the northern 80 acres which is a portion of APN 024-051-031. The Owner and KKAL shall determine the exact legal description of the property at KKAL's expense, upon further site analysis which shall be included in Exhibit A prior to execution of the Disposition and Development Agreement.



711 West Cinnamon Drive ● Lemoore, California 93245 ● (559) 924-6700 ● Fax (559) 924-9003

Staff Report

Item No: 5-3

To: Lemoore City Council

From: Michelle Speer, Assistant City Manager

Date: July 10, 2018 Meeting Date: July 17, 2018

Subject: Real Property License Agreement with Bush Construction for Portions

of APN 024-520-075 and APN 024-520-076

Strategic Initiative:

☐ Safe & Vibrant Community	☐ Growing & Dynamic Economy
	☐ Operational Excellence
☐ Community & Neighborhood Livability	☐ Not Applicable

Proposed Motion:

Approve Real Property License Agreement with Bush Construction and/or Tara Bush for use and occupancy of designated portions of City property known as APN # 024-520-075 and right of way portion of 024-520-076; and authorize the City Manager to sign the Lease Agreement.

Subject/Discussion:

In 2016, Bush Construction entered into a license agreement with the City of Lemoore, allowing construction waste to be deposited on property located off Vine Street (adjacent to the Wastewater Treatment Plant). The City of Lemoore and Bush Construction formalized terms and conditions for a one (1) year period ending October 17, 2017. Bush Construction expressed an interest in having their License Agreement renewed. The proposed agreement is for a two-year term beginning July 17, 2018-July 30, 2020, with a 90-day written termination clause. Should the lease agreement be terminated, Bush Construction is responsible for clean-up of the site.

Bush Construction is responsible for access improvements and any future improvements at their own cost. Construction waste must be clean recyclable, so as to not cause hazardous conditions. Terms may be extended with written agreement by parties.

Financial Consideration(s):

If approved, the City will receive additional funding.

Alternatives or Pros/Cons:

Pros:

- Property is currently used for this purpose.
- City will receive modest revenue.
- Traffic and business presence in a sparsely populated area.

Cons:

Land not currently available to market.

Commission/Board Recommendation:

N/A

Staff Recommendation:

Staff recommends approval of a License Agreement between the City and Bush Construction.

Attachments:	Review:	Date:					
☐ Resolution:	□ Asst. City Manager 07/12						
☐ Ordinance:	□ City Attorney	07/12/18					
☐ Map	⊠ City Clerk	07/13/18					
☐ Contract	□ City Manger						
Other	☐ Finance						
List: License Agreement							

LICENSE AGREEMENT BETWEEN CITY OF LEMOORE AND BUSH CONSTRUCTION INC. REGARDING APN'S 024-520-075 AND 024-520-076

This Real Property License Agreement ("Agreement") is made and entered into on July 17, 2018, between the City of Lemoore, a California Charter City and municipal corporation ("City") and David A. Bush, Inc. dba Bush Construction ("Licensee"), pursuant to the following recitals, which are a substantive part of this Agreement:

RECITALS

- A. City owns property located at Vine Street, APN 024-520-075, in the City of Lemoore, Kings County, California as more particularly described in **Exhibit A** and depicted in **Exhibit B** ("Property").
- B. Licensee has been depositing construction waste on the Property since 2009 and paid the City a nominal amount for the right to do so. City does not currently need the City Property.
- C. The Parties now wish to memorialize this relationship in a contract. City is willing to license the portion of the Property more particularly described and depicted in **Exhibit C** ("Premises") to Licensee upon the terms and conditions set forth in this Agreement.
- E. This Agreement is intended to be specific to Licensee. NOW, THEREFORE, City and Licensee agree as follows:

AGREEMENT

- 1. Premises. City hereby licenses to Licensee the Premises, and Licensee hereby accepts the license from City.
- 2. Term. The term of this Agreement shall be for a period of 2 (Two) Years, from the License Date until July 30, 2020 unless extended by written agreement of the parties. This Agreement shall automatically terminate upon the end of its term or such earlier time as set forth in this Agreement.
- 3. License Fee. As consideration for the use and occupancy of the Premises, Licensee shall pay a license fee to City as follows
 - a. Annual Fee. Upon execution of this Agreement, Licensee shall immediately pay to City an annual fee in the amount of Four Hundred Seventy-Five Dollars (\$475.00) for the first year of the license. The license fee shall be due and payable annually to City, without deduction, setoff, prior notice, or demand, on the anniversary date of the License Date during the term of this Agreement.

- b. Delivery. All license fees shall be paid by Licensee and be personally delivered or mailed to the City of Lemoore, Finance Department, 119 Fox Street, Lemoore, California 93245 or any other place or places that City may designate by written notice to Licensee.
- c. Interest. Any license fee not received by the due date shall bear interest from the date due until paid at the rate of ten percent (10%) per annum.

4. Taxes, Assessments and Fees.

- a. Possessory Interest Tax and Assessments. Licensee shall be solely responsible for any property taxes arising out of Licensee's use or occupancy of the Premises. Licensee shall pay before delinquency any and all possessory interest taxes and assessments levied against it or resulting from Licensee's use or occupancy of the Premises. City makes no representation as to whether or not taxes are due. On demand by City, Licensee shall furnish City with satisfactory evidence of these payments.
- b. Personal Property Tax. Licensee shall pay before delinquency all taxes, assessments, license fees, and other charges ("Taxes") that are levied and assessed against Licensee's personal property installed or located in or on the Premises, if any, and that become payable during the term of this Agreement. On demand by City, Licensee shall furnish City with satisfactory evidence of these payments.
- c. Business License Fees. Licensee owns a business operating in the City of Lemoore, Licensee shall pay before delinquency any and all business license fees that are levied and assessed against Licensee, and that become payable during the term of this Agreement, pursuant to the Lemoore Municipal Code. Licensee's failure to pay any applicable business license fee to City shall constitute a default under this Agreement.

5. Use of Premises.

- a. Purpose. The Premises shall be used by Licensee solely and exclusively for the following purposes: (i) deposit of non-hazardous road recycling materials, Reinforced Concrete Pipe. No other uses shall be permitted on the Premises except for incidental or ancillary uses. The Premises, including any buildings, structures, or improvements located thereon, shall not be used for displaying signs and notices. Licensee shall not interfere with, enter, or use, the unlicensed portions of the Property.
- b. Alterations or Improvements. No alterations or improvements shall be made to the Premises, except that Licensee shall complete the following improvements to the Premises before occupancy ("Improvements"):

- Perimeter fencing of that portion designated by lease agreement.
- Premise Lighting.
- DG or other drive material approved by both parties for access entry road.
- Grading and installation of dust control surface material in accordance with City and San Joaquin Valley Air Pollution Control District standards.
- Such other improvements as City, or any other agency having jurisdiction over the Premises, may require to allow use of the Premises for the proposed use or for health, safety and welfare purposes.
- Such other improvements City and Licensee may agree upon in writing.
- The Improvements are more particularly described and depicted in **Exhibit D.**
- c. Access to <u>Premises</u>. Access to the Premises shall be solely from Vine Street as depicted in **Exhibits C** and **D**. No access will be permitted from adjacent lots.
- d. Restoration of Premises and Ownership of Improvements. Upon termination of this Agreement, unless otherwise agreed, Licensee shall remove (personal) property, buildings, structures, debris and other improvements placed by Licensee on the Premises, including all such property placed on the Premises prior to the execution of this agreement and Licensee shall restore the Premises to substantially the same condition at the time of the Licensee first use of the Premises, prior to this License Agreement.
- e. Upon Licensee's failure to remove said property, debris or improvements from the Premise's, such property, debris or improvements shall, at the option of the City, become the sole property of City, or if City so elects, City may remove such property, debris or improvements from the Premises and restore the Premises to substantially the same condition in which they existed at the time Licensee started placing such property or improvements on the Premise prior to the execution of this Agreement and Licensee shall reimburse City for any such costs incurred upon City's written demand to Licensee.
- f. Compliance with Laws. Licensee shall comply with all statutes, ordinances, regulations and requirements of all governmental entities (including those of the City) relating to Licensee's use and occupancy of the Premises, whether those statutes, ordinances, regulations and requirements are now in force or are subsequently enacted. Licensee shall not use the Premises or permit the Premises, or any portion thereof, to be improved, developed, used or occupied in any manner that is in any way in violation of any valid law, ordinance, or regulation of any federal, state, county, or local governmental agency.
- g. License/Permit. If any license, permit, or other governmental authorization is required for the lawful use or occupancy of the Premises, Licensee shall procure and maintain it throughout the term of this Agreement.

- h. Waste and Nuisance. Licensee shall not use the Premises, or allow the Premises to be used, in any manner that will constitute a waste, nuisance, or unreasonable annoyance to the neighborhood adjacent to the Premises.
- i. Maintenance. Licensee, at its sole cost and expense, shall at all times during the term of this Agreement keep and maintain the Premises and all personal property, buildings, structures and improvements thereon in good order and condition, and free from rubbish, all satisfactory to City.
- 6. Utilities. Licensee shall make all arrangements for and be solely responsible for paying for all applicable utilities and services furnished to or used by Licensee or its agents and invitees in connection with the Premises including, but not limited to, gas, electricity, water, sewer, telephone, cable, trash collection and for all applicable connection charges.
- 7. Indemnification. Licensee hereby releases and shall indemnify, hold harmless and defend City and City's officials, officers, employees, agents, and volunteers from and against all liability, claims, suits, damages, losses, costs, and expenses, including reasonable attorneys' fees, incurred in connection with or arising out of (1) the use, occupation or control of the Premises by Licensee, its agents, employees, invitees, sub-users, or volunteers; (2) any breach of Licensee's performance obligations under this Agreement; or (3) any acts, omissions or negligence of Licensee or any person or entity claiming through or under Licensee, or Licensee's agents, employees, contractors, invitees or visitors, except to the extent such claim, suit, damage, loss or expense is caused by the sole negligence or willful misconduct of City or City's officials, officers, employees, agents, or volunteers. The provisions of this paragraph shall survive the expiration or termination of this Agreement.
- 8. Insurance Requirements. Licensee, at its sole cost and expense, shall procure and maintain, for the duration of this Agreement, insurance against claims for injuries to persons and for damage to property that may arise from or in connection with the use, occupation or control of the Premises by Licensee or its agents, employees, invitees, sub-users, or volunteers. The cost of such insurance shall be borne by Licensee. The minimum scope, amounts, and terms of the insurance are set forth in **Exhibit E.**
- 9. Environmental Warranties. City hereby represents and warrants that it has not caused or knowingly permitted any contamination by Hazardous Materials (as defined herein) to occur on, at, about, or within the Premises, whether before or after the execution of this Agreement; and otherwise knows of no such contamination of Hazardous Materials on, at, about, or within the Premises. The term "Hazardous Materials" when used in this Agreement shall mean any hazardous waste, hazardous substance, hazardous materials or toxic substances as defined, as of the License Date, in any federal, state, or local statute, ordinance, rule, or regulation applicable to the Premises, and any substance defined as "hazardous waste" in Health and Safety Code section 25117 or as a "hazardous substance" in Health and Safety Code section 25316, and in the regulations adopted and publications promulgated under these laws. "Hazardous Materials" shall also include asbestos or asbestos-containing materials, radon gas, and petroleum or petroleum

fractions, whether or not defined as a hazardous waste or hazardous substance in any such statute, ordinance, rule, or regulation as of the License Date.

Licensee warrants and represents that it will not use, generate, manufacture, produce, store, or dispose of, on, under, or about Premises, or transport to or from the Premises, any Hazardous Materials, polychlorinated biphenyls (PCBs), or petroleum (including crude oil or any fraction or derivative thereof), except those uses incidental to the installation and maintenance of any approved improvements on the Premises and in accordance with all applicable laws and regulations. Licensee shall, at its expense, comply with all applicable laws, regulations, rules and orders, regardless of when they become or became effective, including without limitation those relating to health, safety, noise, environmental protection, waste disposal, and water and air quality, and furnish satisfactory evidence of such compliance upon request of City.

Licensee shall not permit to be piled or stored upon the Premises any Hazardous Materials, gun powder, dynamite, gasoline, or explosive substance or material, except where used in the ordinary course of Licensee's business and in compliance with all applicable laws.

Should any discharge, leakage, spillage, emission, or pollution of any type -including but not limited to the substances and materials identified in the previous sentence -occur upon or from the Premises due to Licensee's use and occupancy thereof either before or after the execution of this Agreement, Licensee, at its expense, shall be obligated to clean the Premises to the satisfaction of City and any governmental body having jurisdiction over the Premises.

Licensee agrees to indemnify, defend and hold harmless City against all liability, cost and expense (including without limitation any fines, penalties, judgments, litigation costs and attorneys' fees) incurred by City as a result of Licensee's breach of this section, or as a result of any such discharge, leakage, spillage, emission, or pollution, regardless of whether such liability, cost or expense arises during or after the Agreement term, unless such liability, cost or expense is proximately caused solely by the active negligence of City.

Licensee shall pay all amounts due City under this section, as additional license fees, within ten (10) days after any such amounts become due and owing by City. If not timely paid, the amounts due shall bear interest at the rate of ten percent (10%) per annum from the date due.

10. Liens and Claims. Licensee shall promptly and fully pay for all materials for any improvements installed or constructed on the Premises and shall promptly and fully pay all persons who perform labor on said improvements. If any mechanics' or material men's liens or any other liens or claims for any work done or materials furnished at Licensee's request are filed against the Premises, Licensee shall remove the liens and claims at Licensee's own expense. If Licensee fails to remove the liens or claims and any judgment is entered thereon or thereunder, Licensee shall pay that judgment. Should Licensee fail, neglect, or refuse to remove any lien or claim or to pay any judgment in a

timely manner, City shall have the right to pay any amount required to release any such liens or claims, or to defend any action brought on the liens or claims and to pay any judgment entered on the liens or claims. Under those circumstances, Licensee shall be liable to City for all costs, damages, reasonable attorneys' fees, and any amounts expended by City in defending any proceedings or in the payment of any of said liens or claims or any judgment obtained therefore. City may post and maintain upon the Premises a notice of non-responsibility.

- 11. Leasehold Encumbrances. Licensee shall not encumber by deed of trust, mortgage or other security instrument, all or a part of Licensee's interest under this Agreement without the advance and express written consent of City, and upon such terms and conditions as City may require. Any encumbrance existing as of the License Date shall be subject to all covenants, conditions, or restrictions set forth in this Agreement and to all rights and interests of City.
- 12. Sale or Hypothecation of Licensee's Improvements. Licensee shall not sell or hypothecate any of its fixed improvements upon the Premises without first obtaining City' written consent therefor.
- 13. Non-Assignment. This Agreement is specific to Licensee and the use described herein, may not be assigned or sub-licensed/leased without the prior express written consent of City, and shall automatically terminate should Licensee no longer own or lease the Premises.
- 14. Premises Licensed "AS IS". The Premises are licensed to Licensee, and Licensee accepts the Premises, in its existing "AS IS" condition on the License Date. City shall not be required to make or construct any alteration including structural changes, additions or improvements to the Premises and shall have no maintenance or repair obligations with respect to the Premises. Licensee expressly waives the provisions of sections 1941 and 1942 of the California Civil Code and all rights to make repairs at the expense of City as provided in section 1942 of the Civil Code. Licensee acknowledges that neither City, nor any officer, employee or agent of City has made any representation or warranty with respect to the condition of the Premises, the suitability of the Premises for the intended use by Licensee, or compliance of the Premises with the Americans with Disabilities Act of 1990 (or any accessibility guidelines or other regulations promulgated thereunder). Any agreements, warranties or representation s not expressly contained in this Agreement shall in no way bind City or Licensee, and City and Licensee expressly waive all claims for damages by reason of any statement, representation, warranty, promise or agreement, if any, not contained in this Agreement.
- 15. Bankruptcy. City shall have the right to terminate this Agreement by written notice and to take exclusive possession of the Premises in the event (a) Licensee is adjudged a bankrupt; (b) Licensee becomes insolvent; (c) any action or proceeding for debtor relief of Licensee is commenced by Licensee; or (d) Licensee seeks general debtor relief by extrajudicial means.

Receipt of license fees, rent or other payments from any person for use of the Premises shall not constitute a waiver of City' right to terminate as above set forth. If there are two or more Licensees hereunder, or if Licensee is a partnership, City's right to terminate shall arise in the event any one of the Licensees or partners is adjudged a bankrupt, becomes insolvent, seeks general debtor relief, or commences or becomes subject to any of the proceedings set forth above.

16. Reservations. City reserves for itself and those to whom it grants such right, the right to construct, maintain and operate any existing and new or additional pipes, communication (including, but not limited to, fiber optic) and power transmission facilities upon, over, and beneath the Premises, so long as the exercise of such right does not unreasonably interfere with Licensee's rights under this Agreement.

City reserves the title and exclusive right to all of the minerals and mineral ores of every kind and character now known to exist or hereafter discovered upon, within or underlying the Premises, or that may be produced therefrom, including, without limiting the generality of the foregoing, all petroleum, oil, natural gas and other hydrocarbon substances and products derived therefrom, together with exclusive and, perpetual right thereto, without, however, the right to use or penetrate the surface of, or to enter upon the Premises within five hundred feet (500') of the surface thereof to extricate or remove the same.

- 17. Subterranean Facilities. The absence of markers, monuments or maps indicating the presence of subterranean facilities, whether belonging to City or otherwise, does not constitute a warranty or representation that none exist. Licensee accepts this Agreement with full cognizance of the potential presence of such, acknowledging that the costs of Licensee's use may increase by reason thereof, and acknowledges that the owner or owners thereof may have acquired the right to continue to maintain such facilities by the passage of time.
- 18. Damage or Destruction of Premises. If the Premises are damaged or destroyed during a term of this Agreement through no fault of Licensee, this Agreement shall terminate and neither party shall be obligated to repair or restore the Premises to substantially the same condition as existed immediately prior to the damage or destruction.
- 19. Eminent Domain. In the event of the taking or condemnation of all or any part of the Premises, Licensee may receive compensation only for any taking of or damage to Licensee owned improvements. Any compensation awarded and interest thereon, including the compensation for the land value and interest thereon, shall belong to City.

20. Default

- a. Licensee's Default. The occurrence of any of the following shall constitute a default by Licensee:
 - 1. Failure to pay license fees, insurance premiums, taxes, or any other sums due

hereunder as a result of Licensee's use of the Premises within five (5) days of the due date:

- 2. Abandonment of the Premises; or
- 3. Failure to perform any other provision of this Agreement if the failure to perform is not cured within ten (10) days after notice has been served upon Licensee.
- b. Notice of Default. Notices given under this section shall specify the alleged default and the applicable Agreement provisions and shall demand that Licensee cure the default within ten (I0) days, or quit the Premises.
- c. Termination Resulting from Default. City may terminate this Agreement immediately upon written notice to Licensee if Licensee defaults on any obligation under this Agreement and fails to cure such default within ten (I0) days after written notice from City of such default. In the event of a default by Licensee under this Agreement, City may terminate this Agreement and regain possession of the Premises in the manner provided by the laws of the State of California in effect at the date of such default. At City's option, if Licensee has breached this Agreement and/or abandoned the Premises, this Agreement shall continue in effect for so long as City does not terminate Licensee's right to possession, and City may enforce all rights and remedies under this Agreement, including the right to recover the license fees as it becomes due. Further, City shall be entitled to recover from Licensee damages and to exercise such other rights and remedies as provided to City under the laws of the State of California.
- d. Right to Cure at Licensee's Expense. City, at any time after Licensee commits a default, can cure the default at Licensee's cost. If City, by reason of Licensee's default, pays any sum or does any act that requires the payment of any sum, the sum paid by City shall be due immediately from Licensee to City upon City's written demand for payment to Licensee, and if paid at a later date, shall bear interest at the rate of ten percent (10%) per annum from the date the written demand for payment is sent by City until City is reimbursed by Licensee. The sum, together with interest on it, shall be additional rent.
- 21. Termination. This Agreement shall terminate upon expiration of its term or with 90 day written notice issued to the other party by either the City or Licensee. Upon termination, Licensee's property and any Licensee improvements shall be removed from the Premises as set forth in Section 6(c) of this Agreement. Licensee acknowledges and agrees that it is entering into this Agreement voluntarily and that upon termination of the Agreement according to its terms, Licensee shall not be entitled to any relocation assistance or benefits from City.
- 22. Waiver. No delay or omission in the exercise of any right or remedy of City on any default by Licensee shall impair such right or remedy or be construed as a waiver. The

receipt and acceptance by City of delinquent license fees shall not constitute a waiver of any other default; it shall constitute only a waiver of timely payment for the particular license fee payment involved. If such delinquent license fee is accepted after notice of default and termination has been served, the acceptance shall not constitute a waiver. City's consent to or approval of any act by Licensee requiring City's consent or approval shall not be deemed to waive or render unnecessary City's consent to or approval of any subsequent act by Licensee. Any waiver by City of any default must be in writing and shall not be a waiver of any other default concerning the same or any other provision of this Agreement.

