

**BOARD OF SUPERVISORS  
NAVAJO COUNTY, ARIZONA**

**APRIL 21, 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. Thompson led the Pledge of Allegiance and offered the Invocation.

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

**CONSENT AGENDA:** Mr. DeSpain 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) Voucher List for Payment; 2) Board of Supervisors Minutes: April 14, 2003; 3) Back Tax Land Deed: 103-34-067; 4) Justice Court Reports: (March) Holbrook, Winslow, Snowflake, Show Low & Kayenta; 5) Clerk of the Court Report: (March); 6) Constable Report: (March) Show Low; 7) Bingo Application for Humane Society of the White Mountains, Pinetop, AZ.

**BOARD OF SUPERVISORS:** (March & April) Monthly Anniversary - Employee Appreciation Certificates: 20 + YEARS: Manuel Ono, Jackie Koon, Randy Sullivan, Deanne Romo, Bill Lucero, Tim Robinson. 15 + YEARS: Marty McNeil, Debra Kester, Steve Ebert, Virgil (Bob) McClanahan, Janice Bowen-Gunther. 10 + YEARS: Clinton Shreeve, John Poulsen, Laree Saline; Lola Sibcy, Marla Randall-Myers, Debbie Tate, Starlynn McClain. 5 + YEARS: Kimberly McAllester, Erlene Plumb, Darlene Davis, Alfred Clark, Janice Lucero, Anna Lesperance, Gordon Terracina, Lance Payette, Geneva Durkee, George Murray, Dorothy Fish, Anna Atencio, Mark Jackson, Robert Howell. Certificates were presented by the Board.

**DEPARTMENT HEAD AND ELECTED OFFICIALS MEETING; and ADMINISTRATION:** Eddie Koury, County Manager: Budget Discussions - FY 2003/2004: Mr. Koury provided a proposal which Speaker Jake Flake presented at the CSA meeting last week. The numbers are approximately the same as the Governor's proposal: for Navajo County, there would be a \$514,841 shift from HURF funds to the DPS, and \$398,171 for the County's General Fund share. (Total: \$913,012) This proposal is for each of the next two years. Although this proposal is much better than the JLBC's proposal, CSA has continued to take the stance that the counties cannot take any hit in the budget. The County Managers have concluded that if the State wants money from the counties, they would rather give them the money instead of changing the formulas (ie HURF distribution formula). If the formulas get changed, they likely will never be changed back. In any event, there are still no definite numbers for us to go on. The leadership is scheduled to meet this week behind closed doors, and hopefully we may have some numbers by next week.

Mr. Koury reported that Secretary of State Jan Brewer attended the CSA meeting, and she advised that punch cards will no longer be used. The State will be using an entirely new system, and they will provide one touch screen for the handicapped for each precinct. She did not, however, provide any information as to how much these changes will cost the counties.

Mr. Koury noted that our budget hearings will begin next week, but we just don't have enough information

yet to see what impact it will have on us. We have to wait on the legislature and the federal government, and he will keep the department heads and elected officials apprised of any additional information we receive. Mr. Koury noted that last week we were advised that Phillip Morris USA may not be able to make its \$38 million payment to the State for FY 2003/2004. These funds have been used for indigent health care, and if the State does not receive the tobacco payment, Navajo County's impact could be as much as \$7 million. It has now been learned that Phillip Morris USA will be able to make their payment, so we do not have to worry about that item.

Personnel Supervisor Don Smith reported on the bomb threat the county received on April 15th. He said the call came in to the Legal Defender's office; the Sheriff's office came and determined that evacuation was appropriate. There were some glitches in the evacuation procedure, but overall, it went fairly well. Chief Deputy Greg Eavenson reported that his officers searched the buildings three times and nothing was found. The threat is under investigation. He noted that the employees did very well with the evacuation. No action taken.

