

**BOARD OF SUPERVISORS  
NAVAJO COUNTY, ARIZONA**

**JANUARY 7, 2003**

Supervisors' Chambers, Holbrook, Arizona - Time: 9:05 a.m.

**PRESENT:** Pete Shumway, Chairman; J.R. DeSpain, Vice-Chairman; Percy Deal, Member; Jesse Thompson, Member; Jerry Brownlow, Member; Mel Bowers, Jr., County Attorney; Eddie Koury, County Manager; and Judy Jones, Clerk of the Board.

Mr. Brownlow led the Pledge of Allegiance and offered the Invocation.

**CALL TO THE PUBLIC:** There were no comments offered.

**CONSENT AGENDA:** **Mr. Thompson made a motion** to authorize the Chairman to sign the items in the Consent Folder; motion seconded by Mr. Brownlow; vote unanimously carried. The following items were included in the Consent Agenda: 1) Assessment and Tax Roll Corrections; 2) Board of Supervisor Minutes: December 16, 2002; 3) Voucher List for Payment; 4) Public Works: Name existing road in the Linden area "Cochran Lane"; name existing road in the Heber/Overgaard area "Kittrick Circle"; name two existing roads in the Winslow area "Gumm Road" and "Mare Road"; name an existing road in the Show Low area "Milius Circle"; 5) Back Tax Land Deeds: 105-32-012; 105-57-165; 166; 167; 170; 171; 105-32-091; 092; 6) Constable Report: (November) Winslow #2; Snowflake #3; Show Low #5; Holbrook #1; 7) Justice Court Report: (November) Holbrook #1; Kayenta #4; Show Low #5; Winslow #2; Snowflake #3; 8) Clerk of Superior Court Report: (November); 9) Juvenile Justice Report: (November); 10) Special Event Liquor License: White Mountain Association for Victims of Domestic Violence; fundraiser at Pinetop Country Club, Pinetop, Arizona on January 25, 2003. (Mr. DeSpain declared a conflict with item #6 and did not vote)

**LIQUOR LICENSE: Transfer of Liquor License-Requested by Jimmy Ray Hamilton; Hamilton Trading Post, Sun Valley, Arizona:** Ms. Jones advised there were no negative comments received from the departments. She noted the license already exists, but is being transferred to Mr. Hamilton. Mr. Thompson requested staff to look into legislation to increase tax on alcohol to provide funding for alcohol abuse programs. **Mr. DeSpain made a motion** to approve Liquor License Transfer from Hugh Barton to Jimmy Hamilton for Hamilton Trading Post; motion seconded by Mr. Brownlow; vote unanimously carried.

**PUBLIC WORKS DEPARTMENT: Bill Cox, Director: Authorization to negotiate with property owners to purchase portions of parcels for right-of-way intersection safety improvements re Lone Pine Dam Road and Old Highway 160 at Aspen Way and Ponderosa Drive, Linden area:** Mr. Cox explained that in order to complete the safety improvements on Lone Pine Dam between Old Highway 160 (Square Dance Hall intersection) and SR 260, we would have to acquire three triangular portions of parcels at the intersections of Aspen Way and Rainbow Drive at Lone Pine, and the intersection of Ponderosa Drive with Old Highway 160. Two of these parcels are owned by Mountain Glen Water Service, and one is privately owned by the Martha DeSpain DeWitt Trust. Mr. Cox advised that the full market value of the land, per the County Assessor's office, is \$24,000 per acre. He would like to offer the owners the full market value plus what it would cost for an appraisal (approximately \$300 per parcel). Therefore, they would request approval to offer the Martha DeSpain DeWitt Trust \$4720 for the 8021 square feet in APN 209-17-010, and approval to offer Mountain Glen Water Service \$1350 for the total of 1133 square feet in APN 209-17-001F and 209-17-038. Mr. Cox also noted that the studies have been completed for the next phase, which will go across Forest Service land. **Mr. Shumway made a motion** to authorize Mr. Cox to negotiate with property owners to purchase portions of parcels for right-of-way intersection safety improvements re Lone Pine Dam Road and Old Highway 160 at Aspen Way and Ponderosa Drive, Linden area, as presented; motion

seconded by Mr. Brownlow; vote unanimously carried.

