

Hart County Board of Commissioners Tuesday October 8, 2019 6:00 p.m.

- 1. PRAYER
- 2. PLEDGE OF ALLEGIANCE
- 3. CALL TO ORDER
- 4. WELCOME
- 5. APPROVE AGENDA
- 6. APPROVE MINUTES OF PREVIOUS MEETING(S)
 - 9/24/19 Minutes
- 7. REMARKS BY INVITED GUESTS, COMMITTEES, AUTHORITIES
- 8. REPORTS BY CONSTITUTIONAL OFFICERS & DEPARTMENT HEADS Mr. Wayne Patrick, Hart County Tax Assessors' Quarterly Report
- 9. COUNTY ADMINISTRATOR'S REPORT
- 10. CHAIRMAN'S REPORT September Financial Report
- 11. COMMISSIONERS' REPORTS

12. OLD BUSINESS

- a) Amendment of Ordinance, Chapter 54 Offences and Miscellaneous Provisions Article II Offences Against the Public Peace 54-32- Prohibitions (b) Disorderly Conduct, add (e) Obstructing, resisting public officers and employees (Second Reading)
- b) Amendment of Ordinance, Chapter 31 Floods (minor changes and adopting latest flood maps) (Required by FEMA) (Second Reading)
- c) Closure of Long Point Park for winter, November 1st 2019 thru March 1st 2020
- d) Bid Opening Recreation Basketball Uniforms

13. NEW BUSINESS

- a) Surplus of two Motor Graders and Truck Mounted Snowplow (Road Department)
- b) Purchase of Used Cat 420 Backhoe for Road Department
- c) Rotary Club Proposal for Phase II of Where We Play Playground
- 14. PUBLIC COMMENT
- 15. EXECUTIVE SESSION -
- 16. ADJOURNMENT

Hart County Board of Commissioners September 24, 2019 6:00 p.m.

Hart County Board of Commissioners met September 24, 2019 at 6:00 p.m. at the Hart County Administrative & Emergency Services Center.

Chairman Joey Dorsey presided with Commissioners R C Oglesby, Frankie Teasley, Marshall Sayer and Ricky Carter in attendance.

1. Prayer

Chairman Dorsey opened the meeting with prayer.

2. Pledge of Allegiance

Everyone stood in observance of the Pledge of Allegiance.

3. Call to Order

Chairman Dorsey called the meeting to order.

4. Welcome

Chairman Dorsey welcomed those in attendance.

5. Approve Agenda

Commissioner Teasley moved to amend and approve the agenda to include item 13 e) NSDAR Request to plant a tree on the courthouse lawn in memory of Nancy Hart; item 15) litigation matters. Commissioner Sayer provided a second to the motion. The motion carried 5-0.

- 6. Approve Minutes of Previous Meeting(s)
 - 9/10/19 Minutes

Commissioner Sayer moved to approve the minutes of September 10, 2019 meeting. Commissioner Teasley provided a second to the motion. The motion carried 5-0.

7. Remarks By Invited Guests, Committees, Authorities Eddie Addison, Chairman, Hart Franklin Airport Authority

Eddie Addison presented an update on the Hart/Franklin Airport; projects completed runway extension, eight t hangers, two executive hangers, automated weather observation station, parallel taxiway phase 1; presented a proposed capital improvement plan for 2021-2025; discussed funding sources for future projects available through Georgia Airport Aid PGM, Federal/State Block Grants and local funding.

8. Reports By Constitutional Officers & Department Heads

None

9. County Administrator's Report

County Administrator Terrell Partain reported a bulk of the central radio system has been installed.

10. Chairman's Report

None

11. Commissioners' Reports

None

12. Old Business

a) Tax Commissioner Request to Extend Temp Employee Status

Tax Commissioner Burl Pierce requested to extend a temp employee for an additional 45 days to get through the property tax season. They are continuing to have issues with the new state computer system.

Chairman Dorsey moved to extend a temporary employee for an additional 45 days; request a corrective action plan from tax officials experiencing the same issues with the new statewide system; and involve Representative Alan Powell and other state officials. Commissioner Oglesby provided a second to the motion. The motion carried 5-0.

b) Final Adoption FY20 Budget

Commissioner Oglesby moved to adopt the FY20 Budget. Commissioner Sayer provided a second to the motion. The motion carried 5-0.

c) Sales Tax and Insurance Premium Tax Rollback Resolution Tax Year 2019

Commissioner Oglesby moved to adopt the Sales Tax & Insurance Premium Tax Rollback Resolution FY2019. Commissioner Teasley provided a second to the motion. The motion carried 5-0.