- 23. Entry and Inspection of Premises. City and its authorized representatives shall have the right to enter and inspect the Premises at all reasonable times to determine whether the Premises are in good condition and whether Licensee is complying with its obligations under this Agreement.
- 24. Relationship of Parties. City is not, nor shall it become or be deemed to be, a partner or a joint venture with Licensee by reason of the provisions of this Agreement nor shall this Agreement be construed to authorize either party to act as the agent for the other.
- 25. Notice. Any notice, demand, request, consent, approval, or communication that either party desires or is required to give to the other party or any other person shall be in writing and either; (a) served personally; (b) sent by prepaid registered mail; or (c) sent by regular first class mail and e-mail with verification of receipt. Notice shall be deemed communicated only when received personally by the party to whom notice is to be given or when received by registered mail at the address of such party as provided below, or to any such address as such party shall notify the other in writing.
- 26. Effect of Termination of Agreement. Termination or expiration of this Agreement shall not release any party hereto from any liability or obligation hereunder, whether of indemnity or otherwise, resulting from any acts, omissions or events happening prior to such termination or expiration, or thereafter in case by the terms of this Agreement it is provided that anything shall or may be done after termination or expiration hereof.
- 27. Amendments. This Agreement shall not be modified or amended in any way except in writing signed by the parties hereto.
- 28. Time and Specific Performance. Time and specific performance are of the essence for each provision of this Agreement.
- 29. Entire Agreement. This Agreement contains all the agreements of the parties concerning the subject matter of it and cannot be amended or modified except by a subsequent written agreement executed by both parties.
- 30. Severability. The unenforceability, invalidity, or illegality of any provision of this Agreement shall not render the other provisions unenforceable, invalid, or illegal.

- 31. Construction. Headings at the beginnings of sections or subsections are solely for the convenience of the parties and are not intended to be used to interpret this Agreement. The singular form shall include the plural, and vice-versa. This Agreement shall not be construed as if it had been prepared by one of the parties, but rather as if both parties have prepared it. Unless otherwise indicated, all references to sections are to this Agreement. All exhibits referred to in this Agreement are attached to it and incorporated in it by this reference.
- 32. Attorney's Fees. If either party commences an action against the other party arising out of or in connection with this Agreement, the party prevailing in such litigation shall be entitled to have and recover from the losing party reasonable attorney's fees and costs of suit.
- 33. Voluntary Agreement; Authority to Execute. Licensee and City each represent that they have read this Agreement in full and understand and voluntarily agree to all provisions herein. The parties further declare that prior to signing this Agreement they each had the opportunity to apprise themselves of relevant information, through sources of their own selection, including consultation with counsel of their choosing if desired, in deciding whether to execute this Agreement. The signatories to this Agreement represent that they have the proper authority to execute this Agreement on behalf of the respective party.
- 34. Recording of Agreement. Upon request of either party, the other party shall join in the execution of a memorandum or short form of this Agreement for recording purposes. The memorandum or short form of Agreement shall incorporate this Agreement by reference and shall describe the parties hereto, the Premises, and the term hereof.
- 35. Notices. All notices required or permitted to be given under this Agreement shall be in writing and shall be personally delivered, or sent by tele-copier (fax), overnight delivery with tracking capability, or certified mail (postage prepaid and return receipt requested), addressed as follows:

To City: City Manager

City of Lemoore

711 W. Cinnamon Drive Lemoore, CA 93245

To Licensee: David A. Bush, Inc.

dba Bush Construction 518 N. Redington Street Hanford, CA 93230

Signatures on Next Page

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the License Date.

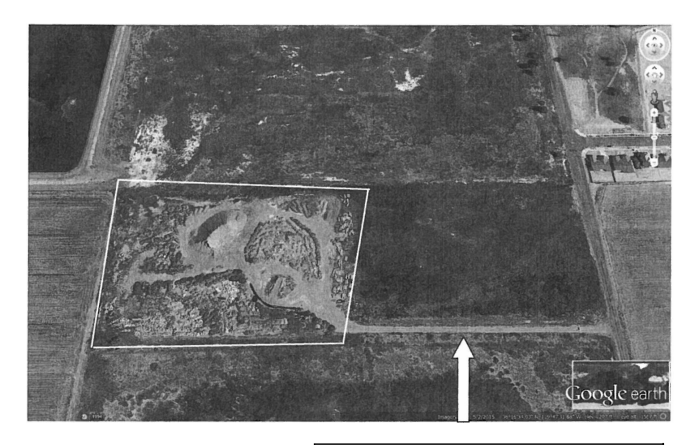
LICENSEE:	CITY:
By: Print	Nathan Olson, City Manager
Title	
By:	Mary J. Venegas, City Clerk
Print	
	APPROVED AS TO FORM
	By:

EXHIBIT A

LEGAL DESCRIPTION OF CITY PROPERTY

City owned parcel APN 024-520-075

EXHIBIT B DEPICTION OF CITY PROPERTY APN 024-052-75



Easement through parcel 024-520-076 for access

EXHIBIT C

DESCRIPTION AND DEPICTION OF PREMISES TO BE ACCESSED



Access via Vine Street

EXHIBIT D DETAILED DESCRIPTION AND DEPICTION OF IMPROVEMENTS REQUIRED TO BE COMPLETED BY LICENSEE

(SHOW ACCESS)



Access solely from Vine Street through APN 024-520-076

EXHIBIT E INSURANCE REQUIREMENTS

- a. Minimum Scope of Insurance. Coverage shall be at least as broad as:
 - 1. Insurance Services Office Commercial General Liability coverage ("Occurrence" from CGOOO1).
 - 2. Workers' Compensation insurance as required by the State of California and Employer's Liability Insurance.
 - 3. Property Insurance against all risk of loss to any Licensee property, improvements and betterments.
- b. Minimum Limits of Insurance. Licensee shall maintain limits no less than:
 - 1. General Liability: \$2,000,000.00 (two million dollars) per occurrence and \$5,000,000.00 (five million dollars) aggregate for bodily injury, personal injury, and property damage. If Commercial General Liability Insurance or other form with a general aggregate limit is used, either the general aggregate limit shall apply separately to this project/location or the general aggregate limit shall be twice the required occurrence limit.
 - 2. Workers' Compensation coverage as required by State of California statutory limits.
 - 3. Employer's Liability: \$1,000,000.00 (one million dollars) per accident for bodily injury or disease.
 - 4. Property Insurance: Full replacement cost with no coinsurance penalty provision.
- c. Deductibles. City hereby approves any deductibles in the amount of \$1,500.00 (fifteen hundred dollars) or less for any policy required by this Agreement. Any deductibles in excess of \$1,500.00 00 (fifteen hundred dollars) must be declared to and approved by City. Licensee represents that it has the financial ability to satisfy the deductible requirements under any policy required by this Agreement.
- d. Other Insurance Provisions. The general liability policy is to contain, or be endorsed to contain, the following provisions:
 - 1. City, its officers, officials, employees, agents and volunteers are to be covered as additional insureds as respects: liability arising out of Premises owned, occupied or used by Licensee. The coverage shall contain no special limitations on the scope of protection afforded to City, its officers, officials, employees, agents, or volunteers.
 - 2. Licensee's insurance coverage shall be primary insurance as respects City, its officers, officials, employees, agents, and volunteers. Any insurance or self-insurance maintained by City, its officers, officials, employees, agents, or volunteers shall be in excess of Licensee's insurance and shall not contribute with it.

- 3. Any failure to comply with reporting or other provisions of the policies including breaches of warranties, shall not affect coverage provided to City, its officers, officials, employees, agents or volunteers.
- 4. Coverage shall state that Licensee's insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer's liability.
- 5. Each insurance policy required by this section shall be endorsed to state that coverage shall not be suspended, voided, cancelled, reduced in coverage or in limits except after thirty (30) days' prior written notice by certified mail, return receipt requested, has been given to City.
- e. Acceptability of Insurers. The insurance described in this section is to be placed with an insurer or insurers licensed to do business in California, admitted by the California Insurance Commissioner, and which have a current A.M. Best's rating of not less than A: VII.
- f. Verification of Coverage. Licensee shall furnish City with original endorsements or certificates of insurance evidencing the coverage required by this section. The endorsements/ certificates are to be signed by a person authorized by that insurer to bind coverage on its behalf.



711 West Cinnamon Drive ● Lemoore, California 93245 ● (559) 924-6700 ● Fax (559) 924-9003

Staff Report

To:	Lemoore City Council						
From:	Janie Venegas, City Clerk / Human Resources Manager						
Date:	July 12, 2018 Meeting Date: July 17, 2018						
Subject:	Activity Update						
Strategic Initiative:	☐ Safe & Vibrant Community☐ Fiscally Sound Government☐ Community & Neighborhood Livability	☐ Growing & Dynamic Economy☐ Operational Excellence☒ Not Applicable					

Reports

➤ Warrant Register – FY 17/18

 ➤ Warrant Register – FY 17/18
 ➤ Warrant Register – FY 17/18
 ➤ Une 22, 2018
 ➤ Une 28, 2018
 ➤ Unly 6, 2018

Warrant Register 6-22-18

PAGE NUMBER: 1 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

EXPENDITURE TRANSACTION ANALYSIS TIME: 08:04:17

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4211 - CITY COUNCIL

ACCOUNT I	DATE	T/C	ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
4310 12/18 06, TOTAL	/22/18	21	L CONTRACT 5 L CONTRACT	8221	5609 LOZANO SMITH,	LL .00	7,354.80 7,354.80	.00 CITY COUNCIL
TOTAL	CITY (COUNCI	L			.00	7,354.80	.00

PAGE NUMBER: 2 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

TIME: 08:04:17 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4213 - CITY MANAGER

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
4310 PROFESSIONAL CONTRACT SVC 12/18 06/22/18 21 58221 12/18 06/22/18 21 58232 12/18 06/22/18 21 58221 TOTAL PROFESSIONAL CONTRACT SVC	5609 LOZANO SMITH, 5396 OFFICE DEPOT 5609 LOZANO SMITH,		4,443.25 9.16 216.00 4,668.41	.00 CITY MANAGER .00 TAPE, PLNR, BATTERY .00 HOUSING AUTHORITY .00
4340 UTILITIES 12/18 06/22/18 21 58255 TOTAL UTILITIES	0116 VERIZON WIRELE	.00	352.76 352.76	.00 CITY MANAGER
TOTAL CITY MANAGER		.00	5,021.17	.00

PAGE NUMBER: 3 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

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SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4215 - FINANCE

ACCOUNT DATE T/C	ENCUMBRANC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
12/18 06/22/18 21 12/18 06/22/18 21	L CONTRACT SVC 58221 58232 L CONTRACT SVC	5609 LOZANO SMITH, 5396 OFFICE DEPOT	LL .00	774.00 5.57 779.57	.00 FINANCE .00 TAPE, PLNR, BATTERY .00
4340 UTILITIES 12/18 06/22/18 21 TOTAL UTILITIES	58255	0116 VERIZON WIRELE	ESS .00	38.97 38.97	.00 FINANCE
TOTAL FINANCE			.00	818.54	.00

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SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4216 - PLANNING

ACCOUNT DATE	T/C	ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
12/18 06/22, 12/18 06/22,	'18 21 '18 21		58221 58237	5609 LOZANO SMITH, 0876 QUAD KNOPF, I		414.00 3,204.81 3,618.81		COMM DEV GEN PLANNING EXPENSES
TOTAL PLA	NNING				.00	3,618.81	.00	

TIME: 08:04:17 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4220 - MAINTENANCE DIVISION

ACCOUNT DATE T/C ENCUMBRA	NC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4010 REGULAR SALARIES 12/18 06/22/18 21 12/18 06/22/18 21 TOTAL REGULAR SALARIES	58225 58206	2145 NICK MACHADO T2161 JUAN DIEGO		50.38 50.38 100.76		REIMBURSE FOR BOOTS REIMBURSE FOR BOOTS
4220 OPERATING SUPPLIES 12/18 06/22/18 21	58218 58218 58173 58195 58195 58195 58197 58173 58173 58218 58218 58218 58218 58218 58218 58218 58218	0304 LEMOORE HARD 0304 LEMOORE HARD 6081 ALL AMERICAN 1547 VERITIV OPER 1547 VERITIV OPER 1547 VERITIV OPER 0521 GRAINGER 6081 ALL AMERICAN 6081 ALL AMERICAN 0304 LEMOORE HARD	DWARE I POO IATIN ATIN I POO IWARE DWARE	49.49 55.73 66.04 102.38 113.64 225.77 291.72 34.32 34.32 29.94 30.82 22.49 27.27 17.14 22.49 13.49 349.62 1,486.67	.00 .00 .00 .00 .00 .00 .00 .00 .00 .00	DURA 8PK D ALK BATTER MP GD 5PC PLAS TRAY S MURATIC ACID WASHROOM CLEANER TOWEL DISP 14. 8X9 UNISOURCE GRIPPER FLUSH VALVES MURATIC ACID TV KWIKSETLOCK KEYBLA 12X24X1 PLEAT AIR FIL 130Z WHT PRIMER 15A IVY HD DPLX OUTLE COLDWELD 20Z ADHESIVE 130Z WHT PRIMER SPRAY 4CT MR CLEAN MAG ERAS INSIGHT SERIES CORELS
4310 PROFESSIONAL CONTRA 12/18 06/22/18 21 TOTAL PROFESSIONAL CONTRA	58227	6970 MARICRUZ FER	RNAND .00	660.00 660.00	.00	JANITORIAL WORK
4340 UTILITIES 12/18 06/22/18 21 12/18 06/22/18 21 TOTAL UTILITIES	58235 58255	0363 P G & E 0116 VERIZON WIRE	ELESS	8,636.60 78.44 8,715.04		MONTHLY STATMNT MAINT MAINTENANCE
4350 REPAIR/MAINT SERVIC 12/18 06/22/18 21 TOTAL REPAIR/MAINT SERVIC	58210	1263 KINGS COUNTY	′ MOB .00	130.11 130.11	.00	SNGL CUT KEY
TOTAL MAINTENANCE DIVISIO	N		.00	11,092.58	.00	

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FUND - 001 - GENERAL FUND BUDGET UNIT - 4221 - POLICE

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR BUD	OGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4220U OPERAT SUPPLIES- UNIFORMS 12/18 06/22/18 21 58189 TOTAL OPERAT SUPPLIES- UNIFORMS	5061 CHIEF	.00	436.81 436.81	.00	RAINCOAT W/HOOD
4310 PROFESSIONAL CONTRACT SVC 12/18 06/22/18 21 58221 12/18 06/22/18 21 58243 TOTAL PROFESSIONAL CONTRACT SVC	5609 LOZANO SMITH, LL 5352 SHRED-IT USA INC	.00	439.28 184.44 623.72		POLICE SHREDDING SERVICE
4340 UTILITIES 12/18 06/22/18 21 58255 TOTAL UTILITIES	0116 VERIZON WIRELESS	.00	777.19 777.19	.00	MONTHLY SERVICE
TOTAL POLICE		.00	1,837.72	.00	

CITY OF LEMOORE EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

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FUND - 001 - GENERAL FUND BUDGET UNIT - 4222 - FIRE

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	E VENDOR BU	DGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
4220 OPERATING SUPPLIES 12/18 06/22/18 21 58185 TOTAL OPERATING SUPPLIES	2045 BUDDY'S TROPHIES	.00	10.73 10.73	.00 12X2 DUNASUB SATIN SI .00
4230 REPAIR/MAINT SUPPLIES 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 TOTAL REPAIR/MAINT SUPPLIES	0304 LEMOORE HARDWARE 2916 INTERSTATE ALL B 0304 LEMOORE HARDWARE		9.65 10.15 5.89 22.49 12.42 17.13 43.94 45.71 250.76 133.77 551.91	.00 NUTS & BOLTS .00 4X1-1/2D SQ EXT RING .00 CHAM CJ6Y ENG SPK .00 GREEN THUMB BLK MULCH .00 KWIKS NODUPE KEY .00 160Z BTTLE SPRAYER .00 14.50Z OVEN CLEANER .00 7" PAINT ROLLER .00 BENDIX LPH DGRY .00 36X36 COOLER PAD
4310 PROFESSIONAL CONTRACT SVC 12/18 06/22/18 21 58232 12/18 06/22/18 21 58174 12/18 06/22/18 21 58221 TOTAL PROFESSIONAL CONTRACT SVC 4340 UTILITIES	5396 OFFICE DEPOT 2653 AMERIPRIDE 5609 LOZANO SMITH, LL	.00	54.71 39.51 4,938.47 5,032.69	.00 TAPE, PLNR, BATTERY .00 PANT JEANS RLXD FIT .00 FIRE .00
12/18 06/22/18 21 58255 TOTAL UTILITIES	0116 VERIZON WIRELESS	.00	5.39 5.39	.00 FIRE .00
TOTAL FIRE		.00	5,600.72	.00

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FUND - 001 - GENERAL FUND BUDGET UNIT - 4224 - BUILDING INSPECTION

ACCOUNT DATE	T/C ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
12/18 06/22/18	TING SUPPLIES 21 5 TING SUPPLIES	58232	5396 OFFICE DEPOT	.00	63.84 63.84	.00	CARBONLESS PAPER MAGN
4340 UTILI 12/18 06/22/18 TOTAL UTILI	21 !	58255	0116 VERIZON WIRELE	.00	91.28 91.28	.00	BUILDING INSPECTION
TOTAL BUILD	ING INSPECTION			.00	155.12	.00	

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FUND - 001 - GENERAL FUND BUDGET UNIT - 4230 - PUBLIC WORKS

ACCOUNT DATE T/C ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4220 OPERATING SUPPLIES 12/18 06/22/18 21 TOTAL OPERATING SUPPLIES	58185	2045 BUDDY'S TROPHI	IES .00	10.72 10.72	.00	12X2 DUNASUB SATIN SI
	58221 58179	5609 LOZANO SMITH, 6733 BLACKBURN CONS		2,628.00 1,186.00 3,814.00		PUBLIC WORKS TR 921 INC. 14884 COMP SI
4340 UTILITIES 12/18 06/22/18 21 TOTAL UTILITIES	58255	0116 VERIZON WIRELE	ESS .00	26.64 26.64	.00	PUBLIC WORKS
TOTAL PUBLIC WORKS			.00	3,851.36	-1,186.00	

PEI PAGE NUMBER: 10 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

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FUND - 001 - GENERAL FUND BUDGET UNIT - 4231 - STREETS