**LEGAL DEFENDER'S OFFICE:** Ben Cole, Legal Defender: Request to extend temporary employee to June 30, 2003: (Mr. Cole was unavailable) Office Manager Jane Karges advised that the previous secretary transferred to the Public Fiduciary Department. She requested an extension of the temporary employee to June 30th. Mr. Brownlow made a motion to approve the request to extend a temporary employee to June 30, 2003 as presented; motion seconded by Mr. Thompson; vote unanimous approving the motion. (Mr. DeSpain absent for the vote)

**NAVAJO COUNTY PUBLIC HEALTH DISTRICT:** Mary Tyler, Nutritionist: Extend FMLA leave for employee until May 16, 2003: Mr. Shumway made a motion to enter into a Board of Directors Session for the Navajo County Public Health Services District; motion seconded by Mr. Thompson; vote unanimous approving the motion. (Mr. DeSpain absent for the vote) Ms Tyler advised that a long time employee of the Health District has been on FMLA, which will expire on May 6, 2003. Her next doctor's visit is May 7th to be released back to work. Ms. Tyler is requesting an extension of the leave until May 16, 2003, which would allow her time for the doctor's visit as well as arrange for and/or begin any necessary physical therapy. Mr. Thompson made a motion to extend FMLA leave for employee until May 16, 2003, as presented; motion seconded by Mr. Brownlow; vote unanimously carried. Mr. Brownlow made a motion to return to regular session; motion seconded by Mr. Thompson; vote unanimous approving the motion. (Mr. DeSpain absent for the vote)

**DEVELOPMENT SERVICES:** Dave Ashton, Director: 1) Public Hearing - Resolution approving ILX Time Share Resort Site Plan on APN# 211-40-051A, Pinetop Country Club area: Mr. Ashton explained that the Planning & Zoning Commission approved the site plan for the ILX Time Share Resort on July 18, 2002. Since that time, the developer has modified the plan in response to staff's comments. It is now ready for presentation to the Board for approval. Mr. Ashton noted that ILX acquired the property from the Roundhouse Resort from a bankruptcy. They own and operate nine other time share properties in the country and they now want to develop the property into 20 units with a clubhouse facility. The concerns raised by staff and addressed by the developer included: 1) The units had to be located at least 15 feet from the property lines and 15 feet between the buildings. This has been done. 2) Concerns were discussed regarding child safety at the location of the lot along Buck Springs Road. A stipulation was added for a safety barrier to be considered. 3) There was concern expressed regarding the lack of a

second ingress/egress into the development. The P&Z Commission felt there was no practical place for a second access except through another lot. Because this is a resort, there would be no place for trailers, RV's, animals, etc., which would need evacuation in time of emergency. At this time, staff recommends approval of the site plan with the stipulation as outlined. Mike Stone, owner representative, provided background information on ILX. He also advised that each time share unit will have two bedrooms, two bathrooms and kitchen facilities. There will be no garages or other outbuildings. Nina A. Nelson, President of the Roundhouse Resort Property Owners Association, stated she wanted to be a good neighbor. She asked for clarification on the road and the entryway to the development. Kent Delph of Delph Engineering advised that the entryway will be expanded somewhat to allow better visibility. Ken Nelson expressed some concern that when Buck Springs Road is widened, some of the resort's units will be too close to the road. Dick Young, Deputy County Engineer, advised that the Public Works Department can work with the proposal as it has been presented. He said there are ways to make it work if the road is expanded to four lanes. Mr. Brownlow made a motion to approve Resolution #28-03, ILX Time Share Resort Site Plan on APN# 211-40-051A, with the stipulation that a safety barrier be submitted in the Improvement Plans for the property line along Buck Springs Road; motion seconded by Mr. DeSpain; vote unanimously carried.

2) Extend temporary Inspector I position until June 30, 2003: Mr. Ashton noted that he has had this temporary position for the past two years to help cover for vacations, training and sick time for the full-time inspectors, as well as to help meet the demand of the increasing building permits issued each month. Recently, a permanent employee (Inspector II) left and this temporary position has been a great help in keeping the work running smoothly. He is requesting the extension of the temporary employee to June 30, 2003. Mr. DeSpain made a motion to extend temporary Inspector I position until June 30, 2003; motion seconded by Mr. Thompson; vote unanimously carried. (Mr. Deal absent for the vote)