d) Final Adoption County M&O Millage Rate Tax Year 2019 (FY20)

Commissioner Teasley moved to adopt the final M&O Millage Rate Tax year 2019. Commissioner Carter provided a second to the motion. The motion carried 5-0.

e) Tax Year 2019 County Millage Rate Certification

Commissioner Sayer moved to approve the Tax Year 2019 County Millage Rate Certification. Commissioner Teasley provided a second to the motion. The motion carried 5-0.

f) Appointment of Voting Delegate ACCG Policy Meeting (Athens)

Commissioner Carter moved to appoint Commissioner Teasley for Hart County Voting Delegate at the ACCG Policy Meeting. Chairman Dorsey provided a second to the motion. The motion carried 4-0 (Commissioner Teasley abstained).

g) Discussion of Services provided to Town of Bowersville

Chairman Dorsey reported an email has been circulating that Hart County does not provide any services to the Town of Bowersville. He presented a list of services such as law enforcement, fire, EMS, judicial system and other services that are provided to other municipalities and citizens in the county.

Commissioner Carter moved to provide a list of services available to the Town of Bowersville. Commissioner Sayer provided a second to the motion. The motion carried 5-0.

13. New Business

a) Amendment of Ordinance, Chapter 54 – Offences and Miscellaneous Provisions – Article II – Offences Against the Public Peace 54-32 – Prohibitions – (b) Disorderly Conduct, add (e) Obstructing, resisting public officers and employees

Commissioner Oglesby moved to adopt the first reading of the amendment. Commissioner Teasley provided a second to the motion. The motion carried 5-0.

b) Amendment of Ordinance, Chapter 31 – Floods (minor changes and adopting latest flood maps) (Required by FEMA)

Commissioner Sayer moved to adopt the first reading of the amendment. Commissioner Teasley provided a second to the motion. The motion carried 5-0.

- c) Closure of Long Point Park for winder, October 1st 2019 thru March 1st 2020 No action was taken.
- d) Renewal of License/Lease with Corp of Engineers for Boat Ramp Operations

Commissioner Oglesby moved to approve the renewal license/lease with Corp of Engineers. Commissioner Teasley provided a second to the motion. The motion carried 5-0.

- e) NSDAR Request to plant a tree on the courthouse lawn in memory of Nancy Hart No action was taken.
 - 14. Public Comment

None

15. Executive Session – Real Estate/litigation/personnel

Commissioner Teasley moved to exit into Executive Session to discuss real estate, litigation and personnel matters. Commissioner Sayer provided a second to the motion. The motion carried 5-0. (Commissioner Oglesby left prior to the conclusion of executive session).

Commissioner Teasley moved to exit Executive Session and to reconvene the regular meeting. Commissioner Sayer provided a second to the motion. The motion carried 4-0.

16. Adjournment

Commissioner Teasley moved to adjourn the meeting. Commissioner Sayer provided a second to the motion. The motion carried 4-0.