**SUPERIOR COURT: Marla Myers, Acting Court Administrator: Approval to purchase unbudgeted capital item (X-ray scanner) from Bad Check funds: This item was continued to January 21, 2003 at the request of Ms. Myers.**

**BOARD OF SUPERVISORS/BOARD OF EQUALIZATION: Mr. DeSpain made a motion** to enter into BOE Session; motion seconded by Mr. Brownlow; vote unanimously carried. **Board of Equalization Session:** Swearing in of Assessor Appraisers and Petitioners: Chief Deputy Assessor Cammy Darris was sworn by the Clerk of the Board. The petitioner was not present. **Hearing on Petition for Review of Taxpayer Notice of Claim:** Feliks Mlynarczyk, Petitioner, APN 209-14-001A and 001E **Mr. DeSpain made a motion** to uphold the Assessor's recommendation of no change due to 60% reduction and sales in area; motion seconded by Mr. Thompson; vote unanimously carried. **Mr. Shumway made a motion** to return to regular session; motion seconded by Mr. DeSpain; vote unanimously carried.

**ADMINISTRATION: Clinton Shreeve, Deputy County Manager: 1) State Housing Fund Grant to replace homes lost in the Rodeo-Chediski Fire:** Mr. Shreeve introduced Margaret Keener of NACOG. Ms. Keener explained that the Arizona Office of Housing has awarded Navajo County and NACOG a State Housing Grant to replace homes of families who were burned out in the fires this summer. The replacement homes will be manufactured housing units. Ms. Keener advised that eligible applicants are those who were uninsured or under-insured; owner-occupied permanent residents (homes must have been primary residence, not a secondary home); low-to-moderate income (maximum of \$27,350 for family of four); and who do not qualify for other assistance programs. The assistance will be from \$5000 to \$50,000, depending on the family circumstances, and will be in the form of an annually prorated deferred payment loan. For each year the family stays in the home, a portion of the loan will be forgiven. If the home is sold before the payback period is over, the remaining portion of the loan will be due and payable. She added that although the homeowner may not have carried insurance, or enough insurance, before the fire, they will be required to have insurance for the period of the loan. Emergency Services Director Paul Jaster advised there were 26 uninsured homeowners, and many more under-insured. Mr. Deal asked how many homes were destroyed on the White Mountain Apache Reservation. Mr. Jaster replied there were no home destroyed as reported by the Tribe. **No action taken; informational only.** Mr. Deal and the Board expressed their appreciation to Ms. Keener and NACOG for their help and hard work.

**2) Request by the City Holbrook for an easement across Navajo County land to the Holbrook Industrial Park:**

Cher Millage, City Clerk, advised that the City of Holbrook has an Industrial Park adjacent to Section 18, which is owned by Navajo County. It has been assumed for many years that Highway 77 was the boundary for these parcels. However, several months ago when the City sold 55 acres of the property, it was noted that an easement would be need to be obtained from the county in order to allow access to the property. The City is requesting a 50' roadway and utility easement from Highway 77 to the Industrial Park. Mr. Shreeve said there did not appear to be a problem in granting the easement. Mr. Shumway asked whether 50' is adequate for both a roadway and a utility easement. Dick Young, Deputy Director of Public Works (county) noted that the average city street is 80' wide. Ms. Millage noted that although the person who purchased the 55 acres only requested a 50' easement, if other property is to be sold within the Industrial Park, it would be advantageous to have a wider easement. Mr. Young recommended that the easement be at least 60' wide and Ms. Millage said she has no objection to this recommendation. Mr. Young advised that he has been unable to find any documents affirming the recordation of the existing easement, and requested reaffirmation of

that easement at this time. He would then be able to record both easements at the same time. **Mr. DeSpain made a motion** to approve the request for an easement across County land to the Holbrook Industrial Park, **amending the request from 50' to 60'**, and reaffirming the existing easement as presented; motion seconded by Mr. Brownlow; vote unanimous approving the motion.