**PUBLIC WORKS:** Bill Cox, Director: 1) Bid Award - Annual Contract for Supply of Roadway Materials, #B03-03243: Dusty Parsons, Deputy Director of Highways, advised that this is typically a multiple award contract, and that is what he is recommending at this time. He noted that the unit prices may be higher for a specific area, but when the haul costs are included, they become more cost effective depending on the haul distance. Mr. Cox pointed out that they did ask for a price to haul material from Brimhall's Indian Wells site, but our crews will pick up the material from the south county sites. (Our haul costs are 15-25 cents per ton mile) Mr. Parson noted that this is a one year contract with an option to renew. Mr. Deal made a motion to approve the recommendation of staff for multiple awards for Annual Contract for Supply of Roadway Materials, #B03-03243 to Hatch Construction, Cholla Ready Mix, Brimhall and Linden Pearce as presented; motion seconded by Mr. Thompson; vote unanimously carried.

2) Bid Award - Annual Contract for Hot Asphaltic Concrete Pavement Overlay, #B03-03241: Mr. Parsons said he is recommending rejection of all bids on this contract. He said that because of problems which occurred in what was presented in the pre-bid meeting, he does not see how this contract can be awarded without a protest or lawsuit from one side or the other. After listening to the tape from the pre-bid meeting, Mr. Parsons said it was unclear how they were to evaluate the tack oil portion of the bid. There were also inconsistencies in sending in the bid tab sheets. Mr. Parsons explained that in the pre-bid meeting, the bid tab sheets were set up for a unit cost per ton with asphalt in place without tack oil. However, there was confusion as to how the tack oil was to be bid. This made it difficult to directly compare the different bids. Another issue was that two of the vendors submitted their bid tab sheets with

two critical areas not filled out. For these reasons, Mr. Parsons said he believes the bids should be rejected at this time and the contract sent out for re-bid to be perfectly fair to everyone involved. Mr. Brownlow made a motion to reject all bids as requested, and authorize the re-bid of this contract; motion seconded by Mr. DeSpain; vote unanimously carried.

3) Bid Award for Annual Contract for Supply of Aggregate Cover (Chips), #B03-03242: Mr. Parsons advised that this is also a multiple award contract, and the recommendation is to award the contract to Hatch and Brimhall for the south part of the county, and to Cholla Ready Mix for the north part of the county. Mr. DeSpain noted that Brimhall was the only company asked to provide trucking miles for this bid. He asked that in the future, all bidders be allowed to include the trucking miles in their bids. Mr. DeSpain made a motion to award Annual Contract for Supply of Aggregate Cover (Chips), #B03-03242 to Hatch, Brimhall and Cholla as presented; motion seconded by Mr. Brownlow; vote unanimously carried. (Mr. Deal absent for the vote)

4) Resolution rescinding Resolution 17-01 which extinguished a portion of the Rim Road Easement in Sec 27, T9N, R22E: Mr. Cox advised that on March 19, 2001, the Board approved Resolution #17-01, extinguishing the easements on a certain portion of Rim Road at the request of a representative of the Larson Family Trust in order to begin the process to plat a new subdivision. The extinguishment was to become effective only upon the completion of five conditions, including the recording of a final plat for the subdivision. More than two years have elapsed and the conditions have not been met. Mr. Cox said it was his understanding that the developer has abandoned the proposed subdivision. He recommends that the Board adopt a resolution rescinding Resolution #17-01. If another developer comes in at a future time, staff will recommend that the abandonment or extinguishment of the existing easement or right-of-way be included in the Plat process. Mr. Brownlow noted that several letters have been sent to Mr. Jeff Larson in the last two years regarding this issue. These letters advised him that unless the conditions of Resolution #17-01 were met, the matter would be taken back to the Board for action to rescind the extinguishment. Mr. Brownlow also noted that a message regarding this hearing today was left on Mr. Larson's answering machine last week. Mr. Larson is not present today. Casey Stone, who is a property owner on Rim Road, stated he had previously opposed the extinguishment because he needs the road open in order to access his property. Mr. Larson has placed locks on the gate at Rim Road and Larson Road to keep people from using Rim Road. Mr. Brownlow added that it had been determined by Public Works that the gate could remain, but it could not be locked. The locks placed on the gate by Mr. Larson last year were removed for approximately a month before Mr. Larson replaced them. It was noted that as a result of this proposed action, the road will remain open as a public easement. Mr. Stone advised that a wire fence has also been placed across the road farther down from the gate. Mr. Cox said that Mr. Larson has indicated he did not put the lock on the gate, and his staff will go and remove the lock and the wire fence. Mr. Brownlow made a motion to adopt Resolution #29-03, rescinding Resolution 17-01 which extinguished a portion of the Rim Road Easement; motion seconded by Mr. Thompson; vote unanimously carried.