Chairman Joey Dorsey, Chairman	Lawana Kahn, County Clerk

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	GAP to	TARGET (\$591.063	\$27,448	\$563,615			\$101,830	\$479,687	-\$10,048	\$326,322					
	TARGET			\$683,140 \$708,538 \$600,034 \$632,445 \$587,645 \$688,222 \$796,941 \$12,857,102 \$12,266,040 \$591,063	\$818,062 \$1,051,325 \$1,123,319 \$1,027,305 \$1,393,816 \$914,178 \$1,124,082 \$12,293,488 \$12,266,040 \$27,448				\$2,757 \$5,442,170 \$5,544,000 -\$101,830	\$2,148,000 \$479,687	\$94,781 \$1,089,956 \$1,100,004 -\$10,048	\$672,000 \$326,322			eds Target	or Target	of Target
	YTD			\$12,857,102	\$12,293,488	\$563,615			\$5,442,170	\$241,040 \$238,420 \$246,263 \$242,923 \$2,627,687	\$1,089,956	\$998,322		LEGEND	Meets or Exceeds Target	Variance < 3% or Target	Variance > 3% of Target
	September	\$1,022,170	\$1,022,170	\$796,941	\$1,124,082	-\$327,142	\$563,615		\$2,757	\$242,923	\$94,781	\$204,674					
	August	\$1,022,170	\$1,022,170	\$688,222	\$914,178	\$26,879 -\$134,922 -\$342,787 -\$523,286 -\$394,860 -\$806,171 -\$225,956 -\$327,142	\$890,757		\$5,631	\$246,263	\$110,107	\$90,438					
oard	July	\$1,022,170	\$1,022,170	\$587,645	\$1,393,816	-\$806,171	\$1,116,713		\$10,363	\$238,420	\$91,750 \$104,698 \$110,107	\$72,095					
ashb)	June	\$1,022,170	\$1,022,170	\$632,445	\$1,027,305	-\$394,860	\$1,922,884		\$9,587		\$91,750	\$60,266					
Cial	May	\$1,022,170	\$1,022,170	\$600,034	\$1,123,319	-\$523,286	\$2,317,744		\$42,022	\$233,424	\$90,598	\$77,714	A STATE OF TAXABLE SAME AND ADDRESS OF TAXABLE SAME AND AD				
Finar	April	\$1,022,170	\$1,022,170	\$708,538	\$1,051,325	-\$342,787	\$2,841,030		\$86,321	\$193,233 \$210,161	\$89,224 \$113,422	\$80,830					
udget	March	\$1,022,170	\$1,022,170	\$683,140		-\$134,922	\$3,183,817		\$73,738	\$193,233	\$89,224	\$61,843					
FY 2019 Budget Financial Dashboard	February	\$1,022,170	\$1,022,170	\$913,941	\$887,062	\$26,879	\$3,318,738		\$309,415	\$193,687	\$103,755	\$82,367					
FY 20	January	\$1,022,170 \$1,022,170 \$1,022,1	\$1,022,170 \$1,022,170 \$1,022,170 \$1,022,170 \$1,022,170 \$1,022,170 \$1,022,170 \$1,022,170 \$1,022,170 \$1,022,170 \$1,022,170 \$1,022,170	\$2,828,610	\$929,230 \$1,296,031	\$1,532,579	\$387,271 -\$243,398 \$1,759,280 \$3,291,859 \$3,318,738 \$3,183,817 \$2,841,030 \$2,317,744 \$1,922,884 \$1,116,713 \$890,757 \$563,615		\$1,928,486	\$226,112	\$159,449	\$70,638					
	November December	\$1,022,170	\$1,022,170	\$457,237 \$1,028,442 \$2,931,908 \$2,828,610	\$929,230	\$143,873 \$2,002,678 \$1,532,579	\$1,759,280		\$494,451 \$2,178,935 \$1,928,486	\$201,216 \$202,776	\$42,009	\$65,378	The second secon				
	November	\$1,022,170	\$1,022,170	\$1,028,442	\$884,569		-\$243,398	1	- 1		\$45,278	\$67,080	THE RESERVE AND ADDRESS OF THE PROPERTY OF THE PARTY OF T				
	October	\$1,022,170	\$1,022,170	\$457,237	\$844,508	-\$387,271	-\$387,271		5300,464	\$198,432	\$44,885	\$64,998	STATES OF THE PARTY OF THE PART				
	FY 2019	Revenues	Expenditures	Actual Revenue	Actual Expenses	Monthly Variance			Real Property (Target \$462K)	LOST (Target \$179K)	EMS Fees (Target \$91.7K)	Vehicle Title Fee (Target \$56K)		LEGEND	Meets or Exceeds Target	Variance < 3% or Target	Variance > 3% of Target



Terrell Partain, County Administrator October 2, 2019

RE: Item 13 A Amendment of Ordinance, Chapter 54 – Offences and Miscellaneous Provisions - Article II – Offences Against the Public Peace 54-32- Prohibitions - (b) Disorderly Conduct, add (e) Obstructing, resisting public officers and employees (Second Reading)

I have been contacted by the Sheriff, Magistrate Judge and DA Office to look into amending this ordinance. They believe that amending this ordinance would give local officers the ability to cite individuals through the local Ordinance in most cases and they be handled through the Magistrate Court rather than as now using the state statute that is being used now.

The difference is when charged under the State law, although it's a misdemeanor the person charge has a warrant filled out, has to be arrested, booked into jail and have a bond hearing and bond be set by a judge, then someone to sign their bond before he / she can be released. Then the case is prosecuted by the DA Office and ran through the Superior Court.

Whereby if charged under the local ordinance they would be issued a ticket with an appearance date in Magistrate Court and the Magistrate judge would rule on the case. No arrest, no booking, no bond, and less work on the DA Office and Superior Court for minor or simple cases.

Attached are verbiage taken from the State Statute for Disorderly Conduct and from another Georgia County's Obstruction Ordinance for your consideration.

Chapter 54 - OFFENSES AND MISCELLANEOUS PROVISIONS[1]

Footnotes:

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Cross reference— Courts, ch. 30; traffic and vehicles, ch. 82.