**SHERIFF'S OFFICE:** Gary Butler, Sheriff: 1) **Approval to enter into a Memorandum of Understanding with the Arizona Department of Public Safety for continued access to Suspect Imaging Data Base (SID's):** Sheriff Butler explained that he has had an officer participating in the Gang Intelligence Team Enforcement Mission (GITEM) State Gang Task Force. As a participant, the officer has had access to state-wide gang information from the Suspect Imaging Data Base without having to enter into a Memorandum of Understanding (MOU). As a result of the recent budget cuts affecting the DPS, the officer will no longer be a participant in the program. If we wish to continue to access the database, we must enter into an MOU with the DPS. **Mr. DeSpain made a motion** to approve the MOU with the Arizona Department of Public Safety for continued access to the Suspect Imaging Data Base as presented; motion seconded by Mr. Deal; vote unanimous approving the motion.

2) **Approval to add addendum to Swanson Services Corporation contract for Navajo County inmate commissary services:** Sheriff Butler advised that the addendum will run concurrently with the current contract for a period of two years, with automatic renewals for one or more additional four-year terms (to coincide with the elected Sheriff's term of office). All other conditions of the original contract shall remain in place. **Mr. Deal made a motion** to approve adding addendum to Swanson Services Corporation contract for Navajo County inmate commissary services and for the Sheriff to sign the Addendum; motion seconded by Mr. DeSpain; vote unanimous approving the motion.

**DEVELOPMENT SERVICES:** Dave Ashton, Director: **Public Hearing: Resolution** approving **Special Development Site Plan Amendment - request by Spencer Land the subject parcel (formerly known as proposed Bear Run Unit 2) APN: 211-56-004B, Pinetop area:** Mr. Ashton advised that the Planning and Zoning Commission voted 7-1 to recommend approval of the request at their meeting on November 21, 2002. Four people spoke in opposition to the request at that meeting, with the primary concern being the inclusion of two-story condominiums on the west side of the project area which abuts the existing single family residences in Bear Run I. The property consists of 5.69 acres and is located on Buck Springs Road. It was originally proposed as Bear Run 2, a mixed, single and multi-family lot development. The applicant is now asking for approval to amend the original proposal to allow for multiple family condominiums. Mr. Ashton advised that the developer has addressed the concerns regarding the two-story units on the west side of the development by agreeing that those units will remain multiple family, but be limited to single story buildings. Staff recommends approval with stipulations as presented. **John Murphy**, the engineer on the project, spoke on behalf of the developer. He acknowledged that the units on the west side will remain one story in order to address the residents concerns. **Walt Redden**, who is a partner in the development of High Country Village and the Village project, stated that they have compromised on the two-story units because of the concerns expressed by residents in Bear Run I. He said he would like to see Northwind Drive become a private road, with breakaway privacy gates, maintained by the homeowners, to keep people from wandering through the community. The entrance would be gated, with access codes for the homeowners. **Tom Bennett**, President of the Bear Run Homeowners Association, expressed some concerns on the behalf of the Association. He noted that this development was originally to be known as Bear Run Unit 2, and was to be a mirror image of Bear Run I. He is concerned about making Northwind Drive a private road because it is the second entrance for Bear Run I. Placing gates at the south end of Northwind Drive will create many problems. If gates are placed at the north end, and no gates at the south end, Bear Run I homeowners should