**COUNTY ATTORNEY:** Mel Bowers, County Attorney: Approval of Victim's Assistance Grant with Arizona Department of Public Safety for FY03/04: Mr. Bowers explained this is an annual grant to provide assistance to victims of crime. The grant, in the amount of \$29,075 this year, is used primarily for salaries. There is an in-kind match, for which we provide office space, furniture, etc. Mr. DeSpain made a motion to approve Victim's Assistance Grant with Arizona Department of Public Safety for FY03/04; motion seconded by Mr. Deal; vote unanimously carried.

**BUILDING & GROUNDS:** Dan Hinz, Director: Extend temporary employee for custodial support until June 30, 2003: Mr. Hinz advised that one of his employees will be on extended medical leave, and he is requesting approval to extend the temporary position until the end of the fiscal year. Mr. DeSpain made a motion to extend temporary employee for custodial support until June 30, 2003; motion seconded by Mr. Brownlow; vote unanimously carried.

**BOARD OF SUPERVISORS:** Resolution Supporting the Renaming of Squaw Peak as Piestewa Peak in Honor of Pfc. Lori Piestewa: At the request of Mr. Deal, the Clerk read the proposed resolution into the record. It was noted that the renaming of Squaw Peak to Piestewa Peak was approved by the Arizona State Board of Geographic and Historic Names last Thursday. Mr. Thompson said it is still appropriate to adopt the resolution of support. Mr. Deal made a motion to Resolution #27-03 Supporting the Renaming of Squaw Peak as Piestewa Peak in Honor of Pfc. Lori Piestewa; motion seconded by Mr. Thompson; vote unanimously carried.

**SHERIFF:** Gary Butler, Sheriff: 1) Authorizing Sheriff to offer reward not to exceed \$10,000 for information leading to the arrest and conviction of person or persons responsible for the abduction of June Goodman: Sheriff Butler explained that his department has been assisting the Snowflake/Taylor Police Department in this investigation. In addition, the FBI and Federal Postal Inspectors have been called in to help. The case is being conducted as a criminal abduction and so far, very little information has been obtained. ARS § 11-251.25 provides that the Board of Supervisors can authorize the Sheriff to offer a reward, not exceeding \$10,000 in one case, for information leading to the arrest *and conviction* of persons charged with a crime. Mr. Koury noted that the county does not have any extra money, and Sheriff Butler said he is not aware of any special funds he could use as the reward money. He added that offering anything less than \$10,000 would not be enough of an incentive for someone with information to come forward. The Sheriff stated that if the Board approves this request, and if a person comes forward with information leading to the arrest and conviction of the person responsible, he would pay the reward out of his own pocket in the event county cannot afford it at the time. Mr. DeSpain made a motion to authorize the Sheriff to offer reward not to exceed \$10,000 for information leading to the arrest and conviction of person or persons responsible for the abduction of June Goodman; motion seconded by Mr. Shumway; vote unanimously carried.

2) Appointment of individuals serving on the Navajo County Homeland Security Advisory Task Force: Sheriff Butler provided the names of those persons he would like the Board to appoint to the Homeland Security Advisory Task Force to represent the various agencies: Gary Butler (Sheriffs); Paul Jaster (Emergency Services); Dusty Parsons (Public Works); Dr. Ray Nejerer (Health District); Paul Watson (Fire Chiefs Association); Greg Donewar (Chiefs of Police); Jim Hofstra (Citizen-APS). Sheriff Butler advised he has not yet received word from the Reservation Chiefs of Police as to a representative. He noted that other appointments may be requested down the road if it becomes necessary. He added that he wants to keep the task force as small as possible. Mr. Brownlow asked that the Sheriff also have a representative of the three tribes (Apache, Hopi and Navajo) in Navajo County on the task force. Mr. Deal made a motion to appoint the following individuals to serve on the Navajo County Homeland Security Advisory Task Force: Sheriff Gary Butler, Paul Jaster, Dusty Parsons, Dr. Ray Nejerer, Paul Watson, Greg Donewar, Jim Hofstra, and a representative from the Reservation Chiefs of Police, and a representative from the three tribes to be named later; and with Sheriff Butler to be named Chairman and

Paul Jaster to be named Vice-Chairman; motion seconded by Mr. Brownlow; vote unanimously carried.