State Law reference— Criminal Code of Georgia, O.C.G.A. § 16-1-1 et seq.; limitation on home rule powers of municipal corporations with respect to duplication of state criminal offenses, O.C.G.A. § 36-35-6(a)(2).

ARTICLE I. - IN GENERAL

Secs. 54-1-54-30. - Reserved.

ARTICLE II. - OFFENSES AGAINST THE PUBLIC PEACE[2]

Footnotes:

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State Law reference— Violation of county ordinances, O.C.G.A. § 15-10-60 et seq.; loitering or prowling, O.C.G.A. § 16-11-36; ordinances proscribing loitering or related activities not preempted, O.C.G.A. § 16-6-24; authority to adopt ordinances for the purpose of preserving public health, safety and welfare, O.C.G.A. § 36-1-20.

Sec. 54-31. - Definitions.

The following words, terms and phrases, when used in this article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Fighting means physical altercation by two or more persons in some public place to the disturbance of the public tranquility.

Loiter means being in a place at a time or in a manner not usual for law-abiding individuals under circumstances that warrant a justifiable and reasonable alarm or immediate concern for the safety of persons or property in the vicinity.

Profane language means opprobrious or abusive words that by their very utterance tend to incite to an immediate breach of the peace, that is to say, words that as a matter of common knowledge and under ordinary circumstances will, when used to or of another person in his presence, naturally tend to provoke violent resentment, that is, words commonly called "fighting words."

Riot means any two or more persons committing an unlawful act of violence or any other act in a violent and tumultuous manner.

(Ord. of 6-27-1993, § 1)

Cross reference— Definitions generally, § 1-2.

Sec. 54-32. - Prohibitions.

- (a) Disturbing the peace. It shall be unlawful to cause, incite, provoke or engage in any fight, brawl or riotous conduct so as to endanger the life, limb, health or property of another, or to disturb the peace and tranquility of any citizen or the public generally, and shall include the use of profane, indecent or obscene language in the presence of another.
- (b) Disorderly conduct. A person commits the offense of disorderly conduct when such person commits any of the following: It shall be unlawful to congregate for the purpose of destroying property by any means, including but not limited to trampling, stomping, kicking, striking another, or for the purpose of directing any type of missile or other such similarly used device with the intent to injure or harm any person or property.
 - (1) Acts in a violent or tumultuous manner toward another person whereby such person is placed in reasonable fear of the safety of such person's life, limb, or health;
 - (2) Acts in a violent or tumultuous manner toward another person whereby the property of such person is placed in danger of being damaged or destroyed;
 - (3) Without provocation, uses to or of another person in such other person's presence, opprobrious or abusive words which by their very utterance tend to incite to an immediate breach of the peace, that is to say, words which as a matter of common knowledge and under ordinary circumstances will, when used to or of another person in such other person's presence, naturally tend to provoke violent resentment, that is, words commonly called "fighting words"; or
 - (4) Without provocation, uses obscene and vulgar or profane language in the presence of or by telephone to a person under the age of 14 years which threatens an immediate breach of the peace.
- (c) Public drunkenness. It shall be unlawful for any person to be in an intoxicated condition in any public place or within the curtilage of any private residence not his own other than by invitation of the owner or lawful occupant, which condition is made manifest by boisterousness, by indecent condition or act, or by vulgar, profane, loud or unbecoming language.
- (d) Loitering. It shall be unlawful to loiter in a public place. Among the circumstances that may be considered in determining whether alarm for the safety of persons or property in the vicinity is warranted is the fact that the person takes flight upon the appearance of a law enforcement officer, refuses to identify himself, or manifestly endeavors to conceal himself or any object. Unless flight by the person or other circumstances make it impracticable, a law enforcement officer shall afford the person an opportunity to dispel any alarm or immediate concern that would otherwise be warranted by requesting the person to identify himself and explain his presence and conduct.
- (e) Obstructing, resisting public officers and employees. It shall be unlawful for any person within the county to hinder, obstruct or impede any law enforcement officer, code enforcement officer, other public safety personnel, or other county employee, in the discharge of any official duty, or to menace or threaten such officer or employee while in the discharge of any official duty. It shall be unlawful for any person within the county to disobey any lawful order issued by any law enforcement officer, code enforcement officer, other public safety personnel, or sworn officer of the county pursuant to the discharge of any official duty or issued pursuant to any provision of this Code. No person shall, within the county, follow any law enforcement officer while in charge of a prisoner, after such person has been commanded to desist, or after any crowd shall have been commanded to disperse.

(Ord. of 6-27-1993, § 2)

Sec. 54-33. - Penalty.