be given the code to enter at the north end. Other concerns include: maintaining the 20' setbacks between Bear Run I and the condos; a mutually agreeable fence to be constructed between the subdivisions prior to the start of construction; use by the new subdivision of the holding pond and drainage ditch. He added that the Bear Run I Homeowners Association is willing to work out these issues with the developer. **Mr. Brownlow made a motion** to adopt **Resolution # 01-03**, approving the request by Spencer Land to amend the Special Development Site Plan for the subject property, formerly known as proposed Bear Run Unit 2, APN #211-56-004B, Pinetop area, as requested with the following stipulations: *1) Engineering and Flood Control design for the entire project shall be submitted at the same time that the developer applies for approval for the Tentative Plat; 2) All units along the west side of t Northwind Drive shall not exceed one story in height;* motion seconded by Mr. DeSpain; vote unanimous approving the motion.

**PUBLIC DEFENDER:** Emery LaBarge, Navajo County Public Defender: Authorization to purchase computers for secretarial staff utilizing Fill the Gap funds: (Ms. LaBarge was unable to be present; County Manager Eddie Koury will present the item on her behalf) Mr. Koury advised that this purchase will replace the computers now in use. Funding will come from "Fill the Gap" funds. Mr. Koury said he recommends approval of the request. **Mr. Thompson made a motion** to approve the purchase of three computers for secretarial staff, utilizing "Fill the Gap" funds; motion seconded by Mr. DeSpain; vote unanimous approving the motion.

**COUNTY ATTORNEY:** Mel Bowers, Navajo County Attorney; Lance Payette, Deputy County Attorney: Executive Session pursuant to ARS §38-431.03(A)(3)-(4) for legal advice, discussion and consultation with Board's attorneys concerning County's position in pending construction litigation, EXCELLEX COMPANIES vs NAVAJO COUNTY, Navajo County Superior Court No. CV 2001-0112, authorization to retain outside counsel to represent county in said litigation: **Mr. DeSpain made a motion** to enter into Executive Session; motion seconded by Mr. Brownlow. (Vote on this motion not taken) Deputy County Attorney Lance Payette advised that it may not be necessary to enter into Executive Session unless the Board has questions concerning the litigation. Mr. Payette provided an update and status report on this matter. This case concerns a \$2.5 million claim against the County regarding the Penrod Road project. The County filed a Motion to Dismiss due to Excellex's failure to properly serve us. The Superior Court granted the motion, and Excellex appealed the decision. The Court of Appeals overturned the Superior Court's ruling and we appealed to the Arizona Supreme Court. The Supreme Court refused to hear the Petition for Review. Therefore, the case is back in Superior Court. Mr. Payette's recommendation is that we retain outside counsel (specialists in construction litigation) to litigate this case, as it will require more manpower, etc. than we have available. (Motion to enter into Executive Session was withdrawn by Mr. DeSpain) **Mr. Deal made a motion** to authorize the County to retain the Law Firm of Gust Rosenfeld to represent county in said litigation (EXCELLEX COMPANIES vs NAVAJO COUNTY, Navajo County Superior Court No. CV 2001-0112); motion seconded by Mr. Thompson; vote unanimous approving the motion.

**NAVAJO COUNTY SCHOOL SUPERINTENDENT:** Sandy McDaniel, Hope School: Approval of Intergovernmental Agreement between Hope School (NCSO) and the Arizona Supreme Court to release Title I funding for Juvenile Detention Education: Ms. McDaniel explained that because of the new "No Child Left Behind" legislation, there have been some changes to the IGA funding: 1) Amount of funding increased (\$38,939); 2) Changes in language specific to the legislation; 3) Ability to spend the interest accrued on the different funds; 4) Budget revisions due to the amendment. **Mr. DeSpain made a motion** to approve the amendment to the IGA between HOPE School and the Arizona Supreme Court for Title I and other associated funding for Juvenile Detention Education Services as outlined, subject to the County Attorney's review; motion seconded by Mr. Thompson; vote unanimous approving the motion.