ACCOUNT DATE T/C ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4010 REGULAR SALARIES 12/18 06/22/18 21 TOTAL REGULAR SALARIES	58239	T1554 STEVEN ROSA	AS .00	162.36 162.36	.00	REIMBURSE FOR BOOTS
12/18 06/22/18 21 12/18 06/22/18 21 8509 -01 5 12/18 06/22/18 21 8509 -02 5 12/18 06/22/18 21 8509 -03 5 12/18 06/22/18 21 8510 -01 5 12/18 06/22/18 21 8510 -02 5	58177 58177 58177	0304 LEMOORE HARI 0304 LEMOORE HARI 1908 BATTERY SYS' 1908 BATTERY SYS' 1908 BATTERY SYS' 1908 BATTERY SYS' 1908 BATTERY SYS' 1908 BATTERY SYS'	DWARE TEMS TEMS TEMS TEMS TEMS	32.87 9.11 775.84 4.00 56.25 1,729.62 6.00 125.40 2,739.09	.00 -775.84 -4.00 -56.25 -1,729.62 -6.00	5GAL MESH PAINT STRAI 200Z J-B KWICKWELD TU TRAFFIC SIGNAL BACK UP BA BATTERY FEE SALES TAX TRAFFIC SIGNAL BACK UP BA BATTERY FEE SALES TAX
TOTAL PROFESSIONAL CONTRACT	58187	5291 CEN-CAL PAV	.00	3,955.00 3,955.00	-3,955.00	REMOVE AND REPLACE 60 SQ
TOTAL STREETS			.00	6,856.45	-6,652.11	

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PEI PAGE NUMBER: 11 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

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FUND - 001 - GENERAL FUND BUDGET UNIT - 4241 - PARKS

ACCOUNT DATE	T/C ENCUMBRAN	C REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
12/18 06/22/18 12/18 06/22/18 12/18 06/22/18 12/18 06/22/18	3 21 3 21	58218 58218 58218 58257	0304 LEMOORE HARD 0304 LEMOORE HARD 0304 LEMOORE HARD 0474 WEST VALLEY	DWARE DWARE	11.79 5.35 -128.66 18.52 -93.00	.00	MP GD 3PK 9X3/8 CVR MP BASIC 3" 3/4" COVE WHT RND PLAS TOIL SEA PT 711 GRAY PVC CEMEN
12/18 06/22/18	ITIES 3 21 ITIES	58235	0363 P G & E	.00	1,971.01 1,971.01	.00	MONTHLY STATEMENT
TOTAL PARKS	5			.00	1,878.01	.00	

TIME: 08:04:17 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4242 - RECREATION

ACCOUNT DATE T/C ENCUMBRAN	C REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4220 OPERATING SUPPLIES 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 TOTAL OPERATING SUPPLIES	58218 58218 58218 58231 58220 58200	0304 LEMOORE HARDWA 0304 LEMOORE HARDWA 0304 LEMOORE HARDWA T1356 NATHAN OLSON 6696 LIVE SCAN FRES 6231 GRAINGER	RE RE	25.68 4.06 6.41 90.69 180.00 92.31 399.15	.00 .00 .00	TV SCHLAG LOCK 1X100 WHT TWINE 90Z GLS WHT SPRAY PAI LIFEGAURD TRAINING FINGERPRINT ROLLING F COLD PACK
4310 PROFESSIONAL CONTRACT 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 TOTAL PROFESSIONAL CONTRACT	58184 58222 58223 58226 58176 58205 58241 06122018 58193	6763 BRYCE HERNANDE 6947 LUIS SANCHEZ 6762 LUZ PULIDO 6946 MANUEL AGUINIG 0040 LARRY AVILA T2044 ISAIAH JOHNST 6291 SANTIAGO COVAR 5609 LOZANO SMITH, 6283 ERIK SURWILL	ia Ton Iru	93.50 76.00 82.50 86.00 226.00 137.50 176.00 .00 858.00 1,735.50	.00 .00 .00 .00 .00	INDOOR SOCCER REFEREE RECREATION CMC ATTENDANT
4340 UTILITIES 12/18 06/22/18 21 TOTAL UTILITIES	58255	0116 VERIZON WIRELE	.00	140.94 140.94	.00	RECREATION
TOTAL RECREATION			.00	2,275.59	.00	

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SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4297 - HUMAN RESOURCES

4310 PROFESSIONAL CONTRACT SVC 12/18 06/22/18 21 58212 6543 KINGS INDUSTRIAL 220.00 .00 PHYSICAL EXAM 12/18 06/22/18 21 58221 5609 LOZANO SMITH, LL 14,501.70 .00 HUMAN RESOURCES 107AL PROFESSIONAL CONTRACT SVC 4360 TRAINING 12/18 06/22/18 21 58206 T2161 JUAN DIEGO LOPEZ 120.00 .00 REIMBURSE FOR CERT TOTAL TRAINING 100 14,841.70 .00 TOTAL HUMAN RESOURCES 100 65,202.57 -7,838.11	ACCOUN ⁻	T D	ATE T/C	ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
12/18 06/22/18 21 58206 T2161 JUAN DIEGO LOPEZ 120.00 .00 REIMBURSE FOR CERT. TOTAL TRAINING .00 120.00 .00 TOTAL HUMAN RESOURCES .00 14,841.70 .00	12/18 (12/18 (06/ 06/	22/18 21 22/18 21		58212 58221		, LL	14,501.70	.00	
· · · · · · · · · · · · · · · · · · ·	12/18 (06/	22/18 21		58206	T2161 JUAN DIEGO				REIMBURSE FOR CERT.
TOTAL GENERAL FUND .00 65,202.57 -7,838.11	TOTAL		HUMAN RESO	URCES			.00	14,841.70	.00	
	TOTAL		GENERAL FU	ND			.00	65,202.57	-7,838.11	

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FUND - 027 - TE/STP(RTPA)EXCHANGE FUND BUDGET UNIT - 5006 - SLURRY SEAL PROJECTS

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
4317 CONSTRUCTION/IMPLEMENTA. 12/18 06/22/18 21 8221 -01 58191 12/18 06/22/18 21 8221 -02 58191 12/18 06/22/18 21 8221 -03 58191 TOTAL CONSTRUCTION/IMPLEMENTA.	6902 CPM 6902 CPM 6902 CPM	.00	2,649.54 77.78 8,800.21 11,527.53	-2,649.66 2017 SLURRY SEAL PROJECT -77.78 CHANGE ORDER #1 -8,800.59 CHANGE ORDER #2 -11,528.03
TOTAL SLURRY SEAL PROJECTS		.00	11,527.53	-11,528.03
TOTAL TE/STP(RTPA)EXCHANGE FUND		.00	11,527.53	-11,528.03

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SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 040 - FLEET MAINTENANCE BUDGET UNIT - 4265 - FLEET MAINTENANCE

ACCOUNT DATE T/C ENCU	MBRANC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4220 OPERATING SUPPL 12/18 06/22/18 21 12/18 06/22/18 21 TOTAL OPERATING SUPPL	58244 58209	0910 SNAP ON TOOLS 2990 KIMBALL-MIDWE		446.64 344.65 791.29		GREASE GUN WIRE SEAL,TERMINAL
12/18 06/22/18 21 8512 12/18 06/22/18 21 8512 12/18 06/22/18 21 8512 12/18 06/22/18 21 8512 12/18 06/22/18 21 8512 12/18 06/22/18 21 8512 12/18 06/22/18 21 8512 12/18 06/22/18 21 8508 12/18 06/22/18 21 8508 12/18 06/22/18 21 8508 12/18 06/22/18 21 8508 12/18 06/22/18 21 8508 12/18 06/22/18 21 8508 12/18 06/22/18 21 8508 12/18 06/22/18 21 8508 12/18 06/22/18 21 8508 12/18 06/22/18 21 8508 12/18 06/22/18 21 8508 12/18 06/22/18 21	58177 58177 58177 58177 58248 58248 58248 58250 -01 58177 -02 58177 -04 58177 -05 58177 -07 58177 -07 58177 -01 58240 -02 58240 -03 58240 -04 58240 -05 58240 -06 58240 -07 58240 -08 58240 -07 58240 -08 58240 -07 58240 -08 58240 -07 58240 -08 58240 -07 58240 -08 58240 -09 5824	1908 BATTERY SYSTEI 190535 RUCKSTELL CAL 19355 RUCKSTELL CAL 19355 RUCKSTELL CAL 19355 RUCKSTELL CAL 19355 RUCKSTELL CAL 19356 RUCKSTELL CAL 19356 RUCKSTELL CAL 19357 RUCKSTELL CAL 19358 RUCKSTELL CAL 19358 BATTERY SYSTEI 1908	MS MS MS MS BRA MS	334.21 334.21 344.06 444.60 481.16 436.26 205.88 86.27 91.07 102.98 102.56 42.69 6.00 3,833.95 83.44 50.42 52.16 134.76 29.56 84.09 340.40 121.62 93.52 82.45 58.12 235.50 136.24 195.69 197.35 3.71 20.16 37.83 8,802.92	.00 .00 .00 .00 .00 -205.88 -86.27 -91.07 -102.98 -102.56 -42.69 -6.00 -3,833.95 -83.44 -50.42 -52.16 -134.76 -29.56 -84.09 -340.40 .00 .00	12V-GRP31,800CCA 12VGRP31,800CCA,170RC 31,12V,DT,GEL,190RC BRAKE ROTOR BRAKE ROTOR CUP-SCALP,NUTLOCK,SPA C-31-8ST, 12V-GRP31, 800 78DT-75, 34/78, 700CCA, 1 65-75, 65,650CCA,115RC, M C-31-9AP, 12V-GRP31, 930C 65-85, 65, 850CCA, 150RC SALES TAX BATTERY FEE LIFT ARM WELDMENT JOURNAL BEARING FORMULA L CYLINDER PIN JOURNAL BERING FORM LIFT BUSHING PIN PIN LINK PIVOT SALES TAX JCB02/100664 34/78,700CCA,120RC CNH 47710478 12VOLT DEEP CYCLE JCB 123/13052 94R(H7),790CCA,130RC 24M,DC,75AH,140RC,915 65,650CCA,115RC,MAIN MACHINE BRUSHING HOSE 3.1X5.7MM SPRK PLUG FUEL PMP
4310 PROFESSIONAL CO 12/18 06/22/18 21 8476 12/18 06/22/18 21 8476 12/18 06/22/18 21 8476 12/18 06/22/18 21 8476 12/18 06/22/18 21 8476 TOTAL PROFESSIONAL CO	-01 58202 -02 58202 -03 58202 -04 58202 -05 58202	6874 HOUSE OF CUSTO 6874 HOUSE OF CUSTO 6874 HOUSE OF CUSTO 6874 HOUSE OF CUSTO 6874 HOUSE OF CUSTO	OMZ OMZ OMZ	1,800.00 225.00 300.00 1,500.00 168.56 3,993.56	-225.00 -300.00 -1,500.00	GARBAGE TRUCKS-STEREO WIT STREET SWEEPER- STEREO WI CHEVY TRUCK-STEREO WITH B LABOR SALES TAX

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PEI - FUND ACCOUNTING

PEI PAGE NUMBER: 16 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

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SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 040 - FLEET MAINTENANCE BUDGET UNIT - 4265 - FLEET MAINTENANCE

ACCOUNT	DATE	T/C	ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4310 PROFESSIONAL CONTRACT SVC (cont'd)									
4340 12/18 06 TOTAL	UTILI 5/22/18 UTILI	3 21		58255	0116 VERIZON WIREL	ESS .00	61.67 61.67	.00	FLEET
4350 12/18 06 12/18 06 12/18 06 12/18 06 TOTAL	5/22/18 5/22/18 5/22/18 5/22/18	3 21 3 21 8 3 21 3 21	NT SERVICES 082 -01 NT SERVICES	58224 58178 58229 58233	2445 MAACO AUTO PA 0056 BILLINGSLEY T 6012 MCCANN & SON' 0361 ORTON'S EQUIP	IRE S H	262.02 1,030.23 340.94 390.00 2,023.19	-1,030.23 .00	COMM PAINT SRVC BLANKET PURCHASE ORDER FO DIAG TEST, LABOR LGHT ON FOR STEERING
TOTAL	FLEET	MAIN	TENANCE			.00	15,672.63	-10,270.02	
TOTAL	FLEET	MAIN	TENANCE			.00	15,672.63	-10,270.02	

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SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 045 - GOLF COURSE - CITY BUDGET UNIT - 4245 - GOLF COURSE-CITY

ACCOUNT DATE T/C ENCUMBRANC REFERENC	E VENDOR BU	DGET EXPENDITURES	ENCUMBRANCES DESCRIPTION
4000K COST OF REVENUE-KITCHEN 12/18 06/22/18 21 58236 12/18 06/22/18 21 58236 12/18 06/22/18 21 58236 12/18 06/22/18 21 58181 TOTAL COST OF REVENUE-KITCHEN	T1885 THOMAS RINGER T1885 THOMAS RINGER T1885 THOMAS RINGER 6438 PEPSI BEVERAGES	389.50 565.45 839.10 247.56 .00 2,041.61	.00 DONAGHY .00 VALLEY WIDE .00 BUENO BEVERAGE .00 14 CASES .00
4000P COST OF REVENUE-PRO SHOP 12/18 06/22/18 21 58192 12/18 06/22/18 21 58186 12/18 06/22/18 21 58186 12/18 06/22/18 21 58186 12/18 06/22/18 21 58186 12/18 06/22/18 21 58186 12/18 06/22/18 21 58247 12/18 06/22/18 21 58186 12/18 06/22/18 21 58198 12/18 06/22/18 21 58198 12/18 06/22/18 21 58247 12/18 06/22/18 21 58247 12/18 06/22/18 21 58247 12/18 06/22/18 21 58247 12/18 06/22/18 21 58247 12/18 06/22/18 21 58247 12/18 06/22/18 21 58247 12/18 06/22/18 21 8408 -01 58183 12/18 06/22/18 21 8409 -01 58182 TOTAL COST OF REVENUE-PRO SHOP	6565 DORFMAN PACIFIC 6476 CALLAWAY 6476 CALLAWAY 6443 TAYLORMADE GOLF 6476 CALLAWAY 6443 TAYLORMADE GOLF 6476 CALLAWAY 6453 GLOBAL TOUR GOLF 6450 TITLEIST 6443 TAYLORMADE GOLF 6450 BRIDGESTONE GOLF 6450 DYNAMIC BRANDS	135.40 41.56 417.94	.00 BROAD BRIM W/ TRIM .00 BL CG SUPERSOFT YLW 1 .00 BL CG CHRM SFT .00 MWF M4 3H/RH L .00 WD RH ROGUE WMS HY .00 IRS-MG WEDGE BRZ .00 BL CG SUPERSOFT 17 .00 SILK SCREENING .00 IRS-MG WEDGE HIGH TOE .00 BALL IMPRINT .00 MG WEDGE BRZLB60.09 -801.75 GOLF BALLS-GLOVES -576.00 GOLF BAGS-PUSH CARTS -1,377.75
4220K OPERATING SUPPLIES-KITCH 12/18 06/22/18 21 58190 TOTAL OPERATING SUPPLIES-KITCH	6624 CINTAS	.00 50.00	.00 TWL,APRN,MOP,PAD,BKT
4220M OPERATING SUPPLIES MAINT. 12/18 06/22/18 21 58257 12/18 06/22/18 21 58208 12/18 06/22/18 21 58250 12/18 06/22/18 21 58257 12/18 06/22/18 21 58257 12/18 06/22/18 21 58257 12/18 06/22/18 21 58250 12/18 06/22/18 21 58230 12/18 06/22/18 21 58219 12/18 06/22/18 21 58219 12/18 06/22/18 21 58214 12/18 06/22/18 21 58250 TOTAL OPERATING SUPPLIES MAINT.	0474 WEST VALLEY SUPP 6475 KERN TURF SUPPLY 5379 TURF STAR 0286 LAWRENCE TRACTOR 0474 WEST VALLEY SUPP 5379 TURF STAR 0342 MILLERS RENTALAN 6526 LEMOORE AUTO SUP 0286 LAWRENCE TRACTOR 5379 TURF STAR	135.93 129.73 97.00 194.79 169.05 35.00 425.80	.00 21/2" SS EL .00 700/750 ELEC VALVE .00 TINE-SOLID .00 BUSHING, V-BELT .00 21/2" SSS TEE .00 FUEL PUMP, GASKET .00 TRAILER 6KLB SING AXL .00 HEAD SET, 4.0L PERKIN .00 FS94R .00 GREASE, BEARING, SEAL,
4291 MISCELLANEOUS EXPENSES 12/18 06/22/18 21 58246 12/18 06/22/18 21 8255 -01 58246 12/18 06/22/18 21 58236 TOTAL MISCELLANEOUS EXPENSES 4309 STAFFING/TOM RINGER	6890 STOTT 6890 STOTT T1885 THOMAS RINGER	495.00 915.00 300.00 .00 1,710.00	.00 HWY 41 WL 1000'S/O -915.00 BILLBOARD ADVERTISEMENT/M .00 HEALTH PERMIT KINGS -915.00

RUN DATE 07/09/2018 TIME 08:04:18

PEI - FUND ACCOUNTING

PEI PAGE NUMBER: 18 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

TIME: 08:04:17 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 045 - GOLF COURSE - CITY BUDGET UNIT - 4245 - GOLF COURSE-CITY

ACCOUNT DATE T/C EN	ICUMBRANC REFERENCE	VENDOR BU	DGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4309 STAFFING/TOM 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 TOTAL STAFFING/TOM	58236 58236 58236	T1885 THOMAS RINGER T1885 THOMAS RINGER T1885 THOMAS RINGER	.00	250.00 13,916.63 1,338.96 15,505.59	.00	MARK FRANTZ PAYROLL PAYROLL TAX
4310 PROFESSIONAL 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 TOTAL PROFESSIONAL	58238 58203 58175 06122018	6548 RINGER, TOM 6573 JAMES HUDGEON 6574 TONY ALANIZ JR. 5609 LOZANO SMITH, LL	.00	900.00 537.30 247.50 .00 1,684.80	.00	GOLF LESSONS MAY GOLF LESSONS GOLF LESSONS MAY GOLF COURSE
4340 UTILITIES 12/18 06/22/18 21 12/18 06/22/18 21 12/18 06/22/18 21 TOTAL UTILITIES	9808489355 58235 58235	0116 VERIZON WIRELESS 0363 P G & E 0363 P G & E	.00	.00 10.51 887.02 897.53	.00	GOLF COURSE MAY MONTHLY SERVICE MAY MONTHLY SERVICE
4350 REPAIR/MAINT 12/18 06/22/18 21 TOTAL REPAIR/MAINT	58242	5891 SHAW'S AIR CONDI	.00	200.00 200.00	.00	ICE MACHINE CLEANING
TOTAL GOLF COURSE-C	CITY		.00	27,428.13	-2,292.75	
TOTAL GOLF COURSE -	CITY		.00	27,428.13	-2,292.75	

PEI PAGE NUMBER: 19 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 050 - WATER BUDGET UNIT - 4250 - WATER

TIME: 08:04:17

ACCOUNT DATE	T/C	ENCUMBRANC	REFERENCE	VENDOR	BUD	GET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
12/18 06/22/18 12/18 06/22/18	3 21 3 21	243 -01 243 -01 243 -01 243 -01 243 -01 243 -01	58194 58215 58214 58218 58218 58218 58218 58218 58218 58218 58218 58218 58218 58218 58218 58218 58218 58218 58218 58215 58218 58215 58211 58251 58251 58251 58251 58251 58251 58251 58251	5866 FAS 0314 LEM 0386 LAW 0304 LEM 0304 LEM 03058 UNI 6058 UNI 6058 UNI 6058 UNI 6058 UNI 6058 UNI 6058 UNI 6058 UNI 6058 UNI 6058 UNI	TENAL COMPANY 100RE AUTO SUP IRENCE TRACTOR 100RE HARDWARE 100RE H	.00	203.78 112.88 130.02 64.34 8.03 14.22 14.96 1.28 2.77 5.35 3.20 3.58 6.12 45.28 37.48 21.29 26.25 32.07 32.16 30.01 737.04 1,190.82 1,205.50 1,264.24 1,288.34 1,747.77 1,925.03 1,925.03 12,078.84	.00 .00 .00 .00 .00 .00 .00 .00 .00 .00	10X10X10CANOPY SILVER BATTERIES 18 LTR MANAUL SPRAYER 5GAL COMM WTR COOLER 170Z BLK INV MARK PAI 3/4 X 6 PIPE PATCH CL 3.20Z CYC OIL 3/4" WHT T CAP 1-1/2 WHT SXS COUPLIN 320Z ADJ SPRAYER 3/4X20 SCH40 PVC PIPE 1-1/2X20 SCH40 PVC PIPE 1-1/2X20 SCH40 PVC PIE 1-1/2X20 SCH40 PVC PIE 25PK LG WHT COVERALL SHOP TOWEL PDWER FR 3PK NOSCRATCH SPONGE 2PK C RCH NIMH BATTER LIQUID GUAGE 20PK FILTER RESPIRATO 10CT MWR .155 TRIM LI BLANKET PO MONTHLY PURCHA
12/18 06/22/18 12/18 06/22/18	3 21 3 21		58221 58228	5609 LOZ	ZANO SMITH, LL SON ALARM CO.	.00	5,760.00 42.50 5,802.50	.00	WATER LEASE MONTHLY SERVC
4340 UTILI 12/18 06/22/18 TOTAL UTILI	3 21		58255	0116 VER	RIZON WIRELESS	.00	499.15 499.15	.00	WATER
TOTAL WATER	2					.00	18,380.49	-11,283.77	