- (a) Any person violating any provision of this article shall be tried before the magistrate court of the county. The procedure for enforcement of this article shall be as provided in O.C.G.A. §§ 15-10-60—15-10-66
- (b) Upon conviction, any person violating this article may be punished as provided in section 1-13.
- (c) As an alternative, the magistrate court may, at its discretion, sentence a person convicted of violating this article to community service.

(Ord. of 6-27-1993, § 3)

Sec. 54-34. - Enforcement.

All law enforcement agencies of the county, or any enforcement agency or officer of the state is authorized, empowered and directed to enforce compliance with this article.

(Ord. of 6-27-1993, § 4)

Secs. 54-35-54-60. - Reserved.

ARTICLE III. - AMBULANCE SERVICES

Sec. 54-61. - Definitions.

The following words, terms and phrases, when used in this article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Advance life support means the provision of care and procedures included in the paramedic courses and scope of practice, as approved by the Georgia Office of EMS/Trauma.

Advanced life support ambulance means an ambulance with adequate equipment, supplies, and pharmaceuticals to provide advanced life support care as outlined in the paramedic curriculum and the paramedic scope of practice, as approved by the Georgia Office of EMS/Trauma. An advanced life support ambulance must be staffed by a minimum staff of one Georgia licensed advanced EMT and one Georgia licensed paramedic at all times.

Board means Hart County Board of Commissioners.

County means Hart County, Georgia.

Critical care paramedic means a person currently licensed as a paramedic by the Georgia Office of EMS/Trauma as a paramedic and has attended, completed and passed a University of Maryland Baltimore Campus approved critical care emergency medical transport program and maintains certification as such.

Paramedic means a person currently licensed by the Georgia Office EMS/Trauma as a paramedic.

Scheduled nonemergency medical transport means a transport of a person with no immediate life threatening or health emergency that has a scheduled appointment with a physician's office, for routine treatments such as dialysis, return trip after hospitalization, etc.

State means State of Georgia.

(Ord. of 4-24-2012, § 1)

Sec. 54-62. - Administration, inspection, and compliance.

- (a) The Hart County Director of Emergency Services shall serve as administrator of the Hart County Ambulance Services Ordinance for the purposes of inspection and approving compliance.
- (b) Any ambulance service(s) covered by this article must provide a letter outlining compliance with this article prior to engaging in services covered by this article.
- (c) Any ambulance service(s) covered by this article must submit to a request, made either in person or writing, to an inspection of ambulance, equipment, supplies, credentials of personnel, and response statistics to the Hart County Director of Emergency Services for the purpose of enforcing compliance.

(Ord. of 4-24-2012, § 2)

Sec. 54-63. - Affected services.

This article shall apply to any ambulance service being offered or furnished to any point of origin within the boundaries of Hart County, Georgia.

(Ord. of 4-24-2012, § 3)

Sec. 54-64. - Exempt services.

- (a) Any ambulance service being operated by an agency of the United States Government or ambulance service being provided under a direct contract with the United States Government and the request for such service is made by the United States Government is exempt from this article.
- (b) Any ambulance service temporarily rendering assistance in the case of a catastrophe or emergency in which the capabilities of local services operating in the county are exceeded or an ambulance service being provided under a valid mutual aid agreement is exempt from this article.

(Ord. of 4-24-2012, § 4)

Sec. 54-65. - General operational regulations.

- (a) All ambulance services, ambulances, and personnel shall at all times be operated in compliance with all laws, rules, regulations, ordinances, and decrees of the United States, state, and county.
- (b) All ambulance services, including those providing scheduled nonemergency medical transports being offered to a point of origin within the county, shall register with the Hart County Director of Emergency Services for the purpose of enforcing compliance.
- (c) All ambulance services being offered to a point of origin within the county, other than those providing scheduled nonemergency medical transports only, shall be capable of providing advanced life support utilizing an advanced life support ambulance.
- (d) All ambulance services being offered to a point of origin within the county, other than those providing scheduled nonemergency medical transports only, in addition to providing advanced life support, all primary duty and back up ambulances shall be equipped and personnel trained, certified and or credentialed to provide the following services:
 - (1) Perform and transmit a 12 lead EKG to the emergency departments of all hospitals with receiving capabilities within a 100-mile radius of the county;