**NAVAJO COUNTY PUBLIC HEALTH SERVICES DISTRICT:** Stanley Warner, MD, District Director: **Board of Director's Session: Mr. Thompson made a motion** to move into Board of Directors Session; motion seconded by Mr. DeSpain; vote unanimously carried. 1) Approval of contract with Arizona Department of Health Services for Public Health Physical Activity Plan, Contract # HG354183, from 1/1/03-12/31/97: Dr. Stanley Warner, Director, advised that this contract will provide \$47,449, and will run through 12/31/07. (Current contract expired 12/31/02) **Mr. DeSpain made a motion** to approve contract #HG354183, Public Health Physical Activity Plan, as presented; motion seconded by Mr. Brownlow; vote unanimous approving the motion

2) Approval to charge/accept donations for various services; and 3) ) Status of Navajo County Public Health District: Dr. Warner began by explaining his plan for the department. He said his ultimate goal is financial self-sufficiency so that the current programs can be provided and more advanced goals can be achieved. He would like to establish a Public Health/Bioterrorism fellowship, which would earn money for the district and prepare doctors in a general way to respond should the call come. It would also provide the doctors with a Masters in Public Health Degree if they complete their course work. In order to accomplish this goal, the district would have to be licensed as an outpatient treatment center. He said he is working to complete the things necessary for licensing, ie room diagrams and an inspection by the Fire Marshall.

Dr. Warner said they have been soliciting donations for birth control pills, and this has been successful: approximately \$90,000 is in the fund now. He would like Board approval to solicit donations for PPD and TB skin tests (\$10); Flu vaccine (\$20); Pneumococcal vaccine (\$20); and Tetanus (\$15). These fees would cover the cost of the serum and syringes only. Dr. Warner stressed that any person unable to contribute to the costs would always be treated for free.

The Board was advised that the district has 17 grants, but no grant writer. Dr. Warner has asked Carolyn Walden, Director of the Research Office, College of Medicine at the University of Arizona Health Sciences Center, for assistance. She has volunteered to help individually, as well as working cooperatively with us to organize a group in her department that will be responsive to our needs. Our Domestic Violence Prevention Grant was discontinued October 1, 2001, with no explanation given. There will be a meeting the end of this month with Donna Irwin of the Governor's Community Policy Office and local officials. Ms. Irwin feels we have an excellent chance of receiving the funding for the program, and has offered her assistance in the application process.

Other items Dr. Warner updated the Board on included: All employee positions in the department have been filled with the exception of detention nurses; We are awaiting the status of liability in smallpox vaccinations. He said the Federal Government should assume all liability, not the county; We have been designated a Health Care Professional Shortage area (HPSA). This will allow us to receive physician care, and possibly nursing care as well, for our patients at no, or low, cost to us. **Mr. Shumway made a motion** to accept the status report and to approve the donation proposal as presented; motion seconded by Mr. Deal; vote unanimous approving the motion. **Mr. DeSpain made a motion** to return to regular session; motion seconded by Mr. Brownlow; vote unanimous approving the motion.

**NAVAJO COUNTY PERSONNEL COMMISSION:** Manual Hernandez, Chairman: Review and possible acceptance of Proposed Revisions to the Retirement Enhancement Program for Navajo County Employees: **This item was continued to January 21, 2003.**

**NORTHERN ARIZONA UNIVERSITY (NAU)/NATURAL RESOURCES WORKING GROUP**

**(NRWG):** Steve Campbell, Chairman, Natural Resources Working Group: Approval for Navajo County to act as pass-thru agent for NAU Subcontract Agreement #ER135EQ for cost-reimbursement for fuel reduction/defensible landscaping projects: The Board was advised that Mr. Campbell is unavailable. Mr. Shumway noted there is no cost to Navajo County for this subcontract/agreement. **Mr. Shumway made a motion** to approve Navajo County acting as pass-thru agent for NAU Subcontract Agreement #ER135EQ for cost-reimbursement for fuel reduction/defensible landscaping projects; motion seconded by Mr. DeSpain; vote unanimously carried.