PAGE NUMBER: 20 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

TIME: 08:04:17 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 050 - WATER BUDGET UNIT - 4251 - UTILITY OFFICE

ACCOUNT	DATE T/C ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
4310 12/18 06 TOTAL	PROFESSIONAL CONTRACT /22/18 21 5 PROFESSIONAL CONTRACT	8232	5396 OFFICE DEPOT	.00	5.57 5.57	.00 TAPE, PLNR, BATTERY
TOTAL	UTILITY OFFICE			.00	5.57	.00
TOTAL	WATER			.00	18,386.06	-11,283.77

PAGE NUMBER: 21 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

TIME: 08:04:17 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 056 - REFUSE BUDGET UNIT - 4256 - REFUSE

ACCOUNT	DATE	T/C	ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4230 12/18 00 12/18 00 12/18 00 TOTAL	5/22/18 5/22/18 5/22/18	21 21 21		58218 58197 58196	0304 LEMOORE HARDW, 1257 GIBSON ENTERPI 6751 FURTADO WELDI	RIS	6.41 48.26 352.18 406.85	.00	PT2X 12OZ GLS ALM PAI 6" V WHEEL BI MIX L,JKT WELDING
4310 12/18 00 TOTAL	5/22/18	21 80	AL CONTRACT 053 -01 AL CONTRACT	58213	0234 KINGS WASTE A	ND . 00	91,624.72 91,624.72	-91,624.72 -91,624.72	FISCAL 17-18 BLANKET PURC
4340 12/18 00 TOTAL	UTILI 6/22/18 UTILI	21		58255	0116 VERIZON WIREL	ESS .00	413.14 413.14	.00	REFUSE
TOTAL	REFUS	E				.00	92,444.71	-91,624.72	
TOTAL	REFUS	E				.00	92,444.71	-91,624.72	

EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

TIME: 08:04:17

FUND - 060 - SEWER& STORM WTR DRAINAGE BUDGET UNIT - 4260 - SEWER

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR B	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4220 OPERATING SUPPLIES 12/18 06/22/18 21 58252 12/18 06/22/18 21 8405 -01 58180 12/18 06/22/18 21 8405 -02 58180 12/18 06/22/18 21 8178 -01 58249 12/18 06/22/18 21 8178 -01 58249 12/18 06/22/18 21 8178 -01 58249 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218 12/18 06/22/18 21 58218	2038 USA BLUEBOOK 5140 BOGIE'S PUMP SY 5140 BOGIE'S PUMP SY 2072 THATCHER COMPAN 2072 THATCHER COMPAN 2072 THATCHER COMPAN 0304 LEMOORE HARDWAR 0374 LEMOORE HARDWAR 0304 LEMOORE HARDWAR	YS IY IY IY RE RE RE RE	484.49 20,510.78 1,418.97 -2,000.00 3,821.80 3,821.80 45.01 36.40 17.15 2.99 15.00 11.23 80.38 168.69 28,434.69	-20,510.78 -1,418.97 2,000.00 -3,821.80 -3,821.80 .00 .00 .00 .00 .00	RHINO JAKE MH LID EXT HOMA SUB AMS444-220/13P/C SALES TAX BLANKET PURCHASE ORDER FY BLANKET PURCHASE ORDER FY BLANKET PURCHASE ORDER FY ENER 4PK 9V BATTERY 4; SEWER 1/8TH BEND BRS HD LATCH GUARD 40PK 4" WHT CABLE TIE 100X.095 TWISTED LINE TV KWIKSETLOCK KEY BL 2PK RCH NIMH BATTERY GRE1328RD
4310 PROFESSIONAL CONTRACT SVC 12/18 06/22/18 21 58221 TOTAL PROFESSIONAL CONTRACT SVC	5609 LOZANO SMITH, L	.L .00	632.63 632.63	.00	SEWER
4340 UTILITIES 12/18 06/22/18 21 58255 TOTAL UTILITIES	0116 VERIZON WIRELES	.00	439.03 439.03	.00	SEWER
4350 REPAIR/MAINT SERVICES 12/18 06/22/18 21 58254 TOTAL REPAIR/MAINT SERVICES	0460 VALLEY PUMP & D	OA .00	448.99 448.99	.00	WELL: INSTALL MOTOR
TOTAL SEWER		.00	29,955.34	-27,573.35	
TOTAL SEWER& STORM WTR DRAINAGE		.00	29,955.34	-27,573.35	

PAGE NUMBER: 23 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

TIME: 08:04:17 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 085 - PBIA BUDGET UNIT - 4270 - PBIA

ACCOUNT D	ATE T/C	ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
12/18 06/	22/18 21	AL CONTRACT SAL CONTRACT	8234	5563 RUSTY DEROUIN	.00	310.00 310.00	.00	MAY SPRINKLER REPAIR
TOTAL	PBIA				.00	310.00	.00	
TOTAL	PBIA				.00	310.00	.00	

PAGE NUMBER: 24 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

TIME: 08:04:17 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 090 - TRUST & AGENCY BUDGET UNIT - 4295 - TRUST & AGENCY

ACCOUNT DATE	T/C ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION	
12/18 06/22/1	TY IMPACT FEES 3 21 TY IMPACT FEES	58211	5561 KINGS COUNTY	TRE .00	15,824.36 15,824.36	.00 COUNTY IMPACT F	FEE APR
TOTAL TRUS	Γ & AGENCY			.00	15,824.36	.00	
TOTAL TRUS	Γ & AGENCY			.00	15,824.36	.00	

PEI PAGE NUMBER: 25 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

TIME: 08:04:17 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 155 - HOUSING AUTHORITY FUND BUDGET UNIT - 4953 - HOUSING AUTHORITY FUNDS

ACCOUNT DA	TE T/C	ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
12/18 06/22	2/18 21	AL CONTRACT 2 AL CONTRACT	564	4054 SELF-HELP	ENTERP .00	2,288.00 2,288.00	.00	LOAN MANAGEMENT
TOTAL H	OUSING AUT	THORITY FUND	S		.00	2,288.00	.00	
TOTAL HO	OUSING AUT	THORITY FUND)		.00	2,288.00	.00	

PEI PAGE NUMBER: 26 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

TIME: 08:04:17 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 208 - LLMD ZONE 8 COUNTY CLUB BUDGET UNIT - 4858 - LLMD ZONE 8 COUNTY CLUB

ACCOUNT D	DATE T/C	ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES DESC	RIPTION
12/18 06/	/22/18 21	NT SERVICES 5 NT SERVICES	8218	0304 LEMOORE HARD	WARE .00	8.56 8.56	.00 RAYO	2PK ALK BATTERY
TOTAL	LLMD ZONE	8 COUNTY CLU	В		.00	8.56	.00	
TOTAL	LLMD ZONE	8 COUNTY CLU	В		.00	8.56	.00	
TOTAL REF	PORT				.00	279,047.89	-162,410.75	

PAGE NUMBER: 1 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT311

TIME: 08:20:55 GENERAL LEDGER TRANSACTION ANALYSIS

SELECTION CRITERIA: account.acct between '2000' and '2999'AND transact.yr='18' and transact.period='12' and transact.batch='JL062218 ACCOUNTING PERIOD: 1/19

FUND - 090 - TRUST & AGENCY

ACCOUNT DATE	T/C REFERENCE	VENDOR/PAYER	DEBIT	CREDIT	DESCRIPTION
2020 ACCOUNTS 12/18 06/22/18 12/18 06/22/18 12/18 06/22/18 TOTAL ACCOUNTS	21 58207 21 58201 21 58256	T2520 KELLY ZARAGOZA T2518 HARRY CHESTNUT T2521 VICTORIA CADENA	.00	150.00 200.00 250.00 600.00	REFUND DEPOSIT TEEN C REFUND VETERANS HALL REFUND DEPOSIT C. AUD
12/18 06/22/18 12/18 06/22/18 12/18 06/22/18	21 58201	T2520 KELLY ZARAGOZA T2518 HARRY CHESTNUT T2521 VICTORIA CADENA	150.00 200.00 250.00 600.00	.00	REFUND DEPOSIT TEEN C REFUND VETERANS HALL REFUND DEPOSIT C. AUD
TOTAL TRUST &	AGENCY		600.00	600.00	
TOTAL REPORT			600.00	600.00	

PAGE NUMBER: 1 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT31

TIME: 08:18:59 REVENUE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.account between '3000' and '3999' and transact.batch='JL0 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 001 - GENERAL FUND

ACCOUNT	DATE	T/C RECEIVE	REFERENCE	PAYER/VENDOR	BUDGET	RECEIPTS	RECEIVABLES	DESCRIPTION
3681 12/18 TOTAL	RECREATI 06/22/18 RECREATI	3 210	58188	T2519 CHERYL BORGES	.00	-28.00 -28.00	.00	REFUND K. BORGES REG.
TOTAL	GENERAL	FUND			.00	-28.00	.00	
TOTAL	GENERAL	FUND			.00	-28.00	.00	
TOTAL REF	PORT				.00	-28.00	.00	

Warrant Register 6-28-18

PAGE NUMBER: 1 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062918 ACCOUNTING PERIOD: 1/19

TIME: 08:37:17

FUND - 001 - GENERAL FUND BUDGET UNIT - 4213 - CITY MANAGER

ACCOUNT DATE	T/C	ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION	
12/18 06/28/18 12/18 06/28/18	3 21 3 21 8		58312 58272	5352 SHRED-IT USA 6377 THE CRISCOM C		7.91 3,750.00 3,757.91	.00 CITY MANAGER -18,750.00 CONTRACT PAYMENTS F -18,750.00	EBRUAR
TOTAL CITY	MANAG	ER			.00	3,757.91	-18,750.00	

PAGE NUMBER: 2 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

TIME: 08:37:17 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062918 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4215 - FINANCE

ACCOUNT DATE T/C ENCUMBRAN	IC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4310 PROFESSIONAL CONTRAC 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21	ST SVC 58315 58315 58308 58312	5927 SUPERION, L 5927 SUPERION, L 6316 PRICE PAIGE 5352 SHRED-IT US	LC. & CO	320.00 800.00 3,000.00 70.35	.00	FINANCIALS TRAINING FINANCIALS TRAINING PROFESSIONAL SERVICES ON-SITE SERVICE
TOTAL PROFESSIONAL CONTRAC		3332 325 2. 33	.00	4,190.35	.00	0 01.1 01101
TOTAL FINANCE			.00	4,190.35	.00	

PAGE NUMBER: 3 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

TIME: 08:37:17 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062918 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4216 - PLANNING

ACCOUNT DA	ATE T/C I	ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
12/18 06/2	PROFESSIONAI 28/18 21 PROFESSIONAI	5	8312	5352 SHRED-IT USA	INC .00	7.91 7.91	.00	PLANNING
TOTAL F	PLANNING				.00	7.91	.00	

TIME: 08:37:17 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062918 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4220 - MAINTENANCE DIVISION

ACCOUNT DATE T/C ENCUMBRAN	C REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4010 REGULAR SALARIES 12/18 06/28/18 21 TOTAL REGULAR SALARIES	58265	T2523 AARON OLIVER	.00	160.86 160.86	.00	REIMBURSE FOR BOOTS
4220 OPERATING SUPPLIES 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 TOTAL OPERATING SUPPLIES	58306 58281 58286 58281 58282 58281 58286 58282	0370 PHIL'S LOCKSM. 5866 FASTENAL COMP. 0521 GRAINGER 5866 FASTENAL COMP. 1547 VERITIV OPERA. 5866 FASTENAL COMP. 0521 GRAINGER 1547 VERITIV OPERA.	ANY ANY TIN ANY	140.25 93.53 98.33 -282.78 22.18 217.57 252.27 358.19 899.54	.00 .00 .00 .00 .00	KEYS SQWINMIX 2.5GAL WALL HUNG SINK HVAC/R CLAMP METER INSIGHT SERIES CORELS M/XL GWBN GLOVE ELECTR TIMER CAN LINERS
	58316 58316 58312	6309 SOCIAL VOCATION 6309 SOCIAL VOCATION 5352 SHRED-IT USA	ONA	565.00 3,475.00 2.64 4,042.64	-3,475.00	MONTHLY JANITORIAL MONTHLY JANITORIAL MAINTENANCE
4340 UTILITIES 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 TOTAL UTILITIES	58319 58319 58319 58319 58319 58319 58319	0423 SOCALGAS 0423 SOCALGAS 0423 SOCALGAS 0423 SOCALGAS 0423 SOCALGAS 0423 SOCALGAS 0423 SOCALGAS	.00	.88 25.55 28.93 80.52 66.01 53.64 113.71 369.24	.00 .00 .00 .00	ACCT #16931611004 ACCT #18821608009 ACCT #14416046861 ACCT #19451608004 ACCT #18191607227 ACCT #03491607002 ACCT #14251743192
4350 REPAIR/MAINT SERVICE 12/18 06/28/18 21 8522 -01 TOTAL REPAIR/MAINT SERVICE	58310	0388 REED ELECTRIC	, L .00	5,118.52 5,118.52	-5,118.52 -5,118.52	INSTALLED USED MOTOR AT C
TOTAL MAINTENANCE DIVISION			.00	10,590.80	-9,158.52	

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FUND - 001 - GENERAL FUND BUDGET UNIT - 4221 - POLICE

ACCOUNT DATE T/C ENCUMBRANC F	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4220 OPERATING SUPPLIES 12/18 06/28/18 21 TOTAL OPERATING SUPPLIES	295	0300 LEM CITY-PETTY	Y C .00	14.97 14.97	.00	COSTCO-WATER
4220U OPERAT SUPPLIES- UNIFORM 12/18 06/28/18 21 582 12/18 06/28/18 21 8526 -01 582 TOTAL OPERAT SUPPLIES- UNIFORM	279 262	6449 ARROWHEAD EMBI 6699 5.11 TACTICAL	LEM .00	487.26 617.30 1,104.56		POLICE CORP STRIPES NEW UNIFORMS - ERIC TREVI
4310 PROFESSIONAL CONTRACT SV 12/18 06/28/18 21 582 TOTAL PROFESSIONAL CONTRACT SV	292	0772 COUNTY OF KING	GS .00	2,365.67 2,365.67	.00	TECH COMM MAY
12/18 06/28/18 21 582 12/18 06/28/18 21 583 12/18 06/28/18 21 582 12/18 06/28/18 21 583 12/18 06/28/18 21 583	295 295 295 295 295 295	0300 LEM CITY-PETTY 0300 LEM CITY-PETTY 0300 LEM CITY-PETTY 0300 LEM CITY-PETTY 0300 LEM CITY-PETTY 0300 LEM CITY-PETTY 0300 LEM CITY-PETTY	Y C Y C Y C Y C	16.98 13.23 14.00 30.00 28.00 32.03 67.00 201.24	.00 .00 .00 .00	SAVEMART-SNACKS SAVEMART-SNACKS D SANTOS PER DIEM L ROCHA TRAINING FEES L ROCHA PER DIEM ROGERS/MALDONADO SNAC C SANTOS PER DIEM
4330 PRINTING & PUBLICATIONS 12/18 06/28/18 21 582 TOTAL PRINTING & PUBLICATIONS	292	0772 COUNTY OF KING	GS .00	90.04 90.04	.00	PRINT SHOP
4360 TRAINING 12/18 06/28/18 21 TOTAL TRAINING	295	0300 LEM CITY-PETTY	Y C .00	56.00 56.00	.00	OIS TRAINING PER DIEM
TOTAL POLICE			.00	3,832.48	-617.30	

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FUND - 001 - GENERAL FUND BUDGET UNIT - 4222 - FIRE

ACCOUNT DATE	T/C ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
12/18 06/28/18 12/18 06/28/18 12/18 06/28/18 12/18 06/28/18	3 21 8538 -01 5 3 21 8538 -02 5	58266 58266	0126 L.N. CURTIS of 1726 ALL VALLEY POR 1726 A	RINT RINT	8,022.30 467.60 36.19 33.90 8,559.99	-467.60 -36.19	664 INVADER CAIRNS-MODERN DIRECT DEPOSIT FOR 2500 V SHIPPING SALES TAX
TOTAL FIRE				.00	8,559.99	-8,559.99	

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FUND - 001 - GENERAL FUND BUDGET UNIT - 4224 - BUILDING INSPECTION

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
4310 PROFESSIONAL CONTRACT SVC 12/18 06/28/18 21 58312 TOTAL PROFESSIONAL CONTRACT SVC	5352 SHRED-IT USA INC .00	5.28 5.28	.00 BUILDING INSPECTION .00
TOTAL BUILDING INSPECTION	.00	5.28	.00

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FUND - 001 - GENERAL FUND BUDGET UNIT - 4230 - PUBLIC WORKS

ACCOUNT DA	TE T/C	ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
12/18 06/2	8/18 21	AL CONTRACT 5 AL CONTRACT	8312	5352 SHRED-IT	USA INC .00	7.91 7.91	.00	PUBLIC WORKS
TOTAL P	UBLIC WOR	KS			.00	7.91	.00	

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FUND - 001 - GENERAL FUND BUDGET UNIT - 4231 - STREETS

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR BUDGE	T EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4220 OPERATING SUPPLIES 12/18 06/28/18 21 58300 TOTAL OPERATING SUPPLIES	0345 MORGAN & SLATES	9.27 9.27	.00	112130 KONIE CONE CUP
4350 REPAIR/MAINT SERVICES 12/18 06/28/18 21 8524 -01 58310 TOTAL REPAIR/MAINT SERVICES	0388 REED ELECTRIC, L	3,713.32 00 3,713.32	-3,713.32 -3,713.32	INV #25524 - BELINDA DR.
TOTAL STREETS	.(3,722.59	-3,713.32	

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FUND - 001 - GENERAL FUND BUDGET UNIT - 4241 - PARKS

ACCOUNT DATE	T/C ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
12/18 06/28/	RATING SUPPLIES 18 21 5 RATING SUPPLIES	58281	5866 FASTENAL COMP	ANY .00	120.87 120.87	.00 L GWBN GLOVE 100CT
12/18 06/28/	AIR/MAINT SERVICES 18 21 AIR/MAINT SERVICES	58264	0942 AAA QUALITY S	ERV .00	104.12 104.12	.00 POTTY RENTAL
TOTAL PAR	S			.00	224.99	.00

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FUND - 001 - GENERAL FUND BUDGET UNIT - 4242 - RECREATION

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
4220 OPERATING SUPPLIES 12/18 06/28/18 21 58294 TOTAL OPERATING SUPPLIES	6204 LEM CITY PETTY	⁄С .00	200.00 200.00	.00 KAREN BROOKS CLOWN .00
4310 PROFESSIONAL CONTRACT SVC 12/18 06/28/18 21 58276 12/18 06/28/18 21 58312 TOTAL PROFESSIONAL CONTRACT SVC	2399 DEPARTMENT OF 5352 SHRED-IT USA I		270.00 2.64 272.64	.00 FED LVL VOLTEER .00 RECREATION .00
4360 TRAINING 12/18 06/28/18 21 8527 -01 58267 TOTAL TRAINING	6968 BEN MARQUEZ	.00	1,225.00 1,225.00	-1,225.00 LIFEGUARD TRAINING -1,225.00
TOTAL RECREATION		.00	1,697.64	-1,225.00