- (2) Provide immediate critical care transport of patients needing specialty care (STEMI, stroke, trauma, etc.) to specialty care facilities within a 70-mile radius of the county;
- (3) Wave form capnography capable of continuous monitoring of intubated and non-intubated patients;
- (4) Perform critical care paramedic airway management and hemodynamic monitoring procedures;
- (5) Provide mechanical ventilation and oxygenation via fully functional ventilators; and
- (6) Adult and pediatric intra-osseous IV access.
- (e) Any ambulance service offering services other than scheduled nonemergency medical transports for points of origin within the county shall staff a primary duty ambulance and be available 24 hours a day, seven days a week.
- (f) If the primary emergency response duty ambulance engages in transports to destinations outside of the county, then the provider must provide a second "back up" ambulance staffed and within the limits of the county with no more than a 30-minute time frame of not being capable to respond to a local request for ambulance service. Back up ambulances are required to provide advanced life support utilizing an advanced life support ambulance with additional requirements as outlined in subsection (c) of this section.
- (g) Any ambulance service offering service other than scheduled nonemergency medical transports for points of origin within the county must have a permanent base of operation located within the county and a local or toll-free number for service requests.
- (h) Any ambulance services offering services for points of origin within the county must not advertise or encourage the use of any other telephone number other than 9-1-1 for emergency calls.
- (i) Any ambulance services offering services other than scheduled nonemergency medical transports for points of origin within the county must have radio communication with and notify Hart County 911 at the time the call is received of an emergency response being made to points of origin within the county.

(Ord. of 4-24-2012, § 5)

Sec. 54-66. - Indemnification.

Any person, firm, or corporation owning or operating an ambulance service within the county shall indemnify and hold harmless the county and any resident of the county for any loss or damage resulting from the operations of the ambulance service.

(Ord. of 4-24-2012, § 6)

Sec. 54-67. - Penalty.

- (a) Any ambulance service found in violation of the Hart County Ambulance Service Ordinance shall be fined \$1,000.00 per occurrence.
- (b) Any individual person found to be in violation of the Hart County Ambulance Service Ordinance shall be fined \$250.00 per occurrence.

(Ord. of 4-24-2012, § 7)



Terrell Partain, County Administrator October 2, 2019

RE: Item 12 B Amendment of Ordinance, Chapter 31 – Floods (minor changes and adopting latest flood maps) (Required by FEMA) (Second Reading)

Attached is the Ordinance supplied by FEMA to amend our existing Flood Ordinance. It basically just cleans up some definition and lists the latest Flood Maps.



Terrell Partain, County Administrator October 2, 2019

RE: Item 12 C Closure of Long Point Park for winter, November 1st 2019 thru March 1st 2020

The closure was discussed at the last meeting. The Rec Advisory Board had suggested October 1 as the closing date. From your discussions it was decided on November 1, 2019 as the date the park would close for the winter and reopen March 1, 2020.

ITEM 2-D

ceived bid Wed 9/25/19

e Thurs 10/3/19

LL LIST FOR BA	ASKETBALL UNIFOR	MS BID	
20			
		9/25	9/27
yal Graphics	Hartwell	email	OK
lards	Anderson	email	LM
ew Sports	Hartwell	email	OK
ım Victory	Memphis	email	LM
	IVICITIPITIS	eman	LIVI
jo Express	Commerce	email	NO ANS
r Sports	Lawrenceville	email	OK
County	Royston	email	LM
re Sports	CA	email	LM
S Enterprise	Atlanta	email	LM
Choices	McDonough	email	OK
Wear	Texas	email	LM



Terrell Partain, County Administrator October 2, 2019

RE: Item 13 A Surplus of two Motor Graders and Truck Mounted Snowplow (Road Department)

We have several motor graders that hasn't been used in several years and several other pieces of other equipment that we have no use for. All are on operational condition but if allowed to just sit will lose value. We are requesting that they be added to the surplus list and placed on Gov Deals and sold. We have has a dealer give us the trade in value and make offers to buy. We will have reserves on equipment that is above the trade-in prices offered by the dealer.

The following equipment will be included in the surplus:

Caterpillar F12 Series motor Grader Inventory # Road 20 VIN 13K2925 Caterpillar 140 G Motor Grader Inventory # Road #19 VIN 72V2332 Truck Mounted Snow Plow



Terrell Partain, County Administrator October 2, 2019

RE: Item 13 B Purchase of Used Cat 420 Backhoe for Road Department

We have had our primary backhoe in for repairs. We are in need of a replacement – backup backhoe.

The Road Supervisor and Shop Supervisor has found a used backhoe at Yancey Bro it's a 2015 Caterpillar 420 4x4 E-Stick with Multi-Purpose Bucket. It has 2,416 Hours on it is in great shape and has some time left on warranty. It has been checked and serviced by the dealer.

The price is \$63,000. Our plans are to use proceeds from selling the surplus equipment to help in paying for this. Any overage will be paid out of SPLOST IV monies.