**NAVAJO COUNTY FLOOD CONTROL DISTRICT: Bill Cox, Floodplain Manager: Board of Directors Session: Mr. DeSpain made a motion to enter into a Board of Directors Session; motion seconded by Mr. Thompson; vote unanimously carried. 1) Findings of the Little Colorado River Sediment and Floodplain Delineation Studies, effect on various structures and improvements including the Winslow Levee and 2) Alternatives and recommendations for the Winslow Levee: Mr. Cox informed the Board that the purpose of today's discussion was to present the results of two studies that the Public Works Department has been working on. These studies are related to sediment, channel stability and flooding along the Little Colorado River. He also advised that the discussion would include a presentation of some alternatives for improving the Winslow Levee.**

Tom Hieb, Deputy Director-Flood Control, presented the results of a study entitled: Analyses of Channel Stability Near Winslow and Holbrook, Arizona. This study is a cooperative effort between Navajo County and the Bureau of Reclamation. The purpose of the was to determine if sediment is accumulating in the river and threatening the function of levees and bridges in the Holbrook, Joseph City and Winslow areas. If so, the study was to look at the reasons behind the problem, the magnitude of the problem and possible measures to mitigate that problem. Mr. Hieb reported that the Bureau found that the river went through a period of aggradation (sediments were accumulating in the river) from approximately 1940 to 1980, when 3 to 4 feet of sediment was deposited in the reach of the river from Holbrook to Winslow. However, the aggradation appears to have ended by about 1980 and, since then, the river has been eroding into the sediment deposited during this period. The most likely cause for this behavior was climate. The Bureau's study came to the following conclusions: 1) There will be some additional sediment accumulation at some of the structures along the river. However, reach-wide aggradation is not expected in the Winslow reach and therefore, sediment should not significantly impact the Winslow Levee in the future; 2) There is little impact to Obed Bridge and the bridges in Winslow, considering the aggradation predicted over a 50 year period is less than 2 feet; 3) Removing or modifying the railroad bridge in Holbrook is not justified because the aggradation caused by this structure does not exceed the sediment allowances made for the Holbrook Levee. Removing Penzance Dam will not remove the sediment that has been, or will be, deposited along the Holbrook Levee. No immediate actions need to be taken to influence sediment transport in the Holbrook and Winslow areas. However, a sediment monitoring plan has been recommended.

Mr. Hieb explained some of the history and recent issues related to the Little Colorado River Levee near Winslow (Winslow Levee), and discussed the results of the flood hazard delineation study which is now being completed by Delph Engineering. Mr. Hieb indicated that this study was undertaken because there was some evidence that the Levee may not provide 100-year flood protection, and that it was important for the Flood Control District to know exactly what the capacity of the Levee was at this point in time, before embarking on any further improvements to the Levee. Mr. Hieb reported that the study found that the Winslow Levee does not meet FEMA "freeboard" requirements for the 100-year flood protection and does not have the capacity along its entire length to contain the 100-year flood. Freeboard, as explained by Mr. Hieb, relates to the extra height needed on the levee beyond the minimum required to contain the 100-year flood, to account for uncertainties in design and future conditions. Mr. Hieb reported that five options had been investigated for improving the Levee to meet the freeboard requirements: eradicating tamarisk; realigning part of the Levee; channel excavation; raising the Levee; and purchasing flood-prone

properties. For comparison purposes, approximate costs were developed for each of these alternatives. The alternatives were also compared with regards to the difficulty of completing the improvements and the future maintenance requirements. Mr. Hieb noted that the recommendation of the Public Works Department was to pursue the option of raising the Levee. A general outline and timetable of how this could be done was presented.