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FUND - 001 - GENERAL FUND BUDGET UNIT - 4296 - INFORMATION TECHNOLOGY

ACCOUNT DATE	T/C ENCUMBRAN	C REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
12/18 06/28/18	TING SUPPLIES 3 21 TING SUPPLIES	58293	6711 LEARNCOM, LI	LC .00	730.13 730.13	.00 MERLIN MAGIX PH SYSTE
TOTAL INFOR	MATION TECHNOLO	GY		.00	730.13	.00

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FUND - 001 - GENERAL FUND BUDGET UNIT - 4297 - HUMAN RESOURCES

ACCOUNT DATE T/	C ENCUMBRANC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
12/18 06/28/18 21 12/18 06/28/18 21		6115 EMPLOYEE RELA 2399 DEPARTMENT OF	. – -	1,167.40 192.00 1,359.40	.00 CRIMINAL COURT FEES .00 FINGERPRINT APPS .00
4360 TRAINING 12/18 06/28/18 21 12/18 06/28/18 21 TOTAL TRAINING	58301 58304	T737 PHILIP OCHOA T385 MARK PESCATORI	E .00	88.40 60.00 148.40	.00 REIMBURSE EXAM FEE .00 REIMBURSE BOOKS/TUITI .00
TOTAL HUMAN RE	SOURCES		.00	1,507.80	.00
TOTAL GENERAL	FUND		.00	38,835.78	-42,024.13

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SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062918 ACCOUNTING PERIOD: 1/19

FUND - 040 - FLEET MAINTENANCE BUDGET UNIT - 4265 - FLEET MAINTENANCE

A010	ACCOUNT DATE T/C ENCUMBRA	NC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
12/18 06/28/18 21 58281 5866 FASTENAL COMPANY 321.74 .00 4PC REPLMEDIAJTSTRM 12/18 06/28/18 21 58270 1323 CALIFORNIA IND. .00 565.38 .00	12/18 06/28/18 21	58313	T534 MACK STAUFFER				REIMBURSE FOR BOOTS
12/18 06/28/18 21 8317 -01 58284	12/18 06/28/18 21 12/18 06/28/18 21			D.	243.64	.00	
12/18 06/28/18 21 8353 -01 58275	12/18 06/28/18 21 8317 -0	1 58284	6445 GARY V. BURRO	ws, .00			BLANKET PO 2ND HALF OF FI
12/18 06/28/18 21 8500 -01 58296 6012 MCCANN & SON'S H 175.00 -175.00 DIAGNOSTIC TEST ROUGH 12/18 06/28/18 21 8500 -02 58296 6012 MCCANN & SON'S H 682.50 -682.50 SHOP LABOR 12/18 06/28/18 21 8500 -03 58296 6012 MCCANN & SON'S H 34.12 -34.12 MISC 12/18 06/28/18 21 8500 -04 58296 6012 MCCANN & SON'S H 2.47 -2.47 SALES TAX 12/18 06/28/18 21 8514 -01 58311 0535 RUCKSTELL CALIF 630.00 -630.00 LABOR - DIAGNOSE AND R 12/18 06/28/18 21 8514 -02 58311 0535 RUCKSTELL CALIF 288.00 -288.00 10300441 - FUEL SHUTOF 12/18 06/28/18 21 8514 -03 58311 0535 RUCKSTELL CALIF 135.00 -135.00 FREIGHT - OVERNIGHT 12/18 06/28/18 21 8514 -04 58311 0535 RUCKSTELL CALIF 22.97 -22.97 SALES TAX	12/18 06/28/18 21 8353 -0 12/18 06/28/18 21 8353 -0 12/18 06/28/18 21 8353 -0 12/18 06/28/18 21 8353 -0 12/18 06/28/18 21 8353 -0 12/18 06/28/18 21 8353 -0 12/18 06/28/18 21 8353 -0 12/18 06/28/18 21	11 58275 12 58275 13 58275 14 58275 15 58275 16 58275 18 58288 58318 58288 58273 58285 58281 58281 58281 58281 58281 58281 58281 58288 58318 58302	6411 BRIDGEPORT MA 6146 HANFORD CHRYS 0634 TERMINAL AIR 6146 HANFORD CHRYS 5289 CUMMINS PACIF 0799 GOLDEN STATE 6146 HANFORD CHRYS 5866 FASTENAL COMP. 5866 FASTENAL COMP. 5866 FASTENAL COMP. 5866 FASTENAL COMP. 6146 HANFORD CHRYS 0634 TERMINAL AIR	NUF NUF NUF NUF LER BRA LER JCT LER ANY ANY ANY LER MEN	1,425.00 240.90 154.44 578.27 486.21 361.39 481.16 165.64 180.87 159.25 132.78 3.00 7.75 14.34 31.87 29.84	-1,425.00 -240.90 -154.44 -578.27 -486.21 .00 .00 .00 .00 .00 .00 .00 .0	TI-005 ELEVATOR/CARRIAGE 111-02- ELEVATOR/RAIL ROL TM-024 MAIN PIVOT BUSHING ESTIMATED FREIGHT COSTS SALES TAX 4782666,4782665,NUT H PAD SET, ROTORS 4895467,4895466 SHOCK WATER PUMP KIT SENSOR-COOLANT LVL 4792838 AB PUMP WATE 3/4-16 HXJAM GR 8YZ 0M12-1.75 DIN6923ZINC TOP LK 3/8-24 GR C 4792856 AB HOSE NUT
TOTAL FLEET MAINTENANCE .00 22,639.80 -20,306.13	12/18 06/28/18 21 8500 -0 12/18 06/28/18 21 8500 -0 12/18 06/28/18 21 8500 -0 12/18 06/28/18 21 8500 -0 12/18 06/28/18 21 8500 -0 12/18 06/28/18 21 8514 -0 12/18 06/28/18 21 8514 -0 12/18 06/28/18 21 8514 -0 12/18 06/28/18 21 8514 -0 12/18 06/28/18 21 8514 -0 12/18 06/28/18 21 8514 -0 12/18 06/28/18 21 8514 -0 12/18 06/28/18 21 8514 -0 12/18 06/28/18 21 8514 -0	1 58296 2 58296 3 58296 4 58296 12 58311 2 58311 3 58311 4 58311	6012 MCCANN & SON' 6012 MCCANN & SON' 6012 MCCANN & SON' 0535 RUCKSTELL CAL 0535 RUCKSTELL CAL	S H S H S H IF IF IF IF	682.50 34.12 2.47 630.00 288.00 135.00 22.97 1,970.06	-682.50 -34.12 -2.47 -630.00 -288.00 -135.00 -22.97 -1,970.06	SHOP LABOR MISC SALES TAX LABOR - DIAGNOSE AND REPA 10300441 - FUEL SHUTOFF V FREIGHT - OVERNIGHT

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PEI - FUND ACCOUNTING

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FUND - 040 - FLEET MAINTENANCE BUDGET UNIT - 4265 - FLEET MAINTENANCE

ACCOUNT DATE T/C ENCUMBRANC REFERENCE VENDOR BUDGET **EXPENDITURES ENCUMBRANCES DESCRIPTION**

4350 REPAIR/MAINT SERVICES

-20,306.13 TOTAL FLEET MAINTENANCE .00 22,639.80

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062918 ACCOUNTING PERIOD: 1/19

FUND - 045 - GOLF COURSE - CITY BUDGET UNIT - 4245 - GOLF COURSE-CITY

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR BI	UDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4000K COST OF REVENUE-KITCHEN 12/18 06/28/18 21 8541 -01 58317 TOTAL COST OF REVENUE-KITCHEN	6440 SYSCO	.00	634.24 634.24	-634.24 -634.24	FOOD FOR KITCHEN
4000P COST OF REVENUE-PRO SHOP 12/18 06/28/18 21 8213 -01 58271 12/18 06/28/18 21 8213 -01 58271 12/18 06/28/18 21 8213 -01 58307 TOTAL COST OF REVENUE-PRO SHOP	6476 CALLAWAY 6476 CALLAWAY 6667 PING	.00	569.53 872.40 31.95 1,473.88	-872.40	GOLF CLUBS, HATS, GLOVES, GOLF CLUBS, HATS, GLOVES, IRON REPAIR SETS
4220M OPERATING SUPPLIES MAINT. 12/18 06/28/18 21 58281 12/18 06/28/18 21 8542 -01 58291 TOTAL OPERATING SUPPLIES MAINT.	5866 FASTENAL COMPAN 6475 KERN TURF SUPPL		28.76 1,507.73 1,536.49		1000' 2 PLYTISSUE IRRIGATION SUPPLIES
4291 MISCELLANEOUS EXPENSES 12/18 06/28/18 21 8255 -01 58314 12/18 06/28/18 21 58314 12/18 06/28/18 21 58280 12/18 06/28/18 21 58298 TOTAL MISCELLANEOUS EXPENSES	6890 STOTT 6890 STOTT 6876 EZLINKS GOLF LLO 0481 MELLANIE WOODCO		915.00 495.00 295.00 69.86 1,774.86	.00	BILLBOARD ADVERTISEMENT/M HWY 41 1000'S/O BERNA SOFTWARE SERVICES WATER-JGANC JR OPEN
4340 UTILITIES 12/18 06/28/18 21 58303 TOTAL UTILITIES	0363 P G & E	.00	16,648.76 16,648.76	.00	MONTHLY SERVICE
TOTAL GOLF COURSE-CITY		.00	22,068.23	-4,498.90	
TOTAL GOLF COURSE - CITY		.00	22,068.23	-4,498.90	

EXPENDITURE TRANSACTION ANALYSIS

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FUND - 050 - WATER BUDGET UNIT - 4250 - WATER

ACCOUNT DATE T/C ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
12/18 06/28/18 21 8243 -01 12/18 06/28/18 21 8243 -01 12/18 06/28/18 21 8243 -01 12/18 06/28/18 21 8243 -01 12/18 06/28/18 21 8243 -01 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21	58320 58320 58320 58320 58320 58320 58281 58287 58281 58287 58287 58287 58287	6058 UNIVAR 5866 FASTENAL COMP, 0188 FERGUSON ENTEL 5333 MEDALLION SUP 5866 FASTENAL COMP, 0188 FERGUSON ENTEL	RPR ANY ANY RPR PLY ANY	1,132.08 1,190.82 1,484.50 1,484.50 1,778.18 1,778.18 343.19 245.91 481.55 34.89 158.30 145.55 8.29 -39.95 10,225.99	-1,190.82 -1,484.50 -1,484.50 -1,778.18 -1,778.18 -00 .00 .00 .00 .00	BLANKET PO MONTHLY PURCHA 2780-21 MILWANGLE GND LF 1 CTS X CTS COMP C 2PC HAMRIMPCT CMBO KI 9" 10TPIS SAW BLADE L,XL,M TACKER GLOVE CL3P/CMP BC SHLD 300V IC WB CAUTN BLU 170Z ANTIVIB GLV TACKER
12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 12/18 06/28/18 21 TOTAL PROFESSIONAL CONTRACT 4340 UTILITIES	58312 58299 58299 58299 58299 58299	5352 SHRED-IT USA: 6245 MOORE TWINING	AS AS AS	7.91 110.00 114.00 114.00 114.00 100.00 559.91	.00 .00 .00 .00 .00	WATER WATER TEST WATER TEST WATER TEST WATER TEST WATER TEST WATER TEST ACCT #04331609000
12/18 06/28/18 21 12/18 06/28/18 21 TOTAL UTILITIES	58305 58303	6627 PG&E NON ENER(0363 P G & E	.00	481.72 63,696.52 64,228.24	.00 .00 .00	CPUC MONTHLY FEE MONTHLY SVC+NEM CHRGS
TOTAL WATER			.00	75,014.14	-8,848.26	

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FUND - 050 - WATER BUDGET UNIT - 4251 - UTILITY OFFICE

ACCOUNT DATE T/C ENCUMBRANC REFERENCE VENE	DOR BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
4310 PROFESSIONAL CONTRACT SVC 12/18 06/28/18 21 58289 5546 TOTAL PROFESSIONAL CONTRACT SVC	5 INFOSEND .00	3,954.37 3,954.37	.00 POSTAGE, MAIL PREP
TOTAL UTILITY OFFICE	.00	3,954.37	.00

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FUND - 050 - WATER BUDGET UNIT - 5208 - WATER MASTER PLAN

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
4310 PROFESSIONAL CONTRACT SVC 12/18 06/28/18 21 8106 -01 58309 TOTAL PROFESSIONAL CONTRACT SVC	0876 QUAD KNOPF, INC00	8,452.41 8,452.41	-8,452.41 170160- WATER MASTER PLAN -8,452.41
TOTAL WATER MASTER PLAN	.00	8,452.41	-8,452.41
TOTAL WATER	.00	87,420.92	-17,300.67

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FUND - 056 - REFUSE BUDGET UNIT - 4256 - REFUSE

ACCOUNT DATE T/O	ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
12/18 06/28/18 21	INT SUPPLIES	58300	0345 MORGAN & SLAT	res .00	261.98 261.98	.00	CUT SHEET 1'9X3'7.25
12/18 06/28/18 21 12/18 06/28/18 21		58263 58312	6724 84 RECYCLING 5352 SHRED-IT USA	INC .00	155.00 5.28 160.28		APPLIANCE BIN REFUSE
TOTAL REFUSE				.00	422.26	.00	
TOTAL REFUSE				.00	422.26	.00	

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062918 ACCOUNTING PERIOD: 1/19

FUND - 060 - SEWER& STORM WTR DRAINAGE BUDGET UNIT - 4260 - SEWER

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR BUD	GET EXPENDITURES	ENCUMBRANCES DESCRIPTION
4220 OPERATING SUPPLIES 12/18 06/28/18 21 58281 12/18 06/28/18 21 58281 12/18 06/28/18 21 58281 12/18 06/28/18 21 58281 12/18 06/28/18 21 58281 12/18 06/28/18 21 58281 12/18 06/28/18 21 58281 12/18 06/28/18 21 8432 -01 58268 12/18 06/28/18 21 8432 -02 58268 12/18 06/28/18 21 8432 -03 58268 12/18 06/28/18 21 8432 -04 58268 TOTAL OPERATING SUPPLIES	5866 FASTENAL COMPANY 5866 FASTENAL COMPANY 5866 FASTENAL COMPANY 5866 FASTENAL COMPANY 5866 FASTENAL COMPANY 5140 BOGIE'S PUMP SYS 5140 BOGIE'S PUMP SYS 5140 BOGIE'S PUMP SYS 5140 BOGIE'S PUMP SYS	6.99 4.62 11.98 17.46 53.69 4,947.00 1,720.00 483.36 539.82	.00 5' METAL THRD WOOD HN .00 5/8-11X1-1/2 HCS .00 5/8-11X11/2 HCS S/S .00 1/2-13X2 1/2 HCS .00 28 KEY CABINET LOCK -4,947.00 SUBMERSIBLE HOMA PUMP, MO -1,720.00 EBARA RAIL ADAPTER P/N# L -483.36 TAX -539.82 FREIGHT -7,690.18
4310 PROFESSIONAL CONTRACT SVC 12/18 06/28/18 21 8349 -02 58299 12/18 06/28/18 21 8349 -02 58299 12/18 06/28/18 21 8349 -02 58299 12/18 06/28/18 21 8349 -02 58299 12/18 06/28/18 21 8349 -02 58299 12/18 06/28/18 21 8349 -02 58299 12/18 06/28/18 21 8349 -02 58299 12/18 06/28/18 21 8349 -02 58299 12/18 06/28/18 21 58312 TOTAL PROFESSIONAL CONTRACT SVC	6245 MOORE TWINING AS 5352 SHRED-IT USA INC	40.00 100.00 114.00 115.00 210.00 575.00 5.28	-40.00 ADDITIONAL BLANKET FUNDS -100.00 ADDITIONAL BLANKET FUNDS -114.00 ADDITIONAL BLANKET FUNDS -115.00 ADDITIONAL BLANKET FUNDS -210.00 ADDITIONAL BLANKET FUNDS -575.00 ADDITIONAL BLANKET FUNDS .00 SEWER -1,154.00
4340 UTILITIES 12/18 06/28/18 21 58303 TOTAL UTILITIES		.00 21.03	.00 MONTHLY SVC
TOTAL SEWER		.00 8,965.23	-8,844.18

PEI PAGE NUMBER: 22 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

EXPENDITURE TRANSACTION ANALYSIS TIME: 08:37:17

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062918 ACCOUNTING PERIOD: 1/19

FUND - 060 - SEWER& STORM WTR DRAINAGE BUDGET UNIT - 5305 - WASTEWATER & WATER MASTER

ACCOUNT	DATE T/	ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
4310 12/18 06 TOTAL	5/28/18 21	DNAL CONTRACT 8106 -02 5 DNAL CONTRACT	58309	0876 QUAD KNOPF,	INC00	9,567.30 9,567.30	-9,567.30 170160 - WASTEWATER MASTE -9,567.30
TOTAL	WASTEWATI	ER & WATER MAS	STER		.00	9,567.30	-9,567.30
TOTAL	SEWER& S	ORM WTR DRAIN	NAGE		.00	18.532.53	-18.411.48

PAGE NUMBER: 23 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

TIME: 08:37:17 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='12' and transact.fund between '001' and '247' and transact.batch='JL062918 ACCOUNTING PERIOD: 1/19

FUND - 160 - 2016 BOND FUND BUDGET UNIT - 5202 - TTHM PROJECT

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR BUDG	GET EXPENDITURES	ENCUMBRANCES DESCRIPTION	
4310 PROFESSIONAL CONTRACT SVC 12/18 06/28/18 21 8027 -02 58269 12/18 06/28/18 21 8027 -02 58269 TOTAL PROFESSIONAL CONTRACT SVC	1397 BSK ANALYTICAL L 1397 BSK ANALYTICAL L 1397 BSK ANALYTICAL L 1397 BSK ANALYTICAL L	28.00 28.00 84.00 120.00 260.00	-28.00 BLANKET PURCHASE ORDER FO -84.00 BLANKET PURCHASE ORDER FO -120.00 BLANKET PURCHASE ORDER FO)
TOTAL TTHM PROJECT		.00 260.00	-260.00	
TOTAL 2016 BOND FUND		.00 260.00	-260.00	
TOTAL REPORT		190,179.52	-102,801.31	

PAGE NUMBER: 1 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT311

TIME: 08:39:48 GENERAL LEDGER TRANSACTION ANALYSIS

SELECTION CRITERIA: account.acct between '2000' and '2999'AND transact.yr='18' and transact.period='12' and transact.batch='JL062918 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND

ACCOUNT	DATE	T/C	REFERENCE	VENDOR/PAYER	DEBIT	CREDIT	DESCRIPTION
12/18	ACCOUNTS 06/28/18 06/28/18 06/28/18 ACCOUNTS	21 21 21	58295 58290 58283	0300 LEM CITY-PETTY CASH T2525 KCE MATRIX T1716 FRITO-LAY INC.	.00	21.00 56.00 63.00 140.00	KMART-WATERS OVERPAY-BUSINESS LIC OVERPAY-BUSINESS LIC
	06/28/18 06/28/18	21 21	EDITS/PREPAYS 58290 58283 EDITS/PREPAYS	T2525 KCE MATRIX T1716 FRITO-LAY INC.	56.00 63.00 119.00	.00	OVERPAY-BUSINESS LIC OVERPAY-BUSINESS LIC
2307 12/18 TOTAL	06/28/18	21	TY LEAGUE 58295 TY LEAGUE	0300 LEM CITY-PETTY CASH	21.00 21.00	.00	KMART-WATERS
TOTAL	GENERAL	FUND			140.00	140.00	
TOTAL RE	PORT				140.00	140.00	