Terrell Partain, County Administrator October 2, 2019

RE: Item 13 C Rotary Club Proposal for Phase II of Where We Play Playground

This has been in the works since before Jon left. The committee that was together at that time sort of went away and in FY16 the board froze spending from SPLOST IV until the finals dollar amount was known for receipts for SPLOST IV. We had SPLOST IV Recreation money to supplement the cost budgeted for the Phase II part of the Where We Play Playground.

The Rotary Club had grant funds set aside for a portion of the cost of this also and several months ago we accepted the money to be held in an escrow account for this purpose. Mr. Mike Gordon with the Rotary Club has taken the lead on getting the Phase Two off the ground again. He has done all the work in design and acquiring all costs associated with the project from the vendor that furnished and installed the Phase One portion of the playground. The budget he was working under was a 50/50 match between the Rotary Club and the County. He has been successful in designing and equipping a 2000 Sq. Ft. addition for Phase Two for the playground while staying within the budgeted funds. Mr. Gordon is to be commended for his time and effort in this project.

Attached are the design and equipment involved from Great Southern Recreation. The cost is Equipment and freight at \$33,311.00 and the Installation cost of \$38,086.00 to be paid out of the \$33,700.00 donated by the Rotary Club and \$37,679.00 from the dollars allocated from Recreation SPLOST IV account. At this time there is an un-audited amount of \$65,592.00 in funds left in SPLOST IV Recreation. This would leave approximately \$27,900.00 in SPLOST IV funds to use for other improvements at the Recreation Department such as we discussed during the budget meeting.

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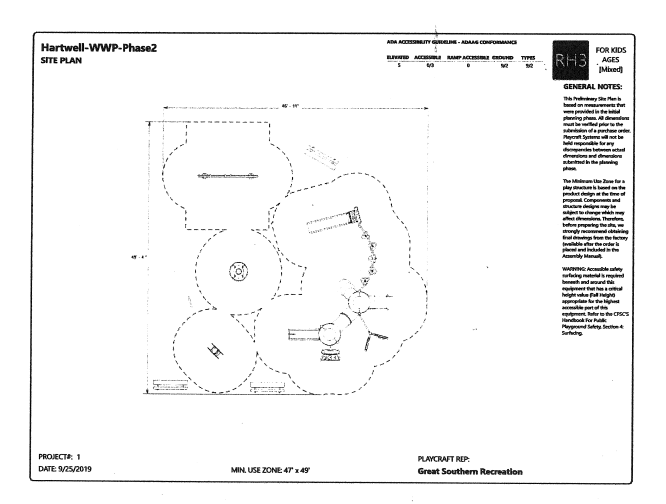
CSP Proposal Hart WWF-Phase2 pdf

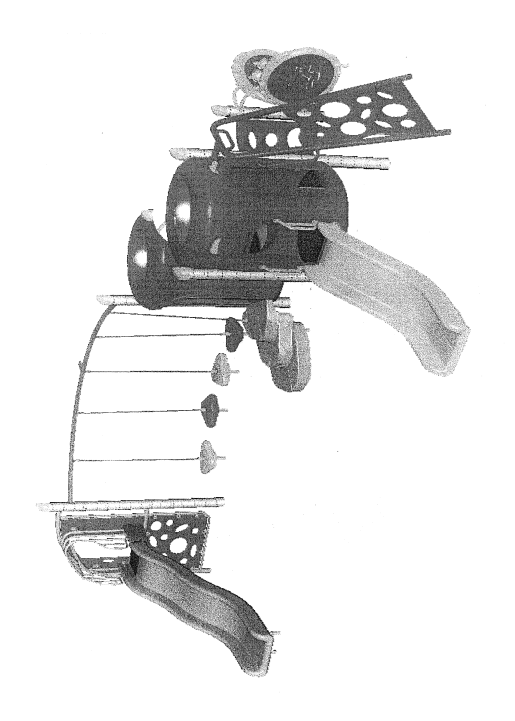
DATE: 9/25/2019

MIN. USE ZONE: 0' x 0'

FLATCRAFT REF.