**U S FOREST SERVICE/COUNTY PARTNERSHIP RESTORATION PROGRAM (CPR):** Pete Shumway, Supervisor District IV: 1) Approval to move forward with the Participating Agreement between USDA Forest Service, Apache-Sitgreaves National Forest for Navajo County to act as a pass-through agent for funding of an independent contractor (M3Research) for economic development and to provide forest restoration strategy; 2) Approval of Professional Services Agreement with M3Research for administering the development of the CPR for the Apache-Sitgreaves National Forest: **CONTINUED**

**EASTERN ARIZONA COUNTIES ORGANIZATION(ECO):** Pete Shumway, District IV: **Resolution** declaring a state of emergency due to the mortality of insect and disease infested, drought impacted, and fire damaged trees in the County's forests, woodlands and rangelands located on private, state, federal and tribal lands; **Mr. DeSpain made a motion** to approve **Resolution #02-03** declaring a state of emergency due to the mortality of insect and disease infested, drought impacted, and fire damaged trees in the County's forests, woodlands and rangelands located on private, state, federal and tribal lands; motion seconded by Mr. Brownlow; vote unanimously carried.

**WHITE MOUNTAIN LAKES RECREATION IMPROVEMENT DISTRICT ADVISORY COMMITTEE: Board of Directors Session:** Interview and select applicants to fill three vacancies on the Advisory Committee Clinton Shreeve, Special District Coordinator: **Mr. Brownlow made a motion** to enter into a Board of Directors Session; motion seconded by Mr. DeSpain; vote unanimously carried. (Mr. Thompson was absent for this item) Mr. Shreeve asked whether the interviews should be done in Executive Session. Mr. Payette advised this is not a personnel issue, and is not a matter for an Executive Session. Mr. Shreeve asked whether the applicants can be interviewed out of the presence of the other applicants. Mr. Payette said this is possible if the applicant requests it. The applicants present in the chambers advised they prefer to allow everyone to remain in the room for the interviews. Mr. Shreeve explained the procedure for the interviews. He said that there were 15 applicants, but only seven requested the interview. The Board will hear the applicants' presentations and Personnel Supervisor Don Smith will ask a few questions of each applicant. The Board could then take the matter under advisement and make the selections for the three members and three alternates at the Board meeting on January 21. David Bunker voiced a concern regarding those applicants who were unable to be here for the interview process. It was noted that all of the applicants have submitted a written application, and they will be considered based on that information. Mr. Shreeve noted that of the eight applicants who did not request an interview, five have asked to have their applications withdrawn. The following applicants were interviewed: Larry Mullins; Charles Belford; Vern Terry; John Hager; Ed Stone; Rocky Hill; Diana Seibold. The following applicants either asked to have their names withdrawn, or did not request an interview and were not present: Don Bushnell; Edwin Cadenhead; Dean Feltes; Carl Fisher; Don Gilbert; Jim Lemons; Kate Lemons; Jack Miller. John Merkley provided an overview of the Advisory Committee's duties and responsibilities.

The Board began a discussion regarding the applicants and the interviews. A consensus was reached and the Board stated they will announce the final decision at the January 21, 2003 meeting. Following further discussion regarding term limits, by-laws, etc. Mr. DeSpain suggested that possibly By-Laws were needed for the Advisory Committee. **Mr. Deal made a motion** to confirm the consensus decision to appoint Ed Stone, Rocky Hill and Diana Seibold as the three new members of the Advisory Committee, and to appoint John Hager as Alternate #1 and Charles Belford as Alternate #2; motion seconded by Mr. DeSpain; vote unanimous approving the motion.

**PAYROLL ACTIONS:** Don Smith, Personnel Supervisor, presented a list of payroll actions. **Mr. DeSpain made a motion** to approve the payroll actions as submitted; motion seconded by Mr. Brownlow; vote unanimous approving the motion.