Warrant Register 7-6-18

PAGE NUMBER: 1 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

EXPENDITURE TRANSACTION ANALYSIS SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

TIME: 08:46:14

FUND - 001 - GENERAL FUND BUDGET UNIT - 4211 - CITY COUNCIL

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR BUD	OGET EXPENDITURE	S ENCUMBRANCES	DESCRIPTION
4310 PROFESSIONAL CONTRACT SVC 13/18 07/06/18 21 C474 -01 58348 13/18 07/06/18 21 C474 -02 58348 TOTAL PROFESSIONAL CONTRACT SVC	3022 FIRST BANKCARD 3022 FIRST BANKCARD	38.7 4.2 .00 42.9	9 -4.29	OFFICE 365 EMAIL
4330 PRINTING & PUBLICATIONS 13/18 07/06/18 21 58403 TOTAL PRINTING & PUBLICATIONS	6405 I DESIGN & PRINT	.00 59.3 59.3		COLR BUSINESS CARDS
TOTAL CITY COUNCIL		.00 102.3	8 -42.99	

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4213 - CITY MANAGER

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	CE VENDOR BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
4220 OPERATING SUPPLIES 13/18 07/06/18 21 58379 TOTAL OPERATING SUPPLIES	5396 OFFICE DEPOT .00	15.09 15.09	.00 CRATE,PKT LETTER .00
4310 PROFESSIONAL CONTRACT SVC 13/18 07/06/18 21 58348 13/18 07/06/18 21 58348 13/18 07/06/18 21 C474 -02 58348 13/18 07/06/18 21 C474 -01 58348 13/18 07/06/18 21 8357 -01 58386 TOTAL PROFESSIONAL CONTRACT SVC	3022 FIRST BANKCARD 3022 FIRST BANKCARD 3022 FIRST BANKCARD 3022 FIRST BANKCARD 0876 QUAD KNOPF, INC.	3.20 91.15 3.67 33.17 157.59 288.78	.00 USB CARD FOR ICSC .00 PREM BROCHURE PAPER -3.67 EMAIL -33.17 OFFICE 365 -157.59 80-ACRE DISPOSITION DEVEL -194.43
4340 UTILITIES 13/18 07/06/18 21 C511 -02 58348 13/18 07/06/18 21 C512 -02 58348 TOTAL UTILITIES	3022 FIRST BANKCARD 3022 FIRST BANKCARD .00	71.50 36.71 108.21	-71.50 DIRECTV SERVICES - CMC -36.71 CMC WATER SERVICES -108.21
4360 TRAINING 13/18 07/06/18 21 C472 -01 58348 13/18 07/06/18 21 C473 -01 58348 13/18 07/06/18 21 58348 TOTAL TRAINING	3022 FIRST BANKCARD 3022 FIRST BANKCARD 3022 FIRST BANKCARD .00	480.67 11.62 10.00 502.29	-480.67 STRATOSPHERE HOTEL CHARGE -11.62 UBER TRIP IN LAS VEGAS -R .00 CONFERENCE -492.29
TOTAL CITY MANAGER	.00	914.37	-794.93

PAGE NUMBER: 3 PEI AUDIT11

DATE: 07/09/2018 CITY OF LEMOORE TIME: 08:46:14 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4214 - CITY CLERK'S OFFICE

ACCOUNT DATE T/C ENCUM	RANC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
4320 MEETINGS & DUES 13/18 07/06/18 21 TOTAL MEETINGS & DUES	58357	T2394 JANIE V	ENEGAS .00	131.13 131.13	.00 REIMBURSE FOR MILEAGE
TOTAL CITY CLERK'S OFF	CE		.00	131.13	.00

PEI PAGE NUMBER: 4 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

TIME: 08:46:14

FUND - 001 - GENERAL FUND BUDGET UNIT - 4215 - FINANCE

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR BU	IDGET E	EXPENDITURES	ENCUMBRANCES DESCRIPTION
4220 OPERATING SUPPLIES 13/18 07/06/18 21 C475 -01 58348 TOTAL OPERATING SUPPLIES	3022 FIRST BANKCARD	.00	79.95 79.95	-79.95 INK FOR POSTAGE MACHINE -79.95
4310 PROFESSIONAL CONTRACT SVC 13/18 07/06/18 21 C474 -02 58348 13/18 07/06/18 21 C474 -01 58348 TOTAL PROFESSIONAL CONTRACT SVC	3022 FIRST BANKCARD 3022 FIRST BANKCARD	.00	3.06 27.64 30.70	-3.06 EMAIL -27.64 OFFICE 365 -30.70
4330 PRINTING & PUBLICATIONS 13/18 07/06/18 21 58403 TOTAL PRINTING & PUBLICATIONS	6405 I DESIGN & PRINT	.00	738.64 738.64	.00 TRANSMITTAL WRAPS .00
4340 UTILITIES 13/18 07/06/18 21 C512 -02 58348 TOTAL UTILITIES	3022 FIRST BANKCARD	.00	46.50 46.50	-46.50 CMC WATER SERVICES -46.50
TOTAL FINANCE		.00	895.79	-157.15

PAGE NUMBER: 5 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

TIME: 08:46:14 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4216 - PLANNING

ACCOUNT DATE	T/C ENCUM	BRANC RE	FERENCE VE	ENDOR	1	BUDGET	EXPENDITUR	ES ENCL	JMBRANCES	DESCRIP	TION
13/18 07/06/	RATING SUPPLI L8 21 RATING SUPPLI	5834	18 30)22 FIRST	BANKCARD	.00	48. 48.		.00	OFFICE	SUPPLIES
13/18 07/06/1 13/18 07/06/1		-01 5834 -02 5834	18 30 18 30)22 FIRST)22 FIRST			16. 1. 18.	84	-16.59 -1.84 -18.43		365
TOTAL PLAI	INING					.00	67.	37	-18.43		

CITY OF LEMOORE EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618

ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4220 - MAINTENANCE DIVISION

TIME: 08:46:14

ACCOUNT DATE T/C ENCUMBRANC REFERENCE VENDOR **BUDGET EXPENDITURES ENCUMBRANCES DESCRIPTION** 4010 **REGULAR SALARIES** 13/18 07/06/18 21 58382 T2404 OSCAR CORONADO 42.72 .00 REIMBURSE FOR BOOTS TOTAL REGULAR SALARIES .00 42.72 .00 OPERATING SUPPLIES 13/18 07/06/18 21 C479 -01 58348 3022 FIRST BANKCARD 81.97 -81.97 NEW FAUCHET 3022 FIRST BANKCARD 13/18 07/06/18 21 C479 -02 58348 5.94 -5.94 SALES TAX 13/18 07/06/18 21 C484 -01 58348 3022 FIRST BANKCARD 59.00 -59.00 SANIFIBER PADS 13/18 07/06/18 21 C484 -02 58348 3022 FIRST BANKCARD 4.28 -4.28 SALES TAX 13/18 07/06/18 21 C484 -03 58348 3022 FIRST BANKCARD 11.95 -11.95 SHIPPING 13/18 07/06/18 21 58324 1259 ADVANCED PEST CO 50.00 .00 CUSTOMER #LEM657 13/18 07/06/18 21 58348 3022 FIRST BANKCARD 53.13 .00 SUPPLIES 13/18 07/06/18 21 58351 1547 VERITIV OPERATIN 146.55 .00 DISINF, CLEANER 13/18 07/06/18 21 58351 .00 FLOOR CLEANER 1547 VERITIV OPERATIN 206.25 13/18 07/06/18 21 58351 1547 VERITIV OPERATIN 292.47 .00 CAN LINERS

13/18 07/06/18 21 C464	-01 58348	3022 FIRST BANKCARD	99.80	-99.80 VESTS
13/18 07/06/18 21 C464	-02 58348	3022 FIRST BANKCARD	57.00	-57.00 NECK BAND
13/18 07/06/18 21 C464	-03 58348	3022 FIRST BANKCARD	148.00	-148.00 HEAD COOLING BAND
13/18 07/06/18 21 C464	-04 58348	3022 FIRST BANKCARD	22.10	-22.10 SALES TAX
13/18 07/06/18 21 C464	-05 58348	3022 FIRST BANKCARD	14.38	-14.38 SHIPPING
13/18 07/06/18 21	58387	0388 REED ELECTRIC, L	745.20	.00 WALK TRAP LAMPS
13/18 07/06/18 21	58351	1547 VERITIV OPERATIN	905.63	.00 TWLS,MOP,FLOOR CLNR
13/18 07/06/18 21	58351	1547 VERITIV OPERATIN	929.68	.00 TOWELS, DISINF CLNR
TOTAL OPERATING SUPPL	.IES	.00	3,833.33	-504.42
4310 PROFESSIONAL CO	NTRACT SVC			
13/18 07/06/18 21	58374	6970 MARICRUZ FERNAND	528.00	.00 JANITORIAL WORK

PAGE NUMBER: 7 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

TIME: 08:46:14

FUND - 001 - GENERAL FUND BUDGET UNIT - 4221 - POLICE

ACCOUNT DATE T/C ENCUM	BRANC REFERENCE	VENDOR BU	JDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4220 OPERATING SUPPLI 13/18 07/06/18 21 C258 13/18 07/06/18 21 C258 13/18 07/06/18 21 C258 13/18 07/06/18 21 C471 13/18 07/06/18 21 C489 13/18 07/06/18 21 C489 13/18 07/06/18 21 0490 13/18 07/06/18 21 0490 13/18 07/06/18 21 0490 13/18 07/06/18 21 C525	-01 58348 -02 58348 -01 58348 -02 58348 -03 58348 -04 58348 -05 58348 -06 58348 -07 58348 -08 58348 -01 58348 -02 58348 -02 58348 -01 58348 -02 58348 -01 58348 -02 58348 -03 58348 -03 58348	3022 FIRST BANKCARD	.00	7.75 78.00 42.98 14.49 19.49 29.49 37.99 32.99 12.86 2.99 999.90 72.49 450.85 8.09 33.28 65.90 65.90 9.54	-78.00 -42.98 -14.49 -19.49 -37.99 -32.99 -12.86 -29.99 -99.90 -72.49 -450.85 -8.09 -33.28 -65.90	BACKING CARDS PHOTO MARKERS BIC WHITE- OUT CORRECTION YELLOW COLORED CARD STOCK 64 GB USB FLASH DRIVE 32 GB USB FLASH DRIVE 5PK 8 GB USB FLASH DRIVES CHAIR MAT - TUCKER TAX SERVICE CHARGE OFFICE MESH CHAIRS - PATR SALES TAX OFFICE MESH CHARIS - RECO 16 GB USB DRIVE SALES TAX L- NITRILE GLOVES (CASE) SALES TAX
4220U OPERAT SUPPLIES- 13/18 07/06/18 21 C539 13/18 07/06/18 21 C515 13/18 07/06/18 21 C515 TOTAL OPERAT SUPPLIES-	-01 58348 -01 58348 -02 58348	3022 FIRST BANKCARD 3022 FIRST BANKCARD 3022 FIRST BANKCARD	.00	73.33 100.00 7.25 180.58	-100.00	BACKORDERED DUTY GEAR- ER SHIRT EMBROIDERY -JESSICA SALES TAX
4310 PROFESSIONAL CON 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 C257 13/18 07/06/18 21 TOTAL PROFESSIONAL CON	58335 58393 -01 58348 58350	4056 COMCAST 5912 SUN RIDGE SYSTEM 3022 FIRST BANKCARD 6164 FOOTHILL TRANSCR	1 R .00	550.94 24,526.00 25.00 201.50 25,303.44	.00 -25.00	06/1/18-06/30/18 RIMS SUPP SERVCS DETECTIVES INTERVIEW OF CVI
4320 MEETINGS & DUES 13/18 07/06/18 21 C486 13/18 07/06/18 21 C486 13/18 07/06/18 21 C491 13/18 07/06/18 21 C520 13/18 07/06/18 21 C521 13/18 07/06/18 21 C522 13/18 07/06/18 21 C522 13/18 07/06/18 21 C522 13/18 07/06/18 21 C522 TOTAL MEETINGS & DUES	-01 58348 -02 58348 -01 58348 -01 58348 -01 58348 -01 58348 -01 JULY48040799 -02 58348	3022 FIRST BANKCARD 3022 FIRST BANKCARD	.00	126.00 9.14 240.00 215.83 32.76 140.31 .00 140.31 904.35	-9.14 -240.00 -215.83 -32.76 -140.31	BANNER SIGN - NATIONAL NI TAX FIREARMS TRAINING - NON P LODGING - FIREARMS TRAINI COOKIE PLATTERS, CUPS, WA ROOM DEPOSIT - M. OCHOA ROOM DEPOSIT - M. OCHOA ROOM DEPOSIT - V. CAZARES
4330 PRINTING & PUBLI 13/18 07/06/18 21 C526	CATIONS -01 58348	3022 FIRST BANKCARD		1.81	-1.81	BUSINESS CARDS - STEVE RO

RUN DATE 07/09/2018 TIME 08:46:15

PEI - FUND ACCOUNTING

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4221 - POLICE

ACCOUNT DATE T/C ENCUME	BRANC REFERENCE	VENDOR BU	JDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4330 PRINTING & PUBLIC 13/18 07/06/18 21 C526 13/18 07/06/18 21 C526 13/18 07/06/18 21 C526 13/18 07/06/18 21 C526 13/18 07/06/18 21 C488 TOTAL PRINTING & PUBLIC	-02 58348 -03 58348 -04 58348 -05 58348 -01 58348 -02 58348 -03 58348 -04 58348	3022 FIRST BANKCARD 3022 FIRST BANKCARD	.00	1.81 1.80 4.09 37.65 500.00 650.00 83.38 70.00 1,350.54	-1.80 -4.09 -37.65 -500.00 -650.00 -83.38	BUSINESS CARDS - MATTHEW BUSINESS CARDS - MARK PES SALES TAX SHIPPING STICKER JR. BADGE CUSTOM TEMPORARY TATTOOS SALES TAX SHIPPING
4340 UTILITIES 13/18 07/06/18 21 13/18 07/06/18 21 C512 13/18 07/06/18 21 C511 13/18 07/06/18 21 C511 13/18 07/06/18 21 TOTAL UTILITIES	58326 -01 58348 -01 58348 -01 JULY48040799 58404	5516 AT&T 3022 FIRST BANKCARD 3022 FIRST BANKCARD 3022 FIRST BANKCARD 0116 VERIZON WIRELESS	5 .00	22.72 70.88 85.50 .00 1,555.85 1,734.95	-70.88 -85.50 .00	05/17/18-06/16/18 POLICE DEPT WATER SERVICE DIRECTV SERVICES-PD DIRECTV SERVICES-PD MAY17-JUN16
4360 TRAINING 13/18 07/06/18 21 C517 13/18 07/06/18 21 C518 13/18 07/06/18 21 C519 13/18 07/06/18 21 C540 13/18 07/06/18 21 C2524 TOTAL TRAINING	-01 58348 -01 58348 -01 58348 -01 JULY48040799 -02 58348 -03 58348 -01 58348 -01 58348	3022 FIRST BANKCARD 3022 FIRST BANKCARD	.00	1,118.53 2,237.06 142.80 .00 142.80 142.80 525.00 1,083.96 5,392.95	-2,237.06 -142.80 .00 -142.80 -142.80 -525.00	ROOM FOR FTO SCHOOL STEVE ROOMS FOR FTO SCHOOL JONA FTO SCHOOL TUITION - J. D FTO SCHOOL TUITION - J. D FTO SCHOOL TUITION - R. A FTO SCHOOL TUITION - S. M RECORDS CLERK REGISTRATIO LODGING- J. MORTIZ ICI CO
4380 RENTALS & LEASES 13/18 07/06/18 21 TOTAL RENTALS & LEASES	58334	1817 C.A. REDING COMP	.00	596.58 596.58	.00	PD PRINTER
TOTAL POLICE			.00	37,448.37	-9,994.78	

CITY OF LEMOORE TIME: 08:46:14 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4222 - FIRE

ACCOUNT DATE T/C ENCUMBRANC REFERI	NCE VENDOR BU	JDGET EXPENDITURES	ENCUMBRANCES DESCRIPTION
4220 OPERATING SUPPLIES 13/18 07/06/18 21 C538 -01 58348 13/18 07/06/18 21 C538 -02 58348 13/18 07/06/18 21 C538 -03 58348 13/18 07/06/18 21 C538 -04 58348 13/18 07/06/18 21 C538 -04 58379 13/18 07/06/18 21 58379 TOTAL OPERATING SUPPLIES	3022 FIRST BANKCARD 3022 FIRST BANKCARD 3022 FIRST BANKCARD 3022 FIRST BANKCARD 5396 OFFICE DEPOT 5396 OFFICE DEPOT	5.00 5.00 24.00 2.46 1.62 7.37 .00 45.45	-5.00 NAME TAG - FRANK RIVERA -5.00 NAME TAG MAGNET (SILVER) -24.00 WHITE/BLACK TAGS FOR FIRE -2.46 SALES TAX .00 SALES TAX .00 MESH WALL BLK -36.46
4230 REPAIR/MAINT SUPPLIES 13/18 07/06/18 21 58363 13/18 07/06/18 21 58365 13/18 07/06/18 21 58363 13/18 07/06/18 21 58363 TOTAL REPAIR/MAINT SUPPLIES	0314 LEMOORE AUTO SUF 0304 LEMOORE HARDWARE 0314 LEMOORE AUTO SUF 0314 LEMOORE AUTO SUF	19.31 40.69	.00 MINI BULB .00 MISC MDSE .00 XTREME BLUE 32 WWF .00 GAS CAN,FLEETGAURD .00
4310 PROFESSIONAL CONTRACT SVC 13/18 07/06/18 21 C474 -02 58348 13/18 07/06/18 21 C474 -01 58348 TOTAL PROFESSIONAL CONTRACT SVC	3022 FIRST BANKCARD 3022 FIRST BANKCARD	1.22 11.06 .00 12.28	-1.22 EMAIL -11.06 OFFICE 365 -12.28
TOTAL FIRE		.00 209.47	-48.74

PEI PAGE NUMBER: 10 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

TIME: 08:46:14 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4224 - BUILDING INSPECTION

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR E	BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
4220 OPERATING SUPPLIES 13/18 07/06/18 21 58348 13/18 07/06/18 21 58348 TOTAL OPERATING SUPPLIES	3022 FIRST BANKCARD 3022 FIRST BANKCARD		244.71 250.88 495.59	.00 OFFICE SUPPLIES .00 SUPPLIES .00
4310 PROFESSIONAL CONTRACT SVC 13/18 07/06/18 21 C474 -01 58348 13/18 07/06/18 21 C474 -02 58348 TOTAL PROFESSIONAL CONTRACT SVC	3022 FIRST BANKCARD 3022 FIRST BANKCARD		24.88 2.76 27.64	-24.88 OFFICE 365 -2.76 EMAIL -27.64
TOTAL BUILDING INSPECTION		.00	523.23	-27.64

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4230 - PUBLIC WORKS

ACCOUNT DATE T/C ENCUMB	RANC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
13/18 07/06/18 21 C481	-01 58348 -02 58348 -03 58348	3022 FIRST BANKCARD 3022 FIRST BANKCARD 3022 FIRST BANKCARD)	5.59 59.99 4.75 70.33		PHONE MESSAGE BOOK UPRIGHT ROLL FILE (12ROLL TAX
13/18 07/06/18 21 C474	-02 58348 -01 58348 -01 58339	3022 FIRST BANKCARD 3022 FIRST BANKCARD 5902 ERROL VETTER		2.74 24.69 1,875.00 1,902.43		EMAIL OFFICE 365 SENIOR CENTER-REVISION OF
4320 MEETINGS & DUES 13/18 07/06/18 21 8086 TOTAL MEETINGS & DUES	-02 58405	6783 VIRTUAL PROJEC	.00	500.00 500.00	-500.00 -500.00	MONTHLY BILLING FOR 1 YEA
4340 UTILITIES 13/18 07/06/18 21 C512 TOTAL UTILITIES	-02 58348	3022 FIRST BANKCARD	.00	36.72 36.72	-36.72 -36.72	CMC WATER SERVICES
TOTAL PUBLIC WORKS			.00	2,509.48	-2,509.48	