Mr. Shumway noted that when the Winslow Levee was originally built and certified, it did meet the FEMA freeboard requirements. He asked that Mr. Hieb stress this point at any public hearings that are held regarding the Levee issues. No action taken at this time; informational only. Mr. Thompson made a motion to return to regular session; motion seconded by Mr. Brownlow; vote unanimously carried. (Mr. DeSpain and Mr. Deal were absent for the vote)

**BUREAU OF INDIAN AFFAIRS (BIA):** Franklin Sandoval, BIA Supervisor and Calvin Castillo: Funding assistance from Reservation Road Funds for road base material and culverts: At the request of Mr. Thompson, this matter is continued until further notice.

The Board recessed at 12:30 p.m. and reconvened at 1:35 p.m. with all present except for Mr. Deal, who was attending a meeting in Kayenta.

At the request of County Attorney Mel Bowers, pursuant to ARS § 38-431.02(D), an emergency Executive Session was placed on the agenda at the Navajo County this date. Mr. Bowers requested the Board enter into the Executive Session pursuant to ARS § 38-431.03 (A)(3) for legal advice regarding the handling of medications at the (Navajo County Public Health District) Health Department. The emergency exists because of the inability to get this item on the agenda prior to notice of the mishandling of medications. Mr. Thompson made a motion to declare an Emergency and place the Executive Session on the agenda for legal advice as requested, pursuant to ARS § 38-431.02(D); motion seconded by Mr. DeSpain; vote unanimous approving the motion. Mr. DeSpain made a motion to enter into Executive Session pursuant to ARS § 38-431.03(A)(3) for legal advice pertaining to handling of medications in the (Navajo County Public Health Services District) Health Department; motion seconded by Mr. Brownlow; vote unanimous approving the motion. Present at the Executive Session were: Chairman Pete Shumway; Vice-Chairman J.R. DeSpain; Members Jesse Thompson and Jerry Brownlow; County Manager Eddie Koury; Human Resources Director Gilbert Gonzales; County Attorney Mel Bowers; and Health District Director Dr. Stanley Warner. Mr. Thompson made a motion to return to regular session at 2:05 p.m.; motion seconded by Mr. Brownlow; vote unanimous approving the motion. No action taken at this time.

**PAYROLL ACTIONS:** Gilbert Gonzales, Human Resource Director, presented a list of payroll actions. Mr. DeSpain made a motion to approve the payroll actions as submitted; motion seconded by Mr. Thompson; vote unanimous approving the motion. (Mr. Deal absent for the vote)

**BOARD BUSINESS:** No Board business presented.

There being no further business to come before the Board of Supervisors, the meeting was adjourned until Monday, April 28, 2003, upon a motion made by Mr. Thompson; motion seconded by Mr. Brownlow; vote unanimously carried. (Mr. Deal absent for the vote) The meeting adjourned at 2:10 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:  
ACIP\$104852.18;AzDeptAdmin\$12625.82;StateComp\$1598;Comm1stBnk\$5162.23;AccuCut\$1615.48;AlleysLumber\$1249.81;APS\$15426.09;AvayaInc\$1206.87;AzStTreas\$25898;Baker&Taylor\$1019.03;Carquest\$4181.06;CellOne\$3260.38;CitznsAzGas\$1100.16;CtyWnslw\$9190.27;CtyShwLw\$10169;ClrkSupCrt\$3768.18;CocoCntyMedExmnr\$3185.25;ColoradoStandby\$2707.45;CCC\$1376.60;DellMrktng\$3158;E&ESrv\$3752.09;FiberMrktngIntrntnl\$3810;FieldLiningSystem\$2549.67;1stUSABnk\$1835.59;FrontierComm\$1946.44;HughesCalihan\$12403.10;JRDeSpain\$1103.96;JLymanDMD\$2208;M&MProfCleaning\$8373.97;MedExprsIntrntnl\$5848.48;NCRF\$21712.06;OfcDepot\$1468.85;OwensEnrgy\$1565.78;PortenierEnt\$1973.77;RNejeres\$1432.81;SpcltyLdrs\$7257.16;StirlingFence\$9871.44;TwnPntpLksd\$2573.47;TransourceComptrs\$3247.33;WestGroup\$2486.64;ADES\$6099.11