Great Southern Recreation

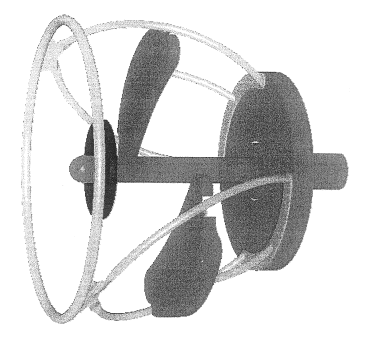




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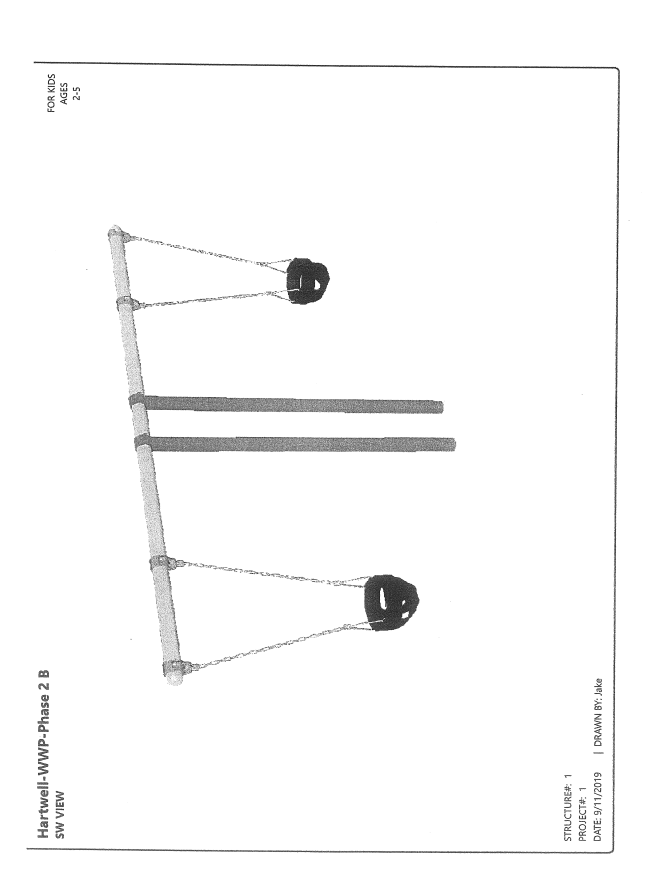
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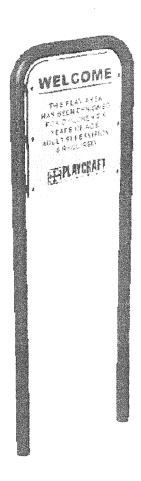
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P-Phase2



ORGANIZATION: Hart Co

CONTACT:

ADDRESS:

PHONE:

PROJECT TITLE:	Hart-Where we play - Phase 2
REVISION:	
OPTION:	1-REV2

Official Quote from Great Southern Recreation

TERRITORY MANAGER	DATE	TERRITORY	COUNTY	TERMS	COLORS
Jake Peterman	9/25/2019	2	Hart Co	Net 10	TBD

TOTAL	T	UNIT PRICE		DESCRIPTION	QUANTITY	PART NUMBER
	, ,	\$ 23,346,00		Playcraft Custom Revolution Playsystem	1	
	-	\$ 1,839,00		Playcraft Mini-Go-Round	1	PC 2479
951	+	\$ 951.00	\neg	Playcraft Toddler Helicopter	1	PC1344
	+	\$ 536.00		Playcraft 6 ft Bench w/ Back	3	PC 4286
	+	\$ 1,350,00	-	Playcraft T Swing (2 full buckets)	1	PC 2190
1,350	+	\$ 717.00		Playcraft 2-5 age Safety Sign	1	PC 1320
717	Ļ	1				
29,811		TAL FOR EQUIPMENT				
8,943	\$	uilt ''' installation		Certified Southern-		ACCOMMON AND A A A A A A A A A A A A A A A A A
21,200	\$	\$ 10.60	face	Unitary EPDM Poured in Place Rubber Safety Surface	2000	SAFETY SURFACE (.ft)
	1			Install into existing surface.		
4,500	Ś	\$ 2.25		3" Compacted Crushed Stone Substrate	2000	SUBSTRATE (.ft)
2,025	\$	\$ 11.25		12" Interlocking Playground Borders	180	BORDER (.ft)
-,	\$		-	6" Interlocking Accessibility Ramp		ACCESSIBILTY
	15			40" x 40" Black Rubber Swing Mats		SAFETY MATS
	\$			Removal of Rubber Mulch		MISCELLANEOUS
	\$			Miscellaneous		MISCELLANEOUS
	\$		-+	Sitework Details		SITEWORK
	4	DISCOUNT				DISCOUNT
_	ــــــــــــــــــــــــــــــــــــ		***************************************			

TAX RATE
SALES TAX

BONDS EQUIPMENT FREIGHT 3,500.00 SURFACE FREIGHT 1,400.00

TOTAL TO

Please Note Exclusions and Expectations on Attached Contract Form