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4231 - STREETS

ACCOUNT DATE	T/C ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4220 OPERAT 13/18 07/06/18	ING SUPPLIES 21 8446 -01	58376	5333 MEDALLION SUP	PLY	1,798.30	-1.798.30	STREET LIGHT FUSE HOLDER
13/18 07/06/18	21 8446 -02	58376	5333 MEDALLION SUPP		130.38	-130.38	SALES TAX
13/18 07/06/18			3022 FIRST BANKCARI		31.96		TRUPER FORGED HOE
13/18 07/06/18			3022 FIRST BANKCARI		39.96		TRUPER HOE FOL HNDL
13/18 07/06/18			3022 FIRST BANKCARI		19.96		BLUE HAWK 20-IN STEEL TIN
13/18 07/06/18			3022 FIRST BANKCARI		91.96		TRUPER 5TINE MANURE FORK
13/18 07/06/18			3022 FIRST BANKCARI		29.98		TRUPER SPLITTER AXE FG HD
13/18 07/06/18			3022 FIRST BANKCARI		24.98		LOWES 5-GAL COOLER
13/18 07/06/18		58348	3022 FIRST BANKCARI		17.31		SALES TAX
TOTAL OPERAT	ING SUPPLIES			.00	2,184.79	-2,184.79	
4340 UTILIT	IES						
13/18 07/06/18			0363 P G & E		79.58		5/12/18-6/12/18
13/18 07/06/18			0363 P G & E		61.28		5/17/18-6/15/18
13/18 07/06/18			0363 P G & E		1,079.44		5/16/18-6/14/18
13/18 07/06/18	21	58383	0363 P G & E		7,747.82		5/16/18-6/14/18
TOTAL UTILIT	IES			.00	8,968.12	.00	
TOTAL STREET	S			.00	11,152.91	-2,184.79	

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4241 - PARKS

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR BUDG	ET EXPENDITURES	ENCUMBRANCES DESCRIPTION
4220 OPERATING SUPPLIES			
13/18 07/06/18 21 58391	6613 SHERWIN WILLIAMS	1,649.13	.00 STRIP FMP WHT RCY FEE
13/18 07/06/18 21 58380	5941 OMEGA INDUSTRIAL	914.95	.00 MEGA OFF
13/18 07/06/18 21 C482 -01 58348	3022 FIRST BANKCARD	639.60	-639.60 WEED KILLER
13/18 07/06/18 21 C482 -02 58348	3022 FIRST BANKCARD	46.37	-46.37 SALES TAX
13/18 07/06/18 21 C483 -01 58348	3022 FIRST BANKCARD	117.99	-117.99 DOG POOP BAGS
13/18 07/06/18 21 C483 -02 58348	3022 FIRST BANKCARD	9.44	-9.44 SALES TAX
13/18 07/06/18 21 8521 -01 58380	5941 OMEGA INDUSTRIAL	624.00	-624.00 SAN CLEAN
13/18 07/06/18 21 8521 -02 58380	5941 OMEGA INDUSTRIAL	30.96	-30.96 FREIGHT
13/18 07/06/18 21 8521 -03 58380	5941 OMEGA INDUSTRIAL	45.24	-45.24 TAX
TOTAL OPERATING SUPPLIES		00 4,077.68	-1,513.60
4310 PROFESSIONAL CONTRACT SVC			
13/18 07/06/18 21 58384	6506 GOPHER GRABBERS	325.00	.00 RODENT SVC MONTH 3
13/18 07/06/18 21 58384	6506 GOPHER GRABBERS	225.00	.00 RODENT SVC MONTH 3
13/18 07/06/18 21 58384	6506 GOPHER GRABBERS	225.00	.00 RODENT SVC MONTH 3
13/18 07/06/18 21 58384	6506 GOPHER GRABBERS	150.00	.00 RODENT SVC MONTH 3
TOTAL PROFESSIONAL CONTRACT SVC	-	00 925.00	.00
TOTAL PARKS		00 5,002.68	-1,513.60

PEI PAGE NUMBER: 14 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

EXPENDITURE TRANSACTION ANALYSIS

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TIME: 08:46:14

FUND - 001 - GENERAL FUND BUDGET UNIT - 4242 - RECREATION

ACCOUNT DATE T/C ENCL	JMBRANC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
ACCOUNT DATE T/C ENCU 4220 OPERATING SUPPL 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 C453 13/18 07/06/18 21 C454 13/18 07/06/18 21 C455 13/18 07/06/18 21 C456 13/18 07/06/18 21 C456 13/18 07/06/18 21 C457 13/18 07/06/18 21 C457 13/18 07/06/18 21 C451 13/18 07/06/18 21 C461 13/18 07/06/18 21 C462 13/18 07/06/18 21 C462 13/18 07/06/18 21 C463 13/18 07/06/18 21 C463		VENDOR 3022 FIRST BANKO			.00 .00 -82.05 -152.35 -8.38 -14.38 -1.04 -167.13 -51.53 -69.25 -102.23 -135.86	DESCRIPTION SUPPLIES SUPPLIES FLOWERS FOR DANCE RECITAL YOUTH DANCE - SNACKS YOUTH DANCE - WATER YOUTH DANCE - SODA SALES TAX SUMMER DAY CAMP SUPPLIES SUMMER DAY CAMP SUPPLIES CARAFF AND TABLECLOTH REN DAY CAMP SUPPLIES DAY CAMP SUPPLIES DAY CAMP SUPPLIES GAME BALL FOR ADULT SOCCE
13/18 07/06/18 21 C466 13/18 07/06/18 21 C466 13/18 07/06/18 21 C466 13/18 07/06/18 21 C467 13/18 07/06/18 21 C467 13/18 07/06/18 21 C476 13/18 07/06/18 21 C477 13/18 07/06/18 21 C477 13/18 07/06/18 21 C478 13/18 07/06/18 21 C492 13/18 07/06/18 21 C493 13/18 07/06/18 21 C494	-01 58348 -01 JULY48040799 -02 58348 -01 58348 -01 58348 -01 58348 -01 58348 -01 58348 -01 58348 -01 58348 -01 58348 -01 58348 -02 58348 -03 58348 -04 58348	3022 FIRST BANKO	LARD CARD CARD CARD CARD CARD CARD CARD C	389.97 47.92 .00 39.08 105.12 267.10 247.81 671.76 25.00 40.65 62.15 110.25 36.75 71.25 71.25	-47.92 .00 -39.08 -105.12 -267.10 -247.81 -671.76 -25.00 -40.65 -62.15 -110.25 -36.75 -71.25	GAME BALL FOR ADULI SOCCE SENIOR HEALTH & FITNESS D SENIOR HEALTH & FITNESS D CAKES FOR CAKE WALKS KITCHEN PAPER PRODUCTS NATIOINAL SENIOR HEALTH & VENDING MACHINE SUPPLIES: REC VENDING MACHINE SUPPL GIFT CARDS FOR RAFFLE DAY CAMP SUPPLIES PIZZA FOR DAY CAMP MEETIN TYR WOMEN'S BEACH LIFEGUA TYR LIFEGUARD CHALLENGER TYR LIFEGUARD CHALLENGER
13/18 07/06/18 21 C494 13/18 07/06/18 21 C495 13/18 07/06/18 21 C496 13/18 07/06/18 21 C498 13/18 07/06/18 21 C499 13/18 07/06/18 21 C500 13/18 07/06/18 21 C500 13/18 07/06/18 21 C501 13/18 07/06/18 21 C501 13/18 07/06/18 21 C501 13/18 07/06/18 21 C502	-05 58348 -01 58348 -01 58348 -01 58348 -01 58348 -02 58348 -03 58348 -04 58348 -05 58348 -01 58348 -01 58348 -01 58348 -01 58348 -02 58348 -01 58348 -02 58348 -03 58348 -04 58348 -05 58348	3022 FIRST BANKO			-125.00 -44.87 -38.99 -15.27 -5.92 -41.94 10 -4.58 -3.14 -1.20 -26.20 -1.90 -9.88 -16.89 -40.47	SHIPPING SUMMER DAY CAMP ENTERTAIN DAY CAMP SNACKS BREAKFAST FOR DAY CAMP DIVE RINGS DIVE SHARKS WHISTLES CITY BAG FEE SALES TAX BW PURIFIED WATER 24 PK SALES TAX LUNCH OF AQUATICS STAFF T SALES TAX WATERPROOF 4X4 BANDAIDS LANACANE SPRAY RA WOUND CARE VARIETY PAC MULT USE COLD REUSABLE PA 3M NEX AB WATERPROOF TAPE

PEI PAGE NUMBER: 15 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

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SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4242 - RECREATION

ACCOUNT DATE T/C EN	CUMBRANC REFERENCE	VENDOR		EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4220 OPERATING SUP 13/18 07/06/18 21 C502 13/18 07/06/18 21 C503 13/18 07/06/18 21 C504 13/18 07/06/18 21 C504 13/18 07/06/18 21 C505 13/18 07/06/18 21 C505 13/18 07/06/18 21 C505 13/18 07/06/18 21 C506 13/18 07/06/18 21 C508	PLIES (cont' -06 58348 -07 58348 -08 58348 -09 58348 -10 58348 -11 58348 -11 58348 -12 58348 -13 58348 -14 58348 -15 58348 -16 58348 -17 58348 -18 58348 -01 58348	d) 3022 FIRST BAI		7.72 12.59 28.32 .20 9.99 4.99 5.59 2.79 5.59 2.79 12.86 22.33 6.19 .45 66.60 4.83 13.10 5.55 1.35 14.98 694.20 450.00 29.40 2.13 1,653.00 6,779.22		ALCOHOL PREP PADS 200CT VINYL GLOVES 100CT ANTIBIOTIC PLUS OINTMENT DISPOSABLE BAG FEE BAND - AID TOUGH STRIPS 6 BAND - AID TOUGH STRIPS 6 BANDAID WATERBLOCK LARGE BANDAID WATERBLOCK LARGE BANDAID TOUGH STRIPS XL 1 BANDAID TOUGH STRIPS XL 1 BANDAID TOUGH STRIPS WATE BANDAID TOUGH STRIPS WATE BANDAID TOUGH STRIPS WATE SALES TAX BOOST POST 9 VOLT BATTERY SALES TAX PEPPERONI PIZZA - YOUTH D SALES TAX EXTRA MOST BEST PEPERONI CLASSIC PEPPERONI SALES TAX WRISTBANDS - 4TH OF JULY SUMMER DAY CAMP NATIONAL SENIOR HEALTH & LATEX BALLONS - SENIOR HE SALES TAX
13/18 07/06/18 21 TOTAL OPERATING SUP	58364	0301 LEMOORE	JNION SC .00	1,653.00 6,779.22	.00 -5,105.04	CITY-2210 POOL @ H.S.
4310 PROFESSIONAL 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 C474 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21	58328 58349 -02 58348	0040 LARRY AV: 6731 FLORENCE 3022 FIRST BAI 3022 FIRST BAI T584 MANUEL AG 6291 SANTIAGO 6810 STEPHANTI 6371 MANUEL VI 6947 LUIS SANG 6888 JESSE CHA T1508 MAUREEN T2056 AUDREY I T2193 BREANNA 6762 LUZ PULTI 6889 TOMI FORI		651.50 521.50 5.40 48.77 165.00 165.00 168.00 149.10 130.00 283.00 290.50 297.50 266.75 181.50 41.25 41.75	.00 .00 -5.40 -48.77 .00 .00 .00 .00 .00 .00	REFEREE & ATTENDANT ZUMBA JUNE 2018 EMAIL OFFICE 365 REFEREE REFEREE MUSIC-MAY/JUNE2018 KARATE-JUNE 2018 REFEREE SOFTBALL UMPIRE DOG OBEDIENCE JUNE DDP YOGA JUNE 2018 SCOREKEEPER SCOREKEEPER SCOREKEEPER SCOREKEEPER

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PEI - FUND ACCOUNTING

PEI PAGE NUMBER: 16 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

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SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4242 - RECREATION

ACCOUNT DATE T/C EN	CUMBRANC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
13/18 07/06/18 21	CONTRACT SVC (cont'd 58356) T2044 ISAIAH JOHNS	TON	93.50	.00	SCOREKEEPER
13/18 07/06/18 21 13/18 07/06/18 21	58389 58323	6703 SALVADOR VARG 6848 ADRIAN CALDER	A	83.00 104.50	.00	SOFTBALL UMPIRE SOFTBALL SCOREKEEPER
13/18 07/06/18 21 TOTAL PROFESSIONAL	58333 CONTRACT SVC	6763 BRYCE HERNAND	.00	110.00 3,797.52	-54.17	SCOREKEEPER
TOTAL RECREATION			.00	10,576.74	-5,159.21	

PEI PAGE NUMBER: 17 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

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SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4296 - INFORMATION TECHNOLOGY

ACCOUNT	DATE T/C	ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
	7/06/18 21 7/06/18 21		8358 8335	5183 BRYCE JENSEN 4056 COMCAST	.00	1,717.50 1,652.82 3,370.32	.00 MONITORING SERVER .00 06/1/18-06/30/18 .00
TOTAL	INFORMATIO	N TECHNOLOGY	,		.00	3,370.32	.00

PEI PAGE NUMBER: 18 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

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SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 4297 - HUMAN RESOURCES

ACCOUNT DATE T/C ENCUMBRANC REFER	ENCE VENDOR BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION	N
4310 PROFESSIONAL CONTRACT SVC 13/18 07/06/18 21 58395 TOTAL PROFESSIONAL CONTRACT SVC	0809 TAG-AMS, INC.	169.00 169.00	.00 DRUG TEST	
4360 TRAINING 13/18 07/06/18 21 58362 13/18 07/06/18 21 58348 TOTAL TRAINING	T2161 JUAN DIEGO LOPEZ 3022 FIRST BANKCARD .00	120.00 -324.00 -204.00	.00 REIMBURSE V .00 CREDIT .00	NTR CERT
TOTAL HUMAN RESOURCES	.00	-35.00	.00	
TOTAL GENERAL FUND	.00	77,373.29	-22,956.16	

PEI PAGE NUMBER: 19 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

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SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 030 - OTHER GRANTS BUDGET UNIT - 5010 - S. VINE ST RECONSTRUCTION

ACCOUNT	DATE T/C ENCUMB	RANC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES DESCRIPTION
4310 13/18 07 TOTAL	PROFESSIONAL CONT /06/18 21 8549 PROFESSIONAL CONT	-01 58400	1738 UNION PACIFIC	C RA .00	1,045.00 1,045.00	-1,045.00 FOX STREET ROE APPLICATIO -1,045.00
TOTAL	S. VINE ST RECONS	TRUCTION		.00	1,045.00	-1,045.00
TOTAL	OTHER GRANTS			.00	1,045.00	-1,045.00

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SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 040 - FLEET MAINTENANCE BUDGET UNIT - 4265 - FLEET MAINTENANCE

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4220 OPERATING SUPPLIES 13/18 07/06/18 21 58348 13/18 07/06/18 21 58336 TOTAL OPERATING SUPPLIES	3022 FIRST BANKCARD 6966 ABSOLUTE PROFE		55.93 353.93 409.86		OFFICE SUPPLIES 3/8 FUEL RATCHET TOOL
4220F OPERATING SUPPLIES FUEL 13/18 07/06/18 21 8317 -01 58352 13/18 07/06/18 21 C523 -01 58348 TOTAL OPERATING SUPPLIES FUEL	6445 GARY V. BURROW 3022 FIRST BANKCARD		9,222.35 25.96 9,248.31		BLANKET PO 2ND HALF OF FI FUEL - UNIT#14 JONATHAN M
4230 REPAIR/MAINT SUPPLIES 13/18 07/06/18 21 58396 13/18 07/06/18 21 58329 13/18 07/06/18 21 58325 13/18 07/06/18 21 58355 13/18 07/06/18 21 58378 13/18 07/06/18 21 58378 13/18 07/06/18 21 58375 13/18 07/06/18 21 58375 13/18 07/06/18 21 58329 13/18 07/06/18 21 58329 13/18 07/06/18 21 58329 13/18 07/06/18 21 58396 13/18 07/06/18 21 58355 13/18 07/06/18 21 58355 13/18 07/06/18 21 58355 13/18 07/06/18 21 58355 13/18 07/06/18 21 58353 13/18 07/06/18 21 58353 13/18 07/06/18 21 8353 -01 13/18 07/06/18 21 8353 -02 13/18 07/06/18 21 8353 -04 13/18 07/06/18 21 8353 -04 13/18 07/06/18 21 8353 -04 13/18 07/06/18 21 8353 -05 13/18 07/06/18 21 8353 -06 TOTAL REPAIR/MAINT SUPPLIES	0634 TERMINAL AIR E 1908 BATTERY SYSTEM 0098 AFFINITY TRUCK 6146 HANFORD CHRYSL 6971 MVP TRUCK & AU 0314 LEMOORE AUTO S 6012 MCCANN & SON'S 1908 BATTERY SYSTEM 1908 B	AS C C LER SUP S H AS AS AS AS AS BRA LER BRA BUF BUF BUF BUF BUF BUF	481.16 197.35 409.56 273.51 171.59 131.05 60.38 111.00 93.52 75.76 21.45 42.89 32.18 39.95 .00 .00 .00 .00 .00 .00 .00 .0	.00 .00 .00 .00 .00 .00 .00 .00 .00 .00	ROTORS, PAD SET 65,650CCA1115RC COMPRESSOR AB- STRUT TEN TAILGATE LINER HYDRAULIC HOSE-BULK HYD HOSE 65,850CCA, 150RC 34/78/700CCA, 120RC NUT, STUD AA NUT WHEEL DASH VALVE AA NUT WHEEL 22005024 33MM ABS NUT COVER 111-12C COMPLETE GRIPPER TI-005 ELEVATOR/CARRIAGE 111-02- ELEVATOR/RAIL ROL TM-024 MAIN PIVOT BUSHING ESTIMATED FREIGHT COSTS SALES TAX
4310 PROFESSIONAL CONTRACT SVC 13/18 07/06/18 21 58406 13/18 07/06/18 21 C474 -01 58348 13/18 07/06/18 21 C474 -02 58348 TOTAL PROFESSIONAL CONTRACT SVC	6826 ASBURY ENVIROM 3022 FIRST BANKCARD 3022 FIRST BANKCARD)	100.00 10.84 1.22 112.06		USED OIL SVC CHRG OFFICE 365 EMAIL
4350 REPAIR/MAINT SERVICES 13/18 07/06/18 21 58385 13/18 07/06/18 21 58325 TOTAL REPAIR/MAINT SERVICES	6385 STEREO WORKZ 0098 AFFINITY TRUCK	СС .00	140.00 373.81 513.81		WINDOW TINT ENGINE SHUTDOWN @ IDL
TOTAL FLEET MAINTENANCE		.00	12,425.39	-9,477.10	
TOTAL FLEET MAINTENANCE		.00	12,425.39	-9,477.10	

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PEI - FUND ACCOUNTING

PEI PAGE NUMBER: 21

DATE: 07/09/2018 CITY OF LEMOORE AUDIT11 TIME: 08:46:14 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 040 - FLEET MAINTENANCE BUDGET UNIT - 4265 - FLEET MAINTENANCE

ACCOUNT DATE T/C ENCUMBRANC REFERENCE VENDOR BUDGET **EXPENDITURES ENCUMBRANCES DESCRIPTION**

4350 REPAIR/MAINT SERVICES

PAGE NUMBER: 22 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

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SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 045 - GOLF COURSE - CITY BUDGET UNIT - 4245 - GOLF COURSE-CITY