**BOARD BUSINESS:** Mr. Koury advised he will present pre-budget information to the Board at the February 3rd meeting. Mr. Deal advised that he and Mr. Thompson will be attending Indian Nations and Tribes Legislative Day in Phoenix on January 21. Mr. Brownlow advised there is a group in Show Low which is dealing with forest wood supply. They have asked for Navajo County support for their program. Mr. Brownlow said he would like to support them, but he feels that we need to focus on the Natural Resources Working Group at this time. Don Smith advised the Board that the new Presiding Judge of the Superior Court is Judge Dale Nielson. Mr. DeSpain advised that he will be attending an RC&D seminar in Taos, NM next week. Ms. Jones reminded everyone of the AACO conference on the 28th and 29th of January; registration fees will increase by \$15 after January 10th.

There being no further business to come before the Board of Supervisors, the meeting was adjourned until Tuesday, January 21, 2003, upon a **motion made by Mr. DeSpain**; motion seconded by Mr. Brownlow; vote unanimously carried. The meeting adjourned at 3:30 p.m.

**APPROVED:**

\_\_\_\_\_  
**Pete Shumway, Chairman**

**DATE:** \_\_\_\_\_

**ATTEST:**

\_\_\_\_\_  
**Judy Jones, Clerk of the Board**

**The following Navajo County demands were audited, approved and ordered paid by the Board:**  
AWHardy\$3500;ACJC\$45917;Bradco\$1215.53;CitizensAzGas\$1113.03;ClaySpringsDWID\$3698;ClrkCrt  
\$4674.48;EaglePntStfwr\$1500;FrontierComm\$2187.48;HHancock\$3917.11;HolbrkExtCare\$3813;HighesS

upply\$1902.97;JWhipple\$1900;JensenPrecast\$7228.14;KansasStBank\$1628.03;KStarling\$4357;LEgnor\$1465.36;LPearce\$2493.35;NCSRF\$1191.51;NCSU\$4100;OwensEnrg\$4850.56;NavajoEng\$5000;OwensMort\$4883.97;PinonUSD\$22843;RimCommLib\$2000;SpecLdrs\$3715.76;Taylor\$7956;TubaCtyMort\$3702.06;USPS\$1315;WoodruffCommLibr\$2000;ADOR\$3234.65;CHoliday\$1939;DKaiser\$3390;M&MProfClng\$8373.97;Norchem\$1896.44;OwensEnrg\$2924.59;PageSteel\$1842.80;PetroleumTraders\$11538.56;RevegSrv c\$24029.82;SpecLdrs\$9150.49;StateBarAz\$3975;TatesAuto\$1875.79;ThompsonsCustomShop\$1054.15;WestGroup\$1404.14;WMH\$1632.50;ZumarInd\$3235;PineconeCnstr\$8933;ADRM\$12564.64;AzWrkmnCmp \$109519.03;Comm1stbnk\$1471.17;A1Glass\$1176.78;AP\$2447.27;ACIP\$12466;BIANavOfc\$13997.44;C hollaRdyMx\$1097.13;CocoCoMedEx\$1400;FrontierCarrSrv\$4919.16;FrontierComm\$1747.02;J&MWhsl \$11883.41;JRGarsha\$2229.52;LasonSystm\$3896.75;GForsyth\$2795;MSweedo\$1014.35;MidwayChev\$20260.78;NCRF\$9884;NCGEMP\$2550;NCRF\$3233.52;NCSRF\$1265.22;NAU\$132368;PitneyBowes\$2385;P itneyBowes\$4425.88;PubInt\$2040;RevegSrv\$18048.14;SirchieFPLab\$1113.24;AzStBar\$1665;StevensDe cal\$1061.39;USPS\$12000;VersaPharm\$1616.08;Walmart\$1088.94;HarrisMrktng\$6202.13;SilkscreenExpre ss\$1394;StComp\$1662.09