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	E VENDOR B	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4000K COST OF REVENUE-KITCHEN 13/18 07/06/18 21 C530 -01 58348 13/18 07/06/18 21 C531 -01 58348 13/18 07/06/18 21 C531 -02 58348 13/18 07/06/18 21 C531 -02 58348 13/18 07/06/18 21 C531 -04 58348 13/18 07/06/18 21 C531 -04 58348 13/18 07/06/18 21 C531 -05 58348 13/18 07/06/18 21 C531 -06 58348 13/18 07/06/18 21 C531 -07 58348 13/18 07/06/18 21 C532 -07 58348 13/18 07/06/18 21 C532 -02 58348 13/18 07/06/18 21 C532 -02 JULY4804079	3022 FIRST BANKCARD 6438 PEPSI BEVERAGES	; .00	37.61 17.51 10.74 460.72 17.42 204.05 266.33 405.98 86.08 131.81 .00 205.55 1,843.80	-17.51 -10.74 -460.72 -17.42 -204.05 -266.33 -405.98 -86.08 -131.81	FOOD SUPPLIES
4000P COST OF REVENUE-PRO SHOP 13/18 07/06/18 21 58322 13/18 07/06/18 21 58331 13/18 07/06/18 21 58322 13/18 07/06/18 21 58322 TOTAL COST OF REVENUE-PRO SHOP	6450 TITLEIST 6509 DYNAMIC BRANDS 6450 TITLEIST 6450 TITLEIST	.00	158.08 115.00 83.59 456.60 813.27	.00	TILT AVX SGO CART BAG BLK TILT AVX TILT PRO V1X HIGH #S
4220K OPERATING SUPPLIES-KITCH 13/18 07/06/18 21 C536 -01 58348 13/18 07/06/18 21 58348 13/18 07/06/18 21 58348 TOTAL OPERATING SUPPLIES-KITCH	3022 FIRST BANKCARD 3022 FIRST BANKCARD 3022 FIRST BANKCARD	.00	26.75 62.09 -17.90 70.94	.00	KITCHEN WATER JOY SUPPLIES SUPPLIES
4220M OPERATING SUPPLIES MAINT. 13/18 07/06/18 21 58340 13/18 07/06/18 21 58340 13/18 07/06/18 21 58348 13/18 07/06/18 21 C533 -01 58348 13/18 07/06/18 21 C535 -01 58348 13/18 07/06/18 21 58381 TOTAL OPERATING SUPPLIES MAINT.	5866 FASTENAL COMPAN 5866 FASTENAL COMPAN 3022 FIRST BANKCARD 3022 FIRST BANKCARD 0361 ORTON'S EQUIPME	ΙΥ	32.18 59.88 8.54 64.77 364.93 530.30	.00 -8.54 -64.77	14X1 HWH SDS 410 NONSKID KNEE PADS COURSE SUPPLIES SIGNAGE FOR GOLF COURSE KIT GASKET E7
4220P OPERATING SUPPLIES-PRO SH 13/18 07/06/18 21 C534 -01 58348 13/18 07/06/18 21 58348 13/18 07/06/18 21 58348 13/18 07/06/18 21 58348 13/18 07/06/18 21 58348 TOTAL OPERATING SUPPLIES-PRO SH	3022 FIRST BANKCARD 3022 FIRST BANKCARD 3022 FIRST BANKCARD 3022 FIRST BANKCARD 3022 FIRST BANKCARD	.00	63.27 48.25 108.09 197.32 32.46 449.39	.00 .00 .00	OFFICE SUPPLIES OFFICE SUPPLIES OFFICE SUPPLIES OFFICE SUPPLIES OFFICE SUPPLIES
4291 MISCELLANEOUS EXPENSES 13/18 07/06/18 21 58348 TOTAL MISCELLANEOUS EXPENSES	3022 FIRST BANKCARD	.00	13.93 13.93	.00	MEMBERSHIP

RUN DATE 07/09/2018 TIME 08:46:15

PEI - FUND ACCOUNTING

PEI PAGE NUMBER: 23 DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

TIME: 08:46:14 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 045 - GOLF COURSE - CITY BUDGET UNIT - 4245 - GOLF COURSE-CITY

ACCOUNT	DATE	T/C	ENCUMB	RANC	REFERENC	E VENDOR		BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4291	MISCE	LLANE	OUS EXP	ENSE	S (cont	'd)					
4320 13/18 03 13/18 03 13/18 03 TOTAL	7/06/18 7/06/18 7/06/18	21			58348 58348 58348	3022 FIRST E 3022 FIRST E 3022 FIRST E	BANKCARE)	80.00 67.83 -85.00 62.83	.00	GOLF COURSE PHONE SERVICE CREDIT
4340 13/18 03 13/18 03 13/18 03 13/18 03 TOTAL	7/06/18 7/06/18 7/06/18	21 21 21 21 C 21 C		-01	58348 58397 58397 58348 58348	3022 FIRST E 0423 SOCALGA 0423 SOCALGA 3022 FIRST E 3022 FIRST E	AS AS BANKCARI)	74.55 64.94 30.08 128.20 40.00 337.77	.00 .00 -128.20	PHONES SERVICE MONTHLY SERVICE MONTHLY SERVICE CABLE SERVICE CLUBHOUSE PHONE SERVICE
TOTAL	GOLF	COURSE	E-CITY					.00	4,122.23	-1,969.78	
TOTAL	GOLF	COURSE	E - CIT	Y				.00	4,122.23	-1,969.78	

PAGE NUMBER: 24 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

TIME: 08:46:14 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 050 - WATER BUDGET UNIT - 4250 - WATER

ACCOUNT DATE	T/C ENC	JMBRANC	REFERENCE	VENDO	DR BUD	GET	EXPENDITURES	S ENCUMBRANCES	DESCRIPTION
4220 OPERA 13/18 07/06/18	ATING SUPPI 3 21 8243 3 21 C513 3 21 C513 3 21 C513 3 21 C514 3 21 C480 3 21 C480 3 21 C480 3 21 C480 3 21 C458 3 21 C458	-01 -01 -02 -03 -01 -02 -03 -04 -05 -06 -07	58401 58348 58348 58348 58348 58348 58348 58348 58348 58363 58363 58363 58363 58363 58363 58363 58363 58363 58363 58348 58348 58348 58348 58401 58401 58401 58401 58401 58401 58401 58401 58401 58401 58401 58401	6058 3022 3022 3022 3022 3022 3022 3022 302	UNIVAR FIRST BANKCARD LEMOORE AUTO SUP LEMOORE AUTO SUP LEMOORE AUTO SUP LEMOORE AUTO SUP FENDORE AUTO SUP FENDORE AUTO SUP FIRST BANKCARD LEMOORE AUTO SUP FIRST BANKCARD LEMOORE AUTO SUP FIRST BANKCARD FIRST BANKCARD FIRST BANKCARD FIRST BANKCARD FIRST BANKCARD USA BLUEBOOK USA BLUEBOOK UNIVAR FIRST BANKCARD	.00	530.03 4.98 67.93 67.93 64.53 64.53 66.47 5.29 64.42 19.88 7.30 30.00 18.00 19.28 43.38 44.03 44.03 45.03 11.86 20.33 3.56 4.28 80.44 76.58 95.69 354.88 1,864.00 137.36 29.82 779.67 985.22 1,117.33 1,190.83 1,484.56 1,484.56 65.96 4.78 13.88 1.00 11,752.33	-530.03 -4.98 -67.92 -67.92 -5.29 -64.53 -68.7 -6.47 -5.47 -4.41 -19.80 -7.30	BLANKET PO MONTHLY PURCHA 92165 ALUMINUM FENCE TIES 8-FT 16-GA LINE POST SALES TAX 3.51NX96IN RND PT PEELER CA LUMBER FEE 1-1/4" COARSE DRYWALL SCR GREASE MONKEY GORILLA GRI SAE WASHER 10 10"X14" SIGN "NO TRESPASS SALES TAX SNLG LIGHTER, GLOVE ULTRA BL GSKT MAKR RAGS/CLEANER TIRE COAT, RIM CLNR, TW FEDEX EXPRESS SVCS LABEL MAKER 3/4-10 CAPSCREW COOLER EXCEL FOR IPHONE-RNW BODY SHIM ASST PART#99542989 WASP KILLER DUST RESPIRATOR SUPPLIES SUPPLIES SUPPLIES SUPPLIES HACH FREE CHLORINE SWIFTE SALES TAX FREIGHT BLANKET PO MONTHLY PURCHA
13/18 07/06/18	IR/MAINT SI 3 21 IR/MAINT SI		58376	5333	MEDALLION SUPPLY	.00	440.66 440.66		SAFE CONTROL

CITY OF LEMOORE TIME: 08:46:14 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 050 - WATER BUDGET UNIT - 4250 - WATER

ACCOUNT DATE T/C ENCUMBRAN	C REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
	T SVC 58348 58348	3022 FIRST BANKCAR 3022 FIRST BANKCAR		67.74 7.50 75.24	-67.74 -7.50 -75.24	OFFICE 365 EMAIL
4320 MEETINGS & DUES 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 TOTAL MEETINGS & DUES	58360 58360 58388 58353	6860 JOHN SOUZA 6860 JOHN SOUZA T460 MIKE ROSAS T1477 VICTOR GONZA	LEZ .00	7.00 7.00 13.39 13.39 40.78	.00	REIMBURSEMENT REIMBURSEMENT REIMBURSEMENT REIMBURSEMENT
4340 UTILITIES 13/18 07/06/18 21 C512 -02 TOTAL UTILITIES	58348	3022 FIRST BANKCAR	.00	129.09 129.09	-129.09 -129.09	CMC WATER SERVICES
13/18 07/06/18 21 C485 -01 13/18 07/06/18 21 C485 -02	58348	3022 FIRST BANKCAR 3022 FIRST BANKCAR 3022 FIRST BANKCAR 3022 FIRST BANKCAR	D D	222.00 .00 49.00 .00 271.00	.00 -49.00	MICROSOFT EXCEL 2007/2010 MICROSOFT EXCEL 2007/2010 MICROSOFT EXCEL 2007/2010 MICROSOFT EXCEL 2007/2010
TOTAL WATER			.00	12,709.14	-11,096.96	

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SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 050 - WATER BUDGET UNIT - 4251 - UTILITY OFFICE

ACCO	OUNT DATE	T/C	ENCUMBRAN	C REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
	L8 07/06/ L8 07/06/	18 21 C 18 21 C		58348 58348	3022 FIRST 3022 FIRST		1.80 16.26 18.06	-1.80 -16.26 -18.06	EMAIL OFFICE 365
TOTA	AL UTI	LITY OF	FICE			.00	18.06	-18.06	
TOTA	AL WAT	ER				.00	12,727.20	-11,115.02	

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 056 - REFUSE BUDGET UNIT - 4256 - REFUSE

ACCOUNT DATE T/C ENCUMBRANC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4220 OPERATING SUPPLIES 13/18 07/06/18 21 C459 -01 58348 13/18 07/06/18 21 C459 -02 58348 13/18 07/06/18 21 C459 -03 58348 13/18 07/06/18 21 C459 -04 58348 13/18 07/06/18 21 C459 -05 58348 13/18 07/06/18 21 C460 -01 58348 13/18 07/06/18 21 C460 -02 58348 13/18 07/06/18 21 C460 -02 58348 13/18 07/06/18 21 58348 13/18 07/06/18 21 58348 TOTAL OPERATING SUPPLIES	3022 FIRST BANKCAF	RD RD RD RD RD RD RD	7.99 27.99 27.99 27.99 6.67 170.00 35.20 16.07 31.08 350.98	-27.99 -27.99 -27.99 -6.67 -170.00 -35.20	STPLS PER PAD JR CANNON PG-245XL BLA CANNON PG-245XL BLA CANNON PG-245XL BLA SALES TAX RUF-FLEX LITE BLACK RUBBE SHIPPING OFFICE SUPPLIES OFFICE SUPPLIES
4310 PROFESSIONAL CONTRACT SVC 13/18 07/06/18 21 C474 -01 58348 13/18 07/06/18 21 C474 -02 58348 TOTAL PROFESSIONAL CONTRACT SVC	3022 FIRST BANKCAF 3022 FIRST BANKCAF		59.61 6.60 66.21		OFFICE 365 EMAIL
4340 UTILITIES 13/18 07/06/18 21 C512 -02 58348 TOTAL UTILITIES	3022 FIRST BANKCAF	RD .00	115.46 115.46	-115.46 -115.46	CMC WATER SERVICES
TOTAL REFUSE		.00	532.65	-485.50	
TOTAL REFUSE		.00	532.65	-485.50	

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 060 - SEWER& STORM WTR DRAINAGE BUDGET UNIT - 4260 - SEWER

ACCOUNT DATE T/C ENCUMBE	ANC REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
4010 REGULAR SALARIES 13/18 07/06/18 21 TOTAL REGULAR SALARIES	58362	T2161 JUAN DIEGO L	.00EZ .00	109.70 109.70	.00	REIMBURSEMENT BOOTS
4220 OPERATING SUPPLIES 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 TOTAL OPERATING SUPPLIES	58340 58363 58348 58363 58348	5866 FASTENAL COMP 0314 LEMOORE AUTO 3022 FIRST BANKCAR 0314 LEMOORE AUTO 3022 FIRST BANKCAR	SUP RD SUP	122.40 18.22 5.59 7.50 3.49 157.20	.00 .00 .00	4.5 GL PORTABLE VAC BLK CBL/ELEC TAPE SUPPLIES FREEZING PENET EXCEL-IPHONE AUTO RNW
13/18 07/06/18 21 C474 13/18 07/06/18 21 8349	02 58348 01 58348 02 58377 01 58367	3022 FIRST BANKCAR 3022 FIRST BANKCAR 6245 MOORE TWINING 6156 LEPRINO FOODS	RD G AS	6.90 62.32 100.00 37,221.00 37,390.22	-106.50	EMAIL OFFICE 365 ADDITIONAL BLANKET FUNDS APRIL/MAY 2018 WATER DISP
4320 MEETINGS & DUES 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 13/18 07/06/18 21 TOTAL MEETINGS & DUES	58360 58360 58362 58361 58362	6860 JOHN SOUZA 6860 JOHN SOUZA T2161 JUAN DIEGO L T2406 JOSE LEON T2161 JUAN DIEGO L		7.00 7.00 14.00 13.39 10.74 52.13	.00 .00 .00	REIMBURSEMENT REIMBURSEMENT REIMBURSEMENT REIMBURSEMENT REIMBURSEMENT
	03 58348 04 58348	3022 FIRST BANKCAR 3022 FIRST BANKCAR		148.00 49.00 197.00		MICROSOFT EXCEL 2007/2010 MICROSOFT EXCEL 2007/2010
TOTAL SEWER			.00	37,906.25	-37,593.72	
TOTAL SEWER& STORM WTR D	RAINAGE		.00	37,906.25	-37,593.72	

PAGE NUMBER: 29 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT11

TIME: 08:46:14 EXPENDITURE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.fund between '001' and '247' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 160 - 2016 BOND FUND BUDGET UNIT - 5202 - TTHM PROJECT

ACCOUNT D	ATE T/C	ENCUMBRANC	REFERENCE	VENDOR	BUDGET	EXPENDITURES	ENCUMBRANCES	DESCRIPTION
13/18 07/	OPERATING S 06/18 21 OPERATING S	5	58348	3022 FIRST BANKCAR	.00	5.00 5.00	.00	SCADA GOOGLE APP
TOTAL	TTHM PROJEC	СТ			.00	5.00	.00	
TOTAL	2016 BOND I	FUND			.00	5.00	.00	
TOTAL REP	ORT				.00	146,137.01	-84,642.28	

PAGE NUMBER: 1 PEI DATE: 07/09/2018 AUDIT311

CITY OF LEMOORE
GENERAL LEDGER TRANSACTION ANALYSIS TIME: 08:55:58

SELECTION CRITERIA: account.acct between '1011' and '2011'AND transact.yr='18' and transact.period='13' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND

ACCOUNT	DATE T	T/C REFERENCE	VENDOR/PAYER	DEBIT	CREDIT	DESCRIPTION
	PREPAID EX 07/06/18 07/06/18 PREPAID EX	21 58348 21 58354	3022 FIRST BANKCARD 5977 GREATAMERICA FINANCI	48.91 3,593.64 3,642.55	.00	TRAINING COPIER/PRINTER
TOTAL	GENERAL FU	UND		3,642.55	.00	
TOTAL RE	PORT			3,642.55	.00	

PAGE NUMBER: 1 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT311

TIME: 08:52:43 GENERAL LEDGER TRANSACTION ANALYSIS

SELECTION CRITERIA: account.acct between '2000' and '2999'AND transact.yr='18' and transact.period='13' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND

ACCOUNT	DATE T/C REFERENCE	VENDOR/PAYER	DEBIT	CREDIT	DESCRIPTION
13/18	ACCOUNTS PAYABLE 07/06/18 21 58348 07/06/18 21 58348 07/06/18 21 58337 ACCOUNTS PAYABLE	3022 FIRST BANKCARD 3022 FIRST BANKCARD 2399 DEPARTMENT OF JUSTIC	.00	205.28 49.23 928.00 1,182.51	BATONS FOR BATON TWIRLING SENIOR TRIP TO SAN FRANCI FINGERPRINTS
	RECREATION IN/OUT 07/06/18 21 58348 07/06/18 21 58348 RECREATION IN/OUT	3022 FIRST BANKCARD 3022 FIRST BANKCARD	205.28 49.23 254.51	.00	BATONS FOR BATON TWIRLING SENIOR TRIP TO SAN FRANCI
2285 13/18 TOTAL	LIVE SCAN DEPOSITSPD 07/06/18 21 58337 LIVE SCAN DEPOSITSPD	2399 DEPARTMENT OF JUSTIC	928.00 928.00	.00	FINGERPRINTS
TOTAL	GENERAL FUND		1,182.51	1,182.51	

PAGE NUMBER: 2 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT311

TIME: 08:52:43 GENERAL LEDGER TRANSACTION ANALYSIS

SELECTION CRITERIA: account.acct between '2000' and '2999'AND transact.yr='18' and transact.period='13' and transact.batch='JL070618 ACCOUNTING PERIOD: 1/19

FUND - 090 - TRUST & AGENCY

ACCOUNT	DATE T/C REFERENCE	VENDOR/PAYER	DEBIT	CREDIT	DESCRIPTION
13/18	ACCOUNTS PAYABLE 07/06/18 21 58372 07/06/18 21 58366 07/06/18 21 58338 ACCOUNTS PAYABLE	T2528 MARGARET CLOSE T2527 LEO CERVANTES T2526 ERIN PULLEY	.00	150.00 150.00 150.00 450.00	REFUND VET CENTER REFUND VET CENTER REFUND FOR HALL
13/18	CUSTOMER DEPOSITS 07/06/18 21 58372 07/06/18 21 58366 07/06/18 21 58338 CUSTOMER DEPOSITS	T2528 MARGARET CLOSE T2527 LEO CERVANTES T2526 ERIN PULLEY	150.00 150.00 150.00 450.00	.00	REFUND VET CENTER REFUND VET CENTER REFUND FOR HALL
TOTAL	TRUST & AGENCY		450.00	450.00	
TOTAL RE	PORT		1,632.51	1,632.51	

PAGE NUMBER: 1 PEI DATE: 07/09/2018 CITY OF LEMOORE AUDIT31

TIME: 08:51:47 REVENUE TRANSACTION ANALYSIS

SELECTION CRITERIA: transact.yr='18' and transact.period='13' and transact.account between '3000' and '3999' and transact.batch='JL0 ACCOUNTING PERIOD: 1/19

FUND - 001 - GENERAL FUND BUDGET UNIT - 001 - GENERAL FUND

ACCOUNT	DATE	T/C RECEIVE REFERENCE	PAYER/VENDOR	BUDGET	RECEIPTS	RECEIVABLES DESCRIPTION
3625 13/18 TOTAL	3 07/06/18	JDITORIUM RENTAL 3 210 58338 JDITORIUM RENTAL	T2526 ERIN PULLEY	.00	-200.00 -200.00	RECPT #S35449 & 35931
TOTAL	GENERAL	FUND		.00	-200.00	.00
TOTAL	GENERAL	FUND		.00	-200.00	.00
TOTAL RE	PORT			.00	-200.00	.00